PREFACE

The Department thanks its many authors and reviewers from the Offices of Construction, Design, Environment, Structures, Technical Services, and Traffic, Safety and Mobility; and Regional Offices who have so generously given their time and professional skills in order to make these specifications as complete and accurate as possible.

These specifications are updated three times a year, effective with the first Letting of January, May or September. The updated specifications are available on the NYSDOT’s website at https://www.dot.ny.gov/main/business-center/engineering/specifications/updated-standard-specifications-us.

Users who have comments on these specifications may refer them to the Design Quality Assurance Bureau at (518) 457-6467, or through the feedback form available on our web site under “Contact NYSDOT”.

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INTRODUCTION

This publication has been prepared to provide a compilation of standard requirements, called Specifications, used by the New York State Department of Transportation for construction contracts. These specifications are written to the Contractor. They define the Contractor’s responsibility in meeting each specification, enumerate the Department’s expectations and how they are going to measure and pay, and explain what the Contractor is expected to provide.

When this publication, entitled Standard Specifications (USC) and dated as shown on the Title Page, is incorporated by reference into the Department’s construction contracts, it is made a part of that contract. The requirements stated herein may be revised or amended from time to time by notes or special specifications or documents of any description that would be furnished as part of a construction contract.
STATE OF NEW YORK

DEPARTMENT OF TRANSPORTATION

ENGINEERING DIVISION

Contained herein are:
    General Provisions of Contract;
    Contract forms of Proposal, Agreement and Bonds;
    General Construction Specifications;
    Materials of Construction;
    Payment Items

Adopted
by

The Commissioner of Transportation
and Short Titled

"STANDARD SPECIFICATIONS (USC)"

Note: While these specifications may be used for general construction work, they have been compiled in US customary units with particular emphasis placed upon their use for highways, parkways, bridges and similar work. Necessary modifications of the contents hereof will be incorporated in the "Contract Documents" covering dissimilar work.
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Section 100
GENERAL PROVISIONS

SECTION 101 - ABBREVIATIONS AND DEFINITIONS OF TERMS

Wherever in these specifications or in other contract documents the following terms or pronouns in place of them are used, the intent and meaning shall be interpreted as follows:

101-01 ABBREVIATIONS OF TERMS.

Wherever the following abbreviations are used in these specifications or on the plans, they are to be construed the same as the respective expressions represented. Some of these abbreviations may be acronyms and some may appear with periods.

AASHTO - American Association of State Highway and Transportation Officials
AISI - American Iron and Steel Institute
ANSI - American National Standards Institute, Inc
AREA - American Railway Engineering and Maintenance-of-Way Association
ASME - American Society of Mechanical Engineers
ASTM - American Society for Testing and Materials
AWPA - American Wood-Preservers Association
AWWA - American Water Works Association
CADD - Computer Aided Design and Drafting
CPM - Critical Path Method
CFR - Code of Federal Regulations
CRU - Contract Review Unit
DCEC - Deputy Chief Engineer for Construction
DCED - Deputy Chief Engineer for Design
DCES - Deputy Chief Engineer for Structures Design and Construction
DCETS - Deputy Chief Engineer for Technical Services
EPA - U.S. Environmental Protection Agency
FHWA - Federal Highway Administration
HMA - Hot Mix Asphalt
MASH - Manual for Assessing Safety Hardware
MM - Materials Method
MP - Materials Procedure
MSDS - Material Safety Data Sheet
MURK - Manual for Uniform Record Keeping
MUTCD - Manual of Uniform Traffic Control Devices
NEC - National Electric Code
NEMA - National Electrical Manufacturers Association
NYCRR - Official Compilation of Codes, Rules and Regulations of the State of New York
NYSDEC - New York State Department of Conservation
NYSDOL - New York State Department of Labor
NYSTA - New York State Thruway Authority and/or the New York State Canal Corporation
OSHA - Occupational Safety and Health Administration, US Department of Labor
PCCM - New York State Prestressed Concrete Construction Manual
PCC - Portland Cement Concrete
PCCP - Painting Contractor Certification Program
RME - Regional Materials Engineer
SCM - New York State Steel Construction Manual
SSPC - Steel Structures Painting Council
USCG - United States Coast Guard
UL - Underwriters’ Laboratories
USACE - U.S. Army Corps of Engineers
USC - United States Code
VECP - Value Engineering Change Proposal
WMA - Warm Mix Asphalt
101-02 DEFINITIONS OF TERMS.

Wherever the following terms are used in these specifications or on the plans, they are to be construed the same as the respective definitions represented.

A+B Bidding. A+B Bidding is a time-related form of bidding used by the Department for contracts that are time sensitive, either in overall contract duration, or the duration of a task or tasks. The total contract bid price consists of the amount bid that will be paid for the work (the “A portion”), plus the number of days for completion of the specified work multiplied by the user cost specified in the contract documents, (the “B portion”).

Addenda. Separate publication(s) containing supplemental additions, deletions, and modifications to the provisions of the Standard Specifications which are in effect on the date of advertisement for receipt of bids.

Advertisement. The public announcement, as required by law, inviting bids for work to be performed or materials to be furnished.

Amendment. A formal alteration by addition, deletion or modification of a proposed contract, issued prior to the opening of bids.

Approved List. List of materials, equipment, Manufacturers, Fabricators or Material Suppliers approved by the Materials Bureau under a particular specification. The Approved Lists are published periodically and are available from the Materials Bureau or on the Department web site.

Award. The decision of the Department to accept the proposal of the lowest responsible bidder for the work, subject to the execution and approval of a satisfactory contract therefore and bond to secure the performance thereof and to such other conditions as may be specified or otherwise required by law.

Base Line Data. The relevant contract specific information and engineering data used to develop the contract plans and proposal. The relevant information and data will be listed as available on Form CONR-9 Supplemental Information Available to Bidders included in the contract proposal.

Bid Deposit. The security furnished by the bidder with their proposal for a contract, as guarantee the bidder will enter into a contract for the work if their proposal is accepted.

Bidder. An individual, firm or corporation formally submitting a proposal for the work contemplated acting directly or through a duly authorized representative.

Bridge. The term “bridge” shall apply to any structure whether single or multiple span construction with a clear span in excess of 20 feet when measurement is made horizontally along the center line of roadway from face to face of abutments or sidewalls immediately below the copings or fillets; or, if there are no copings or fillets, at 6 inches below the bridge seats or immediately under the top slab, in the case of frame structures. In the case of arches, the span shall be measured from spring line to spring line. All measurements shall include the widths of intervening piers or division walls, as well as the width of copings or fillets.

Calendar Day. Every day shown on the calendar. The calendar day begins at 12:00AM (Midnight).

CFR. Code of Federal Regulations published by the U.S. Office of the Federal Register, written TT CFR PPP.SS. TT refers to the Title, PPP refers to the Part and SS refers to the section. For example: 29 CFR

**Change Order.** Written order issued by the Department covering contingencies, extra work, deductions, increases or decreases and additions, alterations or omissions to the plans or specifications. A Change Order is referred to as an Order on Contract in State Highway Law.

**Chief Engineer.** The Chief Engineer of the New York State Department of Transportation.

**Closed Drainage System.** A collection system of enclosed channels for stormwater runoff which carries water to a discharge point. Typically has drainage structures for inlet(s) and may include intermediate drainage structures at junction points.

**Commissioner.** The Commissioner of the New York State Department of Transportation.

**Comptroller.** The head of the New York State Office of the State Comptroller.

**Contemporaneous Period Analysis Method.** A technique for evaluating schedule delays or time savings. The analysis period for the purpose of these provisions shall be the period covered in each regular progress schedule submission, as they coincide with contract payments to the Contractor.

**Contract.** A binding agreement between the Department and a contractor to complete a specified scope of work. The contract includes, but is not limited to an executed contract agreement, a set of contract documents and contract bonds.

**Contract Agreement.** The agreement covering the performance of the work and furnishing of labor and materials in the construction of the work in conformance with the requirements of the contract documents. A sample of the standard agreement is shown in §103-06 Sample Form of Contract Agreement.

**Contract Bond.** The approved form of security, executed by the Contractor and its Surety or Sureties, guaranteeing complete execution of the contract and all supplemental agreements pertaining thereto and the payment of all legal debts pertaining to the construction of the contract.

**Contract Documents.** The contract documents shall include the advertisement for proposals; the contract proposal, including Special Notes and Special Specifications contained therein; the Contractor’s proposal; the Disadvantaged/Minority/Women’s Business Enterprise (D/M/WBE) participation goals; the equal employment opportunity (EEO) participation goals; the contract agreement; the Base Line Data; Standard Specifications, including all addenda thereto identified in the contract proposal; the Standard Sheets; the plans; any amendments to the contract proposal or the contract plans issued prior to the date of receipt of proposals; and all provisions required by law to be inserted in the contract whether actually inserted or not.

Whenever separate publications other than Standard Sheets are referenced in the Contract Documents it shall mean those, as amended, which are current on the date of advertisement for bids.

**Contract Limits.** The limits shown in the contract documents, in which all work occurs, including advanced signing and detours covered under an individual contract. The Contractor shall be responsible for the highway within the contract limits. For contracts with multiple sites, this may be defined as a single larger limit if the sites are in close proximity, or as multiple sets of contract limits if the sites are widely separated. On-site contract work cannot be conducted outside the contract limits. If the contract
limits are not specified in the contact documents, the contract limits shall be the limits within which all work is performed, including advanced signing and detours included in the contract documents.

**Contract Pay Item.** A specifically described unit of work for which a price is provided in the contract.

The basic format of a standard specification contract pay item number is a three digit root number, a decimal point, and then either a two, four, or six digit extension number (XXX.XX, XXX.XXXX, or XXX.XXXXXXXXX). The three digit root number denotes the standard specifications section to which the contract pay item relates (i.e. 564 – Structural Steel).

The format of a special specification contract pay item is the same as the standard specification contract pay item number, but a two digit origin code number (that was previously shown as a prefix) is added as a suffix. The special specifications will be contained in the contract proposal. The origin code number (RR) denotes the NYSDOT Region, Office, or Group that originated the special specification. Regardless of the length of the extension number, the suffix is always in the seventh and eighth decimal place after decimal point. For special specification contract pay item numbers with only a two or four digit extension number, blank spaces, hyphens or lowercase “b”s are used to bridge the space between the end of the extension number and the origin code number (XXX.XX----RR or XXX.XXXX--RR or XXX.XXXXXXXXXRR or XXX.XXbbbbRR or XXX.XXXXXbbRR or XXX.XX RR or XXX.XXXX RR).

**Contract Payments.** Payments to the Contractor for work satisfactorily performed, in accordance with §109-06 *Contract Payments*.

**Contractor.** The individual, firm, or corporation undertaking the execution of the work under the terms of the contract and acting directly or through his, her, their, or its agents or employees.

**Contractor Work Day.** A calendar day scheduled for active prosecution of the work.

**Critical Path.** In the Progress Schedule the critical activities shall be those activities being on the longest path. In a project network diagram, the series of activities which determines the earliest completion of the project.

**Critical Path Method (CPM).** A network analysis technique used to predict project duration by analyzing which sequence of activities (which path) has the least amount of scheduling flexibility (the least amount of float). A scheduling technique utilizing activities, durations, and interrelationships/dependencies (logic), such that all activities are interrelated with logic ties from the beginning of the project to the completion of the project. Early dates are calculated by means of a forward pass using a specified start date. Late dates are calculated by means of a backward pass starting from a specified completion date (usually the early finish date calculated by the forward pass).

**Culvert.** An enclosed channel open at both ends carrying water from a stream or water course through an artificial barrier such as a roadway embankment. The term “culvert” shall apply to any structure whether of single or multiple span construction with an interior width of 20 feet or less when measurement is made horizontally along the center line of roadway from face to face of abutments or sidewalls immediately below the copings or fillets, or, if there are no copings or fillets, at points 6 inches below the bridge seats or immediately under the top slab in the case of frame structures.

In the case of arches, the span shall be measured from spring line to spring line. All measurements shall include the widths of intervening piers or division walls, as well as the widths of copings or fillets.

**Day.** A calendar day unless otherwise defined or modified.
Department. The New York State Department of Transportation, including staff and managers who have been delegated certain contractual and technical authority by the Commissioner. The Department maintains a web site at www.dot.state.ny.us.

Departmental Geotechnical Engineer. The Regional Geotechnical Engineer or his/her authorized representative, or a Geotechnical Engineer of the Geotechnical Engineering Bureau acting at the request of the Regional Geotechnical Engineer.

Departmental Engineering Geologist. An Engineering Geologist of the Geotechnical Engineering Bureau authorized by the Director of Geotechnical Engineering Bureau to perform the duties required under these specifications.

Drainage Structure. A structure that collects and/or redirects stormwater runoff, including catchbasins, manholes, leaching basins and similar structures, but not structures for sanitary sewers.

Employee. Any person working on the project mentioned in the contract documents, and who is under the direction or control, or receives compensation from the Contractor or Subcontractor.

Engineer OR Engineer-In-Charge. The Engineer representing the Department of Transportation having direct supervision of the execution of the contract under the direction of the Regional Director.

Equipment. All machinery and equipment, together with the necessary supplies for upkeep and maintenance, and also tools and apparatus necessary for the proper construction and acceptable completion of the work.

Erosion and Sediment Control. Erosion and sediment control is any action taken or item used as part of a contract or as a separate action to minimize the destructive effects of wind and water on surface soil. The use and placement of berms and dams, rolled erosion control products, grasses, sod, mulches, slope drains, sediment basins and drainage systems may be temporary and used throughout construction, or permanent and installed for the anticipated life of the facility.

Extra Work. Work not provided for in the contract as awarded but found essential to the satisfactory completion of the contract within its intended scope.

Fabricator. A Fabricator assembles, constructs or otherwise substantially alters materials or supplies into assemblies, components or finished items for inclusion into the work prior to resale.

Federal-Aid. Joint cooperative construction or reconstruction of State highways and bridges or grade crossing elimination work with monies contributed to the State by the Federal Government under Title 23, United States Code, Highways, and amendments thereto.

Federal-Aid Project. An identification applied to federally aided work for the purpose of the records of the FHWA. Federal-Aid contracts are denoted “F.A. Project” on the proposal cover and on the title page.

Field Change Payment (FCP). A contract contingency that allows for the timely payment of authorized extra work that is necessary to fulfill the intent of the plans and specifications without the preparation of a change order during construction. An FCP change order is processed only to the Regional Construction Engineer level for approval, and payments are made under the contract pay item for the quantity completed at the appropriate unit price.
Final Agreement. Agreement between the New York State Department of Transportation and the Contractor, stating the net increase or decrease of the cost of work completed from the total cost of work originally authorized under the contract. All contract payments will be made prior to the issuance of the Final Agreement.

Geotechnical Engineering Bureau. The Department’s Geotechnical Engineering Bureau has the responsibility for providing all Geotechnical Engineering Services including laboratory testing of earthwork materials.

Highway. The whole strip of land bounded by the right of way lines.

Incentive/Disincentive (I/D). Predetermined adjustment to the total contract amount for each day or portion thereof that the work is completed ahead of or behind a specific milestone, phase or contract completion date.

Inspector. The Department of Transportation representative assigned to inspect methods and materials relating to work both on and off the site of the contract.

Land Surveyor. A Land Surveyor licensed or otherwise authorized to practice surveying under Article 145 and registered or otherwise authorized under Article 130 of the New York State Education Law.

Landscape Development. Landscape development is any development or item used as part of a project or as a separate action through the use, placement and management of land and elements for aesthetic enhancement, such as decorative surfaces and wall faces, benches, waste receptacles, tables, etc., and plant materials consistent with a specific landscape architectural design plan.

Landscaping. Landscaping is the use and placement of plant materials (trees, shrubs, vines and certain ground covers) consistent with a landscape architectural design plan. Planting vegetation for screening and erosion control purposes does not constitute landscaping.

Lane Rental. An amount identified as the value of a lane or lanes to be occupied by the Contractor in performance of the contract. The total amount bid for lane rental is the total value that can be used by the Contractor in performance of the contract. If additional value is used by the Contractor, that amount will be deducted from the payments to be made to the Contractor.

Laying Length of Pipe. Feet (laying length) of pipe shall be measured by multiplying the number of whole units by the nominal length of each unit and adding thereto the length of any fractional units incorporated in the work. The nominal length of a unit or fractional unit shall be the inside measured length from butt end to butt end and exclusive of the bell or groove on the female end.

Major Item. Any contract pay item for which the original unit bid price multiplied by the original item quantity exceeds the following minimum major item value based on total contract bid price.

<table>
<thead>
<tr>
<th>Total Contract Bid Price</th>
<th>Major Item Value</th>
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<tbody>
<tr>
<td>$\leq$ 1,333,333</td>
<td>$20,000</td>
</tr>
<tr>
<td>$&gt; 1,333,333 - 66,500,000$</td>
<td>$1.5%$ of the total contract bid price</td>
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<tr>
<td>$&gt; 66,500,000$</td>
<td>$1,000,000$</td>
</tr>
</tbody>
</table>

NOTE: The total contract bid price shall not include the value of any Field Change Payment item. For contracts subject to A+B Bidding, the total contract bid price will include only the “A” portion of the bid. For contracts containing Incentive/Disincentive provisions, Lane Rental provisions, or any similar
provisions, the total contract bid price will exclude any incentive/disincentive, lane rental, or similar items.

**Manual for Uniform Record Keeping on Construction Contracts (MURK).** Manual(s) containing uniform contract record keeping forms and procedures to be followed by the Engineer, current on the date of contract award. MURK Part 1A is the Contract Administration Manual (CAM), Part 1B is the Construction Inspection Manual (CIM), Part 1C is the Safety and Health Program Manual, and Part 2A is the Materials Inspection Manual (MIM). The MURK manuals are guidance documents, and are not a part of the contract documents.


**Manufacturer.** A Manufacturer operates or maintains a factory or establishment that produces, on the premises, materials or supplies of the general character described by the specifications.

**Material.** Any approved material acceptable to the Commissioner and conforming to the requirements of the specifications.

**Material Supplier.** A Material Supplier, also known as a regular dealer, is a firm that owns, operates, or maintains a store, warehouse, or other establishment in which the materials or supplies required for the performance of the contract are bought, kept in stock, and regularly sold to the public in the usual course of business. A Material Supplier is a firm that engages in, as its principal business, and in its own name, the purchase and sale of the products in question. A Material Supplier who deals in bulk items such as steel, cement, gravel, stone and petroleum products need not keep such products in stock, if it owns or operates distribution equipment. Packagers, brokers, manufacturer’s representatives or other persons who arrange or expedite transactions are not Material Suppliers.

**Materials Bureau.** The Department’s Materials Bureau has a responsibility in the quality assurance program for materials to be used on the contract and maintains a testing facility in Albany, New York.

**Materials Details.** That information, unique to a particular product, that is necessary to adequately identify it or to describe the proper handling, installation, or use of that product.

**Minor Item.** Any contract pay item that does not meet the definition of a Major Item.

**NCHRP 350.** National Cooperative Highway Research Program Report 350 Recommended Procedures for the Safety Performance Evaluation of Highway Features. NCHRP 350 presents procedures for the evaluation of roadside safety features and appurtenances, by vehicle crash testing or in-service evaluation.

**Near.** When used in reference to an underground facility, within 15 feet of the outside perimeter or diameter of an underground facility or its encasement.

**NYCRR.** Official Compilation of Codes, Rules and Regulations of the State of New York, written TT NYCRR PPP. TT refers to the Title, and PPP refers to the Part of the official compilation.

**Office.** Any of the Offices within the Engineering Division of the New York State Department of Transportation. Current Offices are Construction, Design, Environment, Right of Way, Structures and Technical Services.
One-Call Notification System. Organization(s) whose purpose is to establish and carry out procedures to protect underground facilities from damage due to excavation and demolition, including receiving notices of intent to perform excavation and/or demolition and transmit the notices to the operators of underground facilities in the specified area.

Order on Contract. Written order issued by the Commissioner covering contingencies, extra work, deductions, increases or decreases and additions, alterations or omissions to the plans or specifications. An order-on-contract is referred to as a change order in these specifications.

Owner/Operator. A single individual who owns and operates a vehicle or other piece of equipment as an independent contractor and does not have any employees. An individual who rents or leases a vehicle or other piece of equipment without a property interest is not an Owner/Operator. The Owner/Operator is responsible for all costs incurred in the ownership and operation of the vehicle/equipment including, but not limited to: licensing/registration, insurance, taxes, permits, repairs and fuel. Payments to the Owner/Operator are for both the vehicle/equipment and an operator, and may be made on a time, distance, load or other basis.

Partial Payments. Payments made to the Contractor in accordance with §109-04 Partial Payments, upon application, for materials provided prior to installation of such material in the permanent work.

Payment Limit. A payment limit defines the boundary beyond which no quantities will be measured for payment. Whenever payment limits are indicated, only the work which is actually directed and completed within these limits will be measured for payment.

Payment Line. Defines the line from which the work quantity will be measured. Whenever payment lines are indicated, quantities representing work completed will be measured from these lines only. No other lines or locations will be used to measure quantities.

Plans. The official contract drawings and applicable standard sheets, which show the location, character, dimensions and details of the work to be performed.

Prestressed Concrete Construction Manual (PCCM). The Prestressed Concrete Construction Manual published by the Office of Structures. The Prestressed Concrete Construction Manual is a mandatory supplement to the contract documents for contracts which include Prestressed Concrete Units (Structural).

Professional Engineer. A Professional Engineer licensed or otherwise authorized to practice engineering under Article 145 and registered or otherwise authorized under Article 130 of the New York State Education Law.

Professional Service. A Professional Service is specialized technical work provided to the Contractor for a fee or other basis not generally accounted for through labor, materials and equipment billing. Professional Services primarily provide technical expertise and produce deliverables such as reports, test results, evaluations, recommendations, data or information. Professional Services include, but are not limited to, professional engineering, professional surveying, environmental services, CPM scheduling, and laboratory testing.

Project. The construction work to be performed under one or more construction contracts to complete an undertaking.
**Project Limits.** The limits in which the improvements associated with a specific project have been designed.

**Proposal.** The offer of the bidder for the work, when executed and submitted on the prescribed form.

**Proposal Form.** The approved form on which the Department requires formal bids to be prepared and submitted for the work.

**Reasonable Close Conformity.** Reasonable close conformity means compliance with reasonable and customary manufacturing and construction tolerances where working tolerances are not specified. Where working tolerances are specified, reasonably close conformity means compliance with such tolerances. Without detracting from the complete and absolute discretion of the Engineer to insist upon such tolerances, the Engineer may accept variations beyond such tolerances as reasonable close conformity where they will not materially affect the value or utility of the work and the interests of the State.

**Region.** One of eleven geographical subdivisions of the State used to designate or identify the location of the proposed work.

**Regional Director.** The Director, acting through the Commissioner, who is delegated the authority and responsibility to execute the total Department prescribed work plans for his/her respective region.

**Right of way or R.O.W.** A general term denoting land, property or interest therein, usually in a strip, acquired for or devoted to a highway.

**Roadbed.** The graded portions of a highway within top and side slopes, prepared as a foundation for the pavement structure and shoulders.

**Roadside.** A general term including: the area between the outside edge of shoulder and the right of way boundary; the median area between inside shoulders of divided highways; and areas within interchanges.

**Roadway.** The portion of a highway included between the outside edges of the shoulders.

**Road Section.** That portion of a highway included between the top of the slope in cut and the bottom of slope in fill.

**Samples.** Physical examples of materials, equipment or workmanship submitted to the Engineer by the Contractor, or taken by the Engineer, in order to establish a standard which the Contractor is required to meet.

**Shop Drawings.** Drawings, diagrams, illustrations, test data, performance charts, catalog cuts, brochures and other data prepared by the Contractor, Subcontractor, Manufacturer, Fabricator or Material Supplier for submission to the Department as an illustration of a portion of the work.

**Shoulder.** The portion of the roadway contiguous with the traveled way for accommodation of stopped vehicles, for emergency use, and for lateral support of base and surface courses.

**Site.** The specific area adjacent to and including the area upon which construction work is to be performed. Generally such area may be considered as defined by the right of way or property made available to the Contractor for construction operations.
Special Notes. Special directions, provisions, or requirements peculiar to the contract under consideration.

Specifications. The body of directions, requirements, etc., contained in this present volume, together with all special specifications and documents of any description and agreements made (or to be made), pertaining to the methods (or manner) of performing the work or to the quantities and quality as shown by the test records of accepted materials to be furnished under a contract.

Within these specifications there are two formats for numbering. One is used for the specification sections and subsections portion and the other for contract pay items. (See definition - Contract Pay Item.) A specification section is written using the word Section xxx Section Title (e.g., Section 564 Structural Steel) and subsections are written with a subsection symbol, the core section number, a dash, another and may include a decimal (e.g., §107-05 Safety and Health Requirements or §608-3.03E.2.).

Standard Sheets. The standard drawings, issued by the Department, approved for repetitive use, showing details to be used where appropriate. Applicable standard sheets are referenced on the Contract Plan Title Sheet, and comprise a part of the Contract Documents. Standard sheets are available on the NYSDOT web site in both Adobe Acrobat (pdf) and Bentley Systems MicroStation (dgn) formats. The effective date for Standard Sheets will be the letting date for which the project was advertised.

State. When used, means the State of New York, represented by the Department of Transportation through the Commissioner of Transportation.

Steel Construction Manual (SCM). The Steel Construction Manual published by the Office of Structures. The Steel Construction Manual is a mandatory supplement to the contract documents for contracts which include contract pay items which require the Contractor to furnish or rehabilitate structural metals.

Structures. Bridges, culverts, retaining walls, cribbing, manholes, drainage structures, endwalls, buildings, sewers, service pipes, underdrains, foundation drains and other features which may be encountered in the work and not otherwise classed herein.

Subcontractor. Any individual, firm or corporation to whom the Contractor, with the written consent of the Department, sublets any part of the contract.

Superintendent. The Contractor’s authorized English speaking representative responsible for and in charge of the Work. The Superintendent shall be authorized to receive all communications from the Engineer.

Surety. The corporate body bound with and for the Contractor, guaranteeing the full and complete performance of the contract, and for the payment of all debts pertaining to the work.

Test. Methods adopted by the Commissioner to ascertain the quality, character and acceptability of materials and processes utilized in performing the contract.

Tolerance Zone. When used in reference to an underground utility, the tolerance zone shall be a distance of 2 feet on either side of the designated centerline, plus one-half of the utility diameter, if the utility diameter is known.

Traveled Way. Portion of the roadway for the movement of vehicles, exclusive of the shoulders. Through traveled way is the portion of the roadway for the movement of vehicles, exclusive of shoulders and auxiliary lanes.
**Utility.** Person, corporation, municipality or public authority engaged in the distribution of electricity, gases, petroleum products, water, steam, the collection of wastewater, the operation of traffic control systems, or the provision of telecommunication service. For the purposes of these Specifications, the term Utility will apply to organizations that operate utilities owned by others.

**Work.** Work shall be understood to mean the furnishing of all labor, materials, equipment, and other incidentals necessary or convenient to the successful completion of the contract and the carrying out of all the duties and obligations imposed by the contract.

**Work Day.** A calendar day on which State offices are open to the public for business. State recognized public holidays are not work days.

<table>
<thead>
<tr>
<th>New York State Public Holidays</th>
<th></th>
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<tbody>
<tr>
<td>New Years Day</td>
<td>January 1</td>
</tr>
<tr>
<td>Martin Luther King Day</td>
<td>3rd Monday in January</td>
</tr>
<tr>
<td>President’s Day</td>
<td>3rd Monday in February</td>
</tr>
<tr>
<td>Memorial Day</td>
<td>Last Monday in May</td>
</tr>
<tr>
<td>Independence Day</td>
<td>July 4</td>
</tr>
<tr>
<td>Labor Day</td>
<td>1st Monday in September</td>
</tr>
<tr>
<td>Columbus Day</td>
<td>2nd Monday in October</td>
</tr>
<tr>
<td>Veteran’s Day</td>
<td>November 11</td>
</tr>
<tr>
<td>Thanksgiving Day</td>
<td>4th Thursday in November</td>
</tr>
<tr>
<td>Christmas Day</td>
<td>December 25</td>
</tr>
</tbody>
</table>

**Work Service.** A Work Service is specialized work consisting of less than an entire contract pay item, provided to the Contractor for a fee or other basis not generally accounted for through labor, materials and equipment billing. A Work Service is limited to an aggregate of 10 work days per calendar year on site. The use of a Work Service firm for more than 10 work days per calendar year may require Subcontractor and other approvals, as may be appropriate, submittal of certified payrolls, and submittal of civil rights data starting after 10 work days. A Work Service may include, but are not limited to: concrete pumping, welding, fuel supply delivery, vehicle towing called out for the public, and crane lifting operations.

**SECTION 102 - BIDDING REQUIREMENTS AND CONDITIONS**

102-01 LOCATION OF REGIONAL OFFICES.

The Regional Offices and counties covered are located as follows:

<table>
<thead>
<tr>
<th>Region Number</th>
<th>Including Counties:</th>
<th>Regional Office Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Fulton, Madison, Hamilton, Montgomery, Herkimer, Oneida</td>
<td>Utica, N.Y. 13501 (315) 793-2447</td>
</tr>
<tr>
<td>3</td>
<td>Cayuga, Oswego, Cortland, Seneca, Onondaga, Tompkins</td>
<td>Syracuse, N.Y. 13202 (315) 428-4351</td>
</tr>
</tbody>
</table>
EXAMINING THE CONTRACT DOCUMENTS AND THE WORK SITE.

Information on construction contracting opportunities, including letting schedules, contract documents, detailed plans of the work, contract proposals, supplemental information available to bidders, amendments, and other information are available on the Construction Opportunities > Contract Documents page of the Department’s Business Center web site at: www.dot.ny.gov/business for free download. Standard sheets are available on the Engineering > CADD Info > Drawings page of the Department’s Business Center web site at: www.dot.ny.gov/business for free download.

The attention of persons intending to make proposals is specifically called to Article 3 Examination of Documents and Site of the contract agreement wherein the bidder agrees that it has examined the contract documents and the site of the work and has fully informed itself from personal examination of the same regarding the quantities, character, location and other conditions affecting the work to be performed including the existence of poles, wires, pipes, ducts, conduits, and other facilities and structures of municipal and other public service corporations on, over or under the site. Particular attention is called to contract plans and the contract proposal, which contains special notes and special specifications, which may contain contract requirements at variance with standard specifications and standard sheets and may include information concerning the existence of poles, wires, pipes, ducts, conduits, and other facilities and structures of municipal and other Utilities on, over or under the site.

All inquiries prior to the receipt of bids regarding any discrepancy, error, or omission; or regarding the intent or meaning of the contract documents; shall be directed only through the website at: www.dot.ny.gov/business. Responses will be provided to Bidders through the website.

The Bidder agrees that its proposed contract prices include all costs arising solely from existing conditions shown, or specified in the contract documents including the Base Line Data, and/or readily observable from a site inspection during the bidding period available under this contract, and/or generally
recognized as inherent in the nature of the work. The Bidder shall take no advantage of any apparent error or omission in the contract documents.

A. Base Line Data. The Department will make available relevant project specific information and engineering data that were used to develop the contract documents. The material will be listed as available on a form in the contract proposal entitled “Supplemental Information Available to Bidders”. The supplemental information could include, for example, earthwork cross section sheets, various subsurface information, record plans, special reports and other pertinent project data. The information or data listed as available on the form can be accessed by the Contractor for inspection or reproduction at the Regional Office where the work is located. This material will be the Base Line Data and together with other contract documents will be used to determine changes to the work. Base Line Data will be consistently provided in all Department projects.

B. Contract Document Components. The following components of the contract documents complement one another in the declining order of precedence listed below. The intent of the contract documents is to include all items/aspects of the work that are necessary for the proper initiation, execution, and completion of the work.

1. Plans.
2. Proposal - Special Notes.

C. Subsurface Information. Boring logs and other subsurface information made available for the inspection of bidders were obtained with reasonable care and recorded in good faith by the Department. The subsurface information shown was obtained for State design and estimate purposes. It is made available to bidders so that they may have access to the same information available to the State. It is presented in good faith, but as with all subsurface information it represents only a small fraction of the total volume of material at the site.

The soil and rock descriptions shown are as determined by a visual inspection of the samples from the various explorations unless otherwise noted. The observed water levels and/or water conditions indicated thereon are as recorded at the time of the exploration. These levels and/or conditions may vary considerably, with time, according to the prevailing climate, rainfall and other factors. Interpolation between data points may not be indicative of the actual material to be encountered.

The locations of utilities or other underground man-made features were ascertained with reasonable care and recorded in good faith from various sources, including the records of municipal and other public service corporations, and therefore the location of known utilities may only be approximate. Subsurface utility quality level designations shown in the contract documents are defined in accordance with §107-07E. Quality Level Designations.

102-03 COOPERATION BETWEEN CONTRACTORS.

The Department reserves the right to let other contracts in connection with this work. The Contractor acknowledges that, from the contract documents and Base Line Data, it has been informed of such other contracts in the work area. The Contractor has carefully reviewed the contract documents and all other pertinent information made available by the Department that relate to the nature and scheduling of these other contracts that may be awarded and will submit a progress schedule that takes into account the need to coordinate its work with those other contractors. The Contractor shall coordinate its work with the work of these other contractors. There may be other contractors, subcontractors, utilities, or employees of the Department and its authorized representatives working at or adjacent to the work site during the
performance of the contract by the Contractor. The Contractor may not have exclusive access to or occupancy of the territory within or adjacent to the limits of the contract. To the extent indicated in the Base Line Data and contract documents, the Department may also require that certain facilities and areas be used concurrently by the Contractor and others. Consistent with that indicated in the Base Line Data and contract documents, the Department will advise the Contractor of the schedules of others. The Contractor should anticipate that its work may be interrupted or delayed from time to time due to the concurrent activities of others.

The Contractor shall cooperate with other Contractors and Utilities and coordinate and arrange the sequence of its work to conform with the work operations of other parties indicated in the Base Line Data. Cooperation and adjustments with the Contractors already engaged and to be engaged upon the site is essential to properly coordinate the construction efforts of all contractors, Utilities, and Subcontractors engaged in the work within and adjacent to the construction area of this contract.

In the event that utility facility adjustments are to be made by a Utility's forces in connection with and during the life of the contract, the Contractor will be required to cooperate with the Utilities and to coordinate and arrange the sequence of its work to conform with the progressive operations of the Utility's work or proposed work.

102-04 PROPOSAL CONTENT.

Each proposal shall specify the correct gross sum, in the manner hereafter described for which the work will be performed according to the plans and specifications and any amendment to the specifications if the same are issued prior to the date of receipt of the proposal, together with a unit price for each of the specified separate items. The Bidder's attention is directed to the fact that it cannot exceed three (3) decimal positions in the cents column under unit bid price.

A. Fixed Price Items. Some of the contract pay items may be designated as Fixed Price Items, for which the unit prices are fixed, and published in the proposal. These contract pay items can be identified in the Itemized Proposal by the words, "Fixed Price: See Specification and §102-04" appearing beneath the description of the item, and preprinted entries in the "Unit Price" and "Bid Amount" columns. The bidder shall not change these entries. Should the amount shown be altered, the altered figures will be disregarded and the preprinted price and amount will be used to determine the total amount bid for the contract.

Fixed Price Items generally indicate the price that will be paid for certain work. These have been prepared taking into account the cost of all labor, materials, and equipment necessary to complete the work including an allowance for overhead and profit. Actual payments made under Fixed Price Items will be in accordance with the provisions of the specification for that item.

B. Dollars-Cents Items. Some of the contract pay items may be designated as Dollars-Cents Items, for which the unit prices are fixed at $1.00. These contract pay items have preprinted entries in the “Est of Quantities”, "Unit Price" and "Bid Amount" columns. The bidder shall not change these entries. Should the amount shown be altered, the altered figures will be disregarded and the preprinted price and amount will be used to determine the total amount bid for the contract.

Dollars-Cents Items generally indicate an estimate of payments, with actual payments to be based on actual costs. Actual payments made under Dollars-Cents Items will be based on the provisions of the specification for that item.

C. Minimum/Maximum Bid Items. Some of the contract pay items may be designated as Minimum Price Items or Maximum Price Items. These contract pay items can be identified in the Itemized Proposal by the words "Minimum Bid___" or "Maximum Bid___" appearing beneath the description of the item. The price bid for Minimum Price Items shall not be less than the minimum price published in the Itemized Proposal, but it may exceed that price. The price bid for Maximum Price Items shall be less than, or equal to, the maximum price published in the Itemized Proposal.
bid is less than the Minimum Price, or more than the Maximum Price, published in the Itemized Proposal, the Department will substitute the appropriate minimum (or maximum) price and make the necessary adjustments to determine the total amount bid.

**D. A+B Bidding.** Some contracts may use A+B bidding. The contract proposal specifies the maximum number of consecutive calendar days for each stage or phase of work subject to A+B Bidding, referred to as B-portion work, in the Special Note entitled Description of B-Portion Work. The Bidder shall enter the number of consecutive calendar days bid for each phase or stage of work subject to A+B bidding individually in the space provided in the Itemized Proposal. If a Bid shows time for completion of B-portion work in excess of the maximum number of consecutive calendar days allowed, the Department will substitute the maximum time allowed and make the necessary adjustments to determine the total amount bid.

**E. Percentage Bid Items.** Some of the contract pay items may be designated as Percentage Items. These contract pay items will contain a number in the "Est of Quantities" column of the Itemized Proposal. This number represents the number of dollars correlating to a percentage bid of 100%. The "Bid Amount" will be determined by the product of the percentage bid under the "Unit Price", expressed as a decimal, multiplied by the quantity of dollars shown in the "Estimate of Quantities" column.

The Bidder shall enter a percentage bid in decimal form under the "Unit Price." For example, a bid of 10.5 percent would be entered under the “Unit Price” as 0.105. A bid of one hundred percent would be entered as 1.000. Percentage bid items may be bid only as whole percentages and tenths of percentages.

If a bid is expressed to hundredths of a percent (e.g., 10.65%), the Department will disregard the hundredths portion (i.e., the 0.05) and make the necessary adjustments to determine the total amount bid based on the expressed whole plus tenths percentage (e.g. 10.6% or 0.106).

**102-05 PROPOSAL SUBMISSION.**

The deadline for submitting a proposal is found in the published notice calling for proposals. Any proposal received after the time specified in the published notice, as modified by any Amendment, will not be accepted. Any proposal which does not contain prices opposite each of the items for which there is a quantity exhibited in the itemized proposal, or which shall in any manner fail to conform to the conditions of the published notice inviting proposals, may be deemed informal. All blank spaces in the proposal form shall be filled in as noted, and no change shall be made in the wording of the proposal or in the items mentioned therein. If the proposal is made by an individual, the individual’s address shall be given. If the proposal is made by a corporation, the names and addresses of the president, secretary and treasurer shall be given. If the proposal is made by a partnership, the names and addresses of the partners shall be given.

Amendments will be provided via electronic means on the Department website. Persons or firms that obtain contract documents from sources other than the Department bear the sole responsibility for obtaining any Amendments issued by the Department.

Hard copy proposals submitted by the Bidder shall be prepared on the proposal form prepared by the Department for that individual contract, including all updates issued via amendment. Bidders shall use dark permanent ink in completing hard copies of the proposal form, and ensure the form is clear and legible. Proposals that are illegible or that contain any omission, erasures, non-permanent ink, alterations, additions, or items not called for in the itemized proposal or that contain irregularities of any kind, may be rejected as informal. The Bidder is encouraged to submit an electronic bid file with their paper bid, however, electronic bid files on disk will not be accepted without a paper bid. If there is any discrepancy between the paper bid and the electronic file, the paper bid will prevail. The Bidder shall sign in the space provided in the proposal form, with its signature. An officer of a corporation or a member of a partnership signing for the bidder shall place his or her signature and title after the word "By" under the
name of the Contractor. The same procedure shall apply to the proposal of a joint venture by two or more bidders with each party of the joint venture submitting a separate signature page. If the signature is by an agent or attorney-in-fact for the joint venturers, then the proposal shall be accompanied by an authenticated copy of the evidence of its authority to act on behalf of all of the joint venturers.

Proposals submitted via the Internet by the Bidder using Bid Express shall be prepared using the electronic file(s) prepared by the Department for that individual contract, including all updates issued via amendment. The Bidder shall submit and digitally sign the electronic bid. For joint ventures submitted electronically, an authenticated copy of the evidence of the authority of the agent or attorney-in-fact for the joint venturers to act on behalf of all of the joint venturers must be submitted to the Contract Management Bureau prior to the Letting.

If a Bidder submits both an electronic bid via the Internet using Bid Express and a paper bid, the Bid Express bid will rule, and the paper bid will be regarded as informal.

102-06 BID DEPOSIT.

THE BIDDER MUST SUBMIT A BID SECURITY WITH EACH BID. Every proposal shall be accompanied by (1) a bid bond or (2) a certified check payable to the New York State Department of Transportation or (3) a bank cashier's check payable to the New York State Department of Transportation. If the Bidder elects to submit a bid bond, it shall be on the Department's Bid Bond Form (CONR 391, a sample of which is included in §102-15, Sample Form of Bid Bond) that already contains language representing 25% of the total bid. If the Bidder elects to submit a certified check or bank cashier's check for a bid deposit, it shall be in the amount specified in the bid proposal. The retention and disposition of such bid bond or certified check or bank cashier's check by the Department shall be pursuant to and in conformity with §38(2) of the Highway Law, as amended.

102-07 MODIFICATION OR WITHDRAWAL OF PROPOSAL.

Permission will not be given to modify or explain by e-mail, telephone, letter or otherwise, any proposal or bid after it has been deposited with the Department. No proposal shall be withdrawn or canceled before the time designated for opening such proposals publicly except upon such conditions as the Commissioner may deem to be necessary.

No proposal shall be withdrawn or canceled after the time designated for opening such proposals publicly, except to exercise the option as provided herein. Any bidder or its duly authorized agent who is physically present at the letting and who has submitted proposals on more than one project of any one letting may, at its option and upon written request to an authorized Department representative at the letting, withdraw any or all of its additional proposals after the person who opens and reads the bids has announced that such bidder has submitted the lowest proposal on a project for which bids have last been read. When this option is exercised, the proposals for other projects in the letting will be returned to the bidder unopened or, if the bid was submitted electronically, the Department will delete the bid(s) and the bid will not be made public. No returned proposals will be considered after the bidder has exercised its privilege to withdraw the same. Any bidder exercising the privilege of so withdrawing its bid or bids waives all claims that may arise should it be found that its opened proposal is informal or for any other reason is unacceptable to the Department. The Department will open and read proposals in the order in which they are drawn and not in the order in which the projects are advertised.

102-08 SAMPLE APPENDIX A - STANDARD CLAUSES FOR ALL NEW YORK STATE CONTRACTS.

The parties to the attached contract, license, lease, amendment or other agreement of any kind (hereinafter, "the contract" or "this contract") agree to be bound by the following clauses which are hereby made a part of the contract (the word "Contractor" herein refers to any party other than the State, whether a contractor, licensor, licensee, lessor, lessee or any other party):
1. EXECUTORY CLAUSE. In accordance with Section 41 of the State Finance Law, the State shall have no liability under this contract to the Contractor or to anyone else beyond funds appropriated and available for this contract.

2. NON-ASSIGNMENT CLAUSE. In accordance with Section 138 of the State Finance Law, this contract may not be assigned by the Contractor or its right, title or interest therein assigned, transferred, conveyed, sublet or otherwise disposed of without the State’s previous written consent, and attempts to do so are null and void. Notwithstanding the foregoing, such prior written consent of an assignment of a contract let pursuant to Article XI of the State Finance Law may be waived at the discretion of the contracting agency and with the concurrence of the State Comptroller where the assignment is due to a reorganization, merger or consolidation of the Contractor’s business entity or enterprise. The State retains its right to approve an assignment and to require that any Contractor demonstrate its responsibility to do business with the State. The Contractor may, however, assign its right to receive payments without the State’s prior written consent unless this contract concerns Certificates of Participation pursuant to Article 5-A of the State Finance Law.

3. COMPTROLLER’S APPROVAL. In accordance with Section 112 of the State Finance Law (or, if this contract is with the State University or City University of New York, Section 355 or Section 6218 of the Education Law), if this contract exceeds $50,000 (or the minimum thresholds agreed to by the Office of the State Comptroller for certain S.U.N.Y. and C.U.N.Y. contracts), or if this is an amendment for any amount to a contract which, as so amended, exceeds said statutory amount, or if, by this contract, the State agrees to give something other than money when the value or reasonably estimated value of such consideration exceeds $10,000, it shall not be valid, effective or binding upon the State until it has been approved by the State Comptroller and filed in his office. Comptroller’s approval of contracts let by the Office of General Services is required when such contracts exceed $85,000 (State Finance Law Section 163.6.a). However, such pre-approval shall not be required for any contract established as a centralized contract through the Office of General Services or for a purchase order or other transaction issued under such centralized contract.

4. WORKERS’ COMPENSATION BENEFITS. In accordance with Section 142 of the State Finance Law, this contract shall be void and of no force and effect unless the Contractor shall provide and maintain coverage during the life of this contract for the benefit of such employees as are required to be covered by the provisions of the Workers’ Compensation Law.

5. NON-DISCRIMINATION REQUIREMENTS. To the extent required by Article 15 of the Executive Law (also known as the Human Rights Law) and all other State and Federal statutory and constitutional non-discrimination provisions, the Contractor will not discriminate against any employee or applicant for employment because of race, creed, color, sex (including gender identity or expression), national origin, sexual orientation, military status, age, disability, predisposing genetic characteristics, marital status or domestic violence victim status. Furthermore, in accordance with Section 220-e of the Labor Law, if this is a contract for the construction, alteration or repair of any public building or public work or for the manufacture, sale or distribution of materials, equipment or supplies, and to the extent that this contract shall be performed within the State of New York, Contractor agrees that neither it nor its subcontractors shall, by reason of race, creed, color, disability, sex, or national origin: (a) discriminate in hiring against any New York State citizen who is qualified and available to perform the work; or (b) discriminate against or intimidate any employee hired for the performance of work under this contract. If this is a building service contract as defined in Section 230 of the Labor Law, then, in accordance with Section 239 thereof, Contractor agrees that neither it nor its subcontractors shall by reason of race, creed, color, national origin, age, sex or disability: (a) discriminate in hiring against any New York State citizen who is qualified and available to perform the work; or (b) discriminate against or intimidate any employee...
hired for the performance of work under this contract. Contractor is subject to fines of $50.00 per person per day for any violation of Section 220-e or Section 239 as well as possible termination of this contract and forfeiture of all moneys due hereunder for a second or subsequent violation.

6. WAGE AND HOURS PROVISIONS. If this is a public work contract covered by Article 8 of the Labor Law or a building service contract covered by Article 9 thereof, neither Contractor's employees nor the employees of its Subcontractors may be required or permitted to work more than the number of hours or days stated in said statutes, except as otherwise provided in the Labor Law and as set forth in prevailing wage and supplement schedules issued by the State Labor Department. Furthermore, Contractor and its Subcontractors must pay at least the prevailing wage rate and pay or provide the prevailing supplements, including the premium rates for overtime pay, as determined by the State Labor Department in accordance with the Labor Law. Additionally, effective April 28, 2008, if this is a public work contract covered by Article 8 of the Labor Law, the Contractor understands and agrees that the filing of payrolls in a manner consistent with Subdivision 3-a of Section 220 of the Labor Law shall be a condition precedent to payment by the State of any State approved sums due and owing for work done upon the project.

7. NON-COLLUSIVE BIDDING CERTIFICATION. In accordance with Section 139-d of the State Finance Law, if this contract was awarded based upon the submission of bids, Contractor affirms, under penalty of perjury, that its bid was arrived at independently and without collusion aimed at restricting competition. Contractor further affirms that, at the time Contractor submitted its bid, an authorized and responsible person executed and delivered to the State a non-collusive bidding certification on Contractor's behalf.

8. INTERNATIONAL BOYCOTT PROHIBITION. In accordance with Section 220-f of the Labor Law and Section 139-h of the State Finance Law, if this contract exceeds $5,000, the Contractor agrees, as a material condition of the contract, that neither the Contractor nor any substantially owned or affiliated person, firm, partnership or corporation has participated, is participating, or shall participate in an international boycott in violation of the Federal Export Administration Act of 1979 (50 USC App. Sections 2401 et seq.) or regulations thereunder. If such Contractor, or any of the aforesaid affiliates of Contractor, is convicted or is otherwise found to have violated said laws or regulations upon the final determination of the United States Commerce Department or any other appropriate agency of the United States subsequent to the contract's execution, such contract, amendment or modification thereto shall be rendered forfeit and void. The Contractor shall so notify the State Comptroller within five (5) business days of such conviction, determination or disposition of appeal (2 NYCRR 105.4).

9. SET-OFF RIGHTS. The State shall have all of its common law, equitable and statutory rights of set-off. These rights shall include, but not be limited to, the State's option to withhold for the purposes of set-off any moneys due to the Contractor under this contract up to any amounts due and owing to the State with regard to this contract, any other contract with any State department or agency, including any contract for a term commencing prior to the term of this contract, plus any amounts due and owing to the State for any other reason including, without limitation, tax delinquencies, fee delinquencies or monetary penalties relative thereto. The State shall exercise its set-off rights in accordance with normal State practices including, in cases of set-off pursuant to an audit, the finalization of such audit by the State agency, its representatives, or the State Comptroller.

10. RECORDS. The Contractor shall establish and maintain complete and accurate books, records, documents, accounts and other evidence directly pertinent to performance under this contract (hereinafter, collectively, "the Records"). The Records must be kept for the balance of the calendar year in which they were made and for six (6) additional years thereafter. The State Comptroller, the Attorney General and any other person or entity authorized to conduct an examination, as well as the agency or agencies
involved in this contract, shall have access to the Records during normal business hours at an office of the Contractor within the State of New York or, if no such office is available, at a mutually agreeable and reasonable venue within the State, for the term specified above for the purposes of inspection, auditing and copying. The State shall take reasonable steps to protect from public disclosure any of the Records which are exempt from disclosure under Section 87 of the Public Officers Law (the "Statute") provided that: (i) the Contractor shall timely inform an appropriate State official, in writing, that said records should not be disclosed; and (ii) said records shall be sufficiently identified; and (iii) designation of said records as exempt under the Statute is reasonable. Nothing contained herein shall diminish, or in any way adversely affect, the State's right to discovery in any pending or future litigation.

11. IDENTIFYING INFORMATION AND PRIVACY NOTIFICATION.
(a) Identification Number(s). Every invoice or New York State Claim for Payment submitted to a New York State agency by a payee, for payment for the sale of goods or services or for transactions (e.g., leases, easements, licenses, etc.) related to real or personal property must include the payee's identification number. The number is any or all of the following: (i) the payee’s Federal employer identification number, (ii) the payee’s Federal social security number, and/or (iii) the payee’s Vendor Identification Number assigned by the Statewide Financial System. Failure to include such number or numbers may delay payment. Where the payee does not have such number or numbers, the payee, on its invoice or Claim for Payment, must give the reason or reasons why the payee does not have such number or numbers.

(b) Privacy Notification. (1) The authority to request the above personal information from a seller of goods or services or a lessor of real or personal property, and the authority to maintain such information, is found in Section 5 of the State Tax Law. Disclosure of this information by the seller or lessor to the State is mandatory. The principal purpose for which the information is collected is to enable the State to identify individuals, businesses and others who have been delinquent in filing tax returns or may have understated their tax liabilities and to generally identify persons affected by the taxes administered by the Commissioner of Taxation and Finance. The information will be used for tax administration purposes and for any other purpose authorized by law. (2) The personal information is requested by the purchasing unit of the agency contracting to purchase the goods or services or lease the real or personal property covered by this contract or lease. The information is maintained in the Statewide Financial System by the Vendor Management Unit within the Bureau of State Expenditures, Office of the State Comptroller, 110 State Street, Albany, New York 12236.

12. EQUAL EMPLOYMENT OPPORTUNITIES FOR MINORITIES AND WOMEN. In accordance with Section 312 of the Executive Law and 5 NYCRR 143, if this contract is: (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of $25,000.00, whereby a contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the contracting agency; or (ii) a written agreement in excess of $100,000.00 whereby a contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon; or (iii) a written agreement in excess of $100,000.00 whereby the owner of a State assisted housing project is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon for such project, then the following shall apply and by signing this agreement the Contractor certifies and affirms that it is Contractor’s equal employment opportunity policy that:

(a) The Contractor will not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status, shall make and document its conscientious and active efforts to employ and utilize minority group members and women in its
work force on State contracts and will undertake or continue existing programs of affirmative action to ensure that minority group members and women are afforded equal employment opportunities without discrimination. Affirmative action shall mean recruitment, employment, job assignment, promotion, upgradings, demotion, transfer, layoff, or termination and rates of pay or other forms of compensation;

(b) At the request of the contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, labor union or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability or marital status and that such union or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein; and

(c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the State contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.

Contractor will include the provisions of "a", "b", and "c" above, in every subcontract over $25,000.00 for the construction, demolition, replacement, major repair, renovation, planning or design of real property and improvements thereon (the "Work") except where the Work is for the beneficial use of the Contractor. Section 312 does not apply to: (i) work, goods or services unrelated to this contract; or (ii) employment outside New York State. The State shall consider compliance by a Contractor or Subcontractor with the requirements of any Federal law concerning equal employment opportunity which effectuates the purpose of this section. The contracting agency shall determine whether the imposition of the requirements of the provisions hereof duplicate or conflict with any such Federal law and if such duplication or conflict exists, the contracting agency shall waive the applicability of Section 312 to the extent of such duplication or conflict. Contractor will comply with all duly promulgated and lawful rules and regulations of the Department of Economic Development's Division of Minority and Women's Business Development pertaining hereto.

13. CONFLICTING TERMS. In the event of a conflict between the terms of the contract (including any and all attachments thereto and amendments thereof) and the terms of this Appendix A, the terms of this Appendix A shall control.

14. GOVERNING LAW. This contract shall be governed by the laws of the State of New York except where the Federal supremacy clause requires otherwise.

15. LATE PAYMENT. Timeliness of payment and any interest to be paid to Contractor for late payment shall be governed by Article 11-A of the State Finance Law to the extent required by law.

16. NO ARBITRATION. Disputes involving this contract, including the breach or alleged breach thereof, may not be submitted to binding arbitration (except where statutorily authorized), but must, instead, be heard in a court of competent jurisdiction of the State of New York.

17. SERVICE OF PROCESS. In addition to the methods of service allowed by the State Civil Practice Law & Rules ("CPLR"), Contractor hereby consents to service of process upon it by registered or certified mail, return receipt requested. Service hereunder shall be complete upon Contractor's actual receipt of process or upon the State's receipt of the return thereof by the United States Postal Service as refused or undeliverable. Contractor must promptly notify the State, in writing, of each and every change of address to which service of process can be made. Service by the State to the last known address shall
be sufficient. Contractor will have thirty (30) calendar days after service hereunder is complete in which to respond.

18. PROHIBITION ON PURCHASE OF TROPICAL HARDWOODS. The Contractor certifies and warrants that all wood products to be used under this contract award will be in accordance with, but not limited to, the specifications and provisions of Section 165 of the State Finance Law, (Use of Tropical Hardwoods) which prohibits purchase and use of tropical hardwoods, unless specifically exempted, by the State or any governmental agency or political subdivision or public benefit corporation. Qualification for an exemption under this law will be the responsibility of the contractor to establish to meet with the approval of the State.

In addition, when any portion of this contract involving the use of woods, whether supply or installation, is to be performed by any Subcontractor, the prime Contractor will indicate and certify in the submitted bid proposal that the Subcontractor has been informed and is in compliance with specifications and provisions regarding use of tropical hardwoods as detailed in §165 State Finance Law. Any such use must meet with the approval of the State; otherwise, the bid may not be considered responsive. Under bidder certifications, proof of qualification for exemption will be the responsibility of the Contractor to meet with the approval of the State.

19. MACBRIE FAIR EMPLOYMENT PRINCIPLES (APPLICABLE ONLY IN NON-FEDERAL AID NEW YORK STATE CONTRACTS). In accordance with the MacBride Fair Employment Principles (Chapter 807 of the Laws of 1992), the Contractor hereby stipulates that the Contractor either (a) has no business operations in Northern Ireland, or (b) shall take lawful steps in good faith to conduct any business operations in Northern Ireland in accordance with the MacBride Fair Employment Principles (as described in Section 165 of the New York State Finance Law), and shall permit independent monitoring of compliance with such principles.

20. OMNIBUS PROCUREMENT ACT OF 1992 (APPLICABLE ONLY IN NON-FEDERAL AID NEW YORK STATE CONTRACTS). It is the policy of New York State to maximize opportunities for the participation of New York State business enterprises, including minority and women-owned business enterprises as bidders, subcontractors and suppliers on its procurement contracts.

Information on the availability of New York State subcontractors and suppliers is available from:

NYS Department of Economic Development
Division for Small Business
Albany, New York 12245
Telephone: 518-292-5100
Fax: 518-292-5884
e-mail: opa@esd.ny.gov

A directory of certified minority and women-owned business enterprises is available from:

NYS Department of Economic Development
Division of Minority and Women's Business Development
633 Third Avenue
New York, NY 10017
212-803-2414
e-mail: mwbecertification@esd.ny.gov
https://ny.newnycontracts.com/FrontEnd/VendorSearchPublic.asp

The Omnibus Procurement Act of 1992 requires that by signing this bid proposal or contract, as applicable, Contractors certify that whenever the total bid amount is greater than $1 million:
(a) The Contractor has made reasonable efforts to encourage the participation of New York State Business Enterprises as suppliers and subcontractors, including certified minority and women-owned business enterprises, on this project, and has retained the documentation of these efforts to be provided upon request to the State;

(b) The Contractor has complied with the Federal Equal Opportunity Act of 1972 (P.L. 92-261), as amended;

(c) The Contractor agrees to make reasonable efforts to provide notification to New York State residents of employment opportunities on this project through listing any such positions with the Job Service Division of the New York State Department of Labor, or providing such notification in such manner as is consistent with existing collective bargaining contracts or agreements. The Contractor agrees to document these efforts and to provide said documentation to the State upon request; and

(d) The Contractor acknowledges notice that the State may seek to obtain offset credits from foreign countries as a result of this contract and agrees to cooperate with the State in these efforts.

21. RECIPROCITY AND SANCTIONS PROVISIONS (APPLICABLE ONLY IN NON-FEDERAL AID NEW YORK STATE CONTRACTS). Bidders are hereby notified that if their principal place of business is located in a country, nation, province, state or political subdivision that penalizes New York State vendors, and if the goods or services they offer will be substantially produced or performed outside New York State, the Omnibus Procurement Act 1994 and 2000 amendments (Chapter 684 and Chapter 383, respectively) require that they be denied contracts which they would otherwise obtain. NOTE: As of May 15, 2002, the list of discriminatory jurisdictions subject to this provision includes the states of South Carolina, Alaska, West Virginia, Wyoming, Louisiana and Hawaii. Contact NYS Department of Economic Development for a current list of jurisdictions subject to this provision.

22. COMPLIANCE WITH NEW YORK STATE INFORMATION SECURITY BREACH AND NOTIFICATION ACT. Contractor shall comply with the provisions of the New York State Information Security Breach and Notification Act (General Business Law Section 899-aa; State Technology Law Section 208).

23. COMPLIANCE WITH CONSULTANT DISCLOSURE LAW. If this is a contract for consulting services, defined for purposes of this requirement to include analysis, evaluation, research, training, data processing, computer programming, engineering, environmental, health, and mental health services, accounting, auditing, paralegal, legal or similar services, then, in accordance with Section 163 (4-g) of the State Finance Law (as amended by Chapter 10 of the Laws of 2006), the Contractor shall timely, accurately and properly comply with the requirement to submit an annual employment report for the contract to the agency that awarded the contract, the Department of Civil Service and the State Comptroller.

24. PROCUREMENT LOBBYING. To the extent this agreement is a "procurement contract" as defined by State Finance Law Sections 139-j and 139-k, by signing this agreement the contractor certifies and affirms that all disclosures made in accordance with State Finance Law Sections 139-j and 139-k are complete, true and accurate. In the event such certification is found to be intentionally false or intentionally incomplete, the State may terminate the agreement by providing written notification to the Contractor in accordance with the terms of the agreement.

25. CERTIFICATION OF REGISTRATION TO COLLECT SALES AND COMPENSATING USE TAX BY CERTAIN STATE CONTRACTORS, AFFILIATES AND SUBCONTRACTORS. To the extent this agreement is a contract as defined by Tax Law Section 5-a, if the contractor fails to make the
certification required by Tax Law Section 5-a or if during the term of the contract, the Department of Taxation and Finance or the covered agency, as defined by Tax Law 5-a, discovers that the certification, made under penalty of perjury, is false, then such failure to file or false certification shall be a material breach of this contract and this contract may be terminated, by providing written notification to the Contractor in accordance with the terms of the agreement, if the covered agency determines that such action is in the best interest of the State.

26. IRAN DIVESTMENT ACT. By entering into this Agreement, Contractor certifies in accordance with State Finance Law §165-a that it is not on the “Entities Determined to be Non-Responsive Bidders/Offerers pursuant to the New York State Iran Divestment Act of 2012” (“Prohibited Entities List”) posted at: http://www.ogs.ny.gov/about/regs/docs/ListofEntities.pdf.

Contractor further certifies that it will not utilize on this Contract any subcontractor that is identified on the Prohibited Entities List. Contractor agrees that should it seek to renew or extend this Contract, it must provide the same certification at the time the Contract is renewed or extended. Contractor also agrees that any proposed Assignee of this Contract will be required to certify that it is not on the Prohibited Entities List before the contract assignment will be approved by the State.

During the term of the Contract, should the state agency receive information that a person (as defined in State Finance Law §165-a) is in violation of the above-referenced certifications, the state agency will review such information and offer the person an opportunity to respond. If the person fails to demonstrate that it has ceased its engagement in the investment activity which is in violation of the Act within 90 days after the determination of such violation, then the state agency shall take such action as may be appropriate and provided for by law, rule, or contract, including, but not limited to, imposing sanctions, seeking compliance, recovering damages, or declaring the Contractor in default.

The state agency reserves the right to reject any bid, request for assignment, renewal or extension for an entity that appears on the Prohibited Entities List prior to the award, assignment, renewal or extension of a contract, and to pursue a responsibility review with respect to any entity that is awarded a contract and appears on the Prohibited Entities list after contract award.

102-09 VACANT.

102-10 LABOR AND EMPLOYMENT.

The provisions of NYS Labor Law, as amended, and referred to in §102-08, Standard Clauses for All New York State Contracts, shall be applicable. On contracts financed with Federal-Aid, any provisions of NYS Labor Law that are in conflict with mandatory Federal-Aid construction contract compliance requirements, as contained in 23 CFR 635.117 are superseded. Any provisions of NYS Labor Law that are not in conflict with mandatory Federal-Aid construction contract compliance requirements, or the Davis-Bacon Act, but are more restrictive, shall apply.

The Contractor shall directly employ those members of its own organization. Employee leasing and other similar arrangements under which workers are employed by another organization are not permitted.

No procedures or requirement shall be imposed by any state which will operate to discriminate against the employment of labor from any other state, possession or territory of the United States, in the construction of a Federal-Aid project. The selection of labor to be employed by the Contractor on any Federal-Aid project shall be of its choosing.

The Contractor shall not use convict labor unless performed by convicts who are on parole, supervised release, or probation for construction, maintenance or any other purpose at the site or within the contract limits from the time of contract award until contract final acceptance by the Department.

A. Wages. The Department will identify in the contract proposal whether the NYS Department of Labor (NYSDOL) has determined the work under the contract to be prevailing wage eligible, and if so, provide the Prevailing Rate Case (PRC) number. The PRC number is found on NYSDOL Form PW-200. The Contractor shall ensure that workers are paid the appropriate wages and supplemental
(fringe) benefits. If the contract is prevailing wage eligible, all on-site work shall be paid prevailing wages. When both State and Federal prevailing wages apply, the Contractor shall pay the higher of the wages, and the higher of the combination of the wages and supplemental (fringe) benefits. The Contractor shall obtain periodic wage rate schedule updates from the NYSDOL. Wage rate amendments and supplements are available on the NYSDOL web site at www.labor.ny.gov. All changes or clarification of labor classification(s) and applicability of prevailing wage rates shall be obtained in writing from the Office of the Director, NYSDOL Bureau of Public Work. The Contractor shall include the cost of changes in wage rate schedules and supplements (fringes) over the contract duration in the contract bid prices.

**B. Overtime Dispensation.** All bidders, in submitting their bids, should base their bids and work progression on the assumption that Overtime Dispensation pursuant to Article 8 of the New York State Labor Law, for any workers, laborers, and mechanics to work more than 8 hours in any one calendar day or more than 5 days in any one week will not be granted for any operation for the contract duration. Regardless of approval or disapproval of overtime by the NYSDOL, no adjustment will be made in any bid prices.

Subsequent to award, where the contract proposal has imposed specific scheduling and/or phasing requirements or where it is determined by the Department to be in the best interest of the public, the Department may process, for approval by the NYSDOL, requests for overtime dispensation on certain specific operations.

The Contractor shall submit requests for overtime dispensation to the Department on Form PW-30, Application for Dispensation for Hours, which will be provided by the Engineer upon request. The Department will review applications for overtime dispensation submitted by the Contractor associated with contracts subject to (A+B) Bidding, Incentive/Disincentive (I/D) or Lane Rental work favorably, but the application should not request more than 60 hours per week. The 60 hours per week may be either 6 - 10 hour days or 5 - 12 hour days. Overtime dispensations will be supported by the Department to advance Department goals and priorities, subject to specific circumstances and conditions associated with each contract.

The Department cannot guarantee that the NYSDOL will grant dispensation from restrictions pursuant to the provisions of Article 8 of the State Labor Law, however with the Department’s certification, it is anticipated that they will act favorably, provided that the Contractor is in compliance with Labor Law requirements at the time of application.

**C. Payrolls.** The Contractor shall provide the Engineer, each week, a certified payroll and statement of compliance with respect to the wages paid each of its employees subject to prevailing wage requirements and a certified payroll from each Subcontractor engaged on work during the preceding weekly payroll period. If the Contractor or Subcontractor does not maintain a place of business in New York State and the amount of the contract exceeds $25,000., payroll records and certifications shall be kept on the worksite. Certified payrolls shall contain for each employee, name, race, gender, home address, an individually identifying number (e.g. the last 4 digits of the employee’s social security number), work class, hours worked, wage rate, supplemental (fringe) benefits paid or provided, payroll taxes, withholdings and actual wages paid. Certified payrolls shall not include full social security numbers of employees. Certified payrolls shall be submitted on Form WH-347 or Form HC-231-1 for Federal-Aid contracts and on HC-231-1 for non Federal-Aid contracts. At the Contractor's option, other payroll formats, which supply the required data and certifications, may be used. Each payroll submitted shall be accompanied by a Statement of Compliance signed by the Contractor.

Contractors and subcontractors shall maintain the full social security number and current address of each covered worker, and shall provide them upon request to NYSDOL or USDOL for purposes of an investigation or audit of compliance with prevailing wage requirements. Contractors may require
subcontractors to provide addresses and social security numbers to the Contractor for its own records, without weekly submission to the Department.

**D. Training.** An apprentice is defined as an individual who is enrolled in an apprenticeship training program that is registered with the NYS Department of Labor. A list of approved programs is available from the NYS Department of Labor at [www.labor.ny.gov/apprenticeship/sponsor/index.asp](http://www.labor.ny.gov/apprenticeship/sponsor/index.asp).

A trainee is defined as an individual who is enrolled in an On-the-Job Training (OJT) program that is approved by the Federal Highway Administration (FHWA).

A number of sources to obtain training for apprentices/trainees are available. These include:
- A NYSDOL-approved apprenticeship program sponsored by a union or a temporary project level agreement with a union which has a NYSDOL approved apprenticeship program.
- A NYSDOL-approved apprenticeship program sponsored by a contractor.
- A NYSDOL-approved apprenticeship program sponsored by a contractor signatory with an apprenticeship sponsor consortium for certain services.
- An FHWA-approved OJT program (where applicable).

Approved OJT Programs are currently limited to apprenticeable occupations as determined by NYSDOL or USDOL.

Training under Training Special Provisions, if required, will be shown in the contract documents. In order to fulfill training requirements required under Training Special Provisions and/or §102-11 Equal Employment Opportunity Requirements, training should begin as early as possible during a construction contract. The Department recommends that all bidders have an approved apprenticeship or OJT program prior to bidding.

The Contractor shall furnish the apprentice/trainee a copy of the program to be followed in providing the training. The Contractor shall provide each apprentice/trainee with a certification showing the type and length of training satisfactorily completed.

When training is required under Training Special Provisions and/or §102-11 Equal Employment Opportunity Requirements, the Contractor shall designate to the Engineer, at the preconstruction meeting, a person (or persons) from its existing workforce as the Trainer and Training Coordinator for any apprentice(s)/trainee(s).

The Trainer shall:
1. Be located on the contract site generally on a daily basis; and
2. Be responsible for the day-to-day supervision and training of persons on the contract; and
3. Be responsible for the preparation and submission of a monthly training progress report, after consultation with designated apprentices/trainees.

The Training Coordinator shall:
1. Be knowledgeable about the contract and the Apprenticeship/OJT programs to be used; and
2. Be responsible for ensuring on-the-job orientation of apprentice/trainees; and
3. Be responsible for ensuring meaningful and effective training for the duration of training.

**102-11 EQUAL EMPLOYMENT OPPORTUNITY REQUIREMENTS.**

The Department seeks to ensure nondiscrimination in employment under all Department contracts. The Contractor shall comply with the following Equal Employment Opportunity (EEO) requirements. Goals for Equal Opportunity Employment Participation are listed in the required contract provisions section of the contract proposal. The covered area is the county or counties in which the work is located.

Construction Contracts, one of which is incorporated in the required contract provisions section of the contract proposal.

Nothing herein provided shall be construed as a limitation upon the application of other laws which establish different standards of compliance or upon the application of requirements for the hiring of local or other area residents (e.g., those under the Public Works Employment Act of 1977 and the Community Development Block Grant Program).

A. Statutory Authority. The Federal statutory authority for Equal Employment Opportunity provisions is contained in 23 U.S.C. 140(a), and Executive Order 11246. State statutory authority is contained in Section 85 of the Highway Law, Section 428 of the Transportation Law, and NYS Executive Law Articles 15 and 15-A. Regulations have been promulgated under 23 CFR 230, 41 CFR 60, 49 CFR 21, and 5 NYCRR 140-145.

B. Definitions.

1. For Federal-Aid contracts, a minority group member is defined under this subsection as someone who is, and can demonstrate membership in, one of the following groups:

   a. Black (all persons having origins in any of the Black African racial groups not of Hispanic origin);

   b. Hispanic (all persons of Mexican, Puerto Rican, Cuban, Central or South American or other Spanish Culture or origin, regardless of race);

   c. Asian and Pacific Islander (all persons having origins in any of the original peoples of the Far East, Southeast Asia, the Indian Subcontinent, or the Pacific Islands); and

   d. American Indian or Alaskan Native (all persons having origins in any of the original peoples of North America and maintaining identifiable tribal affiliations through membership and participation or community identification).

2. For non Federal-Aid contracts, a minority group member is defined under this subsection as a United States citizen or permanent resident alien who is, and can demonstrate membership in, one of the following groups:

   a. Black persons having origins in any of the Black African racial groups;

   b. Hispanic persons of Mexican, Puerto Rican, Dominican, Cuban, Central or South American descent of either Indian or Hispanic origin, regardless of race;

   c. Asian and Pacific Islander persons having origins in any of the Far East countries, South East Asia, the Indian subcontinent, or the Pacific Islands;

   d. Native American or Alaskan native persons having origins in any of the original peoples of North America.

C. Employment Goals. An employment goal(s) for minorities and a separate goal for women are presented in the contract documents. The Contractor shall provide equal employment opportunity and shall take affirmative action for all minority groups, both male and female; and women, both minority and non-minority. If the Contractor performs work outside of the covered area, it shall apply the goals established for the county where the work is actually performed. The Department will
monitor the Contractor’s attainments towards EEO goals in accordance with §105-21 Civil Rights Monitoring and Reporting.

The goals set for the contract are expressed as percentages of the total hours of employment and training of minority and female utilization the Contractor should reasonably be able to achieve in each construction trade in which it has employees in the covered area. The Contractor is expected to make substantially uniform progress in meeting its goals in each trade. The hours of minority and female employment and training shall be substantially uniform throughout the length of the contract, and in each trade, and the Contractor shall make a good faith effort to employ minorities and women evenly on each of its contracts. The transfer of minority or female employees, apprentices, or trainees from contractor to contractor or from contract to contract for the sole purpose of meeting the Contractor’s goals is a violation of the contract.

D. Contractor Obligations. The Contractor shall comply with all provisions of Federal Executive Order 11246 and the provisions of State and Federal laws and regulations. The Contractor shall furnish all information and reports required by Executive Order 11246 and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to its books, records, and accounts by the Department and the U.S. Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders. The Contractor shall develop and implement an EEO policy in accordance with Form FHWA 1273 Required Contract Provisions Federal-Aid Construction Contracts for Federal-Aid contracts and in accordance with §102-08 Standard Clauses for All New York State Contracts for non Federal-Aid contracts.

1. Non-Discrimination. The Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, age, disability or marital status. The Contractor shall take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their age, race, creed, color, national origin, sexual orientation, military status, sex, disability, predisposing genetic characteristics, marital status, or domestic violence victim status and shall also follow the requirements of the Human Rights Law with regard to non-discrimination on the basis of prior criminal conviction and prior arrest. Such actions shall include, but not be limited to the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor shall post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Department setting forth the provisions of this non-discrimination clause.

The Contractor shall state in all solicitations or advertisements for employees that, in the performance of the contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of age, race, creed, color, national origin, sexual orientation, military status, sex, disability, predisposing genetic characteristics, marital status, or domestic violence victim status.

The Contractor shall not use the goals or affirmative action requirements to discriminate against any person because of age, race, creed, color, national origin, sexual orientation, military status, sex, disability, predisposing genetic characteristics, marital status, or domestic violence victim status.

2. Solicitations. The Contractor shall state in all solicitations or advertisements for employees placed by or on behalf of the Contractor, that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, national origin, age, disability or marital status.
3. **Collective Bargaining Agreements.** The contractor shall send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the contractor's commitments to equal employment opportunities, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

The Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, labor union, or representative will not discriminate on the basis of race, creed, color, national origin, sex age, disability or marital status and that such union or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.

Neither the provisions of any collective bargaining agreement, nor the failure by a union with whom the Contractor has a collective bargaining agreement, to refer either minorities or women shall excuse the Contractor’s obligations.

4. **Complaints of Alleged Discrimination.** The Contractor shall promptly investigate all complaints of alleged discrimination made to the Contractor in connection with its obligations under this contract, shall attempt to resolve such complaints, and shall take appropriate corrective action within a reasonable time. If the investigation indicates that the discrimination may affect persons other than the complainant, corrective action shall include such other persons. Upon completion of each investigation, the Contractor shall inform every complainant of all available avenues of appeal.

5. **Non-Compliance.** In the event of the contractor's non-compliance with the nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be canceled, terminated or suspended in whole or in part and the contractor may be declared ineligible for further contracts in accordance with procedures authorized in Executive Order 11246, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246, or by rule, regulation, or order of the U.S. Secretary of Labor, or as otherwise provided by law.

6. **Subcontracts/Purchase Orders.** The Contractor shall include the provisions of §102-11D Contractor Obligations in every subcontract or purchase order, so that such provisions will be binding upon each subcontractor or vendor. In the event a Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the Department, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

E. **Affirmative Action Steps.** The Contractor shall take specific affirmative actions to promote equal employment opportunity. The evaluation of the Contractor’s compliance with these specifications shall be based upon its effort to achieve maximum results from its actions. The Contractor shall document these efforts fully, and shall implement affirmative action steps at least as extensive as the following:

1. Ensure and maintain a working environment free of harassment, intimidation, and coercion at all sites, and in all facilities at which the Contractor’s employees are assigned to work. The Contractor, where possible, shall assign two or more women to each construction contract. The Contractor shall specifically ensure that all forepersons, superintendents, and other onsite supervisory personnel are aware of and carry out the Contractor’s obligation to maintain such a working environment, with specific attention to minority or female individuals working at such sites or in such facilities.
2. Establish and maintain a current list of minority and female recruitment sources, provide written notification to minority and female recruitment sources and to community organizations when the Contractor or its unions have employment opportunities available, and maintain a record of the organizations’ responses.

3. Maintain a current file of the names, addresses and telephone numbers of each minority and female off-the-street applicant and minority or female referral from a union, a recruitment source or community organization and of what action was taken with respect to each such individual. If such individual was sent to the union hiring hall for referral and was not referred back to the Contractor by the union or, if referred, not employed by the Contractor, this shall be documented in the file with the reason therefore, along with whatever additional actions the Contractor may have taken.

4. Provide immediate written notification to the Department when the union or unions with which the Contractor has a collective bargaining agreement has not referred to the Contractor a minority person or woman sent by the Contractor, or when the Contractor has other information that the union referral process has impeded the Contractor’s efforts to meet its obligations.

5. Develop on-the-job training opportunities and/or participate in training programs for the area which expressly include minorities and women, including upgrading programs and apprenticeship and trainee programs relevant to the Contractor’s employment needs, especially those programs funded or approved by either the NYS Department of Labor or the US Department of Labor. The Contractor shall provide notice of these programs to the sources compiled under E.2. above.

6. Disseminate the Contractor’s EEO policy by providing notice of the policy to unions and training programs and requesting their cooperation in assisting the Contractor in meeting its EEO obligations; by including it in any policy manual and collective bargaining agreement; by publicizing it in the company newspaper, annual report, etc.; by specific review of the policy with all management personnel and with all employees at least once a year; and by posting the company EEO policy on bulletin boards accessible to all employees at each location where construction work is performed.

7. Review, at least annually, the company’s EEO policy and affirmative action obligations under these specifications with all employees having any responsibility for hiring, assignment, layoff, termination or other employment decisions including specific review of these items with onsite supervisory personnel such as superintendents, forepersons, etc., prior to the initiation of construction work at any contract site. A written record shall be made and maintained identifying the time and place of these meetings, persons attending, subject matter discussed, and disposition of the subject matter.

8. Disseminate the Contractor’s EEO policy externally by including it in any advertising in the news media, specifically including minority and female news media, and providing written notification to and discussing the Contractor’s EEO policy with other contractors and Subcontractors with whom the Contractor does or anticipates doing business.

9. Direct its recruitment efforts, both oral and written, to minority, female and community organizations, to schools with minority and female students and to minority and female recruitment and training organizations serving the Contractor’s recruitment area and employment needs. Not later than one month prior to the date for the acceptance of applications for apprenticeship or other training by any recruitment source, the Contractor shall send written
notification to organizations such as the above, describing the openings, screening procedures, and tests to be used in the selection process.

10. Encourage present minority and female employees to recruit other minority persons and women and, where reasonable, provide after school, summer and vacation employment to minority and female youth both on the site and in other areas of the Contractor’s work force.

11. Validate all tests and other selection requirements in accordance with state and Federal laws, rules and regulations.

12. Conduct, at least annually, an inventory and evaluation of all minority and female personnel for promotional opportunities. Encourage these employees to seek or to prepare for promotional opportunities through appropriate training, etc.

13. Ensure that seniority practices, labor classifications, work assignments and other personnel practices, do not have a discriminatory effect by continually monitoring all personnel and employment related activities to ensure that the EEO policy and the Contractor’s obligations under these specifications are being carried out.

14. Ensure that all facilities and company activities are non-segregated except that separate or single-user toilet and necessary changing facilities shall be provided to assure privacy between the sexes.

15. Document and maintain a record of all solicitations of offers for Subcontracts from minority and female construction contractors and suppliers, including circulation of solicitations to minority and female contractor associations and other business associations.

16. Conduct a review, at least annually, of all supervisors’ adherence to and performance under the Contractor’s EEO policies and affirmative action obligations.

F. Associations. Contractors are encouraged to participate in voluntary associations which assist in fulfilling one or more of their affirmative action obligations. The efforts of a contractor association, joint contractor-union, contractor-community, or other similar group of which the Contractor is a member and participant, may be asserted as fulfilling one or more of its obligations, provided that the Contractor actively participates in the group, makes every effort to ensure that the group has a positive impact on the employment of minorities and women in the industry, ensures that the benefits of the program are reflected in the Contractor’s minority and female workforce participation, makes a good faith effort to meet its individual goals and timetables, and can provide access to documentation which demonstrates the effectiveness of actions taken on behalf of the Contractor. The obligation to comply, however, is the Contractor’s and failure of such a group to fulfill an obligation shall not be a defense for the Contractor’s noncompliance.

G. Hometown Plans (Federal-Aid Contracts Only). If a Contractor is participating (pursuant to 41 CFR 60-4.5) in a Hometown Plan approved by the USDOL in the covered area either individually or through an association, its affirmative action obligations on all work in the Plan area (including goals and timetables) shall be in accordance with that Plan for those trades which have unions participating in the Plan. Contractors participating in Hometown Plans shall be able to demonstrate their participation and document their compliance with the provision of the Hometown Plan. Each Contractor participating in an approved plan is individually required to comply with its obligation under the EEO clause and to make a good faith effort to achieve each goal under the plan in each trade in which it has employees. The overall good faith performance by other Contractors
toward a goal in an approved plan does not excuse any covered Contractor’s failure to take good faith efforts to achieve the Plan goals and timetables.

102-12 D/M/WBE UTILIZATION.

D/M/WBE is a general term that refers to a Disadvantaged Business Enterprise (DBE), a Minority Business Enterprise (MBE) or a Women’s Business Enterprise (WBE). The DBE program applies to Federal-Aid contracts, and the MBE/WBE (M/WBE) program applies to non Federal-Aid contracts. The Department seeks to:

- Ensure nondiscrimination in award and administration of Department contracts;
- Ensure that only firms that fully meet D/M/WBE eligibility standards are permitted to participate in the Department’s D/M/WBE programs;
- Help remove barriers to the participation of D/M/WBEs in the performance of Department contracts;
- Create a level playing field on which D/M/WBEs can fairly compete for Department contracts; and
- Assist in the development of firms that can compete successfully in the construction industry outside the D/M/WBE programs.

The parties to this contract shall take all necessary and reasonable steps in accordance with the laws, rules and regulations cited in this subsection to promote the objectives outlined above. The Contractor shall comply with the applicable laws, rules and regulations and the D/M/WBE Program requirements stated below. The Contractor or Subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the award and performance of Department contracts. The Contractor shall carry out the applicable requirements of 49 CFR 26 in the award and administration of Federal-Aid contracts. Failure by the Contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the Department deems appropriate. The Contractor shall not use the requirements of these specifications to discriminate against any qualified company or group of companies. These requirements shall be made a part of all subcontracts and agreements entered into as a result of this contract.

A. Statutory Authority.

1. Disadvantaged Business Enterprise (DBE) Program. The Federal statutory authority for the DBE Program is contained in the Surface Transportation Assistance Act of 1982 (Public Law 97-424, §105(f)), the Surface Transportation and Uniform Relocation Assistance Act of 1987 (Public Law 100-17, §106(c)), the Intermodal Surface Transportation Efficiency Act of 1991, and the Transportation Equity Act of the 21st Century. New York State has enacted Section 85 of the Highway Law and Section 428 of the Transportation Law. Regulations have been promulgated under 49 CFR 26 in the award and administration of Federal-Aid contracts. Failure by the Contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the Department deems appropriate. The Contractor shall not use the requirements of these specifications to discriminate against any qualified company or group of companies. These requirements shall be made a part of all subcontracts and agreements entered into as a result of this contract.

2. Minority/Women’s Business Enterprise (M/WBE) Program. The State statutory authority for the M/WBE Program is contained in Section 85 of the Highway Law, Section 428 of the Transportation Law, and Executive Law Article 15-A. Regulations have been promulgated under 5 NYCRR 140-145. The parties to this contract shall comply with these laws, rules and regulations and the M/WBE Program requirements stated below.

B. D/M/WBE Goal(s). Federal-aid contracts have a single DBE goal. Non Federal-Aid contracts have two separate and distinct goals, one for MBEs and one for WBEs, which cannot be combined. The Department will monitor the Contractor’s attainments towards D/M/WBE goals in accordance with §105-21 Civil Rights Monitoring and Reporting.
1. **Established Goal(s).** The Department may have established contract utilization goal(s) for D/M/WBEs, which are expressed as a percentage of the total contract price. The goal(s) are stated in the proposal and remain in effect throughout the life of the contract. In executing the contract or bid documents the Bidder declares that it subscribes to the utilization goal(s) and shall meet the goal(s) or demonstrate that it could not meet them despite its best efforts. Failure to provide commitments to meet the established goal(s) for the contract or failure to meet the good faith efforts may be grounds for rejection of the bid as non-responsive.

2. **Zero Percent Goal(s).** When the Department has established zero goal(s) for participation by D/M/WBEs and the Bidder proposes the use of a Subcontractor, the purchase of materials, the use of a Service or the use of Trucking at any time during the life of the contract, the Contractor shall promote the objectives outlined in this subsection by providing opportunities for D/M/WBEs to participate in these areas, with such participation to be credited towards the race-neutral component of the Department's D/M/WBE Programs.

C. **Eligibility.** DBEs are eligible to be used to meet the goal on Federal-aid contracts. MBEs and WBEs are eligible to be used to meet the goal on non Federal-Aid contracts. The programs are separate, and eligibility in one program does not provide eligibility in the other.

1. **DBE Eligibility.** Only those DBE firms that are certified under the New York State Unified Certification Program are eligible to be used for goal attainment. DBE certification is not an endorsement of the quality or performance of the business but simply an acknowledgment of the firm's status as a DBE. A business directory is available on the NYS Unified Certification Program website at [http://biznet.nysucp.net](http://biznet.nysucp.net).

2. **M/WBE Eligibility.** Only those M/WBE firms that are certified by the NYS Department of Economic Development are eligible to be used for goal attainment. M/WBE certification is not an endorsement of the quality or performance of the business but simply an acknowledgment of the firm's status as an M/WBE. The participation of a firm that is certified as an MBE cannot be counted toward a WBE goal, and the participation of a firm that is certified as a WBE cannot be counted toward an MBE goal. The participation of a firm that is certified as both an MBE and a WBE will only be counted toward one goal, and cannot be divided between the two goals. A business directory is available on the Empire State Development website at [www.esd.ny.gov/MWBE.html](http://www.esd.ny.gov/MWBE.html).

Additionally, the Contractor is encouraged to contact the Division of Minority and Woman Business Development {(518) 292-5250; (212) 803-2414; or (716) 846-8200}) to discuss additional methods of maximizing participation by M/WBEs on the contract.

D. **Counting D/M/WBE Participation Towards the D/M/WBE Goal(s).** The value of the work performed by a D/M/WBE, including that of a D/M/WBE prime contractor, with its own equipment, with its own forces, and under its own supervision will be counted toward the goal(s), provided the utilization is a commercially useful function. A D/M/WBE prime contractor shall still provide opportunities for participation by other D/M/WBEs. Work performed by D/M/WBEs on the contract will be counted as set forth below. If the Department determines that some or all of a D/M/WBE's work does not constitute a commercially useful function, only the portion of the work considered to be a commercially useful function will be credited toward the goal(s).

1. **Subcontractors.** 100% of the value of the work performed by a D/M/WBE Subcontractor will be counted toward the D/M/WBE goal(s), including the cost of materials and supplies purchased by the D/M/WBE, except the cost of supplies or equipment rented or leased from the Contractor or its affiliates will not be counted.
2. **Manufacturers/Fabricators.** 100% of the expenditure to a D/M/WBE Manufacturer or Fabricator will be counted toward the D/M/WBE goal(s). Manufacturers or Fabricators may provide materials to the Contractor, a Subcontractor, or other firm working on the contract for installation.

3. **Material Suppliers.** 60% of the expenditure to a DBE Material Supplier will be counted toward the DBE goal. 100% of the expenditure to an M/WBE Material Supplier will be counted toward the M/WBE goals. Packagers, brokers, manufacturer’s representatives, or other persons who arrange or expedite transactions are not Material Suppliers. Material Suppliers may provide materials to the Contractor, a Subcontractor, or other firm working on the contract for installation.

4. **Brokers/Manufacturer’s Representatives.** 100% of the expenditures for fees or commissions charged for assistance in the procurement of, or fees for transportation charges for the delivery of, materials or supplies provided by a D/M/WBE Broker/Manufacturer’s Representative will be counted toward the D/M/WBE goal(s), provided they are determined by the Department to be reasonable and not excessive as compared with fees customarily allowed for similar services. The cost of the materials and supplies themselves will not be counted. Brokers may supply materials to the Contractor, Subcontractor, or other firm working on the contract.

5. **Services.** 100% of the expenditure for fees charged by a D/M/WBE for providing a bona fide service, such as professional, technical, consultant, or managerial services, or for providing bonds or insurance specifically required for the performance of the contract will be counted toward the D/M/WBE goal(s), provided the fee is reasonable and not excessive as compared with fees customarily allowed for similar services.

6. **Trucking Operations.** A D/M/WBE trucking firm shall own and operate at least one registered, insured, and fully operational truck used on the contract and shall be responsible for the management and supervision of the trucking operation for which it is responsible, and the arrangement cannot be contrived solely for the purpose of meeting the D/M/WBE goal(s). The D/M/WBE trucking firm shall control the day-to-day D/M/WBE trucking operations, and shall be responsible for: (1) Negotiating and executing rental/leasing agreements; (2) Controlling the work force; (3) Coordinating the daily trucking needs with the Contractor or Subcontractor; and (4) Scheduling and dispatching trucks.

   a. **D/M/WBE Owned/Leased Trucks.** 100% of the value of the trucking operations the D/M/WBE provides on the contract using trucks it owns or leases on a long-term basis that are registered, insured, and operated by the D/M/WBE using drivers it employs, will be counted toward the D/M/WBE goal(s). A lease shall indicate that the DBE has exclusive use of and control over the truck. This does not preclude the leased truck from working for others during the term of the lease with the consent of the DBE, so long as the lease gives the DBE absolute priority for use of the leased truck. Leased trucks shall display the name and identification number of the DBE.

   b. **Other D/M/WBE Trucks.** The D/M/WBE may obtain trucks from another D/M/WBE, including an owner/operator. 100% of the value of the trucking operations that the other D/M/WBE provides will also be counted toward the D/M/WBE goal(s).

   c. **Non-D/M/WBE Trucks.** The D/M/WBE may obtain trucks from a non-D/M/WBE, including an owner-operator. Only the value of the fee or commission that the D/M/WBE
receives as a result of the arrangement with the non-D/M/WBE will be counted toward the D/M/WBE goal(s).

7. Equipment Rental. 100% of the expenditure to a D/M/WBE for equipment rental will be counted toward the D/M/WBE goal(s). The Contractor shall have a written rental agreement with the firm that rents the equipment.

E. Conditions of Participation. D/M/WBE participation will be counted toward meeting the D/M/WBE contract goal(s), subject to the following conditions:

1. Commercially Useful Function. A D/M/WBE is considered to perform a commercially useful function when it is responsible for the execution of a distinct element of work on a contract and carries out its responsibilities by actually performing, managing, and supervising the work involved in accordance with normal industry practice. Regardless of whether an arrangement between the Contractor and the D/M/WBE represent standard industry practice, if the arrangement erodes the ownership, control or independence of the D/M/WBE or in any other way does not meet the commercially useful function requirement, the Contractor will receive no credit toward the goal(s) and may be required to backfill the participation. A D/M/WBE does not perform a commercially useful function if its role is limited to that of an extra participant in a transaction or contract through which funds are passed in order to obtain the appearance of D/M/WBE participation.

A DBE may present evidence to rebut a determination by the Department that the DBE is not performing a commercially useful function. Commercially useful function determinations by the Department are subject to review by the Federal Highway Administration (FHWA) but the determination may not be administratively appealed to USDOT. An M/WBE may rebut a determination by the Department that the M/WBE is not performing a commercially useful function to the NYS Department of Economic Development.

2. Work Force. The D/M/WBE must employ a work force, (including administrative and clerical) separate and apart from that employed by the Contractor, other Subcontractors on the contract, or their affiliates. This does not preclude the employment by the D/M/WBE of an individual that has been previously employed by another firm involved in the contract, provided that the individual was independently recruited by the D/M/WBE in accordance with customary industry practice. The routine transfer of work crews from another employer to the D/M/WBE shall not be allowed.

3. Supervision. All work performed by the D/M/WBE must be controlled and supervised by the D/M/WBE without duplication of supervisory personnel from the Contractor, other Subcontractors on the contract, or their affiliates. This does not preclude routine communication between the supervisory personnel of the D/M/WBE and other supervisors necessary to coordinate the contract work.

4. Equipment. D/M/WBE Subcontractors may supplement their equipment by renting or leasing additional equipment in accordance with customary industry practice. The D/M/WBE shall obtain approval of the Department prior to renting equipment from the Contractor or its affiliates, and shall provide documentation to the Department demonstrating that similar equipment and terms could not be obtained at a lower cost from other customary sources of equipment. The required documentation shall include, but not be limited to, copies of the rental or leasing agreements, and the names, addresses, and terms quoted by other sources of equipment.
**F. Requests For Waiver.** A potential bidder, defined as one who has purchased the contract documents, may request a waiver of all or part of a contract's D/M/WBE goal(s) by submitting a written request to the Office of Construction Civil Rights Unit. The request shall be submitted no later than 17 calendar days prior to the contract letting, in order to allow sufficient time for a review and issuance of an amendment of the established goal(s), if necessary, in accordance with the Department's schedule for contract amendments. The request should contain sufficient justification as to why the goal(s) should be waived or reduced, and should at least address the following factors: the potential Bidder’s method of accomplishing the work, the subcontracting opportunities associated with the proposed method, and the availability of certified D/M/WBEs for the work to be subcontracted.

**G. Good Faith Efforts.** To determine whether a bidder that has failed to meet the D/M/WBE contract goal(s) may receive the contract, the Department will decide whether the efforts the Bidder made to obtain D/M/WBE participation were "good faith efforts" to meet the goal(s). Efforts to obtain D/M/WBE participation that are merely pro forma are not good faith efforts, nor are efforts that, even if they are sincerely motivated, given all relevant circumstances, they could not reasonably be expected to produce a level of D/M/WBE participation sufficient to meet the goal(s).

In order to award a contract to a bidder that has failed to meet the D/M/WBE contract goal(s), the Department will determine that the Bidder's good faith efforts were those that, given all relevant circumstances, a bidder actively and aggressively seeking to meet the goal(s) would make.

When a contract is awarded with D/M/WBE commitment(s) that is less than the contract goal(s), the Contractor shall continue good faith efforts. The Contractor shall periodically review items that are available for D/M/WBE participation, typically before the beginning of a new construction season and when significant new items of work are added to the contract, and conduct additional D/M/WBE solicitation.

In order to evaluate the Bidder's good faith efforts, the Department will consider the quality, quantity, and intensity of the different kinds of efforts that the Bidder has made. Below is a list of the types of actions which the Department will consider as part of the Bidder's good faith efforts to obtain D/M/WBE participation. It is not a mandatory checklist, nor is it intended to be exhaustive or exclusive.

1. Securing participation by certified D/M/WBE firms for work that they are listed to perform that is in the contract. Only DBEs certified by the NYS Unified Certification Program (NYSUCP) shall be used to fulfill the established goal on Federal-Aid contracts. Only M/WBEs certified by the NYS Department of Economic Development shall be used to fulfill the established goal(s) on non Federal-Aid contracts.

2. Soliciting through reasonable and available means the interest of certified D/M/WBEs who have the capability to perform the work of the contract. The Bidder shall solicit this interest within sufficient time to allow the D/M/WBEs to respond to the solicitation. The Bidder shall verify that D/M/WBEs received the solicitation by following up the initial solicitation with at least one additional solicitation via a different media. The Bidder shall keep records of efforts to solicit and negotiate with D/M/WBEs as evidence of good-faith efforts, using the Solicitation Log as a continuing record.

3. Soliciting, at a minimum, certified D/M/WBEs in the appropriate geographic area:
   - For all work, soliciting certified D/M/WBEs within 75 miles of the contract location.
   - For trucking operations and equipment rental, soliciting certified D/M/WBEs within 75 miles of the contract location.
• For work such as guide rail, fencing, landscaping, work zone traffic control, survey, signs, permanent highway lighting, traffic signals, and intelligent transportation systems (ITS); soliciting certified D/M/WBEs within 150 miles of the contract location.
• For work such as pavement markings, manufacturers, fabricators, material suppliers, brokers, and services; soliciting certified D/M/WBEs within 300 miles of the contract location, or on an upstate or downstate basis.

4. Selecting portions of the work to be performed by D/M/WBEs in order to increase the likelihood that the D/M/WBE goal(s) will be achieved. This includes, where appropriate, either breaking down operations or combining like or related operations into logistically and economically feasible units to facilitate D/M/WBE participation, even when the Contractor might prefer to perform these work items with its own forces.

5. Providing interested D/M/WBEs with adequate information on where and how to obtain the plans, specifications, and requirements of the contract in a timely manner to assist them in responding to a solicitation.

6. a. Negotiating in good faith with interested D/M/WBEs. It is the Bidder's responsibility to make a portion of the work available to D/M/WBE Subcontractors and material suppliers and to select those portions of the work or material needs consistent with the available D/M/WBE Subcontractors and material suppliers, so as to facilitate D/M/WBE participation. Evidence of such negotiation includes the names, addresses, and telephone numbers of D/M/WBEs that were considered; a description of the information provided regarding the plans and specifications for the work selected for subcontracting; and evidence as to why additional agreements could not be reached for D/M/WBEs to perform the work.

b. Additional Costs. The fact that there may be some additional costs involved in finding and using D/M/WBEs is not in itself sufficient reason for a bidder's failure to meet the contract D/M/WBE goal(s), as long as such costs are reasonable. The ability or desire of a bidder to perform the work of a contract with its own organization does not relieve the Bidder of the responsibility to make good faith efforts. Bidders are not, however, required to accept higher quotes from D/M/WBEs if the price difference is excessive or unreasonable.

7. Not rejecting D/M/WBEs as unqualified without sound reasons based on a thorough investigation of their capabilities.

8. Making efforts to assist interested D/M/WBEs in obtaining bonding, lines of credit or insurance as required by the Department.

9. Making efforts to assist interested D/M/WBEs in obtaining necessary equipment, supplies, materials, or related assistance.

10. Where available, effectively using the services of available minority/women focused media, trade associations, and contractor groups; local, state, and Federal minority/women business assistance offices; and other organizations as allowed on a case-by-case basis to provide assistance in the recruitment and placement of D/M/WBEs.

H. D/M/WBE Pre-Award Utilization Package. Within 7 calendar days after bid letting, the Apparent Low Bidder shall submit a complete D/M/WBE Pre-Award Utilization Package, as outlined below, to the Office of Construction using the Department approved civil rights reporting software.
Apparent Low Bidders that do not have access to the Department approved civil rights reporting software shall contact the Office of Construction for guidance on submission of the Utilization Package. As soon as practicable, but not later than prior to the first contract payment, the Contractor shall enter all current utilization data into the Department approved civil rights reporting software.

For each D/M/WBE Subcontractor, the Apparent Low Bidder shall indicate the contract pay item number(s) of the work to be performed. The Apparent Low Bidder shall explain, in writing, the scope of work to be performed by the D/M/WBE for any item which is not completely performed by the D/M/WBE Subcontractor. This does not include items for which the Contractor is performing less than the total contract quantity for that item.

For each D/M/WBE Manufacturer, Fabricator, Material Supplier, or Broker, the Apparent Low Bidder shall indicate the contract pay item number(s) of the material to be manufactured, fabricated, supplied, or otherwise provided. If the material, equipment or service does not correspond to a specific contract pay item, the Apparent Low Bidder shall use a contract pay item(s) to which the activity relates.

For each D/M/WBE Service, the Apparent Low Bidder shall indicate the contract pay item number(s) of the service to be provided. If the equipment or service does not correspond to a specific Department contract pay item, the Apparent Low Bidder shall use a contract pay item(s) to which the activity relates.

For each D/M/WBE Trucking Operation, the Apparent Low Bidder shall indicate the contract pay item number(s) for which the trucking operations are to be performed. If the trucking operation does not correspond to a specific contract pay item, the Apparent Low Bidder shall use a contract pay item(s) to which the activity relates. The Apparent Low Bidder shall indicate the type of trucking operation to be performed, the number of trucks owned/leased, the number of trucks working on-site or off-site, rate per hour/ton/load/etc., duration or amount, and total dollar value of the proposed D/M/WBE commitment. The Apparent Low Bidder shall provide copies of all lease agreements utilized by the D/M/WBE.

If the Apparent Low Bidder has met or exceeded the established D/M/WBE goal(s) for the contract utilizing certified D/M/WBEs it is not necessary to submit documentation of good faith efforts.

If the Apparent Low Bidder has not met the D/M/WBE goal(s), it shall submit the Solicitation Log, together with other documentation that substantiates good faith efforts. Such documentation shall include, at a minimum, all envelopes of solicitation inquiries that were returned as undeliverable and quotations submitted by D/M/WBEs that are not included in the D/M/WBE Schedule of Utilization with an explanation for the Bidder's action in each case.

After contract award, the Contractor shall promptly execute subcontracts, agreements, or purchase orders, as appropriate, with each D/M/WBE for the type and amount of work identified in the approved D/M/WBE Utilization Worksheet.

I. Bidder's Failure to Comply. The Department's acceptance of the Apparent Low Bidder's proposal is conditioned upon the Apparent Low Bidder's fulfillment of the D/M/WBE utilization requirements. If the Apparent Low Bidder fails to submit a complete D/M/WBE utilization package within 7 calendar days after the bid opening and/or fails to attain the D/M/WBE utilization goal(s) and to satisfactorily document its good faith efforts, the bid may be declared incomplete and the deposit may be subject to forfeiture pursuant to §103-02 Execution of Contract. The Apparent Low Bidder, upon receipt of written notification of its failure to comply with the D/M/WBE utilization requirements shall have 5 work days to carry out the corrective action(s) described in the notification.

If the Department determines that the Apparent Low Bidder has failed to meet the good faith effort requirements, the Department will, before awarding the contract, provide the Apparent Low Bidder an opportunity for administrative reconsideration by an official who did not take part in the original determination that the Apparent Low Bidder failed to meet the goal(s) or make adequate good faith efforts to do so. As part of this reconsideration, the Apparent Low Bidder shall have the
opportunity to provide written documentation or argument and to meet in person with the Department's reconsideration official concerning the issue of whether it met the goal(s) or made adequate good faith efforts to do so. The Department will send the Apparent Low Bidder a written decision on reconsideration, explaining the basis for finding that the Apparent Low Bidder did or did not meet the goal(s) or make adequate good faith efforts to do so.

102-13 STATE AND LOCAL SALES TAX EXEMPTION.

In accordance with Section 1115 of the Tax Law, in connection with capital improvement contracts all tangible personal property which will become an integral component of a structure, building or real property of the State, or any of its political subdivisions, is exempt from State and local retail sales tax and compensating use tax.

102-14 FORM OF CONTRACT AND BID BOND.

The form of contract and bid bond, if given, shall be that provided by the Department.

All of the following sections which have the word “Sample” in the title are samples of the contract documents executed by the Contractor as a part of the bidding and/or award process. The executed bid documents control and have precedence over the samples presented herein.

102-15 SAMPLE FORM OF BID BOND.

KNOW ALL PERSONS BY THESE PRESENTS, That ____________________________________

(Name of Contractor)

_____________________________________________________________________________________

(Address)

(hereinafter called the "Principal") and the __________________________________________________

a corporation created and existing under the laws of the State of __________, having its principal office

in the City of __________ (hereinafter called the "Surety"), are held and firmly bound unto The People

of the State of New York (hereinafter called the "State"), in the full just sum of [Twenty-Five Percent

(25%) of Attached Bid], good and lawful money of the United States of America, for the payment of

which said sum of money, well and truly to be made and done, the said Principal binds themselves

(himself/herself, itself), their (his/her, its) heirs, executors and administrators, successors and assigns, and

the said Surety binds itself, its successors and assigns jointly and severally, firmly by these presents:

WHEREAS, the said Principal has submitted to the Commissioner of Transportation of the State of

New York, a proposal for _______________________________________________________________

(Project Description), and

WHEREAS, under the terms of the Laws of the State of New York as above indicated, the said

Principal has filed or intends to file this bond to guarantee that the Principal will execute all required

contract proposal documents and furnish such faithful performance or other bonds as may be required by

law in accordance with the terms of the Principal's said proposal.

NOW, THEREFORE, the condition of the foregoing obligation is such, that if the said Principal shall

promptly execute and submit, and the Commissioner of Transportation shall accept, all required contract

proposal documents including such faithful performance bond or other bonds as may be required by law

in accordance with the terms of the Principal's said proposal, then this obligation shall be null and void,

otherwise to remain in full force and virtue.

IN TESTIMONY WHEREOF, the said Principal has hereunto set his/her (their, its) hand and the said

Surety has caused this instrument to be signed by its authorized officer, the day and year above written.
Signed and delivered this ____ day of ________________ 20____ in the presence of:

___________________________________________ )
(Company)

___________________________________________ ) Principal
(Signature)

___________________________________________ )
(Title)
___________________________________________ )
(Company)

By ______________________________
(Signature)

_______________________________ )
(Title of Authorized Officer)

(The Surety Company shall append a single copy of a statement of its financial condition and a copy of the resolution authorizing the execution of Bonds by officers of the Company to the bond(s.).)

(Acknowledgment of principal, unless it be a corporation)
STATE OF NEW YORK ss. :
COUNTY OF_______________

On this _____ day of ______________ 20 ___, before me personally came ______________________
to me known and known to me to be the person described in and who executed the foregoing instrument and acknowledged that he/she executed the same.

_______________________________ Notary Public

(Acknowledgment of principal, if a corporation)
STATE OF NEW YORK ss. :
COUNTY ______________

On this _____ day of ______________ 20 ___, before me personally came ______________________
to me known and known to me to be the person, who being by me duly sworn, did depose and say that he/she resides in ______________________ that he/she is the _________________ of ______________________ the corporation described in and which executed the foregoing instrument; and that he/she signed his/her name thereto by order of the Board of Directors of said Corporation.

_______________________________ Notary Public

(Acknowledgment of Surety Company)
STATE OF NEW YORK ss. :
COUNTY OF ______________
On this _____ day of ___________ 20 ___, before me personally came __________________ to me known and known to me to be the person, who being by me duly sworn, did depose and say that he/she resides in ________________________, that he/she is the ________________ of ______________________ the corporation described in the foregoing instrument; and that he/she signed his/her name thereto by order of the Board of Directors of said Corporation.

Notary Public

102-16 SAMPLE CONTRACT PAY ITEM FORMAT.

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ITEMIZED PROPOSAL

To the State Department of Transportation:

In submitting this bid the undersigned declares to be the only person or persons interested in the said bid; that it is made without any connection with any person making another bid for the same contract; that the bid is in all respects fair and without collusion, fraud or mental reservation; and that no official of the State, or any person in the employ of the State is directly or indirectly interested in said bid or in the supplies or work to which it relates, or in any portion of the profits thereof.

The undersigned also hereby declares to have carefully examined the plans, specifications and form of contract, and to have personally inspected the actual location of the work together with the local sources of supply, to be satisfied as to all the quantities and conditions, and understands that in signing this proposal waives all right to plead any misunderstanding regarding the same.

The undersigned further understands and agrees to furnish and provide for the respective item price bid all the necessary material, machinery, implements, tools, labor services and other items of whatever nature, and to do and perform all the work necessary under the aforesaid conditions, to complete the improvement of the aforementioned project in accordance with the plans and specifications for said improvement, which plans and specifications it is agreed are a part of this proposal, and to accept in full compensation therefore the amount of the summation of the products of the approximate quantities multiplied by the unit prices bid. This summation will hereinafter be referred to as the gross sum bid.

The undersigned further agrees to accept the aforesaid unit bid prices as compensations for any additions or deductions caused by variation in quantities due to more accurate measurement, and for use in the computation of the value of the work performed for monthly estimates. The undersigned further agrees that should the bidder challenge any administrative action of the Department regarding the award of the Contract, such special proceeding shall be brought in Supreme Court, Albany County, and in no other location.

The undersigned further agrees that at any time during the progress of work the State adds, alters or omits portions of the work it shall so perform such work and accept compensation in accordance with the Standard Specifications.

The undersigned further understands and agrees not to start any work until the contract agreement is signed by the Commissioner or the Commissioner's duly authorized representative. If the undersigned voluntarily undertakes to start work, other than that expressly prohibited herein prior to approval of the contract by the State Comptroller, the undersigned does so entirely at its own risk and without obligation or responsibility on the part of the State unless and until the awarded contract becomes effective pursuant to Section 112 of the State Finance Law; and hereby agrees and warrants that, as a prerequisite to the start of any such voluntary work, accepts, assumes and undertakes all of the provisions of this proposal and of the plans and specifications of the proposed contract, including all of the provisions and responsibilities thereof relative to (1) damage, indemnification and holding the State harmless as set forth in said contract documents, and (2) actually furnishing in advance of any contract operations, the required insurance policies of each and every kind and amount as called for in said contract documents, particularly with relation to workers' compensation and liability insurance policies as set forth in the related specifications; and also agrees and warrants that all of such policies will be in force and effect on the date of the start of any such contract operations, whether or not the contract has been awarded as aforesaid. In no event shall
the undersigned start any contract work which involves a disturbance within the State right of way prior to award of the contract by the Comptroller.

**Bid Deposit**

Accompanying this proposal is a bid bond, certified check or bank cashier's check for the specified amount of deposit required. In the event this proposal is accepted by the Department of Transportation and the undersigned shall fail to execute the contract and in all respects comply with the provisions of Section 38 of the Highway Law, as amended, the moneys represented by such bid bond, certified check or bank cashier's check shall be regarded as liquidated damages and shall be forfeited and become the property of the State of New York; otherwise to be returned to the depositor in accordance with the provisions of said Section 38 of the Highway Law, as amended.

On acceptance of this proposal for said work the undersigned does or do hereby bind herself/himself or itself/themselves to enter into written contract, within ten days of date of notice of award, with the said Department of Transportation, and to comply in all respects with §38(6) of the Highway Law, as amended, in relation to security for the faithful performance of the terms of said contract.

**Non-Collusive Bidding Certifications (NYS Finance Law §139-D)**

1. Every bid hereafter made to the state or any public department, agency or official thereof, where competitive bidding is required by statute, rule or regulation, for work or services performed or to be performed or goods sold or to be sold, shall contain the following statement subscribed by the bidder and affirmed by such bidder as true under the penalties of perjury:
   - (a) By submission of this bid, each bidder and each person signing on behalf of any bidder certifies, and in the case of a joint bid each party thereto certifies as to its own organization, under penalty of perjury, that to the best of his knowledge and belief:
     1. The prices in this bid have been arrived at independently without collusion, consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other bidder or with any competitor;
     2. Unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the bidder and will not knowingly be disclosed by the bidder prior to opening, directly or indirectly, to any other bidder or to any competitor; and
     3. No attempt has been made or will be made by the bidder to induce any other person, partnership or corporation to submit or not to submit a bid for the purpose of restricting competition.
   - (b) A bid shall not be considered for award nor shall any award be made where (a)(1)(2) and (3) above have not been complied with; provided however, that if in any case the bidder cannot make the foregoing certification, the bidder shall so state and shall furnish with the bid a signed statement which sets forth in detail the reasons therefore. Where (a)(1)(2) and (3) above have not been complied with, the bid shall not be considered for award nor shall any award be made unless the head of the purchasing unit of the state, public department or agency to which the bid is made, or his designee, determines that such disclosure was not made for the purpose of restricting competition.

   The fact that a bidder (a) has published price lists, rates, or tariffs covering items being procured, (b) has informed prospective customers of proposed or pending publication of new or revised price lists for such items or (c) has sold the same items to other customers at the same prices being bid, does not constitute, without more, a disclosure within the meaning of subparagraph 1.(a).

2. Any bid hereafter made to the state or any public department, agency or official thereof by a corporate bidder for work or services performed or to be performed or goods sold or to be sold, where competitive bidding is required by statute, rule or regulation, and where such bid contains the certification referred to in subdivision one of this section, shall be deemed to have been authorized by the board of directors of the bidder and such authorization shall be deemed to included the signing and submission of the bid and the inclusion therein of the certificate as to non collusion as the act and deed of the corporation.
Non-Collusive Bidding Certification (49 CFR 29)

The Contractor to whom the above identified contract is to be awarded does hereby tender to the New York State Department of Transportation this sworn statement pursuant to Section 112(c) of Title 23 U.S. Code Highways and does hereby certify, in conformance with said 23 USC 112(c) that the said Contractor has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with the above identified contract.

The signatory to this proposal, being duly sworn, certifies that, EXCEPT AS NOTED BELOW, its company and any person associated therewith in then capacity of owner, partner, director, officer, or major stockholder (five percent or more ownership):
1) is not currently under suspension, debarment, voluntary exclusion, or determination of ineligibility by any federal agency;
2) has not been suspended, debarred, voluntarily excluded or determined ineligible by any federal agency within the past three years;
3) does not have a proposed debarment pending; and
4) has not been indicted, convicted, or had a civil judgment rendered against it by a court of competent jurisdiction in any matter involving fraud or official misconduct within the past three years.

EXCEPTIONS - List any relevant information, attaching additional sheets if necessary. (Exceptions will not necessarily result in disapproval, but will be considered in determining responsibility. For any exception noted, indicate below to whom it applies, the initiating agency, and dates of action. Providing false information may result in criminal prosecution or administrative sanctions.)

Lobbying Activity Certification [For Federal-Aid Contracts Only]
The prospective participant certifies, by signing and submitting this bid or proposal, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions. (See Exhibit 1 annexed hereto)

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

The prospective participant also agrees by submitting his or her bid or proposal that he or she shall require that the language of this certification be included in all lower tier subcontracts, which exceed $100,000 and that all such subrecipients shall certify and disclose accordingly.
False Claims Certification (31 USC §3729, NYS Finance Law Article 13)

Under the Federal False Claims Act, 31 US Code §3729, any person or entity who knowingly presents, or causes to be presented to the Federal Government, a false or fraudulent claim for payment or approval is liable to the United State Government for a civil penalty of not less than $5,000 and not more than $10,000, plus three times the amount of damages the Government sustains.

Under the New York State False Claims Act, NYS Finance Law Article 13, any person or entity who knowingly presents or causes to be presented to the State of New York or Local Governments within the State of New York, a false or fraudulent claim for payment or approval is liable to the Government for a civil penalty of not less than $6,000 and not more than $12,000, plus three times the amount of damages the Government sustains.

“Knowingly” is defined as: (1) actual knowledge; (2) acting in deliberate ignorance of the truth or falsity of information; or (3) acting in reckless disregard of the truth or falsity of information; no proof of specific intent to defraud is required.

The Contractor to whom the above-identified contract is to be awarded does hereby certify to New York State Department of Transportation that it understands the prohibitions under the Federal and New York State False Claims Acts, and that it has not and will not submit or caused to be submitted any fraudulent claims in the submission of this bid or in connection with the above-identified contract. The Contractor further certifies that it understands retaliatory actions, against employees and officers who initiate a Qui Tam (public) action on behalf of the government or cooperate in the investigation of a false claim, are prohibited and are subject to an assessment of damages and penalties, under the provisions of the Federal and New York State False Claims Acts.

UNITED STATES DEPARTMENT OF TRANSPORTATION HOTLINE

Persons with knowledge of bid collusion (i.e., contractors, suppliers, work persons, etc.), or other questionable contract related practices (inadequate materials, poor workmanship, theft of materials, etc.), are encouraged to report such activities by calling the U.S. DOT HOTLINE. The HOTLINE number is 1-800-424-9071 and calls will be answered from 8:00 A.M. to 5:00 P.M. EST, Monday through Friday.

This HOTLINE is under the direction of the U.S. DOT's Inspector General. All information will be treated confidentially and the caller's anonymity will be respected.

NEW YORK STATE INSPECTOR GENERAL HOTLINE

Reports of New York State Governmental Misconduct may be made in strict confidence to the New York State Inspector General on the Toll Free Statewide HOTLINE or by writing to the Office of the State Inspector General. The Toll-Free Statewide HOTLINE telephone number is 1-800-367-4448 and calls will be answered between 9:00 A.M. and 5:00 P.M., Monday through Friday. The address of the Office of the Inspector General is P.O. Box 9, One Commerce Plaza, Albany, New York 12260.

CONTRACTOR MUST COMPLETE THE FORM BELOW
OFFERER DISCLOSURE OF PRIOR NON-RESPONSIBILITY DETERMINATIONS

1. Has any Governmental Entity made a finding of non-responsibility regarding the individual or entity seeking to enter into the Procurement Contract in the previous four years? (Please circle):
   No       Yes

   If yes, please answer questions 2-4. If no, skip to question 5.

2. Was the basis for the finding of non-responsibility due to a violation of State Finance Law §139-j (Please circle):
3. Was the basis for the finding of non-responsibility due to the intentional provision of false or incomplete information to a Governmental Entity? (Please circle):
   No Yes

4. If you answered yes to any of the above questions, please provide details regarding the finding of non-responsibility below.

   Governmental Entity: _
   Date of Finding of Non-responsibility: _
   Basis of Finding of Non-Responsibility: ___

   (Add additional pages as necessary)

5. Has any Governmental Entity or other governmental agency terminated or withheld a Procurement Contract with the individual or entity seeking to enter into the Procurement Contract due to the intentional provision of false or incomplete information? (Please circle):
   No Yes

6. If yes, please provide details below.

   Governmental Entity: _
   Date of Termination or Withholding of Contract: ___
   Basis of Termination or Withholding: _

   (Add additional pages as necessary)

**BY EXECUTING THIS PROPOSAL, THE CONTRACTOR AGREES TO:**

1. Perform all work listed in accordance with the Contract Documents including all amendments, (found at [https://www.dot.ny.gov/doing-business/opportunities/const-notices](https://www.dot.ny.gov/doing-business/opportunities/const-notices)) at the unit prices bid; subject to the Changed Conditions provisions if applicable;

2. All the terms and conditions of the non-collusive bidding certifications required by §139-d of the State Finance Law;

3. Certification of Specialty Items category selected, if contained in this proposal;

4. Certification of any other clauses required by this proposal and contained herein.

5. For Federal-Aid contracts only, Certification, under penalty of perjury, as to the current history regarding suspensions, debarments, voluntary exclusions, determinations of ineligibility, indictments, convictions or civil judgments required by FHWA Form 1273 "Required Contract Provisions Federal-Aid Construction Contracts- Section X - Compliance with Governmentwide Suspension and Debarment Requirement" under 2 CFR Part 180.

6. Certifies that all information provided to the Department with respect to the requirements contained in State Finance Laws §139j and §139k is complete, true and accurate.
7. Affirm, under penalty of perjury, that all the responses provided to the Department with respect to its submitted Form CCA-2 New York State Vendor Responsibility Questionnaire For-Profit Construction, are complete, true, and accurate, and further affirms and acknowledges that it must remain a responsible contractor throughout the duration of the contract, in accordance with §105-05 Vendor Responsibility.

Dated___________________________, 20____

___________________________________________
Legal Name of person, firm or corporation

By ____________________________
Signature (Title)

(Acknowledgment of individual contractor)

STATE OF NEW YORK
County of_______________________ ss.:
On this______ day of ______________ 20____, before me personally came ____________________________ to me known and known to me to be the person described in and who executed the foregoing instrument, and acknowledged that she/he executed the same.

_____________________________
Notary Public

(Acknowledgment of co-partnership contractor)

STATE OF NEW YORK
County of __________________________ ss.:
On this_____ day of ______________ 20____, before me personally came ____________________________ to me known and known to me to be the person who executed the foregoing instrument, who being by me duly sworn, did for himself/herself depose and say that he/she is a member of the partnership of ____________________________, consisting of himself/herself and ____________________________, and that he/she executed the foregoing instrument in the firm name of ____________________________, and that he/she had authority to sign same, and did duly acknowledge to me that she/he executed the same as the act and deed of said firm for the uses and purposes mentioned therein.

_____________________________
Notary Public

(Acknowledgment of contractor, if a corporation)

STATE OF NEW YORK
County of __________________________ ss.:
On this _____ day of ______________ 20____, before me personally came ____________________________ to me known and known to me to be the person, who being duly sworn, did depose and say that she/he resides in ____________________________, that she/he is the ____________________________, of the ____________________________, the corporation described in and which executed the foregoing instrument; and that she/he signed her/his name thereto by order of the Board of Directors of said Corporation.

_____________________________
Notary Public
(Acknowledgment of contractor, if a Joint Venture)
A bidder that is a Joint Venture shall include a separate, signed and notarized copy of the acknowledgment page for each party in the joint venture.

Please Complete Information Requested Below:

The P.O. address of the bidder is:
__________________________ (Street) Federal Identification No ________________
__________________________ Contact Person _____________________________
__________________________ Phone No. (   ) ____________________________
City, State and Zip Code

If a Partnership
Name Address
__________________________  ____________________________
__________________________  ____________________________
__________________________  ____________________________

If a Corporation
Name Address
__________________________  , President  ____________________________
__________________________  , Secretary  ____________________________
__________________________  , Treasurer  ____________________________

SECTION 103 CONTRACT AWARD AND EXECUTION

103-01 CONTRACT AWARD.

The contract award will be made only to the lowest responsible bidder as will best promote the public interest as provided by Section 38 of the Highway Law. The lowest bid will be determined by the Commissioner on the basis of gross sum for which the entire work will be performed, arrived at by a correct computation of all contract pay items specified in the proposal, at the unit prices stated in the proposal. If there is any discrepancy between the hard copy and electronic format of itemized proposals published by the Department, in either the contract pay items or quantities, the Department will evaluate the bids based only on that portion that is common to all formats. The Department reserves the right to reject any or all bids in the best interest of the State pursuant to Section 38 (4) of the Highway Law.

The Department reserves the right to reject any proposal deemed non-responsive, or any contractor deemed non-responsible, and then, pursuant to Section 38 of the Highway Law, award to other than the
low bidder, or waive minor informalities if, in its opinion, the best interest of the State will thereby be promoted.

The Commissioner reserves the right to reject any proposal in which any of the bid prices are unbalanced to the potential detriment of the Department. An unbalanced bid is considered to be one containing lump sum or unit bid prices which do not reflect reasonable actual costs plus a reasonable proportionate share of the bidder's anticipated profit, overhead costs, and other indirect costs which are anticipated for the performance of the work in question.

In accordance with Section 140 of the State Finance Law, whenever a bid deposit is required, a bidder may withdraw its bid if no award of the contract is made within 45 days after the receipt of the bids, and upon such withdrawal, its deposit will be returned. The notice of withdrawal shall be made in writing and addressed to the Contract Management Bureau.

As a condition of award, the Contractor shall submit a completed Form CCA-2, New York State Vendor Responsibility Questionnaire - For Profit Construction to the Contract Management Bureau. If requested by the Department, the bidder shall present additional evidence of ownership, corporate structure, ability and financial standing, as well as a statement as to equipment. Contracting corporations which are chartered in states other than New York, as well as individuals or firms doing business under fictitious names, shall register with the NYS Department of State, authorizing them to conduct business in New York State prior to contract award.

Contract award of a joint venture proposal will place upon the joint venture participants complete liability, jointly and individually, for contract performance.

A. **A+B Bidding.** For contracts subject to A+B Bidding, the lowest bid will be determined by the Commissioner on the basis of the gross sum, which will be arrived at by a correct computation of all contract pay items specified in the proposal at the unit prices stated in the proposal (A portion), plus the total number of calendar days proposed by the bidder to complete the portion of work to which the incentive/disincentive is applicable, times the unit cost (B portion).

B. **Structural Painting.** For contracts containing structural paint removal and painting work in accordance with §105-03B, Structural Painting, as a condition of award, if the Apparent Low Bidder is not SSPC certified or currently approved by the Department in lieu of SSPC certification, the Apparent Low Bidder shall submit a written notice to the Office of Contract Management, within 7 calendar days after bid letting, identifying the certified or approved firm that will perform structural paint removal operations and painting work. This shall not relieve the Contractor from complying with the requirements of §108-05 Subletting or Assigning the Contract regarding limitations on subcontracting.

103-02 EXECUTION OF CONTRACT.

The person or persons whose proposal is accepted shall execute the contract and comply in all respects with the statutory provisions relating to the contract within ten days of the date of the delivery of the contract form. A sample of the standard contract agreement is shown in §103-06 Sample Form of Contract Agreement. In case of failure or refusal on the part of the bidder to deliver the duly executed contract to the Department within the ten day period herein mentioned, the amount of the deposit made may be forfeited and paid to the New York State Department of Transportation.

All of the following sections which have the word “Sample” in the title are samples of the contract documents executed by the Contractor as a part of contract award. The executed contract documents control and have precedence over the samples presented herein.

103-03 CONTRACT BONDS.

The Contractor shall provide the State with a Faithful Performance Bond and a Labor and Material Bond from sufficient sureties listed on the US Department of the Treasury listing of Approved Sureties (Treasury Department Circular 570) and licensed to do business in New York State, and with a minimum
rating by A.M. Best of (A−) in the "Best’s Key Rating Guide." Treasury Department Circular 570 can be found on the US Department of the Treasury website at www.fms.treas.gov/c570/index.html. The Contractor shall procure and deliver bonds to the State and maintain them at its own expense and without expense to the State. The Surety or Sureties shall append a statement of its financial condition and a copy of the resolution authorizing the execution of Bonds by officers of the Company to the bond(s).

**A. Faithful Performance Bond.** The Contractor shall provide a bond in the form prescribed by the Commissioner, shown in §103-07 Sample Form of Faithful Performance Bond, with sufficient sureties, approved by said Commissioner, guaranteeing that the Contractor will perform the work in accordance with the terms of the contract documents, and that it will commence and complete the work within the time prescribed in the contract, and that it will provide against direct or indirect damages that shall be suffered or claimed on account of such construction or improvement, during the time thereof, until the final agreement is signed by the Contractor. The amount of the Faithful Performance Bond shall be 100% of the amount of the total contract bid price.

**B. Labor And Material Bond.** The Contractor shall provide a bond in the form prescribed by the Commissioner, shown in §103-08 Sample Form of Labor and Material Bond, with sufficient sureties, approved by said Commissioner, guaranteeing prompt payment of monies due all persons supplying the Contractor or Subcontractor with labor and materials employed and used in carrying out the contract, which bond shall inure to the benefit of the persons supplying such labor and materials, until the final agreement is signed by the Contractor. The amount of the Labor and Material Bond shall be 100% of the amount of the total contract bid price.

**103-04 CANCELING AWARD.**

The Department reserves the right to reject all proposals and advertise for new proposals, or proceed to do the work otherwise, if, in its opinion, the best interest of the State will thereby be promoted.

**103-05 PARTNERING.**

It is the Department's policy to use the principles of partnering to guide the management of construction contracts and the construction program, within the parameters covered by the laws, regulations and other policies that govern work in the public sector.

The partnering principles are intended to promote quality through continuous improvement at all stages of construction. The goal of the Department is to complete each contract in the most efficient, timely, safe, and cost effective manner, to the mutual benefit of the Contractor and the Department, meaning a quality contract delivered on time, within budget, and without significant disputes.

Partnering is defined as those actions taken to include all parties with an appropriate and vested interest in the management of a transportation project such that it is completed in the most efficient, timely, safe, and cost effective manner for the mutual benefit of all concerned. Those actions include, but are not limited to, communication, organization, establishing goals, continuous improvement, problem identification, conflict resolution, and managing change. Interested parties may include, but are not limited to, the Department, the Contractor, Subcontractors, Fabricators, Material Suppliers, the community within which the project is constructed, the community served by the project, Federal, State and local government or other public agencies, and utilities.

None of the actions identified as part of, or taken in the course of partnering shall be construed to alter, modify, delete or waive any of the provisions or requirements of the Department's Specifications or any applicable laws or regulations.

The Department with the Contractor will manage each contract in a cooperative manner utilizing the following principles of partnering:

- establish communications with all involved parties early in the partnering process;
- establish a relationship of shared trust, equity, and commitment;
- develop strategies for identifying mutual goals;
develop strategies for timely communications and decision making;
establish process for timely response to changes or variations in field conditions;
solve potential problems, at the lowest level, before they create a negative impact;
encourage the use of products, technology and processes that provide a demonstrated level of improved quality; and
develop a plan for periodic joint evaluation based on mutually agreed goals.

The specifications are to be implemented in an equitable fashion that recognizes the problems that are inherent in construction, addresses the different-than-expected field conditions, resolves disputes in open communications manner, and makes contract adjustments in a timely, and fair manner consistent with the terms of the contract. These specifications are intended to fairly allocate risk, resulting in a balanced contractual approach to risk-sharing. The Department will provide information relevant to preparation of a bid for the contract, and in connection with submission of its bid, the Contractor has the right to rely on information provided by the Department in the contract documents.

A. Formal Partnering. Generally, an item for formal partnering will be included in the contract proposal for large, more complex contracts. In addition, the Department will accept requests by successful low bidders to incorporate formal partnering on any contract that requires coordination and cooperation with third parties such as Subcontractors, suppliers, utility companies and railroads, or as otherwise desired by the Contractor.

B. Informal Partnering. The Department is willing to informally partner with the Contractor on all other contracts. Informal partnering is defined as the application of partnering principles to the management of the contract by the mutual agreement of the interested parties. Although the principles of partnering are to be applied, there is no fixed organization or structure adopted for that purpose.

103-06 SAMPLE FORM OF CONTRACT AGREEMENT.

STATE OF NEW YORK
DEPARTMENT OF TRANSPORTATION
AGREEMENT
Contract No.
County(ies)

THIS AGREEMENT, made by and between THE PEOPLE OF THE STATE OF NEW YORK, hereinafter referred to as "State", acting by and through the Department of Transportation, pursuant to the Highway Law, and

☐ an individual conducting business as
☐ a partnership, consisting of
☐ a corporation organized and existing under the laws of the State of ____________
☐ a limited liability company (LLC), organized under the laws of the State of ______,

the location of whose principal office is ________________ hereinafter called the "Contractor".

WITNESSETH: That the State and the Contractor, for the consideration hereinafter named agree as follows:
ARTICLE 1. WORK TO BE DONE. The Contractor shall (a) furnish all the materials, appliances, tools and labor of every kind required, and construct and complete in the most substantial and skillful manner, the construction, improvement or reconstruction of the project on or before the completion date of __________, 20____ as further described in Article 4, and as generally identified and shown on the contract plans entitled:
Contract Description
F.A. PROJ. NO. ________
In the County(ies) listed above which constitutes Contract D______
in accordance with the "Standard Specifications" of the New York State Department of Transportation, which contain the information for bidders; proposal form, contract agreement, and bonds; and payment Items; and (b) do everything required by the Contract and/or Contract Documents as defined herein.

The Contractor further agrees their bid proposal is not based upon the assumption that any specifications, traffic restrictions, scheduling or phasing/staging requirements will be waived; an extension of Contract Completion Date will be granted; a labor dispensation will be granted; substitution of non-approved products, alternatives or claimed functional equivalents for specified construction materials and methods will be allowed; or any Value Engineering Change Proposals will be approved.

ARTICLE 2. DOCUMENTS FORMING THE CONTRACT. The Contract (and Contract Documents) shall be deemed to include the advertisement for proposals; the contract proposal, including Special Notes and Special Specifications contained therein; the contractor's proposal; the Equal Employment Opportunity (EEO) participation goals; the Disadvantaged/Minority/Women's Business Enterprise (D/M/WBE) participation goals; the contract agreement; the base line data; the "Standard Specifications" including all addenda thereto identified in the contract proposal; the Standard Sheets; the plans; any amendments issued prior to the date of proposal submission, and all provisions required by law to be inserted in the contract whether actually inserted or not. Whenever separate publications are referenced in the Contract Documents it shall mean those, as amended, which are current on the date of advertisement for bids.

ARTICLE 3. EXAMINATION OF DOCUMENTS AND SITE. The Contractor agrees that before making its proposal it carefully examined the contract documents, together with the site of the proposed work, as well as its surrounding territory, and is informed regarding all of the conditions affecting the work to be done and labor and materials to be furnished for the completion of this contract, including the existence of poles, wires, pipes and other facilities and structures of municipal and other public service corporations on, over or under the site, except latent conditions that meet the requirements of §104-03 Differing Site Conditions, and that its information was secured by personal and other investigation and research.

ARTICLE 4. DATE OF COMPLETION. The Contractor further agrees that it will begin the work herein embraced within ten days of the effective date hereof, unless the consent of the State, in writing, is given to begin at a later date, and that it will prosecute the same so that it shall be entirely completed and performed on or before the completion date shown in Article 1.

No extension beyond the date of completion fixed by the terms of this contract shall be effective unless in writing signed by the State. Such extension shall be for such time and upon such terms and conditions as shall be fixed by the State, which may include the assessment of liquidated damages and a charge for engineering and inspection expenses actually incurred upon the work, including engineering and inspection expenses incurred upon the work by railroad companies on contracts for grade crossing elimination. Notice of application for such extension shall be filed with the Regional Director of the Region within which the highway under construction is located at least fifteen days prior to the date of completion fixed by the terms of this agreement.
ARTICLE 5. ALTERATIONS AND OMISSIONS. The said work shall be performed in accordance with the true intent and meaning of the contract documents without any further expense of any nature whatsoever to the State other than the consideration named in this agreement.

The State reserves the right, at any time during the progress of the work, to alter the plans or omit any portion of the work as it may deem reasonably necessary for the public interest - making allowances for additions and deductions with compensation made in accordance with the Standard Specifications, for this work without constituting grounds for any claim by the contractor for allowance for damages or for loss of anticipated profits, or for any variations between the approximate quantities and the quantities of the work as done.

ARTICLE 6. NO COLLUSION OR FRAUD. The Contractor hereby agrees that the only person or persons interested as principal or principals in the bid or proposal submitted by the Contractor for this contract are named therein, and that no person other than those mentioned therein has any interest in the above mentioned proposal or in securing of the award, and that this contract has been secured without any connection with any person or persons other than those named, and that the proposal is in all respects fair and was prepared and the contract was secured without collusion or fraud and that neither any officer nor employee of the Department of Transportation has or shall have a financial interest in the performance of the contract or in the supplies, work or business to which it relates, or in any portion of the profits thereof. (See also §139-a and §139-b of the State Finance Law referred to in the Standard Specifications which are made a part of this contract.)

ARTICLE 7. CONTRACT PAYMENTS. As the work progresses in accordance with the contract and in a manner that is satisfactory to the State, the State hereby agrees to make payments to the Contractor therefore, based upon the proposal attached hereto and made a part hereof, as follows: The State shall once in each month and on such days as it may fix, determine the quantity of work completed and of material which has actually been put in place in accordance with the terms and conditions of the contract, during the preceding month, and compute the value thereof and pay to the Contractor the monies due as provided in §38(7) of the Highway Law. No monthly payment shall be rendered unless the value of the work completed equals 5% of the contract amount or $1,000, whichever is the lesser. Semimonthly payments may be rendered provided (a) the value of the work performed in two successive weeks is more than $50,000 or (b) the Commissioner of Transportation deems it to be in the best interests of the State to do so. The Contractor shall not hold any retainage from any Subcontractor.

ARTICLE 8. NO PAYMENT DUE TO CONTRACTOR'S NON-COMPLIANCE. It is further agreed that so long as any lawful or proper direction concerning the work or material given by the Commissioner of Transportation, or his/her representative, shall remain uncomplied with, the Contractor shall not be entitled to have said contract payment processed, nor shall any contract payment(s) be processed for work done or material furnished until such lawful or proper direction aforesaid has been fully and satisfactorily complied with.

ARTICLE 9. FINAL ACCEPTANCE OF WORK. When in the opinion of the Regional Director a Contractor has fully performed the work under the contract, the Regional Director shall recommend to the Commissioner of Transportation the acceptance of the work so completed. If the Commissioner accepts the recommendation of the Regional Director, he/she shall thereupon by letter notify the Contractor, with copies to other interested parties, of such acceptance. Prior to the final acceptance of the work by the Commissioner or his/her designee, the contract work may be inspected, accepted and approved by other agencies and/or municipalities who will have jurisdiction of the work after final acceptance.

Final acceptance shall be final and conclusive except for defects not readily ascertainable by the Department, actual or constructive, fraud, gross mistakes amounting to fraud or other errors which the Contractor knew or should have known about as well as the Department's rights under any warranty or guarantee. Final acceptance may be revoked by the Department at any time prior to the issuance of the
final check by the Comptroller upon the Department's discovery of such defects, mistakes, fraud or errors in the work.

ARTICLE 10. FINAL PAYMENT. After the final acceptance of the work, the Engineer shall prepare a final agreement of the work performed and the materials placed and shall determine the value of such work and materials under and according to the terms of the contract. This final agreement shall be certified, as to its correctness, by the Engineer. Upon approval of such final agreement by the Regional Director, it shall be submitted to the Commissioner for final approval. The right, however, is hereby reserved to the Commissioner to reject the whole or any portion of the final agreement, should the said certificate of the Engineer be found or known to be inconsistent with the terms of the agreement or otherwise improperly given. All certificates upon which partial payments may have been made shall be subject to correction in the final certificate or final agreement.

ARTICLE 11. RIGHT TO SUSPEND WORK AND CANCEL CONTRACT. It is further mutually agreed that if at any time during the prosecution of the work the Commissioner of Transportation shall determine that the work upon the contract is not being performed according to the contract or for the best interest of the State, the execution of the work by the Contractor may be temporarily suspended by the Commissioner of Transportation, who may then proceed with the work under his/her own direction in such manner as will accord with the contract specifications and be for the best interests of the State; or he/she may terminate the Contractor's employment under the contract while it is in progress, and thereupon proceed with the work, in affirmance of the contract, by contract negotiated or publicly let, by the use of his/her own forces, by calling upon the surety to complete the work in accordance with the plans and specifications or by a combination of any such methods; or he/she may cancel the contract and either readvertise or relet as provided in Section 38 of the Highway Law, or complete the work under its own direction in such a manner as will accord with the contract specifications and be for the interests of the State; any excess in the cost of completing the contract beyond the price for which it was originally awarded shall be charged to and paid by the Contractor failing to perform the work or its surety; all in pursuance of the provisions of Section 40 of the Highway Law.

Whenever the State determines to suspend or stop work under the contract, a written notice sent by mail to the Contractor at its address and to the sureties at their respective addresses, shall be sufficient notice of its action in the premises.

ARTICLE 12. DETERMINATION AS TO VARIANCES. In any case of any ambiguity in the plans, specifications or maps, or between any of them, the matter must be immediately submitted to the Commissioner, who shall adjust the same, and his/her decision in relation thereto shall be final and conclusive upon the parties.

ARTICLE 13. SUCCESSORS AND ASSIGNS. This agreement shall bind the successors, assigns and representatives of the parties hereto.

ARTICLE 14. INTERNATIONAL BOYCOTT PROHIBITION. In accordance with §139-h of State Finance Law, the Contractor hereby promises, asserts and represents that neither the Contractor nor any substantially owned or affiliated person, firm, partnership or corporation has participated, is participating or shall participate in an international boycott in violation of the provisions of the United States Export Administration Act of 1969, as amended, or the United States Export Administration Act of 1979, or the effective Regulations of the United States Department of Commerce promulgated under either act.

It is understood further that the State in awarding a contract does so in material reliance upon the promise and representation made by the Contractor in the forgoing paragraph and that such contract shall be rendered forfeit and void by the State Comptroller if subsequent to the bid execution date, the Contractor or such owned or affiliated person, firm, partnership or corporation has been convicted of a violation of the aforesaid Acts or Regulations or has been found upon final determination of the United
States Commerce Department or any other appropriate agency of the United States to have violated such Acts or Regulations.

The Contractor agrees to and shall notify the Commissioner of Transportation, the Director of the Contract Management Bureau and State Expenditures in the Office of the State Comptroller of any such conviction or final determination of violation within five (5) days thereof.

ARTICLE 15. WRITTEN NOTICES.
1. All notices permitted or required hereunder shall be in writing and shall be transmitted either:
   a. via certified or registered United States mail, return receipt requested;
   b. by facsimile transmission;
   c. by personal delivery;
   d. by expedited delivery service; or
   e. by e-mail.

   Such notices shall be addressed to the individuals or titles named in the contract documents, or which are designated by the Contractor or the State at the pre-construction meeting, or which are designated by the State or the Contractor from time to time during the course of the Contract pursuant to Paragraph 3 herein.

2. Any such notice shall be deemed to have been given either at the time of personal delivery or, in the case of expedited delivery service or certified or registered United States mail, as of the date of first attempted delivery at the address and in the manner provided herein, or in the case of facsimile transmission or email, upon receipt.

3. The parties may, from time to time, specify any new or different address in the United States as their address for purpose of receiving notice under this Agreement by giving fifteen (15) days written notice to the other party sent in accordance herewith. The parties agree to mutually designate individuals as their respective representatives for the purposes of receiving notices under this Agreement. Additional individuals may be designated in writing by the parties for purposes of implementation and administration/billing, resolving issues and problems and/or for dispute resolution.

ARTICLE 16. CONTRACT PAYMENTS. The Contractor shall provide complete and accurate information and supporting documentation required by the Contract, the Agency and the Office of the State Comptroller (OSC). Payment will only be rendered electronically, unless payment by paper check is expressly authorized by the Commissioner, in the Commissioner's sole discretion, due to extenuating circumstances. Such electronic payment will be made in accordance with ordinary State procedures and practices from the Statewide Financial System (SFS). The Contractor shall comply with OSC procedures to authorize electronic payments. Authorization forms are available at OSC’s website at www.osc.state.ny.us/epay/index.htm, by e-mail at epunit@osc.state.ny.us, or by telephone at 855-233-8363. A Contractor that has not previously performed work for New York State will be provided a SFS Vendor ID. After obtaining a SFS Vendor ID, the Contractor shall contact the OSC Vendor Management Unit at www.osc.state.ny.us/vendor_management/index.htm to set up an eSupplier account, in order to track and manage payments. The Contractor will not receive payment under this Contract if it does not comply with the State Comptroller's electronic payment procedures, except where the Commissioner has expressly authorized payment by paper check as set forth above.

ARTICLE 17. SUPPLEMENTAL TITLE VI PROVISIONS (CIVIL RIGHTS ACT). During the performance of this contract, the contractor, for itself, its assignees, and successors in interest (herein after referred to as the “Contractor”) agree as follows:

(1) Compliance with Regulations. The Contractor shall comply with the Regulation relative to nondiscrimination in federally-assisted programs of the Department of Transportation of the United States 49 Code of Federal Regulations, Part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.
2) Nondiscrimination. The contractor, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, national origin, sex, age, and disability/handicap, or income status in the selection and retention of Subcontractors, including procurements of materials and leases of equipment. The Contractor shall not participate either directly or indirectly in the discrimination prohibited by 49 CFR 21.5, including employment practices when the contract covers a program set forth in 49 CFR 21 Appendix B.

(3) Solicitations for Subcontractors, Including Procurements of Materials and Equipment. In all solicitations either by competitive bidding or negotiation made by the Contractor for work to be performed under a subcontract, including procurements of materials or leases of equipment, each potential Subcontractor or supplier shall be notified by the Contractor of the Contractor's obligations under this contract and 49 CFR 21 relative to nondiscrimination on the grounds of race, color, or national origin, sex, age, and disability/handicap.

(4) Information and Reports. The Contractor shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information and its facilities as may be determined by NYSDOT or the FHWA to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of a contractor is in the exclusive possession of another who fails or refuses to furnish this information the Contractor shall so certify to NYSDOT, or the FHWA as appropriate, and shall set forth what efforts it has made to obtain the information.

(5) Sanctions for Noncompliance. In the event of the Contractor's noncompliance with the nondiscrimination provisions of this contract, NYSDOT shall impose such contract sanctions as it or the FHWA may determine to be appropriate, including, but not limited to: (a.) withholding of payments to the Contractor under the contract until the contractor complies, and/or (b.) cancellation, termination or suspension of the contract, in whole or in part.

(6) Incorporation of Provisions: The contractor shall include the provisions of paragraphs (1) through (6) in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto.

The Contractor shall take such action with respect to any subcontract or procurement as NYSDOT or the FHWA may direct as a means of enforcing such provisions, including sanctions for noncompliance, provided, however, that in the event a Contractor becomes involved in, or is threatened with, litigation by a subcontractor or supplier as a result of such direction, the Contractor may request NYSDOT to enter into such litigation to protect the interests of NYSDOT; and, in addition, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

[Appendix A, Standard Clauses for All NYS Contracts inserted here]

IN WITNESS WHEREOF, This agreement has been executed by the State, acting by and through the Commissioner of Transportation, and the Contractor or his appointed representative, who has executed this agreement on the day and year written below.

[Contractor Firm Name]

________________________________  ______________________________________
Printed Name, Title)  Signature

Agency Certification(s)
The New York State Department of Transportation has undertaken an affirmative review of the proposed contractor's responsibility in accordance with the standards outlined Comptroller's Bulletin G-221, and based upon such review, has reasonable assurance that the proposed contractor is responsible.
All information provided with respect to the requirements contained in state Finance Laws 139J and 139K is complete, true and accurate. All requirements for state Finance Laws 139J and 139K have been met and the appropriate documentation is attached.

"In addition to the acceptance of this contract, I also certify that original copies of this signature page will be attached to all other exact copies of this contract."

Department of Transportation

Recommended by: Approved by:

______________________________________________________________  _________________

Date

ATTORNEY GENERAL: FOR STATE COMPTROLLER:

Approved _____________________ Approved _____________________

THIS CONTRACT IS NOT TO BE EXECUTED OR BECOME EFFECTIVE UNTIL IT SHALL FIRST BE APPROVED BY THE STATE COMPTROLLER AND FILED IN HIS OFFICE. (Section 112, State Finance Law.)

(Acknowledgment of contractor, if a Joint Venture)
A Joint Venture shall include a separate, signed and notarized copy of the acknowledgment page for each party in the joint venture.

(Acknowledgment of individual contractor)

STATE OF NEW YORK ss.:
COUNTY OF ________________

On this _____ day of _____________ 20 ____, before me personally came __________________ to me known and known to me to be the person described in and who executed the foregoing instrument, and acknowledged that he/she executed the same.

Notary Public

(Acknowledgment of co-partnership contractor)

STATE OF NEW YORK ss.:
COUNTY OF ________________

On this _____ day of _____________ 20 ____, before me personally came __________________ to me known and known to me to be the person who executed the foregoing instrument, who, being duly sworn by me, did for himself/herself depose and say that he/she is a member of the firm of
(Acknowledgment of contractor, if a corporation)

STATE OF NEW YORK ss.:  
COUNTY OF ______________

On this ____ day of _____________ 20 ____, before me personally came ____________________________ to me known, and known to me to be the person who being duly sworn, did depose and say that he/she resides in ________________ that he/she is the ______________________ of ___________________________ the corporation described in and which executed the foregoing instrument; and that he/she signed his/her name thereto by order of the Board of Directors of said Corporation.

Notary Public

(Acknowledgment of contractor, if a limited liability company)

STATE OF NEW YORK ss.:  
COUNTY OF ______________

On this ____ day of _____________ 20 ____, before me personally came ____________________________ to me known, and known to me to be the person who being duly sworn, did depose and say that he/she resides in ________________ that he/she is the duly authorized member of the limited liability company described in and which executed the foregoing instrument; and that he/she executed the foregoing instrument on behalf of the limited liability company for the purposes set forth therein as the act and deed of said limited liability company.

Notary Public

103-07 SAMPLE FORM OF FAITHFUL PERFORMANCE BOND.

KNOW ALL PERSONS BY THESE PRESENTS, that ______________________, (Name of Contractor) (Address)

(hereinafter called the "Principal") and ______________________, a corporation created and existing under the laws of the State of ________________ having its principal office in the City of ________________, (hereinafter called the "Surety") are held and firmly bound unto the People of the State of New York (hereinafter called the "State"), by and through its Department of Transportation (hereinafter called the "Department"), in the full and just sum of [Total Contract Bid Price or "A Portion" of Total Contract Bid Price ($.................)] good and lawful money of the United States of America, to the payment of which said sum of money, well and truly to be made and done the said Principal binds itself, its heirs, executors, administrators or assignees and the said Surety binds itself, its successors or assigns, jointly and severally, firmly by these presents:

WHEREAS, said Principal has entered into a certain written contract on the ____ day of _____________, 20 ____, with the Department of Transportation, 50 Wolf Road, Albany, New York 12232.
NOW, THEREFORE, the condition of this obligation is such that if the said Principal shall well, truly and faithfully perform the work in accordance with the terms of the contract and as said contract may be modified or amended, and with the plans and specifications, and will commence and complete the work within the time prescribed in the contract, and shall protect the said State against, and pay any excess of cost as provided in said contract, and all amounts, damages, costs and judgments which may be recovered against said State or its officers or agents of which the said State may be called upon to pay to any person or corporation by reason of any damages, direct or indirect, arising or growing out of the doing of said work, or the repair or maintenance thereof, or suffered or claimed on account of said public works contract during the time thereof or the manner of doing the same, or the neglect of the said Principal, or its agents, or servants, or the improper performance of the said work by the said Principal, or its agents, or servants, or from any other cause, then this obligation shall be null and void, otherwise to remain in full force and virtue.

In the event of a failure of performance of the contract by the Principal, which shall include, but not be limited to, any breach or default of the contract by the Principal, or in case said contract is forfeited by the Principal in the manner provided for in the contract and the said Surety, for value received, hereby stipulates and agrees, if requested to do so by the State, has the option to either remedy the default, or breach or forfeiture of the Principal or take charge and fully perform and complete the work, mentioned and described in said contract and specifications, pursuant to the terms, conditions and covenants thereof and as may be amended, at its own expense. The procedure by which the Surety undertakes to discharge its obligations under the bond shall be subject to the advance written approval of the Department. If the Surety completes the contract, it shall be paid for the actual items of work performed in accordance with the Principal's contract terms and prices. In this event the Surety assumes the rights and obligations of the Principal.

It shall be the duty of the Surety to give unequivocal notice in writing to the Department, within forty-five (45) days after receipt of written notice from the Department to the Surety, of the Surety's election to remedy default(s) or breach(es) or forfeiture(s) promptly or to perform and fully complete the contract promptly as provided herein, time being of the essence of this bond. In said notice of election, the Surety shall state the date on which the remedy or performance shall commence. During the period between the Department's notice and Surety's performance of the contract or remedy of the default, breach or forfeiture, the Surety shall be liable for and agrees to pay any and all reasonable and necessary costs as determined by the Department to maintain the contract site safe and convenient to the public.

It shall also be the duty of the Surety to give prompt notice in writing to the Department upon the completion of the remedy and/or correction of each breach or default or completion of the contract. The Surety shall not assert solvency of its Principal or its Principal's denial of default as justification for its failure to give notice of election or for its failure to promptly remedy the breach or default or to complete the contract.

In the event the Surety shall fail to exercise either option or to act promptly then the Department shall give ten (10) days notice of such failure, both to Principal and Surety, and after the expiration of the 10 days the Department may cause the work to be completed pursuant to Section 40 of the Highway Law, and the Surety and the Principal shall be jointly and severally liable for the amount of excess cost of completing the contract work beyond the amounts remaining for this contract adjusted for the work actually performed. When the cost of completion of performance by the Obligee is estimated, the Principal and Surety shall pay, free from all liens and encumbrances, the State determined estimated completion costs above the funds remaining for this contract, to the Department within 30 days of receipt of the estimate. Adjustment of the Department's estimated completion cost will be made upon the Department's final acceptance of the work and appropriate refunds, if any, will be promptly made to the Surety. Any actual costs in excess of the estimated price shall be paid to the Department promptly on
demand. Additionally, Principal and Surety shall be liable for any applicable liquidated and/or engineering costs or damages.

In addition, the said Principal and Surety further agree, as part of this obligation, to pay all damages of any kind to person or property that may result from a failure in any respect to perform and complete said contract including, but not limited to costs necessary to protect the traveling public or to avoid inconvenience to the traveling public, (liquidated damages as provided above) all repair and replacement costs necessary to rectify construction errors, architectural and engineering costs and fees, all consultant fees, all testing and laboratory fees, and all interest, legal fees and litigation costs incurred by the Department.

And the said Surety thereby stipulates and agrees that no change, extension, alteration, deduction or addition in or to the terms of the said contract or the plans or specifications accompanying the same, shall in any way affect the obligations of said Surety of its bond.

IN TESTIMONY WHEREOF, the said Principal has hereunto set his/her (their/its) hand and the said Surety has caused this instrument to be signed by its authorized officer, the day and year above written.
Signed and delivered this _____ day of ______________, 20__, in the presence of:

[Contractor Firm Name]

________________________________  ____________________________________
Printed Name, Title) (Signature)

SURETY

________________________________ (Company)
________________________________
By: (Signature)

Printed Name, Title of Authorized Officer

(The Surety Company shall append a single copy of a statement of its financial condition and a copy of the resolution authorizing the execution of Bonds by officers of the Company to the bond(s).)

State Of New York Office of the Attorney General
I hereby approve the foregoing contract and bond as to form and manner of execution.

________________________  __________________________
Attorney General  Date

(Acknowledgment of principal, unless it be a corporation)
STATE OF NEW YORK ss. :
COUNTY OF______________

On this _____ day of ______________ 20 __, before me personally came ____________________________ to me known and known to me to be the person described in and who executed the foregoing instrument and acknowledged that he/she executed the same.

________________________
Notary Public

(Acknowledgment of principal, if a corporation)
STATE OF NEW YORK ss.:
COUNTY __________________

On this _____ day of ___________ 20 __, before me personally came ______________________ to me known and known to me to be the person, who being by me duly sworn, did depose and say that he/she resides in _________________________ that he/she is the ___________________ of ________________________ the corporation described in and which executed the foregoing instrument; and that he/she signed his/her name thereto by order of the Board of Directors of said Corporation.

_______________________________
Notary Public

(Acknowledgment of contractor, if a limited liability company)

STATE OF NEW YORK ss.:
COUNTY OF __________________

On this _____ day of ___________ 20 __, before me personally came ______________________ to me known, and known to me to be the person who being duly sworn, did depose and say that he/she resides in ________________________ that he/she is the duly authorized member of the limited liability company described in and which executed the foregoing instrument; and that he/she executed the foregoing instrument on behalf of the limited liability company for the purposes set forth therein as the act and deed of said limited liability company.

_______________________________
Notary Public

(Acknowledgment of Surety Company)

STATE OF NEW YORK ss.:
COUNTY OF __________________

On this _____ day of ___________ 20 __, before me personally came ______________________ to me known and known to me to be the person, who being by me duly sworn, did depose and say that he/she resides in ________________________ that he/she is the ___________________ of the ________________________ corporation described in the foregoing instrument; and that he/she signed his/her name thereto by order of the Board of Directors of said corporation.

_______________________________
Notary Public

103-08 SAMPLE FORM OF LABOR AND MATERIAL BOND.

KNOW ALL PERSONS BY THESE PRESENTS, that (Name of Contractor) (Contractor Address) (hereinafter called the "Principal") and the __________________________________________________________________ a corporation created and existing under the laws of the State of __________________ having its principal office in the City of __________________ (hereinafter called the "Surety"), are held and firmly bound unto the People of the State of New York (hereinafter called the "State") by and through its Department of Transportation (hereinafter called the "Department"), in the full and just sum of [Total Contract Bid Price or the "A Portion" of Total Contract Bid Price ($.................)] good and lawful money of the United States of America, for payment of which said sum of money, well and truly to be made and
done, the said Principal binds itself, its heirs, executors and administrators, successors and assigns, and the said Surety binds itself, its successors and assigns jointly and severally, firmly by these presents:

WHEREAS, said Principal has entered into a certain written contract, on the ____ day of ________, 20___, with the Department of Transportation, 50 Wolf Road, Albany, New York 12232.

FA Project Number _______
In the county(ies) listed above which constitutes Contract ______

NOW, THEREFORE, the condition of this obligation is such, that if the said Principal shall promptly pay all monies due to all persons furnishing labor or materials to it or its Subcontractors in the prosecution of the work provided for in said contract, then this obligation shall be void, otherwise to remain in full force and effect;

Provided, however, that the Comptroller of the State of New York having required the said Principal to furnish this bond in order to comply with the provisions of Section 137 of the State Finance Law, all rights and remedies on this bond shall inure solely to such persons and shall be determined in accordance with the provisions, conditions and limitations of said Section to the same extent as if they were copied at length herein; and

Further, provided, that the place of trial of any action on this bond shall be in the county in which the said contract was to be performed, or if said contract was to be performed in more than one county then in any such county, and not elsewhere.

IN TESTIMONY WHEREOF, the said Principal has hereunto set his/her (their, its) hand and the said Surety has caused this instrument to be signed by its authorized officer, the day and year above written.

Signed and delivered _____ day of _____________ 20____ in the presence of

[Contractor Firm Name]

______________________________ ________________________________
Printed Name, Title) Signature

SURETY

______________________________ (Company)

______________________________
Printed Name, Title of Authorized Officer By: (Signature)

-----------------------------------------------------------------------------------------------------------------------------

(The Surety Company shall append a single copy of a statement of its financial condition and a copy of the resolution authorizing the execution of Bonds by officers of the Company to the bond(s.).)

(Acknowledgment of principal, unless it be a corporation)

STATE OF NEW YORK ss.:
COUNTY OF________________

On this _____ day of _____________ 20___, before me personally came ________________________
to me known and known to me to be the person described in and who executed the foregoing instrument and acknowledged that he/she executed the same.
Notary Public

(Acknowledgment of principal, if a corporation)
STATE OF NEW YORK ss. :
COUNTY ______________

On this ____ day of _____________ 20 ____, before me personally came ________________ to me known and known to me to be the person, who being by me duly sworn, did depose and say that he/she resides in ________________ that he/she is the ________________ of ________________ the corporation described in and which executed the foregoing instrument; and that he/she signed his/her name thereto by order of the Board of Directors of said Corporation.

Notary Public

(Acknowledgment of contractor, if a limited liability company)
STATE OF NEW YORK ss. :
COUNTY OF ______________

On this ____ day of _____________ 20 ____, before me personally came ________________ to me known, and known to me to be the person who being duly sworn, did depose and say that he/she resides in ________________; that he/she is the duly authorized member of the limited liability company described in and which executed the foregoing instrument; and that he/she executed the foregoing instrument on behalf of the limited liability company for the purposes set forth therein as the act and deed of said limited liability company.

Notary Public

(Acknowledgment of Surety Company)
STATE OF NEW YORK ss. :
COUNTY OF ______________

On this ____ day of _____________ 20 ____, before me personally came ________________ to me known and known to me to be the person who being by me duly sworn, did depose and say that he/she resides in ________________; that he/she is the ________________ of the ________________ the corporation described in the foregoing instrument; and that he/she signed his/her name thereto by order of the Board of Directors of said Corporation.

Notary Public

SECTION 104 - SCOPE OF WORK

104-01 WORK REQUIRED.

The Contractor shall begin work within ten days of the date of the contract award notification by the Department, unless written consent of the Department is given to begin at a later date. Contract awards are posted by the Office of the State Comptroller on www.openbooknewyork.com. The Contractor shall perform all work enumerated under the terms of the contract and shall protect all adjoining properties,
utility facilities and existing highway facilities within the right of way. The Contractor shall repair and/or replace any property, utility facility or highway facility damaged or destroyed by it or its employees through construction operations, within and adjacent to the right of way.

As soon as possible after the contract has been awarded, the Contractor shall contact the Regional Construction Engineer to schedule a preconstruction meeting. A preconstruction meeting is held with the Contractor and interested parties involved in the contract to discuss the contract scope, work plan and schedule and review administrative procedures necessary to begin work. A Contractor Principal, the Superintendent, Safety Officer, and others as appropriate typically attend. A separate Civil Rights meeting is frequently scheduled and conducted by the Regional Compliance Specialist (RCS) with the Contractor’s Civil Rights representatives and others as required. The Regional Construction Engineer may waive a part of a preconstruction meeting for a Contractor with multiple contract awards.

The Contractor shall coordinate the work of its Subcontractors, Manufacturers, Fabricators and Material Suppliers. Their operations shall be arranged and conducted so that delays will be avoided. Where the work of the Contractor, or Subcontractors, overlaps or dovetails with that of other Contractors, materials shall be delivered and operations shall be conducted so as to carry on the work continuously in an efficient and workmanlike manner.

During the life of this contract, Utilities may make changes in their facilities. These changes may be made by the Utility employees or by contract within the limits of or adjacent to this contract and may be temporary and/or permanent.

Delays or oversights on the part of the Contractor, Subcontractors or Utilities in properly completing any work, thereby requiring the removal and replacement of work already in place, will not be the basis for a claim of extra compensation. Such work will be performed at the cost and expense of the responsible Contractor, Subcontractor or Utility. Reference is made to General Obligations Law §11-102 which concerns the interference and/or delay of the Contractor's progress of work by Utilities.

104-02 CHANGES, CONTINGENCIES, EXTRA WORK AND DEDUCTIONS.

The provisions of Article 5, Alterations and Omissions of the contract agreement shall apply. Whenever the Department determines that from any unforeseen cause the terms of any contract should be altered to provide for changes, contingencies, extra work, or the deletion of work, a change order may be issued to the Contractor. Upon direction by the Department, the Contractor shall then promptly proceed with the Work in accordance with the pertinent specifications. Such changes in quantities and alterations shall not invalidate the contract nor release the Surety, and the Contractor shall perform the Work as altered.

No instructions, either written or verbal from any Department employee or agent shall be construed as an order for changes until receipt by the Contractor of written notification that a change order has been approved by the Department and filed by the Office of the State Comptroller (OSC), or written notification from the Engineer that changes in the work are eligible and authorized for payment in accord with Section 697 Field Change Payment. The Contractor may proceed with the work in advance of the approved change order if the Contractor has received an approved Authorization of Extra Work.

104-03 DIFFERING SITE CONDITIONS.

In accordance with 23 CFR 635.109(a)(1):

During the progress of the work, if subsurface or latent physical conditions are encountered at the site differing materially from those indicated in the contract or if unknown physical conditions of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in the work provided for in the contract, are encountered at the site, the party discovering such conditions shall promptly notify the other party of the specific differing site conditions before the site is further disturbed and before the affected work is performed.

Upon written notification, the Engineer will investigate the site conditions, and if it is determined that the conditions materially differ and cause an increase or decrease in the cost or time required for the performance of any work under the contract, an adjustment, excluding anticipated profits, will be made.
and the contract modified in writing accordingly. The Engineer will notify the Contractor, of the determination whether or not an adjustment to the contract is warranted.

No contract adjustment which results in a benefit to the Contractor will be allowed unless the Contractor has provided the required written notice.

The Department will administer the above Federal regulations as follows:

During the progress of the work, if subsurface or latent physical conditions are encountered at the site differing materially from those indicated in the contract or if unknown physical conditions of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in the work provided for in the contract, the party discovering such conditions shall promptly notify the other party of the specific differing site conditions before the site is further disturbed and before the affected work is performed, with subsequent written notice to be provided later. The Contractor shall comply with the notice and recordkeeping provisions of §104-06 Notice and Recordkeeping.

The Contractor or the State, as the case may be, must make written notice to the other party of the existence of apparent subsurface or latent physical conditions if that party wishes to adjust the contract price or time of performance, including direct costs and/or time related compensation, if applicable. Such notice shall be given within 15 calendar days of the time at which the party had knowledge, or should have had knowledge of the differing site condition. The Department will have no liability and no adjustment will be made for any damages which accrued more than 15 calendar days prior to the filing of such a notice with the Engineer.

Upon written notice, the Engineer will investigate the site conditions, and if it is determined that the conditions materially differ and cause an increase or decrease in the cost or time required for the performance of the work, an adjustment, excluding anticipated profits, will be made to the contract. The Engineer will make an initial response in writing to the Contractor, within 21 calendar days days, with a determination whether or not an adjustment to the contract is warranted. Situations requiring examination of the site or input from other Department personnel may require additional time to resolve. No contract adjustment will be allowed unless the Contractor has provided the required written notice, or written notice was provided to the Contractor by the State.

If an agreement on an adjusted price has not been reached before the work begins, the Contractor shall keep daily records and make reports of all labor, material and equipment used in connection with such work and the cost thereof as specified in §109-05C. Force Account Reports. Compensation for increased costs of the work resulting from the differing site conditions will be made in accordance with §109-05 Extra Work and Time Related Compensation. Compensation for time related costs, if any, will be made in accordance with §109-05D. Time Related Dispute Compensation.

104-04 SIGNIFICANT CHANGES IN THE CHARACTER OF WORK.

In accordance with 23 CFR 635.109(a)(3):

The Engineer reserves the right to make, in writing, at any time during the work, such changes in quantities and such alterations in the work as are necessary to satisfactorily complete the project. Such changes in quantities and alterations shall not invalidate the contract nor release the Surety, and the Contractor agrees to perform the work as altered.

If the alterations or changes in quantities significantly change the character of work under the contract, whether such alterations or changes are in themselves significant changes in the character of work, or by affecting other work cause such other work to become significantly different in character, an adjustment, excluding anticipated profits, will be made to the contract. The basis for the adjustment shall be agreed upon prior to the performance of the work. If a basis cannot be agreed upon, then an adjustment will be made by the Department, either for or against the Contractor, in such amount as determined to be fair and equitable.

If the alterations or changes in quantities do not significantly change the character of the work to be performed under the contract, the altered work will be paid for as provided elsewhere in the contract.

The term "significant change" shall be construed to apply only to the following circumstances: when the character of the work as altered differs materially in kind or nature from that involved or included in
the original proposed construction; or when a Major Item of work, as defined elsewhere in the contract, is increased in excess of 125 percent, or decreased below 75 percent of the original contract quantity. Any allowance for a change in unit price shall apply only to that portion of work in excess of 125 percent of the original contract item quantity, or in the case of a decrease below 75 percent, to the actual amount of work performed.

The Department will administer the above Federal regulations as follows:

The Department may make, in writing, at any time during the work, any necessary changes in quantities and alterations to the work in order to satisfactorily complete the project. If the Contractor or the Department discovers a change that constitutes a significant change in the character of work as defined below, the party discovering the change shall promptly provide the other party written notice of the significant change in the character of work before additional work is performed. The Contractor shall comply with notice and recordkeeping provisions of §104-06 Notice and Recordkeeping.

The Contractor or the State, as the case may be, must make written notice to the other party of the existence of an apparent significant change in the character of work if that party wishes to adjust the contract price or time of performance, including direct costs and/or time related compensation, if applicable. Such notice shall be given within 15 calendar days of the time at which the party had knowledge, or should have had knowledge of an event, matter or occasion which results in a significant change in the character of work. The Department will have no liability and no adjustment will be made for any damages which accrued more than 15 calendar days prior to the filing of such a notice with the Engineer.

Upon written notice, the Engineer will investigate the changes and if it is determined that the alterations or changes in quantities significantly change the character of work, whether such alterations or changes are in themselves significant changes in the character of work, or by affecting other work, cause such other work to become significantly different in character, an adjustment, excluding anticipated profits, will be made to the contract. The Engineer will make an initial response in writing to the Contractor, within 21 calendar days, with a determination whether or not an adjustment to the contract is warranted. Situations requiring examination of the site or input from other Department personnel may require additional time to resolve. The basis for the adjustment shall be agreed upon prior to the performance of the work. If a basis cannot be agreed upon, then an adjustment will be made by the Department, either for or against the Contractor, in such amount as determined to be fair and equitable.

No contract adjustment will be allowed unless the Contractor has provided the required written notice, or written notice was provided to the Contractor by the State.

If an agreement on an adjusted price has not been reached before the work begins, the Contractor shall keep daily records and make reports of all labor, material and equipment used in connection with such work and the cost thereof as specified in §109-05C. Force Account Reports.

Compensation for increased costs of the work resulting from significant changes in the character of work will be made in accordance with §109-05 Extra Work and Time Related Compensation.

Compensation for time related costs, if any, will be made in accordance with §109-05D. Time Related Dispute Compensation.

A. Character of Work. The term "significant change" shall be construed to apply only when the character of the work differs materially in kind or nature from that involved or included in the original proposed construction.

B. Major Items. The term "significant change" shall be construed to apply to Major Items (as defined in §101-02 Definitions of Terms) only when the quantity of a Major Item is more than 125%, or is less than 75% of the original contract quantity. Any allowance for a change in the unit price shall apply only to that portion of work in excess of 125% of the original contract item quantity, or to the actual amount of work performed if the quantity decreases below 75% of the original contract item quantity. The Contractor or the State, as the case may be, must make written notice to the other party of the "significant change" in the quantity of a major item if that party wishes to adjust the
contract price or time of performance. Knowledge of a "significant change" in quantity could result from receipt of a change order (approved or unapproved), a letter directing a change in the contract work, review of plan details and estimates, review of work completed or progress payment quantities, or a combination of the above. Payment for major items will be limited in accordance with §109-02 Payment for Altered Quantities.

C. Minor Items. The term 'significant change' shall be construed to apply to Minor Items (as defined in §101-02 Definitions of Terms) only when extra work both (1) increases the quantity of a Minor Item to more than 200% of the original contract quantity and (2) results in an increase of more than $5,000 from the original contract amount. Any allowance for a change in the unit price shall apply only to that portion of work both in excess of 200% of the original contract item quantity, and in excess of $5,000 greater than the original contract amount.

D. Composite Items. Composite items, for the purposes of this subsection, consist of rock and non-rock components, and are limited to unclassified excavation and trench and culvert excavation identified on the Earthwork Summary Sheets. The term "significant change" shall be construed to apply only if the composite item is a Major Item, any individual component of the composite is less than 75% or more than 125% of the quantity stated in the Earthwork Summary Sheet used by the Department in preparing the contract, and the reasonable costs of the composite item either increases or decreases as a result of the change. The adjustment in payment shall be based on variance in quantity of the individual components from the quantity stated in the Earthwork Summary Sheet. For contracts containing Major Items of unclassified excavation and/or trench and culvert excavation, the Contractor shall submit, at the request of the Engineer, its price breakdown of the bid price of the composite item for the rock and non-rock components.

E. Fixed Quantity Items. Certain items of work may be "fixed quantity" items, and payment will be restricted to the quantity stated in the Estimate of Quantities. The term "significant change" shall be construed to apply to fixed quantity items only if, during the progress of the work, the quantity of work is found to be less than 75% or more than 125% of the quantity stated in the Estimate of Quantities.

F. Lump Sum Items. Certain items of work may be Lump Sum items, wherein a single bid amount is intended to provide payment for all necessary work during the execution of the contract. The term "significant change" shall be construed to apply to lump sum items only to the extent that changes in other contract work items result in a significant change in the character of work required to complete "Lump Sum" items of work.

104-05 SUSPENSIONS OF WORK DIRECTED BY THE ENGINEER.

In accordance with 23 CFR 635.109(a)(2):

If the performance of all or any portion of the work is suspended or delayed by the Engineer in writing for an unreasonable period of time (not originally anticipated, not customary, or not inherent to the construction industry) and the Contractor believes that it is due additional compensation and/or contract time is due as a result of such suspension or delay, the Contractor shall submit to the Engineer in writing a request for adjustment within 7 calendar days of receipt of the notice to resume work. The request shall set forth the reasons and support for such adjustment. Upon receipt, the Engineer will evaluate the Contractor’s request. If the Engineer agrees that the cost and/or time required for the performance of the contract has increased as a result of such suspension and the suspension was caused by circumstances beyond the control of and not the fault of the Contractor, its Suppliers or subcontractors at any approved tier, and not caused by weather, the Engineer will make an adjustment (excluding profit) and modify the contract in writing accordingly. The Contractor will be notified of the Engineer’s determination whether or not an adjustment to the contract is warranted. No
contract adjustment will be allowed under this clause to the extent that performance would have been suspended or delayed by any other cause, or for which an adjustment is provided or excluded under any other term or condition of this contract. No contract adjustment will be allowed unless the Contractor has provided the required written request for adjustment within the time prescribed.

The Department will administer the above Federal regulations as follows:

During the progress of the work, the Engineer may direct the Contractor in writing to suspend work due to circumstances beyond the Contractor's control. If the performance of all or any portion of the work is suspended or delayed by the Engineer for an unreasonable period of time (not originally anticipated, not customary, or not inherent to the construction industry) and the Contractor believes that it is due to additional compensation and/or additional time to perform the work as a result of such suspension or delay, the Contractor shall keep daily records of all labor, material and equipment idled or used in connection with such work and the cost thereof in accordance with the recordkeeping provisions of §104-06 Notice and Recordkeeping.

The Contractor shall submit a request for contract adjustment within seven (7) calendar days of receipt of the notice from the Engineer to resume work. This request shall set forth the reasons and support for such adjustment. Upon receipt, the Engineer will evaluate the Contractor's request for contract adjustment, and if it is determined that the cost and/or time required for the performance of the contract has increased as a result of a suspension of work directed by the Engineer and the suspension was caused by circumstances beyond the control of and not the fault of the Contractor, its Subcontractors, Manufacturers, Fabricators or Material Suppliers and not caused by weather, an adjustment, excluding profits, will be made to the contract. The Engineer will notify the Contractor of the determination whether or not an adjustment to the contract is warranted. No contract adjustment will be made to the extent that performance would have been suspended or delayed by any other cause, or for which an adjustment is provided for or excluded under any other term or condition of this contract. No contract adjustment will be allowed unless the Contractor has provided the required written notice, or written notice was provided to the Contractor by the State.

Compensation for increased costs of the work resulting from a Suspension of Work Directed by the Engineer will be made in accordance with §109-05 Extra Work and Time Related Compensation. Compensation for time related costs, if any, will be made in accordance with §109-05D. Time Related Dispute Compensation.

104-06 NOTICE AND RECORDKEEPING.

The Contractor shall provide the Engineer written notice of its contentions regarding Differing Site Conditions, Significant Changes in the Character of Work, Suspensions of Work Directed by the Engineer, disputed work, time related disputes or any other dispute. The notification and recordkeeping provisions in this Contract shall be strictly complied with for disputes of any nature and are a condition precedent to any recovery. Timely notice and recordkeeping affords the Department the opportunity to initiate measures that will mitigate damages to all parties and/or to agree to terms and conditions for timely payment for any eligible added costs.

A. Written Notice Requirements.

1. Differing Site Conditions. The Contractor shall provide written notice of its contentions to the Engineer, or the Engineer will provide written notice of the Department’s contentions to the Contractor, within 15 calendar days after the appropriate party knew or should have known of any dispute regarding Differing Site Conditions.

2. Significant Changes in the Character of Work. The Contractor shall provide written notice of its contentions to the Engineer, or the Engineer will provide written notice of the Department’s contentions to the Contractor, within 15 calendar days after the appropriate party...
knew or should have known of any dispute regarding Significant Changes in the Character of Work.

3. **Suspensions of Work Directed By The Engineer.** The Contractor shall provide written notice of its contentions to the Engineer within 7 calendar days of receipt of a notice to resume work.

4. **Disputed Work.** The Contractor shall provide written notice of its contentions to the Engineer within 15 calendar days of receipt of a direction to complete work that the Contractor believes is not contract work, any direction of the Engineer that the Contractor believes exceeds the requirements of the provisions of the contract.

5. **Time Related Dispute.** The Contractor shall provide written notice of its contentions to the Engineer within 15 calendar days of the occurrence of any event which affects the scheduled time of performance, if the Contractor believes that it is or will be entitled to additional compensation for time related disputes, whether due to delay, extra work, disputed work, breach of contract or other causes.

   After submitting the required notice, the Contractor shall follow the dispute process set forth in §105-14, Disputed Work and Dispute Resolution.

B. **Recordkeeping Requirements.** If an agreement on an adjusted price has not been reached before the work begins, the Contractor shall keep and submit records for each operation and location sufficient to support any additional costs, in accordance with §109-05C. *Force Account Report.*

   1. **Differing Site Conditions.** If an agreement on an adjusted price has not been reached before the work begins, the Contractor shall keep and submit daily records to document all labor, material and equipment used for disputed work in accordance with §109-05C.1. *Daily Summary.*

   2. **Significant Changes in the Character of Work.** If an agreement on an adjusted price has not been reached before the work begins, the Contractor shall keep and submit daily records to document all labor, material and equipment used for disputed work in accordance with §109-05C.1. *Daily Summary.*

   3. **Suspensions of Work Directed By The Engineer.** The Contractor shall keep and submit daily records to document all labor, material and equipment used for disputed work in accordance with §109-05C.1. *Daily Summary,* beginning upon receipt of a notice of Suspension of Work from the Department.

   4. **Disputed Work.** During the progress of any disputed work for which an agreement on an adjusted price has not been reached, the Contractor shall keep and submit daily records of all labor, material and equipment used for disputed work in accordance with §109-05C.1. *Daily Summary.*

   5. **Time Related Disputes.** If the Contractor is claiming time related damages, the Contractor shall keep and submit daily records of all labor, material and equipment for each operation and location affected by the delay in accordance with §109-05C.1. *Daily Summary.* Other records shall, as far as practicable, be sufficient to support any costs claimed under §109-05D.1. *Time Related Dispute Compensation.*

   For the duration of the time related dispute, the Contractor shall prepare and submit weekly reports to the Engineer setting forth the following:
a. Potential effect on the Contractor’s schedule.
b. Identification of all operations that have been, are, or may be delayed.
c. Explanation of how the Department’s acts or omissions are affecting or delaying operations.

**C. Failure to Comply.** Failure of the Contractor to provide such written notice in a timely fashion will be grounds for denial of the dispute and the Department does not have to show prejudice to its interest before such denial is made. In the event the Contractor fails to provide the required written notice within the required time limits, or fails to maintain and submit the records specified above, any claim for compensation shall be deemed waived, notwithstanding the fact that the Department may have had actual notice of the facts and circumstances comprising such dispute and is not prejudiced by such failure of notice or recordkeeping.

104-07 SITE HOUSEKEEPING.

The contract site shall be cleaned up at the close of each work day, and be left in an orderly condition. Waste and debris shall be removed from the work site and surrounding areas cleaned of debris or waste generated from the work site. Containers shall be provided for the collection and separation of waste, and garbage and other waste shall be disposed of at frequent and regular intervals. Any salvaged material not specified to be disposed of otherwise, shall become the property of the Contractor and shall be removed from the site.

104-08 MAINTAINING TRAFFIC.

The Contractor shall maintain and protect traffic in accordance with the requirements of the MUTCD and the contract documents.

A. Closing of Highway. The legal closing of a highway to public travel in the manner provided by Section 104 of the Highway Law will be done by the Commissioner or by the County Superintendent of Highways when requested by the Department. Not all highways are legally closed during highway construction operations.

When a highway is legally closed and public travel diverted therefrom, adequate warning, danger and direction signs and lights shall be erected and maintained by the Contractor to properly protect and direct public travel by day and by night. Suitable barricades shall also be erected at the ends of such closed sections of highways and large signs displayed indicating such closure. All signs, barricades and other traffic control devices used shall conform to the MUTCD.

B. Use of Restricted Highway. With the award of a contract the Commissioner will, unless otherwise specified, designate the section of highway under contract a "Restricted Highway" pursuant to Section 104A of the Highway Law and Section 1625 of the Vehicle and Traffic Law. Pursuant to these legal sections, the Commissioner has the authority to (1) establish maximum and minimum speed limits at which vehicles may proceed along any such Restricted Highway; (2) establish weight and dimension limits of vehicles; (3) regulate the use of such Restricted Highway by pedestrians, equestrians, and animals; (4) regulate parking, standing, stopping, and backing of vehicles; (5) control persons and equipment engaged in work on such highway. When used on such Restricted Highways, all traffic control devices shall be considered as official traffic control devices and shall conform to the MUTCD.

The Commissioner will therefore cause signs indicating such restrictions to be placed at such points as deemed necessary for the safe use of the Restricted Highway. The traveling public and Contractor must observe and comply with these restrictions, as posted, except that the Contractor may be allowed greater latitude with respect to size and weight of construction equipment.

Construction Equipment or vehicles shall be operated on the Restricted Highway as provided under §105-12 Load Restrictions.
104-09 CONTRACTOR’S RETENTION OF RECORDS.

The Contractor shall retain all records for six years following the date of approval of the contract final agreement by the Office of the State Comptroller. Required records shall include all payrolls, accounts, details that comprise its total cost pursuant to any of the provisions under §104-02 Changes, Contingencies, Extra Work and Deductions, records maintained pursuant to §105-14 Disputed Work and Dispute Resolution and §109-05 Extra Work and Time Related Compensation, papers, maps, photographs, or other documentary materials, regardless of physical form or characteristics, made or received by the Contractor in connection with the contract. Legible copies, including microfilm copies, are acceptable, provided they are so arranged, identified, and indexed that any individual document, or component of the records, can be located with reasonable facility.

The Contractor shall make such records available to the Department for review and audit upon request, if deemed necessary by the Department. In case all or a part of such records are not made so available, the Contractor understands and agrees that any items not supported by reason of such unavailability of the records shall be disallowed, or if payment therefore has already been made, the Contractor shall, upon demand in writing by the Commissioner, refund to the Department the amount so disallowed.

104-10 VALUE ENGINEERING CHANGE PROPOSAL (VECP).

A. Purpose and Scope. The purpose of a Value Engineering Change Proposal (VECP) is to encourage the use of the Contractor's ingenuity and experience in arriving at alternative construction designs, methods, and procedures that result in a lower direct cost to accomplish a contract requirement. It is the intent of this provision to share with the Contractor any substantial direct cost savings which may be generated as a result of a VECP offered by the Contractor and approved by the Department. A VECP is a Contractor-initiated change request. If approved, the changes and payments will be authorized through the change order process. Before a VECP can be implemented, it must pass through three approval processes: conceptual approval, formal approval, and change order approval. To expedite the review process, the Contractor has the option of jointly submitting the conceptual VECP and the formal VECP for simultaneous review. If the VECP receives formal approval, as part of the change order process the Contractor may request that the Department consider granting advanced authorization of extra work.

The VECP should produce direct cost savings to the Department and the public without, in the sole judgment of the Department, impairing essential functions and characteristics of the facility including but not limited to service life, economy of operation, ease of maintenance, desired appearance, and safety. The Contractor, when developing a VECP, shall address the designer's objectives, environmental permit requirements and regulations, commitments made to the public to mitigate the impact of construction, and other such concerns.

The "direct cost savings" is the difference of the "construction savings" generated by implementing the VECP minus reasonable "design costs" associated with the VECP. The "construction savings" is the difference between what it would cost to complete all the contract work without implementing the VECP and the cost to complete all the contract work if the VECP is implemented. This includes any changes to quantities or unit prices across the entire contract if affected by the VECP. If the estimated cost to complete all the contract work without implementing the VECP differs from the contract bid amount for the work, supporting documentation to explain the variance shall be provided. Reimbursable "design costs" are specific to engineering changes (examples: design changes, plan sheet revisions, and quantity estimating). Expenditures toward proposal preparation (examples: scheduling, documentation, cost analysis, material research, etc.) are not reimbursable.
Indirect cost savings (time, user delay, railroad force account costs, inspection costs, etc.),
although considered when reviewing the merits of the VECP, are not reimbursed. A VECP may alter
the progress schedule and milestone dates, which in turn could affect time-related contract provisions.
Proposals that reduce the time to complete the contract, and only result in indirect cost savings,
may be accepted based on the mutual benefit derived. These proposals will be evaluated in
accordance with §104-10F. Time Savings.

B. Submittal of Conceptual VECP. A conceptual proposal is required for all VECP. It should
outline the general technical concepts associated with the VECP and the estimated direct cost savings
which may result. Upon review by the Department, one of the following actions will be taken:
- Conceptual approval and a request for the Contractor to submit a formal VECP.
- Request for additional information
- Rejection of the VECP

The Contractor shall submit an original and three copies of the conceptual VECP to the Engineer
along with any additional information requested by the Department. The conceptual VECP should
contain sufficient information for concept review and evaluation, including the following as a
minimum:

1. Conceptual VECP Summary. A summary of the VECP identified as "Conceptual VECP"
which includes:
   a. Short title (description) of the VECP (10 or less words).
   b. Contract information (Contract D number, PIN, contract description, contractor, federal
      aid number if applicable, letting date, Region, and county).
   c. Original total contract bid price.
   d. Estimated contract cost. This may be different from the original total contract bid price
due to addition or alteration of work (i.e., the estimated cost to complete the work if the
VECP is not implemented). The Engineer must concur with the estimated contract cost.
   e. Estimated contract cost if the VECP is implemented (excludes VECP design cost and any
      VECP construction savings reimbursement).
   f. Estimated VECP construction savings (Item d. minus Item e.).
   g. Estimated VECP design cost (Not all VECP will have design cost).
   h. Estimated direct cost savings due to the VECP (Item f. minus Item g.).
   i. Fifty percent of the estimated direct cost savings (This should equal the overall savings to
      the State).
   j. Estimated total adjusted contract cost if VECP is implemented (includes VECP savings
      and design cost reimbursements).
   k. The type of VECP (either "Cost Savings" or "Time Savings Only").
   l. Date by which the authorization of extra work (change order) must be granted. (If time
      sensitive, requests for advance authorization of extra work per §104-02 Changes,
      Contingencies, Extra Work and Deductions will be considered.)
   m. Identification of any new or existing contract pay items requiring agreed prices.
   n. Identification of any materials with long lead times (to order, fabricate, deliver, etc.) that
      may require purchase authorization from the Engineer prior to formal approval/disapproval
      of the VECP, or may delay the implementation of the VECP. Identify any date by which
      authorization to order these materials must be received without affecting the progress
      schedule.
   o. A basic description of the VECP and associated benefits and impacts (progress schedule,
      environmental, maintenance & protection of traffic, quality, etc.).

3. **Design Criteria.** If the VECP proposes design changes, supporting technical design criteria shall be provided.

4. **Schedules.**
   a. The most recently approved baseline progress schedule.
   b. The most recently approved construction progress schedule update.
   c. A draft, proposed, revised progress schedule illustrating the impacts of the VECP. The schedule shall identify: (1) the time required to develop a formal VECP; (2) the time required to order, fabricate, and deliver materials with long lead times; (3) the time required to obtain any environmental permits or other required approvals; (4) any anticipated progress schedule changes (contract completion date, milestone dates, task durations, etc.); (5) the latest date by which authorization of the VECP extra work must be granted without affecting the schedule. The draft progress schedule should provide a sufficient level of detail upon which the reasonableness of the VECP can be determined.

   Should the Department find that insufficient time is available for review and processing, it may reject the VECP solely on such basis. If the Department fails to respond to the VECP by the date specified, the Contractor will consider the VECP rejected and will have no basis for a dispute against the State as a result thereof. The Department may accept a VECP that requires a contract time extension if sufficient cost savings are anticipated.

5. **Estimate of costs.** The conceptual VECP estimate of costs should include sufficient information to determine the reasonableness of the VECP. If the proposal requires the ordering of materials, the Contractor needs to provide documentation from the suppliers to justify the cost of the materials.

6. **Previous Use or Testing.** A description of any previous use or testing of the VECP on another Department contract or elsewhere, the conditions and results therewith. The Contractor shall submit the technical aspects of the VECP in sufficient detail so the Department can determine the suitability of the VECP from an engineering perspective. If the technology is new, test information shall be provided to the Department's satisfaction. If a similar VECP was previously submitted on another Department contract, indicate the date, contract number, and the action taken by the Department.

C. **Submission of Formal VECP.** Upon notification by the Engineer that the conceptual VECP is approved and a formal VECP is necessary, the Contractor will submit to the Engineer an original and three copies of the following materials and information for each formal VECP along with any additional information requested by the Department:

1. **Formal VECP Summary.** A summary of the VECP, identified as "Formal VECP", which follows the conceptual VECP summary format and information requirements (Information and estimates may have changed since the conceptual VECP).

2. **Complete Plans and Specifications.** Complete plans and specifications, which meet Department standards, showing the proposed changes relative to the original contract features and requirements. The Department requires a Professional Engineer's stamp and signature on any significant engineering changes.

3. **Field Change Sheets.** Field change sheets and/or shop drawings. If the VECP results in a field change, and those items affected require the submission of shop drawings, the shop drawings will not be accepted unless accompanied by corresponding field change sheets.
Documents shall be developed in compliance with Department requirements. The Department requires a Professional Engineer's stamp and signature on any significant engineering changes.

4. **Schedules.** The same information requirements as for the conceptual VECP apply, except that a formal, proposed, revised progress schedule in accordance with §108-01 *Progress Schedule* is required.

5. **Cost Analysis.** A complete cost analysis indicating quantity changes, unit price changes, and new contract pay items. As a minimum it shall include:
   a. An itemized comparison of estimated costs to complete all the contract work with implementing the VECP and without implementing the VECP.
   b. Proposed unit prices for any new contract pay items introduced by the VECP and appropriate documentation for review under the Agreed Price process.
   c. Proposed unit prices for any existing contract pay items for which agreed prices are sought due to a significant change in character of work (quantity or complexity), see §104-04 *Significant Changes in the Character of Work*. Appropriate documentation for review under the Agreed Price process is required.
   d. The cost of any items with long lead times (e.g., materials ordered) required after conceptual approval and before final approval shall be identified.

6. **Differences.** Full descriptions of the difference between the existing contract requirements and the proposed changes, and the comparative advantages and disadvantages of each, including considerations of service life, economy of operation, ease of maintenance, traffic flow, safety, desired appearance, progress schedule, and any increase/reduction of environmental impacts.

7. **Technical Presentation.** The Contractor may be required to conduct a technical presentation as part of the review process.

8. **Cost Documentation.** All formal VECP costs submitted shall be supported by documentation as required by §109-05 *Extra Work and Time Related Compensation*.

The Department will not formally approve any VECP until all required VECP documentation has been submitted and is acceptable to the Department.

A formal VECP may be submitted concurrently with the conceptual VECP, however, the Contractor assumes any costs associated with the formal VECP at its own risk. Reimbursable costs will be considered only if the conceptual VECP is approved. Clearly identify whether a VECP is being submitted for conceptual approval, formal approval, or both.

Once a formal VECP has been approved, the VECP will then be submitted as an order-on-contract and processed accordingly. If time sensitive, requests for advanced authorization of extra work per §104-02 *Changes, Contingencies, Extra Work and Deductions* will be considered, but only after formal VECP approval. The Contractor is responsible for submitting all appropriate information to the Engineer in a timely manner.

**D. Conditions.** The Contractor shall not base any bid prices on the anticipated approval of a VECP and should recognize that any VECP may be rejected. The following terms and conditions apply to VECP:

1. A VECP will only be considered after the contract is awarded.
2. A VECP applies only to the contract for which it was submitted. One VECP shall not be submitted for multiple contracts. Approval or disapproval of a VECP on one contract does not guarantee approval or disapproval on another contract.

3. The VECP becomes the property of the Department and will contain no restrictions imposed by the Contractor on its use or disclosure. The Department will have the right to use, duplicate, and disclose in whole or in part any data necessary for the utilization of the VECP. The Department retains the right to utilize any accepted or rejected VECP or part thereof on any other project without any obligation to the Contractor.

4. Approval of the conceptual VECP in no way obligates the Department to approve the formal VECP. The Contractor will have no claim against the Department as a result of the rejection of any such conceptual or formal VECP except as otherwise provided in §104-10E.4.

5. When the Department is in the process of making design and specification revisions and a Contractor submits a VECP with similar revisions, the Department will reject the VECP and proceed without any obligation to the Contractor.

6. A VECP will be considered only if reasonable, cost-effective options are not provided in the contract documents.

7. The Department will be the sole judge as to whether a VECP qualifies for consideration and evaluation. It may reject any VECP that requires excessive time or costs for design review, evaluation, and/or investigations. The Department will be the sole judge in determining if the proposed VECP will result in a sufficient amount of direct or indirect cost savings to offset the Department’s effort to review the VECP.

8. A VECP shall be consistent with the Department’s design policies and basic design criteria, provide the same service life or more, facilitate economy of operations, ease of maintenance, and achieve the desired appearance and safety.

9. A VECP will not be allowed that changes the type and/or thickness of the pavement structure and material, or solely substitutes one material for another. Examples of materials that may fall into this inappropriate substitution situation are drainage pipes, bridge coatings, pavement markings, etc. The simple elimination of work does not necessarily constitute a VECP, however, a VECP which introduces a simple material substitution, or elimination of work, may be considered if it is accompanied by a design change or change in the construction method. A simple material substitution which introduces a new material to the Department may be also considered.

10. The VECP will not be experimental in nature, but will have been proven to the Department’s satisfaction under similar or acceptable conditions on another Department contract or at another location acceptable to the Department.

11. If the Department requires any additional information to evaluate the VECP, this information shall be provided in a timely manner. Unless otherwise mutually agreed upon, failure to do so will result in the rejection of the VECP. An incomplete or a poor quality VECP which hinders the Department’s review may also result in the rejection of the VECP.

12. The Contractor shall encourage submissions of VECP from an approved subcontractor, provided that reimbursement is made by the Department to the Contractor and that the terms of payment to the Subcontractor are satisfactorily negotiated and accepted before the VECP is
submitted to the Department. Subcontractors may not submit a VECP except through the Contractor.

**13.** A VECP approved by the Department is considered to be a revision to the contract documents and progress schedule. Consequently, if unsatisfactory results are being achieved or adjustments are necessary during implementation of a VECP, the rejection of work, removal of work, addition of work, or revision of work shall be evaluated in accordance with the Standard Specifications.

**14.** All contract pay items and quantities referenced in the VECP construction savings analysis shall be Department-approved contract provisions. Any extra work, inclusion of an omission of work, or other field changes shall be authorized prior to use in VECP savings calculations.

**15.** No work related to a VECP will be performed under force account. Agreed prices must be reached for any contract pay items related to the VECP before the VECP is approved. If the Contractor is deemed to have taken reasonable diligence in determining the work involved but if during the construction of VECP work a significant change in the character of work occurs, the Department may consider new agreed prices.

**16.** The Contractor will receive written notification from the Department when the VECP is approved. Material orders placed prior to VECP approval shall be submitted at the Contractor's risk.

**17.** Once a VECP has been approved, the VECP will then be submitted as a change order and processed accordingly. If time sensitive, requests for advanced authorization of extra work in accordance with §104-02 Changes, Contingencies, Extra Work and Deductions will be considered, but only after formal VECP approval. The Contractor is responsible for submitting all appropriate information to the Engineer in a timely manner.

**E. Payment.** If the VECP is accepted by the Department, the changes and payments will be authorized through a change order. Reimbursement to the Contractor will be made as follows:

1. A VECP introduces two individual payments, one for VECP construction savings, and one for VECP design cost. The contract pay item changes along with the VECP construction savings and design cost reimbursements to the Contractor should be submitted in one change order.

2. The Department will pay to the Contractor 50% of the VECP construction savings. The VECP construction savings is the difference between the actual contract costs with the VECP implemented and a detailed estimate of what it would have cost to complete the contract work without implementing the VECP, based on final construction. If final construction savings differs from the amount estimated in the formal VECP, an adjustment may be made and included in another change order. The VECP construction savings reimbursement to the Contractor will not be paid until the VECP work has been completed (progress payments on the completed VECP work are allowed). The Department may withhold all or a portion of the payment for the Contractor's share of the VECP construction savings until the final contract accounting. In the event that at final contract accounting the implementation of VECP actually results in no construction savings, then the Contractor will receive no VECP construction savings payment. The Department is the sole judge in deciding the construction savings due to the implementation of the VECP. The Department will withhold VECP construction savings reimbursement until the Contractor supplies all required VECP documents.
3. If a design cost is submitted for a VECP, the Department will pay to the Contractor a 50% share of the Contractor's reasonable cost for design incurred after conceptual VECP approval. If the design cost submitted for Department approval is deemed unreasonable, only 50% of the design cost deemed to be reasonable will be reimbursed. Not every VECP will have a design cost associated with it. The Department is the sole judge in determining the reasonableness of the design cost. Reimbursable design costs are for engineering changes. Preparation and submission of the proposal (e.g., savings analysis, progress scheduling, etc.) are not considered design costs and are not reimbursable. Reimbursable VECP design may be performed by a consultant or directly by the Contractor. The Contractor shall not be charged for, nor can the Contractor claim, any VECP design performed by the Department.

The design cost shall be submitted as a lump sum item with supporting documentation. The supporting documentation shall include itemized direct salary costs (rates & hours), overhead (only for consultant design), and direct non-salary costs. Payment for direct salary costs and overhead will be limited to the current Department reimbursement policies for Consultant Engineering agreements.

For consultant design, reasonable overhead on the direct technical salaries will be reimbursed. For Contractor design, overhead is not reimbursable for direct salary costs. Overhead shall not be charged for direct non-salary costs whether incurred by the Contractor or by a consultant. Payment for direct non-salary costs will be made at actual cost paid. Although for certain direct non-salary costs (lodging, meals, mileage) there are prevailing maximum rates established by the State Comptroller which the reimbursement rates shall not exceed.

The subtotal of direct salary costs, overhead, and direct non-salary costs shall be considered a "professional service fee" and reimbursed in accordance with §109-05B.3. Service Charges. A maximum 5% for the Contractor's contract supervision and overhead is allowed, in addition to any overhead submitted for consultant direct salary costs. All design costs are subject to audit. Additional supporting documentation (receipts, time sheets, etc.) shall be supplied in a timely manner if requested by the Department.

In the case of a formal VECP being jointly submitted with the conceptual VECP, the Department will pay to the Contractor a 50% share of the Contractor's reasonable cost for design specific to the development of the formal VECP (nothing toward the conceptual VECP) if the conceptual VECP is approved.

4. In the event of the Department's conceptual approval of a direct cost savings VECP, and the Contractor is directed to proceed with the VECP implementation steps and final approval is not reached, regardless of whether due to the actions of the Department or the Contractor, 50% of the total reasonable design costs will still be reimbursed to the Contractor. If "advance" written approval was given to proceed with the work, procure materials, and begin fabrication; and rejection occurs, the work and fabrication costs will be reimbursed in accordance with §109-05 Extra Work and Time Related Compensation. Only those materials not incorporated and unique to the contract (i.e., not restockable) will be evaluated for payment.

5. There will be no reimbursement for any costs incurred for the conceptual VECP or prior preparations.

6. If more than one VECP is approved for a contract, construction savings and design costs shall be tracked separately for each VECP.

7. When multiple submittals of information for a VECP are required to satisfy the information needs of the conceptual or formal VECP procedure, and contract timing will be negatively impacted before review and subsequent approval can be given by the Department, then the VECP
may be rejected. In such cases, there will be no claim by the Contractor for design costs or loss of anticipated savings and/or profits.

8. VECP payments only involve direct savings or costs. Indirect savings or costs (time, user delay, contract delay, etc.) are not included in VECP payment calculations. The calculations of VECP payments are independent from the payments or penalties for contract time related issues. If a VECP revises the progress schedule, the contract milestones upon which time related provisions are based may be affected. Time savings resulting from a VECP may be realized in a time related contract provision. Conversely, if a VECP negatively affects a progress schedule, time related contract provisions may be negatively affected.

F. Time Savings. The Department will consider proposals that result in time savings and at the same time may increase the cost of the contract. The Department will be the sole judge as to whether the benefits of completing the contract or a phase before the scheduled completion date or milestone offsets any increase in cost. These submittals, while not constituting a Value Engineering Change Proposal, will be reviewed using the VECP approval process. In addition to information required in §104-10 B. Submittal of Conceptual VECP and §104-10 C. Submittal of Formal VECP, the Contractor shall provide the Department the anticipated amount of time to be saved and sufficient information to enable the Department to calculate and evaluate the cost benefit of the savings in user delay. Time savings generated by the VECP may be claimed under an existing time related contract provision. If the time savings VECP increases the cost of the contract, the additional cost shall not be subtracted from any time related contract provision payments.

G. Significant Changes. The description of what will be considered a "significant change" associated with a VECP are identified in §104-04 Significant Changes in the Character of Work. Once a VECP is approved, any future significant change is no longer based on the original contract bid conditions (quantity, nature or kind of a material involved), but rather on the conditions as adjusted by the VECP (adjusted quantities, anticipated site conditions and materials, etc.). Any item that was identified as a Major Item in the original contract documents is still considered a Major Item, regardless of the change in quantity or price due to the VECP.

All significant changes shall be agreed upon prior to formal VECP approval. If after formal VECP approval, an unforeseen change in the VECP work causes a significant change in the character of work, quantities and prices may be adjusted and the VECP savings shall be adjusted accordingly.

SECTION 105 - CONTROL OF WORK

105-01 ENGINEER'S AUTHORITY.

The Engineer will make all decisions for the Department regarding the quality and acceptability of materials furnished, work performed, work progress, and contract interpretation. All communications by the Contractor with the Department, written or verbal, shall be in English. All references to costs, charges, prices, etc. shall be in United States dollars. Unless directed otherwise, the Contractor shall direct all communications with the Department through the Engineer. When communications are directed to persons or units other than the Engineer, a clear copy, including all attachments, shall be sent to the Engineer.

The Engineer may stop by written order any work or any part of the work under the contract if the methods or conditions are such that 1) unsatisfactory work might result; or 2) if improper material(s) or procedure(s) are being used; or 3) if the Contractor fails to comply with any requirement or provision of the contract documents or with any State or Federal law or regulation; or 4) conditions are considered to be sufficiently deficient as to seriously affect the safety of the public or the workers employed; or 5) non-conformance with the work zone traffic control provisions is causing serious disruptions to traffic operations. The Contractor will not be entitled to any additional monetary compensation for such a work
stoppage. Any work completed in violation of a written stop order will not be paid for even if subsequently determined to be acceptable.

105-02 CHARACTER OF WORKERS.

The Contractor shall give its constant attention to the work while it is in progress or it shall place it in charge of a competent and reliable English speaking Superintendent, who shall have authority to act for the Contractor and who shall be acceptable to the Engineer.

The Contractor shall, at all times, employ sufficient workers to progress the work to completion in the manner and time specified. All workers shall have sufficient skill and experience to properly perform the work assigned them. All workers engaged on special or skilled work shall have had sufficient experience in such work to properly and satisfactorily perform it and operate the equipment involved. Any person employed by the Contractor whom the Engineer may deem unruly, disorderly, incompetent or unfit to perform the work shall be at once discharged, and shall not be again employed. In case of a disagreement with the Contractor regarding the discharge of such employees, the matter may be reviewed by the Deputy Chief Engineer, Construction (DCEC).

No Contractor employee may use, distribute, dispense, possess or manufacture any alcoholic beverages, illegal drugs or any other intoxicating substance on a contract site. Contractor’s written policy shall require that employees not report to work under the influence of drugs or alcohol, nor be impaired or unable to function at the workplace as a result of consuming alcohol or other intoxicants. While prescription drugs are not prohibited, they should not render an employee unfit for duty. Contractor employees that are suspected of using drugs or alcohol, or who are suspected to be under the influence of such substances, shall be reported to the Engineer. Contractor employees who are under the influence of drugs or alcohol may deemed incompetent, and are subject to dismissal.

Whenever the Contractor or its superintendent is not present on any part of the work where it may be desired to give directions, orders will be given by the Engineer or his/her representative and shall be received and obeyed by the foreperson who may have charge of the particular work in reference to which the orders are given. All forepersons shall speak English.

105-03 METHODS AND EQUIPMENT.

Where particular methods or equipment are specifically required, the Contractor may apply in writing to the Regional Director to use alternate methods and equipment to provide the same results. Such alternates may be used only after favorable recommendation by the Regional Director and the written approval of the Deputy Chief Engineer, Construction (DCEC). When, in the opinion of the Regional Director, satisfactory results are not being obtained using the Contractor’s alternate methods and equipment, the methods and/or equipment shall be immediately modified to produce satisfactory results.

The Contractor may use the most efficient equipment that is consistent with conditions at the time of use. It is anticipated that seasonal or weather conditions combined with the nature of the terrain will often require the use of lighter and smaller equipment than might be used under optimum conditions.

A. Earthwork. Construction operations requiring soil compaction shall not be performed from November 1st thru April 1st except with an approved Winter Earthwork submittal in accordance with §203-3.01 A. Winter Earthwork Submittal. In all work incorporated into the final product, the Contractor shall not place material that is frozen, or place fill material on frozen ground regardless of the date.

B. Structural Painting. Structural paint removal operations and painting work shall include work primarily shown in Section 570 Paint Removal Operations, Section 573 Structural Steel Painting: Field Applied – Total Removal, and overcoating work under Section 574 Structural Steel Painting: Overcoating and Localized, but not including localized painting. Structural paint removal operations and painting work shall not include: bridge superstructure removal and other structural demolition work under Section 202 Removal of Structures and Obstructions; paint removal that is incidental to
the main work under an item; localized paint removal from structural steel necessary for safe progress of other work on the structural steel; and containment for localized steel repair and painting.

Contractors and/or Subcontractors performing structural paint removal operations and painting work shall be certified in accordance with the following requirements of the Painting Contractor Certification Program (PCCP), of the Steel Structures Painting Council (SSPC):

- QP-1, Standard Procedure for Evaluating Qualifications of Painting Contractors: Field Application to Complex Industrial Structures;

In lieu of SSPC/PCCP certification, the Contractor shall submit documentation to the Office of Technical Services that demonstrates that it has established equivalent processes and procedures conforming to the standards set forth in the procedures for SSPC/PCCP QP-1 and QP-2, including an internal audit at least annually. The documentation shall be reviewed, evaluated, and approved by a Professional Engineer experienced in structural painting operations selected by the Contractor and approved by the Department. The cost for the review and approval shall be paid by the Contractor. The review and approval process will take a minimum of 90 days.

The completed evaluation shall include an opportunity for Department comments on prior performance, a maximum qualification period of 2 years, a process for appeal by the applicant, evaluation criteria which would lead to suspension or revocation, a process for recordkeeping by the reviewing Professional Engineer, and a process for requalification.

105-04 CONTRACT DOCUMENTS.

A. Interpretation Of Contract Documents. In case of any difference in the interpretation of the plans, special provisions, specifications, special specifications, standard sheets, or between them, the Contractor shall immediately submit the matter to the Engineer. The Engineer will consult with other Department personnel, as necessary, and provide the Contractor with an interpretation in a timely manner.

The detail plans and specifications for the contract have been prepared with care and are intended to show as clearly as is practicable the work required to be done. The Contractor shall realize, however, that construction details can not always be accurately anticipated and that in executing the work, field conditions may require reasonable modifications in the details of plans and quantities of work involved. Contract work shall be carried out to meet these field conditions to the satisfaction of the Engineer and in accordance with his/her instructions and the contract documents.

In the event the Contractor discovers an error or omission in the contract documents, it shall immediately notify the Engineer. The Engineer will then make such corrections and interpretations as may be deemed necessary for fulfilling the intent of the contract documents.

B. Reasonable Close Conformity With Contract Documents. All work performed and all materials furnished shall be in reasonable close conformity with the lines, grades, cross sections, dimensions and materials requirements, including tolerances, shown in the contract documents.

Plan dimensions and contract specification values are to be considered as the target value to be strived for and complied with as the design value from which any deviations are allowed. It is the intent of the specifications that the materials and work quality shall be uniform in character and shall conform as nearly as realistically possible to the prescribed target value or to the middle portion of the tolerance range. The purpose of the tolerance range is to accommodate occasional minor variations from the median zone that are unavoidable for practical reasons. When a maximum or minimum value is specified, the production and processing of the material and the performance of the work shall be so controlled that material or work will not be preponderantly of borderline quality or dimension.
In the event the Engineer finds the materials or the finished product in which the materials are used not within reasonable close conformity with the plans and specifications, but that reasonably acceptable work has been produced, the Engineer shall then make a determination if the work shall be accepted and remain in place. In this event, the Engineer will document the basis of acceptance by contract modification which will provide for an appropriate adjustment in the contract price for such work or materials as he/she deems necessary to conform to his/her determination based on engineering judgment.

In the event the Engineer finds the materials or the finished product in which the materials are used or the work performed are not in reasonable close conformity with the plans and specifications, and have resulted in an inferior or unsatisfactory product, the work or materials shall be removed and replaced or otherwise corrected by and at the expense of the Contractor.

**105-05 VENDOR RESPONSIBILITY.**

The Contractor shall at all times during the contract term remain responsible. The Contractor agrees, if requested by the Commissioner of Transportation or his or her designee, to present evidence of its continuing legal authority to do business in New York State, integrity, experience, ability, prior performance, and organizational and financial capacity.

In addition to any and all other suspension rights provided elsewhere in this Contract, the Commissioner of Transportation or his or her designee, in his or her sole discretion, reserves the right to suspend any or all activities under this Contract, at any time, when he or she discovers information that calls into question the responsibility of the Contractor. In the event of such suspension, the Contractor will be given written notice outlining the particulars of such suspension. Upon issuance of such notice, the Contractor must comply with the terms of the suspension order. Contract activity may resume at such time as the Commissioner of Transportation or his or her designee issues a written notice authorizing a resumption of performance under the Contract.

In addition to any and all other termination rights provided elsewhere in this Contract, upon written notice to the Contractor and a reasonable opportunity to be heard with appropriate Department officials or staff, the Contract may be terminated by the Commissioner of Transportation or his or her designee at the Contractor’s expense where the Contractor is determined by the Commissioner of Transportation or his or her designee to be non-responsible. In such event, the Commissioner of Transportation or his or her designee may complete the contractual requirements in any manner he or she may deem advisable and pursue available legal or equitable remedies for breach.

**105-06 COOPERATION WITH UTILITIES AND OTHER CONTRACTORS.**

The Contractor shall cooperate with Utilities and other contractors and coordinate and arrange the sequence of its work to conform with the operations of the work of other parties indicated in the Base Line Data. Delays and interferences to the Contractor's performance caused by activities of other Department contractors, which delays and/or interferences could not reasonably have been anticipated from the contract documents, may entitle the Contractor to an appropriate extension of time and/or time related damages.

The Contractor is responsible for cooperation and adjustments with the contractors already engaged and to be engaged upon the site to properly coordinate the construction efforts of all contractors, utilities, and subcontractors engaged in the work within and adjacent to the contract site. In the event that utility facility adjustments are to be made by a Utility's forces in connection with and during the life of the contract, the Contractor shall cooperate with the Utilities and coordinate and arrange the sequence of its work to conform with the progressive operations of the Utility's work underway or to be put underway.

In case of interference between the operations of the Utilities and contractors, the Department will adjust as necessary the schedule of each contractor and the sequence of work necessary to expedite the completion of the entire project. If it becomes necessary, coordination and access problems will be resolved by the Department.
If any part of the Contractor's work depends on the work of any other contractor and/or the Department for proper execution and/or results, that would render its work unsuitable for proper execution and/or results, the Contractor shall promptly notify the Department of any discrepancies and/or defects in said other work prior to proceeding with its own work.

105-07 TERMINATION.

The provisions of Article 11 Right to Suspend Work and Cancel Contract of the contract agreement and Section 40 of the Highway Law shall apply.

A. Termination for Cause. If the Commissioner of Transportation shall determine that the work upon the Contract is not being performed according to the Contract, he/she may terminate the Contractor's employment under the Contract and proceed with the contract work by contract negotiated or publicly let, or by the use of the Department's own forces, or by calling upon the Surety to complete the work in accordance with the plans and specifications, or by a combination of any such methods; or, he/she may cancel the contract and either re-advertise and re-let as provided in Section 38 of the Highway Law, or complete the work under his/her own direction in such manner as will accord with the contract specifications and be for the best interests of the State. Any excess in the cost of completing the Contract beyond the price for which it was originally awarded shall be charged to and paid by the Contractor failing to perform the work or by the Contractor's Surety, pursuant to the terms and conditions of the Faithful Performance Bond.

B. Termination for Convenience. The Commissioner may, by written notice, terminate the contract or any portion thereof if he or she determines that termination would be in the best interests of the Department or of the State of New York. Reasons for termination may include, but are not limited to executive orders of the President relating to the prosecution of war or national defense, national emergency which creates a serious shortage of materials, orders from duly constituted authorities relating to energy conservation, and restraining orders or injunctions obtained by third-party citizen action resulting from national or local laws or regulations, or where the issuance of such order or injunction is primarily caused by acts or omissions of persons or agencies other than the Contractor, or where the orderly progression of a project is interfered with or delayed by acts or omissions of persons or agencies other than the Contractor. The Contractor specifically understands that the issuance of such notice by the Commissioner shall be conclusive as to its necessity.

When the contract, or any portion thereof is terminated, for any of the above mentioned reasons, before completion of all items of work in the contract, payment will be made for the actual numbers of units or items of work completed at the contract unit price, or as mutually agreed for items of work partially completed, but no claim for loss of anticipated profits on uncompleted work shall be made by the Contractor nor shall the State of New York be liable for the loss of anticipated profits for such uncompleted work.

In such cases of termination, reimbursement for organization of the work (when not otherwise included in the contract) and moving equipment to and from the contract site will be considered where the volume of work completed is too small to compensate the Contractor for these expenses under the contract unit prices, the intent being that an equitable settlement will be made with the Contractor.

Acceptable materials, obtained by the Contractor for the work, that have been inspected, tested and accepted by the Engineer, and that are not incorporated in the work, shall be returned to the Manufacturer, Fabricator, or Material Supplier whenever it is possible to do so at nominal or no cost. Where the Contractor returns such materials to its Manufacturer, Fabricator, or Material Supplier, the State will pay the Contractor the actual documented costs connected with returning such materials to the extent such costs are reasonable as determined by the Department. In the event the Contractor is unable to return such material at reasonable or no cost, and provides documentation satisfactory to the Department that such material can not be economically returned, the State will be responsible for all
such material and will either direct the manner of disposition or purchase such material from the Contractor at actual cost as shown by receipted bills and actual cost records to the extent such costs are reasonable as determined by the Department, at such points of delivery as may be designated by the Engineer.

Termination of a contract or a portion thereof for the convenience of the State shall not relieve the Contractor of its responsibilities for the completed work, nor shall it relieve its surety of its obligation for and concerning any just claims arising out of the work performed.

105-08 REMOVAL OF UNACCEPTABLE AND UNAUTHORIZED WORK.

All work which does not conform to the requirements of the contract shall be considered unacceptable unless otherwise determined acceptable under the provisions in §105-04B Reasonable Close Conformity with Contract Documents.

The Department may direct the Contractor to remove any portion of the work performed under this contract for inspection or for any other purpose. If such inspection shows that the work was constructed in accordance with the terms of the contract, payment shall be made to the Contractor for such removal and subsequent replacement at a fair and reasonable price for the work performed. No payment will be made for such removal or for replacement of the work to satisfactory condition if such inspection shows that the work was not constructed in accordance with the contract requirements. No payment will be made for the removal or replacement of any work which may itself be satisfactory, but the removal of which is necessary for the replacement of unsatisfactory work. No payment shall be made in such removal and replacement situations if work was done or materials furnished without inspection by an authorized Department representative.

The above paragraph shall not apply to concrete foundation for pavement or portland cement concrete pavement rejected as a result of core tests. Work so rejected shall be removed and replaced at no additional cost to the State.

All work shall be in satisfactory condition at the time of contract acceptance. Any work done or materials used without inspection by an authorized Department representative may be ordered removed and replaced at the Contractor's expense.

Unacceptable work, whether caused by poor work, defective materials, damage through carelessness or any other cause found to exist prior to the final acceptance of the work, shall be removed immediately and replaced in an acceptable manner irrespective of the presence of, or lack of, a Department Inspector or representative. This clause shall have full effect regardless of the fact that the defective work may have been done or the defective materials used with the full knowledge of the Inspector. The fact that the Inspector or Engineer may have previously overlooked such defective work shall not constitute an acceptance of any part of it.

105-09 WORK AFFECTING RAILROADS.

Requirements and procedures for operations on or adjacent to railway facilities are found in a Special Note entitled Special Provisions for Protection of Railway Interests.

A. Railroad Workplace Safety. All work within the railroad right of way shall be conducted in accordance with 49 CFR Part 214 Railroad Workplace Safety and the railroad’s safety rules. Procedures for compliance with 49 CFR Part 214 shall be addressed within the Project Safety and Health Plan.

B. Railroad Clearances. No temporary bridge, falsework, staging or obstructions shall be erected over the track or tracks where the vertical underclearance is less than 22 feet over top of rail until the existing bridge warnings have been relocated or new or temporary bridge warnings are installed by the railroad company or companies affected and are in service.

An operated track, catenary or electrical facility is fouled when any object is brought closer than the clearances set forth by the railroad company. Vehicles or construction equipment shall be
considered to be fouling the track when located in such a position that failure of same with or without load brings the equipment within the fouling limit. The Contractor shall conduct its work and handle its equipment such that no part of any material or equipment shall foul an operated track, catenary, electrical facility, or signal facility without written permission of the chief engineer of the railroad company or companies affected.

Information on required railroad clearances may be found in the contract documents in a Special Note entitled Special Provisions for Protection of Railway Interests. If fouling distances are provided by Special Note, the Contractor need not contact the railroad to verify fouling distances. If information on required railroad clearances is not provided in the contract documents, the Contractor shall contact the railroad facility owner prior to operation of any equipment or vehicles within 20 feet of the centerline of a track; within 15 feet of a catenary, electrical wire or other electrical facility; or within 15 feet of a signal wire or other signal facility to establish the fouling limits for that facility.

C. Supervision and Railroad Approval. All work on any contract affecting a railroad company's property, right of way facilities, including temporary track detour, shall be carried out under the joint supervision of the Department and the railroad company or companies in a manner satisfactory to both agencies.

Information on required railroad notice and approvals may be found in the contract documents in a Special Note entitled Special Provisions for Protection of Railway Interests. If notice and approval provisions are provided by Special Note, the Contractor shall provide the railroad written notice as required therein. If notice and approval provisions are not provided in the contract documents, the Contractor shall provide written notice to the railroad facility owner a minimum of 21 work days, or other shorter time required by the railroad, prior to start of work.

The Contractor shall obtain prior approval from the railroad company to use a railroad service road to access a site, and shall be responsible for any associated permit application and fees. The Contractor shall obtain the written approval of the chief engineer of the railroad company or companies affected in respect to the details and methods to be employed in constructing any structures, track detours, falsework, removal of structures, allowable track clearances, and any or all other details that may in any manner affect the operation or maintenance of any or all railroad facilities. The requirement that written approval shall be obtained from the chief engineer of the railroad company shall be complied with before the Contractor starts work. The Contractor shall include in its unit prices bid for this work all the costs of these requirements including any expense occasioned by delay or interruption of its work by reason of the operation or maintenance of the railroad facilities. Approval by the chief engineer of the railroad company or companies affected does not absolve the Contractor from any liability resulting from its contractual operations.

D. Coordination of Work. The Contractor shall coordinate with the railroad company or railroad companies in carrying out railroad force account work. When the work of the Contractor or Subcontractor dovetails with the railroad force account work, the materials shall be delivered and the operations conducted so as to carry on the work continuously in an efficient and skillful order. Delays or oversight on the part of the Contractor or Subcontractors in getting any or all of their work done in the proper manner, thereby requiring removal and replacement of work already in place will not be the basis for a claim for extra compensation. Such work shall be done at the cost and expense of the responsible Contractor or Subcontractor.

E. Railroad Employees. When, in the opinion of the chief engineer of the railroad company or companies, the Contractor's normal operations in progressing its contract are such that an operated track is or might be fouled or railroad traffic endangered, the railroad company or companies will employ protective labor, when found necessary for railroad operations. Unless an item for railroad protection is included in the contract, payment for the services described above shall be made to the railroad company directly by the State pursuant to the terms of a State-Railroad agreement negotiated
for the contract. When an item for railroad protection is included in the contract, the Contractor shall pay for such services.

All services for protective labor and similar protective service occasioned by the operation of the Contractor, except as noted in the preceding paragraph shall be at the sole expense of the Contractor and the Contractor shall include all such costs in its unit bid prices for such protection.

The Contractor shall, at its own expense, carry compensation and other insurance for protective labor furnished by the railroad company or companies.

It is agreed that the furnishing of any protective labor shall not relieve the Contractor from any liability of payment for any damage caused by its operations.

**F. Protection of Railroad Service and Facilities.** The Contractor shall take special care and vigilance to avoid damage to the trains, tracks or other facilities of the railroad company and shall conduct its work so as not to interfere with the movement of trains or other operations of the railroad company. Whenever work may affect the safety or movement of trains, the method of doing the work shall be submitted to the chief engineer of the railroad company affected for approval. No work affecting safety or movement of trains shall be commenced or prosecuted until written approval of the chief engineer of the railroad company is received. The approval of the chief engineer of the railroad will not release the Contractor from any responsibility for any damages to the railroad company caused by the acts of the Contractor or its employees and Subcontractors. If, during the carrying out of the contract work, the trains, tracks or other facilities of the railroad company are endangered, the Contractor shall immediately do such work as directed by the Engineer to restore safe conditions and, upon failure of the Contractor to carry out such orders immediately, the railroad company may, with the approval of the Engineer, take whatever steps are necessary to restore safe conditions. The cost and expense to the railroad company of restoring safe conditions or of any damage to the railroad company's trains, tracks or other facilities caused by the Contractor's operations shall, when approved by the Engineer, be considered a charge against the Contractor and shall be paid for by it, or upon its failure or refusal to pay such charge within a reasonable time after the railroad company submits the bill to it, the amount thereof may be deducted from any monies due or that may become due to it under its contract, and any such sum so deducted may be paid to the railroad company after an audit by the State of the items of such cost and expense.

In performing construction operations both on and off railroad right of way areas, the Contractor shall prevent the fouling of railroad track ballast with earth, mud, silt, or other foreign matter. To prevent fouling of the ballast, it may be necessary for the Contractor to construct temporary erosion control measures or sheeting or provide other precautionary measures that are required.

Where, in the opinion of the railroad company, demolition work, concreting or hauling along or across tracks will result in ballast becoming fouled, the Contractor shall take preventive measures to protect the entire ballast section by nailing canvas, plywood or similar material to the ties in the entire area to be affected. The protective material shall remain in place until there is no further possibility of fouling the ballast and then shall be removed by the Contractor.

The work required to protect the railroad track ballast shall be performed by and at the expense of the Contractor and under the supervision of and to the satisfaction of the chief engineer of the railroad company or its authorized representative. The railroad company will assume no responsibility for the adequacy of the work.

In the event that the railroad track ballast does become fouled after the aforementioned protective measures are taken, the railroad company, with its own forces, shall remove and replace the fouled ballast with clean ballast. The charges for this work will be billed by the railroad company against the Contractor.

**G. Lifting.** All lifting operations shall be conducted in accordance with §107-05(P) Lifting. In addition, equipment used for the erection or removal of structures over railroad facilities shall have a
minimum lifting capacity of 150% of the lift weight (operational capacity limited to 66\(\frac{2}{3}\)% of the tipping load).

**H. Use of Explosives.** Blasting shall be conducted in such a manner as not to endanger facilities or operation of the railroad. The Contractor shall furnish, while blasting, at its own cost and expense, watch persons and other protection necessary to protect the public and railroad. The Contractor's attention is directed to §107-05 *Safety and Health Requirements*, with regard to blasting.

**I. Foundations.** Foundations may be extended or lowered if deemed necessary by the DCES and the chief engineer of the railroad company or companies affected, only if such change is ordered by the DCES.

**J. Communications and Signals.** The cost of all changes in communication and signal facilities necessary to complete the contract work will be paid for by the State. The cost of all changes in communication and signal facilities made for the convenience of the Contractor shall be paid for by the Contractor.

**K. Contractor's Private Grade Crossing.** If the Contractor elects, and the railroad company or companies approve, to have a private grade crossing at the site of the work installed for its own use, it shall make a formal request to the railroad company or companies for such a crossing. A regulatory hearing is required for crossings of Amtrak, Metro-North, and Long Island Railroad routes. After it has entered into an agreement with the railroad company or companies pertaining to the size and type of crossing, the payment of the cost for installing, and removing the crossing, the obtaining of the necessary insurance for the protection of the railroad company or companies, and the agreement as to the required protection to railroad traffic when the crossing is in use, the railroad company or companies will install and remove the temporary crossing at the sole expense of the Contractor.

**L. Sidetrack Facilities.** When sidetrack facilities are required by the Contractor, it shall at its sole cost and expense, make the necessary arrangements for the use of existing sidings, tracks not in service or the construction of new sidings. The Contractor shall restore any and all existing sidings and tracks used for sidetrack facilities to the condition existing prior to use by the Contractor. The construction location and use of all sidetrack facilities are to be subject to the approval of the chief engineer of the railroad company affected.

The railroad company may move the Contractor's cars, placed on existing sidings, at any time, to permit the placing of cars for said railroad company's business.

When any turnouts from the main tracks are approved by the railroad company such turnouts will be furnished, installed and removed by the railroad company at the expense of the Contractor. Any signal work and derails necessary for sidetrack facilities will be furnished, installed and removed by the railroad company at the Contractor's expense.

**M. Railroad Use of Completed Work.** The railroad company affected may, prior to the completion of the work to be performed under contract and the acceptance thereof, enter upon and use any portion of said work without any compensation whatever to the Contractor for such use, and without any compensation or payment whatever to the Contractor for any delay in the work caused by such use. The taking possession and use shall not be deemed an acceptance of the work so taken and used or any part thereof.

**N. Work Trains and Railroad Equipment.** If the Contractor elects to use work trains or any railroad equipment which operates on the tracks of the railroad company, the operation of such trains and equipment is subject to any requirements determined by the chief engineer of the railroad company or companies affected. The cost of the services of any railroad employees required by the
railroad company to operate such trains or equipment shall be paid by the Contractor, including the cost of necessary flaggers.

**O. Operation of Railroad.** The Contractor shall make every possible effort to reduce to a minimum the length of time that railroad company will have to operate over any track detour, and to this end it shall continue full operation throughout the winter months, if directed by the D.C.E.S. on any and all works necessary to permit the railroad company to restore its tracks in their permanent location as quickly as possible. The Contractor shall conduct its work so that schedule speed can be maintained by the railroad at all times.

105-10 SURVEY AND STAKEOUT.

Prior to the start of construction work, all right of way markers, property line markers and survey control markers located in or adjacent to areas which may be disturbed during construction shall be properly protected and tied to fixed reference points or located from established contract control. Upon completion of the work, all right of way or property line markers or survey markers that have been disturbed by the Contractor, shall be reset under the direction of a Land Surveyor. Field location notes shall be recorded and made available to the Engineer upon request at no additional cost to the State.

All survey control and boundary location work shall be performed in accordance with the Department’s *Land Surveying Standards and Procedures Manual* under the direction of a Land Surveyor. All survey work performed for quality control by the Contractor and for quality assurance by the Department should both utilize: (1) similar levels of measurement precision and methods to perform positional measurements, (2) the same control network from which measurements are made, and (3) the same survey measurement procedures to ensure consistency of results.

Terrain features are measured and positioned by various methods relative to the contract control network established for each contract. The precision with which an instrument or equipment positions a point is related to the quality of the method by which measurements are made, and the ability to duplicate the same measurement. The local accuracy of a located point is the closeness of the measured or computed value to a standard or accepted value (actual spatial position on the earth). Positional tolerance is the allowable spatial difference between making measurements by two different methods or by the same method at separate times, all of which have the same level of precision.

Horizontal coordinates and vertical elevations of existing features provided as part of the contract are located in the field based on accuracies achievable for each positional point relative to the contract control. Positional accuracies are directly related to the strength of the contract control network, the methods used to make the measurements, the precision of the instruments used to measure to the feature, and how definable the feature is which is being located. Point feature locations represent a single position (for example: property line marker, sign post, utility pole, or fire hydrant) and can be re-identified or verified in the field to within a small variation (high confidence level) from where they were initially positioned. Linear feature locations define the alignment of that feature. That alignment can be verified to within a specific tolerance depending on the spacing or frequency at which the points were originally measured to define that alignment. Straight or uniformly curved linear features (for example: curbline, edge of roadway, or edge of sidewalk) which can be easily defined in the field should have a relatively small positional variation from their designed location when compared to a verified field location. Irregular shaped or not as clearly defined linear features (for example: break lines, ditchlines, treelines, or environmental area perimeters) which are sometimes difficult to define or delineate precisely in the field, could have a larger variation from where they were initially positioned when compared to a field-verified location.

Digital terrain model (DTM) surfaces, when provided by the Department, are made up of a combination of point and linear features. The precision of a data collection instrument does not necessarily indicate what positional tolerance should be expected of any feature verified from an existing DTM. The location or elevation of a feature selected from a DTM surface can, at best, be determined by interpolating the horizontal position or elevation between previously located points. The verification of
any specific elevation on the DTM surface is directly related to: (1) the spacing of collected data or point features used to produce that surface; (2) the uniformity of the surface being measured; (3) the steepness of the slope of that surface; and (4) how obscured the surface is from the measuring technique used to originally locate the surface. Standardized procedures for determining the spacing/frequency of point and linear features (including break lines), are critical to providing consistent results. Department standardized procedures for determining feature locations are described in both the Land Surveying Standards and Procedures Manual and the Specifications for Photogrammetric Stereocompilation.

Verification of the positional tolerance of the DTM surface elevation requires a comparison of the original collected point data with recollected point data measured at the same horizontal locations. Field comparisons to interpolated DTM surfaces or recreated surface information (from other information sources) shall not be used for verification of the positional tolerance of a feature. Comparisons of re-measured point data can only be made with the original collected point data, not to interpolated positions. Measurements for verification of DTM point data shall also be made from the same contract control network, and by instruments capable of an equal or greater precision.

105-11 INSPECTION.

Department Inspectors are authorized to inspect all work done and materials furnished, including all or any part of the work and the preparation, fabrication or manufacture of the materials to be used. Department Inspectors may be Department employees, or agents acting for the Department. Department Inspectors are not authorized to either alter or waive the provisions of these specifications or the contract, or to issue instructions contrary to the plans and specifications, without written approval of the Engineer, or act as a foreperson for the Contractor. Department Inspectors have the authority to reject unacceptable work or materials.

The Department inspections and tests are for the sole benefit of the Department and do not (1) relieve the Contractor of the responsibility for providing adequate quality control measures; (2) relieve the Contractor of responsibility for damage to or loss of the material before acceptance; (3) constitute or imply acceptance; or (4) affect the continuing rights of the Department after acceptance of the completed work under Article 9 Final Acceptance of Work of the contract agreement.

The Engineer and the Inspector shall be allowed full work access and shall be furnished with necessary information and assistance by the Contractor to make a complete and detailed inspection. The Contractor shall carry out the provisions of the contract at all times, regardless of whether an authorized inspector is present or not. Any work or item that is, at any time, found to be out of specification or not in compliance with the plans shall remain the responsibility of the Contractor and shall be subject to such corrective measures that are approved in writing by the Engineer.

The Contractor shall transmit a copy of any audit or inspection report conducted by SSPC, OSHA, or EPA of the contract site to the Engineer within seven days of receiving such a report. If the Contractor has been disciplined by SSPC or placed on warning, probation, suspended or revoked status from the Painting Contractor Certification Program (PCCP) during the past 24 months, the Contractor shall provide a written explanation of the cause for such action, the corrective measures enacted, and the Contractor’s current PCCP status.

105-12 LOAD RESTRICTIONS.

Construction equipment or vehicles delivering materials or traveling to a site from outside the contract limits shall have all required permits issued through the established Department vehicle permit system in accordance with Section 385 of the Vehicle and Traffic Law (or 23 USC, Section 127 for Federal Aid Projects on the Interstate System). The permit will indicate the limits within which such equipment with over-legal gross weights or axle loadings may operate, the frequency of such passages and all other limiting factors.

Construction equipment or vehicles operating within the contract limits having gross weights or axle loadings within the legal limits Section 385 of the Vehicle and Traffic Law (or 23 USC, Section 127 for Federal Aid Projects on the Interstate System) may operate without specific approval.
Prior to the use of construction equipment or vehicles with over-legal gross weights or axle loadings on any structure, on any new pavement or on any resurfaced pavement within the contract limits, the Contractor shall submit a written request to the Engineer. This request shall be accompanied, upon request, by an appropriate analysis performed by a Professional Engineer, including the pertinent equipment data, and shall demonstrate that the operations will not result in detrimental effects on the highway or structure.

Use of over-weight construction equipment or vehicles within the contract limits other than listed above shall be subject to the approval of the Engineer. If it is determined that the use of construction equipment or vehicles is having a detrimental effect or will result in detrimental effects on the finished work, the Engineer will so notify the Contractor to modify or cease the operations.

105-13 WORK ZONE TRAFFIC CONTROL FOR MOBILE OPERATIONS.

For contracts that involve mobile operations, but do not include separate contract pay items for work zone traffic control, a work zone traffic control sequence shall be provided by the Contractor in accordance with the MUTCD. When last following vehicle and/or trailing vehicles are required by these provisions, they shall meet the requirements of Section 619 Work Zone Traffic Control for Shadow Vehicles. No separate payment will be made for this work, the cost shall be included in prices bid for the various contract items.

105-14 DISPUTED WORK AND DISPUTE RESOLUTION.

The term "dispute" shall mean a disagreement between the Contractor and the Department concerning a matter of contract performance or contract compensation. Dispute resolution may involve adjustments in compensation, adjustment of contract pay items, the addition of new contract pay items to the contract, and/or extension of time for performance. The Contractor shall continue the work during the pendency of the dispute.

It is the goal of the Department to resolve disputes that may arise under the contract in a timely, just and fair manner consistent with the terms of the contract. The dispute resolution process may be undertaken at any time from the contract award to the issuance of the final payment by the Office of the State Comptroller. The dispute resolution process recognizes and will take into consideration the risks and controls inherent in construction which the Contractor or the Department have agreed to assume pursuant to the terms of the contract. The Contractor is encouraged, when initiating a dispute, to provide information concerning measures that may be taken to mitigate the damages.

Disputes of any nature shall be made in strict accordance with the contract provisions, including the notice and recordkeeping provisions of §104-06 Notice and Recordkeeping. The Department reserves the right to modify specifications or delete portions of the work being disputed in order to mitigate damages.

A. Disputed Work. If the Contractor is of the opinion that any work directed by the Engineer to be completed as contract work is extra work and not contract work, or that any order of the Engineer exceeds the requirements of the provisions of the contract, the Contractor shall provide the Department written notice and maintain records in accordance with §104-06 Notice and Recordkeeping. After submitting the required notice, the Contractor shall complete its dispute submission in accordance with §105-14E. Required Content of Dispute Submission.

1. Determined to Be Contract Work. If the Department determines that the disputed work is contract work and not extra work, or that the direction given to the Contractor and protested was proper, the Department will direct the Contractor to continue the disputed work and the Contractor shall promptly comply. The Contractor's right to further pursue a dispute for extra compensation or damages will not be affected in any way by the Contractor complying with the directions of the Department to proceed with the work, provided the Contractor continues to keep
and submit daily records to document all labor, material and equipment used for disputed work in accordance with §109-05C.1. Daily Summary to the Engineer.

2. **Determined to Be Extra Work.** If the Department, determines that the disputed work is extra work and not contract work, or that a direction given to the Contractor and protested was not proper, then a contract adjustment will be made. Compensation will be made for such work in accordance with §109-05 **Extra Work and Time Related Compensation.** The Contractor shall continue to maintain force account records until receipt of the change order approved by the Office of the State Comptroller. Documented, additional, actual and reasonable costs incurred by the Contractor pursuant to following a written order to perform work (that was subsequently contained in a change order which was disapproved) will be considered reimbursable. Eligibility for additional compensation shall cease upon notification of the disapproval of a change order.

**B. Time Related Disputes.** The term "time related dispute" shall mean any dispute arising from any event which affects the scheduled time of performance. This paragraph is intended to cover all such events which include major deductions or increases to quantities of work, suspension of work and cancellation of contract, and termination, as well as actions, forces or factors, such as "delay", "disruption", or "interference."

If the Contractor believes that it is or will be entitled to additional compensation for time related disputes, whether due to delay, extra work, disputed work, breach of contract, or other causes, the Contractor shall comply with the notice and recordkeeping provisions of §104-06 **Notice and Recordkeeping.** The Department will have no liability and no adjustment will be made for any damages which accrued more than 15 calendar days prior to the filing of written notice with the Engineer. The primary tool used to evaluate the time of performance is the Contractor's progress schedule. Department approval of a schedule or a revised schedule does not entitle the Contractor to a time extension or any time related damages. Compensation will be made for such work in accordance with §109-05D. Time Related Dispute Compensation.

**C. Acceleration Disputes.** The Contractor may not dispute costs associated with acceleration of the work unless the Department has given prior express written direction to the Contractor to accelerate its effort. The Contractor shall always have the basic obligation to complete the work in the time frames set forth in the contract. Lack of express written direction on the part of the Department shall never be construed as approval.

If the Contractor does accelerate its work efforts pursuant to written direction from the Department, compensation will be made in accordance with §109-05E. **Acceleration Compensation.** The Department, in determining whether or not any compensation is warranted, will evaluate the facts and circumstances which led to the acceleration to determine whether they were in the Contractor's control.

**D. Review Time Periods for Disputes.** After providing written notice, the Contractor shall, as soon as the information is available or ascertainable, provide the Engineer with a summary of its dispute contentions in accordance with §105-14E. **Required Content of Dispute Submission,** in sufficient detail so that the Engineer may make a determination. The Engineer will make an initial response, in writing, within 21 calendar days after the Contractor provides the dispute submission.

If a dispute is not resolved by the Engineer to the satisfaction of the Contractor, within 10 work days of receipt of the Engineer's written decision or the Engineer fails to reply within 21 calendar days, the Contractor shall notify the Regional Director, in writing, with a copy to the Engineer, of its contentions relative to the dispute.

If the dispute is not resolved by the Regional Director to the satisfaction of the Contractor, within 15 calendar days of receipt of the Regional Director's written decision or the Regional Director fails to reply within 30 calendar days, the Contractor shall notify the Commissioner, in writing, with
copies to the Engineer and the Regional Director, of its contentions relative to the dispute, indicating the substance of previous communication on the issue with the Engineer and the Regional Director and its rebuttal of their previous findings.

1. **Disputes to the Commissioner Up to $50,000.** For all disputes to the Commissioner of $50,000 or less, the Department will respond in writing within 45 calendar days of receipt of the dispute. If any additional documentation supporting the dispute, or relating to the subject matter of the dispute is required, the Department may request said documentation in writing within 30 calendar days of receipt of the dispute. The Contractor will provide such information within 30 calendar days of the request unless another time period is agreed to. The Department's written response to the additionally documented dispute will be submitted to the Contractor within 15 calendar days after receipt of said additional documentation or within a period of time no greater than that taken by the Contractor in producing said additional documentation, whichever is greater. If the Contractor disputes the Department's written response, or the Department fails to respond within the time prescribed, the Contractor may so notify the Department in writing within 30 calendar days of the Department's response, or within 15 calendar days of the Department's failure to respond. Upon the Contractor's request, the Department shall schedule a meeting or conference. By agreement between the Department and the Contractor, such time periods may be modified.

2. **Disputes to the Commissioner Over $50,000 to $250,000.** For all disputes to the Commissioner over $50,000 and less than or equal to $250,000, the Department will respond in writing within 60 calendar days of receipt of the dispute. If any additional documentation supporting the dispute, or relating to the subject matter of the dispute is required, the Department may request said documentation in writing within 30 calendar days of receipt of the dispute. The Contractor shall provide such information within 30 calendar days of the request unless another time period is agreed to. The Department's written response to the additionally documented dispute will be submitted to the Contractor within 30 calendar days after receipt of said additional documentation or within a period of time no greater than that taken by the Contractor in producing said additional documentation, whichever is greater. If the Contractor disputes the Department's written response, or the Department fails to respond within the time prescribed, the Contractor may so notify the Department in writing within 15 calendar days of the Department's response, or within 15 calendar days of the Department's failure to respond. Upon the Contractor's request, the Department will schedule a meeting or conference and notify the Contractor within 30 calendar days of the scheduled date. By agreement between the Department and the Contractor, such time periods may be modified.

3. **Disputes to the Commissioner over $250,000 or of Undetermined Value.** For disputes to the Commissioner over $250,000 or that have an undetermined value, the Department will respond in writing within 90 calendar days of receipt of the dispute. If any additional documentation supporting the dispute, or relating to the subject matter of the dispute, is required, the Department may request said documentation in writing within 30 calendar days of receipt of the dispute. The Contractor shall provide such information within 30 calendar days unless another time period is agreed to. The Department's written response to the additionally documented dispute will be submitted to the Contractor within 60 calendar days after receipt of the said additional documentation, or within a period of time no greater than that taken by the Contractor in producing said additional documentation, whichever is greater. If the Contractor disputes the Department's written response, or the Department fails to respond within the time prescribed, the Contractor may so notify the Department in writing within 30 calendar days after the receipt of the Department's response, or within 30 calendar days of the Department's failure to respond. Upon the Contractor's request, the Department will schedule a meeting or conference and notify
the Contractor within 30 calendar days of the scheduled date. By agreement between the Department and the Contractor, such times periods may be modified.

**E. Required Content of Dispute Submission.** All disputes shall be submitted in writing to the Engineer, and shall be in sufficient detail to enable the Engineer to ascertain the basis and the amount of each dispute. If requested and as a minimum, the following information shall be provided when such information is ascertainable by the Contractor:

1. **General.**
   a. The date on which actions resulting in the dispute occurred or conditions resulting in the dispute became evident.
   b. A copy of the notice of dispute for the specific dispute by the Contractor.
   c. To the extent known, the name, function, and activity of each Department official, or employee or agent, involved in, or knowledgeable about facts that gave rise to such dispute.
   d. The name, function, and activity of each Contractor or Subcontractor official, or employee, involved in, or knowledgeable about facts that gave rise to such dispute.
   e. The identification of any pertinent documents, and the substance of any material communication relating to such dispute.
   f. A statement as to whether the additional compensation or extension of time if requested is based on the provisions of the contract or is an alleged breach of contract.
   g. If an extension of time is also requested, the specific days for which it is sought and the basis for such request as determined by an analysis of the construction progress schedule.

2. **Time Related Dispute Submissions.**
   a. A description of the operations that were delayed, the reasons for the delay, how they were delayed, including the report of all scheduling experts or other consultants, if any.
   b. The documented process of establishing, maintaining and updating the progress schedule, showing when the delay occurred and how it affected the schedule, in accordance with §108-01 Progress Schedule or a CPM specification, if applicable.
   c. The amount of additional compensation sought in accordance with §109-05D. Time Related Dispute Compensation.

3. **Acceleration Dispute and Disputed Work Submissions.**
   a. A detailed factual statement of the dispute providing all necessary dates, locations and items of work affected by the dispute.
   b. The specific provisions of the contract which support the dispute and a statement of the reasons why such provisions support the dispute.
   c. The amount of additional compensation sought and a breakdown of that amount shall conform to the requirements of §109-05B. Force Account Work except for acceleration disputes which shall conform to the requirements and categories specified in §109-05D. Time Related Dispute Compensation.

**F. Required Certification of Disputes Over $50,000.** When submitting any dispute over $50,000, the Contractor shall certify in writing, under oath and in accordance with the formalities required by the contract, as to the following:

1. That supporting data is accurate and complete to the Contractor's best knowledge and belief;

2. That the amount of the dispute is based on sound engineering principles, is supported by sound mathematical and cost accounting principles and the dispute itself is in accordance with the terms
of the contract, and accurately reflects what the Contractor in good faith believes to be the Department's liability;

3. That the dispute and the amount of the dispute is in full compliance with the Federal False Claims Act, 31 U.S. Code Section 3729, and New York State False Claims Act, NYS Finance Law Article XIII; and that the Contractor acknowledges that a violation of these acts by a court of proper competent jurisdiction, such violating Contractor shall be subject to liability for a civil penalty, plus up to three times the damage the State sustains by such violation.

4. The certification shall be executed by:
   a. The Contractor, if the Contractor is an individual.
   b. A senior company official in charge at the Contractor's plant or location involved or an officer or general partner of the Contractor having overall responsibility for the conduct of the Contractor's affairs, if the Contractor is not an individual.

G. Auditing of Records. A Contractor who has filed a dispute, or Subcontractor, Manufacturer, Fabricator or Material Supplier on whose behalf a dispute has been filed, shall have the following records available for audit at any time following the filing of such dispute, and shall cooperate with the auditors, whether or not such dispute is part of a suit pending in the courts of this State. The audit may be performed by employees of the Department or by an independent auditor appointed by the Department, and may begin on 15 days notice to the Contractor, Subcontractor, Manufacturer, Fabricator or Material Supplier as is appropriate. The Contractor, Subcontractor, Manufacturer, Fabricator or Material Supplier shall cooperate with the auditors. The Department will maintain the audit, its backup, reports, schedules and conclusions as confidential material. Failure to maintain and retain sufficient records shall constitute a waiver of that portion of such dispute that cannot be verified and shall bar recovery there under. In the event the Contractor fails to substantially furnish the required reports and accounting records, such failure shall constitute a waiver of the dispute for payment other than for payment at contract unit prices for the work performed. The Contractor will be allowed to review the audit findings and will be allowed 30 calendar days to respond to any items disallowed by the audit.

Without limiting the generality of the foregoing, the auditors shall have available to them and the Contractor agrees to provide access to and true copies of the original, in whatever format the records are created/maintained, of the following documents:

1. All documents related to the preparation of the Contractor's bid including the final calculations on which the bid was based.
2. All documents which relate to each and every dispute together with all documents which support the amount of damages as to each dispute.
3. Daily time sheets, superintendent diaries or log sheets and foreperson's daily reports.
4. Union agreements and reports, if any.
5. Insurance policies, welfare and benefits records or plans for union and non-union personnel.
7. Material invoices, purchase orders, and all material and supply acquisition contracts.
9. Equipment records (list of company equipment, rates, depreciation schedules, daily equipment reports or logs, fueling logs or records, equipment lease purchase agreements, and equipment purchase invoices).
10. Depreciation records on all company equipment whether such records are maintained by the company involved, its accountant, or others.
11. If a source other than depreciation records is used to develop costs for the Contractor's internal purposes in establishing the actual cost of owning and operating equipment, all such other source documents.
12. Vendor rental agreements, subcontractor invoices, agreements and back charge records.
13. Subcontractor payment certificates.
15. Job cost ledger or report and Job payroll ledger.
16. General ledger, general journal (if used), and all subsidiary ledgers and journals together with all supporting documentation pertinent to entries made in these ledgers and journals.
18. Audited and unaudited financial statements for all years during operations on this contract.
19. Documents which reflect the Contractor's actual overhead during the years contract work was performed.
20. Work sheets used to prepare the dispute establishing the cost components for items of the dispute including, but not limited to, labor, benefits and insurance, materials, equipment, subcontractors, and all documents which establish the time periods, individuals involved, the hours and the rates for the individuals.

H. Contract Closeout Process. A dispute, or a portion thereof, that has been previously submitted to the Department which remains unresolved to the satisfaction of the Contractor, may be submitted for Department review in connection with the closeout process. The records made, and recommendations or actions of a facilitator, a Dispute Review Board, or any other dispute resolution method, shall be off the record, non-binding, confidential, and may not be used in any future litigation.

1. Contract Closeout Meeting. If requested by the Contractor, the Department will schedule a contract closeout meeting with the Office of Construction in Albany. The contract closeout meeting process involves meeting(s) with the Contractor and its representatives and Department personnel to amicably resolve all remaining disputes of the Contract. In lieu of pursuing the closeout meeting process, the Contractor may elect to utilize the Gatekeeper process.

2. Gatekeeper. The Chief Engineer of the Department of Transportation is the Gatekeeper. The Contractor may submit a single request per contract to the Department to have the Gatekeeper identify an alternate dispute resolution process to be used for unresolved dispute(s) in the contract closeout process. The Contractor shall provide to the Gatekeeper a brief description of the contract work and identify the Contractor's preferred method of dispute resolution. The Contractor shall document to the Gatekeeper that (a) the unresolved dispute involves unique, unusual or complex construction, engineering or legal issues; (b) the unresolved dispute has a monetary value in excess of $50,000 and (c) the Contractor has demonstrated a clear commitment to active participation in partnering during the conduct of this contract.

Upon conclusion of the review, the Gatekeeper will advise the Contractor how it should proceed with processing such dispute(s) in an attempt to resolve the matter. The Gatekeeper will advise the Contractor to proceed to one of the following: (1) a contract closeout meeting with the Office of Construction, (2) a facilitated contract closeout meeting with the Office of Construction or to (3) a Dispute Review Board (DRB). The decision of the Gatekeeper shall be final and shall not be subject to review under Article 78 of the New York Civil Practice Law and Rules. The expenses of the facilitator, a DRB, or any other method shall be equally shared by the Department and the Contractor.
a. **Facilitated Closeout Meeting.** A facilitator may be used to assist in resolving disputes arising out of the performance of the contract. The facilitator shall consist of one person, agreed to by the Department and the Contractor, who is knowledgeable in public works construction matters and who shall try to bring the parties to a mutually agreeable resolution of the disputes.

b. **Dispute Review Board.** A Dispute Review Board (DRB) may be established to assist in resolving disputes arising out of the performance of the contract. The DRB shall consist of one or three persons, agreed to by the Department and the Contractor, who are knowledgeable in public works construction matters. For a one person DRB, the person must be mutually acceptable to the Department and the Contractor. For a DRB of three persons, one will be selected by the Department, one will be selected by the Contractor and one will be mutually selected by the Department and the Contractor. The DRB will make a recommendation as to the resolution of the disputes.

3. **Claims.** If any dispute, or portion thereof, remains unresolved following the meeting(s) or conference(s) and the payment of the final agreement, the Contractor may file a claim in the New York State Court of Claims in accordance with law and the provisions of the Contract.

### 105-15 FURNISHING RIGHT OF WAY.

The Department will secure all rights of way in advance of construction. Any exception will be indicated prior to the award of the contract. The Contractor shall not enter upon any parcel until the proper rights of entry have been obtained.

The Contractor's attention is directed to the fact that Permanent Easements (P.E.), Temporary Easements (T.E.) and Temporary Occupancies (T.O.) are obtained by the Department for specific construction purposes. Contractors should not anticipate unlimited usage of such areas and shall confine construction activities to such purposes as are specifically described in the ROW appropriation maps and/or as shown on the plans unless separate agreements are made between the Contractor and the landowner permitting other usage of such areas. Such limitations and related costs shall be reflected in the bid prices.

Releases may be used for contract work outside of the existing right of way that minimizes the construction impacts on a property owner and is not essential for construction. A release is not used for property rights acquired by the Contractor, including rental of property for equipment staging, office space or material storage. Work performed under a release may include: plantings; unsound and hazardous tree removal; minor grading; and reconnection or minor work on private driveways, walkways and utilities as a result of work within the right of way.

The Department will secure all releases prior to the Contractor performing contract work on private parcels. The Contractor may not secure releases for contract work. If a release cannot be obtained, the work will be removed from the contract.

The Engineer will coordinate with the property owner to determine the disposition of any surplus material or waste in accordance with §107-10 *Managing Surplus Material and Waste*.

### 105-16 SHOP DRAWING APPROVAL.

Approval by the Department of shop drawings, methods of installation or Contractor's construction detail(s) does not relieve the Contractor of the responsibility for compliance with the contract specifications, or relieve the Contractor of the responsibility for providing adequate quality control measures and does not relieve the Contractor of the responsibility for providing proper and sufficient materials, equipment and labor to complete the approved work in accordance with the contract documents.

Unless otherwise stated in the contract documents, no portion of the work requiring shop drawings or a sample of the work shall be commenced until the submission has been approved by the Department.
Should, for any reason, the contract not be awarded, the Contractor will not be entitled to reimbursement for work performed prior to the contract award. Subsequent to award, the Contractor will not be entitled to reimbursement for changes made to the contract documents unless changes occur after approval of the submission.

Unless otherwise stated in the contract documents, review of shop drawings, erection plans and demolition plans will begin only after the submission of a complete set of information required to complete a discrete item of work. The review process will allow two work days per drawing submitted or a minimum of 10 days, unless stated otherwise in the contract documents. Unless otherwise stated in the contract documents, including the Steel Construction Manual or the Prestressed Concrete Construction Manual, a drawing shall be defined as a sheet of similar size and scale as the plan sheets prepared and offered for sale to potential bidders, or sheet provided on a different size media and using a proportional scale. Submission of materials directly to a reviewing unit shall be done only with the prior approval of the Engineer. Complete copies of all submissions shall be provided to the Engineer.

105-17 CONTRACT RECORDS.

The Engineer will keep contract records in accordance with the Manual for Uniform Record Keeping (MURK). Changes that are made in subsequent revisions of the Manual will be incorporated in the contract procedures and records unless authorized to the contrary in writing by the Deputy Chief Engineer, Construction (DCEC). The Contractor is invited to review the contract records with the Engineer if desired. The Contractor may request occasional or incidental copies of contract records in support of on-going construction activities, subject to the availability of staff to fulfill the Contractor’s request. If the Contractor desires significant or large numbers of copies of records, the Contractor shall file a Freedom of Information Law (FOIL) request with the Regional Director. In several instances, (such as Force Account work, application for approval of Subcontractors, etc.) the Contractor shall furnish such data and information on forms as established in MURK and furnished by the Department.

105-18 MANUFACTURER WARRANTIES AND GUARANTEES.

The Contractor shall provide to the Department or the authority having jurisdiction of the facility any manufacturer's warranties and guarantees normally given as customary trade practice. For contracts involving the furnishing and/or installing of electrical and mechanical equipment, the Contractor shall guarantee the satisfactory in-service operation of mechanical and electrical equipment and related components for a period of 6 months following contract acceptance, at no cost to the State for either parts or labor. This requirement does not apply to mechanical and electrical equipment furnished by the State.

105-19 CONTRACTOR WARRANTIES.

The Department may make available, subject to express agreement in writing between the Department and the Contractor, with approval from the FHWA when required, warranties associated with the contract for limited circumstances. A prototype warranty specification is available from the Department for the purpose of the Contractor's providing a warranty for a particular item, as opposed to providing a warranty for an entire contract. The product warranty will be developed between the Department and the Contractor with input from appropriate technical experts and the Office of Legal Affairs in conjunction with the Office of Construction, and incorporated into the contract via change order. The warranty may be used in situations including, but not limited to, work performed not in full compliance with the contract documents, where initial testing does not indicate any deficiency in the end product.

105-20 OPENING HIGHWAY TO TRAFFIC PRIOR TO CONTRACT FINAL ACCEPTANCE.

When directed, in writing by the Regional Construction Engineer, the Contractor shall open to traffic any portion of new pavement and/or structures before contract final acceptance. Traffic on these portions of highway so opened to travel by the Regional Construction Engineer, shall be maintained and protected in accordance with the provisions of the contract.
Should the Contractor be dilatory in completing the work on the portion of the highway directed to be opened, the Regional Construction Engineer may order all or a portion of the said highway open to traffic; and in this event the Contractor shall not be relieved of its liability and responsibility during the period the work is so opened prior to contract final acceptance.

These provisions apply not only to the reconstruction of existing highways, but also to work on new locations where traffic is not maintained during construction.

105-21 CIVIL RIGHTS MONITORING AND REPORTING.

The Department approved civil rights reporting software is Equitable Business Opportunity Solution (EBO). The EBO software is a web-based system owned and maintained by the Department, and provided to the Contractor at no cost. The Contractor shall use the Department approved civil rights reporting software on all contracts. The Contractor shall submit complete, accurate, electronic data to the Department for each month, not later than the 15th of the following month, using the Department approved civil rights reporting software. Data shall be current through the end of the last full payroll week for that month, or as otherwise approved by the Engineer to coordinate with contract payment submittals.

A. Civil Rights Officer(s). The Contractor shall designate a Corporate Civil Rights Officer, a Corporate DBE Representative, and a contract site Equal Employment Opportunity (EEO) Representative; and each Subcontractor shall designate a Corporate Civil Rights Officer, and a contract site Equal Employment Opportunity (EEO) Representative in the Department approved civil rights reporting software. The designated individuals shall have the responsibility to and shall be capable of effectively administering and promoting an active program of equal employment opportunity and who shall be assigned adequate authority and responsibility to do so. A single individual may fulfill multiple roles. The Contractor shall update the Department approved civil rights reporting software within 10 calendar days of any changes in these roles.

B. Workforce Participation Plan. At the pre-construction meeting, the Contractor shall submit a Workforce Participation Plan covering the Contractor's workforce and the workforce of its Subcontractors with subcontracts over $10,000, together and coordinated with the contract progress schedule, that addresses the Equal Employment Opportunity goals.

The Contractor shall not start work until the Department and the Contractor have agreed upon has accepted the Workforce Participation Plan. The Contractor shall submit a revised plan when a significant work force build-up or reduction will substantially affect goal attainment, or when a revised schedule is requested by the Department. Such revised Workforce Participation Plan must be agreed upon by the Department or the original will remain in effect.

C. Equal Employment Opportunity (EEO) Monitoring and Reporting. The Contractor’s compliance with the EEO Requirements will be based on its Employment Utilization, affirmative action steps and its good faith efforts to meet the goals.

The Department, in evaluating the Contractor’s good faith efforts to meet the EEO goal(s), will first analyze the Contractor’s goal attainment on an individual contract. If the Contractor is not meeting the goal(s) for a single trade or contract, the Department will analyze, progressively, the Contractor’s goal attainment on all contracts held by the Contractor within the county, the Region, and/or the State. This method of analysis shall be applied primarily but not solely to contracts with small population numbers. Other factors to be considered include, but are not limited to; the location of the contracts, the relative proximity of the contracts to each other, and the nature of the work.

1. Employee Utilization Data. The Contractor shall submit employee utilization data for its workforce and for each Subcontractor with a subcontract exceeding $10,000 to the Department on a monthly basis showing hours worked for each payroll week, for each trade and classification, by gender and ethnicity. Employee utilization data shall include data from the start of the
contract up to and including the month being reported. For the purpose of determining utilization percentages, the hours of female and minority employment shall be tabulated separately and attainment percentages calculated separately.

2. **Federal-Aid Highway Construction Contractors Annual EEO Report.** The Contractor shall submit all required employee utilization data to produce a Form FHWA 1391 *Federal-Aid Highway Construction Contractors Annual EEO Report* to the Department annually not later than August 15th, covering the last payroll period worked in July, for all ongoing Federal-Aid contracts. The data shall indicate the number of minority men, minority women, non-minority men, and non-minority women employees currently engaged in each trade.

3. **Monthly Training Progress Report.** When training is required under §102-11 *Equal Employment Opportunity Requirements* and/or Training Special Provisions, the Contractor shall submit a monthly training progress report to the Engineer not later than the 15th of each month.

4. **Contractor Compliance.** If the Contractor fails to meet the EEO goal(s) for minorities or women, the Department may require training of minorities and women to satisfy the employment goals. If the Contractor fails to meet the EEO goal(s) or is in noncompliance with the nondiscrimination clauses, the Department may suspend additional contract payments in accordance with Article 8 *No Payment on Contractor’s Non-Compliance* of the contract agreement, the Contractor may be directed to attend a hearing before the Contract Review Unit, or the Department may follow any other lawful procedure upon due notice in writing to the Contractor, including cancellation, termination, or suspension in whole or in part in accordance with Article 11 *Right to Suspend Work and Cancel Contract* of the contract agreement.

The Contractor may also be referred to the U.S. Department of Labor, Office of Federal Contract Compliance Programs (OFCCP), which has the sole authority to determine compliance with Executive Order 11246 and its implementing regulations. OFCCP may declare the Contractor ineligible for further Federal-Aid contracts in accordance with procedures authorized in Executive Order 11246, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246, or by rule, regulation, or order of the U.S. Secretary of Labor, or as otherwise provided by law.

D. **D/M/WBE Monitoring and Reporting.** The Engineer will monitor the work to ensure that the identified D/M/WBEs perform the work as identified in the Contractor’s commitments. Attainments will be measured based on payments made to D/M/WBEs. Attainments based on work completed by D/M/WBEs that are no longer certified will not be counted after the D/M/WBE is no longer certified.

1. **Report of Payments to Subcontractors and D/M/WBEs.** The Contractor shall report payments made to all Subcontractors and all D/M/WBEs, in order to measure goal attainment and to gauge the effect of D/M/WBE goal(s) on the industry. The Contractor shall submit payment data for all Subcontractors and for all D/M/WBEs approved by the Department that are due a payment or have received a payment within the last month. The Subcontractor or D/M/WBE shall acknowledge payment not later than 7 calendar days after receipt.

The Contractor shall enter the final payment to each Subcontractor or D/M/WBE and designate it as such when the final payment is made, or as a separate $0.00 entry indicating final payment has been made, prior to contract final acceptance, excepting those payments due from work contained in a change order that have not been approved. The Subcontractor or D/M/WBE shall acknowledge payment not later than 7 calendar days after receipt.

2. **Revisions to D/M/WBE Utilization.** The Contractor shall obtain Department approval for substantial revisions in D/M/WBE utilization prior to implementing any proposed change through
submission of a revised D/M/WBE Utilization Worksheet using the Department approved civil rights reporting software.

If the reduction of the D/M/WBE's work or the removal of the D/M/WBE, including for reasons of commercially useful function violations, causes the D/M/WBE utilization to fall below the goal(s), the Contractor shall make good faith efforts to find another D/M/WBE to substitute for the original D/M/WBE to perform at least the same amount of work as the D/M/WBE that was terminated, to the extent needed to meet the contract goal(s).

A D/M/WBE may be substituted if the work committed to the D/M/WBE is deleted or reduced by the Department and enough work remains to substitute an equal commitment amount to the affected D/M/WBE. If not enough work remains, the Department may relieve the Contractor from attaining that portion of the commitments.

The following modifications will be considered a substantial revision in D/M/WBE utilization:

1. Adding, removing or substituting a D/M/WBE.
2. Adding new item(s) of work to a D/M/WBE within a core (3 digit) contract pay item number (i.e. 606 – Guide Railing) not currently approved.
3. Significantly reducing the dollar value of or eliminating the D/M/WBE's item(s) of work. Significant reduction will be determined by comparison to the total D/M/WBE contract goal.

The following modifications will not be considered a substantial revision in D/M/WBE utilization:

1. Increasing the dollar value of an item(s) of work or adding new item(s) of work within the same core (3 digit) contract pay item number (i.e. 606 – Guide Railing) to a D/M/WBE.
2. Substituting similar dollar values of work within a currently approved core (3 digit) contract pay item number (i.e. 606 – Guide Railing).
3. Changes in utilization due to differences between estimated quantities and actual work performed.

a. DBE Program. In accordance with 49 CFR 26.53(f)(1), the Contractor shall not terminate a DBE listed on the approved DBE Utilization plan without the prior written consent of the Department. This includes, but is not limited to, instances in which a contractor seeks to perform work originally designated for a DBE subcontractor with its own forces or those of an affiliate, a non-DBE firm, or with another DBE firm.

The Department will consent only if the prime contractor has good cause to terminate the DBE firm. Good cause includes, at a minimum, one of the following circumstances:

- The listed DBE fails or refuses to execute a written contract;
- The listed DBE fails or refuses to perform the work of its subcontract in a way consistent with normal industry standards. Provided, however, that good cause does not exist if the failure or refusal of the DBE subcontractor to perform its work on the subcontract results from the bad faith or discriminatory action of the Contractor;
- The listed DBE fails or refuses to meet the Contractor's reasonable, nondiscriminatory bond requirements.
- The listed DBE becomes bankrupt, insolvent, or exhibits credit unworthiness;
- The listed DBE is ineligible to work on public works projects because of suspension and debarment proceedings pursuant 2 CFR Parts 180, 215 and 1,200 or applicable state law;
- The Department has determined that the listed DBE is not a responsible contractor;
- The listed DBE voluntarily withdraws from the project and provides to the Department written notice of its withdrawal;
- The listed DBE is ineligible to receive DBE credit for the type of work required;
• A DBE owner dies or becomes disabled with the result that the listed DBE is unable to complete its work on the contract;
• Other documented good cause that you determine compels the termination of the DBE. Provided, that good cause does not exist if the Contractor seeks to terminate a DBE it relied upon to obtain the contract so that the Contractor can self-perform the work for which the DBE was engaged or so that the Contractor can substitute another DBE or non-DBE contractor after contract award.

Before submitting its request to terminate and/or substitute a DBE to the Department, the Contractor shall give notice in writing to the DBE subcontractor, with a copy to the Engineer, of its intent to request to terminate and/or substitute, and the reason for the request.

The Contractor shall give the DBE five days to respond to the notice and advise the Department and the Contractor of the reasons, if any, why the DBE objects to the proposed termination of its subcontract and why the Department should not approve the Contractor's action. If required in a particular case as a matter of public necessity (e.g., safety), the Department may approve a response period shorter than five days.

b. M/WBE Program. In the cases of substantial reduction, removal or substitution, the Contractor shall provide written justification with a substantive basis for the change. A Contractor's ability to negotiate a more advantageous contract with another Subcontractor will not be considered a valid basis for change.

3. Contractor Compliance. If the Contractor fails to meet the D/M/WBE utilization goal(s), to exert a good faith effort, or otherwise fails to comply with the D/M/WBE requirements, the Department may take further actions, as follows:

a. DBE Program. The Department may suspend contract payments in accordance with Article 8 No Payment on Contractor’s Non-Compliance of the contract agreement, the Contractor may be directed to attend a hearing before the Contract Review Unit, or the Department may follow any other lawful procedure upon due notice in writing to the Contractor, including cancellation, termination, or suspension in whole or in part in accordance with Article 11 Right to Suspend Work and Cancel Contract of the contract agreement. The Contractor may also be referred to the USDOT for possible suspension or debarment as provided in 49 CFR 29 and such other sanctions as may be imposed and remedies invoked as provided under the authority of 49 CFR 26, or by rule, regulation, or order of the Commissioner or as otherwise provided by law.

b. M/WBE Program. The Department may suspend contract payments in accordance with Article 8 No Payment on Contractor’s Non-Compliance of the contract agreement, the Contractor may be directed to attend a hearing before the Contract Review Unit, or the Department may follow any other lawful procedure upon due notice in writing to the Contractor, including cancellation, termination, or suspension in whole or in part in accordance with Article 11 Right to Suspend Work and Cancel Contract of the contract agreement.

Where Department determines that Contractor is not in compliance with the requirements of the Contract and Contractor refuses to comply with such requirements, or if Contractor is found to have willfully and intentionally failed to comply with the MWBE participation goals, Contractor shall be obligated to pay to the Department liquidated damages.

Such Liquidated Damages for failure to meet the M/WBE requirements shall be calculated as an amount equaling the difference between the amount committed to MWBEs by the Contractor at award; and the amount actually paid to MWBEs for work performed or
materials supplied under the Contract, not including any amount for work deleted by the Department.

If a determination has been made which requires the payment of liquidated damages and such identified sums have not been withheld by the Department, Contractor shall pay such liquidated damages to the Department within sixty (60) days after they are assessed, unless prior to the expiration of such sixtieth day, the Contractor has filed a complaint with the Director of the Division of Minority and Woman Business Development pursuant to Subdivision 8 of Section 313 of the Executive Law in which event the liquidated damages shall be payable if Director renders a decision in favor of the Department.

The Department may file a complaint with the NYS Department of Economic Development, Division of Minority and Women's Business Development pursuant to Executive Law Article 15-A, or other sanctions may also be imposed and remedies invoked as provided under the authority of Executive Law Article 15A, 5 NYCRR 140-145, or by rule, regulation, or order of the Commissioner or as otherwise provided by law.

**E. Compliance Reviews.** The Department conducts annual civil rights contract compliance reviews of selected Federal-aid contracts in accordance with 23 CFR 230.409. A compliance review consists of a thorough review of all civil rights contract requirements, including Nondiscrimination in Labor/Employment, EEO, Training, and DBE requirements. A Contractor will typically not be selected for more than one compliance review per year statewide. Based on contract monitoring and/or the results of compliance review(s), the Department may conduct a review of some or all ongoing contracts with a single Contractor, regardless of funding source.

**SECTION 106 - CONTROL OF MATERIAL**

**106-01 SOURCES OF SUPPLY.**

Within seven (7) days of contract award, the Contractor shall notify the Deputy Chief Engineer, Structures (DCES), with a copy to the Engineer, of the name and address of the fabricator of materials provided under contract pay items contained in the following sections:

- Section 561 Piles and Pile Driving Equipment,
- Section 562 Reinforced Concrete Three-Sided Structures,
- Section 563 Prestressed Concrete Units (Structural),
- Section 564 Structural Steel,
- Section 565 Bridge Bearings,
- Section 566 Modular Expansion Joint Systems,
- Section 567 Bridge Joint Systems,
- Section 568 Bridge Railing,
- Section 576 Bridge Drainage System,
- Section 587 Bridge Railing Reconstruction,
- Section 594 Timber and Lumber,
- Section 596 Open Steel Floor,
- Section 597 Timber Bridge Railing and Transitions,
- Section 644 Overhead Sign Structures, and
- Section 656 Miscellaneous Metals.

The above list is those that commonly require source of supply notification to the DCES. The list may not be all inclusive, and does not supersede requirements found elsewhere in the Standard Specifications, Steel Construction Manual, or Prestressed Concrete Construction Manual. The source of supply notification shall list the shop or shops in which the materials will be manufactured and/or fabricated. The Contractor shall notify the DCES a minimum of 7 calendar days prior to any changes in the
scheduled start of fabrication or changes in shop location in order to ensure that appropriate staff are available and present to perform shop inspections.

At the Preconstruction Meeting, the Contractor shall furnish the sources of supply, types and associated contract pay item(s) of all other materials that require testing or other prior approval which it proposes to use in the work, to the Engineer in writing. The Contractor shall notify the Engineer a minimum of 7 calendar days prior to any changes in sources of supply in order to ensure that the materials are obtained from approved sources or that required inspection or approval will be completed in a timely manner.

106-02 QUALITY REQUIREMENTS.

All materials used in the work shall meet the quality requirements described in Section 700 Materials and Manufacturing, unless the requirements are altered by a contract pay specification or by notes shown in the contract documents. Materials shall be inspected, sampled, and tested by the Department, or its designated representative, as described in Section 700 Materials and Manufacturing, as indicated by notes in the contract documents, or by procedural directives issued by the Department.

The Contractor shall provide to the Engineer a Material Safety Data Sheet (MSDS) for materials to be used in the work, before each material is first used in accordance with 29 CFR 1926 Subpart D. This applies to materials brought to the contract site to be incorporated into the work, as well as materials that are used at the contract site.

Test specimens shall be removed from sampled items in the presence of the Department representative, prepared for testing, and shipped to the Department as directed by the Department. The cost of all samples; shipment of samples; and any other expenses incurred in making materials or products ready for inspection, sampling and/or testing; shall be included in the unit prices bid for the various items in the contract. Where testing methods are not described in the specifications, details of test methods may be obtained by application to the Department.

The cost of all required inspection, sampling and testing performed in the 48 contiguous states of the United States and the provinces of Canada shall be paid for by the Department unless specifically excluded elsewhere in the contract documents or procedural directives.

The instructions for the use of all materials and products, as well as all identifying information required by the specifications (i.e., labels, tags, certifications, etc.) shall be in the English language. The U.S. Standard Screen Sieves meeting ASTM E11, shall be used on all materials requiring gradation tests.

Mechanical property measurements, dimensions, and all other numerical data included in documents such as shop drawings and computations prepared specifically for the contract, Material Details, and Manufacturer's Safety Data Sheets shall be presented in U.S. customary units, but they may also include International System (SI) of units, consisting of meters, kilograms, and seconds, as a second set of measurements. The U.S. Customary Units will take precedence and reviews will be based on these units. U.S. Customary Units should be the units listed first, and the SI Units should be included within parenthesis. Failure to adhere to this convention may result in the rejection of the drawing.

Documents which are relevant to the production and acceptance of hot mix asphalt (HMA) and portland cement concrete (PCC) mixtures shall be submitted in US Customary Units only. This refers to mix design forms, production monitoring (QC) forms, batching tickets, delivery tickets, and all other mix design and production related documents.

Unless otherwise directed by the Department, no materials shall be used until the Engineer has received written notification of acceptance of that material and such material shall be used only so long as the quality remains equal to that of the accepted sample. This initial acceptance of a material will in no way preclude further examination and testing of a material at any time the Engineer suspects that the material is no longer properly represented by the accepted sample. The acceptance at any time of any materials will not bar its future rejection if it is subsequently found to be defective in quality or uniformity.

Unless otherwise designated, when a reference is made in these specifications to a specification or test designation either of the AASHTO, ASTM, Federal Specifications, or any other recognized non-
proprietary national organization, it shall mean the specification or test method (including Provisional AASHTO and Tentative ASTM) which is current on the date of advertisement for bids.

106-03 PLANT INSPECTED MATERIALS.
The manufacture, production and/or fabrication of some materials and products may require acceptance of the plant, including, but not limited to: mill, plant, shop or other location; on a recurring basis prior to the production and inspection of materials produced.

Materials inspected at manufacturing or fabrication plants shall be marked with the contract number and the contract pay item number prior to shipment to the contract site. Any material which has been plant inspected and accepted by this Department for any Department contract, shall not be shipped to other work unless authorized by the Department.

Where plant inspection is not maintained, the method and procedure for sampling, inspecting and reporting shall be in accordance with the procedural directives of the Department, issued by the Materials Bureau.

A. Covered Locations. The Department maintains plant inspection capabilities throughout the contiguous 48 states of the United States and the provinces of Canada. The Contractor shall notify the Department 60 calendar days in advance of beginning of the work in any mill, plant, shop or other manufacturing location that is not currently accepted, to allow time for a qualification inspection and arrangements for inspection, sampling and/or testing during the work.

B. Non Covered Locations. When inspection, sampling, and/or testing of materials and products manufactured, produced and/or fabricated in a non covered location, and deemed by the Department to require inspection, sampling and/or testing at the site of manufacture, production and/or fabrication, the plant, and manufacturer and/or fabricator shall be qualified by the Department prior to the required inspection, sampling and/or testing. The Contractor shall notify the Department 60 calendar days in advance of beginning of the work in any mill, plant, shop or other manufacturing location to allow time for a qualification inspection and arrangements for inspection, sampling and/or testing during the work.

The expense of all required inspection, sampling, testing and qualification of plants and manufacturers or fabricators in non-covered locations shall be paid for by the Contractor. These expenses shall include the costs of wages and benefits, travel, meals, lodging, communication and all other direct costs of inspection, sampling and testing paid by the Department to perform these services using Department employees or designated representatives under contract to the Department. Reimbursement to the Department shall be made in the form of a deduction from payments due the Contractor. The costs of tests performed in a Department Laboratory will not be charged to the Contractor.

The location of inspection, sampling and/or testing materials and products will, at the option of the Department, be performed at the site of manufacture, production and/or fabrication or at a covered location designated by the Contractor and approved by the Department.

C. Stock Lot Testing. When the Department determines that conformance with the contract requirements of plant inspected materials from non-covered locations may be determined by visual inspection and/or testing, specimens may be presented at a covered location in specifically defined lot quantities as directed by the Department. Such materials or products shall be offered for inspection not less than 30 days prior to their intended shipment to the contract. All expenses attendant to making such materials or products available for inspection, sampling and/or testing shall be paid by the Contractor.

D. Sample Shipment. The shipment of samples to the Department Laboratory from locations outside of the 48 contiguous states of the United States and the provinces of Canada shall be a direct
cost borne by the Contractor or its agent and all such shipments shall be made under provisions established by the Department to ensure identity and security of the sample.

106-04 MATERIAL CERTIFICATION AND APPROVED LIST.
Whenever any specification provides for Manufacturer’s Certification, Material Certification or Approved List as a Basis of Acceptance, the Department reserves the right to sample and/or test material in any shipment prior to incorporation in the work. Approved List shall mean the list which is current on the date of incorporation of material into the work. The Contractor may request reimbursement from the Department for additional costs for materials that were purchased after contract award and prior to the product being removed from the Approved list, but are removed from the Approved list after contract award.

Manufacturers’ Certifications and documents prepared for general use, such as catalog cuts and manufacturer’s directions, may use S.I. or U.S. customary measurement units, or units from both systems. In drawings and documents containing dual units, the US Customary units will be the primary units, and the US Customary units will be the units reviewed. The Contractor shall be responsible for all annotations on the source documents, conversions between the measurement systems and all errors resulting therefrom.

Some standard specifications reference a Manufacturer’s Certification as evidence of acceptability of specific materials or products. A Manufacturer’s Certification can only be properly executed by the manufacturer or producer of the material or product. When manufactured products are subsequently provided by a Material Supplier other than the manufacturer, a Material Supplier’s Certification shall be provided in addition to the Manufacturer’s Certification.

A. Material Certification. When shipments are made directly to a contract by the manufacturer or producer a Manufacturer’s Certification shall include the essential components outlined below. When shipments are made to a contract by a Material Supplier, a Material Supplier’s Certification shall accompany the Manufacturer’s Certification and shall include the essential components outlined below.

1. Identification of Manufacturer or Producer. Name of the company and address of its manufacturing or producing facility.

2. Identification of Material or Product. Generic name of the material or product and the Department Section 700 materials designation number.

3. Identification of Shipment. Sufficient detail to describe the quantity contained in the shipment, the contract number and a date of shipment. A Material Supplier’s Certification shall clearly indicate that the shipment is all or a portion of the quantity detailed on the accompanying Manufacturer’s Certification.

4. Statement of Conformance. The certification shall definitively state that the material contained in the shipment meets the requirements of a specific Department specification or a specific specification or standard of another agency (i.e., ASTM, AASHTO, AWWA, etc.). If the material in the shipment contains steel and/or iron, the certification shall definitively state that the material is or is not of domestic origin. An acceptable statement is: “Conforms (or Does not conform) to the requirements of NYSDOT Standard Specifications §106-11 Buy America.”

If the product supplied has been altered subsequent to the certification by the manufacturer, the Material Supplier’s Certification shall definitively state that the material or product contained in the shipment meets the requirements of a specific Department specification or a specific specification or standard of another agency.
5. Certification Execution. The certification shall be signed by a person authorized to legally bind the company, as indicated by statement or title/position. Notarization of the signature is not required.

106-05 RECYCLED MATERIALS.
To promote sustainable management practices that protect our natural resources and reduce energy and resource consumption, the Contractor should provide reused or recycled materials to the maximum extent practicable. Recycled materials currently approved by the Department include glass, recycled asphalt pavement (RAP), recycled portland cement concrete aggregate (RCA), blast furnace slag, fly ash, microsilica, waste stream plastics and tires.

In order to be considered for use by the Department, recycled or waste material must exhibit the desired engineering characteristics, consistently satisfy specification requirements, provide an acceptable level of performance, be economically competitive with available materials, and not be harmful to the environment. If waste materials are proposed to be used, the Contractor may need to obtain a beneficial use determination (BUD) from the NYS Department of Environmental Conservation prior to its use as specified in 6 NYCRR 360-1.15. The beneficial use determination, testing, evaluation and approval of unapproved waste materials can be a very long term process over multiple years, and should not be expected to be completed for any given contract.

106-06 STORAGE AND HANDLING OF MATERIALS.
Materials shall be so stored as to ensure the preservation of their quality and fitness for the work. Stored materials, even though accepted before storage, shall be inspected prior to their use in the work and shall meet the contract requirements at the time of their use. Railroad cars, barges and other containers used for the transportation of materials shall be clean when any materials are deposited therein.

106-07 BASIS FOR MEASUREMENT.
Weight shall be used in all cases for percentage determination unless otherwise specified.

106-08 REJECTED MATERIALS.
Any material which is rejected because of failure to meet the required tests or that has been damaged so as to cause rejection, shall be immediately removed from the site of the work by the Contractor at no additional cost to the State unless otherwise directed by the Engineer. Material which has been rejected on the results of Department tests will not be resampled or retested unless otherwise directed by the Department. No rejected materials, the defects of which have been subsequently corrected, shall be used until written notification of the acceptance of the material has been received by the Engineer.

106-09 EQUIVALENTS.
The requirements for apparatus, articles, or materials shall be specified, if feasible, in generic terms which afford competition for equivalent products or items. When no generic specification can be found or devised, a minimum of at least three, if available, known acceptable trade names or proprietary products shall be provided for the Contractor’s benefit and to afford the desired competition. The Department will determine whether a product proposed by a Contractor meets the requirements of the specifications.

106-10 QUALITY ASSURANCE.
The policies, procedures and guidelines required by the FHWA to assure the quality of materials and construction in Federal-Aid projects are defined in 23 CFR 637 Subpart B Quality Assurance Procedures for Construction.

The Department has established a Quality Assurance (QA) Program in accordance with 23 CFR 637 to assure that the materials and workmanship incorporated into each Department project are in conformity with the contract documents. The Department’s QA Program includes both an Acceptance Program and
an Independent Assurance Program. The Department’s QA Program applies to both Federal-Aid and non Federal-Aid contracts.

Quality Assurance is defined as “all those planned and systematic actions necessary to provide confidence that a product or service will satisfy given requirements for quality.” Contractor/vendor operational techniques and activities that are performed or conducted to fulfill contract requirements are a core part of the QA Program.

In accordance with §108-05 Subletting or Assigning the Contract, the Contractor is responsible for all work performed by Subcontractors, Trucking Firms, Manufacturers, Fabricators, Materials Suppliers and any other parties in the performance of the contract. The Contractor is responsible to assure that all materials used meet the appropriate requirements, all products produced from approved component materials meet established quality and performance requirements, and the final constructed product meets all requirements and is free from defects that affect the service life of the installed product. The Contractor is therefore responsible for all quality assurance activities necessary, performed by itself or other parties, to assure that the materials and workmanship meet established Department requirements. The Department’s Acceptance Program activities shall not be incorporated as part of, or as a replacement for, the Contractor’s quality assurance activities.

A. Acceptance Program. The Department’s Acceptance Program defines the requirements for Verification Sampling and Testing activities, which are those activities performed by the Department or its representatives used to verify that materials and workmanship meet established requirements.

Verification Sampling and Testing requirements define the frequency of inspection, sampling and testing; the specific location(s) of inspection, sampling and testing; and the specific quality characteristics (attributes/properties) to be inspected and/or tested; for materials and workmanship incorporated into the work.

The Department reserves the right to take samples at any time and location to assure the materials and workmanship incorporated into the work are in conformity with the contract documents. If sampled material is found to not meet specification requirements, the Department reserves the right to reject all material or work represented by the sample tested.

B. Independent Assurance Sampling and Testing. Independent Assurance Sampling and Testing (IAST) assures that when acceptance testing is performed on Department contracts, proper procedures are followed and equipment used is in proper working order and calibration. IAST is separate and independent from acceptance testing. Testing performed for IAST will in no way affect any acceptance or payment decision. The results of IAST testing will be used to determine the qualifications of inspectors performing acceptance testing and the condition of equipment used in acceptance testing on Department projects.

The IAST program will evaluate the personnel and equipment responsible for performing quality control sampling and testing that is used to make acceptance decisions. The Contractor and all personnel, organizations, who are responsible for performing acceptance sampling and testing on behalf of the Contractor shall cooperate with and accommodate this program by performing, and allowing State representatives to perform sampling and testing at the times and locations requested by the Regional IAST personnel. The required sampling and testing procedures are listed in the Department’s Independent Assurance Sampling and Testing Manual. IAST personnel will observe the tester obtaining samples and performing the tests. IAST personnel will also take split samples to the Regional Laboratory for testing.

106-11 BUY AMERICA.

In accordance 41 U.S.C. §10a et. seq., 23 CFR 635.410 and Section 146 of the State Finance Law permanently incorporated predominantly steel and/or iron products materials shall be domestically produced.
A product is considered predominantly of steel or iron if the product consists of at least 90% steel or iron content when it is delivered to the job site for installation, including sites where any precast concrete products are manufactured or fabricated.

Products that are subject to Buy America coverage include, but are not limited to, the following:

- steel or iron products used in pavements, bridges, tunnels or other structures, including, but not limited to: fabricated structural steel, reinforcing steel, piling, high strength bolts, anchor bolts, dowel bars, permanently incorporated sheet piling, bridge bearings, cable wire/strand, prestressing/post-tensioning wire, motor/machinery brakes and other equipment for moveable structures;
- guidersail, guidersail posts, end sections, terminals, cable guidersail;
- steel fencing material, fence posts;
- steel or iron pipe, conduit, grates, manhole covers, risers;
- mast arms, poles, standards, trusses, or supporting structural members for signs, luminaires, or traffic control systems; and
- steel or iron components of precast concrete products, such as reinforcing steel, wire mesh and pre-stressing or post-tensioning strands or cables.

Miscellaneous steel or iron components, subcomponents and hardware necessary to encase, assemble and construct the above components (or manufactured products that are not predominantly steel or iron) are not subject to Buy America coverage. Examples include, but are not limited to: traffic signal controllers, cabinets, covers, shelves, clamps, fittings, sleeves, washers, bolts, nuts, screws, tie wire, spacers, chairs, lifting hooks, faucets, door hinges, door hardware, light bulbs, etc.

For Federal-Aid contracts, the Contractor may permanently incorporate in the construction of this contract a minimal amount of foreign steel and/or iron materials that are subject to Buy America requirements, if the combined cost of such materials does not exceed one-tenth of one percent (0.1 %) of the total contract cost or $2,500, whichever is greater. The combined cost of foreign steel and/or iron materials will be the value of the materials as they are delivered to the contract, documented by invoice or bill of sale to the Contractor.

To qualify as domestic, all manufacturing processes, including manufacture, fabrication, grinding, drilling, welding, finishing, and coating of any product containing steel and/or iron materials, must have been performed in the United States. To further define the coverage, a domestic product is a manufactured steel and/or iron materials construction material that was produced in one of the 50 States, the District of Columbia, Puerto Rico, or in the territories and possessions of the United States. Raw materials used in the steel and/or iron materials may be imported. Raw materials are materials such as iron ore, limestone, waste products, etc., which are used in the manufacturing process to produce the steel and/or iron materials products. Waste products include scrap; i.e., steel no longer useful in its present form from old automobiles, machinery, pipe, railroad rail, steel trimmings from mills or product manufacturing, and the like. Extracting, crushing, and handling the raw materials which are customary to prepare them for transporting are exempt from Buy America. The use of foreign source steel or iron billets is not acceptable under Buy America.

For non Federal-Aid contracts, the Contractor shall provide structural steel, reinforcing steel and/or other major steel items to be permanently incorporated in the work produced or made in whole or substantial part in the United States. The combined cost of foreign steel and/or iron materials will be the value of the materials as they are delivered to the contract, documented by invoice or bill of sale to the Contractor.

A. Control of Materials. All items, regardless of origin, shall comply with their individual specification requirements and with the requirements stated elsewhere in this subsection. In the event the contract is awarded based on using only domestic steel and/or iron materials, the Contractor shall supply only domestic steel and/or iron materials and will be paid the domestic bid prices. The Contractor shall ensure the domestic steel and/or iron materials are supplied in conformance with the above referenced laws. The Contractor shall inform all affected Subcontractors and material suppliers.
suppliers of these specific requirements and ascertain that steel and/or iron materials being supplied is in conformance with these requirements.

**B. Waivers.** Waivers to the Buy America requirement may be requested by the Contractor if it can be demonstrated that the use of domestic steel and/or iron materials would be inconsistent with the public interest, such materials and products are not produced in the United States in sufficient and reasonably available quantities and of satisfactory quality.

Provided one or more of the above requirements are met, the Contractor may submit a request for a waiver to the Engineer. The request shall include copies of all documentation verifying the unavailability of the material or product, and/or justification of the application for a waiver.

For Federal-Aided contracts, the Department will submit approved waiver requests to the FHWA for review. The Contractor shall investigate and respond to any public comments made to the FHWA Office of Program Administration, indicating that a domestic supplier can provide the material for which a waiver has been requested. Final approval of the Buy America Waiver request will be made by the Administrator, Federal Highway Administration. The waiver will be effective when it is posted in the Federal Register.

For non-Federal-Aid contracts, upon final approval of the affected Department program areas, notification and approval of the Buy America Waiver request will be made by the Deputy Chief Engineer, Construction (DCEC).

**SECTION 107 - LEGAL RELATIONS AND RESPONSIBILITY TO PUBLIC**

**107-01 LAWS, RULES, REGULATIONS AND PERMITS.**

The Contractor shall conduct its operations in compliance with all the laws and regulations of the United States, State of New York and Public Authorities and the applicable ordinances of any county, city, town, or village and the lawful direction of the officers, agents or representatives of the United States, the State of New York, Public Authorities or of said county, city, town, or village. The Contractor shall procure all licenses and permits necessitated by the Contractor’s operations. All costs due to compliance with the above described laws, regulations, and ordinances shall be included in the contract bid prices unless otherwise provided for in the contract.

**A. Invasive Species.** Federal and State Agencies have promulgated regulations regarding invasive plant species, agricultural insects and diseases. The Contractor shall thoroughly clean all construction equipment and vehicles operating in infested areas prior to moving to non-infested areas in accordance with Federal and State Department of Agriculture regulations for plant pest control.

**B. Independent Contractor.** The relationship of the Contractor to the State is that of an independent Contractor, and said Contractor, in accordance with its status as such Contractor, covenants and agrees that it will conduct itself consistent with such status, that it will neither hold itself out as nor claim to be an officer or employee of the State by reason hereof, and that it will not, by reason hereof, make any claim, demand or application to or for any right or privilege applicable to an officer or employee of the State, including, but not limited to workers’ compensation coverage, unemployment insurance benefits, social security coverage, or retirement membership or credit.

**C. Cooperation With Investigations.** The Contractor hereby agrees to the provisions of §139-a and §139-b of the State Finance Law which require that upon the refusal of a person, when called before a grand jury, head of a State department, temporary State commission or other State agency, or the organized crime task force in the NYS Department of Law, which is empowered to compel the attendance of witnesses and examine them under oath, to testify in an investigation, concerning any transaction or contract had with the State, any political subdivision thereof, a public authority or with any public department, agency or official of the State or of any political subdivision thereof or of a
public authority, to sign a waiver of immunity against subsequent criminal prosecution or to answer any relevant question concerning such transaction or contract;

1. Such person, and any firm, partnership or corporation of which he is a member, partner, director or officer shall be disqualified from thereafter selling to or submitting bids to or receiving awards from or entering into any contracts with the State of any public department, agency or official thereof, for goods, work or services, for a period of five years after such refusal, and;

2. Any and all contracts made with the State or any public department, agency or official thereof, since the effective date of this law, by such person, and by any firm, partnership or corporation of which he is a member, partner, director or officer may be canceled or terminated by the State without incurring any penalty or damages on account of such cancellation or termination, but any moneys owing by the State for goods delivered or work done prior to the cancellation or termination shall be paid.

D. Archaeological Salvage. Whenever, during the course of construction, historical or prehistoric objects or human remains are encountered, such objects shall not be destroyed or moved. The Contractor shall stop work to avoid disturbing such areas and notify the Engineer immediately. The Engineer will notify the appropriate Department personnel and other authorities and arrange to have an immediate inspection of the site conducted. Removal or salvage of archaeological objects will be considered extra work. Such work will be limited to that performed within the right-of-way, and at any location under direct control of the Contractor used as a source of approved borrow material or a spoil disposal area.

107-02 PATENTED DEVICES, MATERIALS AND PROCESSES.
It is mutually understood and agreed that the contract prices are to include all royalties and costs arising from patents, trademarks, and copyrights in any way involved in the work. Whenever the Contractor is required or desires to use any design, device, material or process covered by letters, patent or copyright, the Contractor shall indemnify and save harmless the State from any and all claims for infringement by reason of the use of any such patented design, device, material or process, to be performed under the contract, and shall indemnify the said State for any costs, expenses and damages which it may be obliged to pay, by reason of any such infringement, at any time during the prosecution or after the completion of the work.

107-03 FEDERAL AID PARTICIPATION.
All contracts in which the Federal Government participates financially are designated as Federal-Aid contracts. For all Federal-Aid contracts, the Contractor shall conform in all respects in accordance with the true intent and meaning of each and all of the requirements contained in the FHWA-1273 Required Contract Provisions Federal-Aid Construction Contracts, a copy of which will be found incorporated in each Federal-Aid contract proposal. When any of such Federal Provisions may be in conflict with any other provisions of the contract the Federal Provisions shall prevail and take precedence and be of force over and against any said conflicting provisions of said contract.

107-04 PUBLIC NOTICES.
Before commencing any work on the site, the Contractor shall provide a satisfactory weather resistant surface, and post, in a location accessible to all workers, a copy of the NYSDOL schedules of prevailing wages and supplements for this contract, a copy of all redeterminations of such schedules for the contract, the Workers' Compensation Law notice, required safety notices, and all other notices required by law to be posted at the site. The Contractor shall maintain such notices in a legible manner and shall replace any notice or schedule which is damaged, defaced, illegible or removed for any reason. The notices shall be maintained until all work on the site is complete.
107-05 SAFETY AND HEALTH REQUIREMENTS.

The Contractor shall perform all work in the contract with due regard to the safety and health of the employees and of the public. The Contractor shall comply with 29 CFR 1926 Safety and Health Regulations for Construction, administered by the Federal Occupational Safety and Health Administration (OSHA); NYS Labor Law and 12 NYCRR regarding the safety and protection of persons employed in construction and demolition work.

The Contractor shall notify the Engineer of any inspections scheduled or conducted on the contract by OSHA, NYS Department of Labor (NYSDOL), or other safety and health agencies, of any resulting closing conference, and provide the Engineer with the opportunity to be present at such inspections and closing conference. The Contractor shall notify the Department in writing of the results of any safety and health inspections conducted by representatives of OSHA, NYSDOL, or other safety and health agencies, within one work day of the completion of the closing conference resulting from such inspections. If any citations are issued for alleged violations of OSHA Regulations, a copy shall be provided to the Engineer within one work day of their receipt by the Contractor, and a copy of the final disposition of such citations shall be provided to the Engineer within one work day of receipt by the Contractor.

A. High Visibility Apparel. All workers shall wear at all times protective helmets and construction apparel or traffic control apparel when working within a highway right of way or contract limits. High visibility apparel is intended to contrast with the background for worker conspicuity. All high-visibility apparel shall be closed front and rear; in good condition to maintain the color, visibility, reflectivity, and conspicuity. Workers shall include Contractor employees, Subcontractor employees, material suppliers, and other personnel under the direction of the Contractor. Protective helmets and high-visibility apparel are not required for employees when they are within a completely enclosed cab constructed of steel frame and glass, or inside a motor vehicle.

1. Protective Helmets. Protective helmets shall meet OSHA standards for impact, electrical shock, and burn protection. Protective helmets used during nighttime operations shall be equipped with a minimum of 3 in² of reflective tape on all four sides. Protective helmets for flaggers shall be orange.

2. Construction Apparel. Construction Apparel shall consist of a vest, shirt, or jacket; fluorescent orange-red or fluorescent yellow-green or a combination of these colors meeting the requirements of ANSI 107 Class 2.

3. Traffic Control Apparel. Traffic Control Apparel shall consist of a vest, shirt, or jacket; fluorescent orange-red with fluorescent yellow-green striping bands or fluorescent yellow-green with fluorescent orange-red striping bands, placed both horizontal and vertical, meeting the requirements of ANSI 107 Class 2.

B. Project Safety and Health Plan. The Contractor shall perform all necessary planning, supervision, and training activities to ensure that all of the requirements of 29 CFR 1926 are fully met for all workers employed in the construction of the contract. The Contractor shall provide to the Department prior to the start of work satisfactory evidence that all current requirements of 29 CFR 1926 will be adequately addressed. As a minimum, the Contractor shall provide a written Project Safety and Health Plan which documents the Contractor's company policy relative to safety, and which identifies and addresses specific safety and health concerns to be encountered on the project. Before the work begins and periodically throughout the progress of the work, the Contractor's supervisory staff shall meet with the Engineer to review and discuss the status of safety issues. An appropriate notice shall be posted on the contract site that the Project Safety and Health Plan is
available for examination by any worker employed on the project. As a minimum this plan shall include the following items:

- Identification of project and company safety officers.
- Hazardous Materials Communications Plan.
- Employee Safety Training Program.
- Company safety policy.
- Procedures to address project safety and health concerns.
- Procedures to address distraught, emotionally disturbed persons and/or homeless persons.
- Procedures for compelling worker compliance with safety and health requirements.

Certain of these items may be submitted in the format of a Company Safety and Health Program, with the Project Safety and Health Plan limited to project-specific issues.

The Contractor shall provide to the Department a Project Safety and Health Plan covering all on-site work to be done by each Subcontractor, Owner/Operator and any other party, prior to starting work. As an alternative, the Contractor may provide a certification that all on-site activities performed by and workers employed by each Subcontractor, Owner/Operator and any other party will be subject to the Contractor's Project Safety and Health Plan.

Submission of the required Project Safety and Health Plan by the Contractor and its acceptance by the Department shall not be construed to imply approval of any particular method or sequence for addressing safety and health concerns, or to relieve the Contractor from the responsibility to adequately protect the safety and health of all workers involved in the project as well as any members of the public who are affected by the project.

In accordance with NYS Labor law §220-h, all laborers, workers, and mechanics shall be certified prior to performing any work on a contract over $250,000 as having successfully completed a course in construction safety and health approved by the US Department of Labor's Occupational Safety and Health Administration (OSHA) that is at least ten hours in duration. The Contractor shall attach proof of completion to first certified payroll for initial workers, and to subsequent payrolls for new or additional workers. The Contractor shall clearly indicate on subsequent payrolls any workers not previously employed on that contract. If no proof of completion has been submitted for a worker listed on a certified payroll, the Engineer will alert the Contractor to this fact. If the Contractor cannot provide proof of completion and the worker continues to work, the Department will notify the Contractor in writing with a copy to the NYSDOL by e-mail at PWAAsk@labor.ny.gov.

C. Emergency Contact Person. The Contractor shall designate someone to be available to respond to emergency calls. The name of the person and the telephone number at which he/she can be reached at any time shall be given to the Engineer and all police agencies in the area. Such person shall have full authority and capability to mobilize forces promptly as required to respond to an emergency and protect the public.

D. Accident Reporting. The Contractor shall immediately notify the Department verbally of any accident or incident that results in the death of a worker, motorist or pedestrian. The Contractor shall notify the Department in writing within 24 hours, with the details relative to any accident or incident occurring within the contract limits or is directly related to construction activity or involving any worker employed on the contract or delivering materials, equipment or supplies to the contract, provided:

- The accident or incident results in the death of a worker, or (2) requires that a worker is hospitalized overnight for treatment of the injury, or (3) results in 3 or more personal injuries: or:
- The accident or incident involved a utility (overhead or underground) or:
- The accident or incident involved a motorist or pedestrian or:
- The incident was a near miss or:
• The accident otherwise meets the notification requirements of OSHA.

The Engineer will provide the Contractor with a copy of the Department accident report for any accident occurring within the contract limits or involving the Contractor’s personnel, equipment or operations.

**E. Imminent Danger and Emergency Actions.** Any action by the Contractor that presents a potentially imminent danger of injury to the public, a worker, or the inspection staff will be halted immediately by the Engineer, and operations stopped in accordance with §105-01 Engineer’s Authority. The Contractor’s personnel shall have local emergency numbers readily available. These numbers shall include local utility, police/fire and medical assistance. In the event of an emergency, the Contractor shall evacuate all employees and endangered persons from the immediate vicinity to the best of the Contractor’s ability.

**F. Restricted Areas.** The Contractor shall identify, guard and protect restricted areas such as open and unattended excavations, areas subject to falling debris and other potentially hazardous locations in and adjacent to areas lawfully frequented by any person in accordance with the requirements of 29 CFR 1926 Subpart G. Such protection shall consist of one, or a combination of, the following:

• A substantial fence or barricade, not less than 4 feet in height and mounted on satisfactory supports spaced at intervals of not more than 10 feet. Warning signs reading “DANGER-KEEP OUT” shall be mounted on the fence or barricade at no more than 100 foot intervals. The signs shall be a minimum of 24 inches wide by 16 inches high. The lower portion of the sign shall be white and shall bear the words “KEEP OUT” in 5 inch high black letters. The upper portion shall be predominantly red with 5 inch high white lettering spelling out the word “DANGER.” The lettering shall be enclosed by an approximately elliptical, white ring and the entire sign bordered in black. All barricades and warning signs shall be furnished, erected, relocated, maintained, and removed as required.
• A 4 foot (minimum) extension of the trench sheeting above the ground surface adjacent to an excavation.
• A substantial covering over an excavation. Where it is possible that vehicles will move over such covering, the covering shall be of sufficient strength to withstand the loading.

**G. Work Site Access.** The Contractor shall provide safe access to the work site by workers and inspection staff such that no active traffic lanes are routinely crossed by pedestrian workers or inspection staff reporting to and leaving the work site. Vehicles and equipment used to transport personnel to the work site shall safely enter and depart the work site.

The Contractor shall designate a safe parking area(s) for workers to park private vehicles near the project site acceptable to the Engineer. Contractor personnel shall park in non-designated parking areas within the right of way only with the prior approval of the Engineer.

**H. Fall Protection.** The Contractor shall provide fall protection for all workers in compliance with 29 CFR 1926 and NYS Labor Law. The Contractor shall include procedures to provide fall protection in the Project Safety and Health Plan. The minimum fall protection requirements include the following:

1. Fall protection shall be provided for all workers at or above 6 feet or the height thresholds listed in 29 CFR 1926, Subpart L and Subpart M, whichever is lower, and for all locations where there is a risk of a fall onto dangerous equipment or an impalement hazard, regardless of height. All fall protection systems shall meet the requirements of 29 CFR 1926, Subpart M. For
situations where lifelines are interrupted, double lanyards shall be utilized to ensure that workers are continuously protected. One lanyard shall remain connected at all times.

2. Attachments or other temporary appurtenances on all beams and other structural elements shall be in place prior to erection or removal to provide fall protection until other means of protection such as deck forms are in place. Fall protection shall consist of personal fall arrest systems, safety nets or other means. During placement or removal of structural members when the member is supported by a lifting device, workers exposed to moving members shall be required to tie off only if they are not exposed to a greater risk from the moving member. Fall protection systems utilized shall enhance safety rather than create a secondary hazard.

3. The Contractor shall establish procedures to minimize occurrences of unprotected exposure to fall hazards. When a worker must rig a fall protection system, and rigging cannot be accomplished from an aerial lift or by tying-off to the existing structure, momentary exposure to a fall hazard may be unavoidable.

4. Ladders or stairways meeting the requirements of 29 CFR 1926, Subpart X shall be provided at all points of personnel access where there is a change in elevation of 19 in or more, and no ramp, runway, sloped embankment or personnel hoist is provided. Climbing on forms, falsework, or the structure to gain access to work areas is expressly prohibited.

5. Scaffolds necessary to provide temporary access to work areas shall be in compliance with 29 CFR 1926, Subpart L and shall include a top rail, mid rail, and toe board on all open sides and ends. Scaffolds shall be erected, moved, altered and/or dismantled only under the supervision and direction of a competent person.

6. Suspended scaffolds may be used only if personnel lifts, scaffolds, or other means are not practical, and shall meet the requirements of 29 CFR 1926, Subpart L. Specifically, the scaffold shall be secured to the suspension cables at all times. All personnel working on a suspended scaffold shall be provided fall protection using an independent anchorage.

7. Workers in personnel aerial lifts shall use a personal fall arrest system attached to the boom or basket. Aerial lifts shall be operated in accordance with 29 CFR 1926, Subpart L.

I. Working Over Water. Any worker who is exposed to the risk of drowning shall wear a U.S. Coast Guard approved personal flotation device (PFD) at all times. A risk of drowning shall be considered to exist where water depths exceed 1.5m, or water is subject to sudden fluctuations to a depth exceeding 5 feet. A risk of drowning may also exist where water depths as little as 2 feet are combined with swift currents, or a fall into the water may result in a person being rendered unconscious or otherwise disabled. Working on top of ice shall be considered as working over water. Where practical, workers should not work alone in situations where a risk of drowning exists.

When continuous fall protection is used, without exception, the drowning hazard has effectively been removed, and wear of a PFD is not required. When safety nets are used as fall protection the drowning hazard has not been removed, and wear of a PFD is required. When aerial lifts are used over or near water the drowning hazard has not been removed, and wear of a PFD is required by occupants of the lift, regardless of whether a personal fall arrest system is used.

When working over or adjacent to water, ring buoys with a minimum of 100 feet of line attached, shall be placed at a maximum interval of 200 feet along the work site shoreline or along the work limits and a boat/skiff for emergency response shall be in place prior to that exposure. The boat/skiff shall be unlocked and available for immediate use at all times, and able to retrieve a worker from the water in no more than 4 minutes from the time they entered the water. If additional hazards (very cold
water, rapids, etc.) exist the boat/skiff shall be able to retrieve the worker before being overcome by that hazard.

A boat/skiff for emergency rescue operations shall be equipped with a motor, paddles or oars, a ring buoy, and a reach extension device. The boat/skiff shall be equipped and operated in accordance with NYS Navigation Law.

**J. Electrical Safety.** Electrical safety policy and procedures are based on the New York State High Voltage Proximity Act and 29 CFR 1926 Subpart K. They apply to all operations that could cause employees or the vehicles or equipment they are operating to come into contact with (“direct contact”) or enter into dangerous proximity to (“indirect contact”) energized electrical systems. Electrical systems shall be assumed to be energized high voltage until verified otherwise by the Utility. The Contractor shall identify and reference all potential electrical hazards and document such actions to the Engineer as part of the Project Safety and Health Plan.

Pursuant to the High Voltage Proximity Act, for all electrical systems carrying 600 volts or more, the Contractor shall:

- Notify the Utility at least 5 work days before any work begins which requires the Utility to identify voltages and clearances, or de-energize, insulate or relocate lines.
- Ensure employees are not placed in dangerous proximity to high voltage. Dangerous proximity is defined as within 10 feet for voltages up to 50 kilovolts, and an additional 4 inches for every 10 kilovolts over 50 kilovolts. Dangerous proximity applies to the individual and any conductive object.
- Inform employees of the hazards and corresponding precautions when working near high voltage.
- Post warning decals on equipment regarding the 10foot minimum clearance.
- Ensure that when any equipment operator is unable to assess clearances, a "spotter" observes for clearance and directs the operator.

Prior to the start of work where contact with energized electrical systems is possible, the Contractor shall identify existing facilities and reference their location to prominent physical features. In advance of work, the Utility shall be called upon to identify energized facilities, and to determine the need to de-energize, insulate, or otherwise protect the facilities against accidental contact. The actual work of protecting facilities will be carried out by the Utility. Facility relocation or protection provided at the request of the Department will be as described in the contract documents. Protection provided for the benefit, or at the request, of the Contractor shall be the financial responsibility of the Contractor.

Energized electrical lines or equipment shall be conspicuously marked and workers shall be reminded of their locations and the safeguards and precautions to be taken prior to beginning any nearby work that may cause the workers to approach electrical lines. New employees shall be informed of electrical hazards and proper precautions and procedures.

**1. Paving Operations.** Prior to the start of each workday high visibility markers or other devices approved by the Engineer shall be placed to mark the location of all overhead wires, including, but not limited to electrical, telephone and cable television. As an alternative, the pavement beneath overhead lines may be marked with spray paint or by other means approved by the Engineer. This requirement shall also apply to off-site areas used for contract purposes. The Contractor shall periodically patrol the worksite to ensure that the markings are in place and shall replace any that are missing and shall maintain all markings in good condition.

**2. Aerial Lifts, Lifting Equipment, Boom Devices.** Where there is potential for proximity or contact with energized lines or equipment, work shall not begin until a safety meeting is conducted and appropriate steps are taken to identify, mark, and warn against accidental contact.
3. **Tree Work.** Branches touching wires shall be removed by the Utility before work begins. Limbs and branches shall not be dropped onto overhead wires. If limbs or branches fall across electrical wires, work shall stop immediately and the Utility shall be notified. Workers shall be equipped with appropriate personal protective gear for working near electricity.

4. **Building Electrical Work.** Employees working on electrical systems for buildings shall be knowledgeable about and shall employ, when appropriate, OSHA Lock-Out/Tag-Out procedures to prevent exposure to unguarded electrical systems.

**K. Open Excavations and Trenches.** In accordance with 29 CFR 1926.650, a trench is a narrow excavation (in relation to its length) made below the surface of the ground. In general, the depth is greater than the width, but the width of a trench (measured at the bottom) is not greater than 15 feet. If forms or other structures are installed or constructed in an excavation so as to reduce the dimension measured from the forms or structure to the side of the excavation to 15 feet or less, the excavation is also considered to be a trench. The Contractor shall provide protection from collapse and cave-in for any employee who enters a trench or other excavation in accordance with the requirements of 29 CFR 1926 Subpart P, unless the excavation is less than 5 feet in depth and examination of the ground by the Contractor’s competent person provides no indication of a potential cave-in. The Contractor shall include procedures to meet the excavation safety requirements in the Project Safety and Health Plan.

Trenching and excavation work shall be carried out under the supervision of the Contractor's competent person. The Contractor shall provide ladders or ramps for access and egress within 25 feet of an employee work area if a trench is 4 feet or more deep. The Contractor shall keep traffic, equipment and materials at least 2 feet away from the edge of any trench or excavation, or use retaining devices. When mobile equipment is operated near an excavation or must approach the edge of an excavation, either the operator must have a clear and direct view of the edge of the excavation; or a warning system of barricades, hand signals or mechanical signals shall be used. Workers shall not be permitted under loads that are being handled by lifting or digging equipment.

For the purposes of open excavations and trenches, the term “competent person” shall be defined as one who has had specific training in, and is knowledgeable about, soil analysis, the use of protective systems and the requirements of 29 CFR 1926 Subpart P.

**L. Hazardous Materials.** The Contractor shall provide workers Hazard Communication Training (29 CFR 1926.59), Safety Training (29 CFR 1926.21), and other training as required by 29 CFR 1926.

1. **Asbestos.** Asbestos abatement contractors and workers, including both removal and air monitoring contractors, shall be appropriately licensed and certified by the NYS Department of Labor (NYSDOL). The asbestos abatement contractor will perform all removal and disposal of asbestos-containing material. The Contractor shall verify that a disposal site for the asbestos-containing material is available before starting work. Prior to removal and disposal work, the Contractor shall supply the Engineer with proof that:
   • The firm performing the work has a valid asbestos-handling license.
   • The firm's insurance coverage consists of an asbestos specific-occurrence type policy with no deductible or sunset clause.
   • Its abatement supervisor is a NYSDOL certified asbestos project supervisor.
   • All employees engaged in the work are properly certified and have current physical examinations and respirator fit tests.
   • Proper notification of work beginning on the asbestos project has been given to NYSDOL and the United States Environmental Protection Agency (USEPA).
After work is completed, the Contractor shall provide the Engineer with two (2) copies of Daily Logs, Visitor's Logs, OSHA Air Monitoring Records, and NYSDOL compliance air monitoring records.

2. Lead Safety and Health. The Contractor shall provide worker lead protection in accordance with 29 CFR 1926.62. The Contractor shall provide to the Engineer a written Lead Compliance program addressing as a minimum the specific issues listed in 29 CFR 1926.62 (e)(2), a written Hazard Communication program and Worker Lead Training program as components of the Project Safety and Health Plan. The Contractor shall provide detailed information describing the training and experience of the competent person who will supervise the compliance program on site, provide a description of procedures to monitor worker exposures to lead and provide the proposed medical monitoring program. If respirators are to be used to protect workers from lead exposure, a written respirator program shall be provided.

Specific operations that would likely result in worker exposure to lead include, but are not limited to:

- Removal of lead based paint coatings by abrasive blasting or other procedures.
- Cleanup and removal of paint debris.
- Cleanup, relocation, and dismantling of paint removal containment structures.
- Flame cutting, heating, or welding of steel coated with lead-based paint.
- Removal of bolts or rivets coated with lead-based paint.
- Any other operations that may dislodge existing coatings of lead-based paint, or subject them to abrasion or elevated temperatures.

The Contractor shall identify and implement engineering and work practice controls to reduce worker exposure to lead to a level at or below the Permissible Exposure Level (PEL). The use of respirators and protective clothing shall be used to supplement engineering and work practice controls, if necessary, to protect workers from exposures above the PEL. Reliance on respirators or protective clothing to protect workers from exposures above the PEL, without first implementing feasible engineering and work practice controls, shall not be permitted except for initial assessment of exposure levels as described in 29 CFR 1926.62 (d). The removal of lead-based paint from structural steel shall be required prior to heating, welding, or flame cutting to reduce worker exposure below the PEL. In cases where the Contractor can clearly demonstrate through exposure monitoring that other work practices and engineering controls, under the oversight of a certified industrial hygienist, can effectively maintain actual worker exposure below the permissible exposure level, exceptions to this requirement may be granted by the Engineer.

The Contractor shall provide to the Engineer copies of documentation, as they are completed, to demonstrate full compliance with 29 CFR 1926.62. These records shall include, as applicable, the completed worker lead training, completed respirator programs, air monitoring results, exposure monitoring results, worker medical monitoring results, and other such records as are necessary to document compliance with the standard.

3. Equipment Involving Radioactive Materials. The use of equipment involving radioactive materials, including but not limited to nuclear density gauges, shall adhere to all applicable regulations, including U.S. Nuclear Regulatory Commission regulations, related USDOT regulations concerning transportation of radioactive materials, and 12 NYCRR 38. Fourteen (14) days prior to the start of any work involving such equipment, the Contractor shall submit to the Engineer a written Radiation Safety Plan. The plan shall address in detail transportation and storage of the equipment and operating and emergency procedures. It shall provide the name and address of the Contractor's Radiation Safety Officer. A copy of the owner's license to possess the radiation source, issued by the NYSDOL, shall also be provided. All
operators of the equipment shall be certified by a gauge manufacturer as to having completed training on the safe use of the equipment. A copy of the certification shall be provided to the Engineer for each operator prior to their work on the project.

4. Silica. The Contractor shall provide protection to all workers from exposure to hazardous levels of silica in accordance with 29 CFR 1926.55. In accordance with §107-05B, Project Safety and Health Plan, the Contractor shall identify and address silica health and safety in the written Project Safety and Health Plan. The Contractor shall identify and implement worker training, engineering controls, and workplace practice controls to reduce worker exposure to silica prior to instituting a program based on respirators or protective clothing to protect workers from exposures. Engineering controls shall include, but shall not be limited to; dust suppression through the application of water or other methods, use of general or local ventilation, and containment/isolation. Workplace practice controls shall include proper use and implementation of supervision, task procedures, employee training, signing, protective clothing, housekeeping, and personal hygiene. If engineering controls and work practice controls cannot reduce exposures below the personal exposure limit, the Contractor shall institute a respirator program. Each of these safety components is covered individually by 29 CFR 1926.

Many materials disturbed by the Contractor’s operations may contain hazardous levels of silica. Silica may be in soil, concrete or asphalt pavement, superstructure or substructure materials. Specific operations that may result in worker exposures to silica, include, but are not limited to:

- Saw cutting, grinding, milling, hammering, drilling, or chipping of rock, cement concrete, or asphalt concrete.
- Concrete pavement rubblizing.
- Demolition of brick, cement concrete, or masonry structures.
- Abrasive blasting, if the abrasive contains silica, or of cement concrete, rock, or asphalt concrete.
- Dry sweeping or pressurized air blowing of cement concrete, rock, sand, or asphalt concrete dust.

M. Demolition/Removal of Buildings and Structures. Demolition or removal work shall not be performed by the use of explosives unless approved by the Regional Director.

N. Drilling and Blasting. Blasting shall be performed in accordance with the Department publication entitled Procedures for Blasting. This publication is available upon request from the Regional Director or the Director, Geotechnical Engineering Bureau.

The Contractor shall submit a written Blast Plan in accordance with Procedures for Blasting for approval by the Department a minimum of 10 work days prior to start of blasting operations. A preblast meeting relative to the method, manner and procedure of blasting operations shall be held with the Engineer, the Contractor, the Blaster, a Departmental Engineering Geologist and representatives of all interested agencies prior to the commencement of drilling and blasting operations.

Whenever explosives are used, they shall be of such character and strength and in such amounts as permitted by state and local laws and ordinances and all agencies having jurisdiction over them. The Department reserves the right to specify the maximum size of the charges. Blasting shall be done only when the Engineer and those agencies shall approve and under such restrictions as they may impose.

If a blast causes injury, damage to property, adverse affects upon traffic, or causes gases to migrate and/or accumulate in a potentially harmful manner, all blasting operations shall cease by order of the Engineer for a review of the procedures. The review will be conducted by the Engineer in
conjunction with an Engineering Geologist to ensure that proper procedures and practices were used to determine if the approved procedures need to be revised. Should the findings of the review indicate the injury, damage, traffic delay, or migration/accumulation of gases was attributed to improper blasting operations, the blaster of record may be removed at the Department’s option.

The Contractor shall meet all the requirements of 12 NYCRR 23, 12 NYCRR 39, and 12 NYCRR 61, which include but are not limited to the licensing for ownership, possession, transportation, or use of explosives, certifications for blasters, and provisions for storage, construction and maintenance of magazines.

**O. Equipment Safety Procedures.** The following provisions shall apply to all work on the project, including but not limited to, the activities of all Subcontractors, Manufacturers, Fabricators, Material Suppliers, independent truckers and owner-operators. The Contractor shall include the proposed equipment safety procedures in the Project Safety and Health Plan.

- A spotter shall guide the backing of any vehicle or equipment with restricted visibility to the rear. This rule applies in any location where workers on foot, pedestrians, private vehicles or similar hazards may be present.
- If the operator loses visual contact, the vehicle shall immediately be brought to a full stop until visual contact with the spotter is reestablished.
- Dump truck boxes may be raised only under the control of a spotter, unless the vehicle is in an area clearly marked to be free of overhead wires and safe for dumping.
- Dump truck boxes shall be lowered prior to moving, except when dumping into a paver or similar operations, under the control of a spotter.
- All excavating, lifting and similar equipment shall comply with electrical safety requirements, and shall operate under the control of a spotter whenever working within 5m of an overhead line. The distance shall be measured as a slope distance perpendicular from the conductor to the nearest point on the vehicle.
- Any operator found in violation of the above rules by the Engineer or his/her representative will be removed from the project immediately, and will not be allowed to work on any Department project for a minimum of one year.

**P. Lifting.** The following shall apply for all lifting operations when utilizing lift equipment. The Contractor shall conduct construction lifting operations that use a crane or a derrick in compliance with 29 CFR 1926 Subpart CC *Cranes and Derricks in Construction* and shall conduct lifting operations for demolition and underground construction that use a crane or a derrick in compliance with 29 CFR 1926 Subpart DD *Cranes and Derricks Used in Demolition and Underground Construction*. This paragraph does not apply to lifting operations covered under Section 585 *Structural Lifting Operations*, nor ordinary excavation operations. This paragraph does apply to cranes with either fixed or swinging leads that are dedicated to pile driving operations.

1. **Lift Equipment.** Lift equipment is defined as equipment capable of lifting an item more than 15 feet high, has the ability to swing or rotate a boom, and has a maximum rated lifting capacity exceeding one ton. Lift equipment shall have durable, legible load charts which shall have been prepared by either the equipment manufacturer or a Professional Engineer. If manufacturer’s load charts are unavailable, charts may be prepared by a Professional Engineer. The Professional Engineer shall utilize the same factors of safety against overturning as the equipment manufacturer. The charts shall be attached to the equipment in a location accessible to the operator while at the controls. The charts shall contain a full range of load ratings at all stated operating radii. The charts shall also note conditions such as outriggers, counter weights, and work area, i.e., over side, over front, or over rear of equipment.
Equipment may lift loads up to those indicated on the Manufacturer’s or Professional Engineer’s load chart if the equipment has the following safety devices and the safety devices are operating:

a. Load and radius measuring device pre-programmed to continuously relate the measured data to the load radius chart as a direct reading of load or percentage of the rated load, and connected to a warning light and an acoustical signal located at the operator’s position or in the cab to indicate overload.

b. A device that continuously indicates the levelness of the machine and is visible from the operator’s controls.

Lift equipment with non-operational safety devices or no safety devices shall be operated at levels not to exceed 78% of the Manufacturer’s or Professional Engineer’s load charts. This equipment shall have a separate load chart labeled 78% Load Chart and it shall be attached to the equipment.

Lift Equipment with operational safety devices that is operating from a barge shall utilize a manufacturer’s or Profession Engineer’s load chart that is established specifically for operating from a barge. Lift Equipment on barges with non-operational safety devices or no safety devices shall operate at 78% of the Manufacturer’s or Professional Engineer’s load chart for working on barges. This equipment shall have a separate load chart labeled 78% Load Chart for Equipment on Barges.

Equipment used for lifting over a railroad shall be restricted such that the operational capacity shall be limited to 66 2/3% of its tipping load as specified in §105-09 Work Affecting Railroads or be limited to the load limits indicated in the previous three paragraphs, whichever is lower.

2. Lift Plans. A written lift plan may be a component of an Erection Plan, Demolition Plan, or other plan that is submitted and approved by the Department in accordance with the Steel Construction Manual, the Prestressed Concrete Construction Manual or other requirement. A written lift plan need not be submitted separately for approval, provided the required minimum elements are contained in the approved plan.

Structural elements shown on shop drawings and erection drawings may have units expressed in both metric and USC units, however the measurements or dimensions in the predominant unit system used in the contract documents shall control.

a. Type A Lifts. A Type A Lift is the most complex type of lift, poses a greater risk, and requires significant prior planning. Type A lifts include, but are not limited to lifting primary structural steel or structural concrete elements, span type overhead sign structures, arm type overhead sign structures with a lift weight greater than 20,000 lbs.

A lift will also be considered Type A when lift equipment to perform a Type B lift is placed on a bridge structure, on false work; over a railroad; over a sensitive underground utility facility; when there is a two machine lift; or when a slider beam is used.

The Contractor shall submit a written Type A Lift Plan to the Engineer 30 calendar days prior to the lift for review and approval by the Department and, when applicable, any railroad affected by the proposed procedure. The Type A Lift Plan and supporting calculations shall be sealed and signed by a Professional Engineer. Any and all alterations or modifications to a Type A Lift Plan shall be sealed and signed by a Professional Engineer. The Engineer shall be notified of any alterations or modifications to approved lift plans.

As a minimum, a Type A lift plan shall include the following:

1. Title Block with contract number, PIN, contract description, county, contractor name and bridge identification number (BIN)/or sign identification number (SIN) as appropriate.
2. Plan of the work area showing support structures, roads, railroad tracks, canals, streams and utilities.
3. Lifting sequence, if applicable
4. Location of trucks for delivery or removal of materials.
5. Location of lift equipment, including pin locations, length of boom, and counterweight size and location.
6. Lift radii, lift configuration(s) and restrictions on swing radii.
7. Capacity chart for lift equipment, including a comparison of total lift weight vs. capacity for the pick radius.
8. Weight of the item to be lifted, including additional equipment such as rigging, beam clamps, jibs, swing-away, super-lifts, blocks, cheek plates, headache balls, and cables
9. Wind restrictions if they are requirements of the Manufacturer.
10. Sectional views of all lifts where electrical facilities are within a 15 foot radius of any part of the lifting equipment or object being lifted.
11. Description of lifting devices or other connecting equipment, and pertinent rigging with dimensions.
12. Location of outriggers, outrigger supports, and outside dimensions of tracks for track mounted lifting equipment.
13. Cranes or crane outriggers shall not be placed on a reinforced earth structure, within the limits specified, during a lift.

b. Type B Lifts. A Type B Lift includes arm type overhead sign structures with a lift weight less than 20,000 lbs, structural elements with a lift weight greater than 20,000 lb; when the lift equipment or the item being lifted is within 15 feet of energized overhead electrical lines, or where the operator cannot directly see the item being lifted at all times during the lift.

The Contractor shall submit a written Type B Lift Plan, including all of the applicable elements required for a Type A Lift Plan, prepared by the Competent Person.

c. Type C Lifts. A lift will be considered a Type C Lift when it does not meet the requirements for a Type A or Type B Lift. A written lift plan is not required for Type C Lifts.

3. Pre-Lift Meeting.

a. Type A Lifts. A pre-lift meeting will be required for lifts that require a Type A Lift Plan, a written Erection Plan, Demolition Plan, or other requirement that includes a lift plan. The Competent Person, and other appropriate contractor staff, shall attend the pre-lift meeting with the Engineer, as well as representatives from the utilities and railroads if deemed applicable, a minimum of five work days before lifting operations are to be performed. The meeting shall include but not be limited to: the review of site conditions, erection or demolition plans, lift loads vs. lift equipment capacity, obstructions, utilities, and the roles of Department and Contractor personnel.

b. Type B Lifts. The Competent Person, and other appropriate contractor staff, shall review the lift operations with the Engineer at the location of the lift, before lifting operations are performed. The review shall include but not be limited to: the review of site conditions, lift loads vs. lift equipment capacity, and obstructions, and the roles of Department and Contractor personnel.

c. Type C Lifts. A pre-lift meeting is not required for Type C lifts.
4. **Competent Person.** The Contractor shall designate, to the Engineer, one person, who is competent in lifting operations, to be completely in charge of each lifting operation. In general, Competent Person shall mean one who is capable of identifying existing and predictable hazards in the surroundings or working conditions which are unsanitary, hazardous, or dangerous to employees, and who has authorization to take prompt corrective measures to eliminate them. The Competent Person shall have the authority to take an unsafe piece of equipment out of service until the hazard is eliminated. The Competent Person shall be knowledgeable about lifting equipment and equipment operations, Manufacturer’s specifications and recommendations, and have a thorough knowledge of the requirements, regulations and standards governing his/her duties. The Competent Person shall, as a minimum, have the ability to interpret load charts, calculate lift loads, recognize overhead wire hazards and know all aspects of the rigging.

The Competent Person shall inspect all lift equipment prior to and during usage to make sure the equipment is in a safe operating condition.

5. **Lift Operations.** The Competent Person shall be present for all lifting operations. If a crane is utilized in a lifting operation, or a crane with either fixed or swinging leads is utilized in a pile driving operation, the operator shall present to the Engineer a valid New York State Certificate of Competence to operate a crane, except an individual operating a crane within a city having a population of one million or more. Individuals operating a crane within a city having a population of one million or more shall present the Engineer with a valid license or certification to operate a crane issued by such city. If there are any other local crane license requirements, they too shall be presented to the Engineer. In addition, a copy of the annual inspection report of the crane shall be readily available and provided upon the Engineer’s request.

Any crane or other lift equipment that extends into the identified sloped test surface around an airport, military airport or heliport, or 200 feet or more above ground level, as defined in 14 CFR Part 77.9 shall have the appropriate flags, lights, beacons or markings in accordance with Federal Aviation Administration (FAA) Advisory Circular (AC) 70-7460-1K Obstruction Marking and Lighting, and the owner shall file a Notice of Proposed Construction or Alteration with the FAA.

Any discrepancies between the Lift Plan and the actual lift conditions shall be reported immediately to the Competent Person in charge of the lift operations and to the Engineer. The operation shall not proceed until all issues are resolved.

Q. **Histoplasmosis.** Histoplasmosis is a fungal infection caused by a soil organism found in large masses of bird or bat droppings, and is a potential health hazard in areas where birds or bats have nested for long periods. Such conditions are often found on bridge structures, in barns, farm buildings and cold storage facilities. Areas with small amounts of dried droppings pose minimal hazard. Airborne material may enter the body by inhalation or ingestion.

Prior to work in any area where birds or bats nest, the Contractor shall conduct a thorough inspection to determine if, and to what extent there is a build-up of droppings. Workers conducting an inspection shall be equipped with personal protective equipment, which include gloves, rubber boots, rain suit components, goggles and a dust/nuisance respirator. Questions regarding proper equipment for this activity shall be directed to the Engineer.

If substantial material is found, the Contract shall clean the work area using a high powered water hose or by scraping. If the material is to be scraped away, it shall be kept wet during the entire process. Workers engaged in cleaning activity shall wear personal protective equipment specified above. Application of a cleaning agent (bleach, for example), before removal may help dissolve the material, and a disinfectant shall be applied to cleaned surfaces. Compressed air shall not be used to remove pigeon droppings because it produces airborne particles.

When cleaning has been successfully completed, the personal protective equipment specified above is no longer required. Employees engaged in cleaning, or any other activity which involves
exposure to pigeon droppings, shall observe a high degree of personal hygiene, even if the exposure is casual. Special care shall be taken to wash hands thoroughly before eating or smoking.

R. Confined Spaces. Confined spaces are defined as any space having limited means of egress, which is subject to the accumulation of toxic or flammable contaminants or has an oxygen deficient atmosphere. Confined spaces include, but are not limited to: sanitary sewers, sanitary manholes and structures, drainage lines and drainage structures, underground utility vaults, enclosed bridge beams and heated enclosures. All personnel required to enter confined spaces shall be instructed as to the nature of the hazards, the necessary precautions and in the use of protective and emergency equipment required.

Fuel-fired heated enclosures are frequently constructed to provide the requirements for winter concrete placement or similar operations. The Contractor shall provide adequate ventilation to maintain acceptable air quality or conduct air quality monitoring when heaters are or have been operating prior to personnel entry. If acceptable air quality cannot be verified, then appropriate respirators shall be worn. No worker shall enter a confined, heated space unless that space can be ventilated or the worker removed from outside the enclosure if the worker is overcome by fumes. Particularly during off-shift hours, no worker shall enter an unventilated, heated enclosure unless another worker is present immediately outside the enclosure. All unnecessary combustibles and debris shall be removed from the enclosure and escape exits shall be provided so workers can escape safely if a fire starts, prior to heating.

S. Fire and Explosion Prevention. The Contractor shall ensure that combustibles do not accumulate. Flammable materials shall be handled and stored as required by OSHA regulations. “No Smoking” signs shall be posted and enforced wherever flammable materials are stored or used. Fire extinguishers shall be provided and maintained throughout the site, in accordance with the requirements of 29 CFR 1926, Subpart F. Fires will be considered, as a minimum, a near-miss accident, and therefore shall be reported in accordance with existing reporting requirements.

During refueling, all possible sources of ignition, including, but not limited to sparks, open flames and electrical equipment shall be eliminated. Fuel containers shall be grounded to the tank to prevent static electrical sparks. A "No Smoking or Open Flame" sign shall be posted conspicuously in the vicinity of refueling operations.

Cutting and welding equipment shall be stored according to recognized safety standards. Any defective tanks or equipment shall be removed to a safe storage area immediately until repairs are made. When cutting or burning is underway, steps shall be taken to ensure that sparks do not ignite combustibles.

T. Use of Personal Entertainment Devices and Portable Phones. The Contractor shall ensure that workers are able to perceive hazards, are not distracted from their tasks, and are not creating hazard(s) through the use of personal entertainment devices. The Contractor shall ensure that portable phones, two-way radios, and other communication devices are used by workers for performing work tasks only. Flaggers shall use portable phones, two-way radios, and other communication devices only to communicate with other flaggers, workers or supervisors regarding flagging operations. Equipment operators shall use portable phones, two-way radios or other communication devices while actively operating equipment only for communicating with workers performing directly related work tasks. Truck drivers shall use hands free technology for all calls while driving within work zones. Portable phones, two-way radios, and other communication devices shall be equipped with hands-free technology whenever practicable. Workers shall not use personal entertainment devices with earphones such as radios, cellular/smart phones, portable media players, or other personal listening devices while working.

107-06 INSURANCE.
The Contractor shall procure, at its own sole cost and expense, and shall maintain in force at all times during the term of this contract including any extensions or renewals until Contract Final Acceptance, the policies of insurance covering all operations under the contract whether performed by it or its subcontractors as herein below set forth, written by companies authorized by the New York State Insurance Department to issue insurance in the State of New York and that have an A.M. Best Company rating of (A-) or better or approved by the Department. The Department may, at its sole discretion, permit the placement of policies with a non-authorized carrier or carriers upon request by the Contractor accompanied by the documentation required by 11 NYCRR §27.0 et seq.; provided that nothing herein shall be construed to require the Department to accept insurance placed with a non-authorized carrier under any circumstances. The Contractor shall deliver to the Department evidence of such policies as the Department deems necessary to verify that the required insurance is in effect.

A. Conditions Applicable to Insurance. All policies of insurance required by this agreement must meet the following requirements:

1. Coverage Types and Policy Limits. The types of coverage and policy limits required from the Contractor are specified in Paragraph B Insurance Requirements below. General liability insurance shall apply separately on a per-job or per-project basis.

2. Policy Forms. Except as may be otherwise specifically provided herein or agreed in writing by the Department, policies must be written on an occurrence basis. In the event that occurrence-based coverage is not commercially available, claims-made policy forms will be considered provided that, at minimum, it includes provisions that allow for (a) reporting circumstances or incidents that may give rise to future claims and (b) an extended reporting period of not less than three (3) years with respect to events that occurred but were not reported during the term of the policy.

3. Certificates of Insurance/Notices. Contractor shall provide a Certificate or Certificates of Insurance, in a form satisfactory to the Commissioner, before commencing any work under this contract. Certificates or transmittal correspondence shall reference the NYSDOT Contract D Number. Certificates shall be mailed to the:

Construction Contractor Insurance
New York State Department of Transportation
Contract Management Bureau
50 Wolf Rd.
Albany, NY 12232
Insur.constr.contr@dot.ny.gov

Unless otherwise agreed, policies shall be written so as to require that the policy will not be (i) canceled, (ii) materially changed or (iii) permitted to expire or lapse for any reason except upon ten (10) days’ prior written notice to the Department by Certified Mail, Return Receipt Requested at the address stated above. In addition, if required by the Department, the Contractor shall deliver to the Department within forty-five (45) days of such request a copy of any or all policies of insurance not previously provided, certified by the insurance carrier as true and complete. Certificates of Insurance shall:

1. Be in the form provided by the Department (C218 or successor) unless the Department specifically approves a different form. The ACORD forms of Certificate of Insurance are not acceptable.
2. Be signed by an authorized representative of the insurance carrier or producer and be acknowledged before a notary public.
3. Disclose any deductible, self-insured retention, aggregate limit or any exclusion to the policy that materially changes the coverage required by the contract.
4. Specify the Additional Insureds and Named Insureds as required herein.
5. Refer to this Contract by number on the face of the certificate, and
6. Expressly reference the inclusion of all required endorsements.

If at any time during the term of this contract, it shall come to the attention of the Department that required insurance is not in effect or that adequate proof of insurance has not been provided, the Department may, at its option:
   a. Direct the Contractor to suspend work and not re-enter the premises with no additional payment or extension of time due on account thereof, or
   b. May withhold further contract payments in accordance with Article 8 No Payment Due to Contractor’s Non-Compliance of the contract agreement, or
   c. Treat such failure as a breach or default of the contract.

4. Additional Insureds. All insurance policies required by these specifications, except workers’ compensation and professional liability shall be endorsed to provide coverage to “The State of New York/New York State Department of Transportation, any municipality in which the work is being performed, any public benefit corporation, railroad, or public utility whose property or facilities are affected by the work, and any consultants working for or on the project, and their agents or employees” with respect to any claim arising from the Contractor’s Work under this contract or as a result of the Contractor’s activities. The endorsement shall be effected by endorsement of the applicable policy using ISO form CG 20 10 11 85, CG 20 37 07 04, CG 20 33 07 98 when used in combination with CG 20 37 07 04, or CG 20 33 10 01 or a form(s) that provides equivalent coverage.

5. Primary Coverage. All insurance policies, excepting workers’ compensation, shall provide that the required coverage shall be primary as to any other insurance that may be available to the Department for any claim arising from the Contractor’s Work under this contract, or as a result of the Contractor’s activities.

6. Waiver of Subrogation. As to every type and form of insurance coverage required from the Contractor, there shall be no right of subrogation against the State of New York/New York State Department of Transportation, its agents or employees. To the extent that any of Contractor’s policies of insurance prohibit such a waiver of subrogation, Contractor shall secure the necessary permission to make this waiver.

7. Policy Renewal/Expiration. At least ten (10) calendar days prior to the expiration of any policy required by this contract, evidence of renewal or replacement policies of insurance with terms no less favorable to the Department than the expiring policies shall be delivered to the Department in the manner required for service of notice in Paragraph A.3. Certificates of Insurance/Notices above.

8. Self-Insured Retention/Deductibles. Contractors utilizing self-insurance programs are required to provide a description of the program for Department approval. Collateralized deductible and self-insured retention programs administered by a third party may be approved. Except as may be specifically provided in the Contract Documents of a particular project, Contractor or third-party-administered insurance deductible shall be limited to the amount of the bid deposit or $100,000., whichever is less. Security is not required if it is otherwise provided to an administrator for an approved risk management program. The Department will not accept a self-insured retention program without security being posted to assure payment of both the self-
insured retention limit and the cost of adjusting claims. The Contractor shall be solely responsible for all claim expense and loss payments within any permitted deductible or self-insured retention. If the Contractor’s deductible in a self-administered program exceeds the amount of the bid deposit, the Contractor shall furnish an irrevocable Letter of Credit as collateral to guarantee its obligations. Such Letter of Credit or other collateral as may be approved by Department must be issued by a guarantor or surety with an AM Best Company rating of (A-) or better. If, at any time during the term of this agreement, the Department, in its sole discretion, determines that the Contractor is not paying its deductible, it may require the Contractor to collateralize all or any part of the deductible or self-insured retention on any or all policies of insurance or, upon failure to promptly do so, the same may be withheld from payments due the Contractor.

9. Waiver of Indemnities. The Contractor waives any right of action it and/or its insurance carrier might have against the Department (including its employees, officers, commissioners, or agents) for any loss that is covered by a policy of insurance that is required by this contract. The Contractor waives any right of action it and/or its insurance carrier might have against the Department (including its employees, officers, commissioners, or agents) for any loss, whether or not such loss is insured.

10. Subcontractor’s Liability Insurance. In the event that any portion of the work described in this contract is performed by an approved subcontractor, the insurance requirements of this Article shall be incorporated into the subcontract agreement. Subcontractor insurance requirements shall include the requirements for Workers’ Compensation, Commercial General Liability, and, if applicable, Commercial Auto and/or Professional Liability. Excess or umbrella insurance is not required for subcontractors. Contractor shall require that Certificates of Insurance, meeting the requirements of the Department are provided to the Department documenting the insurance coverage for each and every subcontractor employed by them to do work under this contract.

B. Insurance Requirements. The types of insurance and minimum policy limits shall be as follows:

1. Workers’ Compensation and Disability Insurance. As required by State Finance Law §142, the Contractor shall maintain in force workers’ compensation insurance upon forms required by or acceptable to the Workers Compensation Board for all of Contractor’s employees. Contractor shall also maintain disability insurance as required by the Disability Benefits Law of the State of New York.

2. Commercial General Liability Insurance. The Contractor shall maintain an occurrence form commercial general liability policy or policies insuring against liability arising from premises (including loss of use thereof), personal injury or death, advertising injury, liability insured under an insured contract (including the tort liability of another assumed in a business contract) occurring on or in any way related to the premises or occasioned by reason of the operations of Contractor. Such coverage shall be written on an ISO occurrence form (ISO Form CG 00 01 12 07 or a policy form providing equivalent coverage) in an amount of not less than $1,000,000. per occurrence and not less than $2,000,000. aggregate. Unless otherwise provided, the policy or policies of insurance providing the liability coverage shall include:

   a. Coverage for contractual liability assumed by the Contractor insured under an insured contract (including the tort liability of another assumed in a business contract).
b. All insurance policies required by these specifications except workers’ compensation and professional liability shall be endorsed to provide coverage to “using ISO form CG 20 10 11 85, CG 20 37 07 04, CG 20 33 07 98 when used in combination with CG 20 37 07 04, or CG 20 33 10 01 or a policy form or forms providing equivalent coverage.

c. Products-Completed Operations Coverage, as provided in the General Liability Policy, or in certain instances through ISO form CG 26 11 09 99 or suitable equivalent.

d. Where contract work will be performed by unregistered off-road equipment, Contractor shall provide documentation of a blanket Pollution Liability policy, or an endorsement to cover short-term pollution events. ISO form CG 04 33 10 01 or equivalent.

e. Coverage for claims for bodily injury asserted by an employee of an additional insured and any Employer Liability Exclusion which may otherwise operate to exclude such coverage shall be voided in this respect.

f. Explosion, Collapse and Underground Hazards coverage (“XCU”) (for contracts that call for the performance of excavating, underground work, and/or the use of blasting equipment).

3. Commercial Automobile Insurance including liability and required coverage for New York. (applicable to any project where automobiles or other vehicles will be employed to complete the work). In the event that automobiles are used in connection with Contractor’s business or operations with the Department, the Contractor shall maintain a commercial or other automobile policy or policies insuring against liability for bodily injury, death, or damage to property and other mandatory coverages, relating to the use, operation, loading or unloading of any of Contractor’s automobiles (including owned, hired and non-owned vehicles) on and around the project. This should be ISO form CA 00 01 10 01, CA 00 01 01 87 or a policy form providing equivalent coverage along with mandatory New York endorsements. Coverage shall be in an amount of not less than $1,000,000. each accident.

4. Umbrella or Excess Liability Insurance. The Contractor shall maintain an occurrence form umbrella liability policy or policies insuring against liability arising from premises (including loss of use thereof), operations, independent Contractors, products-completed operations, personal injury and advertising injury, and liability insured under an insured contract (including the tort liability of another assumed in a business contract) occurring on or in any way related to the premises or occasioned by reason of the operations of Contractor or arising from automobile liability as described above. Such coverage shall be written on an ISO occurrence form CU 00 01 12 07 or a policy form providing equivalent coverage. In the event that umbrella coverage is unavailable, equivalent excess coverage may be substituted. The minimum required limits for the umbrella/excess coverage shall be sufficient to provide a total of not less than $5,000,000. per occurrence/aggregate.

5. Special Protective and Highway Liability Policy. The Contractor shall maintain, separate and apart from its umbrella policy, a policy issued to and covering the liability of the People of the State of New York, The State of New York, the Commissioner of Transportation, all employees of the Department of Transportation, any municipality in which the work is being performed, any public benefit corporation, railroad, or public utility whose property or facilities are affected by the work, against damages that the insureds may be held legally liable to pay for property damage, personal injuries, or death that is caused by any occurrence that takes place within any location where work is to be or is being performed by Contractor, including at the location of any of the work. This should be ISO form CG 00 14 12 or a policy form providing equivalent coverage along with mandatory New York endorsements. Coverage shall be in an amount of not less than $1,000,000. per occurrence and at least $2,000,000. for each aggregate limit.
6. **Contractor’s Risks.** The Contractor shall be responsible for obtaining any insurance it deems necessary to cover its own risks, including without limitation: (a) business interruption, such as gross earnings, extra expense, or similar coverage, (b) personal property, and/or (c) automobile physical damage and/or theft. In no event shall the Department be liable for any damage to, or loss of, personal property, or damage to, or loss of, an automobile that is covered by a policy of insurance that is required by this agreement, even if such loss is caused by the negligence of the Department.

7. **Professional Liability/ Errors and Omissions.** (applicable to professional services requiring the signature, stamp or certification of a licensed professional, including, without limitation, erection plans, demolition plans, containment plans, coffer dams, and temporary sheeting.) The Contractor shall maintain at its own expense or shall require to be maintained, such insurance as is customary to compensate the Department for any claims or losses that occur because of Contractor’s errors, omissions malpractice or breach of professional obligations. Such policy or policies may be written on a claims-made form so long as coverage is maintained to be in effect to cover claims arising from the performance of services under this contract. Said coverage may be subject to a deductible or self-insured retention level of no more than $250,000. subject to approval by the Department, such approval not to be unreasonably withheld, except that it is also agreed that the Department may withhold payment for services rendered under this contract in the event, and to the extent of any deductible in the event that a claim is asserted. Such coverage shall be written on a claims-made basis (or a policy form providing equivalent coverage) in an amount of no less than $1,000,000. per claim and not less than $1,000,000. in the aggregate.

8. **Railroad Protective Liability Insurance.** (applicable to any Work Affecting Railroads as described in §105-09.) The Contractor shall maintain at its own expense railroad protective liability policy of insurance in the name of the affected railroad and with limits of coverage as specified in the Special Notes on Railroad Insurance, or if no limits of coverage are specified, the limits shall be not less than $5,000,000. combined Bodily Injury Liability and/or Property Damage for each occurrence with a $10,000,000. Aggregate Limit applying separately to each annual period. Said policy shall be subject to the approval of the railroad and comply with 23 CFR 646 Subpart A.

9. **Marine Protection & Indemnity.** (applicable to any Work performed on a navigable waterway using barges or other watercraft). Anytime the activity involves work on navigable water or the work is connected to water related activities, Marine Protection & Indemnity and Hull and Machinery coverage is required. Hull and Machinery coverage shall be provided for the total value of the watercraft or equipment. The Contractor shall obtain Protective and Indemnity Liability insurance for all marine operations under the Agreement, with a minimum ($1,000,000.) limit. The policy shall be endorsed to add the Department as an Additional Insured.

10. **Pollution Liability Insurance.** (applicable where the Contractor will employ mobile equipment or tanks or facilities for fueling vehicles or equipment on-site). The Contractor shall procure and maintain, either through an endorsement to a commercial general liability policy or through a separate policy, insurance protecting Contractor and the Department from the liability and financial loss relating to Contractor’s contamination of soil and the accidental release of petroleum products, chemicals and/or toxic gases from broken pipelines, utilities and stationary and mobile fuel tanks that can result from Contractor’s operations. Such coverage shall be written on policy form providing coverage for contamination both on and off the leased premises and shall provide coverage in an amount of not less than $1,000,000. per occurrence and not less than $1,000,000. aggregate.
107-07 PROTECTION OF UNDERGROUND FACILITIES.

The Contractor shall use the necessary precautions to prevent damage to pipes, conduits, and other underground facilities. All costs associated with verification of the location of underground facilities pursuant to 16 NYCRR 753 Protection of Underground Facilities, as amended, shall be included in the prices bid for the respective contract items involved unless separate payment is otherwise provided for in the contract. The Contractor shall provide access to Public Service Commission personnel to examine and inspect excavation and demolition methods used within 15 feet in any direction of any underground facility.

A. One-Call. Pursuant to 16 NYCRR 753 Protection of Underground Facilities, prior to non-emergency excavation, subsurface exploration of any kind, or installation below existing grade, including, but not limited to; digging, auguring, backfilling, boring, drilling, excavation, grading, jack hammering, pipe jacking, pavement milling, pile driving, plowing in, pulling in, sawcutting, tree root removal, trenching, tunneling and the installation of guiderail posts, sign posts, fence posts or underground conduit, the One-Call notification system shall be notified of the date and location of the proposed work. The Contractor shall contact the One-Call notification system serving the area a minimum of 2 days and a maximum of 10 days, not including the date of the call, prior to work. The Contractor shall mark proposed locations of excavation, or other activity listed above, with white paint, white stakes or other indications as agreed to by the Utilities to facilitate the work of underground utility designation. Utilities that do not belong to the One-Call notification system shall be contacted separately. The Town, City or County may be contacted to obtain a list of Utilities. If additional work is required, and staking, marking or other designation has been lost, the Contractor shall contact the One-Call notification system for subsequent designation. If an underground facility has been designated, but the Contractor cannot physically locate the facility, the Utility shall be notified, so that the designation can be verified. If an unmarked or unknown facility is discovered during the course of the Contractor’s operations, the Utility or suspected Utility shall be notified. If the owner cannot be determined, the One-Call notification system shall be notified. The Contractor shall support and protect from damage all exposed underground facilities. The Contractor shall notify the Engineer of any accidental contact with or potential damage to any underground facility, regardless of whether the damage is visible or not.

The Contractor shall provide to the Engineer, in writing, the information provided to the One-Call notification system or the Utility if it is not a One-Call notification system member, and the control number issued for each call placed to request designation of underground facilities. The Contractor shall protect and preserve designations until no longer required for safe work near the underground facility.

The Contractor shall identify and provide to all forepersons and equipment operators, a list of emergency phone numbers for each Utility having facilities within the contract limits. Supervisors shall periodically review the location of underground facilities with all workers who are subject to exposure, including new employees. If the Contractor fails to notify the One-Call notification system or a non-member Utility prior to excavation or activity listed above, a Stop Work Order will be issued in accordance with the provisions of §105-01 Engineer’s Authority. Prior to lifting the Stop Work Order, the Department will consider convening a show cause meeting, at its convenience, to consider possible worker dismissal in accordance with §105-02 Character of Workers or contract termination in accordance with Article 11 Right to Suspend Work and Cancel Contract of the contract agreement.

B. Verification. Pursuant to 16 NYCCR 753 Protection of Underground Facilities, the Contractor shall verify precise location, size, depth and direction of run of an underground facility or its encasement, by hand shovel or vacuum excavation, prior to the use of powered equipment or the installation of any proposed work, including the projected line of a trenchless installation such as boring or drilling, within the tolerance zone. Powered equipment may be used to remove pavement.
or masonry within the tolerance zone, but only to the depth of such pavement or masonry. Powered equipment shall not be used within 4 inches of the verified location of an underground facility.

C. Contact or Damage. Pursuant to 16 NYCRR 753 Protection of Underground Facilities, the Contractor shall, in the event of contact or damage to an underground facility, immediately notify the Utility and the Engineer, suspend excavation or demolition in the immediate vicinity of the contacted or damaged facility and take such emergency actions as are warranted to protect all endangered persons to the best of its ability.

D. Pressure Pipes. Pressure pipes shall not be pressurized without being adequately restrained against movement, and no personnel shall be allowed in a trench or area containing a pressure pipe during initial pressurization until the pipe has been fully pressurized. Particular attention shall be paid to fittings and bends that create a thrust, which, if improperly restrained, may cause the pipe joints to separate and injure nearby personnel.

E. Quality Level Designations. The quality of information gathered about underground utilities is shown on contract plans using a Quality Level Designation. The Quality Level Designation may be different within the same area for different underground utilities, depending on the accuracy and availability of information. If Quality Level Designations are not shown in the contract documents, information shall be assumed to be Quality Level D. Below are the Quality Level Designation definitions:

1. **Quality Level A.** Quality Level A is the highest degree of accuracy. The information shown on the plans has been obtained by the actual exposure (or verification of previously exposed and surveyed utility facilities) of subsurface utilities, using (typically) minimally intrusive excavation equipment to determine their precise horizontal and vertical positions, as well as their other utility facility attributes. Shown on contract plans as QLA.

2. **Quality Level B.** Quality Level B is the second highest degree of accuracy. The information shown on the plans has been obtained through the application of appropriate surface geophysical methods (i.e., underground cameras, radar, sonar, tone outs, etc.) to identify the existence and appropriate horizontal position of subsurface utility facilities. Quality Level B data are reproducible by surface geophysics at any point of their depiction. The information was surveyed to applicable tolerances and reduced onto the plans. No excavations were performed. Shown on contract plans as QLB.

3. **Quality Level C.** Quality Level C is the third highest degree of accuracy. The information shown on the plans has been obtained by surveying and plotting visible above-ground utility features and by using professional judgment in correlating this information to Quality Level D information. Shown on contract plans as QLC.

4. **Quality Level D.** Quality Level D is the lowest degree of accuracy. The information shown on the plans was derived solely from existing NYSDOT and/or utility company records or recollections. Shown on contract plans as QLD.

107-08 PROTECTION AND RESTORATION OF PROPERTY AND LANDSCAPE.

The Contractor shall protect and preserve all public and private property, including all existing vegetation, existing landscape features, and monuments within, along, and adjacent to the highway right of way. The Contractor shall use every precaution necessary to prevent damage, injury, pollution or destruction; shall protect all trees and other woody plants which are to remain; and shall take special care to protect the natural vegetation and surroundings including all natural drainageways, waterways,
wetlands, woods and fields. The Contractor shall store materials in such a manner as to prevent leaching which would be injurious to water, soils, and plants.

A. Within the Right of Way. Before beginning the use of any area within the right of way, but not within the limits of disturbance shown in the contract documents, the Contractor shall obtain the written approval of the Engineer. Before beginning the use of any area within the right of way, but outside the contract limits, the Contractor shall obtain the written approval of the Department through modification of the contract limits by change order or the issuance of a highway work permit.

Approval will not be given if the area is not suitable for acceptable restoration or if serious or permanent environmental damage is foreseeable. This applies to areas such as, but not limited to: borrow areas, spoil areas, equipment and/or material storage areas, haul roads, batching areas, water points, shop areas and all similar areas.

Where a contract pay item for turf establishment is not included in the contract, disturbed earth areas within the work limits shall be graded and seeded as specified for the standard turf establishment item. The cost of this work shall be included in the prices bid for the various items in the contract and no separate payment will be made therefore.

B. Outside the Right of Way. The Contractor shall notify the Engineer of the use of any specific area outside the right of way before work in any such area is begun, except areas which have been or are being used by the Contractor as its established and permanent headquarters, equipment storage sites or to commercial borrow sources, commercial gravel pits, commercial quarries, and all similar areas. The Contractor shall provide the Engineer with a copy of any permit application or notice of intent, without attachments.

In accordance with the SPDES General Permit for Stormwater Discharges from Construction Activity, any construction activity that results in a soil disturbance of more than 1 acre on a single property will require SPDES permit coverage from the NYS Department of Environmental Conservation (NYSDEC). When SPDES permit coverage is required, the property owner, as the “Operator” must develop and implement a NYSDEC approved stormwater pollution prevention plan (SWPPP) and conduct required periodic inspections until the permit coverage is terminated.

In accordance with the Mined Land Reclamation Law, (Environmental Conservation Law Article 23, Title 27), all borrow pits and aggregate sources outside of the State right of way, where more than 1,000 tons or 750 cubic yards, whichever is less, of minerals are removed from the earth within any twelve successive calendar months, require mining permits obtained from NYSDEC. When a mining permit is required, the Contractor, in addition to complying with restoration requirements for all areas as stated below, may be required by the Engineer to meet pertinent standards contained in the law and/or 6 NYCRR Part 420 et. seq.

Where borrow pits result in the formation of ponds or low areas intermittently filled with water, the Contractor shall furnish the Engineer with a copy of its agreement with the landowner permitting the use of such areas. If such an area is within sight of any highway, the Regional Director’s written approval shall be obtained prior to the removal of borrow from such a location. If such approval is not granted, material for use on the contract or for any other State contract may not be removed from the area. If the Contractor removes material from such an area without the written approval of the Regional Director, payment will not be made for any item of work in which the material has been used. Grading plans may be required for such areas and due consideration given to the appearance of the areas if they are visible from any highway.

C. Restoration. All areas disturbed by the Contractor shall be restored to a pleasing and acceptable condition, particularly those areas within sight of the finished highway or any other highway. All such areas shall present a pleasing appearance to travelers on any highway. Where deemed necessary by the Engineer, the Contractor shall submit a grading plan. Grading plans shall
include the sequence of operations, the erosion and sediment controls, final slopes and surface restoration details.

Because the extent of such areas and the use and treatment during construction is within the discretion of the Contractor, within the limitations and requirements outlined, no direct payment will be made for any labor, material or equipment necessary for the restoration of these areas. The cost of the work shall be included in the amount bid for other items of work. Work shall be done in general accordance with the Department’s specifications for similar items of work.

The Contractor shall repair all injuries to woody plants which are to remain by approved horticultural methods; and shall scarify the compacted soil and regrade so as to restore the property to a natural condition. Where the soil over the root area of trees to be preserved has been compacted, it shall be restored by proper cultivation to a condition to permit the entrance of water and the proper aeration of roots.

In general, the restoration of disturbed areas shall include:
1. The removal of all equipment and parts, junk, rubbish, excess materials and debris of all kind;
2. Clean up as required, grading as shown on a grading plan if required; or graded so as to blend into the surrounding ground forms;
3. Scarification of yards, batch sites, haul roads, etc., to the depth necessary to support vegetation;
4. The removal of pavement or granular surfacing from, and regrading of, temporary roads or areas;
5. The repair/removal of damaged trees;
6. The fertilizing, seeding and mulching of disturbed areas;
7. Grading the slopes of excavated areas to a stable condition, but in no case shall earth cut faces be left steeper than one (1) vertical on one and one-half (1.5) horizontal. All rock cut slopes shall be scaled to remove any loose or unstable rock.

The restoration of disturbed areas shall be accomplished prior to contract final acceptance. The work of restoring Contractor’s work areas (storage, batching, equipment, shop areas, etc.) may be done after contract final acceptance, but shall be completed prior to execution of the final agreement.

107-09 DAMAGE.

All damage, direct or indirect, of whatever nature resulting from the performance of the work or resulting to the work during its progress from whatever cause, including omissions and supervisory acts of the State, shall be borne and sustained by the Contractor, and all work shall be solely at its risk until it has been finally inspected and accepted by the State except that:

A. Damage by Public Traffic. Payment shall be made to the Contractor for repair or replacement of any permanent element of the highway which is completed to the stage of serving its intended function and is subsequently damaged by accident by public traffic. The Contractor must supply satisfactory evidence that such damage was caused by a public traffic accident and not by vandalism or by the Contractor’s equipment. Satisfactory evidence shall generally be limited to: accident reports filed with the NYS Department of Motor Vehicles, police agencies or insurance companies; statements by reliable, unbiased eye witnesses; or identification of the vehicle involved in the accident. Physical evidence that the damage was caused by a motor vehicle (such as tire marks or broken headlight glass) will not be sufficient unless it can be shown that the damage was not caused by the Contractor’s vehicles or by vandalism. Payment for damage by public traffic will be made only after the Contractor has demonstrated to the satisfaction of the Regional Director that it had made every reasonable effort to collect the costs from the person or persons responsible for damage.

Work for which there is a item in the contract will be paid for at the unit price for that contract pay item. Work for which there is no item in the contract will be paid for at an agreed price or by means of force account. Payment will not be made for repair or replacement in any way connected
with untimely failure of any portion of the highway under public traffic, and the determination regarding this matter shall be made by the Regional Director, taking into consideration the normal life and the amount of normal wear of the element involved. This provision does not relieve the Contractor of the responsibility of work zone traffic control for the contract or the responsibility of having wholly complete and acceptable work at the time of final inspection and contract acceptance.

The Contractor shall not be responsible for damages resulting from faulty designs as shown in the contract documents nor damages resulting from willful acts of Department officials or employees and nothing in this paragraph or contract shall create or give to third parties any claim or right of action against the Contractor or State beyond such as may legally exist irrespective of this paragraph or contract.

B. Damage by Occurrence. The term “Occurrence” shall include only those floods, droughts, tidal waves, fires, hurricanes, earthquakes, windstorms or other storms, landslides or other catastrophes when such occurrences or conditions and effects have been proclaimed a disaster or state of emergency by the President of the United States, or the Governor of New York State, or the Federal Highway Administrator, or the chief executive of a county or city.

If damage to the work in progress is caused by an Occurrence, and to the extent that such damage has been determined by the Department to be beyond that which may be anticipated from heavy storms, and also to the extent that such damage is not reimbursable by insurance carried by the Contractor, the Contractor may apply to the State to pay or participate in the cost of repairing the damage to the work, unless such damage is caused by the Contractor’s action or inaction or the Contractor’s means and methods of construction.

The Contractor’s written request for the State to pay or participate in the cost of rebuilding, repairing, restoring or otherwise remedying damage to the work caused by an occurrence shall be submitted to and approved by the Commissioner before performing any work other than emergency work, including emergency work necessary to provide for passage of public traffic.

At the sole discretion of the Department, the contract may be terminated and the Contractor relieved of further obligation to perform the work.

C. Obligation to Indemnify by the Contractor. To the fullest extent permitted by law, the Contractor shall indemnify and save harmless the State, any municipality in which the work is being performed, and/or any public benefit corporation, railroad, or public utility whose property or facilities are affected by the work, from suits, claims, actions, damages and costs, of every name and description arising from the work under its contract during its prosecution and until the final acceptance thereof. The Contractor and any assigns, heirs, or successors in interest shall also indemnify and save harmless, to the fullest extent permitted by law, any consultant working for or on the project from suits, claims, actions, damages and costs involving personal injury and property damage arising from the Contractor’s work under the contract during its prosecution and until the final acceptance thereof. The State may retain such monies from the amount due the Contractor as may be necessary to satisfy any claim for damages recovered against the State, any municipality in which the work is being performed, and/or any public benefit corporation, railroad or public utility whose property or facilities are affected by the work, or consultants working for the State on or for the project. The Contractor’s obligation under this paragraph shall not be deemed waived by the failure of the State to retain the whole or any part of such monies due the Contractor, nor where such suit, action, damages and/or costs have not been resolved or determined prior to release of any monies to the Contractor under the contract, nor shall such obligation be deemed limited or discharged by the enumeration or procurement of any insurance for liability for damages imposed by law upon the Contractor, Subcontractor or the State, any municipality in which the work is being performed, and/or any public benefit corporation, railroad or public utility whose property or facilities are affected by the work, or any consultants working for the State on or for the project.
The Contractor has the obligation, at its own expense, for the defense of any action or proceeding which may be brought against the parties specified in paragraph §107-09C. Obligation to Indemnify by the Contractor. This obligation shall include the cost of attorneys’ fees, disbursements, costs and other expenses incurred in connection with such action or proceeding.

Such obligation does not extend to those suits, actions, damages and costs of every name that arise out of the sole negligence of the State, any municipality in which the work is being performed, and/or any public benefit corporation, railroad or public utility whose property or facilities are affected by the contract work, or any consultants working for the State, their agents or employees, relative to the construction, alteration, or repair of maintenance of a building, highway or structure and appurtenances and appliances thereof including moving, demolition and excavating connected therewith.

The State reserves the right to join such action, at its sole expense, when it determines there is an issue involving a significant public interest.

D. Prompt Response to Claims by the Public. The Contractor’s responsibility for the contract site applies to the full limits of the contract regardless of the extent or nature of contract work at a particular location. This obligation begins when the contract is awarded and continues until contract final acceptance. The Contractor shall promptly address all written damage claims of the public and, if not addressed directly, claims shall be promptly turned over to the Contractor’s insurance carrier without prejudicing the validity of the claim. There should be an interval of no more than 10 work days between receipt of a written claim by the Contractor and receipt by the carrier. The Contractor and/or the Insurance Carrier are expected to investigate, determine and adjust such claims promptly and fairly with notice to the Engineer. The Engineer will monitor claims by the public. If the Contractor fails to provide satisfactory resolution through a timely claims adjustment process or denies the claim without proper cause and justification, the Department may invoke Article 8 No Payment Due to the Contractor’s Non-Compliance of the contract agreement or utilize other remedies.

107-10 MANAGING SURPLUS MATERIAL AND WASTE.

The Contractor shall manage all surplus materials and waste generated in the performance of the contract in accordance with applicable federal, state, and local laws and regulations. Nothing herein is intended to prevent the Contractor from removing surplus materials or waste to appropriate off-site locations for beneficial reuse, recovery, or recycling purposes. The Contractor is encouraged to reuse, salvage or recycle materials to the maximum extent possible. Surplus or used materials generated from Department contracts that are easily recognizable, maintain their physical properties, are easily separated and transported, and have value as commodities are often recycled. These include metals (steel, iron, etc.), recycled asphalt pavement (RAP) in the form of chunks or millings, and recycled portland cement concrete aggregate (RCA). Surplus and used materials, unless identified otherwise, become the property of the Contractor. In accordance with 6 NYCRR 371.1(e)(1)(xiii) excluded scrap metal is not solid waste when being recycled.

Waste Management shall mean the collection, transportation, transfer, processing, recovery, storage, reclamation, treatment, handling and disposal of waste whether performed directly by the Contractor or others. Unless otherwise noted in the contract documents, all materials or substances that are spent, useless, worthless, or in excess to the Department, including materials generated on-site by the Department’s contract supervision and inspection activities, are covered by this subsection.

Unless specifically noted in the contract documents, it is not guaranteed that placement of surplus materials or spoil will be allowed within the right of way. Payment for managing surplus material and solid waste shall be included in the various contract pay items. The absence or unavailability of disposal areas on the contract site or the refusal of a permitted solid waste management facility to accept waste will not be the basis for a dispute for additional compensation for the disposal of wastes.
A. **Excess Soil and Rock.** Excess soil and rock may be generated by construction activities associated with Department contracts. Excess soil and rock may be presumed uncontaminated absent records, existing data, or knowledge/observation to the contrary. These materials may be excess because the quantity available exceeds the quantity required, or they do not have the engineering properties required for use, or they may not be of economic value in the current location, such as when the cost to transport the material approaches or exceeds its sale value. Provided these materials are uncontaminated, in accordance with 6 NYCRR 360-1.15(b)(7) they are not considered waste when used as fill material. These materials may be sold (“placed in commerce”) to a consumer and the consumer is responsible for its use/placement.

B. **Spoil.** Spoil may include excess soil and rock, and contains recognizable, uncontaminated concrete (including incidental pavement markings), asphalt pavement (including incidental pavement markings), brick, glass or soil materials generated by the cleaning of drainage ditches, culverts, storm sewers, catch basins or related appurtenances. Reinforcing steel embedded in concrete is considered an incidental metal and is included within the definition of concrete. Spoil may be presumed uncontaminated absent records, existing data, or knowledge/observation to the contrary. Spoil shall not be pulverized, shredded, or otherwise processed such that the individual waste components are rendered unrecognizable. Provided spoil is uncontaminated, in accordance with 6 NYCRR 360-1.15(b)(11) these materials are not considered waste when placed in commerce for service as a substitute for conventional aggregate.

Spoil areas for the disposal of excess soil and rock and spoil shall be established and restored in accordance with §107-08 Protection and Restoration of Property and Landscape. Excess soil and rock and spoil may be disposed of within the right of way whenever possible to flatten embankment side slopes, or may be disposed of in other locations within the right of way approved by the Engineer, but is not subject to the provisions governing lift placement and compaction. The Department makes no assurance that appropriate spoil areas within the right of way will be available for any individual contract. If no spoil area is available within the right of way, the Contractor shall dispose of these materials elsewhere, subject to appropriate environmental and land use regulations. Excess soil and rock and spoil may be disposed of at a location outside the right of way that takes no compensation, fee or other form of consideration, exempt from permit requirements, in accordance with 6 NYCRR 360-7(b)(1), between the hours of sunrise and sunset.

C. **Construction and Demolition Debris.** In accordance with 6 NYCRR 360-1.2(b)(38), Construction and demolition (C&D) debris is uncontaminated solid waste resulting from land clearing and from the construction, remodeling, repair and demolition of utilities, structures, and roads. C&D debris may include excess soil and rock or spoil, and includes but is not limited to: wood (including painted, treated and coated wood and wood products), land clearing debris, plumbing fixtures, electrical wiring, electrical components containing no hazardous liquids, nonfriable asbestos, wall coverings, plaster, drywall, roofing shingles and other roof coverings and pipes or metal attached to or embedded in these waste materials. C&D debris shall not be pulverized, shredded, or otherwise processed such that the individual waste components are rendered unrecognizable. C&D debris shall be disposed of in an permitted C&D waste management or processing facility. Nonfriable asbestos shall be disposed of at permitted C&D waste management facility. If a C&D waste facility is not available, C&D debris may be disposed of at a solid waste facility.

Unadulterated wood chips and mulch used for mulch, landscaping, or erosion control purposes are not solid waste. Trees, stumps, wood chips and yard waste generated from activities within the right of way may be disposed of in spoil areas within the right of way only, but are not subject to the provisions governing lift placement and compaction. Spoil areas shall be established and restored in accordance with §107-08 Protection and Restoration of Property and Landscape. These materials may also be disposed of at a permitted C&D or solid waste management facility.
In Nassau and Suffolk Counties all C&D debris shall be disposed of only in a C&D landfill or processing facility permitted by the NYS Department of Environmental Conservation (NYSDEC). In addition to the requirements of these specifications, no on-site disposal shall take place in these counties without appropriate notice to the Regional Office of the NYSDEC.

Within the Adirondack Park, construction and demolition debris shall only be deposited in accordance with additional requirements of the Adirondack Park Agency.

D. Non-Hazardous Solid Waste. Non-hazardous solid waste includes, but is not limited to: tires, office trash, garbage, roadside litter and street sweepings. The Contractor may collect and store non-hazardous solid waste on the contract site in transfer containers or other appropriate containers pending transportation to a legally permitted solid waste management facility. The Contractor shall meet the following conditions:

- Waste management activities shall be controlled to prevent odors and other nuisance conditions.
- Putrescible solid waste shall be removed when transfer containers are full, or weekly, whichever comes first.
- Non-putrescible solid waste may be collected and stored on the site in a transfer or other appropriate container not longer than 45 days.

E. Non-Hazardous Industrial Waste. Non-hazardous industrial waste includes, but is not limited to: asbestos, pavement marking waste, contaminated soil, empty drums and empty fuel tanks. These wastes require disposal at permitted solid waste management facilities or may be used in applications that have received generic or case-specific beneficial use determinations from NYSDEC. A waste transporter permitted by NYSDEC is required for transport of over 500 pounds of waste in a single load to a disposal facility.

1. Asbestos. Friable and nonfriable asbestos containing materials (ACM) shall only be handled or packaged for transport by a NYS Department of Labor licensed contractor using certified personnel. Friable asbestos waste shall only be transported by a permitted waste transporter under a waste shipment record and disposed of at a permitted waste management facility approved to accept friable asbestos. Non-friable asbestos shall be transported and disposed of as C&D debris.

2. Pavement Marking Wastes. Pavement marking wastes, including millings from the localized removal of only pavement markings and not surface milling, including the pavement material and debris containing the removed markings generated by cleaning and removal operations shall be disposed of as non-hazardous industrial solid waste, at a permitted solid waste management facility, typically a municipal landfill. Pavement marking waste should be collected by typical construction methods such as sweeping and/or vacuuming.

Solid waste management facilities may question whether pavement marking wastes are regulated hazardous wastes because yellow pavement marking products may contain lead and chromium in the pigments. Testing by the Department (toxicity characteristic leaching potential (TCLP)) of yellow pavement marking waste as well as the dried pure paint samples indicated that although it contained lead and chromium, it did not meet the regulatory limit for classification as a hazardous waste and was therefore considered a non-hazardous industrial waste.

3. Contaminated Soil. Soil contaminated with petroleum or other non-hazardous materials shall be disposed of as non-hazardous industrial waste at a permitted solid waste management facility or used in applications that have received generic or case-specific beneficial use determinations from the NYSDEC.

4. Empty Drums or Containers that Previously Held a Known Hazardous Material.
In accordance with 6 NYCRR Part 371.1(h), drums and containers that have had the contents
removed by common practices, have less than 1 inch of product residue on the bottom, and less than 3% of the original product are considered “empty” and non-hazardous, even if the material they previously contained would otherwise have been classified as a hazardous waste. This does not apply to drums or containers that held acutely hazardous wastes. Empty drums and containers shall be recycled or disposed of at a permitted waste management facility. Empty containers may be returned to the manufacturer, sent to a reconditioner or handled as scrap metal, cardboard, etc. and are exempt from waste transporter requirements when destined for such reuse.

F. Hazardous Waste. Hazardous wastes are those wastes that are specifically “listed wastes” per 6 NYCRR 371 and/or those that display hazardous wastes characteristics for ignitability, corrosivity, reactivity and/or toxicity.

1. Generator Status. Unless specifically noted otherwise in the contract documents, for all contacts that generate more than 220 pounds of hazardous waste per month, the Contractor shall comply with the regulations governing a Large Quantity Generator.
   a. Conditionally Exempt Small Quantity Generator (CESQG). Federal and State hazardous waste regulations classify a CESQG as one that generates less than 220 pounds of hazardous waste per month and stores less than 2,200 pounds of hazardous waste.
   b. Small Quantity Generator (SQG). Federal and State hazardous waste regulations classify an SQG as one that generates between 220 and 2,200 lb of hazardous waste per month or stores between 2,200 pounds and 13,200 pounds of hazardous waste.
   c. Large Quantity Generator (LQG). Federal and State hazardous waste regulations classify an LQG as one that generates more than 2,200 pounds of hazardous waste per month.

2. Hazardous Waste Handling Requirements. The Contractor shall meet the following hazardous waste requirements:
   a. Waste shall be properly packaged, with a written description and labeled as hazardous.
   b. Waste shall be inspected at least weekly while stored on site.
   c. Waste shall be shipped by a permitted waste transporter with a hazardous waste manifest and required documentation.
   d. Waste shall be disposed of at a permitted hazardous waste treatment storage and disposal facility (TSDF).
   e. Waste shall be removed within 90 days after generation, unless a specific contract pay item requires removal sooner.
   f. Hazardous waste shall be stored on the site of generation until manifested and shipped for disposal. The only exceptions for this are for CESQG wastes which may be temporarily relocated to non-permitted facilities.
   g. Preparedness and prevention features and contingency planning and emergency procedures shall be developed as per 6 NYCRR 373-3.3 and 373-3.4, respectively.
   h. Personnel must be trained in hazardous waste management procedures relevant to the positions in which they are employed.
   i. Appropriate security shall be provided for hazardous wastes while stored on site.

107-11 AIR QUALITY PROTECTION.

The Contractor shall schedule and conduct activities to minimize impacts to air quality and to prevent hazardous or objectionable air quality conditions within the contract limits and in areas adjacent to or affected by the work. The Engineer will suspend the performance of any construction activity that creates hazardous or objectionable air quality conditions until the unsatisfactory condition has been corrected.
A. **Dust.** The Contractor shall apply pro-active measures to prevent discharge of dust into the atmosphere that unreasonably interferes with the comfortable enjoyment of life and property or is harmful to plants or animals.

B. **Burning.** Any material generated by any activity for the development, modification and construction of any transportation facility shall not be burned on the contract site. This shall include but not be limited to products of land clearing and demolition.

C. **Prevention.** The Contractor shall employ appropriate protection techniques and/or systems to prevent hazardous or objectionable air quality conditions, particularly when conducting drilling, cutting, grinding, abrasive blasting or similar operations that impact air quality.

### 107-12 WATER QUALITY PROTECTION.

Water quality protection is a joint responsibility of the Department, as the owner and the holder of environmental permits, and the Contractor, acting as an agent for the Department. The Contractor shall protect all water resources within the contract limits and on lands adjacent to or affected by the work, and take measures to maintain water quality of receiving water bodies.

The Contractor shall schedule and conduct its work to minimize soil erosion, not cause or contribute to a violation of water quality standards and prevent sedimentation on lands adjacent to or affected by the work. Construction of temporary soil erosion and sedimentation control measures, temporary and permanent soil stabilization, construction of drainage facilities and performance of other contract work which will contribute to the control of erosion and sedimentation shall be carried out in conjunction with related construction operations. The area of disturbance at any one time by construction operations shall be kept to a minimum and shall not exceed the limits established in the contract documents or applicable permits.

Prior to the start of related construction, the Contractor shall review the erosion and sediment control plan included in the contract documents, and if necessitated by the Contractor’s operations, modify the plan for compatibility with the Contractor’s intended sequence of construction operations, to include, but not limited to: construction phases; contract milestones, installation of control measures, clearing and grubbing operations, earthwork, etc. The Contractor’s modified erosion and sediment control plan shall be submitted to the Engineer for approval, along with a progress schedule for accomplishment of temporary and permanent erosion and sediment control work in accordance with §108-01 Progress Schedule.

Prior to the start of related construction, the Contractor shall submit for approval a proposed plan of erosion and sediment control and water pollution control on material storage areas, haul roads and borrow pits and a plan for disposal of surplus excavated materials within the right of way. The Contractor shall submit for approval the names of individuals who will be inspecting control measures, and a description of their qualifications. The Contractor’s erosion and sediment control plan shall be prepared in accordance with Department specifications and the guidance contained in the *New York Guidelines for Urban Erosion and Sediment Control*, latest edition, printed by the Empire State Chapter, Soil and Water Conservation Society, c/o Cayuga County SWCD, 7413 County House Road, Auburn, New York 13021. No related work shall be started until the erosion and sediment control plans and progress schedules have been approved by the Engineer. As conditions change during construction or work is not progressed in accordance with the schedule, the Contractor shall regularly submit a progress schedule update in accordance with §108-01 Progress Schedule and an updated erosion and sedimentation control plan, as necessary, for approval by the Engineer.

The Contractor’s operations shall be carried out in accordance with the approved erosion and sediment control plans, progress schedule, contract documents and permits. The Contractor shall be guided by, but not limited to, the following:
A. Permits. All applicable statutes, regulations, permits and approvals of the NYSDEC, other water quality management agencies and fish and wildlife agencies shall be complied with in the performance of the contract. Care shall be taken so as not to cause turbidity that will result in a visible contrast to the natural conditions of a waterway or impoundment, cause sedimentation or impair the waters for their best usages.

B. Borrow or Spoil Areas. Erosion and sediment control of borrow areas, spoil areas and construction roads shall be conducted both during and after completion of the work, to minimize soil erosion and not cause or contribute to a violation of water quality standards and prevent sedimentation on lands adjacent to or affected by the work.

C. Fording. Fording of waterways may require a permit from NYSDEC, and will not normally be allowed, therefore, temporary bridges or other structures shall be used where a waterway crossing is necessary. Unless otherwise approved in writing by the Engineer, the Contractor shall not ford or operate mechanized equipment in waterways.

D. Work Areas Adjacent to Waterways. When work areas, borrow areas, spoil areas or gravel pits are located in or adjacent to waterways or impoundments, such areas shall be separated from the rest of the waterway or impoundment by a dike or other barrier to prevent sediment from entering a flowing waterway or impoundment. Care shall be taken during the construction and removal of such barriers so as not to cause turbidity or sedimentation.

E. Removal of Temporary Obstructions. All waterways shall be cleared as soon as practicable of false work, piling, debris or other obstructions placed during construction operations and which are not a part of the finished work.

F. Maintenance. Ditches which are filled, or are partly or wholly inoperative, shall be cleaned and made operative before the Contractor stops work for each day, and shall be maintained in a satisfactory condition for the duration of the contract. All erosion and sedimentation control measures which have been displaced, or are partly or wholly inoperative, shall be repaired within 72 hours after required inspection, unless repairs are required sooner by the contract documents.

G. Water Discharges. Water containing sediment from aggregate washing, pump discharges or other operations shall be treated by filtration, settling basin or other means sufficient to prevent turbidity or sedimentation of receiving waterways. Turbid wash water or pump discharges shall not be allowed to enter waterways or impoundments.

H. Pollutants. Pollutants such as fuels, lubricants, bitumens, raw sewage and other harmful materials shall not be discharged into or near waterways and impoundments or into natural or manmade channels leading thereto.

The Contractor shall ensure that all controls are functioning in an effective manner and address all failures or other problems in a pro-active manner, immediately. If a situation comes to the Engineer’s attention, the Engineer will inform the Contractor of unsatisfactory construction procedures and operations insofar as water quality management are concerned. The Engineer will also review the Contractor’s compliance with state and federal permit conditions as they relate to water quality. If the unsatisfactory construction procedures and operations are not corrected in a timely manner, the Engineer will suspend the performance of any or all operations in accordance with §105-01 Engineer’s Authority until the unsatisfactory condition has been corrected.
SECTION 108 - PROSECUTION AND PROGRESS

108-01 PROGRESS SCHEDULE.
The purpose of a progress schedule is to ensure adequate planning and execution of the work and to evaluate the progress of the work. The Contractor’s progress schedule, updates, revisions and reports will be an integral part of the Department’s management of the capital program. The Contractor's schedules will be used by the Department to monitor progress, plan the level of effort by its own work forces and consultants, and as a critical decision making tool. Accordingly, the Contractor shall ensure that its progress schedule submissions are both accurate and timely.

Approval of the progress schedule shall not be construed to imply approval of any particular method or sequence of construction or to relieve the Contractor of providing sufficient materials, equipment and labor to guarantee completion of the contract in accordance with the contract documents. Approval shall not be construed to modify or amend the contract agreement or the completion date therein.

All costs to create and update the progress schedule shall be solely the Contractor's obligation and will be at no additional cost to the State unless specifically provided for in other contract provisions.

If the work falls behind the progress schedule, the Contractor shall take such actions as necessary to improve its progress. If the Contractor is behind schedule any month, the Contractor shall indicate what measures it will take in the next thirty (30) days to put the work back on schedule so as to meet the contract completion date specified in the contract. In preparing the revised schedule, the Contractor shall consider increasing its work force, construction plant and equipment, the number of work shifts, etc.

A. Contracts Without Type 2 CPM Schedule Requirements. The following requirements shall apply to all contracts that do not contain a requirement for a CPM Schedule.

1. Baseline Progress Schedule. At the Preconstruction Meeting, the Contractor shall prepare and submit a complete baseline progress schedule to the Engineer for approval, showing the significant on-site construction activities with planned start and completion dates, including activities of the Contractor, subcontractors, fabricators, and suppliers to ensure adequate planning and communication.

   Activities shall include, the following items, as applicable: (a) milestone events; (b) seasonal weather limitations (c) the procurement and fabrication of materials, plant and equipment; (d) the order in which the Contractor proposes to complete activities; (e) temporary structures or systems; (f) major construction or work zone traffic control stages; (g) activities assigned to Utilities, railroads and other parties; (h) activities assigned to the Department and other State or municipal entities; (i) sampling and testing of materials; (j) settlement, surcharge or cure periods; (k) punch list work, and (l) inspection activities assigned to the Department, including final inspection.

   Any graphical representations shall be shown at a suitable scale to be legible and readable.

2. Progress Schedule Updates and Revisions. On a monthly basis the Contractor shall update and revise the schedule to reflect any major changes in the work, completion time, or both, and submit the updated and revised schedule to the Engineer. The modification of a date, either planned or actual, is considered an update. The modification of progress schedule logic in any manner is considered a revision.

   When requested by the Regional Construction Engineer, the Contractor shall furnish weekly progress schedule updates and revisions indicating number of personnel, equipment type, and location and nature of the work to be performed.

   The Engineer will acknowledge in writing within 7 days of receipt that the submittals are accepted, or that revisions are needed. If the proposed progress schedule is not acceptable, the Engineer may direct the Contractor to submit a new schedule. The Department may request that
meetings be held by the Contractor at least on a monthly basis and be attended by the Engineer who will monitor the Contractor's progress and performance.

3. Failure to Submit Progress Schedule. If the Contractor fails to submit a progress schedule to a degree that the Regional Construction Engineer deems such failure to adversely affect the management and/or administration of the contract, the Engineer may withhold approval of contract payments pursuant to Article 8 No Payment on Contractor's Non-Compliance of the contract agreement until such time as the Contractor submits the required progress schedule.

B. Contracts With Type 2 CPM Schedule Requirements. The Contractor's progress schedule will be used to establish a standard methodology for time adjustment analysis, based on the principles of the Critical Path Method of scheduling, to identify work items and paths that are critical to the timely completion of the work, to identify upcoming activities on the critical path(s), to evaluate the best course of action for recovering schedule delays, to facilitate efforts to complete the work in a timely manner, and to evaluate resource requirements of the Contractor and the Department.

The Contractor's progress schedule will be used as the basis for analyzing the time impact of changes in the work and unanticipated delays on any contract milestone dates; to resolve contract disputes concerning time; and as the basis for recommendations for changes to the contract completion date.

Events, actions, and progress that cause delays or gains to the progress schedule will be analyzed solely by the Contemporaneous Period Analysis method.

1. Baseline Progress Schedule. The Contractor shall prepare and submit a complete baseline progress schedule to the Engineer for approval, showing all of the on-site construction activities with durations and seasonal or other limitations, including activities of the Contractor, subcontractors, fabricators, and suppliers to ensure adequate planning and communication. The number and details of the activities will be dependent upon the nature, size, and complexity of the work.

Activities shall include, but shall not be limited to: (a) milestone events; (b) a list of activities on the critical path; (c) the procurement/submittal process including shop drawings and sample submittals; (d) the fabrication and delivery of key elements and those with long lead times; (e) temporary structures or systems; (f) falsework and shoring; (g) major construction or work zone traffic control stages; (h) activities assigned to Utilities, railroads and other parties; (i) activities assigned to the Department and other State or municipal entities; (j) sampling and testing of materials; (k) settlement, surcharge or cure periods; (l) punch list work, and (m) inspection activities assigned to the Department, including final inspection.

2. Progress Schedule Updates and Revisions. The Contractor shall update and revise the progress schedule to reflect changes in the work, completion time, or both, and submit the updated and revised schedule to the Engineer. The modification of a date, either planned or actual, is considered an update. The modification of progress schedule logic in any manner is considered a revision.

The Engineer will acknowledge in writing within 7 days of receipt that the submittals are accepted, or that revisions are needed. If the proposed schedule is not acceptable, the Engineer may direct the Contractor to submit a new schedule. The Department may request that meetings be held by the Contractor at least on a monthly basis and be attended by the Engineer who will monitor the Contractor's progress and performance.
3. **Documentation of Delay.** The Contractor shall document delays and shall provide detailed information including but not limited to: the events that caused the delay, the party or parties responsible for the delay, activities in the current progress schedule affected by the events, and the magnitude of the delay using the current progress schedule update.

The Contractor shall maintain a contemporaneous tally of all delay days, those it contends are attributable to the State, and those it contends attributable to the Contractor. The Contractor shall submit the tally of delay days to the Engineer on a monthly basis. The Engineer will also maintain a contemporaneous tally of delay days, in order to facilitate agreement on the status and responsibility for delays, or to limit and document disagreements between the Contractor and the Department.

If the Contractor alleges that a time related delay has or is occurring that impacts the Critical Path, the Contractor shall submit a monthly progress schedule update and revision with the next progress schedule submission, and a narrative Time Impact Analysis.

The Department, as necessary, will either request in writing that the Contractor submit an Application for Extension of Completion Date and/or request in writing that the Contractor accelerate the work impacted, and submit a schedule revision which demonstrates how the acceleration will recover the necessary time. Upon submission of a progress schedule update and revision containing a Time Impact Analysis, the Department will evaluate the merit of the requested time extension.

The Engineer will review the documentation of delay within 14 calendar days of receipt and will provide a written response to the Contractor regarding deficiencies of the submission, required additional information and the Department’s technical review and findings to date.

4. **Failure to Submit Progress Schedule.** If the Contractor fails to submit a progress schedule to a degree that the Regional Construction Engineer deems such failure to adversely affect the management and/or administration of the contract, the Engineer may withhold approval of contract payments pursuant to Article 8 No Payment on Contractor's Non-Compliance of the contract agreement until such time as the Contractor submits the required progress schedule.

If the Contractor fails to submit the required progress schedule updates and revisions, the Contractor waives its rights to adjustments of time and related compensation for delays that accrue during the period in which the progress schedule has not been submitted in accordance with the detailed CPM scheduling requirements. The Department will have no liability for any subsequent Contractor time related disputes which occurred during the period of time in which the Contractor failed to submit monthly progress schedule updates and revisions in a timely manner.

**108-02 COMPLETION DATE.**

The Contractor shall employ and supply a sufficient force of workers, materials and equipment and shall progress the work with such diligence so as to ensure completion of the work prior to the contract completion date.

In accordance with Article 4 Date of Completion of the contract agreement, the Contractor shall complete all work to be performed under the contract within the time stated in the contract agreement or within such extended time for completion as may be granted by the Commissioner. If the Contractor desires an extension of time, an Application for Extension of Completion Date shall be submitted to the Engineer sufficiently early for the Engineer to make a recommendation and forward the application so that it may be filed with the Regional Director at least 15 days prior to the contract completion date.

The Contractor may propose a projected early completion date on any progress schedule submission. If the Contractor desires reimbursement for delay damages caused by the Department in accordance with §109-05D Time Related Dispute Compensation related to an early completion date, the Contractor shall obtain approval of the change to the completion date via a separate Value Engineering Change Proposal (VECP) in accordance with §104-10 Value Engineering Change Proposal.
If the VECP is approved by the Department, the contract completion date will be revised to the proposed early completion date, via Change Order.

If the Contractor fails to complete all contract work by the revised contract completion date, the Department will assess Engineering Charges, but not Liquidated Damages, for the work that remains uncompleted, for the period after the revised contract completion date to the original contract completion date, in accordance with §108-03 Failure to Complete Work on Time.

If the Contractor fails to complete all contract work by the original contract completion date, the Department will assess Engineering Charges for the work that remains uncompleted, and Liquidated Damages, for each calendar day from the original contract completion date to the final date of completion of the work, in accordance with §108-03 Failure to Complete Work on Time.

108-03 FAILURE TO COMPLETE WORK ON TIME.

For each calendar day, or any portion thereof, that any work remains uncompleted after the contract completion date specified in the contract agreement, Liquidated Damages and/or Engineering Charges from the contract completion date to the final date of completion of the work will be assessed against the Contractor. When specified in the contract documents, Liquidated Damages may also be assessed for each calendar day, or any portion thereof, for failure to complete certain portions of work or for failure to comply with requirements shown in the contract documents. Liquidated Damages will be assessed not as a penalty, but as liquidated damages; provided however that due account shall be taken of any adjustment of the contract time for completion of the work as provided for elsewhere in the specifications.

A. Engineering Charges. Engineering Charges include all appropriate engineering and inspection expenses incurred by the State, its consultants and inspection agencies, and by railroad companies.

Engineering Charges will be assessed in cases where the work has been unduly delayed by the Contractor because of unwarranted reasons, inefficient operation, or for any other reason for which the Department determines the Contractor to be responsible. Reasonable time necessary for reviews of shop drawings by the State or its agents, for changes or additions to the work to meet field conditions which do not significantly affect the scheduled completion of the contract, delays incurred by seasonal and weather limitations, localized labor actions and shortages of supplies or materials, and other situations which should be anticipated are neither compensatory nor eligible for extensions of time without the assessment of Engineering Charges, except as provided for under §108-04 Delay Provisions.

Before assessing Engineering Charges, the Department will give due consideration to factors attributing to such delay due to extenuating circumstances beyond the control of the Contractor limited to the following:

1. The work or the presence on the contract site of any third party, including but not limited to that of other contractors or personnel employed by the State, by other public bodies, by railroad, transportation or utility companies or corporations, or by private enterprises, or any delay in progressing such work by any third party except as indicated or disclosed in the contract documents or ordinarily encountered or generally recognized as inherent in the work.
2. The existence of any facility or appurtenance owned, operated, or maintained by any third party, except as indicated or disclosed in the contract documents or ordinarily encountered or generally recognized as inherent in the work.
3. The act, or failure to act, of any public or governmental body, railroad, transportation or utility companies or corporations, including, but not limited to, approvals, permits, restrictions, regulations or ordinances not attributable to a Contractor's submission, action or inaction or Contractor's means and methods of construction.
4. Restraining orders, injunctions, or judgments issued by a court not caused by a Contractor's submission, action or inaction or Contractor's means and methods of construction.
5. Any industry-wide labor boycotts, strikes, picketing or similar situations, as differentiated from jurisdictional disputes or labor actions affecting a single or small group of contractors or suppliers.

6. Any industry-wide shortages of supplies or materials required by the contract work, as differentiated from delays in delivery by a specific or small group of suppliers.

7. Unusually severe storms of extended duration or impact, other than heavy storms or climatic conditions which could generally be anticipated by the bidders, as well as floods, droughts, tidal waves, fires, hurricanes, earthquakes, landslides, or other catastrophes.

8. Decisions by the Department to open certain sections of the contract to traffic before the entire work is completed.

9. Significant changes in contract quantities, major extra contract work, delays in the review or issuance of change orders or field change sheets, or delays beyond the established time periods for review and approval for shop drawings, which significantly affect the overall completion of the contract.

10. Failure of the State to provide individual rights-of-way parcels for an extended period of time beyond that indicated by the contract if such unavailability, as determined by the Commissioner, significantly affects the scheduled completion of the contract.

11. Any situation which was beyond the contemplation of the parties at the time of entering into the contract.

12. Award of the contract by the State more than 45 days beyond the letting date.

13. Situations covered by §104-03 Differing Site Conditions, §104-04 Significant Changes in the Character of Work and §104-05 Suspensions of Work Directed by the Engineer.

**B. Liquidated Damages.** Liquidated damages will be in the amount per calendar day specified in Table 108-1 Schedule of Liquidated Damages, in addition to Engineering Charges as provided for in §108-03A. Engineering Charges. Liquidated Damages for special or very large contracts may be specified in the contract proposal. Liquidated Damages will not apply to contracts containing no work within the roadway limits. The Commissioner may waive such portions of the liquidated damages as may accrue if the work is deemed to be in such condition as to be safe and convenient for use by the traveling public.

Permitting the Contractor to continue and finish the work or any part of it after the time fixed for its completion or after the date to which the time for completion may have been extended, will in no way constitute a waiver on the part of the State of any of its rights under the contract.

The Contractor is responsible and liable for said liquidated damages even in the event that the Contractor abandons the performance of the contract or the Contractor's employment is terminated pursuant to the provisions of this contract.

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108-04 DELAY PROVISIONS.

A. Compensable Delays. The Department may provide monetary compensation for delays and interference in certain defined instances. The Contractor will only be eligible for extra compensation caused by delay or interference affecting the performance or the scheduling of contract work for those instances arising out of:

1. §104-03 Differing Site Conditions;
2. §104-04 Significant Changes in the Character of the Work; and
3. §104-05 Suspensions of Work Directed by the Engineer;
4. Situations not referenced in this paragraph and which are not within the contemplation of the parties at the time of entering into the contract.

These aforementioned provisions may also form the basis for extra work compensation pursuant to §105-14 Disputed Work and Dispute Resolution and §109-05 Extra Work and Time Related Compensation. Failure of the Contractor to adequately progress completion of the work will be considered in determining whether the aforementioned instances are the primary causes of delay. In all such instances, for any requests made under this subsection, the Contractor shall keep detailed written records of the costs in accordance with §104-06 Notice and Recordkeeping. Any dispute shall be promptly submitted to the Engineer in writing, pursuant to §105-14 Disputed Work and Dispute Resolution.

B. Non-Compensable Delays. The Contractor agrees to make no monetary request for, and has included in its bid prices for the various items of the contract, any extra/additional costs attributable to any delays, inefficiencies or interferences in the performance of the contract caused by or attributable to the items set forth below. The Contractor shall be compensated solely by an extension of time, with or without engineering charges as appropriate, to complete the performance of the work in accordance with the provisions of §108-02 Completion Date.

1. The work, or the presence on the contract site, of any third party, including but not limited to personnel or other contractors employed by the State, by other public bodies, by railroad, transportation or utility companies or corporations, or by private enterprises.

2. Any delay in progressing work by any third party as indicated or disclosed in the contract documents or ordinarily encountered or generally recognized as inherent in the work.

3. The existence of any facility or appurtenance owned, operated, or maintained by any third party, as indicated or disclosed in the contract documents or ordinarily encountered or generally recognized as inherent in the work.

4. The act, or failure to act, of any other public or governmental body, railroad, transportation or utility companies or corporations, including, but not limited to, approvals, permits, restrictions, regulations or ordinances attributable to a Contractor's submission, action or inaction or Contractor's means and method of construction.

5. Restraining orders, injunctions, or judgments issued by a court which were caused by a Contractor's submission, action or inaction or Contractor's means and method of construction.

6. Any labor boycott, strike, picketing or similar situation.

7. Any shortages of supplies of materials required by the contract work.
8. Climatic conditions, storms, floods, droughts, tidal waves, fires, hurricanes, earthquakes, landslides, or other catastrophes. However, payment may be made for repairing damage to the work caused by an "occurrence" as provided in §107-09 Damage.

9. Extra work which does not significantly affect the overall completion of the contract, delays in the review or issuance of change orders, or field change sheets or delays within the established time periods for review and approval for shop drawings.

10. Any situation which was within the contemplation of the parties at the time of entering into the contract.

11. Award of the contract by the State more than forty-five (45) days beyond the letting date.

108-05 SUBLETTING OR ASSIGNING THE CONTRACT.

The Contractor shall perform, with its own organization, contract work amounting to not less than 50 percent of the total contract bid price. The amount for any items designated as "Specialty Items" will be deducted from the original total contract bid price before computing the amount of work required to be performed by the Contractor with its own organization. The amount subcontracted will be computed based on contract pay item bid prices, except where a subcontractor is identified as performing less than the full scope of an item.

- "Its own organization" shall be construed to include only workers employed and paid directly by the Contractor and equipment owned or rented by it, with or without operators.
- "Specialty Items" shall be limited to those items identified in the contract documents.

The Contractor is responsible for all work performed by Subcontractors, Truckers, Manufacturers, Fabricators, Material Suppliers, Services and any other parties in the performance of the contract, regardless of whether Department approval has been obtained. Work shall be performed only by Subcontractors and Truckers specifically approved by the Regional Construction Engineer, and work shall not begin prior to approval by the Regional Construction Engineer. Work shall not be assigned by a Subcontractor to a lower tier subcontractor. Work by a non-approved Subcontractor or Trucking Firm may be withheld.

A. **Subcontractors.** Except as provided below, Subcontractor approval is required for:

- Firms performing on-site work as defined in the contract documents.
- Firms performing the on-site maintenance of previously furnished and installed products.
- Firms delivering materials to the contract site and incorporating them directly into the work by the firm's on-site work force.

Subcontractor approval is not required for:

- Manufacturers, Fabricators and Material Suppliers who do not incorporate supplies or materials directly into the contract work.
- Service work which is not accounted through labor, equipment and materials, including, but not limited to Work Services and Professional Services.
- Off-Site Trucking and Material Delivery.
- Owner/Operator Trucking, both on-site and off-site.

1. **Subcontractor Approval.** Prior to approval of a Subcontractor by the Department, the Subcontractor shall file and have approved a completed Form CCA-2 New York State Vendor Responsibility Questionnaire - For Profit Construction with the Contract Management Bureau.
If a Contractor is not SSPC certified, Subcontractors performing structural paint removal operations and painting work shall be SSPC certified or alternatively certified by the Department in accordance with §105-03 Methods and Equipment.

The Contractor shall submit Subcontractor approval requests using the Department approved civil rights reporting software to the Regional Construction Group for approval by the Regional Construction Engineer. For each Subcontractor, the Contractor shall submit the following:

- Labor affidavit Form AC 2948 Subcontractor’s Certification
- Subcontractor’s Certification - Project Specific Safety and Health Plan;
- Proof of Insurance in accordance with §107-06 Insurance;
- Contractor/Subcontractor SPDES Permit Certification (if there is a contract SPDES permit)
- The Department reserves the right to suspend or withdraw its approval of subcontractors where the Department determines it is in the best interest of the State to do so, including, but not limited to a Subcontractor’s failure to comply with Health and Safety requirements, failure to comply with the terms of the Contract, and/or failure to remain a responsible subcontractor for the entire duration of the Contract.

2. Subcontract Provisions. All Subcontracts shall be in writing and shall contain all pertinent provisions of the contract in regard to Federal and State Laws and Regulations. All Subcontractors shall maintain insurance coverages as required by §107-06 Insurance.

All subcontracts, supply or equipment contracts in excess of $10,000 shall incorporate the provisions of §102-11 Equal Employment Opportunity Requirements.

All subcontracts shall incorporate the provisions of §105-21 Civil Rights Monitoring and Reporting.

All subcontracts shall incorporate the provisions of §108-05D. Title VI Assurance, including supply and equipment contracts, unless exempt by 49 CFR 21, or directives issued pursuant thereto.

All subcontracts, supply or equipment contracts shall incorporate the provisions of §105-14 Disputed Work and Dispute Resolution. If such subcontracts or supply or equipment contracts do not have similar provisions, then the State payments to the Contractor for such subcontract or supply or equipment work shall be limited to only that which are provided by the provisions of §105-14 Disputed Work and Dispute Resolution as if it were in effect for such subcontract or supply or equipment contract.

All Subcontractors working within the contract limits or at a facility dedicated to the contract shall have a written Project Safety and Health Plan in accordance with §107-05 Safety and Health Requirements or shall have a copy of the Contractor’s written Project Safety and Health Plan and shall confirm by written agreement with the Contractor that all construction operations are adequately addressed. The Contractor shall have a copy of each Subcontractor’s written Safety and Health Plan, and shall ensure that the Subcontractor’s plans are not in conflict with the Contractor’s written Safety and Health Plan.

For Federal-Aid contracts, all subcontracts, supply or equipment contracts shall directly incorporate all of the provisions of Form FHWA-1273 Required Contract Provisions Federal-Aid Construction Contracts, the provisions may not be incorporated by reference.

For Federal-Aid contracts, the Contractor shall include the provisions of §108-05C. DBE Program Assurance in every subcontract.

B. Owner/Operators. Owner/Operators are defined as individual businesses operated by the owner, who do not have any other employees, and therefore are not subject to prevailing wage rates. Prior to performance of on-site work or trucking by an Owner/Operator, the Contractor shall submit
proof of commercial automobile insurance and a Subcontractor’s Certification - Project Specific Safety and Health Plan or Certification - Trucking Safety and Health Plan to the Engineer.

In order to be an Owner/Operator, the following conditions shall be met:

1. The operator shall be the registered owner of the vehicle, and the name of the operator shall match the name of the owner on the vehicle registration; or,
   If the registered owner of the vehicle is a firm or corporation, typically a finance or leasing company, the operator shall furnish a lease or purchase agreement for the vehicle.

2. Insurance for the vehicle should be carried in the Owner/Operator’s name, or in the name of the registered owner.

**C. DBE Program Assurance.** The Contractor shall carry out the applicable requirements of 49 CFR 26 in the award and administration of Federal-Aid contracts. Failure by the Contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the Department deems appropriate.

**D. Title VI Assurance.**

1. **Compliance with Regulations.** The Subcontractor shall comply with the Regulation relative to nondiscrimination in federally-assisted programs of the USDOT 49 CFR 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.

2. **Nondiscrimination.** The Subcontractor, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The Subcontractor shall not participate either directly or indirectly in the discrimination prohibited by 49 CFR 21.5, including employment practices when the contract covers a program set forth in 49 CFR 21 Appendix B.

3. **Solicitations for Subcontractors, Including Procurements of Materials and Equipment.** In all solicitations either by competitive bidding or negotiation made by the Contractor for work to be performed under a subcontract, including procurements of materials or leases of equipment, each potential Subcontractor or supplier shall be notified by the Contractor of the Contractor's obligations under this contract and 49 CFR 21 relative to nondiscrimination on the grounds of race, color, or national origin.

4. **Information and Reports.** The Subcontractor shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information and its facilities as may be determined by the Department or the Federal Highway Administration to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of a subcontractor is in the exclusive possession of another who fails or refuses to furnish this information the subcontractor shall so certify to the Department, or the Federal Highway Administration as appropriate, and shall set forth what efforts it has made to obtain the information.

5. **Sanctions for Noncompliance.** In the event of the Subcontractor's noncompliance with the nondiscrimination provisions of this contract, the Department shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:
a. withholding of payments to the Contractor under the contract until the Subcontractor complies, and/or
b. cancellation, termination or suspension of the contract, in whole or in part.

**108-06 COMMENCEMENT OF ACTIONS ON STATE PUBLIC WORKS CONTRACTS.**

In accordance with State Finance Law §138-a, the time within which an action on this contract, against the Contractor, must be commenced shall be computed from the date of completion of the physical work. The Contractor may notify the Department in writing that such physical work has been completed by specifying a completion date, which date shall be no more than 30 days previous to the date of such notice, in which case the completion date set forth in such notice shall be deemed to be the date of completion of the physical work unless the Department, within 30 days of receipt of such notice, notifies the Contractor in writing of its disagreement.

In the event the Contractor fails to send a notice provided for herein, or the State disagrees, then the date of completion of the physical work shall be determined in any other manner provided by law. If the Contractor elects to send such a notice, it shall be sent by certified mail to:

New York State Department of Transportation
Office of Legal Affairs
50 Wolf Road
Albany, New York 12232

The Department hereby disagrees with any date selected by the Contractor pursuant to §138-a of the State Finance Law which is earlier than the date of contract final acceptance as determined by the Commissioner or his/her designee. The provisions of §138-a shall in no way modify the duties and obligations of the Department to comply with Article eleven-A of the State Finance Law (prompt payment legislation).

**108-07 SEASONAL SHUT-DOWN.**

If it should become necessary to stop the work due to the lateness of the season, the Contractor shall open proper draining ditches, erect temporary structures where necessary, prepare the contract site so that there will be a minimum interference with traffic, set up and maintain a competent organization to maintain traffic through the contract site, and take precautions to prevent damage or unreasonable deterioration of the work during the time it is closed.

**SECTION 109 - MEASUREMENT AND PAYMENT**

**109-01 MEASURING QUANTITIES.**

All contract payments, including the final, will be made for quantities of work performed and materials placed in accordance with the contract documents as determined by the measurements of the Engineer, and the resulting quantities shall be accepted as final, conclusive and binding upon the Contractor.

The Engineer will choose the method by which the work will be measured, such as: measured from documents/data (contract plans, cross sections, CADD files, etc.); measured with an appropriate device such as measuring tape or wheel; or measure from field survey of completed work. Measurements on slopes will generally use the slope distance to determine lengths and areas. Measurements on slopes of 1 on 4 or steeper will use the slope distance.

Various methods of quantity computation may be used by the Engineer, including but not limited to: arithmetic calculations, manual measuring tools such as a planimeter, or computer based tools/software. The Engineer will choose the computation method, and the method may vary by contract and by contract pay item as appropriate, with the goal of obtaining reasonably accurate quantities of work for payment using a commensurate amount of effort and resources.
109-02 COMPENSATION FOR ALTERED QUANTITIES.
The Department reserves the right to order changes in quantities of contract pay items as is necessary to complete the work, in accordance with the intent of the contract documents.

**A. Major Items.** For Major Items (as defined in §101-02 Definitions of Terms), payment will be made for all extra work at the contract unit bid price for work up to 125% of the original contract quantity. For Major Item quantities less than 75% or more than 125% of the original contract quantity, consideration of contract adjustment will be in accordance with §104-04B. Major Items. Total payments made for all work on a Major Item that decreases to below 75% of the original contract item quantity, will not exceed the total payments which would have been made if the original contract quantity had been completed at the original unit price bid.

**B. Minor Items.** For Minor Items (as defined in §101-02 Definitions of Terms), payment will be made for extra work at the contract unit bid price, except for any extra work that is both: (1) more than 200% of the original contract quantity and (2) results in an increase of more than $5,000 from the original contract amount, will be considered a Significant Change in accordance with §104-04C Minor Items.

109-03 SCOPE OF PAYMENT.
The Contractor is directed to the provisions of Sections 70, 71 and 79-a of the Lien Law that apply to funds being received by a Contractor for a public improvement. The funds received by the Contractor shall constitute trust funds in the hands of the Contractor and shall be applied first to the payment of certain claims.

No certificate approving or authorizing the first partial payment, or in the event there shall be no first partial payment, then no certificate approving or authorizing any final payment will be made to a foreign Contractor unless such Contractor shall have furnished satisfactory proof that all taxes due by such Contractor under the provisions of Articles 9, 9A, 16 and 16A of the Tax Law have been paid. The certificate of the State Tax Commission to the effect that all such taxes have been paid shall be conclusive proof of the payment of such taxes. The term foreign Contractor means: in the case of an individual, a person who is not a resident of this State; in the case of a partnership, one having one or more partners who is not a resident of this State; and in the case of a corporation, one not organized under the laws of this State.

Section 179 of the State Finance Law requires the Department to make payment on highway construction contracts within certain time frames. If the Department unjustifiably fails to pay within the prescribed time, it may be required to pay interest for each day in excess of the prescribed time.

109-04 PARTIAL PAYMENTS.
Upon application by the Contractor, and approval by the Regional Construction Engineer, payments for the actual cost of certain materials may be made to the Contractor prior to incorporation of such material in the permanent work.

**A. Eligibility.** To be eligible for partial payment, materials must meet all of the following conditions:

1. Inclusion on the listing later in this section;
2. Have a minimum material cost of $5,000. Individual components of an item or related items may be combined to meet the minimum (i.e. combination of all guiderail components);
3. Be materials which will be incorporated into permanent work;
4. Steel and iron materials shall be in a condition which is ready for fabrication or installation. Other materials shall be in a condition which is ready for on-site installation without further fabrication or processing;
5. Be delivered and stored at the work site or at a site and in a manner approved by the Regional Construction Engineer; and
6. Be materials which will be stored, or already have been stored, for a minimum of 60 days.

**B. Application for Partial Payment.** With application for partial payments, the Contractor shall provide documentation as follows:

1. Bill(s) of sale or vouchers indicating the actual dollar value of the materials as stored;
2. Certification of Title showing that title to the materials, without encumbrances, is in the name of the Contractor and that title is warranted to the NYS Department of Transportation;
3. Documented evidence of acceptability of the materials; and
4. If the materials are stored on private property, a release and waiver covering such materials, and providing access to the storage site, which release and waiver shall be executed by the property owner in favor of the NYS Department of Transportation or its agents.

When applying for partial payment of products which are claimed to be in short supply or unique to an individual contract, the Contractor shall include documentation supporting that claim.

The amount of partial payments will not exceed the total invoice amount for stored materials, nor will the partial payment for materials relating to any contract work item exceed eighty five percent (85%) of the unit price for that item. The quantity of material for which payments are made will not exceed the estimated contract quantity for that item.

The making of partial payments shall not be deemed to be a final acceptance of materials, nor will it relieve the Contractor of responsibility for such materials. The Contractor shall be responsible for ensuring that only those materials which comply with the specifications are incorporated into the work.

Costs associated with handling, transportation and storage of materials; including storage site rental, security, and weather protection; shall be borne by the Contractor and included in the prices bid for contract work. Materials, other than those which are determined by the Regional Construction Engineer to be unique to the contract, not incorporated into the work shall remain the property of the Contractor. Partial payments made for such unused materials will be withdrawn with no further obligation by the State.

**LIST OF MATERIALS**

- Iron, Steel and Aluminum products (including bridge bearings and all metal components of railings and bridge superstructures);
- Precast and Prestressed Concrete products;
- Pipe and Underdrain products;
- Concrete and Stone curb or masonry products;
- Concrete, Steel and Timber piles and appurtenances;
- Timber products;
- Traffic Signal, Traffic Control, Signing and Lighting components;
- Intelligent Transportation System (ITS) components (cameras, telecommunications components, computers, etc.)
- Cable, Wire and Conduit;
- Impact Attenuator components;
- Materials in short supply; or
- Materials meeting specific, unique requirements

**109-05 EXTRA WORK AND TIME RELATED COMPENSATION.**

The Contractor will be compensated for extra work under existing unit prices in accordance with §109-02 Compensation for Altered Quantities, by agreed price in accordance with §109-05A. Agreed Price Work, or by force account in accordance with §109-05B. Force Account Work.
A. Agreed Price Work. Agreed prices for new items of work or materials in accordance with one of the methods outlined below may be accepted by the Engineer and incorporated into a change order as the Department may deem them to be just and fair and beneficial to the State. An agreed price may be offered by the Contractor, and accepted by the Engineer for a defined quantity of additional work. The Contractor shall provide an agreed price proposal generally not later than 7 calendar days prior to beginning the work. If a price has not been agreed to, in writing, prior to starting the work, the Contractor shall keep and submit daily records to document all labor, material and equipment used to complete the work in accordance with §109-05C.1. Daily Summary. A change order containing an agreed price not supported by one of the following may be subsequently rejected by the Department or the Office of the State Comptroller.

1. Original/Adjusted Contract Bid Price. The original contract bid price, or the original contract bid price adjusted for documented increase or decrease in labor cost, material cost, equipment rate, mobilization, and/or site conditions.

2. Weighted Average Price. The statewide or regional weighted average price (WAP) for a contract pay item for minimum of 3 contracts of similar type, quantity, and/or location of work over a one to two year period; as shown in the Pay Item Catalog (PIC). The Engineer may adjust the WAP for documented increase or decrease in labor, materials, equipment, mobilization, and/or site conditions.

3. Average of 3 Lowest Bidders. The average bid price for a contract pay item by the 3 lowest responsible bidders on the contract, including the Contractor, presented in the Tabulation of Bids. If less than 3 responsible bids were received, this option shall not be used.

4. Price Analysis. A price analysis shall be based on an estimated breakdown of charges listed in §109-05B. Force Account Work below, using the equipment and other rates available when the agreed price is developed by the Contractor. The analysis shall be based on crew composition, material prices, equipment production and overall production rates that are reasonable in comparison with contract bid price work.

   Necessary labor costs include wages, supplemental (fringe) benefits, workers compensation insurance and other such reasonable charges that are paid by the Contractor pursuant to existing written agreements with its employees and/or labor organizations. The Contractor will be reimbursed for FICA, Medicare, Federal Unemployment Tax (FUTA), State Unemployment Insurance (SUI), and paid holidays using the Standard Labor Markup Rate on all wages, not including supplemental (fringe) benefits. The Standard Labor Markup Rate, initially 12.5%, may be modified by the Department via Official Issuance.

   The Contractor will be reimbursed for FICA and Medicare using the Standard Fringe Markup Rate on all supplemental (fringe) benefits paid in cash to the employee. The Standard Fringe Markup Rate, initially 6.4%, may be modified by the Department via Official Issuance.

   The Workers Compensation insurance rate will be the statutory loss cost rate established by the NYS Workers Compensation Insurance Rating Board, with the insurer’s approved lost cost multiplier, the NYS Assessment and the NYS Surcharge, subject to the Construction Employment Limitation Program (CELP) limits. The Contractor shall submit an insurance policy declaration page and rate page from its insurer to validate the Workers Compensation insurance rate.

   Where the Longshore and Harbor Workers’ Compensation Act, Jones Act, Federal Employees Liability Act or other legal requirements impose additional liability on the Contractor, additional differentials will be added to the Worker’s Compensation insurance rate.

   The hourly Workers Compensation insurance rate will be based on the rate described above, multiplied by gross wages up to the CELP wage limit, and divided by 40. The Contractor will be
reimbursed for the hourly Workers Compensation insurance rate up to first 40 hours worked in any week, with no reimbursement for time in excess of 40 hours per week.

Equipment rates shall be used with no rate adjustment factor and no regional adjustment factor. An appropriate type and size of equipment similar to that available on the contract site, if present, shall be used.

Due to the cost and effort associated with development, a price analysis should generally be reserved for extra work under an individual contract pay item or a single price analysis, of more than $5,000.

B. Force Account Work. Where there are no applicable unit prices for extra work and agreed prices cannot be readily established or substantiated, the Contractor will be reimbursed by Force Account for the actual, reasonable and verifiable cost of the items listed below. The Contractor shall maintain and submit force account records in accordance with §109-05C. Force Account Report.

1. Contractor Costs. At the preconstruction meeting, the Contractor should provide the Engineer documentation supporting its insurance rates for the current period, and provide updates within 30 days after the renewal date, to assist in timely preparation and review of force account reports. All rates will be those in effect at the time the work is performed.

   a. Labor. Necessary labor costs include wages, supplemental (fringe) benefits, payroll taxes, State Unemployment Insurance (SUI), Federal Unemployment Tax (FUTA), paid holidays, workers compensation insurance and other such reasonable charges that are paid by the Contractor pursuant to existing written agreements with its employees and/or labor organizations. Insurance and other costs incurred or limited on a weekly or other periodic basis will be reimbursed based on the percentage of the employees’ weekly hours worked under force account.

(1) Wages and Fringe Benefits. Each class of labor will be reimbursed separately at the actual payroll rate, an average rate based on different classes of labor will not be accepted. The wage rate for an individual worker may be up to 150% of the prevailing wage, provided the Contractor documents through certified payrolls that the worker has and continues to be paid more than the prevailing wage for contract work. The Contractor shall obtain the approval of the Engineer for wage rates for individual workers over 110% of the prevailing wage prior to that individual starting work.

   There are no prevailing wage rates for forepersons. Forepersons are typically paid at a higher rate than the trades they supervise, due to additional responsibilities. The reimbursement for forepersons will be based on previous certified payrolls or other payroll records for that individual, if available, provided crew composition and overall production rates are reasonable.

   If the Contractor is obligated by a labor agreement to pay a full day’s pay for an individual in a required labor classification, and cannot find other work on that day for that individual, the Contractor will be reimbursed for a full day’s pay for that individual.

   Professional or technical personnel specifically required or agreed to by the Department, in writing, to be present for specific critical work operations will be reimbursed as a direct labor cost. The reimbursement for these professional or technical personnel will be based on previous payrolls for that individual, as certified by the employer, or by comparison to costs for similarly qualified personnel.

   No reimbursement will be made for travel, lodging, bonuses, or other similar payments made to workers.
(2) **Standard Labor Markup.** The Contractor will be reimbursed for FICA, Medicare, Federal Unemployment Tax (FUTA), State Unemployment Insurance (SUI), and paid holidays using the Standard Labor Markup Rate, on all wages, not including supplemental (fringe) benefits. The Standard Labor Markup Rate, initially 12.5%, may be modified by the Department via Official Issuance.

The Contractor will be reimbursed for FICA and Medicare using the Standard Fringe Markup Rate on all supplemental (fringe) benefits paid in cash to the employee. The Standard Fringe Markup Rate, initially 6.4%, may be modified by the Department via Official Issuance.

(3) **Workers Compensation Insurance.** The Workers Compensation insurance rate will be the statutory loss cost rate established by the NYS Workers Compensation Insurance Rating Board, with the insurer’s approved lost cost multiplier, all assessments and credits, and an experience modifier of 1.00, subject to the Construction Employment Limitation Program (CELP) limits. The Contractor shall submit an insurance policy declaration/rate page from its insurer to validate the Workers Compensation insurance rate.

Where the Longshore and Harbor Workers’ Compensation Act, Jones Act, Federal Employees Liability Act or other legal requirements impose additional liability on the Contractor, additional differentials will be added to the Worker’s Compensation insurance rate.

The hourly Workers Compensation insurance rate will be based on the rate described above, multiplied by gross wages up to the CELP wage limit, and divided by 40. The Contractor will be reimbursed for the hourly Workers Compensation insurance rate up to first 40 hours worked in any week, with no reimbursement for time in excess of 40 hours per week. For workers that work on force account and contract work during the same week, the amount reimbursed for Workers Compensation will be based on the percentage of the weekly hours worked on force account.

For Contractors that obtain Workers Compensation insurance through a pooled fund or similar arrangement, the Contractor shall supply documentation from the Contractor's insurance carrier detailing the rate and basis for application.

b. **Materials.** Materials are necessary products incorporated in the temporary or permanent work. The Contractor will be reimbursed for the costs of materials, including transportation to the site and sales taxes for materials not permanently incorporated into the work. Material transportation may be accounted for as part of the material unit price, a material unit price for transportation, a fee for transportation, or equipment and operator charges. Contractor or Subcontractor costs for transportation of materials shall be accounted for as labor and equipment in accordance with §109-05B.1.a. Labor and §109-05B.1.c. Equipment respectively. Because force account work has no associated pay lines/limits, materials will be measured as actual quantities delivered and incorporated, including any required overlap, and appropriate allowances for waste and/or disposal due to construction operations and/or installation practices.

The Contractor will be reimbursed, including sales taxes when applicable, for expendable materials such as oxygen, acetylene, propane, welding rods, form lumber, form oil, grinding wheels, saw blades, hammer and drill bits, drill steel, and tooth-bits consumed in progressing the work. Other small tools and tool/equipment supplies used or consumed in progressing the work are considered to be included in overhead and no separate reimbursement will be made.

Material acquired by direct purchase shall be documented by bills or acceptable invoices. All prices on used material incorporated in either temporary or permanent work shall be billed at a fair value, less than the original cost when new. A reasonable salvage credit will be
determined by the Engineer in coordination with the Contractor for substantial salvageable material recovered.

c. Equipment. Equipment, other than small tools, used by the Contractor shall be of suitable size and suitable capacity required for the work to be performed. If the Contractor elects to use equipment of a higher rate than the equipment suitable for the work, payment will be made at the rate applicable to the suitable equipment. The equipment actually used and the suitable equipment upon which the rate is based will be recorded as a part of the Force Account Report. Usage will be recorded in hours to the nearest half hour. The Engineer will verify the suitability of the equipment. If there is a differential in the rate of pay of the operator of oversize or higher rate equipment, the rate paid for the operator will likewise be related to the suitable equipment.

If the Contractor rents equipment, the Contractor will be reimbursed for sales taxes when applicable.

(1) Mobilization Costs. If the Contractor does not have a needed type or piece of equipment on the contract site or the equipment is not available to perform the extra work, the Contractor will be reimbursed for the reasonable cost of mobilization to and demobilization away from the work site. Mobilization and demobilization includes the cost of transporting equipment; 50% of the hourly ownership rate of transported equipment during transportation, including loading, unloading, assembly, and disassembly; and fees for any required regulatory permits. Costs for demobilization away from the work site will not be paid if the equipment is kept on the site and performs additional contract bid price work.

(2) Ownership Costs. The Contractor will be reimbursed for its costs for providing equipment at the rates listed in the “Rental Rate Blue Book for Construction Equipment” posted by Equipment Watch (hereafter referred to as the Blue Book). The hourly ownership rates will reimburse the Contractor for all non-operating costs of providing equipment, including depreciation on the original purchase, costs of major overhaul repairs, facilities capital, normal risk insurance, property taxes, storage, licenses, security, record keeping, and mechanic’s supervision.

The hourly ownership rate will be the Blue Book monthly rate divided by 176, multiplied by the rate adjustment factor for the equipment model year and then multiplied by the regional adjustment factor. If the Contractor has a piece of equipment remanufactured, rebuilt, or significantly altered, the rate adjustment factor may be modified, as documented by Equipment Watch.

For equipment required to be present and operating, the Contractor will be reimbursed for the product of the hours of actual use, multiplied by the hourly ownership rate.

For equipment required to be present; dedicated exclusively to the force account, not available for mobilization elsewhere, and not used on contract bid price work that day; the Contractor will be reimbursed for the product of the remaining non-operating hours in the shift, multiplied by 50% of the hourly ownership rate.

Equipment that is not required to be present will not be eligible for reimbursement of non-operating hours. If the Engineer directs or agrees that equipment mobilized for the operation is no longer required to be present, the Contractor may demobilize the equipment. If the equipment is demobilized, and subsequently determined to be required to be present, the Contractor will be reimbursed for remobilization.
For equipment without an operator that is designed to operate on a continuous long term basis, such as a pump, portable variable message sign (PVMS), or temporary traffic signal, the Contractor will be reimbursed for a maximum of 176 hours a month.

(3) Operating Costs. The hourly operating rate includes preventative and field maintenance, fuel, lubricants, and other operating expenses as outlined in the Blue Book, not including consumables or the operator's wages. The Contractor will be reimbursed for the product of the number of hours of actual use multiplied by the hourly operating rate. No reimbursement for operating costs will be made for equipment that is not operating.

(4) No Established Rate. If rates are not established in the Blue Book for a particular piece of equipment, the Contractor shall contact the Blue Book publisher to establish rates. If the publisher will not establish rates, the Department, in coordination with the Contractor, may establish rates for ownership costs and operating costs for that piece of equipment consistent with its cost and expected life.

(5) Maximum Ownership Costs. The maximum amount reimbursed for ownership costs of equipment, is limited, on a contract basis, to the original purchase price as listed in the "Green Guide for Construction Equipment" published by Equipment Watch. The Contractor shall not exchange equipment for a similar item for the purpose of extending the maximum ownership cost. Exchange of equipment for an engineering or mechanical reason shall be approved by the Engineer, or the maximum ownership cost will be limited to that for the original piece of equipment. If the ownership cost is limited by the original purchase price, the Contractor will continue to be reimbursed for the operating cost for hours of actual use.

(6) Backup Equipment. The Contractor will be reimbursed at 50% of the hourly ownership rate for redundant/backup equipment specifically required, or agreed to by the Department in writing, to be present for specific critical work operations.

(7) Owner/Operator Equipment. Equipment Owner/Operators utilized by the Contractor in the performance of work shall be accounted for as a service charge in accordance with §109-05B.3. Service Charges.

d. Insurance. The Contractor will be reimbursed for Commercial General Liability (CGL), Umbrella or Excess Liability, Special Protective and Highway Liability, Contractor’s Risks, Professional Liability/Errors and Omissions, Railroad Protective Liability, Marine Protection and Indemnity, and Pollution Liability insurances required in accordance with §107-06 Insurance, at the rate paid by the Contractor, in accordance with the method procured from its insurer(s).

(1) Contractors or Subcontractors that pay insurances on the basis of a percentage of payroll will be reimbursed that percentage of the portion of item §109-05B.1.a. Labor specified in the Contractor’s insurance policy.

(2) Contractors or Subcontractors that pay insurances on the basis of a percentage of gross sales will be reimbursed that percentage of the total of items §109-05B.1.a. through §109-05B.1.f.
e. **Overhead.** The Contractor will be reimbursed for overhead at 10% of items §109-05B.1.a. **Labor,** §109-05B.1.b. **Materials** and §109-05B.1.c. **Equipment.** Overhead will be defined to include the following:

1. Additional costs for bond(s), Disability Benefits and Commercial Automobile insurance;

2. All salary, benefits and expenses of executive officers, supervising officers/employees, superintendents, project engineers, office engineers, CPM Schedulers, clerical or administrative employees, and other project level staff, but not including working forepersons; including payroll taxes, unemployment insurance, workers compensation insurance, and charges that are paid by the Contractor to or on behalf of those employees pursuant to written agreement with its employee(s) and/or labor organizations;

3. Small tools and small tool/equipment supplies, including shovels, picks, axes, saws, bars, sledges, lanterns, etc.;

4. Contractor’s field office rental, utility charges, potable water, sanitation, cleaning, computers, CADD equipment, office equipment, office supplies, reproduction costs, etc.;

5. Administrative or other efforts required to maintain records and produce force account reports.

f. **Profit.** The Contractor will be reimbursed for profit at 10% of items §109-05B.1.a. **Labor,** §109-05B.1.b. **Materials** and §109-05B.1.c. **Equipment.**

2. **Subcontractor Costs.** When the work is performed by a Subcontractor, the Contractor will be reimbursed the actual, reasonable and verifiable cost of such subcontracted work as outlined above in §109-05B.1. **Contractor Costs,** plus an additional 5% for subcontract administration, and the Contractor’s costs for insurance in accordance with §109-05B.1.d **Insurance.**

3. **Service Charges.** When work is performed by, and a fee is paid to a professional service, a work service, or an equipment owner/operator, the Contractor will be reimbursed the actual cost of the service fee plus 5% for service administration. This 5% will be applied only once to the service fee regardless of the firm making direct payments.

The rate for equipment with an operator shall not exceed the total of the Blue Book ownership rate, the Blue Book operating rate, and the wages for an appropriate operator. For specialized equipment or circumstances, the wages for an appropriate operator may be up to 150% of the prevailing wage rate.

C. **Force Account Report.** Payment for force account work will be made on the basis of the following reports. Reports shall be submitted in a format acceptable to the Department. Appropriate forms are available from the Department.

If the Engineer or his/her representative disagrees with the accuracy, applicability, or reasonableness of any portion of a Contractor's submission, he/she shall promptly notify the Contractor.

1. **Daily Summary.** The Contractor shall deliver a daily summary of force account work using the most recent recordkeeping forms required by the Department to the Engineer not later than
close of business on the work day following that for which the work is reported. The daily summary shall be dated and signed by the Contractor’s authorized representative.

The Engineer’s signature indicates that the record, as modified, is contemporaneous and accurate, but does not indicate concurrence with any dispute. The Engineer will annotate the record as necessary, sign and date, and provide a copy to the Contractor.

The summary shall contain:

a. The contract number, other contract information, and the Contractor name/information.

b. A brief description of the work performed and the work location for that day.

c. A list of personnel by name, including the hours worked, and labor classification.

d. A list of materials used indicating the quantity and nature. The cost shall be documented later by proper receipts.

e. A list of equipment used indicating the number of hours used and the type, manufacturer, model, model year, size of equipment, and any required attachments.

2. Labor Summary. If there is an approved Force Account Estimate, within 7 calendar days after the end of each pay period, the Contractor shall deliver to the Engineer a Force Account Summary of Labor used on the work, which shall include the name, labor classification, hours worked, hourly rate of pay, supplemental (fringe) benefits, and/or other items as shown on the certified payroll. Progress payments on the force account will not be made until the Contractor provides a Force Account Summary of Labor to the Engineer.

3. Force Account Report Submission. On completion of the specific force account work, the Contractor shall deliver to the Engineer a Force Account Report, wherein all labor, materials, equipment, and other charges are shown and totaled. The Force Account Report shall be dated and signed by the Contractor’s authorized representative. When the Contractor and the Engineer agree on the Force Account Report, the Engineer will prepare and submit a change order containing the Force Account Report to the Regional Construction Engineer for approval.

4. Force Account Review. The Regional Construction Engineer, or designee, will review the Force Account Report and make any notations, remarks or comments on this form that may assist in final payments. The emphasis of this review will be on labor rates, payroll taxes, material costs, equipment rates, insurance rates, conformance with payment provisions of technical specifications, and overall documentation. The Regional Construction Engineer will forward the change order to the Deputy Chief Engineer, Construction (DCEC). The DCEC, after review and approval, will forward the change order to the Office of the State Comptroller (OSC) for review and filing. Only after filing by OSC may the Engineer begin to process contract payments based on the change order, as the work is completed.

5. Late Submissions. For the purposes of payment of interest pursuant to Section 179f of the State Finance Law, if the Contractor fails to deliver the completed force account report to the Engineer in a timely manner, and as a result the change order for the force account work is not fully approved at the date of contract final acceptance, the required final payment date will be extended by the number of calendar days between contract final acceptance and the issuance of this change order, attributable to the late force account submissions. This applies to interest only and does not extend time frames with regard to notice and recordkeeping in accordance with §104-06 Notice and Recordkeeping.

D. Time Related Dispute Compensation. The Contractor will only be eligible for extra compensation for expenses or costs which are identified as compensable under §108-04A. Compensable Delays. In the event any legal action is instituted against the State by the Contractor due
to any such dispute for additional compensation, whether due to time related dispute, delay, acceleration, breach of contract, or otherwise, the State's liability will be limited to those items which are specifically identified as compensable under §109-05D.1. Recoverable Contractor Costs.

Nothing in this subsection is intended to create any liability of the State not existing at common law or pursuant to the terms of this contract or to prevent the Contractor from filing a claim in the New York State Court of Claims. The remedies contained herein are exclusive.

1. Recoverable Contractor Costs. Only the following elements will be recoverable by the Contractor as "time related dispute compensation" provided that they are actual, reasonable and verifiable. Any such adjustment will be made via change order. Escalated costs will include unanticipated higher or lower costs attributable, with appropriate credits, to the performance of work or portions of work in an extended time period due to extenuating circumstances beyond the control of the Contractor.

   a. Extra work. The Contractor will be reimbursed for extra work required due to a time related dispute in accordance with §109-05B. Force Account Work, less any appropriate credit.

   b. Labor. The Contractor will be reimbursed for documented escalated labor costs determined in accordance with §109-05B.1.a. Labor.

   c. Materials. The Contractor will be reimbursed for documented escalated material costs determined in accordance with §109-05B.1.b. Materials.

   d. Equipment. The Contractor will be reimbursed for documented escalated equipment costs less appropriate credits, determined in accordance with §109-05B.1.c. Equipment. The costs for idle equipment will be 50% of the ownership rate set forth in §109-05B.1.c. Equipment. Idle time shall not exceed 8 hours per day, 40 hours per week, or the annual usage hours established in the “Blue Book”. The Contractor will be reimbursed for backup equipment costs, in accordance with §109-05B.1.c.(6) Backup Equipment. Equipment with a daily ownership rate of less than $5 or a current purchase price of less than $500 will be considered as small tools and equipment, and will not be directly reimbursed. No operating costs will be paid for idle equipment.

   e. Insurance. The Contractor will be reimbursed for documented additional or escalated insurance costs during the extended period.

   f. Extended Contract Site Supervision and Management. The Contractor will be reimbursed for documented additional or escalated contract site overhead costs during the extended period, including those for superintendents, project engineers, office engineers, CPM schedulers, clerical and other project level staff, but not including working forepersons. Allowable costs will include salary, Standard Labor Markup on salary, benefits not included in the Standard Labor Markup, and workers compensation insurance.

   g. Extended Contractor’s Field Office Costs. The Contractor will be reimbursed for fees paid to service provider(s) during the extended period, for required Contractor’s field office rental, utility charges, potable water, sanitation, cleaning, etc.

   h. Bond Costs. The Contractor will be reimbursed for documented additional or escalated bond costs during the extended period.
i. **Home Office Overhead.** The Contractor will be reimbursed for home office overhead at 10% of items §109-05D.1.b. *Labor* and §109-05D.1.c. *Materials*. The Contractor will be reimbursed for home office overhead at 10% of documented escalated equipment costs under §109-05D.1.d. *Equipment*. No home office overhead will be paid for idle equipment.

j. **Profit.** The Contractor will be reimbursed for profit at 10% of items §109-05D.1.b. *Labor* and §109-05D.1.c. *Materials*, except when §104-05 *Suspensions of Work Ordered by the Engineer* applies, no profit will be allowed. The Contractor will be reimbursed for profit at 10% of documented escalated equipment costs under §109-05D.1.d. *Equipment*. No profit will be paid for idle equipment.

2. **Recoverable Subcontractor Costs.** When costs are recoverable by a Subcontractor as "time related dispute compensation", the Contractor will be reimbursed the actual, reasonable and verifiable subcontractor costs as outlined above in §109-05D.1., an additional 5% of those costs for subcontract administration, and costs for Contractor insurances in accordance with §109-05D.1.e. *Insurance*.

3. **Non-Recoverable Costs.** In any dispute for time related compensation, the Department will have no liability for the following items and the Contractor shall make no claim for the following items:

   a. Home office overhead in excess of that provided in §109-05D.1.h. *Home Office Overhead*;
   
   b. Profit, in excess of that provided in §109-05D.1.i. *Profit*;
   
   c. Loss of anticipated or unanticipated profit;
   
   d. Labor inefficiencies and loss of productivity;
   
   e. Consequential damages, including but not limited to interest on monies in dispute, including interest which is paid on such monies, loss of bonding capacity, bidding opportunities, or interest on investment, or any resultant insolvency;
   
   f. Indirect costs or expenses of any nature;
   
   g. Direct or indirect costs attributable to performance of work where the Contractor, because of situations or conditions within its control, has not progressed the work in a satisfactory manner.
   
   h. Attorneys fees and dispute or claims preparation expenses.

E. **Acceleration Compensation.** The Contractor will be reimbursed for additional costs associated with acceleration directed by the Department in writing.

1. **Recoverable Contractor Costs.** The following elements will be recoverable by the Contractor as compensation for acceleration, provided that they are actual, reasonable and verifiable. Recoverable costs include costs attributable, with appropriate credits, to the performance of work or portions of work during the original contract period, but at an accelerated rate, attributable to the Department’s directed acceleration.

   a. **Labor.** The Contractor will be reimbursed for additional labor costs, primarily the premium portion of overtime;

   b. **Materials.** The Contractor will be reimbursed for additional material costs, primarily costs for accelerated production and delivery costs or additional fabrication costs associated with a revised delivery schedule;
c. **Equipment.** The Contractor will be reimbursed for additional equipment costs, primarily costs for mobilization and demobilization of additional equipment required;

d. **Insurance.** The Contractor will be reimbursed for additional insurance costs, including Commercial General Liability (CGL), Umbrella or Excess Liability, Special Protective and Highway Liability, Contractor’s Risks, Professional Liability/Errors and Omissions, Railroad Protective Liability, Marine Protection and Indemnity, and Pollution Liability insurances required in accordance with §107-06 Insurance, at the rate paid by the Contractor, in accordance with the method procured from its insurer(s).

(1) Contractors or Subcontractors that pay insurances on the basis of a percentage of payroll will be paid that percentage of the portion of item §109-05E.1.a. Labor specified in the Contractor’s insurance policy.

(2) Contractors or Subcontractors that pay insurances on the basis of a percentage of gross sales will be paid that percentage of the total of items §109-05E.1.a. Labor, §109-05E.1.b. Materials, §109-05E.1.c. Equipment and §109-05E.1.e. Overhead.

e. **Overhead.** The Contractor will be reimbursed for overhead at 10% of items §109-05E.1.a. Labor, §109-05E.1.b. Materials and §109-05E.1.c. Equipment.

f. **Profit.** The Contractor will be reimbursed for profit at 10% of items §109-05E.1.a. Labor, §109-05E.1.b. Materials and §109-05E.1.c. Equipment.

2. **Recoverable Subcontractor Costs.** When costs are recoverable by a Subcontractor as acceleration compensation, the Contractor will be reimbursed the actual, reasonable and verifiable subcontractor costs as outlined in §109-05E.1 Recoverable Contractor Costs, an additional 5% of those costs for subcontract administration, and the Contractor’s costs for insurance in accordance with §109-05E.1.d Insurance.

**109-06 CONTRACT PAYMENTS.**

Payments will be made to the Contractor for work satisfactorily performed monthly in accordance with Article 7 Contract Payments of the contract agreement. No contract payment will be rendered unless the value of the work done equals 5% of the Contract Amount or $1,000, whichever is the lesser. At the Contractor's request, semimonthly contract payments may be rendered provided the value of the work performed in a two-week interval is in excess of $50,000 or if, in the opinion of the Department, it is to the best interests of the State to do so.

In order to enable the Department to process a contract payment properly and expeditiously, the Contractor shall submit weekly certified payroll statements for the Contractor and each Subcontractor, required material certifications, Subcontractor/Vendor prompt payment data, and other required documents and submissions, as may be appropriate to this contract.

Unless otherwise specified in a particular contract pay item, no progress payment will be made for any item of work until its completion in accordance with the specification. In accordance with Article 8 No Payment on Contractor's Non-Compliance of the contract agreement, no contract payment will be completed so long as any lawful or proper direction to the Contractor by the Commissioner or his/her representative concerning the work or material has not been complied with.

This contract may be funded by monies from other governmental or non-governmental entities which may include municipalities, counties, towns, villages, or authorities. Extra work for others, including municipalities, utilities, or other entities added to the contract by change order may require funds to be deposited with the State prior to approval of the change order. Funding delays for extra work for others
may cause payment delays. If extra work for others is combined with Department funded work, payment for all the work may be delayed.

The Contractor will receive all payments by electronic transfer only, which are generated by the Office of the State Comptroller (OSC). The Contractor shall comply with the OSC procedures to authorize payments via the electronic payments program, known as e-payments. Information on the e-payments program is available on the OSC website at www.osc.state.ny.us/epay/index.htm. A single authorization by the Contractor to OSC will be used for all payments made to that firm for all State contracts. Information for Contractor management of their New York State vendor account is available from OSC at www.osc.state.ny.us/vendor_management/index.htm.

109-07 PROMPT PAYMENTS BY THE CONTRACTOR.

In accordance with Section 139-f(2) of the State Finance Law, the Contractor shall pay each Subcontractor and materialman for the value of work performed pursuant to contract no later than 7 calendar days from the receipt of each payment the Contractor receives from the State. Payment by the Contractor to Subcontractors or materialmen shall reflect the quantities or percentage of work completed by the Subcontractor or materials furnished by the materialmen, and paid by the State; and such payment shall be based upon the actual conditions of the subcontract or purchase order. The Contractor shall not hold any retainage, but may deduct an amount necessary to satisfy any claims, liens or judgments against a Subcontractor or materialman which have not been fully discharged.

In accordance with 49 CFR 26.29, the Contractor shall pay each Subcontractor or vendor for satisfactory performance of their contracts no later than 30 calendar days from the receipt of each payment the Contractor receives from the State. A Subcontractor’s or vendor’s work is satisfactorily completed when all the tasks called for in the subcontract have been accomplished and documented as required by the Department. The Contractor shall not issue a joint check for payment to a Disadvantaged Business Enterprise (DBE) and another entity, such as a material supplier, without the prior approval of the Department.

In accordance with Section 179-f of the State Finance Law, if the State makes an interest payment to the Contractor on a contract payment which is due, a pro rata share of such interest shall be paid to subcontractors and materialmen in a proportion equal to the percentage of their pro rata share of the contract payment. Such pro rata share of interest shall be due to such subcontractors and materialmen only for those payments which are not paid prior to the date upon which interest begins to accrue between the State and the Contractor. Such pro rata share of interest shall be computed daily until such payments are made to the subcontractors and materialmen.

The Contractor shall maintain an accounting system acceptable to the Department to track payments made by the State to the Contractor and payments made by the Contractor to each Subcontractor, Manufacturer, Fabricator or Material Supplier by item and by date. The Contractor shall enter payment data into the current Department approved civil rights reporting system in accordance with §105-21 Civil Rights Monitoring and Reporting, with any exceptions noted and explained.

109-08 ELIMINATED MATERIALS.

Materials required by the contract documents and not incorporated into the work due to changes caused by field conditions or revisions to the design by the State after the material was ordered or purchased may be eligible for reimbursement. Materials will be eligible for reimbursement if they are determined by the Regional Director to be unique to the contract, and meet one or more of the following conditions:

- The material order cannot be canceled or changed to reflect the revised quantity required.
- The material cannot be restocked or the cost of restocking is excessive.
- The Contractor or Subcontractor does not maintain a supply of the material.
- The cost of the material exceeds $1000. or five percent (5%) of the item, whichever is greater.
The Contractor will be reimbursed its material cost minus salvage value, or the material cost plus necessary delivery costs to a site identified by the Engineer, if the Department opts to take the material. Overhead and profit will be paid once, at a maximum of five percent (5%) for all materials not incorporated into the work, regardless of whether the Contractor or the Subcontractor pays for the material and/or delivery costs.

109-09 FINAL ACCEPTANCE AND FINAL AGREEMENT.

The provisions of Article 9 Final Acceptance of Work and Article 10 Final Payment of the contract agreement shall apply.

A. Final Additions or Deductions. Upon the completion of the work as shown in the contract documents, should the final completed quantities show either an increase or decrease from the original estimate of quantities, as modified by any change orders, then such increases or decreases will be included in a cleanup Change Order. Payments will be made promptly as any outstanding change orders are filed with OSC.

B. Partial Acceptance. For Where and When, Requirements, Job Order (JOC), Standby, Emergency, and other contracts of similar types where the work occurs in a variety of separate and distinct locations that are not defined at the time of Letting, or for separate and distinct sites where extra work was added to the contract, the Department may issue a partial acceptance of an individual work site(s). Partial acceptance will release the Contractor from the requirement to provide insurance in accordance with §107-06 Insurance for that site only, and from responsibility for any damages to the work at that site after partial acceptance.

C. Contract Final Acceptance. Within 30 days of notice by the Contractor to the Engineer after the work required under the contract has been completed, the Regional Director or designee(s) will inspect the work. The work may also be inspected, accepted and approved by other agencies and/or municipalities who will have jurisdiction over the work after final acceptance.

Prior to the final acceptance of the work, the Contractor shall provide the following:

- All Certified Payrolls
- Final Survey Notes/Computations
- Approved Reproducible Drawings
- Approved Field Change Sheets from VECP or other Contractor Proposals

After satisfactory inspection of the work, the Regional Director will recommend to the Deputy Chief Engineer, Construction (DCEC) that the work so completed be accepted. After contract final acceptance, the Contractor is released from the requirement to provide insurance in accordance with §107-06 Insurance.

D. Final Payment. Section 179 of the State Finance Law requires the Department to make final payment on highway construction contracts within seventy-five (75) calendar days after contract final acceptance by the Commissioner. If the Department unjustifiably fails to pay the final payment within the prescribed 75 calendar days, it may be required to pay interest for each day in excess of the 75 calendar days. The Department, in accordance with Section 179 of the State Finance Law, has determined that a thirty (30) calendar day inspection period after contract final acceptance is required for final payments, after which time the 75 day interest-free processing period will commence.

E. Final Agreement. The final agreement will not be drawn and finalized until all work required under the contract has been satisfactorily completed, all disputes presented and all accounts for extra work and materials have been rendered, considered, and if agreed to, incorporated by change order, and resulting payments made to the Contractor. Work remaining to be accomplished under an Uncompleted Work Agreement shall be considered as completed work for the purpose of the final
agreement, provided the Uncompleted Work Agreement has been executed in accordance with §109-10 Uncompleted Work Agreement. Work accomplished under a warranty agreement shall be considered as completed work for the purpose of the final agreement, provided the warranty agreement has been executed and any required bond deposited by the Contractor.

In order to enable the Department to process the final agreement properly and expeditiously, the Contractor shall promptly submit final Labor Affidavits, verification of final payments to all Subcontractors/vendors, and resolution of any outstanding disputes, or other required submissions, as may be appropriate. The Commissioner, or his/her designee, will approve a final agreement as prepared and approved by the Regional Director.

Other submissions may be required to enable the processing of the final payment. Any time taken beyond the date of contract final acceptance to satisfy or furnish the above information shall extend the required payment date by an equal period of time. If the Contractor fails to respond to a Department request for information required to complete the Final Agreement, or fails to sign the Final Agreement without presenting additional information or a dispute, within 90 days, the Department may execute the Final Agreement based upon the best available information, and close the contract.

F. Initiation of Claim. The signature by the Contractor of the final agreement; shall constitute and operate as a release to the State from any and all claims of any liability to the Contractor for anything theretofore done or furnished for or relating to or arising out of the work done under the Contract, and for any prior act, neglect, or default on the part of the State or any of its officers, agents, or employees, unless the Contractor serves a detailed and verified statement of claim upon the NYS Department of Transportation not later than 40 days after the signature of the final agreement by the Contractor. As contract payments are routinely made via electronic funds transfer, and final agreements do not include any further payment to the Contractor, for the purposes of State Finance Law Section 145, acceptance of final payment shall be deemed to be signature of the final agreement by the Contractor, or signature of the final agreement by the Commissioner or designee if the Contractor has failed to respond within 180 days after being provided the final agreement. Such statement of claim shall specify the items and details upon which the claim will be based and any such claim shall be limited to such items. Should the Contractor refuse to accept the final payment as tendered by the Office of the State Comptroller, it shall constitute a waiver of any right to interest thereon.

109-10 UNCOMPLETED WORK AGREEMENTS.

Whenever a contract shall, in the judgment of the Department, be substantially completed, and keeping the contract open and maintaining the contract bonding, would be an injustice to the Contractor, the Department may enter into an Uncompleted Work Agreement with the Contractor. Prior to entering into an Uncompleted Work Agreement, the essential items in the contract shall have been completed by the Contractor in accordance with the terms of the contract and the provisions of §109-09E. Final Agreement, and certified by the Regional Construction Engineer. The essential items in the contract shall include, but will not be limited to the completion of or the safe working order of all pavement, shoulders, barrier, guide rail, impact attenuators, drainage, signs, signals and other safety appurtenances, so that the highway is safe for use by the traveling public without the use of temporary or emergency devices.

The final contract accounting will include such uncompleted items and pay therefore at the item prices in the contract, upon execution of the Uncompleted Work Agreement. The Uncompleted Work Agreement will be based on an estimate of work remaining to be completed. When the cost to perform the work is not reflected by the unit prices bid, the Engineer will estimate the value of the uncompleted work. If actual quantities are later found to vary from the estimate, no additional quantities can be added under an Uncompleted Work Agreement.

The Contractor shall execute an Uncompleted Work Agreement upon depositing with the Department a certified check drawn upon a legally incorporated bank or trust company, or securities as are listed in
State Finance Law §139(3). The deposit shall be an amount equal to at least double the value of such uncompleted work, including those pay items that are uncompleted and such work that is required but not included as a contract pay item. The deposit will be held by the Department until the Engineer certifies that all previously uncompleted work has been satisfactorily completed. When the Contractor satisfactorily completes the uncompleted portions of work, the deposit will be returned. No partial releases of funds from an Uncompleted Work Agreement will be made. If portions of uncompleted work will be completed at varying times, the Department may consider the use of multiple Uncompleted Work Agreements.

**SECTION 101—ABBREVIATIONS AND DEFINITIONS OF TERMS**

Wherever in these specifications or in other contract documents the following terms or pronouns in place of them are used, the intent and meaning shall be interpreted as follows:

**101-01 ABBREVIATIONS OF TERMS.**

Wherever the following abbreviations are used in these specifications or on the plans, they are to be construed the same as the respective expressions represented. Some of these abbreviations may be acronyms and some may appear with periods.

- **AAN** — American Association of Nurserymen
- **AASHTO** — American Association of State Highway and Transportation Officials
- **AISI** — American Iron and Steel Institute
- **ANSI** — American National Standards Institute, Inc
- **APA** — Adirondack Park Agency
- **AREA** — American Railway Engineering and Maintenance of Way Association
- **ASME** — American Society of Mechanical Engineers
- **ASTM** — American Society for Testing and Materials
- **AWPA** — American Wood Preservers Association
- **AWWA** — American Water Works Association
- **AWS** — American Welding Society
- **CADD** — Computer Aided Design and Drafting
- **CPM** — Critical Path Method
- **CFR** — Code of Federal Regulations
- **CRU** — Contract Review Unit
- **DCED** — Deputy Chief Engineer for Design
- **DCES** — Deputy Chief Engineer for Structures Design and Construction
- **DCETS** — Deputy Chief Engineer for Technical Services
- **E1** — Electrical Engineering Institute
- **EPA** — U.S. Environmental Protection Agency
- **FHWA** — Federal Highway Administration
- **MM** — Materials Method
- **MP** — Materials Procedure
- **MSDS** — Material Safety Data Sheet
- **MURK** — Manual for Uniform Record Keeping
- **MUTCD** — Manual on Uniform Traffic Control Devices
- **NEMA** — National Electrical Manufacturers Association
- **NYCRR** — Official Compilation of Codes, Rules and Regulations of the State of New York
- **NYSDEC** — New York State Department of Conservation
- **NYSDOL** — New York State Department of Labor
- **OSHA** — Occupational Safety and Health Administration, US Department of Labor
- **PCCM** — New York State Prestressed Concrete Construction Manual
- **PCCP** — Painting Contractor Certification Program
- **RME** — Regional Materials Engineer
- **SCM** — New York State Steel Construction Manual
SPN——- Std Plant Names adopted by The American Joint Committee on Horticultural Nomenclature
SSPC—— Steel Structures Painting Council
VECP—— Value Engineering Change Proposal
USACOE— U.S. Army Corps of Engineers
USC——- United States Code
DEFINITIONS OF TERMS.
Wherever the following terms are used in these specifications or on the plans, they are to be construed
the same as the respective definitions represented.

A+B Bidding. A+B Bidding is a time-related form of bidding used by the Department for contracts that
are time sensitive, either in overall contract duration, or the duration of a task or tasks. The total contract
bid price consists of the amount bid that will be paid for the work (the “A portion”), plus the number of
days for completion of the specified work multiplied by the user cost specified in the contract documents,
(the “B portion”).

Addenda. Supplemental additions, deletions, and modifications to the provisions of the Standard
Specifications which are in effect on the date of advertisement for receipt of bids.

Amendment. A formal alteration by addition, deletion or modification of a proposed contract, issued
subsequent to the initiation of the sale of proposals and prior to the opening of bids.

Approved List. List of materials, equipment, Manufacturers, Fabricators or Material Suppliers
approved by the Materials Bureau under a particular specification. The Approved Lists are published
periodically and are available from the Materials Bureau or on the Department web site.

Award. The decision of the Department to accept the proposal of the lowest responsible bidder for the
work, subject to the execution and approval of a satisfactory contract therefore and bond to secure the
performance thereof, and to such other conditions as may be specified or otherwise required by law.

Base Line Data. The relevant contract specific information and engineering data used to develop the
contract plans and proposal. The relevant information and data will be listed as available on Form
CONR-9 Supplemental Information Available to Bidders included in the contract proposal.

Bid Deposit. The security furnished by the bidder with their proposal for a contract, as guarantee the
bidder will enter into a contract for the work if their proposal is accepted.

Bidder. An individual, firm or corporation formally submitting a proposal for the work contemplated
acting directly or through a duly authorized representative.

Bridge. The term “bridge” shall apply to any structure whether single or multiple span construction with
a clear span in excess 20 feet when measurement is made horizontally along the center line of roadway
from face to face of abutments or sidewalls immediately below the copings or fillets; or, if there are no
copings or fillets, at 6 inches below the bridge seats or immediately under the top slab, in the case of
frame structures. In the case of arches, the span shall be measured from spring line to spring line. All
measurements shall include the widths of intervening piers or division walls, as well as the width of
copings or fillets.

Calendar Day. Every day shown on the calendar. The calendar day begins at 12:00AM (Midnight).

CFR. Code of Federal Regulations published by the U.S. Office of the Federal Register, written TT CFR
PPP, SS. TT refers to the Title, PPP refers to the Part and SS refers to the section. For example: 29 CFR
1926.1 refers to Title 29, Code of Federal Regulations, Part 1926, Section 1. Code of Federal Regulations
are available on the internet at http://www.gpoaccess.gov/cfr/index.html

Chief Engineer. The Chief Engineer of the New York State Department of Transportation:
Closed Drainage System. A collection system of enclosed channels for stormwater runoff which carries water to a discharge point. Typically has drainage structures for inlet(s) and may include intermediate drainage structures at junction points.

Commissioner. The Commissioner of the New York State Department of Transportation.

Comptroller. The head of the New York State Office of the State Comptroller.

Contract. A binding agreement between the Department and a contractor to complete a specified scope of work. The contract includes, but is not limited to an executed contract agreement, a set of contract documents and contract bonds.

Contract Agreement. The agreement covering the performance of the work and furnishing of labor and materials in the construction of the work in conformance with the requirements of the contract documents.

Contract Bond. The approved form of security, executed by the Contractor and its Surety or Sureties, guaranteeing complete execution of the contract and all supplemental agreements pertaining thereto and the payment of all legal debts pertaining to the construction of the contract.

Contract Documents. The contract documents shall include the advertisement for proposals; the contract proposal, including Special Notes and Special Specifications contained therein; the Contractor’s proposal; the Disadvantaged/Minority/Women—Business Enterprise (D/M/WBE) participation goals; the equal employment opportunity (EEO) participation goals; the contract agreement; the Base Line Data; Standard Specifications, including all addenda thereto identified in the contract proposal; the Standard Sheets; the plans; any amendments to the contract proposal or the contract plans issued prior to the date of receipt of proposals; and all provisions required by law to be inserted in the contract whether actually inserted or not.

Whenever separate publications are referenced in the Contract Documents it shall mean those, as amended, which are current on the date of advertisement for bids.

Contract Limits. The limits shown in the contract documents, in which all work occurs, including advance signing and detours covered under an individual contract. The Contractor shall be responsible for the highway within the contract limits. For contracts with multiple sites, this may be defined as a single larger limit if the sites are in close proximity, or as multiple sets of contract limits if the sites are widely separated. On-site contract work cannot be conducted outside the contract limits.

Contract Pay Item. A specifically described unit of work for which a price is provided in the contract.

—The basic format of a standard specification contract pay item number is a three digit root number, a decimal point, and then either a two, four, or six digit extension number (XXX.XX, XXX.XXXX, or XXX.XXXXXX). The three digit root number denotes the standard specifications section to which the contract pay item relates (i.e. 564—Structural Steel).

—The format of a special specification contract pay item is the same as the standard specification contract pay item number, but a two digit origin code number is added as a suffix. The special specifications will be contained in the contract proposal. The origin code number (RR) denotes the NYSDOT Region, Division, or Group that originate the special specification. Regardless of the length of the extension number, the suffix is always in the seventh and eighth decimal place after decimal point.

Contractor. The individual, firm, or corporation undertaking the execution of the work under the terms of the contract and acting directly or through his, her, their, or its agents or employees.
**Culvert.** An enclosed channel open at both ends carrying water from a stream or water course through an artificial barrier such as a roadway embankment. The term “culvert” shall apply to any structure whether of single or multiple span construction with an interior width of 20 feet or less when measurement is made horizontally along the center line of roadway from face to face of abutments or sidewalls immediately below the copings or fillets, or, if there are no copings or fillets, at points 6 inches below the bridge seats or immediately under the top slab in the case of frame structures. In the case of arches, the span shall be measured from spring line to spring line. All measurements shall include the widths of intervening piers or division walls, as well as the widths of copings or fillets.

**Day.** A calendar day unless otherwise defined or modified.

**Department.** The New York State Department of Transportation, including staff and managers who have been delegated certain contractual and technical authority by the Commissioner. The Department maintains a web site at www.nysdot.gov.

**Departmental Geotechnical Engineer.** The Regional Geotechnical Engineer or his/her authorized representative, or a Geotechnical Engineer of the Geotechnical Engineering Bureau acting at the request of the Regional Geotechnical Engineer.

**Departmental Engineering Geologist.** An Engineering Geologist of the Geotechnical Engineering Bureau authorized by the Director of Geotechnical Engineering Bureau to perform the duties required under these specifications.

**Director, Office of Construction.** The Director of the Office of Construction of the Department of Transportation.

**Division.** Any of the divisions of the New York State Department of Transportation.

**Drainage Structure.** A structure that collects and/or redirects stormwater runoff, including catchbasins, manholes, leaching basins and similar structures, but not structures for sanitary sewers.

**Employee.** Any person working on the project mentioned in the contract documents, and who is under the direction or control, or receives compensation from the Contractor or Subcontractor.

**Engineer OR Engineer-In-Charge.** The Engineer representing the Department of Transportation having direct supervision of the execution of the contract under the direction of the Regional Director.

**Equipment.** All machinery and equipment, together with the necessary supplies for upkeep and maintenance, and also tools and apparatus necessary for the proper construction and acceptable completion of the work.

**Erosion and Sediment Control.** Erosion and sediment control is any action taken or item used as part of a contract or as a separate action to minimize the destructive effects of wind and water on surface soil. The use and placement of berms and dams, rolled erosion control products, grasses, sod, mulches, slope drains, sediment basins and drainage systems may be temporary and used throughout construction, or permanent and installed for the anticipated life of the facility.

**Extra Work.** Work not provided for in the contract as awarded but found essential to the satisfactory completion of the contract within its intended scope.
Fabricator. A Fabricator assembles, constructs or otherwise substantially alters materials or supplies into assemblies, components or finished items for inclusion into the work prior to resale.

Federal-Aid. Joint cooperative construction or reconstruction of State highways and bridges or grade crossing elimination work with monies contributed to the State by the Federal Government under Title 23, United States Code, Highways, and amendments thereto.

Federal-Aid Project. An identification applied to federally aided work for the purpose of the records of the FHWA. Federal-Aid contracts are denoted “F.A. Project” on the proposal cover and on the title page.

Field Change Payment (FCP). A contract contingency that allows for the timely payment of authorized extra work that is necessary to fulfill the intent of the plans and specifications without the preparation of an order-on-contract during construction. A “clean-up” order-on-contract is processed after contract final acceptance to reconcile all FCO payments.

Final Agreement. Agreement between the State of New York, Department of Transportation and the Contractor, stating the net increase or decrease of the cost of work completed from the total cost of work authorized under the contract. The Final Agreement includes the Final Estimate as an attachment.

Geotechnical Engineering Bureau. The Department’s Geotechnical Engineering Bureau has the responsibility for providing all Geotechnical Engineering Services including laboratory testing of earthwork materials.

Highway. The whole strip of land bounded by the right of way lines.

Incentive/Disincentive (I/D). Predetermined adjustment to the total contract amount for each day or portion thereof that the work is completed ahead of or behind a specific milestone, phase or contract completion date.

Inspector. The Department of Transportation representative assigned to inspect methods and materials relating to work both on and off the site of the contract.

Land Surveyor. A Land Surveyor licensed or otherwise authorized to practice surveying under Article 145 and registered or otherwise authorized under Article 130 of the New York State Education Law.

Landscape Development. Landscape development is any development or item used as part of a project or as a separate action through the use, placement and management of land and elements for aesthetic enhancement, such as decorative surfaces and wall faces, benches, waste receptacles, tables, etc.; and plant materials consistent with a specific landscape architectural design plan.

Landscaping. Landscaping is the use and placement of plant materials (trees, shrubs, vines and certain ground covers) consistent with a landscape architectural design plan. Planting vegetation for screening and erosion control purposes does not constitute landscaping.

Lane Rental. An amount identified as the value of a lane or lanes to be occupied by the Contractor in performance of the contract. The total amount bid for lane rental is the total value that can be used by the Contractor in performance of the contract. If additional value is used by the Contractor, that amount will be deducted from the payments to be made to the Contractor.
Laying Length of Pipe. Feet (laying length) of pipe shall be measured by multiplying the number of whole units by the nominal length of each unit and adding thereto the length of any fractional units incorporated in the work. The nominal length of a unit or fractional unit shall be the inside measured length from butt end to butt end and exclusive of the bell or groove on the female end.

Major Item. Any contract pay item for which the original unit bid price multiplied by the original item quantity exceeds the following minimum major item value based on total contract bid price or 2% of the total contract bid price, whichever is greater:

<table>
<thead>
<tr>
<th>Total Contract Bid Price</th>
<th>Minimum Major Item Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>≤ $1,000,000</td>
<td>$20,000</td>
</tr>
<tr>
<td>&gt; $1,000,000 - $5,000,000</td>
<td>$50,000</td>
</tr>
<tr>
<td>&gt; $5,000,000 - $20,000,000</td>
<td>$200,000</td>
</tr>
<tr>
<td>&gt; $20,000,000</td>
<td>$500,000</td>
</tr>
</tbody>
</table>

NOTE: The total contract bid price shall not include the value of any Field Change Order item. For contracts subject to A+B Bidding, the total contract bid price will include only the “A” portion of the bid. For contracts containing Incentive/Disincentive provisions, Lane Rental provisions, or any similar provisions, the total contract bid price will exclude any incentive/disincentive, lane rental, or similar items.

Manual for Uniform Record Keeping on Construction Contracts (MURK). Manual(s) containing uniform contract record keeping forms and procedures to be followed by the Engineer, current on the date of contract award. MURK Part 1A is the Contract Administration Manual (CAM), Part 1B is the Construction Inspection Manual (CIM), Part 1C is the Safety and Health Program Manual, and Part 2A is the Materials Inspection Manual (MIM). The MURK manuals are guidance documents, and are not a part of the contract documents.

Manual on Uniform Traffic Control Devices (MUTCD). Consists of the Manual on Uniform Traffic Control Devices for Streets and Highways (approved by the FHWA) and the New York State Supplement to the National Manual on Uniform Traffic Control Devices for Streets and Highways. These documents prescribe standards for the design, location, use, and operation of traffic control devices.

Manufacturer. A Manufacturer operates or maintains a factory or establishment that produces, on the premises, materials or supplies of the general character described by the specifications.

Material. Any approved material acceptable to the Commissioner and conforming to the requirements of the specifications.

Material Supplier. A Material Supplier, also known as a regular dealer, is a firm that owns, operates, or maintains a store, warehouse, or other establishment in which the materials or supplies required for the performance of the contract are bought, kept in stock, and regularly sold to the public in the usual course of business. A Material Supplier is a firm that engages in, as its principal business, and in its own name, the purchase and sale of the products in question. A Material Supplier who deals in bulk items such as steel, cement, gravel, stone and petroleum products need not keep such products in stock, if it owns or operates distribution equipment. Packagers, brokers, manufacturer’s representatives or other persons who arrange or expedite transactions are not Material Suppliers.

Materials Bureau. The Department’s Materials Bureau has a responsibility in the quality assurance program for materials to be used on the contract and maintains a testing facility in Albany, New York.
**Materials Details.** That information, unique to a particular product, that is necessary to adequately identify it or to describe the proper handling, installation, or use of that product.

**Minor Item.** Any contract pay item that does not meet the definition of a Major Item.


**Near.** When used in reference to an underground facility, within 15 feet of the outside perimeter or diameter of an underground facility or its encasement.

**NYCRR.** Official Compilation of Codes, Rules and Regulations of the State of New York, written TT NYCRR PPP. TT refers to the Title, and PPP refers to the Part of the official compilation.

**One-Call Notification System.** Organization(s) whose purpose is to establish and carry out procedures to protect underground facilities from damage due to excavation and demolition, including receiving notices of intent to perform excavation and/or demolition and transmit the notices to the operators of underground facilities in the specified area.

**Order on Contract.** Written order issued by the Commissioner covering contingencies, extra work, deductions, increases or decreases and additions, alterations or omissions to the plans or specifications.

**Owner/Operator.** A single individual who operates a vehicle or other piece of equipment as an independent contractor and does not have any employees. The Owner/Operator is responsible for all costs incurred in the ownership and operation of the vehicle/equipment including, but not limited to: licensing/registration, insurance, taxes, permits, repairs and fuel. Payments to the Owner/Operator are for both the vehicle/equipment and an operator, and may be made on a time, distance, load or other basis.

**Partial or Monthly Contract Payments.** Payments to the Contractor for work satisfactorily performed, prescribed by subdivision 7, section 38 of the Highway Law.

**Payment Limit.** A payment limit defines the boundary beyond which no quantities will be measured for payment. Whenever payment limits are indicated, only the work which is actually directed and completed within these limits will be measured and computed for payment. Payment limits may be revised in writing by the Engineer prior to performing the work.

**Payment Line.** Defines the exact line from which the work quantity will be computed. Whenever payment lines are indicated, quantities representing work completed will be computed from these lines only. No other lines or locations will be used to compute quantities. Payment lines may be revised with the recommendation of the Engineer through an approved order on contract prior to performing the work.

**Plans.** The official contract drawings and applicable standard sheets, which show the location, character, dimensions and details of the work to be performed.

**Prestressed Concrete Construction Manual (PCCM).** The New York State Prestressed Concrete Construction Manual published by the Office of Structures, which is current on the date of advertisement for bids. The Prestressed Concrete Construction Manual is a mandatory supplement to the contract documents for contracts which include Prestressed Concrete Units (Structural).
Professional Engineer. A Professional Engineer licensed or otherwise authorized to practice engineering under Article 145 and registered or otherwise authorized under Article 130 of the New York State Education Law.

Project. The construction work to be performed under one or more construction contracts to complete an undertaking.

Project Limits. The limits in which the improvements associated with a specific project have been designed.

Proposal. The offer of the bidder for the work, when executed and submitted on the prescribed form.

Proposal Form. The approved form on which the Department requires formal bids to be prepared and submitted for the work.

Reasonable Close Conformity. Reasonable close conformity means compliance with reasonable and customary manufacturing and construction tolerances where working tolerances are not specified. Where working tolerances are specified, reasonably close conformity means compliance with such tolerances. Without detracting from the complete and absolute discretion of the Engineer to insist upon such tolerances, the Engineer may accept variations beyond such tolerances as reasonable close conformity where they will not materially affect the value or utility of the work and the interests of the State.

Region. One of eleven geographical subdivisions of the State used to designate or identify the location of the proposed work.

Regional Director. The Director, acting through the Commissioner, who is delegated the authority and responsibility to execute the total Department prescribed work plans for his/her respective region.

Right of way or R.O.W. A general term denoting land, property or interest therein, usually in a strip, acquired for or devoted to a highway.

Roadbed. The graded portions of a highway within top and side slopes, prepared as a foundation for the pavement structure and shoulders.

Roadway. The portion of a highway included between the outside edges of the shoulders.

Road Section. That portion of a highway included between the top of the slope in cut and the bottom of slope in fill.

Service. For the purposes of determining whether subcontractor approval is required, and for determining reimbursement for extra work, a Service is specialized work consisting of less than an entire contract pay item, conducted for an aggregate of less than 5 days, provided to the Contractor for a fee or other basis not generally accounted for through labor, materials and equipment billing. Services include, but are not limited to professional fees, testing fees, dumping fees, utility charges, fuel supply delivery, vehicle towing called out for the public, and crane lifting operations.

Shoulder. The portion of the roadway contiguous with the traveled way for accommodation of stopped vehicles, for emergency use, and for lateral support of base and surface courses.
Site. The specific area adjacent to and including the area upon which construction work is to be performed. Generally such area may be considered as defined by the right of way or property made available to the Contractor for construction operations.

Special Notes. Special directions, provisions, or requirements peculiar to the contract under consideration.

Specifications. The body of directions, requirements, etc., contained in this present volume, together with all special specifications and documents of any description and agreements made (or to be made), pertaining to the methods (or manner) of performing the work or to the quantities and quality as shown by the test records of accepted materials to be furnished under a contract.

Within these specifications there are two formats for numbering. One is used for the specification sections and subsections portion and the other for contract pay items. (See definition – Contract Pay Item.)

A specification section is written using the word Section xxx Section Title (e.g., Section 564 Structural Steel) and subsections are written with a subsection symbol, the core section number, a dash, another and may include a decimal (e.g., §107-05 Safety and Health Requirements or §608-3.03E.2.).

Standard Sheets. The standard drawings, issued by the Department, approved for repetitive use, showing details to be used where appropriate. Applicable standard sheets are referenced on the Contract Plan Title Sheet, and comprise a part of the Contract Documents. Standard sheets are available on the NYSDOT web site in both Adobe Acrobat (pdf) and Bentley Systems MicroStation (dgn) formats.

State. When used, means the State of New York, represented by the Department of Transportation through the Commissioner of Transportation.

Steel Construction Manual (SCM). The New York State Steel Construction Manual published by the Office of Structures, which is current on the date of advertisement for bids. The Steel Construction Manual is a mandatory supplement to the contract documents for contracts which include contract pay items which require the Contractor to furnish or rehabilitate structural metals.

Structures. Bridges, culverts, retaining walls, cribbing, manholes, drainage structures, endwalls, buildings, sewers, service pipes, underdrains, foundation drains and other features which may be encountered in the work and not otherwise classed herein.

Subcontractor. Any individual, firm or corporation to whom the Contractor, with the written consent of the Department, sublets any part of the contract.

Surety. The corporate body bound with and for the Contractor, guaranteeing the full and complete performance of the contract, and for the payment of all debts pertaining to the work.

Test. Methods adopted by the Commissioner to ascertain the quality, character and acceptability of materials and processes utilized in performing the contract.

Tolerance Zone. When used in reference to an underground utility, the tolerance zone shall be a distance of 2 feet on either side of the designated centerline, plus one half of the utility diameter, if the utility diameter is known.

Traveled Way. Portion of the roadway for the movement of vehicles, exclusive of the shoulders. Through traveled way is the portion of the roadway for the movement of vehicles, exclusive of shoulders and auxiliary lanes.
Utility. Person, corporation, municipality or public authority engaged in the distribution of electricity, gases, petroleum products, water, steam, the collection of wastewater, the operation of traffic control systems, or the provision of telecommunication service. For the purposes of these Specifications, the term Utility will apply to organizations that operate utilities owned by others.

Work. Work shall be understood to mean the furnishing of all labor, materials, equipment, and other incidentals necessary or convenient to the successful completion of the contract and the carrying out of all the duties and obligations imposed by the contract.

Work Day. A calendar day, on which weather and other conditions not under the control of the Contractor, will permit construction operations on the principal item or items of work which would normally be in progress at that time to proceed for the major part of the day. Work days exclude Sundays, and days on which the Contractor is specifically prohibited from working, as identified in the contract documents. Days on which the Contractor is prohibited from closing a lane or lanes or impeding traffic are considered work days unless otherwise noted in the contract documents.

For the purposes of determining allowable time periods for submittals, reviews and approvals, State recognized public holidays are not considered work days. The public holidays observed by the State are as follows:

<table>
<thead>
<tr>
<th>NEW YORK STATE PUBLIC HOLIDAYS</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Years Day</td>
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<tr>
<td>Martin Luther King Day</td>
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<tr>
<td>President’s Day</td>
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<tr>
<td>Memorial Day</td>
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<tr>
<td>Independence Day</td>
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<tr>
<td>Labor Day</td>
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<tr>
<td>Columbus Day</td>
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<tr>
<td>Veteran’s Day</td>
</tr>
<tr>
<td>Thanksgiving Day</td>
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<tr>
<td>Christmas Day</td>
</tr>
</tbody>
</table>

If the holiday occurs on a Saturday, it will be observed the Friday before. If the holiday occurs on a Sunday, it will be observed the Monday after.

SECTION 102 – BIDDING REQUIREMENTS AND CONDITIONS

102-01 LOCATION OF REGIONAL OFFICES.

The Regional Offices and counties covered are located as follows:

<table>
<thead>
<tr>
<th>Region Number</th>
<th>Including Counties:</th>
<th>Regional Office Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Albany, Rensselaer, Warren, Essex, Saratoga, Washington, Greene, Schenectady</td>
<td>50 Wolf Road, Albany, NY 12232, (518) 457-3522</td>
</tr>
</tbody>
</table>
102-02 EXAMINING THE CONTRACT DOCUMENTS AND THE WORK SITE.

Detailed plans of the work, standard sheets and contract proposals may be examined at the office of the NYS Department of Transportation, Plan Sales Unit, 50 Wolf Road, Albany, New York 12232 (518) 457-2124 and at the Regional Office where the work is located.

The attention of persons intending to make proposals is specifically called to Article 3, Examination of Documents and Site of the contract agreement wherein the bidder agrees that it has examined the contract documents and the site of the work and has fully informed itself from personal examination of the same regarding the quantities, character, location and other conditions affecting the work to be performed including the existence of poles, wires, pipes, ducts, conduits, and other facilities and structures of municipal and other public service corporations on, over or under the site. Particular
attention is called to contract plans and the contract proposal, which contains special notes and special specifications, which may contain contract requirements at variance with standard specifications and standard sheets and may include information concerning the existence of poles, wires, pipes, ducts, conduits, and other facilities and structures of municipal and other Utilities on, over or under the site.

The Bidder agrees that its proposed contract prices include all costs arising solely from existing conditions shown, or specified in the contract documents including the Base Line Data, and/or readily observable from a site inspection during the bidding period available under this contract, and/or generally recognized as inherent in the nature of the work. The Bidder shall take no advantage of any apparent error or omission in the contract documents.

A. **Base Line Data.** The Department will make available relevant project specific information and engineering data that were used to develop the contract documents. The material will be listed as available on a form in the contract proposal entitled "Supplemental Information Available to Bidders". The supplemental information could include, for example, earthwork cross section sheets, various subsurface information, record plans, special reports and other pertinent project data. The information or data listed as available on the form can be accessed by the Contractor for inspection or reproduction at the Regional Office where the work is located. This material will be the Base Line Data and together with other contract documents will be used to determine changes to the work. Base Line Data will be consistently provided in all Department projects.

B. **Contract Document Components.** The following components of the contract documents complement one another in the declining order of precedence listed below. The intent of the contract documents is to include all items/aspects of the work that are necessary for the proper initiation, execution, and completion of the work.

1. Plans.
2. Proposal—Special Notes.

C. **Subsurface Information.** Boring logs and other subsurface information made available for the inspection of bidders were obtained with reasonable care and recorded in good faith by the Department. The subsurface information shown was obtained for State design and estimate purposes. It is made available to bidders so that they may have access to the same information available to the State. It is presented in good faith, but as with all subsurface information it represents only a small fraction of the total volume of material at the site.

The soil and rock descriptions shown are as determined by a visual inspection of the samples from the various explorations unless otherwise noted. The observed water levels and/or water conditions indicated thereon are as recorded at the time of the exploration. These levels and/or conditions may vary considerably, with time, according to the prevailing climate, rainfall and other factors. Interpolation between data points may not be indicative of the actual material to be encountered.

The locations of utilities or other underground man-made features were ascertained with reasonable care and recorded in good faith from various sources, including the records of municipal and other public service corporations, and therefore the location of known utilities may only be approximate. Subsurface utility quality level designations shown in the contract documents are defined in accordance with §107-07E, *Quality Level Designations.*

102-03 COOPERATION BETWEEN CONTRACTORS.
The Department reserves the right to let other contracts in connection with this work. The Contractor acknowledges that, from the contract documents and Base Line Data, it has been informed of such other contracts in the work area. The Contractor has carefully reviewed the contract documents and all other pertinent information made available by the Department that relate to the nature and scheduling of these other contracts that may be awarded and will submit a progress schedule that takes into account the need to coordinate its work with those other contractors. The Contractor shall coordinate its work with the work of these other contractors. There may be other contractors, subcontractors, utilities, or employees of the Department and its authorized representatives working at or adjacent to the work site during the performance of the contract by the Contractor. The Contractor may not have exclusive access to or occupancy of the territory within or adjacent to the limits of the contract. To the extent indicated in the Base Line Data and contract documents, the Department may also require that certain facilities and areas be used concurrently by the Contractor and others. Consistent with that indicated in the Base Line Data and contract documents, the Department will advise the Contractor of the schedules of others. The Contractor should anticipate that its work may be interrupted or delayed from time to time due to the concurrent activities of others.

The Contractor shall cooperate with other Contractors and Utilities and coordinate and arrange the sequence of its work to conform with the work operations of other parties indicated in the Base Line Data. Cooperation and adjustments with the Contractors already engaged and to be engaged upon the site is essential to properly coordinate the construction efforts of all contractors, Utilities, and Subcontractors engaged in the work within and adjacent to the construction area of this contract.

In the event that utility facility adjustments are to be made by a Utility’s forces in connection with and during the life of the contract, the Contractor will be required to cooperate with the Utilities and to coordinate and arrange the sequence of its work to conform with the progressive operations of the Utility’s work or proposed work.

102-04 PROPOSAL CONTENT.

Each proposal shall specify the correct gross sum, in the manner hereafter described for which the work will be performed according to the plans and specifications and any amendment to the specifications if the same are issued prior to the date of receipt of the proposal, together with a unit price for each of the specified separate items. The bidder’s attention is directed to the fact that it cannot exceed three (3) decimal positions in the cents column under unit bid price.

A. Fixed Price Items. Some of the contract pay items may be designated as Fixed Price or Dollars-Cents Items, for which the fixed prices are published in the proposal. These items can be identified in the Itemized Proposal by the words “Fixed Price: See Specification and §102-04,” appearing beneath the description of the item, and preprinted entries in the “Unit Price” and “Bid Amount” columns. The bidder shall not change these entries. Should the amount shown be altered, the altered figures will be disregarded and the preprinted price and amount will be used to determine the total amount bid for the contract.

Some Fixed Price Items indicate the price that will be paid for certain work. These have been prepared taking into account the cost of all labor, materials, and equipment necessary to complete the work including an allowance for overhead and profit. Other Fixed Price Items indicate an estimate of payments, with actual payments to be based on actual costs and provisions of the controlling specification. In either case, payments made under Fixed Price Items shall be in accord with the provisions for the specification for that item.

B. Minimum/Maximum Bid Items. Similarly, one or more contract pay items may be designated as MINIMUM PRICE ITEMS or MAXIMUM PRICE ITEMS. When this is the case, the minimum (or maximum) prices are published in the proposal. These contract pay items can also be identified in the Itemized Proposal by the words “Minimum Bid” or “Maximum Bid”
appearing beneath the description of the item. The price bid for Minimum Price Items shall not be
less than the minimum price shown in the Itemized Proposal, but it may exceed that price.
— Conversely, the price bid for Maximum Price Items shall be less than, or equal to, the maximum
price shown in the Itemized Proposal. In the event a bid is less than the Minimum Price (or more than
the Maximum Price) indicated in the Itemized Proposal, the Department will substitute the
appropriate minimum (or maximum) price and make the necessary adjustments to determine the total
amount bid.

C. A+B Bidding. The itemized contract proposal provides space to individually list the number of
consecutive calendar days for each stage or phase of work subject to A+B Bidding. The Contractor
shall enter the number of consecutive calendar days bid for each phase or stage of work subject to
A+B bidding individually in the space provided. Bids showing time for completion of B-portion work
excess of the maximum total number of calendar days that can be bid as specified in the Special
Note entitled Description of B-portion Work will be adjusted by the Department to the maximum
time allowed.

102-05 PROPOSAL SUBMISSION.
— Each proposal shall be submitted on the proposal form or electronic bid file prepared by the
Department for that individual contract. The deadline for submitting a proposal is found in the published
notice calling for proposals. Any proposal received after the time specified in the published notice, as
modified by any Amendment, will not be accepted. All blank spaces in the proposal form shall be filled in
as noted, and no change shall be made in the wording of the proposal or in the items mentioned therein.
Bidders shall use dark permanent ink in completing hard copies of the proposal form, and ensure the form
is clear and legible. Proposals that are illegible or that contain any omission, erasures, non-permanent ink,
alterations, additions, or items not called for in the itemized proposal or that contain irregularities of any
kind, may be rejected as informal. Any proposal which does not contain prices opposite each of the items
for which there is a quantity exhibited in the itemized proposal, or which shall in any manner fail to
conform to the conditions of the published notice inviting proposals, may be deemed informal.
— The State is responsible for providing notice of Amendments only to those persons or firms listed as
having purchased plans and/or proposals from the Department, and those that made a specific request of
the Department for Amendments. Persons or firms that obtain contract documents from sources other than
the Department bear the sole responsibility for obtaining any Amendments issued by the Department.
— For proposals submitted on the proposal form, the Bidder shall sign in the space provided in the
proposal form, with its signature. An officer of a corporation or a member of a partnership signing for the
bidder shall place his or her signature and title after the word “By” under the name of the Contractor. The
same procedure shall apply to the proposal of a joint venture by two or more bidders with each party of
the joint venture submitting a separate signature page. If the signature is by an agent or attorney-in-fact
for the joint venturers, then the proposal shall be accompanied by an authenticated copy of the evidence
of its authority to act on behalf of all of the joint venturers.
— For internet proposals submitted through Bid Express, the Bidder shall submit and digitally sign the
electronic bid. For joint ventures submitted electronically, an authenticated copy of the evidence of the
authority of the agent or attorney-in-fact for the joint venturers to act on behalf of all of the joint venturers
must be submitted to the Contract Management Bureau prior to the Letting.
— If the proposal is made by an individual, the individual’s address shall be given. If the proposal is
made by a corporation, the names and addresses of the president, secretary and treasurer shall be given. If
the proposal is made by a partnership, the names and addresses of the partners shall be given.

102-06 BID DEPOSIT.
THE BIDDER MUST SUBMIT A BID SECURITY WITH EACH BID. Every proposal shall be
accompanied by (1) a bid bond or (2) a certified check or (3) a bank cashier’s check payable to the State
of New York. If the Bidder elects to submit a bid bond, it SHALL be on the Department’s Bid Bond Form
102-07 MODIFICATION OR WITHDRAWAL OF PROPOSAL.

Permission will not be given to modify or explain by e-mail, telephone, letter or otherwise, any proposal or bid after it has been deposited with the Department. No proposal shall be withdrawn or canceled before the time designated for opening such proposals publicly except upon such conditions as the Commissioner may deem to be necessary.

No proposal shall be withdrawn or canceled after the time designated for opening such proposals publicly, except to exercise the option as provided herein. Any bidder or its duly authorized agent who is physically present at the letting and who has submitted proposals on more than one project of any one letting may, at its option and upon written request to an authorized Department representative at the letting, withdraw any or all of its additional proposals after the person who opens and reads the bids has announced that such bidder has submitted the lowest proposal on a project for which bids have last been read. When this option is exercised, the proposals for other projects in the letting will be returned to the bidder unopened or, if the bid was submitted electronically, the Department will delete the bid(s) and the bid will not be made public. No returned proposals will be considered after the bidder has exercised its privilege to withdraw the same. Any bidder exercising the privilege of so withdrawing its bid or bids waives all claims that may arise should it be found that its opened proposal is informal or for any other reason is unacceptable to the Department. The Department will open and read proposals in the order in which they are drawn and not in the order in which the projects are advertised.

102-08 SAMPLE STANDARD CLAUSES FOR ALL NYS CONTRACTS.

The parties to the attached contract, license, lease, amendment or other agreement of any kind (hereinafter, “the contract” or “this contract”) agree to be bound by the following clauses which are hereby made a part of the contract (the word “Contractor” herein refers to any party other than the State, whether a contractor, licenser, licensee, lessor, lessee or any other party):

1. EXECUTORY CLAUSE. In accordance with Section 41 of the State Finance Law, the State shall have no liability under this contract to the Contractor or to anyone else beyond funds appropriated and available for this contract.

2. NON-ASSIGNMENT CLAUSE. In accordance with Section 138 of the State Finance Law, this contract may not be assigned by the Contractor or its right, title or interest therein assigned, transferred, conveyed, sublet or otherwise disposed of without the State’s previous written consent, and attempts to do so are null and void. Notwithstanding the foregoing, such prior written consent of an assignment of a contract let pursuant to Article XI of the State Finance Law may be waived at the discretion of the contracting agency and with the concurrence of the State Comptroller where the original contract was subject to the State Comptroller’s approval, where the assignment is due to a reorganization, merger or consolidation of the Contractor’s business entity or enterprise. The State retains its right to approve an assignment and to require that any Contractor demonstrate its responsibility to do business with the State. The Contractor may, however, assign its right to receive payments without the State’s prior written consent unless this contract concerns Certificates of Participation pursuant to Article 5-A of the State Finance Law.

3. COMPTROLLER’S APPROVAL. In accordance with Section 112 of the State Finance Law (or, if this contract is with the State University or City University of New York, Section 355 or Section 6218 of
the Education Law), if this contract exceeds $50,000 (or the minimum thresholds agreed to by the Office of the State Comptroller for certain S.U.N.Y. and C.U.N.Y. contracts), or if this is an amendment for any amount to a contract which, as so amended, exceeds said statutory amount, or if, by this contract, the State agrees to give something other than money when the value or reasonably estimated value of such consideration exceeds $10,000, it shall not be valid, effective or binding upon the State until it has been approved by the State Comptroller and filed in his office. Comptroller's approval of contracts let by the Office of General Services is required when such contracts exceed $85,000 (State Finance Law Section 163.6.a).

4. WORKERS' COMPENSATION BENEFITS. In accordance with Section 142 of the State Finance Law, this contract shall be void and of no force and effect unless the Contractor shall provide and maintain coverage during the life of this contract for the benefit of such employees as are required to be covered by the provisions of the Workers' Compensation Law.

5. NON-DISCRIMINATION REQUIREMENTS. To the extent required by Article 15 of the Executive Law (also known as the Human Rights Law) and all other State and Federal statutory and constitutional non-discrimination provisions, the Contractor will not discriminate against any employee or applicant for employment because of race, creed, color, sex, national origin, sexual orientation, age, disability, genetic predisposition or carrier status, or marital status. Furthermore, in accordance with Section 220-c of the Labor Law, if this is a contract for the construction, alteration or repair of any public building or public work or for the manufacture, sale or distribution of materials, equipment or supplies, and to the extent that this contract shall be performed within the State of New York, Contractor agrees that neither it nor its Subcontractors shall, by reason of race, creed, color, disability, sex, or national origin: (a) discriminate in hiring against any New York State citizen who is qualified and available to perform the work; or (b) discriminate against or intimidate any employee hired for the performance of work under this contract. If this is a building service contract as defined in Section 230 of the Labor Law, then, in accordance with Section 239 thereof, Contractor agrees that neither it nor its Subcontractors shall by reason of race, creed, color, national origin, age, sex or disability: (a) discriminate in hiring against any New York State citizen who is qualified and available to perform the work; or (b) discriminate against or intimidate any employee hired for the performance of work under this contract. Contractor is subject to fines of $50.00 per person per day for any violation of Section 220-c or Section 239 as well as possible termination of this contract and forfeiture of all moneys due hereunder for a second or subsequent violation.

6. WAGE AND HOURS PROVISIONS. If this is a public work contract covered by Article 8 of the Labor Law or a building service contract covered by Article 9 thereof, neither Contractor's employees nor the employees of its Subcontractors may be required or permitted to work more than the number of hours or days stated in said statutes, except as otherwise provided in the Labor Law and as set forth in prevailing wage and supplement schedules issued by the State Labor Department. Furthermore, Contractor and its Subcontractors must pay at least the prevailing wage rate and pay or provide the prevailing supplements, including the premium rates for overtime pay, as determined by the State Labor Department in accordance with the Labor Law. Additionally, effective April 28, 2008, if this is a public work contract covered by Article 8 of the Labor Law, the Contractor understands and agrees that the filing of payrolls in a manner consistent with Subdivision 3-a of Section 220 of the Labor Law shall be a condition precedent to payment by the State of any State approved sums due and owing for work done upon the project.

7. NON-COLLUSIVE BIDDING CERTIFICATION. In accordance with Section 139-d of the State Finance Law, if this contract was awarded based upon the submission of bids, Contractor affirms, under penalty of perjury, that its bid was arrived at independently and without collusion aimed at restricting competition. Contractor further affirms that, at the time Contractor submitted its bid, an authorized and
responsible person executed and delivered to the State a non-collusive bidding certification on Contractor's behalf.

8. INTERNATIONAL BOYCOTT PROHIBITION. In accordance with Section 220-f of the Labor Law and Section 139-h of the State Finance Law, if this contract exceeds $5,000, the Contractor agrees, as a material condition of the contract, that neither the Contractor nor any substantially owned or affiliated person, firm, partnership or corporation has participated, is participating, or shall participate in an international boycott in violation of the Federal Export Administration Act of 1979 (50 USC App. Sections 2401 et seq.) or regulations thereunder. If such Contractor, or any of the aforesaid affiliates of Contractor, is convicted or is otherwise found to have violated said laws or regulations upon the final determination of the United States Commerce Department or any other appropriate agency of the United States subsequent to the contract's execution, such contract, amendment or modification thereto shall be rendered forfeit and void. The Contractor shall so notify the State Comptroller within five (5) business days of such conviction, determination or disposition of appeal (2 NYCRR 105.4).

9. SET-OFF RIGHTS. The State shall have all of its common law, equitable and statutory rights of set-off. These rights shall include, but not be limited to, the State's option to withhold for the purposes of set-off any moneys due to the Contractor under this contract up to any amounts due and owing to the State with regard to this contract, any other contract with any State department or agency, including any contract for a term commencing prior to the term of this contract, plus any amounts due and owing to the State for any other reason including, without limitation, tax delinquencies, fee delinquencies or monetary penalties relative thereto. The State shall exercise its set-off rights in accordance with normal State practices including, in cases of set-off pursuant to an audit, the finalization of such audit by the State agency, its representatives, or the State Comptroller.

10. RECORDS. The Contractor shall establish and maintain complete and accurate books, records, documents, accounts and other evidence directly pertinent to performance under this contract (hereinafter, collectively, "the Records"). The Records must be kept for the balance of the calendar year in which they were made and for six (6) additional years thereafter. The State Comptroller, the Attorney General and any other person or entity authorized to conduct an examination, as well as the agency or agencies involved in this contract, shall have access to the Records during normal business hours at an office of the Contractor within the State of New York or, if no such office is available, at a mutually agreeable and reasonable venue within the State, for the term specified above for the purposes of inspection, auditing and copying. The State shall take reasonable steps to protect from public disclosure any of the Records which are exempt from disclosure under Section 87 of the Public Officers Law (the "Statute") provided that: (i) the Contractor shall timely inform an appropriate State official, in writing, that said records should not be disclosed; and (ii) said records shall be sufficiently identified; and (iii) designation of said records as exempt under the Statute is reasonable. Nothing contained herein shall diminish, or in any way adversely affect, the State's right to discovery in any pending or future litigation.

11. IDENTIFYING INFORMATION AND PRIVACY NOTIFICATION.
(a) Identification Number(s). Every invoice or New York State Claim for Payment submitted to a New York State agency by a payee, for payment for the sale of goods or services or for transactions (e.g., leases, easements, licenses, etc.) related to real or personal property must include the payee's identification number. The number is any or all of the following: (i) the payee's Federal employer identification number, (ii) the payee's Federal social security number, and/or (iii) the payee's Vendor Identification Number assigned by the Statewide Financial System. Failure to include such number or numbers may delay payment. Where the payee does not have such number or numbers, the payee, on its invoice or Claim for Payment, must give the reason or reasons why the payee does not have such number or numbers.
(b) Privacy Notification. (1) The authority to request the above personal information from a seller of goods or services or a lessor of real or personal property, and the authority to maintain such information, is found in Section 5 of the State Tax Law. Disclosure of this information by the seller or lessor to the State is mandatory. The principal purpose for which the information is collected is to enable the State to identify individuals, businesses and others who have been delinquent in filing tax returns or may have understated their tax liabilities and to generally identify persons affected by the taxes administered by the Commissioner of Taxation and Finance. The information will be used for tax administration purposes and for any other purpose authorized by law. (2) The personal information is requested by the purchasing unit of the agency contracting to purchase the goods or services or lease the real or personal property covered by this contract or lease. The information is maintained in the Statewide Financial System by the Vendor Management Unit within the Bureau of State Expenditures, Office of the State Comptroller, 110 State Street, Albany, New York 12236.

12. EQUAL EMPLOYMENT OPPORTUNITIES FOR MINORITIES AND WOMEN. In accordance with Section 312 of the Executive Law and 5 NYCRR 143, if this contract is: (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of $25,000.00, whereby a contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the contracting agency; or (ii) a written agreement in excess of $100,000.00 whereby a contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon; or (iii) a written agreement in excess of $100,000.00 whereby the owner of a State assisted housing project is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon for such project, then the following shall apply and by signing this agreement the Contractor certifies and affirms that it is Contractor’s equal employment opportunity policy that:

(a) The Contractor will not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status, shall make and document its conscientious and active efforts to employ and utilize minority group members and women in its work force on State contracts and will undertake or continue existing programs of affirmative action to ensure that minority group members and women are afforded equal employment opportunities without discrimination. Affirmative action shall mean recruitment, employment, job assignment, promotion, upgradings, demotion, transfer, layoff, or termination and rates of pay or other forms of compensation;

(b) At the request of the contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, labor union or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability or marital status and that such union or representative will affirmatively cooperate in the implementation of the Contractor’s obligations herein; and

(c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the State contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.

Contractor will include the provisions of "a", "b", and "c" above, in every subcontract over $25,000.00 for the construction, demolition, replacement, major repair, renovation, planning or design of real property and improvements thereon (the "Work") except where the Work is for the beneficial use of the
Contractor. Section 312 does not apply to: (i) work, goods or services unrelated to this contract; or (ii) employment outside New York State. The State shall consider compliance by a Contractor or Subcontractor with the requirements of any Federal law concerning equal employment opportunity which effectuates the purpose of this section. The contracting agency shall determine whether the imposition of the requirements of the provisions hereof duplicate or conflict with any such Federal law and if such duplication or conflict exists, the contracting agency shall waive the applicability of Section 312 to the extent of such duplication or conflict. Contractor will comply with all duly promulgated and lawful rules and regulations of the Department of Economic Development’s Division of Minority and Women’s Business Development pertaining hereto.

13. CONFLICTING TERMS. In the event of a conflict between the terms of the contract (including any and all attachments thereto and amendments thereof) and the terms of this Appendix A, the terms of this Appendix A shall control.

14. GOVERNING LAW. This contract shall be governed by the laws of the State of New York except where the Federal supremacy clause requires otherwise.

15. LATE PAYMENT. Timeliness of payment and any interest to be paid to Contractor for late payment shall be governed by Article 11-A of the State Finance Law to the extent required by law.

16. NO ARBITRATION. Disputes involving this contract, including the breach or alleged breach thereof, may not be submitted to binding arbitration (except where statutorily authorized), but must, instead, be heard in a court of competent jurisdiction of the State of New York.

17. SERVICE OF PROCESS. In addition to the methods of service allowed by the State Civil Practice Law & Rules (“CPLR”), Contractor hereby consents to service of process upon it by registered or certified mail, return receipt requested. Service hereunder shall be complete upon Contractor’s actual receipt of process or upon the State’s receipt of the return thereof by the United States Postal Service as refused or undeliverable. Contractor must promptly notify the State, in writing, of each and every change of address to which service of process can be made. Service by the State to the last known address shall be sufficient. Contractor will have thirty (30) calendar days after service hereunder is complete in which to respond.

18. PROHIBITION ON PURCHASE OF TROPICAL HARDWOODS. The Contractor certifies and warrants that all wood products to be used under this contract award will be in accordance with, but not limited to, the specifications and provisions of Section 165 of the State Finance Law, (Use of Tropical Hardwoods) which prohibits purchase and use of tropical hardwoods, unless specifically exempted, by the State or any governmental agency or political subdivision or public benefit corporation. Qualification for an exemption under this law will be the responsibility of the contractor to establish to meet with the approval of the State.

In addition, when any portion of this contract involving the use of woods, whether supply or installation, is to be performed by any Subcontractor, the prime Contractor will indicate and certify in the submitted bid proposal that the Subcontractor has been informed and is in compliance with specifications and provisions regarding use of tropical hardwoods as detailed in §165 State Finance Law. Any such use must meet with the approval of the State; otherwise, the bid may not be considered responsive. Under bidder certifications, proof of qualification for exemption will be the responsibility of the Contractor to meet with the approval of the State.

19. (VACANT)
20. (VACANT)

21. (VACANT)

22. **COMPLIANCE WITH NEW YORK STATE INFORMATION SECURITY BREACH AND NOTIFICATION ACT.** Contractor shall comply with the provisions of the New York State Information Security Breach and Notification Act (General Business Law Section 899-aa; State Technology Law Section 208).

23. **COMPLIANCE WITH CONSULTANT DISCLOSURE LAW.** If this is a contract for consulting services, defined for purposes of this requirement to include analysis, evaluation, research, training, data processing, computer programming, engineering, environmental, health, and mental health services, accounting, auditing, paralegal, legal or similar services, then, in accordance with Section 163 (4-g) of the State Finance Law (as amended by Chapter 10 of the Laws of 2006), the Contractor shall timely, accurately and properly comply with the requirement to submit an annual employment report for the contract to the agency that awarded the contract, the Department of Civil Service and the State Comptroller.

24. **PROCUREMENT LOBBYING.** To the extent this agreement is a “procurement contract” as defined by State Finance Law Sections 139-j and 139-k, by signing this agreement the contractor certifies and affirms that all disclosures made in accordance with State Finance Law Sections 139-j and 139-k are complete, true and accurate. In the event such certification is found to be intentionally false or intentionally incomplete, the State may terminate the agreement by providing written notification to the Contractor in accordance with the terms of the agreement.

25. **CERTIFICATION OF REGISTRATION TO COLLECT SALES AND COMPENSATING USE TAX BY CERTAIN STATE CONTRACTORS, AFFILIATES AND SUBCONTRACTORS.**

To the extent this agreement is a contract as defined by Tax Law Section 5-a, if the contractor fails to make the certification required by Tax Law Section 5-a or if during the term of the contract, the Department of Taxation and Finance or the covered agency, as defined by Tax Law 5-a, discovers that the certification, made under penalty of perjury, is false, then such failure to file or false certification shall be a material breach of this contract and this contract may be terminated, by providing written notification to the Contractor in accordance with the terms of the agreement, if the covered agency determines that such action is in the best interest of the State.

102-09 **SAMPLE STANDARD CLAUSES FOR NON FEDERAL-АID NEW YORK STATE CONTRACTS.**

In accordance with §102-14 *Form of Contract and Bid Bond*, the following articles of Appendix A Standard Clauses For New York State Contracts are not applicable to Federal-Aid contracts.

19. **MACBRIDE FAIR EMPLOYMENT PRINCIPLES.** In accordance with the MacBride Fair Employment Principles (Chapter 807 of the Laws of 1992), the Contractor hereby stipulates that the Contractor either (a) has no business operations in Northern Ireland, or (b) shall take lawful steps in good faith to conduct any business operations in Northern Ireland in accordance with the MacBride Fair Employment Principles (as described in Section 165 of the New York State Finance Law), and shall permit independent monitoring of compliance with such principles.

20. **OMNIBUS PROCUREMENT ACT OF 1992.** It is the policy of New York State to maximize opportunities for the participation of New York State business enterprises, including minority and women owned business enterprises as bidders, subcontractors and suppliers on its procurement contracts. Information on the availability of New York State subcontractors and suppliers is available from:
The Omnibus Procurement Act of 1992 requires that by signing this bid proposal or contract, as applicable, Contractors certify that whenever the total bid amount is greater than $1 million:

(a) The Contractor has made reasonable efforts to encourage the participation of New York State Business Enterprises as suppliers and subcontractors, including certified minority and women-owned business enterprises, on this project, and has retained the documentation of these efforts to be provided upon request to the State;

(b) The Contractor has complied with the Federal Equal Opportunity Act of 1972 (P.L. 92-261), as amended;

(c) The Contractor agrees to make reasonable efforts to provide notification to New York State residents of employment opportunities on this project through listing any such positions with the Job Service Division of the New York State Department of Labor, or providing such notification in such manner as is consistent with existing collective bargaining contracts or agreements. The Contractor agrees to document these efforts and to provide said documentation to the State upon request; and

(d) The Contractor acknowledges notice that the State may seek to obtain offset credits from foreign countries as a result of this contract and agrees to cooperate with the State in these efforts.

21. RECIPROCITY AND SANCTIONS PROVISIONS. Bidders are hereby notified that if their principal place of business is located in a country, nation, province, state or political subdivision that penalizes New York State vendors, and if the goods or services they offer will be substantially produced or performed outside New York State, the Omnibus Procurement Act 1994 and 2000 amendments (Chapter 684 and Chapter 383, respectively) require that they be denied contracts which they would otherwise obtain. NOTE: As of May 15, 2002, the list of discriminatory jurisdictions subject to this provision includes the states of South Carolina, Alaska, West Virginia, Wyoming, Louisiana and Hawaii. Contact NYS Department of Economic Development for a current list of jurisdictions subject to this provision.

102-10 LABOR AND EMPLOYMENT.

The provisions of NYS Labor Law, as amended, and referred to in §102-08, Standard Clauses for All New York State Contracts, shall be applicable. On contracts financed with Federal Aid, any provisions of NYS Labor Law that are in conflict with mandatory Federal Aid construction contract compliance
requirements, as contained in 23 CFR 635.117 are superseded. Any provisions of NYS Labor Law that are not in conflict with mandatory Federal-Aid construction contract compliance requirements or the Davis-Bacon Act, but are more restrictive, shall apply.

The Contractor shall directly employ those members of its own organization. Employee-leasing and other similar arrangements under which workers are employed by another organization will only be considered under a subcontract approved in accordance with §108-05, Subletting or Assigning the Contract.

A. Wages. The Department will provide the Contractor with prevailing wage rate schedules. When both State and Federal wage rate schedules are provided, the Contractor shall pay the higher of the two wages and supplemental (fringe) benefits. If prevailing wage rate schedules are attached, all on-site work shall be paid prevailing wages. The Contractor shall ensure that workers are paid the appropriate wages and supplemental (fringe) benefits. The Contractor shall obtain periodic wage rate schedule updates from the NYS Department of Labor (NYSDOL). Wage rate amendments and supplements are available on the NYSDOL web site at www.labor.state.ny.us. All changes or clarification of labor classification(s) and applicability of prevailing wage rates shall be obtained in writing from the Office of the Director, NYSDOL Bureau of Public Work. The Contractor shall include the cost of changes in wage rate schedules and supplements (fringes) over the contract duration in the contract bid prices.

On-site Contractor or Subcontractor employees shall be paid prevailing wages required under the Davis-Bacon Act. In accordance with 29 CFR 5.2(i), a site of the work is defined as the physical place or places where the construction called for in the contract will remain when work on it has been completed. Facilities such as fabrication plants, mobile factories, batch plants, borrow pits, etc., are part of the site of the work provided that they are dedicated exclusively to the performance of the contract. Not included in the site of the work are facilities whose continuance in operation are determined wholly without regard to a particular contract. Such permanent, previously established facilities are not a part of the site of the work, even where the operations for a period of time may be dedicated exclusively to the performance of a contract.

In accordance with NYS Labor Law, Sections 220 and 220-d:

1. No laborer, worker, or mechanic, in the employ of the Contractor, Subcontractor or other person doing or contracting to do the whole or any part of the work contemplated by the contract shall be permitted or required to work more than eight (8) hours in any one calendar day or more than five days in any one week, except in the emergencies set forth in the Labor Law.

2. The wages paid for a legal day's work shall be not less than the prevailing rate of wages as defined by law.

3. The minimum hourly rate of wages to be paid shall not be less than that stated in the contract documents, and any redetermination of the prevailing rate of wages after the contract is approved shall be deemed to be incorporated herein by reference as of the effective date of redetermination and shall form a part of these contract documents.

4. The contract may be forfeited and no sum paid for any work done thereunder on a second conviction for willfully paying less than:
   a. the stipulated wage scale as provided in Labor Law, §220 (3), as amended, or;
   b. the stipulated minimum hourly wage scale as provided in Labor Law, §220-d, as amended.

B. Overtime Dispensation. All bidders, in submitting their bids, should base their bids and work progression on the assumption that Overtime Dispensation pursuant to Article 8 of the New York State Labor Law, for any workers, laborers, and mechanics to work more than 8 hours in any one calendar day or more than 5 days in any one week will not be granted for any operation for the
contract duration. Regardless of approval or disapproval of overtime by the NYSDOL, no adjustment will be made in any bid prices.

— Subsequent to award, where the contract proposal has imposed specific scheduling and/or phasing requirements or where it is determined by the Department to be in the best interest of the public, the Department may process, for approval by the NYSDOL, requests for overtime dispensation on certain specific operations.

— The Contractor shall submit requests for overtime dispensation to the Department on Form PW-30, Application for Dispensation for Hours, which will be provided by the Engineer upon request. The Department will review applications for overtime dispensation submitted by the Contractor associated with contracts subject to (A+B) Bidding, Incentive/Disincentive (I/D) or Lane Rental work favorably, but the application should not request more than 60 hours per week. The 60 hours per week may be either 6 – 10 hour days or 5 – 12 hour days. Overtime dispensations will be supported by the Department to advance Department goals and priorities, subject to specific circumstances and conditions associated with each contract.

— The Department cannot guarantee that the NYSDOL will grant dispensation from restrictions pursuant to the provisions of Article 8 of the State Labor Law, however with the Department’s certification, it is anticipated that they will act favorably, provided that the Contractor is in compliance with Labor Law requirements at the time of application.

C. Payrolls. The Contractor shall furnish the Engineer, each week, a certified payroll and statement of compliance with respect to the wages paid each of its employees, (including apprentices, trainees, watch persons and guards) and a certified payroll from each Subcontractor engaged on work during the preceding weekly payroll period.

— Certified payrolls shall contain work class, hours worked, wage rate, payroll taxes and withholdings. Certified payrolls shall be annotated by race and gender, and shall be submitted on Form WH-347 or Form HC-231-1 for Federal-Aid contracts, and on HC-231-1 for non Federal-Aid contracts. At the Contractor’s option, computer printed payroll records, which supply the required data and certifications may be used.

D. Training. An apprentice is defined as an individual who is enrolled in an apprenticeship-training program that is registered with the NYS Department of Labor. A trainee is defined as an individual who is enrolled in an On the Job Training (OJT) program that is approved by the Federal Highway Administration (FHWA).

— A number of sources to obtain training for apprentices/trainees are available. These include:
  • A NYSDOL approved apprenticeship program sponsored by a union or a temporary project level agreement with a union which has a NYSDOL approved apprenticeship program.
  • A NYSDOL approved apprenticeship program sponsored by a contractor.
  • A NYSDOL approved apprenticeship program sponsored by a contractor signatory with an apprenticeship sponsor consortium for certain services.
  • An FHWA approved OJT program (where applicable).

— Approved OJT Programs are currently limited to apprenticeable occupations as determined by NYSDOL or USDOL. A list of approved OJT programs can be found in the On the Job Training and Apprenticeship Program Construction Catalogue which is available through the Department’s Office of Equal Opportunity Development and Compliance.

— Training under Training Special Provisions, if required, will be shown in the contract documents. In order to fulfill training requirements required under Training Special Provisions and/or §102-11 Equal Employment Opportunity Requirements, training should begin as early as possible during a construction contract. The Department recommends that all bidders have an approved apprenticeship or OJT program prior to bidding.
The Contractor shall furnish the apprentice/trainee a copy of the program to be followed in providing the training. The Contractor shall provide each apprentice/trainee with a certification showing the type and length of training satisfactorily completed.

When training is required under Training Special Provisions and/or §102-11 Equal Employment Opportunity Requirements, the Contractor shall designate to the Engineer, at the preconstruction meeting, a person (or persons) from its existing workforce as the Trainer and Training Coordinator for any apprentice(s)/trainee(s).

The Trainer shall:
1. Be located on the contract site generally on a daily basis; and
2. Be responsible for the day-to-day supervision and training of persons on the contract; and
3. Be responsible for the preparation and submission of a monthly training progress report, after consultation with designated apprentices/trainees.

The Training Coordinator shall:
1. Be knowledgeable about the contract and the Apprenticeship/OJT programs to be used; and
2. Be responsible for ensuring on-the-job orientation of apprentice/trainees; and
3. Be responsible for ensuring meaningful and effective training for the duration of training.

E. Public Notices. Before commencing any work on the site, the Contractor shall provide a satisfactory weather resistant surface, and post, in a location accessible to all workers, a copy of the NYSWOL schedules of prevailing wages and supplements for this contract, a copy of all redeterminations of such schedules for the contract, the Workers’ Compensation Law notice, required safety notices, and all other notices required by law to be posted at the site. The Contractor shall maintain such notices in a legible manner and shall replace any notice or schedule which is damaged, defaced, illegible or removed for any reason. The Notices shall be maintained until all work on the site is complete.

F. Federal-Aid Requirements. No procedures or requirement shall be imposed by any state which will operate to discriminate against the employment of labor from any other state, possession or territory of the United States, in the construction of a Federal-Aid project. The selection of labor to be employed by the Contractor on any Federal-Aid project shall be of its choosing.

1. The Contractor shall not use convict labor unless performed by convicts who are on parole, supervised release, or probation for construction, maintenance or any other purpose at the site or within the contract limits of any Federal-Aid highway construction project from the time of contract award or the start of work on force account until final acceptance of the work by the Department.

102-11 EQUAL EMPLOYMENT OPPORTUNITY REQUIREMENTS.

The Department seeks to ensure nondiscrimination in employment under all Department contracts. The Contractor shall comply with the following Equal Employment Opportunity (EEO) requirements. Goals for Equal Opportunity Employment Participation are listed in the required contract provisions section of the contract proposal. The covered area is the county or counties in which the work is located.

For Federal-Aid contracts, Equal Employment Opportunity provisions are also found on Form FHWA 1273 Required Contract Provisions Federal-Aid Construction Contracts, or Form FHWA 1316 Required Contract Provisions Appalachian Development Highway System and Local Access Roads Construction Contracts, one of which is incorporated in the required contract provisions section of the contract proposal.

Nothing herein provided shall be construed as a limitation upon the application of other laws which establish different standards of compliance or upon the application of requirements for the hiring of local or other area residents (e.g., those under the Public Works Employment Act of 1977 and the Community Development Block Grant Program).
A. Statutory Authority. The Federal statutory authority for Equal Employment Opportunity provisions is contained in 23 U.S.C. 140(a), and Executive Order 11246. State statutory authority is contained in Section 85 of the Highway Law, Section 428 of the Transportation Law, and NYS Executive Law Articles 15 and 15-A. Regulations have been promulgated under 23 CFR 230, 41 CFR 60, 49 CFR 21, and 5 NYCRR 140-145.

B. Definitions.

1. For Federal-Aid contracts, a minority group member is defined under this subsection as someone who is, and can demonstrate membership in, one of the following groups:

   a. Black (all persons having origins in any of the Black African racial groups not of Hispanic origin);

   b. Hispanic (all persons of Mexican, Puerto Rican, Cuban, Central or South American or other Spanish Culture or origin, regardless of race);

   c. Asian and Pacific Islander (all persons having origins in any of the original peoples of the Far East, Southeast Asia, the Indian Subcontinent, or the Pacific Islands); and

   d. American Indian or Alaskan Native (all persons having origins in any of the original peoples of North America and maintaining identifiable tribal affiliations through membership and participation or community identification).

2. For non Federal-Aid contracts, a minority group member is defined under this subsection as a United States citizen or permanent resident alien who is, and can demonstrate membership in, one of the following groups:

   a. Black persons having origins in any of the Black African racial groups;

   b. Hispanic persons of Mexican, Puerto Rican, Dominican, Cuban, Central or South American descent of either Indian or Hispanic origin, regardless of race;

   c. Asian and Pacific Islander persons having origins in any of the Far East countries, South East Asia, the Indian subcontinent, or the Pacific Islands;

   d. Native American or Alaskan native persons having origins in any of the original peoples of North America.

C. Employment Goals. An employment goal(s) for minorities and a separate goal for women are presented in the contract documents. The Contractor shall provide equal employment opportunity and shall take affirmative action for all minority groups, both male and female; and women, both minority and non-minority. If the Contractor performs work outside of the covered area, it shall apply the goals established for the county where the work is actually performed. The Department will monitor the Contractor’s attainments towards EEO goals in accordance with §105-21 Civil Rights Monitoring and Reporting.

The goals set for the contract are expressed as percentages of the total hours of employment and training of minority and female utilization the Contractor should reasonably be able to achieve in each construction trade in which it has employees in the covered area. The Contractor is expected to make substantially uniform progress in meeting its goals in each trade. The hours of minority and female
employment and training shall be substantially uniform throughout the length of the contract, and in each trade, and the Contractor shall make a good faith effort to employ minorities and women evenly on each of its contracts. The transfer of minority or female employees, apprentices, or trainees from contractor to contractor or from contract to contract for the sole purpose of meeting the Contractor’s goals is a violation of the contract.

D. Contractor Obligations. The Contractor shall comply with all provisions of Federal Executive Order 11246 and the provisions of State and Federal laws and regulations. The Contractor shall furnish all information and reports required by Executive Order 11246 and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to its books, records, and accounts by the Department and the U.S. Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders. The Contractor shall develop and implement an EEO policy in accordance with Federal Aid Construction Contracts for Federal-Aid contracts and in accordance with §102-08 Standard Clauses for All New York State Contracts for non Federal-Aid contracts.

1. Non-Discrimination. The Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, age, disability or marital status. The Contractor shall take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their age, race, creed, color, national origin, sexual orientation, military status, sex, disability, predisposing genetic characteristics, marital status, or domestic violence victim status and shall also follow the requirements of the Human Rights Law with regard to non-discrimination on the basis of prior criminal conviction and prior arrest. Such actions shall include, but not be limited to the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor shall post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Department setting forth the provisions of this non-discrimination clause.

— The Contractor shall state in all solicitations or advertisements for employees that, in the performance of the contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of age, race, creed, color, national origin, sexual orientation, military status, sex, disability, predisposing genetic characteristics, marital status, or domestic violence victim status.

— The Contractor shall not use the goals or affirmative action requirements to discriminate against any person because of age, race, creed, color, national origin, sexual orientation, military status, sex, disability, predisposing genetic characteristics, marital status, or domestic violence victim status.

2. Solicitations. The Contractor shall state in all solicitations or advertisements for employees placed by or on behalf of the Contractor, that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, national origin, age, disability or marital status.

3. Collective Bargaining Agreements. The contractor shall send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers’ representatives of the contractor’s commitments to equal employment opportunities, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

— The Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or
understanding, to furnish a written statement that such employment agency, labor union, or representative will not discriminate on the basis of race, creed, color, national origin, sex age, disability or marital status and that such union or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.

Neither the provisions of any collective bargaining agreement, nor the failure by a union with whom the Contractor has a collective bargaining agreement, to refer either minorities or women shall excuse the Contractor’s obligations.

4. Complaints of Alleged Discrimination. The Contractor shall promptly investigate all complaints of alleged discrimination made to the Contractor in connection with its obligations under this contract, shall attempt to resolve such complaints, and shall take appropriate corrective action within a reasonable time. If the investigation indicates that the discrimination may affect persons other than the complainant, corrective action shall include such other persons. Upon completion of each investigation, the Contractor shall inform every complainant of all available avenues of appeal.

5. Non-Compliance. In the event of the contractor's non-compliance with the nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be canceled, terminated or suspended in whole or in part and the contractor may be declared ineligible for further contracts in accordance with procedures authorized in Executive Order 11246, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246, or by rule, regulation, or order of the U.S. Secretary of Labor, or as otherwise provided by law.

6. Subcontracts/Purchase Orders. The Contractor shall include the provisions of §102-11D Contractor Obligations in every subcontract or purchase order, so that such provisions will be binding upon each subcontractor or vendor. In the event a Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the Department, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

E. Affirmative Action Steps. The Contractor shall take specific affirmative actions to promote equal employment opportunity. The evaluation of the Contractor’s compliance with these specifications shall be based upon its effort to achieve maximum results from its actions. The Contractor shall document these efforts fully, and shall implement affirmative action steps at least as extensive as the following:

1. Ensure and maintain a working environment free of harassment, intimidation, and coercion at all sites, and in all facilities at which the Contractor’s employees are assigned to work. The Contractor, where possible, shall assign two or more women to each construction contract. The Contractor shall specifically ensure that all forepersons, superintendents, and other onsite supervisory personnel are aware of and carry out the Contractor’s obligation to maintain such a working environment, with specific attention to minority or female individuals working at such sites or in such facilities.

2. Establish and maintain a current list of minority and female recruitment sources, provide written notification to minority and female recruitment sources and to community organizations when the Contractor or its unions have employment opportunities available, and maintain a record of the organizations’ responses.
3. Maintain a current file of the names, addresses and telephone numbers of each minority and female off-the-street applicant and minority or female referral from a union, a recruitment source or community organization and of what action was taken with respect to each such individual. If such individual was sent to the union hiring hall for referral and was not referred back to the Contractor by the union or, if referred, not employed by the Contractor, this shall be documented in the file with the reason therefore, along with whatever additional actions the Contractor may have taken.

4. Provide immediate written notification to the Department when the union or unions with which the Contractor has a collective bargaining agreement has not referred to the Contractor a minority person or woman sent by the Contractor, or when the Contractor has other information that the union referral process has impeded the Contractor’s efforts to meet its obligations.

5. Develop on-the-job training opportunities and/or participate in training programs for the area which expressly include minorities and women, including upgrading programs and apprenticeship and trainee programs relevant to the Contractor’s employment needs, especially those programs funded or approved by either the NYS Department of Labor or the US Department of Labor. The Contractor shall provide notice of these programs to the sources compiled under E.2. above.

6. Disseminate the Contractor’s EEO policy by providing notice of the policy to unions and training programs and requesting their cooperation in assisting the Contractor in meeting its EEO obligations; by including it in any policy manual and collective bargaining agreement, by publicizing it in the company newspaper, annual report, etc.; by specific review of the policy with all management personnel and with all employees at least once a year; and by posting the company EEO policy on bulletin boards accessible to all employees at each location where construction work is performed.

7. Review, at least annually, the company’s EEO policy and affirmative action obligations under these specifications with all employees having any responsibility for hiring, assignment, layoff, termination or other employment decisions including specific review of these items with onsite supervisory personnel such as superintendents, forepersons, etc., prior to the initiation of construction work at any contract site. A written record shall be made and maintained identifying the time and place of these meetings, persons attending, subject matter discussed, and disposition of the subject matter.

8. Disseminate the Contractor’s EEO policy externally by including it in any advertising in the news media, specifically including minority and female news media, and providing written notification to and discussing the Contractor’s EEO policy with other contractors and Subcontractors with whom the Contractor does or anticipates doing business.

9. Direct its recruitment efforts, both oral and written, to minority, female and community organizations, to schools with minority and female students and to minority and female recruitment and training organizations serving the Contractor’s recruitment area and employment needs. Not later than one month prior to the date for the acceptance of applications for apprenticeship or other training by any recruitment source, the Contractor shall send written notification to organizations such as the above, describing the openings, screening procedures, and tests to be used in the selection process.

10. Encourage present minority and female employees to recruit other minority persons and women and, where reasonable, provide after school, summer and vacation employment to minority and female youth both on the site and in other areas of the Contractor’s work force.
11. Validate all tests and other selection requirements in accordance with state and Federal laws, 
rules and regulations.

12. Conduct, at least annually, an inventory and evaluation of all minority and female personnel 
for promotional opportunities. Encourage these employees to seek or to prepare for promotional 
opportunities through appropriate training, etc.

13. Ensure that seniority practices, labor classifications, work assignments and other personnel 
practices, do not have a discriminatory effect by continually monitoring all personnel and 
employment related activities to ensure that the EEO policy and the Contractor’s obligations 
under these specifications are being carried out.

14. Ensure that all facilities and company activities are non-segregated except that separate or 
single-user toilet and necessary changing facilities shall be provided to assure privacy between 
the sexes.

15. Document and maintain a record of all solicitations of offers for Subcontracts from minority 
and female construction contractors and suppliers, including circulation of solicitations to 
minority and female contractor associations and other business associations.

16. Conduct a review, at least annually, of all supervisors’ adherence to and performance under 
the Contractor’s EEO policies and affirmative action obligations.

F. Associations. Contractors are encouraged to participate in voluntary associations which assist 
in fulfilling one or more of their affirmative action obligations. The efforts of a contractor 
association, joint contractor union, contractor community, or other similar group of which the 
Contractor is a member and participant, may be asserted as fulfilling one or more of its obligations; 
provided that the Contractor actively participates in the group, makes every effort to ensure that the 
group has a positive impact on the employment of minorities and women in the industry, ensures that 
the benefits of the program are reflected in the Contractor’s minority and female workforce 
participation, makes a good faith effort to meet its individual goals and timetables, and can provide 
access to documentation which demonstrates the effectiveness of actions taken on behalf of the 
Contractor. The obligation to comply, however, is the Contractor’s and failure of such a group to 
fulfill an obligation shall not be a defense for the Contractor’s noncompliance.

G. Hometown Plans (Federal-Aid Contracts Only). If a Contractor is participating (pursuant 
to 41 CFR 60-4.5) in a Hometown Plan approved by the USDOL in the covered area either 
individually or through an association, its affirmative action obligations on all work in the Plan area 
(including goals and timetables) shall be in accordance with that Plan for those trades which have 
unions participating in the Plan. Contractors participating in Hometown Plans shall be able to 
demonstrate their participation and document their compliance with the provision of the Hometown 
Plan. Each Contractor participating in an approved plan is individually required to comply with its 
obligation under the EEO clause and to make a good faith effort to achieve each goal under the plan 
in each trade in which it has employees. The overall good faith performance by other Contractors 
toward a goal in an approved plan does not excuse any covered Contractor’s failure to take good faith 
efforts to achieve the Plan goals and timetables.

102-12 D/M/WBE UTILIZATION.
D/M/WBE is a general term that refers to a Disadvantaged Business Enterprise (DBE), a Minority 
Business Enterprise (MBE) or a Women’s Business Enterprise (WBE). The DBE program applies to
Federal Aid contracts, and the MBE/WBE (M/WBE) program applies to non Federal Aid contracts. The Department seeks to:

- Ensure nondiscrimination in award and administration of Department contracts;
- Ensure that only firms that fully meet D/M/WBE eligibility standards are permitted to participate in the Department’s D/M/WBE programs;
- Help remove barriers to the participation of D/M/WBEs in the performance of Department contracts;
- Create a level playing field on which D/M/WBEs can fairly compete for Department contracts; and
- Assist in the development of firms that can compete successfully in the construction industry outside the D/M/WBE programs.

The parties to this contract shall take all necessary and reasonable steps in accordance with the laws, rules and regulations cited in this subsection to promote the objectives outlined above. The Contractor shall comply with the applicable laws, rules and regulations and the D/M/WBE Program requirements stated below. The Contractor or Subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the award and performance of Department contracts. The Contractor shall carry out the applicable requirements of 49 CFR 26 in the award and administration of Federal Aid contracts. Failure by the Contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the Department deems appropriate. The Contractor shall not use the requirements of these specifications to discriminate against any qualified company or group of companies. These requirements shall be made a part of all subcontracts and agreements entered into as a result of this contract.

A. Statutory Authority.

1. Disadvantaged Business Enterprise (DBE) Program. The Federal statutory authority for the DBE Program is contained in the Surface Transportation Assistance Act of 1982 (Public Law 97-424, §105(f)), the Surface Transportation and Uniform Relocation Assistance Act of 1987 (Public Law 100-17, §106(c)), the Intermodal Surface Transportation Efficiency Act of 1991, and the Transportation Equity Act of the 21st Century. New York State has enacted Section 85 of the Highway Law and Section 428 of the Transportation Law. Regulations have been promulgated under 49 CFR 21, 49 CFR 26 and 17 NYCRR 35.

2. Minority/Women-‐s Business Enterprise (M/WBE) Program. The State statutory authority for the M/WBE Program is contained in Section 85 of the Highway Law, Section 428 of the Transportation Law, and Executive Law Article 15-A. Regulations have been promulgated under 5 NYCRR 140-145. The parties to this contract shall comply with these laws, rules and regulations and the M/WBE Program requirements stated below.

B. D/M/WBE Goal(s). Federal-aid contracts have a single DBE goal. Non Federal-‐Aid contracts have two separate and distinct goals, one for MBEs and one for WBEs, which cannot be combined. The Department will monitor the Contractor’s attainments towards D/M/WBE goals in accordance with §105-21 Civil Rights Monitoring and Reporting.

1. Established Goal(s). The Department may have established contract utilization goal(s) for D/M/WBEs, which are expressed as a percentage of the total contract price. The goal(s) are stated in the proposal and remain in effect throughout the life of the contract. In executing the contract or bid documents the Bidder declares that it subscribes to the utilization goal(s) and shall meet the goal(s) or demonstrate that it could not meet them despite its best efforts. Failure to
provide commitments to meet the established goal(s) for the contract or failure to meet the good faith efforts may be grounds for rejection of the bid as non-responsive.

2. Zero Percent Goal(s). When the Department has established zero goal(s) for participation by D/M/WBEs and the Bidder proposes the use of a Subcontractor, the purchase of materials, the use of a Service or the use of Trucking at any time during the life of the contract, the Contractor shall promote the objectives outlined in this subsection by providing opportunities for D/M/WBEs to participate in these areas, with such participation to be credited towards the race-neutral component of the Department=s D/M/WBE Programs.

C. Eligibility. DBEs are eligible to be used to meet the goal on Federal-aid contracts. MBEs and WBEs are eligible to be used to meet the goal on non Federal-Aid contracts. The programs are separate, and eligibility in one program does not provide eligibility in the other.

1. DBE Eligibility. Only those DBE firms that are certified under the New York State Unified Certification Program are eligible to be used for goal attainment. DBE certification is not an endorsement of the quality or performance of the business but simply an acknowledgment of the firm=s status as a DBE. A business directory is available on the NYS Unified Certification Program website at http://biznet.nysucp.net.

2. M/WBE Eligibility. Only those M/WBE firms that are certified by the NYS Department of Economic Development are eligible to be used for goal attainment. M/WBE certification is not an endorsement of the quality or performance of the business but simply an acknowledgment of the firm=s status as an M/WBE. The participation of a firm that is certified as an MBE cannot be counted toward a WBE goal, and the participation of a firm that is certified as a WBE cannot be counted toward an MBE goal. The participation of a firm that is certified as both an MBE and a WBE will only be counted toward one goal, and cannot be divided between the two goals. A business directory is available on the Empire State Development website at www.esd.ny.gov/MWBE.html. Additionally, the Contractor is encouraged to contact the Division of Minority and Woman Business Development (518) 292-5250; (212) 803-2414; or (716) 846-8200) to discuss additional methods of maximizing participation by M/WBEs on the contract.

D. Counting D/M/WBE Participation Towards the D/M/WBE Goal(s). The value of the work performed by a D/M/WBE, including that of a D/M/WBE prime contractor, with its own equipment, with its own forces, and under its own supervision will be counted toward the goal(s), provided the utilization is a commercially useful function. A D/M/WBE prime contractor shall still provide opportunities for participation by other D/M/WBEs. Work performed by D/M/WBEs on the contract will be counted as set forth below. If the Department determines that some or all of a D/M/WBE=s work does not constitute a commercially useful function, only the portion of the work considered to be a commercially useful function will be credited toward the goal(s).

1. Subcontractors. 100% of the value of the work performed by a D/M/WBE Subcontractor will be counted toward the D/M/WBE goal(s), including the cost of materials and supplies purchased by the D/M/WBE, except the cost of supplies or equipment rented or leased from the Contractor or its affiliates will not be counted.

2. Manufacturers/Fabricators. 100% of the expenditure to a D/M/WBE Manufacturer or Fabricator will be counted toward the D/M/WBE goal(s). Manufacturers or Fabricators may provide materials to the Contractor, a Subcontractor, or other firm working on the contract for installation.
3. **Material Suppliers.** 60% of the expenditure to a DBE Material Supplier will be counted toward the DBE goal. 100% of the expenditure to an M/WBE Material Supplier will be counted toward the M/WBE goals. Packagers, brokers, manufacturer’s representatives, or other persons who arrange or expedite transactions are not Material Suppliers. Material Suppliers may provide materials to the Contractor, a Subcontractor, or other firm working on the contract for installation.

4. **Brokers/Manufacturer’s Representatives.** 100% of the expenditures for fees or commissions charged for assistance in the procurement of, or fees for transportation charges for the delivery of, materials or supplies provided by a D/M/WBE Broker/Manufacturer’s Representative will be counted toward the D/M/WBE goal(s), provided they are determined by the Department to be reasonable and not excessive as compared with fees customarily allowed for similar services. The cost of the materials and supplies themselves will not be counted. Brokers may supply materials to the Contractor, Subcontractor, or other firm working on the contract.

5. **Services.** 100% of the expenditure for fees charged by a D/M/WBE for providing a bona fide service, such as professional, technical, consultant, or managerial services, or for providing bonds or insurance specifically required for the performance of the contract will be counted toward the D/M/WBE goal(s), provided the fee is reasonable and not excessive as compared with fees customarily allowed for similar services.

6. **Trucking Operations.** A D/M/WBE trucking firm shall own and operate at least one registered, insured, and fully operational truck used on the contract and shall be responsible for the management and supervision of the trucking operation for which it is responsible, and the arrangement cannot be contrived solely for the purpose of meeting the D/M/WBE goal(s). The D/M/WBE trucking firm shall control the day-to-day D/M/WBE trucking operations, and shall be responsible for: (1) Negotiating and executing rental/leasing agreements; (2) Controlling the workforce; (3) Coordinating the daily trucking needs with the Contractor or Subcontractor; and (4) Scheduling and dispatching trucks.

   a. **D/M/WBE Owned/Leased Trucks.** 100% of the value of the trucking operations the D/M/WBE provides on the contract using trucks it owns or leases on a long-term basis that are registered, insured, and operated by the D/M/WBE using drivers it employs, will be counted toward the D/M/WBE goal(s). A lease shall indicate that the DBE has exclusive use of and control over the truck. This does not preclude the leased truck from working for others during the term of the lease with the consent of the DBE, so long as the lease gives the DBE absolute priority for use of the leased truck. Leased trucks shall display the name and identification number of the DBE.

   b. **Other D/M/WBE Trucks.** The D/M/WBE may obtain trucks from another D/M/WBE, including an owner/operator. 100% of the value of the trucking operations that the other D/M/WBE provides will also be counted toward the D/M/WBE goal(s).

   c. **Non-D/M/WBE Trucks.** The D/M/WBE may obtain trucks from a non-D/M/WBE, including an owner operator. Only the value of the fee or commission that the D/M/WBE receives as a result of the arrangement with the non-D/M/WBE will be counted toward the D/M/WBE goal(s).

7. **Equipment Rental.** 100% of the expenditure to a D/M/WBE for equipment rental will be counted toward the D/M/WBE goal(s). The Contractor shall have a written rental agreement with the firm that rents the equipment.
E. Conditions of Participation. D/M/WBE participation will be counted toward meeting the D/M/WBE contract goal(s), subject to the following conditions:

1. Commercially Useful Function. A D/M/WBE is considered to perform a commercially useful function when it is responsible for the execution of a distinct element of work on a contract and carries out its responsibilities by actually performing, managing, and supervising the work involved in accordance with normal industry practice. Regardless of whether an arrangement between the Contractor and the D/M/WBE represent standard industry practice, if the arrangement erodes the ownership, control or independence of the D/M/WBE or in any other way does not meet the commercially useful function requirement, the Contractor will receive no credit toward the goal(s) and may be required to backfill the participation. A D/M/WBE does not perform a commercially useful function if its role is limited to that of an extra participant in a transaction or contract through which funds are passed in order to obtain the appearance of D/M/WBE participation.

   — A DBE may present evidence to rebut a determination by the Department that the DBE is not performing a commercially useful function. Commercially useful function determinations by the Department are subject to review by the Federal Highway Administration (FHWA) but the determination may not be administratively appealed to USDOT. An M/WBE may rebut a determination by the Department that the M/WBE is not performing a commercially useful function to the NYS Department of Economic Development.

2. Work Force. The D/M/WBE must employ a work force, (including administrative and clerical) separate and apart from that employed by the Contractor, other Subcontractors on the contract, or their affiliates. This does not preclude the employment by the D/M/WBE of an individual that has been previously employed by another firm involved in the contract, provided that the individual was independently recruited by the D/M/WBE in accordance with customary industry practice. The routine transfer of work crews from another employer to the D/M/WBE shall not be allowed.

3. Supervision. All work performed by the D/M/WBE must be controlled and supervised by the D/M/WBE without duplication of supervisory personnel from the Contractor, other Subcontractors on the contract, or their affiliates. This does not preclude routine communication between the supervisory personnel of the D/M/WBE and other supervisors necessary to coordinate the contract work.

4. Equipment. D/M/WBE Subcontractors may supplement their equipment by renting or leasing additional equipment in accordance with customary industry practice. The D/M/WBE shall obtain approval of the Department prior to renting equipment from the Contractor or its affiliates, and shall provide documentation to the Department demonstrating that similar equipment and terms could not be obtained at a lower cost from other customary sources of equipment. The required documentation shall include, but not be limited to, copies of the rental or leasing agreements, and the names, addresses, and terms quoted by other sources of equipment.

F. Requests For Waiver. A potential bidder, defined as one who has purchased the contract documents, may request a waiver of all or part of a contract's D/M/WBE goal(s) by submitting a written request to the Office of Construction Civil Rights Unit. The request shall be submitted no later than 17 calendar days prior to the contract letting, in order to allow sufficient time for a review and issuance of an amendment of the established goal(s), if necessary, in accordance with the Department's schedule for contract amendments. The request should contain sufficient justification as to why the goal(s) should be waived or reduced, and should at least address the following factors:
the potential Bidder’s method of accomplishing the work, the subcontracting opportunities associated with the proposed method, and the availability of certified D/M/WBEs for the work to be subcontracted.

G. Good Faith Efforts. To determine whether a bidder that has failed to meet the D/M/WBE contract goal(s) may receive the contract, the Department will decide whether the efforts the Bidder made to obtain D/M/WBE participation were “good faith efforts” to meet the goal(s). Efforts to obtain D/M/WBE participation that are merely pro forma are not good faith efforts, nor are efforts that, even if they are sincerely motivated, given all relevant circumstances, they could not reasonably be expected to produce a level of D/M/WBE participation sufficient to meet the goal(s).

— In order to award a contract to a bidder that has failed to meet the D/M/WBE contract goal(s), the Department will determine that the Bidder's good faith efforts were those that, given all relevant circumstances, a bidder actively and aggressively seeking to meet the goal(s) would make.

— When a contract is awarded with D/M/WBE commitment(s) that is less than the contract goal(s), the Contractor shall continue good faith efforts. The Contractor shall periodically review items that are available for D/M/WBE participation, typically before the beginning of a new construction season and when significant new items of work are added to the contract, and conduct additional D/M/WBE solicitation.

— In order to evaluate the Bidder's good faith efforts, the Department will consider the quality, quantity, and intensity of the different kinds of efforts that the Bidder has made. Below is a list of the types of actions which the Department will consider as part of the Bidder’s good faith efforts to obtain D/M/WBE participation. It is not a mandatory checklist, nor is it intended to be exhaustive or exclusive.

1. Securing participation by certified D/M/WBE firms for work that they are listed to perform that is in the contract. Only DBEs certified by the NYS Unified Certification Program (NYSUCP) shall be used to fulfill the established goal on Federal-Aid contracts. Only M/WBEs certified by the NYS Department of Economic Development shall be used to fulfill the established goal(s) on non-Federal-Aid contracts.

2. Soliciting through reasonable and available means the interest of certified D/M/WBEs who have the capability to perform the work of the contract. The Bidder shall solicit this interest within sufficient time to allow the D/M/WBEs to respond to the solicitation. The Bidder shall verify that D/M/WBEs received the solicitation by following up the initial solicitation with at least one additional solicitation via a different media. The Bidder shall keep records of efforts to solicit and negotiate with D/M/WBEs as evidence of good faith efforts, using the Solicitation Log as a continuing record.

3. Soliciting, at a minimum, certified D/M/WBEs in the appropriate geographic area:
   • For all work, soliciting certified D/M/WBEs within 75 miles of the contract location.
   • For trucking operations and equipment rental, soliciting certified D/M/WBEs within 75 miles of the contract location.
   • For work such as guide rail, fencing, landscaping, work zone traffic control, survey, signs, permanent highway lighting, traffic signals, and intelligent transportation systems (ITS); soliciting certified D/M/WBEs within 150 miles of the contract location.
   • For work such as pavement markings, manufacturers, fabricators, material suppliers, brokers, and services; soliciting certified D/M/WBEs within 300 miles of the contract location, or on an upstate or downstate basis.
4. Selecting portions of the work to be performed by D/M/WBEs in order to increase the likelihood that the D/M/WBE goal(s) will be achieved. This includes, where appropriate, either breaking down operations or combining like or related operations into logistically and economically feasible units to facilitate D/M/WBE participation, even when the Contractor might prefer to perform these work items with its own forces.

5. Providing interested D/M/WBEs with adequate information on where and how to obtain the plans, specifications, and requirements of the contract in a timely manner to assist them in responding to a solicitation.

6. **a. Negotiating in good faith with interested D/M/WBEs.** It is the Bidder’s responsibility to make a portion of the work available to D/M/WBE Subcontractors and material suppliers and to select those portions of the work or material needs consistent with the available D/M/WBE Subcontractors and material suppliers, so as to facilitate D/M/WBE participation. Evidence of such negotiation includes the names, addresses, and telephone numbers of D/M/WBEs that were considered; a description of the information provided regarding the plans and specifications for the work selected for subcontracting; and evidence as to why additional agreements could not be reached for D/M/WBEs to perform the work.

   **b. Additional Costs.** The fact that there may be some additional costs involved in finding and using D/M/WBEs is not in itself sufficient reason for a bidder’s failure to meet the contract D/M/WBE goal(s), as long as such costs are reasonable. The ability or desire of a bidder to perform the work of a contract with its own organization does not relieve the Bidder of the responsibility to make good faith efforts. Bidders are not, however, required to accept higher quotes from D/M/WBEs if the price difference is excessive or unreasonable.

7. Not rejecting D/M/WBEs as unqualified without sound reasons based on a thorough investigation of their capabilities.

8. Making efforts to assist interested D/M/WBEs in obtaining bonding, lines of credit or insurance as required by the Department.

9. Making efforts to assist interested D/M/WBEs in obtaining necessary equipment, supplies, materials, or related assistance.

10. Where available, effectively using the services of available minority/women focused media, trade associations, and contractors—groups; local, state, and Federal minority/women business assistance offices; and other organizations as allowed on a case-by-case basis to provide assistance in the recruitment and placement of D/M/WBEs.

**H. D/M/WBE Pre-Award Utilization Package.** Within 7 calendar days after bid letting, the Apparent Low Bidder shall submit a complete D/M/WBE Pre-Award Utilization Package, as outlined below, to the Office of Construction using the Department approved civil rights reporting software. Apparent Low Bidders that do not have access to the Department approved civil rights reporting software shall contact the Office of Construction for guidance on submission of the Utilization Package. As soon as practicable, but not later than prior to the first contract payment, the Contractor shall enter all current utilization data into the Department approved civil rights reporting software. For each D/M/WBE Subcontractor, the Apparent Low Bidder shall indicate the contract pay item number(s) of the work to be performed. The Apparent Low Bidder shall explain, in writing, the scope of work to be performed by the D/M/WBE for any item which is not completely performed by the
D/M/WBE Subcontractor. This does not include items for which the Contractor is performing less than the total contract quantity for that item.

— For each D/M/WBE Manufacturer, Fabricator, Material Supplier, or Broker, the Apparent Low Bidder shall indicate the contract pay item number(s) of the material to be manufactured, fabricated, supplied, or otherwise provided. If the material, equipment or service does not correspond to a specific contract pay item, the Apparent Low Bidder shall use a contract pay item(s) to which the activity relates.

— For each D/M/WBE Service, the Apparent Low Bidder shall indicate the contract pay item number(s) of the service to be provided. If the equipment or service does not correspond to a specific Department contract pay item, the Apparent Low Bidder shall use a contract pay item(s) to which the activity relates.

— For each D/M/WBE Trucking Operation, the Apparent Low Bidder shall indicate the contract pay item number(s) for which the trucking operations are to be performed. If the trucking operation does not correspond to a specific contract pay item, the Apparent Low Bidder shall use a contract pay item(s) to which the activity relates. The Apparent Low Bidder shall indicate the type of trucking operation to be performed, the number of trucks owned/leased, the number of trucks working on-site or off-site, rate per hour/ton/load/etc., duration or amount, and total dollar value of the proposed D/M/WBE commitment. The Apparent Low Bidder shall provide copies of all lease-agreements utilized by the D/M/WBE.

— If the Apparent Low Bidder has met or exceeded the established D/M/WBE goal(s) for the contract utilizing certified D/M/WBEs it is not necessary to submit documentation of good faith efforts.

— If the Apparent Low Bidder has not met the D/M/WBE goal(s), it shall submit the Solicitation Log, together with other documentation that substantiates good faith efforts. Such documentation shall include, at a minimum, all envelopes of solicitation inquiries that were returned as undeliverable and quotations submitted by D/M/WBEs that are not included in the D/M/WBE Schedule of Utilization with an explanation for the Bidder’s action in each case.

— After contract award, the Contractor shall promptly execute subcontracts, agreements, or purchase orders, as appropriate, with each D/M/WBE for the type and amount of work identified in the approved D/M/WBE Utilization Worksheet.

I. Bidder’s Failure to Comply. The Department’s acceptance of the Apparent Low Bidder’s proposal is conditioned upon the Apparent Low Bidder’s fulfillment of the D/M/WBE utilization requirements. If the Apparent Low Bidder fails to submit a complete D/M/WBE utilization package within 7 calendar days after the bid opening and/or fails to attain the D/M/WBE utilization goal(s) and to satisfactorily document its good faith efforts, the bid may be declared incomplete and the deposit may be subject to forfeiture pursuant to §103-02 Execution of Contract. The Apparent Low Bidder, upon receipt of written notification of its failure to comply with the D/M/WBE utilization requirements shall have 5 work days to carry out the corrective action(s) described in the notification.

— If the Department determines that the Apparent Low Bidder has failed to meet the good faith effort requirements, the Department will, before awarding the contract, provide the Apparent Low Bidder an opportunity for administrative reconsideration by an official who did not take part in the original determination that the Apparent Low Bidder failed to meet the goal(s) or make adequate good faith efforts to do so. As part of this reconsideration, the Apparent Low Bidder shall have the opportunity to provide written documentation or argument and to meet in person with the Department’s reconsideration official concerning the issue of whether it met the goal(s) or made adequate good faith efforts to do so. The Department will send the Apparent Low Bidder a written decision on reconsideration, explaining the basis for finding that the Apparent Low Bidder did or did not meet the goal(s) or make adequate good faith efforts to do so.
STATE AND LOCAL SALES TAX EXEMPTION.
In accordance with Section 1115 of the Tax Law, in connection with capital improvement contracts all tangible personal property which will become an integral component of a structure, building or real property of the State, or any of its political subdivisions, is exempt from State and local retail sales tax and compensating use tax.

FORM OF CONTRACT AND BID BOND.
The form of contract and bid bond, if given, shall be that provided by the Department.

All of the following sections which have the word "Sample" in the title are samples of the contract documents executed by the Contractor as a part of the bidding and/or award process. The executed bid documents control and have precedence over the samples presented herein.

A. Federal-Aid Contracts. Federal-Aid contracts are denoted "F.A. Project" on the proposal cover and on the title page. The following subsections of Section 102 apply to all Federal-Aid contracts:
1. §102-01 to §102-07
2. §102-08 (Sample Only)
3. §102-10 to §102-14
4. §102-15 to §102-17 (Samples Only)

B. Non Federal-Aid Contracts. The following subsections of Section 102 apply to all Non Federal-Aid contracts:
1. §102-01 to §102-07
2. §102-08 to §102-09 (Samples Only)
3. §102-10 to §102-14
2. §102-15 to §102-17 (Samples Only)

SAMPLE FORM OF BID BOND.

KNOW ALL PERSONS BY THESE PRESENTS, That ____________________________________
_____________________________________________________________________________________
(Name of Contractor)___________________________________________________________________
(Address)____________________________________________________________________________
(hereinafter called the "Principal") and the __________________________________________________
a corporation created and existing under the laws of the State of __________, having its principal office
in the City of ___________ (hereinafter called the "Surety"), are held and firmly bound unto The People
of the State of New York (hereinafter called the "State"), in the full just sum of [Twenty-Five Percent
(25%) of Attached Bid], good and lawful money of the United States of America, for the payment of
which said sum of money, well and truly to be made and done, the said Principal binds themselves
(himself/herself, itself), their (his/her, its) heirs, executors and administrators, successors and assigns, and
the said Surety binds itself, its successors and assigns jointly and severally, firmly by these presents:

WHEREAS, the said Principal has submitted to the Commissioner of Transportation of the State of
New York, a proposal for _______________________________________________________________
(Project Description), and

WHEREAS, under the terms of the Laws of the State of New York as above indicated, the said
Principal has filed or intends to file this bond to guarantee that the Principal will execute all required
contract proposal documents and furnish such faithful performance or other bonds as may be required by
law in accordance with the terms of the Principal's said proposal.
NOW, THEREFORE, the condition of the foregoing obligation is such, that if the said Principal shall promptly execute and submit, and the Commissioner of Transportation shall accept, all required contract proposal documents including such faithful performance bond or other bonds as may be required by law in accordance with the terms of the Principal’s said proposal, then this obligation shall be null and void, otherwise to remain in full force and virtue.

IN TESTIMONY WHEREOF, the said Principal has hereunto set his/her (their, its) hand and the said Surety has caused this instrument to be signed by its authorized officer, the day and year above written.

Signed and delivered this ____ day of ________________ 20____ in the presence of:

___________________________________________
(Company)

___________________________________________ Principal
(Signature)

___________________________________________ (Title)

___________________________________________
(Company)

___________________________________________
(Signature)

___________________________________________
(Signature)

___________________________________________
(Title of Authorized Officer)

(The Surety Company shall append a single copy of a statement of its financial condition and a copy of the resolution authorizing the execution of Bonds by officers of the Company to the bond(s).)

(Acknowledgment of principal, unless it be a corporation)
STATE OF NEW YORK ss.:
COUNTY OF______________

On this _____ day of _____________ 20 ___, before me personally came ______________________ to me known and known to me to be the person described in and who executed the foregoing instrument and acknowledged that he/she executed the same.

__________________________________________
Notary Public

(Acknowledgment of principal, if a corporation)
STATE OF NEW YORK ss.:
COUNTY ______________

On this _____ day of _____________ 20 ___, before me personally came ______________________ to me known and known to me to be the person, who being by me duly sworn, did depose and say that he/she resides in _______________________, that he/she is the _______________________ of ______________________, the corporation described in and which executed the foregoing
instrument; and that he/she signed his/her name thereto by order of the Board of Directors of said Corporation.

_______________________________
Notary Public

(Acknowledgment of Surety Company)
STATE OF NEW YORK
COUNTY OF ______________

On this _____ day of _____________ 20 ___, before me personally came ______________________ to me known and known to me to be the person, who being by me duly sworn, did depose and say that he/she resides in _______________________, that he/she is the ___________________ of ___________________________________, the corporation described in the foregoing instrument; and that he/she signed his/her name thereto by order of the Board of Directors of said Corporation.

_______________________________
Notary Public

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102-16 SAMPLE CONTRACT PAY ITEM FORMAT.

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ITEMIZED PROPOSAL

To the State Department of Transportation:

In submitting this bid the undersigned declares to be the only person or persons interested in the said bid; that it is made without any connection with any person making another bid for the same contract; that the bid is in all respects fair and without collusion, fraud or mental reservation; and that no official of the State, or any person in the employ of the State is directly or indirectly interested in said bid or in the supplies or work to which it relates, or in any portion of the profits thereof.

The undersigned also hereby declares to have carefully examined the plans, specifications and form of contract, and to have personally inspected the actual location of the work together with the local sources of supply, to be satisfied as to all the quantities and conditions, and understands that in signing this proposal waives all right to plead any misunderstanding regarding the same.

The undersigned further understands and agrees to furnish and provide for the respective item price bid all the necessary material, machinery, implements, tools, labor services and other items of whatever nature, and to do and perform all the work necessary under the aforesaid conditions, to complete the improvement of the aforementioned project in accordance with the plans and specifications for said improvement, which plans and specifications it is agreed are a part of this proposal, and to accept in full compensation therefore the amount of the summation of the products of the approximate quantities multiplied by the unit prices bid. This summation will hereinafter be referred to as the gross sum bid.

The undersigned further agrees to accept the aforesaid unit bid prices as compensations for any additions or deductions caused by variation in quantities due to more accurate measurement, and for use in the computation of the value of the work performed for monthly estimates.

The undersigned further agrees that at any time during the progress of work the State adds, alters or omits portions of the work it shall so perform such work and accept compensation in accordance with the Standard Specifications.

The undersigned further understands and agrees not to start any work until the contract agreement is signed by the Commissioner or the Commissioner's duly authorized representative. In case the undersigned voluntarily undertakes to start work, other than that expressly prohibited in this Subsection, after the contract agreement is signed by the Commissioner but prior to approval by the State Comptroller, the undersigned does so entirely at its own risk and without obligation or responsibility on the part of the State unless and until the awarded contract becomes effective pursuant to Section 112 of the State Finance Law by approval of the State Comptroller and filing in the Office of the State Comptroller; and hereby agrees and warrants that, as a prerequisite to the start of any such voluntary

102-17 SAMPLE FORM OF ITEMIZED PROPOSAL/JURAT.
work, accepts, assumes and undertakes all of the provisions of this proposal and of the plans and specifications of the proposed contract, including all of the provisions and responsibilities thereof relative to (1) damage, indemnification and holding the State harmless as set forth in said contract documents, and (2) actually furnishing in advance of any contract operations, the required insurance policies of each and every kind and amount as called for in said contract documents, particularly with relation to workers' compensation and liability insurance policies as set forth in the related specifications; and also agrees and warrants that all of such policies will be in force and effect on the date of the start of any such contract operations, whether or not the contract documents have been executed and filed as aforesaid. In no event shall the undersigned start any contract work which involves a disturbance of the contract site prior to execution of the contract by the Comptroller.

Bid Deposit

Accompanying this proposal is a bid bond, certified check or bank cashier's check for the specified amount of deposit required. In the event this proposal is accepted by the Department of Transportation and the undersigned shall fail to execute the contract and in all respects comply with the provisions of Section 38 of the Highway Law, as amended, or where applicable, Section 30 of the Canal Law, as amended, the moneys represented by such bid bond, certified check or bank cashier's check shall be regarded as liquidated damages and shall be forfeited and become the property of the State of New York; otherwise to be returned to the depositor in accordance with the provisions of said Section 38 of the Highway Law, as amended, or where applicable with Section 30 of the Canal Law, as amended.

On acceptance of this proposal for said work the undersigned does or do hereby bind herself/himself or itself/themselves to enter into written contract, within ten days of date of notice of award, with the said Department of Transportation, and to comply in all respects with §38(6) of the Highway Law, as amended, or where applicable with §30(7) of the Canal Law, as amended, in relation to security for the faithful performance of the terms of said contract.

Non-Collusive Bidding Certifications (NYS Finance Law §139-D)

Every bid hereafter made to the state or any public department, agency or official thereof, where competitive bidding is required by statute, rule or regulation, for work or services performed or to be performed or goods sold or to be sold, shall contain the following statement subscribed by the bidder and affirmed by such bidder as true under the penalties of perjury:

(a) By submission of this bid, each bidder and each person signing on behalf of any bidder certifies, and in the case of a joint bid each party thereto certifies as to its own organization, under penalty of perjury, that to the best of his knowledge and belief:

(1) The prices in this bid have been arrived at independently without collusion, consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other bidder or with any competitor;
(2) Unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the bidder and will not knowingly be disclosed by the bidder prior to opening, directly or indirectly, to any other bidder or to any competitor; and
(3) No attempt has been made or will be made by the bidder to induce any other person, partnership or corporation to submit or not to submit a bid for the purpose of restricting competition.

(b) A bid shall not be considered for award nor shall any award be made where (a)(1)(2) and (3) above have not been complied with; provided however, that if in any case the bidder cannot make the foregoing certification, the bidder shall so state and shall furnish with the bid a signed statement which sets forth in detail the reasons therefore. Where (a)(1)(2) and (3) above have not been complied with, the bid shall not be considered for award nor shall any award be made unless the head of the purchasing unit of the state, public department or agency to which the bid is made, or his designee, determines that such disclosure was not made for the purpose of restricting competition.

The fact that a bidder (a) has published price lists, rates, or tariffs covering items being procured, (b) has informed prospective customers of proposed or pending publication of new or revised price lists for
such items or (c) has sold the same items to other customers at the same prices being bid, does not constitute, without more, a disclosure within the meaning of subparagraph 1.(a).

2. Any bid hereafter made to the state or any public department, agency or official thereof by a corporate bidder for work or services performed or to be performed or goods sold or to be sold, where competitive bidding is required by statute, rule or regulation, and where such bid contains the certification referred to in subdivision one of this section, shall be deemed to have been authorized by the board of directors of the bidder and such authorization shall be deemed to include the signing and submission of the bid and the inclusion therein of the certificate as to non collusion as the act and deed of the corporation.

Non-Collusive Bidding Certification (49 CFR 29)

The Contractor to whom the above identified contract is to be awarded does hereby tender to the New York State Department of Transportation this sworn statement pursuant to Section 112(c) of Title 23 U.S. Code Highways and does hereby certify, in conformance with said 23 USC 112(c) that the said Contractor has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with the above identified contract.

The signatory to this proposal, being duly sworn, certifies that, EXCEPT AS NOTED BELOW, its company and any person associated therewith in any capacity of owner, partner, director, officer, or major stockholder (five percent or more ownership):

1) is not currently under suspension, debarment, voluntary exclusion, or determination of ineligibility by any federal agency;
2) has not been suspended, debarred, voluntarily excluded or determined ineligible by any federal agency within the past three years;
3) does not have a proposed debarment pending; and
4) has not been indicted, convicted, or had a civil judgment rendered against it by a court of competent Jurisdiction in any matter involving fraud or official misconduct within the past three years.

EXCEPTIONS — List any relevant information, attaching additional sheets if necessary. (Exceptions will not necessarily result in disapproval, but will be considered in determining responsibility. For any exception noted, indicate below to whom it applies, the initiating agency, and dates of action. Providing false information may result in criminal prosecution or administrative sanctions.)

Lobbying Activity Certification [For Federal-Aid Contracts Only]

The prospective participant certifies, by signing and submitting this bid or proposal, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions. (See Exhibit I annexed hereto)
This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

The prospective participant also agrees by submitting his or her bid or proposal that he or she shall require that the language of this certification be included in all lower tier subcontracts, which exceed $100,000 and that all such subrecipients shall certify and disclose accordingly.

UNITED STATES DEPARTMENT OF TRANSPORTATION HOTLINE

Persons with knowledge of bid collusion (i.e., contractors, suppliers, work persons, etc.), or other questionable contract related practices (inadequate materials, poor workmanship, theft of materials, etc.), are encouraged to report such activities by calling the U.S. DOT HOTLINE. The HOTLINE number is 1-800-424-9071 and calls will be answered from 8:00 A.M. to 5:00 P.M. EST, Monday through Friday.

This HOTLINE is under the direction of the U.S. DOT's Inspector General. All information will be treated confidentially and the caller's anonymity will be respected.

NEW YORK STATE INSPECTOR GENERAL HOTLINE

Reports of New York State Governmental Misconduct may be made in strict confidence to the New York State Inspector General on the Toll Free Statewide HOTLINE or by writing to the Office of the State Inspector General. The Toll Free Statewide HOTLINE telephone number is 1-800-367-4448 and calls will be answered between 9:00 A.M. and 5:00 P.M., Monday through Friday. The address of the Office of the Inspector General is P.O. Box 9, One Commerce Plaza, Albany, New York 12260.

CONTRACTOR MUST COMPLETE THE FORM BELOW

OFFERER DISCLOSURE OF PRIOR NON-RESPONSIBILITY DETERMINATIONS

1. Has any Governmental Entity made a finding of non-responsibility regarding the individual or entity seeking to enter into the Procurement Contract in the previous four years? (Please circle):
   — No —— Yes

2. If yes, please answer questions 2-4. If no, skip to question 5.

3. Was the basis for the finding of non-responsibility due to a violation of State Finance Law §139-j (Please circle):
   — No —— Yes

4. If you answered yes to any of the above questions, please provide details regarding the finding of non-responsibility below.

   Governmental Entity: ________________________________

   Date of Finding of Non-responsibility: ____________________

   Basis of Finding of Non-Responsibility: ____________________

   ________________________________

   ________________________________

   ________________________________

   ________________________________
5. Has any Governmental Entity or other governmental agency terminated or withheld a Procurement Contract with the individual or entity seeking to enter into the Procurement Contract due to the intentional provision of false or incomplete information? (Please circle):  

□ No  □ Yes

6. If yes, please provide details below.

Governmental Entity: ______________________________________________________

Date of Termination or Withholding of Contract: __________________________________

Basis of Termination or Withholding: ___________________________________________

BY EXECUTING THIS PROPOSAL, THE CONTRACTOR AGREES TO:

1. Perform all work listed in accordance with the Contract Documents including all amendments, (found at https://www.nysdot.gov/doing-business/opportunities/const-notices), at the unit prices bid; subject to the Changed Conditions provisions if applicable;

2. All the terms and conditions of the non-collusive bidding certifications required by §139-d of the State Finance Law;

3. Certification of Specialty Items category selected, if contained in this proposal;

4. Certification of any other clauses required by this proposal and contained herein.

5. For Federal-Aid contracts only, Certification, under penalty of perjury, as to the current history regarding suspensions, debarments, voluntary exclusions, determinations of ineligibility, indictments, convictions or civil judgments required by 49 CFR, Part 29.

6. Contractor affirms that all information provided to the Department with respect to the requirements contained in State Finance Laws §139j and §139k is complete, true and accurate.

Dated___________________________, 20______

___________________________________________  

Legal Name of person, firm or corporation

___________________________________________  

By ____________________________________________________

Signature  (Title)

(Acknowledgment of individual contractor)

STATE OF NEW YORK—

County of_______________________ ss.:  

On this______ day of_____________20____, before me personally came __________________________
to me known and known to me to be the person described in and who executed the foregoing instrument, and acknowledged that she/he executed the same.
(Acknowledgment of co-partnership contractor)

STATE OF NEW YORK

County of __________________________ ss.:

On this _____ day of ____________, 20___, before me personally came ______________________________ to me known and known to me to be the person who executed the foregoing instrument, who being by me duly sworn, did for himself/herself depose and say that he/she is a member of the partnership of ______________________________, consisting of himself/herself and ______________________________, and that he/she executed the foregoing instrument in the firm name of ______________________________, and that he/she had authority to sign same, and did duly acknowledge to me that she/he executed the same as the act and deed of said firm for the uses and purposes mentioned therein.

______________________________
Notary Public

(Acknowledgment of contractor, if a corporation)

STATE OF NEW YORK

County of __________________________ ss.:

On this _____ day of ____________, 20___, before me personally came ______________________________ to me known and known to me to be the person, who being duly sworn, did depose and say that she/he resides in _____________________________, that she/he is the __________________, of the ______________________, the corporation described in and which executed the foregoing instrument; and that she/he signed her/his name thereto by order of the Board of Directors of said Corporation.

______________________________
Notary Public

Please Complete Information Requested Below:

The P.O. address of the bidder is:

__________________________   (Street)        Federal Identification No ________________

__________________________ Contact Person ________________

__________________________ Phone No. (        ) ________________

___ City, State and Zip Code

If a Partnership

____ Name __________________________ Address

__________________________ __________________________

__________________________ __________________________

__________________________ __________________________
SECTION 103 – CONTRACT AWARD AND EXECUTION

103-01 CONTRACT AWARD.
— The award of the contract will be made only to the lowest responsible bidder as will best promote the public interest as provided by Section 38 of the Highway Law. The lowest bid will be determined by the Commissioner on the basis of gross sum for which the entire work will be performed, arrived at by a correct computation of all contract pay items specified in the proposal, at unit prices stated in the proposal. If there is any discrepancy between the hard copy and electronic format of the itemized proposals published by the Department, in either the contract pay items or quantities, the Department will evaluate the bids based on that portion of the quantity or item number that is contained in both formats; provided however, if all bidders bid the same contract pay item or quantity in either format notwithstanding the discrepancy between the paper and electronic version, the commonly bid contract pay item or quantity shall control. The Department reserves the right to reject any or all bids in the best interest of the State pursuant to Section 38 (4) of the Highway Law.
— The Department reserves the right to reject any proposal deemed non-responsive, or any contractor deemed non-responsible, and then, pursuant to Section 38 of the Highway Law, award to other than the low bidder, or waive minor informalities if, in its opinion, the best interest of the State will thereby be promoted.
— The Commissioner reserves the right to reject any proposal in which any of the bid prices are unbalanced to the potential detriment of the Department. An unbalanced bid is considered to be one containing lump sum or unit bid prices which do not reflect reasonable actual costs plus a reasonable proportionate share of the bidder’s anticipated profit, overhead costs, and other indirect costs which are anticipated for the performance of the work in question.
— As a condition of award, the Contractor shall submit a completed Form CCA-1, New York State Uniform Contracting Questionnaire to the Contract Management Bureau. If requested by the Department, the bidder shall present additional evidence of ownership, corporate structure, ability and financial standing, as well as a statement as to equipment.
— For contracts subject to A+B Bidding, the lowest bid will be determined by the Commissioner on the basis of the gross sum, which will be arrived at by a correct computation of all contract pay items specified in the proposal at the unit prices stated in the proposal (A portion), plus the total number of calendar days proposed by the bidder to complete the portion of work to which the incentive/disincentive is applicable, times the unit cost (B portion).
— For contracts containing steel and/or iron, award of the contract will be made to the lowest responsible bidder who submits the lowest total bid based on furnishing domestic steel unless such total bid exceeds the lowest total bid based on furnishing foreign steel by more than 25 percent, in which case award will be made to the lowest responsible bidder based on furnishing foreign steel. The Bidder shall submit a bid based on permanently incorporating only domestic steel and/or iron materials in the construction of the contract. The Bidder may also submit a bid based on being allowed to permanently incorporate foreign steel and/or iron materials into the work of the contract. If the Bidder chooses to submit a bid based on the use of foreign steel and/or iron materials, the Bidder shall purchase an
additional contract proposal and shall legibly print the following in ink on the proposal cover and at the 
bottom of the proposal sheet which contains the phrase: TOTAL BID BASED ON USING FOREIGN STEEL AND/OR IRON MATERIALS. When bids are submitted 
based on domestic and foreign steel and/or iron materials, both bids shall be submitted in the same 
evelope.

— For contracts containing structure paint removal and painting work except for: bridge superstructure 
removal and other demolition work under Section 202; paint removal that is incidental to the main work 
under an item; localized paint removal from structural steel necessary for safe progress of other work on 
the structural steel; localized painting of bare structural steel; and containment for localized steel repair 
and painting; as a condition of award, Contractors and/or Subcontractors performing structure paint 
removal and painting work shall be certified in accordance with the following requirements of the 
Painting Contractor Certification Program (PCCP), of the Steel Structures Painting Council (SSPC): 
QP-1, Standard Procedure for Evaluating Qualifications of Painting Contractors: Field Application to Complex Industrial Structures; 
QP-2, Standard Procedure for Evaluating Qualifications of Painting Contractors To Remove Hazardous 
Paint.

— In lieu of SSPC/PCCP certification, the Contractor shall provide documentation that demonstrates 
that the low bidder has established equivalent processes and procedures conforming to the standards set 
forth in the procedures for SSPC/PCCP QP-1 and QP-2. The documentation shall be reviewed and 
approved by a Professional Engineer experienced in structural painting operations selected by the 
Contractor and approved by the Department. The cost for the review and approval shall be paid by the 
Contractor.

103-02 EXECUTION OF CONTRACT.

— The person or persons whose proposal is accepted shall execute the contract and comply in all 
respects with the statutory provisions relating to the contract within ten days of the date of the delivery of 
the contract form. A sample of the standard contract agreement is shown in §103-06 Sample Form of 
Contract Agreement. In case of failure or refusal on the part of the bidder to deliver the duly executed 
contract to the Department within the ten day period herein mentioned, the amount of the deposit made 
may be forfeited and paid to the State of New York, Department of Transportation.

— All of the following sections which have the word “Sample” in the title are samples of the contract 
documents executed by the Contractor as a part of contract award. The executed contract documents 
control and have precedence over the samples presented herein.

103-03 CONTRACT BONDS.

— The Contractor shall provide the State with a Faithful Performance Bond and a Labor and Material 
Bond from a Surety Company listed on the US Department of the Treasury listing of Approved Sureties 
(Treasury Department Circular 570) and licensed to do business in New York State, and with a minimum 
rating by A.M. Best of (A−) in the ABest’s Key Rating Guide. Treasury Department Circular 570 can 
be found on the US Department of the Treasury website at www.fms.treas.gov/c570/index.html. The 
Contractor shall procure and deliver bonds to the State and maintain them at its own expense and without 
expense to the State until contract final acceptance by the State. The Surety Company shall append a 
statement of its financial condition and a copy of the resolution authorizing the execution of Bonds by 
officers of the Company to the bond(s).

— For contracts subject to A+B Bidding, the total contract bid price will include only the “A” portion of 
the bid. For contracts containing Incentive/Disincentive provisions, Lane Rental provisions, or any similar 
provisions, the total contract bid price will exclude any incentive/disincentive, lane rental, or similar 
items.

A. Faithful Performance Bond. The Contractor shall provide a bond in the form prescribed by 
the Commissioner, shown in §103-07 Sample Form of Faithful Performance Bond, with sufficient
sureties, approved by said Commissioner, guaranteeing that the Contractor will perform the work in accordance with the terms of the contract documents, and that it will commence and complete the work within the time prescribed in the contract, and that it will provide against direct or indirect damages that shall be suffered or claimed on account of such construction or improvement, during the time thereof, until the contract is accepted. The amount of the Faithful Performance Bond shall be 100% of the amount of the total contract bid price.

B. Labor And Material Bond. The Contractor shall provide a bond in the form prescribed by the Commissioner, shown in §103-08 Sample Form of Labor and Material Bond, with sufficient sureties, approved by said Commissioner, guaranteeing prompt payment of monies due all persons supplying the Contractor or Subcontractor with labor and materials employed and used in carrying out the contract, which bond shall inure to the benefit of the persons supplying such labor and materials. The amount of the Labor and Material Bond shall be 100% of the amount of the total contract bid price.

103-04 CANCELING AWARD.
——The Department reserves the right to reject all proposals and advertise for new proposals, or proceed to do the work otherwise, if, in its opinion, the best interest of the State will thereby be promoted.

103-05 PARTNERING.
——It is the Department’s policy to use the principles of partnering to guide the management of construction contracts and the construction program, within the parameters covered by the laws, regulations and other policies that govern work in the public sector.
——The partnering principles are intended to promote quality through continuous improvement at all stages of construction. The goal of the Department is to complete each contract in the most efficient, timely, safe, and cost effective manner, to the mutual benefit of the Contractor and the Department, meaning a quality contract delivered on time, within budget, and without significant disputes.
——Partnering is defined as those actions taken to include all parties with an appropriate and vested interest in the management of a transportation project such that it is completed in the most efficient, timely, safe, and cost effective manner for the mutual benefit of all concerned. Those actions include, but are not limited to, communication, organization, establishing goals, continuous improvement, problem identification, conflict resolution, and managing change. Interested parties may include, but are not limited to, the Department, the Contractor, Subcontractors, Fabricators, Material Suppliers, the community within which the project is constructed, the community served by the project, Federal, State and local government or other public agencies, and utilities.
——None of the actions identified as part of, or taken in the course of partnering shall be construed to alter, modify, delete or waive any of the provisions or requirements of the Department’s Specifications or any applicable laws or regulations.
——The Department with the Contractor will manage each contract in a cooperative manner utilizing the following principles of partnering:
• establish communications with all involved parties early in the partnering process;
• establish a relationship of shared trust, equity, and commitment;
• develop strategies for identifying mutual goals;
• develop strategies for timely communications and decision making;
• establish process for timely response to changes or variations in field conditions;
• solve potential problems, at the lowest level, before they create a negative impact;
• encourage the use of products, technology and processes that provide a demonstrated level of improved quality; and
• develop a plan for periodic joint evaluation based on mutually agreed goals.
The specifications are to be implemented in an equitable fashion that recognizes the problems that are inherent in construction, addresses the different than expected field conditions, resolves disputes in open communications manner, and makes contract adjustments in a timely, and fair manner consistent with the terms of the contract. These specifications are intended to fairly allocate risk, resulting in a balanced contractual approach to risk-sharing. The Department will provide information relevant to preparation of a bid for the contract, and in connection with submission of its bid, the Contractor has the right to rely on information provided by the Department in the contract documents.

A. Formal Partnering. Generally, an item for formal partnering will be included in the contract proposal for large, more complex contracts. In addition, the Department will accept requests by successful low bidders to incorporate formal partnering on any contract that requires coordination and cooperation with third parties such as Subcontractors, suppliers, utility companies and railroads, or as otherwise desired by the Contractor.

B. Informal Partnering. The Department is willing to informally partner with the Contractor on all other contracts. Informal partnering is defined as the application of partnering principles to the management of the contract by the mutual agreement of the interested parties. Although the principles of partnering are to be applied, there is no fixed organization or structure adopted for that purpose.

103-06 SAMPLE FORM OF CONTRACT AGREEMENT.

STATE OF NEW YORK
DEPARTMENT OF TRANSPORTATION
AGREEMENT

Contract No.
County

THIS AGREEMENT, entered into this _____ day of __________, 20____, by THE PEOPLE OF THE STATE OF NEW YORK, hereinafter referred to as "State", acting by and through the Department of Transportation, pursuant to the Highway Law, and

___ [ ] an individual conducting business as

___ [ ] a partnership, consisting of

___ [ ] a corporation organized and existing under the laws of the State of __________

the location of whose principal office is __________________ hereinafter called the "Contractor".

WITNESSETH: That the State and the Contractor, for the consideration hereinafter named agree as follows:

ARTICLE 1. WORK TO BE DONE. The Contractor shall (a) furnish all the materials, appliances, tools and labor of every kind required, and construct and complete in the most substantial and skillful manner, the construction, improvement or reconstruction of the project on or before the completion date of the _____ day of __________, 20____ as further described in Article 4, and as generally identified and shown on the contract plans entitled:

in accordance with the "Standard Specifications" of the New York State Department of Transportation, which contain the information for bidders; proposal form, contract agreement, and bonds; and payment items; and (b) do everything required by the Contract and/or Contract Documents as defined herein.

The Contractor further agrees their bid proposal is not based upon the assumption that any specifications, traffic restrictions, scheduling or phasing/staging requirements will be waived; an
extension of Contract Completion Date will be granted; a labor dispensation will be granted; substitution of non-approved products, alternatives or claimed functional equivalents for specified construction materials and methods will be allowed; or any Value Engineering Change Proposals will be approved.

ARTICLE 2. DOCUMENTS FORMING THE CONTRACT. The Contract (and Contract Documents) shall be deemed to include the advertisement for proposals; the contract proposal, including Special Notes and Special Specifications contained therein; the contractor=s proposal; the Equal Employment Opportunity (EEO) participation goals; the Disadvantaged/Minority/Women=s Business Enterprise (D/M/WBE) participation goals; the contract agreement; the base line data; the "Standard Specifications" including all addenda thereto identified in the contract proposal; the Standard Sheets; the plans; any amendments issued prior to the date of proposal submission, and all provisions required by law to be inserted in the contract whether actually inserted or not. Whenever separate publications are referenced in the Contract Documents it shall mean those, as amended, which are current on the date of advertisement for bids.

ARTICLE 3. EXAMINATION OF DOCUMENTS AND SITE. The Contractor agrees that before making its proposal it carefully examined the contract documents, together with the site of the proposed work, as well as its surrounding territory, and is informed regarding all of the conditions affecting the work to be done and labor and materials to be furnished for the completion of this contract, including the existence of poles, wires, pipes and other facilities and structures of municipal and other public service corporations on, over or under the site, except latent conditions that meet the requirements of §104-03 Differing Site Conditions, and that its information was secured by personal and other investigation and research.

ARTICLE 4. DATE OF COMPLETION. The Contractor further agrees that it will begin the work herein embraced within ten days of the effective date hereof, unless the consent of the State, in writing, is given to begin at a later date, and that it will prosecute the same so that it shall be entirely completed and performed on or before the completion date shown in Article 1.

No extension beyond the date of completion fixed by the terms of this contract shall be effective unless in writing signed by the State. Such extension shall be for such time and upon such terms and conditions as shall be fixed by the State, which may include the assessment of liquidated damages and a charge for engineering and inspection expenses actually incurred upon the work, including engineering and inspection expenses incurred upon the work by railroad companies on contracts for grade crossing elimination. Notice of application for such extension shall be filed with the Regional Director of the Region within which the highway under construction is located at least fifteen days prior to the date of completion fixed by the terms of this agreement.

ARTICLE 5. ALTERATIONS AND OMISSIONS. The said work shall be performed in accordance with the true intent and meaning of the contract documents without any further expense of any nature whatsoever to the State other than the consideration named in this agreement.

The State reserves the right, at any time during the progress of the work, to alter the plans or omit any portion of the work as it may deem reasonably necessary for the public interest, making allowances for additions and deductions with compensation made in accordance with the Standard Specifications, for this work without constituting grounds for any claim by the contractor for allowance for damages or for loss of anticipated profits, or for any variations between the approximate quantities and the quantities of the work as done.

ARTICLE 6. NO COLLUSION OR FRAUD. The Contractor hereby agrees that the only person or persons interested as principal or principals in the bid or proposal submitted by the Contractor for this contract are named therein, and that no person other than those mentioned therein has any interest in the above mentioned proposal or in securing of the award, and that this contract has been secured without any
connection with any person or persons other than those named, and that the proposal is in all respects fair and was prepared and the contract was secured without collusion or fraud and that neither any officer nor employee of the Department of Transportation has or shall have a financial interest in the performance of the contract or in the supplies, work or business to which it relates, or in any portion of the profits thereof. (See also §139-a and §139-b of the State Finance Law referred to in the Standard Specifications which are made a part of this contract.)

ARTICLE 7. CONTRACT PAYMENTS. As the work progresses in accordance with the contract and in a manner that is satisfactory to the State, the State hereby agrees to make payments to the Contractor therefore, based upon the proposal attached hereto and made a part hereof, as follows: The State shall once in each month and on such days as it may fix, determine the quantity of work completed and of material which has actually been put in place in accordance with the terms and conditions of the contract, during the preceding month, and compute the value thereof and pay to the Contractor the monies due as provided in §38(7) of the Highway Law. No monthly payment shall be rendered unless the value of the work completed equals 5% of the contract amount or $1,000, whichever is the lesser. Semimonthly payments may be rendered provided (a) the value of the work performed in two successive weeks is more than $50,000 or (b) the Commissioner of Transportation deems it to be in the best interests of the State to do so. The Contractor shall not hold any retainage from any Subcontractor.

ARTICLE 8. NO PAYMENT DUE TO CONTRACTOR’S NON-COMPLIANCE. It is further agreed that so long as any lawful or proper direction concerning the work or material given by the Commissioner of Transportation, or his/her representative, shall remain uncomplied with, the Contractor shall not be entitled to have said contract payment processed, nor shall any contract payment(s) be processed for work done or material furnished until such lawful or proper direction aforesaid has been fully and satisfactorily complied with.

ARTICLE 9. FINAL ACCEPTANCE OF WORK. When in the opinion of the Regional Director a Contractor has fully performed the work under the contract, the Regional Director shall recommend to the Commissioner of Transportation the acceptance of the work so completed. If the Commissioner accepts the recommendation of the Regional Director, he/she shall thereupon by letter notify the Contractor, with copies to other interested parties, of such acceptance. Prior to the final acceptance of the work by the Commissioner or his/her designee, the contract work may be inspected, accepted and approved by other agencies and/or municipalities who will have jurisdiction of the work after final acceptance. Final acceptance shall be final and conclusive except for defects not readily ascertainable by the Department, actual or constructive, fraud, gross mistakes amounting to fraud or other errors which the Contractor knew or should have known about as well as the Department's rights under any warranty or guarantee. Final acceptance may be revoked by the Department at any time prior to the issuance of the final check by the Comptroller upon the Department's discovery of such defects, mistakes, fraud or errors in the work.

ARTICLE 10. FINAL PAYMENT. After the final acceptance of the work, the Engineer shall prepare a final agreement of the work performed and the materials placed and shall determine the value of such work and materials under and according to the terms of the contract. This final agreement shall be certified, as to its correctness, by the Engineer. Upon approval of such final agreement by the Regional Director, it shall be submitted to the Commissioner for final approval. The right, however, is hereby reserved to the Commissioner to reject the whole or any portion of the final agreement, should the said certificate of the Engineer be found or known to be inconsistent with the terms of the agreement or otherwise improperly given. All certificates upon which partial payments may have been made, shall be subject to correction in the final certificate or final agreement.
ARTICLE 11. RIGHT TO SUSPEND WORK AND CANCEL CONTRACT. It is further mutually agreed that if at any time during the prosecution of the work the Commissioner of Transportation shall determine that the work upon the contract is not being performed according to the contract or for the best interest of the State, the execution of the work by the Contractor may be temporarily suspended by the Commissioner of Transportation, who may then proceed with the work under his/her own direction in such manner as will accord with the contract specifications and be for the best interests of the State; or he/she may terminate the Contractor’s employment under the contract while it is in progress, and thereupon proceed with the work, in accordance of the contract, by contract negotiated or publicly let, by the use of his/her own forces, by calling upon the surety to complete the work in accordance with the plans and specifications or by a combination of any such methods; or he/she may cancel the contract and either readvertise or relet as provided in Section 38 of the Highway Law, or complete the work under its own direction in such a manner as will accord with the contract specifications and be for the interests of the State; any excess in the cost of completing the contract beyond the price for which it was originally awarded shall be charged to and paid by the Contractor failing to perform the work or its surety; all in pursuance of the provisions of Section 40 of the Highway Law.

Whenever the State determines to suspend or stop work under the contract, a written notice sent by mail to the Contractor at its address and to the sureties at their respective addresses, shall be sufficient notice of its action in the premises.

ARTICLE 12. DETERMINATION AS TO VARIANCES. In any case of any ambiguity in the plans, specifications or maps, or between any of them, the matter must be immediately submitted to the Commissioner, who shall adjust the same, and his/her decision in relation thereto shall be final and conclusive upon the parties.

ARTICLE 13. SUCCESSORS AND ASSIGNS. This agreement shall bind the successors, assigns and representatives of the parties hereto.

ARTICLE 14. INTERNATIONAL BOYCOTT PROHIBITION. In accordance with §139-h of State Finance Law, the Contractor hereby promises, asserts and represents that neither the Contractor nor any substantially owned or affiliated person, firm, partnership or corporation has participated, is participating or shall participate in an international boycott in violation of the provisions of the United States Export Administration Act of 1969, as amended, or the United States Export Administration Act of 1979, or the effective Regulations of the United States Department of Commerce promulgated under either act.

It is understood further that the State in awarding a contract does so in material reliance upon the promise and representation made by the Contractor in the foregoing paragraph and that such contract shall be rendered forfeit and void by the State Comptroller if subsequent to the bid execution date, the Contractor or such owned or affiliated person, firm, partnership or corporation has been convicted of a violation of the aforesaid Acts or Regulations or has been found upon final determination of the United States Commerce Department or any other appropriate agency of the United States to have violated such Acts or Regulations.

The Contractor agrees to and shall notify the Commissioner of Transportation, the Director of the Contract Management Bureau and State Expenditures in the Office of the State Comptroller of any such conviction or final determination of violation within five (5) days thereof.

IN WITNESS WHEREOF, this agreement has been executed by the State, acting by and through the Commissioner of Transportation, and the Contractor or its appointed representative, who has executed this agreement on the day and year first written above.

Recommended by___________________________ Contract No.___________

_________________________________________ Agency Certification
In addition to the acceptance of this contract, I also certify that original copies of this signature page will be attached to all other exact copies of the contract.

ATTORNEY GENERAL:

_________________________________________________________ Department of Transportation Date

Approved __________________________________________________________

__________________________________________ (Title)

For State Comptroller ____________________________________________ (Contractor Firm Name)

THIS CONTRACT IS NOT TO BE EXECUTED OR BECOME EFFECTIVE UNTIL IT SHALL FIRST BE APPROVED BY THE STATE COMPTROLLER AND FILED IN HIS/HER OFFICE. (Section 112, State Finance Law.)

(Acknowledgment of individual contractor)
STATE OF NEW YORK ____________ 88. 7
COUNTY OF _________________________

On this _____ day of ____________ 20 ____, before me personally came ______________________ to me known and known to me to be the person described in and who executed the foregoing instrument, and acknowledged that he/she executed the same.

_______________________________ Notary Public

(Acknowledgment of co-partnership contractor)
STATE OF NEW YORK ____________ 88. 7
COUNTY OF _________________________

On this _____ day of ____________ 20 ____, before me personally came ______________________ to me known and known to me to be the person who executed the foregoing instrument, who, being duly sworn by me, did for himself/herself depose and say that he/she is a member of the firm of ______________________, consisting of himself/herself and ______________________ and that he/she executed the foregoing instrument and that he/she had authority to sign same, and he/she did duly acknowledge to me that he/she executed the same as the act and deed of said firm for the uses and purposes mentioned therein.

_______________________________ Notary Public

(Acknowledgment of contractor, if a corporation)
STATE OF NEW YORK ____________ 88. 7
COUNTY OF _________________________
On this ____ day of _____________ 20 ____, before me personally came ____________________
to me known, and known to me to be the person who being duly sworn, did depose and say that he/she resides in ________________ that he/she is the ______________ of the
________________________ the corporation described in and which executed the foregoing instrument;
and that he/she signed his/her name thereto by order of the Board of Directors of said Corporation.

________________________
Notary Public

103-07 SAMPLE FORM OF FAITHFUL PERFORMANCE BOND.

KNOW ALL PERSONS BY THESE PRESENTS, that
_____________________________________
(Name of Contractor)
_____________________________________________________________________________________
(Address)
(hereinafter called the "Principal") and the
__________________________________________________
a corporation created and existing under the laws of the State of ____________ having its principal
office in the City of __________________________ (hereinafter called the "Surety") are held and firmly
bound unto the People of the State of New York (hereinafter called the "State") by and through its
Department of Transportation (hereinafter called the "Department"), in the full and just sum of [Total
Contract Bid Price or "A Portion" of Total Contract Bid Price Dollars ($.................)] good and lawful
money of the United States of America, to the payment of which said sum of money, well and truly to be
made and done the said Principal binds itself, its heirs, executors, administrators or assignees and the said
Surety binds itself, its successors or assigns, jointly and severally, firmly by these presents:

WHEREAS, said Principal has entered into a certain written contract on the ____ day of
________________________, 20____, with the Department of Transportation, 50 Wolf Road, Albany, New York 12232,
(Project Description)
In the county/counties of __________________________ which constitutes Contract No. ________

NOW, THEREFORE, the condition of this obligation is such that if the said Principal shall well, truly
and faithfully perform the work in accordance with the terms of the contract and as said contract may be
modified or amended, and with the plans and specifications, and will commence and complete the work
within the time prescribed in the contract, and shall protect the said State against, and pay any excess of
cost as provided in said contract, and all amounts, damages, costs and judgments which may be recovered
against said State or its officers or agents of which the said State may be called upon to pay to any person
or corporation by reason of any damages, direct or indirect, arising or growing out of the doing of said
work, or from the negligence, nonfeasance, misfeasance or malfeasance of any officer, agent or employee
of the State or Department thereof, to the payment of which said sum of money, well and truly to be
made and done the said Principal binds itself, its heirs, executors, administrators or assignees and the said
Surety binds itself, its successors or assigns, jointly and severally, firmly by these presents;

IN THE EVENT OF A DEFAULT, which shall include, but not be limited to, any breach or default of the contract by the Principal, or in case said contract is forfeited by the Principal in the manner provided for in the contract and the said Surety, for value received, hereby stipulates and agrees, if requested to do so by the State, has the option to either remedy the default, or breach or forfeiture of the Principal or take charge and fully perform and complete the work, mentioned and described in said contract and specifications, pursuant to the terms, conditions and covenants thereof.
and as may be amended, at its own expense. The procedure by which the Surety undertakes to discharge its obligations under the bond shall be subject to the advance written approval of the Department. If the Surety completes the contract, it shall be paid for the actual items of work performed in accordance with the Principal's contract terms and prices. In this event the Surety assumes the rights and obligations of the Principal.

— It shall be the duty of the Surety to give unequivocal notice in writing to the Department, within forty-five (45) days after receipt of written notice from the Department to the Surety, of the Surety's election to remedy default(s) or breach(es) or forfeiture(s) promptly or to perform and fully complete the contract promptly as provided herein, time being of the essence of this bond. In said notice of election, the Surety shall state the date on which the remedy or performance shall commence. During the period between the Department's notice and Surety's performance of the contract or remedy of the default, breach or forfeiture, the Surety shall be liable for and agrees to pay any and all reasonable and necessary costs as determined by the Department to maintain the contract site safe and convenient to the public.

— It shall also be the duty of the Surety to give prompt notice in writing to the Department upon the completion of the remedy and/or correction of each breach or default or completion of the contract. The Surety shall not assert solvency of its Principal or its Principal's denial of default as justification for its failure to give notice of election or for its failure to promptly remedy the breach or default or to complete the contract.

— In the event the Surety shall fail to exercise either option or to act promptly then the Department shall give ten (10) days' notice of such failure, both to Principal and Surety, and after the expiration of the 10 days the Department may cause the work to be completed pursuant to Section 40 of the Highway Law, and the Surety and the Principal shall be jointly and severally liable for the amount of excess cost of completing the contract work beyond the amounts remaining for this contract adjusted for the work actually performed. When the cost of completion of performance by the Obligee is estimated, the Principal and Surety shall pay, free from all liens and encumbrances, the State determined estimated completion costs above the funds remaining for this contract, to the Department within 30 days of receipt of the estimate. Adjustment of the Department's estimated completion cost will be made upon the Department's final acceptance of the work and appropriate refunds, if any, will be promptly made to the Surety. Any actual costs in excess of the estimated price shall be paid to the Department promptly on demand. Additionally, Principal and Surety shall be liable for any applicable liquidated and/or engineering costs or damages.

— In addition, the said Principal and Surety further agree, as part of this obligation, to pay all damages of any kind to person or property that may result from a failure in any respect to perform and complete said contract including, but not limited to costs necessary to protect the traveling public or to avoid inconvenience to the traveling public, (liquidated damages as provided above) all repair and replacement costs necessary to rectify construction errors, architectural and engineering costs and fees, all consultant fees, all testing and laboratory fees, and all interest, legal fees and litigation costs incurred by the Department.

— And the said Surety thereby stipulates and agrees that no change, extension, alteration, deduction or addition in or to the terms of the said contract or the plans or specifications accompanying the same, shall in any way affect the obligations of said Surety of its bond.

— IN TESTIMONY WHEREOF, the said Principal has hereunto set his/her (their/its) hand and the said Surety has caused this instrument to be signed by its authorized officer, the day and year above written.

Signed and delivered this____ day of ______________, 20____, in the presence of:

___________________________________________

(Company)

By ________________________________________

Principal

__________________________________________

(Signature)
State Of New York Office of the Attorney General

I hereby approve the foregoing contract and bond as to form and manner of execution.

103-08 SAMPLE FORM OF LABOR AND MATERIAL BOND.

KNOW ALL PERSONS BY THESE PRESENTS, that ____________________________________

(Name of Contractor)

____________________________________________________________________________________

(Address)

(a corporation created and existing under the laws of the State of ____________________ having its principal office in the City of ____________________)

(hereinafter called the "Principal") and ______________________________________________________

(a corporation created and existing under the laws of the State of ____________________ having its principal office in the City of ____________________)

(hereinafter called the "Surety"), are held and firmly bound unto the People of the State of New York (hereinafter called the "State") by and through its Department of Transportation (hereinafter called the "Department"), in the full and just sum of [Total Contract Bid Price or the "A Portion" of Total Contract Bid Price $____________] good and lawful money of the United States of America, for payment of which said sum of money, well and truly to be made and done, the said Principal binds itself, its heirs, executors and administrators, successors and assigns, and the said Surety binds itself, its successors and assigns jointly and severally, firmly by these presents:

WHEREAS, said Principal has entered into a certain written contract, on the _____ day of ____________, 20____, with the Department of Transportation, 50 Wolf Road, Albany, New York 12232.

____________________________________________________________________________________

(Project Description)

In the county/counties of __________________________ which constitutes Contract No. ____________________

NOW, THEREFORE, the condition of this obligation is such, that if the said Principal shall promptly pay all monies due to all persons furnishing labor or materials to it or its Subcontractors in the prosecution of the work provided for in said contract, then this obligation shall be void, otherwise to remain in full force and effect;

Provided, however, that the Comptroller of the State of New York having required the said Principal to furnish this bond in order to comply with the provisions of Section 137 of the State Finance Law, all rights and remedies on this bond shall inure solely to such persons and shall be determined in accordance with the provisions, conditions and limitations of said Section to the same extent as if they were copied at length herein; and

Further, provided, that the place of trial of any action on this bond shall be in the county in which the said contract was to be performed, or if said contract was to be performed in more than one county then in any such county, and not elsewhere.

IN TESTIMONY WHEREOF, the said Principal has hereunto set his/her (their, its) hand and the said Surety has caused this instrument to be signed by its authorized officer, the day and year above written.

Signed and delivered _____ day of _____________ 20____ in the presence of ________________________

___________________________________________ (Company)

By ______________________________________ (Principal)

___________________________________________ (Signature)
(The Surety Company shall append a single copy of a statement of its financial condition and a copy of the resolution authorizing the execution of Bonds by officers of the Company to the bond(s).)

(Acknowledgment of principal, unless it be a corporation)
STATE OF NEW YORK ss.:
COUNTY OF:

— On this _____ day of _____________ 20 ___, before me personally came ______________________ to me known and known to me to be the person described in and who executed the foregoing instrument and acknowledged that he/she executed the same.

_______________________________
Notary Public

(Acknowledgment of principal, if a corporation)
STATE OF NEW YORK ss.:
COUNTY:

— On this _____ day of _____________ 20 ___, before me personally came ______________________ to me known and known to me to be the person, who being by me duly sworn, did depose and say that he/she resides in __________________ that he/she is the __________________ of the __________________ the corporation described in and which executed the foregoing instrument; and that he/she signed his/her name thereto by order of the Board of Directors of said Corporation.

_______________________________
Notary Public

(Acknowledgment of Surety Company)
STATE OF NEW YORK ss.:
COUNTY:

— On this _____ day of _____________ 20 ___, before me personally came ______________________ to me known and known to me to be the person, who being by me duly sworn, did depose and say that he/she resides in ____________________, that he/she is the __________________ of the __________________ the corporation described in the foregoing instrument; and that he/she signed his/her name thereto by order of the Board of Directors of said Corporation.
Notary Public

State Of New York Office of the Attorney General
— I hereby approve the foregoing contract and bond as to form and manner of execution.

SECTION 104 – SCOPE OF WORK

104-01 WORK REQUIRED.
— The Contractor shall begin work within ten days of the date of the award notification by the Department, unless written consent of the Department is given to begin at a later date. The Contractor shall perform all work enumerated under the terms of the contract and shall protect all adjoining properties, utility facilities and existing highway facilities within the right of way. The Contractor shall repair and/or replace any property, utility facility or highway facility damaged or destroyed by it or its employees through construction operations, within and adjacent to the right of way.
— The Contractor shall coordinate the work of its Subcontractors, Manufacturers, Fabricators and Material Suppliers. Their operations shall be arranged and conducted so that delays will be avoided. Where the work of the Contractor or Subcontractors overlaps or dovetails with that of other Contractors, materials shall be delivered and operations shall be conducted so as to carry on the work continuously in an efficient and workmanlike manner.
— During the life of this contract, Utilities may make changes in their facilities. These changes may be made by the Utility employees or by contract within the limits of or adjacent to this contract and may be temporary and/or permanent.
— Delays or oversights on the part of the Contractor, Subcontractors or Utilities in properly completing any work, thereby requiring the removal and replacement of work already in place, will not be the basis for a claim of extra compensation. Such work will be performed at the cost and expense of the responsible Contractor, Subcontractor or Utility. Reference is made to General Obligations Law §11-102 which concerns the interference and/or delay of the Contractor’s progress of work by Utilities.

104-02 CHANGES, CONTINGENCIES, EXTRA WORK AND DEDUCTIONS.
— The provisions of Article 5, Alterations and Omissions of the contract agreement shall apply. Whenever the Department determines that from any unforeseen cause the terms of any contract should be altered to provide for changes, contingencies, extra work, or the deletion of work an order on contract may be issued to the Contractor shall promptly proceed with the performance of the work and the furnishing of the materials and equipment necessary for its accomplishment in accordance with the pertinent specifications. Such changes in quantities and alterations shall not invalidate the contract nor release the Surety, and the Contractor shall perform the work as altered.
— No instructions, either written or verbal from any Department employee or agent shall be construed as an order for changes until receipt by the Contractor of written notification that an order on contract has been approved by the Department, or written notification from the Engineer that changes in the work are eligible and authorized for payment in accord with Section 697 Field Change Payment. The Contractor may proceed with the work in advance of the approved order on contract if the Contractor has received an approved Authorization of Extra Work.

104-03 DIFFERING SITE CONDITIONS.
In accordance with 23 CFR 635.109(a)(1):

— During the progress of the work, if subsurface or latent physical conditions are encountered at the site differing materially from those indicated in the contract or if unknown physical conditions of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in the work provided for in the contract, are encountered at the site, the party discovering such condition shall report such discovery to the Engineer immediately upon discovery.
conditions shall promptly notify the other party of the specific differing site conditions before the site is further disturbed and before the affected work is performed.

Upon written notification, the Engineer will investigate the site conditions, and if it is determined that the conditions materially differ and cause an increase or decrease in the cost or time required for the performance of any work under the contract, an adjustment, excluding anticipated profits, will be made and the contract modified in writing accordingly. The Engineer will notify the Contractor, of the determination whether or not an adjustment to the contract is warranted.

No contract adjustment which results in a benefit to the Contractor will be allowed unless the Contractor has provided the required written notice.

The Department will administer the above Federal regulations as follows:

During the progress of the work, if subsurface or latent physical conditions are encountered at the site differing materially from those indicated in the contract or if unknown physical conditions of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in the work provided for in the contract, the party discovering such conditions shall promptly notify the other party of the specific differing site conditions before the site is further disturbed and before the affected work is performed, with subsequent written notice to be provided later. The Contractor shall comply with the notice and recordkeeping provisions of §104-06 Notice and Recordkeeping.

The Contractor or the State, as the case may be, must make written notice to the other party of the existence of apparent subsurface or latent physical conditions if that party wishes to adjust the contract price or time of performance, including direct costs and/or time related compensation, if applicable. Such notice shall be given within ten (10) work days of the time at which the party had knowledge, or should have had knowledge of the differing site condition. The Department will have no liability and no adjustment will be made for any damages which accrued more than ten (10) work days prior to the filing of such a notice with the Engineer.

Upon written notice, the Engineer will investigate the site conditions, and if it is determined that the conditions materially differ and cause an increase or decrease in the cost or time required for the performance of the work, an adjustment, excluding anticipated profits, will be made to the contract. The Engineer will make an initial response in writing to the Contractor, within 15 work days, with a determination whether or not an adjustment to the contract is warranted. Situations requiring examination of the site or input from other Department personnel may require additional time to resolve. No contract adjustment will be allowed unless the Contractor has provided the required written notice, or written notice was provided to the Contractor by the State.

The Contractor shall keep daily records and make reports of all labor, material and equipment used in connection with such work and the cost thereof as specified in §109-05C. Force Account Reports. Compensation for increased costs of the work resulting from the differing site conditions will be made in accordance with §109-05 Extra Work and Time Related Compensation. Compensation for time related costs, if any, will be made in accordance with §109-05D. Time Related Dispute Compensation.

104-04 SIGNIFICANT CHANGES IN THE CHARACTER OF WORK:
In accordance with 23 CFR 635.109(a)(3):

The Engineer reserves the right to make, in writing, at any time during the work, such changes in quantities and such alterations in the work as are necessary to satisfactorily complete the project. Such changes in quantities and alterations shall not invalidate the contract nor release the Surety, and the Contractor agrees to perform the work as altered.

If the alterations or changes in quantities significantly change the character of work under the contract, whether such alterations or changes are in themselves significant changes in the character of work, or by affecting other work cause such other work to become significantly different in character, an adjustment, excluding anticipated profits, will be made to the contract. The basis for the adjustment shall be agreed upon prior to the performance of the work. If a basis cannot be agreed upon, then an
adjustment will be made by the Department, either for or against the Contractor, in such amount as
determined to be fair and equitable.
—— If the alterations or changes in quantities do not significantly change the character of the work to be
performed under the contract, the altered work will be paid for as provided elsewhere in the contract.
—— The term >significant change< shall be construed to apply only to the following circumstances: when
the character of the work as altered differs materially in kind or nature from that involved or included in
the original proposed construction; or when a Major Item of work, as defined elsewhere in the contract,
is increased in excess of 125 percent, or decreased below 75 percent of the original contract quantity.
Any allowance for a change in unit price shall apply only to that portion of work in excess of 125 percent
of the original contract item quantity, or in the case of a decrease below 75 percent, to the actual amount
of work performed.

The Department will administer the above Federal regulations as follows:
—— The Department may make, in writing, at any time during the work, any necessary changes in
quantities and alterations to the work in order to satisfactorily complete the project. If the Contractor or
the Department discovers a change that constitutes a significant change in the character of work as
defined below, the party discovering the change shall promptly provide the other party written notice of
the significant change in the character of work before additional work is performed. The Contractor shall
comply with notice and recordkeeping provisions of §104-06 Notice and Recordkeeping.
—— The Contractor or the State, as the case may be, must make written notice to the other party of the
existence of an apparent significant change in the character of work if that party wishes to adjust the
contract price or time of performance, including direct costs and/or time related compensation, if
applicable. Such notice shall be given within ten (10) work days of the time at which the party had
knowledge, or should have had knowledge of an event, matter or occasion which results in a significant
change in the character of work. The Department will have no liability and no adjustment will be made
for any damages which accrued more than ten (10) work days prior to the filing of such a notice with the
Engineer.
—— Upon written notice, the Engineer will investigate the changes and if it is determined that the
alterations or changes in quantities significantly change the character of work, whether such alterations or
changes are in themselves significant changes in the character of work, or by affecting other work, cause
such other work to become significantly different in character, an adjustment, excluding anticipated
profits, will be made to the contract. The Engineer will make an initial response in writing to the
Contractor, within 15 work days, with a determination whether or not an adjustment to the contract is
warranted. Situations requiring examination of the site or input from other Department personnel may
require additional time to resolve. The basis for the adjustment shall be agreed upon prior to the
performance of the work. If a basis cannot be agreed upon, then an adjustment will be made by the
Department, either for or against the Contractor, in such amount as determined to be fair and equitable.
No contract adjustment will be allowed unless the Contractor has provided the required written notice, or
written notice was provided to the Contractor by the State.
—— The Contractor shall keep daily records and make reports of all labor, material and equipment
used in connection with such work and the cost thereof as specified in §109-05C, Force Account Reports.
Compensation for increased costs of the work resulting from significant changes in the character of work
will be made in accordance with §109-05 Extra Work and Time Related Compensation. Compensation
for time related costs, if any, will be made in accordance with §109-05D, Time Related Dispute
Compensation.

A. Character of Work. The term >significant change< shall be construed to apply only when the
character of the work differs materially in kind or nature from that involved or included in the original
proposed construction.
B. Major Items. The term "significant change" shall be construed to apply to Major Items (as defined in §101-02 Definitions of Terms) only when the quantity of a Major Item is more than 125%, or is less than 75% of the original contract quantity. Any allowance for a change in the unit price shall apply only to that portion of work in excess of 125% of the original contract item quantity, or to the actual amount of work performed if the quantity decreases below 75% of the original contract item quantity. The Contractor or the State, as the case may be, must make written notice to the other party of the significant change in the quantity of a major item if that party wishes to adjust the contract price or time of performance. Knowledge of a significant change in quantity could result from receipt of an order on contract (approved or unapproved), a letter directing a change in the contract work, review of plan details and estimates, review of work completed or progress payment quantities, or a combination of the above. Payment for major items will be limited in accordance with §109-02 Payment for Altered Quantities.

C. Minor Items. The term 'significant change' shall be construed to apply to Minor Items (as defined in §101-02 Definitions of Terms) only when extra work both (1) increases the quantity of a Minor Item to more than 200% of the original contract quantity and (2) results in an increase of more than $1,000 from the original contract amount. Any allowance for a change in the unit price shall apply only to that portion of work both in excess of 200% of the original contract item quantity, and in excess of $1,000 from the original contract amount.

D. Composite Items. Composite items, for the purposes of this subsection, consist of rock and non-rock components, and are limited to unclassified excavation and trench and culvert excavation. The term "significant change" shall be construed to apply only if the composite item is a Major Item, any individual component of the composite is less than 75% or more than 125% of the quantity stated in the Earthwork Summary Sheet used by the Department in preparing the contract, and the reasonable costs of the composite item either increases or decreases as a result of the change. The adjustment in payment shall be based on variance in quantity of the individual components from the quantity stated in the Earthwork Summary Sheet. For contracts containing Major Items of unclassified excavation and/or trench and culvert excavation, the Contractor shall submit, at the request of the Engineer, its price breakdown of the bid price of the composite item for the rock and non-rock components.

E. Fixed Quantity Items. Certain items of work may be fixed quantity items, and payment will be restricted to the quantity stated in the Estimate of Quantities. The term "significant change" shall be construed to apply to fixed quantity items only if, during the progress of the work, the quantity of work is found to be less than 75% or more than 125% of the quantity stated in the Estimate of Quantities.

F. Lump Sum Items. Certain items of work may be Lump Sum items, wherein a single bid amount is intended to provide payment for all necessary work during the execution of the contract. The term "significant change" shall be construed to apply to lump sum items only to the extent that changes in other contract work items result in a significant change in the character of work required to complete "Lump Sum" items of work.

104-05 SUSPENSIONS OF WORK DIRECTED BY THE ENGINEER.
In accordance with 23 CFR 635.109(a)(2):

—— If the performance of all or any portion of the work is suspended or delayed by the Engineer in writing for an unreasonable period of time (not originally anticipated, not customary, or not inherent to the construction industry) and the Contractor believes that it is due additional compensation and/or
contract time is due as a result of such suspension or delay, the Contractor shall submit to the Engineer in writing a request for adjustment within 7 calendar days of receipt of the notice to resume work. The request shall set forth the reasons and support for such adjustment.

— Upon receipt, the Engineer will evaluate the Contractor’s request. If the Engineer agrees that the cost and/or time required for the performance of the contract has increased as a result of such suspension and the suspension was caused by circumstances beyond the control of and not the fault of the Contractor, its Suppliers or subcontractors at any approved tier, and not caused by weather, the Engineer will make an adjustment (excluding profit) and modify the contract in writing accordingly. The Contractor will be notified of the Engineer’s determination whether or not an adjustment to the contract is warranted. No contract adjustment will be allowed under this clause to the extent that performance would have been suspended or delayed by any other cause, or for which an adjustment is provided or excluded under any other term or condition of this contract. No contract adjustment will be allowed unless the Contractor has provided the required written request for adjustment within the time prescribed.

The Department will administer the above Federal regulations as follows:

— During the progress of the work, the Engineer may direct the Contractor in writing to suspend work due to circumstances beyond the Contractor’s control. If the performance of all or any portion of the work is suspended or delayed by the Engineer for an unreasonable period of time (not originally anticipated, not customary, or not inherent to the construction industry) and the Contractor believes that it is due additional compensation and/or additional time to perform the work as a result of such suspension or delay, the Contractor shall promptly provide the Engineer written notice. The Contractor shall comply with the notice and recordkeeping provisions of §104-06 Notice and Recordkeeping.

— The Contractor shall provide written notice to the Engineer of a request for adjustment within seven (7) calendar days of receipt of the notice to resume work. The Department will have no liability and no adjustment will be made for any damages which accrued more than seven (7) calendar days prior to the receipt of such a notice by the Engineer.

— The Contractor shall keep daily records and make reports of all labor, material and equipment used in connection with such work and the cost thereof as specified in §109-05D. Time Related Dispute Compensation.

— The Contractor shall then submit a request for contract adjustment and set forth the reasons and support for such adjustment. Upon receipt, the Engineer will evaluate the Contractor’s request for contract adjustment, and if it is determined that the cost and/or time required for the performance of the contract has increased as a result of a suspension of work directed by the Engineer and the suspension was caused by circumstances beyond the control of and not the fault of the Contractor, its Subcontractors, Manufacturers, Fabricators or Material Suppliers and not caused by weather, an adjustment, excluding profits, will be made to the contract. The Engineer will notify the Contractor of the determination whether or not an adjustment to the contract is warranted. No contract adjustment will be made to the extent that performance would have been suspended or delayed by any other cause, or for which an adjustment is provided for or excluded under any other term or condition of this contract. No contract adjustment will be allowed unless the Contractor has provided the required written notice, or written notice was provided to the Contractor by the State.

— Compensation for increased costs of the work resulting from a Suspension of Work Directed by the Engineer will be made in accordance with §109-05 Extra Work and Time Related Compensation. Compensation for time related costs, if any, will be made in accordance with §109-05D. Time Related Dispute Compensation.

104-06 NOTICE AND RECORDKEEPING.

— The Contractor shall provide the Engineer written notice of its contentions regarding Differing Site Conditions, Significant Changes in the Character of Work, Suspensions of Work Directed by the Engineer, disputed work, time related disputes or any other dispute in accordance with the notice provisions of the pertinent subsection that establishes the notice requirements. After submitting the
required notice, the Contractor shall complete its dispute submission in accordance with §105-14 Disputed Work and Dispute Resolution.
— Failure of the Contractor to provide such written notice in a timely fashion will be grounds for denial of the dispute and the Department does not have to show prejudice to its interest before such denial is made. In the event the Contractor fails to provide the required written notice within the time limit established, and/or in the event the Contractor fails to maintain and submit such specified records, the dispute for compensation shall be deemed waived, notwithstanding the fact that the Department may have actual notice of the facts and circumstances which comprise such dispute and is not prejudiced by said failure.

A. Disputed Work. The Contractor shall provide written notice to the Engineer within ten (10) work days of receipt of a direction to complete work that the Contractor believes is not contract work, or that any direction of the Engineer that the Contractor believes exceeds the requirements of the provisions of the contract.
— During the progress of such disputed work, the Contractor shall keep daily records in accordance with §109-05C.1. Daily Summary for all labor, material and equipment used for disputed work.

B. Time Related Disputes. If time related damages are presumed to have been incurred and after providing the Department written notice of a dispute for time related damages, the Contractor shall keep daily records of all labor, material, and equipment for effected work incurred due to the delay. Records shall identify each operation affected and the specific locations where work is affected.
— If it has been agreed that a delay has or is occurring, beginning the week following the date written notice was provided of a time related dispute, the Contractor shall compile and submit records on a weekly basis for the preceding week. If a delay has not been determined until after it occurs, the Contractor shall compile records on a weekly basis. Costs that are incurred on a monthly or similar basis, such as field office expenses, shall be submitted within one week following the week of receipt.
— The Contractor shall prepare and submit to the Engineer, if requested, weekly written reports until complete resolution of the dispute. Such reports shall be available at the next scheduled contract meeting, and provide the following information:
1. Potential effect on the Contractor's schedule caused by the time related dispute;
2. Identification of all operations that have been, are, or may be affected or delayed;
3. Explanation of how the Department's act or omission affected or delayed each operation, and estimation of how much more time is required to complete the work;
4. Itemization of all extra costs being incurred, including:
   a) An explanation as to how those extra costs relate to the effect or delay and how they are being calculated and measured.
   b) Identification of all employees for whom costs are being compiled.
   c) Identification of all items of equipment for which costs are being compiled.

104-07 SITE HOUSEKEEPING
— The contract site shall be cleaned up at the close of each work day, and be left in an orderly condition. Waste and debris shall be removed from the work site and surrounding areas cleaned of debris or waste generated from the work site. Containers shall be provided for the collection and separation of waste, and garbage and other waste shall be disposed of at frequent and regular intervals. Any salvaged material not specified to be disposed of otherwise, shall become the property of the Contractor and shall be removed from the site.

104-08 MAINTAINING TRAFFIC
— The Contractor shall maintain and protect traffic in accordance with the requirements of the MUTCD and the contract documents.
A. Closing of Highway. The legal closing of a highway to public travel in the manner provided by Section 104 of the Highway Law will be done by the Commissioner or by the County Superintendent of Highways when requested by the Department. Not all highways are legally closed during highway construction operations.

When a highway is legally closed and public travel diverted therefrom, adequate warning, danger and direction signs and lights shall be erected and maintained by the Contractor to properly protect and direct public travel by day and by night. Suitable barricades shall also be erected at the ends of such closed sections of highways and large signs displayed indicating such closure. All signs, barricades and other traffic control devices used shall conform to the MUTCD.

B. Use of Restricted Highway. With the award of a contract the Commissioner will, unless otherwise specified, designate the section of highway under contract a Restricted Highway@ pursuant to Section 104A of the Highway Law and Section 1625 of the Vehicle and Traffic Law. Pursuant to these legal sections, the Commissioner has the authority to (1) establish maximum and minimum speed limits at which vehicles may proceed along any such Restricted Highway; (2) establish weight and dimension limits of vehicles; (3) regulate the use of such Restricted Highway by pedestrians, equestrians, and animals; (4) regulate parking, standing, stopping, and backing of vehicles; (5) control persons and equipment engaged in work on such highway. When used on such Restricted Highways, all traffic control devices shall be considered as official traffic control devices and shall conform to the MUTCD.

The Commissioner will therefore cause signs indicating such restrictions to be placed at such points as deemed necessary for the safe use of the Restricted Highway. The traveling public and Contractor must observe and comply with these restrictions, as posted, except that the Contractor may be allowed greater latitude with respect to size and weight of construction equipment.

Construction Equipment or vehicles shall be operated on the Restricted Highway as provided under §105-12 Load Restrictions.

104-09 CONTRACTOR’S RETENTION OF RECORDS.

The Contractor shall retain all records for six years following the date of final contract payment. Required records shall include all payrolls, accounts, details that comprise its total cost pursuant to any of the provisions under §104-02 Changes, Contingencies, Extra Work and Deductions, records maintained pursuant to §105-14 Disputed Work and Dispute Resolution and §109-05 Extra Work and Time Related Compensation, papers, maps, photographs, or other documentary materials, regardless of physical form or characteristics, made or received by the Contractor in connection with the contract. Legible copies including microfilm copies, are acceptable, provided they are so arranged, identified, and indexed that any individual document, or component of the records, can be located with reasonable facility.

The Contractor shall make such records available to the Department for review and audit upon request, if deemed necessary by the Department. In case all or a part of such records are not made so available, the Contractor understands and agrees that any items not supported by reason of such unavailability of the records shall be disallowed, or if payment has already been made, the Contractor shall, upon demand in writing by the Commissioner, refund to the Department the amount so disallowed.

104-10 VALUE ENGINEERING CHANGE PROPOSAL (VECP).

A. Purpose and Scope. The purpose of a Value Engineering Change Proposal (VECP) is to encourage the use of the Contractor’s ingenuity and experience in arriving at alternative construction designs, methods, and procedures that result in a lower direct cost to accomplish a contract requirement. It is the intent of this provision to share with the Contractor any substantial direct cost savings which may be generated as a result of a VECP offered by the Contractor and approved by the Department. A VECP is a Contractor initiated change request. If approved, the changes and payments will be authorized through the order-on-contract process.) Before a VECP can be
implemented, it must pass through three approval processes: conceptual approval, formal approval, and order on contract approval. To expedite the review process, the Contractor has the option of jointly submitting the conceptual VECP and the formal VECP for simultaneous review. If the VECP receives formal approval, as part of the order on contract process the Contractor may request that the Department consider granting advanced authorization of extra work.

The VECP should produce direct cost savings to the Department and the public without, in the sole judgment of the Department, impairing essential functions and characteristics of the facility including but not limited to service life, economy of operation, ease of maintenance, desired appearance, and safety. The Contractor, when developing a VECP, shall address the designer’s objectives, environmental permit requirements and regulations, commitments made to the public to mitigate the impact of construction, and other such concerns.

The direct cost savings is the difference of the construction savings generated by implementing the VECP minus reasonable design costs associated with the VECP. The construction savings is the difference between what it would cost to complete all the contract work without implementing the VECP and the cost to complete all the contract work if the VECP is implemented. This includes any changes to quantities or unit prices across the entire contract if affected by the VECP. If the estimated cost to complete all the contract work without implementing the VECP differs from the contract bid amount for the work, supporting documentation to explain the variance shall be provided. Reimbursable design costs are specific to engineering changes (examples: design changes, plan sheet revisions, and quantity estimating). Expenditures toward proposal preparation (examples: scheduling, documentation, cost analysis, material research, etc.) are not reimbursable.

Indirect cost savings (time, user delay, railroad force account costs, inspection costs, etc.), although considered when reviewing the merits of the VECP, are not reimbursed. A VECP may alter the progress schedule and milestone dates, which in turn could affect time-related contract provisions.

Proposals that reduce the time to complete the contract, and only result in indirect cost savings, may be accepted based on the mutual benefit derived. These proposals will be evaluated in accordance with §104-10F. Time Savings.

B. Submittal of Conceptual VECP. A conceptual proposal is required for all VECP. It should outline the general technical concepts associated with the VECP and the estimated direct cost savings which may result. Upon review by the Department, one of the following actions will be taken:

- Conceptual approval, and a request for the Contractor to submit a formal VECP.
- Request for additional information
- Rejection of the VECP

The Contractor shall submit an original and three copies of the conceptual VECP to the Engineer along with any additional information requested by the Department. The conceptual VECP should contain sufficient information for concept review and evaluation, including the following as a minimum:

1. Conceptual VECP Summary. A summary of the VECP identified as Conceptual VECP, which includes:
   a. Short title (description) of the VECP (10 or less words).
   b. Contract information (Contract D number, PIN, contract description, contractor, federal aid number if applicable, letting date, Region, and county).
   c. Original total contract bid price.
   d. Estimated contract cost. This may be different from the original total contract bid price due to addition or alteration of work (i.e., the estimated cost to complete the work if the VECP is not implemented). The Engineer must concur with the estimated contract cost.
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3. Design Criteria. If the VECP proposes design changes, supporting technical design criteria shall be provided.

4. Schedules.
   a. The most recently approved baseline progress schedule.
   b. The most recently approved construction progress schedule update.
   c. A draft, proposed, revised progress schedule illustrating the impacts of the VECP. The schedule shall identify: (1) the time required to develop a formal VECP; (2) the time required to order, fabricate, and deliver materials with long lead times; (3) the time required to obtain any environmental permits or other required approvals; (4) any anticipated progress schedule changes (contract completion date, milestone dates, task durations, etc.); (5) the latest date by which authorization of the VECP on contract work must be granted without affecting the schedule. The draft progress schedule should provide a sufficient level of detail upon which the reasonableness of the VECP can be determined.

   Should the Department find that insufficient time is available for review and processing, it may reject the VECP solely on such basis. If the Department fails to respond to the VECP by the date specified, the Contractor will consider the VECP rejected and will have no basis for a dispute against the State as a result thereof. The Department may accept a VECP that requires a contract time extension if sufficient cost savings are anticipated.

5. Estimate of costs. The conceptual VECP estimate of costs should include sufficient information to determine the reasonableness of the VECP. If the proposal requires the ordering of materials, the Contractor needs to provide documentation from the suppliers to justify the cost of the materials.

6. Previous Use or Testing. A description of any previous use or testing of the VECP on another Department contract or elsewhere and the conditions and results therewith. The Contractor shall submit the technical aspects of the VECP in sufficient detail so the Department
can determine the suitability of the VECP from an engineering perspective. If the technology is new, test information shall be provided to the Department’s satisfaction. If a similar VECP was previously submitted on another Department contract, indicate the date, contract number, and the action taken by the Department.

C. Submittal of Formal VECP. Upon notification by the Engineer that the conceptual VECP is approved and a formal VECP is necessary, the Contractor will submit to the Engineer an original and three copies of the following materials and information for each formal VECP along with any additional information requested by the Department:

1. Formal VECP Summary. A summary of the VECP, identified as >Formal VECP<, which follows the conceptual VECP summary format and information requirements (Information and estimates may have changed since the conceptual VECP).

2. Complete Plans and Specifications. Complete plans and specifications, which meet Department standards, showing the proposed changes relative to the original contract features and requirements. The Department requires a Professional Engineer’s stamp and signature on any significant engineering changes.

3. Field Change Sheets. Field change sheets and/or shop drawings. If the VECP results in a field change, and those items affected require the submission of shop drawings, the shop drawings will not be accepted unless accompanied by corresponding field change sheets. Documents shall be developed in compliance with Department requirements. The Department requires a Professional Engineer’s stamp and signature on any significant engineering changes.

4. Schedules. The same information requirements as for the conceptual VECP apply, except that a formal, proposed, revised progress schedule in accordance with §108-01 Progress Schedule is required.

5. Cost Analysis. A complete cost analysis indicating quantity changes, unit price changes, and new contract pay items. As a minimum it shall include:
   a. An itemized comparison of estimated costs to complete all the contract work with implementing the VECP and without implementing the VECP.
   b. Proposed unit prices for any new contract pay items introduced by the VECP and appropriate documentation for review under the Agreed Price process.
   c. Proposed unit prices for any existing contract pay items for which agreed prices are sought due to a significant change in character of work (quantity or complexity), see §104-04 Significant Changes in the Character of Work. Appropriate documentation for review under the Agreed Price process is required.
   d. The cost of any items with long lead times (e.g., materials ordered) required after conceptual approval and before final approval shall be identified.

6. Differences. Full descriptions of the difference between the existing contract requirements and the proposed changes, and the comparative advantages and disadvantages of each, including considerations of service life, economy of operation, ease of maintenance, traffic flow, safety, desired appearance, progress schedule, and any increase/reduction of environmental impacts.

7. Technical Presentation. The Contractor may be required to conduct a technical presentation as part of the review process.
8. Cost Documentation. All formal VECP costs submitted shall be supported by documentation as required by §109-05 Extra Work and Time Related Compensation.

The Department will not formally approve any VECP until all required VECP documentation has been submitted and is acceptable to the Department.

A formal VECP may be submitted concurrently with the conceptual VECP, however, the Contractor assumes any costs associated with the formal VECP at its own risk. Reimbursable costs will be considered only if the conceptual VECP is approved. Clearly identify whether a VECP is being submitted for conceptual approval, formal approval, or both.

Once a formal VECP has been approved, the VECP will then be submitted as an order-on-contract and processed accordingly. If time sensitive, requests for advanced authorization of extra work per §104-02 Changes, Contingencies, Extra Work and Deductions will be considered, but only after formal VECP approval. The Contractor is responsible for submitting all appropriate information to the Engineer in a timely manner.

D. Conditions. The Contractor shall not base any bid prices on the anticipated approval of a VECP and should recognize that any VECP may be rejected. The following terms and conditions apply to VECP:

1. A VECP will only be considered after the contract is awarded.
2. A VECP applies only to the contract for which it was submitted. One VECP shall not be submitted for multiple contracts. Approval or disapproval of a VECP on one contract does not guarantee approval or disapproval on another contract.
3. The VECP becomes the property of the Department and will contain no restrictions imposed by the Contractor on its use or disclosure. The Department will have the right to use, duplicate, and disclose in whole or in part any data necessary for the utilization of the VECP. The Department retains the right to utilize any accepted or rejected VECP or part thereof on any other project without any obligation to the Contractor.
4. Approval of the conceptual VECP in no way obligates the Department to approve the formal VECP. The Contractor will have no claim against the Department as a result of the rejection of any such conceptual or formal VECP except as otherwise provided in §104-10E.4. Payment.
5. When the Department is in the process of making design and specification revisions and a Contractor submits a VECP with similar revisions, the Department will reject the VECP and proceed without any obligation to the Contractor.
6. A VECP will be considered only if reasonable, cost-effective options are not provided in the contract documents.
7. The Department will be the sole judge as to whether a VECP qualifies for consideration and evaluation. It may reject any VECP that requires excessive time or costs for design review, evaluation, and/or investigations. The Department will be the sole judge in determining if the proposed VECP will result in a sufficient amount of direct or indirect cost savings to offset the Department’s effort to review the VECP.
8. A VECP shall be consistent with the Department’s design policies and basic design criteria, provide the same service life or more, facilitate economy of operations, ease of maintenance, and achieve the desired appearance and safety.
9. A VECP will not be allowed that changes the type and/or thickness of the pavement structure and material, or solely substitutes one material for another. Examples of materials that may fall into this inappropriate substitution situation are drainage pipes, bridge coatings, pavement markings, etc. The simple elimination of work does not necessarily constitute a VECP, however, a VECP which introduces a simple material substitution, or elimination of work, may be considered if it is accompanied by a design change or change in the construction method. A
simple material substitution which introduces a new material to the Department may be also considered.

10. The VECP will not be experimental in nature, but will have been proven to the Department's satisfaction under similar or acceptable conditions on another Department contract or at another location acceptable to the Department.

11. If the Department requires any additional information to evaluate the VECP, this information shall be provided in a timely manner. Unless otherwise mutually agreed upon, failure to do so will result in the rejection of the VECP. An incomplete or poor quality VECP which hinders the Department's review may also result in the rejection of the VECP.

12. The Contractor shall encourage submissions of VECP from an approved Subcontractor, provided that reimbursement is made by the Department to the Contractor and that the terms of payment to the Subcontractor are satisfactorily negotiated and accepted before the VECP is submitted to the Department. Subcontractors may not submit a VECP except through the Contractor.

13. A VECP approved by the Department is considered to be a revision to the contract documents and progress schedule. Consequently, if unsatisfactory results are being achieved or adjustments are necessary during implementation of a VECP, the rejection of work, removal of work, addition of work, or revision of work shall be evaluated in accordance with the Standard Specifications.

14. All contract pay items and quantities referenced in the VECP construction savings analysis shall be Department-approved contract provisions. Any extra work, inclusion of an omission of work, or other field changes shall be authorized prior to use in VECP savings calculations.

15. No work related to a VECP will be performed under force account. Agreed prices must be reached for any contract pay items related to the VECP before the VECP is approved. If the Contractor is deemed to have taken reasonable diligence in determining the work involved but if during the construction of VECP work a significant change in the character of work occurs, the Department may consider new agreed prices.

16. The Contractor will receive written notification from the Department when the VECP is approved. Material orders placed prior to VECP approval shall be submitted at the Contractor's risk.

17. Once a VECP has been submitted, no work, whether it is the original contract work that might be affected by the VECP or the proposed VECP work, should be performed until the VECP has been formally approved or disapproved. If the Contractor opts to perform work during the approval process, they do so at their own risk. If a VECP is approved and implemented, no payments will be made toward any original contract work affected by the VECP which the Contractor may have performed at risk. If a VECP is disapproved or not implemented, no payments will be made toward any VECP work that the Contractor may have performed at risk. The Contractor should consider potential impacts to the progress schedule and work limitations during the VECP approval process before submitting a VECP.

E. Payment. If the VECP is accepted by the Department, the changes and payments will be authorized through an order-on-contract. Reimbursement to the Contractor will be made as follows:

1. A VECP introduces two individual payments, one for VECP construction savings, and one for VECP design cost. The contract pay item changes along with the VECP construction savings and design cost reimbursements to the Contractor should be submitted in one order-on-contract.

2. The Department will pay to the Contractor fifty percent (50%) of the VECP construction savings. The VECP construction savings is the difference between the actual contract costs with the VECP implemented and a detailed estimate of what it would have cost to complete the contract work without implementing the VECP, based on final construction. If final construction savings differs from the amount estimated in the formal VECP, an adjustment may be made and
included in another order on contract. The VECP construction savings reimbursement to the Contractor will not be paid until the VECP work has been completed (progress payments on the completed VECP work are allowed). The Department may withhold all or a portion of the payment for the Contractor’s share of the VECP construction savings until the final contract accounting. In the event that at final contract accounting the implementation of VECP actually results in no construction savings, then the Contractor will receive no VECP construction savings payment. The Department is the sole judge in deciding the construction savings due to the implementation of the VECP. The Department will withhold VECP construction savings reimbursement until the Contractor supplies all required VECP documents.:

3. If a design cost is submitted for a VECP, the Department will pay to the Contractor a fifty percent (50%) share of the Contractor’s reasonable cost for design incurred after conceptual VECP approval. If the design cost submitted for Department approval is deemed unreasonable, only fifty percent (50%) of the design cost deemed to be reasonable will be reimbursed. Not every VECP will have a design cost associated with it. The Department is the sole judge in determining the reasonableness of the design cost. Reimbursable design costs are for engineering changes. Preparation and submission of the proposal (e.g., savings analysis, progress scheduling, etc.) are not considered design costs and are not reimbursable. Reimbursable VECP design may be performed by a consultant or directly by the Contractor. The Contractor shall not be charged for, nor can the Contractor claim, any VECP design performed by the Department.

—— The design cost shall be submitted as a lump sum item with supporting documentation. The supporting documentation shall include itemized direct salary costs (rates & hours), overhead (only for consultant design), and direct non-salary costs. Payment for direct salary costs and overhead will be limited to the current Department reimbursement policies for Consultant Engineering agreements.

—— For consultant design, reasonable overhead on the direct technical salaries will be reimbursed. For Contractor design, overhead is not reimbursable for direct salary costs.

Overhead shall not be charged for direct non-salary costs whether incurred by the Contractor or by a consultant. Payment for direct non-salary costs will be made at actual cost paid. Although for certain direct non-salary costs (lodging, meals, mileage) there are prevailing maximum rates established by the State Comptroller which the reimbursement rates shall not exceed.

—— The subtotal of direct salary costs, overhead, and direct non-salary costs shall be considered a professional service fee and reimbursed in accordance with §109-05B.3. Service Charges. A maximum five percent (5%) for the Contractor’s contract supervision and overhead is allowed, in addition to any overhead submitted for consultant direct salary costs. All design costs are subject to audit. Additional supporting documentation (receipts, time sheets, etc.) shall be supplied in a timely manner if requested by the Department.

—— In the case of a formal VECP being jointly submitted with the conceptual VECP, the Department will pay to the Contractor a fifty percent (50%) share of the Contractor’s reasonable cost for design specific to the development of the formal VECP (nothing toward the conceptual VECP) if the conceptual VECP is approved.

4. In the event of the Department’s conceptual approval of a direct cost savings VECP, and the Contractor is directed to proceed with the VECP implementation steps and final approval is not reached, regardless of whether due to the actions of the Department or the Contractor, fifty percent (50%) of the total reasonable design costs will still be reimbursed to the Contractor. If an advance written approval was given to proceed with the work, procure materials, and begin fabrication, and rejection occurs, the work and fabrication costs will be reimbursed in accordance with §109-05, Extra Work and Time Related Compensation. Only those materials not incorporated and unique to the contract (i.e., not restockable) will be evaluated for payment.

5. There will be no reimbursement for any costs incurred for the conceptual VECP or prior preparations.
6. If more than one VECP is approved for a contract, construction savings and design costs shall be tracked separately for each VECP.

7. When multiple submittals of information for a VECP are required to satisfy the information needs of the conceptual or formal VECP procedure, and contract timing will be negatively impacted before review and subsequent approval can be given by the Department, then the VECP may be rejected. In such cases, there will be no claim by the Contractor for design costs or loss of anticipated savings and/or profits.

8. VECP payments only involve direct savings or costs. Indirect savings or costs (time, user delay, contract delay, etc.) are not included in VECP payment calculations. The calculations of VECP payments are independent from the payments or penalties for contract time-related issues. If a VECP revises the progress schedule, the contract milestones upon which time-related provisions are based may be affected. Time savings resulting from a VECP may be realized in a time-related contract provision. Conversely, if a VECP negatively affects a progress schedule, time-related contract provisions may be negatively affected.

F. Time Savings. The Department will consider proposals that result in time savings and at the same time may increase the cost of the contract. The Department will be the sole judge as to whether the benefits of completing the contract, or a phase, before the scheduled completion date or milestone offsets any increase in cost. These submittals, while not constituting a Value Engineering Change Proposal, will be reviewed using the VECP approval process. In addition to information required in §104-10B. Submittal of Conceptual VECP and §104-10C. Submittal of Formal VECP, the Contractor shall provide the Department the anticipated amount of time to be saved and sufficient information to enable the Department to calculate and evaluate the cost benefit of the savings in user delay. Time savings generated by the VECP may be claimed under an existing time-related contract provision. If the time savings VECP increases the cost of the contract, the additional cost shall not be subtracted from any time-related contract provision payments.

G. Significant Changes. The description of what will be considered a significant change associated with a VECP are identified in §104-04 Significant Changes in the Character of Work. Once a VECP is approved, any future significant change is no longer based on the original contract bid conditions (quantity, nature or kind of a material involved), but rather on the conditions as adjusted by the VECP (adjusted quantities, anticipated site conditions and materials, etc.). Any item that was identified as a Major Item in the original contract documents is still considered a Major Item regardless of the change in quantity or price due to the VECP. All significant changes shall be agreed upon prior to formal VECP approval. If after formal VECP approval, an unforeseen change in the VECP work causes a significant change in the character of work, quantities and prices may be adjusted and the VECP savings shall be adjusted accordingly.

SECTION 105–CONTROL OF WORK

105-01 ENGINEER’S AUTHORITY.

— The Engineer will make all decisions for the Department regarding the quality and acceptability of materials furnished, work performed, work progress, and contract interpretation. All communications by the Contractor with the Department, written or verbal, shall be in English. All references to costs, charges, prices, etc. shall be in United States dollars.

— The Engineer may stop any work or any part of the work under the contract if the methods or conditions are such that 1) unsatisfactory work might result; or 2) improper material(s) or procedure(s) are being used; or 3) the Contractor fails to comply with any requirement or provision of the contract documents or with any State or Federal law or regulation; or 4) conditions are considered to be sufficiently deficient as to seriously affect the safety of the public or the workers employed; or 5) non-conformance with the maintenance and protection of traffic provisions is causing serious disruptions to
traffic operations. The Contractor will not be entitled to any additional monetary compensation for such a work stoppage. Any work completed in violation of a written stop order will not be paid for even if subsequently determined to be acceptable.

105-02 CHARACTER OF WORKERS—
— The Contractor shall give its constant attention to the work while it is in progress or it shall place it in charge of a competent and reliable English-speaking Superintendent, who shall have authority to act for the Contractor and who shall be acceptable to the Engineer.
— The Contractor shall, at all times, employ sufficient workers to progress the work to completion in the manner and time specified. All workers shall have sufficient skill and experience to properly perform the work assigned them. All workers engaged in special or skilled work shall have had sufficient experience in such work to properly and satisfactorily perform it and operate the equipment involved. Any person employed by the Contractor whom the Engineer may deem unruly, disorderly, incompetent or unfit to perform the work shall be at once discharged, and shall not be again employed. In case of a disagreement with the Contractor regarding the discharge of such employees, the matter may be reviewed by the Director, Office of Construction.
— Whenever the Contractor or its superintendent is not present on any part of the work where it may be desired to give directions, orders will be given by the Engineer or his/her representative and shall be received and obeyed by the foreperson who may have charge of the particular work in reference to which the orders are given. All forepersons shall speak English.

105-03 METHODS AND EQUIPMENT. Where particular methods or equipment are specifically required, the Contractor may apply in writing to the Regional Director to use alternate methods and equipment to provide the same results. Such alternates may be used only after favorable recommendation by the Regional Director and the written approval of the Deputy Chief Engineer (Construction). When, in the opinion of the Regional Director, satisfactory results are not being obtained using the Contractor’s alternate methods and equipment, the methods and/or equipment shall be immediately modified to produce satisfactory results.

The Contractor may use the most efficient equipment that is consistent with conditions at the time of use. It is anticipated that seasonal or weather conditions combined with the nature of the terrain will often require the use of lighter and smaller equipment than might be used under optimum conditions.

Construction operations requiring soil compaction shall not be performed from November 1st thru April 1st except with an approved Winter Earthwork submittal in accordance with §203-3.01 A. Winter Earthwork Submittal. In all work incorporated into the final product, the Contractor shall not place material that is frozen, or place fill material on frozen ground regardless of the date.

105-04 INTERPRETATION OF CONTRACT DOCUMENTS.
— In case of any difference in the interpretation of the plans, special provisions, specifications, special specifications, standard sheets, or between them, the Contractor shall immediately submit the matter to the Engineer. The Engineer will consult with other Department personnel, as necessary, and provide the Contractor with an interpretation in a timely manner.
— The detail plans and specifications for the contract have been prepared with care and are intended to show as clearly as is practicable the work required to be done. The Contractor shall realize, however, that construction details can not always be accurately anticipated and that in executing the work, field conditions may require reasonable modifications in the details of plans and quantities of work involved. Contract work shall be carried out to meet these field conditions to the satisfaction of the Engineer and in accordance with his/her instructions and the contract documents.
In the event the Contractor discovers an error or omission in the contract documents, it shall immediately notify the Engineer. The Engineer will then make such corrections and interpretations as may be deemed necessary for fulfilling the intent of the contract documents.

105-05 REASONABLE CLOSE CONFORMITY WITH CONTRACT DOCUMENTS.
All work performed and all materials furnished shall be in reasonable close conformity with the lines, grades, cross sections, dimensions and materials requirements, including tolerances, shown in the contract documents.

Plan dimensions and contract specification values are to be considered as the target value to be strived for and complied with as the design value from which any deviations are allowed. It is the intent of the specifications that the materials and work quality shall be uniform in character and shall conform as nearly as realistically possible to the prescribed target value or to the middle portion of the tolerance range. The purpose of the tolerance range is to accommodate occasional minor variations from the median zone that are unavoidable for practical reasons. When a maximum or minimum value is specified, the production and processing of the material and the performance of the work shall be so controlled that material or work will not be preponderantly of borderline quality or dimension.

In the event the Engineer finds the materials or the finished product in which the materials are used not within reasonable close conformity with the plans and specifications, but that reasonably acceptable work has been produced, the Engineer shall then make a determination if the work shall be accepted and remain in place. In this event, the Engineer will document the basis of acceptance by contract modification which will provide for an appropriate adjustment in the contract price for such work or materials as he/she deems necessary to conform to his/her determination based on engineering judgment.

In the event the Engineer finds the materials or the finished product in which the materials are used or the work performed are not in reasonable close conformity with the plans and specifications, and have resulted in an inferior or unsatisfactory product, the work or materials shall be removed and replaced or otherwise corrected by and at the expense of the Contractor.

105-06 COOPERATION WITH UTILITIES AND OTHER CONTRACTORS.
The Contractor shall cooperate with Utilities and other contractors and coordinate and arrange the sequence of its work to conform with the operations of the work of other parties indicated in the Base Line Data. Delays and interferences to the Contractor's performance caused by activities of other Department contractors, which delays and/or interferences could not reasonably have been anticipated from the contract documents, may entitle the Contractor to an appropriate extension of time and/or time related damages.

The Contractor is responsible for cooperation and adjustments with the contractors already engaged and to be engaged upon the site to properly coordinate the construction efforts of all contractors, utilities, and subcontractors engaged in the work within and adjacent to the contract site. In the event that utility facility adjustments are to be made by a Utility's forces in connection with and during the life of the contract, the Contractor shall cooperate with the Utilities and coordinate and arrange the sequence of its work to conform with the progressive operations of the Utility's work underway or to be put underway.

In case of interference between the operations of the Utilities and contractors, the Department will adjust as necessary the schedule of each contractor and the sequence of work necessary to expedite the completion of the entire project. If it becomes necessary, coordination and access problems will be resolved by the Department.

If any part of the Contractor's work depends on the work of any other contractor and/or the Department for proper execution and/or results, that would render its work unsuitable for proper execution and/or results, the Contractor shall promptly notify the Department of any discrepancies and/or defects in said other work prior to proceeding with its own work.

105-07 TERMINATION.
The provisions of Article 11 Right to Suspend Work and Cancel Contract of the contract agreement shall apply.

The Commissioner may, by written notice, terminate the contract or any portion thereof after determining that for reasons beyond either Department or Contractor control it is not feasible to proceed with or complete the work originally contracted for, and that termination would therefore be in the public interest. Such reasons for termination may include, but need not be necessarily limited to, executive orders of the President relating the prosecution of war or national defense, national emergency which creates a serious shortage of materials, orders from duly constituted authorities relating to energy conservation, and restraining orders or injunctions obtained by third-party citizen action resulting from national or local laws or regulations, or where the issuance of such order or injunction is primarily caused by acts or omissions of persons or agencies other than the Contractor, or where the orderly progression of a project is interfered with or delayed by acts or omissions of persons or agencies other than the Contractor. The Contractor specifically understands that the issuance of such notice by the Commissioner shall be conclusive as to its necessity.

When the contract, or any portion thereof is terminated, for any of the above mentioned reasons, before completion of all items of work in the contract, payment will be made for the actual numbers of units or items of work completed at the contract unit price, or as mutually agreed for items of work partially completed, but no claim for loss of anticipated profits on uncompleted work shall be made by the Contractor nor shall the State of New York be liable for the loss of anticipated profits for such uncompleted work.

In such cases of termination, reimbursement for organization of the work (when not otherwise included in the contract) and moving equipment to and from the contract site will be considered where the volume of work completed is too small to compensate the Contractor for these expenses under the contract unit prices, the intent being that an equitable settlement will be made with the Contractor.

Acceptable materials, obtained by the Contractor for the work, that have been inspected, tested and accepted by the Engineer, and that are not incorporated in the work, shall be returned to the Manufacturer, Fabricator, or Material Supplier whenever it is possible to do so at nominal or no cost. Where the Contractor returns such materials to its Manufacturer, Fabricator, or Material Supplier, the State will pay the Contractor the actual documented costs connected with returning such materials to the extent such costs are reasonable as determined by the Department. In the event the Contractor is unable to return such material at reasonable or no cost, and provides documentation satisfactory to the Department that such material can not be economically returned, the State will be responsible for all such material and will either direct the manner of disposition or purchase such material from the Contractor at actual cost as shown by receipted bills and actual cost records to the extent such costs are reasonable as determined by the Department, at such points of delivery as may be designated by the Engineer.

Termination of a contract or a portion thereof shall not relieve the Contractor of its responsibilities for the completed work, nor shall it relieve its surety of its obligation for and concerning any just claims arising out of the work performed.

105-08 REMOVAL OF UNACCEPTABLE AND UNAUTHORIZED WORK.

All work which does not conform to the requirements of the contract shall be considered unacceptable unless otherwise determined acceptable under the provisions in §105-05, Reasonable Conformity with Contract Documents.

The Department may direct the Contractor to remove any portion of the work performed under this contract for inspection or for any other purpose. If such inspection shows that the work was constructed in accordance with the terms of the contract, payment shall be made to the Contractor for such removal and subsequent replacement at a fair and reasonable price for the work performed. No payment will be made for such removal or for replacement of the work to satisfactory condition if such inspection shows that the work was not constructed in accordance with the contract requirements. No payment will be made for the removal or replacement of any work which may itself be satisfactory, but the removal of which is necessary for the replacement of unsatisfactory work. No payment shall be made in such removal and
replacement situations if work was done or materials furnished without inspection by an authorized Department representative.

The above paragraph shall not apply to concrete foundation for pavement or portland cement concrete pavement rejected as a result of core tests. Work so rejected shall be removed and replaced at no additional cost to the State.

All work shall be in satisfactory condition at the time of contract acceptance. Any work done or materials used without inspection by an authorized Department representative may be ordered removed and replaced at the Contractor’s expense.

Unacceptable work, whether caused by poor work, defective materials, damage through carelessness or any other cause found to exist prior to the final acceptance of the work, shall be removed immediately and replaced in an acceptable manner irrespective of the presence of, or lack of, a Department Inspector or representative. This clause shall have full effect regardless of the fact that the defective work may have been done or the defective materials used with the full knowledge of the Inspector. The fact that the Inspector or Engineer may have previously overlooked such defective work shall not constitute an acceptance of any part of it.

105-09 WORK AFFECTING RAILROADS.

Requirements and procedures for operations on or adjacent to railway facilities are found in a Special Note entitled \"Special Provisions for Protection of Railway Interests\".

A. Railroad Clearances. No temporary bridge, falsework, staging or obstructions shall be erected over the track or tracks where the vertical underclearance is less than 22 feet over top of rail until the existing bridge warnings have been relocated or new or temporary bridge warnings are installed by the railroad company or companies affected and are in service.

An operated track, catenary or electrical facility is fouled when any object is brought closer than the clearances set forth by the railroad company. Vehicles or construction equipment shall be considered to be fouling the track when located in such a position that failure of same with or without load brings the equipment within the fouling limit. The Contractor shall conduct its work and handle its equipment such that no part of any material or equipment shall foul an operated track, catenary, electrical facility, or signal facility without written permission of the chief engineer of the railroad company or companies affected.

Information on required railroad clearances may be found in the contract documents in a Special Note entitled \"Special Provisions for Protection of Railway Interests\". If fouling distances are provided by Special Note, the Contractor need not contact the railroad to verify fouling distances. If information on required railroad clearances is not provided in the contract documents, the Contractor shall contact the railroad facility owner prior to operation of any equipment or vehicles within 20 feet of the centerline of a track; within 15 feet of a catenary, electrical wire or other electrical facility; or within 15 feet of a signal wire or other signal facility to establish the fouling limits for that facility.

B. Supervision and Railroad Approval. All work on any contract affecting a railroad company’s property, right of way facilities, including temporary track detour, shall be carried out under the joint supervision of the Department and the railroad company or companies in a manner satisfactory to both agencies.

Information on required railroad notice and approvals may be found in the contract documents in a Special Note entitled \"Special Provisions for Protection of Railway Interests\". If notice and approval provisions are provided by Special Note, the Contractor shall provide the railroad written notice as required therein. If notice and approval provisions are not provided in the contract documents, the Contractor shall provide written notice to the railroad facility owner a minimum of 21 work days, or other shorter time required by the railroad, prior to start of work.
The Contractor shall obtain prior approval from the railroad company to use a railroad service road to access a site, and shall be responsible for any associated permit application and fees. The Contractor shall obtain the written approval of the chief engineer of the railroad company or companies affected in respect to the details and methods to be employed in constructing any structures, track detours, falsework, removal of structures, allowable track clearances, and any or all other details that may in any manner affect the operation or maintenance of any or all railroad facilities. The requirement that written approval shall be obtained from the chief engineer of the railroad company shall be complied with before the Contractor starts work. The Contractor shall include in its unit prices bid for this work all the costs of these requirements including any expense occasioned by delay or interruption of its work by reason of the operation or maintenance of the railroad facilities. Approval by the chief engineer of the railroad company or companies affected does not absolve the Contractor from any liability resulting from its contractual operations.

C. Coordination of Work. The Contractor shall coordinate with the railroad company or railroad companies in carrying out railroad force account work. When the work of the Contractor or Subcontractor dovetails with the railroad force account work, the materials shall be delivered and the operations conducted so as to carry on the work continuously in an efficient and skillful order. Delays or oversight on the part of the Contractor or Subcontractors in getting any or all of their work done in the proper manner, thereby requiring removal and replacement of work already in place will not be the basis for a claim for extra compensation. Such work shall be done at the cost and expense of the responsible Contractor or Subcontractor.

D. Railroad Employees. When, in the opinion of the chief engineer of the railroad company or companies the Contractor’s normal operations in progressing its contract are such that an operated track is or might be fouled or railroad traffic endangered, the railroad company or companies will employ protective labor, when found necessary for railroad operations. Unless an item for railroad protection is included in the contract, payment for the services described above shall be made to the railroad company directly by the State pursuant to the terms of a State-Railroad agreement negotiated for the contract. When an item for railroad protection is included in the contract, the Contractor shall pay for such services. All services for protective labor and similar protective service occasioned by the operation of the Contractor, except as noted in the preceding paragraph shall be at the sole expense of the Contractor and the Contractor shall include all such costs in its unit bid prices for such protection.

E. Protection of Railroad Service and Facilities. The Contractor shall take special care and vigilance to avoid damage to the trains, tracks or other facilities of the railroad company and shall conduct its work so as not to interfere with the movement of trains or other operations of the railroad company. Whenever work may affect the safety or movement of trains, the method of doing the work shall be submitted to the chief engineer of the railroad company affected for approval. No work affecting safety or movement of trains shall be commenced or prosecuted until written approval of the chief engineer of the railroad company is received. The approval of the chief engineer of the railroad will not release the Contractor from any responsibility for any damages to the railroad company caused by the acts of the Contractor or its employees and Subcontractors. If, during the carrying out of the contract work, the trains, tracks or other facilities of the railroad company are endangered, the Contractor shall immediately do such work as directed by the Engineer to restore safe conditions and, upon failure of the Contractor to carry out such orders immediately, the railroad company may, with the approval of the Engineer, take whatever steps are necessary to restore safe conditions, the cost of which shall be the responsibility of the Contractor.
conditions. The cost and expense to the railroad company of restoring safe conditions or of any damage to the railroad company’s trains, tracks or other facilities caused by the Contractor’s operations shall, when approved by the Engineer, be considered a charge against the Contractor and shall be paid for by it, or upon its failure or refusal to pay such charge within a reasonable time after the railroad company submits the bill to it, the amount thereof may be deducted from any monies due or that may become due to it under its contract, and any such sum so deducted may be paid to the railroad company after an audit by the State of the items of such cost and expense.

— In performing construction operations both on and off railroad right of way areas, the Contractor shall prevent the fouling of railroad track ballast with earth, mud, silt, or other foreign matter. To prevent fouling of the ballast, it may be necessary for the Contractor to construct temporary erosion control measures or sheeting or provide other precautionary measures that are required.

— Where, in the opinion of the railroad company, demolition work, concreting or hauling along or across tracks will result in ballast becoming fouled, the Contractor shall take preventive measures to protect the entire ballast section by nailing canvas, plywood or similar material to the ties in the entire area to be affected. The protective material shall remain in place until there is no further possibility of fouling the ballast and then shall be removed by the Contractor.

— The work required to protect the railroad track ballast shall be performed by and at the expense of the Contractor and under the supervision of and to the satisfaction of the chief engineer of the railroad company or its authorized representative. The railroad company will assume no responsibility for the adequacy of the work.

— In the event that the railroad track ballast does become fouled after the aforementioned protective measures are taken, the railroad company, with its own forces, shall remove and replace the fouled ballast with clean ballast. The charges for this work will be billed by the railroad company against the Contractor.

F. Lifting. All lifting operations shall be conducted in accordance with §107-05(P), Lifting. In addition, equipment used for the erection or removal of structures over railroad facilities shall have a minimum lifting capacity of one hundred fifty percent (150%) of the lift weight (operational capacity limited to sixty-six and two-thirds (66 2/3 %) of the tipping load).

G. Use of Explosives. Blasting shall be conducted in such a manner as not to endanger facilities or operation of the railroad. The Contractor shall furnish, while blasting, at its own cost and expense, watch persons and other protection necessary to protect the public and railroad. The Contractor’s attention is directed to §107-05, Safety and Health Requirements, with regard to blasting.

H. Foundations. Foundations may be extended or lowered if deemed necessary by the DCES and the chief engineer of the railroad company or companies affected only if such change is ordered by the DCES.

I. Telephone, Telegraph Telecommunications and Signals. The cost of all changes in telecommunication and signal facilities necessary to complete the contract work will be paid for by the State. The cost of all changes in telecommunication and signal facilities made for the convenience of the Contractor shall be paid for by the Contractor.

J. Contractor’s Private Grade Crossing. If the Contractor elects, and the railroad company or companies approve, to have installed for its own use, a private grade crossing at the site of the work, it shall make a formal request to the railroad company or companies for such a crossing. After it has entered into an agreement with the railroad company or companies pertaining to the size and type of crossing, the payment of the cost for installing and removing the crossing, the obtaining of the necessary insurance for the protection of the railroad company or companies, and the agreement as to
the required protection to railroad traffic when the crossing is in use, the railroad company or companies will install and remove the temporary crossing at the sole expense of the Contractor.

K. Sidetrack Facilities. When sidetrack facilities are required by the Contractor, it shall at its sole cost and expense, make the necessary arrangements for the use of existing sidings, tracks not in service or the construction of new sidings. The Contractor shall restore any and all existing sidings and tracks used for sidetrack facilities to the condition existing prior to use by the Contractor. The construction location and use of all sidetrack facilities are to be subject to the approval of the chief engineer of the railroad company affected.

—— The railroad company may move the Contractor’s cars, placed on existing sidings, at any time, to permit the placing of cars for said railroad company’s business.

—— When any turnouts from the main tracks are approved by the railroad company such turnouts will be furnished, installed and removed by the railroad company at the expense of the Contractor. Any signal work and derails necessary for sidetrack facilities will be furnished, installed and removed by the railroad company at the Contractor’s expense.

L. Railroad Use of Completed Work. The railroad company affected may, prior to the completion of the work to be performed under contract and the acceptance thereof, enter upon and use any portion of said work without any compensation whatever to the Contractor for such use, and without any compensation or payment whatever to the Contractor for any delay in the work caused by such use. The taking possession and use shall not be deemed an acceptance of the work so taken and used or any part thereof.

M. Work Trains and Railroad Equipment. If the Contractor elects to use work trains or any railroad equipment which operates on the tracks of the railroad company, the operation of such trains and equipment is subject to any requirements determined by the chief engineer of the railroad company or companies affected. The cost of the services of any railroad employees required by the railroad company to operate such trains or equipment shall be paid by the Contractor, including the cost of necessary flaggers.

N. Operation of Railroad. The Contractor shall make every possible effort to reduce to a minimum the length of time that railroad company will have to operate over any track detour, and to this end it shall continue full operation throughout the winter months, if directed by the DCES on any and all works necessary to permit the railroad company to restore its tracks in their permanent location as quickly as possible. The Contractor shall conduct its work so that schedule speed can be maintained by the railroad at all times.

105-10 SURVEY AND STAKEOUT.

—— Prior to the start of construction work, all right of way markers, property line markers and survey control markers located in or adjacent to areas which may be disturbed during construction shall be properly protected and tied to fixed reference points or located from established contract control. Upon completion of the work, all right of way or property line markers or survey markers that have been disturbed by the Contractor, shall be reset under the direction of a Land Surveyor. Field location notes shall be recorded and made available to the Engineer upon request at no additional cost to the State.

—— All survey control and boundary location work shall be performed in accordance with the Department’s Land Surveying Standards and Procedures Manual under the direction of a Land Surveyor.

—— All survey work performed for quality control by the Contractor and for quality assurance by the Department should both utilize: (1) similar levels of measurement precision and methods to perform positional measurements, (2) the same control network from which measurements are made, and (3) the same survey measurement procedures to ensure consistency of results.
Terrain features are measured and positioned by various methods relative to the contract control network established for each contract. The precision with which an instrument or equipment positions a point is related to the quality of the method by which measurements are made, and the ability to duplicate the same measurement. The local accuracy of a located point is the closeness of the measured or computed value to a standard or accepted value (actual spatial position on the earth). Positional tolerance is the allowable spatial difference between making measurements by two different methods or by the same method at separate times, all of which have the same level of precision.

Horizontal coordinates and vertical elevations of existing features provided as part of the contract are located in the field based on accuracies achievable for each positional point relative to the contract control. Positional accuracies are directly related to the strength of the contract control network, the methods used to make the measurements, the precision of the instruments used to measure to the feature, and how definable the feature is which is being located. Point feature locations represent a single position (for example: property line marker, sign post, utility pole, or fire hydrant) and can be re-identified or verified in the field to within a small variation (high confidence level) from where they were initially positioned. Linear feature locations define the alignment of that feature. That alignment can be verified to within a specific tolerance depending on the spacing or frequency at which the points were originally measured to define that alignment. Straight or uniformly curved linear features (for example: curbsline, edge of roadway, or edge of sidewalk) which can be easily defined in the field should have a relatively small positional variation from their designed location when compared to a verified field location. Irregular shaped or not as clearly defined linear features (for example: break lines, ditchlines, treelines, or environmental area perimeters) which are sometimes difficult to define or delineate precisely in the field, could have a larger variation from where they were initially positioned when compared to a field-verified location.

Digital terrain model (DTM) surfaces, when provided by the Department, are made up of a combination of point and linear features. The precision of a data collection instrument does not necessarily indicate what positional tolerance should be expected of any feature verified from an existing DTM. The location or elevation of a feature selected from a DTM surface can, at best, be determined by interpolating the horizontal position or elevation between previously located points. The verification of any specific elevation on the DTM surface is directly related to: (1) the spacing of collected data or breaklines used to produce that surface; (2) the uniformity of the surface being measured; (3) the steepness of the slope of that surface; and (4) how obscured the surface is from the measuring technique used to originally locate the surface. Standardized procedures for determining the spacing/frequency of point and linear features (including break lines), are critical to providing consistent results. Department standardized procedures for determining feature locations are described in both the “Land Surveying Standards and Procedures Manual”, and the “Specifications for Photogrammetric Stereocompilation”.

Verification of the positional tolerance of the DTM surface elevation requires a comparison of the original collected point data with recollected point data measured at the same horizontal locations. Field comparisons to interpolated DTM surfaces or recreated surface information (from other information sources) shall not be used for verification of the positional tolerance of a feature. Comparisons of re-measured point data can only be made with the original collected point data, not to interpolated positions. Measurements for verification of DTM point data shall also be made from the same contract control network, and by instruments capable of an equal or greater precision.

105-11 INSPECTION.

Department Inspectors are authorized to inspect all work done and materials furnished, including all or any part of the work and the preparation, fabrication or manufacture of the materials to be used. Department Inspectors may be Department employees, or agents acting for the Department. Department Inspectors are not authorized to either alter or waive the provisions of these specifications or the contract, or to issue instructions contrary to the plans and specifications, without written approval of the Engineer, or act as a foreperson for the Contractor. Department Inspectors have the authority to reject unacceptable work or materials.
The Department inspections and tests are for the sole benefit of the Department and do not (1) relieve the Contractor of the responsibility for providing adequate quality control measures; (2) relieve the Contractor of responsibility for damage to or loss of the material before acceptance; (3) constitute or imply acceptance; or (4) affect the continuing rights of the Department after acceptance of the completed work under Article 9 Final Acceptance of Work of the contract agreement.

The Engineer and the Inspector shall be allowed full work access and shall be furnished with necessary information and assistance by the Contractor to make a complete and detailed inspection. The Contractor shall carry out the provisions of the contract at all times, regardless of whether an authorized inspector is present or not. Any work or item that is, at any time, found to be out of specification or not in compliance with the plans shall remain the responsibility of the Contractor and shall be subject to such corrective measures that are approved in writing by the Engineer.

The Contractor shall transmit a copy of any audit or inspection report conducted by SSPC, OSHA, or EPA of the contract site to the Engineer within seven days of receiving such a report. If the Contractor has been disciplined by SSPC or placed on warning, probation, suspended or revoked status from the Painting Contractor Certification Program (PCCP) during the past 24 months, the Contractor shall provide a written explanation of the cause for such action, the corrective measures enacted, and the Contractor’s current PCCP status.

105-12 LOAD RESTRICTIONS.

Construction equipment or vehicles delivering materials or traveling to a site from outside the contract limits shall have all required permits issued through the established Department vehicle permit system in accordance with Section 385 of the Vehicle and Traffic Law (or 23 USC, Section 127 for Federal Aid Projects on the Interstate System). The permit will indicate the limits within which such equipment with over-legal gross weights or axle loadings may operate, the frequency of such passages and all other limiting factors.

Construction equipment or vehicles operating within the contract limits having gross weights or axle loadings within the legal limits Section 385 of the Vehicle and Traffic Law (or 23 USC, Section 127 for Federal Aid Projects on the Interstate System) may operate without specific approval.

Prior to the use of construction equipment or vehicles with over-legal gross weights or axle loadings on any structure, on any new pavement or on any resurfaced pavement within the contract limits, the Contractor shall submit a written request to the Engineer. This request shall be accompanied, upon request, by an appropriate analysis performed by a Professional Engineer, including the pertinent equipment data, and shall demonstrate that the operations will not result in detrimental effects on the highway or structure.

Use of over-weight construction equipment or vehicles within the contract limits other than listed above shall be subject to the approval of the Engineer. If it is determined that the use of construction equipment or vehicles is having a detrimental effect or will result in detrimental effects on the finished work, the Engineer will so notify the Contractor to modify or cease the operations.

105-13 MAINTENANCE AND PROTECTION OF TRAFFIC FOR MOBILE OPERATIONS.

For contracts that involve mobile operations, but do not include separate contract pay items for the maintenance and protection of traffic, a maintenance and protection of traffic sequence shall be provided by the Contractor in accordance with the MUTCD. When last following vehicle and/or trailing vehicles are required by these provisions, they shall meet the requirements of Section 619 for Shadow Vehicles. No separate payment will be made for this work, the cost shall be included in prices bid for the various contract items.

105-14 DISPUTED WORK AND DISPUTE RESOLUTION.

It is the goal of the Department to resolve disputes that may arise under the contract in a timely, just and fair manner consistent with the terms of the contract. The dispute resolution process may be undertaken at any time from the contract award to the issuance of the final payment by the Office of the
The dispute resolution process recognizes and will take into consideration the risks and controls inherent in construction which the Contractor or the Department have agreed to assume pursuant to the terms of the contract.

The term ‘dispute’ shall mean a disagreement between the Contractor and the Department concerning a matter of contract performance or contract compensation. Dispute resolution may involve adjustments in compensation, adjustment of contract pay items, the addition of new contract pay items to the contract, and/or extension of time for performance. The Contractor shall continue the work during the pendency of the dispute.

Disputes of any nature shall be made in strict accordance with the contract provisions, including the notice and recordkeeping provisions of §104.06 Notice and Recordkeeping, which are a condition precedent to any recovery. If the Contractor fails to strictly comply with either the notice or the recordkeeping provisions, any claim of the Contractor with respect thereto shall be deemed waived, and the Department does not have to show prejudice to its interest before such denial is made. Timely notice and recordkeeping affords the Department the opportunity to initiate measures, including but not limited to modification of specifications or deletion of portions of the work, in order to mitigate damages to all parties and/or to agree to terms and conditions for timely payment for any eligible additional costs. The Contractor is encouraged, when initiating a dispute, to provide information concerning measures that may be taken to mitigate the damages. The Department reserves the option whether to consider contract adjustment for work which is substantially completed prior to the issuance of written notice.

A. Disputed Work. If the Contractor is of the opinion that any work directed by the Engineer to be completed as contract work is extra work and not contract work, or that any order of the Engineer exceeds the requirements of the provisions of the contract, the Contractor shall provide the Department written notice and maintain records in accordance with §104.06 Notice and Recordkeeping. After submitting the required notice, the Contractor shall complete its dispute submission as soon as such information is ascertainable by the Contractor.

1. Determined to Be Contract Work. If the Department determines that the disputed work is contract work and not extra work, or that the direction given to the Contractor and protested was proper, the Department will direct the Contractor to continue the disputed work and the Contractor shall promptly comply. The Contractor’s right to further pursue a dispute for extra compensation or damages will not be affected in any way by the Contractor complying with the directions of the Department to proceed with the work, provided the Contractor continues to keep and furnish the Engineer with required records.

2. Determined to Be Extra Work. If the Department determines that the disputed work is extra work and not contract work, or that a direction given to the Contractor and protested was not proper, then a contract adjustment will be made. Compensation will be made for such work in accordance with §109.05 Extra Work and Time Related Compensation. The Contractor shall continue to maintain force account records until receipt of the order on contract approved by the Office of the State Comptroller. Documented, additional, actual and reasonable costs incurred by the Contractor pursuant to following a written order to perform work (that was subsequently contained in an order on contract which was disapproved) will be considered reimbursable. Eligibility for additional compensation shall cease upon notification of the disapproval of an order on contract.

B. Time Related Disputes. The term ‘time related dispute’ shall mean any dispute arising from any event which affects the scheduled time of performance. This paragraph is intended to cover all such events which include major deductions or increases to quantities of work, suspension of work
and cancellation of contract, and termination, as well as actions, forces or factors, such as delay, disruption, or interference.

— If the Contractor believes that it is or will be entitled to additional compensation for time related disputes, whether due to delay, extra work, disputed work, breach of contract, or other causes, the Contractor shall comply with the notice and recordkeeping provisions of §104-06 Notice and Recordkeeping. The Department will have no liability and no adjustment will be made for any damages which accrued more than ten (10) work days prior to the filing of written notice with the Engineer. The primary tool used to evaluate the time of performance is the Contractor's progress schedule. Department approval of a schedule or a revised schedule does not entitle the Contractor to a time extension or any time related damages. Compensation will be made for such work in accordance with §109-05D Time Related Dispute Compensation.

C. Acceleration Disputes. The Contractor may not dispute costs associated with acceleration of the work unless the Department has given prior express written direction to the Contractor to accelerate its effort. The Contractor shall always have the basic obligation to complete the work in the time frames set forth in the contract. Lack of express written direction on the part of the Department shall never be construed as approval.

— If the Contractor does accelerate its work efforts pursuant to written direction from the Department, compensation will be made in accordance with §109-05D Time Related Dispute Compensation. The Department, in determining whether or not any compensation is warranted, will evaluate the facts and circumstances which led to the acceleration to determine whether they were in the Contractor’s control.

D. Review Time Periods for Disputes. After providing written notice, the Contractor shall, as soon as the information is available or ascertainable, provide the Engineer with summary of its dispute contentions in accordance with §105-14E Required Content of Dispute Submission, with sufficient detail so that the Engineer may make a determination. The Engineer will make an initial response, in writing, within 15 work days after the Contractor provides the dispute submission.

— If a dispute is not resolved by the Engineer to the satisfaction of the Contractor, within 10 work days of receipt of the Engineer’s written decision or the Engineer fails to reply within 15 work days, the Contractor shall notify the Regional Director, in writing, with a copy to the Engineer, of its contentions relative to the dispute.

— If the dispute is not resolved by the Regional Director to the satisfaction of the Contractor, within 10 work days of receipt of the Regional Director’s written decision, the Contractor shall notify the Commissioner, in writing, with copies to the Engineer and the Regional Director, of its contentions relative to the dispute, indicating the substance of previous communication on the issue with the Engineer and the Regional Director and its rebuttal of their previous findings. If the Regional Director, or his/her designee, fails to reply within 30 calendar days, the Contractor may take the dispute to the Commissioner.

1. Disputes to the Commissioner Up to $50,000. For all disputes to the Commissioner of $50,000 or less, the Department will respond in writing within 45 calendar days of receipt of the dispute. If any additional documentation supporting the dispute, or relating to the subject matter of the dispute is required, the Department may request said documentation in writing within 30 calendar days of receipt of the dispute. The Department will provide such information within 30 calendar days of the request unless another time period is agreed to. The Department’s written response to the additionally documented dispute will be submitted to the Contractor within 15 calendar days after receipt of said additional documentation or within a period of time no greater than that taken by the Contractor in producing said additional documentation, whichever is greater. If the Contractor disputes the Department’s written response, or the Department fails to
respond within the time prescribed, the Contractor may so notify the Department in writing within 15 calendar days of receipt of the Department’s response, or within 15 calendar days of the Department’s failure to respond. Upon the Contractor’s request, the Department shall schedule a meeting or conference. By agreement between the Department and the Contractor, such time periods may be modified.

2. Disputes to the Commissioner Over $50,000 to $250,000. For all disputes to the Commissioner over $50,000 and less than or equal to $250,000, the Department will respond in writing within 60 calendar days of receipt of the dispute. If any additional documentation supporting the dispute, or relating to the subject matter of the dispute is required, the Department may request said documentation in writing within 30 calendar days of receipt of the dispute. The Contractor shall provide such information within 30 calendar days of the request unless another time period is agreed to. The Department’s written response to the additionally documented dispute will be submitted to the Contractor within 30 calendar days after receipt of said additional documentation, or within a period of time no greater than that taken by the Contractor in producing said additional documentation, whichever is greater. If the Contractor disputes the Department’s written response, or the Department fails to respond within the time prescribed, the Contractor may so notify the Department in writing within 15 calendar days of receipt of the Department’s response, or within 15 calendar days of the Department’s failure to respond. Upon the Contractor’s request, the Department will schedule a meeting or conference and notify the Contractor within 30 calendar days of the scheduled date. By agreement between the Department and the Contractor, such time periods may be modified.

3. Disputes to the Commissioner Over $250,000 or of Undetermined Value. For disputes to the Commissioner over $250,000 or that have an undetermined value, the Department will respond in writing within 90 calendar days of receipt of the dispute. If any additional documentation supporting the dispute, or relating to the subject matter of the dispute, is required, the Department may request said documentation in writing within 30 calendar days of receipt of the dispute. The Contractor shall provide such information within 30 calendar days unless another time period is agreed to. The Department’s written response to the additionally documented dispute will be submitted to the Contractor within 60 calendar days after receipt of the said additional documentation, or within a period of time no greater than that taken by the Contractor in producing said additional documentation, whichever is greater. If the Contractor disputes the Department’s written response, or the Department fails to respond within the time prescribed, the Contractor may so notify the Department in writing within 15 calendar days of receipt of the Department’s response, or within 15 calendar days of the Department’s failure to respond. Upon the Contractor’s request, the Department will schedule a meeting or conference and notify the Contractor within 30 calendar days of the scheduled date. By agreement between the Department and the Contractor, such time periods may be modified.

E. Required Content of Dispute Submission. All disputes shall be submitted in writing to the Engineer, and shall be in sufficient detail to enable the Engineer to ascertain the basis and the amount of each dispute. If requested and as a minimum, the following information shall be provided when such information is ascertainable by the Contractor:

1. General.
   a. The date on which actions resulting in the dispute occurred or conditions resulting in the dispute became evident.
   b. A copy of the notice of dispute for the specific dispute by the Contractor.
   c. To the extent known, the name, function, and activity of each Department official, or employee or agent, involved in, or knowledgeable about facts that gave rise to such dispute.
d. The name, function, and activity of each Contractor or Subcontractor official, or employee, involved in, or knowledgeable about facts that gave rise to such dispute.

e. The identification of any pertinent documents, and the substance of any material communication relating to such dispute.

f. A statement as to whether the additional compensation or extension of time if requested is based on the provisions of the contract or is an alleged breach of contract.

g. If an extension of time is also requested, the specific days for which it is sought and the basis for such request as determined by an analysis of the construction progress schedule.

2. Time Related Dispute Submissions.

a. A description of the operations that were delayed, the reasons for the delay, how they were delayed, including the report of all scheduling experts or other consultants, if any.

b. The documented process of establishing, maintaining and updating the progress schedule, showing when the delay occurred and how it affected the schedule, in accordance with §108-01 Progress Schedule or a CPM specification, if applicable.

c. The amount of additional compensation sought in accordance with §109-05D. Time Related Dispute Compensation.

3. Acceleration Dispute and Disputed Work Submissions.

a. A detailed factual statement of the dispute providing all necessary dates, locations and items of work affected by the dispute.

b. The specific provisions of the contract which support the dispute and a statement of the reasons why such provisions support the dispute.

c. The amount of additional compensation sought and a breakdown of that amount shall conform to the requirements of §109-05B. Force Account Work except for acceleration disputes which shall conform to the requirements and categories specified in §109-05D. Time Related Dispute Compensation.

F. Required Certification of Disputes Over $50,000. When submitting any dispute over $50,000, the Contractor shall certify in writing, under oath and in accordance with the formalities required by the contract, as to the following:

1. That supporting data is accurate and complete to the Contractor=s best knowledge and belief;

2. That the amount of the dispute and the dispute itself accurately reflects what the Contractor in good faith believes to be the Department=s liability;

3. The certification shall be executed by:
   a. The Contractor, if the Contractor is an individual.
   b. A senior company official in charge at the Contractor=s plant or location involved or an officer or general partner of the Contractor having overall responsibility for the conduct of the Contractor=s affairs, if the Contractor is not an individual.

G. Auditing of Records. A Contractor who has filed a dispute, or Subcontractor, Manufacturer, Fabricator or Material Supplier on whose behalf a dispute has been filed, shall have the following records available for audit at any time following the filing of such dispute, and shall cooperate with the auditors, whether or not such dispute is part of a suit pending in the courts of this State. The audit may be performed by employees of the Department or by an independent auditor appointed by the Department, and may begin on ten (10) work days notice to the Contractor, Subcontractor, Manufacturer, Fabricator or Material Supplier as is appropriate. The Contractor, Subcontractor, Manufacturer, Fabricator or Material Supplier shall cooperate with the auditors. The Department will maintain the audit, its backup, reports, schedules and conclusions as confidential material. Failure to maintain and retain sufficient records shall constitute a waiver of that portion of such dispute that
cannot be verified and shall bar recovery thereunder. In the event the Contractor fails to substantially furnish the required reports and accounting records, such failure shall constitute a waiver of the dispute for payment other than for payment at contract unit prices for the work performed. Without limiting the generality of the foregoing, the auditors shall have available to them and the Contractor agrees to provide access to the following documents:

1. All documents related to the preparation of the Contractor's bid including the final calculations on which the bid was based.
2. All documents which relate to each and every dispute together with all documents which support the amount of damages as to each dispute.
3. Daily time sheets, superintendent diaries or log sheets and foreperson's daily reports.
4. Union agreements and reports, if any.
5. Insurance policies, welfare and benefits records or plans for union and non-union personnel.
7. Material invoices, purchase orders, and all material and supply acquisition contracts.
9. Equipment records (list of company equipment, rates, depreciation schedules, daily equipment reports or logs, fueling logs or records, equipment lease purchase agreements, and equipment purchase invoices).
10. Depreciation records on all company equipment whether such records are maintained by the company involved, its accountant, or others.
11. If a source other than depreciation records is used to develop costs for the Contractor's internal purposes in establishing the actual cost of owning and operating equipment, all such other source documents.
12. Vendor rental agreements, subcontractor invoices, agreements and back charge records.
13. Subcontractor payment certificates.
15. Job cost ledger or report and Job payroll ledger
16. General ledger, general journal (if used), and all subsidiary ledgers and journals together with all supporting documentation pertinent to entries made in these ledgers and journals.
18. Audited and unaudited financial statements for all years during operations on this contract.
19. Documents which reflect the Contractor's actual overhead during the years contract work was performed.
20. Work sheets used to prepare the dispute establishing the cost components for items of the dispute including, but not limited to, labor, benefits and insurance, materials, equipment, subcontractors, and all documents which establish the time periods, individuals involved, the hours and the rates for the individuals.

H. Contract Closeout Process. A dispute, or a portion thereof, that has been previously submitted to the Department which remains unresolved to the satisfaction of the Contractor, may be submitted for Department review in connection with the closeout process. The records made, and recommendations or actions of a facilitator, a Dispute Review Board, or any other dispute resolution method, shall be off the record, non-binding, confidential, and may not be used in any future litigation.

1. Contract Closeout Meeting. If requested by the Contractor, the Department will schedule a contract closeout meeting with the Office of Construction in Albany. The contract closeout meeting process involves meeting(s) with the Contractor and its representatives and Department personnel to amicably resolve all remaining disputes of the Contract. In lieu of pursuing the closeout meeting process, the Contractor may elect to utilize the Gatekeeper process.
2. **Gatekeeper.** The Chief Engineer of the Department of Transportation is the Gatekeeper. The Contractor may submit a single request per contract to the Department to have the Gatekeeper identify an alternate dispute resolution process to be used for unresolved dispute(s) in the contract closeout process. The Contractor shall provide to the Gatekeeper a brief description of the contract work and identify the Contractor’s preferred method of dispute resolution. The Contractor shall document to the Gatekeeper that (a) the unresolved dispute involves unique, unusual or complex construction, engineering or legal issues; (b) the unresolved dispute has a monetary value in excess of $50,000 and (c) the Contractor has demonstrated a clear commitment to active participation in partnering during the conduct of this contract.

Upon conclusion of the review, the Gatekeeper will advise the Contractor how it should proceed with processing such dispute(s) in an attempt to resolve the matter. The Gatekeeper will advise the Contractor to proceed to one of the following: (1) a contract closeout meeting with the Office of Construction, (2) a facilitated contract closeout meeting with the Office of Construction or to (3) a Dispute Review Board (DRB). The decision of the Gatekeeper shall be final and shall not be subject to review under Article 78 of the New York Civil Practice Law and Rules. The expenses of the facilitator, a DRB, or any other method shall be equally shared by the Department and the Contractor.

a. **Facilitated Closeout Meeting.** A facilitator may be used to assist in resolving disputes arising out of the performance of the contract. The facilitator shall consist of one person, agreed to by the Department and the Contractor, who is knowledgeable in public works construction matters and who shall try to bring the parties to a mutually agreeable resolution of the disputes.

b. **Dispute Review Board.** A Dispute Review Board (DRB) may be established to assist in resolving disputes arising out of the performance of the contract. The DRB shall consist of one or three persons, agreed to by the Department and the Contractor, who are knowledgeable in public works construction matters. For a one person DRB, the person must be mutually acceptable to the Department and the Contractor. For a DRB of three persons, one will be selected by the Department, one will be selected by the Contractor and one will be mutually selected by the Department and the Contractor. The DRB will make a recommendation as to the resolution of the disputes.

3. **Claims.** If any dispute, or portion thereof, remains unresolved following the meeting(s) or conference(s) and the payment of the final agreement, the Contractor may file a claim in the New York State Court of Claims in accordance with law and the provisions of the Contract.

### 105-15 Furnishing Right of Way.

The Department will secure all rights of way in advance of construction. Any exception will be indicated prior to the award of the contract. The Contractor shall not enter upon any parcel until the proper rights of entry have been obtained.

The Contractor’s attention is directed to the fact that Permanent Easements (P.E.), Temporary Easements (T.E.) and Temporary Occupancies (T.O.) are obtained by the Department for specific construction purposes. Contractors should not anticipate unlimited usage of such areas and shall confine construction activities to such purposes as are specifically described in the ROW appropriation maps and/or as shown on the plans unless separate agreements are made between the Contractor and the landowner permitting other usage of such areas. Such limitations and related costs shall be reflected in the bid prices.

### 105-16 Shop Drawing Approval.
Approval by the Department of shop drawings, methods of installation or Contractor's construction
details(s) does not relieve the Contractor of the responsibility for compliance with the contract
specifications, or relieve the Contractor of the responsibility for providing adequate quality control
measures and does not relieve the Contractor of the responsibility for providing proper and sufficient
materials, equipment and labor to complete the approved work in accordance with the contract
documents.

Unless otherwise stated in the contract documents, no portion of the work requiring shop drawings or
a sample of the work shall be commenced until the submission has been approved by the Department.
Should, for any reason, the contract not be awarded, the Contractor will not be entitled to reimbursement
for work performed prior to the contract award. Subsequent to award, the Contractor will not be entitled
to reimbursement for changes made to the contract documents unless changes occur after approval of the
submission.

Unless otherwise stated in the contract documents, review of shop drawings, erection plans and
demolition plans will begin only after the submission of a complete set of information required to
complete a discrete item of work. The review process will allow two work days per drawing submitted or
a minimum of 10 days, unless stated otherwise in the contract documents. Unless otherwise stated in the
contract documents, including the Steel Construction Manual or the Prestressed Concrete Construction
Manual, a drawing shall be defined as a sheet of similar size and scale as the plan sheets prepared and
offered for sale to potential bidders, or sheet provided on a different size media and using a proportional
scale. Submission of materials directly to a reviewing unit shall be done only with the prior approval of
the Engineer. Complete copies of all submissions shall be provided to the Engineer.

105-17 CONTRACT RECORDS.
The Engineer will keep contract records in accordance with the Manual for Uniform Record Keeping
(MURK). Changes that are made in subsequent revisions of the Manual will be incorporated in the
contract procedures and records unless authorized to the contrary in writing by the Director, Office of
Construction. The Contractor is invited to review the contract records with the Engineer if desired. The
Contractor may request occasional or incidental copies of contract records in support of on-going
construction activities, subject to the availability of staff to fulfill the Contractor’s request. If the
Contractor desires significant or large numbers of copies of records, the Contractor shall file a Freedom of
Information Law (FOIL) request with the Regional Director. In several instances, (such as Force Account
work, application for approval of Subcontractors, etc.) the Contractor shall furnish such data and
information on forms as established in MURK and furnished by the Department.

105-18 MANUFACTURER WARRANTIES AND GUARANTEES.
The Contractor shall provide to the Department or the authority having jurisdiction of the facility any
manufacturer’s warranties and guarantees normally given as customary trade practice. For contracts
involving the furnishing and/or installing of electrical and mechanical equipment, the Contractor shall
guarantee the satisfactory in-service operation of mechanical and electrical equipment and related
components for a period of 6 months following contract acceptance, at no cost to the State for either parts
or labor. This requirement does not apply to mechanical and electrical equipment furnished by the State.

105-19 CONTRACTOR WARRANTIES.
The Department may make available, subject to express agreement in writing between the
Department and the Contractor, with approval from the FHWA when required, warranties associated with
the contract for limited circumstances. A prototype warranty specification is available from the
Department for the purpose of the Contractor’s providing a warranty for a particular item, as opposed to
providing a warranty for an entire contract. The product warranty will be developed between the
Department and the Contractor with input from appropriate technical experts and the Legal Affairs
Division in conjunction with the Office of Construction, and incorporated into the contract via order on-
contract. The warranty may be used in situations including, but not limited to, work performed not in full
compliance with the contract documents, where initial testing does not indicate any deficiency in the end product.

105-20 OPENING HIGHWAY TO TRAFFIC PRIOR TO ACCEPTANCE.
— When directed, in writing by the Regional Director, the Contractor shall open to traffic any portion of new pavement and/or structures before final acceptance of the contract. Traffic on these portions of highway so opened to traffic by the Regional Director, shall be maintained and protected in accordance with all the provisions of the Maintenance and Protection of Traffic items in the contract.
— Should the Contractor be dilatory in completing certain features of the work on the portion of highway directed to be opened, the Regional Director may order all or a portion of the said highway open to traffic; and in this event the Contractor shall not be relieved of its liability and responsibility during the period the work is so opened prior to final acceptance.
— These provisions apply not only to the reconstruction of existing highways, but also to work on new locations where traffic is not maintained during construction.

105-21 CIVIL RIGHTS MONITORING AND REPORTING.
— The Department approved civil rights reporting software is Equitable Business Opportunity Solution (EBO). The EBO software is a web-based system owned and maintained by the Department, and provided to the Contractor at no cost. The Contractor shall use the Department approved civil rights reporting software on all contracts. The Contractor shall submit complete, accurate, electronic data to the Department for each month, not later than the 15th of the following month, using the Department approved civil rights reporting software. Data shall be current through the end of the last full payroll week for that month, or as otherwise approved by the Engineer to coordinate with contract payment submittals.

A. Civil Rights Officer(s). The Contractor and each Subcontractor shall designate a Corporate Civil Rights Officer, a Corporate DBE Representative, and a contract site Equal Employment Opportunity (EEO) Representative in the Department approved civil rights reporting software. The designated individuals shall have the responsibility to and shall be capable of effectively administering and promoting an active program of equal employment opportunity and who shall be assigned adequate authority and responsibility to do so. A single individual may fulfill multiple roles. The Contractor shall update the Department approved civil rights reporting software within 10 calendar days of any changes in these roles.

B. Workforce Participation Plan. At the pre-construction meeting, the Contractor shall submit a Workforce Participation Plan covering the Contractor’s workforce and the workforce of all its Subcontractors, together and coordinated with the contract progress schedule, that addresses the Equal Employment Opportunity goals.
— The Contractor shall not start work until the Department and the Contractor have agreed upon has accepted the Workforce Participation Plan. The Contractor shall submit a revised plan when a significant workforce build up or reduction will substantially affect goal attainment, or when a revised schedule is requested by the Department. Such revised Workforce Participation Plan must be agreed upon by the Department or the original will remain in effect.

C. Equal Employment Opportunity (EEO) Monitoring and Reporting. The Contractor’s compliance with the EEO Requirements will be based on its Employment Utilization, affirmative action steps and its good faith efforts to meet the goals.
— The Department, in evaluating the Contractor’s good faith efforts to meet the EEO goal(s), will first analyze the Contractor’s goal attainment on an individual contract. If the Contractor is not meeting the goal(s) for a single trade or contract, the Department will analyze, progressively, the Contractor’s goal attainment on all contracts held by the Contractor within the county, the Region, and/or the State. This method of analysis shall be applied primarily but not solely to contracts with
small population numbers. Other factors to be considered include, but are not limited to; the location of the contracts, the relative proximity of the contracts to each other, and the nature of the work.

1. Employee Utilization Data. The Contractor shall submit employee utilization data for its workforce and for each Subcontractor with a subcontract exceeding $10,000 to the Department on a monthly basis showing hours worked for each payroll week, for each trade and classification, by gender and ethnicity. Employee utilization data shall include data from the start of the contract up to and including the month being reported. For the purpose of determining utilization percentages, the hours of female and minority employment shall be tabulated separately and attainment percentages calculated separately.

2. Federal-Aid Highway Construction Contractors Annual EEO Report. The Contractor shall submit all required employee utilization data to produce a Form FHWA-1391 Federal-Aid Highway Construction Contractors Annual EEO Report to the Department annually not later than August 15th, covering the last payroll period worked in July, for all ongoing Federal-Aid contracts. The data shall indicate the number of minority men, minority women, non-minority men, and non-minority women employees currently engaged in each trade.

3. Monthly Training Progress Report. When training is required under §102-11 Equal Employment Opportunity Requirements and/or Training Special Provisions, the Contractor shall submit a monthly training progress report to the Engineer not later than the 15th of each month.

4. Contractor Compliance. If the Contractor fails to meet the EEO goal(s) for minorities or women, the Department may require training of minorities and women to satisfy the employment goals. If the Contractor fails to meet the EEO goal(s) or is in noncompliance with the nondiscrimination clauses, the Department may suspend additional contract payments in accordance with Article 8 No Payment on Contractor’s Non-Compliance of the contract agreement, the Contractor may be directed to attend a hearing before the Contract Review Unit, or the Department may follow any other lawful procedure upon due notice in writing to the Contractor, including cancellation, termination, or suspension in whole or in part in accordance with Article 11 Right to Suspend Work and Cancel Contract of the contract agreement.

D. D/M/WBE Monitoring and Reporting. The Engineer will monitor the work to ensure that the identified D/M/WBEs perform the work as identified in the Contractor’s commitments. Attainments will be measured based on payments made to D/M/WBEs. Attainments based on work completed by D/M/WBEs that are no longer certified will not be counted after the D/M/WBE is no longer certified.

1. Report of Payments to Subcontractors and D/M/WBEs. The Contractor shall report payments made to all Subcontractors and all D/M/WBEs, in order to measure goal attainment and to gauge the effect of D/M/WBE goal(s) on the industry. The Contractor shall submit payment data for all Subcontractors and for all D/M/WBEs approved by the Department that are due a payment or have received a payment within the last month. The Subcontractor or D/M/WBE shall acknowledge payment not later than 7 calendar days after receipt.
2. Revisions to D/M/WBE Utilization. The Contractor shall obtain Department approval for substantial revisions in D/M/WBE utilization prior to implementing any proposed change through submission of a revised D/M/WBE Utilization Worksheet using the Department approved civil rights reporting software.

— If the reduction of the D/M/WBE’s work or the removal of the D/M/WBE, including for reasons of commercially useful function violations, causes the D/M/WBE utilization to fall below the goal(s), the Contractor shall make good faith efforts to find another D/M/WBE to substitute for the original D/M/WBE to perform at least the same amount of work as the D/M/WBE that was terminated, to the extent needed to meet the contract goal(s).

— A D/M/WBE may be substituted if the work committed to the D/M/WBE is deleted or reduced by the Department and enough work remains to substitute an equal commitment amount to the affected D/M/WBE. If not enough work remains, the Department may relieve the Contractor from attaining that portion of the commitments.

The following modifications will be considered a substantial revision in D/M/WBE utilization:

1. Adding, removing or substituting a D/M/WBE.
2. Adding new item(s) of work to a D/M/WBE within a core (3 digit) contract pay item number (i.e. 606—Guide Railing) not currently approved.
3. Significantly reducing the dollar value of or eliminating the D/M/WBE’s item(s) of work. Significant reduction will be determined by comparison to the total D/M/WBE contract goal.

The following modifications will not be considered a substantial revision in D/M/WBE utilization:

1. Increasing the dollar value of an item(s) of work or adding new item(s) of work within the same core (3 digit) contract pay item number (i.e. 606—Guide Railing) to a D/M/WBE.
2. Substituting similar dollar values of work within a currently approved core (3 digit) contract pay item number (i.e. 606—Guide Railing).
3. Changes in utilization due to differences between estimated quantities and actual work performed.

a. DBE Program. In accordance with 49 CFR 26.53(f)(1), the Contractor shall not terminate a DBE listed on the approved DBE Utilization plan without the prior written consent of the Department. This includes, but is not limited to, instances in which a contractor seeks to perform work originally designated for a DBE subcontractor with its own forces or those of an affiliate, a non-DBE firm, or with another DBE firm.

The Department will consent only if the prime contractor has good cause to terminate the DBE firm. Good cause includes, at a minimum, one the following circumstances:

- The listed DBE fails or refuses to execute a written contract;
- The listed DBE fails or refuses to perform the work of its subcontract in a way consistent with normal industry standards. Provided, however, that good cause does not exist if the failure or refusal of the DBE subcontractor to perform its work on the subcontract results from the bad faith or discriminatory action of the Contractor;
- The listed DBE fails or refuses to meet the Contractor’s reasonable, nondiscriminatory bond requirements;
- The listed DBE becomes bankrupt, insolvent, or exhibits credit unworthiness;
- The listed DBE is ineligible to work on public works projects because of suspension and debarment proceedings pursuant 2 CFR Parts 180, 215 and 1,200 or applicable state law;
- The Department has determined that the listed DBE is not a responsible contractor;
• The listed DBE voluntarily withdraws from the project and provides to the Department written notice of its withdrawal;
• The listed DBE is ineligible to receive DBE credit for the type of work required;
• A DBE owner dies or becomes disabled with the result that the listed DBE is unable to complete its work on the contract;
• Other documented good cause that you determine compels the termination of the DBE. Provided, that good cause does not exist if the Contractor seeks to terminate a DBE it relied upon to obtain the contract so that the Contractor can self-perform the work for which the DBE was engaged or so that the Contractor can substitute another DBE or non-DBE contractor after contract award.

Before submitting its request to terminate and/or substitute a DBE to the Department, the Contractor shall give notice in writing to the DBE subcontractor, with a copy to the Engineer, of its intent to request to terminate and/or substitute, and the reason for the request.

The Contractor shall give the DBE five days to respond to the notice and advise the Department and the Contractor of the reasons, if any, why the DBE objects to the proposed termination of its subcontract and why the Department should not approve the Contractor’s action. If required in a particular case as a matter of public necessity (e.g., safety), the Department may approve a response period shorter than five days.

3. Contractor Compliance. If the Contractor fails to meet the D/M/WBE utilization goal(s), to exert a good faith effort, or otherwise fails to comply with the D/M/WBE requirements, the Department may take further actions, as follows:

a. DBE Program. The Department may suspend contract payments in accordance with Article 8.2 No Payment on Contractor’s Non-Compliance of the contract agreement, the Contractor may be directed to attend a hearing before the Contract Review Unit, or the Department may follow any other lawful procedure upon due notice in writing to the Contractor, including cancellation, termination, or suspension in whole or in part in accordance with Article 11. Right to Suspend Work and Cancel Contract of the contract agreement. The Contractor may also be referred to the USDOT for possible suspension or debarment as provided in 49 CFR 29 and such other sanctions as may be imposed and remedies invoked as provided under the authority of 49 CFR 26, or by rule, regulation, or order of the Commissioner or as otherwise provided by law.

b. M/WBE Program. The Department may suspend contract payments in accordance with Article 8.2 No Payment on Contractor’s Non-Compliance of the contract agreement, the Contractor may be directed to attend a hearing before the Contract Review Unit, or the Department may follow any other lawful procedure upon due notice in writing to the Contractor, including cancellation, termination, or suspension in whole or in part in accordance with Article 11. Right to Suspend Work and Cancel Contract of the contract agreement.

Where Department determines that Contractor is not in compliance with the requirements of the Contract and Contractor refuses to comply with such requirements, or if Contractor is
found to have willfully and intentionally failed to comply with the MWBE participation goals, Contractor shall be obligated to pay to the Department liquidated damages.

Such Liquidated Damages for failure to meet the M/WBE requirements shall be calculated as an amount equaling the difference between the amount committed to MWBEs by the Contractor at award; and the amount actually paid to MWBEs for work performed or materials supplied under the Contract, not including any amount for work deleted by the Department.

SECTION 106 – CONTROL OF MATERIAL

106-01 SOURCES OF SUPPLY.

Within seven (7) days of contract award, the Contractor shall notify the Deputy Chief Engineer (Structures) of the name and address of the fabricator of all Prestressed Concrete Units (Structural), Structural Steel, Bridge Bearings, Armored Bridge Joint Systems, Bridge and Culvert Railings and Overhead Sign Structures. This notification shall list the actual shop or shops in which the materials will be manufactured and/or fabricated. It shall be the responsibility of the Contractor to notify the Engineer of the proposed sources of materials sufficiently in advance of their use so that proper tests may be made. At the preconstruction meeting, the Contractor shall furnish in writing to the Engineer the sources of supply, types and contract pay item(s) of materials which it proposes to use in the work in order to ensure that the materials are obtained from approved sources or that required inspection or approval will be completed in a timely manner. No change shall be made in the types of materials or sources of supply without written approval by the Engineer.

106-02 QUALITY REQUIREMENTS.

All materials used in the work shall meet the quality requirements described in Section 700 Materials and Manufacturing, unless the requirements are altered by a contract pay specification or by notes shown in the contract documents. Materials shall be inspected, sampled, and tested by the Department, or its designated representative, as described in Section 700 Materials and Manufacturing, as indicated by notes in the contract documents, or by procedural directives issued by the Department.

The Contractor shall provide to the Engineer a Material Safety Data Sheet (MSDS) for materials to be used in the work, before each material is first used in accordance with 29 CFR 1926 Subpart D. This applies to materials brought to the contract site to be incorporated into the work, as well as materials that are used at the contract site.

Test specimens shall be removed from sampled items in the presence of the Department representative, prepared for testing, and shipped to the Department as directed by the Department. The cost of all samples; shipment of samples; and any other expenses incurred in making materials or products ready for inspection, sampling and/or testing; shall be included in the unit prices bid for the various items in the contract. Where testing methods are not described in the specifications, details of test methods may be obtained by application to the Department.

The cost of all required inspection, sampling and testing performed in the 48 contiguous states of the United States and the provinces of Canada shall be paid for by the Department unless specifically excluded elsewhere in the contract documents or procedural directives.

The instructions for the use of all materials and products, as well as all identifying information required by the specifications (i.e., labels, tags, certifications, etc.) shall be in the English language. The U.S. Standard Screen Sieves meeting ASTM E11, shall be used on all materials requiring gradation tests. Mechanical property measurements, dimensions, and all other numerical data included in documents such as shop drawings and computations prepared specifically for the contract, Material Details, and Manufacturer’s Safety Data Sheets shall be presented in U.S. customary units, but they may also include International System (SI) of units, consisting of meters, kilograms, and seconds, as a second set of measurements. Shop drawings prepared for bridge rehabilitations, however, shall include both SI Units and U.S. Customary Units. Submissions in dual units shall be completely dimensioned in both systems.
The U.S. Customary Units will take precedence and reviews will be based on these units. U.S. Customary Units should be the units listed first, and the SI Units should be included within parenthesis. Failure to adhere to this convention may result in the rejection of the drawing.

Documents which are relevant to the production and acceptance of hot mix asphalt (HMA) and portland cement concrete (PCC) mixtures shall be submitted in US Customary Units only. This refers to mix design forms, production monitoring (QC) forms, batching tickets, delivery tickets, and all other mix design and production related documents.

Unless otherwise directed by the Department, no materials shall be used until the Engineer has received written notification of acceptance of that material and such material shall be used only so long as the quality remains equal to that of the accepted sample. This initial acceptance of a material will in no way preclude further examination and testing of a material at any time the Engineer suspects that the material is no longer properly represented by the accepted sample. The acceptance at any time of any materials will not bar its future rejection if it is subsequently found to be defective in quality or uniformity.

Unless otherwise designated, when a reference is made in these specifications to a specification or test designation either of the AASHTO, ASTM, Federal Specifications, or any other non-proprietary national organization, it shall mean the specification or test method (including Provisional AASHTO and Tentative ASTM) which is current on the date of advertisement for bids.

106-03 PLANT INSPECTED MATERIALS.

The manufacture, production and/or fabrication of some materials and products may require acceptance of the plant, including, but not limited to: mill, plant, shop or other location; on a recurring basis prior to the production and inspection of materials produced.

Materials inspected at manufacturing or fabrication plants shall be marked with the contract number and the contract pay item number prior to shipment to the contract site. Any material which has been plant inspected and accepted by this Department for any Department contract, shall not be shipped to other work unless authorized by the Department.

Where plant inspection is not maintained, the method and procedure for sampling, inspecting and reporting shall be in accordance with the procedural directives of the Department, issued by the Materials Bureau.

A. Covered Locations. The Department maintains plant inspection capabilities throughout the contiguous 48 states of the United States and the provinces of Canada. The Contractor shall notify the Department 60 calendar days in advance of beginning of the work in any mill, plant, shop or other manufacturing location that is not currently accepted, to allow time for a qualification inspection and arrangements for inspection, sampling and/or testing during the work.

B. Non-Covered Locations. When inspection, sampling, and/or testing of materials and products manufactured, produced and/or fabricated in a non covered location, and deemed by the Department to require inspection, sampling and/or testing at the site of manufacture, production and/or fabrication, the plant, and manufacturer and/or fabricator shall be qualified by the Department prior to the required inspection, sampling and/or testing. The Contractor shall notify the Department 60 calendar days in advance of beginning of the work in any mill, plant, shop or other manufacturing location to allow time for a qualification inspection and arrangements for inspection, sampling and/or testing during the work.

The expense of all required inspection, sampling, testing and qualification of plants and manufacturers or fabricators in non-covered locations shall be paid for by the Contractor. These expenses shall include the costs of wages and benefits, travel, meals, lodging, communication and all other direct costs of inspection, sampling and testing paid by the Department to perform these services using Department employees or designated representatives under contract to the Department. Reimbursement to the Department shall be made in the form of a deduction from payments due the
Contractor. The costs of tests performed in a Department Laboratory will not be charged to the Contractor.
— The location of inspection, sampling and/or testing materials and products will, at the option of the Department, be performed at the site of manufacture, production and/or fabrication or at a covered location designated by the Contractor and approved by the Department.

C. Stock Lot Testing.—— When the Department determines that conformance with the contract requirements of plant inspected materials from non-covered locations may be determined by visual inspection and/or testing, specimens may be presented at a covered location in specifically defined lot quantities as directed by the Department. Such materials or products shall be offered for inspection not less than 30 days prior to their intended shipment to the contract. All expenses attendant to making such materials or products available for inspection, sampling and/or testing shall be paid by the Contractor.

D. Sample Shipment.—— The shipment of samples to the Department Laboratory from locations outside of the 48 contiguous states of the United States and the provinces of Canada shall be a direct cost borne by the Contractor or its agent and all such shipments shall be made under provisions established by the Department to ensure identity and security of the sample.

106-04 MATERIAL CERTIFICATION AND APPROVED LIST.
—— Whenever any specification provides for “Manufacturer’s Certification” or “Approved List” as a Basis of Acceptance, the Department reserves the right to sample and/or test material in any shipment prior to incorporation in the work.
—— Manufacturers’ Certifications and documents prepared for general use, such as catalog cuts and manufacturer’s directions, may use US Customary or S.I. measurement units, or units from both systems. In drawings and documents containing dual units, the US Customary units will be the primary units, and the US Customary units will be the units reviewed. The Contractor shall be responsible for all annotations on the source documents, conversions between the measurement systems and all errors resulting therefrom.
—— Some standard specifications reference a Manufacturer’s Certification as evidence of acceptability of specific materials or products. A Manufacturer’s Certification can only be properly executed by the manufacturer or producer of the material or product. When manufactured products are subsequently provided by a Material Supplier other than the manufacturer, a Material Supplier’s Certification shall be provided in addition to the Manufacturer’s Certification.

A. Material Certification.—— When shipments are made directly to a contract by the manufacturer or producer a Manufacturer’s Certification shall include the essential components outlined below. When shipments are made to a contract by a Material Supplier, a Material Supplier’s Certification shall accompany the Manufacturer’s Certification and shall include the essential components outlined below:

   1. Identification of Manufacturer or Producer.—— Name of the company and address of its manufacturing or producing facility.

   2. Identification of Material or Product.—— Generic name of the material or product and the Department Section 700 materials designation number.

   3. Identification of Shipment.—— Sufficient detail to describe the quantity contained in the shipment, the contract number and a date of shipment. A Material Supplier’s Certification shall clearly indicate that the shipment is all or a portion of the quantity detailed on the accompanying Manufacturer’s Certification.
4. **Statement of Conformance.** The certification shall definitively state that the material contained in the shipment meets the requirements of a specific Department specification or a specific specification or standard of another agency (i.e., ASTM, AASHTO, AWWA, etc.). If the material in the shipment contains steel and/or iron, the certification shall definitively state that the material is or is not of domestic origin. An acceptable statement is: “Conforms (or Does not conform) to the requirements of NYSDOT Standard Specification §106-11, Buy America.”

If the product supplied has been altered subsequent to the certification by the manufacturer, the Material Supplier’s Certification shall definitively state that the material or product contained in the shipment meets the requirements of a specific Department specification or a specific specification or standard of another agency.

5. **Certification Execution.** The certification shall be signed by a person authorized to legally bind the company, as indicated by statement or title/position. Notarization of the signature is not required.

**B. Improper Certification.** If the Material Certification does not properly identify conformance to the specification, the product shall be rejected. If the Manufacturer and/or Material Supplier requests to leave the product in place and provide a revised certification only, the revised certification shall be accompanied by a letter of explanation indicating the basis for use of the revised certification. The letter shall also include corrective action to ensure future certifications will be representative of the material or product supplied. The letter shall be signed by a person authorized to legally bind the company, as indicated by statement or title/position.

106-05 **RECYCLED MATERIALS.**

The Contractor is encouraged to provide reused or recycled materials to the maximum extent possible. Recycled materials currently approved by the Department include glass, recycled asphalt pavement (RAP), recycled portland cement concrete aggregate (RCA), blast furnace slag, fly ash, microsilica, waste stream plastics and tires.

In order to be considered for use by the Department, recycled or waste material must exhibit the desired engineering characteristics, consistently satisfy specification requirements, provide an acceptable level of performance, be economically competitive with available materials, and not be harmful to the environment. If waste materials are proposed to be used, the Contractor may need to obtain a beneficial use determination (BUD) from the NYS Department of Environmental Conservation prior to its use as specified in 6 NYCRR 360-1.15. The beneficial use determination, testing, evaluation and approval of unapproved waste materials can be a very long-term process over multiple years, and should not be expected to be completed for any given contract.

106-06 **STORAGE AND HANDLING OF MATERIALS.**

Materials shall be so stored as to ensure the preservation of their quality and fitness for the work. Stored materials, even though accepted before storage, shall be inspected prior to their use in the work and shall meet the contract requirements at the time of their use. Railroad cars, barges and other containers used for the transportation of materials shall be clean when any materials are deposited therein.

106-07 **BASIS FOR MEASUREMENT.**

Weight shall be used in all cases for percentage determination unless otherwise specified.

106-08 **REJECTED MATERIALS.**

Any material which is rejected because of failure to meet the required tests or that has been damaged so as to cause rejection, shall be immediately removed from the site of the work by the Contractor at no additional cost to the State unless otherwise directed by the Engineer. Material which has been rejected...
on the results of Department tests will not be resampled or retested unless otherwise directed by the Department. No rejected materials, the defects of which have been subsequently corrected, shall be used until written notification of the acceptance of the material has been received by the Engineer.

106-09 EQUIVALENTS.
The requirements for apparatus, articles, or materials shall be specified, if feasible, in generic terms which afford competition for equivalent products or items. When no generic specification can be found or devised, a minimum of at least three, if available, known acceptable trade names or proprietary products shall be provided for the Contractor’s benefit and to afford the desired competition. The Department will determine whether a product proposed by a Contractor meets the requirements of the specifications.

106-10 INDEPENDENT ASSURANCE SAMPLING AND TESTING.
Independent Assurance Sampling and Testing (IAST) is a Federally mandated program that assures that when acceptance testing is performed on Department contracts, proper procedures are followed and all equipment used is in proper working order and calibration. IAST is separate and independent from acceptance testing. Testing performed for IAST will in no way affect any acceptance or payment decision. The results of IAST testing will be used to determine the qualifications of inspectors performing acceptance testing and the condition of equipment used in acceptance testing on Department projects.
The IAST program will evaluate the personnel and equipment responsible for performing quality control sampling and testing that is used to make acceptance decisions. The Contractor and all personnel, organizations, who are responsible for performing acceptance sampling and testing on behalf of the Contractor shall cooperate with and accommodate this program by performing, and allowing State representatives to perform sampling and testing at the times and locations requested by the Regional IAST personnel. The required sampling and testing procedures are listed in the Department’s Independent Assurance Sampling and Testing Manual. IAST personnel will observe the tester obtaining samples and performing the tests. IAST personnel will also take split samples to the Regional Laboratory for testing.

106-11 BUY AMERICA.
In accordance 41 U.S.C. §10a et. seq., 23 CFR 635.410 and Section 146 of the State Finance Law, as amended, permanently incorporated steel and/or iron materials shall be domestically produced regardless of the percentage they comprise in a manufactured product or form they take. Award of the contract will be made in accordance with §103-01, Contract Award.
For a contract awarded based on being allowed to permanently incorporate foreign steel and/or iron materials in the work, the Contractor may supply either domestic or foreign steel and/or iron materials and will be paid the foreign bid prices. For a contract awarded based on domestic steel and/or iron materials, the Contractor may permanently incorporate in the construction of this contract a minimal amount of foreign steel and/or iron materials if the combined cost of such materials does not exceed one-tenth of one percent (0.1 %) of the total contract cost or $2,500, whichever is greater. The combined cost of foreign steel and/or iron materials will be the value of the materials as they are delivered to the contract, documented by invoice or bill of sale to the Contractor.
To qualify as domestic, all manufacturing processes, including manufacture, fabrication, grinding, drilling, welding, finishing, coating and assembly of any product containing steel and/or iron materials, must have been performed in the United States. To further define the coverage, a domestic product is a manufactured steel and/or iron materials construction material that was produced in one of the 50 States, the District of Columbia, Puerto Rico, or in the territories and possessions of the United States. Raw materials used in the steel and/or iron materials may be imported. Raw materials are materials such as iron ore, limestone, waste products, etc., which are used in the manufacturing process to produce the steel and/or iron materials products. Waste products include scrap; i.e., steel no longer useful in its present form from old automobiles, machinery, pipe, railroad rail, steel trimmings from mills or product manufacturing, and the like. Extracting, crushing, and handling the raw materials which is customary to
prepare them for transporting are exempt from Buy America. The use of foreign source steel or iron billets is not acceptable under Buy America.

A. Control of Materials. All items, regardless of origin, shall comply with their individual specification requirements and with the requirements stated elsewhere in this subsection. In the event the contract is awarded based on using only domestic steel and/or iron materials, the Contractor shall supply only domestic steel and/or iron materials and will be paid the domestic bid prices. The Contractor will be responsible for ensuring the domestic steel and/or iron materials are supplied in conformance with the above referenced laws. Such responsibility extends to informing all affected Subcontractors and material suppliers of these specific requirements and ascertaining that steel and/or iron materials being supplied is in conformance with the standard specifications.

B. Waivers. In addition to the award of a bid based on foreign steel and/or iron materials, waivers to the Buy America requirement may be requested by the State to the Division Federal Highway Administration if it can be demonstrated that the use of domestic steel and/or iron materials would be inconsistent with the public interest, such materials and products are not produced in the United States in sufficient and reasonably available quantities and of satisfactory quality.

—— Provided one or more of the above requirements are met, the Contractor may submit a request for a waiver to the Engineer. The request shall include copies of all documentation verifying the unavailability of the material or product, and/or justification of the application for a waiver.

—— For Federally Aided contracts, final approval of the Buy America Waiver request will be made by the Division Federal Highway Administration and concurred with by the Director, Office of Construction. For non-Federally Aided contracts, upon final approval of the affected Department program areas, notification and approval of the Buy America Waiver request will be made by the Director, Office of Construction.

The following is a list of materials or products which are exempt from the Buy America provisions, and do not require submission of a waiver request:
1. Hollow "I" shaped, steel extrusions.

SECTION 107 — LEGAL RELATIONS AND RESPONSIBILITY TO PUBLIC

107-01 LAWS, RULES, REGULATIONS AND PERMITS.

—— The Contractor shall conduct its operations in compliance with all the laws and regulations of the United States, State of New York and Public Authorities and the applicable ordinances of any county, city, town, or village and the lawful direction of the officers, agents or representatives of the United States, the State of New York, Public Authorities or of said county, city, town, or village. The Contractor shall procure all licenses and permits necessitated by the Contractor’s operations. All costs due to compliance with the above described laws, regulations, and ordinances shall be included in the contract bid prices unless otherwise provided for in the contract.

A. Invasive Species. Federal and State Agencies have promulgated regulations regarding invasive plant species, agricultural insects and diseases. The Contractor shall thoroughly clean all construction equipment and vehicles operating in infested areas prior to moving to non-infested areas in accordance with Federal and State Department of Agriculture regulations for plant pest control.

B. Independent Contractor. The relationship of the Contractor to the State is that of an independent Contractor, and said Contractor, in accordance with its status as such Contractor, covenants and agrees that it will conduct itself consistent with such status, that it will neither hold itself out as nor claim to be an officer or employee of the State by reason hereof, and that it will not, by reason hereof, make any claim, demand or application to or for any right or privilege applicable to an officer or employee of the State, including, but not limited to workers’ compensation coverage, unemployment insurance benefits, social security coverage, or retirement membership or credit.
C. Cooperation With Investigations. The Contractor hereby agrees to the provisions of §139-a and §139-b of the State Finance Law which require that upon the refusal of a person, when called before a grand jury, head of a State department, temporary State commission or other State agency, or the organized crime task force in the NYS Department of Law, which is empowered to compel the attendance of witnesses and examine them under oath, to testify in an investigation, concerning any transaction or contract had with the State, any political subdivision thereof, a public authority or with any public department, agency or official of the State or of any political subdivision thereof or of a public authority, to sign a waiver of immunity against subsequent criminal prosecution or to answer any relevant question concerning such transaction or contract;

1. Such person, and any firm, partnership or corporation of which he is a member, partner, director or officer shall be disqualified from thereafter selling to or submitting bids to or receiving awards from or entering into any contracts with the State of any public department, agency or official thereof, for goods, work or services, for a period of five years after such refusal, and;
2. Any and all contracts made with the State or any public department, agency or official thereof, since the effective date of this law, by such person, and by any firm, partnership or corporation of which he is a member, partner, director or officer may be canceled or terminated by the State without incurring any penalty or damages on account of such cancellation or termination, but any moneys owing by the State for goods delivered or work done prior to the cancellation or termination shall be paid.

D. Archaeological Salvage. Whenever, during the course of construction, historical or prehistoric objects or human remains are encountered, such objects shall not be destroyed or moved. The Contractor shall stop work to avoid disturbing such areas and notify the Engineer immediately.

— The Engineer will notify the appropriate Department personnel and other authorities and arrange to have an immediate inspection of the site conducted.
— Removal or salvage of archaeological objects will be considered extra work. Such work will be limited to that performed within the right-of-way, and at any location under direct control of the Contractor used as a source of approved borrow material or a spoil disposal area.

107-02 PATENTED DEVICES, MATERIALS AND PROCESSES.
— It is mutually understood and agreed that the contract prices are to include all royalties and costs arising from patents, trademarks, and copyrights in any way involved in the work. Whenever the Contractor is required or desires to use any design, device, material or process covered by letters, patent or copyright, the Contractor shall indemnify and save harmless the State from any and all claims for infringement by reason of the use of any such patented design, device, material or process, to be performed under the contract, and shall indemnify the said State for any costs, expenses and damages which it may be obliged to pay, by reason of any such infringement, at any time during the prosecution or after the completion of the work.

107-03 FEDERAL AID PARTICIPATION.
— All contracts in which the Federal Government participates financially are designated as Federal-Aid contracts. For all Federal-Aid contracts, the Contractor shall conform in all respects in accordance with the true intent and meaning of each and all of the requirements contained in the FHWA-1273 Required Contract Provisions Federal-Aid Construction Contracts, a copy of which will be found incorporated in each Federal-Aid contract proposal. When any of such Federal Provisions may be in conflict with any other provisions of the contract the Federal Provisions shall prevail and take precedence and be of force over and against any said conflicting provisions of said contract.

107-04 SANITARY CODE.
The Contractor shall comply with the provisions of the State Sanitary Code relating to camps and obtain from the local health officers permits for the construction, maintenance and operation of labor camps, if used.

107-05 SAFETY AND HEALTH REQUIREMENTS.

The Contractor shall perform all work in the contract with due regard to the safety and health of the employees and of the public. The Contractor shall comply with 29 CFR 1926, Safety and Health Regulations for Construction, administered by the Federal Occupational Safety and Health Administration (OSHA) regarding the safety and protection of persons employed in construction and demolition work.

No Contractor employee may use, distribute, dispense, possess or manufacture any alcoholic beverages, illegal drugs or any other intoxicating substance on a contract site. Contractor’s written policy shall require that employees not report to work under the influence of drugs or alcohol, nor be impaired or unable to function at the workplace as a result of consuming alcohol or other intoxicants. While prescription drugs are not prohibited, they should not render an employee unfit for duty. Contractor employees that are suspected of using drugs or alcohol, or who are suspected to be under the influence of such substances, shall be reported to the Engineer. Contractor employees who are under the influence of drugs or alcohol may deemed incompetent, and are subject to dismissal in accordance with §105-02 Character of Workers.

The Contractor shall notify the Engineer of any inspections scheduled or conducted on the contract by OSHA, NYS Department of Labor (NYSDOL), or other safety and health agencies, of any resulting closing conference, and provide the Engineer with the opportunity to be present at such inspections and closing conference. The Contractor shall notify the Department in writing of the results of any safety and health inspections conducted by representatives of OSHA, NYSDOL, or other safety and health agencies, within one work day of the completion of the closing conference resulting from such inspections. If any citations are issued for alleged violations of OSHA Regulations, a copy shall be provided to the Engineer within one work day of their receipt by the Contractor, and a copy of the final disposition of such citations shall be provided to the Engineer within one work day of receipt by the Contractor.

A. High Visibility Apparel. All workers shall wear at all times protective helmets and construction apparel or traffic control apparel when working within a highway right of way or contract limits. High visibility apparel is intended to contrast with the background for worker conspicuity. All high visibility apparel shall be closed front and rear, in good condition to maintain the color, visibility, reflectivity, and conspicuity. Workers shall include Contractor employees, Subcontractor employees, material suppliers, and other personnel under the direction of the Contractor. Protective helmets and high visibility apparel are not required for employees when they are within a completely enclosed cab constructed of steel frame and glass, or inside a motor vehicle.

1. Protective Helmets. Protective helmets shall meet OSHA standards for impact, electrical shock, and burn protection. Protective helmets used during nighttime operations shall be equipped with a minimum of 12 square inches of reflective tape on all four sides (i.e., 1 inch by 3 inch—3 square inches per side). Protective helmets for flaggers shall be orange.

2. Construction Apparel. Construction Apparel shall consist of a vest, shirt, or jacket; fluorescent orange-red or fluorescent yellow-green or combination of these colors with at least 201 in2 retroreflective bands meeting the requirements of ANSI 107 Class 2.

3. Traffic Control Apparel. Traffic Control Apparel shall consist of a vest, shirt, or jacket; fluorescent orange-red with fluorescent yellow-green striping bands or fluorescent yellow-green with fluorescent orange-red striping bands, placed both horizontal and vertical, meeting the requirements of ANSI 107 Class 2. The striping bands shall be approximately 5 inch wide with
retroreflective strips. Retroreflective strips shall consist of two 1-inch wide retroreflective strips being 2 inches apart in the center of the fluorescent striping band material or a single 2-inch wide in the center of the fluorescent striping band material.

B. Project Safety and Health Plan. The Contractor shall perform all necessary planning, supervision, and training activities to ensure that all of the requirements of 29 CFR 1926 are fully met for all workers employed in the construction of the contract. The Contractor shall provide to the Department prior to the start of work satisfactory evidence that all current requirements of 29 CFR 1926 will be adequately addressed. As a minimum, the Contractor shall provide a written Project Safety and Health Plan which documents the Contractor’s company policy relative to safety, and which identifies and addresses specific safety and health concerns to be encountered on the project. Before the work begins and periodically throughout the project, the Contractor’s project supervision staff shall meet with the Engineer to review and discuss the status of safety issues on the project. An appropriate notice shall be posted on the contract site that the Project Safety and Health Plan is available for examination by any worker employed on the project. As a minimum this plan shall include the following items:

- Identification of project and company safety officers.
- Hazardous Materials Communications Plan.
- Employee Safety Training Program.
- Company safety policy.
- Procedures to address project safety and health concerns.
- Procedures to address distraught, emotionally disturbed persons and/or homeless persons.
- Procedures for compelling worker compliance with safety and health requirements.

Certain of these items may be submitted in the format of a Company Safety and Health Program, with the Project Safety and Health Plan limited to project specific issues.

The Contractor shall ensure that each subcontractor employed on the project complies with this requirement. The Contractor shall provide to the Department a Project Safety and Health Plan covering all work to be done by the subcontractor prior to starting work. As an alternative, the Contractor may provide a certification that all activities performed by and workers employed by the subcontractor will be subject to the Contractor’s Project Safety and Health Plan.

Submission of the required Project Safety and Health Plan by the Contractor and its acceptance by the Department shall not be construed to imply approval of any particular method or sequence for addressing safety and health concerns, or to relieve the Contractor from the responsibility to adequately protect the safety and health of all workers involved in the project as well as any members of the public who are affected by the project.

In accordance with NYS Labor law §220 h, all laborers, workers, and mechanics shall be certified prior to performing any work on the contract as having successfully completed a course in construction safety and health approved by the US Department of Labor’s Occupational Safety and Health Administration (OSHA) that is at least ten hours in duration. The Contractor shall attach proof of completion to first certified payroll for initial workers, and to subsequent payrolls for new or additional workers. The Contractor shall clearly indicate on subsequent payrolls any workers not previously employed on that contract. If no proof of completion has been submitted for a worker listed on a certified payroll, the Engineer will alert the Contractor to this fact. If the Contractor cannot provide proof of completion and the worker continues to work, the Department will notify the Contractor in writing with a copy to the NYSDOL by e-mail at PWAsk@labor.state.ny.us.

C. Emergency Contact Person. The Contractor shall designate someone to be available to respond to emergency calls. The name of the person and the telephone number at which he/she can be reached at any time shall be given to the Engineer and all police agencies in the area. Such person
shall have full authority and capability to mobilize forces promptly as required to respond to an emergency and protect the public.

D. Accident Reporting. The Contractor shall immediately notify the Department verbally of any accident or incident that results in the death of a worker, motorist or pedestrian. The Contractor shall notify the Department in writing within 24 hours, with the details relative to any accident or incident occurring within the contract limits or is directly related to construction activity or involving any worker employed on the contract or delivering materials, equipment or supplies to the contract, provided:

- The accident or incident results in the death of a worker, or (2) requires that a worker is hospitalized overnight for treatment of the injury, or (3) results in 3 or more personal injuries; or:
- The accident or incident involved a utility (overhead or underground) or:
- The accident or incident involved a motorist or pedestrian or:
- The incident was a near miss or:
- The accident otherwise meets the notification requirements of OSHA.

The Engineer will provide the Contractor with a copy of the Department accident report for any accident occurring within the contract limits or involving the Contractor’s personnel, equipment or operations.

E. Imminent Danger and Emergency Actions. Any action by the Contractor that presents a potentially imminent danger of injury to the public, a worker, or the inspection staff will be halted immediately by the Engineer, and operations stopped in accordance with §105-01 Engineer’s Authority. The Contractor’s personnel shall have local emergency numbers readily available. These numbers shall include local utility, police/fire and medical assistance. In the event of an emergency, the Contractor shall evacuate all employees and endangered persons from the immediate vicinity to the best of the Contractor’s ability.

F. Restricted Areas. The Contractor shall identify, guard and protect restricted areas such as open and unattended excavations, areas subject to falling debris and other potentially hazardous locations in and adjacent to areas lawfully frequented by any person. Such protection shall consist of one, or a combination of, the following:

- A substantial fence or barricade, not less than 4 feet in height and mounted on satisfactory supports spaced at intervals of not more than 10 feet. Warning signs reading “DANGER-KEEP OUT” shall be mounted on the fence or barricade at no more than 100 foot intervals. The signs shall be a minimum of 24 inches wide by 16 inches high. The lower portion of the sign shall be white and shall bear the words “KEEP OUT” in 5 inch black letters. The upper portion shall be predominantly red with 5 inch white lettering spelling out the word “DANGER.” The lettering shall be enclosed by an approximately elliptical, white ring and the entire sign bordered in black. All barricades and warning signs shall be furnished, erected, relocated, maintained, and removed as required.
- A 4 foot (minimum) extension of the trench sheeting above the ground surface adjacent to an excavation.
- A substantial covering over an excavation. Where it is possible that vehicles will move over such covering, the covering shall be of sufficient strength to withstand the loading.

G. Work Site Access. The Contractor shall provide safe access to the work site by workers and inspection staff such that no active traffic lanes are routinely crossed by pedestrian workers or inspection staff reporting to and leaving the work site. Vehicles and equipment used to transport personnel to the work site shall safely enter and depart the work site.
The Contractor shall designate a safe parking area(s) for workers to park private vehicles near the project site acceptable to the Engineer. Contractor personnel shall park in non-designated parking areas within the right of way only with the prior approval of the Engineer.

H. Fall Protection. The Contractor shall provide fall protection for all workers in compliance with 29 CFR 1926. The Contractor shall include procedures to provide fall protection in the Project Safety and Health Plan. The minimum fall protection requirements include the following:

1. Fall protection shall be provided for all workers at or above 6 feet or the height thresholds listed in 29 CFR 1926, Subpart L and Subpart M, whichever is lower, and for all locations where there is a risk of a fall onto dangerous equipment or an impalement hazard, regardless of height. All fall protection systems shall meet the requirements of 29 CFR 1926, Subpart M. For situations where lifelines are interrupted, double lanyards shall be utilized to ensure that workers are continuously protected. One lanyard shall remain connected at all times.

2. Attachments or other temporary appurtenances on all beams and other structural elements shall be in place prior to erection or removal to provide fall protection until other means of protection such as deck forms are in place. Fall protection shall consist of personal fall arrest systems, safety nets or other means. During placement or removal of structural members when the member is supported by a lifting device, workers exposed to moving members shall be required to tie off only if they are not exposed to a greater risk from the moving member. Fall protection systems utilized shall enhance safety rather than create a secondary hazard.

3. The Contractor shall establish procedures to minimize occurrences of unprotected exposure to fall hazards. When a worker must rig a fall protection system, and rigging cannot be accomplished from an aerial lift or by tying-off to the existing structure, momentary exposure to a fall hazard may be unavoidable.

4. Ladders or stairways meeting the requirements of 29 CFR 1926, Subpart X shall be provided at all points of personnel access where there is a change in elevation of 19 inches or more, and no ramp, runway, sloped embankment or personnel hoist is provided. Climbing on forms, falsework, or the structure to gain access to work areas is expressly prohibited.

5. Scaffolds necessary to provide temporary access to work areas shall be in compliance with 29 CFR 1926, Subpart L and shall include a top rail, mid rail, and toe board on all open sides and ends. Scaffolds shall be erected, moved, altered and/or dismantled only under the supervision and direction of a competent person.

6. Suspended scaffolds may be used only if personnel lifts, scaffolds, or other means are not practical, and shall meet the requirements of 29 CFR 1926, Subpart L. Specifically, the scaffold shall be secured to the suspension cables at all times. All personnel working on a suspended scaffold shall be provided fall protection using an independent anchorage.

7. Workers in personnel aerial lifts shall use a personal fall arrest system attached to the boom or basket. Aerial lifts shall be operated in accordance with 29 CFR 1926, Subpart L.

I. Working Over Water. Any worker who is exposed to the risk of drowning shall wear a U.S. Coast Guard approved personal flotation device (PFD) at all times. A risk of drowning shall be considered to exist where water depths exceed 5 feet, or water is subject to sudden fluctuations to a depth exceeding 5 feet. A risk of drowning may also exist where water depths as little as 2 feet are combined with swift currents, or a fall into the water may result in a person being rendered unconscious or otherwise disabled. Working on top of ice shall be considered as working over water. Where practical, workers should not work alone in situations where a risk of drowning exists.

When continuous fall protection is used, without exception, the drowning hazard has effectively been removed, and wear of a PFD is not required. When safety nets are used as fall protection the drowning hazard has not been removed, and wear of a PFD is required. When aerial lifts are used
over or near water the drowning hazard has not been removed, and wear of a PFD is required by occupants of the lift, regardless of whether a personal fall arrest system is used.

— When working over or adjacent to water, ring buoys with a minimum of 100 feet of line attached, shall be placed at a maximum interval of 200 feet along the work site shoreline or along the work limits and a boat/skiff for emergency response shall be in place prior to that exposure. The boat/skiff shall be unlocked and available for immediate use at all times, and able to retrieve a worker from the water in no more than 4 minutes from the time they entered the water. If additional hazards (very cold water, rapids, etc.) exist the boat/skiff shall be able to retrieve the worker before being overcome by that hazard.

— A boat/skiff for emergency rescue operations shall be equipped with a motor, paddles or oars, a ring buoy, and a reach extension device. The boat/skiff shall be equipped and operated in accordance with NYS Navigation Law.

**J. Electrical Safety.** Electrical safety policy and procedures are based on the New York State High Voltage Proximity Act and 29 CFR 1926. They apply to all operations that could cause employees or the vehicles or equipment they are operating to come into contact with (“direct contact”) or enter into dangerous proximity to (“indirect contact”) energized electrical systems. Electrical systems shall be assumed to be energized high voltage until verified otherwise by the Utility. The Contractor shall identify and reference all potential electrical hazards and document such actions to the Engineer as part of the Project Safety and Health Plan.

— Pursuant to the High Voltage Proximity Act, for all electrical systems carrying 600 volts or more, the Contractor shall:
  • Notify the Utility at least 5 work days before any work begins which requires the Utility to identify voltages and clearances, or de-energize, insulate or relocate lines.
  • Ensure employees are not placed in dangerous proximity to high voltage. Dangerous proximity is defined as within 10 feet for voltages up to 50 kilovolts, and an additional 4 inches for every 10 kilovolts over 50 kilovolts. Dangerous proximity applies to the individual and any conductive object.
  • Inform employees of the hazards and corresponding precautions when working near high voltage.
  • Post warning decals on equipment regarding the 10 foot minimum clearance.
  • Ensure that when any equipment operator is unable to assess clearances, a “spotter” observes for clearance and directs the operator.

— Prior to the start of work where contact with energized electrical systems is possible, the Contractor shall identify existing facilities and reference their location to prominent physical features. In advance of work, the Utility shall be called upon to identify energized facilities, and to determine the need to de-energize, insulate, or otherwise protect the facilities against accidental contact. The actual work of protecting facilities will be carried out by the Utility. Facility relocation or protection provided at the request of the Department will be as described in the contract documents. Protection provided for the benefit, or at the request, of the Contractor shall be the financial responsibility of the Contractor.

— Energized electrical lines or equipment shall be conspicuously marked and workers shall be reminded of their locations and the safeguards and precautions to be taken prior to beginning any nearby work that may cause the workers to approach electrical lines. New employees shall be informed of electrical hazards and proper precautions and procedures.

**1. Paving Operations.** Prior to the start of each workday high visibility markers or other devices approved by the Engineer shall be placed to mark the location of all overhead wires, including, but not limited to electrical, telephone and cable television. As an alternative, the pavement beneath overhead lines may be marked with spray paint or by other means approved by.
the Engineer. This requirement shall also apply to off-site areas used for contract purposes. The Contractor shall periodically patrol the worksite to ensure that the markings are in place and shall replace any that are missing and shall maintain all markings in good condition.

2. Aerial Lifts, Lifting Equipment, Boom Devices. Where there is potential for proximity or contact with energized lines or equipment, work shall not begin until a safety meeting is conducted and appropriate steps are taken to identify, mark, and warn against accidental contact.

3. Tree Work. Branches touching wires shall be removed by the Utility before work begins. Limbs and branches shall not be dropped onto overhead wires. If limbs or branches fall across electrical wires, work shall stop immediately and the Utility shall be notified. Workers shall be equipped with appropriate personal protective gear for working near electricity.

4. Building Electrical Work. Employees working on electrical systems for buildings shall be knowledgeable about and shall employ, when appropriate, OSHA Lock-Out/Tag-Out procedures to prevent exposure to unguarded electrical systems.

K. Open Excavations and Trenches. In accordance with 29 CFR 1926.650, a trench is a narrow excavation (in relation to its length) made below the surface of the ground. In general, the depth is greater than the width, but the width of a trench (measured at the bottom) is not greater than 15 feet. If forms or other structures are installed or constructed in an excavation so as to reduce the dimension measured from the forms or structure to the side of the excavation to 15 feet or less, the excavation is also considered to be a trench. The Contractor shall provide protection from collapse and cave-in for any employee who enters a trench or other excavation in accordance with the requirements of 29 CFR 1926 Subpart P, unless the excavation is less than 5 feet in depth and examination of the ground by the Contractor’s competent person provides no indication of a potential cave-in. The Contractor shall include procedures to meet the excavation safety requirements in the Project Safety and Health Plan.

— Trenching and excavation work shall be carried out under the supervision of the Contractor’s competent person. The Contractor shall provide ladders or ramps for access and egress within 25 feet of an employee work area if a trench is 4 feet or more deep. The Contractor shall keep traffic, equipment and materials at least 2 feet away from the edge of any trench or excavation, or use retaining devices. When mobile equipment is operated near an excavation or must approach the edge of an excavation, either the operator must have a clear and direct view of the edge of the excavation; or a warning system of barricades, hand signals or mechanical signals shall be used. Workers shall not be permitted under loads that are being handled by lifting or digging equipment.

— For the purposes of open excavations and trenches, the term “competent person” shall be defined as one who has had specific training in, and is knowledgeable about, soil analysis, the use of protective systems and the requirements of 29 CFR 1926 Subpart P.


1. Asbestos. Asbestos abatement contractors and workers, including both removal and air monitoring contractors, shall be appropriately licensed and certified by the NYS Department of Labor (NYSDOL). The asbestos abatement contractor will perform all removal and disposal of asbestos-containing material. The Contractor shall verify that a disposal site for the asbestos-containing material is available before starting work. Prior to removal and disposal work, the Contractor shall supply the Engineer with proof that:

— The firm performing the work has a valid asbestos-handling license.
• The firm’s insurance coverage consists of an asbestos specific occurrence type policy with no deductible or sunset clause.
• Its abatement supervisor is a NYSDOL certified asbestos project supervisor.
• All employees engaged in the work are properly certified and have current physical examinations and respirator fit tests.
• Proper notification of work beginning on the asbestos project has been given to NYSDOL and the United States Environmental Protection Agency (USEPA).

After work is completed, the Contractor shall provide the Engineer with two (2) copies of Daily Logs, Visitor’s Logs, OSHA Air Monitoring Records, and NYSDOL compliance air monitoring records.

2. Lead Safety and Health. The Contractor shall provide worker lead protection in accordance with 29 CFR 1926.62. The Contractor shall provide to the Engineer a written Lead Compliance program addressing as a minimum the specific issues listed in 29 CFR 1926.62 (e)(2), a written Hazard Communication program and Worker Lead Training program as components of the Project Safety and Health Plan. The Contractor shall provide detailed information describing the training and experience of the competent person who will supervise the compliance program on-site, provide a description of procedures to monitor worker exposures to lead and provide the proposed medical monitoring program. If respirators are to be used to protect workers from lead exposure, a written respirator program shall be provided.

Specific operations that would likely result in worker exposure to lead include, but are not limited to:
• Removal of lead based paint coatings by abrasive blasting or other procedures.
• Cleanup and removal of paint debris.
• Cleanup, relocation, and dismantling of paint removal containment structures.
• Flame cutting, heating, or welding of steel coated with lead based paint.
• Removal of bolts or rivets coated with lead based paint.
• Any other operations that may dislodge existing coatings of lead based paint, or subject them to abrasion or elevated temperatures.

The Contractor shall identify and implement engineering and work practice controls to reduce worker exposure to lead to a level at or below the Permissible Exposure Level (PEL). The use of respirators and protective clothing shall be used to supplement engineering and work practice controls, if necessary, to protect workers from exposures above the PEL. Reliance on respirators or protective clothing to protect workers from exposures above the PEL, without first implementing feasible engineering and work practice controls, shall not be permitted except for initial assessment of exposure levels as described in 29 CFR 1926.62 (d). The removal of lead-based paint from structural steel shall be required prior to heating, welding, or flame cutting to reduce worker exposure below the PEL. In cases where the Contractor can clearly demonstrate through exposure monitoring that other work practices and engineering controls, under the oversight of a certified industrial hygienist, can effectively maintain actual worker exposure below the permissible exposure level, exceptions to this requirement may be granted by the Engineer.

The Contractor shall provide to the Engineer copies of documentation, as they are completed, to demonstrate full compliance with 29 CFR 1926.62. These records shall include, as applicable, the completed worker lead training, completed respirator programs, air monitoring results, exposure monitoring results, worker medical monitoring results, and other such records as are necessary to document compliance with the standard.
3. Equipment Involving Radioactive Materials. The use of equipment involving radioactive materials, including but not limited to nuclear density gauges, shall adhere to all applicable regulations, including U.S. Nuclear Regulatory Commission regulations, related USDOT regulations concerning transportation of radioactive materials, and 12 NYCRR 38. Fourteen (14) days prior to the start of any work involving such equipment, the Contractor shall submit to the Engineer a written Radiation Safety Plan. The plan shall address in detail transportation and storage of the equipment and operating and emergency procedures. It shall provide the name and address of the Contractor’s Radiation Safety Officer. A copy of the owner’s license to possess the radiation source, issued by the NYSDOL, shall also be provided. All operators of the equipment shall be certified by a gauge manufacturer as to having completed training on the safe use of the equipment. A copy of the certification shall be provided to the Engineer for each operator prior to their work on the project.

4. Silica. The Contractor shall provide protection to all workers from exposure to hazardous levels of silica in accordance with 29 CFR 1926.55. In accordance with §107-05B, Project Safety and Health Plan, the Contractor shall identify and address silica health and safety in the written Project Safety and Health Plan. The Contractor shall identify and implement worker training, engineering controls, and workplace practice controls to reduce worker exposure to silica prior to instituting a program based on respirators or protective clothing to protect workers from exposures. Engineering controls shall include, but shall not be limited to; dust suppression through the application of water or other methods, use of general or local ventilation, and containment/isolation. Workplace practice controls shall include proper use and implementation of supervision, task procedures, employee training, signing, protective clothing, housekeeping, and personal hygiene. If engineering controls and work practice controls cannot reduce exposures below the personal exposure limit, the Contractor shall institute a respirator program. Each of these safety components is covered individually by 29 CFR 1926.

Many materials disturbed by the Contractor’s operations may contain hazardous levels of silica. Silica may be in soil, concrete or asphalt pavement, superstructure or substructure materials. Specific operations that may result in worker exposures to silica, include, but are not limited to:

- Saw cutting, grinding, milling, hammering, drilling, or chipping of rock, cement concrete, or asphalt concrete.
- Concrete pavement rubblizing.
- Demolition of brick, cement concrete, or masonry structures.
- Abrasive blasting, if the abrasive contains silica, or of cement concrete, rock, or asphalt concrete.
- Dry sweeping or pressurized air blowing of cement concrete, rock, sand, or asphalt concrete dust.

M. Demolition/Removal of Buildings and Structures. Demolition or removal work shall not be performed by the use of explosives unless approved by the Regional Director.

N. Drilling and Blasting. Blasting shall be performed in accordance with the Department publication entitled Procedures for Blasting. This publication is available upon request from the Regional Director or the Director, Geotechnical Engineering Bureau. The Contractor shall submit a written Blast Plan in accordance with Procedures for Blasting for approval by the Department a minimum of 10 work days prior to start of blasting operations. A preblast meeting relative to the method, manner and procedure of blasting operations shall be held with the Engineer, the Contractor, the Blaster, a Departmental Engineering Geologist and
representatives of all interested agencies prior to the commencement of drilling and blasting operations. Whenever explosives are used, they shall be of such character and strength and in such amounts as permitted by state and local laws and ordinances and all agencies having jurisdiction over them. The Department reserves the right to specify the maximum size of the charges. Blasting shall be done only when the Engineer and those agencies shall approve and under such restrictions as they may impose.

If a blast causes injury, damage to property, adverse affects upon traffic, or causes gases to migrate and/or accumulate in a potentially harmful manner, all blasting operations shall cease by order of the Engineer for a review of the procedures. The review will be conducted by the Engineer in conjunction with an Engineering Geologist to ensure that proper procedures and practices were used to determine if the approved procedures need to be revised. Should the findings of the review indicate the injury, damage, traffic delay, or migration/accumulation of gases was attributed to improper blasting operations, the blaster of record may be removed at the Department’s option.

The Contractor shall meet all the requirements of 12 NYCRR 23, 12 NYCRR 39, and 12 NYCRR 61, which include but are not limited to the licensing for ownership, possession, transportation, or use of explosives, certifications for blasters, and provisions for storage, construction and maintenance of magazines.

Q. Equipment Safety Procedures. The following provisions shall apply to all work on the project, including but not limited to, the activities of all Subcontractors, Manufacturers, Fabricators, Material Suppliers, independent truckers and owner-operators. The Contractor shall include the proposed equipment safety procedures in the Project Safety and Health Plan.

• A spotter shall guide the backing of any vehicle or equipment with restricted visibility to the rear. This rule applies in any location where workers on foot, pedestrians, private vehicles or similar hazards may be present.

• If the operator loses visual contact, the vehicle shall immediately be brought to a full stop until visual contact with the spotter is reestablished.

• Dump truck boxes may be raised only under the control of a spotter, unless the vehicle is in an area clearly marked to be free of overhead wires and safe for dumping.

• Dump truck boxes shall be lowered prior to moving, except when dumping into a paver or similar operations, under the control of a spotter.

• All excavating, lifting and similar equipment shall comply with electrical safety requirements, and shall operate under the control of a spotter whenever working within 5m of an overhead line. The distance shall be measured as a slope distance perpendicular from the conductor to the nearest point on the vehicle.

• Any operator found in violation of the above rules by the Engineer or his/her representative will be removed from the project immediately, and will not be allowed to work on any Department project for a minimum of one (1) year.

P. Lifting. The following shall apply for all lifting operations when utilizing lift equipment. Lift equipment for this lifting paragraph shall be defined as equipment capable of lifting an item more than 15 feet high, has the ability to swing or rotate a boom, and has a maximum rated lifting capacity exceeding 1 ton. All lift provisions of the Steel Construction Manual and the Prestressed Concrete Construction Manual remain in effect. This paragraph does not pertain to lifting operations covered under Section 585, Structural Lifting Operations, nor ordinary excavation operations. This paragraph does apply however to cranes with either fixed or swinging leads that are dedicated to pile driving operations.
1. **Competent Person.** The Contractor shall designate, to the Engineer, one person, who is competent in lifting operations, to be completely in charge of each lifting operation. In general, Competent Person shall mean one who is capable of identifying existing and predictable hazards in the surroundings or working conditions which are unsanitary, hazardous, or dangerous to employees, and who has authorization to take prompt corrective measures to eliminate them. The Competent Person shall have the authority to take an unsafe piece of equipment out of service until the hazard is eliminated. The Competent Person shall be knowledgeable about lifting equipment and equipment operations, Manufacturer’s specifications and recommendations, and have a thorough knowledge of the requirements, regulations and standards governing his/her duties. The Competent Person shall, as a minimum, have the ability to interpret load charts, calculate lift loads, recognize overhead wire hazards and know all aspects of the rigging.

   — The Competent Person shall inspect all lift equipment prior to and during usage to make sure the equipment is in a safe operating condition.

2. **Lift Equipment.** Lift equipment shall have durable, legible load charts which shall have been prepared by either the equipment manufacturer or a Professional Engineer. If manufacturer’s load charts are unavailable, charts may be prepared by a Professional Engineer. The Professional Engineer shall utilize the same factors of safety against overturning as the equipment manufacturer. The charts shall be attached to the equipment in a location accessible to the operator while at the controls. The charts shall contain a full range of load ratings at all stated operating radii. The charts shall also note conditions such as outriggers, counter weights, and work area, i.e., over side, over front, or over rear of equipment.

   — Equipment may lift loads up to those indicated on the manufacturer’s or Professional Engineer’s load chart if the equipment has the following safety devices and the safety devices are operating:

   a. Load and radius measuring device pre-programmed to continuously relate the measured data to the load radius chart as a direct reading of load or percentage of the rated load, and connected to a warning light and an acoustical signal located at the operator’s position or in the cab to indicate overload.

   b. A device that continuously indicates the levelness of the machine and is visible from the operator’s controls.

   — Lift equipment with non-operational safety devices or no safety devices shall be operated at levels not to exceed 78 percent of the Manufacturer’s or Professional Engineer’s load charts. This equipment shall have a separate load chart labeled “78% Load Chart” and it shall be attached to the equipment.

   — Lift Equipment with operational safety devices that is operating from a barge shall utilize a manufacturer’s or Professional Engineer’s load chart that is established specifically for operating from a barge. Lift Equipment on barges with non-operational safety devices or no safety devices shall operate at 78 percent of the Manufacturer’s or Professional Engineer’s load chart for working on barges. This equipment shall have a separate load chart labeled “78% Load Chart for Equipment on Barges.”

   — Equipment used for lifting over a railroad shall be restricted such that the operational capacity shall be limited to 66 2/3% of its tipping load as specified in §105-09, Work Affecting Railroads or be limited to the load limits indicated in the previous three paragraphs, whichever is lower.

3. **Lift Plan.** A Lift Plan is necessary only when required by a contract pay item specification, the Steel Construction Manual, or Prestressed Concrete Construction Manual. The Contractor shall submit erection drawings, demolition plans or other information as required, which detail the lifting procedure or lift plan. This information shall be submitted to the Engineer 30 days
prior to the commencement of erection or demolition work, for review and approval by the Department and, when applicable, any railroad affected by the proposed procedure.

Structural elements shown on shop drawings and erection drawings may have units expressed in both metric and English units, however metric measurements or dimensions shall control.

As a minimum, the information in the submittal for a lift plan shall include the following:

a. Plan of the work area showing support structures, roads, railroad tracks, canals, streams— and utilities.
b. Lift radii and pin locations.
c. Length of boom.
d. Counterweight size and location.
e. Lift configuration(s).
f. Location of trucks for delivery or removal of materials.
g. Restrictions on swing radii.
h. Sectional views of all lifts where electrical facilities are within a 15 foot radius of any part of the lifting equipment or object being lifted.
i. Wind restrictions if they are a requirement of the Manufacturer’s lifting notes.
j. Catalog cuts for all lifting devices shown on the drawing.
k. All pertinent rigging with dimensions.
l. Equipment such as rigging, beam clamps, jibs, swing-away, super-lifts, additional blocks, cheek plates, headache balls, and additional cables at the time of the lift shall be included as part of the load and shall be indicated as such.
m. Position of outriggers and outrigger supports.
n. Outside dimension of tracks for track mounted lifting equipment.
o. Parts of line for hook block.
p. A comparison of total lift weight vs. lifting equipment capacity for the pick radius.
q. Maintenance and protection of traffic provisions specifically required for the lift.

When the lifting operation imparts loads on a structure, false work or utility, when there is a two machine lift, or when a slider beam is used, the Contractor shall submit calculations which show that the proposed operation is safe and/or that the operation will not cause an overstress condition. The calculations and any supporting drawings or other information shall be stamped and signed by a Professional Engineer. Any and all alterations or modifications to a lift plan shall be signed and stamped by a Professional Engineer if the originally approved lift plan was prepared and signed by a Professional Engineer. The Engineer shall be notified of any alterations or modifications.

4. Pre-Lift Meeting. A pre-lift meeting will be required for projects that require a lift plan. The Competent Person, and other appropriate contractor staff, shall attend the pre-lift meeting with the Engineer, as well as representatives from the utilities and railroads if deemed applicable, five work days before lifting operations are to be performed. The meeting shall include but not be limited to: the review of site conditions, erection or demolition plans, lift loads vs. lift equipment capacity, obstructions, utilities, traffic concerns, and the roles of Department and Contractor personnel.

5. Lift Operations. The Competent Person shall be present for all lifting operations. If a crane is utilized in a lifting operation, or a crane with either fixed or swinging leads is utilized in a pile driving operation, the operator shall present to the Engineer a valid New York State Certificate of Competence to operate a crane, except an individual operating a crane within a city having a population of one million or more. Individuals operating a crane within a city having a population of one million or more shall present the Engineer with a valid license or certification to operate a crane issued by such city. If there are any other local crane license requirements,
they too shall be presented to the Engineer. In addition, a copy of the annual inspection report of the crane shall be readily available and provided upon the Engineer’s request.

Any discrepancies between the Lift Plan and the actual lift conditions shall be reported immediately to the Competent Person in charge of the lift operations and to the Engineer. The operation shall not proceed until all issues are resolved to the satisfaction of the Engineer.

Q. Histoplasmosis. Histoplasmosis is a fungal infection caused by a soil organism found in large masses of bird or bat droppings, and is a potential health hazard in areas where birds or bats have nested for long periods. Such conditions are often found on bridge structures, in barns, farm buildings and cold storage facilities, areas with small amounts of dried droppings pose minimal hazard. Airborne material may enter the body by inhalation or ingestion.

Prior to work in any area where birds or bats nest, the Contractor shall conduct a thorough inspection to determine if, and to what extent there is a build-up of droppings. Workers conducting an inspection shall be equipped with personal protective equipment, which include gloves, rubber boots, rain suit components, goggles and a dust/nuisance respirator. Questions regarding proper equipment for this activity shall be directed to the Engineer.

If substantial material is found, the Contract shall clean the work area using a high powered water hose or by scraping. If the material is to be scraped away, it shall be kept wet during the entire process. Workers engaged in cleaning activity shall wear personal protective equipment specified above.Application of a cleaning agent (bleach, for example), before removal may help dissolve the material, and a disinfectant shall be applied to cleaned surfaces. Compressed air shall not be used to remove pigeon droppings because it produces airborne particles.

When cleaning has been successfully completed, the personal protective equipment specified above is no longer required. Employees engaged in cleaning, or any other activity which involves exposure to pigeon droppings, shall observe a high degree of personal hygiene, even if the exposure is casual. Special care shall be taken to wash hands thoroughly before eating or smoking.

R. Confined Spaces. Confined spaces are defined as any space having limited means of egress, which is subject to the accumulation of toxic or flammable contaminants or has an oxygen deficient atmosphere. Confined spaces include, but are not limited to: sanitary sewers, sanitary manholes and structures, drainage lines and drainage structures, underground utility vaults, enclosed bridge beams and heated enclosures. All personnel required to enter confined spaces shall be instructed as to the nature of the hazards, the necessary precautions and in the use of protective and emergency equipment required.

Fuel-fired heated enclosures are frequently constructed to provide the requirements for winter concrete placement or similar operations. The Contractor shall provide adequate ventilation to maintain acceptable air quality or conduct air quality monitoring when heaters are or have been operating prior to personnel entry. If acceptable air quality cannot be verified, then appropriate respirators shall be worn. No worker shall enter a confined, heated space unless that space can be ventilated or the worker removed from outside the enclosure if the worker is overcome by fumes. Particularly during off-shift hours, no worker shall enter an unventilated, heated enclosure unless another worker is present immediately outside the enclosure. All unnecessary combustibles and debris shall be removed from the enclosure and escape exits shall be provided so workers can escape safely if a fire starts, prior to heating.

S. Fire and Explosion Prevention. The Contractor shall ensure that combustibles do not accumulate. Flammable materials shall be handled and stored as required by OSHA regulations. “No Smoking” signs shall be posted and enforced wherever flammable materials are stored or used. Fire extinguishers shall be provided and maintained throughout the site, in accordance with the requirements of 29 CFR 1926, Subpart F. Fires will be considered, as a minimum, a near-miss accident, and therefore shall be reported in accordance with existing reporting requirements.
During refueling, all possible sources of ignition, including but not limited to sparks, open flames and electrical equipment shall be eliminated. Fuel containers shall be grounded to the tank to prevent static electrical sparks. A "No Smoking or Open Flame" sign shall be posted conspicuously in the vicinity of refueling operations.

Cutting and welding equipment shall be stored according to recognized safety standards. Any defective tanks or equipment shall be removed to a safe storage area immediately until repairs are made. When cutting or burning is underway, steps shall be taken to ensure that sparks do not ignite combustibles.

T. Pavement Striping. The Contractor's striping safety procedures shall be spelled out, as appropriate, in the Project Safety and Health Plan. For polyester striping operations, specific procedures for the safe handling and storage of MEKP (organic peroxides) shall be addressed in the Contractor's project safety and health plan. The equipment shall be carefully inspected by a person knowledgeable about striping operations and trained on safe operating and emergency procedures prior to the start of work to ensure safety features are in place. All appropriate Material Safety Data Sheets and safety operations manuals shall be present in the cab of the striper at all times. All required placards and warnings shall be in place and clearly legible at all times.

U. Use of Personal Entertainment Devices and Portable Phones. The Contractor shall ensure that workers are able to perceive hazards, are not distracted from their tasks, and are not creating hazard(s) through the use of personal entertainment devices. The Contractor shall ensure that portable phones, two-way radios, and other communication devices are used by workers for performing work tasks only. Flaggers shall use portable phones, two-way radios, and other communication devices only to communicate with other flaggers, workers or supervisors regarding flagging operations. Equipment operators shall use portable phones, two-way radios or other communication devices while actively operating equipment only for communicating with workers performing directly related work tasks. Truck drivers shall use hands-free technology for all calls while driving within work zones. Portable phones, two-way radios, and other communication devices shall be equipped with hands-free technology whenever practicable. Workers shall not use personal entertainment devices with earphones such as radios, iPods, MP3 players, media players, or other personal listening devices while working.

107-06 INSURANCE.

The Contractor shall procure, at its own sole cost and expense, and shall maintain in force at all times during the term of this contract including any extensions or renewals until Contract Final Acceptance, the policies of insurance covering all operations under the contract whether performed by it or its subcontractors as herein below set forth, written by companies authorized by the New York State Insurance Department to issue insurance in the State of New York and that have an A.M. Best Company rating of (A-) or better or approved by the Department. The Department may, at its sole discretion, permit the placement of policies with a non-authorized carrier or carriers upon request by the Contractor accompanied by the documentation required by 11 NYCRR §27.0 et seq.; provided that nothing herein shall be construed to require the Department to accept insurance placed with a non-authorized carrier under any circumstances. The Contractor shall deliver to the Department evidence of such policies as the Department deems necessary to verify that the required insurance is in effect.

A. Conditions Applicable to Insurance. All policies of insurance required by this agreement must meet the following requirements:
1. **Coverage Types and Policy Limits.** The types of coverage and policy limits required from the Contractor are specified in Paragraph B **Insurance Requirements** below. General liability insurance shall apply separately on a per-job or per-project basis.

2. **Policy Forms.** Except as may be otherwise specifically provided herein or agreed in writing by the Department, policies must be written on an occurrence basis. In the event that occurrence-based coverage is not commercially available, claims-made policy forms will be considered provided that, at minimum, it includes provisions that allow for (a) reporting circumstances or incidents that may give rise to future claims and (b) an extended reporting period of not less than three (3) years with respect to events that occurred but were not reported during the term of the policy.

3. **Certificates of Insurance/Notices.** Contractor shall provide a Certificate or Certificates of Insurance, in a form satisfactory to the Commissioner, before commencing any work under this contract. Certificates or transmittal correspondence shall reference the NYSDOT Contract D Number. Certificates shall be mailed to the:

   **Office of Contract Management**  
   **New York State Department of Transportation**  
   **50 Wolf Rd.**  
   **Albany, NY 12232**

   Unless otherwise agreed, policies shall be written so as to require that the policy will not be (i) canceled, (ii) materially changed or (iii) permitted to expire or lapse for any reason except upon thirty (30) days’ prior written notice to the Department by Certified Mail, Return Receipt Requested at the address stated above. In addition, if required by the Department, the Contractor shall deliver to the Department within forty-five (45) days of such request a copy of any or all policies of insurance not previously provided, certified by the insurance carrier as true and complete. Certificates of Insurance shall:

   a. Be in the form provided by the Department (C218 or successor) unless the Department specifically approves a different form. The ACORD forms of Certificate of Insurance are not acceptable.
   b. Be signed by an authorized representative of the insurance carrier or producer and be acknowledged before a notary public.
   c. Disclose any deductible, self-insured retention, aggregate limit or any exclusion to the policy that materially changes the coverage required by the contract.
   d. Specify the Additional Insureds and Named Insureds as required herein.
   e. Refer to this Contract by number on the face of the certificate, and
   f. Expressly reference the inclusion of all required endorsements.

   If at any time during the term of this contract, it shall come to the attention of the Department that required insurance is not in effect or that adequate proof of insurance has not been provided, the Department may, at its option:

   a. Direct the Contractor to suspend work and not re-enter the premises with no additional payment or extension of time due on account thereof, or
b. May withhold further contract payments in accordance with Article 8 No Payment Due to Contractor’s Non-Compliance of the contract agreement, or

e. Treat such failure as a breach or default of the contract.

4. **Additional Insureds.** All insurance policies required by these specifications, except workers’ compensation and professional liability shall be endorsed to provide coverage to “The State of New York/New York State Department of Transportation, any municipality in which the work is being performed, any public benefit corporation, railroad, or public utility whose property or facilities are affected by the work, and any consultants working for or on the project, and their agents or employees” with respect to any claim arising from the Contractor's Work under this contract or as a result of the Contractor’s activities. The endorsement shall be effected by endorsement of the applicable policy using ISO form CG 20 10 11 85, CG 20 37 07 04, CG 20 33 07 98 when used in combination with CG 20 37 07 04, or CG 20 33 10 01 or a form(s) that provides equivalent coverage.

5. **Primary Coverage.** All insurance policies, excepting workers’ compensation, shall provide that the required coverage shall be primary as to any other insurance that may be available to the Department for any claim arising from the Contractor’s Work under this contract, or as a result of the Contractor’s activities.

6. **Waiver of Subrogation.** As to every type and form of insurance coverage required from the Contractor, there shall be no right of subrogation against the State of New York/New York State Department of Transportation, its agents or employees. To the extent that any of Contractor’s policies of insurance prohibit such a waiver of subrogation, Contractor shall secure the necessary permission to make this waiver.

7. **Policy Renewal/Expiration.** At least thirty (30) calendar days prior to the expiration of any policy required by this contract, evidence of renewal or replacement policies of insurance with terms no less favorable to the Department than the expiring policies shall be delivered to the Department in the manner required for service of notice in Paragraph A.3. Certificates of Insurance/Notices above.

8. **Self-Insured Retention/Deductibles.** Contractors utilizing self-insurance programs are required to provide a description of the program for Department approval. Collateralized deductible and self-insured retention programs administered by a third party may be approved. Except as may be specifically provided in the Contract Documents of a particular project, Contractor or third-party-administered insurance deductible shall be limited to the amount of the bid deposit or $100,000.00, whichever is less. Security is not required if it is otherwise provided to an administrator for an approved risk management program. The Department will not accept a self-insured retention program without security being posted to assure payment of both the self-insured retention limit and the cost of adjusting claims. The Contractor shall be solely responsible for all claim expense and loss payments within any permitted deductible or self-insured retention. If the Contractor’s deductible in a self-administered program exceeds the amount of the bid deposit, the Contractor shall furnish an irrevocable Letter of Credit as collateral to guarantee its obligations. Such Letter of Credit or other collateral as may be approved by Department must be issued by a guarantor or surety with an AM Best Company rating of (A-) or better. If, at any time during the term of this agreement, the Department, in its sole discretion, determines that the Contractor is not paying its deductible, it may require the Contractor to collateralize all or any part of the deductible or self-insured retention on any or all policies of
insurance or, upon failure to promptly do so, the same may be withheld from payments due the Contractor.

9. Waiver of Indemnities. The Contractor waives any right of action it and/or its insurance carrier might have against the Department (including its employees, officers, commissioners, or agents) for any loss that is covered by a policy of insurance that is required by this contract. The Contractor waives any right of action it and/or its insurance carrier might have against the Department (including its employees, officers, commissioners, or agents) for any loss, whether or not such loss is insured.

10. Subcontractor’s Liability Insurance. In the event that any portion of the work described in this contract is performed by an approved subcontractor, the insurance requirements of this Article shall be incorporated into the subcontract agreement. Subcontractor insurance requirements shall include the requirements for Workers’ Compensation, Commercial General Liability, and, if applicable, Commercial Auto and/or Professional Liability. Excess or umbrella insurance is not required for subcontractors. Contractor shall require that Certificates of Insurance, meeting the requirements of the Department are provided to the Department documenting the insurance coverage for each and every subcontractor employed by them to do work under this contract.

B. Insurance Requirements. The types of insurance and minimum policy limits shall be as follows:

1. Workers’ Compensation and Disability Insurance. As required by State Finance Law §142, the Contractor shall maintain in force workers’ compensation insurance upon forms required by or acceptable to the Workers Compensation Board for all of Contractor’s employees. Contractor shall also maintain disability insurance as required by the Disability Benefits Law of the State of New York.

2. Commercial General Liability Insurance. The Contractor shall maintain an occurrence form commercial general liability policy or policies insuring against liability arising from premises (including loss of use thereof), personal injury or death, advertising injury, liability insured under an insured contract (including the tort liability of another assumed in a business contract) occurring on or in any way related to the premises or occasioned by reason of the operations of Contractor. Such coverage shall be written on an ISO occurrence form (ISO Form CG 00 01 12 07 or a policy form providing equivalent coverage) in an amount of not less than $1,000,000.00 per occurrence and not less than $2,000,000.00 aggregate. Unless otherwise provided, the policy or policies of insurance providing the liability coverage shall include:

a. Coverage for contractual liability assumed by the Contractor insured under an insured contract (including the tort liability of another assumed in a business contract).

b. All insurance policies required by these specifications except workers’ compensation and professional liability shall be endorsed to provide coverage to “the State of New York/New York State Department of Transportation, any municipality in which the work is being performed, any public benefit corporation, railroad, or public utility whose property or facilities are affected by the work, or any consultant-inspecting engineer or inspector working for or on the project, and their agents or employees” using ISO form CG 20 10 11 85, CG 20 37 07 04, CG 20 33 07 98 when used in combination with CG 20 37 07 04, or CG 20 33 10 01 or a policy form or forms providing equivalent coverage.
e. Products-Completed Operations Coverage, as provided in the General Liability Policy, or in certain instances through ISO form CG 26 11 09 99 or suitable equivalent.

d. Where contract work will be performed by unregistered off-road equipment, Contractor shall provide documentation of a blanket Pollution Liability policy, or an endorsement to cover short-term pollution events, ISO form CG 04 33 10 01 or equivalent.

e. Coverage for claims for bodily injury asserted by an employee of an additional insured and any Employer Liability Exclusion which may otherwise operate to exclude such coverage shall be voided in this respect.

f. Explosion, Collapse and Underground Hazards coverage (“XCU”) (for contracts that call for the performance of excavating, underground work, and/or the use of blasting equipment).

3. Commercial Automobile Insurance including liability and required coverage for New York (applicable to any project where automobiles or other vehicles will be employed to complete the work). In the event that automobiles are used in connection with Contractor’s business or operations with the Department, the Contractor shall maintain a commercial or other automobile policy or policies insuring against liability for bodily injury, death, or damage to property and other mandatory coverages, relating to the use, operation, loading or unloading of any of Contractor’s automobiles (including owned, hired and non-owned vehicles) on and around the project. This should be ISO form CA 00 01 10 01, CA 00 01 01 87 or a policy form providing equivalent coverage along with mandatory New York endorsements. Coverage shall be in an amount of not less than $1,000,000.00 each accident.

4. Umbrella or Excess Liability Insurance. The Contractor shall maintain an occurrence form umbrella liability policy or policies insuring against liability arising from premises (including loss of use thereof), operations, independent Contractors, products-completed operations, personal injury and advertising injury, and liability insured under an insured contract (including the tort liability of another assumed in a business contract) occurring on or in any way related to the premises or occasioned by reason of the operations of Contractor or arising from automobile liability as described above. Such coverage shall be written on an ISO occurrence form CU 00 01 12 07 or a policy form providing equivalent coverage. In the event that umbrella coverage is unavailable, equivalent excess coverage may be substituted. The minimum required limits for the umbrella/excess coverage shall be sufficient to provide a total of not less than $5,000,000.00 per occurrence/aggregate.

5. Special Protective and Highway Liability Policy. The Contractor shall maintain, separate and apart from its umbrella policy, a policy issued to and covering the liability of the People of the State of New York, The State of New York, the Commissioner of Transportation, all employees of the Department of Transportation both officially and personally, any municipality in which the work is being performed, any public benefit corporation, railroad, or public utility whose property or facilities are affected by the work, or any consultant inspecting engineer or inspector working for or on the project, and their agents or employees, against damages that the insureds may be held legally liable to pay for property damage, personal injuries, or death that is caused by any occurrence that takes place within any location where work is to be or is being performed by Contractor, including at the location of any of the work. This should be ISO form CG 00 14 12 or a policy form providing equivalent coverage along with mandatory New York endorsements. Coverage shall be in an amount of not less than $1,000,000.00 per occurrence and at least $2,000,000.00 for each aggregate limit.
6. **Contractor’s Risks.** The Contractor shall be responsible for obtaining any insurance it deems necessary to cover its own risks, including without limitation: (a) business interruption, such as gross earnings, extra expense, or similar coverage, (b) personal property, and/or (c) automobile physical damage and/or theft. In no event shall the Department be liable for any damage to, or loss of, personal property, or damage to, or loss of, an automobile that is covered by a policy of insurance that is required by this agreement, even if such loss is caused by the negligence of the Department.

7. **Builders’ Risks Policy.** (applicable to projects that call for the construction of any “Structure” or building, including, but not limited to pump stations and in connection with such projects, only to the extent of the value associated with such construction). The Contractor shall procure and maintain a Builder’s Risk policy in a form such as ISO form CP 00 20 10 90 or a policy form providing equivalent coverage, covering the perils insured under and including the special causes of loss form, including collapse, Subject to the allowances stated in Paragraph A.8. **Self-Insured Retention/Deductibles,** above, the deductible not to exceed the amount of the bid deposit or $100,000.00, whichever is less, covering the total value of work performed and equipment, supplies and materials at the location of the Work as well as at any off-site storage locations. Policy shall cover the total value of structures and buildings, supplies and materials at the location of the Work as well as at any off-site storage locations. Sub-limits for loss caused by Flood and Earthquake are acceptable. The policy shall cover the cost of removing debris, including demolition as may be legally necessary by the operation of any law, ordinance or regulation, and for loss or damage to any owned, borrowed, leased or rented capital equipment, tools, including tools of their agents and employees, staging towers and forms, and property of Department held in their care, custody and/or control. Such policy shall name the Contractor as insured, and The People of the State of New York, and Subcontractors as additional insureds.

8. **Professional Liability/ Errors and Omissions.** (applicable to professional services requiring the signature, stamp or certification of a licensed professional, including, without limitation, erection plans, demolition plans, containment plans, coffer dams, and temporary sheeting.) The Contractor shall maintain at its own expense or shall require to be maintained, such insurance as is customary to compensate Department for any claims or losses that occur because of Contractor’s errors, omissions malpractice or breach of professional obligations. Such policy or policies may be written on a claims-made form so long as coverage is maintained to be in effect to cover claims arising from the performance of services under this contract. Said coverage may be subject to a deductible or self-insured retention level of no more than $250,000.00 subject to approval by Department, such approval not to be unreasonably withheld, except that it is also agreed that Department may withhold payment for services rendered under this contract in the event, and to the extent of any deductible in the event that a claim is asserted. Such coverage shall be written on a claims-made basis (or a policy form providing equivalent coverage) in an amount of no less than $5,000,000.00 per claim and not less than $5,000,000.00 in the aggregate.

9. **Railroad Protective Liability Insurance.** (applicable to any Work Affecting Railroads as described in §105-09.) The Contractor shall maintain at its own expense railroad protective liability policy of insurance in the name of the affected railroad and with limits of coverage as specified in the Special Notes on Railroad Insurance, or if no limits of coverage are specified, the limits shall be not less than $5,000,000.00 combined Bodily Injury Liability and/or Property Damage for each occurrence with a $10,000,000.00 Aggregate Limit applying separately to each annual period. Said policy shall be subject to the approval of the railroad and comply with 23 CFR 646 Subpart A.
107-07 PROTECTION OF UNDERGROUND FACILITIES:
The Contractor shall use the necessary precautions to prevent damage to pipes, conduits, and other underground facilities. All costs associated with verification of the location of underground facilities pursuant to 16 NYCRR 753 Protection of Underground Facilities, as amended, shall be included in the prices bid for the respective contract items involved unless separate payment is otherwise provided for in the contract. The Contractor shall provide access to Public Service Commission personnel to examine and inspect excavation and demolition methods used within 15 feet in any direction of any underground facility.

A. One-Call. Pursuant to 16 NYCRR 753 Protection of Underground Facilities, prior to non-emergency excavation, subsurface exploration of any kind, or installation below existing grade, including, but not limited to; digging, auguring, backfilling, boring, drilling, excavation, grading, jack hammering, pipe jacking, pavement milling, pile driving, plowing in, pulling in, sawcutting, tree root removal, trenching, tunneling and the installation of guardrail posts, sign posts, fence posts or underground conduit, the One-Call notification system shall be notified of the date and location of the proposed work. The Contractor shall contact the One-Call notification system serving the area a minimum of 2 days and a maximum of 10 days, not including the date of the call, prior to work. The Contractor shall mark proposed locations of excavation, or other activity listed above, with white paint, white stakes or other indications as agreed to by the Utilities to facilitate the work of underground utility designation. Utilities that do not belong to the One-Call notification system shall be contacted separately. The Town, City or County may be contacted to obtain a list of Utilities. If additional work is required, and staking, marking or other designation has been lost, the Contractor shall contact the One-Call notification system for subsequent designation. If an underground facility has been designated, but the Contractor cannot physically locate the facility, the Utility shall be notified, so that the designation can be verified. If an unmarked or unknown facility is discovered during the course of the Contractor’s operations, the Utility or suspected Utility shall be notified. If the owner cannot be determined, the One-Call notification system shall be notified. The Contractor shall support and protect from damage all exposed underground facilities. The Contractor shall notify the Engineer of any accidental contact with or potential damage to any underground facility, regardless of whether the damage is visible or not.

— The Contractor shall provide to the Engineer, in writing, the information provided to the One-Call notification system, or the Utility if it is not a One-Call notification system member, and the control number issued for each call placed to request designation of underground facilities. The Contractor shall protect and preserve designations until no longer required for safe work near the underground facility.

— The Contractor shall identify and provide to all forepersons and equipment operators, a list of emergency phone numbers for each Utility having facilities within the contract limits. Supervisors shall periodically review the location of underground facilities with all workers who are subject to exposure, including new employees. If the Contractor fails to notify the One-Call notification system or a non-member Utility prior to excavation or activity listed above, a Stop Work Order will be issued in accordance with the provisions of $105-01 Engineer’s Authority. Prior to lifting the Stop Work Order, the Department will consider convening a show cause meeting, at its convenience, to consider possible worker dismissal in accordance with $105-02 Character of Workers or contract termination in accordance with Article 11 Right to Suspend Work and Cancel Contract of the contract agreement.

B. Verification. Pursuant to 16 NYCRR 753 Protection of Underground Facilities, the Contractor shall verify precise location, size, depth and direction of run of an underground facility or its encasement, by hand shovel or vacuum excavation, prior to the use of powered equipment or the installation of any proposed work, including the projected line of a trenchless installation such as boring or drilling, within the tolerance zone. Powered equipment may be used to remove pavement
or masonry within the tolerance zone, but only to the depth of such pavement or masonry. Powered equipment shall not be used within 4 inches of the verified location of an underground facility.

C. Contact or Damage. Pursuant to 16 NYCRR 753 Protection of Underground Facilities, the Contractor shall, in the event of contact or damage to an underground facility, immediately notify the Utility and the Engineer, suspend excavation or demolition in the immediate vicinity of the contacted or damaged facility and take such emergency actions as are warranted to protect all endangered persons to the best of its ability.

D. Pressure Pipes. Pressure pipes shall not be pressurized without being adequately restrained against movement, and no personnel shall be allowed in a trench or area containing a pressure pipe during initial pressurization until the pipe has been fully pressurized. Particular attention shall be paid to fittings and bends that create a thrust, which, if improperly restrained, may cause the pipe joints to separate and injure nearby personnel.

E. Quality Level Designations. The quality of information gathered about underground utilities is shown on contract plans using a Quality Level Designation. The Quality Level Designation may be different within the same area for different underground utilities, depending on the accuracy and availability of information. Below are the Quality Level Designation definitions:

1. Quality Level A. Quality Level A is the highest degree of accuracy. The information shown on the plans has been obtained by the actual exposure (or verification of previously exposed and surveyed utility facilities) of subsurface utilities, using (typically) minimally intrusive excavation equipment to determine their precise horizontal and vertical positions, as well as their other utility facility attributes. Shown on contract plans as QLA.

2. Quality Level B. Quality Level B is the second highest degree of accuracy. The information shown on the plans has been obtained through the application of appropriate surface geophysical methods (i.e., underground cameras, radar, sonar, tone outs, etc.) to identify the existence and appropriate horizontal position of subsurface utility facilities. Quality Level B data are reproducible by surface geophysics at any point of their depiction. The information was surveyed to applicable tolerances and reduced onto the plans. No excavations were performed. Shown on contract plans as QLB.

3. Quality Level C. Quality Level C is the third highest degree of accuracy. The information shown on the plans has been obtained by surveying and plotting visible above-ground utility features and by using professional judgment in correlating this information to Quality Level D information. Shown on contract plans as QLC.

4. Quality Level D. Quality Level D is the lowest degree of accuracy. The information shown on the plans was derived solely from existing NYSDOT and/or utility company records or recollections. Shown on contract plans as QLD.

107-08 PROTECTION AND RESTORATION OF PROPERTY AND LANDSCAPE.
——The Contractor shall protect and preserve all public and private property, including all existing vegetation, existing landscape features, and monuments within, along, and adjacent to the highway right of way. The Contractor shall use every precaution necessary to prevent damage, injury, pollution or destruction; shall protect all trees and other woody plants which are to remain; and shall take special care to protect the natural vegetation and surroundings including all natural drainageways, waterways, wetlands, woods and fields. The Contractor shall store materials in such a manner as to prevent leaching which would be injurious to water, soils, and plants.
A. Within the Right of Way. Before beginning the use of any area within the right of way, but not within the limits of disturbance shown in the contract documents, the Contractor shall obtain the written approval of the Engineer. Before beginning the use of any area within the right of way, but outside the contract limits, the Contractor shall obtain the written approval of the Department through modification of the contract limits by order on contract or the issuance of a highway work permit.

— Approval will not be given if the area is not suitable for acceptable restoration or if serious or permanent environmental damage is foreseeable. This applies to areas such as, but not limited to; borrow areas, spoil areas, equipment and/or material storage areas, haul roads, batching areas, water points, shop areas and all similar areas.

— Where a contract pay item for turf establishment is not included in the contract, disturbed earth areas within the work limits shall be graded and seeded as specified for the standard turf establishment item. The cost of this work shall be included in the prices bid for the various items in the contract and no separate payment will be made therefore.

B. Outside the Right of Way. The Contractor shall notify the Engineer of the use of any specific area outside the right of way before work in any such area is begun, except areas which have been or are being used by the Contractor as its established and permanent headquarters, equipment storage sites or to commercial borrow sources, commercial gravel pits, commercial quarries, and all similar areas. The Contractor shall provide the Engineer with a copy of any permit application or notice of intent, without attachments.

— In accordance with the SPDES General Permit for Stormwater Discharges from Construction Activity, any construction activity that results in a soil disturbance of more than 1 acre on a single property will require SPDES permit coverage from the NYS Department of Environmental Conservation (NYSDEC). When SPDES permit coverage is required, the property owner, as the “Operator” must develop and implement a NYSDEC approved stormwater pollution prevention plan (SWPPP) and conduct required periodic inspections until the permit coverage is terminated.

— In accordance with the Mined Land Reclamation Law, (Environmental Conservation Law Article 23, Title 27), all borrow pits and aggregate sources outside of the State right of way, where more than 1,000 tons or 750 cubic yards, whichever is less, of minerals are removed from the earth within any twelve successive calendar months, require mining permits obtained from NYSDEC. When a mining permit is required, the Contractor, in addition to complying with restoration requirements for all areas as stated below, may be required by the Engineer to meet pertinent standards contained in the law and/or 6 NYCRR Part 420 et seq.

— Where borrow pits result in the formation of ponds or low areas intermittently filled with water, the Contractor shall furnish the Engineer with a copy of its agreement with the landowner permitting the use of such areas. If such an area is within sight of any highway, the Regional Director’s written approval shall be obtained prior to the removal of borrow from such a location. If such approval is not granted, material for use on the contract or for any other State contract may not be removed from the area. If the Contractor removes material from such an area without the written approval of the Regional Director, payment will not be made for any item of work in which the material has been used. Grading plans may be required for such areas and due consideration given to the appearance of the areas if they are visible from any highway.

C. Restoration. All areas disturbed by the Contractor shall be restored to a pleasing and acceptable condition, particularly those areas within sight of the finished highway or any other highway. All such areas shall present a pleasing appearance to travelers on any highway. Where deemed necessary by the Engineer, the Contractor shall submit a grading plan. Grading plans shall include the sequence of operations, the erosion and sediment controls, final slopes and surface restoration details.
Because the extent of such areas and the use and treatment during construction is within the discretion of the Contractor, within the limitations and requirements outlined, no direct payment will be made for any labor, material or equipment necessary for the restoration of these areas. The cost of the work shall be included in the amount bid for other items of work. Work shall be done in general accordance with the Department’s specifications for similar items of work.

The Contractor shall repair all injuries to woody plants which are to remain by approved horticultural methods; and shall scarify the compacted soil and regrade so as to restore the property to a natural condition. Where the soil over the root area of trees to be preserved has been compacted, it shall be restored by proper cultivation to a condition to permit the entrance of water and the proper aeration of roots.

In general, the restoration of disturbed areas shall include:
1. The removal of all equipment and parts, junk, rubbish, excess materials and debris of all kind;
2. Clean up as required, grading as shown on a grading plan if required; or graded so as to blend into the surrounding ground forms;
3. Scarification of yards, batch sites, haul roads, etc., to the depth necessary to support vegetation;
4. The removal of pavement or granular surfacing from, and regrading of, temporary roads or areas;
5. The repair/removal of damaged trees;
6. The fertilizing, seeding and mulching of disturbed areas;
7. Grading the slopes of excavated areas to a stable condition, but in no case shall earth cut faces be left steeper than one (1) vertical on one and one-half (1.5) horizontal. All rock cut slopes shall be scaled to remove any loose or unstable rock.

The restoration of disturbed areas shall be accomplished prior to contract final acceptance. The work of restoring Contractor’s work areas (storage, batching, equipment, shop areas, etc.) may be done after contract final acceptance, but shall be completed prior to execution of the final agreement.

107-09 DAMAGE. All damage, direct or indirect, of whatever nature resulting from the performance of the work or resulting to the work during its progress from whatever cause, including omissions and supervisory acts of the State, shall be borne and sustained by the Contractor, and all work shall be solely at its risk until it has been finally inspected and accepted by the State except that:

A. Damage by Public Traffic. Payment shall be made to the Contractor for repair or replacement of any permanent element of the highway which is completed to the stage of serving its intended function and is subsequently damaged by accident by public traffic. The Contractor must supply satisfactory evidence that such damage was caused by a public traffic accident and not by vandalism or by the Contractor’s equipment. Satisfactory evidence shall generally be limited to: accident reports filed with the NYS Department of Motor Vehicles, police agencies or insurance companies; statements by reliable, unbiased eye witnesses; or identification of the vehicle involved in the accident. Physical evidence that the damage was caused by a motor vehicle (such as tire marks or broken headlight glass) will not be sufficient unless it can be shown that the damage was not caused by the Contractor’s vehicles or by vandalism.

Work for which there is a bid item will be paid for at the unit price for that item. Work for which there is no bid item will be paid for at an agreed price or by means of force account. Payment will not be made for repair or replacement in any way connected with untimely failure of any portion of the highway under public traffic, and the determination regarding this matter shall be made by the Regional Director, taking into consideration the normal life and the amount of normal wear of the element involved. This provision does not relieve the Contractor of the responsibility of maintenance and protection of traffic for the contract or the responsibility of having wholly complete and acceptable work at the time of final inspection and contract acceptance. Payment for such damage shall be made only after the Contractor has demonstrated to the satisfaction of the Regional Director...
that it had made every reasonable effort to collect the costs from the person or persons responsible for damage.

— The Contractor shall not be responsible for damages resulting from faulty designs as shown in the contract documents nor damages resulting from willful acts of Department officials or employees and nothing in this paragraph or contract shall create or give to third parties any claim or right of action against the Contractor or State beyond such as may legally exist irrespective of this paragraph or contract.

B. Damage by Occurrence. The term “Occurrence” shall include only those floods, droughts, tidal waves, fires, hurricanes, earthquakes, windstorms or other storms, landslides or other catastrophes when such occurrences or conditions and effects have been proclaimed a disaster or state of emergency by the President of the United States, or the Governor of New York State, or the Federal Highway Administrator, or the chief executive of a county or city.

— If damage to the work in progress is caused by an Occurrence, and to the extent that such damage has been determined by the Department to be beyond that which may be anticipated from heavy storms, and also to the extent that such damage is not reimbursable by insurance carried by the Contractor, the Contractor may apply to the State to pay or participate in the cost of repairing the damage to the work, unless such damage is caused by the Contractor’s action or inaction or the Contractor’s means and methods of construction.

— The Contractor’s written request for the State to pay or participate in the cost of rebuilding, repairing, restoring or otherwise remedying damage to the work caused by an occurrence shall be submitted to and approved by the Commissioner before performing any work other than emergency work, including emergency work necessary to provide for passage of public traffic.—

— At the sole discretion of the Department, the contract may be terminated and the Contractor relieved of further obligation to perform the work.

C. Obligation to Indemnify by the Contractor. To the fullest extent permitted by law, the Contractor shall indemnify and save harmless the State, any municipality in which the work is being performed, and/or any public benefit corporation, railroad, or public utility whose property or facilities are affected by the work, from suits, claims, actions, damages and costs, of every name and description arising from the work under its contract during its prosecution and until the final acceptance thereof. The Contractor and any assigns, heirs, or successors in interest shall also indemnify and save harmless, to the fullest extent permitted by law, any consultant working for or on the project from suits, claims, actions, damages and costs involving personal injury and property damage arising from the Contractor’s work under the contract during its prosecution and until the final acceptance thereof. The State may retain such monies from the amount due the Contractor as may be necessary to satisfy any claim for damages recovered against the State, any municipality in which the work is being performed, and/or any public benefit corporation, railroad or public utility whose property or facilities are affected by the work, or consultants working for the State on or for the project. The Contractor’s obligation under this paragraph shall not be deemed waived by the failure of the State to retain the whole or any part of such monies due the Contractor, nor where such suit, action, damages and/or costs have not been resolved or determined prior to release of any monies to the Contractor under the contract, nor shall such obligation be deemed limited or discharged by the enumeration or procurement of any insurance for liability for damages imposed by law upon the Contractor, Subcontractor or the State, any municipality in which the work is being performed, and/or any public benefit corporation, railroad or public utility whose property or facilities are affected by the work, or any consultants working for the State on or for the project.

— The Contractor has the obligation, at its own expense, for the defense of any action or proceeding which may be brought against the parties specified in paragraph §107-09 C. Obligation to Indemnify by the Contractor. This obligation shall include the cost of attorneys’ fees, disbursements, costs and other expenses incurred in connection with such action or proceeding.
Such obligation does not extend to those suits, actions, damages and costs of every name that arise out of the sole negligence of the State, any municipality in which the work is being performed, and/or any public benefit corporation, railroad or public utility whose property or facilities are affected by the contract work, or any consultants working for the State, their agents or employees, relative to the construction, alteration, or repair or maintenance of a building, highway or structure and appurtenances and appliances thereof including moving, demolition and excavating connected therewith.

D. Prompt Response to Claims by the Public. The Contractor’s responsibility for the contract site applies to the full limits of the contract regardless of the extent or nature of contract work at a particular location. This obligation begins when the contract is awarded and continues until contract final acceptance. The Contractor shall promptly address all written damage claims of the public and, if not addressed directly, claims shall be promptly turned over to the Contractor’s insurance carrier without prejudicing the validity of the claim. There should be an interval of no more than ten (10) work days between receipt of a written claim by the Contractor and receipt by the carrier. The Contractor and/or the Insurance Carrier are expected to investigate, determine and adjust such claims promptly and fairly with notice to the Engineer. The Engineer will monitor claims by the public. If the Contractor fails to provide satisfactory resolution through a timely claims adjustment process or denies the claim without proper cause and justification, the Department may invoke Article 8 No Payment Due to the Contractor’s Non-Compliance of the contract or utilize other remedies.

107-10 MANAGING SURPLUS MATERIAL AND WASTE.

The Contractor shall manage all surplus materials and waste generated in the performance of the contract in accordance with applicable federal, state, and local laws and regulations. Nothing herein is intended to prevent the Contractor from removing surplus materials or waste to appropriate off-site locations for beneficial reuse, recovery, or recycling purposes. The Contractor is encouraged to reuse, salvage or recycle materials to the maximum extent possible. Surplus or used materials generated from Department contracts that are easily recognizable, maintain their physical properties, are easily separated and transported, and have value as commodities are often recycled. These include metals (steel, iron, etc.), recycled asphalt pavement (RAP) in the form of chunks or millings, and recycled portland cement concrete aggregate (RCA). Surplus and used materials, unless identified otherwise, become the property of the Contractor. In accordance with 6 NYCRR 371.1(c)(1)(xiii) excluded scrap metal is not solid waste when being recycled.

Waste Management shall mean the collection, transportation, transfer, processing, recovery, storage, reclamation, treatment, handling and disposal of waste whether performed directly by the Contractor or others. Unless otherwise noted in the contract documents, all materials or substances that are spent, useless, worthless, or in excess to the Department, including materials generated on-site by the Department’s contract supervision and inspection activities, are covered by this subsection.

Unless specifically noted in the contract documents, it is not guaranteed that placement of surplus materials or spoil will be allowed within the right of way. Payment for managing surplus material and solid waste shall be included in the various contract pay items. The absence or unavailability of disposal areas on the contract site or the refusal of a permitted solid waste management facility to accept waste will not be the basis for a dispute for additional compensation for the disposal of wastes.

A. Excess Soil and Rock. Excess soil and rock may be generated by construction activities associated with Department contracts. Excess soil and rock may be presumed uncontaminated absent records, existing data, or knowledge/observation to the contrary. These materials may be excess because the quantity available exceeds the quantity required, or they do not have the engineering properties required for use, or they may not be of economic value in the current location, such as when the cost to transport the material approaches or exceeds its sale value. Provided these materials
are uncontaminated, in accordance with 6 NYCRR 360-1.15(b)(7) they are not considered waste when used as fill material. These materials may be sold ("placed in commerce") to a consumer and the consumer is responsible for its use/placement.

B. Spoil. Spoil may include excess soil and rock, and contains recognizable, uncontaminated concrete (including incidental pavement markings), asphalt pavement (including incidental pavement markings), brick, glass or soil materials generated by the cleaning of drainage ditches, culverts, storm sewers, catch basins or related appurtenances. Reinforcing steel embedded in concrete is considered an incidental metal and is included within the definition of concrete. Spoil may be presumed uncontaminated absent records, existing data, or knowledge/observation to the contrary. Spoil shall not be pulverized, shredded, or otherwise processed such that the individual waste components are rendered unrecognizable. Provided spoil is uncontaminated, in accordance with 6 NYCRR 360-1.15(b)(11) these materials are not considered waste when placed in commerce for service as a substitute for conventional aggregate.

— Spoil areas for the disposal of excess soil and rock and spoil shall be established and restored in accordance with §107-08 Protection and Restoration of Property and Landscape. Excess soil and rock and spoil may be disposed of within the right of way whenever possible to flatten embankment side slopes, or may be disposed of in other locations within the right of way approved by the Engineer, but is not subject to the provisions governing lift placement and compaction. The Department makes no assurance that appropriate spoil areas within the right of way will be available for any individual contract. If no spoil area is available within the right of way, the Contractor shall dispose of these materials elsewhere, subject to appropriate environmental and land use regulations. Excess soil and rock and spoil may be disposed of at a location outside the right of way that takes no compensation, fee or other form of consideration, exempt from permit requirements, in accordance with 6 NYCRR 360-7(b)(1), between the hours of sunrise and sunset.

C. Construction and Demolition Debris. In accordance with 6 NYCRR 360-1.2(b)(38), Construction and demolition (C&D) debris is uncontaminated solid waste resulting from land clearing and from the construction, remodeling, repair and demolition of utilities, structures, and roads. C&D debris may include excess soil and rock or spoil, and includes but is not limited to: wood (including painted, treated and coated wood and wood products), land clearing debris, plumbing fixtures, electrical wiring, electrical components containing no hazardous liquids, nonfriable asbestos, wall coverings, plaster, drywall, roofing shingles and other roof coverings and pipes or metal attached to or embedded in these waste materials. C&D debris shall not be pulverized, shredded, or otherwise processed such that the individual waste components are rendered unrecognizable. C&D debris shall be disposed of in an permitted C&D waste management or processing facility. Nonfriable asbestos shall be disposed of at permitted C&D waste management facility. If a C&D waste facility is not available, C&D debris may be disposed of at a solid waste facility.

— Unadulterated wood chips and mulch used for mulch, landscaping, or erosion control purposes are not solid waste. Trees, stumps, wood chips and yard waste generated from activities within the right of way may be disposed of in spoil areas within the right of way only, but are not subject to the provisions governing lift placement and compaction. Spoil areas shall be established and restored in accordance with §107-08 Protection and Restoration of Property and Landscape. These materials may also be disposed of at a permitted C&D or solid waste management facility.

— In Nassau and Suffolk Counties all C&D debris shall be disposed of only in a C&D landfill or processing facility permitted by the NYS Department of Environmental Conservation (NYSDEC). In addition to the requirements of these specifications, no on-site disposal shall take place in these counties without appropriate notice to the Regional Office of the NYSDEC.

— Within the Adirondack Park, construction and demolition debris shall only be deposited in accordance with additional requirements of the Adirondack Park Agency.
D. Non-Hazardous Solid Waste. Non-hazardous solid waste includes, but is not limited to: tires, office trash, garbage, roadside litter and street sweepings. The Contractor may collect and store non-hazardous solid waste on the contract site in transfer containers or other appropriate containers pending transportation to a legally permitted solid waste management facility. The Contractor shall meet the following conditions:

- Waste management activities shall be controlled to prevent odors and other nuisance conditions.
- Putrescible solid waste shall be removed when transfer containers are full, or weekly, whichever comes first.
- Non-putrescible solid waste may be collected and stored on the site in a transfer or other appropriate container not longer than 45 days.

E. Non-Hazardous Industrial Waste. Non-hazardous industrial waste includes, but is not limited to: asbestos, pavement marking waste, contaminated soil, empty drums and empty fuel tanks. These wastes require disposal at permitted solid waste management facilities or may be used in applications that have received generic or case-specific beneficial use determinations from NYSDEC. A waste transporter permitted by NYSDEC is required for transport of over 500 pounds of waste in a single load to a disposal facility.

1. Asbestos. Friable and nonfriable asbestos-containing materials (ACM) shall only be handled or packaged for transport by a NYS Department of Labor licensed contractor using certified personnel. Friable asbestos shall only be transported by a permitted waste transporter under a waste shipment record and disposed of at a permitted waste management facility approved to accept friable asbestos. Non-friable asbestos shall be transported and disposed of as C&D debris.

2. Pavement Marking Wastes. Pavement marking wastes, including millings from the localized removal of only pavement markings and not surface milling, including the pavement material and debris containing the removed markings generated by cleaning and removal operations shall be disposed of as non-hazardous industrial solid waste, at a permitted solid waste management facility, typically a municipal landfill. Pavement marking waste should be collected by typical construction methods such as sweeping and/or vacuuming.

   — Solid waste management facilities may question whether pavement marking wastes are regulated hazardous wastes because yellow pavement marking products may contain lead and chromium in the pigments. Testing by the Department (toxicity characteristic leaching potential (TCLP)) of yellow pavement marking waste as well as the dried pure paint samples indicated that although it contained lead and chromium, it did not meet the regulatory limit for classification as a hazardous waste and was therefore considered a non-hazardous industrial waste.

3. Contaminated Soil. Soil contaminated with petroleum or other non-hazardous materials shall be disposed of as non-hazardous industrial waste at a permitted solid waste management facility or used in applications that have received generic or case-specific beneficial use determinations from the NYSDEC.

4. Empty Drums or Containers that Previously Held a Known Hazardous Material. In accordance with 6 NYCCR Part 371.1(h), drums and containers that have had the contents removed by common practices, have less than 1 inch of product residue on the bottom, and less than 3% of the original product are considered “empty” and non-hazardous, even if the material they previously contained would otherwise have been classified as a hazardous waste. This does not apply to drums or containers that held acutely hazardous wastes. Empty drums and containers shall be recycled or disposed of at a permitted waste management facility. Empty containers may be returned to the manufacturer, sent to a reconditioner or handled as scrap metal, cardboard, etc. and are exempt from waste transporter requirements when destined for such reuse.
**F. Hazardous Waste.** Hazardous wastes are those wastes that are specifically “listed wastes” per 6 NYCRR 371 and/or those that display hazardous wastes characteristics for ignitability, corrosivity, reactivity and/or toxicity.

1. **Generator Status.** Unless specifically noted otherwise in the contract documents, for all contacts that generate more than 220 pounds (100 kg) of hazardous waste per month, the Contractor shall comply with the regulations governing a Large Quantity Generator.

   a. **Conditionally Exempt Small Quantity Generator (CESQG).** Federal and State hazardous waste regulations classify a CESQG as one that generates less than 220 pounds (100 kg) of hazardous waste per month and stores less than 2,200 pounds (1,000 kg) of hazardous waste.

   b. **Small Quantity Generator (SQG).** Federal and State hazardous waste regulations classify an SQG as one that generates between 220 and 2,200 pounds (100 and 1,000 kg) of hazardous waste per month or stores between 2,200 and 13,200 pounds (1,000 and 6,000 kg) of hazardous waste.

   c. **Large Quantity Generator (LQG).** Federal and State hazardous waste regulations classify an LQG as one that generates more than 2,200 pounds (1000 kg) of hazardous waste per month.

2. **Hazardous Waste Handling Requirements.** The Contractor shall meet the following hazardous waste requirements:

   a. Waste shall be properly packaged, with a written description and labeled as hazardous.

   b. Waste shall be inspected at least weekly while stored on site.

   c. Waste shall be shipped by a permitted waste transporter with a hazardous waste manifest and required documentation.

   d. Waste shall be disposed of at a permitted hazardous waste treatment storage and disposal facility (TSDF).

   e. Waste shall be removed within 90 days after generation, unless a specific contract pay item requires removal sooner.

   f. Hazardous waste shall be stored on the site of generation until manifested and shipped for disposal. The only exceptions for this are for CESQG wastes which may be temporarily relocated to non-permitted facilities.

   g. Preparedness and prevention features and contingency planning and emergency procedures shall be developed as per 6 NYCRR 373-3.3 and 373-3.4, respectively.

   h. Personnel must be trained in hazardous waste management procedures relevant to the positions in which they are employed.

   i. Appropriate security shall be provided for hazardous wastes while stored on site.

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**107-11 AIR QUALITY PROTECTION.**

The Contractor shall schedule and conduct activities to minimize impacts to air quality and to prevent hazardous or objectionable air quality conditions within the contract limits and in areas adjacent to or affected by the work. The Engineer will suspend the performance of any construction activity that creates hazardous or objectionable air quality conditions until the unsatisfactory condition has been corrected.

A. **Dust.** The Contractor shall apply pro-active measures to prevent discharge of dust into the atmosphere that unreasonably interferes with the comfortable enjoyment of life and property or is harmful to plants or animals.
**B. Burning.** Any material generated by any activity for the development, modification and construction of any transportation facility shall not be burned on the contract site. This shall include but not be limited to products of land clearing and demolition.

**C. Prevention.** The Contractor shall employ appropriate protection techniques and/or systems to prevent hazardous or objectionable air quality conditions, particularly when conducting drilling, cutting, grinding, abrasive blasting or similar operations that impact air quality.

### 107-12 WATER QUALITY PROTECTION.

Water quality protection is a joint responsibility of the Department, as the owner and the holder of environmental permits, and the Contractor, acting as an agent for the Department. The Contractor shall protect all water resources within the contract limits and on lands adjacent to or affected by the work, and take measures to maintain water quality of receiving water bodies.

The Contractor shall schedule and conduct its work to minimize soil erosion, not cause or contribute to a violation of water quality standards and prevent sedimentation on lands adjacent to or affected by the work. Construction of temporary soil erosion and sedimentation control measures, temporary and permanent soil stabilization, construction of drainage facilities and performance of other contract work which will contribute to the control of erosion and sedimentation shall be carried out in conjunction with related construction operations. The area of disturbance at any one time by construction operations shall be kept to a minimum and shall not exceed the limits established in the contract documents or applicable permits.

Prior to the start of related construction, the Contractor shall review the erosion and sediment control plan included in the contract documents, and if necessitated by the Contractor’s operations, modify the plan for compatibility with the Contractor’s intended sequence of construction operations, to include, but not limited to: construction phases; contract milestones; installation of control measures; clearing and grubbing operations, earthwork, etc. The Contractor’s modified erosion and sediment control plan shall be submitted to the Engineer for approval, along with a progress schedule for accomplishment of temporary and permanent erosion and sediment control work.

Prior to the start of related construction, the Contractor shall submit for approval a proposed plan of erosion and sediment control on material storage areas, haul roads and borrow pits and a plan for disposal of surplus excavated materials within the right of way. The Contractor shall submit for approval the names of individuals who will be inspecting control measures, and a description of their qualifications. The Contractor’s erosion and sediment control plan shall be prepared in accordance with Department specifications and the guidance contained in the New York Guidelines for Urban Erosion and Sediment Control, latest edition, printed by the Empire State Chapter, Soil and Water Conservation Society, c/o Cayuga County SWCD, 7413 County House Road, Auburn, New York 13021.

No related work shall be started until the erosion and sediment control plans and progress schedules have been approved by the Engineer. As conditions change during construction or work is not progressed in accordance with the schedule, the Contractor shall regularly submit a progress schedule update in accordance with §108-01 Progress Schedule, and an updated erosion and sedimentation control plan, as necessary, for approval by the Engineer.

The Contractor’s operations shall be carried out in accordance with the approved erosion and sediment control plans, progress schedule, contract documents and permits. The Contractor shall be guided by, but not limited to, the following:

**A. Permits.** All applicable statutes, regulations, permits and approvals of the NYSDEC, other water quality management agencies and fish and wildlife agencies shall be complied with in the performance of the contract. Care shall be taken so as not to cause turbidity that will result in a visible contrast to the natural conditions of a waterway or impoundment, cause sedimentation or impair the waters for their best usages.
B. Borrow or Spoil Areas. Erosion and sediment control of borrow areas, spoil areas and construction roads shall be conducted both during and after completion of the work, to minimize soil erosion and not cause or contribute to a violation of water quality standards and prevent sedimentation on lands adjacent to or affected by the work.

C. Fording. Fording of waterways may require a permit from NYSDEC, and will not normally be allowed, therefore, temporary bridges or other structures shall be used where a waterway crossing is necessary. Unless otherwise approved in writing by the Engineer, the Contractor shall not ford or operate mechanized equipment in waterways.

D. Work Areas Adjacent to Waterways. When work areas, borrow areas, spoil areas or gravel pits are located in or adjacent to waterways or impoundments, such areas shall be separated from the rest of the waterway or impoundment by a dike or other barrier to prevent sediment from entering a flowing waterway or impoundment. Care shall be taken during the construction and removal of such barriers so as not to cause turbidity or sedimentation.

E. Removal of Temporary Obstructions. All waterways shall be cleared as soon as practicable of false work, piling, debris or other obstructions placed during construction operations and which are not a part of the finished work.

F. Maintenance. Ditches which are filled, or are partly or wholly inoperative, shall be cleaned and made operative before the Contractor stops work for each day, and shall be maintained in a satisfactory condition for the duration of the contract. All erosion and sedimentation control measures which have been displaced, or are partly or wholly inoperative, shall be repaired within 72 hours after required inspection, unless repairs are required sooner by the contract documents.

G. Water Discharges. Water containing sediment from aggregate washing, pump discharges or other operations shall be treated by filtration, settling basin or other means sufficient to prevent turbidity or sedimentation of receiving waterways. Turbid wash water or pump discharges shall not be allowed to enter waterways or impoundments.

H. Pollutants. Pollutants such as fuels, lubricants, bitumens, raw sewage and other harmful materials shall not be discharged into or near waterways and impoundments or into natural or manmade channels leading thereto.

The Contractor shall ensure that all controls are functioning in an effective manner and address all failures or other problems in a pro-active manner, immediately. If a situation comes to the Engineer’s attention, the Engineer will inform the Contractor of unsatisfactory construction procedures and operations insofar as water quality management are concerned. The Engineer will also review the Contractor’s compliance with state and federal permit conditions as they relate to water quality. If the unsatisfactory construction procedures and operations are not corrected in a timely manner, the Engineer will suspend the performance of any or all operations in accordance with §105-01, Engineer’s Authority until the unsatisfactory condition has been corrected.

107-13 RELEASE TO PERFORM CONTRACT WORK ON PRIVATE LAND

Use of Adjacent Land for Contract Work: The contractor shall not enter upon any parcel until the proper rights of entry have been obtained as stated in §105-15. Releases may be used for contract work outside of the existing right-of-way that minimizes the construction impacts of the project on a property owner and is not essential for the construction of the project. Work performed under a release may include:
plantings; unsound and hazardous tree removal; minor grading; and reconnection of private
driveways, walkways and utilities.
—— The Department will secure all releases prior to the contractor performing contract work on private
parcels. The contractor may not secure releases for contract work. If a release is not obtained, the
contractor shall not enter upon the parcel and the work will be removed from the contract.
—— Any damage resulting from the contractor’s work on private property shall be satisfactorily repaired
or items replaced at the contractor’s expense.
—— The engineer will coordinate with the property owner to determine the disposition of removed trees in
accordance with state and federal requirements and guidelines, which may require chipping or other
disposal in accordance with §201.

Use of Adjacent Land for Contractor Staging, Access and Office Space: A release letter is not used for
property rights acquired by the contractor (e.g., rental of property for equipment staging, office space or
material storage). The contractor is responsible to the landowner and the contractor shall provide the
Department with a copy of the lease, rental agreement, deed, contract to perform private work in trade for
property rights, etc. prior to entering private land.

SECTION 108 – PROSECUTION AND PROGRESS

108-01 PROGRESS SCHEDULE.
—— All costs to create and update the progress schedule shall be solely the Contractor's obligation and
will be no additional cost to the State unless specifically provided for in other contract provisions.

A. Initial Progress Schedule. Within five days after date of commencement of work, or within
such time as determined by the Regional Director, the Contractor shall prepare and submit to the
Engineer for approval, a progress schedule showing the order in which the Contractor proposes to
carry on the work, the date on which it will start the major items of work (including but not limited to
evacuation, drainage, paving, structures, mobilization, soil erosion and sediment control, etc.) and the
critical features (including procurement of materials, plant and equipment) and the contemplated
dates for completing the same. The purpose of the progress schedule is to ensure adequate planning
and execution of the work and to evaluate the progress of the work. Any graphical representations
shall be shown at a suitable scale to be legible and readable. Progress schedules shall, at a minimum,
include the following items, as applicable: (a) major work items and activities to be performed; (b)
seasonal weather limitations; and (c) phase duration or milestone events.
—— Such schedule may be utilized to facilitate the State’s inspection and coordination of construction
activities. Approval of the progress schedule shall not be construed to imply approval of any
particular method or sequence of construction or to relieve the Contractor of providing sufficient
materials, equipment and labor to guarantee completion of the contract in accordance with the
contract documents. Approval shall not be construed to modify or amend the contract agreement or
the date of completion therein.

B. Progress Schedule Updates. On a monthly basis, or at such intervals as directed by the
Engineer, the Contractor shall adjust the schedule to reflect any major changes in the contract work,
completion time, or both, and submit the adjusted schedule to the Engineer.
—— When requested by the Regional Director, the Contractor shall furnish weekly progress schedule
updates indicating number of personnel, equipment type, and location and nature of the work to be
performed.
—— If the work falls behind the progress schedule, the Contractor shall take such actions as necessary
to improve its progress. If the Contractor is behind schedule any month, the Contractor shall indicate
what measures it will take in the next thirty (30) days to put the work back on schedule so as to meet
the contract completion date specified in the contract. In preparing the revised schedule, the

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Contractor shall consider increasing its work force, construction plant and equipment, the number of work shifts, etc. If the Engineer finds the proposed schedule not acceptable, he/she may require the Contractor to submit a new schedule. The Department may request that meetings be held by the Contractor at least on a monthly basis and be attended by the Engineer who shall monitor the Contractor's progress and performance.

C. Failure to Submit Progress Schedule. If the Contractor fails to submit a progress schedule within the time period described or any revision or update when required, the Engineer may withhold approval of contract payments pursuant to Article 8 No Payment on Contractor=s Non-compliance of the contract agreement until such time as the Contractor submits the required progress schedule.

108-02 COMPLETION DATE.
--- The Contractor shall employ and supply a sufficient force of workers, materials and equipment and shall progress the work with such diligence so as to ensure completion of the work prior to the contract completion date.
--- In accordance with Article 4 Date of Completion of the contract agreement, the Contractor shall complete all work to be performed under the contract within the time stated in the contract agreement or within such extended time for completion as may be granted by the Commissioner. If the Contractor desires an extension of time, an Application For Extension of Completion Date shall be submitted to the Engineer sufficiently early for the Engineer to make a recommendation and forward the application so that it may be filed with the Regional Director at least 15 days prior to the contract completion date.

108-03 FAILURE TO COMPLETE WORK ON TIME.
--- For each calendar day, or any portion thereof, that any work remains uncompleted after the contract completion date specified in the contract agreement, Liquidated Damages and/or Engineering Charges from the contract completion date to the final date of completion of the work will be assessed against the Contractor. When specified in the contract documents, Liquidated Damages may also be assessed for each calendar day, or any portion thereof, for failure to complete certain portions of work or for failure to comply with requirements shown in the contract documents. Liquidated Damages will be assessed not as a penalty, but as liquidated damages; provided however that due account shall be taken of any adjustment of the contract time for completion of the work as provided for elsewhere in the specifications.

A. Engineering Charges. Engineering Charges include all appropriate engineering and inspection expenses incurred by the State, its consultants and inspection agencies, and by railroad companies.
--- Engineering Charges will be assessed in cases where the work has been unduly delayed by the Contractor because of unwarranted reasons, inefficient operation, or for any other reason for which the Department determines the Contractor to be responsible. Reasonable time necessary for reviews of shop drawings by the State or its agents, for changes or additions to the work to meet field conditions which do not significantly affect the scheduled completion of the contract, delays incurred by seasonal and weather limitations, localized labor actions and shortages of supplies or materials, and other situations which should be anticipated are neither compensatory nor eligible for extensions of time without the assessment of Engineering Charges, except as provided for under §108-04 Delay Provisions.
--- Before assessing Engineering Charges, the Department will give due consideration to factors attributing to such delay due to extenuating circumstances beyond the control of the Contractor limited to the following:

1. The work or the presence on the contract site of any third party, including but not limited to that of other contractors or personnel employed by the State, by other public bodies, by railroad, transportation or utility companies or corporations, or by private enterprises, or any delay in
progressing such work by any third party except as indicated or disclosed in the contract documents
or ordinarily encountered or generally recognized as inherent in the work.
2. The existence of any facility or appurtenance owned, operated, or maintained by any third party,
except as indicated or disclosed in the contract documents or ordinarily encountered or generally
recognized as inherent in the work.
3. The act, or failure to act, of any public or governmental body, railroad, transportation or utility
companies or corporations, including, but not limited to, approvals, permits, restrictions, regulations
or ordinances not attributable to a Contractor’s submission, action or inaction or Contractor’s means
and methods of construction.
4. Restraining orders, injunctions, or judgments issued by a court not caused by a Contractor’s
submission, action or inaction or Contractor’s means and methods of construction.
5. Any industry wide labor boycotts, strikes, picketing or similar situations, as differentiated from
jurisdictional disputes or labor actions affecting a single or small group of contractors or suppliers.
6. Any industry wide shortages of supplies or materials required by the contract work, as
differentiated from delays in delivery by a specific or small group of suppliers.
7. Unusually severe storms of extended duration or impact, other than heavy storms or climatic
conditions which could generally be anticipated by the bidders, as well as floods, droughts, tidal
waves, fires, hurricanes, earthquakes, landslides, or other catastrophes.
8. Decisions by the Department to open certain sections of the contract to traffic before the entire
work is completed.
9. Significant changes in contract quantities, major extra contract work, delays in the review or
issuance of orders on contract or field change sheets, or delays beyond the established time periods
for review and approval for shop drawings, which significantly affect the overall completion of the
contract.
10. Failure of the State to provide individual rights-of-way parcels for an extended period of time
beyond that indicated by the contract if such unavailability, as determined by the Commissioner,
significantly affects the scheduled completion of the contract.
11. Any situation which was beyond the contemplation of the parties at the time of entering into
the contract.
12. Award of the contract by the State more than forty-five (45) days beyond the letting date.
13. Situations covered by §104-03 Differing Site Conditions, §104-04 Significant Changes in the
Character of Work and §104-05 Suspensions of Work Directed by the Engineer.

**B. Liquidated Damages.** Liquidated damages will be in the amount per calendar day specified in
Table 108-1 Schedule of Liquidated Damages, in addition to Engineering Charges as provided for in
§108-03A. Engineering Charges. Liquidated Damages for special or very large contracts may be
specified in the contract proposal. Liquidated Damages will not apply to contracts containing no work
within the roadway limits. The Commissioner may waive such portions of the liquidated damages as
may accrue if the work is deemed to be in such condition as to be safe and convenient for use by the
traveling public.

— Permitting the Contractor to continue and finish the work or any part of it after the time fixed for
its completion or after the date to which the time for completion may have been extended, will in no
way constitute a waiver on the part of the State of any of its rights under the contract.
— The Contractor is responsible and liable for said liquidated damages even in the event that the
Contractor abandons the performance of the contract or the Contractor’s employment is terminated
pursuant to the provisions of this contract.

<table>
<thead>
<tr>
<th>TABLE 108-1 SCHEDULE OF LIQUIDATED DAMAGES</th>
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<tbody>
<tr>
<td>Original Total Contract Bid Price</td>
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NEW YORK STATE DEPARTMENT OF TRANSPORTATION
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### 108-04 DELAY PROVISIONS.

**A. Compensable Delays.** The Department may provide monetary compensation for delays and interference in certain defined instances. The Contractor will only be eligible for extra compensation caused by delay or interference affecting the performance or the scheduling of contract work for those instances arising out of:

1. §104-03 Differing Site Conditions;
2. §104-04 Significant Changes in the Character of the Work; and
3. §104-05 Suspensions of Work Directed by the Engineer;
4. Situations not referenced in this paragraph and which are not within the contemplation of the parties at the time of entering into the contract.

These aforementioned provisions may also form the basis for extra work compensation pursuant to §105-14 Disputed Work and Dispute Resolution and §109-05 Extra Work and Time Related Compensation. Failure of the Contractor to adequately progress completion of the work will be considered in determining whether the aforementioned instances are the primary causes of delay. In all such instances, for any requests made under this subsection, the Contractor shall keep detailed written records of the costs in accordance with §104-06 Notice and Recordkeeping. Any dispute shall be promptly submitted to the Engineer in writing, pursuant to §105-14 Disputed Work and Dispute Resolution.

**B. Non-Compensable Delays.** The Contractor agrees to make no monetary request for, and has included in its bid prices for the various items of the contract, any extra/additional costs attributable to any delays, inefficiencies or interferences in the performance of the contract caused by or attributable to the items set forth below. The Contractor shall be compensated solely by an extension of time, with or without engineering charges as appropriate, to complete the performance of the work in accordance with the provisions of §108-02 Completion Date.

1. The work, or the presence on the contract site, of any third party, including but not limited to personnel or other contractors employed by the State, by other public bodies, by railroad, transportation or utility companies or corporations, or by private enterprises.
2. Any delay in progressing work by any third party as indicated or disclosed in the contract documents or ordinarily encountered or generally recognized as inherent in the work.
3. The existence of any facility or appurtenance owned, operated, or maintained by any third party, as indicated or disclosed in the contract documents or ordinarily encountered or generally recognized as inherent in the work.
4. The act, or failure to act, of any other public or governmental body, railroad, transportation or utility companies or corporations, including, but not limited to, approvals, permits, restrictions, regulations or ordinances attributable to a Contractor's submission, action or inaction or Contractor's means and method of construction.

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<tr>
<th>From More Than</th>
<th>To and Including</th>
<th>Damages per Calendar Day</th>
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<tr>
<td>$0</td>
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<td>$7,000</td>
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</table>
5. Restraining orders, injunctions, or judgments issued by a court which were caused by a Contractor's submission, action or inaction or Contractor's means and method of construction.

6. Any labor boycott, strike, picketing or similar situation.

7. Any shortages of supplies of materials required by the contract work.

8. Climatic conditions, storms, floods, droughts, tidal waves, fires, hurricanes, earthquakes, landslides, or other catastrophes. However, payment may be made for repairing damage to the work caused by an occurrence as provided in §107-09 Damage.

9. Extra work which does not significantly affect the overall completion of the contract, delays in the review or issuance of orders-on-contract, or field change sheets or delays within the established time periods for review and approval for shop drawings.

10. Any situation which was within the contemplation of the parties at the time of entering into the contract.

11. Award of the contract by the State more than forty-five (45) days beyond the letting date.

108-05 SUBLETTING OR ASSIGNING THE CONTRACT.

The Contractor shall perform with its own organization contract work amounting to not less than 50 percent of the original total contract bid price, except that any items designated by the State as Specialty Items may be performed by subcontract and the amount of any such Specialty Items so performed may be deducted from the original total contract bid price before computing the amount of work required to be performed by the Contractor with its own organization. The contract amount upon which the 50 percent requirement is computed includes the cost of materials and manufactured products which are to be purchased or produced by the Contractor under the contract provisions.

- Its own organization shall be construed to include only workers employed and paid directly by the Contractor and equipment owned or rented by it, with or without operators.

- A Specialty Items shall be construed to be limited to work that requires specialized knowledge, skill or equipment not ordinarily available in contracting organizations qualified to bid on the contract as a whole and in general are to be limited to minor components of the overall contract.

The Contractor shall be responsible for all work performed by Subcontractors, Manufacturers, Fabricators, Material Suppliers and any other parties in the performance of the contract. Contract work shall be performed under a subcontract only after approval by the Regional Director. Work shall be performed only by the Subcontractor specifically approved by the Regional Director. Work shall not be assigned by the Subcontractor to a lower tier subcontractor. Violations of the aforementioned will result in no payment by the State for the completed work.

A. Subcontractor Approval.

Approval of Subcontractors is required for:

- The on-site completion of items of work as defined in the contract documents.
- The on-site maintenance of previously furnished and installed products.
- The delivery of materials to the contract site and incorporation directly into the work by the supplier's work force in such a manner that no further handling or manipulation of the material is necessary in order to conform with the construction details of the appropriate specification item.
- Approval of subcontractors excludes:
- Manufacturers, Fabricators and Material Suppliers who do not incorporate supplies or materials directly into the contract work.
- The on-site completion of a portion of the work that does not constitute a complete contract item, and that occurs over less than an aggregate of 5 days on the contract site.
- Specialized work which is not accounted through labor, equipment and materials, such as professional fees, testing fees, dumping fees, utility charges
- Owner/Operator Trucking, both on-site and off-site.
B. Approval Procedure. Subcontractors will not be approved by the Department until such time as the Contract Management Bureau has received a completed Form CCA-1, New York State Uniform Contracting Questionnaire from the Subcontractor. For each Subcontractor, the Contractor shall submit an Approval to Subcontract, a labor affidavit on Form AC-2948 Subcontractor’s Certification, a Designation of Affirmative Action Representatives, and a Contractor/Subcontractor SPDES Permit Certification to the Regional Construction Group for approval by the Regional Director. Contractors that own Department approved civil rights reporting software shall submit subcontractor approval forms generated with that software. The Contractor shall not subsequently alter software generated forms.

C. Trucking and Other Equipment Owner/Operators. Equipment owner/operators are recognized by the Department and by Labor Law as unique business situations. Owner/Operators, by definition are individual businesses, do not have employees, and therefore are not subject to prevailing wage rates.

D. Disadvantaged/Minority/Women’s Business Enterprises (D/M/WBE) Policy. In the solicitation of Subcontractors to perform work under this contract, prior to bidding or entering into any commitments for subcontracting or for purchase of supplies, materials or leasing of equipment, the Contractor shall solicit participation of D/M/WBEs in accordance with the utilization goals published in the contract documents, and in accordance with the provisions of §102B12 D/M/WBE Utilization.

E. Subcontract Provisions. All Subcontracts shall be in writing and shall contain all pertinent provisions of the contract in regard to Federal and State Laws and Regulations. All Subcontractors shall maintain insurance coverages as required by §107-06 Insurance.

1. All subcontracts, supply or equipment contracts in excess of $10,000 shall incorporate the provisions of §102B11 Equal Employment Opportunity Requirements.

2. All subcontracts, supply or equipment contracts shall incorporate the provisions of §105-14 Disputed Work and Dispute Resolution. If such subcontracts or supply or equipment contracts do not have similar provisions, then the State payments to the Contractor for such subcontract or supply or equipment work shall be limited to only that which are provided by the provisions of this subsection as if it were in effect for such subcontract or supply or equipment contract.

3. For all Federal-Aid contracts, all subcontracts, supply or equipment contracts shall incorporate all of the provisions of Form FHWA-1273, Required Contract Provisions Federal Aid Construction Contracts. The provisions of Form FHWA-1273 shall be directly incorporated into each subcontract, and may not be incorporated by reference.

4. All Subcontractors working within the contract limits or at a facility dedicated to the contract shall have a written Project Safety and Health Plan in accordance with §107-05 Safety and Health Requirements or shall have a copy of the Contractor’s written Project Safety and Health Plan and shall confirm by written agreement with the Contractor that all Subcontractor operations are adequately addressed. The Contractor shall have a copy of each Subcontractor’s written Safety and Health Plan, and shall ensure that the Subcontractor’s plans are not in conflict with the Contractor’s written Safety and Health Plan.

108-06 COMMENCEMENT OF ACTIONS ON STATE PUBLIC WORKS CONTRACTS. In accordance with State Finance Law §138-a, the time within which an action on this contract, against the Contractor, must be commenced shall be computed from the date of completion of the physical work. The Contractor may notify the Department in writing that such physical work has been completed by specifying a completion date, which date shall be no more than 30 days previous to the date
of such notice, in which case the completion date set forth in such notice shall be deemed to be the date of completion of the physical work unless the Department, within 30 days of receipt of such notice, notifies the Contractor in writing of its disagreement.

— In the event the Contractor fails to send a notice provided for herein, or the State disagrees, then the date of completion of the physical work shall be determined in any other manner provided by law. If the Contractor elects to send such a notice, it shall be sent by certified mail to:

— New York State Department of Transportation
— Legal Affairs Division
— 50 Wolf Road
— Albany, New York 12232

— The Department hereby disagrees with any date selected by the Contractor pursuant to §138-a of the State Finance Law which is earlier than the date of contract final acceptance as determined by the Commissioner or his/her designee. The provisions of §138-a shall in no way modify the duties and obligations of the Department to comply with Article eleven-A of the State Finance Law (prompt payment legislation).

108-07 SEASONAL SHUT-DOWN.
— If it should become necessary to stop the work due to the lateness of the season, the Contractor shall open proper draining ditches, erect temporary structures where necessary, prepare the contract site so that there will be a minimum interference with traffic, set up and maintain a competent organization to maintain traffic through the contract site, and take precautions to prevent damage or unreasonable deterioration of the work during the time it is closed.

SECTION 109 – MEASUREMENT AND PAYMENT

109-01 MEASURING QUANTITIES.
— All contract payments, including the final, will be made for quantities of work performed and materials placed in accordance with the contract documents as determined by the measurements of the Engineer, and the resulting quantities shall be accepted as final, conclusive and binding upon the Contractor. Various methods of quantity computation may be used by the Engineer, including but not limited to: manual arithmetic calculations, manual measuring tools such as a planimeter, and computer tools/software. The Engineer will choose the computation method, and the method may vary by contract and by contract pay item as appropriate. The Engineer will choose the method by which the work will be measured, such as: measure from documents/data (contract plans, cross sections, CADD files, etc.) or measure from field survey of completed work, with the goal of obtaining reasonably accurate quantities of work for payment using a commensurate amount of effort and resources.

109-02 COMPENSATION FOR ALTERED QUANTITIES.
— The Department reserves the right to order changes in quantities of contract pay items as is necessary to complete the work, in accordance with the intent of the contract documents:

A. Major Items. For Major Items (as defined in §101-02 Definitions of Terms), payment will be made for all extra work at the contract unit bid price for work up to 125% of the original contract quantity. For Major Item quantities less than 75% or more than 125% of the original contract quantity, consideration of contract adjustment will be in accordance with §104-04B. Major Items. Total payments made for all work on a Major Item that decreases to below 75% of the original contract item quantity, will not exceed the total payments which would have been made if the original contract quantity had been completed at the original unit price bid.
**B. Minor Items.** For Minor Items (as defined in §101-02 Definitions of Terms), payment will be made for extra work at the contract unit bid price, except for any extra work that is both: (1) more than 200% of the original contract quantity and (2) results in an increase of more than $1,000 from the original contract amount, will be considered a Significant Change in accordance with §104-04C Minor Items.

For Minor Items where the contract bid price does not exceed 125% of either the statewide or regional weighted average bid price, the contract bid price may be extended up to an increase of $5,000 from the original contract amount.

109-03 SCOPE OF PAYMENT.
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The Contractor is directed to the provisions of Sections 70, 71 and 79-a of the Lien Law that apply to funds being received by a Contractor for a public improvement. The funds received by the Contractor shall constitute trust funds in the hands of the Contractor and shall be applied first to the payment of certain claims.

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No certificate approving or authorizing the first partial payment, or in the event there shall be no first partial payment, then no certificate approving or authorizing any final payment will be made to a foreign Contractor unless such Contractor shall have furnished satisfactory proof that all taxes due by such Contractor under the provisions of Articles 9, 9A, 16 and 16A of the Tax Law have been paid. The certificate of the State Tax Commission to the effect that all such taxes have been paid shall be conclusive proof of the payment of such taxes. The term foreign Contractor means: in the case of an individual, a person who is not a resident of this State; in the case of a partnership, one having one or more partners who is not a resident of this State; and in the case of a corporation, one not organized under the laws of this State.

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Section 179 of the State Finance Law requires the Department to make payment on highway construction contracts within certain time frames. If the Department unjustifiably fails to pay within the prescribed time, it may be required to pay interest for each day in excess of the prescribed time.

109-04 PARTIAL PAYMENTS.
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Upon application by the Contractor, and approval by the Regional Director, payments for the actual cost of certain materials may be made to the Contractor prior to incorporation of such material in the permanent work.

**A. Eligibility.** To be eligible for partial payment, materials must meet all of the following conditions:
1. Inclusion on the listing later in this section;
2. Have a minimum material cost of $5,000. Individual components of an item or related items may be combined to meet the minimum (i.e., combination of all guardrail components);
3. Be materials which will be incorporated into permanent work;
4. Steel and iron materials shall be in a condition which is ready for fabrication or installation.
   --- Other materials shall be in a condition which is ready for on-site installation without further fabrication or processing;
5. Be delivered and stored at the work site or at a site and in a manner approved by the Regional Director;
6. Be materials which will be stored, or already have been stored, for a minimum of 60 days.

**B. Application for Partial Payment.** With application for partial payments, the Contractor shall provide documentation as follows:
1. Bill(s) of sale or vouchers indicating the actual dollar value of the materials as stored;
2. Certification of Title showing that title to the materials, without encumbrances, is in the name of the Contractor and that title is warranted to the NYS Department of Transportation;
3. Documented evidence of acceptability of the materials; and
4. If the materials are stored on private property, a release and waiver covering such materials, and providing access to the storage site, which release and waiver shall be executed by the property owner in favor of the NYS Department of Transportation or its agents.

When applying for partial payment of products which are claimed to be in short supply or unique to an individual contract, the Contractor shall include documentation supporting that claim, to the satisfaction of the Regional Director.

The amount of partial payments will not exceed the total invoice amount for stored materials, nor will the partial payment for materials relating to any contract work item exceed eighty five percent (85%) of the unit price for that item. The quantity of material for which payments are made will not exceed the estimated contract quantity for that item.

The making of partial payments shall not be deemed to be a final acceptance of materials, nor will it relieve the Contractor of responsibility for such materials. The Contractor shall be responsible for ensuring that only those materials which comply with the specifications are incorporated into the work.

All costs associated with handling, transportation and storage of materials; including any storage site rental, security, and weather protection; shall be borne by the Contractor and included in the prices bid for contract work. Any materials, other than those which are determined by the Regional Director to be unique to the contract, not incorporated into the work shall remain the property of the Contractor. Partial payments made for such unused materials will be withdrawn with no further obligation by the State.

LIST OF MATERIALS
Iron, Steel and Aluminum products (including bridge bearings and all metal components of railings and bridge superstructures);
Precast and Prestressed Concrete products;
Pipe and Underdrain products;
Concrete and Stone curb or masonry products;
Concrete, Steel and Timber piles and appurtenances;
Timber products;
Traffic Signal, Traffic Control, Signing and Lighting components;
Intelligent Transportation System (ITS) components (cameras, telecommunications components, computers, etc.)
Cable, Wire and Conduit;
Impact Attenuator components;
Materials in short supply; or
Materials meeting specific, unique requirements (determined by the Regional Director)

109-05 EXTRA WORK AND TIME RELATED COMPENSATION.
The Contractor will be compensated for extra work under existing unit prices in accordance with §109-02 Compensation for Altered Quantities, by agreed price in accordance with §109-05A. Agreed Price Work, or by force account in accordance with §109-05B. Force Account Work.

A. **Agreed Price Work.**—Agreed prices for new items of work or materials in accordance with one of the methods outlined below may be accepted by the Engineer and incorporated into an order on contract as the Department may deem them to be just and fair and beneficial to the State. An order on contract containing an agreed price not supported by one of the following may be subsequently rejected by the Department or the Office of the State Comptroller.

1. **Original Contract Bid Price.**—The original contract bid price, adjusted for documented increase or decrease in material cost, equipment rate, mobilization, and/or site conditions.
2. **Weighted Average Bid Price.** Reference to the statewide or regional weighted average bid price for a minimum of 3 contracts for similar type, quantity, and/or location of work from the Weighted Average Item Price Report or other recent contracts, adjusted for documented increase or decrease in labor, materials, equipment, mobilization, and/or site conditions.

3. **Average of 3 Bidders.** For work in unusual circumstances or unusual site conditions, the average bid price for the 3 lowest responsible bidders presented in the Tabulation of Bids for that contract. If less than 3 responsible bids were received, this option shall not be used.

4. **Price Analysis.** A price analysis shall be based on an estimated breakdown of charges listed in §109-05B Force Account Work below, using the equipment and other rates in effect when the agreed price is developed by the Contractor. The analysis shall be based on crew composition, material prices, equipment production and overall production rates that are reasonable in comparison with contract bid price work:
   — Equipment rates shall be used with no rate adjustment factor and no regional adjustment factor. An appropriate type and size of equipment similar to that available on the contract site, if present, shall be used.
   — Labor rates may be determined using 15% of wages and supplemental (fringe) benefits for FICA, Medicare, paid holidays, Federal unemployment tax, and State unemployment insurance in lieu of a detailed accounting. Overhead and profit will not be allowed on the labor markup.
   — Due to the cost and effort associated with development, a price analysis should generally be reserved for extra work under an individual contract pay item or a single price analysis, of more than $1,000.
   — The Contractor shall provide a price analysis within 10 work days of request by the Engineer. The Department will accept or reject the Contractor’s proposed agreed price within 10 work days of receipt of a complete price analysis.

B. **Force Account Work.** Where there are no applicable unit prices for extra work and agreed prices cannot be readily established or substantiated, the Contractor will be paid by Force Account for the actual, reasonable and verifiable cost of the items listed below. The Contractor shall maintain and submit force account records in accordance with §109-05C, Force Account Report.

1. **Contractor Charges.** At the preconstruction meeting, the Contractor should provide the Engineer documentation supporting its Commercial General Liability Insurance rates for the current period, and provide updates within 30 days after the renewal date, to assist in timely preparation and review of force account reports:
   
a. **Labor.** Necessary labor costs include wages, supplemental (fringe) benefits, payroll taxes, state unemployment insurance, workers compensation insurance and other such reasonable charges that are paid by the Contractor pursuant to existing written agreements with its employees and/or labor organizations. Each class of labor shall be billed separately at actual payroll rates, average rates based on different classes of labor will not be accepted. The wage rate for an individual worker may be up to 110% of the prevailing wage, provided the Contractor documents through certified payrolls that the worker has and continues to be paid more than the prevailing wage for contract work. No reimbursement will be made for travel, lodging, signing bonuses, or other similar payments made to workers.
      — At the Contractor’s option, a labor markup of 15% of all wages, not including supplemental (fringe benefits), for FICA, Medicare, paid holidays, Federal unemployment tax, and State unemployment insurance in lieu of a detailed accounting. Overhead and profit will not be paid on the labor markup.
b. Materials. Materials are necessary products incorporated in the temporary or permanent work, including transportation to the site. Transportation may be accounted for under materials as either a unit price for transportation or equipment/operator charges. Equipment charges for transportation of materials shall be accounted for as equipment in accordance with §109-05B.1.c. Equipment with no allowance for overhead and profit. Materials will be measured as quantities incorporated, with no reduction for required overlap, and appropriate waste due to construction and/or installation.

Oxygen, acetylene, propane, welding rods, grinding wheels, saw blades, hammer and drill bits, drill steel, and tooth bits consumed in progressing the work are considered to be materials for which reimbursement will be made. Other materials which are consumed in progressing the work are considered to be included in overhead and no separate reimbursement will be made. Material acquired by direct purchase shall be documented by bills or acceptable invoices. All prices on used material incorporated in either temporary or permanent work shall be billed at a fair value, less than the original cost when new. A reasonable salvage credit will be determined by the Engineer in coordination with the Contractor for substantial salvageable material recovered.

c. Equipment. Equipment, other than small tools, used by the Contractor shall be of suitable size and suitable capacity required for the work to be performed. If the Contractor elects to use equipment of a higher rate than the equipment suitable for the work, payment will be made at the rate applicable to the suitable equipment. The equipment actually used and the suitable equipment upon which the rate is based will be recorded as a part of the force account report. Usage will be recorded in hours to the nearest whole hour. The Engineer will determine the suitability of the equipment. If there is a differential in the rate of pay of the operator of oversize or higher rate equipment, the rate paid for the operator will likewise be related to the suitable equipment.

(1) Contractor Owned Equipment. The Contractor will be reimbursed for its ownership costs and for its operating costs for self owned equipment at the rates listed in the Rental Rate Blue Book for Construction Equipment published by Primedia Information, Inc. (hereafter referred to as the Blue Book) in effect at the time the work is performed.

a) Ownership Costs. The rates for ownership costs will reimburse the Contractor for all non-operating costs of owning equipment, including depreciation on the original purchase, major overhaul repairs, cost of facilities capital, normal risk insurance, property taxes, storage, licenses, record keeping costs, overhead, and profit. In the event that the Contractor does not have a needed type or piece of equipment on the contract site, the Contractor will be paid for the reasonable cost of moving the equipment onto and away from the contract site.

The hourly rate for the first 8 hour shift will be the Blue Book monthly rate divided by 176 multiplied by the rate adjustment factor and then multiplied by the regional adjustment factor. The hourly rate for subsequent shifts during the same day will be 75% of the first shift hourly rate. Equipment required to be present, but idle,
will be paid at 50% of the first-shift hourly rate. Reimbursement will be made for for the product of the hours of actual use or hours it is required to be present, and not available for mobilization elsewhere, multiplied by the hourly rate.

b) Operating Costs. The rate for operating costs includes preventative and field maintenance, fuel, lubricants, and other operating expendables. Operating cost does not include the operator’s wages. Reimbursement will be made for the product of the number of hours of actual use multiplied by the operating rate. The hourly rate will be paid for all hours of operation, including those during subsequent shifts on the same day.

c) No Established Rate. In the event that rates are not established in the Blue Book for a particular piece of equipment, the Contractor shall contact the Blue Book publisher to establish rates. If the publisher will not establish rates, the Department will establish rates for ownership costs and operating costs for that piece of equipment consistent with its cost and expected life.

(2) Rented Equipment. In the event that the Contractor does not own a specific type of equipment and must obtain it by rental, the Contractor will be paid for the time that the equipment is used to accomplish the work or is required to be present, plus the reasonable cost of moving the equipment onto and away from the contract site.

a) Rental Costs. The Contractor will be paid the invoiced rental rate for the equipment, not to exceed the Blue Book ownership rate.

b) Operating Costs. The Contractor will be paid for the operating cost of the equipment in accordance with §109-05B.1.c.(1)b) unless reflected in the rental price.

c) Rates Including Operator. In the event that the Contractor rents equipment with an operator or fully fueled and/maintained equipment such as cranes, concrete pumpers, trucks, etc. payment will be made on the basis of an invoice for the rental of the equipment and the costs of moving to and from the site, provided the total rate is substantiated by area practice. The rate including operator will not exceed the total of the ownership rate and the operating rate from the Blue Book, and the prevailing wage rate of an appropriate operator, if an operator is supplied.

(3) Maximum Ownership/Rental Costs. The maximum amount paid for the ownership costs of Contractor owned or the rental costs of rented equipment, is limited to the original purchase price as listed in the &Green Guide for Construction Equipment@ published by Primedia Information, Inc. If the ownership or rental reimbursement is limited by the original purchase price, the Contractor will be reimbursed for the operating cost per hour for each hour of actual use.

d) Sales Taxes. Sales taxes, if any, required to be paid on rented equipment or materials not permanently incorporated into the work.

e) Overhead. Overhead will be computed at ten percent (10%) of items §109-05B.1.a. Labor (but not including the premium portion of overtime) and §109-05B.1.b. Materials, and will be defined to include the following:
(1) Additional premium on bond, additional premium for insurance required by the State other than Workers Compensation Insurance and Commercial General Liability Insurance;
(2) All salary and expenses of executive officers, supervising officers/employees, superintendents, and clerical or administrative employees, including payroll taxes, unemployment insurance, workers compensation insurance, and charges that are paid by the Contractor to or on behalf of those employees pursuant to written agreement with its employee(s) and/or labor organizations;
(3) Minor equipment such as small tools, including shovels, picks, axes, saws, bars, sledges, lanterns, jacks, etc., and other miscellaneous supplies and services;
(4) Contractor’s field office rental, utility charges, potable water, sanitation, cleaning, computers, CADD equipment, drafting equipment, reproduction costs, etc.

f. Profit. Profit will be computed at ten percent (10%) of items 109-05B.1.a. Labor (but not including the premium portion of overtime) and 109-05B.1.b. Materials.

g. Commercial General Liability (CGL) Insurance. Commercial General Liability (CGL) insurance will be reimbursed at the rate paid by the Contractor in accordance with the method procured from its insurer.

(1) Contractors that pay commercial general liability on the basis of a percentage of payroll will be paid that percentage of item 109-05B.1.a. Labor.
(2) Contractors that pay commercial general liability on the basis of a percentage of gross sales will be paid that percentage of items 109-05B.1.a. through f.

2. Subcontractor Charges. When the work is performed by a Subcontractor, the Contractor will be paid the actual and reasonable cost of such subcontracted work as outlined above in 109-05B.1.a through 109-05B.1.g. plus an additional overhead of five percent (5%) of the cost of items 109-05B.1.a. Labor and 109-05B.1.b. Materials.

3. Service Charges. When work is performed by, and a fee is paid to, a service provider, the Contractor will be paid the actual cost of the service fee plus five percent (5%) for contract supervision, overhead and profit. This 5% will be applied once to the service fee regardless of the firm making direct payments to the service provider.

C. Force Account Report. Payment for force account work will be made on the basis of the following reports. Reports shall be submitted in a format acceptable to the Department. Appropriate forms are available from the Department.

— If the Engineer disagrees with the accuracy, applicability, or reasonableness of any portion of a Contractor's submission, he/she shall promptly notify the Contractor. The Engineer will make any notations, remarks or comments on the records that may assist in final payments and then sign and date to indicate receipt, but not necessarily concurrence:

1. Daily Summary. The Contractor shall deliver a daily summary of force account work to the Engineer not later than close of business on the work day following that for which the work is reported. This summary shall be dated and signed by the Contractor’s authorized representative.

— The summary shall contain:
a. The contract number, other contract information, and the Contractor name/information.
b. A brief description of the work performed and the work location for that day.
c. A list of personnel by name, including the hours worked, and labor classification.
d. A list of materials used indicating the quantity and nature. The cost shall be documented later by proper receipts.

e. A list of equipment used indicating the number of hours used and the type, manufacturer, model, model year, size of equipment, and any required attachments.

2. Weekly Labor Summary. Within 5 calendar days after the end of each pay period, the Contractor should deliver to the Engineer a Force Account Summary of Labor used on the work, which shall include the name, labor classification, hours worked, hourly rate of pay, supplemental (fringe) benefits, and/or other items as shown on the certified payroll. If the Contractor does not provide the Engineer with Weekly Labor Summaries, no progress payments on that force account will be made.

3. Force Account Report Submission. On completion of the specific force account work, the Contractor shall deliver to the Engineer a Force Account Report, wherein all labor, materials, equipment, and other charges are shown and totaled. The Force Account Report shall be dated and signed by the Contractor’s authorized representative. When the Contractor and the Engineer agree on the Force Account Report, the Engineer will prepare and submit an order on contract containing the Force Account Report to the Regional Construction Engineer for approval.

4. Force Account Review. The Department will review the Force Account Report and make any notations, remarks or comments on this form that may assist in final payments. The emphasis of this review will be on labor rates, payroll taxes, material costs, equipment rates, insurance rates, conformance with payment provisions of technical specifications, and overall documentation. The Regional Construction Engineer will forward the order on contract to the Director, Office of Construction. The Department, after review and approval, will forward the order on contract to the Office of the State Comptroller (OSC) for review and approval. Payment cannot be made prior to approval by the OSC.

5. Late Submissions. In the event the Contractor fails to deliver the required force account documentation to the Engineer in a timely manner, and as a result the order on contract for the force account work is not fully approved at the date of final acceptance, the required final payment date will be extended by the number of calendar days between final acceptance and the issuance of this force account order on contract attributable to the Contractor’s late force account submissions.

D. Time Related Dispute Compensation. The Contractor will only be eligible for extra compensation for expenses or costs which are identified as compensable under §108-04A. Compensable Delays. In the event any legal action is instituted against the State by the Contractor due to any such dispute for additional compensation, whether due to time related dispute, delay, acceleration, breach of contract, or otherwise, the State’s liability will be limited to those items which are specifically identified as compensable under §109-05D.1. Recoverable Contractor Costs. Nothing in this subsection is intended to create any liability of the State not existing at common law or pursuant to the terms of this contract or to prevent the Contractor from filing a claim in the New York State Court of Claims. The remedies contained herein are exclusive.

1. Recoverable Contractor Costs. Only the following elements, will be recoverable by the Contractor as a time-related dispute compensation provided that they are actual and reasonable. Any such adjustment will be made via order on contract. Escalated costs will include unanticipated higher or lower costs attributable, with appropriate credits, to the performance of
work or portions of work in an extended time period due to extenuating circumstances beyond the control of the Contractor.

Extra work required due to a time related dispute shall be accounted for and reimbursed in accordance with §109-05B., less any appropriate credit.

a. Labor. Documented escalated labor costs determined in accordance with §109-05B.1.a. Labor;

b. Materials. Documented escalated material costs determined in accordance with §109-05B.1.b. Materials;

c. Equipment. Documented escalated equipment costs less appropriate credits, determined in accordance with §109-05B.1.c. Equipment. The ownership cost for idle equipment will be 50% of the rate set forth in §109-05B.1.c. Equipment. Idle time shall not exceed 8 hours per day, 40 hours per week, or the annual usage hours established in the “Blue Book”. No operating costs will be paid for idle equipment;

d. Extended Field Office Costs. Fees paid to service provider(s) for required Contractor’s field office rental, utility charges, potable water, sanitation, cleaning, etc. The Contractor will be paid the actual cost of the service fee plus five percent (5%) for contract supervision, overhead and profit. This 5% will be applied once to the service fee regardless of the firm making direct payments to the service provider;

e. Extended Contract Site Overhead. Documented additional or escalated contract site overhead costs during the extended period, including superintendent, office engineer and clerical staff, but not including working forepersons;

f. Home Office Overhead. Home office overhead equal to 10% of the total of items §109-05D.1.a Labor and §109-05D.1.b. Materials;

g. Profit. Profit of 10% of the total of items §109-05D.1.a through §109-05D.1.g. except when §104-03 Differing Site Conditions, §104-04 Significant Changes in Character of the Work or §104-05 Suspensions of Work Ordered by the Engineer apply, no profit or anticipated profits will be allowed;

h. Insurance and Bond Costs. Documented additional or escalated premium on bond and insurance for the extended period;

2. Recoverable Subcontractor Costs. When the work is performed by a Subcontractor, the Contractor will be paid the actual and reasonable costs of such subcontracted work as outlined above in §109-05D.1.a through §109-05D.1.g. and an additional overhead of 5% of the costs outlined in §109-05D.1.a through §109-05D.1.c.

3. Non-Recoverable Costs. The parties agree that, in any dispute for time related compensation, the Department will have no liability for the following items and the Contractor further agrees it shall make no claim for the following items:

a. Home office overhead in excess of that provided in §109-05D.1.e. Home Office Overhead;

b. Profit, in excess of that provided in §109-05D.1.f. Profit;

c. Loss of anticipated or unanticipated profit;

d. Labor inefficiencies and loss of productivity;
e. CONSEQUENTIAL DAMAGES, INCLUDING BUT NOT LIMITED TO INTEREST ON MONIES IN DISPUTE, INCLUDING INTEREST WHICH IS PAID ON SUCH MONIES, LOSS OF BONDDING CAPACITY, BIDDING OPPORTUNITIES, OR INTEREST ON INVESTMENT, OR ANY RESULTANT INSOLVENCY;

f. INDIRECT COSTS OR EXPENSES OF ANY NATURE;

g. DIRECT OR INDIRECT COSTS ATTRIBUTABLE TO PERFORMANCE OF WORK WHERE THE CONTRACTOR, BECAUSE OF SITUATIONS OR CONDITIONS WITHIN ITS CONTROL, HAS NOT PROGRESSSED THE WORK IN A SATISFACTORY MANNER.

h. ATTORNEYS FEES AND DISPUTE OR CLAIMS PREPARATION EXPENSES.

109-06 CONTRACT PAYMENTS.

Payments will be made to the Contractor for work satisfactorily performed monthly in accordance with Article 7 Contract Payments of the contract agreement. No contract payment will be rendered unless the value of the work done equals 5% of the Contract Amount or $1000, whichever is the lesser. At the Contractor’s request, semimonthly contract payments may be rendered provided the value of the work performed in a two-week interval is in excess of $50,000 or if, in the opinion of the Department, it is to the best interests of the State to do so.

In order to enable the Department to process a contract payment properly and expeditiously, the Contractor shall submit certified weekly payroll statements for the Contractor and each Subcontractor, Form AAP-21, and other required documents and submissions, as may be appropriate to this contract.

Unless otherwise specified in a particular contract pay item, no progress payment will be made for any item of work until its completion in accordance with the specification. In accordance with Article 8 No Payment on Contractor’s Non-Compliance of the contract agreement, no contract payment will be completed so long as any lawful or proper direction to the Contractor by the Commissioner or his/her representative concerning the work or material has not been complied with.

This contract may be funded by monies from other governmental or non-governmental entities which may include municipalities, counties, towns, villages, or authorities. If the contract is funded by monies from the New York State Thruway Authority, separate payment may be made by both the State of New York and the New York State Thruway Authority.

Extra work for others, including municipalities, utilities, or other entities added by order on contract requires funds be deposited with the State prior to approval of the order on contract. Funding delays for extra work by others may cause payment delays. If extra work for others is combined with Department funded work, payment for all the work may be delayed.

The Contractor may opt to receive electronic payments from the State, which are generated by the Office of the State Comptroller (OSC). Information on the electronic payments program is available on the OSC website at www.osc.state.ny.us.

109-07 PROMPT PAYMENTS BY THE CONTRACTOR.

In accordance with Section 139-f(2) of the State Finance Law, the Contractor shall pay each Subcontractor and materialman for the value of work performed pursuant to contract no later than seven (7) calendar days from the receipt of each payment the Contractor receives from the State. Payment by the Contractor to Subcontractors or materialmen shall reflect the quantities or percentage of work completed by the Subcontractor or materials furnished by the materialman, and paid by the State; and such payment shall be based upon the actual conditions of the subcontract or purchase order. The Contractor shall not hold any retainage, but may deduct an amount necessary to satisfy any claims, liens or judgments against a Subcontractor or materialman which have not been fully discharged.

The Contractor shall maintain an accounting system acceptable to the Department to track payments made by the State to the Contractor and payments made by the Contractor to each Subcontractor, Manufacturer, Fabricator or Material Supplier by item and by date. The Contractor shall enter payment data into the current Department approved civil rights reporting system in accordance with §105-21 Civil Rights Monitoring and Reporting, with any exceptions noted and explained.

109-08 ELIMINATED MATERIALS.
Materials required by the contract documents and not incorporated into the work due to changes caused by field conditions or revisions to the design by the State after the material was ordered or purchased may be eligible for reimbursement. Materials will be eligible for reimbursement if they are determined by the Regional Director to be unique to the contract, and meet one or more of the following conditions:

- The material order cannot be canceled or changed to reflect the revised quantity required.
- The material cannot be restocked or the cost of restocking is excessive.
- The Contractor or Subcontractor does not maintain a supply of the material.
- The cost of the material exceeds $1000, or five percent (5%) of the item, whichever is greater.

The Contractor will be reimbursed its material cost minus salvage value, or the material cost plus necessary delivery costs to a site identified by the Engineer, if the Department opts to take the material. Overhead and profit will be paid once, at a maximum of five percent (5%) for all materials not incorporated into the work, regardless of whether the Contractor or the Subcontractor pays for the material and/or delivery costs.

109-09 FINAL ACCEPTANCE AND FINAL PAYMENT.

The provisions of Article 9 Final Acceptance of Work and Article 10 Final Payment of the contract agreement shall apply.

A. Final Additions or Deductions. Upon the completion of the required work as shown in the contract documents, should the final quantities show either an increase or decrease from the original estimate of quantities, then such increases or decreases will be computed at the unit bid prices, unless the unit bid prices have been adjusted and the final value will be computed by adding or deducting this amount from the gross sum bid as modified by any orders on contract.

B. Final Acceptance. Prior to the final acceptance of the work by the Commissioner or his/her designee, the contract work may be inspected, accepted and approved by other agencies and/or municipalities who will have jurisdiction of the work after final acceptance.

C. Final Agreement. The final agreement will not be drawn and finalized until all work required under the contract has been satisfactorily completed, all disputes presented and all accounts for extra work and materials have been rendered, considered, and if agreed to, incorporated by order on contract or made a part of such final agreement. Work remaining to be accomplished under an Uncompleted Work Agreement shall be considered as completed work for the purpose of the final agreement, provided the Uncompleted Work Agreement has been executed in accordance with §109-10 Uncompleted Work Agreement. Work accomplished under a warranty agreement shall be considered as completed work for the purpose of the final agreement, provided the warranty agreement has been executed and any required bond deposited by the Contractor.

The Commissioner, or his/her designee, will approve a final agreement as prepared and approved by the Regional Director, less any and all deductions authorized to be made by the Commissioner under the contract. Payment pursuant to such final agreement less any deductions authorized to be made by the Comptroller shall constitute the final payment to the Contractor.

In order to enable the Department to process the final agreement properly and expeditiously, the Contractor shall submit the following documents, as may be appropriate, to enable the processing of the final payment as described above:

Certified Payrolls
Final Labor Affidavits (AC 2947, Contractor’s Certification & AC 2948, Subcontractor’s Certification)
Final Civil Rights Reports (In accordance with §105-21 Civil Rights Reporting)
Final Agreement
Release from any Outstanding Disputes
Final Survey Notes/Computations
Approved Reproducible Drawings
Approved Field Change Sheets (From VECP or other Contractor Proposals)
Material Certifications
Tax Clearance for AForeign@ (out of State) Contractors, Corporations or Entities

—The above list is general in nature, every item may not be applicable to the contract and other documents and submissions not shown above may be required to enable the processing of the final payment. Any time taken beyond the date of final acceptance to satisfy or furnish the above information shall extend the required payment date by an equal period of time.

D. Final Payment. Section 179 of the State Finance Law requires the Department to make final payment on highway construction contracts within seventy-five (75) calendar days after final acceptance by the Commissioner. If the Department unjustifiably fails to pay the final payment within the prescribed 75 calendar days, it may be required to pay interest for each day in excess of the 75 calendar days. The Department, in accordance with Section 179 of the State Finance Law, has determined that a thirty (30) calendar day inspection period after contract final acceptance is required for final payments, after which time the 75 day interest-free processing period will commence.

E. Acceptance of Final Payment. The acceptance by the Contractor, or by anyone claiming by or through it, of the final payment shall constitute and operate as a release to the State from any and all claims of any liability to the Contractor for anything theretofore done or furnished for or relating to or arising out of the work done thereunder, and for any prior act, neglect, or default on the part of the State or any of its officers, agents, or employees unless the Contractor serves a detailed and verified statement of claim upon the NYS Department of Transportation not later than 40 days after the mailing of such final payment. Such statement shall specify the items and details upon which the claim will be based and any such claim shall be limited to such items. Should the Contractor refuse to accept the final payment as tendered by the Comptroller, it shall constitute a waiver of any right to interest thereon.

109-10 UNCOMPLETED WORK AGREEMENTS.
Whenever a contract shall, in the judgment of the Department, be substantially completed, and keeping the contract open and maintaining the contract bonding, would be an injustice to the Contractor, the Department may enter into an Uncompleted Work Agreement with the Contractor. Prior to entering into an Uncompleted Work Agreement, the essential items in the contract shall have been completed by the Contractor in accordance with the terms of the contract and the provisions of §109-09C. Final Agreement, and certified by the Regional Director. The essential items in the contract shall include, but will not be limited to the completion of or the safe working order of all pavement, shoulders, guide rail, drainage, signs, and signals, so that the highway is safe for use by the traveling public without the use of any temporary or emergency devices.

—The final contract account will include such uncompleted items and pay therefore at the item prices in the contract, upon execution of the Uncompleted Work Agreement. The Uncompleted Work Agreement will be based on an estimate of work remaining to be completed. If actual quantities are later found to vary from the estimate, no adjustment of quantities can be made under an Uncompleted Work Agreement.

—The Contractor shall execute an Uncompleted Work Agreement upon depositing with the Department a certified check drawn upon a legally incorporated bank or trust company, or securities as are listed in State Finance Law §139(3). The deposit shall be an amount equal to at least double the value of such uncompleted work, including those pay items that are uncompleted and such work that is required but not
included as a contract pay item. When the cost to perform the work is not reflected by the unit prices bid, the Engineer will estimate the value of uncompleted work. The deposit will be held by the Department until the Engineer certifies that all previously uncompleted work has been satisfactorily completed. When the Contractor satisfactorily completes the uncompleted portions of work, the deposit will be returned. No partial releases of funds from an Uncompleted Work Agreement will be made. If portions of uncompleted work will be completed at varying times, the Department may consider the use of multiple Uncompleted Work Agreements.
Section 200
EARTHWORK

SECTION 201 - CLEARING AND GRUBBING

201-1 DESCRIPTION

201-1.01 General. This work shall consist of clearing, grubbing, removing and disposing of all trees, brush, stumps, fences, debris, and miscellaneous structures not covered under other contract items within the construction area and such other areas as specified or directed. The Contractor shall clear such additional areas within the limits of the right-of-way and easement lines as specified or directed.

201-1.02 No Burning Requirement. Materials generated by the work, including construction and demolition debris, shall not be disposed of by burning on or off the site. Off site burning in a permitted solid waste incinerator or in another lawful manner as refuse derived fuel will be permitted.

201-2 MATERIALS (Not specified)

201-3 CONSTRUCTION DETAILS

201-3.01 Limits of Work Areas. The Engineer will establish the limits of areas to be cleared and grubbed, to be cleared but not grubbed, or areas, objects or features that are designated to remain undisturbed. In general, the work areas shall include the road section, stream channels, ditches, temporary approaches to bridges, detours and other areas as shown in the contract documents or directed by the Engineer. The Engineer will designate fences, structures, debris, trees and brush to be cleared where grubbing is not required. Clearing beyond the areas of construction shall be done only where specified or directed.

201-3.02 Clearing and Grubbing. During the life of the contract the Engineer may order the clearing of any trees within the R.O.W. that the Engineer determines to be hazardous or dead and unsightly.

The Contractor shall carefully prune all branches of trees less than 16 feet above any part of the roadway and all branches which have been broken or injured during construction. The work shall be done as specified under §614-3.01A Equipment and B. Pruning.

Whenever trees are felled or trimmed on/or adjacent to highways, all wood shall be immediately removed from the roadway or any area that would present a hazard to traffic. Grubbed stumps shall be moved immediately at least 30 feet from the edge of pavement. No trees, tree trunks, stumps or other debris shall be felled, sidecast or placed outside the limits of the road section. No grubbing will be required beneath the embankment where the finished grade will be 6 feet or more above the original ground surface unless otherwise specified in the contract documents. Where trees or existing stumps are cleared and grubbing is not required, the tree trunk or existing stump shall be cut off not more than 6 inches above the original ground surface unless otherwise approved. Exposed stumps not required to be removed, but which are within 30 feet of the edge of the pavement or are in a built-up area, shall be chipped out to a depth of not less than 6 inches below the finished grade and the holes backfilled if directed by the Engineer. This work shall be completed within one week after start of work on the tree.

201-3.03 Disposal
A. General. All wood including grubbed stumps shall be removed from the contract site or otherwise disposed of.

B. Methods of Disposal of Wood and Brush.

1. Disposal (No Burning). All wood and brush shall be disposed of within fifteen (15) days after cutting or felling unless otherwise approved. No burning of land clearing materials that result from the clearing and grubbing operations, except in a permitted solid waste incinerator or as refuse derived fuel, will be permitted. The Contractor will have the following options or combination of options for disposal of this material:

   a. The Contractor shall make every effort to salvage marketable timber as specified in paragraph B4 of this subsection.

   b. When permitted by a note in the contract documents, disposable material may be placed at locations approved by the Engineer within the right-of-way but outside of the embankment area.

      When permitted by a note in the contract documents, disposable material may be placed in the embankment side slope area. The contract documents will define the embankment side slope area and the procedures for the concurrent construction of the embankment and disposal section.

      This type of disposal will require certain preparatory work. Preparation for direct burial of woody materials shall consist of cutting main trunks and limbs and chipping smaller limbs, branches, foliage and brush. Under conditions when disposal space and earth cover are limited in size and quantity, stumps will have to be ranked in size and placed in layers so as to make best use of the space available and the quantity of materials to be buried.

   c. The Contractor may bury disposable material off the right-of-way at locations obtained by the Contractor at no expense to the State. Such locations are to be approved in writing by the Engineer. The disposal work will require the same preparatory work as stated in option b. above except that the Engineer may waive such requirements for miscellaneous work which may be accommodated in a satisfactory manner by other methods. The disposal area is to be covered with earth as hereinafter specified.

   d. The Contractor may reduce all woody materials to chips and dispose of the chips as specified in paragraph B2 of this subsection.

   e. The material may be sent to a refuse derived fuel processing facility or to other processing facility for eventual beneficial re-use as fuel or for other lawful re-use.

      Under no circumstances is disposal to be made in swamp or wet lands. When the disposal area is within the embankment section or is formed by flattening the embankment slopes, the elevation of the normal embankment construction shall always equal or exceed that of the disposal area. There is to be absolutely no end dumping of disposable material over the sides of the embankment. All disposal areas are to be finally covered with a minimum of 2 feet of earth and graded to drain properly.

2. Chipping. Wood may be reduced to chips by the use of an approved chipping machine or stump grinder. Chips shall be 1/2 inch maximum thickness or of other approved thicknesses. Chips resulting therefrom may be disposed of by being stockpiled and used as mulch for planting, by distribution on the ground surface in wooded areas within the right-of-way as approved by the Engineer, or by disposal at a location off the contract site satisfactory to the Engineer.

3. Burying. No tree trunks, stumps or other debris shall be buried inside the right-of-way limits without the written approval of the Engineer. Disposal areas outside the right-of-way limits shall be approved in writing by the Engineer and shall be acquired by the Contractor at no expense to the State.
4. Salvage of Marketable Timber. In the interest of conservation, the Contractor shall make every effort possible to salvage marketable timber produced as a result of clearing operations, provided the amount of timber is great enough to make the hauling practical. In general, marketable timber is construed to mean logs 8 to 16 feet in length, plus appropriate trimming allowance, having a diameter inside the bark, at the small end, of approximately 10 inches. In the event that the Contractor is not successful in salvaging marketable timber, the Contractor shall advise the Engineer, in writing, of the efforts to salvage and indicate the reason why the timber could not be salvaged.

Any wood that is cut up in firewood lengths or other marketable lengths may be neatly piled adjacent to the right-of-way in an area provided by the Contractor for periods in excess of one week but shall be removed prior to completion of the contract.

201-4 METHOD OF MEASUREMENT

201-4.01 Per Acre. Payment for Clearing and Grubbing will be made at the unit price bid per acre computed to the nearest one tenth acre.

201-4.02 Per Lump Sum. Payment for Clearing and Grubbing will be made on a lump sum basis for work satisfactorily completed. Monthly payments will be made in proportion to the amount of work done as determined by the Engineer.

201-4.03 Borrow Areas. Borrow pits or other pit areas from which material is secured shall not be included for measurement of clearing and grubbing.

201-5 BASIS OF PAYMENT.

201-5.01 Clearing and Grubbing. Payment will be made at the contract price to furnish all materials, labor and equipment necessary to satisfactorily complete the work as specified. No separate payment will be made for any excavation, backfill or earth cover necessary to complete the work of disposal outside the embankment area nor for the work in handling, storing, rehandling and hauling of disposable material within or outside the right-of-way.

Payment will be made under:

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<tr>
<th>Item No.</th>
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<tr>
<td>201.06</td>
<td>Clearing and Grubbing</td>
<td>Lump Sum</td>
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SECTION 202 - REMOVAL OF STRUCTURES AND OBSTRUCTIONS

202-1 DESCRIPTION. This work shall consist of the removal and disposal, wholly or in part, of all buildings, structures, pavements, obsolete utility lines and tanks which are released to the Contractor in accordance with the provisions of these specifications. The work includes the demolition of existing superstructures, substructures, supporting bents and columns, surrounding material, and the removal of old bituminous concrete overlay and bituminous patches, within the right-of-way, listed in the itemized proposal, or directed by the Engineer. It also includes salvaging and storing designated materials, relocating designated buildings and backfilling resulting trenches, holes, pits, and cellars.

202-2 MATERIALS (Not specified)

202-3 CONSTRUCTION DETAILS
202-3.01 General and Safety Requirements. The Contractor shall conduct all demolition operations in a safe, legal, and responsible manner and shall ensure that any equipment, material, or method used shall be safe for the workers and the public. All laws, rules, regulations, and local building codes shall be followed. Local building code shall mean, outside of New York City, a code enacted or adopted by competent local officials or bodies at least as stringent in its requirements as the “New York State Fire Prevention and Building Code” and its associated reference standards. In New York City, Local Building Code shall mean the New York City Building Code.

Prior to demolition operations, an engineering survey shall be made by a competent person of the building, bridge, or other structure to determine its condition and the possibility of collapse of any portion, as outlined in 29 CFR 1926, Subpart T. As defined in 29 CFR 1926, Subpart C “Competent Person” means someone who is capable of identifying existing and predictable hazards in the surroundings or working conditions which are or will be unsanitary, hazardous, or dangerous to employees, and who has authorization to take prompt corrective measures to eliminate them. For purposes of this contract a competent person for bridge structures longer than 20 feet shall mean a registered professional engineer experienced in the design, construction or demolition of such structures unless waived in the contract documents. For buildings, other than ordinary wood frame construction, shall mean a registered professional architect or registered professional engineer experienced in building design, construction, or demolition.

Adjacent buildings or structures, within 100 feet of the building or structure, shall also be included in the survey if directed by the Engineer. The findings and recommendations of this survey shall constitute a “removal plan.” Removal plans that are required to be prepared by a registered professional engineer or architect shall be submitted to the Engineer thirty (30) days prior to the commencement of demolition. Other removal plans shall be submitted fifteen (15) days prior to demolition. The removal plan shall include a description of the type, size, weight, and location of all equipment to be used and a sequence of removal activities. The removal plan shall be filed with the Project Safety and Health Plan.

The Engineer may return the removal plan and require additional engineering surveys and studies to be conducted if the removal plans do not adequately identify and address obvious safety and other identified conditions. However, the Engineer's failure to return any removal plan for additional studies and recommendations shall not relieve the Contractor from the obligation of preparing an adequate removal plan and conducting adequate engineering surveys that safeguard the workers and public.

The competent person shall frequently and on a continuing basis perform monitoring to reassess the structural condition of the surveyed buildings and structures. This shall be accomplished by observing them for the presence of excessive vibrations; measuring and recording the width, extent, and progression of cracks; by measuring and recording the plumbness and integrity of structural elements and bracing; and by making other observations as necessary. Should the results of these assessments indicate that potential for collapse of a structure or building to be demolished exists, the competent person shall recommend and cause measures to be taken to ensure safety. Should the results of these assessments indicate that the work is causing damage to or diminution of structural condition of a structure or building that is to remain either wholly or in part or one that is to be relocated, the competent person shall recommend and cause to be undertaken measures to prevent additional damage or diminution of structural condition from occurring and, if directed by the State, shall recommend and cause to be undertaken measures necessary to reverse the diminution or repair the damage. The findings and recommendations of these monitoring assessments shall be made part of the removal plan prepared for the work and shall be provided to the Engineer promptly.

Before any structure or building served with or having utilities thereon is demolished or relocated all telephone, cable, electric, gas, water, steam, or any other service shall be shut off at the street and capped, or otherwise made safe and controlled, outside the building or off the structure before the general demolition work is started. Remediation work of asbestos or other hazardous material however may proceed before services are cut, except that all electric circuitry in any work area that is humid, wet, or will become wet or humid during the work shall be shut down and locked out. If power is required in
such places, temporary power and light circuits may be brought into the work area provided such circuits have ground fault interrupters at their sources. In each case, the utility companies involved shall be notified, in writing, at least five (5) working days, or longer if indicated elsewhere in the contract documents, in advance of the work. The Contractor will be held fully responsible for any claim arising from failure to do so.

All severed sewer lines or drains emanating from the building or structure shall be capped or otherwise tightly sealed to prevent the entry of foreign materials into the main sewer or drain.

The Contractor shall protect power, water, or other utility lines during demolition. If such lines cannot be protected in place they shall be temporarily relocated, as necessary, and protected prior to undertaking any demolition work that might affect them. Unless indicated otherwise, all utility relocation work will be performed by, and at the expense of, its respective owners upon adequate notice.

During the periods that personnel are required to work on, in, or around a building or structure to be demolished or relocated which is in a damaged or deteriorated condition by fire, flood, explosion, weather, or other cause, its elements shall be adequately braced to prevent collapse. Details of the bracing shall be provided in the removal plan previously mentioned in connection with the engineering survey and shall be included with the Project Safety and Health Plan for the project.

All asbestos materials or other hazardous materials shall be removed from or otherwise remediated on each structure or building before the general demolition work on that building or structure begins. The requirements and payment for this work will be as indicated elsewhere in the contract documents and as outlined in the asbestos or hazardous material remediation plan prepared by the State or others for the project.

Where a falling hazard exists to personnel, the openings shall be protected to a height of approximately 42 inches. All floor or deck openings not used as material drops shall be covered over with materials substantial enough to support the weight of any loads which may be imposed upon them. Such materials shall be properly secured to prevent accidental movement.

When excavation is required, the Contractor shall provide excavation protection for workers and the public in accordance with §107-05K. Open Excavations and Trenches.

The Contractor shall repair or replace in kind, at no cost to the State and in a manner as approved by the Engineer, sidewalks, curbs, roadway and other materials designated to remain in place which are damaged by or as a result of the work.

202-3.02 Disposal Of Buildings. Any building designated for disposal and released to the Contractor thirty (30) days or earlier before the contract completion date, shall become the property of the Contractor and shall be promptly demolished at its site. Any proposal to allow such building or any portion thereof to remain standing at the site, or to be relocated to another site, shall be referred to the Director of the Office of Real Estate for approval and shall be accomplished under terms and conditions established by the State. An appropriate extension of time may be allowed for work resulting from demolition of buildings released to the Contractor after the date indicated above. All abandoned equipment, material other than those of a hazardous nature, and fixtures of any kind remaining on the property after it is released to the Contractor shall become the Contractor's property and shall be removed as part of the building disposal. Materials of a hazardous nature shall be removed or remediated as indicated below. All the requirements of §202-3.01 General and Safety Requirements shall apply together with the following:

A. Unauthorized Entry. The Contractor shall immediately inspect all buildings released for demolition and shall prevent unauthorized entry to these buildings by boarding up or otherwise blocking potential entrances. If material blocking entrances is removed, the Contractor shall, after determining the building to be vacant, replace the removed material in such a manner as to keep the buildings from being re-entered.
**B. Hazardous Material.** Asbestos, hazardous chemicals, gases, explosives, flammable materials, or similarly dangerous materials in the building or on the property shall be removed and disposed of or otherwise remediated in accordance with all applicable rules, regulations and laws concerning the handling and disposal of Hazardous Materials or Hazardous Wastes. Payment and requirements for such disposals and/or remediations shall be as indicated elsewhere in the contract documents. Petroleum products in storage tanks shall be removed in accordance with and paid for under the pay item for Disposal of Petroleum Storage Tanks.

**C. Rodent, Insect, and Wildlife Control.** The Contractor shall exterminate rodents and insects in each building so infested, as determined by the Engineer, City, County or District Office of the State Department of Health. The Contractor or Subcontractor performing the exterminating work shall, upon request, show at least five (5) years experience at extermination of the kind required. If the building or structure to be demolished is inhabited by wildlife, the Regional Office of the Department of Environmental Conservation or the local animal control officer shall be contacted and given the opportunity to remove such wildlife before extermination or demolition operations are commenced. If inhabited by domesticated animals, the local animal control officer shall be given the opportunity to arrange for their removal.

The work of extermination shall be performed in accordance with the requirements of the City, County or District Office of the State Department of Health. Bait shall be placed at least thirteen (13) calendar days but not more than thirty (30) calendar days before actual demolition is started, or at such other times as required by the City or County Health Department. Insects shall be controlled by spraying or fumigating. If it is necessary to seal the building for the treatment to be effective or to prevent migration of insect, pest, or vermin, the Contractor shall seal the building.

If extermination is being conducted because it was ordered by the City, the County, or the State Department of Health, then the Contractor shall notify that office that the extermination has been completed and shall obtain their written concurrence that the extermination work was satisfactorily completed. Demolition work shall not proceed until the Engineer receives a copy of the written concurrence of the City, County or District Office of the State Health Department stating the extermination has been satisfactorily performed.

**D. Glass.** Glass that will create a hazard if fragmented shall be removed.

**E. Demolition of Party Wall Structures.** In the event that the demolition of one or more units of a group of party wall structures leaves a wall or walls exposed, the Contractor shall comply with the following requirements:

1. Furring, plaster, chimneys which are directed to be removed, projecting parts, and the like shall be removed.
2. The walls shall be made self-supporting, safe and weatherproof with construction similar to or consistent with the remaining building. The supports and bracing details necessary to accomplish this shall be included as a recommendation contained in the removal plan.
   The walls shall be left in a presentable and sound weatherproof condition compatible in appearance with the remaining building and in conformance with local building codes, as determined by the Engineer.
3. The roof shall be properly flashed, repaired, or otherwise treated to prevent leaks.
4. The Contractor shall provide and place on solid foundation any shoring necessary to prevent damage to adjacent property. Necessary details of the foundation and shoring shall be included in the Removal Plan. The Contractor shall be held responsible for any claim arising out of failure to prevent damage to adjacent properties.
5. All work shall be in conformance with local building codes.
**F. Demolition of Buildings.** Unless mechanically demolished, the demolition of multi-story buildings herein defined as consisting of more than 2 1/2 stories shall be accomplished story by story without accumulating rubble on the floors of the partially demolished structure.

If mechanical demolition is used, during actual operations no worker shall be permitted at any location onto which debris may fall or which may become unstable or collapse as a result of the demolition operations. Only the minimum number of workers actually necessary for the performance of the work shall be permitted in those locations at other times until such time as the operations are complete and the debris has been removed.

If debris is dropped through holes in the floor without the use of chutes, the area onto which the material is dropped shall be completely enclosed with substantial barricades nominally 42 inches high, or higher if directed, and placed not less than 6 feet back from the projected edge of the opening above. If the hole is to be used by machines as a material drop, substantial timber or other curbing shall be securely anchored around the hole. The barricades, but not the curbing, may be moved aside temporarily during periods that the machines are actually using the hole. Barricades shall be promptly restored to their proper locations when the machines have ceased actually using the hole.

Signs warning of the hazard and of falling materials shall be posted at each level.

Demolition and removal activities shall not be permitted in lower areas until debris handling ceases above.

The locations and details of any signs, barricades, curbings, and decking used to cover over holes in the flooring shall be indicated in the removal plan prepared for the building.

**G. Partial Demolition of Buildings.** If the work involved consists of demolishing only a portion of a building, the Contractor shall cooperate with the owner(s) of the remaining portion so that annoyance and inconvenience is minimized.

The competent person shall survey the site of the partial demolition and shall recommend any measures necessary to prevent the work from affecting adjacent property. Any measures recommended shall be included in the Removal Plan.

The Contractor shall close the open ends of the buildings being partially demolished with construction similar to the remainder of the building and shall furnish and install supporting members, framing, and foundations to support the remaining structure. All construction necessary to close the openings shall be of a strength and type to meet the local building codes. Structural supports shall be of the same materials as the existing supporting members to which they frame or with which they share load or shall be compatible with them. The Contractor may use salvaged lumber for sheathing provided that such lumber is sound and suitable, as determined by the Engineer. New kiln dried timber and lumber shall be used for all other purposes. The supporting members, framing and foundation etc, necessary to accomplish this shall be submitted as a recommendation of the previously mentioned engineering survey and included with the Removal Plan for the building.

**H. Demolition of Foundation.** Unless indicated otherwise or their removal would endanger adjacent improvements, the Contractor shall remove the foundation walls to the depth of the lowest cellar floor and shall break up any cellar floor, backfill the hole and grade the site to the satisfaction of the Engineer immediately after demolition of the structure.

**I. Dust Control.** Provisions shall be made at every demolition site to control the quantity of dust resulting from demolition operations by wetting the debris and the immediate work area with water or other appropriate spraying agents or by means acceptable to the Engineer. Dust control measures shall be included in the Removal Plan.
**J. Maintenance and Protection of Traffic, Including Pedestrians.** The Contractor shall, for the duration of the contract, maintain and keep safely passable and free from debris, snow and ice, all public walkways adjacent to the properties on which buildings to be demolished are located.

Active entrances to two or more story buildings being demolished shall be completely protected by sidewalk sheds, canopies or other means detailed in the Removal Plan and approved by the Engineer. Protection shall be provided a minimum distance of 8 feet from the face of the building. All such protection shall extend a minimum of 1 foot beyond each side of the building entrances or openings and shall be capable of sustaining a load of 150 psf.

All sidewalks or other walkways subject to falling objects as determined by the Engineer or within 8 feet of a two story or taller building, or greater distance if indicated in the contract documents, upon which traffic is to be maintained shall be protected by sidewalk shed or canopy designed by a professional engineer registered to practice in the State of New York to withstand the loading as required above. For single story buildings, these requirements may be waived if in the opinion of the Engineer the work may be satisfactorily and safely completed without these protective devices. No canopy or shed shall contain design features that will deflect falling material into an area where they could cause harm or injury to person or property.

**K. Disposal of Materials.** Disposal of all materials shall be in accordance with all federal, state, and local laws, rules, and regulations, any provision found elsewhere in the contract documents, and most specifically in §107-10 C “Construction and Demolition Debris”, if included in the contract, and shall be subject to the approval of the Engineer.

**L. Removal of Salvaged Materials.** All salvaged materials shall be removed from the site of the work prior to the final acceptance of the project. The Contractor shall not hold any sales, public or private, of salvaged equipment, material, or articles on State owned land. The State does not guarantee the number of fixtures, quantity or quality of equipment or any other material of value existing in the building to be present after its release to the Contractor. The Contractor waives all claims against the State because the salvage value of any building has decreased at the time of disposal.

**M. Use of Non-State Owned Land.** If any material is to be placed upon non-state owned lands, written permission from the owner thereof shall be furnished to the Engineer prior to the use of such lands.

**N. Removal of Buildings by Others.** The State reserves the right to clear the Right of Way of any building by permitting the owner thereof to remove it from the site. Should any building be removed or demolished by its owner, the Contractor shall demolish the foundation and grade the site as indicated in §202-3.02H Demolition of Foundation.

**O. Deletion of Buildings from Contract.** The State reserves the right to delete any building demolition work from the Contract. There will be no compensation for claims of lost profits.

**P. Explosives.** Unless specifically authorized in the contract documents, demolition shall be accomplished without the use of explosives.

**Q. Domestic Sewage Facilities.** Septic tanks, leaching basins, cesspools and other similar facilities associated with buildings being demolished or those that will be abandoned shall be pumped free of septage or sewage, removed, and the resulting hole shall be backfilled in lifts of compacted suitable material. If permitted by the Engineer, the facilities may be collapsed in place after pumping instead of removal. Septage recovered from the pumping operation shall be handled, transported, and disposed of in accordance with 6 NYCRR Part 364.
202-3.03 Relocating Buildings. The Contractor shall, if directed by the Engineer, relocate specified buildings to sites designated by the owner and approved by the Department. The Contractor shall do all work in accordance with applicable State and local requirements and shall obtain necessary permits.

All the applicable requirements of §202-3.01 General and Safety Requirements, §202-3.02 Disposal of Buildings and the following shall apply:

A. Preparation of Site. The Contractor shall construct all necessary foundations and cellar floors for the relocated building to meet applicable local building codes but not less than equivalent in construction to the existing features. The Contractor shall also grade the new site, and construct necessary driveways and sidewalks, topsoil and/or seed the area and perform other incidentally required items of work to prepare the site as indicated in the contract documents or by the Engineer.

B. Moving Buildings. The Contractor shall move the building safely and in a manner so as to cause the least possible damage to the building and the least possible interference with or inconvenience to its occupant(s). The Contractor shall also arrange for any temporary rerouting of overhead lines or relocating guide wires and for the clearance of other obstructions. The Contractor shall be responsible for the repair of any damage that may occur to the building, pavement and other features within and around the area of the move as a result of the move.

C. Service Connections. At the building's final location, the Contractor shall reconnect or arrange for the reconnection of necessary plumbing, gas, heating, electrical, sanitary, water supply and other services at least equivalent in construction to those existing. The work shall be accomplished in such a manner as to cause the least possible disruption to the properties affected. All work shall be in conformance with the requirements of the various utilities and local building codes. Payment and requirements for such work shall be as indicated elsewhere in the contract documents.

D. Restoration Work. The Contractor shall restore all portions of the building, including steps, porches, railings, lean-tos, and other appurtenances, to as good and serviceable condition, in accordance with local building codes, as existed prior to its relocation as determined by the Engineer. Any property damaged or destroyed during the execution of the work shall be repaired or replaced, as determined by the Engineer at the Contractor's expense to the satisfaction of the Engineer.

E. Demolition of Old Foundations. The Contractor shall remove old foundation walls in compliance with the provisions of §202-3.02H Demolition of Foundation.

F. Expenses and Liabilities. The Contractor shall save the State and the owner harmless as to all costs, expenses, and liabilities in connection with carrying out the work, and shall not hold the State liable for any claim on account of any delay or interferences with any part of the work due to relocating buildings.

G. Furnishing Sites. Sites to which the buildings are to be moved will be furnished without cost to the Contractor.

H. Removal of Building by Others. The State reserves the right to clear the Right of Way of any building by permitting the owner thereof to remove it from the site.

Should the building be removed or demolished by its owner, the Contractor shall demolish the foundation and grade the site as indicated in §202-3.02H Demolition of Foundation.

202-3.04 (Vacant)
202-3.05 Demolition of Structures. General. §202-3.01 General and Safety Requirements shall apply to this work and in addition the following also apply:

Except as noted below, any structure designated for demolition and released to the Contractor shall be demolished at its site. Any proposal to allow such structure or any portion thereof to remain standing on the site or to be relocated to another site, shall be referred to the Deputy Chief Engineer, Structures for approval and accomplished under terms and conditions established by the State.

Colored tapes, barricades, marking paint, and signs shall be used to mark all areas that could become subject to collapse or that could become unstable as a result of demolition activity. Such areas are to be designated as non-access areas, and are to be identified by the previously mentioned Engineering Survey. Personnel and equipment with operators on board shall remain outside these designated non-access areas at all times during demolition operations or at any time the area is subject to collapse.

During the course of demolition work, the Contractor shall cause the structure to continue to be monitored by a competent person, as defined in §202-3.01, and the designated non-access areas or any additional non-access areas identified during the course of the work shall be appropriately marked and signed.

In accordance with state policy, steel and other metals other than those embedded in concrete or otherwise inseparable from articles being discarded shall be disposed of in a manner that ensures their salvage or beneficial re-use.

For steel structures coated with lead-based paint, the contractor shall comply with the provisions of 29 CFR 1926.62 and all other applicable worker Health and Safety Regulations. In addition, the contractor shall comply with all applicable regulations controlling the release of lead-based paint into the environment. Prior to the beginning of any steel removal operations, the paint shall be removed for a minimum distance of four inches on each side of the centerline of cut, bolt row, or weld as applicable.

All paint shall be removed using vacuum-shrouded paint removal equipment. The equipment shall be approved by the Engineer prior to the beginning of any paint removal work. The equipment shall be demonstrated to successfully remove all paint, collect and contain the removed material, not permit release of visible dust or debris, and not vaporize existing paint into the atmosphere. If the equipment uses abrasives, the contractor may use any abrasive that contains less than one percent free silica. The supplied abrasive shall be compatible with the requirements of the equipment. All material not contained by the paint removal equipment shall be collected by vacuum methods only. All vacuums shall be equipped with high efficiency particulate (HEPA) filters. No shoveling, dry sweeping, wet sweeping, or air-blowing will be permitted.

In cases where the contractor can clearly demonstrate through exposure monitoring that other work practices and engineering controls, under the oversight of a certified industrial hygienist, can effectively maintain actual worker exposure below the permissible exposure level, exception to this requirement may be granted by the Engineer.

202-3.06 Dismantling and Storing of Existing Superstructures. In accordance with §202-3.01 General and Safety Requirements, §202-3.05 Demolition of Structures-General and the following, all concrete and paving material and other materials as directed shall be carefully removed from the structure in a manner so as to not damage materials to be stored. If not incorporated into the work the removed materials shall be disposed of by the Contractor in a manner approved by the Engineer and as outlined in §202-3.02K Disposal of Waste Materials. The parts of superstructure designated to be stored shall be dismantled, protected, and stored on site or at the locations designated without damage. All stored steel members and other stored members as directed shall be adequately match-marked in order to permit reassembly.

Any parts of the structure designated for storage which are damaged during the course of the operation or during storage shall be repaired or replaced at the direction of the Engineer at the Contractor's expense.
202-3.07 Removing Existing Superstructures. In accordance with §202-3.01 General and Safety Requirements, §202-3.05 Demolition of Structures-General and the following, all concrete and paving material shall be removed from the structure and if not incorporated into the work shall be disposed of by the Contractor in a manner in accordance with laws, rules or regulations and as approved by the Engineer and as outlined in §202-3.02K Disposal of Waste Materials.

The rest of the material removed under this work will become the property of the Contractor and, except for materials incorporated into the work, shall be removed from the site of the work and disposed of in a manner approved by the Engineer.

202-3.08 Removing Old Bituminous Concrete Overlay. The Contractor shall remove the old bituminous concrete overlay and bituminous patches indicated in the Contract Documents in a manner approved by the Engineer. If the Contract Documents indicate that the overlay or patch to be removed contains asbestos, but not more than one percent by volume, the material shall be softened by radiant heat and removed while still hot, or in a thoroughly wet condition by means other than cold milling, or in accordance with the blanket variance for the removal of bituminous pavement containing asbestos.

Should the percentage asbestos be greater than one percent (1%) by volume, the material is defined as Asbestos Containing Material by Industrial Code Rule 56 and shall be removed and paid for as indicated elsewhere in the Contract Documents.

202-3.09 Removal of Substructures.

The appropriate construction details specified for Section 203 Excavation and Embankment, as stated in §203-3.01 General through and including §203-3.02 Unclassified Excavation and Disposal shall apply. Excessive excavation shall be dewatered and kept free from water, snow and ice when necessary.

Sheeting or piling shown on the Contract Plans which is integral with the substructure and is designated to remain in place shall be cut off at the elevations shown on the plans. If indicated in the Contract Documents, existing sheeting or piling shall be extracted.

The Contractor may, with the permission of the Engineer, extract sheeting or piling not shown to be extracted or designated to remain in place rather than cutting it off at the elevations shown on the plans at no additional cost to the State.

If excavation protection is required solely to ensure the safety of workers and the public, the Contractor shall provide excavation protection. If excavation support is necessary to support structures or other improvements, or if the alternatives of laying back slopes or benching are not available, the support system shall be as indicated in the contract documents. If directed, the resulting hole shall be backfilled with suitable material placed in lifts and compacted as indicated in §202-3.02H Demolition of Foundation to the satisfaction of the Engineer and the area shall then be regraded as directed, topsoiled, and/or seeded.

202-4 METHOD OF MEASUREMENT

202-4.01 Relocating or Disposal of Buildings. The work will be measured on a lump sum basis for the relocation or disposal of the given building in accordance with the provisions of these specifications. Monthly estimates of the percentage completion will be made in proportion to the amount of work satisfactorily completed.

If a property owner, upon agreement with the Department, removes the building, the Contractor shall demolish the existing foundation, cellar floors, walks and other facilities to properly complete the work, and will be paid 20% of the bid price.

202-4.02 Disposal of Buildings (Credit Item). The bidder may provide a credit bid price for this work in the event that the estimated salvage value of the building materials exceeds the cost of
demolition. When a credit bid price is intended for this work, it shall be identified by the bidder as follows:

A. Where the unit bid price is written in words in the proposal the words “a credit to New York State of” shall be written by the bidder preceding the bid price in words.
B. The bidder shall insert the word “credit” where the unit bid price and amount bid are written in numbers.

202-4.03 (Vacant)

202-4.04 Dismantling and Storing Existing Superstructures. The work will be measured on a lump sum basis for “Dismantling and Storing Existing Superstructures.” Monthly estimates of the percentage completion will be made for this work in proportion to the amount of work satisfactorily completed.

202-4.05 Removing Existing Superstructures. The Contractor will be paid the lump sum price bid for “Removing Existing Superstructures.” Monthly estimates of the percentage completion shall be made for this work in proportion to the amount of work satisfactorily completed.

202-4.06 Removing Old Bituminous Concrete Overlay. The quantity to be measured will be the number of square yards of bituminous concrete overlay removed in accordance with the plans or as approved by the Engineer.

202-4.07 Removal of Substructures. The quantity of material removed and disposed of shall be the number of cubic yards of material computed from the payment lines shown on the Contract Plans irrespective of the excavation protection method chosen by the Contractor under §202-3.09.

202-5 BASIS OF PAYMENT

202-5.01 Disposal of Buildings. Except as indicated in the following the lump sum bid for Disposal of Buildings shall include the cost of all labor, materials and equipment necessary to satisfactorily complete the work. Unless indicated otherwise, asbestos and hazardous waste removal or remediation work shall be paid for under separate pay items. Suitable or select material obtained from other than the demolition site used to fill cellars will be paid for separately. Water used for dust control or compaction shall also be paid for separately if a pay item for water is included in the contract.

The cost of extermination work shall be included in the price bid if the contract documents indicate that extermination work is required for the given building; otherwise the work of extermination will be paid for as extra work.

202-5.02 Disposal of Buildings (Credit Item). When a credit price is bid for this work, the total or gross sum bid for the contract shall be the sum of all the bid amounts for the various items, not including those credit bids, reduced by the total bid amount involving credit bid prices.

202-5.03 Relocating Buildings. Except as indicated in the following the lump sum price bid shall include the cost of all labor, materials, and equipment necessary to satisfactorily complete the work including the cost of any excavation necessary at the old or the new building site, and any incidentals. Suitable or select material obtained off-site to backfill the original cellar hole will be paid for separately. Water used for dust control or for compaction shall be paid for separately only if an item for water exists in the contract. Sidewalks, driveways, topsoil, and turf reestablishment will also be separately paid. The cost of extermination work shall be included in the price bid if the contract documents indicate that
extermination work is required for the given building: otherwise the work of extermination will be paid for as extra work.

Unless indicated otherwise, the work of reconnecting and providing services for the relocated building at its new site shall be performed and paid for under separate pay items.

202-5.04 (Vacant)

202-5.05 Dismantling and Storing Existing Superstructures and Removing Existing Superstructures. The lump sum bid shall include the cost of all labor, materials, and equipment necessary to complete the work. The lump sum bid shall also include the cost of repair or replacement of any element designated to be stored that is damaged during the operation and any protective system(s) required to ensure the safety of the workers or the public unless indicated on the plans. Support or protection systems when indicated on the plans, the extraction of existing sheeting designated to be extracted, topsoiling, and seeding will be paid for separately under their respective items. Water used for compaction or to control dust will also be paid for separately if a pay item for water is included in the Contract. Backfilling with select material or with suitable materials that must be obtained off-site will be separately paid.

202-5.06 Removal of Substructures. Except as indicated below, the unit price bid per cubic yard for this work shall include the cost of furnishing all labor, materials, and equipment necessary to complete the work, including the cost of cutting existing sheeting or piling the protective system(s) required to ensure the safety of the workers and the public, unless indicated on the plans, and keeping the site dry and free of water, ice and snow when necessary. Support or protection systems when indicated on the plans, Topsoiling, and/or Seeding will be paid for separately under their respective items. Backfilling with select materials or with suitable materials which must be obtained off-site will be separately paid. Water will be paid for separately only if the pay item for Applying Water is in the contract. If the Contract Plans indicate that the sheeting or piling is to be extracted, payment for the extraction shall be made separately.

202-5.07 Removing Old Bituminous Concrete Overlay. The unit price bid per square yard shall include the cost of furnishing all labor, materials and equipment necessary to complete the work, except the cost of removing Asbestos Containing Material shall be paid for separately.

### Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<tbody>
<tr>
<td>202.01</td>
<td>Disposal of Buildings</td>
<td>Lump Sum</td>
</tr>
<tr>
<td>202.02</td>
<td>Disposal of Buildings (Credit Item)</td>
<td>Lump Sum</td>
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<tr>
<td>202.03</td>
<td>Relocating Buildings</td>
<td>Lump Sum</td>
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<tr>
<td>202.11</td>
<td>Dismantling and Storing Existing Superstructures</td>
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<tr>
<td>202.12</td>
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<td>Lump Sum</td>
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<td>202.19</td>
<td>Removal of Substructures</td>
<td>Cubic Yard</td>
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<tr>
<td>202.20</td>
<td>Removing Old Bituminous Concrete Overlay</td>
<td>Square Yard</td>
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</tbody>
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**NOTE:** mnnn denotes serialized pay item for each building or structure; see §101-02 Definitions of Terms under “Specifications”.

**xx** -see Catalog of Standard Pay Items or Proposal for complete description.

### SECTION 203 - EXCAVATION AND EMBANKMENT

203-1 DESCRIPTION. This work shall consist of excavation, disposal, placement and compaction of all materials that are not provided for under another section of these Specifications, and shall be executed
in conformance with payment lines, grades, thicknesses and typical sections specified in the contract documents.

203-1.01 Definitions.

A. Unclassified Excavation. Unclassified excavation shall consist of the excavation and disposal of all materials, of any description, encountered in the course of construction, unless otherwise specified in the contract. Estimated limits and descriptions of subsurface deposits and formations which may be shown in the contract documents are supplied as a part of Base Line Data.

B. Embankment. The embankment is the portion of a fill section situated between the embankment foundation and the subgrade surface, excluding any material placed under another section of these specifications.

C. Embankment Foundation. The embankment foundation is the surface upon which an embankment is constructed after all work required under §203-3.03A. Embankment Foundation has been completed.

D. Subgrade Surface. The subgrade surface is the surface of the road section upon which the select materials and/or subbase are placed.

E. Subgrade Area. The subgrade area is that portion of an embankment situated above either of the following, but excluding any material placed under another section of these specifications.

1. A line located 2 ft. below the subgrade surface and extended to the intersection with the embankment side slopes, or

2. The embankment foundation, whichever is higher.

The material and compaction requirements for the subgrade area in embankments are found in §203-2.01A. Subgrade Area Material and §203-3.03C. Compaction, respectively.

In cut sections, the subgrade area is not defined except where undercut and backfill with a select material item is specified or ordered: in such cases, the payment lines for undercut work shall define the subgrade area.

F. Embankment Side Slope Area. The embankment side slope areas are those cross-sectional areas of an embankment situated outside of lines projected downward and outward on a one on one slope from the edges of the subgrade surface to their intersection with the embankment foundation, but excluding any portion lying within a subgrade area.

G. Topsoil. See Section 613 Topsoil.

H. Suitable Material. A material whose composition is satisfactory for use in embankment construction is a suitable material. The moisture content of the material has no bearing upon such designation. In general, any mineral (inorganic) soil, blasted or broken rock and similar materials of natural or man made (i.e. recycled) origin, including mixtures thereof, are considered suitable materials. Determinations of whether a specific natural material is a suitable material shall be made by the Engineer on the above basis.

Recycled materials that the Department has evaluated and approved for general use shall be considered to be suitable material for embankment construction subject to the conditions for use as determined by the Department. The Regional Geotechnical Engineer and Geotechnical Engineering
Bureau are available to provide guidance on the use of such materials. In general, the use of recycled materials must be also sanctioned by the Department of Environmental Conservation, usually in the form of a Beneficial Use Determination (BUD).

Glass from recycling facilities meeting the requirements of §733-05 Glass Backfill shall be considered suitable material for embankment construction.

Reclaimed Asphalt Pavement (RAP), and Recycled Portland Cement Concrete Aggregate (RCA) shall be considered suitable materials for embankment construction, subject to the following conditions for use:

**RAP** - The Contractor shall provide and place RAP conforming to the requirements of §733-06 Reclaimed Asphalt Pavement for Earthwork and Subbase.

**RCA** - The Contractor shall provide and place RCA conforming to the requirements of §733-07 Recycled Portland Cement Concrete Aggregate.

Pieces of broken up concrete pavement from on-site pavement removal or in-place recycling (i.e. rubblizing, crack and seat, break and seat, etc.) may be used in embankment construction. Refer to §203-3.03A. Embankment Foundation and §203-3.03B. Embankments.

### I. Unsuitable Material

Any material containing vegetable or organic matter, such as muck, peat, organic silt, topsoil or sod, or other material that is not satisfactory for use in embankment construction under §203-1.01H. Suitable Material is designated as an unsuitable material. Certain man made deposits of industrial waste, toxic or contaminated materials, sludge, landfill or other material may also be determined to be unsuitable materials, based on an evaluation by the Department’s Geotechnical Engineering Bureau and Office of Environment, and the Department of Environmental Conservation.

### J. Borrow

Borrow is material required for earthwork construction in excess of the quantity of suitable material available from the required grading, cuts and excavations. Borrow may be necessary even though not shown in the contract documents.

### K. Embankment Construction Control Devices

Embankment construction control devices allow real-time observations of embankment construction to assess the actual performance of the embankment compared to that envisioned in the design phase. Settlement and pore water pressure are common measures of embankment performance. Techniques for monitoring settlement include a settlement rod or a surface settlement gauge. A settlement rod is an optical survey technique to monitor settlement of the embankment surface. The settlement rod(s) establish monitoring point(s) in relation to a reliable bench mark.

A surface settlement gauge is an optical survey technique to monitor settlement of the existing ground surface, below the embankment installation. The surface settlement gauge is installed prior to placing the embankment and extended upwards through the fill.

Pore water pressure monitoring may be used to determine the effective overburden diagrams (the basis of all geotechnical analyses), monitoring consolidation progress of embankments constructed over soft soils, evaluating seepage in natural slopes or earth dams (slope stability), checking the effectiveness of subsurface drainage facilities, or monitoring water well tests.

A piezometer is an instrument which provides measurements of pore water pressure at the elevation of the installed sensor. Pore pressure data is needed in a foundation soil to assess the excess pore water pressure and hence the undrained strength of the soil. Piezometers are used at various depths within cohesive foundation soils. Some piezometers are used in granular foundation soils to assess their drainage behavior.

### L. Proof Rolling

Proof rolling consists of applying test loads over the subgrade surface by means of a heavy pneumatic-tired roller of specified design, to locate and permit timely correction of deficiencies likely to adversely affect performance of the pavement structure.
M. Select Granular Fill – Slope Protection. Select granular fill – slope protection is a material used to protect the grade of a slope from erosion and sloughing from runoff and groundwater seepage. Seepage is the slow movement of water through small openings and spaces in the surface of unsaturated soil into or out of a body of surface or subsurface water. Sloughing is a shallow surface failure caused by erosive removal of supporting material.

Select granular fill – slope protection is highly permeable while also providing sufficient frictional resistance to resist seepage forces and remain in place.

N. Applying Water. Under this work, the Contractor shall furnish and apply water for dust control. Moisture control for compaction purposes is the Contractor’s responsibility. Water shall not be applied in inclement weather or when the temperature is 32°F or less.

O. Modifying Cut Slopes and Other Means of Obtaining Borrow. The Regional Director may approve the modification of cut slopes and other means of obtaining material, which is not part of the contract, so long as provisions are made to prevent unsafe conditions, damage, and nuisances to property, wildlife areas, and haul routes within and outside the contract limits. Such approval may be granted only after review of a written proposal by the Contractor showing the final deposition of the material, the haul route, hauling hours, and provisions necessary to comply with the above. Should unanticipated conditions arise resulting in any unsatisfactory situation, the Engineer shall immediately rescind the approval pending satisfactory correction.

The following procedure shall apply to areas within the R.O.W. limits which are not designated as available sources of borrow by a Special Note in the contract proposal where the Contractor requests and is granted permission to modify slopes to obtain material for use on State contract work only. The Contractor will be required to reimburse the State with a rebate for the material obtained in these areas. Permission will not be granted to excavate material beyond the design slopes if it is to be used on other than State contract work.

The rebate to be obtained from the Contractor for this material is comprised of 1) A royalty based on the actual value of the excavated material, and 2) A credit for the difference in the Contractor’s handling costs if these handling costs have been reduced. The royalty which is to be obtained for the excavated material shall be appropriate for the item for which it is to be utilized and shall be comparable to the current price being paid to purchase similar material in the area.

If the Contractor’s handling costs associated with obtaining material from within the R.O.W. limits are greater than those for obtaining material from other acceptable sources, these additional handling costs must be borne by the Contractor. The royalty shall not be reduced to offset any increased handling costs incurred by the Contractor.

If the Contractor’s handling costs associated with obtaining materials from within the R.O.W. limits are less than those for obtaining material from other acceptable sources, the differences shall be reimbursed to the State as a credit in addition to the royalty.

The difference in the Contractor’s handling cost shall be determined by an analysis based on a comparison of haul lengths, hauling equipment, hauling operation, use of haul roads or public highways, preparation and restoration of the borrow areas, and any other variables involved.

Prior to modifying rock cut slopes, the Geotechnical Engineering Bureau must be consulted. If rock cut slopes are flattened sufficiently to eliminate the need for presplitting, an additional rebate will be necessary.

All special requirements to be fulfilled by the Contractor, at the Contractor’s own expense, shall be clearly stated in the agreement. The foregoing requirement of receiving a rebate from the Contractor for material obtained by modification of slopes shall apply only to locations not designated in the Contract Documents.
**P. Winter Earthwork.** Compaction of soil during cold weather is difficult and can be impractical. Water acts as a lubricant aiding in the process of compaction. As the temperature decreases, the water becomes more viscous (less slippery) and inhibits efforts to pack the soil particles together. Eventually, the water becomes ice, at which point compaction is impossible. For this reason, New York State does not permit normal earthwork placement between November 1st thru April 1st unless there is an approved Winter Earthwork submittal.

Winter Earthwork is defined as construction operations requiring soil compaction performed from November 1st thru April 1st. The execution of Winter Earthwork requires modifications to compaction procedures, changes to material requirements, and/or additional equipment and structure assembly for controlling the weather effects on the material and existing ground conditions.

Although Winter Earthwork may be performed when the air temperature, ground temperature, or material temperature is at or below 32° F, frozen material will not be placed, nor will fill material be placed on ground frozen to any depth, in any work incorporated into the final product.

### 203-2 MATERIALS

#### 203-2.01 General.** The requirements for select materials and subgrade area materials are described below. All processing operations including washing, removal of oversize material, blending, or crushing shall be completed at the source of the material. The procedure for acceptance or rejection of these materials shall be in conformance with the procedures contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

**A. Subgrade Area Material.** Subgrade area material shall consist of any suitable material having no particles greater than 6 in. in maximum dimension, unless Select Granular Subgrade with the well graded rock option is used. In that case, refer to §733-13 Select Granular Subgrade. If concrete is used, any exposed mesh or rebar shall not exceed 1 in. in length. RAP is also permitted.

**B. Glass Backfill.** Provide backfill material meeting the requirements of §733-05 Glass Backfill.

**C. RAP.** Provide backfill material meeting the requirements of §733-06 Reclaimed Asphalt Pavement for Earthwork and Subbase.

**D. RCA.** Provide backfill material meeting the requirements of §733-07 Recycled Portland Cement Concrete Aggregate.

**E. Miscellaneous.** Necessary fill material for cleaning, grading and shaping the existing roadside section shall conform to the requirements of §203-2.01A, Subgrade Area Material.

#### 203-2.02 Unclassified Excavation and Disposal.** None Specified.

#### 203-2.03 Embankment In Place.** Provide backfill material meeting the requirements of §733-08 Embankment In Place.

1. **Embankment In Place – Winter Earthwork.** If modified methods and procedures are not outlined in the Winter Earthwork Submittal, provide backfill material meeting the requirements of §733-16 Winter Earthwork Material for Embankment In Place.

#### 203-2.04 Select Borrow.** Provide backfill material meeting the requirements of §733-09 Select Borrow.
1. **Select Borrow – Winter Earthwork.** If modified methods and procedures are not outlined in the Winter Earthwork Submittal, provide backfill material meeting the requirements of §733-16 Winter Earthwork Material for Select Borrow.

203-2.05 **Select Fill.** Provide backfill material meeting the requirements of §733-10 Select Fill.

1. **Select Fill – Winter Earthwork.** If modified methods and procedures are not outlined in the Winter Earthwork Submittal, provide backfill material meeting the requirements of §733-16 Winter Earthwork Material for Select Fill.

203-2.06 **Select Granular Fill.** Provide backfill material meeting the requirements of §733-11 Select Granular Fill.

1. **Select Granular Fill – Winter Earthwork.** If modified methods and procedures are not outlined in the Winter Earthwork Submittal, provide backfill material meeting the requirements of §733-16 Winter Earthwork Material for Select Granular Fill.

203-2.07 **Select Granular Fill Slope Protection.** Provide backfill material meeting the requirements of §733-12 Select Granular Fill Slope Protection.

1. **Select Granular Fill Slope Protection – Winter Earthwork.** If modified methods and procedures are not outlined in the Winter Earthwork Submittal, provide backfill material meeting the requirements of §733-16 Winter Earthwork Material for Select Granular Fill Slope Protection.

203-2.08 **Surface Settlement Gauges.** Provide materials for the embankment construction control device surface settlement gauge meeting the requirements of §733-17 Surface Settlement Gauge.

203-2.09 **Settlement Rods.** Provide materials for the embankment construction control device settlement rod meeting the requirements of §733-18 Settlement Rod.

203-2.10 **Piezometers.** Provide materials for the piezometer installation meeting the requirements of §732-11 Open Well Piezometer.

203-2.11 **Applying Water.** Water used for dust control purposes may be obtained from any source.

203-2.12 **Select Granular Subgrade.** Provide backfill material meeting the requirements of §733-13 Select Granular Subgrade.

1. **Select Granular Subgrade – Winter Earthwork.** If modified methods and procedures are not outlined in the Winter Earthwork Submittal, provide backfill material meeting the requirements of §733-16 Winter Earthwork Material for Select Granular Subgrade.

203-2.13 **Select Structural Fill.** Provide backfill material meeting the requirements of §733-14 Select Structural Fill.

1. **Select Structural Fill – Winter Earthwork.** If modified methods and procedures are not outlined in the Winter Earthwork Submittal, provide backfill material meeting the requirements of §733-16 Winter Earthwork Material for Select Structural Fill.

203-2.14 **Sand Backfill.** Provide backfill material meeting the requirements of §733-15 Sand Backfill.
203-3 CONSTRUCTION DETAILS

203-3.01 General. The Contractor shall remove all soil, rock, and other material, and utilize or dispose of these materials as required by the contract documents. All excavation and embankment work shall be executed to payment lines shown in the contract documents.

All graded earth surfaces outside the roadway limits shall be smoothed and trimmed in reasonably close conformity (6± in.) of true grade. After trimming, the area shall be left in a compact and satisfactory condition, free of large stones or other objectionable materials, as determined by the Engineer.

Earthwork construction operations requiring compaction shall not be performed from November 1st thru April 1st except with a Winter Earthwork submittal subject to the provision of this Section and approved by the Regional Director or his designated representative. Winter earthwork operations constitute an additional risk to the Department and Winter Earthwork submittals should not be expected to be automatically approved. Winter Earthwork will be subject to the following restrictions:

- Transitioning from the normal construction season to the exempt winter earthwork months between November 1st and April 1st, the use of standard earthwork materials may be permitted only under the conditions where the air temperature, ground temperature and material temperature are all above 32°F at the time of placement. Modifications to compaction procedures, including but not limited to the use of thinner lifts, may be required when the temperatures are above 32°F but below 40°F at the time of placement.
- Between November 1st and April 1st, if the air temperature, ground temperature, or material temperature is at or below 32°F, earthwork may only proceed using material that meets the requirements of §733-16 Winter Earthwork and/or standard earthwork material placement utilizing the modified methods and procedures contained in the approved Winter Earthwork Submittal.

In all work incorporated into the final product, the Contractor shall not place material that is frozen, or place fill material on ground that is frozen to any depth regardless of the date.

A. Winter Earthwork Submittal. For Contractors choosing to proceed with earthwork construction operations requiring compaction between November 1st thru April 1st, provide the Engineer with a Winter Earthwork submittal, with a copy to the Regional Geotechnical Engineer, outlining the modifications to the materials and/or methods including the following:

1. Material Requirements. The material meets the requirements of §733-16 Winter Earthwork. Provide information on material composition and source substitute, if proposed.

2. Material Placement. Provide information on the proposed methods for controlling the weather effects on the material and existing ground conditions (i.e. insulation, enclosures, canvas and framework). Devise a plan to be outlined in the Winter Earthwork Submittal such that all snow, ice, and frozen material shall be removed from the surface of the ground on which embankment or backfill material is to be placed, and from the surface under construction before succeeding lifts are added.

3. Procedures. Provide verification procedures to ensure the existing ground is not frozen to any depth (e.g. test pits). Provide procedures to address freeze-thaw action in earthwork that has remained idle during temperature fluctuations (e.g. re-roll and seal the surface prior to placement of succeeding lift).

4. Seasonal Adjustment Acceptance. Provide acknowledgement of a transition period allowing the continued use of standard earthwork materials between November 1st and April 1st.
only under conditions where the air temperature, ground temperature and material temperature are all above 32° F at the time of placement. Provide acknowledgement of the winter earthwork restrictions stating that, if the air temperature, ground temperature, or material temperature is at or below 32° F, earthwork will only proceed using material that meets the requirements of §733-16 Winter Earthwork and/or standard earthwork material placement utilizing the modified methods and procedures contained in the approved Winter Earthwork Submittal.

Proceed with Winter Earthwork only after receiving written approval by the Regional Director or his designated representative subject to the provisions of this Section.

B. Scheduling of Work to Minimize Soil Erosion and Water Pollution. The Contractor shall ensure effective and continuous soil erosion and sediment control throughout the construction period. The Contractor shall prepare and submit for approval, plans and schedules for all excavation, stripping, embankment, fill and grading operations. Such plans and schedules shall include but are not limited to temporary and permanent erosion control measures specified in Section 209 Soil Erosion and Sediment Control, Section 610 Turf and Wildflower Establishment and Section 612 Sodding.

C. Drainage and Grading. The Contractor shall provide and maintain slopes, crowns and ditches on all excavation and embankments to ensure satisfactory surface drainage at all times. Ditches and other drainage facilities necessary to remove ponded water shall be constructed as soon as practical to have the work area dry during the progression of work. All existing culverts and drainage systems shall be maintained in satisfactory operating condition throughout the course of the work. If it is necessary to interrupt existing surface drainage, sewers or underground, then temporary drainage facilities shall be provided until the permanent drainage work is complete. Top-of-slope interceptor ditches, where shown on the contract documents, shall be completed before adjacent excavation operations are begun. In earth cuts, the Contractor shall progress excavation operations in such a manner that the portion of the cut immediately adjacent to the design slope is at least 5 ft. lower than the general level of the cut at all times until the lower payment line is reached.

The construction of these temporary drainage facilities shall be considered as incidental to the construction of the project and no additional payment will be allowed.

Any portion of an embankment or subgrade which has been damaged by the Contractor's equipment during the course of construction, shall be repaired and re-compacted by the Contractor at no additional cost to the State.

Where seepage causes instability of slopes, excavation and backfill or other corrective measures shall be performed as ordered by the Engineer and paid for under the appropriate item. Excavation for the installation of slope protection may be necessary at any time and location throughout the duration of the contract and may not necessarily coincide with the Contractor's performance of the general excavation work.

D. Suitable Materials. Moisture content has no bearing on the suitability of material to be used for embankment construction, however, the moisture content of a material may be such that its use will require manipulation. It is the Contractor's responsibility to determine the economics of using, or disposing of and replacing, such materials. Material determined by the Contractor to be uneconomical for use may be disposed of as specified under §203-3.02B. Disposal of Surplus Excavated Materials and replaced with other material at no additional cost to the State.

When a contract includes the item “Unclassified Excavation and Disposal”, all excavated suitable materials, including the excavation performed under “Structure Excavation” and “Trench and Culvert Excavation,” shall become the Contractor's property for disposal or use under another item of these specifications.
**E. Unsuitable Materials.** All excavated unsuitable materials shall be the Contractor's property for disposal as surplus materials under the provisions of §203-3.02B. *Disposal of Surplus Excavated Materials.*

**F. Borrow.** The management of a borrow source and the acceptability of all borrow material shall be subject to the approval of the Engineer at all times. The Contractor shall notify the Engineer at least ten (10) work days in advance of opening any borrow area, and request approval of the source under the pay item involved. Test pits required by the Engineer to evaluate the acceptability and limits of the source, shall be provided by the Contractor at the Contractor's own expense. Concurrent removal of material for more than one pay item from a single source or pit shall be prohibited except with the written permission of, and under such conditions and restrictions as may be imposed by the Engineer. All borrow pits shall be stripped of sod, topsoil and vegetable matter well in advance of any working face. The minimum distance by which stripping shall lead excavation for a given source shall be established by the Engineer to suit local conditions. Where a borrow source is not under direct control of the Contractor or where special conditions exist, the Engineer may waive any of the above requirements and establish alternative provisions for the control and acceptability of borrow.

Ordinary borrow will be accepted for use where the material qualifies under the definition of Suitable Material, §203-1.01H. *Suitable Material.* All borrow placed within the limits of Embankment or the Subgrade Area shall be placed in conformance with §203-3.03B. *Embankments* or §203-3.01G. *Subgrade Area* respectively, as appropriate, or where used for fill or backfill at structures, culverts and pipes, in conformance with §203-3.06 *Select Granular Fill* and §203-3.17 *Select Structural Fill.*

**G. Subgrade Area.** Where a subgrade area is defined in an embankment by §203-1.01E. *Subgrade Area,* the material placed shall conform to §203-2.01A. *Subgrade Area Material,* placed and compacted in conformance with §203-3.03B. *Embankments* and §203-3.03C. *Compaction.* Where longitudinal and transverse changes from cut to fill are encountered in the work, a subgrade transition section shall be provided in conformance with Standard Sheet *Earthwork Transition and Benching Details.* Where a subgrade area becomes defined by §203-1.01E. *Subgrade Area* in a cut section, the materials placed and other details shall be as specified under §203-3.02C. *Proof Rolling in Cut Sections 3. Procedure,* unless otherwise required by the contract documents. Prior to subbase course placement, the surface on which the subbase is to be placed shall be thoroughly compacted to the satisfaction of the Engineer.

1. **Subgrade Surface Tolerance.** After compaction, the subgrade surface shall not be above design elevation at any location.

**203-3.02 Unclassified Excavation and Disposal.**

**A. Rock Excavation.** Presplitting is required where the design rock slope is 1 vertical on 1 horizontal or steeper and the vertical height of the exposed rock slope exceeds 5 ft. Ripping will not be allowed within 10 ft. of a slope that requires presplitting. Test sections will be required at the outset of presplit drilling and blasting operations for the evaluation of the presplit rock slopes by a Departmental Engineering Geologist. The Contractor will be required to completely expose the presplit rock face in the test section for evaluation prior to any further presplit drilling.

All rock slopes shall be thoroughly scaled and cleaned. For rock excavations involving multiple lifts, scaling of upper lifts shall be completed prior to drilling and fragmenting of lower lifts. Scaled rock slopes shall be stable and free from possible hazards of falling rocks or rock slides that endanger public safety. If, after scaling, such conditions still exist, a determination of the cause will be made by a Departmental Engineering Geologist and if it is determined that the conditions are the result of poor quality work or improper methods employed by the Contractor, the Contractor shall provide approved
remedial treatment, at no expense to the State. Such treatment may include, but is not necessarily limited to, laying back the slope, rock bolting, or shotcreting. In no case shall the subgrade be trimmed prior to the completion of the scaling operation at any location.

1. Presplitting. Prior to drilling presplitting holes, the overburden shall be completely removed to expose the rock surface along the presplitting line. The methods of collaring the holes to achieve required inclination and alignment shall be approved by the Engineer.

The presplitting holes shall be a maximum of 4 in. in diameter, spaced not more than 3 ft. center to center along the slope, and drilled at the designed slope inclination for a maximum slope distance of 60 ft. When excavation operations are conducted in multiple lifts, the presplitting holes for successive lifts may be offset a distance of not more than 3 ft. for a design slope of 1 vertical on 1 horizontal and not more than 1 ft. for slopes of steeper design; however, a presplitting hole shall not be started inside the payment line. The Contractor shall control the presplit drilling operations by using proper equipment and technique to achieve the design slope and maximum bench between lifts. If presplitting is conducted in lifts, each lift shall be of approximately equal depth. All presplitting holes shall be checked and cleared of obstructions immediately prior to loading any holes in a round. All presplitting holes shall be loaded with a continuous column charge manufactured especially for presplitting which contains not more than 0.35 lbs. of explosive per foot. The top of the charge shall be located not more than 3 ft. below the top of rock. A bottom charge of not more than 3 lbs. of packaged explosive may be used; however, no portion of any bottom charge shall be placed against a proposed finished slope. Each presplitting hole shall be filled with No. 1A crushed stone stemming meeting the gradation requirements of §703-02 Coarse Aggregate. The presplitting charges shall be fired with detonating cord extending the full depth of each hole and attached to a trunk line at the surface. Detonation of the trunk line shall be with blasting cap(s) and shall precede the detonation of fragmentation charges within the section by a minimum of 25 milliseconds. Presplitting shall extend for a minimum distance equal to the burden plus 3 ft. beyond the limits of fragmentation blasting within the section.

2. Fragmentation Blasting. Fragmentation holes, or portions thereof, shall not be drilled closer than 4 ft. to the proposed finished slope. Where presplitting is required, fragmentation holes adjacent to the presplitting holes shall be drilled parallel to the presplitting holes for the full depth of the production lift at a spacing not exceeding the spacing of the production pattern. Only packaged explosives shall be used 10 ft. or less from a design slope which requires presplitting regardless of the construction sequence.

Fragmentation charges shall be detonated by properly sequenced millisecond delay blasting caps.

3. Explosive Loading Limits. In the absence of more stringent requirements, the maximum quantity of explosives allowed per delay period shall be based on a maximum particle velocity of 2 in./s at the nearest structure to be protected. In the absence of seismic monitoring equipment, the following explosive loading limits shall apply:

**DISTANCE EQUAL TO OR LESS THAN 212 ft. FROM THE NEAREST STRUCTURE**

a. When the distance from the proposed blasting area to the nearest structure to be protected is 6 ft. or less, no blasting shall be allowed.
b. When the distance between the blasting area and the nearest structure to be protected is greater than 6 ft. and equal to or less than 15 ft., a maximum of ¼ lb. of explosives per delay period (minimum of 25 milliseconds) blasting cap shall be allowed.
c. When the distance between the blasting area and the nearest structure to be protected is greater than 15 ft. and equal to or less than 212 ft., a Scaled Distance of 30 ft. shall be utilized to determine the maximum amount of explosive allowed per delay period (minimum of 25 milliseconds) blasting cap. The Scaled Distance Formula is as described below:

\[
SD = \frac{D}{\sqrt{E_{\text{max}}}}
\]

where: 
- \(SD\) = Scaled Distance 
- \(D\) = Distance from blasting area to nearest structure to be protected in feet

or

\[
E_{\text{max}} = \frac{D^2}{(SD)^2}
\]

where: 
- \(E_{\text{max}}\) = Maximum pounds of explosive per delay period (minimum of 25 milliseconds) blasting cap

**DISTANCE GREATER THAN 212 ft. FROM THE NEAREST STRUCTURE**

a. When the blaster elects to utilize more than 50 lbs. of explosive per delay period (minimum of 25 milliseconds) blasting cap, a seismograph shall be employed to monitor the blasting vibrations generated. The initial loading shall be computed using a Scaled Distance of 30 ft. The resulting particle velocity measured by the seismograph shall be evaluated by a Department Engineering Geologist. The Geologist's evaluation shall be the basis for adjusting the Scaled Distance.

No separate payment shall be made for this work. The cost shall be included in the appropriate excavation item. The above requirements shall in no way relieve the Contractor of liability for any damage incurred as a result of the blasting operations.

**B. Disposal of Surplus Excavated Materials.** Only unsuitable materials, or that portion of suitable material excavated in excess of the quantity required to construct all embankments on the project, shall be considered as surplus.

Where disposal of surplus materials cannot be accommodated within the right of way, the excess shall become the Contractor's property for disposal. Surplus material disposed of within the right-of-way shall be placed in accordance with §107-10 *Managing Surplus Material And Waste.*

**C. Proof Rolling in Cut Sections.** Immediately prior to final trimming of the subgrade surface and placement of subbase materials in cut sections, all areas of the subgrade surface within roadway limits shall be proof rolled according to the requirements of this subsection. This work, and any delays due to this work, shall be considered incidental to the excavation item.

**1. Purpose.** In cut sections, the purpose of proof rolling is to determine the location and extent of areas below the subgrade surface that require corrective undercutting and are not so specified in the contract documents.
2. Equipment. The proof roller used in embankment sections, as specified in §203-3.03D. Proof Rolling in Embankment Sections 1. Equipment, shall be employed for proof rolling in cut sections except that the roller shall be loaded to achieve a single stress level in operation, using a gross ballasted weight of 30 tons and all tires inflated to 40 psi.

3. Procedure. Two complete passes shall be applied over all elements of the area to be proof rolled. Where any portion of the cut subgrade surface other than that which has been damaged by the Contractor's operations fails to provide a satisfactory support for the proof rolling operation, the Engineer may order corrective undercut and backfill work performed. Backfill of undercuts shown in the contract documents or ordered by the Engineer shall be in conformance with §203.3-13 Select Granular Subgrade. Where natural soil below this course will not support the weight of the construction equipment, and when ordered by the Engineer, the course shall be placed in one lift. No additional proof rolling shall follow corrective work.

4. Exceptions. Proof rolling of the subgrade surface in cut sections will not be required in any area where the subgrade surface is in a rock cut, or where undercut and backfill has been previously performed. The Engineer may order undercutting and backfill without proof rolling of any cut where the need for corrective work, as determined by the Engineer, is obvious without actual proof rolling. The Engineer may also delete proof rolling in any cut section where, based upon a written evaluation by a Departmental Geotechnical Engineer, proof rolling would be detrimental to the work.

203-3.03 Embankment In Place.

A. Embankment Foundation. After completion of the work required under Section 201 Clearing and Grubbing, and Section 202 Removal of Structures and Obstructions, the embankment foundation shall be prepared. Sod and topsoil shall be removed where the final pavement grade is 6 ft. or less above the existing ground surface and in other areas designated in the contract documents or by the Engineer. Prior to embankment construction and subbase course placement, the surface on which the embankment and/or subbase is to be placed shall be thoroughly compacted to the satisfaction of the Engineer. Unsuitable materials other than sod and topsoil shall be removed to the depths shown in the contract documents or as directed by the Engineer. Underwater areas shall be filled in accordance with §203-3.04 Select Borrow or §203-3.05 Select Fill and paid for under its appropriate item.

Where embankments are to be constructed over ground that will not adequately support embankment construction equipment, an initial layer of fill may be allowed to form a working platform. The need, manner of construction, and thickness of such a layer shall be subject to approval of the Engineer, and the layer will be permitted only where the lack of support is, as determined by the Engineer, not due to deficient ditching, grading or drainage practices or where the embankment could be constructed in the approved manner by the use of different equipment or procedures. Thicknesses of up to 3 ft. may be permitted for such a layer. Concrete or asphalt slabs may be used at the bottom of such a layer, provided they are placed horizontally.

In locations where embankments are to be constructed on hillsides or against existing embankments with slopes steeper than 1 vertical on 3 horizontal, the slopes shall be benched. Required benches shall be constructed as shown on the Standard Sheet Earthwork Transition and Benching Details.

Where old pavement is encountered within 2 ft. of the top of the subbase course, it shall be broken up or scarified.

B. Embankments. The embankment shall be constructed of suitable material as defined by §203-1.01H. Suitable Material. Embankment material shall not be placed on frozen earth, nor shall frozen soils be placed in any embankments. Embankment material shall be placed and spread in lifts (layers)
of uniform thickness, then uniformly compacted as specified under applicable portions of §203-3.03C. Compaction. During embankment construction operations, earth moving equipment shall be routed so as to prevent damage to any compacted lift. Damage to any compacted lift at any time during the course of construction, such as rutting under the loads imposed by earth moving equipment, shall be fully repaired by the Contractor at his/her own expense prior to placement of any overlying materials. At the close of each day's work, the working surface shall be crowned, shaped and rolled with smooth steel wheel or pneumatic tired rollers, for positive drainage.

Particles with a dimension in excess of \( \frac{2}{3} \) of the loose lift thickness are designated as oversized particles. Oversized particles shall be removed prior to compaction of the lift and may be placed in the Embankment Side Slope Area.

Pieces of concrete or asphalt may be used provided that the voids between the pieces are completely filled, and the greatest dimension of any piece does not exceed \( \frac{2}{3} \) the loose lift thickness. Exposed mesh or rebar shall not exceed 1 in. in length.

Embankments constructed using rock products or pieces of concrete shall be spread by bladed equipment on each lift to minimize the formation of large voids as the work progresses. The top lift of a rock or concrete fill shall be chinked.

When permitted by a note in the contract documents, stumps, logs, and other materials may be placed in the Embankment Side Slope Area, provided that: 1) such matter is deposited and compacted concurrent with the adjacent embankment, and; 2) any stumps or woody material are covered by not less than 2 ft. of soil beneath the exposed side slope surface.

Glass shall not be placed in contact with synthetic liners, geogrids, geotextiles or other geosynthetics.

C. Compaction

1. General Requirements. It shall be the Contractor's responsibility to properly place and compact all materials in the road section and other locations specified in the contract documents, and to correct any deficiencies resulting from insufficient or improper compaction of such materials throughout the contract period. The Contractor shall determine the type, size and weight of compactor best suited to the work at hand, select and control the lift (layer) thickness, exert control over the moisture content of the material, and other details necessary to obtain satisfactory results. During the progression of the work, the Department will inspect the Contractor's operations and will permit the work to continue where:

   a. Lift thickness is controlled and does not exceed the maximum allowed according to the equipment classifications in subparagraph 2. Compaction Equipment, of this subsection, and the equipment meets all specified class criteria. Thinner lifts and lighter equipment than the maximum allowed may be necessary for satisfactory results on some materials.

   b. The compactive effort (number of passes and travel speed) is uniformly applied and not less than that specified for the given equipment class and lift thickness. Higher efforts than the minimum allowed may be necessary for satisfactory results on some materials.

   c. The Engineer concludes from a visual observation that adequate compaction has been attained, with the exception of backfill at structures, culverts, pipes, conduits, and direct burial cables. However, the State reserves the right to perform density tests at any time. When tests are performed, the results shall indicate that not less than 90% of Standard Proctor Maximum Density is attained in any portion of an embankment, or 95% in a subgrade area, or as specified for other items with a percent maximum density requirement.
d. Significant rutting under the action of the compactor is not observed on the final passes on a lift.

Whenever the Contractor's operations do not conform to the above criteria, or requirements contained in other subparagraphs of this subsection, the Engineer will prohibit placement of an overlying lift until the Contractor takes effective corrective action.

As part of the Department’s Quality Assurance (QA) program, the Engineer or his representative may verify the adequacy of the compaction at any time through QA testing. When the Engineer determines that QA tests are necessary, the Contractor shall provide any assistance requested to facilitate such tests. Such assistance shall include but will not be limited to excavation and backfill of test pits and holes. This work shall be considered to be incidental construction.

Damage to any compacted lift at any time during the course of construction such as rutting under the loads imposed by earth moving equipment, shall be fully repaired by the Contractor at his/her own expense prior to placement of any overlying materials.

2. Compaction Equipment. The selection of compaction equipment is the Contractor's responsibility, but shall be subject to meeting the requirements of this subparagraph and approval by the Engineer with respect to its provisions. All compaction equipment shall be marked by a permanently attached manufacturer's identification plate designating the name of the manufacturer, model number and serial number of the machine as minimum identification. This plate shall be installed in a readily visible location. Compaction equipment lacking such an original manufacturer's identification plate, or with altered or illegible plates, will not be recognized as acceptable compaction equipment. Any equipment not principally manufactured for soil compaction purposes and equipment which is not in proper working order in all respects shall not be approved or used. The Engineer will also withhold approval of any compactor for which the Contractor cannot furnish manufacturer's specifications covering data not obvious from a visual inspection of the equipment and necessary to determine its classification.

The term, “pass,” for any type of compactor, shall denote one direct vertical application of compactor effort over all elemental areas of a lift surface. Terms in common parlance, such as “coverage,” “trips,” etc., have no significance, equivalence, or application under these specifications.

### TABLE 203-1 PNEUMATIC-TIRED COMPACTOR CLASSIFICATIONS

<table>
<thead>
<tr>
<th>Pneumatic Compactor Class</th>
<th>Tire Requirements</th>
<th></th>
<th>Inflation Pressure (psi)</th>
<th>Range of Ballasted Wheel Loads (lbs. per Wheel)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Tire Size</td>
<td>No. Plys</td>
<td></td>
<td></td>
</tr>
<tr>
<td>A</td>
<td>7.50 x 15</td>
<td>4</td>
<td>35</td>
<td>2,000 – 3,000</td>
</tr>
<tr>
<td>B</td>
<td>7.50 x 15</td>
<td>6, 10</td>
<td>60*, 90*</td>
<td>2,000 – 4,000, 4,000 – 6,000</td>
</tr>
<tr>
<td>C</td>
<td>7.50 x 15</td>
<td>14</td>
<td>130*</td>
<td>2,000 – 4,000</td>
</tr>
<tr>
<td>D</td>
<td>9.00 x 20</td>
<td>10, 12</td>
<td>75*, 90*</td>
<td>4,000 – 6,000, 9,000 – 12,000</td>
</tr>
<tr>
<td>E</td>
<td>11.00 x 20</td>
<td>12, 18</td>
<td>90*</td>
<td>6,000 – 8,000, 12,000 – 18,000</td>
</tr>
<tr>
<td>F</td>
<td>13.00 x 24</td>
<td>18</td>
<td>100*</td>
<td>8,000 – 10,000</td>
</tr>
</tbody>
</table>

* Inflation pressure for not less than the last two passes on each lift. May be reduced during earlier passes and gradually increased to this level.
**a. Pneumatic-Tired Compactors.** This type of compactor shall be classified for use according to the requirements of Table 203-1. For the lift thickness selected by the Contractor, the minimum class and wheel load which will be allowed on that lift thickness, shall be as shown in Figure 203-1.

![FIGURE 203-1 PNEUMATIC-TIRED COMPACTORS](image)

For letter class data, see Table 203-1

The minimum effort for all pneumatic compactors shall be 6 passes, at speeds up to 12 ft./sec on no more than the first 2 passes, and all subsequent passes at speeds of 6 ft./sec or less.

**b. Smooth Drum Vibratory Compactors.** This type of compactor is defined as a machine which primarily develops its compactive effort from the vibrations created and is classified for use according to the developed compactive force rating (CFR) per linear inch of drum width.

The CFR is defined as follows:
**CFR =** \[ \frac{\text{Unsprung Drum Weight (lbs.)} + \text{Dynamic Force (lbs.)}}{\text{Drum Width (in.)}} \]

The unsprung drum weight is the static weight of the drum and appurtenances without any reaction transmitted to the drum from the main chassis of the compactor. The dynamic force produced is dependent on the frequency of vibration, and therefore, CFR ratings shall be determined for the actual operating frequency of the compactor. Approval for vibratory compactors shall be confined, however, to equipment operating at not less than 1100 vpm, nor more than 1500 vpm, and those where the actual dynamic force at the actual operating frequency is at least 2.5 times the unsprung drum weight.

Conversion of manufacturer's published ratings, at a given frequency, shall be made with the following equation:

\[
F_2 = \frac{F_1 (V_2)^2}{(V_1)^2}
\]

where:
- \( F_1 \) = Dynamic Force at Rated Frequency
- \( F_2 \) = Dynamic Force at Operating Frequency
- \( V_1 \) = Rated Frequency
- \( V_2 \) = Operating Frequency

For the lift thickness selected by the Contractor, the minimum CFR rating and minimum effort on such a lift, shall be as shown in Figures 203-2B&C, respectively. Non-Centrifugal (Vertical force only) types of vibratory compactors shall be approved as above, less 175 lbs./in. before using Figures 203-2 B&C as a minimum number of passes at a single specified speed. An equivalent effort, relating varying numbers of passes to other speeds is given by the equation:

\[
\text{Speed } X = \frac{(\text{Specified Speed}) (\text{Min. Passes at Speed } X)}{\text{(Specified Min. Passes)}}
\]

The Contractor may choose to alter the specified minimum pass requirement, provided that speed is adjusted to the value given by this equation and does not exceed 6 ft./sec.
Where vibratory compactors are used on a project, the Contractor shall furnish for the exclusive use of the Engineer, one vibrating reed tachometer per project, plus one additional tachometer for each group of two vibratory compactors in excess of two per project. Tachometers shall have a frequency range adequate to cover operating frequencies of all vibratory compactors used on the project and shall have scale divisions of 50 vpm or less.
Tachometers may be placed on the ground surface near the compactor when making readings, or with suitable damping materials interposed, placed directly on the compactor drum frame.

The dispensations permitted under this specification for vibratory compactors are contingent upon proper operation of the equipment at all times during compaction operations. In any instance where the Engineer encounters any problems with operators rolling without vibration, for any reason, and immediate and effective corrective action is not taken by the Contractor, the Engineer will halt the work until the problem is resolved. If continuing problems of this nature occur, the Engineer may suspend all provisions of this subparagraph and consider the vibratory compactors as smooth steel wheel rollers classified according to their gross weight.

c. Sheepsfoot and Segmented Pad Foot Rollers. This type of compactor shall be defined as a machine which is primarily designed to compact a lift from the bottom to the top.

The maximum loose layer thickness of the material to be compacted shall be equal to the length of the feet plus 15%. The end area size and configuration of the feet shall be selected by the Contractor to suit the characteristics of soil being compacted.

Where sheepsfoot and segmented pad foot rollers are used, with or without vibration, the number of passes required for job control shall be determined by a jobsite test in which the feet penetrate into the loose lifts and, with further passes, eventually and substantially “walk out” of the layer. This job control shall then be established for that machine, lift thickness and material, provided that adequate moisture control is continuously maintained per §203-3.03C. Compaction 3. Moisture Control. Sheepsfoot and segmented pad foot rollers shall be operated at speeds not exceeding 6 ft./sec., when towed and 15 ft./sec. when self-propelled.

d. Smooth Steel Wheel Rollers. Smooth steel wheel rollers shall be considered as primary compactors on layers whose maximum thickness, after compaction, is 8 in. When so used, the roller shall have a nominal gross weight of not less than 10 tons, exert a minimum force of not less than 300 lbs/in. of width on the compression roll faces, and a minimum of 8 passes shall be applied over each lift with the roller operating at a speed not exceeding 6 ft./sec.

When the Contractor employs smooth steel wheel rollers exclusively for surface compaction, leveling or finishing operations on lifts previously compacted by other types of primary compactors, the above restrictions shall not apply.

This section applies to non-vibratory rollers or vibratory rollers operated in the static mode only.

e. Other Type of Compactors. Compactor types other than those classified above, may be employed by the Contractor, subject to approval by the Engineer of the proposed minimum applied effort (minimum number of passes and travel speed) and maximum lift thickness. Such approval by the Engineer will be based upon the results of appropriate on-site field tests.

f. Compaction Equipment for Confined Areas. In areas inaccessible to conventional compactors, or where maneuvering space is limited, impactor rammers, plate or small drum vibrators, or pneumatic buttonhead compaction equipment may be used with layer thickness not exceeding 6 in. before compaction. Hand tampers shall not be permitted. The Engineer may approve or reject any of the above described mechanical devices based upon the results of appropriate on-site field tests.

3. Moisture Control. All fill or backfill material to be compacted, shall be at a moisture content for adequate compaction of that material using the compactor selected by the Contractor.
to perform the work. The Contractor shall be responsible for determining the appropriate moisture content, and for controlling it within the proper limits as the work is progressed. When water must be added to a material, it may be added on the lift or in the excavation or borrow pit. Water added on the lift, however, shall be applied by use of an approved pressure distributor. Distributors must be approved and documented by the Engineer. Documentation by the Engineer shall be adequate evidence of approval. Water added shall be thoroughly incorporated into the soil, and the soil shall be manipulated to attain uniform moisture distribution. When the moisture content of a lift about to be compacted exceeds the required amount, compaction shall be deferred until the layer has dried back to the required amount. Natural drying may be accelerated by blending in a dry material or manipulation alone, to increase the rate of evaporation. Increased loose lift thickness caused by blending in a dry material, however, may necessitate a change in compaction equipment and/or methods to meet the minimum provisions of subparagraph 2. Compaction Equipment of this subsection.

![Figure 203-3: Guide for Selecting the Initial Stress Level for Proof Rolling Embankment Sections](image)

**D. Proof Rolling in Embankment Sections.** Immediately prior to final trimming of the subgrade surface and placement of subbase materials in embankment sections, all areas of the subgrade surface within roadway limits shall be proof rolled according to the requirements of this subsection. This work, and any delays due to this work, shall be considered incidental to the embankment item.
1. **Equipment.** The proof roller shall consist of a chariot type rigid steel frame with a box body suitable for ballast loading up to 50 tons gross weight, and mounted on four pneumatic tired wheels acting in a single line across the width of the roller on its transverse load center line. The wheels shall be equipped with 18.00 x 24 or 18.00 x 25, 24 ply tires, and shall be suspended on articulated axles such that all wheels carry approximately equal loads when operating over uneven surfaces.

2. **Determination of Roller Stress.** Initially, the gross ballasted weight and tire inflation pressure of the proof roller shall be adjusted to the highest stress level shown in Figure 203-3 based on:

   a. The general description of the subgrade soils.

   b. The estimation of the relative subgrade support within the subgrade soil description range.

   The initial roller stress for embankments constructed of rock shall be the maximum level listed in Figure 203-3 (50 Gross Tons, 130 Tire psi).

   The roller shall be operated briefly to establish the acceptability of the initial stress level. Proof rolling of the embankment shall be performed at the next lower stress level whenever operation of the roller at a higher stress level is accompanied by consistent lateral displacement of soil out of the wheel paths.

3. **Procedure.** After an acceptable stress level is established, two complete passes of the roller shall be applied over all elements of the area to be proof rolled. Any deficiencies disclosed during the proof rolling operation shall be corrected. Subsidence depressions shall be filled with material similar to the subgrade soil and then compacted in a normal manner. After compaction, these areas shall be proof rolled again. Corrective work shall be judged complete and accepted by the Engineer when all elements of the subgrade surface over a given embankment show a satisfactory uniform response to the proof roller.

4. **Exceptions.** Proof rolling of the subgrade surface in embankment sections will not be required in any area where:

   a. Due to restrictions in available access and/or maneuvering space, use of the proof roller may damage adjacent work;

   b. The proof roller will approach a culvert, pipe or other conduit closer than 5 ft. in any direction.

**203-3.04 Select Borrow.** The management of a select borrow source and the acceptability of all select borrow material shall be in conformance with §203-3.01F. **Borrow.**

Underwater areas shall be filled with select borrow to 2 ft. above the water surface at the time of placement and in conformance with the details shown on the appropriate Standard Sheet or as noted in the contract documents.

All select borrow placed within the limits of Embankment or the Subgrade Area shall be placed in conformance with §203-3.03B. **Embankments** or §203-3.01G. **Subgrade Area** respectively, as appropriate, or where used for fill or backfill at structures, culverts and pipes, in conformance with §203-3.06 Select Granular Fill and §203-3.17 Select Structural Fill.
203-3.05 Select Fill. Underwater areas shall be filled with select fill to 2 ft. above the water surface at the time of placement and in conformance with the details shown on the appropriate Standard Sheet or as noted in the contract documents.

All select fill placed within the limits of Embankment or the Subgrade Area shall be placed in conformance with §203-3.03B. Embankments or §203-3.01G. Subgrade Area respectively, as appropriate, or where used for fill or backfill at structures, culverts and pipes, in conformance with §203-3.06 Select Granular Fill and §203-3.17 Select Structural Fill.

203-3.06 Select Granular Fill. The type of material to be used in bedding, filling and backfill at culverts, pipes, conduit and direct burial cable shall be in conformance with the details shown on the appropriate Standard Sheet or as noted in the contract documents. Do not use RAP. Do not use slabs or pieces of either concrete or asphalt.

Fill or backfill material at culverts and pipes shall be deposited in horizontal layers not exceeding 6 in. in thickness prior to compaction. Compaction of each layer shall be as specified under §203-3.03C. Compaction. A minimum of 95% of Standard Proctor Maximum Density will be required. When placing fill or backfill around culverts and pipes, layers shall be deposited to progressively bury the pipe or culvert to equal depths on both sides. The limits to which this subsection will apply shall be in accordance with the Standard Sheets or as modified in the contract documents.

Fill or backfill for conduit or cable placed in a trench shall be carefully placed in a horizontal layer to a depth of 6 in. over the top of the conduit or cable. This layer of material shall not be compacted, however, the remaining portion of the trench shall be backfilled in accordance with the preceding paragraph. Where cables or conduits are placed and backfilled by a machine in one operation, the above requirements for backfilling do not apply.

Where sheeting has been used for the excavation, and incremental removal of sheeting is not specified in the contract documents, sheeting shall be pulled when the trench has been backfilled to the maximum unsupported trench depth allowed by 29 CFR 1926.

203-3.07 Select Granular Fill Slope Protection. The Contractor shall perform the excavation in accordance with the requirements for “Unclassified Excavation and Disposal” as described elsewhere in these specifications. The Contractor shall then spread material conforming to the requirements given in §733-12 Select Granular Slope Protection, in one layer to its full thickness by a method approved by the Engineer. The work shall be performed where shown in the contract documents or where directed by the Engineer in accordance with the Standard Sheets, and details shown on the contract documents. Compaction of the slope protection is not required. Slope Protection shall be either of two types, as described below:

A. Select Granular Fill, Slope Protection - Type A. Under this type, the Contractor shall furnish and install the slope protection where shown in the contract documents in accordance with the details shown on the Standard Sheets.

B. Select Granular Fill, Slope Protection - Type B. Under this type, the Contractor shall furnish and install the slope protection where directed by the Engineer in accordance with the details shown on the Standard Sheets.

203-3.08 Surface Settlement Gauges. Surface settlement gauges shall be constructed, installed, and maintained where shown in the contract documents and in accordance with the details contained in the geotechnical control procedure “Settlement Gauges and Settlement Rods” covering construction, installation, maintenance, and abandonment of these devices.

Where surface settlement gauges are called for, it will be the Contractor's option to install pipe gauges or manometer gauges, unless a definite type is specified in the contract documents. Surface settlement
gauges will be accepted for conformance with the specification requirements on the basis of an inspection of the installation by the Departmental Geotechnical Engineer.

203-3.09 Settlement Rods. Settlement rods shall be constructed, installed, and maintained where shown in the contract documents and in accordance with the details contained in the geotechnical control procedure “Settlement Gauges and Settlement Rods” covering construction, installation, maintenance, and abandonment of these devices.

Settlement rods will be accepted for conformance with the specification requirements on the basis of an inspection of the installation by the Departmental Geotechnical Engineer.

203-3.10 Piezometers. Piezometers shall be constructed, installed, and maintained at the locations shown in the contract documents and in accordance with the detailed drawings included in the contract documents.

203-3.11 Applying Water. None Specified.

203-3.12 Select Granular Subgrade. The type of material to be used in fill or backfill of undercuts shall be in conformance with the details shown in the contract documents or as ordered by the Engineer.

Fill or backfill material shall be deposited in horizontal layers not exceeding 6 in. in thickness prior to compaction. Compaction of each layer shall be as specified under §203-3.03C. Compaction. A minimum of 95% of Standard Proctor Maximum Density will be required.

203-3.13 Select Structural Fill. The type of material to be used in bedding, filling and backfill at structures shall be in conformance with the details shown in the contract documents or as ordered by the Engineer. Do not use RAP. Do not use slabs or pieces of either concrete or asphalt.

Fill or backfill material at structures shall be deposited in horizontal layers not exceeding 6 in. in thickness prior to compaction. Compaction of each layer shall be as specified under §203-3.03C. Compaction. A minimum of 95% of Standard Proctor Maximum Density will be required. When filling behind abutments and similar structures, all material shall be placed and compacted in front of the walls prior to placing fill behind the walls to a higher elevation. The limits to which this subsection will apply shall be in accordance with the Standard Sheets or as modified in the contract documents.

Where sheeting has been used for the excavation, and incremental removal of sheeting is not specified in the contract documents, sheeting shall be pulled when the trench has been backfilled to the maximum unsupported trench depth allowed by 29 CFR 1926.

203-3.14 Sand Backfill. The type of material to be used in bedding and filling shall be in conformance with the details shown in the contract documents or as ordered by the Engineer.

Bedding or fill material shall be deposited in horizontal layers not exceeding 6 in. in thickness prior to compaction. Compaction of each layer shall be as specified under §203-3.03C. Compaction. A minimum of 95% of Standard Proctor Maximum Density will be required.

203-4 METHOD OF MEASUREMENT

203-4.01 General. Quantities for all items of work with payment units in cubic yards will be computed from payment lines shown in the contract documents. Work performed beyond any designated payment line, including any offset required for the construction of presplit rock slopes in lifts, will not be included in the computation of quantities for the item involved.

For any item paid for in its final position, no additional quantity will be measured for payment to make up losses due to foundation settlement, compaction, erosion or any other cause.
Cross-sectioning, for the purpose of determining quantities for payment, will be employed only where payment lines are not shown in the contract documents or Standard Sheets, and cannot be reasonably established by the Engineer.

Quantities for benching will be computed for payment from the details and instructions shown on the Standard Sheet *Earthwork Transition and Benching Details*.

The excavation of unsuitable materials designated as topsoil under Section 613 *Topsoil*, will be included in the quantity measured for the appropriate unclassified excavation item, without distinction.

Where the item, “Embankment in Place,” is designated for the project by the proposal, all borrow of ordinary suitable materials shall be incidental to the work of that item.

### 203-4.02 Unclassified Excavation and Disposal
Unclassified excavation and disposal will be measured in cubic yards, measured to the nearest whole cubic yard, computed in the original position for all excavation within right-of-way limits. No deduction shall be made for any pipes, culverts, structures, or other obstructions, unless these are measured for payment under another contract item. Excavation for borrow of suitable materials for embankment construction, shall not be included in the computation for this work.

### 203-4.03 Embankment in Place
Embankment in place will be measured in cubic yards, measured to the nearest whole cubic yard, computed in the final compacted position. Any additional quantity of material required to compensate for embankment settlement shall not be included in the measurement of this item. The quantities of embankment will exclude the total volume of pipes, culverts, other roadway items, and granular backfill within the payment lines for such granular backfill.

### 203-4.04 Select Borrow
Select borrow will be measured in cubic yards, measured to the nearest whole cubic yard, computed in the original position.

### 203-4.05 Select Fill
Select fill will be measured in cubic yards, measured to the nearest whole cubic yard, computed in the final compacted position.

### 203-4.06 Select Granular Fill
Select granular fill will be measured in cubic yards, measured to the nearest whole cubic yard, computed in the final compacted position. A deduction shall be made for pipes (based on nominal diameters) and other payment items when the combined cross-sectional area exceeds 1 ft² unless otherwise shown in the contract documents. No deduction will be made for the cross-sectional area of an existing facility.

### 203-4.07 Select Granular Fill Slope Protection
Select granular fill slope protection will be measured in cubic yards, measured to the nearest whole cubic yard, computed in the final position.

### 203-4.08 Surface Settlement Gauges
Surface settlement gauges will be measured by the number of devices satisfactorily installed.

### 203-4.09 Settlement Rods
Settlement rods will be measured by the number of devices satisfactorily installed.

### 203-4.10 Piezometers
Piezometers will be measured by the number of devices satisfactorily installed.

### 203-4.11 Applying Water
The unit of measurement of water will be one pressure distributor per calendar day, denoted hereafter as one p.d.d., for dust control. Where the Contractor works in more than one separate and distinct shift per calendar day, each shift shall be considered as one p.d.d. A single shift plus overtime work, however, shall be considered as one p.d.d. The quantity thus determined shall be
applied directly as the quantity to be paid for where the distributors used have a capacity of 3,000 gal. or less.

Provided that the Engineer determines that the total operating distributor capacity (number and sizes of all distributors) employed is reasonably commensurate with the needs for water application, additional payment will be allowed for distributors exceeding 3,000 gal. in capacity as follows:

<table>
<thead>
<tr>
<th>Distributor Capacity</th>
<th>Pressure Distributor per Calendar Day Adjustment</th>
</tr>
</thead>
<tbody>
<tr>
<td>3,000 gal. &lt; distributor capacity &lt; 5,000 gal.</td>
<td>p.d.d.’s will be multiplied by 1.5</td>
</tr>
<tr>
<td>5,000 gal. ≤ distributor capacity</td>
<td>p.d.d.’s will be multiplied by 2.0</td>
</tr>
</tbody>
</table>

No additional quantity shall be measured for payment for compaction purposes.

203-4.12 Select Granular Subgrade. Select granular subgrade will be measured in cubic yards, measured to the nearest whole cubic yard, computed in the final compacted position.

203-4.13 Select Structural Fill. Select structural fill will be measured in cubic yards, measured to the nearest whole cubic yard, in the final compacted position. A deduction shall be made for pipes (based on nominal diameters) and other payment items when the combined cross-sectional area exceeds 1 ft$^2$ unless otherwise shown in the contract documents. No deduction will be made for the cross-sectional area of an existing facility.

203-4.14 Sand Backfill. Sand backfill will be measured in cubic yards, measured to the nearest whole cubic yard, in the final compacted position. A deduction shall be made for pipes (based on nominal diameters) and other payment items when the combined cross-sectional area exceeds 1 ft$^2$ unless otherwise shown in the contract documents. No deduction will be made for the cross-sectional area of an existing facility.

203-5 BASIS OF PAYMENT

203-5.01 General-All Items. The unit price bid shall include the cost of furnishing all labor, materials, and equipment as necessary to complete the work, except where specific costs are designated or included in another pay item of work. Incidental costs, such as acquisition of borrow pits or material outside of the right-of-way, rock drilling and blasting, compaction and special test requirements, stockpiling and re-handling of materials, precautionary measures to protect private property and utilities, to form and trim graded surfaces, proof rolling, re-proof rolling, corrective work disclosed by proof rolling and any delays caused by this corrective work, shall be included in the unit price of the pay item where such costs are incurred. The exception is that corrective work ordered in cut sections based on an evaluation of proof rolling will be paid for under the appropriate excavation and backfill items.

Quantities for any additional items of work or substitution of material in accordance with the approved Winter Earthwork submittal shall be furnished at no cost to the State.

203-5.02 Unclassified Excavation and Disposal. The provisions of §203-5.01 General-All Items apply including the following:

The unit price bid shall cover all costs of required excavation within the right of way limits, and all costs of disposal if the excavated materials are not used under another pay item.

203-5.03 Embankment In Place. The provisions of §203-5.01 General-All Items apply.

203-5.04 Select Borrow. The provisions of §203-5.01 General-All Items apply.
203-5.05 Select Fill. The provisions of §203-5.01 General-All Items apply.

203-5.06 Select Granular Fill. The provisions of §203-5.01 General-All Items apply.

203-5.07 Select Granular Fill Slope Protection. The provisions of §203-5.01 General-All Items apply.

203-5.08 Surface Settlement Gauges. The provisions of §203-5.01 General-All Items apply including the following:

The unit price bid shall cover all costs of providing, installing and maintaining each device, including excavation, trenching and backfill during the course of the work. No payment will be made under any other item of the contract for any work associated with these items.

When each installation is completed, 75% of the item unit price will be paid. The remaining 25% will be paid when each device has been properly maintained and is abandoned according to the procedures contained in the geotechnical control procedure “Settlement Gauges and Settlement Rods”. Unless otherwise specified in the proposal, the unit price shall also include the costs of removal.

203-5.09 Settlement Rods. The provisions of §203-5.01 General-All Items apply including the following:

The unit price bid shall cover all costs of providing, installing and maintaining each device, including excavation, trenching and backfill during the course of the work. No payment will be made under any other item of the contract for any work associated with these items.

When each installation is completed, 75% of the item unit price will be paid. The remaining 25% will be paid when each device has been properly maintained and is abandoned according to the procedures contained in the geotechnical control procedure “Settlement Gauges and Settlement Rods”. Unless otherwise specified in the proposal, the unit price shall also include the costs of removal.

203-5.10 Piezometers. The provisions of §203-5.01 General-All Items apply including the following:

The unit price bid shall cover all costs of providing, installing and maintaining each device, including excavation, trenching and backfill during the course of the work. No payment will be made under any other item of the contract for any work associated with these items.

When each installation is completed and the device placed in satisfactory operation, 75% of the unit price will be paid. The remaining 25% will be paid when all earthmoving and slope work is completed in the vicinity of each installation. Any installation rendered inoperative due to damage by construction equipment after partial or full payment, shall be immediately repaired or the full amount of such payment shall be deducted from other monies due the Contractor under the contract.

203-5.11 Applying Water. The unit price bid per one operating pressure distributor per calendar day for applying water shall include the costs of furnishing all labor, material and equipment necessary for dust control.

203-5.12 Select Granular Subgrade. The provisions of §203-5.01 General-All Items apply.

203-5.13 Select Structural Fill. The provisions of §203-5.01 General-All Items apply.

203-5.14 Sand Backfill. The provisions of §203-5.01 General-All Items apply.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>203.02</td>
<td>Unclassified Excavation and Disposal</td>
<td>Cubic Yards</td>
</tr>
</tbody>
</table>
203.03 Embankment In Place
203.05 Select Borrow
203.06 Select Fill
203.07 Select Granular Fill
203.0801 Select Granular Fill, Slope Protection - Type A
203.0802 Select Granular Fill, Slope Protection - Type B
203.10 Surface Settlement Gauges
203.12 Settlement Rods
203.13 Piezometers
203.1601 Applying Water
203.20 Select Granular Subgrade
203.21 Select Structural Fill
203.25 Sand Backfill

203.1 DESCRIPTION. This work shall consist of excavation, disposal, placement and compaction of all materials that are not provided for under another section of these Specifications, and shall be executed in conformance with payment lines, grades, thicknesses and typical sections specified in the contract documents.

203.1.01 Definitions.

A. Unclassified Excavation. Unclassified excavation shall consist of the excavation and disposal of all materials, of any description, encountered in the course of construction, unless otherwise specified in the contract. Estimated limits and descriptions of subsurface deposits and formations which may be shown in the contract documents are supplied as a part of Base Line Data.

B. Embankment. The embankment is the portion of a fill section situated between the embankment foundation and the subgrade surface, excluding any material placed under another section of these specifications.

C. Embankment Foundation. The embankment foundation is the surface upon which an embankment is constructed after all work required under §203-3.03A. Embankment Foundation has been completed.

D. Subgrade Surface. The subgrade surface is the surface of the road section upon which the select materials and/or subbase are placed.

E. Subgrade Area. The subgrade area is that portion of an embankment situated above either of the following, but excluding any material placed under another section of these specifications.
   1. A line located 2 ft. below the subgrade surface and extended to the intersection with the embankment side slopes, or
   2. The embankment foundation, whichever is higher.
      — The material and compaction requirements for the subgrade area in embankments are found in §203-2.01A. Subgrade Area Material and §203-3.03C. Compaction, respectively.
      — In cut sections, the subgrade area is not defined except where undercut and backfill with a select material item is specified or ordered; in such cases, the payment lines for undercut work shall define the subgrade area.

F. Embankment Side-Slope Area. The embankment side-slope areas are those cross-sectional areas of an embankment situated outside of lines projected downward and outward on a one on one slope from the edges of the subgrade surface to their intersection with the embankment foundation, but excluding any portion lying within a subgrade area.
G. **Topsoil.** See Section 613 Topsoil.

**H. Suitable Material.** A material whose composition is satisfactory for use in embankment construction is a suitable material. The moisture content of the material has no bearing upon such designation. In general, any mineral (inorganic) soil, blasted or broken rock and similar materials of natural or man made (i.e. recycled) origin, including mixtures thereof, are considered suitable materials. Determinations of whether a specific natural material is a suitable material shall be made by the Engineer on the above basis.

— Recycled materials that the Department has evaluated and approved for general use shall be considered to be suitable material for embankment construction subject to the conditions for use as determined by the Department. The Regional Geotechnical Engineer and Geotechnical Engineering Bureau are available to provide guidance on the use of such materials. In general, the use of recycled materials must be also sanctioned by the Department of Environmental Conservation, usually in the form of a Beneficial Use Determination (BUD).

— Glass from recycling facilities meeting the requirements of §733-05 Glass Backfill shall be considered suitable material for embankment construction.

— Reclaimed Asphalt Pavement (RAP), and Recycled Portland Cement Concrete Aggregate (RCA) shall be considered suitable materials for embankment construction, subject to the following conditions for use:

RAP—The Contractor shall provide and place RAP conforming to the requirements of §733-06 Reclaimed Asphalt Pavement for Earthwork and Subbase.

RCA—The Contractor shall provide and place RCA conforming to the requirements of §733-07 Recycled Portland Cement Concrete Aggregate.

— Pieces of broken up concrete pavement from on-site pavement removal or in-place recycling (i.e. rubblizing, crack and seat, break and seat, etc.) may be used in embankment construction. Refer to §203-3.03A, Embankment Foundation and §203-3.03B, Embankments.

I. **Unsuitable Material.** Any material containing vegetable or organic matter, such as muck, peat, organic silt, topsoil or sod, or other material that is not satisfactory for use in embankment construction under §203-1.01H, Suitable Material is designated as an unsuitable material. Certain man made deposits of industrial waste, toxic or contaminated materials, sludge, landfill or other material may also be determined to be unsuitable materials, based on an evaluation by the Department’s Geotechnical Engineering Bureau and Office of Environment, and the Department of Environmental Conservation.

J. **Borrow.** Borrow is material required for earthwork construction in excess of the quantity of suitable material available from the required grading, cuts and excavations. Borrow may be necessary even though not shown in the contract documents.

K. **Embankment Construction Control Devices.** Embankment construction control devices allow real-time observations of embankment construction to assess the actual performance of the embankment compared to that envisioned in the design phase. Settlement and pore water pressure are common measures of embankment performance. Techniques for monitoring settlement include a settlement rod or a surface settlement gauge. A settlement rod is an optical survey technique to monitor settlement of the embankment surface. The settlement rod(s) establish monitoring point(s) in relation to a reliable bench mark.

— A surface settlement gauge is an optical survey technique to monitor settlement of the existing ground surface, below the embankment installation. The surface settlement gauge is installed prior to placing the embankment and extended upwards through the fill.
Pore water pressure monitoring may be used to determine the effective overburden diagrams (the basis of all geotechnical analyses), monitoring consolidation progress of embankments constructed over soft soils, evaluating seepage in natural slopes or earth dams (slope stability), checking the effectiveness of subsurface drainage facilities, or monitoring water well tests.

A piezometer is an instrument which provides measurements of pore water pressure at the elevation of the installed sensor. Pore pressure data is needed in a foundation soil to assess the excess pore water pressure and hence the undrained strength of the soil. Piezometers are used at various depths within cohesive foundation soils. Some piezometers are used in granular foundation soils to assess their drainage behavior.

L. Proof Rolling. Proof rolling consists of applying test loads over the subgrade surface by means of a heavy pneumatic tire roller of specified design, to locate and permit timely correction of deficiencies likely to adversely affect performance of the pavement structure.

M. Select Granular Fill – Slope Protection. Select granular fill — slope protection is a material used to protect the grade of a slope from erosion and sloughing from runoff and groundwater seepage. Seepage is the slow movement of water through small openings and spaces in the surface of unsaturated soil into or out of a body of surface or subsurface water. Sloughing is a shallow surface failure caused by erosive removal of supporting material.

Select granular fill — slope protection is highly permeable while also providing sufficient frictional resistance to resist seepage forces and remain in place.

N. Applying Water. Under this work, the Contractor shall furnish and apply water for dust control. Moisture control for compaction purposes is the Contractor’s responsibility. Water shall not be applied in inclement weather or when the temperature is 32°F or less.

O. Modifying Cut Slopes and Other Means of Obtaining Borrow. The Regional Director may approve the modification of cut slopes and other means of obtaining material, which is not part of the contract, so long as provisions are made to prevent unsafe conditions, damage, and nuisances to property, wildlife areas, and haul routes within and outside the contract limits. Such approval may be granted only after review of a written proposal by the Contractor showing the final deposition of the material, the haul route, hauling hours, and provisions necessary to comply with the above. Should unanticipated conditions arise resulting in any unsatisfactory situation, the Engineer shall immediately rescind the approval pending satisfactory correction.

The following procedure shall apply to areas within the R.O.W. limits which are not designated as available sources of borrow by a Special Note in the contract proposal where the Contractor requests and is granted permission to modify slopes to obtain material for use on State contract work only. The Contractor will be required to reimburse the State with a rebate for the material obtained in these areas. Permission will not be granted to excavate material beyond the design slopes if it is to be used on other than State contract work.

The rebate to be obtained from the Contractor for this material is comprised of 1) A royalty based on the actual value of the excavated material, and 2) A credit for the difference in the Contractor’s handling costs if these handling costs have been reduced. The royalty which is to be obtained for the excavated material shall be appropriate for the item for which it is to be utilized and shall be comparable to the current price being paid to purchase similar material in the area.

If the Contractor’s handling costs associated with obtaining material from within the R.O.W. limits are greater than those for obtaining material from other acceptable sources, these additional handling costs must be borne by the Contractor. The royalty shall not be reduced to offset any increased handling costs incurred by the Contractor.
If the Contractor’s handling costs associated with obtaining materials from within the R.O.W. limits are less than those for obtaining material from other acceptable sources, the differences shall be reimbursed to the State as a credit in addition to the royalty.

The difference in the Contractor’s handling cost shall be determined by an analysis based on a comparison of haul lengths, hauling equipment, hauling operation, use of haul roads or public highways, preparation and restoration of the borrow areas, and any other variables involved.

Prior to modifying rock cut slopes, the Geotechnical Engineering Bureau must be consulted. If rock cut slopes are flattened sufficiently to eliminate the need for presplitting, an additional rebate will be necessary.

All special requirements to be fulfilled by the Contractor, at the Contractor’s own expense, shall be clearly stated in the agreement. The foregoing requirement of receiving a rebate from the Contractor for material obtained by modification of slopes shall apply only to locations not designated in the Contract Documents.

203-2 MATERIALS

203-2.01 General. The requirements for select materials and subgrade area materials are described below. All processing operations including washing, removal of oversize material, blending, or crushing shall be completed at the source of the material. The procedure for acceptance or rejection of these materials shall be in conformance with the procedures contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

A. Subgrade Area Material. Subgrade area material shall consist of any suitable material having no particles greater than 6 in. in maximum dimension, unless Select Granular Subgrade with the well graded rock option is used. In that case, refer to §733-13 Select Granular Subgrade. If concrete is used, any exposed mesh or rebar shall not exceed 1 in. in length. RAP is also permitted.

B. Glass Backfill. Provide backfill material meeting the requirements of §733-05 Glass Backfill.

C. RAP. Provide backfill material meeting the requirements of §733-06 Reclaimed Asphalt Pavement for Earthwork and Subbase.

D. RCA. Provide backfill material meeting the requirements of §733-07 Recycled Portland Cement Concrete Aggregate.

E. Miscellaneous. Necessary fill material for cleaning, grading and shaping the existing roadside section shall conform to the requirements of §203-2.01A, Subgrade Area Material.

203-2.02 Unclassified Excavation and Disposal. None Specified.

203-2.03 Embankment In Place. Provide backfill material meeting the requirements of §733-08 Embankment In Place.

203-2.04 Select Borrow. Provide backfill material meeting the requirements of §733-09 Select Borrow.

203-2.05 Select Fill. Provide backfill material meeting the requirements of §733-10 Select Fill.

203-2.06 Select Granular Fill. Provide backfill material meeting the requirements of §733-11 Select Granular Fill.
203-2.07 Select Granular Fill Slope Protection. Provide backfill material meeting the requirements of §733-12 Select Granular Fill Slope Protection.

203-2.08 Surface Settlement Gauges. Provide materials for the embankment construction control device surface settlement gauge meeting the requirements of §733-17 Surface Settlement Gauge.

203-2.09 Settlement Rods. Provide materials for the embankment construction control device settlement rod meeting the requirements of §733-18 Settlement Rod.

203-2.10 Piezometers. Provide materials for the piezometer installation meeting the requirements of §732-11 Open Well Piezometer.

203-2.11 Applying Water. Water used for dust control purposes may be obtained from any source.

203-2.12 Select Granular Subgrade. Provide backfill material meeting the requirements of §733-13 Select Granular Subgrade.

203-2.13 Select Structure Fill. Provide backfill material meeting the requirements of §733-14 Select Structure Fill.

203-2.14 Sand Backfill. Provide backfill material meeting the requirements of §733-15 Sand Backfill.

203-3 CONSTRUCTION DETAILS

203-3.01 General. The Contractor shall remove all soil, rock, and other material, and utilize or dispose of these materials as required by the contract documents. All excavation and embankment work shall be executed to payment lines shown in the contract documents.

— All graded earth surfaces outside the roadway limits shall be smoothed and trimmed in reasonably close conformity (6± in.) of true grade. After trimming, the area shall be left in a compact and satisfactory condition, free of large stones or other objectionable materials, as determined by the Engineer.

— Earthwork construction operations requiring compaction shall not be performed from November 1st thru April 1st except with a Winter Earthwork submittal subject to the provision of this Section and approved by the Regional Director or his designated representative. Winter Earthwork will be subject to the following restrictions:
  ● Transitioning from the normal construction season to the exempt winter earthwork months between November 1st and April 1st, the use of standard earthwork materials may be permitted only under the conditions where the air temperature, ground temperature and material temperature are all above 32° F at the time of placement. Modifications to compaction procedures, including but not limited to the use of thinner lifts, may be required when the temperatures are above 32° F but below 40° F at the time of placement.
  ● Between November 1st and April 1st, if the air temperature, ground temperature, or material temperature is at or below 32° F at the time of placement, earthwork may only proceed using material that meets the requirements of §733-16 Winter Earthwork.

— In all work incorporated into the final product, the Contractor shall not place material that is frozen, or place fill material on frozen ground regardless of the date.

A. Winter Earthwork Submittal. For Contractors choosing to proceed with earthwork compaction operations between November 1st thru April 1st, provide the Engineer with a Winter Earthwork submittal, with a copy to the Regional Geotechnical Engineer, outlining the modifications to the materials and methods including the following.
1. Material Requirements. The material meets the requirements of §733-16 Winter Earthwork. Provide information on material composition and source substitute, if proposed.

2. Material Placement. Provide information on the proposed methods for controlling the weather effects on the material and existing ground conditions (i.e., insulation, enclosures, canvas and framework). Devise a plan to be outlined in the Winter Earthwork Submittal such that all snow, ice, and frozen material shall be removed from the surface of the ground on which embankment or backfill material is to be placed, and from the surface under construction before succeeding lifts are added.

3. Transition Period. Provide acknowledgement of a transition period allowing the use of standard earthwork materials between November 1st and April 1st only under conditions where the air temperature, ground temperature and material temperature are all above 32° F at the time of placement. Acknowledge the transition period ends either when the air temperature, ground temperature or material temperature is at or below 32° F at the time of placement.

— Proceed with Winter Earthwork only after receiving written approval by the Regional Director or his designated representative subject to the provisions of this Section.

B. Scheduling of Work to Minimize Soil Erosion and Water Pollution. The Contractor shall ensure effective and continuous soil erosion and sediment control throughout the construction period. The Contractor shall prepare and submit for approval, plans and schedules for all excavation, stripping, embankment, fill and grading operations. Such plans and schedules shall include but are not limited to temporary and permanent erosion control measures specified in Section 209 Soil Erosion and Sediment Control, Section 610 Turf and Wildflower Establishment and Section 612 Sodding.

C. Drainage and Grading. The Contractor shall provide and maintain slopes, crowns and ditches on all excavation and embankments to ensure satisfactory surface drainage at all times. Ditches and other drainage facilities necessary to remove ponded water shall be constructed as soon as practical to have the work area dry during the progression of work. All existing culverts and drainage systems shall be maintained in satisfactory operating condition throughout the course of the work. If it is necessary to interrupt existing surface drainage, sewers or under-drainage, then temporary drainage facilities shall be provided until the permanent drainage work is complete. Top of slope interceptor ditches, where shown on the contract documents, shall be completed before adjacent excavation operations are begun. In earth cuts, the Contractor shall progress excavation operations in such a manner that the portion of the cut immediately adjacent to the design slope is at least 5 ft. lower than the general level of the cut at all times until the lower payment line is reached.

— The construction of these temporary drainage facilities shall be considered as incidental to the construction of the project and no additional payment will be allowed.

— Any portion of an embankment or subgrade which has been damaged by the Contractor’s equipment during the course of construction, shall be repaired and re-compacted by the Contractor at no additional cost to the State.

— Where seepage causes instability of slopes, excavation and backfill or other corrective measures shall be performed as ordered by the Engineer and paid for under the appropriate item. Excavation for the installation of slope protection may be necessary at any time and location throughout the duration of the contract and may not necessarily coincide with the Contractor’s performance of the general excavation work.

D. Suitable Materials. Moisture content has no bearing on the suitability of material to be used for embankment construction, however, the moisture content of a material may be such that its use will require manipulation. It is the Contractor’s responsibility to determine the economics of using, or
disposing of and replacing, such materials. Material determined by the Contractor to be uneconomical for use may be disposed of as specified under §203-3.02B, Disposal of Surplus Excavated Materials and replaced with other material at no additional cost to the State.

When a contract includes the item “Unclassified Excavation and Disposal”, all excavated suitable materials, including the excavation performed under “Structure Excavation” and “Trench and Culvert Excavation,” shall become the Contractor’s property for disposal or use under another item of these specifications.

E. Unsuitable Materials. All excavated unsuitable materials shall be the Contractor’s property for disposal as surplus materials under the provisions of §203-3.02B, Disposal of Surplus Excavated Materials.

F. Borrow. The management of a borrow source and the acceptability of all borrow material shall be subject to the approval of the Engineer at all times. The Contractor shall notify the Engineer at least ten (10) work days in advance of opening any borrow area, and request approval of the source under the pay item involved. Test pits required by the Engineer to evaluate the acceptability and limits of the source, shall be provided by the Contractor at the Contractor’s own expense. Concurrent removal of material for more than one pay item from a single source or pit shall be prohibited except with the written permission of, and under such conditions and restrictions as may be imposed by the Engineer. All borrow pits shall be stripped of sod, topsoil and vegetable matter well in advance of any working face. The minimum distance by which stripping shall lead excavation for a given source shall be established by the Engineer to suit local conditions. Where a borrow source is not under direct control of the Contractor or where special conditions exist, the Engineer may waive any of the above requirements and establish alternative provisions for the control and acceptability of borrow.

Ordinary borrow will be accepted for use where the material qualifies under the definition of Suitable Material, §203-1.01H. Suitable Material. All borrow placed within the limits of Embankment or the Subgrade Area shall be placed in conformance with §203-3.03B. Embankments or §203-3.01G. Subgrade Area respectively, as appropriate, or where used for fill or backfill at structures, culverts and pipes, in conformance with §203-3.06 Select Granular Fill and §203-3.17 Select Structure Fill.

G. Subgrade Area. Where a subgrade area is defined in an embankment by §203-1.01E. Subgrade Area, the material placed shall conform to §203-2.01A. Subgrade Area Material, placed and compacted in conformance with §203-3.03B. Embankments and §203-3.03C. Compaction. Where longitudinal and transverse changes from cut to fill are encountered in the work, a subgrade transition section shall be provided in conformance with Standard Sheet Earthwork Transition and Benching Details. Where a subgrade area becomes defined by §203-1.01E. Subgrade Area in a cut section, the materials placed and other details shall be as specified under §203-3.02C. Proof Rolling in Cut Sections 3. Procedure, unless otherwise required by the contract documents. Prior to subbase course placement, the surface on which the subbase is to be placed shall be thoroughly compacted to the satisfaction of the Engineer.

1. Subgrade Surface Tolerance. After compaction, the subgrade surface shall not be above design elevation at any location.

203-3.02 Unclassified Excavation and Disposal.

A. Rock Excavation. Presplitting is required where the design rock slope is 1 vertical on 1 horizontal or steeper and the vertical height of the exposed rock slope exceeds 5 ft. Ripping will not be allowed within 10 ft. of a slope that requires presplitting. Test sections will be required at the outset of presplit drilling and blasting operations for the evaluation of the presplit rock slopes by a
Departmental Engineering Geologist. The Contractor will be required to completely expose the presplit rock face in the test section for evaluation prior to any further presplit drilling.

All rock slopes shall be thoroughly scaled and cleaned. For rock excavations involving multiple lifts, scaling of upper lifts shall be completed prior to drilling and fragmenting of lower lifts. Sealed rock slopes shall be stable and free from possible hazards of falling rocks or rock slides that endanger public safety. If, after scaling, such conditions still exist, a determination of the cause will be made by a Departmental Engineering Geologist and it is determined that the conditions are the result of poor quality work or improper methods employed by the Contractor, the Contractor shall provide approved remedial treatment, at no expense to the State. Such treatment may include, but is not necessarily limited to, laying back the slope, rock bolting, or shotcreting. In no case shall the subgrade be trimmed prior to the completion of the scaling operation at any location.

1. Presplitting. Prior to drilling presplitting holes, the overburden shall be completely removed to expose the rock surface along the presplitting line. The methods of collaring the holes to achieve required inclination and alignment shall be approved by the Engineer.

The presplitting holes shall be a maximum of 4 in. in diameter, spaced not more than 3 ft. center to center along the slope, and drilled at the designed slope inclination for a maximum slope distance of 60 ft. When excavation operations are conducted in multiple lifts, the presplitting holes for successive lifts may be offset a distance of not more than 3 ft. for a design slope of 1 vertical on 1 horizontal and not more than 1 ft. for slopes of steeper design; however, a presplitting hole shall not be started inside the payment line. The Contractor shall control the presplit drilling operations by using proper equipment and technique to achieve the design slope and maximum bench between lifts. If presplitting is conducted in lifts, each lift shall be of approximately equal depth. All presplitting holes shall be checked and cleared of obstructions immediately prior to loading any holes in a round. All presplitting holes shall be loaded with a continuous column charge manufactured especially for presplitting which contains not more than 0.35 lbs. of explosive per foot. The top of the charge shall be located not more than 3 ft. below the top of rock. A bottom charge of not more than 3 lbs. of packaged explosive may be used; however, no portion of any bottom charge shall be placed against a proposed finished slope. Each presplitting hole shall be filled with No. 1A crushed stone stemming meeting the gradation requirements of §703-02 Coarse Aggregate. The presplitting charges shall be fired with detonating cord extending the full depth of each hole and attached to a trunk line at the surface. Detonation of the trunk line shall be with blasting cap(s) and shall precede the detonation of fragmentation charges within the section by a minimum of 25 milliseconds. Presplitting shall extend for a minimum distance equal to the burden plus 3 ft. beyond the limits of fragmentation blasting within the section.

2. Fragmentation Blasting. Fragmentation holes, or portions thereof, shall not be drilled closer than 4 ft. to the proposed finished slope. Where presplitting is required, fragmentation holes adjacent to the presplitting holes shall be drilled parallel to the presplitting holes for the full depth of the production lift at a spacing not exceeding the spacing of the production pattern. Only packaged explosives shall be used 10 ft. or less from a design slope which requires presplitting regardless of the construction sequence.

Fragmentation charges shall be detonated by properly sequenced millisecond delay blasting caps.

3. Explosive Loading Limits. In the absence of more stringent requirements, the maximum quantity of explosives allowed per delay period shall be based on a maximum particle velocity of 2 in./s at the nearest structure to be protected. In the absence of seismic monitoring equipment, the following explosive loading limits shall apply.
DISTANCE EQUAL TO OR LESS THAN 212 ft. FROM THE NEAREST STRUCTURE

a. When the distance from the proposed blasting area to the nearest structure to be protected is 6 ft. or less, no blasting shall be allowed.

b. When the distance between the blasting area and the nearest structure to be protected is greater than 6 ft. and equal to or less than 15 ft., a maximum of ¼ lb. of explosives per delay period (minimum of 25 milliseconds) blasting cap shall be allowed.

c. When the distance between the blasting area and the nearest structure to be protected is greater than 15 ft. and equal to or less than 212 ft., a Scaled Distance of 30 ft. shall be utilized to determine the maximum amount of explosive allowed per delay period (minimum of 25 milliseconds) blasting cap. The Scaled Distance Formula is as described below:

\[ SD = \frac{D}{\sqrt{E_{max}}} \]

where:
- \( SD \) = Scaled Distance
- \( D \) = Distance from blasting area to nearest structure to be protected in feet

\[ E_{max} = \frac{D^2}{(SD)^2} \]

where:
- \( E_{max} \) = Maximum pounds of explosive per delay period (minimum of 25 milliseconds) blasting cap

DISTANCE GREATER THAN 212 ft. FROM THE NEAREST STRUCTURE

a. When the blaster elects to utilize more than 50 lbs. of explosive per delay period (minimum of 25 milliseconds) blasting cap, a seismograph shall be employed to monitor the blasting vibrations generated. The initial loading shall be computed using a Scaled Distance of 30 ft. The resulting particle velocity measured by the seismograph shall be evaluated by a Department Engineering Geologist. The Geologist's evaluation shall be the basis for adjusting the Scaled Distance.

No separate payment shall be made for this work. The cost shall be included in the appropriate excavation item. The above requirements shall in no way relieve the Contractor of liability for any damage incurred as a result of the blasting operations.

B. Disposal of Surplus Excavated Materials. Only unsuitable materials, or that portion of suitable material excavated in excess of the quantity required to construct all embankments on the project, shall be considered as surplus.

Where disposal of surplus materials cannot be accommodated within the right of way, the excess shall become the Contractor's property for disposal. Surplus material disposed of within the right of way shall be placed in accordance with §107-10 Managing Surplus Material And Waste.

C. Proof Rolling in Cut Sections. Immediately prior to final trimming of the subgrade surface and placement of subbase materials in cut sections, all areas of the subgrade surface within roadway limits shall be proof rolled according to the requirements of this subsection. This work, and any delays due to this work, shall be considered incidental to the excavation item.
1. **Purpose.** In cut sections, the purpose of proof rolling is to determine the location and extent of areas below the subgrade surface that require corrective undercutting and are not so specified in the contract documents.

2. **Equipment.** The proof roller used in embankment sections, as specified in §203-3.03D. Proof Rolling in Embankment Sections 1. Equipment, shall be employed for proof rolling in cut sections except that the roller shall be loaded to achieve a single stress level in operation, using a gross ballasted weight of 30 tons and all tires inflated to 40 psi.

3. **Procedure.** Two complete passes shall be applied over all elements of the area to be proof rolled. Where any portion of the cut subgrade surface other than that which has been damaged by the Contractor’s operations fails to provide a satisfactory support for the proof rolling operation, the Engineer may order corrective undercut and backfill work performed. Backfill of undercuts shown in the contract documents or ordered by the Engineer shall be in conformance with §203.3-13 Select Granular Subgrade. Where natural soil below this course will not support the weight of the construction equipment, and when ordered by the Engineer, the course shall be placed in one lift. No additional proof rolling shall follow corrective work.

4. **Exceptions.** Proof rolling of the subgrade surface in cut sections will not be required in any area where the subgrade surface is in a rock cut, or where undercut and backfill has been previously performed. The Engineer may order undercutting and backfill without proof rolling of any cut where the need for corrective work, as determined by the Engineer, is obvious without actual proof rolling. The Engineer may also delete proof rolling in any cut section where, based upon a written evaluation by a Departmental Geotechnical Engineer, proof rolling would be detrimental to the work.

### 203-3.03 Embankment In Place

**A. Embankment Foundation.** After completion of the work required under Section 201 Clearing and Grubbing, and Section 202 Removal of Structures and Obstructions, the embankment foundation shall be prepared. Sod and topsoil shall be removed where the final pavement grade is 6 ft. or less above the existing ground surface and in other areas designated in the contract documents or by the Engineer. Prior to embankment construction and subbase course placement, the surface on which the embankment and/or subbase is to be placed shall be thoroughly compacted to the satisfaction of the Engineer. Unsuitable materials other than sod and topsoil shall be removed to the depths shown in the contract documents or as directed by the Engineer. Underwater areas shall be filled in accordance with §203.3.04 Select Borrow or §203.3.05 Select Fill and paid for under its appropriate item.

— Where embankments are to be constructed over ground that will not adequately support embankment construction equipment, an initial layer of fill may be allowed to form a working platform. The need, manner of construction, and thickness of such a layer shall be subject to approval of the Engineer, and the layer will be permitted only where the lack of support is, as determined by the Engineer, not due to deficient ditching, grading or drainage practices or where the embankment could be constructed in the approved manner by the use of different equipment or procedures. Thicknesses of up to 3 ft. may be permitted for such a layer. Concrete or asphalt slabs may be used at the bottom of such a layer, provided they are placed horizontally.

— In locations where embankments are to be constructed on hillsides or against existing embankments with slopes steeper than 1 vertical on 3 horizontal, the slopes shall be bench: Required benches shall be constructed as shown on the Standard Sheet Earthwork Transition and Benching Details.
Where old pavement is encountered within 2 ft. of the top of the subbase course, it shall be broken-up or scarified.

B. Embankments. The embankment shall be constructed of suitable material as defined by §203-1.01H. Suitable Material. Embankment material shall not be placed on frozen earth, nor shall frozen soils be placed in any embankments. Embankment material shall be placed and spread in lifts (layers) of uniform thickness, then uniformly compacted as specified under applicable portions of §203-3.03C. Compaction. During embankment construction operations, earth moving equipment shall be routed so as to prevent damage to any compacted lift. Damage to any compacted lift at any time during the course of construction, such as rutting under the loads imposed by earth moving equipment, shall be fully repaired by the Contractor at his/her own expense prior to placement of any overlying materials. At the close of each day’s work, the working surface shall be crowned, shaped and rolled with smooth steel wheel or pneumatic-tired rollers, for positive drainage.

Particles with a dimension in excess of ⅔ of the loose lift thickness are designated as oversized particles. Oversized particles shall be removed prior to compaction of the lift and may be placed in the Embankment Side Slope Area.

Pieces of concrete or asphalt may be used provided that the voids between the pieces are completely filled, and the greatest dimension of any piece does not exceed ⅓ the loose lift thickness. Exposed mesh or rebar shall not exceed 1 in. in length.

Embankments constructed using rock products or pieces of concrete shall be spread by bladed equipment on each lift to minimize the formation of large voids as the work progresses. The top lift of a rock or concrete fill shall be chinked.

When permitted by a note in the contract documents, stumps, logs, and other materials may be placed in the Embankment Side Slope Area, provided that: 1) such matter is deposited and compacted concurrent with the adjacent embankment, and; 2) any stumps or woody material are covered by not less than 2 ft. of soil beneath the exposed side slope surface.

Glass shall not be placed in contact with synthetic liners, geogrids, geotextiles or other geosynthetics.

C. Compaction

1. General Requirements. It shall be the Contractor’s responsibility to properly place and compact all materials in the road section and other locations specified in the contract documents, and to correct any deficiencies resulting from insufficient or improper compaction of such materials throughout the contract period. The Contractor shall determine the type, size and weight of compactor best suited to the work at hand, select and control the lift (layer) thickness, exert control over the moisture content of the material, and other details necessary to obtain satisfactory results. During the progression of the work, the Department will inspect the Contractor’s operations and will permit the work to continue where:

a.—Lift thickness is controlled and does not exceed the maximum allowed according to the equipment classifications in subparagraph 2. Compaction Equipment, of this subsection, and the equipment meets all specified class criteria. Thinner lifts and lighter equipment than the maximum allowed may be necessary for satisfactory results on some materials.

b.—The compactive effort (number of passes and travel speed) is uniformly applied and not less than that specified for the given equipment class and lift thickness. Higher efforts than the minimum allowed may be necessary for satisfactory results on some materials.

c.—The Engineer concludes from a visual observation that adequate compaction has been attained, with the exception of backfill at structures, culverts, pipes, conduits, and direct burial cables. However, the State reserves the right to perform density tests at any time. When tests are performed, the results shall indicate that not less than 90% of Standard Proctor
Maximum Density is attained in any portion of an embankment, or 95% in a subgrade area, or as specified for other items with a percent maximum density requirement.

d—Significant rutting under the action of the compactor is not observed on the final passes on a lift.

—Whenever the Contractor's operations do not conform to the above criteria, or requirements contained in other subparagraphs of this subsection, the Engineer will prohibit placement of an overlying lift until the Contractor takes effective corrective action.

—As part of the Department's Quality Assurance (QA) program, the Engineer or his representative may verify the adequacy of the compaction at any time through QA testing. When the Engineer determines that QA tests are necessary, the Contractor shall provide any assistance requested to facilitate such tests. Such assistance shall include but will not be limited to excavation and backfill of test pits and holes. This work shall be considered to be incidental construction.

—Damage to any compacted lift at any time during the course of construction such as rutting under the loads imposed by earth moving equipment, shall be fully repaired by the Contractor at his/her own expense prior to placement of any overlying materials.

2. Compaction Equipment. The selection of compaction equipment is the Contractor's responsibility, but shall be subject to meeting the requirements of this subparagraph and approval by the Engineer with respect to its provisions. All compaction equipment shall be marked by a permanently attached manufacturer's identification plate designating the name of the manufacturer, model number and serial number of the machine as minimum identification. This plate shall be installed in a readily visible location. Compaction equipment lacking such an original manufacturer's identification plate, or with altered or illegible plates, will not be recognized as acceptable compaction equipment. Any equipment not principally manufactured for soil compaction purposes and equipment which is not in proper working order in all respects shall not be approved or used. The Engineer will also withhold approval of any compactor for which the Contractor cannot furnish manufacturer's specifications covering data not obvious from a visual inspection of the equipment and necessary to determine its classification.

—The term, "pass," for any type of compactor, shall denote one direct vertical application of compactor effort over all elemental areas of a lift surface. Terms in common parlance, such as "coverage," "trips," etc., have no significance, equivalence, or application under these specifications.

### TABLE 203-1 — PNEUMATIC-TIRED COMPACTOR CLASSIFICATIONS

<table>
<thead>
<tr>
<th>Pneumatic Compactor Class</th>
<th>Tire Requirements</th>
<th>Inflation Pressure (psi)</th>
<th>Range of Ballasted-Wheel Loads (lbs., per-Wheel)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Tire Size</td>
<td>No.-Ply</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A</td>
<td>7.50 x 15</td>
<td>4</td>
<td>35</td>
</tr>
<tr>
<td>B</td>
<td>7.50 x 15</td>
<td>6</td>
<td>60*</td>
</tr>
<tr>
<td></td>
<td></td>
<td>10</td>
<td>90*</td>
</tr>
<tr>
<td>C</td>
<td>7.50 x 15</td>
<td>14</td>
<td>130*</td>
</tr>
<tr>
<td>D</td>
<td>9.00 x 20</td>
<td>10</td>
<td>75*</td>
</tr>
<tr>
<td></td>
<td></td>
<td>12</td>
<td>90*</td>
</tr>
<tr>
<td>E</td>
<td>11.00 x 20</td>
<td>12</td>
<td>90*</td>
</tr>
<tr>
<td></td>
<td></td>
<td>18</td>
<td>100*</td>
</tr>
<tr>
<td>F</td>
<td>13.00 x 24</td>
<td>18</td>
<td>100*</td>
</tr>
</tbody>
</table>

* Inflation pressure for not less than the last two passes on each lift. May be reduced during earlier passes and gradually increased to this level.
a. **Pneumatic-Tired Compactors.** This type of compactor shall be classified for use according to the requirements of Table 203-1. For the lift thickness selected by the Contractor, the minimum class and wheel load which will be allowed on that lift thickness, shall be as shown in Figure 203-1.

The minimum effort for all pneumatic compactors shall be 6 passes, at speeds up to 12 ft./sec on no more than the first 2 passes, and all subsequent passes at speeds of 6 ft./sec or less.

b. **Smooth Drum Vibratory Compactors.** This type of compactor is defined as a machine which primarily develops its compactive effort from the vibrations created and is classified for use according to the developed compactive force rating (CFR) per linear inch of drum width.
The CFR is defined as follows:

\[
CFR = \frac{\text{Unsprung Drum Weight (lbs.)} + \text{Dynamic Force (lbs.)}}{\text{Drum Width (in.)}}
\]

The unsprung drum weight is the static weight of the drum and appurtenances without any reaction transmitted to the drum from the main chassis of the compactor. The dynamic force produced is dependent on the frequency of vibration, and therefore, CFR ratings shall be determined for the actual operating frequency of the compactor. Approval for vibratory compactors shall be confined, however, to equipment operating at not less than 1100 vpm, nor more than 1500 vpm, and those where the actual dynamic force at the actual operating frequency is at least 2.5 times the unsprung drum weight.

Conversion of manufacturer's published ratings, at a given frequency, shall be made with the following equation:

\[
F_2 = \frac{F_1 (V_2)^2}{(V_1)^2}
\]

where:
- \(F_1\) = Dynamic Force at Rated Frequency
- \(F_2\) = Dynamic Force at Operating Frequency
- \(V_1\) = Rated Frequency
- \(V_2\) = Operating Frequency

For the lift thickness selected by the Contractor, the minimum CFR rating and minimum effort on such a lift, shall be as shown in Figures 203-2B&C, respectively. Non-Centrifugal (Vertical force only) types of vibratory compactors shall be approved as above, less 175 lbs./in. before using Figures 203-2 B&C as a minimum number of passes at a single specified speed. An equivalent effort, relating varying numbers of passes to other speeds is given by the equation:

\[
\text{Speed X} = \frac{(\text{Specified Speed}) (\text{Min. Passes at Speed X})}{(\text{Specified Min. Passes})}
\]

The Contractor may choose to alter the specified minimum pass requirement, provided that speed is adjusted to the value given by this equation and does not exceed 6 ft./sec.
Where vibratory compactors are used on a project, the Contractor shall furnish for the exclusive use of the Engineer, one vibrating reed tachometer per project, plus one additional tachometer for each group of two vibratory compactors in excess of two per project. Tachometers shall have a frequency range adequate to cover operating frequencies of all vibratory compactors.
vibratory compactors used on the project and shall have scale divisions of 50 vpm or less. Tachometers may be placed on the ground surface near the compactor when making readings, or with suitable damping materials interposed, placed directly on the compactor drum frame.

—The dispensations permitted under this specification for vibratory compactors are contingent upon proper operation of the equipment at all times during compaction operations. In any instance where the Engineer encounters any problems with operators rolling without vibration, for any reason, and immediate and effective corrective action is not taken by the Contractor, the Engineer will halt the work until the problem is resolved. If continuing problems of this nature occur, the Engineer may suspend all provisions of this subparagraph and consider the vibratory compactors as smooth steel wheel rollers classified according to their gross weight.

c. Sheepsfoot and Segmented Pad Foot Rollers. This type of compactor shall be defined as a machine which is primarily designed to compact a lift from the bottom to the top. The maximum loose layer thickness of the material to be compacted shall be equal to the length of the feet plus 15%. The end area size and configuration of the feet shall be selected by the Contractor to suit the characteristics of soil being compacted.

—Where sheepsfoot and segmented pad foot rollers are used, with or without vibration, the number of passes required for job control shall be determined by a jobsite test in which the feet penetrate into the loose lifts and, with further passes, eventually and substantially “walk out” of the layer. This job control shall then be established for that machine, lift thickness and material, provided that adequate moisture control is continuously maintained per §203-3.03C. Compaction 3. Moisture Control. Sheepsfoot and segmented pad foot rollers shall be operated at speeds not exceeding 6 ft./sec., when towed and 15 ft./sec. when self-propelled.

d. Smooth Steel Wheel Rollers. Smooth steel wheel rollers shall be considered as primary compactors on layers whose maximum thickness, after compaction, is 8 in. When so used, the roller shall have a nominal gross weight of not less than 10 tons, exert a minimum force of not less than 300 lbs/ln. of width on the compression roll faces, and a minimum of 8 passes shall be applied over each lift with the roller operating at a speed not exceeding 6 ft./sec.

—When the Contractor employs smooth steel wheel rollers exclusively for surface compaction, leveling or finishing operations on lifts previously compacted by other types of primary compactors, the above restrictions shall not apply.

—This section applies to non-vibratory rollers or vibratory rollers operated in the static mode only.

e. Other Type of Compactors. Compactor types other than those classified above, may be employed by the Contractor, subject to approval by the Engineer of the proposed minimum applied effort (minimum number of passes and travel speed) and maximum lift thickness. Such approval by the Engineer will be based upon the results of appropriate on-site field tests.

f. Compaction Equipment for Confined Areas. In areas inaccessible to conventional compactors, or where maneuvering space is limited, impactor rammers, plate or small drum vibrators, or pneumatic buttonhead compaction equipment may be used with layer thickness not exceeding 6 in. before compaction. Hand tampers shall not be permitted. The Engineer may approve or reject any of the above described mechanical devices based upon the results of appropriate on-site field tests.
3. Moisture Control. All fill or backfill material to be compacted, shall be at a moisture content for adequate compaction of that material using the compactor selected by the Contractor to perform the work. The Contractor shall be responsible for determining the appropriate moisture content, and for controlling it within the proper limits as the work is progressed. When water must be added to a material, it may be added on the lift or in the excavation or borrow pit. Water added on the lift, however, shall be applied by use of an approved pressure distributor. Distributors must be approved and documented by the Engineer. Documentation by the Engineer shall be adequate evidence of approval. Water added shall be thoroughly incorporated into the soil, and the soil shall be manipulated to attain uniform moisture distribution. When the moisture content of a lift about to be compacted exceeds the required amount, compaction shall be deferred until the layer has dried back to the required amount. Natural drying may be accelerated by blending in a dry material or manipulation alone, to increase the rate of evaporation. Increased loose lift thickness caused by blending in a dry material, however, may necessitate a change in compaction equipment and/or methods to meet the minimum provisions of subparagraph 2. Compaction Equipment of this subsection.

D. Proof Rolling in Embankment Sections. Immediately prior to final trimming of the subgrade surface and placement of subbase materials in embankment sections, all areas of the subgrade surface within roadway limits shall be proof rolled according to the requirements of this subsection. This work, and any delays due to this work, shall be considered incidental to the embankment item.
1. **Equipment.** The proof roller shall consist of a chariot type rigid steel frame with a box body suitable for ballast loading up to 50 tons gross weight, and mounted on four pneumatic tired wheels acting in a single line across the width of the roller on its transverse load center line. The wheels shall be equipped with 18.00 x 24 or 18.00 x 25, 24 ply tires, and shall be suspended on articulated axles such that all wheels carry approximately equal loads when operating over uneven surfaces.

2. **Determination of Roller Stress.** Initially, the gross ballasted weight and tire inflation pressure of the proof roller shall be adjusted to the highest stress level shown in Figure 203-3 based on:
   a. The general description of the subgrade soils.
   b. The estimation of the relative subgrade support within the subgrade soil description range.
   — The initial roller stress for embankments constructed of rock shall be the maximum level listed in Figure 203-3 (50 Gross Tons, 130 Tire psi).
   — The roller shall be operated briefly to establish the acceptability of the initial stress level. Proof rolling of the embankment shall be performed at the next lower stress level whenever operation of the roller at a higher stress level is accompanied by consistent lateral displacement of soil out of the wheel paths.

3. **Procedure.** After an acceptable stress level is established, two complete passes of the roller shall be applied over all elements of the area to be proof rolled. Any deficiencies disclosed during the proof rolling operation shall be corrected. Subsidence depressions shall be filled with material similar to the subgrade soil and then compacted in a normal manner. After compaction, these areas shall be proof rolled again. Corrective work shall be judged complete and accepted by the Engineer when all elements of the subgrade surface over a given embankment show a satisfactory uniform response to the proof roller.

4. **Exceptions.** Proof rolling of the subgrade surface in embankment sections will not be required in any area where:
   a. Due to restrictions in available access and/or maneuvering space, use of the proof roller may damage adjacent work;
   b. The proof roller will approach a culvert, pipe or other conduit closer than 5 ft. in any direction.

203-3.04 **Select Borrow.** The management of a select borrow source and the acceptability of all select borrow material shall be in conformance with §203-3.01F. Borrow.

203-3.05 **Select Fill.** Underwater areas shall be filled with select fill to 2 ft. above the water surface at the time of placement and in conformance with the details shown on the appropriate Standard Sheet or as noted in the contract documents.

203-3.06 **Select Granular Fill.** Underwater areas shall be filled with select fill to 2 ft. above the water surface at the time of placement and in conformance with the details shown on the appropriate Standard Sheet or as noted in the contract documents.

203-3.07 **Select Structure Fill.** Underwater areas shall be filled with select fill to 2 ft. above the water surface at the time of placement and in conformance with the details shown on the appropriate Standard Sheet or as noted in the contract documents.
or where used for fill or backfill at structures, culverts and pipes, in conformance with §203-3.06 Select Granular Fill and §203-3.17 Select Structure Fill.

203-3.06 Select Granular Fill. The type of material to be used in bedding, filling and backfill at culverts, pipes, conduit and direct burial cable shall be in conformance with the details shown on the appropriate Standard Sheet or as noted in the contract documents. Do not use RAP. Do not use slabs or pieces of either concrete or asphalt.
— Fill or backfill material at culverts and pipes shall be deposited in horizontal layers not exceeding 6 in. in thickness prior to compaction. Compaction of each layer shall be as specified under §203-3.03C. Compaction. A minimum of 95% of Standard Proctor Maximum Density will be required. When placing fill or backfill around culverts and pipes, layers shall be deposited to progressively bury the pipe or culvert to equal depths on both sides. The limits to which this subsection will apply shall be in accordance with the Standard Sheets or as modified in the contract documents.
— Fill or backfill for conduit or cable placed in a trench shall be carefully placed in a horizontal layer to a depth of 6 in. over the top of the conduit or cable. This layer of material shall not be compacted, however, the remaining portion of the trench shall be backfilled in accordance with the preceding paragraph. Where cables or conduits are placed and backfilled by a machine in one operation, the above requirements for backfilling do not apply.
— Where sheeting has been used for the excavation, and incremental removal of sheeting is not specified in the contract documents, sheeting shall be pulled when the trench has been backfilled to the maximum unsupported trench depth allowed by 29 CFR 1926.

203-3.07 Select Granular Fill Slope Protection. The Contractor shall perform the excavation in accordance with the requirements for “Unclassified Excavation and Disposal” as described elsewhere in these specifications. The Contractor shall then spread material conforming to the requirements given in §733-12 Select Granular Slope Protection, in one layer to its full thickness by a method approved by the Engineer. The work shall be performed where shown in the contract documents or where directed by the Engineer in accordance with the Standard Sheets, and details shown on the contract documents.
Compaction of the slope protection is not required. Slope Protection shall be either of two types, as described below:

A. Select Granular Fill, Slope Protection — Type A. Under this type, the Contractor shall furnish and install the slope protection where shown in the contract documents in accordance with the details shown on the Standard Sheets.

B. Select Granular Fill, Slope Protection — Type B. Under this type, the Contractor shall furnish and install the slope protection where directed by the Engineer in accordance with the details shown on the Standard Sheets.

203-3.08 Surface Settlement Gauges. Surface settlement gauges shall be constructed, installed, and maintained where shown in the contract documents and in accordance with the details contained in the geotechnical control procedure “Settlement Gauges and Settlement Rods” covering construction, installation, maintenance, and abandonment of these devices.
— Where surface settlement gauges are called for, it will be the Contractor's option to install pipe gauges or manometer gauges, unless a definite type is specified in the contract documents. Surface settlement gauges will be accepted for conformance with the specification requirements on the basis of an inspection of the installation by the Departmental Geotechnical Engineer.

203-3.09 Settlement Rods. Settlement rods shall be constructed, installed, and maintained where shown in the contract documents and in accordance with the details contained in the geotechnical control procedure “Settlement Gauges and Settlement Rods” covering construction, installation, maintenance, and abandonment of these devices.
— Settlement rods will be accepted for conformance with the specification requirements on the basis of an inspection of the installation by the Departmental Geotechnical Engineer.

203-3.10 Piezometers. Piezometers shall be constructed, installed, and maintained at the locations shown in the contract documents and in accordance with the detailed drawings included in the contract documents.

203-3.11 Applying Water. None Specified.

203-3.12 Select Granular Subgrade. The type of material to be used in fill or backfill of undercuts shall be in conformance with the details shown in the contract documents or as ordered by the Engineer. — Fill or backfill material shall be deposited in horizontal layers not exceeding 6 in. in thickness prior to compaction. Compaction of each layer shall be as specified under §203-3.03C. Compaction. A minimum of 95% of Standard Proctor Maximum Density will be required.

203-3.13 Select Structure Fill. The type of material to be used in bedding, filling and backfill at structures shall be in conformance with the details shown on the appropriate Standard Sheet or as noted in the contract documents or as ordered by the Engineer. Do not use RAP. Do not use slabs or pieces of either concrete or asphalt. — Fill or backfill material at structures shall be deposited in horizontal layers not exceeding 6 in. in thickness prior to compaction. Compaction of each layer shall be as specified under §203-3.03C. Compaction. A minimum of 95% of Standard Proctor Maximum Density will be required. When filling behind abutments and similar structures, all material shall be placed and compacted in front of the walls prior to placing fill behind the walls to a higher elevation. The limits to which this subsection will apply shall be in accordance with the Standard Sheets or as modified in the contract documents. — Where sheeting has been used for the excavation, and incremental removal of sheeting is not specified in the contract documents, sheeting shall be pulled when the trench has been backfilled to the maximum unsupported trench depth allowed by 29 CFR 1926.

203-3.14 Sand Backfill. The type of material to be used in bedding and filling shall be in conformance with the details shown in the contract documents or as ordered by the Engineer. — Bedding or fill material shall be deposited in horizontal layers not exceeding 6 in. in thickness prior to compaction. Compaction of each layer shall be as specified under §203-3.03C. Compaction. A minimum of 95% of Standard Proctor Maximum Density will be required.

203-4 METHOD OF MEASUREMENT.

203-4.01 General. Quantities for all items of work with payment units in cubic yards will be computed from payment lines shown in the contract documents. Work performed beyond any designated payment line, including any offset required for the construction of presplit rock slopes in lifts, will not be included in the computation of quantities for the item involved. — For any item paid for in its final position, no additional quantity will be measured for payment to make up losses due to foundation settlement, compaction, erosion or any other cause. — Cross-sectioning, for the purpose of determining quantities for payment, will be employed only where payment lines are not shown in the contract documents or Standard Sheets, and cannot be reasonably established by the Engineer. — Quantities for benching will be computed for payment from the details and instructions shown on the Standard Sheet Earthwork Transition and Benching Details. — The excavation of unsuitable materials designated as topsoil under Section 613 Topsoil, will be included in the quantity measured for the appropriate unclassified excavation item, without distinction.
Where the item, “Embankment in Place,” is designated for the project by the proposal, all borrow of ordinary suitable materials shall be incidental to the work of that item.

203-4.02 Unclassified Excavation and Disposal. Unclassified excavation and disposal will be measured in cubic yards, measured to the nearest whole cubic yard, computed in the original position for all excavation within right-of-way limits. No deduction shall be made for any pipes, culverts, structures, or other obstructions, unless these are measured for payment under another contract item. Excavation for borrow of suitable materials for embankment construction, shall not be included in the computation for this work.

203-4.03 Embankment in Place. Embankment in place will be measured in cubic yards, measured to the nearest whole cubic yard, computed in the final compacted position. Any additional quantity of material required to compensate for embankment settlement shall not be included in the measurement of this item. The quantities of embankment will exclude the total volume of pipes, culverts, other roadway items, and granular backfill within the payment lines for such granular backfill.

203-4.04 Select Borrow. Select borrow will be measured in cubic yards, measured to the nearest whole cubic yard, computed in the original position.

203-4.05 Select Fill. Select fill will be measured in cubic yards, measured to the nearest whole cubic yard, computed in the final compacted position.

203-4.06 Select Granular Fill. Select granular fill will be measured in cubic yards, measured to the nearest whole cubic yard, computed in the final compacted position. A deduction shall be made for pipes (based on nominal diameters) and other payment items when the combined cross-sectional area exceeds 1 ft² unless otherwise shown in the contract documents. No deduction will be made for the cross-sectional area of an existing facility.

203-4.07 Select Granular Fill Slope Protection. Select granular fill slope protection will be measured in cubic yards, measured to the nearest whole cubic yard, computed in the final position.

203-4.08 Surface Settlement Gauges. Surface settlement gauges will be measured by the number of devices satisfactorily installed.

203-4.09 Settlement Rods. Settlement rods will be measured by the number of devices satisfactorily installed.

203-4.10 Piezometers. Piezometers will be measured by the number of devices satisfactorily installed.

203-4.11 Applying Water. The unit of measurement of water will be one pressure distributor per calendar day, denoted hereafter as one p.d.d., for dust control. Where the Contractor works in more than one separate and distinct shift per calendar day, each shift shall be considered as one p.d.d. A single shift plus overtime work, however, shall be considered as one p.d.d. The quantity thus determined shall be applied directly as the quantity to be paid for where the distributors used have a capacity of 3,000 gal. or less. Provided that the Engineer determines that the total operating distributor capacity (number and sizes of all distributors) employed is reasonably commensurate with the needs for water application, additional payment will be allowed for distributors exceeding 3,000 gal. in capacity as follows:

<table>
<thead>
<tr>
<th>Distributor Capacity</th>
<th>Pressure-Distributor per Calendar</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
Day Adjustment

<table>
<thead>
<tr>
<th>Distributor Capacity</th>
<th>Day Adjustment</th>
</tr>
</thead>
<tbody>
<tr>
<td>3,000 gal. &lt; distributor capacity &lt; 5,000 gal.</td>
<td>p.d.d.'s will be multiplied by 1.5</td>
</tr>
<tr>
<td>5,000 gal. ≤ distributor capacity</td>
<td>p.d.d.'s will be multiplied by 2.0</td>
</tr>
</tbody>
</table>

— No additional quantity shall be measured for payment for compaction purposes.

203-4.12 Select Granular Subgrade. Select granular subgrade will be measured in cubic yards, measured to the nearest whole cubic yard, computed in the final compacted position.

203-4.13 Select Structure Fill. Select Structure Fill will be measured in cubic yards, measured to the nearest whole cubic yard, in the final compacted position. A deduction shall be made for pipes (based on nominal diameters) and other payment items when the combined cross-sectional area exceeds 1 ft$^2$ unless otherwise shown in the contract documents. No deduction will be made for the cross-sectional area of an existing facility.

203-4.14 Sand Backfill. Sand backfill will be measured in cubic yards, measured to the nearest whole cubic yard, in the final compacted position. A deduction shall be made for pipes (based on nominal diameters) and other payment items when the combined cross-sectional area exceeds 1 ft$^2$ unless otherwise shown in the contract documents. No deduction will be made for the cross-sectional area of an existing facility.

203-5 BASIS OF PAYMENT

203-5.01 General—All Items. The unit price bid shall include the cost of furnishing all labor, materials, and equipment as necessary to complete the work, except where specific costs are designated or included in another pay item of work. Incidental costs, such as acquisition of borrow pits or material outside of the right-of-way, rock drilling and blasting, compaction and special test requirements, stockpiling and re-handling of materials, precautionary measures to protect private property and utilities, to form and trim graded surfaces, proof rolling, re-proof rolling, corrective work disclosed by proof rolling and any delays caused by this corrective work, shall be included in the unit price of the pay item where such costs are incurred. The exception is that corrective work ordered in cut sections based on an evaluation of proof rolling will be paid for under the appropriate excavation and backfill items.

— Quantities for any additional items of work or substitution of material in accordance with the approved Winter Earthwork submittal shall be furnished at no cost to the State.

203-5.02 Unclassified Excavation and Disposal. The provisions of §203-5.01 General—All Items apply including the following:

— The unit price bid shall cover all costs of required excavation within the right of way limits, and all costs of disposal if the excavated materials are not used under another pay item.

203-5.03 Embankment In Place. The provisions of §203-5.01 General—All Items apply.

203-5.04 Select Borrow. The provisions of §203-5.01 General—All Items apply.

203-5.05 Select Fill. The provisions of §203-5.01 General—All Items apply.

203-5.06 Select Granular Fill. The provisions of §203-5.01 General—All Items apply.

203-5.07 Select Granular Fill Slope Protection. The provisions of §203-5.01 General—All Items apply.
203-5.08 Surface Settlement Gauges. The provisions of §203-5.01 General All Items apply including the following:
— The unit price bid shall cover all costs of providing, installing and maintaining each device, including excavation, trenching and backfill during the course of the work. No payment will be made under any other item of the contract for any work associated with these items.
— When each installation is completed, 75% of the item unit price will be paid. The remaining 25% will be paid when each device has been properly maintained and is abandoned according to the procedures contained in the geotechnical control procedure “Settlement Gauges and Settlement Rods”. Unless otherwise specified in the proposal, the unit price shall also include the costs of removal.

203-5.09 Settlement Rods. The provisions of §203-5.01 General All Items apply including the following:
— The unit price bid shall cover all costs of providing, installing and maintaining each device, including excavation, trenching and backfill during the course of the work. No payment will be made under any other item of the contract for any work associated with these items.
— When each installation is completed, 75% of the item unit price will be paid. The remaining 25% will be paid when each device has been properly maintained and is abandoned according to the procedures contained in the geotechnical control procedure “Settlement Gauges and Settlement Rods”. Unless otherwise specified in the proposal, the unit price shall also include the costs of removal.

203-5.10 Piezometers. The provisions of §203-5.01 General All Items apply including the following:
— The unit price bid shall cover all costs of providing, installing and maintaining each device, including excavation, trenching and backfill during the course of the work. No payment will be made under any other item of the contract for any work associated with these items.
— When each installation is completed and the device placed in satisfactory operation, 75% of the unit price will be paid. The remaining 25% will be paid when all earthmoving and slope work is completed in the vicinity of each installation. Any installation rendered inoperative due to damage by construction equipment after partial or full payment, shall be immediately repaired or the full amount of such payment shall be deducted from other monies due the Contractor under the contract.

203-5.11 Applying Water. The unit price bid per one operating pressure distributor per calendar day for applying water shall include the costs of furnishing all labor, material and equipment necessary for dust control.

203-5.12 Select Granular Subgrade. The provisions of §203-5.01 General All Items apply.

203-5.13 Select Structure Fill. The provisions of §203-5.01 General All Items apply.

203-5.14 Sand Backfill. The provisions of §203-5.01 General All Items apply.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>203.02</td>
<td>Unclassified Excavation and Disposal</td>
<td>Cubic Yards</td>
</tr>
<tr>
<td>203.03</td>
<td>Embankment In Place</td>
<td>Cubic Yards</td>
</tr>
<tr>
<td>203.05</td>
<td>Select Borrow</td>
<td>Cubic Yards</td>
</tr>
<tr>
<td>203.06</td>
<td>Select Fill</td>
<td>Cubic Yards</td>
</tr>
<tr>
<td>203.07</td>
<td>Select Granular Fill</td>
<td>Cubic Yards</td>
</tr>
<tr>
<td>203.0801</td>
<td>Select Granular Fill, Slope Protection – Type A</td>
<td>Cubic Yards</td>
</tr>
<tr>
<td>203.0802</td>
<td>Select Granular Fill, Slope Protection – Type B</td>
<td>Cubic Yards</td>
</tr>
<tr>
<td>203.10</td>
<td>Surface Settlement Gauges</td>
<td>Each</td>
</tr>
</tbody>
</table>
203.12 Settlement Rods Each
203.13 Piezometers Each
203.1601 Applying Water P.D.D.
203.20 Select Granular Subgrade Cubic Yards
203.21 Select Structure Fill Cubic Yards
203.25 Sand Backfill Cubic Yards

SECTION 204 - FLOWABLE FILL

204-1 DESCRIPTION. The work shall consist of mixing and placing flowable fill at the locations shown in the contract documents.

204-1.01. Controlled Low Strength Material. Controlled Low Strength Material (CLSM) is an acceptable alternative to compacted soil backfill in confined spaces. CLSM consists of cement, water and, at the Contractor’s option, fly ash, aggregate or chemical admixtures in any proportions such that the final product meets the strength and flow consistency requirements included in the specification. The mix is proportioned to be self leveling and does not require compaction. It is much lower in strength than concrete, making future excavation possible.

204-1.02. Lightweight Concrete Fill. Lightweight Concrete Fill is an engineered geotechnical material with a unique strength / density relationship which can be used to reduce loads on soft foundation soils, buried structures, or against retaining walls. Lightweight Concrete Fill consists of a Portland cement matrix containing uniformly distributed, non-interconnected air voids introduced by a foaming agent. The flowability and cementitious properties provide a product that is self leveling and does not require compaction.

204-2 MATERIALS.

204-2.01 Controlled Low Strength Material. Provide backfill material meeting the requirements for CLSM as stated in §733-01 Flowable Fill.

204-2.02 Lightweight Concrete Fill. Provide backfill material meeting the requirements for Lightweight Concrete Fill as stated in §733-01 Flowable Fill.

204-3 CONSTRUCTION DETAILS.

204-3.01 Controlled Low Strength Material.

A. CLSM Submittal. Submit to the Engineer (1) a mix design, with certified test results supplied by a qualified independent testing laboratory for the CLSM verifying the unconfined compressive strength meets the requirements of the specification, and (2) the methods of installation to be employed. Include in the CLSM placement sequence, a procedure to account for subsidence during the settling and curing process.

B. CLSM Production. Mix the materials at a stationary mixing plant which is either a continuous or a batch type plant. A batch is defined as the amount of material that can be mixed at one time. Design the mix of materials to accurate proportions, either by volume or by weight, so that when the materials are incorporated in the mix a thorough and uniform mix will result.
If the CLSM can be placed within 30 minutes of the end of mixing, then open haul units may be used for transport. If it cannot be placed within 30 minutes after the end of mixing, it must be transported by a rotating drum unit capable of 2-6 rpm.

For work involving quantities of CLSM less than 2.5 yd$^3$, the Contractor may use a small portable mixer. Provide a mixer capable of mixing CLSM that has the specified unconfined compressive strength and flow consistency. Mix all components so as to produce a uniform product.

C. CLSM Placement - General. Do not place CLSM that is frozen, or place CLSM on frozen ground. Do not expose CLSM to freezing temperatures until after it has gained its requisite strength, abiding by the Provisions for Curing in Cold Weather in Section 555 Structural Concrete.

If the CLSM is to be placed via pumps, the placement sequence shall be such that the equipment is able to access the entire volume to be filled without separating the mixture.

Keep CLSM encapsulated with soil or protected by other means so as to prevent erosion and environmental degradation.

D. CLSM Placement – at Structures, Culverts, Pipes, Conduits and Direct Burial Cables. Place the CLSM in accordance with the installation details shown on the Standard Sheet.

When placing CLSM for pipe backfill, discharge the material onto the top and at the center of the pipe.

Do not place CLSM in contact with aluminum pipe, including connections, fixtures, etc., unless the aluminum has been thoroughly coated with Zinc Chromate Primer, §708-04 Zinc Chromate Primer, or an equivalent alternative as approved by the Materials Bureau.

Do not place CLSM containing fly ash in direct contact with cast iron or ductile iron pipes, fittings or appurtenances.

In situations where CLSM is used as backfill around pipe, take precautions to counteract the pipe’s buoyancy.

E. CLSM – QA Testing. The Department maintains a Quality Assurance (QA) program for CLSM. The Department will sample and test specimens of the CLSM during placement to compare its properties to the specification requirements and verifying the spread diameter and unconfined compressive strength of the in-place material. The QA program provides oversight of the Contractors Quality Control (QC) process, to reveal changes which may occur in the approved mix design.

Several scenarios may develop as a result of the QA testing.

1. The properties are shown to meet the requirements of the specification for the type(s) identified in the contract documents. No action will be taken.
2. The properties are shown to be outside the requirements of the specification for the type(s) identified in the contract documents.
   a. If the results are within an acceptable margin as determined by the Department through an independent analysis of the site specific conditions, the material may remain in-place contingent upon an agreed credit. If a credit cannot be agreed upon, the scenario reverts to 2.b.
   b. If the results are not within an acceptable margin as determined by the Department through an independent analysis of the site specific conditions, the entire lift (and all overlying lifts) of material will be removed and replaced at the Contractor's expense.

204-3.02 Lightweight Concrete Fill.

A. Lightweight Concrete Fill Submittal. Submit to the Engineer (1) a mix design, with certified test results supplied by a qualified independent testing laboratory for the Lightweight Concrete Fill verifying the wet cast density and unconfined compressive strength meets the requirements of the
specification for the type(s) identified in the contract documents, and (2) the methods of installation to be employed.

B. Lightweight Concrete Fill Production. Generate foam in accordance with the manufacturer’s recommendations for inclusion into the mix.

Mix the materials at a stationary mixing plant which is either a continuous or a batch type plant. A batch is defined as the amount of material that can be mixed at one time. Design the mix of materials to accurate proportions, either by volume or by weight, so that when the materials are incorporated in the mix, a thorough and uniform mix will result.

Locate equipment such that the mixed product is capable of being pumped into place properly.

C. Lightweight Concrete Fill - Placement. A representative of the supplier of the foaming agent shall be on site during the initial placement and at such times as requested by the Engineer to advise the Contractor on his operation. The lightweight concrete fill shall be placed in lifts not to exceed 24 in. unless otherwise approved by the Engineer. Subsequent lifts shall be placed only after a minimum 12 hour waiting period has been observed.

At the end of each pour, exposed surfaces shall be roughened with a stiff broom or scored with a tool. The Lightweight Concrete Fill shall be placed on supporting surfaces which have been cleaned of loose debris, sand, dust, or other foreign materials to the satisfaction of the Engineer.

Do not place Lightweight Concrete Fill that is frozen, or place Lightweight Concrete Fill on frozen ground. Do not expose Lightweight Concrete Fill to freezing temperatures until after it has gained its requisite strength, abiding by the Provisions for Curing in Cold Weather in Section 555 Structural Concrete.

D. Lightweight Concrete Fill – QA Testing. The Department maintains a Quality Assurance (QA) program for Lightweight Concrete Fill. The Department will sample and test specimens of the Lightweight Concrete Fill material during placement to compare its properties to the specification requirements and verifying the wet cast density and unconfined compressive strength of the in-place material. The QA program provides oversight of the Contractors Quality Control (QC) process, to reveal changes which may occur in the approved mix design.

Several scenarios may develop as a result of the QA testing.

1. The properties are shown to meet the requirements of the specification for the type(s) identified in the contract documents. No action will be taken.

2. The properties are shown to be outside the requirements of the specification for the type(s) identified in the contract documents.
   a. If the results are within an acceptable margin as determined by the Department through an independent analysis of the site specific conditions, the material may remain in-place contingent upon an agreed credit. If a credit cannot be agreed upon, the scenario reverts to 2.b.
   b. If the results are not within an acceptable margin as determined by the Department through an independent analysis of the site specific conditions, the entire lift (and all overlying lifts) of material will be removed and replaced at the Contractor's expense.

204-4 METHOD OF MEASUREMENT.

204-4.01. Controlled Low Strength Material. CLSM will be measured for payment in cubic yards measured to the nearest 0.1 cubic yard computed from the payment lines shown on the contract documents.

A deduction will be made for pipes (based on nominal diameters) and other features when the combined cross-sectional area exceeds 1 ft².
No additional quantity shall be measured for payment to make up losses due to foundation settlement, compaction, erosion or any other cause. Cross sectioning, for the purpose of determining quantities for payment, will be employed only where payment lines are not shown on the contract documents or Standard Sheets, and cannot be reasonably established by the Engineer.

204-4.02. Lightweight Concrete Fill. Lightweight Concrete Fill will be measured for payment in cubic yards measured to the nearest 0.1 cubic yard computed from the payment lines shown on the contract documents.

204-5 BASIS OF PAYMENT.

204-5.01 Controlled Low Strength Material. The unit price bid shall include the costs of all labor, material, and equipment necessary to satisfactorily complete the work.

204-5.02. Lightweight Concrete Fill. The unit bid price shall include the cost of all labor, materials, and equipment necessary to satisfactorily complete the work.

Payment will be made under:

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<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<tbody>
<tr>
<td>204.01</td>
<td>Controlled Low Strength Material (CLSM)</td>
<td>Cubic Yard</td>
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<tr>
<td>204.02</td>
<td>Controlled Low Strength Material (CLSM) (No Fly Ash)</td>
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<td>204.03</td>
<td>Lightweight Concrete Fill (Type A)</td>
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<tr>
<td>204.04</td>
<td>Lightweight Concrete Fill (Type B)</td>
<td>Cubic Yard</td>
</tr>
</tbody>
</table>

SECTION 205 - CONTAMINATED SOIL

205-1 DESCRIPTION.

205-1.01 General. Soil contamination may include:
• Petroleum products, which may include, but are not limited to: gasoline, heating oils, diesel fuel, kerosene, jet fuel, lubricating oils, motor oils, greases, and other fractions of crude oil;
• Contaminants associated with past Manufactured Coal Gas Plant (MGP) operations;
• Other contamination by organic constituents including volatile organic compounds;
• Metal(s) such as lead, chromium, and/or other heavy metals; and/or
• Any other constituents that require specialty disposal of the soil.
Additional information regarding contaminated soil may be available in a Special Note entitled Soil Characterization Information and/or in a Contaminated Materials Assessment Report, if such Special Note and/or Report were prepared by the Department during project design.

205-1.02 Segregation and Storage. This work shall consist of segregating contaminated soil from non-contaminated soil during excavation, and the temporary storage and management of contaminated soil (pending sampling, analysis and ultimate disposition) in accordance with an accepted Contaminated Material Handling Plan.

205-1.03 Field Organic Vapor Monitoring. This work shall consist of screening soil for contamination during excavation using field vapor monitoring equipment and observations. This work shall be performed by an independent firm hired by the Contractor and completed in accordance with an accepted Field Organic Vapor Monitoring Plan.
205-1.04 **Sampling and Analysis.** This work shall consist of collecting soil samples and arranging for samples to be analyzed at a laboratory in accordance with an accepted Sampling Plan. The laboratory shall be accredited for the specified parameters by the New York State Department of Health (NYSDOH) under the Environmental Laboratory Approval Program (ELAP). The results of the laboratory analysis will determine or confirm the final regulatory classification of the soil for appropriate handling, transportation, treatment and disposal methods and requirements.

205-1.05 **Transportation and Disposal.** This work shall consist of transporting and disposing of contaminated soil, and completing any other related activities, in accordance with an accepted Disposal Plan. For shipping and disposal purposes, the regulatory classification of the soil (as either contaminated non-hazardous industrial waste or RCRA regulated hazardous waste) will be based on investigations conducted prior to award or based on the results of laboratory analysis included in this section.

205-1.06 **Reuse of Contaminated Soil.** This work shall consist of the reuse of contaminated soil within the contract limits as embankment, fill or other appropriate on-site use. Contaminated soil areas and reuse locations, if provided, are indicated in the contract documents or shall be determined and approved by the Department. The reuse of contaminated soil may be deemed appropriate based upon the following a) an investigation conducted prior to the contract award and/or sampling and analysis conducted during project construction and the qualification of the soil placement as a generic beneficial use determination (BUD) or b) as a site specific BUD obtained from the NYSDEC. The material must be considered suitable material as per Section 203-1.08.

205-2 **MATERIALS.**

205-2.01 **General.** As per the Contaminated Material Handling Plan, (Section 205-1.02).

205-2.02 **Segregation and Storage.** None Specified.

205-2.03 **Field Organic Vapor Monitoring.** Field organic vapor monitoring shall be conducted using a photoionization detector (PID) with a 10.2eV or higher ultraviolet lamp. The PID shall have a minimum detection range of 0.1 ppm to 2,000 ppm and shall be calibrated with isobutylene or other appropriate calibration gas.

A flame ionization detector (FID) may be used in lieu of a PID if a written request and justification is submitted by the Contractor and approved by the Department. The FID shall have a minimum detection range of 1.0 ppm to 50,000 ppm and shall be calibrated with appropriate calibration gas.

205-2.04 **Sampling and Analysis.** None Specified.

205-2.05 **Transportation and Disposal.** None Specified.

205-2.06 **Reuse of Contaminated Soil.** None Specified.

205-3 **CONSTRUCTION DETAILS.**

205-3.01 **General.** Work activities shall be performed in accordance with the contract documents and with applicable Contaminated Material Handling Plan, Field Organic Vapor Monitoring Plan, Sampling Plan and/or Disposal Plan. The Contractor shall initiate any measures necessary to protect the safety and health of workers and the general public based on the potential hazards associated with the contaminated soil.
**A. Regulatory Compliance.** The Contractor shall conduct all tasks in accordance with all applicable Federal, State, County, and local regulations including, but not necessarily limited to:

- 6 NYCRR 360 - Solid Waste Management Facilities;
- 6 NYCRR 364 - Waste Transporter Permits;
- 6 NYCRR 371 - Identification and Listing of Hazardous Wastes (Defines Resource Conservation and Recovery Act (RCRA) defined hazardous wastes);
- 6 NYCRR 372 - Hazardous Waste Manifest System and Related Standards for Generators, Transporters and Facilities *(applicable to soils regulated as hazardous wastes only)*;
- 6 NYCRR Part 375 – Environmental Remediation Program;
- 49 CFR 100 to 180 - USDOT Hazardous Materials Transport and Manifest System Requirements *(applicable to soils regulated as hazardous wastes only)*;
- TAGM 4046* - NYSDEC (New York State Department of Environmental Conservation) Division of Hazardous Waste Remediation Technical and Administrative Guidance Memorandum (TAGM) 4046 “Determination of Soil Cleanup Levels”;
- NYSDEC STARS* (Spill Technology and Remediation Series) Memo #1 for petroleum contamination constituents; and
- DER-22* - Division of Environmental Remediation Determination of Soil Cleanup Objectives for Contaminants, not in Part 375.

* Note: DER-22 will replace TAGM 4046 and components of STARS 1 when finalized.

**B. Preparation of Plans and Advance Notification Letters.** The Contractor shall be required to prepare one or more of the plans described below. Two (2) copies of each applicable plan shall be submitted to the Engineer for acceptance at least 30 calendar days prior to commencing work in areas identified as potentially contaminated.

Plans and notification letters shall be prepared based on the type(s) of contamination and locations identified in the contract documents. If a different type of contamination is encountered during work, and additional plans and notification letters must be written, the 30 calendar day lead time for submittals may be modified by the Engineer as appropriate.

1. **Contaminated Material Handling Plan (CMHP).** If the segregation and storage item is included in the contract, a CMHP shall be prepared. The CMHP shall describe the procedures to be used to segregate contaminated soil during excavation, soil storage/stockpile procedures, and safety and health issues. The following information shall be included in the CMHP:

   - Name and address of the plan preparer;
   - Contract name, contract number and description;
   - Describe procedures to be used to segregate contaminated soil during excavation;
   - Location of intended soil stockpile, trucks, roll-off container and other storage areas;
   - Describe how contaminated soil will be moved to soil storage locations;
   - Describe how soil storage/stockpile locations will be prepared and managed;
   - Describe how potential air quality impacts such creation of dust particulates and vapors will be minimized to protect air quality within, adjacent to or downwind from the project.
   - Describe air monitoring procedures to be used during work, define action levels, and explain the response if action levels are exceeded: The protocol and procedures shall consider action levels for both work personnel and also perimeter/community action levels based on the nature of the contamination and activities conducted.
   - Hazardous substance evaluation - types of chemicals associated with the waste to be generated,
2. **Field Organic Vapor Monitoring Plan (FOVMP).** If the field organic vapor monitoring item is included in the contract, a FOVMP shall be prepared. The following information shall be included in the FOVMP:

- Name and address of the plan preparer;
- Name, address, experience and qualifications of the independent firm performing the field organic vapor monitoring;
- Name, address, experience and qualifications of each individual who will conduct the field organic vapor monitoring. Each individual shall be thoroughly trained in sampling protocols, organic vapor monitoring procedures, and equipment calibration procedures.
- Type(s) of organic vapor monitoring equipment to be used – model, manufacturer and details of the PID or FID equipment that will be used to conduct field organic vapor monitoring; and
- Description of the field organic vapor monitoring and calibration procedures to be used.

3. **Sampling Plan.** If a sampling and analysis item is included in the contract, a Sampling Plan must be prepared. The following information shall be included in the Sampling Plan:

- Name and address of the plan preparer;
- Name, address, telephone number, and ELAP certification number of the proposed NYSDOH ELAP accredited laboratory;
- Name, address, experience and qualifications of each individual who will collect soil samples. Each individual shall be thoroughly trained in sampling protocols, handling and chain of custody procedures, and laboratory requirements.
- List of all laboratory tests required by the disposal/treatment facility
- Describe the sample collection and handling procedures to be used; and
- Sampling schedule or a description of the sampling frequency to be used to facilitate prompt disposal of stored soil.

If sampling and analysis items are not included in the contract, a separate Sampling Plan is not required, and the Contractor shall perform any soil sampling and analysis required under the disposal item.

4. **Disposal Plan.** If a disposal item(s) is included in the contract, a Disposal Plan shall be prepared. The following information shall be included in the Disposal Plan:

- Name and address of the plan preparer;
- Name of disposal/treatment facility, address, telephone number and contact person;
- Copy of applicable permits and/or licenses held by the disposal/treatment facility;
- EPA Identification Number and/or State Facility Identification Number issued to the disposal/treatment facility;
- Method(s) of disposal/treatment that will be used;
• Signed letter from the disposal/treatment facility stating it is authorized under law to accept the type of waste being generated, their intent to accept the contaminated waste generated by this contract, and a list of the laboratory tests required by the facility;
• Name of waste transporter, address, telephone number and contact person;
• EPA Identification Number and/or State Transporter Identification Number issued to waste transporter; and
• Copies of all waste transporter permits and/or license plate numbers for vehicles that will be used for transport of waste from the site to the intended disposal/treatment facility;

If a sampling and analysis item(s) is not included in the contract, the following information shall be included in the Disposal Plan for any sampling and analysis that will be conducted:
• Name, address, telephone number, and ELAP certification number of the proposed NYSDOH ELAP accredited laboratory.
• Name, address, experience and qualifications of each individual who will collect soil samples. Each individual shall be thoroughly trained in sampling protocols, handling and chain of custody procedures, and laboratory requirements.
• List of all laboratory tests required by the disposal/treatment facility;
• Describe the sample collection and handling procedures to be used; and
• Sampling schedule or a description of the sampling frequency to be used to facilitate prompt disposal of stored soil.

5. **Advance Notification Letters (Letters).** At least 10 calendar days prior to commencing work in contaminated areas, the Contractor shall prepare and submit Advance Notification Letters, (Letters) to the Engineer, the appropriate NYSDEC Regional Office (Environmental Remediation, Spill Prevention and Response), and the local fire department. The Letters shall include the dates that work will occur in contaminated areas, work locations, soil storage/stockpile locations, and the name, field office address and phone number of the Engineer. The Contractor shall provide the Engineer with a copy of the Letters sent to the NYSDEC and fire department.

205-3.02 Segregation and Storage. The Contractor shall have an accepted CMHP prior to commencing work within potentially contaminated soil areas. Contaminated soil areas are identified in the contract documents. Soil determined to be contaminated (by PID/FID screening or observation) shall be segregated from non-contaminated soil and stored pending sampling, analysis and disposal. If feasible, soil with significantly higher PID/FID head space readings and soil exhibiting unusual visual or odor characteristics shall be segregated from other contaminated soil. The Contractor shall notify the Engineer immediately if soil is discovered that appears to contain unknown contaminants or soil that varies significantly from the type of contamination identified in the contract documents. The Department will determine the preliminary regulatory classification of the suspect soil and will determine how the soil is to be managed.

The Contractor shall not store contaminated soil for more than 40 calendar days, with this time limit beginning on the first day soil is placed in a stockpile, truck-bed or roll-off container. If the Engineer approves additional storage time for soil determined to be contaminated non-hazardous industrial waste, the Contractor shall also request approval from NYSDEC for any storage greater than 60 calendar days. If the Engineer approves additional storage time for soil determined to be RCRA regulated hazardous waste, the Contractor shall also obtain approval from NYSDEC for any storage greater than 90 calendar days. Contaminated soil may be placed in stockpiles, trucks or roll-off containers as follows:

A. **Stockpiles.** The Contractor shall prepare and maintain stockpiles as follows:
1. Preparation of Stockpile Areas.
   - The area shall be graded to provide positive drainage away from intended stockpile locations.
   - All stones, roots, debris and other objects that may puncture polyethylene ground protection shall be removed.
   - The ground surface where soil will be stockpiled shall be covered with a minimum of 10-mil or 2 layers of 6-mil polyethylene sheeting, or an equivalent material. All seams shall be overlapped and sealed to prevent the leaching of contaminants.
   - Stockpile locations shall be within the right-of-way and accepted by the Engineer prior to use.

2. Stockpile Protection.
   - At the end of each work day, contaminated soil stockpiles shall be completely covered with a minimum of 10-mil or 2 layers of 6-mil polyethylene sheeting, or an equivalent material. All seams shall be overlapped and sealed to prevent the leaching of contaminants.
   - Stockpile covers shall be weighted or secured by appropriate means to prevent tearing or removal by weather conditions.
   - Stockpiles shall be labeled, signed, fenced or otherwise secured (as needed) at the end of each work day.

   - Stockpile covers, site grading, signing and security measures shall be properly maintained for the duration of storage.
   - Damaged covers and other protections shall be repaired or replaced by the Contractor within 24 hours after notification. If this work is not satisfactorily completed within 24 hours, no further stockpiling shall be allowed until such work is completed.

B. Trucks or Roll-off Containers. The Contractor shall prepare and maintain trucks and roll-off containers as follows:
   - The interior of truck-beds and roll-off containers shall be lined with 10-mil or 2 layers of 6-mil polyethylene sheeting, or an equivalent material. All seams shall be overlapped and sealed to prevent the leaching of contaminants.
   - At the end of each work day, trucks and roll-off containers storing soil shall be completely covered with waterproof tarpaulins. Tarpaulins shall be placed over the top of the truck bed or container (rather than over the soil inside) and shall extend over the sides to prevent water accumulation and the evaporation of contaminants.
   - Tarpaulins shall be weighted or secured by appropriate means to prevent tearing or removal by climatic conditions.
   - Trucks and roll-off containers shall be labeled, signed, fenced or otherwise secured (as needed) at the end of each work day.
   - Trucks, roll-off containers and tarpaulins shall be properly maintained for the duration of soil storage.
   - Damaged tarpaulins and protections shall be repaired or replaced by the Contractor within 24 hours after notification. If this work is not satisfactorily completed within 24 hours, no further soil storage shall be allowed until such work is completed.
   - Trucks and roll-off containers storing contaminated soil shall be located as described in CMHP.

205-3.03 Field Organic Vapor Monitoring. The Contractor shall hire an independent firm to perform field organic vapor monitoring in accordance with the accepted FOVMP. The individual conducting the monitoring, hereafter referred to as the Field Monitor, shall be experienced and thoroughly trained in sampling protocols, organic vapor monitoring procedures, and equipment calibration.
procedures. The Field Monitor shall screen potentially contaminated soil during excavation using field vapor monitoring equipment (PID/FID) and visual observations. Based on the screening results, the Field Monitor shall direct the Contractor on the proper segregation of the material.

Field organic vapor monitoring shall be conducted when working in the contaminated soil areas identified in the contract documents, or whenever unusual or suspicious soil conditions based on visual or odor evidence are encountered during excavation. The Contractor or Field Monitor shall notify the Engineer immediately if soil is discovered that appears to contain unknown contaminants or soil that varies significantly from the type of contamination identified in the contract documents. (For health and safety reasons, personnel shall not evaluate odor by placing soil directly to the nose or by inhaling vapors from grab or bag samples).

The Field Monitor shall calibrate the PID/FID on a daily basis prior to starting field work and shall determine a background measurement. Excavated soil shall be tested with the PID/FID at intervals that will ensure the soil is being properly assessed for contamination. The PID/FID will be used to take head space readings from bag samples with the soil temperature at least 50°F. The Field Monitor shall maintain detailed and legible field notes indicating work locations, nature of work being performed, PID/FID head space readings, time of readings, pertinent measurements, visual and odor observations, quantities of both contaminated and non-contaminated soils excavated at each location, storage/stockpile locations, work hours, weather conditions, and any unusual conditions encountered. The Contractor shall provide the Engineer with a copy of all field notes within 5 work days from their recording.

The segregation threshold established below (25ppm) is based on gasoline being the predominant contaminant. If a different contaminant(s) is present or suspected, a different segregation threshold may need to be established. Alternative segregation thresholds may be designated in the contract documents.

PID/FIDs detect and measure gas concentrations (specifically volatile organic compounds); they do not quantify or identify the contaminants in the soil. Therefore, PID/FID readings can not determine specific contaminant concentrations within the soil.

Segregate soil as follows:

A. Non-Contaminated Soil. Soil with PID/FID head space readings less than 25 ppm and exhibiting no other evidence of contamination (visual or olfactory evidence) shall be considered non-contaminated. Unless further analysis is performed for confirmation of the non-contaminated soil, this soil will be considered uncontaminated.

B. Contaminated Soil. Soil with PID/FID head space readings equal to or greater than 25 ppm and/or soil exhibiting other evidence of contamination (visual or olfactory evidence) shall be considered contaminated. This soil shall be segregated from non-contaminated soil and placed in stockpiles or containers. If sampling and analysis provisions are included for the segregated soil, the results of laboratory analysis will be used to determine its regulatory classification. If feasible, soil with significantly higher PID/FID head space readings and soil exhibiting unusual visual or odor characteristics shall be segregated from other contaminated soil.

205-3.04 Sampling and Analysis. The Contractor shall have an accepted Sampling Plan prior to commencing work within potentially contaminated areas. Sampling shall be conducted by individuals thoroughly trained in sampling protocols, handling and chain of custody procedures, and laboratory requirements. Accepted sampling practices shall be used to obtain representative composite sample(s) and/or grab sample(s) as required for the specific analyses to be completed. Representative samples shall be collected from stored soil as soon as possible after excavation. Soil shall be taken from a depth greater than one foot within the stockpile. Each composite sample shall include a minimum of four sample points. Grab samples shall be collected in a manner so as to best characterize the extent of contamination of the soil in question and best characterize the extent of contamination of the pile. If any soil areas are present with field indications of contamination discretely different than the other areas (i.e., significantly elevated PID/FID readings, staining, etc.), the area may require a separate sample and the Engineer shall
be alerted to approve additional sample and analysis. Analyses shall be completed at a NYSDOH ELAP accredited laboratory that is certified to perform the required tests. Analyses shall be completed within 10 work days of sample collection. The Contractor shall provide the Engineer with a copy of all reports within 2 work days of their receipt from the laboratory.

Soil shall not be added to any stockpile, truck or roll-off container after its contents have been sampled. If soil is added after sampling, or sampled soil is otherwise tampered with, the Contractor shall re-sample the soil at no additional cost to the State.

Conduct specified analyses as follows:

**A. Petroleum Contamination Parameter Analysis.** Samples shall be analyzed for petroleum contamination constituents (total constituent analysis) in accordance with NYSDEC Spill Technology and Remediation Series (STARS) Memo #1 using USEPA Method 8260 for volatile organics and methyl t-butyl ether (MTBE) and USEPA Method 8270 for base/neutral.

**B. Hazardous Waste RCRA Toxicity Characteristic Analysis.** Samples shall be analyzed for Hazardous Waste RCRA Toxicity Characteristics Leaching Procedure (TCLP) constituents. Analysis shall be for full TCLP constituents on the sample extract as prepared by USEPA Method 1311.

**C. Ignitability of Solids Analysis.** Samples shall be analyzed for ignitability by USEPA Method 1030.

**D. pH of Soil and Waste.** Samples shall be analyzed for pH measurement by USEPA Method 9045.

**E. Polychlorinated Biphenyls (PCB) Analysis.** Samples shall be analyzed for PCBs by USEPA Method 8082.

**F. Total Petroleum Hydrocarbons (TPH) Analysis.** Samples shall be analyzed for petroleum hydrocarbons, USEPA Method 8015, gasoline range organics (GROs) and/or diesel range organics (DROs).

**205-3.05 Transportation and Disposal.** The Contractor shall have an accepted Disposal Plan prior to the transportation and disposal of contaminated soil. Contaminated soil shall not be transported until all sampling and analysis, as required by the Department or by the Disposal facility, have been performed and laboratory reports have been provided and accepted by the Department.

**A. Transportation Off Site.**

1. For the duration of transportation, roll-off containers and truck beds shall be completely covered with secured waterproof tarpaulins to prevent water infiltration, evaporation of contaminants and spillage of contaminated soil.
2. The Contractor shall take immediate action to remedy any situation involving a release of contaminated soil during loading or while in transit.
3. Contaminated soil shall not be combined with material from any other source.
4. Contaminated soil shall be transported in vehicles with valid Waste Transporter permits for New York State (and other required permits/licenses from any other states as applicable). The Contractor shall provide a copy to the Engineer of the waste transporter permit documenting that the transporter is authorized to transport waste to the intended disposal/treatment facility. The Contractor shall complete any required shipping papers, labeling, placarding, and weighing/load measurements and shall provide copies of required documentation to the Engineer.
5. Contaminated soil that is determined to be a regulated hazardous waste per the criteria of 6 NYCRR Part 371 shall be shipped with a hazardous waste manifest to a treatment/disposal facility permitted to accept the waste. The Contractor shall complete all required manifests, labeling, placarding, land disposal restriction notifications, and other requirements for shipping and tracking hazardous wastes and shall provide copies of required documentation to the Engineer. The Engineer will provide the Contractor with the EPA Identification Number(s) issued to the Department as the hazardous waste generator and will sign the generator certification statements.

**B. Disposal/Treatment.** Contaminated soil shall be disposed of by the methods and procedures described in the accepted Disposal Plan. Soil characterization information, field identification and confirmation laboratory analyses, if included in the contract, will be used to determine appropriate classification and category of soil for disposal. Each category of surplus or waste soil shall be handled and disposed of based upon its characterization in accordance with the requirements outlined in §107-10 Managing Surplus Material and Waste for the following categories:

- Uncontaminated Soil;
- Contaminated Non-hazardous Industrial Waste; or
- Hazardous Waste regulated by 6 NYCRR Part 371

Soils characterized as contaminated as Hazardous Waste or as Non-hazardous Industrial Waste shall be disposed of and paid for per the items 205.0501 and 205.0502 respectively.

Contaminated soil shall be transported to a disposal/treatment facility within 40 calendar days from the start of storage. The Contractor shall complete under this item any soil sampling and analysis required by the disposal/treatment facility that is not specifically included in the contract.

**C. Documentation.** The Contractor shall provide the Engineer with copies of all receipts from the disposal/treatment facility which indicate the actual quantity of waste received within 2 work days of receipt from the facility. For soil determined to be RCRA regulated hazardous waste, the Contractor shall also provide the Engineer with the appropriate copies of each signed manifest within 2 work days of receipt. Any manifest discrepancies, including the need for exception reporting, shall be reported immediately to the Engineer and shall be resolved by the Contractor.

205-3.06 **Reuse of Contaminated Soil.** The Contractor shall place contaminated soil as embankment, fill or other appropriate on-site use as determined and approved by the Department, and in accordance with the contract documents. Only appropriate soils placed in appropriate locations as included in the contract documents shall be reused.

205-4 METHOD OF MEASUREMENT.

205-4.01 **General.** (Vacant)

205-4.02 **Segregation and Storage.** The work under segregation and storage will be measured for payment on a lump sum basis.

205-4.03 **Field Organic Vapor Monitoring.** The quantity for payment will be in hours of field organic vapor monitoring performed, measured to the nearest one-half hour.

205-4.04 **Sampling and Analysis.** The quantity to be measured for payment will be the number of soil samples analyzed as included in the contract documents.

205-4.05 **Transportation and Disposal.** The quantity to be measured for payment will be in tons of contaminated soil transported to a disposal/treatment facility, measured to the nearest 0.1 ton. If
measurement of the contaminated soil by weight is not feasible, a conversion factor of 1.4 tons per cubic yard will be used to determine the quantity for payment.

205-4.06 Reuse of Contaminated Soil. The quantity to be measured for payment will be in cubic yards of contaminated soil stockpiled for reuse, computed to the nearest whole cubic yard.

205-5 BASIS OF PAYMENT. The price bid shall include the cost of all labor, materials and equipment necessary to complete the work. Excavation will be paid for separately.

Payment will be made under:

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<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<tbody>
<tr>
<td>205.02</td>
<td>Segregation and Storage of Contaminated Soil</td>
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<tr>
<td>205.03</td>
<td>Field Organic Vapor Monitoring of Contaminated Soil</td>
<td>Hour</td>
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<tr>
<td>205.0401</td>
<td>Petroleum Contamination Parameter Analysis</td>
<td>Each</td>
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<tr>
<td>205.0402</td>
<td>Laboratory Analysis for Hazardous Waste RCRA Toxicity Characteristic</td>
<td>Each</td>
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<tr>
<td>205.0403</td>
<td>Laboratory Analysis for Ignitability</td>
<td>Each</td>
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<tr>
<td>205.0404</td>
<td>Laboratory Analysis for pH</td>
<td>Each</td>
</tr>
<tr>
<td>205.0405</td>
<td>Laboratory Analysis for Polychlorinated Biphenyls (PCB's)</td>
<td>Each</td>
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<tr>
<td>205.0406</td>
<td>Laboratory Analysis for Total Petroleum Hydrocarbons– Gasoline Range Organics</td>
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<tr>
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<td>Laboratory Analysis for Total Petroleum Hydrocarbons– Diesel Range Organics</td>
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<td>205.0502nn</td>
<td>Disposal of Contaminated Non-Hazardous Waste Soil</td>
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</tr>
<tr>
<td>205.06nn</td>
<td>Reuse of Contaminated Soil</td>
<td>Cubic Yard</td>
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Note: nn denotes serialized pay item for each discrete contaminated area of property as indicated on the plans. The serialized items allow for different plans and different disposal procedures for discretely different areas and nature of the contamination.

SECTION 206 - TRENCH, CULVERT AND STRUCTURE EXCAVATION

206-1 DESCRIPTION

206-1.01 General. This work shall consist of the excavation of materials and backfill or disposal of excavated material required for trenches, culverts, structures, conduit and direct burial cable not otherwise provided for in other sections of these specifications. All such excavation shall be unclassified excavation as defined in §203-1.01. The work shall be conducted in accordance with 29 CFR 1926 Subpart P.

206-1.02 Structure Excavation. The work specified under this item shall include the excavation for all bridge foundations, walls and other major structures and backfill of suitable excavated material if another item is not specified.

206-1.03 Trench and Culvert Excavation. The work specified under this item shall include the excavation of all materials and backfill or disposal of excavated material required for trenches, culverts, pipes, manholes, drainage structures and other minor structures, conduit and direct burial cable.

206-1.04 Conduit Excavation and Backfill including Surface Restoration. The work specified under this item shall include the excavation, necessary backfill and surface restoration required for conduits and direct burial cables.

206-1.05 Test Pits. The work specified under this item shall include the excavation and backfill of test
pits at locations shown in the contract documents, or as directed by the Engineer. Excavation and backfill methods, limits and equipment used shall be approved by the Engineer. This work will not relieve the contractor of the responsibility to locate underground facilities as required under 16 NYCRR 753.

206-2 MATERIALS. (Not Specified).

206-3 CONSTRUCTION DETAILS

206-3.01 General. The appropriate construction details specified for “Excavation and Embankment” in §203-3.01 through §203-3.14 shall apply to the work specified in this section.

The excavation shall be dewatered and kept free from water, snow and ice when necessary.

Special care shall be taken not to disturb the bottom of the excavation, and not to remove the material at final grade until just before the structure is placed.

The provisions of §203-3.01D Suitable Materials and/or §203-3.01E Unsuitable Materials shall apply to all material excavated under this section which is not used as backfill.

The Contractor shall carry out all excavation operations in a safe and prudent manner so that the workers, the public, and adjacent public and private property will be protected from unreasonable hazard in accordance with §107-05K. Open Excavations and Trenches.

Slopes may not be steeper than allowed by 29 CFR 1926 Subpart P.

When excavation is required for the installation of conduit or direct burial cable, the Contractor shall notify the Engineer upon completion of the excavation. No conduit or cable shall be placed in the excavation until the Engineer has approved the depth and cross-section.

When the Contractor, in placing conduits, direct burial cable or utilities, excavates into the pavement, subgrade, subbase, or shoulder courses, such courses must be replaced in kind, character and condition, to maintain a uniform road section, except when the Contract Documents specify that other materials shall be used.

206-3.02 Structure Excavation. The Contractor’s competent person shall verify field conditions, including excavation depth, groundwater, and soil conditions with the Engineer in accordance with 29 CFR 1926 Subpart P prior to performing structure excavation for all bridge foundations, walls and other major structures.

The Contractor shall backfill with suitable excavated material if a separate backfill item is not specified in the contract documents.

206-3.03 Trench and Culvert Excavation. The Contractor’s competent person shall verify field conditions, including excavation depth, groundwater, and soil conditions with the Engineer in accordance with 29 CFR 1926 Subpart P prior to performing trench and culvert excavation.

For utility lines, exclusive of conduit and cable lines, of less than 12 inches in diameter, the excavation width shall be the actual bottom width necessary to properly perform the installation work required, or 3 feet, whichever is less.

206-3.04 Conduit Excavation and Backfill including Surface Restoration. When the Contractor is required to excavate through portland cement concrete, asphalt concrete, composite pavement, or sidewalk, a saw cut shall be made along neat lines and to the depth as shown in the contract documents or as directed by the Engineer.

Any damage to existing pavement, sidewalk, curb or other facilities caused by the Contractor’s operations under this item shall be repaired by the Contractor at no additional cost to the State.

206-3.05 Test Pits. The Contractor shall excavate and backfill test pits in order to determine existing underground utility type, size and/or condition where new utility connections to existing facilities are proposed. The Contractor shall excavate and backfill test pits in a manner approved by the Engineer that
prevents damage to wrappings, coatings or other protective coverings, such as by hand digging, vacuum excavation or similar non-destructive locating equipment. The limits of the excavation shall be those sufficient to determine existing utility type, size and/or condition.

206-4 METHOD OF MEASUREMENT

206-4.01 General. The quantity of excavation will be in cubic yards, to the nearest whole cubic yard, computed from payment lines shown on the plans or the appropriate standard sheets. Work performed beyond any designated payment line will not be included in the computation of quantities for the item involved.

206-4.02 Structure Excavation. Vacant.

206-4.03 Trench and Culvert Excavation. Unless otherwise shown or indicated on the contract plans, payment lines for excavation of pipe and culvert lines, and minor structures will be determined as follows:

   A. Bottom Payment Line. The elevation of the bottom payment line will be the invert elevation of the pipe, conduit, or culvert. For pipes, conduits, or culverts of nominal horizontal dimensions of 12 to 144 inches, the width of the excavations at the bottom payment line will be the nominal inside horizontal dimension of the pipe, conduit, or culvert plus 4 feet, or three (3) times the nominal inside horizontal dimension, whichever is less; for pipes with a nominal horizontal dimension greater than 144 inches the width will be as shown on the appropriate standard sheets or in the contract documents. For concrete and smooth interior corrugated polyethylene pipe, twice the minimum wall thickness will be added to the preceding. For concrete pipe, the bottom payment line is the Bedding Control Line shown on the applicable standard sheet.

   B. Top Payment Line. The top payment line will be the surface at the centerline of the pipe, culvert or conduit immediately prior to commencing trench excavation.

   C. Side Payment Lines. The side payment lines of the excavation will be vertical to the bottom payment line.

       For utility lines, exclusive of conduit and cable lines, of less than 12 inch diameter, the excavation width will be the actual bottom width necessary, as determined by the Engineer, to properly perform the installation work required, or 3 feet, whichever is less.

   D. Payment Lines for Minor Structures. Payment lines for minor structures will be vertical from the bottom of the footing and will extend vertically from a line 2 feet from the perimeter of the structure footing. The top payment line shall be the same as for (B) above. The bottom payment line will be the bottom of footing elevation, or the bottom of undercut elevation as directed by the Engineer.

206-4.04 Conduit Excavation and Backfill including Surface Restoration. The quantity of conduit and/or cable excavation and backfill including surface restoration for payment will be the number of linear feet measured along the center of the conduit and/or cable placed, in accordance with the methods stated below.

   Wherever a pair or group of conduits and/or cables are physically connected together, they will be considered as a single conduit and/or cable.

   A. Wherever conduit and/or cable in the same trench are physically separated laterally by 6 inches or more between centerlines, as shown on the plans or as directed by the Engineer, the linear feet
measurement will be made along the center of each conduit and/or cable.

B. Wherever a pair or group of conduits and/or cable in the same trench are physically separated laterally by less than 6 inches between centerlines of adjacent conduit and/or cable, as shown on the plans or as directed by the Engineer, the linear feet measurement for those conduits and/or cable will be made along the center of that pair or group of conduit and/or cables.

206-4.05 Test Pits. The quantity to be measured for payment will be the number of test holes excavated and backfilled in accordance with the contract documents.

206-5 BASIS OF PAYMENT

206-5.01 General. The cost for necessary guarding to protect the public from open trenches, and that required for the protection to ensure the safety of the workers, and for any necessary excavation support shall be included in other items. Progress payments will be made after the excavation has been completed and prior to the completion of other work included under this item, including but not limited to pumping and backfilling. Payment will be made, at the unit price bid, for 75% of the quantity excavated within the prescribed payment lines. The balance of the quantity excavated will be paid for upon proper completion of backfill placement.

No extra payment will be made for the cost of any materials excavated or placed outside the payment lines shown on the plans or as described in this specification. No extra payment will be made for excavation protection or support systems not shown in the contract plans, unless use of such systems is directed by the Engineer.

With exception of the Conduit Excavation and Backfill including Surface Restoration item, the work of replacing pavement, subcourses and shoulder courses will be paid for and performed under the provisions of their respective items and subsections.

206-5.02 Structure Excavation. The unit price bid for this work shall include the cost of labor, materials and equipment required to satisfactorily complete the work including the costs of excavation, backfill (except select backfill paid for separately), disposal of excavated material, presplitting rock excavations where required, and keeping the site dewatered and free from earth, water, ice and snow where necessary. Payment for Sheeting, Cofferdams or Temporary Water Diversion Structures required by the contract documents will be made in accordance with the appropriate item.

Where cofferdams are specified for structure excavation, the work required to keep the site free from earth, water, ice and snow shall be included in the item for cofferdams when necessary.

206-5.03 Trench and Culvert Excavation. The unit price bid for this work shall include the cost of labor, materials and equipment required to satisfactorily complete the work, including the costs of excavation, backfill (except select backfill paid for separately), disposal of excavated material, presplitting rock excavations where required, and keeping the site dewatered and free from earth, water, ice and snow when necessary.

206-5.04 Conduit Excavation and Backfill including Surface Restoration. The unit price bid for this work shall include the cost of furnishing all labor, materials and equipment necessary to satisfactorily excavate and backfill the trench, including sawcutting, and to restore and replace any pavement, shoulder, and sidewalk courses, subcourses, curbs, drives, lawns and other top surfaces as required to complete the work.

206-5.05 Test Pits. The unit price bid for this work shall include the cost of furnishing all labor, materials and equipment necessary to satisfactorily excavate and backfill the test pit and replace any pavement, shoulder and sidewalk courses, subcourses, curbs, drives, lawns and other top surfaces required to complete the work.
**SECTION 207 - GEOSYNTHETICS**

**207-1 DESCRIPTION**

**207-1.01 Geotextiles.** The work shall consist of furnishing and installing approved Geotextile of the Class and Type indicated, at the locations, and in the manner shown on the plans or as directed by the Engineer, in writing, prior to performing the work.

**207-1.02 Geomembranes.** The work shall consist of furnishing and installing approved Geomembrane, including the preparation of the surface upon which the Geomembrane is placed, at the locations and in the manner shown on the plans or as directed by the Engineer, in writing, prior to performing the work.

**207-1.03 Prefabricated Composite Drains for Structures.** The work shall consist of furnishing and installing an approved Prefabricated Composite Structural Drain (PCSD) or Prefabricated Composite Integral Abutment Drain (PCIAD) as specified at the location(s) shown on the contract documents or as directed by the Engineer, in writing, prior to performing the work.

Prior to installation, the Contractor shall furnish the Engineer with copies of the manufacturer’s literature with details and installation requirements for the PCSD or PCIAD. If not included in the manufacturer’s literature, a letter identifying the geotextile wrap shall also be provided to the Engineer.

**207-2 MATERIALS.** Materials shall meet the requirements specified in the following subsections of Section 700 – Materials.

- Geotextiles
  - Geotextile Bedding
  - Geotextile Separation
  - Geotextile Drainage
  - Geotextile Slope Protection
  - Geotextile Stabilization
  - Turbidity Curtain
  - Silt Fence
- Geomembranes
- Prefabricated Composite Structural Drains
- Prefabricated Composite Integral Abutment Drains

Materials shall be subject to the Department’s Quality Assurance (QA) program outlined in Section 737.

Adhesives used for joining geotextiles shall be fast-tacking, not be detrimental to the performance, lifespan or function of the geotextile, and create a bond strong enough to meet AASHTO M288 requirements for seam efficiency.
207-3 CONSTRUCTION DETAILS

207-3.01 Geotextiles

A. General. The Geotextiles shall be protected from exposure to sunlight during transport and storage. After placement, the Geotextile shall not be left uncovered for more than two (2) weeks. Traffic or construction equipment will not be permitted directly on the Geotextile. Geotextiles may be joined by sewing, using adhesive or overlapping. Sewn seams shall be lapped a minimum of 4 in. and double sewn. The thread used to sew the seam shall be nylon or polypropylene. Geotextiles that are joined using adhesive shall be lapped a minimum of 4 in. Overlapped seams shall have a minimum overlap of 20 in. except when placed under water where the overlap shall be a minimum of 3 ft. All seams shall be subject to the approval of the Engineer. Geotextile which becomes torn or damaged due to the Contractor’s operations shall be replaced or patched at no cost to the State. The patch shall extend 3 ft. beyond the perimeter of the tear or damage.

B. Bedding and Slope Protection. The Geotextile shall be placed and anchored on a prepared surface approved by the Engineer. The Geotextile shall be laid loosely but in intimate contact with the soil so that placement of the overlying materials will not stretch or tear the Geotextile. Where Geotextile is placed above water, the backfill placement shall begin at the toe and proceed up the slope.

Where Geotextile is placed under water, the long dimension (provided that the width dimension is wider than the channel width) shall be placed parallel to the direction of flow. If the width dimension is not wider than the channel width, the long dimension shall be placed perpendicular to the direction of flow. Successive Geotextile sheets shall be overlapped so that the upstream sheet is placed over the downstream sheet. As the Geotextile is placed under water, the backfill material shall be placed on it to the required thickness. The Geotextile placement shall not progress more than 50 ft. ahead of the backfill placement.

Rip-rap, stone filling (Heavy) or stone filling (Medium) shall not be dropped onto the Geotextile from a height greater than 1 ft. Slope protection and smaller sizes of stone filling shall not be dropped onto the Geotextile from a height exceeding 3 ft.

C. Separation and Stabilization. The Geotextile shall be placed as directed by the Engineer. The Geotextile shall be laid loosely but in intimate contact with the soil so that placement of the overlying material will not stretch or tear the Geotextile.

D. Drainage. The Geotextile shall be placed to conform loosely to the shape of the trench.

After placing the filter material, the Geotextile shall be folded over the top of the filter material to produce a minimum overlap of 12 in. The Geotextile shall then be covered with the subsequent course.

207-3.02 Geomembranes. The Geomembrane shall be protected during transport and storage. The surface upon which the Geomembrane is to be placed shall be within reasonable conformity to the proposed grade. Traffic or construction equipment will not be permitted directly on the Geomembrane. Care shall be exercised by workers when walking or working on the Geomembrane.

Seams shall be sealed as per the manufacturer’s recommendations and to the satisfaction of the Engineer. The edges of the Geomembrane shall be secured in the manner shown on the contract plans or as directed by the Engineer.

Geomembrane which becomes torn or damaged shall be replaced or patched as ordered by the Engineer. The patch shall extend 3 ft. beyond the perimeter of the tear or damage and the seams shall be approved by the Engineer.
207-3.03 Prefabricated Composite Drains for Structures. The Contractor shall install the drain in conformance with the manufacturer’s installation procedures. The drain shall be installed so that the backfill, when placed, will be in contact with the geotextile and forms a continuous drainage layer without interruption within the drain’s plane. In installations where concrete is to be poured against the prefabricated composite drain, only drains with impermeable cores will be allowed. At all locations, a positive outlet for the water in the drain shall be provided. This may involve making a hole in the core at the weep hole locations for approved drains with an impermeable core. Do not puncture the geotextile. Any damaged geotextile shall be repaired.

Adhesive shall be applied to the wall surface, and not directly to the drain.

During all periods of shipment and storage, the drain shall be wrapped and protected from direct exposure to sunlight, mud, dirt and debris.

Care shall be exercised while backfilling to prevent damage to the drain. Repairs or replacements of drain damaged by construction operations shall be performed, as directed by the Engineer, at no cost to the State.

207-4 METHOD OF MEASUREMENT

207-4.01 Geotextiles

A. General. The quantity of Geotextile will be the number of square yards computed from the payment lines indicated in the contract documents. Measurement will not be made for Geotextile used for repairs, seams, or overlaps. If taken, the amount of quality assurance samples will be added to this quantity.

B. Drainage. The quantity of Geotextile will be measured in area based on the theoretical perimeter determined from the typical section indicated in the contract documents.

207-4.02 Geomembranes. The quantity of Geomembrane will be the number of square yards computed from the payment lines indicated in the contract documents. Measurement will not be made for Geomembranes used for repairs, seams, or overlaps.

207-4.03 Prefabricated Composite Drains for Structures. The quantity of PCSD or PCIAD will be measured in square yards installed computed from the payment lines indicated in the contract documents.

207-5 BASIS OF PAYMENT

207-5.01 Geotextiles. The unit price bid shall include the cost of furnishing all labor, equipment, and materials necessary to complete the work, including the cost of preparing the surface upon which the Geotextile is placed. No payment will be made for replacement or repairs.

207-5.02 Geomembranes. The unit price bid shall include the cost of furnishing all labor, materials, and equipment necessary to satisfactorily complete the work, including the cost of preparing the surface upon which the Geomembrane is placed and securing the edges of the Geomembrane. No payment will be made for replacement or repairs.

207-5.03 Prefabricated Composite Drains for Structures. The unit price bid shall include the cost of furnishing all labor, equipment, and material necessary to complete the work. No payment will be made for repairs or replacement.

Payment will be made under:
## SECTION 208 - STORMWATER MANAGEMENT FACILITIES

### 208-1 DESCRIPTION.
The work in this section shall include work required for stormwater management facilities.

### 208-2 MATERIALS.
Materials shall be as specified in the special specifications.

### 208-3 CONSTRUCTION DETAILS.
The extent of work and construction requirements will be covered by special specifications in the contract documents.

### 208-4 METHOD OF MEASUREMENT.
As specified in the special specifications.

### 208-5 BASIS OF PAYMENT.
As specified in the special specifications.

## SECTION 209 - SOIL EROSION AND SEDIMENT CONTROL

### 209-1 DESCRIPTION.
This work shall consist of furnishing, installing, inspecting, maintaining, and removing soil erosion and sediment control measures as shown on the contract documents or as ordered by the Engineer during the life of the contract. This work shall be coordinated with other items of work specified elsewhere in the contract documents to the extent practical to assure effective and continuous soil erosion and sediment control throughout the construction and post construction period.

#### 209-1.01 Erosion Control.
See §101-02 Definitions of Terms, Erosion and Sediment Control, for the definition of Erosion Control. The following items of work are provided in this section to address soil erosion control: mulch, straw/wood fiber mulch, seed and mulch, seed and straw/wood fiber mulch, all rolled erosion control products, and soil stabilizers. Other items may be included in the contract documents to provide soil erosion control (e.g., turf establishment, bank and channel protection, etc.).

#### 209-1.02 Sediment Control.
Sediment control is any action taken or item used as part of a project or as a separate action to minimize suspended solid material transport by water. The following items of work are provided in this section to address sediment control: strawbale dike, sediment trap, turbidity curtain, and silt fence.

### 209-2 MATERIALS.

#### 209-2.01 Mulch-Temporary.
Mulch shall be §713-19 Straw, or §713-11 Wood Fiber Mulch.
209-2.02 **Seed-Temporary.** Seed shall be ryegrasses (annual or perennial) or cereal grasses suitable to the area and as a temporary cover which will not compete with the grasses sown later for permanent cover.

209-2.03 **Stone.** Stone filling shall meet the requirements of §620-2.02 Stone Filling, Light and #1 or #2 stone meeting the requirements of Section 703-02 Coarse Aggregate.

209-2.04 **Strawbale Dike-Temporary.** Strawbales shall meet the requirements of §713-19 Straw. All bales shall be tightly bound; loose or broken bales will not be accepted. Hardwood stakes shall be at least 1¼" x 1¼" and a minimum of 2’ long.

209-2.05 **Geotextiles.** Geotextiles shall meet the requirements of §737-01 Geotextiles. UV sensitive geotextiles shall be protected from exposure to sunlight during transport and storage.

209-2.06 **Silt Fence-Temporary.** Silt fence shall meet the requirements of §737-01 G. Silt Fence and be listed in the Approved List. A silt fence assembly shall consist of silt fence geotextile, posts, and fasteners and may include mesh support consistent with the Approved List.

**A. Posts.** Posts shall meet the following requirements:
1. Wood, metal, or synthetic posts may be used. Softwood post shall be 1½" x 3½ ",
   hardwood post shall be at least 1¼ " x 1¼", steel post shall be "T" or "L" shaped in cross section, with a minimum weight of 1.33lbs./ft.
2. Posts shall be a minimum of 4’ long and shall be spaced consistent with the material selected and as indicated in the Approved List.

**B. Mesh Support.** For those silt fence assemblies on the Approved List that require a mesh support, the support shall consist of 14 gauge (min) welded wire mesh with a max. 6" x 6" opening or polymeric mesh. All mesh support shall be a minimum of 30" in height.

**C. Fasteners.** Fasteners shall be heavy duty staples, hog rings, tie wires, or any other fastener compatible with the post material.

209-2.07 **Sediment Trap-Temporary.** The materials used shall be as indicated on the Standard Sheets. The impervious embankment material shall have the following gradation:

<table>
<thead>
<tr>
<th>IMPERVIOUS EMBANKMENT GRADATION</th>
<th></th>
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<tbody>
<tr>
<td>SIEVE SIZE</td>
<td>PERCENT PASSING BY WEIGHT</td>
</tr>
<tr>
<td>6&quot;</td>
<td>90 - 100</td>
</tr>
<tr>
<td>3/4&quot;</td>
<td>50 -100</td>
</tr>
<tr>
<td>1/4&quot;</td>
<td>40 - 90</td>
</tr>
<tr>
<td>40</td>
<td>30 - 85</td>
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<tr>
<td>200</td>
<td>25 - 75</td>
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209-2.08 **Pipe Slope Drain - Temporary.** Pipe slope drain materials may consist of new or used material in satisfactory condition and suitable for the intended use. The Engineer will reject used materials determined to be unsatisfactory. Pipe couplings shall be appropriate for the pipe and as recommended by the Manufacturer. End sections may be steel, aluminum, or polyethylene.
209-2.09 Prefabricated Check Dams and Drainage Structure Inlet Protection. The materials used for prefabricated check dams and drainage structure inlet protection shall be triangular shaped in cross section, and have a height of at least 8” - 10” in the center with two equal sides and a 18” - 24” base. The triangular-shaped inner material shall be foam. The outer cover shall be a woven bedding type geotextile placed around the inner triangle and extend 24”-36” beyond each side of the triangle base. Concrete block with holes used for inlet protection shall conform to the requirements of C 90 ASTM. Other materials may be proposed by the Contractor who shall be solely responsible for their performance.

209-2.10 Rolled Erosion Control Products and Soil Stabilizers. These materials shall meet the requirements of §713-07 Rolled Erosion Control Products and Soil Stabilizers and shall be of the Type and Class specified in the contract documents.

209-2.11 Construction Entrance-Temporary. Construction entrances shall consist of a geotextile, crushed stone or gravel and, if necessary, a drainage pipe to maintain ditch flow.

A. Geotextile. Geotextiles shall meet the requirements of §737-01 E. Geotextile Stabilization, Strength Class 1.

B. Crushed Stone or Gravel. Crushed stone or gravel shall have a thickness of not less than 6” of coarse aggregate material meeting the gradation requirements of size designation #3 on Table 703-4.

C. Drainage Pipe. The Contractor shall provide a drainage pipe sized with sufficient capacity to carry ditch flow. The pipe dimension shall be consistent with the modified soil erosion and sediment control plan approved by the Engineer. The drainage pipe may consist of new or used material in satisfactory condition and suitable for the intended use. The Engineer will reject any materials determined to be unsatisfactory.

209-2.12 Gravel Bag. Bags shall be fabricated from reinforced woven geotextile and shall include ties. No burlap bags shall be allowed. Coarse aggregate shall meet the gradation requirements of size designation #1 or #2 of Table 703-4 and shall be used as the fill material. Each gravel bag shall be individually tied and double bagged. The bag with fill material shall be inversely inserted into the second bag in order to prevent leakage.

209-2.13 Sand Bag. Sand bags shall meet the requirements of §209-2.13 Gravel Bag except that sand meeting the gradation requirements of §703-06 Cushion Sand shall be used as the fill material.

209-2.14 Turbidity Curtain-Temporary. The Turbidity Curtain shall be a commercially available, pre-assembled system, including a geotextile, flotation system, bottom weight, and anchoring and securing mechanism. If assembled in panels, it shall include a secure mechanism for joining panels together.

Geotextiles shall conform to the requirements specified in §737-01F. Turbidity Curtain.

Hemmed pockets shall be sewn or heat bonded to contain flotation material, bottom weights, and for anchor lines. The flotation material shall maintain buoyancy if punctured or cut. The bottom weight shall be sufficient to hold the curtain in a vertical position. For sites not subject to tidal or heavy wave action, the curtain shall be capable of molding to conform to bottom contours so that suspended sediment is prevented from escaping underneath the curtain.

Anchorage lines shall be provided of sufficient strength and number to support the curtain and maintain it in position under normally expected conditions. End anchors shall be provided, with intermediate anchor points (for stakes or anchors) such that unanchored spans do not exceed 100’, sufficient to maintain the turbidity curtain in place. Where the turbidity curtain is constructed in panels,
anchor-line and shackle connections securing the panels together shall be sufficient for normally expected current, wind, or wave conditions.

209-3 CONSTRUCTION DETAILS.

209-3.01 General. In the event of conflict between these specification requirements and pollution control laws, rules, regulations or permit conditions by other federal or state agencies, the more restrictive shall apply.

Soil Erosion and Sediment Control shall be performed consistent with §107-12 Water Quality Protection and included as part of the construction schedule submitted by the Contractor in accordance with §108-01 Start and Progress of Work. The Contractor's schedules and methods shall be consistent with the soil erosion and sediment control plan included in the contract documents or the modified plan approved by the Engineer. The Contractor shall begin earthwork only after receiving written approval from the Engineer for the schedule.

The Contractor shall designate to the Engineer an Erosion and Sediment Control Supervisor with adequate training, experience, and authority to implement and maintain all erosion and sediment control measures. The Erosion and Sediment Control Supervisor must demonstrate evidence of having taken a 4-hour course in the principles and practices of erosion and sediment control by April 30, 2010. Subsequent training is required at 3 years intervals for maintaining training certification.

Perimeter sediment controls shall be installed prior to, or simultaneously with, performing grubbing, excavation, and borrow or fill operations. The Contractor shall limit the area of clearing and grubbing, excavation, borrow and embankment operations in progress, commensurate with their capability and progress in keeping the finish grading, mulching, seeding and other temporary and/or permanent control measures current in accordance with the approved schedule. Under no condition shall earth material exposed by grubbing, excavation, borrow or fill or other work be left without application of temporary or permanent erosion controls for a period of greater than 7 days. The Engineer may determine that a potential for erosion or sediment transport exists and order the Contractor to install temporary erosion controls earlier. When permanent soil erosion and sediment control measures can not be installed due to seasonal or other limitations, temporary soil erosion and sediment control measures shall be installed. Prior to removing or disturbing any erosion or sediment control measure that may be reestablished due to continual grading operations, the Contractor shall verify the proposed progression of operations and the reestablishment of control measures with the Engineer to ensure the continuity of erosion and sediment control.

Sediment control measures shall not be removed without the Engineer’s approval.

A. Inspection and Maintenance. Soil erosion and sediment control measures shall be inspected and maintained by the Contractor during the life of the project, including winter shutdown, etc. Such inspection and maintenance shall continue until after the permanent stabilization measures are in place and the temporary control measures are ordered to be removed by the Engineer. The remaining disturbed area shall be permanently stabilized as indicated in the contract documents.

All temporary controls shall be inspected by the Contractor every seven calendar days and after each rainfall of 1/2" or more within a 24 hour period to determine if the measure is functioning as intended. All inspections shall be completed within one calendar day.

Within 3 calendar days from completion of the inspection, the Contractor shall:

- Repair or rebuild the control measure to function as originally intended.
- Remove sediment deposition which reaches one half the height of the control measure. All sediment deposits shall be considered unsuitable material and disposed of in accordance with §107-10 Managing Surplus Material and Waste §203-3.08 Disposal of Surplus Excavated Materials. Material shall be disposed of away from wetlands, water courses or other bodies of water.
Torn or punctured silt fence fabric may be repaired by the placement of a patch, on the upstream side, consisting of an additional layer of fabric over the damaged area, or replacement of the damaged section.

Where erosion control materials have been used on final grade that have been permanently seeded, the Contractor shall care for the areas until acceptance of the Contract or acceptance of the turf, whichever is later. Where necessary, such care may include, but is not limited to providing warning signs or barricades for protection against traffic. Any surfaces that have settled, become gullied, or otherwise damaged due to the Contractor’s operations shall be repaired at no additional expense to the state to reestablish the grade and soil conditions that existed prior to placing erosion control materials.

209-3.02 Mulch-Temporary. The Contractor shall have the capability to mulch any disturbed areas on any given day (e.g., those areas where earthwork operations are ongoing, etc.). The Contractor shall apply mulch on disturbed areas consistent with the approved project schedule.

Mulch shall be spread uniformly in a continuous blanket at an approximate rate of 2 tons/acre. Mulch may be spread by hand, mechanical spreaders, or blowers.

209-3.03 Seed and Mulch-Temporary. The Contractor shall apply seed and mulch on disturbed areas consistent with the approved project schedule.

Prior to the application of seed, all areas where compaction has occurred shall be scarified. The seed bed shall be loose and friable for positive seed retention.

Rye grasses shall be spread at a rate of 30lbs./acre to uniformly cover the ground. Cereal grasses shall be spread at a rate of 100lbs./acre to uniformly cover the ground. Seeds shall be evenly distributed by any method of sowing that does not injure the seeds in the process of spreading.

Mulch shall be spread immediately following application of seed. Mulch shall be spread uniformly in a continuous blanket at an approximate rate of 2 tons/acre. Mulch may be spread by hand, mechanical spreaders, or blowers. Mulch and seed shall not be placed simultaneously, except in the case of hydroseeding.

209-3.04 Strawbale Dike-Temporary. Bales shall be placed with the cut ends vertical as shown in the contract documents. Each bale shall be embedded into the soil a minimum of 4", and be securely anchored. Hardwood stakes shall be installed a minimum of 12” into the ground below the bale. The first stake in each bale shall be driven at an angle toward the previously laid bale to force the bales together.

209-3.05 Check Dam. Check dams shall be constructed where shown in the contract documents and in accordance with the standard sheets. A bedding type geotextile or stone scour protection shall be placed as indicated in the contract documents.

A. Prefabricated Check Dam. The length of each prefabricated check dam shall be as indicated in the contract documents. The dam shall be attached to the ground with wire staples. The staples shall be No. 11 gauge wire and be 6’-8” long. Staples shall be placed as indicated in the contact documents.

The geotextile filter material shall be attached to the triangular frame by using wire ties or staples. The ties shall be placed evenly 12” on center.

209-3.06 Silt Fence-Temporary. Silt fence shall be installed as follows:

1. Excavate at proposed location of silt fence.
2. Posts shall be driven into the ground.
3. Geotextile and any mesh support (if applicable) shall be placed on the upstream side of the posts. Mesh shall be placed between the geotextile and the post.
4. The geotextile shall be fastened to each post in no less than 4 locations with approved fasteners.
5. The mesh support shall be fastened to each post at the top, bottom, and two additional evenly spaced locations, or by a continuous corded attachment along the top of the assembly.
6. Any geotextile or mesh splices necessary for fence erection shall be continuous between two post sections.
7. Geotextile at the bottom of the fence shall be buried in a trench to a depth of 6”. The trench shall be back filled with the excavated soil and the soil compacted by tamping.

209-3.07 Sediment Trap-Temporary. Sediment traps shall be constructed where shown in the contract documents and in accordance with the standard sheets.

A. Sand Bag Berm and Earth Berm.

1. The area under which the sand bag berm or earth berm will be constructed shall be cleared, grubbed and stripped of any vegetation and root mat. The pool area shall be cleared. All work shall be performed consistent with the requirements of Section 201 Clearing and Grubbing.
2. The earth berm embankment shall be constructed consistent with the requirements of Section 203 Excavation & Embankment, except as herein modified. Immediately prior to placement of the impervious embankment material, the entire earth surface on or against which fill is to be placed, shall be thoroughly scarified to a depth of 6” and compacted to not less than 95 percent of Standard Proctor Maximum Density. Impervious embankment material shall then be deposited in horizontal layers not exceeding 8” in thickness prior to compaction. Each layer shall be compacted to not less than 95 percent of Standard Proctor Maximum Density. The moisture content of all impervious embankment material shall not be greater than 2 percent above Optimum Moisture Content as determined by A.A.S.H.T.O Designation: T-99, Method C at the time of compaction. Sand bag and ditch dam sediment traps shall be constructed as shown on the Standard Sheets.
3. All fill slopes shall be 2:1 or flatter. Cut slopes shall be 1:1 or flatter.
4. Temporary seed and mulch. Rolled erosion control product shall be applied to earth berm side slopes.
5. Excavate and install light stone at emergency spillway.

B. Riser and Outlet Pipe. The section of the riser above the embedment shall be perforated with 1” diameter holes or slits spaced 6” vertically and horizontally and placed in the concave portion of the riser pipe. No holes shall be made within 6” of the outlet pipe.

The riser shall be wrapped with 1/4” to 1/2” hardware cloth wire then wrapped with Class A Geotextile Drainage Fabric. The geotextile shall extend 6” above the highest hole and 6” below the lowest hole. Where ends of geotextile come together, they shall be overlapped, folded and stapled to prevent bypass.

Straps or connecting bands shall be used to hold the geotextile and wire fabric in place. They shall be placed at the top and bottom of the cloth.

The riser shall be anchored with a steel plate base to prevent floatation. A 1/4” minimum thickness steel plate shall be attached and sealed to the riser by a continuous weld around the bottom to form a watertight connection. 24” of suitable material shall be placed on the plate and tamped.

Fill material around the outlet pipe shall be hand compacted in four 6” layers. A minimum of 24” of hand compacted backfill shall be placed over the outlet pipe before crossing it with construction equipment.

All outlet pipe connections shall be watertight.

C. Sediment Removal. Sediment shall be removed and trap restored to its original dimensions when the sediment has accumulated to ½ the design depth of the trap.
209-3.08 Pipe Slope Drain-Temporary. Pipe slope drain shall be placed where shown in the contract documents and constructed in accordance with the standard sheets.

209-3.09 Drainage Structure Inlet Protection-Temporary. Drainage structure inlet protection shall be placed where shown in the contract documents and constructed in accordance with the standard sheets.

209-3.10 Rolled Erosion Control Products and Soil Stabilizers. The time and method of placement shall be as specified in the contract documents and/or according to Manufacturer’s instructions. For areas at final grade, all loose stones, clods, sticks, or other undesirable material shall be removed in accordance with the manufacturer’s recommendations or as specified elsewhere in the contract documents. In addition, those areas at final grade shall be scarified to a minimum depth of 1” immediately prior to installation, unless topsoil is being placed and the erosion control material will be installed within 2 work days of topsoil placement.

A. Rolled Erosion Control Products.

1. Class II, Type A, Jute Mesh. Jute mesh shall be placed without stretching on the freshly prepared surface so that it lays loosely on the soil and in contact with the soil at all points; and then it shall be rolled or tamped firmly into the soil surface. The upper end of each roll shall be turned down and buried to a depth of 6” with the soil firmly tamped against it. Unless otherwise specified in the contract documents, check slots shall be constructed at 50’ intervals down the slope. The construction procedure shall consist of placing a fold of material 6” vertically into the ground and tamping soil firmly against it. Jute mesh shall be placed so that all edges shall have a minimum overlap of 6”. The ends of rolls shall be placed with the upgrade section on top. Jute mesh shall be held tightly to the soil by anchors driven firmly into the ground. Anchors shall be spaced not more than 40” apart on the sides and along the centerline of all drainage ways. Jute mesh ends and check slots shall have anchors spaced at 24” intervals.

2. Class I and Other Class II, Rolled Erosion Control Products. These products shall be placed and firmly anchored as stated in the manufacturer’s instructions.

3. Class III Turf Reinforcement Mat (TRM). Type A and Type B TRMs shall be completely filled with topsoil immediately after installation. Type C and Type D TRMs, which contain a composite, do not need to be filled with topsoil unless recommended by the manufacturer. To prevent initial soil loss, Type A and Type B TRMs shall be covered with one of the following materials during installation. (These materials will be paid for separately.)

For Slope application:
1. Class IV-Soil Stabilizer
2. An approved RECP (Class I or II)
3. Mulch

For Channels:
1. An approved RECP (Class I or II)

B. Class IV Soil Stabilizers. These materials shall be applied as recommended by the Manufacturer. Type A & B are intended to be applied with hydroseeding equipment. Type B may also be placed through dry spreading. When dry spreading method is used, the Contractor shall apply the material uniformly. Where applied, Type A shall be minimum of 1/4” thick. When Type A is used
in conjunction with turf establishment, seeds must be sown separately and prior to the application of the soil stabilizer.

209-3.11 Construction Entrance-Temporary. Construction entrances shall be placed where shown in the contract documents and constructed in accordance with the standard sheets, or as otherwise approved by the Engineer.

The Contractor shall grade, including excavating or placing fill, to prepare the original ground surface for the placement of a stabilized pad of at least 6" of coarse aggregate material, underlain by a geotextile. If necessary, a drainage pipe shall be installed to maintain the capacity of the ditch. The pipe dimension shall be consistent with the modified soil erosion and sediment control plan approved by the Engineer. All areas cut or filled and not stabilized by the construction entrance material shall be covered with an erosion control treatment (temporary mulch, temporary seed and mulch, etc.) and shall be included in this pay item.

When washing is performed, the washing area within the construction entrance shall be located in an area which will drain into an approved sediment control measure(s).

The construction entrance shall be maintained in a condition which will prevent tracking or flowing of sediment onto a paved public roadway. All sediment spilled, dropped, washed or tracked onto paved public roadway shall be removed immediately. In the event the entrance is no longer performing properly (i.e. the entrance aggregate becomes clogged with sediment), the Contractor shall top-dress the entrance with additional coarse aggregate material.

209-3.12 Turbidity Curtain-Temporary.

A. Systems Requirements.

1. For sites not subject to tidal or heavy wave action, the curtain height shall provide sufficient slack to allow the top of the curtain to rise to the maximum expected high-water level (including waves), while the bottom maintains continuous contact with the bottom of the water body. The bottom edge of the curtain shall have a weight system capable of holding the bottom of the curtain down and conforming to the water body, so as to prohibit escape of turbid water under the curtain.

2. For sites subject to tidal or heavy wave action, the curtain height shall provide sufficient slack to allow the top of the curtain to rise to the maximum expected high-water level (including waves), while the bottom remains 24" above the bottom. The weight system shall hold the lower edge of the curtain in place so as to allow 24" of clearance above the bottom at mean low water, so that the curtain does not stir up sediment by repeatedly striking the bottom.

3. If constructed in panels, panels shall be connected in such a manner as to prevent suspended particles passing through joints. Load lines shall be connected so as to develop the full strength of the line across the joint.

4. Flotation material shall be arranged so as to be flexible and to provide continuous support.

5. The flotation and curtain top shall be such as to provide a minimum of 4" of freeboard along the entire length of the curtain, to prohibit escape of turbid water over the top.

B. Installation

1. The turbidity curtain shall be installed as shown in the contract documents in accordance with the manufacturer’s instructions. It shall be placed as close to the site of disturbance as possible without interfering with construction activity.

2. Turbidity curtain shall be installed and maintained in a manner that precludes entry of equipment, other than hand-held equipment or boats, to the water body outside the protected area.
3. The fully assembled turbidity curtain shall be prepared for installation by being furled and tied at intervals of 5’ for the length of the curtain. It shall be placed and secured in the furled condition, then released to allow the bottom edge to sink.
4. At sites subject to tidal or heavy wave action, adjustment lines may be used to achieve the required height of the curtain.
5. At sites not subject to tidal or heavy wave action, excess curtain material shall lay on the bottom, away from construction activity.
6. Turbidity curtain shall be placed as nearly as possible parallel to current flow. It shall not be deployed across a flowing water course.
7. The ends of the installation shall be anchored securely well up the bank. Intermediate anchors of a type and number sufficient to hold the curtain in place under expected conditions shall be placed, and firmly fastened to the top of the curtain assembly. Maximum spacing between anchorage points shall not exceed 100’.
8. In situations with flow velocities that exceed 5’/second, use a redirection barrier. The redirection barrier shall be installed prior to installation of the turbidity curtain wherever possible, and care should be exercised in order to minimize disturbance of the bottom of the water body during installation of the redirection barrier.

**C. Inspection and Maintenance**

1. The turbidity curtain shall be inspected daily, with additional monitoring of performance during storms or significant flow events.
2. Any visible plume of cloudy water passing beyond the curtain from the enclosed construction area shall constitute inadequate performance of the turbidity curtain. The Contractor shall immediately modify, adjust, or repair any portion of the turbidity curtain to correct inadequate performance.
3. The turbidity curtain shall remain in place until the protected construction activities have ceased and there is no visible contrast between the water being contained and the water body being protected.

**D. Removal**

1. The turbidity curtain shall be removed in such a way so as to minimize release of sediment.
2. Sediment behind the curtain may be removed before removal of the curtain, if directed by the Engineer. If so, any resulting turbidity must be allowed to settle before removal proceeds.

**209-4 METHOD OF MEASUREMENT.** Measurement will be made for installation or reinstallation of temporary soil erosion and sediment controls shown in the contract documents.

**209-4.01 Mulch-Temporary.** Measurement will only be made for work directed or approved by the Engineer. This work will be measured as the number of square yards of mulch to the nearest whole square yard.

**209-4.02 Seed and Mulch-Temporary.** Measurement will only be made for work directed or approved by the Engineer. This work will be measured in square yards to the nearest whole square yard.

**209-4.03 Strawbale Dike-Temporary.** Bales will be measured in feet of length to the nearest whole foot.

**209-4.04 Check Dam.** Stone, gravel, and sand bag check dams will be measured by the number of check dams. All other check dams will be measured in feet to the nearest whole foot.
209-4.05 Silt Fence-Temporary. Silt fence will be measured in feet of silt fence to the nearest foot. No measurement will be made for seams or overlaps.

209-4.06 Sediment Trap-Temporary. Sediment traps will be measured by the number of traps.

209-4.07 Pipe Slope Drain-Temporary. Pipe slope drain will be measured by the number of drains.

209-4.08 Drainage Structure Inlet Protection-Temporary. Silt fence geotextile, prefabricated drainage structure, inlet protection measures, and concrete block will be measured by the number of feet to the nearest foot of the perimeter of the drainage structure, as placed. Gravel bag measures will be measured by the number of cubic yards to the nearest cubic yard.

209-4.09 Rolled Erosion Control Products and Soil Stabilizers. Rolled erosion control products and soil stabilizers will be measured as the number of square yards to the nearest square yard.

209-4.10 Construction Entrance-Temporary. Construction entrances shown in the contract documents will be measured by the number of square yards to the nearest square yard. Measurement will not be made for construction entrances associated with the contractor’s facilities (e.g., staging areas, storage yards, borrow sites, etc.).

209-4.11 Turbidity Curtain-Temporary. This work will be measured in feet, measured to the nearest whole foot, for turbidity curtain satisfactorily installed or reinstalled.

209-5 BASIS OF PAYMENT.

209-5.01 General. The unit price bid for all work items shall include the cost of furnishing all labor, equipment, and materials necessary to satisfactorily complete the work, including the cost of excavation associated with the removal of accumulated sediment and the installation of erosion and sediment control measures covered by this Section.

Progress payments will be made for all control measures. Fifty percent of the price bid will be paid after installation. The remaining percentage will be paid when the temporary control measure is removed and the remaining area is permanently stabilized.

Payment will not be made for work which is attributed to the Contractor's negligence, carelessness or failure to install temporary or permanent controls in accordance with the contract documents.

209-5.02 Mulch-Temporary. The unit price bid for all work items shall include the cost of furnishing all labor, equipment, and materials necessary to satisfactorily complete the work including the cost of excavation associated with the removal of accumulated sediment. Mulching will only be paid for when directed or approved by the Engineer.

209-5.03 Seed and Mulch-Temporary. The unit price bid for all work items shall include the cost of furnishing all labor, equipment, and materials necessary to satisfactorily complete the work including the cost of excavation associated with the removal of accumulated sediment. Seed and mulch will only be paid for when directed or approved by the Engineer. In addition to the provisions of §209-5.01, the unit price bid for this item shall include water.

209-5.04 Strawbale Dike-Temporary. The unit price bid for all work items shall include the cost of furnishing all labor, equipment, and materials necessary to satisfactorily complete the work including the cost of excavation associated with the removal of accumulated sediment. The unit price bid shall include all bales, posts, and excavation of soil for bale embedment.
209-5.05 Check Dam. Progress payments will be made at fifty percent of the price bid after installation. The remaining percentage will be paid when the temporary control measure is removed and the remaining area is permanently stabilized. The unit price bid shall include stone, gravel bags, sand bags, geotextile bedding, staples, and excavation of cutoff trench.

209-5.06 Silt Fence-Temporary. Progress payments will be made at fifty percent of the price bid after installation. The remaining percentage will be paid when the temporary control measure is removed and the remaining area is permanently stabilized. The unit price bid shall include the silt fence geotextile, posts, mesh reinforcement, and excavation for geotextile embedment.

209-5.07 Sediment Trap-Temporary. Progress payments will be made at fifty percent of the price bid after installation. The remaining percentage will be paid when the temporary control measure is removed and the remaining area is permanently stabilized. The unit price bid shall include bags, excavation, impervious embankment material, outlet pipe, riser assembly, light stone filling, and geotextile bedding. Temporary mulch and rolled erosion control product will be paid for under their respective items.

209-5.08 Pipe Slope Drain-Temporary. The unit price bid shall include bales, pipe, pipe end sections, stone, and geotextile bedding.

209-5.09 Drainage Structure Inlet Protection-Temporary. The unit price bid shall include silt fence geotextile, posts, staples, concrete blocks, gravel bags and prefabricated geotextile and foam assembly.

209-5.10 Rolled Erosion Control Products and Soil Stabilizers. The unit price bid shall include all rolled erosion control products, staples, excavation, and soil stabilizers.

209-5.11 Construction Entrance-Temporary. The unit price bid shall include stone, geotextile stabilization, pipe, excavation, fill, and any erosion control treatments (temporary mulch, temporary seed and mulch, etc.) required to stabilize an erodible surface produced by the installation of the construction entrance, periodic top-dressing with additional coarse aggregate material, and washing station provisions. Additional sediment control measures (silt fence, strawbale, sediment trap, etc.) required to control a washing area will be paid for under their respective item(s).

209-5.12 Turbidity Curtain-Temporary. The unit price bid shall include the cost of furnishing all labor, materials, and equipment necessary to satisfactorily complete the work, including redirection barrier and the cost of removal associated with the removal of accumulated sediment.

Payable will be made under:

<table>
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<th>Item No.</th>
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<td>209.100101</td>
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<td>Seed-Temporary</td>
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<td>Seed and Mulch-Temporary</td>
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<td>209.110104</td>
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<td>Check Dam (Ditch Bottom Width &gt;10’), Gravel Bag-Temporary</td>
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<td>209.110301</td>
<td>Check Dam (Ditch Bottom Width 0.0 to 3’), Sand Bag-Temporary</td>
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209.110302 Check Dam (Ditch Bottom Width >3' to 6'), Sand Bag-Temporary Each
209.110303 Check Dam (Ditch Bottom Width >6' to 10'), Sand Bag-Temporary Each
209.110304 Check Dam (Ditch Bottom Width >10'), Sand Bag-Temporary Each
209.1105 Check Dam, Prefabricated-Temporary Foot
209.1202 Strawbale Dike-Temporary Foot
209.13 Silt Fence-Temporary Foot
209.1401nn Sediment Trap, Earth Berm-Temporary Each
209.1402nn Sediment Trap, Sand Bag-Temporary Each
209.1403nn Sediment Trap, Ditch Dam-Temporary Each
209.1501 Turbidity Curtain - Temporary Foot
209.160101 Pipe Slope Drain, 6" -Temporary Each Foot
209.160102 Pipe Slope Drain, 8" -Temporary Each Foot
209.160103 Pipe Slope Drain, 12" -Temporary Each Foot
209.160104 Pipe Slope Drain, 15" -Temporary Each Foot
209.160105 Pipe Slope Drain, 18" -Temporary Each Foot
209.160106 Pipe Slope Drain, 24" -Temporary Each Foot
209.160107 Pipe Slope Drain, 30" -Temporary Each Foot
209.1701 Drainage Structure Inlet Protection, Silt Fence-Temporary Foot
209.1702 Drainage Structure Inlet Protection, Gravel Bag-Temporary Cubic Yard
209.1703 Drainage Structure Inlet Protection, Prefabricated-Temporary Foot
209.1704 Drainage Structure Inlet Protection, Concrete Block-Temporary Foot
209.1705 Drainage Structure Inlet Protection, Excavated-Temporary Foot
209.1801 Rolled Erosion Control Product, Class I Type A, Short Term Square Yard
209.1802 Rolled Erosion Control Product, Class I Type B, Short Term Square Yard
209.1803 Rolled Erosion Control Product, Class I Type C, Short Term Square Yard
209.1901 Rolled Erosion Control Product, Class II Type A, Intermediate Square Yard
209.190201 Rolled Erosion Control Product, Class II Type B, Intermediate Square Yard
209.190301 Rolled Erosion Control Product, Class II Type C, Intermediate Square Yard
209.1904 Rolled Erosion Control Product, Class II Type D, Intermediate Square Yard
209.200101 Turf Reinforcement Mats, Class III Type A, Permanent Square Yard
209.200201 Turf Reinforcement Mats, Class III Type B, Permanent Square Yard
209.200301 Turf Reinforcement Mats, Class III Type C, Permanent Square Yard
209.200401 Turf Reinforcement Mats, Class III Type D, Permanent Square Yard
209.2101 Soil Stabilizers, Class IV Type A Square Yard
209.2102 Soil Stabilizers, Class IV Type B Square Yard
209.2103 Soil Stabilizers, Class IV Type C Square Yard
209.22 Construction Entrance Square Yard

NOTE: nn denotes serialized pay item. These items will be paid for within established size groups.

SECTION 210 - REMOVAL AND DISPOSAL OF ASBESTOS-CONTAINING MATERIAL (BUILDINGS, BRIDGES AND HIGHWAYS)

210-1 DESCRIPTION. This work shall consist of removal and disposal of asbestos-containing material (ACM) from locations designated in the Contract Documents and/or where directed by the Engineer. Additional contract-specific requirements may be found on the plans or in the proposal in a Special Note entitled "Asbestos Remediation Supplemental Requirements."
210-2 MATERIALS. All materials used in the performance of the work shall comply with all applicable regulatory standards. Respirators and filters shall comply with NIOSH and MSHA standards. HEPA filtration systems shall comply with ANSI Z9.2-79.

210-3 CONSTRUCTION DETAILS. Prior to beginning any work under this item, the Contractor shall supply the Engineer with proof that the firm performing the work has a valid asbestos handling license; that its insurance coverage whether provided by the Contractor or the Asbestos Subcontractor, is consistent with §107-06 Insurance and includes an asbestos-specific, occurrence-type policy with no deductible or sunset clause; that its project supervisor is a NYSDOL certified asbestos project supervisor; that all employees engaged in the work are properly certified and have current physical examinations and respirator fit tests; and that the proper notification of work beginning on the asbestos project has been given to the New York State Department of Labor (NYSDOL) and the United States Environmental Protection Agency (USEPA). The Contractor shall schedule a coordination meeting between the Asbestos Subcontractor and the Department contracted Asbestos Project Monitor to be held at least two (2) weeks before the start of any asbestos abatement work. The meeting shall be held at the Engineer’s Field Office unless otherwise approved by the Engineer.

The Contractor shall remove and dispose of ACMs in accordance with 12 NYCRR 56 or, if indicated, an approved variance thereof promulgated by the New York State Department of Labor (NYSDOL); the National Emission Standards for Hazardous Air Pollutants (NESHAP), promulgated by the United States Environmental Protection Agency (USEPA); and the Occupational Safety and Health Administration (OSHA). In the event of a conflict between these specification requirements and laws, rules and regulations of Federal, State, or local agencies, the more restrictive shall apply.

ACM shall be disposed of in accordance with 40 CFR Part 61 and all other requirements and laws, rules, and regulations of applicable Federal, State, or local agencies. Disposal sites which accept ACM for disposal shall be permitted by the New York State Department of Environmental Conservation (NYSDEC). If disposed of out-of-state, the rules, regulations, and laws of that state shall apply.

After the work is completed, the Contractor shall provide the Engineer with two copies of Daily Logs, Visitor Logs, Final Visual Inspection Logs and OSHA Air Monitoring records. The Contractor shall also provide the Engineer with a written certification that the material was disposed of in an approved waste disposal site. For friable waste this certification shall be in the form of a Waste Shipment Record. For non-friable waste this certification shall include the name and address of the waste disposal site or sites used.

210-4 METHOD OF MEASUREMENT. The quantity of ACM to be measured for payment will be determined by one of the following methods:

210-4.01 Square Foot. The quantity to be measured will be the area, measured to the nearest 0.1 square foot, of asbestos-containing material removed and disposed of.

210-4.02 Foot. The quantity to be measured will be the length, measured to the nearest 0.1 foot, of asbestos-containing material removed and disposed of.

210-4.03 Lump Sum. The quantity will be measured for payment on a lump sum basis.

210-4.04 Fixed Price Lump Sum. The lump sum shown in the itemized proposal for this item will be considered the price bid even though payment will be made for the work performed. Should the amount shown be altered, the altered figures will be disregarded and the original price will be used to determine the total contract bid amount. Payments will be based on one or both of the following:
**A. Agreed Price.** An Agreed Price will be based on a cost analysis submitted by the Contractor and agreed to by the State prior to performing the work. The submittal shall include a detailed estimate from the licensed asbestos removal contractor for the cost of the removal and disposal.

**B. Force Account.** A separate Force Account will be maintained for the total asbestos removal work performed on each building, structure, or highway included in the work.

**210-5 BASIS OF PAYMENT.** Payment for the work under this specification shall include all labor, materials, equipment, and asbestos-related fees and insurances necessary to satisfactorily complete the work.

Payment shall not include Work Zone Traffic Control devices outside the regulated asbestos work area.

**210-5.01 Square Foot, Foot, or Lump Sum Bid Items.** Payment for 75% of the completed quantity will be made upon the Project Monitor's written concurrence with the Contractor's certification as to the following: that the building, structure, and/or highway is visually free of asbestos; that the removal of the asbestos containing material was performed as required; that the final clearance air monitoring results meet the acceptable level specified in 12 NYCRR 56; and, that the building(s), bridge(s), and/or highway(s) are certified by the asbestos Contractor to be available for normal demolition.

The remainder of the payment for completed work will be made upon receipt by the Engineer of a certified statement from the disposal facility, signed by an official thereof, that the asbestos-containing material has been accepted and disposed of in accordance with all applicable laws, codes, rules, and regulations.

**210-5.02 Fixed Price Lump Sum.** The fixed price lump sum published in the proposal is an amount estimated by the State to be adequate to complete the work. Payments under this work will be made by Force Account or by Agreed Price, or by a combination thereof.

Payment for 75% of the Agreed Price or Force Account charges will be made upon the Project Monitor's written concurrence with the Contractor's certification that the building, structure, and/or highway is visually free of asbestos; the removal of the asbestos containing material was performed as required; that the final clearance air monitoring results meet the acceptable level specified in 12 NYCRR 56; and, that the building(s), bridge(s), and/or highway(s) are certified by the asbestos Contractor to be available for subsequent demolition and/or construction.

The remainder of the payment for completed work will be made upon receipt by the Engineer of a written certification that the ACM was disposed of in an approved waste disposal site.

Asbestos-specific insurance premiums will be reimbursed as the actual and identifiable cost of the portion of the premium attributable to the work performed under the Fixed Price Lump Sum Item. No overhead or profit will be allowed on asbestos specific insurance premiums.

**Payment will be made under:**

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<th>Item No.</th>
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<td>Lump Sum</td>
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<td>210.1004</td>
<td>Removal and Disposal of Roofing ACM</td>
<td>Fixed Price Lump Sum</td>
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**Siding (Buildings)**
210.1102  Removal and Disposal of Siding ACM  Square Foot
210.1103  Removal and Disposal of Siding ACM  Lump Sum
210.1104  Removal and Disposal of Siding ACM  Fixed Price Lump Sum

Window Caulking and/or Glazing (Buildings)

210.1201  Removal and Disposal of Caulk/Glazing ACM  Foot
210.1203  Removal and Disposal of Caulk/Glazing ACM  Lump Sum
210.1204  Removal and Disposal of Caulk/Glazing ACM  Fixed Price Lump Sum

Flooring/Mastic (Buildings)

210.1302  Removal and Disposal of Flooring/Mastic ACM  Square Foot
210.1303  Removal and Disposal of Flooring/Mastic ACM  Lump Sum
210.1304  Removal and Disposal of Flooring/Mastic ACM  Fixed Price Lump Sum

Ceilings (Buildings)

210.1402  Removal and Disposal of Ceiling ACM  Square Foot
210.1403  Removal and Disposal of Ceiling ACM  Lump Sum
210.1404  Removal and Disposal of Ceiling ACM  Fixed Price Lump Sum

Thermal System Insulation (Buildings)

210.1501  Removal and Disposal of Thermal System Insulation ACM  Foot
210.1502  Removal and Disposal of Thermal System Insulation ACM  Square Foot
210.1503  Removal and Disposal of Thermal System Insulation ACM  Lump Sum
210.1504  Removal and Disposal of Thermal System Insulation ACM  Fixed Price Lump Sum

Miscellaneous (Buildings)

210.2901XX  Removal and Disposal of Miscellaneous ACM  Foot
210.2902XX  Removal and Disposal of Miscellaneous ACM  Square Foot
210.2903XX  Removal and Disposal of Miscellaneous ACM  Lump Sum
210.2904XX  Removal and Disposal of Miscellaneous ACM  Fixed Price Lump Sum

Concrete Encased Pipe (Bridges & Highways)

210.3001  Removal and Disposal of Concrete-Encased Pipe ACM  Foot
210.3003  Removal and Disposal of Concrete-Encased Pipe ACM  Lump Sum
210.3004  Removal and Disposal of Concrete-Encased Pipe ACM  Fixed Price Lump Sum
210.3011  Removal and Disposal of Concrete-Encased Pipe ACM (BV14)  Foot
210.3013  Removal and Disposal of Concrete-Encased Pipe ACM (BV14)  Lump Sum
210.3014  Removal and Disposal of Concrete-Encased Pipe ACM (BV14)  Fixed Price Lump Sum

Underground Pipe (Bridges & Highways)

210.3101  Removal and Disposal of Underground Pipe ACM  Foot
210.3103  Removal and Disposal of Underground Pipe ACM  Lump Sum
210.3104  Removal and Disposal of Underground Pipe ACM  Fixed Price Lump Sum
210.3111  Removal and Disposal of Underground Pipe ACM (BV14)  Foot
210.3113 Removal and Disposal of Underground Pipe ACM (BV14) Lump Sum
210.3114 Removal and Disposal of Underground Pipe ACM (BV14) Fixed Price Lump Sum

**Suspended Pipe (Bridges & Highways)**

210.3201 Removal and Disposal of Suspended Pipe ACM Foot
210.3203 Removal and Disposal of Suspended Pipe ACM Lump Sum
210.3204 Removal and Disposal of Suspended Pipe ACM Fixed Price Lump Sum
210.3211 Removal and Disposal of Suspended Pipe ACM (BV14) Foot
210.3213 Removal and Disposal of Suspended Pipe ACM (BV14) Lump Sum
210.3214 Removal and Disposal of Suspended Pipe ACM (BV14) Fixed Price Lump Sum

**Bond Breaker/Filler (Bridges & Highways)**

210.3302 Removal and Disposal of Bond Breaker/Filler ACM Square Foot
210.3303 Removal and Disposal of Bond Breaker/Filler ACM Lump Sum
210.3304 Removal and Disposal of Bond Breaker/Filler ACM Fixed Price Lump Sum
210.3312 Removal and Disposal of Bond Breaker/Filler ACM (BV14) Square Foot
210.3313 Removal and Disposal of Bond Breaker/Filler ACM (BV14) Lump Sum
210.3314 Removal and Disposal of Bond Breaker/Filler ACM (BV14) Fixed Price Lump Sum

**Caulking (Bridges & Highways)**

210.3401 Removal and Disposal of Caulking ACM Foot
210.3403 Removal and Disposal of Caulking ACM Lump Sum
210.3404 Removal and Disposal of Caulking ACM Fixed Price Lump Sum
210.3411 Removal and Disposal of Caulking ACM (BV14) Foot
210.3413 Removal and Disposal of Caulking ACM (BV14) Lump Sum
210.3414 Removal and Disposal of Caulking ACM (BV14) Fixed Price Lump Sum

**Miscellaneous (Bridges & Highways)**

210.4801XX Removal and Disposal of Miscellaneous ACM Foot
210.4802XX Removal and Disposal of Miscellaneous ACM Square Foot
210.4803XX Removal and Disposal of Miscellaneous ACM Lump Sum
210.4804XX Removal and Disposal of Miscellaneous ACM Fixed Price Lump Sum
210.4811XX Removal and Disposal of Miscellaneous ACM (BV14) Foot
210.4812XX Removal and Disposal of Miscellaneous ACM (BV14) Square Foot
210.4813XX Removal and Disposal of Miscellaneous ACM (BV14) Lump Sum
210.4814XX Removal and Disposal of Miscellaneous ACM (BV14) Fixed Price Lump Sum

**Item Number Codes**

210.xxyzXX

where xx equals Category
10-28 Buildings, 29 Miscellaneous (Buildings)
30-47 Bridges and Highways, 48 Miscellaneous (Bridges and Highways)

where y equals BV
1-9 In order of listing within the category, 0 No BV

where z equals Payment Method
SECTION 211 - INTERNALLY STABILIZED CUT STRUCTURES

211-1 DESCRIPTION. This work shall consist of designing, furnishing, installing, and testing an internally stabilized cut structure at the location(s) and to the elevation(s) shown in the contract documents.

211-1.01 Soil Nail Wall System. A Soil Nail Wall System is comprised of cement-grouted steel nail tendons, a drainage network and a facing system to internally stabilize a cut and/or underpin a structure.

A. Soil Nail Wall System (SNWS) Definitions.
   1. Soil Nail. A passive reinforcing element which develops its reinforcing action through nail tendon/ground interaction. A soil nail includes the SNWS nail tendon, the SNWS nail head, grout, coatings, sheathing, couplers and encapsulation if used.
   2. SNWS Nail Tendon. A steel bar installed into a slope to reinforce and strengthen the existing ground.
   3. SNWS Nail Head. The nail head consists of the bearing plate and headed-stud. The bearing plate distributes forces at the nail end to the wall and ground behind the facing. The headed-stud provides anchorage of the nail head into the permanent facing.
   4. Grout. Grout is used primarily as a transfer mechanism for stresses from the wall to the ground. The grout also provides a level of corrosion protection.
   5. Centralizers. Centralizers are devices, typically PVC, installed at various locations along the length of the nail tendon to center the bar in the excavated hole to ensure a minimum thickness of grout cover.
   6. Corrosion Protection Elements. These are physical and/or chemical coatings or systems used to inhibit corrosion. Nail tendons may have a fusion-bonded epoxy coating applied. For maximum protection, encapsulation consists of surrounding the nail tendon with a HDPE or PVC corrugated protective sheathing and filling the internal annulus with grout. Subsequent to installing the encapsulated nail into the excavated hole, the outer annulus is also filled with grout.
   7. Temporary Wall Facing. This consists of reinforced shotcrete installed to provide a connection between nail tendons, support the exposed soil within the nail tendon grid and provide protection against erosion and sloughing of the soil at the excavation face.
   8. Wall Drainage Network. A system of drainage devices installed to prevent water pressure from developing behind the wall face. The system typically consists of a series of vertical geocomposite drainage strips and weep holes. Additional devices include footing drains and horizontal drains.
   9. GUTS. The Guaranteed Ultimate Tensile Strength of the tendon.

211-1.02 Grouted Tieback System. A Grouted Tieback System is comprised of cement-grouted steel tendons installed to internally stabilize and supplement the resisting force of an external support system retaining a cut and/or underpinning a structure.

A. Grouted Tieback System (GTS) Definitions.
   1. Grouted Tieback. An active reinforcing element which transfers tensile loads from a structure to soil or rock. A grouted tieback includes all prestressing steel (tendon), the anchorage, grout, coatings, sheathing, couplers and encapsulation if used.
2. *GTS Tendon*. The steel used to transfer load from the anchorage to soil or rock.

3. *Anchorage*. That portion of the tieback, including bearing plate, nuts and wedges that is used to transfer load from the structure to a tendon.

4. *Bond Length (Fixed Length)*. That portion of the tieback which is bonded to the soil or rock and transfers the tensile force from the tendon to the soil or rock.

5. *Tendon Bond Length*. The length of the tendon which is bonded to the grout. This is usually, but not necessarily, the same as the Bond Length.

6. *Stressing Length (Free Length)*. That portion of the tendon which is not bonded to grout.

7. *Sheath*. That portion of the tieback which encases the tendon in the stressing length only.

8. *Encapsulation*. That portion of the tieback which encases or encapsulates the entire length of the tieback, including the sheath, to provide an additional barrier to corrosion.


10. *Alignment Load*. That load necessary to maintain position of the stressing and testing equipment.

11. *Total Movement*. The total elongation of the tieback under load, measured at the anchor head.

12. *Residual Movement*. The permanent set of the tieback resulting from stressing and releasing the tieback.

13. *Trumpet*. A steel pipe or tube, integrally attached to the bearing plate that surrounds the tendon in the vicinity of the structure.

14. *Creep Rate*. The magnitude of total movement measured during a load hold per log cycle of time.

15. *Centralizer*. A device used to center the bond length of the tieback in the hole to assure minimum grout cover over the tieback.

16. *Spacer*. A device used in strand tendons to separate each strand in the bond length to permit the grout to bond with each strand.


### 211-2 MATERIALS

#### 211-2.01. Soil Nail Wall System (SNWS)

Ensure that the proper materials are supplied for the chosen system design.

**A. SNWS Temporary**. Provide materials meeting the following requirements:

1. **SNWS Soil Nail Tendon Assembly**. Provide components for assembling a soil nail tendon conforming to the requirements of §731-01 A. SNWS Temporary.

2. **SNWS Nail Grout**. Provide grout manufacture materials conforming to Table 211-1 SNWS Nail Grout Requirements:

<table>
<thead>
<tr>
<th>Material</th>
<th>Subsection</th>
</tr>
</thead>
<tbody>
<tr>
<td>Portland Cement Type 2</td>
<td>§701-01</td>
</tr>
<tr>
<td>Flyash</td>
<td>§711-10</td>
</tr>
<tr>
<td>Water</td>
<td>§712-01</td>
</tr>
</tbody>
</table>

**a. Admixtures**. Admixtures which control bleed, improve flowability, reduce water content, and retard set may be used in the grout subject to review and acceptance by the Engineer. Acceptance will be based on the manufacturer’s name appearing on the...
Department’s Approved List. Accelerators and expansive admixtures are not permitted. Admixtures shall be compatible with the grout and mixed in accordance with the manufacturer’s recommendations.

3. **SNWS Shotcrete.** Provide shotcrete conforming to the requirements of Section 583 Shotcrete except that all mix designs must contain Blended Portland Cement (§701-03) Type IP containing silica fume.

4. **SNWS Welded Wire Fabric.** Provide welded wire fabric conforming to the requirements of §709-02 Wire Fabric for Concrete Reinforcement. Acceptance will be based on the manufacturer’s name appearing on the Department’s Approved List.

5. **SNWS Reinforcing Bars for Shotcrete Facing.** Provide No. 5 reinforcing bars for shotcrete facing conforming to the requirements of §709-01 Bar Reinforcement, Grade 60. Acceptance will be based on the manufacturer’s name appearing on the Department’s Approved List.

6. **SNWS Bearing Plates / Nuts.** Provide bearing plates conforming to the requirements of §715-01 Structural Steel. Provide hexagonal nuts conforming to AASHTO M 291, fitted with beveled washers or spherical seat to provide uniform bearing.

7. **SNWS Geotextile Drainage.** Provide geotextile drainage conforming to the requirements of §737-01 Geotextile, C. Geotextile Drainage.

8. **SNWS Geocomposite Drainage Strip.** Provide geocomposite drainage strips conforming to the requirements of §737-04 Prefabricated Composite Structural Drains.

9. **SNWS Drainage Aggregate.** Provide drainage aggregate conforming to the requirements of §733-20 Underdrain Filter Material, Type 1.

10. **SNWS PVC Connector and Drain Pipes.** Provide schedule 80 PVC connector and drain pipes conforming to the requirements of §706-15 PVC Plastic Drain Pipe System.

**B. SNWS Permanent.** Provide materials meeting the requirements §211-2.01 A. SNWS Temporary with the following exceptions:

1. **SNWS Soil Nail Tendon Assembly.** Provide components for assembling a soil nail tendon conforming to the requirements of §731-01 B. SNWS Permanent.

**211-2.02. Grouted Tieback System (GTS).** Ensure that the proper materials are supplied for the chosen system design.

**A. GTS Temporary.** Provide materials meeting the following requirements:

1. **GTS Tieback Assembly.** Provide components for assembling a grouted tieback conforming to the requirements of §731-02 A. GTS Temporary.

2. **GTS Anchorage.** Provide anchorage capable of developing 95% of the GUTS and set so that only axial loads are applied. Provide bar tiebacks with spherical washers and spherical nuts at the anchorage.
3. **GTS Grout.** Provide grout manufacture materials conforming to the requirements of §211-2.01 B. **SNWS Nail Grout.** Epoxy resin will not be allowed as a substitute for cement grout.

   a. **Admixtures.** Provide admixtures, if used, conforming to the requirements of §211-2.01 B.1. **SNWS Admixtures.**

B. **GTS Permanent.** Provide materials meeting the requirements §211-2.02 A. **GTS Temporary** with the following exceptions:

1. **GTS Tieback Assembly.** Provide components for assembling a grouted tieback conforming to the requirements of §731-02 B. **GTS Permanent.**

### 211-3 CONSTRUCTION DETAILS

#### 211-3.01. Soil Nail Wall System (SNWS).

**A. SNWS Submittal.** Submit a design and design experience to the Engineer a minimum of 30 calendar days prior to start of work. Begin work only after receiving the Departments approval.

1. **Experience.** Submit as proof to the Deputy Chief Engineer Technical Services (DCETS):
   a. Three projects for which the Contractor or subcontractor performing the work has successfully installed soil nails within the past five years,
   b. The foreman and drill rig operators for this work have at least three years of experience, on at least three projects, in the installation of soil nails,
   c. Written documentation listing at least five permanent structural shotcrete walls successfully completed within the past five years, and
   d. Written documentation of the finishers and nozzlemen’s qualifications. Minimum qualifications include experience on at least three projects in the past three years in similar shotcrete application work. In addition, the nozzlemen must demonstrate the ability to satisfactorily place the shotcrete. This will be based on either previous ACI nozzlemen certification or satisfactory completion of preconstruction test panels.

2. **Working Drawings.** Submit the design and methods of construction to the DCETS for approval. The design shall be completed, sealed and stamped by a Professional Engineer.

   Determine the soil nail length and grid spacing necessary to develop adequate load capacity to satisfy nail testing acceptance criteria for the design parameters shown in the contract documents. Provide the required partial safety factors, allowable strength factors, and minimum global stability soil factors of safety in accordance with FHWA’s “Geotechnical Engineering Circular No. 7 Soil Nail Walls”, Report No. FHWA-IF-03-017.

   Provide working drawings conforming to the size and type requirements in accordance with §718-01 **Prestressed Concrete Units (Structural)** A. Size and Type. Include the following:

   a. The proposed start date and proposed detailed wall construction sequence including:
      i. Plan describing how surface water will be diverted, controlled and disposed of.
      ii. Proposed methods and equipment for excavating the soil and/or rock to the staged excavation lifts indicated within the submitted design, including the proposed grade elevations for each excavation lift, shown on a wall elevation view.
      iii. Measures to ensure wall and slope stability during various stages of wall construction and excavation where discontinuous rows of nails will be installed (if applicable), information on space requirements for installation equipment, temporary shoring plans (if
applicable), information on provisions for working in the proximity of underground facilities or utilities (if applicable).

iv. Details of soil nail layout including lengths, grid spacing, encapsulation or epoxy coating details (if applicable) and design load (P) to resist design earth pressures.

v. Proposed nail drilling methods and equipment including drillhole diameter and inclination proposed to achieve the specified pullout resistance values and any variation of these along the wall alignment.

b. Nail grout mix design/shotcrete mix design including:

i. Proportions of mix, including the Departments Approved List Brand Codes / Source Numbers, by weight and water-cement ratio.

ii. Proposed admixtures, manufacturer, dosage, technical literature.

c. Nail grout mix:

i. Compressive strength test results supplied by a qualified independent testing laboratory verifying a minimum 3-day compressive strength of 1500 psi and a minimum 28-day compressive strength of 3000 psi and the corresponding density of the fluid grout performed utilizing a Baroid Mud Balance in accordance with the American Petroleum Institute (API) Recommended Practice (RP) 13B-1: Standard Procedure for Testing Water-Based Drilling Fluids.

d. Shotcrete mix:

i. Compressive strength test results supplied by a qualified independent testing laboratory verifying a minimum 3-day compressive strength of 2000 psi and a minimum 28-day compressive strength of 4000 psi.

ii. Previous strength test results, from Departmental projects, for the proposed mix designs completed within 1 year of the start of construction may be substituted for initial verification of the required compressive strengths at start of production work.

e. Proposed nail grout placement procedures and equipment.

f. Proposed nail testing methods and equipment setup including:

i. Details of jacking frame and appurtenant bracing.

ii. Details showing methods of isolating test nails during shotcrete application (i.e., methods to prevent bonding of the soil nail bar and the shotcrete facing during testing).

iii. Details showing methods of providing the temporary unbonded length and of grouting the temporary unbonded length of test nails after completion of testing.

iv. Equipment list.

g. Proposed shotcrete equipment, methods of shotcrete placement, of controlling and maintaining facing alignment, and location and shotcrete thickness.

3. **Calibrations.** Submit the following documentation to the Engineer at least 15 calendar days prior to the start of work:

a. Identification number and certified calibration records for each test jack and pressure gage and load cell to be used. Jack and pressure gauge shall be calibrated as a unit. Calibration records shall include the date tested, device identification number, and calibration test results and shall be certified for accuracy within 2% of the applied certification loads by a qualified independent testing laboratory within 90 days prior to submittal.

**B. SNWS Preproduction.** Prior to the start of the soil nailed wall installation, install a nail in accordance with the contract documents for preproduction verification testing at the location specified. Test the nail after installation as specified in §211-3.01 E SNWS Testing.

Provide positive control and discharge of all surface water that will affect the installation of the soil nail wall throughout the construction of the wall. Include methods and schedules to be consistent with the soil erosion and sediment control plan in accordance with §209-3.01 General. Maintain all ditches, pipes, or conduits used to control surface water during construction. Repair damage caused
by surface water at no additional cost. Upon substantial completion of the wall, remove surface water control pipes or conduits from the site.

C. SNWS Nail Installation. Excavation shall be conducted in accordance with the applicable requirements of Section 206, Trench, Culvert and Structure Excavation, and the details specified in the contract documents. Excavate using procedures that prevent over-excavation, ground loss, swelling, air slaking or loosening, loss of support for completed portions of the wall, loss of soil moisture at the face, or ground freezing.

Drill holes for the soil nail installation using core drilling, rotary drilling, or auger drilling. Percussion drilling is prohibited unless approval for its use is granted by the DCETS. Install casing as required to maintain a clean and open hole. Utilize a drill bit with a diameter not smaller than the specified hole diameter minus ¼ in. Extend the hole a minimum of 2 ft. beyond the nail length. Drill the holes to the inclination specified on the approved Working Drawings within a 3° tolerance.

Provide centralizers at a maximum of 10 ft. center-to-center spacing throughout the length of the nail to position the bar within 1 in. of the center of the hole and to provide a minimum 1 in. grout cover over bare or epoxy-coated bars or ½ in. grout cover over the encapsulation of an encapsulated nail. Size the centralizers to allow insertion of a tremie pipe to the bottom of the drillhole and to allow grout to freely flow up the drillhole. Provide a centralizer within 2 ft. of the top and bottom of the nail. Sag of the nail shall be taken into account when selecting centralizer diameter and spacing.

Insert the nail in the casing or hole after the hole is drilled to the final depth. Locate the nail within a 6 in. tolerance, in any direction. Location tolerances are applicable to only one nail and not accumulative over large wall areas.

Repair encapsulated nails that are damaged or defective in accordance with the manufacturer’s recommendations or remove them from the site.

Provide a colloidial mixer and grouting equipment capable of continuous mixing and producing grout free of lumps equivalent to the strength and consistency of the approved mix design created by the independent testing laboratory. Equip the grout pump with a grout pressure gage capable of measuring at least twice but not more than three times the intended grout pressure. Size the grouting equipment to enable the entire nail to be grouted in one continuous operation. Place grout within 60 minutes after mixing or within the time recommended by the admixture manufacturer, if admixtures are used. Grout not placed in the allowed time limit will be rejected.

Perform the grouting operation after the nail is inserted. Grout each drillhole within 2 hours of completion of drilling. To prevent air voids, fill the hole with grout progressively from the bottom to the top. Completely fill the drillhole in one continuous operation. Cold joints in the grout column are not allowed except at the top of the test-bond length of proof-tested production nails.

Maintain sufficient grout level within the casing to offset the external groundwater/soil pressure and prevent hole caving during casing removal for drillholes advanced by either cased or auger methods. Maintain grout head or grout pressures sufficient to ensure that the drillhole will be completely filled with grout and to prevent unstable soil or groundwater from contaminating or diluting the grout. Control grout pressures to prevent excessive ground heave or fracturing.

Remove the grout and nail if grouting is suspended for more than 30 minutes or does not satisfy the requirements of this specification or the approved Working Drawings, and replace with fresh grout and undamaged nail bar at no additional cost.

Test nails as specified in §211-3.01 E SNWS Testing.

D. SNWS Facing Elements. Install and secure all elements of the wall drainage network as shown on the approved Working Drawings. Secure the geocomposite drainage strips tightly to the excavation face to prevent shotcrete from contaminating the ground side of the geotextile. Geocomposite drainage strips shall be continuous. Splices to the geocomposite drainage strips shall be made with a 1 ft. minimum overlap such that the flow of water is not impeded. Install all elements
of the drainage network, exclusive of the wall footing drains, prior to shotcreting. Clean the face of the excavation, and other surfaces to be shotcreted, of loose material, mud, rebound, overspray, or other foreign matter that could prevent or reduce shotcrete bond. Remove material that loosens as shotcrete is applied.

Place shotcrete in accordance with the requirements of Section 583-3.03 Placement.

Provide shotcrete equipment capable of delivering the premixed material accurately, uniformly and continuously through the delivery hose. Control shotcrete application thickness, nozzle technique, air pressure, and rate of shotcrete placement to prevent sagging or sloughing of freshly applied shotcrete.

Ensure that the thickness of shotcrete satisfies the minimum requirements as shown on the approved Working Drawings using shooting wires, thickness control pins, or other acceptable devices. Fill all depressions along the excavated face with shotcrete at no additional cost to the State.

Repair shotcrete surface defects as soon as possible after placement. Remove and replace shotcrete which exhibits segregation, honeycombing, lamination, voids, or sand pockets. In-place shotcrete determined not to meet the specified strength requirements will be subject to remediation.

Finish shotcrete with either an undisturbed gun finish as applied from the nozzle or a rough-screeded finish.

Attach a bearing plate and nut to each nail head as shown on the approved Working Drawings. While shotcrete is still plastic and before its initial set, uniformly seat the plate on the shotcrete by hand wrench tightening the nut. Where uniform contact between the plate and the shotcrete cannot be provided, set the plate in a bed of grout. After grout has set for 24 hours, tighten the nut using a hand wrench. Ensure bearing plates with headed studs are in intimate contact with the construction facing and the studs are located within the tolerances specified herein.

Locate the SNWS facing elements from the contract documents location and dimensions within the tolerances provided in Table 211-3 SNWS Tolerances for Facing Elements:

<table>
<thead>
<tr>
<th>Facing Element</th>
<th>Tolerance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Horizontal location of wire mesh, rebar and headed studs</td>
<td>± ⅝ in.</td>
</tr>
<tr>
<td>Location of headed studs on bearing plate</td>
<td>± ¼ in.</td>
</tr>
<tr>
<td>Spacing between reinforcing bars</td>
<td>± 1 in.</td>
</tr>
<tr>
<td>Reinforcing lap</td>
<td>± 1 in.</td>
</tr>
<tr>
<td>Shotcrete thickness</td>
<td>± ⅜ in.</td>
</tr>
<tr>
<td>Nail head bearing plate</td>
<td>± 10° deviation from parallel to the wall face</td>
</tr>
</tbody>
</table>

Do not excavate to the next lift until nail installation, reinforced shotcrete placement, attachment of bearing plates, and nuts and nail testing has been completed and accepted in the current lift. Ensure nail grout and shotcrete have cured for at least 72 hours or attained at least their specified 3-day compressive strength before excavating the next underlying lift.

**E. SNWS Testing.** Perform preproduction verification, verification, and proof testing of designated test nails. Perform a preproduction verification test and verification tests on sacrificial test nails as described herein. Perform proof tests on production nails at locations selected by the Engineer and as described herein. Do not load or perform nail testing until the nail grout and shotcrete facing have cured for at least 72 hours and attained at least their specified 3-day compressive strength. Testing in less than 72 hours will only be allowed if the Contractor submits compressive strength test results, for tests performed by a qualified independent testing laboratory, verifying that the nail grout and shotcrete mixes being used will provide the specified 3-day compressive strength in the lesser time.
Provide a minimum 3 ft. temporary unbonded length in each test nail. Prior to testing, grout only the bonded length of the test nail. Determine the bonded length of the test nail based on the production nail bar grade and sized such that the allowable bar structural load is not exceeded during testing. The bond length shall not be less than 10 ft.

The maximum test load shall not exceed 80% of the GUTS of the nail. Monitor the jack load with a load cell. Provide the Engineer with the calibration curve for the load cell before start of testing. Submit two copies of all test data to the Engineer.

1. **PreProduction Verification Test.** Perform a preproduction verification test prior to installation of production nails to verify the Contractor’s installation methods and nail pullout resistance. Testing requirements are contained in §211-3.01 E. 2. **Verification Testing.**

2. **Verification Testing.** Perform a minimum of 2 verification tests in each different soil/rock unit and for each different drilling/grouting method proposed to be used, at each wall location. Verification test nails will be sacrificial and not incorporated as production nails. Bare bars can be used for the sacrificial verification test nails.

Incrementally load verification test nails to a maximum test load of 3 times the design load (P) in accordance with Table 211-4 SNWS Verification Test Load Schedule. Record soil nail movements at each load increment.

<table>
<thead>
<tr>
<th>TABLE 211-4 SNWS VERIFICATION TEST LOAD SCHEDULE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Load¹</td>
</tr>
<tr>
<td>--------</td>
</tr>
<tr>
<td>AL</td>
</tr>
<tr>
<td>0.25 P</td>
</tr>
<tr>
<td>0.50 P</td>
</tr>
<tr>
<td>0.75 P</td>
</tr>
<tr>
<td>1.00 P</td>
</tr>
<tr>
<td>1.25 P</td>
</tr>
<tr>
<td>1.50 P</td>
</tr>
<tr>
<td>1.75 P</td>
</tr>
<tr>
<td>2.00 P</td>
</tr>
<tr>
<td>2.50 P</td>
</tr>
<tr>
<td>3.00 P</td>
</tr>
<tr>
<td>AL</td>
</tr>
</tbody>
</table>

¹P = Design Load

AL = Alignment Load. The AL necessary to maintain position of the stressing and testing equipment shall not exceed 0.05 P. Set dial gauges to “zero” after the alignment load has been applied initially.

²The load hold portion of the verification test is a test load of 1.50 P, which shall be held constant for 60 minutes. The load hold time shall start when the pump begins to load the anchor from the 1.25 P load to the test load. A load cell shall be used to monitor the constant load. Total movements with respect to an independent fixed reference point shall be recorded at 1 minute, 2, 3, 5, 6, 10, 20, 30, 50, and 60 minutes. Maintain load during the load hold portion of the test within 2% of the intended load by use of the load cell.

All load increments shall be maintained within 5% of the intended load except as noted for the load hold portion of the test.
The Department will review all verification tests to determine if the nail is acceptable. A nail will be accepted if the following three criteria are met:

- **a.** A total load hold movement of less than 0.08 in. per log cycle of time between the 6 and 60 minute readings is measured during load hold testing and the creep rate is linear or decreasing throughout the load hold period.
- **b.** The total measured movement at the maximum test load exceeds 80% of the theoretical elastic elongation of the test nail unbonded length.
- **c.** A pullout failure does not occur prior to the 2.50 P load increment. Pullout failure is defined as the load at which attempts to further increase the test load simply result in continued pullout movement of the test nail. Although the nail will be incrementally loaded to a maximum test load of 3.00 P or failure, the test is deemed acceptable if the nail adequately performs under load up to 2.00 P. The pullout failure load shall be recorded as part of the test data.

3. **Proof Testing.** Perform proof testing on a minimum of 5% (1 in 20) of the production nails in each row or a minimum of 1 per row. The locations shall be designated by the Engineer. A verification test nail successfully completed during production work shall be considered equivalent to a proof test nail and shall be accounted for in determining the number of proof tests required in that particular row.

Production proof test nails shorter than 13 ft. in length may be constructed with less than the minimum 10 ft. bond length with the unbonded length limited to 3 ft.

Incrementally load the proof test nail to a maximum test load of 1.5 times the Design Load (P) in accordance with Table 211-5 SNWS Proof Test Load Schedule. Record the soil nail movements at each load increment.

<table>
<thead>
<tr>
<th>Load</th>
<th>Observation Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>AL</td>
<td>Minimum of 1 minute</td>
</tr>
<tr>
<td>0.25 P</td>
<td>Minimum of 1 minute</td>
</tr>
<tr>
<td>0.50 P</td>
<td>Minimum of 1 minute</td>
</tr>
<tr>
<td>0.75 P</td>
<td>Minimum of 1 minute</td>
</tr>
<tr>
<td>1.00 P</td>
<td>Minimum of 1 minute</td>
</tr>
<tr>
<td>1.25 P</td>
<td>Minimum of 1 minute</td>
</tr>
<tr>
<td>1.50 P (Load Hold)</td>
<td>10 minutes (or 60 minutes depending on total movement)</td>
</tr>
</tbody>
</table>

1P = Design Load

AL = Alignment Load. The AL necessary to maintain position of the stressing and testing equipment shall not exceed 0.05 P. Set dial gauges to “zero” after the alignment load has been applied.

2Hold each load increment, except for the 1.5 P load, until the deflection stabilizes.

3The load hold portion of the proof test is a maximum test load of 1.50 P, which shall be held constant for 10 minutes. The load hold time shall start when the pump begins to load the anchor from the 1.25 P load to the test load. A load cell shall be used to monitor the constant load. Total movements with respect to an independent fixed reference point shall be recorded at 1 minute, 2, 3, 5, 6, and 10 minutes. If the total movement between 1 minute and 10 minutes exceeds 1 mm, the test load shall be held for an additional 50 minutes. Total movements shall be recorded at 20, 30, 50 and 60 minutes.

All load increments shall be maintained within 5% of the intended load.
The Department will review all proof tests to determine if the nail is acceptable. A nail will be accepted if the following three criteria are met:

a. A total load hold movement of less than 0.04 in. measured between the 1 and 10 minute readings or a total load hold movement of less than 0.08 in. is measured between the 6 and 60 minute readings and the creep rate is linear or decreasing throughout the load hold period.

b. The total measured movement at the maximum test load exceeds 80% of the theoretical elastic elongation of the test nail unbonded length.

c. A pullout failure does not occur at the maximum test load. Pullout failure is defined as the load at which attempts to further increase the test load simply result in continued pullout movement of the test nail. The pullout failure load shall be recorded as part of the test data.

Successful proof-tested nails meeting the above test acceptance criteria may be incorporated as production nails, provided that:

1. The unbonded length of the test nail drillhole has not collapsed during testing.
2. The minimum required drillhole diameter has been maintained.
3. The specified corrosion protection is provided.
4. The test nail length is equal to or greater than the scheduled production nail length.

Test nails meeting the above requirements shall be completed by satisfactorily grouting up the unbonded test length. Maintaining the temporary unbonded test length for subsequent grouting is the Contractor’s responsibility. If the unbonded test length of production proof test nails cannot be satisfactorily grouted subsequent to testing, the proof test nail shall become sacrificial and shall be replaced with an additional production nail installed at no additional cost.

For nails that are unacceptable, the Contractor shall submit a written proposal containing a suggested course of action.

Construct and attach any permanent facing and insulating materials shown in the contract documents.

211-3.02. Grouted Tieback System (GTS).

A. GTS Submittal. Submit a design and design experience to the Engineer a minimum of 30 calendar days prior to start of work. Begin work only after receiving the Departments approval.

1. Experience. Submit as proof to the DCETS: (1) the names of two projects for which the Contractor or subcontractor performing the work has successfully installed grouted tiebacks within the past two years, (2) the foreman for this work having supervised the installation of grouted tiebacks on at least two projects in the past two years. Submit proof of prior experience with the subcontractor approval process.

2. Working Drawings. Submit the design and methods of construction to the DCETS for approval. The design shall be accomplished by a Professional Engineer.

Determine the tieback type, size and bond length necessary to develop adequate load capacity to satisfy grouted tieback testing Acceptance Criteria for the design loads shown in the contract documents and in accordance with the Post Tensioning Institute Recommendations for Prestressed Rock and Soil Anchors. The minimum bond length shall be 10 ft. in rock and 15 ft. in soil. The minimum tendon bond length shall be 10 ft. The minimum stressing length shall be 15 ft. or as shown in the contract documents, whichever is
greater. The tieback hole shall remain inside the right-of-way or easement limits shown in the contract documents.

Provide working drawings conforming to the size and type requirements in accordance with §718-01 Prestressed Concrete Units (Structural) A. Size and Type. Include the following:

a. A grouted tieback schedule including:
   i. grouted tieback number,
   ii. design load for each tieback,
   iii. type and size of tendon,
   iv. total tendon length,
   v. bond length, and tendon bond length if different from bond length,
   vi. stressing length.

b. A drawing of the tieback and corrosion protection including:
   i. spacers and their location,
   ii. centralizers and their location,
   iii. couplers and their location,
   iv. stressing length corrosion protection,
   v. bond length corrosion protection,
   vi. anchorage and trumpet,
   vii. anchorage corrosion protection system.

3. Report. Submit a report to the Engineer within 30 calendar days after completion of the tieback work. The report shall contain:
   a. as-built drawings showing the locations of the tiebacks, total tendon lengths, stressing lengths and bond lengths,
   b. prestressing steel manufacturer's mill test reports for the tendons,
   c. tieback installation notes (hole progression, caving, clean-out),
   d. grouting records indicating the cement type, quantity injected and grout pressures,
   e. tieback test results and graphs.

B. GTS Installation. The holes for the tiebacks may be either driven or drilled. The hole shall not be progressed in a location that requires the tendon to be bent in order to enable the bearing plate to be connected to the supporting structure. If operations cause subsidence or physical damage, immediately cease operations and repair the damage. The Contractor shall immediately revise operations to prevent reoccurrence of such damage. Any and all costs incurred due to this subsidence or physical damage shall be at no additional cost to the State. If the hole will not stand open, casing shall be installed as required to maintain a clean and open hole. The hole diameter shall be no less than 3 in. if using pressure grouting in the bond length and 4 in. if not using pressure grouting. The Contractor shall provide a drill bit with a diameter no less than the specified hole diameter minus ⅛ in. The hole shall extend a minimum of 2 ft. beyond the tendon length. The holes shall be located in elevation as shown in the contract documents, within a 3 in. tolerance. The holes shall be progressed to the inclination and alignment as specified in the contract documents, within a ±3° tolerance. All tieback holes shall be progressed perpendicular to the direction of the wall, as seen in the contract documents. Holes in rock shall be thoroughly cleaned of all dust, rock chips, grease or other material which may affect bond prior to inserting the tendon.

Strands shall not be coupled, except in the case of repairs of installed tendons or for extending stressed strand anchors.

A water-tightness test will be required for all tiebacks bonded in rock if grout is injected at a pressure of less than 50 psi. The water-tightness test shall be performed by filling the entire hole in the rock with water and subjecting it to a pressure of 5 psi as measured at the top of the hole. If the
stressing length portion of hole is in soil or fractured rock, a packer or casing shall be used to allow the bond length to be pressure-tested. If the leakage rate from the hole, over a 10 minute period, exceeds 0.001 gal. of water per inch of hole diameter per foot of length of hole per minute, the hole shall be grouted, redrilled and retested. Should the subsequent water-tightness test fail, the entire process shall be repeated until results are attained which are within leakage allowances. If artesian or flowing water is encountered in the drilled hole, pressure shall be maintained on the grout until the grout has reached initial set.

The Contractor may eliminate the requirement for water-tightness tests in rock by using pressure grouting techniques. Pressure grouting requires that the drill hole be sealed and that the grout be injected until a 50 psi grout pressure, measured at the top of the hole, can be maintained on the grout for 5 minutes without further grout injection.

In the bond length, centralizers and their installed locations shall be subject to approval by the Engineer. Centralizers shall be provided at a maximum of 10 ft. center to center spacing throughout the bond length so that not less than ½ in. of grout cover along the bond length is achieved. A centralizer shall be provided at the bottom end of the tendon. Sag of the tendon shall be taken into account when selecting centralizer diameter and spacing. Multi-element tendons shall also employ spacers at maximum 10 ft. intervals throughout the bond length to ensure grout cover on all elements.

When the contract documents require encapsulation to provide double-corrosion protection for the tendons:

1. The tendon shall be encapsulated in a grout-filled corrugated tube of one of the types stated in the Materials section of this specification. The tendon may be grouted inside the encapsulation either before or after inserting the tendon into the drill hole. The bond length of the tendon shall be centralized to provide a minimum grout cover of 3/16 in. within the tube. Spacers shall be used along the tendon bond length for multi-element tendons to ensure good bond with the encapsulation grout.

2. Centralizers shall be used to provide a minimum of 5/16 in. of grout cover over the tendon bond length encapsulation. Centralizers shall be securely attached to the encapsulation and shall be spaced at no more than 10 ft. A centralizer shall be provided at the bottom end of the tendon bond length encapsulation. A centralizer shall also be located a maximum of 5 ft. from the top of the bond length.

The bond length of the tendon shall be free of dirt, manufacturer’s lubricants, corrosion-inhibiting coatings or other deleterious substances prior to installation.

The tendon shall be inserted in the casing or hole without difficulty. If the tendon cannot be completely inserted, the Contractor shall remove the tendon and clean or redrill the hole to permit insertion. Partially inserted tendons shall not be driven or otherwise forced into the hole. Tendons shall not be subject to sharp bends. Care shall be taken to prevent damage to the tendon's corrosion protection and centralizers during handling and installation.

The grouting equipment shall be capable of continuous mixing and shall produce grout free of lumps. The grout pump shall be equipped with a grout pressure gage capable of measuring the highest working pressures attained plus 50 psi.

The annular space between the tieback and the drilled hole up to the level of the trumpet and between the tendon and encapsulation shall be filled with grout. In order to prevent air voids in the grouting operation, the hole shall be filled with grout progressively from bottom to top. Grouting of the stressing length shall be done at low pressure. The trumpet shall not bear on the top of the stressing length grout column during testing, to ensure that load applied to the tieback during testing is not transferred to the anchorage via the grout column.

The tieback shall be centered in the trumpet so that there is no contact between the two. The corrosion protection surrounding the stressing length of the tendon shall extend up beyond the bottom seal of the trumpet but shall not contact the bearing plate or anchor head during stressing and testing.
The anchor head shall be protected from corrosion during the interim between tieback installation and final corrosion protection installation by installing a temporary cap and filling the trumpet and anchor head with corrosion-inhibiting grease. Any detrimental corrosion shall be cause for rejection.

After installation, testing and acceptance of each tieback, the trumpet shall be filled with grout or corrosion inhibiting grease and the permanent corrosion protection of the anchorage shall be installed. The Contractor shall either:

1. place a water-tight steel cap, filled with corrosion inhibiting grease or grout, over the anchor head, or
2. encase the anchor head in concrete.

C. GTS Testing. Each tieback shall be tested. At no time shall a test or temporary load on any tendon exceed 80% of the GUTS of the tendon. The following tests are required:

1. **Performance Tests:** The first two anchors installed at each specified design load capacity and 5% of the remaining anchors shall be performance tested. These tests are used to determine residual movements.
2. **Creep Tests:** Creep tests shall only be performed where specified by a Special Note in the contract documents. These tests are performed to determine long term deformation behavior in plastic soils.
3. **Proof Tests:** Proof tests shall be performed on all anchors not performance or creep tested. These tests are used to verify load capacity.
4. **Lift-Off Readings:** Lift-off readings shall be taken on all tiebacks after the load has been transferred to the anchorage but prior to removing the jack.
5. **Lift-Off Tests:** Lift-off tests shall only be performed on tiebacks in rock. If required, lift-off tests shall be performed on at least 2 tiebacks at locations to be chosen by the Engineer. Additional tests, up to 10% of the total number of tiebacks may be directed by the Engineer.

Copies of all test results and graphs shall be transmitted to the Director, Geotechnical Engineering Bureau as each test is completed.

Jacks shall have ram travel at least equal to the theoretical elastic elongation of the stressing length plus the bond length at the maximum test load, and be sufficient to accommodate wall movements. A pressure gauge shall be used with each jack. Gauges shall be calibrated with a single jack and shall not be used with any other jack. All gauges shall be accurate enough to read 100 psi changes in pressure. For performance and creep tests, the jack used shall have two calibrated gauges; a master gauge and backup gauge. The pump shall be capable of applying each load increment in less than 60 seconds.

A load cell, which has been calibrated by an independent testing laboratory within 14 days prior to the start of work and at least annually thereafter, shall be used to measure the small changes in load during the load hold portion of the performance and creep tests. There will be no substitute for the load cell on testing of the performance and creep tests. Load cells are not required for proof tests. The Contractor shall provide the Engineer with the calibration curve for the load cell prior to testing.

For the performance and creep tests, the master gauge and backup gauge shall be connected to the same pressure hose between the pump and jack and be used to measure the applied loads. If the load measured by the master gauge and backup gauge differ by more than 10%, the jack, master gauge and backup gauge shall be recalibrated as a unit at no expense to the State.

At the completion of the test the tieback load shall be adjusted to the lock-off load and transferred to the anchorage.

The movement of the tieback tendon at each load increment shall be recorded to the nearest 0.001 in. relative to an independent, fixed reference point.

1. **Performance Tests:** Performance tests shall be performed by incrementally loading and unloading the tieback in accordance with Table 211-6 *GTS Performance/Creep Test Load*
Residual movements shall be taken at the alignment load for each cycle. Total movement measurements shall be taken at each load in each cycle.

<table>
<thead>
<tr>
<th>Cycle</th>
<th>Load</th>
<th>PERFORMANCE TEST</th>
<th>CREEP TEST</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Observation Period</td>
<td>Observation Period</td>
</tr>
<tr>
<td>1</td>
<td>AL</td>
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<td>Maximum of 1 minute$^2$</td>
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<td></td>
<td>0.25 P</td>
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<td>10 minutes</td>
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<td>2</td>
<td>AL</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>0.25 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>0.50 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>30 minutes</td>
</tr>
<tr>
<td></td>
<td>0.25 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td>3</td>
<td>AL</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>0.25 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>0.50 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
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<tr>
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<td>0.75 P</td>
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<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>0.25 P</td>
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<td>Maximum of 1 minute$^2$</td>
</tr>
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<td>4</td>
<td>AL</td>
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<td>Maximum of 1 minute$^2$</td>
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</tr>
<tr>
<td></td>
<td>0.50 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>0.75 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>45 minutes</td>
</tr>
<tr>
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<td>1.00 P</td>
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<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>0.75 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
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<td>0.50 P</td>
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</tr>
<tr>
<td></td>
<td>0.50 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>1.00 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>50 minutes$^4$</td>
</tr>
<tr>
<td></td>
<td>1.25 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>1.33 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>(Load Hold)</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
</tbody>
</table>

Temporary Tieback

Cycle 5 is the end of the load schedule for a temporary tieback. Adjust to the lock-off load of 0.80 P (or as specified in the contract documents)

<table>
<thead>
<tr>
<th>Cycle</th>
<th>Load</th>
<th>PERFORMANCE TEST</th>
<th>CREEP TEST</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>AL</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>0.25 P</td>
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<tr>
<td></td>
<td>0.50 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>1.00 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>60 minutes</td>
</tr>
<tr>
<td></td>
<td>1.25 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>1.00 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>0.50 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>0.25 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
</tbody>
</table>

Permanent Tieback

<table>
<thead>
<tr>
<th>Cycle</th>
<th>Load</th>
<th>PERFORMANCE TEST</th>
<th>CREEP TEST</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>AL</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>0.25 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>0.50 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td></td>
<td>1.00 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
</tbody>
</table>

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NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
P = Design Load
AL = Alignment Load. The AL necessary to maintain position of the stressing and testing equipment shall not exceed 0.05 P. Set dial gauges to “zero” after the alignment load has been applied.

The load shall be held at each increment just long enough to obtain the total movement reading but no longer than 1 minute.

Creep tests determine the long-term load carrying capacity of a grouted tieback. This test is not applicable to temporary tiebacks.

The load hold portion of the performance test for a temporary tieback is a test load of 1.33 P, which shall be held constant for 50 minutes. The load hold time shall start when the pump begins to load the anchor from the 1.25 P load to the test load. A load cell shall be used to monitor the constant load. Total movements with respect to an independent fixed reference point shall be recorded at 0, ½, 1, 2, 5, 10, 30, and 50 minutes. If the total movement between 1 minute and 10 minutes is less than 0.04 in., the temporary tieback will be accepted and the test may be terminated without taking the 30 and 50 minute readings.

The load hold portion of the performance test for a permanent tieback is a test load of 1.50 P, which shall be held constant for 10 minutes. The load hold time shall start when the pump begins to load the anchor from the 1.25 P load to the test load. A load cell shall be used to monitor the constant load. Total movements with respect to an independent fixed reference point shall be recorded at 1 minute, 2, 3, 4, 5, 6, and 10 minutes. If the total movement between 1 minute and 10 minutes exceeds 0.04 in., the test load shall be held for an additional 50 minutes. Total movements shall be recorded at 15, 20, 25, 30, 45 and 60 minutes.

The Contractor shall plot the tendon movement versus load for each load increment. He shall also plot the creep movement for the load hold as a function of the logarithm of time.

2. Creep Tests: The creep test shall be made by incrementally loading and unloading the tendon in accordance with Table 211-6 GTS Performance/Creep Test Load Schedule. At the highest load in each cycle the load shall be held constant in accordance with the observation periods. A load cell shall be used to monitor the constant load.

Residual movement measurements shall be taken at the alignment load for each cycle. Total movement readings shall be taken at each load in each cycle.

The times for reading the total movement during an observation period shall be 1 minute, 2, 3, 4, 5, 6, 10, 15, 20, 25, 30, 45, 60, 75, 90, 100, 120, 150, 180, 210, 240, 270, and 300 minutes.

The observation period shall begin when the pump starts to load the tieback from the next lower increment.

The Contractor shall plot the tendon movement and the residual movement measured in a creep test as described for the performance test. The Contractor shall also plot the creep movement for each load hold as a function of the logarithm of time.

If the creep rates are not acceptable as defined under §211-3.02 C 6. Acceptance Criteria, the Contractor shall modify his installation method and perform creep tests until two successive acceptable creep tests on two different tiebacks have been performed.

<table>
<thead>
<tr>
<th>Load Level</th>
<th>Maximum Load Duration</th>
<th>Maximum Movement Duration</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.25 P</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
<tr>
<td>1.50 P</td>
<td>10 minutes (or 60 minutes depending on total movement$^4$)</td>
<td>300 minutes</td>
</tr>
<tr>
<td>AL</td>
<td>Maximum of 1 minute$^2$</td>
<td>Maximum of 1 minute$^2$</td>
</tr>
</tbody>
</table>

Adjust to the lock-off load of 0.80 P (or as specified in the contract documents)

$^1$P = Design Load
$^2$Maximum of 1 minute
$^3$Maximum of 1 minute
$^4$AL = Alignment Load. The AL necessary to maintain position of the stressing and testing equipment shall not exceed 0.05 P. Set dial gauges to “zero” after the alignment load has been applied.
3. **Proof Tests**: The proof tests shall be performed by loading the tieback in accordance with Table 211-7 *GTS Proof Test Load Schedule*.

<table>
<thead>
<tr>
<th>Load1</th>
<th>Observation Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>AL</td>
<td>Maximum of 1 minute2</td>
</tr>
<tr>
<td>0.25 P</td>
<td>Maximum of 1 minute2</td>
</tr>
<tr>
<td>0.50 P</td>
<td>Maximum of 1 minute2</td>
</tr>
<tr>
<td>0.75 P</td>
<td>Maximum of 1 minute2</td>
</tr>
<tr>
<td>1.00 P</td>
<td>Maximum of 1 minute2</td>
</tr>
<tr>
<td>1.25 P</td>
<td>Maximum of 1 minute2</td>
</tr>
<tr>
<td>Load Hold3,4</td>
<td></td>
</tr>
<tr>
<td>Permanent Tieback</td>
<td>1.50 P</td>
</tr>
<tr>
<td>Temporary Tieback</td>
<td>1.33 P</td>
</tr>
</tbody>
</table>

Adjust to the lock-off load of 0.80 P (or as specified in the contract documents)

1P = Design Load
AL = Alignment Load. The AL necessary to maintain position of the stressing and testing equipment shall not exceed 0.05 P. Set dial gauges to “zero” after the alignment load has been applied.

2The load shall be held at each increment just long enough to obtain the total movement reading but no longer than 1 minute.

3The load hold portion of the proof test for a permanent tieback is a test load of 1.50 P, which shall be held constant for 10 minutes. The load hold time shall start when the pump begins to load the anchor from the 1.25 P load to the test load. A load cell shall be used to monitor the constant load. Total movements with respect to an independent fixed reference point shall be recorded at 1 minute, 2, 3, 4, 5, 6, and 10 minutes. If the total movement between 1 minute and 10 minutes exceeds 0.04 in., the test load shall be held for an additional 50 minutes. Total movements shall be recorded at 15, 20, 25, 30, 45 and 60 minutes.

4The load hold portion of the proof test for a temporary tieback is a test load of 1.33 P, which shall be held constant for 5 minutes. The load hold time shall start when the pump begins to load the anchor from the 1.25 P load to the test load. A load cell shall be used to monitor the constant load. Total movements with respect to an independent fixed reference point shall be recorded at 0, ½, 2, and 5 minutes. If the total movement between ½ minute and 5 minutes exceeds 0.08 in., the test load shall be held for an additional 45 minutes. Total movements shall be recorded at 10, 15, 20, 25, 30, 40 and 50 minutes.

The Contractor shall plot the tendon movement versus load for each load increment. He shall also plot the creep movement for the load hold as a function of the logarithm of time.

4. **Lift-Off Readings**: Lift-off readings shall be taken and recorded directly after testing on all tiebacks. The load required to relieve the load from the tieback head shall be measured and recorded. If the lift-off load is not within 5% of the lock-off load the anchorage shall be reset and another lift-off reading taken.

5. **Lift-Off Tests**: Lift-off tests shall be performed on rock tiebacks only. Locations for lift-off tests shall be selected randomly by the Engineer prior to the commencement of any tieback testing. For
each tieback subjected to a lift-off test, the Contractor shall leave an adequate length of tendon protruding over the anchorage to permit jacking.
Lift-off tests shall be performed at least 24 hours but no more than 7 days after the tieback has been set to lock-off load. The results of all lift-off tests shall be recorded.
If the lift-off load is not within 10% of the lock-off load, the anchorage shall be reset and another lift-off test performed according to the requirements in this specification.

6. Acceptance Criteria: For all grouted tiebacks:
   a. All tiebacks and components shall be free of detrimental corrosion.
   b. Lift-off readings shall show a load within 5% of the specified lock-off load.
   c. Lift-off tests shall show a load within 10% of the specified lock-off load.
   d. The total movement at the maximum test load shall exceed 80% of the theoretical elastic elongation of the unbonded length, from the alignment load to the test load.

   For performance or proof tested tiebacks with a 10 minute load hold, the tieback shall also resist the maximum test load with a creep rate that does not exceed 0.04 in. between 1 and 10 minutes.
   For performance or proof tested tiebacks with a 60 minute load hold, the tieback shall also resist the maximum test load with a creep rate that does not exceed 0.08 in. per log cycle of time.
   For creep tested tiebacks, the tieback shall also resist the maximum test load with a creep rate that does not exceed 0.08 in. per log cycle of time.
   For unacceptable tiebacks, the Contractor shall submit a written proposal containing a suggested course of action. The action to be taken will be subject to written approval by the Department. Tiebacks which do not meet the total movement criteria shall not be permitted to carry any load.

Conditional Acceptance Criteria: Tiebacks which meet the total movement criteria but do not meet the creep rate criteria may be accepted by the Department and locked-off at a load equal to \( \frac{1}{2} P_f \). To determine \( P_f \) (failure load), allow the load to stabilize for 10 minutes after the tieback has failed. The load after stabilization is the failure load.
A supplemental tieback shall be installed and tested at a location approved by the Department. The combined test capacity of the tiebacks shall equal or exceed 1.5 times the original design load. That is:

\[
1.5 \ P = 1.5 \ P_s + 0.5 \ P_f
\]

Where:

\( P = \) the design load for the original tieback
\( P_s = \) the design load for the supplemental tieback
\( P_f = \) the failure load for the original tieback

For tiebacks that do not meet the lift-off reading (or test) criteria, the anchorage shall be reset and another lift-off reading (or test) taken.

211-4 METHOD OF MEASUREMENT

211-4.01. Soil Nail Wall System. A SNWS will be measured in square feet of face area measured in a vertical plane between the payment lines shown in the contract documents.
211-4.02. **Grouted Tieback System.** A GTS will be measured by the number of grouted tiebacks installed.

211-4.03. **Grouted Tieback Creep Test.** A GTS Creep Test will be measured by the number of tests performed.

211-5 **Basis of Payment**

211-5.01 **Soil Nail Wall System.** The unit bid price shall include the cost of all labor, materials, and equipment required to satisfactorily complete the work including the wall drainage network, the temporary shotcrete construction facing and preproduction verification tests, verification tests, and proof tests of the soil nails along with successful completion of quality assurance tests indicating that the material conforms to the specification. Excavation will be paid for separately to the temporary shotcrete-soil interface and to the limits shown in the contract documents. Permanent wall facing will be paid for separately.

211-5.02. **Grouted Tieback System.** The unit bid price shall include the cost of all labor, materials, and equipment required to satisfactorily complete the work including performance tests, proof tests, lift-off readings and lift-off tests of the tiebacks along with successful completion of quality assurance tests indicating that the material conforms to the specification. For tiebacks which do not meet all the acceptance criteria but do meet the conditional acceptance criteria, the original tieback and any required supplemental tiebacks(s) are, in sum, considered to be one tieback for payment purposes. No payment will be made for any additional wall connections required for installation of supplemental tiebacks. Permanent wall facing will be paid for separately.

211-5.03. **Grouted Tieback Creep Test.** The unit bid price shall include the cost of all labor, materials, and equipment required to satisfactorily complete the work.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>211.01</td>
<td>Soil Nail Wall System (Temporary)</td>
<td>Square Feet</td>
</tr>
<tr>
<td>211.02</td>
<td>Soil Nail Wall System (Permanent)</td>
<td>Square Feet</td>
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<tr>
<td>211.10</td>
<td>Grouted Tiebacks (Temporary)</td>
<td>Each</td>
</tr>
<tr>
<td>211.11</td>
<td>Grouted Tiebacks (Permanent)</td>
<td>Each</td>
</tr>
<tr>
<td>211.12</td>
<td>Creep Test for Grouted Tiebacks</td>
<td>Each</td>
</tr>
</tbody>
</table>

**SECTION 212 - ROCK SLOPE REINFORCEMENT AND CATCHMENT SYSTEMS**

212-1 **DESCRIPTION.** This work shall consist of furnishing and installing rock slope stabilization techniques or roadside protective measures in conformance with payment lines, type, size, and at the locations specified in the contract documents.

212-1.01 **Definitions.**

   **A. General.** As outlined in Section 203 *Excavation and Embankment*, all rock slopes shall be thoroughly scaled and cleaned of unsound material and loose masses of rock. This section provides requirements for specific techniques developed to address situations where a hazardous rock slope situation still exists after stripping and scaling in order to control a rockfall within a designated rockfall catchment area.

   **B. Rock Fall.** A rockfall is the movement of rock from a slope that is so steep the rock continues to move down slope. The movement may be by free falling, bouncing, rolling or sliding.
C. Rock Catchment Area. The rockfall catchment area is defined as the area between the edge of roadway pavement and the base of an adjacent rockslope that is used to restrict rockfall from reaching the roadway. The term catchment area is synonymous with ditch, rockfall ditch, rockfall catch ditch and rock fallout area. The catchment area width is the horizontal distance between the roadway edge of pavement and the base (toe) of a rockslope.

D. Rock Catchment Fences. Rock catchment fences are techniques to control rockfalls within the R.O.W. Rock catchment fences are wire or cable mesh draped from support columns situated to define the catchment area. The catchment fence, or impact section, attenuates the rockfall energy to capture the falling rock and maintain it within the catchment area.

E. Rock Mesh Slope Protection. Rock mesh slope protection is a technique to control rockfalls within the R.O.W. Rock mesh slope protection is the placement of wire or cable mesh on a slope face. The mesh controls the descent of falling rock, which accumulates near the base of the slope within the catchment area.

212-2 MATERIALS

212-2.01 Wire Rope Rock Catchment Fence. The rock catchment fence system, as obtained from the manufacturer, shall have a tested capability of retaining a rock impact of 155 kip-ft of kinetic energy. The result of demonstration tests shall be furnished as required by the Engineer.

A. Net Assembly. Provide a fence consisting of a net conforming to §710-06 Rock Slope Net and Wire Mesh Assemblies, Net Assembly.

B. Wire Ropes. Provide the following wire ropes:


Braking elements in the tieback restraining cable shall incorporate a protective, crushable sleeve as recommended by the manufacturer.

C. Support Columns. Fabricate the net support columns from W8 x 48 wide flange members conforming to the requirements of §715-18 Soldier Piles.

D. Miscellaneous Appurtenances. All steel bolts, nuts and washers shall conform to the requirements of §723-60 Anchor Bolts. All miscellaneous appurtenances such as wire rope clips, thimbles, bolts, etc., shall be galvanized as supplied by the manufacturer.

212-2.02 Chain Link Rock Catchment Fence.

A. Fence Fabric. Provide aluminum coated steel fence fabric a minimum of 6 gauge, chain link type with twist selvage edges, conforming to the requirements of §710-04 Aluminum Coated Steel Fence Fabric, except for gauge.
Vinyl coated steel fence fabric shall be 9 gauge, chain link type with twist selvage edges, conforming to the requirements of §710-03 Vinyl Coated Steel Fence Fabric, Class A Wire Diameter, except color. The color shall be black unless otherwise specified in the contract documents.

**B. Cables.** Provide galvanized guide rail cables a minimum ¾ in. in diameter, consisting of 3 strands (7 wires per strand) conforming to the requirements of §710-22 Cable Guide Railing and having a minimum tensile strength of 25 kips.

**C. Posts.** Provide No. 11 steel rebar posts and No. 9 hook bar anchors conforming to the requirements of §709-01 Bar Reinforcement, Grade 420. The rebar posts and hook bar anchors shall be galvanized in accordance with the requirements of §719-01 Galvanized Coatings and Repair Methods, Type I. Exposed cut ends shall be field repaired in accordance with §719-01 Galvanized Coatings and Repair Methods. Hook bar anchors shall have a 180° hook with an outside diameter of 11 in.

No. 11 steel rebar posts shall also conform to the requirements of §709-04 Epoxy-Coated bar Reinforcement, except color. The color shall be as specified on the plans or by the Engineer.

**D. Grout.** Provide grout to fill the annular space around the No. 11 steel rebar posts, No. 9 hook bar anchors and for backfilling below the anchor angle, conforming to the requirements of §701-05 Concrete Grouting Material.

**E. Anchor Angles.** Provide 2 ft. long sections of anchor angles of 8 in. by 6 in. by 1 in. steel angle. The steel shall conform to the requirements of §715-01 Structural Steel and shall be galvanized in accordance with §719-01 Galvanized Coatings and Repair Methods, Type I. The anchor angle shall have two 2 in. diameter holes (for the bolts) bored through the 8 in. side. The holes shall be centered 4 in. from each end along a line 3 in. from the edge opposite the angle. The anchor angle shall also have three 7/8 in. diameter holes drilled on 4 in. centers along the centerline, with the middle hole located in the center of the 6 in. side for attachment of the steel turnbuckles.

**F. Rock Bolt Assembly.** Provide 1 ¼ in. nominal diameter, 5 ft. long, rock bolt assembly conforming to the requirements of §731-03 Rock Bolt Assembly.

Provide galvanized and Epoxy-coated 3/8 in. x 2 ½ in. throat by 4 ½ in. depth “U” bolts as shown in Detail’s C1 & C2 of the Standard Sheet 212-4 Chain Link Rock Catchment Fence with 1/8 in. thread length to clamp ¾ in. guide rail cables to No. 11 rebar posts.

**G. Miscellaneous Appurtenances.**

1. **Thimbles.** Provide galvanized thimbles for ¾ in. guide rail cable conforming to the requirements of §710-22 Cable Guide Railing and as shown in Detail F of the Standard Sheet 212-5 Chain Link Rock Catchment Fence.

2. **Clips.** Provide galvanized cable clips for ¾ in. guide rail cable conforming to the requirements of §710-22 Cable Guide Railing and as shown in Detail F of the Standard Sheet 212-5 Chain Link Rock Catchment Fence.

3. **Turnbuckles.** Provide galvanized steel turnbuckle cable end assemblies conforming to the requirements of §710-22 Cable Guide Railing and as shown in Detail G of the Standard Sheet 212-5 Chain Link Rock Catchment Fence.
4. **Cable Splices.** Provide galvanized cable splices conforming to the requirements of §710-22 *Cable Guide Railing* and as shown in Detail H of the Standard Sheet 212-5 *Chain Link Rock Catchment Fence*.

5. **Wedges.** Provide wedges for cable splices and cable ends conforming to the requirements of §710-22 *Cable Guide Railing* and as shown in Detail X of the Standard Sheet 212-5 *Chain Link Rock Catchment Fence*.

6. **Wire Ties.** Provide galvanized steel wire ties (12 gauge).

**212-2.03 Wire Mesh Slope Protection.**

A. **Wire Mesh.** Provide wire mesh conforming to §710-06 *Rock Slope Net and Wire Mesh Assemblies*, Wire Mesh.

B. **Cables.** Provide galvanized mesh support cables having a minimum diameter of ¾ in., 6 x 19 Independent Wire Rope Core (IWRC) construction (or equivalent), conforming to the requirements of §710-22 *Cable Guide Railing*.

C. **Anchors.** Provide galvanized ¾ in. diameter wire rope anchors conforming to the requirements of §710-22 *Cable Guide Railing*.
   
   Furnish anchor centralizers consisting of plastic, steel or any material not detrimental to the anchor. Do not use wood.

D. **Grout.** Provide grout conforming to the requirements of §701-05 *Concrete Grouting Material*.

E. **Miscellaneous Appurtenances.**

   1. **Seam Wire Rope.** Provide seam rope conforming to §710-27 *Rock Slope Wire Ropes*, Seam Rope for Wire Mesh Slope Protection.

   2. **Steel Rings.** Provide 1 in. x 4 in. steel rings conforming to the requirements of Federal Specification RR-C71D Type VI.

   3. **Clips.** Provide ¾ in. wire rope clips conforming to the requirements of §710-22 *Cable Guide Railing*.

   4. **Thimbles.** Provide ¾ in. thimbles conforming to the requirements of §710-22 *Cable Guide Railing*.

**212-2.04 Wire Mesh Drape.**

A. **Wire Mesh Drape.** Provide wire mesh drape conforming to the requirements of §710-06 *Rock Slope Net and Wire Mesh Assemblies*, Rock Slope Wire Mesh Drape Assembly.

B. **Cables.** Provide galvanized mesh support cables a minimum ¾ in. in diameter, consisting of 3 strands (7 wires per strand) conforming to the requirements of §710-22 *Cable Guide Railing* and having a minimum tensile strength of 25 kips.

C. **Miscellaneous Appurtenances.** Provide appurtenances, galvanized as supplied by manufacturer, as follows:
1. **Tie Wire.** Provide 1/12 in. minimum diameter steel tie wire.

2. **Hog Rings.** Provide 1/8 in. minimum diameter (11 gauge) hog rings or other steel fasteners.

3. **Steel Rings.** Provide welded forged steel rings with a stock diameter of 1 in. and a maximum inside diameter of 4 in.

D. **Rock Bolt Assembly.** Provide 1 ¼ in. nominal diameter, 6 ½ ft. long (min.), rock bolt assembly conforming to the requirements of §731-03 Rock Bolt Assembly except resin packages of one setting time only shall be utilized for installation of the mesh support and cable anchor rock bolts.

212-2.05 Temporary Rock Catchment Barrier.

A. **Precast Concrete Barrier Units.** Provide precast concrete barrier units consisting of three (3) components: precast concrete column supports, precast temporary concrete barriers, and precast concrete beams as detailed on the Standard Sheet 212-9 & 10 Temporary Rock Catchment Barrier.

1. **Precast Concrete Column Supports.** Provide precast concrete column supports conforming to the requirements of §704-05 Precast Concrete Barrier and to the dimensions and details “F”, “G”, “H”, “I”, and “N” on the Standard Sheet 212-10 Temporary Rock Catchment Barrier. Additional joint connection details shall be as shown on Standard Sheet 619-01 Temporary Concrete Barrier.

   Each column support shall have cast-in-place a 6 in. x 6 in. x ¼ in. structural steel tube to be used for support of the wire rope rock fence. The tube steel shall conform to the requirements of ASTM A500, Grade B or C, and shall conform to the dimensions and detail “N” on the Standard Sheet 212-10 Temporary Rock Catchment Barrier.

2. **Precast Temporary Concrete Barriers.** Provide precast temporary concrete barriers conforming to the requirements of §704-05 Precast Concrete Barrier and to the dimensions, joint connections, material details, and anchoring details shown on Standard Sheet 619-01 Temporary Concrete Barrier.

3. **Precast Concrete Beams.** Provide precast concrete beams conforming to the requirements of §704-05 Precast Concrete Barrier and to the dimensions and details “K”, and “M” shown on the Standard Sheet 212-10 Temporary Rock Catchment Barrier.

   The Engineer will inspect all precast concrete barrier unit components upon delivery to the project site for conformance to specifications. Any barrier unit component having damage and/or defects in the concrete and/or joint connections will be rejected.

   The precast concrete barrier units shall form a smooth and continuous barrier when joined together. Any sections damaged or misaligned while in service shall be corrected or replaced.

B. **Net Support Columns.** Fabricate the net support columns from W5 x 16 wide flange members conforming to the requirements of §715-18 Soldier Piles

   Each support column shall have four (4) pairs (eight holes) of 1 in. diameter holes drilled on the side facing the rock slope. Two (2) holes shall be situated 3 in. from the top of the post and the remaining three (3) pairs spaced equally approximately 40 in. apart.

   After any required drilling, welding and/or cutting, all support columns and related hardware shall be hot dipped galvanized in accordance with the requirements of §719-01 Galvanized Coatings and Repair Methods, Type I.

D. Wire Rope Netting. Provide wire rope netting conforming to §710-06 Rock Slope Net and Wire Mesh Assemblies, Net Assembly.

   Two (2) aluminum stop sleeves shall be used at all locations where two individual wire ropes are joined together.

   The 8 in. x 8 in. mesh size shall be fabricated using high strength, hot dipped, galvanized steel clips, which are attached so that they are non-moveable. Nets damaged during clipping shall be rejected by the Engineer.

E. Chain Link Fence Fabric. Provide a minimum of 9 gauge chain link fence fabric conforming to the requirements of §710-02 Galvanized Steel Fence Fabric. The galvanized chain link fence fabric shall be 12 ft. high and have a 2 in. mesh size. The chain link fence fabric shall be continuous between wire rope net panels.

F. Synthetic Fabric Layer. Provide a synthetic fabric, 10½ ft. in height conforming to the requirements of §737-01A Geotextile Bedding.

G. Cushion Sand. Provide sand conforming to the requirements of §703-06 Cushion Sand.

H. Miscellaneous Material. Provide miscellaneous hardware such as shackles, thimbles, wire clips, bolts, etc. which shall be hot dipped galvanized in accordance with §719-01 Galvanized Coatings and Repair Methods, Type I.

212-2.06 Move Temporary Rock Catchment Barrier. None Specified.

212-3 CONSTRUCTION DETAILS

212-3.01 Wire Rope Rock Catchment Fence. Assemble the wire rope rock catchment fence as detailed on the Standard Sheet 212-1, 2 & 3 Wire Rope Rock Catchment Fence.

Submit to the Engineer for approval not less than two weeks prior to the installation of the wire rope rock catchment fence. Do not begin work prior to approval. Provide the following:

   a) Proposed start date, completion date and detailed construction sequence.
   b) Proposed anchor drilling method and equipment including hole diameter, method of keeping holes open, and hole clean out procedures.
   c) Proposed anchor installation procedure including grout placement procedures, grouting equipment, and the procedure for setting the wire rope anchor centralizers.
   d) Method of verifying anchor capacity and equipment setup including details of the jacking frame and appurtenant bracing. Include the calibration data for the stressing device. The calibration shall be performed by an independent testing laboratory within 60 calendar days of the submittal date.

   Install grouted wire rope anchors with accompanying centralizers at the top of the rock slope on 12 ft. centers or as indicated by Engineer. Mix grout per manufacturer’s instructions. Wait a minimum of 7 days after grouting before applying any load to the anchors. Proof test each anchor in accordance with §212-3.03 A. Anchor Testing.

   Fasten all net braiding with high strength, corrosion resistant clips or other fasteners to produce a permanent, non-movable joint. Damage to the wire rope resulting from the installation of the clips, insofar as it affects the integrity of the system, in the opinion of the Engineer, shall be cause for rejection of the net panel.
Cut the chain link material to fit each wire rope netting panel. Attach the chain link mesh fencing material to the inside face of the wire rope nets with clips to extend a minimum of 3 ft. beyond the bottom of the fence.

Provide and install one braking element per top and bottom net supporting rope per 20 ft. net section. Position the braking element not more than 3 ft. from the column.

Use seam ropes to fasten adjacent wire rope nets and the nets to the net support wire ropes, with at least 1 wrap per 16 in.

The column spacing shall be 20 ft.

Install a tie-back restraining cable to extend from the top of each column in a direction perpendicular to the length of the fence and on the slope side of the fence. Install a braking element in each cable not more than 3 ft. from the column.

For a fence whose length is 120 ft. or less, both end columns shall have a lateral restraining cable without the braking element. This cable shall extend from the top of the column at an angle of 60° from the vertical to the ground. For fences longer, install lateral restraining cables at every multiple of 120 ft., or approximately midway for a fence less than 240 ft.

Paint the fence installation where specified, with the appropriate material and color as directed by the Engineer.

212-3.02 Chain Link Rock Catchment Fence. Assemble the chain link rock catchment fence as detailed on the Standard Sheet 212-4 & 5 Chain Link Rock Catchment Fence.

Install galvanized No. 11 steel rebar posts in 2 in. diameter vertical holes drilled to a minimum depth of 2 ft. into rock. Post spacing shall be 8 ft. Pour a sufficient amount of concrete grouting material into the hole before inserting the post to allow overflow after insertion.

Install anchor angles for terminal sections. The location of the anchor angles shall be in line with the corresponding fence section and shall be determined by the angle (60° minimum) between the top longitudinal cable and the end post. The angle between any longitudinal cable and the end post shall not exceed 90°. Drill bolt holes for anchor angles into the rock spaced 16 in. on-center to a depth of 4 ft. The bolt hole diameter shall be compatible with the bolt/drill hole/resin cartridge diameter, as recommended by the bolt manufacturer, but in no case shall the bolt hole diameter exceed the resin cartridge diameter by more than 3/8 in. Install the anchor angle within 90° ± 15° to the axis of the rock bolt and in intimate contact with the rock surface for its entire contact area. Acceptable methods of leveling the rock surface include the following:

a) Chipping the rock surface.
b) Applying a special mix supplied by the bolt manufacturer for leveling purposes.
c) A combination of chipping and leveling.

Clean out the bolt hole to its full depth with air or water. Place the appropriate amount of resin in the hole. Insert the bolt into the hole and rotate at approximately 100 rpm while pushing the bolt down through the resin cartridges to the bottom of the hole by a means approved by the Engineer. Rotate the bolt in this position for 30 to 60 seconds to insure mixing of the resin in the hole. Do not rotate the bolt longer than the setting time of the resin. Leave the bolts undisturbed in the hole for the time required for the resin to harden. Place the anchor angle over the bolts on the prepared surface and add the appurtenances. Tension the bolts to 40 kips by means of hollow-ram hydraulic jack, or as ordered by the Engineer. Support the base of the jack at 90° ± 2° to the axis of the bolt.

If a failure of the bolt or anchorage occurs, a determination of the cause of failure will be made by a Departmental Engineering Geologist. Correct, as ordered by the Engineer, at no cost to the State, failures attributable to causes other than failure of the rock in the anchorage zone.

The State reserves the right to sample and test delivered materials.

Install No. 9 hook bar anchors on the uphill side of the fence, one hook bar anchor at each post located in a direction normal to the fence alignment. The location of the hook anchor on the ground surface shall be determined by the angle (60° ± 5°) between the tie-back cable and the post at the top longitudinal cable. Construct hook bar anchorage according to depth of overburden.
Install No. 9 hook bar anchors at intermediate fence sections. The location of the hook bar anchors shall be in line with the corresponding fence section and shall be determined by the angle between the longitudinal cables and the intermediate anchorage post. This angle shall be between a minimum of 60°±5° and a maximum of 90°. Construct hook bar anchorages according to depth of overburden.

Secure longitudinal cables to anchor angles at terminal sections with steel turnbuckle cable end assemblies. Secure longitudinal cables at intermediate fence sections to hook bar anchors with one (1) thimble, and four (4) cable clips per cable loop. The maximum distance between terminal sections, and/or intermediate anchorage sections, shall be 200 ft.

Secure ¾ in. longitudinal guide rail cables to rebar posts with “U” bolts so as to have minimum sag without bending posts. Cable splices shall be staggered a minimum of 20 ft. on adjacent cables. Splices shall be spaced a minimum of 100 ft. on the same cable.

Recommended installation sequence:

a) Start with lowest longitudinal cable working from one terminal anchorage toward another or toward an intermediate anchorage, if used.

b) Draw cable taut and secure with “U” bolt to posts.

c) Complete tightening entire length of lower cable between anchorages before starting next higher cable.

Install aluminum fence fabric on uphill side of posts. Attach fence fabric to longitudinal cables with 12 gauge galvanized steel wire ties at 1 ft. intervals. Fence fabric splices shall be overlapped a minimum of four chain link rows. Attach fabric sections by tying both ends of the overlap at 1 ft. intervals, or by a method approved by the Engineer.

Install vinyl coated fence fabric on roadway side of posts. Attach fence fabric to longitudinal cables with 9 gauge vinyl coated steel wire ties at 1 ft. intervals. Fence fabric splices shall be overlapped a minimum of four chain link rows. Attach fabric sections by tying both ends of the overlap at 1 ft. intervals, or by a method approved by the Engineer.

Bottom of fence fabric shall be in contact with the ground surface. Add fence fabric material as necessary. Added material shall be overlapped a minimum of four chain link rows. Tie both ends of the overlap at 1 ft. intervals, or as approved by the Engineer.

Attach tie-back cables on uphill side of rebar posts after longitudinal cables have been tightened and chain link fence fabric has been installed. Tie-back cables shall have a maximum sag of ¾ in. measured at the center.

212-3.03 Wire Mesh Slope Protection. Assemble the wire mesh slope protection as detailed on the Standard Sheet 212-6 & 7 Wire Mesh Slope Protection.

Design the grouted wire rope anchors so that the design load (P) is at least equal to 30 kips.

Submit shop drawings to the Engineer for approval not less than two weeks prior to the installation of the wire mesh slope protection. Do not begin work prior to approval. Provide drawings including the following:

a) Proposed start date, completion date and detailed construction sequence.

b) Details of the wire mesh and anchor layout on the existing slope.

c) Proposed anchor drilling method and equipment including hole diameter, method of keeping holes open, and hole clean out procedures.

d) Proposed anchor installation procedure including grout placement procedures, grouting equipment, and the procedure for setting the wire rope anchor centralizers.

e) Method of verifying anchor capacity and equipment setup including details of the jacking frame and appurtenant bracing. Include the calibration data for the stressing device. The calibration shall be performed by an independent testing laboratory within 60 calendar days of the submittal date.

Install grouted wire rope anchors with accompanying centralizers at the top of the rock slope on 12 ft. centers or as indicated by Engineer. Mix grout per manufacturer’s instructions. Wait a minimum of 7 days
after grouting before applying any load to the anchors. Proof test each anchor in accordance with §212-3.03 A. Anchor Testing.

Connect vertical wire rope tag lines to the anchors. Connect the horizontal support cable(s) to the vertical tag lines with steel rings as shown on the attached drawing for this specification. Do not draw cable taut. Maintain a minimum cable sag of \( \frac{3}{4} \) in. on the horizontal support cable between vertical tag lines.

Attach the mesh to the horizontal support cable by a continuous weave through each of the mesh openings with galvanized \( \frac{5}{16} \) in. seam wire rope, as shown on the attached drawing for this specification.

Install the wire mesh in vertical strips. Overlay horizontal and vertical laps a minimum of 1 ft. and connect with a continuous weave through each of the mesh openings with galvanized \( \frac{5}{16} \) in. seam wire rope along the edge of the upper mesh strip. The mesh shall be installed in such a manner that the end of a roll curls into the rock face.

Install the wire mesh to cover the specified area of rock face.

**A. Anchor Testing.** Proof test each anchor. Perform the proof test by incrementally loading and unloading the anchors to 1.5 times the design load \( (P) \) in accordance with Table 212-1 Wire Mesh Slope Protection Proof Test Load Schedule. Record the anchor movements to the nearest 0.025 mm at each load increment.

<table>
<thead>
<tr>
<th>Load(^1)</th>
<th>Observation Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>AL</td>
<td>Minimum of 1 minute(^2)</td>
</tr>
<tr>
<td>0.25 P</td>
<td>Minimum of 1 minute(^2)</td>
</tr>
<tr>
<td>0.50 P</td>
<td>Minimum of 1 minute(^2)</td>
</tr>
<tr>
<td>0.75 P</td>
<td>Minimum of 1 minute(^2)</td>
</tr>
<tr>
<td>1.00 P</td>
<td>Minimum of 1 minute(^2)</td>
</tr>
<tr>
<td>1.25 P</td>
<td>Minimum of 1 minute(^2)</td>
</tr>
<tr>
<td>1.50 P (Load Hold)(^3)</td>
<td>10 minutes (or 60 minutes depending on total movement(^3))</td>
</tr>
</tbody>
</table>

\(^1\)\(P = \text{Design Load} \)

\(^2\)\(AL = \text{Alignment Load}. \text{The AL necessary to maintain position of the stressing and testing equipment shall not exceed 0.05 \(P\)}. \text{Set dial gauges to “zero” after the alignment load has been applied.}\)

\(^3\)\(\text{Hold each load increment, except for the 1.5 P load, until the deflection stabilizes.}\)

\(^3\)\(\text{The load hold portion of the proof test is a maximum test load of 1.50 P, which shall be held constant for 10 minutes. The load hold time shall start when the pump begins to load the anchor from the 1.25 P load to the test load. A load cell shall be used to monitor the constant load. Total movements with respect to an independent fixed reference point shall be recorded at 1 minute, 2, 3, 4, 5, 6, and 10 minutes. If the total movement between 1 minute and 10 minutes exceeds \( \frac{1}{24} \) in., the test load shall be held for an additional 50 minutes. Total movements shall be recorded at 15, 20, 25, 30, 45 and 60 minutes.}\)

\(\text{No part of the temporary yoke or load frame shall bear within 3 ft. of the anchor.}\)

\(\text{Plot the movement versus load for each increment.}\)

\(\text{An anchor will be accepted by the Engineer if the creep rate at 1.5P does not exceed \( \frac{1}{24} \) in. between the 1 and 10 minute readings or for a load hold time of 60 minutes, the creep rate does not} \)
exceed 1/12 in. per log cycle of time. If an anchor fails the proof test, install a new anchor at no cost to the State.

212-3.04 Wire Mesh Drape. Assemble the wire mesh drape as detailed on the Standard Sheet 212-8 Wire Mesh Drape.

Install untensioned resin rock bolts at the top of the rockslope on 50 ft. centers (maximum) or as shown in the contract documents. Proof test the first rock bolt per resin lot number to 20 kips in accordance with §212-3.03 A. Anchor Testing.

Place ¾ in. diameter guide rail cable horizontally across the top of the rock slope, secured by 1 ¼ in. diameter resin rock bolts. Maintain a minimum cable sag of 2 ft. to 3 ft. between rock bolts. Do not draw cable taut. Splices of the guide rail cable will not be allowed.

Fold the mesh over or under the guide rail cable a minimum of 1 ft. and connect the horizontal lap with galvanized tie wire with a continuous weave through each of the mesh openings.

Install the wire mesh in vertical strips, each lapped over the other by a minimum of 1 ft. Connect the adjacent vertical strips by either a continuous weave of galvanized tie wire along the edge of the outer mesh strips only, or with hog rings or metal ties on a 6 in. staggered pattern along the edges of both panels. When used, overlay horizontal laps a minimum of 1 ft. and connect with a continuous weave of galvanized tie wire along the edge of the upper mesh strip.

Install the wire mesh to cover the area of rock face identified in the contract documents.

Repair all damaged galvanized surfaces in accordance with §719-01 Galvanized Coatings and Repair Methods.

212-3.05 Temporary Rock Catchment Barrier. Assemble and maintain the temporary rock catchment barrier as detailed on the Standard Sheet 212-9 & 10 Temporary Rock Catchment Barrier.

A. Precast Concrete Barrier Units. Each run, or bay, of precast concrete barrier units (precast concrete column support, precast temporary concrete barrier and precast concrete beam) shall be fastened together to form a continuous chain. After placement, each successive unit shall be moved longitudinally to remove any slack in the connecting joint. The units at each end of a run or bay shall be connected as shown on Standard Sheet 619-01 Temporary Concrete Barrier. To reduce movement of the barrier in areas where limited deflection is desired, one of the anchoring methods shown on Standard Sheet 619-01 Temporary Concrete Barrier shall be used. Where shown in the contract documents, the ends of the barrier run shall be fitted with an impact attenuation device or a tapered end section and flared back.

The empty space within each concrete barrier unit shall be filled with sand for the full height (32 in.) of the unit. The back of the concrete barrier units shall also be covered with sand to the full height of the unit. The sand shall then be laid back at the angle of repose of the material to a minimum sand thickness of 18 in. as shown in detail “E” on Standard Sheet 212-9 Temporary Rock Catchment Barrier. The cost of installing and removing the sand, including the final cleaning of the pavement and shoulder, shall be included in the bid price for this Item.

The Contractor shall provide and maintain delineation of temporary barriers. This delineation shall make the barrier visible to approaching traffic, as well as to traffic which is adjacent to the barrier. The Contractor shall have the choice of using one or more of the following: warning lights, delineators, pavement marking, reflective tape placed on the barrier, reflective paint, or any other device subject to the approval of the Engineer. The delineation devices shall be maintained dirt and snow free, and be visible throughout the term of the contract including shutdown periods.

B. Net Support Columns. The W5 x 16 posts shall be installed in the 6 in. x 6 in. x ¾ in. structural steel tubes cast in the precast concrete column support units. The columns shall be inserted flush with the bottom of the precast concrete column supports.
C. Net Support and Lateral Anchor Ropes. The 5/8 in. net support wire ropes shall be installed as shown in detail “B” on Standard Sheet 212-9 Temporary Rock Catchment Barrier. The net support wire rope shall have maximum sag of 2 in. At both end sections and at every 125 ft. section of temporary catchment barrier (five precast concrete barrier units) install lateral anchors as shown in detail “C” on Standard Sheet 212-9 Temporary Rock Catchment Barrier. The wire rope loop at a ¾ in. shackle connection shall be secured with three (3) wire rope clips as shown in detail “J” on Standard Sheet 212-10 Temporary Rock Catchment Barrier.

D. Rock Catchment Fence Fabric. The rock catchment fence fabric (wire rope net, chain link fence fabric and synthetic fabric) shall be attached to the support rope after the concrete barrier units have been installed.

The wire rope net panels shall be attached to the support ropes with ¾ in. shackles spaced approximately 3 ft. apart. The chain link fence fabric, 12 ft. in height, shall be attached to the wire rope net with hog rings or twist ties. The area between two adjacent wire rope net panels shall be covered with chain link fence fabric. The layer of synthetic fabric, with a minimum height of 10 ½ ft., shall be attached to the chain link fence.

212-3.06 Move Temporary Rock Catchment Barrier. Move and reset the temporary rock catchment barrier in accordance with the requirements of §212-3.05 Temporary Rock Catchment Barrier.

212-4 METHOD OF MEASUREMENT

212-4.01 Wire Rope Rock Catchment Fence. Wire rope rock catchment fence will be measured as the number of linear feet of fencing, measured from center-to-center of end posts.

212-4.02 Chain Link Rock Catchment Fence. Chain link rock catchment fence will be measured as the number of linear feet of fence, measured along the top of the fence between the terminal posts. An allowance of 10 linear feet will be added for each terminal section anchorage and for each intermediate section anchorage installed.

212-4.03 Wire Mesh Slope Protection. Wire mesh slope protection will be measured as the number of square feet of rock face satisfactorily covered. No measurement will be made of wire mesh used in any overlap.

212-4.04 Wire Mesh Drape. Wire mesh drape will be measured as the number of square feet of rock face satisfactorily covered. No measurement will be made of wire mesh used in any overlap.

212-4.05 Temporary Rock Catchment Barrier. Temporary rock catchment barrier will be measured as the number of linear feet of barrier, measured along the centerline of the uppermost concrete barrier surface, from one end anchor to the other.

212-4.06 Move Temporary Rock Catchment Barrier. Moving temporary rock catchment barrier will be measured as the number of linear feet of barrier moved, measured along the centerline of the uppermost concrete barrier surface, from one end anchor to the other.

212-5 BASIS OF PAYMENT

212-5.01 Wire Rope Rock Catchment Fence. The unit price bid per linear feet for wire rope rock catchment fence shall include the costs of furnishing all labor, material and equipment necessary to complete the work.
212-5.02 Chain Link Rock Catchment Fence. The unit price bid per linear feet for chain link rock catchment fence shall include the costs of furnishing all labor, material and equipment necessary to complete the work.

212-5.03 Wire Mesh Slope Protection. The unit price bid per square feet for wire mesh slope protection shall include the costs of furnishing all labor, material and equipment necessary to complete the work, including anchor testing and disposal of any material removed from the slope.

212-5.04 Wire Mesh Drape. The unit price bid per square feet for wire mesh drape shall include the costs of furnishing all labor, material and equipment necessary to complete the work, including anchor testing and disposal of any material removed from the slope.

212-5.05 Temporary Rock Catchment Barrier. The unit price bid per linear feet for temporary rock catchment barrier shall include the costs of furnishing all labor, material and equipment necessary to erect, maintain, and remove the required barrier, including any required connection devices, end treatments, delineation or guiding devices, and devices for pinning and connecting temporary precast concrete barrier units.

After placement, 90% of the item unit price will be paid. The remaining 10% will be paid when the rock catchment barrier has been removed.

212-5.06 Move Temporary Rock Catchment Barrier. The unit price bid per linear feet for moving temporary rock catchment barrier shall include the costs of furnishing all labor, material and equipment necessary to remove, transport, erect, and maintain the required barrier, including any required connection devices, end treatments, delineation or guiding devices, and devices for pinning and connecting temporary precast concrete barrier units.

Movements necessary to maintain, realign, or replace damaged units will not be considered as moving temporary rock catchment barrier and shall be done at no additional cost to the State.

Payment will be made under:

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<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<tr>
<td>212.0106</td>
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<td>212.0108</td>
<td>Wire Rope Rock Catchment Fence (Medium Impact – 8 ft.)</td>
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</tr>
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<td>212.0110</td>
<td>Wire Rope Rock Catchment Fence (Medium Impact – 10 ft.)</td>
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<td>212.0112</td>
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<td>Chain Link Rock Catchment Fence</td>
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<td>212.0202</td>
<td>Vinyl Coated Chain Link Rock Catchment Fence</td>
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<td>Wire Mesh Slope Protection</td>
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<td>212.04</td>
<td>Wire Mesh Drape</td>
<td>Square Feet</td>
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<td>212.0501</td>
<td>Temporary Rock Catchment Barrier (10 ft.)</td>
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</tr>
<tr>
<td>212.0502</td>
<td>Move Temporary Rock Catchment Barrier (10 ft.)</td>
<td>Feet</td>
</tr>
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</table>

SECTIONS 213 THRU 299 (VACANT)
Section 300
BASES AND SUBBASES

SECTION 301 (VACANT)

SECTION 302 - BITUMINOUS STABILIZED COURSE

302-1 DESCRIPTION. This work shall consist of furnishing and placing a course of bituminous stabilized granular material and stabilized reclaimed asphalt pavement shoulder in conformance with this specification, the payment lines, and typical sections shown on the plans or as specified by the Engineer.

302-2 MATERIALS

302-2.01 General. The Contractor has the following options in furnishing a bituminous stabilized course:

Option A. Furnish a granular material conforming to the requirements of Option A under §302-2.03, mixed with an asphalt emulsion conforming to §702-3201. Requests to use any asphalt emulsion other than that specified must be approved by the Director, Geotechnical Engineering Bureau. The written request must state the type of asphalt emulsion for the proposed use and be accompanied by a sample (one quart minimum) of such. The Geotechnical Engineering Bureau will require at least fourteen days to act upon the request, after receipt of the request and the sample.

Option B. Furnish a 3/4, 1 or 1 1/2 inch hot mix asphalt (HMA), mixed and placed in conformance with the Materials and Construction Details specified in Section 402, Hot Mix Asphalt (HMA) Pavements, except as modified herein.

Option C. Furnish a granular material conforming to the requirements of Option C under §302-2.03, mixed with the appropriate P.G. Binder specified in the contract and placed in accordance with the requirements of Section 402 except as modified herein. The amount of P.G. Binder for this option will be as ordered by the Engineer, but shall range between 6 and 8 percent by weight. Unless otherwise indicated by a Special Note in the Proposal, this option will be permitted only in Nassau and Suffolk Counties.

Before any Bituminous Stabilized Course is prepared, the Contractor shall take one of the following two actions:
• Notify the Engineer in writing as to which option is selected to furnish material under. Only this option will then apply for the entire project unless written approval is received from the Engineer.
• Submit to the Engineer for approval, a plan of the project delineating the areas where each option will apply. Exceptions to the approved plan during the course of the work shall be subject to advance written approval by the Engineer.

302-2.02 Tests and Control Methods. Materials tests and quality control methods pertaining to the work of this Section will be performed in conformance with the procedures contained in the appropriate Department publications which are current on the date of advertisement for bids. These publications are available upon request to the Regional Director or the Director, Geotechnical Engineering Bureau.
302-2.03 Granular Material Requirements for Options A and C. All borrow sources of granular materials for Options A and C shall be managed in accordance with the applicable provisions of Section 203, Borrow.

A. Gradation Requirements. The material for Options A and C shall conform to Table 302-1.

B. Soundness. Granular materials will be accepted on the basis of a Magnesium Sulfate Soundness Loss after 4 cycles of 20 percent or less, unless other values are specified by a Special Note in the Proposal.

<table>
<thead>
<tr>
<th>Table 302-1 GRADATION OF OPTIONS A &amp; C, % PASSING BY WEIGHT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sieve Option</td>
</tr>
<tr>
<td>---------------------</td>
</tr>
<tr>
<td>A</td>
</tr>
<tr>
<td>C</td>
</tr>
</tbody>
</table>

C. Plasticity Index. The plasticity index shall not exceed 5.0 for the granular material unless otherwise stated in the Proposal by a Special Note.

302-3 CONSTRUCTION DETAILS

302-3.01 Weather Limitations for Option A. This work will not be permitted on a subbase or subgrade containing frost, nor when the temperature of the surface on which the mixture is to be placed is below 45°F. All material placed under this section during any calendar year shall be mixed after March 1 of that year. No material shall be placed from the last Saturday of September to May 15, except with written permission of and under such special limitations and conditions as may be imposed by the Deputy Chief Engineer (Technical Services).

302-3.02 Equipment for Mixing Option A. All equipment for this work shall be subject to approval of the Engineer at all times. No work under this section will be permitted until all equipment and the processing facilities are established, inspected and approved.

Mixing shall be done with a rotating paddle shaft pugmill, providing suitable pressure-kneading action in mixing. Mixing by blading, shoveling and/or scooping will not be permitted.

The materials shall be mixed either at a central twin shaft pugmill mixing plant by the plant mix method, or on the roadbed (or some other area approved by the Engineer) by a traveling twin shaft pugmill, whichever equipment the Contractor elects to use.

The mixer shall be either a continuous or a batch type pugmill, designed to accurately proportion either by volume or by weight, so that when the granular material and bituminous material are incorporated in the mix, a thorough and uniform coating of the granular material will result. The pugmill mixer shall be provided with weighing, volumetric or other gauging equipment which shall be capable of providing accurate control at all times of the amount of granular material entering the mixer per time interval. The mixer shall be equipped to mechanically interlock the bituminous feed with the granular material feed, such that uniformity of the mixture is assured at all times. A water pump with meter shall be available to add water to the granular material, just prior to the addition of the bituminous material.

The mixer shall be equipped with a positive displacement meter for totalizing the quantity of bituminous material applied to the mixing chamber. A by-pass valve shall be placed on the bituminous line between the positive displacement meter and the spray bar in the pugmill to permit determination of the accuracy of the positive displacement meter. The Contractor shall furnish a clean 55 gallon drum having one end completely open, and a length of flexible hose to permit filling from the by-pass valve on the bituminous line.
Traveling pugmill mixing equipment shall not be operated at speeds greater than those recommended by the manufacturer for the depth of treatment and quantity of material used.

Where the materials are mixed at a central twin shaft pugmill mixing plant, the pugmill mixing chamber shall extend at least 4 feet beyond the last point where the granular material, binder, and water are fed into the mixer, so that all materials will be completely and thoroughly mixed in the pugmill for a distance of at least 4 feet. The pugmill paddles shall be of a type adjustable for angular position on the shaft, and shall be reversible to allow retardation of the flow of the mixer, in order to control the mixing time. A dam or baffle, if approved in writing by the Director, Geotechnical Engineering Bureau may be used for the purpose of retarding flow. A mechanically operated discharge hopper of at least 1 cubic yard capacity shall be provided. Sufficient clearance for a ten wheel dump truck shall be provided beneath the discharge hopper to permit calibration.

302-3.03 Stockpiling and Sampling for Option A. Before mixing with the bituminous material, the granular material shall be stockpiled, sampled and tested for approval as stipulated in §302-2.02.

302-3.04 Mixing for Option A. The proportion of bituminous material that shall be mixed with the granular material will range between 16 and 19 gallons per cubic yard, loose (uncompacted) measure. The actual proportion within this range, however, shall not be less than that determined by the Geotechnical Engineering Bureau and specified by the Engineer after the stockpiled granular material is sampled and tested. In computing the rate of application, the loose measure volume shall be determined by level filling a truck, having a minimum capacity of 8 cubic yards, with granular material. No mixing will be allowed until the temperature of the granular material is 45°F or higher.

The moisture content of the granular material, based on the material passing 3/4 inch sieve, just prior to the addition of the bituminous material, shall be in the range of 4 to 8 percent. The acceptable moisture content within this range shall be determined by the Engineer.

All granular material removed from stockpiles for introduction into continuous twin shaft or traveling twin shaft pugmill mixers shall be by side excavation for the full height of the stockpile unless otherwise approved in writing by the Director, Geotechnical Engineering Bureau.

If mixed in a traveling plant, the method of transporting and introducing granular material from approved stockpiles into the mixer shall be as approved by the Engineer.

The application temperature of the bituminous material shall be designated by the Engineer and be within the range of 130°F to 170°F.

After the granular material and bituminous material have been introduced into the pugmill, the mixing shall continue for a length of time necessary to uniformly coat the particles and to obtain a homogeneous mixture.

The discharge gates in a central plant shall not remain open during production of the stabilized mixture and shall only be opened in order to empty the hopper after the hopper becomes full. The discharged mixture may be immediately transported directly to the grade or stockpiles for later use.

The material shall be transported to the stockpile by dump truck haul. If the Contractor wishes to utilize a method other than dump truck haul to construct stockpiles, a request shall be submitted to the Director, Geotechnical Engineering Bureau. The request shall include the proposed method and type of equipment to be used.

Approval, if granted, will be based on the opinion of the Director, Geotechnical Engineering Bureau as to the capabilities of the proposal to provide a stockpile of uniformly mixed, uncontaminated material. If granted, such a waiver will remain in force only so long as all conditions for which the waiver is granted remain unchanged and a satisfactory material results.

302-3.05 Transporting, Spreading, Compacting and Finishing of Option A. If a central mixing plant is used, the mixture shall be transported from the mixing plant or stockpiles to the point of use in pneumatic tired vehicles, having tight bodies previously cleaned of all other materials. Approved mechanical spreading equipment shall be used for placing.
The mixture shall be spread in a thickness sufficient to produce the final compacted thickness shown on the plans. The maximum compacted thickness of any layer shall not exceed 4 inches.

After spreading, the mixture shall not be compacted until properly cured. Adequate curing shall be the responsibility of the Contractor, who shall take into account all factors, including weather and time of the year. Material that cannot be properly and adequately compacted to a stable condition shall be removed and replaced at no expense to the State. Compaction of the course shall be in accordance with the applicable provisions of §402-3.07, Compaction.

Successive layers shall not be placed until the underlying layer has been satisfactorily compacted and approved by the Engineer.

302-3.06 Traffic. The movement of highway traffic and construction equipment over this course may be permitted at locations designated by and in a manner under such restrictions as are ordered by the Engineer. Any damage occurring to the course as a result of traffic shall be repaired at no expense to the State as ordered by the Engineer.

302-3.07 Care of Adjoining Pavement. Where this course constitutes a base course for a shoulder, the Contractor shall organize the work and conduct the various operations so as to keep the surface of the adjacent pavement clean at all times, or shall bear the full expense of cleaning the pavement as ordered by the Engineer.

302-3.08 Tolerance. Where used as a base course supporting other pavement courses, the final surface elevation of this course shall not vary more than 1/4 inch above or below the design grade elevation at any location.

Where used as a shoulder base course, the surface elevation of this course shall not vary more than 1/4 inch above or below, true grade at any location.

302-3.09 Maintenance. The Contractor shall be required to maintain the bituminous stabilized course in good condition and in a manner satisfactory to the Engineer from the time work is begun until all work has been completed and accepted. Maintenance by the Contractor shall include immediate repairs of any defects, regardless of cause, that may occur.

302-3.10 Repairs. Repairs to the bituminous stabilized course shall be made in a manner that will assure restoration of a uniform surface and durability of the part repaired. A stabilized course that is either faulty, damaged or with low areas shall be repaired by replacing the stabilized course material to the full depth of treatment. When the extent of damage is essentially at the surface of the course and where the areas are low, the Contractor may elect to repair the course with a surface application of an approved, suitable, top course bituminous concrete mix, in lieu of a full depth material replacement.

302-4 METHOD OF MEASUREMENT. The quantity of Bituminous Stabilized Course to be measured for payment, will be the number of cubic yards of compacted material computed from the payment lines shown on the plans, the specifications, or as ordered by the Engineer.

302-5 BASIS OF PAYMENT. The unit price bid per cubic yard shall include the cost of furnishing all labor, materials and equipment, including bituminous material and water necessary to complete the work.

Any work by the Contractor required for the maintenance or repair of bituminous stabilized course prior to acceptance of the contract, shall be done at the Contractor's expense.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
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<tbody>
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<td>302.01</td>
<td>Bituminous Stabilized Course</td>
<td>Cubic Yard</td>
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</table>
SECTION 303 (VACANT)

SECTION 304 - SUBBASE COURSE

304-1 DESCRIPTION

304-1.01 General. The work consists of furnishing, placing and compacting a subbase course of the specified type in conformity with the lines, grades, thicknesses and typical sections shown in the contract documents.

304-1.02 Optional Type. When the Optional Type subbase item is specified, select any of the four (4) options as follows:

   **Option A.** Subbase construction consisting of two (2) separate layers of Type 4 and Type 3 Subbase Course.

   **Option B.** Subbase construction consisting of a single layer of Type 1 Subbase Course.

   **Option C.** Subbase construction consisting of a single layer of Type 2 Subbase Course.

   **Option D.** Subbase construction consisting of a single layer of Type 4 Subbase Course.

304-1.03 Definitions. Deleterious: Any material that does not consist of concrete, asphalt, glass, brick, stone, sand, gravel, blast furnace slag, or other materials deemed acceptable, when these materials are used in subbase in conformance with the specification requirements, OR any material which will adversely affect the performance of the product either during handling, during construction, or in its final application.

304-2 MATERIALS. Provide subbase material meeting the requirements of §733-04 Subbase Course.

   Provide a subbase material meeting the specification requirements and is within the Contractor’s capabilities to place and fine grade to the required tolerances. Should the subbase course become unstable at any time prior to the placement of the overlying course, correct the unstable condition at no additional cost to the State. Perform any required modification prior to placing the material on the grade.

   RAP will not be allowed as an acceptable alternate to Types 1, 3 and 4 at intersection locations or in areas with a high percentage of truck traffic as shown in the contract documents, unless Portland Cement Concrete pavement is to be installed as part of the pavement structure. A high percentage of trucks is defined to be 10% or more. For interstates and other freeways, a DDHV of 250 vph is used to indicate a high percentage of trucks.

304-3 CONSTRUCTION DETAILS

304-3.01 General. Notify the Engineer in writing of which placement option, material option (if applicable) and/or material type is proposed for use, at least 14 calendar days prior to performing the work. If it is proposed that more than one option or type is to be used, submit a plan to the Engineer describing where each option or type is proposed for use. This plan must be approved by the Engineer prior to incorporating it into the project. The State reserves the right to disapprove the use of more than one option on a project. Use uniform subbase types and materials within the limits of the roadbed as defined in §101-02 Definition of Terms.
A. **Winter Earthwork.** For Contractors choosing to proceed with earthwork construction operations requiring soil compaction from November 1st thru April 1st, provide the Engineer with a Winter Earthwork submittal, with a copy to the Regional Geotechnical Engineer, in accordance with §203-3.01 A. Winter Earthwork Submittal. In all work incorporated into the final product, the Contractor shall not place material that is frozen, or place fill material on frozen ground.

Winter earthwork restrictions for subbase material are such that construction operations may only proceed if the air temperature, ground temperature, and material temperature is above 32°F. Therefore, the Winter Earthwork submittal shall provide details of how standard subbase material will be placed utilizing the modified methods and procedures to adjust for the weather influence on the compaction operations.

### 304-3.02 Placement

- Place the upper course material on the grade in a manner to minimize segregation, using equipment and procedures approved by the Engineer. Do not perform uncontrolled spreading from piles dumped on the grade.
- The maximum compacted layer thickness shall be as shown in the contract documents. In confined areas, the maximum compacted layer thickness is 6 in. The minimum loose lift thickness is 1.5 times the maximum particle size.
- Place Type 1 with a minimum compacted layer thickness of 6 in.
- Do not place Type 3 material within 4 in. of the bottom of a pavement course.
- Do not place materials blended with glass in contact with synthetic liners, geogrids, geotextiles or other geosynthetics. Ensure that glass incorporated into subbase is thoroughly mixed so that glass constitutes no more than 30 percent by weight anywhere in the subbase.
- When placing material under Option A, place and compact each material in a separate lift.

### 304-3.03 Compaction.

When the moisture content is within the limits for proper compaction, compact the material in accordance with the requirements of §203-3.03 C. Compaction. Density tests are not required for the acceptance of these courses.

If a subbase course is disturbed by frost action prior to paving, re-compact the subbase.

### 304-3.04 Traffic and Contamination.

The movement of highway traffic over the final surface of the subbase may be permitted at locations designated by, and under such restrictions as shown in the contract documents, provided such movements take place prior to the final finishing of this course to the specified tolerance. Do not allow highway traffic to move over subbase containing glass. The movement of construction equipment on this course may be permitted at locations designated by and under such restrictions as ordered by the Engineer. At locations where permission is granted for such movement, place and maintain the temporary surface of the course, upon which the construction traffic is running, at least 2 in. above the final surface of the course. Just prior to paving and after all construction traffic not required for the removal has ceased, remove the 2 in. protective layer, and prepare and compact the exposed surface of the course to the specified tolerance.

No payment will be made for furnishing, placing, maintaining, removing and disposing of the 2 in. thick protective layer. Include the cost thereof in the price bid for Subbase Course.

If the subbase is damaged or mixed with the subgrade or any other material due to the Contractor’s operation, remove such material and replace it with the appropriate subbase material at no additional cost to the State.

### 304-3.05 Tolerance.

Place Types 1, 2 or 4 so that after compaction the top surface of the course does not extend more than ¼ in. above nor more than ¼ in. below true grade for the course at any location. Place Type 3 course so that the finished surface does not extend above the true grade and surface for this course at any location.
304-4 METHOD OF MEASUREMENT

304-4.01 Subbase Course. The quantity is the number of cubic yards of material, computed from payment lines shown in the contract documents.

304-5 BASIS OF PAYMENT

304-5.01 Subbase Course. The unit price bid for this work includes the cost of furnishing all labor, material and equipment necessary to complete the work. Include the cost of adding water in the price bid unless the item for applying water is included in the contract. No direct payment will be made for losses of material resulting from compaction, foundation settlement, erosion, or any other cause. No deductions will be made for the volumes occupied by manholes, catch basins and other such objects. No additional payment will be made for the protective layer, as stated in 304-3.04. Progress payments will be made after the subbase course has been properly placed and compacted. Payment will be made at the unit price bid for 75% of the quantity. The balance of the quantity will be paid for after the final finishing to the required tolerance and just prior to the placing of the next course.

Payment will be made under:

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<td>Subbase Course, Type 2</td>
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<td>Subbase Course, Type 3</td>
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<td>Subbase Course, Type 4</td>
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<tr>
<td>304.15</td>
<td>Subbase Course, Optional Type</td>
<td>Cubic Yards</td>
</tr>
</tbody>
</table>

304-1 DESCRIPTION

304-1.01 General. The work consists of furnishing, placing and compacting a subbase course of the specified type in conformity with the lines, grades, thicknesses and typical sections shown in the contract documents.

304-1.02 Optional Type. When the Optional Type subbase item is specified, select any of the four (4) options as follows:

Option A. Subbase construction consisting of two (2) separate layers of Type 4 and Type 3 Subbase Course.

Option B. Subbase construction consisting of a single layer of Type 1 Subbase Course.

Option C. Subbase construction consisting of a single layer of Type 2 Subbase Course.

Option D. Subbase construction consisting of a single layer of Type 4 Subbase Course.

304-1.03 Definitions. Deleterious: Any material that does not consist of concrete, asphalt, glass, brick, stone, sand, gravel, blast furnace slag, or other materials deemed acceptable, when these materials are used in subbase in conformance with the specification requirements, OR any material which will adversely affect the performance of the product either during handling, during construction, or in its final application.

304-2 MATERIALS. Provide subbase material meeting the requirements of §733-04 Subbase Course. Provide a subbase material meeting the specification requirements and is within the Contractor’s capabilities to place and fine grade to the required tolerances. Should the subbase course become unstable
at any time prior to the placement of the overlying course, correct the unstable condition at no additional cost to the State. Perform any required modification prior to placing the material on the grade.

— RAP will not be allowed as an acceptable alternate to Types 1, 3 and 4 at intersection locations or in areas with a high percentage of truck traffic as shown in the contract documents, unless Portland Cement Concrete pavement is to be installed as part of the pavement structure. A high percentage of trucks is defined to be 10% or more. For interstates and other freeways, a DDHV of 250 vph is used to indicate a high percentage of trucks.

— Earthwork construction operations performed from November 1st thru April 1st with an approved Winter Earthwork submittal as outlined in §203-3.01 A. Winter Earthwork Submittal, allows a transition period where standard earthwork materials can be used only if the air temperature, ground temperature, and material temperature are all above 32° F at the time of placement. This transition stipulation also applies to subbase material. However, when either the air temperature, ground temperature, or material temperature is at or below 32° F at the time of placement, the transition period ends and no subbase shall be placed regardless of material composition.

### 304-3 CONSTRUCTION DETAILS

#### 304-3.01 General

Notify the Engineer in writing of which placement option, material option (if applicable) and/or material type is proposed for use, at least 14 calendar days prior to performing the work. If it is proposed that more than one option or type is to be used, submit a plan to the Engineer describing where each option or type is proposed for use. This plan must be approved by the Engineer prior to incorporating it into the project. The State reserves the right to disapprove the use of more than one option on a project. Use uniform subbase types and materials within the limits of the roadbed as defined in §101-02 Definition of Terms.

#### 304-3.02 Placement

- Place the upper course material on the grade in a manner to minimize segregation, using equipment and procedures approved by the Engineer. Do not perform uncontrolled spreading from piles dumped on the grade.

- The maximum compacted layer thickness shall be as shown in the contract documents. In confined areas, the maximum compacted layer thickness is 6 in. The minimum loose lift thickness is 1.5 times the maximum particle size.

- Place Type 1 with a minimum compacted layer thickness of 6 in.

- Do not place Type 3 material within 4 in. of the bottom of a pavement course.

- Do not place materials blended with glass in contact with synthetic liners, geogrids, geotextiles or other geosynthetics. Ensure that glass incorporated into subbase is thoroughly mixed so that glass constitutes no more than 30 percent by weight anywhere in the subbase.

- When placing material under Option A, place and compact each material in a separate lift.

#### 304-3.03 Compaction

When the moisture content is within the limits for proper compaction, compact the material in accordance with the requirements of §203-3.03 C. Compaction. Density tests are not required for the acceptance of these courses.

— If a subbase course is disturbed by frost action prior to paving, re-compact the subbase.

#### 304-3.04 Traffic and Contamination

The movement of highway traffic over the final surface of the subbase may be permitted at locations designated by, and under such restrictions as shown in the contract documents, provided such movements take place prior to the final finishing of this course to the specified tolerance. Do not allow highway traffic to move over subbase containing glass. The movement of construction equipment on this course may be permitted at locations designated by and under such restrictions as ordered by the Engineer. At locations where permission is granted for such movement, place and maintain the temporary surface of the course, upon which the construction traffic is running, at
least 2 in. above the final surface of the course. Just prior to paving and after all construction traffic not
required for the removal has ceased, remove the 2 in. protective layer, and prepare and compact the
exposed surface of the course to the specified tolerance.
— No payment will be made for furnishing, placing, maintaining, removing and disposing of the 2 in.
thick protective layer. Include the cost thereof in the price bid for Subbase Course.
— If the subbase is damaged or mixed with the subgrade or any other material due to the Contractor’s
operation, remove such material and replace it with the appropriate subbase material at no additional cost
to the State.

304-3.05 Tolerance. Place Types 1, 2 or 4 so that after compaction the top surface of the course does
not extend more than ¼ in. above nor more than ¼ in. below true grade for the course at any location.
Place Type 3 course so that the finished surface does not extend above the true grade and surface for this
course at any location.

304-4 METHOD OF MEASUREMENT

304-4.01 Subbase Course. The quantity is the number of cubic yards of material, computed from
payment lines shown in the contract documents.

304-5 BASIS OF PAYMENT

304-5.01 Subbase Course. The unit price bid for this work includes the cost of furnishing all labor,
material and equipment necessary to complete the work. Include the cost of adding water in the price bid
unless the item for applying water is included in the contract. No direct payment will be made for losses
of material resulting from compaction, foundation settlement, erosion, or any other cause. No deductions
will be made for the volumes occupied by manholes, catch basins and other such objects.
— No additional payment will be made for the protective layer, as stated in 304-3.04.
— Progress payments will be made after the subbase course has been properly placed and compacted.
Payment will be made at the unit price bid for 75% of the quantity. The balance of the quantity will be
paid for after the final finishing to the required tolerance and just prior to the placing of the next course.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
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<th>Pay Unit</th>
</tr>
</thead>
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<tr>
<td>304.11</td>
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<td>304.12</td>
<td>Subbase Course, Type 2</td>
<td>Cubic Yards</td>
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<td>304.13</td>
<td>Subbase Course, Type 3</td>
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<td>Subbase Course, Type 4</td>
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<td>304.15</td>
<td>Subbase Course, Optional Type</td>
<td>Cubic Yards</td>
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</tbody>
</table>

SECTIONS 305 AND 306 (VACANT)

SECTION 307 - HYDRATED LIME STABILIZED SUBGRADE

307-1 DESCRIPTION. Hydrated lime stabilized subgrade shall consist of the in-place subgrade soil
mixed uniformly with hydrated lime and moistened, compacted and cured in accordance with these
specifications, the plans and as specified by the Engineer.

307-2 MATERIALS
307-2.01 Lime Stabilization. Materials for lime stabilization shall meet the requirements of the following:

Water 712-01
Hydrated Lime 712-04

Hydrated lime which has slaked prior to mixing, for any reason, shall not be incorporated in the work.

307-2.02 Surface Treatment. When a surface treatment is required to protect the completed lime stabilized course as specified in §307-3.11, the materials for surface treatment shall meet the following requirements:

Asphalt Emulsion - (RS-2) 702-3101
Coarse Aggregate - 1A size 703-02

307-3 CONSTRUCTION DETAILS

307-3.01 Equipment. No work will be permitted until all necessary equipment is on hand, inspected and approved by the Engineer.

A. Scarifiers. A grader-scarifier, heavy disc harrow, heavy plow or rotary pulverizing mixer shall be used for the initial scarification of the soil. The equipment shall be capable of scarifying the soil to the full depth of stabilized treatment.

B. Mixers. A rotary pulverizing mixer or heavy plow shall be used for all mixing of the hydrated lime with the subgrade soil. The use of a heavy plow will be permitted only if the rotary pulverizing mixer is not capable of adequately mixing the lime-soil mixture to the full depth of treatment. Rotary mixers shall be equivalent to the Seaman Duo-Stabilizer Model DS730 or the Brothers Master Mixer Model LSPRM84A.

C. Lime Spreaders. Spreading equipment shall be capable of uniformly distributing the lime without excess loss and at a specified rate.

D. Compactors. Compaction equipment shall be selected as specified in Section 203, Compaction.

E. Shaping. Shaping of the stabilized course shall be accomplished with a motor-grader or equivalent equipment capable of shaping the surface to the required tolerances specified.

F. Finish Rolling. A smooth steel wheel tandem roller weighing between 8 to 10 tons shall be used for the finish rolling.

G. Water Equipment. Water shall be added to the soil with a pressure distributor or other suitable equipment capable of uniformly distributing the required amount.

307-3.02 Weather Limitations. Lime stabilization of the subgrade shall not be done when the subgrade temperature is below 40°F, nor in the period from October 15 to May 15, except by written permission of and under such special limitations as set forth by the Deputy Chief Engineer (Technical Services). The hydrated lime shall not be mixed with frozen subgrade soil or when the subgrade contains frost. Lime shall not be applied when wind conditions, as determined by the Engineer, are such that blowing lime becomes objectionable or hazardous to traffic, workers, and adjacent property owners.
307-3.03 Protection and Safety. Before lime is spread, the Contractor shall take necessary precautions and provide necessary equipment to protect all personnel and adjacent properties from lime dust created by the lime application and mixing operations. Safety goggles and lightweight filter masks shall be provided by the Contractor to all working personnel and shall be worn at all times during these operations.

307-3.04 Preparation of Foundation. Prior to the addition of any lime to the subgrade, the area to be stabilized shall be graded and shaped in close conformity to the typical sections, lines and grades as shown on the plans or as specified by the Engineer. Where the depth of lime stabilization exceeds 6 inches, the subgrade soil in excess of the 6 inches depth shall be removed, placed in windrows and processed as an additional lift.

307-3.05 Scarifying. The subgrade soil shall be scarified 6 inches deep to the width required for stabilization. The scarified material shall be partially pulverized by making one pass through the area with a pulverizing rotary mixer. The pulverizing portion of the scarifying operation may be deleted in some areas, where, as determined by the Engineer, the subgrade soils are excessively wet and sticky so that pulverizing with a rotary mixer is impractical.

307-3.06 Application of Lime. The hydrated lime shall be applied to the scarified material by an approved method and at the rate stipulated in the plans or as specified by the Engineer. A lime slurry, applied by an approved method and suitable equipment, will be permitted. Spreading equipment shall uniformly distribute the lime without excess loss. No equipment except that used for spreading and mixing shall be permitted to pass over the spread lime until it is mixed. The Engineer may require the spread lime to be sprinkled with water to reduce dusting.

307-3.07 Primary Mixing. After the required amount of lime has been uniformly spread, it shall be mixed into the subgrade to the full depth of treatment using a traveling rotary mixing machine or heavy plow. A minimum of three passes will be required to assure uniform incorporation of the hydrated lime. Water shall be added at the rate of up to 500 gallons/ton of lime as required for the proper consistency.

The primary mixing operation shall be completed within four hours after application of the lime. At this time, all of the lime shall be thoroughly and uniformly incorporated into the subgrade to the full depth of treatment in such a manner that the result is a homogeneous, friable mixture of subgrade soil and lime, free from clods or lumps exceeding 2 inches in size. Where the required depth of stabilization exceeds 6 inches, the windrowed material in excess of the 6 inches depth shall be spread to the required lift thickness and processed, by the addition of lime and primary mixing, as specified for the first layer. Each additional layer, where required, shall be processed similarly.

Immediately after the primary mixing operations are completed for the full depth of treatment, the surface of the subgrade shall be shaped and lightly sealed with a pneumatic tired or smooth steel wheel roller. The surface shall be crowned so as to properly shed water if rain occurs.

307-3.08 Curing. Following primary mixing operations, the stabilized course shall be allowed to cure for at least 24 hours plus any additional time required for the lime to properly react with the subgrade soil. Curing periods in excess of 24 hours shall be as determined and specified by the Engineer. During the curing period, the surface of the material shall be kept moist to prevent drying and cracking, and maintained in a properly sealed and crowned condition as specified by the Engineer.

307-3.09 Secondary Mixing. Immediately after the completion of the curing period, the stabilized course shall again be completely mixed and pulverized to the full depth of stabilization by a rotary pulverizing mixer. Secondary mixing shall continue for at least three passes or until, as determined by the
Engineer, the material is properly mixed and blended. Adjustments in water content shall be made during the secondary mixing operation to obtain the proper moisture content required for compaction.

307-3.10 Compaction, Shaping and Finishing. Compaction of the mixture shall begin immediately after completion of the secondary mixing operations and after the proper moisture content for compaction has been obtained. Compaction shall be in accordance with the requirements of Section 203, Compaction. After compaction and shaping, the surface of the course shall be finished-rolled by a smooth steel wheel tandem roller weighing between 8 to 10 tons. The secondary mixing, compaction, shaping and finishing operations shall be completed within eight hours after the start of the secondary mixing.

The surface of the finished stabilized subgrade course shall not extend above design grade at any location.

The thickness of the complete hydrated lime stabilized subgrade will be determined from measurements made in test holes located at random intervals not to exceed 500 feet. The measured thickness shall not deviate from that shown on the plans or specified by the Engineer, by more than plus 1 1/2 inches or minus 1 inch. Areas of hydrated lime stabilized subgrade not meeting the specified thickness requirements shall be reconstructed.

The subbase course material shall be placed and compacted within two days after the lime stabilized subgrade course has been compacted, shaped and finished at that location. The surface of the treated subgrade shall be kept continuously moist up to the time of subbase material placement.

307-3.11 Surface Treatment Option. The Contractor may elect to defer placement of the subbase materials up to two weeks by placing a bituminous membrane, cationic asphalt emulsion, over the treated subgrade. The bituminous membrane must be placed within two days after the stabilized subgrade has been compacted and finished. The stabilized subgrade must be kept continuously moist prior to application of the bituminous membrane. The bituminous material shall be applied at a uniform rate of 0.2 gal/sy of treated subgrade. Where traffic is to operate on the treated subgrade, the bituminous membrane shall be chipped with a uniform coating of Size 1A aggregate applied at a rate of 15 lb/sy of treated subgrade.

307-4 METHOD OF MEASUREMENT

307-4.01 Hydrated Lime Stabilized Subgrade. The quantity of hydrated lime stabilized subgrade to be paid for will be the number of cubic yards of lime stabilized subgrade computed within the payment lines shown on the plans or otherwise specified in writing by the Engineer.

307-4.02 Furnishing and Applying Hydrated Lime. The quantity of hydrated lime to be paid for will be the number of tons of hydrated lime furnished and applied. Lime that has slaked prior to application and additional lime applied because of reduced lime content resulting from excessive thickness of the lime stabilized layer will not be measured for payment.

307-5 BASIS OF PAYMENT

307-5.01 Hydrated Lime Stabilized Subgrade. The unit price bid per cubic yard shall include the cost of furnishing all labor, equipment and materials necessary to complete the work, except that furnishing and applying water and hydrated lime will be paid for separately. No payment will be made for the asphalt emulsion or 1A stone chips, nor for any maintenance, repairs or reconstruction of the stabilized subgrade made before acceptance, nor for any losses of material which may result from compaction, erosion or any other causes.
307-5.02 Furnishing and Applying Hydrated Lime. The unit price bid for hydrated lime shall include the cost of all material, labor and equipment necessary to furnish, store, handle and apply hydrated lime in accordance with these specifications.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
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<td>Hydrated Lime Stabilized Subgrade</td>
<td>Cubic Yard</td>
</tr>
<tr>
<td>307.02</td>
<td>Furnishing and Applying Hydrated Lime</td>
<td>Ton</td>
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</tbody>
</table>

SECTION 308 - SOIL CEMENT COURSE

308-1 DESCRIPTION. This work shall consist of furnishing and placing a course of Portland cement stabilized soil in accordance with these specifications and in reasonably close conformance to the lines, grades, and typical sections shown on the plans or as ordered by the Engineer.

308-2 MATERIALS. Materials used for this item shall conform to the following Sections of these Specifications:

- Portland Cement, Type 2 701-01
- Asphalt Emulsion (RS-2) 702-3101
- Coarse Aggregate - 1A size 703-02
- Water 712-01
- Calcium Chloride 712-02

Soil shall be graded from coarse to fine, free of topsoil, organic matter, and substances deleterious to the normal hardening of the soil cement mixture, and shall be subject to the approval of the Engineer at all times. The soil will be sampled by the Engineer prior to use and submitted to the Geotechnical Engineering Bureau to determine both its suitability and the cement content to be used. Frozen soil or soil containing frost shall not be used.

The soil material shall be stockpiled, sampled and tested before mixing in conformance with material tests and quality control methods contained in the appropriate Department publications which are current on the date of advertisement for bids. These publications are available upon request to the Regional Director or the Director, Geotechnical Engineering Bureau.

308-3 CONSTRUCTION DETAILS

308-3.01 Equipment. No work under this item will be permitted until all equipment and facilities involved are established, inspected and approved by the Engineer.

The materials shall be mixed in a central twin-shaft pugmill mixing plant or mixed on the roadbed by a traveling pugmill, whichever equipment the Contractor elects to use. Traveling pugmill mixing equipment shall not be operated at speeds greater than those recommended by the manufacturer for the depth of treatment and quantity of materials to be mixed.

Where the materials are mixed in a central twin-shaft pugmill mixing plant, the mixing area of the pugmill shall extend at least 4 feet beyond the last point where the soil, cement, or water are fed into the mixer, so that all materials will be completely and thoroughly mixed in the pugmill for a distance of at least 4 feet. The paddles of the pugmill shall be adjustable for angular position on the shaft, and shall be reversible to retard the flow of mixture in order to control the mixing time. Where the materials are mixed at a central twin-shaft mixing plant, a hydraulically or mechanically operated discharge hopper of at least 1 cubic yard capacity shall be provided. Sufficient clearance for a ten-wheel dump truck shall be provided underneath the hopper.
The central mixer shall be either a continuous or batch type pugmill, and shall be designed to accurately proportion the mix either by volume or by weight. The pugmill mixer shall be provided with weighing, volumetric or other gauging equipment, which shall be capable of providing accurate control at all times of the amounts of soil and cement entering the mixer per time interval. The mixer shall be equipped with a method of mechanically interlocking the cement feed with the soil feed so that uniformity of the mixture will be assured at all times. A water pump and meter arrangement shall be available for addition of water to the soil and cement. The water supply line shall have a 90° T connection with a valve immediately downstream of the flow meter for calibration purposes. The meter shall be calibrated at least once a year under the direction of Department personnel.

A smooth steel wheel roller and a self-propelled pneumatic tired or self-propelled vibratory compactor shall be used for compaction. The minimum number of passes shall be determined by the Engineer, after field tests, and shall be such as to produce the specified minimum density for the full depth of the course. Cleated or tracked equipment will not be permitted on the soil cement course. In areas inaccessible to pneumatic tired compactors, or where maneuvering space is limited, impact rammers and/or vibratory equipment may be used provided the required density is obtained.

Equipment suitable for storing, handling, weighing, measuring, proportioning, controlling and applying or spreading the cement shall be used. Equipment suitable for accurately metering, controlling and applying the water shall be used. If a pugmill mixer is used, all necessary water for mixing shall be added in the pugmill. If a rotary mixer is permitted and used, water for mixing shall be added through a spray bar in the mixing chamber.

308-3.02 Weather Limitations. Soil Cement Course shall not be placed between October 15 and May 15 nor when the air temperature in the shade is 40°F or lower. Soil cement course shall not be placed upon a frozen surface.

308-3.03 Preparation of Foundation. Before soil cement operations are begun, the area upon which the soil cement course is to be placed shall be graded, shaped, and compacted as required in conformance with the grades, lines, thicknesses and typical sections shown on the plans or as ordered by the Engineer. The subgrade and any preceding course shall be compact and suitable to support the construction and compaction equipment without settlement or displacement. Soft or yielding subgrade shall be corrected and made stable before the soil cement course is placed.

308-3.04 Application of Calcium Chloride and Cement. Where required by a Special Note in the Proposal, the specified quantity of calcium chloride ordered by the Engineer in flake form shall be uniformly added to the soil before adding the cement.

Portland cement, in the amount ordered by the Engineer, shall be added uniformly to the soil material. The amount of cement ordered by the Engineer will range generally between 8 percent and 10 percent by weight.

The percentage of moisture in the soil, at the time of cement application, shall not exceed the quantity that will permit a uniform mixture of soil and cement during mixing operations and shall not exceed the optimum moisture content for the soil cement mixture, as determined by the Engineer.

Where a traveling pugmill mixer is used, cement that has been displaced or removed from the windrow regardless of cause, shall be replaced before mixing is started, at the Contractor's expense.

308-3.05 Mixing and Spreading. Immediately prior to mixing, the soil shall have a minimum temperature of 40°F. After the cement has been applied to the soil, it shall be immediately mixed with the soil. Mixing shall continue until the cement has been thoroughly blended with the soil to prevent the formation of cement balls when the water is applied. Immediately after the soil and cement have been thoroughly mixed, the full amount of water shall be applied uniformly and mixing shall be continued until an intimate and homogeneous blend of soil, cement and water has been obtained.
When water application and mixing have been completed, the percentage of moisture in the mixture based on oven-dry weights, shall not be below, nor more than 2 percent above, the specified optimum moisture content determined by the Engineer.

In order to minimize segregation of the mix, the discharge gates shall be kept closed until the hopper is filled to at least one-half of its capacity. After the hopper is emptied, the gates shall be closed until the hopper is refilled. The material shall then be discharged into clean trucks and transported directly to the grade.

The soil cement shall be spread on an accepted subgrade or preceding course immediately after mixing. If mixed in a central plant, approved mechanical spreading equipment shall be used and not more than 30 minutes shall elapse between the time of mixing the cement and the start of the compaction operation.

In case of rain between the time of adding cement and final finishing, the Engineer shall be the sole judge of what areas involved are satisfactory and what areas are not acceptable. Areas not acceptable to the Engineer shall be removed to the full depth of the soil cement course and properly replaced at the Contractor's expense for all labor, materials and equipment involved.

308-3.06 Compaction. Prior to the beginning of compaction, the mixture shall be in a loose condition for its full depth on the subbase course. As an immediate continuation of mixing operations, and after an initial breakdown pass with a smooth steel wheel roller, the loose mixture then shall be uniformly compacted, by a self-propelled pneumatic tired or self propelled vibratory compactor, to the specified density. All areas and portions of this course shall be thoroughly and uniformly compacted for the full thickness of the course to a minimum dry density of 95 percent of the maximum density. During compaction, water shall be applied to the surface as determined and ordered by the Engineer, to maintain the optimum moisture content.

308-3.07 Finishing. During the compaction operations, shaping will be required to obtain the required surface and cross-section. During shaping operations it may be necessary to lightly scarify and broom-drag the surface in order to remove ridges or depressions in excess of the permitted tolerance. The resulting surface shall then be rolled with a smooth steel wheel roller, weighing not less than 10 tons, or pneumatic tire rollers, or both. The final rolling shall be done by a smooth steel wheel roller. Several applications of water may be required to keep the surface at the proper moisture content, as ordered by the Engineer, during the finishing operation. Water shall be applied by the pressure spray bar method. Compaction and finishing shall be done in such a manner as to produce, in not longer than 2 1/2 hours after completion of mixing, a smooth, dense surface, free of surface compaction planes, cracks, ridges or loose material. Immediately after rolling, the surface of the course shall be tested for trueness, transversely and longitudinally. The finished surface of the course shall not extend above, nor be greater than 1/2 inch below, true grade and surface at any location. Surface finishing shall be completed in daylight hours.

Any portion of this course which has a density less than that specified shall be corrected or removed and replaced to its full depth to meet these specifications, at the Contractor's expense.

308-3.08 Construction Joints. At the end of each day's construction, a straight transverse and/or longitudinal construction joint shall be formed by cutting back into the completed work to form a true vertical face, which shall be properly maintained until the abutting section is completed.

308-3.09 Curing and Surface Treatment. After the soil cement course has been finished as specified herein, it shall be continually protected against drying by the application of water, until the bituminous seal is applied. At least 48 hours shall elapse between the completion of the finishing operations and the application of the bituminous seal.

At the time the bituminous seal is applied, the soil cement surface shall be dense, free of all loose and extraneous material, and shall contain sufficient moisture to prevent penetration of the bituminous
material. Water shall be applied in sufficient quantity to fill the surface voids of the soil cement immediately before the bituminous seal is applied. The bituminous seal shall be uniformly applied to the surface of the completed soil cement at the rate of approximately 0.15 to 0.30 gal/sy with approved heating and distributing equipment. The exact rate and temperature of application to give complete coverage without excessive run-off will be as determined and ordered by the Engineer. No traffic, nor placement of an overlying course, will be permitted over the soil cement course within 5 days from the application of the bituminous seal. Where this course is utilized for maintaining traffic, the application of the bituminous material shall be immediately followed by the application of approved cover aggregate of 1A size at the rate of 20 to 30 lb/sy. The aggregate will be broomed and rolled as ordered by the Engineer.

When the air temperature may be expected to reach the freezing point, sufficient protection from freezing shall be given the soil cement for 7 days after its construction and until it has hardened to the satisfaction of the Engineer.

308-3.10 Traffic. No traffic or hauling equipment other than that necessary for sealing, chipping or for placing the next course will be permitted over this course, unless specifically permitted by a Special Note in the Proposal.

308-3.11 Maintenance. The Contractor shall be required, within the limits of the contract, to maintain the soil cement in good condition and in a manner satisfactory to the Engineer from the time he first starts work until all work has been completed and accepted. Maintenance by the Contractor shall include immediate repairs of any defects, regardless of cause, that may occur. This work shall be done by the Contractor at its own expense, and repeated as often as may be necessary to keep the course continuously intact. Repairs are to be made in a manner to insure restoration of a uniform surface and durability of the part repaired. Faulty and damaged work, regardless of cause, shall be replaced for the full depth of the course by the Contractor at its own expense. Any low areas, regardless of cause, shall be remedied by replacing the material for the full depth of the course and not by adding a thin layer of soil cement to the completed work.

308-4 METHOD OF MEASUREMENT. The quantity to be paid for under this item will be the number of cubic yards of material computed within the payment lines shown on the plans or otherwise ordered in writing by the Engineer, and completed in accordance with the plans and specifications. The thickness of the surface treatment will not be included in the volume measured for payment.

308-5 BASIS OF PAYMENT. The unit bid price per cubic yard for this item will include the cost of furnishing all labor, equipment and materials necessary to complete the work, except that furnishingPortland cement, calcium chloride (where required), bituminous material, water equipment and applying water, will be paid for separately under their respective items.

No direct payment will be made for any maintenance, repairs and replacements made before acceptance, nor for any losses of material which may result from shrinkage, compaction, foundation settlement, waste, overflow, erosion, leakage or any other causes: the cost of such will be included in the price bid for this item.

Payment will be made under:

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<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<tr>
<td>308.01</td>
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SECTIONS 309 THRU 399 (VACANT)
Section 400
HOT MIX ASPHALT

SECTION 401 - PLANT PRODUCTION

401-1 DESCRIPTION. The contractor is responsible for Quality Control (QC). QC is defined as all activities required to produce HMA that meets all specification requirements. The contractor shall incorporate a Quality Control system for all plant production of hot mix asphalt (HMA) and assume responsibilities for all QC activities at the production facilities.

The contractor shall produce the HMA according to the specifications herein and provide production documentation. Quality Adjustment Factors (QAFs) will be used to assess HMA production quality and these factors will be applied to calculate a quality payment adjustment.

The Department is responsible for Quality Assurance (QA). QA is defined as all activities performed by the Department to assure that HMA production meets the specification requirements. The Department will determine quality payment adjustments for each day’s production using a daily QAF obtained from the calculations of the average absolute values for volumetric and non-volumetric mixes in accordance with Materials Procedure (MP) 401, Quality Control and Quality Assurance Procedures for Quality Control Hot Mix Asphalt Production. The daily QAFs measure production variation from the mean of the specification limits.

401-2 MATERIALS. The provisions of §402-2, Materials, apply and are as modified herein. Produce HMA in accordance with the requirements outlined in this specification, including all applicable Test Methods and Materials Procedures. HMA mixture designs must be accepted by the Department prior to any HMA production.

The Department reserves the right to suspend any mixture design when the mixture produces unacceptable paving results or exhibits properties that will affect the anticipated pavement performance.

401-2.01 Hot Mix Asphalt Designs. Formulate and submit a HMA design to the Regional Materials Engineer (RME) that satisfies all design criteria outlined in MM 5.16, Superpave Hot Mix Asphalt Mixture Design and Mixture Verification Procedures. When the submitted HMA design is assigned verification status, the design must be verified during production. Notify the RME at least 24 hours prior to the start of verification status production. When producing under verification status, make necessary adjustments to control the process. Apply daily QAFs to both verification and production status mix designs. Mixtures produced under verification status are allowed for use on State projects.

For any HMA permeable base and shim mixtures required by the contract documents, formulate and submit to the RME a job mix formula that satisfies the General Limits imposed by Table 401-1, Composition of Hot Mix Asphalt Mixtures.

401-2.02 Aggregates. Aggregate must be from a source approved by the Department. Use fine aggregate that consists of materials conforming to the requirements of §703-01, Fine Aggregate. In addition, fine aggregate may consist of screenings, free from deleterious materials and manufactured from sources of stone, gravel, or slag meeting the requirements of §703-02, Coarse Aggregate.

Use coarse aggregate that consists either of crushed stone, crushed gravel, or crushed slag conforming to the requirements of §703-02, Coarse Aggregate and MM 5.16.

Use slag aggregate on State projects only when an alternate pay item which takes the mix yield differential into account is included on the plans or in the itemized proposal.
When coarse aggregates for the mixture are from more than one source or of more than one type of material, proportion and blend them to provide a uniform mixture.

### TABLE 401-1 COMPOSITION OF HOT MIX ASPHALT MIXTURES

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<thead>
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<th>Mixture Requirements</th>
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</table>

NOTES:
1. All aggregate percentages are based on the total weight of the aggregate.
2. The asphalt content is based on the total weight of the mix. When using slag aggregates in the mix, the asphalt content shall be increased accordingly, a minimum of 25 percent for an all slag mix.
3. Use the PG binder listed in the proposal or as designated by the Region Materials Engineer following the guidance specified in the Comprehensive Pavement Design Manual, Chapter 6, Section 6.2.5 – Performance Graded Binder Selection.
4. Or as recommended by the PG binder manufacturer.

**A. Coarse Aggregate Type F1 Conditions.** Use one of the following types of coarse aggregate.

1. Limestone, dolomite or a blend of the two having an acid-insoluble residue content of not less than 20.0%.
2. Sandstone, granite, chert, traprock, ore tailings, slag or other similar noncarbonate materials.
3. Gravel, or a natural or manufactured blend of the following types of materials: limestone, dolomite, gravel, sandstone, granite, chert, traprock, ore tailings, slag or other similar materials, meeting the following requirements:

   a. 12.5 Nominal Maximum Size Aggregate Mixes. Noncarbonate plus 1/8 inch particles must comprise a minimum of 30.0% of the total aggregate (by weight with adjustments to equivalent...
volumes for materials of different specific gravities). A minimum of 95.0% of plus 3/8 inch particles must be non-carbonate.

b. 9.5 Nominal Maximum Size Aggregate Mixes. Noncarbonate plus 1/8 inch particles must comprise a minimum of 30.0% of the total aggregate (by weight with adjustments to equivalent volumes for materials of different specific gravities). A minimum of 95.0% of plus No. 4 particles must be non-carbonate.

B. Coarse Aggregate Type F2 Conditions. Use one of the following types of coarse aggregate.

1. Limestone, dolomite, or a blend of the two having an acid-insoluble residue content of not less than 20.0%.
2. Sandstone, granite, chert, traprock, ore tailings, slag or other similar noncarbonate materials.
3. Gravel, or a natural or manufactured blend of the following types of materials: limestone, dolomite, gravel, sandstone, granite, chert, traprock, ore tailings, slag or other similar materials, meeting the following requirements:
   a. 12.5 Nominal Maximum Size Aggregate Mixes. Noncarbonate plus 1/8 inch particles must comprise a minimum of 10.0% of the total aggregate (by weight with adjustments to equivalent volumes for materials of different specific gravities). A minimum of 20.0% of plus 3/8 inch particles must be noncarbonate.
   b. 9.5 Nominal Maximum Size Aggregate Mixes. Noncarbonate plus 1/8 inch particles must comprise a minimum of 10.0% of the total aggregate (by weight with adjustments to equivalent volumes for materials of different specific gravities). A minimum of 20.0% of plus No. 4 particles must be non-carbonate.

C. Coarse Aggregate Type F3 Conditions. Use one of the following types of coarse aggregate.

1. Limestone or a blend of limestone and dolomite having an acid-insoluble residue content of not less than 20.0%.
2. Dolomite.
3. Sandstone, granite, chert, traprock, ore tailings, slag or other similar noncarbonate materials.
4. Gravel, or a natural or manufactured blend of the following types of materials: limestone, dolomite, gravel, sandstone, granite, chert, traprock, ore tailings, slag or other similar materials, meeting the following requirements:
   a. 12.5 Nominal Maximum Size Aggregate Mixes. Noncarbonate plus 1/8 inch particles must comprise a minimum of 10.0% of the total aggregate (by weight with adjustments to equivalent volumes for materials of different specific gravities). A minimum of 20.0% of plus 3/8 inch particles must be noncarbonate.
   b. 9.5 Nominal Maximum Size Aggregate Mixes. Noncarbonate plus 1/8 inch particles must comprise a minimum of 10.0% of the total aggregate (by weight with adjustments to equivalent volumes for materials of different specific gravities). A minimum of 20.0% of plus No. 4 particles must be non-carbonate.

D. Coarse Aggregate Type F9 Conditions. Use coarse aggregate meeting the requirements of §703-02, Coarse Aggregate.

401-2.03 Mineral Filler. Use mineral filler conforming to the requirements of §703-08, Mineral Filler.
401-2.04 Performance-Graded Binder. Use the Performance-Graded Binder (PG Binder) in the production of these mixtures that meets Section 702 – Bituminous Materials.

Initial acceptance of the PG Binder is based on the primary source appearing on the Department’s Approved List for Bituminous Material Primary Sources, A. Performance-Graded Binders for Paving. Acceptance of the PG Binder is contingent upon satisfactory test results from samples taken, as required by the Department’s procedural directives, at the location where the material is incorporated into the work. A primary source is defined as a firm that samples, tests, and certifies by Production Lot that the PG Binder is in conformance with the specifications. The procedural directives for sampling, testing, and certifying the PG Binder, and for achieving and maintaining approved list status, are available from the Materials Bureau.

The temperature of PG Binder delivered to the HMA Production Facility shall not exceed 350°F, unless the PG Binder supplier recommends it.

401-2.05 Reclaimed Asphalt Pavement. Reclaimed Asphalt Pavement (RAP) shall meet the requirements of MM 5.16.

401-3 CONSTRUCTION DETAILS.

401-3.01 Quality Control. Perform all sampling and testing in accordance with Materials Procedure 401. Document all QC test results and records in a legible manner and provide them to the State at the end of each production season or when requested by the RME. HMA produced without the required sampling, testing and documentation may be rejected.

401-3.02 Production Facility Laboratory. Maintain an approved production facility site laboratory to perform all required HMA sampling and testing according to MP 401.

401-3.03 Plant Lots and Sublots. Determine plant lots and sublots on a daily basis in accordance with MP 401.

401-3.04 Quality Control Sampling and Testing. Obtain and test QC samples as outlined in MP 401.

401-3.05 Production Control. Produce HMA according to MP 401. Make necessary process control adjustments during production according to MP 401.

401-3.06 Production Quantities. Whenever production is made for the Department, notify the Regional Materials office by 3:00 p.m. the business day before the day of production.

Maintain a record of each day’s production quantity for each mix design supplied to the project site daily. Retain these records at the production facility. These records must be available to the Department’s representative for review. Ship all production quantities as outlined in §401-3.07 Documentation.

401-3.07 Documentation. Record all QC test data for each plant on the appropriate forms provided by the Department according to MP 401. Also, keep a copy of the plant automation printout at the plant facility for each mix type produced and make them available for review at all times. Transmit a summary of all test data weekly to the RME.

Provide a delivery ticket indicating the total quantity in tons being delivered with each delivery vehicle supplying HMA. The method of determining the delivered quantity is subject to the approval of the RME. Make one legible copy of the delivery ticket available to the Department’s paving inspector prior to the placement of the mixture showing the following minimum information:

- Ticket number
- Plant identification
- Contract number
- Site Manager Mix ID (as outlined in MP 401)
- Mix Code (as outlined in MP 401)
- Quantity of material in vehicle
- Date and Time

The quality assurance technician (QAT) will determine the quality adjustment factor (QAF) for each day’s production in accordance with MP 401. The Engineer will use the Daily QAF to calculate the payment adjustment for each day’s production according to §402-4 Method of Measurement.

401-3.08 HMA Mixing Plant. HMA mixing plants must meet the requirements in MP 401.

401-3.09 Hot Mix Asphalt Holding Bins. HMA mixtures may be held in holding bins which meet the requirements in MP 401.

401-3.10 Evaluation of Lots Represented by 0.85 QAF. When any material results in a QAF of 0.85, the Engineer will evaluate the subject material to determine if it will be left in place. The Engineer may require the Contractor to core the pavement to determine if the in-place density is acceptable at no additional cost to the State. When cores are required, the Engineer will divide the pavement area being evaluated into 4 sublots in accordance with the requirements of §402-3.08, Pavement Density Samples. The material will be left in-place when either of the following sets of conditions is met.

- The calculated plant air voids used for payment are greater than 5.5% and less than or equal to 7.0%, the asphalt content, based on automation, is within 0.2% of the production target, the Contractor achieved field density of 92% to 97%, and there are no defects such as, but not limited to, cracking, raveling, rutting, shoving, or bleeding.
- The calculated plant air voids used for payment are greater than or equal to 1% and less than 1.5%, the validated QC and QA plant air void test results, according to MP 401, average 1.5% to 5.5%, the asphalt content, based on automation, is within 0.2% of the production target, the contractor achieved field density of 92% to 97%, and there are no defects such as, but not limited to, cracking, raveling, rutting, shoving, or bleeding.

If the material does not meet the above conditions or it is unknown, such as for mixes accepted based on gradation or if QA testing was not required, the Engineer will determine if the material in question may remain in-place considering, but not limited to, the following:

- Type of material produced
- The layer in which the material was placed
- The location and traffic volume
- Laboratory test results
- Field test results, such as density

If the subject material is left in-place, it will be assigned a QAF of 0.85. If determined the subject material will not be left in-place, the Contractor shall remove and replace the material at no additional cost to the State.

401-4 METHOD OF MEASUREMENT. The quantity will be the number of tons delivered as determined from the automated proportioning system, the delivery vehicle weigh system, or the HMA holding bin weigh system. The measurement or calculation will be the quantity based on the measured amount and reported to the nearest 0.01 of a ton.
SECTION 402 - HOT MIX ASPHALT (HMA) PAVEMENTS

402-1 DESCRIPTION. These specifications apply to all plant mixed Hot Mix Asphalt (HMA) produced at a production facility under Section 401, Plant Production, irrespective of aggregate gradation, type, and amount of HMA material or use.

This work will consist of providing, placing, and performing density monitoring of one or more courses of HMA pavement constructed on the prepared foundation in accordance with the contract documents or as directed by the Engineer.

402-2 MATERIALS

402-2.01 General. Use aggregate and PG binder from a supplier listed in the Department’s Approved List of Fine and Coarse Aggregates. Use of mineral filler or any other materials for the production of HMA will be accepted in accordance with the State’s written instructions.

A PG Binder grade and the Design Estimated Traffic in 80 kN ESALs will be specified by Special Note in the contract documents.

402-2.02 Composition of Mixtures. Supply HMA for the project meeting the requirements of §401-2 of the Standard Specifications and the mixture design procedure as written in Materials Method (MM) 5.16, Superpave Hot Mix Asphalt Mixture Design and Mixture Verification Procedures.

The Contractor will be responsible for the quality and performance of the mixture created from approved components. The Department reserves the right to take samples at any time and location to assure the materials and workmanship incorporated into each Department project are in conformity with the approved plans and specifications.

402-3 CONSTRUCTION DETAILS. The Engineer will conduct a pre-paving meeting prior to any routine HMA placement. The attendance to this meeting will include Regional Materials Engineer, Paving Foreman, Chief Inspector or Paving Inspector(s), HMA plant representative, density gauge operator, if necessary, and traffic protection personnel. Participants will review all aspects of the specifications requirements including, but not limited to, the following:

- HMA mixture delivery temperature
- Equipment and setup
- Mix codes to assure correct mix is delivered to the project
- Gauge operator certification
- Proper construction practice to provide quality product
- Traffic Control Activities

A certified density gauge operator must be present to monitor pavement density using a density gauge for 50 Series (non-mainline areas), 60 Series, and 70 Series compaction methods. The gauge operator must hold a current Density Gauge Inspector Certification from the Associated General Contractors, New York State, or its equivalent, as determined by the Director, Materials Bureau.

Do not place HMA mixture on any wet surface. Wet surface is defined as one that is moistened, covered, or soaked with water.

402-3.01 Temperature and Seasonal Limitations.

A. Surface Temperature
1. Place HMA only when the pavement surface temperature is equal to or greater than those specified in Table 402-1, Temperature Requirements.

<table>
<thead>
<tr>
<th>Nominal Compacted Lift Thickness</th>
<th>Surface Temperature Minimum</th>
</tr>
</thead>
<tbody>
<tr>
<td>≤ 1 in</td>
<td>50°F</td>
</tr>
<tr>
<td>1 in &lt; Thickness ≤ 3 in</td>
<td>45°F</td>
</tr>
<tr>
<td>&gt; 3 in</td>
<td>40°F</td>
</tr>
</tbody>
</table>

2. Temperature Measurement: Furnish a surface thermometer capable of reading surface temperature to nearest 1°F for the exclusive use of the Engineer. The Engineer will measure pavement surface temperatures on the surface where the mixture is to be placed. The controlling temperature will be the average of three readings taken at locations 25 feet apart utilizing a surface thermometer covered by insulation for 10 minutes or until a constant temperature is reached. Infra Red (IR) temperature guns may be used in lieu of surface thermometer. When IR gun is used and if there is a dispute with the value obtained, the Engineer will determine the temperature using the surface thermometer.

B. Seasonal Limits: Place HMA Top Course on mainline and shoulders between April 1 and November 30 for the counties of Dutchess, Orange, Putnam, Rockland, Westchester, Nassau, Suffolk, and the City of New York. For all other counties, place HMA Top Course between April 15 and October 31. When placing Top Course HMA outside the seasonal limitations, provide a limited warranty against defects in such work. Perform the warranty work in accordance with Materials Procedure (MP) 402-01, Warranty Requirements for Hot Mix Asphalt (HMA) Top Course. Unless specified elsewhere in this specification or contract documents, these seasonal limits do not apply for any other HMA layer placement.

C. Temporary HMA Placements: HMA placement for temporary detours, which are not and will not become part of the permanent pavement, will not be subject to the temperature and seasonal limitations but must be approved by the Engineer when placed outside temperature and seasonal limits.

D. Miscellaneous HMA Placements: The Engineer may allow the placement of HMA mixtures for curbs, driveways, sidewalks, gutters, and other incidental construction below the minimum temperature and outside the seasonal limits to expedite the completion of the project.

E. Scheduling HMA Placement: Schedule paving operations such that all HMA placements are completed within the temperature and seasonal limitations, provide safe and adequate work zone traffic control, and protect previously laid courses. Such scheduling will include expediting construction operations to permit paving within the seasonal limitations or by limiting the length of work so that it can be completed before the seasonal shut-down. Should paving operations not be completed within temperature and seasonal limitations, provide, at no additional cost to the state, all temporary materials and work necessary such as shimming of castings and protrusions, drainage of the roadway, providing acceptable rideability, and other work needed for the adequate work zone traffic control. Base or Binder layers which will be permanently incorporated into the work may be left open to traffic over the winter. However, if there is any damage to these layers, repair any damaged areas prior to placing subsequent layer at no additional expense to the State. This requirement also applies to the repairs deemed necessary by the Engineer on the temporary HMA placements. Clean this pavement course in accordance with Section 633, Conditioning Existing Pavement, at no additional expense to the State, prior to applying a tack coat and overlaying. Apply tack coat in accordance with Section 407, Tack Coat, immediately prior to HMA overlay.
402-3.02 HMA Pavers. Provide pavers capable of spreading and finishing courses of HMA plant mix material in lane widths, shoulders, or similar construction applicable to the specified typical section and thicknesses shown on the plans. Repair or replace immediately any paver found to be worn or defective either before or during its use. Provide HMA pavers that meet the following requirements:

- Self-powered with an activated screed or strike-off assembly.
- Capable of operating at forward speeds consistent with satisfactory placement of the mixtures.
- Have a receiving hopper with sufficient capacity for uniform spreading operation and with automatic flow controls to place the mixture uniformly in front of the screed. Heat the screed or strike-off assembly as necessary to produce a finished surface of the required smoothness and texture without tearing, shoving or gouging the mixture.
- When screed extensions are necessary for placement of mainline pavement, provide extensions of the same design as the main screed.
- Mount auger and tunnel extensions on the paver when the screed is extended more than 1 foot for fixed paving widths wider than 12 feet when mat uniformity is not achieved as determined by the Engineer.
- When used for placing the initial paving layer, Base, Binder, and Top Courses, pavers must be equipped with approved automatic transverse slope and longitudinal grade screed controls. The controls shall automatically adjust the screed and increase or decrease the mat thickness to compensate for irregularities in the existing surface. The controls shall be capable of maintaining the proper transverse slope and be readily adjustable so transitions and super-elevated curves can be satisfactorily paved. The controls shall operate from suitable fixed or moving references as prescribed in §402-3.06, Spreading and Finishing.

When paving mainline, provide a paver with functional automatic transverse slope and longitudinal grade screed controls that can be operated from either side of the paver. The transverse slope and longitudinal grade screed controls of the HMA paver may be manually adjusted according to the requirements of §402-3.06, Spreading and Finishing.

Engineer will inspect and approve HMA pavers for use prior to the start of paving operations.

402-3.03 Hauling Equipment. Provide HMA transport trucks that have clean, smooth, tight metal beds with waterproof covers for transporting HMA mixtures to the work site. When a flexible cover is used, provide a cover that overlaps the vehicle’s sideboards and back by a minimum of 6 inches and is fastened. The inside surface of the vehicle body may be lightly coated with a release agent listed on the Department’s Approved List for Release Agents. Petroleum products or solvents are not permitted for use as release agents. All hauling equipment is subject to the approval by the Engineer.

402-3.04 Rollers. Rollers can either be vibratory, oscillatory, static steel wheel type, or pneumatic tire rollers capable of compacting hot mix asphalt (HMA). The Engineer will inspect rollers prior to start of paving operations to determine acceptability. A minimum of two rollers, one for breakdown and one for finish rolling, are required unless the HMA placement is on a bridge deck, bridge approaches, or other areas where one roller may be sufficient to achieve the required density. Rollers must be in good mechanical condition, and capable of operating at speeds slow enough to avoid displacement of the mixture. The use of equipment which results in excessive crushing of aggregate will not be permitted. All manufacturers or suppliers must provide recommended settings for amplitude, frequency, and tire pressure (pneumatic) for each roller model for the thickness of pavement being rolled. The recommendations can either be on a sticker or a plate installed on the roller or a document readily available to the Engineer. For night time paving, the roller shall be equipped with at least one light on each fender, or alternatively, at least one light above the roller, visible from a distance of 200 feet. The roller shall also be equipped with an automatic audible warning signal when operating in reverse.
A. **Vibratory and Oscillatory Rollers:** The rollers shall be specifically designed for the compaction of HMA mixture. The roller shall be a self-propelled roller and shall have single or dual drums meeting the requirements as stated below. A roller shall weigh at least 8 tons and shall be capable of maintaining set frequency and amplitude.

   i. Nominal Amplitude          0.05 inches, maximum  
   ii. Frequency                1500 vpm minimum     
   iii. Drum Width (dual drums) 54 inches, minimum  
   (single drum)                84 inches, minimum  
   iv. Speedometer              ½ mph or 50 ft per minute increment, maximum  
   v. Speed limitation device    2 ½ mph or 220 ft per minute, maximum

Rollers shall be equipped with indicators that provide the operator with the speed, amplitude, and frequency setting readouts. The settings on the rollers shall be set such that it will produce a minimum of 12 impacts per foot during the compaction process. Otherwise, the settings shall be adjusted to meet this requirement.

Vibratory and oscillatory rollers shall be equipped with an automatic disconnect system that automatically shuts off the vibration and oscillation when the roller is in a stationary position. The roller must be equipped with a mechanical override system in the event of temporary failure of the automatic disconnect system.

B. **Static Steel-wheel Rollers.** These rollers shall be self-propelled two axle types. Static rollers shall be a minimum of 8 tons.

C. **Pneumatic Rubber-tired Rollers:** These rollers shall be self-propelled and consist of two axles on which multiple pneumatic-tired wheels are mounted in such a manner that the rear wheels shall not follow in the tracks of the forward wheels and will be spaced to give essentially uniform coverage with each pass. The axles shall be mounted in a rigid frame to provide means for adding ballast. The wheels shall be mounted so as to oscillate individually or in pairs. The tires must be smooth and show no tread pattern, be of equal size and diameter, and be uniformly inflated. Pneumatic rollers shall meet the following requirements unless otherwise approved:

   i) Maximum Wheel Load       5,600 lbs       
   ii) Tire Compression on Pavement 80±5 psi  
   iii) Maximum Axle Load     22,400 lbs

D. **Small Vibratory Rollers:** These rollers shall be ride or walk behind type and have dual vibratory drums meeting the following requirements:

   i) Minimum Drum Width      24 inches      
   ii) Minimum frequency     1500 vpm

402-3.05 **Conditioning of Existing Surface.** When specified in the contract documents, clean the surface of the existing pavement, fill joints and cracks, and level the surface to a uniform grade and cross slope prior to the application of a new HMA course in accordance with the provisions of Section 633, Conditioning Existing Pavement. Clean any foreign material from the pavement resulting from construction operations at no additional cost to the State.

Prior to placing new HMA, apply a thin, uniform tack coat as specified in Section 407, Tack Coat, to all contact surfaces of existing HMA and Portland Cement Concrete layers including such areas as
adjacent pavement edges, curbing, gutters, manholes, and other structures where the HMA will be in contact.

Fill any depressions and wheelpath ruts prior to paving Truing and Leveling course, as directed by the Engineer. Use Table 402-2, Mixture Selection for Filling Wheelruts & Depressions, to select the appropriate mix type.

<table>
<thead>
<tr>
<th>TABLE 402-2 MIXTURE SELECTION FOR FILLING WHEELRUTS &amp; DEPRESSIONS</th>
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</thead>
<tbody>
<tr>
<td>Depth Range (in)</td>
</tr>
<tr>
<td>&lt; ¼</td>
</tr>
<tr>
<td>¼ ≤ Depth &lt; ¾</td>
</tr>
<tr>
<td>≥ ¾</td>
</tr>
</tbody>
</table>

If a Truing and Leveling course is specified in the plans or in the itemized proposal, place the course(s) of a minimum variable thickness of proper plant mix necessary to bring the surface of the existing pavement to the same transverse slope and longitudinal grade required for the finished pavement surface. The surface of this course shall be tested in the same manner prescribed in §402-3.10, Surface Tolerance, except that the allowable variation from the true surface after compaction must not exceed ⅜ inch. Unless a mixture type is specified in the plans, use Table 402-3, Mixture Selection for T&L Course, to select the appropriate mix type such that dragging of stones is minimized during placement of the mixture.

<table>
<thead>
<tr>
<th>TABLE 402-3 MIXTURE SELECTION FOR T&amp;L COURSE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compacted Thickness Range (in)</td>
</tr>
<tr>
<td>≤ 2</td>
</tr>
<tr>
<td>2 &lt; Thickness ≤ 3</td>
</tr>
<tr>
<td>3 &lt; Thickness ≤ 5</td>
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</tbody>
</table>

Select a mixture such that dragging of stones at the thin edge is minimized when constructing wedges for super-elevation. If dragging is excessive in any T&L course, the Engineer shall disallow the selected T & L mixture for the application.

402-3.06 Spreading and Finishing

A. **Surface Tolerance:** The requirements of §402-3.10, Surface Tolerance, shall apply.

B. **Mix Temperature:** For 50, 60, and 70 series compaction methods, select a desired HMA mixture temperature to be delivered within the mixing and compaction range of 250°F and 325°F, or as recommended by the PG Binder manufacturer. Notify the Engineer of the desired delivery temperature. Produce and deliver mixtures to the work site, and incorporate into the work within 20°F of the specified temperature. For 80 Series compaction method, the Contractor will select the desired mix temperature with the concurrence of the Engineer.

C. **Tack Coat:** Apply tack coat on the contact surfaces between all HMA pavement lifts in accordance with Section 407, Tack Coat, prior to placing HMA mixture regardless of time period between lifts. Tack coat is not required on the surface of Permeable Base courses. Paving over a tack coat should not commence until the emulsion has broken (goes from brown to black) or is tacky when touched.
D. **HMA Mixture from Multiple Plants:** Supply of HMA mixture from multiple plants to a single paver is prohibited.

E. **Top Course Texture and Color:** Supply Top Course HMA from a single plant for the entire project duration such that the pavement surface has a uniform color and texture as determined by the Engineer. Exception to this requirement is when a contract includes multiple paving sites or the project length is at least 5 miles and supply from multiple plants at discrete points of terminus is practical. In that case, the above requirement will apply to each paving site and locations between discrete points of terminus as approved by the Regional Materials Engineer. Limits of each site will be subject to approval by the Regional Materials Engineer. If a plant breaks down, another plant may supply mixture meeting the requirements of §402-2.02 if the aggregate used for manufacturing of the HMA is from the same source with the concurrence of the Regional Materials Engineer.

F. **Reference Line:** When the initial pavement course is laid with automatic HMA pavers on a new or a reconstruction project, use a taut reference line positioned at or near the pavement centerline or edge to guide the paver. Erect and maintain the reference line to the satisfaction of the Engineer. Support the reference line at approximately 25 feet intervals on tangent sections and at closer intervals on curves. Tension the line sufficiently to remove any sagging. The Engineer may permit a moving reference of at least 30 feet in length in lieu of a reference line. The moving reference may be a floating beam, ski, or other suitable type such that the resulting pavement layer surface is sufficiently even. A short ski or shoe may also be used for the initial course with the approval of the Engineer if a satisfactory fixed reference such as a curb, gutter, or other fixed reference is adjacent to the pavement. In addition, any course in an adjacent lane may be used as the reference for the use of a short ski. When the proposed floating beam or the short ski does not produce the results similar to those obtained using a taut reference line, the Engineer shall disapprove the use of these devices. The Engineer has final approval of the method chosen by the Contractor.

The automatic screed controls are not required for shoulders, temporary detours, behind curbs, where existing grades at roadway intersection or drainage structure must be met, or in other areas where its use is impractical.

G. **Mix Placement:** Use HMA paver(s) to place the mixture either over the entire width or over a partial width that may be practical. Place the mixture on a clean, tack coated surface. Upon arrival at the site, the trucks will deliver the mixture into the paver. Immediately spread and strike off to the required width and appropriate loose depth to established grade, elevation, and to obtain the required compacted thickness at the completion of work. If the areas to be paved are less than 1000 ft² or small and scattered, the HMA mixture may be spread by hand or other method approved by the Engineer. For these areas, dump and spread the mixture such that the compacted thickness meets the thickness specified in the plans.

Place all pavement courses using one of the reference line methods mentioned in §402-3.06 F. Prior to the beginning of rolling, check the loose mat, adjust any irregularities, and remove and replace all unsatisfactory material.

When filling wheel ruts with Shim Course or 9.5 Top Course mixture in an existing pavement, place mixture in each wheelpath rut separately. Use a drag box configuration or approved equal having side forms to shim the ruts. Spread and strike off the Shim Course material to a uniform width of approximately 4 feet. The intent of the operation is to fill the low area only and not to place the material over the pavement's full lane width. The placement equipment wheels and/or other appurtenances must not interfere with the distribution and placement of the Shim Course material.
**402-3.07 Compaction.** Compact the HMA pavement sufficiently using the appropriate compaction method specified in Table 402-4 *Compaction Methods*, to achieve pavement densities in a range of 92% to 97%, expressed as a percentage of the mixture’s maximum theoretical density (MMTD).

When placing HMA mixture using 50, 60, or 70 series compaction method, control all operation of the rollers including speed, amplitude settings, vibration frequency, and the type of rollers.

Immediately compact the HMA using rollers meeting the requirements of §402-3.04, *Rollers*, after the mixture has been placed. Compact the HMA when the mixture is in the proper condition such that the rollers do not cause displacement, cracking, or shoving. Initially, compact all courses with the roller traveling parallel to the centerline of the pavement, beginning at each edge and working toward the center. Compact super-elevated curves starting at the low-side edge and working toward the higher edge.

Correct immediately any displacement occurring as a result of reversing the direction of the roller, or from other causes, using rakes and additional HMA mixture as required. Exercise care in rolling so as not to displace the line and grade of the edges of the HMA mixture. To prevent adhesion of the mixture to the rollers, keep the wheels properly moistened with water, water mixed with small quantities of detergent, or other approved material. Petroleum products or solvents are not permitted.

Upon completion of the HMA placement, there shall be no visible defects in the pavement, such as shallow ruts, ridges, roller marks, cracking, tearing, segregation, bleeding, or any other irregularities. Any defects that become apparent shall be corrected, or the defective pavement replaced, to the satisfaction of the Engineer, at no additional cost to the State.

Along forms, curbs, headers, walls, and other areas not accessible to rollers, compact the mixture thoroughly with mechanical tampers. On depressed areas, use a trench roller or a small vibratory roller with the approval by the Engineer.

Remove any mixture that becomes loose and broken, mixed with dirt, or is in any way defective and replace with fresh HMA mixture. Compact the mixture to conform to the surrounding area. Correct any area showing an excess or deficiency of HMA material.

When Shim Course or 9.5 Top Course is used for filling wheel ruts, make a minimum of three passes of a pneumatic rubber tire roller for compaction. Otherwise, make a minimum of two passes when Shim Course is used as a skim coat. The Engineer may allow the use of other types of rollers.

Do not use vibratory compaction when HMA mixture is placed on structural bridge decks or other structures with less than 2 feet of cover over the structure or when specified in contract documents. If vibratory compaction is used, repair all damages which may occur to the highway components and adjacent property, including buried utility and service facilities, at no additional cost to the State.

Monitor density for 60 and 70 Series projects with density gauges specified in §402-3.07 E, *Density Gauges*. The density gauge operator shall possess a current Density Gauge Inspector Certification from The Associated General Contractors, New York State, or its equivalent, as determined by the Director, Materials Bureau. Any pavement section placed under 60 or 70 Series which is monitored by a gauge operator whose certification is revoked for reasons outlined in the New York State Inspector Certification Program manual under “Decertification”, will be evaluated by sampling and testing of pavement cores in accordance with §402-3.08, *Pavement Density Samples*, and subject to payment adjustment in accordance with Table 402-10, *Density Quality Adjustment Factors for 60 Series*. The above requirement also applies when a density gauge is used for monitoring pavement density in the areas other than mainline under 50 Series compaction method.

Table 402-4, *Compaction Methods*, associates specific item being placed to the required compaction method.

<table>
<thead>
<tr>
<th>TABLE 402-4 COMPACCTION METHODS</th>
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</thead>
<tbody>
<tr>
<td>Compaction Methods</td>
</tr>
<tr>
<td>A=50 series</td>
</tr>
<tr>
<td>B=60 series</td>
</tr>
</tbody>
</table>
C=70 series | 402.XX7FQR
D=80 series | 402.XX8FQR & other

NOTE: XX = 37, 25, 19, 12, 09, 05, 01
F = Friction requirement (1, 2, 3, 9)
Q = Quality item number (core item = 0, plant = 1, density = 2)
R = Revision number

Below is a detailed requirement for each of the compaction methods:

A. **50 Series Compaction Method.** On the first day of mainline paving, construct the pavement under the provisions of “Option 1 - Test Section” or “Option 2 – First Day Routine Paving.”

1. **Option 1 - Test Section.** Construct a test section on the project site at a location approved by the Engineer. The purpose of the test section is to determine if the mixture can be compacted uniformly within the 92-97% of MMTD. The test section will be the same depth specified for the construction of the course which it represents. The test section length shall be at least 300 linear feet but not to exceed 1,500 linear feet when the test section is on the mainline. If required by the Engineer, construct full pavement width to close the joint(s). Use the first 150 feet of the test section to stabilize the paving operation. Once the test section is complete, the Engineer will select core locations, excluding the first 150 feet, in accordance with §402-3.08, *Pavement Density Samples*. Before the road is open to traffic, take the cores at the marked locations. Also, take loose mix samples as specified under §402-3.08, *Pavement Density Samples*. In addition to the above requirements, the following shall apply to the test section provision:

- Only one test section will be placed per day. Subsequent test sections are subject to approval by the Engineer.
- The first 200 tons of quantity placed on a test section will be adjusted by a factor of 1.5 as a Test Section Adjustment. The adjusted quantity will be paid based on the Quality Index price. The remaining quantity will be paid at the bid price. A maximum of two test sections per item will be subject to this adjustment.
- The test section adjustment factor of 1.5 shall not apply for a test section if any HMA of 150 tons or more is placed on the same day, on the same project, other than the quantity required for the construction of the test section.
- Pavement Density Quality Adjustment Factors (QAF) shall not apply for the first two test sections. Subsequent test section(s) located on the mainline is subject to pavement density QAF.
- Placing HMA under “Routine Paving” provisions for this item is not permitted until the results of the cores from the test section have a minimum pavement density QAF of 1.00.
- When the pavement density QAF is less than 1.00, the Contractor shall construct another test section in accordance with “Option 1, Test Section.”
- When the calculated QAF is 0.60 or less, the Engineer will evaluate the test section to determine if it can be left in place. The guidance for evaluation can be found under §402-4, *Method of Measurement*. The Test Section Adjustment shall not apply for the test section.

2. **Option 2 – First Day Routine Paving.** It is not necessary to construct a test section on the first day of paving. Any HMA placed under this provision shall meet the following:

- The test section adjustment of 1.5 shall not apply.
- All material placed will be subject to a pavement density QAF.
If the pavement density QAF on the first day of paving is less than 1.00, construct a test section in accordance with the provisions of the “Option 1 - Test Section” under this method.

Evaluate density in accordance with 3. Routine Paving, below.

3. Routine Paving.  Place all HMA beyond the “Option 1 - Test Section” using the provisions described below.

A paving lot is defined as a day’s production of at least 200 tons. Each paving lot will be equally divided into four sublots in accordance with Materials Procedure (MP) 402-02, Hot Mix Asphalt (HMA) Pavement Density Determination. The Engineer will select and mark a core location in each sublot in accordance with §402-3.08, Pavement Density Samples once the compaction operation is completed. The Engineer will exclude the first 150 feet of the day’s paving. Extract a core at the marked location in each sublot. Take four loose mix samples representing the lot. Pavement cores and loose mix samples will be tested and analyzed by the Department in accordance with MP 402-02 to determine the pavement density QAF. If the quantity placed is less than 200 tons on any day, pavement cores and loose mix samples are not required. The density QAF for that day will be reported as 1.00, provided the density gauge used on previous sections is utilized and the Engineer is satisfied that the procedures used in these areas to obtain pavement densities are similar to previously placed pavement sections. When paving is continuous within a 24-hour period, a new lot will result when a change occurs in the paving crew. When a project includes multiple paving operations, each paving operation will be considered a lot and evaluated separately.

When consecutive lots are found to have a density QAF equal to or less than 0.85, stop paving operations and immediately construct a new test section in accordance with the provisions of “Option 1 - Test Section”, described previously in this section.

The density QAF shall not apply to material placed on shoulders, maintenance widening, crossovers, bridges and ramps with a uniform full-width section of less than 1250 feet in length. Payment for these areas shall be based on satisfactory placement and compaction. Placement and compaction procedures will be satisfactory when the procedures used in these areas obtain pavement density similar to that obtained on the mainline pavement sections. When the shoulder shows signs of distress during compaction, decrease the compaction effort until no further damage occurs to the shoulder or subbase. If density gauge(s) is used to monitor mainline paving, use the same gauge(s) to monitor density on the above referenced areas.

B. 60 Series Compaction Method.  On the first day of mainline paving, construct the pavement under the provisions of “Option 1 - Test Section” or “Option 2 – Test Section and Continue Paving.” The Engineer will approve the location of the test section. Placement of HMA under this method will not be allowed unless both a density gauge and a certified operator are present.

1. Option 1 - Test Section Only.  Prior to routine paving operations for this item, construct a test section at a location approved by the Engineer. The purpose of constructing a test section is to determine a Project Target Density (PTD) for this item and correlation of a density gauge(s) to the cores. It is advisable to use the same equipment and procedures to construct the test section which will be used in the construction of the remainder of the course being laid. The test section will be the same depth specified for the construction of the course which it represents. The test section length shall be at least 300 linear feet but no more than 1,500 linear feet. If required by the Engineer, construct full pavement width to close the joint(s). Use the first 150 feet of the test section to stabilize the paving operation. At the conclusion of the test section, the Engineer will randomly select four 6-inch core locations on the test section in accordance with §402-3.08, Pavement Density Samples excluding the first 150 feet and mark the locations.
During construction of the test section, take loose mix samples in accordance with §402-3.08, *Pavement Density Samples* such that they represent the material placed on the test section. Take density gauge(s) readings at each core location prior to drilling the cores in accordance with Materials Procedure (MP) 402-02, *Hot Mix Asphalt (HMA) Pavement Density Determination*, based on the type of density gauge used. Take cores at each of the marked core location.

Deliver the cores, loose mix samples, and the four density gauge readings with the gauge type, model, and serial number to the Regional Materials Engineer in accordance with §402-3.08, *Pavement Density Samples*. The Regional Materials Engineer will test the samples and establish a PTD for each density gauge in accordance with Materials Procedure (MP) 402-02 within one business day of the delivery of the samples and density gauge readings. In addition to the above requirements, the following shall apply to the test section provision:

- Only one test section will be placed per day. Subsequent test sections are subject to approval by the Engineer.
- The first 200 tons of quantity placed on a test section will be adjusted by a factor of 1.5 as a Test Section Adjustment. The adjusted quantity will be paid based on the Quality Index price. The remaining quantity will be paid at the bid price. A maximum of two test sections per item will be subject to this adjustment.
- The test section adjustment factor of 1.5 shall not apply for a test section if any HMA of 150 tons or more is placed on the same day, on the same project, other than the quantity required for the construction of the test section.
- Placing HMA under “Routine Paving” provisions for this item is not permitted until a Project Target Density has been established.
- When the average density of the four cores is less than 88% of the maximum theoretical density, the Engineer may evaluate the test section to determine if it should be left in place. The guidance for evaluation can be found under §402-4, *Method of Measurement*. The Test Section Adjustment shall not apply for the test section.

2. **Option 2 – Test Section and Continue Paving.** The following shall apply when HMA is placed on the first day under this option:

- Construct a test section as described under “Option 1 - Test Section Only.” Establish an Interim PTD as described in Materials Procedure (MP) 402-03 based on the density gauge used. Use this Interim PTD to monitor pavement density until the Actual PTD is established by the Regional Materials Engineer.
- The test section adjustment factor of 1.5 shall not apply.
- All material placed after the test section for that day shall be subject to a payment adjustment.
- Take additional loose mix samples, other than those taken under the “Test Section” provisions, in accordance with §402-3.08 and store these samples at the plant.
- Take density gauge(s) readings over the entire day’s placement in accordance with Materials Procedure (MP) 402-02.
- When this option is selected and if the density readings at two consecutive locations fall below 96% or above 103% of the Interim PTD or if the moving average of the last 10 nuclear density readings falls below 98% of the Interim PTD, stop routine paving operations and wait for the Actual PTD.
- Submit a copy of the appropriate BR form(s) at the end of the first day’s paving to the Engineer as described in Materials Procedure (MP) 402-02. The Engineer will determine whether the density readings taken using the Interim PTD are acceptable, based on the Actual PTD in accordance with Materials Procedure (MP) 402-02. If not, the Engineer will randomly select four core locations over the entire placement under Interim PTD, excluding
the test section, and drill cores at the selected locations. Prior to drilling these cores, take density readings at each core location. Deliver the core samples, density gauge readings, and the loose mix samples to the Regional Laboratory in accordance with §402-3.08, Pavement Density Samples. If the average density of the pavement cores is not between 92% and 97% of the mixture’s maximum theoretical density, the Engineer will make a payment adjustment in accordance with Table 402-10, Density Quality Adjustment Factors for 60 Series, to the material placed on that day and the subsequent days, excluding the material placed on the test section. Otherwise, continue under “Routine Paving”.

3. Routine Paving. Use only the density gauge(s) that has been correlated with cores during the construction of the test section and a PTD has been determined by the Regional Materials Engineer for pavement density monitoring during routine paving operations. Construct a new test section under the provisions of “Test Section” to establish a PTD for other gauge(s). Compact the pavement sufficiently to achieve the PTD value at each test location. Take density gauge readings at each location in accordance with Materials Procedure (MP) 402-02. The test locations will be every 200 feet along the length of the pavement for each paver pass randomly selected by the Engineer in accordance with Materials Procedure (MP) 402-02. Record these density values on the appropriate BR form based on the type of gauge used. The minimum acceptable density reading is 96% and no greater than 103% of the PTD at a single test location and 98% of the PTD calculated as a moving average of the last 10 test locations.

If density gauge readings over two consecutive locations fall below 96% or above 103% of the PTD or if the moving average of the last 10 density gauge readings falls below 98% of the PTD, stop routine paving operations and construct a new test section in accordance with requirements of “Option 1-Test Section Only.”

Placement and compaction on shoulders, ramps, maintenance widenings and crossovers, and bridges will be deemed satisfactory by the Engineer when the procedures used in these areas obtain pavement density similar to that obtained on the mainline pavement sections. Monitor and record the density of the above referenced areas with the same density gauge to insure the PTD is achieved. If the shoulder subbase is structurally insufficient to sustain the level of compaction such that the shoulder shows signs of distress, decrease the compaction effort until no damage occurs to the shoulder or subbase.

In addition to the daily density monitoring with a gauge, additional set(s) of pavement cores and loose mix samples are required for pavement density verification at the frequency specified in Table 402-5, Additional Pavement Samples. The frequency is based on the days of mainline HMA placement. Take density samples from the same day’s placement. The Engineer will select the day of coring and will notify the Contractor 24 hrs prior to the day of coring. When notified, take these samples in accordance with §402-3.08, Pavement Density Samples. Before drilling the cores, take density gauge readings and record on the appropriate forms based on the type of gauge used. Deliver all the samples and the density gauge readings to the Regional Materials Engineer for testing.

<table>
<thead>
<tr>
<th>HMA Placement Days</th>
<th>Set of Pavement Samples</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 or Less</td>
<td>None</td>
</tr>
<tr>
<td>3 – 5</td>
<td>One Set</td>
</tr>
<tr>
<td>More than 5</td>
<td>Two Sets</td>
</tr>
</tbody>
</table>

Based on the additional Pavement Samples, the Regional Materials Engineer will establish a new PTD if different from the original PTD. The Engineer shall evaluate core density results.
using Table 402-10, *Density Quality Adjustment Factors for 60 Series*, and make payment adjustment, if necessary. When a contract includes multiple sites, the requirement under Table 402-05 applies to each paving site.

The Engineer may request pavement samples in accordance with §402-3.08, *Pavement Density Samples*, for density verification from HMA placed under the following situations:

- Insufficient number of density readings recorded, either at a specific location or at the required frequency.
- Paving completed after the only correlated density gauge on site breaks down.
- Gauge readings do not seem to accurately represent the HMA density.
- When the plant production QAF is 0.85 and need to evaluate the pavement section in accordance with §401-4.03, *Evaluation of Sublots Represented by 0.85 QAF*, whether to keep it in place.

When pavement samples are requested for the above situation(s), the Engineer will randomly select core locations. Take cores and density gauge readings at each core location in accordance with §402-3.08, *Pavement Density Samples*, and deliver them to the Regional Materials Laboratory. The Regional Materials Engineer may establish a new PTD based on these cores. The material placed under the above situations will be subject to a payment adjustment in accordance with Table 402-10.

The Engineer may also request additional pavement samples to verify PTD used on the project for the situations listed below and the material placed under these situations will not be subject to payment adjustment:

- Changes in condition of existing pavement being overlaid.
- Excessive plant mix variations.
- Using a different Job Mix Formula or a different HMA plant other than the one used to produce mix for the Test Section, as long as the aggregate and PG Binder sources do not change.

4. **Multiple Paving Sites.** When a project includes multiple paving sites, a test section will be constructed at the initial paving site to establish a PTD. For the rest of the paving sites, the Engineer will require pavement cores, loose mix samples, and gauge readings on the first day to verify PTD unless it is specified in the contract documents to construct a test section.

A test section may be requested by the Engineer when a different HMA plant other than the one used at previous site(s) is supplying the mixture using different aggregate and PG Binder sources. The provisions of 1.5 test section incentive shall apply.

C. **70 Series Compaction Method.** On the first day of paving, construct a test section on the project site at a location approved by the Engineer using the same equipment and procedures to be used in the construction of the remainder of the course being laid. HMA placement under this method, including the construction of the test section, will not be allowed unless both a density gauge and a certified operator are present. The test section is for determining the Project Target Density (PTD) using the “peak” method. Routine paving operations may begin immediately following the construction of the test section once a PTD has been established by the Engineer based on the evaluation of density readings in accordance with the provisions of “Test Section” below.

1. **Test Section.** To establish a PTD prior to routine paving, construct a test section of at least 300 linear feet on the mainline which has the same depth specified for the construction of the course it represents. The maximum length is 1,500 linear feet. Use the first 150 feet of the test section to stabilize the paving operation. Use the remainder of the test section length to determine the Project Target Density (PTD). Initially, compact the pavement with a breakdown roller once
sufficient HMA is placed in the testable area. Make four vibratory passes or as recommended by the Engineer. If non-vibratory compaction is specified in the contract documents, make four static passes. The Engineer will select three random locations in accordance with Materials Procedure (MP) 402-02 based on the type of density gauge used and mark these sites so that subsequent density testing can be performed at the same locations. Use either the intermediate or the finish roller for further rolling the test section. Take density readings at the three selected sites after every additional machine pass until the increase in density is less than 2 lbs/ft$^3$, or until the Engineer stops further compaction because the pavement shows signs of distress.

The Engineer will determine PTD by calculating the average of the highest density reading from each of the random locations. Use the resulting PTD to monitor the pavement density for the project.

2. **Routine Paving.** Use only density gauge(s) that is correlated during the construction of the test section and the PTD determined by the Engineer to monitor pavement density during routine paving operations. Construct a new test section under the provisions of “Test Section” to establish a PTD for other gauge(s).

   Begin routine paving immediately after the PTD has been established. Compact the pavement sufficiently to achieve the PTD value at each test location. The minimum acceptable density reading will be 96% or maximum of 103% of the PTD in a single test location and 98% of the PTD calculated as a moving average of the last 10 test locations as determined by a density gauge. Take density gauge readings at each location, randomly selected by the Engineer, in accordance with the Materials Procedure (MP) 402-02, approximately every 200 feet along the length of the pavement for each pass of the paver. Record these values on the appropriate BR form based on the type of gauge used.

   If density gauge readings over two consecutive locations fall below 96% or above 103% of the PTD or if the moving average of the last 10 density gauge readings falls below 98% of the PTD, stop routine paving operations and immediately construct a new test section in accordance with requirements of the Test Section.

   Placement and compaction on shoulders, ramps, maintenance widenings and crossovers, and bridges will be deemed satisfactory by the Engineer when the procedures used in these areas obtain pavement density similar to that obtained on the mainline pavement sections. Monitor the density of areas with the same density gauge to insure the PTD is achieved. If the shoulder subbase is structurally insufficient to sustain the level of compaction such that they show signs of distress, decrease the compaction effort until no damage occurs to the shoulder or subbase.

D. **80 Series Compaction Method.** Use one of the compaction options listed below for this method.

   The number of passes listed in Table 402-6, *Number of Passes*, are recommended and may be increased or decreased by the Engineer to obtain adequate density. One vibratory pass is defined as one movement of a single drum of the roller over the pavement section in each direction. One static pass is defined as one movement of the roller over the pavement in each direction. Complete all breakdown roller passes before the mat temperature falls below 250°F. Remove all ruts, ridges, roller marks, or other irregularities from the surface using static rolling. All turning of the rollers must be performed on material which has had a minimum of one roller pass. The Engineer may approve alternate compaction procedures for areas where the specified procedures are not practical.

<table>
<thead>
<tr>
<th>Pavement Courses</th>
<th>Option 1</th>
<th>Option 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Option 1</td>
<td>Three Roller Train (Static)</td>
<td>Vibratory Rollers</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TABLE 402-6 NUMBER OF PASSES$^1$</th>
<th>Option 1</th>
<th>Option 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pavement Courses</td>
<td>Three Roller Train (Static)</td>
<td>Vibratory Rollers</td>
</tr>
<tr>
<td></td>
<td>Steel Wheel Rollers</td>
<td>Pneumatic Roller</td>
</tr>
<tr>
<td>------------------------</td>
<td>---------------------</td>
<td>------------------</td>
</tr>
<tr>
<td>37.5 Base (Each Lift)</td>
<td>8</td>
<td>3</td>
</tr>
<tr>
<td>25.0 Binder</td>
<td>8</td>
<td>3</td>
</tr>
<tr>
<td>19.0 Binder</td>
<td>6</td>
<td>3</td>
</tr>
<tr>
<td>12.5 Top</td>
<td>6</td>
<td>3</td>
</tr>
<tr>
<td>9.5 Top</td>
<td>4</td>
<td>3</td>
</tr>
<tr>
<td>Permeable Base(^2)</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

1. Based on 12-foot lane width.
2. For the Permeable Base course, the mixture shall be compacted between 140°F and 230°F. Up to 2 additional passes may be required to obtain adequate density.

1. **Option 1 - Static Compaction.** Use this option only when the compacted thickness of the finished mat is 4 inches or less. The roller speeds shall not exceed 3 mph and will move at a uniform speed. The roller drive wheel or drum shall be nearest to the paver. When paving multiple lanes simultaneously, increase the required number of rollers proportionately for each additional full lane width unless otherwise approved by the Engineer. Under this option, compact the HMA mixtures with steel-wheel rollers operating in a static mode. Each pass shall overlap the previous roller pass by one-half the width of the roller.

   Initially, compact the HMA with a steel-wheel roller immediately followed with a pneumatic rubber-tired roller. A minimum of 3 passes of the rubber-tired roller will be required. One pass is defined as one movement of the roller over any point of the pavement in either direction.

   Use a steel-wheel roller for finish rolling the HMA to remove all shallow ruts, ridges, roller marks, and other irregularities from the surface.

   When the compaction procedure fails to produce acceptable results, adjust the procedure to obtain the desired results.

2. **Option 2 - Vibratory Compaction.** Furnish a vibrating reed tachometer for the exclusive use of the Engineer. The vibrating reed tachometer must have a frequency range of 1,000 vpm to 4,000 vpm with a minimum reed interval of 50 vpm between 1,000 vpm and 2,000 vpm and a minimum reed interval of 100 vpm between 2,000 vpm and 4,000 vpm.

   The settings on the rollers shall be set such that it will produce a minimum of 12 impacts per foot during the compaction process. Impacts are defined as the number of times a drum hits the pavement within one foot of travel.

   The Engineer may verify this requirement by using the following formula:

   \[
   \text{Impacts per foot} = \frac{\text{VPM}}{\text{Speed}}
   \]

   VPM = Frequency of the roller (vibration per minute)
   Speed = Speed of the roller (feet per minute)

   If the impacts are less than the minimum, the settings and/or the speed shall be adjusted by the roller operator to meet at least the minimum requirement.

   Operate the vibratory and oscillatory rollers at a uniform speed not to exceed 2 ½ mph (220 ft per minute) on all pavement courses. If satisfactory compaction is not obtained, or damage occurs
to highway components and/or adjacent property using vibratory compaction equipment, immediately cease using this equipment and proceed with the work in accordance with compaction procedures stipulated under Option 1 at no additional cost to the State.

E. Density Gauges

1. **Nuclear Density Gauge.** Use a nuclear density gauge to monitor the pavement density in accordance with this sub-section and Materials Procedure (MP) 402-03. Submit a Safety Control plan at least two weeks prior to using the gauge. The nuclear density gauge shall meet the following requirements:
   - The gauge shall consist of a radioactive source, scaler, and other basic components housed in a single backscatter unit.
   - The gauge must be calibrated at least every two years.
   - Must be operated by personnel trained in the principles of nuclear testing and safety practices.

2. **Non-nuclear Density Gauge.** Use a non-nuclear density gauge to monitor the pavement density in accordance with this sub-section. The non-nuclear density gauge shall meet the following requirements:
   - Must be capable of functioning in the temperature and moisture levels experienced during HMA paving.
   - Shall contain the internal circuitry to determine the density of HMA pavements by measuring changes in the electromagnetic field resulting from the HMA compaction process.
   - The gauge must be calibrated at least every two years.

**402-3.08 Pavement Density Samples**

A. **Pavement Cores.** The Engineer will select one pavement core location for each subplot in accordance with Materials Procedure MP 402-02, *Hot Mix Asphalt (HMA) Statistical Pavement Density Determination*, to represent each paving subplot. The Engineer will select a total of four 6-inch diameter core locations. The pavement core samples will be taken from within the 6-inch diameter circles outlined. Under no circumstances will the Engineer designate the coring locations before the rolling operation is completed. The rolling operation is completed when all compaction equipment has moved off the subplot designated for coring. Obtain the 6-inch diameter pavement core samples no later than a day following placement of the lot. If necessary, cool the pavement so that the core samples are not damaged during coring. If the core sample does not de-bond during coring, do not intentionally separate the pavement core from the underlying material. The Regional Materials Laboratory will separate the pavement core layer required for testing from the underlying material by sawing, if necessary.

Extraction of companion cores is not allowed. Additional cores may be taken under the following:

- As described in §402-3.08 G, *Dispute Resolution*,
- If it is necessary to establish an interim target density on the first day of paving. In that case, take a core at no more than two core locations during the construction of a test section or two cores within the first 150 feet when a test section is not constructed
- To perform a quality control tests during routine paving. A maximum of two cores is allowed with prior permission of the Engineer. Core(s) shall not be adjacent to the project cores.
B. **Filling Core Holes.** Backfill all core holes with a similar HMA material immediately after extracting the cores or before opening the lane to traffic. Prior to backfilling, wipe the core hole with a cloth to remove any standing water. Place HMA in the core hole in layers of 3 inches or less and compact each layer with 10-18 lb slide hammer with a diameter of at least 4 inches but less than 6 inches. Use of a shovel or similar method is not allowed. The Engineer may approve alternative method if it will provide acceptable results. If core holes are not filled within 2 business days of placement, the Engineer will stop routine paving until the core holes are filled.

C. **Loose Mix Samples.** On each paving day when pavement cores are required, take four loose mix samples in accordance with AASHTO T168, *Standard Test Method for Sampling Bituminous Paving Mixtures*. Take these samples such that they represent the day’s HMA placement. Loose mix maximum theoretical specific gravity values from plant HMA QC/QA testing may be included as part of the required loose mix samples with prior approval of the RME. When HMA placement is less than the anticipated quantities, it is recommended that a minimum of three loose mix samples be obtained before placement is terminated. When operational conditions cause HMA placement to be terminated before the specified number of samples have been taken, the following procedures will be used:

1. If three samples are taken, the loose mix maximum theoretical specific gravity density will be based on the average of the samples taken.
2. When HMA is placed under 50 Series and if only one or two samples are taken, the day’s production will be added to the next day’s production and sublots determined based on the total quantity placed during the two days. Therefore, a maximum of six loose mix samples will be used to determine the loose mix maximum specific gravity.

D. **Securing Cores.** The Engineer will secure the cores which will be tested by the Regional Materials Laboratory in accordance with MP 402-02 once they have been extracted from the pavement by the Contractor.

E. **Sample Delivery.** Deliver the cores, loose mix samples, and gauge density readings, when required, to the Regional Laboratory no later than the end of the following day’s placement. Pavement cores and loose mix samples required under 50 Series or 60 Series methods must be submitted together at the end of the day’s placement but no later than a day following placement of the lot. If these samples are not submitted together for any paving lot, the QAF will be assigned a 1.00 or less for that lot when a QAF is applicable. *If, for any reason, a delay occurs in the delivery of the lot samples for three consecutive lots, paving operations for the item will not be permitted to continue until the samples are delivered and tested.*

F. **Unacceptable Pavement Cores.** Cores arriving at the Regional Laboratory for testing that are damaged or with a damaged or missing security seal will not be tested. The Engineer will select new core(s) within a foot from the original core location(s) at the same offset. The provision of selecting new core location also applies to core(s) that get damaged during extraction.

G. **Process for Dispute Resolution.** The following items may be disputed:

1. When a core(s) is located in the area that is believed not to represent the entire sublot’s placement, notify the Engineer immediately.
2. When the test results of the cores and loose mix samples obtained by the Regional Materials Laboratory are in question, notify the Engineer and the Regional Materials Engineer, in writing, within two business days upon receipt of the results. The notification must include details of the dispute such as the specific test result(s) being disputed and the reason. The Main Office...
Materials Bureau will review the information and advise the Engineer and the Regional Materials Engineer on how to proceed with the resolution.

The dispute resolution must be initiated in a timely manner as described above.

402-3.09 Joints. The finished pavement at all joints must comply with the surface tolerance requirements and exhibit the same uniformity of texture and compaction as other sections of the course. Do not pass rollers over the unprotected edges of a freshly laid mixture unless permitted by the Engineer.

Construct all joints, excluding the tapered wedge joint, such that the exposed edge of the newly placed layer is full thickness of the layer and straight unless the exposed joint will not be part of the joint. If the edge of the newly placed layer is unacceptable to the Engineer, correct the edge by using a power driven saw or other approved tools to cut a neat line. Prior to placing the adjacent layer, apply a light tack coat, in accordance with Section 407, to all pavement edges in order to provide bonding with the newly laid pavement.

Place successive HMA courses over a full depth HMA pavement such that all longitudinal joints are offset no more than 6 inches from the joint of the lower pavement course, unless otherwise approved by the Engineer. Place successive HMA courses on the existing PCC pavement such that all longitudinal joints are stacked on top of the joint of the lower PCC pavement.

A. Transverse. Place the courses as continuously as possible to limit the number of transverse joints.

   Stagger the transverse joints in adjacent lanes a minimum of 10 feet. Form the transverse joint by cutting back the previous run to expose the full depth of the course.

   Set up the paver such that material is laid to overlap the previously placed edge by 2 to 3 inches. The thickness of the overlap material will be approximately one-fourth the compacted thickness of the course. Bump back the overlapped material onto the adjacent hot mat using a rake so that the roller operator can crowd the material into the hot side of the joint resulting in a smooth and well compacted joint after rolling. Broadcasting of the overlap material onto the fresh mat is not allowed.

   If the overlap is excessive, trim off the excess material so that the material along the joint is uniform. Remove and discard the coarse particles of aggregate in the overlap material if deemed necessary by the Engineer.

   Compact the transverse joint in static mode with the roller parallel to the joint and perpendicular to traffic. Place boards of proper thickness at the edge of the pavement for the off pavement movement of the roller. Make the first pass with the roller operating on the previously laid material with 6 to 8 inches of its drum(s) overlapping onto the cold mat. Then make successive passes with the roller drum(s) moving approximately one foot onto the hot material per pass until half the width of the roller is on the hot mat.

   If a vibratory roller with pneumatic drive wheels is used, align the first pass with one of the pneumatic wheels directly on the joint and the drum operating in static mode. Then make successive passes with the roller drum moving approximately one foot per pass onto the hot mat until half the width of the roller is on the hot mat.

B. Longitudinal. Ensure that the longitudinal joints in the Top Course will correspond with the edges of the proposed traffic lanes. Other joint arrangements will require approval of the Engineer. If a dual-drum vibratory roller is used during construction of a longitudinal joint using either Option 1 or 2, operate the roller in vibratory mode, unless static rolling is required. Rollers must be as close to the paver as practical. Make the first pass with the roller traveling toward the paver and operating on the hot mat with 6 to 8 inches of the roller drum overlapping onto the cold mat. Apply a second pass to the joint as it travels back away from the paver. If a single-drum vibratory roller with pneumatic drive wheels is used, operate the roller in vibratory mode and follow the same procedure except that the roller will be aligned on the joint so that the pneumatic drive wheels travels on the joint. All turning movements of the roller will be done on previously compacted material. After applying two roller
passes on the longitudinal joint, proceed with the roller to the low side of the lane and compact as described in §402-3.07, Compaction.

For all HMA layers, other than Top Course, place the mixture such that no more than 100 feet of the longitudinal pavement joint is exposed at the end of the working day when traffic is maintained on the roadway during paving operations. For Top Course of 2 inches or less, refer to §402-3.09C, Exposed Longitudinal Joint.

When paving Top Course, select one of the following options to construct the longitudinal joint. Use Option A for all other HMA courses:

1. **Option A - Butt Joint.** Under this option lay the HMA such that it uniformly overlaps the adjacent cold mat 2 to 3 inches. The thickness of the overlap material will be approximately one-fourth the compacted thickness of the course. Bump back the overlapped material onto the adjacent hot lane using a rake so that the roller operator can crowd the material into the hot side of the joint resulting in a smooth and well compacted joint after rolling. Broadcasting of the overlap material onto the fresh mat is not allowed. If the overlap is excessive, trim off the excess material so that the material along the joint is uniform. Remove and discard the coarse particles of aggregate in the overlap material if necessary.

   Bumping is not required when the use of a rake is a safety concern, as determined by the Engineer. Instead, place the HMA in a manner such that the thickness of the uncompacted layer is approximately 25% more than the compacted thickness of the adjacent cold HMA layer with a ½ to 1 inch overlap.

2. **Option B - Tapered Wedge Joint.** Use this option when placing Top Course only. Place the HMA mixture for the first mat with an attachment to the paver to provide a sloping wedge with a vertical step-down at the longitudinal pavement joint. Extend a wedge of material from the bottom of the step-down to the existing surface at a slope of 1 on 8 or flatter. Compact the first mat such that the roller compacts up to but does not extend past the step-down. The vertical step-down will be ½ inch minimum after compaction of the mat. Place the second mat such that it uniformly overlaps the adjacent cold mat 1 to 1 ½ inches. The thickness of the overlap material will be approximately one-fourth the compacted thickness of the HMA layer. Bump back the overlapped material onto the adjacent hot lane using a rake so that the roller operator can crowd the material into the hot side of the joint resulting in a smooth and well compacted joint after rolling. Do not broadcast the overlap material onto the lane. If the overlap is excessive, trim off the excess material so that the material along the joint is uniform. Remove and discard the coarse particles of aggregate in the overlap material if deemed necessary by the Engineer.

   Bumping is not required when the use of a rake is a safety concern, as determined by the Engineer. Instead, place the HMA in a manner such that the thickness of the uncompacted layer is approximately 25% more than the compacted thickness of the adjacent cold HMA layer with a ½ to 1 inch overlap.
C. Exposed Longitudinal Joint. The longitudinal joint for the entire day may be exposed to traffic overnight when the HMA placement is Top Course of up to 2 inches. Exposed joints will not be permitted for more than one night, over the weekends, holidays, or when there are other concerns, such as pending wet weather. Leaving exposed joints for any other HMA layers below the Top Course is not allowed. If the exposed joint is left open, the following applies:

- Place UNEVEN LANES (W8-11) warning signs posted in advance of the condition, at each ramp, and roadway intersection, and repeated every ½ mile, supplemented with NEXT [X] MILES (W16-4) auxiliary signs to alert drivers of the uneven edge.
- Use Option B, Tapered Wedge Joint, except when the thickness is 1 inch or less where a butt joint is allowed.
- If the exposed longitudinal pavement joint becomes damaged due to rounding of the notched wedge, saw-cut the joint prior to placing the adjacent lane.

402-3.10 Surface Tolerance. Construct each pavement course to a ¼ inch surface tolerance. The Engineer may test the surface with a 16-foot straight edge or string line placed parallel to the centerline of the pavement and with a 10-foot straight edge or string line placed transversely to the centerline of the pavement on any portion of the pavement. Variations exceeding 6 mm will be satisfactorily corrected or the pavement removed and replaced at no additional cost to the State.

402-3.11 Thickness Tolerance. The thickness indicated for each of the various courses of HMA pavement is the nominal thickness. Construct the pavement so that the final compacted thickness is as near to the nominal thickness as is practical, and within the tolerances specified below.

The Engineer may request cores to determine the thickness of the completed pavement layer for final acceptance and payment. Provide work zone traffic control and take cores at no additional cost to the State. Take cores and fill the all core holes in accordance with §402-3.08, Pavement Density Samples. The Engineer may use another acceptance method such as yield calculations to determine the final thickness for acceptance and payment.

HMA mixture, placed as a Truing and Leveling course as described in §402-3.05, Conditioning of Existing Surface, will not be considered in pavement thickness determinations. The allowable tolerance for HMA specified under a single pay item is as follows:

- ¼ inch or less for a required course whose nominal thickness is 4 inches or less
- ½ inch or less for a course or courses whose nominal thickness is over 4 inches

The tolerance for the total thickness of all HMA mixture courses is as follows:

- ¼ inch or less when the total nominal thickness indicated on the plans is 4 inches or less
- ½ inch or less when the total nominal thickness is over 4 inches but not more than 8 inches
- ⅝ inch or less when the total nominal thickness is more than 8 inches

When the HMA mixture is placed on newly constructed subbase material, an additional tolerance of ¼ inch will be allowed both in the nominal thickness of the course placed directly on the subbase and the total pavement thickness.

No payment will be made for any material placed in excess of the permissible tolerance. Tolerances indicated for the thicknesses of individual layers of multilayer pavements (including composite pavements) are guides which should be met as closely as practical. Tolerance for the total thickness of such pavement is also a guide.

The Regional Director may accept and pay for HMA placed under the following conditions:
• When the individual layer placed does not meet the thickness tolerance but substantially conforms to
  the plans and specifications, true to line and grade in order to attain a smooth riding pavement.
• When the total thickness of such pavements is less than the specified thickness including tolerances
  but substantially conforms to the plans and specifications.
• When the total thickness of such pavements is greater than the specified thickness and the excess
  thickness is necessary to attain a smooth riding pavement surface.

Payment for excess thickness necessary to achieve a smooth riding surface will be considered only in
cases where an existing pavement surface has been resurfaced.

402-3.12 Paver and Equipment Cleaning. Do not clean tools and equipment used for HMA
placement on the pavement surface, or near streams, ponds, drainage structures or other areas that are
tributaries to waterways. Use an area approved by the Engineer for cleaning all paving equipment and
tools. If possible, remove solid pieces of asphalt by scraping or other mechanical means prior to
application of a cleaning agent. If a petroleum product is used for cleaning, contain all liquid products
during cleaning operations using tarpaulins, sand pads, pails, or other collection methods to prevent
spillage or accidental release. Use hand sprayers or other similar devices to minimize the amount of
petroleum product applied. Properly dispose of sand and collected petroleum products as petroleum
contaminated soil at no additional cost to the State.

402-3.13 Shoulder Edge Wedge. When specified, construct a shoulder edge wedge as detailed in
the Contract Documents. Place HMA on the pavement shoulders where the outside edge of Top and
Binder Course consist of an angle of 35° or flatter measured from finished grade to the preceding layer
surface. Construct the shoulder edge wedge by using a device attached to the screed. Hand work should
be minimized. The top of the tapered section shall begin at the end of the shoulder width as specified in
contract documents such that the tapered section will be an additional width of material outside of the
paved shoulder width. The shoulder edge wedge is optional at locations where guiderails are installed.

402-4 METHOD OF MEASUREMENT. Provisions of §401-4 Method of Measurement, apply,
including the following:

The HMA will be measured in tons of compacted mixture. Quality payment adjustments are
measured in Quality Units. Quality Units will be determined for each day’s production and placement by
using the daily Quality Adjustment Factor (QAF) for plant production, pavement density, longitudinal
joint density, pavement smoothness, and the quantity placed.

Quality Units = (Quality Adjustment Factor - 1.00) x HMA Placed (Tons)

Quality Units will be determined for test sections for 50 and 60 Series compaction methods, when
applicable, by using a factor of 1.5 for the first 200 tons placed on the test section.

Quality Units = 0.5 x HMA Placed (Tons) (not to exceed 200 tons)

When the pavement density QAF applies, use one of the following methods of measurement in Table
402-7, Method of Measurement, corresponding to the item used on the project:
TABLE 402-7 METHOD OF MEASUREMENT

<table>
<thead>
<tr>
<th>Method Type</th>
<th>Pay Item Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A=50 series</td>
<td>402.XX5FQR</td>
<td>QAF based on calculated PWL using four cores.</td>
</tr>
<tr>
<td>B=60 series</td>
<td>402.XX6FQR</td>
<td>QAF based on average of four core densities.</td>
</tr>
</tbody>
</table>

The quantity of the HMA mixture subject to adjustment will be determined from quantity placed on the mainline and ramps of uniform width longer than 1250 feet. When shoulders and mainline are placed together, the mainline quantity may be determined using typical sections shown in the contract documents.

The pavement density QAF will not apply to HMA placed on ramps with a uniform full width section less than 1250 feet in length, shoulders, widenings, crossovers, and bridges. Payment in these areas will be a QAF of 1.00 based on satisfactory placement and compaction.

When a QAF of a paving lot for 50 Series or 60 Series is calculated to be 0.60, the lot will be evaluated by the RME to determine if it can be left in place. The type of material produced (i.e. Binder, Top), the layer in which it is used, and the location of use (i.e., mainline or a non-critical area) will be primary considerations in the determination of whether the HMA can be left in place. If the RME determines that the HMA can be left in place, the Engineer will apply a QAF of 0.60. If the HMA cannot be left in place, remove and replace at no cost to the State.

A. 50 Series Method. The RME will determine the paving lot’s Percent Within Limits (PWL) in accordance with MP 402-02 and determine the density QAF as shown in Table 402-8, Quality Payment Schedule for 50 Series. The Engineer will use the QAF to calculate the Quality Units for the accepted HMA quantity.

### TABLE 402-8 QUALITY PAYMENT SCHEDULE FOR 50 SERIES

<table>
<thead>
<tr>
<th>Percent Within Limits (PWL)</th>
<th>Quality Adjustment Factor (QAF)</th>
</tr>
</thead>
<tbody>
<tr>
<td>PWL&lt;sub&gt;92-97&lt;/sub&gt; ≥ 93</td>
<td>1.05</td>
</tr>
</tbody>
</table>
| PWL<sub>92-97</sub> ≤ 93    | \[
| \sum (PWL_{Segment} \times Pay Factor_{Segment}) \]

1. PWL<sub>Segment</sub> will be calculated for each of the nine density ranges in Table 402-9, Density Segment Pay Factors, using the standard deviation and average density for the lot.

### TABLE 402-9 DENSITY SEGMENT PAY FACTORS

<table>
<thead>
<tr>
<th>Density Segment</th>
<th>Segment Pay Factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>88 – 89</td>
<td>0.60</td>
</tr>
<tr>
<td>89 – 90</td>
<td>0.70</td>
</tr>
<tr>
<td>90 – 91</td>
<td>0.80</td>
</tr>
<tr>
<td>91 – 92</td>
<td>0.90</td>
</tr>
<tr>
<td>92 – 93</td>
<td>1.00</td>
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<tr>
<td>93 – 96</td>
<td>1.05</td>
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<tr>
<td>96 – 97</td>
<td>1.00</td>
</tr>
<tr>
<td>97 – 98</td>
<td>0.90</td>
</tr>
<tr>
<td>98 – 99</td>
<td>0.80</td>
</tr>
</tbody>
</table>

B. 60 Series Method. When pavement density samples are taken and if payment adjustment is applicable, the Engineer will make the adjustment in accordance with Table 402-10, Density Quality Adjustment Factors for 60 Series. The Engineer shall make full payment when the average density of
the four cores is between 92% and 97% of the mixture's average daily maximum theoretical density. If the average density fails to meet this limit, a payment adjustment will be made, based on Index Price, to all the material placed on the mainline for the day the cores represent, excluding the material placed on the test section.

<table>
<thead>
<tr>
<th>TABLE 402-10 DENSITY QUALITY ADJUSTMENT FACTORS FOR 60 SERIES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average Core Density</td>
</tr>
<tr>
<td>----------------------</td>
</tr>
<tr>
<td>≤ 92 Density ≤ 97</td>
</tr>
<tr>
<td>91.0 ≤ Density &lt; 92.0 or 97.0 &lt; Density ≤ 98.0</td>
</tr>
<tr>
<td>90.0 ≤ Density &lt; 91.0</td>
</tr>
<tr>
<td>88.0 ≤ Density &lt; 90.0</td>
</tr>
<tr>
<td>Density &lt; 88.0 or Density &gt; 98.0</td>
</tr>
</tbody>
</table>

402-5 BASIS OF PAYMENT. The unit price bid for all pavement courses shall include the cost of all material, labor and equipment necessary to complete the work, including obtaining the pavement cores, filling and compaction of all core holes. Quality Units may apply to the hot mix asphalt items as calculated in §402-4. Payment of Quality Units will be made based on the Index Price listed in the contract documents. The Index Price shown in the itemized proposal for each Quality Unit is considered the price bid. The unit (index) price is not to be altered in any manner by the bidder. Should the bidder alter the amount shown, the altered figure will be disregarded and the original price will be used to determine the total amount bid for the Contract.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>402.010902</td>
<td>Type 1 F9, Asphalt-Treated Permeable Base Course</td>
<td>Ton</td>
</tr>
<tr>
<td>402.010912</td>
<td>Plant Production Quality Adjustment to 402.010902</td>
<td>Quality Unit</td>
</tr>
<tr>
<td>402.011902</td>
<td>Type 2 F9, Asphalt-Treated Permeable Base Course</td>
<td>Ton</td>
</tr>
<tr>
<td>402.011912</td>
<td>Plant Production Quality Adjustment to 402.011902</td>
<td>Quality Unit</td>
</tr>
<tr>
<td>402.017902</td>
<td>True &amp; Leveling F9, Superpave HMA, 70 Series Compaction</td>
<td>Ton</td>
</tr>
<tr>
<td>402.017912</td>
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<td>Quality Unit</td>
</tr>
<tr>
<td>402.018902</td>
<td>True &amp; Leveling F9, Superpave HMA, 80 Series Compaction</td>
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<tr>
<td>402.058902</td>
<td>Shim Course F9, Hot Mix Asphalt</td>
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<tr>
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<tr>
<td>402.095152</td>
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</tr>
<tr>
<td>402.095202</td>
<td>9.5 F2 Top Course HMA, 50 Series Compaction</td>
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<tr>
<td>402.096102</td>
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<tr>
<td>402.128202</td>
<td>12.5 F2 Top Course HMA, 80 Series Compaction</td>
<td>Ton</td>
</tr>
<tr>
<td>402.128212</td>
<td>Plant Production Quality Adjustment to 402.128202</td>
<td>Quality Unit</td>
</tr>
<tr>
<td>402.128302</td>
<td>12.5 F3 Top Course HMA, 80 Series Compaction</td>
<td>Ton</td>
</tr>
<tr>
<td>402.128312</td>
<td>Plant Production Quality Adjustment to 402.128302</td>
<td>Quality Unit</td>
</tr>
</tbody>
</table>
SECTION 403 (VACANT)

SECTION 404 (VACANT)

SECTION 405 - COLD MIX BITUMINOUS PAVEMENT (OPEN GRADED)

405-1 DESCRIPTION. This work shall consist of constructing one or more courses of cold mix bituminous pavement on a prepared base in accordance with these specifications and in substantial
conformance with the lines, grades, thicknesses, and typical cross-sections shown on the plans or established by the Engineer.

405-2 MATERIALS

405-2.01 Bituminous Material. The bituminous materials required for mixing and for sealing shall meet the requirements of section 702, Bituminous Materials. The type and grade of bituminous material shall be that indicated on the plans or in the proposal.

405-2.02 Aggregates. The aggregates shall be Department approved aggregates meeting the requirements of § 703-02, Coarse Aggregates, for the sizes specified. Screened gravel shall not be permitted unless specified on the plans or in the proposal.

405-2.03 Composition of Mixtures. The bituminous cold mix shall be composed of a mixture of aggregate and bituminous material as ordered and approved by the Engineer. The mix shall be proportioned as specified in Table 405-1, Composition of Cold Bituminous Mixtures.

| TABLE 405-1 COMPOSITION OF COLD BITUMINOUS MIXTURES |
|------------------------------------------|----------|----------|
| Sieve Size     | Mixes Type 1 General Limits % passing¹ | Mixes Type 2 General Limits % passing¹ | Mixes Type 3 General Limits % passing¹ |
| 2 in           | -         | -        | 100     |
| 1 1/2 in       | -         | 100      | 75-100  |
| 1 in           | 100       | 90-100   | 50-80   |
| 1/2 in         | 90-100    | 15-45    | 0-15    |
| 1/4 in         | 15-45     | 0-10     | -       |
| 1/8 in         | 0-10      | -        | -       |
| No. 200        | 0-1.0     | 0-1.0    | 0-1.0   |
| Bituminous Material²³ | 4.7-7.0 | 4.0-6.0 | 3.5-5.5 |
| Description    | Open, Coarse Texture | Open, Coarse Texture | Open, Coarse Texture |
| Typical Uses   | Surface Course   | Intermediate | Base Course |

¹ Percentage based on total aggregate weight.
² Total Emulsion Percentage based on total mix weight.
³ When crushed air-cooled blast furnace slag aggregate is selected, the above bituminous material content shall be increased approximately 25%.

405-3 CONSTRUCTION REQUIREMENTS

405-3.01 Weather Limitations. Bituminous material or mixture shall not be applied on any soft surfaces, when the surface is wet, when the temperature of the surface on which the mixture is to be placed is below 45°F, or when other weather conditions would prevent proper construction of the pavement.

405-3.02 Equipment. The following equipment shall be required:
- Either central pugmill mixer and bituminous paver or Travel plant mixer
- Bituminous material distributor
- Steel wheeled roller, 8-12 Ton or Approved vibratory roller
• Chip spreader
• Power broom
• Motor grader, if required
• Miscellaneous equipment to perform the work

All equipment and the condition of the equipment for this work shall be subject to approval of the Engineer at all times.

Mixing shall be done with a rotating twin paddle shaft pugmill providing suitable pressure-kneading action in mixing. Mixing by blading, shoveling and/or scooping will not be permitted.

The materials shall be mixed either by the travel mix plant method or in a central pugmill mixer.

The mixer shall be either a continuous traveling type, central continuous or batch type pugmill designed to accurately proportion either by volume or by weight, so that when the aggregate and bituminous materials are incorporated in the mix, a thorough and uniform coating will result. The mixer shall be equipped to mechanically or electrically interlock the bituminous feed with the aggregate feed such that uniformity of the mixture is assured at all times. The pugmill mixer, either traveling or central type, shall be provided with weighing, volumetric or other gauging equipment which shall be capable of providing accurate control at all times of the amount of aggregate entering the mixer per time interval.

On the central continuous type pugmill a mechanically operated discharge hopper of at least 1 cubic yard capacity shall be provided. The mixer shall be equipped with a positive displacement metering system capable of totalizing the quantity of bituminous material applied to the mixing chamber.

405-3.03 Preparation of the Base. The roadway surface to be covered shall be free from holes, depressions, bumps, waves and corrugations. Any unsuitable surface areas shall be repaired by replacement of the unstable materials or by patching with a material to produce a tight surface having the same elevation as the surrounding surface. The roadway surface shall be broomed when ordered by the Engineer to remove loose material.

405-3.04 Mixing and Spreading. The aggregate and asphalt shall be thoroughly mixed so that the bituminous material is uniformly distributed throughout and all aggregate particles are uniformly coated.

The mixture shall be deposited on the prepared base either in a windrow at the back of the travel mixer or mechanically spread in a uniform layer so as to produce the specified thickness after compaction. If deposited in a windrow, it shall be spread over the entire roadway surface by motor grader or other approved spreader to produce the specified thickness after compaction. The maximum allowable compacted thickness shall be 2 inches for the Type 1 mix (Table 405-1) and 4 inches for the Type 2 and Type 3 mixes (Table 405-1).

405-3.05 Compaction. After spreading, the mixture shall be thoroughly and uniformly compacted with a self-propelled steel-wheeled roller or an approved vibratory roller to obtain a thoroughly compacted pavement. The number of roller passes to achieve the desired compaction shall be approved by the Engineer.

405-3.06 Surface Testing. The finished surface of the pavement shall be tested with a 16 foot straight edge laid parallel with the center line of the pavement. Any area exceeding a 1/4 inch variation from the surrounding area shall be satisfactorily corrected or removed and replaced.

405-3.07 Pavement Sealing. Either prior to initial compaction or immediately after compacting the mix, No. 1A size key stone meeting the requirements of § 703-02, Coarse Aggregates, shall be uniformly spread upon the surface at the rate of 10 to 15 lb/sy and the course rolled. No. 1 size key stone meeting the requirements of § 703-02, Coarse Aggregates, at the rate of 10 to 20 lb/sy, may be used for key stone
on the base course mixes. After placement of the No. 1A size key stone, the pavement shall be opened to traffic for a minimum of 3 days before placing the seal coat.

Prior to the application of the seal coat, the pavement surface shall be thoroughly swept and cleaned of all excess material. The seal coat shall be bituminous material asphalt emulsion meeting the requirements of § 702-3101 or § 702-4101 applied at the rate of 0.3 to 0.5 gal/sy (Type 1 mix, Table 405-1) or 0.5 to 0.65 gal/sy (Type 2 mix, Table 405-1). This shall be immediately followed by an application of No. 1A cover aggregate at the rate of 15 to 20 lb/sy which shall then be rolled. In the case where multiple lifts of Cold Mix Bituminous Pavements are used, only the surface of the top course shall require a seal coat. In multiple lift construction, each lift requires an application of key stone to fill voids in the mat.

405-4 METHOD OF MEASUREMENT. The bituminous cold mix pavement shall be measured by the number of tons of compacted aggregate, including key and cover stone, placed in accordance with the specifications.

The liquid bituminous material shall be measured by the liter.

405-5 BASIS OF PAYMENT. The unit price bid per ton shall include the preparation of base, the cost of furnishing all the aggregate, the mixing, placing, compaction and all labor and equipment necessary to complete the work. The bituminous material will be paid for under its appropriate item.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>405.01</td>
<td>Cold Mix Bituminous Pavement (Open Graded)</td>
<td>Ton</td>
</tr>
</tbody>
</table>

SECTION 406 (VACANT)

SECTION 407 - TACK COAT

407-1 DESCRIPTION. This work shall consist of preparing and treating an existing Portland cement concrete surface or hot mix asphalt surface with tack coat in accordance with the Contract documents and as directed by the Engineer.

407-2 MATERIALS. The tack coat shall meet the applicable requirements of §702. Use of alternative tack coat material requires prior approval by the Director, Materials Bureau.

407-3 CONSTRUCTION DETAILS.

407-3.01 Equipment. A distributor shall be used for applying tack coat. The distributor shall be capable of applying the tack coat uniformly on variable widths of surface up to 15 feet.

The distributor equipment shall include a quantity measuring system and a thermometer for measuring temperature of tank contents. Prior to being used on a project, this equipment shall be calibrated in accordance with ASTM D 2995 Standard Practice for Estimating Application Rate of Bituminous Distributors or an equivalent calibration procedure acceptable to the Engineer. The Engineer will witness the equipment calibration or require the Contractor to provide documentation certifying the calibration.

Distributors shall be equipped with circulation spray bars which shall be adjustable both laterally and vertically. An attached bristle broom that drags on the pavement behind the spray bars may be attached to the distributor. If the broom is used, it shall be adjustable laterally and vertically so that the full width of the applied tack coat is bristled uniformly into the pavement surface.
A bituminous material sampling valve shall be attached to the distributor. The distributor tank shall be equipped with an agitator that is capable of ensuring the tack coat remains homogeneous. Tack coat stored in the distributor tank shall be heated and maintained at a temperature between 85°F and 160°F. Hand operated spray units will be permitted only in areas where the use of a distributor is impractical. The Engineer will determine the final acceptance of all equipment used for applying the tack coat.

407-3.02 Application of Tack Coat. The tack coat contained in the distributor tank shall be homogeneous.

The tack coat shall be applied to a prepared clean pavement. Material shall be applied uniformly across the width of the designated area. The tack coat shall not be applied on a wet pavement surface or when the pavement surface temperature is below 40°F.

The application rate shall be as determined in Table 407-1 Tack Coat Application Rates. These are recommended application rates for tack coat on various surface types and may be modified by the Engineer.

<table>
<thead>
<tr>
<th>Surface Type</th>
<th>Application Rate (gal/yd²)</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Hot Mix Asphalt</td>
<td>0.05 - 0.06</td>
</tr>
<tr>
<td>Milled Surfaces and Existing Hot Mix Asphalt</td>
<td>0.08 - 0.10</td>
</tr>
<tr>
<td>Portland Cement Concrete</td>
<td>0.08 - 0.10</td>
</tr>
<tr>
<td>Vertical Surfaces (curbs, drainage structures, and appurtenances)</td>
<td>0.09 - 0.11</td>
</tr>
</tbody>
</table>

407-3.03 Sampling. The Engineer will request samples from the Contractor at the frequency listed in Materials Method 702-2 Asphalt Emulsion - Quality Assurance. The Engineer will witness the Contractor sampling the material. The sample will represent all material from the same certified lot, placed that day.

407-4 METHOD OF MEASUREMENT. The quantity to be measured for payment will be in gallons of tack coat measured at 60°F to the nearest gallon. The following formula will be used to calculate material quantity at 60°F:

\[
\text{Volume @ 60°F} = \text{Volume}_D \times [1 - (\Delta T \times 0.00025)]
\]

\[
\Delta T = \text{Delivered Temperature (°F)} - 60
\]

\[
\text{Volume}_D = \text{Quantity at Delivered Temperature (gallons)}
\]

407-5 BASIS OF PAYMENT. The unit price bid per gallon for tack coat shall include the cost of all labor, materials, and equipment necessary to satisfactorily complete the work.

The Regional Materials Engineer will evaluate material represented by failing samples. If the Engineer elects to leave the material in place, the Contractor shall receive a pay reduction of 75% of the tack bid price, for the pavement section represented by the failing sample.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>407.0102</td>
<td>Diluted Tack Coat</td>
<td>Gallon</td>
</tr>
</tbody>
</table>
SECTIONS 408 AND 409 (VACANT)

SECTION 410 - BITUMINOUS SURFACE TREATMENT - SINGLE COURSE

410-1 DESCRIPTION. The work shall consist of the construction of a single bituminous surface treatment for both pavements and shoulders in accordance with these specifications in substantial conformance with the limits shown on the plans or established by the Engineer.

410-2 MATERIALS

410-2.01 Bituminous Materials. All the provisions of Section 618 shall apply with the following additions:

A. Bituminous Material Approval. The bituminous material shall be obtained from a storage facility that has been approved by the Director, Materials Bureau within the current calendar year, before the start of work.

B. Bituminous Material Selection. The selected bituminous material shall be compatible with the aggregate to be used. It's the contractor's responsibility to ensure compatibility between the bituminous material and aggregate. The selection of bituminous material shall also be subject to the approval of the Engineer. Under the work the Contractor shall select, furnish and apply one of the following bituminous materials to a prepared surface.

1. Bituminous Surface Treatment - Pavement

<table>
<thead>
<tr>
<th>Materials Designation</th>
<th>Grade</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>702-3101</td>
<td>RS-2</td>
<td>Rapid Setting Asphalt Emulsion</td>
</tr>
<tr>
<td>702-3102</td>
<td>HFRS-2</td>
<td>High Float Rapid Setting Asphalt Emulsion</td>
</tr>
<tr>
<td>702-4101</td>
<td>CRS-2</td>
<td>Cationic Rapid Setting Asphalt Emulsion</td>
</tr>
</tbody>
</table>

When the two-way AADT is greater than 500, the selected bituminous material shall be polymer modified to increase the desired aggregate retention. When the two-way AADT is less than 500, the Contractor may or may not choose to blend the emulsion with a polymer modifier.

2. Bituminous Surface Treatment - Shoulders

<table>
<thead>
<tr>
<th>Materials Designation</th>
<th>Grade</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>702-3101</td>
<td>RS-2</td>
<td>Rapid Setting Asphalt Emulsion</td>
</tr>
<tr>
<td>702-3102</td>
<td>HFRS-2</td>
<td>High Float Rapid Setting Asphalt Emulsion</td>
</tr>
<tr>
<td>702-3301</td>
<td>HFMS-2</td>
<td>High Float Medium Setting Asphalt Emulsion</td>
</tr>
<tr>
<td>702-4101</td>
<td>CRS-2</td>
<td>Cationic Rapid Setting Asphalt Emulsion</td>
</tr>
</tbody>
</table>

410-2.02 Aggregates. The aggregates for bituminous surface treatments shall conform to the requirements of Subsection 703-02, “Coarse Aggregate” and be from an approved source. Where aggregates for pavement surface treatment are from more than one source or of more than one type of...
material, they shall be proportioned and blended to provide a uniform mixture. The procedure used for proportioning shall be approved by the Regional Director or the authorized representative.

A. Bituminous Surface Treatment - Pavement. The aggregate size shall be No. 1ST and meet one of the following:

1. Limestone having an acid insoluble content of not less than 20%, excluding particles of chert and similar siliceous rocks. Blends of siliceous and non-siliceous and non-siliceous limestone will not be permitted.
2. Dolomite
3. Sandstone, granite, chert, trap rock, ore tailings or other similar non-carbonate materials.
4. Gravel, or a natural or manufactured blend of two or more of the following types of material; limestone, dolomite, gravel, sandstone, granite, chert, trap rock, ore tailings, slag or other similar materials meeting the following requirements:
   - Non-carbonate plus 1/8 inch particles must comprise a minimum of 10.0% of the total aggregate (by weight with adjustments to equivalent volumes for materials of different specific gravities).
   - A minimum of 20.0% of plus 3/16 inch particles must be non-carbonate.

B. Bituminous Surface Treatment - Shoulders. The required aggregate size shall meet the following gradation requirements:

<table>
<thead>
<tr>
<th>Screen Sizes</th>
<th>Percent Passing</th>
</tr>
</thead>
<tbody>
<tr>
<td>1/2 in</td>
<td>100</td>
</tr>
<tr>
<td>1/4 in</td>
<td>85-100</td>
</tr>
<tr>
<td>1/8 in</td>
<td>0-15</td>
</tr>
</tbody>
</table>

410-2.03 Polymer Modifier. The minimum amount and type of polymer modifier shall be based on the bitumen content and shall be determined by the laboratory performing the mix design. The minimum polymer modifier content shall be 3% polymer solids, based on bitumen weight. The polymer materials shall be milled or blended into the asphalt or blended into the emulsifier solution prior to the emulsification process.

410-3 CONSTRUCTION DETAILS

410-3.01 Bituminous Surface Treatment - Pavements

A. Weather and Seasonal Limitations. Bituminous material shall not be applied to a pavement surface when the:

1. Surface is wet
2. Ambient temperature is less than 50°F in the shade
3. Ambient temperature is greater than 95°F
4. Weather conditions would prevent proper construction of the surface treatment

The surface on which the bituminous material is applied shall have a temperature of 68°F or higher. Surface treatments shall be placed during the period of May 1st up to the last Saturday in August (inclusive).

B. Equipment. The following equipment shall be required:
1. Self-propelled Rotary Power Broom. A self-propelled rotary power broom shall so be
designed, equipped, maintained and operated so that the pavement surface can be swept clean.
The broom shall have an adjustment to control the downward pressure. The power broom shall
meet the approval of the Engineer.

2. Bituminous Material Distributor. The liquid bituminous material distributor shall have
been calibrated within the previous 12 months for transverse and longitudinal application rates
according to ASTM D2995, Practice for Determining Application Rate of Bituminous
Distributors. The bituminous material distributor shall be equipped, maintained, and operated so
that the bituminous material can be applied at controlled temperature rates from 0.05 to 2.0
gal/sy. The distributor shall be capable of applying bituminous material on variable widths up to
15 feet. The distributor shall uniformly apply the bituminous material to the specified rate with a
maximum allowed variation of 0.02 gal/sy. Distributor equipment shall include tachometer,
accurate volume measuring devices or a calibrated tank, and a thermometer for measuring
temperatures of tank contents. Distributors shall be equipped with a separate power unit for the
pump, and full circulation spray bars adjustable laterally and vertically.

The distributor and/or transport shall be equipped with a sampling valve so designed and
installed as to be non-clogging and safe. The type of valve and its general location shall be
according to Department written instructions. When samples are taken through such valves in
accordance with Department instructions, they shall be considered representative of all material
in the tank.

3. Self-propelled aggregate spreader. The aggregate spreader shall be a self-propelled unit
capable of uniformly spreading the aggregate at the required rate on a minimum width of 6 inches
wider than the width of the lane to be treated. The spreader shall meet the approval of the
Engineer and be calibrated similar to the test method used in ASTM D2995, within the previous
12 months, for transverse and longitudinal application using a portable scale and several sheets of
canvas, 1 x 3 feet in size.

4. Pneumatic tire roller A minimum of two pneumatic tire rollers will be required for each
project. The Engineer will require a sufficient number of pneumatic tire rollers to permit initial
rolling of the aggregate to occur within 5 minutes of the application of the bituminous material
and the final of the three coverages to be completed within 30 minutes of the application of the
bituminous material. The pneumatic tire rollers shall be self-propelled and have oscillating
wheels with smooth tread tires and will have a minimum ballasted weight of 10 tons. The tire
pressure for all wheels shall be uniform within ± 5 psi. The rollers shall be operated at a
maximum speed of 5 mph. To prevent pick-up of the aggregate to the tires, the tires shall be kept
properly moistened with water mixed with small quantities of detergent or other material
approved by the Engineer. In no case shall a solvent having affect upon the surface treatment be
used.

C. Determination of the Quantities of Materials to be Applied. The Contractor shall place
a minimum of three test patches at locations determined by the Engineer. The site or sites selected to
apply the test patches should be representative of the various road surfaces on which the surface
treatment is to be applied. The detailed instructions for test patch installations are as follows:

1. Test Patch Section. The test patch section shall consist of a minimum of three test patches
at varying application rates. Recommended variation of 0.05 gal/sy both sides of the selected
target as suggested in 2.a.. (below). Each test patch shall be a minimum of 3 x 9 feet or big
enough to cover sufficient lane width so traffic will drive over it.
2. **Suggested Application for Emulsion and Aggregates**

   a. Emulsion

      i. **High Volume Traffic, Tight Surfaces.** Emulsion application shall be 0.35 gal/sy

      ii. **Low Volume, Porous Surfaces.** Emulsion application shall be 0.45 gal/sy

   b. **Aggregate - 1ST(20-24 lbs/sy).** The actual amount of aggregate should be determined by weighing the amount of aggregate required to completely cover a one square yard area, one aggregate layer thick.

3. **Determination of Application Quantities**

   a. **Emulsion Quantity.** Pounds of Emulsion Per Patch = Application Rate (gal/sy) X Size of Test Patch (sy) X Unit Weight of Emulsion (8.34 lb/gal).

   b. **Aggregate Quantity.** Pounds of Aggregate Per Patch = Application Rate (lb/sy) X Size of Patch (sy).

4. **Layout Procedure**

   a. Clean patch area.
   b. Mark out patch with chalk and straight edge.
   c. In a pre-tared container weigh out determined amount of aggregate for patch.
   d. In a pre-tared container, weigh out determined amount of emulsion for patch. The emulsion should be at the application temperature and work should proceed rapidly to maintain temperature.
   e. Immediately pour the emulsion on the marked patch area, spread with a squeegee until emulsion is evenly spread at uniform thickness throughout the patch area. Squeegeeing should be kept to a minimum to minimize breaking of the emulsion. This whole operation should be done quickly to insure the emulsion doesn't set before cover aggregate is applied.
   f. Spread preweighed cover aggregate, by hand, over patch area.
   g. With pneumatic tire roller, roll the patch area a minimum of three complete passes.

5. **Evaluation of Test Patches.** After a minimum of 14 days of traffic over the test patches, the Engineer will evaluate the test patches for aggregate retention, flushing or bleeding, aggregate embedment and bonding to the existing pavement.

   The selected patch should retain a minimum of 95% of the cover aggregate, show no signs of flushing or bleeding, have 70% embedment of aggregate into the emulsion residue and be securely bonded to the existing pavement.

D. **Preparation of Surface.** A self-propelled power broom shall be used to clear any loose material from the pavement surface immediately prior to the application of bituminous material. Potholes shall be patched with an appropriate asphalt concrete truing and leveling course approved by the Engineer. These patched areas shall be fog sealed with the same bituminous material selected for the project at a rate of 0.30 gal/sy.

Manhole covers, drop inlets, catch basins, curb any other structure within the roadway area shall be protected against the application of surface treatment material.
E. Application of Bituminous Material. Bituminous material shall be applied by means of a pressure distributor in a uniform, continuous spread over the section to be treated and within the temperature range specified. The quantity of bituminous material to be used shall be that established by the test patch unless modified by the Engineer. The allowable variation from this quantity shall not exceed 0.02 gal/sy. A strip of building paper, at least 3 feet in width and with a length equal to that of the spray bar of the distributor plus 1 foot, shall be used at the beginning of each spread. If the cut-off is not positive, the use of paper may be required at the end of each spread. The paper shall be removed and disposed of in a satisfactory manner. The distributor shall be moving forward at the proper application speed at the time the spray bar is opened. If any skipped areas or deficiencies occur, the operation shall be immediately stopped. Junctions of spreads shall be carefully made to assure a smooth riding surface and the deficient areas corrected in a manner approved by the Engineer.

The bituminous material shall not be applied more than 200 feet in advance of the self-propelled stone spreader.

Under no circumstances shall operations proceed in such a manner that bituminous material will be allowed to chill, set up, dry, or otherwise impair retention of the cover aggregate. Traffic will not be allowed to run on uncovered bituminous material.

The distributor, when not spreading, shall be parked so that the spray bar or mechanism will not drip bituminous material on the surface of the traveled way.

F. Application of the Cover Aggregate. Immediately following the application of bituminous material, cover aggregate shall be spread at the rate established for the test patch unless modified by the Engineer. The allowable variation from this rate shall not exceed 3 lb/sy. All aggregate used for bituminous surface treatment shall be clean as determined by the Engineer at the time of placement.

Spreading shall be accomplished in such a manner that the tires of the aggregate spreader at no time contact the uncovered and newly applied bituminous material.

Immediately after the cover aggregate is spread, any deficient areas shall be covered by additional material. Pneumatic tire rolling shall begin immediately. The initial pass shall be completed within 5 minutes of the application of the bituminous material and shall be continued until three complete coverages are obtained within 30 minutes of the application of the bituminous material. Pneumatic tire rollers shall come to a complete stop prior to reversing direction.

Any free bituminous material on the surface caused by a deficient amount of cover aggregate shall be covered by broadcasting additional aggregate over the deficient area. Any excess aggregate material shall be swept from the surface in a manner acceptable to the Engineer.

G. Opening to Traffic. “Loose Stone” signs meeting requirements of MUTCD shall be posted at 1 mile intervals throughout the length of the project. These signs shall be erected before surface treatment starts and removed after contract is accepted.

Unless otherwise specified, the highway shall be kept open to traffic at all times. Traffic shall be discontinued on the lane being surface treated; and as soon as the final layer is applied and rolled, controlled traffic may be permitted thereon. Traffic shall be maintained at a speed not to exceed 15 mph for a period of four hours after placement of the surface treatment by the use of two-way radio equipped patrol vehicles in accordance with the Work Zone Traffic Control details shown on the plans. All patrol vehicles shall be equipped with signs meeting the requirements of Section 6F.54 of the MUTCD. The required number of two-way radio-equipped patrol vehicles shall be as follows:

<table>
<thead>
<tr>
<th>Lane Miles Length of Surfacing</th>
<th>Number of Patrol Vehicles</th>
</tr>
</thead>
<tbody>
<tr>
<td>for past 4 hours</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>3</td>
</tr>
<tr>
<td>3 or more</td>
<td>4</td>
</tr>
</tbody>
</table>
Immediately after completion of surface treatment, the section shall be posted for speed limit of 30 mph for a period of three days. The signs should be posted at 1/2 mile intervals and signs showing other speed limitations should be covered for this period. All construction signs shall meet the requirements of the MUTCD.

**410-3.02 Bituminous Surface Treatment - Shoulders.** The requirements of §410-3.01 shall apply except that the sections labeled “A. Weather and Seasonal Limitations,” “C. Determinations of the Quantities of Material to be Applied” and “G. Opening to Traffic” do not apply. The following modifications to A. Weather and Seasonal Limitations and C. Determination of the Quantities of Materials to be applied do apply in their place.

**A. Weather and Seasonal Limitations.** Bituminous material shall not be applied on a wet surface, when the ambient temperature is less than 50°F and rising, or when weather conditions would prevent proper construction of the surface treatment. The surface on which the bituminous material is applied shall be placed only during the period of May 1st up to and including the last Saturday of September.

**C. Determination of the Quantities of Materials to be Applied.** The quantity of bituminous material to be used shall be in the range of 0.35 – 0.50 gal/sq yard unless otherwise directed by the Engineer. The cover aggregate shall be spread in a single stone thickness in the range of 15 to 25 lb/sq yard for the indicated aggregate unless otherwise directed by the Engineer. The actual quantity of bituminous material shall be such that a minimum of 70% of the aggregate particle is embedded in the bituminous material. The actual quantities used will be determined visually by the Engineer at the time of placement.

**410-4 METHOD OF MEASUREMENT.** Bituminous surface treatments for pavement and shoulders will be measured by the number of square yards of compacted material in place making no deductions for minor untreated areas such as catch basins and manholes.

The bituminous material will be measured by the number of gallons used.

**410-5 BASIS OF PAYMENT**

**410-5.01 Bituminous Surface Treatment - Pavement and Shoulders.** The unit price bid per square yard shall include the cost of all labor, materials, and equipment necessary to perform the work except:

- Bituminous material used for treatment will be paid under separate item.
- Patching material will be paid for under the item for Truing and Leveling.
- Construction signs will be paid for under appropriate items.

The cost of installing test patches and furnishing patrol vehicles when surface treating pavements shall be included in the unit bid price for the surface treatment.

**410-5.02 Bituminous Material - Pavement and Shoulders.** The unit price bid per gallon shall include all the cost of labor, materials, and equipment necessary to perform the work.

*Payment will be made under:*

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>410.04</td>
<td>Bituminous Surface Treatment (Pavement)</td>
<td>Square Yard</td>
</tr>
<tr>
<td>410.05</td>
<td>Bituminous Surface Treatment (Shoulders)</td>
<td>Square Yard</td>
</tr>
</tbody>
</table>
SECTION 411 - STABILIZED GRAVEL SURFACE COURSE

411-1 DESCRIPTION. The work shall consist of placing a stabilized gravel surface course with additive, if specified, on a prepared base in accordance with these specifications and in conformance with the lines and grades shown on the plans or as directed by the Engineer.

411-2 MATERIALS

411-2.01 Gravel. The gravel shall conform to the following gradation requirements:

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>Percent Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 in</td>
<td>100</td>
</tr>
<tr>
<td>1/4 in</td>
<td>30 - 65</td>
</tr>
<tr>
<td>No. 200</td>
<td>10 - 20</td>
</tr>
</tbody>
</table>

Particles passing the No. 40 sieve size shall have a maximum liquid limit of 30 and a plasticity index ranging from 3 to 8. The maximum loss in 4 cycles of the Magnesium Sulfate Soundness Test shall be 30. If the gravel as obtained from the bank is deficient in any of the requirements specified, such deficiency shall be corrected by screening, processing and/or blending with other acceptable materials before stockpiling. The requirements of §304-2.03, Stockpiling shall apply to all gravel furnished for this work.

411-2.02 Chemical Additives. Chemical additives, if required, shall meet the applicable requirements of the following subsections:

- Calcium Chloride: 712-02
- Sodium Chloride: 712-03

411-3 CONSTRUCTION DETAILS

411-3.01 Placement. After the base has been brought to grade and cross section, as shown on the plans, thoroughly compacted, and approved by the Engineer, the Contractor shall place the stabilized gravel surface course.

When calcium or sodium chloride additives are specified, they shall be added by an approved mechanical distributor after the gravel has been spread and prior to the addition of water. Calcium chloride shall be added in the amount of 1/2 pound per square yard per inch of compacted thickness of the course. Sodium chloride shall be added at a rate of 2 pounds per square yard per inch of compacted thickness of the course which is equivalent to approximately 2% of sodium chloride based on dry weight of aggregate. Water shall then be added to the material in amounts as directed by the Engineer.

If the Contractor so elects, only the calcium chloride may be added to the gravel material as a water solution. In such cases the Contractor shall submit to the Engineer a detailed description in writing of the proposed procedure of operations. Construction shall not be started until the Engineer’s approval is obtained in writing.

411-3.02 Mixing

A. Gravel Without Additive. Water shall be thoroughly dispersed by any appropriate methods which will insure a uniform consistency and moisture content within the limits for proper compaction.
**B. Gravel With Additive.** The water and the chemical additive shall be thoroughly and uniformly incorporated with the gravel for the full depth of the course, by mixing with an approved power-driven rotary type mixing machine. Mixing shall continue until the material is of uniform composition. The Contractor may elect to mix the materials in an approved plant of the pugmill type. Mixing by blading, shoveling and/or scooping will not be permitted.

411-3.03 Compaction. When the in-place material is of uniform consistency and has a moisture content within the limits for proper compaction, as determined by the Engineer, it shall be thoroughly compacted by the use of self-propelled pneumatic tired or vibratory compactor in accordance with the requirements of Section 203, *Compaction*. During the compaction operation, light grading shall be done as required to maintain the surface of the course true to grade and cross-section. In confined areas, inaccessible to rollers, mechanical rammers shall be used to obtain the compaction required in §203-3.12. The finished surface of the stabilized gravel course shall be rolled in a float of free water with a smooth steel wheeled roller weighing not less than 10 tons. In all cases, the material must be so thoroughly compacted that it will not displace under the roller.

This course shall not be placed in excess of 500 linear feet without being shaped, compacted and finish rolled.

When posts for guide railing are to be installed adjacent to a stabilized gravel surface course, extreme care shall be taken during installation of the posts so that the stabilized gravel surface course is not disturbed.

411-3.04 Surface Preparation for Treatment

**A. Calcium Chloride Stabilized Gravel Surface Course.** After the calcium chloride stabilized gravel surface course has been completed, water shall be applied to the surface in amounts as directed by the Engineer. Immediately following the application of water, calcium chloride shall be applied on the surface with an approved mechanical spreader at the rate of 1/2 pound per square yard.

**B. Sodium Chloride Stabilized Gravel Surface Course.** After the sodium chloride stabilized gravel surface course has been brought to final grade and cross section and rolling has been completed, the course shall be permitted to cure for a minimum of 10 days at a minimum temperature of 60°F before any additional pavement courses are applied. The cured completed surface course shall be broomed to remove dust, before application of the overlying course.

**C. Gravel Without Additive.** No surface preparation required for treatment.

411-4 METHOD OF MEASUREMENT. The quantity for payment, in cubic yards of material, shall be computed within the payment lines shown on the plans or otherwise ordered in writing by the Engineer, and in accordance with the plans and specifications.

411-5 BASIS OF PAYMENT. The unit bid price per cubic yard shall include the cost of furnishing all labor, materials and equipment necessary to complete the work, except that the water, the calcium chloride, and the sodium chloride shall be paid for under their appropriate items. No direct payment will be made for any losses of material which may result from shrinkage, compaction, foundation settlement, waste, overflow, erosion, leakage, or any other causes; the cost of such losses shall be included in the price bid for this work.

*Payment will be made under:*

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>411.01</td>
<td>Stabilized Gravel Surface Course</td>
<td>Cubic Yard</td>
</tr>
</tbody>
</table>
SECTION 412 - CRACK SEALING ASPHALT PAVEMENTS

412-1 DESCRIPTION. The work in this section shall include work required for crack sealing asphalt pavements.

412-2 MATERIALS. Materials shall be as specified in the special specifications.

412-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

412-4 METHOD OF MEASUREMENT. As specified in the special specifications.

412-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 413 - MICRO-SURFACING

413-1 DESCRIPTION. The work in this section shall include work required for micro-surfacing.

413-2 MATERIALS. Materials shall be as specified in the special specifications.

413-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

413-4 METHOD OF MEASUREMENT. As specified in the special specifications.

413-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 414 - QUICK-SET SLURRY

414-1 DESCRIPTION. The work in this section shall include work required for quick-set slurry.

414-2 MATERIALS. Materials shall be as specified in the special specifications.

414-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

414-4 METHOD OF MEASUREMENT. As specified in the special specifications.

414-5 BASIS OF PAYMENT. As specified in the special specifications.”

SECTION 415 - PAVER PLACED SURFACE TREATMENT
415-1 DESCRIPTION. The work in this section shall include work required for paver-placed surface treatment.

415-2 MATERIALS. Materials shall be as specified in the special specifications.

415-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

415-4 METHOD OF MEASUREMENT. As specified in the special specifications.

415-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 416 - COLD RECYCLING

416-1 DESCRIPTION. The work in this section shall include work required for cold recycling.

416-2 MATERIALS. Materials shall be as specified in the special specifications.

416-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

416-4 METHOD OF MEASUREMENT. As specified in the special specifications.

416-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 417 AND 418 - (VACANT)

SECTION 419 - FOG SEAL

419-1 DESCRIPTION. The work in this section shall include work required for fog seal (stand alone for shoulder and median).

419-2 MATERIALS. Materials shall be as specified in the special specifications.

419-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

419-4 METHOD OF MEASUREMENT. As specified in the special specifications.

419-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 420 - POROUS ASPHALT PAVEMENT

420-1 DESCRIPTION. The work in this section shall include work required for porous asphalt pavement.

420-2 MATERIALS. Materials shall be as specified in the special specifications.
420-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

420-4 METHOD OF MEASUREMENT. As specified in the special specifications.

420-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTIONS 421 THRU 489 - (VACANT)

SECTION 490 - COLD MILLING

490-1 DESCRIPTION. This work shall consist of the milling, shaping and removal of portions of existing surfaces by a cold milling process, and subsequent cleaning, utilizing equipment and procedures meeting the requirements in this specification.

The work shall consist of Miscellaneous Cold Milling or Production Cold Milling of bituminous or portland cement concrete as indicated in the contract documents and as shown on the plans.

490-2 MATERIALS

490-2.01 Equipment. Milling machines shall be power operated, self-propelled machines capable of removing the desired thickness of existing surfaces. The machines shall have sufficient power, traction and stability to accurately maintain depth of cut and slope. They shall be capable of producing a finished profile and cross slope to within 1/4 inch of that required and shall produce a uniform surface texture free from gouges and ridges greater than 3/8 inch in depth.

The machines shall be equipped with a means to control dust and other particulate matter created by the cutting action.

The machines shall have an integral loading system or sufficient equipment shall be provided to accomplish complete removal of milled material at a rate equivalent to the milling rate.

Vacuum trucks, street sweepers or power brooms shall be used to clean the milled surfaces. The Engineer may disallow the use of power brooms in urban, residential or other sensitive areas if the dust raised by the broom is deemed by the Engineer to be objectionable.

490-2.02 Disposal of Material. Material removed during the milling process, including foreign debris within or on the pavement, shall become the property of the Contractor and shall be disposed of at a site obtained by the Contractor.

490-3 CONSTRUCTION DETAILS

490-3.01 General. Milling shall be performed at the locations and in accordance with the details indicated on the plans.

When indicated on the plans, profile and cross slope shall be controlled by a taut reference string line. The reference elevation and string line shall be established by the Contractor and subject to the approval of the Engineer.

Areas not accessible to the milling machine, such as around and/or adjacent to inlets, manholes, curbs and transverse joints on structures, may be removed by a small milling machine, handwork or other methods approved by the Engineer.

All milled material, including that removed by other means, shall be immediately removed from the milled surfaces and adjacent surfaces. Surfaces shall be cleaned of all fines and dust prior to opening to
traffic. The Contractor shall conduct operations in such a manner that dust is controlled and is not objectionable. Milled and adjacent surfaces shall be cleaned again, as directed by the Engineer, prior to the placement of tack coats, or pavement courses if traffic has been allowed on the milled surface and/or if more than 48 hours have elapsed since the initial cleaning.

The Contractor shall maintain drainage at catch basins, according to the details shown on the plans, or in a manner approved by the Engineer.

When working adjacent to traffic, the Contractor shall immediately remove material that is spilled on the traveled way.

Milled surfaces to be overlaid with asphalt concrete shall be covered with at least a single course of asphalt concrete before the end of the paving season. Portland cement concrete overlays shall be completed over milled surfaces before the end of the paving season. Damage to milled surfaces resulting from traffic or other causes such as, but not limited to, raveling, fuel spillage or any contaminants which would inhibit bond, shall be repaired or remilled by the Contractor in a manner approved by the Engineer.

**490-3.02 Production Cold Milling.** Production cold milling of bituminous or portland cement surfaces shall be performed in accordance with the details and at the locations indicated on the plans.

**490-3.03 Miscellaneous Cold Milling.** Miscellaneous cold milling of bituminous or portland cement surfaces shall be performed in accordance with the details and at the locations indicated on the plans.

**490-3.04 Production Cold-Mill Surface Planing.** Production cold-mill surface planing of bituminous concrete surfaces shall be performed in accordance with the details and at the locations indicated on the plans. When specified, the milling machine shall control the profile and cross slope with a moving reference at least 30 feet in length. The moving reference may be a floating beam, ski, or other suitable type such that the resulting milled surface is sufficiently even.

In areas accessible to the milling machine, construct a milled surface to a maximum 1/2 inch tolerance. If the pavement surface is not being constructed or has not been constructed to this tolerance based upon visual observation or upon riding quality, the Engineer may test the surface with a 15 foot straight edge or string line placed parallel to the centerline of the pavement and with a 10 foot straight edge or string line placed transversely to the centerline of the pavement on any portion of the pavement. Variations exceeding 1/2 inch will be satisfactorily corrected at no additional cost to the State.

**490-4 METHOD OF MEASUREMENT.** The quantity shall be measured as the number of square yards of pavement surface milled in accordance with the plans and this specification.

In no case will a deduction in area be made for minor unmilled areas due to catch basins, manholes, transverse joints, or minor low areas in pavements from the measured surface area that has been milled. Minor unmilled or low areas are those areas of 10 square yards or less.

**490-5 BASIS OF PAYMENT.** The unit price bid per square yard shall include the cost of furnishing all labor and equipment necessary to complete the milling, including the removal of pavement by other means, the removal and disposal of milled material, the removal and hauling of milled material to a designated storage area when indicated in the contract documents and cleaning the resultant surface after milling. No payment will be made for additional cleaning that may be necessary just prior to placement of any overlaying pavement courses or tack coats. The cost of maintaining drainage shall be included in the price bid for work zone traffic control. The cost of providing tack coats, overlay courses, and temporary pavement wedges around drainage structures, manholes, valve boxes, bridge abutments and beginning and ends of milled pavement shall be paid for separately.

**Payment will be made under:**

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>490.10</td>
<td>Production Cold Milling of Bituminous Concrete</td>
<td>Square Yard</td>
</tr>
</tbody>
</table>

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NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>490.15</td>
<td>Production Cold-Mill Surface Planing of Bituminous Concrete</td>
<td>Square Yard</td>
</tr>
<tr>
<td>490.20</td>
<td>Production Cold Milling of Portland Cement Concrete</td>
<td>Square Yard</td>
</tr>
<tr>
<td>490.30</td>
<td>Miscellaneous Cold Milling of Bituminous Concrete</td>
<td>Square Yard</td>
</tr>
<tr>
<td>490.40</td>
<td>Miscellaneous Cold Milling of Portland Cement Concrete</td>
<td>Square Yard</td>
</tr>
</tbody>
</table>

SECTIONS 491 THRU 499 (VACANT)
Section 500
PORTLAND CEMENT CONCRETE

SECTION 501 - PORTLAND CEMENT CONCRETE - GENERAL

501-1 DESCRIPTION. These general requirements apply to concrete furnished for pavement, structures and incidental construction. Additional requirements may be specified in the contract item. All testing will be done in accordance with Department procedures.

501-2 MATERIALS

501-2.01 Composition of Mixtures. The Contractor shall inform the Regional Director, in writing, of the materials sources prior to mixing concrete. Proportion a homogenous Portland cement concrete mixture using the pre-approved materials listed under 501-2.02, Material Requirements.

Produce the class of concrete indicated in the contract documents. However, substitutions may be made according to Table 501-1, Concrete Class Options.

<table>
<thead>
<tr>
<th>TABLE 501-1 CONCRETE CLASS OPTIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Concrete Class</td>
</tr>
<tr>
<td>A</td>
</tr>
<tr>
<td>C</td>
</tr>
<tr>
<td>D</td>
</tr>
<tr>
<td>DP</td>
</tr>
<tr>
<td>E</td>
</tr>
<tr>
<td>H</td>
</tr>
<tr>
<td>F, G, GG, or HP</td>
</tr>
<tr>
<td>I</td>
</tr>
<tr>
<td>J</td>
</tr>
</tbody>
</table>

Notes:
1. Regional Director approval required for pavement applications, including approach slabs. D.C.E.S. approval required for structural or deck applications. May not be used in mass placements, or as a substitute for class A in Sign Structure, Signal Pole, and Luminary Foundations.
2. The requirements of §502-2.01 and §502-2.02 apply.

501-2.02 Material Requirements

<table>
<thead>
<tr>
<th>Material</th>
<th>Code</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>Portland Cement</td>
<td>701-01</td>
<td>711-08</td>
</tr>
<tr>
<td>Blended Portland Cement</td>
<td>701-03</td>
<td>711-10</td>
</tr>
<tr>
<td>Concrete Sand</td>
<td>703-07</td>
<td>711-11</td>
</tr>
<tr>
<td>Coarse Aggregate</td>
<td>703-02</td>
<td>711-12</td>
</tr>
<tr>
<td>CNBCI **</td>
<td>711-13</td>
<td>711-14</td>
</tr>
<tr>
<td>Water</td>
<td>712-01</td>
<td></td>
</tr>
</tbody>
</table>

* Ground Granulated Blast Furnace Slag
** Calcium Nitrite Based Corrosion Inhibitors
A. Cementitious Materials. Use only cementitious materials meeting §701-01 whose brand name and type appears on the Department’s Approved List. Cementitious materials stored over the winter at concrete producing facilities will be retested for specification compliance. All contaminated, or hardened cementitious material will be rejected and not used in Department work.

The Department will consider requests to evaluate alternate cements, pozzolan or microsilica. The use of alternatives is subject to approval by the Director, Materials Bureau.

1. Portland Cement. Use Type I, Type II or Type I/II cement, except as indicated below or in the contract documents.

Type I cement is restricted to fresh water and low sulfate soil areas. Use Type II or Type I/II cement in high sulfate, and salt water areas. Salt water areas are defined as; The Hudson River south of the Newburg-Beacon Bridge, and all other tidal / sea water spray areas of New York State. Type I/II cement is defined as a cement that meets the requirements of both Type I and Type II cements. High alkali cement is defined as any portland cement having an alkali content in excess of 0.70% as denoted on the Approved List. High alkali cement use is restricted, unless otherwise approved by the Regional Director, to mixtures that do not contain reactive aggregates (as denoted in the Department’s List of Approved Sources of Aggregates).

2. Blended Portland Cement. Blended cements meeting the requirements of 701-03, may be used as follows:

a. Type IP or SM. Blended Portland Cement (Type IP or Type SM), may be used in all classes of concrete listed in Table 501-03, Concrete Mixtures, except Class F. Type IP or SM blended cement replaces the portland cement/pozzolan portion of the designed mix in Class DP, G, GG, or HP concrete. When using Type IP or SM blended cement in Class DP and HP concrete, an addition of Microsilica §711-11 is required.

b. Type SF. Blended Portland Cement (Type SF), may be used in Class DP or HP concrete. Type SF blended cement replaces the portland cement/microsilica portion of the designed mix in Class DP or HP concrete. When using Type SF blended cement in Class DP or HP concrete, an addition of Fly Ash, §711-10, or Ground Granulated Blast Furnace Slag (GGBFS), §711-12, is required.

c. Ternary Blend. Blended Portland Cement (Ternary Blend), may be used in Class DP or HP concrete. Ternary blend cement in Class DP or HP concrete replaces the entire portland cement/pozzolan/microsilica portion of the designed mix. No subsequent addition of cementitious material is required or allowed.

3. Pozzolan. Pozzolan is defined as Fly Ash, §711-10, or Ground Granulated Blast-Furnace Slag (GGBFS), §711-12. All classes of concrete, except Class F, allow or require a pozzolan as a partial replacement for portland cement. Classes DP, G, GG, and HP concrete require the use of a pozzolan.

4. Microsilica. Class DP and HP concrete require Microsilica, §711-11, as a partial replacement for portland cement. Microsilica, a pozzolanic material, is not included in the definition of a pozzolan in these specifications.

5. High Reactivity Pozzolan. High Reactivity Pozzolans which meet the requirements of §711-14 may be considered as supplementary cementitious materials in concrete mixtures where
enhanced physical properties are desired. With prior approval from the Regional Materials Engineer, these materials may be allowed in lieu of microsilica in specialized and high performance concrete mixtures.

**B. Aggregates.** Use aggregate from a source on the Approved List of Sources of Fine and Coarse Aggregates that also meets the following requirements for gradation and friction.

1. **Gradation.** Samples will be taken from stockpiles, barges, conveyor belts, or bins and tested for gradation at the plant site according to NYSDOT Materials Method 9.1. Rejected aggregates may be reprocessed or reworked to meet the gradation requirements.

   a. **Concrete Sand.** Use only sand meeting the requirements of §703-07, Concrete Sand.

   b. **Coarse Aggregate.** Use only crushed stone, crushed gravel, or crushed slag meeting the requirements of §703-02, Coarse Aggregates in either one or a combination of size designations specified in Table 703-4, Sizes of Stone, Gravel, and Slag and graded according to Table 501-2, Coarse Aggregate Gradations.

   Aggregates that are uniform in size, but do not meet the requirements in Table 703-4, may be approved by the Regional Director. When these sizes are combined to meet the mixture gradation requirements of Table 501-2, the gradation requirements of §703-02 shall not apply. Blending of aggregates during the batching process may be approved by the Regional Director. When blending aggregates prior to batching, the blending method requires approval by the Regional Director.

<table>
<thead>
<tr>
<th>TABLE 501-2 COARSE AGGREGATE GRADATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sieve Sizes</td>
</tr>
<tr>
<td>-------------</td>
</tr>
<tr>
<td>1 1/2 inches</td>
</tr>
<tr>
<td>1 inch</td>
</tr>
<tr>
<td>1/2 inch</td>
</tr>
<tr>
<td>1/4 inch</td>
</tr>
</tbody>
</table>

   **NOTES:**
  ASTM C33 Size Number 7 is an acceptable equivalent to the Type CA 1 gradation.
   ASTM C33 Size Number 57 is an acceptable equivalent to the Type CA 2 gradation.
   Material passing the No. 200 sieve (wet) is limited to a maximum 1.0 % by weight for ASTM sizes 7 and 57.

2. **Friction.** Sample and test aggregate for friction characteristics according to the procedures of Materials Method 28 “Friction Aggregate Control and Test Procedures.” The Engineer will identify pavement areas, if any, represented by failing samples according to the procedures of Materials Method 28 “Friction Aggregate Control and Test Procedures.”

   a. **Concrete Sand.** For use in concrete pavements, bridge decks, precast pavers, or any other item used in concrete highway wearing surfaces, sand (natural or manufactured) must contain at least 25.0% acid-insoluble residue in the plus No. 30 size fraction and in the minus No. 30 size fraction. Sands may be blended to meet this requirement.

   b. **Type 1 Coarse Aggregate.** Use coarse aggregate meeting one of the following requirements:
   - Limestone, dolomite, or a blend of the two, having an acid-insoluble residue content not less than 20.0%.
c. Type 2 Coarse Aggregate. Use coarse aggregate meeting one of the following requirements:

- Limestone, dolomite, or a blend of the two, having an acid-insoluble residue content not less than 20.0%.
- Sandstone, granite, chert, traprock, ore tailings, slag, or other similar noncarbonate materials.
- For concrete mixtures containing CA1 coarse aggregate: gravel or a blend of rock types containing no less than 20.0% noncarbonate particles (by weight with adjustments to equivalent volumes for materials of different specific gravities) in the minus 1 inch, plus 1/4 inch primary size fraction.
- For concrete mixtures containing CA2 coarse aggregate: gravel or a blend of rock types containing no less than 20.0% noncarbonate particles (by weight with adjustments to equivalent volumes for materials of different specific gravities) in the minus 1 1/2 inch, plus 1/2 inch and the minus 1/2 inch, plus 1/4 inch primary size fractions.

d. Type 3 Coarse Aggregate. Use coarse aggregate meeting one of the following requirements:

- Limestone or a blend of limestone and dolomite having an acid-insoluble residue content not less than 20.0%.
- Dolomite.
- Sandstone, granite, chert, traprock, ore tailings, slag or other similar noncarbonate materials.
- For concrete mixtures containing CA1 coarse aggregate: gravel or a blend of rock types containing no less than 20.0% noncarbonate particles (by weight with adjustments to equivalent volumes for materials of different specific gravities) in the minus 1 inch, plus 1/4 inch primary size fraction.
- For concrete mixtures containing CA2 coarse aggregate: gravel or a blend of rock types containing no less than 20.0% noncarbonate particles (by weight with adjustments to equivalent volumes for materials of different specific gravities) in the minus 1 1/2 inch, plus 1/2 inch and the minus 1/2 inch, plus 1/4 inch primary size fractions.

e. Type 9 Coarse Aggregate. Use coarse aggregate meeting the requirements of §501-2.02 B.1.b. Coarse Aggregate.

C. Admixtures. Use only admixtures which meet the requirements of §711-08, or §711-13, and which appear on the Department’s Approved List of Materials. Admixtures which do not conform to these requirements are subject to evaluation by the Materials Bureau.
501-2.03 Concrete Batching Facility Requirements. Batching facilities must be of sufficient design and capacity to produce the quantity of concrete specified. Batching facilities that differ from conventional designs will be considered for use by the Director, Materials Bureau.

A. Acceptance. Each facility requires initial and annual approval by the Director, Materials Bureau. The Regional Director may disapprove use of a previously approved facility at any time for non-conformance with the specifications. Once disapproved, production for Department work will not be allowed until corrective measures are implemented under the approval of the Regional Director.

B. Bins. Each facility requires:

- Sufficient size and number of storage bins to produce the quantity of concrete specified.
- Positive separations between fine aggregate and various sizes of coarse aggregates.
- Separate cement, pozzolan, High Reactivity Pozzolan, and microsilica bins, except Type I and Type II cement may be combined in common storage unless the cement is intended for use in high sulfate or salt water areas as described in §501-2.02 A. Cementitious Materials.
- Cement, pozzolan, High Reactivity Pozzolan and microsilica bins with protection from rain and moisture.
- A means of safely obtaining uncontaminated samples from all microsilica bins.
- A means of safely obtaining uncontaminated samples from any cement, pozzolan or High Reactivity Pozzolan bin that has been determined by the Regional Materials Engineer as either unsafe to sample, or difficult to verify the acceptability of its contents.

Sampling will be conducted, or witnessed by the Regional Materials Engineer’s representative.

C. Weigh Hoppers and Discharge Chutes. Each facility requires:

- Separate weigh hoppers for aggregate and cementitious materials.
- Enclosed cement weigh hopper to protect against moisture and reduce escaping dust.
- Chutes arranged so that materials will not lodge or be lost on discharge.
- No chutes suspended from any part of the weighing system.
- Vibrators arranged so that no significant vibrations are transmitted to the scales or other plant control equipment during the weighing process.

D. Scales. Each facility requires:

- Load cell type scales which indicate the load at all stages of the weighing operation, from zero to full capacity, when installed for weighing materials after January 2, 2003.
- Scales that meet the requirements of the National Institute of Standards and Technology, Handbook 44, with no less than 500 nor more than 2000 scale divisions.
- Digital displays that match the primary scale within 1 division.
- Minimum resolution of digital displays equivalent to the minimum resolution on the primary scale.
- Digital displays located in direct sight of the operator’s normal work station.
- Face of digital displays protected from manipulation.

Test all plant scales for accuracy, at no additional cost, by a qualified technician as follows:

- Annually, prior to use for Department work.
- At intervals of not more than 90 calendar days.
- Whenever a plant changes location.
- At any time ordered by the Regional Director.
Provide a cradle or test platform approved by the Regional Materials Engineer, for each scale. Provide at least 20 certified 50 lb. test weights for performing scale accuracy tests. The certification of compliance for the test weights must be made available upon request at the time of the scale accuracy test. The use of a set of test weights for multiple facilities may be permitted, providing that the test weights are available for use within one hour after request. When directed by the Regional Director, protect the scales, and displays from manipulation by locking or sealing. Any evidence of tampering will be cause for rejection.

E. Proportioning Control Equipment. Proportion the materials by automatic proportioning devices approved by the Director, Materials Bureau. The Regional Director may require the locking or sealing of proportioning equipment that is subject to manipulation. Install automatic proportioning equipment in a dust and weather protected area of at least 36 square feet, with no internal dimension less than 6 feet.

Include equipment to:
- Produce all batches in fully automatic mode using preprogrammed US Customary mix designs. The only manual operation allowed is a switch or button to start the batching sequence and/or discharge the completed batch.
- Accurately proportion the various components of the mixture by weight, or by volume for admixtures and water, in the proper order so that aggregates and cementitious materials are displayed cumulatively (when appropriate).
- Deliver each constituent within the tolerances indicated in Table 501-4, Batching Tolerances.
- Control the cycle sequence.
- Interrupt and stop the automatic batching operations via auxiliary interlock cutoff circuits, whenever an error exceeding the acceptable tolerance occurs in proportioning, for all materials except water.
- Time the mixing operations for central mix plants, and provide a clear indication on the recordation whenever the mix time has been interrupted.

Interlock the system so that during the batching of cementitious materials, aggregates and admixtures:
- No inlet gate can open while the weigh hopper discharge gate is open.
- No inlet gate can open while another material is being weighed in a shared weigh hopper.
- No weigh hopper discharge gate can open while the hopper is being filled nor until the full batch weight is within delivery tolerance.
- No new batch can be weighed until the hopper is entirely empty of the previous batch and the scale has returned to within the allowable zero tolerance.

F. Admixture Dispensing Systems. Equip plants with calibrated systems that meet the following:
- A sufficient number of dispensing systems to supply the concrete mixture specified.
- The ability to dispense each admixture through its own measuring system.
- Accurate measurement within the tolerance limits specified in Table 501-4, Batching Tolerances.
- A bypass valve to obtain a calibrated sample of admixture from each measuring device.
- Uniform distribution of admixture throughout the mix within the specified mixing period.
- When multiple admixtures are added, no direct contact with each other prior to mixing.
- An approved automatic admixture dispensing system in plants equipped with automated proportioning systems.
- Volumetric measuring devices interlocked with the automated proportioning equipment that insure the preset quantity has been actually measured and completely discharged.
- A readable indication at the operator's normal work station of the actual quantity batched.
Interlock the admixture system with the automated proportioning system so that aggregate and/or cement weigh hopper discharge gates cannot be opened until the preset quantity of admixture has been batched or discharged.

Recordation of the presence of admixture is dependent on completion of admixture discharge.

**G. Recordation Equipment.** Equip all plants with digital recording instruments approved by the Director, Materials Bureau, that meet the following requirements:

- Is readily accessible and readable at the operator’s normal work station.
- Provides separate quantity recordation of each aggregate component, cement, pozzolan, High Reactivity Pozzolan, microsilica, admixture, fine aggregate moisture content, and water (at central mix plants) for each batch of concrete. Water at central mix plants may be recorded by weight or volume.
- Records the batch number, concrete class, date (day, month, year), and time of day to the nearest minute on each batch record.
- Provides cumulative recordation (when batching cumulatively) of weight and/or volume as indicated on the batching scale or meter within an accuracy of ±1 scale or meter graduation.
- Has a minimum recorder resolution equivalent to or less than the minimum graduation on the scale or meter, unless otherwise approved by the Director, Materials Bureau.
- Provides a clear and legible copy of all batch records, containing permanent identification of the time and all quantities in each batch, to the Department.
- Automatically stamps the date and time of batch completion on each batch and/or delivery ticket.
- Provides clear identification on batch recordation when:
  - Initiating a batch without all conditions satisfied for full automated production.
  - An out of tolerance condition is accepted during batching.
  - A system is taken out of the full automated mode during the batching sequence.
  - A system produces a “demonstration” or “simulated” batch.
  - A system reprints a batch ticket.
  - The timing of a central mixer has been interrupted.

When the automation system can produce other than standard size batches (full, half or quarter cubic yard increments), recordation will be subject to approval of the Director, Materials Bureau.

**H. Inspection Facility.** Provide a weatherproof building or trailer, for use as an inspector's testing laboratory and office that meets the following criteria:

- Meets all applicable uniform fire prevention and building code requirements.
- Office area partitioned from the testing laboratory.
- Minimum gross area of 160 square feet, a minimum internal width of 7 feet and a ceiling height of not less than 7 1/2 feet.
- Protected from a noise level greater than an 8 hour, time weighted average of 85 dBA.
- Laboratory area with tables, work benches, shelving, and other equipment for testing portland cement concrete mixes.
- Increase the area proportionally to house and operate any additional testing equipment, and when there are multiple plants at one site, size the increase of the laboratory and office space to be adequate for performing inspection duties during all production circumstances.

Use the inspection facility only for its intended purpose, and when the inspection facility is used by more than one inspection authority, the Department will have priority. The facility and its location
are subject to approval by the Regional Materials Engineer. Maintain the inspection facility, office, and testing equipment in good operating and clean condition. The Producer will be responsible for routine cleaning.

Equip the inspection facility with the following:

1. **Office Equipment.** A Standard size (approx. surface dimensions: 30 x 60 inches) office desk with drawers and a chair, and a fireproof file cabinet with at least two locking drawers and two keys.

2. **First Aid Equipment.** An adequately stocked first aid kit at the plant site including:
   - An emergency eye wash station in the laboratory area.
   - Safety equipment including gloves, dust mask, etc.

3. **Sanitary Facilities.** A flush type toilet at the plant site, enclosed in a properly vented, separate room and complying with applicable sanitary codes. A portable toilet may be substituted when a facility is set up on a temporary basis for a specific project.

4. **Lighting.** Electric, non glare, providing a minimum illumination level of 1000 lux at desk and work bench level.

5. **Laboratory Sink / Potable Water.** A Sink and faucet with an adequate supply of clean water for testing, and if necessary, a water cooler for potable drinking water.

6. **Heating and Cooling.** Adequate heating and air conditioning equipment to maintain an ambient temperature of 70±5°F.

7. **Ventilation.** Minimum 3.5 cfs exhaust hood, vented to the atmosphere, located over the sample drying area.

8. **Communication Equipment.** A telephone with a dedicated line in the laboratory office and a fax machine at the inspection facility or plant site for the inspector’s use.

9. **Fire Extinguisher.** A 10 pound capacity multi-class ABC fire extinguisher, maintained and located in the laboratory area.

10. **Coarse Aggregate Sieve Shaker.** Power driven, with a minimum clear sieve area of 324 square inches.
    - Anchored to a firm base.
    - Imparts a vertical, or lateral and vertical motion.
    - Equipped with an automatic timing shut-off device and dust cover.
    - Fully enclosed and weatherproof when located outside the inspection facility.

11. **Fine Aggregate Sieve Shaker.**
    - Power driven, independent of the coarse aggregate shaker.
    - For 8 inch minimum diameter sieves.
    - Imparts a vertical, or lateral and vertical motion.
    - Equipped with an automatic timing shut-off device.
    - Fully enclosed and weatherproof when located outside the inspection facility.

12. **Sample Splitter.** Able to split samples with a particle size of 1/2 – 2 inches.
13. **Large Scale.** Minimum capacity of 14 kg, with a maximum gradation of 0.005 kg meeting AASHTO M-231 Class G20. Scales provided as new or replacement after September 1, 2004, must be digital."

14. **Small Scale.** Minimum capacity of 1500 g, with a maximum gradation of 0.1 g meeting AASHTO M-231 Class G2. Scales provided as new or replacement after September 1, 2004, must be digital.

15. **Sample Drying Appliance.** Stove or hot plates sized to rapidly dry aggregate samples with a minimum total of four burners.

16. **Miscellaneous Testing Equipment.** Miscellaneous equipment as per Department written directives or as requested by the Regional Director.

17. **pH Test Kit.** pH test kit meeting the requirements of Materials Procedure NY 90-1 for all plants supplying concrete containing microsilica (711-11).

**501-2.04 Concrete Mixer and Delivery Unit Requirements.** Each mixer requires a Manufacturer's plate, which contains the mixing capacity of the mixer, in a convenient visible location. Repair or replace blades inside the drum that have become heavily encrusted with mortar, or are loose, broken, bent, scalloped or worn 20% in any dimension or otherwise damaged.

**A. Central Mixers.** Central mixers meeting the following may be used unless otherwise specified:
- Equipped with an acceptable timing device that prohibits a batch of concrete from being discharged before the specified mixing time has elapsed (as per §501-3.03 C) without a clear indication on the recordation equipment.
- Able to discharge the entire batch in an unrestricted manner into a hopper or delivery unit.

**B. Delivery Units.** Delivery units are subject to inspection as per NYSDOT Materials Method 9.1 and approval by the Regional Director. If found unfit, it will be disapproved until properly repaired. Completely clean and empty the agitating and non-agitating units of concrete and wash water before loading again.

**1. Truck Mixer Requirements.** Use an inclined axis rotating drum type with a water tank system able to measure water (gallons) going into the drum within a 2% accuracy, and equipped with a hatch in the drum periphery to permit access to inspect the inside.

Each truck mixer unit will be inspected and approved annually by the Regional Materials Engineer for use in Department work, and additional inspections will be made during use to determine its operating condition. Truck mixers will not be permitted to mix batches greater than the maximum capacity indicated on the Manufacturer’s rating plate.

*a. Transit Mixed Concrete.* Equip each truck mixer used for transit mixed concrete with an electrical revolution-counting device, appearing on the Approved List, mounted in a clearly visible position as follows:
- Separate counters showing: The number of drum revolutions at speeds within the mixing range and the total number of drum revolutions.
- Both counters legible to one revolution and designed to accept a non-standard electric plug for resetting each counter to read zero when loading at the batch plant.
- Tamper-proof such that if tampering occurs, the counters will become inoperative or the device will otherwise indicate tampering, including the interruption of electric power.
- Installed to count the number of revolutions of the drum only in the direction of mixing.
- Adjusted so that it counts the number of revolutions specified for the mixing and agitating drum speed within the tolerances indicated on the Manufacturer’s rating plate, but not to exceed the following Department’s requirements for truck mixers:
  - Mixing - 6 RPM minimum to 18 RPM maximum
  - Agitating - 2 RPM minimum to 6 RPM maximum
  - The mixing and agitating revolution limits may be adjusted for individual mixing units upon approval of the Director, Materials Bureau.

b. Central Mixed or Truck Mixed Concrete. Equip each truck mixer used for central or truck mixed concrete, either as described in §501-2.04 B.1.a., for Transit Mixed Concrete, or as follows:
- Mixing speed capability - 6 RPM minimum to 18 RPM maximum.
- Agitating speed capability - 2 RPM minimum to 6 RPM maximum.
- Approved counter-located in a position readily visible to the Engineer that accurately counts the number of revolutions in the direction of mixing.

2. Non-Agitating/Open Haul Units for Central Mixed Concrete. Each truck shall be:
- Sound and watertight enough to prevent loss of material during delivery.
- Free of contamination.
- Covered to protect the concrete from adverse drying or precipitation, when ordered by the Engineer.

C. Mobile Concrete Mixing Units. A mobile concrete mixing unit, with the Engineer’s approval, may be used for miscellaneous work such as curb, gutter, headwalls, catch basins, manholes, drop inlets, field inlets, sign foundations, lighting structure foundations, anchor units, pullboxes, leveling footings and similar placements.

  Equip the mobile mixing unit with proportioning devices that deliver the materials within the following tolerances by weight:

<table>
<thead>
<tr>
<th>Material</th>
<th>Tolerance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cement</td>
<td>±4%</td>
</tr>
<tr>
<td>Fine Aggregate</td>
<td>±2%</td>
</tr>
<tr>
<td>Water</td>
<td>±1%</td>
</tr>
<tr>
<td>Coarse Aggregate</td>
<td>±2%</td>
</tr>
<tr>
<td>Admixtures</td>
<td>±3%</td>
</tr>
</tbody>
</table>

Use a self contained, continuous mixing type, that meets the following:
- Carries unmixed dry bulk cementitious materials, fine and coarse aggregate, water and admixtures sufficient for at least 6 cubic yards per batch, unless otherwise approved by the Regional Materials Engineer.
- Measures the amount of cement being introduced into the mix by a clearly visible meter which is kept clean at all times.
- Records the quantity of cement by a ticket printer that, as a minimum, records the number of revolution counts of the cement feeder.

1. Water system

a. Provides positive control of the water flow into the mixing chamber.
b. Water flow indicated by a readily adjustable flow-meter to provide for minor variations in aggregate moisture.
c. Equipped with a bypass valve or hose suitable to determine batching accuracy.

2. Admixture System

a. Equipped with at least one admixture delivery system.
b. Provides positive control of the admixture flow into the unit's mix water system.
c. Flow-meters to control the amount of admixture added to the mix.
d. Dispenses admixtures in a manner that provides uniform distribution throughout the concrete.
e. Adds admixture in the amount necessary to achieve the required air content.
f. Equipped with a bypass valve to obtain a calibrated sample to determine batching accuracy.

3. Mobile Mixing Unit:

a. Capable of combining aggregates, cement, water and admixture into a thoroughly mixed and uniform weight, and discharging the mixture without segregation.
b. Set the mixing time to achieve proper and uniform mix, as determined by the Engineer.
c. Stockpile all mix materials at the project site, unless otherwise approved by the Engineer.
d. Provide the necessary scales, containers and personnel, approved by the Engineer, to calibrate the unit.
e. Calibrate the unit and provide a record of the calibration to the Engineer for the mix design to be used. The Regional Materials Engineer will furnish the mix design information and the calibration procedure. The Department reserves the right to witness calibration of the unit.
f. Prior to actual use, demonstrate to the Engineer that the concrete meets the specification requirements for slump, air content and proportioning. Proportioning may be verified in accordance with NYS DOT Materials Method 9.4.

Correct any improper mixer conditions as approved by the Engineer. Improper conditions include, but are not limited to, blades that have become heavily encrusted with mortar, or are loose, broken, bent, scalloped, or worn 20% in any dimension or otherwise damaged. The Engineer will discontinue use of a unit that performs unsatisfactorily.

D. Small Mixing Units. The Engineer may allow a small construction mixer to mix small quantities of concrete. Mix for at least 90 seconds after all materials are in the mixer, and the Engineer will test the concrete for the specified slump and air content.

501-3 CONSTRUCTION DETAILS

501-3.01 Proportioning. Proportion all ingredients, except for admixtures, according to Table 501-3, Concrete Mixtures, and as determined by the Department unless otherwise indicated in the contract documents. Any concrete mix design not meeting the requirements of Table 501-3 will be subject to approval by the Director, Materials Bureau.

A. Aggregates and Cementitious Materials. Aggregate and cementitious material proportions are indicated in Table 501-3, Concrete Mixtures, for standard classes of concrete. Mixes containing aggregate other than those permitted by §501-2.02B, Aggregates, are subject to approval by the Director, Materials Bureau.

Certain aggregates appear in the Approved List of Sources of Fine & Coarse Aggregates that have use limitations if combined with a high-alkali portland cement. The Regional Materials Engineer may allow the use of these aggregates in combination with high-alkali cements provided that pozzolans are substituted for cement in the following way:
### TABLE 501-3A POZZOLAN SUBSTITUTIONS

<table>
<thead>
<tr>
<th>Concrete Class Specified</th>
<th>Substitute Cement by Mass With</th>
<th>Class Substitution Allowed</th>
</tr>
</thead>
<tbody>
<tr>
<td>A, C, E, H</td>
<td>15-20% Class F Fly Ash (711-10)</td>
<td>HP¹</td>
</tr>
<tr>
<td>I, J</td>
<td>15-20% Class F Fly Ash (711-10)</td>
<td>-</td>
</tr>
<tr>
<td>D</td>
<td>15-20% Class F Fly Ash (711-10)</td>
<td>DP¹</td>
</tr>
<tr>
<td>G² and GG²</td>
<td>20% Class F Fly Ash (711-10)</td>
<td>-</td>
</tr>
<tr>
<td>F</td>
<td>No Substitution Allowed</td>
<td>-</td>
</tr>
</tbody>
</table>

**NOTES:**

1. Class HP and DP concrete may be substituted to mitigate ASR as listed above. Classes HP and DP require the replacement of portland cement with 20% pozzolan and 6% microsilica. The pozzolan may be either Class C or F Fly Ash (§711-10) or Ground Granulated Blast Furnace Slag (§711-12).
2. Classes G and GG require the replacement of portland cement with 20% pozzolan. The mitigation of ASR in Classes G and GG must be accomplished using Class F Fly Ash (§711-10).

Notify the Regional Materials Engineer prior to using pozzolan substitutions to mitigate ASR when using reactive aggregates in combination with a high alkali cement.

Approval may be withdrawn when unsatisfactory results occur.

**B. Admixtures.** Admixtures are used to achieve the desired set retardation, water reduction, slump, air content, and to protect reinforcing steel from corrosion. Admixtures are not considered part of the solid volume in the concrete mixture. The admixture manufacturer’s recommended maximum dosage rate should not be exceeded to obtain the desired results as specified in Table 501-3.

1. **Air Entrainment.** Air entraining agent is required for all mixes to produce concrete with an air content in the range specified in Table 501-3, Concrete Mixtures unless otherwise indicated in the contract documents. The Engineer will test the concrete for plastic air content, and reject concrete with air contents outside the specified limits.

2. **Retardation.** The setting time of concrete may be retarded when necessary for proper placement. A water-reducing and retarding admixture (§711-08, ASTM Type D), is required in Class DP for Structural Slab Overlays (Section 584), Class HP for Superstructure Slabs and Structural Approach Slabs (Section 557), Class G and Class GG concrete. It may be used with, or in place of, a water-reducing admixture (§711-08, ASTM Type A) in other applications that allow Class DP or Class HP. Limit the use of the water-reducing and retarding admixture to the minimum amount required to achieve retardation during placing conditions. Unless otherwise specified, the use of water-reducing and retarding admixtures are subject to approval of the Regional Director.

3. **Water Reduction.** Unless otherwise specified, a water-reducing admixture (§711-08, ASTM Type A), is required in Classes DP, HP, I and J concrete. For all other classes, except G and GG, a water-reducing admixture may be used, subject to advance notification and approval of the Regional Materials Engineer.

High Range Water-Reducing Admixtures (§711-08, ASTM Type F), may not be used unless allowed by specification, plans, or the Director, Materials Bureau.

4. **Corrosion Inhibitors.** Corrosion Inhibitors, meeting the requirements of §711-13, may be used in special applications where specified in the plans, contract documents, or as directed by the Director, Materials Bureau.
**C. Water.** Add water to obtain the slump desired by the Engineer, within the Design Mix Guidelines of Table 501-3, Concrete Mixtures. The Engineer will test the concrete for slump, and reject concrete with a slump greater than the guidelines for use in Department work.

Concrete with insufficient slump may be adjusted to within the guidelines of §501-3.03 by adding water and remixing, when permitted by the specifications or the Engineer.

**D. Pozzolan.** Up to 20% of the cement content for Classes A, C, D, E, H, I, and J may be substituted with a pozzolan (Fly Ash or GGBFS), except where prohibited by the Regional Director. No additional pozzolan is permitted in Classes DP, G, GG, or HP. No pozzolan is permitted in Class F.

**E. Microsilica.** Microsilica meeting the requirements of §711-11 may be added as part of a Blended Cement (§701-03, Type SF or Ternary Blend) or batched independently as a powder.

**F. High Reactivity Pozzolan (HRP).** When permitted by Regional Materials Engineer, HRP meeting the requirements of §711-14 may be batched independently as a partial replacement for Portland cement in specialized or high performance mixes.

### TABLE 501-3 CONCRETE MIXTURES

<table>
<thead>
<tr>
<th>Concrete Class</th>
<th>T.C.M. Content (lb/cy)</th>
<th>Sand % Total Agg. (solid volume)</th>
<th>Water/cementitious mat’ls (by weight)</th>
<th>Air Content % desired (Range)</th>
<th>Slump Range (in)</th>
<th>Type of Coarse Aggregate Gradation</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>606</td>
<td>36.2</td>
<td>0.46</td>
<td>6.5 (5.0 - 8.0)</td>
<td>2 1/2 - 3 1/2</td>
<td>CA 2</td>
<td>general purpose structural</td>
</tr>
<tr>
<td>C®</td>
<td>605</td>
<td>35.8</td>
<td>0.44</td>
<td>6.5 (5.0 - 8.0)</td>
<td>1 - 3</td>
<td>CA 2</td>
<td>Pavement: slipform paving, form paving</td>
</tr>
<tr>
<td>D</td>
<td>725</td>
<td>45.8</td>
<td>0.44</td>
<td>7.5 (6.0 - 9.0)</td>
<td>2 1/2 - 3 1/2</td>
<td>CA 1</td>
<td>thin structural applications</td>
</tr>
<tr>
<td>DP</td>
<td>725</td>
<td>45.8</td>
<td>0.40</td>
<td>7.5 (6.0 - 9.0)</td>
<td>3 - 5</td>
<td>CA 1</td>
<td>thin structural applications, overlays</td>
</tr>
<tr>
<td>E</td>
<td>648</td>
<td>35.8</td>
<td>0.44</td>
<td>6.5 (5.0 - 8.0)</td>
<td>3 - 4</td>
<td>CA 2</td>
<td>structural slabs and structural approach slabs</td>
</tr>
<tr>
<td>F</td>
<td>716</td>
<td>34.6</td>
<td>0.38</td>
<td>6.5 (5.0 - 8.0)</td>
<td>2 - 3</td>
<td>CA 2</td>
<td>high early strength for pavement or structural applications</td>
</tr>
<tr>
<td>G®</td>
<td>727</td>
<td>45.0</td>
<td>0.45</td>
<td>6.0 (4.0 - 8.0)</td>
<td>6 - 7</td>
<td>CA 2</td>
<td>underwater</td>
</tr>
<tr>
<td>GG</td>
<td>800</td>
<td>45.0</td>
<td>0.45</td>
<td>6.0 (4.0 - 8.0)</td>
<td>6 - 7</td>
<td>CA 1</td>
<td>underwater (special)</td>
</tr>
<tr>
<td>H</td>
<td>675</td>
<td>40.0</td>
<td>0.44</td>
<td>6.5 (5.0 - 8.0)</td>
<td>3 - 4</td>
<td>CA 2</td>
<td>pumping applications</td>
</tr>
<tr>
<td>HP®</td>
<td>675</td>
<td>40.0</td>
<td>0.40</td>
<td>6.5</td>
<td>3 - 5</td>
<td>CA 2</td>
<td>pumping, structural</td>
</tr>
</tbody>
</table>
NOTES:
1. Mixture proportions will be computed by the Regional Materials Engineer using the fineness modulus and bulk specific gravities (saturated surface dry) of the aggregates proposed for use.
2. Class DP and HP require the replacement of portland cement with 20% pozzolan and 6% microsilica and the addition of a water reducing admixture and/or water-reducing and retarding admixture. Refer to §501-3.01 B, Admixtures.
3. Class G and GG require the replacement of portland cement with 20% pozzolan, and the addition of a water-reducing and retarding admixture. Refer to §501-3.01 B, Admixtures.
4. These mixes require the use of a water reducing admixture. Refer to §501-3.01 B, Admixtures.
5. T.C.M. = Total Cementitious Material.
6. Slump range for slipform paving is 1 – 2 1/2 inches and for fixed form paving is 1 1/2 – 3 inches.

501-3.02 Handling, Measuring and Batching Materials. Arrange the batching facility and equipment to assure a continuous supply of material to the work.

When written approval is granted by the Director, Materials Bureau, bagged material may be incorporated into the mix. Adjust the batch size to use whole bags of bagged material. The handling, measuring and batching of bagged material must be verified and documented by a Department representative.

A. Stockpiles. Build good draining bases for stockpiles, at the batching facility, on prepared aggregate, concrete, metal or wood surfaces, or barge floors, subject to approval by the Regional Director. Build the stockpiles by methods which do not cause particle segregation. Stockpile all aggregates separately, by source and size so that no cross contamination occurs. Label all Department approved stockpiles by source number.

Handle aggregates throughout the batching process such as to maintain uniform grading of the material. In case the aggregates contain a high or non-uniform moisture content, stockpile the aggregates for a sufficient length of time to stabilize the moisture content.

Equip each plant with a moisture sensing device that indicates, on a readily visible scale or chart, the fine aggregate moisture content as it is batched. Indicate the free moisture content on the batch record during batching. The free moisture content during batching is limited to a maximum of 8% of the fine aggregate’s saturated-surface dry weight.

The Regional Materials Engineer will determine the acceptability and accuracy of the moisture sensing device. If the device is considered accurate, the free moisture content of the fine aggregate may be allowed to be adjusted between batches based on the most recent moisture reading. No adjustment for free moisture will be allowed for an individual batch after batching starts.

B. Heating Materials for Cold Weather Concreting. Use equipment that uniformly heats the materials. To obtain the specified temperature of the plastic concrete when the air temperature is below 32°F, heat the aggregates by steam or dry heat and heat the mix water. When the air temperature is 32°F or more, and the aggregates are free of ice, the specified temperature may be obtained by heating only the mix water. The equipment and operations for heating the materials must be approved by the Regional Director prior to use on Department projects.
To avoid the possibility of flash set when water is heated over 100°F, combine the water and aggregate in the mixer so that the water temperature is reduced before cement is added.

C. Batching.

1. Aggregates. When sizes are weighed cumulatively, allow a ±2% tolerance for each draw weight, based on the combined aggregate batch weight. If sizes are weighed separately, apply the tolerance to each scale weight.

2. Cement and Pozzolan.
   a. Batching without microsilica or HRP added independently on a common scale. Weigh the cement, blended cement, or pozzolan cumulatively with a ± 1% tolerance for each draw weight (based on the combined weight of all cementitious materials). Weigh the pozzolan last in the weighing sequence.”

   b. Batching with microsilica or HRP added independently on a common scale. Weigh all cementitious materials cumulatively with a ± 0.5% tolerance for each draw weight (based on the combined weight of all cementitious materials). Double the minimum allowable batch weight. Weigh the microsilica or HRP last in the weighing sequence.

   a. Batching with cement, Type IP or SM blended cement, or pozzolan on a common scale. Weigh the microsilica or HRP cumulatively with a ± 0.5% tolerance for each draw weight (based on the combined weight of all cementitious materials). Double the minimum allowable batch weight. Weigh the microsilica or HRP last in the weighing sequence.

   b. Batching microsilica or HRP on a separate scale. Weigh the microsilica or HRP with a ± 1% tolerance (based on the total weight of microsilica or HRP.

D. Delivery Tickets. Each delivery ticket must contain the following:
- SiteManager Mix ID
- Delivery Ticket Number
- Plant Identification, with plant name and location and/ or facility number
- Contract Number
- Concrete Class or Item Number
- Quantity (Nominal Batch Size)
- Truck Number
- Batch Number
- An Automatically Applied Time- Date Stamp (immediately upon completion of batching) which may consist of one of the following:
  - Time - Date stamp by separate printing device on a regular ticket
  - Time - Date printed by a batch weight recorder on a printed ticket.
  - Time - Date printed by a batch weight recorder on a printed tape. Affix a copy of the tape to the regular delivery ticket.
**E. Failure of Automatic Batching, Admixture Dispensing and Recording Equipment.**

If automatic proportioning, admixture dispensing or recording instruments fail, the plant may be allowed, subject to approval of the Regional Director or his representative, to continue producing concrete for the Department for up to 48 hours from the time of breakdown. Written permission of the Regional Director will be required to operate without these instruments for periods longer than 48 hours.

During this period, batch all materials within the automatic proportioning system tolerances.

<table>
<thead>
<tr>
<th>TABLE 501-4 BATCHING TOLERANCES³</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cement, Pozzolan, or Blended Cement</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Microsilica or HRP</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Aggregates</td>
</tr>
<tr>
<td>Water ¹</td>
</tr>
<tr>
<td>Admixtures (711-08, or 711-13)</td>
</tr>
<tr>
<td>Admixtures (others)</td>
</tr>
<tr>
<td>Zero - Aggregate ²</td>
</tr>
<tr>
<td>Zero - Cementitious Materials ²</td>
</tr>
<tr>
<td>Zero-Water (weighed)³</td>
</tr>
</tbody>
</table>

**NOTES:**
1. Tolerance applies to water batched at central mix plants only.
2. Zero tolerance applies to empty scales, based on the minimum allowable batch size.
3. All tolerances are based on the pre-programmed target quantity.

**501-3.03 Concrete Mixing, Transporting and Discharging.**

**A. General.** Mix the concrete at a central mix plant, in truck mixers in transit or at the site. When mixed at a central mix plant, transport the concrete in vehicles acceptable to the Regional Director. Place the fresh concrete directly into the forms or into conveyance equipment approved by the Regional Director before evidence of initial set. No water addition will be permitted after the mix has reached the mid-point of the slump range, as indicated in Table 501-3, Concrete Mixtures, for the class used. Concrete with a discharge temperature exceeding 90°F will be subject to rejection.

Notify the Regional Materials Engineer’s office by 3:00 PM on the day before any production for the Department. Supply fresh concrete at a rate consistent with placement operations as determined by the Engineer. The Regional Director may disapprove the use of any type of concrete mixing or transporting units when unsatisfactory results occur.

Load the mixer, regardless of type, in a manner approved by the Regional Director and mix batches of concrete no larger than the rated capacity shown on the Manufacturer's plate.

A summary of time limitations for various types of concrete mixing equipment, from the beginning of batching to the completion of discharge, is given in Table 501-7, Summary of Concrete Batching, Mixing, Hauling and Discharging.
**B. Concrete Uniformity.** Use a mixer that combines aggregates, cementitious materials, water and admixtures into a uniform weight within the specified time. The mixer is required to discharge the mixture without segregation, and meet the uniformity requirements in Table 501-5, Concrete Uniformity. The Department will perform tests when required by the specifications or requested by the Regional Director.

It will only be necessary to verify that mixing equipment meets uniformity requirements if evidence of non-uniform concrete is found or a reduced mixing time for central mixers is requested. A reduction in the batch size below the rated mixer capacity or reduced mixing speed tolerance limits may be required to obtain uniformity.

<table>
<thead>
<tr>
<th><strong>Test</strong></th>
<th><strong>Permissible Variation (Concrete samples taken at two locations in the batch)</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Weight per cubic foot calculated to an air-free basis</td>
<td>2.0 lb/cf</td>
</tr>
<tr>
<td>Air Content, % by volume of concrete</td>
<td>1.0%</td>
</tr>
<tr>
<td>Slump:</td>
<td></td>
</tr>
<tr>
<td>Average slump 4 in or less</td>
<td>1 in</td>
</tr>
<tr>
<td>Average slump greater than 4 in</td>
<td>1 1/2 in</td>
</tr>
<tr>
<td>Coarse aggregate content, portion by weight of each sample retained on a No. 4 sieve</td>
<td>6.0%</td>
</tr>
<tr>
<td>Unit weight of air-free mortars based on average for all comparative samples tested</td>
<td>1.6 %</td>
</tr>
</tbody>
</table>

**NOTE:** The Department will take samples at the mixer discharge point and test in accordance with Materials Method 9.2.

**C. Central Mixed Concrete.** Central mixed concrete is concrete mixed in a stationary mixer and transported in approved agitating or non-agitating delivery units to the deposition point. Use a minimum 90 second mixing time after all materials are in the drum, unless tests show that the requirements of Table 501-5, Concrete Uniformity, can be consistently obtained at a lesser time as approved by the Director, Materials Bureau.

Use delivery units that transport thoroughly mixed concrete without loss of uniformity meeting the requirements of §501-2.04B.1.b. or §501-2.04B.2., pertaining to Central Mixed Concrete.

Travel on a haul road free from holes, washboarding or other features that cause segregation in plastic concrete.

Do not exceed the time limit between completion of mixing at a central mix plant and completion of discharge as noted in Table 501-6, Time Limits for Delivery of Central Mixed Concrete.

When transporting central mixed concrete in units approved for truck mixing, add a minimum of 90% of the design water to the mix with the batch plant water system.

Two additions of water will be allowed at the discharge point to obtain initial slump. After each addition, mix the concrete at least 30 mixing-speed revolutions before discharging. The initial loads may, with prior written approval by the Regional Materials Engineer, also be adjusted by using a water-reducing admixture (711-08, ASTM Type A). This adjustment will be limited to the first trucks arriving for a particular placement before any adjustments have been made at the batching facility. Observe the maximum number of mixing revolution or water addition requirements. Make all subsequent admixture additions or adjustments during production at the batching facility. No additions or adjustments are allowed when non-agitating / open haul units are used.

<table>
<thead>
<tr>
<th><strong>Delivery Unit</strong></th>
<th><strong>Maximum Time (Minutes)</strong></th>
</tr>
</thead>
</table>
D. Transit Mixed Concrete. Transit mixed concrete is concrete batched at the production facility and mixed completely in a truck mixer at the following locations or combinations thereof: the plant, while in transit, or the discharge point. Transit mix may be used for all concrete items unless otherwise specified. Use a truck mixer meeting the requirements of §501-2.04B.1.a., pertaining to Transit Mixed Concrete.

Load the mixer as follows:
1. Totally drain the drum of wash water before loading.
2. Revolve the drum while loading the mix ingredients and add approximately 90% of the design water.
3. Begin mixing within 5 minutes of cement to aggregate contact.

<table>
<thead>
<tr>
<th>TABLE 501-7 SUMMARY OF CONCRETE BATCHING, MIXING, HAULING AND DISCHARGING</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Central Mixed Concrete</strong></td>
</tr>
<tr>
<td>Begin Batching</td>
</tr>
<tr>
<td>Load mixer</td>
</tr>
<tr>
<td>End of Batching and Begin Mixing</td>
</tr>
<tr>
<td>90 Second minimum after all materials are in the mixer.</td>
</tr>
<tr>
<td>End of Mixing</td>
</tr>
<tr>
<td>Open Haul Rotating Units</td>
</tr>
<tr>
<td>30 Minutes maximum (See Note 1)</td>
</tr>
<tr>
<td>Completion of Discharge</td>
</tr>
<tr>
<td>(When concrete is transported in units approved for mixing, see Note 1)</td>
</tr>
<tr>
<td></td>
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</tbody>
</table>
NOTES:
1. The remainder of the design water may be added at the work site to attain initial slump. When approved by the Regional Materials Engineer, only the first trucks may be adjusted to obtain initial slump using a water-reducing admixture (711-08, ASTM Type A). Exceeding the maximum mixing revolutions or water addition requirements will not be permitted.
2. For mixtures that do not contain a water-reducing and retarding admixture (711-08, ASTM Type D), the 90 minute maximum time includes the time to initial strike-off, or placement of subsequent lifts.
3. Add cement through hatch. Do not move drum while cement is being added.

Mix for a minimum of 100 mixing-speed revolutions and then check for consistency. If the truck is en route to the project, change the speed from mixing to agitating after 100 mixing revolutions. Unless restricted by local traffic laws, do not stop the rotation of the drum during transit.

Two additions of water will be allowed to obtain initial slump at the discharge location. After each addition, mix at least 30 mixing speed revolutions. For Class DP or HP concrete, mix a total of 100 to 200 mixing speed revolutions. For all other classes of concrete, mix a total of 100 to 160 mixing speed revolutions.

The initial loads may, with prior written approval by the Regional Materials Engineer, also be adjusted by using a water-reducing admixture (§711-08, ASTM Type A). This adjustment will be limited to the first trucks arriving for a particular placement before any adjustments have been made at the batching facility. Observe the maximum number of mixing revolution or water addition requirements. Make all subsequent admixture additions or adjustments during production at the batching facility.

After mixing, either discharge the load immediately or revolve the drum at agitating speed. Once begun, discharge the entire load within 50 minutes.

For mixes containing a water-reducing and retarding admixture, the total time interval from the moment the cement makes contact with the aggregates to the completion of discharge shall not exceed 90 minutes.

For mixes that do not contain a water-reducing and retarding admixture, the total time interval from the moment the cement makes contact with the aggregates to the completion of initial strike off or placement of subsequent lifts shall not exceed 90 minutes.

The Regional Director may reduce the total time limit in hot weather or under unusual conditions, if unsatisfactory results are obtained.

E. Truck Mixed Concrete. Truck mixed concrete is concrete completely mixed in a truck mixer meeting the requirements of §501-2.04B.1.b. Truck Mixers, after adding water at the discharge location. Apply §501-3.03D. Transit Mixed Concrete, except as follows:

1. Loading of Mixer:
   
a. Regular Truck Mix (cement in contact with moist aggregates). The drum may be rocked or revolved while loading coarse and/or fine aggregates with admixtures. Load the cement last, while keeping the drum stationary. Begin mixing within 30 minutes of cement to aggregate contact.

   b. Layered Truck Mix (cement in contact with Saturated Surface Dry(SSD) or drier coarse aggregate). Batch the fine aggregate with admixtures, coarse aggregate and cement all separately. Load these materials through a hatch in the side of the drum in the following sequence: fine aggregate with admixtures, coarse aggregate, and cement last. The drum may be rocked after adding each aggregate size, but kept stationary while loading the cement. Begin mixing within 90 minutes of cement to coarse aggregate contact.

2. Mixing: Begin mixing at the discharge location. Add water to the drum either from the head section or by dual injection from both the head and discharge end. Mix for a minimum 100
revolutions or until uniform concrete of the specified consistency is produced, whichever is longer. Do not exceed a 15 minute mixing period.

3. **Discharge**: Discharge the entire load within 30 minutes after mixing.

501-4 **METHOD OF MEASUREMENT.** The Engineer will compute the volume of concrete as the number of cubic yards within the payment lines indicated on the plans or as specified by the Engineer. No deductions will be made for the volume of embedded reinforcement, structural shapes or joint materials. Also, no deductions will be made in concrete pavement for catch basins, manholes, etc. unless otherwise indicated in the contract documents.

501-5 **BASIS OF PAYMENT.** Include the cost of furnishing all materials, equipment and labor necessary to complete the work in the unit price bid for the appropriate items.

**SECTION 502 - PORTLAND CEMENT CONCRETE PAVEMENT**

502-1 **DESCRIPTION.** Construct a portland cement concrete (PCC) pavement and shoulders, if required, as detailed in the contract documents.

502-2 **MATERIALS AND EQUIPMENT**

<table>
<thead>
<tr>
<th>Material / Item</th>
<th>Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Portland Cement Concrete</td>
<td>501</td>
</tr>
<tr>
<td>Anchoring Materials - Chemically Curing</td>
<td>701-07</td>
</tr>
<tr>
<td>Highway Joint Sealants (ASTM D6690, Type IV)</td>
<td>705-02</td>
</tr>
<tr>
<td>Silicone Joint Sealants</td>
<td>705-05</td>
</tr>
<tr>
<td>Premoulded Resilient Joint Filler</td>
<td>705-07</td>
</tr>
<tr>
<td>Preformed Elastic Longitudinal Joint Seal</td>
<td>705-10</td>
</tr>
<tr>
<td>Preformed Elastic Transverse Contraction and Expansion Joint Seal</td>
<td>705-12</td>
</tr>
<tr>
<td>Lubricant for Preformed Elastic Joint Sealer</td>
<td>705-13</td>
</tr>
<tr>
<td>Longitudinal Joint Ties</td>
<td>705-14</td>
</tr>
<tr>
<td>Transverse Joint Supports</td>
<td>705-15</td>
</tr>
<tr>
<td>Wire Fabric for Concrete Reinforcement</td>
<td>709-02</td>
</tr>
<tr>
<td>Epoxy Coated Bar Reinforcement, Grade 60</td>
<td>709-04</td>
</tr>
<tr>
<td>Quilted Covers (for curing)</td>
<td>711-02</td>
</tr>
<tr>
<td>Plastic Coated Fiber Blankets (for curing)</td>
<td>711-03</td>
</tr>
<tr>
<td>Polyethylene Curing Covers (white opaque)</td>
<td>711-04</td>
</tr>
<tr>
<td>Membrane Curing Compound</td>
<td>711-05</td>
</tr>
<tr>
<td>Form Insulating Materials for Cold Weather Concreting</td>
<td>711-07</td>
</tr>
<tr>
<td>Water</td>
<td>712-01</td>
</tr>
<tr>
<td>Backer Rods</td>
<td>ASTM D5249</td>
</tr>
</tbody>
</table>

In addition to meeting the requirements of ASTM D5249 (Type 1 or 3), backer rods must be closed cell polyethylene foam with a diameter at least 25% wider than the second-stage saw cut.

In addition to meeting the requirements of §701-07, Anchoring Materials - Chemically Curing, the material used to anchor longitudinal joint ties, dowels, or other miscellaneous items into hardened concrete must be a pourable, two-component, 100% solids structural epoxy dispensed:

- From side-by-side cartridges by manual or pneumatically powered injection guns.
- Through a static mixing nozzle that homogeneously mixes the material without any hand mixing.
- The Department may perform supplementary sampling and testing of the silicone and highway joint sealants. Deliver sealant in the manufacturer’s original sealed container legibly marked with the:
• Manufacturer’s name.
• Trade name of the sealant.
• Manufacturer’s lot or batch number.
• Pouring temperature (Highway Joint Sealant only).
• Safe heating temperature (Highway Joint Sealant only).

502-2.01 Concrete. Use Class C concrete furnished in accordance with Section 501, Portland Cement Concrete – General, when specified. High-Early-Strength (HES) concrete, meeting the requirements of §502-2.02, may be substituted for closure or short placements, subject to the Engineer’s approval.

502-2.02 High-Early-Strength (HES) Concrete. Use HES concrete where required in the contract documents or where the Contractor’s request to use HES concrete is approved by the Department.

Whether required or requested, design the HES mix to satisfy the opening to traffic time requirements of the project and Table 502-1, High-Early-Strength Concrete Mix Requirements. Submit the HES concrete mix design to the Engineer. Include admixture brands and dosages as well as mixing, transporting, placing, paving, curing, and anticipated strength gain details.

Produce and place a 4.0 cy (minimum) trial batch at an off-contract location selected by the Contractor and agreed upon by the Engineer. Produce the trial batch using the same materials and processes as those to be used to produce concrete for the contract. Provide the Engineer a 7-day minimum advance notification of trial batch production. Produce and place the trial batch in the presence of the Engineer, the Regional Materials Engineer, and Materials Bureau personnel.

Provide an American Concrete Institute (ACI) Certified Concrete Field Testing Technician, Grade I, or higher, to:
• Measure slump, air content, and unit weight of the trial batch.
• Cast cylinders from the trial batch for compressive strength and freeze-thaw resistance testing.

Determine the compressive strength of the trial batch concrete at the desired time as discussed in §502-3.18C, Project Strength Determination.

The Materials Bureau will render a decision on mix acceptability, curing, and opening to traffic requirements within 45 calendar days of trial batch production. Changes other than minor fluctuations in admixture dosage rates require a new mix design and trial batch. The Engineer will reject the concrete if the specified slump or plastic air content are not achieved. The Engineer may halt paving and order additional trial batches whenever the specified compressive strength requirements are not achieved.

| TABLE 502-1 HIGH-EARLY-STRENGTH CONCRETE MIX REQUIREMENTS |
|---------------------------------------------|-------|--------|-------|
| Property                                    | Minimum | Desired | Maximum |
| 28 Day Compressive Strength                  | 4000 psi | -       | -      |
| Opening Compressive Strength                 | 2500 psi | -       | -      |
| Freeze-Thaw Loss (Test 502-3P, 3% NaCl)      | -       | 0.0 %   | 3.0 %  |
| Plastic Air Content                          | 5.0 %   | 6.5 %   | 8.0 %  |
| Hardened Air Content                         | 5.0%    | 6.5 %   | 8.0 %  |
| Water – Cement Ratio (w/c)                   | -       | -       | 0.44   |
| Slump²                                       | 1 in    | -       | 6 in   |

NOTES:
1. See §502-3.18, Opening to Traffic.
2. Minimum slump provided the mix consolidates and finishes properly. Maximum slump provided the mix is nonsegregating.
502-2.03 Portland Cement Treated Permeable Base (PCTPB). Use (1) coarse aggregate meeting §501-2.02B2, Coarse Aggregate, with Type CA2 gradation, (2) portland cement, Type I, II, or I/II meeting §701-01, Portland Cement, and (3) water in the following proportions:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Cement</strong></td>
<td>10 pcf (240 lb/cy)</td>
</tr>
<tr>
<td><strong>Aggregate</strong></td>
<td>100 pcf (2700 lb/cy)</td>
</tr>
<tr>
<td><strong>W/C</strong></td>
<td>0.37 max</td>
</tr>
</tbody>
</table>

Aggregate weight is based on a bulk density of 100 pcf (2700 lb/cy) and a saturated, surface-dry condition determined in accordance with AASHTO T 19M, Bulk Density (“Unit Weight”) and Voids in Aggregate. Adjust the aggregate weight accordingly if the contract aggregate has a different bulk density.

Use saturated, surface-dry coarse aggregate if PCTPB is brought to the site in open haul units. Coarse aggregate for PCTPB do not have to meet friction requirements.

502-2.04 Equipment. Provide the Engineer with an equipment list and specifications a minimum of 14 days prior to the planned start of PCC paving. Bring all equipment needed to place, consolidate, finish, texture, cure, saw cut, seal, and test the PCC pavement and permeable base to the job site a minimum of 1 full work day before its use to allow examination by the Engineer. Repair or replace any equipment found to be defective before or during its use. Discontinue any operation if unsatisfactory results are being obtained. Use of equipment other than described below is subject to the approval of the Director, Materials Bureau.

A. Slipform Paving. Use a self-propelled slipform paver equipped with:
- Rigid side forms that laterally support the concrete and minimize edge slumping.
- A full-width finishing pan.
- Attached internal vibrators capable of consolidating the entire concrete placement.

Slipform paving consists of a single paver, or a placer/spreader followed by a separate paver, capable of placing, spreading, consolidating, screeding, and finishing the concrete such that hand finishing is kept to a minimum. Use equipment guided by a reference system that ensures the pavement is placed to the specified line, grade, and cross section.

B. Fixed Form Paving

1. Forms. Use straight forms without horizontal joints meeting Table 502-2, Form Requirements, and equipped with:
- At least 3 stake pockets spaced 3 feet apart (maximum), each having a positive, nondetachable wedge.
- Positive, interlocking devices capable of holding abutting sections together to form neat, tight joints.

Flexible, curved, or wooden forms may be used in irregular areas or curved sections having horizontal radii of 100 feet or less.

2. Paving Equipment. Use a self-propelled paver equipped with a full-width finishing pan and attached internal vibrators capable of consolidating the entire concrete placement. Three (3) full-width transverse finishing screeds may be used in lieu of the full-width finishing pan. When 2 pavers are used to employ 3 transverse screeds, vibrate with the first paver only.
Finishing machines with double cylinders and augers capable of rotating in opposite directions, attached internal vibrators, and at least 1 pan float may also be used. However, if the pavement is specified as nonprofilographe, §502-3.16, Profilograph, and §502-3.17, Diamond Grinding, will apply. §502-3.15, Hardened Surface Test, will not apply.

Fixed form paving consists of 1 or 2 pavers, or a placer/spreader followed by the paver(s), capable of placing, spreading, consolidating, screeding, and finishing the concrete to the specified line, grade, and cross section such that hand finishing is kept to a minimum.

<table>
<thead>
<tr>
<th>Characteristic</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Material</td>
<td>Steel, 1/4 inch thick, minimum.</td>
</tr>
<tr>
<td>Length</td>
<td>10 feet, minimum.</td>
</tr>
<tr>
<td>Depth</td>
<td>Equal to the sum of the edge thicknesses of all pavement layers placed within the form.</td>
</tr>
<tr>
<td>Base Width</td>
<td>Equal to the depth, minimum.</td>
</tr>
<tr>
<td>Horizontal Top Face</td>
<td>2 inch wide, minimum, and lying in a plane with a maximum variation of 1/8 inch in 10 feet.</td>
</tr>
<tr>
<td>Vertical Face</td>
<td>Maximum variation of 1/4 inch in 10 feet and rounded on the upper corner with a 3/4 inch radius, maximum.</td>
</tr>
<tr>
<td>Flange Bracing</td>
<td>Extends outward on the base 2/3 of the form depth, minimum.</td>
</tr>
</tbody>
</table>

3. Paving Irregular Areas. Pave with the following equipment, in order of preference, if slipform or fixed form paving equipment cannot be used in an irregular area:

   a. Triple tube roller pavers.
   b. Concrete finishing machines equipped with internal vibrators and double cylinders and augers capable of rotating in opposite directions and at least 1 pan float.
   c. Roller pavers.
   d. Manual, vibrator equipped power screeds appearing on the Department’s Approved List.
   e. By hand.

C. Vibrators. Use paver-mounted internal vibrators capable of consolidating the entire concrete placement that are:
   • Capable of being shut off without shutting off the paver.
   • Equipped with frequency controls readily accessible to the paver operator.
   • Capable of simultaneously operating at the same frequency as the other paver-mounted vibrators.
   • Capable of operating through a frequency range of 6,000 - 10,000 vibrations per minute.

   Check vibrator operating frequencies daily when paving begins. Check frequencies under load with the Engineer present. If the paver is not equipped with direct-read frequency gauges for each vibrator, supply the Engineer with a calibrated, hand-held tachometer, including instructions, to monitor vibrator frequencies. The tachometer will remain the Contractor’s property after paving is complete.

   Use hand-held vibrators capable of operating through a frequency range of 6,000 - 10,000 vibrations per minute in irregular areas or at any location that is not consolidated by internal vibrators attached to the paving equipment.

D. Permeable Base Paving Equipment. Use pavers meeting §502-2.04A, Slipform Paving, with vibrators disengaged or §402-3.02, HMA Pavers, with an attached vibrating screed. Permeable
base may be placed by hand and compacted with plate or small drum vibrators in fixed form operations with permeable base placed within the forms or in areas not accessible to pavers.

**E. Saw Cutting Equipment.** Use diamond blade saws capable of making straight cuts to the dimensions depicted in the Standard Sheets that are equipped with cutting guides, blade guards, water cooling systems, dust controls, and cut depth control. Where beveled saw cuts are required, use a cutting or grinding device attached to the saw blade, or a separate device following the saw.

Maintain equipment and supplies to ensure uninterrupted saw cutting. Early entry saws require approval from the Director, Materials Bureau. Submit requests to use early entry saws at least 7 calendar days before paving.

**F. Curing Compound Applicators.** Use atomizing mechanical sprayers capable of exerting consistent pressure without hand pumping that are equipped with tank agitators to continuously mix the curing compound. Use nozzles with spray shields to prevent drift. Flush nozzles daily before use.

Maintain equipment and supplies, including extra nozzles, to ensure uninterrupted curing compound application. In a slipform paving operation, use self-propelled applicators guided by the same reference system as the slipform paver. In a fixed form operation, applicators need not be self-propelled.

**G. Profilograph.** For projects with profilograph smoothness requirements, use an automated California-type profilograph capable of producing and analyzing a profile trace in accordance with Materials Method 24, Portland Cement Concrete Pavements Profilograph Operations. Use automation capable of reporting profile indices in inches/mile using a 0.2 inch blanking band and in inches/mile using a zero blanking band.

**H. Diamond Grinding.** Use equipment having gang-mounted diamond saw blades on a multiblade arbor specifically designed for pavement bump cutting or production grinding. When production grinding, use equipment capable of producing a 4 foot (minimum) grinding pass width that is equipped with a vacuum system capable of removing slurry from the pavement surface. Use blade spacers having a minimum thickness of 0.105 inches. Inform the Engineer of the spacer thickness selected.

**I. Drills.** Use gang drills with a minimum of 2 independently powered and driven drills. Use tungsten carbide drill bits. Rest and reference the drill rig frame on and to the pavement surface such that the drilled holes are cylindrical, perpendicular to the surface being drilled, and repeatable in terms of position and alignment. Hand-held drills, or gang drills resting on the permeable base or subbase, are permitted for drilling holes in longitudinal joints if there is not enough room to use gang drills resting on the pavement surface. This typically occurs when traffic is being maintained on a previous placement.

**J. Joint Sealing - Silicone Joint Sealant.** Use equipment that pumps the silicone directly from plastic pails or drums by compressed air powered extrusion pumps designed for moisture curing silicone sealants. Use teflon seals and packing and teflon lined hoses to prevent moisture permeation. Use nozzles that apply the silicone within the joint confines for the full width of the joint, and to the level below the pavement surface depicted in the Standard Sheets.

**K. Joint Sealing - Highway Joint Sealant.** Heat the sealant in a melter constructed either:
- As a double boiler with the space between inner and outer shells filled with oil or other heat-transfer medium.
• With internal tubes or coils carrying the sealant through a heated oil bath and into a heated double-wall hopper.

Do not use direct heating. Use a melter capable of maintaining the sealant’s pouring temperature and providing homogeneous sealant equipped with:
• Positive temperature control.
• Continuous full sweep mechanical agitation.
• Separate thermometers indicating the temperatures of the heat transfer medium and the sealant in the hopper. Do not place any sealant if the thermometers are defective or missing.

Provide 2 thermometers having stems 18 inches long and temperature ranges sufficient to meet the requirements of this specification. Use a discharge hose equipped with a controlled heating apparatus or sufficiently insulated to maintain the proper sealant pouring temperature. Use nozzles that apply the joint sealant within the joint confines for the full width of the joint, 1/4 to 3/8 inches below the pavement surface.

L. Air Blasting Equipment. Use equipment with traps or other installed devices that prevent moisture and oil from contaminating the concrete surface. Use a compressor that delivers air at a minimum of 120 cfm and develops a minimum nozzle pressure of 90 psi. Check the compressed air stream purity daily with a clean white cloth.

502-3 CONSTRUCTION DETAILS. Convene a prepaving meeting 7 to 14 days before the planned start of PCTPB paving with the Engineer and any PCC paving and saw cutting subcontractors to coordinate all aspects of paving and inspection, including equipment review, construction methods, and time and personnel requirements.

Construct a smooth, well consolidated, properly finished, textured, and cured pavement to the line 1/4 inch vertically at any location.

502-3.01 Weather Limitations

A. Rain. Do not pave in the rain. Supply sufficient quilted covers, plastic coated fiber blankets, or polyethylene curing covers near the paving operation when rain may be expected. Securely cover any concrete exposed to rain that has not reached initial set or will be visibly affected by the rain.

B. Cold Weather. Place concrete when the air temperature is 40°F and rising, or warmer, and when the surface temperature of the area to be paved is 40°F, or warmer. Stop paving when the air temperature falls below 40°F. Measure temperatures in the shade to an accuracy of ±1°F. Refer to §502-3.11C, Cold Weather Curing.

502-3.02 Subbase Course. Furnish in accordance with Section 304, Subbase Course, before placing any PCTPB or PCC. If the subsequent PCC placement is a profilographed traveled way and the area is available, widen the prepared subbase course at the same line, grade, and cross slope such that it is at least:
• 3 feet beyond the longitudinal edges of a slipform pavement.
• 1 foot beyond the outside longitudinal edges of the fixed forms.

Additional subbase course that is not included in the finished work will be paid for under Section 304 items included in the contract.
502-3.03 Portland Cement Treated Permeable Base. Apply §502-3.01, Weather Limitations. Place and consolidate permeable base within 2 hours of water addition to the mix. Allow to air cure for a minimum period of time such that concrete placement results in no damage to the permeable base. Place permeable base on a prepared subbase course to the dimensions depicted in the contract documents such that the final surface elevation does not vary more than 1/4 inch above or 1 inch below the design grade elevation at any location. In a slipform paving operation, test the surface both perpendicular to the pavement centerline and diagonally across the pavement using a stringline placed across the referencing system. Test the surface (1) at the beginning of each day’s placement, (2) every 50 feet thereafter, (3) at the end of each day’s placement, and (4) wherever required to ensure reasonably close conformance to the contract documents. In a fixed form paving operation, use a scratch board placed transversely across the forms to continuously test the surface elevation and verify the appropriate concrete thickness will be placed. Trim excess permeable base from high areas exceeding 1/4 inch in 10 feet before it hardens. Build up low areas deeper than 1 inch in 10 feet with CA 1 or CA 2 coarse aggregate.

In a slipform paving operation, place the permeable base slightly wider than the pavement width being placed. Remove and replace permeable base placed wider than the pavement if it is damaged or contaminated.

In a fixed form paving operation, place permeable base either within the forms or beneath the forms. When placing within forms, place a bead of commercial masonry caulk along the top surface of the permeable base at the form interface before placing concrete to prevent paste infiltration down the vertical face of the form. The masonry caulk bead is not required at placement edges outside of the underdrains.

Construction traffic may be maintained on permeable base in areas of limited access. Remove and replace damaged or contaminated permeable base before placing PCC.

502-3.04 Slipform Paving. Establish a reference system to achieve the specified smoothness level. If string lines are used, set them by survey and use dual lines for the initial placement if it is a profilographed traveled way and the area is available. Maintain uniform concrete quality and head in front of the paver. Coordinate concrete delivery to maintain continuous forward movement of the paver and avoid excessive delivery truck queues. Keep paver tracks clear of concrete and debris before and during paving.

If concrete is placed directly on subbase, i.e., there is no permeable base, wet the entire subbase surface without forming puddles or mud immediately before placing concrete. Whenever possible, unload concrete into a mechanical spreader that deposits it near the final position before paving. If a spreader is not used, uniformly distribute the concrete in front of the paver by maneuvering the delivery truck chute.

Consolidate the entire concrete placement using internal vibrators attached to the machine. Combine paver forward speed, vibrator frequency, and vibrator depth to consolidate the concrete without segregation, vibrator trails, or contacting the joint assemblies. Discontinue vibration and tamping if the paver stops.

Determine edge slump by extending a 2 foot (minimum) long straightedge over the longitudinal pavement edges. Immediately correct edge slumps greater than 1/4 inch that are between concrete placements and greater than 3/8 inch at free edges and HMA shoulders.

502-3.05 Fixed Form Paving.

A. Setting Forms. Compact the supporting layer at the form line such that the forms are supported for their full length. Set forms to string lines placed at the pavement elevation, line, and grade and to achieve the specified smoothness. If a form sits above the string line, remove the form and trim the form line to the proper grade. If a form sits below string line, remove the form and fill and compact the low area with granular material at least 6 inches on both sides of the form. Frequently check form grade and alignment while paving. Reset forms as necessary.
Set forms to accommodate a full days paving before placing concrete. Extend forms beyond construction bulkheads to provide a working platform at the end of a placement. Secure each form with a minimum of 3 pins each of sufficient length to hold the forms in place without movement during any operation. Lock the forms together such that the form ends are aligned and the joints are tight and smooth. Run the paving equipment atop the forms before placing any concrete and recheck form alignment. Reset forms as necessary.

Align keyway strips in a smooth, horizontal plane, parallel to the top of the form. Match keyway strips on abutting forms such that a nearly seamless keyway results.

**B. Paving.** Apply oil to forms before placing concrete. Immediately before placing concrete, wet the entire subbase or permeable base surface without forming puddles or mud. Whenever possible, unload concrete into a mechanical spreader that deposits it near the final position before paving. If a spreader is not used, uniformly distribute the concrete in front of the paver by maneuvering the delivery truck chute.

Maintain uniform concrete quality and head in front of the paving machine and without running over the screeds. Coordinate concrete delivery to maintain continuous forward movement of the paver and avoid excessive delivery truck queues. Keep form tops clean before and during paving. Consolidate the entire concrete placement using internal vibrators attached to the paver. Combine paver forward speed, vibrator frequency, and vibrator depth to consolidate the concrete without segregation, vibrator trails, or contacting the joint assemblies. Discontinue vibration and tamping if the paver stops.

Mark the midpoint (3/8 inch) of each transverse contraction joint with a shim placed into the plastic concrete immediately adjacent to each form. Use shims equal in width and depth to the contraction joint first-stage saw cuts depicted in the Standard Sheets. Set the shims perpendicular to the forms and the pavement surface. Make first-stage saw cuts from shim to shim as discussed in §502-3.06A1, Transverse Contraction Joints. Use shims of sufficient lengths to allow complete first-stage saw cutting to each shim without striking the form.

**C. Paving Irregular Areas.** Uniformly spread concrete. If concrete is spread by hand, use come-alongs or shovels. Do not use rakes or hand-held vibrators to spread concrete. Use hand-held vibrators ahead of the paving equipment to consolidate all concrete not vibrated by equipment-mounted internal vibrators. Keep hand-held vibrators perpendicular to the pavement surface. Vibrate between 2 and 4 seconds in each location, overlapping adjacent locations. Do not drag hand-held vibrators through the concrete. Do not walk through consolidated concrete.

**D. Form Removal.** Remove forms after the concrete has developed sufficient strength to allow removal without damaging the pavement. Repair pavement damaged during form removal. Remove forms before making second-stage saw cuts.

**502-3.06 Joint Construction.** Provide the Engineer approved Materials Details for longitudinal joint ties and transverse joint supports before placing any joint hardware. Construct joints in accordance with the Standard Sheets and approved Materials Details. Do not stand on joint hardware.

Base final joint layout on construction staging and the actual location of utilities, drainage structures, intersections, tapers, and other irregular areas. Submit a proposed joint layout to the Engineer at least 10 calendar days prior to PCC paving. Obtain the Engineer’s joint layout approval before paving.

Make second-stage saw cuts and bevels, clean, and seal joints in accordance with §502-3.12, Sealing Joints.

**A. Transverse Joints.** Transverse joints include contraction, expansion, hinge, and construction joints. Secure joint supports to the permeable base or subbase as depicted in the Materials Details. Maintain joint supports in their proper position and alignment during paving.
Construct transverse joints perpendicular to both the pavement surface and longitudinal joints in the area being paved. Use a 16 foot typical transverse joint spacing for pavements having standard slab widths of 12 and 14 feet. For pavements having other slab widths, determine typical maximum and minimum transverse joint spacings in accordance with the following:

\[ L_{\text{max}} = \text{maximum transverse joint spacing (slab length), feet} = W_{\text{min}} \times 1.33 \]
\[ L_{\text{min}} = \text{minimum transverse joint spacing (slab length), feet} = W_{\text{max}} \div 1.33 \]
\[ W_{\text{max}} = \text{maximum slab width across the pavement (load carrying slabs only), feet} \leq 16 \text{ feet} \]
\[ W_{\text{min}} = \text{minimum slab width across the pavement (load carrying slabs only), feet} \]

The range of slab lengths may be extended to 10 to 16.5 feet (from \( L_{\text{min}} - L_{\text{max}} \) above) in accordance with the contract documents to accommodate utilities, drainage structures, and irregular areas.

1. Transverse Contraction Joints. All transverse joints are contraction joints unless otherwise shown in the contract documents. Typically, contraction joints are constructed in a straight line across the full width of the PCC pavement and shoulders. Contraction joints may be slightly angled (rather than straight across a pavement) at tied longitudinal joints between lanes placed separately if the placements do not have the same centerline, e.g., where a ramp centerline diverges from parallel to the pavement centerline. Contraction joints may terminate at, or be misaligned at, untied longitudinal joints as discussed in §502-3.06B3, Untied Longitudinal Joints with Keyway.

Store transverse contraction joint support assemblies in inverted stacks at the project site. Handle joint supports such that no twisting or bending occurs during storage and positioning. Supports with bent, twisted, or deformed wires will be rejected.

Before placing concrete, position transverse joint supports such that the:
- Entire longitudinal axis of each dowel is located at the middepth of the pavement slab (1/4 inch).
- Longitudinal axes of the dowels are aligned parallel with the pavement centerline and pavement surface such that the maximum misalignment of one dowel end relative to the other is 1/8 inch.
- Midpoint of the longitudinal axis of each dowel is at the center of the joint (± 1 inch).
- Longitudinal axes of the two end dowels are 4 to 8 inches from the longitudinal joints.
- Longitudinal axes of the dowels are spaced 4 to 12 inches apart.

Mark the location of each contraction joint before placing concrete. In a slipform paving operation, mark the joint support midpoint on the subbase or permeable base immediately adjacent to the pavement. In a fixed form paving operation, mark the joint support midpoint with shims as discussed in §502-3.05B, Paving. Immediately before concrete placement, cut the tie wires (parallel to the dowels) holding the 2 upper transverse support members in position.

Make first-stage saw cuts as soon as the concrete has hardened sufficiently to permit sawing without causing raveling wider than 1/8 inch. Replace blades if raveling persists. Center first-stage saw cuts within 1 inch of the longitudinal midpoints of the dowels.

Complete first-stage saw cuts before any uncontrolled cracking occurs. Be prepared to make first-stage saw cuts 24 hours a day to prevent uncontrolled cracking. Provide lighting required to make first-stage saw cuts at night at no additional cost to the State.

Sweep or wash first-stage saw cut debris from the pavement before profilographing, before it rains, or before opening the pavement to any traffic, such that debris does not enter the joint.
2. **Transverse Expansion Joints.** Construct transverse expansion joints as part of the utility and drainage structure isolation systems depicted in the Standard Sheets or where indicated in the contract documents. Handle and position expansion joint supports in accordance with §502-3.06A1, Transverse Contraction Joints.

   Construct expansion joints using 3/8 to 5/8 inches thick premoulded resilient joint filler placed in 1 piece between longitudinal joints. Tightly place and support abutting sections of joint filler such that no concrete infiltrates the joint. Place expansion caps on the dowels as depicted in the Materials Details. Do not tap or hammer the caps onto the dowels.

   No saw cuts are required in expansion joint construction. Remove the finishing cap, if supplied, after the concrete has developed sufficient strength to prevent damage.

3. **Transverse Construction Joints.** Construct transverse construction joints wherever there is an interruption of more than 30 minutes in concrete paving operations. Construct these joints as wide as the concrete placement, typically 1 or 2 lanes, but not necessarily the full pavement width. Align construction joints with transverse contraction or construction joints in adjacent lanes.

   At unplanned stops, remove plastic concrete to the midpoint of the preceding transverse joint support. Place an Engineer-approved bulkhead over the exposed support assembly such that half of the dowel lengths are embedded within newly placed concrete. Immediately remove all plastic concrete in front of the bulkhead and from the exposed joint support.

   At planned stops, use either the bulkhead system described above or transverse joint supports fabricated with hollow plastic cylinders, closed on one or both ends, instead of dowels. Use hollow cylinders with an inner diameter 0 to 1/32 inch greater than the required dowel diameter and an outer diameter 1/4 inch, maximum, larger than the required dowel diameter. Position cylinders as required in §502-3.06A1, Transverse Contraction Joints, with closed ends on the side of the support opposite to the paving direction.

   Pave beyond the joint support containing the hollow cylinders. After the concrete has gained sufficient strength to prevent damage, saw cut the newly placed concrete full depth through the midpoint of the longitudinal axis of each cylinder (1 inch). Do not saw cut into previously placed PCC. Instead, stop saw cutting at the longitudinal joint between placements and chip out any uncut concrete such that a vertical joint face results.

   Remove concrete and the joint assembly ahead of the saw cut. Repair damaged permeable base and/or subbase with coarse aggregate having a CA 1 or CA 2 gradation. Insert dowels into the exposed hollow cylinder to the required alignment in §502-3.06A1, Transverse Contraction Joints, and resume paving.

   First-stage saw cuts are not required at construction joints.

4. **Transverse Hinge Joints.** Do not place hinge joints without the Engineer’s approval. Construct transverse hinge joints when a slab length exceeds the geometric requirements of §502-3.06, Transverse Joints. (This situation typically occurs near structures that are skewed from perpendicular to the pavement centerline.)

   Locate hinge joints such that they are equally spaced between other types of transverse joints. Construct hinge joints in accordance with 502-3.06A1, Transverse Contraction Joints, except the positioning requirements do not apply. Instead, position transverse hinge joint supports such that the:

   - Entire longitudinal axis of each deformed bar is located at the middepth of the pavement slab (1/4 inch).
   - Longitudinal axes of the bars are aligned parallel with the pavement centerline and pavement surface such that the maximum misalignment of one bar end relative to the other is 1 inch.
   - Midpoint of the longitudinal axis of each bar is at the center of the joint (1 inch).
• Longitudinal axes of the two end bars are 4 to 10 inches from the longitudinal joints.
• Longitudinal axes of adjacent bars are spaced 4 to 18 inches apart.

**B. Longitudinal Joints.** Select tie type, size, spacing, and positioning in accordance with the contract documents. Provide a minimum clearance of 3 inches between the end ties in a slab and any part of the transverse joint support. Keep ties free of materials that inhibit bonding to concrete or anchoring material. Maintain ties in their proper position during paving.

Eliminating a longitudinal joint (and subsequent sawing and sealing) between a shoulder and adjacent lane is optional provided (1) the lane and shoulder are paved simultaneously and (2) the resulting slabs meet the geometric requirements detailed in §502-3.06A, Transverse Joints.

It is highly desirable to align longitudinal joints with the permanent pavement markings. Tied longitudinal joints located in the wheelpaths of the completed pavement will require additional ties.

**1. Longitudinal Joints Between Lanes Paved Simultaneously.** Use one-piece ties fabricated into assemblies capable of securely holding 2 or more ties. Secure the assemblies to the permeable base or subbase prior to paving in accordance with the Materials Details.

Make first-stage saw cuts parallel to the pavement centerline and perpendicular to the pavement surface within 24 hours of concrete placement and after first-stage transverse saw cuts are complete. Replace saw blades if raveling wider than 1/8 inch occurs. Center first-stage saw cuts within 1 inch of the longitudinal midpoint of the ties.

Sweep or wash first-stage saw cut debris from the pavement before profilographing, before it rains, or before opening the pavement to any traffic, such that debris does not enter the joint.

**2. Tied Longitudinal Joints Between Lanes Paved Separately.** In a slipform operation, construct a butt joint and drill and anchor one-piece ties into the hardened concrete. Do not drill holes until the concrete has developed sufficient strength to withstand drilling without damage. Damage from drilling will be treated in accordance with §502-3.14, Damaged or Defective Concrete.

Use # 6 ties, 28 inches long between travel lanes and 18 inches long between a travel lane and a PCC shoulder. Anchor ties between travel lanes 12 inches into the previously placed concrete, leaving 16 inches projecting from the joint face. Anchor ties between a travel lane and a PCC shoulder 8 inches into the previously placed concrete, leaving 10 inches projecting from the joint face.

Place end ties in a slab 12 to 14 inches from the transverse joint. Typically, space ties between the end ties 24 inches apart, maximum. Pavements having 4 or more tied lanes, or 3 lane pavements 12 inches (or more) thick, may require a decreased spacing in accordance with the contract documents.

Drill such that the hole diameters are in accordance with the anchoring material manufacturer’s written recommendations. Give those recommendations to the Engineer before drilling any holes. Replace worn bits when necessary to ensure the proper hole diameter is drilled.

Follow the anchoring material manufacturer’s written recommendations for cleaning the holes. Give those recommendations to the Engineer. As a minimum, air blast the drilled holes. Insert the air blasting equipment nozzle to the back of the hole to force out all dust and debris.

When using new cartridges of anchoring material, ensure the initial material exiting the nozzle appears uniformly mixed. If it is not uniformly mixed, waste the material until uniformly mixed material extrudes.

Place the anchoring material in the back of the hole using a nozzle or wand of sufficient length. Push the tie into the hole while twisting such that the air pocket within the hole is heard to burst and the anchoring material is evenly distributed around the bar. Use sufficient amounts of anchoring material such that it slightly extrudes out the hole as the bar is inserted.
In a fixed form operation, construct either a butt or a keyed joint. If a butt joint is constructed, drill and anchor longitudinal joint ties as described above. If a keyed joint is constructed, use multiple-piece ties. Apply a corrosion inhibiting coating to the threads of all components before assembly. Bolt the female portion of the tie to the form prior to paving as depicted in the Standard Sheets. Insert and tighten the male ends before paving the adjacent lane. Ensure all threaded connections are tight. First-stage saw cuts are not required between lanes paved separately.

3. Untied Longitudinal Joints with Keyway. Construct untied longitudinal joints with keyways at utilities and/or drainage structures, at intersections, between adjacent lanes having non-parallel center lines (such as ramps), or where indicated in the contract documents. Form as depicted in the Standard Sheets. Transverse joint type, location, and alignment may be changed when a transverse joint intersects an untied longitudinal joint. Patch honeycombing along the untied longitudinal joint face to achieve a smooth surface prior to applying the bond breaker and placing the adjacent concrete. First-stage saw cuts are not required.

C. Utility and Drainage Structure Isolation Joint Systems and Telescoping Manholes. Isolate utilities and drainage structures from the pavement using the isolation joint systems or telescoping manhole castings depicted in the Standard Sheets. Remove temporary support bolts from the telescoping manhole casting as soon as the concrete hardens. If telescoping manhole castings are not used, form the required isolation joint system.

Construct transverse portions of the isolation joint systems in accordance with §502-3.06A2, Transverse Expansion Joints, or §502-3.06A3, Transverse Construction Joints, in accordance with the contract documents. Construct other isolation joints in accordance with the contract documents.

502-3.07 Paving Adjacent To Existing Concrete. Wherever paving equipment operates on existing PCC pavement that is to remain, install bolt-on track covers or rubber tired, flangeless wheels. Remove all debris on the existing PCC pavement in the equipment track. Immediately remove any concrete that spills onto the existing concrete.

When paving from (or to) a transverse construction joint or intersecting pavement, use hand-held vibrators to thoroughly consolidate any concrete inaccessible to the paving equipment vibrators. Hand finish these areas with the minimum effort required to produce an acceptable surface. Do not dump the grout box head into the pavement concrete when approaching a construction joint.

502-3.08 Plastic Thickness Determination. In a slipform paving operation, anchor flat, thin (1/16 - 1/8 inch), 6 x 6 inches rigid steel or plastic plates to the permeable base (or subbase) surface 24 inches from both placement edges at 150 foot intervals. Clearly mark the plate locations on the subbase, permeable base, or previously placed concrete immediately adjacent to the placement. Provide the Engineer with a round, rigid, nonaluminum probe, having a 1/8 inch ± 0 diameter. The Engineer will determine the plastic concrete thickness by inserting the probe to the plate and measuring the insertion depth. The plate thickness will be added to the insertion depth to determine concrete thickness.

In a slipform paving operation, the minimum measured plastic thickness must be within 3/8 inch of the thickness required in the contract documents. Areas not meeting minimum thickness will be treated in accordance with §502-3.14, Damaged or Defective Concrete. If 2 consecutive measurements do not meet minimum thickness, stop paving and reestablish the paving operation to achieve acceptable thickness.

502-3.09 Finishing. Mechanically finish the pavement after consolidation and strike off. Use machine mounted finishers such as full-width finishing pans, transverse oscillating screeds, longitudinal floats, pan floats or separate pieces of equipment such as tube floats or Lewis floats.
After mechanical finishing, hand finish the pavement to correct and seal minor imperfections. Provide an ACI certified concrete flatwork finisher to supervise all hand finishing. Provide proof of ACI flatwork certification to the Engineer. Keep hand finishing to a minimum. Do not use excess mortar or discarded concrete to fill low areas. Use work bridges to hand finish concrete inaccessible from the pavement edge. Do not add water to the concrete surface to close imperfections. Stop paving or reformulate the concrete mix if surface imperfections that require additional water to close routinely occur.

502-3.10 Texturing. Immediately after finishing and prior to applying the curing compound, texture the concrete surface using one of the following procedures in accordance with the contract documents. Apply longitudinal tining if no texturing method is designated in the contract documents. Additional requirements, such as Mean Texture Depth measured by a sand patch test or a profiler may be included in the contract documents. If the contract has a closed drainage system, provide a 8 - 12 inch blank in the texture along the pavement edges to enhance drainage to catch basins.

A. Longitudinal Tining. Texture the concrete parallel to the pavement centerline with a set of evenly spaced spring steel tines. Use rectangular tines 1/8 inch wide, 1/32 inch thick, and approximately 5 inches long at a center-to-center spacing of 3/4 inches.

Operate the tine head manually or mechanically. In either case, hold the tines as near an angle of 45° to the concrete surface as possible to minimize mortar dragging. Produce tine texture 1/16 - 1/8 inch deep with minimal dislodging of aggregate. Do not make multiple tine passes in the same area. Keep tines 2 - 4 inches from the placement edges. Keep the tines free of hardened concrete.

B. Artificial Turf Drag. Use a seamless strip of artificial turf drag appearing on the Department's Approved List entitled “Turf Drag” under “Equipment, Concrete Related.” Produce a consistent texture, free of ridges or gouges, parallel to the pavement centerline either by hand or by attaching a weighted strip to the paver, texture\cure machine, or work bridge. Periodically replace or clean the drag to remove hardened concrete paste that compromises texture.

C. Transverse Tining. Texture the concrete perpendicular to the pavement centerline with a set of variably spaced spring steel tines. Use rectangular tines 1/8 inch wide, 1/32 inch thick, and approximately 5 inches long at the following center-to-center spacing in millimeters:


Operate the tine head manually or mechanically. In either case, hold the tines as near an angle of 45° to the concrete surface as possible to minimize mortar dragging. Produce tine texture 1/16 - 1/8 inch deep with minimal dislodging of aggregate. Do not make multiple tine passes in the same area. Keep the tines free of hardened concrete. If the tine texture is placed manually, or if the mechanical equipment does not operate from the same referencing system as the paver, provide a 3 - 4 inch blank at each transverse joint saw cut location.

502-3.11 Curing. Keep the curing operation close to the texturing operation such that concrete is cured immediately after it is textured. The Engineer may stop paving if curing lags. Cure Class C concrete placed between June 1 and September 15 for 4 days, minimum. Cure Class C concrete placed between September 16 and May 31 for 6 days, minimum. Cure HES concrete in accordance with Materials Bureau requirements based on the Contractor-submitted mix design and the trial batch evaluation.

A. White Pigmented Membrane Curing Compound. Typically, cure concrete with white pigmented membrane curing compound. Mix the curing compound before each use and continuously agitate during use. Thoroughly and uniformly coat all exposed surfaces (including slipformed edges.
and formed edges immediately after form removal) at a minimum rate of 150 sf/gal. Check the application rate after every paving day, including exposed vertical slab faces in the calculations. Apply the curing compound in 2 opposite direction passes with no longer than 15 minutes between passes.

Immediately reapply curing compound to any damaged coating areas during the curing period. During curing equipment breakdown, cure the pavement in accordance with §502-3.11B, Curing Covers. Do not apply curing compound in the rain. If rain damages the curing compound before it sets, reapply curing compound after the pavement surface dries.

**B. Curing Covers.** Use of curing covers is subject to the approval of the Engineer. Use quilted covers, plastic coated fiber blankets, or polyethylene curing covers. Do not use covers with tears or holes. Cover all exposed surfaces and extend the covers a minimum of 12 inches beyond the pavement edges or beyond the forms, when used. Overlap successive covers 12 inches, minimum. Secure the covers to keep them in contact with the entire surface and maintain the overlap. Wet the entire surface of quilted covers and maintain them in a wetted condition throughout the curing period.

**C. Cold Weather Curing.** Supply form insulating materials for winter concreting when the air temperature is expected to fall below 40°F at any time during the curing period. Use material capable of maintaining a surface temperature of 55°F and being easily removed and replaced to accommodate first-stage saw cuts. Apply the insulating material to prevent newly placed concrete from being exposed to air temperatures below 35°F for the curing period. Secure the insulation tight to the concrete surface to prevent air intrusion beneath the insulation. Extend the insulation 12 inches beyond the newly placed concrete. Insulate the pavement vertical edge and/or forms as well.

Place recording surface thermometers between the pavement surface and insulating material 12 inches from one of the placement edges wherever insulation is used. Use 4 equally spaced thermometers for each day’s paving. Do not subject the concrete to a temperature drop in excess of 50°F during the first 24 hours after removing the insulation.

**502-3.12 Sealing Joints.** Seal joints as depicted in the Standard Sheets. Refer to Table 502-3, Joint Sealing Alternatives.

First-stage sawcuts may be temporarily left unfilled if a placement is only subjected to occasional construction traffic, such as pickup trucks or cars. In this case, sweep the pavement to ensure debris does not enter the joints.

Temporarily fill unsealed first-stage cuts with jute or backer rod if a placement is:

- Subjected to consistent construction traffic.
- Used as a haul road for subsequent concrete placements.
- Temporarily opened to general traffic while final sealing has been delayed for convenience, such as to maximize sealing production.

Before cleaning, remove any temporary fillers and repair damaged joints in accordance with §502-3.14, Defective or Damaged Concrete, including chipped joints resulting from debris accumulation in an unfilled or unsealed joint. Do not reuse backer rod used as temporary fillers in the final joint sealing.

**A. Sealing Transverse Contraction Joints - Highway Joint Sealant.** Widen joints to 1/4 - 3/8 inch for a depth of 1 inch if the first-stage saw cuts are less than 1/4 inch wide to allow full-depth sealing. Immediately wash the widening cut slurry from the pavement such that it does not reenter the joint. Do not seal transverse contraction joints or longitudinal joints when highway joint sealants are specified for transverse contraction joints.
Joint cleaning and sealing may be delayed for convenience. Clean the joints by abrasive blasting immediately before sealing. Keep the nozzle within 2 inches of the joint surfaces. The Engineer may allow pressure washing in lieu of abrasive blast cleaning if it is not allowed in the contract. When pressure washing, use (1) a 900 psi minimum pressure and (2) a maximum pressure such that no damage occurs to the concrete. Manually dislodge debris remaining in the joint after cleaning, and reclean the joint. Immediately after pressure washing, air blast the joint to remove any debris from the cut and dry the exposed faces.

Do not allow any traffic on the pavement between cleaning and sealing. Reclean the joint if it rains between cleaning and sealing or if any traffic is on the placement between cleaning and sealing. Provide the Engineer a copy of the sealant Manufacturer’s written recommendations for heating and application at least 1 work day before sealing. Follow those recommendations. Unless stated otherwise, the recommended pouring temperature is 40°F below the manufacturer’s designated safe heating temperature, with an allowable variation of ± 40°F.

Prior to sealing, discharge sealant from the applicator wand into a vessel and measure the sealant temperature. The temperature must be equal to or above the Manufacturer’s recommended minimum pouring temperature and equal to or below the Manufacturer’s recommended safe heating temperature.

Do not use sealant heated above the safe heating temperature. Sealant may be reheated or heated in excess of 6 hours if allowed by the Manufacturer’s heating and application recommendations. In these cases, recharge the melter with fresh sealant amounting to at least 20% of the sealant volume remaining in the melter.

Seal joints immediately after cleaning. Seal the joint from the bottom of the cut to within 1/4 - 3/8 inch of the pavement surface. Seal when the:

- Air and surface temperatures are 40°F or warmer.
- Air temperature is above the dew point.
- Pavement surface and all joint surfaces are dry.

Open to traffic after the sealant has cured to prevent tracking. Do not blot with fine aggregate.

**B. Sealing Joints - Silicone Sealant.** Make second-stage saw cuts and/or bevels in accordance with the Standard Sheets and (1) no sooner than 72 hours after concrete placement and (2) after the curing period has ended if curing covers are used. Wash the resulting slurry from the pavement and joint immediately after making second-stage saw cuts and/or bevels.

Second-stage saw cuts may be delayed for convenience, but do not leave second-stage saw cuts unsealed or unfilled while open to any traffic. Temporarily fill second-stage saw cuts with jute or backer rod if (1) they are exposed to any traffic before cleaning and sealing or (2) weather conditions are not favorable for timely (within 2 calendar days) cleaning and sealing, whether or not they are exposed to any traffic. Do not reuse backer rod used as temporary filler in the final joint sealing.

Install the sealant in accordance with the Manufacturer’s written instructions. Give those instructions to the Engineer before any second-stage saw cutting begins. Consult the Manufacturer for primer requirements associated with the coarse aggregate used in the concrete.

Abrasive blast both vertical joint faces immediately before sealing. Tilt the nozzle to abrasive blast one vertical face at a time at each joint until uniformly abraded surfaces result. Air blast after abrasive blasting to remove all abrasives. Reclean the joint if it rains between cleaning and sealing. Do not allow any traffic on the pavement between cleaning and sealing. Immediately after blasting, install backer rod to the required depth without ripping, tearing, or puncturing the rod. Roll the insertion wheel over the backer rod twice, once in each direction.

Seal when the:

- Air and surface temperatures are 40°F or warmer.
- Air temperature is above the dew point.
Pavement and all joint surfaces are dry.

Where possible, first widen and seal the longitudinal joints (if required), then widen and seal the transverse joints such that the entire transverse joint contains a continuous sealant bead. If this is not possible, install the silicone in full placement widths.

Traffic may traverse silicone sealed joints after the sealant has skinned over, provided traffic opening and sealer manufacturer requirements have been met.

### C. Sealing Joints - Preformed Joint Sealers

Make second-stage saw cuts and/or bevels in accordance with the Standard Sheets and (1) no sooner than 72 hours after concrete placement and (2) after the curing period has ended if curing covers are used. Extend the second-stage saw cut vertically down the free concrete edges. Wash the resulting slurry from the pavement and joint immediately after making second-stage saw cuts and/or bevels.

Second-stage saw cuts may be delayed for convenience, but do not leave second-stage saw cuts unsealed or unfilled while open to any traffic. Temporarily fill second-stage saw cuts with jute or backer rod if (1) they are exposed to any traffic before cleaning and sealing or (2) weather conditions are not favorable for timely (within 2 calendar days) cleaning and sealing, whether or not they are exposed to any traffic.

Clean the joints by pressure washing before sealing. Use (1) a 900 psi minimum pressure and (2) a maximum pressure such that no damage occurs to the concrete. Manually dislodge debris remaining in the joint after cleaning, and reclean the joint. Within 24 hours of pressure washing, air blast the joint to remove any debris from the cut and dry the exposed faces. Reclean the joint if it rains between cleaning and sealing. Do not allow any traffic on the pavement between cleaning and sealing.

Install the sealant in accordance with the Manufacturer’s written instructions. Give those instructions to the Engineer before any second-stage saw cutting begins. Lubricate the concrete, the sealer, or both before installation such that the lubricant fully covers the sealer/concrete interface, but not the top of the sealer.

Install one piece of transverse joint sealer in a compressed condition across the full pavement width, including concrete shoulders, and down the vertical saw cut at the free edge. Cut the longitudinal sealer where it crosses a transverse joint. Do not splice the longitudinal sealer between transverse joints. Seal the intersection between longitudinal and transverse sealers with lubricant.

Install the sealer such that it is not stretched more than 5%, nor compressed more than 2%, of the minimum theoretical length. Check the installation for stretch and compression by installing sealers in 5 transverse joints and removing the sealer immediately after installation and checking the length. An alternate method for checking stretch and compression, where applicable, may be performed by premarking or precutting the sealer to length prior to installation. If the measurement of any of these 5 sealers exhibits stretching in excess of 5% or compression in excess of 2%, modify the installation method to meet the requirements or discontinue installation.

Once sealing operations begin, remove 1 joint per 100 in the presence of the Engineer to check stretch and compression. If the sealer is found to be stretched in excess of 5% or compressed in excess of 2%, remove the sealer material from successive joints in both directions until sealers are found that meet the stretch and compression requirements. Replace all joints sealers found with excess stretch or compression. Replace joint sealers removed and found to meet the stretch and compression requirements.

<table>
<thead>
<tr>
<th>Joint Type</th>
<th>Sealing Alternative</th>
<th>First-Stage Saw Cut Required</th>
<th>Second-Stage Saw Cut and Bevel Required</th>
</tr>
</thead>
</table>

### TABLE 502-3 JOINT SEALING ALTERNATIVES

551

NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
Transverse Contraction

<table>
<thead>
<tr>
<th></th>
<th>Silicone or Preformed</th>
<th>Yes</th>
<th>Both</th>
</tr>
</thead>
<tbody>
<tr>
<td>Highway Joint Sealant</td>
<td>Yes</td>
<td></td>
<td>Neither</td>
</tr>
</tbody>
</table>

Transverse Expansion and Isolation

<table>
<thead>
<tr>
<th></th>
<th>Silicone or Preformed</th>
<th>No</th>
<th>Bevel Only</th>
</tr>
</thead>
</table>

Transverse Construction

<table>
<thead>
<tr>
<th></th>
<th>Silicone or Preformed</th>
<th>No</th>
<th>Both</th>
</tr>
</thead>
<tbody>
<tr>
<td>Do Nothing¹</td>
<td></td>
<td></td>
<td>Neither</td>
</tr>
</tbody>
</table>

Longitudinal - Between Lanes Placed Simultaneously

<table>
<thead>
<tr>
<th></th>
<th>Silicone or Preformed</th>
<th>Yes</th>
<th>Second-Stage Only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Do Nothing¹</td>
<td></td>
<td>Yes</td>
<td>Neither</td>
</tr>
</tbody>
</table>

Longitudinal - Between Lanes Placed Separately and Untied Joints With Keyway

<table>
<thead>
<tr>
<th></th>
<th>Silicone or Preformed</th>
<th>No</th>
<th>Second-Stage Only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Do Nothing¹</td>
<td></td>
<td>No</td>
<td>Neither</td>
</tr>
</tbody>
</table>

NOTE:
1. Do nothing if highway joint sealants are specified for transverse contraction joints.

502-3.13 Pavement Protection. Protect the pavement and appurtenances from traffic and construction operations. Protect the work and provide for traffic as indicated in the contract documents.

502-3.14 Damaged or Defective Concrete. Repair or replace all damaged or defective concrete which occurs prior to final acceptance. Perform these repairs as described in the contract documents at no cost to the State. Damage and defects include, but are not limited to, cracking, spalling, honeycombing, or imperfections caused by inadequate pavement protection, traffic, and/or construction practices. Slipformed concrete with inadequate plastic thickness as described in §502-3.08, Plastic Thickness Determination, will be rejected in 150 foot segment lengths.

502-3.15 Hardened Surface Test (Nonprofilographe Concrete). After the concrete has hardened sufficiently, test the entire longitudinal center of each travel lane, including ramps, with a 10 foot, minimum, long straight edge laid longitudinally. The Engineer will mark high and low deviations in the pavement surface exceeding 1/8 inch in 10 feet. Diamond grind these deviations such that they do not exceed 1/8 inch in 10 feet when retested with the straight edge.

502-3.16 Profilograph. This section applies to profilographed concrete (and nonprofilographed concrete when a full-width finishing pan or triple transverse screed paving operation is not employed). The Engineer will divide each travel lane into reporting segments that are 0.1 mile long. The Engineer will group segments shorter than 0.1 mile with previous or subsequent segments. Provide survey stationing and develop a reference system that allows the Engineer to readily associate profilograph data to the corresponding reporting segment.

Develop a profile trace for each wheelpath in each reporting segment in accordance with Materials Method 24, PCC Pavement Profilograph Operations. Determine an initial profile index (PI) for each reporting segment by averaging the PIs of the wheelpaths. Provide the traces and initial PIs to the Engineer. The Engineer will identify bumps exceeding 3/8 inch in 25 feet on each profile trace. Locate and diamond grind these bumps, if any, to 3/8 inch or less in 25 feet. If no grinding is required for a given reporting segment, the initial PI may be used to determine the payable Quality Units of Smoothness Quality Adjustment per reporting segment.

Production diamond grinding equipment can be used to increase the amount of Quality Units payable as discussed in §502-3.17, Diamond Grinding. Whether diamond grinding was required through profile trace analysis, or performed as a Contractor option, reprofilograph each reporting segment that was
diamond ground and determine a final PI. Give the Engineer the final profile traces and final PI determined by using both the 0.2 inch and zero blanking bands.

502-3.17 Diamond Grinding. Diamond grind the pavement longitudinally, beginning and ending at lines normal to the pavement centerline, and in full travel lane width increments. Provide surface drainage by maintaining the proper cross slope on the finished surface and by blending adjacent passes. Continuously vacuum the slurry from the pavement when production grinding. If roadside slurry discharge is not allowed by the contract documents, transfer the slurry into equipment capable of transporting it from the contract site without spills. Dispose of slurry in conformance with all Federal, State, and local regulations.

In any case, do not allow slurry to enter:
- Occupied travel lanes.
- Drainage structures.
- Wetlands, streams, estuaries, or sensitive environmental resources.
- Areas where it will become a public nuisance.

Use of bump grinding equipment is restricted to grinding bumps that exceed 3/8 inch in 25 feet in profilographed concrete and bump grinding non-profilographed concrete. Production grinding equipment can be used to grind bumps or increase the amount of Quality Units payable subject to the following:
- For pavements textured with longitudinal tining or artificial turf drag, any amount of a reporting segment surface area may be diamond ground to increase the amount of Quality Units payable.
- For transverse tined pavements, Quality Units are payable if less than 20% or more than 95% of the reporting segment surface area is ground. If more than 20% of the reporting segment area is ground for any reason, diamond grind 95%, minimum, of the entire reporting segment.

502-3.18 Opening to Traffic

A. Construction Traffic. Class C concrete may be opened to construction traffic and paving equipment 7 days after placement. With the Engineer’s approval, this time frame may be shortened to 3 days if cylinders achieve a compressive strength of 2500 psi in accordance with §502-3.18C, Project Strength Determination. Any pavement damaged from opening to construction traffic in a reduced time frame will be treated in accordance with §502-3.14, Damaged or Defective Concrete.

B. General Traffic. Class C concrete placed between June 1 and September 15 may be opened to general traffic 10 days after placement. Class C concrete placed outside this interval may be opened to general traffic 15 days after placement. With the Engineer’s approval, these time frames may be shortened to 4 days if cylinders achieve a compressive strength of 3000 psi in accordance with §502-3.18C, Project Strength Determination, and the joints are addressed in accordance with §502-3.12, Sealing Joints.

If Project Strength Determination testing for construction traffic opening indicates the concrete has achieved a compressive strength in excess of 3000 psi, the concrete may be opened to general traffic after 4 days. Any pavement damaged from opening to general traffic in a reduced time frame will be treated in accordance with §502-3.14, Damaged or Defective Concrete.

C. Project Strength Determination. Provide an ACI Certified Concrete Field Testing Technician, Grade I, or higher, to cast all cylinders. Unless otherwise noted in the contract documents, use an agency accredited by the AASHTO Accreditation Program (AAP) in the field of construction materials testing of portland cement concrete to perform compressive strength testing.

Cast and test in the presence of the Engineer, or the Engineer’s representative.
acceptable proof of ACI Certification and AASHTO Accreditation to the Engineer before placing any concrete.

The Engineer, or the Engineer’s representative, will complete the Concrete Cylinder Report as cylinders are cast and tested.

Cast a minimum of 3 cylinder pairs (6 total) from each 1000 feet of paving length, or fraction thereof, in accordance with Materials Method 9.2, Field Inspection of Portland Cement Concrete. Cast each pair from different delivery trucks. Develop an Engineer-approved marking system that allows a cylinder to be readily associated with the corresponding placement location and placement time. Mark the cylinders and place them adjacent to the pavement under similar curing conditions. Determine the concrete compressive strength at the desired time in accordance with ASTM C39, Standard Test Method for Compressive Strength of Cylindrical Concrete Specimens. The pavement may be opened to construction (or general) traffic if all the following apply:

- Average compressive strength of all cylinder pairs exceed 2500 psi (or 3000 psi).
- Average compressive strength of each cylinder pair exceeds 2000 psi (or 2500 psi).
- Appropriate time frame has elapsed for the entire area to be opened.

If these conditions are not met, test 3 additional cylinder pairs at a later time, provided the appropriate numbers of additional cylinders were cast. If the above conditions are not met after additional testing, or, if the required number of additional cylinders were not cast, open the pavement in accordance with the nonreduced time frames of §502-3.18A, Construction Traffic, and §502-3.18B, General Traffic.

D. HES Concrete. HES concrete may be opened to construction traffic when it has achieved a compressive strength of 2500 psi and to general traffic when it has achieved compressive strength of 3000 psi, in accordance with §502-3.18C, Project Strength Determination, and the joints are addressed in accordance with §502-3.12, Sealing Joints.

502-4 Method of Measurement. The Engineer will measure the following quantities for items incorporated into the finished pavement:

502-4.01 Portland Cement Treated Permeable Base. The work will be measured for payment as the number of cubic yards of portland cement treated permeable base satisfactorily placed based on the payment lines shown in the contract documents. No deductions will be made for catch basins, manholes, or other similar pavement obstructions.

502-4.02 PCC Pavement, Unreinforced. The work will be measured for payment as the number of cubic yards of unreinforced PCC pavement satisfactorily placed based on the payment lines shown in the contract documents. Deductions in 150 feet segment lengths will be made for areas that do not meet minimum plastic thickness requirements. Deductions (and separate payment) will be made for catch basins, manholes, or other similar pavement obstructions requiring either mesh reinforced or heavily reinforced placements.

502-4.03 PCC Pavement, Mesh or Heavily Reinforced. The work will be measured for payment as the number of cubic yards of reinforced concrete satisfactorily placed. No deductions will be made for drainage and utility structures or other similar pavement obstructions being isolated from the surrounding pavement.

502-4.04 Smoothness Quality Adjustment (Profilographed Items Only). The work will be measured for payment as the number of Quality Units of Smoothness Quality Adjustment, if any, payable for each reporting segment determined by the following:
Quality Units (Per Segment) = (SAF - 1.00) x PCC Cubic Yards (Per Segment)

The Smoothness Adjustment Factor (SAF) from Table 502-4, Smoothness Adjustment Factors, is based on the final PI obtained for each reporting segment using a 0.2 inch blanking band. No Quality Units are computed for pavements specified as nonprofilographed.

<table>
<thead>
<tr>
<th>Final Profile Index (in/mile.)</th>
<th>Level 1 SAF</th>
<th>Level 2 SAF</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 - 1</td>
<td>1.05</td>
<td>1.05</td>
</tr>
<tr>
<td>1 - 2</td>
<td>1.04</td>
<td>1.04</td>
</tr>
<tr>
<td>2 - 3</td>
<td>1.03</td>
<td>1.03</td>
</tr>
<tr>
<td>3 - 4</td>
<td>1.02</td>
<td>1.02</td>
</tr>
<tr>
<td>4 - 5</td>
<td>1.01</td>
<td>1.01</td>
</tr>
<tr>
<td>5</td>
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<td>1.00</td>
</tr>
<tr>
<td>5 +</td>
<td>Grind</td>
<td>1.00</td>
</tr>
<tr>
<td>12 +</td>
<td>Not Applicable</td>
<td>Grind</td>
</tr>
</tbody>
</table>

502-4.05 Constructing Transverse Joints. The work will be measured for payment as the number of feet of transverse joints satisfactorily constructed.

502-4.06 Constructing Longitudinal Joints. The work will be measured for payment as the number of feet of longitudinal joints satisfactorily constructed.

502-4.07 Sealing Transverse Joints. The work will be measured for payment as the number of feet of transverse joints satisfactorily sealed, excluding preformed sealers turned down at the pavement edges.

502-4.08 Sealing Longitudinal Joints. The work will be measured for payment as the number of feet of longitudinal joints satisfactorily sealed.

502-5 BASIS OF PAYMENT

502-5.01 Portland Cement Treated Permeable Base. Include the cost of all labor, material, and equipment necessary to satisfactorily perform the work in the unit price bid for Portland Cement Treated Permeable Base.

502-5.02 PCC Pavement, Unreinforced, Nonprofilographed. Include the cost of all labor, material, and equipment necessary to satisfactorily perform the work in the unit price bid for PCC Pavement, Unreinforced, Nonprofilographed. No payment will be made for areas that do not meet minimum plastic thickness requirements. No additional payment will be made for Contractor-requested HES concrete mixes.

Also include the cost of all labor, material, and equipment necessary to profilograph and diamond grind the pavement to meet the Level 2 smoothness requirements of Table 502-4, Smoothness Adjustment Factors, if paving equipment other than a paver equipped with a full-width finishing pan or triple transverse screeds is used. In this case, no payment will be made for SAF Quality Units.

PCC Pavement, Unreinforced, Nonprofilographed will be eligible for progress payments in accordance with the following:
- 80% upon satisfactory completion of all work up to, and including, first-stage saw cutting.
• An additional 10% upon satisfactory completion of diamond grinding, if any.
• The remaining 10% upon satisfactory completion of the work.

502-5.03 PCC Pavement, Unreinforced, Profilographed. Include the cost of all labor, material, and equipment necessary to satisfactorily perform the work in the unit price bid for PCC Pavement, Unreinforced, Profilographed. No payment will be made for areas that do not meet minimum plastic thickness requirements. No additional payment will be made for Contractor-requested HES concrete mixes.

PCC Pavement, Unreinforced, Profilographed will be eligible for progress payments in accordance with the following:
• 80% upon satisfactory completion of all work up to, and including, first-stage saw cutting.
• An additional 10% upon satisfactory completion of diamond grinding, if any.
• The remaining 10% upon satisfactory completion of the work.

502-5.04 Smoothness Quality Adjustment. Quality Units of Smoothness Quality Adjustment are a fixed price in the bid documents and cannot be changed by the Contractor.

502-5.05 PCC Pavement, Mesh or Heavily Reinforced. Include the cost of all labor, material, and equipment necessary to satisfactorily perform the work in the unit price bid for PCC Pavement, Mesh or Heavily Reinforced. No additional payment will be made for Contractor-requested HES concrete mixes.

502-5.06 Constructing Transverse Joints. Include the cost of all labor, material, and equipment necessary to satisfactorily perform the work in the unit price bid for Constructing Transverse Joints.

502-5.07 Constructing Longitudinal Joints. Include the cost of all labor, material, and equipment necessary to satisfactorily perform the work in the unit price bid for Constructing Longitudinal Joints. Placing the inside shoulder and inside lane simultaneously, at the Contractor’s option, will not generate a Significant Change in the Character of Work. No additional payment will be provided for the additional number of longitudinal joint ties associated with:
• Constructing butt joints between lanes placed separately in a slipform paving operation.
• Constructing longitudinal joints in wheelpaths.

502-5.08 Sealing Transverse Joints. Include the cost of all labor, material, and equipment necessary to satisfactorily perform the work in the unit price bid for Sealing Transverse Joints.

502-5.09 Sealing Longitudinal Joints. Include the cost of all labor, material, and equipment necessary to satisfactorily perform the work in the unit price bid for Sealing Longitudinal Joints. Placing the inside shoulder and inside lane simultaneously, at the Contractor’s option, will not generate a Significant Change in the Character of Work.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>502.0001</td>
<td>Portland Cement Treated Permeable Base</td>
<td>Cubic Yard</td>
</tr>
<tr>
<td>502.RPCF</td>
<td>PCC Pavement</td>
<td>Cubic Yard</td>
</tr>
</tbody>
</table>

R – Pavement & Reinf.  P – Profilographing  C – Concrete Class  F – Friction Type
0 – Unreinforced       0 – Nonprofilographed 1 – Class C 1 – Type 1
1 – Mesh Reinforced    1 – Level 1        3 – HES 2 – Type 2
2 – Heavily Reinforced 2 – Level 2        3 – Type 3 9 – Type 9
SECTION 503 - PORTLAND CEMENT CONCRETE FOUNDATION FOR PAVEMENT

503-1 DESCRIPTION. Construct a portland cement concrete (PCC) foundation for pavements and shoulders, if required, as detailed in the contract documents.

503-2 MATERIALS.

Portland Cement Concrete 501
Anchoring Materials - Chemically Curing 701-07
Premoulded Resilient Joint Filler 705-07
Longitudinal Joint Ties 705-14
Transverse Joint Supports 705-15
Epoxy Coated Bar Reinforcement, Grade 60 709-04
Quilted Covers (for curing) 711-02
Plastic Coated Fiber Blankets (for curing) 711-03
Polyethylene Curing Covers (white opaque) 711-04
Form Insulating Materials for Winter Concreting 711-07
Water 712-01

In addition to meeting the requirements of §701-07, Anchoring Materials - Chemically Curing, the material used to anchor longitudinal joint ties, dowels, or other miscellaneous items into hardened concrete must be a pourable, two-component, 100% solids structural epoxy dispensed:
- From side-by-side cartridges by manual or pneumatically powered injection guns.
- Through a static mixing nozzle that homogeneously mixes the material without any hand mixing.

Apply the requirements of the following in accordance with the contract documents:

§502-2.01, Concrete.
§502-2.02, High-Early-Strength (HES) Concrete.
§502-2.03, Portland Cement Treated Permeable Base.
§502-2.04, Equipment.
§502-2.04A, Slipform Paving.
§502-2.04B, Fixed Form Paving.
§502-2.04C, Vibrators.
§502-2.04D, Permeable Base Paving Equipment.
§502-2.04E, Saw Cutting Equipment.
§502-2.04I, Drills.
§502-2.04L, Air Blasting Equipment.

503-3 CONSTRUCTION REQUIREMENTS. Apply the requirements of §502-3, Portland Cement Concrete Pavement, except as modified herein.
503-3.01 Placement of Reinforcement. Place bar reinforcement around utilities, drainage structures, and other projections into the pavement as depicted in the Standard Sheets for PCC Pavements. Use telescoping manholes when required by the contract documents in accordance with §502-3.06C, Utility and Drainage Structure Isolation Joint Systems and Telescoping Manholes.

503-3.02 Joints. Transverse joint supports are not required for contraction joints. Saw cut skewed contraction joints at a “6 on 1” skew across the pavement (approximately 10° from perpendicular to the centerline) before uncontrolled cracking occurs. Saw cut in accordance with the first-stage saw cut details in the Standard Sheets.

Use a maximum joint spacing of 20 feet and a minimum spacing that satisfies the geometric requirements of §502-3.06A, Transverse Joints. Center utilities and drainage structures between saw cuts. Skewed joints may be cut at the same angle across the pavement or chevron-shaped with the vertex at a longitudinal joint between separate placements. Maintain the same technique once selected.

Construct transverse construction joints perpendicular to the centerline in accordance with §502-3.06A3, Transverse Construction Joints.

Construct longitudinal joints in accordance with §502-3.06B, Longitudinal Joints.

503-3.03 Finishing. Hand finish the pavement to correct surface irregularities.

503-3.04 Testing the Surface. Immediately after placement, test the entire longitudinal center of each travel lane with a 10 feet, minimum, long straight edge laid longitudinally. Immediately correct any surface irregularity exceeding 3/8 inches in 10 feet.

503-3.05 Texturing. Immediately after testing the surface, apply an aggressive transverse broom finish.

503-3.06 Curing. Cure in accordance with §502-3.11, except the impervious membrane method, i.e., curing compound, is not be permitted.

503-3.07 Surface Test. No surface test on the hardened concrete will be required.

503-3.08 Sealing Joints. Typically, no joint sealing is required in the PCC foundation course. Seal skewed contraction joints in accordance with §502-3.12A, Sealing Transverse Contraction Joints – Highway Joint Sealant, if a construction delay occurs that prevents the placement of the final pavement course until the subsequent construction season.

503-4 METHOD OF MEASUREMENT.

503-4.01 Portland Cement Concrete Foundation for Pavement. The work will be measured for payment as the number of cubic yards of Portland Cement Concrete Foundation for Pavement based on the payment lines shown in the contract documents. No deductions will be made for catch basins, manholes, or other similar pavement obstructions.

503-4.02 Constructing Longitudinal Joints. The work will be measured for payment as the number of feet of longitudinal joints satisfactorily constructed.

503-5 BASIS OF PAYMENT.

503-5.01 Portland Cement Concrete Foundation for Pavement. Include the cost of all labor, material, and equipment necessary to satisfactorily perform the work in the unit price bid for Portland Cement Concrete Foundation for Pavement. No payment will be made for areas that do not meet
minimum plastic thickness requirements as described in §502-3.08, Plastic Thickness Determination. No additional payment will be made for Contractor-requested HES concrete mixes.

503-5.02 Constructing Longitudinal Joints. Include the cost of all labor, material, and equipment necessary to satisfactorily perform the work in the unit price bid for Constructing Longitudinal Joints.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>503.1010</td>
<td>PCC Foundation for Pavement, Class C</td>
<td>Cubic Yard</td>
</tr>
<tr>
<td>503.1011</td>
<td>PCC Foundation for Pavement, Class F</td>
<td>Cubic Yard</td>
</tr>
<tr>
<td>503.1012</td>
<td>PCC Foundation for Pavement, HES Concrete</td>
<td>Cubic Yard</td>
</tr>
<tr>
<td>503.9110</td>
<td>Constructing Longitudinal Joints in Foundation Pavement</td>
<td>Foot</td>
</tr>
</tbody>
</table>

SECTIONS 504 THRU 549 (VACANT)
Section 550
STRUCTURES

SECTION 551 - PILES AND PILE DRIVING EQUIPMENT

551-1 DESCRIPTION

551-1.01 General. This work shall consist of furnishing and installing piles of the type and size and at
the locations indicated in the contract documents, or as directed by the Engineer. Timber piles are not
covered under this specification.

551-1.02 Steel H-Piles. This work shall consist of furnishing and installing steel H-Piles of the type
and size and at the locations indicated in the contract documents, or as directed by the Engineer.

551-1.03 Cast-In-Place Concrete Piles. This work shall consist of furnishing and installing cast-in-place
concrete piles of the type and size and at the locations indicated in the contract documents, or as directed
by the Engineer.

551-1.04 Furnishing Equipment for Driving Piles. This work shall consist of furnishing equipment at
the site for driving piles.

551-1.05 Dynamic Pile Load Testing. This work shall consist of furnishing equipment and personnel
for dynamic pile tests conducted by the Department.

551-1.06 Splices. These are contingent items and shall apply only when the Engineer directs the
Contractor to drive a pile more than 10 feet beyond the estimated length provided in the Contract Plans.

551-2 MATERIALS

551-2.01 General. Materials for piling shall conform to the requirements of the following subsections of
Section 700 Materials and Manufacturing:

Bar Reinforcement, Grade 60 709-01
Casings for Cast-in-Place Concrete Piles 720-03
Steel H-Piles 720-04
Pile Shoes 720-05
Mechanical Pile Splices 720-06

551-2.02 Steel H-Piles. Steel H-Piles shall meet the requirements of §720-04 Steel H-Piles.

551-2.03 Cast-In-Place Concrete Piles

A. Casings for Cast-In-Place Concrete Piles. Casings for Cast-In-Place Concrete Piles shall
meet the requirements of §720-03 Casings for Cast-In-Place Concrete Piles.

B. Concrete for Cast-In-Place Piles. Concrete placed in the Cast-In-Place Piles shall comply
with requirements specified for Class A Concrete in Section 501 Portland Cement Concrete.
C. Cast-In-Place Concrete Pile Dimensions. Pile dimensions, including the rate of taper for tapered piles, shall be as shown in the contract documents, or as approved by the DCES. In no case, however, shall the outside diameter at the toe be less than 8 inches nor shall the outside diameter at the section to be cut off be less than 12 inches.

The Contractor shall furnish the type of pile casing shown in the contract documents. No used pipe or shell will be permitted.

551-2.04 Furnishing Equipment for Driving Piles. None Specified

551-2.05 Dynamic Pile Load Testing. None Specified

551-2.06 Splices. Mechanical Pile Splices shall meet the requirements of §720-06 Mechanical Pile Splices

551-3 CONSTRUCTION DETAILS

551-3.01 General. The method of storing and handling of piles shall be such as to avoid damage to the piles. Piles shall not be driven until after the excavation is completed to the elevation required for the bottom of the footing or bottom of tremie. Unless otherwise shown on the Plans, any material forced up or depressions made by the driving shall be removed or filled and the correct elevation of foundation established before any concrete is placed.

The driving of piles shall be done with an air/steam, diesel, or hydraulic hammer. Piles shall be driven starting from the center of the foundation and proceeding outward from this point, or starting at the outside row and driving progressively across the foundation.

The length of piles will be determined in the field by driving to the driving criteria determined by the DCES. Piles may be completely driven in one operation or, if directed by the DCES, be partially driven and allowed to set from 2 to 24 hours (or as indicated on the Plans) before driving is resumed.

Piles shall be vertical or accurately battered as indicated on the Contract Plans. The top of any pile driven its full length into the ground shall not vary from the plan location by more than 4 inches, unless otherwise shown on the Plans. The top of any pile partially exposed or included in an integral abutment shall not vary from the plan location by more than 1 inch, unless otherwise shown on the Plans. Piles may have a variation at their tip of not more than ¼ inch per foot from the vertical or from the batter shown on the Plans or permitted by the DCES.

All piles forced up by any cause shall be driven again, at no additional cost to the State.

The following shall be causes for rejection of a pile:
- Pile location or batter is incorrect.
- Pile damaged from any cause whatsoever.
- Pile fails to attain the driving resistance determined by the DCES, or the driving resistance set forth in the contract documents.
- Pile tip elevation is not within the limits called for in the contract documents.
- Pile is unserviceable for other reasons related to the furnishing and installing of the pile.
- Cast-In-Place Concrete Pile Casing not free from water.

No footing concrete shall be placed until all piles within the footing are inspected by the Engineer. The Contractor shall remove rejected piles, or at the option of the Department, a second pile may be driven adjacent thereto, if this can be done without impairing the structure.

The tops of all piles and pile casings shall be cut off at the elevation indicated on the Plans, or as established by the Engineer. The cut shall be clean, level, and to a true plane, in accordance with the detail shown on the Plans.

All cavities left by the pile driving operation shall be backfilled.
551.3.02 **Steel H-Piles.** Steel H-Piles shall be furnished with a shoe, fabricated as detailed on the Plans, or as approved by the DCES. Substitution of commercial shoes for those detailed on the Plans may be permitted subject to the approval of the DCES. Unless shown on the Plans, the shoes shall be attached by a NYSDOT Certified Welder with a 5/16 inch minimum fillet weld along the entire outside edge of the flanges.

551.3.03 **Cast-In-Place Concrete Piles.** Pile casings which do not hold their original form during driving, which fracture, or fail during driving due to manufacturer defect, fabrication, or Contractor's operations, unless otherwise directed, shall be replaced at no additional cost to the State. If, at any time during the driving or placing of the pile casings, the DCES determines from the results of the driving that the pile casings of the type or thickness being used cannot be satisfactorily placed, the Contractor shall remove the casings, and replace them with casings of the type and thickness directed at the expense of the State.

All pile casings shall be equipped with a toe treatment as shown on the Plans.

Cast-in-place concrete piles shall be reinforced as shown on the Plans and the reinforcement secured in such a manner as to ensure its proper location in the finished piles.

Cast-in-place concrete pile casings shall be inspected immediately prior to placing concrete in the casing. All casings in the footing shall be satisfactorily placed and dry before concrete is placed. Each casing shall be filled with a continuous pour of Class A concrete, mixed and placed in accordance with Section 555 *Concrete for Structures*, except that the slump of the concrete shall not exceed 5 inches.

Care shall be exercised in filling the piles to prevent honeycomb and air pockets from forming in the concrete. Internal vibrators and other means shall be used to the maximum depth practicable to consolidate the concrete.

All exposed pile or pile casing surfaces not embedded in concrete shall be painted in accordance with the Contract Documents.

551.3.04 **Furnishing Equipment for Driving Piles.** The Contractor shall submit to the DCES for approval Form BD 138 *Pile Driving Equipment Data* a minimum of 21 calendar days prior to beginning pile driving work. Each separate combination of pile and pile driving equipment proposed by the Contractor shall require the submission of a corresponding Form BD 138.

Piles shall be driven only with equipment which has the prior approval of the DCES. All malfunctioning equipment shall be removed from the site and be replaced with equipment which is satisfactory to the DCES. The minimum rated striking energy of the hammer to be used in driving Steel H-Piles and Cast-In-Place Concrete Piles shall be 13 kip-feet per blow.

Hammers having greater striking energy may be used upon approval by the DCES. These hammers shall produce a minimum of 20 blows/foot and a maximum of 120 blows/foot at the Nominal Pile Resistance shown on the Contract Plans. However, if, in the opinion of the DCES, satisfactory results are not obtained with the hammer furnished by the Contractor, a hammer meeting the approval of the DCES shall be furnished and used.

Water jets and vibratory hammers shall not be used in driving any pile, unless written approval is given by the DCES. Piles installed with a water jet or vibratory hammer shall be impact driven to secure the final penetration.

**A. Air/Steam Hammers.** Sufficient boiler or compressor capacity shall be provided at all times to maintain the rated speed of air/steam hammers during the full time of pile driving. The valve mechanism and other parts of a single or double-acting hammer shall be maintained such that the number of blows per minute for which the hammer is designated, is satisfied.

**B. Diesel Hammers.** Single acting hammers’ valves, pumps, ports, rings, and other hammer parts shall be maintained such that the length of stroke, or blows per minute is satisfied.
All diesel hammers shall be provided with an acceptable means of measuring hammer energy.

**C. Hydraulic Hammers.** Hydraulic hammers that have enclosed rams, shall be equipped with an electronic printout. Those which have exposed rams, shall be visually inspected.

**D. Hammer Cushion.** An approved hammer cushion block shall be used to transfer pile hammer energy to the pile. Each hammer shall be equipped with a helmet/drive head to fit the type of pile to be driven.

The hammer cushion will be inspected for compliance with the description in the BD 138 prior to driving the first pile, and thereafter every 100 hours of driving. The hammer cushion will be re-inspected if a hammer with a different serial number is brought to the project.

**E. Pile Driving Leads.** Pile driving leads shall be constructed in such a manner as to afford freedom of movement of the hammer. The use of either swinging or hanging leads will be permitted provided the pile or leads are properly supported during driving and the required final position and batter of pile is achieved. If the use of swinging or hanging leads produces unsatisfactory results, the Contractor shall hold the leads in position with guys or braces to give the required support or use equipment having fixed leads.

Pile driving leads shall be of sufficient length so that the use of a follower will not be necessary. The driving of piles with followers will generally not be permitted and shall be done only with written permission and direction of the DCES.

When directed by the Engineer, approved steel spuds shall be used to penetrate consolidated material or obstructions in the upper 10 feet in order to assist in driving the piles to the required depth and resistance. Augers may be used for this purpose with written approval from the DCES.

**551-3.05 Dynamic Pile Load Testing.** Dynamic pile load tests will be conducted by the Department under the direction of the DCES. The Contractor shall furnish a source of electrical power, a suitable test enclosure to perform field testing of piles and evaluate pile hammer efficiency and all incidental labor and material necessary to make the work area accessible.

Tests shall be performed at the locations indicated on the Contract Plans and where directed by the Engineer. A Dynamic Pile Load Testing Procedure, known as the "Impact Driving Method", will be used. This procedure entails the following steps:

1. Prior to being struck with the pile driving hammer, each pile to be tested will be instrumented with strain and acceleration transducers by State personnel, aided by the Contractor's forces.
2. Dynamic measurements resulting from the pile hammer blows will be automatically recorded on a pile driving analyzer supplied by the State and operated by State personnel.
3. Upon determination by the Engineer that valid data has been recorded, State personnel, assisted by the Contractor's forces, will remove the instrumentation.

The Contractor will schedule equipment movements to ensure that testing is done as part of the normal driving schedule, insofar as it is possible.

**551-3.06 Splices.** Full length piles shall always be used where practicable. Pile splices shall be constructed as shown in the contract documents, or as approved by the DCES. Where splices are unavoidable, their number, locations, and details will be subject to the approval of the DCES. Pile splices at less than 10 feet beyond the estimated length shall be installed at no additional cost to the State. A second splice may be used at 30 feet beyond the estimated length, subject to DCES approval.

Splices to steel H-Piles, and steel pile casings shall be welded in conformance with the provisions of the Steel Construction Manual (SCM) These requirements include, but are not limited to, a NYS certified welder and a DCES approved welding procedure.
Where design considerations and soil characteristics permit, the DCES may approve the use of a mechanical splice in lieu of a welded splice. The mechanical couplings used for such splices shall be subject to the provisions of §715-01 Structural Steel. A seal weld shall be provided completely around the pile casing.

551-4 METHOD OF MEASUREMENT

551-4.01 General. The length of piles will be determined in the field by driving to the resistance required by the Contract Documents, or DCES at the time of driving. The pile lengths indicated on the Plans are for estimating purposes only.

551-4.02 Steel H-Piles. The quantity of Steel H-Piles to be measured for payment will be in feet of acceptable piles driven, measured to the nearest 1 foot below the cut off elevation.

551-4.03 Cast-In-Place Concrete Piles. The quantity of Cast-in-Place Concrete Piles to be measured for payment will be in feet of acceptable piles driven, measured to the nearest 1 foot below the cut off elevation.

551-4.04 Furnishing Equipment for Driving Piles. The work under Furnishing Equipment for Driving Piles will be measured on a lump sum basis.

551-4.05 Dynamic Pile Load Testing. The quantity of Dynamic Pile Tests to be measured for payment will be the number of pile tests performed. If the pile requires re-driving within 28 hours after the initial test, this shall be considered as one Dynamic Pile Test. If re-driving is more than 28 hours after the initial test, this shall be considered as an additional test.

551-4.06 Splices. The quantity of splices to be measured for payment will be the number of splices installed, which meet the requirements of §551-1.06 and §551-3.06.

551-5 BASIS OF PAYMENT

551-5.01 General. The unit price bid per foot for piles shall include the cost of removal of any material forced up above the bottom of footing by the driving of piles, backfilling of all cavities left by the extraction of damaged piles or from auger holes or soil deformations necessary to place piles, and furnishing and using pile shoes, followers, augers, or spuds.

   No payment will be made for piles rejected in accordance with requirements under §551-3.01.

551-5.02 Steel H-Piles. The unit price bid per foot for steel H-Piles shall include the cost of furnishing all labor, including the manipulation of pile driving equipment, materials and equipment necessary to satisfactorily complete the work.

551-5.03 Cast-in-Place Concrete Piles. The unit price bid per foot for cast-in-place concrete piles shall include the cost of furnishing all labor, including the manipulation of pile driving equipment, materials and equipment necessary to satisfactorily complete the work, including concrete, reinforcement, and steel casings. Progress payments will be made, at the unit price bid, for 60% of the quantity after the casings have been satisfactorily driven. The balance of the quantity will be paid for after completion of the work, including cutting off piles, placing concrete in the pile, and painting of exposed pile and pile casings.

551-5.04 Furnishing Equipment for Driving Piles. The lump sum price bid shall include the cost of furnishing all labor, materials, and equipment necessary to satisfactorily complete the work.
Progress payments will be made at seventy-five percent (75%) of the lump sum bid when the equipment for driving piles is furnished and driving of satisfactory piles has commenced. The remainder will be paid when pile driving is completed.

551-5.05 Dynamic Pile Load Testing. The unit price bid shall include the cost of furnishing labor, materials and equipment necessary to satisfactorily support the performance of Dynamic Pile Load Tests.

551-5.06 Splices. The unit price bid shall include the cost of furnishing all labor, materials, and equipment necessary to satisfactorily complete the work.

Payment will be made under:

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<th>Item No.</th>
<th>Item Description</th>
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SECTION 552 - EXTERNALLY STABILIZED CUT STRUCTURES

552-1 DESCRIPTION

552-1.01 Permanent Sheeting. Under this work, the Contractor shall furnish and install permanent sheeting of the type, at the locations and to the elevation(s) shown in the contract documents or as directed by the Engineer.

All the sheeting and supports will be left in place as a finished structure unless removal of waling and bracing is called for in the contract documents.

552-1.02 Temporary Sheeting. Under this work, the Contractor shall furnish, install, maintain and remove temporary sheeting of the type, at the locations and to the elevation(s) shown in the contract
documents or as directed by the Engineer. It may be left in place only with the written permission of the Engineer.

552.1.03 Interim Sheeting. Under this work, the Contractor shall furnish, install, maintain, cut off and remove sheeting of the type, at the locations and to the elevation(s) shown in the contract documents or as directed by the Engineer.

The interim sheeting shall be cut off and removed only to the elevation shown in the contract documents. The remaining material shall be left in place.

552-1.04 Shields and Shoring. Under this work, the Contractor shall design, furnish, place, maintain and remove a shields and shoring system at locations shown in the contract documents or as directed by the Engineer. Details of the shields and shoring system must conform to the requirements of 29 CFR 1926. It may be left in place only with the written permission of the Engineer.

A. Shields and Shoring (S&S) System. An S&S system is a pre-engineered, protective/support system used in trenches to provide direct support of the trench sidewalls in addition to protecting workers within the trench. An S&S system may consist of sheeting, shoring, shield systems, trench box, trench shield or other pre-engineered protective systems.

552-1.05 Soldier Pile and Lagging Wall. Under this work, the Contractor shall furnish and place a soldier pile and lagging wall in accordance with the contract documents; cut off walls located within the roadway limits to the elevation shown in the contract documents and leave the remainder in place unless removal is granted, in writing, by the Engineer; completely remove walls outside the roadway limits if noted on the plans; and dispose of removed material.

552-1.06 Alternate Design. The Contractor may submit to the Department a construction alternate other than that presented in the contract documents as a Value Engineering Change Proposal. A simple material substitution involving a sheeting section modulus or soldier pile designation greater than that shown in the contract documents will be considered for acceptance. All proposed changes to details shown in the contract documents must be approved, in writing, by the Deputy Chief Engineer for Technical Services.

Any geotechnical analysis for a flexible support system shall be done in accordance with the procedures contained in the geotechnical design procedure “Geotechnical Design Procedure for Flexible Wall Systems”.

552-2 MATERIALS

552-2.01 Permanent Sheeting

A. Permanent Timber Sheeting. Permanent timber sheeting shall be new and unused and consist of any acceptable species which can be placed satisfactorily in accordance with the requirements of §712-14 Stress Graded Timber and Lumber. Timber sheeting shall be treated in accordance with §708-31 Wood Preservative - Waterborne and applied in conformance with American Wood Preservers Association (AWPA) Use Category Designation UC4B. The timbers shall meet or exceed the actual cross section or stress grade shown in the contract documents. The timbers shall be sound and free from any defects which might impair its strength or tightness. The materials shall include all necessary waling and bracing required.

B. Permanent Steel Sheeting. Steel sheeting shall be new and unused conforming to the provisions of §715-17 Steel Sheeting. Waling and bracing shall be new and unused conforming to the provisions of §715-01 Structural Steel. Stock steel may be used.
552-2.02 Temporary Sheeting

A. Temporary Timber Sheeting. Temporary timber sheeting shall consist of any acceptable species which can be placed satisfactorily in accordance with the requirements of §712-14 Stress Graded Timber and Lumber. Temporary timber sheeting shall consist of new or used, treated or untreated material in satisfactory condition and suitable for the intended use. The Engineer will reject unsatisfactory materials.

B. Temporary Steel Sheeting. The steel sheeting, waling and bracing shall consist of new or used material in satisfactory condition and suitable for the intended use. The materials shall include all necessary waling and bracing required. The Engineer will reject unsatisfactory materials.

552-2.03 Interim Sheeting

A. Interim Timber Sheeting. Interim timber sheeting shall consist of any acceptable species which can be placed satisfactorily in accordance with the requirements of §712-14 Stress Graded Timber and Lumber. Interim timber sheeting shall consist of new or used, treated or untreated material but shall be in satisfactory condition and suitable for the intended use. The Engineer will reject unsatisfactory materials.

B. Interim Steel Sheeting. Steel sheeting and any steel waling and bracing to remain in place shall be new and unused conforming to the provisions of §715-17 Steel Sheeting. Steel sheeting, steel waling and bracing which is removed after use shall consist of new or used material in satisfactory condition and suitable for the intended use. The materials shall include all necessary waling and bracing required. The Engineer will reject unsatisfactory materials.

552-2.04 Shields and Shoring. The selection of S&S systems and materials shall be the Contractor's option. The Engineer will reject unsatisfactory materials.

552-2.05 Soldier Pile and Lagging Wall.

A. Soldier Pile. Soldier piles shall be as shown on the contract documents and conform to the requirements of §715-18 Soldier Piles. Waling and bracing shall be as shown in the contract documents and conform to the requirements of §715-01 Structural Steel. No pile splices will be allowed unless approved, in writing, by the Deputy Chief Engineer for Technical Services. Used material is permitted for temporary walls unless otherwise noted on the plans, provided the material is in conformance with the specification and is acceptable for use.

B. Lagging. Lagging type(s) shall be as shown in the contract documents:

1. Treated Wood. Treated wood shall meet or exceed the full dimension thickness shown in the contract documents and graded for an extreme fiber stress of at least 1000 psi conforming to the material requirements of §712-14 Stress Graded Timber and Lumber. Timbers shall be treated in accordance with §708-31 Wood Preservative - Waterborne. The treatment shall be applied in conformance with American Wood Preservers Association (AWPA) Use Category Designation UC4B.
2. **Untreated Wood.** Untreated wood shall be graded for an extreme fiber stress of at least 1000 psi conforming to the provisions of §712-14 *Stress Graded Timber and Lumber* and shall meet or exceed the full dimension thickness shown in the contract documents.

3. **Precast Concrete Panels.** Precast concrete panels shall conform to the provisions of §704-24 *Precast Concrete Panels*.

4. **Steel Sheeting.** Steel sheeting shall conform to the provisions of §552-2.01 B. *Permanent Steel Sheeting*.

**C. Backfill for Holes.** Backfill material shall be as shown in the contract documents:

1. **Concrete Backfill.** Concrete backfill shall be Class G concrete conforming to the provisions of Section 555 *Structural Concrete*.

2. **Grout Backfill.** Grout backfill shall be a workable mixture capable of stabilizing the hole being excavated. The Contractor shall use either:

   i. **Controlled Low Strength Material.** Material meeting the requirements for Controlled Low Strength Material as stated in §733-01 *Flowable Fill*.

   ii. **Controlled Low Strength Material (No Fly Ash).** Material meeting the requirements for Controlled Low Strength Material (No Fly Ash) as stated in §733-01 *Flowable Fill*.

   iii. **Grout.** Cement, concrete sand and water conforming to Table 552-1 *Grout Backfill Requirements*.

<table>
<thead>
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<th>TABLE 552-1 GROUT BACKFILL REQUIREMENTS</th>
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<tr>
<td>Concrete Sand</td>
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<tr>
<td>Water</td>
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</table>

552-3 CONSTRUCTION DETAILS

**552-3.01 General.** The Contractor shall install sheeting having a section modulus not less than that shown in the contract documents. The Contractor shall install soldier piles meeting the size designation shown in the contract documents.

Any material which stops the driving of sheeting or soldier piles within a depth of 10 feet from the ground surface at the time of driving shall be removed by the Contractor. Payment for removal of such material and any backfill required to fill the resulting void will be made under the appropriate pay items. If very compact material or boulders prevent the progression of the sheeting or soldier piles to the design tip elevation at a greater depth, the Contractor shall notify the Engineer.

The Contractor shall perform work in a manner that causes no subsidence of the surrounding ground surface. If subsidence should occur, the Contractor shall cease work and provide a written plan to prevent subsidence for approval by the Engineer. The Contractor shall repair all damage that resulted from the subsidence at no additional cost to the State.
552-3.02 Temporary Sheeting. The Contractor shall install temporary sheeting having a section modulus which meets or exceed that shown in the contract documents.

After its function is no longer required, the Contractor shall remove the sheeting placed under this work, or with the written permission of the Engineer, leave it in place after cutting off the tops at an agreed elevation.

552-3.03 Interim Sheeting. The Contractor shall install interim sheeting having a section modulus which meets or exceed that shown in the contract documents.

The Contractor shall cut off the interim sheeting and remove it to the elevation shown in the contract documents. The remaining material shall be left in place.

552-3.04 Shields and Shoring. The Contractor shall install a S&S system in accordance with the contract documents.

The S&S installed under this work shall be of sufficient size and strength to meet the requirements of 29 CFR 1926 and the Live Load requirement as contained in the AASHTO Standard Specifications for Highway Bridges. Prior to use, the Contractor shall supply the Engineer with documentation of compliance. The S&S may be left in place only with the written permission of the Engineer.

All damage to the adjacent pavement or ground caused by the use of the chosen S&S (e.g. voids beneath the pavement or shoulder, pavement or shoulder cracking or subsidence, ground settlement) shall be repaired at no additional cost to the State. Severe damage which directly affects the safety of the public shall be immediately repaired. The operation shall be halted until a satisfactory prevention method is instituted.

552-3.05 Soldier Pile and Lagging Wall. The Contractor shall install Soldier Piles meeting the size designation shown in the contract documents either by driving or by placing them in holes as indicated on the plans in accordance with Table 552-2 Soldier Pile and Lagging Wall Pile Tolerances. For each pile out of tolerance, provide a satisfactory replacement or provide a modification approved by the Engineer prior to proceeding. No pile splices will be allowed unless approved, in writing, by the Deputy Chief Engineer of the Office of Technical Services.

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<th>Survey Location</th>
<th>Tolerance</th>
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<tbody>
<tr>
<td>Plan</td>
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</tr>
<tr>
<td>Vertical</td>
<td>Vertical tolerance of (\frac{1}{8}) inch per foot on each axis of the soldier pile shown on the plans. Verify the axis on the top 5 feet of the soldier pile with a straight edge (5 feet minimum length) and a level (4 feet minimum length).</td>
</tr>
</tbody>
</table>

A. Driving Piles. Soldier piles shall be equipped with shoes in conformance with provisions of §551-3.01 C.1.a. Preparation of Piles, Shoes, Steel Bearing Piles, and driven in conformance with provisions of §551-3.01 D. Equipment for Driving Piles, except that submission of Form BD 138 is not required.

B. Creating Holes for Pile Installation. The Contractor shall provide equipment capable of establishing and maintaining holes of the minimum diameter and to the depth or elevation shown in the contract documents. Temporary sleeves or casings are permitted and may be required as per the plans. Jetting is not permitted.
If the top of socket elevation shown in the contract documents varies by more than 2 feet, the Contractor shall stop work and notify the Engineer. The Engineer will notify the Geotechnical Engineering Bureau and obtain written recommendations prior to allowing the work to proceed.

Upon completion of the hole, the Contractor shall install the soldier pile in accordance with Table 552-2 Soldier Pile and Lagging Wall Pile Tolerances.

C. Backfilling. After placing the piles, the Contractor shall backfill holes with the backfill(s) indicated in the contract documents.

1. Concrete Backfill. The Contractor shall place backfill in accordance with the provisions of §555-3.04 Handling and Placing Concrete and §555-3.05 Depositing Structural Concrete Under Water as shown in the contract documents. The Contractor shall allow a minimum curing time of one day before placing any lagging.

2. Grout Backfill. The Contractor shall place backfill in accordance with the provisions of §555-3.04 Handling and Placing Concrete and §555-3.05 Depositing Structural Concrete Under Water. The Contractor shall allow a minimum curing time of one day before placing any lagging.

D. Lagging. The Contractor shall install horizontal lagging so that the unsupported soil height does not exceed 3 feet at any time. If the method chosen for attaching the lagging to the soldier piles requires reattachment of lagging to the soldier piles due to planned excavation on both sides of the wall, the Contractor shall reattach the lagging at no additional cost to the State.

The Contractor shall fabricate the precast concrete lagging to the shape and size shown in the contract documents.

E. Wall Removal. The Contractor shall cut off soldier piles placed within the roadway limits at the subgrade surface unless otherwise noted in the contract documents. Soldier piles placed outside the roadway limits may be removed or cut off a minimum of 2 feet below final ground surface unless otherwise noted in the contract documents.

If lagging is to be removed, the Contractor shall remove the lagging so that the unsupported soil height does not exceed a maximum of 3 feet at any time. This maximum height may be reduced, based on specific site conditions, in order to prevent collapse and loss of ground.

552-4 METHOD OF MEASUREMENT

552-4.01 General. When a support system is used in stage construction, the quantity of support system will be the maximum number of square feet satisfactorily installed between the payment lines shown in the Contract Documents measured on only one side of adjacent construction stages.

552-4.02 Permanent Sheeting. The quantity of sheeting will be in square feet, measured to the nearest square foot. The upper payment line will be at the intersection of the sheeting and the ground surface at the time of commencing work or at the completion of backfilling operations, whichever is higher. The lower payment line will be the minimum embedment depth shown in the contract documents.

The horizontal length will be measured along a projection of the sheeting on a plane parallel to and midway between the front and rear face of the sheeting wall.

552-4.03 Temporary Sheeting. The quantity of sheeting will be in square feet, measured to the nearest square foot. The upper payment line will be the original ground at the time of commencing work. The lower payment line will be the minimum embedment depth shown in the contract documents.

The horizontal length will be measured along a projection of the sheeting on a plane parallel to and midway between the front and rear face of the sheeting wall.
4.04 Interim Sheeting. The quantity of sheeting will be in square feet, measured to the nearest square foot. The upper payment line will be the original ground at the time of commencing work. The lower payment line will be the minimum embedment depth shown in the contract documents.

The horizontal length will be measured along a projection of the sheeting on a plane parallel to and midway between the front and rear face of the sheeting wall.

4.05 Shields and Shoring. The quantity of shields and shoring will be in square feet, measured to the nearest square foot, obtained by multiplying the vertical length between the payment lines herein described, measured on both sides of the excavation, by the horizontal length of S&S actually used. The upper payment line will be the ground surface existing at the site prior to the beginning of the work. The lower payment line will be the bottom of the excavation immediately adjacent to the protection system. The horizontal length will be the length of protection system installed measured along the payment lines as shown in the contract documents. Both sides of the excavation will be measured and computed for payment.

4.06 Soldier Pile and Lagging Wall.

A. Holes in Earth. The quantity to be measured for payment will be in feet of holes in earth installed. The upper payment limit is the intersected grade or ground line whichever is lower. For holes requiring rock sockets, the lower payment limit is the top of rock. For holes without rock sockets, the lower payment limit is the pile tip elevation.

B. Rock Sockets. The quantity to be measured for payment will be in feet of sockets in rock installed. The upper payment limit is the top of rock as shown on the plans. The lower payment limit is the pile tip elevation.

C. Soldier Piles. The quantity to be measured for payment will be in feet of soldier piles installed. The upper payment limit is the pile top elevation. The lower payment limit is the pile tip elevation.

D. Lagging. The quantity of lagging to measure for payment will be the number of square feet, to the nearest square foot, between the payment lines shown in the contract documents.

5.01 Permanent Sheeting. The unit price bid for this work shall include the cost of furnishing all labor, materials and equipment necessary to satisfactorily complete the work, including driving equipment, waling, and bracing. The cost of maintaining the excavated area free from earth, water, ice, and snow will be included in the price bid for the appropriate excavation item.

5.02 Temporary Sheeting. The unit price bid for this work shall include the cost of furnishing all labor, materials and equipment necessary to satisfactorily complete the work, including driving equipment, waling, and bracing. The cost of maintaining the excavated area free from earth, water, ice, and snow will be included in the price bid for the appropriate excavation item. Progress payments in the amount of 75% of the bid amount will be made upon installation of the sheeting with the remainder paid upon its satisfactory removal. If the Contractor leaves all or part of the sheeting in place, it will be at no additional cost to the State and the remaining 25% of the bid amount will be paid after its function is no longer required.

5.03 Interim Sheeting. The unit price bid for this work shall include the cost of furnishing all labor, materials and equipment necessary to satisfactorily complete the work, including driving equipment,
waling, and bracing. The cost of maintaining the excavated area free from earth, water, ice, and snow will be included in the price bid for the appropriate excavation item. Progress payments in the amount of 75% of the bid amount will be made upon installation of the sheeting with the remainder paid upon satisfactory removal of that portion specified in the contract documents. If the support system is to be left in place in its entirety, the remainder will be paid after its function is no longer required. The cost of any work necessary to cut off and remove the specified portion shall be included in the unit price bid.

552.05 Shields and Shoring. The unit price bid for this work shall include the cost of furnishing all labor, materials and equipment necessary to satisfactorily complete the work, including equipment, waling, bracing, and design services when employed.

If the Engineer directs, in writing, that the S&S be left in place, this will be classified as extra work.

552.05 Soldier Pile and Lagging Wall.

A. Holes in Earth. The unit price bid shall include the cost of furnishing all labor, materials, and equipment necessary to satisfactorily complete the work, including progressing the hole through obstructions.

B. Rock Sockets. The unit price bid shall include the cost of furnishing all labor, materials, and equipment necessary to satisfactorily complete the work.

C. Soldier Piles. The unit price bid shall include the cost of furnishing all labor, materials, and equipment necessary to satisfactorily complete the work, including pile driving equipment, pile shoes, backfilling the hole and cutting off the soldier pile where required. No additional payment will be made for complete pile removal, where allowed. Splices approved, in writing, by the Deputy Chief Engineer for Technical Services will be paid for under the appropriate pay item.

D. Lagging. The unit price bid shall include the cost of furnishing all labor, materials, and equipment necessary to satisfactorily complete the work, including waling, bracing, connections and lagging removal, where required. No additional payment will be made when a wall is excavated on both sides. No additional payment will be made if wood lagging is placed behind concrete.

Payment will be made under:

<table>
<thead>
<tr>
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<td>Permanent Steel Sheeting</td>
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</tr>
<tr>
<td>552.12</td>
<td>Temporary Timber Sheeting</td>
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</tr>
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<td>552.13</td>
<td>Temporary Steel Sheeting</td>
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<td>Interim Steel Sheeting</td>
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<td>Untreated Wood Lagging for Soldier Pile and Lagging Wall</td>
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<td>552.2303nn</td>
<td>Precast Concrete Panel Lagging for Soldier Pile and Lagging Wall</td>
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<tr>
<td>552.2304nn</td>
<td>Steel Sheeting Lagging for Soldier Pile and Lagging Wall</td>
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</table>

Note: nn denotes serialized pay item. Each wall and its associated components will be serialized.
SECTION 553 - COFFERDAMS AND WATERWAY DIVERSION STRUCTURES

553-1 DESCRIPTION

553-1.01 General. All work done under this Section shall conform to all Federal, State, County and Local Regulations and permit conditions.

553-1.02 Cofferdam. Under this work, the Contractor shall design, furnish, place, maintain, and remove cofferdams together with all necessary waling and bracing, and dewatering equipment within the limits shown on the plans. The Contractor shall also construct, maintain, stabilize, backfill and restore adequate sediment removal area(s) for water discharge control at location(s) shown on the plans or where allowed by the Engineer in accordance with all applicable permits.

If a waterway diversion structure is proposed as a substitution, approval of the Engineer must be obtained. A review by the appropriate permitting agency(ies) will be required. Any delay due to this review and approval process will not be a basis for an extension of time.

553-1.03 Temporary Waterway Diversion Structure. Under this work, the Contractor shall design, furnish, install, maintain, and remove a temporary water diversion structure at the location(s) shown on the plans or as ordered by the Engineer.

553-1.04 Submittals

A. Cofferdams Cofferdams shall be designed by a Professional Engineer licensed and registered to practice in New York State. All systems submitted shall be designed for the static water pressure plus stream pressure and ice pressures as appropriate. Stresses shall not exceed the allowable given in AASHTO Standard Specifications for Highway Bridges. The Contractor shall indicate the water elevation above which the system should be flooded to avoid overloading. The Contractor’s Engineer shall design the cofferdam to conform to all Federal, State, County and Local Regulations and Permits.

1. Cofferdams (Type 1). The Contractor shall submit the design, including computations and method of installation, to the Engineer for review by the Deputy Chief Engineer Structures (DCES). The DCES shall be allowed 20 working days for review. Permission to proceed must be received, prior to beginning construction of any cofferdam. The furnishing of such information and receipt of permission to proceed shall not serve to relieve the Contractor of its responsibility for the safety of the workers, the need to meet permit conditions, and the successful completion of the work.

2. Cofferdams (Type 2). Prior to beginning construction of any cofferdam, the Contractor shall submit the methods to be employed to the Engineer for review and approval. Ten working days shall be allowed for review. Construction shall not be started prior to receipt of approval.

B. Temporary Waterway Diversion Structure. Prior to beginning construction/installation of any temporary waterway diversion structure, the Contractor shall submit the methods to be employed to the Engineer for review and approval. Ten working days shall be allowed for review. Construction shall not be started prior to receipt of approval.

553-2 MATERIALS. The materials shall be timber or steel sheeting of a quality equivalent to that specified in §552-2.02 Temporary Sheeting of Support and Protection Systems, tightly sealed impermeable earth filled bags, precast concrete, a commercially designed system manufactured
specifically for the control of water, or other material as indicated in the cofferdam design submitted for review.

553-3 CONSTRUCTION DETAILS

553-3.01 Cofferdams. Cofferdams shall be constructed so as to keep the excavations free from earth, water, ice, or snow, and to permit excavations to be carried to the depths indicated on the plans. Cofferdams, when used in conjunction with a tremie pour, shall be designed and constructed to automatically flood by non-mechanical means such as overtopping or flooding ports. The automatic flooding elevation shall be as indicated by note in the plans.

In the event that permanent or temporary sheeting is required by the plans at the location of the cofferdam, the Contractor may elect to incorporate this material into the cofferdam system. Additional bracing may be required to satisfactorily perform excavation, dewatering, and other required construction operations. The permanent sheeting system shall be returned to its intended condition after all cofferdam equipment and material, including any additional bracing, has been removed. All damage done to the temporary system, if still required, or permanent sheeting, shall be repaired at the Contractor's expense, to the satisfaction of the Engineer.

Unless otherwise indicated on the plans, cofferdams shall be maintained in a dewatered condition during foundation construction. The placement of foundation concrete shall not be impeded by water standing or flowing within the cofferdam.

If a waterway diversion structure is approved as a substitution, all of the requirements of §553-3.02 Temporary Waterway Diversion Structure shall apply.

Dewatering equipment and any additional bracing shall be of adequate quality and capacity and shall be so arranged as to permit their proper functioning in connection with the cofferdam. Dewatering equipment and bracing shall be so located to permit construction of the structure in accordance with the plans.

All damage caused by the failure of a cofferdam to perform its proper functions shall be the responsibility of the Contractor. It shall also be the Contractor's responsibility to protect all stream banks from erosion by reason of restriction of the channel caused by the erection of the cofferdam to limits greater than that shown on the plans for the Contractor's own convenience. In that situation, all material which erodes from the banks during that time the cofferdam is in place shall be replaced by the Contractor at the Contractor's own expense. The Engineer, in consultation with the regulatory permit agency(ies) representative(s), will be the sole determiner of the nature and extent of all damages and mitigation requirements. The Engineer shall approve all repair methods proposed by the Contractor prior to the Contractor beginning any remedial activities for which they are liable.

It shall be the Contractor's responsibility to place the cofferdam so that it will not interfere with any batter piles.

The Contractor shall establish and maintain a sediment removal area(s) to retain the discharge for a sufficient period of time using equivalent best management practices as approved by the Engineer, in order that the discharge entering the stream will be as clear as the flowing stream.

553-3.02 Temporary Waterway Diversion Structure. Waterway diversion structures shall be constructed at the locations(s) as shown on the plans so as to divert the flow of water. The structure shall be continuous and constructed in accordance with any regulatory agency permit conditions.

If a system commercially designed and manufactured specifically for the control of water is used, it shall be installed and maintained in accordance with the manufacturer's recommendations.

All damage caused by the failure of the temporary water diversion structure to perform its proper function shall be repaired by the Contractor at no cost to the State.

553-3.03 Removal. The Contractor shall remove the temporary portion of the cofferdam installation or the waterway diversion structure, including anchor spuds if used, after such time that it is determined by
the Engineer to be no longer necessary. The removal shall be sequenced to minimize turbidity and the discharge of materials into the waterway. Additional temporary erosion control measures, as determined by the Engineer, may need to be employed to facilitate removal.

553-4 METHOD OF MEASUREMENT

553-4.01 Cofferdams. Measurement will be for each cofferdam actually established where indicated on the plans. In those cases where approval is given to construct a waterway diversion structure in lieu of a cofferdam, the cost of the diversion will be paid at the unit price bid for the cofferdam work.

553-4.02 Temporary Waterway Diversion Structure. Measurement will be for each temporary waterway diversion structure actually constructed in accordance with the requirements of the contract documents and to the satisfaction of the Engineer.

553-5 BASIS OF PAYMENT

553-5.01 Cofferdams. The unit price bid for each cofferdam shall include the cost of furnishing all labor, materials, and equipment necessary to complete the work, including pile driving equipment, waling, and bracing, anchor spudding, maintaining in a dewatered condition, and final removal. No separate payment will be made for any additional temporary erosion control measures required to facilitate removal. In addition, all costs associated with the removal of any sediment deposited in the waterway due to the Contractor’s operations shall be included. When a cofferdam is installed incorporating permanent or temporary sheeting required by the plans, payment will be made for each cofferdam established, including any miscellaneous sheeting, additional bracing, anchor spudding, or other material necessary to complete the work. The permanent or temporary sheeting, if used as part of the cofferdam, will be paid for under a separate item. The cost of establishing, maintaining, stabilizing, backfilling and restoring the sediment removal area(s) shall also be included in the price bid. No separate payment will be made for any repairs of damage required due to the failure of a cofferdam to perform its proper function.

Progress payments will be made. Seventy-five percent of the bid price will be paid after cofferdam installation, construction of the sediment removal area(s) and initial dewatering. The remaining percentage will be paid upon satisfactory removal of the cofferdam and restoration of the sediment removal area(s).

553-5.02 Temporary Waterway Diversion Structures. The unit price bid for each diversion structure shall include the cost of furnishing all labor, equipment, and materials necessary to satisfactorily install, maintain, and remove the diversion structure and any additional temporary erosion control measures required to facilitate removal.

No separate payment will be made for any repairs of damage required due to the failure of a waterway diversion structure to perform its proper function.

In the event that the Contractor is required to extend the temporary waterway diversion structure beyond the limits shown in the contract documents, changes to the diversion structure will be considered extra work.

When the waterway diversion structure is satisfactorily installed, 75 percent of the bid price will be paid. The remaining percentage will be paid when all temporary equipment and material have been removed and the waterway satisfactorily restored to its permanent location.

Payment will be made under:

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<th>Item No.</th>
<th>Item</th>
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<td>Cofferdams (Type 1)</td>
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</table>
SECTION 554 - FILL TYPE RETAINING WALLS

554-1 DESCRIPTION. This work shall consist of furnishing and installing a fill type retaining wall at the location(s) and to the elevation(s) shown in the contract documents.

554-1.01. General. The fill type classification refers to the construction method used for the installation of the wall. Fill type retaining walls are retaining structures constructed from the base of the wall to the top (i.e. “bottom-up” construction).

The fill type retaining walls are further classified according to the basic mechanism of lateral load support. These classifications include internally stabilized fill structures and externally stabilized fill structures.

The specification is supplemented with an Approved List which provides a listing of available designers and their corresponding fill type retaining walls. Fill type retaining walls are further defined in the pertinent subsequent section. For proprietary fill type retaining wall systems, approved designers, wall systems, and the components of each wall system appear on the Approved List, available on the Department’s web site. Designers wishing to have their wall systems reviewed for placement on the Approved List shall follow the procedural directives of the Geotechnical Engineering Bureau as contained in Highway Design Manual Appendix 9A.

554-1.02 Definitions. Internally stabilized fill structures are structures which rely on friction developed between closely-spaced reinforcing elements and the backfill to resist lateral soil pressure and are subcategorized in the retaining wall subsections of this specification. Externally stabilized fill structures are structures which utilize the weight of the wall system elements and the weight of the infill to resist lateral soil pressure.

A. Wall System. A wall system is either a series of open top face units assembled to form bins which are connected in unbroken sequence or a combination of specific solid face units with a characteristic alignment and connection method, which utilize the weight of the wall system elements and the weight of the infill to resist lateral soil pressure. As indicated, the bin volume is infilled with backfill material to supplement the face unit geometry, adding to the stability of the system.

B. Internally Stabilized Wall System. A wall system which, when constructed beyond wall heights exceeding the maximum allowable unreinforced height per the Approved List, relies on reinforcing elements within the backfill to provide stability.

C. Internally Stabilized Earth System. A series of tensile reinforcing elements which, when placed in multiple layers within the backfill volume, improves the strength such that the vertical face of the stabilized earth volume is essentially self supporting.

D. Internally Stabilized Fill Structures.

1. Fill Structure. A fill type retaining wall as described in §554-1.01 Fill Type Retaining Walls which consists of either an internally stabilized wall system or an internally stabilized earth system.
i. **Mechanically Stabilized Earth System (MSES).** An MSES is an internally stabilized fill structure comprised of an unreinforced concrete leveling pad, precast concrete face panel units and coping units, earth backfill, subsurface drainage system, and reinforcing elements used to stabilize the backfill. Only MSES designers appearing on the Approved List will be acceptable for use. All necessary materials, except backfill, leveling pad, and subsurface drainage system, are obtained from the approved wall system designer.

ii. **Mechanically Stabilized Wall System (MSWS).** An MSWS is an internally stabilized fill structure comprised of an unreinforced concrete or compacted granular fill leveling pad, face units (solid or open top) and coping units, earth backfill, subsurface drainage system, and reinforcing elements used to stabilize the backfill. Only MSWS designers with face units appearing on the Approved List will be acceptable for use. All necessary materials, except backfill, face unit infill, leveling pad material, backfill drainage materials, and cast-in-place concrete, are obtained from the designer.

iii. **Geosynthetically Reinforced Soil System (GRSS).** A GRSS is an internally stabilized fill structure comprised of earth backfill, geosynthetic reinforcing elements used for internal stabilization and surface protection to resist erosion.

   a. **GRSS Wall.** For wall applications, the surface protection is the permanent facing elements (excluding precast units) or a geotextile face wrap which typically includes welded wire forms remaining from the installation operation.

   b. **GRSS Slope.** For slope applications, the surface protection consists of a secondary reinforcing element to aid in stability of the slope face between primary reinforcing layers. To protect against erosion, the GRSS slope is covered by either a non-degradable erosion control mat or a granular fill slope protection blanket.

Although GRSS is a fill type retaining wall, it is not a part of the selection process outlined in §554-3.01A. *Fill Type Retaining Wall Selection* or supplemented by the Approved List for Fill Type Retaining Walls, as it is not a proprietary system. A GRSS will be designed and detailed in the contract documents by the Department or its representatives.

2. **Leveling Pad.** A compact surface which serves as a flat, level area for placing the initial course of face units.

   i. **Concrete.** An unreinforced concrete slab.

   ii. **Granular.** A compacted granular fill pad.

3. **Face Unit.** A structural unit incorporating a means for attaching the backfill reinforcing element, which restrains the alignment of the wall system during installation compaction operations and provides support for the front edge of the backfill for the life of the wall system.

   i. **Panel Unit.** A precast concrete panel incorporating a means for attaching the backfill reinforcing element, forming part of the face area of the MSES.

   ii. **Solid Unit.** A face unit which has a solid mass and incorporates a means for attaching the backfill reinforcing element, forming part of the face area of the MSWS.
iii. **Open Top Unit.** A face unit which has an open structure, to allow placement of infill material, and incorporates a means for attaching the backfill reinforcing element, forming part of the face area of the MSWS.

iv. **Corner Unit.** A corner unit is a face unit having two faces.

v. **Geotextile Face Wrap.** A layer of geotextile used to prevent loss of backfill, typically employed in a temporary wall application in conjunction with welded wire forms. In applications where a geotextile is used as the primary reinforcing element, it may be designed to also function as the face wrap.

   a. **Welded Wire Forms.** A non-structural system used in temporary walls to aid in compaction near the face of the wall.

vi. **Geocells.** A three-dimensional, permeable polymeric honeycomb or web structure expandable panels used to confine fill materials to create structural stability.

vii. **Timbers.** A dressed piece of wood used as a building material.

viii. **Gabions.** A partitioned, wire fabric container filled with stone to form a flexible and permeable structure.

4. **Alignment and Connection Device.** Any device that is either built into or specially manufactured for the face units, such as shear keys, leading/trailing lips, or pins. The device is used to provide alignment and maintain positive location for a face unit and also provide a means for connecting the reinforcing elements.

5. **Fastener.** Hardware used to connect the reinforcing element to the attaching device.

6. **Coping.** A precast or cast-in-place element placed on and attached to the top of the finished wall system to form a protective cap against the weather.

7. **Joint Filler.** Material used to fill the joints between face units.

8. **Slip Joint.** A vertical joint specific to the wall system used as a stress relief at wall step locations.

9. **Geotextile.** A permeable, planar polymeric textile material used to promote drainage, prevent infill and/or backfill material from releasing through the joints, or separating dissimilar granular materials.

10. **Reinforcing Element.** An inclusion connected to the face unit and extending into the backfill for the purpose of backfill stabilization.

   i. **Inextensible Reinforcement.** A metal strip typically incorporating ribs on the top and bottom, or metal grids with design specific mesh openings.

   ii. **Extensible Reinforcement.** Geogrid or geotextile sheets typically made from high density polyethylene/ polypropylene geogrids or high tenacity polyester geogrids, or high strength geotextiles.
11. **Unit Infill.** Granular material placed within the open structure of an open top face unit or contiguous to the bevel sides of a solid face unit.

12. **Backfill.** Granular material placed and compacted in conjunction with the reinforcing elements and face units.

13. **Subsurface Drainage System.** A system for removing water from behind the wall and channeling it to a point of positive drainage.

14. **Identification Markers.** Signs and marking tape, buried near the finished grade, to identify and prohibit excavation of the reinforced backfill.

**E. Externally Stabilized Fill Structures.**

1. **Fill Structure.** A fill type retaining wall as described in §554-1.01 Fill Type Retaining Walls which consists of a prefabricated face unit.

   i. **Prefabricated Wall System (PWS).** A PWS is an externally stabilized fill structure comprised of prefabricated face units & coping units, including leveling pads, unit infill, earth backfill, joint filler material and geotextile, and a subsurface drainage system to reduce hydrostatic pressure on the wall system. Only PWS designers appearing on the Approved List will be acceptable for use. All necessary materials, except backfill, unit infill, backfill drainage materials, and cast-in-place concrete, are obtained from the designer.

   When reinforcement is introduced to a PWS, they shall be reclassified as Mechanically Stabilized Wall Systems and the pertinent sections of the specification shall apply.

2. **Leveling Pad.** A compact surface which serves as a flat, level area for placing the initial course of face units.

   i. **Concrete.** An unreinforced concrete slab.

   ii. **Granular.** A compacted granular fill pad.

3. **Face Unit.** A prefabricated concrete element, incorporating alignment and connection devices, that is able to be arranged, stacked, placed, combined, or interchanged easily into an assembled wall system.

   i. **Solid Unit.** A face unit which has a solid mass, utilizing the weight of the wall system elements to resist lateral soil pressure. A solid unit may require some infill material depending on the geometric bevel of the units.

   ii. **Open Top Unit.** A face unit which has an open structure to allow placement of infill material, utilizing the weight of the wall system elements and the weight of the infill to resist lateral soil pressure.

4. **Bin.** Any volumetric space which is designated to be infilled, as defined in this section, and is encompassed within the dimensions of the open top unit.
5. **Alignment and Connection Device.** Any device that is either built into or specially manufactured for the face units, such as shear keys, leading/trailing lips, or pins. The device is used to provide alignment and maintain a positive location.

6. **Coping.** A precast or cast-in-place element placed on and attached to the top of the finished wall system to form a protective cap against the weather.

7. **Joint Filler.** Material used to fill the joints between face units.

8. **Slip Joint.** A vertical joint specific to the wall system used as a stress relief at wall step locations.

9. **Geotextile.** A permeable, planar polymeric textile material used to promote drainage, prevent infill and/or backfill material from releasing through the joints, or separating dissimilar granular materials.

10. **Unit Infill.** Granular material placed within the bin, such as the open structure of an open top face unit or contiguous to the bevel sides of a solid face unit.

11. **Backfill.** Granular material placed directly behind and/or above the bins in conjunction with the wall assembly.

12. **Subsurface Drainage System.** A system for removing water from behind the wall and channeling it to a point of positive drainage.

**F. Aesthetic Treatment.** A treatment applied to the face either during or after the manufacture of the face units to modify the appearance of the units and of the wall as a whole. Aesthetic treatment can include modifications to color, texture, architectural pattern, the addition of exposed surface aggregate (real or artificial), the addition of simulated joints or cracks, or any other treatment or material that modifies the appearance, provided that the structural integrity, function, or life span of the wall is not negatively impacted.

**554-2 MATERIALS.**

**554-2.01. Fill Type Retaining Walls.** Provide materials for the selected fill type retaining wall as outlined in the pertinent subsequent section.

**554-2.02. Mechanically Stabilized Earth System.** Not all materials listed below are required for each MSES. Ensure that the proper materials are supplied for the chosen system design. Provide materials meeting the following requirements:

A. **MSES Leveling Pad.** Provide leveling pad material meeting the requirements of Section 501 Portland Cement Concrete - General, Class A concrete.

   1. **Leveling Pad Placement.** For precast leveling pad installations, a substitution of cushion sand, meeting the requirements of §703-06 Cushion Sand, in lieu of MSES backfill material directly beneath the leveling pad may be made to facilitate placement of the pad.

B. **MSES Facing Panel Units.** Fabricate precast concrete face panel units and incidental precast units in accordance with the requirements of §704-14 Precast Concrete Panel Units. The default
aesthetic treatment for an MSES facing panel is a plain, smooth concrete finish of natural concrete (gray) color.

1. **Coping Unit.** Fabricate precast concrete coping units, and incidental precast units in accordance with the requirements of §704-14 Precast Concrete Panel Units.

C. **MSES Fasteners and Attaching Devices.** The fasteners and attaching devices are specific to each wall system and provided by the wall system manufacturer. The fasteners and attaching devices associated with each approved wall system appear on the Approved List under wall system components.

D. **MSES Joint Fillers.** Fill joints with material approved by DCES and approved by the wall system designer.

E. **MSES Geotextile.** Provide a geotextile meeting the requirements of §737-01B Geotextile Separation.

F. **MSES Slip Joints.** The type of slip joints are specific to each wall system and are designed and supplied by the wall system manufacturer.

G. **MSES Metal Reinforcing Strips.** Provide reinforcing strips of ASTM Designated metal grades and galvanize in accordance with the requirements of §719-01 Galvanized Coatings and Repair Methods, Type I. The reinforcing strips associated with each approved wall system appear on the Department’s Approved List under wall system components.

H. **MSES Metal Reinforcing Mesh.** Fabricate the reinforcing mesh from cold drawn steel wire conforming to the requirements of §709-09 Cold Drawn Wire for Concrete Reinforcement, and weld into the finished mesh fabric in accordance with the requirements of §709-02 Wire Fabric for Concrete Reinforcement. Galvanize in accordance with §719-01 Galvanized Coatings and Repair Methods, Type I. The reinforcing mesh associated with each approved wall system appears on the Department’s Approved List under wall system components.

I. **MSES Geogrid Reinforcing Element.** Provide geogrid reinforcing elements meeting the requirements of §737-07 Geogrids. The grid(s) associated with each approved wall system appear on the Approved List under wall system components.

J. **MSES Backfill.** Provide backfill material meeting the requirements of §733-02 Mechanically Stabilized Earth System Backfill Material.

1. **MSES Backfill – Winter Earthwork.** If modified methods and procedures are not outlined in the Winter Earthwork Submittal, provide backfill material meeting the requirements of §733-16 Winter Earthwork Material for MSES Backfill.

K. **MSES Subsurface Drainage System.** Provide underdrain and geotextile material for a backfill drainage system as shown in the contract documents or conforming to the designers Installation Manual:

1. **Underdrain Pipe.** Provide optional underdrain pipe conforming to Section 605 Underdrains.
2. **Geotextile Drainage.** Provide geotextile conforming to the requirements of §737-01 *Geotextiles*, Geotextile Drainage, Strength Class 2, Drainage Class B.

L. **MSES Identification Markers**
1. **Signs.** These will be 7 in. x 10 in. (minimum) fiberglass. Include warning information as follows:

   **WARNING**
   Internally Stabilized Fill Structure
   **DO NOT EXCAVATE**
   Call Regional Office of NYS DOT

   For signs installed on concrete units, provide ¼ in. diameter by 1 ½ in. long stainless steel nail drive expansion anchors meeting GSA Specifications FF-S-325.
   For signs installed on timbers, provide ¼ in. diameter by 1 ½ in. long stainless steel wood screws.

2. **Marking Tape.** This will be polyethylene material 3 in. wide, 4 mil. thick. Include warning markings.

554-2.03. **Mechanically Stabilized Wall System.** Not all materials listed below are required for each MSWS. Ensure that the proper materials are supplied for the chosen system design. Provide materials meeting the following requirements:

A. **MSWS Leveling Pad.** MSWS height is measured from the top of the leveling pad to the top of the face coping unit.

1. **Wall Heights Taller Than or Equal to 15 ft.** For MSWS taller than or equal to 15 ft. in total height, provide a leveling pad of unreinforced Class A concrete - Section 501 *Portland Cement Concrete – General*.

2. **Wall Heights Shorter Than 15 ft.** For MSWS shorter than 15 ft. in total height, provide a leveling pad conforming to one of the following:
   
i. **Concrete.** Unreinforced Class A concrete - Section 501 *Portland Cement Concrete – General*, or
   

3. **Leveling Pad Placement.** For precast leveling pad installations, a substitution of cushion sand, meeting the requirements of §703-06 *Cushion Sand*, in lieu of MSWS backfill material directly beneath the leveling pad may be made to facilitate placement of the pad.

B. **MSWS Facing System.** Provide a facing system in accordance with the requirements below.

1. **Solid Face Units.** Provide face units fabricated and conforming to §704-07 *Dry Cast Concrete Wall Units* or §704-06 *Precast Concrete Wall Units and Precast Concrete Cribbing*. The default treatment for a MSWS face unit is a split face finish of natural concrete (gray) color.
i. **Coping Unit.** Provide coping units fabricated and conforming to §704-07 *Dry Cast Concrete Wall Units* or §704-06 *Precast Concrete Wall Units and Precast Concrete Cribbing.*

2. **Open Top Face Unit.** Provide face units meeting the requirements of §704-06 *Precast Concrete Wall Units and Precast Concrete Cribbing.* The default treatment for a MSWS face unit is a plain, smooth concrete finish of natural concrete (gray) color.

i. **Coping Unit.** Provide coping units meeting the requirements of §704-06 *Precast Concrete Wall Units and Precast Concrete Cribbing.*

C. **MSWS Alignment and Connection Devices.** Provide devices conforming to the designers Installation Manual.

D. **MSWS Joint Fillers.** Fill joints with material meeting the requirements of §705-07 *Premoulded Resilient Joint Filler* and approved by the wall system designer.

E. **MSWS Geotextile.** Provide a geotextile meeting the requirements of §737-01B *Geotextile Separation.*

F. **MSWS Slip Joints.** The type of slip joints are specific to each wall system and are designed and supplied by the wall system manufacturer.

G. **MSWS Reinforcing Element.** Provide geogrid or geotextile reinforcing elements meeting the requirements of §737-07 *Geogrids.*

H. **MSWS Unit Infill.** Provide infill material meeting the requirements of §733-02 *Mechanically Stabilized Earth System Backfill Material.*

1. **MSWS Unit Infill – Winter Earthwork.** If modified methods and procedures are not outlined in the Winter Earthwork Submittal, provide backfill material meeting the requirements of §733-16 *Winter Earthwork Material for MSES Backfill.*

I. **MSWS Backfill.** Provide backfill material meeting the requirements of §733-02 *Mechanically Stabilized Earth System Backfill Material.*

1. **MSWS Backfill – Winter Earthwork.** If modified methods and procedures are not outlined in the Winter Earthwork Submittal, provide backfill material meeting the requirements of §733-16 *Winter Earthwork Material for MSES Backfill.*

J. **MSWS Drainage System.** Provide underdrain, geotextile material, and prefabricated structural drain for a backfill drainage system as shown in the contract documents or conforming to the designers Installation Manual:

1. **Underdrain Pipe.** Provide optional underdrain pipe conforming to Section 605 *Underdrains.*

2. **Geotextile Drainage.** Provide geotextile conforming to the requirements of §737-01 *Geotextiles, Geotextile Drainage, Strength Class 2, Drainage Class B.*
3. Prefabricated Composite Structural Drain. Provide structural drain conforming to the requirements of §737-04 Prefabricated Composite Structural Drain.

K. MSWS Identification Markers. Provide identification markers conforming to §554-2.02 L. MSES Identification Markers.

554-2.04. Geosynthetically Reinforced Soil System. Not all materials listed below are required for each GRSS. Ensure that the proper materials are supplied for the chosen system design. Provide materials meeting the following requirements:

A. GRSS Geosynthetic Reinforcing Element. Provide a geogrid or geotextile primary and secondary reinforcing elements meeting the requirements of §737-07 Geogrids.

B. GRSS Backfill. Provide backfill material conforming to the following:

1. Walls. Provide backfill material meeting the requirements of §733-14 Select Structural Fill with the exception that the pH requirements are waived.

   i. GRSS Wall Backfill – Winter Earthwork. If modified methods and procedures are not outlined in the Winter Earthwork Submittal, provide backfill material meeting the requirements of §733-16 Winter Earthwork Material for Select Structural Fill.

2. Slopes. Provide backfill material meeting the requirements of §733-03 Geosynthetically Reinforced Soil System Slope Backfill Material.

   i. GRSS Slope Backfill – Winter Earthwork. If modified methods and procedures are not outlined in the Winter Earthwork Submittal, provide backfill material meeting the requirements of §733-16 Winter Earthwork Material for Select Structural Fill.

C. GRSS Wall Facing Foundation. Provide a pad of material meeting the requirements of §703-02 Crushed Stone, Size Designation 2.

D. GRSS Facing System. Provide a facing system shown in the contract documents and in accordance with the requirements below:

1. Welded Wire Forms. Provide welded wire forms and wire struts as shown in the contract documents, conforming to the material requirements of §709-02 Wire Fabric for Concrete Reinforcement. For applications other than staging walls, provide galvanization to the forms in accordance with the requirements of ASTM A 641 Class 3 for zinc coating (including the zinc coating on the Style 2 fabric), ASTM A 856M Class 3 for Zn-5Al-MM coating, or ASTM A 809 for aluminum coating.

   Provide geotextile face wrap material meeting the requirements of §737-01B Geotextile Separation and as shown in the contract documents.

   Proposed alternate, non-structural facing systems used to aid in compaction near the face of the wall shall be included in the submittal outlined in §554-3.03 A. GRSS Submittal.

2. Geocells. Provide geocells, anchoring devices, and staples as shown in the contract documents, conforming to the material requirements of §737-08 Geocells.

   Provide infill material conforming to §733-14 Select Structural Fill, with the added stipulation that the maximum particle size is 2 in. Where a vegetated face is called for, the outermost cells are to be filled with topsoil meeting the material requirements of §713-01 Topsoil.
3. **Timbers.** Provide timbers as shown in the contract documents, graded for an extreme fiber stress of at least 1000 psi conforming to the material requirements of §712-14 Stress Graded Timber and Lumber. Treat timbers in accordance with §708-31 Wood Preservative - Waterborne and applied in conformance with American Wood Preservers Association (AWPA) Use Category Designation UC4B.

4. **As Shown in the Contract Documents.** Provide materials in accordance with the contract documents. Precast units are excluded as a design-specific GRSS facing system.

**E. GRSS Surface Protection.** Provide erosion resistant covering of the finished GRSS slope surface meeting the requirements of §713-07 Rolled Erosion Control Products and Soil Stabilizers Class III Type C.

**F. GRSS Drainage System.** Provide underdrain and geotextile material for a backfill drainage system conforming to §554-2.02 K. MSES Drainage System.

**G. GRSS Identification Markers.** Provide identification markers conforming to §554-2.02 L. MSES Identification Markers.

**554-2.05. Prefabricated Wall System.** Not all materials listed below are required for each PWS. Ensure that the proper materials are supplied for the chosen system design. Provide materials meeting the following requirements:

**A. PWS Leveling Pad.** Provide a leveling pad conforming to the following:

1. **Open Top Face Units.** For PWS utilizing open top face units, provide a leveling pad of unreinforced Class A concrete - Section 501 Portland Cement Concrete – General. For precast leveling pad installations, a substitution of cushion sand, meeting the requirements of §703-06 Cushion Sand, in lieu of PWS backfill material directly beneath the leveling pad may be made to facilitate placement of the pad.

2. **Solid Face Units.** For PWS utilizing solid face units, provide a leveling pad conforming to the requirements of §733-11 Select Granular Fill or §501-2.02, B.1.b. Coarse Aggregate Type CA-2 in Table 501-2 Coarse Aggregate Gradations.

**B. PWS Face Unit.** Provide face units meeting the following:

1. **Open Top Face Units.** For PWS utilizing open top face units, provide units meeting the requirements of §704-06 Precast Concrete Wall Units and Precast Concrete Cribbing. The default treatment for a PWS open top face unit is a plain, smooth concrete finish of natural concrete (gray) color.

   i. **Coping Unit.** Provide coping units meeting the requirements of §704-06 Precast Concrete Wall Units and Precast Concrete Cribbing.

2. **Solid Face Units.** For PWS utilizing solid face units, provide units meeting the requirements of §704-07 Dry Cast Concrete Wall Units or §704-06 Precast Concrete Wall Units and Precast Concrete Cribbing. The default treatment for a PWS solid face unit is a split face finish of natural concrete (gray) color.
i. **Coping Unit.** Provide coping units fabricated and conforming to §704-07 *Dry Cast Concrete Wall Units* or §704-06 *Precast Concrete Wall Units and Precast Concrete Cribbing.*

C. **PWS Joint Fillers.** Fill joints with material meeting the requirements of §705-07 *Premoulded Resilient Joint Filler* and approved by the wall system designer.

D. **PWS Geotextile.** Provide a geotextile meeting the requirements of §737-01B *Geotextile Separation.*

E. **PWS Slip Joints.** The type of slip joints are specific to each wall system and are designed and supplied by the wall system manufacturer.

F. **PWS Backfill.** Provide backfill material meeting the requirements of §733-14 *Select Structural Fill.*

1. **PWS Backfill – Winter Earthwork.** If modified methods and procedures are not outlined in the Winter Earthwork Submittal, provide backfill material meeting the requirements of §733-16 *Winter Earthwork Material for Select Structural Fill.*

G. **PWS Unit Infill.** Provide unit infill material meeting the requirements of §733-14 *Select Structural Fill.*

For systems which allow plantings to integrate the structure into the surrounding environment, the front pocket of the unit shall be filled with a minimum of 8 in. of topsoil conforming to the material requirements as specified in §713-01 *Topsoil.*

1. **PWS Unit Infill – Winter Earthwork.** If modified methods and procedures are not outlined in the Winter Earthwork Submittal, provide backfill material meeting the requirements of §733-16 *Winter Earthwork Material for Select Structural Fill.*

H. **PWS Drainage System.** Provide underdrain, geotextile material, and prefabricated structural drain for a backfill drainage system as shown in the contract documents or conforming to the designers Installation Manual:

1. **Underdrain Pipe.** Provide optional underdrain pipe conforming to Section 605 *Underdrains.*

2. **Geotextile Drainage.** Provide geotextile conforming to the requirements of §737-01 *Geotextiles, Geotextile Drainage, Strength Class 2, Drainage Class B.*

3. **Prefabricated Composite Structural Drain.** Provide structural drain conforming to the requirements of §737-04 *Prefabricated Composite Structural Drain.*

**554-2.06 Fill Type Retaining Wall Aesthetic Treatment.** The requirements for color, texture and pattern will be described in the contract documents using industry-standard descriptions and terminology. Other requirements will be vividly described in the contract documents using special notes and sketches, as needed.

**554-3 CONSTRUCTION DETAILS**

**554-3.01. General.**
A. Fill Type Retaining Wall Selection. Approved designers of proprietary Fill Type Retaining Walls, wall systems, and the components of each wall system appear on the Approved List, available on the Department’s web site. Proprietary Fill Type Retaining Walls include Mechanically Stabilized Earth Systems, Mechanically Stabilized Wall Systems, and Prefabricated Wall Systems. Select a designer appearing on the Approved List for Fill Type Retaining Walls. The selection shall be based on the maximum wall height shown in the contract documents.

B. Fill Type Retaining Wall Submittal. Obtain from the chosen designer a Fill Type Retaining Wall design stamped by a Professional Engineer. Submit the design package, including working drawings of the wall design, design calculations, and the designers Installation Manual at least 30 work days before starting work to the following:

1. Mechanically Stabilized Earth System. Submit the design package to the Deputy Chief Engineer Technical Services (DCETS) Attn: Materials Bureau in accordance with the requirements for Drawing in §704-03 Precast Concrete – General. The design shall be consistent with the design methods employed in obtaining acceptance to appear on the Department’s Approved List. The design package shall also include identification of backfill material gradation type(s) (outlined in §733-02B Gradation) suitable for the construction of the wall system, fabrication drawings for precast panels and coping and, for treatments applied to the face panel units other than the default treatment, a face panel unit sample for color and texture approval by the Regional Landscape Architect.

2. Mechanically Stabilized Wall System. Submit the design package to the Deputy Chief Engineer Technical Services (DCETS) Attn: Geotechnical Engineering Bureau. The design shall be consistent with the design methods employed in obtaining acceptance to appear on the Department’s Approved List. The design package shall also include identification of backfill material gradation type(s) (outlined in §733-02B Gradation) suitable for the construction of the wall system and, for treatments applied to the face units other than the default treatment, a face unit sample for color and texture approval by the Regional Landscape Architect.

3. Prefabricated Wall System.

i. Open Top Face Units. For PWS utilizing open top face units, submit the design package to the Deputy Chief Engineer Technical Services (DCETS) Attn: Materials Bureau in accordance with the requirements for Drawing in §704-03 Precast Concrete – General. The design shall be consistent with the design methods employed in obtaining acceptance to appear on the Department’s Approved List. The design package shall also include fabrication drawings for the face units and, for treatments applied to the face units other than the default treatment, a face unit sample for color and texture approval by the Regional Landscape Architect.

ii. Solid Face Units. For PWS utilizing solid face units, submit the design package to the Engineer for approval. For solid face units consisting of units manufactured via the wet-casting process, submit the design package in accordance with the requirements for Drawing in §704-03 Precast Concrete – General. The design shall be consistent with the design methods employed in obtaining acceptance to appear on the Department’s Approved List. For treatments applied to the face units other than the default treatment, the design package submittal shall also include a face unit sample for color and texture approval by the Regional Landscape Architect.
After receipt of all pertinent information, the Department requires 10 work days or 2 work days per drawing sheet, whichever is greater, to review the submission.

**C. Winter Earthwork.** For Contractors choosing to proceed with earthwork construction operations requiring soil compaction from November 1st thru April 1st, provide the Engineer with a Winter Earthwork submittal, with a copy to the Regional Geotechnical Engineer, in accordance with §203-3.01 A. Winter Earthwork Submittal. In all work incorporated into the final product, the Contractor shall not place material that is frozen, or place fill material on ground that is frozen to any depth.

Winter earthwork restrictions state that if the air temperature, ground temperature, or material temperature is at or below 32° F, earthwork will only proceed using material that meets the requirements of §733-16 Winter Earthwork and/or standard earthwork material placement utilizing the modified methods and procedures. Therefore, the Winter Earthwork submittal shall provide details of whether a material change will be used or if methods and procedures will be modified to adjust for the weather influence on the compaction operations. If a material change is proposed, the submittal shall provide details of when the change will occur and how many times the material will change within the construction of the wall.

**554-3.02. Mechanically Stabilized Earth System.**

**A. Pre-Operation Meeting.** A Pre-Operation Meeting will be held between the Engineer, Contractor, Regional Geotechnical Engineer, Geotechnical Engineering Bureau and other appropriate Department representatives to discuss the Contractors proposed construction methods. Begin work only after receiving the DCES written approval and holding the Pre-Operation Meeting.

Supply on-site technical assistance from a representative of the designated designer during the beginning of the installation until such time as outside consultation is no longer required.

**B. MSES Excavation and Disposal.** Excavation shall be conducted in accordance with the applicable requirements of Section 206 Trench, Culvert and Structure Excavation and the details specified in the contract documents.

**C. MSES Foundation.** Prior to erection of the wall system, the foundation shall be inspected and approved by the Engineer.

1. **Placement Area.** Grade the area under the MSES, level for a width equal to, or in excess of, the reinforcing element length. Prior to wall system construction, compact this area to a minimum of 90% of Standard Proctor Maximum Density. Treat all soils found to be unsuitable, or incapable of being satisfactorily compacted because of moisture content, in a manner directed by the Engineer, in conjunction with the recommendations of the Regional Geotechnical Engineer.

**D. MSES Subsurface Drainage System.** Install the subsurface drainage system simultaneously with the erection and backfill of the MSES to ensure a continuous, uninterrupted system to prevent the accumulation of destabilizing water pressure on the wall. In all cases, the subsurface drainage system will be installed to drain all intercepted water to a point of positive drainage.

**E. MSES Facing Panel Unit Inspection, Storage, and Handling**

1. **Face Panel Units.** An inspection will be made prior to installation to determine if any damage has occurred to the panel unit(s). Handle and store the panel units with care to prevent damage.
2. **Damaged Panel Units.** Repair damaged panel units in a manner approved by the Engineer. Replace panel units that are not repairable at no additional cost to the State.

**F. MSES Leveling Pad.** Provide an unreinforced concrete leveling pad as required by the contract documents. Cast the concrete, in accordance with the requirements Section 555 Structural Concrete, or place the precast leveling pad for the foundation of the MSES to ensure a flat surface for placing the initial course of precast facing panel units. Step the leveling pad to conform to grade changes as shown in the contract documents or approved Shop Drawings.

**G. MSES Erection**

1. **Methods and Equipment.** Install panel units in accordance with the designers approved shop drawings and Installation Manual, unless otherwise modified by the contract documents. Prior to installation of the panel units, furnish the Engineer with detailed information concerning the proposed construction method, as well as the equipment planned for use.

2. **Panel Unit Installation**

   i. Place panel units such that, after completion of compaction, the tolerances of Table 554-1 *MSES Facing Panel Unit Alignment and Joint Offset Tolerances* are not exceeded. After placement, maintain each panel unit in position. If wedges are used, do not allow them to remain in place below three panel unit heights during installation, and compaction. Remove all wedges remaining in the top three panel unit heights upon completion of the MSES. External braces may be required for initial placements. Install joint fillers in the manner indicated by the Installation Manual.

   ii. Correct all misalignments of installed panel units in excess of the tolerances allowed by Table 554-1 *MSES Facing Panel Unit Alignment and Joint Offset Tolerances*, at no additional cost to the State.

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<thead>
<tr>
<th>TABLE 554-1 MSES FACING PANEL UNIT ALIGNMENT AND JOINT OFFSET TOLERANCES</th>
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<tbody>
<tr>
<td><strong>Horizontal Alignment</strong></td>
</tr>
<tr>
<td><strong>Joint Offset per Panel Unit</strong></td>
</tr>
<tr>
<td><strong>Overall Vertical Plumbness (Top to Bottom of Wall System)</strong></td>
</tr>
</tbody>
</table>

**H. MSES Backfill.** Do not mix backfill material from different sources behind any wall without the written permission of the Director, Geotechnical Engineering Bureau.

1. **Moisture Content.** Place backfill materials, other than Type B and Type D, at or within 2% dry of the Optimum Moisture Content. Rework or replace all backfill material which is at a moisture content in excess of the Optimum Moisture content. Determine the Optimum Moisture Content in conformance with the latest Geotechnical Test Methods for compaction that incorporate moisture content determination. Rework or replace backfill material at no additional cost to the State.

2. **Backfill Placement.** Prior to placement of the reinforcing element, backfill and compact the area within 3 ft. of the panel units horizontally to 2 in. above the required reinforcing element elevation. Roughly grade the backfill beyond the 3 ft. line to the reinforcing element elevation.
i. Place granular backfill material in uniform layers not exceeding 12 in. loose lift thickness per layer. Compact each layer to a minimum of 95% of Standard Proctor Maximum Density.

ii. Place Type B and Type D backfill in uniform layers not exceeding 16 in. loose lift thickness. Compact in accordance with requirements determined by the Engineer.

3. Surface Drainage Control. Provide positive control and discharge of all surface drainage that will affect the installation of the MSES throughout the construction of the wall. Maintain all vertical drains, weeps, ditches, pipes, or conduits used to control surface water during construction. Repair damage caused by surface water at no additional cost.

4. QA Program. The Department will sample and test backfill from the grade in accordance with the Quality Assurance Program outlined in §733-02 Mechanically Stabilized Earth System Backfill Material. If the material is determined to not meet the specification requirements, the material will be rejected.

I. MSES Reinforcing Elements. Place reinforcing elements in accordance with the designer’s recommendations or as described in the designers Installation Manual. Before attaching the reinforcing elements to the panel units, repair all damage to the zinc coating in accordance with the requirements of §719-01 Galvanized Coatings and Repair Methods, Type I.

1. Placement. Place reinforcing elements normal to the panel units unless indicated otherwise by the contract documents or approved shop drawings. Take care to avoid breaking, distorting, or disturbing the reinforcing elements. Replace reinforcing elements which are broken or distorted.

2. Connections. Prior to the attachment of the reinforcing elements, as required, fill all openings, or attachment locations, with grease, or other protective material. Obtain the grease or other protective materials from the chosen designer. Connect reinforcing elements to the face panel unit before placement of subsequent face panel units, or as directed by the approved shop drawings.

J. MSES Identification Markers. Install MSES identification markers.

Place the marking tape at the highest possible elevation that will not damage the tape. For walls supporting a pavement section, install the tape 6 in. below top of subbase elevation. For walls supporting earth, install the tape 6 in. below finished grade. Install the marking tape on top of the reinforced backfill area, parallel to the wall face in rows at 5 ft. intervals until the back edge of the reinforced backfill area is reached.

Drill two, 5/16 in. diameter, holes for mounting, located ½ in. from the ends of the sign and 3 ½ in. from the top of the sign. Secure the sign using anchorage appropriate for the supporting material.

K. Equipment Movement. Movement of construction equipment and all other vehicles and loads over and adjacent to MSES shall be done at the Contractor's risk. Govern the operations and procedures to prevent misalignment of the installed panel units. Precautionary measures include, but are not limited to, keeping vehicular equipment a minimum of 3 ft. from the panel units. Within 3 ft. of the panel units use compaction equipment meeting the requirements of Compaction Equipment for Confined Areas in Section 203 Excavation and Embankment. Operate rubber tired equipment on top of reinforcing elements only at low speeds (less than 5 mph) and without making sharp turns or braking sharply. Do not operate tracked equipment directly on reinforcing elements. Cover reinforcing elements with a minimum 6 in. thick soil layer prior to operating tracked equipment over.
reinforced areas. Repair or replace damaged reinforcing elements in strict accordance with the
designers written instructions at no additional cost to the State.

554-3.03. Mechanically Stabilized Wall System.

A. Pre-Operation Meeting. A Pre-Operation Meeting will be held between the Engineer,
Contractor, Regional Geotechnical Engineer, Geotechnical Engineering Bureau and other appropriate
Department representatives to discuss the Contractors proposed construction methods. Begin work
only after receiving the DCETS written approval and holding the Pre-Operation Meeting.
Supply on-site technical assistance from a representative of the designated designer during the
beginning of the installation until such time as outside consultation is no longer required.

B. MSWS Excavation and Disposal. Excavation shall be conducted in accordance with the
applicable requirements of Section 206 Trench, Culvert and Structure Excavation and the details
specified in the contract documents.

C. MSWS Foundation. Prepare the foundation in accordance with the requirements of §554-3.02
C. MSES Foundation.

D. MSWS Subsurface Drainage System. Install the subsurface drainage system simultaneously
with the erection and infill/backfill of the MSWS to ensure a continuous, uninterrupted system to
prevent the accumulation of destabilizing water pressure on the wall. In all cases, the subsurface
drainage system will be installed to drain all intercepted water to a point of positive drainage.

E. MSWS Leveling Pad. Provide an unreinforced concrete leveling pad or compacted granular fill
leveling pad as shown in the contract documents to ensure a flat surface for placing the initial course
of face units. Step the leveling pad to conform to grade changes as shown in the contract documents
or approved Shop Drawings.

1. Concrete. Cast the concrete leveling pad, in accordance with the requirements of Section
555 Structural Concrete, or place the precast leveling pad, for the foundation of the MSWS.

2. Granular. Place and compact granular fill in conformance with Section 203 Excavation and
Embankment.

F. MSWS Facing Unit Erection

1. Solid Face Unit Erection

i. Methods and Equipment. Install face units in accordance with the designers
approved shop drawings and Installation Manual, unless otherwise modified by the contract
documents. Prior to installation of the face units, furnish the Engineer with detailed
information concerning the proposed construction method, as well as the equipment planned
for use.

ii. Face Unit Installation.

a. Install by placing, positioning, and aligning face units in conformance with the
designers Installation Manual and within the tolerances in Table 554-2 MSWS Solid Face
Unit Alignment Tolerances.
b. Correct all misalignments of installed face units that exceed the tolerances allowed in Table 554-2 MSWS Solid Facing Unit Alignment Tolerances.

<table>
<thead>
<tr>
<th>TABLE 554-2 MSWS SOLID FACE UNIT ALIGNMENT TOLERANCES</th>
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<tbody>
<tr>
<td>Vertical Control</td>
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<tr>
<td>Horizontal Control</td>
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<tr>
<td>Rotation from established plan wall batter</td>
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</table>

2. Open Top Face Unit Erection. During erection, any face unit damaged beyond repair shall be removed and replaced by the Contractor with approved face units at no additional cost to the State.

i. All face units shall be assembled and handled in accordance with the designer’s instructions and the contract documents. Erect the face units conforming to the lines, grades, and typical sections shown on the contract documents and in accordance with the designated manufacturer’s installation manual.

ii. Place the face units side by side and in full contact with the installed leveling pad.

iii. Maintain the minimum face unit tolerances shown in Table 554-3 MSWS Open Top Face Unit Tolerances. Correct all misalignments of installed face units that exceed the tolerances allowed in a manner satisfying the Engineer:

<table>
<thead>
<tr>
<th>TABLE 554-3 MSWS OPEN TOP FACE UNIT ALIGNMENT TOLERANCES</th>
</tr>
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<tbody>
<tr>
<td>Vertical control (plumbness)</td>
</tr>
<tr>
<td>Horizontal location control (alignment)</td>
</tr>
<tr>
<td>Vertically overall (plumbness from top to bottom)</td>
</tr>
</tbody>
</table>

iv. Adjust face unit spacing for curved sections according to the manufacturer's installation recommendations.

G. MSWS Facing Unit Bin Infill

1. Solid Face Unit Bin Infill

i. Placement. Place unit infill to the limits indicated in the contract documents. Before installing the next course of face units, compact the unit infill and brush the tops of the face units clean to ensure an even placement area.

ii. Protection. Protect unit infill from contamination during construction.

2. Open Top Face Unit Bin Infill.

i. Placement. Place and compact backfill and face unit infill simultaneously with the erection of the PWS and in accordance with Compaction in Section 203 Excavation and Embankment. Placement of infill in the wall and backfill behind the wall shall closely follow the erection of successive courses of face units.

ii. Protection. Protect unit infill from contamination during construction.
**H. MSWS Backfill.** Do not mix backfill material from different sources behind any wall without the written permission of the Director, Geotechnical Engineering Bureau.

1. **Moisture Content.** Place backfill materials (other than Types B and D) at or within 2% dry of the Optimum Moisture Content. Rework or replace all material which is at a moisture content exceeding the Optimum Moisture Content. Determine Optimum Moisture Content in conformance with Geotechnical Test Methods (excluding GTM-6) for compaction that incorporates moisture content determination. Rework or replace backfill material at no additional cost to the State.

2. **Backfill Placement.** Prior to placement of the reinforcing element, backfill and compact the area within 3 ft. of the face units horizontally to 2 in. above the required reinforcing element elevation. Roughly grade the backfill beyond the 3 ft. line to the reinforcing element elevation.

   i. Place granular backfill material in uniform layers so that the compacted thickness of each layer does not exceed 10 in. or one unit height, whichever is less. Compact each layer to a minimum of 95% of Standard Proctor Maximum Density.

   ii. Place Types B and D backfill in uniform layers so that the compacted thickness of each layer does not exceed 10 in. or one unit height, whichever is less. Compact each layer in conformance with Compaction in Section 203 Excavation and Embankment.

3. **Separation Geotextile.** Place the geotextile separation, if required, loosely but in intimate contact with the soil so that placement of the overlying material will not stretch or tear the geotextile.

4. **Surface Drainage Control.** Provide positive control and discharge of all surface drainage that will affect the installation of the MSWS throughout the construction of the wall. Maintain all vertical drains, weeps, ditches, pipes, or conduits used to control surface water during construction. Repair damage caused by surface water at no additional cost.

5. **QA Program.** The Department will sample and test backfill from the grade in accordance with the Quality Assurance Program outlined in §733-02 Mechanically Stabilized Earth System Backfill Material. If the material is determined to not meet the specification requirements, the material will be rejected

**I. MSWS Reinforcing Element**

1. **Reinforcing Element Placement.** Place the reinforcing element normal to face units unless otherwise indicated in the contract documents. Replace all broken, damaged or distorted reinforcing elements at no additional cost to the State.

2. **Reinforcing Element Connection.** Install the reinforcing element within/between courses of face units conforming to the designers Installation Manual. Pull taut and secure the reinforcing element before placing the backfill.

**J. MSWS Identification Markers.** Install MSWS identification markers in accordance with the requirements of §554-3.02 J. MSES Identification Markers.
**K. Equipment Movement.** Movement of construction equipment and all other vehicles and loads over and adjacent to MSWS shall be done at the Contractor's risk. Control all operations and procedures to prevent misalignment of the face units. Precautionary measures include, but are not limited to, keeping vehicular equipment at least 3 ft. behind the back of the face units. Compaction equipment used within 3 ft. of the back of the face units must conform to *Compaction Equipment for Confined Areas* in Section 203 Excavation and Embankment. Operate rubber tired equipment on top of reinforcing elements only at low speeds (less than 5 mph) and without making sharp turns or braking sharply. Do not operate tracked equipment directly on reinforcing elements. Cover reinforcing elements with a minimum 6 in. thick soil layer prior to operating tracked equipment over reinforced areas. Repair or replace damaged reinforcing elements in strict accordance with the designers written instructions at no additional cost to the State.


**A. GRSS Submittal.** Submit the geogrid or geotextile reinforcing element certifications, verifying that the material meets the requirements of §737-07 *Geogrids* for the specified long term design tensile strength shown in the contract documents, to the Engineer prior to start of work. Begin work only after receiving the Engineer’s approval.

Supply on-site technical assistance from a representative of the geosynthetic reinforcing element manufacturer until such time as outside consultation is no longer required.

**B. GRSS Storage of Geosynthetic.** Store and protect geosynthetic materials in accordance with the manufacturer's recommendations prior to installation.

**C. GRSS Excavation and Disposal.** Excavation shall be conducted in accordance with the applicable requirements of Section 206 Trench, Culvert and Structure Excavation and the details specified in the contract documents.

**D. GRSS Foundation.** Prior to erection of the GRSS system, the foundation shall be inspected and approved by the Engineer.

Grade the area under the GRSS level for the width shown in the contract documents. A minimum of 90% of Standard Proctor Maximum Density will be required.

For GRSS wall systems, a pad of crushed stone shall be incorporated into the foundation directly below the wall facing.

**E. GRSS Subsurface Drainage System.** Install the subsurface drainage system simultaneously with the erection and backfill of the GRSS to ensure a continuous, uninterrupted system to prevent the accumulation of destabilizing water pressure on the wall. In all cases, the subsurface drainage system will be installed to drain all intercepted water to a point of positive drainage.

**F. GRSS Placement of Materials.**

1. **Geosynthetic Reinforcing Element.** Place and secure the primary and secondary reinforcing element in accordance with the manufacturer's recommendations, in continuous strips without joints, seams or connections throughout the embedment length, to the line, grade and orientation shown in the contract documents. Place reinforcing elements to lay flat with no creases and pull taut to remove any slack prior to placement of backfill.

2. **Welded Wire Forms.** Place welded wire forms where required, as shown in the contract documents. Position and connect the welded wire forms to overlap 2 in. with adjacent forms and
connect with wire ties. Install wire struts as shown in the contract documents and as required to stiffen the welded wire forms.

3. **Geotextile Face Wrap.** Place geotextile face wrap as shown in the contract documents. If used in conjunction with welded wire forms, place the geotextile face wrap so as to conform closely to the welded wire forms.

4. **Backfill.** Replace any damaged geosynthetic prior to placement of any overlying material at no cost to the State. Place the backfill onto the geosynthetic reinforcing elements in such a manner that no damage occurs. Progress placement of backfill materials so as to minimize the development of slack in the reinforcing element. The thickness of a compacted lift of backfill is not to exceed 12 in. or the measured vertical distance between geosynthetic layers, whichever is less. Compact the backfill to a minimum of 95% of Standard Proctor Maximum Density in accordance with the requirements contained in *Compaction* in Section 203 Excavation and Embankment. Only hand operated equipment is allowed within 3 ft. of the face. Lift thickness may have to be reduced to achieve required compaction.

5. **Surface Protection.** Place and secure erosion control material in accordance with Section 209 *Soil Erosion and Sediment Control* and as shown in the contract documents.

6. **Permanent Facing.** Place and connect permanent facing as shown in the contract documents.

7. **Surface Drainage Control.** Provide positive control and discharge of all surface drainage that will affect the installation of the GRSS throughout the construction of the wall. Maintain all vertical drains, weeps, ditches, pipes, or conduits used to control surface water during construction. Repair damage caused by surface water at no additional cost.

G. **GRSS Construction Monitoring.** Monitor the system face during fill placement and compaction. If verticality or the required batter of a system is not being maintained, stop work until compaction equipment and/or operational procedures are modified.

H. **GRSS Identification Markers.** For applications other than staging walls, install GRSS identification markers in accordance with the requirements of §554-3.02 J. *MSES Identification Markers.*

I. **Equipment Movement.** Movement of construction equipment and all other vehicles and loads over and adjacent to GRSS shall be done at the Contractor’s risk. Operate rubber tired equipment on top of reinforcing elements only at low speeds (less than 5 mph) and without making sharp turns or braking sharply. Do not operate tracked equipment directly on reinforcing elements. Cover reinforcing elements with a minimum 6 in. thick soil layer prior to operating tracked equipment over reinforced areas. Repair or replace damaged reinforcing elements in accordance with the manufacturer’s written instructions at no additional cost to the State.

554-3.05. **Prefabricated Wall System.**

A. **PWS Excavation and Disposal.** Excavation shall be conducted in accordance with the applicable requirements of Section 206 *Trench, Culvert and Structure Excavation* and the contract documents.
**B. PWS Foundation.** Prior to erection of the wall system, the foundation shall be inspected and approved by the Engineer.

Grade the area under the PMWS level for the width shown in the contract documents. A minimum of 90% of Standard Proctor Maximum Density will be required.

Construct the wall system to meet the line and grade shown in the contract documents.

**C. PWS Subsurface Drainage System.** Install the subsurface drainage system simultaneously with the erection and infill/backfill of the PWS to ensure a continuous, uninterrupted system to prevent the accumulation of destabilizing water pressure on the wall. In all cases, install the subsurface drainage system to drain all intercepted water to a point of positive drainage.

**D. PWS Leveling Pad.** Provide an unreinforced concrete leveling pad or compacted granular fill leveling pad as shown in the contract documents to ensure a flat surface for placing the initial course of face units. Step the leveling pad to conform to grade changes as shown in the contract documents or approved Shop Drawings.

1. **Concrete.** Cast the concrete leveling pad, in accordance with the requirements of Section 555 Structural Concrete, or place the precast leveling pad, for the foundation of the PWS.

2. **Granular.** Place and compact granular fill in conformance with Section 203 Excavation and Embankment.

**E. PWS Erection.** During erection, remove and replace any face units damaged beyond repair with approved face units at no additional cost to the State.

1. **Assembly.** All PWS shall be assembled and handled in accordance with the designer’s instructions and the contract documents. Erect the PWS conforming to the lines, grades, and typical sections shown on the contract documents and in accordance with the designated manufacturer's installation manual.

2. **Placement.** Place the PWS side by side and in full contact with the installed leveling pad.

3. **Tolerances.** Maintain the minimum PWS tolerances shown in Table 554-2 MSWS Solid Face Unit Alignment Tolerances or Table 554-3 MSWS Open Top Face Unit Alignment Tolerances as appropriate. Correct all misalignments of installed face units that exceed the tolerances allowed in a manner satisfying the Engineer.

4. **Adjustments.** Adjust PWS spacing for curved sections according to the manufacturer's installation recommendations.

5. **Coping.** Apply the coping unit to the top of the wall using mastic adhesive, in accordance with, and conforming to the unit manufacturer's installation recommendations.

**F. PWS Infill and Backfill.** Immediately prior to backfilling, the Engineer will inspect the face units for damage. Face units which are damaged beyond repair shall be removed and replaced by the Contractor with approved face units at no additional cost to the State.

Place and compact backfill and unit infill simultaneously with the erection of the PWS and in accordance with Compaction in Section 203 Excavation and Embankment. Placement of infill in the wall and backfill behind the wall shall closely follow the erection of successive courses of face units.
G. Equipment Movement. Movement of construction equipment and all other vehicles and loads over and adjacent to PWS shall be done at the Contractor's risk. Control all operations and procedures to prevent misalignment of the PWS. Precautionary measures include, but are not limited to, keeping vehicular equipment at least 3 ft. behind the back of the face units. Compaction equipment used within 3 ft. of the back of the face units must conform to the Compaction Equipment for Confined Areas in Section 203 Excavation and Embankment. Any damage to face units from any cause shall be repaired or replaced by the Contractor at no additional cost to the State.

554-3.06 Fill Type Retaining Wall Aesthetic Treatment. Provide aesthetic treatment as specified in the contract documents. Any damage to the treatment shall be repaired to the satisfaction of the Engineer at no additional cost to the State.

554-4 METHOD OF MEASUREMENT.

554-4.01. General. Vacant.

554-4.02. Mechanically Stabilized Earth System. A MSES will be measured in square feet of face area, measured to the nearest square foot from the payment lines shown in the contract documents.

554-4.03. Mechanically Stabilized Wall System. A MSWS will be measured in square feet of face area, measured to the nearest square foot from the payment lines shown in the contract documents.

554-4.04. Geosynthetically Reinforced Soil System. A GRSS will be measured in square feet of vertical face area, measured to the nearest square foot from the payment lines shown in the contract documents.

554-4.05 Prefabricated Wall System. A PWS will be measured in square feet of vertical face area, measured to the nearest square foot from the payment lines shown in the contract documents.

554-4.06 Fill Type Retaining Wall Aesthetic Treatment. Aesthetic treatment will be measured in square feet of treated face area, measured to the nearest square foot from the payment lines shown in the contract documents. Include only those visual standards incorporated into the finished wall into the measurements.

554-5 BASIS OF PAYMENT

554-5.01. General. Vacant.

554-5.02 Mechanically Stabilized Earth System. Include in the unit price bid the cost of all labor, materials, and equipment, including backfill, reinforcing elements, leveling pads, fasteners, joint fillers, geotextiles, face panel and coping units, subsurface drainage system, and the cost of adding water for backfill compaction, unless items for Furnishing Water Equipment and Applying Water are included in the contract, necessary to satisfactorily complete the work.

554-5.03 Mechanically Stabilized Wall System. Include in the unit price bid the cost of all labor, material, and equipment, including backfill, infill, reinforcing elements, leveling pads, fasteners, geotextiles, face units and coping units, subsurface drainage system, and the cost of adding water for backfill compaction, unless items for Furnishing Water Equipment and Applying Water are included in the contract, necessary to satisfactorily complete the work.
554-5.04 Geosynthetically Reinforced Soil System. Include in the unit price bid the cost of all labor, materials, and equipment, including backfill, geosynthetic reinforcing elements, facing system, subsurface drainage system, and the cost of adding water for backfill compaction, unless items for Furnishing Water Equipment and Applying Water are included in the contract, necessary to satisfactorily complete the work.

554-5.05 Prefabricated Wall System. Include in the unit price bid the cost of all labor, materials, and equipment, including backfill, leveling pads, joint fillers, geotextiles, face units and coping units, subsurface drainage system, and the cost of adding water for backfill compaction, unless items for Furnishing Water Equipment and Applying Water are included in the contract, necessary to satisfactorily complete the work.

554-5.06 Fill Type Retaining Wall Aesthetic Treatment. Include in the unit price bid the cost of all labor, material, and equipment needed to provide aesthetic treatment for the wall and the cost of production and transportation of visual standards from the precast facility to the project site for Region approval and back to the precast facility for use during production.

Payment will be made under:

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<thead>
<tr>
<th>Item No.</th>
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<td>Geosynthetically Reinforced Soil System Wall</td>
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<tr>
<td>XX</td>
<td>Facing System</td>
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<tr>
<td>01</td>
<td>Welded Wire Forms</td>
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<td>02</td>
<td>Geocells</td>
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<td>Timbers</td>
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<td>Other; As Shown in the Contract Documents</td>
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<td>Fill Type Retaining Wall Aesthetic Treatment - Exposed Aggregate Finish, Integral Color</td>
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<td>Fill Type Retaining Wall Aesthetic Treatment - Architectural Pattern, No Color</td>
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<td>Fill Type Retaining Wall Aesthetic Treatment - Other; As Shown in the Contract Documents</td>
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554-1 DESCRIPTION. This work shall consist of furnishing and installing a fill type retaining wall at the location(s) and to the elevation(s) shown in the contract documents.
554-1.01. General. The fill type classification refers to the construction method used for the installation of the wall. Fill type retaining walls are retaining structures constructed from the base of the wall to the top (i.e., “bottom-up” construction).

The fill type retaining walls are further classified according to the basic mechanism of lateral load support. These classifications include internally stabilized fill structures and externally stabilized fill structures.

The specification is supplemented with an Approved List which provides a listing of available designers and their corresponding fill type retaining walls. Fill type retaining walls are further defined in the pertinent subsequent section. For proprietary fill type retaining wall systems, approved designers, wall systems, and the components of each wall system appear on the Approved List, available on the Department’s web site. Designers wishing to have their wall systems reviewed for placement on the Approved List shall follow the procedural directives of the Geotechnical Engineering Bureau as contained in Highway Design Manual Appendix 9A.

554-1.02 Definitions. Internally stabilized fill structures are structures which rely on friction developed between closely-spaced reinforcing elements and the backfill to resist lateral soil pressure and are subcategorized in the retaining wall subsections of this specification. Externally stabilized fill structures are structures which utilize the weight of the wall system elements and the weight of the infill to resist lateral soil pressure.

A. Wall System. A wall system is either a series of open top face units assembled to form bins which are connected in unbroken sequence or a combination of specific solid face units with a characteristic alignment and connection method, which utilize the weight of the wall system elements and the weight of the infill to resist lateral soil pressure. As indicated, the bin volume is infilled with backfill material to supplement the face unit geometry, adding to the stability of the system.

B. Internally Stabilized Wall System. A wall system which, when constructed beyond wall heights exceeding the maximum allowable unreinforced height per the Approved List, relies on reinforcing elements within the backfill to provide stability.

C. Internally Stabilized Earth System. A series of tensile reinforcing elements which, when placed in multiple layers within the backfill volume, improves the strength such that the vertical face of the stabilized earth volume is essentially self supporting.

D. Internally Stabilized Fill Structures.

1. Fill Structure. A fill type retaining wall as described in §554-1.01 Fill Type Retaining Walls which consists of either an internally stabilized wall system or an internally stabilized earth system.

i. Mechanically Stabilized Earth System (MSES). An MSES is an internally stabilized fill structure comprised of an unreinforced concrete leveling pad, precast concrete face panel units and coping units, earth backfill, subsurface drainage system, and reinforcing elements used to stabilize the backfill. Only MSES designers appearing on the Approved List will be acceptable for use. All necessary materials, except backfill, leveling pad, and subsurface drainage system, are obtained from the approved wall system designer.

ii. Mechanically Stabilized Wall System (MSWS). An MSWS is an internally stabilized fill structure comprised of an unreinforced concrete or compacted granular fill leveling pad, face units (solid or open top) and coping units, earth backfill, subsurface drainage system, and reinforcing elements used to stabilize the backfill. Only MSWS designers with face units appearing on the Approved List will be acceptable for use. All necessary materials, except backfill, face unit infill, leveling pad material, backfill drainage materials, and cast-in-place concrete, are obtained from the designer.
iii. Geosynthetically Reinforced Soil System (GRSS). A GRSS is an internally stabilized fill structure comprised of earth backfill, geosynthetic reinforcing elements used for internal stabilization and surface protection to resist erosion.

a. GRSS Wall. For wall applications, the surface protection is the permanent facing elements (excluding precast units) or a geotextile face wrap which typically includes welded wire forms remaining from the installation operation.

b. GRSS Slope. For slope applications, the surface protection consists of a secondary reinforcing element to aid in stability of the slope face between primary reinforcing layers. To protect against erosion, the GRSS slope is covered by either a non-degradable erosion control mat or a granular fill slope protection blanket.

Although GRSS is a fill type retaining wall, it is not a part of the selection process outlined in §554-3.01A, Fill Type Retaining Wall Selection or supplemented by the Approved List for Fill Type Retaining Walls, as it is not a proprietary system. A GRSS will be designed and detailed in the contract documents by the Department or its representatives.

2. Leveling Pad. A compact surface which serves as a flat, level area for placing the initial course of face units.

   i. Concrete. An unreinforced concrete slab.

   ii. Granular. A compacted granular fill pad.

3. Face Unit. A structural unit incorporating a means for attaching the backfill reinforcing element, which restrains the alignment of the wall system during installation compaction operations and provides support for the front edge of the backfill for the life of the wall system.

   i. Panel Unit. A precast concrete panel incorporating a means for attaching the backfill reinforcing element, forming part of the face area of the MSES.

   ii. Solid Unit. A face unit which has a solid mass and incorporates a means for attaching the backfill reinforcing element, forming part of the face area of the MSWS.

   iii. Open Top Unit. A face unit which has an open structure, to allow placement of infill material, and incorporates a means for attaching the backfill reinforcing element, forming part of the face area of the MSWS.

   iv. Corner Unit. A corner unit is a face unit having two faces.

   v. Geotextile Face Wrap. A layer of geotextile used to prevent loss of backfill, typically employed in a temporary wall application in conjunction with welded wire forms. In applications where a geotextile is used as the primary reinforcing element, it may be designed to also function as the face wrap:

      a. Welded Wire Forms. A non-structural system used in temporary walls to aid in compaction near the face of the wall.

      b. Geocells. A three-dimensional, permeable polymeric honeycomb or web structure expandable panels used to confine fill materials to create structural stability.

      c. Timbers. A dressed piece of wood used as a building material.

      d. Gabions. A partitioned, wire fabric container filled with stone to form a flexible and permeable structure.

4. Alignment and Connection Device. Any device that is either built into or specially manufactured for the face units, such as shear keys, leading/trailing lips, or pins. The device is used to provide alignment and maintain positive location for a face unit and also provide a means for connecting the reinforcing elements.

5. Fastener. Hardware used to connect the reinforcing element to the attaching device.

6. Coping. A precast or cast-in-place element placed on and attached to the top of the finished wall system to form a protective cap against the weather.

7. Joint Filler. Material used to fill the joints between face units.

8. Slip Joint. A vertical joint specific to the wall system used as a stress relief at wall step locations.
9. Geotextile. A permeable, planar polymeric textile material used to promote drainage, prevent infill and/or backfill material from releasing through the joints, or separating dissimilar granular materials.

10. Reinforcing Element. An inclusion connected to the face unit and extending into the backfill for the purpose of backfill stabilization.
   i. Inextensible Reinforcement. A metal strip typically incorporating ribs on the top and bottom, or metal grids with design specific mesh openings.
   ii. Extensible Reinforcement. Geogrid or geotextile sheets typically made from high density polyethylene/polypropylene geogrids or high tenacity polyester geogrids, or high strength geotextiles.

11. Unit Infill. Granular material placed within the open structure of an open top face unit or contiguous to the bevel sides of a solid face unit.

12. Backfill. Granular material placed and compacted in conjunction with the reinforcing elements and face units.

13. Subsurface Drainage System. A system for removing water from behind the wall and channeling it to a point of positive drainage.

14. Identification Markers. Signs and marking tape, buried near the finished grade, to identify and prohibit excavation of the reinforced backfill.

E. Externally Stabilized Fill Structures.

1. Fill Structure. A fill type retaining wall as described in §554-1.01 Fill Type Retaining Walls which consists of a prefabricated face unit.
   i. Prefabricated Wall System (PWS). A PWS is an externally stabilized fill structure comprised of prefabricated face units & coping units, including leveling pads, unit infill, earth backfill, joint filler material and geotextile, and a subsurface drainage system to reduce hydrostatic pressure on the wall system. Only PWS designers appearing on the Approved List will be acceptable for use. All necessary materials, except backfill, unit infill, backfill drainage materials, and cast-in-place concrete, are obtained from the designer.

   When reinforcement is introduced to a PWS, they shall be reclassified as Mechanically Stabilized Wall Systems and the pertinent sections of the specification shall apply.

2. Leveling Pad. A compact surface which serves as a flat, level area for placing the initial course of face units.
   i. Concrete. An unreinforced concrete slab.
   ii. Granular. A compacted granular fill pad.

3. Face Unit. A prefabricated concrete element, incorporating alignment and connection devices, that is able to be arranged, stacked, placed, combined, or interchanged easily into an assembled wall system.
   i. Solid Unit. A face unit which has a solid mass, utilizing the weight of the wall system elements to resist lateral soil pressure. A solid unit may require some infill material depending on the geometric bevel of the units.
   ii. Open Top Unit. A face unit which has an open structure to allow placement of infill material, utilizing the weight of the wall system elements and the weight of the infill to resist lateral soil pressure.

4. Bin. Any volumetric space which is designated to be infilled, as defined in this section, and is encompassed within the dimensions of the open top unit.

5. Alignment and Connection Device. Any device that is either built into or specially manufactured for the face units, such as shear keys, leading/trailing lips, or pins. The device is used to provide alignment and maintain a positive location.

6. Coping. A precast or cast-in-place element placed on and attached to the top of the finished wall system to form a protective cap against the weather.
7. **Joint Filler.** Material used to fill the joints between face units.

8. **Slip Joint.** A vertical joint specific to the wall system used as a stress relief at wall step locations.

9. **Geotextile.** A permeable, planar polymeric textile material used to promote drainage, prevent infill and/or backfill material from releasing through the joints, or separating dissimilar granular materials.

10. **Unit Infill.** Granular material placed within the bin, such as the open structure of an open top face unit or contiguous to the bevel sides of a solid face unit.

11. **Backfill.** Granular material placed directly behind and/or above the bins in conjunction with the wall assembly.

12. **Subsurface Drainage System.** A system for removing water from behind the wall and channeling it to a point of positive drainage.

**F. Aesthetic Treatment.** A treatment applied to the face either during or after the manufacture of the face units to modify the appearance of the units and of the wall as a whole. Aesthetic treatment can include modifications to color, texture, architectural pattern, the addition of exposed surface aggregate (real or artificial), the addition of simulated joints or cracks, or any other treatment or material that modifies the appearance, provided that the structural integrity, function, or life span of the wall is not negatively impacted.

**554-2 MATERIALS.**

554-2.01 **Fill Type Retaining Walls.** Provide materials for the selected fill type retaining wall as outlined in the pertinent subsequent section.

554-2.02 **Mechanically Stabilized Earth System.** Not all materials listed below are required for each MSES. Ensure that the proper materials are supplied for the chosen system design. Provide materials meeting the following requirements:

**A. MSES Leveling Pad.** Provide leveling pad material meeting the requirements of Section 501 Portland Cement Concrete—General, Class A concrete.

1. **Leveling Pad Placement.** For precast leveling pad installations, a substitution of cushion sand, meeting the requirements of §703-06 Cushion Sand, in lieu of MSES backfill material directly beneath the leveling pad may be made to facilitate placement of the pad.

**B. MSES Facing Panel Units.** Fabricate precast concrete face panel units and incidental precast units in accordance with the requirements of §704-14 Precast Concrete Panel Units. The default aesthetic treatment for an MSES facing panel is a plain, smooth concrete finish of natural concrete (gray) color.

1. **Coping Unit.** Fabricate precast concrete coping units, and incidental precast units in accordance with the requirements of §704-14 Precast Concrete Panel Units.

**C. MSES Fasteners and Attaching Devices.** The fasteners and attaching devices are specific to each wall system and provided by the wall system manufacturer. The fasteners and attaching devices associated with each approved wall system appear on the Approved List under wall system components.

**D. MSES Joint Fillers.** Fill joints with material approved by DCES and approved by the wall system designer.
E. MSES Geotextile. Provide a geotextile meeting the requirements of §737-01B Geotextile Separation.

F. MSES Slip Joints. The type of slip joints are specific to each wall system and are designed and supplied by the wall system manufacturer.

G. MSES Metal Reinforcing Strips. Provide reinforcing strips of ASTM Designated metal grades and galvanize in accordance with the requirements of §719-01 Galvanized Coatings and Repair Methods, Type I. The reinforcing strips associated with each approved wall system appear on the Department’s Approved List under wall system components.

H. MSES Metal Reinforcing Mesh. Fabricate the reinforcing mesh from cold drawn steel wire conforming to the requirements of §709-09 Cold Drawn Wire for Concrete Reinforcement, and weld into the finished mesh fabric in accordance with the requirements of §709-02 Wire Fabric for Concrete Reinforcement. Galvanize in accordance with §719-01 Galvanized Coatings and Repair Methods, Type I. The reinforcing mesh associated with each approved wall system appears on the Department’s Approved List under wall system components.

I. MSES Geogrid Reinforcing Element. Provide geogrid reinforcing elements meeting the requirements of §737-07 Geogrids. The grid(s) associated with each approved wall system appear on the Approved List under wall system components.

J. MSES Backfill. Provide backfill material meeting the requirements of §733-02 Mechanically Stabilized Earth System Backfill Material.

K. MSES Subsurface Drainage System. Provide underdrain and geotextile material for a backfill drainage system as shown in the contract documents or conforming to the designers Installation Manual:

   1. Underdrain Pipe. Provide optional underdrain pipe conforming to Section 605 Underdrains.

   2. Geotextile Drainage. Provide geotextile conforming to the requirements of §737-01 Geotextiles, Geotextile Drainage, Strength Class 2, Drainage Class B.

L. MSES Identification Markers

   1. Signs. These will be 7 in. x 10 in. (minimum) fiberglass. Include warning information as follows:

      **WARNING**
      Internally Stabilized Fill Structure
      **DO NOT EXCAVATE**
      Call Regional Office of NYS DOT

      — For signs installed on concrete units, provide ¼ in. diameter by 1½ in. long stainless steel nail drive expansion anchors meeting GSA Specifications FE-S-325.
      — For signs installed on timbers, provide ¼ in. diameter by 1½ in. long stainless steel wood screws.

   2. Marking Tape. This will be polyethylene material 3 in. wide, 4 mil. thick. Include warning markings.
**554-2.03. Mechanically Stabilized Wall System.** Not all materials listed below are required for each MSWS. Ensure that the proper materials are supplied for the chosen system design. Provide materials meeting the following requirements:

**A. MSWS Leveling Pad.** MSWS height is measured from the top of the leveling pad to the top of the face coping unit.

1. **Wall Heights Taller Than or Equal to 15 ft.** For MSWS taller than or equal to 15 ft. in total height, provide a leveling pad of unreinforced Class A concrete—Section 501 Portland Cement Concrete—General.

2. **Wall Heights Shorter Than 15 ft.** For MSWS shorter than 15 ft. in total height, provide a leveling pad conforming to one of the following:
   - **Concrete.** Unreinforced Class A concrete—Section 501 Portland Cement Concrete—General, or
   - **ii. Granular.** Select Granular Fill—§733-11 Select Granular Fill, or Crushed Stone—§501-2.02, B.1.b. Coarse Aggregate Type CA 2 in Table 501-2 Coarse Aggregate Gradations.

3. **Leveling Pad Placement.** For precast leveling pad installations, a substitution of cushion sand, meeting the requirements of §703-06 Cushion Sand, in lieu of MSWS backfill material directly beneath the leveling pad may be made to facilitate placement of the pad.

**B. MSWS Facing System.** Provide a facing system in accordance with the requirements below.

1. **Solid Face Units.** Provide face units fabricated and conforming to §704-07 Dry Cast Concrete Wall Units or §704-06 Precast Concrete Wall Units and Precast Concrete Cribbing. The default treatment for a MSWS face unit is a split face finish of natural concrete (gray) color.
   - **i. Coping Unit.** Provide coping units fabricated and conforming to §704-07 Dry Cast Concrete Wall Units or §704-06 Precast Concrete Wall Units and Precast Concrete Cribbing.

2. **Open Top Face Unit.** Provide face units meeting the requirements of §704-06 Precast Concrete Wall Units and Precast Concrete Cribbing. The default treatment for a MSWS face unit is a plain, smooth concrete finish of natural concrete (gray) color.
   - **i. Coping Unit.** Provide coping units meeting the requirements of §704-06 Precast Concrete Wall Units and Precast Concrete Cribbing.

**C. MSWS Alignment and Connection Devices.** Provide devices conforming to the designers Installation Manual.

**D. MSWS Joint Fillers.** Fill joints with material meeting the requirements of—§705-07 Premoulded Resilient Joint Filler and approved by the wall system designer.

**E. MSWS Geotextile.** Provide a geotextile meeting the requirements of §737-01B Geotextile Separation.
F. MSWS Slip Joints. The type of slip joints are specific to each wall system and are designed and supplied by the wall system manufacturer.

G. MSWS Reinforcing Element. Provide geogrid or geotextile reinforcing elements meeting the requirements of §737-07 Geogrids.

H. MSWS Unit Infill. Provide infill material meeting the requirements of §733-02 Mechanically Stabilized Earth System Backfill Material.

I. MSWS Backfill. Provide backfill material meeting the requirements of §733-02 Mechanically Stabilized Earth System Backfill Material.

J. MSWS Drainage System. Provide underdrain, geotextile material, and prefabricated structural drain for a backfill drainage system as shown in the contract documents or conforming to the designers Installation Manual:
   1. **Underdrain Pipe.** Provide optional underdrain pipe conforming to Section 605 Underdrains.
   2. **Geotextile Drainage.** Provide geotextile conforming to the requirements of §737-01 Geotextiles, Geotextile Drainage, Strength Class 2, Drainage Class B.
   3. **Prefabricated Composite Structural Drain.** Provide structural drain conforming to the requirements of §737-04 Prefabricated Composite Structural Drain.

K. MSWS Identification Markers. Provide identification markers conforming to §554-2.02 L. MSES Identification Markers.

554-2.04. Geosynthetically Reinforced Soil System. Not all materials listed below are required for each GRSS. Ensure that the proper materials are supplied for the chosen system design. Provide materials meeting the following requirements:

A. GRSS Geosynthetic Reinforcing Element. Provide a geogrid or geotextile primary and secondary reinforcing elements meeting the requirements of §737-07 Geogrids.

B. GRSS Backfill. Provide backfill material conforming to the following:
   1. **Walls.** Provide backfill material meeting the requirements of §733-14 Select Structure Fill with the exception that the pH requirements are waived.
   2. **Slopes.** Provide backfill material meeting the requirements of §733-03 Geosynthetically Reinforced Soil System Slope Backfill Material.

C. GRSS Wall Facing Foundation. Provide a pad of material meeting the requirements of §703-02 Crushed Stone, Size Designation 2.

D. GRSS Facing System. Provide a facing system shown in the contract documents and in accordance with the requirements below:
   1. **Welded Wire Forms.** Provide welded wire forms and wire struts as shown in the contract documents, conforming to the material requirements of §709-02 Wire Fabric for Concrete.
Reinforcement. For applications other than staging walls, provide galvanization to the forms in accordance with the requirements of ASTM A 641 Class 3 for zinc coating (including the zinc coating on the Style 2 fabric), ASTM A 856M Class 3 for Zn-5Al-MM coating, or ASTM A 809 for aluminum coating.

— Provide geotextile face wrap material meeting the requirements of §737-01B Geotextile Separation and as shown in the contract documents.

Proposed alternate, non-structural facing systems used to aid in compaction near the face of the wall shall be included in the submittal outlined in §554-3.03 A. GRSS Submittal.

2. Geocells. Provide geocells, anchoring devices, and staples as shown in the contract documents, conforming to the material requirements of §737-08 Geocells.

— Provide infill material conforming to §733-14 Select Structure Fill, with the added stipulation that the maximum particle size is 2 in. Where a vegetated face is called for, the outermost cells are to be filled with topsoil meeting the material requirements of §713-01 Topsoil.

3. Timbers. Provide timbers as shown in the contract documents, graded for an extreme fiber stress of at least 1000 psi conforming to the material requirements of §712-14 Stress Graded Timber and Lumber. Treat timbers in accordance with §708-21 Wood Preservative—Waterborne and applied in conformance with American Wood Preservers Association (AWPA) Use Category Designation UC4B.

4. As Shown in the Contract Documents. Provide materials in accordance with the contract documents. Precast units are excluded as a design-specific GRSS facing system.

E. GRSS Surface Protection. Provide erosion resistant covering of the finished GRSS slope surface meeting the requirements of §713-07 Rolled Erosion Control Products and Soil Stabilizers Class III Type C.

F. GRSS Drainage System. Provide underdrain and geotextile material for a backfill drainage system conforming to §554-2.02 K. MSES Drainage System.

G. GRSS Identification Markers. Provide identification markers conforming to §554-2.02 L. MSES Identification Markers.

554-2.05. Prefabricated Wall System. Not all materials listed below are required for each PWS. Ensure that the proper materials are supplied for the chosen system design. Provide materials meeting the following requirements:

A. PWS Leveling Pad. Provide a leveling pad conforming to the following:

1. Open Top Face Units. For PWS utilizing open top face units, provide a leveling pad of unreinforced Class A concrete—Section 501 Portland Cement Concrete—General.

— For precast leveling pad installations, a substitution of cushion sand, meeting the requirements of §703-06 Cushion Sand, in lieu of PWS backfill material directly beneath the leveling pad may be made to facilitate placement of the pad.

2. Solid Face Units. For PWS utilizing solid face units, provide a leveling pad conforming to the requirements of §733-11 Select Granular Fill or §501-2.02, B.1.b. Coarse Aggregate Type CA-2 in Table 501-2 Coarse Aggregate Gradations.

B. PWS Face Unit. Provide face units meeting the following:
1. **Open Top Face Units.** For PWS utilizing open top face units, provide units meeting the requirements of §704-06 Precast Concrete Wall Units and Precast Concrete Cribbing. The default treatment for a PWS open top face unit is a plain, smooth concrete finish of natural concrete (gray) color.

   i. **Coping Unit.** Provide coping units meeting the requirements of §704-06 Precast Concrete Wall Units and Precast Concrete Cribbing.

2. **Solid Face Units.** For PWS utilizing solid face units, provide units meeting the requirements of §704-07 Dry Cast Concrete Wall Units or §704-06 Precast Concrete Wall Units and Precast Concrete Cribbing. The default treatment for a PWS solid face unit is a split face finish of natural concrete (gray) color.

   i. **Coping Unit.** Provide coping units fabricated and conforming to §704-07 Dry Cast Concrete Wall Units or §704-06 Precast Concrete Wall Units and Precast Concrete Cribbing.

C. **PWS Joint Fillers.** Fill joints with material meeting the requirements of §705-07 Premoulded Resilient Joint Filler and approved by the wall system designer.

D. **PWS Geotextile.** Provide a geotextile meeting the requirements of §737-01B Geotextile Separation.

E. **PWS Slip Joints.** The type of slip joints are specific to each wall system and are designed and supplied by the wall system manufacturer.

F. **PWS Backfill.** Provide backfill material meeting the requirements of §733-14 Select Structure Fill.

G. **PWS Unit Infill.** Provide unit infill material meeting the requirements of §733-14 Select Structure Fill.

   — For systems which allow plantings to integrate the structure into the surrounding environment, the front pocket of the unit shall be filled with a minimum of 8 in. of topsoil conforming to the material requirements as specified in §713-01 Topsoil.

H. **PWS Drainage System.** Provide underdrain, geotextile material, and prefabricated structural drain for a backfill drainage system as shown in the contract documents or conforming to the designers Installation Manual:

   1. **Underdrain Pipe.** Provide optional underdrain pipe conforming to Section 605 Underdrains.

   2. **Geotextile-Drainage.** Provide geotextile conforming to the requirements of §737-01 Geotextiles, Geotextile Drainage, Strength Class 2, Drainage Class B.

   3. **Prefabricated Composite Structural Drain.** Provide structural drain conforming to the requirements of §737-04 Prefabricated Composite Structural Drain.

**554-2.06 Fill Type Retaining Wall Aesthetic Treatment.** The requirements for color, texture and pattern will be described in the contract documents using industry-standard descriptions and terminology.
554-3 CONSTRUCTION DETAILS

554-3.01. General.

A. Fill Type Retaining Wall Selection. Approved designers of proprietary Fill Type Retaining Walls, wall systems, and the components of each wall system appear on the Approved List, available on the Department’s web site. Proprietary Fill Type Retaining Walls include Mechanically Stabilized Earth Systems, Mechanically Stabilized Wall Systems, and Prefabricated Wall Systems.

Select a designer appearing on the Approved List for Fill Type Retaining Walls. The selection shall be based on the maximum wall height shown in the contract documents.

B. Fill Type Retaining Wall Submittal. Obtain from the chosen designer a Fill Type Retaining Wall design stamped by a Professional Engineer. Submit the design package, including working drawings of the wall design, design calculations, and the designer’s Installation Manual at least 30 work days before starting work to the following:

1. Mechanically Stabilized Earth System. Submit the design package to the Deputy Chief Engineer Technical Services (DCETS) Attn: Materials Bureau in accordance with the requirements for Drawing in §704-03 Precast Concrete—General. The design shall be consistent with the design methods employed in obtaining acceptance to appear on the Department’s Approved List. The design package shall also include identification of backfill material gradation type(s) (outlined in §733-02B Gradation) suitable for the construction of the wall system, fabrication drawings for precast panels and coping and, for treatments applied to the face panel units other than the default treatment, a face panel unit sample for color and texture approval by the Regional Landscape Architect.

2. Mechanically Stabilized Wall System. Submit the design package to the Deputy Chief Engineer Technical Services (DCETS) Attn: Geotechnical Engineering Bureau. The design shall be consistent with the design methods employed in obtaining acceptance to appear on the Department’s Approved List. The design package shall also include identification of backfill material gradation type(s) (outlined in §733-02B Gradation) suitable for the construction of the wall system and, for treatments applied to the face units other than the default treatment, a face unit sample for color and texture approval by the Regional Landscape Architect.

3. Prefabricated Wall System.

i. Open Top Face Units. For PWS utilizing open top face units, submit the design package to the Deputy Chief Engineer Technical Services (DCETS) Attn: Materials Bureau in accordance with the requirements for Drawing in §704-03 Precast Concrete—General. The design shall be consistent with the design methods employed in obtaining acceptance to appear on the Department’s Approved List. The design package shall also include fabrication drawings for the face units and, for treatments applied to the face units other than the default treatment, a face unit sample for color and texture approval by the Regional Landscape Architect.

ii. Solid Face Units. For PWS utilizing solid face units, submit the design package to the Engineer for approval. For solid face units consisting of units manufactured via the wet-casting process, submit the design package in accordance with the requirements for Drawing
in §704-03 Precast Concrete—General. The design shall be consistent with the design methods employed in obtaining acceptance to appear on the Department’s Approved List. For treatments applied to the face units other than the default treatment, the design package submittal shall also include a face unit sample for color and texture approval by the Regional Landscape Architect.

After receipt of all pertinent information, the Department requires 10 work days or 2 work days per drawing sheet, whichever is greater, to review the submission.

554-3.02. Mechanically Stabilized Earth System.

A. Pre-Operation Meeting. A Pre-Operation Meeting will be held between the Engineer, Contractor, Regional Geotechnical Engineer, Geotechnical Engineering Bureau and other appropriate Department representatives to discuss the Contractor’s proposed construction methods. Begin work only after receiving the DCES written approval and holding the Pre-Operation Meeting. Supply on-site technical assistance from a representative of the designated designer during the beginning of the installation until such time as outside consultation is no longer required.

B. MSES Excavation and Disposal. Excavation shall be conducted in accordance with the applicable requirements of Section 206 Trench, Culvert and Structure Excavation and the details specified in the contract documents.

C. MSES Foundation. Prior to erection of the wall system, the foundation shall be inspected and approved by the Engineer.

1. Placement Area. Grade the area under the MSES, level for a width equal to, or in excess of, the reinforcing element length. Prior to wall system construction, compact this area to a minimum of 90% of Standard Proctor Maximum Density. Treat all soils found to be unsuitable, or incapable of being satisfactorily compacted because of moisture content, in a manner directed by the Engineer, in conjunction with the recommendations of the Regional Geotechnical Engineer.

D. MSES Subsurface Drainage System. Install the subsurface drainage system simultaneously with the erection and backfill of the MSES to ensure a continuous, uninterrupted system to prevent the accumulation of destabilizing water pressure on the wall. In all cases, the subsurface drainage system will be installed to drain all intercepted water to a point of positive drainage.

E. MSES Facing Panel Unit Inspection, Storage, and Handling

1. Face Panel Units. An inspection will be made prior to installation to determine if any damage has occurred to the panel unit(s). Handle and store the panel units with care to prevent damage.

2. Damaged Panel Units. Repair damaged panel units in a manner approved by the Engineer. Replace panel units that are not repairable at no additional cost to the State.

F. MSES Leveling Pad. Provide an unreinforced concrete leveling pad as required by the contract documents. Cast the concrete, in accordance with the requirements Section 555 Structural Concrete, or place the precast leveling pad for the foundation of the MSES to ensure a flat surface for placing the initial course of precast facing panel units. Step the leveling pad to conform to grade changes as shown in the contract documents or approved Shop Drawings.
G. MSES Erection

1. Methods and Equipment. Install panel units in accordance with the designers approved shop drawings and Installation Manual, unless otherwise modified by the contract documents. Prior to installation of the panel units, furnish the Engineer with detailed information concerning the proposed construction method, as well as the equipment planned for use.

2. Panel Unit Installation
   i. Place panel units such that, after completion of compaction, the tolerances of Table 554-1 MSES Facing Panel Unit Alignment and Joint Offset Tolerances are not exceeded. After placement, maintain each panel unit in position. If wedges are used, do not allow them to remain in place below three panel unit heights during installation, and compaction. Remove all wedges remaining in the top three panel unit heights upon completion of the MSES. External braces may be required for initial placements. Install joint fillers in the manner indicated by the Installation Manual.
   ii. Correct all misalignments of installed panel units in excess of the tolerances allowed by Table 554-1 MSES Facing Panel Unit Alignment and Joint Offset Tolerances, at no additional cost to the State.

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<thead>
<tr>
<th>TABLE 554-1 MSES FACING PANEL UNIT ALIGNMENT AND JOINT OFFSET TOLERANCES</th>
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<tbody>
<tr>
<td>Horizontal Alignment</td>
</tr>
<tr>
<td>Joint Offset per Panel Unit</td>
</tr>
<tr>
<td>Overall Vertical Plumbness (Top to Bottom of Wall System)</td>
</tr>
</tbody>
</table>

H. MSES Backfill. Do not mix backfill material from different sources behind any wall without the written permission of the Director, Geotechnical Engineering Bureau.

1. Moisture Content. Place backfill materials, other than Type B and Type D, at or within 2% dry of the Optimum Moisture Content. Rework or replace all backfill material which is at a moisture content in excess of the Optimum Moisture content. Determine the Optimum Moisture Content in conformance with the latest Geotechnical Test Methods for compaction that incorporate moisture content determination. Rework or replace backfill material at no additional cost to the State.

2. Backfill Placement. Prior to placement of the reinforcing element, backfill and compact the area within 3 ft. of the panel units horizontally to 2 in. above the required reinforcing element elevation. Roughly grade the backfill beyond the 3 ft. line to the reinforcing element elevation.
   i. Place granular backfill material in uniform layers not exceeding 12 in. loose lift thickness per layer. Compact each layer to a minimum of 95% of Standard Proctor Maximum Density.
   ii. Place Type B and Type D backfill in uniform layers not exceeding 16 in. loose lift thickness. Compact in accordance with requirements determined by the Engineer.

3. Surface Drainage Control. Provide positive control and discharge of all surface drainage that will affect the installation of the MSES throughout the construction of the wall. Maintain all
vertical drains, weeps, ditches, pipes, or conduits used to control surface water during construction. Repair damage caused by surface water at no additional cost.

4. QA Program. The Department will sample and test backfill from the grade in accordance with the Quality Assurance Program outlined in §733-02 Mechanically Stabilized Earth System Backfill Material. If the material is determined to not meet the specification requirements, the material will be rejected.

I. MSES Reinforcing Elements. Place reinforcing elements in accordance with the designer’s recommendations or as described in the designer’s Installation Manual. Before attaching the reinforcing elements to the panel units, repair all damage to the zinc coating in accordance with the requirements of §719-01 Galvanized Coatings and Repair Methods, Type I.

1. Placement. Place reinforcing elements normal to the panel units unless indicated otherwise by the contract documents or approved shop drawings. Take care to avoid breaking, distorting, or disturbing the reinforcing elements. Replace reinforcing elements which are broken or distorted.

2. Connections. Prior to the attachment of the reinforcing elements, as required, fill all openings, or attachment locations, with grease, or other protective material. Obtain the grease or other protective materials from the chosen designer. Connect reinforcing elements to the face panel unit before placement of subsequent face panel units, or as directed by the approved shop drawings.

J. MSES Identification Markers. Install MSES identification markers.

— Place the marking tape at the highest possible elevation that will not damage the tape. For walls supporting a pavement section, install the tape 6 in. below top of subbase elevation. For walls supporting earth, install the tape 6 in. below finished grade. Install the marking tape on top of the reinforced backfill area, parallel to the wall face in rows at 5 ft. intervals until the back edge of the reinforced backfill area is reached.

— Drill two, 5/16 in. diameter, holes for mounting, located ½ in. from the ends of the sign and 3 ½ in. from the top of the sign. Secure the sign using anchorage appropriate for the supporting material.

K. Equipment Movement. Movement of construction equipment and all other vehicles and loads over and adjacent to MSES shall be done at the Contractor’s risk. Govern the operations and procedures to prevent misalignment of the installed panel units. Precautionary measures include, but are not limited to, keeping vehicular equipment a minimum of 3 ft. from the panel units. Within 3 ft. of the panel units use compaction equipment meeting the requirements of Compaction Equipment for Confined Areas in Section 203 Excavation and Embankment. Operate rubber tired equipment on top of reinforcing elements only at low speeds (less than 5 mph) and without making sharp turns or braking sharply. Do not operate tracked equipment directly on reinforcing elements. Cover reinforcing elements with a minimum 6 in. thick soil layer prior to operating tracked equipment over reinforced areas. Repair or replace damaged reinforcing elements in strict accordance with the designer’s written instructions at no additional cost to the State.

554-3.03. Mechanically Stabilized Wall System.

A. Pre-Operation Meeting. A Pre-Operation Meeting will be held between the Engineer, Contractor, Regional Geotechnical Engineer, Geotechnical Engineering Bureau and other appropriate Department representatives to discuss the Contractor’s proposed construction methods. Begin work only after receiving the DCETS written approval and holding the Pre-Operation Meeting.
Supply on-site technical assistance from a representative of the designated designer during the beginning of the installation until such time as outside consultation is no longer required.

**B. MSWS Excavation and Disposal.** Excavation shall be conducted in accordance with the applicable requirements of Section 206 Trench, Culvert and Structure Excavation and the details specified in the contract documents.

**C. MSWS Foundation.** Prepare the foundation in accordance with the requirements of §554.3.02 C. MSES Foundation.

**D. MSWS Subsurface Drainage System.** Install the subsurface drainage system simultaneously with the erection and infill/backfill of the MSWS to ensure a continuous, uninterrupted system to prevent the accumulation of destabilizing water pressure on the wall. In all cases, the subsurface drainage system will be installed to drain all intercepted water to a point of positive drainage.

**E. MSWS Leveling Pad.** Provide an unreinforced concrete leveling pad or compacted granular fill leveling pad as shown in the contract documents to ensure a flat surface for placing the initial course of face units. Step the leveling pad to conform to grade changes as shown in the contract documents or approved Shop Drawings.

1. **Concrete.** Cast the concrete leveling pad, in accordance with the requirements of Section 555 Structural Concrete, or place the precast leveling pad, for the foundation of the MSWS.

2. **Granular.** Place and compact granular fill in conformance with Section 203 Excavation and Embankment.

**F. MSWS Facing Unit Erection**

1. **Solid Face Unit Erection**

   i. **Methods and Equipment.** Install face units in accordance with the designers approved shop drawings and Installation Manual, unless otherwise modified by the contract documents. Prior to installation of the face units, furnish the Engineer with detailed information concerning the proposed construction method, as well as the equipment planned for use.

   ii. **Face Unit Installation.**

      a. Install by placing, positioning, and aligning face units in conformance with the designers Installation Manual and within the tolerances in Table 554-2 MSWS Solid Face Unit Alignment Tolerances.

      b. Correct all misalignments of installed face units that exceed the tolerances allowed in Table 554-2 MSWS Solid Facing Unit Alignment Tolerances.

<table>
<thead>
<tr>
<th>TABLE 554-2 MSWS SOLID FACE UNIT ALIGNMENT TOLERANCES</th>
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<tbody>
<tr>
<td>Vertical Control</td>
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<tr>
<td>Horizontal Control</td>
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<tr>
<td>Rotation from established plan wall batter</td>
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</table>
2. **Open Top Face Unit Erection.** During erection, any face unit damaged beyond repair shall be removed and replaced by the Contractor with approved face units at no additional cost to the State.

   i. All face units shall be assembled and handled in accordance with the designer’s instructions and the contract documents. Erect the face units conforming to the lines, grades, and typical sections shown on the contract documents and in accordance with the designated manufacturer’s installation manual.

   ii. Place the face units side by side and in full contact with the installed leveling pad.

   iii. Maintain the minimum face unit tolerances shown in Table 554-3 MSWS Open Top Face Unit Tolerances. Correct all misalignments of installed face units that exceed the tolerances allowed in a manner satisfying the Engineer:

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<tr>
<th>TABLE 554-3 MSWS OPEN TOP FACE UNIT ALIGNMENT TOLERANCES</th>
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<tbody>
<tr>
<td>Vertical control (plumbness)</td>
</tr>
<tr>
<td>Horizontal location control (alignment)</td>
</tr>
<tr>
<td>Vertically overall (plumbness from top to bottom)</td>
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</table>

   iv. Adjust face unit spacing for curved sections according to the manufacturer’s installation recommendations.

G. **MSWS Facing Unit Bin Infill**

1. **Solid Face Unit Bin Infill**

   i. **Placement.** Place unit infill to the limits indicated in the contract documents. Before installing the next course of face units, compact the unit infill and brush the tops of the face units clean to ensure an even placement area.

   ii. **Protection.** Protect unit infill from contamination during construction.

2. **Open Top Face Unit Bin Infill**

   i. **Placement.** Place and compact backfill and face unit infill simultaneously with the erection of the PWS and in accordance with **Compaction** in Section 203 Excavation and Embankment. Placement of infill in the wall and backfill behind the wall shall closely follow the erection of successive courses of face units.

   ii. **Protection.** Protect unit infill from contamination during construction.

H. **MSWS Backfill.** Do not mix backfill material from different sources behind any wall without the written permission of the Director, Geotechnical Engineering Bureau.

1. **Moisture Content.** Place backfill materials (other than Types B and D) at or within 2% dry of the Optimum Moisture Content. Rework or replace all material which is at a moisture content exceeding the Optimum Moisture Content. Determine Optimum Moisture Content in conformance with Geotechnical Test Methods (excluding GTM-6) for compaction that incorporates moisture content determination. Rework or replace backfill material at no additional cost to the State.
2. **Backfill Placement.** Prior to placement of the reinforcing element, backfill and compact the area within 3 ft. of the face units horizontally to 2 in. above the required reinforcing element elevation. Roughly grade the backfill beyond the 3 ft. line to the reinforcing element elevation.

   i. Place granular backfill material in uniform layers so that the compacted thickness of each layer does not exceed 10 in. or one unit height, whichever is less. Compact each layer to a minimum of 95% of Standard Proctor Maximum Density.

   ii. Place Types B and D backfill in uniform layers so that the compacted thickness of each layer does not exceed 10 in. or one unit height, whichever is less. Compact each layer in conformance with *Compaction* in Section 203 Excavation and Embankment.

3. **Separation Geotextile.** Place the geotextile separation, if required, loosely but in intimate contact with the soil so that placement of the overlying material will not stretch or tear the geotextile.

4. **Surface Drainage Control.** Provide positive control and discharge of all surface drainage that will affect the installation of the MSWS throughout the construction of the wall. Maintain all vertical drains, weeps, ditches, pipes, or conduits used to control surface water during construction. Repair damage caused by surface water at no additional cost.

5. **QA Program.** The Department will sample and test backfill from the grade in accordance with the Quality Assurance Program outlined in §733-02 *Mechanically Stabilized Earth System Backfill Material*. If the material is determined to not meet the specification requirements, the material will be rejected.

I. **MSWS Reinforcing Element**

   1. **Reinforcing Element Placement.** Place the reinforcing element normal to face units unless otherwise indicated in the contract documents. Replace all broken, damaged or distorted reinforcing elements at no additional cost to the State.

   2. **Reinforcing Element Connection.** Install the reinforcing element within/between courses of face units conforming to the designers Installation Manual. Pull taut and secure the reinforcing element before placing the backfill.

J. **MSWS Identification Markers.** Install MSWS identification markers in accordance with the requirements of §554.3.02 J. *MSES Identification Markers*.

K. **Equipment Movement.** Movement of construction equipment and all other vehicles and loads over and adjacent to MSWS shall be done at the Contractor’s risk. Control all operations and procedures to prevent misalignment of the face units. Precautionary measures include, but are not limited to, keeping vehicular equipment at least 3 ft. behind the back of the face units. Compaction equipment used within 3 ft. of the back of the face units must conform to *Compaction Equipment for Confined Areas* in Section 203 Excavation and Embankment. Operate rubber tired equipment on top of reinforcing elements only at low speeds (less than 5 mph) and without making sharp turns or braking sharply. Do not operate tracked equipment directly on reinforcing elements. Cover reinforcing elements with a minimum 6 in. thick soil layer prior to operating tracked equipment over reinforced areas. Repair or replace damaged reinforcing elements in strict accordance with the designers written instructions at no additional cost to the State.
554-3.04 Geosynthetically Reinforced Soil System.

A. GRSS Submittal. Submit the geogrid or geotextile reinforcing element certifications, verifying that the material meets the requirements of §737-07 Geogrids for the specified long-term design tensile strength shown in the contract documents, to the Engineer prior to start of work. Begin work only after receiving the Engineer’s approval.

— Supply on-site technical assistance from a representative of the geosynthetic reinforcing element manufacturer until such time as outside consultation is no longer required.

B. GRSS Storage of Geosynthetic. Store and protect geosynthetic materials in accordance with the manufacturer’s recommendations prior to installation.

C. GRSS Excavation and Disposal. Excavation shall be conducted in accordance with the applicable requirements of Section 206 Trench, Culvert and Structure Excavation and the details specified in the contract documents.

D. GRSS Foundation. Prior to erection of the GRSS system, the foundation shall be inspected and approved by the Engineer.

— Grade the area under the GRSS level for the width shown in the contract documents. A minimum of 90% of Standard Proctor Maximum Density will be required.

— For GRSS wall systems, a pad of crushed stone shall be incorporated into the foundation directly below the wall facing.

E. GRSS Subsurface Drainage System. Install the subsurface drainage system simultaneously with the erection and backfill of the GRSS to ensure a continuous, uninterrupted system to prevent the accumulation of destabilizing water pressure on the wall. In all cases, the subsurface drainage system will be installed to drain all intercepted water to a point of positive drainage.

F. GRSS Placement of Materials.

1. Geosynthetic Reinforcing Element. Place and secure the primary and secondary reinforcing element in accordance with the manufacturer’s recommendations, in continuous strips without joints, seams or connections throughout the embedment length, to the line, grade and orientation shown in the contract documents. Place reinforcing elements to lay flat with no creases and pull taut to remove any slack prior to placement of backfill.

2. Welded Wire Forms. Place welded wire forms where required, as shown in the contract documents. Position and connect the welded wire forms to overlap 2 in. with adjacent forms and connect with wire ties. Install wire struts as shown in the contract documents and as required to stiffen the welded wire forms.

3. Geotextile Face Wrap. Place geotextile face wrap as shown in the contract documents. If used in conjunction with welded wire forms, place the geotextile face wrap so as to conform closely to the welded wire forms.

4. Backfill. Replace any damaged geosynthetic prior to placement of any overlying material at no cost to the State. Place the backfill onto the geosynthetic reinforcing elements in such a manner that no damage occurs. Progress placement of backfill materials so as to minimize the development of slack in the reinforcing element. The thickness of a compacted lift of backfill is not to exceed 12 in. or the measured vertical distance between geosynthetic layers, whichever is
less. Compact the backfill to a minimum of 95% of Standard Proctor Maximum Density in accordance with the requirements contained in Compaction in Section 203 Excavation and Embankment. Only hand-operated equipment is allowed within 3 ft. of the face. Lift thickness may have to be reduced to achieve required compaction.

5. Surface Protection. Place and secure erosion control material in accordance with Section 209 Soil Erosion and Sediment Control and as shown in the contract documents.

6. Permanent Facing. Place and connect permanent facing as shown in the contract documents.

7. Surface Drainage Control. Provide positive control and discharge of all surface drainage that will affect the installation of the GRSS throughout the construction of the wall. Maintain all vertical drains, weeps, ditches, pipes, or conduits used to control surface water during construction. Repair damage caused by surface water at no additional cost.

G. GRSS Construction Monitoring. Monitor the system face during fill placement and compaction. If verticality or the required batter of a system is not being maintained, stop work until compaction equipment and/or operational procedures are modified.

H. GRSS Identification Markers. For applications other than staging walls, install GRSS identification markers in accordance with the requirements of §554-3.02 J. MSES Identification Markers.

I. Equipment Movement. Movement of construction equipment and all other vehicles and loads over and adjacent to GRSS shall be done at the Contractor’s risk. Operate rubber-tired equipment on top of reinforcing elements only at low speeds (less than 5 mph) and without making sharp turns or braking sharply. Do not operate tracked equipment directly on reinforcing elements. Cover reinforcing elements with a minimum 6 in. thick soil layer prior to operating tracked equipment over reinforced areas. Repair or replace damaged reinforcing elements in accordance with the manufacturer’s written instructions at no additional cost to the State.

554-3.05. Prefabricated Wall System.

A. PWS Excavation and Disposal. Excavation shall be conducted in accordance with the applicable requirements of Section 206 Trench, Culvert and Structure Excavation and the contract documents.

B. PWS Foundation. Prior to erection of the wall system, the foundation shall be inspected and approved by the Engineer.

   — Grade the area under the PMWS level for the width shown in the contract documents. A minimum of 90% of Standard Proctor Maximum Density will be required.

   — Construct the wall system to meet the line and grade shown in the contract documents.

C. PWS Subsurface Drainage System. Install the subsurface drainage system simultaneously with the erection and infill/backfill of the PWS to ensure a continuous, uninterrupted system to prevent the accumulation of destabilizing water pressure on the wall. In all cases, install the subsurface drainage system to drain all intercepted water to a point of positive drainage.

D. PWS Leveling Pad. Provide an unreinforced concrete leveling pad or compacted granular fill leveling pad as shown in the contract documents to ensure a flat surface for placing the initial course.
of face units. Step the leveling pad to conform to grade changes as shown in the contract documents or approved Shop Drawings.

1. **Concrete.** Cast the concrete leveling pad, in accordance with the requirements of Section 555 Structural Concrete, or place the precast leveling pad, for the foundation of the PWS.

2. **Granular.** Place and compact granular fill in conformance with Section 203 Excavation and Embankment.

**E. PWS Erection.** During erection, remove and replace any face units damaged beyond repair with approved face units at no additional cost to the State.

1. **Assembly.** All PWS shall be assembled and handled in accordance with the designer's instructions and the contract documents. Erect the PWS conforming to the lines, grades, and typical sections shown on the contract documents and in accordance with the designated manufacturer's installation manual.

2. **Placement.** Place the PWS side by side and in full contact with the installed leveling pad.

3. **Tolerances.** Maintain the minimum PWS tolerances shown in Table 554-2 MSWS Solid Face Unit Alignment Tolerances or Table 554-3 MSWS Open Top Face Unit Alignment Tolerances as appropriate. Correct all misalignments of installed face units that exceed the tolerances allowed in a manner satisfying the Engineer:

4. **Adjustments.** Adjust PWS spacing for curved sections according to the manufacturer's installation recommendations.

5. **Coping.** Apply the coping unit to the top of the wall using mastic adhesive, in accordance with, and conforming to the unit manufacturer's installation recommendations.

**F. PWS Infill and Backfill.** Immediately prior to backfilling, the Engineer will inspect the face units for damage. Face units which are damaged beyond repair shall be removed and replaced by the Contractor with approved face units at no additional cost to the State.

—— Place and compact backfill and unit infill simultaneously with the erection of the PWS and in accordance with Compaction in Section 203 Excavation and Embankment. Placement of infill in the wall and backfill behind the wall shall closely follow the erection of successive courses of face units.

**G. Equipment Movement.** Movement of construction equipment and all other vehicles and loads over and adjacent to PWS shall be done at the Contractor's risk. Control all operations and procedures to prevent misalignment of the PWS. Precautionary measures include, but are not limited to, keeping vehicular equipment at least 3 ft. behind the back of the face units. Compaction equipment used within 3 ft. of the back of the face units must conform to the Compaction Equipment for Confined Areas in Section 203 Excavation and Embankment. Any damage to face units from any cause shall be repaired or replaced by the Contractor at no additional cost to the State.

**554-3.06 Fill Type Retaining Wall Aesthetic Treatment.** Provide aesthetic treatment as specified in the contract documents. Any damage to the treatment shall be repaired to the satisfaction of the Engineer at no additional cost to the State.

**554-4. METHOD OF MEASUREMENT.**
554-4.01. General. Vacant.

554-4.02. Mechanically Stabilized Earth System. A MSES will be measured in square feet of face area, measured to the nearest square foot from the payment lines shown in the contract documents.

554-4.03. Mechanically Stabilized Wall System. A MSWS will be measured in square feet of face area, measured to the nearest square foot from the payment lines shown in the contract documents.

554-4.04. Geosynthetically Reinforced Soil System. A GRSS will be measured in square feet of vertical face area, measured to the nearest square foot from the payment lines shown in the contract documents.

554-4.05. Prefabricated Wall System. A PWS will be measured in square feet of vertical face area, measured to the nearest square foot from the payment lines shown in the contract documents.

554-4.06. Fill Type Retaining Wall Aesthetic Treatment. Aesthetic treatment will be measured in square feet of treated face area, measured to the nearest square foot from the payment lines shown in the contract documents. Include only those visual standards incorporated into the finished wall into the measurements.

554-5. BASIS OF PAYMENT

554-5.01. General. Vacant.

554-5.02. Mechanically Stabilized Earth System. Include in the unit price bid the cost of all labor, materials, and equipment, including backfill, reinforcing elements, leveling pads, fasteners, joint fillers, geotextiles, face panel and coping units, subsurface drainage system, and the cost of adding water for backfill compaction, unless items for Furnishing Water Equipment and Applying Water are included in the contract, necessary to satisfactorily complete the work.

554-5.03. Mechanically Stabilized Wall System. Include in the unit price bid the cost of all labor, materials, and equipment, including backfill, infill, reinforcing elements, leveling pads, fasteners, geotextiles, face units and coping units, subsurface drainage system, and the cost of adding water for backfill compaction, unless items for Furnishing Water Equipment and Applying Water are included in the contract, necessary to satisfactorily complete the work.

554-5.04. Geosynthetically Reinforced Soil System. Include in the unit price bid the cost of all labor, materials, and equipment, including backfill, geosynthetic reinforcing elements, facing system, subsurface drainage system, and the cost of adding water for backfill compaction, unless items for Furnishing Water Equipment and Applying Water are included in the contract, necessary to satisfactorily complete the work.

554-5.05. Prefabricated Wall System. Include in the unit price bid the cost of all labor, materials, and equipment, including backfill, leveling pads, joint fillers, geotextiles, face units and coping units, subsurface drainage system, and the cost of adding water for backfill compaction, unless items for Furnishing Water Equipment and Applying Water are included in the contract, necessary to satisfactorily complete the work.

554-5.06. Fill Type Retaining Wall Aesthetic Treatment. Include in the unit price bid the cost of all labor, material, and equipment needed to provide aesthetic treatment for the wall and the cost of
production and transportation of visual standards from the precast facility to the project site for Region approval and back to the precast facility for use during production.

**Payement will be made under:**

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<tr>
<td>XX</td>
<td>Facing System</td>
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<td>Welded Wire Forms</td>
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<tr>
<td>03</td>
<td>Timbers</td>
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<td>554.44</td>
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<td>554.45</td>
<td>Fill Type Retaining Wall (Greater than 30 ft.)</td>
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<td>Fill Type Retaining Wall Aesthetic Treatment – Exposed Aggregate Finish, Integral Color</td>
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**SECTION 555 - STRUCTURAL CONCRETE**

**555-1 DESCRIPTION.** This work shall consist of furnishing and placing portland cement concrete for structures as indicated in the contract documents and as directed by the Engineer.

**555-2 MATERIALS**

**555-2.01 General.** The materials used for structural concrete shall comply with the material requirements of Section 501, Portland Cement Concrete, General.

Additional materials, listed below, required specifically for use in conjunction with structural concrete items shall meet the requirements of the following subsections:

- Concrete Grout Material 701-05
- Vertical and Overhead Patching Material 701-08
- Rapid Hardening Concrete Repair Material 701-09
- Concrete Repair Material - High Early Strength 701-12
- Preformed Cork Joint Filler 705-01
- Preformed Rubber Joint Filler 705-03
Caulking Compound for Structures 705-06
Preformed Elastic Bridge Joint Sealer 705-09
Polyvinyl Chloride Extruded Shapes and Sheet Material 705-11
Lubricant for Preformed Elastic Joint Sealer 705-13
Bar Reinforcement, Grade 60 709-01
Wire Fabric for Concrete Reinforcement 709-02
Quilted Covers (for curing) 711-02
Plastic Coated Fiber Blankets (for curing) 711-03
Polyethylene Curing Cover (White Opaque) 711-04
Membrane Curing Compound 711-05
Burlap 711-06
Form Insulating Materials for Cold Weather Concreting 711-07
Admixtures 711-08
Water 712-01
Asphalt Roofing Felt 712-12
Epoxy Resin System 721-01
Epoxy Polysulfide Grout 721-03
Copper Flashing 725-01
Sheet Gasket (treated both sides) 728-06
Concrete Cylinder Curing Box 735-01

555-2.02 Concrete for Structures. The class of concrete required for the various structural concrete items will be indicated in the contract documents. Mixtures using a CA2 gradation shall be used when the minimum placement dimension is 5 inches or greater, except for pedestal repairs, where Class D or DP concrete may be used when placement dimensions are greater than 1½ inches but do not exceed 12 inches. The same source of aggregates shall be used for all faces and surfaces of concrete exposed to view.

555-3 CONSTRUCTION DETAILS

555-3.01 Concrete Manufacturing and Transportation. Unless otherwise specified in the contract documents, the construction details for manufacturing and transporting concrete shall comply with §501-3, Portland Cement Concrete - Construction Details.

555-3.02 Falsework. Falsework plans shall be submitted by the Contractor and approved by the Engineer before falsework construction is started. Falsework or centering shall be designed for the dead load of the concrete forms, the dead load of the plastic concrete (based on 150 pcf) and a live load resulting from a weight of 50 psf applied to all horizontal surfaces.

Falsework which cannot be founded upon a solid footing, shall be supported by falsework piling.
Screw jacks or hardwood wedges may be required for falsework centering or to take up any slight settlement in the form work, either before or during the placing of concrete.
Falsework shall be set to give the finished structure the specified camber, plus allowance for shrinkage and settlement.

555-3.03 Forms.

A. General. All forms shall be well constructed, carefully aligned, substantial, and firm, securely braced, and fastened together in their final position. They shall be strong enough to prevent the fresh concrete from bulging the forms between supports and to withstand the action of mechanical vibrators. If required by the Engineer, form work plans shall be submitted by the Contractor and approved by the Engineer before forms can be used on the work.
Forms shall be designed to resist a dead load resulting from a weight of 150 pcf for the plastic concrete and a live load resulting from a weight of 50 psf on horizontal surfaces. The form and falsework design shall provide for the loads resulting from any conveyance system in addition to the live load.

When concrete is transported by buggies, conveyor belt, or other approved methods of conveyance, the forms shall be capable of supporting the distribution equipment and any concentrations of concrete which may occur during transportation and distribution. Buggy runways and other supporting platforms shall be supported directly by the forms.

Forms shall be adequately braced to resist concrete design loads. If the forms are inadequately braced concrete placement shall stop until adequate bracing has been provided.

All forms shall be set and maintained true to the line designated until the concrete is sufficiently hardened. Forms shall be maintained to eliminate the formation of joints due to shrinkage of the lumber. Forms shall be sufficiently tight to prevent leakage of mortar.

Forms may be constructed of wood, metal, or other approved materials, except when a particular material is specified in the contract documents. The use of fiber forms will be permitted for round columns only if the interior surface of the forms have been treated in such a manner as to prevent helical corrugation marks on the finished concrete surfaces. Forms shall be filleted 1 inch with forming material at all exposed corners to create a chamfer in the finished concrete unless otherwise shown in the contract documents.

When curved, patterned, or other special forms are required, the Contractor shall submit details of the form construction to the Engineer for approval prior to constructing the forms. Forms shall be so constructed that those surfaces on which finishing may be required may be stripped without disturbing the remaining forms. Premanufactured formliner panels, if used, shall be capable of imprinting the surface of the concrete with a uniform and aligned pattern and texture. The panels shall be composed of elastomeric urethane, polyvinyl chloride (PVC), ABS plastic, or other suitable material for their intended shape and number of reuses to achieve the desired effects. Formliners shall leave crisp, sharp definition of the architectural surface. Sufficient liners shall be used to minimize pattern repeat. Formliners shall not compress more than 1/4 inch when concrete is poured at a rate of 10 vertical feet per hour.

Any metal ties or anchorages within the forms shall be so constructed that the embedded portion of the ties can be removed to a depth of at least 2 inches from the surface of the concrete without damage to such surface. Wire ties shall not be used without written approval of the Engineer. In case wire ties are approved, all wires, upon removal of the forms, shall be cut back at least 1/4 inch from the face of the concrete with sharp chisels or nippers (nippers are necessary for green concrete). All cavities produced by the removal of metal ties shall be filled in conformance with requirements of §555-3.11, Corrective Finishing.

For walls where access to the bottom of the forms is not practicable, the lower form boards or panels shall be left loose so that the inside of the forms can be readily cleaned of all chips, dirt, sawdust, or other extraneous material, immediately prior to the placing of concrete.

Forms to be reused shall be maintained in good condition as to accuracy of shape, strength, rigidity, watertightness, and smoothness of surface. Any warped or bulged forms must be carefully resized before being re-used. Forms that are unsatisfactory in any respect shall not be used. All form surfaces that will be in contact with the concrete shall be thoroughly treated with an approved form coating in the manner, and at the rate specified by the manufacturer. Only those coatings listed on the Approved List published by the Materials Bureau are acceptable. Forms so treated shall be protected against damage or dirt prior to placing concrete.

If metal forms are used, the material shall be of such thickness that the forms will remain true to shape. All bolt and rivet heads shall be countersunk. Clamps, pins, or other connecting devices shall be designed to hold the forms rigidly together and to allow removal without damage to the concrete. Metal forms, which do not present a smooth surface or line up properly, shall not be used. Special
care shall be exercised to keep metal forms free from rust, grease, or other foreign matter that would tend to discolor the concrete.

B. *Foundation Concrete.* The footings of structures shown in the contract documents shall be considered as approximate only, and when ordered in writing by the Deputy Chief Engineer (Structures), shall be changed to such dimensions as will give a satisfactory foundation. Concrete shall not be placed in any foundation form without the Engineer’s approval.

555-3.04 **Handling and Placing Concrete.**

A. *Placement Limitations.* No concrete shall be placed when the ambient air temperature is below 45°F, unless the Engineer grants approval to a written proposal from the Contractor. No concrete shall be placed during rain.

When concrete is to be placed in contact with steel members, reinforcing steel, or previously placed concrete, the temperature of the steel and concrete shall be raised to approximately 45°F. The use of enclosures and heating equipment, including but not limited to the use of forced hot air, hot water boilers, and hoses, or other methods suitable to the Engineer, may be required before concreting begins. When concrete is to be placed in contact with earth or rock, within piles, or for tremie placements, the temperature of the earth or rock shall be 35°F or higher. The earth or rock shall not have any snow, ice, frost, or standing water on its surface. The use of insulating materials and heating equipment may be required before concreting begins.

B. *Conveyance.* Concrete shall be placed so as to avoid segregation of materials and displacement of reinforcement. All equipment used for conveying the concrete mix, from the point of delivery and material acceptance to the discharge point, shall be capable of meeting the permissible variations given in Table 555-1, Concrete Conveyance Uniformity. Prior to the actual placement of concrete, the Contractor shall demonstrate the capability of the equipment to convey the concrete mixture. Tests according to Department written instructions will be performed by, and at the discretion of the Engineer. No further verification of the equipment capability will be required unless evidence of nonuniform concrete is observed during placement.

When concrete pumps are used, the lines shall have a minimum diameter of 5 inches. Concrete pumps with smaller hose diameters may be used for small placements, where mixtures using a CA1 gradation (smaller aggregates) are allowed, and where access is limited. The pumping operation shall be performed in such a manner as to discharge concrete horizontally a minimum distance of 3 feet. Where horizontal discharge is not possible, the use of double 90-degree bends at the end of the pump hose, reducer hoses, or other equipment capable of maintaining a head of concrete in the pump line may be allowed, subject to the approval of the Director, Materials Bureau.

All chutes, troughs, and pipes shall be kept clean and free from coatings of hardened concrete by thoroughly flushing with water after each use. Water used for flushing shall be discharged clear of the concrete already in place.

Concrete shall not come in contact with any aluminum during conveying and placing operations.

<table>
<thead>
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<th>TABLE 555-1 CONCRETE CONVEYANCE UNIFORMITY</th>
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<tbody>
<tr>
<td>Test</td>
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<tr>
<td>Air Content, % by volume of Concrete</td>
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<tr>
<td>Slump</td>
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</table>
C. Acceptance/Testing. The concrete mixture, prior to placement into the conveying equipment, shall meet the specified requirements for air content and slump given for the various classes and types of placement under Table 501-3, Concrete Mixtures.

D. Placement. All foreign matter of every kind shall be removed from the interior of the forms before placing concrete. Temporary studs or braces within the forms shall be removed when the concrete has reached an elevation rendering their further use unnecessary. Dropping concrete a distance of more than 5 feet or depositing a large quantity at any point and running or working it along the forms shall not be permitted. Dropchutes shall be used between vertical forms unless conveyance equipment can be inserted between forms.

Special care shall be taken to fill each part of the form by depositing concrete directly into the form as near to its final position as possible, to work the coarser aggregates back from the face of the concrete and to force the concrete under and around the reinforcement without displacing the reinforcement. After the concrete has taken its initial set, care shall be exercised to avoid jarring the forms or placing any strain on the ends of the projecting reinforcement.

Concrete shall be placed in horizontal layers not more than 1 foot thick except as hereinafter provided. When less than a complete layer is placed in one operation, it shall be terminated in a vertical bulkhead. Each layer shall be placed and consolidated before the preceding layer has taken its initial set to prevent damage to the green concrete and avoid cold joints between batches. Each layer shall be consolidated using appropriate vibrating practices so as to avoid the formation of a joint with a preceding layer which has not taken initial set.

When concrete placement is temporarily discontinued, the concrete, after becoming firm enough to retain its form, shall be cleaned of laitance and other objectionable material to a depth sufficient to expose sound concrete. To avoid visible joints as far as possible upon exposed faces, the top surface of the concrete adjacent to the forms shall be smooth and level whenever concreting is discontinued. Where a “feather edge” would be produced at a construction joint, as in the sloped top surface of a wing wall, an inset form work shall be used to produce a blocked out portion in the preceding layer which shall produce an edge thickness of not less than 6 inches in the succeeding layer. Work shall be continuous from the bottom to the top of any face.

When embedding structural shapes in concrete, the placement of concrete shall be progressed on one side of the shape only until it flushes up over the bottom flange of the shape on the opposite side, after which concrete shall be placed on both sides to completion.

E. Vibration. During and immediately after deposition, concrete shall be thoroughly consolidated by vibrating the concrete internally with mechanical vibrating equipment. The use of external vibrators will be permitted when satisfactory surfaces cannot be obtained by internal vibration alone or when it is impossible to use internal vibrators. The use of external vibrators shall be subject to the approval of the Engineer. External vibrators shall be attached to or held on the forms in such a manner as to effectively vibrate the concrete in a horizontal plane.

Internal mechanical vibrators shall be adequately powered, capable of transmitting vibration to the concrete in frequencies of not less than 5,000 vibrations per minute while inserted in concrete and shall produce a vibration of sufficient intensity to consolidate the concrete into place without separation of the ingredients. If any of the reinforcing steel has epoxy coating, an internal mechanical vibrator shall have a rubberized or elastomeric cover to prevent damage to the epoxy coating on the reinforcing bars. The vibrators and covers shall be inspected for defects prior to use.

A sufficient number of vibrators shall be employed, so that at the required rate of placement, thorough consolidation occurs throughout the entire volume of each layer of concrete. Extra vibrators shall be on hand for emergency use and when other vibrators are being serviced.
The vibrating element shall be vertically inserted in the concrete mass at a depth sufficient to vibrate the bottom of each layer effectively inserting the vibrator into the underlying lift. It shall be withdrawn completely from the concrete before being advanced to the next point of application.

Internal vibrators shall not be placed directly on the forms or the reinforcing steel. The vibratory element shall be inserted vertically into the concrete at the point of deposit and in areas of plastic concrete at evenly spaced intervals not farther apart than the radius over which the vibration is visibly effective and at a distance close enough to the forms to effectively vibrate the surface concrete. The time of vibration shall be of sufficient duration to accomplish thorough consolidation, complete embedment of the reinforcement, produce dense, smooth surfaces free from aggregate pockets, honeycombing, and air bubbles and to work the concrete into all angles and corners of the forms; however, over-vibration shall be avoided. Vibration shall be continued in one place until the concrete has become uniformly plastic, but not to the extent that pools of grout are formed.

Vibration shall be supplemented by working or spading by hand in the corners and angles of forms and along form surfaces while the concrete is plastic. Vibrators shall not be used to push or distribute the concrete laterally.

**555-3.05 Depositing Structural Concrete Under Water.**

**A. General.** Use a tremie tube, pipeline, or similar method to place concrete under 32 - 90°F water in one continuous operation. Since the tremie tube and the pipeline are both tubes, the word "tube" in this specification refers to either type, except where specific reference is made to either the tremie tube or the pipeline.

Unless noted differently on the plans, use Class G concrete as described in Table 501-3, Concrete Mixtures. Substitute Class GG Concrete when clear openings between closely spaced objects such as reinforcement bars are less than 3 inches. Pozzolan replacement may be omitted for small placements in a fresh water environment when approved by the DCES.

In addition to §555-3.03 Forms, place concrete on prepared areas cleaned of all debris, mud, or other unsuitable material.

Submit a list of equipment, including back-up, and a schedule for transporting and placing concrete, to the Engineer for review at least 20 working days prior to concrete placement. The Contractor shall be responsible to design a tremie placement, with appropriate forming, that maintains a minimum vertical rise of 1 foot per hour for the overall area and a minimum placement rate of 40 cubic yards per hour, unless fluid concrete pressure requires a reduced placement rate.

Place fresh concrete before stiffening and initial set of the adjacent concrete to ensure a good bond and avoid cold joints. If a delay occurs, determine stiffening and initial set by probes or other methods approved by the Engineer. Stop the operation if the placement cannot be continued before initial set of the adjacent concrete. The Engineer will then immediately contact the DCES.

**B. Methods of Placement.** The tremie tube and pump and pipeline are the most common methods. Obtain approval of the DCES for any other method.

1. **Tremie Tube Method (Open System).** This method uses a vertical tube open at the top, where concrete is delivered to the top and falls down the tube.

   a. Tremie tube size shall be based on the delivery system used by the Contractor.

   **Delivery System** | **Inside Diameter**
   ---------------------|-------------------
   Large volume, such as crane and bucket | 10 inches minimum
   Small volume, such as pump line or conveyor | 5 inches minimum

   b. Use a sturdy hopper or funnel with a bottom opening smaller than the tremie tube diameter to
transfer concrete into the tremie tube. The capacity and shape of the hopper or funnel depends on the volume and type of concrete delivery system. A device with the same size bottom opening may be used if a 1 1/2 to 2 inch diameter breather tube is installed to reach 1 foot or more down into the tremie tube.

c. Install a safe work platform at the top of the tremie tube.

2. Pump and Pipeline Method (Closed System) This method uses a vertical tube, attached to a closed tube system, where concrete is pumped to the top and falls down the tube.

a. Use pipe with a minimum inside diameter of 5 inches.

b. Install a minimum 2 inch diameter air vent or valve connection, or leave the pipe joint loose without a gasket, near the high point of the downgrade, 1 to 4 feet below the point where concrete starts falling down the pipe, to allow air displaced by concrete to escape, and admit air to prevent a siphoning effect.

c. Class G concrete, the mix noted on the plans, or a “cement-water” grout may be used for pipeline lubrication and placed in the forms. Waste any other concrete mix used to lubricate pipeline.

C. Placement Tubes for Tremie Tube or Pump and Pipeline Method. Clearly mark each tube in at least 1 foot increments (numbered every 5 feet) to show depth to the outlet. Use watertight joints. Place tubes no more than 15 feet from the forms and no more than 30 feet on center.

1. Open end tubes Install a separate tube at each placement point, as loss of seal occurs when the embedded end of this tube type is removed from fresh concrete under water. Once started, do not relocate or remove open end tubes until completion of the concrete placement at that location. If loss of seal occurs, remove and seal the tube with a watertight plate or plug for restarting. Restart tremie placement only if a seal can be reestablished using a dewatered tube where the outlet can be surrounded by fresh concrete.

2. End-valve sealed tubes Install the number of tubes based on the minimum placement rate defined in A. General, as the seal is maintained when the embedded end of this type is removed from fresh concrete under water. Raise the end of the tube to about 3 feet below the fresh concrete surface. Then, close the valve with the tube 1/2 full of concrete (1/2 the water depth), and slowly remove the tube. Reverse this procedure upon relocation in fresh concrete.

D. Dewatering. When necessary, proceed with dewatering at least 4 days after completion of concrete placement, unless noted differently on the Contract Plans or as ordered by the Engineer. After dewatering, continue curing and excavate one or more sumps to provide for pumping of accumulated water. Excavate sumps outside of areas which will receive new concrete, or as approved by the Engineer.

E. Concrete Evaluation.

1. Nondestructive Testing. Use as directed by the Contract, or as approved by the DCES.

2. Cores. Obtain cores in the presence of the Engineer at locations and to depths shown on the contract plans. Take NX size (2 1/8 inch) cores, no earlier than 7 days after concrete placement, according to §648-3.04, Rock Core Samples, B. Sampling, the 1st sentence. Use drill bits meeting the requirements of Subsection 732-06, Coring Bits.
Obtain 100% recovery from each core hole, as less is presumed to indicate defective concrete. Use a 5 foot nominal length of core drill run. Record core boring log data in accordance with §648-3.01B, Driller’s Logs.

Label and pack all cores according to §648-3.04 C, Marking, Packaging and Transporting Samples. Deliver and store the core boxes at a site approved by the Engineer, where they become the property of the Department. Provide assistance in moving and arranging core boxes at the site to facilitate evaluation by the Department.

**F. Defects.** Obtain additional cores for further investigation from areas which contain voids, honeycombing, seams, or other defects. The DCES will determine the number and location of additional core holes. Repair defects with grout when approved by the DCES. Placements with defects determined to be unrepairable by grouting will be rejected. Alternate repair techniques require DCES approval.

**G. Grout Repairs and Grout Placements.** This section only applies for underwater grout placements limited to quickly filled areas, such as core drill holes, small piles up to 1 foot in diameter, and other small voids. Use materials meeting §701-05, Concrete Grout Material, for the grout proportioned as specified or as approved by the DCES.

When the DCES grants approval for repairs, the proposed grouting method shall be performed by cleaning out and filling all defects and core drill holes with grout. Position a grout tube (2 inches or less in diameter) about 1 inch off the bottom of the prepared hole until the grouting operation is complete. Start pumping (closed system) or filling a tremie tube (open system) faster than the grout can fall through water. Continue placing grout until the grout coming back out the hole is the same consistency as that going in. Then withdraw the tube.

Additional cores may be required to verify acceptable repairs.

**H. Tremie Construction Joints.** Prepare the top area of the placement receiving new concrete to within 3 inches of the elevation shown on the plans. When joining fresh concrete to concrete that has already set, the concrete in place shall have its surface scoured or abraded with a suitable tool to remove all loose and foreign materials. After the surface preparation, the concrete surface, and all porous surfaces to be in contact with new concrete shall be thoroughly wet using potable water for 12 hours with soaker hoses or the use of burlap/burlene/etc. to maintain moisture. The Contractor shall remove any puddles of free-standing water with oil-free compressed air, and protect the surfaces from drying, so the existing concrete remains in a clean, saturated, surface-dry condition until placement of the new concrete.

Fill any low areas with a leveling course of Class A concrete (or Class D for 1 1/2 to 5 inches thick placements).

Fill sumps with concrete or stone, as ordered by the Engineer.

**555-3.06 Concrete Joints.**

**A. Construction Joints.** Construction joints for the purpose of these specifications are joints used to provide for interruptions in the placement of concrete. Construction joints shall be placed only where shown in the contract documents or where approved by the Deputy Chief Engineer (Structures). Bulkheads required during placement shall be constructed at the direction of the EIC.

Unless otherwise shown in the contract documents, a shear key shall be provided at each construction joint by embedding water-saturated wooden blocks in the plastic concrete. The shear key thus provided shall be approximately 1/3 of the width of the parts joined. The key depth shall equal the thickness of standard form lumber, approximately 1/2 the key width. Shear keys need not exceed 5 1/2 inches in depth regardless of the key width.
On steel truss or open-spandrel, concrete arch spans, unless otherwise noted in the contract documents, the concrete in the floor system shall be placed about the center line of the span, beginning at the center and working simultaneously toward each end; or beginning at the ends, and working simultaneously toward the center. Care shall be taken to prevent the displacement of reinforcement during the placing of concrete. If, for any reason, it becomes necessary to introduce a construction joint, this shall be formed by means of a vertical bulkhead so constructed as to produce a key joint, placed as shown in the contract documents or as permitted by the Deputy Chief Engineer (Structures).

When joining fresh concrete to concrete that has already set, the concrete in place shall have its surface scoured or abraded with a suitable tool to remove all loose and foreign materials. After the surface preparation, the concrete surface and all porous surfaces to be in contact with new concrete shall be thoroughly wetted, to achieve a saturated surface dry condition, using potable water for 12 hours with soaker hoses or the use of burlap/burlene/etc., to maintain moisture. If conditions or the situation prohibits this, then the surfaces should be wetted for as long as possible. The Contractor shall remove any puddles of free-standing water with oil-free compressed air, and protect the surfaces from drying, so the existing concrete remains in a clean, saturated surface-dry condition until placement of the new concrete. Immediately before placing the new concrete, the forms shall be drawn tightly against the concrete already in place.

Forms for female shear keys shall be beveled on four sides to facilitate their removal and shall be securely fastened to the forms to prevent displacement before the concrete has set. Key forms shall be removed in such a manner as to avoid damage to the concrete.

B. Contraction Joints. Contraction joints shall be placed at locations shown in the contract documents and unless otherwise specified, shall be formed the same as construction joints, except that reinforcement shall not extend through the joint.

C. Expansion Joints. Expansion joints shall be placed as shown in the contract documents. Expansion joints shall provide for expansion, contraction, and the transfer of shear at the joint, unless otherwise specified. When expansion joints are formed by the insertion and subsequent removal of joint templates, this work shall be done in such a manner that joint edges are not chipped or broken down in the process.

When concrete is to be placed against a joint filler, holes or joints in the filler shall be suitably filled with mastic to prevent mortar or concrete from entering the joint and restricting its movement. The face edges of all joints shall be carefully finished or formed true to line and elevation for a minimum distance of 2 inches back from all exposed surfaces.

When caulking compound is used to seal a joint containing premolded bituminous joint filler, a layer of an approved type of pressure-sensitive release tape shall be placed between these materials due to their incompatibility.

D. Waterstops. Waterstops shall be installed in joints to provide for expansion and contraction movements at joints. Place waterstop at all joints exposed to view, as shown in the contract documents, or as ordered by the Engineer. Waterstop shall be a polyvinyl chloride or other approved flexible material, copper strip, zinc strip or lead sheet. The waterstop shall extend at least 3 inches into the concrete on each side of the joint, shall be joined to be continuous and watertight, and shall be carefully protected from damage until covered by concrete or backfill.

555-3.07 Finishing.

A. General. All exposed unformed surfaces, whether permanent or at construction joints, shall be finished by placing an excess of material in the forms and striking off the excess with a suitable float,
forcing the coarse aggregate below the level of the finished surface, and troweled to a suitable finish. The use of mortar topping for surfaces shall not be permitted.

Following the discontinuance of placing concrete, all accumulation of mortar splashed upon the reinforcing steel and the surfaces of forms shall be removed. Dried mortar chips and dust shall not be puddled into the plastic concrete.

**B. Bearing Surfaces.** The entire surface area of bridge seats or pedestals shall be floated and troweled to true grade or, at the option of the Contractor, left approximately 1/4 inch high and bush hammered or otherwise finished to the exact elevations indicated in the contract documents.

555-3.08 Curing.

**A. General.** All structural concrete shall be cured for a minimum of seven curing days unless otherwise stated. The curing period shall begin only after all curing procedures and practices for a given placement are established. A curing day is defined as any day during which the ambient air temperature at the concrete surface is 45°F or higher for the entire day.

Conditions may occur which prevent an entire day from qualifying as a curing day, but do not prevent portions of that day from reaching temperatures that qualify as curing temperatures. If these conditions occur and with the Engineer's approval, the Contractor may aggregate curing hours. A curing hour is defined as any hour during which the curing temperature remains at, or above 45°F. An aggregation of 24 curing hours will be credited as one curing day. Aggregations of less than 24 curing hours will not be credited.

Curing hours will be determined with continuous recording thermometers. The number and placement of the thermometers will be determined by the Engineer. Thermometers used to monitor curing temperatures shall consist of the following types:

1. **Continuously Recording Thermometer.** The thermometer shall be capable of continuously recording temperatures within a range of 0°F to 120°F for a minimum of 24 hours.

2. **Maximum - Minimum Recording Thermometer.** For all placements, the thermometer shall be capable of recording maximum and minimum temperatures within a range of 0°F to 120°F.

   Provide all equipment, supplies, and labor necessary for calibration.

   The curing temperature of concrete is the air temperature at the concrete surface, or the air temperature between the concrete surface and its protective covering. Temperatures at these locations are critical for proper concrete curing. For the purposes of this section the temperatures at the foregoing locations shall be maintained between 45°F and 85°F inclusive.

   All structural concrete surfaces must be cured by any one, or a combination of, the following methods unless otherwise noted:
   - Polyethylene curing covers - white opaque.
   - Plastic coated fiber blankets.
   - Clear (fugitive dye) membrane curing compound.
   - Continuous burlap wetting.
   - Wet burlap and curing covers.
   - Forms left in place

   Curing shall commence on all exposed surfaces no later than 30 minutes after completion of finishing. Finishing and curing operations shall progress with concrete placement. Curing covers shall be placed as soon after concrete finishing as the Engineer determines will not cause damage to the concrete surface. However, under no circumstances shall the curing be delayed
beyond 30 minutes of the completion of finishing. Care shall be taken so as not to damage the finished surface or texturing. Curing covers shall be lapped a minimum of 1 foot. All lapped edges shall be sealed with pressure sensitive tape. Covers shall be protected from displacement.

Clear (fugitive dye) membrane curing compound shall be sprayed on the concrete surface immediately following the finishing operation, or form removal, whichever is applicable. The compound shall be applied by means of a pressure spraying system, or by distributing equipment, at a minimum rate of 150 sf per gallon of surface. The equipment for applying the compound shall be such that the compound is applied as a fine spray with no surface damage to the concrete. The equipment shall also provide for adequate agitation of the compound during application, and shall be approved by the Engineer before work is started. Should the application method produce a nonuniform film, or should the spraying equipment fail and back-up equipment is not immediately available, the application shall cease. Curing shall then be continued by another acceptable method. The Contractor shall provide sufficient approved covers for protection of the concrete surface in the event of rain or equipment breakdown.

If forms are removed during the curing period (refer to §555-3.09), the concrete curing shall be continued using a clear (fugitive dye) membrane curing compound applied immediately after form removal.

B. Provisions for Curing in Hot Weather. When forms are left in place in extremely hot weather the forms shall require wetting to reduce surface heat.

If the ambient air temperature exceeds 85°F, continuous, uniform wetting for curing shall be required until the seven (7) day curing period is complete and forms are removed. Use of plastic sheeting over the established curing is not allowed in hot weather conditions.

C. Provisions for Curing in Cold Weather. If the ambient air temperature falls, or is expected to fall below 45°F, the requirements of Table 555-2 shall apply.

<table>
<thead>
<tr>
<th>Ambient Temperature (AT) at time of concrete placement and as anticipated during curing duration</th>
<th>Curing requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>32°F &lt; AT &lt; 45°F for less than 24 consecutive hours</td>
<td>Contractor proposed/Engineer approved method for maintaining temperatures used</td>
</tr>
<tr>
<td>32°F &lt; AT &lt; 45°F for more than 24 consecutive hours</td>
<td>Heated enclosure required</td>
</tr>
<tr>
<td>AT &lt; 32°F</td>
<td>Heated enclosure required</td>
</tr>
</tbody>
</table>

Prior to use, all proposed methods must meet the approval of the Engineer. If the curing temperature falls below 32°F at any time during the curing period, the concrete will be rejected.

To provide assurance of the curing temperatures, the Contractor shall supply thermometers meeting the requirements of §555.3.08A. Temperature measurements will be taken by the Engineer and a record will be maintained for the curing period. As a minimum, thermometers shall be placed adjacent to forms at the bottom, middle, and top of a placement. Additional thermometers may be placed in areas where extreme cold or heat, from external sources, can be expected.

If the existing method employed by the Contractor to maintain the curing temperature fails, the Contractor shall modify the existing method immediately to reestablish an acceptable curing temperature.

The length of the curing period will be extended until the required number of curing days are accumulated.
1. **General.** When approval is granted in writing by the Engineer for cold-weather concreting, the curing temperature shall be maintained between 45°F and 85°F for the curing durations stated by provision of external heat or utilization of heat of hydration retained by insulated forms. Only when temperatures are maintained between 45°F and 85°F will the time be considered acceptable curing hours.

2. **Provision of External Heat.** If the Contractor is required, or elects, to maintain curing temperatures by this method, the Contractor shall furnish sufficient canvas and framework, or other type of housing, to enclose and protect the structure. The enclosure and heat source(s) shall be established in such a way that the air surrounding the fresh concrete, on all sides, be kept at a temperature between 45°F and 85°F for the specified curing period. At the end of the curing period, the heat shall be gradually reduced at a rate not to exceed 1 degree F per hour until the temperature within the enclosure equals the temperature outside the enclosure. Materials and equipment necessary to erect the enclosure and provide external heat shall be present on the job site and approved by the Engineer before any concrete is placed.

External heat shall be provided by means of stoves, salamanders, heated hoses, steam equipment, warmed curing water, or other equipment supplied by, operated by the Contractor. Heating appliances shall not be placed in such a manner as to endanger formwork, centering, or expose any area of concrete to drying out or damage due to excessive temperatures. Sufficient equipment shall be supplied to continuously maintain the specified temperature with a reasonable degree of uniformity in all parts of the enclosure. The enclosures shall be properly vented to prevent surface disintegration of fresh concrete due to an accumulation of carbon dioxide gas. All exposed concrete surfaces within the heated area shall be protected from drying by one of the following methods:

- Use of live steam.
- Continuous wet burlap or wet burlap used with curing covers.
- Curing compounds used with curing covers.

### TABLE 555-3 INSULATION REQUIREMENTS FOR CONCRETE WALLS, PIERS AND ABUTMENTS ABOVE GROUND

<table>
<thead>
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3. **Heat Retention by Insulated Forms.** Insulated forms may be used to maintain acceptable curing temperatures in accordance with the provisions of Table 555-2, when ambient temperatures will not drop below 32°F. If the Contractor elects to maintain curing temperatures by this method, sufficient insulation shall be furnished to protect and maintain the temperature between the insulation and formwork within the range of 45°F to 85°F for the specified curing period.

Discontinuance of protection shall be accomplished in such a manner that the drop in temperature of any portion of the concrete shall be gradual. The surface temperature of concrete sections more than 2 feet in thickness shall not drop faster than 18°F in a 24-hour period. The surface temperature of concrete sections less than 2 feet in thickness shall not drop faster than 36°F in a 24-hour period.

Forms may be removed without restriction, providing the temperature difference between the air and the surface of the concrete is not more than 30°F. If possible, forms shall be removed about the middle of the day to take advantage of the generally higher afternoon temperatures.

Form insulating material shall be installed on the forms in such a manner so as to achieve the full benefit of its insulating properties and at the same time provide against the infiltration of wind and water. All portions of steel forms shall be covered by insulating material so that no steel is exposed to the air. Any tears or damaged areas in the insulating material shall be repaired. Special attention shall be given to ensure that all corners and angles are properly insulated and protected against wind damage.

*< - 60 °F

When using concrete containing pozzolans, do not consider the pozzolans as part of the cement content. Use values given for a Portland cement content that are equal to or less than the actual cement content of the mix, due to a lower heat of hydration when using pozzolans.

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### Portland Cement Content: 600 lb/cy

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*< - 60 °F
Where tie rods extend through the form insulating material, a plywood washer (⅜ x 6 x 6 inches approx.) shall be placed over the tie rod and secured against the insulating material.

After placement of the concrete, the exposed concrete surfaces shall be covered with insulating blankets, except for areas where protruding reinforcing bars make the use of blankets impracticable. These areas may be covered with hay or other acceptable insulating material. Tarpaulins shall be used to protect the insulating material.

Insulating material shall be insulating blankets, solid foam, or sprayed foam meeting the requirements of §711-07, Form Insulating Materials for Cold Weather Concreting. The appropriate R value of material shall be used to insulate the concrete according to Table 555-3.

Multiple layers of insulation may be used to attain the desired level of insulation (R value), to maintain the required curing temperatures. Extra care shall be taken in insulating edges and corners where additional layers or overlaps are required.

---

**TABLE 555-4 MINIMUM TIME FOR FORM REMOVAL/FORMING/LOADING LIMITATIONS –SUBSTRUCTURES (1)**

<table>
<thead>
<tr>
<th>SUBSTRUCTURE ELEMENT</th>
<th>STRIPPING (2)</th>
<th>FORMING NEXT PLACEMENT</th>
<th>LOADING</th>
</tr>
</thead>
<tbody>
<tr>
<td>All Footings</td>
<td>2 days</td>
<td>2 days</td>
<td>4 days before next placement</td>
</tr>
<tr>
<td>Abutment stems, backwalls</td>
<td>2 days if less than 10 feet (avg.). Add 1 day for each additional 5 feet to 5 days, maximum.</td>
<td>2 days</td>
<td>5 days before placing backwall on stem. 7 days before backfilling, 14 days before placing superstructure loads. (3)</td>
</tr>
<tr>
<td>Pier Columns, Pier Plinths</td>
<td>2 days if less than 10 feet high (avg.). Add 1 day for each additional 5 feet.</td>
<td>4 days – columns 2 days if forming pedestal</td>
<td>Columns – 7 days before placing cap beam. Plinth- 2 days before pedestal placement. 21 days before placing superstructure loads. (3)</td>
</tr>
<tr>
<td>Pier cap beams</td>
<td>8 days (bottom) 3 days (sides)</td>
<td>2 days</td>
<td>5 days before pedestal placement. 21 days before placing superstructure loads. (3)</td>
</tr>
<tr>
<td>All pedestals</td>
<td>2 days</td>
<td>—</td>
<td>7 days (class A) 3 days (class F) (4)</td>
</tr>
<tr>
<td>Wingwalls or Retaining walls</td>
<td>Same as abutment stems.</td>
<td>—</td>
<td>14 days before backfilling (3)</td>
</tr>
<tr>
<td>Arch centers Centering under beams</td>
<td>8 days</td>
<td>—</td>
<td>14 day (3)</td>
</tr>
</tbody>
</table>

**Notes:**

1 The minimum times for loading in this table are NOT applicable when using concrete that contains fly ash or ground, granulated blast furnace slag that is placed and/or cured when ambient temperatures are 60°F or less. The provisions in Note 3 are required for casting, curing, and testing of compressive strength cylinders for concrete that contains fly ash or ground, granulated blast furnace slag that is placed and/or cured when the ambient temperature is 60°F or less. The compressive strength results will be the basis of determining when loading can occur.

2 All concrete shall be cured for a minimum of seven curing days. A “Day” is a curing day as defined in Subsection 555-3.08A. Concrete surfaces being cured using forms, covers, or blankets from which the covers are removed for any
purpose prior to the full cure period shall be sprayed with an approved clear (fugitive dye) curing compound within ten minutes of cover removal.

3 When early loading is requested, the minimum time requirements for loading may be reduced (or extended) based on test cylinder compressive strength results. The DCES will establish requirements for early loading upon request. The Contractor shall notify the Engineer, in writing, at least 10 days prior to placement, that early loading is being requested, so that arrangements for test cylinders can be made. Test cylinders shall be prepared in accordance with Materials Method 9.2 – Field Inspection of Portland Cement Concrete. Two test cylinders shall be prepared for each anticipated testing period. These cylinders shall be cured in the same manner as the substructure element which they represent. After the first compression test, the Engineer shall determine subsequent testing periods based on the results of the first test. No more than three tests for each substructure element shall be allowed.

4 Minimum time for loading pedestals shall not compromise minimum loading times specified for other placements.

555-3.09 Form Removal. Forms shall be removed in such a way as to permit the concrete to take the stresses uniformly and gradually. Any method of form removal likely to cause overstressing of the concrete shall not be used.

The forms for any portion of a structure shall not be removed until the concrete is strong enough to resist damage. The earliest time of form removal shall be as specified in Table 555-4, Minimum Time for Form Removal - Substructures. If the form removal causes damage, the operation must stop immediately until such time that sufficient concrete strength is achieved. All damage shall be repaired in conformance with §555-3.13, Damaged or Defective Concrete.

555-3.10 Loading Limitations. Forms used for substructure concrete placements shall be removed in accordance with the requirements of Table 555-4, Minimum Time for Form Removal - Substructures. The minimum times for loading in this table are NOT applicable when using concrete that contains fly ash or ground, granulated blast furnace slag that is placed and/or cured when ambient temperatures are 60°F or less. The provisions in Note 3 are required for casting, curing, and testing of compressive strength cylinders for concrete that contains fly ash or ground granulated blast furnace slag that is placed and/or cured when the ambient temperature is 60°F or less. The compressive strength results will be the basis of determining when loading can occur.

555-3.11 Corrective Finishing. Immediately after forms have been removed, surfaces exposed to view shall have all projections and irregularities carefully removed and all cavities greater than 1 inch in diameter and/or 1/4 inch in depth neatly filled with mortar of the proportion used in the concrete. The same brand of cement and the same kind of aggregate shall be used for filling cavities as was used in the original concrete mix. Plastering of surfaces shall not be allowed. The surface film (drying cement paste) of all such repaired surfaces shall be carefully removed before setting occurs.

All rust and other stains shall be removed from concrete exposed to view. Removal shall be accomplished using methods and materials approved by the Engineer. Materials used for rust stain removal shall be as listed on the Approved List published by the Department's Materials Bureau.

555-3.12 Weep Holes. The Contractor shall construct weep holes in all retaining walls and abutments as indicated in the contract documents.

555-3.13 Damaged or Defective Concrete. All defects or damage to concrete which occurs prior to the final acceptance of the work shall be repaired or replaced at no additional expense to the State. The defects shall include but are not limited to spalling and irregular cracking at joints, edge spalls, honeycombing, and damage or other imperfections caused by traffic and/or construction operations. Any concrete requiring complete replacement shall be replaced in kind as concrete originally called for in the contract documents. Any repairs shall be performed to the methods described in these specifications unless otherwise approved by the Engineer. When a repair is made, the defective or damaged concrete shall be removed by saw cutting the perimeter to a depth of 1 1/2 inches, chipping the unsuitable material to sound concrete with light, hand held, pneumatic tools at a 45 degree angle into the patch area, and cleaning all exposed reinforcing and concrete surfaces. All surfaces to be repaired shall be thoroughly
blast cleaned. Prior to placing repair concrete, all surfaces shall be wetted to a saturated surface dry condition.

Small spalls of 0.1 cy or less, and areas of 10 sf or less where concrete removal is required may be repaired using approved Concrete repair materials. Vertical or overhead surfaces may be patched with Vertical and Overhead Patching Material. Surface preparation for small repairs shall be according to the material manufacturer’s recommendations. After repair is complete, and curing time has elapsed, the Engineer will hammer sound all repair areas to assure proper bond has been achieved.

Concrete with surfaces misshapen by bulges or deformations caused by inadequate forms, or resulting in insufficient cover of reinforcing, shall be removed or corrected.

555-4 METHOD OF MEASUREMENT

555-4.01 Concrete for Structures. The work will be measured for payment as the number of cubic yards of concrete for structures satisfactorily placed, measured to the nearest 0.1 cubic yard within the lines of the structure as shown in the contract documents. No deductions shall be made for the volume of joint material, embedded metal reinforcement, structural shapes, chamfers, tops of piles, or pipe with an end area of less than 1 sf.

555-5 BASIS OF PAYMENT

555-5.01 General. When the Contractor elects to substitute an optional concrete class as permitted by Table 501-1, Concrete Class Options, payment will be made for the originally specified class of concrete using the originally specified method of measurement.

555-5.02 Concrete for Structures. The unit price bid per cubic yard shall include the cost of furnishing all labor, materials and equipment necessary to complete the work, except reinforcement will be paid for separately under its appropriate item. Unless otherwise provided, the unit price bid shall include the cost of furnishing and placing flashing or other metal strips, flexible water stops, sheet packing, pipe drains, bituminous material, water for wetting, joint materials, felt, tar paper, joint sealing compounds, joint fillers, and concrete curing materials.

No extra compensation for falsework or falsework piling will be paid. This work is included as part of the formwork.

No extra compensation for corrective finishing or repairs to damaged or defective concrete will be paid.

Bridge bearings, expansion joints, and anchor bolts will be paid for under their appropriate items. Progress payments will be made, after the concrete and curing applications have been properly placed, to the extent that payment will be made at 90% of the computed quantity of each concrete placement, with the balance to be paid after completion of all curing and corrective work thereon.

<table>
<thead>
<tr>
<th>Item No</th>
<th>Item</th>
<th>Pay Unit</th>
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<tbody>
<tr>
<td>555.0104</td>
<td>Footing Concrete, Class A (No Concrete Class Substitutions Permitted,</td>
<td>Cubic Yard</td>
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<tr>
<td></td>
<td>Except Class H Where Footing is 3 feet Thick or Less)</td>
<td></td>
</tr>
<tr>
<td>555.0105</td>
<td>Concrete for Structures, Class A</td>
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<td>Concrete for Structures, Class F</td>
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</tr>
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<td>Concrete for Structures, Class G (Deposited Under Water)</td>
<td>Cubic Yard</td>
</tr>
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<td>Concrete for Structures, Class GG (Deposited Under Water)</td>
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<td>555.08</td>
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<tr>
<td>555.10</td>
<td>Concrete for Structures, Class D</td>
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</tr>
<tr>
<td>555.11</td>
<td>Concrete for Structures, Class DP</td>
<td>Cubic Yard</td>
</tr>
</tbody>
</table>
SECTION 556 - REINFORCING STEEL FOR CONCRETE STRUCTURES

556-1 DESCRIPTION. The work will consist of furnishing and placing reinforcing steel for concrete structures, or stud shear connectors, in accordance with the contract documents, and in a manner satisfactory to the Engineer.

Reinforcing steel for concrete structures may be uncoated, epoxy-coated, galvanized, or stainless steel, as indicated in the contract documents.

556-2 MATERIALS. Materials for this work shall meet the requirements of the following subsections of Section 700-Materials and Manufacturing:

- Uncoated Bar Reinforcement, Grade 60
- Wire Fabric for Concrete Reinforcement
- Epoxy-Coated Bar Reinforcement
- Stud Shear Connectors
- Epoxy-Coated Wire Fabric Reinforcement
- Mechanical Connectors for Reinforcing Bar Splices
- Galvanized Bar Reinforcement
- Stainless Steel Bar Reinforcement
- Uncoated Bar Reinforcement, Grade 75
- Grouted Reinforcing Bar Splice Sleeves

556-2.01 Devices for Supporting and Tying Reinforcement. Chairs, tie wires, and other devices used to support, position, or fasten the reinforcement shall be made of or coated with, a dielectric (electrically insulating) material. Stainless steel chairs without polyethylene tips and meeting the requirements of ASTM A493, AISI Type 430, may also be used. The specific hardware that the Contractor proposes to use shall be approved by the Engineer.

When forms are to be removed in their entirety, uncoated steel chairs equipped with snug-fitting, high-density, polyethylene tips which provide 1/4" clearance between the metal and any exposed surface may be used, except that uncoated steel chairs shall not be used in contact with stainless steel.

556-3 CONSTRUCTION DETAILS

556-3.01 General

A. Ordering. Prior to ordering reinforcing steel, the Contractor shall carefully check all bar lists, and assume full responsibility for their accuracy. No change in the bar list shall be made by the Contractor unless approved by the DCES. If no bar list is provided in the Plans, then §557-3.17No Bar List Provided shall apply.

B. Handling and Storage

1. Epoxy-Coated Reinforcing Steel. All epoxy-coated reinforcement shall be stored above ground on wood or padded supports.

   Epoxy-coated reinforcement stored on-site shall be protected from sunlight and moisture using opaque waterproof covers. Covers shall be placed in a manner that will permit constant air circulation so as to minimize the formation of condensation on the epoxy-coated surface.

   All equipment for handling epoxy-coated steel shall have padded contact areas. All bundling bands shall be padded and all bundles shall be lifted with a strong back, multiple supports, or a platform bridge so as to prevent steel-to-steel abrasion from sags in the bundle.

   Steel shall not be dropped or dragged. Care shall be taken at all times to prevent damage to
the epoxy coating.

Steel that is partially embedded in concrete shall have the exposed sections protected with opaque waterproof covers prior to any winter shutdown of a project.

2. **Galvanized Bar Reinforcement.** All galvanized bar reinforcement shall be stored above ground on wood or padded supports and arranged so that rainwater drains off the bars.

3. **Stainless Steel Bar Reinforcement.** Stainless Steel Bar Reinforcement shall be stored separately and shall be handled using tools that are not used on carbon steel.

C. **Placing and Fastening Reinforcing Steel.** Prior to placing reinforcement, all grease, dirt, mortar, and any other foreign substances shall be removed.

Loose rust and loose millscale on uncoated reinforcement shall be removed by wire brushing. Steel reinforcement shall be placed in the position indicated in the contract documents and within the allowable tolerances specified. Before concrete is placed, all reinforcement shall be securely fastened and supported with approved chairs or other approved devices.

D. **Inspection.** Concrete shall not be placed until the reinforcing steel is inspected, placement of the steel meets applicable tolerances, and permission for placing concrete is granted by the Engineer. All concrete placed in violation of this provision will be rejected and removed.

556-3.02 Steel Fabric Reinforcement.

A. **Field Repair of Coatings.** Field repair will not be required on areas of minor damage. Minor damage is defined as any defect or break in the coating less than 1/4 x 1/4 inch. The maximum number of unrepaired minor damaged areas shall not exceed an average of six (6) per foot of wire.

Reinforcing fabric having coating damage exceeding the above criteria shall be rejected and immediately removed from the work site.

B. **Placement.** Steel fabric reinforcement shall be placed as shown in the contract documents. Unless otherwise noted in the contract documents, steel fabric reinforcement shall be overlapped a minimum of the distance between adjacent wires in the panel. Overlapping panels of steel fabric reinforcement shall be wired together to ensure that the location and overlap of the mesh panels is maintained during concrete placement.

556-3.03 Bar Reinforcement

A. **Field-Bending.** The bar reinforcement shall be bent to the shapes shown in the contract documents. Unless shown otherwise in the contract documents or below, the radii of bends, measured to the inside face of the bend, shall be greater than, or equal to, three times the diameter of the bar. Bends in stirrups shall be greater than, or equal to, the diameter of the bar.

1. **Uncoated Bar Reinforcement.** When bars are heated for field-bending they shall not be heated to a temperature higher than that producing a dark cherry-red color. Only competent personnel shall be employed and proper equipment provided for cutting and bending.

2. **Epoxy-Coated Bar Reinforcement.** The alternatives of shop bending or field-bending of epoxy-coated bar reinforcement will be at the option of the Contractor. Field-bending shall be done by cold methods only.

Field-bending operations will be allowed only when ambient and bar temperatures are 40°F or greater. When lower temperatures prevail, the Contractor may supply, for field-bending
operations, a fully enclosed space that is heated. Direct heating of the bars shall not be permitted. Epoxy coatings damaged by field-bending work shall be evaluated and repaired or replaced, in accordance with the requirements of §556-3.03 B.1 Epoxy-Coated Bar Reinforcement.

3. **Galvanized Bar Reinforcement.** The galvanized bar reinforcement shall be shop bent before galvanizing. Up to 5% of the mass of bars may be field bent to replace missing, damaged, or incorrectly fabricated bars. Field-bending shall be done by cold methods only. When bending galvanized bar reinforcement size 7 and greater, the minimum bend radius measured to the inside face of the bend shall be increased to 4.5 times the bar diameter. For bars numbered 14 and 18, increase the bend radius to 5.5 times the bar diameter.

Field-bending operations will be allowed only when ambient and bar temperatures are 40°F or greater. When lower temperatures prevail the Contractor may supply, for field-bending operations, a fully enclosed space that is heated. Direct heating of the bars shall not be permitted.

The ends of bars cut after galvanizing shall be coated with zinc repair material following the procedures of §719-01, Galvanized Coatings and Repair Methods except that repair materials containing aluminum shall not be permitted.

Galvanizing damaged by field-bending work shall be evaluated and repaired, or replaced, in accordance with the requirements of §556-3.03 B.2 Galvanized Bar Reinforcement.

4. **Stainless Steel Bar Reinforcement.** The stainless steel bar reinforcement shall be shop bent or field bent as shown in the contract documents. When shop bending is required, up to 5% of the mass of bars may be field bent to replace missing, damaged, or incorrectly fabricated bars. Field-bending shall be done by cold methods only.

B. **Field Repair of Coatings**

1. **Epoxy-Coated Bar Reinforcement.** The Contractor will be required to field repair damaged areas of the bar coating, and to replace bars exhibiting severely damaged coatings. The material used for field repair shall be that supplied by the coating applicator.

Field repair will be required on all areas of major damage. Major damage is defined as any defect or break in the epoxy coating 1/4 x 1/4 inch or greater. The total number of all major damaged areas which have been repaired with patching material shall not exceed five (5) in any 10 foot length of bar.

Field repair will not be required on areas of minor damage. Minor damage is defined as any defect or break in the coating less than 1/4 x 1/4 inch. The maximum number of unrepaired minor damaged areas shall not exceed an average of six (6) per foot on any individual bar.

A reinforcing bar having coating damage determined by the Engineer to exceed the above criteria shall be rejected and immediately removed from the work site. All such bars shall be replaced, in kind, by the Contractor at no additional cost to the State.

2. **Galvanized Bar Reinforcement.** The Contractor shall field repair damaged areas of the bar coating, and replace bars exhibiting severely damaged coatings. Severe damage is defined as more than five (5) 1/4 x 1/4 inch or larger areas in a 10 foot length. The material and procedures used for field repair shall meet the requirements of §719-01, Galvanized Coatings and Repair Methods, except that repair materials containing aluminum shall not be permitted.

C. **Splices.** Splices will be permitted only where shown in the contract documents. Should the Contractor desire to splice bars at locations other than those shown in the contract documents, written permission to do so shall first be obtained from the DCES. Such permitted splices shall be well distributed or located at points of low tensile stress. Splices shall not be permitted unless a minimum of 2 inches can be provided between the splice and the nearest adjacent bar.
Splices for bar sizes No. 11 or smaller, shall be made by means of a mechanical connector or by placing the bars in contact and wiring them together for the full length of the splice. Splices for bars larger than No. 11 shall be made by use of a mechanical connector unless welding is specifically required by the contract documents. Mechanical connectors shall be installed in accordance with the manufacturer's written requirements. Mechanical connectors for stainless steel shall be stainless. Welding stainless steel will not be permitted unless the proposed welding technique is submitted to and approved by the DCES.

Arc-welded splices shall be made and will be inspected in accordance with the provisions of the SCM.

Prior to welding of epoxy-coated reinforcing bars, the epoxy coating shall be removed for the length to be welded plus 6 inches on each side of the weld. After welding, the spliced area shall be cleaned in accordance with SSPC - Surface Preparation Specification No. 6 (SSPC-SP6), Commercial Blast Cleaning. The surface shall be blast cleaned to SSPC-SP6 Commercial Blast Cleaning standard.

Photographs in SSPC-VIS 1, Guide And Reference Photographs for Steel Surfaces Prepared by Dry Abrasive Blast Cleaning, for B SP6, C SP6, D SP6, G1 SP6, G2 SP6, or G3 SP6, can be used as a guide to identify the desired cleaning, depending on the initial condition of the steel. However, the written standard for SP6 will be the primary means to determine conformance with blast-cleaning requirements. The photographs shall not be used as a substitute for the written standards. A compatible epoxy repair material supplied by the coating applicator shall be applied to the spliced area and overlap the original coating by 6 inches. The epoxy repair material shall be applied the same day as the cleaning.

Prior to welding galvanized bar reinforcement, the zinc coating shall be removed for the length of the weld plus 2 inches on each side of the weld. Cleaning shall be the same criteria as for epoxy-coated reinforcing. Coating repair shall be in accordance with the requirements of §556-3.03 B.2 Galvanized Bar Reinforcement.

**D. Placement in Structural Slabs.** Bar supports shall be spaced no farther apart than 4 feet center-to-center, nor shall any bar support be closer than 6 inches from the edge of any future concrete surface. Bridge slab bar reinforcement shall be placed in accordance with the following tolerances:

- Vertical ± 1/4 inch
- Horizontal ± 1/2 inch

The structural slab bar reinforcement mats (top and bottom) shall be securely connected together. This connection shall be accomplished by wiring or other means approved by the Engineer. Connections shall be placed no farther apart than 4 feet on center. The bar supports may be utilized for this purpose. Connecting devices shall neither deflect the bar reinforcement nor interfere with the smooth flow of concrete. Stainless steel reinforcement shall not be in direct contact with uncoated steel reinforcement, nor with galvanized reinforcement. This does not apply to stainless steel wires and ties.

Immediately prior to placement of concrete, the Engineer will verify that the reinforcing steel is positioned within the above-stated tolerances.

Subsequent to placement of concrete, the Engineer will verify, at random, that the vertical clear distance from the top of the structural slab to the top mat of main reinforcing, as shown in the contract documents, is correct within a tolerance of plus or minus 1/2 inch. If the allowable tolerance is exceeded, the Engineer will reject the work and so advise the Contractor and the DCES, in writing, stating the deficiencies upon which the rejection is based. The DCES will review the nature and extent of the deficiencies and shall designate one or more of the following alternatives:

1. The affected concrete placement shall be removed and replaced in whole or in part.
2. The Contractor shall provide special corrective measures as directed by the DCES.
3. The concrete placement shall be accepted without corrective action.
556-3.04 Stud Shear Connectors for Bridges. Stud shear connectors shall be shop or field welded to the structural steel members at the locations indicated in the contract documents. This work shall be done in accordance with the provisions of the SCM.

556-4 METHOD OF MEASUREMENT

556-4.01 Steel Fabric Reinforcement. The quantity of steel fabric reinforcement satisfactorily installed will be measured for payment as the number of square yards of overall surface area of the deck or structure shown on the contract documents, not including clear distance to the edges, measured to the nearest whole square yard. No subtractions will be made for holes smaller than one-half of a square yard, and no additional payment will be made for overlaps.

556-4.02 Bar Reinforcement. These will be measured as the number of pounds of steel bars placed. The weight of bar reinforcing will be computed by the Engineer utilizing the unit mass for each size bar as given in Table 556-1. No allowance will be made for the weight of any coating on the bars.

| TABLE 556-1 UNIT WEIGHT OF DEFORMED BARS |
|-----------------|---|---|---|---|---|---|---|---|---|---|
| Bar Number      | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 14 | 18 |
| Weight (lb/ft)  | 0.376 | 0.668 | 1.043 | 1.502 | 2.044 | 2.670 | 3.400 | 4.303 | 5.313 | 7.650 | 13.60 |

NOTE. Bar Numbers are bar sizes in numbers of eighths of an inch.

556-4.03 Stud Shear Connectors for Bridges. Stud Shear Connectors will be measured as each connector placed.

556-5 BASIS OF PAYMENT

556-5.01 Steel Fabric Reinforcement. The unit price bid per square yard will include the cost of all labor, materials, and equipment necessary to complete the work. The removal of the concrete placement and its subsequent replacement, or other corrective work which the Contractor is directed to perform, shall be accomplished at no additional cost to the State. No additional payment will be made for the replacement of defective fabric or the replacement of fabric with defective coatings.

556-5.02 Bar Reinforcement. The unit price bid per pound shall include the cost of all labor, materials, and equipment necessary to complete the work. The unit price shall also include the cost of chairs, supports, fastenings, connections, and splices not specifically shown in the contract documents. If the Engineer permits the substitution of larger bars than those specified, or the DCES permits splices not shown in the contract documents, payment will be made only for the amount of steel which would have been required if the specified size and length had been used. No additional payment will be made for enclosures constructed for bending of bars or for replacement of defective bars or for replacement of bars with defective coatings.

556-5.03 Stud Shear Connectors for Bridges. The unit price bid per stud shall include the cost of all labor, materials, and equipment necessary to complete the work. If the use of any stud shear connector requires payment of a royalty to the manufacturer, the royalty shall be included in the unit price bid for this work.
Payment will be made under:

<table>
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<tr>
<th>Item No.</th>
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</thead>
<tbody>
<tr>
<td>556.0101</td>
<td>Uncoated Steel Fabric Reinforcement for Structures</td>
<td>Square Yard</td>
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<tr>
<td>556.0102</td>
<td>Epoxy-Coated Steel Fabric Reinforcement</td>
<td>Square Yard</td>
</tr>
<tr>
<td>556.0201</td>
<td>Uncoated Bar Reinforcement for Concrete Structures</td>
<td>Pound</td>
</tr>
<tr>
<td>556.0202</td>
<td>Epoxy-Coated Bar Reinforcement for Structures</td>
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<tr>
<td>556.03</td>
<td>Stud Shear Connectors for Bridges</td>
<td>Each</td>
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</tbody>
</table>

SECTION 557 - SUPERSTRUCTURE SLABS, SIDEWALKS ON BRIDGES, AND STRUCTURAL APPROACH SLABS

557-1 DESCRIPTION. The work shall consist of placing high performance (Class HP) concrete to construct superstructure slabs, sidewalks, safety walks, and structural approach slabs, as required by the contract documents.

557-2 MATERIALS

557-2.01 General. The materials used for superstructure slabs, sidewalks on bridges, and structural approach slabs shall meet the material requirements of the following subsections:

<table>
<thead>
<tr>
<th>Structural concrete materials</th>
<th>555-2.01</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reinforcing steel</td>
<td>556-2</td>
</tr>
<tr>
<td>Prestressed concrete form units</td>
<td>718-05</td>
</tr>
<tr>
<td>Permanent Corrugated Metal Forms for Bridge Slabs</td>
<td>736-01</td>
</tr>
</tbody>
</table>

557-2.02 Concrete. This shall meet the material requirements for Class HP in accordance with §501. Unless otherwise directed by the Engineer, all concrete shall contain a water-reducing and retarding admixture, meeting the requirements of §711-08. The quantity of the admixture shall be sufficient to achieve the minimum retardation consistent with placing conditions to keep the entire placement plastic (either one continuous placement or all sections of a sequence placement). The dosage rate used shall be determined by the Contractor in accordance with the manufacturer’s recommendation and in concurrence with the Regional Materials Engineer. The dosage shall remain consistent for the duration of the concrete placement except for minor adjustments to meet changing environmental conditions.

557-3 CONSTRUCTION DETAILS

557-3.01 Concrete Manufacturing and Transportation. The requirements of §501-3 shall apply.

557-3.02 Falsework. The requirements of §555-3.02 shall apply.

557-3.03 Forms. Unless otherwise noted the contractor may use any of the following forming systems to form the underside of the superstructure slabs:

A. Removable Forms. The requirements of §555-3.03A shall apply.

B. Permanent Corrugated Metal Forms for Superstructure Slabs. Where permanent metal forms are employed, the following construction procedures shall apply.
Care and protection shall be given the metal form sheets, supports, and accessory items during handling, shipping, and storage. During loading, hoisting, and unloading operations, extra precaution and care shall be taken to prevent damage to ends, corners, and edges of the form sheets, supports, and accessory items. If the form units and accessories are to be stored prior to installation, they shall not be placed in contact with the ground and the material shall be adequately covered or protected to keep it dry.

Form supports shall be placed in direct contact with the flange of a stringer or floor beam. All attachments shall be made by permissible welds, bolts, clips, or other approved means. The welding of form supports to steel not considered weldable or to portions of flanges subject to tensile stresses shall not be permitted. Welding shall be in accordance with the provisions of the New York State Steel Construction Manual (SCM) except that 1/8 inch fillet welds will be permitted. All welding shall be performed by a welder certified under the SCM.

Form sheets shall not be permitted to rest directly on the flanges. They shall be securely fastened to form supports by self-tapping screws and shall have a minimum bearing length of 1 inch at each end. Transverse construction joints shall be located at the bottom of a flute and 1/4 inch weep holes shall be field drilled at not less than 1 foot on centers along the line of the joint.

Screed rail and pouring runway supports shall not be located directly on the form sheets, form supports, or reinforcing steel. No loose sheets or miscellaneous hardware shall be left on the structural slab at the end of the work day. Metal forms shall not be used where longitudinal slab construction joints are located between stringers, nor shall they be used on the fascia overhang.

The corrugated metal sheets shall be fabricated for the placement sequence used with the joints between sections of sheet overlapped or securely fastened to eliminate differential deflections between sections. Any exposed form metal where galvanizing has been damaged, shall be cleaned and repaired as provided for in §719-01, Galvanized Coatings and Repair Methods.

C. Prestressed Concrete Form Units. The applicable requirements of §555-3.03A and the Prestressed Concrete Construction Manual shall apply.

Form supports shall be placed in direct contact with the flange of the stringer. All attachments shall be made by permissible welds, bolts, or other means approved by the Engineer. The welding of form supports to steel not considered weldable, or to portions of flanges subject to tensile stresses will not be permitted. Welds and welding shall be in accordance with those portions of the SCM concerned with fillet weld design, fillet weld details, general workmanship and technique, except that 1/8 inch fillet welds will be permitted. All welding shall be performed by a welder certified under the SCM.

D. Restrictions. The following restrictions shall apply to all forms.

1. Fascia overhangs shall be formed with removable forms to provide a flat concrete surface.
2. A bay, constructed in stages such that a longitudinal joint is required, shall only be formed with removable forms.
3. A haunch which rests upon an end diaphragm shall only be formed with removable or permanent corrugated metal forms.
4. Prestressed concrete form units shall not be used where the design span is less than 5 feet nor greater than 11 feet. The design span is equal to the beam spacing minus one-half the top flange width.
5. Prestressed concrete form units may be restricted at the ends of some skewed spans. Refer to the contract documents for details.
6. Prestressed concrete form units shall not be used on prestressed concrete box beam superstructures unless specifically allowed by the contract documents.
557-3.04 Placing and Fastening Reinforcing Steel. Immediately prior to placement of concrete, the Engineer will verify that the reinforcing steel is positioned within required tolerances. If the allowable tolerances are exceeded, the Contractor shall correct the position of the reinforcing steel before placing concrete. All reinforcing steel and chairs shall be anchored to prevent uplift.

A. Permanent Corrugated Metal Forms or Removable Forms. Except for prestressed concrete form units the requirements of §556-3.01 and §556-3.03 shall apply.

B. Prestressed Concrete Form Units. The requirements of §556-3.01 and §556-3.03 shall apply. The top reinforcing steel mat shall be securely connected to the forms and the stud shear connectors. Connections shall be placed no farther apart than 4 feet on center. Connections to the forms may be made to the form-lifting devices, reinforcing steel projecting from the forms, or devices in the form supplied for this purpose. Hold-down devices shot into the form will not be permitted. Connections shall neither deflect the reinforcing steel nor interfere with the smooth flow of concrete.

557-3.05 Handling and Placing Concrete. The requirements of §555-3.04 Handling and Placing Concrete shall apply. A Preplacement Meeting is required to be held at least one week prior to the start of any concrete placement for superstructure slabs. Meeting participants besides the Contractor and Engineer should include materials suppliers, subcontractors, Regional Materials Engineer, Regional Safety Officer, and others as deemed appropriate. Participants will review all aspects of the proposed placement including, but not limited to, the following:

- Planned workforce, assigned tasks of each designated position, and experience and expertise.
- Proposed construction techniques and crew experience.
- Safety considerations.
- Concrete mix design.
- Admixtures and technical data; dosage rates will be approved by the Regional Materials Engineer.
- Proposed placement rate, curing and loading schedules.
- Curing practices to be employed as well as the workforce designated to the curing process.
- Delivery/conveyance equipment, including deck finishing machine setup and operation.
- Traffic control.

For placements proposed between October 1st and April 1st the Preplacement Meeting should additionally review cold weather concreting operations including, but not limited to, the following:

- Expected environmental conditions at time of placement and during curing
- Proposed curing methods to maintain acceptable curing temperature

No concrete shall be placed until all aspects of the proposed placement are approved by the Engineer. A written report of the preplacement meeting will be established by the Engineer. Modifications shall be submitted in writing to the Engineer for approval. Further, for placements between October 1st and April 1st, no concrete shall be placed until all aspects of the proposed placement are approved by the Regional Construction Engineer.

Before concrete slabs are placed on steel spans, all permanent field connections shall be completed unless otherwise noted on the contract plans, and all temporary supports and mechanisms used in steel erection shall be removed.

No concrete shall be placed until all the provisions of §555-3.04A. Placement Limitations are met, environmental conditions are deemed favorable, and satisfactory means to mitigate adverse environmental conditions exist. Favorable environmental conditions are defined as an expected weather
forecast suitable for concrete placement during the entire placement duration, the evaporation rate not to exceed 0.25 lb/sf-hr, and acceptable curing temperatures expected for the duration of the curing period.

The Contractor shall provide any necessary means to mitigate adverse weather conditions and curing temperatures. Failure to maintain acceptable environmental conditions will result in the concrete placement being stopped and a bulkhead put in place.

The Contractor shall take the necessary measurements and calculate the theoretical evaporation rate. The measurements for air temperature, relative humidity, and wind speed shall be taken as near as possible to the final placement location of the concrete.

Concrete temperature will be taken from the same sample used for slump and air content tests. These measurements will be taken prior to commencement of concrete placement. If, in the Engineer's opinion, significant changes occur in atmospheric conditions, additional atmospheric measurements and calculations by the Contractor will be required. The Contractor shall supply all instruments necessary to make the required calculations. All instruments shall be approved by the Engineer, as being in good working order. The Contractor's measurements and calculations will be subject to the Engineer's approval. To determine the evaporation rate, apply the values taken for relative humidity, plastic concrete temperature, air temperature, and wind velocity to Figure 557-1 Structural Concrete Evaporation Rate.

The placing of concrete for any bridge slab shall be continuous between joints. Conveyance of concrete shall meet the requirements of §555-3.04B.

Vibrating of concrete shall be in accordance with §555-3.04E except the number of vibrators required shall be one for every 40 cy of concrete placed per hour, with a minimum of two vibrators in use at all times, and equally spaced across the placement front. One additional vibrator shall be available for use as a backup.

557-3.06 Cold Joints. "Cold Jointing," the bonding of fresh concrete to set concrete, shall be done where indicated in the contract documents, or where approved by the DCES.

A. Horizontal Joints. Within 24 hours of the start of the placement, the hardened concrete shall have laitance and dirt removed by a high-pressure water wash. The high-pressure water wash shall be sufficiently strong to remove any laitance and dirt, but not damage the reinforcement or reinforcement coating. The pressure wash equipment shall be capable of providing pressure of 3000 to 5000 psi. After pressure washing, the concrete shall be continuously wetted for a minimum of 12 hours immediately prior to deck placement. Before placing fresh concrete, all standing water shall be removed with oil-free compressed air. The surface shall be protected from drying to maintain a clean, saturated surface dry condition when placing the new concrete.

If the tops of precast/prestressed elements have been sealed with a penetrating sealer, pressure wash the tops a maximum of 2 hours prior to concrete placement. The requirement for prewetting is waived.

B. Construction Joints. The requirements of § 555-3.06 A. shall apply. Construction joints shall be placed only where shown in the contract documents or where permitted by the DCES.

In the event an ongoing placement is delayed excessively, the establishment of a bulkhead shall be required.

557-3.07 Finishing Integral Wearing Surfaces on Superstructure Slabs. Machine finishing shall be used throughout all superstructure concrete placement operations with the exception of areas which are inaccessible to finishing machines.

Machine finishing shall be accomplished with an approved power-driven, one-operation (strike-off and finishing) machine. The finishing machine shall have a strike-off auger set 1/4 to 1/2 inch above the finished surface, a power-driven roller or oscillating type screed, and a pan float.
Finishing machines shall be equipped with adjustable strike-off and finishing screeds, the bottom surfaces of which shall be adjusted to produce the required contour of the finished surface. Machines shall be kept in true adjustment. Machines out of adjustment shall not be used until proper adjustments have been made and the adjustments have been approved by the Engineer.

The specific method and equipment that the Contractor proposes to use for finishing will be supplied during the Preplacement Meeting and will be subject to approval by the Engineer based on the above listed requirements.

Finishing machine rail supports shall be accurately set and of substantial construction so that the finished deck surface will conform to the profile and transverse sections shown in the contract documents. Finishing machine rail supports shall be placed and adjusted to properly provide for the deflection of forms, falsework, and structural supporting members which will occur during the placement of the concrete. Finishing machine rail supports shall not be attached by welding to portions of flanges subject to tensile stresses. The finishing machine rail supports shall be spaced at a maximum of 2 feet on center. During stage construction, the support system shall be on the stage being placed.

Where the deck surface falls outside the fascia stringer flange, the finishing machine rail supports shall be placed on the forms. The forms shall be designed to take these loads through the use of outriggers or some other approved means.

Prior to commencing concreting operations, the finishing machine shall be given a test run over the full length of the superstructure segment to be paved, with the finishing machine adjusted to its finishing position. While operating the finishing machine during this test, the finishing machine rails shall be checked for deflection and proper adjustment, the cover on slab reinforcement measured, and the controlling dimensions of slab reinforcement and forms checked. All necessary corrections shall be made and verified by the Engineer before concreting is begun.

A sufficient amount of concrete equal to the finishing machine capacity shall be supplied at all times.

After the concrete has been placed, spread, and consolidated to provide a uniformly dense structural slab, the surface shall be struck off immediately by a single passage of the transverse finishing machine. The finishing machine shall carry sufficient concrete in front of the screed to fill low and porous places. This operation shall be done only once and shall produce a uniformly consolidated dense smooth surface of the required contour. The passage of the strike-off auger shall provide a concrete surface slightly above grade so that after settlement, if any, and the disappearance of excess water from the surface, the passage of the finishing screed will result in a uniform surface at the required grade and contour over its entire area, and provide the required cover over reinforcing.

In areas which are inaccessible to finishing machines, use of approved manual vibratory equipped power screeds may be used, with written approval of the DCES.

Hand finishing shall be allowed only in areas inaccessible to finishing machines or manually driven vibratory-equipped power screeds. Hand finishing shall be performed in the same sequence and manner as machine finishing, unless otherwise permitted by the Engineer. Hand finishing shall be performed in such a manner as to produce a concrete surface with quality and uniformity identical to that produced by the finishing machine. Hand screeds or bullfloats shall be magnesium and 10 inches, or more, in width. Care shall be taken not to overwork the concrete surface during any finishing operation.

In the event the placement is delayed as a result of equipment breakdowns or delivery problems, all concrete in place shall be protected from evaporation by covering the surface with wet burlap, curing blankets, or plastic sheets. Excessive delays shall require the establishment of a bulkhead and the ceasing of the placement.

Prior to texturing, the finished concrete surface shall be examined by the Contractor and the Engineer using a straightedge. The straight-edge shall not be less than 10 feet long. It shall be furnished by the Contractor and maintained in good, usable condition at the placement site at all times. While the concrete is still plastic, surface depressions shall be filled with concrete of the same class as the placement in progress. Surface irregularities greater than 1/4 inch in 10 feet in either the longitudinal or the transverse direction shall be corrected in a manner acceptable to the Engineer. Thin mortar or laitance, which may
have accumulated ahead of the finishing machine screed, shall be removed from the work site. They shall not be used to fill depressions.

After finishing, the surface shall be given a suitable texture with an artificial turf drag made of molded polyethylene with approximately 53,500 synthetic turf blades per square yard, each approximately 1/2 inch long. The artificial turf drag shall be of a type and brand appearing on the Department's Approved List.

The Contractor may apply texture in a transverse direction, longitudinal direction, or parallel to the finishing machine. Once begun, the direction of texturing shall not change. All texturing shall be done from a work bridge immediately following the finishing operation. Texturing shall be done prior to the beginning of curing operations. Only one pass of the turf drag over the finished area will be permitted.

If texturing is done in a transverse or skewed direction, the Contractor shall texture by hand methods immediately after finishing machine passage.

If texturing is done in the longitudinal direction the turf drag shall be a seamless strip and shall be attached to the work bridge such that the surface of the concrete is textured immediately after finishing machine passage. Small areas, otherwise inaccessible to the attached drag, may be textured by hand methods. Texture resulting from the drag shall stop within 1 foot of curbs.

The finishing movement and resulting progress of the turf drag shall be done in a manner so as to prevent ridges or gouges forming in the concrete surface. The drag shall be weighted and the contact area changed as required to produce an acceptable texture. The drag shall be cleaned periodically to remove all hardened concrete particles.

557-3.08 Finishing Integral Wearing Surfaces on Structural Approach Slabs. The requirements of §557-3.07 shall apply together with the following:

The Contractor may use an approved, manually driven, vibrator-equipped power screed in lieu of a power-driven transverse finishing machine. Only screed model types appearing on the Department’s Approved List shall be employed for this work. The Engineer may require the use of a power-driven finishing machine if satisfactory results are not being attained.

557-3.09 Finishing Surfaces to be Overlaid with Portland Cement or Asphalt Concrete.

Machine finishing shall be used throughout all superstructure concrete placement operations, with the exception of areas which are inaccessible to finishing machines. In areas which are inaccessible to finishing machines, use of approved manual vibratory equipped power screeds may be used, with written approval of the D.C. E. S.

Surfaces shall be finished to a surface tolerance of 3/8 inch in 10 feet. The surface tolerance shall be verified by the Engineer with an approved straightedge not less than 10 feet long. The straightedge shall be furnished by the Contractor who shall maintain it in good condition at the paving site at all times.

Hand finishing shall be allowed only in areas inaccessible to finishing machines or manually driven vibratory-equipped power screeds. Hand finishing shall be performed in the same sequence and manner as machine finishing, unless otherwise permitted by the Engineer. Hand finishing shall be performed in such a manner as to produce a concrete surface with quality and uniformity identical to that produced by the finishing machine. Hand screeds or bullfloats shall be magnesium and 10 inches, or more, in width. Care shall be taken not to overwork the concrete surface during any finishing operation.

Upon completion of screeding, surfaces which will be overlaid with portland cement concrete shall be textured to conform to §557-3.07.

557-3.10 Sidewalk and Safety Walk Finish on Bridges. Sidewalks and safety walks shall be constructed by placing concrete continuously to an elevation slightly higher than shown in the contract documents. The concrete shall then be screeded to the correct elevations and worked with a magnesium float to give uniform surface. Floating shall be kept to a minimum, consistent with the desired finish, in order to avoid overworking the concrete. Follow floating with a broom finish. Surface scoring will not be permitted.
FIGURE 557-1 STRUCTURAL CONCRETE EVAPORATION RATE

<table>
<thead>
<tr>
<th>Relative Humidity (%)</th>
<th>Plastic Concrete Temperature (°F)</th>
</tr>
</thead>
<tbody>
<tr>
<td>100</td>
<td>100</td>
</tr>
<tr>
<td>80</td>
<td>90</td>
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<tr>
<td>60</td>
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<td>20</td>
<td>60</td>
</tr>
<tr>
<td>40</td>
<td>40</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Air Temperature (°F)</th>
<th>40</th>
<th>50</th>
<th>60</th>
<th>70</th>
<th>80</th>
<th>90</th>
<th>100</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wind Velocity (MPH)</td>
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<td>2</td>
<td>5</td>
<td>10</td>
<td>15</td>
<td>20</td>
<td>25</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Evaporation Rate (lb/sq ft/hr)</th>
<th>0.0</th>
<th>0.1</th>
<th>0.2</th>
<th>0.3</th>
<th>0.4</th>
<th>0.5</th>
<th>0.6</th>
<th>0.7</th>
<th>0.8</th>
</tr>
</thead>
</table>

To use this chart:
1. Enter with air temperature, move up to relative humidity.
2. Move right to plastic concrete temperature.
3. Move down to wind velocity.
4. Move left to read approximate rate of evaporation.

557-3.11 Curing. After finishing and plastic-concrete texturing operations are completed, the concrete surface shall be completely covered with clean, prewetted burlap. The allowable time period for wet burlap covering shall not exceed five minutes from the completion of texturing, and 30 minutes from the time of concrete placement. Care shall be taken so as not to damage the finished surface and texturing. The curing shall not be delayed beyond the specified period. Burlap shall be lapped a minimum of 1 foot. Lapped edges are not required to be sealed. Burlap shall be thoroughly saturated over its entire surface area and shall be drained of excess water prior to its application. Burlap shall be kept continuously wet, commencing 10 minutes from the time the wet burlap is placed, and protected from displacement. The Contractor may cover the wet burlap and soaker hoses only if it is necessary to maintain curing temperature.
The curing period shall begin only after all concrete for a given placement is complete. A curing day is defined as any day during which the ambient air temperature at the concrete surface is 45°F or higher for the entire day.

Conditions may occur which prevent an entire day from qualifying as a curing day, but do not prevent portions of that day from reaching temperatures that qualify as curing temperatures. If these conditions occur and with the Engineer's approval, the Contractor may aggregate curing hours. A curing hour is defined as any hour during which the curing temperature remains at, or above 45°F.

An aggregation of 24 curing hours will be credited as one curing day. Aggregations of less than 24 curing hours will not be credited.

Curing hours will be determined with continuous recording thermometers. The number and placement of the thermometers will be determined by the Engineer. Thermometers used to monitor curing temperatures shall consist of the following types:

1. Continuously Recording Thermometer. The thermometer shall be capable of continuously recording temperatures within a range of 0°F to 120°F for a minimum of 24 hours.
2. Maximum - Minimum Recording Thermometer. For all placements the thermometer shall be capable of recording maximum and minimum temperatures in a range of 0°F to 120°F.

The curing temperature of concrete is the air temperature at the concrete surface, or the air temperature between the concrete surface and its protective covering. Temperatures at these locations are critical for proper concrete curing. For the purposes of this section the temperatures at the foregoing locations shall be maintained between 45°F and 85°F inclusive.

A. Superstructure Slabs. After the burlap placement has been fully completed, the concrete surface shall be cured for 14 curing days. The Contractor may use either option listed below. After seven curing days, the Contractor may be permitted to perform incidental work on the structure under the loading limitations of §557-3.14 Loading Limitations for Superstructure Slabs. The burlap may be displaced in limited areas, for short durations, to perform items such as sawcut grooving, placement of sidewalks, safety walks, curbing, bridge rail, and fencing. The amount of burlap displaced to perform these operations shall be limited to the immediate area affected by the Contractor’s operations. All concrete surfaces exposed during these operations shall be kept in a saturated condition. Immediately after the work is completed in the affected area, all burlap shall be replaced for the duration of the curing period. Removable forms shall remain in place until the minimum curing period is complete.

1. Fourteen-Day Continuous Wetting. Leave all burlap in place for 14 curing days. Provide continuous, uniform wetting for the entire curing period.

2. Wet Burlap and Curing Covers. Provide continuous uniform wetting for seven curing days. After seven curing days, either of the following methods may be used:

a. Remove all burlap after seven curing days. Apply curing covers immediately upon burlap removal. Plastic-coated fiber blankets are not required to be laid dry. Application and maintenance of covers shall be in accordance with §555-3.08A General. Concrete cured in this manner shall not be exposed to the atmosphere for more than 10 minutes between burlap removal and curing cover placement.

b. Apply curing covers directly over the wet burlap. Plastic-coated fiber blankets are not required to be laid dry. Application and maintenance of covers shall be in accordance with §555-3.08A General. The concrete surface shall be inspected periodically to ensure that its condition remains saturated.
The Contractor shall inform the Engineer of the intended curing procedure at the Preplacement Meeting.

**B. Structural Approach Slabs, Curbs, Sidewalks and Safety Walks on Bridges.** After the burlap placement has been fully completed, leave all burlap in place for 7 curing days. Provide continuous, uniform wetting for the entire curing period. Forms for curbs, sidewalks, and safety walks shall remain in place until the minimum curing period is complete. Forms for structural approach slabs shall remain in place until sufficient strength is achieved to avoid damage to the concrete. After removal of approach slab forms, the formed surfaces shall be cured as per the requirements of §555-3.08A.

**557-3.12 Provisions for Concreting in Cold Weather.** Cold-weather concreting provisions shall apply when the ambient air temperature below 45°F for 24 consecutive hours, or drops below 32°F at any time, during the curing or drying periods of the concrete.

When cold-weather concreting of superstructure slabs is progressed, curing shall be maintained in accordance with §555-3.08C Provisions for Curing in Cold Weather, except as modified here:

**A. Superstructure Slabs.**

The curing duration shall be 14 days (336 hours). Conditions may occur which prevent an entire 24 hour day from qualifying as a curing day, but do not prevent portions of that day from reaching temperatures that qualify as curing temperatures. If these conditions occur the Contractor may aggregate curing hours. An aggregation of 24 curing hours will be credited as one curing day based on the Engineer’s acceptance of monitored temperature data. Any aggregations of less than 24 curing hours will not be credited as a curing day. A curing hour is defined as any hour during which the curing temperature remains at, or above 45°F. Curing temperature is defined as the temperature of the air measured at the surface of the curing concrete.

Curing temperatures shall be maintained in accordance with the requirements of Table 555-2, Cold Weather Curing Requirements. If ambient air temperatures are expected to fall below 45°F, materials and equipment necessary to maintain required curing temperatures shall be present on the site or readily available. The contractor shall provide protection in a timely manner to maintain acceptable curing.

External heat and enclosures to maintain curing temperatures may be required, as determined by the contractors proposed curing methods documented at the Preplacement Meeting. Enclosures are defined as those materials, combinations of materials, or systems that provide for uniform temperature and curing management of the concrete. If enclosures are required, they shall be constructed in such a way that all surfaces of the fresh concrete shall be maintained between 45°F and 80°F for the curing period. On structures where bottom formwork is not required, the existing superstructure materials may be considered for their insulating values provided all curing temperature requirements are maintained. If the Contractor expects to, or will, perform work when ambient temperatures are below 45°F, the enclosure shall be constructed in such a manner that work can be performed inside the enclosure without exposing any concrete to a temperature below 45°F. All concrete surfaces within heated areas shall be protected from drying by the use of live steam or use of continuously wetted burlap. All concrete surfaces within heated areas shall be protected from surface disintegration of fresh concrete due to an accumulation of carbon dioxide gas by properly venting the enclosure or use of non-combustion type heating systems.

Continuously recording thermometers shall be placed on both the top and underside of the deck to monitor areas where extreme cold or heat can be expected. Multiple thermometers may be required as directed by the Engineer. On structures where bottom formwork is not required and the existing superstructure materials are considered for their insulating value, temperatures shall be monitored at the interface between the existing superstructure materials and new concrete using continuously recording thermocouples and thermometers.
A maximum temperature differential of 30° F between any two locations within any form of enclosure, heated or otherwise, shall be maintained at all times.

When the ambient temperature is 45°F or greater, an enclosure may be removed for access to progress additional work providing there is a temperature difference of 30 Fahrenheit degrees or less between the air and the surface of the concrete. If the temperature difference between the air and the surface of the concrete is greater than 30 Fahrenheit degrees, temperatures shall be gradually reduced at a rate not to exceed 1°F/hr until the temperature difference is equal to or less than 30 Fahrenheit degrees. If an enclosure is removed, all heating in other areas shall cease until such time that the enclosure is replaced. Upon completion of the incidental work and replacement of the enclosure, the Contractor shall reestablish acceptable curing temperature differentials, with a maximum temperature differential not more than 30 Fahrenheit degrees between any two locations within the enclosure.

After seven (7) curing days, the Contractor may perform work on the structure to complete sidewalks, safety walks, curbs, and barriers. Work shall progress only when ambient temperatures are 45°F or greater or within an enclosure as described above. Incidental work shall not cause damage to the structure.

For all incidental work, the requirements of §557-3.14, Loading Limitations for Superstructure Slabs, shall apply.

B. Structural Approach Slabs, Curbs, Sidewalks and Safety Walks on Bridges.
The provisions of 557-3.12 A Superstructure Slabs shall apply except the curing duration shall be 7 days (168 hours). After three (3) curing days, the Contractor may perform work on approach slabs to complete sidewalks, safety walks, curbs, and barriers. Work shall progress only when ambient temperatures are 45°F or greater or within an enclosure as described above. Incidental work shall not cause damage to the structure.

For structural approach slabs, the requirements of §557-3.15 Loading Limitations for Structural Approach Slabs, Sidewalks, and Safety Walks on Bridges, shall apply.

C. Saw Cut Grooving.
When concrete is placed, cured, or dried under cold weather provisions, and a surface treatment option requiring saw cut grooving is used, saw cut grooving may be commenced after 7 curing days and shall be completed prior to commencing the drying period. Work shall progress only when ambient temperatures are 45°F or greater or within an enclosure as described in §557-3.12 A. Care shall be taken to prevent damage to the structure and no chipping or spalling of concrete shall occur at the sawcut edges.

D. Winter Surface Treatment - Superstructure Slabs and Structural Approach Slabs.
Upon completion of the curing period, the Contractor shall progress one of the following two options:

1. Option 1. The top surface and fascias of the superstructure slab shall be air dried for 10 days before being sealed with a penetrating sealer or exposed to freezing temperatures. Saw cut grooving shall be completed, as described above, prior to application of penetrating sealer. External heat and enclosures to maintain drying temperatures may be required. Drying shall be achieved by the following:

   a. Providing free air flow and maintaining temperatures between 45°F and 80°F to the top surface and fascias (vertical faces) of the superstructure slab. Fascia forms shall be removed to allow for free air flow.
   b. Drying of the underside of the structure, and of the fascias when a concrete barrier is to be placed on the superstructure slab, will not be required. However, ambient temperatures shall be maintained between 45°F and 80°F in these areas for the duration of the drying period.
c. The drying period shall be continuous except that aggregate drying hours may be allowed when a contractor ceases free air flow for any reason but protects the drying concrete from exposure to any additional water. Exposure to any additional water, beyond minor leakage thru an enclosure in limited areas, will require the drying period to re-commence for 10 days. Any 3 hour period of time, or fraction thereof, when the concrete is exposed to minor leakage shall not be counted as part of the drying period. Minor leakage shall be defined as water that dries or evaporates in 3 hours or less. Limited areas are defined as areas less than 100 ft². The total area of allowable minor leakage shall not exceed 5% of the concrete area under drying conditions. The same area of concrete shall not be exposed to minor leakage more than twice. Areas that exceed 100 ft² or are exposed to additional water that does not dry or evaporate in less than 3 hours, may be dried independently to accommodate removal of the original enclosure. Any independent enclosures shall be maintained under the same temperature and air flow requirements as the original enclosure for 10 days.

d. Means of accelerating the drying process will be considered by the Director, Materials Bureau, to achieve an internal moisture content of 85% relative humidity or less, measured at a depth of 1 inch from any concrete surface.

Once the drying period is complete, temperatures shall be gradually reduced at a rate not to exceed 1°F/hr until the temperature within the enclosure equals the temperature outside the enclosure. Application of a penetrating sealer, in accordance with other items shall be completed before opening the superstructure slab to traffic.

2. Option 2. The top surface and fascias of the superstructure slab shall be air dried for 24 hours before being sealed with an interim application of penetrating sealer or being exposed to freezing temperatures. No saw cut grooving will be performed. External heat and enclosures to maintain drying temperatures may be required. Work shall be progressed by doing the following:

a. Providing free air flow and maintaining temperatures between 45°F and 80°F to the top surface and fascias of the superstructure slab. Fascia forms shall be removed to allow for free air flow.

b. Drying of the underside of the structure, and of the fascias when a concrete barrier is to be placed on the superstructure slab, will not be required. However, ambient temperatures shall be maintained between 45°F and 80°F in these areas for the duration of the 24 hour drying period. Application of interim penetrating sealer shall be completed before opening the superstructure slab to traffic.

c. After April 1st the contractor shall clean the deck of debris and provide necessary site access. The Department will inspect the superstructure slab for freeze / thaw or scaling damage. Damage shall be defined as:

(1) Delaminations
(2) Surface defects as follows:
   • Total combined area greater than 50 ft² with a scaling rating of 3 or greater as defined by ASTM C-672.
   • Total combined area greater than 10 ft² where the surface distress is greater than 3/16 inch deep.
(3) Pop-outs – surface imperfections greater than 3/4 inch in diameter
d. If the above described damage exists, the Contractor shall repair any damaged or
defective concrete greater than 3/16 inch deep by saw cutting the perimeter of the area to a
depth of 3/4 inch, chipping any unsuitable material to 1-1/2 inch or sound concrete
(whichever is deeper) with light, hand held, pneumatic tools, at a 45 degree angle into the
repair area. Clean all repair area surfaces thoroughly by blast cleaning. Repair small areas 3
ft² or less using approved concrete repair material that provides a permeability less than 1200
coulombs, Item 701-04, preparing the surface according to the material manufacturer’s
recommendations. Repair larger areas using Class DP concrete, preparing the surface
according to §584-3.02 and 584-3.03. Cure Class DP concrete for 7 days.

e. After all necessary repairs are completed, the Contractor shall perform diamond grinding
to the entire superstructure slab and approach slabs, to within 1 foot of any curb or barrier.
Diamond grinding shall be performed as follows:
   (1) The depth of the grinding shall be approximately 3/16 inch to obtain a smooth texture.
   (2) In all travel lanes, use equipment having gang-mounted diamond saw blades on a
       multi-blade arbor specifically designed for PCC pavement or superstructure production
       grinding. Using equipment capable of producing a 3 ft wide (minimum) grinding pass that
       is equipped with a vacuum system capable of removing slurry from the bridge deck
       surface, such as the Target 3800, Boart-Longyear (Kushion Kut) PC5000 or PC600, or
       equal as approved by the Director, Materials Bureau. Smaller diamond grinding equip
       shall be used as necessary to complete grinding adjacent to curbs or barriers. The
       Contractor shall submit requests to use other equipment at least 7 days prior to the start of
       grinding operations.
   (3) Begin and end diamond grinding lines normal to the bridge deck centerline. Grind the
       bridge deck longitudinally such that at least 95% of the bridge deck surface is ground and
       the bridge deck is in the same plane across a joint or crack when measured with a 3 ft
       (minimum) straightedge. When steel joints are specified, joints shall be placed to allow
       for the required grinding of 3/16 inch. Feathering of the grinding operation at steel joints
       shall be kept to a minimum. Provide surface drainage by maintaining the proper cross-
       slope on the finished surface and by blending adjacent passes. Regrind the bridge deck if
       an acceptable surface is not being obtained.
   (4) Continuously remove slurry from the bridge deck using the vacuum system on the
       grinding equipment. If required, provide equipment capable of transporting the slurry
       from the job site to an acceptable waste area or facility, without spilling.
   (5) Traffic may be allowed on ground areas after slurry removal is complete or on decks
       where only partial diamond grinding is complete.
   (6) After diamond grinding is complete, concrete shall be saw cut grooved according to
       contract documents and specifications for saw cut grooving, followed by penetrating
       sealer application placed in accordance with contract documents and specifications for
       penetrating sealers.

E. Winter Surface Treatment – Curbs, Sidewalks and Safety Walks on Bridges.
Upon completion of the curing period, concrete shall be air dried for 24 hours by providing free air
flow and maintaining temperatures between 45°F and 80°F to all concrete surfaces. The drying
period shall be continuous. Upon completion of drying, curbs, sidewalks and safety walks shall be
sealed with a penetrating sealer in accordance with contract documents.

557-3.13 Removal of Forms. Removal of forms for superstructure slabs shall meet the
requirements of §555-3.09 Form Removal and as modified herein. The minimum curing period prior to
form removal is 10 curing days, except that for cold weather concreting a minimum of 14 curing days is
required unless minimum compressive strengths are achieved as determined by the D.C. E. S. A curing
day is defined in §555-3.08A. Permanent field connections, if required, shall be made on the same day prior to removal of forms and falsework.

The following inspection procedures will be used as a check to insure the soundness of the concrete structural slab adjacent to the steel forms. Not less than two days after completion of a concrete structural slab pour, but prior to the next slab pour, the Contractor shall remove a section of the steel form from the most recently completed pour of each span, at a location selected by the Engineer, in order to provide visual evidence that the concrete mix or the construction procedures are obtaining the desired results. If either the concrete mix or the construction procedures are varied significantly within a pour, such as a change in the extent of vibration or change in the workability of the mix, the Contractor shall remove another section of form to verify that the new procedures yielded desirable results.

After the concrete has been placed in a span for a minimum of ten days but prior to any further work performed on the superstructure in that span, the Engineer will spot-check the underside areas of the steel forms by sounding with a suitable-weight hammer at least 50% of the area of at least 25% of the individual form panels on a random basis to determine whether any honeycomb or void areas exist. If such areas are detected, the Contractor shall remove the forms from these areas for a visual inspection of the slab.

The amount of sounding and form removal may be reduced after a substantial amount of slab has been constructed and inspected, if the Contractor's methods of construction and the results of the inspections as outlined above indicate that sound concrete is present throughout the slabs.

If, after removing a section of form, the concrete is found to be defective, additional panels shall be removed. All defective concrete shall be repaired to match the adjacent concrete in section and color.

The form sections shall be removed by a metal saw or air-carbon-arc gouging with minimum damage to the concrete. Cuts shall only be sufficiently deep to sever the form. Any other method of removal shall be submitted to the Deputy Chief Engineer (Structures) for approval. Cuts that are parallel to the corrugations in the forms shall be located on the sloping surface midway between a crest and a valley. Cuts parallel to the supporting beams shall be made through the supporting angles taking care not to damage the structural steel beams. The Contractor will not be required to replace the removed forms.

The Contractor shall provide all the facilities required for safe, suitable and convenient means of access to the forms for the Engineer's inspection.

557-3.14 Loading Limitations for Superstructure Slabs. Superstructure slabs, during the curing period, may be subjected to a vehicle load not to exceed 10 tons, or a wheel load not to exceed 3 tons no sooner than seven curing days after placement. Full legal loading may commence using either of the following options:

A. Superstructure slabs may be subjected to full legal loads no sooner than 14 calendar days after completion of the curing period.
B. The Contractor may subject a superstructure slab to its full legal load upon completion of the curing period, or any day thereafter provided that the procedure below is followed:

1. The Contractor shall notify the Engineer at the Preplacement Meeting of the intention to subject the slab to full legal load prior to the 14th day after completion of curing.
2. During the slab concrete placement, the Engineer will cast two sets (pairs) of test cylinders in addition to each set cast for record and cure the cylinders on site in the same manner as the superstructure slab.
3. The Engineer will forward cylinders to the Materials Bureau or Regional Testing Facility. One set will be tested fourteen calendar days after placement and, if necessary, the second set will be tested twenty-one calendar days after concrete placement. Under no circumstances will cylinders be tested sooner than fourteen calendar days after the concrete placement they represent.
4. Concrete cylinder sets (pairs) designated for advance testing shall achieve an average compressive strength of 3000 psi, or greater, with individual cylinders having a compressive strength of 2800 psi, or greater.
5. Results of compression tests will be transmitted to the Engineer as soon as possible. The Engineer will inform the Contractor of the cylinder testing results and allow early loading if appropriate. If the required compressive strengths are not achieved, the requirements of §557-3.14A shall apply.

557-3.15 Loading Limitations for Structural Approach Slabs, Sidewalks, and Safety Walks on Bridges. During the curing period, approach slabs may be subjected to a vehicle load not to exceed 10 tons, or a wheel load not to exceed 3 tons. The Contractor may subject structural approach slabs, sidewalks, and safety walks to their full legal load upon completion of the 7-day curing period.

557-3.16 Damaged or Defective Concrete. Damaged or defective concrete shall be defined by, and repaired in accordance with, the requirements of §555-3.13, Defective or Damaged Concrete.

Subsequent to placement of concrete, either before or after setting, the Engineer will verify at random that the vertical clear distance from the top of the structural slab to the top mat of main reinforcing, as shown on the contract plans, is correct within a tolerance of plus or minus 1/2 inch. If the allowable tolerance is exceeded, the Engineer shall reject the work so advise the Contractor and the Deputy Chief Engineer (Structures), in writing, stating the deficiencies upon which the rejection is based.

The Deputy Chief Engineer (Structures) shall review the nature and extent of the deficiencies and shall designate one or more of the following alternatives:

- The affected placement shall be removed and replaced in whole or in part.
- The Contractor shall provide special corrective measures as directed by the Deputy Chief Engineer (Structures).
- The concrete placement shall be accepted without corrective action.

After the concrete has hardened, the Engineer will examine it using the Contractor’s straightedge. Surface irregularities greater than 1/4 inch in 10 feet shall be corrected. Unless otherwise directed by the Regional Materials Engineer, the concrete used for repairs shall be of the same materials as that used for the original placement.

557-3.17 No Bar list provided. When no bar lists are provided in the contract documents the following shall apply:

1. At least thirty (30) days prior to fabrication of the reinforcement the Contractor shall submit a minimum of two copies of the bar lists and placement drawings showing the bar locations to the Engineer. The details of the bar list and placement drawings shall meet the requirements of the current edition of the Concrete Reinforcing Steel Institute’s publication Reinforcing Bar Detailing. Placement drawings shall be size “B”. Drawings and bar lists shall be clear and legible.
2. Requests for information or changes along with reasons shall be documented in a separate list.
3. The Engineer will transmit the documents to the designer for review for conformance with the design requirements in accordance with the Shop Drawing Approval process. The designer will not be checking lengths, number of bars, weights or bar marks. Corrections will be returned to the Contractor. When the documents are satisfactory they will be returned to the Contractor stamped “Approved In Conformance With Design Requirements”.
4. Partial submissions that require coordination with other drawings will not be accepted.

557-4 METHOD OF MEASUREMENT. The work will be measured for payment in square yards of superstructure slab, approach slab, or sidewalk and safety walks installed, measured to the nearest 0.1 square yards.

Winter surface treatment of superstructure and approach slabs will be measured for payment in square yards of superstructure and approach slab, measured to the nearest 0.1 square yard.
557-5 **BASIS OF PAYMENT.** The unit price bid shall include the cost of furnishing all labor, materials, and equipment necessary to complete the work. Unless otherwise provided, the unit price bid shall include the cost of furnishing and placing bar reinforcement, wire fabric for concrete reinforcement, copper flashing, flexible water stops, mechanical connectors where specified, sheet packing, water for wetting, joint sealing compounds, joint fillers, concrete curing materials, including any materials for temperature management during the curing period and the cost of screed rail supports and other brackets or braces necessary to support finishing machines.

If permanent metal forms are used, the cost of furnishing all facilities required for access, removing the permanent forms for inspection or repair purposes, painting the cut edges of the forms and repairing the concrete as required herein shall be included in the price bid for this work. No extra compensation for corrective finishing or repairs to damaged or defective concrete will be paid.

Progress payments will be made on a per-span basis as follows:

Forty (40) percent of the area will be paid for after all reinforcing is properly placed. Forty (40) percent of the area will be paid for after the concrete has been properly placed and proper curing applications have been instituted. The remainder will be paid for after completion of all curing, and necessary corrective work.

The unit price bid for Surface Treatment of Superstructure and Approach Slabs shall include all labor, materials and equipment necessary to satisfactorily complete the work including work zone traffic control for work associated with deck cleaning, evaluation, and diamond grinding. The cost for interim penetrating sealer applied under §557-3.12C.2., prior to the concrete being exposed to freezing conditions, shall be included in this item. The cost for saw cut grooving and final application of penetrating sealer will be paid for under separate items and paid for only once.

Winter Surface treatment – Superstructure Slabs and Structural Approach Slabs shall only be paid when environmental conditions related to temperature and moisture protection during the drying period require use of enclosures

*Payment will be made under:*

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>557.0101</td>
<td>Superstructure Slab with Integral Wearing Surface – Bottom Formwork Required – Type 1 Friction</td>
<td>Square Yard</td>
</tr>
<tr>
<td>557.0102</td>
<td>Superstructure Slab with Integral Wearing Surface – Bottom Formwork Required – Type 2 Friction</td>
<td>Square Yard</td>
</tr>
<tr>
<td>557.0103</td>
<td>Superstructure Slab with Integral Wearing Surface – Bottom Formwork Required – Type 3 Friction</td>
<td>Square Yard</td>
</tr>
<tr>
<td>557.0109</td>
<td>Superstructure Slab with Integral Wearing Surface – Bottom Formwork Required – Type 9 Friction</td>
<td>Square Yard</td>
</tr>
<tr>
<td>557.0501</td>
<td>Superstructure Slab with Integral Wearing Surface – Bottom Formwork Not Required – Type 1 Friction</td>
<td>Square Yard</td>
</tr>
<tr>
<td>557.0502</td>
<td>Superstructure Slab with Integral Wearing Surface – Bottom Formwork Not Required – Type 2 Friction</td>
<td>Square Yard</td>
</tr>
<tr>
<td>557.0503</td>
<td>Superstructure Slab with Integral Wearing Surface – Bottom Formwork Not Required – Type 3 Friction</td>
<td>Square Yard</td>
</tr>
<tr>
<td>557.0509</td>
<td>Superstructure Slab with Integral Wearing Surface – Bottom Formwork Not Required – Type 9 Friction</td>
<td>Square Yard</td>
</tr>
<tr>
<td>557.07</td>
<td>Superstructure Slab with Separate Wearing Surface – Bottom Formwork Required</td>
<td>Square Yard</td>
</tr>
<tr>
<td>557.09</td>
<td>Superstructure Slab with Separate Wearing Surface – Bottom Formwork Not Required</td>
<td>Square Yard</td>
</tr>
<tr>
<td>557.13</td>
<td>Class D Concrete</td>
<td>Square Yard</td>
</tr>
<tr>
<td>557.2001</td>
<td>Structural Approach Slab with Integral Wearing Surface – Type 1 Friction</td>
<td>Square Yard</td>
</tr>
<tr>
<td>557.2002</td>
<td>Structural Approach Slab with Integral Wearing Surface –</td>
<td>Square Yard</td>
</tr>
</tbody>
</table>
SECTION 558 - LONGITUDINAL SAWCUT GROOVING OF STRUCTURAL SLAB SURFACE

558-1 DESCRIPTION. Sawcut grooves into the surface of a portland cement concrete structural slab at the locations indicated in the contract documents.

The Contractor is hereby notified that concrete curing requirements, combined with structural slab loading restrictions, may have a significant effect upon the specific time, relative to concrete placement, at which sawcut grooving may be performed. The Contractor shall be familiar with the limits imposed by these factors and conduct operations accordingly.

558-2 MATERIALS. Use multibladed wet saw cutting equipment using circular saw blades. The Engineer may allow the use of single blade, circular saw equipment, where it is determined such equipment is necessary to complete the work as required. The equipment the Contractor proposes to use will be subject to the approval of the Engineer, prior to use.

Use water which meets the requirements of §712-01.

558-3 CONSTRUCTION DETAILS. Sawcutting concrete produces silica dust. Include sawcutting of concrete in the Health and Safety Plan in accordance with the silica safety requirements of §107-05 L.4.

Start sawcutting only after the specified curing period has elapsed, unless otherwise allowed by the applicable specification.

Cut longitudinal grooves parallel to the centerline of roadway using a single pass. Space the center-to-center of grooves at 0.75 inch ± 10%. Cut all grooves rectangular in shape conforming to the following dimensions:

<table>
<thead>
<tr>
<th>Width 0.1 inch (+ 20%, - 0)</th>
<th>Depth 0.15 inch ± 50%</th>
</tr>
</thead>
</table>

During the grooving operations, the Engineer will verify, at random, that the minimum groove depth is being achieved. Should the Engineer determine that minimum groove depth is not being achieved, the Contractor shall stop grooving operations and make all adjustments necessary to achieve the minimum depth.

Supply the Engineer with two (2) accurate, easily readable gauges with which to verify groove depth. Deliver the gauges and applicable manufacturer’s instructions for use, if necessary, no later than one week prior to the anticipated beginning of grooving operations.

Terminate grooves within the following limits unless otherwise indicated on the contract documents:

<table>
<thead>
<tr>
<th>Location</th>
<th>Closest Allowable Distance</th>
<th>Farthest Allowable Distance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drainage structure</td>
<td>4 inches</td>
<td>15 inches</td>
</tr>
<tr>
<td>Vertical face (curb or parapet), or face of railing (no curb)</td>
<td>4 inches</td>
<td>15 inches</td>
</tr>
</tbody>
</table>
Joint System (Dimension measured perpendicular to the centerline of the joint system) | 4 inches | 15 inches

Using a self-contained system, continuously collect any slurry or debris created by the grooving operation such that it does not accumulate on the surface.

558-4 METHOD OF MEASUREMENT. The quantity will be measured as the number of square yards of structural slab satisfactorily grooved, measured between the faces of barrier, curb, or rail, and between the ends of the slabs, computed to the nearest whole square yard. No deduction will be made for areas left ungrooved near curbs, barriers, rails, joints, drainage structures, or other objects embedded in the slab.

558-5 BASIS OF PAYMENT. The unit price bid per square yard shall include the cost of all labor, materials, and equipment necessary to complete the work.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>558.02</td>
<td>Longitudinal Sawcut Grooving of Structural Slab Surface</td>
<td>Square Yard</td>
</tr>
</tbody>
</table>

SECTION 559 - PROTECTIVE COATINGS AND GRAFFITI REMOVAL

559-1 DESCRIPTION. The work in this section shall include work required for protective coatings and graffiti removal.

559-2 MATERIALS. Materials shall meet the requirements specified in the special specifications.

559-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

559-4 METHOD OF MEASUREMENT. As specified in the special specifications.

559-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 560 - MASONRY

560-1 DESCRIPTION. Under this work the Contractor shall furnish and place masonry, with or without coping, of the type, shape, size, color and location indicated in the plans, proposal or as directed by the Engineer.

560-2 MATERIALS. Materials shall meet the requirements specified in the following subsections of 700 - Materials:

- Split Faced Concrete Brick: 704-10
- Precast Concrete Coping: 704-11
- Caulking Compound for Structures: 705-06
- Premolded Resilient Joint Filler: 705-07
- Masonry Mortar: 705-21
- Bar Reinforcement - Grade 60: 709-01
560-2.01 Dimension Stone Masonry. All stone shall be sound, durable, free from reeds, rifts, seams, laminations and minerals which would cause discoloration or deterioration from weathering. The stone shall be of size, quality and color acceptable to the Regional Director. Duplicate samples of stone showing the complete color range shall be submitted to the Regional Director for approval. Stone shall be quarried so the stratification will be radial or parallel to the bed when set in place except where split face or seam face finish is called for on the plans. All beds and joints shall have a "Fine Point or Sawn Finish" for at least 2 inches from the arris lines. The balance shall not fall off from a straight line for more than 1/6 of the stone's minimum dimension. When stones project beyond adjoining faces, the fine pointing shall be carried at least 2 inches in from the adjoining surfaces (arris lines of stone or face of concrete).

Soffits of ring stones shall be cut to the curve of the arch and shall have a “Fine Point or Sawn Finish” unless otherwise shown on the plans. All other showing surfaces shall be finished as indicated on the plans.

On square bridges and on bridges where the skew is 30 degrees or less, the ring stones shall be cut so the joint sides are parallel to the faces of the abutments. On bridges with a skew greater than 30 degrees the ring stones shall be cut so the joint sides of each stone will be at right angles with the face. Soffit joints shall lie in a horizontal plane.

“Fine Point or Sawn Finish” shall be as described in §560-2.07, Definition of Finishes.

560-2.02 Split Faced Concrete Masonry. Split faced concrete masonry units shall be new, sound, durable, true to size, free from laminations and cracks, and uniform quality which complies with the requirements of §704-10. All split face concrete masonry units delivered to the site shall be of the sizes necessary to produce the wall pattern as indicated on the plans.

An approved mechanical self-leveling splitting machine with two steel knives, one directly above the other will be used for all field splitting. Four samples of each thickness of each split faced concrete masonry unit shall be submitted to the Engineer for tentative approval. They shall be labeled with the contract title and number, the Contractor's name, and manufacturer's name. The split faced concrete masonry units used in the work shall be equal in all respects, color, quality, texture and surface to the approved samples.

Anchors shall be a metal slot formed from sheet zinc not less than 0.025 inches in thickness, bent to form a dovetail channel 5/8 inch wide at the front, 1 inch wide at the rear, 1 inch deep and with wings 1/8 to 1/4 inch wide. The slots shall be provided with a felt insert to prevent the entrance of fresh concrete. These inserts shall be removed just prior to the insertion of the ties. Ties shall be formed of zinc not less than 0.078 inches thick, 1 inch wide with one end designed to fit snugly into the anchor slots and shall be crimped with corrugations 1/8 inch deep, but no less than 1/16 inch deep.

The ties shall be at least 4 inches long. The Contractor shall submit to the Engineer for tentative approval four samples of the material used to fabricate the ties, i.e. anchors, felt and ties.

560-2.03 Stone Masonry. All stone shall be sound, durable, properly quarried, free from reeds, rifts, seams, laminations and minerals which would cause discoloration from weathering. Samples of stone shall be submitted to and be approved by the Regional Director prior to the beginning of any work on this masonry. The size, color and quality of the stone delivered to the site shall be substantially in accordance with the approved samples.

The stones may have an average variation of 1/6 of the thickness shown on the plans, however, they shall have a minimum thickness of at least 2/3 that shown on the plans and a maximum thickness of 1/6 over the maximum thickness shown on the plans.
**560-2.04 Rubble Stone Masonry.** All stones shall be clean, free from structural defects and acceptable to the Engineer. Selected stones, roughly squared and pitched to line, shall be used at all angles and ends of walls.

**560-2.05 Precast Concrete Coping.** Precast concrete coping units shall be new, sound, durable, true to size, free from laminations and cracks and of uniform quality which complies with the requirements of §704-11.

**560-2.06 Mortar.** Use 705-21 Masonry Mortar.

**560-2.07 Definition of Finishes.** Finishes of stone or manufactured masonry units shall be defined as shown in Table 560-1.

**560-3 CONSTRUCTION DETAILS**

**560-3.01 General.** Masonry or precast concrete coping shall not be constructed when the ambient temperature is 40°F or below, or when the stone or masonry units contain frost, except by written permission of the Engineer and subject to any conditions the Engineer may require.

Stone, masonry units or coping units shall not be dropped upon or slid over existing masonry, nor shall hammering or turning of stones, masonry units or coping on the masonry be allowed. Stones, masonry unit or coping units shall be carefully set without jarring masonry already laid, and they shall be handled in a manner so as not to cause disfigurement.

<table>
<thead>
<tr>
<th>TABLE 560-1 MASONRY UNITS, SURFACE FINISH</th>
</tr>
</thead>
<tbody>
<tr>
<td>Finish Name</td>
</tr>
<tr>
<td>Smooth Finish</td>
</tr>
<tr>
<td>Fine Point or Sawn Finish</td>
</tr>
<tr>
<td>Rough Finish</td>
</tr>
<tr>
<td>Scabbed Finish</td>
</tr>
<tr>
<td>Seam and Split Face</td>
</tr>
<tr>
<td>Rock Face</td>
</tr>
<tr>
<td>Thermal Finish</td>
</tr>
</tbody>
</table>

**NOTE:** All faces of Dimension Masonry shall extend to the pitch lines shown on the plans.

**560-3.02 Dimension Stone Masonry.** The provisions of §560-3.01 shall apply with the following additional requirements:

**A. Preparation of Stone and Bed.** Each stone shall be cleaned and thoroughly saturated with water before being set. The bed which is to receive the masonry shall also be cleaned and moistened.

**B. Bedding of Stone.** All stone shall be well bedded in mortar and settled in place with a suitable wooden maul before the setting of the mortar.

**C. Spalls not Permitted in Mortar Beds.** No pinning up of stones with spalls will be permitted, and no spalls will be permitted in beds.

**D. Expansion Joints.** All surfaces of stone in contact with expansion joint material shall be made smooth, unless otherwise shown on the plans. The joints shall be filled with premolded resilient joint filler and sealed with an approved joint sealer as shown on the plans, or as ordered by the Engineer.
All joints in concrete backing shall be protected against intrusion of water into or through the joint by the installation of an approved water stop. The water stop shall be embedded into the concrete at least 3 inches on each side of the joint and shall be installed as near to the inside face of the concrete backing as practicable. The water stop may be of ASTM B370, 20 ounce preformed copper strip, 0.025 inch minimum thickness, soldered to be water tight and continuous, or may be approved flexible water stop as shown on the plans. Water stops shall be manufactured and installed so as to provide for the expansion and contraction movements present at the joint.

In case any stone is moved or the joint broken, the stone shall be taken up, the mortar thoroughly cleaned from beds and joints, and the stone reset in fresh mortar.

Joints shall not be filled by pouring in a thin or liquid mortar.

E. Pointing (new construction) and Tuck Pointing (raking out and repointing).

1. Pointing. Tool the face joints with a pointing tool before the mortar sets, as approved by the Engineer. Avoid smearing the masonry surfaces with excess mortar forced out of the joints. For joints not pointed when the masonry is laid, prepare the joints for pointing by following the tuck pointing procedures. There will be no separate payment for this work.

2. Tuck Pointing (Repointing). Repoint the joints in masonry where indicated on the Contract plans or directed by the Engineer. Use an Item 705-21 Type M, S or N masonry or mortar cement, tuck pointing mortar (or a specially designed one) with the same or weaker strength than the original mortar, as approved by the Engineer.

Remove soft, loose, cracked and deteriorated mortar to a minimum depth (measured from the wall face) of twice the average joint width, and remove all deteriorated mortar beyond the minimum depth, as ordered by the Engineer. Do not damage the masonry during the removal process. Clean all contamination from the prepared joints.

Prior to repointing, flush with water and leave all surfaces to be re-mortared in a dampened, surface dry state. Pack the prepared joints in layers with mortar that closely matches the original color and texture, allowing each layer to become thumb-print hard before the next. Use at least two layers when the joint depth is twice the joint width. Apply a final layer thickness that does not exceed the joint width. When the final layer is thumb-print hard, finish with a pointing tool that recreates the original joint shape, or as approved by the Engineer.

Perform pointing when the ambient temperature is 40°F or above, and the masonry is frost free. Avoid recessed joints that hold water.

After the mortar sets, clean all mortar and cement stains from other surfaces. In direct sunlight, keep the newly pointed masonry moist for at least 3 days. In shade, moisten 2 to 3 times a day for at least 3 days.

F. Drawings. The contract plans show the general character of the masonry. Prior to the beginning of any work, the Contractor shall prepare and submit for the approval of the Regional Director, three sets of detail plans for all dimension masonry shown on the plans. The Contractor shall carefully check and assume full responsibility for the accuracy of this work. These detail plans will be examined and either approved or returned without approval to the Contractor, who shall check the indicated corrections and resubmit two sets of prints of revised details. When the detail plans have been approved, the Contractor shall furnish the Regional Director with three sets, one of which shall be reproducible. The drawings shall conform to the size and type of requirements for Shop Drawings set forth in the New York State Steel Construction Manual.

560-3.03 Split Faced Concrete Masonry. The provisions of §560-3.01 shall apply with the following additional requirements:
**A. Sample Wall.** The Contractor shall construct a split faced concrete masonry wall 6 feet long and 4 feet high of approved units and matching mortar at a location designated. This procedure shall be repeated until a sample wall is approved by the Engineer. The approved sample wall shall be maintained intact until the Engineer directs its removal.

In lieu of the field sample wall, the Contractor may show, for approval, a building constructed with units of the same type, color, texture and surface finish required. The field sample wall shall be required if the building masonry is not approved.

Upon approval of the sample wall or building, the Contractor shall furnish and lay split masonry to conform with the approved sample wall.

**B. Protection and Handling.** Split faced concrete masonry units shall be protected by a wrapping of 4 mil polyethylene, and shall be handled on pallets by mechanical means, or by hand or tongs. Dumping of the masonry units from trucks, wheel barrows or other conveyances is prohibited. Particular care shall be taken to protect all edges and the face of the masonry units. Distorted, laminated, checked or cracked masonry units will be rejected and removed from the site of construction.

On delivery to the site, the masonry units shall be neatly piled off the ground, on pallets or other approved implements, and protected from moisture by wrapping them with 4 mil polyethylene. Masonry units which become wet, shall not be laid in the wall until their conformance with the specifications for §704-10 is shown by tests. The cost of these tests shall be borne by the Contractor.

**C. Laying.** The split faced concrete masonry shall be laid up, in the pattern shown on the plans, by skilled masons and in a first-class manner. The masonry shall be laid true to line and grade in level horizontal beds and be properly anchored. Each masonry unit shall be laid in a full mortar bed and in a manner to form a full end joint in one operation. The space between the split face masonry and the supporting concrete shall be filled with mortar and rodded until the mortar rises to the top of the masonry unit as each unit is placed.

**D. Bonding.** The split faced concrete masonry shall be bonded to the supporting concrete. Dovetail anchors shall be continuous, set vertically and spaced on centers not exceeding 1 foot on the concrete walls. Ties shall be installed in the anchor slots at a maximum vertical height of 1 foot on centers.

**E. Joints.** Joints in the exposed face shall be struck with a concave jointing unless otherwise specified. The joints shall be 3/8 inch wide and the concave jointing shall be 1/8 inch deep at the center.

**F. Protection Against Weather.** The split faced concrete masonry shall be protected against the action of the weather. The tops and at least 2 feet down the sides of all walls not completed shall be constantly protected with suitable waterproof covering properly secured in place during periods of suspended work. The facing shall be so protected until it has been bonded to the concrete wall and completely sealed against moisture. During hot dry weather, the masonry shall be protected from the sun and kept moist for at least three days after completion.

**G. Protection Against Damage.** Projections and angles exposed to damage shall be boxed or otherwise protected to prevent damage. Any units damaged during the progress of the work shall be replaced with new units at the Contractor's expense.

**H. Cleaning of Exposed Faces of Mortar and Drippings.** Exposed faces of split faced concrete masonry units shall be cleaned free of excess mortar and mortar drippings, as the work progresses, to prevent excessive rubbing during final cleaning operations.
I. Expansion and Contraction Joints. Expansion and contraction joints shall be constructed as shown on the plans. The surfaces of the joints shall be plumb, true to line and smooth to the caulking compound.

J. Final Cleaning. After the completion of adjacent work likely to soil the masonry, the split faced concrete masonry shall be thoroughly cleaned, removing all dirt, dust, mortar, stains, etc. The concrete masonry shall be brushed, while dry, with stiff fiber brushes. If this brushing does not clean the masonry to the satisfaction of the Engineer, then the Contractor shall clean the facing with soap powder in clean water applied with stiff fiber scrub brushes. After scrubbing with soap and water the Contractor shall rinse the masonry with clean water. The Contractor may, with the Engineer's approval, substitute a cleaning solution that will not harm the concrete or mortar joints. The cleaning operation shall in all cases start at the top and proceed downward.

K. Caulking. When the split faced concrete masonry has received the final cleaning, all expansion and contraction joints shall be filled at least 1 inch deep with caulking compound.

   All surfaces to receive the caulking compound shall be clean, free of loose materials, dirt, dust, frost, moisture, oils, laitance or curing compounds and shall be primed with clear lacquer, shellac or the manufacturer's recommended primer after the surfaces have been cleaned. A bond breaker shall be used as a release material back of the caulking compound. The bond breaker may be polyethylene, specially treated bond inhibiting pressure sensitive tape or any approved equal. The caulking compound shall be tooled with a concave joint finishing tool to provide a neat smoothly finished joint of uniform width. Where solvents are required on the jointing tool, they shall be as recommended by the manufacturer of the caulking compound.

560-3.04 Stone Masonry. The construction provisions of §560-3.02 shall apply. The individual stones shall be trimmed, recut and dressed, as may be necessary at the site, to obtain a pattern in the finished wall which will be in character with the requirements of drawings, specifications and the approved sample wall.

   The following general requirements will apply to the placing of stone masonry:

   A. Cross-Joints, Steps or Ladders. There shall be no cross-joints, steps or ladders.

   B. Subdivision of Rectangles. There shall be no subdivision of rectangles.

   C. Stone Shapes. There shall be no unusually shaped stone.

   D. Clusters. There shall be no clusters of stone of the same length and height.

   E. Horizontal Joint Length. There shall be no continuous horizontal joint greater in length than 10 feet.

   F. Vertical Joints. There shall be no more than five stones abutting any one vertical joint.

   G. Stone Proportions. There shall be no stone longer than six times its height nor shorter than one and one half times its height. The length of the average stone shall be three to five times its height.

   H. Horizontal Joints. Horizontal joints shall not have a slope varying from the horizontal by more than one percent.
I. Color. Where stone masonry and dimension masonry are specified, for the same structure or in close proximity to each other, there shall be no great contrast in size or color between the Stone Masonry and the Dimension Masonry.

Prior to beginning the work the Contractor shall lay up a sample wall conforming to the requirements of §560-3.03A except that the material details for the work shall conform to those for Stone Masonry.

560-3.05 Rubble Stone Masonry. The provision of §560-3.01 shall apply with the following additional requirements:

The stone shall be laid to form substantial masonry presenting a neat, finished appearance. The minimum size of stone to be used shall be 4 inches in depth or rise, 9 inches in width, and 12 inches long. Spalls and pinners will not be allowed to show on the face of the work and shall be used otherwise only where necessary. All stones shall be soundly and completely bedded in the mortar. The length of stretchers shall not exceed three times their rise, and the width of stretchers shall in no case be less than one and one-half times their rise. At least one-fourth of the stones in the face shall be headers and shall be evenly distributed. The length of headers shall be not less than 32 inches nor more than the thickness of the wall, where the work is 4 feet or less in thickness. Where the work is more than 4 feet thick, the length of headers shall be not less than 32 inches. The width of headers shall be not less than their rise. All stones shall be laid to break joints 6 inches or more and to thoroughly bond the work. No joint in the face shall be over 1 inch in width. Backing shall be good-sized, well-shaped stones so laid as to break joints. Spaces between stones shall be filled with spalls set in mortar. The degree of roughness of exposed faces shall be measured with a 6 foot straight edge supported between adjacent projections on the stone face. Variations in the stone face, in excess of 4 inches, measured from the straight edge to the extreme depression in stone or mortar will not be permitted. Rear faces shall present approximately plane surfaces.

Pointing shall conform to the requirements of §560-3.02E.

560-3.06 Rubble Stone Masonry Laid Dry. The specifications of §560-3.05, Rubble Stone Masonry, shall apply except that no mortar shall be used and the requirements of §560-3.01 Construction Details (General), pertaining to frost shall not apply unless otherwise directed by the Engineer.

560-3.07 Precast Concrete Coping. The provisions of §560-3.02, Dimension Stone Masonry and §560-3.03, Split Faced Concrete Masonry, shall apply with exception of §560-3.02D, §560-3.03A, and §560-3.03D.

560-3.08 Tuck Pointing. Apply the provisions of §560-3.02E2 Tuck Pointing. For re-caulking work, rake out any old caulking to a minimum 1 inch depth and follow the provisions of §560-3.03K. Caulking. Do not damage masonry during the removal and cleaning process.

560-4 METHOD OF MEASUREMENT

560-4.01 Dimension Masonry. Dimension masonry will be measured as the number of square feet (including joints within the dimension masonry) measured on the plane of all the exposed surfaces of the dimension masonry incorporated in the work.

560-4.02 Split Faced Concrete Masonry. Split faced concrete masonry will be measured as the number of square feet (including joints within the masonry and between the split faced concrete masonry and the concrete wall, and the mortar bed for precast concrete coping), on the plane of all exposed surfaces of the masonry incorporated in the work. Split faced masonry below the finished surface of the ground or paving shall be considered as exposed in computing the area for payment. The approved, constructed, split faced concrete masonry sample wall will be paid for as split face concrete masonry.
560-4.03 **Rubble Stone Masonry.** Payment for rubble stone masonry will be made for the number of cubic feet within the payment lines shown on the plans and placed in accordance with the specifications. Concrete, mortar or any joint material within these payment lines will, for the purpose of payment, be classified as stone masonry and will not be paid for under any other item.

560-4.04 **Stone Masonry.** Payment for stone masonry will be made for the number of square feet (including joints within the stone masonry) measured on the plane of all the exposed surfaces of the stone masonry incorporated in the work. Mortar joints between concrete and stone masonry will be paid for as stone masonry. Stone masonry shown on the plans below the finished grade or sidewalk (to prevent the possible exposure of unfaced concrete) shall be considered as exposed in computing the payment area for this item. Thirty square feet will be used in payment for the complete accepted sample wall required in this specification.

560-4.05 (Vacant)

560-4.06 **Precast Concrete Coping.** The quantity to be paid for will be the number of feet of precast concrete coping (including the joints between the coping units) placed in accordance with the plans, specification and orders of the Engineer.

560-4.07 **Tuck Pointing.** The Engineer will measure this work in the field as the number of square or linear feet of masonry pointed and cleaned, as bid. Linear measurements will be made along the joint centerline.

560-5 **BASIS OF PAYMENT**

560-5.01 **Dimension Stone Masonry.** The unit price bid per square feet shall include the cost of furnishing all labor, materials and equipment necessary to complete the work.

Concrete, dimension masonry, mortar or any joint material within the nominal thickness of the dimension masonry will, for the purpose of payment, be classified as dimension masonry and will not be paid for under any other item. Projections, if any, into the concrete beyond the nominal thickness of dimension masonry will be paid for as the class of concrete displaced by the stone. No deduction will be made for railing post holes.

Mortar Joints between Dimension Masonry and Concrete will be paid for as Dimension Masonry.

Mortar Joints between Dimension Masonry and Stone Masonry will be paid for as Stone Masonry.

560-5.02 **Split Faced Concrete Masonry.** The unit price bid per square feet shall include the cost of furnishing all labor, materials (including anchors, ties, premolded bituminous joint material, and caulking compound) and equipment necessary to complete the work. The payment shall also include the labor, materials and equipment necessary to remove and dispose of all constructed sample masonry panels when directed by the Engineer.

No payment shall be made to the Contractor for the submitted alternate sample walls or for any unapproved sample walls.

The cost of furnishing and placing anchoring devices shall be included in the unit price bid for this work.

The cost of erecting and disposing the sample wall shall be included in the unit price bid for this item.

560-5.03 **Stone Masonry.** The unit price bid per square feet shall include the cost of furnishing all labor, materials and equipment necessary to complete the work.

Concrete, stone masonry, mortar or any joint material within the nominal thickness of the stone masonry will, for the purpose of payment, be classified as stone masonry and will not be paid for under any other item. Projections, if any, into the concrete beyond the nominal thickness of stone masonry will
be paid for as the class of concrete displaced by the stone. No deduction will be made for railing post holes.

The cost of furnishing and placing anchoring devices shall be included in the unit price for this item.

560-5.05 Rubble Stone Masonry. The unit price bid per cubic feet for Rubble Stone Masonry with joints or laid dry, shall include the cost of furnishing all labor, materials and equipment necessary to complete the work except excavation will be paid for under the appropriate excavation item.

560-5.06 Precast Concrete Coping. The unit price bid per feet shall include the cost of furnishing all labor, materials (including anchors, reinforcement, premolded resilient joint materials, and caulking compound) and equipment necessary to complete the work.

560-5.07 Tuck Pointing. Include all labor, material (including any re-caulking material), and equipment to complete the work in the unit bid price.

560-5.08 Progress Payments. Progress payments will be made, at the unit price bid, for 75% of the quantity properly placed. The balance of the quantity will be paid for upon proper cleaning and caulking of the joints.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>560.01</td>
<td>Dimension Stone Masonry</td>
<td>Square Foot</td>
</tr>
<tr>
<td>560.02</td>
<td>Split Faced Concrete Masonry</td>
<td>Square Foot</td>
</tr>
<tr>
<td>560.0401</td>
<td>Stone Masonry</td>
<td>Square Foot</td>
</tr>
<tr>
<td>560.05</td>
<td>Rubble Stone Masonry</td>
<td>Cubic Foot</td>
</tr>
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<td>560.06</td>
<td>Rubble Stone Masonry Laid Dry</td>
<td>Cubic Foot</td>
</tr>
<tr>
<td>560.07</td>
<td>Precast Concrete Coping</td>
<td>Foot</td>
</tr>
<tr>
<td>560.08</td>
<td>Tuck Pointing</td>
<td>Foot</td>
</tr>
<tr>
<td>560.09</td>
<td>Tuck Pointing</td>
<td>Square Foot</td>
</tr>
</tbody>
</table>

SECTION 561 (VACANT)

SECTION 562 - REINFORCED CONCRETE THREE-SIDED STRUCTURES

562-1 DESCRIPTION. The work consists of designing and constructing reinforced concrete three-sided structure(s) at the location(s) indicated on the Plans.

A reinforced concrete three-sided structure is composed of some of the following discrete elements:

1. Span Unit
2. Span Unit Footing
3. Wing Wall with Footing
4. Headwall
5. Invert Slab with Cut-off Wall
6. Apron with Cut-off Wall

NOTE: Any of the above elements may be cast in place at no additional cost to the State.

562-2 MATERIALS. Materials for all precast concrete components shall meet the requirements of the PCCM. Materials for cast-in-place concrete shall be Class HP concrete meeting the requirements of Section 555 and modified to include corrosion inhibitor meeting the requirements of 711-13. The
penetrating type protective sealer shall meet the requirements of 717-03. Reinforcement shall meet the requirements of Section 556. 562-3 CONSTRUCTION

562-3.01 Design. An appropriate structure design and all details necessary for construction meeting the Design parameters given in these specifications shall be developed and submitted to the DCES for approval. All design work, detail development, and proposed handling and installation procedure development, shall be done by a Professional Engineer. The design submittal shall conform to the requirements stated in the PCCM. The DCES reserves the right to reject a proposed design(s) if the structure type is determined to be unsuitable for the proposed application based on safety, durability, serviceability, or maintainability.

The Load Rating shall be determined in accordance with the current AASHTO "Manual for Bridge Evaluation" with all interim provisions in effect. The contractor shall show which method (allowable stress or load factor) was used in load rating computations. Load ratings shall also be computed by the Load and Resistance Factor Rating (LRFR) method. The load ratings shall be shown on the Production Note Sheet of the shop drawings. The contractor shall include all load rating computations in the design calculation submittal. 562-3.02 Design Parameters. The design of the structure(s) described above shall meet the following:

2. Live Load: HL-93 and the NYSDOT Design Permit Vehicle.
3. Highway Profile Section: As shown in the contract documents.
4. Soil Parameters: As shown in the contract documents.
5. Layout, Span, Rise, and Length of the Bridge Structure: As shown in the contract documents.
6. Staged Construction: Construction staging shall be as shown in the contract documents.
7. Wing Walls: As shown in the contract documents.
8. Railing or Barrier: The railing anchorages or barrier anchorages on the structure shall be designed to develop adequate global and local capacities required to resist the loads in Section 13 of the NYSDOT LRFD Bridge Design Specifications.
9. Hydraulics: The proposed structure shall provide hydraulic area (effective flow area) below the design high water elevation shown in the contract documents.
10. Allowable Concrete Stress: As per the provisions of the NYSDOT LRFD Bridge Design Specifications, except that maximum tensile stress in concrete for handling and erection loads when analyzed according to the proposed handling and installation procedures, shall not exceed 0.15 $f'ci$, where $f'ci$ is the concrete compressive strength at the time being considered.
11. Joints: All joints between Span Units shall be designed to be leak proof. The determination of the acceptability of the proposed joint system by the DCES shall be final.
12. Cover to Reinforcing: NYSDOT Bridge Manual, Chapter 15

NOTE: The shape(s) of the Span Unit shown in the contract documents is for illustration purposes only. Other shapes meeting the design parameters are acceptable, unless otherwise noted in the contract documents.

562-3.03 Changes to Design Parameters. If the Contractor wants to propose a structure not in full compliance with the design parameters in the contract, a preliminary proposal, fully explaining the changed design parameters shall be submitted to the DCES for review and approval. The Contractor is not expected to develop a detailed design until the proposed design parameters have been approved by the DCES.

562-3.04 Design Computations, Shop Drawings/Detail Drawings. The preparation and submission for review and approval shall be according to the PCCM. Shop drawings shall show detailed
handling procedure to be used during fabrication, storage, and transportation of the precast elements. All necessary supporting calculations shall be included in the design computation package.

Fabrication of all steel components shall meet the requirements of the SCM.

Shop drawings shall show the required tolerances for the geometry of all precast components, placement of reinforcement, location of all inserts, etc. Design shall consider the effects of these tolerances.

562-3.05 Fabrication. Fabrication of all precast elements shall be according to the PCCM.

562-3.06 Installation Drawings. Installation drawings shall meet the requirements of the PCCM and the following:

A. Details of all joints including all materials and a step-by-step procedure for installing them shall be shown on the installation drawings.

B. All welding operations during installation shall be shown on the installation drawings and shall meet the requirements of the SCM.

C. Details for all cast-in-place concrete not detailed in the contract documents.

562-3.07 Installation. Installation of all precast elements shall be according to the approved installation drawings. All elements after installation and prior to backfilling will be inspected for cracks or other visible defects. All defective elements shall either be replaced or be repaired using procedures approved by the DCES and at no additional cost to the state.

Cast-in-place elements shall have laitance removed by blasting and shall be coated with penetrating type protective sealer.

562-3.08 Erection Drawings. A separate set of erection drawings shall be prepared and submitted for review and approval of the Department as per the provisions of Section 2.6 ERECTION DRAWINGS of the PCCM.

562-3.09 Tolerances (After Erection)

A. Joint Width: ± 3/8 inch

B. Vertical Difference Between Top of Adjacent Units: ± 1/2 inch

C. Span - Variation From Post-Pour Measurement Recorded on the Shipping Paperwork: ± 3/8 inch

562-3.10 Backfilling

A. Backfilling operations shall not begin until:

1. Span units to span unit footing key joints are grouted as shown on the approved installation drawings and have cured a minimum of 24 hours.
2. Transverse connections between unit segments are placed and secured (if required).
3. Joint seals are properly placed and approved by the Engineer.

B. Backfilling operations shall be conducted in accordance with Section 203 - Excavating and Embankment, with the following modifications:
1. Fills shall be placed and compacted in layers not exceeding 12 inches in depth.
2. Dumping for filling operations shall not be nearer than 3 feet to a plane passing vertically through the back face of any footing.
3. Backfill shall be placed as symmetrically as possible around the structure with differential depths of backfill on opposite sides of the structure span units not exceeding 18 inches.
4. Fill within 1 foot of any surface of the structure shall be compacted with hand compaction equipment.
5. Vibratory rollers shall not be used within 10 feet of any surface of the structure.
6. Construction equipment shall not travel or rest on an uncompleted structure unless the designer of the structure span unit has evaluated the loading conditions, submitted calculations to the DCES, and has received written approval of the proposed loading. Actual conditions at the time of loading, including both the weight of the fill and the equipment, shall be part of the analysis. The Contractor shall repair any damage resulting from equipment passage at no additional cost to the State.

562-4 METHOD OF MEASUREMENT. Measurement for payment for the Reinforced Concrete Span Units, Wing Walls, Apron, and Invert Slabs will be computed from the payment lines shown on the plans. No field measurements will be made. The quantity to be paid under this work for the Reinforced Concrete Span Units, Invert Slab with Cut-Off Wall and Concrete Apron with Cut-Off Wall shall be the number of square yards of plan area. The quantity to be paid under this work for the Wing Wall with Footing shall be the number of square yards of face area.

562-5 BASIS OF PAYMENT. The Contractor shall include the cost of all engineering, labor, materials, and equipment necessary to complete the work in the unit price bid. The Contractor shall include the costs of the footings, headwalls, and cut-off walls in the unit price bid of the element to which it is attached.

Payment will be made under:

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<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<tbody>
<tr>
<td>562.01nn</td>
<td>Reinforced Concrete Span Units</td>
<td>Square Yard</td>
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<tr>
<td>562.02</td>
<td>Invert Slab With Cut-Off Wall</td>
<td>Square Yard</td>
</tr>
<tr>
<td>562.03</td>
<td>Wing Wall with Footing</td>
<td>Square Yard</td>
</tr>
<tr>
<td>562.04</td>
<td>Concrete Apron With Cut-off Wall</td>
<td>Square Yard</td>
</tr>
</tbody>
</table>

NOTE: Serialization for the Span Units: nn represents the specific structure identifier.

SECTION 563 - PRESTRESSED CONCRETE UNITS (STRUCTURAL)

563-1 DESCRIPTION. This work shall consist of furnishing and placing prestressed concrete units for structures, as specified in the contract documents.

The Contractor shall notify the Deputy Chief Engineer, Structures (DCES) of the name and address of the fabricator of all prestressed concrete units (structural) and the fabricator of any steel diaphragms for the prestressed concrete units in accordance with §106-01 Sources of Supply.

563-2 MATERIALS

563-2.01 Prestressed Units. Prestressed concrete units shall meet the requirements of the P.C.C.M.

563-2.02 Transverse Tie Rods or Strands. Refer to P.C.C.M., Section 4.

563-2.03 Shear Key Material. Refer to P.C.C.M., Section 4.
563-2.04 Anchorage Block-Out Grout. Refer to P.C.C.M., Section 4.

563-2.05 Concrete. The concrete shall meet the requirements of §718-06, High Performance Concrete For Precast and Prestressed Bridge Beams.

563-2.06 Diaphragms. The requirements of §718-07 shall apply.

563-2.07 Grouted Reinforcing Bar Splice Sleeves shall meet the requirements of §709-15 Grouted Reinforcing Bar Splice Sleeves.

563-3 CONSTRUCTION DETAILS. The requirements of the P.C.C.M. shall apply.

563-4 METHOD OF MEASUREMENT

563-4.01 Prestressed Concrete I-Beam Units. The quantity to be paid for under this work shall be the number of feet (horizontal length center-to-center of bearings or anchor dowels, as shown on the plans) of each unit furnished and placed in accordance with the plans and specifications.

563-4.02 Prestressed Concrete Box-Beam Units and Hollow and Solid Slab Units. The quantity to be paid for under this work shall be the number of square feet of plan area of each prestressed unit installed. Plan area is defined as the area bounded by the centerline of bearings and the outer edges of each prestressed unit. No deductions will be made for chamfers, shear keys, or notch cuts. Space between the units shall not be included in any measurement.

563-5 BASIS OF PAYMENT. The unit price bid for these units shall include all labor, materials, diaphragms, and equipment necessary to complete the work except that bearings shall be paid for under their respective items. Damaged units which cannot be satisfactorily repaired or which do not meet dimensional and camber tolerances shall be replaced by the Contractor at no cost to the State.

Progress payments will be made when each unit is furnished and placed in accordance with the plans and specifications exclusive of preparing and filling joints. Payment will be made at the unit price bid for 90% of the quantity properly placed. The balance of the quantity will be paid for upon completion of the work. The completion of work will include the correct preparation and filling of the joints as well as the tightening of transverse ties.

Payment will be made under:

<table>
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<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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</thead>
<tbody>
<tr>
<td>563.010X</td>
<td>Prestressed Concrete I-Beam Units (Types 1-6)</td>
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</tr>
<tr>
<td>563.02</td>
<td>Prestressed Concrete Box Beam Units</td>
<td>Square Foot</td>
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<tr>
<td>563.03</td>
<td>Prestressed Concrete Hollow Slab Units</td>
<td>Square Foot</td>
</tr>
<tr>
<td>563.04</td>
<td>Prestressed Concrete Solid Slab Units</td>
<td>Square Foot</td>
</tr>
<tr>
<td>563.05</td>
<td>Prestressed Concrete New England Bulb Tee Units</td>
<td>Foot</td>
</tr>
</tbody>
</table>

X = Type Designation (1 through 6)

SECTION 564 - STRUCTURAL STEEL

564-1 DESCRIPTION. Under this work, the Contractor shall fabricate, furnish and erect structural steel and other metal parts in accordance with the contract documents.

The Contractor shall notify the Deputy Chief Engineer, Structures (DCES) of the name and address of the fabricator of all structural steel in accordance with §106-01 Sources of Supply.
564-2 MATERIALS. Materials for this work shall meet the requirements of the New York State Steel Construction Manual and the following subsections of Section 700 - Materials:

- Structural Steel 715-01
- High Strength Bolts, Nuts and Washers 715-14
- Pins and Rollers 715-15
- Vertical Load Transmitting Devices 728

Certified copies of the results of tests conducted by the manufacturer shall be furnished to the Engineer in accordance with the requirements of §715-01, Structural Steel.

564-2.01 Structural Steel Replacement - Stock Steel Option. Stock steel may be furnished for this work. If furnished, the stock steel shall comply with the provisions of §715-01, Structural Steel. Positive heat identification will be required for all stock steel. Certified copies of the results of chemical analysis and physical tests shall be furnished to the Department. Shop inspection will be provided unless otherwise noted on the contract plans, or waived by the DCES. The provisions of this subsection shall apply only to pay items entitled “Structural Steel Replacement (lb.)” or “Structural Steel Replacement (Each).”

564-3 CONSTRUCTION DETAILS. All structural steel work, including, but not limited to fabrication, inspection, transportation, and erection shall be done in accordance with the provisions of the SCM. Shop drawings prepared for pay items titled Structural Steel Replacement (lb.) and Structural Steel Replacement (Each) shall be prepared, approved and distributed in accordance with the provisions of the SCM, except that the term “DCES” shall be interpreted as “the Engineer.”

564-4 METHOD OF MEASUREMENT. Measurement will be made by one, or combinations of the following methods as indicated in the contract documents.

- Pound
- Each
- Lump Sum

564-4.01 Pound. Measurement will be made on a pound basis. The weight of each shipping unit shall be clearly shown on the approved shop drawings. For the purpose of measurement, such items as castings, anchor bolts, forgings, fasteners, cable and other metal parts used in the construction shall, unless otherwise provided, be considered to be structural steel even if made of other materials.

A. Payment Weight. Payment will be based on the computed weight of metal as shown on the approved shop drawings, and shall include permanent bolts and welds in the structure as erected. The weight of all erection materials including but not limited to bolts, pilot and driving nuts, temporary protective coatings, and all boxes, crates or other containers used for packing, together with sills, struts, and rods used for supporting members during transportation, shall be excluded.

The weight of all required bolt heads, nuts and washers will be estimated, making no allowance for waste, and included in the weight for which payment will be made.

The mass of all required welds will be estimated and included in the mass for which payment will be made.

B. Computed Weight. The density of steel shall be assumed as 490 pcf. The density of cast iron shall be assumed as 450 pcf.

The weights of rolled shapes and of plates of all dimensions shall be computed on the basis of their nominal weights as required by the dimensions shown on the approved shop drawings. If the Contractor, however, elects to use for his convenience, steel members with weights that are greater
than the nominal weights specified on the approved drawings, the computations shall be based on the
nominal weight values on the drawings. Deductions shall be made for copes, cuts and all holes
except those holes required for high-strength bolts.

The weight of fillet welds shall be computed from the following:

| TABLE 564-1 WEIGHT OF DEPOSITED METAL PER FOOT OF FILLET WELD |
|---------------------------------|-----|-----|-----|-----|-----|-----|-----|
| Size of Fillet (inches)         | 3/16| 1/4 | 5/16| 3/8 | 1/2 | 5/8 | 3/4 |
| Deposited Metal (lb/ft)         | 0.086| 0.152| 0.239| 0.289| 0.514| 0.731| 1.060 |

The weights of castings shall be computed from the dimensions shown on the approved shop
drawings, with an addition of 10% for fillets and overrun.

The weight of high-strength bolts, nuts and washers, exclusive of grip, shall be computed from
the following:

| TABLE 564-2 WEIGHT OF HIGH-STRENGTH BOLTS |
|-------------------------------------------|-----|-----|-----|-----|-----|-----|-----|
| Bolt Diameter (inch)                      | 1/2 | 5/8 | 3/4 | 7/8 | 1   | 1 1/8| 1 1/4| 1 1/2|
| Wt of 100 Bolts w/ Nut & 2 Washers (lb)¹ | 22  | 36  | 57  | 87  | 127 | 177 | 227 | 362 |

¹. Measured weight will be exclusive of grips.

564-4.02 Each Unit. Measurement will be made for each unit of structural steel as indicated on the
contract plans. The provisions of §564-4.01, concerning castings, anchor bolts, forgings, fasteners, cable,
and other metal parts, shall apply.

564.4.03 Lump Sum. No measurement will be taken. The provisions of §564-4.01 concerning
castings, anchor bolts, forgings, fasteners, cable and other metal parts, shall apply.

564-5 BASIS OF PAYMENT

564-5.01 General. The price bid shall include the cost of furnishing all labor, materials and equipment
necessary to complete the work. For the purpose of payment, castings, forgings, fasteners, anchor bolts
for other than bridge bearing installation, cables and other metal parts used in the construction, will be
considered to be structural steel, even if made of other materials.

564-5.02 Additional Work. Items that are included in the price bid and are the Contractor's
responsibility are as follows:

A. Shop Drawings, including Paper Prints and Reproducible Prints. The cost of all shop
drawings, prints, reproducible prints and microfilm required by the specifications or the Steel
Construction Manual shall be included in the unit price bid for the payment item requiring the
drawings.

Any prints and reproducible prints required beyond the number specified shall be furnished by the
Contractor at cost.

B. Laminar Defects at the Boundary of Tension Groove Welds. The cost of all work and
materials required for the correction or elimination of laminar defects at the boundary of tension
groove welds shall be included in the price bid for structural steel.
The cost of all ultrasonic testing and repairs and the cost of replacement of defective portions of plates where partial replacement is approved shall be borne by the Contractor and included in the price bid for structural steel.

**C. Inspection of Bolted Connections.** All labor and equipment necessary for the performance of inspection of bolt tightness during structural steel fabrication and erection shall be provided by the Contractor and included in the price bid for structural steel. The State shall witness the bolt testing, but will not provide equipment or labor.

**D. Qualification Test for Welders, Welding Procedures and Electrode and Flux Combinations.** The cost of tests required to qualify welders, welding procedures and electrode and flux combinations shall be included in the unit price bid for the steel with the exception that the State will witness tests and perform Charpy V-Notch Impact Tests without cost to the Contractor.

**E. Radiographic Inspection.** The cost of radiographic inspection and of preparation for radiography, together with the cost of providing access and of furnishing adequate facilities for the review of radiographs in the shop or field, shall be included in the price bid for structural steel.

**F. Ultrasonic Inspection.** Ultrasonic inspection, when required, will be performed by the State or its representatives unless otherwise provided for in the contract documents. The cost of any required preparation and of furnishing access to the joints shall be included in the price bid for structural steel.

**G. Magnetic Particle Inspection.** The cost of magnetic particle inspection when specified or required by the inspector to verify limits of defects discovered during visual inspection shall be included in the unit price bid for structural steel.

**H. Repair of Defects in Welds and Base Metal.** The cost of repairing defects found by visual inspection or nondestructive tests shall be included in the unit price bid for structural steel.

**I. Field Inspection of Rejected Material or Material Not Offered for Shop Inspection even though Required to be Shop Inspected by the Contract Documents.** When the Department, at its discretion, permits inspection of the subject materials to be performed at the project site, all costs of this inspection shall be borne by the Contractor as a condition of the Department's approval of inspection of this material. All costs associated with the inspection of rejected material, which has been shipped to the field without approval, shall be borne by the Contractor.

**J. Straightening Bent Material and Correcting Camber Deficiencies.** All corrective work required to straighten bent material and correct camber deficiencies, when permitted, shall be performed at no additional cost to the State.

**K. Field Repair, Reaming and Drifting of Holes.** All work permitted for the correction of unacceptable holes shall be provided at the Contractor's expense.

**L. Metal Scuppers.** Metal scuppers shall be paid for as structural steel unless otherwise noted on the plans.

**M. Adjustment and Alignment of Bearings.** All labor, materials and equipment required for adjustment and alignment of bearings shall be included in the unit price bid for structural steel.

**N. Field Splices.** When the specific location for a bolted or welded field splice in stringers and girders is not shown on the plans, the Contractor will be permitted to introduce splices at locations of
his choice. The splices shall be made in accordance with the provisions of the SCM. No payment will be made for labor, material, and equipment required to make a splice if the splice is not shown on the contract plans. Also, payment will not be made for increases in the thickness of webs or flanges made necessary by the requested splice.

O. Photographs. Photographs requested by the DCES in accordance with the provisions of the SCM, shall be furnished at no additional cost.

P. Testing of Stock Steel. All labor, materials and equipment necessary to perform chemical and physical tests on stock steel when such tests are required shall be furnished by the Contractor and included in the price bid for structural steel.

Q. Heat-Curving and Cambering. All costs of nondestructive testing, repairs or replacement of material damaged due to over stressing or destructive heating during heat-curving or cambering shall be borne by the Contractor.

564-5.03 Progress Payments for Fabricated Steel. Upon application by the contractor, payments for some of the cost of fabricated steel will be made to the contractor prior to shipping and incorporation of such material in the permanent work, subject to the following:

A. To be eligible for progress payment, the steel must meet all of the following conditions:
1. Include all the structural steel required for one or more spans of the bridge. If stage construction of the bridge is required by the Contract this will be interpreted as all the steel required for one or more stages of one or more spans of the bridge. The weight of steel extending beyond the end of the span to a splice point will be included for payment.
2. Have a minimum mass of 20,000 pounds.
3. Be materials which will be incorporated into permanent work.
4.a. For unpainted (weathering) steel, be in a condition which is ready for on-site installation without further fabrication.
4.b. For steel that will be coated or painted, be completely fabricated, inspected and ready for shipment to a coating shop.

B. With application for progress payments, the contractor shall provide documentation as follows:
1. Bill of sale or vouchers indicating the actual dollar value paid by the contractor for the materials as stored;
2. Certification of Title showing that title to the materials, without encumbrances, is in the name of the contractor and that title is warranted to the Department of Transportation;
3. Documented evidence of acceptability of the materials;
4. A release and waiver covering such materials, and providing access to the storage site, which release and waiver shall be executed by the property owner in favor of the New York State Department of Transportation or its agents.

C. For rolled beam and plate girder bridges, the amount of progress payments shall not exceed the total invoice amount for stored materials, nor shall the partial payment exceed eighty five percent (85%) of the pro rata value of the lump sum bid. The pro rata values shall be calculated by multiplying the lump sum price bid by the ratio which represents the structural steel members fabricated and stored during the payment period in question. The ratio will be computed by dividing the weight of the steel by the Total Weight for Progress Payments for the appropriate item. See §564-5.04.

D. For truss bridges, arches, or other construction identified in the Contract Documents, the amount of progress payments shall not exceed the total invoice amount for stored materials, nor shall the partial
payment exceed seventy five percent (75%) of the pro rata value of the lump sum bid. The pro rata values shall be calculated by multiplying the lump sum price bid by the ratio which represents the structural steel members fabricated and stored during the payment period in question. The ratio will be computed by dividing the weight of the steel by the Total Weight for Progress Payments for the appropriate item. See §564-5.04.

E. When progress payments are made in accordance with this subsection, no application for partial payment will be considered by the Department.

The making of progress payments shall not be deemed to be a final acceptance of materials, nor shall it relieve the contractor of responsibility for such materials. The contractor shall be responsible for assuring that only those materials which comply with the specifications are incorporated into the project.

564-5.04 Progress Payments - Lump Sum. Progress payments shall be calculated by multiplying the lump sum price bid by the ratio which represents the structural steel members erected during the payment period in question and then subtracting any partial and progress payments made. The ratio will be computed by dividing the shipping weight of the erected steel by the Total Weight for Progress Payments for the appropriate item indicated in the contract documents.

564-5.05 Other Work. Work not included in the unit price bid for the structural steel item is as follows:

A. Setting Anchor Bolts for Bridge Bearings. The pipe sleeves, anchor bolts and work required to furnish, set and grout the anchor bolts, shall be included in the price bid for the respective bearing item.

B. Vertical Load Transmitting Devices. The furnishing and installing of vertical load transmitting devices, such as; rubber impregnated random fiber pad, and plain rubber pad, shall be included in the price bid for the respective item.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
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<td>564.51nnn</td>
<td>Structural Steel</td>
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</tr>
<tr>
<td>564.70nnn</td>
<td>Structural Steel Replacement</td>
<td>Each</td>
</tr>
</tbody>
</table>

NOTE: nn denotes a serialized pay item.

SECTION 565 - BRIDGE BEARINGS

565-1 DESCRIPTION. The work shall consist of furnishing, placing and setting bridge bearings at the locations indicated on the plans.

The Contractor shall notify the Deputy Chief Engineer, Structures (DCES) of the name and address of the fabricator of all bridge bearings in accordance with §106-01 Sources of Supply.

565-1.01 Bearing Types. There are various types of bearings. The specific type required will be indicated on the plans. Bearing types are:

A. Type S.R. - Steel Rocker Bearings. These accommodate rotation by pivoting around a pinned joint. They are fabricated in fixed and expansion versions. The expansion version accommodates longitudinal movement by means of a curved rocker rotating on the bearing surface.
Steel rocker bearings do not allow for transverse movement. This type of bearing shall only be used in rehabilitation situations where only one or two bearings are to be replaced on a bridge.

**B. Type S.S. - Steel Sliding Bearings.** These accommodate rotation by means of a rocker. They are fabricated in fixed and expansion versions. The expansion version accommodates movement with a sliding element. Steel sliding bearings do not allow for transverse movement. This type of bearing shall only be used in rehabilitation situations where only one or two bearings are to be replaced on a bridge.

**C. Type M.R. - Multi-Rotational Bearings.** These accommodate rotation by the deformation of a confined elastomeric element, or an unconfined urethane disc. Multi-rotational bearings are fabricated in fixed and expansion versions. The expansion version accommodates movement by means of sliding elements. Expansion versions may be guided, allowing movement in only one direction, or non-guided, allowing multi-directional movement.

**D. Type E.P. - Plain Elastomeric Bearings.** These accommodate rotation by the deformation of a plain elastomeric pad. They may be used for both fixed and expansion applications without changes in details. The bearings will accommodate longitudinal, transverse, and rotational movements.

**E. Type E.L. - Steel Laminated Elastomeric Bearings.** These accommodate rotation by the deformation of a laminated elastomeric and steel pad. They may be used for both fixed and expansion applications without changes in details. The bearings will accommodate longitudinal, transverse, and rotational movements.

**F. Type E.B. - Elastomeric Bearings with External Load Plates.** These accommodate rotation by the deformation of a plain or steel laminated elastomeric pad. Elastomeric bearings with external load plates are fabricated in fixed and expansion versions. The fixed version will accommodate rotational movements. The expansion bearings will accommodate longitudinal, transverse, and rotational movements.

**565-2 MATERIALS**

**565-2.01 General.** Materials shall meet the following requirements:

- Concrete Grouting Material 701-05
- Steel Anchor Dowel 709-01a
- Disc-Design Structural Bridge Bearings 716-06
- Pot-Design Structural Bridge Bearings 716-07
- Plain Elastomeric Bridge Bearings 716-10
- Steel-Laminated Elastomeric Bridge Bearings 716-11
- Elastomeric Bridge Bearings with External Load Plates 716-12
- Rubber-Impregnated Woven Cotton Fabric 728-01
- Rubber-Impregnated Random Fiber Pad 728-02
- Plain Rubber Pad 728-03
- Nuts ASTM A563
- Washers ASTM F436
- Anchor Studs ASTM A325 or A449 Type 1
- Cap Screws ASTM F835M or A574M
- Structural Steel Paint Class 1 708-01

**NOTE** a. Steel anchor dowels shall meet the requirements of §709-01 - Bar Reinforcement.
565-2.02 Fabrication. Steel components of bridge bearings shall be fabricated in accordance with the applicable requirements of the NYS Steel Construction Manual (SCM). In addition, component parts of individual bearings shall meet fabrication details as shown in the contract documents.

A. Type S.R. Bearings. These shall conform to the plans and other contract documents.

B. Type S.S. Bearings. These shall conform to the plans and other contract documents.

C. Type M.R. Bearings. These shall conform to the requirements of either §716-06.01 or §716-07.01 as applicable, and other contract documents. When type M.R. bearings are specified, the Contractor may supply either disc design or pot design bearings. Only one bearing design, disc or pot, shall be supplied for any one bridge.

D. Type E.P. Bearings. These shall conform to the requirements of §716-10 and other contract documents.

E. Type E.L. Bearings. These shall conform to the requirements of §716-11 and other contract documents.

F. Type E.B. Bearings. These shall conform to the requirements of §716-12 and other contract documents.

565-2.03 Drawings. Shop drawings shall meet the requirements specified in the following:

<table>
<thead>
<tr>
<th>Bearing Type</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type S.R. and S.S.</td>
<td>SCM</td>
</tr>
<tr>
<td>Type M.R.</td>
<td>716-06.01 or 716-07.01</td>
</tr>
<tr>
<td>Type E.L.</td>
<td>716-11</td>
</tr>
<tr>
<td>Type E.B.</td>
<td>716-12</td>
</tr>
</tbody>
</table>

565-2.04 Protective Coatings

A. Machine finished surfaces in contact, including pins, pin holes, surfaces in sockets at the top of rocker bearings, and bronze or copper plates in sliding contact shall receive one coat of automotive grease as soon as machining is complete. None of these surfaces shall be painted.

B. Stainless steel and polytetrafluoroethylene surfaces shall not be painted or otherwise coated.

C. Metal to metal surfaces to be field welded shall be given a coat of clear lacquer or other protective coating approved by the Engineer, or Inspector, if exposure is to exceed three months prior to welding. The coating shall be removed at the time of welding. Painting, if required, will be done only after the completion of welding. Surfaces to be painted shall be primed and painted in accordance with §565-2.04D.

D. All other metal surfaces shall be cleaned to meet SSPC-SP10, “Near-White Metal Blast Cleaning” and painted in accordance with section 572, Structural Paint System: Shop Applied. The paint shall be selected from the Department’s Approved List, Structural Steel Paints – Class 1. For bearings used in conjunction with unpainted steel, the color of the finish coat shall Weathered Brown as defined by §708-05.

565-2.05 Shipping. Each bearing shall be shipped as an assembled unit, except for elastomeric bearings. Elastomeric bearings may be shipped in packages containing more than one bearing, provided the package can be handled with normal construction equipment. Bearings shall be packaged in such a manner to protect all rotating and sliding surfaces from the intrusion of outside material. Bearings shall be packaged securely to prevent separation of the elements during shipping.

565-3 CONSTRUCTION DETAILS
565-3.01 Concrete Bearing Surface Elevations

A. General. The elevation of the concrete bearing surface for all types of bearings, except Type M.R. bearings, shall be as given on the plans.

B. Type M.R. Bearings. The elevation of the concrete bearing surface may vary from that given on the plans depending on the vertical dimension of the actual bearing supplied. The Contractor shall notify the Engineer of all required elevation changes. Changes to the roadway profile will not be allowed. All elevation adjustments necessary to maintain the profile shall be made to the concrete bearing surfaces. Any adjustments, including changes to the reinforcement, will be made at no additional cost to the State.

565-3.02 Concrete Bearing Surface Preparation. No bearing shall be placed upon a concrete bearing surface which is deformed, irregular, or poorly finished. The entire bearing surface area shall be floated and troweled.

565-3.03 Setting Anchor Studs. Anchor studs shall be set as shown on the plans unless changes are permitted by the DCES. If anchor studs are cast in substructure concrete, templates, or other suitable means, shall be used to keep the studs vertical at the required embedment and in the correct horizontal position during concrete placement. If the Contractor elects to drill the finished, cured concrete in order to set the anchor studs, the reinforcing steel shall be positioned prior to casting the concrete so that it will not be damaged during drilling. If anchor studs are drilled and grouted, material and construction details shall be in conformance with §586-2 and §586-3.

565-3.04 Bearing Pad Installation. Bearing pads placed between concrete, or other masonry, and steel masonry plates shall be located to correct alignment and elevation, and placed at the time of masonry plate installation. Bearing pads shall conform to §728-01, §728-02, or §728-03 at the Contractor's option. Each bearing pad shall be the same size in plan as the masonry plate it supports. Holes to accommodate anchor studs shall be cleanly and accurately cut prior to bearing pad placement.

565-3.05 Bearing Installation and Alignment

A. Type S.R. and Type S.S. Bearings

1. General

   a. The centerline of sole plates or fixed portions of bearing assemblies attached to the structural steel shall not be offset from the centerline of bearing stiffeners or diaphragm connection plates by more than one-half the thickness of the flange at that location, or the thickness of the bearing stiffener or connection plate, whichever is the lesser distance.

   b. The bearing shall be cleaned and regreased with automotive grease at the time of installation.

2. Fixed. No additional requirements apply.

3. Expansion. These may vary from perfect alignment. Therefore, expansion bearings shall be set in accordance with the following.

   a. Type S. R. Bearings

         (1) The bearing shall be set vertical under full dead load at an ambient temperature of 68EF.
(2) The maximum variation from perfect alignment is a function of the bearing height. The bearing height is the distance between the upper and lower contact surfaces of the movable portion of the bearing. For bearings with a height of 20 inches or less, the maximum variation from perfect alignment, taking into account the effect of temperature and load at the time of measurement, shall be calculated by the following formula:

\[ M = \pm \left( \frac{1}{2 \text{ inch}} + \frac{L}{14,000} \right) \]

where “M” = maximum variation from perfect alignment measured as the horizontal distance between the centerline of the cap plate and the centerline of the masonry plate in inches and “L” = total expansion length in inches between the centerline of the movable bearing being considered and the centerline of the fixed bearing, from which motion must progress. Such variations shall not exceed 1 inch offset, or a five degree rotation of the movable portion of the bearings from the required alignment, whichever is less.

The maximum variation of all bearings having a height exceeding 20 inches shall be approved on an individual basis by the DCES.

(3) No bearing adjustments shall be made until the completed structural slab has been in place for at least seven curing days. Any adjustments needed to meet the above requirements may require jacking the superstructure. All adjustments shall be accomplished according to a written procedure submitted by the Contractor for DCES approval. All adjustments shall be made at no additional cost to the State.

\[ b. \text{ Type S. S. Bearings} \]

(1) The sliding plate shall be centered on the masonry plate under full dead load at an ambient temperature of 68°F.

(2) The maximum variation from perfect alignment between the centerlines of the fixed and movable portions of the bearing device, taking into account the effect of temperature and load at the time of measurement, shall not exceed plus or minus 1/2 inch longitudinally. This variation shall be measured as the horizontal distance between the centerline of the sliding plate and the centerline of the masonry plate. The movable portion of the bearing device shall be fully supported by the fixed portion under all temperature and loading conditions.

(3) No bearing adjustments shall be made until the completed structural slab has been in place for at least seven curing days. Any adjustments needed to meet the above requirements may require jacking the superstructure. All adjustments shall be accomplished according to a written procedure submitted by the Contractor for DCES approval. All adjustments shall be made at no additional cost to the State.

\[ B. \text{ Type M.R. Bearings} \]

1. General. The centerline of sole plates or other fixed portions of bearing assemblies attached to the structural steel shall not be offset from the centerline of bearing stiffeners or diaphragm connection plates by more than one-half the thickness of the flange at that location, or the thickness of the bearing stiffener or connection plate, whichever is the lesser distance.

2. Fixed. No additional requirements apply.

3. Expansion. These may vary from perfect alignment. Therefore expansion bearings shall be set in accordance with the following:
a. The sliding plate shall be centered on the masonry plate under full dead load at an ambient temperature of 68°F.
b. The maximum variation from perfect alignment between the centerline of the fixed and movable portions of the bearing device, taking into account the effects of temperature and load at the time of measurement, shall not exceed plus or minus 1 inch longitudinally unless otherwise indicated on the plans. This variation shall be measured as the horizontal distance between the centerline of the sliding plate and the centerline of the masonry plate.
c. No bearing adjustments shall be made until the completed structural slab has been in place for at least seven curing days. Any adjustments needed to meet the above requirements may require jacking the superstructure. All adjustments shall be accomplished according to a written procedure submitted by the Contractor for DCES approval. All adjustments shall be made at no additional cost to the State.

C. Type E.P. and Type E.L. Bearings

1. General
a. These bearings are designed to function properly provided that minimum distortion occurs along the beam axis under full dead load at an ambient temperature of 68°F. Elastomeric bearings shall be installed when the ambient temperature is between 40°F and 80°F inclusive. The Contractor may elect to install the bearings when the ambient temperature is outside of the allowable range, provided the Contractor submits, and receives DCES approval, of an installation procedure that either resets the bearings when the temperature is in the allowable range or deforms the bearings so that they perform as if they were installed at 68°F.
b. For prestressed concrete superstructures, the bearing shall be anchored to establish the fixed end of the bridge as soon as possible after stringer erection. For adjacent prestressed box beams, or prestressed slab superstructures, the anchorage shall be completed prior to filling the shear keys. The method of anchorage shall be in accordance with the details shown on the plans. Anchor dowel holes shall be core drilled to the nominal size and depth and at the locations required by the plans. In lieu of core drilling, the Contractor may submit an installation procedure that incorporates the use of either preset anchor bolts or pipe sleeves to the DCES for approval. Prior to placing the anchor dowel, the hole shall be inspected and approved for filling by the Engineer. Fill material shall be in accordance with the details on the plans.

2. Fixed. No additional requirements apply.

3. Expansion
a. These may vary from perfect alignment. The maximum variation from perfect alignment under full dead load shall not exceed the value shown on the plans. This variation shall be measured as the horizontal distance between the centerline of the highest elastomer surface and the centerline of the lowest elastomer surface.
b. No bearing adjustments shall be made until the completed structural slab has been in place for at least seven curing days. Any adjustments needed to meet the above requirements may require jacking the superstructure. All adjustments shall be accomplished according to a written procedure submitted by the Contractor for DCES approval. All adjustments shall be made at no additional cost to the State.

D. Type E.B. Bearings
1. General

a. The centerline of sole plate or other fixed portions of bearing assemblies, attached to steel stringers, shall not be offset from the centerline of bearing stiffeners of diaphragm connection plates by more than one-half the thickness of the flange at that location, or the thickness of the bearing stiffener or connection plate, whichever is the lesser distance.

b. These bearings are designed to function properly provided that minimal distortion occurs along the beam axis under full dead load at an ambient temperature of 68°F. Elastomeric bearings shall be installed when the ambient temperature is between 40°F and 80°F inclusive. The Contractor may elect to install the bearings when the ambient temperature is outside of the allowable range, provided the Contractor submits, and receives DCES approval, of an installation procedure that either resets the bearings when the temperature is in the allowable range or deforms the bearings so that they perform as if they were installed at 68°F.

2. Fixed. No additional requirements shall apply.

3. Expansion

a. These may vary from perfect alignment. The maximum variation from perfect alignment under full dead load shall not exceed the value shown on the plans. This variation shall be measured as the horizontal distance between the centerline of the highest elastomer surface and the centerline of the lowest elastomer surface.

b. No bearing adjustments shall be made until the completed structural slab has been in place for at least seven curing days. Any adjustments needed to meet the above requirements may require jacking the superstructure. All adjustments shall be accomplished according to a written procedure submitted by the Contractor for DCES approval. All adjustments shall be made at no additional cost to the State.

565-3.06 WELDING

A. Type S.R. Bearings. Bearings shall be welded permanently to the structural steel only after all necessary adjustments have been made. All welding shall be done in accordance with the requirements of the SCM. The Contractor shall submit a Welding Procedure Specification to the DCES. No welding shall be performed until the manufacturer receives an approved Welding Procedure Specification.

B. Type S.S. Bearings. The requirements of §565-3.06A shall apply.

C. Type M.R. Bearings. The requirements of §565-3.06A shall apply except that during field welding operations the temperature of the steel adjacent to the rotational element shall not exceed 200°F. Temperature shall be controlled by welding procedures and monitored using temperature indicating crayons, or other devices. Procedures, crayons, and other devices shall be acceptable to the Engineer. If the temperature limit is exceeded, the DCES and the Director, Materials Bureau shall be immediately notified. The DCES will provide the proper repair procedure, which may include complete replacement of the bearing. All repair work shall be done at no additional cost to the State.

D. Type E.B. Bearings. The requirements of §565-3.06A and §565-3.06C shall apply.

565-3.07 Grouting Anchor Bolt Holes. All slotted anchor bolt holes in masonry plates shall be filled with concrete grouting material to the top edge of the hole. All excess grout material shall be cleaned from the bearing surfaces in a manner satisfactory to the Engineer.
Slotted anchor bolt holes in fixed bearings may be filled any time subsequent to stringer placement. Slotted holes in expansion bearings shall be filled only after all necessary bearing adjustments have been made.

**565-3.08 Final Verification.** Prior to final acceptance of the bridge, the Engineer will verify that all necessary adjustments have been made; that all steel bearings, or external load plates, are permanently welded or attached with cap screws to the superstructure steel as shown on the contract plans; that all slotted holes are completely filled with grout; that all anchor studs are firmly tightened; and that all other work required to make the bearings completely functional has been completed.

**565-4 METHOD OF MEASUREMENT.** Measurement will be taken as the number of bearings installed in accordance with the Contract Documents.

**565-5 BASIS OF PAYMENT.** The unit price bid for each bearing shall include the cost of all labor, materials, equipment and adjustment necessary to complete the work. All material between the bottom of the superstructure, and the top of the substructure, including anchor studs and sole plates, shall be included in the price bid for this item.

**565-5.01 Progress Payments.** Eighty percent of the quantity will be paid for after the bearing is installed. The remainder of the quantity will be paid for after the bearing is aligned.

*Payment will be made under:*

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<th>Item</th>
<th>Pay Unit</th>
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<td>565.1221</td>
<td>Type S.R. Fixed Bearing (All Load Ranges)</td>
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<td>Type S.S. Expansion Bearing (All Load Ranges)</td>
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<td>Type S.S. Fixed Bearing (All Load Ranges)</td>
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SECTION 566 - MODULAR EXPANSION JOINT SYSTEMS

566-1 DESCRIPTION. The work shall consist of fabricating, furnishing, and installing a modular expansion joint system at the locations indicated on the Contract Plans.

566-1.01 Modular Joint Systems. Modular expansion joint systems are manufactured in various sizes, defined by their total movement capability. The correct movement capability required at any one location is indicated on the Contract Plans.

566-1.02 Sealing Elements. On each individual structure, all the box seals used in the modular joints shall be of the same configuration and shall be from the same manufacturer.

566-1.03 Modular Joint System Suppliers

A. Multicell Modular Joint Systems. Only firms which appear on the Department’s Approved List will be acceptable suppliers. No supplier other than those listed will be considered.

B. One Cell Modular Joint Systems. Firms that do not appear on the Department’s Approved List may supply one cell Modular Joint Systems. Firms which appear on the Department’s Approved List will also be acceptable suppliers.

566-1.04 Terminology. The following terminology will be used throughout this section:

A. Joint System. This term is used to describe the installation with all of its component parts as installed in the structure slab, and if applicable in sidewalks, barriers and other bridge components.

B. Segment. A modular joint system manufactured at less than full roadway width. No segment shall be less than a single lane width long.

C. Joint. The separation between two elements of a bridge to allow for movement.

566-2 MATERIALS. Materials shall conform to the following requirements.

566-2.01 Modular Joint System. The modular joint system and all its component parts, including stiffening plates and anchorages, shall be supplied by the Manufacturer. The Manufacturer shall certify that the following components meet the listed requirements:

- Hollow Beams, Steel Extrusions and Milled Steel Shapes: ASTM A588
- Box Seals: 705-09
- Strip Seal: ASTM D2628
- Adhesive: 567-2.02A6
- Stud Shear Connectors and Threaded Studs: 709-05
- Connecting and Sliding Plates - 3/8 inch Thickness: ASTM A588
- Parapet Cover Plates - 1/2 inch Thickness: ASTM A36

NOTES:
a. Shape approval by the Director of Materials is not required. Hardness, Type A Durometer shall be 60 ± 5; ASTM Method D2240. A 3 foot sample of the seal shall be submitted for testing to the Materials Bureau. No splices shall be permitted in permanent seals for any reason whatsoever.
b. Recovery test not required.
c. Parapet Cover Plates shall be Galvanized in accordance with §719-01, Type I.

566-2.02 Shop Drawings

A. Shop Drawings shall be required for any joint system supplied as part of this work. Shop Drawings shall be prepared and reviewed in accordance with the applicable provisions of the SCM and this Specification and submitted to the DCES for approval. All Shop Drawings shall note the name and address of the Joint System Fabricator, including the actual location (address) where the fabrication will take place.
B. The Modular Joint System Manufacturer's instructions for the proper installation of the joint system shall be entered on the Shop Drawings. Manufacturer's instructions shall include the proper width settings for various ambient temperatures. Shop Drawings which lack Manufacturer's installation instructions shall be returned without examination.
C. Filler metal shall be qualified in accordance with Section 7 of the SCM. Welding Procedure Specifications (WPS) shall be submitted for approval to the DCES with the Shop Drawings for each combination of joint type and welding process shown on the Shop Drawings. Shop Drawing Approval shall be withheld until this requirement has been met.

566-2.03 Fabrication

A. All steel fabrication (shop and field) shall be done in accordance with the requirements of the SCM. Mill inspection of the steel will not be required.
B. All metal surfaces to come in contact with the neoprene sealer shall be blast cleaned in accordance with the requirements of Steel Structures Painting Council Surface Preparation No. 6 (SSPC-SP6) - Commercial Blast Cleaning. After cleaning, all cleaned surfaces shall exhibit a clean quality of CSP6, or better, as defined by Steel Structures Painting Council Standard SSPC Vis 1.
C. The cleaned metal surfaces shall be protected from rusting until such a time as the sealer, and lubricant adhesive are placed against the metal surface. Any cleaned metal surface upon which rusting appears shall be re-cleaned in accordance with the foregoing, at no additional expense to the State.
D. The curb and parapet sliding plates, if required, shall be shop assembled to fit the modular joint system. The plates may be disassembled from the joint system for shipment to the project site.
E. Unless otherwise noted, each modular expansion joint system shall be fabricated as a single entity. It shall fit the full width of the structure as indicated on the Contract Plans. The system shall be preset by the Manufacturer prior to shipment. Presetting shall be done in accordance with the joint opening at 68EF. The joint opening will be indicated on the Contract Plans. Should the plans indicate that segmental fabrication is permissible, or required, each segment shall be fabricated to exactly fit that portion of the superstructure under construction, including sidewalks. Segments shall be fitted with temporary seals. Temporary seals will not require lubricant adhesive.
F. Shop inspection shall be conducted at the discretion of the Department.

566-2.04 Acceptance. The fabricated joint system will be accepted at the work site by the Engineer after a visual inspection and upon receipt of the Manufacturer's Certification Report (MCR) that the materials and the fabricating procedures were in accordance with the Approved Shop Drawings and this Specification. The Manufacturer shall submit, with the MCR, a Certified Copy of the Mill Test Report (MTR) for all steel used to fabricate the joint system.

566-3 CONSTRUCTION DETAILS
566-3.01 Manufacturer's Representative. During the initial stages of the joint system installation the Contractor shall have present at the installation site a Representative of the Joint System Manufacturer. This person shall be competent in all respects regarding the proper installation procedures to be used. The Representative shall advise the Contractor of, and certify to the Engineer that, the proper procedures are being followed. All certifications to the Engineer shall be in writing. A Manufacturer’s Representative is not required for One Cell Modular joint Systems.

566-3.02 Field Inspection. Immediately prior to installation, the joint system shall be inspected by the Engineer, for proper alignment, and complete bond between the neoprene sealer and the steel, and proper stud placement and effectiveness. No bends or kinks in the joint system steel shall be allowed (except as necessary to follow the roadway grades). Nor shall the straightening of such bend or kinks be allowed. Any joint system exhibiting bends or kinks shall be removed from the work site, and replaced by a new joint system, at no additional cost. Neoprene sealer not fully bonded to the steel shall be fully bonded at the expense of the Contractor. Studs shall be inspected visually, and shall be given a light blow with a hammer. Any stud which does not have a complete end weld, or does not emit a ringing sound when struck a light blow with a hammer, shall be replaced. Studs located more than 1 inch, in any direction, from the location shown on the Shop Drawings, shall be carefully removed and a new stud placed in the proper location. All stud replacements shall be at no additional cost.

566-3.03 Installation

A. Manufacturer’s Instructions. The modular expansion joint system shall be installed in strict accordance with the Manufacturer’s instructions, and the advice of their Official Representative. Two weeks prior to the intended installation, the Engineer shall be supplied with two copies of the written instructions. The permanently installed joint system shall match exactly the finished roadway profile and grades. The words “permanently installed”, shall be interpreted to mean that any work necessary to be done to any other part of the structure, in order to achieve a truly complete permanent installation, has been done. This will apply even if the other work is to be paid for under other items of the Contract.

B. Joint System Width, Splices, and Installation Equipment. The modular expansion joint system shall be set to the proper width for the ambient temperature at the time of setting, as indicated on the Shop Drawings. If the joint system has been fabricated in segments, they shall be field spliced to create a single unbroken system.

All mechanical devices, supplied by the Joint System manufacturer, used to set the joint system to the proper width, will remain the property of the Manufacturer. When no longer required, the devices shall be returned to the Manufacturer.

C. Sliding Plate. In order to perform the work of installing the joint systems in a proper manner, some portions of the curb and parapet cannot be constructed until after the sliding plates of the joint system are installed. This surface shall be scrubbed with wire brooms. After the surface preparation has been accepted, every effort should be made to thoroughly wet the concrete surface, and all porous surfaces to be in contact with new concrete, for 12 hours. If, in the opinion of the Engineer, conditions or the situation prohibits this, then the surfaces should be wetted for as long as possible. Construction joints must be wetted by continuous spraying with hoses using potable water. The Contractor shall remove any puddles of free standing water with oil-free compressed air, and protect the surfaces from drying, so the existing concrete remains in a clean, saturated surface dry condition until placement of the new concrete.

D. Permanent Seals. After the joint system has been completely installed over the full width of the structure, including sidewalks, the temporary seals shall be removed and replaced with permanent
seals. After the temporary seals are removed, all metal surfaces which will be in contact with the permanent seals shall be commercially blast cleaned (SSPC-SP6) to visual standard CSP6 as defined by SSPC Vis 1-89.

**E. Final Placement.** After the modular joint system has been set to its final line and grade, the recess opening shall be filled with Class E Concrete. This surface shall be scrubbed with wire brooms. After the surface preparation has been accepted, every effort should be made to thoroughly wet the concrete surface, and all porous surfaces to be in contact with new concrete, for 12 hours. If, in the opinion of the Engineer, conditions or the situation prohibits this, then the surfaces should be wetted for as long as possible. Construction joints must be wetted by continuous spraying with hoses using potable water. The Contractor shall remove any puddles of free standing water with oil-free compressed air, and protect the surfaces from drying, so the existing concrete remains in a clean, saturated surface dry condition until placement of the new concrete. The uppermost surface of the concrete placement shall be finished in accordance with the requirements of Section 557 except that machine finishing will not be required. The cost of this work shall be included in the unit price bid for the slab item(s).

**F. Watertight Integrity Test.** After the joint system is permanently installed, including plates and all concrete placements, a watertight integrity test shall be performed. The test shall be done in accordance with the requirements of §567-3.01H.

### 566-4 METHOD OF MEASUREMENT

The work will be measured as the number of feet of joint system completely installed. Measurement will be taken horizontally and vertically along the centerline of the joint system between the outer limits indicated on the Contract Plans. The words “completely installed” shall be interpreted to mean the joint system in-place with the following operations completed, where applicable:

- Nuts tightened, or retightened, as required.
- Concrete placed and finished.
- Watertight integrity tests performed.

### 566-5 BASIS OF PAYMENT

**566-5.01.** The unit price bid per foot shall include the cost of all labor, materials and equipment necessary to complete the work.

**566-5.02.** No payment will be made for any work noted to be done at the expense of the Contractor, or any work noted to be paid for under other items of the Contract.

*Payment will be made under:*

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>566.01</td>
<td>Modular Expansion Joint System - One Cell</td>
<td>Foot</td>
</tr>
<tr>
<td>566.02</td>
<td>Modular Expansion Joint System - Two Cell</td>
<td>Foot</td>
</tr>
<tr>
<td>566.03</td>
<td>Modular Expansion Joint System - Three Cell</td>
<td>Foot</td>
</tr>
<tr>
<td>566.04</td>
<td>Modular Expansion Joint System - Four Cell</td>
<td>Foot</td>
</tr>
<tr>
<td>566.05</td>
<td>Modular Expansion Joint System - Five Cell</td>
<td>Foot</td>
</tr>
<tr>
<td>566.06</td>
<td>Modular Expansion Joint System - Six Cell</td>
<td>Foot</td>
</tr>
</tbody>
</table>

**SECTION 567 - BRIDGE JOINT SYSTEMS**
567-1 DESCRIPTION. The work shall consist of furnishing and installing bridge joint systems. The particular bridge joint system required will be indicated on the contract plans. The Contractor shall notify the Deputy Chief Engineer, Structures (DCES) of the name and address of the fabricator of all bridge joint systems in accordance with §106-01 Sources of Supply.

567-1.01 Bridge Joint Systems. There are various kinds of bridge joint systems. Those included as part of the work required by this section are:

A. Armored Joint System with Elastomeric Sealer. The system shall consist of armored joint segments, angles, anchor studs, threaded studs, bolts, nuts, lock washers, expansion bolt anchors, and sealant, all combined as noted in the contract documents so that a fully operational and waterproof system shall seal the joint in which it is installed.

B. Armored Joint System with Compression Seal. This system shall consist of angles, preformed compression seal, anchor studs, threaded studs, bolts, nuts, lock washers all combined as noted in the contract documents so that a fully operational and waterproof system shall seal the joint in which it is installed. The system shall provide for the full expansion and contraction movements of the joint.

This system is fabricated as a single entity designed to be installed across the full width of the bridge as measured along the centerline of joint. If the bridge in question has a raised median, one field splice of the joint system will be allowed at the raised median.

Type. Preformed compression seals are manufactured in various type sizes, defined by a literal-numerical type designation (e.g. Type A1, etc.). The type of seal to be installed in any one armored joint system will be indicated on the contract plans.

C. Armored Joint System with Preformed Elastic Strip Seal. This system shall consist of structural steel components, angles, anchor studs, threaded studs, bolts, nuts, washers, lock washers, anchor bolts, preformed elastic strip seal and adhesive, all combined in the manner required by the Contract Documents so that a fully operational, waterproof system will seal the joint over which it is installed. Armored joint systems of this nature are installed by various methods. The required method for a particular installation will be indicated on the Contract Plans.

Type. Preformed elastic strip seals are manufactured in various sizes, defined by a type number. The type of strip seal to be installed in any one joint system will be indicated on the Contract Plans.

D. Armorless Bridge Joint System. The system shall consist of components shown on an Approved Materials Detail Sheet for a Manufacturer and System whose name appears on the Materials Bureau Approved List. The required method of installation will be shown on the Approved Materials Detail Sheet.

567-1.02 Terminology. The following terminology will be used throughout this section:

A. Armored Joint System. This term is used to describe the installation with all of its component parts as installed in the structure slab. Terminology used to differentiate one kind of joint system from another will be found in the title of the various subsections (e.g. 567-2.01 Armored Joint System with Elastomeric Sealer, etc.)

B. Segment. A joint system manufactured at less than full roadway width. No segment shall be less than a single lane width long.
C. Joint. The separation between two elements of a bridge structure to allow for movement.

D. Materials Detail Sheet (MDS). A sheet approved by the DCES and containing all material requirements and installation information for Armorless Bridge Joints which are included on the Materials Bureau Approved List.

567-2 MATERIALS. Material and Fabrication requirements shall be as described for the various bridge joint systems.

567-2.01 Armored Joint System with Elastomeric Sealer

Elastomer (Polychloroprene or Natural Rubber) Table 567-1
Structural Steel Segment Angles ASTM A242 and 715-01, or ASTM A36
Headed Concrete Anchor Studs and Threaded Studs 709-05
(Dimensions as shown on the contract plans)
Bolts, Nuts and Washers Steel ASTM A307 Grade A or ASTM A325
Expansion Bolt Anchor Steel U.S. Government GSA FF-S-325
Bonding Tape (to bond end surfaces of the Polyisobutylene-based extrusion, with
preformed elastomeric joint sealer aggressive tack
to each other)

A. Physical Composition. Armored segments shall be comprised of elastomer or natural rubber, and structural steel components in the manner indicated on the contract plans.

B. Length. Armored segments shall be furnished in lengths not less than a single lane width, excluding length of tongues. Shorter lengths may be used at locations requiring special treatment or to provide the closing sections.

C. Steel Fabrication. All steel fabrication work shall be done in accordance with the requirements of the SCM. Mill inspection will not be required. Shop inspection will be conducted at the discretion of the Department.

D. Cleaning. The surface of the armored joint segment, to which the preformed elastomer is to be heat bonded, shall be thoroughly cleaned of all dirt, oil, grease, scale and oxides by grinding or sandblasting immediately prior to the heat bonding process. The metal surface after cleaning, shall be defined by SSPC Vis 1-89 Pictorial Standard, and shall meet the requirements of SSPC-SPC-6, Commercial Blast Cleaning, but shall not be of a quality less than CSP6.

<table>
<thead>
<tr>
<th>Property</th>
<th>ASTM Test</th>
<th>Polychloroprene</th>
<th>Natural Rubber</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tensile Strength</td>
<td>D412</td>
<td>1800 psi</td>
<td>2250 psi</td>
</tr>
<tr>
<td>Tensile Elongation at break</td>
<td>D412</td>
<td>400 percent minimum</td>
<td>400 percent minimum</td>
</tr>
<tr>
<td>Hardness, Shore A Durometer</td>
<td>D2240</td>
<td>45 (95)</td>
<td>50 (95)</td>
</tr>
<tr>
<td>Compression Set (22 hrs at 158EF)</td>
<td>D395 Method B</td>
<td>20 percent maximum</td>
<td>20 percent maximum</td>
</tr>
<tr>
<td>Low Temperature</td>
<td>D746 Procedure B</td>
<td>Not brittle at -40EF</td>
<td>Not brittle at -65EF</td>
</tr>
<tr>
<td>Oil Deterioration (Volume)</td>
<td>D471</td>
<td>120 percent maximum</td>
<td>Not Applicable</td>
</tr>
</tbody>
</table>
E. Basis of Acceptance. All materials used for this item, regardless of whether they are employed for fabrication or installation, shall be accepted at the work site upon certification, by the proper manufacturer, that all of the requirements of the contract documents have been met.

567-2.02 Armored Joint System with Compression Seal

Compression Seal 705-09¹
Angles, Plates and Bars (Structural Steel) ASTM A242, A588², 715-01 and SCM
Headed Concrete Anchor Studs and Threaded Studs 709-05
(Dimensions as shown on the contract plans)
Bolts, Nuts and Washers ASTM A307 Grade A or ASTM A325
Support Bar for the compression seal ASTM A242, AISI 1018 or AISI 1020³
Expansion Bolt Anchors U.S. Government GSA FF-S-325
Group III, Type 1 or Group VIII, Type 1
Adhesive (to bond the preformed Table 567-2, Moisture Curing Urethane with compression seal to the steel surfaces) hydrocarbon solvent

NOTES:
1. The sealer shall be applied in one piece for the full length of each joint. Splices will not be permitted if the full length of joint is less than 50 feet. If the full length of joint is more than 50 feet but less than 100 feet long, one shop splice in the sealer will be permitted. If the full length of joint is greater than 100 feet, shop splices in the sealer will be permitted at approximately 50 foot intervals.
2. Support angles may be ASTM A36
3. If AISI 1018 or AISI 1020 steel is used it shall be painted in accordance with the requirements of the contract documents.

<table>
<thead>
<tr>
<th>TABLE 567-2 MOISTURE CURING URETHANE ADHESIVE¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average weight per gallon</td>
</tr>
<tr>
<td>Solids Content</td>
</tr>
<tr>
<td>Adhesive to remain fluid, from</td>
</tr>
<tr>
<td>Film Strength (ASTM D412)</td>
</tr>
<tr>
<td>Elongation</td>
</tr>
</tbody>
</table>

A. Assembly. The joint system shall be shop assembled and delivered to the work site ready for installation.

If the Contractor desires to assemble the joint system at the work site, prior permission to do so must be obtained from the DCES.

Joint systems assembled at the work site shall have all materials certified by the respective manufacturers that the respective materials meet the requirements of §567-2.02A. Field methods of fabrication shall be in accordance with the requirements of this subsection.

B. Procedures. Steel fabrication shall be done in conformance with the requirements of the SCM. Mill inspection will not be required. Shop inspection will be conducted at the discretion of the Department.

C. Cleaning. Metal surfaces which are to be coated with adhesive shall be cleaned in accordance with Steel Structures Painting Council, Surface Preparation No. 6, Commercial Blast Cleaning (SSPC SP6) with the following modifications and additions:
1. The cleaned surfaces shall have adhesive applied before detrimental rusting occurs.
2. A commercial blast cleaned surface shall be as defined by SSPC SP6 and SSPC Vis 1-89 pictorial references BSP6 and CSP6 only.

**D. Basis of Acceptance.** The armored joint system with preformed compression seal will be accepted at the work site upon certification to the Engineer by the Contractor, that the materials used and the fabricating procedures were in accordance with this specification.

The certification shall include the name of the sealer manufacturer, the lot numbers of all sealers used in the fabrication of the armored joint system and the statement that all sealer used in the fabrication of the armored joint system was appropriately identified as accepted materials by the presence of Department security seals when received by the fabricator.

### 567-2.03 Armored Joint System with Preformed Elastic Strip Seal

Since there are various methods of installing the joint system, all of the materials listed in this Subsection may not be applicable for a particular installation. It is the Contractor's responsibility to ensure that only those materials necessary are actually installed, where required, or as specified on the Approved Shop Drawings.

<table>
<thead>
<tr>
<th>Material</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Angles, Plates, Extrusions and Milled Shapes</td>
<td>ASTM A588 and 715-01</td>
</tr>
<tr>
<td>Headed Concrete Anchor Studs and Threaded Studs (Dimensions indicated on the Contract Plans)</td>
<td>709-05</td>
</tr>
<tr>
<td>Bolts and Nuts</td>
<td>ASTM A307 or A325.</td>
</tr>
<tr>
<td>Anchor Bolts</td>
<td>ASTM A307 Grade A</td>
</tr>
<tr>
<td>Anchor bolt grout</td>
<td>701-07</td>
</tr>
<tr>
<td>Preformed Elastic Strip Seal</td>
<td>ASTM D2628 modified¹</td>
</tr>
<tr>
<td>Adhesive (to bond the strip seal to the steel surfaces)</td>
<td>Table 567-2, Moisture Curing Urethane with Hydrocarbon Solvent</td>
</tr>
<tr>
<td>Concrete²</td>
<td>501, Class E</td>
</tr>
<tr>
<td>Elastomeric Concrete²</td>
<td>Contract Documents</td>
</tr>
</tbody>
</table>

**NOTES:**

1. Recovery Test is not required. The sealer shall be supplied in one piece for the full length of each joint.
2. Concrete and Elastomeric Concrete, if used, shall be placed and paid under a separate item.

**A. Steel Fabrication.** Steel fabrication shall be done in conformance with the requirements of the SCM. Mill inspection will not be required. Shop inspection will be conducted at the discretion of the Department.

**B. Cleaning.** Metal surfaces which are to be coated with adhesive shall be thoroughly cleaned of all dirt, oil, grease, scale and oxides by grinding or sandblasting. Metal surfaces after cleaning shall exhibit a clean quality of CSa2, or better, as defined by the Steel Structures Painting Council Standard SSPC Vis1.

**C. Adhesive Coating.** The recess of the steel extrusions shall be thoroughly coated with adhesive. The strip seal shall be installed within the recess in such a manner that it will be completely and firmly bonded to the recess surface over the total length of the joint system.

**D. Basis of Acceptance.** The fabricated joint system will be accepted at the work site by the Engineer after a visual inspection and upon receipt of the Manufacturer's Certification Report (MCR) that the materials and the fabricating procedures were in accordance with the Approved Shop Drawings and this Specification. The Manufacturer shall submit, with the MCR, a Certified Copy of the Mill Test Report (MTR) for all steel used to fabricate the joint system.
567-2.04 Armorless Bridge Joint. The material requirements shall be as shown on the Approved Materials Detail Sheet corresponding to a Manufacturer and System listed on the Materials Bureau Approved List.

567-2.05 Shop Drawings. Shop drawings will be required for any joint system supplied as part of this work. Shop drawings shall meet the various applicable requirements of this subsection. All shop drawings shall note the name and address of the joint system (or segment) fabricator as well as the location where the joint system (or segments) are to be fabricated.

A. General. The applicable provisions of Section 2-Drawings, of the New York State Steel Construction Manual shall apply with the following modifications

1. Shop Drawings. Shop drawings shall be submitted for review, approval and distribution in accordance with the requirements of the SCM, Section 2. The shop drawings shall indicate the type, location and details of the mechanical devices required to compress the joint to its required width based on the ambient temperature at the time of installation. All references, within Section 2 to the DCES, shall be interpreted as the Regional Director, with the following exceptions:
   - 202.7 - Distribution of Approved Shop Drawings.
   - 202.8 - Disposal of Original Reproducibles.

   No shop drawing approval will be issued for shop drawings unaccompanied by current WPS(s). No shop work shall begin prior to the Contractor's receipt of approved shop drawings.

2. Welding Procedure Specifications. The Contractor shall submit with the shop drawings a Welding Procedure Specification (WPS), approved by the DCES for each combination of joint system type and welding process shown on the shop drawings.

   The WPS approval date shall be within 36 months of the joint system fabrication date. A submitted WPS showing an approval date earlier than 36 months prior to joint system fabrication will be rejected and the Contractor shall be required to submit shop drawings accompanied by a currently approved WPS(s). No extension of time, nor additional payment will be forthcoming for delays caused by the Contractor's failure to submit current WPS(s).

567-3 CONSTRUCTION DETAILS. The construction details shall be as required for the various joint systems and the approved shop drawings.

567-3.01 Armored Joint System with Elastomeric Sealer

A. Manufacturer's Representative. The joint system shall be installed in strict accordance with the manufacturer's instructions and this subsection. In the event of a conflict, the terms of this subsection shall rule. A representative of the manufacturer shall be present at the beginning of the installation. The representative shall be fully conversant in all respects with the correct installation methods. The representative shall be responsible to advise both the Engineer and the Contractor, that the proper installation method is being followed.

B. Preparation. The preformed recess which is to receive the joint system shall be air blown or vacuum-cleaned in order that all loose or foreign matter is removed prior to installation of the system.

C. Storage Inspection and Handling. The joint system shall be stored, inspected and handled in accordance with the following:
1. Handling and Storing. All material shall be handled and stored in a manner approved by the Engineer, and consistent with the requirements of the SCM. No material shall be dropped, thrown, or dragged upon the ground. Material shall be kept clean, properly drained and stored on proper supports above the ground. All material shall be adequately shored, braced, or clamped to resist lateral forces which might occur. Permanent distortion will be cause for rejection of material.

If the shop applied protective coating deteriorates to the point that the Engineer considers it unacceptable, the contractor shall restore the shop applied coating to a condition acceptable to the Engineer. This work shall be done before other coatings are applied. The work shall be done in accordance with the requirements of the contract documents.

2. Field Inspection. All installation work shall be subject to the Engineer's inspection. The Engineer shall be given all facilities required for a thorough inspection. Materials and workmanship subject to shop inspection shall be identified by the acceptance stamp of the Shop Inspector. Materials and workmanship not required to be shop inspected will be inspected by the Engineer. Certified copies of the results of tests conducted by the manufacturer shall be furnished to the Engineer in accordance with the requirements of 715-01.

D. Installation Inspection. Immediately prior to installation, the armored segments shall be inspected by the Engineer for proper alignment and complete bond between the polychloroprene and the steel, and proper stud placement and effectiveness. No bends or kinks in the armoring steel shall be allowed, nor shall straightening of such bends or kinks be allowed. Armored segments exhibiting bends or kinks shall be removed from the work site, and replaced with new armored segments at the Contractor's expense. Armored segments which exhibit any separation of the polychloroprene and the armoring steel shall be removed from the work site and replaced with new armored segments at the Contractor's expense. Studs shall be inspected visually and shall be given a light blow with a hammer. Any threaded stud which does not have a complete end weld or does not emit a ringing sound when struck a light blow with a hammer shall be replaced.

E. Mechanical Devices. In order for the armored segments to be installed properly, they must be set at a width which is directly dependent upon the ambient temperature at the start of installation, as shown on the shop drawings. The width setting shall be accomplished through the use of mechanical devices supplied by the armored segment fabricator. After the armored segment has been set to its proper line and grade and securely attached to its supports, the mechanical devices shall be removed and returned to the armored segment manufacturer.

F. Sealing Segment Surfaces. The mating surfaces of the armored segments shall be scrubbed with wire brushes, or other means satisfactory to the Engineer, to remove any rust from the steel and roughen the polychloroprene. This operation shall immediately precede the application of tape to the mating surfaces.

G. Concrete Placement and Finishing. After the joint system has been fully installed, concrete shall be placed in accordance with the contract plans. The concrete shall be finished in accordance with 557-3.07 - Finishing Integral Wearing Surfaces on Superstructure Slabs.

H. Watertight Integrity Test At least five work days after the joint system has been fully installed the Contractor shall test the entire (full length) joint system for watertight integrity employing a method satisfactory to the Engineer. The entire joint system shall be covered with water, either ponded or flowing, for a minimum duration of 15 minutes. The concrete surfaces under
the joint shall be inspected, during this 15 minute period and also for a minimum of 45 minutes after the supply of water has stopped, for any evidence of dripping water or moisture. Water tightness shall be interpreted to be no free dripping water on any surface on the underside of the joint. Patches of moisture shall not be cause for non-acceptance.

Should the joint system exhibit evidence of water leakage at any place whatsoever, the Contractor shall locate the place(s) of leakage and take all measures necessary to stop the leakage. This work shall be done at the Contractor's expense. A subsequent water integrity test shall be performed subject to the same conditions and consequences as the original test.

567-3.02 Armored Joint System with Compression Seal

A. Delivery. The joint system shall be delivered to the work site ready for installation in accordance with the requirements of 567-2.02B1.

B. Preparation. The requirements of 567-3.01B, shall apply.

C. Storage Inspection and Handling. The requirements of 567-3.01C shall apply.

D. Installation Inspection. The armored joint system with compression seal shall be inspected in the same manner as required for armored segments under 567-3.01D. All of the requirements of 567-3.01D shall apply, except that compression seal not fully bonded to the armoring angles will not mandate replacement of the joint system. However, any compression seal which is not fully bonded, shall be fully bonded to both armoring faces, by the Contractor, at no expense to the State.

E. Mechanical Devices. The requirements of 567-3.01E shall apply.

F. Concrete Placement and Finishing. The requirements of 567-3.01G shall apply.

G. Watertight Integrity Test. Not required.

567-3.03 Armored Joint System with Preformed Elastic Strip Seal

A. Site Delivery. The joint system shall be shop assembled and delivered to the work site ready for installation, unless prior permission to field assemble has been granted by the Engineer.

B. Field Assembly.

1. If the Contractor desires to assemble the joint system at the work site, prior permission to do so shall be obtained from the Engineer, in writing.
2. Joint systems assembled at the work site shall have all materials certified by the respective Manufacturers. The certifications shall state that the Materials requirements of this Specification have been met.

C. Storage Inspection and Handling. The requirements of 567-3.02C shall apply.

D. Installation Inspection. The requirements of 567-3.02D shall apply. The term “compression Seal” shall be interpreted as “preformed elastic strip seal.”

E. Mechanical Devices. The requirements of 567-3.01E shall apply.
F. Recess Finishing. If the joint system is installed within a preformed concrete or asphalt recess, the recess will be filled and finished to grade with either structural concrete or elastomeric concrete. The exact materials will be indicated on the Contract Plans. The respective materials will be installed in the following manner:

1. Concrete. Placement shall be in accordance with 555. Finishing shall be done in accordance with 557-3.07. Machine finishing will not be required.

2. Elastomeric Concrete. Placement shall be in accordance with the requirements of the elastomeric concrete specification.

G. Watertight Integrity Test. The requirements of 567-3.01H shall apply.

567-3.04 Armorless Bridge Joint System

A. Manufacturer's Representative. The joint system shall be installed in strict accordance with the manufacturer's instructions and the Approved Materials Detail Sheet. In the event of a conflict, the terms of the Approved Materials Detail Sheet shall rule. A representative of the bridge joint system manufacturer shall be present prior to placement to inspect the prepared surfaces and remain at the job during all phases of the installation. The representative shall be fully conversant in all respects with the correct installation methods. The representative shall be responsible to advise both the Engineer and the Contractor on properly installing the joint system. The representative may be excused from the project site at the discretion of the EIC.

B. Preparation. All surfaces shall be prepared as per the Approved MDS. At a minimum, the preformed recess which is to receive the joint system shall be air blown using air free of water and oil or vacuum-cleaned so that all loose or foreign matter is removed prior to installation of the system. The substrate shall be dry for a minimum of 24 hours prior to installation for the joint system.

C. Storage Inspection and Handling. The joint system shall be stored, inspected and handled in accordance with the Approved Materials Detail Sheet.

D. Installation Inspection. All installation work shall be subject to the Engineer's inspection.

E. Watertight Integrity Test. At least five work days after the joint system has been fully installed the Contractor shall test the entire (full length) joint system for watertight integrity. The entire joint system shall be covered with water, either ponded or flowing, for a minimum duration of 15 minutes.

The concrete surfaces under the joint shall be inspected during this 15 minute period, and also for a minimum of 45 minutes after the supply of water has stopped, for any evidence of dripping water or moisture. Water tightness shall be interpreted to be no free dripping water on any surface on the underside of the joint. Patches of moisture shall not be cause for non-acceptance.

Should the joint system exhibit evidence of water leakage at any place whatsoever, the Contractor shall locate the place(s) of leakage and take all measures necessary to seal the leak. A subsequent water integrity test shall be performed subject to the same conditions and consequences as the original test.

567-4 METHOD OF MEASUREMENT. Measurement will be made as the number of feet of joint system completely installed, measured horizontally and vertically along the centerline of joint system between the outer limits as indicated on the contract plans.
The words “completely installed” shall be interpreted to mean the joint system in place with the following operations completed where applicable:

- All sealant in its proper position.
- All nuts tightened or retightened as required.
- Concrete placed and finished.
- Elastomeric concrete placed and finished.
- Water-tight integrity tests.

567-5 BASIS OF PAYMENT. The unit price bid per foot shall include all labor, materials and equipment necessary to complete the work. No additional payment will be made for corrective actions.

**Payment will be made under:**

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>567.31</td>
<td>Armored Joint System with Compression Seal-Type A1</td>
<td>Foot</td>
</tr>
<tr>
<td>567.32</td>
<td>Armored Joint System with Compression Seal-Type A2</td>
<td>Foot</td>
</tr>
<tr>
<td>567.33</td>
<td>Armored Joint System with Compression Seal-Type A3</td>
<td>Foot</td>
</tr>
<tr>
<td>567.34</td>
<td>Armored Joint System with Compression Seal-Type A4</td>
<td>Foot</td>
</tr>
<tr>
<td>567.35</td>
<td>Armored Joint System with Compression Seal-Type A5</td>
<td>Foot</td>
</tr>
<tr>
<td>567.36</td>
<td>Armored Joint System with Compression Seal-Type A6</td>
<td>Foot</td>
</tr>
<tr>
<td>567.37</td>
<td>Armored Joint System with Compression Seal-Type A7</td>
<td>Foot</td>
</tr>
<tr>
<td>567.50</td>
<td>Armored Joint System with Preformed Elastic Strip Seal - Type as Noted</td>
<td>Foot</td>
</tr>
<tr>
<td>567.60</td>
<td>Armorless Bridge Joint System</td>
<td>Foot</td>
</tr>
</tbody>
</table>

SECTION 568 - BRIDGE RAILING

568-1 DESCRIPTION. This work shall consist of furnishing and erecting bridge railing as shown on the contract plans and in accordance with the specifications.

As soon as the Contract is awarded, the Contractor shall notify the DCES of the name and address of the Fabricator of all bridge railing in accordance with §106-01 Sources of Supply. This notification shall list the specific shop or shops in which the railing will be fabricated.

568-2 MATERIALS. Materials shall meet the requirements of the following subsections:

- Concrete Grouting Material
- Steel Bridge Railing
- Stainless Steel Connecting Products
- Rubber Impregnated Random Fiber Pad

<table>
<thead>
<tr>
<th>Material</th>
<th>Subsection</th>
</tr>
</thead>
<tbody>
<tr>
<td>Concrete Grouting Material</td>
<td>701-05</td>
</tr>
<tr>
<td>Steel Bridge Railing</td>
<td>710-23</td>
</tr>
<tr>
<td>Stainless Steel Connecting Products</td>
<td>715-16</td>
</tr>
<tr>
<td>Rubber Impregnated Random Fiber Pad</td>
<td>728-02</td>
</tr>
</tbody>
</table>

568-3 CONSTRUCTION DETAILS

568-3.01 Erection of Railing

**A. Inspection of Railing.** Immediately prior to erection, the railing shall be inspected for damage. Significant bends or kinks in the railing not specifically called for in the contract documents shall constitute sufficient cause for rejection. Straightening of such bends or kinks shall not be allowed.

Bending or curving rails in the field in order to fit alignment requirements, shall not be permitted. The Engineer may order some bending or curving to allow for necessary minor adjustments.
B. Inspection of Galvanizing. Damage to galvanizing of steel bridge railing shall constitute sufficient cause for rejection except for the following conditions:

1. If the damaged area is not required to be repaired under the provisions of 710-23, Steel Bridge Railing.
2. If the total damaged area of a single piece (i.e. post or rail) is 6 square inches or less. Total damaged area is exclusive of the damaged area as described under §568-3.01B1.

C. Field Galvanizing for Repair. Field galvanizing repair shall be allowed to be performed upon damaged areas meeting the requirements of §568-3.01B2.

Field galvanizing repair shall be made by painting zinc repair material onto the damaged area in accordance with the requirements of §719-01, Galvanized Coatings and Repair Methods.

All finished surfaces of welds and adjacent surfaces of rails and posts upon which galvanizing has been removed, due to any field welding operation, shall be field galvanized.

D. Field Welding. Field welding shall not be permitted unless noted in the contract documents or ordered by the Engineer.

E. Erection. All railing shall be erected in accordance with the contract documents or, when required, the approved shop drawings prepared and submitted as specified in the New York State Steel Construction Manual.

F. Positioning Railing. Railing shall be erected so that the rails are parallel to each other and to the top of parapet, sidewalk or structural slab.

G. Positioning Posts. Posts shall be set vertical.

H. Base Plates. Post base plates shall be perpendicular to the post, unless otherwise noted. When the railing is to be placed on a preformed surface, the base plate may be placed parallel to the grade or may be perpendicular to the post and made level by the use of beveled shims conforming to the applicable requirements of §710-23, Steel Bridge Railing.

I. Non-Metallic Pads. Posts which are to be placed on a preformed surface shall be mounted on a non-metallic pad conforming to the requirements of §728-02. Beveled Shims, if required, shall be inserted between the non-metallic pad and the post base plate.

J. Jacking Nuts. For railings set on jacking nuts, the railing posts shall be erected to proper line and grade before concrete under the post and in back of the granite curb is placed or before the mortar pad is placed.

K. Rail Span. The rails of railings shall span the following minimum number of posts:

<table>
<thead>
<tr>
<th>Railing Type</th>
<th>Number of Posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Two-Rail, Steel</td>
<td>3*</td>
</tr>
<tr>
<td>Four-Rail, Steel</td>
<td>3</td>
</tr>
<tr>
<td>Five-Rail Steel</td>
<td>3</td>
</tr>
</tbody>
</table>

NOTE: * If this is not possible, the absolute minimum shall be 2 posts if approved by the DCES.

L. Anchor Studs. After the anchor stud nuts have been tightened in a manner satisfactory to the Engineer, the studs shall be flame cut 1 inch above the nut. The first thread of the stud above the nut
shall be damaged. The cut end of the anchor stud shall be coated in conformance with the requirements of §719-01, Galvanized coating and Repair Methods.

**M. Touch-Up Painting.** Any damage to the paint on a railing system shall be repaired in accordance with §657 Painting Galvanized Surfaces.

**N. Inspection.** All erection shall be subject to the inspection of the Engineer who shall be given all facilities required for a visual inspection of workmanship and materials.

Any single piece of the railing system with a total damaged area in excess of the amount specified in §568-3.01B2 shall be rejected and replaced.

568-3.02 Cement Mortar Pads

**A. Proportioning.** Cement mortar pads shall consist of a concrete grouting material.

The concrete grouting material shall meet the requirements of §701-05, Concrete Grouting Material. The grouting material shall be mixed with water, in the ratio recommended by the manufacturer, to produce a trowelable mix.

**B. Mixing.** Mixing shall be carried out in strict accordance with the manufacturers recommendations or the following as determined by the Engineer.

- All necessary mixing equipment shall be present and in good working order prior to the start of mixing.
- Mixing time shall not exceed three minutes unless otherwise permitted. No mixing shall be started until all preparations have been made to place the mortar.
- All mortar in any individual batch shall be used within 25 minutes after the start of mixing.
- Retempering will not be allowed.

**C. Surface Preparation.** All concrete surfaces to receive the mortar shall be free from laitance, oil, grease, paint, dust, loose particles or other foreign material.

The concrete surface shall be cleaned by sandblasting to the satisfaction of the Engineer, followed by a thorough vacuum cleaning.

The bottom surfaces of the base plates shall be free of oil, dirt and other foreign matter.

The concrete surface shall be lightly moistened with water.

**D. Form Preparation.** The forms shall be positioned about the base plate as shown in the plans or as directed by the Engineer. If the forms are to be coated with a release agent, it shall not be deleterious to the physical properties of the mortar system being used as determined by the Engineer.

**E. Application.** After the concrete surfaces and the base plates surfaces have been properly prepared the mortar shall be placed within the limits of the forms and tamped into place to assure that there are no voids in the completed pad. Exposed surfaces of the mortar shall be screeded and troweled to the level of the bottom of the base plate. The mortar pads shall be protected from rain for at least 24 hours.

**F. General.** In all cases, the installation of the mortar pads shall be made when the concrete and ambient air temperatures are above 50EF.

568-4 METHOD OF MEASUREMENT
568-4.01 Bridge Railing. The quantity to be paid for bridge railing shall be the number of feet measured along the centerline of railing anchorage between the extreme outer limits indicated on the contract plans.

568-4.02 Transition Bridge Railing. The quantity to be paid for transition railing shall be the number of feet measured along the axis of the top rail between the limits shown on the plans.

568-5 BASIS OF PAYMENT

568-5.01 Bridge Railing. The unit price bid shall include the cost of furnishing all labor, materials and equipment necessary to complete the work. All pads (including Mortar Pads), shims, splices with their hardware, railing anchor studs with nuts, washers and anchor plates, and hand rails when specified shall also be included in the price bid.

No payment shall be made for those railing pieces which are replacements for those railing pieces that have been rejected.

Progress payments will be made when the railing is erected in accordance with the contract documents as specified in the New York State Steel Construction Manual exclusive of the cutting, peening and galvanizing of studs. Payment will be made at the unit bid price for 90% of the quantity erected. The balance of the quantity will be paid for upon proper completion of the work.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>568.50</td>
<td>Steel Bridge Railing (Two-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.51</td>
<td>Steel Bridge Railing (Four-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.52</td>
<td>Steel Bridge Railing (Five-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.53</td>
<td>Steel Bridge Railing (Two-Rail) with Handrail</td>
<td>Foot</td>
</tr>
<tr>
<td>568.54</td>
<td>Steel Bridge Railing (Three-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.60</td>
<td>Steel Bridge Railing - Brown (Two-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.61</td>
<td>Steel Bridge Railing - Brown (Four-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.62</td>
<td>Steel Bridge Railing - Brown (Five-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.63</td>
<td>Steel Bridge Railing - Brown (Two-Rail) with Handrail</td>
<td>Foot</td>
</tr>
<tr>
<td>568.64</td>
<td>Steel Bridge Railing - Brown (Three-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.70</td>
<td>Transition Bridge Railing</td>
<td>Foot</td>
</tr>
<tr>
<td>568.71</td>
<td>Transition Bridge Railing – Brown</td>
<td>Foot</td>
</tr>
<tr>
<td>568.80</td>
<td>Pedestrian and Bicycle Railing (One-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.81</td>
<td>Pedestrian and Bicycle Railing (Two-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.82</td>
<td>Pedestrian and Bicycle Railing (Three-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.83</td>
<td>Pedestrian and Bicycle Railing (Four-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.84</td>
<td>Pedestrian and Bicycle Railing (Five-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.85</td>
<td>Pedestrian and Bicycle Railing - Brown (One-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.86</td>
<td>Pedestrian and Bicycle Railing - Brown (Two-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.87</td>
<td>Pedestrian and Bicycle Railing - Brown (Three-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.88</td>
<td>Pedestrian and Bicycle Railing - Brown (Four-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.89</td>
<td>Pedestrian and Bicycle Railing - Brown (Five-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.90</td>
<td>Bicycle Railing (Two-Rail)</td>
<td>Foot</td>
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<td>568.91</td>
<td>Bicycle Railing - Brown (Two-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.92</td>
<td>Bicycle Railing (Four-Rail)</td>
<td>Foot</td>
</tr>
<tr>
<td>568.93</td>
<td>Bicycle Railing - Brown (Four-Rail)</td>
<td>Foot</td>
</tr>
</tbody>
</table>

SECTION 569 - PERMANENT CONCRETE TRAFFIC BARRIER FOR STRUCTURES
569-1 DESCRIPTION

569-1.01 Work. The work shall consist of constructing concrete traffic barrier, of the configuration and at the locations indicated on the Contract Plans.

569-1.02 Methods. Construction of the barrier shall be accomplished by cast-in-place or precast methods. Slip forming will be allowed as an acceptable cast-in-place method, unless the plans show anchor bolts projecting beyond concrete limits; in this instance slipforming procedures will require the approval of the DCES.

569-1.03 Shape Modification. The barrier shape indicated on the plans shall not be altered. Minor modifications, to allow slip-forming, will be submitted to the Regional Construction Engineer for approval.

569-1.04 Approvals. For approval requirements and procedures refer to the Construction Details.

569-2 MATERIALS

569-2.01 Fabrication. Materials used for traffic barrier fabrication shall meet the following requirements:

<table>
<thead>
<tr>
<th>Material</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Precast Concrete Barrier</td>
<td>704-03 and 704-05</td>
</tr>
<tr>
<td>Cast-In-Place Concrete (Constructed Forms)</td>
<td>501, Class A Concrete</td>
</tr>
<tr>
<td>Cast-In-Place Concrete (Slip Formed)</td>
<td>501, Class J</td>
</tr>
<tr>
<td>Epoxy Coated Reinforcing Bars</td>
<td>709-04</td>
</tr>
<tr>
<td>Steel Tubes</td>
<td>ASTM A500, Grade B</td>
</tr>
<tr>
<td>Steel Plates, or Bars</td>
<td>ASTM A36 or A588</td>
</tr>
<tr>
<td>Anchor Bolts (Fully Threaded)</td>
<td>ASTM A325 or A449 Type 1</td>
</tr>
<tr>
<td>Nuts</td>
<td>ASTM A563, Class 10S HH</td>
</tr>
<tr>
<td>Washers</td>
<td>ASTM F436, Type 1 or 3</td>
</tr>
<tr>
<td>Concrete Grouting Material</td>
<td>701-05</td>
</tr>
<tr>
<td>Concrete Repair Material</td>
<td>701-04</td>
</tr>
<tr>
<td>Concrete Repair Material - High Early Strength</td>
<td>701-12</td>
</tr>
<tr>
<td>Joint Filler</td>
<td>ASTM D1056, Grade 2B1 or 2B2.</td>
</tr>
<tr>
<td>Curing Compound</td>
<td>711-05</td>
</tr>
<tr>
<td>Locking and anchoring devices for precast units</td>
<td>715-01 and 709-04, as applicable</td>
</tr>
<tr>
<td>Galvanizing</td>
<td>719-01</td>
</tr>
</tbody>
</table>

All steel, except reinforcing steel, shall be galvanized.

569-2.02 Fabrication Tolerances. All cast-in-place concrete barrier, regardless of the method of construction, shall conform to the following finished tolerances:

<table>
<thead>
<tr>
<th>Tolerance</th>
<th>Tolerance Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bar Reinforcement Cover</td>
<td>-0 , + 1/2 inch</td>
</tr>
<tr>
<td>Width (Top)</td>
<td>-0 , + 1/4 inch</td>
</tr>
<tr>
<td>Width (Bottom)</td>
<td>-0 , + 1/2 inch</td>
</tr>
<tr>
<td>Surface Straightness</td>
<td>1/2 inch in 20 feet</td>
</tr>
<tr>
<td>(Deviation from theoretical centerline)</td>
<td></td>
</tr>
<tr>
<td>Vertical Alignment</td>
<td>1/2 inch in 20 feet</td>
</tr>
</tbody>
</table>
(Deviation from a line parallel to the theoretical grade line)

Horizontal and Vertical Misalignment (between adjacent precast units) 3/16 inch

All precast concrete barrier shall conform to the tolerances contained in §704-03, §704-05 and to the foregoing misalignment tolerance.

Reinforcement cover shall be verified while the concrete is still plastic, except in the case of cured precast units. In that case, cover will be verified in accordance with established Department procedures. These procedures may include coring.

569-3 CONSTRUCTION DETAILS

569-3.01 Approvals

A. Cast-In-Place Concrete - Modifications to Contract Plans.  The DCES shall be supplied with three copies of pertinent details and necessary design computations. Every effort will be made to render a decision, in a timely manner, after all pertinent information has been received. However, the time required to render a determination will not be taken into account should the Contractor request an extension of time.

B. Precast Concrete.  Precast barrier systems shall be approved by the DCES prior to the contract award in order to be used in the contract.

569-3.02 General: Cast In Place Concrete

A. Cleaning.  Surfaces against which barrier is to be placed shall be thoroughly cleaned and vacuumed to remove any dirt or other foreign substances, laitance or partially loose chips of concrete.

B. Defects.  Defects are divided into two categories: minor defects and major defects. Minor defects in the barrier shall be repaired. Major defects shall be cause for rejection of the section. Such rejected sections shall be removed and replaced or, upon approval of the Engineer, the section shall be repaired to the satisfaction of the Engineer.

1. Minor Defects.  Minor defects are defined as holes, honeycombing or spalls which are 6 inches or less, in diameter, and which do not expose the outermost surface of the steel reinforcement. Surface voids 5/8 inch, or less, in diameter, and 1/4 inch, or less in depth are not considered defects. They do not require repair.

2. Major Defects.  Major defects are defined as:

   a. Any defect, except as noted in §569-3.02 B.1. above which does not meet the definition of a minor defect.

   b. Minor defects which, in aggregate, comprise more than five percent (5%) of the surface of the barrier section.

C. Repair.  Repair shall be made with a material acceptable under §701-04 or §701-12. Methods of repair shall be acceptable to the Engineer. The color of the repaired portion shall match, as nearly as practicable, the color of the surrounding concrete. Repaired portions shall exactly match shape requirements. The repaired portion shall withstand a moderate blow from a 16 ounce hammer. Repair shall be done at no cost to the State.
569-3.03 General: Precast Concrete. The definition of defects and the repair requirements contained in 704-03 shall apply.

569-3.04 Cast-In-Place Concrete - Constructed Forms. The requirements of Section 555 and Section 556 shall apply with the following modification:

Thoroughly wet the structural slab surface and all porous surfaces to be in contact with new concrete for at least 12 hours immediately prior to placement. Remove all standing water with oil-free compressed air, and protect the surfaces from drying, so the concrete remains in a saturated surface dry condition until placement of the new concrete. If the forms are removed before seven curing days have passed, the concrete shall be cured by means of a clear curing compound. No curing blankets will be required.

Curing compound shall be sprayed on the concrete surface immediately following the slipforming and hand finishing operations. The compound shall be applied by means of pressure spraying or distributing equipment at the rate directed by the Engineer, but not less than 1 gallon per 150 square feet of surface. The equipment for applying the compound shall be such that the compound is applied as a fine spray with no surface damage to the concrete. The equipment shall also provide adequate agitation of the compound during application, and shall be approved by the Engineer before work is started. Should the method of applying the compound produce a non-uniform film, or should the spraying equipment fail and duplicate equipment not be immediately available, the application of curing compound shall be discontinued immediately and the curing shall be accomplished by another method acceptable to the Engineer. The Contractor shall stockpile sufficient approved coverings for protection of the concrete in the event of rain, non-uniform film application, or breakdown of spray equipment.

569-3.05 Cast-In-Place Concrete - Slipformed. The requirements of Section 555, Section 556 and the following, shall apply:

A. The forming of the barrier shall be accomplished by self-propelled equipment approved by the Engineer. The requirements of 555-3.03 shall not apply. Thoroughly wet the structural slab surface and all porous surfaces to be in contact with new concrete for at least 12 hours immediately prior to placement. Remove all standing water with oil-free compressed air, and protect the surfaces from drying, so the concrete remains in a saturated surface dry condition until placement of the new concrete.

B. After all reinforcing bars have been placed, all bridge joints installed, and all other hardware placed in the area of the barrier, the Contractor shall perform a "dry run" over the entire length of the barrier installation location. It is necessary only to "dry run" a single day's placement during any given day; however, the entire barrier length shall be traversed.

The "dry run" may be made with either the actual slip forming equipment, or with an exact "mock-up" of the equipment. The "mock-up"; if utilized, shall be the exact size, shape and dimensions of the slip forming equipment. It shall be a minimum of 4 feet long. Its movement shall be able to be correlated with a string, or survey, line indicating the correct offset location of the barrier.

C. After the "dry run" portion of the work has been completed and all obstructions have been cleared, the slip-forming equipment shall be demonstrated for capability. The demonstration shall be done in the presence of the Engineer. The Contractor shall make all adjustments, or alterations, to ensure that the equipment has the capability to produce an acceptable product. No work shall be done without the Engineer's approval. The capability demonstration will be required only once for each piece of forming equipment used on the project.

D. The Engineer's approval is for equipment capability only. The Contractor shall be entirely responsible for meeting the tolerances given under MATERIALS, 569-2.03. Fabrication Tolerances.
Sections which do not meet tolerance requirements are subject to removal and replacement at no cost to the State, at the discretion of the Engineer.

**E. Central and Transit Mixed Concrete.** The provisions of 501-3.03 C and D shall apply for Central Mixed and Transit Mixed Concrete respectively, except that water may be added to the mixture one additional time at the point of deposition to maintain the desired slump. The water addition may be made anytime after the beginning of discharge until approximately two-thirds of the load, as determined by the Engineer, has been discharged. After the water addition, the concrete shall be mixed at least 30 revolutions in the mixing range. When the water addition is made after discharge the total number of revolutions shall not be more than 190.

Truck Mixed Concrete. The provisions of §501-3.03 E shall apply except that after initial slump has been achieved, water may be added to the mixture one additional time to maintain the desired slump. The water addition may be made anytime after the beginning of discharge until approximately two-thirds of the load, as determined by the Engineer, has been discharged. After the water addition, the concrete shall be mixed at least 30 revolutions in the mixing range.

**F.** Concrete supply shall be sufficient to produce a continuous, completely shaped barrier. If concrete placement is interrupted, for any reason, the placement shall be protected from drying by several layers of wet burlap. A construction dam, or bulkhead, shall be installed if the interruption exceeds 30 minutes. If the interruption exceeds 90 minutes, further placement shall be discontinued. Concrete placement at this location may then resume only after 12 hours, measured from the time of delay, has elapsed.

**G.** Concrete placement may begin at the joint beyond the bulkhead without time constraints. If the length of placement between the bulkhead and the next joint is such that, in the opinion of the Engineer, it may not be slipformed, the Contractor shall form the section by methods other than slipforming.

**H.** Cold joints in the barrier, that is, joints formed due to the attachment of fresh concrete to set concrete, shall be made in the following manner. The set concrete shall have its surface cut to remove all loose, and otherwise unsatisfactory materials. Tools used for this purpose shall be approved by the Engineer, prior to use. The surface shall be scrubbed with wire brooms and shall be kept wet until new concrete is placed.

**I.** The Contractor shall make provisions to allow hand finishing, should it be necessary, on all surfaces. Hand finishing, if done, shall be done immediately after the passage of the slipforming equipment. Curing compound shall be applied only after hand finishing has been completed at any particular location.

**J.** Concrete shall be cured by means of a clear curing compound in accordance with the requirements of 569-3.04.

**K.** Joints and construction grooves shall be introduced at the locations indicated on the Contract Plans. If sawcutting methods are employed the following requirements shall apply:

1. The equipment shall be demonstrated, for capability, to the Engineer.
2. No sawcuts, for any purpose, shall be made in the structural slab.
3. In order to avoid sawcuts in the structural slab, the portion of the joint 3 inches directly above the structural slab shall be hand tooled immediately after finishing.
4. All sawcuts shall be made normal to the structural slab surface. The joints shall be sawcut as soon as no damage to the concrete will result with a maximum time of 8 hours. The clear curing compound shall be reapplied at the sawcut.

569-3.06 Precast Concrete

A. Immediately prior to installation, the barrier units shall be inspected for defects. Defects which conform to the definition of minor defects as given in §704-03 shall be repaired in accordance with the requirements of that subsection.

After the inspection for defects has been completed, the contact surface of all precast barrier shall be sandblast cleaned in accordance with the requirements of §584-3.02A, and §584-3.02C. After sandblasting operations are completed the surfaces shall be thoroughly vacuum cleaned.

B. After the cleaned surface has been accepted, thoroughly wet the surface over which the precast barrier will be placed for at least 12 hours immediately prior to placing the grout bed. Remove all standing water with oil-free compressed air, and protect the surface from drying, so the surface remains in a saturated surface dry condition when placing the grout bed. All precast barrier shall be installed on grout beds conforming to the requirements of §701-05 as modified herein. The exact bedding placement requirements shall be established by the barrier system manufacturer. However, no grout bed shall be greater than 1/2 inch in thickness after the barrier has been installed in its permanent position. All grout bedding material shall be tooled flush with the barrier edge.

Care shall be taken to prevent grout from setting prior to barrier unit installation. If, in the opinion of the Engineer, the grout has set, or has begun to set, it shall be removed. No retempering will be permitted. The affected installation area shall be thoroughly cleaned of grout, by methods acceptable to the Engineer, and new grout shall be placed, all at no additional cost. All vertical adjustments shall be made by the addition, or removal, of grout. No wedges will be permitted.

Lifting of the barrier which, in the Engineer’s opinion, will result in permanent voids occurring between the barrier unit and the grout bed, will not be permitted.

C. Unless otherwise noted joints between units shall utilize materials required by ASTM D1056, Grade 2B1 or 2B2 and shall be installed in the manner indicated on the approved precast barrier system drawings.

D. Units which are damaged during installation, due to the Contractor’s operations, shall be repaired, or replaced, as determined by the Engineer. Repair or replacement shall be done at no cost to the State.

E. Precast barrier anchored to the underlying support by means of drilled-in-bolts, may be anchored by one of two methods:

1. **Bolts chemically anchored to the underlying support.** Holes drilled for this method will not go completely through the underlying support. Bolt installations will be subjected to load testing acceptance requirements.

2. **Bolts mechanically anchored to the bottom of the underlying support.** Holes drilled for this method will go completely through the underlying support. Bolt installations will not be load tested.

569-3.07 Requirements for Method permitted under §569-3.06E1

A. Drilling shall be done by means of a rotary impact drill. Hole diameter shall be in strict accordance with the grout manufacturer’s instructions. If reinforcing steel is encountered, the reinforcing shall be cut and removed by means of a core drill. If approved by the Engineer, hole locations may be moved to avoid encountering reinforcing steel. The remainder of the drilling shall be done by rotary impact drill.

Drilling with a lubricant will not be permitted. Water use is permissible. Concrete spalled, or
otherwise damaged by the contractor's operations shall be repaired, in a manner approved by and, to the satisfaction of the Engineer, at no additional cost.

B. Unless otherwise specified in the Contract Documents, the minimum depth of embedment of the anchor bolt shall be in accordance with Table 569-1.

The Contractor may increase the embedment length beyond that shown on the Plans or specified in the above table provided 1) the increase is done at no additional cost to the State and 2) the hole stops at least 2 inches from the bottom of the structural slab.

| TABLE 569-1 MINIMUM EMBEDMENT AND REQUIRED TEST LOAD |
|---------------------------------|---|---|---|---|---|---|---|
| Nominal Anchor Bolt Diameter  | 1/2 | 9/16 | 5/8 | 3/4 | 7/8 | 1 | 1 1/8 | 1 1/4 |
| (inches)                       | 5 1/2 | 6 | 6 1/2 | 8 | 8 1/2 | 10 | 12 | 15 |
| Embedment Length (inches)      | 11 | 14 | 17 | 25 | 35 | 45 | 50 | 65 |

C. Grouting material shall be a non-metallic, non-shrink grout, or polymer resin. It shall contain no products which promote the corrosion of steel. When cured, the material shall exhibit a maximum loss of four percent (4%) when tested for freeze-thaw resistance. Freeze-thaw testing will be done in accordance with Materials Test Method 502-3P, except that the material will be subjected to 50 cycles of testing. Cured material shall not be reactive with salt water, portland cement, or petroleum products.

The contractor shall supply the Engineer with two copies of the grout manufacturer's certification that the material meets the foregoing requirements.

D. All anchor bolts shall be inserted at least the specified depth into the hole. After insertion of the bolt, all excess grout shall be struck-off flush with the concrete face. Should the grout fail to fill the hole, additional grout shall be added to the hole to allow a flush strike-off.

E. A portion of each lot of grouted-in anchor bolts shall be designated by the Engineer for load testing. The first lot shall consist of the first 10 grouted in anchor bolts. The remaining lots shall be defined by the Contractor subject to the following:

- The lot size shall not exceed 600 anchor bolts.
- A lot shall only include anchor bolts installed during a single construction season.
- A lot shall only include anchor bolts grouted with the same grout or resin.

Unless otherwise specified in the Contract Documents, the minimum load applied during the load testing shall be in accordance with Table 569-1.

Table 569-2 shows the lot size (column L), the initial number of anchor bolts selected for testing (column N1) and the number of anchor bolts selected for additional testing (column N2).

| TABLE 569-2 SAMPLING PLAN FOR ANCHOR BOLT PROOF LOAD TESTING |
|-----------------|-------------|-------------|
| Lot Size L      | Initial Sample Size N1 | Additional Test Sample Size N2 |
| 1-30            | All the bolts in the lot | ---          |
| 31-50           | 30          | ---          |
| 51-75           | 38          | ---          |
| 76-100          | 44          | 21          |
| 101-200         | 49          | 26          |
| 201-300         | 50          | 30          |
| 301-600         | 55          | 30          |

NOTES:
1. If all of the N1 anchor bolts selected for testing pass the load test, then the lot shall be accepted.
2. If the lot size is 75 or less and one or more of the N1 anchor bolts fail the load test, then all the anchor bolts in the lot shall be tested.
3. If the lot size is 76 or greater and only 1 of the N1 anchor bolts fails the load test, the Engineer shall designate an additional N2 anchor bolts for testing. If none of the N2 anchor bolts fail the load test, the lot shall be accepted. If any of the N2 anchor bolts fails the load tests all of the anchor bolts in the lot shall be tested.
4. If the lot size is 76 or greater, and more than one of the N1 anchor bolts fail the load testing then all the anchor bolts in the lot shall be tested.

Anchor bolts shall be deemed to pass if the specified test load is attained without permanently displacing the anchor bolts. **THIS LOAD TESTING SHOULD BE NON-DESTRUCTIVE. LOADING SHOULD BE STOPPED AS SOON AS THE MINIMUM ACCEPTABLE PULL-OUT RESISTANCE IS ATTAINED.**

F. The testing equipment shall consist of a calibrated jack system, a frame to distribute the jack load, couplers to connect the jack to the anchor bolts, and safety devices. Prior to starting the testing, the Contractor shall supply the Engineer with a certificate of calibration for the jack less than 6 months old.

Supports for the frame used to distribute the jack load shall be located outside a circle centered at the anchor bolt and of a diameter equal to 2 inches plus twice the anchor bolt embedment length but need not exceed 2 feet. The frame and jack shall be positioned so that the load is applied along the centerline of the anchor bolt. Chains or cables shall be used to connect the various pieces of the tensioning system so that free projectiles will not be created by a failure of an anchor bolt anchorage, coupling or other portion of the tensioning system.

G. All anchor bolts which fail load testing shall be replaced and load tested in accordance with the foregoing requirements at no additional cost.

**569-3.08 Requirements for Method permitted under §569-3.06E2**

A. The requirements of §569-3.07A shall apply.
B. Grouting material shall meet the requirements of §701-05. It shall be mixed and placed in strict accordance with the grout manufacturer's instructions unless otherwise modified by the contract documents.
C. Both hole and bolt shall be clean and dry at the time of bolt insertion. The bolt shall be held in place such that it will remain vertical during subsequent grout placement. The method of bolt retention shall be such that the grout will be held within the hole until setting is complete.

Barrier units mechanically anchored to the underlying support by means of bolting shall be grouted into place in accordance with the following:

- Grout shall be prepared in accordance with the grout manufacturer's written instructions. Two copies of the manufacturer's instructions shall be delivered to the Engineer a minimum of two weeks prior to the beginning of barrier installation work.
- Grout shall be placed only if the ambient air temperature is at least 50°F and is predicted to rise. No grout shall be placed if the ambient air temperature falls below 45°F, unless external heat has been provided in the manner required by §555-3.08. The underlying support may be used as the floor of the enclosure if the Engineer approves.
- External heat shall be maintained for a minimum of seven curing days. A curing day is defined by §555-3.08A. After seven curing days have passed, or the grout has reached a minimum compressive strength of 3000 psi, whichever occurs last, the enclosure may be removed. All work of providing external heat shall be done at no additional cost.

**569-4 METHOD OF MEASUREMENT.** The work will be measured as the number of feet of concrete traffic barrier installed. Measurement will be taken along the centerline of the top of the barrier. No deduction will be made for joints.
569-5 BASIS OF PAYMENT

A. The unit price bid per foot shall include the cost of all labor, materials and equipment necessary to complete the work. This price shall also include the cost of bar reinforcement, drilling, and testing.

B. In the case of barrier constructed by cast-in-place methods, 40% of the quantity will be paid for after all of the bar reinforcement has been placed and approved by the Engineer. This payment shall include the cost of chairs, supports, fastenings, connections and any splices not specifically indicated on the plans. If the Engineer permits the substitution of larger bars than those specified, or the DCES permits splices not indicated on the plans, the payment will not be increased nor will any extra compensation be considered.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>569.01</td>
<td>Permanent Concrete Traffic Barrier for Structures (Full Section)</td>
<td>Foot</td>
</tr>
<tr>
<td>569.02</td>
<td>Permanent Concrete Traffic Barrier for Structures (Half Section)</td>
<td>Foot</td>
</tr>
<tr>
<td>569.03</td>
<td>Vertical Faced Concrete Parapet</td>
<td>Foot</td>
</tr>
<tr>
<td>569.04</td>
<td>Single Slope (Half-Section) Concrete Bridge Barrier</td>
<td>Foot</td>
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<tr>
<td>569.05</td>
<td>Single Slope (Full-Section) Concrete Bridge Barrier</td>
<td>Foot</td>
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<tr>
<td>569.06</td>
<td>F-Shaped (Half-Section) Concrete Bridge Barrier</td>
<td>Foot</td>
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<tr>
<td>569.07</td>
<td>F-Shaped (Full-Section) Concrete Bridge Barrier</td>
<td>Foot</td>
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<tr>
<td>569.08</td>
<td>Texas Aesthetic Concrete Bridge Barrier</td>
<td>Foot</td>
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</tbody>
</table>

SECTION 570 - PAINT REMOVAL OPERATIONS

570-1 DESCRIPTION. This work shall consist of providing environmental protection and developing and implementing a worker Lead Health Safety program during paint removal operations. Whenever a structure spans over a railroad, covers shall be placed and maintained in accordance with §105-09 Work Affecting Railroads. Structures that span a navigable waterway may be subject to regulation by various agencies.

570-1.01 Lead-Exposure Control Plan (LECP). This work shall consist of the development and implementation of a Lead Exposure Control Plan to protect workers from the harmful effects of lead exposure in accordance with 29 CFR Subpart D. Work activities which may expose workers to health hazards include, but are not limited to abrasive blasting, paint removal, torch-cutting, welding, grinding, and rivet busting.

570-1.02 Medical Testing. This work shall consist of medical testing to monitor the safety of workers with lead exposures.

570-1.03 Personal-Exposure-Monitoring Sample Analysis. This work shall consist of monitoring the exposure levels of workers to define the hazard and/or to verify the effectiveness of control measures.

570-1.04 Decontamination Facilities. This work shall consist of installation, operation, maintenance, and cleaning of decontamination facilities for personnel with lead exposures.

570-1.05 Environmental Ground Protection. This work shall consist of the collection and removal of waste materials, including old paint chips, corrosion residues, spent abrasives, and newly
applied paint that result from cleaning and painting operations as specified in the contract documents or as directed by the Engineer.

570-1.06 Environmental Water Protection. This work shall consist of the collection and removal of waste materials, including paint chips, corrosion residues, spent abrasives and newly applied paint that result from cleaning and painting operations as specified in the contract documents or as directed by the Engineer.

570-1.07 Class B Containment. This work shall consist of furnishing, installing, and removing a containment enclosure around the work area used to contain and collect debris generated during paint removal and surface preparation using vacuum shrouded power tools, vacuum blasters, and hand tools. Open abrasive blasting shall not be conducted in a Class B containment.

570-1.08 Class A Containment. This work shall consist of furnishing, installing, and removing a total containment enclosure around the immediate work area to contain and collect debris generated during paint removal and surface preparation operations as specified in the contract documents or as directed by the Engineer.

570-2 MATERIALS. A high-efficiency particulate air (HEPA) filter shall be defined as a filter that is at least 99.97% efficient against particles that are 0.3µm in diameter.

570-3 CONSTRUCTION DETAILS

570-3.01 Lead-Exposure Control Plan (LECP). At least 20 calendar days prior to starting any work which could entail employee exposure to lead, the Contractor shall submit two copies of a written Lead-Exposure Control Plan (LECP) to the Engineer for review and acceptance. This LECP shall address all of the elements required by 29 CFR Subpart D and shall be coordinated with, and need not be repeated in, the site-specific Health and Safety Plan. The Contractor shall not begin any work which could entail lead exposure until the LECP has been accepted by the Engineer.

Submission of the LECP and its acceptance by the Engineer shall not be construed to imply approval of any particular method for addressing lead health and safety concerns, or to relieve the Contractor of the responsibility for adequately protecting the health and safety of all workers.

A competent person shall have current training as SSPC C-3, Competent Person Training for Deleading of Industrial Structures, or the SSPC C-5 refresher training class.

A. Industrial Hygienist. Where required, the Contractor shall engage an Industrial Hygienist (IH) meeting one or more of the following qualifications:

- Current certification by the American Board of Industrial Hygiene.
- A Bachelor's Degree in engineering, chemistry, physics, biological sciences, industrial hygiene, toxicology, the environmental sciences or a related field, and at least three years of documented full-time work as an IH, including field and sampling experience.
- A Master's Degree in one of the above fields, and at least two years of documented full-time work as an IH, including field and sampling experience.

The IH shall have the following responsibilities:

- Development of a written LECP, LECP updates, and preparation of monthly summary reports.
- Provide general oversight of all aspects of the LECP.
- Review all employee medical tests and exposure monitoring results. If required, take corrective actions.
• Intervention by the IH, consisting of an on-site investigation by the IH, implementation of corrective action, and notification of the Engineer in the next monthly report if either of the following conditions are encountered:
  • Blood Lead Level (BLL) > 40 µg/dL (micrograms/deciliter) for one or more workers.
  • BLL increase of 10 µg/dL or more between successive tests for any individual worker.
  • Inspect the work site at least monthly during work which produces a potential lead exposure, except where the Contractor documents that employee lead exposure will be below the Permissible Exposure Limit (PEL).

B. Exposure Below the Action Level. If the Contractor can document by air monitoring or the use of appropriate historical data that lead exposure for all employees will be below the Action Level (µg/m³), then the Contractor shall develop a written LECP including, but not limited to the following:
  • A description of the Contractor's lead health and safety organization, including the responsibilities and qualifications of the competent person, and the project Health and Safety Officer.
  • A description of OSHA required lead training provided to both supervisors and workers.
  • A description of each activity which will entail a risk for lead exposure.
  • An initial assessment of anticipated exposure level(s), including any relevant historical exposure monitoring data.
  • A description of arrangements for ensuring that Subcontractors will comply with the LECP.
  • Plans for updating the LECP.
  • Plans for keeping and maintaining records.
  • Exposure monitoring.

C. Exposure Above the Action Level and Below the Permissible Exposure Limit. If the Contractor can document by air monitoring or the use of appropriate historical data that the highest employee lead exposure will be above the Action Level (30 µg/m³), but below the Permissible Exposure Limit (50 µg/m³), then the Contractor shall develop a written LECP under the direction of an IH, with day-to-day supervision by the competent person, including, but not limited to, the items listed under paragraph B above and the following:
  • Medical surveillance and removal program.
  • Notifying employees and the Engineer of the results of exposure monitoring and medical tests.
  • Worker and supervisor training.
  • Monthly summary reports.
  • Plans for worker and supervisor lead training.
  • Plans for performing exposure monitoring and for notifying employees and the Engineer of results.
  • A description of the Contractor's medical surveillance and removal program, including plans for notifying employees and the Engineer of results. This description shall include the names and addresses of the clinic(s) where testing will be performed and of the OSHA-approved laboratory where blood samples will be analyzed.

D. Exposure At or Above the Permissible Exposure Limit. When the highest employee lead exposure will be above the Permissible Exposure Limit (50 µg/m³), the Contractor shall develop a written LECP under the direction of an IH, with day-to-day supervision by the competent person. The LECP shall include, but not be limited to, the items listed under paragraphs B and C above and the following:
• A description of the engineering, administrative, and work practice controls which will be used to reduce exposure. All feasible engineering, administrative, and work practice controls shall be implemented before considering the use of respirators to reduce exposure.

• Decontamination facilities to be provided including a description and floor plan, a description of any hand-wash stations to be provided, and a description of mandatory hygiene practices which employees will be required to follow.

• A description of a Respirator Program including respirator-fit testing and respirator training.

• A description of Provision of Personal Protective Equipment (PPE), including required cleaning and/or replacement.

• Plans for posting and maintenance of warning signs in high-exposure areas.

• Schedule of periodic work site inspections by the IH and the competent person.

**E. Monthly Summary Reports.** Except where the Contractor can document that employee lead exposure will be below the Action Level, for each month of work which entails potential lead exposure, the Contractor shall submit a monthly summary report to the Engineer which has been reviewed and signed by the IH not later than the 15th of the following month. This report shall contain the following elements:

1. A summary of the work producing potential lead exposure completed in the past month.
2. A description of any interventions or deficiencies noted, and a summary of corrective actions.
3. A summary of exposure monitoring or medical testing results which were completed in the past month. To protect worker privacy, these results shall not include individual names; instead, workers shall be identified by trade and with an individual control number (not Social Security Number) to allow tracking of their exposure.
4. A certification that, with the exception of any deficiencies noted, the past month's work has been in compliance with the requirements of 29 CFR 1926.62 and this specification.

**570-3.02 Medical Testing.** The Contractor shall arrange for employees to receive all required medical tests. All medical tests shall be completed by, or under the supervision of, a licensed physician. Blood sampling and analysis shall meet the accuracy requirements of 29 CFR Subpart D and shall be conducted by an OSHA-approved laboratory. The Contractor shall provide the Engineer a summary of medical testing results which were completed in the past month prior to a request for payment. The Contractor shall provide documentation of any medical removals, a description of what triggered them, and the corrective measures taken. The Contractor shall provide an exit medical exam consisting of blood sampling and analysis for lead and zinc protoporphyrin (ZPP) levels for all workers who were potentially exposed within 5 work days of the time a worker completes or is removed from all work which entails a potential for lead exposure. Exit exams shall also be offered within 5 work days of seasonal shutdown or for other periods exceeding 30 calendar days in which no work involving potential lead exposure is scheduled or anticipated. The results of all medical tests shall be provided to affected workers within 5 work days of receipt, and to the Engineer in the next monthly report.

For employees who are offered an exam but choose not to participate or fail to respond, the Contractor shall provide a written declination signed by the worker or, for workers who are no longer on the payroll, a registered letter to the worker's last known address.

**570-3.03 Personal-Exposure-Monitoring Sample Analysis.** The Contractor shall conduct exposure monitoring. Exposure monitoring samples shall be obtained by the IH, a competent person under the direction of the IH, or other qualified persons as specified in the LECP. Exposure monitoring samples shall be analyzed by a laboratory selected by the Contractor, using a method which meets the accuracy requirements of 29 CFR Subpart D. The Contractor shall provide the Engineer a summary of exposure monitoring sample test results which were completed in the past month prior to a request for payment.
570-3.04 Decontamination Facilities. Except where the Contractor can document that employee lead exposure will be below the PEL, a minimum of one climate-controlled decontamination facility shall be provided, and shall be utilized by all workers with potential lead exposure. The number of facilities to be provided will be dictated by site conditions and by the Contractor's sequence of operations and shall be approved by the IH and the Engineer.

Each facility shall consist of a "clean" area where workers can remove and store their street clothing when they arrive on site; a shower room with hot and cold running water, soap and clean towels; and a "dirty" area where workers can remove and store their work clothing and PPE at the end of their work shift. The "clean" area and the "dirty" area shall each have a separate entrance. Decontamination facilities shall be cleaned as required, or at least once every week of use. All waste water generated from showers or as a result of cleaning operations shall either be tested and filtered through a 5 µm filter or considered as lead contaminated, and disposed of in accordance with State and Federal regulations.

570-3.05 Environmental Ground Protection.

A. General. Covers shall be provided on or over the ground under all structures that are to be cleaned and painted. Depositing or dropping waste materials into water and onto the ground or roadways outside the specified collection areas is not permitted.

The length of the cover shall be 10 feet longer on each end than the length of the work area, and the width shall be at least 10 feet wider on each side of the work area. The cover shall be positioned in such a manner as to contain and prevent the loss of waste materials.

Environmental Ground Protection shall consist of covers or other material capable of catching and holding waste materials on or over the ground under the structure in the work area. A bridge deck or a highway pavement and paved shoulder under a structure from which wastes may be collected and removed by vacuuming may be used in place of a cover providing that within that area such usage is confined to lanes and shoulders closed to traffic.

Covers on or over roadways or railroads or sidewalks or other similar areas shall not present a hazard of any kind and no cover shall remain in place overnight unless otherwise authorized by the Engineer.

B. Containment Operations. Cleaning or painting operations shall not be performed when the direction or velocity of prevailing winds causes waste materials to fall outside the collection area. If wind or other factors prevent collection, the Contractor may, with the approval of the Engineer, use drapes or other means to prevent drift beyond all specified collection areas.

C. Waste Collection. All waste materials shall be removed from the ground protection by vacuuming. Sweeping, shoveling, or other mechanical means to remove the waste materials from the ground protection is not permitted. Air exhausted from vacuuming equipment shall pass through a HEPA filtering system.

All waste materials that collect on a bridge deck, or on a highway pavement and paved shoulder under a structure or on covers shall be removed at least once a day or more frequently if directed by the Engineer. No waste material shall remain on the bridge deck, pavement, pier, pedestals, abutments, or containment covers overnight.

570-3.06 Environmental Waterway Protection.

A. General. Covers shall be provided under all structures that span bodies of water, waterways, and stream beds, and that are to be cleaned and painted in the field. Depositing or dropping waste materials into water and onto the ground or roadways outside the specified collection areas is not permitted.
A cover shall be suspended from the structure and shall, as measured over the water, be at least 10 feet greater in length and at least 10 feet wider than each side of the area on which work is underway. The cover shall be positioned in a manner so as to collect and prevent the loss of waste materials. The cover shall not remain in place overnight if it presents a hazard of any kind.

If floating waste materials form on the water surface, they shall be contained from moving upstream or downstream. Floating waste material shall be collected daily, or more frequently. Straw or screening used in the fabrication of water booms shall be replaced with clean material weekly or as otherwise directed by the Engineer.

**B. Containment Operations.** Cleaning or painting operations shall not be performed when the direction or velocity of prevailing winds causes waste materials to fall outside the collection area. If wind or other factors prevent collection the Contractor may, with the approval of the Engineer, use drapes or other means to prevent drift beyond all specified collection areas.

**C. Waste Collection.** All waste materials shall be removed from the waterway protection by vacuuming. Sweeping, shoveling, or other mechanical means to remove the waste materials from the waterway protection is not permitted. Air exhausted from vacuuming equipment shall pass through a HEPA filtering system.

All waste materials that collect on a bridge deck, or on a highway pavement and paved shoulder under a structure or on covers shall be removed at least once a day or more frequently if directed by the Engineer. No waste material shall remain on the bridge deck, pavement, pier, pedestals, abutments, or containment covers overnight.

### 570-3.07 Class B Containment.

**A. General.** The containment system includes the cover panels, screens, tarps, scaffolds, supports, and shrouds used to enclose an entire work area. The purpose of the containment is to prevent debris generated during surface preparation from entering the environment and to facilitate the controlled collection of the debris for disposal.

The containment shall meet the requirements of SSPC-Guide 6, Class 2P. The containment may have either air penetrable or impenetrable walls, rigid or flexible framing, shall have fully sealed joints, and shall have overlapping entry ways. Flexible covers for flooring shall be impermeable and will be allowed only if the ground or paved surfaces are smooth enough to vacuum debris. If a smooth surface is not available, rigid materials shall be used for the floor of the enclosure.

**B. Containment Operations.** All cleaning and paint removal work and all work associated with the collection of paint waste debris, including the subsequent air blow-down or vacuuming of debris from the steel surfaces on the structure in preparation for painting, shall be performed inside the containment enclosure.

The Contractor shall make every attempt to limit workers from entering or exiting the containment enclosure when paint removal operations are being performed.

**C. Waste Collection.** Following paint removal work, all steel surfaces inside containment shall be vacuumed of debris. All waste material that results from paint removal operations shall be cleaned up and collected from the floor, walls, and other surfaces inside of the containment enclosure by vacuuming. Sweeping, shoveling, or other mechanical means to remove the waste materials will not be allowed. Cleanup operations shall be performed daily, prior to inspection, before new paint is applied or before a prolonged work stoppage, such as for weather interruptions.

Prior to disassembly or moving of the containment enclosure, the inside surfaces of the enclosure shall be cleaned of dust and other spent material by vacuuming. The Contractor shall take all
measures necessary to prevent the release of waste material during moving or removal of the containment.

All vacuum equipment that is used for collection and clean up work shall be equipped with HEPA filters. All used filters from dust collectors, vacuums, and straw and screening from dam devices, shall be disposed of in accordance with all applicable local, State, and Federal Laws, regulations, and codes. The cost for disposing of these materials shall be included in the lump sum price bid for this item.

**D. Ventilation.** Ventilation inside the enclosure is not specifically required and may be by natural means. It may be necessary to provide mechanical ventilation to meet OSHA requirements for worker exposure to lead and other provisions. If mechanical ventilation is provided to address these requirements, filtration of exit air is not required.

**E. Lighting.** Light intensity by natural or artificial means inside the containment enclosure shall be maintained at a minimum of 50 foot-candles on the steel surface. During inspection activities, light shall be maintained at a minimum of 100 foot-candles. Auxiliary lighting shall be provided as necessary. The Contractor shall provide the Engineer with one portable light meter with a scale of 0 to 100 foot-candles. This meter will be returned to the Contractor at the completion of work. All lighting used in the containment shall be explosion-proof.

**F. Containment Performance.** The effectiveness of the containment enclosure shall be determined by visual inspection for dust plumes or other visible evidence of emissions materials into the environment. Throughout the duration of work there shall be no visible discharges. If there is a visible discharge the Contractor shall immediately stop work and perform necessary repairs to the containment enclosure or modifications to cleaning operations to the Engineer's satisfaction.

The Engineer may direct the Contractor to stop all work activities and immediately clean up all waste materials within the enclosure when threatening weather conditions exist or are predicted. This measure may be exercised when an apparent threat exists that could cause the release of waste material to the surrounding environment, such as high winds or heavy rain.

If the wind velocity causes the containment enclosure to billow, or to emit dust, or to otherwise be a hazard in the opinion of the Engineer, the Contractor shall immediately cease work and clean up all the debris. Under severe conditions the Contractor shall disassemble the containment enclosure.

**G. Releases From the Containment.** For structures that are located over or adjacent to water, if floating waste materials form on the water surface, they shall be contained from moving upstream or downstream by the use of floating water booms. Floating waste material shall be collected daily, or more frequently.

Any waste material that is released outside the containment enclosure shall be immediately cleaned up using vacuums. Care shall be taken on pavement and other surfaces to collect all waste material so as to prevent it from being redistributed into the air and environment by traffic or other means.

All used filters from dust collectors, vacuums, and straw and screening from dam devices, shall be disposed of in accordance with all applicable Local, State, and Federal Laws, regulations and codes. The cost for disposing of these materials shall be included in the lump sum price bid for this item.

**570-3.08 Class A Containment.** Fifteen (15) days prior to the start of any abrasive-blast cleaning or paint removal work, the Contractor shall submit for approval detailed working drawing(s) of the Class A containment system that is to be supplied for each structure. The drawings shall be prepared and stamped by a Professional Engineer. Six (6) complete copies of the working drawings shall be submitted for approval.
The working drawings shall detail the proposed containment enclosure and include the following information at a minimum:

- Plan and elevation of the containment enclosure in relation to the structure.
- The type of solid or rigid floor and working platform with appropriate safety and fall protection measures. A description of worker access to the enclosure and the procedures and equipment that will be used to provide fall-protection. If a barge or another type of floating platform is used, include details regarding its construction, such as materials and dimensions, how the platform will be tied-off, how the debris will be collected and off-loaded, etc.
- A description of how the existing drainage will be routed through the enclosure.
- A description of the type of material(s) for the containment walls, floor, and ceiling.
- The method by which the enclosure will be supported or attached to the bridge, i.e., rollers, clamps. Welding, bolting, or similar connections will not be allowed.
- The method that will be used to seal the joints (seams) formed when fabricating the containment enclosure, and the method that will be used to seal the mating joints between the containment enclosure and the bridge structure.
- The method that will be used to seal the entryway. At a minimum, the use of multiple overlapping door tarps shall be provided to minimize dust escape through the entryway.
- The ventilation system including open-air make-up points, dust collector and exhaust fan(s), location, type of equipment, manufacturer's data sheets, and airflow capacities.
- The type, size, and configuration of auxiliary lighting provided inside the containment enclosure. All lighting must be explosion proof.
- A design analysis of the loads on the structure due to the containment enclosure including: maximum dead and live loads of the enclosure, the workers, blast abrasive, and equipment; maximum allowable load for the floor and working platform; wind loads imposed on the structure by the enclosure; and maximum wind velocity that the containment enclosure is designed to withstand.
- If the containment system is supported by the structure, the working drawing submittal shall include certification by the Professional Engineer that the loads imposed do not cause the overall stress level of any element of the bridge to exceed the Operating Rating Allowable Stresses defined in AASHTO Manual for Maintenance Inspection of Bridges.
- The analysis shall account for all loads on the structure, including the enclosure dead load, worker live load, blast-abrasive load, equipment load, wind load, structure dead load, and highway live load using H20 loading unless other-wise specified plus impact. The highway live load used for analysis purposes shall be either an HS20 truck or equivalent lane loading, whichever is greater, unless a different highway live load is shown in the contract documents. Except as noted, the analysis shall use the loadings and design assumptions in the NYSDOT Standard Specifications for Highway Bridges.
- Details on how the enclosure is assembled, disassembled and moved to a new location on the structure as surface preparation work progresses. Indicate how the dust collector will be included in the containment enclosure. All other pertinent details relating to the containment enclosure shall be included with the working drawings as notes or as written narrative.
- Details on how the use of the enclosure will be coordinated with the Work Zone Traffic Control. Encroachments onto roadways and clearances over waterways and railroads shall be clearly identified.

**A. General.** The containment system includes the cover panels, screens, tarps, scaffolds, supports, and shrouds used to enclose an entire work area. The purpose of the containment is to prevent all debris generated during surface preparation from entering the environment and to facilitate the controlled collection of the debris for disposal.
The containment shall meet the requirements of SSPC-Guide 6, Class 1A. The containment shall have air impenetrable-walls, rigid or flexible framing, fully sealed joints, and resealable entry ways. Negative air shall be achieved by forced air flow. Exhaust air shall be filtered.

Flexible covers for flooring shall be impermeable and will be allowed only if the ground or paved surfaces are smooth enough to vacuum debris. If a smooth surface is not available, rigid materials shall be used for the floor of the enclosure.

**B. Containment Operations.** All abrasive-blast cleaning and paint removal work, and all work associated with the collection of paint waste debris, including the subsequent air blow-down or vacuuming of debris from the steel surfaces on the structure in preparation for painting and inspection, shall be performed inside the containment enclosure.

The Contractor shall attempt to limit workers from entering or exiting the containment enclosure when blast cleaning and paint removal operations are being performed.

**C. Waste Collection.** All waste material that results from abrasive blasting and paint removal operations shall be cleaned up and collected from the floor, walls, and other surfaces inside of the containment enclosure by vacuuming. Sweeping, shoveling, or other mechanical means to remove the waste materials will not be allowed unless the containment is intact and the vacuuming system is operating. Clean up operations shall be performed daily, prior to inspection, before new paint is applied or before a prolonged work stoppage, such as for weather interruptions.

Prior to disassembly or moving of the paint enclosure, the inside surfaces of the enclosure (walls, floors, ceiling, etc.) shall be cleaned of dust and other spent material by vacuuming. The Contractor shall take all measures necessary to prevent the release of waste material during moving or removal of the containment.

All vacuum equipment that is used for collection and cleanup work shall be equipped with HEPA filters. All used filters from dust collectors, vacuums, and straw and screening from dam devices, shall be disposed of in accordance with all applicable local, State, and Federal Laws, regulations, and codes. The cost for disposing of these materials shall be included in the lump sum price bid for this item.

**D. Ventilation.** The size of the exhaust-fan system supplied shall be designed to produce an average minimum cross-draft air velocity or an average minimum downdraft air velocity inside the containment enclosure. For enclosures designed with horizontal air flow, the exhaust fan shall have the capacity to produce an average minimum cross-draft velocity of 100 fpm, based on theoretical calculations. For enclosures designed with vertical air flow, the exhaust fan shall have the capacity to produce an average minimum downdraft velocity of 50 fpm, based on theoretical calculations. Forced exhaust air shall flow into dust collectors. The dust collectors shall be used and appropriately sized for the type, size of particulate matter, volume, and velocity of air moved through the containment. All air exhausted from the containment enclosure shall pass through the dust collection system.

Proper operation of the ventilation system shall be maintained after each assembly of the containment and during all phases of work.

**E. Lighting.** Light intensity by natural or artificial means inside the containment enclosure shall be maintained at a minimum of 50 foot-candles on the steel surface. During inspection activities, light shall be maintained at a minimum of 100 foot-candles Auxiliaries lighting shall be provided as necessary. The Contractor shall provide the Engineer with one portable light meter with a scale of 0 to 100 foot-candles. This meter will be returned to the Contractor at the completion of work. All lighting used in the containment shall be explosion-proof.
**F. Containment Performance.** NYSDOT will perform air quality monitoring (AQM) for ambient particulate and lead during abrasive blasting/cleanup. Real-time AQM will be used for all Class A containments. High-volume AQM may be used in addition to real-time AQM. The effectiveness of the containment and accessory equipment in preventing unacceptable levels of particulate and lead emissions will be assessed based on established AQM criteria for both the real-time and high-volume monitoring. Throughout the duration of work, there shall be no visible discharges. If the Engineer observes a visible discharge, the Contractor shall immediately stop work and perform necessary repairs to the containment enclosure or modifications to blast cleaning operations to the Engineer’s satisfaction.

The Engineer may direct the Contractor to stop all work activities and require the Contractor to immediately clean up all waste materials within the enclosure when severe weather conditions exist or are predicted. This measure may be exercised when an apparent threat exists that could cause the release of waste material to the surrounding environment, such as high winds or heavy rain.

If the wind velocity causes the containment enclosure to billow or to emit dust, or to otherwise be a hazard in the opinion of the Engineer, the Contractor shall immediately cease work and cleanup all the debris. If severe conditions are predicted, the Contractor shall disassemble the containment enclosure.

**G. Releases From the Containment.** For structures that are located over or adjacent to water, if floating waste materials form on the water surface, they shall be contained from moving upstream or downstream by the use of floating water booms. Floating waste material shall be collected daily, or more frequently.

Any waste material that is released outside the containment enclosure shall be immediately cleaned up using vacuums. Care shall be taken on pavement and other surfaces to collect all waste material so as to prevent it from being redistributed into the air and environment by traffic or other means.

All used filters from dust collectors, vacuums, and straw and screening from dam devices, shall be disposed of in accordance with all applicable Local, State, and Federal Laws, regulations and codes. The cost for disposing of these materials shall be included in the lump sum price bid for this item.

**570-4 METHOD OF MEASUREMENT.**

**570-4.01 Lead-Exposure Control Plan (LECP).** The work under the Lead Exposure Control Plan will be measured for payment on a lump sum basis.

**570-4.02 Medical Testing.** The work under medical testing will be measured for payment on a dollars-cents basis.

The amount shown in the itemized proposal for this work will be considered the price bid even though payment will be made for actual work performed. This amount is not to be altered in any manner by the bidder. Should the bidder alter the amount shown, the altered figure will be disregarded, and the original price will be used to determine the total amount bid.

**570-4.03 Personal-Exposure-Monitoring Sample Analysis.** The work under the personal exposure monitoring sample analysis will be measured for payment on a dollars-cents basis.

The amount shown in the itemized proposal for this work will be considered the price bid even though payment will be made for actual work performed. This amount is not to be altered in any manner by the bidder. Should the bidder alter the amount shown, the altered figure will be disregarded, and the original price will be used to determine the total amount bid.
570-4.04 **Decontamination Facilities.** The quantity to be measured for payment will be in calendar weeks.

570-4.05 **Environmental Ground Protection.** This work will be measured for payment on a lump sum basis.

570-4.06 **Environmental Water Protection.** This work will be measured for payment on a lump sum basis.

570-4.07 **Class B Containment.** This work will be measured for payment on a lump sum basis.

570-4.08 **Class A Containment.** This work will be measured for payment on a lump sum basis.

570-5 **BASIS OF PAYMENT.**

570-5.01 **Lead-Exposure Control Plan (LECP).** The lump sum price bid shall include the cost of all labor, materials and equipment necessary to satisfactorily complete the work.

570-5.02 **Medical Testing.** Payment shall include all reasonable and customary costs incurred (based on receipted bills submitted to the Engineer, plus 5% overhead and profit).

No payments shall be made for additional medical tests or laboratory analyses required due to an increase in the blood lead level of any employee above the OSHA threshold.

570-5.03 **Personal-Exposure-Monitoring Sample Analysis.** Payment shall include all reasonable and customary costs incurred (based on receipted bills submitted to the Engineer, plus 5% overhead and profit), for laboratory analysis of exposure monitoring samples.

570-5.04 **Decontamination Facilities.** The unit price bid per week for each facility shall include the cost of all labor, materials, equipment, utility, and disposal charges necessary to satisfactorily complete the work.

570-5.05 **Environmental Ground Protection.** The lump sum price bid shall include the cost of all labor, materials and equipment necessary to complete the work.

570-5.06 **Environmental Water Protection.** The lump sum price bid shall include the cost of all labor, materials and equipment necessary to complete the work.

570-5.07 **Class B Containment.** The lump sum price bid shall include the cost of all labor, materials and equipment necessary to complete the work.

Progress payments will be made based upon the amount of work completed using a daily rate of payment determined from the estimate of work days of cleaning and painting shown in the Contractor’s approved progress schedule and the lump sum price bid.

Should the Engineer request a revised progress schedule and use that schedule to establish a new daily rate, the lump sum price bid shall be reduced by the total of the amounts previously authorized for payment, prior to the establishment of the new daily rate.

570-5.08 **Class A Containment.** The lump sum price bid shall include the cost of all labor, materials and equipment necessary to complete the work.

Progress payments will be made based upon the amount of work completed using a daily rate of payment determined from the estimate of work days of cleaning and painting shown in the Contractor’s approved progress schedule and the lump sum price bid.
Should the Engineer request a revised progress schedule and use that schedule to establish a new
daily rate, the lump sum price bid shall be reduced by the total of the amounts previously authorized for
payment, prior to the establishment of the new daily rate.

No payment will be made for each calendar day during which there are substantial deficiencies.
Substantial deficiencies are defined as: (1) The second occurrence of a visible emission for a cause which
has been previously identified and corrected, or (2) air quality monitoring produces unacceptable results
as defined in the Department’s Air Quality Monitoring (AQM) Protocols.
The nonpayment will be calculated as follows:

\[(\text{Lump Sum Price Bid/Actual \# of Work Days}) \times (\text{\# of Days with Substantial Deficiencies})\]

In addition to the non payment for substantial deficiencies, the costs of any extension of the Air
Quality Monitoring beyond the basic monitoring program or random audits defined in the AQM Protocol,
which are necessitated by unacceptable AQM results, will also be charged to the Contractor.

Both of these amounts will be deducted from monies due to the Contractor.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>570.01</td>
<td>Lead-Exposure Control Plan</td>
<td>Lump Sum</td>
</tr>
<tr>
<td>570.02</td>
<td>Medical Testing</td>
<td>Dollars-Cents</td>
</tr>
<tr>
<td>570.03</td>
<td>Personal-Exposure-Monitoring Sample</td>
<td>Dollars-Cents</td>
</tr>
<tr>
<td>570.04</td>
<td>Decontamination Facilities</td>
<td>Calendar Week</td>
</tr>
<tr>
<td>570.09nnnn</td>
<td>Environmental Ground Protection</td>
<td>Lump Sum (each structure)</td>
</tr>
<tr>
<td>570.10nnnn</td>
<td>Environmental Waterway Protection</td>
<td>Lump Sum (each structure)</td>
</tr>
<tr>
<td>570.15nnnn</td>
<td>Class A Containment</td>
<td>Lump Sum (each structure)</td>
</tr>
<tr>
<td>570.16nnnn</td>
<td>Class B Containment</td>
<td>Lump Sum (each structure)</td>
</tr>
</tbody>
</table>

NOTE: nnnn denotes serialized pay item.

SECTION 571 - DISPOSAL OF PAINT REMOVAL WASTE

571-1 DESCRIPTION. The work shall consist of managing, accumulating, packaging, labeling,
loading, transporting, treating, and disposing paint removal waste.

571-1.01 Paint Removal Waste. Paint removal waste consists of removed paint particles combined
with material used to remove the paint and any organic or inorganic materials from bridge surfaces, by
either bridge washing or blast cleaning operations, without use of any added chemical solvents. All
testing of the paint removal waste necessary to satisfy the requirements of the waste transporter or
disposal facility shall be the responsibility of the contractor.

Paint removal waste does not include used tyvek suits, respirator filters, tarpaulins or incidental trash.
These incidental wastes generated by the Contractor in completing the work are covered by §107-10
Managing Surplus Material and Waste.

A. Hazardous Paint Removal Waste Containing Lead. This shall apply to spent abrasives,
coatings and paint chips removed from steel substrates on bridges designated in the contract
documents as being lead-based. This does not include waste containing a mixture of lead and
asbestos. Waste containing a mixture of lead and asbestos shall be disposed of in accordance with
Section 210 Removal and Disposal of Asbestos-Containing Material (Buildings, Bridges and
Highways).

B. Non-Hazardous Industrial Solid Paint Removal Waste. This shall apply to spent
abrasives and coatings removed from steel substrates on bridges designated in the contract plans as
being non-lead-based.
571-2 MATERIALS. The Contractor shall use containers or roll-offs acceptable to the Waste Disposal Facility. The capacity of each container shall be clearly marked on each container in an easily visible location.

571-3 CONSTRUCTION DETAILS.

571-3.01 General. The Engineer will provide the Contractor with the Generator site identification number(s) issued by the USEPA. All paint removal waste shall be deposited and sealed in containers or roll-offs concurrent with generation. The paint removal waste shall be accumulated in clean, dry, weatherproof, watertight containers or roll-offs furnished by the Contractor and shall not be left exposed to the elements at the end of the working shift. All equipment and containers or roll-offs shall meet the requirements of USDOT for transport.

Paint removal waste shall be accumulated, handled, packaged, documented, loaded, transported, treated and disposed in accordance with all applicable Federal and State laws, rules, and regulations.

571-3.02 Paint Removal Waste Composition.

A. Hazardous Paint Removal Waste Containing Lead. Paint chips are known to contain lead and the combined paint removal waste stream is therefore categorized as hazardous waste. The Department has presumed that the waste will test as hazardous. The Contractor shall ensure that only solid paint removal waste is deposited into the containers or roll-offs. The determination has been made that such waste contains less than 2% by weight of organic material. Disposal facilities may refuse to accept paint removal waste that is different than the Typical Paint Waste Composition. Paint removal waste containing additional contaminants added by the Contractor or by the Contractor’s operations shall be the responsibility of the Contractor. All testing of the paint removal waste necessary to satisfy the requirements of the chosen Disposal Facility or Transporter shall be the responsibility of the Contractor.

Provided is typical lead-based paint waste information which provides typical chemical and physical properties of paint removal waste based on previous testing, as follows:

Lead-Based Paint Waste Profile: Lead-based paint waste generated by the removal of paint consists of a mixture of abrasive blast media such as boiler slag or steel grit and paint chips. This supplemental information about the waste is provided in accordance with Resource Conservations and Recovery Act (RCRA) regulations. This composition profile does not include waste resulting from removal by chemical strippers for which the resulting waste will contain components of the stripper. Based on the knowledge of the process and the resulting waste material, and on previous testing of typical waste by independent laboratories approved by the NYS Department of health, this composition waste material information has been developed for typical lead-based paint waste.

Process Generating Waste: The waste results from removal of lead-based coatings from painted structures, typically steel bridges, by abrasive blasting, manual, shrouded mechanical, or high-pressure (hp) water methods. The North American industry Classification System Code (NAICS) typically assigned for the site is 23731-Highway, Street, and Bridge Construction.

Composition: To the Department’s knowledge, the waste does not contain PCBs, pesticides, cyanides, organic TCLP constituents, dioxins, asbestos, ozone depleting substances, volatile organics or greater than 1000 ppm halogenated organic compounds. The waste is not a RCRA reactive, corrosive or ignitable, or source-listed or chemical product-listed waste. It is not radiological, etiological, explosive, water reactive, or shock sensitive. The specific composition will vary based on the removal method used, abrasive used, the proportion of paint chips to abrasives and other variables.
determined by the Contractor’s operation. For wastes resulting from any chemical stripping of paint, the Contractor shall consider the components and properties of the stripper and the resulting waste mixture to characterize the waste.

The waste typically contains the following:

<table>
<thead>
<tr>
<th>Removal Method</th>
<th>Abrasive</th>
<th>Paint Chips</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boiler Slag (an amorphous mixture of Fe, Al and Ca silicates)</td>
<td>90-95%</td>
<td>5-10%</td>
</tr>
<tr>
<td>Steel Grit (% varies by degree of grit recycling)</td>
<td>40-90%</td>
<td>10-60%</td>
</tr>
<tr>
<td>No Abrasive (manual, shrouded mechanical and water methods)</td>
<td>0%</td>
<td>100%</td>
</tr>
</tbody>
</table>

**Paint Chips:** Paint chips contain basic lead silico chromate, titanium dioxide, chromate dioxide, magnesium silicate, linseed oil, alkyd resin, fillers, driers, and other miscellaneous materials.

**Other Components:** Water may be present from water used during removal. Iron oxide (rust, mill scale) may be present. Animal waste (i.e., feces, guano, nesting materials, etc.) and dirt/miscellaneous debris may also be potentially present.

**RCRA Metals:** The waste is presumed to contain lead at levels exceeding the regulatory limit of 5 milligrams per liter (approximately 5 ppm) by the Toxicity Characteristic Leaching Procedure (TCLP) test for lead (unless contract documents provided for testing to determine lead toxicity characteristic). Chromium is considered present as an underlying characteristic.

**Typical Physical Characteristics:**
- Physical State – Solid
- Color – Black for boiler slag component, or metallic grey/black for steel grit component.
- Odor – None
- pH – Not Applicable
- Liquid Flash Point – Not Applicable
- Specific Gravity – Approximately 2.7 (boiler slag) and Approximately 7.5 (steel grit)
- Bulk Density – Approximately 1.2 kg/l (boiler slag) and Approximately 3.6 kg/l (steel grit)
- Free Liquids – None (moisture may be present from water added during removal)

**Consolidated Hazardous Waste Information:** The following consolidated information for hazardous lead-based paint waste can be used in completing the required items needed for its proper shipment and disposal:

- USDOT Shipping Description – RQ Hazardous Waste, Solid, n.o.s. (D008); 9; NA3077; PG III
- n.o.s. = Not Otherwise Specified, PG = Packing Group
- Hazard Label on containers – Class 9
- Placard for shipments exceeding 455 kg or bulk – Class 9
- Hazardous Waste due to the Characteristic Lead Toxicity, Waste Code D008
- Constituents of Concern – Lead and Chromium
- Treatability Group – Non-wastewater
- Treatment Standard – 0.75 mg/L Lead and 0.06 mg/L Chromium by TCLP test
- Reportable Quantity – 4.54 kg or greater
- Markings on Container – Hazardous waste, solid, n.o.s. (D008); NA3077
HAZARDOUS WASTE – Federal Law Prohibits Improper Disposal. If found, contact the nearest police or public safety authority or the Environmental Protection Agency.

Generator’s Name: NYSDOT Region (   )
EPA ID Number (         )
Manifest Document Number (         )
Accumulation Start Date (                )
USDOT Emergency Response Guidebook Guide: 171, Substances (Low to Moderate Hazard)

B. Non-Hazardous Industrial Solid Paint Removal Waste. The Contractor shall ensure that only solid paint removal waste is deposited into the containers or roll-offs. All testing of the paint removal waste necessary to satisfy the requirements of the disposal facility or transporter shall be the responsibility of the Contractor.

571-3.03 Hazardous Paint Removal Waste Containing Lead - Management Requirements. Employees handling hazardous paint removal waste shall be trained in accordance with 6 NYCRR Part 373-3.2(g) in hazardous waste management procedures including hazardous waste accumulation, preparedness and prevention, contingency and emergency procedures. The Contractor’s Preparedness and Prevention Plan, Contingency Plan and Emergency Procedures, and Personnel Training Records, as required by 6 NYCRR Part 373-1.1(d)(1)(iii), shall be submitted to the Engineer for acceptance prior to the generation of any hazardous waste. Containers in storage shall be inspected on at least a weekly basis in accordance with 6 NYCRR Part 373-3.9(b)-(d).

571-3.04 Containers and Labeling. No roll-off shall be filled to a capacity in excess of that marked on the roll-off as the maximum capacity. Once the Engineer determines the quantity within a specific container or roll-off, that container or roll-off shall be properly sealed and not thereafter be tampered with. No additional waste shall be placed in it, nor shall any be removed from it (except for analytical sampling). All containers or roll-offs shall be located in a place secured from traffic and in a manner acceptable to the Engineer. The Contractor shall take measures to prevent the blowing or dispersion of the waste during each loading operation and while being transported.

The Contractor shall label, mark, and placard all containers or roll-offs prior to shipment in accordance with USDOT and NYSDEC regulations. Each container shall have an appropriate label prior to filling with the applicable words identifying its contents as paint removal waste and providing the presumed waste classification of hazardous or non-hazardous industrial waste. The accumulation start date shall be completed at the time when waste is first deposited into each container. All label markings shall be permanent, printed in English, and displayed on a background of contrasting color un-obscured by other labels or attachments. Labeling shall be located away from other markings that could substantially reduce its effectiveness.

571-3.05 Document Preparation.

A. Hazardous Paint Removal Waste Containing Lead. The Contractor shall prepare and distribute all documentation including the Uniform Hazardous Waste Manifest. The Engineer will sign the Generator’s Certification on the Uniform Hazardous Waste Manifest. The LDR (Land Disposal Restricted) certification shall be completed and attached to the manifest, as required by 40 CFR Part 268 Land Disposal Restrictions.

B. Non-Hazardous Industrial Solid Paint Removal Waste. The Contractor shall prepare and distribute all documentation, including the disposal record forms.
571-3.06 Paint Removal Waste Transport. All paint removal waste shall be in transit to the disposal site from the site of generation no later than 45 calendar days unless otherwise approved by the Engineer, but no longer than 90 days. Any additional required shipment information, including manifest number, shall be entered on the container label(s) prior to shipment offsite. The Contractor shall present evidence that the vehicle that will be used for the shipment is permitted to transport the designated waste in accordance with 6NYCRR Part 364.

Conditions for hazardous paint removal waste transporting vehicles to pick up paint waste debris, in bulk, from one or more bridge sites (multiple collection) for delivery to an authorized Treatment, Storage and Disposal Facility (TSDF) include the following:

A. Hazardous Paint Removal Waste Containing Lead.
   • The materials picked up at each site shall be essentially identical in physical and chemical characteristics. No materials, other than paint waste debris, may be included if wastes from several individual generating sites are to be combined on the same truck.
   • All of the component shipments are presumed to be D008 hazardous wastes, and disposed as such.
   • A manifest is prepared for each generating bridge site. Each manifest shall reflect a bulk shipment, and all manifests being carried by the same transporting vehicle must express the quantity in pounds. In sum total, the manifests accompanying the shipment shall account for the entire quantity transported.
   • All component shipments are intended to be conveyed to the same TSDF, and the TSDF has agreed to accept consolidated bulk loads.
   • All component shipments shall have originated at sites where the Department is the waste generator. No loads may be included that were generated at a site for which another agency is the waste generator.
   • Measures shall be taken to prevent the blowing or dispersion of the paint removal waste during each loading operation and while being transported.
   • The weight of waste shall be provided by the disposal facility.

B. Non-Hazardous Industrial Solid Paint Waste. Conditions for non-hazardous waste transporting vehicles to pick up paint waste debris, in bulk, from one or more bridge sites (multiple collection) for delivery to an authorized disposal facility include the following:
   • The materials picked up at each site shall be essentially identical in physical and chemical characteristics. No materials, other than paint waste debris, may be included if wastes from several individual generating sites are to be combined on the same vehicle.
   • All component shipments are intended to be conveyed to the same disposal facility, and the disposal facility has agreed to accept consolidated bulk loads.
   • All component shipments shall have originated at sites where the Department is the waste Generator. No loads may be included that were generated at a site for which another agency is the waste Generator.
   • Measures shall be taken to prevent the blowing or dispersion of the waste during each loading operation and while being transported.
   • The weight of waste shall be provided by the disposal facility.

571-3.07 Conditionally Exempt Small Quantity Generator (CESQG) Exemption. Shipments of non-hazardous paint removal wastes of less than 500 pounds shipped in a single load may be transported without a waste transporter permit as allowed by the Small Quantity Waste Transporter Exemption at 6 NYCRR Part 364.1(e). For activities with generation of hazardous paint removal wastes that meet Conditionally Exempt Small Quantity Generator (CESQG) status (generate less than 220 pounds in any month and store less than 2205 pounds on site at any time), no USEPA ID number is required, the waste can be shipped without a manifest, and a CESQG can self-transport up to 220 pounds.
of waste in any calendar month to a disposal facility. CESQGs can dispose of their waste at a permitted hazardous waste facility or municipal or industrial solid waste facilities that are permitted to accept that type of waste.

571-3.08 Hazardous Paint Removal Waste Containing Lead Stabilization. Treatment of hazardous paint removal waste, as required by Federal regulations, is presumed to require stabilization of the waste such as mixing it with portland cement and water at a permitted Hazardous Waste Treatment or Disposal Facility. The stabilized waste shall meet the treatment standards of the Federal regulations prior to disposal in a permitted Hazardous Waste Disposal Facility.

571-3.09 Non-Hazardous Industrial Solid Paint Waste Sampling and Analysis. The Contractor shall conduct all sampling and analysis as required by the designated authorized disposal facility as soon as feasible upon waste generation at each non-hazardous designated bridge. Sampling shall be conducted by individuals thoroughly trained in sampling protocols, handling and chain of custody procedures, and laboratory requirements. Accepted sampling practices shall be used to obtain representative composite sample(s) as required for the specific analysis to be completed. Each composite sample shall include a minimum of four distinctly different sampling points. Analyses shall be completed at a NYSDOH Environmental Laboratory Accreditation Program (ELAP) certified laboratory using NYSDEC Analytical Services Protocols (ASPs). The analysis must include, at a minimum, the RCRA heavy metals analysis using the Toxicity Characteristic Leaching Procedure (TCLP) and a total weight analysis. If analytical results indicate that the waste is hazardous, the waste shall be disposed of as such and the hazardous waste pay item shall be used.

571-3.10 Waste Disposal Facility.

A. Hazardous Paint Waste Containing Lead. Prior to generating any hazardous paint removal waste, the Contractor shall provide the Engineer with a letter from a permitted Hazardous Waste Disposal Facility, stating that the Facility has agreed to accept the hazardous waste generated by the work requirements of this contract; is authorized to accept the hazardous waste under the laws of the State of residence; has the required capacity to treat and dispose of the material; and will provide, or assure the ultimate disposal method indicated on the Uniform Hazardous Waste Manifest. The letter shall be signed by a representative of the Disposal Facility who is legally authorized to sign such an agreement.

B. Non-Hazardous Industrial Solid Paint Waste. Prior to generating any non-hazardous paint removal waste, the Contractor shall provide the Engineer, in writing, the name and location of the permitted solid waste management facility selected for disposal.

571-4 METHOD OF MEASUREMENT.

571-4.01 Hazardous Paint Waste Containing Lead. The quantity of paint removal waste to be measured for payment will be in net pounds of waste disposed of, based on disposal facility weight tickets of the waste as manifested, not including the weight of the containers.

571-4.02 Non-Hazardous Industrial Solid Paint Waste. The quantity of paint removal waste to be measured for payment will be in net pounds of waste disposed of, based on disposal facility weight tickets, not including the weight of the containers.

571-5 BASIS OF PAYMENT.
571-5.01 Hazardous Paint Waste Containing Lead. The unit price bid per pound of paint removal waste shall include the cost of all labor, materials, equipment, sampling, testing, and fees necessary to complete the work based on the assumption that treatment by stabilization will satisfy the applicable Federal regulations. Only waste for which manifest copies (not applicable for CESQG exemption) and weight ticket(s) are returned to the Engineer by the Contractor and Disposal Facility will be authorized for payment. If the Department is fined or penalized as a result of the Contractor's performance or lack thereof, in addition to other remedies the Department may possess, said fine or penalty will be deducted from monies due the Contractor.

571-5.02 Non-Hazardous Industrial Solid Paint Waste. The unit price bid per pounds of paint removal waste shall include the cost of all labor, materials, equipment, sampling, testing, and fees necessary to complete the work. Only waste for which weight ticket(s) are returned to the Engineer by the Contractor and Disposal Facility will be authorized for payment. If the Department is fined or penalized as a result of the Contractor's performance or lack thereof, in addition to other remedies the Department may possess, said fine or penalty will be deducted from monies due the Contractor.

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SECTION 572 - STRUCTURAL STEEL PAINTING: SHOP APPLIED

572-1 DESCRIPTION. This work shall consist of preparing and painting new steel surfaces in a permanent facility, enclosure, or building, with four walls to grade and a roof, where surface preparation and painting activities are conducted in an environment not subject to outdoor weather conditions and/or blowing dust. All painting work, except field touchup and bolt painting, shall be conducted inside this facility. See special note entitled “Structural Painting Details” for the description and requirements of serialized items.

572-2 MATERIALS

572-2.01 Paints. Paints shall meet the requirements of §708-01 Structural Steel Paints – Class 1, and shall appear on the Department’s Approved List, “Structural Steel Paints - Class 1”. All new paint applied to a single structure shall be the same paint system produced by the same manufacturer. The Contractor shall assure this to be the case in the event that multiple paint items are specified on a single structure. This includes both shop and field components of the structure.

A. Shelf Life. The shelf life of all components of the coating system shall be a maximum of 12 months from the date of manufacture. The shelf life of factory sealed containers of thinner shall be the manufacturer’s recommendation or 3 years from the date of manufacture, whichever is less, and a maximum of 7 months after the factory seal has been broken. Paint and thinner shall arrive at the work site in new, unopened containers. The label shall include the manufacturer’s name, batch number, color, paint name, and date of manufacture.

B. Paint Storage. Paint in storage shall be protected from damage and maintained in accordance with manufacturer’s recommendations. Paint will be considered in storage if it is onsite for more than 8 hours prior to application.

C. Color. Each single coat of paint shall be a different color and provide substantial contrast with the underlying substrate and previous coats. The colors of the primer, stripe coat, and intermediate
coat will be the Contractor's option. The color of the finish coat shall be as specified in contract documents.

**D. Data Sheets.** The Contractor shall supply the Department’s representative with the paint manufacturer’s material safety data sheets for each paint to be applied. The material safety data sheets shall be delivered to the Department’s representative a minimum of five work days prior to beginning of work. The Department’s representative and Contractor shall use the product data sheets posted on the Structural Steel Paints Class 1 Approved List.

**572-2.02 Abrasive for Blast Cleaning.** Abrasive material for blast cleaning shall be selected by the Contractor. Silica sand and other types of nonmetallic abrasive containing more than one percent free silica, by weight, will not be allowed. The abrasive blasting shall produce an angular anchor profile suitable for the paint system to be applied.

**572-2.03 Paint Inspection Equipment.** Prior to the start of work, the Contractor shall supply the Engineer with the following specifications and equipment in good working order:

1. One bound copy of the Steel Structures Painting Council, surface preparation specification, SSPC-SP 10 - Near-White Metal Blast Cleaning.
2. One bound copy of the Steel Structures Painting Council, surface preparation specification, SSPC SP-1 - Solvent Cleaning.
3. One bound copy of the most current Steel Structures Painting Council Pictorial Standards, SSPC-VIS 1, Guide and Reference photographs for steel surfaces prepared by dry-abrasive blast cleaning.
4. One bound copy of the Steel Structures Painting Council method SSPC-PA2, Paint Application Specification No. 2 - Measurement of Dry Film Thickness With Magnetic Gages.
5. One copy of ASTM D4417 Test Methods for Field Measurement of Surface Profile of Blast Cleaned Steel.
6. One copy of ASTM D4285 Test Method for Indicating Oil or Water in Compressed Air.
7. One Air Thermometer, pocket type, 10°F to 110°F.
8. One non-contact Infrared Thermometer, 10°F to 110°F.
9. One Contact Thermometer, 10°F to 110°F.
10. One Magnetic Dry-Film Thickness Gage, Type 2 (as defined per SSPC PA-2), with a display capable of measuring 0 to 60 mils in 0.1 mil increments, with calibration shims.
11. Two Wet-Film Thickness Gages, Prong-Type, capable of measuring 1 to 10 mils in 1 mil increments.
13. Profile micrometer with extra coarse replica tape.

All equipment will be returned to the Contractor upon completion of the work.

**572-3 CONSTRUCTION DETAILS.** All structural steel members and other miscellaneous steel items shall be cleaned and painted as per contract documents. The Contractor shall provide adequate access, suitable lighting, and time for inspections to be made. Any work completed while the Engineer has been restricted from access, shall be recleaned and repainted at no additional cost to the State.

**572-3.01 Quality Control Plan.** The Contractor shall provide the Engineer with a copy of the Contractor's Quality Control (QC) procedures and/or Quality Control Plan (QCP). The QCP describes the minimum QC activities that will be performed by Contractor's QC personnel to ensure compliance. The QCP shall at a minimum, include operating procedures and maintenance records for equipment on site, proof of formal QC training for the Contractor’s QC personnel on site, and daily reports including the following information:

- Compressed Air Cleanliness
- Dry Film Thickness
• Air Temperature
• Humidity and Dew Point
• Surface Temperature
• Abrasive Cleanliness Checks
• Degree of Cleanliness Achieved
• Surface Profile
• Batch Numbers of Paint Used
• Batch Numbers of Thinner Used
• Mixing According to Specification

The Contractor shall provide daily reports to the Engineer upon request. The reports shall be submitted no later than 24 hours following the completion of the day’s work.

572-3.02 SURFACE PREPARATION.

A. Abrasive Blast Cleaning.

1. Atmospheric Conditions. Abrasive blast cleaning operations shall not be conducted under the following conditions:
   a. The relative humidity exceeds 85%.
   b. When the substrate is damp or covered by frost.
   c. The surface temperature is less than 5°F above the dew point.

2. Solvent Cleaning. Before abrasive blast cleaning begins, steel shall be solvent cleaned of all deposits of oil, grease, dirt, salt, or other contaminants by methods specified in SSPC-SP1, Solvent Cleaning.

3. Steel Cleanliness and Profile. All structural steel surfaces to be painted shall be abrasive-blast cleaned in accordance with SSPC-SP10, Near-White Metal Blast Cleaning. All abrasive blast cleaning and painting shall be performed at the same facility.

   The anchor profile shall be measured in accordance with ASTM D4417, Method C. The Contractor shall ensure that the anchor profile is within the range indicated on the paint manufacturer’s data sheets. The profile shall, at a minimum, be measured once per shift and three times in various locations for every 2150 square feet prepared, unless otherwise ordered by the Engineer. The anchor profile shall not exceed 3 mils.

   All fins, tears, slivers, burred and sharp edges that are present or occur during the blasting operation shall be removed by grinding, and then the area shall be reblasted to provide the required profile.

4. Equipment. All equipment and compressors used in the cleaning operation shall be equipped with filters and traps to prevent moisture, oil, and other contaminants from being deposited on clean surfaces. The air cleanliness shall be verified by the Contractor with the white blotter test in accordance with ASTM D4285 at least once per shift for each compressed air system.

B. Cleaning Area. The area cleaned shall be limited to that which can be cleaned and prime coated within an 8-hour period. Cleaned areas shall be approved by the Engineer prior to priming. Areas that exhibit flash rusting within the 8-hour period shall be recleaned.
C. Visual Standards. After abrasive blasting is completed, cleaned surfaces shall be compared to SSPC-Vis 1, "Guide and Reference Photographs for Steel Surfaces Prepared By Dry Abrasive Blast Cleaning" Pictorial Standards as applicable. All surfaces shall be free of blasting products and other residues when blasting operations are completed. Surfaces shall be cleared of all foreign matter by means of oil-free, moisture-free, compressed air or vacuum systems.

572-3.03 PAINTING. The Contractor shall apply three full coats and a stripe coat of paint to all surfaces cleaned to SP-10. In addition, all cleaned steel surfaces within 6 feet from a bridge joint shall receive an additional coat of intermediate paint, resulting in four coats of paint in these areas. The paint shall be applied in the following order: primer, intermediate, stripe, and the finish coat. Damage resulting from fabrication, handling and storage in the shop shall be restored before leaving the shop. Painted steel shall not be placed outside the shop until all paint coats have dried “through / to-handle” or “minimum time to recoat” per paint manufacturer’s recommendations, whichever is greater.

Unless otherwise noted, the contractor shall adhere to the procedures and methods for application as described in SSPC-PA 1, Section 7.

A. Atmospheric Conditions. Paint shall be applied only if surface and ambient temperatures are greater than or equal to 40°F and rising. Paint shall not be applied when surface or ambient temperatures are greater than 100°F. If the temperature range listed on the manufacturer’s data sheets is more restrictive, the manufacturer’s range shall be used. The use of accelerator additives is prohibited. No paint shall be applied unless the receiving surface is dry.

Paint shall not be applied when the relative humidity is more than 85% or the receiving surface is less than 5°F above the dew point temperature. If the manufacturer’s data sheets have a more restrictive range then they shall be followed.

B. Paint Mixing. All paint shall be thoroughly mixed with mechanical mixers in accordance with the manufacturer's recommendations. After mixing, the bottom of the container shall be free of any unmixed pigment prior to use.

C. Solvents and Thinners. Paint may be thinned if recommended by the manufacturer and approved by the Engineer. The primer shall not be thinned such that the resulting VOC level exceeds the maximum allowable limit set by 6 NYCRR Part 205, §205.3 for metallic pigmented coatings. Intermediate and finish coats shall not be thinned where the resulting VOC level exceeds the maximum allowable §205.3 limit for industrial maintenance coatings. The manufacturer’s data sheets shall advise the Contractor and Engineer of the maximum amount of thinner allowed.

Use of unauthorized thinners, or using excess amounts of thinners is prohibited. Any area where unauthorized solvents or thinners are used shall be cleaned and repainted at no additional cost.

D. Paint Application. Painting shall not begin until cleaned surfaces have been inspected and approved by the Engineer. Paint may be applied using spray, brush, or roller, unless otherwise indicated by the contract documents. All paint shall be applied so as to produce a uniform, even coating free of runs, sags, drips, ridges, or other defects. Roller nap shall be limited in accordance with the paint manufacturer’s recommendation. Brushes and rollers used to apply the paint must be of a quality to produce a smooth uniform coating without leaving fibers in the coating.

All steel surfaces that will be in contact with concrete shall not be painted. Priming shall begin only after all welding and fabrication work is completed.

E. Stripe Coat. A stripe coat shall extend a minimum of 1 inch away from the following surfaces: all welds, rivets, bolts, nuts, edges of plates and structural members, angles, bearings, lattice pieces or other shapes, corners, and crevices. To provide contrast, paint for stripe coating shall be a different color than the receiving surface. The stripe coat shall use the intermediate paint and be applied after the intermediate coat. The stripe coat shall be brush applied without being thinned. The stripe coat
will be applied in accordance with manufacturer’s recommendations, with particular attention to the film thickness, recoat window, and cure schedule. Areas near bridge joints that are to receive an additional coat of intermediate paint shall also receive a stripe coat where necessary as described above.

A stripe coat shall not be applied to any slip critical surfaces.

**F. Paint Film Thickness.** Paint shall be applied to produce the specified dry-film thickness as directed by the range listed on the paint manufacturer’s data sheets. The dry-film thickness (DFT) shall be determined in accordance with SSPC-PA 2, Paint Application Specification No. 2 - *Measurement of Dry Film Thickness with Magnetic Gages*, using a Type 2 fixed probe magnetic gages. Dry film thickness gauges shall be calibrated over a blasted, approved surface on the structure using two NIST traceable shims as described in the “two point calibration adjustment” section of Appendix 2 of SSPC-PA 2. The two shims must be just below and above the recommended thickness range of the prime coat, or the combined thickness of successive coats, as applicable. DFTs of the intermediate and finish coats shall be determined by subtracting the average DFT readings of the previous coat(s) from the actual DFT reading. An average DFT value shall be recorded and calculated for every 1000 square feet prepared. The average shall be calculated using a minimum of 5 spot measurements as defined by SSPC-PA2. At least one of the spot measurements shall be performed on the bottom face of the bottom flange of stringers, girders or floor beams if these elements are in the work area.

Areas failing to meet the specified minimum dry-film thickness shall be top coated with the same paint to produce the total dry-film thickness required. The top coating must be performed within the paint manufacturer’s specified recoat window.

The Engineer may require any area exceeding the manufacturer’s recommended dry-film thickness to be blast cleaned to the SP-10 condition.

**Slip Critical Connections.** The policy for coating slip-critical contact surfaces is specified in the New York State Steel Construction Manual. All metal to metal, slip-critical contact surfaces shall not be painted unless specified in the Contract Documents and allowed by the New York State Steel Construction Manual.

**G. Painting Schedule.** Primer shall be applied to approved, abrasive-blasted surfaces within 8 hours of the final cleaning operation. If the Contractor fails to apply primer to the surface within 8 hours of cleaning, the surface shall be restored in accordance with the SP-10 requirements, at no additional cost to the State.

To prevent intercoat adhesion failure, recoating must be performed within the manufacturer’s recommended recoat window, or 14 days, whichever is shorter. If the contractor fails to recoat within the specified time period, the surface to be painted shall be cleaned and abraded, in accordance with manufacturer’s recommendations, to ensure adhesion of the following coat at no additional cost.

If the steel has become dirty between coats, the Contractor shall wash the structure at no additional cost to the State.

Manufacturer’s recommendations shall be observed for cure to handle, and cure to top coat schedules.

**H. Stenciling.** The following information shall be stenciled on at least one steel element or on the inside web of a fascia member coated under this specification, unless otherwise directed by the Engineer:

1. Month and year of completion
2. Contract number
3. SP10
4. Name of Paint Manufacturer
5. Name of Shop that performed painting
6. Primer, Intermediate, and Finish coat names

The stenciled lettering should be approximately 6 inches in height and be a contrasting paint color to the top coat.

572-3.04 Field Painting. The only field work allowed is touch-up work after steel erection and subsequent concrete placement has been completed. All field painting shall be done at no additional cost to the State. All the requirements of this specification shall apply to field painted material with the following modifications:

A. Hardware. Bolt heads, washers, nuts, bolt thread extensions, and other miscellaneous steel surfaces not painted in the shop shall be cleaned as per SSPC SP-1 and painted after the bolts have been installed and accepted. Abrasive blasting of the bolts is not required. Any dye present on galvanized hardware shall be cleaned in accordance with manufacturer’s recommendation prior to painting. The Contractor shall submit the dye-cleaning procedure to the Engineer five days prior to cleaning.

B. Surface Preparation of Damaged Areas. All visible dirt, grease, and other foreign matter shall be removed first by pressure washing and solvent cleaning as per SSPC SP-1 as needed. Areas exhibiting damaged or deteriorated paint not extending to the steel surface shall be hand or power-tool cleaned as necessary to remove damaged or deteriorated, loosely adhered paint. Loosely adhered paint will lift when scraped with a dull putty knife. All edges of paint surrounding the repair area shall be tightly adherent and feathered. These edges and the surrounding painted surfaces to receive a (repair) topcoat(s) shall be abraded to provide a suitable anchor profile for the paint. Areas that exhibit damage of the paint system down to the steel surface shall be cleaned with power tools to SSPC SP-11 and shall exhibit a suitable anchor profile for the primer paint. All power and blasting tools will be vacuum-sealed units. All surrounding steel that has been previously painted in the shop shall be protected from damage during cleaning operations. Repairs shall be smoothly transitioned into surrounding new paint.

C. Application. Application shall be made by brush and roller only. Areas of steel exhibiting damage not extending down to the steel surface shall receive two coats of paint: intermediate and finish coat. Damage extending to the steel surface shall receive three coats of paint: primer, intermediate and finish coat. These coats of paint shall be applied at a dry film thickness as recommended by the paint manufacturer for such (repair) application.

572-4 METHOD OF MEASUREMENT

572-4.01 Shop Applied – Square Feet. The measurement of this item will include the area requiring surface preparation and painting to the nearest whole square foot.

572-4.02 Shop Applied – Lump Sum. The work under this item will be measured on a lump sum basis, per structure.

572-5 BASIS OF PAYMENT. The unit or lump sum price bid shall include the cost of all labor, materials, and equipment necessary to complete the work. Progress payments will be made for 80% of total payment quantity upon delivery of shop painted steel to the job site. Shop painted steel will be considered properly painted only when accompanied by the Engineer’s or Inspector’s written certification. The remaining 20% of payment will be made upon completion of cleaning and field painting all bolt heads, nuts, washers, bolt thread extensions, and damaged areas.
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**NOTE:** nnnn denotes a serialized pay item.

### SECTION 573 - STRUCTURAL STEEL PAINTING: FIELD APPLIED - TOTAL REMOVAL

**573-1 DESCRIPTION.** This work shall consist of pressure washing, abrasive blast cleaning to remove all paint, rust, rust scale, mill scale, corrosion producing contaminants, and other foreign matter, and painting structural steel surfaces. See Special Note entitled *Structural Painting Details* for the description and requirements for serialized items.

**573-2 MATERIALS**

**573-2.01 Paints.** Paints shall meet the requirements of §708-01 *Structural Steel Paints – Class 1*, and shall appear on the Department’s Approved List, ‘Structural Steel Paints – Class 1’. All new paint to be applied to a single structure shall be the same paint system produced by the same manufacturer. The Contractor shall assure this to be the case in the event that multiple paint items are specified on a single structure. This includes both shop and field painted components of the structure.

- **A. Shelf Life.** The shelf life of all components of the coating system shall be a maximum of 12 months from the date of manufacture. The shelf life of factory sealed containers of thinners shall be per manufacturer’s recommendations or 3 years from the date of manufacture, whichever is less, and a maximum of 7 months after the factory seal has been broken. Paint and thinner shall arrive at the work site in new, unopened containers. The label shall include the manufacturer’s name, batch number, color, paint name, and date of manufacture.

- **B. Paint Storage.** Paint in storage shall be protected from damage and maintained in accordance with manufacturer’s recommendations. Paint will be considered in storage if it is onsite for more than 8 hours prior to application.

- **C. Color.** Each single coat of paint shall be a different color and provide substantial contrast with the underlying substrate and previous coats. The colors of the primer, stripe coat, and intermediate coat will be the Contractor’s option. The color of the finish coat shall be as specified in contract documents.

- **D. Data Sheets.** The Contractor shall supply the Department’s representative with the paint manufacturer’s material safety data sheets for each paint component to be applied. The material safety data sheets shall be delivered to the Department’s representative a minimum of five work days prior to beginning of work. The Department’s representative and Contractor shall use the product data sheets posted on the Structural Steel Paints Class 1 Approved List.

**573-2.02 Water for Washing.** Water for pressure washing shall be potable water. Any detergent or soluble salt remover used must receive approval by the paint manufacturer and the Materials Bureau. Water shall not be recycled.

**573-2.03 Abrasive for Blast Cleaning.** Abrasive blast media for blast cleaning shall be recyclable, ferrous metallic, abrasive grit. All new metallic abrasive shall be in compliance with the specifications of SSPC-AB 3 Ferrous Metallic Abrasive. All ferrous metallic abrasive used shall be recycled and cleaned.
in accordance with SSPC-AB 2. The Contractor shall select the size, blend, and hardness of the abrasive to produce an angular anchor profile of a recommended depth as indicated on the manufacturer’s data sheets.

All ferrous metallic abrasive arriving on the job site shall be new, and invoices shall be submitted for acceptance. All recycling equipment shall arrive empty and clean.

573-2.04 Paint Inspection Equipment. Prior to the start of work the Contractor shall supply the Engineer with the following specifications and equipment in good working order:

1. One bound copy of the Steel Structures Painting Council surface preparation specification, SSPC SP-1 – Solvent Cleaning.
2. One (1) bound copy of the Steel Structures Painting Council surface preparation specification, SSPC-SP 10 – Near-White Metal Blast Cleaning.
3. One bound copy of the most current Steel Structures Painting Council Pictorial Standards, SSPC-VIS 1, Guide and Reference Photographs for Steel Surfaces Prepared by Dry Abrasive Blast Cleaning.
4. One bound copy of the Steel Structures Painting Council specification SSPC-PA2, Paint Application Specification No. 2 - Measurement of Dry Film Thickness With Magnetic Gages.
5. One bound copy of Steel Structures Painting Council specification SSPC AB-2 Specification for Cleanliness of Recycled Ferrous Metallic Abrasives.
6. One bound copy of Steel Structures Painting Council specification SSPC AB-3 Specification for Newly Manufactured or Re-Manufactured Steel Abrasive.
7. One copy of ASTM D4417 Test Methods for Field Measurement of Surface Profile of Blast Cleaned Steel.
8. One copy of ASTM D4285 Test Method for Indicating Oil or Water in Compressed Air.
9. One Air Thermometer, pocket type, 10°F to 110°F.
10. One noncontact Infrared Thermometer, 10°F to 110°F.
11. One Contact Thermometer, 10°F to 110°F.
12. One Magnetic Dry-Film Thickness Gage, Type 2 (as defined per SSPC PA-2), with a display capable of measuring 0 to 60 mils in 0.1 mil increments, with calibration shims.
13. Two Wet-Film Thickness Gages, Prong-Type, capable of measuring 1 to 10 mils in 1 mil increments.
15. Profile micrometer with extra coarse and extra coarse plus replica tape.

All equipment will be returned to the Contractor upon completion of the work.

573-3 CONSTRUCTION DETAILS. The Contractor shall clean and paint all structural steel members, railings, downspouts, and other miscellaneous steel items as indicated in the contract documents.

The Contractor shall provide adequate access, suitable lighting, and time for inspections to be made. Any work done while the Engineer has been restricted from access, shall be recleaned and repainted, at no additional cost to the State.

573-3.01 Quality Control Plan. The Contractor shall provide the Engineer with a copy of the Contractor's Quality Control (QC) procedures and/or Quality Control Plan (QCP). The QCP describes the minimum QC activities that will be performed by Contractor's QC personnel to ensure compliance. The QCP shall minimally include operating procedures and maintenance records for equipment on site, proof of formal QC training for the Contractor's QC personnel on site, and daily reports including the following information:

- Compressed Air Cleanliness
- Dry Film Thickness
- Air Temperature
The Contractor must provide daily reports to the Engineer at the conclusion of cleaning work and painting work and prior to inspection of such work by the Engineer. Reports at the conclusion of cleaning and painting work shall include all pertinent information listed above that relate to such work and shall be in a format previously agreed to under the QCP.

573-3.02 Surface Preparation. Steel surfaces shall be prepared for painting by a combination of pressure washing, solvent cleaning, and abrasive blast cleaning.

Pressure washing shall be performed first, followed by abrasive blast cleaning to remove all paint, rust, rust scale, and mill scale, as per SSPC SP-10, Near-White Metal. If heavy deposits of rust and scale are present, they shall be removed by hand or power tool prior to pressure washing. Deposits of bird droppings taller than 1/2 inch shall be removed prior to pressure washing.

A. Pressure Washing and Solvent Cleaning. All steel surfaces to be painted shall be pressure washed, using an operating pressure range of 1800 to 2000 psi, a minimum flow of 3.5 gal/minute, and a water temperature of 185°F to 200°F. The nozzle shall be held at a distance of 6 to 12 inches from the steel surface. Pressure washing shall only be allowed when ambient air temperatures are greater than 40°F and rising. In no case will pressure washing be conducted when spent wastewater could freeze on roadway or bridge surfaces or in any other way create a hazardous situation. The washing is intended to remove contaminants from the surface, not to remove tightly adhered paint. Oil and grease shall be removed by solvent cleaning as described in SSPC SP1, Solvent Cleaning. The areas shall be pressure washed again following this cleaning.

When the washing is completed, the cleaned surfaces shall be free of dust, dirt, oil, grease, animal waste, salts, and other debris.

A containment shall be suspended around and beneath the work area during pressure washing. The containment for pressure washing is intended to capture solid paint chips and other solid debris that may become dislodged from washing operations. Unless otherwise noted, spent wash water will not require collection and will be allowed to fall to the underlying ground or waterway, provided that the other requirements of this specification are met.

Special note, Structural Painting Details, will provide scheduling requirements for washing a structure over a body of water. Spent wash water over a public water supply or the New York City watershed shall be collected and diverted to the adjoining land mass.

If steel surfaces become contaminated or 7 calendar days elapse between washing and abrasive blasting cleaning, they shall be rewashed at no additional cost to the State. The surface shall be allowed to dry before subsequent abrasive blast cleaning begins.

B. Abrasive Blast Cleaning.

1. Atmospheric Conditions. Blast cleaning operations shall not be conducted under the following conditions:
   a. The relative humidity exceeds 85%.
   b. When the substrate is damp or covered by frost.
c. The surface temperature is less than 5°F above the dew point.

2. Steel Cleanliness and Profile. All structural steel surfaces shall be blast cleaned to SSPC SP-10, Near-White Metal.

   The anchor profile shall be measured in accordance with ASTM D4417, Method C. The Contractor shall ensure that the anchor profile is within the range indicated on the paint manufacturer’s data sheets. The profile, at a minimum, shall be measured five times in various locations every 2000 square feet prepared and once per work shift, unless otherwise ordered by the Engineer. The anchor profile shall not exceed 4 mils unless approved by the Engineer. The Engineer may approve a profile greater than 4 mils if an area is severely corroded or pitted. If the Contractor exceeds the 4 mils profile, the Contractor will be required to measure the profile using extra-coarse-plus replica tape and apply an additional mist coat of primer in accordance with manufacturer’s recommendations to obtain a minimum 2 mils film build over the profile peaks, at no additional cost to the State.

   All fins, tears, slivers, flame-cut edges, burred and sharp edges that are present or occur during the blasting operation shall be removed by grinding, and then the area shall be reblasted to provide the required profile.

   Special attention shall be given to the edges of beam flanges, angles and plates, bearings, rivets, the heads of nuts and bolts, structural steel surrounding bridge joints, and similar surfaces that are marginally accessible and difficult to clean.

   Upon completion of blast cleaning and prior to inspection, the containment shall be vacuumed and the cleaned surfaces shall be free of all blasting products and paint debris. Surfaces shall be free of all abrasive prior to inspection. Surfaces shall be cleared of all foreign matter by means of oil-free, moisture-free, compressed air or vacuum systems.

   All cleaned surfaces will be inspected by the Engineer prior to painting. Any areas that are painted before being inspected shall be cleaned and restored to the SP-10 standard and repainted at no additional cost to the State. If the cleaned surface begins to rust or becomes contaminated in any matter prior to applying primer, the surface shall be restored to SP-10 standard.

3. Steel Grit. The recyclable abrasive shall be cleaned of all paint, chips, rust, mill scale, and other foreign material after each use, prior to reuse. The cleanliness of the recycled abrasive during use shall be confirmed in accordance with SSPC-AB2. The Contractor shall execute, record, and provide the Engineer results of the nonabrasive residue test, water soluble test, and oil content test daily. The Engineer may be present during this testing. The Contractor shall also execute and provide lead content test results weekly. All equipment used for cleaning abrasive shall be specifically designed for this purpose and accepted by the Engineer.

   The Contractor shall maintain a balance in the size distribution of the abrasive work mix for the duration of the abrasive blasting operations to maintain a uniform profile across the surfaces to be blasted. The work mix shall not be predominantly coarse or fine, and shall be maintained through proper removal of expended abrasive and its timely replenishment.

4. Protection of Newly Painted Surfaces. Throughout abrasive blast cleaning work, care shall be taken to protect newly painted surfaces from the cleaning operations. Tarps, covers, or other devices shall be used to protect new paint from contamination or damage. Contaminated areas of new paint shall be cleaned as necessary prior to the next coat of paint. Damaged paint shall be blast cleaned to the required condition, and then repainted at no additional cost to the State.

5. Vacuuming. After cleaning operations are completed, all debris generated by the cleaning work shall be removed by vacuuming using HEPA-filtered vacuums. A HEPA filter shall be
defined as a filter that is at least 99.97% efficient for particles that are 0.3μm in diameter, or larger.

6. Equipment. All equipment and compressors used in the cleaning operation shall be equipped with filters and traps to prevent moisture, oil, and other contaminants from being deposited on clean surfaces. The air cleanliness shall be verified by the Contractor with the white blotter test in accordance with ASTM D4285 at least once per shift for each compressed air system.

7. Cleaning Area. The area cleaned shall be limited to that which can be cleaned, inspected and prime coated within a 10-hour period. Cleaned areas shall be inspected by the Engineer prior to priming. Areas that exhibit flash rusting or fail to meet the local standard prior to painting shall be re-cleaned to the approved standard at no additional cost to the State.

C. Visual and Project Standards. The Contractor shall prepare at least one project cleaning standard for each representative area on the structure that is being prepared for painting. Multiple standards may be required if the cleaned steel differs significantly from the photographic standards due to surface conditions, or other factors such as distance of the standard from the work area.

The prepared cleaning standard shall conform to SSPC VIS 1, "Guide and Reference Photographs for Steel Surfaces Prepared By Dry Abrasive Blast Cleaning" Pictorial Standard as applicable, and shall be approved by the Engineer before the start of general cleaning work. Each cleaning standard shall be at least 12 x 12 inches in size, and shall be located in an area of the structure that is easily accessible, and approved by the Engineer. The Contractor shall protect the work standard from corrosion and contamination throughout the duration of work by applying a clear coat of polyurethane. At the completion of cleaning work, the cleaning standard shall be cleaned and painted. If the project standard becomes deteriorated, or otherwise ineffective, it shall be reestablished at no additional cost to the State. In case of a dispute over the visual standard, the written standard shall take precedence.

573-3.03 PAINTING. The Contractor shall apply three full coats of new paint and one stripe coat to all surfaces cleaned to SP-10. The paint shall be applied in the following order: primer, intermediate coat, stripe coat, and the finish coat. All steel surfaces within 6 feet of a bridge joint shall receive an additional full coat of intermediate paint.

A. Atmospheric Conditions. Paint shall be applied only if surface and ambient temperatures are greater than or equal to 40°F and rising. Paint shall not be applied when surface or ambient temperatures are greater than 100°F. If the temperature range listed on the manufacturer’s data sheets is more restrictive, the manufacturer’s range shall be used. The use of accelerator additives is prohibited. No paint shall be applied unless the receiving surface is absolutely dry.

Paint shall not be applied when the relative humidity is more than 85% or the surface temperature is less than 5°F above the dew point. If manufacturer’s requirements are more restrictive then they shall be followed. No paint shall be applied during rain or when rain is forecast to occur by the National Weather Service for the project location during painting operations. All painted surfaces shall be protected from direct exposure to rain for the time interval recommended by the paint manufacturer for proper cure. The Contractor shall observe the dew point and humidity restrictions listed on the manufacturer’s data sheets.

If an epoxy coating is exposed to temperatures or humidity conditions outside of the manufacturer’s recommended values prior to cure, all affected surfaces shall be visually examined for greased or oily surfaces which may have formed. The Engineer may require the Contractor to use a commercially available amine blush test kit at locations chosen by the Engineer. If testing indicates the presence of an amine blush or if there is any oily film on the surface, the surfaces shall be cleaned.
and prepared for topcoating in accordance with paint manufacturer’s recommendations at no additional cost to the State.

**B. Paint Mixing.** All paint shall be thoroughly mixed with mechanical mixers in accordance with the manufacturer’s recommendations. After mixing, the bottom of the container shall be free of any unmixed pigment prior to use.

**C. Solvents and Thinners.** Paint may be thinned if recommended by the manufacturer and approved by the Engineer. The primer shall not be thinned such that the resulting VOC level exceeds the maximum allowable limit set by 6 NYCRR Part 205, §205.3 for metallic pigmented coatings. Intermediate and finish paints shall not be thinned such that the resulting VOC level exceeds the maximum allowable §205.3 limit for industrial maintenance coatings. The manufacturer’s data sheets shall advise the Contractor and Engineer of the maximum amount of thinner allowed.

Use of unauthorized thinners, or using excess amounts of thinners is prohibited. Any area where unauthorized or improper amounts of solvents or thinners are used shall be recleaned and repainted at no additional cost to the State. All thinning shall be performed in the presence of the Engineer.

**D. Paint Application.** Painting shall not begin until cleaned surfaces have been inspected and approved by the Engineer. Paint may be applied using spray or brush and roller, unless otherwise indicated by the contract documents. All paint shall be applied so as to produce a uniform, even coating free of runs, sags, drips, ridges, or other defects. Roller nap shall be limited in accordance with the paint manufacturer’s recommendation. Brushes and rollers used to apply the paint must be of a quality to produce a smooth uniform coating without leaving fibers in the coating.

Protection against paint spatter, spillage, wind blown paint, or similar releases of paint shall be provided. Covers, tarps, mesh, and similar materials shall be placed around the work area to protect public and private property, pedestrian, vehicular or marine traffic, all portions of the bridge, highway appurtenances, waterways, and similar surrounding areas and property, upon, beneath, or adjacent to the structure. The use of spray equipment for paint application shall be allowed within containments provided that the aforementioned protection against paint release is provided, all equipment used (including tarps, mesh and similar materials) meets all safety requirements for such enclosed use with paint spraying, and all OSHA requirements for safety and ventilation are met.

**E. Stripe Coat.** A stripe coat shall extend a minimum of 1 inch away from the following surfaces: all welds, rivets, bolts, nuts, edges of plates and structural members, angles, bearings, lattice pieces or other shapes, corners, and crevices. Areas near bridge joints that are to receive an additional coat of intermediate paint shall also receive a stripe coat where necessary as described above. To provide contrast, paint for stripe coating shall be a different color than the receiving surface. The stripe coat shall use the intermediate paint and be applied after the intermediate coat. The stripe coat shall be brush applied without being thinned. The stripe coat will be applied in accordance with the manufacturer’s recommendations, with particular attention to the film thickness, recoat window and cure schedule.

**F. Paint Film Thickness.** Paint shall be applied to produce the specified dry-film thickness as directed by the range listed on the paint manufacturer’s data sheets. The dry-film thickness shall be determined in accordance with SSPC-PA 2, Paint Application Specification No. 2 - *Measurement of Dry Film Thickness with Magnetic Gages*, using a Type 2 fixed probe magnetic gages. Dry film thickness gauges shall be calibrated over a blasted, approved surface on the structure using two NIST traceable shims as described in the “two point calibration adjustment” section of Appendix 2 of SSPC-PA 2. The two shims must be just below and above the recommended thickness range of the prime coat, or the combined thickness of successive coats, as applicable. DFTs of the intermediate and finish coats shall be determined by subtracting the average DFT readings of the previous coat(s).
from the actual DFT reading. An average DFT value shall be recorded and calculated for every 1000 square feet prepared. The average shall be calculated using a minimum of 5 spot measurements as defined by SSPC-PA2. At least one of the spot measurements shall be performed on the bottom face of the bottom flange of stringers, girders or floor beams if these elements are in the work area.

Areas failing to meet the specified minimum dry-film thickness shall be top coated with the same paint to produce the total dry film thickness required. The top coating must be performed within the paint manufacturer’s specified recoat window.

The Engineer may require any area exceeding the manufacturers recommended dry-film thickness to be blast cleaned to the SP-10 condition.

**G. Painting Schedule.** Primer shall be applied to approved, abrasive-blasted surfaces according to section §573-3.02, B. 7 of this specification.

Each area as defined by §573-3.02, B. 7 shall receive an intermediate coat of paint within 72 hours after priming. To prevent intercoat adhesion failure, the topcoat shall be applied within the manufacturer’s recommended recoat window, or 14 days, whichever is shorter. If the contractor fails to topcoat within the specified time period, the surface to be painted shall be cleaned and abraded, in accordance with manufacturer’s recommendations, to ensure adhesion of the following coat at no additional cost.

If the steel has become dirty between coats, the Contractor shall wash the bridge again at no additional cost to the State.

Manufacturer’s recommendations shall be observed for cure to handle, and cure to top coat schedules.

**H. Stenciling.** After the finish coat of paint has cured, the Contractor shall stencil the following information on the inside web of the fascia member, near the BIN plate, unless otherwise directed by the Engineer:

1. Month and year of completion
2. Contract number
3. SP10
4. Name of Paint Manufacturer
5. Name of Contractor
6. Primer, Intermediate, and Finish coat names

The stenciled lettering should be approximately 6 inches in height and be a contrasting paint color to the top coat.

**573-4 METHOD OF MEASUREMENT**

The work under this item will be measured on a lump sum basis per structure.

**573-5 BASIS OF PAYMENT**

The lump sum price bid shall include the cost of all labor, materials, and equipment necessary to satisfactorily complete the work, including the cost of providing protection against damage to public and private property during surface preparation and paint application. Payment for the containment, collection and disposal of dust and paint waste generated by surface preparation work shall be paid for separately.

Progress payments will be based on the percentage of steel cleaned and painted. No more than 60% of the quantity will be paid for surface preparation and priming. The remaining amount will be paid following the satisfactory completion of work.

*Payment will be made under:*

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<td>Structural Steel Painting Field Applied - Total Removal</td>
<td>Lump Sum</td>
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NOTE: mnn denotes a serialized pay item.

SECTION 574 - STRUCTURAL STEEL PAINTING: OVERCOATING AND LOCALIZED

574-1 DESCRIPTION. This work shall consist of pressure washing and power-tool or vacuum-blast cleaning of damaged paint areas and corroded structural steel surfaces, and painting surfaces described in contract documents. See Special Note entitled Structural Painting Details for the description and requirements of serialized items.

574-2 MATERIALS

574-2.01 Paints. Paints shall meet the requirements of §708-02 Structural Steel Paints Class 2 and shall appear on the Department’s Approved List, Structural Steel Paints – Class 2 for localized and overcoat painting, or on the Structural Steel Paints – Class 1 Approved List for localized painting only.

All new paint to be applied to a single structure shall be the same paint system produced by the same manufacturer. The Contractor shall assure this to be the case in the event that multiple paint items are specified on a single structure. This includes both shop and field painted components of the structure.

A. Shelf Life. The shelf life of all components of the coating system shall be a maximum of 12 months from the date of manufacture. The shelf life of factory sealed containers of thinners shall be per manufacturer’s recommendations or 3 years from the date of manufacture, whichever is less, and a maximum of 7 months after the factory seal has been broken. Paint and thinner shall arrive at the work site in new, unopened containers. The label shall include the manufacturer’s name, batch number, color, paint name, and date of manufacture.

B. Paint Storage. Paint in storage shall be protected from damage and maintained in accordance with manufacturer’s recommendations. Paint will be considered in storage if it is onsite for more than 8 hours prior to application.

C. Color. Each single coat of paint shall be a different color and provide substantial contrast with the underlying substrate and previous coats. The color of the finish coat shall be as specified in contract documents. The color of the other coats will at the Contractor’s option.

D. Data Sheets. The Contractor shall supply the Department’s representative with the paint manufacturer’s material safety data sheets for each paint to be applied. The material safety data sheets shall be delivered to the Department’s representative a minimum of five work days prior to beginning of work. The Department’s representative and Contractor shall use the product data sheets posted on the Structural Steel Paints Class 1 or Class 2 Approved List, as applicable.

574-2.02 Water for Washing. Water for pressure washing shall be potable water. Any detergent or soluble salt remover used must receive approval by the paint manufacturer and the Materials Bureau. Water shall not be recycled.

574-2.03 Abrasive for Blast Cleaning. Abrasive material for blast cleaning shall be selected by the Contractor. Silica sand and other types of nonmetallic abrasive containing more than one percent free silica, by weight, will not be allowed. The abrasive blasting shall produce an angular anchor profile suitable for the paint system to be applied.
574-2.04 Paint Inspection Equipment. Prior to the start of work the Contractor shall supply the Engineer with the following specifications and equipment in good working order:

1. One bound copy of the Steel Structures Paining Council surface preparation specification, SSPC SP-1 – Solvent Cleaning.
2. One (1) bound copy of the Steel Structures Painting Council surface preparation specification, SSPC-SP 11 – Power Tool Cleaning to Bare Metal.
3. One (1) bound copy of the Steel Structures Painting Council surface preparation specification, SSPC-SP 10 – Near-White Metal Blast Cleaning.
5. One bound copy of the most current Steel Structures Painting Council pictorial standards, SSPC-VIS 1, Guide and Reference Photographs for Steel Surfaces Prepared by Dry Abrasive Blast Cleaning.
7. One copy of ASTM D4417 Test Methods for Field Measurement of Surface Profile of Blast Cleaned Steel.
9. One Air Thermometer, pocket type, 10°F to 110°F.
10. One noncontact Infrared Thermometer, 10°F to 110°F.
11. One Contact Thermometer, 10°F to 110°F.
12. One Paint Thermometer, 10°F to 110°F.
13. One Magnetic Dry-Film Thickness Gage, Type 2 (as defined per SSPC PA-2), with a display capable of measuring 0 to 60 mils in 0.1 mil increments, with calibration shims.
14. Two Wet-Film Thickness Gages, Prong Type, capable of measuring 1 to 10 mils in 1 mil increments.
16. Profile micrometer with extra coarse replica tape.
All equipment will be returned to the Contractor upon completion of the work.

574-3 CONSTRUCTION DETAILS. Overcoating is defined as treating corroded areas by spot cleaning and applying two coats of primer, followed by applying intermediate and topcoats of paint to all prepared steel surfaces, both cleaned and primed previously corroded areas and cleaned existing intact painted surfaces. Localized cleaning and painting is defined by spot cleaning and applying four coats of paint, including two coats of primer, intermediate and topcoat, to spot-cleaned steel only.

The Contractor shall provide adequate access, suitable lighting, and time for inspections to be made. Any work done while the Engineer has been denied, or restricted from access, shall be recleaned and repainted at no additional cost to the State.

574-3.01 Quality Control Plan. The Contractor shall provide the Engineer a copy of the Contractor's Quality Control (QC) procedures and/or Quality Control Plan (QCP). The QCP describes the minimum QC activities that will be performed by Contractor's QC personnel to ensure compliance. The QCP shall minimally include operating procedures and maintenance records for equipment on site, proof of formal QC training for the Contractor’s QC personnel on site, and daily reports including the following information:

- Compressed Air Cleanliness
- Dry-Film Thickness
- Air Temperature
- Humidity and Dew Point
- Surface Temperature
- Abrasive Cleanliness Checks
• Degree of Cleanliness Achieved
• Surface Profile
• Batch Numbers of Paint Used
• Batch Numbers of Thinner Used
• Mixing According to Specification

The Contractor must provide daily reports to the Engineer upon request. The reports shall be submitted no later than 24 hours following the completion of the days work.

574-3.02 Surface Preparation for Overcoating. Steel surfaces shall be prepared for painting by a combination of pressure washing and power-tool or vacuum-shrouded blast cleaning. Pressure washing of all areas to be painted shall be performed first, followed by power-tool cleaning of areas demonstrating corrosion of the steel substrate to remove all paint, rust, rust scale, and mill scale, as per SSPC SP-11, Power Tool Cleaning to Bare Metal or SSPC SP-10, Near-White Metal Blast Cleaning as applicable. If heavy deposits of rust and scale are present, they shall be removed by hand or power tool prior to pressure washing. Areas of tightly adhered coating to remain shall be abraded to provide an anchor profile for overcoat paint. Large deposits of bird droppings shall be removed prior to pressure washing.

A. Pressure Washing and Solvent Cleaning. All steel surfaces to be painted shall be pressure washed, using an operating pressure range of 1800 to 2000 psi, a minimum flow of 3.5 gal/minute, and a water temperature of 185°F to 200°F. The nozzle shall be held at a distance of 6 to 12 inches from the steel surface. Pressure washing shall only be allowed when ambient air temperatures are greater than 40°F and rising. In no case will pressure washing be conducted when spent wastewater could freeze on roadway or bridge surfaces or in any other way create a hazardous situation. The washing is intended to remove contaminants from the surface, not to remove tightly adhered paint. Oil and grease shall be removed by solvent cleaning as described in SSPC SP1, Solvent Cleaning. The areas shall be pressure washed again following this cleaning.

When the washing is completed, the cleaned surfaces shall be free of dust, dirt, oil, grease, animal waste, salts, and other debris

A containment shall be suspended around and beneath the work area during pressure washing. The containment for pressure washing is intended to capture solid paint chips and other solid debris that may become dislodged from washing operations. Unless otherwise noted, spent wash water will not require collection and will be allowed to fall to the underlying ground or waterway, provided that the other requirements of this specification are met.

Special note, Structural Painting Details, will provide scheduling requirements for washing a structure over a body of water. Spent wash water over a public water supply or the New York City watershed shall be collected and diverted to the adjoining land mass.

If steel surfaces become contaminated or 7 calendar days elapse between washing and abrasive blasting cleaning, they shall be re wrathed at no additional cost to the State.

B. Power Tool Cleaning. Power tools as described in SSPC-SP 11 shall be used to clean corroded steel. Vacuum-shrouded abrasive blasting may be allowed. Steel cleaned using vacuum-shrouded blasters shall be cleaned to SSPC-SP 10.

1. Atmospheric Conditions. No cleaning operations will be conducted under the following conditions:

   The relative humidity exceeds 85%.
   When the substrate is damp or covered by frost.
   The surface temperature is less than 5°F above the dew point.
2. **Steel Cleanliness and Profile.** Surfaces which have become visibly corroded shall be cleaned in accordance with SSPC-SP 11 or SSPC-SP 10, as applicable. Areas where the existing paint has peeled, flaked, blistered, or otherwise become deteriorated shall be cleaned until only sound paint, tightly adherent paint remains. These areas need not be cleaned to SP-11 or SP-10 if the damage does not extend to the steel surface and corrosion of the steel substrate or the mill scale is not evident.

   Equipment used shall produce an anchor profile meeting the manufacturer’s requirements as reported on the manufacturer’s data sheets. The anchor profile shall be measured in accordance with ASTM D4417, Method C.

   Special attention shall be given to the edges of beam flanges, angles and plates, bearings, rivets, the heads of nuts and bolts, structural steel surrounding bridge joints, and similar surfaces that are marginally accessible and difficult to clean.

   The edges of intact paint shall be feathered back and the adjoining paint must be tightly adhered. Ragged or lifting edges on adjoining paint will not be allowed. Adherence will only be considered satisfactory if the adjoining paint is smoothly feathered back, and cannot be removed by lifting with a dull putty knife.

3. **Vacuuming.** The vacuum assembly on all tools shall be capable of containing all visible dust and debris produced by the operation of the cleaning equipment. Air passing through the vacuum assembly shall be exhausted through a HEPA filter. A HEPA filter shall be defined as a filter that is at least 99.97% efficient for particles that are 0.3 µm in diameter, or larger.

4. **Preparation of Remaining Coating.** Areas exhibiting damaged or deteriorated paint not extending to the steel shall be power-tool cleaned to remove all damaged or loosely adhered paint and provide a suitable surface for top coating. Loosely adhered paint will lift when scraped with a dull putty knife.

   After cleaning and feathering edges, all remaining tightly adhered coating shall be abraded. The abrading operation shall not fracture or remove a significant amount of existing coating, only provide surface profile suitable to receive additional coats of paint. The degree of abrasion shall be in accordance with the manufacturer’s recommendations.

   The Contractor shall choose the method of abrasion. No additional payment will be made for the appropriate containment and waste collection required to abrade the surface. Open abrasive blasting to abrade the surface shall require a Class A containment, in accordance with Section 570 Paint Removal Operations. All other methods of abrasion shall minimally require the same level of containment as specified in contract documents for a particular structure.

   If the Contractor chooses a wet-abrasive method for abrasion, the containment must meet the requirements of SSPC – Guide 6, Class 2W. All water and abrasive must be collected and disposed of as hazardous waste.

   All dust, powder, or residual abrasive remaining on the surface after the abrading operation shall be thoroughly removed and the remaining surface clean prior to painting.

5. **Cleaning Area.** The area cleaned shall be limited to that which can be cleaned, inspected and prime coated within a 10 hour period. Cleaned areas shall be inspected by the Engineer prior to priming. Areas that exhibit flash rusting within the 10-hour period or fail to meet the project cleaning standard prior to painting shall be recleaned.

C. **Visual and Project Standards.** The Contractor shall prepare at least one project cleaning standard for each representative area on the structure that is being prepared for painting. Multiple standards may be required if the cleaned steel differs significantly from the photographic standards due to surface conditions, location from work area, or other factors such as distance of the standard from the work area.
The prepared standard shall generally conform to SSPC VIS 3, *Guide and Reference Photographs for Steel Surfaces Prepared by Hand and Power Tool Cleaning* or SSPC VIS 1, *Guide and Reference Photographs for Steel Surfaces Prepared by Dry Abrasive Blast Cleaning*, as appropriate, and shall be approved by the Engineer before the start of general cleaning work. Each cleaning standard shall be at least 12 x 12 inches in size, and shall be located in an area of the structure that is accessible to, and approved by the Engineer. The Contractor shall protect the cleaning standard from corrosion and contamination throughout the duration of work by applying a clear coat of polyurethane. At the completion of cleaning work, the project standard shall be recleaned and painted. If the project cleaning standard becomes deteriorated, or otherwise ineffective, it shall be reestablished at no additional cost to the State. Corroded and deteriorated surfaces that have been cleaned using power tools shall be accepted by visual comparison to the project prepared standard(s) for each structure. In case of a dispute over the visual standard, the written standard shall take precedence.

**574-3.03 Surface Preparation for Localized Cleaning and Painting.** All of the requirements of §574-3.02 shall apply with the exception of abrading the remaining coating. Only tightly adherent existing coating within 6 inches of a power tool cleaned surface shall be abraded.

**574-3.04 Overcoat Painting.** The paint shall appear on the Department’s Approved List, ‘Structural Steel Paints - Class 2’ and be approved for overcoating application.

The Contractor shall apply each coat of paint in the order listed on the Department’s Approved List ‘Structural Steel Paints - Class 2.’

**A. Atmospheric Conditions.** Paint shall be applied only if surface and ambient temperatures are greater than or equal to 40°F and rising. Paint shall not be applied when surface or ambient temperatures are greater than 100°F. If the temperature range listed on the manufacturer’s data sheets is more restrictive, the manufacturer’s range shall be used. The use of accelerator additives is prohibited. No paint shall be applied unless the receiving surface is absolutely dry. Paint shall not be applied when the relative humidity is more than 85% or the surface temperature is less than 5°F above the dew point. If the manufacturer’s requirements are more restrictive they shall be followed. No paint shall be applied during rain.

The Contractor shall observe the dew point restrictions listed on the manufacturer’s data sheets.

If an epoxy coating is exposed to cold temperatures or humid conditions outside of the manufacturer’s recommended values prior to cure, the surface shall be visually examined for greased or oily surfaces which may have formed. The Engineer may also require the Contractor to use a commercially available amine blush test kit in various locations. If testing indicates the presence of an amine blush or if there is any oily film on the surface, the surfaces shall be cleaned in accordance with paint manufacturer’s recommendations at no additional cost to the State.

**B. Paint Mixing.** All paint shall be thoroughly mixed with mechanical mixers in accordance with the manufacturer's recommendations. After mixing the bottom of the container shall have no unmixed pigment.

**C. Solvents and Thinners.** Paint may be thinned if recommended by the manufacturer and approved by the Engineer. The primer, if classified as metallic pigmented, shall not be thinned such that the resulting VOC level exceeds the maximum allowable limit set by 6 NYCRR Part 205, §205.3 for metallic pigmented coatings. All other coats of paint shall not be thinned such that the resulting VOC level exceeds the maximum allowable §205.3 limit for industrial maintenance coatings. Use of unauthorized thinners, or using excess amounts of thinners is prohibited. Any area where unauthorized solvents or thinners are used shall be recleaned and repainted at no additional cost to the State. All thinning shall be performed in the presence of the Engineer.
D. Paint Application. Painting shall not begin until cleaned surfaces have been inspected and approved by the Engineer. Paint may be applied using spray, brush, or roller, unless otherwise indicated by the contract documents or prohibited by the paint manufacturer. All paint shall be applied so as to produce a uniform, even coating, free of runs, sags, drips, ridges or other defects. Roller nap shall be limited in accordance with the paint manufacturer’s recommendation. Areas exhibiting trapped fiber or bristles shall be rejected. Prepared areas that exhibited damaged paint not extending to the steel substrate shall receive two coats of paint: intermediate and finish coat.

Complete protection against paint spatter, spillage, wind-blown paint, or similar releases of paint shall be provided. Covers, tarps, mesh, and similar materials shall be placed around the work area to protect public and private property, pedestrian, vehicular, marine, or other traffic, all portions of the bridge, highway appurtenances, waterways, and similar surrounding areas and property, upon, beneath, or adjacent to the structure. The use of spray equipment for paint application shall be allowed within containments provided that the aforementioned protection against paint release is provided, all equipment used (including tarps, mesh and similar materials) meets all safety requirements for such enclosed use with paint spraying, and all OSHA requirements for safety and ventilation are met.

E. Paint Film Thickness. Paint shall be applied to produce the specified dry-film thickness (DFT) as directed by the range listed on the paint manufacturer’s data sheets. The dry-film thickness shall be determined in accordance with SSPC-PA 2, Paint Application Specification No. 2 - Measurement of Dry Film Thickness with Magnetic Gages, using a Type 2, fixed-probe magnetic gages. Dry film thickness gauges shall be calibrated over a cleaned, approved surface on the structure using two NIST traceable shims as described in the “two point calibration adjustment” section of Appendix 2 of SSPC-PA 2. The two shims must be just below and above the recommended thickness range of the prime coat, or the combined thickness of successive coats, as applicable.

DFTs of the all coats applied subsequent to the primer shall be determined by subtracting the average DFT readings of the previous coat(s) from the actual DFT readings. An average DFT value shall minimally be recorded and calculated for every 1000 square feet prepared. The average shall be calculated using a minimum of 5 spot measurements as defined by SSPC-PA2. At least one of the spot measurements shall be performed on the bottom face of the bottom flange of stringers, girders or floor beams if these elements are in the work area.

Areas failing to meet the specified minimum dry-film thickness shall be top coated with the same paint to produce the total dry film thickness required. The top coating must be performed within the paint manufacturer’s specified recoat window.

The Engineer may require any area exceeding the manufacturers recommended dry film thickness to be cleaned to the SSPC-SP 11 or SSPC-SP 10 condition.

F. Painting Schedule. Primer shall be applied as per §574-3.02, B.5 of this specification. The second coat of primer shall be applied within 72 hours of the application of the initial prime coat.

The intermediate coat shall be applied within 72 hours of prime coating of the areas as defined by §574-3.02, B.5. All areas of adherent existing paint to be overcoated shall receive the intermediate coat within 72 hours of that area’s cleaning operation.

To prevent intercoat adhesion failure, top coat must be applied within the manufacturer’s recommended recoat window, or 14 days, whichever is shorter. If the contractor fails to recoat within the specified time period, the surface to be painted shall be cleaned and abraded in accordance with manufacturer’s recommendations. This work shall be done at no additional cost to the State.

If the steel has become dirty between coats, the Contractor shall wash the bridge again at no additional cost to the State.
574-3.05 Painting for Localized Cleaning and Painting. The paint shall appear on the Department’s Structural Steel Paints – Class 1 Approved List, or Structural Steel Paints – Class 2 Approved List and be approved for localized application.

The Contractor shall apply each coat of paint in the order listed on the Department’s Approved List. All of the requirements of §574-3.04 shall apply with the exception of area painted. Only areas that have been cleaned shall be painted. Paint shall not extend more than 6 inches beyond all power-cleaned areas.

574-4 METHOD OF MEASUREMENT

574-4.01 Overcoating - Lump Sum. The work under this item will be measured on a lump sum basis, per structure.

574-4.02 Overcoating - Square Feet. The measurement of this item will include the area requiring overcoating, measured to the nearest whole square feet.

574-4.03 Localized - Square Feet. The quantity to be measured will be in square feet of area of steel cleaned and painted, measured the nearest whole square feet.

574-5 BASIS OF PAYMENT

The lump sum price bid shall include the cost of all labor, materials, and equipment necessary to complete the work, including the cost of providing protection against damage to public and private property during pressure washing and paint application. Payment for the containment, collection and disposal of dust and paint waste generated by surface preparation work shall be paid for separately.

Progress payments will be based on the percentage of steel cleaned and painted. 60% of the quantity will be paid for surface preparation and priming. The remaining amount will be paid following the satisfactory completion of work.

Payment will be made under:

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<td>574.03</td>
<td>Structural Steel Painting: Localized</td>
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NOTE: mnnn denotes a serialized pay item.

SECTION 575 (VACANT)

SECTION 576 - BRIDGE DRAINAGE SYSTEM

576-1 DESCRIPTION. This work shall consist of furnishing and placing scuppers, drainage troughs and downspout systems for bridge drainage as shown on the plans and in accordance with the specifications.

576-2 MATERIALS

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<th>Specification</th>
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<tbody>
<tr>
<td>Cast Iron Scuppers</td>
<td>ASTM A48M, Class 30 and 715-05</td>
</tr>
<tr>
<td>Fabricated Steel Scuppers (Except Gratings)</td>
<td></td>
</tr>
<tr>
<td>Plates or Bars</td>
<td>ASTM A36 and 715-01^</td>
</tr>
<tr>
<td>Tubes</td>
<td>ASTM A500, Grade B'</td>
</tr>
<tr>
<td>Headed Concrete Anchor Studs</td>
<td>ASTM A108, Grade 1015 or 1020</td>
</tr>
<tr>
<td>Grating Plates and Bars</td>
<td>ASTM A36, A242, or A572, and 715-01^</td>
</tr>
</tbody>
</table>
Bolts and Cap Screws  
ASTM A307 Grade A

Drainage Troughs (PVC)  
705-11

Steel For Erection of Trough  
ASTM A575, Grades 1015 and 1020

Bars\(^2\) (A1, A2) and Plates\(^2\) (B1, B2, C1 and C2)  
ASTM A307

Rods (fully threaded) and Bolts\(^3\)  
ASTM A47/A47M, Grade 32510 and 715-09

Clamps, Malleable Iron  
ASTM A47/A47M, Grade 32510 and 715-09

Ductile Iron Downspout Pipe and Pipe Fittings  
ASTM A377 (ANSI 21.51)\(^4\)

Pipe Couplings\(^5\) (Ductile Iron or Malleable Iron)  
ASTM A536 or A47/A47M Grade 32510

Hoppers  
ASTM A36 and 715-01

Pipe Brackets and Supports  
ASTM A575, Grade 1015 and 1020

Anchors  
GSA FS-S-325 Group I, Type I, Class I

Nuts and Bolts\(^6\)  
ASTM A307

PVC Downspout Pipe, Fittings and Solvent Cement  
706-15

Protective Cover (Cellular Polystyrene)  
706-16

NOTES:
1. In addition to the requirements of 715-01, Structural Steel, the Contractor will be required to furnish the Deputy Chief Engineer (Structures), two (2) certified copies of the records of the chemical analysis of the steel.
2. Bars shall be 5/8 inch diameter. Plates shall be 2 x 1/4 inch.
4. All pipe shall be groove cut around the full pipe circumference at both ends. The grooves shall be radius cut in accordance with AWWA C606. The grooves shall be such that a keyed housing clamp coupling shall fit into them. The grooves shall be such that a keyed housing clamp coupling shall fit into them. Unless otherwise approved, all pipe bends (elbows) shall be of the long radius type.
5. All couplings shall be gasketed, double keyed, housing clamps designed to lock and seal the joint between two grooved pipes, or fittings, when the housing clamp is bolted and tightened in place. The gasket shall be a molded or extruded compound of Butyl or EDPM, suitable for water service.
6. Galvanized in accordance with the requirements of 719-01. Nuts and bolts shall be galvanized in accordance with 719-01, Type II.

576-3 CONSTRUCTION DETAILS

576-3.01 Fabrication

A. Shop Drawings. Shop drawings will not be required for scuppers, drainage troughs or downspout systems.

B. Welding

1. Fabricated Steel Scuppers, Gratings. Welding shall conform to the provisions of the SCM. Weld inspection shall be done in accordance with the requirements of the SCM but radiographic testing will not be required. All groove welds shall be complete joint penetration groove welds unless otherwise approved by the DCES.

2. Drainage Troughs. Field Welding (by heat) of the polyvinyl chloride trough material shall not be allowed without written permission of the Deputy Chief Engineer (Structures).

C. Galvanizing
1. **Scuppers and Troughs.** Galvanizing shall conform to the requirements of §719-01, Galvanized Coatings and Repair Methods. Galvanizing shall be done after all welding and fabrication is completed.

2. **Bolts, Fully Threaded Rods and Nuts.** All bolts and rods shall have a ANSI B1.13M Class 6H thread. All galvanized nuts shall have a standard oversize tap to allow for the galvanizing on the bolts, rods and nuts.

D. **Gratings.** Gratings for Types B1 and B2 scuppers shall have a full and even bearing on the underlying surface.

E. **Basis of Acceptance.** Scuppers, drainage troughs and downspouts shall be accepted at the work site by the Engineer-in-Charge upon certification of the manufacturer that the materials used and fabrication procedure employed conform to the requirements of section 576. The Engineer may reject any scupper, drainage trough or downspout system which, in his opinion, exhibits poor quality or workmanship.

576-3.02 Erection of Downspout Systems

A. **General**

1. **Pipe Installation.** The pipe shall be laid true to line and grade as shown on the plans or as directed by the Engineer, with joints close and even, so that a true and even surface of invert will be made over the joints throughout its entire length. Horizontal pipe shall be installed so that the minimum slope shall not be less than 1:50. Pipe shall be placed in accordance with the requirements of this specification unless special methods are called for on the plans or in the itemized proposal.

2. **Field Testing.** Prior to the acceptance of the structure by the Department, the downspout system should be flushed out and tested to insure that it is flowing at full capacity. Any obstruction in the downspout system preventing the free flow of drainage or its operation at full capacity shall be removed to the complete satisfaction of the Engineer.

B. **Ductile Iron Downspouts**

1. **Pipe Supports.** Supports for horizontal piping shall be spaced 5 feet maximum. Supports for vertical piping shall be spaced 6 feet maximum.

2. **Pipe Joints.** All joints in pipe, except when encased in concrete, shall be made with groove type couplings. Pipes encased in concrete shall have joints formed in accordance with the pipe manufacturer's recommendations.

3. **Painting.** All metal embedded in concrete shall not be painted. All other metallic portions of the downspout system shall be painted in the field in accordance with the requirements of the contract documents. Color shall be as shown on the plans.

C. **PVC Downspouts and Protective Insulator**

1. **Pipe Joints.** PVC pipe joints shall be sealed in the following manner: All necessary cuts shall be square and clean from burrs. Mating surfaces of pipe and fittings shall be cleaned with methyl ethyl ketone or acetone prior to solvent cement application. The solvent cement shall be
applied as recommended by the manufacturer. The pipe and fitting should be joined with a twisting motion to distribute cement uniformly. The solvent cement manufacturer's recommendations for cure time shall be followed.

2. **Protective Insulator.** The protective insulator shall be attached to the pipe in such a manner so as to prevent its dislodgement as the concrete is placed. Suitable methods would include taping the joints with a weather resistant tape or bonding with a non-metallic substance.

3. **Form Wire.** The PVC pipe and its protective insulator shall be held in place by form wire in such a manner as to provide sufficient lateral support to prevent movement as the concrete is placed.

4. **Vibrator.** Particular caution shall be taken to prevent the vibrator from striking the pipe and its protective insulator during the placing of concrete.

### 576-4 METHOD OF MEASUREMENT

576-4.01 **Scuppers.** Payment will be made at the unit price bid for each type of scupper furnished and placed as shown on the plans and in accordance with the specifications.

576-4.02 **Drainage Troughs.** The trough shall be measured as the number of feet measured along the center line of each polyvinyl chloride section, furnished and placed as shown on the plans and in accordance with the specifications.

576-4.03 **Downspout System.** The downspouts will be measured as the number of feet measured along the center line of pipe between the extreme outer limits of downspouts, including hoppers, furnished and placed as shown on the plans and in accordance with the specifications.

### 576-5 BASIS OF PAYMENT

576-5.01 **Scuppers.** The unit price bid for each type of scupper shall include the cost of furnishing all labor, equipment and materials necessary to set the scupper to its proper line and grade. No additional payment will be made for furnishing and placing the grating for the Type B1 or B2 scupper.

576-5.02 **Drainage Troughs.** The unit price bid per foot shall include the cost of furnishing all labor, materials and equipment necessary to erect the trough and its threaded rod supports as indicated on the plans.

576-5.03 **Downspout System**

   **A. General.** The unit price bid per foot shall include the cost of furnishing all labor, materials and equipment necessary to erect the pipe and pipe fittings, pipe supports, hoppers, nuts, bolts, washers, to provide cleanouts if indicated on the plans, straps to cap and plug the pipe if necessary, and to replace cracked or otherwise defective material necessary to complete the work.

   **B. Ductile Iron Downspouts.** The unit price bid per foot shall also include the cost of furnishing and placing pipe hangers and brackets, grooved type couplings and paint.

   **C. PVC Downspouts and Protective Insulator.** The unit price bid per foot shall also include the cost of furnishing and placing the protective insulator and all adaptor fittings required at the juncture of PVC Pipe and Ductile Iron Pipe.
D. Excavation. All required excavation will be paid for under pay item 206.02 Trench and Culvert Excavation and 206.04 Trench and Culvert Excavation - O.G.

Payment will be made under:

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<tr>
<th>Item No.</th>
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<th>Pay Unit</th>
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<tbody>
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<td>576.01</td>
<td>Scuppers (Type A)</td>
<td>Each</td>
</tr>
<tr>
<td>576.02</td>
<td>Scuppers (Type B)</td>
<td>Each</td>
</tr>
<tr>
<td>576.10</td>
<td>Drainage Trough</td>
<td>Foot</td>
</tr>
<tr>
<td>576.2001</td>
<td>Downspout System (Ductile Iron)</td>
<td>Foot</td>
</tr>
<tr>
<td>576.21</td>
<td>Downspout System (PVC)</td>
<td>Foot</td>
</tr>
<tr>
<td>576.2201</td>
<td>Downspout System (Ductile Iron and PVC)</td>
<td>Foot</td>
</tr>
</tbody>
</table>

SECTION 577 (VACANT)

SECTION 578 - BONDED CONCRETE OVERLAY FOR STRUCTURAL SLABS

578-1 DESCRIPTION. Prepare the surfaces that will be in contact with slab reconstruction concrete and place slab reconstruction concrete. Prepare the structural slab surface and place a Class E, bonded concrete overlay.

578-1.01 Scope. Concrete removal work will be paid for under the appropriate item(s). Minimum thickness of the overlay concrete is 3 inches. Include the cost of any grade changes necessitated by this requirement in the unit bid price for overlay concrete.

578-1.02 Definitions

A. Overlay Concrete. Class E Concrete placed over existing and slab reconstruction concrete.

B. Slab Reconstruction Concrete. Concrete placed completely around the exposed top mat of bar reinforcement. Slab reconstruction concrete will be Class D for Method 1 and Class E for Method 2, as described in §578-1.03 Placement Methods.

578-1.03 Placement Methods.

A. Method 1 - Separate Placement. Place Class D slab reconstruction concrete and Class E overlay concrete separately.

B. Method 2 - Integral Placement (Optional). When 100% of the top mat of bar reinforcement is exposed or when all of the following conditions are satisfied, Class E overlay concrete and Class E slab reconstruction concrete may be placed in a single lift.

1. The area of the exposed top mat of bar reinforcement is 5% or less of the placement area, per span.
2. No individual area of the exposed top mat of bar reinforcement exceeds 25 sf.
3. No dimension of any area of the exposed top mat of bar reinforcement exceeds 6 feet.

578-2 MATERIALS. All material listed under §557-2.

578-3 CONSTRUCTION DETAILS.

578-3.01 Blast Cleaning. §584-3.02
578-3.02 Preplacement Wetting. §584-3.03

578-3.03 (Vacant)

578-3.04 Handling and Placing Concrete. §584-3.05

578-3.05 Construction Joints. §584-3.07

578-3.06 Finishing and Curing Slab Reconstruction Concrete - Separate Placement. §584-3.09

578-3.07 Finishing Bonded Concrete Overlay. §557-3.07

578-3.08 Curing Bonded Concrete Overlay. §557-3.11 with the following: Cure concrete with wet burlap for 7 days. Provide uniform continuous wetting until concrete curing is complete. The wet burlap and curing cover option is not allowed.

578-3.09 Opening to Traffic. Traffic is allowed only after completion of the required curing period.

578-3.10 Defective or Damaged Concrete. §584-3.08

578-4 METHOD OF MEASUREMENT. For placements with 100% exposure of the top mat of bar reinforcement, the number of square feet of slab reconstruction concrete will be equal to the number of square feet of overlay concrete.

For placements with less than 100% exposure of the top mat of bar reinforcement, measure slab reconstruction concrete prior to overlay concrete placement.

A. Method 1- Separate Placement. Measure slab reconstruction concrete as the number of square feet of Class D slab reconstruction concrete placed. Measure overlay concrete as the number of square feet of plan area of Class E overlay concrete placed.

B. Method 2- Integral Placement (Optional). Measure slab reconstruction concrete as the number of square feet of Class E slab reconstruction concrete placed. Measure overlay concrete as the number of square feet of plan area of Class E overlay concrete placed.

578-5 BASIS OF PAYMENT. Include the cost of all labor, materials and equipment necessary to complete the work in the unit bid price.

Payment will be made under:

<table>
<thead>
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<td>Overlay Concrete, Class E – Type 1 Friction</td>
<td>Square Foot</td>
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<tr>
<td>578.1202nn</td>
<td>Overlay Concrete, Class E – Type 2 Friction</td>
<td>Square Foot</td>
</tr>
<tr>
<td>578.1203nn</td>
<td>Overlay Concrete, Class E – Type 3 Friction</td>
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</tr>
<tr>
<td>578.1209nn</td>
<td>Overlay Concrete, Class E – Type 9 Friction</td>
<td>Square Foot</td>
</tr>
<tr>
<td>578.1300nn</td>
<td>Slab Reconstruction Concrete, Class D or E</td>
<td>Square Foot</td>
</tr>
</tbody>
</table>

NOTE: nn denotes a serialized pay item.

SECTION 579 - STRUCTURAL SLAB RECONSTRUCTION PREPARATION
579-1 DESCRIPTION. The work shall consist of initially preparing an existing structural slab for reconstruction. Generally, this work shall entail the removal of concrete to the depths, and at the locations, required by the contract documents.

579-1.01 Structural Slab Scarification

A. This work shall consist of removing the top surface of structural slab concrete. Removal shall be done by scarification to the following limits, unless a greater depth is indicated on the plans:

- Minimum of 1/4 inch
- Maximum of 1/2 inch

B. After scarification, if a structural slab survey is required, the surface to be surveyed shall be cleaned sufficiently to allow the survey to be taken. The Engineer will determine if the surface is cleaned sufficiently to allow performance of the necessary delamination and potential survey tests.

C. All removed materials shall be transported from the work site and disposed of or disposed of in an area on the job site approved by the Engineer.

579-1.02 Exposure of Reinforcing Bars

A. Definitions

1. Bar Mat. That combination of transverse and longitudinal reinforcing steel placed with the structural slab to absorb stresses. Structural slabs generally contain two bar mats; an upper mat and a lower mat.

2. Upper Mat. That bar mat closest to the existing top surface of the structural slab. Only the upper mat is relevant to this work, except in localized areas.

3. Localized Area. An area where full depth removal and subsequent patching will be done as part of this work. For the work of this section a localized area shall not exceed 25 sf. The sum of the localized areas shall comprise no more than five percent (5%) of the structural slab area to be prepared.

B. The work shall consist of structural concrete removal from the periphery of the upper mat reinforcing bars to provide a minimum clearance of 1 inch between the reinforcing bar surface and the remaining concrete surface. In addition, the Engineer may order the removal of other concrete. (Refer to 579-3, Construction Details).

C. All work performed under the requirements of this subsection shall not extend beyond a plane which is 5 inches below the original top of slab, except for localized areas.

D. Removed materials shall be disposed of in accordance with 579-1.01B.

579-2 MATERIALS

<table>
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<tr>
<th>Material</th>
<th>Code</th>
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<tbody>
<tr>
<td>Class A Concrete</td>
<td>501²</td>
</tr>
<tr>
<td>Quilted Covers (for curing concrete)</td>
<td>711-02</td>
</tr>
<tr>
<td>Plastic-Coated Fiber Blankets (for curing)</td>
<td>711-03</td>
</tr>
</tbody>
</table>

NOTES:
1. 501, Class D Concrete, may be substituted at no extra cost.
2. For quantities of 5 cy of total project placement, or less, automatic batching equipment will not be required.

579-2.01 Equipment

A. Power Operated Scarifier. The specific equipment the Contractor proposes to use shall be approved by the Engineer prior to use. Power bush hammers, or other impact type devices which indent or pulverize the surface shall not be allowed under any circumstances.

B. Pneumatic Hammers and other equipment. These shall be subject to the Engineer’s approval prior to use. Pneumatic hammers shall meet the requirements of §580-3.02

C. Other Equipment. All other equipment proposed for use shall be approved by the Engineer prior to actual employment in the work.

579-3 CONSTRUCTION DETAILS. The Contractor shall exercise care during the execution of the work to avoid damaging or loosening material that is to remain. All damage caused by the Contractor’s operations to material that is to remain shall be repaired, or the material replaced as determined by the Engineer. All repair and replacement work shall be done in a manner satisfactory to the Engineer.

579-3.01 Structural Slab Scarification. Scarification of designated areas shall be accomplished with a power operated scarifier. Inaccessible areas will be scarified with pneumatic hammers.

579-3.02 Reinforcing Bar Exposure

A. Concrete shall be removed from the uppermost reinforcing bars of the structural slab to the limits designated by §579-1.02B. The Contractor may remove concrete, to the designated minimums, from around both sets of bars in the upper mat.
B. If concrete is removed only from the periphery of the uppermost bar, removal shall be done in accordance with those details indicated on the plans.
C. If the Contractor chooses to remove concrete from the periphery of both bars of the upper mat, or if the Engineer determines that:
   • The lower bar is corroded; OR
   • The concrete around the lower bar is deteriorated; OR
   • Delamination extends to the level of, or below, the lower bar; OR
   • The lower bar is debonded;

then the concrete shall be removed from the periphery of the lower bar in accordance with the details indicated on the plans.
D. At locations where deteriorated concrete extends beyond the minimum removal limits, the Engineer will order its removal. The Engineer will be the sole determiner of what constitutes deteriorated concrete. This ordered removal shall be part of this work, except that removal of deteriorated concrete below the limit established by §579-1.02C, shall be part of this work only within the limits of localized areas.
   Locations where concrete is removed beyond minimum limits, lacking specific orders from the Engineer directing such removal, will be designated as damage locations. All damage locations shall be repaired in a manner satisfactory to the Engineer, at no additional cost to the State.
E. At localized areas, the Engineer may order concrete removal below the plane established by §579-1.02C. When such removal reaches the uppermost bar of the lower reinforcing bar mat, removal shall be continued until full depth removal is achieved.
F. Care shall be exercised when removing concrete to avoid damaging reinforcement, or other materials, which are to remain in place. Reinforcing steel damaged by the Contractor’s operations shall be replaced...
with new reinforcing steel of the same size, appropriately spliced. Reinforcing steel splices shall be made in accordance with the details shown on the plans. Other materials designated to remain in place, which are damaged by the Contractor's operations, shall also be replaced.

579-3.03 Full Depth Patches. Refer to the details indicated on the plans.

A. Immediately prior to placing new concrete, the reinforcing bars and the edges of the existing structural slab, which will be in contact with new concrete, shall be blast cleaned. Forms shall be drawn tightly. Preparation and formwork shall be approved by the Engineer prior to any concrete placement. “After blast cleaning has been accepted, thoroughly wet the structural slab surface and all porous surfaces to be in contact with new concrete for at least 12 hours immediately prior to placement. Remove all standing water with oil-free compressed air, and protect the surface from drying, so the concrete remains in a saturated surface dry condition when placing bonding grout.

B. Concrete shall be placed and consolidated in accordance with the requirements of §555-3.04. The uppermost surface of the concrete patch shall be level with the highest of the surrounding prepared surfaces. The uppermost surface shall be intentionally roughened. The Engineer may require that a coarse textured drag be used on the plastic concrete surface.

C. Concrete shall be cured, in a manner approved by the Engineer, for a minimum of 72 curing hours prior to any other concrete placement work in contact with the curing concrete. A curing hour is defined as any hour, starting from the hour of placement, during which the ambient air temperature at the concrete surface remains at, or above 45°F as measured by a recording thermometer. Curing shall be done by means of quilted covers (§711-02), or plastic coated fiber blankets (§711-03). Quilted covers, if used, shall be kept wet during the entire curing period. The use of curing compounds shall not be allowed.

579-3.04 Hydrodemolition Equipment. Hydrodemolition equipment, if approved by the Engineer, shall be subject to the following:

A. Water Filtration and Disposal. At least two weeks prior to the employment of any hydrodemolition equipment, the Contractor shall submit to the Engineer, for approval, a comprehensive plan for the filtration and disposal of hydrodemolition water.

This plan shall ensure, to the extent practical, that all debris particles will be removed from hydrodemolition water, prior to its being introduced into any lake, river, stream, or any drainage system which empties into a lake, river or stream.

The Contractor is specifically notified that use of the existing bridge drainage system for hydrodemolition water disposal will not be permitted.

B. Water Retention. Hydrodemolition water shall be prevented from running onto, or over all portions of the project site not immediately subject to hydrodemolition work. In addition, the Contractor shall provide shielding, acceptable to the Engineer, that protects traffic and prevents all debris from escaping the immediate work location. A comprehensive plan for accomplishing these requirements shall be submitted to the Engineer, for approval, at least two weeks prior to the beginning of any hydrodemolition work.

The Contractor is specifically notified that use of the existing bridge drainage system, for this purpose, will not be permitted.

The plan for this work may be submitted as part of the requirements of §579-3.04A.

C. Adherence. Once approved, the water filtration and disposal, as well as the water retention plans shall be strictly adhered to by the Contractor. Should the Engineer determine that these plans are not being followed as approved, the Contractor will be required to immediately cease work until the conditions are rectified in a manner satisfactory to the Engineer.
Should the Contractor fail to rectify the situations to the Engineer's satisfaction, the Engineer may, with the concurrence of the D.C.E.C., require the Contractor to use equipment other than hydrodemolition equipment.

No extension of time will be granted, nor will any additional compensation be granted, for either the ceasing of work, or the substitution of equipment, if either one is required as a result of the Contractor's failure to follow the approved plans.

**D. Debris Removal.** All debris shall be removed quickly enough to prevent rebonding of the debris to the concrete surface. All debris which rebonds shall be removed in a manner satisfactory to the Engineer at no cost to the State.

Material designated to be left in place, which is damaged by rebonded debris removal work, shall be repaired in a manner satisfactory to the Engineer at no cost to the State.

### 579-4 METHOD OF MEASUREMENT

**579-4.01 Structural Slab Scarification.** The work will be measured as the number of square feet stated in the Estimate of Quantities shown on the plans. Except to allow for progress payments, no field measurements will be taken. Field measurements for progress payments shall not exceed the Estimate of Quantities figure.

**579-4.02 Reinforcing Bar Exposure.** The work will be measured as the number of square feet of concrete removed. Quantities will be determined from field measurements.

**579-5 BASIS OF PAYMENT.** The unit price bid per square foot shall include the cost of all labor, materials and equipment necessary to complete the work. No additional payment will be made for removals, repairs or replacements made necessary due to the Contractor's operations.

**579-5.01 Reinforcing Bar Exposure.** The unit price bid per square foot shall include the cost of all labor, material and equipment necessary to perform full depth patching in localized areas. Full depth concrete removal, and full depth patching, in excess of the limits established for localized areas will be paid for as extra work.

**Payment will be made under:**

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<th>Pay Unit</th>
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<td>Structural Slab Scarification</td>
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<tr>
<td>579.02</td>
<td>Reinforcing Bar Exposure</td>
<td>Square Foot</td>
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</table>

### SECTION 580 - STRUCTURAL CONCRETE REMOVAL

**580-1 DESCRIPTION.** The work shall consist of removal of structural concrete from structural concrete elements, steel supported structural slabs (with and without shear connectors), concrete approach slabs, concrete bridge pylons, concrete from structural steel members, and other concrete removal indicated on the plans or ordered by the Engineer. All removed material shall become the property of the Contractor and shall be removed from the work site. All work shall be done where indicated on the contract plans or where ordered by the Engineer.

**580-1.01 Removal of Structural Concrete.** All concrete shall be removed to a pay line shown on the plans, or to sound surface as determined by the Engineer.

Reinforcing bars and miscellaneous material shall be removed as part of this work unless the contract plans or the Engineer specifically direct otherwise. Surfaces from which structural concrete has been
removed shall be cleaned, except that surfaces not designated to come in contact with new concrete placements, need not be cleaned.

580-1.02 Removal of Concrete Bridge Pylons. Reinforcement left exposed due to the removal of the pylon shall also be removed. Surfaces exposed by the removal of the pylon shall be brought even with the neat lines of the structure, and repaired.

580-1.03 Removal of Steel Supported Structural Slab (with and without Shear Connectors). All materials, carried by the supporting steel members of the superstructure, shall be removed unless the plans specifically indicate removal under another item or that the material is to remain in place.

In the case of structural slab removal where shear connectors are present the Contractor has the following options:
- Retain and reuse the existing shear connectors. OR
- Remove existing shear connectors; replace with new stud shear connectors.

580-1.04 Removal of Concrete from Structural Steel Members. Concrete removed as part of this work shall be understood to be portland cement concrete of any nature (e.g. shotcrete), as well as portland cement mortar. In addition, any material used directly or indirectly to anchor the concrete in place shall also be understood to be concrete as it pertains to this work.

580-2 MATERIALS. Materials used in this work shall conform to the following requirements:

- Stud Shear Connectors 709-05
- Mortar Sand 703-03
- Epoxy Resin System 721-01
- Epoxy Polysulfide Grout 721-03
- Sandblasting Sand No. 40 Boiler Slag Grit or No. 2 Sandblast Sand

580-3 CONSTRUCTION DETAILS

580-3.01 General. Care shall be exercised in removing concrete so as not to damage material designated to remain in place. Reinforcement designated to remain in place shall be cleaned in a manner satisfactory to the Engineer.

Saw cutting of concrete shall be performed only where indicated on the contract plans or where ordered by the Engineer.

All concrete surfaces which require cleaning, after the concrete removal has been performed, shall be thoroughly blast cleaned, or abraded by other mechanical means satisfactory to the Engineer. After blast cleaning, the surface shall be air-blown or vacuum cleaned. Air-blowing may be used on vertical or overhead surfaces. Vacuum cleaning will be required for all other surfaces.

For any structural concrete removal item, where a hammer size limitation is specified on the plans or in the specification, the Engineer-in-Charge may order the Contractor to use a lighter hammer than that specified, if, in his opinion, the hammer being used is destroying concrete that should remain. A hammer heavier than that specified may be used if written permission is secured from the Deputy Chief Engineer (Structures).

580-3.02 Removal of Structural Concrete. Chipping hammers shall weigh no more than 45 lbs with the bit and muffler removed. The hammer shall deliver no more than 1600 blows per minute. The Contractor shall provide the Engineer information from the hammer manufacturer that these requirements are not exceeded. The air pressure used to power the hammer shall not exceed 110 psi measured at the air compressor. An air pressure gauge in proper working condition shall be provided. Only sharp chisel
point bits, a minimum of 2 inches wide, shall be used. All bits determined by the Engineer to be dull shall be sharpened or replaced. If the Engineer determines that the Contractor's operations are resulting in damage to concrete that is to remain, the Contractor shall make immediate corrections. These corrections shall include the use of a lighter chipping hammer if so ordered by the Engineer.

580-3.03 Removal of Concrete Bridge Pylons. Pylons shall be removed to a plane approximately 1/4 inch above the supporting concrete surface. All reinforcement, exposed by the pylon removal, shall be removed to the depth shown on the contract plans. However, the depth shall be a minimum of 1 inch below the final finished concrete surface. The remainder of the pylon shall be brought flush with the supporting concrete surface either by bush hammer or other finishing methods approved by the Engineer.

All holes in the final finished concrete surface, left as a result of reinforcement removal, as well as any other depressions shall be filled with epoxy mortar. The epoxy mortar shall be comprised of three parts mortar sand to one part of any of either §721-01, or §721-03. Measurement shall be by volume.

Mortar sand shall be absolutely dry immediately prior to being mixed with any epoxy system. All holes and depressions shall be fully cleaned and thoroughly dried immediately prior to the addition of the epoxy mortar.

580-3.04 Removal of Steel Supported Structural Slab. If existing shear connectors are present and the Contractor elects to remove them, the new stud shear connectors shall be furnished and installed as indicated on the contract plans. Existing shear connectors shall be removed by oxygen cutting. The remaining cut surface shall be 1/4 to 3/8 inch from the surface of the main material. Oxygen cutting shall be performed in such a manner that the main material is not damaged. The remaining cut surface need not be ground or finished in any manner unless required by the contract documents. New stud shear connectors shall be installed in accordance with the provisions of the SCM, Section 7, Part C.

All unpainted structural steel surfaces exposed by concrete removal, against which new concrete will be subsequently placed, shall be cleaned sufficiently to ensure proper bond between the steel and concrete. Cleaning methods shall be chosen by the Contractor. Cleaning results shall be satisfactory to the Engineer.

580-3.05 Removal of Concrete from Structural Steel Members. Structural steel members shall have all concrete removed from their surfaces. It will not be necessary to remove the concrete to such an extent that bare steel is exposed. However, the concrete must be removed to such an extent that subsequent cleaning operations will remove any concrete residue. The Engineer shall be the sole judge as to whether or not the concrete has been sufficiently removed under the terms of this subsection.

Portions of concrete may be anchored by material welded to the structural steel member. Under the foregoing circumstances the welds shall be ground flush with the steel surface.

Care shall be taken to insure that the structural steel members are not damaged due to the Contractor's operations. Should a structural steel member be damaged due to the Contractor's operations, the Engineer shall be the sole judge as to whether or not the structural steel member may be in need of repair. Should the Engineer decide that repair may be in order, notification shall be made to the DCES who shall make the final determination. The DCES determination will be one of the following:

No repair is necessary.

Repair is necessary. In this case, the DCES shall determine the method(s) of repair. The Contractor shall perform all repair work in strict accordance with the DCES instructions.

Replacement of the structural steel member is necessary. In this case, the DCES shall determine the material(s) and method(s) of replacement. The Contractor shall perform the replacement work in strict accordance with the DCES instructions.

The DCES will make every effort to render the necessary determinations without appreciable delay. However, all expenses caused by any delay attributable to the time required for the DCES to render those determinations, shall be borne by the Contractor.
Any required repair, or replacement of structural steel members performed under the terms of this subsection, shall be done at the expense of the Contractor.

Chipping hammers shall meet the requirements of §580-3.02.

580-4 METHOD OF MEASUREMENT

580-4.01 Removal of Structural Concrete. The work shall be measured as the actual number of cubic yards of concrete removed and disposed of.

580-4.02 Removal of Concrete Bridge Pylons. The work shall be measured as the number of concrete bridge pylons removed and disposed of.

580-4.03 Removal of Steel Supported Structural Slab (with and without shear connectors); Removal of Concrete Approach Slabs. The work will be measured as the number of square feet of structural slab removed and disposed of. Measurement will be taken in the field without any deductions for openings unless otherwise indicated on the contract plans.

580-4.04 Removal of Concrete from Structural Steel Members. The work will be measured as the number of linear feet of structural steel member from which all the concrete indicated to be removed by the plans, has been removed. The distance shall be measured along the longitudinal axis of the member.

580-5 BASIS OF PAYMENT

580-5.01 Removal of Structural Concrete. The unit price bid per cubic yard shall include the cost of all labor, materials and equipment necessary to complete the work.

580-5.02 Removal of Concrete Bridge Pylons. The unit price bid for removal of each concrete bridge pylon shall include the cost of all labor, materials and equipment necessary to complete the work.

580-5.03 Removal of Steel Supported Structural Slab (with and without shear connectors); Removal of Concrete Approach Slabs. The unit price bid per square foot shall include the cost of all labor, materials and equipment necessary to complete the work.

580-5.04 Removal of Concrete from Structural Steel Members. The unit price bid per linear foot shall include the cost of all labor, material and equipment necessary to complete the work.

Conditions and work for which compensation will not be made, are noted under §580-3.04.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>580.01</td>
<td>Removal of Structural Concrete</td>
<td>Cubic Yard</td>
</tr>
<tr>
<td>580.02</td>
<td>Removal of Steel Supported Structural Slab (with shear connectors)</td>
<td>Square Foot</td>
</tr>
<tr>
<td>580.03</td>
<td>Removal of Steel Supported Structural Slab (without shear connectors)</td>
<td>Square Foot</td>
</tr>
<tr>
<td>580.04</td>
<td>Removal of Concrete Approach Slab</td>
<td>Square Foot</td>
</tr>
<tr>
<td>580.11</td>
<td>Removal of Concrete Pylons</td>
<td>Each</td>
</tr>
<tr>
<td>580.21</td>
<td>Removal of Concrete from Structural Steel Members</td>
<td>Foot</td>
</tr>
</tbody>
</table>

SECTION 581 - REMOVAL OF BRIDGE OVERLAYS

581-1 DESCRIPTION. The work shall consist of the removal and disposal of bridge overlays, reinforcement, if present, and any miscellaneous materials encountered, as shown on the contract plans.
§581

581-2 MATERIALS. Not specified.

581-3 CONSTRUCTION DETAILS. Not specified.

581-4 METHOD OF MEASUREMENT. The work shall be measured by the area of bridge overlay, removed and disposed of. The quantities will be determined from field measurements.

581-5 BASIS OF PAYMENT. The unit price bid per square foot shall include the cost of furnishing all labor and equipment to complete the work.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>581.01</td>
<td>Removal of Bituminous Concrete Overlay (Bridge)</td>
<td>Square Foot</td>
</tr>
<tr>
<td>581.02</td>
<td>Removal of Cement Concrete Overlay (Bridge)</td>
<td>Square Foot</td>
</tr>
</tbody>
</table>

SECTION 582 - REMOVAL AND REPLACEMENT OF STRUCTURAL CONCRETE

582-1 DESCRIPTION. The work shall consist of the removal and disposal of unsound structural concrete from an existing structure and its replacement with new structural concrete, or an approved patching material, as indicated on the contract plans, or as ordered by the Engineer. All work shall be done at the locations indicated on the contract plans, or where ordered by the Engineer.

All miscellaneous materials, not including bar reinforcement, encountered during the removal of unsound structural concrete, shall be removed and disposed of unless otherwise indicated on the contract plans, or ordered by the Engineer.

582-2 MATERIALS. Materials used in this work shall conform to the following requirements:

| Vertical and Overhead Patching Material | 701-08 |
| Water | 712-01 |
| Quilted Covers (for curing) | 711-02 |
| Plastic Coated Fiber Blankets (for curing) | 711-03 |
| Membrane Curing Compound | 711-05 |
| Admixtures | 711-08 |

582-2.01 Replacement Concrete. Concrete shall be Class A or Class D concrete for structures. It shall conform to the requirements of Section 501 - Portland Cement Concrete - General.

582-2.02 Vertical and Overhead Patching Material. The patching material used shall be a brand that appears on the Department's Approved List.

582-3 CONSTRUCTION DETAILS

582-3.01 Repair Determinations. The choice of replacement material will be indicated on the plans, determined by the Engineer, or determined by the contractor. The Contractor's determinations shall be made in accordance with the criteria of this subsection, and only in the absence of directions from the plans, or the Engineer. The Contractor's determinations shall be approved by the Engineer prior to the actual performance of the work.

A. Horizontal or Essentially Horizontal Locations. Class A, Class D or Class DP concrete shall be used. Class A concrete shall be placed only at locations where removal depths average
greater than 5 inches. Class D concrete shall be placed only at locations where removal depths average between 1 ½ and 5 inches. Class D or DP may be used for pedestal repairs when access is limited and where placement dimensions are greater than 1½ inches but do not exceed 12 inches. Average depth shall be determined by a measurement procedure acceptable to the Engineer.

**B. Vertical or Essentially Vertical Locations.** Class A concrete, Class D concrete, or approved patching material shall be used. Concrete classes shall be restricted to the depth limitations noted for horizontal locations. Patching material shall be placed at locations where removal depths average between 1/2 and 1 1/2 inches. Average depths shall be determined by a measurement procedure acceptable to the Engineer.

**C. Overhead.** Class A, Class D or approved patching material shall be used when formwork is provided. Concrete classes shall be restricted to the depth limitations noted for horizontal locations. Approved patching material may be used without formwork provided lift thicknesses do not exceed 1 inch. Anchoring devices shall be used when patching material is used for repair depths of 1½ inches or greater.

**D. Pockets.** Locations, within locations of 1 1/2 inches in average depth or less, which exceed this average depth, shall be filled with Class A, or Class D, concrete in accordance with the limitations outlined under horizontal locations.

**582-3.02 Removal of Unsound Concrete.** All unsound concrete shall be removed to a sound surface as determined by the Engineer. If called for on the plans, the existing concrete shall be saw-cut to obtain a straight joint between the existing concrete and the new material. Care shall be exercised while removing the unsound concrete so as not to damage materials which are to remain in place. Exposed reinforcement remaining in place shall be cleaned in accordance with the requirements of §584-3.02A. Chipping hammers shall meet the requirements of §580-3.02.

**A. Removal for Concrete Replacement.** The minimum depth of removal shall be the greater of the following:
- A depth no less than 1 1/2 inches from the rear most point of reinforcement to sound concrete.
- The depth necessary to reach sound concrete.

Should the removal depth exceed 6 inches, the Engineer may order supplementary anchoring as part of the replacement procedure. The sides of the cavity shall be made at a slight angle, so that the width of the base of the cavity is greater than the opening at the surface, thereby providing a key.

**B. Removal for Patching material Replacement.** Feather edges shall not be permitted. The minimum patch depth shall be 1/2 inch as measured from the theoretical plane of the original concrete surface.

**582-3.03 Preparation of Surface**

A. All surfaces receiving new material shall be blast cleaned in accordance with the requirements of §584-3.02.
B. Bar reinforcement shall be placed at the location indicated on the plans, and at all additional locations determined by the Engineer.
C. Existing reinforcement, which, in the Engineer's opinion, has lost significant section, shall be repaired in a manner satisfactory to the Engineer.
D. Bar placement, and bar repair work directed by the Engineer will be paid for separately.

**582-3.04 Placement.** Air clean the surface with oil-free compressed air. After the surface preparation has been accepted, every effort should be made to thoroughly wet the concrete surface, and all porous surfaces to be in contact with new concrete, for 12 hours. This may be accomplished by continuous
wetting with soaker hoses or the use of burlap/burlene/etc. where moisture can be maintained. If, in the opinion of the Engineer, conditions or the situation prohibits this, then the surfaces should be wetted for as long as possible. Surfaces must be wetted by a means acceptable to the Engineer using potable water.

The Contractor shall remove any puddles of free standing water with oil-free compressed air, and protect the surfaces from drying, so the existing concrete remains in a clean, saturated surface dry condition until placement of the new concrete. No material shall be placed if the ambient air, or concrete surface temperature is at, or below 45°F.

A. Concrete Placement. All concrete placements shall be in accordance with the applicable requirements of the following subsections:

555-3.02, 555-3.03A, 555-3.04, 555-3.06, 555-3.07, 555-3.08.

If formwork configuration, or clearances between formwork, steel and existing concrete are such that Class A, or D, concrete cannot be placed without voids, or honeycombing, the Contractor may, with the Engineer's permission, use an approved high range water reducer to increase the concrete's workability. Approved high range water reducers appear on the Department's Approved List.

The high range water reducer shall be added at the work site only and shall be dispersed uniformly throughout the plastic concrete. The Engineer shall approve the Contractor's dispersal methods and devices prior to their actual use.

The high range water reducer shall be added only after the concrete has reached the proper slump and contains the required quantity of air. No more than two additions of the admixture shall be made, and the manufacturer's maximum dosage rate shall not be exceeded. After the admixture has been added, the concrete shall be mixed an additional 30 revolutions. The second admixture addition shall be made only after the 30 revolutions required for the first addition have been completed. It is the responsibility of the Contractor to ensure that concrete slump does not exceed 9 inches, and air content remains within specification requirements. Plastic concrete mixes failing to meet the foregoing requirements will be subject to rejection. Replacement will be done at the Contractor's expense.

The Engineer may allow high range water reducer to be added at the concrete batching facilities. Consideration for this procedure will be undertaken only after the Contractor has clearly demonstrated the capability of providing concrete which meets the requirements of this subsection.

B. Vertical and Overhead Patching Material Placement. Patching material shall be prepared in accordance with the directions provided by the manufacturer. The Engineer shall be given two copies of the manufacturer's printed instruction at least two weeks prior to the start of all patching work. This shall include the mixing proportions and the mixing method. The manufacturer's literature shall be consulted for surface preparation and priming instructions. The material shall be troweled on in layers, the thickness of which depends on the material consistency and the location and profile of the surface to which it is applied. However, lift thickness in excess of 1 inch will not be permitted without the use of anchoring devices or formwork at overhead locations. Special curing procedures are generally not required, except under conditions of high heat, low humidity, or strong winds, as defined by the manufacturer. The manufacturer should be consulted for specific curing procedures under these adverse conditions.

582-3.05 Form Removal. Form removal shall be in accordance with §555-3.09 with the following exception:

Forms shall be removed from thin concrete placements 24 curing hours after placement has been completed unless the Engineer determines the concrete is not strong enough to withstand damage. For purposes of this subsection, a thin concrete placement begins at the outermost surface of the new concrete and generally terminates at, or before, the midpoint of the main reinforcing steel. Concrete may be removed and replaced completely around one or two main reinforcing steel members to a depth no greater
than 1 inch from the innermost surface of those members and still be considered a thin concrete placement. Main reinforcing steel members include reinforcing bars, but not spiral reinforcement or stirrups. Curing procedures shall be implemented immediately upon form removal.

582-3.06 Curing. Curing shall be performed according to the following:

A. Concrete. This shall be done in accordance with §555-3.08.

B. Vertical and Overhead Patching Material Curing. Manufacturer's recommendations for curing shall be followed for the patching material applications.

582-4 METHOD OF MEASUREMENT

582-4.01 Removal of Structural Concrete - Replacement with Class A Concrete. Measurement shall be made as the number of cubic yards of concrete placed where indicated on the contract plans, or where ordered or approved by the Engineer.

582-4.02 Removal of Structural Concrete - Replacement with Class D Concrete. Measurement shall be made as the number of square feet repaired as indicated on the contract plans, or where ordered or approved by the Engineer.

582-4.03 Removal of Structural Concrete - Replacement with Vertical and Overhead Patching Material. Measurement shall be made as the number of square feet of the plane projection of the repaired area as indicated on the contract plans, or where ordered or approved by the Engineer. Measurement shall be made prior to the placement of patching material.

582-5 BASIS OF PAYMENT

582-5.01 Removal of Structural Concrete - Replacement with Class A Concrete. The unit price bid per cubic yard shall include the cost of furnishing all labor, materials and equipment necessary to complete the work, except that bar reinforcement removal and replacement shall be paid for separately. Progress payments will be made in accordance with §582-5.04.

582-5.02 Removal of Structural Concrete - Replacement with Class D Concrete. The unit price bid per square foot shall include the cost of furnishing all labor, materials and equipment necessary to complete the work, except that bar reinforcement removal and replacement shall be paid for separately. Progress payments will be made in accordance with §582-5.04.

582-5.03 Removal of Structural Concrete - Replacement with Vertical and Overhead Patching Material. The unit price bid per square foot shall include all labor, materials and equipment necessary to complete the work. Progress payments will be made in accordance with §582-5.04.

582-5.04 Progress Payments. Progress payments will be made when the concrete removal is completed. Payment will be made at the unit price bid for 50% of the quantity removed. The balance of the quantity will be paid upon completion of the work.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>582.05</td>
<td>Removal of Structural Concrete - Replacement with Class A Concrete</td>
<td>Cubic Yard</td>
</tr>
<tr>
<td>582.06</td>
<td>Removal of Structural Concrete - Replacement with Class D Concrete</td>
<td>Square Foot</td>
</tr>
<tr>
<td>582.07</td>
<td>Removal of Structural Concrete - Replacement with Vertical and</td>
<td></td>
</tr>
</tbody>
</table>
SECTION 583 - SHOTCRETE

583-1 DESCRIPTION

583-1.01 Work. The work shall consist of removal and disposal of unsound structural concrete and replacement with shotcrete where indicated in the contract documents and where ordered by the Engineer. The Contractor has the option of using either the Dry Mix Process or the Wet Mix Process.

583-1.02 Definitions

A Shotcrete. This is mortar conveyed through a hose and pneumatically projected at high velocity onto a surface.

B. Dry Mix Process. This is a process in which the dry cement-sand mixture is carried by compressed air to the nozzle where water is injected and the resulting mixture is jetted from the nozzle at high velocity onto the surface to be shotcreted.

C. Wet Mix Process. This is a process in which all the ingredients including water are thoroughly mixed and then jetted from the nozzle at high velocity onto the surface to be shotcreted.

D. Delivery System. This consists of the nozzle, water ring or air ring, and any necessary valves, connected to the delivery hose.

583-2 MATERIALS. Materials used in this work shall conform to the following requirements:

<table>
<thead>
<tr>
<th>Item</th>
<th>Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Portland Cement, Types 1 or 2</td>
<td>701-01</td>
</tr>
<tr>
<td>Concrete Sand</td>
<td>703-07</td>
</tr>
<tr>
<td>Water</td>
<td>712-01</td>
</tr>
<tr>
<td>Wire Fabric For Concrete Reinforcing1</td>
<td>709-02</td>
</tr>
<tr>
<td>Expansion Bolt Anchors</td>
<td></td>
</tr>
<tr>
<td>Hook Bolts Inserted in Expansion Bolt Anchors</td>
<td></td>
</tr>
<tr>
<td>Quilted Covers (for curing)</td>
<td>711-02</td>
</tr>
<tr>
<td>Plastic Coated Fiber Blankets</td>
<td>711-03</td>
</tr>
<tr>
<td>Membrane Curing Compound</td>
<td>711-05</td>
</tr>
<tr>
<td>GSA FF-S-325,Group III,Type 1 or Group VIII,Type 1</td>
<td></td>
</tr>
</tbody>
</table>

NOTE. The wire fabric shall be galvanized in accordance with ASTM A641M regular coatings. The wire fabric shall be fabricated from No. 12 wire spaced 2 inches (nominal) in each direction or No. 10 wire spaced 3 inches (nominal) in each direction. Wire used shall have a minimum yield strength of 35 ksi.

583-2.01 Equipment

A. Batching and Mixing Equipment. The mixing equipment shall be capable of thoroughly mixing the materials in sufficient quantity to maintain placing continuity.

B. Air Supply. The compressor shall be of adequate capacity to maintain a sufficient, constant nozzle velocity for all parts of the work while simultaneously operating a blow pipe for cleaning away rebound. The air hose shall be equipped with a filter to prevent any oil or grease from contaminating the shotcrete.

C. Delivery Equipment
1. **Dry Mix Process.** The delivery equipment shall be capable of delivering a continuous, smooth, uniformly mixed material to the nozzle. The nozzle shall be equipped with a water ring and valve to permit adjustment of the water. The water added to the dry mix material at the nozzle shall be maintained at a pressure at least 16 psi greater than the air pressure. The nozzle shall be capable of delivering a conical discharge stream.

2. **Wet Mix Process.** Only pneumatic-feed type of delivery equipment will be allowed. Positive displacement type of equipment will be allowed pending a qualification test prior to the beginning of the work, which will also be the qualification test for the operator. The nozzle shall be equipped with an air ring for injecting compressed air into the material flow.

**583-2.02 Qualification Test.** If encasement of reinforcing bars is required, this test shall be performed to qualify the shotcrete operator and the equipment, prior to beginning work. Each shotcrete operator shall be qualified by constructing a 2 x 2 foot test panel fabricated to duplicate the project shotcreting. Reinforcement shall be placed in the panel to provide a minimum 1 inch (front and rear) embedment and be of the same size and spacing encountered in the structure. Panels shall be shot in the vertical, horizontal, and overhead positions as expected to be encountered. After setting, the test panel shall be broken open in a manner approved by and in the presence of the Engineer, to verify the reinforcement embedment. If voids are discovered, the work shall not proceed; additional panels shall be constructed until results acceptable to the Engineer are achieved. Small non-interconnected voids, as determined by the Engineer, shall not constitute failure.

Additional qualification panels will be required whenever, in the opinion of the Engineer, the shotcrete operation significantly changes.

**583-3 CONSTRUCTION DETAILS**

**583-3.01 Preparation of Surfaces.** All unsound concrete shall be removed until there are no offsets in the cavity which would cause an abrupt change in thickness, except for a transition from above to below reinforcement. Minimum 1/2 inch square shoulders shall be left at the perimeter of the cavity. The final cut surface shall be sound and properly shaped. The sound surface shall be blast cleaned. Abrasive material used for blastcleaning shall contain no more than one percent free silica by weight. Air clean the surface with oil-free compressed air. After the surface preparation has been accepted, every effort should be made to thoroughly wet the concrete surface and all porous surfaces to be in contact with new concrete for 12 hours. This may be accomplished by continuous wetting with soaker hoses or the use of burlap/burlene/etc. where moisture can be maintained. If in the opinion of the Engineer conditions or the situation prohibits this then the surfaces should be wetted for as long as possible. Surfaces must be wetted by a means acceptable to the Engineer using potable water. The Contractor shall remove any puddles of free standing water with oil-free compressed air, and protect the surfaces from drying, so the existing concrete remains in a clean, saturated surface dry condition until placement of the new concrete.

<table>
<thead>
<tr>
<th>Thickness of Placement</th>
<th>Underside &amp; Vertical Surfaces Nominal Size and Spacing</th>
<th>Topside Nominal Size and Spacing</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>1/4 dia. @ 18 ctrs.</td>
<td>1/4 dia. @ ctrs. 24</td>
</tr>
<tr>
<td>4</td>
<td>3/8 dia. @ 24 ctrs.</td>
<td>3/8 dia. @ ctrs. 36</td>
</tr>
<tr>
<td>5</td>
<td>3/8 dia. @ 21 ctrs.</td>
<td>3/8 dia. @ ctrs. 36</td>
</tr>
<tr>
<td>6</td>
<td>3/8 dia. @ 20 ctrs.</td>
<td>3/8 dia. @ ctrs. 36</td>
</tr>
<tr>
<td>7</td>
<td>3/8 dia. @ 18 ctrs.</td>
<td>3/8 dia. @ ctrs. 36</td>
</tr>
<tr>
<td>8</td>
<td>1/2 dia. @ 23 ctrs.</td>
<td>1/2 dia. @ ctrs. 36</td>
</tr>
</tbody>
</table>

**TABLE 583-1 SIZE AND SPACING OF HOOK-TYPE BOLTS (inches)**

NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
No material shall be placed if the ambient air, or concrete surface temperature is at, or below 45°F.

Reinforcement may consist of either existing reinforcing bars or welded galvanized wire fabric, depending on the conditions and shall be clean and free from loose mill scale, loose rust, oil or other coatings that interfere with bonding.

Chipping hammers shall meet the requirements of §580-3.02.

Sufficient clearance shall be provided around the reinforcement to permit complete encasement with sound shotcrete. The minimum clearance between the reinforcement and the form or other backup material shall be 1 inch.

Where the chipped area is equal to or less than 2 inches in depth, the use of wire fabric or mechanical concrete anchors will not be required except for overhead surfaces. Where the chipped areas are overhead, and are 1 inch in depth or greater, galvanized wire fabric and mechanical concrete anchors shall be used. Mechanical concrete anchors shall be placed as required by Table 583-1.

Where the chipped area is over 2 inches in depth and existing bar reinforcement is available, galvanized wire fabric shall be attached to the bars with tie wires. If existing bar reinforcement is not available, wire fabric shall be installed by means of mechanical concrete anchors in accordance with the requirements of Table 583-1.

Wire fabric shall be cut in sheets of the proper size and shall be carefully bent in such a manner as to follow closely the contours of the areas to be repaired. The wire fabric shall be securely tied to the hook-type bolts or the reinforcing bars.

Where sheets meet, they shall be lapped a minimum of 4 inches and shall be securely fastened together.

Expansion bolt anchors shall be placed in holes drilled in the existing concrete surface to the diameter and depth recommended by the manufacturer of the expansion bolt anchors. Hook-type bolts of the proper length shall be inserted and securely attached to the expansion bolt anchors so as to provide a positive connection to sound concrete.

Where the chipped area is 6 inches or greater in depth, the Contractor shall place galvanized wire fabric in layers 4 inches apart.

Where it is necessary to place more than one layer of galvanized wire fabric in an area to be repaired, the innermost layer shall be covered by a shotcreting prior to the installation of the next outermost layer.

Existing reinforcement which has lost significant section shall be repaired in a manner satisfactory to the Engineer as extra work.

583-3.02 Preparation of Materials

A. General. The sand shall be measured either by volume or weight, by means of batch boxes approved by the Engineer, or in a proportioning plant approved in accordance with section 501, Portland Cement Concrete - General. Wheelbarrows or shovels will not be permitted for measuring. The same source of sand shall be used throughout each structure.

B. Dry Mix Process. Dry mix shotcrete shall be composed of one part of cement to three to four and one-half parts of sand.

Prior to mixing, the moisture content of the sand shall be between 3 and 6%. The sand shall be dampened or dried as required to bring the moisture within these limits.
A wetting agent approved by the Engineer may be used at the Contractor's option in the dry mix process. Sand-cement mixtures shall be applied within 75 minutes of the time the sand initially contacts the cement. Sand-cement mixtures which exceed the 75 minute limit shall not be incorporated in the work. They shall be disposed of in a manner acceptable to the engineer.

C. Wet Mix Process. Wet mix shotcrete shall be composed of one part of cement to three parts of sand. The cement, sand and water shall be premixed to a desired consistency and in accordance with §501-3.03, Handling, Measuring and Batching Materials, and §501-3.04, Concrete Mixing, Transporting and Discharges - General Requirements.

583-3.03 Placement

A. Weather. Shotcrete shall not be applied during any precipitation which is of sufficient intensity to cause the placed shotcrete to run. Shotcrete shall not be placed during a wind that disrupts the nozzle spray.

Shotcrete shall not be applied when the ambient air temperature is below 45°F unless it is placed in accordance with §555-3.08C.2., Provision of External Heat. Receiving surfaces shall be heated to, and maintained at, approximately 45°F by a method approved by the Engineer before shotcreting operations begin. Under no conditions shall shotcrete be applied against surfaces upon which any frost adheres.

B. Application. Before starting to shoot, precautions shall be taken to protect property in the area. Adjacent construction, openings, shrubbery, and all areas that might be discolored or damaged by rebound, cement, water or dust must be covered with tarpaulins or plastic sheets to protect them from damage.

When projecting the shotcrete, the stream of flowing materials shall be directed from the nozzle as nearly at a right angle as possible to the surface being treated, and shall be held uniformly at the same distance, less than 5 feet away from the surface at all times. Manufacturer's recommendations shall be followed. The size of the nozzle shall be consistent with the manufacturer's recommendation for the maximum size of the sand used. The use of rebound material shall not be permitted.

Shotcrete on vertical and overhead surfaces shall be built up in 3/4 inch maximum layers to prevent sloughing in heavy applications. Succeeding layers shall be applied just prior to the initial set to maintain a good bond.

When encasing reinforcing steel, the stream from the nozzle shall be directed at an angle so as to fill the space behind the bars. An air jet shall be used to blow out any rebound ahead of the application of shotcrete. Should any such deposit of sand rebound be covered with shotcrete, it shall be cut out and removed by the Contractor without compensation.

Ground wires may be installed to establish the thickness and surface planes of the shotcrete build up. Both horizontal and vertical ground wires may be installed at corners and offsets not clearly established by exterior corners of walls, column or beam corners, and other locations. They may also be used as screed guides. Eighteen or 20 gage hard steel piano wire is recommended for this purpose. Ground wires shall be tight and true to line, and placed in such a manner that they may be further tightened.

C. Quality Control

1. Test Panels. This test shall be used to determine the physical quality of the shotcrete and shall be performed immediately before shotcreting operations begin, after each additional 100 sf, and immediately after operations are ended.
The test panels shall be 12 inches square, 3/4 inch thick plywood boards with galvanized mesh (1/2 inch square openings) strips projecting 4 inches attached around the perimeter of the board. The boards shall be erected horizontally, vertically, or overhead, depending on the anticipated shooting positions. The shotcrete operator shall completely fill the test panel, after which it shall be screeded or cut with a trowel such that it contains a 4 inches uniform depth of shotcrete. The test panels shall then be covered with wet quilted covers or wet polyethylene-coated blankets; put in a shaded, protected place; kept wet and cured for a minimum of seven days. The test panels shall be sent to the Department of Transportation's Materials Bureau for testing at fourteen days. Cores will be drilled from the panels and compressive strengths at fourteen days will be reported to the Engineer. Additional information on the conditions of the shotcrete such as sand pockets, voids, and laminations will also be reported with the strength results.

2. Coring. The Contractor shall take a core, at a location determined by the Engineer, from each structural element, such as pier, abutment, arch, etc., to verify acceptability of reinforcement encasement. Cores which do not contain reinforcing bars will not be used to determine encasement acceptability. If interconnected voids are found, the structural element represented by that core shall be rejected. All rejected shotcrete shall by repaired or replaced at the Contractor's expense. Repair methods shall be proposed by the Contractor for approval by the Engineer. The Contractor may take additional cores at locations approved by the Engineer to establish the limits of rejected work. The additional coring shall not jeopardize the design integrity of the structural element. If additional cores are not taken, all work on that structural element shall remain rejected. Core holes shall be patched with an applicable concrete repair material from the Approved List.

D. Finishing. The natural gun finish will be sufficient unless the plans call for one of the following finishes:

1. Screed Finish. After the surface has taken its initial set, excess material outside the forms and ground wires shall be sliced off with a sharp-edged cutting screed. After screeding, the ground wires shall be removed.

2. Broom Finish. This type of finish may be applied after screeding.

3. Flash Coat Finish. This is a thin surface coating containing finer sand than normal, and the application nozzle is held well back from the work. This finish shall be applied to the surface as soon as possible after screeding.

Any of the remaining three types of finish may be applied following flash coat:

   a. Wood Float Finish. This gives a granular finish.
   
   b. Rubber Float Finish. This gives a coarse finish.
   
   c. Steel Trowel Finish. This gives a very smooth finish.

E. Curing. Curing shall be in accordance with §555-3.08, Curing, and the following modifications:

- All curing covers shall be pre-wet and kept wet during the entire curing period in a manner satisfactory to the Engineer.
- Curing compounds shall be applied twice. The second application shall be done when the first application has become tacky. The second application shall be done at a right angle to the first application. The rate of each application shall be that given in §555-3.08A.
583-4 METHOD OF MEASUREMENT. The quantity to be paid for under this item will be the number of square feet of finished shotcrete installed. Measurement will be taken as the plane projection of the finished surface. Measurement shall be made prior to the placement of shotcrete.

583-5 BASIS OF PAYMENT. The unit price bid per square foot shall include the cost of furnishing all labor, materials and equipment necessary to complete the work.

583-5.01 Removal of Structural Concrete - Replacement with Shotcrete. No Reinforcement Bar Encasement. The unit price bid per square foot shall include the cost of furnishing all labor, materials and equipment necessary to complete the work.

583-5.02 Removal of Structural Concrete - Replacement with Shotcrete, Reinforcement Bar Encasement. The unit price bid per square foot shall include the cost of furnishing all labor, materials and equipment necessary to complete the work, except that replacement of deteriorated reinforcement shall be paid for separately. Payment shall not be made until cores verify acceptability.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
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<tbody>
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<td>Removal of Structural Concrete</td>
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<tr>
<td></td>
<td>- Replacement with Shotcrete, No Reinforcement Bar Encasement</td>
<td>Square Foot</td>
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<tr>
<td>583.03</td>
<td>Removal of Structural Concrete</td>
<td>Square Foot</td>
</tr>
<tr>
<td></td>
<td>- Replacement with Shotcrete, with Reinforcement Bar Encasement</td>
<td>Square Foot</td>
</tr>
</tbody>
</table>

SECTION 584 - SPECIALIZED OVERLAYS FOR STRUCTURAL SLABS

584-1 DESCRIPTION. Prepare the surfaces that will be in contact with slab reconstruction concrete and place slab reconstruction concrete. Prepare the structural slab surface and place a specialized concrete overlay.

584-1.01 Scope. Concrete removal work will be paid for under the appropriate item(s). Minimum thickness of overlay concrete is 1 1/2 inches. Include the cost of any grade changes necessitated by this requirement in the unit bid price for overlay concrete. Use only one type of overlay concrete on any one structure.

584-1.02 Definitions

**A. Class DP Concrete.** A homogeneous mixture of portland cement, fly ash, microsilica admixture, fine and coarse aggregates, air entraining agent, set retarding water reducing admixture and water.

**B. Microsilica Concrete.** A homogeneous mixture of portland cement, microsilica admixture, fine and coarse aggregates, air entraining agent, high range water reducing admixture and water.

**C. Overlay Concrete.** Concrete placed over existing and slab reconstruction concrete. Overlay concrete will be Microsilica concrete for Method 1 and Method 2, and Class DP concrete for Method 3, as described in 584-1.03 Placement Methods.

**D. Slab Reconstruction Concrete.** Concrete placed completely around the exposed top mat of bar reinforcement. Slab reconstruction concrete will be Class D or Class DP concrete for Method 1,
Microsilica concrete for Method 2, and Class DP concrete for Method 3, as described in 584-1.03 Placement Methods.

E. Positive-tie-downs. Anchors drilled into the structural slab and connected to reinforcing steel.

584-1.03 Placement Methods.

A. Method 1 - Separate Placement. Place Class D or Class DP slab reconstruction concrete and Microsilica overlay concrete separately. Use only one type of slab reconstruction concrete on each placement.

B. Method 2 - Integral Placement of Microsilica Concrete (Optional). When all of the following conditions are satisfied, Microsilica overlay concrete and Microsilica slab reconstruction concrete may be placed in a single lift:
- The area of the exposed top mat of bar reinforcement is 5% or less of the placement area, per span.
- No individual area of the exposed top mat of bar reinforcement exceeds 25 sf.
- No dimension of any area of the exposed top mat of bar reinforcement exceeds 6 feet.

C. Method 3 - Integral Placement of Class DP Concrete (Optional). When 100% of the top mat of bar reinforcement is exposed, Class DP overlay concrete and Class DP slab reconstruction concrete may be placed in a single lift.

584-2 MATERIALS

584-2.01 General. All materials listed in §557-2 with the following:

A. Air Entraining Admixture. §711-08 with the following: For Microsilica concrete, use only a vinson resin-based air entraining agent.

B. Microsilica Admixture

1. Follow the requirements of §501-2 and §501-3.01.
2. Samples will be taken in accordance with Materials Method 9.1M and Materials Procedure 90.1.
3. Blended Portland Cement, §701-03 (Type SF) may also be used for the Portland cement/microsilica portion of the Class DP and the Microsilica Concrete designed mix.

C. (Vacant)

584-2.02 Manufacture of Class DP Concrete

A. Proportioning. The initial ingredient proportions, except for admixtures, are given in TABLE 584-1.

B. Handling, Measuring and Batching. Follow the requirements of §501-3.02 and §501-3.03, except that water reduction must be accomplished using only a water-reducing and retarding admixture (§711-08, ASTM Type D). If a microsilica slurry is used, include the slurry water as mix water.

| TABLE 584-1 MIX CRITERIA - CLASS DP CONCRETE |
Cement Content (lb/cy) | 536
---|---
Fly Ash Content (lb/cy) | 145
Microsilica Content (lb/cy) | 44
Sand Percent Total Aggregate (solid volume) | 45.8
Designed Water/Total Cementitious Content | 0.4
Desired Air Content (%) | 7.5
Allowable Air Content (%) | 6.0 - 9.0
Desired Slump (inches) | 4
Allowable Slump (inches) | 2 - 5
Type of Coarse Aggregate Gradation | CA 1

**NOTE:** The criteria are given for design information and the data is based on a fine aggregate modulus of 2.80 and a CA1 coarse aggregate gradation. Adjust the mixture proportions using actual fineness modulus and bulk specific gravities (saturated surface dry for aggregates). Compute the adjustments according to Department instructions.

### 584-2.03 Manufacture of Microsilica Concrete

**A. Proportioning.** The initial ingredient proportions except for admixtures are in **TABLE 584-2**.

<table>
<thead>
<tr>
<th>TABLE 584-2 MIX CRITERIA - MICROSIlica CONCRETE</th>
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<tbody>
<tr>
<td>Cement Content (lb/cy)</td>
</tr>
<tr>
<td>Microsilica Content (lb/cy)</td>
</tr>
<tr>
<td>Sand Percent Total Aggregate (solid volume)</td>
</tr>
<tr>
<td>Designed Water/Total Cementitious Content</td>
</tr>
<tr>
<td>Desired Air Content (%)</td>
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<tr>
<td>Allowable Air Content (%)</td>
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<tr>
<td>Desired Slump (inches)</td>
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<tr>
<td>Allowable Slump (inches)</td>
</tr>
<tr>
<td>Type of Coarse Aggregate Gradation</td>
</tr>
</tbody>
</table>

**NOTE:** The criteria are given for design information and the data is based on a fine aggregate modulus of 2.80 and a CA1 coarse aggregate gradation. Adjust the mixture proportions using actual fineness modulus and bulk specific gravities (saturated surface dry for aggregates). Compute the adjustments according to Department instructions.

**B. Handling, Measuring and Batching.** Follow the requirements of Subsection 501-3.02 and -3.03, except that water reduction must be accomplished using only a High-Range Water-Reducing Admixture (§711-08, ASTM Type F). Add the High-Range Water Reducer at the batching facility.

The Regional Materials Engineer may allow a maximum of two additions of water and/or admixture at the work site. Provide an additional 30 mixing revolutions for each addition of water and/or admixture. However, once the concrete has reached the desired slump, only the High-Range Water Reducer may be used to adjust the concrete slump. The maximum total mixing revolutions is 200. Observe the Manufacturer’s maximum dosage rate for the admixture, regardless of where the admixture is added. If a microsilica slurry is used, include the slurry water as mix water.

### 584-2.04 Equipment

**A. Microsilica Admixture.** Follow Subsection 584-2.01B.
**B. Finishing Machine.** A finishing machine capable of self propulsion in forward and reverse, raising the screeds above the screeded surface when traveling in reverse, and meeting one of the two sets of requirements below.

1. **Roller Screed.** Must be equipped with a power driven strike-off auger, power driven finishing roller, vibrating pan or roller producing 3000 to 7000 vpm, and pan float.

2. **Dual Oscillating Screed.** Must be equipped with at least 2 oscillating screeds producing between 3000 and 7000 vpm, strike-off auger, and control of each screed's vertical position and tilt angle.

The specific method and equipment used for finishing will be approved by the Regional Construction Engineer before use. Provide access to the machine at the work site for one working day, for inspection by the Engineer. Have a qualified Finishing Machine Operator present at the time of inspection. Two weeks prior to the inspection date, provide the Engineer with a copy of the operating manual for their exclusive use.

Use supporting rails with no bends or kinks. Support the rails with fully adjustable supports (no shims), spaced a maximum of 12 inches on center. When placing concrete adjacent to a completed placement, set the supporting rails for one side of the finishing machine on the completed placement.

**C. Recording Thermometer.** A continuous recording thermometer capable of measuring temperatures in the range of 30°F to 100°F for a minimum of 24 hours. Include the cost of calibration in the unit price bid.

**D. (Vacant)**

### 584-3 CONSTRUCTION DETAILS

#### 584-3.01 Limitation of Operations

A. No structural concrete removal work is permitted in areas adjoining new concrete during the new concrete's specified curing period.

B. No loads, other than construction loads which are less than 2 tons and approved by the Engineer, are permitted on areas of the structural slab where concrete has been removed.

C. No loads are permitted on concrete until completion of the specified curing period.

#### 584-3.02 Blast Cleaning

A. Blast clean all surfaces to be in contact with new concrete. Remove all grease and dirt. Remove all rust and mortar which is not firmly bonded to the surface being cleaned. Rust and concrete deposits which are firmly bonded and cannot be removed by blast cleaning may remain. A light coating of orange rust, that forms on steel surfaces after blast cleaning, is not considered detrimental to bond and may remain. Remove all debris created by blast cleaning.

B. Place reinforcing steel supports and positive-tie-downs at a maximum spacing of 4 feet.

C. Repeat blast cleaning if more than 48 hours pass before concrete placement begins.

#### 584-3.03 Preplacement Wetting

After blast cleaning has been accepted, thoroughly wet the structural slab surface and all porous surfaces to be in contact with new concrete for at least 12 hours immediately prior to placement. Remove all standing water with oil-free compressed air, and protect the deck from drying, so the concrete remains in a saturated surface dry condition.
584-3.04 (Vacant)

584-3.05 Handling and Placing Concrete. §557-3.05 and §557-3.12 with the following:

A. Place concrete only when the ambient air temperature and deck surface temperature (after wetting) will be below 85°F during the entire placement.
B. Place overlay concrete only if preplacement wetting has been completed on an area large enough to require one working day for placement, at least one span length.
C. When using concrete transporting devices on a prepared surface, protect exposed reinforcing steel from deformation and prevent contamination of the surface.
D. If operations are delayed for more than 30 minutes, install a construction dam or bulkhead. If placement operations are delayed for more than 60 minutes or if the concrete attains initial set, discontinue placement for at least 48 hours. This restriction does not prohibit continuation of the placement provided a gap is left in the placement. This gap is to be sufficient in length to allow the finishing machine to clear the previously placed concrete. Prepare the gap area for concrete placement in accordance with this specification, after the previously placed concrete, on both sides of the gap, has cured for 48 hours.

584-3.06 Finishing and Curing

A. Slab Reconstruction Concrete - Separate Placement. §557-3.09 and §557-3.11 with the following:

1. For areas less than 25 sf, hand finishing of slab reconstruction concrete is acceptable. For areas greater than 25 sf, use either a manually driven vibrator equipped power screed from the Department’s Approved List or the same machine to be used to finish the overlay.
2. Screed to the level of the surrounding concrete. When 100% of the reinforcing steel is exposed, screed to a minimum 3/8 inch above the reinforcing steel. Roughen the screeded surface with a tining rake or similar device.
3. Cure concrete with wet burlap for 3 days. Provide uniform continuous wetting until concrete curing is complete. The wet burlap and curing cover option is not allowed.
4. Blastclean the surface, according to §584-3.02, after the curing period is over, but prior to wetting. Expose approximately 50% of the surface coarse aggregate, and leave an irregular texture.

B. Overlay Concrete. §557-3.08, §557-3.11, and §557-3.12 with the following:

1. Finish overlay concrete to a minimum depth of 1 1/2 inches and a minimum total cover over top mat of bar reinforcement of 2 3/8 inches. Use a finishing machine meeting the requirements of this specification.
2. Machine finish the concrete within 10 minutes of its deposition onto the deck. If the machine cannot finish the concrete within the 10 minute time limit, stop all further placement, immediately cover the fresh concrete with plastic curing covers, and keep the unfinished concrete covered until it is machine finished. Once concrete being placed can be machine finished within the 10 minute time limit, resume placing concrete.
3. Apply curing within 10 minutes after machine finishing. Provide uniform continuous wetting until concrete curing is complete. Cure Microsilica concrete with wet burlap for 4 days. Cure Class DP concrete with wet burlap for 7 days. The wet burlap and curing cover option is not allowed.

584-3.07 Construction Joints. For the purpose of this specification, construction joints provide for interruptions in overlay concrete placement.
At transverse and longitudinal construction joints, place the overlay concrete a distance at least equal to the depth of the overlay, beyond the intended joint location. After the overlay concrete has cured for 48 hours, sawcut along the joint to a depth of 3/4 \( \leq \frac{1}{8} \) inch. Chip the extra overlay concrete to the level of the original prepared surface at a 45\(^\circ\) angle. Do not undercut existing concrete.

**584-3.08 Defective or Damaged Concrete.** §557-3.16 with the following:

A. Defects and damage, for the purposes of this specification, are imperfections caused by the Contractor's operations, including, but not limited to: cracking, tearing, and open areas. Repair all defective or damaged concrete at no cost to the Department, using the same class of concrete originally placed.

B. Make all repairs rectangular in plan shape and as close to square as possible. Sawcut the perimeter of the repair to a depth of 3/4 \( \leq \frac{1}{8} \) inch. Chip out the damaged or defective concrete to the level of the original prepared surface. Angle the walls of the repair cavity at 45\(^\circ\) toward the center of the repair. Do not undercut existing concrete. Prepare the surfaces of the repair cavity and place new concrete in accordance with this specification.

**584-4 METHOD OF MEASUREMENT.** For placements with 100% exposure of the top mat of bar reinforcement, the number of square yards of slab reconstruction concrete will be equal to the number of square yards of overlay concrete. For placements with less than 100% exposure of the top mat of bar reinforcement, measure slab reconstruction concrete prior to overlay concrete placement.

**A. Method 1 - Separate Placement.** Measure slab reconstruction concrete as the number of square yards of Class D or Class DP slab reconstruction concrete placed. Measure overlay concrete as the number of square yards of plan area of Microsilica overlay concrete placed.

**B. Method 2 - Integral Placement of Microsilica Concrete (Optional).** Measure slab reconstruction concrete as the number of square yards of Microsilica slab reconstruction concrete placed. Measure overlay concrete as the number of square yards of plan area of Microsilica overlay concrete placed.

**C. Method 3 - Integral Placement of Class DP Concrete (Optional).** Measure slab reconstruction concrete as the number of square yards of Class DP slab reconstruction concrete placed. Measure overlay concrete as the number of square yards of plan area of Class DP overlay concrete placed.

**584-5 BASIS OF PAYMENT.** Include the cost of all labor, materials and equipment necessary to complete the work in the unit bid price.

*Payment will be made under:

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<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
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SECTION 585 - STRUCTURAL LIFTING OPERATIONS

585-1 DESCRIPTION. The work shall consist of raising, supporting and lowering each bearing point designated on the plans in order to perform the work to be done under other items.

585-1.01 Bearing Point. For purposes of this specification the term bearing point is defined as a point on the structure, designated on the plans, to be raised in order to perform other work.

585-1.02 Lift Point. For purposes of this specification, the term lift point is defined as a point on the structure where the lifting force is applied.

585-1.03 Type. Some bearing point locations may require different methods of accomplishing the work. Such situations will be noted on the contract plans. They will be defined by a type designation. The type designation will be reflected in the pay item title (e.g., 585.01 Structural Lifting Operations - Type A, etc.).

585-2 MATERIALS

585-2.01 Used Materials. Used materials will be allowed, except that materials that are permanently attached to the structure shall be in conformance with the current New York State Department of Transportation Standard Specifications.

585-2.02 Lifting Equipment. Unless otherwise specified on the plans, the choice of lifting equipment shall be at the Contractor's option, subject to the following provisions:

If jacks are used for the lifting operations, each jack shall have the rated capacity clearly shown on the manufacturer's name plate attached to each jack. Jacks or other lifting equipment shall have a rated capacity of at least one and a half times the calculated lifting force. The Engineer may require that any lifting equipment deemed to be inadequate or faulty be removed from the project site.

Jacks or other lifting equipment shall be equipped with pressure gages or other load measuring devices that will enable the applied lifting force to be monitored at all times.

585-3.01 General. The plans designate, by type, the bearing points that must be raised in order to perform the work. The loads at each bearing point are shown on the plans.

The Contractor shall select the location of the lift points, subject to the approval of the Deputy Chief Engineer (Structures), and calculate the required lifting force.

Unless a specific distance is shown on the plans, each designated bearing point shall be raised the minimum distance that will allow the work to be completed.

The Contractor shall engage the services of a New York State Licensed Professional Engineer (PE) to design and detail the structural lifting system. The PE shall be available for consultation in interpreting his plans and in the resolution of problems which may arise during the performance of the work.

All design and details shall be in conformance with the current New York State Department of Transportation Standard Specifications for Highway Bridge and the current New York State Steel Construction Manual.

585-3.02 Working Drawings. The Contractor shall furnish working drawings, prepared, stamped and signed by a New York State Licensed Professional Engineer, for the system proposed to raise, support
and lower each designated bearing point. The working drawings shall not alter the number or location of designated bearing points.

The drawings shall include, but need not be limited to the following:

- Lift point locations.
- Calculated lifting forces.
- Details for all lifting equipment and support systems.
- Type and grade of all materials.
- Distance that each bearing point is to be raised.
- Schematic hydraulic layout.
- All disconnections, reconnections or adjustments that are necessary to properly complete the lifting operations. This includes but is not limited to railings, joints, power lines, gas lines, water lines, etc.

Three legible, standard sized (22 x 34 inches nominal, 20 1/2 x 33 inches working area) prints of each drawing, together with three copies of all design computations shall be submitted to the Deputy Chief Engineer (Structures) for approval. Failure to submit drawings of the required size will be cause for their return without examination.

The Deputy Chief Engineer (Structures) shall be allowed the longest of the following time durations to examine design computations and working drawings:

- Fifteen working days.
- Two working days for each drawing of a set of working drawings.
- One working day for every four (4) design computation sheets. Any design computation sheet written on both sides will be considered as two design computation sheets.

All time for examination shall begin upon receipt of all pertinent information by the Deputy Chief Engineer (Structures).

The Deputy Chief Engineer (Structures) comments shall be indicated on the returned copies. Should the proposed system not be approved, the reasons shall be indicated with the return of the material. The Contractor shall then submit revised drawings for approval, subject to the same terms as the first submission. Resubmission shall not be considered a legitimate reason to request an extension of time.

All work shall be done in accordance with the approved working drawings. The Contractor must have approved working drawings prior to the start of any structural lifting operations.

The Contractor shall bear all costs and/or damages which may result from the ordering of any materials, or equipment; or the use of any preparatory labor prior to the approval of the working drawings.

585-3.03 Lifting Operations. The Contractor shall raise each designated bearing point by applying the necessary lifting force at each lift point. At no time will the Contractor be allowed to apply a lifting force in excess of one and a half times the calculated lifting force.

During all phases of the operation, the differential lift between any two adjacent bearings on a common centerline of bearing shall not exceed 5/8 inch unless otherwise noted on the Plans.

The Contractor shall, at the earliest possible moment during or after each lift, safely secure the structure with shims, cribbings, bolsters or other suitable supports. Details to be used shall be shown on the working drawings.

Unless otherwise indicated on the plans, vehicular traffic or construction equipment shall not be permitted on the lifted span until shims, cribbing, bolsters or other suitable supports are in their required position.

The lifting operation shall be conducted such that the distance between the structure and the shims, cribbing, bolsters or other suitable supports do not exceed 3/8 inch at any time.

Any replacement, repair, or adjustments to the superstructure steel shall be performed in conformance with the current New York State Steel Construction Manual.
All welding shall comply with the requirements specified in the current New York State Steel Construction Manual.

All materials required for temporary support of the structure shall remain the property of the Contractor and shall be removed from the site after the work is completed, unless otherwise agreed to.

585-4 METHOD OF MEASUREMENT. The quantity to be paid for under this item shall be the number of bearing points designated on the plans, actually raised, supported and lowered. Payment will be made only once at each bearing point regardless of the number of times the bearing point is raised, supported and lowered during the course of the planned work.

585-5 BASIS OF PAYMENT. Payment will be made at the unit price bid for each bearing point actually raised, supported and lowered. The unit price bid per bearing point shall include the cost of all labor, materials and equipment necessary to complete this work.

For payment purposes each bearing point will be considered a separate unit. After all lifting has been performed and all temporary supports have been installed for any one bearing point, payment will be made for seventy percent of that particular unit. The remainder of the unit will be paid for after the bearing point has been lowered to its final permanent position and the lifting equipment and temporary supports have been removed.

*Payment will be made under:*

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<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<tbody>
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<td>Structural Lifting Operations - (Types A - K)</td>
<td>Each</td>
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<td>XX (01 through 11) = Type Designation (A through K)</td>
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</table>

SECTION 586 - MISCELLANEOUS STRUCTURAL RECONSTRUCTION

586-1 DESCRIPTION. The work of this section shall consist of the following:

- Drilling and Grouting Bolts, or Reinforcing Bars.
- Removal of Rivets - Replacement with High Strength Bolts.
- Field Drill Holes in Existing Structural Steel.

586-1.01 Drilling and Grouting Bolts, or Reinforcing Bars. For the purposes of this section the terms bolts and reinforcing bars are identical.

586-1.02 Field Drill Holes in Existing Structural Steel. Existing structural steel is that structural steel in service prior to the beginning of construction.

586-2 MATERIALS

586-2.01 Drilling and Grouting Bolts. Grout material used in overhead applications, or where a sustained tensile load will exist, shall conform to §701-05 Concrete Grouting Material. Grout used in other applications shall conform to §701-07 Anchoring Materials - Chemically Curing.

586-2.02 Removal of Rivets - Replacement with High Strength Bolts. High strength bolts, nuts and washers shall meet the requirements of §715-14 High Strength Bolts, Nuts and Washers. If paint color is not specified, the color selected shall match the existing paint. Paint shall be selected from the Department’s Approved List for Structural Steel Paint - Class 2.

586-3 CONSTRUCTION DETAILS

586-3.01 Drilling and Grouting Bolts
A. All holes shall be drilled by means of a rotary impact drill. If reinforcing steel is encountered, the reinforcing steel shall be cut and removed by means of a core drill. The remainder of the drilling shall be done with the rotary impact drill.

B. Drilling with a lubricant will not be permitted. Water is not considered a lubricant. Drilling methods shall not cause spalling, or other damage to concrete. Concrete spalled, or otherwise damaged by the Contractor's operations shall be repaired at no additional cost to the State.

C. Holes shall be surface dry and shall have had all foreign and loose material removed immediately prior to grout placement.

D. Grout shall be stored, mixed, and placed in strict accordance with the manufacturer's instructions, unless modified here, or elsewhere, in the contract documents. No grout shall be placed at a temperature below that recommended by the grout manufacturer.

E. Prior to bolt placement in the grouted hole, all material which might interfere with bond between the bolt and the grout shall have been removed. This includes, but is not limited to: moisture, grease, dirt, mill scale and rust. Rust which cannot be removed even by vigorous scrubbing with a wire brush is considered firmly bonded and may remain. The hole diameter shall be in accordance with the grout manufacturer's recommendation. The length of any plastic sleeve used as an aid to grout placement shall not be included in the length of the bolt hole. The bolts shall be inserted full depth into the hole and shall be manipulated and rotated to ensure complete coverage by the grout. After insertion of the bolt, all excess grout shall be struck off flush with the concrete face. Care shall be taken to prevent grout from running out of the drilled hole. Should the grout fail to fill the hole after bolt insertion, additional grout shall be added to the hole to allow a flush strike-off.

F. If the bolt is inserted in a hole with an axis that is predominantly horizontal, care shall be taken to prevent grout from running down the face of the concrete.

G. If approved by the Engineer, hole locations may be moved to avoid encountering reinforcing steel.

H. The Contractor may increase the embedment length beyond that required by the contract documents if approved by the Engineer, at no additional cost to the State. The bottom of the hole shall be at least 1 5/8 inches from the nearest free surface of a structural element, unless otherwise shown in the contract documents.

586-3.02 Pull-Out Testing

A. Testing. Table 1 gives the number of anchors (N1) to be tested for any lot size. The Engineer will randomly choose the anchors to be tested. Testing of anchors in a lot shall not begin until all the anchors in the lot are installed. If any (N1) anchors fail, N2 indicates the number of additional anchors that must be tested. If only one anchor fails, the lot will be accepted. If a second anchor fails, all remaining anchors must be tested.

A lot size is determined by the Contractor, but must meet the following criteria:

1. A lot size shall not exceed 600 anchors.
2. All anchors in a lot must be installed within a two-month period.
3. Any anchors installed beyond the two-month period set forth in 2 above shall be part of another lot.
4. A lot shall only include anchors grouted with a single product
5. A lot shall only include anchors of the same type, diameter and embedment depth.

<table>
<thead>
<tr>
<th>LOT SIZE</th>
<th>N1</th>
<th>N2</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-30</td>
<td>All the anchors in the lot</td>
<td>-</td>
</tr>
<tr>
<td>31-50</td>
<td>30</td>
<td>All remaining anchors</td>
</tr>
<tr>
<td>51-75</td>
<td>38</td>
<td>All remaining anchors</td>
</tr>
<tr>
<td>76-100</td>
<td>44</td>
<td>21</td>
</tr>
<tr>
<td>101-200</td>
<td>49</td>
<td>26</td>
</tr>
<tr>
<td>201-300</td>
<td>50</td>
<td>30</td>
</tr>
<tr>
<td>301-600</td>
<td>55</td>
<td>30</td>
</tr>
</tbody>
</table>

**TABLE 586-1 NUMBER OF ANCHORS TO BE TESTED**

**B. Equipment.** The equipment shall consist of a load cell, jacking system, a frame to distribute the jack load, couplers to connect the jack to the anchors, and appropriate safety devices. A calibrated pressure gauge with hydraulic ram is equivalent to a load cell. Prior to starting the testing, the Contractor shall supply the Engineer with a certificate of calibration for the load cell performed within the previous six months by an independent testing agency. Supports for the frame used to distribute the jack load shall be located outside a circle centered at the anchor. The circle shall have a diameter equal to 2 inches plus twice the anchor embedment length, but need not exceed 24 inches. The frame and jack shall be positioned so that the load is applied along the axis of the anchor. Chains or cables shall be used to connect the various pieces of the tensioning system so that free flying projectiles will not be created by the failure of an anchor coupling or other portion of the testing system.

**C. Test Load.** The test load for anchor bolts shall be 90% of the ASTM proof load, unless otherwise specified in the contract documents. When no proof load is given in the ASTM specifications for anchor bolt steel, use the yield strength. The test load for reinforcement shall be 90% of the yield strength unless otherwise specified in the contract documents. Listed below are the test loads for the most commonly used anchor bolts and rebar steels, and anchor types.

<table>
<thead>
<tr>
<th>ASTM A325 or ASTM A449 Anchor Bolts</th>
<th>ASTM A615 GR 60 Reinforcement Bars</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Coarse-Threaded Full Length)</td>
<td>Size</td>
</tr>
<tr>
<td>Diameter (inches)</td>
<td>Test Load (kips)</td>
</tr>
<tr>
<td>1/2</td>
<td>11</td>
</tr>
<tr>
<td>5/8</td>
<td>17</td>
</tr>
<tr>
<td>3/4</td>
<td>26</td>
</tr>
<tr>
<td>7/8</td>
<td>35</td>
</tr>
<tr>
<td>1</td>
<td>46</td>
</tr>
<tr>
<td>1 1/8</td>
<td>51</td>
</tr>
<tr>
<td>1 1/4</td>
<td>65</td>
</tr>
<tr>
<td></td>
<td>11</td>
</tr>
<tr>
<td></td>
<td>14</td>
</tr>
</tbody>
</table>

Anchors shall be deemed to pass if the specified test load is attained without permanently displacing the anchors. Concrete spalled or otherwise damaged by the load testing shall be repaired. Such repair shall be done at no additional cost to the State. All anchors which fail a load test, or are otherwise
damaged, shall be replaced at no additional cost to the State. All such replaced anchors shall be load tested.

NOTE: THIS LOAD TESTING IS DESIGNED TO BE NON-DESTRUCTIVE. LOADING SHALL BE STOPPED AS SOON AS THE TEST LOAD IS REACHED.

586-3.03 Removal of Rivets-Replacement with High Strength Bolts

A. **Paint Removal.** If the steel is painted, then prior to the beginning of any other work operations, the paint shall be removed for a minimum distance of 4 inches on each side of the centerline of work location. The paint removal work shall be done in accordance with the requirements of Section 574, *Structural Steel Painting: Localized.*

B. Unless otherwise noted in the contract documents, all bolts shall be the same diameter as the rivets they replace.

C. Rivets shall be removed by one of the following methods:
   1. Shear rivet head using a pneumatic rivet breaker (helldog), and drive out rivet shank with a pneumatic punch.
   2. Flame cut rivet head 0.079 inches above the base metal using a rivet scarfing tip, and drive out shank using a pneumatic punch. If punching will damage the base metal, the shank shall be removed by drilling.

D. High strength bolts shall be installed after the nicks, burrs and foreign substances that might interfere with seating of the bolt head and nut washers are removed. Light grinding may be required.

E. Installation and inspection of high strength bolts shall be done in accordance with the New York State Steel Construction Manual requirements.

F. If it becomes necessary to disconnect, or adjust, steel remaining as part of the structure to complete the work the Contractor shall obtain the Engineer's approval prior to performing disconnections or adjustments.

G. If the bolt will not fit the rivet hole, the hole may be reamed sufficiently to accommodate the bolt.

H. If the contract does not include an item(s) for cleaning, priming and painting of structural steel, cleaning and painting of the bolt and immediate surrounding area shall be done as part of this work. Cleaning and painting shall be done in accordance with the requirements of Section 574, *Structural Steel Painting: Localized.* All steel exposed by the cleaning operations shall be painted. However, at least 2 inches in every direction, measured from the washer's edge, shall be painted.

586-3.04 Field Drill Holes in Existing Structural Steel

A. The requirements of §586-3.03A *Paint Removal* shall apply.

B. The required hole diameter will be indicated on the contract documents.

C. No flame cutting, or flame drilling will be permitted.

D. All damage to existing steel shall be repaired by the Contractor, at no additional cost to the State.
586-4 METHOD OF MEASUREMENT

586-4.01 Drilling and Grouting Bolts. The quantity to be measured for payment will be the number of holes into which grout and bolts have been inserted.

586-4.02 Removal of Rivets - Replacement with High Strength Bolts. The quantity to be measured for payment will be the number of high strength bolts installed.

586-4.03 Field Drill Holes in Existing Structural Steel. The quantity to be measured for payment will be each hole drilled.

586-5 BASIS OF PAYMENT

586-5.01 Drilling and Grouting Bolts

A. The unit price bid per hole shall include the cost of all labor, materials, and equipment necessary to complete the work.

B. Payment will not be made for holes which do not contain both grout and bolts.

C. The cost of the bolts will be paid for under a separate, appropriate item.

586-5.02 Removal of Rivets - Replacement with High Strength Bolts

A. The unit price bid for each installed bolt shall include the cost of all labor, material and equipment necessary to complete the work including paint removal and when appropriate painting.

B. Payment will be made for each installed bolt regardless of whether or not a rivet had been removed from the location in question.

586-5.03 Field Drill Holes in Existing Steel

A. The unit price bid for each hole drilled shall include the cost of all labor, equipment and materials necessary to complete the work, including paint removal when required.

B. No extra compensation will be paid for holes drilled through different thicknesses, or through different numbers of plates.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>586.02</td>
<td>Drilling and Grouting Bolts or Reinforcing Bars</td>
<td>Each</td>
</tr>
<tr>
<td>586.03</td>
<td>Drilling and Grouting Bolts or Reinforcing Bars with Pullout Test</td>
<td>Each</td>
</tr>
<tr>
<td>586.04</td>
<td>Drilling and Grouting Bolts, Overhead or Sustained Tension, with Pullout Test</td>
<td>Each</td>
</tr>
<tr>
<td>586.05</td>
<td>Removal of Rivets-Replacement with High Strength Bolts</td>
<td>Each</td>
</tr>
<tr>
<td>586.10</td>
<td>Field Drill Holes in Existing Structural Steel</td>
<td>Each</td>
</tr>
</tbody>
</table>

SECTION 587 - BRIDGE RAILING RECONSTRUCTION

587-1 DESCRIPTION. The work shall consist of the following:
- The removal and disposal of bridge railing.
- The removal and storage of bridge railing.
- The installation of stored bridge railing.
- The furnishing and installing of box beam bridge railing.
- The furnishing and installing of thrie beam bridge railing.

**587-1.01 Bridge Railing Removed and Disposed; and Stored Bridge Railing Installed.**

Material removed for disposal and material not used for installation shall become the property of the Contractor and shall be removed from the work site.

**587-1.02 Bridge Railing Removed and Stored.** All bridge railing removed shall remain the property of the State and shall be transported to a location within the project site designated by the Engineer.

**587-2 MATERIALS**

**587-2.01 New Material.** Materials shall meet the requirements of §710-23, Steel Bridge Railing and the following:

<table>
<thead>
<tr>
<th>Component</th>
<th>ASTM Designation or Standard Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>S3 x 5.7 Post</td>
<td>A36</td>
</tr>
<tr>
<td>Post Plate</td>
<td>A36</td>
</tr>
<tr>
<td>Spacer Brackets</td>
<td>A36</td>
</tr>
<tr>
<td>Rail Connection Angles</td>
<td>A36</td>
</tr>
<tr>
<td>Rail Plates</td>
<td>A36</td>
</tr>
<tr>
<td>“U” Bolts, Nuts and Washers</td>
<td>A307</td>
</tr>
<tr>
<td>Anchor Bolts, Nuts and Washers</td>
<td>A325</td>
</tr>
<tr>
<td>Thrie Beam</td>
<td>710-201</td>
</tr>
<tr>
<td>W6 x 25 Post</td>
<td>A36</td>
</tr>
<tr>
<td>Anchor Bolts (Thrie Beam)</td>
<td>A449</td>
</tr>
<tr>
<td>Carriage Bolts (Thrie Beam)</td>
<td>A307</td>
</tr>
<tr>
<td>Nuts and Washers for Carriage Bolts</td>
<td>A563 and F436</td>
</tr>
<tr>
<td>Attachment Plate</td>
<td>A36</td>
</tr>
<tr>
<td>Concrete Grouting Material</td>
<td>701-05</td>
</tr>
</tbody>
</table>

**NOTE:** 1. Thrie Beam Bridge Railing shall be fabricated from 10 gage material.

**587-2.02 Stored Material.** The Contractor shall choose the best available material for installation, subject to the approval of the Engineer.

**587-3 CONSTRUCTION DETAILS**

**587-3.01 Bridge Railing Removal.** If so indicated on the plans, the existing anchorages shall be reused for anchoring new or stored railing. Should this be the case, the Contractor shall exercise care removing the railing so as not to damage the existing anchorages. The provisions of §589-3.01 shall apply for the removal of any painted bridge railing.

**587-3.02 Bridge Railing Storage.** The Contractor shall remove, transport, unload and store bridge railing. Care shall be taken not to damage the railing during the various operations. In the event railing is damaged it shall be repaired or replaced in kind as directed by the Engineer. Such repair or replacement shall be done at no expense to the State.
**587-3.03 Stored Bridge Railing Installation.** Installation of the railing shall be done in accordance with the following subsections of section 568, Bridge Railing:

| Inspection of Railing       | 568-3.01A   | Base Plates                | 568-3.01H   |
| Field Welding               | 568-3.01D   | Non-Metallic Pads          | 568-3.01I   |
| Positioning Railing         | 568-3.01F   | Anchor Studs               | 568-3.01L   |
| Positioning Posts           | 568-3.01G   | Inspection                 | 568-3.01N   |

**NOTE:** 1. Bends or kinks in the railing which were present at the place of storage will not be cause for rejection.

**587-3.04 Box Beam Bridge Railing Installation.** Erection shall be in accordance with requirements of 568-3.01, Erection of Bridge Railing.

The installation procedure shall be coordinated to provide the least disturbance of pedestrian and vehicular traffic, if such traffic is maintained during the course of the work.

**587-3.05 Thrie Beam Installation**

**A. Direct Attachment to Existing Railing.** The railing shall be installed in accordance with the following:

| Inspection of Railing       | 568-3.01A   |
| Field Galvanizing for Repair| 568-3.01C   |
| Inspection of Galvanizing   | 568-3.01B   |
| Inspection                 | 568-3.01N   |

The railing shall be installed such that the bottom edge is parallel to the roadway profile.

**B. Separate Post Installation - Concrete Support Surface.** The posts and railing shall be installed in accordance with the following:

| Inspection of Railing       | 568-3.01A   |
| Positioning Posts           | 568-3.01G   |
| Inspection of Galvanizing   | 568-3.01B   |
| Base Plates                 | 568-3.01H   |
| Field Galvanizing for Repair| 568-3.01C   |
| Anchor Studs                | 568-3.01L   |
| Field Welding               | 568-3.01D   |
| Inspection                 | 568-3.01N   |
| Erection                   | 568-3.01E   |

Mortar leveling courses shall be made from Concrete Grouting Material (§701-05). Manufacturer's instruction shall be strictly followed.

Railing shall be installed such that the bottom edge is parallel to the roadway profile.

**C. Separate Post Installation - Steel Support Surface.** The posts and railing shall be installed in accordance with the following:

| Inspection of Railing       | 568-3.01A   |
| Positioning Posts           | 568-3.01G   |
| Inspection of Galvanizing   | 568-3.01B   |
| Base Plates                 | 568-3.01H   |
| Field Galvanizing for Repair| 568-3.01C   |
Railing shall be installed such that the bottom edge is parallel to the roadway profile.

587-4 METHOD OF MEASUREMENT

A. All Railing Removal and Installation Except Thrie Beam Railing Installation.
Measurement will be taken as the number of feet of railing removed, or installed. Measurement will be taken along the centerline of the top rail, end-to-end of railing between the limits indicated on the contract plans. No deduction will be made for open joints. If there is only one rail it will be considered the top rail.

B. Thrie Beam Railing Installation. Measurement will be taken as the number of feet of railing installed. Measurement will be taken along the top of the thrie beam, end-to-end of railing between the limits indicated on the contract plans. No additional measurement will be taken for overlapping sections of railing. If transition sections are installed, measurement will be taken to the end of the transition section indicated on the contract plans.

587-5 BASIS OF PAYMENT. The unit price bid shall include the cost of all labor, materials and equipment necessary to complete the work. When required, mortar leveling courses, anchor bolts, nuts and washers shall be included in the unit price bid. The drilling and grouting of anchor bolts, when required will be paid for under a separate item.

Payment of the railing, if required, shall be paid under a separate item.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>587.01</td>
<td>Bridge Railing Removal and Disposal</td>
<td>Foot</td>
</tr>
<tr>
<td>587.02</td>
<td>Bridge Railing Removal and Storage</td>
<td>Foot</td>
</tr>
<tr>
<td>587.03</td>
<td>Installation of Stored Bridge Railing</td>
<td>Foot</td>
</tr>
<tr>
<td>587.1001</td>
<td>Box Beam Bridge Rail, One Rail</td>
<td>Foot</td>
</tr>
<tr>
<td>587.1002</td>
<td>Box Beam Bridge Rail, Two Rail</td>
<td>Foot</td>
</tr>
<tr>
<td>587.20</td>
<td>Thrie Beam Bridge Rail - Attachment to Existing Bridge Rail</td>
<td>Foot</td>
</tr>
<tr>
<td>587.21</td>
<td>Thrie Beam Bridge Rail - New Post Installation Mounted on Concrete Surfaces</td>
<td>Foot</td>
</tr>
<tr>
<td>587.22</td>
<td>Thrie Beam Bridge Rail - New Post Installation Mounted on Steel Surfaces</td>
<td>Foot</td>
</tr>
</tbody>
</table>

SECTION 588 - BRIDGE JOINT REHABILITATION

588-1 DESCRIPTION. The work in this section shall include work required for bridge joint rehabilitation.

588-2 MATERIALS. Materials shall meet the requirements specified in the special specifications.

588-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

588-4 METHOD OF MEASUREMENT. As specified in the special specifications.
588-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 589 - REMOVAL OF EXISTING STEEL

589-1 DESCRIPTION. The work shall consist of removal and disposal of existing steel where indicated on the contract plans, or where ordered by the Engineer. Unless otherwise noted, all materials removed as part of this work shall become the property of the Contractor, and shall be removed from the work site.

589-2 MATERIALS. Not applicable.

589-3 CONSTRUCTION DETAILS. The removal of existing steel requires the submittal of a written work plan. This plan shall meet the requirements of §202-3.01; General and Safety Requirements. The work plan shall set forth all expected supports, disconnections and adjustments to steel which is to remain. If, during the course of the work it becomes necessary to support, disconnect, or adjust steel, not previously noted in the work plan, the contractor shall submit a revised work plan to the Engineer for approval. All such proposals shall be approved prior to implementation.

In addition, the requirements of §202-3.05; Demolition of Structures shall also apply. All work performed on steel which is to remain as part of the structure shall be in accordance with the applicable requirements of the SCM.

Actual removal procedures shall conform to the following requirements:

589-3.01 Paint. If the steel is painted, then prior to the beginning of any steel removal operations, the paint shall be removed for a minimum distance of 4 inches on each side of the centerline of cut, bolt row, rivet row, or weld as applicable. The paint removal work shall be done in accordance with the requirements of Section 574 Structural Steel Painting: Localized. In cases where the contractor can clearly demonstrate through exposure monitoring that other work practices and engineering controls, under the oversight of a certified industrial hygienist, can effectively maintain actual worker exposure below the permissible exposure level, exceptions to this requirement may be granted by the Engineer.

589-3.02 Cutting. All cutting work shall be done in accordance with the requirements of the SCM, part 601, and when applicable, part 602.

589-3.03 Fastener Removals

A. Bolts. Nuts shall be removed with wrenches, wherever possible, and the bolts driven out with a hand held punch. Alternate removal procedures shall be set forth in the work plan.

B. Rivets. Rivets shall be removed by either of the following methods:

- Shear rivet head, using a pneumatic rivet breaker (helldog), and drive out rivet shank with a pneumatic punch, OR
- Flame-cut rivet head 1/16 inch above the base metal, using a rivet scarfing tip, and drive out shank using a pneumatic punch.

If, in the opinion of the Engineer, rivet shanks, or bolts, cannot be removed by punching, without damaging the base metal, the rivet shank, or bolt, shall be removed by drilling.

589-3.04 Welded Connections. Welded connections shall be disassembled in accordance with the following:
A. The affected weld shall be removed by means of air carbon arc gouging equipment. To ensure that base metal remaining in place is not damaged, at least 1/8 inch of weld material shall be left in place. If it is necessary to gouge into base metal to remove the weld fusion, the least critical member, as determined by the Engineer, shall be damaged. If the damaged member is permitted to remain, it shall be repaired by procedures approved by the DCES.

B. The weld material left in place shall be ground flush with the base metal surface. No base metal shall be removed by grinding.

C. The Engineer shall perform a careful visual inspection of all weld removal locations. If damage is suspected the Engineer will direct the Contractor to perform a dye penetrant inspection in accordance with the requirements of the SCM.

If the Contractor's operations damage existing steel which is to remain in place, the damaged steel shall be repaired, or replaced, as determined by the DCES. The Contractor shall be required to repair damage, or replace damaged material, caused by the Contractor's operations, at no additional expense to the State.

589-4 METHOD OF MEASUREMENT

589-4.01 Removal of Existing Steel (lb.) Measurement will be taken as the number of pounds of existing steel removed and disposed of.

The weight of existing steel removed shall be computed from the nominal sizes indicated on the contract plans. If the nominal size is not indicated on the contract plans, field measurements shall be used to determine the mass, using 490 pcf as the density of steel. The weight of bolts, rivets and welds shall be neglected, and no deductions in mass shall be made for any rivet, or bolt holes, in the existing steel, or for any loss of steel section due to corrosion.

589-4.02 Removal of Existing Steel (Each). Measurement will be taken as each unit of existing steel removed, and disposed of.

589-5 BASIS OF PAYMENT. The unit price bid per pound, or per each unit, shall include the cost of all labor, materials and equipment necessary to complete the work, including the removal of fasteners, and disconnecting, supporting, or adjusting steel as necessary.

No payment will be made for repair of, or replacement of, damaged material, which was made necessary due to the Contractor's operations.

No separate payment will be made for the removal of paint.

The treatment, handling and disposal of the paint removal waste will be paid under a separate item.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>589.01&lt;nnn&gt;</td>
<td>Removal of Existing Steel</td>
<td>Pound</td>
</tr>
<tr>
<td>589.52&lt;nnn&gt;</td>
<td>Removal of Existing Steel</td>
<td>Each</td>
</tr>
</tbody>
</table>

NOTE: <nnn> denotes a serialized pay item.

SECTION 590 - ADJUSTMENT OF BRIDGE APPURTENANCES

590-1 DESCRIPTION. This work shall consist of adjusting the elevation of bridge joints and drainage devices to meet the proposed finished elevations in the manner indicated on the Contract Plans.

In order to perform the work, it may be necessary to remove structural concrete. Structural concrete removal, if performed, shall be done under its respective item.

590-2 MATERIALS. Materials shall meet the following requirements:
Structural Steel ASTM A36, A242 or A588
Nuts, Bolts, and Washers ASTM A307 Grade A
Galvanized Coatings and Repair Methods 719-01
Preformed Elastic Joint Sealer 705-09

590-3 CONSTRUCTION DETAILS. All steel materials, including nuts, bolts, and washers, used as a part of this work, shall be galvanized in accordance with §719-01. Any galvanized surface, either existing or installed as a part of this work, which is damaged by welding or abrasion, shall be repaired in accordance with §719-01.

All welding shall be done in accordance with the applicable requirements of the New York State Steel Construction Manual.

The Contractor shall take suitable precautions to prevent damage to materials designated to remain-in-place. Damage to such material, due to the Contractor's operations, shall be repaired or the damaged material replaced, as determined by the Engineer.

Dimensions shown on the plans shall be verified by the Contractor and any necessary changes approved by the Engineer prior to construction of any needed fabrications.

Preformed elastic joint sealer, where required, shall be installed in accordance with the Contract Plans.

590-4 METHOD OF MEASUREMENT

590-4.01 Bridge Drainage Devices. The work will be measured as each bridge drainage device as defined by the Contract Plans which has had its elevation adjusted in accordance with the Contract Plans.

590-4.02 Bridge Joints. The work will be measured as the number of feet of joint system which has had its elevations adjusted in the manner indicated on the Contract Plans.

Measurement will be taken only between curb lines. No measurements will be taken across sidewalks, or raised medians. In the event that curbs are not present, measurement will be taken only to those points where the elevations have actually been adjusted.

590-5 BASIS OF PAYMENT

590-5.01 Bridge Drainage Devices. The unit price bid for each bridge drainage device adjusted shall include the cost of all labor, materials, and equipment necessary to complete the work.

No payment will be made for work done to repair damage due to the Contractor's operations, nor for any material supplied as replaced material made necessary due to damage attributable to the Contractor's operations.

590-5.02 Bridge Joints. The unit price bid per foot shall include the cost of all labor, materials and equipment necessary to complete the work.

No payment will be made for work done to repair damage due to the Contractor's operations, nor for any material supplied as replacement material made necessary due to damage attributable to the Contractor's operations.

Any concrete removal or replacement will be paid for under the appropriate items.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>590.01</td>
<td>Vertical Adjustment of Bridge Drainage Devices - 1</td>
<td>Each</td>
</tr>
<tr>
<td>590.02</td>
<td>Vertical Adjustment of Bridge Drainage Devices - 2</td>
<td>Each</td>
</tr>
<tr>
<td>590.03</td>
<td>Vertical Adjustment of Bridge Drainage Devices - 3</td>
<td>Each</td>
</tr>
</tbody>
</table>
SECTION 590 - STANDARD SPECIFICATIONS (USC)

590.04 Vertical Adjustment of Bridge Drainage Devices - 4 Each
590.05 Vertical Adjustment of Bridge Drainage Devices - 5 Each
590.21 Vertical Adjustment of Joint System - 1 Foot
590.22 Vertical Adjustment of Joint System - 2 Foot
590.23 Vertical Adjustment of Joint System - 3 Foot
590.24 Vertical Adjustment of Joint System - 4 Foot
590.25 Vertical Adjustment of Joint System - 5 Foot

SECTIONS 591 THRU 593 (VACANT)

SECTION 594 - TIMBER AND LUMBER

594-1 DESCRIPTION. Under this work the Contractor shall furnish and place timber and lumber of various sizes and types as may be specified for sills or platforms beneath the road, for culverts, bridges reinforcing existing structures, and for other similar purposes as shown on the plans or specified by the Engineer.

594-2 MATERIALS. Materials shall meet the following requirements:

- Wood Preservative - Creosote Oil, Type I 708-30
- Wood Preservative - Water Borne 708-31
- Wood Preservative - Oil Borne 708-32
- Timber and Lumber 712-13
- Stress Graded Timber and Lumber 712-14
- Steel Plates as Specified 715-01

594-2.01 Fasteners. Fasteners such as: spikes, nails, screws, timber connectors, bolts, nuts and washers shall meet the standard industrial fastener specifications for the intended application.

594-2.02 Approval of Order. Prior to ordering timber and lumber, the Contractor shall submit to the Engineer for approval, a detailed statement of his proposed order. No material shall be ordered until the statement is approved.

594-2.03 Preservative Treatment. The preservative treatment shall be applied to stress graded lumber and timber and shall conform to the requirements of the AWPA C2, C3, and C18.

594-2.04 Sampling and Inspection. Sampling and inspection will be done by an accredited representative of the Department. The Inspector shall have the power to take samples of the material for analysis and to reject those materials which do not fulfill the requirements of these specifications as to either quality or workmanship. The acceptance of any materials by the Inspector shall not be a bar to their subsequent rejection if found defective. The Contractor shall furnish all facilities and equipment for the inspection and testing of materials and workmanship and the Inspector shall be allowed free access to all premises where inspections can be made.

The Contractor shall give the Department and Department's Inspection Agents ample notice relative to the location of, and time when, treating operations will take place. Inspection of all timber and lumber will be made by the Department's Inspection Agents before, during, and after pressure treatment at the treating plant. No treated timber and lumber shall be shipped which does not bear, in legible form, the Inspector's stamp of approval.

594-3 CONSTRUCTION DETAILS
594-3.01 General. Timber and lumber shall be placed or erected as shown on the plans or specified by the Engineer.

Any surface breaks resulting from storage and handling which do not warrant rejection shall be treated in accordance with AWPA M4 with the addition that at least three coats of preservative shall be applied.

Paint, where specified, shall be applied as required by the Contract Documents.

594-3.02 Treatment after Fabrication. All cutting, framing and boring of timber and lumber shall be done before treatment whenever practicable. Cutting and boring below high water shall be particularly avoided in material which is to be used in waters infested with marine borers.

All cut surfaces and all bolt holes bored subsequent to treatment shall be treated in accordance with AWPA M4 with the addition that at least three coats of preservative shall be applied. Any unfilled holes, after being treated with preservative shall be plugged with preservative treated plugs.

All cut surfaces and bolt holes below the high water line shall, in addition to the AWPA M4 preservative treatment, be coated with a thick application of a mixture of 30% creosote and 70% pitch.

The Contractor shall obtain all necessary permits pertaining to the purchase and field application of wood preservatives from the U.S. Environmental Protection Agency (EPA) and the New York State Department of Environmental Conservation.

594-4 METHOD OF MEASUREMENT. The quantity to be paid for timber and lumber will be the number of cubic feet placed in the completed work. In measuring dressed timber and lumber, the cross-section of any piece will be taken as the minimum nominal commercial size of undressed material from which the piece could have been cut. When round timber is used, it shall be estimated as square timber of the smallest undressed commercial size from which the timber can be manufactured. The length of any piece will be taken as the actual length in the finished work, making no deductions for bevels, notches or splices. If the measured quantity is first computed in board feet, the conversion factor shall be 0.083334 cubic feet per board feet.

594-5 BASIS OF PAYMENT. The unit price bid per cubic foot shall include the cost of furnishing all spikes, nails, screws, timber connectors, bolts, nuts, washers, hardware, preservative treatment and other required materials together with labor and equipment necessary to complete the work.

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
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</thead>
<tbody>
<tr>
<td>594.01</td>
<td>Timber and Lumber</td>
<td>Cubic Foot</td>
</tr>
<tr>
<td>594.02</td>
<td>Stress Graded Timber and Lumber</td>
<td>Cubic Foot</td>
</tr>
<tr>
<td>594.03</td>
<td>Treated Timber and Lumber</td>
<td>Cubic Foot</td>
</tr>
</tbody>
</table>

SECTION 595 - WATERPROOFING SYSTEMS FOR STRUCTURES

595-1 DESCRIPTION. The work in this section shall include work required for waterproofing systems for structures.

595-2 MATERIALS. Materials shall be as specified in the special specifications.

595-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

595-4 METHOD OF MEASUREMENT. As specified in the special specifications.
595-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 596 - OPEN STEEL FLOOR

596-1 DESCRIPTION. The work shall consist of furnishing and placing open steel floor in structural slabs, at the locations indicated on the contract plans.

596-2 MATERIALS

596-2.01 Steel. All steel for the component parts shall conform to the requirements of ASTM A36 or A588. If steel conforming to ASTM A36 is used, it shall be furnished with a minimum copper content of 0.20 percent.

The Contractor shall furnish the Department with two certified copies of the record of physical tests and chemical analysis of the steel used.

596-2.02 Fabrication. All the requirements and provisions of the SCM shall apply.

596-2.03 Shop Painting. The open steel floor shall be painted in accordance with the contract documents. Surfaces which are to be welded shall not be painted until all welding is completed.

596-3 CONSTRUCTION DETAILS

596-3.01 Placement. Open steel floor shall be placed true to line and grade and shall make full and even bearing on the underlying surface.

596-3.02 Field Welding. All the requirements and provisions of the SCM shall apply.

596-3.03 Field Painting. The requirements of §596-2.03 shop painting, shall apply.

596-4 METHOD OF MEASUREMENT. The quantity to be measured will be the actual area, in square feet, of open steel floor furnished and installed, including any portions that are filled with concrete.

596-5 BASIS OF PAYMENT. The unit price bid per square foot shall include the costs of all labor, material (including fabrication) and equipment necessary to complete the work.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>596.01</td>
<td>Open Steel Floor</td>
<td>Square Foot</td>
</tr>
</tbody>
</table>

SECTION 597 - TIMBER BRIDGE RAILING AND TRANSITIONS

597-1 DESCRIPTION. The work shall consist of furnishing and erecting timber bridge railing and transitions as shown on the contract plans and in accordance with the specifications. As soon as the Contract is awarded, the Contractor shall notify the DCES of the name and address of the fabricator of all timber bridge railing. This notification shall list the specific shop or shops in which the railing will be fabricated.

597-2 MATERIALS. Materials for this work shall meet the following requirements:

<table>
<thead>
<tr>
<th>Component</th>
<th>ASTM or SAE Designation</th>
</tr>
</thead>
</table>
Internal Steel Plates
Rail Splice Plate
Tension Rods and Connection Bolts
Round Head Square Neck Threaded Bolt
Nuts
Washers
Thrie Beam
Thrie Beam to W-Beam Transition Piece
Dome Head Drive Spike
Split Rings
Shear Plates

A36 (A709, Grade 36)
A36 (A709, Grade 36)
A325 or A449 Type 1
A307 Grade A
A563 Class 10S, Type HH
F436, Type 1
A588 or A572 (A709, Grade 36 or 36W)
A588 or A572 (A709, Grade 36 or 36W)
Industry Standard
SAE 1010 Hot Rolled Carbon Steel
ASTM A47/A47M, Grade 32510


Glued laminated timber shall comply with the requirements of the American Institute of Timber Construction (AITC). All wood products shall be pressure treated with wood preservative in accordance with §708-31 or §708-32 except that laminations for glue laminated timbers shall be treated prior to gluing with wood preservative designated as light pentain oil as in AWPA C28 and glued with wet-use adhesives conforming to Sections 4.5.1.2 of ANSI/AITC A190.1-1983.

The bridge rail shall be horizontally laminated glued laminated timber, visually graded Western species combination No. 2 or visually graded Southern Pine Combination No. 48. Other species and grades of glued laminated timber may be substituted provided that the minimum values tabulated in the latest edition of the National Design Specification for Wood Construction (ANSI/NFoPA NDS) are not less than the following:

\[ F_{y,y} = 1800 \text{ psi} \]
\[ E = 1800 \text{ ksi} \]

Posts, curbs, scuppers, and spacing blocks may be sawn lumber or glued laminated timber. When sawn lumber is used, material shall be visually graded No. 1 Southern Pine or visually graded No. 1 Douglas Fir-Larch. Other species and grades of lumber may be substituted provided that the minimum values tabulated in the latest edition of the National Design Specification for Wood Construction (ANSI/NFoPA NDS) or obtained through a Machine Stress Rated (MSR) procedure approved by the American Lumber Service (ALS) are not less than the following:

\[ F_b = 1350 \text{ psi} \]
\[ E = 1500 \text{ ksi} \]

597-3 CONSTRUCTION DETAILS

597-3.01 Fabrication. Timber bridge railing shall be fabricated to the dimensions shown on the Contract plans and in compliance with the specifications.

A. Shop Drawings. Shop drawings shall be provided in accordance with the Steel Construction Manual (S.C.M.) except as follows:
- The drawings shall be submitted to the Engineer for review and approval; and
- The computed weights need not be shown.

B. Galvanizing. Galvanizing shall conform to the requirements of §719-01, Galvanized Coatings and Repair Methods, Type I. All steel components of the railing, including the round head square necked threaded bolts, shall be galvanized. Galvanizing of high-strength steel tension rods shall
follow the recommendations of the tension rod manufacturer so as not to adversely affect the mechanical properties of the steel. All steel components shall be galvanized after welding and other fabrication.

Shop galvanizing repair of uncoated areas will be permitted on localized areas. Repair of localized areas is limited to a total of 2 square inches on any one component. Any component requiring more than 2 square inches of galvanizing repair shall be stripped and regalvanized.

Shop repair shall be in accordance with the methods given in §719-01.

The following areas shall not require galvanizing repair: One 1/8 inch maximum dimension spot of tight flux remaining in the fusion line of any 7 inch length of weld after blast cleaning, pickling and galvanizing.

C. Shop Wood Repair. All cutting, framing and boring of timber shall be done before treatment whenever practicable.

All cut surfaces shall be treated in accordance with AWPA M4 with the addition that at least three coats of preservative shall be applied.

All bolt holes bored subsequent to treatment shall be treated with preservative by means of an approved pressure bolt hole treater. Any unfilled holes, after being treated with preservative shall be plugged with preservative treated plugs.

597-3.02 Erection of Timber Bridge Railing and Transitions

A. Inspection of Railing. Prior to installation, all timber and lumber shall be examined for shakes, holes, knots, checks, splits, and decay. The Materials Requirements under "Defects" of §712-17 shall apply. Any piece of timber or lumber exhibiting any one of the aforementioned defects shall be subject to rejection as determined by the Engineer.

B. Inspection of Galvanizing. Immediately prior to erection, the railing shall be inspected for damage. Damage to the galvanizing of steel railing components shall constitute sufficient cause for rejection except for the following conditions:

1. If a damaged area is not required to be repaired under the provisions of §710-23, Steel Bridge Railing.
2. If the total damaged area of a single piece is 6 square inches or less. Total damaged area is exclusive of the damaged area described under §597-3.02B1.

C. Field Wood Repair. All cut surfaces shall be treated in accordance with AWPA M4 with the addition that at least three coats of preservative shall be applied.

All bolt holes bored subsequent to treatment shall be treated with preservative by means of an approved pressure bolt hole treater. Any unfilled holes, after being treated with preservative shall be plugged with preservative treated plugs.

The Contractor shall obtain all necessary permits pertaining to the purchase and field application of wood preservatives from the U.S. Environmental Protection Agency (EPA) and the New York State Department of Environmental Conservation.

D. Field Galvanizing Repair. Field galvanizing repair shall be allowed to be performed upon damaged areas meeting the requirements of §597-3.02B2.

Field galvanizing repair shall be made by painting zinc repair material onto the damaged area in accordance with the requirements of §719-01, Galvanized Coatings and Repair Methods.

All finished surfaces of welds and adjacent surfaces where galvanizing has been removed, due to any field welding operation, shall be field galvanized.
E. Holes in Metal Plates. Prior to galvanizing, any necessary holes in the metal plates shall be made in the shop in accordance with the requirements of the S.C.M.

F. Installation. The installation work shall be done by bolting methods alone. The requirements of the S.C.M. shall apply.

G. Posts. Bridge railing posts shall be installed as truly vertical as possible within the following tolerance limit: 5/16 inch in any direction as measured from the top of the deck to the top of the post.

Bridge railing transition posts shall be installed at the location and in the manner indicated on the Contract plans. The Contractor shall carefully excavate for all post holes. Post holes and post foundation structures shall be backfilled and compacted in accordance with Section 203, Select Structure Fill. Prior to acceptance, all posts shall be plumb to a tolerance of +/- 5/16 inch.

Posts, in their final position, shall satisfy the Material Requirements for "Defects" of §712-17. The tops of all posts and the top of the rail splice plate kerf shall be sealed with roofing cement or otherwise protected from direct exposure to weather.

H. Rails. The rails of timber railings shall span a minimum of four (4) posts. Bolts on traffic face of rail shall be round head square neck threaded bolt. Railing splices shall be installed in the manner indicated on the Contract plans.

I. Washers. Unless otherwise noted, malleable iron washers shall be provided under bolt heads and under nuts that are in contact with wood. Washers may be omitted under heads of dome-head timber bolts when the size and strength of the head is sufficient to develop connection strength without wood crushing.

J. Erection Inspection. All erection shall be subject to the inspection of the Engineer who shall be given all facilities required for a visual inspection of workmanship and materials.

597-4 METHOD OF MEASUREMENT

597-4.01 Timber Bridge Railing. The quantity to be paid for timber bridge railing shall be the number of feet measured along the centerline of railing between the extreme outer limits indicated on the Contract plans.

597-4.02 Timber Bridge Railing Transition. The quantity to be paid for timber bridge railing transition shall be the number of transitions required.

597-5 BASIS OF PAYMENT. The unit price bid per linear foot of the timber railing shall include the cost of all labor, material and equipment necessary to do the work.

The price bid per timber bridge railing transition shall include the cost of all labor, material and equipment necessary to do the work.

All drilling and grouting work, if permitted, will be done at the contractor’s expense.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
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<tbody>
<tr>
<td>597.10</td>
<td>Timber Railing</td>
<td>Foot</td>
</tr>
<tr>
<td>597.20</td>
<td>Timber Railing Transition</td>
<td>Each</td>
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</tbody>
</table>

SECTIONS 598 AND 599 (VACANT)

Section 600
INCIDENTAL CONSTRUCTION

SECTION 601 - ARCHITECTURAL PAVEMENTS AND TREATMENTS

601-1 DESCRIPTION. This work shall consist of the construction, placing, or applying of architectural pavements and treatments in accordance with the Contract Documents or as directed by the Engineer.

601-2 MATERIALS. Materials shall conform to the following subsections.

<table>
<thead>
<tr>
<th>Subsection</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bituminous Materials</td>
<td>702</td>
</tr>
<tr>
<td>Bituminous Tack Coat (SS-1h or CSS-1h)</td>
<td>702-3601</td>
</tr>
<tr>
<td>Fine Aggregates</td>
<td>703-01</td>
</tr>
<tr>
<td>Mineral Filler</td>
<td>703-08</td>
</tr>
<tr>
<td>Precast Concrete Street Pavers</td>
<td>704-23</td>
</tr>
<tr>
<td>Water</td>
<td>712-01</td>
</tr>
</tbody>
</table>

601-2.01 Precast Concrete Street Paving.

A. Neoprene-Modified Asphalt Adhesive. Neoprene-Modified Asphalt Adhesive shall consist of 2% neoprene, grade WM1, oxidized asphalt with a R & B softening point of 154°F minimum and a penetration of 80, and 10% asbestos-free fibers.

B. Polymeric Sand. Polymer modified graded sand designed specifically for filling joints between pavers. Polymeric sand shall be supplied in clearly labeled sealed packages.

601-3 CONSTRUCTION.

601-3.01 Precast Concrete Street Paving

A. The provisions under §401-3, Construction Details for Plant Mix Pavements - General, shall apply.

B. The Contractor shall construct the subbase according to the current 601 Standard Sheet(s).

Prior to placing the setting bed, the Contractor shall prepare the subbase surface according to §402-3.05a.

The bituminous setting bed shall consist of PG binder 64-22 mixed with fine aggregate meeting the requirements of §703-01. Alternate PG binder grades may be allowed by the RME in lieu of PG 64-22. The PG binder will meet the requirements outlined in Section 702 Bituminous Materials, Table 702-1 Performance-Graded Binders for Paving. The PG binder shall be 7.0% of the total batch weight. The mix shall be heated to approximately 325°F. The compacted thickness of the bituminous setting bed shall be ¾ inch.

A coating of neoprene-modified asphalt adhesive shall be applied by mopping, squeegeeing or troweling over the top surface of the setting bed to provide bond under the bricks.

Precast concrete street pavers shall be laid in a 90° herringbone pattern according to the current 601 Standard Sheet(s) to provide a uniformly even surface, with no more than ¼” variation. Joints shall be 1/8 inch wide (±1/16 inch). No precast concrete street pavers shall be laid when the air temperature is below 40°F. Joint lines shall not deviate more than ±½” over 50 feet from string lines. The Contractor shall fill gaps at the edges of the paved area with cut pavers or edge units. The Contractor shall adjust pattern at pavement edges such that cutting of edge pavers is minimized. All cut pavers subject to tire traffic shall be no less than one-third (1/3) of a whole unit. After pavers are
placed on the adhesive, set them in it with at least one pass of a minimum 300 pound hand roller. 
Replace any cracked units with whole units and set them with the hand roller. 
Polymeric sand shall be swept over the precast concrete street pavers until the joints are 
completely filled. The paver surface shall be swept clean and the joints lightly wetted with water. This 
joint filling operation shall not be performed if the air temperature is expected to fall below 40°F, or 
there is an expectation of rain within 4 hours of the completion.

601-4 METHOD OF MEASUREMENT. Architectural pavements and treatments will be measured by 
the number of square yards placed.

601-5 BASIS OF PAYMENT. The unit price bid per square yard shall include the cost of all labor, 
materials and equipment necessary to satisfactorily complete the work, including setting bed material, 
except that any sawcutting of existing pavement, excavation, concrete base, curb, curb and gutter, and 
subbase course will be paid for separately.

Payment will be made under:

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<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<tbody>
<tr>
<td>601.01</td>
<td>Precast Concrete Street Paving (Bituminous Setting Bed)</td>
<td>Square Yard</td>
</tr>
</tbody>
</table>

SECTION 602 - REHABILITATION OF CULVERT AND STORM DRAIN PIPE

602-1 DESCRIPTION. Rehabilitate culvert and storm drain pipe in accordance with these 
specifications, the contract documents, and as directed by the Engineer.

602-2 MATERIAL REQUIREMENTS.

602-2.01 General. Materials requirements are specified in the following subsections:

Portland Cement Concrete 501
Shotcrete 583
Concrete Repair Material 701-04
Vertical and Overhead Patching Material 701-08
Concrete Repair Material - High Early Strength 701-12
Grout Sand 703-04
Cured in Place Pipe (CIPP) Liner 706-09
Polyvinyl Chloride Pipe (relining) 706-10
  (Profile Wall)
  (Corrugated)
High Density Polyethylene Pipe (HDPE) (relining) 706-11
  (Profile Wall)
  (Smooth Wall)
Corrugated Steel Pipe 707-02
  (Polymer Coated)
Tunnel Liner Plate (relining) 707-05
Corrugated Structural Steel Plate for Pipe and Pipe Arches and Underpasses 707-09
Anchor Bolts for Corrugated Culverts 707-20
Zinc Chromate Primer 708-04
Bar Reinforcement, Grade 60 709-01
Wire Fabric for Concrete Reinforcement 709-02
Stud Shear Connectors 709-05
Membrane Curing Compound 711-05
602-2.02 Grout for Annular Space. Design the grout for the annular space between the existing pipe and new liner pipe in accordance with the pipe Manufacturer’s recommendations. Calculate the required volume of grout based on the existing culvert/storm drain internal diameter (minus deformations) and the external diameter of liner pipe. All grout components must appear on the Approved List unless approved by the Director, Materials Bureau.

602-3 CONSTRUCTION DETAILS. Provide the Engineer, a minimum of 10 days prior to starting of the work, a written proposal of how the work will be progressed. The proposal shall include dewatering of the pipe; procedures for maintaining line and grade of the lining pipe, pipe manufacturer’s recommendations for the assembly of preapproved joints, or joint fusion methods; bracing methods; grout mix design; and void filing techniques. Such proposals are also required, regardless of the rehabilitation method, for shotcreting, concrete, and void filling methods.

602-3.01 Existing Pipe Preparation. Dewater, clean and inspect the existing pipe. Determine the location of and remove obstructions that may prevent proper installation of the paving or lining material. Inspect small inaccessible pipes, generally less than 48 inches in diameter, using a closed circuit television and camera to provide a visual inspection. Provide strutting and bracing as required to ensure stability of the pipe.

602-3.02 Handling & Installing Lining Materials

A. General. Install each run of lining pipe with the same material for the entire run unless otherwise identified in the contract documents or approved by the Engineer. Do not allow water to flow along the invert during concrete or fill material placement.

B. Structural Paving of Inverts with Concrete. Apply §603-3.07 Concrete Paving for Corrugated Structural Plate Pipe with the exception of the following:
   • Pave the area along the invert’s periphery, providing concrete cover thickness over the crests of the corrugations and concrete reinforcement details as indicated on the plans. If welding has been used to anchor the reinforcement or studs on a galvanized section of the pipe then upon completion of the anchoring, restore the coating in accordance with §702-02 Corrugated Steel Pipe, E. Coating Repair. Coating restoration is not required where mechanical anchoring of the reinforcement has been utilized.
   • Use Class D, Class H or Class J concrete for paving of the invert.

C. Lining with Shotcrete. Apply all requirements of Section 583, Shotcrete with the exception of the following:
   • Shotcrete may be used to line concrete pipe, stone arches, and corrugated metal pipes.
   • All reinforcement design and details (e.g. spacing, anchoring, etc.) must be indicated on the plans. If welding has been used to anchor the reinforcement or studs on a galvanized section of the pipe then upon completion of the anchoring, restore the coating in accordance with §702-02 Corrugated Steel Pipe, E. Coating Repair. Coating restoration is not required where mechanical anchoring of the reinforcement has been utilized.
   • Apply a minimum 2 inch thick shotcrete layer over the crests of the corrugations. The shotcrete layer limits along the periphery will be indicated on the plans.

D. Lining with Cured in Place Pipe (CIPP) Liner. The CIPP manufacturer’s / installer’s name shall appear on the Department’s Approved List of Materials and Equipment, Rehabilitation of Culverts and Storm Drains section.
The CIPP contractor shall provide the Engineer a report with design details and calculations for determining the minimum required thickness of the cured-in-place-pipe (CIPP) liner, the minimum internal pressure required to hold the wetted liner tight against the host pipe, and the maximum allowable internal pressure so as not to damage the wetted liner. All design calculations shall assume a fully deteriorated host pipe, unless Item 602.37xx, Lining Concrete pipe with Cured in Place Pipe (CIPP), is specified. All liner installations require the excavation of a resin containment pit to facilitate the installer’s collection and subsequent disposal of any waste (styrene or non-styrene) and/or curing water from the jobsite. When the liner curing is completed, the installer will remove all waste prior to the lined pipe being put back in service. The plans will indicate the size of the excavation for the resin containment pit. The excavation, temporary storage of the fill and restoration of the downstream channel will be performed under Section 206-1.02, measured under 206-4.04 and paid under 206.04 Trench, Culvert and Structure Excavation – O.G.

Use a resin / liner system meeting the following criteria:

- System consists of one or more layers of flexible needled felt or an equivalent material as approved by the Materials Bureau.
- Liner is flexible enough to fit irregular pipe sections and able to negotiate pipe bends.

Liner’s surface must be coated with a plastic material compatible with the proposed resin. All liners containing styrene based resins require the use of a pre liner, to be inserted into the existing pipe before insertion of the CIPP liner. In addition to the pre liner, single or double sided liners may be specified in the contract plans, depending on the environmental setting of a particular application.

A thermoset resin and catalyst or an epoxy resin and hardener system, compatible with the proposed inversion system shall be used. If indicated in the contract documents, a resin containing less than five percent volatile organic compounds (VOCs) with less than 0.1 percent hazardous air pollutants (HAPs) and less than 0.1 percent of water quality pollutants as listed in 6 NYCRR Parts 700-705 shall be supplied. If the resin type (styrene or non-styrene) is not specified on the plans, the installer has the option to select the resin type. Proposed resin shall be compatible with the proposed inversion process.

Vacuum impregnate the liner with resin. Use a volume of resin capable of filling all voids in the liner material at nominal thickness and diameter. Adjust this resin volume by adding a minimum of 5% excess resin to allow for changes in resin volume due to polymerization and for any resin migration into the cracks and joints of the original pipe.

1. **Installation.** A cured-in-place-pipe (CIPP) liner may be installed into the host pipe by hydrostatic head, air pressure inversion, or a combination of the two. Do not exceed the manufacturer recommended maximum pressure to the liner felt fiber during the inversion process. Pulled in place installations may be allowed if it is indicated on the contract documents or if the installer is given prior approval by the Director, Materials Bureau.

   a. **Hydrostatic Head.** The standpipe height must be sufficient to maintain at least the minimum required pressure between the CIPP liner and the existing (host) pipe. The lower end of the liner must extend beyond the outlet end whenever possible. Where changes in elevation may create excessive stresses on the liner felt, the use of bulkheads may be necessary. Alternative installation methods using a hydrostatic head will be subject to approval by the Director, Materials Bureau.

   b. **Air Pressure.** The liner may be inverted using air pressure to extend it to the termination point. The air pressure needs to be adjusted and sustained to a level capable of holding the liner against the host pipe regardless of the curing method proposed to be used.
2. **Curing.** Cure the liner by circulating heated water throughout the section. Uniformly raise the temperature of the water above the level required to cure the resin. Monitor and record both the temperature of the curing water exiting the heating source and the temperature of the curing water returning to the heating source. Monitor and record the observed temperatures by the remote sensors on the liner-host pipe interfaces, located in the upstream and downstream area of the pipe. The remote temperature sensors readings will be used for monitoring the progress of curing and its duration. The minimum curing time is the sum of the minimum recommended initial and post-curing times as per the liner resin supplier’s recommendations. The onset of the initial curing approximately occurs when all remote temperature sensors register a temperature consistent with the “exotherm”, which shall be included in the Manufacturer’s recommendations. Post-cure the liner at least for the minimum post-curing time and at the minimum post-curing temperature level, as per the liner Manufacturer’s recommendations. Add post-curing time for any deviations from the recommended post-curing temperature levels. All resin Manufacturers’ curing proposals require approval by the Director of Materials Bureau prior to its initial use by the Department. Also, a new curing proposal submission for approval is required if an already approved liner Manufacturer introduces a new resin formulation and/or a new liner curing method to a Department contract.

3. **Water and Material Management.** After post-curing is completed, manage the curing water so that it does not cause or contribute to a violation of water quality standards to receiving waters or groundwater 6 NYCRR Part 700-704. In particular, the CIPP Contractor shall note the surface water quality and groundwater standards at 6 NYCRR Part 703 for pollutants such as styrene and thermal discharges. The CIPP Contractor shall enquire as to the classification of potential receiving surface waters in the project location if this information is not provided in the contract documents.

   A. Handling of curing water used in a styrene based thermoset resin liner installation:
      1. Collect and transport curing water from the site for reuse within another CIPP location; and/or
      2. Collect the water and dispose or treat at off site facilities. Transport wastewaters within vehicles that have a waste transporter permit 6NYCRR 364. Off-site disposal shall be at a publicly owned treatment works or at a disposal facility permitted to accept the wastewater. The Contractor shall conduct off site treatment to reduce styrene concentrations to acceptable levels to meet water quality standards prior to discharge to the receiving waters; and/or
      3. Treat wastewater on-site to acceptable styrene and thermal loading and discharge to receiving waters in accordance with agreements received from the Regional NYSDEC Office.

   B. For curing water from non-styrene based processes, collect water for disposal off-site as described in A1 and A2 above or discharge on site if it does not contain pollutants that could cause or contribute to a violation of water quality standards. Reduce temperature to prevent a violation of the thermal standards to the receiving waters.

   C. Collect any excess resin and any curing materials at the upstream and downstream ends of the installation for disposal.

   D. Record and document quantities of curing water removed from the site. Provide record/documentation of the reuse and/or disposal facility and quantity disposed of curing water leaving the site.
After post-curing is completed, cool the liner to a temperature of 100°F prior to relieving the static head in the inversion standpipe. Cool-down may be accomplished by adding cool water into the inversion standpipe to replace warm curing water being removed from the liner. Contract documents may contain restrictions on the temperature of the released curing water or whether the curing water needs to be removed and treated. Any other proposed liner curing methods will be subject to the approval of the Director, Materials Bureau.

4. Workmanship / Damage / Defects. The finished pipe liner shall be continuous over the entire length of an inversion run and be free of dry spots, lifts and delaminations. If any dry spots, lifts and delaminations exist, remove the liner in those areas. Mark a line 3 feet from both ends of the distressed area, cut the distressed area out, and replace it at no cost to the Department. If the Cured-In Place-Pipe (CIPP) liner does not fit against its termination point, seal the space between the pipe and liner with a resin mixture compatible with the CIPP. The liner may be sampled and tested for tensile and flexural properties in accordance with ASTM F 1216 at the discretion of the Department. Failure to meet the designed properties will be a cause for liner rejection.

5. Storm Drain Lateral Connections. Reconnect the existing storm drain lateral connections after the liner has been cured in place. Use robotic cutting devices to reestablish tie-ins in non-man accessible pipes.

E. Lining with a new Liner Pipe—General. Before lining, pull or push a single piece of liner pipe through the existing pipe to verify liner clearance. The liner must be positioned and secured to facilitate its complete encapsulation by grout.

Follow the Manufacturer's recommendations for handling and assembling the pipe and all provisions included in the approved written proposal.

When required, reconnect existing storm drain lateral connections by utilizing an open cut excavation, internal connection or remote installation using robotics. Prior to filling the annular space, connect and seal all laterals between the new liner pipe and the existing lateral.

Grout the entire annular space. Provide a minimum annular space of 1 inch for grouting between the new and existing pipes. Provide details on how to hold the liner pipe to line and grade until the grout has set.

If the volume of the grout used is less than the anticipated (calculated) volume, or an inspection of the relined culvert indicates that there are voids in the annular space, the Contractor must provide the EIC with a plan to rehabilitate all identified voids. Depending on the location and size of the voids, additional grouting may be required in these areas. This may be accomplished by re-grouting in those areas from within the culvert. The voids must be filled to the satisfaction of the Engineer at no additional cost to the state. Grout that fills invert and connected voids is covered in the cost for these items.

1. Lining with High Density Polyethylene Pipe. Prior to lining, follow in its entirety all provisions of §602-3.02 E. Lining with a new Liner Pipe—General.

Reline with Smooth Wall Polyethylene Pipe or Profile Wall Polyethylene Pipe, as indicated in the contract documents.

Install all pipe, fittings, adapters and appurtenances according to the Manufacturer’s recommendations. Limit joint separations to less than ½ inch between adjoining sections. Field cuts will be permitted only at the terminal ends. No HDPE pipe sections less than 3 feet long will be allowed in any lining projects.

Perform all butt fusion, welding and extrusion welding of HDPE pipe in accordance with the Manufacturer’s recommendation. A Manufacturer’s representative – or an individual trained by
the manufacturer – must be present at all times during any fusion or welding operations. Alternate joining methods will be subject to approval by the Director, Materials Bureau.

2. **Lining with Polyvinyl Chloride Pipe.** Prior to lining, follow in its entirety all provisions of §602-3.02 E. Lining with a new Liner Pipe – General.

   Reline with a Profile Wall PVC Pipe or Corrugated Wall PVC Pipe with integral bell and spigot joints.

   The installation proposal for this item to be submitted by the contractor for Departmental approval should in addition address the following PVC specific issues prior to any work approval is granted; Whether the PVC liner will be pulled or pushed through the culvert and the type of pushing or pulling ring/plate to be used; Whether a nose cone or a different device will be used in this process and how the jacking, pulling or pushing loads on the liner will be monitored in order to conform to the PVC liner’s Manufacturer’s specifications and guidelines. Include PVC liner’s Manufacturer’s specifications and guidelines in the submitted for approval proposal. Follow all Manufacturer’s recommendations during joint assembly operations.

3. **Lining with Corrugated Metal Pipe.** Reline with Polymer Coated Corrugated Steel Pipe. Prior to lining, follow in its entirety all provisions of §602-3.02 E. Lining with a new Liner Pipe – General.

   Insert and brace the liner pipe to the specified line and grade, and align adjacent pipe sections such that port holes, if used, are placed as detailed in the contract plans (Alignment bolts are not adequate bracing by themselves). Sever all alignment bolts not fully turned out and grind them flush to the new pipe interior. If port holes are used, provide fittings and plugs compatible with the delivery equipment. Insert the plugs into the fittings as the operation is completed. Limit joint separations to ½ inch between adjoining sections. To ensure that grout remains in the annular space, place internal expanding joint bands with annular corrugations and foam gaskets at each joint. Before grouting the annular space, brace and strut the bands. Do not obstruct with any bracing material the flow of grout into the annular space. Remove the bracing, struts and bands upon completion of this work.

4. **Lining with Corrugated Steel Structural Plate Pipe and Pipe Arches with PCC Paved Invert.** Prior to lining, follow in its entirety all provisions of §602-3.02 E. Lining with a new Liner Pipe – General.

   Align adjacent pipe sections such that port holes, if used, are placed as detailed in the contract plans. If port holes are used, provide port hole fittings and plugs compatible with the delivery equipment. Insert the plugs into the fittings as the grouting operation is completed. Alignment bolts are not adequate bracing by themselves. Sever all alignment bolts not fully turned out and grind them flush to the new pipe interior. Do not obstruct with any bracing material the flow of grout into the annular space. Once lining with this item has been completed, apply §603-3.07 Concrete Paving for Corrugated Structural Plate Pipe and as indicated in the contract documents.

5. **Lining with Steel Tunnel Liner Plate.** Prior to lining, follow in its entirety all provisions of §602-3.02 E. Lining with a new Liner Pipe - General.

   Line with tunnel liner plates (double flange). Use a lap type longitudinal seam. Fabricate the lap to allow a continuous cross section of the plates through the seam. Use an offset depth equal to the metal thickness for the full width of plate, including flanges. Drilling, punching or drifting to correct defects in manufacturing will not be permitted. Plates with improperly punched holes will be rejected.

   Use 5 bolts per 18 inch width of plate in each lapped longitudinal joint and stagger the bolts in the ridges and valleys. Follow the Manufacturer’s recommendation for circumferential and longitudinal bolt spacing.
602-3.03 Damaged Pipe and Repair. Repair all damage to the existing host pipe caused that is strictly obstructing the progress of the relining operation. Repair any damage to the newly installed liner caused during construction, consistent with recommendations of Section 603- 3.04 Damaged Pipe and Repair.

602-4 METHOD OF MEASUREMENT

602-4.01 Lining with new pipe. This work will be measured as the number of feet along the bottom centerline, measured to the nearest foot.

602-4.02 Paving inverts. This work shall be measured as the number of square feet determined by the paved width measured along the pipes interior circumference at the top of the corrugations and the length along the centerline of the pipe measured to the nearest square foot.

602-4.03 Shotcreting. This work shall be measured as the number of square feet determined by the shotcreted width measured along the pipes interior circumference at the top of the corrugations and the length along the centerline of the pipe measured to the nearest square foot.

602-5 BASIS OF PAYMENT. Include the cost of furnishing all labor, materials, and equipment necessary to complete the work in the unit price bid. Include the cost of all fill material needed to fill the annular space between the existing pipe and the liner pipe, dewatering and cleaning of existing pipe, and the removal of any obstructions, intrusions or damaged pipe prior to lining.

For Paving Inverts and Shotcreting, include the cost of furnishing all labor, materials and equipment necessary to complete the work for the unit price bid and include all necessary preparations such as dewatering and cleaning to the existing pipe.

For Cured in Place Pipe, include the cost of furnishing all labor, materials and equipment necessary to complete the work for the price unit bid and include all necessary preparations such as dewatering and cleaning to the existing pipe, all activities involving water treatment as well as water and waste transportation and disposal. The excavation for the resin containment pit, temporary storage of the fill and restoration of the downstream channel will be paid for under 206.04 Trench and Culvert Excavation – O.G.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<tr>
<td>602.2002</td>
<td>Structural Paving of Inverts with Portland Cement Concrete</td>
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<tr>
<td>602.2101</td>
<td>Lining Culvert with Shotcrete</td>
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<td>Lining with High Density Polyethylene Pipe</td>
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<td>Lining with Polyvinyl Chloride Pipe</td>
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<td>602.36xx</td>
<td>Lining with Cured in Place Pipe (CIPP)</td>
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<td>Lining with Steel Tunnel Liner Plate 7ga</td>
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<td>Lining with Steel Tunnel Liner Plate 5ga</td>
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602.550105 Lining with Steel Tunnel Liner Plate 3ga  
795
602.75xx Lining with Polymer Coated CSP 12ga, (2- 2/3”x1/2”)  
Feet
602.80xx Lining with Polymer Coated CSP 12ga, (3”x1”) or (5”x1”)  
Feet

Refer to Contract Proposal for full Item Number and full description.

SECTION 603 - CULVERTS AND STORM DRAINS

603-1 DESCRIPTION. Construct culverts and storm drains in accordance with these specifications, the contract plans, and the appropriate standard sheets.

603-2 MATERIALS

603-2.01 General. Materials requirements are specified in the following subsections:

<table>
<thead>
<tr>
<th>Material</th>
<th>Item Number</th>
<th>Description</th>
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<tr>
<td>Geotextile</td>
<td>207</td>
<td>Corrugated Structural Steel Plate for Pipe,</td>
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<tr>
<td>Portland Cement Concrete</td>
<td>501</td>
<td>Pipe-Arches and Underpasses</td>
</tr>
<tr>
<td>Portland Cement</td>
<td>701-01</td>
<td>Galvanized Steel End Sections</td>
</tr>
<tr>
<td>Masonry Cement</td>
<td>701-02</td>
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<td>701-04</td>
<td>Corrugated Aluminum Pipe</td>
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<tr>
<td>Concrete Repair Material –</td>
<td>701-12</td>
<td>Corrugated Aluminum Structural</td>
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<td>High Early Strength</td>
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<td>Pipe-Arches</td>
</tr>
<tr>
<td>Mortar Sand</td>
<td>703-03</td>
<td>Anchor Bolts for Corrugated Culverts</td>
</tr>
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<td>Non-Reinforced Concrete Pipe</td>
<td>706-01</td>
<td>Zinc Chromate Primer</td>
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<td>Reinforced Concrete Pipe</td>
<td>706-02</td>
<td>Bar Reinforcement, Grade 60</td>
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<td>Reinforced Concrete Elliptical Pipe</td>
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<td>Wire Fabric for Concrete Reinforcement</td>
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<td>Reinforced Concrete End Sections</td>
<td>706-07</td>
<td>Plastic Coated Fiber Blankets (For Curing)</td>
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<td>Smooth Interior Corrugated</td>
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<td>Membrane Curing Compound</td>
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<td>Corrugated Steel Pipe</td>
<td>707-02</td>
<td>Galvanized Coatings and Repair Methods</td>
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<tr>
<td>Ductile Iron Pipe (Non-Pressure)</td>
<td>707-03</td>
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603-3 CONSTRUCTION DETAILS

603-3.01 Excavation. Apply the requirements specified in Section 206, Trench, Culvert and Structure Excavation, except as modified by the Contract Documents or as directed by the Engineer.

603-3.02 Laying Pipe

A. General. Lay all pipe in close conformity to line and grade having a full, firm and even bearing at each joint and along the entire length of pipe. Lay all pipe beginning at the downstream end and progress upstream. Use the same material in each run of pipe unless otherwise directed by the Engineer.

B. Handling and Assembly of Pipe. Follow the Manufacturer’s instructions or approved Materials Details except as modified on the Contract Plans or as directed by the Engineer.

C. Bell and Spigot Type Pipe. Lay all pipe with the bells upstream. Where the spigot end of an existing pipe does not fit the bell end of a new pipe, construct a concrete collar as shown on the Standard Sheets. Fill the bottom half of the space on the inside of the pipe between the existing...
spigot and the new bell with an approved concrete repair material (§701-04 or §701-12). Alternate designs may be submitted to the Director, Materials Bureau, for approval.

Where the spigot end fits into the bell end and the clearance is so great as to render the elastomeric gasket or preformed sealer ineffective, join the pipe by caulking a gasket of jute or oakum into the joint space and then fill with mortar of equal parts of Portland Cement and Mortar Sand or a preformed or poured caulking compound of a type approved by the Engineer.

**D. Round Corrugated Metal Pipe and Pipe-Arches.** Place steel or aluminum pipe with longitudinal seams located at the sides. Place circumferential seams with laps in the downstream direction so flow of water is directed over instead of under each succeeding downstream section.

**E. Corrugated Structural Plate Pipe and Pipe-Arches.** Assemble the plates for corrugated steel or aluminum structural plate pipe and pipe-arches to form the circular pipe or pipe-arch cross section as defined by the pipe manufacturer.

For metal pipe arches, install the bolts nearest the visible edge of the lapped joint in the valley at the top of the corner plate of the corrugations. Cover the joint with the top of the corner plate on the outside of the structure with a geotextile conforming to Geotextile Underdrain from the Department's Materials Bureau Approved List. Extend the covering a minimum of 12 inches beyond each side of the joint for its entire length. A minimum of 12 inches is required for any longitudinal lap.

**F. Polyethylene Pipe.** Handle, store and assemble all pipe in accordance with the Approved Materials Details except as modified in the Contract Documents or by the Engineer. Joint misalignment resulting in offsets greater than 1/4 inch or joint separations greater than 1/2 between adjoining sections of pipe will not be allowed. Field cuts are permitted only at the terminal ends and with a minimum pipe length of 40 inches.

**G. Corrugated Metal End Sections.** Assemble all pipe end sections in accordance with the Contract Documents or as approved by the Engineer.

**H. Thickness Measuring Equipment.** Prior to laying any pipe, provide the Engineer with equipment to measure gauge and steel coating thickness. Gauge shall be measured with a micrometer caliper. Measure steel coating thickness with a Type II Fixed Probe Magnetic Gauge meeting the requirements of Steel Structures Painting Council Specification SSPC-PA2. When the Engineer verifies the required gauge and coating thickness the pipe may be laid. Micrometer calipers and Type II probes shall remain the property of the Contractor.

**603-3.03 Bedding and Backfilling Pipe.** Apply the standards of Section 203, *Select Granular Fill* and the appropriate NYSDOT Standard Sheets. *Select Granular Fill* used to backfill around aluminum or aluminum coated pipes will be free of portland cement unless the pipe sections are thoroughly coated with Zinc Chromate Primer, §708-04 or an equivalent alternative as approved by the Materials Bureau. 100% of the Select Granular Fill used around Type IR and IIR corrugated aluminum pipe must pass a 2 inch sieve.

**603-3.04 Damaged Pipe and Repair**

**A. General.** Repair, realign or replace pipe that is damaged or disturbed through any cause occurring prior to acceptance of the contract. Pipe which is defective, and determined by the Engineer as unrepairable, will be unacceptable for installation and shall be replaced as directed by the Engineer at no cost to the State.
B. Concrete Pipe. Repair concrete pipe in accordance with the requirements set forth in §706-02 Reinforced Concrete Pipe. The repairs will be acceptable if they are sound, properly finished and cured, as determined by the Engineer, and the repaired pipe conforms to the requirements of the Contract Documents.

C. Damaged Bituminous Coating and Paving. Damage to bituminous coating shall be repaired with asphalt repair material. The repair material shall appear on the Department's Approved List. Damage to bituminous paving shall be repaired by an application of the original hot material for areas 2 square feet or less in each pipe section. Damage to bituminous paving in areas greater than 2 square feet in a pipe section will be cause for rejection of that section.

D. Polyethylene Pipe. Polyethylene pipe with damaged ends may be incorporated into the work at terminal locations provided the damaged portion is totally removed by the field cut. Repair or replacement of pipe that is disturbed, damaged or misaligned must provide the same product as a new pipe installation, as determined by the Engineer. After backfilling operations are complete, inspect the pipe for deflection. No more than 5% deflection of the internal diameter will be allowed. If this is exceeded, the pipe will be rejected and removed at the Contractors expense.

603-3.05 Field Strutting of Corrugated and Structural Plate Pipe. Field strutting of corrugated metal pipe and structural plate pipe may be done at the Contractor's option and expense to provide added protection from construction equipment and other loads during installation, backfilling and filling above the pipe. The method and scheduling of installation and removal of strutting, must be approved by the Engineer. Field strutting shall constitute installation of structurally sound timber sills, compression caps and struts.

603-3.06 Joints

A. Corrugated Metal Pipe. Use corrugated band field connections for corrugated metal pipe and pipe arch connections. Lap the band on equal portions of each culvert section to be connected. All connections shall be an approved type, fabricated and installed so that a secure and firm pipe connection may be readily made in the field. Thoroughly coat all aluminum or aluminum coated field connections in contact with concrete with Zinc Chromate Primer §708-04 or an equivalent alternative as approved by the Materials Bureau and permit to dry prior to concrete placement.

B. Structural Plate Pipe. Assemble plates for structural plate pipe and pipe arches with joints staggered such that not more than three (3) plates come together at any one point. Tighten all nuts for field or shop assembled plates to at least 150 but not more than 300 ft-lbs of torque, before filling and backfilling are commenced. Supply the Engineer-in-Charge with an approved torque wrench.

C. Concrete Pipe. For round concrete pipe, use flexible water-tight elastomeric gaskets. For elliptical pipe and cattle pass use concrete pipe joint sealing compound meeting the requirements of §705-16. Install all sealants at the time the pipe is being laid to line and grade.

To detect leakage in the finished installation, internal pressure tests will be required in concrete pipe only when specified in the Contract Documents. If a leakage test is required, use an exfiltration test between consecutive manholes. Perform the test by filling the pipe with water to a height 24 inches above the top of the pipe at the upstream manhole and allowing the pipe to remain saturated for a period of 72 hours prior to checking for leakage. No more than 250 gallons per inch of pipe diameter per mile in a 24 hour period will be allowed.

Where a culvert or a storm drain system is open at either one or both ends, with or without end sections, use a minimum of 90 inches. Round pipe less than 24 inches in diameter, elliptical pipe, and
larger diameter round pipe beginning with 66 inch diameter where the weight of the pipe section requires a shorter length shall have a minimum length of 72 inch.

Shorter sections will be permitted where they are required to obtain an exact length of culvert. Use of shorter sections requires approval by the Engineer. For closed storm drain systems, drains having structures such as drop inlets on each end, the length of sections is unspecified.

Connect the first three full sections at the open end(s) of a culvert or storm drain system together to restrain movement of the sections. A full section is defined as a section with a minimum laying length of 90 or 72 inches as defined in the preceding paragraph. An end section is considered as the first section. If a short section is used at the end or within the first three full sections of a culvert, connect it together with the first three full sections.

Use a device at the springline on each side of the pipe to restrain the sections from movement. Use a device at least 12 feet in length when using 90 inch minimum length pipe sections and at least 120 inches in length when used with 72 inch minimum length sections. Securely anchor the devices to the pipe, with minimum slack in the device and the joints. Locate anchoring points a minimum of 18 inches from the end of the pipe sections and the flared end sections. Anchor each end of the device with a 1 inch diameter bolt with a nut and washer, or its equivalent, through the section wall. Apply ANSI B 18.2.1, ANSI B 18.2.2 and ANSI B 27.2, Grade A or B respectively for all nuts, bolts, and washers. For all round pipe 48 inches in diameter and smaller, and/or equivalent diameter elliptical pipe use a steel strap for the restraining device conforming to ASTM A36 with a minimum width of 2 1/4 inches, 1/4 inch minimum thickness with 1 1/4 inch maximum diameter holes centered 1 1/2 inch from each end. For pipe larger than 48 inches in diameter and for cattle pass, the requirements for the restraining devices will be shown on the contract plans. Apply the requirements of §719-01, Galvanized Coatings and Repair Methods: Type I for straps and Type II for nuts, bolts, and washers for the steel strap and anchoring hardware.

Alternative designs of the restraining device and anchoring hardware will be considered for approval by the Director of the Materials Bureau if they provide equivalent restraining properties and durability.

Restraining devices may be placed on either the inside or outside of the pipe. If placed on the inside, the device shall not protrude from the wall to the degree where flow would be obstructed. Only cold bending of the restraining device is allowed. Holes in the pipe and end sections required for the anchor bolts may be drilled in the field.

D. Ductile Iron Pipes. Form joints by caulking a gasket of jute or oakum into the hubs and then filling with mortar consisting of equal parts of Portland Cement Type I or Type II, Mortar Sand, or at the Contractor's option, a preformed or poured caulking compound of a type approved by the Engineer. For sanitary sewer systems, apply the joint requirements of ASTM C425.

E. Polyethylene Pipe Connections. Manufactured ends shall be used for joint assemblies; no field cuts are permitted unless approved by the Engineer. No separations greater than 1/2 inch are permitted between adjoining sections of pipe. Use only appropriate fittings for lateral connections supplied by the pipe manufacturer and shown on the standard sheet, except that the pipe shall protrude 2 inches into the basin to provide a 45° battered grout seal. Apply the battered grout seal to both the interior and exterior faces of the basin.

F. Dissimilar Metal Pipe Connections. Use a sleeve gasket when joining corrugated pipe or end sections to pipes or end sections fabricated of dissimilar metals between the pipe(s) and the coupling band. Keep the ends apart, to prevent electrical contact between the dissimilar metals. Apply the requirements of ASTM A36/A36M for all gaskets.

G. Breaking into Existing Drainage Structures. When breaking into existing drainage structures to make a pipe connection, remove only the minimum amount of material from the wall of
the structure. After inserting the pipe, fill the cavity between the pipe exterior and the wall of the drainage structure in accordance with the drainage structure Standard Sheets. Large spaces may be chinked with 704-13 Precast Concrete Driveway and Sidewalk Pavers.

**H. Tolerance.** A 1/2 inch difference in diameter is allowed when joining round pipes or the spans or rises of pipe-arches. A 1 1/2 inch difference is allowed in the perimeters. These tolerances may be attained by proper production control or by match-marking pipe ends.

603-3.07 Concrete Paving for Corrugated Structural Plate Pipe. Place reinforced Portland Cement Concrete over the inverts of corrugated structural plate pipe where specified and indicated on the Contract Documents, so as to form a smooth interior. Do not place pavement until the embankment has been completed over the pipe and settlement has been completed to the satisfaction of the Engineer.

Pave the bottom 25 percent of the inside circumference for round pipe, the bottom 30 percent of the inside periphery for arch spans of 10 feet 3 inches and shorter and the bottom 35 percent of the inside periphery for arch spans longer than 10 feet 3 inches unless otherwise specified by the Engineer. A minimum cover of 4 inches is required over all corrugations. Schedule and conduct the diversion of water operations prior to and during the placement of pavement in a manner satisfactory to the Engineer. Prior to placing pavement clean and dry the surfaces to be in contact with concrete to the satisfaction of the Engineer.

Place the steel fabric reinforcement on the crests of corrugations and securely fasten to the pipe or pipe-arch by welding or by other methods acceptable to the Engineer. Place the reinforcement to provide a 4 inch minimum clearance from the edges of concrete and lap 6 inch minimum. Unless otherwise shown on the plans, the steel fabric reinforcement shall consist of No. 6 gauge wire at 6 inch centers transversely and longitudinally.

Finish the pavement to a smooth surface acceptable to the Engineer. Within 18 hours after completion of finishing, protect the surface by either an approved curing cover or an approved membrane curing compound applied at a minimum rate of 1 gallon per 150 square feet. However, any concrete in the invert that would be exposed to sunlight must be cured immediately after the finishing operations have been completed and the surface water has evaporated.

Cure the concrete for a minimum period of 48 hours before water is permitted to flow on the invert. If the atmospheric temperature is below 45°F, the requirements of 555-3.08C, Provisions for Concreting in Cold Weather, shall apply.

603-3.08 Relaying Pipe. Carefully remove, clean, preserve, haul and relay pipe as directed by the Engineer or as called for in the Contract Documents. The relaid pipe shall be true to line and grade, and have a full, firm, even bearing and be comparable to newly laid pipe. Construct joints of relayed pipe as specified in §603-3.06. When existing pipe is damaged during removal or relaying, rendering it unfunctional, replace it with new pipe at no additional cost to the State. Existing pipe which is determined by the Engineer to be unfit for relaying may be destroyed before removal.

Apply the requirements of §603-3.03 for backfill and placement.

603-3.09 Anchor Bolts. Unless instructed otherwise, use anchor bolts, as specified in §707-20 to anchor the ends of corrugated metal pipes, and sectional plate arches to either reinforced or plain concrete headwalls.

603-3.10 Culvert-End Safety Grates. Culvert-end safety grates shall be fabricated in accordance with the Standard Sheets.

The grate shall lay flat on the embankment slope, overlap the opening equally on each side, and at the top as indicated in the contract documents. The Contractor shall perform any necessary excavation, backfill, and final slope shaping and grading to ensure proper grate support and smooth uniform slopes in
the area surrounding the grate. All disturbed areas will be reestablished to the satisfaction of the Engineer.

603-4 METHOD OF MEASUREMENT

603-4.01 Pipe. The Engineer will measure the pipe, in feet along the bottom centerline, furnished and incorporated into the work in accordance with the Contract Documents.

603-4.02 End Sections. The Engineer will count the number of units of each size or diameter furnished and incorporated into the work in accordance with the Contract Documents.

603-4.03 Relaying Pipe. The Engineer will measure the existing pipe relayed and any new pipe laid and furnished to replace existing pipe, in feet along the bottom centerline, incorporated into the work in accordance with the Contract Documents.

603-4.04 Concrete Collars. The Engineer will count the number of concrete collars furnished and incorporated into the work in accordance with the Contract Documents.

603-4.05 Culvert-End Safety Grates. Culvert-end safety grates will be measured in square feet to the nearest 0.1 square foot of safety-grate installed, using payment areas shown on the Standard Sheet. For sizes that are not shown on the Standard Sheet, the area will be computed as the product of the overall length and width.

603-5 BASIS OF PAYMENT

603-5.01 General. The accepted quantities of all pipe construction and reconstruction will be paid for at the contract price bid which will include the cost of furnishing all labor, materials and equipment necessary to complete the work including those joints made with oakum, portland cement and mortar or poured caulking compounds.

For concrete end sections include the cost of the restraining devices and their installation. If no end sections are specified and restraining devices are required, include the cost of the restraining devices in the unit price bid for the pipe. Include the cost of bituminous coating or concrete paving including steel wire fabric reinforcement, when specified in the unit price bid for the respective pipe items. Include the cost of breaking into existing drainage structures to connect new pipe in the unit bid price for the respective pipe items. Include the cost of anchor bolts, when required, in the unit bid price for pipe items.

Progress payment may be made to the extent of 80% of the price bid for pipe items requiring concrete invert paving when the installation is substantially completed and backfilled to a minimum of 24 inch over the top of the pipe plus whatever additional cover is necessary to protect the installation from construction traffic. The remaining 20% will be paid upon completion of the invert paving.

Excavation, granular fill and backfill will be paid for separately under their appropriate items in Sections 203 and 206, as applicable except include the additional costs necessary for the special gradation for Backfill Material for Corrugated Aluminum Pipe-Type IR and the additional cost necessary to assure the backfill material be free of portland cement in the unit bid price for these pipes.

Include the cost of adding water for compaction in the price bid, unless items for furnishing water equipment and applying water are included in the proposal.

Payment for the geotextile material and its installation is included under the structural pipe arch item.

603-5.02 End Sections. Include the cost of all labor, materials and equipment necessary to complete the work as specified in the contract documents. The cost of the restraining devices and their installation, required for concrete pipe, shall be included in the unit price bid for the end sections.
603-5.03 Concrete Collars. Include the cost of all labor, materials (including concrete repair material) and equipment necessary to complete the work as specified in the contract documents.

603-5.04 Culvert-End Safety Grates. The unit price bid shall include the cost of all labor, materials, and equipment necessary to complete the work, including excavation, topsoil, seeding and mulching.

**Payment will be made under:**

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<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<td>Corrugated Structural Steel Plate Pipe (222 - 252 Diam.)</td>
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<td>603.98xx</td>
<td>Smooth Interior Corrugated Polyethylene Culvert and Storm Drain Pipe</td>
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<td>603.99</td>
<td>Relaying Pipe</td>
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</table>

Refer to Standard Contract Pay Item Catalog for full Item Number and full Description. Numbers in parentheses (without denotation) are spacing and depth of corrugations in inches.

**SECTION 604 - DRAINAGE STRUCTURES**

**604-1 DESCRIPTION**

**604-1.01 General.** This work shall consist of the construction or alteration of drainage structures, manholes, leaching basins and transverse drainage interceptors in accordance with these specifications, the contract plans and the standard sheets.
604-1.02 Adjustment Rings and Frames for Drainage Structures and Manholes. The Contractor shall furnish and install prefabricated adjustment rings and frames for drainage structures and manholes. The extensions shall elevate and support drainage structure grates or manhole covers without the necessity of removing the original drainage structure frame or manhole casting, when the roadway is resurfaced.

604-2 MATERIALS

604-2.01 Drainage Structures and Manholes. Materials used for the construction of drainage structures and manholes shall be as indicated on the plans, and/or Standard Sheets, and shall conform to the requirements of the following:

- Cast-in-Place Concrete - Class A 501
- Frames and Grates 655
- Concrete Repair Material 701-04
- Concrete Grouting Material 701-05
- Concrete Repair Material - High Early Strength 701-12
- Precast Concrete Driveway and Sidewalk Pavers. 704-13
- Premolded Resilient Joint Filler 705-07
- Masonry Mortar 705-21
- Reinforced Concrete Pipe 706 02
- Precast Concrete Drainage Units 706-04
- Bar Reinforcement, Grade 60 709-01
- Wire Fabric for Concrete Reinforcement 709-02
- Cold Drawn Wire for Concrete Reinforcement 709-09
- Steps for Manholes 725-02

604-2.02 Transverse Drainage Interceptors. Materials used for the construction of transverse drainage interceptors shall meet the requirements of §604-2.01, except that bar reinforcement shall meet the requirements of §709-04, Epoxy Coated Bar Reinforcement, Grade 60.

Transverse drainage interceptors, if precast, shall meet the requirements of §706-04, Precast Concrete Drainage Units.

Dowels shall be fabricated from epoxy coated bar reinforcement conforming to §709-04.

604-2.03 Leaching Basins. Materials used for the construction of leaching basins shall conform to the requirements of §604-2.01 and shall be as indicated on the plans. Concrete for precast units shall conform to the requirements of §706-04, Precast Concrete Drainage Units.

604-2.04 Adjustment Rings and Frames for Drainage Structures and Manholes. Materials for prefabricated adjustment rings and frames for drainage structures and manholes shall conform to the following:

Prefabricated Adjustment Rings & Frames for Drainage Units & Manholes 715-13

604-2.05 Altering Drainage Structures, Leaching Basins and Manholes. Materials for the repair and alteration of existing structures shall meet the requirements of §604-2.01 and shall be as indicated on the contract plans. Structures originally constructed with concrete block, common brick or concrete brick shall be altered with Precast Concrete Driveway and Sidewalk Pavers, §704-13, unless indicated otherwise on the contract plans.

604-3 CONSTRUCTION DETAILS
604-3.01 **Excavation.** Excavation shall be in conformance with the Construction Details of §206-3 Trench, Culvert and Structure Excavation.

604-3.02 **Concrete Drainage Structures and Manholes.** Concrete drainage structures and manholes shall be constructed in accordance with the requirements of these specifications, the Standard Sheets and plans. The Contractor shall have the option of erecting either cast-in-place or precast drainage structures unless specified otherwise. Cast-in-place drainage structures shall be constructed of Class A concrete and to the requirements of Section 555 Structural Concrete.

The Contractor shall have the option of constructing either a rectangular or circular drainage structure when such option is specified and allowed in the contract documents. When the circular structure is selected, it shall conform to the requirements of §706-04 and will require submission of complete working drawings to the Engineer for review and approval.

Contractor proposed changes to drainage structures shown on the Standard Sheets or on the plans, other than minor changes approved by the Engineer, shall require submission of complete working drawings to the Engineer for review and approval.

Unless prohibited in the contract documents, the Contractor shall have the option of reducing the size of the drainage structure riser above the uppermost pipe entry in accordance with the requirements of the Standard Sheets. Flat slab reducer designs proposed by the Contractor shall be subject to the review and approval of the Engineer and shall be accompanied by the following:

1. Working drawings prepared by a Professional Engineer licensed to practice in New York State.
2. The design calculations used in the preparation of the working drawings.

Acceptance of flat slab tops or platforms for flat slab reducer designs will be on the Basis of Proof-of-Design Test or on the Basis of Rational Design as required by ASTM C478.

604-3.03 **Masonry Construction.** Masonry construction, when indicated on the plans or standard sheets, shall consist of concrete pavers laid in full mortar beds. All joints shall be full mortar joints not greater than 1/2 inch wide. When specified, the outside of the masonry construction shall be plastered with 1/2 inch thick mortar coat.

604-3.04 **Leaching Basins.** Leaching basins shall be constructed in accordance with these specifications and the contract plans.

604-3.05 **Pipe Entries.** All pipe(s) built into the wall(s) of a drainage structure shall be flush with the inside face of the drainage structure wall and shall project outside a sufficient distance to allow connection with the adjoining section. The wall knockouts and sealing the space around the pipe shall be in accordance with the Standard Sheets. The bell of concrete pipe shall be cut off at every pipe entry where the bell enters the drainage structure.

604-3.06 **Steps.** Drainage structures steps may be cast or bolted in place during construction, mortared with a concrete grouting material after the structure is completed or attached by friction locking into preformed or drilled holes. The steps shall clear all pipes. Steps in risers and conical top sections shall be aligned to form a continuous ladder with rungs equally spaced vertically in the completed structure at a maximum distance of 16 inches. Steps shall be embedded into the walls of the riser or conical top section a minimum of 3 inches. The rung shall project a minimum clear distance of 4 inches from the walls of the riser or conical sections measured from the point of embedment.

604-3.07 **Frames and Grates.** Frames and grates shall be as specified in the contract documents. Frames located in the top slab or top of the uppermost riser shall be secured and held in place by a
minimum of 4 stirrups or studs per frame, welded to the frame near the corners. Parallel bar frames shall contain shear stud anchors, for the purpose of transferring loads, as required and detailed on the standard sheet for parallel bar grates and frames. Shear stud anchors, when required, shall replace the frame securing stirrups or studs.

**604-3.08 Altering Drainage Structures, Leaching Basins and Manholes.** Reconstruction and adjustment of existing drainage structures shall be as detailed and specified on the contract plans. Construction with cast-in-place concrete shall conform to the requirements of Section 555, Structural Concrete.

Frames, grates and covers to be reused shall be removed, cleaned and reset at the required elevations. New frames, grates and manhole covers shall be installed when specified. Upon completion, each structure shall be cleaned of any accumulation of silt, debris or foreign matter of any kind and shall be kept clear of such accumulation until final acceptance of the work.

**604-3.09 Adjustment Rings and Frames for Drainage Structures and Manholes.** Prior to the placement of the surface course and after the placement of the binder course, when required, the Contractor shall install adjustment rings and frames for manholes and drainage units. The adjustment ring or frame shall be placed so the manhole cover or drainage unit grate will not protrude above the finished surface of the pavement.

To assure a firm and secure fit with the adjustment ring or frame, the seat of the existing manhole casting or drainage unit frame shall be free of all foreign material at the time of installation. The entire assembly shall be set on the seat of the existing manhole casting or drainage unit frame and the locking devices shall be tightened evenly. The manhole cover or drainage unit grate shall then be set upon the seat of the adjustment ring or frame.

The Contractor shall be responsible for insuring that the adjustment rings and frames are compatible with the existing manhole castings and covers or drainage frames and grates.

All rings or frames shall be protected from displacement caused by traffic maintained on the roadway or equipment used in the paving operation.

The Contractor shall have the option of removing and resetting the existing manhole casting or drainage unit frames to the required grade where shown on the plans or approved by the Engineer.

**604-3.10 Transverse Drainage Interceptors.** This work shall consist of the construction of reinforced concrete transverse drainage interceptors with frames and grates, and dowels as shown on the plans or Standard Sheets. Unless specifically designated on the plans and/or in the proposal, the Contractor shall have the option of constructing cast-in-place or precast transverse drainage interceptors.

**A. Cast-in-Place.** Cast-in-place transverse drainage interceptors shall conform to the requirements of Section 555 Structural Concrete. The cast-in-place interceptors shall be constructed so that they have construction joints at a maximum spacing of 24 feet, unless the Engineer gives written directions otherwise or a longer length is specified on the plans.

**B. Precast Interceptors.** Precast interceptors shall be laid in reasonably close conformity to line and grade and shall have a full, firm and even bearing at each joint and along their entire length.

They shall be handled and assembled in accordance with the manufacturer's instructions, except as modified on the plans or by the Engineer's written directions. Six (6) ⅛ inch thick Premoulded Resilient Joint Filler shall be placed in the joint between the units, and the lifting hole and dowels shall be grouted with material conforming to §701-04, §701-05 or §701-12. Underdrain and Underdrain Filter shall be installed when shown on the plans or directed by the Engineer.

The underdrain pipe shall be installed in accordance with §605-3.01, and the underdrain filter shall be placed in accordance with §605-3.02 except when the details of either or both are modified on the plans or by the Engineer's written order.
604-3.11 Backfill. No structure shall be backfilled until all the mortar has completely set. The requirements of Section 203, Select Granular Fill, shall apply.

604-4 METHOD OF MEASUREMENT

604-4.01 Drainage Structures, Leaching Basins and Manholes. Drainage structures, leaching basins and manholes will be measured for payment by the number of linear feet of height measured to the nearest tenth of a foot from the bottom of the base to the top of the masonry, including the top slab.

604-4.02 Transverse Drainage Interceptors

A. Cast-In-Place. Cast-in-place transverse drainage interceptors will be measured by the actual length of interceptor placed.

B. Precast. Precast transverse drainage interceptors will be measured by multiplying the number of whole units by the nominal length of each unit and adding thereto the length of any fractional units incorporated in the work. The nominal length of the units shall be indicated on the Standard Sheet.

604-4.03 Altering Drainage Structures, Leaching Basins and Manholes. Altering drainage structures, leaching basins and manholes will be measured by the number of structures altered.

604-4.04 Adjustment Rings and Frames for Drainage Structures and Manholes. This work will be measured by the number of prefabricated adjustment rings or frames furnished and installed.

604-5 BASIS OF PAYMENT

604-5.01 Drainage Structures, Leaching Basins and Manholes. The unit price bid per linear foot shall include the cost of all labor, equipment and materials, including bar reinforcement and welded wire fabric, necessary to complete the work, except the following:

A. Excavation. Excavation will be paid for under Trench and Culvert Excavation.

B. Backfill. Backfill of drainage structures and leaching basins will be paid for under the item(s) shown in the contract documents.

C. Frames, Covers and Grates. Frames, covers and grates will be paid for under the appropriate payment items for Frames and Grates in Section 655.

604-5.02 Contractor Options. When the specifications allow the Contractor to substitute a precast circular drainage unit in lieu of a rectangular drainage unit or the Contractor constructs a flat slab reducer design under the provisions of §604-3.02, the following basis of payment provisions will apply.

1. §604-5.01 will apply.
2. Payment for excavation and backfill will be for those quantities determined for the original structure.
3. No adjustments will be made to the unit price bid for the original structure.

604-5.03 Altering Drainage Structures, Leaching Basins and Manholes. The unit price bid for each shall include the cost of all materials, labor and equipment necessary to satisfactorily complete the work including all necessary cleaning, excavation, backfill, and replacement of any pavement,
shoulder and sidewalk courses, subcourses, curbs, drives, lawns and any other surface. Frames, covers or grates to be reused that are broken by the Contractor's operations shall be replaced at the Contractor's expense. New frames, covers and grates will be paid for under the appropriate payment items for Frames and Grates in Section 655.

604-5.04 Adjustment Rings and Frames for Drainage Structures and Manholes. The unit price bid for each adjustment ring or frame shall include the cost of all material, labor and equipment necessary to satisfactorily install the adjustment rings and frames. If the Contractor elects to reset the existing casting or frames, the costs of the work involved in the removal and replacement of existing disturbed pavement shall be included in the price bid for the adjustment rings and frames.

604-5.05 Transverse Drainage Interceptors. The price per linear foot bid for this work shall include the cost of furnishing all labor, materials and equipment necessary to complete the work, except the excavation will be paid for under Trench and Culvert Excavation, and the Underdrain and Underdrain Filter will be paid for under their respective items.

Payment will be made under:

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<thead>
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<th>Item No.</th>
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<td></td>
<td>YY = Serialized 01 to 99 *</td>
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</tr>
</tbody>
</table>

* Serialized number identified structure detailed on the plans.
** Structure type and frame number are as defined on the Drainage Structure Details Standard Sheets and the Grate and Frame Standard Sheets.

SECTION 605 - UNDERDRAINS

605-1 DESCRIPTION. The work shall consist of constructing underdrain installations in accordance with these specifications and in conformity with the lines, grades, and cross-sections shown in the contract documents.

605-2 MATERIALS
605-2.01 Underdrain Pipe. Underdrain pipe shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing for the type of pipe specified in the contract documents:

- Corrugated Steel Pipe - Type III, 16 gage
- Porous Concrete Pipe Underdrain
- Extra Strength Porous Concrete Pipe Underdrain
- Perforated Corrugated Polyethylene Underdrain Tubing
- Corrugated Aluminum Pipe - Type III, 16 gage
- Perforated Polyvinyl Chloride Underdrain Pipe

Optional underdrain pipe shall meet the requirements of any of the above at the Contractor's option except that porous concrete pipe shall not be used in an edge of pavement underdrain installation.

605-2.02 Underdrain Filter. The requirements for Underdrain Filter materials are described below. The procedure for acceptance or rejection of Underdrain Filter materials shall be in conformance with the procedures contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”. Underdrain Filter material shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing for the type of underdrain filter material specified in the contract documents:

- **A. Underdrain Filter Type I.** Provide material meeting the requirements of §733-20 Underdrain Filter, Type 1.
- **B. Underdrain Filter Type II.** Provide material meeting the requirements of §733-20 Underdrain Filter, Type 2.
- **C. Underdrain Filter Type III.** Provide material meeting the requirements of §703-07 Concrete Sand.

605-3 CONSTRUCTION DETAILS

605-3.01 Underdrain Pipe. The construction details of Section 603 Culverts and Storm Drains shall apply. The type of filter material to be used at any location will be as shown in the contract documents. A carefully leveled and compacted bed of this material shall be prepared just prior to the placement of the underdrain pipe. The upgrade end of corrugated polyethylene underdrain pipe shall be closed with a solid plastic cap; the upgrade end of all other types of underdrain pipe shall be closed with a suitable plug. Unless otherwise shown in the contract documents, the underdrain pipe shall be placed with the perforations down. In the event that the semi-circular option of the Steel Pipe underdrain is utilized, the pipe shall be placed such that the flat surface is on the top.

- **A. Perforated Corrugated Polyethylene Underdrain Tubing and Perforated Polyvinyl Chloride (PVC) Underdrain Pipe.** When these underdrains are daylighted through the side slope they shall be protected from sunlight by shielding with a minimum 3 ft. long section of corrugated steel or aluminum pipe at the outlet. The metal pipe for shielding the underdrain shall be of such internal diameter to easily slip over the underdrain. For 4 in. and 6 in. diameter underdrains, the metal pipe shielding the underdrain shall extend a minimum of 6 in. into the ground and overlap the underdrain by 6 in. For underdrains from 8 in. through 12 in. in diameter, the metal shielding pipe shall extend at least 12 in. into the ground and overlap the underdrain by 12 in. In no case shall the outlet end of the underdrain be exposed or extend beyond the end of the metal pipe shielding it. To prevent intrusion of the filter material into the joint between the metal and underdrains, a reducer...
fitting shall be placed over the joint, roofing felt shall be wrapped around the joint, or another method shall be approved by the Engineer.

Perforated corrugated polyethylene underdrain tubing and perforated PVC underdrain pipe will melt and burn when exposed to flame. Flame damage or damage by deterioration, crushing or stretching will be cause for rejection.

**B. Corrugated Aluminum Pipe.** Do not place grout in contact with aluminum pipe, such as at drainage inlet structures, including connections, fixtures, etc., unless the aluminum has been thoroughly coated with Zinc Chromate Primer, §708-04 *Zinc Chromate Primer* or an equivalent alternative as approved by the Materials Bureau.

**C. Optional Underdrain Pipe.** The Contractor shall not intermix types of underdrain in the same run of pipe.

605-3.02 Underdrain Filter. After the pipe installation has been inspected and approved, Underdrain Filter shall be loosely placed around and over the pipe to such a depth that, after compaction, Underdrain Filter shall extend to a level 6 in. above the underdrain pipe or to the next course, whichever is less. Subsequent lifts of Underdrain Filter shall be no more than 6 in. thick prior to compaction and shall be compacted by two passes of a vibrating pad or drum type compactor. The remainder of the installation shall be in accordance with the applicable standard sheet or as indicated in the contract documents.

If the excavation for the underdrain extends outside the payment lines, it shall be backfilled with Underdrain Filter material installed at the Contractor's expense.

Any contaminated underdrain filter material shall be replaced by the Contractor at no additional cost to the State.

For corrugated polyethylene underdrain tubing, the filter material shall be placed around and over the tubing to such a depth that, after compaction, the underdrain filter material shall extend to a level 12 in. above the underdrain tubing or to the next course, whichever is less. After placement, the surface of the filter material shall be compacted by three passes of a vibrating pad or drum type compactor. The remainder of the backfill shall be placed in maximum 2 ft. loose lift thicknesses and compacted by three passes of a vibrating pad or drum type compactor after the placement of each lift.

In the event that a pipe is not included in this installation, the filter shall be placed in horizontal layers not exceeding 6 in. in thickness prior to compacting. Each lift shall be compacted by two passes of a vibrating pad or drum type compactor.

No compaction control tests will be required.

**A. Underdrain Filter at Structures.** Underdrain filter at structures denotes the installation of Underdrain Filter, Type I placed behind bridge abutments, walls, and other major structures requiring positive drainage to relieve large lateral pressures resulting from a saturated backfill. Underdrain Filter, Type I material shall be placed adjacent to structures in accordance with the contract documents. The lift thickness for the loose Type I material shall not exceed 6 in. and shall precede the placement of each lift of the adjacent backfill material. A physical barrier may be used to facilitate placement of the Underdrain Filter and adjacent backfill. This barrier shall not be left in place and shall be removed prior to compaction of the material. Each lift of filter material and backfill material located within a minimum distance of the footing heel projection plus 3 ft. shall be compacted simultaneously. Compactive effort for this material shall be provided by two passes of a vibratory or drum type compactor. Placement and compaction operations shall be conducted in a manner so as to ensure that the top surface of each lift of Type I filter material shall not be contaminated by the adjacent backfill materials. No compaction control tests will be required for the Type I filter material.

605-4 METHOD OF MEASUREMENT
605-4.01 **Underdrain Pipe.** Underdrain pipe will be measured in feet, measured to the nearest whole foot, installed in accordance with the contract documents.

605-4.02 **Underdrain Filter.** Underdrain filter material will be measured in cubic yards, measured to the nearest whole cubic yard, installed between the payment lines shown in the contract documents. A deduction to the cross sectional area of the underdrain trench will be made for the pipes (based on nominal diameters) when the combined cross-sectional area exceeds 1.0 sq. ft. No deduction will be made for the cross-sectional area of an existing facility.

A. **Underdrain Filter at Structures.** Underdrain filter, Type I material at structures will be measured in cubic yards, measured to the nearest whole cubic yard, installed between the payment lines shown in the contract documents. No deduction will be made for the volume occupied by the underdrain pipe.

605-5 **BASIS OF PAYMENT**

605-5.01 **Underdrain Pipe.** The unit price bid per foot shall include the cost of all labor, materials and equipment necessary to satisfactorily complete the work. The unit price bid per foot for perforated corrugated polyethylene underdrain tubing and perforated PVC underdrain pipe installations that are daylighted through the side slope shall include the shield pipe.

Excavation, granular fill and backfill will be paid for separately.

605-5.02 **Underdrain Filter.** The unit price bid per cubic yard shall include the cost of all labor, materials and equipment necessary to satisfactorily complete the work.

Excavation, granular fill and backfill will be paid for separately.

*Payment will be made under:*

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<thead>
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<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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</thead>
<tbody>
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<td>605.04xx</td>
<td>Porous Concrete Pipe Underdrain</td>
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</tr>
<tr>
<td>605.05xx</td>
<td>Extra Strength Porous Concrete Pipe Underdrain</td>
<td>Foot</td>
</tr>
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<td>605.07xx</td>
<td>Corrugated Steel Pipe - Type III</td>
<td>Foot</td>
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<td>Corrugated Aluminum Pipe - Type III</td>
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<td>605.1101</td>
<td>Underdrain Filter, Type III</td>
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<td>Perforated Corrugated Polyethylene Underdrain Tubing</td>
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<td>Perforated Polyvinyl Chloride Underdrain Pipe</td>
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<td>605.17xx</td>
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Refer to the Standard Contract Pay Item Catalog for full Item Number and full Description.

**SECTION 606 - GUIDE RAILING, MEDIAN BARRIER, AND CONCRETE BARRIER**

606-1 **DESCRIPTION.** This work shall consist of the construction, reconstruction, removal, disposal, storage, and resetting of highway barrier systems and component parts in accordance with the specifications, standard sheets, manufacturer’s drawings, manufacturer’s directions and contract documents to the lines and grades shown on the plans or established by the Engineer.

The types of barrier systems are designated as follows:

Cable Guide Railing and Median Barrier.
Corrugated Beam Guide Railing and Median Barrier
Modified Heavy Post Blocked-Out (HPBO (Mod.)) Corrugated Beam Guide Railing and Median Barrier
Box Beam Guide Railing and Median Barrier
Concrete Barrier
Pier Protection

606-1.01 I-Beam Posts for Existing Highway Barrier. Under this work the Contractor shall furnish and install I-beam posts and necessary hardware for existing highway barriers in accordance with the plans, specifications, and as directed by the Engineer.

606-1.02 Guide Railing with Extra Long Posts. Under this work the Contractor shall furnish and install guide railing of the type specified with extra long (7 foot) posts in accordance with the contract documents, and as directed by the Engineer.

606-1.03 Retensioning Existing Cable Guide Railing And Median Barrier. Under this work the Contractor shall retension existing guide rail and median barrier cables in accordance with the Contract Documents.

606-2 MATERIALS. Materials shall meet the requirements specified in the following subsections of Section 700-- Materials and Manufacturing and ASTM Specifications:

Concrete Grouting Material 701-05
Anchoring Materials-Chemically Curing 701-07
Precast Concrete Barrier 704-05
Premoulded Resilient Joint Filler 705-07
Joint Filler ASTM D1056
Wire Fabric For Concrete Reinforcement 709-02
Epoxy Coated Bar Reinforcement, Grade 60 709-04
Wood and Timber Posts and Timber Blockouts 710-13
Galvanized Steel Barrier Posts 710-14
Corrugated Beam Guide Railing End Terminal (Energy-Absorbing) 710-17
HPBO (Mod.) Corrugated Beam Guide Railing End Terminal (Energy-Absorbing) 710-18
HPBO (Mod.) Corrugated Beam Median Barrier End Terminal (Energy-Absorbing) 710-19
Corrugated Beam Guide Railing and Median Barrier 710-20
Box Beam Guide Railing and Median Barrier 710-21
Cable Guide Railing and Median Barrier 710-22
Box Beam End Assembly Type III and Box Beam Median Barrier End Assembly, Type C 710-24
Plastic and Synthetic Block-Outs for Heavy Post Guardrail Systems 710-26
Anchor Bolts for Guide Railing 710-28
Galvanized Coatings And Repair Methods 719-01
Reflective Sheeting 730-05 (Materials Designation 730-05.02)
Paint for Galvanized Surfaces 708-06
Rolled Steel Channels for Continuity Connections ASTM A36
Steel Plates for Continuity Connections ASTM A36
606-2.01 Steel Hardware. Steel posts, plates, channels, stiffeners, block-outs, angles, brackets, slipbases and other miscellaneous steel hardware not referenced to or specified by §710-14, §710-20, §710-21, §710-22, §710-24 or other sections of this specification shall be fabricated as shown in the contract plans and documents from steel meeting the requirements of ASTM A36 unless specified otherwise. All components shall be galvanized in accordance with §719-01, Type I or II. Components shall be fabricated prior to galvanizing.

606-2.02 Anchor Bolts. For the purpose of the guide railing specifications, the term anchor bolt will be used when referring to anchor rods, hooks, or studs.

Unless otherwise specified, anchor bolts embedded or grouted in concrete for securing post and railing base plates, or transitioning to concrete walls, parapets, and barriers shall meet the requirements of §710-28.

Anchor bolts embedded in concrete anchorage units for terminating guide rail and median barrier systems shall have minimum yield and tensile strength meeting the requirements of ASTM F1554 Grade 36.

Anchor bolts, nuts, and washers shall be galvanized in accordance with §719-01, Galvanized Coatings and Repair Methods, Type II, unless indicated otherwise on the plans or Standard Sheets.

Grout for anchor bolts shall conform to the requirements of §701-07 or §701-05.

606-2.03 Fasteners. Bolts, nuts and washers shall conform to the following, unless specified otherwise on the plans, standard sheets, manufacturer’s drawings’, or in the contract documents.

Bolts: ASTM A307 Grade A  
Nuts: ASTM A563 Grade A or Better  
Washers: ASTM F436

Bolts, nuts and washers shall be galvanized in accordance with the provisions of §719-01 Galvanized Coatings and Repair Methods, Type II.

606-2.04 I-Beam Posts for Existing Highway Barrier. I-beam posts for existing highway barrier shall conform to the requirements of §710-14 Galvanized Steel Barrier Posts. Posts shall conform to the details shown on the plans or the latest edition of the standard sheet for the guide railing or median barrier affected. Hardware (nuts, bolts, “J” bolts, offset beams or block-outs, back up plates, washers, and shelf angles) necessary shall conform to the requirements of the current specifications and standard sheets for the highway barrier affected.

606-2.05 Extra Long Guide Rail Posts. Extra long Guide Rail Posts shall conform to the requirements of §710-14 Galvanized Steel Barrier Posts. The posts shall conform to the details for extra long posts shown on the standard sheets or plans.

606-2.06 Concrete for End Assembly Anchorage Units. Cast-in-place concrete shall meet the requirements of Class A Concrete in Section 501 Portland Cement Concrete-General. The Contractor may submit, for approval by the Director of the Materials Bureau, a mix at least equivalent to the specified Class A Concrete, with a minimum cement content of 575 lb/cu yd.

Precast concrete anchorage units, when selected as an alternate to cast-in-place units by the Contractor, shall meet the requirements of Section 704-03 Precast Concrete-General.

606-2.07 Concrete Barrier

A. Precast Concrete Barrier. The requirements of §704-05 shall apply
**B. Cast-in-Place Concrete Barrier.** Concrete shall meet the requirements specified for Class A Concrete in §501, Portland Cement Concrete--General. Reinforcement shall meet the material requirements §606-2 and be of the type and sizes as indicated on the standard sheets and plans.

**C. Machine Formed Concrete Barrier.** The concrete shall meet the requirements specified for Class I Concrete in §501, Portland Cement Concrete--General. Reinforcement shall meet the material requirements of §606-2 and shall be of the type and sizes as indicated on the standard sheets and plans.

606-2.08 Resetting Guide Railing, Median Barrier, Anchorage Unit Assemblies and End Assemblies. The materials comprising the existing system shall be used if they conform to the materials requirements specified for new guide rail systems and are found to be in satisfactory condition as determined by the Engineer. The Contractor shall supply all new hardware (splice tongues, plates, nuts, bolts, washer, etc.) Replacement materials shall meet the material requirements specified for new guide rail systems. Galvanizing of railing and posts may be repaired in accordance with §719-01, Galvanized Coatings and Repair Methods. HPBO guide railing and median barrier (pre-2013 design) shall be reset as detailed in the current standard sheets, including 12 inch block-outs.

606-2.09 HPBO (Mod.) Corrugated Beam Guide Railing and Median Barrier. The material requirements of §710-20 Corrugated Beam Guide Railing and Median Barrier shall apply except that posts, block-outs, soil plates, anchor bolts, hardware, and fasteners shall be as detailed on the Standard Sheets. The Wood and Timber Posts and Timber Block-Outs shall conform to §710-13. The Plastic and Synthetic Block-Outs for Heavy Post Guiderail Systems shall conform to §710-26.

606-2.10 Corrugated Beam Guide Rail Transition To Bridge Rail, Concrete Barrier and Concrete Parapets. Corrugated beam rail sections shall conform to the requirements of §710-20 and as detailed on the Standard Sheets or Bridge Detail Sheets. Thrie beam shall conform to the material specifications of 710-20 and shall be as detailed on the Standard Sheets.. All remaining material shall conform to the requirements of §710-23 except that:

A. Steel tubular block-outs and stiffening channels, where specified, shall conform to ASTM A36.

B. All components shall be galvanized in accordance with §719-01 Galvanized Coating and Repair Methods, Type I or Type II. If required by the plans, the components shall be painted to match the existing railing. Painting shall be done in accordance with Section 657 except that:

1. Painting with rollers will not be permitted.
2. Spray painting will be allowed only if the components are painted at a location, away from the work site, acceptable to the Engineer.

C. Shop drawings will not be required. Approval of the system will be made by the Engineer.

606-2.11 Vacant.

606-2.12 Pier Protection. Half section concrete barrier units shall be precast and conform to the requirements of §704-05 Precast Concrete Median Barrier. The box beam guide rail shall conform to the requirements of §710-21 Box Beam Guide Railing and Median Barrier.

606-2.13 (Vacant)

606-2.14 Transitions Constructed of, or with, Concrete. Concrete transition between concrete barriers of different shapes and the concrete elements of transitions between metal barriers and concrete barriers shall conform to §606-2.07 Concrete Barrier, A. Precast Concrete Barrier or, with the permission of the Engineer, B. Cast-in-Place Concrete Barrier.
606-3 CONSTRUCTION DETAILS

606-3.01 General. All barrier systems and transitions described by these specifications shall be subject to the following requirements.

A. Inspection of Rail Elements. Immediately prior to erection, the rail elements shall be inspected for damage. Bends or kinks in the railing, not specifically required by the contract documents, shall constitute sufficient cause for rejection. Straightening of such bends or kinks will not be allowed.

Erection of all guide rail, median barrier, transitions and connections shall be subject to the inspection of the Engineer who shall be given all facilities required for a visual inspection of workmanship and materials.

B. Field Galvanizing For Repair. Field galvanizing repair shall be allowed only when the total damaged area on each piece or component is less than 2 percent of the coated surface, or 16 square inches, whichever is less. Any single piece or component with total damaged area greater than the amount specified above shall be rejected and replaced by the Contractor. Field galvanizing repair shall be done in accordance with the requirements of the Repair section of §719-01 Galvanized Coating And Repair Methods.

C. Field Welding. Field welding shall not be permitted unless noted in the contract documents. When specified, welding shall comply with the requirements of the SCM.

D. Erection. Posts, railing, barrier systems, rail transitions, end assemblies, and anchorage units shall be erected as specified in the contract plans or manufacturer’s drawings. Where drilling and grouting is required, Section 586 – Miscellaneous Structural Reconstruction shall apply, unless otherwise approved. Rail mounting height shall be within +/- 1/4 inch of that indicated on the Standard Sheets and plans.

Prior to installing guide rail, median barrier, transitions, or end terminals, the Contractor shall determine the locations of all structures, including underground structures, that may be affected by the installation. If there are conflicts between the proposed installation and other structures, the Contractor shall discuss with and recommend to the Engineer alternative locations or types of barrier, transitions, or end terminals that will not be in conflict with the structure.

Posts and foundation tube(s) shall be driven unless otherwise specified by the Engineer. The driving shall be accomplished with approved equipment and methods that will leave the posts and foundation tube(s) in their final position, free of any distortion, burring or other damage. When posts and foundation tube(s) are driven through asphalt concrete or a bituminous treated material, the Contractor shall take care to prevent damage to the paved or treated areas. Large holes and voids caused by driving the posts and foundation tube(s) shall be filled and compacted with a bituminous treated material or asphalt concrete similar to that damaged. The small area adjacent to the post and foundation tube(s) disturbed during installation or where gaps exist at the post and foundation tube(s) after pavement repairs shall be sealed with a bituminous material approved by the Engineer.

As an alternate to driving posts and foundation tube(s) on unpaved medians and where site conditions are such that driving is not possible, the Contractor shall carefully excavate for all post and foundation tube(s) holes. Post and foundation tube(s) holes and post and foundation tube(s) foundation structures shall be backfilled and backfilled material compacted in accordance with Section 203, Select Granular Fill.

On structures, concrete anchors, and paved medians, base plates for posts shall be anchored as shown in the Contract Documents. Alternate construction methods and equipment for drilling and grouting of holes shall be submitted to the Engineer for approval before operations begin. The work
of installing the guide railing system when it abuts stabilized shoulder courses shall be coordinated
and progressed to provide the least disturbance between the two phases of the work.
All posts shall be aligned to a tolerance of 1/4 inch for plumb and grade line.
Box beam to be installed on a curved alignment shall be shop bent or shop curved in accordance
with Table 606-1.

<p>| TABLE 606-1 SHOP BENDING AND SHOP MITERING OF BOX BEAM GUIDE RAILING AND MEDIAN BARRIER |
|---------------------------------|---------------------------------|---------------------------------|</p>
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<thead>
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<th>Barrier Type</th>
<th>Shop Bending Required</th>
<th>Shop Mitering Required</th>
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</thead>
<tbody>
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<td>Box Beam Guide Railing</td>
<td>Radius over 20 ft and less than 720 ft</td>
<td>Radius of 20 ft or less</td>
</tr>
<tr>
<td>Box Beam Median Barrier</td>
<td>Radius over 30 ft and less than 1525 ft</td>
<td>Radius of 30 ft or less</td>
</tr>
</tbody>
</table>

When shop bending or shop mitering of box beam guide railing or box beam median barrier is
required, the rail element shall be shop-worked to the radius that the barrier will be installed on.
Corrugated beam guide railing and median barrier shall require shop curving if the radius is equal
to or less than 150 feet. When shop curving of corrugated beam is required, the rail element shall be
shop-worked to the radius that the barrier will be installed on.

**E. Concrete Anchorage Units.** Concrete anchors shall be constructed as detailed on the standard
sheets. Excavation shall meet the requirements of §206-3 of the Standard Specifications. The bottom
of the anchor shall have a full and even bearing on the surface under it. After the concrete anchor is in
place, the excavation shall be backfilled in accordance with Section 203, **Select Granular Fill**.

**F. End Terminals and Assemblies.** Installation of all proprietary products shall follow the
manufacturer’s instructions. The following shall apply to end terminals or assemblies to be installed
under this section.

1. **Drawings.** For end terminals and end assemblies not shown on standard sheets or detailed in
the plans, the Contractor shall submit two copies of the manufacturer’s drawings, modified as
necessary to reflect site conditions, to the Engineer for approval prior to ordering any materials
required under this section. Drawings of parts not detailed on the plans, but which are necessary
to develop the full performance of the end assemblies or terminals shall also be provided. The
Contractor shall commence work of installation of end assemblies or terminals only after
approval of the above mentioned drawings and authorization from the Engineer to do so.

2. **Manuals.** In addition to the drawings mentioned above, the Contractor shall deliver to the
Engineer two (2) copies of design manuals, installation manuals, parts lists, and maintenance
manuals prepared for each type end terminal or assembly being installed but not shown on the
standard sheet.

3. **Coordination with Other Work.** The work of furnishing and installing all types of end
assemblies shall be coordinated with the removal of existing impact attenuators or end
assemblies, the installation of guide railing or median barrier, or the installation of the object to
be shielded, so as to minimize the time that motorists are exposed to the possibility of collision
with the shielded object, unprotected ends of barriers, or incomplete end terminals or assemblies.
Also, the contractor shall minimize exposure of approaching vehicular traffic to the possibility of
impact on the back of the end assembly. Unless modified in the Contract Documents,
minimization shall mean seven (7) or fewer calendar days.
4. **Traffic Protection.** Traffic protection shall be provided as specified in Section 619 Work Zone Traffic Control.

5. **Reflective Sheeting.** End terminals and assemblies which have a vertical face towards approaching traffic and are located on or closely adjacent to the shoulder shall be provided with reflective sheeting in accordance with Section 2C.65 of the MUTCD. The yellow and black stripe widths shall be 4 inches.

606-3.02 **Cable Guide Railing and Median Barrier.** Beginning with the first post where the rail is parallel to the edge of pavement, every sixth post in the line of guide rail shall be reflectorized (96 foot spacing for reflectors) except those posts in the approach terminal and intermediate anchorage area, which curve away from the shoulder, or used in a median barrier. The reflector and method of attachment shall be as indicated on the standard sheet.

**A. Anchorage Unit Assemblies.** After the posts are driven to the specified line and grade, anchor angles and anchor posts shall be adjusted in the field to provide a full and even bearing on the underlying surface.

**B. Cable Tensioning.** The Contractor shall install and tension the cable of guide railing and median barrier as follows: Properly seat the spring compensation device and then permanently mark the unloaded position. Complete the assembly of the guide railing and set the compensating devices to a spring compression of 3 1/2 inches. Leave the springs at this setting for at least 2 weeks, then set them to the proper setting according to temperature from the data in the table on the standard sheets.

**C. Cable Splicing.** The Contractor shall install cable splices in the following manner:
Place a splice end over the cable. Twist the cable to separate the three strands. Insert the wedge into the center of the strands, leaving at least one inch of excess cable, and pull the cable back until the wedge is snug to the splice. Pound the wedge into the splice. Crimp at least one wire of the cable over the wedge. Repeat the procedure for the other cable. Connect the two splice ends together.

606-3.03 **Box Beam Guide Railing and Median Barrier.** Rail sections for tangent runs shall be at least 18 feet long. Rail splices shall be a minimum of 18 inches from the centerline of any post.

606-3.04 **Weak Post and HPBO (Mod.) Corrugated Beam Guide Railing and Median Barrier**
In the erection procedures, the free end of the rail element shall not be allowed to swing free and cantilever around the mounting bolt. The free end shall be supported in a manner approved by the Engineer while the splice bolts and mounting bolts are fastened.
Rail splicing shall be as shown on the Standard Sheets.

**A. Weak Post Corrugated Beam Guide Railing and Median Barrier.** The rail elements shall be installed so the weight of the beam rests on the double nutted support bolt before the 5/16 inch mounting bolts are torqued. Before the final torquing, six of the 5/16 inch mounting bolts in the installation shall be selected at random and with a suitable torque wrench tightened to failure. The six readings shall be averaged, the six failed bolts replaced and all the mounting bolts in the installation torqued to 50% of the average value.
Support bolts shall be installed on all the guide rail posts except the three posts adjacent to the anchors.
B. HPBO (Mod.) Corrugated Beam Guide Railing and Median Barrier. HPBO (Mod.) guide railing shall be erected from the approach-end anchorage unit and downstream along the flow of traffic.

HPBO (Mod.) median barrier shall be erected from one of the anchorage sections and shall be completed as the work progresses.

HPBO (Mod.) guide railing and median barrier connections to walls or Concrete Barriers shall be as specified on the plans or the Standard Sheets.

During non-working hours, no uncompleted anchorage units or heavy posts without rail will be permitted to be exposed to traffic on either guide railing or median barrier.

606-3.05 Concrete Barrier. Unless specified otherwise in the contract documents the Contractor shall have the option of providing precast concrete barrier, cast-in-place concrete barrier, or machine formed barrier. No intermixing in any run of barrier will be permitted unless shown otherwise in the contract documents except that precast transition sections and ends may be used with cast-in-place or machine formed concrete barriers.

Unless otherwise specified, excavation shall be performed in accordance with §206-3. Granular back fill shall conform to Section 304 and shall match the subbase course type used on the adjacent roadway.

Half section concrete barrier shall be erected with the appropriate back-up posts and continuity plates as shown on the Standard Sheets and plans.

A. Precast Concrete Barrier

1. Placement. Immediately prior to installation, the Engineer shall inspect the sections for manufacturing defects or shipment damage. Damaged or defective sections shall be rejected or repaired in accordance with §704-05. Precast Concrete Barrier, Repair. The sections shall be placed in accordance with the contract plans and proposals.

2. Vertical Expansion Joint. Sections shall be separated by 1/2 inch nominal joint openings. The joint opening, at any point in the plane of the joint, shall not vary by more than 1/4 inch. Premoulded Resilient Joint Filler conforming to the requirements of §705-07 or Joint Filler conforming to the requirements of ASTM D1056 class 2B1 or 2B2 shall be placed in the joint as shown on the plans, standard sheet or as directed by the Engineer.

3. Dimensional Tolerance.

a. Cross-sectional dimensions shall not vary from the dimensions shown by more than 1/4 inch.

b. The barrier shall not be out of plumb by more than 1/4 inch.

c. Longitudinal dimensions shall not vary from the dimensions shown by more than 1/4 inch per 10 foot of the barrier.

d. When checked with a 10 foot straight edge, irregularities shall not exceed 1/4 inch.

4. Placement Adjacent to Cement Concrete. The barrier shall be separated from cement concrete pavement or shoulders by a ½” thick (± ⅛”) premoulded resilient joint filler meeting §705-07. The joint filler shall cover the entire pavement/shoulder face. A joint sealant reservoir ¼” - ½” deep shall be formed or routed in the joint filler. The Contractor shall abrasive blast the barrier and pavement/shoulder in the reservoir, and seal the joint using material meeting §705-02, Highway Joint Sealant, Type IV. Sealing shall be done in accordance with the manufacturer’s instructions, a copy of which shall be provided to the Engineer prior to commencement of work.

B. Cast-in-Place Concrete Barrier
1. Placing. Cast-in-place concrete barriers and footings shall not extend more than 200 feet without an expansion joint. The Contractor shall have the option of placing the cast-in-place concrete barrier with a monolithic cross-section or with a horizontal construction joint at the top of the footing. When the Contractor elects to cast a separate footing, the horizontal joint details must conform to those on the Standard Sheets or in the plans, or the Contractor must prepare joint details and submit them to the Regional Director for approval.

2. Joints
   a. Contraction Joints. Cast-in-place concrete barrier shall have contraction joints every 20 feet in both the footing and the stem. When cast separately, the joints in the stem shall line up with the joints in the footing. Contraction joints shall be formed in or saw cut normal to the pavement. The joints shall conform to the dimensions as shown on the plans or Standard Sheets. If the joints are saw cut, they shall be saw cut as soon as no damage to the concrete will result, with a maximum time of 2 hours after the forms are removed to avoid early formation of uncontrolled shrinkage cracks. Clear curing compound shall be promptly applied to the saw cut.
   b. Expansion Joints. Expansion joints shall be formed normal to the pavement with Premoulded Resilient Joint Filler meeting the requirements of §705-07 and shall provide for expansion of ½ inch. The filler material shall be cut to fully cover and conform to the cross section of the barrier, or to the footer and stem separately if they are cast separately.
      In addition to the maximum separation of 200 feet, expansion joints shall be located at all immovable objects (bridge substructures, etc.), where shown on the plans, and/or as directed by the Engineer.
   c. Construction Joints. When the Contractor’s operations require the use of a construction joint, one of the two following procedures may be used. However, if operations will not resume within 24 hours, only method A may be used.
      Method A. Construct an expansion joint as detailed in the preceding section.
      Method B. After initial set has taken place, remove the end form to expose the concrete. Roughen the surface to achieve a good interlock and increased bond area when the concrete operations are resumed. A one-inch strip around the periphery of the end surface should remain undisturbed to serve as a neat, linear contraction joint. The end surface shall be covered with several layers of wetted burlap to prevent drying. All reinforcing steel shall extend beyond the face to provide adequate lapping.

3. Forms. Forms shall be metal and of such construction that there will be minimum interference to inspection for grade and alignment. Forms shall be braced and secured adequately so that no discernible displacement from alignment or grade will occur during placement of concrete.

4. Concrete Placing and Vibrating. Concrete shall be placed in the barrier forms in accordance with the requirements of §555-3.04 Handling and Placing Concrete. Concrete shall be compacted by means of immersion type mechanical vibrators approved by the Engineer. The vibrator shall be inserted into the concrete at one foot intervals. The vibrators shall be of size and weight sufficient to thoroughly vibrate the entire concrete mass without damaging or misaligning the forms or reinforcement.

5. Removal of Forms and Finishing Surfaces. Forms shall be left in place for 24 hours or until, in the judgment of the Engineer, the concrete has sufficiently set so that the forms may be removed without injury to the barrier. Immediately after the forms have been removed, surfaces exposed to view shall have all projections and irregularities carefully removed and all cavities
neatly filled with mortar of the proportion used in the concrete. The same brand of cement and the same kind of fine aggregate shall be used for filling cavities as was used in the original concrete mix. Surfaces repaired by plastering will not be allowed.

6. Curing. The median barrier shall be cured using a clear curing compound meeting the requirements of §711-05. The compound shall be sprayed on the concrete surfaces at a rate of 1 gal/ 150 sf within one hour of form removal. 7. Reinforcement. The Contractor shall incorporate reinforcement as indicated on the standard sheets and plans. All reinforcing steel shall be epoxy coated meeting the requirements of §709-04.

8. Placement Adjacent to Cement Concrete Pavement or Shoulders. The barrier shall be separated from the cement concrete pavement or shoulder by a 1/2 inch wide vertical joint extending down to the bottom of the pavement or shoulder. The joint shall be formed with and contain Premoulded Resilient Joint Filler conforming to the requirements of §705-07. A recess of approximately one inch shall be provided at the top of the joint for installation of a backer rod and joint sealant. The joint sealant shall be a silicone sealant appearing on the Department’s Approved List and shall be applied in accordance with the manufacturer’s instructions.

9. Dimensional Tolerance

a. Cross-sectional dimensions shall not vary from the dimensions shown by more than 1/4 inch.
b. The barrier shall not be out of plumb by more than 1/4 inch.
c. Longitudinal dimensions shall not vary from the dimensions shown by more than 1/4 inch per 10 foot of the barrier.
d. When checked with a 10 foot straight edge, irregularities shall not exceed 1/4 inch.

C. Machine Formed Concrete Barrier

1. Weather Limitations. The requirements of §502-3.01 shall apply.

2. Equipment. The slipforming equipment shall be self-propelled and shall be capable of placing, consolidating and finishing concrete to the proper line and grade. The Engineer may require the Contractor to demonstrate that the specific equipment proposed for use is capable of satisfactorily placing the concrete mix. The Contractor shall furnish the manufacturer's data regarding machine operation to the Engineer.

3. Preparation of the Subbase Course. Before any concrete may be placed, the subbase course shall be compacted and fine graded to a tolerance of \( \pm \frac{1}{2} \) inch of the true grade at any location under the barrier. Whenever possible, as determined by the Engineer, concrete placing operations shall not begin until the subbase course has been fine graded ahead at least 1000 feet.

4. Reinforcement. The Contractor shall incorporate reinforcement as indicated on the standard sheets and plans. All reinforcing steel shall be epoxy coated meeting the requirements of §709-04.

5. Placing Operations

a. Central and Transit Mixed Concrete. The provisions of §501-3.03 C and D shall apply for Central Mixed and Transit Mixed Concrete respectively, except that water may be added at the point of deposition to maintain the desired slump. The water addition may be made at any time after the beginning of the discharge until approximately two-thirds (2/3) of the load, as determined by the Engineer, has been discharged. After the water addition the concrete shall
be mixed at least 30 revolutions in the mixing range. When the water additions made after discharge the total number of revolutions shall not be more than 190.

\textit{b. Truck Mixed Concrete.} The provisions of §501-3.03 E shall apply except that after the initial slump has been achieved, water may be added to the mixture one additional time to maintain the desired slump. The water addition may be made anytime after the beginning of discharge until approximately two-thirds (2/3) of the load, as determined by the Engineer, has been discharged. After the water addition, the concrete shall be mixed at least 30 revolutions in the mixing range.

The slipforming equipment shall have as nearly a continuous forward movement as possible to provide uniform progress with stopping and starting of the equipment held to a minimum. Any edge slump resulting from slipforming operations in excess of 1/4 inch, as measured from the top surface of the median barrier, exclusive of edge rounding, shall be corrected before the concrete has hardened.

Concrete supply shall be sufficient to produce a continuous, completely shaped barrier. If concrete placement is interrupted for a period of time where the delay will affect the quality and structural integrity of the barrier, the contractor shall terminate his operations by one of the following procedures. The Engineer shall determine when the slipform operation is to be terminated.

\textit{Method A.} Construct a cast in place expansion joint system as detailed on the standard sheets.

\textit{Method B.} Remove existing unset concrete to a vertical score line with hand tools. The vertical surface resulting from the removed concrete shall remain reasonably rough and unfinished to facilitate interlock and increased bond area when concrete operations are to be resumed. The vertical surface shall be touched up with hand tools, as directed by the Engineer, to correct unacceptable voids, tears and lack of consolidation resulting from the concrete removal. The surface shall be covered with several layers of wet burlap to prevent drying. All reinforcing steel shall extend beyond the face to provide adequate lapping.

Concreting operations may resume at the terminated face when the terminated portion has achieved enough rigidity to withstand the sequence of operations it will be subjected to without sustaining damage. All loose or unacceptable concrete and material shall be removed from the terminated face as directed by the Engineer. Concrete barrier damaged as a result of the contractor's operations shall be repaired to the satisfaction of the Engineer.

Termination of slipform operations at the end of the day for an uncompleted run shall be by method A or B above.

\textbf{6. Curing.} The median barrier shall be cured using a clear curing compound meeting the requirements of §711-05. The compound shall be sprayed on the concrete surface immediately following the placing operation at a rate of 1 gal/ 150 sf.

\textbf{7. Placement Adjacent to Cement Concrete Pavement or Shoulders.} The barrier shall be separated from the cement concrete pavement or shoulder by a 1/2 inch wide vertical joint extending down to the bottom of the pavement or shoulder. The joint shall be formed with and contain Premoulded Resilient Joint Filler conforming to the requirements of §705-07. A recess of approximately one inch shall be provided at the top of the joint for installation of a backer rod and joint sealant. The joint sealant shall be a silicone sealant appearing on the Department's Approved List and shall be applied in accordance with the manufacturer's instructions.
8. **Contraction Joints.** Contraction joints shall be formed or saw cut normal to the pavement. The spacing shall be every 20 feet, as shown on the plans or as ordered by the Engineer. The joints shall conform to the dimensions as shown on the plans or standard sheets. If the joints are saw cut, they shall be saw cut as soon as no damage to the concrete will result, with a maximum time of 8 hours. The clear curing compound shall be reapplied at the saw cut.

9. **Expansion Joints.** Machine formed concrete barriers shall not extend more than 400 feet without an expansion joint. Expansion joints shall be formed normal to the pavement with Premoulded Resilient Joint Filler meeting the requirements of §705-07 and shall provide for expansion of 1/2 inch. The filler material shall be cut to conform to the cross section of the barrier.

   The expansion joints shall be located at all immovable objects (bridge substructures, etc.), where shown on the plans, and/or as directed by the Engineer. Expansion joints shall not be required at regular intervals unless shown on the plans.

10. **Tolerances.** All concrete barrier produced by this method shall conform to the following tolerances:

    a. **Placing Tolerances**
       (1) Bar Reinforcement Cover 0 to + 1/2 inch.
       (2) Width (top) 0 to + 1/4 inch.
       (3) Width (base) 0 to + 1/2 inch.

    b. **Dimensional Tolerance**
       (1) Cross-sectional dimensions shall not vary from the dimensions shown by more than 1/4 inch.
       (2) The barrier shall not be out of plumb by more than 1/4 inch.
       (3) Longitudinal dimensions shall not vary from the dimensions shown by more than 1/4 inch per 10 foot of the barrier.
       (4) When checked with a 10 foot straight edge, irregularities shall not exceed 1/4 inch.

11. **Defects.** Defects are divided into two categories Minor defects and major defects. Minor defects in the barrier may be repaired in the field. Major defects shall be cause for rejection of the section, or the section shall be repaired in the manner directed by the Engineer.

    a. **Minor Defects.** Minor defects are defined as holes, honeycombing or spalls which are 6 inches or less, in diameter, and which do not expose the outermost surface of the steel reinforcement. Surface voids 5/8 inch, or less, in diameter and 1/4 inch, or less, in depth are not considered defects and they do not require repair.

    b. **Major Defects.** Major defects are defined as:
       (1) Any defect which does not meet the definition of a minor defect.
       (2) Minor defects which, in aggregate, comprise more than five percent (5%) of the surface area of the barrier section.

12. **Repair.** Repair of hardened concrete shall be as follows:

    a. **Minor Defect Repair.** Repair shall be made with a material meeting the requirements of §701-04 or §701-12. Methods of repair shall be acceptable to the Engineer. The color of the repaired portion shall match as nearly as practicable, the color of the surrounding concrete.
Repaired portions shall exactly match shape requirements. The repaired portion shall withstand a moderate blow from a 16 ounce hammer.

b. **Major Defect Repair.** Major defect repair shall be preapproved by the Engineer.

**13. Hand Finishing.** The Contractor shall make provisions to allow hand finishing, when directed by the Engineer, on all surfaces. Hand finishing, if done shall be done immediately after the passage of the slipforming equipment. Curing compound shall be applied only after hand finishing has been completed at any particular location.

**14. Transitions and Tapered End Sections.** Transitions and tapered end sections shall be either cast-in-place or precast, at the Contractor’s option.

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**606-3.06 Resetting Guide Railing, Median Barrier and Precast Concrete Barrier.** The Contractor shall remove, store, clean and reset railing, posts, and precast concrete barrier as shown on the plans or as directed by the Engineer. The Contractor shall remove designated existing guide railing, median barrier and precast concrete barrier and neatly store them at locations approved by the Engineer. The work shall be done in a workmanlike manner so as to salvage all usable parts. The reset guide railing and/or median barrier shall be placed in accordance with the requirements of §606-3.01 General and the subsection for each specific system. Unless otherwise specified by the designer, all existing hardware, i.e., post bolts, J-bolts, splice bolts, etc., shall be replaced with new hardware. Cable systems shall be retensioned and all existing splice couplings and wedges shall be replaced. HPBO guide railing and median barrier (pre-2013 design) shall be reset as detailed in the current standard sheets, including 12 inch block-outs. The existing block-outs shall become the property of the Contractor.

**606-3.07 Resetting Guide Railing and Median Barrier (New Posts).** The construction details of §606-3.06 shall apply, except that the Contractor shall furnish and install new posts and remove the old posts from the site.

**606-3.08 Removing and Storing Guide Railing, Median Barrier, and Precast Concrete Barrier.** The Contractor shall remove designated existing guide railing, median barrier and precast concrete barrier and neatly store the component parts in separate piles at locations designated for future pick up by Department forces, or its designee. The work shall be done in a workmanlike manner so as to salvage all usable parts. Unusable material shall be disposed of by the Contractor.

**606-3.09 Removing and Disposing of Guide Railing, Median Barrier, Concrete Barrier, Guide Posts, Guide Rail Posts, and Median Barrier Posts.** The Contractor shall remove designated existing guide railing, median barrier, concrete barrier, guide posts, guide rail posts, and median barrier posts and remove them from the site of work. Holes shall be backfilled with a suitable material and compacted in a manner approved by the Engineer.

**606-3.10 I-Beam Posts for Existing Highway Barrier.** I-beam posts for existing highway barrier shall be installed at the locations indicated in the contract documents or where directed by the Engineer. The driving shall be in accordance with the requirements of §606-3.01 and the applicable standard sheet(s). All hardware necessary for mounting the rail elements or cable to the post shall be supplied by the Contractor. New heavy post block-outs shall be supplied to replace damaged or unusable block-outs. S3x5.7 posts installed as intermediate posts to reduce post spacing on weak post corrugated beam guide railing and median barrier and on box beam guide railing shall not be attached to the rail element.

All reflectors, delineators, reference markers, or other items, which are to remain in place, that are damaged by or during the Contractor's operations shall be replaced by the Contractor.
606-3.11 Retensioning Existing Cable Guide Railing and Median Barrier. Cable guide rail and median barrier shall be retensioned in accordance with the cable tensioning requirements of §606-3.02.

606-3.12 Resetting Anchorage Unit Assemblies and End Assemblies for Guide Rail and Median Barrier. The Contractor shall remove, store, clean and reset existing anchorage units and end assemblies for Guide Railing and Median Barrier as shown on the plans or as directed by the Engineer. The anchorage units and end assemblies shall be reset and placed in accordance with the requirements of §606-3.01 General.

Existing concrete anchors and deadman may be left in place and replaced with new ones if the top of the existing anchor or deadman is at least 6 inches below final grade and the anchor or deadman will not be an obstruction to other construction.

The Contractor shall take care so reusable parts are not damaged by his operations. Any parts damaged in handling and placing shall be replaced by the Contractor. Unusable material shall be disposed of by the Contractor.

Surface areas disturbed during the removal operations shall be reestablished, as nearly as possible, to match the adjacent surfaces to remain.

606-3.13 Removing and Storing Anchorage Unit Assemblies and End Assemblies for Guide Railing and Median Barriers. The construction details of §606-3.08 shall apply. Excavation and backfill shall be in conformance with the requirements outlined in §606-3.01E.

Existing concrete anchors and deadman may be left in place if the top of the existing anchor or deadman is at least 6 inches below final grade and the anchor or deadman will not be an obstruction to other construction.

606-3.14 Removing and Disposing Anchorage Unit Assemblies and End Assemblies for Guide Railing and Median Barriers. The construction details of §606-3.13 shall apply except the Contractor shall remove the Anchorage Unit Assemblies and End Assemblies from the site.

606-3.15 Box Beam Guide Rail Transition to Concrete Barrier. The contractor shall construct a guide rail transition from concrete barrier to box beam guide rail at the locations indicated and as detailed on the contract plans. The work shall conform to the requirements of §606-3.01.

606-3.16 Corrugated Beam Guide Rail Transition to Bridge Rail, Concrete Barrier and Concrete Parapets. The contractor shall construct corrugated beam guide transitions to bridge rail, concrete barrier and/or concrete parapets at the locations and as detailed on the contract plans. The requirements of §606-3.01 shall apply together with the following: Railing shall be erected so that the rails are parallel to the roadway, except in those sections where it is necessary to vertically transition the highway barrier to the bridge railing, or barrier. Bending or curving of rail elements in order to fit alignment requirements in the field shall not be permitted. The Engineer may order some bending or curving to allow for necessary minor adjustments. The Contractor shall exercise care in attaching the guide rail to the bridge rail so as not to damage the rails, posts, or joints, or splices. Any damage to the material attributable to the Contractor's operation shall require that the material be repaired, or replaced. The decision to repair, or replace, shall rest solely with the Engineer.

606-3.17 Vacant.

606-3.18 Pier Protection. Pier protection shall be installed in accordance with the standard sheets, contract documents and directions of the Engineer. The half section precast concrete barrier units shall be backed up with either fully compacted excavated material or steel backup posts except when only one
method is specified or indicated in the contract documents. Steel continuity connections shall be required on the half section barrier units when back up posts are utilized.

606-3.19 Transitions Constructed of, or with, Concrete. Transitions constructed of concrete and the concrete elements of transitions constructed of metal components and concrete elements shall be constructed at the locations indicated in the contract documents, or those indicated by the Engineer, in accordance with these specifications, the contract documents, and the directions of the Engineer. The shapes indicated on the Standard Sheets are standard. The Deputy Chief Engineer (Design) will consider other shapes for approval.

§606-3.05 Concrete Barrier, A. Precast Concrete Barrier and B. Cast-in-Place Concrete Barrier shall apply.

606-4 METHOD OF MEASUREMENT

606-4.01 Cable, Corrugated Beam or Box Beam Guide Railing and Median Barrier. The quantity to be measured for payment will be in feet to the nearest foot of guide railing or median barrier installed, measured along the axis of the railing and between its pay limits as shown on the plans and/or standard sheets. The quantity to be measured for payment will be in feet to the nearest foot of shop bent or shop mitered guide railing or median barrier installed. If the guide railing does not terminate at an anchorage unit, end assembly, or transition to another type of barrier, but is anchored to a structure, the railing will be measured up to the structure.

606-4.02 Anchorage Units, End Assemblies and Transitions for Guide Railing or Median Barrier. Anchorage units, end assembly units and transitions between various highway guide railing and median barrier systems will be measured by the actual number of units installed in accordance with the plans, standard sheets, manufacturer’s drawings’, manufacturer's directions and/or as directed by the Engineer.

The payment limits for the Box Beam Guide Rail End Assembly Type III and Box Beam Median Barrier End Assembly, Type C will be separated by a distance of 50 feet extending along the end assembly from the front of the Nose Assembly to a point 50 feet removed. These payment limits apply regardless of whether the Type III End Assembly or Type C End Assembly employs crushable fiberglass elements or beam bursting type mandrels to absorb the energy of the impacting vehicle.

The limits of payment for the Corrugated Beam Guide Railing End Terminal (Energy-Absorbing) will extend a distance of 100 feet from the outer end of the terminal. At that point, payment will begin for corrugated beam guide railing.

The limits of payment for HPBO (Mod.) Corrugated BeamGuide Railing End Terminal (Energy-Absorbing) will extend a distance of 50 feet from the outer end of the terminal. At that point, payment will begin for heavy post blocked-out corrugated beam guide railing.

The limits of payment for HPBO (Mod.) Corrugated BeamMedian Barrier End Terminal (Energy-Absorbing) will extend a distance of 50 feet from the outer end of the terminal. At that point, payment will begin for heavy post blocked-out corrugated beam median barrier.

606-4.03 Concrete Barrier and Terminal Sections. The quantity of concrete barrier and terminal sections measured for payment will be the number of feet placed in accordance with the plans and specifications, measured along the axis of the barrier and between its extreme outer limits, unless otherwise indicated on the plans or in the proposal.

606-4.04 Resetting Guide Railing, Median Barrier and Precast Concrete Barrier. The quantity of reset guide railing or median barrier measured for payment will be the number of feet reset in accordance with the specifications, plans and as directed by the Engineer, exclusive of anchorage units and end assemblies. If the guide railing is anchored to a structure instead of an anchorage unit or end
assembly, measurement will be made up to the structure. The quantity of reset precast concrete barrier measured for payment will be the number of feet placed in accordance with the plans and specifications measured along the axis of the barrier between its extreme outer limits.

606-4.05 Resetting Guide Railing and Median Barrier (New Posts). The Method of Measurement of §606-4.04 will apply.

606-4.06 Removing and Storing Guide Railing, Median Barrier and Precast Concrete Barrier. The quantity of removed and stored guide rail and median barrier measured for payment will be the number of feet removed in accordance with the specifications, plans, and as directed by the Engineer, exclusive of anchorage units and end assemblies. If the guide rail or median barrier is anchored to a structure, measurement will be made up to the structure. The quantity of removed and stored precast concrete barrier measured for payment will be the number of feet removed in accordance with the specifications and plans, measured along the axis of the barrier between its extreme outer limits.

606-4.07 Removing and Disposing of Guide Railing, Median Barrier and Concrete Barrier. The quantity of guide rail and median barrier measured for payment will be the number of feet removed and disposed of in accordance with the specifications, plans, and as directed by the Engineer, exclusive of anchorage units and end assemblies. The quantity of concrete barrier measured for payment will be the number of feet removed and disposed of in accordance with the specifications and plans measured along the axis of the barrier between its extreme outer limits.

606-4.08 Removing and Disposing of Guide Posts, Guide Rail Posts, and Median Barrier Posts. The quantity to be measured for payment will be the number of posts removed and disposed of in accordance with the specifications and plans and as directed by the Engineer.

606-4.09 Resetting Anchorage Unit Assemblies and End Assemblies for Guide Railing and Median Barrier. This work shall be measured by the number of anchorage units and/or end assemblies reset in accordance with the requirements of the contract documents and in a manner approved by the Engineer.

606-4.10 Removing and Storing or Disposing of Anchorage Unit Assemblies and End Assemblies for Guide Railing and Median Barrier. This work shall be measured by the number of Anchorage Units or End Assemblies properly removed and stored for pick up by others or removed and disposed of in accordance with the contract documents and to the satisfaction of the Engineer.

606-4.11 Retensioning Existing Cable Guide Railing and Median Barrier. Quantity measured for payment will be the number of sections retensioned. A section shall consist of the length of cable guide rail or median barrier running between two concrete anchorage units.

606-4.12 Vacant.

606-4.13 Corrugated Beam Guide Rail Transition to Bridge Rail, Concrete Barrier and Concrete Parapets. Measurement will be taken as the actual number of transition units installed in accordance with the plans and specifications.

606-4.14 Box Beam Guide Rail Transition to Concrete Barrier. Measurement will be taken as the actual number of transition units installed in accordance with the specifications, plans and standard sheets.

606-4.15 Pier Protection. Pier protection shall be measured by the number of feet measured along the top centerline of the steel box beam and between the pay limits as shown on the plans and/or standard sheets.
606-4.16 I-Beam Posts for Existing Highway Barrier. I-beam posts for existing highway barrier will be measured by the actual number of posts installed in accordance with the contract documents and as directed by the Engineer.

606-4.17 Transition between Concrete Sections. Transitions will be measured by the actual number of units installed in accordance with the plans, standard sheets and/or as directed by the Engineer.

| TABLE 606-2 PAYMENT FACTORS FOR GUIDE RAIL AND MEDIAN BARRIER POST SPACING |
|-----------------------------|-----------------------------|-----------------------------|-----------------------------|-----------------------------|-----------------------------|-----------------------------|
| Payment Factor | 1.0 | 1.1 | 1.3 | 1.4 | 1.6 | 1.8 | 1.9 |
| Rail Type | Post Spacing Center to Center in Feet & Inches |
| Cable* | 16’ | 12’ | --- | 8’ | --- | --- | 4’ |
| Box Beam | 6’ | --- | 3’ | --- | --- | --- | --- |
| Corrugated Beam | 12’6” | --- | --- | 6’3” | 4’2” | --- | 3’ 1 1/2” |
| HPBO (Mod.) Corrugated Beam | 6’3” | --- | --- | --- | --- | 3’ 1 1/2” | --- |

* For cable guide rail, the post spacing in the typical approach, terminal sections and typical intermediate anchorage sections as indicated on the standard sheets, shall have payment factors of 1.0.

606-5 BASIS OF PAYMENT

606-5.01 Guide Railing, Median Barrier, Concrete Barrier and Terminal Sections; Various Types. The unit price bid per foot for the above work shall include the cost of all labor, equipment and material necessary to complete the work, including the cost of any repairs required, and the costs of bending any rail element to the required curvature.

Payment for corrugated guide rail and median barrier, or bent box beam guide rail, will be determined using the payment factors for the various typical post spacings listed in Table 606-2. Payment will be the sum of the products obtained by multiplying the unit price bid for a rail or median barrier by the payment factors listed in Table 606-2 for the relevant post spacings and multiplying each of those products by the length of rail having that given post spacing.

Payment for mitered box beam and median barrier with 6 foot post spacings will be made at the unit prices bid. If a reduced post spacing of 3 feet is used for mitered box beam guide rail, the payment will be determined by multiplying the unit price bid by a payment factor of 1.1 for the length installed.

When posts are driven through asphalt concrete or bituminous treated material, any repairs to damage paved or treated areas shall be at the Contractor's expense. Progress payments will be made when the metal railing and/or metal barrier is erected in the position and manner indicated on the standard sheets and in a manner approved by the Engineer, exclusive of bituminous repair and final alignment. Payment will be made, at the unit price bid, for 90% of the measured quantity erected. The balance of the quantity erected will be paid for upon proper repair to the bituminous surfaces and alignment of the metal railing and/or metal barrier to the specified tolerances.

606-5.02 End Assembly, End Anchorage Units and Transitions for Guide Railing and Median Barrier. The unit price bid for each end assembly, end anchorage unit or transition shall include the cost of furnishing all labor, materials and equipment necessary to complete the work, including the necessary concrete, excavation, backfill, reflectorization, object markers when required at driveways and vehicle openings, and spring cable assembly (compensating device) and/or steel turnbuckle cable end assembly required for cable guide rail.
606-5.03 Resetting; Removing and Storing; Removing and Disposing; of Guide Railing, Median Barrier and Concrete Barrier. The unit price bid per foot for the above work items shall include the cost of furnishing all labor, equipment and materials necessary to complete the work and restore the system to full operating capacity.

Any materials damaged due to Contractor’s operation shall be replaced by him and the cost shall be included in the price bid for this item.

Payment for resetting guide rail and median barrier shall include the unit price bid multiplied by the measured quantity multiplied by the payment factor for the various typical post spacings listed in Table 606-2, except that posts required to reduce the post spacing from the original post spacing shall be paid for under the appropriate I-beam post for existing highway barrier item.

A. Progress payments for resetting guide rail, median barrier and precast concrete barrier will be made as follows:
1. 25% of the unit price bid for the quantity of guide rail, median barrier or precast concrete barrier removed and stored in accordance with the provisions of §606.3-06 Resetting Guide Railing, Median Barrier and Precast Concrete Barrier.
2. 65% of the unit price bid for the measured quantity of guide railing, median barrier or precast concrete barrier cleaned and reset in accordance with the provisions of §606-3.06.
3. The balance of the unit price bid for the quantity of the guide railing, median barrier or concrete barrier will be paid upon repair to the bituminous surfaces damaged by the resetting operations.

B. Progress payments for removing and disposing or storing of guide railing, median barrier or concrete barrier will be made as follows:
1. 75% of the unit price bid for the measured quantity of guide railing, median barrier or concrete barrier removed and stored or disposed of as specified.
2. The balance of the unit price bid for the measured quantity of guide railing and/or median barrier removed and stored or disposed of as specified will be paid when any voids have been backfilled and disturbed areas are reestablished to the satisfaction of the Engineer.

606-5.04 Removing and Disposing of Guide Posts, Guide Rail Posts and Median Barrier Posts. The unit price bid per post for the above work items shall include the cost of furnishing all labor, equipment and material necessary to complete the work.

606-5.05 Resetting; Removing and Storing; Removing and Disposing; of Anchorage Unit Assemblies and End Assemblies for Guide Railing and Median Barrier. The unit price bid for each of these items shall include the cost of furnishing all labor, equipment and material necessary to complete the work including excavation and backfill.

If the Contractor elects to install new concrete anchors, in lieu of removing and resetting the existing ones, the cost of furnishing and installing the new anchor as well as the cost for necessary adjustments to the existing one shall be included in the price bid for these items.

A. Progress payments for resetting anchorage unit assemblies and end assemblies for guide railing and median barrier will be made as follows:
1. 25% of the unit price bid for the quantity of anchorage unit assemblies and/or end assemblies removed and stored in accordance with the provisions of §606-3.12 Resetting Anchorage Unit Assemblies and End Section Assemblies for Guide Railing and Median Barrier.
2. 65% of the unit price bid for the quantity of anchorage unit assemblies and/or end assemblies cleaned and reset in accordance with the provisions of §606-3.12 Resetting Anchorage Unit Assemblies and End Section Assemblies for Guide Railing and Median Barrier.
3. The balance of the unit bid price for the quantity of anchorage unit assemblies reset upon the reestablishment of surface areas disturbed.
B. Progress payments for removing and storing or removing and disposing of anchorage unit assemblies and/or end assemblies for guide railing and/or median barriers will be made as follows:
1. 75% of the unit price bid for the quantity of anchorage unit assemblies and/or end assemblies removed and stored or disposed of as specified.
2. The balance of the unit price bid for the quantity of anchorage unit assemblies and/or end assemblies removed and stored or disposed of as specified will be paid upon the establishment of surface areas disturbed.

606.5.06 Vacant 606.5.07 Corrugated Beam Guide Rail Transition to Bridge Rail, Concrete Barrier and Concrete Parapets. The unit price bid per guide rail transition shall include the cost of all labor, materials, and equipment necessary to satisfactorily complete the work, including back-up posts, connections and hardware.

606.5.08 Box Beam Guide Rail Transition to Concrete Barrier. The unit price bid per guide rail transition shall include the cost of all labor, equipment, and material necessary to satisfactorily complete the work, including back-up posts, necessary rail curvature, splices, connections and hardware.

606.5.09 Pier Protection. The price bid per foot of pier protection shall include the cost of all labor, materials and equipment necessary to complete the work. The curved box beam guide rail at each end of the assembly designed for two way traffic and on the approach end of the assembly designed for one way traffic, and the terminal sections shall be paid for under their own items.

606.5.10 I-Beam Posts for Existing Highway Barrier. The unit price bid for I-beam posts for existing highway barrier shall include the cost of furnishing all labor equipment and material necessary to complete the work. Removal of damaged posts and hardware is included in other items of work. When posts are driven through asphalt concrete or bituminous treated material, any repairs to damaged paved or treated areas shall be at the Contractor's expense.

606.5.11 Retensioning Existing Cable Guide Railing and Median Barrier. The unit price bid for retensioning a section of cable guide railing or median barrier shall include the cost of all labor, materials and equipment necessary to complete the work.

606.5.12 Transition between Concrete Sections. The unit price bid per concrete transition shall include the cost of all labor, equipment, and material necessary to satisfactorily complete the work, including back-up posts, connections and hardware.

Payment will be made under:

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<td>Removing and Storing Box Beam Median Barrier End Assembly -Type A</td>
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<td>Description</td>
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<td>Removing and Disposing Box Beam Median Barrier End Assembly-Type A</td>
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<td>Removing and Disposing Box Beam Median Barrier End Assembly--Type B</td>
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<td>Guide Rail Transition Box Beam to Weak-Post Corrugated Beam Guide Rail (One Way Only)</td>
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<td>Guide Rail Transition Cable to Box Beam (One or Two Way Operation)</td>
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<td>Guide Rail Transition Box Beam to Cable (One Way Only)</td>
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<td>Box Beam Guide Rail Transition to Concrete Barrier (One or Two Way Operation)</td>
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<td>Box Beam Guide Rail Transition to Concrete Barrier (One Way-Tailing End)</td>
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<td>Transition Between Single Slope Half Section Concrete Barrier and Box Beam Guide Rail (One Way - Trailing End of Barrier)</td>
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<td>Transition Between Box Beam Median Barrier and Single Slope Concrete Median Barrier</td>
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606.9001 Transition between Standard (NJ) Concrete Barrier and Single-Slope Concrete Barrier Each
606.9002 Transition between Wide and Normal Single Slope Concrete Median Barrier Each
606.9003 Transition between Half-Section and Full-Section Single Slope Concrete Barrier (Left Pocket) Each
606.9004 Transition between Half-Section and Full-Section Single Slope Concrete Barrier (Right Pocket) Each
606.9401 Pier Protection (One Way) Foot
606.9402 Pier Protection (Two Way) Foot

SECTION 607 - FENCES

607-1 DESCRIPTION. This work shall consist of furnishing and erecting fencing and metal fence gates of the type and size, and at the locations shown on the plans or as directed by the Engineer. Construction of fencing and gates shall be done in accordance with the specifications, the standard sheets, and the plans, and in reasonable close conformity with the lines and grades shown on the plans or established by the Engineer.

607-1.01 Fence Types. The fence shall be designated as follows:

Optional Chain Link Fence Type I
Optional Chain Link Fence Type II
Vinyl Coated Chain Link Fence on Plastic Coated Frame
Right-of-Way Fencing

The options for Type I and Type II chain link fences shall be as follows:

**TYPE I**

**Fabric Options**
- Coated Steel Fence Fabric (95% Zinc 5% Aluminum- Mischmetal Alloy)
- Galvanized Steel
- Aluminum
- Aluminum Coated Steel

**Frame Options**
- Mischmetal Alloy Coating (95% Zinc 5% Aluminum)
- Galvanized Steel
- Combined Coating on Steel
- Aluminum
- Aluminum Coated Steel

**TYPE II**

**Fabric Options**
- Coated Steel Fence Fabric (95% Zinc 5% Aluminum- Mischmetal Alloy)
- Galvanized Steel
- Vinyl Coated Steel
- Aluminum
- Aluminum Coated Steel

**Frame Options**
- Mischmetal Alloy Coating (95% Zinc 5% Aluminum)
- Galvanized Steel
- Combined Coating on Steel
- Plastic on Steel
- Aluminum
- Aluminum Coated Steel

Fence gates for Type I and Type II optional fences shall be consistent with the fabric and frame option selected for the contract. Fence frame and fabric selected shall be consistent throughout the contract except where intermixing is permitted by the Engineer.
607-2 MATERIALS. Materials shall conform to the requirements specified in the following subsections of Section 700 - Materials and Manufacturing:

- Zinc Chromate Primer 708-04
- Aluminum Fence Fabric 710-01
- Galvanized Steel Fence Fabric 710-02
- Vinyl Coated Steel Fence Fabric 710-03
- Aluminum Coated Steel Fence Fabric 710-04
- Coated Steel Fence Fabric (95% Zinc 5% Aluminum-Mischmetal Alloy) 710-05
- Steel and Iron Posts, Rails, Braces and Fittings for Chain-Link Fence 710-10
- Aluminum Posts, Rails, Braces and Fittings for Chain-Link Fence 710-11
- Plastic Coated Posts, Rails, Braces and Fittings for Chain-Link Fence 710-12
- Right-of-Way Fencing 710-30

607-2.01 Portland Cement Concrete for Bases. Portland Cement concrete used for bases shall be Class A or C conforming to the requirements of Section 501 Portland Cement Concrete--General except that requirements for automated batching shall not apply.

607-2.02 Right-of-Way Fencing. The Contractor has the option of using posts and braces fabricated from either high carbon shapes of steel or pressure treated wood meeting the requirements of §710-30 Right-of-Way Fencing.

607-2.03 Fence Gates. Fence gates for Right-of-Way Fencing shall Conform to the requirements for Right-of-Way Fence Gates of §710-30. Fence gates for Chain-Link Fence shall conform to the following:

A. Gate Frames. Frames shall be constructed of tubular members welded at all corners or assembled with corner fittings. Where corner fittings are used gates shall have 3/8 inch nominal diameter truss rods to prevent sag or twist. Gate leaves shall have vertical intermediate bracing so that no vertical members are more than 8 feet apart. Gate leaves over 10 feet long shall have a horizontal brace or a 3/8 inch nominal diameter diagonal truss rod. Gate leaves over 16 feet shall have both a horizontal brace and a 3/8 inch nominal diameter truss rod.

B. Gate Fabric. Gate fabric shall conform to the requirements of the fabric used in the fence construction.

C. Gate Hinges. Hinges shall be weldable steel, cast steel or malleable iron 180° offset industrial type. The hinges shall not twist or turn under the action of the gate. The gates shall be capable of being opened and closed easily by one person. Hinges shall be galvanized in accordance with §719-01 Type I.

D. Gate Latches. Latches, stops and keepers shall be provided for all gates. Latches shall have a plunger-bar arranged to engage the center stop, except that single left gate openings with an opening of less than 10 feet may use a forked latch. Latches shall be arranged for locking and the Contractor shall provide a lock with triplicate keys for each gate. Center stops shall consist of a device arranged to be set in concrete and to engage a plunger-bar of the latch of double leaf gates. No stop is required.
for single leaf gates. Keepers shall consist of a mechanical device for securing the free end of the gate when in the full open position.

607-3 CONSTRUCTION DETAILS

607-3.01 General. The Contractor shall perform such clearing and grubbing as may be necessary to construct the fence to the required grade and alignment. At locations where breaks in a run of fencing are required, or at intersections with existing fences, appropriate adjustment in post spacing shall be made to conform to the requirements for the type of closure indicated.

When the plans require that the posts, braces, or anchors be embedded in concrete, the Contractor shall install temporary guys or braces as may be required to hold the posts in proper position until such time as the concrete has set sufficiently to hold the posts. Unless otherwise permitted, no materials shall be installed on posts or strain placed on guys and bracing set in concrete until seven days have elapsed from the time of placing the concrete.

All posts shall be set vertically and to the required grade and alignment. Cutting of the tops of the posts will be allowed only with the approval of the Engineer and under the Engineer's specified conditions.

Wire or fencing of the size and type required shall be firmly attached to the posts and braces in the manner indicated. All wire shall be stretched taut and be installed to the required elevations.

At each location where an electric transmission, distribution or secondary line crosses any of the types of fences covered by these specifications, the Contractor shall furnish and install a ground conforming to the requirements of Subsection 9 of the National Electric Safety Code.

Fence shall generally follow the contour of the ground, with the bottom of fence fabric no less than 1 inch nor more than 6 inch from the ground surface. Grading shall be performed where necessary to provide a neat appearance.

Line posts shall be spaced equidistant in the fence line at the spacing shown on the plans, standard sheets or as directed by the Engineer. End, corner, and intermediate posts shall be placed at the locations indicated on the plans, standard sheets or as directed by the Engineer, and shall be braced as shown on the plans or standard sheets. When chain link fence is on a long curve intermediate posts shall be evenly spaced so that the strain of the fence will not bend the line posts.

All end, corner, and intermediate posts shall be set plumb in concrete bases of the depth and diameter shown on the plans or standard sheets. The Contractor shall have the option of setting the line posts in concrete bases or using methods of driving and anchoring specified by the fence manufacturer and approved by the Engineer.

The concrete bases shall be rough cast in the ground around the posts. The top surfaces shall be domed to shed water and provide a neat workmanlike appearance when completed. Extensions of up 45 minutes for the allowed time for pouring the concrete will be permitted.

607-3.02 Chain-Link Fencing with Top Rail. Posts shall be set so they are equidistant with a maximum of 10 foot centers.

All top rails shall pass through the base of the post caps and shall form a continuous brace from end to end of each stretch of fence. Top rail lengths shall be joined with sleeve coupings with expansion sleeves provided at 100 foot intervals. Top rails shall be securely fastened to end posts by means of approved rail end connectors. Horizontal braces shall be provided at all intermediate posts, midway between the top rail and ground as shown on the plans or standard sheets.

Diagonal truss rods shall be installed with the horizontal braces as indicated on the plans or standard sheets.

Fence fabric shall be installed approximately 2 inch above the ground level and securely fastened along the bottom, and to all braces, top rails, line and pull posts, at the intervals indicated on the standard sheets by approved methods. The fabric shall be secured to all end, corner and gate posts with stretcher
bars fastened to the posts, with stretcher bands spaced at a maximum of 14 inches and in a manner permitting adjustment of the fabric tension.

If the Contractor elects the option of using one piece roll-formed sections, the fence fabric shall be integrally woven into the fabric loops on the end, corner, pull and gate posts. The fabric shall be attached to the top braces and line posts as shown on the standard sheets.

607-3.03 Chain-Link Fencing with Top Tension Wire. The construction details specified in §607-3.02 Chain Link Fencing with Top Rail shall apply with the following modifications:

A. Top tension wire shall be installed as shown on the plans, standard sheets, or as directed by the Engineer.
B. All posts shall be spaced equidistant in the fence line on a maximum of 8 foot centers.
C. Additional pull posts shall be placed at locations indicated on the plans or standard sheets. Brace assemblies shall be installed at each intermediate post as indicated on the plans or standard sheets.

607-3.04 Vinyl Coated Chain-Link Fencing on Plastic Coated Frame. The construction details specified in §607-3.02 Chain-Link Fencing with Top Rail or §607-3.03 Chain-Link Fencing with Top Tension Wire shall apply with the following addition:

If any of the resin clad material specified under this item has the protective resin coating damaged so its effectiveness to prevent corrosion of the base material is impaired, the Contractor shall repair such parts by applying one coat of an approved compound of a color to match original material.

607-3.05 Aluminum Posts. Aluminum posts shall be set in accordance with requirements pertaining to fence posts of §607-3.01 General, and §607-3.02 Chain-Link Fencing with Top Rail or §607-3.03 Chain-Link Fencing with Top Tension Wire and with the following additional requirement: The portions of aluminum posts that will be in contact with the concrete bases shall be coated with Zinc Chromate Primer conforming to the requirements of §708-04. The primer shall be thoroughly dry before setting of the post in the concrete.

607-3.06 Right-of-Way. Fencing posts shall be set plumb and firm to the satisfaction of the Engineer in properly prepared post holes, as indicated on the plans or standard sheet. The concrete for post holes where required shall be placed in accordance with the requirements of §607-3.01 General.

All line posts of the type and size shown on the plans or standard sheets shall be placed equidistant in the fence line. Wood line posts shall be placed on a maximum of 15 foot centers and metal line posts shall be placed on a maximum of 10 foot centers.

Intermediate posts and post assemblies, end posts, corner posts, approach spans, and bracing shall be as shown on the plans or standard sheets.

The woven wire fencing shall be fastened to all steel line posts with at least 5 galvanized wire fasteners or clamps and to all steel end, intermediate and corner posts with aluminum wire not less than 5/32 inch diameter.

The woven wire fencing shall be fastened to all wood posts with either 1 1/2 inch galvanized or aluminum staples. The top and bottom wires and every other in-between wires shall be stapled, alternating the stapling of the in-between wires on successive posts.

607-3.07 Fence Gates. The Contractor shall construct metal fence gates of the type and size as indicated on the plans or standard sheets, and in the location shown or ordered by the Engineer.

607-4 METHOD OF MEASUREMENT

607-4.01 General. The quantity to be paid for all fencing exclusive of fence gates and fencing of the types listed in subsequent subsections, will be the number of linear feet of chain-link fencing measured
along the top of fencing, center to center of end posts, properly furnished and installed in accordance with the plans, specifications, standard sheets and directions of the Engineer. An allowance of 10 feet will be added for each end post, corner post and pull post installed in accordance with the plans, specifications, standard sheets and directions of the Engineer.

607-4.02 Right-of-Way Fencing. Right-of-Way Fencing shall be measured as the number of feet along the top of the fencing from center to center of the end posts, properly furnished and installed in accordance with the plans, specifications, standard sheets and directions of the Engineer. An allowance of 20 feet will be added for each end post, corner post, intermediate post, and approach post installed in accordance with the plans, specifications, standard sheets and directions of the Engineer.

607-4.03 Fence Gates. Fence gates shall be measured as the number of complete gates furnished and erected in accordance with the specifications, plans, standard sheets and directions of the Engineer.

607-5 BASIS OF PAYMENT

607-5.01 General. The unit price bid per linear foot of fencing shall include the cost of furnishing all labor, materials, tools and equipment necessary to satisfactorily complete the work.

607-5.02 Fence Gates. The unit price bid for each size gate shall cover the cost of furnishing all labor, materials, tools and equipment necessary to satisfactorily complete the work and shall include all necessary clearing, grubbing, excavation and disposal, fill, concrete, gates, gate posts, lock, bracing and all other necessary materials.

Payment will be made under:

<table>
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<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<tbody>
<tr>
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<td>Vinyl Coated Steel Chain-Link Fencing on Plastic Coated Frame with Top Rail</td>
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<tr>
<td>607.052X</td>
<td>Vinyl Coated Steel Chain-Link Fencing on Plastic Coated Frame with Top Tension Wire</td>
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<td>Fence Gate with Vinyl Coated Steel Chain-Link Fencing on Plastic Coated Frame</td>
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<td>607.19</td>
<td>Right-of-Way Fencing</td>
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<td>607.20xx</td>
<td>Right-of-Way Fence Gates</td>
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<td>Optional Chain-Link Fence, Type I, with Top Rail</td>
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<td>Optional Fence Gates</td>
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Refer to the Standard Contract Pay Item Catalog for full Item Number and full Description.

SECTION 608 - SIDEWALKS, DRIVEWAYS, BICYCLE PATHS, AND VEGETATION CONTROL STRIPS

608-1 DESCRIPTION. This work shall consist of the construction of Portland cement concrete sidewalks and driveways; hot mix asphalt (HMA) sidewalks, driveways, bicycle paths, and vegetation control strips; or furnishing and placing precast concrete paving, brick paving or grouted stone block paving. Furnish and install detectable warnings on sidewalk curb ramps and other locations as detailed in the contract documents or as directed by the Engineer. All work shall be in
accordance with these specifications and in reasonably close conformity with the lines and grades shown on the plans or established by the Engineer.

608-2 MATERIALS. Materials shall meet the requirements specified in the following subsections of Section 700 – Materials and Manufacturing:

- Portland Cement: 701-01
- Bituminous Materials: 702-00
- Fine Aggregates: 703-01
- Coarse Aggregates: 703-02
- Mortar Sand: 703-03
- Cushion Sand: 703-06
- Concrete Sand: 703-07
- Mineral Filler: 703-08
- Brick Pavers: 704-08
- Stone Blocks: 704-09
- Precast Concrete Driveway and Sidewalk Pavers: 704-13
- Premoulded Resilient Joint Filler: 705-07
- Masonry Mortar: 705-21
- Wire Fabric for Concrete Reinforcement: 709-02
- Fibers for Concrete Reinforcement: 711-01
- Membrane Curing Compound: 711-05
- Form Insulating Materials for Winter Concrete (Blankets): 711-07
- Water: 712-01
- Surface-applied Detectable Warning Units: 726-01
- Embedded Detectable Warning Units: 726-02

608-2.01 Portland Cement Concrete Sidewalks and Driveways.

A. Reinforcement. Welded wire fabric reinforcement shall be made of W2.9 or W3 wire at 6 inch centers transversely and longitudinally.

B. Conventionally Formed Concrete. Conventionally formed concrete shall meet the requirements for Class D in accordance with Section 501 Portland Cement Concrete - General. All concrete shall contain a water-reducing admixture meeting the requirements of §711-08 Admixtures in such a quantity as to provide a minimum 10% reduction of the design water content by using a normal range water-reducer.

C. Machine-Formed Concrete Sidewalks. Machine-formed concrete shall meet the requirements for Class J in accordance with Section 501 Portland Cement Concrete - General with the exception that fibers shall be incorporated in the mix.

D. Accelerated-Cure Sidewalks and Driveways. When specified in the plans that an accelerated cure sidewalk and/or driveway is required at a commercial driveway, a mix design must be submitted to the Materials Bureau by the Contractor for approval a minimum of 14 days prior to anticipated sidewalk or driveway construction. Supply data indicating that the mix achieves a compressive strength of 2,000 psi in less than 24 hours. Also supply data indicating that the mix will have a scaling rating of one or less when tested in accordance with ASTM C672.
608-2.02 Hot Mix Asphalt (HMA) Sidewalks, Driveways, Bicycle Paths, and Vegetation Control Strips. The requirements for these items shall either be 9.5 mixture for surface course or 19.0 mixture for any course below the surface. These mixtures shall be designed for <0.3 million ESALs and produced in accordance with Section 401 using coarse aggregate Type F9. The number of courses and course thicknesses shall be as given in Table 608-1 Hot Mix Asphalt Composition except for vegetation control strips which have a minimum thickness requirement of 3 inches of a 9.5 mix that may be placed in one course. The PG binder grades specified will be PG 64-22. Alternate PG binder grades may be allowed by the RME in lieu of PG 64-22. Upstate use of polyphosphoric acid (PPA) to modify the PG binder properties is prohibited. This prohibition also applies to the use of PPA as a cross-linking agent for polymer modification. Upstate is defined as all other counties not designated as downstate. Downstate is defined as Orange, Putnam, Rockland, Westchester, Nassau, Suffolk Counties and the City of New York. Downstate use of polyphosphoric acid (PPA) to modify the PG binder properties is prohibited for mixtures containing limestone, limestone as an aggregate blend component, limestone as a constituent in crushed gravel aggregate, or recycled asphalt pavement (RAP) that includes any limestone. This prohibition also applies to the use of PPA as a cross-linking agent for polymer modification.

<table>
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<th>Total Paved Thickness</th>
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<th>19.0 Mix</th>
<th>Number of Courses</th>
</tr>
</thead>
<tbody>
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<td>1 1/2 inch</td>
<td>1</td>
<td></td>
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<tr>
<td>2 inch</td>
<td>2 inch</td>
<td>1</td>
<td></td>
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<td>≥3 inch</td>
<td>1 1/2 inch</td>
<td>≥1 1/2 inch</td>
<td>≥2</td>
</tr>
</tbody>
</table>

NOTES:  
1. For the 19.0 mixture, the maximum thickness that can be placed in one pass is 3 inches.  
2. A course shall consist of one or more separate lifts of hot mix asphalt, as directed by the Engineer, to attain the indicated thickness.

608-2.03 Brick-Paved Sidewalks and Driveways. Brick pavers shall meet the requirements of §704-08 Brick Sidewalk and Driveway Pavers and shall be the size(s), shape(s) and color(s) as specified in the contract documents.

   A. Neoprene-Modified Asphalt Adhesive. Neoprene-modified asphalt adhesive shall consist of 2% neoprene, grade WM1, oxidized asphalt with an R & B softening point of 155°F minimum and a penetration of 80, and 10% asbestos-free fibers.

   B. Mortar for Brick Paving. Mortar for brick paving shall meet the requirements outlined in §705-21 Masonry Mortar.

   C. Sand-Cement Setting Bed. Sand-Cement Setting Bed shall consist of 1 part Portland Cement Type 2, §701-01 and 6 parts of Fine Aggregate, §703-01 by volume.

608-2.04 Grouted Stone Block Paved Sidewalks and Driveways. Stone Blocks shall meet the requirements of §704-09 and shall be the size(s), shape(s) and color(s) as specified in the contract documents.

   A. Sand-Cement Setting Bed. Sand-cement setting bed shall consist of 1 part Portland Cement Type 2, §701-01 and 6 parts of Fine Aggregate, §703-01 by volume.

   B. Mortar for Stone Block Paving. Mortar for stone block paving shall meet the requirements outlined in §705-21 Masonry Mortar.
608-2.05 Precast Concrete Block Paved Sidewalks and Driveways. Precast Concrete Driveway and Sidewalk Pavers shall meet the requirements of §704-13 and shall be the size(s), shape(s) and color(s) as specified in the contract documents. Unless otherwise specified in the contract documents the setting bed material shall consist of hard, durable, uncoated particles of soil or rock, free from lumps of clay and all deleterious substances.

Setting Bed Material shall meet the following gradation requirements:

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>Percent Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>1/4 inch</td>
<td>100</td>
</tr>
<tr>
<td># 10</td>
<td>50-85</td>
</tr>
<tr>
<td># 40</td>
<td>20-45</td>
</tr>
<tr>
<td># 200</td>
<td>3-10</td>
</tr>
</tbody>
</table>

608-2.06 Surface-Applied Detectable Warning Units. Surface-Applied Detectable Warning Units shall meet the requirements of §726-01 and shall be the color as specified in the contract documents to provide the required contrast, light-on-dark or dark-on-light, with the adjacent surface. If no color is specified, the color shall be dark gray Federal Standard 595B #36081 or darker. Setting bed material and/or surface preparation materials for installation of detectable warning units shall be in accordance with the manufacturer’s recommendations.

608-2.07 Embedded Detectable Warning Units. Embedded Detectable Warning Units shall meet the requirements of §726-02 and shall be the color as specified in the contract documents to provide the required contrast, light-on-dark or dark-on-light, with the adjacent surface. If no color is specified, the color shall be dark gray Federal Standard 595B #36081, or darker. Setting bed material and/or surface preparation materials for installation of detectable warning units shall be in accordance with the manufacturer’s recommendations.

608-2.08 Stamped Concrete Detectable Warnings. Imprinted or stamped concrete detectable warning units shall comply with the specifications for Class D concrete as outlined in Section 501 Portland Cement Concrete - General. The color of the constructed detectable warning shall be uniform over the entire surface. The color shall be an approximate visual match to the color specified in the contract documents. If no color is specified, the color shall be dark gray Federal Standard 595B #36081 or darker. The color shall be incorporated into the concrete surface immediately prior to stamping the detectable warnings, or integrally incorporated throughout the mix. Color admixtures for integrally colored concrete shall meet the requirements of ASTM C979.

Imprinting tools shall be capable of imprinting the surface of the concrete with a uniform and aligned pattern meeting the required dimensions.

608-3 CONSTRUCTION DETAILS

608-3.01 Portland Cement Concrete Sidewalks and Driveways. When the contract includes 65 cubic yards or more of sidewalk and driveway concrete, provide an American Concrete Institute (ACI) certified concrete flatwork finisher to supervise all finishing. Provide proof of ACI flatwork certification to the Engineer prior to concrete placement. The general construction details for manufacturing and transporting concrete shall meet the requirements of Section 501 Portland Cement Concrete - General. Concrete placement operations may be started when the ambient air temperature is 40º F or higher when measured in the shade within an accuracy of ± 2º F. Discontinue placement when the air temperature falls below 40º F. The temperature of the base material must be 40º F or higher. The base material shall not
have any snow, ice, frost, or standing water on its surface. The use of insulating materials and heating equipment may be required before concreting begins. Do not place concrete in the rain.

Install a Premoulded Resilient Joint Filler, §705-07, at all joints between sidewalk and curb, pavement, building, etc. and at all transverse construction joints.

Sidewalks and driveways may be conventionally formed or machine formed. Concrete reinforcement shall be welded wire fabric or fiber reinforcement except, at all commercial driveways both the sidewalk and the driveway must be reinforced with welded wire fabric. They may be additionally reinforced with fiber reinforcement.

When using fiber reinforcement, it shall be added to the concrete at a rate of 1.5 pounds of fibers per cubic yard of concrete. Fibers shall be added to the concrete during batching under supervision of the Regional Materials Engineer, or using a method approved by the Director, Materials Bureau. Batch an appropriate volume of concrete such that whole standard size bags or packages of fibers are used. It is the responsibility of the producer to indicate on each delivery ticket the amount of fibers added to the concrete.

A. Conventionally Formed Sidewalks and Driveways. Forms shall be free from warp, extend to the full depth of the sidewalk or driveway, and be secured so no displacement will occur during the placement of concrete. Reinforcement may be either fiber or wire fabric. When using wire fabric for concrete reinforcement, embed it at mid-depth in the slab.

Place the concrete in one course to the full depth shown in the contract documents. Immediately after placement of the concrete thoroughly compact the concrete with internal mechanical vibrating equipment. Internal mechanical vibrators shall be adequately powered, capable of transmitting vibration to the concrete in frequencies of not less than 5,000 vibrations per minute while inserted in concrete and shall produce a vibration of sufficient intensity to consolidate the concrete into place without separation of the ingredients. The vibrating element shall be vertically inserted in the concrete mass at a depth sufficient to vibrate the entire depth. It shall be withdrawn completely from the concrete before being advanced to the next point of application. Vibrate at evenly spaced intervals not farther apart than the radius over which the vibration is visibly effective and at a distance close enough to the forms to effectively vibrate the surface concrete. The time of vibration shall be of sufficient duration to accomplish thorough consolidation, produce dense, smooth surfaces free from aggregate pockets, honeycombing, and air bubbles; and to work the concrete into all angles and corners of the forms. However, over-vibration shall be avoided. Vibration shall be continued in one place until the concrete has become uniformly plastic, but not to the extent that pools of grout are formed. Vibration shall be supplemented by working or spading by hand in the corners and angles of forms and along form surfaces while the concrete is plastic. Vibrators shall not be used to push or distribute the concrete laterally.

The use of mechanical screeding or finishing equipment (such as a jitterbug) shall not be allowed. Only hand screeding and finishing shall be allowed.

B. Machine-Formed Sidewalk. Machine-formed paving consists of a single paver capable of placing, spreading, consolidating, screeding, and finishing the concrete such that hand finishing is kept to a minimum. Use equipment guided by a reference system that ensures the pavement is placed to the specified line, grade, and cross section. Use a self-propelled paver equipped with rigid side forms that laterally support the concrete and minimize edge slumping, a full-width finishing pan, and attached internal vibrators capable of consolidating the entire concrete placement. The equipment proposed for use by the Contractor shall demonstrate the capability of placing the concrete in accordance with these specifications.

Apply the provisions of §569-3.05 E. Central and Transit Mixed Concrete to maintain desired slump during the concrete placement. The reinforcement shall be fibers. Water additions at the point of deposition may be made according to §569-3.05 E.
C. Finishing. Only magnesium floats and trowels are allowed. The use of aluminum or steel finishing trowels and tools is prohibited. The concrete shall be finished to produce a smooth surface and then lightly broomed to a uniform texture. The edges and scored joints of all sidewalk slabs shall be tooled with an edging tool having a ¼ inch radius.

Unless otherwise specified in the contract documents, the concrete surface shall be scored and tooled at intervals of 5 feet. Score the concrete a minimum ⅛ inch to a maximum ¼ inch in width and to a minimum depth of one-third the total thickness.

D. Curing. Immediately after finishing, and not more than 30 minutes after concrete placement, apply a clear with fugitive dye Membrane Curing Compound meeting §711-05 at a rate of 1 gallon per 150 square feet. Do not apply curing compound in the rain. If rain damages the curing compound before it sets, reapply curing compound immediately after the concrete surface dries. Alternative curing methods shall be approved by the Director, Materials Bureau.

Concrete must be cured for a minimum of six days in colder weather. Colder weather and the methods of curing during colder weather are described as follows: If the ambient air temperature falls, or is expected to fall below 40º F anytime during the curing period of the concrete placement, a supply of blankets meeting §711-07 Form Insulating Materials for Winter Concreting must be provided at the work site that is sufficient to cover all concrete placed. Use material capable of maintaining a surface temperature of 55º F. Apply the insulating material to prevent the newly placed concrete from being exposed to ambient air temperatures at the surface below 36º F during the curing period. Secure and overlap the insulation tight to the concrete surface to prevent air intrusion beneath the insulation. Extend these materials a minimum of 12 inches beyond the edge of the concrete.

Place recording surface thermometers provided by the Contractor between the concrete surface and the insulating material and 12 inches from the outside edge of concrete wherever insulation is used. Use four equally spaced thermometers for each day’s placement. When insulation is needed it must remain in place for the curing period. Do not subject the concrete to a temperature drop in excess of 50º F during the first 24 hours after removing the insulation. If the concrete temperature falls below 32º F or the concrete is cold-weather damaged as determined by the Engineer, it shall be removed and replaced at the Contractor’s expense.

Cure all driveways and sidewalks at driveways for a minimum of three days prior to opening to vehicle traffic. In colder weather, as defined above, extend the curing period to six days unless other provisions to determine strength are provided and approved by the Director, Materials Bureau.

If saw cutting is necessary, use diamond blade saws capable of making straight cuts to the dimensions required. Saws must be equipped with cutting guides, blade guards, water cooling systems, dust controls, and cut depth control.

E. Accelerated-Cure Sidewalks and Driveways. When specified in the plans that an accelerated-cure sidewalk and/or driveway is required at a commercial driveway all the provisions for constructing sidewalks and driveways outlined above shall apply with the following exceptions: Only conventional forming with wire fabric reinforcing is allowed. Apply curing compound as outlined in “D” above. To reduce the time needed to reach the required opening compressive strength the concrete must be covered with blankets meeting §711-07 Form Insulating Materials for Winter Concreting such that the concrete curing temperature reaches a minimum 25º F above ambient air temperature. Secure the insulation tight to the concrete surface to prevent air intrusion beneath the insulation. Extend these materials a minimum of 12 inches beyond the edge of the concrete. Place recording surface thermometers between the concrete surface and the insulating material and 12 inches from the edge of concrete wherever insulation is used. Use four thermometers for each day’s placement. These thermometers may be equally spaced at one location or placed at separate locations depending on the nature of the placements. Also, use one recording thermometer for ambient air
temperature. At the request of the Contractor, external heat meeting the requirements of §555-3.08 C, §555-3.08 C, 2. **Provision of External Heat** may be applied to the concrete.

Compressive strength cylinders for determining strength gain must be cast at the time of placement. These cylinders must be kept insulated with the placement. Cylinders shall be broken at times requested by the Contractor until the minimum compressive strength of 2,000 psi is reached. Alternate means to determine concrete maturity may be considered with approval of the Director, Materials Bureau by coordinating cylinder compressive strengths to concrete curing temperature.

**608-3.02 Hot Mix Asphalt (HMA) Sidewalks, Driveways, Bicycle Paths, and Vegetation Control Strips.** The provisions under §402-3 *Construction Details for Hot Mix Asphalt (HMA) Pavements*, shall apply. For compaction requirements, the provisions under §402-3.07 *Compaction D. 80 Series Compaction Method* shall apply.

The sidewalks, driveways, bicycle paths, and vegetation control strips shall be constructed as indicated in the contract documents (including the Standard Sheets).

**608-3.03 Brick-Paved Sidewalks and Driveways.** All brick pavers shall be laid in the pattern shown in the contract documents or as directed by the Engineer to provide a uniformly even surface. Joints shall be hand tight unless otherwise specified. No brick pavers shall be laid or grouted in freezing weather.

A dry mixture of mortar for brick paving shall be swept over the brick pavers until the joints are completely filled. The joints shall be lightly wetted with water. Brick pavers shall be cleaned of excess mortar, and joints shall be finished prior to the mortar setting up. All brick paving shall be kept moist for 4 days after filling the joints with mortar. After the 4 day curing period, removal of remaining mortar film may be accomplished by the use of a light acid wash (10% solution of hydrochloric or muriatic acid) followed by flushing clean with water or as approved by the Engineer. Care shall be taken to avoid the use of acid in areas where runoff could damage trees or other vegetation.

All brick pavers used over tree pits shall be laid in a 3 inch bed of *Cushion Sand*, §703-06 with sand filled joints.

**A. Brick-Paved Sidewalks and Driveways (Sand Setting Bed).** Brick pavers shall be laid in a properly compacted 2 inch bed of cushion sand over the specified subbase or subgrade.

**B. Brick-Paved Sidewalks and Driveways (Mortar Setting Bed).** Brick pavers shall be laid in a bed of mortar with a minimum thickness of 1 inch over the specified concrete or bituminous subbase.

**C. Brick-Paved Sidewalks and Driveways (Bituminous Setting Bed).** Brick pavers shall be laid in a ¼ inch thick bituminous setting bed over the specified concrete or bituminous subbase. The setting bed shall consist of PG binder 64-22 mixed with fine aggregate meeting the requirements of §703-01. Alternate PG binder grades may be allowed by the RME in lieu of PG 64-22. The PG binder will meet the requirements outlined in Section 702 *Bituminous Materials*, Table 702-1 *Performance-Graded Binders for Paving*. The PG binder shall be 7.0% of the total batch weight. The mix shall be heated to approximately 325° F. A coating of neoprene-modified asphalt adhesive shall be applied by mopping, squeegeeing or troweling over the top surface of the setting bed to provide bond under the bricks.

**D. Brick-Paved Sidewalks and Driveways (Sand-Cement Setting Bed).** Brick pavers shall be laid on a 2 inch setting bed of sand-cement over the specified subbase. The sand-cement setting bed shall not be placed more than 4 hours prior to installing the brick paving.
E. Brick-Paved Sidewalks and Driveways (Optional Concrete Setting Bed). The Contractor shall have the option of installing Brick Paved Sidewalks and Driveways by one of the following methods:

1. Bricks shall be laid on a bed of cement concrete as specified in the contract documents. The bricks shall be laid in the cement concrete while it is still fresh as approved by the Engineer and they shall be firmly positioned to provide a uniformly even surface, and solid bedding under each brick.
2. Bricks shall be laid as provided for under “Brick-Paved Sidewalks and Driveways (Mortar Setting Bed)” provided the finished surface shall conform to the lines and grades shown in the contract documents.

608-3.04 Grouted Stone Block Paved Sidewalks and Driveways. All grouted stone block pavers shall be laid in the pattern shown in the contract documents or as directed by the Engineer to provide a uniformly even surface. Joints between blocks shall be a maximum of 1¼ inch or as specified. No blocks shall be laid or grouted in freezing weather.

Unless otherwise approved by the Engineer, a dry mixture of mortar as specified for Brick-Paved Sidewalks and Driveways, §608-2.03, shall be swept over the stone blocks until the joints are completely filled and the joints lightly wetted with water prior to the mortar setting up. All grouted stone block paving shall be kept moist for four days after filling the joints with mortar. After the four day curing period, removal of remaining mortar film may be accomplished by the use of a light acid wash (10% ± solution of hydrochloric acid) followed by flushing clean with water, or as approved by the Engineer. Care shall be taken to avoid the use of acid in areas where runoff could damage trees or other vegetation.

All blocks used over tree pits shall be laid in a 1 inch bed of cushion sand with sand filled joints.

A. Grouted Stone Block Paved Sidewalks and Driveways (Sand Setting Bed). Blocks shall be laid in a 3 inch bed of cushion sand over the specified subbase or subgrade.

B. Grouted Stone Block Paved Sidewalks and Driveways (Mortar Setting Bed). Blocks shall be laid in a bed of mortar with a minimum thickness of 1 inch over the specified concrete or bituminous subbase.

C. Grouted Stone Block Paved Sidewalks and Driveways (Sand-Cement Setting Bed). Blocks shall be laid on a 2 inch setting bed of sand-cement over the specified subbase. The sand-cement setting bed shall not be placed more than 4 hours prior to installing the block paving.

D. Grouted Stone Block Paved Sidewalks and Driveways (Optional Concrete Setting Bed). The Contractor shall have the option of installing Grouted Stone Block Paved Sidewalks and Driveways by one of the following methods:

1. Blocks shall be laid on a bed of cement concrete as specified in the contract documents. The blocks shall be laid in the cement concrete while it is still fresh as approved by the Engineer and they shall be firmly positioned to provide a uniformly even surface, and solid bedding under each stone block.
2. Blocks shall be laid as provided for under “Grouted Stone Block Paved Sidewalks and Driveways (Mortar Setting Bed)” provided the finished surface shall conform to the lines and grades shown in the contract documents.

608-3.05 Precast Concrete Block Paved Sidewalks and Driveways. Precast Concrete Driveway and Sidewalk Pavers shall be laid in the pattern shown in the contract documents or as directed by the Engineer to provide a uniformly even surface. Joints shall be hand tight unless otherwise specified. No pavers shall be laid in freezing weather.
After the pavers are in place, an approved sand joint filler shall be swept over the pavers until the joints are completely filled.

Unless otherwise specified in the contract documents, or directed by the Engineer, the Contractor shall install the pavers in accordance with the manufacturer's recommended procedures.

Precast Concrete Block Paved Sidewalks and Driveways (Granular Material Setting Bed). Unless otherwise specified in the contract documents, Precast Concrete Driveway and Sidewalk Pavers shall be laid on a setting bed not to exceed 2 inches of uniformly compacted material placed over the specified subbase.

608-3.06 Surface-Applied Detectable Warning Units. Surface-applied detectable warning units may be applied to existing curb ramps, formed and bonded to existing curb ramps, or as otherwise directed by the manufacturer or specified in the Contract Documents.

Follow all applicable manufacturer’s requirements for environmental conditions, surface preparation, installation procedures, curing procedures, and materials compatibility.

608-3.07 Embedded Detectable Warning Units. Embedded detectable warning units may be installed in plastic concrete, installed directly on existing subbase prior to placing concrete, inlaid on prepared concrete surfaces or as otherwise directed by the manufacturer or specified in the Contract Documents.

Follow all applicable manufacturers’ requirements for environmental conditions, surface preparation, installation procedures, curing procedures, and materials compatibility.

608-3.08 Stamped Concrete Detectable Warnings. Apply §608-3.01 with the following modifications:

Prior to the start of work, the Contractor shall provide a contract-site sample that meets the dimensional requirements of the current Standard Sheet for Detectable Warnings and meets the approval of the Engineer. The sample may be constructed as part of the contract.

Color hardening powder, if used to color the surface of the concrete, shall be applied to the finished concrete in accordance with the manufacturer’s recommendations.

If required, construct as many test panels as are necessary to achieve a sample panel that is satisfactory to the Engineer. All completed surfaces shall conform to the appearance of the approved sample.

608-4 METHOD OF MEASUREMENT

608-4.01 Portland Cement Concrete Sidewalks and Driveways. Portland Cement concrete sidewalks and driveways will be measured by the number of cubic yards of cement concrete installed, measured to the nearest 0.1 cubic yard.

608-4.02 Hot Mix Asphalt (HMA) Sidewalks, Driveways, Bicycle Paths, and Vegetation Control Strips. Hot mix asphalt sidewalks, driveways, bicycle paths, and vegetation control strips will be measured by the number of tons of hot mix asphalt furnished and incorporated in the work. A QAF of 1.00 will be assigned to material meeting the specification requirements as certified by the QCT. A QAF of 0.85 will be assigned to material that fails to meet the specification as tested by the QAT. Quality Units will be determined when there is a disincentive and will be calculated as per §402-4, Method of Measurement.

608-4.03 Brick-Paved Sidewalks and Driveways. Brick paving shall be measured as the number of square yards installed, measured to the nearest 0.1 square yard.
608-4.04 Grouted Stone Block Paved Sidewalks and Driveways. Grouted stone block paving shall be measured as the number of square yards installed, measured to the nearest 0.1 square yard.

608-4.05 Precast Concrete Block Paved Sidewalks and Driveways. Precast concrete paving will be measured by the number of square yards installed, measured in the field to the nearest 0.1 square yard.

608-4.06 Surface-Applied Detectable Warning Units. Surface-applied detectable warning units will be measured as the number of square yards installed, measured in the field to the nearest 0.1 square yard.

608-4.07 Embedded Detectable Warning Units. Embedded Detectable Warning Units will be measured as the number of square yards installed, measured in the field to the nearest 0.1 square yard.

608-4.08 Stamped Concrete Detectable Warnings. Stamped concrete detectable warnings will be measured as the number of square yards installed, measured in the field to the nearest 0.1 square yard.

608-5 BASIS OF PAYMENT

608-5.01 Portland Cement Concrete Sidewalks and Driveways. The unit price bid per cubic yard shall include the cost of labor, materials, and equipment necessary to satisfactorily complete the work, including preparing the subgrade, saw cutting and wire fabric reinforcement, except that any necessary excavation and subbase course will be paid for under their appropriate items. Payment at the unit bid price will be made after the concrete sidewalk or driveway, and curing application have been properly placed.

608-5.02 Hot Mix Asphalt (HMA) Sidewalks, Driveways, Bicycle Paths, and Vegetation Control Strips. The unit price bid per ton shall include the cost of preparing the subgrade and all materials, equipment and labor (including milling, cleaning surfaces, tack coat, saw cut, truing and leveling courses, etc.) necessary to complete the work as specified except that any necessary excavation and subbase course will be paid for under their appropriate items. When there is a disincentive, the payment adjustment will be made based on the Index Price listed in the contract documents. The index price shown in the itemized proposal for each Quality Unit shall be considered the price bid. The unit (index) price is NOT to be altered in any manner by the bidder. Should the bidder alter the price shown, the altered figure will be disregarded and the original price will be used to determine the total amount bid for the contract.

608-5.03 Brick-Paved Sidewalks and Driveways. The price bid per square yard shall include the cost of furnishing all labor, materials and equipment necessary to satisfactorily complete the work, including setting bed material, except that any necessary excavation and subbase course will be paid for under their appropriate items.

608-5.04 Grouted Stone Block Paved Sidewalks and Driveways. The unit bid per square yard shall include the cost of furnishing all labor, materials and equipment necessary to satisfactorily complete the work, including setting bed material, except that any necessary excavation and subbase course will be paid for under their appropriate items.

608-5.05 Precast Concrete Block Paved Sidewalks and Driveways. The unit price bid per square yard shall include the cost of all labor, materials and equipment necessary to satisfactorily
complete the work, including setting bed material, except that any necessary excavation and subbase course will be paid for under their appropriate items.

608-5.06 Surface-Applied Detectable Warning Units. The unit bid price per square yard shall include all labor, material, and equipment necessary to satisfactorily complete the work, including surface preparation.

608-5.07 Embedded Detectable Warning Units. The unit bid price per square yard shall include all labor, material, and equipment necessary to satisfactorily complete the work, including bedding material. No adjustment shall be made for concrete removed to accommodate embedded units.

608-5.08 Stamped Concrete Detectable Warnings. The unit bid price per square yard shall include all labor, material, and equipment necessary to satisfactorily complete the work, including construction of contract site sample(s).

Payment will be made under:

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<td>608.0102</td>
<td>Accelerated-Cure Sidewalks and Driveways</td>
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<td>608.0201</td>
<td>Hot Mix Asphalt (HMA) Sidewalks, Driveways, Bicycle Paths, and Vegetation Control Strips</td>
<td>Ton</td>
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<td>608.03</td>
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<td>608.22</td>
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SECTION 609 - CURB AND CURB & GUTTER

609-1 DESCRIPTION. Construct and place curb, and curb & gutter, and/or reset curb as indicated in the Contract Documents or established by the Engineer.

609-2 MATERIALS. The materials shall meet the requirements of the following subsections of Section 700 - Materials and Manufacturing.
Portland Cement, Type II  701-01
Concrete Repair Material  701-04
Concrete Grouting Material  701-05
Anchoring Material - Chemically Curing  701-07
Concrete Repair Material - High Early Strength  701-12
Coarse Aggregate  703-02
Concrete Sand  703-07
Premoulded Resilient Joint Filler  705-07
Masonry Mortar  705-21
Stone Curb Anchor Bars  709-07
Quilted Covers (for Curing)  711-02
Plastic Coated Fiber Blankets (for Curing)  711-03
Polyethylene Curing Covers (White Opaque)  711-04
Membrane Curing Compound  711-05
Stone Curb  714-01
Precast Concrete Curb  714-04
Hot Mix Asphalt Curb  714-06

White and Yellow Pavement Marking Paints shall meet the requirements of Section 640 - Reflectorized Pavement Marking Paints.

609-2.01 (Vacant)

609-2.02 Concrete for Cast-in-Place Concrete Curb and Curb & Gutter.

A. Conventionally Formed Curb and Curb & Gutter. The material requirements, mix preparation and manufacturing of the concrete shall conform to the requirements for Class A Concrete as specified in Section 501, Portland Cement Concrete - General.

B. Machine Formed Concrete Curb and Curb & Gutter. Use Class J Concrete as specified in Section 501, Portland Cement Concrete - General.

609-2.03 Stone Curb and Granite Curb. Stone curb shall conform to §714-01 and shall be either sandstone or bluestone. Granite curb shall conform to the requirements for granite under Stone Curb §714-01.

609-2.04 Curb Anchors. Curb anchors for cast-in-place concrete curb, and curb & gutter shall be fabricated from material conforming to the requirements for Longitudinal Joint Ties §705-14 and to the details shown on the Standard Sheet for concrete curb or as indicated in the Contract Documents.

609-2.05 Concrete for Backing and Bedding Precast Concrete Curb, Stone Curb, and Granite Curb. The Contractor shall use any Class Concrete or a concrete mix proportioned as follows:

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<thead>
<tr>
<th>TABLE 609-1  POUNDS OF AGGREGATE PER BAG OF CEMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Specific Gravity of Aggregate</td>
</tr>
<tr>
<td>Concrete Sand</td>
</tr>
<tr>
<td>Coarse Aggregate, CA 2 Gradation</td>
</tr>
</tbody>
</table>

609-3 CONSTRUCTION DETAILS
609-3.01 General. Curb, or curb & gutter found to be dirty, damaged or out of alignment shall be cleaned, repaired, or replaced as necessary by the Contractor to the satisfaction of the Engineer prior to final acceptance of the work. When the Contract Documents have no reference to placing curb across driveway entrances, no curb shall be placed across driveway entrances.

609-3.02 Precast Concrete Curb, Stone Curb, and Granite Curb. All precast concrete curb, stone curb, and granite curb, excluding granite traversable sloped curb, shall be set on a 3 inch thick continuous bed of dry concrete mix, or on a 3 inch thick dry concrete mix bed at the joints as shown on the Standard Sheets and wet concrete mix between the joints, or on a 3 inch minimum thick continuous bed of compacted granular material, at the Contractor's option.

Precast concrete curb, stone curb, and granite curb, excluding granite traversable sloped curb, shall be back up with concrete using one of the following methods depending on the type of pavement:

A. Portland Cement Concrete (Rigid) Pavement. The Contractor shall place concrete backing behind the curb at each joint. The backing shall extend a minimum of 12 inch on both sides of the joint. The minimum height of the concrete backing shall be one half of the concrete pavement thickness and shall be measured from the bottom of the curb.

B. Hot Mix Asphalt (Flexible) Pavement. The Contractor shall place a continuous concrete backing behind the curb. The minimum height of the concrete backing shall be 10 inches or to the top of the hot mix asphalt pavement, whichever is greater, measured from the bottom of the curb.

Precast curb, stone curb, and granite curb, excluding granite traversable sloped curb, with and without sawed ends, not on structure, shall be butted together with no mortar between the joints.

When the curb is set next to a concrete (rigid) pavement, grout conforming to §701-04 Concrete Repair Material, §701-12 Concrete Repair Material - High Early Strength, or §705-21 Masonry Mortar shall be placed in the joint formed between the curb and the pavement. The grout shall extend from the bottom to the top of the pavement slab.

Before proceeding with any further work adjacent to the curb, the curb shall be backfilled with material approved by the Engineer and the backfill material shall be thoroughly tamped.

609-3.03 Stone Curb and Granite Curb - Bridge Type. The requirements of §609-3.02 shall apply with the following modifications:

A. Unless special construction details are called for in the Contract Documents, Type A and Type T2 curbs, when on a structures approach, shall be set true to line and grade on a concrete bedding.
B. Types F1, G1, M, R1, R2, S and T1 curbs shall be set in full mortar beds on structures. Excess mortar which extrudes around the curb shall be struck off flush with the front face of the curb and the top surface of the roadway.
C. Anchor bars for stone and granite bridge curb shall be installed where and as indicated in the Contract Documents.

All curb on structures shall be fitted together allowing 1/4 inch full mortared joints finished flush with exposed curb surfaces. Curb surfaces shall be cleaned of excess mortar to the satisfaction of the Engineer.

Mortar used for bedding and filling of joints shall conform to §705-21 Masonry Mortar, §701-04 Concrete Repair Material or §701-12 Concrete Repair Material - High Early Strength.

609-3.04 Cast-In-Place Concrete Curb and Curb & Gutter. Cast-in-place concrete curb and curb & gutter shall either be conventionally formed or machine formed to the size and shape shown on the
Standard Sheets or as indicated in the Contract Documents. If no width is indicated in the Contract Documents, the width shall be the minimum shown on the Standard Sheet.

Curb anchors, as required on the Standard Sheets or the Contract Documents, shall not be coated with materials which impair bonding. Curb anchors shall be installed a minimum of 12 inches from the ends of a pavement slab. Curb anchors for new concrete pavement, when placed simultaneously with pavement concrete, shall be placed by equipment which can demonstrate to the satisfaction of the Engineer placement of the anchors in accordance with these specifications. Curb anchors, when not placed simultaneously with pavement concrete, shall be placed rigidly secured by chairs or other supports to prevent displacement of the anchors when pavement concrete is placed. Curb anchors for existing concrete pavement shall be inserted into holes drilled in the side of the existing concrete pavement. The holes shall be thoroughly cleaned and filled with Concrete Grouting Material §701-05 or Anchoring Materials - Chemically Curing §701-07 immediately before placing the curb anchor. The curb anchor shall be securely supported in position until the grout has hardened.

Curing of the curb and curb & gutter shall comply with the requirements of §502-3.11 Curing, except that a clear membrane curing compound with fugitive dye conforming to the requirements of Membrane Curing Compound §711-05 may be used in lieu of the white pigmented membrane curing compound.

A. Conventionally Formed Curb and Curb & Gutter

1. Forms. Forms shall be free from warp and of such construction that there will be no interference to inspection for grade and alignment. All forms shall extend to the full curb depth and be secured so no displacement will occur during the placement of concrete.

2. Casting Segments. Curb and curb & gutter shall be cast in segments having a uniform length of approximately 10 feet. The joints between segments shall not exceed 1/4 inch in width. When curb and curb & gutter is constructed next to concrete pavement, the curb and curb & gutter joints shall line up with the pavement joints or additional joints shall be provided in the curb and curb & gutter which line up with the pavement joints.

3. Expansion Joints. Expansion joints shall be 11/16 inches wide and contain Premoulded Resilient Joint Filler §705-07. The filler shall be cut to conform to the cross section of the curb and curb & gutter.

   Expansion joints shall be located at all immovable objects (bridge structures, etc.), adjacent to expansion joints in the pavement, and where shown in the Contract Documents or directed by the Engineer. Expansion joints will not be required at regular intervals unless otherwise shown in the Contract Documents.

4. Concrete Placing and Vibrating. Concrete shall be placed in the forms in accordance with the applicable requirements of §555-3.04 and shall be compacted with an immersion type mechanical vibrator. The vibrator shall be of a size and weight capable of thoroughly vibrating the concrete without damaging or misaligning the forms. The forms shall be left in place until the concrete has hardened sufficiently to permit removal without damage to the curb and curb & gutter. The front form may be removed before the other forms to facilitate finishing the curb and removal of the joint dividers. After removal of the forms, the exposed faces of the curb and curb & gutter shall be immediately rubbed to a uniform surface. No plastering will be permitted.

B. Machine Formed Concrete Curb and Curb & Gutter. The equipment proposed for use by the Contractor shall demonstrate, to the satisfaction of the Engineer, the capability of placing the concrete in accordance with these specifications.

   When machine forming, the Contractor may provide additional width of curb above the minimum on the Standard Sheets or above the width indicated in the Contract Documents without any other
change in shape or dimension. If additional width is provided by the Contractor, there shall be no additional cost to the State for the additional width. If the Contract Documents or the Engineer do not require curb be placed across driveway entrances or there is no reference in the Contract Documents to placing curb across driveway entrances, the Contractor may continue placing curb across driveway entrances but the curb placed, excluding transitions, must be cut out and the concrete disposed in a manner approved by the Engineer.

Any curb and curb & gutter placed outside the tolerance of 1/2 inch of the established line or 1/4 inch of the established grade shall be removed and replaced by the Contractor.

1. Crack Control Joints. Crack control joints shall be formed or saw cut to a width of 1/8 inch minimum, 1/4 inch maximum and to a depth of 1 1/2 inch. The cut or formed joints shall extend slightly below the surface of the adjacent pavement and shall be spaced at 10 feet intervals. When the curb, and curb & gutter is constructed next to concrete pavement, the curb and curb & gutter joints shall line up with the pavement joints or additional joints shall be provided in the curb and curb & gutter which line up with the pavement joints. The saw cut or formed joints shall be left unfilled.

2. Expansion Joints. Expansion joints shall be 11/16 inches wide and contain Premoulded Resilient Joint Filler §705-07. The filler shall be cut to conform to the cross section of the curb and curb & gutter.

The expansion joints shall be located at all immovable objects (bridge structures, etc.), adjacent to expansion joints in the pavement, where shown in the Contract Documents, or directed by the Engineer. Expansion joints shall not be required at regular intervals unless otherwise shown in the Contract Documents.

609-3.05 Granite Traversable Sloped Curb. Granite traversable sloped curb shall be set on a continuous trapezoidal shaped wedge bed of dry concrete mix, with 12 inches of wet concrete mix at the front base and 6 inches on the back top as shown on the Standard Sheets. Granite traversable sloped curb shall be set such that the front bottom arris line is at the top of pavement and is on a 1 on 3 slope.

A. Portland Cement Concrete (Rigid) Pavement.

1. Existing Pavement. The Contractor shall place the granite traversable sloped curb on a wedge bed of dry concrete mix, as above, on the edge of the existing pavement. The wet concrete mix backing shall be continuous. The minimum height of the concrete backing shall be 2 inches below top of curb, top front arris line, to allow topsoil and seeding or as shown on the plans. There shall be no wet concrete mix base.

2. New Pavement. The Contractor shall place the granite traversable sloped curb after paving. The granite traversable sloped curb shall be placed on a wedge bed of dry concrete mix, as above, on the edge of the new pavement. The wet concrete mix backing shall be continuous. The minimum height of the concrete backing shall be 2 inches below top of curb, top front arris line, to allow topsoil and seeding or as shown on the plans. There shall be no wet concrete mix base.

B. Hot Mix Asphalt (Flexible) Pavement.

1. Existing Pavement. The Contractor shall sawcut 12 inches of the pavement and place the granite traversable sloped curb as above. The wet concrete mix backing shall be continuous. The minimum height of the concrete backing shall be 2 inches below top of curb, top front arris line, to allow topsoil and seeding or as shown on the plans. The wet concrete mix base shall be placed on the subbase course and finished flush with the top of the binder allowing the top course to be
place over the concrete base. The wet concrete mix base shall be cured before placing of top course.

2. New Pavement. The Contractor shall place the granite traversable sloped curb after paving, decreasing the paving width, excluding the top course, by one foot where the granite traversable sloped curb is to be placed. The wet concrete mix backing shall be continuous. The minimum height of the concrete backing shall be 2 inches below top of curb, top front arris line, to allow topsoil and seeding or as shown on the plans. The wet concrete mix base shall be placed on the subbase course and finished flush with the top of the binder course allowing the top course to be place over the concrete base. The wet concrete mix base shall be cured before placing of top course.

Granite traversable sloped curb, with and without sawed ends, not on structure, shall be placed with joints of 1/4 inch to 3/4 inch but with a consistent joint width throughout. Grout conforming to §701-04 Concrete Repair Material or §705-21 Type M Masonry Mortar shall be placed in the joint formed between the curb lengths. The grout shall extend from the bottom to the top of the curb section completely filling the joint and struck flush with curb surface. Curb surfaces shall be cleaned of excess mortar to the satisfaction of the Engineer.

Before proceeding with any further work adjacent to the curb, the curb shall be backfilled with material approved by the Engineer and the backfill material shall be thoroughly tamped.

609-3.06 Optional Curb. Under optional curb, the Contractor shall have the option of placing precast concrete curb, or cast-in-place concrete curb, or granite curb. Precast concrete curb or granite curb shall be placed in accordance with the requirements of §609-3.02. Cast-in-place curb shall be placed in accordance with the requirements of §609-3.04. No intermixing of curb will be allowed without the Engineer's written permission.

609-3.07 Hot Mix Asphalt Curb. Hot mix asphalt curb shall conform to the construction requirements of §402-3, except as follows:

A. Preparation of Mixture. The hot mix asphalt for curb, in accordance to 714-06 Hot Mix Asphalt Curb, shall be mixed in a batch type bituminous concrete mixing plant. The dry mixing time shall be a minimum of 15 seconds after the complete introduction of aggregates into the pugmill. The wet mix time shall be a minimum of 45 seconds.

B. Preparation of Surface. When hot mix asphalt curb is constructed on a freshly laid hot mix asphalt surface, the surface shall be clean. When curb is to be laid on a cured or aged concrete base, hot mix asphalt pavement, or performance graded binder treated base, the surface shall be thoroughly swept and cleaned by compressed air.

The surface shall be thoroughly dried and, immediately prior to placing of the hot mix asphalt mixture, shall receive a tack coat meeting the requirements of Table 702-8. The tack coat shall be applied at a rate of 0.05 to 0.15 gallons per square yard. The tack coat shall be prevented from spreading to areas outside of the area to be occupied by the curb.

C. Placing. Hot mix asphalt curb shall be constructed by machine to the size and shape shown on the Standard Sheets.

The machine shall be capable of placing the hot mix asphalt in accordance with these specifications to the satisfaction of the Engineer. Prior to placement, the Contractor shall demonstrate to the satisfaction of the Engineer the machine meets the following requirements:
1. The machine shall be self propelled and capable of forming curb which is uniform in texture, shape, and density.
2. The weight and the material extrusion rate of the machine shall be such that the required compaction is obtained without the machine riding above the bed on which curbing is constructed.

When short sections of hot mix asphalt curb or sections with short radii are required, the Engineer may permit construction by other means, as long as the resulting curb conforms to the curb produced by machine.

D. Painted Hot Mix Asphalt Curb. When painted hot mix asphalt curb is specified, it shall be painted yellow or white in accordance with the MUTCD. The paint shall be placed in accordance with the following:

1. After a curing period of not less than 72 hours, exposed surfaces of the curbing shall be sprayed or hand brushed with two coats of pavement marking paint, yellow or white as required. Each coat of paint shall be applied at the rate of 1 gallon per 200 linear feet of curb.
2. The curb shall be clean and free of all foreign matter before painting. Paint shall be applied only when the air temperature is above 50°F and rising. Paint shall not be applied when there is reasonable expectation of rain. In the event the first or final coat of paint is rain damaged, as determined by the Engineer, the Contractor shall clean and repaint the curb at no additional cost to the State.

609-3.08 Resetting Curb. Care shall be taken in removing the curb to be reset so that there will be no unnecessary breakage. All curb damaged in removing, hauling, storing, or resetting shall be replaced by the Contractor.

The curb shall be reset, in accordance with the requirements of §609-3.02 or §609-3.03 for resetting bridge type curbs, to the lines and grades specified in the Contract Documents.

609-4 METHOD OF MEASUREMENT. All curb and curb & gutter placed and curb reset under these specifications will be measured by the number of linear feet, rounded to the nearest foot. The measurement will be taken along the top front arris line of full height, transition and terminal sections. The measurement will be taken along the top front arris line of curb reveals across driveway entrances only when placed and not removed.

609-5 BASIS OF PAYMENT

609-5.01 Concrete Curb, Curb & Gutter, Stone Curb, Granite Curb, Optional Curb. The unit price bid per foot shall include the cost of all labor, materials, curb anchors, equipment, sawcutting and excavation to, in accordance with these specifications, place, backfill, concrete, grout and caulk the curb, curb & gutter. When select backfill is specified, the select backfill shall be paid under its respective items. No additional payment will be made to the Contractor when more than the minimum width of curb is placed. No additional payment will be made to the Contractor when curb is placed across driveway entrance, to facilitate concrete machine forming operations, and removed.

609-5.02 Stone Curb and Granite Curb - Bridge Type. The unit price bid per foot shall include the cost of furnishing all labor, equipment, and materials including concrete bedding, mortar for stone and granite curbs, chemically curing anchoring materials, and stone and granite curb anchors required to bed and place stone and granite bridge curb, in accordance with these specifications.

609-5.03 Hot Mix Asphalt Curb. The unit price bid per foot shall include the cost of furnishing all labor, materials, and equipment to prepare the surface for curb placement, and place the curb. If painted
hot mix asphalt curb is specified, the Contractor shall also include the cost of preparing the curb for painting, furnishing the paint, and applying the paint.

Progress payments will be made after the curb has been constructed to the shape and size shown on the Standard Sheet and/or plans. Payment will be made, at the unit price bid, for 90% of the quantity properly constructed exclusive of painting. The balance of the quantity will be paid for upon completion of the work.

609-5.04 (Vacant)

609-5.05 Resetting Curb. The unit price bid per foot shall include the cost of furnishing all labor, equipment, and materials to remove, haul, store and reset curb, in accordance with these specifications. In addition, the unit price shall also include any re-dressing of tops and joints of bridge type curb, as directed by the Engineer, and replacement of curb damaged by the Contractor’s operations.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>609.01</td>
<td>Stone Curb (As Detailed)</td>
<td>Foot</td>
</tr>
<tr>
<td>609.01XX</td>
<td>Stone Curb* (Various Types as indicated)</td>
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</tr>
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<td>609.02XX</td>
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<td>609.03XX</td>
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<td>609.035X</td>
<td>Stone Bridge Curb* (Various Types as indicated)</td>
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<td>Cast-in-Place Concrete Curb (As Detailed)</td>
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<td>Cast-in-Place Concrete Curb* (Various Types as indicated)</td>
<td>Foot</td>
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<tr>
<td>609.05</td>
<td>Cast-in-Place Concrete Curb &amp; Gutter (As Detailed)</td>
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</tr>
<tr>
<td>609.05XX</td>
<td>Cast-in-Place Concrete Curb &amp; Gutter* (Various Types as indicated)</td>
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<tr>
<td>609.08XX</td>
<td>Precast Concrete Curb* (Various Types as indicated)</td>
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<tr>
<td>609.0901</td>
<td>Optional Curb (Precast Concrete Type PVF150 or Cast-In-Place Concrete Type VF150 or Granite Type C)</td>
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<td>609.0902</td>
<td>Optional Curb (Precast Concrete Type PM100 or Cast-In-Place Concrete Type M100 or Granite Type E100)</td>
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<td>609.15</td>
<td>Resetting Existing Curb</td>
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<tr>
<td>609.21</td>
<td>Painted Hot Mix Asphalt Curb (As Detailed)</td>
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<td>Painted Hot Mix Asphalt Curb* (Various Types as indicated)</td>
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<td>609.22XX</td>
<td>Unpainted Hot Mix Asphalt Curb* (Various Types as indicated)</td>
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</tbody>
</table>

* Refer to Standard Pay Item Catalog for full Item Number and Description.

SECTION 610 - GROUND VEGETATION - PREPARATION, ESTABLISHMENT AND MANAGEMENT

610-1 DESCRIPTION.

610-1.01 Topsoil. This work shall consist of furnishing, screening, storing, stockpiling and placing topsoil in accordance with the contract documents and as directed by the Engineer.
610-1.02 Preparation of Subsoil for Turf Establishment. This work shall consist of ground preparation when topsoil is not included in the work prior to establishment of turf in accordance with the contract documents and as directed by the Engineer.

610-1.03 Turf Establishment. The work shall consist of ground preparation and establishing turf in accordance with the contract documents and as directed by the Engineer.

610-1.04 Wildflower Seeding. The work shall consist of ground preparation, furnishing and placing wildflower seeding materials and caring for wildflower areas in accordance with the contract documents and as directed by the Engineer.

610-1.05 Sod. The work shall consist of ground preparation, furnishing, installing and caring for sod in accordance with the contract documents and as directed by the Engineer.

610-1.06 Soil Amendments. The work consists of furnishing and placing soil amendments in accordance with the contract documents and as directed by the Engineer.

610-1.07 Compost. The work consists of furnishing, placing and incorporating compost in accordance with the contract documents and as directed by the Engineer.

610-1.08 Mulch for Planting. The work consists of furnishing and placing mulch, in accordance with the contract documents and as directed by the Engineer.

610-1.09 Permeable Weed Control Landscape Fabric. The work consists of furnishing and placing permeable landscape fabric for weed control, in accordance with the contract documents and as directed by the Engineer.

610-1.10 Watering Vegetation. This work shall include watering turf, sod, wildflower seeding, trees, shrubs, ground covers, vines, other plants, and filling portable drip irrigation systems in accordance with the contract documents and as directed by the Engineer.

610-1.11 Weed Removal. This work shall consist of removal and disposal of all native and non-native weeds including roots from newly established turf and sod areas, wildflower seeded areas, tree and shrub pits and plant beds in accordance with the contract documents and as directed by the Engineer.

610-1.12 Mowing. This work shall consist of mowing newly established seeded or sodded areas including the removal and disposal of any debris and litter which has accumulated prior to or between mowings, in accordance with the contract documents and as directed by the Engineer.

610-1.13 Mowing Limits Markers. This work consists of furnishing and installing mowing limit markers in accordance with the contract documents and as directed by the Engineer.

610-2 MATERIALS

610-2.01 Topsoil. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing. Excavated material from earthwork operations defined in Section 203 Excavation and Embankment that is unsuitable for embankments but conforms to §713-01 Topsoil is acceptable.

   Topsoil 713-01

610-2.02 Preparation of Subsoil for Turf Establishment. None specified.
610-2.03 Turf Establishment. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

<table>
<thead>
<tr>
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<th>Code</th>
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<tbody>
<tr>
<td>Water</td>
<td>712-01</td>
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<tr>
<td>Seeds</td>
<td>713-04</td>
</tr>
<tr>
<td>Mulch For Turf Establishment and Erosion Control</td>
<td>713-11</td>
</tr>
<tr>
<td>Mulch anchorages</td>
<td>713-12</td>
</tr>
<tr>
<td>Straw</td>
<td>713-19</td>
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</tbody>
</table>

610-2.04 Wildflower Seeding. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

<table>
<thead>
<tr>
<th>Material</th>
<th>Code</th>
</tr>
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<tbody>
<tr>
<td>Water</td>
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<td>713-12</td>
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<tr>
<td>Straw</td>
<td>713-19</td>
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610-2.05 Sod. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

<table>
<thead>
<tr>
<th>Material</th>
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<tr>
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<tr>
<td>Topsoil</td>
<td>713-01</td>
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<tr>
<td>Sod</td>
<td>713-14</td>
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610-2.06 Soil Amendment. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

<table>
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<tr>
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<tbody>
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<tr>
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<tr>
<td>Fertilizer</td>
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<td>Mycorrhizal Fungi</td>
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<tr>
<td>Moisture Retention Additive</td>
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<td>Sulfur</td>
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610-2.07 Compost. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

<table>
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<tr>
<th>Material</th>
<th>Code</th>
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<tbody>
<tr>
<td>Compost</td>
<td>713-15</td>
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</table>

610-2.08 Mulch for Planting. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

<table>
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<tr>
<th>Material</th>
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<tbody>
<tr>
<td>Mulch for Planting</td>
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</table>

610-2.09 Permeable Weed Control Landscape Fabric. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

<table>
<thead>
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<th>Material</th>
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<tbody>
<tr>
<td>Weed Control Barriers</td>
<td>713-18</td>
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</table>

610-2.10 Watering Vegetation. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

<table>
<thead>
<tr>
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<th>Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water</td>
<td>712-01</td>
</tr>
</tbody>
</table>

610-2.11 Weed Removal. None specified.

610-2.12 Mowing. None specified.
610-2.13 Mowing Limits Markers. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

Materials for the Protection of Plants 713-08

610-3 CONSTRUCTION DETAILS

610-3.01 Topsoil.

A. General. The subsoil within the areas to be covered by topsoil shall be graded so that the completed work after the topsoil is placed shall conform to the specified lines and grades. The Contractor shall scarify or till the surface of the subsoil to a depth of 6 inches before the topsoil is placed to permit bonding the topsoil with the subsoil. Tillage by diskimg, harrowing, raking or other approved methods shall be accomplished in such a manner that depressions and ridges formed by tillage shall be parallel to the contours.

Topsoil in an unworkable condition due to excessive moisture, frost, or other conditions shall not be placed until its consistency is workable for spreading. Topsoil shall be placed on the designated area and spread to the depth specified in the contract documents or a minimum of 4 inches for turf areas and 3 inches for sod areas.

The finished surface shall be maintained for subsequent contract work such as seeding, sodding, mulching or planting.

The sites of all stockpiles shall be graded and maintained for subsequent contract work. Surplus topsoil will become the property of the Contractor.

Roots and top growth of non-native weeds or invasive species that emerge from topsoil stockpiles or after placement of the topsoil shall be eradicated and disposed of in accordance with §610-3.11 Weed Removal immediately upon emergence. Weed removal, treatment and disposal of invasive species will be paid for separately.

B. Topsoil – Reuse On-Site Materials. Topsoil stripping shall be completed prior to starting the general excavation in an area. The Contractor shall take reasonable care that the topsoil is not contaminated during the stripping and other handling operations.

Topsoil identified for reuse that has a known, established population of invasive species shall be treated to eliminate the presence of invasive species per §610-3.11 Weed Removal. The invasive species material shall be disposed appropriately and then the resulting topsoil may be used within the limits. Treatment and disposal of invasive species will be paid for separately.

C. Topsoil – Roadside, Lawn, Special Planting Mix and Acidic. The Contractor shall place topsoil only from approved stockpiles.

D. Topsoil – On-Site Wetland and Wetland Off-Site or Manufactured. The Contractor shall not use topsoil wetlands materials which exhibit the presence of invasive species. Care shall be taken not to impact wetland areas remaining.

On-site wetland topsoil stripping shall be completed prior to starting the general excavation in an area. After stripping, on-site wetland topsoil shall be placed within 24 hours or stored within the contract limits at a location approved by the Engineer.

610-3.02 Preparation of Subsoil for Turf Establishment. Prior to establishment of turf in areas that are not to receive topsoil or other permanent erosion control measures, the Contractor shall remove all loose stones and other objects over 2 inches in size to a 4 inch depth. The Contractor shall mix compost with subsoil in accordance with §610-3.07 B. Turf Establishment With No Topsoil/ On Subsoil
within the areas to be seeded and grade the surface so that the completed work shall conform to the specified finished lines and grades. Compost will be paid for separately.

610-3.03 Turf Establishment. The Contractor shall coordinate establishment of turf with other site and construction activities.

The Contractor shall clean all equipment involved in turf establishment to remove plants, seeds and propagules prior to commencement of work. Any work to clean equipment shall be at no additional cost to the State.

The Contractor shall apply the seed mix at one and one half to two times the manufacturer’s recommended rate. Any method of sowing that does not injure the seeds and achieves even coverage in the process of spreading will be acceptable.

The Contractor shall perform the initial watering and shall spread straw uniformly in a continuous blanket to hide the soil from view or mulch Types I – V as specified in the contract documents. Rolled Erosion Control products shall be installed according to manufacturer’s recommendations and paid for separately. Mulch anchorage shall be applied.

The Contractor shall water, mow, and weed the turf establishment areas for the duration of the contract or until turf areas are accepted. Watering, mowing, and weeding to care for the turf will be paid for separately. Any work required to correct initial seeding (installation) shall be done at no additional cost to the State.

A. Turf Establishment – Roadside. Areas will be accepted when:
   • free from thin or bare ground greater than one foot in diameter;
   • at least 80 percent of the ground surface is covered with established specified permanent turf grass species;
   • they have had one mowing cycle in accordance with §610-3.12 unless conditions prevent mowing, in which case turf grass shall be an average minimum height of 5 inches; and
   • they exhibit healthy green color.

B. Turf Establishment- Lawns. Areas will be accepted when:
   • free from thin or bare spots greater than six inches in diameter;
   • at least 90 percent of the ground surface is covered with established specified permanent turf grass species;
   • they have had one mowing cycle in accordance with §610-3.12 unless conditions prevent mowing, in which case turf grass shall be an average minimum height of 3 inches; and
   • they exhibit healthy green color.

610-3.04 Wildflower Seeding. The Contractor shall clean all equipment involved in wildflower seeding to remove plants, seeds and propagules prior to commencement of work at no additional cost to the State.

The Contractor shall install wildflower seeding materials in accordance with the contract documents. Any method of sowing that does not injure the seeds and provides soil contact in the process of spreading will be acceptable. The Contractor shall apply the seed mix at twice the seed supplier’s recommended rate.

The Contractor shall perform the initial watering and spread straw or mulch Types I – V as specified in the contract documents, uniformly at a rate consistent with seed supplier recommendations. Mulch anchorage is required unless otherwise specified in the contract documents. Wildflower seeding areas will be accepted after the seeding operation is complete. Any work required to correct initial seeding (installation) shall be done at no additional cost to the State.

The Contractor shall water the wildflower seeding areas for the duration of the contract. Watering to care for the wildflower seeding areas will be paid for separately.
610-3.05 Sod. The Contractor shall generally place sod during the seasons identified in Table 610-1 Sodding Seasons. The Contractor may request extension of seasons, provided the other conditions are met.

### TABLE 610-1 SODDING SEASONS

<table>
<thead>
<tr>
<th>Geographic locations</th>
<th>Spring</th>
<th>Fall</th>
</tr>
</thead>
<tbody>
<tr>
<td>R1- Essex, Warren (north of towns of Bolton &amp; Warrensburg), R2- Hamilton, Herkimer (towns of Ohio and Webb), R7- Lewis, St. Lawrence, Franklin, Clinton, Jefferson (east of Rte 81)</td>
<td>4/15-6/30</td>
<td>8/15-10/15</td>
</tr>
<tr>
<td>R1- Greene, Rensselaer, Schenectady, Saratoga, Washington, Albany, Warren (towns of Bolton &amp; Warrensburg &amp; south), R2- Montgomery, Fulton, Oneida, Madison, Herkimer (south of town of Ohio), R3,6,9 – All counties, R7- Jefferson (west of Route 81)</td>
<td>4/1-6/15</td>
<td>8/15-10/31</td>
</tr>
<tr>
<td>R4, 5 &amp; 8- All counties</td>
<td>4/1 – 5/31</td>
<td>8/15 – 10/31</td>
</tr>
<tr>
<td>R10, 11- All counties</td>
<td>3/1-4/30</td>
<td>8/21-11/15</td>
</tr>
</tbody>
</table>

The subgrade of areas to be sodded shall be excavated and firmed to a sufficient depth below the finished grade of the sod to accommodate the tamped or rolled thickness of topsoil and sod. No frozen sod shall be placed nor shall sod be placed on frozen ground surface.

The Contractor shall exercise care to retain the soil existing on the roots of the sod during transporting, handling and transplanting operations.

Sod shall be placed on a minimum of 3 inches of moist topsoil. The topsoil will be paid for separately.

The finished sod soil surface shall be flush with surface of the adjacent soil and adjacent structures. It shall meet the finished grades as shown in the contract documents.

Sod will be accepted when:
- It has been in place a minimum of 60 days after installation,
- It is 95 percent covered with permanent grass species,
- It has had one mowing cycle in accordance with §610-3.12 Mowing,
- It exhibits healthy green color,
- It is free from thin, bare or brown spots greater than 6 inches in diameter, and
- It is firmly rooted in the soil.

Sod not meeting the standards for acceptance, shall be re-sodded until a satisfactory turf has been established, at no additional expense to the State.

The Contractor shall water, mow and weed the sodded areas as necessary until contract final acceptance. These items will be paid for separately.

610-3.06 Soil Amendments. The Contractor shall place, apply or incorporate fertilizer, limestone, mycorrhizal fungi, sulfur and/or moisture retention additive where shown in the contract documents.

When mycorrhizal fungi are specified, application rates for turf shall ensure an even distribution of 100,000 propagules minimum per acre for drill seeding and 1,000,000 propagules minimum per acre for hydroseeding. Application rates for planting and Tree Root Zone Treatment, as well as any other aspects of distributing and/or incorporating mycorrhizal fungi, shall be in accordance with the manufacturer’s recommendations.

All other amendments shall be mixed with topsoil prior to placing, spread evenly over the surface of turf, wildflower or sod areas, applied within shrub saucers or applied over the plant beds as appropriate, at
the rates recommended by the manufacturer or as specified in the contract documents. The method of application shall ensure an even distribution. When hydraulic application is used, the minimum rate of water application shall be in accordance with manufacturer’s recommendation.

Trees shall be fertilized using Method No. 1, No. 2 or No. 3 in accordance with the contract documents.

A. **Method No. 1.** Holes shall be made in the earth about 18 inches deep and 18 inches apart, and located in the outer two-thirds (as measured on the radius) of the circular area lying under the limits of the tree branches. The holes shall be made with a crowbar, soil auger, pneumatic equipment or other approved tools and care shall be taken to avoid injury to the roots. Fertilizer shall be applied at the rate specified; placing equal amounts of fertilizer in the lower 12 inches of each hole.

B. **Method No. 2.** Fertilizer shall be applied to soil’s surface hydraulically at the rate specified with sufficient water to saturate the soil for the area and depth of the tree roots without creating air pockets.

C. **Method No. 3.** Fertilizer rate and method of application shall be as specified in the contract documents.

**610-3.07 Compost.**

A. **Existing Soil:** The Contractor shall spread 2 inches of Compost Type A or E within the limits shown in the contract documents and tilled into existing soil to a total depth of six inches.

B. **Turf Establishment With No Topsoil/ On Subsoil.** The Contractor shall spread 2 inches of Compost Type A, D or E within the limits shown in the contract documents and tilled into subsoil to a minimum depth of four inches.

C. **Turf Establishment With Topsoil.** The Contractor shall mix Compost Type A, D or E with topsoil as specified in the contract documents.

D. **Plant Pits or Beds:** Compost Type A, D or E shall be applied at a ratio of 1 part compost to 5 parts existing soil.

**610-3.08 Mulch for Planting.** The Contractor shall apply mulch consisting of wood chips, pine nuggets or shredded bark to the surface of the beds and tree pit areas in accordance with the contract documents. The Contractor shall apply mulch to a uniform depth of 3 inches over the shrub bed and tree pit areas and 2 inches over groundcover beds. The mulch shall be distributed so as to create a smooth, level cover over the exposed soil. Mulch shall not cover plants or be in contact with tree root flare, tree trunks, and plant stems.

**610-3.09 Permeable Weed Control Landscape Fabric.** Areas where landscape fabric is to be installed shall be smooth, firm, stable and free of rocks, clods, foliage, roots, trash, debris or other material that will prevent the matting from lying in direct contact with the soil surface.

The landscape fabric shall be placed where shown in the contract documents and as required by the manufacturer.

**610-3.10 Watering Vegetation.** The Contractor shall provide water without damage to plants, mulch, stakes, plant saucers, sod or other areas to be watered. Damage resulting from watering operations shall be repaired at no additional cost to the State.
Watering shall be applied in accordance with §610-3.03 Turf Establishment, §610-3.04 Wildflower Seeding, §610-3.05 Sod or §611-3.01 General. Watering for existing vegetation shall be as specified in the contract documents.

Watering shall be applied at the following rates:

A. Turf, Wildflowers, Sod, Planting Beds. In the absence of 1 inch of rainfall within 5 consecutive calendar days the Contractor shall water all turf, wildflowers, sod and planting beds once a week to a depth of 1 inch.

B. Trees and Planting Pits. Between April 1st and November 15th, in the absence of 1 inch of rainfall within 5 consecutive calendar days, the Contractor shall apply water to trees and planting pits once per week, except during July and August, when water shall be applied twice per week, with a minimum of 2 days between applications. Soil saucers or portable drip irrigation systems shall be filled once per watering.

610-3.11 Weed Removal. The Contractor shall perform weed removal in accordance with the contract documents. The Contractor shall remove and dispose of weeds including roots prior to flowering and seed formation by manual, chemical or mechanical means. Any method of weed removal that leaves live roots in the soil will not be permitted. An appropriately licensed applicator is required for chemical weed control methods. The Contractor shall ensure the preservation of desirable vegetation. Treatment and removal of invasive species will be paid for separately.

610-3.12 Mowing. The schedule may be modified to accommodate prevailing or forecast weather conditions. The Contractor shall be responsible, prior to each mowing, for the removal and disposal of any debris and litter which has accumulated since the last mowing. Care shall be taken to avoid damage to existing plant materials.

A. Roadside. The Contractor shall mow all turf establishment areas to a height of 5 inches whenever growth reaches 8 inches for the duration of the contract. Clippings shall be left in place.

B. Lawns. The Contractor shall mow all turf establishment areas to a height of 3 inches after initial growth reaches 5 inches, and then mowed to a height of 3 inches whenever a 5 inch height is reached thereafter for the duration of the contract. Clippings shall be mulched in place.

C. Sod. The Contractor shall mow all sodded areas to a height of 3 inches after initial growth reaches 5 inches, and then mowed to a height of 3 inches whenever a 5 inch height is reached thereafter for the duration of the contract. Clippings shall be mulched in place.

610-3.13 Mowing Limits Markers. The Contractor shall install mowing limit markers plumb to a depth in accordance with the manufacturer’s instruction.

610-4 METHOD OF MEASUREMENT

610-4.01 Topsoil. The quantity to be measured for payment will be in cubic yards of each type of topsoil measured to the nearest whole cubic yard of topsoil placed, from payment lines shown in the contract documents.

Cross sectioning, for the purpose of determining quantities for payment, will be employed only where payment lines are not shown on the Plans and cannot be reasonably established by the Engineer.
610-4.02 **Preparation of Subsoil for Turf Establishment.** The quantity to be measured for payment will be in square yards on slope to the nearest whole square yard of subsoil area prepared for turf establishment.

610-4.03 **Turf Establishment.** The quantity to be measured for payment will be in square yards on slope to the nearest whole square yard of turf established.

610-4.04 **Wildflower Seeding.** The quantity to be measured for payment will be in square yards on slope to the nearest whole square yard of wildflower seeding.

610-4.05 **Sod.** The quantity to be measured for payment will be in square yards on slope to the nearest whole square yard of sod placed.

610-4.06 **Soil Amendments.** The quantity to be measured for payment will be in pounds to the nearest whole pound or in gallons to the nearest whole gallon of soil amendments (fertilizer, limestone, mycorrhizal fungi, sulfur and/or moisture retention additive) applied.

610-4.07 **Compost.** The quantity to be measured for payment will be in cubic yards to the nearest whole cubic yard of compost placed or incorporated.

610-4.08 **Mulch for Planting.** The quantity to be measured for payment will be in cubic yards to the nearest whole cubic yard of mulch placed.

610-4.09 **Permeable Weed Control Landscape Fabric.** The quantity to be measured for payment will be in square yards on slope to the nearest whole square yard.

610-4.10 **Watering Vegetation.** The quantity to be measured for payment will be in 1000 gallons (MGal) to the nearest MGal of water applied, determined from approved measuring devices, or by measurement in tanks or containers of known capacity.

610-4.11 **Weed Removal.** The quantity to be measured for payment will be in square yards on slope weeded per occurrence to the nearest whole square yard.

610-4.12 **Mowing.** The quantity to be measured for payment will be the number of square yards on slope mowed per occurrence to the nearest whole square yard.

610-4.13 **Mowing Limits Markers.** The quantity to be measured for payment will be by the number of complete markers satisfactorily installed.

610-5 **BASIS OF PAYMENT**

610-5.01 **Topsoil.** The unit price bid shall include the cost of all labor, materials and equipment necessary to satisfactorily complete the work, including the handling, storing, stockpiling, and placement.

610-5.02 **Preparation of Subsoil for Turf Establishment.** The unit price bid shall include the cost of all labor, materials and equipment necessary to satisfactorily complete the work.

610-5.03 **Turf Establishment.** The unit price bid shall include the cost of all labor, materials and equipment including initial water, mulch and mulch anchorage as necessary to satisfactorily complete the work.
610-5.04 Wildflower Seeding. The unit price bid shall include the cost of all labor, materials and equipment including initial water, mulch and mulch anchorage necessary to satisfactorily complete the work.

610-5.05 Sod. The unit price bid shall include the cost of all labor, materials and equipment including initial water, necessary to complete the work. Topsoil bed placed under the sod shall be paid for separately.

610-5.06 Soil Amendments. The unit price bid shall include the cost of all labor, materials and equipment necessary to satisfactorily complete the work, including water for hydraulic application.

610-5.07 Compost. The unit price bid shall include the cost of all labor, materials and equipment necessary to satisfactorily complete the work.

610-5.08 Mulch for Planting. The unit price bid shall include the cost of all labor, materials and equipment necessary to satisfactorily complete the work.

610-5.09 Permeable Weed Control Landscape Fabric. The unit price bid shall include the cost of all labor, materials, and equipment necessary to satisfactorily complete the work.

610-5.10 Watering Vegetation. The unit price bid shall include the cost of all labor, materials and equipment necessary to satisfactorily complete the work.

610-5.11 Weed Removal. The unit price bid shall include the cost of labor, materials, and equipment necessary to satisfactorily complete the work.

610-5.12 Mowing. The unit price bid shall include the cost of all labor, materials, and equipment necessary to satisfactorily complete the work.

610-5.13 Mowing Limits Markers. The unit price bid shall include the cost of all labor, materials, and equipment necessary to satisfactorily complete the work.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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</thead>
<tbody>
<tr>
<td>610.0501</td>
<td>Fertilizer</td>
<td>Pound</td>
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<tr>
<td>610.0502</td>
<td>Fertilizer</td>
<td>Gallon</td>
</tr>
<tr>
<td>610.06</td>
<td>Limestone</td>
<td>Pound</td>
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<tr>
<td>610.0701</td>
<td>Mycorrhizal Fungi</td>
<td>Pound</td>
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<tr>
<td>610.0702</td>
<td>Mycorrhizal Fungi</td>
<td>Gallon</td>
</tr>
<tr>
<td>610.08</td>
<td>Moisture Retention Additive</td>
<td>Pound</td>
</tr>
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<td>610.0901</td>
<td>Sulfur</td>
<td>Pound</td>
</tr>
<tr>
<td>610.0902</td>
<td>Sulfur</td>
<td>Gallon</td>
</tr>
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<td>610.10</td>
<td>Compost</td>
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<td>610.1101</td>
<td>Mulch for Planting Type A, B &amp; D – Wood Chips and Shredded Bark</td>
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<td>610.1102</td>
<td>Mulch for Planting Type C – USDA-APHIS Protocol Wood Chips</td>
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<td>610.1103</td>
<td>Mulch for Planting Type E – Pine Nugget</td>
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<td>Permeable Weed Control Landscape Fabric</td>
<td>Square Yard</td>
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<tr>
<td>610.1202</td>
<td>Permeable Weed Control Landscape Fabric with Herbicide</td>
<td>Square Yard</td>
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<td>610.13</td>
<td>Weed Removal</td>
<td>Square Yard</td>
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<tr>
<td>610.1401</td>
<td>Topsoil – Reuse On-Site Materials</td>
<td>Cubic Yard</td>
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<tr>
<td>610.1402</td>
<td>Topsoil - Roadside</td>
<td>Cubic Yard</td>
</tr>
</tbody>
</table>
SECTION 611 - PLANTING, TRANSPALNTING AND POST PLANTING CARE

611-1 DESCRIPTION.

611-1.01 General. Vacant

611-1.02 Planting. This work consists of furnishing, and planting trees, shrubs, vines, groundcovers and other plants in accordance with the contract documents and as directed by the Engineer.

611-1.03 Transplanting. This work consists of transplanting existing plants from existing locations to new locations in accordance with the contract documents and as directed by the Engineer.

611-1.04 Portable Drip Irrigation System. This work shall consist of furnishing, delivering, placing and removing Portable Drip Irrigation System (PDIS) for watering around newly planted trees and other vegetation in accordance with the contract documents and as directed by the Engineer.

611-1.05 Post-Planting Care. This work consists of the care of newly planted and transplanted trees, shrubs, vines, groundcovers and other plants in accordance with the contract documents and as directed by the Engineer.

611-1.06 Rodent Guards. This work shall consist of furnishing, delivering and placing rodent guards around newly planted trees and other vegetation in accordance with the contract documents and as directed by the Engineer.

611-2 MATERIALS

611-2.01 General. Materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

Water 712-01
Topsoil 713-01
Mulch for Landscape Bedding 713-05
Materials for the Protection of Plants 713-08
Compost 713-15

611-2.02 Planting. Trees, shrubs, vines, groundcovers and other plants shall be as specified under '713-06 and as further specified in the contract documents.
611-2.03 Transplanting. Plants shall be existing plants in accordance with ’713-06.

611-2.04 Portable Drip Irrigation System. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing. Materials may be new or previously used that meet the following material requirements.

   Materials for the Protection of Plants 713-08

611-2.05 Post Planting Care. Materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

   Pesticides 713-13

611-2.06 Rodent Guards. Materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

   Materials for the Protection of Plants 713-08

611-3 CONSTRUCTION

611-3.01 General. Locations for plants shall be as specified in the contract documents. All plants for planting and transplanting shall be protected from damage and drying out, including during transportation, handling or while in temporary storage. No planting or transplanting shall be done when the soil is frozen, saturated (except in wetland conditions) or otherwise in an unsatisfactory condition for working. Planting seasons represent average times of suitable conditions between weather extremes. In general, planting or transplanting shall occur during these seasons. The Contractor may request an extension of the planting seasons.

<table>
<thead>
<tr>
<th>TABLE 611-1 PLANTING SEASONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Geographic locations (NYSDOT Regions and Counties)</td>
</tr>
<tr>
<td>Deciduous &amp; Evergreen B&amp;B</td>
</tr>
<tr>
<td>Locations</td>
</tr>
<tr>
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</tr>
</tbody>
</table>

Locations for plants and outlines of areas to be planted shall be staked or marked out on the ground by the Contractor and approved by the Engineer before any plant pits or plant beds are dug. Where non-movable underground obstructions are encountered, the plant pits shall be relocated as approved by the Engineer.

Existing vegetation shall be removed from all new planting beds.

Where an impervious layer of soil (hardpan, fragipan and soils with greater than 20% clay content) is encountered during the excavation of plant pits or beds, all such soil shall be removed up to a depth of one foot beyond required plant pit depth in order to provide adequate drainage for the plant. The pits or beds shall be backfilled with topsoil. Any additional excavation required to properly plant or transplant in impervious soils will be considered extra work.

Planting soil shall be unamended existing soil excavated from the plant pit unless otherwise specified. Watering shall accompany backfilling of plant. The Contractor shall perform the initial watering for backfilling plant so that no voids occur in the plant pit.

No tree shall be staked, guyed or anchored unless otherwise specified in the contract documents.

Mulch shall be Type A or B unless otherwise specified in the contract documents and shall be placed at the time of planting or transplanting.

The Contractor shall water, weed and maintain mulch at no cost to the state until the newly planted or transplanted material is accepted.

Plants will be accepted when all specified plants meet the following conditions:
- Species has been verified and plant is in its designated location
- Planted or transplanted in accordance with ANSI A300, Part 1, 2, 3 and 6 Standard Practices
- Planted or transplanted in accordance with 611 Standard sheets
- Living, healthy, unimpaired and in an undamaged condition

Watering, if specified, shall begin upon acceptance of the planting or transplanting and unless otherwise specified continue for one year or the duration of the contract, which ever is later. Watering after acceptance shall be performed as required in Section 610-3.09 Watering Vegetation and paid for separately. Installation of rodent guards if specified are paid for separately.

Plants that die after acceptance at any time during the contract duration shall be removed and unless otherwise specified, the surface area shall be restored to the condition of the adjacent surface at no additional cost to the state.

611-3.02 Planting. The Contractor shall notify the Engineer at least four calendar days before intended delivery of plants or planting materials to the site. The Contractor shall furnish the Engineer legible copies of the certificates of inspection of plant materials and documentation for each shipment showing point of origin, sizes, scientific names, quantities, and kinds of materials supplied.

Planting shall be in accordance with ANSI A300 Part 1 and 2 Standard Practices.

Pruning at the time of planting shall be limited to the removal of dead, conflicting and broken branches; and to other pruning consistent with good horticultural practice in accordance with ANSI A300 Part 1 Standard Practices.
611-3.03 Transplanting. Transplanting shall be in accordance with ANSI A300 Part 1, 2, 3 and 6 Standard Practices and accomplished by a digging method intended to preserve the root system intact to the extent practicable. Planting soil shall be unamended existing soil excavated from the plant pit unless otherwise specified. Transplanted stock shall be pruned prior to transplanting in accordance with ANSI A300 Part 1 Standard Practices.

The Contractor shall take appropriate measures to avoid damage to plant during the transplanting operation including:
1. Provide trunk and branch Protection.
2. Treat plant with an anti-desiccant prior to being dug up
3. Protect all roots from drying out.
4. Prune damaged plant roots greater than 1 inch in diameter

Plants shall be set in a vertical position.
Where the contract duration allows plants greater than 6 inch DBH shall be root pruned up to one year prior to transplanting.

611-3.04 Portable Drip Irrigation System (PDIS). After the requirements for planting under Section 611 Planting, Transplanting and Post Planting Care are completed; the Contractor shall supply and install the required number and size of PDIS as recommended by the manufacturer for the trees planted. Watering shall be performed as required in Section 610.3.09 Watering Vegetation and paid for separately. All PDIS that are damaged and or missing shall be replaced at no added cost to the State.

The Contractor shall remove PDIS in the fall prior to the first frost. The PDIS shall remain the property of the Contractor.

611-3.05 Post-Planting Care. If specified, the Contractor shall care for planting as needed for one year following the satisfactory completion of all of the planting and/or transplanting or for the duration of the contract, which ever is later. The contractor shall prepare and submit a post-planting care work schedule for approval.

Post-planting care shall consist of:
1. Mulching – with materials to match those used in initial planting, twice to maintain a depth of 3 inches.
2. Weeding - twice
3. Integrated vegetation and pest management- in the event of threat of serious damage from insects or diseases the plants shall be treated by preventative or remedial measures.
4. Pruning (ANSI A300 Part 1) - once to prune dead or damaged branches.
5. Maintenance/Replacement/of tree support system if present – once every six months
6. Removal of tree support system if present at the end of the post-planting care period.
7. Removal of rodent guards if present at the end of the post-planting care period

611-3.06 Rodent Guards. Vacant

611-4 METHOD OF MEASUREMENT.

611-4.01 Planting. The quantity to be measured for payment will be the number of plants placed.

611-4.02 Transplanting. The quantity to be measured for payment will be the number of plants placed.

611-4.03 Portable Drip Irrigation System (PDIS). The quantity of PDIS to be measured for payment will be the number of PDIS placed.

The quantity of Removal of Portable Drip Irrigation System to be measured for payment will be the number of PDIS removed.
611-4.04 Post-Planting Care. The quantity to be measured for payment will be the number of plants cared for or nearest whole square yard on slope of plants cared for.

611-4.05 Rodent Guards. The quantity to be measured for payment will be the number of rodent guards placed.

611-5 BASIS OF PAYMENT.

611-5.01 Planting. The unit price bid for each plant shall include the cost of all labor, materials, and equipment, including initial watering and mulch, compost, plants and plant protection materials and topsoil necessary to satisfactorily complete the work.

611-5.02 Transplanting. The unit price bid for each plant shall include the cost of all labor, materials, and equipment, including initial watering, mulch, compost, plant and plant protection materials and topsoil necessary to satisfactorily complete the work.

611-5.03 Portable Drip Irrigation System. The unit price bid shall include the cost of all labor, materials, and equipment, necessary to satisfactorily complete the work.

611-5.04 Post-Planting Care. The unit price bid for each plant shall include the cost of all labor, materials, and equipment necessary to satisfactorily complete the work. Progress payments for work satisfactorily performed may be paid at the mid point of the post-planting care in amounts not to exceed forty percent (40%) of the unit price bid for the respective work.

611-5.05 Rodent Guards. The unit price bid shall include the cost of all labor, materials, and equipment, necessary to satisfactorily complete the work.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
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<tbody>
<tr>
<td>611.011x</td>
<td>Planting - Major Deciduous Trees – size as specified</td>
<td>Each</td>
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<tr>
<td>611.012x</td>
<td>Planting - Major Deciduous Trees – 1 ¼ inch Caliper</td>
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</tr>
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</tr>
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<td>Each</td>
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<td>611.029x</td>
<td>Planting - Minor Deciduous Trees – 1 ¾ inch Caliper</td>
<td>Each</td>
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<td>611.030x</td>
<td>Planting - Minor Deciduous Trees – 2 inch Caliper</td>
<td>Each</td>
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<td>611.031x</td>
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<td>611.032x</td>
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<td>611.033x</td>
<td>Planting - Coniferous Trees – 3 foot height</td>
<td>Each</td>
</tr>
</tbody>
</table>

NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
611.034x  Planting - Coniferous Trees – 4 foot height       Each
611.035x  Planting - Coniferous Trees – 5 foot height       Each
611.036x  Planting - Coniferous Trees – 6 foot height       Each
611.037x  Planting - Coniferous Trees – 7 foot height       Each
611.038x  Planting - Coniferous Trees – 8 foot height       Each
611.039x  Planting - Coniferous Trees – 9 foot height       Each
611.041x  Planting - Deciduous Shrubs – As Specified       Each
611.042x  Planting - Deciduous Shrubs – 15 inch Height/Spread Each
611.043x  Planting - Deciduous Shrubs – 18 inch Height/Spread Each
611.044x  Planting - Deciduous Shrubs – 2 foot Height/Spread Each
611.045x  Planting - Deciduous Shrubs – 3 foot Height/Spread Each
611.046x  Planting - Deciduous Shrubs – 4 foot Height/Spread Each
611.047x  Planting - Deciduous Shrubs – 5 foot Height/Spread Each
611.048x  Planting - Deciduous Shrubs – 6 foot Height/Spread Each
611.049x  Planting - Evergreen Shrubs – As Specified       Each
611.051x  Planting - Evergreen Shrubs – 15 inch Height/Spread Each
611.053x  Planting - Evergreen Shrubs – 18 inch Height/Spread Each
611.054x  Planting - Evergreen Shrubs – 2 foot Height/Spread Each
611.055x  Planting - Evergreen Shrubs – 2 ½ foot Height/Spread Each
611.056x  Planting - Evergreen Shrubs – 3 foot Height/Spread Each
611.057x  Planting - Evergreen Shrubs – 3 ½ foot Height/Spread Each
611.058x  Planting - Evergreen Shrubs – 4 foot Height/Spread Each
611.059x  Planting - Evergreen Shrubs – 5 foot Height/Spread Each

x= Root Specification
1= Ball & Burlap, Field Potted or Field Boxed,
2 = Container or Box Grown,
3 = Bare Root,
4 = In Ground Fabric Bag Grown

611.061y  Planting – Vines, Groundcovers – As Specified       Each
611.062y  Planting – Vines, Groundcovers – Number SP3 Container Each
611.063y  Planting – Vines, Groundcovers – Number SP4 Container Each
611.064y  Planting – Vines, Groundcovers – Number SP5 Container Each
611.065y  Planting – Vines, Groundcovers – Number 1 Container Each
611.066y  Planting – Vines, Groundcovers – Number 2 Container Each
611.071y  Planting - Herbaceous Plants – As Specified       Each
611.072y  Planting - Herbaceous Plants – Number SP4 Container Each
611.073y  Planting - Herbaceous Plants – Number SP5 Container Each
611.074y  Planting - Herbaceous Plants – Number 1 Container Each
611.075y  Planting - Herbaceous Plants – Number 2 Container Each

y = Type Specification
1 = Container Grown,
2 = Bare Root
3 = Field Potted,

611.10    Transplanting 0 to 48 inch in height       Each
611.11    Transplanting over 48 inch to 72 inches in height Each
611.12    Transplanting, over ¾ inch to 3 inches Diameter at Breast Height Each
611.13    Transplanting, over 3 inches to 6 inches Diameter at Breast Height Each
611.14    Transplanting over 6 inches to 12 inches Diameter at Breast Height Each
611.15    Transplanting Vines, Groundcovers,           Each
611.16    Transplanting Herbaceous Plants            Each
SECTION 612 (VACANT)

SECTION 613 - WILDLIFE AND ECOLOGY

613-1 DESCRIPTION.

613-1.01 Terrestrial Habitat. This work shall consist of the protection, preservation, restoration and management of terrestrial habitat.

613-1.02 Aquatic Habitat. This work shall consist of the protection, preservation, restoration and management of aquatic habitat.

613-1.04 Wetlands. This work shall consist of the protection, preservation, restoration and management of wetlands.

613-1.06 Streams and Riparian Zones. This work shall consist of the protection, preservation, restoration and management of rivers, streams and riparian zones.

613-2 MATERIALS. As specified in the special specifications.

613-3 CONSTRUCTION DETAILS. As specified in the special specifications.

613-4 METHOD OF MEASUREMENT. As specified in the special specifications.

613-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 614 - PRUNING, IMPROVING AND REMOVING EXISTING VEGETATION

614-1 DESCRIPTION.

614-1.01 Pruning Existing Trees. This work shall consist of pruning existing trees as shown in the contract documents and as directed by the Engineer.

614-1.02 Improvement of Vegetated Areas. This work shall consist of cutting, disposing of all wood and debris, stump removal, or mechanical or chemical treatment of specified trees and woody vegetation within the area shown in the contract documents and as directed by the Engineer.

614-1.03 Tree Removal. The work shall consist of felling trees over 4 inch in diameter at breast height, disposing of all wood and debris, and may require topping, stump removal and other work as shown in the contract documents and as directed by the Engineer.

614-1.04 Existing Stump Removal. The work shall consist of removing existing stumps, disposing of all wood and debris, as shown in the contract documents and as directed by the Engineer.
614-1.05 Tree Root Zone Treatment (Vertical Mulching/Aeration). This work shall consist of treating the root zone of trees through aeration and/or mulching of the roots as shown in the contract documents and as directed by the Engineer.

614-1.06 Tree Root Pruning. This work shall consist of cleanly pruning, existing tree roots severed during construction operations, typically related to linear excavation, as shown in the contract documents and as directed by the Engineer.

614-2 MATERIALS

614-2.01 Pruning Existing Trees. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

Water 712-01

614-2.02 Improvement of Vegetated Areas. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

Topsoil 713-01
Pesticides 713-13

614-2.03 Tree Removal. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

Topsoil 713-01

614-2.04 Existing Stump Removal. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

Topsoil 713-01

614-2.05 Tree Root Zone Treatment (Vertical Mulching/Aeration). The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

Mortar Sand 703-03
Mycorrhizal Fungi 713-09
Compost 713-15

614-2.06 Tree Root Pruning. The materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing.

Water 712-01

614-3 CONSTRUCTION DETAILS

614-3.01 Pruning Existing Trees

A. Equipment. Workers shall employ accepted tree climbing methods, and shall not climb trees with climbing spurs. All tools used and methods employed in accordance ANSI A300 Part 1 Standard Practices, except that no anvil type pruners will be permitted. The cutting surfaces of all tools, ladders, ropes, soles of workers shoes and other objects coming into contact with the tree shall be disinfected with a 2% bleach solution and dried completely prior to the start of any work on a tree to prevent the spread of plant diseases.

B. Pruning. Pruning shall be in accordance ANSI A300 Part 1 Standard Practices. When specified the quantity of trees as shown in the contract documents shall be pruned so the resulting crown retains
the growth habit of the tree species. Any and all branches interfering with or hindering the healthy growth of the tree shall be removed. All diseased branches and all dead branches 1 inch or more in diameter shall be removed. Any branch which may be partly dead, yet has a healthy lateral branch at least one-third the diameter of the parent branch shall be removed beyond the healthy branch. All stubs or improper cuts resulting from former pruning shall be removed. All cuts shall be cleanly made with sharp tools as close to the parent trunk or limb as possible without disturbing the branch bark ridge or callus collar. All existing nails, spikes, wire, plastic or other materials found driven into or fastened to the trunk or branches shall be removed or if approved they shall be cut flush in a manner to permit complete healing over.

614-3.02 Improvement of Vegetated Areas. All trees and shrubs specified for removal will be designated by the Engineer either by separate marking, marking in sample areas, or otherwise. Unless otherwise specified, all stumps shall be cut to a height of about 6 inches above the ground. Unless otherwise specified, an approved herbicide shall be applied to all live stumps in accordance with the manufacturer's recommendations. An approved dye shall be added to the herbicide mixture to identify treated stumps and stubble. Where stump removal is specified, all stump holes shall be backfilled with topsoil, unless otherwise specified in the contract documents, and backfill shall be compacted. Unless otherwise specified in the contract documents, grass shall be established on stump holes and will be paid for separately.

Care shall be taken in the felling of trees and the operation of equipment to prevent injury to trees and shrubs which are to be preserved. All injuries to the limbs, bark and roots of such plants shall be repaired in accordance with ANSI A300 Part 1 Standard Practices Pruning and ANSI Z133.1 Arboricultural Operations Safety.

Improvement of vegetated areas shall be completed in any area before any planting, seeding or other landscape work is begun in that area unless otherwise approved.

All wood, stumps, brush and other debris resulting from the work shall be disposed of as specified in Section 201 Clearing and Grubbing.

614-3.03 Tree Removal. No tree shown in the contract documents or listed for removal shall be cut until it is approved by the Engineer. The contractor shall be responsible to coordinate all work involving utilities with the respective utility company. All trees shall be topped and limbed before felling unless otherwise approved. All injuries to the limbs, bark and roots of plants to remain shall be repaired in accordance with ANSI A300 Standard Practices Pruning and ANSI Z133.1 Arboricultural Operations Safety.

The Contractor shall field measure all trees at 4 ½ feet above the ground, commonly referred to as Diameter Breast Height (DBH) before they are cut.

Stumps of trees removed under this item for removal shall be grubbed, cut, ground to the depth of six inches below grade or as specified in the contract documents. All stump holes shall be backfilled with topsoil, unless otherwise specified in the contract documents and backfill shall be compacted. Unless otherwise specified in the contract documents, grass shall be established on stump holes and will be paid for separately.

614-3.04 Existing Stump Removal. Existing stumps listed for removal in the contract documents shall be ground to the depth of 6 inches below grade unless otherwise specified in the contract documents. Stumps shall include all visible wood and roots. Backfill to finished grade with topsoil, unless otherwise specified in the contract documents. The backfill shall be compacted. Unless otherwise specified in the contract documents, grass shall be established on stump holes and will be paid for separately.

614-3.05 Tree Root Zone Treatment (Vertical Mulching/Aeration). Locations of work shall include areas within the dripline or wider root zone of existing trees to be preserved as shown on the contract documents.
Appropriate drilling tools shall be used for drilling of holes for root zone restoration. Drilling equipment shall be hand held or light weight devices (no heavy machinery) so as to avoid further impact to tree roots through compaction.

Holes shall be drilled and existing soil removed within a zone beginning 3 feet from the trunk of the specified tree and extending to its dripline on an approximately 2 foot x 2 foot grid. Dimensions of holes or drill size shall be approximately 2 inches in diameter and a minimum of 12 inches deep. Efforts should be made to minimize drilling through large tree roots (especially near the trunk). When woody roots are encountered, the drill hole shall be moved to avoid root damage.

The hole shall be completely filled to original grade as follows:
Method 1: with mortar sand
Method 2: with mortar sand amended with Mycorrhizal Fungi.
Method 3: with compost.
Method 4: with compost amended with Mycorrhizal Fungi.

When mycorrhizal fungi are specified, they shall be a dry granular powder specifically designed for vertical mulching applications. Apply in accordance with the manufacturer’s recommendations at a rate of 3 ounces per hole or when pre-mixed in bulk 5 pounds per cubic yard of sand or compost.

**614-3.06 Tree Root Pruning.** Existing tree roots greater than 1 inch in diameter, measured at the edge of excavation, shall be pruned within 24 hours of the time they have been damaged by construction activity. The severed root shall be pruned at the edge of excavation, or 1 inch beyond the entire damaged portion of the tree root if damaged root extends beyond the edge of excavation into undisturbed soil. Pruning shall be in accordance with ANSI A300 Part 1 Standard Practices Pruning and ANSI Z133.1 Arboricultural Operations Safety. All cuts shall be cleanly made with sharp tools. The cutting surfaces of all tools, ladders, ropes, soles of workers shoes and other objects coming into contact with the tree roots shall be washed with a disinfectant at the start of any work on a tree to prevent the spread of plant diseases.

The excavated area around the existing tree roots shall be backfilled as soon as construction activities permit with the specified or approved materials. If the excavated area around the existing tree roots is not backfilled within 24 hours, all roots shall be kept moist, to prevent dessication.

**614-4 METHOD OF MEASUREMENT**

**614-4.01 Pruning Existing Trees.** The quantity to be measured for payment will be the number of trees pruned.

**614-4.02 Improvement of Vegetated Areas.** The quantity to be measured for payment will be in square yards measured to the nearest whole square yard of area improved.

**614-4.03 Tree Removal.** The quantity to be measured for payment will be the number of trees, including their stumps if specified.

**614-4.04 Pre-Existing Stump Removal.** The quantity to be measured for payment will be the number of pre-existing stumps removed.

**614-4.05 Tree Root Zone Treatment (Vertical Mulching/Aeration).** The quantity to be measured for payment will be in square yards treated within the zone, measured to the nearest square yard.

**614-4.06 Tree Root Pruning.** The quantity to be measured for payment will be in feet to the nearest whole foot, along excavation line.
614-5 BASIS OF PAYMENT

614-5.01 Pruning Existing Trees. The unit price bid shall include the cost of labor, materials, and equipment necessary to satisfactorily complete the work.

614-5.02 Improvement of Vegetated Areas. The unit price bid shall include the cost of labor, materials, and equipment necessary to satisfactorily complete the work.

614-5.03 Tree Removal. The unit price bid shall include the cost of labor, materials, and equipment necessary to satisfactorily complete the work.

When trees are specified in the contract documents for removal, payment for each tree removal will include removal of the stump.

614-5.04 Existing Stump Removal. The unit price bid shall include the cost of labor, materials, and equipment necessary to satisfactorily complete the work.

614-5.05 Tree Root Zone Treatment. The unit price bid shall include the cost of labor, materials, equipment and incidentals necessary to complete the work. Mycorrhizal Fungi and mulch will be paid for separately.

614-5.06 Tree Root Pruning. The unit price bid shall include the cost of labor, materials, equipment and incidentals necessary to complete the work.

Payment will be made under:

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<th>Item No.</th>
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<td>Care of Trees up to 12” Diam. at Breast Height – Pruning</td>
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<td>614.0421</td>
<td>Care of Trees Over 12” to 24” Diam. at Breast Height - Pruning</td>
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<td>Care of Trees Over 24” to 36” Diam. at Breast Height - Pruning</td>
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<td>Care of Trees Over 36” to 48” Diam. at Breast Height – Pruning</td>
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<td>Improvement of Vegetated Areas</td>
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<td>Tree Removal Over 6” to 12” at Breast Height</td>
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<td>Tree Removal Over 12” to 18” at Breast Height</td>
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<td>614.0608nn</td>
<td>Tree Removal Over 60” to 72” at Breast Height</td>
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nn = Stump Treatment
01 = Stumps Cut to Above Grade, 02 = Stumps Cut Flush,
03 = Stumps Cut to Below Grade, 04 = Stumps Grubbed

<table>
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<td>614.0702</td>
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</tr>
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<td>614.0703</td>
<td>Pre-Existing Stump Removal over 48” diameter at 6 inches above grade</td>
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<td>614.08</td>
<td>Tree Root Zone Treatment (Vertical Mulching/Aeration)</td>
<td>Square Yard</td>
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<tr>
<td>614.09</td>
<td>Tree Root Pruning</td>
<td>Feet</td>
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SECTION 615 - LANDSCAPE APPURTENANCES

615-1 DESCRIPTION. The work in this section shall include all work required for furnishing, placing, and/or special construction of landscape appurtenances.

615-2 MATERIALS. As specified in the special specifications.

615-3 CONSTRUCTION DETAILS. As specified in the special specifications.

615-4 METHOD OF MEASUREMENT. As specified in the special specifications.

615-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 616 - SOIL BIOENGINEERING

616-1 DESCRIPTION. This section shall include work required for soil bioengineering.

616-2 MATERIALS. As specified in the special specifications.

616-3 CONSTRUCTION DETAILS. As specified in the special specifications.

616-4 METHOD OF MEASUREMENT. As specified in the special specifications.

616-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 617 - INVASIVE SPECIES MANAGEMENT

617-1 DESCRIPTION. This work shall consist of the control, eradication and management of invasive species.

617-2 MATERIALS. As specified in the special specifications.

617-3 CONSTRUCTION DETAILS. As specified in the special specifications.

617-4 METHOD OF MEASUREMENT. As specified in the special specifications.

617-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 618 (VACANT)

SECTION 619 - WORK ZONE TRAFFIC CONTROL

619-1 DESCRIPTION

619-1.01 General. Work zone traffic control shall consist of all work necessary to provide for the safe and efficient movement of traffic through or around work zones, and to protect workers and the public.
from damage to person and property which may result, directly or indirectly, from any construction operations. Work zone traffic control shall be completed under the direction of a trained, competent person, as shown in the contract documents, the MUTCD and as directed by the Engineer. The duration of this work shall be from the date any work is started on the contract site, including mobilization of equipment, signs, offices, and shops until the date of contract final acceptance. Temporary materials and components that are furnished by the Contractor shall remain the property of the Contractor.

See Figure 619-1 Component Parts of a Typical Highway Work Zone for definitions of terms.

619-1.02 Basic Work Zone Traffic Control. Work shall consist of controlling traffic over a reasonably smooth traveled way which shall be marked by signs, delineators, channelizing devices, pavement markings, and other devices as shown in the contract documents or as directed by the Engineer. Work after sunset and before sunrise shall include additional requirements for nighttime operations including, but not limited to, a written plan for nighttime operations, additional worker and equipment protection, additional channelizing devices and contract site patrol.

The Contractor shall conduct its operations to ensure the safety and convenience of travelers and abutting property owners as well as the safety of all workers on the contract. Travelers include, but may not be limited to motorists, motorcyclists, bicyclists and pedestrians.

Work shall be scheduled to keep the time and distance that existing pavement is removed or substantially disturbed to a minimum and consistent with the physical requirements of the contract. Unless otherwise indicated in the contract documents, the distance over which traffic is maintained on an unpaved surface shall not exceed 1/2 mile at any one time. During seasonal shutdown periods, no part of the highway shall be closed to traffic unless provided for in the contract documents, or the Contractor has submitted and the Engineer has approved a detailed schedule of operations reflecting a proposal to close the highway to traffic.

Basic work zone traffic control shall include the following:

**A. Surface Condition, Debris, Drainage and Dust Control.** Work shall consist of maintaining the surface condition of the traveled way, including detours, consistent with the preconstruction posted speed limit; including maintaining positive drainage, dust control and keeping the roadway free from debris and materials spilled from or tracked by vehicles or equipment. Debris and dust shall be controlled on all operations.

**B. Seasonal Operations and Snow and Ice Control.** Work shall consist of maintaining the traveled way to facilitate safe, efficient travel and permit snow and ice control by others during winter months and during any period that work is suspended.

**C. Maintain Public Access.** Work shall consist of maintaining public access to intersecting roads, residences, business establishments, adjacent property, bus stops and transportation facilities for vehicles, pedestrians, and bicyclists.

**D. Maintain Existing Roadside Signs, Delineators and Markers.** Work shall consist of maintaining, in their existing condition, existing highway signs, delineators, and markers within the contract limits.

**E. Maintain Existing Guide Rail, Median Barrier and Bridge Rail.** Work shall consist of maintaining existing traffic barriers and other safety devices, in their existing condition, within the contract limits.

**F. Construction Vehicles and Equipment.** Work shall consist of equipping construction vehicles and equipment with warning lights and reflective markings; and maintenance of vehicles and equipment in safe operating condition.
G. Barrier/Shadow Vehicles.

1. Barrier Vehicles. Work shall consist of furnishing barrier vehicles to guide traffic and protect workers in stationary lane and shoulder closures and other stationary temporary traffic control zones, as shown in the contract documents or as directed by the Engineer.

2. Shadow Vehicles. Work shall consist of furnishing shadow vehicles to guide traffic and to protect workers in mobile or short duration work zones not protected by stationary lane or shoulder closures, as shown in the contract documents or as directed by the Engineer.

H. Construction Signs. Work shall consist of furnishing, installing, moving, maintaining, deactivating, and removing construction signs, including warning lights, as shown in the contract documents or as directed by the Engineer.

I. Arrow Panels. Work shall consist of furnishing, installing, maintaining, and removing arrow panels as shown in the contract documents or as directed by the Engineer. Arrow panels are used to warn and guide traffic when travel lanes are temporarily closed by construction activities.

J. Channelizing Devices. Work shall consist of furnishing, placing, maintaining and removing channelizing devices, with warning lights where required, including drums, vertical panels, construction barricades, cones, and temporary tubular markers. Type III construction barricades and interim tubular markers may be specified under separate pay items.

K. Pavement Edge Drop-Off Protection. Work shall consist of furnishing and maintaining protection for edge drop-offs adjacent to the pavement or shoulder.

L. Flagging and Traffic Control. Work shall consist of furnishing the necessary traffic control equipment and flaggers for adequate traffic control. Portable traffic signal systems authorized by the Engineer may be utilized only on a highway designated as a Restricted Highway.

M. Maintain Existing Mailboxes. Work shall consist of maintaining postal route mailboxes serviced from vehicles, in a useable condition and location consistent with U.S. Postal Service requirements.

N. Contract Site Patrol. Work shall consist of furnishing personnel to patrol the contract area as necessary to ensure conditions on the site are adequate for public safety and convenience at all times.

619-1.03 Basic Work Zone Traffic Control (Daily Operations). Work shall consist of controlling and protecting traffic during a single work shift as shown in the contract documents, or as directed by the Engineer. The Contractor will not be required to repair or maintain the surface of the traveled way and other roadway features not part of the work, except to repair damage resulting from the Contractor=s operations.

619-1.04 Temporary Business Signs. Work shall consist of furnishing, installing, moving, covering, maintaining, and removing temporary business signs as shown in the contract documents or as directed by the Engineer.

619-1.05 Covering or Removal of Pavement Markings. Work shall consist of removing or covering existing permanent pavement markings, interim pavement markings, and temporary pavement markings including, but not limited to: edge lines, lane lines, center lines, crosswalks, stop bars, arrows,
symbols, and diagonal markings in gores and medians as shown in the contract documents or as directed by the Engineer.

619-1.06 Temporary Pavement Markings. Work shall consist of furnishing and applying temporary pavement markings as shown in the contract documents or as directed by the Engineer. The work for removable pavement tape, removable wet-night reflective tape, temporary overlay markers and removable raised pavement markers shall include removal. Temporary pavement markings are intended for use on any new pavement or milled surface until the subsequent course is placed or interim pavement markings or final pavement markings are installed.

619-1.07 Interim Pavement Markings. Work shall consist of furnishing, applying, and maintaining, interim pavement markings as shown in the contract documents or as directed by the Engineer. Interim pavement markings are intended for use in diversions, temporary pavement realignments and crossovers, lane shifts and closures, and other traffic patterns associated with construction activities. Interim pavement markings are intended for use for a given phase or season, for a maximum of 1 year.

619-1.05 Covering or Removal of Pavement Markings. Work shall consist of removing or covering existing permanent pavement markings, interim pavement markings, and temporary pavement markings including, but not limited to: edge lines, lane lines, center lines, crosswalks, stop bars, arrows, symbols, and diagonal markings in gores and medians as shown in the contract documents or as directed by the Engineer.

619-1.06 Temporary Pavement Markings. Work shall consist of furnishing and applying temporary pavement markings as shown in the contract documents or as directed by the Engineer. The work for removable pavement tape, removable wet-night reflective tape, temporary overlay markers and removable raised pavement markers shall include removal. Temporary pavement markings are intended for use on any new pavement or milled surface until the subsequent course is placed or interim pavement markings or final pavement markings are installed.

619-1.07 Interim Pavement Markings. Work shall consist of furnishing, applying, and maintaining, interim pavement markings as shown in the contract documents or as directed by the Engineer. Interim pavement markings are intended for use in diversions, temporary pavement realignments and crossovers, lane shifts and closures, and other traffic patterns associated with construction activities. Interim pavement markings are intended for use for a given phase or season, for a maximum of 1 year.

619-1.08 Temporary Rumble Strips. Work shall consist of installing, maintaining, and removing temporary rumble strips at the locations shown in the contract documents or as directed by the Engineer.

619-1.09 Interim Tubular Markers. Work shall consist of furnishing, installing, moving, and maintaining interim tubular markers attached to the pavement as shown in the contract documents or as directed by the Engineer. Interim tubular markers are typically used for 2-way, 2-lane freeway work zones and long-term closures where available width is limited.

619-1.10 Portable Variable Message Signs (PVMS). Work shall consist of furnishing, installing, operating, maintaining, relocating, and removing PVMSs as shown in the contract documents or as directed by the Engineer. PVMS with a pay unit of each shall be provided for the duration of the contract at the general locations specified in the contract documents. PVMS with a pay unit of weeks shall be provided at general locations and durations in accordance with the Special Note Requirements for Portable Variable Message Signs (PVMS) and the contract documents.
PVMSs are intended to supplement other traffic control devices by displaying symbolic or word messages, but are not to be used alone to replace conventional traffic control devices.

619-1.11 Type III Construction Barricades. Work shall consist of furnishing, installing, moving, maintaining, and removing Type III construction barricades, with warning lights where specified, as shown in the contract documents or as directed by the Engineer.

619-1.12 Temporary Concrete Barrier. Work shall consist of furnishing, installing, moving, maintaining, and removing temporary concrete barrier, including barrier warning lights where specified, as shown in the contract documents or as directed by the Engineer.

619-1.13 Temporary Glare Screen. Work shall consist of furnishing, installing, moving, maintaining, and removing glare screen mounted on a concrete barrier as shown in the contract documents or as directed by the Engineer.

619-1.14 Temporary Impact Attenuator. Work shall consist of furnishing, installing, maintaining, repairing, moving and removing temporary impact attenuators as shown in the contract documents or as directed by the Engineer.

619-1.15 Temporary Sand Barrel Arrays. Work shall consist of furnishing, installing, maintaining, relocating and removing temporary sand barrel arrays as shown in the contract documents or as directed by the Engineer.

619-1.16 Vehicle Arresting Barrier. Work shall consist of providing vehicle arresting barriers (net-type) and their anchorages as shown on the Standard Sheets to prevent errant vehicles from entering a closed work area as shown in the contract documents or as directed by the Engineer.

619-1.17 Maintain or Modify Traffic Signal Equipment. Work shall consist of modifying or maintaining in proper operation, existing, relocated, modified, or newly installed traffic signals as shown in the contract documents or as directed by the Engineer.

619-1.18 Temporary Traffic Signals. Work shall consist of furnishing, installing, moving, maintaining, and removing temporary traffic signals and necessary components as shown in the contract documents or as directed by the Engineer. Temporary signals shall be installed only on a highway designated as a Restricted Highway.

619-1.19 Nighttime Operations. Work shall consist of developing a Nighttime Operations and Lighting Plan, and furnishing, installing, operating, maintaining, moving and removing lighting equipment for nighttime construction operations as shown in the contract documents or as directed by the Engineer.

619-1.20 Traffic Control Supervisor. Work shall consist of providing a full-time traffic control supervisor having adequate training, experience, and authority to implement and maintain all traffic control operations, as shown in the contract documents or as directed by the Engineer.

619-1.21 Temporary Structures and Approaches. Work shall consist of designing, constructing, moving, maintaining, and removing temporary structures, and necessary appurtenances, as shown in the contract documents or as directed by the Engineer. Temporary structures may also include temporary structural elements added to an existing structure to allow temporary use, or staged removal, of the structure.
619-1.22 Pavement Patching. Work shall consist of providing and installing pavement patching materials to maintain pavements open to traffic in acceptable condition as shown in the contract documents or as directed by the Engineer.

619-1.23 Mailboxes. Work shall consist of relocating or replacing postal route mailboxes and/or mailbox supports consistent with U.S. Postal Service requirements, as shown in the contract documents or as directed by the Engineer.
FIGURE 619-1 COMPONENT PARTS OF A TYPICAL HIGHWAY WORK ZONE
619-2 MATERIALS.

619-2.01 General. All materials used shall comply with the requirements of the following subsections of Section 700 Materials and Manufacturing, or as established by this section, the applicable Standard Sheets, and the contract documents.

Concrete Grouting Material 701-05
Precast Concrete Barrier 704-05
Epoxy Polysulfide Grout 721-03
Traffic Signal Heads 724-04
Removable Raised Pavement Markers 727-02
Epoxy Paint 727-03
Permanent Tape 727-04
Glass Beads for Pavement Markings 727-05
Removable Pavement Tape 727-06
Removable Wet-Night Reflective Tape 727-07
Permanent Wet-Night Reflective Tape 727-08
Traffic Paint 727-09
Drums 729-01
Cones 729-02
Temporary Tubular Markers 729-03
Vertical Panels 729-04
Stop/Slow Paddles 729-05
Type II Construction Barricades 729-07
Type III Construction Barricades 729-08
Temporary Sign Supports 729-09
Temporary Impact Attenuators - Redirective 729-10
Temporary Impact Attenuators - Gating 729-11
Truck-Mounted Impact Attenuators 729-12
Temporary Sand Barrels 729-13
Vehicle Arresting Systems 729-14
Arrow Panels 729-15
Portable Variable-Message Signs 729-16
Temporary Glare Screens 729-17
Warning Lights 729-18
Aluminum Sign Panels 730-01
Temporary Plywood Sign Panels 730-02
Temporary Rigid Lightweight Sign Panels 730-03
Reflective Sheeting 730-05
Reflectorized Sheeting Sign Characters (Type IV) 730-12
Reflectorized Sheeting Sign Characters (Type V) 730-13
Temporary Wooden Sign Posts 730-19
Stiffeners, Overhead Brackets and Miscellaneous Hardware 730-22
Fiberglass Reinforced Plastic Sign Panels 730-23
Type A Sign Supports 730-24
Type B Sign Supports 730-25

619-2.02 Basic Work Zone Traffic Control.
A. Surface Condition, Debris, Drainage and Dust Control. Materials used to repair pavement surfaces shall be compatible with the pavement. In general, plant-mixed hot mix asphalt is suitable for all pavement surfaces to be repaired. Material other than plant-mixed hot mix asphalt may be used if approved by the Engineer.

Environmentally compatible, approved dust palliatives may be used in conformance with any conditions placed on their use.

B. Seasonal Operations and Snow and Ice Control. (None Specified)

C. Maintain Public Access. (None Specified)

D. Maintain Existing Roadside Signs, Delineators and Markers. All materials used to maintain existing roadside appurtenances shall be consistent with the features to be maintained.

E. Maintain Existing Guide Rail, Median Barrier and Bridge Rail. All materials used to maintain existing roadside appurtenances shall be consistent with the features to be maintained.

F. Construction Vehicles and Equipment. All vehicles with a GVWR greater than 10,000 lbs and with restricted visibility to the rear shall be equipped with an operational audible backup alarm. Any vehicle with a non-operational backup alarm shall be taken out of service until the alarm is repaired.

All vehicles and equipment within the contract limits and on the roadway shall be equipped with a rotating amber or flashing Light Emitting Diode (LED) beacon visible from all directions for a minimum of 1,000 feet during daylight. Flashing LED beacons shall meet the requirements of SAE J845 Class 2. Strobe lights shall not be used.

All trucks with a GVWR greater than 10,000 lbs shall display a minimum 2 inch wide band of reflective sheeting on the front, rear and each side. The sheeting need not be continuous, but the sum of the length of the segments shall be at least one-half the length of the body or trailer. The centerline of the sheeting shall be between 15 inches and 60 inches above the ground. All other construction equipment shall display a minimum 2 inch wide band of reflective sheeting on the front and rear (100 square inches per end minimum) as practicable. Reflective markings on construction vehicles and equipment shall conform to §730-05 Reflective Sheeting ASTM Type III, Type VII or Type IX.

G. Barrier/Shadow Vehicles. Barrier/Shadow vehicles shall weigh a minimum of 18,000 lb and shall be equipped with a Type B or Type C Arrow Panel. Ballast may be used to bring a lighter vehicle up to the indicated weight provided the ballast is securely contained within an enclosed body or otherwise securely fastened to the vehicle such that the ballast will not separate from the vehicle upon impact. Where the preconstruction posted speed limit is 55 mph or less, barrier/shadow vehicles shall be equipped with a Test Level-2 truck mounted or trailer mounted impact attenuator. Where the preconstruction posted speed limit is more than 55 mph, barrier/shadow vehicles shall be equipped with a Test Level-3 truck mounted or trailer mounted impact attenuator. Impact attenuators meeting the requirements of NCHRP 350 Test Level 3 are also acceptable as Test Level 2 devices.

Where a barrier vehicle remains stationary for extended periods of time, the Contractor may utilize a barrier trailer in lieu of a barrier vehicle. A barrier trailer is a trailer that may be detached from the tow vehicle and that meets barrier vehicle weight, arrow board, attenuator and placement distance requirements.

H. Construction Signs. Fabrication of all components shall produce a finished sign panel. Holes may be punched or drilled. Edges shall be smooth and true and free from burrs or ragged breaks. Sign panels, including face shape, color, dimensions, and characters shall be fabricated using colors,
character series, character sizes, symbols, route shields and borders as shown in the MUTCD or in the contract documents.

1. **Sign Panels.** Modification of sign legends by overlaying an existing legend with a revised legend, changing a single word or distance, such as changing LEFT to RIGHT or 1000 to 1500 will be permitted if the overlay is a match to the rest of the sign in terms of legend size and type, sheeting color and reflectivity. The overlay shall be firmly adhered to the underlying panel. Any such overlays shall provide a visual match to the rest of the sign when viewed from a distance of 100 feet or greater during all periods in which the sign will be used.

   a. **Rigid Sign Panels.** Rigid sign panels shall be aluminum, fiberglass, plywood, or lightweight plastic. Orange signs on rigid panels shall conform to §730-05 Reflective Sheeting fluorescent-orange ASTM Type IX (Class E) sheeting. All other colors of construction sign faces on rigid panels shall conform to §730-05 Reflective Sheeting ASTM Type III (Class B) sheeting. White characters and borders shall conform to §730-12 Reflectorized Sheeting Sign Characters (Type IV) or §730-13 Reflectorized Sheeting Sign Characters (Type V). Shields shall be either demountable or directly applied panels and shall conform to §730-13 Reflectorized Sheeting Sign Characters (Type V). Black sign characters and background shall be non-reflective and shall conform to §730-13 Reflectorized Sheeting Sign Characters (Type V).

   b. **Flexible Sign Panels.** Flexible sign panels shall be a solid, fluorescent-orange, durable elastomeric material. Flexible panels fabricated from mesh will not be allowed. Flexible sign panels shall be mounted on supports with adequate bracing, so as to minimize flutter and to support the intended shape of the sign.

2. **Mounting Temporary Signs.** Temporary sign supports, except those located beyond the deflection distances of guide rail or temporary barrier as given in Table 619-6 Guide Rail & Concrete Barrier Standard Deflection Distances or otherwise protected against impact by errant vehicles, shall meet the following requirements for portable or fixed supports. If rigid diagonal bracing is used, the high end of the bracing shall face away from approaching traffic. All wood supports shall be painted white.

   a. **Portable Temporary Sign Supports.** Ballast used to stabilize supports shall be bagged sand or other suitable material, and shall be located at ground level. Portable supports shall be a configuration which is NCHRP 350 approved, or be constructed in accordance with a Standard Sheet(s).

   b. **Fixed Temporary Sign Supports.** The Contractor shall provide NCHRP 350 approved Type A, Type B or wooden sign posts in accordance with §730-19 Temporary Wooden Sign Posts, §730-24 Type A Sign Supports, or §730-25 Type B Sign Supports as appropriate.

3. **Sign Covers.** Covers used to inactivate unneeded construction signs shall be a single dark color, opaque material containing no wording or images. Rigid covers shall match the size and shape of the sign panel(s). Fabric sign covers may require more than one layer of fabric to prevent legibility of the sign being covered. Rigid Lightweight panels used as covers shall meet the requirements §730-03 Temporary Rigid Lightweight Sign. Signs hinged on the back side of the sign face to fold at the center and completely cover the sign face may be used.

   I. **Arrow Panels.** Arrow panels shall be in accordance with §729-15 Arrow Panels.
J. **Channelizing Devices.** Drums shall be in accordance with §729-01 Drums. Standard cones, tall cones and extra tall cones shall be in accordance with §729-02 Cones. Temporary tubular markers shall be in accordance with §729-03 Temporary Tubular Markers. Standard and oversized vertical panels shall be in accordance with §729-04 Vertical Panels. Type II construction barricades shall be in accordance with §729-07 Type II Construction Barricades.

K. **Pavement Edge Drop-off Protection.**  (None Specified)

L. **Flagging and Traffic Control.** Hand signaling devices used to control traffic shall meet the requirements of the MUTCD. The standard signaling device shall be STOP/SLOW signal paddles in accordance with §729-05 Stop/Slow Paddles. Red signal flags shall be a minimum of 24 inches x 24 inches. Automated Flagging Assistance Devices shall be in accordance with §729-19 Automated Flagging Assistance Devices. Portable traffic signals shall be in accordance with §729-20 Portable Traffic Signals.

M. **Maintain Existing Mailboxes.**  (None Specified)

N. **Contract Site Patrol.**  (None Specified)

619-2.03 **Basic Work Zone Traffic Control (Daily Operations).**  (None Specified)

619-2.04 **Temporary Business Signs.** Temporary business signs shall conform to the MUTCD. Sign panels shall be in accordance with '619-2.02H.1. Sign Panels, except that the panels shall be white on a blue background. Supplemental arrows, as required, shall be white on a blue background (M5-1 to M6-2). Temporary business signs shall be mounted on temporary sign supports.

619-2.05 **Covering or Removal of Pavement Markings.** Tape used to cover existing pavement markings shall be non-reflective, pavement marking masking tape, substantially similar in color to the pavement surface, in accordance with §727-06 Removable Pavement Tape.

619-2.06 **Temporary Pavement Markings.** Temporary pavement markings shall consist of removable raised pavement markers in accordance with §727-02 Removable Raised Pavement Markers, or removable pavement tape in accordance with §727-06 Removable Pavement Tape, or removable wet-night reflective tape in accordance with §727-07 Removable Wet-Night Reflective Tape, or traffic paint in accordance with §727-09 Traffic Paint and §727-05 Glass Beads for Pavement Markings, or temporary overlay markers in accordance with §729-21 Temporary Overlay Markers.

619-2.07 **Interim Pavement Markings.** Interim pavement markings shall consist of traffic paint in accordance with §727-09 Traffic Paint and §727-05 Glass Beads for Pavement Markings, epoxy paint in accordance with §727-03 Epoxy Paint and §727-05 Glass Beads for Pavement Markings, removable pavement tape in accordance with §727-06 Removable Pavement Tape, removable wet-night reflective tape in accordance with §727-07 Removable Wet-Night Reflective Tape. Interim pavement markings shall be supplemented, where specified, with removable raised pavement markers in accordance with §727-02 Removable Raised Pavement Markers.

619-2.08 **Temporary Rumble Strips.**

A. **Raised Asphalt Rumble Strips.** Raised asphalt rumble strips shall be formed from 6.3 or 9.5 hot mix asphalt. Asphalt Emulsion Tack Coat shall be used to adhere the rumble strip to the existing pavement.
**B. Raised, Removable-Tape Rumble Strips.** Removable-tape rumble strips shall be formed from black, non-reflectorized, removable pavement-marking tape. Raised, removable-tape rumble strips shall have a minimum width of 6 inches, measured in the direction of traffic, with sufficient layers of tape such that each finished rumble strip has a thickness of 3/8 inches ± 1/8 inch.

**C. Raised, Preformed Rumble Strips.** Raised, preformed rumble strips shall be manufactured specifically as temporary rumble strips. Raised, preformed rumble strips shall have a minimum width of 4 inches, measured in the direction of traffic, with a thickness of between ¼ inch and ½ inch.

**D. Saw-Cut Rumble Strips.** Saw-cut rumble strips shall have a width of 4 inches ± ½ inch measured in the direction of traffic. The depressions shall have a rectangular cross section with a depth of 3/8 inches ± 1/8 inch.

**E. Milled-in Rumble Strips.** Milled-in rumble strips shall have a nominal width of 6 inches measured in the direction of traffic. The depressions shall have a semicircular, concave cross section with a depth of 3/8 inches ± 1/8 inch.

**F. Removing Temporary Rumble Strips.** Rumble strip depressions shall be filled in with a 6.3 or a 9.5 hot mix asphalt meeting the requirements of Section 402, Hot Mix Asphalt (HMA) Pavements.

**619-2.09 Interim Tubular Markers.** Interim tubular markers shall be in accordance with §729-03 Temporary Tubular Markers.

**619-2.10 Portable Variable-Message Signs (PVMS).** Portable Variable-Message Signs shall be in accordance with §729-16 Portable Variable-Message Signs (PVMS).

**619-2.11 Type III Construction Barricades.** Type III construction barricades shall be fabricated in accordance with §729-08 Type III Construction Barricades. All barricades used at night shall be equipped with warning lights in accordance with §729-18 Warning Lights.

**619-2.12 Temporary Concrete Barrier.** Temporary concrete barrier segments shall be precast concrete units in accordance with the Standard Sheets or approved Materials Details. All temporary concrete barrier supplied after January 1, 2015 shall be produced in accordance with the requirements of §704-05 Precast Concrete Barrier, and shall have a legible permanent marking. Temporary concrete barrier supplied prior to January 1, 2015 which was not produced in accordance with the requirements of §704-05 Precast Concrete Barrier, shall be material certified in accordance with specific Standard Sheets or Materials Details used for fabrication.

Warning lights for temporary concrete barrier with warning lights shall be in accordance with §729-18 Warning Lights. Where warning lights are not required, temporary concrete barrier segments shall be delineated using reflective panels covered with ASTM Type IX sheeting, approximately 3 x 6 inch, having a minimum area of 18 square inches. Where warning lights are required, barrier need not be delineated with panels. Reflective pavement marking material applied to the face of the barrier shall not, by itself, be considered acceptable delineation.

**619-2.13 Temporary Glare Screen.** Temporary glare screen shall be in accordance with §729-17 Temporary Glare Screens.

**619-2.14 Temporary Impact Attenuator.** Temporary impact attenuators shall be in accordance with §729-10 Temporary Impact Attenuators - Redirective or §729-11 Temporary Impact Attenuators - Gating.
619-2.15 Temporary Sand Barrel Arrays. Temporary sand barrels shall meet the requirements of §729-13 Temporary Sand Barrels. Sand fill shall meet the material requirements of §703-06 Cushion Sand or §203-2.02I. Sand Backfill. Deicing material shall meet the requirements of §712-03 Sodium Chloride.

619-2.16 Vehicle Arresting Barrier (VAB). Vehicle arresting barriers shall meet the requirements of §729-14 Vehicle Arresting Systems. Portland Cement Concrete used for bases shall be Class A or C, except that requirements for automated batching shall not apply.

619-2.17 Maintain or Modify Traffic Signal Equipment. All traffic signal hardware, including but not limited to wire, cable, conduit, pull boxes, switch packs, modules and relays, detectors, signal heads, poles, and pedestrian push buttons used to maintain proper operation, shall meet the applicable requirements of Section 680 Traffic Signals. Materials which will be permanently incorporated into the work shall be in accordance with Section 680 Traffic Signals.

619-2.18 Temporary Traffic Signals. Equipment for temporary traffic signals shall meet the requirements of Section 680 Traffic Signals, except that used equipment in good operating condition may be furnished, and for which material certifications are not required. All span wire, inductance-loop wire, shielded lead-in cable, traffic signal cable, and other wire used for temporary traffic signals shall be new material. Portable traffic signals shall be in accordance with §729-20 Portable Traffic Signals.

All other equipment for temporary traffic signals shall meet the requirements of Section 680 Traffic Signals except for the following modifications:

A. Temporary Poles. Temporary timber poles shall be ANSI O5.1, Class 2, treated with an appropriate waterborne wood preservative. Preservative retention shall be appropriate for the species when used in ground-contact application.

B. Signal Controller. The signal controller may be either solid-state or electro-mechanical.

C. Traffic Signal Heads. The materials and painting requirements of '724-04 Traffic Signal Heads shall not apply except that the signal head housing shall be dark green.

D. Conflict Monitor. Means shall be provided to prevent the signal from displaying indications which will result in two or more conflicting traffic movements being permitted simultaneously.

619-2.19 Nighttime Operations. (None Specified)

619-2.20 Traffic Control Supervisor. (None Specified)

619-2.21 Temporary Structures and Approaches. When specific details and materials are shown in the contract documents for temporary structures, substitutions or alterations may be permitted if approved by Deputy Chief Engineer (Structures) (DCES).

When specific details are not shown in the contract documents, the Contractor shall assume all liability and responsibility for determining that all materials required conform to the AASHTO Standard Specifications for Highway Bridges or AASHTO LRFD Bridge Design Specifications, unless otherwise approved by the DCES. Used material shall not be furnished for fracture-critical members. Mill certifications shall be provided for all fracture critical material. Excluded from this provision are pedestrian and pre-engineered (fabricated) proprietary structures.
619-2.22 Pavement Patching. In general, hot mix asphalt (HMA) is suitable for all pavement surfaces. During winter months when HMA is not available, a bituminous cold-patch material shall be used.

619-2.23 Mailboxes. Materials used shall meet the requirements of the U.S. Postal Service.

619-3 CONSTRUCTION DETAILS

619-3.01 General. The Contractor shall designate a work zone traffic control competent person who has the primary responsibility and sufficient authority for implementing the work zone traffic control plan and other safety and mobility aspects as necessary. The Contractor’s work zone traffic control competent person shall be appropriately experienced and adequately trained in traffic control operations by recognized training programs, including the American Traffic Safety Services Association (ATSSA) A Traffic Control Supervisor @, the National Safety Council, unions, or construction industry associations, or by an individual instructor from such a program in accordance with the level of decisions that the individual will be required to make, reflecting current industry practices and Department requirements.

The Contractor shall generally maintain a traveled way suitable for moving traffic, in accordance with the contract documents and ensure construction equipment, vehicles, and materials are safely stored beyond the clear zone or behind protective barrier during non-working hours so as not to constitute a hazard to vehicles, bicycles and pedestrians. Construction operations shall be conducted to ensure a minimum of delay to traffic. Stopping traffic for more than 5 minutes shall not be permitted unless specifically authorized in the contract documents or in writing by the Engineer. All operations shall be carried out in a manner that provides workers with safe access to the worksite and protects workers from moving traffic. The work zone traffic control competent person shall routinely inspect all work zone traffic control equipment and devices to make sure they are in a safe operating condition in accordance with §619-3.02N Contract Site Patrol. Unless otherwise noted, temporary items supplied in accordance with this section shall remain the property of the Contractor.

Where pedestrians are not prohibited from the street or highway, pedestrian traffic shall be maintained to allow their safe passage as shown in the contract documents. Where sidewalks, walkways, or shoulders must be temporarily closed to facilitate construction operations, safe pedestrian passage shall be maintained on at least one side of the roadway at all times, unless other temporary pedestrian accommodations are provided in the contract documents or are approved by the Engineer. Where pedestrian access is prohibited, workers shall not cross or enter travel lanes open to traffic.

The requirements in this section refer to posted speed limits. If prevailing or operating speeds for a highway exceed the preconstruction posted limits, the contract documents may direct the Contractor to assume that the preconstruction posted speed limits are different than posted.

619-3.02 Basic Work Zone Traffic Control. The Contractor shall control traffic so that a person who has no knowledge of conditions may safely and with a minimum of discomfort and inconvenience ride, drive, or walk, day or night, over all or any portion of the highway and/or structure under construction where traffic is to be maintained.

The Contractor shall cease operations and restore the traveled way to safe operating condition during any specific periods listed in the contract documents, at such times as traffic renders conditions unsafe to continue work, and during periods of darkness (before sunrise or after sunset), fog, snow or rain, high winds, or other inclement weather that renders conditions unsafe to continue work, for either the traveling public or the workers. The Engineer will determine when traffic or weather conditions render work operations unsafe.

A. Surface Condition, Debris, Drainage and Dust Control. The traveled way, sidewalks and pedestrian walkways shall be kept reasonably smooth and hard at all times, and shall be well drained and free of potholes, bumps, irregularities, and depressions that hold water. Except when
construction operations necessitate disturbance of the normal surface, the Contractor shall maintain the pavement surface in such a condition as to permit the safe, comfortable passage of vehicles at the posted speed limit. A satisfactory riding surface shall be maintained both when work is underway, and when work is inactive. Special attention shall be given to maintenance of the traveled surface during hours of inactivity, including nights, weekends, holidays, and the winter season.

Milling operations shall be conducted to prevent pavement runoff from collecting along milled joints. Bumps and transverse irregularities shall be eliminated to the extent practical. Pavement joints and milling rebates resulting in longitudinal or transverse vertical faces exceeding 1 inch in height that would be exposed to traffic during non-work hours shall be sloped or tapered with temporary patches or shims providing a taper rate in accordance with Table 619-1 Required Treatment for Transverse Bumps.

Where longitudinal tapered wedge paving joints are used, temporary pavement markings shall be provided prior to reopening lanes to traffic. The joints may be left open to traffic provided traffic is not expected to frequently change lanes, and UNEVEN LANES (W8-11) signs are posted in advance of the condition, posted at each ramp and roadway intersection and repeated every ½ mile, supplemented with NEXT [X] MILES (W7-3aP) auxiliary signs.

Transverse bumps or vertical faces, unpaved surfaces, milled or grooved pavement, rough pavement, and other surface irregularities 1 inch or more in height shall be adequately sloped or tapered, or BUMP (W8-1) or other appropriate warning signs shall be posted in advance of the condition. A Type 1 Object Marker (OM1-3) or a drum with a flashing warning light shall be installed on the right side of the roadway at the bump or other condition. On expressways and freeways, an object marker or a drum with a flashing warning light shall be installed on both sides of the roadway.

Where traffic will be riding on milled pavement, the Contractor shall install GROOVED PAVEMENT (W8-15) signs on the approaches. On multilane highways where only one lane in a direction is milled and multiple lanes are open to traffic, the Contractor shall supplement the GROOVED PAVEMENT sign with a black on orange LEFT LANE (M5-4), CENTER LANE (M5-5) or RIGHT LANE (M5-6) panel below the warning sign. Where only an entrance or exit ramp is milled, the Contractor shall sign the mainline with a GROOVED PAVEMENT sign and a supplemental ON RAMP (W13-4) panel.

Where both BUMP and GROOVED PAVEMENT signs are warranted, the GROOVED PAVEMENT sign shall be installed 500 feet upstream of the BUMP sign in non-urban areas, and 300 feet upstream in urban areas. Where the posted speed limit is 45 mph or higher, the Contractor shall place a portable variable message sign (PVMS) in advance of pavement that has been milled or grooved and is open to traffic, warning motorcycle riders to use caution. The PVMS will be paid for separately.

For expressways where the posted speed limit is 45 mph or higher, the Contractor shall not leave milled or grooved pavement for more than 7 calendar days before placement of the next pavement course.

The Contractor shall keep the traveled way, sidewalks, and walkways free of construction materials and foreign objects that fall from vehicles or equipment. Materials spilled by, dropped from, or tracked by traffic or by any vehicle used in the Contractor’s operations along or across any public traveled way shall be removed immediately.

The Contractor shall keep all surface drainage facilities operative at all times. Positive drainage shall be provided at all times, even during grading operations and periods of accumulated plowed snow, to adequately drain the traveled way and the remainder of the right-of-way areas. Maintaining positive drainage shall include cleaning of drainage grates on roadway pavements. Cleaning of drainage structures and drainage pipes of material not deposited due to the Contractor’s operations will be paid for separately. Repair of drainage structures will be paid for separately.

Dust control measures shall be applied to control dust resulting from traffic on unpaved surfaces and from Contractor operations on or adjacent to the roadway. Dust control shall be adequate to
prevent dust which hinders driver visibility or which creates a nuisance condition for property owners and residents adjacent to the contract. Dusty conditions resulting from the Contractor=s operations may be corrected by the use of calcium chloride and/or water. If used, water shall be distributed uniformly using a suitable spray head or spray bar.

### TABLE 619-1 REQUIRED TREATMENT FOR TRANSVERSE BUMPS

<table>
<thead>
<tr>
<th>Height of Bump (in)</th>
<th>Anticipated Exposure Time (Calendar Days)</th>
<th>Posted Speed ≤ 45 mph</th>
<th>Posted Speed &gt; 45 mph</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 to 6</td>
<td>≤7</td>
<td>6:1</td>
<td>10:1</td>
</tr>
<tr>
<td></td>
<td>&gt;7</td>
<td>15:1</td>
<td>30:1</td>
</tr>
</tbody>
</table>

B. **Seasonal Operations and Snow and Ice Control.** The Contractor shall maintain the traveled way in such a condition and conduct operations in such a manner that snow and ice may readily be controlled by others as and when necessary, and in such a manner that proper drainage is provided for the melting of snow banks resulting from normal plowing. The Contractor will not be responsible for snow and ice control on the pavement, shoulder, or sidewalks which are not restricted by construction operations and open to the public.

During periods of seasonal shutdown, the traveled way shall be maintained in an acceptable manner for travel, and all traffic control devices and safety features maintained in a safe, operable condition. All construction signs and temporary traffic control devices that are not needed during shutdown periods shall be covered or removed.

C. **Maintain Public Access.** The Contractor shall provide and maintain at all times safe and adequate ingress and egress for intersecting roads, residences, business establishments, adjacent properties, bus stops and other transportation facilities for vehicles, pedestrians and bicycles; at existing or at new access points, consistent with the work, unless otherwise authorized by the Engineer. Whenever construction operations disrupt or interfere with normal traffic patterns, intersections, business establishment access points, and driveways shall be clearly marked using channelizing devices.

A ROAD CLOSED (R11-2) sign on a temporary sign support and Type III construction barricades with warning lights shall be used whenever an entire roadway or ramp is closed to traffic.

Where pedestrian facilities exist, or where pedestrian traffic is reasonably anticipated, the Contractor shall maintain pedestrian access on at least one side of the highway or street at all times, in accordance with the contract documents and the MUTCD. Where an existing pedestrian facility is disrupted, closed or relocated, the temporary facility shall include accessibility features consistent with the features in the existing pedestrian facility. Pedestrian access may be provided using existing pedestrian facilities, temporary sidewalks or walkways, or alternate paths. Where a sidewalk is closed, it shall be marked with a Type II or Type III construction barricade and a SIDEWALK CLOSED (R9-9) sign. Advance warning signs and directional guidance shall be provided to direct pedestrians to alternate paths and crosswalks and to alert motorists. Where bus service is maintained, the Contractor shall provide suitable areas or locations for the loading and unloading of passengers.

Potentially hazardous areas adjacent to sidewalks, walkways, or other areas used by pedestrians shall be protected to prevent pedestrian intrusion in accordance with ‘107-05F. Restricted Areas.’

Open sidewalks and walkways shall be maintained and kept smooth and free from holes, obstructions, and tripping hazards. Surfaces shall consist of pavement, firmly compacted granular material, or other surfaces noted in the contract documents or approved by the Engineer. The width of the temporary facility shall match that of the existing facility where practicable. When it is not possible to meet the minimum width of 5 ft. for the entire length of the facility, a 5 ft. by 5 ft. passing space should be provided every 200 ft. Construction materials, vehicles, equipment, debris,
temporary sign supports or other materials shall not be placed or stored on open sidewalks or walkways unless expressly shown in the contract documents or approved by the Engineer.

Where bicycles are not prohibited from the highway, adequate accommodations for bicyclists shall be maintained in the travel lanes, on the shoulder, or on alternate paths or facilities.

**D. Maintain Existing Roadside Signs, Delineators and Markers.** Existing Department authorized signs, delineators, markers and their supports within the contract limits shall remain under the control and jurisdiction of the Engineer. Signs not authorized by the Department shall be removed from the right of way, as directed by the Engineer, in accordance with Section 647 Removing, Storing and Relocating Signs.

1. **Maintenance.** Existing signs, delineators, markers and their supports shall be maintained by the Contractor. Adequate visibility of route markers and directional signing shall be provided for drivers at all times. If relocation of route markers and directional signing is necessary to accommodate construction operations, the temporary or new locations shall be subject to approval by the Engineer. Existing roadside delineators shall be removed or relocated only to the minimum extent necessary to accommodate the work under the contract. Where contract operations require the temporary removal of existing delineators to facilitate work operations, temporary roadside delineation consisting of the existing delineators, temporary delineators, or channelizing devices shall be in place each night and at any time work operations at that location are suspended. Temporary devices shall be placed at the outer edge of the shoulder at a spacing similar to the existing delineator spacing.

2. **Storage.** Existing signs, delineators, markers, and their supports which directly interfere with the construction operations shall be removed, stored, protected, cleaned and replaced in accordance with the contract documents and the provisions of Section 647 Removing, Storing and Relocating Signs and will be paid for separately. Existing signs, delineators and markers removed for the Contractor’s convenience shall be stored, cleaned and replaced at no additional cost to the State. Existing signs, delineators and markers lost or damaged due to negligence of the Contractor shall be replaced at no additional cost to the State.

**E. Maintain Existing Guide Rail, Median Barrier, and Bridge Rail.** When construction operations require the temporary removal of existing bridge rail, guide rail or median barrier; or when existing rail will be removed and replaced with new rail, the Contractor shall schedule operations to minimize the time period that rail is not installed. Unless otherwise specified in the contract documents, guide rail or median barrier shall be replaced or the location otherwise protected within 14 calendar days.

Bridge rail systems shall be maintained in service at all times on any structure on which vehicle or pedestrian traffic is maintained, unless a temporary barrier is installed, or other means are used to ensure that vehicles, bicyclists and pedestrians are not exposed to the unprotected edge of a bridge.

During non-work hours when traffic is being maintained on the facility, all temporary ends (free ends) of guide rail, median barrier and bridge rail shall be temporarily terminated and marked with a channelizing drum or object marker equipped with a Type A flashing warning light. Corrugated beam guide rail and median barrier, and heavy-post, blocked-out, corrugated beam guide rail and median barrier shall be temporarily terminated by having the exposed ends (free ends) dropped to the ground and pinned. The approach ends of box beam guide rail, median barrier and bridge rail shall be temporarily terminated with box beam guide rail end assemblies utilizing two splice plates and the proper number of bolts per connection. No posts for anchorages will be required. Special temporary splice plates are required to adapt box beam guide rail end assemblies to box beam median barriers.
During any overnight period when existing guide rail or median barrier is temporarily removed, the Contractor shall install channelizing devices in the location where the guide rail or median barrier was removed in accordance with §619-3.021.6. Removed Existing Guide Rail or Median Barrier.

F. Construction Vehicles and Equipment. All construction vehicles and equipment operating within the contract limits, whether in the work space, in the traffic space, in spoil areas, in storage areas, or any other areas under the contract, shall be operated at all times with due consideration for the safety of the public and workers.

All vehicles and equipment within the contract limits and on the roadway shall operate a rotating or flashing amber beacon. If visibility of the beacon is blocked by a portion of the vehicle or equipment, additional beacons shall be provided. Beacons shall be mounted in a manner which does not cause glare for the driver or operator. Short-term delivery vehicles not equipped with rotating or flashing amber beacon shall display four-way emergency flashers when in the temporary traffic control zone.

Other than vehicles registered and meeting all applicable requirements of the NYS Vehicle and Traffic Law, no construction vehicle or equipment used in the performance of the work shall be permitted to operate in travel lanes or shoulders open to traffic unless proper traffic control devices and other safety measures are in place to warn drivers of the presence of the equipment.

On any highway where the posted speed limit is 45 mph or higher, no construction vehicle or equipment shall operate in a travel lane or shoulder open to traffic unless followed by a vehicle equipped with flashing warning lights and SLOW MOVING VEHICLE (W21-4) sign on the rear.

The Contractor shall ensure that all construction vehicles and equipment are safely stored beyond the clear zone during non-working hours so as not to constitute a hazard to vehicles and pedestrians, unless protected by traffic barrier.

G. Barrier Vehicles/Barrier Trailers/Shadow Vehicles.

1. Barrier Vehicles. The Contractor shall provide barrier vehicles to guide traffic and protect workers at the beginning of stationary shoulder closures, lane closures and other stationary work zones in accordance with the contract documents.

When located in the taper of a lane closure and another arrow panel is not present, arrow panels on barrier vehicles shall be operated in the appropriate flashing arrow mode. For all other applications, arrow panels shall either display the four-corner flashing caution mode, or shall be turned off. Barrier vehicles should normally be unoccupied, with transmission in gear, parking brakes set and wheels straight, except when being moved. Barrier trailers should have parking brakes set and arrow panels shall be operated in the appropriate flashing arrow mode.

Barrier vehicles and barrier trailers shall be moved if necessary as the work progresses. The placement distance (distance a barrier vehicle or barrier trailer is located in advance of the first workers or hazard) shall be based on Table 619-2 Placement Distance for Barrier/Shadow Vehicles.

<table>
<thead>
<tr>
<th>Posted Speed Limit (mph)</th>
<th>Placement Distance (ft)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Barrier Vehicles</td>
</tr>
<tr>
<td></td>
<td>18,000 lb</td>
</tr>
<tr>
<td></td>
<td>24,000 lb</td>
</tr>
<tr>
<td>Minimum</td>
<td>Maximum</td>
</tr>
<tr>
<td>&gt; 55</td>
<td>100</td>
</tr>
<tr>
<td>45-55</td>
<td>100</td>
</tr>
<tr>
<td>&lt;45</td>
<td>80</td>
</tr>
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</table>

NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
2. **Shadow Vehicles.** For posted speed limits of 30 mph or higher, the Contractor shall provide shadow vehicles to guide traffic and protect workers conducting mobile or short duration work operations except where the travel lane is closed to traffic by traffic barriers or by channelizing devices, including, but not limited to, pavement marking application, pavement marking removal and sweeping.

When located in an open travel lane of a multilane roadway, the shadow vehicle shall display the flashing arrow panel in the appropriate mode. When located in a travel lane closed by barrier or channelizing devices, on a shoulder, otherwise not in an open travel lane, or on a two-way roadway, the arrow panel shall either display the four-corner flashing caution mode or be turned off.

The shadow vehicle shall be moved as necessary to keep pace with the work operations. The placement distance (distance the shadow vehicle is in advance of the first workers or hazard) shall be as shown in Table 619-2 *Placement Distance for Barrier/Shadow Vehicles*.

When mobile or short duration work operations occupy a long distance of a travel lane not closed to traffic by barrier or channelizing devices, such that traffic may reenter the lane between work operations, the Contractor shall provide additional shadow vehicles for any gaps in the operation of 500 ft or more.

### Table 619-2 *Placement Distance for Barrier/Shadow Vehicles*

<table>
<thead>
<tr>
<th>Shadow Vehicles</th>
<th>230</th>
<th>325</th>
<th>180</th>
<th>280</th>
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<tr>
<td>&gt; 55</td>
<td>230</td>
<td>280</td>
<td>180</td>
<td>280</td>
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<td>50 - 55</td>
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<td>200</td>
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<td>250</td>
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<tr>
<td>≤ 45</td>
<td>100</td>
<td>200</td>
<td>100</td>
<td>200</td>
</tr>
</tbody>
</table>

H. **Construction Signs.** The Contractor shall install and maintain construction signs in good condition to adequately and safely inform and direct motorists, bicyclists and pedestrians. Existing and construction signs shall indicate actual roadway conditions, and shall be covered, uncovered, changed, relocated, or removed immediately to reflect current conditions. Construction signs shall be covered or removed when they no longer indicate actual conditions.

The Contractor shall provide measures to protect workers during placement and removal of construction signs adequate for the prevailing speed, volume of traffic and roadway geometry where the work is to occur. Such protection may include, but is not limited to, the use of flaggers, spotters, and shadow vehicles equipped with truck-mounted or trailer mounted attenuators. Where pedestrian access is prohibited, workers shall not cross or enter travel lanes open to traffic.

All signs shall be kept clean, mounted at the required height on acceptable supports, and installed in the proper position, alignment and orientation so as to give maximum visibility. Construction signs will be evaluated for acceptability in accordance with the American Traffic Safety Services Association (ATSSA) *Quality Guidelines for Work Zone Traffic Control Devices*. When auxiliary panels are mounted above or below a warning or regulatory sign, they shall not cover any part of the warning or regulatory sign. Signs shall be placed so that each sign is visible at night, at the desired distance, without being obscured by another sign, existing features on the highway, or foliage. The faces of stored signs shall not be visible to traffic in any direction, regardless of the orientation of the sign.

1. **Sign Panels.** Panels shall be flat and shall not be bowed or warped. Panel shapes shall not be altered, such as trimming corners of diamond shaped panels. If insufficient clearance exists, rectangular and/or smaller signs shall be used to obtain proper clearance. Panels with any wrinkling, delamination, or lack of adhesion of the reflective sheeting or legend will be evaluated for acceptability in accordance with the American Traffic Safety Services Association (ATSSA) *Quality Guidelines for Work Zone Traffic Control Devices*. Signs shall not bear any advertising message or any other message. A nonretroreflective logo or identifying information of the owner.
may be located on the back of the sign. The logo shall not exceed 1 square foot. The owner information shall not exceed 2 inches in height.

Flexible, or roll-up, sign panels shall only be used for short-term, daytime use. All flexible sign panels shall be mounted on supports with adequate bracing, so as to minimize flutter and to support the intended shape of the sign. Fluorescent-orange colored flexible sign panels shall be approved by the Engineer prior to and for the duration of their use.

2. Mounting Temporary Signs. Unless otherwise noted in the contract documents or in the MUTCD, construction signs shall be mounted on a separate support. In cases where construction signs on an existing support will replace or supplement existing sign(s), they shall be mounted in accordance with the Standard Sheet(s). The type of temporary sign supports used shall be selected by the Contractor. Signs that are erected and removed or relocated on a daily basis, or that must be frequently relocated to adjust to the location of construction operations, may be mounted on portable temporary sign supports. If rigid diagonal bracing is used, the high end of the bracing shall face away from approaching traffic. Signs that are to remain at one location may be supported on fixed temporary sign supports.

Supports for construction signs shielded by barrier or guide rail, and located beyond the deflection distance described in Table 619-6 Guide Rail and Temporary Concrete Barrier Standard Deflection Distances are not required to be NCHRP 350 approved.

When not in service, temporary signs mounted on portable temporary sign supports shall be stored in such a manner and location that they do not interfere with or present a hazard to vehicular, bicycle or pedestrian traffic. No signs or supports shall be stored on the traveled way, shoulders or sidewalks during non-working hours. Portable temporary sign supports stored within the clear zone shall be laid flat such that no part of the support is more than 4 inches above the ground. No portable temporary sign supports shall be leaned against or overhang the traffic side of traffic barrier.

All mounting heights are measured from the bottom of the lower sign panel to the nearest edge of pavement or to the ground directly below the sign, whichever results in a higher mounting. Rigid sign panels shall have a minimum mounting height of 5 feet, or a minimum mounting height of 7 feet, where pedestrians or parked vehicles are present. For signs incorporating an auxiliary panel below the primary panel, the minimum mounting heights shall be 4 feet and 6 feet, respectively. For pedestrian regulatory and guide signs the minimum mounting height shall be 4 feet.

Flexible panel and lightweight rigid panel signs shall be mounted at the same height as rigid panel signs, except they may be mounted, when approved by the Engineer, as low as 1 foot when all the following conditions are met:

a. 1. On two-lane, two-way roadways, or;
   2. When signs are placed on the left and right sides of expressways and freeways.

b. Where there will be no parked vehicles to obstruct the view.

c. Where the first warning sign(s) of a work zone warning sign sequence is mounted at a height of 5 feet or higher, and is located in advance of any flexible signs to alert motorists that they are entering a temporary traffic control zone.

d. When the lower mounting height does not adversely affect visibility of the sign by motorists.

3. Sign Covers. Covers for unneeded construction and/or permanent signs shall be attached in such a manner to cover the entire sign face including auxiliary panels above or below the main sign panel. The cover shall be firmly attached to the sign in a secure manner using straps, small hand clamps, small brackets or other means to prevent dislodging. Sign covers shall be maintained in good condition to present a neat appearance and minimize distraction to motorists. Damaged covers which are no longer effective shall be promptly replaced.
Sign covers for permanent signs that are unrelated to work zone traffic control operations will be paid for separately. Sign covers for permanent signs that are in conflict with long term work zone traffic control patterns shall be covered in accordance with §645-3.09 Covering Signs and paid for separately.

4. **State Law Signs.** Signs advising motorists of increased fines or license suspension for speeding within the work zone shall be installed in accordance with the contract documents. The LICENSE SUSPENDED AFTER TWO WORK ZONE SPEEDING TICKETS (NYR9-11) or the FINES DOUBLED FOR SPEEDING IN WORK ZONES (NYR9-12) sign shall be posted in advance of work zones not having a reduced regulatory speed limit. The FINES DOUBLED FOR SPEEDING IN WORK ZONES (NYR9-12) sign shall be posted in advance of work zones having a reduced regulatory speed limit. The state law sign shall be installed approximately 1,000 feet upstream of the first construction warning sign on highways with preconstruction posted speed limits equal to or greater than 45 mph and 300-500 feet upstream of the first construction warning sign on highways with preconstruction posted speed limits of less than 45 mph. For contracts with multiple work zones, the state law sign shall be installed at the aforementioned distances upstream of the ROAD WORK NEXT XX MILES (G20-1) sign or at the contract limits and need not be installed prior to each activity area. If any of the individual activity areas have a reduced regulatory speed limit, the FINES DOUBLED FOR SPEEDING IN WORK ZONES shall be used.

5. **Special Use Work Zone Signs.** Special use work zone signs shall be installed in accordance with the contract documents.

   Reduced regulatory speed limits in work zones shall be posted in accordance with contract documents with SPEED LIMIT signs (R2-1) supplemented with WORK ZONE plaques (G20-5aP) of the same width mounted above the speed limit signs. The work zone plaques shall be placed on the same post and as the speed limit signs. REDUCED SPEED LIMIT AHEAD sign(s) (W3-5) shall be posted in advance of the first speed limit sign reducing the speed limit in a work zone.

   All reduced regulatory speed limit signs shall be installed on both sides of expressways and freeways. When traffic is reduced to a single lane, reduced regulatory speed limit signs should be installed only on the right side of the highway. Reduced regulatory speed limit signs shall be placed within the work zone activity area at a maximum spacing of ½ mile. Reduced regulatory speed limit signs shall be completely covered or removed, and preconstruction posted speed limit signs shall be uncovered or replaced, after a work zone activity area is restored. A work zone plaque shall not be mounted above preconstruction posted speed limit signs within a work zone.

   The END WORK ZONE SPEED LIMIT signs (R2-12) or the preconstruction posted speed limit sign (R2-1) shall be posted 100 ft beyond the end of a work zone activity area having a reduced regulatory speed limit. An END HIGHER FINES sign (R2-11) shall be placed 200 feet beyond the END WORK ZONE SPEED LIMIT sign.

   Where shown in the contract documents, the Contractor shall install BE PREPARED TO STOP (W3-4) signs to inform oncoming traffic of potential stopped, queued or very slow conditions upstream of advanced warning signs. Multiple signs may be installed and covered for later use. A PVMS may be used for the sign or as a supplement.

   Each BE PREPARED TO STOP sign shall be mounted on a temporary sign support, and shall be equipped with a pair of orange warning flags. For approaches on expressways and freeways with three lanes or more, both sides of the approach shall be signed unless the median is too narrow to fit the sign and the support.

   The BE PREPARED TO STOP signs shall be posted approximately ½ mile in advance of the anticipated end of the queue. If the end of the queue is beyond the sign, the sign location shall be adjusted for the subsequent work day until the desired advance warning reflects typical conditions.
for that location. If the resulting adjustment places the sign in advance of the first warning sign, the Contractor shall also furnish and place a ROAD WORK (W20-1) sign approximately 1,000 feet in advance of the BE PREPARED TO STOP signs.

I. Arrow Panels. The Contractor shall provide, operate and maintain arrow panels, also known as arrow boards, on highways having two or more travel lanes in the same direction, where the posted speed limit is 40 mph or higher, whenever a lane or lanes are closed to traffic and vehicles are required to merge with traffic in adjacent lanes. One arrow panel shall be provided for each lane closed to traffic regardless of the duration. Arrow panels shall be mounted so that the base of the panel is at least 7 feet above the pavement surface. Arrow panels shall be legible continuously from any point within the roadway (inclusive of shoulders) from 1,500 feet in advance of the lane closure taper to the beginning of the lane closure taper. Any arrow panel which cannot provide a sufficiently bright and clearly legible arrow display at any point within the roadway within the above distance shall be immediately repaired or replaced.

Arrow panels shall not be used where they would interfere with the operation of a traffic signal or flasher or where there is an operation controlled by a signal or flagger(s). Arrow panels will not be permitted for alignment changes or lane diversions where the number of through traffic lanes is not reduced, or for any application on two-lane, two-way roadways except in the caution mode.

J. Channelizing Devices. Where construction operations obliterate pavement markings, or otherwise change or disrupt the normal traffic pattern, the Contractor shall use channelizing devices to physically separate traffic from portions of the roadway not available for travel; to separate traffic from hazards adjacent to the roadway; to separate opposing or adjacent travel lanes; to mark the location of hazards within or adjacent to the roadway; and to clearly define the intended travel path for vehicles, bicycles, and pedestrians. Spacing of devices shall be sufficiently close at all times to provide clear and adequate guidance to ensure that vehicles, bicycles, and pedestrians follow the intended travel path. Channelizing device spacing requirements are stated in center-to-center distances.

Channelizing devices shall be maintained upright, at proper spacing, in proper alignment and orientation, and kept clean. Channelizing devices used at night shall be retroreflective. Channelizing devices shall not bear any advertising or other message. A non-retroreflective logo or identifying information of the owner may be located on the back, base or top of channelizing devices where it does not obstruct the face, color, or reflectivity. The logo shall not exceed 1 square foot. The owner information shall not exceed 2 inches in height. The Contractor shall make frequent checks commensurate with traffic conditions to identify and reset channelizing devices dislodged by traffic. Deformed or damaged devices and devices that do not maintain appearance, color, and reflectivity will be evaluated for acceptability in accordance with the American Traffic Safety Services Association (ATSSA) Quality Guidelines for Work Zone Traffic Control Devices. Ballast and/or mailboxes shall not be placed on top of a device or at any point above ground level. Ballast rings may be added to traffic cones, or traffic cones may be doubled, with one cone on top of the other, to serve as ballast.

One Type A flashing warning light shall be installed on the first channelizing device in each series of a nightwork shoulder or travel lane closure. One Type A flashing warning light shall be installed on channelizing devices used to mark the location of hazards in or adjacent to the travel lane, including, but not limited to, pavement discontinuities, drainage structures, excavations, fixed objects, and other obstructions and potential hazards remaining at the end of the work shift. Where the placement of numerous Type A flashing warning lights may present a distraction to motorists, flashing warning lights may be eliminated at intermediate locations such as driveway entrances or intersections.
Cones may be used in work zones where workers are not exposed to traffic, where the cones are placed to protect the work, and the placement does not create a hazard for traffic. In this application, cones are not considered channelizing devices.

Channelizing device application is summarized in Table 619-3A Channelizing Device Application for Short-Term Stationary Work Zones and Table 619-3B Channelizing Device Application for Intermediate-Term and Long-Term Stationary Work Zones. Where permitted, the Contractor may opt to substitute interim tubular markers or Type III construction barricades for other channelizing devices at no additional cost to the State.

1. **Tapers.** Tapers are defined as a transition area where motorists are redirected out of their normal path to a new path, including the tapered portion of lane closures, lane shifts, transitions, crossovers, ramps, intersections, or interchanges. The Contractor shall use drums, oversized vertical panels, or Type II construction barricades to delineate tapers. The Contractor may also use standard cones, tall cones, extra tall cones, and vertical panels for short term work zones during daylight hours only. At stationary work zones where workers are exposed to traffic and the posted speed limit is 40 mph or more, the spacing between channelizing devices shall not exceed 40 feet. Where the posted speed limit is less than 40 mph, the spacing between channelizing devices shall not exceed 20 feet.

2. **Traveled Way (Including Lane and Shoulder Closures).** The Contractor shall use drums, tall cones, extra tall cones, vertical panels, oversized vertical panels, or Type II construction barricades to delineate the traveled way. The Contractor may also use standard cones and vertical panels for short term work zones during daylight hours only. At stationary work zones, where no workers are exposed to traffic or no workers are present, the spacing between channelizing devices shall not exceed 80 feet. At stationary work zones, where workers are exposed to traffic, the spacing between channelizing devices shall not exceed 40 feet. Where necessary to permit ingress or egress by construction vehicles, wider gaps may be provided between channelizing devices, not to exceed the deletion of every fifth device.

   At expressway gores, the Contractor shall use drums, tall cones, extra tall cones, oversized vertical panels, or Type II construction barricades. The Contractor may also use standard cones and vertical panels for short term work zones (during daylight hours) only. The Contractor may opt to substitute Type III construction barricades except in locations where they restrict driver vision. The spacing between channelizing devices shall not exceed 20 feet.

   At transverse bumps and other hazards on roadways where the posted speed limit is 40 mph or less, the Contractor shall use drums, extra tall cones or oversized vertical panels.

   Along lane or shoulder closures, where traffic will be traveling adjacent to the closures, two channelizing devices consisting of tall cones, extra tall cones, drums, vertical panels, oversized vertical panels or Type II construction barricades shall be placed transversely across each closed lane and shoulder at maximum 800 feet intervals except in locations where it would interfere with milling, paving or other ongoing work, to discourage traffic from driving through the closed lane. The Contractor may also use standard cones for short term work zones (during daytime hours) only. The Contractor may opt to substitute one Type III construction barricade for two transverse devices. These transverse devices may be relocated or adjusted as necessary to permit passage of construction vehicles.

3. **Roadway or Pavement Edge.** The Contractor shall use drums, tall cones, extra tall cones, vertical panels, oversized vertical panels, or Type II construction barricades where the work introduces or exposes hazards within the roadway or at the outside edge of the roadway, and pavement edge markings or permanent delineators are not installed. The Contractor may opt to substitute Type III construction barricades. The spacing between channelizing devices shall not
exceed 200 feet. If barrier is within 4 feet of the nearest travel lane, barrier delineation at a spacing not exceed 20 feet may be provided in place of channelizing devices.

4. **Roadway Intersections and Commercial Driveway Radii.** The Contractor shall use drums, or extra tall cones to delineate roadway intersections and commercial driveways. The Contractor may also use standard cones, tall cones, and temporary tubular markers for short term work zones during daylight hours only. The spacing between channelizing devices shall not exceed 6 feet. Reduced spacing near roadway intersections and commercial driveways may be necessary to provide clear guidance. Vertical panels, oversized vertical panels, Type II barricades and Type III barricades shall not be used.

   A non-signalized intersecting roadway shall be delineated by a new series of channelizing devices, and the series will start with one drum equipped with a Type A flashing warning light, placed along the primary roadway after the intersection.

5. **Residential Driveway Radii.** The Contractor shall use drums, or extra tall cones to delineate residential driveways. The Contractor may also use standard cones, tall cones, and temporary tubular markers for short term work zones during daylight hours only. The spacing between channelizing devices shall not exceed 6 feet. Reduced spacing near residential driveways may be necessary to provide clear guidance. Vertical panels, oversized vertical panels, Type II barricades and Type III barricades shall not be used.

6. **Removed Existing Guide Rail or Median Barrier.** The Contractor shall use drums, tall cones, extra tall cones, temporary tubular markers, vertical panels, oversized vertical panels, Type II construction barricades, Type III construction barricades to delineate the edge of the shoulder or median in locations where guide rail or median barrier was removed. The spacing between channelizing devices shall not exceed 80 feet where the shoulder width is 4 feet or greater, and shall not exceed 40 feet where the shoulder width is less than 4 feet. A minimum of three devices shall be provided for each individual run of guide rail or median barrier that has been removed.

7. **Placing, Maintaining and Removing Channelizing Devices.** The Contractor shall take all necessary precautions to protect the public and workers during the placement, maintenance, and removal of channelizing devices. Warning signs shall be in place in advance of and prior to the start of channelizing device placement, and shall remain in place until after the channelizing devices have been removed.

   Channelizing devices shall be set up and removed by properly trained worker(s). The Contractor shall protect workers during placement and removal of channelizing devices, using measures adequate for the prevailing speed, volume of traffic and roadway geometry where the work is to occur. Protection shall include the use of automatic devices or from protected areas of a vehicle where practicable. Such protection may include, but is not limited to, the use of cone-setting equipment, cone baskets mounted on work vehicles, flaggers, spotters, and shadow vehicles equipped with impact attenuators. Workers placing or removing traffic control channelizing devices onto/from the roadway from the back or side of a moving vehicle shall be protected by a fall restraint system consisting of side racks, harness and lanyard and/or cone basket so that a worker cannot fall off the vehicle and strike the pavement. Workers shall be seated in seats having seatbelts on moving work vehicles when not in the process of placing or removing channelizing devices.

   A shadow vehicle shall protect the channelizing device placement or removal operation on multi-lane highways, or a vehicle with a side or front cone basket shall meet the requirements of a shadow vehicle. Vehicles with front mounted cone baskets shall be used only on expressways and freeways traveling in the same direction as traffic.
TABLE 619-3A  CHANNELIZING DEVICE APPLICATION FOR SHORT-TERM STATIONARY WORK ZONES

<table>
<thead>
<tr>
<th>Work Zone Provisions</th>
<th>Channelizing Device</th>
<th>Maximum Device Spacing (center to center)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Short-Term Stationary Work Zones involve daytime work that occupies a location for</td>
<td></td>
<td></td>
</tr>
<tr>
<td>more than one hour and up to a single daylight period</td>
<td></td>
<td>Channelizing Device</td>
</tr>
<tr>
<td>Shoulder/Merging/Shifting Tapers</td>
<td></td>
<td>Drums</td>
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<tr>
<td>&lt; 40 mph</td>
<td>20 ft. X X X X</td>
<td>X X X</td>
</tr>
<tr>
<td>≥ 40 mph</td>
<td>40 ft. X X X X</td>
<td>X X X</td>
</tr>
<tr>
<td>One-Lane Taper for Alternating Two-Way Traffic</td>
<td>20 ft. X X X X</td>
<td>X X X</td>
</tr>
<tr>
<td>Longitudinal Lane or Shoulder Closure with/Workers</td>
<td>40 ft. X X X X</td>
<td>X X X</td>
</tr>
<tr>
<td>Longitudinal Lane or Shoulder Closure without Workers</td>
<td>80 ft. X X X X</td>
<td>X X X</td>
</tr>
<tr>
<td>Freeway / Expressway Gores</td>
<td>20 ft. X X X X</td>
<td>X X X O</td>
</tr>
<tr>
<td>Marking for Transverse Bumps 1</td>
<td>N/A X² X²</td>
<td>X²</td>
</tr>
<tr>
<td>Transverse Device within Closed Traffic Lane and/or</td>
<td></td>
<td>See Table 619-4</td>
</tr>
<tr>
<td>Roadway edge exposed with no Edgeline or Permanent Delineators</td>
<td>200 ft. X X X</td>
<td>X X X O</td>
</tr>
<tr>
<td>Roadway Intersection or Commercial Driveway Radii</td>
<td>6 ft. X X X X</td>
<td></td>
</tr>
<tr>
<td>Residential Driveway Radii</td>
<td>6 ft. X X X X</td>
<td></td>
</tr>
<tr>
<td>Removal of existing guide rail</td>
<td></td>
<td>Channelizing Device</td>
</tr>
<tr>
<td>Shoulder width ≥ 4 ft.</td>
<td>80 ft. X X X X</td>
<td>X X X O</td>
</tr>
<tr>
<td>Shoulder width &lt; 4 ft.</td>
<td>40 ft. X X X X</td>
<td>X X X O</td>
</tr>
<tr>
<td>Pavement Drop offs &gt; 2 in. and &lt; 24 in.</td>
<td></td>
<td>See Table 619-4</td>
</tr>
<tr>
<td>Drop off ≥ 24 in. within 10 ft. of active travel way; Posted speed ≤ 45 mph; Drop</td>
<td></td>
<td></td>
</tr>
<tr>
<td>off Length ≤ 100 ft.; Not to last longer than 1 work shift</td>
<td>20 ft. X X X</td>
<td>X</td>
</tr>
<tr>
<td>Closed Roads</td>
<td>N/A X</td>
<td></td>
</tr>
<tr>
<td>Closed Sidewalks</td>
<td>N/A X</td>
<td></td>
</tr>
</tbody>
</table>

NOTES: X = Allowed  Blank = Not Allowed  O = Optional at Contractor's expense
1 - A Type 1 Object Marker may be used in lieu of channelizing device
2 - Channelizing devices shall be equipped with a flashing warning light

TABLE 619-3B  CHANNELIZING DEVICE APPLICATION FOR INTERMEDIATE-TERM AND LONG-TERM STATIONARY WORK ZONES

<table>
<thead>
<tr>
<th>Channelizing Device</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Work Zone Provisions

Intermediate-term and Long-Term Stationary Work Zones involve work that occupies a location for more than 1 daylight period or nighttime work that occupies a location for more than 1 hour.

<table>
<thead>
<tr>
<th>Work Zone Provision</th>
<th>Drums</th>
<th>Standard Cones</th>
<th>Tall Cones</th>
<th>Extra Tall Cones</th>
<th>Temporary Tubular Markers</th>
<th>Interim Tubular Markers</th>
<th>Vertical Panels</th>
<th>Oversized Vertical Tubular Markers</th>
<th>Type II Barricades</th>
<th>Type III Barricades</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shoulder/Merging/Shifting Tapers &lt;40 mph</td>
<td>20 ft.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>One-Lane Taper for Alternating Two-Way Traffic</td>
<td>20 ft.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shoulder/Merging/Shifting Tapers ≥ 40 mph</td>
<td>40 ft.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Longitudinal Lane or Shoulder Closure w/Workers &lt;40 mph</td>
<td>40 ft.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Freeway / Expressway Gores</td>
<td>20 ft.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>O</td>
</tr>
<tr>
<td>Marking for Transverse Bumps</td>
<td>N/A</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Transverse Device within Closed Traffic Lane and/or</td>
<td>800 ft. X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Roadway edge exposed with no Edgeline or Permanent Delineators</td>
<td>200 ft.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Roadway Intersection or Commercial Driveway Radii</td>
<td>6 ft.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Residential Driveway Radii</td>
<td>6 ft.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Removal of existing guide rail &lt;40 mph</td>
<td>80 ft.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Roadway Drop off &gt; 2 in. and &lt; 24 in.</td>
<td>See Table 619-4</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Drop off ≥ 24 in. within 10 ft. of active travel way;</td>
<td>20 ft.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Posted speed ≤ 45 mph; Drop off Length ≤ 100 ft.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Not to last longer than 1 work shift</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Two-Lane Two-Way Operations on expressways and freeways at</td>
<td>20 ft.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>O</td>
</tr>
<tr>
<td>Two-Lane Two-Way Operations on expressways and freeways at</td>
<td>40 ft.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Two-Lane Two-Way Operations on expressways and freeways between Crossovers</td>
<td>40 ft.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Closed Roads</td>
<td>N/A</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Closed Sidewalks</td>
<td>N/A</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
</tbody>
</table>

NOTES: X = Allowed  Blank = Not Allowed  O = Optional at Contractor's expense

1 - A Type 1 Object Marker may be used in lieu of channelizing device.
2 - Channelizing devices shall be equipped with a flashing warning light.

**K. Pavement Edge Drop-Off Protection.** A drop-off is an abrupt difference in surface elevation of more than 2 inches at approximately 1V:3H or steeper. In the absence of adequate Traffic Control Plans in the contract documents, the Contractor shall submit alternate Traffic Control Plans to the Engineer for approval at least 30 calendar days prior to proposed work which will create a drop-off of over 24 inches within 10 feet from the edge of the traveled way for durations longer than one shift.

The Contractor shall provide pavement edge drop-off protection in accordance with Table 619-4 *Pavement Edge Drop-Off Protection*. Channelizing devices used to mark drop-offs shall be placed, as
practicable, to not reduce the available travel lane width, at the elevation of the open travel lane in order to provide maximum target value and visibility for motorists.

A drop-off of greater than 24 inches within 10 feet from the edge of the traveled way to remain at the end of the work shift shall be separated from traffic with temporary or permanent barrier. For posted speed limit of 45 mph and less, a drop-off of greater than 24 inches within 10 feet from the edge of the traveled way that is 100 feet or less in length will be allowed with channelizing devices consisting of drums, extra tall cones or oversized vertical panels only at a maximum spacing of 20 feet for short durations not to exceed one work shift.

Unless otherwise noted in the contract documents, the Contractor shall begin work to eliminate unprotected drop-offs created by contract work within 7 calendar days of the completion of the work creating the drop-off. Work shall continue in a timely manner until such time as the unprotected drop-off condition is eliminated.

Where pavement edge lines are not provided, channelizing devices shall be preceded by a NO SHOULDER (W8-23) sign, repeated at all ramps and roadway intersections. Signs shall be repeated every ½ mile and supplemented with a NEXT [X] MILES (W7-3aP) plaque where applicable.

Where pavement edge lines are provided, channelizing devices shall be preceded by SHOULDER DROP-OFF (W8-17) signs, repeated at all ramps and roadway intersections. Signing shall be repeated every ½ mile and supplemented with NEXT [X] MILES (W7-3aP) plaque where applicable.

<table>
<thead>
<tr>
<th>TABLE 619-4 PAVEMENT EDGE DROP-OFF PROTECTION</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Drop-Off Height</th>
<th>Edge Line Pavement Markings</th>
<th>Drum Spacing (feet)</th>
<th>Vertical Panel Spacing (feet)</th>
<th>Tubular Marker Spacing (feet)</th>
<th>Tall Cone Spacing (feet)</th>
<th>Signs</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>DROP-OFF AT OR WITHIN SHOULDER AREA</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Within 4 ft. from Travel Lane</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 – 6 in.</td>
<td>Yes</td>
<td>100</td>
<td>100</td>
<td>N/A</td>
<td>N/A</td>
<td>Shoulder Drop-off</td>
</tr>
<tr>
<td>No</td>
<td>40</td>
<td>40</td>
<td>N/A</td>
<td>N/A</td>
<td>No Shoulder</td>
<td></td>
</tr>
<tr>
<td>6 - 24 in.</td>
<td>Yes</td>
<td>40</td>
<td>40</td>
<td>N/A</td>
<td>N/A</td>
<td>Shoulder Drop-off</td>
</tr>
<tr>
<td>No</td>
<td>20</td>
<td>20</td>
<td>N/A</td>
<td>N/A</td>
<td>No Shoulder</td>
<td></td>
</tr>
<tr>
<td><strong>More than 4 ft. from Travel Lane</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 – 6 in.</td>
<td>Yes</td>
<td>200</td>
<td>200</td>
<td>100</td>
<td>100</td>
<td>Shoulder Drop-off</td>
</tr>
<tr>
<td>No</td>
<td>100</td>
<td>100</td>
<td>40</td>
<td>40</td>
<td>No Shoulder</td>
<td></td>
</tr>
<tr>
<td>6 - 24 in.</td>
<td>Yes</td>
<td>40</td>
<td>40</td>
<td>N/A</td>
<td>N/A</td>
<td>Shoulder Drop-off</td>
</tr>
<tr>
<td>No</td>
<td>40</td>
<td>40</td>
<td>N/A</td>
<td>N/A</td>
<td>No Shoulder</td>
<td></td>
</tr>
<tr>
<td><strong>DROP-OFF OUTSIDE OF SHOULDER EDGE</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Shoulder width ≤ 4 ft.</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 – 6 in.</td>
<td>Yes</td>
<td>100</td>
<td>100</td>
<td>N/A</td>
<td>N/A</td>
<td>Shoulder Drop-off</td>
</tr>
<tr>
<td>No</td>
<td>100</td>
<td>100</td>
<td>N/A</td>
<td>N/A</td>
<td>No Shoulder</td>
<td></td>
</tr>
<tr>
<td>6 - 24 in.</td>
<td>Yes</td>
<td>40</td>
<td>40</td>
<td>N/A</td>
<td>N/A</td>
<td>Shoulder Drop-off</td>
</tr>
<tr>
<td>No</td>
<td>40</td>
<td>40</td>
<td>N/A</td>
<td>N/A</td>
<td>No Shoulder</td>
<td></td>
</tr>
<tr>
<td><strong>Shoulder width &gt; 4 ft.</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 – 6 in.</td>
<td>Yes</td>
<td>200</td>
<td>200</td>
<td>100</td>
<td>100</td>
<td>Shoulder Drop-off</td>
</tr>
<tr>
<td>No</td>
<td>100</td>
<td>100</td>
<td>40</td>
<td>40</td>
<td>No Shoulder</td>
<td></td>
</tr>
<tr>
<td>6 - 24 in.</td>
<td>Yes</td>
<td>100</td>
<td>100</td>
<td>40</td>
<td>40</td>
<td>Shoulder Drop-off</td>
</tr>
<tr>
<td>No</td>
<td>40</td>
<td>40</td>
<td>N/A</td>
<td>N/A</td>
<td>No Shoulder</td>
<td></td>
</tr>
</tbody>
</table>
L. Flagging and Traffic Control. The Contractor shall provide an adequate number of competent flaggers to control traffic when it is necessary to maintain alternating one-way traffic in one lane of a two-lane, two-way roadway, and at all other locations where construction operations, construction vehicles and equipment, and temporary traffic patterns related to the construction operations require positive temporary traffic control for safe, efficient traffic operations. These locations include, but are not limited to, locations where construction traffic enters, exits, or crosses open traffic lanes, locations of temporary stoppage of traffic for work operations, rail crossings, locations requiring slowing of traffic adjacent to work operations, on-ramps with restricted site distance, pedestrian crossings, intersections, and other locations where traffic needs to be alerted to unexpected conditions ahead.

Multiple lane approaches shall be reduced to a single lane prior to a flagger station. Automated flagger assistance devices (AFAD), portable traffic signals, and temporary traffic signals used to control traffic at the Contractor's option in lieu of flaggers shall be at no additional expense to the State.

1. Flagger Training. All flaggers shall be adequately trained in flagging operations by recognized training programs, including the American Traffic Safety Services Association, the National Safety Council, unions, or construction industry associations, or by an individual who holds a current certification as a flagger training instructor from such a program. Prior to the start of flagging operations, the Contractor shall provide to the Engineer a list of certified flaggers to be used in the operation, identifying the source of flagger training for each individual. When requested by the Engineer, flaggers shall demonstrate their competency in flagging procedures. Flaggers not competent in flagging procedures shall be retrained or replaced at once.

2. Flagger Equipment. Flaggers shall wear orange protective helmets and traffic control apparel in accordance with '107-05A. High Visibility Apparel. Flaggers shall be appropriately dressed, including apparel that covers the legs, torso and arms with sleeves a minimum of 4 inches long and appropriate footwear. Immodest or sloppy dress will not be permitted. Flaggers shall be equipped with an emergency air horn to alert workers of errant vehicles or other dangerous situations. Where flaggers are not within sight of each other, each flagger shall be equipped with a communication device, such as portable phone or two-way radio. The communication device shall only be used to communicate with other flaggers, other workers, or supervisor(s) regarding the flagging operations. Where the distance between flaggers is more than ½ mile or where shown in the contract documents, the Contractor shall use pilot cars to lead lines of vehicles through the work zone.

The standard signaling device for flagging operations, where one or more flaggers are controlling a single stream of traffic or two alternating streams of traffic in opposite directions, shall be STOP/SLOW signal paddles. Red signal flags may be used where display of the STOP and SLOW faces in opposite directions may be inappropriate or misleading.

3. Operational Control. Flaggers shall be located in a position clearly visible to, but not in the path of, approaching traffic, with an available escape path to avoid an oncoming errant vehicle. The number of flaggers to be furnished for each operation shall be sufficient to provide safe, efficient flow of vehicle and pedestrian traffic. A spotter is not a flagger, and shall only direct construction vehicles or equipment, and shall not direct traffic in any manner.

Work zones utilizing flaggers shall comply with the Standard Sheet for flagger operation and a Flagger symbol (W20-7) sign shall be provided in advance of each flagger.

For control of alternating one-way traffic, one flagger shall be provided at each end of the one-way section, with additional flaggers provided to control traffic entering the one-way section from intermediate intersections and major commercial driveways. Where the length of the one-
way section is less than 150 feet, the posted speed limit is less than 40 mph, traffic volumes are such that queues do not develop, and sight distances are adequate, the Contractor may request approval from the Engineer to use a single flagger.

For intersection control, at least one flagger shall be provided for each intersection approach. Where traffic speeds and/or volumes are unusually low, and adequate sight distance is available, such that safe operations can be ensured with fewer flaggers, the Contractor may request approval from the Engineer to use fewer flaggers. When flagging at an intersection with a traffic signal, the signal shall be turned off unless directed otherwise by the Engineer.

The Contractor shall provide enhanced flagger stations consisting of a Flag Tree (6F.57) and additional cones at all approaches to flaggers, in accordance with the Standard Sheet, in order to provide effective advanced warning to motorists. Flag Trees shall display a minimum of 3 orange warning flags, with the flags mounted such that the lowest corners of the flags are at a minimum height of 8 feet. On roadways with posted speed limits less than 40 mph, in locations having obstructed traffic flow, such as those having controlled intersections along the approach or approaches, where conditions do not permit placing the devices in a manner that will provide effective advanced warning to motorists, enhanced flagger stations need not be provided.

Flaggers shall be alert at all times, and shall not stand with their backs to approaching traffic. Flaggers shall only direct traffic to stop, to slow or to proceed, using hand signals to supplement the signaling device in accordance with the flagging procedures shown in the MUTCD. Flaggers shall be provided periodic breaks (minimum 15 minutes every 4 hours) throughout the work day, with competent substitutes provided during breaks to maintain continuous coverage of the flagging operation.

A spotter shall be provided at all locations where construction vehicles or equipment must back across or into open travel lanes, sidewalks, or pedestrian walkways. A spotter shall only direct construction vehicles or equipment, and shall not direct traffic in any manner.

For ongoing flagging operations at a specific location, the Contractor may request approval from the Engineer to substitute portable traffic signals in lieu of flaggers.

4. Automated Flagging Assistance Devices (AFAD). AFADs are devices to control traffic through work zones remotely by a single flagger at a central location or at one end of the work zone.

A minimum of 7 calendar days prior to initial deployment of the AFAD system, the Contractor shall submit a traffic control plan to the Engineer, for review and approval, detailing AFAD operation including a list of competent flaggers trained to operate the AFAD. AFADs shall be used only on two-lane two-way or single lane one-way roadways. AFADs shall not be used where there are intersections and/or commercial driveways or where construction operations within the controlled highway segment frequently disrupt traffic flow. Appropriate flagger apparel and equipment shall be maintained near each AFAD to facilitate flagging in the event of a malfunction or operational need due to frequent disruptions of traffic flow. The Contractor shall immediately provide traffic control with flaggers if an AFAD malfunctions; fails to properly or adequately control traffic; creates congestion, queues or gridlock which cannot be remedied by timely on-site adjustments to the signal operation; or is otherwise inadequate.

A competent flagger, who has been trained on the operation of the AFAD, shall operate and not leave the AFAD(s) unattended at any time. The flagger shall have an unobstructed view of the AFAD(s) and approaching traffic in both directions at all times. The distance between AFADs shall not exceed ½ mile. Work zones utilizing AFADs shall comply with the Standard Sheet for flagger operation on a 2-lane 2-way roadway, where the AFAD is used in lieu of a flagger and a BE PREPARED TO STOP sign (W3-4) is to be used in lieu of the Flagger symbol sign. Red/Yellow lens AFAD shall have a STOP HERE ON RED (R10-6) sign installed on the right-hand shoulder at least 8 ft in advance of the AFAD where vehicles are expected to stop.
A portable traffic signal may be used, at the Contractor’s option, as an AFAD. A Signal Ahead symbol (W3-3) sign shall replace the Flagger symbol sign. An 18 inch wide removable stop line with a STOP HERE ON RED (R10-6) sign shall be installed at intended stopping point. The Engineer may waive the requirement for a stop line if the roadway is unpaved or it is otherwise impractical to install a stop line and the STOP HERE ON RED sign is in place.

When the work no longer necessitates use of the AFAD or portable traffic signal, the units shall be removed or turned off and moved out of view from the traveled way.

M. Maintain Existing Mailboxes. The Contractor shall not move any mailbox which contains mail. The Contractor will advise the owner to remove mail before the box is moved. Mailboxes shall be mounted, either permanently or temporarily, on a post. Before acceptance of the work, any mailbox which has been disturbed or moved shall be restored by the Contractor at a location consistent with the requirements of the U.S. Postal Service and the contract documents.

N. Contract Site Patrol. The Contractor shall provide adequate personnel and supervision to conduct operations and patrol the contract site to ensure that conditions are adequate for public safety and convenience at all times. The Contractor shall patrol the site as often as necessary during working and non-working hours to adjust and maintain signs, channelizing devices, and other traffic control devices and safety features.

619-3.03 Basic Work Zone Traffic Control (Daily Operations). The Contractor shall control traffic in accordance with §619-3.02 Basic Work Zone Traffic Control paragraphs A. Surface Condition; C. Maintain Public Access; D. Maintain Existing Roadside Signs; F. Construction Vehicles; G. Barrier/Shadow Vehicles; H. Construction Signs; I. Arrow Panels; J. Channelizing Devices; L. Flagging; M. Maintaining Existing Mailboxes; and O. Portable Traffic Signals so that a person who has no knowledge of conditions may safely and with a minimum of discomfort and inconvenience drive, ride, or walk, during the day or at night, over all or any portion of the highway and/or structure under construction where traffic is to be maintained. The Contractor will not be required to repair or maintain the roadway except to repair any damages resulting from its operations.

The Contractor shall cease operations and clear the traveled way, shoulders, and clear zones of all obstructions including traffic control devices, construction equipment, and materials at the end of each work shift.

619-3.04 Temporary Business Signs. The Contractor shall provide temporary business signs (NYI8-4) mounted on temporary sign supports to identify business entrances in accordance with the contract documents. Entrances shall be identified by only a single sign. Temporary business signs shall be mounted at a minimum height of 7 feet, and at a location that will guide traffic seeking access to the business, but where they will not interfere with traffic flow or other traffic control devices.

619-3.05 Covering or Removal of Pavement Markings. The Contractor shall remove or cover existing permanent pavement markings, interim pavement markings and temporary pavement markings, as indicated in the contract documents or directed by the Engineer, to accommodate traffic pattern changes by covering the markings with preformed removable pavement marking masking tape, or by removing the markings. Masking tape shall be placed in blocks to prevent the underlying shape of pavement marking symbols or letters from being confused with existing markings.

The Contractor shall remove or cover existing permanent pavement markings, interim pavement markings and temporary pavement markings, as indicated in the contract documents or directed by the Engineer, to accommodate traffic pattern changes by covering the markings with preformed removable pavement marking masking tape, or by removing the markings. Masking tape shall be placed in blocks to prevent
A. Removal of Pavement Markings. The removal method will be at the Contractor’s option, subject to its ability to achieve satisfactory results. Removal shall be completed prior to the installation of temporary pavement markings or interim pavement markings. Grinding to remove pavement markings will typically remove 1/8 to ¼ inch of pavement surface. Prior to installation, the existing marking and adjacent pavement shall be cleaned of debris by compressed air or sweeping.

B. Masking Pavement Markings. Removable pavement marking masking tape shall be installed in accordance with the manufacturer’s written instructions. Prior to installation, the existing pavement marking and adjacent pavement shall be cleaned by compressed air, sweeping, or other means adequate to remove debris, but that does not result in damage to the existing pavement marking. The width of the removable pavement marking masking tape shall be sufficient to completely cover the existing pavement marking.

The masking tape shall firmly adhere to the entire length and width of the existing pavement marking to be covered. The Contractor shall maintain the tape for the duration of its use. Any tape that is loosened, removed, or that fails to retain its original matte finish, or that for any other reason fails to obliterate the existing pavement marking shall be replaced immediately, at no additional expense to the State.

When the covered pavement markings are to be restored to service, masking tape shall be removed. Temporary adhesive residues will be allowed to remain, providing that the existing pavement marking visibility is not impaired.

Any damage to the existing pavement markings or to the pavement surface that results from the removal of the masking tape shall be repaired at no additional cost to the State. If the existing marking cannot be repaired satisfactorily, the Contractor shall remove damaged pavement markings completely and/or replace the pavement section at no additional cost to the State.

619-3.06 Temporary Pavement Markings. The Contractor shall install and maintain temporary pavement markings in accordance with the contract documents, using patterns and colors shown in the MUTCD to establish temporary traffic pattern(s) during construction on any pavement, including milled or grooved surface, resurfaced, new pavement, or other paved surface without pavement markings, for a maximum of 14 calendar days.

Within 14 calendar days after placement, the Contractor shall either (1) install the succeeding pavement course or (2) install the remaining temporary pavement markings including edge lines, stop bars, and simple crosswalks, with no hatching. Pavements which will be open to traffic shall be properly marked before being opened, before nightfall, or before the end of the work day, whichever is soonest, except areas that are open during the work shift and delineated with channelizing devices or flaggers.

Traffic paint need not be removed before placing a subsequent course. Removable pavement tape, removable wet-night reflective tape, temporary overlay markers and removable raised pavement markers shall be removed before placing a subsequent course at no additional cost to the State.

Temporary pavement marking stripes shall be a minimum of 4 inches in width. Temporary pavement markings shall be applied to a clean, dry pavement in accordance with the manufacturer’s recommendations. Hatch lines and symbols will not be required as temporary pavement markings unless required by the contract documents.

Traffic paint pavement markings shall be applied at a minimum wet film thickness of 20 mil, immediately followed by an application of glass beads, at a rate of 6 lb/gal of paint.

Where specified, removable raised pavement markers shall be used to supplement line pavement markings. The raised markers shall not be a substitute for line pavement markings, letters or symbols. Removable raised pavement markers spaced every 5 feet may be used to supplement line pavement
markings. Two removable raised pavement markers spaced at each end of the 2 foot marking may be used to supplement a 2 foot broken line pavement marking.

If unanticipated weather or other conditions prevent the application of temporary pavement markings, the Contractor shall apply 2 foot removable pavement tape markings or temporary overlay markers at 40 foot spaces at no additional cost to the State, for a maximum of 3 days until such time as temporary pavement markings may be applied, or the next pavement course is installed.

The Contractor shall install and maintain temporary pavement markings in accordance with the contract documents, using patterns and colors shown in the MUTCD to establish temporary traffic pattern(s) during construction on any pavement, including milled or grooved surface, resurfaced, new pavement, or other paved surface without pavement markings, for a maximum of 14 calendar days. Within 14 calendar days after placement, the Contractor shall either (1) install the succeeding pavement course or (2) install the remaining temporary pavement markings including edge lines, stop bars, and simple crosswalks, with no hatching. Pavements which will be open to traffic shall be properly marked before being opened, before nightfall, or before the end of the work day, whichever is soonest, except areas that are open during the work shift and delineated with channelizing devices or flaggers. Traffic paint need not be removed before placing a subsequent course. Removable pavement tape, removable wet night reflective tape, temporary overlay markers and removable raised pavement markers shall be removed before placing a subsequent course at no additional cost to the State.

Temporary pavement marking stripes shall be a minimum of 3 inches in width. Temporary pavement marking stripes for freeways, expressways, and for full barrier lines in no passing zones on two lane two way highways shall be a minimum of 4 inches in width. Temporary pavement markings shall be applied to a clean, dry pavement in accordance with the manufacturer’s recommendations. Hatch lines and symbols will not be required as temporary pavement markings unless required by the contract documents.

Traffic paint pavement markings shall be applied at a minimum wet film thickness of 20 mil, immediately followed by an application of glass beads, at a rate of 6 lb/gal of paint.

Where specified, removable raised pavement markers shall be used to supplement line pavement markings. The raised markers shall not be a substitute for line pavement markings, letters or symbols. Removable raised pavement markers spaced every 5 feet may be used to supplement line pavement markings. Two removable raised pavement markers spaced at each end of the 2 foot marking may be used to supplement a 2 foot broken line pavement marking.

If unanticipated weather or other conditions prevent the application of temporary pavement markings, the Contractor shall apply 2 foot removable pavement tape markings or temporary overlay markers at 40 foot spaces at no additional cost to the State, for a maximum of 3 days until such time as temporary pavement markings may be applied, or the next pavement course is installed.

A. Divided Highways. On freeways, expressways and parkways, the Contractor shall install broken lines a minimum of 2 feet long at 40 foot spacing to separate traffic lanes in the same direction. The Contractor shall install solid edge lines for a minimum of 100 feet on either side of the apex of a gore.

B. Undivided Multilane Highways. On three or more lane highways, and two or more lane highways with center two way left turn lanes, the Contractor shall install white broken lines a minimum of 2 feet long at 40 foot spacing to separate traffic flows in the same direction, and partial barrier or full barrier centerline to separate traffic flows in opposite directions.

C. Two-Lane, Two-Way Highways. For two-lane, two-way highways, the Contractor shall install a temporary pavement markings consisting of full barrier centerline markings in no passing zones and 2 foot broken line markings at 40 foot spacing in passing zones.

Two-lane, two-way highways may for a maximum of 3 days have the centerline marked with yellow 2 foot by 4 inch removable pavement tape or yellow temporary overlay markers at 40 foot
spaces with NO CENTER STRIPE (W8-12) signs and DO NOT PASS (R4-1) signs at no additional cost to the State. A NO CENTER STRIPE sign shall be installed in advance of the area marked with yellow 2 foot removable pavement tape markings or temporary overlay markers, as well as after major intersections and after major traffic generators within the area marked with the removable pavement tape markings or temporary overlay markings. A DO NOT PASS sign shall be installed within 100 feet of the beginning of the area with the removable pavement tape markings or temporary overlay markers, and a second DO NOT PASS sign shall be installed within 1,100 feet of the first DO NOT PASS sign and subsequent DO NOT PASS sign(s) shall not exceed 3,000 feet spacing. On an approach without centerline pavement markings where passing will not be permitted, a black on orange NO PASSING ZONE (W14-3) pennant shaped sign shall be installed on that approach. Full barrier, partial barrier or broken line temporary centerline pavement markings shall be placed within three calendar days.

619-3.07 Interim Pavement Markings. The Contractor shall install and maintain interim pavement markings in accordance with the contract documents, to establish a construction traffic pattern or diversion during a construction phase or season, for a maximum of one year. After a winter season, interim pavement markings which are illegible shall be reapplied, if necessary, and for which additional payment will be made. Interim pavement marking stripes shall be 4 inches or 6 inches in width, to match preconstruction conditions. Epoxy pavement markings should not be applied to existing pavement that will not be replaced or overlaid, in order to prevent conflicting and/or confusing guidance to motorists. Any marking material that fails to provide both satisfactory daytime and nighttime visibility upon installation shall be replaced by the Contractor at no additional cost to the State.

A. Installation. Interim pavement markings shall be applied to a clean, dry pavement in accordance with the manufacturer’s recommendations. Interim pavement markings on roadways open to traffic shall be applied in the direction of traffic. Traffic paint and epoxy paint pavement markings shall be applied at a minimum wet film thickness of 20 mils, immediately followed by an application of glass beads at a rate of 6 lb/gal of paint.

Painted markings may be supplemented with removable raised pavement markers. Removable raised pavement markers shall be spaced at 5 feet to supplement a solid line, and 4 markers spaced shall be used to supplement a 10 foot segment of broken line. When used to supplement a solid or broken line, markers shall be spaced a maximum of 80 feet on tangents and a maximum of 40 feet for curves with a radius less than 2,800 feet. Removable raised pavement markers shall not be used alone to simulate interim pavement markings.

B. Maintenance/Replacement. Traffic paint or removable tape shall be replaced upon (1) abrasion of the line such that more than 10 percent of the underlying pavement is visible within any 300 feet segment of line or (2) loss of more than 2 consecutive skip lines or (3) loss of more than 50 feet of continuous line or (4) failure of any line to be clearly visible at night under low-beam headlamp illumination when viewed from a distance of 200 feet.

Missing removable raised pavement markers shall be replaced upon (1) loss of more than 10 percent of the markers within a 300 feet long segment of line or (2) loss of more than 3 consecutive markers or (3) failure of any line to be clearly visible at night under low-beam headlamp illumination when viewed from a distance of 200 feet.

The Contractor will not be responsible for damage or loss caused by snowplowing. In the event that such pavement markings are damaged or lost, the Engineer will determine whether to replace the lost pavement markings in kind or with other marking materials. Separate payment will be made for pavement markings replaced, or installed due to damage or loss caused by snowplowing.

619-3.08 Temporary Rumble Strips. The Contractor shall install temporary rumble strips in three sets of 6-strip patterns with 10 foot between individual strips. The type of strip installed will be at the
Contractor’s option, except that sawcut or milled-in strips shall not be installed on new top course surfaces or existing surfaces that will not be paved over. Where there is no usable shoulder, or the shoulder is less than 3 feet wide, the rumble strips should be ended 3 feet short of the edge of usable pavement. On curbed roadways, rumble strips should end a minimum of 3 feet from the curb in order not to interfere with drainage. Rumble strips shall typically be placed in advance of each of the last three long-term advance warning signs such that drivers are alerted in time to see and read the signs. Rumble strips will typically be installed for a minimum of one week.

A. Raised Asphalt Rumble Strips. The roadway surface on which the rumble strips are to be attached shall be dry, free of surface contaminants such as dust or oil, and thoroughly swept with a stiff broom. The surface temperature of the pavement shall be 45°F or greater unless otherwise authorized by the Engineer. The pavement surface shall be cleaned with compressed air just prior to tack coating and subsequent installation of the rumble strips. The strips shall be formed using a rumble strip paver (drag box) pulled transversely across the pavement, or by hand placement between forms fixed to the pavement. If forms are used, they shall be removed prior to compaction of the asphalt mixture. Compaction shall be accomplished using a plate tamper or a static roller. Raised asphalt rumble strips shall have a width of 6 to 9 inches, measured in the direction of traffic, and have a final compacted thickness of 3/8 inch ± 1/8 inch.

B. Raised Removable Tape Rumble Strips. Raised removable tape rumble strips shall be formed by applying one or more layers of removable preformed pavement marking masking tape. The tape shall be applied to a clean, dry pavement surface in accordance with the manufacturer’s recommendations. The pavement surface shall be swept or cleaned with compressed air just prior to application of the tape.

C. Raised, Preformed Rumble Strips. Raised preformed rumble strips shall be applied to a clean, dry pavement surface in accordance with the manufacturer’s recommendations. The pavement surface shall be swept or cleaned with compressed air just prior to application of the strip.

D. Saw-cut Rumble Strips. Saw-cut rumble strips shall be saw cut into existing pavement using wet cutting methods. The blade or blades shall be of such configuration that the desired dimensions of the saw cut can be made with one pass. No spacers between blades will be allowed.

Before a travel lane with saw-cut rumble strips is reopened to traffic, the pavement shall be cleaned by sweeping, flushing, or with a stream of compressed air. Sawing slurry from the wet-sawing process shall be flushed from the pavement surface immediately.

E. Milled-in Rumble Strips. Milled-in rumble strips shall be milled into existing pavement using a rotary-type cutting head with a maximum nominal outside diameter of 24 inches. The cutting head shall be on its own suspension system, independent from that of the power unit, to allow the head to align itself with the slope of the pavement and/or any irregularities in the pavement surface. The pattern of cutting tips on the head shall be arranged to produce a relatively smooth cut with no more than 3/32 inches between peaks and valleys. Prior to beginning work, the Contractor shall demonstrate to the Engineer the ability to achieve the desired surface without tearing or snagging the pavement.

Before a travel lane with milled-in rumble strips is reopened to traffic, the pavement shall be cleaned by sweeping, flushing, or with a stream of compressed air.

F. Removing Temporary Rumble Strips. The Contractor shall either completely remove raised rumble strips from the pavement or fill in the depressions from saw-cut or milled-in rumble strips prior to the start of the winter plowing season, prior to the placement of successive pavement...
courses, or as directed by the Engineer. Any damage to the pavement surface resulting from the
removal of raised rumble strips shall be repaired at no additional cost to the State.

Rumble strip depressions shall be filled in with hot mix asphalt. Before they are filled, the
depressions shall be cleaned by sweeping, flushing, or with a stream of compressed air, and coated
with Asphalt Emulsion Tack Coat. The rumble strips shall be overfilled slightly and compacted using
a plate tamper or static roller so that the final compacted surface is flush with the existing pavement.

619-3.09 Interim Tubular Markers. The Contractor shall install interim tubular markers in
accordance with the contract documents. The Contractor shall attach interim tubular markers to the
pavement in a manner that prevents them from being moved or dislodged by traffic. Interim tubular
markers shall be installed on pavement that has been cleaned to remove pavement markings, oil, dirt, or
other debris or substances that may interfere with a proper bond. Attachment to the pavement shall be by
mechanical fastener or by adhesive, in accordance with the manufacturer’s recommendations. Bonding
agents shall be of sufficient amount or size to ensure proper bonding of the base to the pavement.

Interim tubular markers removed or damaged by the Contractor’s operations or by traffic shall be
replaced immediately, so that positive separation is maintained between opposing lanes of traffic at all
times. Damaged reflective sheeting on interim tubular markers shall be replaced before nightfall as
necessary to maintain adequate visibility of the markers. In cases where only isolated individual markers
are lost or damaged, and adequate visibility is maintained by the remaining markers, replacement will not
be required until more than 3 consecutive markers, or 25 percent of all markers within 1/2 mile have been
damaged or lost. The replacement of markers damaged or lost by traffic, where the Contractor has
demonstrated reasonable effort to collect the costs from the person(s) responsible for damage will be
considered extra work.

619-3.10 Portable Variable-Message Signs (PVMS). The Contractor shall provide, operate and
maintain PVMSs for the duration of the contract until the progress of work no longer requires their use.
The contractor shall relocate or reorient PVMSs with a pay unit of each, if necessary, up to four (4) times
per year as conditions dictate, at no additional cost to the State. The message to be displayed shall be as
required by the contract documents and may change on a daily basis or more frequently as conditions
dictate. PVMS with a pay unit of each shall be made available to the Regional Transportation
Management Center for emergency incident management within the contract limits.

If the contract requires a NTCIP compliant PVMS the Contractor shall provide the EIC with the
model, manufacture date and manufacturer of the NTCIP compliant PVMS the Contractor plans to use
from the Approved List. Prior to acceptance of the NTCIP compliant PVMS the Contractor shall allow
the Regional Transportation Management Center (TMC) to conduct operations and communications tests
on one or more samples of the NTCIP compliant PVMS supplied by the Contractor. The testing will be
used to determine if the proposed PVMS meets the TMC’s operational requirements by demonstrating
remote communications to and from the TMC using NTCIP compliant operating software.

The Contractor shall provide, operate, and maintain PVMSs with pay units of weeks at the general
location and duration stated in the contract documents. The message to be displayed shall be as required
by the contract documents or as directed by the Engineer.

When in use, PVMS shall be placed so that the base of the message panel is at least 7 feet above the
adjacent pavement surface and aligned to provide optimum viewing by approaching motorists.

The Contractor shall supply the Engineer with an accurate log of the text of all messages and times
messages were displayed monthly, not later than the 15th of the following month. The log of messages
may be either a listing in a manual register or printouts from the control software. The Contractor shall
inform the Engineer of PVMS locations and update as they are relocated and removed.

PVMS with Cellular Communications Option shall have cellular telephone service provided by the
Contractor. The Contractor shall supply the Engineer with a copy of control software a minimum of 14
calendar days prior to installation of the first unit.
619-3.11 Type III Construction Barricades. Type III construction barricades shall be installed at all locations where a highway, bridge, ramp, or other segment of the roadway is closed to traffic. Type III construction barricades shall be maintained upright, in proper alignment and orientation. If ballast is used to maintain alignment and position of the barricade, it shall consist of dry sand contained in a closed waterproof bag, and shall be placed at ground level.

Barricade rails shall be oriented such that the stripes slope downward toward the side on which traffic is to pass. If traffic may pass to either side, adjacent barricades shall be arranged such that the stripes slope downward toward each side starting at the center. Where no passage is intended or permitted, the stripes shall slope downward toward the center of the barricade or barricades.

At night, each Type III construction barricade used to close a roadway, a segment of a roadway or a sidewalk shall be equipped with one flashing warning light.

619-3.12 Temporary Concrete Barrier. The Engineer will inspect temporary concrete barrier segments upon delivery to the contract. Any barrier segment having damage and/or defects in the concrete and/or joint connections will be rejected if the performance of the barrier may be affected.

Temporary concrete barrier segments shall be fastened together with connection keys to form a continuous string. When joined together, the barrier segments shall form a smooth and continuous barrier. Any segments damaged or misaligned shall be corrected or replaced.

Tapered end sections shall not be used in traversable medians, gores, and other areas where impacts on a tapered end section could allow vehicles to penetrate into opposing or adjacent lanes of traffic. Where the posted speed limit is 45 mph or higher, a temporary impact attenuator or temporary sand barrel array shall be provided on approach ends of temporary concrete barrier when the offset from the edge of the traveled way to end of the barrier is less than 12 feet, and will be paid for separately.

Temporary delineation shall be provided with each segment of temporary concrete barrier in accordance with the Standard Sheet. When temporary glare screen is attached to the barrier, temporary delineation shall be mounted such that its visibility is not blocked by the glare screen.

Where space is available, approach ends of the barrier string shall be flared away from the traveled way at the taper rate shown in Table 619-5 Flare Rates for Positive Barrier and terminated in a tapered end section, embedded in a slope, or otherwise protected against impact by errant vehicles.

The Contractor shall install unpinned temporary concrete barrier where indicated in the contract documents, with one segment at either end of the string pinned using a minimum of four pins on the construction, or non-traffic side, and with the segment immediately adjacent to the pinned segment, towards the center of the string, pinned using two pins on the construction side. Where pins extend above the top surface of the barrier anchor recess, they shall be capped.

The Contractor shall install pinned temporary concrete barrier where indicated in the contract documents, with each segment pinned with a minimum of 4 pins on the construction, or non-traffic side, in order to reduce movement of temporary concrete barrier on structures and in other locations where limited deflection is desired. Where an unpinned portion of a barrier string is connected to a pinned string in the direction of approaching traffic, the barrier segment immediately prior to the pinned segment shall be pinned using two pins on the construction side.

<table>
<thead>
<tr>
<th>TABLE 619-5 FLARE RATES FOR POSITIVE BARRIER</th>
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<tbody>
<tr>
<td>POSTED PRECONSTRUCTION SPEED LIMIT (mph)</td>
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<tr>
<td>TEMPORARY CONCRETE BARRIER</td>
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<td>BOX BEAM OR HEAVY POST CORRUGATED BEAM</td>
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<tr>
<th>TABLE 619-6 GUIDE RAIL AND TEMPORARY CONCRETE BARRIER STANDARD* DEFLECTION DISTANCES</th>
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<tr>
<td>BARRIER TYPE</td>
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NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
### Table

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<th>DISTANCES (ft)</th>
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<td>(WEAK POST)</td>
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* Note: Standard Deflection is caused by a 4400 lb test vehicle traveling 62mph impacting the barrier at a 25° angle.

** Note: MASH Standard Deflection caused by 5000 lb test vehicle traveling 62mph impacting the barrier at a 25° angle.

The Contractor shall install temporary concrete barrier stiffened with box beam where indicated in the contract documents, in accordance with the Standard Sheet, in order to reduce deflection of temporary concrete barrier on structures and in other locations where limited deflection is desired. Temporary concrete barrier stiffened with box beam shall be installed at least 50 feet prior to, be continuous through, and extend at least 50 feet beyond the area requiring limited deflection wherever practicable. Where space limits extending the string of barrier stiffened with box beam, one segment at either end of the string shall be pinned with 4 pins on the construction, or non-traffic, side and the segment immediately adjacent to the pinned segment, towards the center of the string, shall be pinned using a minimum of two pins on the construction side.

The Contractor shall install pinned temporary concrete barrier stiffened with box beam where indicated in the contract documents, with each segment pinned with a minimum of 4 pins, on the construction, or non-traffic side, side.

Pins shall have the following minimum pin embedment lengths:
- Bridge Decks and Cement Concrete Pavement 5 in.
- Flexible Pavement 18 in.
- Unpaved Areas 30 in.

After removal of the barrier, holes created in the surface to pin the barrier shall be filled, unless that area will be further disturbed. Holes in flexible pavement or unpaved areas shall be filled with material consistent with the subbase, base and surface material. Holes in portland cement concrete pavement or...
structural decks shall be filled with material meeting the requirements of §701-05 Concrete Grout Material or §721-03 Epoxy Polysulfide Grout.

A. Barrier Without Warning Lights. Where warning lights for temporary concrete barrier are not required, the Contractor shall provide and maintain delineation on the temporary concrete barrier. The delineation shall be maintained visible and free of dirt and snow, including during shutdown periods. The maximum spacing of delineation shall be 20 feet.

B. Barrier With Warning Lights. Type C warning lights shall be provided on temporary concrete barrier with warning lights. The maximum spacing of warning lights shall be 40 feet in tangents and 20 feet in curves with radii less than 2,800 feet. Warning lights shall be attached to the barrier so that the lights remain securely in place and so that the attachment minimizes damage to the barrier.

   All warning lights shall be kept clean, properly aligned and in operating condition. Batteries shall be replaced as necessary to maintain adequate visibility of the warning lights at night.

   Where channelizing devices with Type A flashing warning lights are not provided immediately preceding a run of barrier to be marked with warning lights, the first warning light on that run of barrier shall be a Type A warning light.

619-3.13 Temporary Glare Screen. Temporary glare screen shall be installed in accordance with the manufacturer’s instructions. All components of the glare screen shall be maintained in a safe and functional condition. Damaged components shall be repaired or replaced.

   If blades are utilized, the blades shall be spaced and angled to provide approximately a 22E headlight cutoff angle. The screen shall not overhang the face of the barrier and shall not cover delineation or lights. The screen shall be kept plumb and properly positioned on the barrier, with reflectorization securely affixed to the screen. Cleaning of the reflectorization shall be by a method that does not damage the paddles, reflectorization or barrier, and is not hazardous to traffic.

   The Contractor shall remove and dispose of the temporary glare screen upon completion of the contract or when it is no longer required. Upon removal of the temporary glare screen, there shall be no protrusions remaining on the top face of the barrier. Bolt holes or other damage to permanent barrier from glare screen installation shall be repaired by the Contractor at no additional cost to the State.

619-3.14 Temporary Impact Attenuator. The Contractor shall install temporary impact attenuators in accordance with the contract documents, the manufacturer’s instructions and materials details. The Contractor shall provide the Engineer a copy of the manufacturer’s materials details and installation instructions a minimum of 7 calendar days prior to use, to allow verification of the attenuator supplied and proper installation. The selection of the manufacturer and model of temporary impact attenuator shall be at the Contractor’s option, provided the attenuator supplied is of the type indicated, gating or redirective; shields the hazard; and fits in the location without encroachment into travel lanes or required offsets.

   The Contractor shall maintain temporary impact attenuators for continuous operation. If an attenuator is out of operation, the Contractor shall immediately mark the hazard with drums, vertical panels and or extra tall cones until repairs are made or a new attenuator is installed. The Contractor shall promptly begin repairs to damaged attenuators, and shall complete repairs to a damaged attenuator or mitigate the hazard within 1 work day. Attenuators damaged beyond repair shall be replaced within 3 work days.

   When temporary impact attenuators are removed or moved to another location, the Contractor shall restore the location to match the surrounding area.

619-3.15 Temporary Sand Barrel Arrays. The Contractor shall install sand barrel arrays in accordance with the patterns shown on the Standard Sheet or a NCHRP 350 approved pattern and fill the
barrels with sand to provide the desired module weight, plus or minus 5 percent. Units that will be in use between November 1 and March 31 shall have sodium chloride, as dry rock salt, equal to 3% - 5% by weight of the sand, thoroughly mixed into the sand to prevent freezing. The sand shall be placed in the modules loose, not in bags or sacks. If the contract documents indicate that the site necessitates securing of the modules, the work shall be performed as recommended by the manufacturer.

The Contractor shall maintain sand barrel arrays for continuous 24 hour operation. If an array is out of operation, the Contractor shall immediately mark the hazard with drums, vertical panels and or extra tall cones until repairs are made or new module(s) are installed. The Contractor shall promptly begin repairs to damaged arrays, and shall complete repairs to a damaged array or mitigate the hazard within one work day.

619-3.16 Vehicle Arresting Barrier (VAB). Vehicle arresting barriers (VAB) shall be installed in accordance with the contract documents and the manufacturer's instructions and materials details. The Contractor shall provide the Engineer a copy of the manufacturer's materials details and installation instructions a minimum of 5 work days prior to use, to allow verification of the barrier supplied and proper installation. The deceleration area behind the VAB shall be kept clear of workers, vehicles or stored materials. The Contractor shall provide for periodic surveillance of each VAB by workers or by electronic device.

The Contractor shall maintain vehicle arresting barrier for continuous operation. If a barrier is out of operation, the entire barrier shall be restored within 4 hours after the incident, or prior to the next shift the barrier will be used. No work may be progressed in an unprotected area, and the hazard shall be eliminated or minimized, until restorations have been completed.

The VAB, except anchorages, shall be dismantled and removed prior to reopening the road to traffic. After the last day of use, if directed by the Engineer, temporary anchorages shall be removed and disturbed areas shall be restored to match the surrounding area.

619-3.17 Maintain or Modify Traffic Signal Equipment. Traffic signals shall be maintained in proper operation, including the maintenance of all features of the traffic signal operation in effect and operating at the time any work begins on the contract. Traffic-actuated phases shall remain actuated, and signals operating within signal systems shall remain coordinated with the remainder of the system unless otherwise approved by the Engineer. Except for emergencies, no changes in the signal operation or timing shall be made without prior approval by the Engineer. If emergency conditions dictate a change in the operation, the Engineer shall be notified by the start of the next work day. Unless otherwise approved by the Engineer, an altered signal operation must be returned to the original signal operation within 24 hours.

The Contractor shall maintain in operation all equipment including signal heads, supports, cable, wiring, span-wire-mounted signing, controllers, master controllers, detector systems, conflict and current monitors, relays, switch packs, and all other accessory and necessary equipment. Maintenance shall also include the repair and replacement of existing detector loops, paid for separately.

The Contractor shall have capable traffic signal repair personnel on call 24 hours a day, seven days a week, and shall provide to the Engineer a single telephone number for contacting them. If for any reason a signal is not functioning properly, the Contractor shall commence work on the signal within 2 hours of notification. If directed by the Engineer, the Contractor shall notify the appropriate police agency for traffic control operations. If the police agency cannot or will not provide traffic control, the Contractor shall provide flaggers at locations specified by the Engineer within the 2-hour time period. The Contractor shall continue the flagger services until the signal is in proper operation. A flagger warning (W20-7 or W20-7a) sign shall be used on all approaches to an intersection controlled by flaggers.

If the malfunction is in the equipment supplied by the State, due to an area wide power outage, or due to a localized power outage beyond the Contractor’s control, the Contractor shall notify the Engineer and, if directed by the Engineer, provide flaggers until the malfunction is corrected or State personnel take over. Such flagging operations in excess of 4 hours for the first call and for any subsequent call will be considered extra work.
The Contractor shall provide the Engineer, on a monthly basis, with a record of all maintenance calls received and responded to, as well as a record of all corrective action taken by the Contractor.

**A. Requirement A.** The Contractor shall maintain in proper operation the indicated existing, relocated, modified, and newly installed signals in accordance with the contract documents. If such signals are to be removed, the Contractor shall be responsible for operation and maintenance until the signals are removed. The Contractor shall be responsible for their continuous operation except for reasonable shutdown periods authorized by the Engineer during relocation and transfer operations.

**B. Requirement B.** The State shall assume operation and maintenance responsibility for the signal from the Contractor following successful completion by the Contractor of the installation/modification testing as required by Section 680 Traffic Signals. The six month warranty/guarantee period shall be measured from the day the State assumes maintenance responsibility.

**C. Requirement C.** At relocated, modified or newly installed signals, the Department will assume responsibility for the following items after successful testing as required by Section 680 Traffic Signals has been completed. Assumption of the below listed responsibilities by the State will not relieve the Contractor of the responsibility for operation and maintenance of the signal. At existing microcomputer controlled traffic signals, the Department will be responsible for the following items:

1. Supply and maintenance of the microcomputer assembly and software.
2. Programming of the microcomputer furnished by the State.
3. Operation or timing changes directed by the Engineer.
4. Normal (no abuse or vandalism) equipment failures of existing, relocated, modified or new traffic signal equipment furnished by the State.

**D. Modify Traffic Signal Equipment.** Where the Contractor is required to temporarily modify or relocate existing traffic signals because of construction operations, all existing equipment, fittings, wire, cable, conduit, and related materials shall be reinstalled and extended where necessary. Temporary timber poles, guys, and related material shall be furnished and installed where necessary.

**619-3.18 Temporary Traffic Signals.** The Contractor shall install temporary traffic signals in accordance with the contract documents and the MUTCD. The Contractor shall maintain traffic signal systems, including traffic detectors, in proper operation until approved removal, and be responsible for its continuous 24-hour operation except for reasonable shutdown during relocation and transfer operations. Substitution of temporary traffic signals for flaggers shall be at no additional cost to the State.

If for any reason a signal does not function as required, the Contractor shall commence repair work on this signal within 2 hours after notification of a malfunction. In the event flashing operation occurs, all signal faces shall show flashing red indications. Flashing operation of a signal is considered a malfunction. The Contractor shall provide an adequate number of flaggers to control traffic at each malfunctioning traffic signal, in accordance with 1619-3.02L. Flagging and Traffic Control until the signal is restored to proper operation.

If the malfunction is due to an area wide power outage or due to a localized power outage beyond the Contractor’s control, the Contractor shall notify the Engineer and, if directed by the Engineer, provide flaggers until the malfunction is corrected or State personnel take over. Flagging operations in excess of 4 hours for the first maintenance call shall be paid for as extra work.

**619-3.19 Nighttime Operations.** Work occurring after sunset and before sunrise will be considered nighttime operations. All workers involved in nighttime operations shall wear protective helmets and nighttime apparel in accordance with §107-05A. High Visibility Apparel at all times.

Vehicles operating on the pavement of a closed roadway or travel lane shall display four-way flashers or rotating amber beacons at all times. Vehicles using headlights, except for rollers and vehicles retrieving
channelizing devices, shall travel facing in the same direction as adjacent traffic in order to avoid glare and confusion to drivers.

The Contractor shall meet the following additional requirements for work zone traffic control during nighttime operations.

A. Nighttime Operations and Lighting Plan. Thirty days prior to the start of nighttime operations, the Contractor shall submit a written Nighttime Operations and Lighting Plan to the Engineer for approval. The plan shall detail all aspects of the traffic control setup, the functions, responsibilities and identities of the nighttime traffic control competent person and other details as necessary. It shall include a contingency plan identifying foreseeable problems and emergencies that may arise, and the approach that will be used to address them. This plan shall be revised and updated by the Contractor as necessary during the progress of the work to accommodate conditions on the contract.

The Contractor shall submit a Nighttime Operations and Lighting Plan to the Engineer, at a scale and printed size similar to the contract plans and appropriate to adequately describe the work, including the following:

- Layout showing location of light towers, including typical spacing, lateral placement and mounting height, and clearly show the location of all lights necessary for all work to be done at night.
- Description of light towers to be used and electrical power source.
- Specific technical details on all lighting equipment, including brand names, model numbers, power rating and photometric data.
- Details of any hoods, louvers, shields or other means to be used to control glare.
- Attachment and mounting details for lights to be attached to equipment.
- Lighting calculations confirming that the illumination requirements will be met by the layout.

The Contractor shall maintain a supply of emergency flares for use in the event of unanticipated situations such as traffic accidents, equipment breakdowns, failure of lighting equipment, etc.

B. Lighting for Nighttime Operations. Prior to the first night of nighttime operations, the Contractor shall set up and operate the lighting equipment at night as a trial run to demonstrate its ability to establish a safe, properly illuminated, nighttime operation. The Contractor shall furnish the Engineer with a photometer, capable of measuring the level of illumination, for use as necessary to check the adequacy of illumination throughout nighttime operations.

1. Equipment. The Contractor shall supply all lighting equipment required to provide a work zone safe for the workers and traffic. Material and/or equipment shall be in good operating condition and in compliance with applicable safety and design codes.

   a. Light Towers. Light towers shall be provided as a primary means of illumination, and shall provide Level I illumination throughout the work space. They may be supplemented to the extent necessary by lighting fixtures mounted on construction equipment to provide Level II or Level III illumination where required for paving, milling and similar moving operations. Light towers shall be sturdy and free-standing without the aid of guy wires or bracing, and shall be capable of being moved as necessary to keep pace with construction operations. Light towers shall be positioned to minimize the risk of being impacted by traffic on the roadway or by construction traffic or equipment.

   b. Light Towers on Paving, Milling, and Finishing Machines. If needed to supplement portable and/or trailer-mounted light towers, towers shall be affixed to paving, milling, and
finishing machines to provide the required level of illumination for the specified distance in front of and behind the machine. Luminaires shall be aimed and adjusted to provide uniform illumination with a maximum uniformity ratio of 5:1. The hopper, auger, and screed areas of pavers and the operator=s controls on all machines shall be uniformly illuminated.

c. Construction Equipment Lights. All construction equipment, including rollers, backhoes, loaders, and other equipment operating in areas not illuminated to a minimum of Level I illumination, shall be equipped with a minimum of two 500 watt flood lights facing in each direction to provide a minimum of 1 foot-candle of horizontal illumination measured 60 feet in front of and behind the equipment. In areas illuminated to a minimum of Level I, construction equipment may move unescorted. In non-illuminated areas, construction equipment shall be equipped with conventional vehicle headlights, shall be illuminated with flood lights on the vehicle, or shall be escorted to permit safe movement. Headlights shall not be permitted as the sole means of illumination while working.

d. Equipment Mounting. The Contractor shall provide suitable brackets and hardware to mount lighting fixtures and generators on machines and equipment. Mountings shall be designed so that light fixtures can be aimed and positioned as necessary to reduce glare and to provide the required illumination. Mounting brackets and fixtures shall not interfere with the equipment operator or any overhead structures, and shall provide for secure connection of the fixtures with minimum vibration.

e. Portable Generators. The Contractor shall provide portable generators to furnish adequate power to operate all required lighting equipment. Fuel tank capacity and availability of fuel on site shall be sufficient to permit uninterrupted operation throughout the planned shift. Adequate switches shall be provided to control the various lights. All wiring shall be weatherproof and installed in accordance with 29 CFR 1926 Subpart K. All power sources shall be equipped with a Ground-Fault Circuit Interrupter.

2. Illumination Requirements. Tower-mounted luminaires, whether fixed, portable, trailer-mounted, or equipment-mounted, shall be of sufficient wattage and/or quantity to provide the required level of illumination and uniformity over the area of operation while minimizing glare. The uniformity of illumination, defined as the ratio of the average illumination to the minimum illumination over an area requiring an indicated illumination level, shall not exceed 5:1. Illumination levels on approach roadways should be increased sequentially to prevent motorists from becoming disoriented by rapid changes from full dark to very bright conditions.

Existing street and highway lighting shall not eliminate the need for the Contractor to provide lighting. Consideration will be given to the amount of illumination provided by existing lights in determining the wattage and/or quantity of lights to be provided. Such consideration shall be presented in the Contractor=s lighting plan. In the event of any failure of the lighting system, nighttime operation(s) shall be discontinued until the required level of illumination is restored.

a. Level I (5 foot-candles). Level I illumination shall be provided for all areas of general construction operations to include all work operations by Contractors= personnel, including work zone traffic control set-up and operations, staging, excavation, cleaning and sweeping, pavement marking, spoil disposal, landscaping, planting and seeding, layout and measurements ahead of the actual work, borrow areas, spoil areas, and truck cleanout areas. Level I illumination shall be provided near the beginning of lane closure tapers and at road closures for nighttime work zones, including the setup and removal of the closure tapers. Level I illumination shall be provided a minimum of 400 feet ahead and 800 feet behind a paving or milling machine, or for the entire area of concrete placement or pavement work if
less than this distance. This area shall be extended as necessary to incorporate all vehicle and equipment operations associated with the paving operation.

The only exception to the requirement for Level I illumination throughout the area of construction operations is that finish rollers can work beyond the area of Level I illumination using floodlights mounted on the roller.

b. **Level II (10 foot-candles).** Level II illumination shall be provided for flagging stations, asphalt paving, milling, and concrete placement and/or removal operations, including bridge decks, 50 feet ahead of and 100 feet behind a paving or milling machine.

c. **Level III (20 foot-candles).** Level III illumination shall be provided for pavement or structural crack filling, joint repair, pavement patching and repairs, installation of signal equipment or other electrical/mechanical equipment, and other tasks involving fine details or intricate parts and equipment.

3. **Glare Control.** All lighting shall be designed, installed, and operated to avoid glare that affects traffic on the roadway or that causes annoyance or discomfort for residences adjoining the roadway. The Contractor shall locate and aim lighting fixtures to provide the required level of illumination and uniformity in the work zone without the creation of objectionable glare. The Engineer will determine when glare exceeds acceptable levels, either for traffic or for adjoining residences.

The Contractor shall provide shields, visors or louvers on luminaires as necessary to reduce objectionable levels of glare. As a minimum, the following requirements shall be met to avoid objectionable glare on roadways open to traffic in either direction:

- Tower-mounted luminaires shall be aimed either generally parallel or perpendicular to the roadway.
- Luminaires shall be aimed such that the angle between the center of the beam axis and the vertical mounting pole is no greater than 45°.
- No luminaires shall be permitted that provide a luminous intensity greater than 20,000 candelas at an angle of 72° above the vertical.
- Except where prevented by overhead utilities or structures, towers shall be extended to their full working height when in use to reduce glare and provide uniform illumination.

619.3.20 **Traffic Control Supervisor.** When indicated in the contract documents, the Contractor shall provide a dedicated traffic control supervisor having adequate training, experience, and authority to implement and maintain all traffic control operations. The traffic control supervisor shall not be assigned other duties that interfere with performance as a traffic control supervisor.

The traffic control supervisor shall be adequately trained in traffic control operations by recognized training programs, including the American Traffic Safety Services Association A-Traffic Control Supervisor®, the National Safety Council, unions, or construction industry associations, or by an individual instructor from such a program. Traffic control supervisors not competent to the satisfaction of the Engineer shall be replaced immediately.

During setup and removal of lane closures and other traffic control setups, the traffic control supervisor shall be assisted by additional workers as necessary. The traffic control supervisor shall patrol the contract area to ensure that conditions on the site are adequate for public safety and convenience at all times, to monitor worker safety from intrusions into the work area, and to ensure that the work adheres to the provisions for work zone traffic control. The traffic control supervisor shall ensure signs, channelizing devices, barricades, barrier, impact attenuators and other traffic control devices are adjusted and maintained as necessary. The Contractor shall provide workers to install, maintain, adjust, and remove traffic control devices as required by the work operations.
When the work does not require closure of an active lane, roadway, or ramp; when no construction operations occur within 30 feet of active traffic lanes; and when there is no delivery of materials or equipment; the Engineer may waive the requirements for a traffic control supervisor.

619-3.21 Temporary Structures and Approaches. The Contractor shall design, construct, maintain and remove temporary structures and their approaches, or move and remove existing structures to provide temporary structures along with their temporary approaches. The Contractor shall install temporary approaches, including necessary earth support structures, in such a manner and sequence that interference with and inconvenience to the traveling public and the abutting owners is kept to a minimum. The Contractor shall be responsible for the workmanship, upkeep, and safety of all temporary structures and approaches. All fabrication shall conform to the AASHTO Standard Specifications for Highway Bridges, Division II or AASHTO LRFD Bridge Construction Specifications, except as modified herein. Fabrication shall be performed by an AISC Category III-Certified Fabricator. Plans and design computations shall bear the stamp and signature of a Professional Engineer.

When specific details are not included in the contract documents, or when the Contractor receives approval to vary from the contract documents, the Contractor shall design all elements of the temporary structure and approaches including the railing system. Design shall be done in conformance with the NYSDOT Load and Resistance Factor Design (LRFD) Bridge Design Specifications, except that the only design live load shall be HL-93. Alternatively, the design shall be in conformance with the NYSDOT Standard Specifications for Highway Bridges, except that the minimum design live load shall be HS 20. The bridge rail shall be designed for a minimum of TL-2.

Any structure that is expected to be in service for more than 5 years, shall be designed as a permanent structure according to the NYSDOT Load and Resistance Factor Design (LRFD) Bridge Design Specifications, including the Permit Vehicle and seismic loading.

Load rating calculations for the temporary structure shall be submitted to the DCES. Load ratings shall be computed based on Load Factor Design (LFD) or Allowable Stress Design (ASD), and shall be based on an HS-20 loading. Additionally, if the structure is designed using the NYSDOT LRFD specifications, load ratings shall also be computed by the Load and Resistance Factor Rating (LRFR) method. LRFR ratings shall be shown at the Inventory and Operating levels as rating factors of the AASHTO HL-93 live load. All Load Ratings shall be calculated in accordance with the AASHTO Manual for Bridge Evaluation.

Prior to beginning construction of any temporary structure designed by the Contractor, the Contractor shall submit detailed plans and calculations to the DCES for review and approval in accordance with §585-3.02 Working Drawings. Such review, however, shall not relieve the Contractor of the responsibility for the adequacy and design of such temporary structures and approaches. If the Contractor proposes to construct with used materials, the Contractor’s Professional Engineer shall submit with the plans the method for documenting that all primary member material meets the physical properties required by the design. In the absence of record plans or other valid documentation for the used materials, physical testing shall be performed. Excluded from this provision are proprietary structures. All welding required for the fabrication of temporary steel structures shall be performed in accordance with the provisions of the NYS Steel Construction Manual. Complete penetration groove welds in primary members shall be radiographed as described therein. The DCES reserves the right to perform in-process fabrication inspection. The Contractor shall notify the DCES of the fabrication schedule 7 calendar days prior to commencement of fabrication.

Prior to opening a temporary structure to traffic, the structure shall be inspected by a Professional Engineer who shall certify in writing to the Engineer that the structure was constructed in accordance with the design. The Contractor shall have the temporary structure inspected, under the direction of a Professional Engineer, by a person familiar with bridge construction at least once a month. On or before each anniversary of the opening of a temporary structure that has been open to traffic for one year or more, the structure shall be inspected by a Professional Engineer, who shall certify in writing that:

1. The plans of the structure, including its foundations, have been reviewed.
2. A hands-on inspection of the structure has been performed in accordance with the latest edition of the NYSDOT Bridge Inspection Manual by an inspection team whose leader is a Professional Engineer and who was present for the inspection.

3. A detailed inspection of those areas of the structure critical to its integrity has been performed.

4. The structure is currently adequate for its design loads.

   A signed and stamped copy of the inspection results shall be provided to the Engineer within one week of the inspection.

619-3.22 Pavement Patching. The Contractor shall place paving materials suitable to provide temporary pavement patches on paved surfaces where vehicular, bicycle or pedestrian traffic is to be maintained, including the traveled way, shoulders, sidewalks, and other paved surfaces damaged by traffic or environmental factors and not by Contractor operations. During periods of active work on the contract, the Contractor shall complete needed patches on a daily basis. During periods of winter shutdown, the Contractor shall inspect the contract on a regular basis, and pavement patches shall be installed as needed.

   The Contractor shall place pavement patches to provide a relatively smooth, uniform driving surface suitable for safe travel at the posted speed limit. Pavement patches shall be placed to repair surface irregularities including, but not limited to, holes, depressions, cracks and uneven joints. Areas to be patched shall be adequately cleaned and tack-coated if necessary, and patching material shall be thoroughly compacted by hand or by roller.

619-3.23 Mailboxes. In the event the original mounting post has been lost, damaged, is unusable, or is not consistent with U.S. Postal Service requirements, the Contractor shall furnish and install a new mounting post and/or mailbox with mounting post at the designated location and at the proper height in accordance with the requirements of the U.S. Postal Service.

619-4 METHOD OF MEASUREMENT

619-4.01 General. (None Specified.)

619-4.02 Basic Work Zone Traffic Control. The work under basic work zone traffic control will be measured for payment on a lump sum basis.

619-4.03 Basic Work Zone Traffic Control (Daily Operations). The work under basic work zone traffic control (daily operations) will be measured for payment on a lump sum basis.

619-4.04 Temporary Business Signs. The quantity to be measured for payment will be in square feet to the nearest 0.1 square feet of business signs installed.

619-4.05 Covering or Removal of Pavement Markings. The quantity to be measured for payment will be in feet to the nearest whole foot along the centerline of the pavement stripes covered or removed. No measurement will be made for the gaps between broken and dotted line segments. If preformed tape is used to cover an existing line, payment will be based on the width of the line covered. Measurement for covering or removal of striping with a width greater than 4 inches will be made by the following method:

\[
\text{Width of Striping (in) x Number of Feet} \times 4 \text{ (in)}
\]

Letters and symbols will be measured by each unit covered or removed. A unit will consist of one letter or one symbol except that a double-headed arrow will be measured as two units and triple headed arrow will be measured as three units. Example: "SCHOOL" would be measured as six units. Each R in a
railroad crossing marking will be measured as a single unit, but the "X" will be measured by the number of feet of 4 inch stripe.

619-4.05 Covering or Removal of Pavement Markings. The quantity to be measured for payment will be in feet to the nearest whole foot along the centerline of the pavement stripes covered or removed. No measurement will be made for the gaps between broken and dotted line segments. If preformed tape is used to cover an existing line, payment will be based on the width of the line covered. Measurement for covering or removal of striping with a width greater than 4 inches will be made by the following method:

\[
\text{Width of Striping (in) } \times \frac{\text{Number of Feet}}{4 \text{(in)}}
\]

Letters and symbols will be measured by each unit covered or removed. A unit will consist of one letter or one symbol except that a double-headed arrow will be measured as two units and triple headed arrow will be measured as three units. Example: ASCHOOL® would be measured as six units. Each R in a railroad crossing marking will be measured as a single unit, but the A"X" will be measured by the number of feet of 4 inch stripe.

619-4.06 Temporary Pavement Markings. The quantity to be measured for payment will be in feet to the nearest whole foot along the centerline of the pavement stripes installed, and will be based on a 4 inch wide stripe. No measurement will be made for the length of skips in the dashed line. Measurement for installation of striping with a width greater than 4 inches will be made by the following method:

\[
\text{Width of Striping (in) } \times \frac{\text{Number of Feet}}{4 \text{(in)}}
\]

619-4.07 Interim Pavement Markings. The quantity to be measured for payment will be in feet to the nearest whole foot along the centerline of the pavement stripes installed, and will be based on a 4 inch wide stripe. No measurement will be made for the length of skips in the dashed line. Measurement for installation of striping with a width greater than 4 inches will be made by the following method:

\[
\text{Width of Striping (in) } \times \frac{\text{Number of Feet}}{4 \text{(in)}}
\]

Letters and symbols will be measured by each unit installed. A unit will consist of one letter or one symbol except that a double-headed arrow will be measured as two units and triple headed arrow will be measured as three units. Example: ASCHOOL® would be measured as six units. Each R in a railroad crossing marking will be measured as a single unit, but the A"X" will be measured by the number of feet of 4 inch stripe.

619-4.08 Temporary Rumble Strips. The quantity to be measured for payment will be in feet to the nearest whole foot of individual temporary rumble strip installed, measured transverse to the direction of traffic flow.

619-4.09 Interim Tubular Markers. The quantity to be measured for payment will be the number of interim tubular markers installed.
619-4.10 Portable Variable-Message Signs (PVMS). The quantity of PVMS with a pay unit of each to be measured for payment will be the number of signs provided. The quantity of PVMS with a pay unit of weeks to be measured for payment will be in weeks to the nearest whole week.

619-4.11 Type III Construction Barricades. The quantity to be measured for payment will be the number of barricade units installed.

619-4.12 Temporary Concrete Barrier. The quantity to be measured for payment of temporary concrete barrier will be in feet to the nearest foot along the centerline of temporary concrete barrier installed.

   The quantity to be measured for payment of pinned temporary concrete barrier will be in feet to the nearest foot along the centerline of pinned temporary concrete barrier installed.

   The quantity to be measured for payment of temporary concrete barrier stiffened with box beam will be in feet to the nearest foot along the centerline of temporary concrete barrier stiffened with box beam installed.

   The quantity to be measured for payment of temporary concrete barrier with barrier warning lights installed will be in feet to the nearest foot along the centerline of temporary concrete barrier installed.

619-4.13 Temporary Glare Screen. The quantity to be measured for payment will be in feet to the nearest whole foot along the length of the temporary glare screen installed.

619-4.14 Temporary Impact Attenuator. The quantity to be measured for payment will be the number of temporary impact attenuators installed.

619-4.15 Temporary Sand Barrel Arrays. The quantity to be measured for payment will be the number of individual sand barrel modules installed.

619-4.16 Vehicle Arresting Barrier. The quantity to be measured for payment will be the number of barriers installed.

619-4.17 Maintain or Modify Traffic Signal Equipment. The quantity of signalized intersections maintained to be measured for payment will be in months to the nearest 1/4 month. The quantity of traffic signal equipment modified to be measured for payment will be on an each location basis.

619-4.18 Temporary Traffic Signals. The work under temporary traffic signals will be measured for payment on an each location basis.

619-4.19 Nighttime Operations. The work under nighttime operations will be measured for payment on a lump sum basis.

619-4.20 Traffic Control Supervisor. The work under traffic control supervisor will be measured for payment on a monthly basis to the nearest 1/4 month.

619-4.21 Temporary Structures and Approaches. The quantity to be measured for payment will be the number of temporary structures and approaches installed.

619-4.22 Pavement Patching. The quantity to be measured for payment will be in cubic yards to the nearest 0.1 cubic yard of pavement patching installed.

619-4.23 Mailboxes. The quantity to be measured for payment will be the number of mailboxes installed.
619-5 BASIS OF PAYMENT

619-5.01 General. The price bid shall include all labor, materials and equipment necessary to complete the work. No payment will be made for damage caused by vehicle accidents, vandalism, or any other similar causes.

A. Non-Payment. For each calendar day during which there are substantial deficiencies in compliance with the requirements of this section, no payment will be made under basic work zone traffic control. The amount of such calendar day nonpayment will be deducted from monies due the Contractor in accordance with Table 619-7 Basic Work Zone Traffic Control Nonpayment.

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B. Liquidated Damages. If the Contractor fails to adequately correct substantial cited deficiencies within 24 hours of notification by the Engineer for any item under this section, or those deficiencies reoccur on a subsequent, but not necessarily concurrent calendar day, liquidated damages will be assessed for each calendar day or part thereof in addition to non-payment for deficiencies.

C. Major Non-Conformance. Where major non-conformance with the requirements of this specification is noted by the Engineer, and prompt Contractor compliance is deemed not to be obtainable, the Engineer may stop contract work.

Where major non-conformance with the requirements of this specification is noted by the Engineer, and the Contractor fails to correct deficiencies for a period of 24 hours, the Department may correct the adverse conditions by any means deemed appropriate, and will deduct the cost of the corrective work from any monies due the Contractor. The cost of this corrective work will be in addition to the non-payment for basic work zone traffic control, non-payment of any other items of work under this section and liquidated damages assessed.

619-5.02 Basic Work Zone Traffic Control. The lump sum price bid for basic work zone traffic control shall include all labor, materials and equipment necessary to complete the work. Construction signs; arrow panels; warning lights on signs, barricades and channelizing devices; the cost of temporarily terminating guide rail, median barrier, or bridge rail during non-work hours; work required to maintain drainage facilities during construction operations; and dust control shall be included in the lump sum price bid for basic work zone traffic control. Removal of debris from drainage features that was present at the time of contract award shall be paid for separately.

Progress payments will be made at 20 percent of the lump sum price bid when 10 percent of the contract work, excluding basic work zone traffic control, contingency items and mobilization, has been completed. The remaining 80 percent will be paid in subsequent contract payments, in proportion to the amount of other contract work completed, less any non-payment for deficient work zone traffic control. If the contract completion date is extended, no additional payment will be made for basic work zone traffic control.
619-5.03 Basic Work Zone Traffic Control (Daily Operations). The lump sum price bid for basic work zone traffic control (daily operations) shall include all labor, materials and equipment necessary to complete the work. Construction signs; arrow panels; warning lights on signs, barricades and channelizing devices; and the cost of temporarily terminating guide rail, median barrier, or bridge rail during non-work hours; shall be included in the lump sum price bid for basic work zone traffic control (daily operations).

Progress payments will be made at 20 percent of the lump sum price bid when 10 percent of the contract work, excluding basic work zone traffic control, contingency items and mobilization, has been completed. The remaining 80 percent will be paid in subsequent contract payments, in proportion to the amount of other contract work completed, less any non-payment for deficient work zone traffic control. If the contract completion date is extended, no additional payment will be made for basic work zone traffic control.

619-5.04 Business Signs. The unit price bid for temporary business signs shall include the cost of labor, materials and equipment necessary to complete the work, including sign supports.

619-5.05 Covering or Removal of Pavement Markings. The unit price bid for the covering or removal of pavement markings shall include the cost of all labor, materials and equipment necessary to complete the work, including the costs of any repairs or replacement of damaged pavement or existing pavement markings resulting from pavement marking removal operations.

619-5.06 Temporary Pavement Markings. The unit price bid for temporary pavement markings shall include the cost of furnishing all labor, materials and equipment necessary to complete the work. Payment shall be provided each time temporary pavement markings are first applied on a pavement course in accordance with the contract requirements.

No additional payment shall be provided for the installation of construction signs, temporary delineators, and channelizing devices necessitated by the Contractor’s failure to place temporary pavement markings before the pavement is opened to traffic, or for temporary roadside pavement channelization, until edge lines are placed. No additional payment shall be provided for markings required because the Contractor failed to place the next pavement course or the final pavement markings within 14 calendar days.

619-5.07 Interim Pavement Markings. The unit price bid for interim pavement markings shall include the cost of furnishing all labor, materials and equipment necessary to complete the work.

619-5.08 Temporary Rumble Strips. The unit price bid for temporary rumble strips shall include the cost of all labor, materials and equipment necessary to complete the work. Payment will include the cost of pavement cleaning, asphalt concrete, and other materials used to form or fill in the rumble strips, and tack coat. On multiyear contracts where it is desired to have rumble strips in place for more than one construction season, the rumble strips will be paid for separately each year they are installed.

619-5.09 Interim Tubular Markers. The unit price bid for interim tubular markers shall include the cost of furnishing all labor, materials and equipment necessary to complete the work, including removal and the cost of replacing damaged markers. Interim tubular markers that are in satisfactory condition may
be relocated. When interim tubular markers are relocated, payment will be made for another interim
tubular marker.

**619-5.10 Portable Variable-Message Signs (PVMS).** The unit price bid for PVMS shall include
the cost of all labor, materials and equipment necessary to complete the work, including cellular
telephone service initial start-up and monthly charges for the cellular communications option.

Progress payments for PVMS with a pay unit of each will be made for 90 percent of the unit price bid
when each unit has been satisfactorily installed and is operational at the first location. The remaining 10
percent will be paid upon removal.

**619-5.11 Type III Construction Barricades.** The unit price bid for Type III construction barricades
shall include all labor, materials and equipment necessary to complete the work, including lighting when
required. When barricades are relocated or the diagonal stripes are changed to allow traffic to pass on the
other side of the barricade, additional payment will be made for another barricade. Movements of the
barricade from one side of the roadway to the other side, movements within 100 feet of the initial
location, or daily replacement to approximately the same location, not requiring any change in the
diagonal stripes, will not be considered as relocation and will not be paid for as additional barricades.

No payment will be made for Type III construction barricades used at the option of the Contractor in
lieu of channelizing devices.

**619-5.12 Temporary Concrete Barrier.** The unit price bid for temporary concrete barrier shall
include all labor, materials and equipment necessary to satisfactorily complete the work, including any
required connection devices, end treatments, end section pinning, temporary delineation and repair of
pavement after removal of temporary concrete barrier. Temporary impact attenuators, if required, will be
paid for separately. When temporary concrete barriers are relocated, except movements necessary to
maintain, realign, or replace damaged units and daily relocation of segments to allow access to the work
area which are restored at the end of the work shift, additional payment will be made for additional length
of temporary concrete barrier.

The unit price bid for pinned temporary concrete barrier shall include the cost of furnishing all labor,
materials, and equipment necessary to satisfactorily complete the work, including pinning.

The unit price bid for temporary concrete barrier stiffened with box beam shall include the cost of
furnishing all labor, materials, and equipment necessary to satisfactorily complete the work, including the
box beam.

The unit price bid for temporary concrete barrier with warning lights shall include the cost of
furnishing all labor, materials, equipment, and electrical power necessary to complete the work. Should a
barrier that is equipped with warning lights be moved to a new location where temporary concrete barrier
with warning lights is required, payment will be made for additional length of temporary concrete barrier
with warning lights.

Progress payments will be made at the unit price bid for 90 percent of the quantity, after placement
and demonstration of satisfactory operation. The remaining 10 percent will be paid upon removal. No
payment will be made for temporary concrete barrier installed at the Contractor=s option, required solely
due to a delay caused by the Contractor=s operations, or installed to protect pavement edge drop-offs,
unless required in the contract documents.

**619-5.13 Temporary Glare Screen.** The unit price bid for temporary glare screen shall include all
labor, materials and equipment necessary to complete the work. When glare screens are relocated, except
movements necessary to maintain, realign, or replace damaged units and daily relocation of temporary
congrease barrier segments with glare screen attached to allow access to the work area which are restored
at the end of the work shift, additional payment will be made for the length of glare screen relocated. No
payment will be made for repair or replacement of damaged components.
619-5.14 Temporary Impact Attenuator. The unit price bid shall include the cost of all labor, materials, and equipment necessary to complete the work, including the connection to temporary or existing barrier, the back-up system, the pad, if indicated, and any excavation or backfill. When attenuators are relocated, payment will be made for a new temporary impact attenuator, except minor movements within a site, such as movements to maintain, realign, or adjust an attenuator. No payment will be made to repair, restore or replace an attenuator damaged by public traffic or by the Contractor=s operations.

619-5.15 Temporary Sand Barrel Arrays. The unit price bid for temporary sand barrel arrays shall include the cost of all labor, materials and equipment necessary to complete the work, including the cost of the sand fill and salt additive. Replacement of individual modules damaged by public traffic will be paid for at the unit price bid for each temporary sand barrel. Relocation of barrels to a new location will be paid for as a new installation.

619-5.16 Vehicle Arresting Barrier. The unit price bid for vehicle arresting barrier shall include the cost of all labor, materials and equipment necessary to complete the work. No payment will be made to repair, restore or replace an attenuator damaged by public traffic or by the Contractor=s operations.

619-5.17 Maintain or Modify Traffic Signal Equipment. The unit price bid for maintaining traffic signal equipment shall include the cost of all labor, materials and equipment necessary to perform the work, with the exception of inductance loop replacement, if necessary, which will be paid for separately. The cost of the electric power shall be the responsibility of the original maintaining agency. No payment will be made during any period for which the Contractor has been granted an extension of time with engineering charges.

The unit price bid for modifying traffic signal equipment per location shall include the cost of all labor, materials and equipment necessary to perform the work.

619-5.18 Temporary Traffic Signals. The unit price bid for temporary traffic signals per location shall include the cost of all labor, materials and equipment necessary to complete the work, including the cost of electric power necessary to operate the signal until its removal is approved or directed by the Engineer. A location may be an intersection, a work zone with two or more signal faces interconnected and operating together, or other limits as defined in the contract documents. Portable or temporary traffic signals used at the Contractor=s option in lieu of flaggers shall be included in the lump sum price bid for basic work zone traffic control.

Progress payments will be made at 50 percent of the unit price bid for each location after installation and demonstration of satisfactory operation. The remaining 50 percent will be paid in progress payments per week of temporary traffic signal provided. The amount of such weekly payment will be determined by dividing 50 percent of the unit price bid by the number of weeks the temporary traffic signal is to remain in operation, as shown on the approved progress schedule.

619-5.19 Nighttime Operations. The lump sum price bid for portable lighting shall include all labor, materials and equipment necessary to complete the work.

Progress payments will be made based on the lump sum price bid as follows: 20 percent when the Nighttime Operations and Lighting Plan has been accepted and satisfactory lighting of nighttime operations has begun; the remaining 80 percent will be paid in progress payments per week of nighttime operations completed. The amount of such weekly payment will be determined by dividing 80 percent of the lump sum amount bid by the number of weeks of nighttime operations in the approved Nighttime Operations and Lighting Plan.
619-5.20 **Traffic Control Supervisor.** The unit price bid for traffic control supervisor shall include the cost of furnishing all labor, materials, equipment, training and direct supervision necessary to provide and support the activities of a traffic control supervisor.

619-5.21 **Temporary Structures and Approaches.** The unit price bid for temporary structures and approaches shall include the cost of all labor, materials and equipment necessary to complete the work including design preparation. Two temporary structures separated by a portion of an existing structure greater than 3 feet in length will be paid for as two separate structures.

Progress payments will be made at the unit price bid for 90 percent of the quantity after the temporary structures and approaches are complete and operable. The remaining 10 percent will be paid upon removal.

619-5.22 **Pavement Patching.** The unit price bid for pavement patching shall include the cost of furnishing all labor, materials and equipment necessary to patch pavement during periods of winter shutdown when work on the contract is inactive, or when hot mix asphalt material is not available, including mobilization of work crews and work zone traffic control.

The cost of all work associated with providing and installing suitable pavement patching materials to maintain pavements open to traffic in acceptable condition when work on the contract is active, or when hot mix asphalt material is available, will be paid under a hot mix asphalt sidewalk item if that item is in the contract, or alternatively, under a top course paving item, regardless of the material actually used.

619-5.23 **Mailboxes.** The unit price bid for mailboxes shall include all labor, materials and equipment necessary to complete the work. Only one payment for each mailbox will be made regardless of the number of times it is moved or replaced and shall be made when the mailbox has been placed in its final location. Where multiple mailboxes are installed on a single post, payment will be based upon the number of individual mailboxes so installed.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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</thead>
<tbody>
<tr>
<td>619.01</td>
<td>Basic Work Zone Traffic Control</td>
<td>Lump Sum</td>
</tr>
<tr>
<td>619.0101</td>
<td>Basic Work Zone Traffic Control (Daily Operations)</td>
<td>Lump Sum</td>
</tr>
<tr>
<td>619.04</td>
<td>Type III Construction Barricades</td>
<td>Each</td>
</tr>
<tr>
<td>619.06nn</td>
<td>Temporary Structures and Approaches</td>
<td>Each</td>
</tr>
<tr>
<td>619.0701</td>
<td>Temporary Business Signs</td>
<td>Square Feet</td>
</tr>
<tr>
<td>619.0801xx</td>
<td>Remove Pavement Marking Stripes</td>
<td>Feet</td>
</tr>
<tr>
<td>619.0802xx</td>
<td>Remove Pavement Marking Letters or Symbols</td>
<td>Each</td>
</tr>
</tbody>
</table>

\( xx = \text{Material} \)

\( 01 = \text{Traffic Paint,} \)

\( 02 = \text{Epoxy Paint,} \)

\( 06 = \text{Permanent Pavement Tape} \)

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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</thead>
<tbody>
<tr>
<td>619.0803</td>
<td>Cover Existing Pavement Marking Stripes (Removable Tape)</td>
<td>Feet</td>
</tr>
<tr>
<td>619.0804</td>
<td>Cover Existing Pavement Marking Letters or Symbols (Removable Tape)</td>
<td>Each</td>
</tr>
<tr>
<td>619.09xx</td>
<td>Temporary Pavement Markings, Stripes</td>
<td>Feet</td>
</tr>
</tbody>
</table>

\( xx = \text{Material} \)

\( 01 = \text{Traffic Paint,} \)

\( 03= \text{Removable Tape,} \)

\( 04= \text{Removable Wet Reflective Tape,} \)

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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</thead>
<tbody>
<tr>
<td>619.1001xx</td>
<td>Interim Pavement Markings, Stripes</td>
<td>Feet</td>
</tr>
<tr>
<td>619.1002xx</td>
<td>Interim Pavement Markings, Symbols</td>
<td>Each</td>
</tr>
<tr>
<td>619.1003xx</td>
<td>Interim Pavement Markings, Letters</td>
<td>Each</td>
</tr>
</tbody>
</table>
619.1101xx Portable, Variable Message Sign (PVMS) (Hybrid Flip Disk) Each
619.1102xx Portable, Variable Message Sign (PVMS) (LED) Each
619.1103xx Portable, Variable Message Sign (PVMS) (Hybrid Flip Disk) Week
619.1104xx Portable, Variable Message Sign (PVMS) (LED) Week

xx = Options
01 = None,
02 = Cellular Communications,
03 = Radar,
04 = Cellular Communications and Radar
05 = Cellular Communication - NTCIP Compliant
06 = Cellular Communication & Radar - NTCIP Compliant

619.12 Temporary Glare Screen Feet
619.13nn Temporary Traffic Signals Each Location
619.1611 Maintain Traffic Signal Equipment (Requirement A) Intersection Month
619.1612 Maintain Traffic Signal Equipment (Requirement B) Intersection Month
619.1613 Maintain Traffic Signal Equipment (Requirement C) Intersection Month
619.1614nn Modify Existing Traffic Signal Equipment (Temporary) Each Location
619.1701 Temporary Concrete Barrier (Unpinned) Feet
619.1702 Temporary Concrete Barrier (Unpinned) with Warning Lights Feet
619.1703 Temporary Concrete Barrier (Pinned) Feet
619.1704 Temporary Concrete Barrier (Pinned) with Warning Lights Feet
619.1705 Temporary Concrete Barrier (Stiffened with Box Beam) Feet
619.1706 Temporary Concrete Barrier (Stiffened with Box Beam) with Warning Lights Feet
619.1707 Temporary Concrete Barrier (Stiffened with Box Beam and Pinned) Feet
619.1708 Temporary Concrete Barrier (Stiffened with Box Beam and Pinned) Feet

SECTION 620 - BANK AND CHANNEL PROTECTION

620-1 DESCRIPTION. This work shall consist of furnishing all labor, equipment, and materials to place a protective covering of erosion-resistant material in the locations indicated in the contract documents or as directed by the Engineer. The work shall be done in accordance with these specifications.
and in conformity with the lines, grades, thicknesses, and typical sections shown in the contract documents or established by the Engineer.

620-1.01 Vacant.

620-1.02 Stone Filling. Stone filling shall consist of a layer of well graded stone.

620-1.03 Dry Rip-Rap. Dry rip-rap shall consist of a fitted layer of shaped and graded stone.

620-1.04 Grouted Rip-Rap. Grouted rip-rap shall consist of a layer of stone, similar to dry rip-rap, with the spaces between the stones filled with cement grout.

620-1.05 Bedding Material. Bedding material shall consist of a layer of granular material placed to prevent underlying finer material from passing into and through the stone filling or rip-rap.

620-1.06 Concrete Block Paving. Concrete block paving shall consist of concrete blocks placed on embankment slopes under structures as protection against erosion.

620-1.07 Gabions. Gabions shall consist of open wire mesh baskets, filled with stones.

620-2 MATERIALS

620-2.01 General. The requirements for bank and channel protection materials are described below. The procedure for acceptance or rejection of stone filling and rip-rap materials shall be in conformance with the procedures contained in the geotechnical control procedure “Procedure for the Control of Stone Filling and Rip-Rap Items”.

620-2.02 Stone Filling. Provide material meeting the requirements of §733-21 Stone Filling for the type of stone filling specified in the contract documents.

620-2.03 Dry Rip-Rap. Provide material meeting the requirements of §733-22 Rip-Rap, except for §733-22D Grout.

620-2.04 Grouted Rip-Rap. Provide material meeting the requirements of §733-22 Rip-Rap.

620-2.05 Bedding Material. Provide material meeting the requirements of §733-23 Bedding Material.

620-2.06 Concrete Block Paving. Provide concrete blocks meeting the requirements of §704-04 Concrete Block (Slope Paving). The blocks shall conform to the dimensions identified in Table 620-1 Concrete Block Dimensions:

<table>
<thead>
<tr>
<th>TABLE 620-1 CONCRETE BLOCK DIMENSIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Length</td>
</tr>
<tr>
<td>Thickness</td>
</tr>
<tr>
<td>Width</td>
</tr>
</tbody>
</table>

The size of block used shall be consistent throughout any continuously paved area, and only one nominal length shall be used in any contract. All units shall be sound and free from cracks or other defects.
that would interfere with the proper placing of the blocks or impair the strength, permanence and appearance of the construction.

Cushion sand for concrete block paving shall meet the requirements of §703-06 Cushion Sand. Grout, where used, shall conform to Table 620-2 Concrete Block Grout Requirements.

<table>
<thead>
<tr>
<th>Material</th>
<th>Subsection</th>
<th>Grout Mix</th>
</tr>
</thead>
<tbody>
<tr>
<td>Portland Cement Type 2</td>
<td>§701-01</td>
<td>1 part</td>
</tr>
<tr>
<td>Mortar Sand</td>
<td>§703-03</td>
<td>2 parts</td>
</tr>
</tbody>
</table>

**620-2.07 Gabions.** Provide materials meeting the requirements of §712-15 Gabions.

**620-3 CONSTRUCTION DETAILS**

**620-3.01 General.** The ground surface on which bank or channel protection is to be placed shall be free of brush, trees, stumps, and other objectionable material and shall be dressed to a smooth surface. All soft or spongy material shall be removed to the depth shown in the contract documents and replaced with approved material. Filled areas shall be compacted in accordance with applicable provisions of Section 203. Protection for structure foundations shall be provided as early as the foundation construction permits. The type of protection shall be placed in accordance with these specifications and the contract documents.

**620-3.02 Stone Filling.** Stone filling shall be placed in a manner that will produce a reasonable well-graded mass of stone with smaller stone fragments filling the space between the larger ones, so as to result in the minimum practicable percentage of voids. The final section of stone filling shall be in conformance with the lines, grades, and thicknesses shown in the contract documents. Stone filling used for bank or channel protection shall be placed to its full course thickness in one operation, unless specified in the special provisions, and in such a manner that the underlying material will not be displaced or worked into the layer of stone filling. Placement of stone upon finished bedding material, when used, shall be carefully controlled to avoid disruption and damage to the layer of bedding material. The stone shall be so placed and distributed that there will be no pockets of uniform size material.

The desired distribution of the various sizes of stone throughout the mass shall be obtained by selective loading of the material at the quarry or other source; by controlled dumping of successive loads during final placing; or by other methods of placement which will produce the specified results. Rearranging of individual stones by mechanical equipment or by hand will be required to the extent necessary to secure the specified results. When stone filling is dumped under water, methods shall be used that will minimize segregation.

**620-3.03 Dry Rip-Rap.** The stones shall be placed so that the dimension approximately equal to the layer thickness is perpendicular to the slope surface and that the weight of the stone is carried by the underlying material and not by the adjacent stones. On slopes, the largest stones shall be placed at the bottom of the slope. The dry rip-rap shall be properly aligned and placed so as to minimize void spaces between the adjacent stones. The spaces between the stones shall be filled with spalls of suitable size.

**620-3.04 Grouted Rip-Rap.** The procedure of placing the stones shall be the same as described in §620-3.03 Dry Rip-Rap except that the space between stones shall be filled with grout rather than spalls. Material upon which the grouted rip-rap is laid shall not be allowed to occupy the space between the stones.

When the stones are in place, the spaces between them shall be completely filled with grout and the surface of the stones cleaned to remove accumulation of grout. Rip-rap shall not be grouted in freezing...
weather. The grouted rip-rap shall be kept moist for seven days after grouting. A suitable curing compound may be employed, if approved by the Engineer.

The Engineer may direct that occasional spaces be left ungrouted for relief of hydrostatic pressure. The ungrouted spaces shall be chinked with spalls of suitable size.

620-3.05 Bedding Material. Where called for in the contract documents, stone filling and dry rip-rap shall be placed on bedding material. The bedding material shall be placed on the prepared area to the full specified thickness of each layer in one operation, using methods which will not cause segregation of particle sizes. Contamination of bedding material by natural soils or other materials shall be prevented. Bedding material that becomes contaminated shall be removed and replaced with uncontaminated bedding material at no additional cost to the State.

620-3.06 Concrete Block Paving. Blocks shall be laid on a 3 in. bed of cushion sand in running bond with the long dimension transverse to the slope and all joints tight. Blocks shall be set slightly higher than their final position and carefully hand tamped into their final position to provide a uniformly even surface and solid bedding under each block.

In the areas where grouting is called for, the block shall be laid in running bond with the length parallel to the slope and with ¼ in. joints. Following the laying of blocks, in the area to be grouted, sufficient mortar sand shall be spread over the surface and swept into the joints to fill the latter to 4 in. from the surface. The block shall be wetted before any grout is placed. The joints shall be filled with grout from the bottom flush with the top of the block.

After grouting has been completed and the grout has sufficiently hardened, the blocks shall be wetted, covered and cured with curing covers for the first seven days after grouting. Grout shall not be poured during freezing weather.

620-3.07 Gabions. Each gabion unit shall be assembled by binding together all vertical edges with wire ties on approximately 6 in. spacing or by a continuous piece of connecting wire stitched around the vertical edges with a coil about every 4 in. Empty gabion units shall be set to line and grade as shown in the contract documents. For structural integrity, wire ties or connecting wire shall be used to join the gabions together along the perimeter of all contact surfaces according to the manufacturer's instructions. Internal tie wires shall be uniformly spaced and securely fastened in each outside cell of the structure in accordance with the manufacturer's instructions or where ordered by the Engineer. When gabions are being placed as slope protection, the cross-connecting wire may be deleted if directed by the Engineer.

A fence stretcher, chain fall, or iron rod may be used to stretch the wire baskets and hold alignment.

The gabions shall be filled with stone, carefully placed by hand or machine, to ensure alignment and avoid bulges with a minimum of voids. After a gabion has been filled, the lid shall be bent over until it meets the side and edges. The lid shall then be secured to the sides, ends, and diaphragms with wire ties or connective wire in the same manner described above for assembly.

620-4 METHOD OF MEASUREMENT

620-4.01 General. Vacant.

620-4.02 Stone Filling. Stone filling will be measured in cubic yards, measured to the nearest whole cubic yard, computed from the payment lines shown in the contract documents.

620-4.03 Dry Rip-Rap. Dry rip-rap will be measured in cubic yards, measured to the nearest whole cubic yard, computed from the payment lines shown in the contract documents.

620-4.04 Grouted Rip-Rap. Grouted rip-rap will be measured in cubic yards, measured to the nearest whole cubic yard, computed from the payment lines shown in the contract documents.
620-4.05 Bedding Material. Bedding material will be measured in cubic yards, measured to the nearest whole cubic yard, computed from the payment lines shown in the contract documents.

620-4.06 Concrete Block Paving. Concrete block paving will be measured in square yards, measured to the nearest whole square yard, computed from the payment lines shown in the contract documents.

620-4.07 Gabions. Gabions will be measured in cubic yards, measured to the nearest whole cubic yard, computed from the payment lines shown in the contract documents.

620-5 BASIS OF PAYMENT

620-5.01 General. Vacant.

620-5.02 Stone Filling. The unit price bid shall include the costs of furnishing all labor, material and equipment necessary to complete the work except that any necessary excavation will be paid for separately.

620-5.03 Dry Rip-Rap. The unit price bid shall include the costs of furnishing all labor, material and equipment necessary to complete the work except that any necessary excavation will be paid for separately.

620-5.04 Grouted Rip-Rap. The unit price bid shall include the costs of furnishing all labor, material and equipment necessary to complete the work except that any necessary excavation will be paid for separately.

620-5.05 Bedding Material. The unit price bid shall include the costs of furnishing all labor, material and equipment necessary to complete the work except that any necessary excavation will be paid for separately.

620-5.06 Concrete Block Paving. The unit price bid shall include the costs of furnishing all labor, material and equipment necessary to complete the work except that any necessary excavation will be paid for separately.

620-5.07 Gabions. The unit price bid shall include the costs of furnishing all labor, material and equipment necessary to complete the work except that any necessary excavation will be paid for separately.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>620.02</td>
<td>Stone Filling (Fine)</td>
<td>Cubic Yard</td>
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<tr>
<td>620.03</td>
<td>Stone Filling (Light)</td>
<td>Cubic Yard</td>
</tr>
<tr>
<td>620.04</td>
<td>Stone Filling (Medium)</td>
<td>Cubic Yard</td>
</tr>
<tr>
<td>620.05</td>
<td>Stone Filling (Heavy)</td>
<td>Cubic Yard</td>
</tr>
<tr>
<td>620.06</td>
<td>Dry Rip-Rap</td>
<td>Cubic Yard</td>
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<td>Grouted Rip-Rap</td>
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</tr>
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<td>620.08</td>
<td>Bedding Material</td>
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</tr>
<tr>
<td>620.09</td>
<td>Concrete Block Paving</td>
<td>Square Yard</td>
</tr>
<tr>
<td>620.10</td>
<td>Galvanized Gabions</td>
<td>Cubic Yard</td>
</tr>
<tr>
<td>620.11</td>
<td>P.V.C. Coated Galvanized Gabions</td>
<td>Cubic Yard</td>
</tr>
</tbody>
</table>
SECTION 621 - CLEANING CULVERTS, DRAINAGE STRUCTURES AND EXISTING ROADSIDE SECTIONS

621-1 DESCRIPTION

621-1.01 General. This work shall consist of cleaning and keeping clean, existing culverts, closed drainage systems, drainage structures, and existing roadside sections as shown in the contract documents.

621-1.02 Definitions. The following general definitions shall be used in conjunction with this section:

1. **Culvert.** A culvert is defined as an enclosed channel open at both ends carrying water from a stream or water course through an artificial barrier such as a roadway embankment.

2. **Closed Drainage System.** A closed drainage system is a collection system for stormwater runoff that carries water to a discharge point. A closed drainage system consists of enclosed channel(s) closed at either one or both ends by a drainage structure, and may include intermediate drainage structures at junction points.

3. **Drainage Structure.** A drainage structure includes catch basins, manholes, drop inlets, leaching basins and similar structures that collect and/or redirect runoff water.

4. **Materials Removed.** Materials removed have been presumed not to include non-hazardous industrial waste or hazardous waste in accordance with §107-10 Managing Surplus Material and Waste.

5. **Clean and Keeping Clean.** Clean and keeping clean is the activity of removing accumulated sediment, debris, and vegetation which impedes the flow of water to maintain a proper drainage path and re-establish the design capacity.

6. **Graded Surfaces.** Grading surfaces entails forming and trimming surfaces to the lines and grades shown in the contract documents.

621-2 MATERIALS. None specified.

621-3 CONSTRUCTION DETAILS

621-3.01. General. Provide appropriate control and discharge practices for all water throughout the cleaning process. Include methods and schedules to be consistent with the soil erosion and sediment control plan in accordance with §209-3.01 General and perform all work in accordance with §107-12 Water Quality Protection.

621-3.02. Cleaning Culverts. Culvert locations identified in the contract documents shall be cleaned. Materials removed shall be disposed of in accordance with §203-3.02 B. Disposal of Surplus Excavated Materials. Removal of contaminated material shall be disposed of in accordance with Section 205 Contaminated Soil.

   It is not guaranteed that placement of surplus materials of spoil will be allowed within the right of way. Additionally, disposal of turbid water generated via the cleaning process shall be subject to appropriate environmental regulations.

621-3.03 Cleaning Closed Drainage System. Closed drainage systems identified in the contract documents shall be cleaned. Materials removed shall be disposed of in accordance with §203-3.02 B. Disposal of Surplus Excavated Materials. Removal of contaminated material shall be disposed of in accordance with Section 205 Contaminated Soil.
It is not guaranteed that placement of surplus materials of spoil will be allowed within the right of way. Additionally, disposal of turbid water generated via the cleaning process shall be subject to appropriate environmental regulations.

621-3.04 Cleaning Drainage Structures. Drainage structures identified in the contract documents shall be cleaned. Materials removed shall be disposed of in accordance with §203-3.02 B. Disposal of Surplus Excavated Materials. Removal of contaminated material shall be disposed of in accordance with Section 205 Contaminated Soil.

It is not guaranteed that placement of surplus materials of spoil will be allowed within the right of way. Additionally, disposal of turbid water generated via the cleaning process shall be subject to appropriate environmental regulations.

621-3.05 Cleaning, Grading and Shaping Existing Roadside Section. The Contractor shall remove earth, turf, brush and debris, or provide necessary fill material to restore adequate roadside drainage. Ditches shall be shaped as shown in the contract documents. Material removed shall be disposed of in conformance with the provisions of §203-3.02 B. Disposal of Surplus Excavated Materials. Removal of contaminated material shall be disposed of in accordance with Section 205 Contaminated Soil.

The Contractor shall protect all fences, markers, culverts, underground structures, utilities and other appurtenances adjacent to the work area. Any damaged facilities and/or disturbed areas shall be replaced in kind at no additional cost to the state.

621-4 METHOD OF MEASUREMENT

621-4.01 General. None specified.

621-4.02 Cleaning Culverts. Cleaning culverts will be measured in linear feet of culvert cleaned, measured along the invert, to the nearest foot. Multiple barrel culverts will be measured along each individual barrel.

621-4.03 Cleaning Closed Drainage System. Cleaning closed drainage systems will be measured in linear feet of pipe cleaned, measured along the invert of the pipe, from the inside wall surface of the drainage structure to the inside wall surface of the next drainage structure, measured to the nearest foot.

621-4.04 Cleaning Drainage Structures. Cleaning drainage structures will be measured as the number of drainage structures cleaned.

621-4.05 Cleaning, Grading and Shaping Existing Roadside Section. Cleaning, grading, and shaping existing roadside section will be measured as the number of linear feet along the edge of the adjacent roadway.

621-5 BASIS OF PAYMENT

621-5.01 General. None specified.

621-5.02 Cleaning Culverts. The unit price bid shall include the cost of all labor, materials, and equipment necessary to satisfactorily complete the work including the cost of managing and disposing the materials used to clean and the materials removed from the culverts. Payment for cleaning culverts will be made only for those facilities designated in the contract documents. Only one payment for each length of facility will be made regardless of the number of times it is cleaned.
621.5.03 **Cleaning Closed Drainage System.** The unit price bid shall include the cost of all labor, materials, and equipment necessary to satisfactorily complete the work including the cost of managing and disposing the materials used to clean and the materials removed from the closed drainage system. Payment for cleaning closed drainage systems will be made only for those facilities designated in the contract documents. Only one payment for each facility will be made regardless of the number of times it is cleaned. Cleaning intermediate drainage structures at junction points within a closed drainage system shall be paid for under its respective item.

621.5.04 **Cleaning Drainage Structures.** The unit price bid for each shall include the cost of all labor, materials and equipment necessary to satisfactorily complete the work including the cost of managing and disposing the materials used to clean and the materials removed from the drainage structures. Payment for cleaning drainage structures will be made only for those facilities designated in the contract documents. Only one payment for each facility will be made regardless of the number of times it is cleaned.

621.5.05 **Cleaning, Grading and Shaping Existing Roadside Section.** The unit price bid shall include the costs of furnishing all labor, material and equipment necessary to complete the work including the cost of disposing the materials removed from the roadside section and/or fill material to restore the shape.

*Payment will be made under:*

<table>
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<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<tr>
<td>621.01</td>
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<td>621.02</td>
<td>Cleaning Culverts with Span of More Than 50 in.</td>
<td>Linear Foot</td>
</tr>
<tr>
<td>621.03</td>
<td>Cleaning Closed Drainage Systems</td>
<td>Linear Foot</td>
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<td>621.04</td>
<td>Cleaning Drainage Structures</td>
<td>Each</td>
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<td>621.05</td>
<td>Clean, Grade and Shape Existing Roadside Section</td>
<td>Linear Foot</td>
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<td>621.11</td>
<td>Cleaning Culverts (Contaminated Material) with Span of 50 in. or Less</td>
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<td>621.12</td>
<td>Cleaning Culverts (Contaminated Material) with Span of More Than 50 in.</td>
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<td>621.13</td>
<td>Cleaning Closed Drainage Systems (Contaminated Material)</td>
<td>Linear Foot</td>
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<td>Cleaning Drainage Structures (Contaminated Material)</td>
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<tr>
<td>621.15</td>
<td>Clean (Contaminated Material), Grade and Shape Existing Roadside Section</td>
<td>Linear Foot</td>
</tr>
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</table>

**SECTION 622 - BUILDINGS AND MISCELLANEOUS STRUCTURES**

622-1 **DESCRIPTION.** This work shall consist of special construction, reconstruction and maintenance of rest areas/comfort stations; pump houses; elevators; shade structures & canopies; construction, furnishing and placing bus shelters, kiosks and other miscellaneous structures.

622-2 **MATERIALS.** Materials shall be as specified in the special specifications.

622-3 **CONSTRUCTION DETAILS.** As specified in the special specifications.

622-4 **METHOD OF MEASUREMENT.** As specified in the special specifications.

622-5 **BASIS OF PAYMENT.** As specified in the special specifications.

**SECTION 623 - SCREENED GRAVEL, CRUSHED GRAVEL, CRUSHED STONE, CRUSHED SLAG**
§623

623-1 DESCRIPTION. This work shall consist of furnishing and placing, as shown on the plans or directed by the Engineer, screened gravel, crushed gravel, crushed stone, or crushed slag.

623-2 MATERIALS. The materials shall meet the requirements of §703-02, Coarse Aggregates, unless otherwise indicated, and shall be furnished in the sizes or combination of sizes indicated on the plans or ordered by the Engineer.

623-3 CONSTRUCTION DETAILS. Screened gravel, crushed gravel, crushed stone or crushed slag shall be placed as shown on the plans or as directed by the Engineer.

623-4 METHOD OF MEASUREMENT

623-4.01 Measurement by Weight. The quantity to be paid for shall be the number of tons, loose measure, incorporated into the work conforming to the requirements of these specifications and in accordance with the lines, grades, and cross-sections shown on the plans or as directed by the Engineer.

623-4.02 In-Place Measure. The quantity to be paid for shall be the number of cubic yards of material placed, measured in the completed work, within the payment lines, as shown on the plans or as ordered by the Engineer.

623-5 BASIS OF PAYMENT. The unit price bid shall include costs of all labor, material and equipment necessary to properly complete the work.

Payment will be made under:

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<td>Screened Gravel (By Weight)</td>
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<td>623.02</td>
<td>Crushed Gravel (By Weight)</td>
<td>Ton</td>
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<td>623.03</td>
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<td>Crushed Slag (By Weight)</td>
<td>Ton</td>
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<td>623.10</td>
<td>Screened Gravel (In-Place Measure)</td>
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<td>Crushed Gravel (In-Place Measure)</td>
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<tr>
<td>623.13</td>
<td>Crushed Slag (In-Place Measure)</td>
<td>Cubic Yard</td>
</tr>
</tbody>
</table>

SECTION 624 - PAVED GUTTERS

624-1 DESCRIPTION. This work shall consist of the construction of Hot Mix Asphalt, precast, conventionally formed or machine formed Portland Cement concrete, or cobblestone gutters in accordance with these specifications and in reasonably close conformity with the lines and grades indicated in the Contract Documents and/or as directed by the Engineer.

624-2 MATERIALS

624-2.01 Hot Mix Asphalt Gutters. The materials for hot mix asphalt gutters shall meet the requirements specified for a 9.5 mixture designed for <0.3 million Equivalent Single Axle Loads, ESALs using coarse aggregate Type F9.

624-2.02 Conventionally Formed Concrete Gutters. The materials and manufacture of concrete for this work shall meet the requirements for Class A concrete specified in Section 501 Portland Cement Concrete - General.
624-2.03 Precast Concrete Gutters. Precast concrete gutters shall comply with the requirements of §714-07, Precast Concrete Gutters.

624-2.04 Cobble Gutters. Cobble gutters shall be made of rounded “Hardheads,” 6 inch to 10 inch in diameter.

624-2.05 Machine Formed Concrete Gutter. The material requirements, mix preparation and manufacturing of concrete shall comply with the requirements for Class I concrete, as specified in Section 501 Portland Cement Concrete-General.

624-3 CONSTRUCTION DETAILS

624-3.01 Hot Mix Asphalt Gutters. Except as provided below, the construction requirements shall meet those of §402-3, Construction Details for Hot Mix Asphalt (HMA) Pavements.

A. Preparation of Bed. The location of the gutter shall be properly excavated and graded to conform with the gutter cross-section and line and grade. The excavated area shall be firm and dry before laying the gutter.

B. Placing. The Hot Mix Asphalt may be placed by handwork or by a paving machine approved by the Engineer. The gutter shall be uniform in texture, shape and density. The asphalt may be placed in a single layer providing that the section, line and grade after compaction are determined satisfactory by the Engineer.

C. Sealing. After compaction, the finished surface of the gutter shall be sealed by an application of bituminous material, Material Designation 702-3001, in the quantity and manner directed by the Engineer.

624-3.02 Conventionally Formed or Machine Formed Concrete Gutters. Concrete gutters shall be either conventionally formed or machine formed to the size and shape shown on the Standard Sheets.

A. Conventionally Formed Gutters.

1. General. Unless otherwise indicated, concrete gutters shall be constructed in 8 foot sections of the shapes and types shown on the plans and/or Standard Sheet with 1/4 inch joints between sections. The gutter may be constructed in alternate sections, 24 hours to elapse before the construction of the intermediate sections. Excess concrete shall be screeded off perpendicular to the line of the gutter.

All construction joints shall be poured full with material meeting the requirements of Material Designation 702-0700, Miscellaneous Asphalt Cement or §705-02 Highway Joint Sealants, Type IV.

2. Curing. Curing of the gutters shall comply with the requirements of §502-3.11, Curing. Minimum curing periods for the various types of curing materials shall comply with the requirements of Table 502-3. A clear membrane curing compound may be used in lieu of a white-pigmented membrane curing compound.

B. Machine Formed Gutter. The machine forming requirements of concrete curb as specified under §609-3.04 shall apply except that crack control joints, 1/4 inch wide, shall be formed or scored every 8 feet to depths sufficient to produce weakened planes in the concrete. All crack control joints
shall be filled flush with material meeting the requirements of Material Designation 702-0700, Miscellaneous Asphalt Cement or §705-02 Highway Joint Sealants, Type IV.

624-3.03 Precast Concrete Gutters. The location of the gutter shall be excavated and graded to conform with the gutter cross-section and line and grade. Gutter sections shall be placed to line and grade on a firm and dry subgrade.

All joints shall be poured full with material meeting the requirements of Material Designation 702-0700, Miscellaneous Asphalt Cement or §705-02 Highway Joint Sealants, Type IV.

624-3.04 Cobble Gutters. The largest stones shall be selected and set along the inner edge and the center of the gutter. All stones shall be embedded in mortar composed of one part Type 1 or 2 cement, §701-01, and two parts of §703-07, Concrete Sand. All stone shall be laid to line and grade, with close joints, by skilled workmen using regular paving tools. The stones shall then be thoroughly rammed in place and brought to a uniform surface.

The joints shall be made of the same mortar as described above. The mortar shall completely fill the joints after being tamped.

624-4 METHOD OF MEASUREMENT

624-4.01 Hot Mix Asphalt Gutters. The quantity of asphalt gutters to be paid for will be measured by the number of tons of Hot Mix Asphalt furnished and placed in accordance with the Contract Documents and/or as directed by the Engineer. Quality payment adjustments will be measured as outlined in §402-4, Method of Measurement.

624-4.02 Conventionally Formed or Machine Formed Concrete Gutters. The quantity to be paid for under this work will be the number of square feet of exposed surface of concrete gutters placed in accordance with the Contract Documents and/or as directed by the Engineer. No reduction in the number of square feet will be made to account for drainage structure frames and grates, or any other obstruction placed within the gutter section.

624-4.03 Precast Concrete Gutters. The quantity to be paid for under this item will be the number of feet of gutter (laying length) placed in the work in accordance with the Contract Documents and/or as directed by the Engineer.

624-4.04 Cobble Gutters. The quantity of cobble gutters to be paid for under this work will be the number of square feet of exposed surface laid in accordance with the Contract Documents and/or as directed by the Engineer.

624-5 BASIS OF PAYMENT

624-5.01 Hot Mix Asphalt Gutters. The unit price bid per ton of Hot Mix Asphalt shall include the cost of furnishing all materials including the asphalt cement, the mixing, transporting, grading, placing, rolling and all equipment and labor necessary to complete the work including all necessary excavation below the finished surface, exclusive of any undercutting or excavation for special bedding materials. Payment of Quality Units will be made based on the Index Price listed in the Contract Documents. The index price shown in the itemized proposal for each Quality Unit shall be considered the price bid. The unit (index) price is not to be altered in any manner by the bidder. Should the bidder alter the amount shown, the altered figure will be disregarded and the original price will be used to determine the total amount bid for the Contract.
624-5.02 Conventionally Formed or Machine Formed Concrete Gutters. The unit price bid shall include the cost of furnishing all labor, materials and equipment necessary to complete the work including all necessary excavation below the finished surface exclusive of any undercutting or excavation for special bedding materials.

624-5.03 Precast Concrete Gutters. The provisions of §624-5.02 shall apply.

624-5.04 Cobble Gutters. The provisions of §624-5.02 shall apply.

**Payment will be made under:**

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<tr>
<th>Item No.</th>
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<th>Pay Unit</th>
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<tbody>
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<td>Conventionally Formed or Machine Formed Concrete Gutters</td>
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<td>Hot Mix Asphalt Gutter</td>
<td>Ton</td>
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<td>624.020110</td>
<td>Plant Production Quality Adjustment to 624.020101</td>
<td>Quality Unit</td>
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<td>624.020601</td>
<td>Hot Mix Asphalt Gutters, as Detailed</td>
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<tr>
<td>624.0401</td>
<td>Cobble Gutters</td>
<td>Square Foot</td>
</tr>
</tbody>
</table>

Refer to the Standard Contract Pay Item Catalog for full Item Number and full Description.

**SECTION 625 - SURVEY OPERATIONS**

625-1 DESCRIPTION

625-1.01 General.

Some survey work is required be completed under the direction of a Land Surveyor or Professional Engineer in accordance with the professional license requirements contained in NYS Education Law.

625-1.02 Survey Operations.

This work shall consist of providing all necessary survey work to establish, spatially position, and verify the locations of existing and proposed terrain features and measure quantities of items in accordance with the contract documents or as directed by the Engineer. This work includes but is not limited to the establishment, reestablishment or localization of primary and secondary control, the stakeout or layout of proposed features, the initialization, calibration and navigation of automated equipment operations, the location or verification of existing terrain or of constructed features, the verification of geospatial data for proposed construction work and the coordination and sharing of engineering data with the Department or other contract stakeholders.

625-1.03 Right of Way Markers.

This work shall consist of furnishing, installing and certifying right of way markers at the positions described on the right of way appropriation maps, in accordance with the contract documents and the Standard Sheet.

625-1.04 Permanent Survey Markers.

This work shall consist of furnishing, installing, and certifying permanent survey markers in accordance with the details shown on the appropriate Standard Sheet.

625-1.05 Supplemental Site Survey.

This work shall consist of providing all necessary field survey and terrain mapping necessary to locate, spatially position, verify and digitally map the locations of existing above or below ground terrain.
features as described in the contract documents or as directed by the Engineer. The limits of this supplemental survey will be described in the contract documents.

625-1.06 GPS Inspection Units.
This work shall consist of furnishing, configuring, installing, maintaining and removing Global Positioning System (GPS) units as needed for use by the Engineer and their inspection staff, including the training of the Engineer and their representatives on the use of the GPS units provided.

625-2 MATERIALS

625-2.01 General. None specified.

625-2.02 Survey Operations. None specified.

625-2.03 Right of Way Markers.

A. Concrete Right of Way Markers.
Concrete ROW Markers shall conform to the requirements of §712-05 Precast Concrete Right-of-Way Markers, and shall be in accordance with the details shown on the Standard Sheet.

B. Steel Pin and Cap Right of Way Markers.
Reinforcing steel used for the shank shall conform to ASTM A615, Grade 300 or Grade 420. It shall be epoxy coated for its entire length in accordance with §705-14 Longitudinal Joint Ties or §709-04 Epoxy Coated Bar Reinforcement.
The cap shall be aluminum or a corrosion resistant aluminum alloy. The cap shall weigh a minimum of 50 grams and fasten to the shank by means of threading or force fitting.
A commercial grade silicone sealant shall be used between the cap and the shank.
Steel Pin and Cap-Type Markers shall be anchored into rock using Concrete Grouting Material meeting the requirements of §701-05 Concrete Grouting Material.

625-2.04 Permanent Survey Markers.
The concrete shall meet the requirements of Class A Concrete in Section 501 Portland Cement Concrete--General, except that the requirements for inspection facilities, automated batching controls and recordation do not apply. The batching, mixing and curing methods and the inspection facilities shall meet the approval of the Department. The Contractor may submit for approval by Director, Materials Bureau, a mix at least equivalent to Class A Concrete.

625-2.05 Supplemental Site Survey. None specified.

625-2.06 GPS Inspection Units.
Each GPS Unit shall include all necessary components, communication devices, integrated antennae and receiver, controller and/or data collector, cables, software, operating manuals, attachments, and fastening hardware to meet the minimum requirements described below.

A. All GPS Inspection Units.
1. All GPS units provided for a single contract shall be of the same model and manufacturer; and shall include, and be licensed to operate, the same versions of GPS planning software, data collection software, navigation software, stakeout software and post processing software. All software provided (including firmware) shall be the most current available from the manufacturer at the time of delivery of the GPS units. GPS units should be of the same manufacturer as those used by the Contractor. GPS units shall not be more than 2 years old from the date of
manufacturing to the time of delivery. To verify the age of the GPS units, the Contractor shall provide a dated copy of the manufacturer’s receipt(s) for the purchase, lease or rental of the units.

2. GPS units shall include both standard USB cable and Bluetooth wireless technology for data transfer.

3. Data shall be capable of being copied onto or from a removable industry standard data storage card (e.g.: secure digital SD Card). Each GPS Unit shall include 2 data storage cards, each with a minimum capacity of 4 GB.

4. GPS units shall include the ability to import/export and display point and alignment data which is in XML format, and also import graphics files which are in DGN or DXF format.

5. GPS units shall have an internal, or modular, rechargeable battery system capable of operating a minimum of 8 hours (may include interchangeable batteries), including the battery charger.

6. GPS units shall include a hard or soft shell carry case, and all appropriate operation manuals.

B. Survey Grade GPS Inspection Units.

1. GPS units shall be equipped to receive Global Positioning System (GPS), GLONASS and GNSS position data.

2. GPS units shall be equipped to receive, and be capable of utilizing, Real Time Kinematics (RTK) correctional data (current version of RTCM format) through internet protocol as provided from the NYS Continuously Operating Reference System (NYS CORS) Network. This shall include all necessary communication devices, repeaters and systems, data service plans and communications to meet the minimum required accuracy and not exceed a 2 second latency at the rover. Whichever communication method is utilized by the Contractor to broadcast the NYS CORS RTK correctional data, the Contractor shall ensure that the RTK data shall be available at all locations across the entire contract site during all hours of construction and inspection operations.

3. GPS units shall include the capability to “localize” both the horizontal and vertical control to local project monumentation (also known as calibrate), while utilizing RTK corrections from a reference network.

4. GPS units shall include either an integrated or modular communication device capable of receiving RTK correctional data to satisfy the requirement of using NYS CORS RTK corrections.

5. GPS units shall have the ability to display the number of satellites tracked at any one time, and indicate the accuracy quality of each measurement relative to the strength of signals, and the GDOP (Geometric Dilution of Precision).

6. GPS Unit shall include dual frequency receivers.

7. Minimum Required Kinematic Accuracy relative to primary project control (CORS):
   Horizontal: 0.033 ft + 1.0 ppm; Vertical: 0.065 ft + 1.0 ppm

8. All necessary hardware and software shall be included (including communication drivers) to connect the GPS unit to a Department provided Tablet PC and communicate/exchange positional data with Bentley™ OnSite software. Firmware used on the GPS unit shall be verified as interoperable with Bentley™ OnSite software. If the firmware cannot be verified as being interoperable with Bentley™ OnSite, the next older version may be used.

9. The data controller shall permit the user to program and store multiple configurations (also known as user preferences) prior to the actual field measurements. Configurations shall be capable of being stored and recalled in the field.

10. GPS units shall include one fixed height rover rod of 6.56 feet in length, one attachable bipod which is compatible with the rover rod, and one topo shoe.

11. A GPS unit set up to operate as a base station shall include all necessary additional cables, hardware, fasteners or accessories necessary to install it in a fixed semi-permanent location, will not be considered as a rover unit, and therefore will not require a rover rod, a bi-pod, or a topo shoe.
C. Mapping Grade GPS Inspection Units.

1. Minimum Required Kinematic Accuracy: less than 3.0 feet in real time.
2. GPS units shall also provide standard support for the Wide Area Augmentation System (WAAS) position correction services.

625-3 CONSTRUCTION DETAILS

625-3.01 General.

A. Professional Responsibilities.

The following types of Survey Operations shall be completed by the Contractor under the direction of a Land Surveyor. This requirement is directly or indirectly associated with the professional license requirements contained in Article 145 of the NYS Education Law.

1. Establishment, reestablishment or localization of primary or secondary control which shall be used for:
   a. Establishing boundaries of new right of way appropriated for this contract.
   b. Location of property or highway boundary markers.
   c. Tie measurements to, or resetting of control points.
2. Location or resetting of existing highway and property boundary markers by reference ties to or from contract control to protect their integrity.
3. Establishment or certification of location of right of way markers and permanent survey markers.

The following types of Survey Operations shall be completed by the Contractor under the direction of either a Land Surveyor or Professional Engineer.

1. Establishment, reestablishment or localization of primary or secondary control which shall be used for:
   a. Establishing location for horizontal or vertical roadway alignment.
   b. Establishing location for the horizontal or vertical alignment of a structure.
   c. Establishing or localizing reference base station for Global Positioning System (GPS) control work.
2. Establishing new horizontal or vertical roadway alignment in the field from contract control either by conventional stakeout methods or by use of automated equipment operations.

B. Survey/Engineering Geospatial Data.

All establishments or reestablishment of contract primary or secondary control, and the survey collection of terrain data shall be performed in accordance with the standards and procedures required in the Department’s Land Surveying Standards and Procedures Manual. The Contractor shall incorporate the NYS CORS network into contract control to facilitate the use of GPS survey within the site and on the same datum by other project stakeholders, or to align with other adjacent projects.

When the Department provides electronic copies of engineering data to the Contractor, files should follow the standard file naming conventions listed in Appendix 14 of the Department’s Project Development Manual.

1. Existing Terrain Data. When an existing digital terrain model was developed during design and provided for construction purposes, and possibly updated during construction by supplemental survey, the Department and Contractor shall use that information as a basis from which to develop contract pay item quantities. The Contractor shall consider all existing terrain data supplied by the Department as being within acceptable tolerances, except where changes or additions have been approved by the Engineer. If the Contractor questions the accuracy of the existing terrain data provided, the Contractor may verify any or all portion(s) of the existing
terrain model, at no additional cost to the State, in accordance with §105-10 Survey and Stakeout. All exceptions or discrepancies found with the supplied existing terrain data shall be brought to the attention of the Engineer, in writing, and terrain data modifications shall be mutually agreed upon and shared with both parties prior to beginning construction operations within those areas being modified. Changes to existing terrain data will not be accepted by the Department where existing terrain is verified to be within Departmental accepted positional tolerances in accordance with the Department’s Land Surveying Standards and Procedures Manual, or after the Contractor has disturbed the existing ground surface.

2. Proposed Data. When proposed digital terrain models (or surfaces), proposed alignments and proposed graphics were developed during design and provided for construction purposes, or revised during construction due to site changes or redesign, the Department and Contractor shall use that information from which to position and compute applicable contract pay item quantities and to field verify positional locations of constructed items. When the Contractor and Department agree to utilize the proposed digital terrain data (surface), alignments or graphics the Contractor shall first review its consistency with all other contract information, and review for any perceived physical conflicts or inconsistencies of information prior to using the data in the field for any construction purpose. All exceptions or discrepancies with the supplied data shall be brought to the attention of the Engineer, in writing, and terrain data, alignment or graphics modifications shall be approved by the Engineer prior to beginning construction operations within those areas being modified. All approved changes shall be shared electronically with both the Department and the Contractor, and both parties shall acknowledge acceptance of such changes before beginning the work.

When proposed digital terrain model (or surfaces), alignments or graphics are not provided by the Department, the Contractor may choose to develop their own terrain model surfaces from the contract plans to facilitate their use of Automated Machine Guidance, at no additional cost to the State. A request by the Contractor to use Automated Machine Guidance shall be made as part of the Contract Control Plan. The Contractor developed terrain model surfaces shall be shared with the Engineer in a Department accepted format prior to beginning construction operations. Generation of proposed terrain model surfaces or other electronic engineering data does not constitute a redesign of the project, and the Contractor retains all responsibility to complete the work in accordance with the engineering intent conveyed in the contract documents unless otherwise agreed to in writing by the Engineer.

625-3.02 Survey Operations.

All Survey Operations shall follow either Traditional Survey Stakeout or Automated Stakeout and Automated Machine Guidance Operations, or a combination of both, for the establishment, positioning, equipment guidance or verification of construction items. The proposed method shall be approved by the Engineer as part of the Contract Control Plan prior to beginning any field construction operations. Both methods include the same basic requirements that: (1) both parties (Contractor and Department) utilize the same contract control, the same existing terrain data, and the same proposed feature data; (2) both parties utilize the same accuracy and tolerance limits; and (3) both parties utilize equivalent survey verification techniques to ensure that field features are constructed as proposed.

The Contractor shall establish the center line of bearings for all bridge abutments and piers, by setting offset hubs or reference points, so located and protected to ensure they remain undisturbed until such time as they are no longer needed. The Contractor shall mark the location of anchor bolts to be installed, establish the elevation of bearing surfaces and check bearing plates to ensure installation at their proper elevation. Before the erection of structural steel or concrete beams the Contractor shall verify the locations, both vertically and horizontally, of all bearings and the distances between associated bearings. Control used to establish center line of bearings shall be included in the contract control plan.
On contracts which include proposed and existing roadway alignments and profiles, the Contractor shall verify the roadway tie-in locations of where existing and proposed alignments meet prior to beginning construction operations and report the results to the Engineer. This requirement is intended to verify that no changes have occurred to the existing roadway and that the proposed design is buildable as designed.

A. Contract Control Plan.

The Contractor shall develop and submit a Contract Control Plan for all contracts which include the contract pay item for Survey Operations. Contract control includes all statewide or local primary and secondary horizontal and vertical control which will be used for the geospatial positioning of work items. Upon the Contractor’s completion of initial survey reconnaissance and control verification, but prior to beginning primary field operations, the Contractor shall submit a Contract Control Plan document which is to be signed and sealed by a Land Surveyor or Professional Engineer in accordance with §625-3.01A Professional Responsibilities, for acceptance by the Engineer. The Contract Control Plan shall include the below listed required control information and follow the acceptance procedure.

All revisions or additions to contract control for the purpose of stakeout or layout of proposed work items shall be provided in writing to the Engineer prior to beginning that revised portion of stakeout or layout work.

1. Acceptance Procedure.
   a. The Contractor shall document required information and submit electronically to the Engineer at least 10 work days prior to beginning field operations.
   b. The Engineer will coordinate review with the Regional Land Surveyor and provide comments.
   c. Upon acceptance of the procedure by the Engineer, the Contractor shall submit 2 signed and sealed copies to the Engineer.

2. Control Information.

The Contractor shall list the following control information (tabular format is acceptable):
   a. All contract control shown in the contract documents or in the Survey Control Report.
      Note: The NYS CORS Network provides primary control for most Department contracts.
   b. The following elements shall be submitted for all contract control points or benchmarks:
      (1) Recovered in the field and did it appear undisturbed?
      (2) Contract indicated coordinate or elevation.
      (3) Field determined coordinate or elevation.
      (4) Contractor adjusted coordinate or elevation, if necessary.
      (5) Point or benchmark intended to be used for construction purposes.
   c. Adjustment method is used to balance or adjust the control (ex: Compass Rule for Baseline or Calibration Report for GPS, etc). Attach a copy of the adjustment/calibration report.
   d. Control network diagram (drawn to a legible scale) with roadways indicated.
   e. New York State Plane Coordinate System (NYSPCS) Zone utilized.
   f. Horizontal Datum used.
   g. Vertical Datum used.
   h. Combined Factor used to account for the ellipsoidal reduction factor and the grid scale factor.
   i. Additional (new) control is anticipated to be needed and where will they be set?
   j. When a GPS base station(s) is utilized on a project either for inspection or stakeout, provide the determined coordinate and elevation value of the station, and the datum differential from that localized value to a NYS CORS determined value.
3. Methods or Procedures.
The Contractor shall document and provide the following survey information on methods or procedures to be used:

a. Survey method used to verify the control (ex: Total Station, GPS/RTK, Auto Level, etc).
b. Survey method(s) used to stakeout which types of proposed features.
c. Survey method(s) used to stakeout proposed ROW Markers.
d. Survey method used for stakeout of proposed bridge structures (if applicable). How will control be set up and maintained around the bridge(s)?
e. Proposed manufacturer, model and software version for GPS Inspection Units.
f. Automated Machine Guidance (AMG) proposed for use on this contract.
g. Type and frequency of quality control measures included to maintain the proper calibration and adjustment of the AMG systems.
h. If GPS will be used for stakeout or for AMG, will the NYS CORS Network be used as its reference network or will base station(s) be used?
i. If a base station is to be used, describe the mounting location, attachment technique, and instrumental protection included which ensures a sound and reliable reference station will be provided.

B. Traditional Survey Stakeout.
The Contractor shall field locate all features to be constructed from survey control points which are identified in the Contract Control Plan. Any error, apparent discrepancy or absence in the data shown or required to appropriately accomplish the stakeout survey shall be referred to the Engineer immediately for interpretation when such is observed or required.

The Contractor shall place two offset stakes or reference points along the center line at maximum intervals of 50 feet and at such intermediate locations as required to determine location and direction. From computations and measurements made by the Contractor, these stakes shall be clearly and legibly marked with the center line station number, offset and cut or fill from which the establishment of the centerline location and elevation can be determined. If markings become illegible for any reason the markings shall be restored by the Contractor. The Contractor shall locate and place all cut, fill, slope, fine grade, or other stakes and points for the proper progress of the work with a maximum station spacing of 50 feet. All control points shall be properly protected and flagged for easy identification.

The Contractor shall be responsible for the accuracy of the work and shall maintain all applicable reference points, stakes, etc. Damaged or destroyed reference points or bench marks made inaccessible by the progress of the construction shall be replaced or transferred by the Contractor. All control points shall be referenced by ties (4 minimum) to specific points on acceptable objects and recorded. Any alterations or revisions in the ties shall be so noted and the information furnished to the Engineer. All stakeout survey work related to highway control shall be referenced to the control line (or survey baseline) shown in the contract documents. Computations and survey notes necessary to establish the position of the work from control points, shall be made and maintained in a neat, legible and acceptable format by the Contractor. Computations, survey notes and other survey information shall be made available to the Engineer within 3 work days from the request. The Engineer may check all or any portion of the stakeout survey work or notes made by the Contractor. Such checking by the Engineer shall not relieve the Contractor of any responsibilities for the accuracy or completeness of the work.

Should the Contractor choose automated methods for the establishment, layout, measurement, equipment guidance or verification of work to be constructed, they shall submit their proposed automated methods including quality control measures as part of their contract control plan for
acceptance by the Engineer. When utilizing these methods, all horizontal and vertical survey control, roadway alignment control, existing terrain data and proposed design engineering data shall be shared/exchanged electronically and kept current between the Contractor and the Engineer. All original version files of electronic contract data shall be maintained and stored by the Department. Prior to beginning field operations, the Contractor and Engineer shall mutually determine acceptable uses of and procedures for the technology being used, and how data can be exchanged for use in stakeout, automated machine operations, positional verification, quantity measurements and calculations. All record copies of engineering data shall be stored and shared in Department accepted standard formats, and shall be derived primarily from the original electronic data, when provided by the Department.

Automated survey operations have a high reliance on accurate control networks from which to make measurements, establish positions, and verify geospatial locations of features. Therefore, a strong contract control network in the field which is consistent with the project control used during the design of the contract is essential to the successful use of these technologies with the proposed digital terrain model and alignments. Consistent and well designed site calibration (localization) for all automated machine guidance, as described above under Contract Control Plan, is required to ensure the quality of the contract deliverables. The Contract Control Plan is intended to document which local horizontal and vertical control will be used for calibration during construction operations and how that calibration or adjustment will be maintained along the entire contract length. Continued incorporation of NYS CORS Network is essential to maintaining the integrity of positional locations and elevations of features.

The Engineer may perform quality assurance verifications of feature positions at any time during the contract. Dimensional tolerances shall hold a higher order of precedence than positional tolerances, but both may require verification. Quality assurance activities by the Engineer will not relieve the Contractor of any responsibilities for the quality control of the accuracy or completeness of the work.

The Department’s verification of the positional locations of features, calculation and merging of supplemental terrain data surfaces, and the measurement and calculation for quantity payments will be performed using Department standard software. Both the Contractor and the Department shall utilize the following standards: (1) All terrain data collected for the purpose of being used for or merged with Department provided terrain data for the calculation of pay quantities shall be delivered in a format and correctly display in accordance with the current Departmental CADD Standards. (2) The Department will maintain record copies of electronic data files which will be available to the Contractor using the Department’s designated file management system or other method. This will ensure that both parties utilize the same credible data from which to establish locations and measure quantities. The Department will provide all available CADD resource files for use by the Contractor.

The Contractor may choose to introduce an additional new automated survey method or technology which involves a new technique for positioning features, measuring quantities, or verifying constructed locations. The quality and accuracy of this data produced by this method shall be demonstrated to the Engineer, for acceptance, by a comparison of this method to previously accepted techniques over a mutually agreed upon portion of the work. The new technology shall meet or exceed the quality and accuracy results provided by previously accepted techniques, and the Engineer shall make the final determination as to the acceptability of its use based on the resulting performance, cost savings, safety and effectiveness of the operation. Previous uses of this same method on other contracts or by other contractors are not acceptable evidence of a technology’s viability, due to inherent variations in operator’s experience levels, data availability, changing field conditions and differing technologies.

625-3.03 Right of Way Markers.

The Contractor shall verify with the Engineer that it has the most current vested Right of Way Acquisition Maps to determine the geospatial positions of all proposed right of way markers. Right of
way markers are indicated in the contract for approximate locations and quantities, and shall not be positioned according to the contract information, but rather by the positions shown for the equivalent points on the ROW Maps.

Right of way marker locations shall be determined under the direction of a Land Surveyor from a closed traverse or GPS network which is included in the contract control plan and in accordance with Federal Geographic Data Committee (FGCC) C2-II, Second-Order, Class II (1 part in 20,000) accuracy, ensuring a local accuracy of 0.065 ft as described in the Department’s “Land Surveying Standards and Procedures Manual.”

The Contractor shall install right of way markers at the station/offset positions specified on the vested Right of Way Acquisition Maps in accordance with the Standard Sheets to within an absolute positional tolerance of 0.065 ft relative to the primary project control network.

The Land Surveyor shall certify the as-built location of each installed right of way marker on certification forms provided by the Engineer, including contract information, and control line station and offset (proposed and as-built) to the marker. The record location of all right of way markers shall be recorded to the nearest 0.01 ft and reflect as-built coordinates from a closed traverse or GPS network which is included in the contract control plan and in accordance with FGCC C2-II, Second-Order, Class II (1 part in 20,000) accuracy.

Prior to placing the cap on a steel pin right of way marker, the cap shall be filled 2/3 full of silicone sealant and then fastened to the bar by threading or by force fit. During the driving operation for the steel pin right of way marker, the lettering on the cap shall be protected by the use of a metal sleeve or cushion block. The marker shall be driven so that the cap is flush with the ground surface.

**625-3.04 Permanent Survey Markers.**

The Contractor shall install permanent survey markers in accordance with the standard sheet at locations described in the contract documents and approved by the Engineer prior to installation. The Engineer will provide the Contractor with the sequential numbering required on the permanent survey marker caps in coordination with the Regional Land Surveyor.

The Contractor shall provide the as-built location of each installed permanent survey marker on certification forms provided by the Engineer, including contract information, as-built NYSPCS values, control line and centerline station and offset to the marker, distance and direction to adjacent markers, the elevation of the marker, and a sketch which shows the relative positions to the control line points, four physical ties to the markers, and a north arrow. The certification form shall be sealed and signed by a licensed Land Surveyor. The record location of all permanent survey markers shall be recorded to the nearest 0.01 ft and reflect as-built coordinates from a closed traverse or GPS network which is included in the contract control plan and in accordance with FGCC C2-II, Second-Order, Class II (1 part in 20,000) accuracy as described in the Department’s “Land Surveying Standards and Procedures Manual.”

**625-3.05 Supplemental Site Survey.**

The Contractor shall perform supplemental site survey work in accordance with §625-3.01 General and §625-3.02 Survey Operations. The limits of the survey and mapping and the need for property line or right of way determination shall be as described in the Special Note entitled Supplemental Site Survey Requirements. Changes to the contract established limits by the Engineer shall be considered changes to the scope of work. The work shall include:

1. The Engineer shall determine what level of detailed information may need to be added to the Contract Control Plan for a supplemental site survey. Significant additional requirements will be considered extra work.
2. For new locations, a minimum of 3 inter-visible horizontal control points and 2 benchmarks shall be set at each site.
3. All survey control and terrain data collection shall be performed in accordance with the standards and procedures required in the Department’s Land Surveying Standards and Procedures Manual.
4. Survey shall include all readily identifiable surface and subsurface utilities, including, but not limited to drainage, sanitary, water supply, gas, electric and telephone. The Contractor shall contact the appropriate one call center to identify all underground utilities so they can be marked in the field at each site prior to survey.
5. If property or right of way markers are found inside of or within 30 ft of the survey limits, they shall be located and described as part of the survey.
6. For traffic signal intersection work, elevations of above-ground utilities at the poles and at sag points shall be provided for primary and secondary electric lines, telephone lines and cable television lines. Utility poles shall be identified, including pole numbers. The next pole by number, and next manhole or valve. Sign inventory shall include only a type designation (e.g. stop sign, no parking sign, etc.) without MUTCD code, or a brief description of a private sign.
7. For underground utility surveys, the horizontal positions and vertical elevations of all exposed public and private utilities within the described limits shall be located, mapped and appropriately identified by the Contractor according to the utility’s identification. Horizontal positions and vertical elevations shall be determined from project control to within 2 inches of its absolute location. Linear utilities shall be located at all bend or angle points, junctions or termini, and at a spacing of no more than 50 feet.
8. Copies of original survey field data, tie diagrams, and control diagrams shall be provided in Department accepted formats.
9. All terrain mapping deliverables (DGN & DTM) shall conform to the requirements included in Chapter 20 and 22 of the Department’s Highway Design Manual.
10. File naming convention shall conform to standards listed in Appendix 14 of the Department’s Project Development Manual.

625-3.06 GPS Inspection Units.
The Contractor shall furnish, configure, install, maintain and remove the GPS units, and provide the Engineer and/or their representatives with training on the operation of the GPS units. The Contractor shall ensure all GPS units are fully operational and training has been provided before construction begins.
All projects shall utilize the NYS CORS as the spatial reference datum network from which RTK corrections are derived. The Contractor shall choose which communication technique and devices will be used which will insure the consistent and reliable delivery of RTK correctional data from the NYS CORS to the GPS units. When geographic location or lack of a reliable communications network prohibits the use of the NYS CORS, the Engineer may approve the use of a Survey Grade GPS Inspection unit as a base station in place of the NYS CORS, which will be paid for separately. The Contractor shall semi-permanently mount the base station in a stable and secure location where it shall not be disturbed by construction activities nor be easily damaged by vandalism and where it shall be capable of providing radio signal coverage over the entire contract area. If the base station cannot broadcast a signal that covers the entire site, the Contractor shall provide adequate repeater radios or other communications. A GPS unit installed as a base station for inspection operations shall only be moved with the approval of the Engineer.
The GPS units shall be maintained and remain in service until either: (a) a maximum of one week after the Engineer requests its removal in writing, or (b) the State relinquishes the Engineer’s Field Office. The Contractor shall maintain all GPS units and software in good working condition and shall provide replacement due to breakdown, damage, or theft within 2 work days. The Contractor shall retain ownership of all supplied GPS units at the end of the contract.

A. GPS Training Provisions.
1. For all GPS units, the Engineer and/or their representatives shall be provided with a minimum of one 8 hour training session for GPS localization/calibration of the contract site.
2. For all Survey Grade GPS units, the Engineer and/or their representatives shall be provided with a minimum of two separate 8 hour minimum training sessions on the use and operation of
the GPS units during the first year of the contract. One of these two sessions shall occur within one week of delivery of GPS units to the site. The second of the two classes shall occur upon the request of the Engineer. One additional 8 hour minimum training session shall be provided during each additional contract year that the GPS units are in service.

3. For all Mapping Grade GPS units, the Engineer and/or their representatives shall be provided with a minimum of one training session during the first year of the contract, being at least 8 hours in length, and to occur within one week of delivery of GPS units to the site. This training shall be separate from the Survey Grade GPS Unit training.

4. All training shall be performed by a manufacturer-verified trainer who is approved by the Engineer. The training shall occur at the Engineer’s Field Office or at a location agreed to by the Engineer.

625-4 METHOD OF MEASUREMENT

625-4.01 General. (Vacant)

625-4.02 Survey Operations. This work will be measured on a lump sum basis.

625-4.03 Right of Way Markers. The quantity to be measured for payment will be the number of right of way markers installed.

625-4.04 Permanent Survey Markers. The quantity to be measured for payment will be the number of permanent survey markers installed.

625-4.05 Supplemental Site Survey. This work will be measured on a lump sum basis for each site location.

625-4.06 GPS Inspection Units. The quantity to be measured for payment will be the number of GPS Inspection units provided.

625-5 BASIS OF PAYMENT

625-5.01 General. (Vacant)

625-5.02 Survey Operations. The price bid shall include the cost of furnishing all labor, materials and equipment necessary to satisfactorily complete the work, including preparation of the contract control plan. Progress payments will be made in proportion to the amount of work completed.

625-5.03 Right of Way Markers. The unit price bid shall include the cost of furnishing all labor, materials, and equipment necessary to satisfactorily complete the work. Payment will be made after the complete and proper installation of the marker, receipt of the certification form by the Engineer, and after approval of the certification by the Regional Land Surveyor.

625-5.04 Permanent Survey Markers. The unit price bid shall include the cost of furnishing all labor, materials, and equipment necessary to satisfactorily complete the work. Payment will be made after the complete and proper installation of the marker, receipt of the certification form by the Engineer, and after approval of the certification by the Regional Land Surveyor.

625-5.05 Supplemental Site Survey. The price bid shall include the cost of furnishing all labor, materials and equipment necessary to satisfactorily complete the work. Payment will be made upon the
satisfactory submission of the completed and certified mapping deliverables. Substantive additions to the work limits described in the contract will be considered extra work.

625-5.06 GPS Inspection Units. The unit price bid shall include the cost of labor, materials and equipment necessary to satisfactorily complete the work, including the cost of the required training and necessary maintenance.

Payment will be made under:

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<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<tr>
<td>625.01</td>
<td>Survey Operations</td>
<td>Lump Sum</td>
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<tr>
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<td>Concrete Right of Way Markers Type H (High)</td>
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<tr>
<td>625.04</td>
<td>Concrete Right of Way Markers Type L (Low)</td>
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<td>625.05</td>
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<td>Permanent Survey Markers</td>
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SECTIONS 626 THRU 628 (VACANT)

SECTION 629 - PETROLEUM STORAGE TANK CLOSURE

629-1 DESCRIPTION

629-1.01 General. This work shall consist of emptying, purging/inerting, cleaning, removing, and disposing of petroleum storage tanks; endpoint sample collection and analysis; and proper documentation of the work in accordance with the contract documents and as directed by the Engineer.

629-2 MATERIALS (Not Specified)

629-3 CONSTRUCTION DETAILS

629-3.01 General. All petroleum storage tanks shall be closed in accordance with the requirements of the NYS Department of Environmental Conservation (NYSDEC), as well as local fire and police agencies. NYSDEC shall be notified prior to the initiation of tank closure activities. For instances where tanks that have not been identified during the design process are discovered during construction, NYSDEC shall be notified as soon as possible after discovery of the tank(s). If evidence of a petroleum spill that was not previously reported is discovered during construction, the contractor shall call the NYSDEC Spills Hotline at 1 (800) 457-7362, within two hours of discovering the spill.

Excavation shall be performed in accordance with Section 206 Trench, Culvert and Structure Excavation. Segregation and stockpiling of contaminated soils shall be performed in accordance with Section 205 Contaminated Soil. If specified in the contract documents, or at the request of the Department in instances where tanks are not discovered until after construction has begun, the Contractor shall provide field organic vapor monitoring in accordance with §205-3.03 Field Organic Vapor Monitoring in the following instances: contaminated soil is present; there is a potential for nuisance petroleum odors; or if the work is being performed in close proximity to residences, schools, or other sensitive receptors.

The Contractor shall provide a schedule for tank closure activities to the Engineer a minimum of 35 calendar days prior to commencing work, except for when previously unidentified tanks are discovered during construction and the work will take place in less than 35 calendar days. In such instances, the
Contractor shall notify the Engineer immediately upon discovery of the tank(s). The Department will notify appropriate NYSDEC personnel at least 30 calendar days prior to tank closure activities, except for when previously unidentified tanks are discovered as described above. In such instances, the Department will notify NYSDEC as soon as possible after discovery of the tank(s).

629-3.02 Removal/Disposal of Liquids from Petroleum Storage Tanks. Before the removal of any tank begins, it shall first be rendered free of product and water. All liquids shall be disposed of in accordance with §107-10 Managing Surplus Material and Waste. Product shall be managed with a preference toward recycling or beneficial reuse when such options are available. Liquids shall be transported to the disposal/recycling facility only by appropriately permitted haulers. During the removal operation (including cutting the tank open to remove product, if necessary) the following restrictions shall apply:

1. The work area shall be secured by, at a minimum, erecting a 4 foot construction fence to create a 25 foot controlled access perimeter around the tank pit and posting signs stating “Authorized Personnel Only” or equivalent. This perimeter shall be maintained until the tank has been disposed of and the tank pit has been backfilled.
2. All open-flame and spark producing equipment within the area shall be shut down.
3. All electrical and internal combustion equipment, unless it is designed to be “explosion proof” or “intrinsically safe”, shall be removed from the work area.
4. Only “non-sparking” tools shall be used.
5. Static electricity shall be controlled.
6. Smoking shall be prohibited in the work area.

629-3.03 Petroleum Storage Tank Closure. Tank closures shall consist of all of the following components, unless specifically noted in the contract documents.

A. Project Safety and Health. The Contractor shall ensure that all personnel directly involved in tank closure activities have been trained in conformance with the requirements of 29 CFR 1910.120 and 1926.65 (referred to hereafter as 1910.120). There shall be at least one person on site who has supervisor training as per 29 CFR 1910.120(E)(4) during all tank closure activities. The Project Safety and Health Plan (PSHP) required by §107-05B shall also meet the requirements of 29 CFR 1910.120 (b) (4).

B. Tank Atmosphere Monitoring. The contractor shall use a combustible gas indicator (CGI) or an explosion meter and an oxygen meter to monitor the tank atmosphere.

C. Tank Purging/Inerting. The Contractor shall make the tank atmosphere safe by purging the flammable vapors from the confined space to below 5% of the lower explosive limit (LEL) and, unless positive ventilation is used, the oxygen level is below 7%. Care shall be exercised to ensure that purging/inerting is completed before proceeding with tank cleaning and cutting. The Contractor shall purge/inert the tank atmosphere by using one of the following methods:

1. Dry Ice. The Contractor shall add dry ice (1.5 lb per 100 gallons of tank capacity) into the tank. The dry ice shall be crushed and distributed evenly over the greatest possible area of the tank interior. As the dry ice vaporizes flammable vapors will flow out of the tank, therefore, the Contractor shall observe all safety precautions regarding flammable vapors.

2. Carbon Dioxide. The Contractor shall add carbon dioxide gas directly into the tank to purge flammable vapors. A minimum of one, fully charged, 75 lb cylinder of carbon dioxide gas per 2,000 gallons of tank volume shall be used. Care shall be exercised to prevent buildup of any
3. Nitrogen. The Contractor shall add nitrogen gas directly into the tank to purge flammable vapors. Vapors within the storage tank must be displaced with an amount of nitrogen gas equal to or greater than the volume of the tank atmosphere. Care shall be exercised to prevent buildup of any static charge. The nozzle shall be bonded or grounded and the gas introduced slowly to reduce static.

4. Positive Ventilation. With prior written approval from the Engineer, the Contractor may use positive ventilation to purge flammable vapors from a tank using an air eductor. If performed improperly, this can be a very dangerous procedure and is not recommended for on-site purging of flammable vapors especially in high density urban areas.

D. Tank Removal. Regardless of the method selected to purge/inert the tank atmosphere, removal work shall not start until the readings from the CGI or explosion meter indicate that a safe and non-explosive tank atmosphere has been achieved as evidenced by readings less than 5% of the LEL at all elevations within the tank and if dry ice, carbon dioxide, or nitrogen are used to purge/inert the tank, readings from the oxygen meter indicate that an atmosphere of less than 7% oxygen is present throughout the tank. Removal work shall be progressed diligently without interruption until its completion. The CGI or explosion meter shall be used to take subsequent readings continuously as work is progressing. If any reading indicates an atmosphere with greater than 10% of the LEL is present, or the LEL is rising steadily, work shall cease and purging/inerting shall be repeated. Tank-related piping and connecting lines shall either be disconnected and removed or securely capped and plugged.

The tank shall be removed from the tank pit and placed on 6 mil minimum plastic sheeting with the vents aligned at the top of the tank (the 12 o’clock position). The tank shall be blocked or chocked in order to prevent rolling.

Contaminated soil, if present in or around the tank, shall be handled and managed in accordance with provisions found in Section 205 Contaminated Soil.

E. Tank Interior Cleaning and Tank Cutting. Immediately after the tank has been removed from the ground and a safe atmosphere is confirmed, the tank shall be cut open with non-sparking equipment. Two large holes shall be made in the tank to allow for cross ventilation. The tank shall then be fully ventilated until the CGI or explosion meter indicates an atmosphere with less than 5% of the LEL and an oxygen concentration between 19.5% and 21.5% is present. All remaining sludge and residue shall be removed by vacuuming, non-flammable solvent washing, or sweeping with dry absorbents. The Contractor shall permit only trained and properly equipped personnel to enter the tank. Permit-required confined space entry procedures in accordance with 29 CFR 1910.120 shall be used for all tank entries. All product, product-soaked sorbents, cleaning solvents, and water generated by the operation, shall be transported by a hauler permitted under 6 NYCRR 364 and, disposed of in accordance with the waste disposal regulations of the receiving state.

In instances where there is insufficient work area available to safely perform tank interior cleaning and cutting on-site, the Engineer may permit the Contractor to move the tank to an alternative location for interior cleaning and cutting. Uncleaned tanks shall be transported only by transporters permitted under 6 NYCRR 364. Prior to transporting an uncleaned tank, all holes shall be plugged and the tank shall be placarded according to USDOT regulation 49 CFR 172.500. The tank shall be vented by means of a 1/8 inch hole in one of the plugs. The tank shall be securely fastened to the transporting vehicle, and oriented so that the plug with the hole in it is uppermost on the tank.
**F. Documentation.** Tank closure activities shall be documented both in written format and photographically. The Contractor shall document the number of tanks, tank capacities, tank types (i.e., steel, fiberglass, etc.) and conditions (i.e., sound, corroded but intact, leaking, etc.), products stored in tanks, soil conditions, presence/absence of field indications of soil/groundwater contamination, tank removal, and all subsequent tank closure activities until the tank has been loaded and secured for transportation off-site. The Engineer shall also be provided with copies of any chain-of-custody forms, laboratory reports, and documentation of the final disposition of the tank and any contaminated soil that was removed. When tank closure activities have been completed, the Department will submit a Tank Closure Report which includes all relevant documentation, including laboratory reports and tank disposal documents, to NYSDEC.

**G. Tank Exterior Cleaning and Tank Disposal.** All tanks shall be cleaned of all soil, residue and product clinging to their exterior surfaces prior to being transported off-site. All contaminated soil, product, cleaning solvents, and water generated by the operation, shall be transported by a transporter permitted under 6 NYCRR 364 and, disposed of in accordance with §107-10 Managing Surplus Material and Waste. A tank that has been rendered free of product and cleaned is considered scrap, and shall be recycled or disposed of by the Contractor.

**H. Backfilling.** After the completion of endpoint sampling and documentation activities which require the tank pit to remain open, the Contractor shall backfill any resulting holes and trenches with suitable material.

**629-3.04 Endpoint Sample Collection and Analysis.** NYSDEC personnel, if present during tank closure activities, may advise the Engineer that endpoint samples are not required in order to obtain tank closure. If NYSDEC personnel are not on-site during tank closure, or if NYSDEC personnel are on site and suggest that endpoint samples will be required in order to obtain tank closure, endpoint samples shall be collected as follows:

After contaminated soil, if present, is removed to the extent practicable, a person, whose qualifications have been submitted in accordance with §205-3.01 B. 3. Sampling Plan, shall collect a total of five composite samples from the tank pit. A composite sample is defined as a sample composited from individual grab samples collected on an areal or cross sectional basis. Each composite sample shall be made up of equal volumes of grab samples collected in an identical manner. One composite sample shall be collected from each of the side walls at a distance approximately one third up from the bottom of the pit and one composite sample shall be collected from the bottom of the pit. Samples shall be collected into properly labeled laboratory provided glassware, which shall then be placed into re-sealable plastic bags and stored in a cooler with ice. The contractor shall deliver the samples, in accordance with appropriate chain-of-custody procedures and sample hold-times, to a NYS Department of Health Environmental Laboratory Approval Program (ELAP) Certified laboratory for the following analyses:

**A. Gasoline Tanks:** Submit samples for analysis of volatile organic compounds (VOCs) by USEPA Method 8021 (STARS list compounds + MTBE).

**B. #2 Fuel Oil/Diesel Tanks:** Submit samples for analysis of VOCs by USEPA Method 8021 (STARS list compounds + MTBE) and for analysis of polycyclic aromatic hydrocarbons (PAHs), also referred to as base/neutrals (B/N’s), by USEPA Method 8270.

**C. Waste Oil Tanks:** Submit samples for analysis of VOCs by USEPA Method 8260 + MTBE, semi-volatile organic compounds (SVOCs) by USEPA Method 8270, RCRA Metals by USEPA Methods 6010 and 7471, and for polychlorinated biphenyls (PCBs) using USEPA Method 8082.
D. Tanks Containing Other Products: Submit samples for analyses specified in the contract documents. For previously unidentified tanks containing products other than gasoline, #2 fuel-oil/diesel, or waste oil that are discovered during construction, the Contractor shall contact NYSDEC for the appropriate analytical methods.

The Contractor shall provide the Engineer with a copy of the completed chain-of-custody form before the samples are taken off-site for delivery to the laboratory, and a copy of the laboratory report within 14 calendar days of sample collection.

629-4 METHOD OF MEASUREMENT

629-4.01 General. (Vacant)

629-4.02 Removal/Disposal of Liquids from Petroleum Storage Tanks. The quantity of removed/disposed of liquids to be measured for payment will be in gallons, measured to the nearest whole gallon. The Contractor shall provide disposal receipts from an approved facility that accepts the material to verify the quantity disposed.

629-4.03 Petroleum Storage Tank Closure. The quantity of tanks closed to be measured for payment will be the number of tanks within the indicated size range closed.

629-4.04 Endpoint Sample Collection and Analysis. The quantity to be measured for payment will be the number of samples collected and analyzed according to the specified methods.

629-5 BASIS OF PAYMENT

629-5.01 General. Soil Handling, Field Organic Vapor Monitoring other than within the tank atmosphere, and removing and disposing of contaminated soil, except soil contaminated during the tank removal operations, will be paid for separately.

629-5.02 Removal/Disposal of Liquids from Petroleum Storage Tanks. The unit price bid shall include the cost of all labor, materials, and equipment necessary to satisfactorily complete the work, including laboratory analyses required for the proper disposal of the liquids. The maximum amount of payment will be the unit bid price multiplied by the capacity of the tank.

629-5.03 Petroleum Storage Tank Closure. The unit price bid shall include the cost of all labor, materials, and equipment necessary to satisfactorily complete the work, not including excavation and backfill.

Progress payments of 50% of the unit price bid will be paid after the tank removal has been completed, a completed Form HC 629 Tank Closure Form and, if endpoint samples were required, a completed chain of custody form showing that the samples were delivered to the laboratory. The remaining percentage will be paid after the Department has received from the Contractor all remaining documentation necessary for the Department to submit a complete Tank Closure Report to NYSDEC, including: invoices confirming the final disposition of: the tank, any liquids removed from the tank, any wastes generated during tank cleaning, and any contaminated soil that was removed; and, if endpoint samples were required, a final laboratory report.

629-5.04 Endpoint Sample Collection and Analysis. The unit price bid shall include the cost of all labor, materials, and equipment necessary to satisfactorily complete the work. Payment will be made after all analytical data has been received by the Department, and a Department representative has reviewed the data to verify that it is correct.
**Payment will be made under:**

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>629.01</td>
<td>Removal/Disposal of Liquids from Petroleum Tanks</td>
<td>Gallon</td>
</tr>
<tr>
<td>629.02xx</td>
<td>Petroleum Storage Tank Closure (various size ranges)</td>
<td>Each</td>
</tr>
<tr>
<td>629.0301</td>
<td>Endpoint Sample Collection and Analysis (Gasoline Parameters)</td>
<td>Each</td>
</tr>
<tr>
<td>629.0302</td>
<td>Endpoint Sample Collection and Analysis (Diesel/#2 Fuel Oil Parameters)</td>
<td>Each</td>
</tr>
<tr>
<td>629.0303</td>
<td>Endpoint Sample Collection and Analysis (Waste Oil Parameters)</td>
<td>Each</td>
</tr>
<tr>
<td>629.0304</td>
<td>Endpoint Sample Collection and Analysis (Other Product Parameters)</td>
<td>Each</td>
</tr>
</tbody>
</table>

**NOTE:** xx -see Pay Item Catalog or Proposal for complete description.

**SECTION 630 - BARRICADES**

**630-1 DESCRIPTION.** This work shall consist of furnishing and erecting in accordance with the appropriate standard sheet, permanent type barricades for highway or highway-railroad installations at the locations indicated on the plans or as directed by the Engineer.

**630-2 MATERIALS.** Materials shall meet the requirements of the following subsections of Section 700 - Materials and Manufacturing.

- Wood Posts
- Galvanized Steel Barrier Posts
- Corrugated Beam Guide Railing and Median Barrier
- Reflective Sheeting

**630-2.01 Barricades (All Permanent Types).** Rails shall conform to §710-20 Corrugated Beam Guide Railing and Median Barrier, and to the details indicated on the appropriate standard sheet.

- Posts shall be steel W6x15 or wood 6 x 8 inch (nominal) as indicated in the proposal and in accordance with the details shown on the appropriate standard sheet for Highway Barrier and Highway Railroad Barricade. All metal posts shall conform to §710-14 Galvanized Steel Barrier Posts.

**630-3 CONSTRUCTION DETAILS**

**630-3.01 Barricades (All Permanent Types).** Posts shall be set as shown on the plans, the applicable standard sheet, or as directed by the Engineer, and shall be set true to the line and grade and on a firmly tamped base.

- Rails shall be erected in such a manner as to produce a smooth appearance, and approximately parallel with the grade of the ground surface. Bolts shall be drawn tight and shall extend 1/4 to 1/2 inch beyond the nuts unless otherwise permitted by the Engineer.

**630-4 METHOD OF MEASUREMENT**

**630-4.01 Barricades (All Permanent Types).** The quantity to be measured for payment under this work will be the number of feet of barricade outside to outside of end posts plus an allowance of 4 feet for each complete terminal assembly including all rails as specified on the plans.

**630-5 BASIS OF PAYMENT**

**630-5.01 Barricades (All Permanent Types).** The unit price bid per foot shall include the cost of all labor, equipment and material necessary to complete the work including inspection and testing.
information required as well as painting, excavating and backfilling. Any required signs will be paid for separately under the appropriate payment item.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>630.01</td>
<td>Barricade (Steel Posts)</td>
<td>Foot</td>
</tr>
<tr>
<td>630.02</td>
<td>Barricade (Wood Posts)</td>
<td>Foot</td>
</tr>
</tbody>
</table>

SECTION 631 (VACANT)

SECTION 632 (VACANT)

SECTION 633 - CONDITIONING EXISTING PAVEMENT PRIOR TO HOT MIX ASPHALT (HMA) OVERLAY

633-1 DESCRIPTION. Cleaning, sealing, and filling joints and cracks in the existing pavement, removal and repair of deteriorated pavement sections, stress-relieving pavement repairs, and cleaning the existing pavement and shoulders prior to the application of a new HMA course.

633-2 MATERIALS. Use materials conforming to the requirements of the specifications listed below:

- Hot Mix Asphalt True & Leveling 401 and 402
- Hot Mix Asphalt Shim 401
- Asphalt Filler 702-0700 (Table 702-2, Miscellaneous Asphalt Cements)
- Anionic or Cationic Asphalt Emulsion 702
- Fine Aggregate 703-01

633-3 CONSTRUCTION DETAILS

633-3.01 Cleaning Existing Pavement and/or Shoulders. Clean existing pavement and shoulder surfaces to be overlaid, including ruts and depressions, by the use of mechanical sweepers, hand brooms, or other means until the surfaces are free of all material which might interfere with the bond between the overlay material and the existing surfaces. All cleaning equipment shall be approved by the Engineer prior to use.

Remove all debris from the pavement and shoulders surfaces and dispose of in an appropriate manner. Keep the pavement and shoulders clean until the overlay operations are completed. Cleaning of shoulders is required only when the shoulder surface is constructed of Portland Cement Concrete (PCC), Hot Mix Asphalt (HMA) or a surface treatment thereon.

633-3.02 Cleaning, Sealing and/or Filling Joints and Cracks. If the existing pavement requires stress relieving repairs, complete these repairs in accordance with §633-3.05, Stress Relieving Pavement Repairs, prior to joint and crack repair work.

Use a compressed air stream of at least 80 psi gage measured at the source, to clean all unsealed and inadequately sealed joints and cracks. Clean all joints and cracks in the pavement of all dirt and loose material to a depth equal to a minimum of twice the crack or joint width, by holding the cleaning jet 1 inch above the pavement surface. Old joint and crack sealer remaining after such cleaning operation need not be removed. Keep the joint and cracks clean until the sealing, filling, and paving operations are completed.

Joints and cracks less than 1/4 inch are not required to be cleaned or sealed. Seal joints and cracks in the existing pavement from 1/4 to 1 inch wide with an asphalt filler. To ensure that space will be
available for expansion of the asphalt filler when the HMA is paved over the joint or crack, do not fill the joint or crack completely to the surface. Blot with fine aggregate, if required, to prevent tracking the bituminous material over the pavement surface.

Fill joints and cracks greater than 1 inch wide with HMA Shim or an approved cold, plant-mixed stockpile patching material.

633-3.03 Removal and Repair of Deteriorated HMA Pavement Sections. Remove and dispose of deteriorated HMA pavements to sound material, such that all excavated sides are vertical. Use a chipping hammer meeting the requirements of §580-3.02, Removal of Structural Concrete, a milling machine equipped with a means to suppress airborne particles, or by other appropriate means. If a chipping hammer is used, first sawcut the pavement around the perimeter of the designated repair area to the anticipated repair depth.

Clean and dry all surfaces exposed from removal operation such that they are clean and free of dust and debris. Uniformly apply asphalt emulsion to these surfaces and place the HMA in the repair areas only when the ambient temperature is 45°F or greater. The minimum HMA placement temperature shall be 250°F.

If the total depth of the patch is greater than 3 inches, compact the HMA in multiple lifts of approximately equal thickness with a maximum lift of 3 inches. When placing HMA in multiple lifts, thoroughly compact the lower lifts with a mechanical tamper. For the top lift, thoroughly compact with a roller meeting the requirements of §402-3.04, Rollers, or a small vibratory roller approved by the Engineer. Slightly overfill the patch with HMA such that the resulting patch is dense, smooth, and no more than 1/4 inch above the existing surface.

633-3.04 Removal and Repair of Loose, Broken, or Spalled PCC Pavement Sections. Remove loose, broken, or spalled PCC pavements to sound material, but not exceeding a depth of 3 inches. Use a chipping hammer meeting the requirements of §580-3.02, Removal of Structural Concrete, a milling machine equipped with a means to suppress airborne particles, or by other appropriate means. If a chipping hammer is used, first sawcut the pavement around the perimeter of the designated repair area to the anticipated repair depth not to exceed 3 inches. Dispose of all the removed PCC material in an appropriate manner.

Clean and dry all surfaces exposed from removal operation such that they are clean and free of dust and debris. Uniformly apply asphalt emulsion to these surfaces and place the HMA in the repair areas only when the ambient temperature is 45°F or greater. The minimum HMA placement temperature shall be 250°F.

If the total depth of the patch is greater than 3 inches, compact the HMA in multiple lifts of approximately equal thickness with a maximum lift of 3 inches. When placing HMA in multiple lifts, thoroughly compact the lower lifts with a mechanical tamper. For the top lift, thoroughly compact with a roller meeting the requirements of §402-3.04, Rollers, or a small vibratory roller approved by the Engineer. Slightly overfill the patch with HMA such that the resulting patch is dense, smooth, and no more than 1/4 inch above the existing surface.

633-3.05 Stress Relieving Pavement Repairs. Unless indicated otherwise in the contract documents, the pressure relief joint shall be a minimum of 15 feet longitudinally and the full width of the pavement, including the curb, and gutter, if any. If an existing transverse joint is within the pressure relief joint repair, remove the existing transverse joint by a minimum of 12 inches. Saw cut the transverse lines of the designated repair area full depth to produce a neat cut. Remove the PCC pavements with minimum disturbance to the subbase. Dispose of all the removed PCC material in an appropriate manner.

Level and recompact the subbase, prior to the placement of the HMA.

Clean and dry all surfaces exposed from removal operation such that they are clean and free of dust and debris. Uniformly apply asphalt emulsion to these surfaces and place the HMA in the repair areas
only when the ambient temperature is 45°F or greater. The minimum HMA placement temperature shall be 250°F.

Compact the HMA in multiple lifts of approximately equal thickness with a maximum lift of 3 inches. Thoroughly compact each lift with a roller meeting the requirements of §402-3.04, Rollers, or a small vibratory roller approved by the Engineer. Slightly overfill the patch with HMA such that the resulting patch is dense, smooth, and no more than 1/4 inch above the existing surface.

633-4 METHOD OF MEASUREMENT

633-4.01 Cleaning Existing Pavement and/or Shoulders. The quantity measured will be the number of square yards of existing pavement and/or shoulder surfaces cleaned.

633-4.02 Cleaning, Sealing, and/or Filling Cracks. The quantity measured will be on a lump-sum basis for work satisfactorily completed.

633-4.03 Cleaning, Sealing, and/or Filling Joints. The quantity measured will be on a linear feet basis for work satisfactorily completed.

633-4.04 Removal and Repair of Deteriorated HMA Pavement Sections. The quantity measured will be the number of square yards of existing pavement surface removed and repaired.

633-4.05 Removal and Repair of Loose, Broken, or Spalled PCC Pavement Sections. The quantity measured will be the number of square yards of existing pavement surface removed and repaired.

633-4.06 Stress Relieving Pavement Repairs. The quantity measured will be the number of square yards of existing pavement surface removed and repaired.

633-5 BASIS OF PAYMENT

633-5.01 Cleaning Existing Pavement and/or Shoulders. The unit price bid for this work shall include the cost of all labor, materials, and equipment necessary to complete the work.

633-5.02 Cleaning, Sealing, and/or Filling Cracks. The lump sum price bid for this item shall include the cost of all labor, materials, and equipment necessary to complete the work.

633-5.03 Cleaning, Sealing and/or Filling Joints. The unit price bid for this item shall include the cost of all labor, materials, and equipment necessary to complete the work.

633-5.04 Removal and Repair of Deteriorated HMA Pavement Sections. The unit price bid for this work shall include the cost of all labor, materials, and equipment necessary to complete the work.

633-5.05 Removal and Repair of Loose, Broken, or Spalled PCC Pavement Sections. The unit price bid for this work shall include the cost of all labor, materials, and equipment necessary to complete the work.

633-5.06 Stress Relieving Pavement Repairs. The unit price bid for this work shall include the cost of all labor, materials, and equipment necessary to complete the work.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>633.11</td>
<td>Cleaning Existing Pavement and/or Shoulder</td>
<td>Square Yards</td>
</tr>
</tbody>
</table>
SECTION 634 (VACANT)

SECTION 635 - CLEANING AND PREPARATION OF PAVEMENT SURFACES FOR PAVEMENT MARKINGS

635-1 DESCRIPTION. This work shall consist of cleaning and preparing portland cement and bituminous pavement surfaces for the application of reflectorized pavement marking materials. Examples of pavement markings requiring this item include, but are not limited to, reflectorized thermoplastic, preformed, and epoxy type marking materials.

635-2 MATERIALS. Materials and equipment for cleaning and preparing pavement surfaces may be selected by the Contractor, except that they will be approved by the Engineer and shall conform to all applicable Local, State or Federal law, regulation or codes.

635-3 CONSTRUCTION DETAILS

635-3.01 General. The work required to clean and prepare pavement surfaces shall be performed in accordance with these specifications, the contract documents and to the satisfaction of the Engineer. Before any work is begun, a schedule of operations shall be submitted for the approval of the Engineer. When the work is conducted under traffic, the Contractor shall supply all necessary flags, markers, signs, and other devices to maintain and protect traffic.

Whenever grinding, waterblasting, dry sandblasting or other operations are performed, the work shall be conducted in such a manner that the finished pavement surface is not damaged or left in a pattern that will mislead or misdirect the motorist. When these operations are completed the pavement surface shall first be power broomed and then blown off with compressed air to remove residue and debris resulting from the cleaning work. All such debris that remains on the roadway, including broken parts from cleaning equipment, shall be removed and disposed of in a manner satisfactory to the Engineer.

The Contractor shall conduct removal and cleaning work in such a manner as to minimize airborne dust, and similar debris so as to prevent a hazard to motor vehicle operation or nuisance to property.

Care shall be taken on bituminous and portland cement concrete surfaces when performing removal and cleaning work to prevent damage to transverse and longitudinal joint sealers.

Unless otherwise specified in the contract documents the area(s) and quantity of cleaning work will be determined by the Engineer at the job site when the contract is in progress. In addition the Engineer will have the authority of increasing the work area as the project continues.

635-3.02 Limits of Work. Cleaning and surface preparation work shall be confined to the surface area specified for the application of pavement marking materials; or the surface area of existing pavement markings that are specified for removal on the plans, or as directed by the Engineer.

Surface preparation work includes cleaning for lines or cleaning for letters and symbols. Lines will be meant to include: broken line; dotted line; channelizing line; barrier lines; stop lines; crosswalk line and crossbars.

When lines are cleaned, the area of preparation will be the width of the new pavement marking, or existing line, plus 1 inch on each side. When letters and symbols are cleaned the area of preparation will be sufficiently large to accommodate the new marking, or to remove the existing marking.
635-3.03 Cleaning Concrete Curing Compounds. On new portland cement concrete pavements, cleaning operations shall not begin until a minimum of 30 days after the placement of concrete. All new concrete pavements shall be cleaned by either sandblasting or water blasting. When water blasting is performed, pavement markings shall be applied no sooner than 24 hours after the blasting has been completed.

The extent of the blasting work shall be to clean and prepare the concrete surface such that:

A. There is no visible evidence of curing compound on the peaks of the textured concrete surface.
B. There are no heavy puddled deposits of curing compound in the valleys of the textured concrete surface.
C. All remaining curing compound is intact; all loose and flaking material is removed.
D. The peaks of the textured pavement surface are rounded in profile and free of sharp edges and irregularities.

635-3.04 Cleaning Existing Pavement Markings. Existing pavement markings shall be cleaned for the purpose of:

A. Preparing the pavement surface for the application of new pavement markings in the same location as the existing markings.
B. To remove existing markings that are in good condition which, if allowed to remain, will interfere with or otherwise conflict with newly applied marking patterns.

It shall be understood that in this context cleaning means the removal of an existing marking. It is not intended that all deteriorated existing pavement markings be removed. Example: If a new marking is applied to an unmarked “gap” in a broken line and the existing broken line pattern is worn or deteriorated, as determined by the Engineer, to the extent that it is not misleading or confusing to the motorist, the existing markings do not require removal.

Pavement markings shall be cleaned to the extent that 95% to 100% of the existing marking is removed. Removal operations shall be conducted in such a manner that no more than moderate color and/or surface texture change results on the surrounding pavement surface. When waterblasting is performed, pavement markings shall be applied no sooner than 24 hours after the blasting has been completed. Waterblasting shall not be allowed for cleaning markings requiring replacement within the same day as removal as specified under §635-3.05.

The determination of acceptable removal will be made by judgement of the Engineer and will be guided by the Department's pictorial standards of acceptable marking removal. Pictorial standards are available from the Materials Bureau.

635-3.05 Replacement of Pavement Markings. The Contractor shall not remove existing pavement markings and leave the highway unmarked overnight.

635-4 METHOD OF MEASUREMENT. Surface cleaning and preparation of pavement surfaces for lines will be measured in feet along the centerline of the prepared surface and will be based on a nominal 4 inches wide line. Measurement for cleaning surfaces for line widths greater than the nominal 4 inches will be made by the following method:

\[
\text{Nominal Existing Width of Line (inches)} \times \text{Length (feet)}
\]

\[
\text{4 (inches)}
\]

No payment will be made for the additional 1 inch of cleaning on each side of the line required by §635-3.02.
No payment will be made for cleaning the number of feet of unmarked gaps between broken or dotted line segments.

Cleaning and preparation of letters and symbols on pavement surfaces will be measured by each unit cleaned. A unit will consist of one letter or one symbol. Example: “STOP” would be measured as four units.

The Engineer will adjust the quantities of these items as required to meet field conditions. This may result in substantial increases or decreases of the proposal quantities.

635-5 BASIS OF PAYMENT. The accepted quantities of cleaned pavement surface will be paid for at the contract unit price, which shall include the cost of furnishing all labor, materials and equipment to satisfactorily complete the work. The cost of maintaining and protecting traffic during the cleaning work will be included in the price bid. No payment will be made under this item for the removal of pavement markings required under §635-3.05.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
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<th>Pay Unit</th>
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</thead>
<tbody>
<tr>
<td>635.0103</td>
<td>Cleaning and Preparation of Pavement Surfaces-Lines</td>
<td>Feet</td>
</tr>
<tr>
<td>635.0203</td>
<td>Cleaning and Preparation of Pavement Surfaces-Letters</td>
<td>Each</td>
</tr>
<tr>
<td>635.0303</td>
<td>Cleaning and Preparation of Pavement Surfaces-Symbols</td>
<td>Each</td>
</tr>
</tbody>
</table>

SECTION 636 (VACANT)

SECTION 637 - ENGINEER’S FIELD OFFICE, LABORATORY AND EQUIPMENT

637-1 DESCRIPTION. This work shall consist of providing, furnishing and maintaining an Engineer’s Field Office and a Field Laboratory in good working condition and appearance for the exclusive use of, and occupancy by the inspection staff. The buildings shall be habitable environments, readily accessible to the public and free of any recognizable health or safety hazards. The work shall also consist of providing and maintaining equipment for use by the inspection staff.

637-1.01 Engineer’s Field Office. This work shall consist of providing for the Engineer’s use a building, or a portion thereof, or a modular trailer of a specified type erected at a location approved by the Engineer.

637-1.02 Field Laboratory. This work shall consist of providing a Field Laboratory for soils and materials testing at a location approved by the Engineer.

637-1.03 Concrete Cylinder Curing Box. This work shall consist of providing a concrete cylinder curing box.

637-1.04 Digital Camcorder. This work shall consist of providing and maintaining a fully operational digital camcorder system.

637-1.05 Rain Gauge. This work shall consist of providing and maintaining a wireless rain gauge system.

637-1.06 Inspection Vehicle. This work shall consist of providing and maintaining motor vehicle(s) for exclusive use by the Engineer and the Inspection Staff.

637-1.07 Inspection Boat. This work shall consist of providing and maintaining a motorized boat for exclusive use by the Engineer and the Inspection Staff.
637-1.08 Office Technology Supplies. This work shall consist of providing technology-related materials and supplies for use by the inspection staff.

637-1.09 Construction Testing Supplies - Consumables. This work shall consist of providing consumable testing supplies to be used by inspection staff.

637-1.10 Partnering Workshop. This work shall consist of a partnering workshop coordinated and facilitated by an independent facilitator. The Department and the Contractor will share the cost of the partnering workshop equally.

637-2 MATERIALS.

637-2.01 Engineer’s Field Office. The Engineer’s Field Office shall be within a secured, weatherproof building or mobile trailer. If two or more mobile trailer units are provided, they shall be joined with weatherproof connections. Mobile trailers shall be in new or like new condition. The Contractor may furnish equivalent facilities in an existing building, provided that the building is located to provide convenient service. The Contractor shall supply the Engineer with a copy of the Certificate of Occupancy for the existing building.

The Engineer’s Field Office shall be in accordance with the requirements of the New York State Uniform Fire Prevention and Building Code, 19 NYCRR, and any applicable local codes.

The electrical system shall be able to continuously operate all equipment and be provided with adequate receptacles. To accommodate computer equipment, the field office shall be provided with a dedicated 20 amp electrical service and a vacant floor-to-ceiling area with a 3 foot x 3 foot footprint along a wall for the installation of a computer hardware rack/cabinet. Electric light shall be provided by non glare-type luminaries to provide a minimum illumination level of 100 foot-candles at desk-height level. An ambient air temperature of 70°F ±5°F shall be maintained.

Fire extinguishers and smoke and carbon monoxide detectors shall be provided and installed.

The Engineer’s Field Office shall be partitioned to provide separate rooms, defined as either “small” or “large”, with adjoining doors. Table 637-1 below contains the minimum area requirements for each of the office types.

<table>
<thead>
<tr>
<th>TABLE 637-1 ENGINEER’S FIELD OFFICE AREA REQUIREMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physical Requirement</td>
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<tr>
<td></td>
</tr>
<tr>
<td>Min. total floor area (sf)</td>
</tr>
<tr>
<td>Min. number of small rooms</td>
</tr>
<tr>
<td>Min. floor area of small rooms (sf)</td>
</tr>
<tr>
<td>Min. number of large rooms</td>
</tr>
</tbody>
</table>

A. Potable Water. From a local municipal water supply, certified well or bottled with a heating/refrigerator unit to provide hot and cold water. An exterior frost-free hose bib shall be provided in a location adjacent to the Engineer’s Field Office. The hose bib need not be installed on a potable water line, and if the water in the line is not potable, it shall be clearly marked as such.

B. Restroom. A separately enclosed room, lockable from the inside, that is properly ventilated and in compliance with applicable sanitary codes. The Contractor shall provide all lavatory amenities, necessary paper and soap products, hot and cold running water and a toilet. The toilet shall be flush-type where sanitary facilities are available, and a type approved by the Engineer prior to installation.
where sanitary facilities are not available. The minimum required number of restrooms to be provided is specified in Table 637-2.

**C. Parking Area.** The Contractor shall provide and/or construct paved or hard surfaced (gravel or bankrun material) secure parking area with dedicated parking spaces adjacent to the Engineer’s Field Office. Each parking space shall be 9 feet by 18 feet, and the minimum required number of spaces to be provided is specified in Table 637-2.

**D. Field Office Signs.** The sign panel material shall be aluminum, fiberglass, plywood or lightweight plastic. The sign sheeting shall be ASTM Type III. The sign panel shall be 36 inches high by 48 inches wide with white legend on green background with the phrases as positioned and described below. If erected at a location where the sign might be struck by an errant vehicle, the sign support shall be a breakaway type.

The letters in the phrase "FIELD OFFICE" shall be 6 inches C series with the top of the letters 6 inches below the top of the panel. The letters in the phrase “ENGINEER-IN-CHARGE” shall be 6 inches B series with the top of the letters 18 inches below the top of the panel. The letters in the phrase “N.Y.S. DEPT. OF TRANSPORTATION” shall be 1 1/2 inches E series with the top of the letters 30 inches below the top of the panel. All phrases shall be centered horizontally on the panel.

If the Engineer’s Field Office is not located within or adjacent to the contract limits, two additional signs shall be displayed conspicuously within the contract limits. The signs shall be similar to the above description, except that they shall be 48 inches high by 64 inches wide and have an additional bottom line of text containing the street address of the Engineer’s Field Office. The letters in the street address shall be 6 inch B series with the top of the letters 36 inches below the top of the panel and centered horizontally on the panel.

**E. Mailbox.** Standard mailbox (with post if necessary) or post office box meeting the requirements of the U.S. Postal Service.

**F. Telephone and Answering System.** A separate telephone and answering system for the exclusive use of the inspection staff. The minimum required number of telephone voice lines to be provided is specified in Table 637-2 (these lines are in addition to the separate line to be provided for the facsimile machine, and one of these lines must be made available for remote troubleshooting of computer equipment, if necessary). The telephone and answering system shall provide the ability to answer all voice lines from each voice line, transfer calls to all voice lines and be equipped with a single, dedicated answering system.

A minimum of one telephone shall be cordless and a minimum of one telephone shall be equipped with speaker and conference call capability. The remaining telephones, at least one per required voice line, shall be extension telephones with minimum 25 foot long cords. The answering system shall be capable of recording outgoing messages up to 60 seconds long and receiving a minimum of 40 incoming messages of 60 seconds duration. The system must include automated voice marking of time and day of each message received and provide a message mark so that new messages may be played back without erasing old messages. The system shall include remote programming of playback, backspace, and outgoing message re-record and allow for the retrieval of messages without a remote control unit.

**G. Facsimile Machine.** Plain paper laser or inkjet facsimile machine with a dedicated telephone line. The machine shall be capable of sending and printing a maximum paper size of 8 1/2 x 14 inches, have a minimum 20 page memory storage, a minimum 20-sheet document feeder, a minimum 50-sheet paper capacity, transmit at least 6 pages per minute and have an autodial/redial with a minimum of 50 phone number memory. The machine shall be capable of storing and printing
outgoing message confirmation information and printing the sender’s name, fax number and page number on incoming faxes.

**H. Photocopier.** Heavy duty, electric, dry-process photocopying machine. The machine shall be capable of duplex copying paper sizes of 8 1/2 x 11 inches, 8 1/2 x 14 inches and 11 x 17 inches, and have separate trays for each paper size. It shall have a document feeder, collator and the capability to reduce/enlarge copies between each paper size. One (1) case (5,000 sheets, 20 lb, white) of each paper size shall be provided as initial stock.

**I. Paper Shredder.** Automatic start, heavy duty cross-cut paper shredder. The shredder shall be able to receive 8 1/2 inch wide paper and shred a minimum of 15 sheets simultaneously along with CDs and staples.

**J. Pencil Sharpener.** Manual or electric pencil sharpener, minimum 1 per room.

**K. Exterior Bulletin Board.** An installed 4 foot x 8 foot weatherproof bulletin board in front of or adjacent to the Engineer’s Field Office. The bulletin board may be attached to an outside wall of the office. The location selected must be handicapped accessible and clearly visible.

**L. Interior Bulletin Board.** An installed, wall-mounted 4 foot x 6 foot bulletin board made of cork or similar material in a large room, and one 2 foot x 4 foot wall mounted bulletin board installed per room.

**M. Dry Erase Board.** Installed, wall-mounted 2 foot x 4 foot dry erase boards, minimum one per room.

**N. Storage Locker.** Metal or wood storage locker with shelves, a tumbler lock and 2 keys for the storage of survey, GPS and testing equipment. The total locker space footprint provided shall be a minimum of 9 square feet with a minimum height of 6 feet.

**O. Fire Resistant Cabinet.** Fire resistant, legal size filing cabinet with locks and 2 keys each, meeting the requirements of ANSI/UL Standard 72 for Insulated Filing Devices, Class 350-1 hour. Each office shall be provided with two 2-drawer cabinets, and the required number of additional 4-drawer cabinets as specified in Table 637-2.

**P. Bookcase.** Self-standing, 3-shelf metal or wood bookcase, approximately 4 feet high, 4 feet wide and 1 foot deep. The minimum required number of bookcases to be provided is specified in Table 637-2.

**Q. Wastebasket.** Minimum 7 gallon wastebasket, minimum one per desk.

**R. Refrigerator.** Electric, top-freezer type providing a minimum storage space of 15 cubic feet for Engineer’s Field Office Types 1 and 2, and a minimum storage space of 21 cubic feet for Types 3, 4 and 5.

**S. Kitchenette.** To include a minimum 1 cubic foot, 1,300 watt microwave oven, a sink with hot and cold running water with minimum dimensions of 15 inch x 15 inch x 6 inch deep, usable counter space with minimum dimensions of 5 feet long x 2 feet deep and cabinet space with minimum dimensions of 5 feet long x 1 1/2 feet deep x 2 1/2 feet high. If the water in the sink is not potable, it shall be clearly marked as such.

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**T. Stove.** Electric, propane or bottle gas stove with a minimum of two burners adequate for rapid drying of soil samples, including fuel or electrical supply. A stove is required when a separate Field Laboratory is not included.

**U. First Aid Kit.** A Type III kit in accordance with ANSI Z308.1 Minimum Requirements for Workplace First Aid Kits. The minimum number of first aid kits to be provided is specified in Table 637-2.

**V. Thermometer.** A minimum-maximum thermometer displaying in degrees Fahrenheit and mounted with an external probe to give the temperature both indoors and outdoors.

**W. Coat Rack.** A metal or wood coat rack or closet capable of holding at least 4 coats. The minimum required number of coat racks to be provided is specified in Table 637-2. A single coat rack may be provided as long as it holds the minimum number of coats as per Table 637-2.

**X. Office Desk and Chair.** Fully assembled freestanding office desks and chairs. Each desk shall have a 5 feet long by 2 1/2 feet wide work surface and a height of 30 inches, at least 2 lockable drawers and include an adjustable shelf approximately 1 foot wide and no less than 2 1/2 feet long. Each desk shall also be provided with an adjustable chair with arms, 5 legs with casters and be adjustable from approximately 16 inches to 24 inches in height. Each desk shall have a dedicated electrical outlet receptacle. The required number of office desks and chairs to be provided is specified in Table 637-2.

**Y. Office/Conference Table.** Commercial-grade rectangular table with weather/spill resistant top a minimum of 8 feet long by 2 1/2 feet wide by 30 inches high. The minimum required number of office/conference tables to be provided is specified in Table 637-2.

**Z. Folding Chair.** Commercial-grade, folding steel chair with approximate overall dimensions of 30 inches high by 19 inches wide by 21 inches deep. The minimum required number of folding chairs to be provided is specified in Table 637-2.

**AA. Drafting Table.** Adjustable height, tilting top drafting table with brackets and legs and approximate dimensions of 6 feet long by 3 feet wide by 3 feet high. The minimum required number of drafting tables to be provided is specified in Table 637-2.

<table>
<thead>
<tr>
<th>TABLE 637-2 ENGINEER’S FIELD OFFICE FURNISHING REQUIREMENTS</th>
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<td>Furnishing Description</td>
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| Item                          | Quantity
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<tr>
<td>Folding chairs</td>
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<tr>
<td>Drafting tables</td>
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<td>Drafting stools</td>
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<td>Vertical plan filing racks</td>
<td>1 1 2 3 8</td>
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<tr>
<td>Roll file units</td>
<td>1 1 1 2 4</td>
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</table>

**BB. Drafting Stools.** Adjustable height stool with backrest. The minimum required number of drafting stools to be provided is specified in Table 637-2.

**CC. Vertical Plan Filing Rack.** Constructed of metal, capable of hanging up to 12 sets of plan drawings up to 3 feet x 4 feet in size, 12 hanging clamps included. The minimum required number of vertical plan filing racks to be provided is specified in Table 637-2.

**DD. Roll File Unit.** Twelve (12) compartments, each measuring approximately 6 inches x 6 inches. The minimum required number of roll file units to be provided is specified in Table 637-2.

**637-2.02 Field Laboratory.** The Field Laboratory shall be a secured, weatherproof room, building or mobile structure not less than 100 square foot floor area in size. The floor covering shall be linoleum, tile or other serviceable finish. A local exhaust system shall be provided. An ambient air temperature of 70°F ±10°F shall be maintained. The Contractor may furnish equivalent facilities in an existing building, provided that the building is located to provide convenient service. The Contractor shall supply the Engineer with a copy of the Certificate of Occupancy for the existing building.

The Field Laboratory shall be in accordance with the requirements of the New York State Uniform Fire Prevention and Building Code, 19 NYCRR, and any applicable local codes.

The electrical system shall be able to continuously operate all equipment and be provided with adequate receptacles. Where an electric hotplate or stove is provided, service shall be increased over 20 amperes by an amount equal to the rating of the device provided.

The Field Laboratory shall be sufficiently anchored to prevent damage from vibration caused by the laboratory equipment.

Fire extinguishers and smoke and carbon monoxide detectors shall be provided and installed.

**A. Potable Water.** From an existing system or from an external 55 gallon (minimum) gravity-feed storage tank connected to the sink faucet and refilled as necessary.

**B. Sink.** A sink at least 36 inches long by 24 inches wide by 18 inches deep, equipped with water faucet and drain line.

**C. Counter.** A work counter next to sink at least 24 inches long by 24 inches wide.

**D. Cabinet.** A storage cabinet or locker at east 2 feet square by 6 feet high, equipped with at least 4 shelves, a lock and 2 keys.

**E. Table.** A heavy duty work table not less than 8 feet long by 2 1/2 feet wide by 3 feet high.

**F. Pedestal.** A heavy wooden block for soil compaction tests, nominally 10 inches square by 12 inches high.

**G. Stove.** As specified in §637-2.01U.

**H. Office Desk and Chair.** As specified in §637-2.01Y.
637-2.03 Concrete Cylinder Curing Box. The concrete cylinder curing box shall be constructed of non-corroding materials. A moisture proof seal shall be provided between the lid and body of the box. Provision for automatic control of water temperature to 72°F ±5°F shall be made when the box is located in an uncontrolled environment. A bimetallic thermometer shall be inserted with its sensing element in the storage water. The thermometer shall be capable of being read from the outside without opening the box. The thermometer shall have minimum gradations of 1°F and shall be protected from damage. Electric utility connections shall be made in a lockable switch box securely attached to the outside of the curing box.

A rustproof wire or metal rack shall be set above the bottom of the box to support cylinders in an upright position. The rack and all temperature control elements shall be positioned to allow free circulation of water around the cylinders. A combination hose connection and drain shall be provided at the lower front edge of the box so that it may be drained or water may be circulated. A drain shall also be provided on the box in such a position that when open will drain water to within 1 inch over the top of the cylinders. All areas of the box shall be easily drained and accessible for cleaning.

The concrete cylinder curing box shall be capable of maintaining the required water temperature through an ambient air temperature range of -10°F to +100°F. The box shall be capable of holding a minimum of nineteen (19) 6 inch x 12 inch cylinders. When filled with water, the box shall not leak enough so that the cylinders are exposed.

637-2.04 Digital Camcorder. The digital camcorder shall meet the requirements below. All necessary hardware, cables, operating manuals, and other pertinent media for all the components shall be provided, including connecting the camera to the office computer system. The camera must be able to download the video to a computer without any proprietary software having to be installed on the computer. The equipment shall be no more than one (1) year old. To verify the age of the equipment, the Contractor shall provide the Engineer with a dated copy of the receipt(s) for the purchase of the equipment. Once equipment has been provided, it does not require replacement, as long as it is serviceable.

- Records video in .avi and/or .mpg format
- Autofocus operation
- 2 1/2 inch LCD screen and optical viewfinder
- Equipped with Electronic Image Stabilization
- Low-light recording capable
- Time/date stamp on recording
- AC adapter and all cables and connections necessary for computer interface
- Two rechargeable batteries (Lithium-Ion or NiMH) and charging unit
- Recording media to store 180 minutes of video footage
- Soft storage/carry case with shoulder strap

637-2.05 Rain Gauge. The wireless rain gauge system shall meet the requirements below. All necessary mounting materials and hardware, operating manuals and other pertinent media for the components shall be provided.

- Wireless remote transmission from outdoor weatherproof rainfall sensor to indoor display unit
- Self-emptying tipping bucket
- Display daily rainfall information and at least 9 day historical rainfall records
- Two sets of rechargeable batteries for each component and charging unit
- No computer software shall be necessary for rain gauge operation or rainfall data storage/viewing

637-2.06 Inspection Vehicle. The vehicles(s) provided shall not be over 4 years old or have over 35,000 miles on the odometer as of the delivery date. The supplied vehicle(s) shall be of such durability to
carry occupants and equipment over rough terrain and contain sufficient weather protection for both the occupants and equipment. The vehicle(s) shall have sufficient cargo capacity to carry the equipment necessary for the work. The vehicle(s) shall be properly registered, maintained (including repairs, tires, lubrication, fuel, washing, etc.), and be provided with an owner’s policy of liability insurance in conformance with §107-06B. **Insurance Requirements.** The vehicle(s) shall be equipped with or meet the following minimum specifications:

- Manufacturer’s Standard 4 or 6 cylinder engine
- Automatic transmission
- Manufacturer’s Standard 4 wheel drive or all-wheel drive
- Power steering
- Air conditioning
- Manufacturer’s base level interior option
- Left, right and center mirrors
- Roof mount flashing yellow light
- All Standard Manufacturer equipment and accessories including spare tire, jack, owner’s manual, etc. shall be included with the vehicle(s), along with vehicle registration and insurance cards.

**637-2.07 Inspection Boat.** The boat provided shall comply with the following minimum requirements:

- All required capacity, maximum horsepower, and identification plates shall be affixed in the manner required by Coast Guard regulations.
- The motor’s horsepower shall meet the rated requirements of the boat and be equipped with a forward, neutral, and reverse. The power train shall be equipped with an interlock so that the engine may not be started in gear. U.S. Coast Guard-approved fuel tanks shall be provided.
- All equipment required by Coast Guard regulations shall be provided for the boat. The equipment shall include, but not be limited to, the following:
  - Class B-1 fire extinguisher
  - Life jackets for all persons aboard
  - One anchor, Danforth-type or Navy stockless, suitable for the specified boat
  - Bailing device
  - Power operated whistle or horn
  - Visual distress signals
  - Means for accessing work sites not accessible from land from the water (piers, floating equipment, etc.)
- Registration, licenses, and other legal requirements for boat operation shall be obtained by the Contractor and kept current by the Contractor for the length of time the boat is in operation.
- Dockage facilities shall be maintained by the Contractor and shall be constructed (if necessary) so that easy access to the boat is provided at all times under all tidal conditions.
- The Contractor shall maintain the boat in good, clean condition at all times as required. Fuel tanks shall be maintained full at all times.

**A. Inspection Boat – Type A**
- Boat lengths up to and including 18 feet
- The boat will be operated by an appropriately trained and certified member of the inspection staff.

**B. Inspection Boat – Type B**
- Boat lengths in excess of 18 feet
- An appropriately trained, certified and licensed operator shall be provided.
637-2.08 Office Technology Supplies. Materials as specified in the bid documents or by the Engineer.

637-2.09 Construction Testing Supplies – Consumables. Consumable testing materials as specified by the Engineer.

637-2.10 Partnering Workshop. None specified.

637-3 CONSTRUCTION DETAILS. The equipment, with the exception of the office technology supplies, shall be maintained by, and remain the property of, the Contractor.

637-3.01 Engineer’s Field Office. The Contractor shall be responsible, until use and occupancy is relinquished by the State, for any and all damage, direct or indirect, of whatever nature, occurring to the property of the State and property of the inspection staff which is kept in the Engineer's Field Office. The Engineer will provide the Contractor with a detailed list of items kept in the office, with corresponding dollar values, and will provide the Contractor with updates when something on the list changes. Non-State-owned property shall only be those items used in the performance of contract-related work activities. Such property shall be replaced within 30 days of the reported damages and would include any loss caused by, but not limited to, fire, theft, vandalism or malicious mischief. The Contractor shall not be responsible for items kept in the Engineer's Field Office that are not on this list.

The Contractor shall install the Engineer’s Field Office sign at a location approved by the Engineer. If the Engineer’s Field Office is not located within or adjacent to the contract limits, two (2) additional signs shall be displayed conspicuously within the contract limits in locations directed by the Engineer.

The Engineer’s Field Office shall be fully equipped and made available for use and occupancy by the inspection staff prior to the start of any contract work, and shall be made available after contract final acceptance as directed in writing by the Regional Construction Engineer.

All furniture and equipment shall be fully assembled, operational, clean and serviceable. The Engineer’s Field Office shall be cleaned weekly or more often if required, and the timing of the cleaning operations shall be coordinated with the Engineer. The Contractor shall remove and dispose of all rubbish generated in the office and shall keep the office free from pests. The Contractor shall remove snow from all areas subject to vehicular circulation and parking.

After completion, all portable buildings or trailers, fencing, surfacing and utilities shall be removed from the location and the areas cleaned, loamed and restored as required.

637-3.02 Field Laboratory. The Contractor shall be responsible for any and all damage, direct or indirect, of whatever nature, occurring to the property of the State which is kept in the Field Laboratory. The Engineer will provide the Contractor with a detailed list of items kept in the laboratory, with corresponding dollar values, and will provide the Contractor with updates when something on the list changes. Non-State-owned property shall only be those items used in the performance of contract-related work activities. Such property shall be replaced within 30 days of the reported damages and would include any loss caused by, but not limited to, fire, theft, vandalism or malicious mischief. The Contractor shall not be responsible for items kept in the Field Laboratory that are not on this list.

The Field Laboratory shall be fully equipped and made available for use and occupancy by the inspection staff prior to the start of any contract work. Such use and occupancy shall be made available after contract final acceptance as directed in writing by the Regional Construction Engineer.

All furniture and equipment shall be fully assembled, operational, clean and serviceable. The Field Laboratory shall be cleaned weekly or more often if required, and the timing of the cleaning operations shall be coordinated with the Engineer. The Contractor shall remove and dispose of all rubbish generated in the laboratory and shall keep the laboratory free from pests.

After completion, all portable buildings or trailers, fencing, surfacing and utilities shall be removed from the location, the areas cleaned, loamed and restored as required.
637-3.03 Concrete Cylinder Curing Box. Prior to the placement of any structural concrete, the Contractor shall furnish the Engineer a concrete cylinder curing box and 2 locks with 2 keys for each lock. The locks shall fit each securing latch of the curing box. This concrete cylinder curing box shall remain exclusively available to the Engineer at a location approved by the Engineer. The Contractor shall provide and maintain all necessary utility connections to operate the curing box.

637-3.04 Digital Camcorder. The Contractor shall provide and maintain a digital camcorder system for the exclusive use of Department personnel and their authorized representatives. The digital camcorder shall be fully operational prior to the start of any contract work and the Contractor shall supply qualified instruction to the inspection staff regarding proper equipment operation. The Contractor shall provide replacement, due to breakdown, damage, loss, or theft within 24 hours of notification. The State may retain ownership of any data storage media, data storage containers and consumables.

637-3.05 Rain Gauge. The Contractor shall provide, install and maintain the wireless rain gauge system in accordance with the manufacturer’s instructions in a location approved by the Engineer. The Contractor shall make the system fully operational in a timely manner, at a minimum, prior to any soil disturbance at the site. The Contractor shall provide replacement due to breakdown, damage, loss, or theft within 24 hours of notification.

637-3.06 Inspection Vehicle. Prior to the start of any contract work, the Contractor shall make the inspection vehicle(s) available for inspection by the Engineer. The Contractor shall make arrangements for delivery to the site on the date specified by the Engineer. The vehicle(s) will be driven by the Engineer and other personnel authorized by the Engineer possessing a valid driver’s license.

The Contractor shall provide fuel, oil, proper maintenance, tires, and replacement parts as required to keep the vehicle(s) in safe operating condition, and undertake all repairs, including repairs arising from the vandalism, accidents or other damages. The Contractor shall either establish an account at a local gas station or provide the inspection staff with the monetary means to fuel the vehicles. If any vehicle requires maintenance or repairs which cannot be completed on the same day, a comparable replacement vehicle shall be provided while the vehicle is out of service. If the vehicle is lost or stolen, the Contractor shall replace the vehicle within 5 work days with a comparable vehicle.

637-3.07 Inspection Boat. The Contractor shall furnish the boat (and operator for Type B Inspection Boats) within 5 work days after written notification by the Engineer, and the boat (and operator for Type B Inspection Boats) shall, thereafter, be available at all times to the Engineer and other personnel authorized by the Engineer.

637-3.08 Office Technology Supplies. The Contractor shall provide office technology-related supplies for the exclusive use of Department personnel and their authorized representatives. The supplies shall be provided within 2 work days of the Engineer’s request, unless the Engineer agrees to a longer delivery time. The Department shall retain ownership of the technology-related materials and supplies.

637-3.09 Construction Testing Supplies - Consumables. The Contractor shall provide consumable testing materials for the exclusive use of Department personnel and their authorized representatives. The supplies shall be provided within 5 work days of the Engineer’s request, unless the Engineer agrees to a longer delivery time. The Department shall retain ownership of the consumable testing materials, both materials used and those materials unused for which the Contractor has been paid, at the completion of the contract.

637-3.10 Partnering Workshop. The Contractor and the Regional Construction Engineer will jointly select a facilitator and a location for the workshop. A list of potential facilitators is available from the
Department. The facilitator shall present a one to two day Partnering Workshop for this contract between the time of award and the start of work. For long duration, multi year projects, a subsequent follow-up workshop may be convened, with the agreement of the Contractor and the Regional Construction Engineer, at an appropriate point during the progression of the work. The associated costs for this subsequent workshop will be reimbursed under this item.

637-4 METHOD OF MEASUREMENT

637-4.01 **Engineer's Field Office.** The Engineer’s Field Office will be measured for payment as the number of months satisfactorily provided, measured to the nearest 0.25 months.

637-4.02 **Field Laboratory.** The Field Laboratory will be measured for payment as the number of units satisfactorily provided.

637-4.03 **Concrete Cylinder Curing Box.** The concrete cylinder curing boxes will be measured for payment as the number of units furnished and installed.

637-4.04 **Digital Camcorder.** The digital camcorder will be measured for payment on a fixed price Dollars-Cents pay unit basis.

637-4.05 **Rain Gauge.** The rain gauge will be measured for payment as the number of units furnished and installed.

637-4.06 **Inspection Vehicle.** The inspection vehicle(s) will be measured for payment on a monthly basis, measured to the nearest 0.25 months.

637-4.07 **Inspection Boat.** The inspection boat will be measured for payment on a monthly basis, measured to the nearest 0.25 months.

637-4.08 **Office Technology Supplies.** Office technology supplies will be measured for payment on a fixed price Dollars-Cents pay unit basis.

637-4.09 **Construction Testing Supplies – Consumables.** Construction testing supplies will be measured for payment on a fixed price Dollars-Cents pay unit basis.

637-4.10 **Partnering Workshop.** The Partnering Workshop will be measured for payment on a Dollars-Cents pay unit basis.

637-5 BASIS OF PAYMENT. For the items to be paid on a Dollars-Cents pay unit basis, the total cost shown in the itemized proposal will be considered the price bid even though payment will be made only for actual equipment and materials supplied. The unit price amount is not to be altered in any manner by the bidder. Should the bidder alter the amount shown, the altered figure will be disregarded, and the original price will be used to determine the total amount bid for the contract.

637-5.01 **Engineer’s Field Office.** The unit price bid per month for the Engineer’s Field Office shall include the cost of all labor, materials and equipment necessary to complete the work including property rental, utility charges and incidental expenses. Payment will be made for each month of availability for occupancy by the Engineer and inspection field staff.

No payment will be made under Engineer's Field Office for each calendar day during which there are deficiencies in compliance with these requirements. The first calendar day shall commence 24 hours after notice to the Contractor of such a deficiency. This nonpayment shall be deducted from the next contract
payment. The amount of such calendar day nonpayment will be determined by dividing the unit price bid per month by 30.

If the cited deficiencies exceeds 72 hours or is permitted to recur, liquidated damages will be assessed at 20% of the rate shown in Table 108-1 Schedule of Liquidated Damages of §108-03 Failure to Complete Work on Time for each subsequent calendar day or part thereof that the cited deficiency resulting in nonpayment is not corrected.

Monthly payments may be terminated prior to contract final acceptance by written notification by the Regional Construction Engineer that such office will no longer be required on the contract. Payment for each month's occupancy of the Engineer's Field Office after the date of contract final acceptance will be made as part of the final contract payment. Failure of the Contractor to supply documentation required to complete the final estimate may result in nonpayment during this delaying period.

During periods of contract extension of time where Engineering Charges are assessed, no payment will be made for occupancy and services, except that payment for each month's occupancy after the date of final acceptance will be made as part of the final estimate.

637-5.02 Field Laboratory. The unit price bid for each Field Laboratory shall include the cost of furnishing all labor, materials and equipment necessary to complete the work including property rental, utility charges and incidental expenses.

Payment will be made for each Field Laboratory when it has been placed on the work site and is fully operational.

637-5.03 Concrete Cylinder Curing Box. The unit price bid for each concrete cylinder curing box shall include the cost of all labor, materials and equipment necessary to complete the work including property rental, relocation, repair or replacement, painting, cleaning, maintenance, and utility charges.

637-5.04 Digital Camcorder. The digital camcorder is a “draw down” item. As materials are supplied, the receipts for the materials shall be submitted to the Engineer. The Contractor will be reimbursed for receipted costs of materials plus 5% for profit and overhead (“materials” includes all labor, materials and equipment, including services to furnish, maintain, and remove all of the components of the digital camcorder system).

If new equipment is not provided, the Engineer will determine a reasonable cost for the equipment. The Contractor shall provide a copy of the original receipt for the equipment to assist the Engineer in assessing the current value of the equipment. Used equipment less than one (1) year old shall be assessed at no more than 50% of the original receipted cost. Equipment over one (1) year old shall not be considered for approval.

637-5.05 Rain Gauge. The unit price bid for each rain gauge shall include the cost of furnishing all labor, materials and equipment necessary to complete the work including installing and maintaining all components of the wireless rain gauge system.

Payment will be made for the rain gauge when it has been installed and is fully operational.

637-5.06 Inspection Vehicle. The unit price bid per month shall include all costs in connection with furnishing properly registered vehicles, maintaining the vehicles (including repairs, tires, lubrication, fuel, washing, etc.), and providing an owner’s policy of liability insurance for the vehicles in conformance with §107-06B. A deduction of 1/30 of a month will be made for each 24-hour period, or portion thereof, during which the vehicle is unavailable to the Engineer, or personnel authorized by the Engineer, regardless of the reason for the vehicle's unavailability. When directed in writing by the Engineer, payment for each month of use after the date of acceptance will be made as part of the final estimate. Payment will begin the first month the vehicle is furnished and made available for use. Monthly payments may be terminated on a specified date prior to acceptance of the Contract by written notification by the Engineer that the vehicle will no longer be required.
637-5.07 Inspection Boat. The unit price bid per month shall include the cost of furnishing all labor, fuel, maintenance, repairs, registration permits, the operator (for Type B Inspection Boats), and other necessary incidentals for operation of the boat. A deduction of 1/30 of a month will be made for each 24-hour period, or portion thereof, during which the boat is unavailable to the Engineer, or personnel authorized by the Engineer, regardless of the reason for the boat's unavailability. When directed in writing by the Engineer, payment for each month of boat use after the date of acceptance will be made as part of the final estimate. Payment will begin the first month the boat is furnished and made available for use. Monthly payments may be terminated on a specified date prior to acceptance of the Contract by written notification by the Engineer that the boat will no longer be required.

637-5.08 Office Technology Supplies. Office technology supplies is a “draw down” item. As the materials are supplied, the receipts shall be submitted to the Engineer. The Contractor will be reimbursed for receipted costs of materials plus 5% for profit and overhead (“materials” includes all labor, materials and equipment, including services and service contracts provided).

637-5.09 Construction Testing Supplies – Consumables. Construction testing supplies is a “draw-down” item. As the materials are supplied, the receipts shall be submitted to the Engineer. The Contractor will be reimbursed for receipted costs of materials plus 5% for profit and overhead (“materials” includes all labor, materials and equipment, including delivery charges from vendor sources).

637-5.10 Partnering Workshop. The Department will reimburse the Contractor for 50% of the costs for the facilitator and the facility upon submission of original receipts. Receipted costs eligible for 50% reimbursement include the fee for the facilitator and the costs for the facilitator’s travel and expenses; associated workshop costs such as charges for the rental of the meeting room, required audio/visual equipment and any handouts, notes or workshop materials. The costs for travel, lodging, meals and salaries of workshop attendees, other than those of the facilitator, will not be eligible for reimbursement under this item.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>637.01</td>
<td>Field Laboratory</td>
<td>Each</td>
</tr>
<tr>
<td>637.03</td>
<td>Concrete Cylinder Curing Box</td>
<td>Each</td>
</tr>
<tr>
<td>637.11</td>
<td>Engineer’s Field Office – Type 1</td>
<td>Month</td>
</tr>
<tr>
<td>637.12</td>
<td>Engineer’s Field Office – Type 2</td>
<td>Month</td>
</tr>
<tr>
<td>637.13</td>
<td>Engineer’s Field Office – Type 3</td>
<td>Month</td>
</tr>
<tr>
<td>637.14</td>
<td>Engineer’s Field Office – Type 4</td>
<td>Month</td>
</tr>
<tr>
<td>637.15</td>
<td>Engineer’s Field Office – Type 5</td>
<td>Month</td>
</tr>
<tr>
<td>637.25</td>
<td>Digital Camcorder</td>
<td>Dollars-Cents</td>
</tr>
<tr>
<td>637.26</td>
<td>Rain Gauge</td>
<td>Each</td>
</tr>
<tr>
<td>637.31</td>
<td>Inspection Vehicle</td>
<td>Month</td>
</tr>
<tr>
<td>637.32</td>
<td>Inspection Boat - Type A</td>
<td>Month</td>
</tr>
<tr>
<td>637.33</td>
<td>Inspection Boat - Type B</td>
<td>Month</td>
</tr>
<tr>
<td>637.34</td>
<td>Office Technology and Supplies</td>
<td>Dollars-Cents</td>
</tr>
<tr>
<td>637.35</td>
<td>Partnering Workshop</td>
<td>Dollars-Cents</td>
</tr>
<tr>
<td>637.36</td>
<td>Construction Testing supplies – Consumables</td>
<td>Dollars-Cents</td>
</tr>
</tbody>
</table>

SECTION 638 - WHITE SYNTHETIC RESIN BINDER CONCRETE

638-1 DESCRIPTION. This work shall consist of the construction of white synthetic resin binder concrete pavement in accordance with these specifications and in reasonably close conformity with lines and grades shown on the plans or established by the Engineer.
638-2 MATERIALS. The materials shall meet the requirements of §402-2, Materials, except as modified below.

638-2.01 Aggregates. The requirements of §703-05, Fine Aggregate for White Portland Cement Concrete, shall apply except that the gradation shall meet the general limits described in §638-2.05, Mix Design. A sample of the white aggregate will be obtained by the Department from the stockpile located at the mixing plant and submitted to the Materials Bureau at least 10 days prior to the production of the mix for color approval by the Director, Materials Bureau. Unless otherwise approved by the Regional Director, the material shall be stockpiled in advance and in sufficient quantity to complete the work. Any additions to the stockpile or apparent contamination of the aggregate, as determined by the Engineer, will require submission of samples to the Materials Bureau for evaluation and approval by the Director, Materials Bureau.

638-2.02 Mineral Filler. Mineral Filler, if required in the mix to meet gradation requirements shall be hydrated lime.

638-2.03 Binder. The binder shall conform to the requirements of §702-70. The synthetic resin binder shall be supplied by a manufacturer appearing on the Department's Approved List of Synthetic Resins. When the one component binder is used, the binder shall be available 10 days prior to production of the mix so representative samples of the binder can be obtained by the Engineer and tested by the Materials Bureau for conformance to §702-70.

638-2.04 Pigment. The pigment shall conform to the requirements of §712-16, Pigment for Colored Synthetic Resin Binder Concrete.

638-2.05 Mix Design. The job mix formula stating the proposed aggregate gradation, binder and pigment contents shall be prepared by the synthetic resin binder concrete producer according to the requirements of §401-2.01, Hot Mix Asphalt Designs, except for the modifications in this specification.

The general limits for the mix are as follows:

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>General Limits (1) % Passing</th>
<th>Job Mix % Tolerance</th>
</tr>
</thead>
<tbody>
<tr>
<td>1/4 inch</td>
<td>100</td>
<td>0</td>
</tr>
<tr>
<td>1/8 inch</td>
<td>90–100</td>
<td>±5</td>
</tr>
<tr>
<td>No. 20</td>
<td>42–68</td>
<td>±7</td>
</tr>
<tr>
<td>No. 40</td>
<td>20–50</td>
<td>±6</td>
</tr>
<tr>
<td>No. 80</td>
<td>10–22</td>
<td>±3</td>
</tr>
<tr>
<td>No. 200</td>
<td>6–12</td>
<td>±2</td>
</tr>
<tr>
<td>Synthetic Binder Content (2)</td>
<td>7.0–8.0</td>
<td></td>
</tr>
<tr>
<td>Pigment (1,3)</td>
<td>2.3–2.7</td>
<td></td>
</tr>
<tr>
<td>Mix and Placing Temperature</td>
<td>250°F – 325°F</td>
<td></td>
</tr>
</tbody>
</table>

NOTES:
1. Based on total aggregate weight.
2. Based on total mix weight.
3. The pigment shall be considered as mineral filler passing the No. 200 sieve.

638-2.06 Tack Coat. The tack coat shall be supplied by a manufacturer appearing on the Department's Approved List of Synthetic Resins. The tack coat shall conform to the requirements of §702-71. The tack coat material shall be available 10 days prior to production of the mix so representative samples of
the tack coat can be obtained by the Engineer and tested by the Materials Bureau for conformance of §702-71.

638-3 CONSTRUCTION DETAILS. Except as provided in this specification, the construction requirements shall meet those of §402-3, Hot Mix Asphalt (HMA) Pavements - Construction Details.

638-3.01 Weather Limitations. The requirements for top course mixes in §402-3.01, Weather and Seasonal Limitations, shall apply.

638-3.02 Preparation of Mixture. The mixing plant shall meet the requirements of §401-3.08 unless otherwise approved by the Director, Materials Bureau. Before the pugmill is allowed to produce white synthetic resin binder concrete, it shall be thoroughly cleaned by charging a minimum of two (2) successive batches of hot dry aggregate into the pugmill and mixing each batch for a minimum of four (4) minutes. In addition, the first batch of white synthetic resin binder concrete produced, after a change from normal asphalt concrete production, shall not be incorporated into the work. Such batches shall be at least fifty (50) percent of the rated pugmill capacity. This batch may also be used for the first material passed through the paver as described in §638-3.04, Paving. The white aggregate shall be introduced into the pugmill, between the limits of 250°F to 350°F and the temperature of the synthetic resin binder (one component) shall be maintained between the limits of 260°F and 300°F. When the binder is added directly into the pugmill in cold, prepackaged units (two components), the temperature of the aggregate may be increased accordingly to meet the specified mix temperature, but shall not exceed 425°F. For either method of binder addition, the resulting mix temperature shall be in the range of 250°F to 325°F.

The pigment, resin chips, plasticizing oil and hydrated lime shall be added to the pugmill in whole bag units. If the pigment and/or hydrated lime is not delivered from the manufacturers as whole units, the Contractor may weigh and repackage in a manner approved by the Engineer so that the pigment and/or hydrated lime may be added as whole units. The hydrated lime may be added in a manner approved by the Engineer, if difficulties are encountered in maintaining the specified mix temperature when adding the hydrated lime directly to the pugmill.

Batching and mixing requirements for the White Synthetic Resin Binder Concrete are as follows:

**A. One Component Binder.** After the hot aggregate is discharged into the pugmill, add the pigment and hydrated lime in whole bag units as required and dry mix for a minimum of 15 seconds. After the dry mix the synthetic resin binder should be added and wet mixed for a minimum of 45 seconds.

**B. Two Component Binder.** After the hot aggregate is discharged into the pugmill add resin chips in whole bag units as required. This should be immediately followed by the addition of the hydrated lime in whole bag units and dry mixed for 30 seconds. Following the dry mix add the plasticizing oil and pigment in whole bag units in that order and wet mix for 30 seconds after all components are in the pugmill.

Any increase in pigment content above that specified on the job mix formula for the convenience of mixing shall be made at no additional cost to the Department. The pigment content may be increased within the general limits, as directed by the Engineer, to obtain a satisfactory color during production.

638-3.03 Preparation of Surface. All surfaces to be paved shall be thoroughly cleaned of all foreign material, including membrane curing compound of Portland Cement concrete pavement, prior to the placing of the pavement. A tack coat, consisting of a uniform application of rapid curing synthetic resin liquid, §702-71, shall be applied at a uniform rate between 0.03 to 0.05 gallons per square yard over the areas to be paved. The tack coat shall be applied with either a paint roller or spray unit to assure uniform
application. The tack coat shall not be poured onto the pavement surface for application. After the tack coat application, curing time shall be sufficient to permit the coating to become tacky before paving. No traffic shall be permitted on the tack coated surface.

638-3.04 Paving. The mix shall be laid between the temperatures of 250°F to 325°F as specified by the Engineer. All areas of uniform width of 4 feet or more shall be paved with an approved paving machine. Areas of narrow or variable width may be placed without a paver but in a manner approved by the Engineer. All paving edges shall be formed in a manner approved by the Engineer to obtain a true edge. The equipment including trucks, paving machine rollers and tools which come in contact with the white synthetic resin binder concrete shall be thoroughly cleaned before use. In addition, the paving machine shall be cleaned of excess asphalt by spraying with solvent. This shall be directly followed by the passage and subsequent wastage of at least one (1) ton of the white material. The material may be from the same batch used to clean the pugmill.

638-3.05 Compaction. Provisions of §402-3.07 Compaction shall apply except that a minimum of two passes of a nominal 10 ton steel wheel tandem roller shall be used for compaction. The edge forms shall be removed prior to applying the second roller pass. This shall be done as expeditiously as possible so that the second roller pass is completed while the mat is still hot. Forms used for the formation of transverse drainage troughs shall be kept in place until the completion of all rolling operations. Narrow areas which are subject to overstressing with a 10 ton roller may be rolled with a small roller as approved by the Engineer. The paving edge forms shall be removed prior to applying the final roller pass with the small roller as previously described for the 10 ton rollers. The use of a pneumatic tire roller will not be required for this item.

638-4 METHOD OF MEASUREMENT. The quantity of white synthetic resin binder concrete shall be measured by the number of tons of compacted material in place.

638-5 BASIS OF PAYMENT. The unit price bid per ton of white synthetic resin binder concrete shall include the cost of all materials, equipment and labor necessary to complete the work including the synthetic resin binder, pigment and tack coat.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>638.0104</td>
<td>White Synthetic Resin Binder Concrete</td>
<td>Ton</td>
</tr>
</tbody>
</table>

SECTION 639 - CONSTRUCTION CONTRACT MANAGEMENT SYSTEMS

639-1 DESCRIPTION. The work in this section shall include work required for construction contract management systems.

639-2 MATERIALS. Materials shall be as specified in the special specifications.

639-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

639-4 METHOD OF MEASUREMENT. As specified in the special specifications.

639-5 BASIS OF PAYMENT. As specified in the special specifications.
SECTION 640 - REFLECTORIZED PAVEMENT MARKING PAINTS

640-1 DESCRIPTION. Under this work, the Contractor shall furnish and apply painted reflectorized pavement marking paint at the locations and in accordance with the patterns indicated on the plans or as directed by the Engineer, and in accordance with the MUTCD and these specifications.

640-2 MATERIALS. Reflectorized pavement marking paints shall be selected from the Department’s Approved List of White and Yellow Reflectorized Pavement Marking Paints. Project acceptance will be based on the appearance of an approved brand name on the container label.

All paints shall conform to Federal, State, and local air pollution regulations, including those for the control (emission) of volatile organic compounds (VOC) as established by the U.S. Environmental Protection Agency, and the New York State Department of Environmental Conservation.

Reflective glass beads shall conform to §727-05 Glass Beads for Reflectorized Pavement Marking Paints.

Details for obtaining Approved List status are available from the Materials Bureau.

640-3 CONSTRUCTION DETAILS

640-3.01 General. All pavement markings and patterns shall be placed as shown in the contract documents and in accordance with the MUTCD.

Before any pavement marking work is begun a schedule of operations shall be submitted to and approved by the Engineer.

When pavement markings are applied under traffic, the Contractor shall provide all the necessary flags, signs, cones, shadow vehicles, flashing arrow boards, etc. to maintain and protect traffic, to protect the work operation, and to protect the painted pavement markings until thoroughly dry and serviceable. No additional payment will be made for these items. The application of pavement markings shall be done in the general direction of traffic. Striping against the direction of normal flow of traffic shall not be allowed.

The Contractor shall be responsible for cleaning the pavement, to the satisfaction of the Engineer, of dust, dirt, and other foreign material which may be detrimental to the adhesion of the paint film.

When necessary, the Contractor shall establish marking line points at 30 feet intervals throughout the length of the pavement or as directed by the Engineer.

The Contractor shall be responsible for removing, to the satisfaction of the Engineer, all tracking marks, spilled paint, and paint applied in unauthorized areas.

640-3.02 Application of Pavement Markings. At the time of paint application, the pavement surface and ambient temperature shall not be less than 50°F, the relative humidity shall not exceed 85%, and the pavement surface shall be dry. Traffic paint shall not be applied during periods of rain or if rain is imminent. Waterborne traffic paint shall not be applied if rain is expected within 4 hours after application.

Paint shall be applied in strict accordance with the manufacturer’s recommendations for use. In no case shall the paint be heated above 150°F.

The painted pavement markings shall be uniformly applied to the pavement surface at the minimum specified wet film thickness. Immediately following paint application, reflective glass beads shall be uniformly applied to the wet paint film at the rate of 6 lb/gal of paint. The applied pavement markings shall have clean-cut edges and true and smooth alignment.

On pavements where traffic is to be maintained and the final marking pattern is known, traffic paint shall be applied before the end of the work shift. If the Contractor is unable to apply final pavement markings and traffic is to be maintained, then removable pavement markings offset from the final pavement markings shall be installed in accordance with Section 619 Work Zone Traffic Control at no additional cost to the State.
640-4 METHOD OF MEASUREMENT. Pavement striping will be measured in feet along the centerline of the pavement stripe and shall be based on a 4 inches wide stripe. Measurement for striping with a plan width greater or less than the basic 4 inches as shown in the contract documents or as directed by the Engineer, will be made by the following method:

\[
\text{Plan Width of Striping (inches) } \times \text{Feet} \div 4 \text{ inches}
\]

No payment will be made for the number of feet of gaps in between the dashed lines. Letters and symbols will be measured by each unit applied. A unit will consist of one letter or one symbol. Examples: “SCHOOL” will be measured as six units. Double and triple headed arrows will each be measured as a single unit. The “X” in railroad grade crossing markings (MUTCD figure 263-33) will be measured by feet of 4 inch stripe.

640-5 BASIS OF PAYMENT. The accepted quantities of pavement markings will be paid for at the contract unit price bid, which shall include the cost of furnishing all labor, materials, and equipment to satisfactorily complete the work. The cost for maintaining and protecting traffic during the painting operations shall be included in the price bid. The application of Short-Term Pavement Markings, necessitated by the Contractor’s failure to apply the required Reflectorized Pavement Marking Paints, shall be at no additional cost to the State.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>640.10</td>
<td>White Paint Reflectorized Pavement Stripes – 15 mils</td>
<td>Feet</td>
</tr>
<tr>
<td>640.11</td>
<td>Yellow Paint Reflectorized Pavement Stripes - 15 mils</td>
<td>Feet</td>
</tr>
<tr>
<td>640.12</td>
<td>White Paint Reflectorized Pavement Letters - 15 mils</td>
<td>Each</td>
</tr>
<tr>
<td>640.13</td>
<td>White Paint Reflectorized Pavement Symbols - 15 mils</td>
<td>Each</td>
</tr>
<tr>
<td>640.20</td>
<td>White Paint Reflectorized Pavement Stripes – 20 mils</td>
<td>Feet</td>
</tr>
<tr>
<td>640.21</td>
<td>Yellow Paint Reflectorized Pavement Stripes - 20 mils</td>
<td>Feet</td>
</tr>
<tr>
<td>640.22</td>
<td>White Paint Reflectorized Pavement Letters - 20 mils</td>
<td>Each</td>
</tr>
<tr>
<td>640.23</td>
<td>White Paint Reflectorized Pavement Symbols - 20 mils</td>
<td>Each</td>
</tr>
</tbody>
</table>

SECTION 641 - BRIDGE WASHING

641-1 DESCRIPTION. The work in this section shall include work required for bridge washing.

641-2 MATERIALS. Materials shall be as specified in the special specifications.

641-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

641-4 METHOD OF MEASUREMENT. As specified in the special specifications.

641-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 642 - ROADSIDE MAINTENANCE
642-1 DESCRIPTION. The work in this section shall include work required for roadside maintenance. Examples of the type of work are mowing, litter pick up, cleaning and shaping ditches. Work involving slope repair, asphalt patching, culvert repairs, etc shall be specified in other sections.

642-2 MATERIALS. Materials shall be as specified in the special specifications.

642-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

642-4 METHOD OF MEASUREMENT. As specified in the special specifications.

642-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 643 - NOISE BARRIERS

643-1 DESCRIPTION. The work in this section shall include work involved with construction of noise barriers.

643-2 MATERIALS. Materials shall be as specified in the special specifications.

643-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

643-4 METHOD OF MEASUREMENT. As specified in the special specifications.

643-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 644 - OVERHEAD SIGN STRUCTURES

644-1 DESCRIPTION

644-1.01 General. Under this work the Contractor shall fabricate, furnish and erect sign structures for overhead signs in accordance with the contract documents.

The Contractor shall notify the Deputy Chief Engineer, Structures (DCES) of the name and address of the fabricator of all overhead sign structures in accordance with §106-01 Sources of Supply.

644-1.02 Definitions. Overhead Sign Structures (OSS) are structures with vertical supports and horizontal arms or chords used to support signs over any portion of the roadway, including the shoulders. Span Wire Assemblies supporting overhead signs, and structures supporting both traffic signal equipment and overhead signs are covered under Section 680, Traffic Signals. Bridge fascia mounted signs, where the signage is intended for the under roadway, are also not covered in this Section.

OSS are classified into the following three standard types (See Figure 644-1).

A. Single Arm Cantilever. Single (horizontal) arm supported by a single (vertical) post.
B. Trussed Arm Cantilever. Two trussed arms supported by a single post. (If the arms are not trussed, the structure shall be classified as Non-Standard).
C. Span. Single span, four-chord (quad-chord) superstructure supported by trussed end posts.
OSS that fall outside these categories are Non-Standard. This includes butterfly structures, multi-span structures, structures that are a combination of span and cantilevers, and all other overhead sign structures not included in §644-1.02.

644-2 MATERIALS

644-2.01 Steel for Sign Structures. Steel for component parts of sign structures shall meet the requirements of the New York State Steel Construction Manual and the following:

All material greater than 1/2 inch thick shall meet the Charpy V-Notch toughness requirements of §715-01, Structural Steel. Chords, cantilevered arms, end posts, base plates, end and face plates for cantilever arm to post connections, and flange splice plates shall be considered main members. Diagonals, struts and gusset or tab plates shall be considered secondary members. Upon receipt at the fabrication plant, all main member material shall be traceable to a mill test report and traceability shall be maintained throughout the duration of the fabrication.

All main member material thickness shall be a minimum of 1/4 inch.
A. Pipe. Pipe shall meet the requirements of one of the following specifications:

- ASTM A53, Welded and Seamless Steel Pipe, Grade B, Type E or S.
- ASTM A500, Welded and Seamless Steel Pipe, Grade B (Rounds Only)
ASTM A252, Welded and Seamless Steel Pipe, Grade 2 or 3, provided that the chemical certifications meet the requirements for ASTM A53, Grade B, Type E or S.

API 5L American Petroleum Institute Specification 5L, Grade B

In addition to the above material requirements, all pipe used for welded applications shall have a maximum Carbon Equivalency (CE) of 0.40 using the following equation:

$$CE = \%C + \%Mn/6 + \%Cu/40 + \%Ni/20 + \%Cr/10 - \%Mo/50 - \%V/10$$

**B. Structural Steel.** Structural steel for structural shapes, plates, and bars shall meet the requirements of §715-01, Structural Steel, and the ASTM Specification noted on the contract documents. Cutting and drilling shall be done in such a manner that the resulting surfaces are free from any gouges or burrs.

**C. Anchor Bolts, Nuts and Washers.** Anchor bolts, nuts and washers shall meet the requirements of the following:

ASTM F1554, Grade 55 with Supplementary Requirement S4, Charpy Impact Requirement

Anchor bolts, nuts, and washers shall be galvanized in accordance with the requirements of Materials Detail 719-01 Type II, Galvanized Coatings and Repair Methods - Zinc Coating (Hot Dip) on Iron and Steel Hardware. Anchor bolts shall be the Unified Course Thread Series with Class 2A threads, and shall be galvanized full length. Nuts shall be Grade A, Heavy Hex.

**D. High Strength Steel Bolts, Nuts and Washers.** Bolted steel connections shall be made with bolts, nuts and washers meeting the material requirements of §715-14, High Strength Bolts, Nuts and Washers, and the galvanizing requirements of §719-01, Galvanized Coatings and Repair Methods. Additionally, the Contractor shall provide documentation that the zinc coated fastener assemblies have satisfied the requirements of ASTM A325 Section 6.2, R.C. testing. Fasteners in main members shall be sampled and tested in accordance with Section 1001.5 of the New York State Steel Construction Manual, with the exception that the waiver for lot sizes less than 20 bolts shall not apply.

**E. U-Bolts.** U-Bolts shall conform to material specification ASTM F1554, Grade 36, and shall be galvanized in accordance with the requirements of Type II of §719-01, Galvanized Coatings and Repair Methods.

**F. Galvanizing.** All steel shall be galvanized in accordance with §719-01 Type I, except as noted above in §644-2.01 C, D & E. Galvanizing shall provide a minimum coating of 5 mils. All welding, cutting and drilling shall be done prior to galvanization, and all bolting shall be done after galvanization, except as approved by the Engineer.

**G. Acceptance.** All steel furnished shall be documented in accordance with the requirements of §715-01 Basis of Acceptance.

**644-2.02 Concrete.** All overhead sign structure foundations shall meet the requirements of Class A concrete in Section 501, Portland Cement Concrete - General. The Contractor may submit, for approval by Director, Materials Bureau, a mix at least equivalent to the specified Class A Concrete.

All precast concrete overhead sign structure foundations shall meet the requirements of §704-03, Precast Concrete - General.
644-3 CONSTRUCTION DETAILS

644-3.01 Drawings. Shop drawings shall be required for all OSS in the contract documents. The Contractor must submit shop drawings in accordance with the requirements of Section 2 in the New York State Steel Construction Manual.

644-3.02 Fabrication. All fabrication shall be performed in accordance with the requirements of the New York State Steel Construction Manual.

A. Storage of Materials. Structural material shall be stored in a manner that will protect the materials from deformation, surface deterioration and accumulations of dirt, oil, or other foreign matter.

B. Straightening Materials. Prior to fabrication in the shop, all deformed structural materials shall be properly straightened by methods which are non-injurious. Sharp kinks and bends, and deep dents shall be cause for rejection.

C. Anchor Bolts. Where anchor bolts have been or are being set under a separate contract, the Contractor shall check the size, location, and spacing of anchor bolts before fabricating the structure.

D. Pole Markings. A Sign Structure Identification Number (SIN) shall be attached to the post using white numbers on a green background. The background shall be Green, Class A, Engineer Grade reflective sheeting as described in §730-05, Reflective Sheeting, and shall be 12 inches wide by 6 inches high, with the corners cut to a 1 1/2 inch radius. The numbers shall be cut out from White, Class A, Engineer Grade reflective sheeting and shall be 3 inches high. The sheeting and numbers shall be applied in accordance with the manufacturer’s recommendations. The numbers shall be placed on the right near post, 45 degrees from the viewing direction of traffic, approximately 6 feet above the base plate, so as to be visible to the traveling public. For structures spanning more than one direction of traffic, or structures that span non-contiguous travel lanes, two posts shall be marked to facilitate identification by inspectors.

The following information shall be stamped into the base plate in 1/2 inch letters to such a depth as to be clearly visible through subsequent galvanizing:

<table>
<thead>
<tr>
<th>Required Information</th>
<th>Example</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manufacturer’s name or logo</td>
<td>ABC Fabricating</td>
</tr>
<tr>
<td>Month and year of manufacture</td>
<td>06/2003</td>
</tr>
<tr>
<td>D Number</td>
<td>D123456</td>
</tr>
<tr>
<td>SIN Number</td>
<td>SIN 12345</td>
</tr>
</tbody>
</table>

For span type structures the marked base plate shall correspond to the marked posts, except that only one end of the span must be marked.

E. High Strength Bolts. Each bolt shall be furnished with a galvanized flat washer installed under the turned element. All connections shall be made by first tightening all nuts and bolts sufficiently to bring all components into full contact with each other. After full contact has been achieved, all connections shall be brought to a condition beyond snug tight as required by Table 1001.3b of the New York State Steel Construction Manual.

Fasteners shall be inspected after installation in accordance with Section 1001.4 of the New York State Steel Construction Manual. The inspection shall apply to a minimum of 10% of the connections randomly throughout the entire span of the structure.
All holes for high strength bolts in main members shall be made in accordance with Section 613 of the New York State Steel Construction Manual. This requirement also includes all secondary members that are welded to main members.

**F. Quality.** Fabricators shall be certified in accordance with the American Institute of Steel Construction’s Quality Certification Program in the Simple Steel Bridge Structures Category, or an equivalent program acceptable to the DCES.

**G. Inspection.** Provisions for shop inspection shall be in accordance with the New York State Steel Construction Manual.

**H. Assembly.** All OSS shall be fully assembled in the fabrication shop to ensure proper fitup.

**I. Acceptance For Shipping.** Each section of a sign structure shall bear the QA inspector’s mark of acceptance prior to shipping.

644-3.03 Transportation. Sign structures (including posts and post assemblies) shall be shipped by flat bed trailer or other similar means. Structures shall be shimmed, braced, blocked, and tied down to prevent distortion or other damage from occurring during transportation. The use of any device which does not support the member for its entire length, as described below, shall not be permitted. This prohibition includes, but is not limited to, dolly wheels and pole trailers.

Sections less than 50 feet in length shall be, at a minimum, supported at the midspan and end points. Sections 50 feet and longer shall be, at a minimum, supported at the ends and at the quarter points.

Adhering to these requirements does not relieve the Contractor of the responsibility for damage to the structure en route.

644-3.04 Excavation. All excavation shall conform to Section 206, Trench, Culvert and Structure Excavation.

Excavation shall not be performed until immediately before installation of the footings, or any other appurtenances. The excavated material shall be placed in a location or locations selected by the Contractor so as to cause the least inconvenience to vehicular and pedestrian traffic and to avoid interference with surface drainage. All surplus excavated material shall be removed and disposed of by the Contractor as specified in Section 203, Disposal of Surplus Excavated Material.

Excavation shall be backfilled as specified in Section 203, Select Structure Fill. The outline of all areas to be removed in sidewalks, driveways, and pavement shall be saw cut to a depth of at least 3 inches prior to removal. Cuts shall be neat and true along score lines with no shatter outside the removal area. Damaged saw cut areas shall be recut.

Pavement, shoulder, sidewalks, curbs, driveways, lawns, plants and other such features shall be replaced in kind with material of equal quality or as shown in the contract documents. For transverse sidewalk, curb or gutter cuts in concrete the entire square or section shall be removed and replaced with the same kind and quality of material. For longitudinal cuts in concrete sidewalks only the area removed between sawcuts shall be replaced unless specified otherwise in the contract documents.

Whenever a part of a square or slab of existing concrete sidewalk, curb, gutter or driveway is broken or damaged by this work, the entire square, section or slab shall be removed and replaced with the same kind and quality of material, at no additional cost to the State.

644-3.05 Concrete Foundations. Foundations shall be constructed as shown in the contract documents. The Contractor shall establish the location and elevation of foundation, prior to the start of construction, based on the information shown in the contract documents and data derived from field surveys. Locations and elevations will be verified by the Engineer prior to the start of construction.
The Contractor has the option, unless specifically disallowed in the contract documents, to use either Drilled Shafts or Rectangular Footings for Overhead Sign Structures, if both types are detailed in the contract plans. When both foundation types are detailed and permitted, the Department has prepared the contract documents based on the presumed less expensive foundation type. If the Contractor elects to change from one type of foundation to the other under this option, it shall be done at no additional cost to the State. The Contractor shall notify the Engineer of the decision to change foundation type.

Excavation for these items shall be as specified in §644-3.04. All concreting operations shall conform to Section 555, Structural Concrete. Reinforcing steel shall conform to Section 556, Reinforcing Steel for Concrete Structures.

The allowable tolerance from verticality for the drilled shaft or pedestal shall be 2.5%. The allowable tolerance for the top of shaft elevation or pedestal elevation shall be + 1/4 inch, -0 inch.

Stripping of forms and subsequent loading of foundations shall be in accordance with §555-3, in Table 555-4, under “Pier Columns”. Placing the sign panels on an overhead sign structure is assumed to be equivalent to placing superstructure loads on a bridge.

**A. Drilled Shafts for Overhead Sign Structures.** Work under this item shall consist of the layout and construction of Drilled Shaft foundations for Overhead Sign Structures. This work may require rock drilling, installing rock sockets, dewatering, the use of temporary casing, slurry, or other means necessary to keep the hole open. Formwork shall be required for the portion of the shaft above finished grade.

Holes for drilled shafts shall be pre-augered. Precaution shall be taken to protect the holes from collapse. Holes shall contain no free water, nor any loose material at the time of concrete placement. The holes shall be filled with Class A concrete placed in direct contact with the soil. Casing, if used, shall be removed prior to concrete placement. Precast shafts shall not be permitted.

**B. Rectangular Footings for Overhead Sign Structures.** Work under this item shall consist of the layout and construction of conventional rectangular spread footings, either cast-in-place or precast. This work may require the use of protective sheeting.

644-3.06 Erection of Sign Structures

**A. Methods and Equipment.** Before starting work, the Contractor shall submit details of the method of erection and types of equipment he proposes to use, to the Engineer for review and approval. Approval shall not relieve the Contractor of the responsibility for the safety of the methods or equipment, or for damage to the structures due to overloading.

**B. Handling and Storage.** Structural members shall be loaded, moved, and unloaded in a manner that prevents stresses in excess of those provided for by the structure design. Permanent distortion, or other damage attributable to the Contractor's operations, shall be cause for rejection.

Members stored either in the fabricator's storage area, or at the work site, or at other storage areas, shall be supported off the ground in a manner that will not allow distortion, or other damage to occur.

**C. Lifting.** Erection of overhead sign structures shall be done in accordance with §107-05P. Lifting. Lift Plans are required, and shall be provided in accordance with §107-05P.3. Nylon slings, or an equivalent approved by the Engineer, shall be used for all lift operations. Picking points for the superstructure portion of span type OSS shall be made at the panel points that are closest to the third points of the span, in order to ensure that no members are overstressed during lift operations. Two picking points, one at each end, shall be used for the superstructure portion of cantilever OSS. Picking shall be made by wrapping the entire cross section of the structure. When alternate pick
points are used, supporting calculations shall be submitted in accordance with §107-05P.5. Lift Operations. However, lifting by chains or by individual members shall not be permitted.

**D. Field Inspection.** All sign structures shall be visibly inspected, and components shall be clean prior to erection. Damage that is attributable to the Contractor's operations shall be cause for rejection. Damage includes, but is not limited to, bends, kinks, dents, cracks and pits. Rejected structures, or components, shall be removed from the work site and repaired, or replaced as required by the DCES. All work relating to the repair or replacement, of defective structures, or components, shall be done at no additional cost to the State.

**E. Anchor Bolts.** The following procedure shall be used for placing and tightening anchor bolts:

1. Anchor bolts shall be carefully set to the proper location, alignment, and elevation by using templates. Templates shall be as detailed in the contract documents, and shall be used at both the top and bottom of the anchor bolt pattern. Bottom templates shall be cast into the footing. Top templates shall be placed near the top of the anchor bolts so as not to interfere with concrete operations, and shall be left in place for 24 hours after concrete placement. Undamaged top templates may be reused.
2. Anchor bolts shall be set vertical, within 2.5%, and shall not be realigned by bending to fit the base plate. Anchor bolts that do not fit the base plate, or anchor bolts that are more than 2.5% out of plumb, shall be rejected. The Contractor may propose a remediation method for rejected anchor bolts, subject to the approval of the Engineer. Rejected anchor bolts, and the concrete they are embedded in shall be replaced by new materials at no cost to the State.
3. The exposed portion of the anchor bolts shall be cleaned with a wire brush. The leveling nuts and washers under the base plate shall be threaded onto the anchor bolts, leaving a gap between the top of concrete and the bottom of the leveling nuts of no more than one anchor bolt diameter, and no less than 3/8 inch.
4. The post(s) alone, without the arms attached, shall be placed on the leveled anchor bolts and washers. Posts shall not be raked back to account for camber. The base plate shall bear directly and evenly on the washers and leveling nuts.
5. Beeswax, or the equivalent, shall be applied to the bearing face and the threads inside the top nut. The top anchor bolt nuts and washers shall then be placed and tightened by hand. All cleaning and lubricating shall be done immediately prior to nut placement and tightening. Top nuts and leveling nuts shall be checked for full bearing against the base plate, and any loose nuts shall be tightened by hand. The top nuts shall then be snug tightened using 20 - 30% of the torque values listed in Table 644-1. The snugging sequence shall be as shown in Figure 644-2. The leveling nuts shall then be similarly checked for snug tightness, using 20 - 30% of the values listed in Table 644-1.
6. Fully tighten all top nuts according to the torques listed in Table 644-1. The tightening sequence shall be as shown in Figure 644-2. There shall be no rotation of the leveling nut during this procedure.
7. An additional nut shall be installed and tightened against the top nut to lock the installation. This lock nut shall be prepared and tightened as defined in 5.) and 6.) above. There shall be no rotation of the lower top nut during this procedure.

<table>
<thead>
<tr>
<th>Anchor Bolt Size (English)</th>
<th>Required Torque (±5%) (ft-lbs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 ½</td>
<td>650</td>
</tr>
<tr>
<td>1 ¾</td>
<td>1,000</td>
</tr>
</tbody>
</table>

**TABLE 644-1**
Bolted steel connections shall be made with bolts, nuts and washers meeting the material requirements of §715-14, High Strength Bolts, Nuts and Washers, and the galvanizing requirements of §719-01, Galvanized Coatings and Repair Methods. Each bolt shall be furnished with a galvanized flat washer installed under the turned element. All connections shall be made by first tightening all nuts and bolts sufficiently to bring all components into full contact with each other. Any gaps between the faying surfaces after snug tightening that exceed 1/16 inch shall not be considered in full contact and shall be cause for rejection. The Contractor may propose remediation measures subject to approval by the DCES. Rejected components shall be replaced or repaired at no cost to the State. Bolts shall not be fully tightened before said tolerances are checked. After full contact has been achieved, all connections shall be brought to a condition beyond snug tight as required by Table 1001.3b of the New York State Steel Construction Manual.

Fasteners shall be inspected after installation in accordance with Section 1001.4 of the New York State Steel Construction Manual.

**G. Welding.** Field welding shall not be permitted on any part of the structure, except as approved by the DCES.

**H. Galvanized Metal Repair.** The Contractor shall repair any damage to galvanized surfaces in conformance with the field repair requirements specified in §719-01, Galvanized Coatings and Repair Methods, except that zinc paint applied by the spray method shall not be permitted.
644-4 METHOD OF MEASUREMENT

644-4.01 Sign Structure. The work will be measured as the number of sign structures installed without sign panels.

644-4.02 Drilled Shafts for Overhead Sign Structures. The payment quantity shall be the concrete volume shown for the shaft in the table in the contract documents, multiplied by the number of drilled shafts in the contract, unless the Engineer orders a modification to the details shown in the contract documents. If the Engineer orders a modification to the details shown in the contract documents, the payment quantity shall be the volume of concrete ordered by the Engineer. If the Engineer orders a change from a drilled shaft to a rectangular footing, an order-on-contract shall be negotiated. No adjustment shall be made for the Contractor’s election to use a rectangular footing, unless the Engineer orders a change to the details shown in the contract documents.

644-4.03 Rectangular Footing for Overhead Sign Structures. The payment quantity shall be the concrete volume shown for the footing and pedestal in the table in the contract documents, multiplied by the number of footings in the contract, unless the Engineer orders a modification to the details shown in the contract documents. If the Engineer orders a modification to the details shown in the contract documents, the payment quantity shall be the volume of concrete ordered by the Engineer. If the Engineer orders a change from a rectangular footing to a drilled shaft, an order-on-contract shall be negotiated. No adjustment shall be made for the Contractor’s election to use a drilled shaft, unless the Engineer orders a change to the details shown in the contract documents.

644-4.04 Anchor Bolts. The payment quantity shall be the mass shown in the anchor bolt table in the contract documents times the number of bolts installed.

644-5 BASIS OF PAYMENT

644-5.01 Sign Structure. The unit price bid for each structure for supporting sign panels shall be compensation in full for fabricating, furnishing and erecting the structure complete as specified including upright support(s), span and/or cantilever arm or truss assemblies, diagonal bracing, all necessary hardware, nuts, bolts, and washers, and all other material, equipment and labor necessary to properly complete the work as shown in the contract documents and called for in the specifications. Footings and anchor bolts shall be paid for under separate items or will be furnished by others.

The cost of all shop drawings, prints and reproducible prints required by the New York State Steel Construction Manual shall be included in the unit price bid for this item.

644-5.02 Foundations for Overhead Sign Structures. The unit price bid per cubic yard shall include the excavation, any protective system(s) required to ensure the safety of the workers and the public, dewatering, backfill (select granular backfill or concrete), formwork, concrete, bar reinforcement for concrete, excavation and backfilling of test holes, conduit and fittings, restoration of surfaces in kind, disposal of excess excavated material, and saw cutting.

644-5.03 Anchor Bolts. The unit price bid pound shall include the furnishing and installing the anchor bolts and all necessary hardware, including galvanizing, as shown in the contract documents and called for in the specifications. This includes the anchor bolts, all templates used to ensure the proper alignment of the anchor bolt system, all nuts, and all washers necessary to complete the work as shown in the contract documents.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
</table>

NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
644.11 Anchor Bolts  
644.20 Drilled Shaft for Overhead Sign Structures  
644.30 Rectangular Footing for Overhead Sign Structures  
644.41xyy Single Arm Cantilever Sign Structure  
644.42xyy Trussed Arm Cantilever Sign Structure  
644.43xyy Single Span Sign Structure  
644.44nn Non-Standard Sign Structure  

NOTE:  
1. xx, yy and nn denote serialized pay items. See §101-02, Definition of Terms, under “Specifications”.  
2. xx denotes span or arm length in yards. For Single Arm and Trussed Arm Cantilever Sign Structures, xx varies from 04 to 16 in whole number increments. For Single Span Sign Structures, xx varies from 15 to 65 in 5 yard increments.  
3. yy denotes sign area in square yards. For Single Arm Cantilever Sign Structures, yy is 03, 05 or 08 square yards. For Trussed Arm Cantilever Sign Structures, yy varies from 05 to 30 in 5 square yard increments. For Single Span Sign Structures, yy varies from 30 to 90 in 30 square yard increments.  

SECTION 645 - SIGNS

645-1 DESCRIPTION. This work shall consist of fabricating, installing and covering traffic sign panels, sign support systems, sign posts, and illuminated sign panels in accordance with the contract documents, standard sheets, the MUTCD and as directed by the Engineer.

645-1.01 Definitions. The following definitions shall apply to all work equipment and materials included under this section:

1. Sign Face - the side of a sign panel with reflective sheeting attached.  
2. Sign Face Layout - a dimensional representation of the sheeting mounted on the sign panel.  
3. Sign Panel - a uniform sheet of aluminum or fiberglass reinforced plastic with reflective sheeting mounted on it. It may be constructed with or without additional sheets of aluminum or fiberglass reinforced plastic attached on the larger sheet. Multiple sheets of aluminum or fiberglass reinforced plastic may be used provided the sheets are of a uniform material and thickness and not separated.  
4. Sign Panel Assembly - a group of contiguous sign panels with a maximum separation of 6 inches.  
5. Sign Support System - the apparatus a sign panel is mounted.

645-2 MATERIALS

645-2.01 General. Materials shall meet the requirements of the following subsections of Section 700 Materials and Manufacturing:

Wood Preservative - Water Borne  
Stress Graded Timber and Lumber  
Stainless Steel Connecting Products  
Rubber Impregnated Woven Cotton-Polyester Fabric  
Rubber Impregnated Random Fiber Pad  
Aluminum Sign Panels  
Reflective Sheeting  
Reflectorized Sheeting Sign Characters (Type IV)  
Reflectorized Sheeting Sign Characters (Type V)  
Stiffeners, Overhead Brackets, and Miscellaneous Hardware  
Fiberglass Reinforced Plastic Sign Panels  
Type A Sign Supports  
Type B Sign Posts  
Breakaway Bases and Hinge Assemblies  

Pound  
Cubic Yard  
Each  
Each  
Each
645-2.02 Sign Panels. Fabrication of all components shall produce a finished sign panel. Holes may be punched or drilled. Edges shall be smooth and true and free from burrs or ragged breaks. Sign panels shall be fabricated as shown on the standard sheets. Details for signs that are not shown on the standard sheets shall be similar to the closest shown sign blank size. All sign panels shall be clearly marked in the lower right corner on the back of the sign panel to show the Contract Number and the installation date (month/year). Markings shall be a minimum of 1 inch high and shall be permanently engraved, labels attached with pressure-sensitive adhesives, marked with an indelible ink or paint, or established by another method approved by the Engineer. U-Bolts used to attach sign panels to overhead sign structures shall be Type II galvanized in accordance with '719-01 Galvanized Coatings and Repair Methods.

A. Ground-Mounted Sign Panels.

1. **Ground-Mounted Sign Panels without Z-bars.** Ground-Mounted signs without Z-bars shall be 10 gauge thick meeting the requirements of '730-01 Aluminum Sign Panels. Or 0.135 inch thick meeting the requirements of '730-23 Fiberglass Reinforced Plastic Sign Panels for sign panels up to 4 feet x 4 feet.

2. **Ground-Mounted Sign Panels less than or equal to 30 square feet (with Z-bars).** Ground-Mounted signs with Z-bars less than or equal to 30 square feet shall be 10 gauge thick meeting the requirements of '730-01 Aluminum Sign Panels. Or 0.135 inch thick, meeting the requirements of '730-23 Fiberglass Reinforced Plastic Sign Panels for sign panels up to 4 feet x 4 feet.

3. **Ground-Mounted Sign Panels greater than 30 square feet (with Z-bars).** Sign panels for Ground-Mounted Sign Panels greater than 30 square feet shall be 8 gauge thick meeting the requirements of '730-01 Aluminum Sign Panels.

B. Overhead-Mounted Sign Panels. Sign panels for Overhead-Mounted Sign Panels shall be 8 gauge thick meeting the requirements of '730-01 Aluminum Sign Panels.

C. Sign Panels with Multiple Sheeting types. The panel thickness for sign panels with multiple types of sheeting types shall be determined using the total area of the sign panel, and meet the materials requirements above.

D. Reflective Sheeting. Reflective sheeting materials used on sign panels shall conform to the requirements of '730-05 Reflective Sheeting. Type I (Class A) sheeting may be used on tourist and motorist services signs. Type III (Class B) sheeting shall be used on regulatory, warning, route marker, and guidance signs unless specified otherwise below.

Type I (Class A) sheeting shall be used whenever brown reflective sheeting is specified, and may be processed by a sign fabricator in its shop. The legend for a sign with brown background shall be made by applying cut-out letters or symbols of Type I (Class A) yellow sheeting.

1. **High-Visibility Sheeting.** Signs with the following MUTCD codes shall be fabricated using Type IX (Class E) sheeting: R1-1, R1-2, R1-4, R1-5, R3-1, R3-2, R3-4, R3-18, R5-1, and R5-1a.

2. **High-Visibility Fluorescent Yellow Sheeting.** Signs with the following MUTCD codes shall be fabricated using Type IX (Class E) fluorescent yellow sheeting for the yellow portion of
the sign face, and the appropriate nonfluorescent Type IX (Class E) color for the remainder of the sign face: E11-1, E11-1a, E11-1b, E11-1c W1-6, W1-7, and W1-8.

3. **High-Visibility Fluorescent Yellow-Green Sheeting.** Signs with the following MUTCD codes shall also be fabricated using Type IX (Class E) fluorescent yellow-green sheeting for the yellow portion of the sign face, and the appropriate nonfluorescent Type IX (Class E) color for the remainder of the sign face: NYR2-7, NYR2-8, S1-1, S3-1, S4-3, S4-5, W11-1, W11-2, W11-9, W15-1, W16-1, and W16-7p. In addition, signs with the following MUTCD codes mounted on the same support system shall also be fabricated using Type IX (Class E) fluorescent yellow-green sheeting for the yellow portion of the sign face, and the appropriate nonfluorescent Type IX (Class E) color for the remainder of the sign face: W16-2, W16-2a, W16-3, W16-3a, W16-4, and W16-9p.

**E. Sheeting Sign Characters.** Characters include letters, numerals, route shields, symbols, and borders. Characters shall be the size, series and color specified in the MUTCD and as specified in the contract documents. Only Type IV or Type V Characters, as appropriate, shall be used. White legends and borders shall be formed with directly-applied Type IV Characters. Interstate shields for signs shall be either demountable panels or directly-applied panels with Type V reverse-screened characters. Sign face characters and background shall be reflective, but black portions of a sign face shall not be reflective.

**F. Sign Face Layouts.** Sign face shape, color, dimensions, and characters shall be in accordance with:

2. New York State Supplement to the National Manual on Uniform Traffic Control Devices for Streets and Highways

After contract award, two copies of non-standard sign face layouts will be provided to the Contractor. The Contractor shall verify dimensions on the sign face layouts prior to fabrication. (Standard sign face layouts for MUTCD codes without the prefix NY are shown in the Standard Highway Signs Book written by the Federal Highway Administration.)

**G. Sign Structure Bearing Pads.** Type A Sign Structure Bearing Pads shall be made from Rubber Impregnated Woven Cotton-Polyester Fabric. Type B Sign Structure Bearing Pads shall be made from Rubber Impregnated Random Fiber Pad

**645-2.03 Type A Sign Posts.** Type A sign posts shall be selected from the Department's Approved List of Type A Sign Supports. The standard strength (i.e., moment capacity) of a Type A sign post shall be 2100 ft-lbs, although weaker or stronger posts may be substituted.

**A. Type A Sign Posts With Extra Embedment.** Type A sign posts with extra embedment (more than 39 inches) shall meet the requirements of the Materials Details for Type A sign Supports.

**B. Soil Plates for Type A Sign Posts.** Type A sign posts with soil plates shall meet the requirements of the Materials Details for Type A Sign Supports.

**C. High-Capacity Type A Sign Posts.** High-Capacity Type A sign posts are defined as any Type A sign post system shown in the Materials Details for Type A Sign Supports that has a total combined capacity for the entire two- or three-post system higher than 7800 ft-lbs. The Contractor
shall calculate the design moment of the sign panel, and select an appropriate High-Capacity Type A sign post system capable of resisting that moment, subject to the Engineer=s approval.

645-2.04 Type B Sign Posts. Type B sign posts shall be fabricated in accordance with the requirements of '730-25 Type B Sign Posts.

A. Rustic Type B Sign Posts. Rustic Type B sign posts shall be ungalvanized weathering steel meeting the requirements of ASTM A588 or A242.

B. Breakaway Bases and Hinge Assemblies. Breakaway bases and hinge assemblies shall be fabricated in accordance with the requirements of '730-26 Breakaway Bases and Hinge Assemblies.

645-2.05 Concrete Foundations. Cast-in-place concrete for foundations shall meet the requirements of Class A concrete in Section 501, Portland Cement Concrete-General. Precast concrete foundations shall meet the requirements of '704-06 Precast Concrete Cribbing. The batching, mixing and curing methods, and the inspection facilities shall meet the approval of the Department. The Contractor may submit a mix at least equivalent to Class A Concrete for approval by the Engineer.

645-2.06 Breakaway Wooden Sign Posts. Breakaway wooden sign posts shall be either Grade 2 Southern Yellow Pine or Grade 2 Douglas Fir-Larch, surfaced four side (S4S) as designated by the National Design Specification (NDS) for Wood Construction, and meeting the requirements of '712-14 Stress Graded Timber and Lumber. The bending stress (Modulus of Rupture) shall not be less than 3900 psi using the clear wood properties of ASTM D2555. Posts shall be pressure treated in accordance with '708-31 Wood Preservative - Water Borne, dried to a maximum moisture content of 15% before and after pressure treating. The embedded portion of each post shall be sealed to 2 inches above the ground surface or above the steel tube insert, with a heavy coat (12 mil dry film thickness) of an emulsified asphalt conforming to AASHTO M140.

All 3 1/2 inch x 5 1/2 inch posts shall have two 1 1/2 inch diameter breakaway holes drilled through the center of the post parallel to the sign face 4 inches and 18 inches above grade and filled with flexible caulk. All 5 1/2 inch x 7 1/2 inch posts shall have two 3 inch diameter breakaway holes drilled through the center of the post parallel to the sign face 4 inches and 18 inches above grade and filled with flexible caulk. Nails and fasteners shall be stainless steel meeting the requirements of '715-16. Cuts and holes made at the contract site shall be field treated with copper naphthenate having a minimum 2% metallic solution, in accordance with AWPA Standard M4. Breakaway holes shall be field treated with copper naphthenate before filling with flexible caulk.

645-2.07 Pole-Mounted Sign Support System. Bands, brackets, hardware, and fasteners necessary to mount a sign panel or a sign panel assembly on traffic signal poles, street lighting poles or other poles shall be stainless steel. Bands shall be a minimum of 0.75 inch x 0.02 inch. Other methods of attachment may be substituted with prior written approval of the Engineer. A sign panel assembly is defined as a group of contiguous sign panels with a maximum separation of 6 inches.

645-2.08 Illuminated Signs. Illuminated Sign Panels shall be aluminum alloy 8 gauge thick meeting the requirements of '730-01, Aluminum Sign Panels. All materials necessary to illuminate the sign panels shall be as shown in the contract documents.

645-2.09 Sign Covering Material. (Vacant.)—Material used to cover sign panels shall be of an opaque, porous, and windproof fabric. Plastic, mesh, translucent or transparent materials will not be allowed. The covering material shall be a single neutral color, except orange or yellow, and shall not contain any wording or images.
645-3 CONSTRUCTION DETAILS

645-3.01 General. Sign panels, overhead panels, overhead vertical brackets, vertical and horizontal Z-bars, sign support systems, sign posts, breakaway bases and hinge assemblies, and foundations for Type B sign posts shall be constructed in accordance with the contract documents, standard sheets, MUTCD and materials details. Sign locations shown in the contract documents are approximate, and the exact location for each sign will be approved by the Engineer in the field.

The Contractor shall erect new signs and remove existing signs in such a manner that the traveling public is provided all necessary regulatory, warning, and guidance information at all times. Certain items may be designated to be performed prior to other items of work.

An inspection of installed signs will be made in the daylight for color, reflectivity, location, vertical post alignment, visibility, and appearance. The installed signs will also be inspected at night for color, orientation and reflectivity, traits which will be more conspicuous at night.

A. Wind Loads. The wind pressures given on the standard sheets have been calculated according to the procedure in the AASHTO Standard Specifications for Structural Supports for Highway Signs, Luminaires, and Traffic Signals (1994). All wind loading shall be adjusted for height, drag, and gusting in accordance with AASHTO's Standard Specifications for Structural Supports for Highway Signs, Luminaires, and Traffic Signals (1994). Allowable sign areas shall be reduced when the sign centroid height is at an elevated site condition (e.g., an overpass) where the influence of the ground on the wind is reduced. For example, a sign centroid between 29 feet and 49 feet above the existing ground would result in a 37.5% increase in wind pressure (refer to the section @Loads@ in aforementioned AASHTO Specifications).

| TABLE 645-1 WIND LOAD CRITERIA |
|----------------------------------|-----------------|-----------------|-----------------|
| Region                          | Wind Velocity (mph) | Wind Pressure at Panel Centroid # 14.0 ft <br> at Panel Centroid > 14.0 ft |
| Type A Post                     | 1, 2, 6, 8, and 9  | 60              | 14.4            | 19.2            |
|                                 | 3, 4, 5, 7, 10, and 11 | 70              | 20.4            | 25.2            |
| Type B Post                     | 1, 2, 6, 8, and 9  | 70              | NA              | 25.2            |
|                                 | 3, 4, 5, 7, 10, and 11 | 80              | NA              | 33.6            |

NOTE: Panel centroid height measured above the surrounding terrain.

645-3.02 Sign Panels. Sign panels shall be installed as shown on the standard sheets or as shown in the contract documents. Layout of sign panels and assemblies shall be as shown in the contract documents. Aluminum Overhead Mounted Sign Panels shall be separated from steel overhead sign structures in order to prevent corrosion by a Type A Sign Structure Bearing Pad or a Type B Sign Structure Bearing Pad as shown in the contract documents.

645-3.03 Type A Sign Posts. The Contractor shall install Type A sign posts individually or in groups to provide the required moment resistance. Type A sign posts with Extra Embedment, and Soil Plates for Type A sign post, shall be installed where extra embedment depth and/or soil plates are required. High-Capacity Type A sign posts shall also be installed where extra moment capacity is required.

The number of Type A sign posts indicated in the contract documents is based on the information available during design. The number and strength of Type A sign posts installed shall be based on
conditions at the final sign location approved by the Engineer. The Contractor shall determine the
required moment resistance for the Type A sign post(s) due to the wind loads indicated in ‘645-3.01A.

Wind Loads, and propose an appropriate number and strength of Type A sign posts for the approval
of the Engineer. The Contractor shall submit the approved Materials Details, and any computations, to
the Engineer, and install the required number of Type A sign posts subject to the following criteria:

1. For signs with a nominal width greater than 30 inches, at least two posts are required, except that the
nominal 30 inch x 30 inch diamond panel and the nominal 36 inch wide "YIELD" panel require only one
post.
2. The maximum number of posts installed within a 7 foot path shall be as described on the approved
Materials Details.
3. For single flanged channel post installations only, the required moment resistance for the post shall be
increased by 25% to account for torsional shear. The Materials Details include this adjustment.

645-3.04 Type B Sign Posts. The Contractor shall install Type B sign posts, breakaway bases, hinge
assemblies and foundations in accordance with the details shown on the standard sheets or the
manufacturer’s approved materials details.

The Type B sign post type, size and number shown in the contract documents are based on the
information available during design. The sign post type, size and number to be installed by the
Contractor shall be based on conditions at the final location approved by the Engineer. The Contractor
shall determine the required moment resistance for the Type B sign post(s) based on the wind loads
indicated in ‘645-3.01A. Wind Loads and verify the sign post type, size, number, hinge capacity and 7
feet wheel path criteria for the approval of the Engineer. The Contractor shall submit any computations to
the Engineer.

The Contractor may install breakaway type bases under the contract pay item for nonbreakaway type
posts provided that nonslotted hinge plates are used on both flanges and the installation is outside the
clear zone or otherwise protected.

A. Rustic Type B Sign Posts. Rustic Type B sign posts shall be installed in the same manner as
Type B sign posts.

B. Breakaway Bases and Hinge Assemblies. Breakaway bases and hinge assemblies shall be
installed in accordance with the standard sheets or the manufacturer's approved materials details.

When breakaway bases and hinge assemblies are used with rustic Type B sign posts, the
breakaway bases and hinge assemblies shall be installed as follows:

1. The front (approach) flange hinge plate of rustic Type B sign posts shall be installed as shown on
the contract drawings, except that an additional galvanized steel flat washer shall be installed on all
four bolts between each post and the slotted hinge plate to assure proper slippage.
2. All miscellaneous visible galvanized steel hardware, except in the vicinity of the hinge plate slots,
shall be painted with Weathered Brown Guide Rail Paint.

645-3.05 Concrete Foundations. Concrete foundations shall be constructed in accordance with the
Materials Detail Sheets and contract documents. Upon completion of the sign installation the Contractor
shall restore the area to its original state.

<table>
<thead>
<tr>
<th>TABLE 645-2 ALLOWABLE SIGN AREAS (SF) ON 2 BREAKAWAY WOODEN POSTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wooden Post</td>
</tr>
<tr>
<td>--------------</td>
</tr>
<tr>
<td>Height to Panel Centroid (ft)</td>
</tr>
</tbody>
</table>
### Standard Specifications (USC)

January 8, 2015

<table>
<thead>
<tr>
<th>Section (inches)</th>
<th>Embedment (ft)</th>
<th>6.0</th>
<th>8.0</th>
<th>10.0</th>
<th>12.0</th>
<th>6.0</th>
<th>8.0</th>
<th>10.0</th>
<th>12.0</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.5 x 3.5</td>
<td>5.0</td>
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<td>11.0</td>
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<td>65.6</td>
<td>49.3</td>
<td>39.4</td>
<td>32.8</td>
</tr>
</tbody>
</table>

**NOTE:**

For 1 post, reduce allowable sign areas by 60%.
For 3 posts, increase allowable sign areas by 50%.
For 3 posts, separate outer posts by more than 8 feet.

---

**645-3.06 Breakaway Wooden Sign Posts.** Breakaway wooden sign posts shall be installed in accordance with Table 645-2, *Allowable Sign Areas on 2 Breakaway Wooden Posts and Materials Details.*

Each sign stringer to post attachment shall be bolted completely through the post using two 3/8 inch diameter stainless steel bolts with nuts and washers. Posts shall use a concrete foundation as noted in Subsection 645-2.05 in this specification, with a steel tube insert or be backfilled with compacted cushion sand or stone screening, as noted in the Materials Detail Sheets and contract documents.

**645-3.07 Pole-Mounted Sign Support System.** Pole-Mounted Sign Support System, as defined in 645-2.07, shall be firmly attached to the pole in accordance with the standard sheets and/or manufacturer's instructions.

**A. Panels without Z-bar stiffeners:**

Sign panels less than or equal to 18 inches wide, shall be attached to the pole with at least two bands. Sign panels less than or equal to 18 inches wide and longer than 30 inches, shall be attached to the pole with at least three bands.

**B. Panels and assemblies with Z-bar stiffeners:**

Sign panels greater than 18 inches wide and sign panel assemblies shall be banded to the pole at each horizontal Z-bar stiffener, as shown on the standard sheets.

Sign Panels mounted with this type of sign support shall not be greater than 48 inches wide, and shall not be greater than 60 inches in height. Sign panel assemblies mounted with this type of sign support shall not be greater than 48 inches wide.

**645-3.08 Illuminated Signs.** Illuminated sign panels shall be installed as shown in the contract documents. All work on the illumination system shall be performed in accordance with the National Electrical Code and the requirements of the local utility. Electrical circuits shall be tested by the Contractor for insulation resistance and ground resistance in accordance with the requirements below.

Testing equipment shall be supplied by the Contractor and the tests shall be performed in the presence of the Engineer.

**A. Insulation Resistance Test.** Each circuit including ballasts and protective devices shall be insulation tested using an insulation tester according to manufacturers instructions. The Contractor shall compute a polarization index by dividing a ten-minute reading by a one-minute reading. The polarization index shall be greater than 4.0 for acceptance of new circuits, and greater than 2.0 for acceptance of existing circuits. The lighting system shall be properly grounded and disconnected while this test is conducted.

**B. Ground Resistance Test.** A ground test shall be performed by the Contractor using an earth tester with resolution to a minimum of 0.1 ohm. The test shall be performed, and the results
interpreted, according to manufacturer’s instructions. Readings of 5.0 ohms or less will be required for acceptance.

**C. Functional Test.** After satisfactory completion of all other tests, a functional test shall be performed consisting of not less than ten consecutive days of satisfactory operation. If unsatisfactory performance of any component of the lighting system is discovered during this time, the condition shall be corrected and the Engineer may require the test repeated until ten days of continuous satisfactory operation is obtained.

Temporary shutdowns caused by power interruption or vehicle impact will not constitute discontinuity of the functional test.

645-3.09 Covering Signs. (Vacant.) Signs shall be covered to eliminate noncurrent, conflicting, or unneeded information. The cover shall be held in place and positioned so that none of the sign face shows. More than one layer of fabric may be required to prevent legibility of the sign legend to be covered. The cover shall be folded over the top and bottom of panel edges, but not on the sides, and secured to the back of the sign panel. Tape shall not be attached to the face of the sign panel nor shall holes be drilled in the sign panel or posts. Coverings that work loose shall be resecured by the Contractor at no additional expense to the State. The cover shall remain in place until the sign is no longer in conflict with current conditions.

645-4 METHOD OF MEASUREMENT

645-4.01 General. (Vacant)

645-4.02 Sign Panels. The work will be measured as the number of square feet measured to the nearest 0.1 square feet of sign panel satisfactorily covered or installed.

The area of each panel will be measured as the area shown on the standard sheets. For sign panels not shown on the standard sheets, the area will be measured as the product of length and width, with no reduction for rounded corners. When sign panels are mounted back-to-back, each panel face will be measured separately.

**A. Panels with Multiple Sheeting types.** Panels with multiple types of sheeting will be measured as the number of square feet measured to the nearest 0.1 square feet for each of the types of sheeting applied to the sign panel. The sum of the all the areas of the sheeting types measured shall equal the total area of the sign panel measured as the product of length and width.

645-4.03 Type A Sign Posts. The work will be measured as the number of Type A sign posts required, which is the greater of either:

1. The number of posts required based on the width of the sign; or,
2. The number of posts of standard strength (2100 ft-lbs moment capacity) required to resist the moment due to wind load.

**A. Type A Sign Posts With Extra Embedment.** The work will be measured as the number of Type A sign posts with extra embedment satisfactorily installed with these modified bases.

**B. Soil Plates for Type A Sign Posts.** The work will be measured as the number of soil plates for Type A sign posts satisfactorily installed on either standard Type A sign posts, or on Type A sign posts with extra embedment.
C. High-Capacity Type A Sign Posts. The work will be measured as the number of high-capacity Type A sign posts satisfactorily installed. Post systems in which two posts are combined to function as a single post, such as the back-to-back flanged channel or the telescoping square tube, are measured as one post.

645-4.04 Type B Sign Posts and Rustic Type B Sign Posts. The work will be measured as the number of Type B sign posts or rustic Type B sign posts satisfactorily installed. When the Engineer directs that a different size Type B sign post be installed at a location that is called for in the contract documents, and there is no contract pay item in the contract for the directed post, the original quantity shall be multiplied by the following factor: lb/ft of directed post divided by lb/ft of original post.

645-4.05 Concrete Foundations. The work will be measured as the number of concrete foundations for Type A Sign Posts, High-Capacity Type A Sign Posts, or Breakaway Wooden Sign Posts with steel tube inserts satisfactorily installed.

645-4.06 Breakaway Wooden Sign Posts. The work will be measured as the number of breakaway wooden sign posts satisfactorily installed.

645-4.07 Pole-Mounted Sign Support System. The work will be measured as the number of pole-mounted sign support systems satisfactorily installed.

645-4.08 Illuminated Sign Panels. The work will be measured as the number of square feet measured to the nearest 0.1 square feet of illuminated sign panel satisfactorily installed.

645-4.09 Covering Sign Panels. (Vacant).

645-5 BASIS OF PAYMENT

645-5.01 General. The unit price bid for all items shall include the cost of furnishing all labor, materials, and equipment necessary to complete the work.

645-5.02 Sign Panels. The unit price bid for sign panels shall include the panels, sheeting, horizontal and vertical stiffeners (Z-Bars), vertical overhead brackets to mount sign panels to overhead structures, and fasteners and miscellaneous hardware necessary to complete the work. The cost of sign panels that are to become part of larger signs (e.g., route shields on large guide signs) shall be included in the unit price bid for the main panel.

A. Panels with Multiple Sheeting types. Panels with multiple types of sheeting will be paid separately under their respective contract pay items.

645-5.03 Type A Sign Posts. The unit price bid for Type A sign posts, Type A sign posts with extra embedment, soil plates for Type A sign posts, and high-capacity Type A sign posts shall include the cost of furnishing all labor, materials and equipment necessary to complete the work.

645-5.04 Type B Sign Posts. The unit price bid for Type B sign posts shall include the posts, breakaway base and hinge assemblies, and concrete footings. Breakaway bases provided in lieu of nonbreakaway posts at the Contractor's option will be paid for at the bid price for nonbreakaway bases.

645-5.05 Concrete Foundations. The unit price bid for Concrete Footing for Type A, High-Capacity Type A or Breakaway Wooden Sign Posts with steel tube inserts shall include the cost of furnishing all labor, materials and equipment necessary to install the footing and hardware.
**645-5.06 Breakaway Wooden Sign Posts.** The unit price bid for breakaway wooden sign posts shall include the posts and backfill if required.

**645-5.07 Pole-Mounted Sign Support System.** The unit bid price for each pole-mounted sign support system shall include the cost of furnishing all labor, materials and equipment necessary to install the sign panel or sign panel assembly on a pole, regardless of the number of bands used. New or relocated sign panels or sign panel assemblies and any required Z-bar stiffeners will be paid under their respective items.

**645-5.08 Illuminated Sign Panels.** The unit price bid for illuminated sign panels shall include the work required under ‘645-5.02 Sign Panels, and all luminaires, bulbs, ballasts, wiring, conduit, and fittings from a point just above the footing to the most extreme luminaire. The unit price bid for illuminated sign panels shall also include the cost to energize and test the illuminated sign panel. The cost of energy necessary to illuminate sign panels before final contract acceptance shall be borne by the Contractor. The cost of controllers will be paid separately.

**645-5.09 Covering Sign Panels.** (Vacant.) The unit price for covering sign panels shall include the work required for covering permanent signs; covering construction signs will be paid under Construction Signs.

**Payment will be made under:**

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>645.5101</td>
<td>Ground-Mounted Sign Panels without Z-bars</td>
<td>Square Foot</td>
</tr>
<tr>
<td>645.5102</td>
<td>Ground-Mounted Sign Panels less than or equal to 30 SF with Z-bars</td>
<td>Square Foot</td>
</tr>
<tr>
<td>645.5103</td>
<td>Ground-Mounted Sign Panels greater than 30 SF with Z-bars</td>
<td>Square Foot</td>
</tr>
<tr>
<td>645.5201</td>
<td>Ground-Mounted Sign Panels without Z-bars, High-Visibility Sheeting</td>
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</tr>
<tr>
<td>645.5202</td>
<td>Ground-Mounted Sign Panels less than or equal to 30 SF with Z-bars, High-Visibility Sheeting</td>
<td>Square Foot</td>
</tr>
<tr>
<td>645.5203</td>
<td>Ground-Mounted Sign Panels greater than 30 SF with Z-bars, High-Visibility Sheeting</td>
<td>Square Foot</td>
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<td>645.5104</td>
<td>Overhead Sign Panels</td>
<td>Square Foot</td>
</tr>
<tr>
<td>645.5204</td>
<td>Overhead Sign Panels with High-Visibility Sheeting</td>
<td>Square Foot</td>
</tr>
<tr>
<td>645.76</td>
<td>Illuminated Sign Panels</td>
<td>Square Foot</td>
</tr>
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<td>645.77</td>
<td>Covering Sign Panels</td>
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<td>645.81</td>
<td>Type A Sign Posts</td>
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<tr>
<td>645.8104</td>
<td>Type A Sign Posts with Extra Embedment</td>
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<td>645.8105</td>
<td>Soil Plate for Type A Sign Post</td>
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<td>645.8106</td>
<td>High-Capacity Type A Sign Posts</td>
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<td>Concrete Footing for Type A, High-Capacity Type A or Breakaway Wooden Sign Posts With Steel Tube Inserts</td>
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<td>645.8XYYZZ</td>
<td>Type B Sign Posts</td>
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</tr>
</tbody>
</table>

X Appearance  YY Section ZZ Base
3 Galvanized 01 S3x5.7 01 Nonbreakaway
4 Rustic 02 W6x9 02 Bidirectional Breakaway
 03 W6x12 03 Omnidirectional Breakaway
 04 W8x15
 05 W10x19
 06 W10x22
 07 W12x26
SECTION 646 - DELINEATORS, REFERENCE MARKERS AND SNOWPLOWING MARKERS

646-1 DESCRIPTION. Furnish and install delineators, reference markers and snowplowing markers in accordance with the MUTCD, contract documents and as directed by the Engineer.

646-1.01 Delineators. Delineators are retroreflective sheeting applied to panels mounted on posts or applied to flexible units, which are installed along the highway to serve as driving aids.

646-1.02 Reference Markers. Reference markers are panels with a legend, placed at approximately 528 ft (1/10 mile) intervals along the highway, to provide a numerical location reference.

646-1.03 Snowplowing Markers and Supplementary Snowplowing Markers. Snowplowing markers and supplementary snowplowing markers are reflective units installed along the highway to identify guiderail sections for snowplow operators.

646-2 MATERIALS.

Galvanized Coating and Repair Methods 719-01
Aluminum Sign Panels 730-01
Reflective Sheeting 730-05
Delineator, Reference Marker and Snowplowing Marker Posts 730-20
Flexible Delineator Posts 730-21
Stiffeners, Overhead Brackets and Miscellaneous Hardware 730-22

646-2.01 Posts. Galvanized steel posts as shown on the standard sheets and used for mounting panels.

646-2.02 Panels. Panels for backing of retro-reflective sheeting and installed on a post or other structure. Holes may be punched or drilled. Edges shall be smooth and true and free from burrs or ragged breaks. Panels shall be fabricated as shown on the standard sheets.

646-2.03 Flexible Delineator Posts. Plastic or other polymer units with retroreflective sheeting applied directly to the surface of the flexible delineator and installed directly along a highway.

646-2.04 Retro-Reflective Material.

<table>
<thead>
<tr>
<th>Delineators</th>
<th>730-05.05 ASTM Type IX (Class E)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Snowplowing Markers, Supplementary Snowplowing Markers, and Reference Markers</td>
<td>730-05.02 ASTM Type III (Class B), 730-05.03 ASTM Type V (Class C) or 730-05.05 ASTM Type IX (Class E)</td>
</tr>
</tbody>
</table>

On any one contract all of the delineators must be fabricated from the same material, all of the snowplowing markers and supplementary snowplowing markers must be fabricated from the same material and all of the reference markers must be fabricated from the same material but the material may differ between the delineators, the snowplowing markers, the supplementary snowplowing markers and the reference markers.
646-2.05 Fasteners. Stainless steel, galvanized steel or aluminum as shown on the standard sheets.

646-2.06 Brackets. Aluminum alloy, galvanized steel or polycarbonate as shown on the standard sheets.

646-2.07 Corrosion Protection. Provide and use either an approved mastic or ⅛ inch thick plastic pad placed between aluminum and steel to prevent dissimilar metals from coming in direct contact with each other.

646-3 CONSTRUCTION DETAILS

646-3.01 Fabrication. Delineators, reference markers, snowplowing markers, and supplementary snowplowing markers fabricated as shown on the standard sheets. Fabricate reference markers with legend content as shown on the contract documents.

646-3.02 Installation. Install at the locations and spacing as shown on the contract documents or as ordered by the Engineer. Directional orientation, arrangement, number and color of reflector units, at any given location shall be as shown on the contract documents.

Install reference markers at approximately 528 ft (1/10 mile) intervals along the highway on new construction, at existing locations for replacement units, or as ordered by the Engineer. The Contractor will be given the location of each marker.

Install flexible delineator posts as per the manufacturer’s recommendations and as directed by the Engineer.

Erect delineator, reference marker and snowplowing/supplemental snowplowing marker panels on posts, brackets, existing posts and structures in the manner shown on the standard sheets.

After the installation, an inspection by the Engineer will be made in the day time for proper location, line and grade, vertical post alignment and visibility. A night inspection will also be performed to evaluate orientation, retroreflectivity and defects more conspicuous at night. Correct all apparent defects disclosed after the day and night inspections at no additional cost to the State.

When panels are installed on walls, bridges, existing posts, poles or structures, do not damage the appearance or structural features of the existing facilities. Repair or replace all damaged features to the satisfaction of the Engineer and at no additional cost to the State.

646-3.03 Panel Relocation. Carefully remove panels to be relocated and stockpile them in a safe above ground location as shown in the Contract documents or at a location satisfactory to the Engineer. Protect the panels, including the retroreflective sheeting, from damage. Replace all damaged panels at no cost to the State.

Remove and dispose of all existing posts and/or hardware used only for the support of the existing panels. Removed posts shall become the property of the Contractor and shall be removed from the work site in a neat and skillful manner.

Re-erect relocated panels on new posts, brackets, or bands at the locations specified in the contract documents or as directed by the Engineer.

646-4 METHOD OF MEASUREMENT. Delineators, reference markers, snowplowing markers, supplementary snowplowing markers, flexible delineator posts, posts and brackets will be measured as the number of complete panels, brackets and posts installed. In the event a section of highway is under construction by others and reference markers cannot be installed, they will be measured as the number of marker panels and posts furnished only. Relocated panels will be measured as the number of panels relocated.
646-5 BASIS OF PAYMENT. The unit price bid shall include the cost of all materials, equipment and labor necessary to satisfactorily complete the work. Cost of mounting hardware will be included with the cost of the panels.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
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</thead>
<tbody>
<tr>
<td>646.21</td>
<td>Reference Marker Panel</td>
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<td>646.22</td>
<td>Delineator, Snowplowing Marker, Supplementary Snowplowing Marker Panels</td>
<td>Each</td>
</tr>
<tr>
<td>646.23</td>
<td>Large Delineator, Large Snowplowing Marker, Large Supplementary Snowplowing Marker Panel</td>
<td>Each</td>
</tr>
<tr>
<td>646.24</td>
<td>Reference Marker, Delineator, Snowplowing Marker, Supplementary Snowplowing Marker Panels Relocation</td>
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<tr>
<td>646.31</td>
<td>Steel Post, 1.1 lb/ft</td>
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<td>646.32</td>
<td>Steel Post, 2.0 lb/ft</td>
<td>Each</td>
</tr>
<tr>
<td>646.40</td>
<td>Flexible Delineator, Single Unit, One Way</td>
<td>Each</td>
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<tr>
<td>646.41</td>
<td>Flexible Delineator, Single Unit, Back to Back</td>
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<tr>
<td>646.42</td>
<td>Flexible Delineator, Double Unit</td>
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</tr>
<tr>
<td>646.50</td>
<td>Brackets for Barrier and Multidirectional Mounting</td>
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</tr>
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</table>

SECTION 647 - REMOVING, STORING, AND RELOCATING SIGNS, SIGN PANEL ASSEMBLIES, SIGN SUPPORTS, AND FOUNDATIONS

647-1 DESCRIPTION. This work shall consist of removing and disposing, storing, and relocating individual sign panels, sign panel assemblies, sign supports, and sign support foundations.

647-1.01 Definition. Sign Panel Assembly – a group of contiguous sign panels attached by means of bars, on the same sign support(s).

647-2 MATERIALS. All new materials used shall comply with the requirements of §644, or 645 as applicable.

647-3 CONSTRUCTION DETAILS

647-3.01 General. Sign panels, sign panel assemblies, sign supports, and sign support foundations shall be removed, stored, or relocated in accordance with the contract documents, standard sheets, MUTCD and materials details. Sign locations in the contract documents are approximate.

647-3.02 Remove and Dispose Overhead Sign Structures. Removal of overhead sign structures shall be done in accordance with §644-3.06 A.

  Lifting of overhead sign structures shall be done in accordance with §107-05P. Lifting. Lift Plans are required.
  No lifting shall be permitted over traffic.
  Designated sign structures and any attached pole-mounted sign panel assemblies or overhead signs requiring disposal, but not relocation or storage, shall become the property of the Contractor and shall be removed from the work site.
  All concrete sign footings shall be removed to a minimum depth of 1 foot below existing ground and shall be restored to match the surrounding area to the satisfaction of the engineer.
  Any work to relocate or remove and store existing sign panels from the overhead sign structure is performed under a separate item.
647-3.03 Relocate Overhead Sign Panel, Sign Panel Assembly. Overhead sign panels or sign panel assemblies shall be removed from the overhead sign structure by removing the bolts or other attachment device from the structure. Care shall be exercised in removing the sign, sign panel assembly to prevent damage to any part of the reflectorized sign face or characters and to the existing stringers or stiffeners. Any part damaged by the Contractor’s operations shall be replaced by the Contractor at no additional cost to the State. Signs, sign panel assemblies shall be reinstalled in accordance with §645-3. All hardware, steel angles, and bearing pads needed to reattach the sign panel, sign panel assembly to the relocated sign shall be new. Existing stringers and stiffeners shall remain attached to the sign panel(s).

647-3.04 Remove and Store Overhead Sign Panel, Sign Panel Assembly. Overhead sign panels or sign panel assemblies shall be removed from the existing overhead structure by removing the bolts or other attachment device from the support structure. Care shall be exercised in removing the sign, sign panel assembly to prevent damage to any part of the reflectorized sign face or characters and to the existing stringers, structure or stiffeners. Signs shall be transported to the storage location(s) identified in the contract documents. Any part damaged by the Contractor’s operations shall be replaced by the Contractor at no additional cost to the State.

647-3.05 Remove and Dispose Overhead Sign Panel, Sign Panel Assembly. Overhead sign panels or sign panel assemblies shall be removed from the site and shall become the property of the contractor. Care shall be exercised to prevent damage to the sign structure or sign supports.

647-3.06 Relocation of Ground-Mounted Sign Panel, Sign Panel Assembly. Ground-mounted sign panels, sign panel assemblies shall be detached from the support structure or posts by removing the bolts or other attachment device from the support structure or posts. Care shall be exercised in removing the sign, sign panel assembly to prevent damage to any part of the reflectorized sign face or characters and to the existing stringers or stiffeners. The existing stringers and stiffeners shall remain attached to the sign panel(s). Any part damaged by the Contractor’s operations shall be replaced by the Contractor at no additional cost to the State. Signs, sign panel assemblies shall be reinstalled in accordance with §645-3 on new posts and foundations. All hardware used to attach the sign panel(s), sign panel assembly to the post(s) shall be new.

647-3.07 Remove and Store Ground-Mounted Sign Panel, Sign Panel Assembly. Ground-mounted sign panels, sign panel assemblies shall be detached from the support structure or posts by removing the bolts or other attachment device from the support structure or posts. Care shall be exercised in removing the sign, sign panel assembly to prevent damage to any part of the reflectorized sign face or characters and to the existing stringers or stiffeners. Care shall also be exercised to avoid damage to any structures or supports that will not be removed. Signs shall be transported to the storage location(s) identified in the contract documents. Any part damaged by the Contractor’s operations shall be replaced by the Contractor at no additional cost to the State.

647-3.08 Remove and Dispose Ground-Mounted Sign Panel, Sign Panel Assembly. Existing ground-mounted sign panels, sign panel assemblies shall be detached from the posts by removing the bolts or other attachment device from the posts. Ground-mounted sign panels, sign panel assemblies shall be removed from the site and become the property of the contractor. Care shall be exercised to prevent damage to the sign structure or sign supports.

647-3.09 Remove and Dispose Ground-Mounted Sign Panel, Sign Panel Assembly, Type A Sign Supports and Foundations. Existing ground-mounted sign panels, sign panel assemblies and/or Type A sign supports shall be removed from the site and become the property of the contractor.
Type A sign post foundations shall be completely removed. The disturbed area shall be restored to match the surrounding area to the satisfaction of the Engineer.

647-3.10 Remove and Dispose High-Capacity Type A and Type B Ground-Mounted Sign Supports and Foundations. Existing ground-mounted sign supports and/or foundations shall be removed from the site and become the property of the Contractor. High-Capacity Type A sign post foundations shall be completely removed. Type B footings shall either be completely removed or shall be cut to a depth of at least 1 foot below existing ground. Backfilling and surfacing shall be performed to match the surrounding area to the satisfaction of the Engineer.

647-4 METHOD OF MEASUREMENT.

647-4.01 General. The size of sign panels, sign panel assemblies shall be measured as the product of overall width and height equaling a number of square feet and rounded to the nearest square foot. Overall width for sign panel assemblies shall be measured as the total width neglecting spaces between sign panels. Vertical spaces less than one foot between panels, or sign panel assemblies shall be included in the calculation of overall height. For vertical spaces one foot or more, the panel, sign panel assembly heights shall be measured separately. The total area shall be the sum of the individual areas measured. When ground-mounted sign panels, sign panel assemblies are mounted back to back, only the larger side shall be measured when the entire structure is to be removed. When one or both of two back to back panels are relocated or removed and stored, separate panel measurements shall be made.

647-4.02 Remove and Dispose Overhead Sign Structures. The work will be measured as the number of overhead sign structures completely removed and disposed, including any overhead sign panels that are also to be removed and disposed.

647-4.03 Relocate Overhead Sign Panel, Sign Panel Assembly. The work will be measured as the number of overhead sign panels, sign panel assemblies relocated.

647-4.04 Remove and Store Overhead Sign Panel, Sign Panel Assembly. The work will be measured as the number of overhead sign panels, sign panel assemblies removed and stored.

647-4.05 Remove and Dispose Overhead Sign Panel, Sign Panel Assembly. The work will be measured as the number of overhead sign panels, sign panel assemblies removed and disposed from structures or supports that will not be removed.

647-4.06 Relocation of Ground-Mounted Sign Panel, Sign Panel Assembly. The work will be measured as the number of ground-mounted sign panels, sign panel assemblies relocated.

647-4.07 Remove and Store Ground-Mounted Sign Panel, Sign Panel Assembly. The work will be measured as the number of ground-mounted sign panels, sign panel assemblies removed and stored.

647-4.08 Remove and Dispose Ground-Mounted Sign Panel, Sign Panel Assembly. The work will be measured as the number of ground-mounted sign panels, sign panel assemblies removed and disposed.

647-4.09 Remove and Dispose Ground-Mounted Sign Panel, Sign Panel Assembly, Type A Sign Supports and Foundations. The work will be measured as the number of ground-mounted sign panels, sign panel assemblies and foundations removed and disposed.
647-4.10 Remove and Dispose High-Capacity Type A and Type B Ground-Mounted Sign Supports and Foundations. The work will be measured as the number of ground-mounted sign supports and foundations removed and disposed.

647-5 BASIS OF PAYMENT. The unit price bid for removing, storing, and relocating signs shall be compensation in full for the furnishing of all labor, equipment and materials necessary to complete the work.

No additional payment will be made for the restoration of surfaces when foundations are removed.

Payment for new sign supports, and foundations will be made under separate pay items.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item Pay</th>
<th>Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>647.20</td>
<td>Removal of Cantilever Overhead Sign Panel(s), Structure, and Foundations</td>
<td>Each</td>
</tr>
<tr>
<td>647.21</td>
<td>Removal of Single Span Overhead Sign Panel(s), Structure, and Foundations</td>
<td>Each</td>
</tr>
<tr>
<td>647.22</td>
<td>Removal of Multi-Span Overhead Sign Panel(s), Structure, and Foundations</td>
<td>Each</td>
</tr>
<tr>
<td>647.23</td>
<td>Relocate Overhead Sign Panel, Sign Panel Assembly</td>
<td>Each</td>
</tr>
<tr>
<td>647.24</td>
<td>Remove and Store Overhead Sign Panel, Sign Panel Assembly</td>
<td>Each</td>
</tr>
<tr>
<td>647.25</td>
<td>Remove and Dispose Overhead Sign Panel, Sign Panel Assembly</td>
<td>Each</td>
</tr>
<tr>
<td>647.31</td>
<td>Relocate Sign Panel, Sign Panel Assembly Size I (Under 30 Square Feet)</td>
<td>Each</td>
</tr>
<tr>
<td>647.32</td>
<td>Relocate Sign Panel, Sign Panel Assembly Size II (30-100 Square Feet)</td>
<td>Each</td>
</tr>
<tr>
<td>647.33</td>
<td>Relocate Sign Panel, Sign Panel Assembly Size III (Over 100 Square Feet)</td>
<td>Each</td>
</tr>
<tr>
<td>647.41</td>
<td>Remove and Store Sign Panel, Sign Panel Assembly Size I (Under 30 Square Feet)</td>
<td>Each</td>
</tr>
<tr>
<td>647.42</td>
<td>Remove and Store Sign Panel, Sign Panel Assembly Size II (30-100 Square Feet)</td>
<td>Each</td>
</tr>
<tr>
<td>647.43</td>
<td>Remove and Store Sign Panel, Sign Panel Assembly Size III (Over 100 Square Feet)</td>
<td>Each</td>
</tr>
<tr>
<td>647.51</td>
<td>Remove and Dispose Sign Panel, Sign Panel Assembly Size I (Under 30 Square Feet)</td>
<td>Each</td>
</tr>
<tr>
<td>647.52</td>
<td>Remove and Dispose Sign Panel, Sign Panel Assembly Size II (30-100 Square Feet)</td>
<td>Each</td>
</tr>
<tr>
<td>647.53</td>
<td>Remove and Dispose Sign Panel, Sign Panel Assembly Size III (Over 100 Square Feet)</td>
<td>Each</td>
</tr>
<tr>
<td>647.61</td>
<td>Remove and Dispose Signs, Ground Mounted Type A Sign Supports and Foundations - Size I (Under 30 Square Feet)</td>
<td>Each</td>
</tr>
<tr>
<td>647.62</td>
<td>Remove and Dispose Signs, Ground Mounted Type A Sign Supports and Foundations - Size II (30-100 Square Feet)</td>
<td>Each</td>
</tr>
<tr>
<td>647.63</td>
<td>Remove and Dispose Signs, Ground Mounted Type A Sign Supports and Foundations - Size III (Over 100 Square Feet)</td>
<td>Each</td>
</tr>
<tr>
<td>647.64</td>
<td>Remove and Dispose High Capacity Type A Ground Mounted Sign Support and Foundation</td>
<td>Each</td>
</tr>
<tr>
<td>647.65</td>
<td>Remove and Dispose Type B Ground Mounted Sign Support and Foundation</td>
<td>Each</td>
</tr>
</tbody>
</table>

SECTION 648 - SUBSURFACE EXPLORATIONS

648-1 DESCRIPTION. This work shall consist of furnishing equipment, drilling for soil and rock samples, and preparing a driller's log in accordance with these specifications and the direction of the Engineer.

648-2 MATERIALS. Materials for this work shall meet the requirements of the following Subsections of Section 700 - Materials and Manufacturing:

<table>
<thead>
<tr>
<th>Material</th>
<th>Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drill Rigs</td>
<td>732-01</td>
</tr>
<tr>
<td>Drive Pipe</td>
<td>732-02</td>
</tr>
<tr>
<td>Casing</td>
<td>732-03</td>
</tr>
</tbody>
</table>
648-3 CONSTRUCTION DETAILS

648-3.01 General. This work shall consist of furnishing equipment, clearing of all drill holes in accordance with New York State Department of Public Service Rule 753, drilling for soil and rock samples, back filling all drill holes to the satisfaction of the Engineer, and preparing a driller's log in accordance with these specifications. Any proposed variation from the methods and techniques in the specifications shall be submitted in writing by the Contractor to the Engineer who shall forward the proposal to the Director of the Geotechnical Engineering Bureau for review. Approval, if granted, will be based on the decision of the Director of the Geotechnical Engineering Bureau as to the capabilities of the proposed variation to provide satisfactory samples and subsurface information. If granted, this approval will remain in force only so long as all conditions set forth in the approval are met and satisfactory results are obtained. In the event unsatisfactory results are obtained, the approval will be withdrawn and all remaining work shall be completed in accordance with this specification. Boring work shall not commence until all equipment stated in the proposal is on the project and approved. In addition, the following shall apply:

A. Furnishing Equipment for Making Borings. The Contractor shall furnish the number of drill rigs, conforming to §732-01, stated in the proposal or work order, maintain this equipment, and remove it from the site at the time indicated by the Engineer. All equipment shall be acceptable to the Engineer.

B. Driller's Logs. The forms for the driller's logs, Form 282e, will be furnished by the State and shall have the following information legibly printed on them by the Contractor:

- Region
- County
- Contractor Name
- Contract Number
- Project Identification Number (PIN)
- Project Name
- Date Started and Finished
- Hole Number
- Weight and Fall of Hammer (Casing)
- Weight and Fall of Hammer (Sampler)
- Casing and Sampler Size
- Inspector Name (Regional Geotechnical Engineer on Log)
- Structure Name/Number
- Penetration Records (Blows on Casing, Drive Pipe and Sampler)
- Sample numbers
- Groundwater Data
  - Depth at which drill water was first used
Depth at which groundwater was first encountered
Depth to groundwater at the beginning and end of each day's operation

Rock Core
- Length of Run
- Percent Recovery
- Number of Pieces
- Depth Core Obtained
- Size of Core Obtained
- Type of Core Barrel

All pertinent remarks and comments

The hole designation on the final log and sample containers should reflect the actual method of progressing the hole. Any change in hole designation (due to an alternate hole progression method) shall be forwarded to the Engineer in writing in a timely manner.

Provide all measurements and dimensions in U.S. Customary units on the final log.

Ensure that the completed driller's log is signed by the drill rig operator, the drill rig inspector, and the Chief Inspector.

Deliver the samples and a copy of the completed driller's log to the location indicated in the Contract documents, between the hours of 8:00 A.M. and 3:00 P.M., within five working days following completion of the hole, except holidays. In addition, deliver another copy of the completed driller's log to the Departmental Geotechnical Engineer. Submit the original copy of the completed driller's log to the Engineer.

C. Groundwater Determinations. The level at which groundwater is first encountered in the borings shall be noted. Water level readings shall be taken at the end of each day after the last sample has been taken and the sample and rods have been removed. No soil shall be left in the casing at the end of the day. Do not fill the casing with water unless there is a need to compensate for a condition such as running sand. Measure and record the change in water level when resuming work. Capped borings shall be vented. Groundwater levels shall be measured before and after the casing or drive pipe is pulled. Each water level reading shall be recorded showing the date and time the reading was made, the depth of the drive pipe or casing, and the depth to water. Any loss or gain of water in the boring, except that caused by deliberately introducing water and/or inserting or removing tools, shall be recorded. This record shall show the date and time the loss or gain is noted, the depth of the casing and the depth to water. The height of artesian rise shall be recorded.

All water level readings and related data shall be recorded on the boring logs under “Remarks”. If necessary, additional forms shall be used for recording groundwater data.

Artesian pressures shall be permanently sealed at the elevation at which they were encountered. This seal shall be satisfactory to the Engineer before casing is removed from the hole.

648-3.02 Split Barrel Samples

A. Progressing the Hole. The hole shall be progressed by advancing flush-joint casing, flush-coupled casing, or extra-strength drive pipe by driving or drilling, or where permitted, by a drilling mud process or by using a hollow flight auger. When driven casing is used a 300-lb (≈ 3 percent) hammer falling freely 18 inches shall be used. Actuate the hammer by means of a rope and cathead, or by automatic hammer, when casing or drive pipe is driven.

Casing refusal shall be considered as 300 blows for less than 12 inches of penetration. When refusal is encountered, the casing shall be cleaned and a sample shall be attempted, if no sample is recovered, coring will commence.
Prior to sampling, the drill hole shall be cleaned to the sampling elevation by using equipment that will not disturb the material to be sampled. Bottom discharge bits, including samplers, will not be allowed. A roller bit may be used as a clean out tool if it is of a type that deflects water to the sides rather than downward into the material to be sampled. The Engineer may order a new roller bit at any time he deems the one in use to be unacceptable. “N” size drill rods or larger shall be used in 3 inch or larger inside diameter casing.

The Engineer shall be advised of the time of the last sampling operation so he may be present when the hole is measured for payment purposes.

**B. Sampling.** Samples shall be taken at every change in stratum, but in no case at intervals greater than 5 feet. Continuous sampling may be directed by the Engineer. The sampler shall be placed on the bottom of the cleaned out hole and then driven 18 inches with a 300-lb (±3 percent) hammer falling freely 18 inches. Actuate the hammer by means of a rope and cathead, or by automatic hammer. When the Standard Penetration Test (SPT) is required, use equipment and procedures conforming to ASTM D1586-84, except as modified by this specification.

The number of blows required to drive the sampler each increment of 6 inches shall be recorded. If refusal is encountered before the desired sample length is attained, and the sampler proves to have no recovery, the sampler shall be removed from the hole and core drilling started; however, if refusal is encountered and the material retained represents the best obtainable sample as determined by the Engineer, the hole may be progressed to the next sample elevation or change in soil strata. Refusal shall be 50 hammer blows for less than 6 inches of penetration for the 300-lb hammer. When the SPT is used, refusal shall be as defined in ASTM D1586-84.

When a recovery of less than 6 inches of sample in a split barrel sampler is retrieved, the sampler shall be re-driven at the same elevation in an attempt to obtain more material. Only the first set of blows shall be recorded on the boring log, but a note shall be included under “Remarks” indicating that a second sampling attempt was made. The Engineer may direct that a basket or other spring type retainer be used on any or all sampling attempts. Flap or trap valves will only be used when specifically directed by the Engineer. When sampling material below the water table, the hole shall be kept full of fluid during the removal of tools to prevent flowback, unless otherwise directed by the Engineer.

All samples, regardless of the amount of recovery, shall become the property of the State and shall be packaged, transported and delivered in accordance with this specification.

**C. Marking, Packaging and Transporting Sample.** Samples shall be placed in tied plastic storage bags placed in jars conforming to §732-08 in such a manner so as to maintain the natural structure of the sample. The jar shall be labeled to show the project name, PIN, sample number, hole number, and the depths from which the sample was taken. Jars shall be placed in cartons conforming to §732-09. Samples must be protected from freezing or extreme heat. The samples shall be delivered by the Contractor to the location indicated in the Contract documents between the hours of 8:00 A.M. and 3:00 P.M., within five working days following completion of the hole, excepting holidays.

If samples are not delivered in a timely manner, work will be suspended until the samples have been delivered as required by the contract.

**D. Acceptance.** Samples having less than 6 inches of recovery or more than 2 inches of wash material will be considered unacceptable unless, in the judgment of the Engineer, the actual recovery represents the best sample obtainable. All samples shall become the property of the State.

648-3.03 Thin-Walled Tube Samples
**A. Progressing the Hole.** The hole shall be a minimum of 4 inches in diameter. Drilling mud may be used if permitted in writing by the Engineer. Hollow stem augers will not be allowed. The hole shall be cleaned using methods and equipment which will not disturb the soil to be sampled. Bottom discharge bits, including samplers, will not be allowed.

The 2 inches of soil directly above the sampling elevation shall be removed with a clean-out jet auger without the use of water. “N” size drill rod or larger shall be used.

**B. Sampling.** Thin-walled tube samples shall be taken in the strata designated by the Engineer. Samples shall be recovered with a stationary piston type sampler or a hydraulically operated piston sampler, modified to accept the thin-walled tubes specified in §732-05. Samplers with piston rods extending to the ground surface must be provided with clamps which positively lock the piston against upward travel during lowering of the sampler until the sampling depth is reached. During the press the piston rods shall be locked in a stationary position to eliminate any movements either up or down. During the press the piston rods shall be locked in a stationary position to eliminate any movements either up or down. In addition, the sampler shall also be provided with positive locks to secure the piston rods prior to removal of the sampler after penetration.

At the elevation to be sampled, the tube shall be pressed into the soil with a continuous motion a distance of 18 inches. Care must be taken to allow air and water to flow freely through the vent thus preventing compression of the soil sample. After pressing to the required depth and waiting for 5 minutes, the sampler shall be carefully rotated and removed from the hole.

During the removal of the sampler the hole shall be kept full of fluid. Before the thin-walled tube is removed from the piston, the piston rod shall be backed off to admit air past the flattened threads to break the vacuum. For other approved types of equipment, the necessary vacuum breaking measures shall be taken. The length of sample in the tube and also the distance pressed, shall be measured and recorded.

Should a thin-walled sample not be retained, a 2 inch driven sample shall be taken.

The bottom of the sample shall be carefully squared off at least 1 inch back from the end of the tube and a wax seal, approximately 1 inch thick, shall be poured in the bottom end of the tube. The soil at the top of the tube shall be carefully squared off and a wax seal, approximately 1/2 inch thick, shall be poured. Any space remaining between the top or bottom of the sample tube and the wax seal shall be filled with sawdust or paper after the wax has hardened. Wax will be furnished by the Geotechnical Engineering Bureau. The ends of the tubes shall be sealed with snugly fitting plastic caps which shall be secured in place with friction tape. Wax shall not be placed on the outside of the tube. Labels shall be placed on the tube below center and secured with strips of tape.

**C. Marking, Packaging and Transporting Samples.** Thin-walled tubes shall be labeled to show the Project Identification Number, Location, hole number, sample number, and depths from which the sample was taken. The samples shall be handled, stored and transported using care to prevent the samples from being subjected to freezing, drying, jarring and any other disturbance. The tubes properly packaged shall be stored and transported in an upright position at all times. The tubes shall be delivered by the Contractor to:

New York State Department of Transportation
Laboratories
State Campus, Building 7
1220 Washington Avenue
Albany, New York 12206

between the hours of 8:00 A.M. and 3:00 P.M., within five working days after obtaining the tubes, excepting holidays.
D. Acceptance. Thin-walled tubes having less than 12 inches of undisturbed recovery will be unacceptable for payment unless in the judgment of the Engineer, based on a recommendation by the Director of the Geotechnical Engineering Bureau, the actual recovery represents the best available. Thin-walled tubes which have been frozen will be unacceptable for payment. Samples that are not taken in accordance with the specification, or that are not properly sealed, or transported may be rejected.

648-3.04 Rock Core Samples

A. Progressing the Hole. The hole shall be progressed through the overburden in accordance with §648-3.02A until refusal is encountered. Continuous core drilling shall then be progressed in boulders and ledge rock at locations and to depths determined by the Engineer.

B. Sampling. Core shall be drilled using a double tube, swivel type core barrel. If at any time the core barrel is withdrawn more than 1 1/4 inches, the core barrel shall be removed from the hole and the core removed from the barrel.

C. Marking, Packaging and Transporting Samples. Rock cores shall be labeled in accordance with the current Geotechnical Engineering Bureau Drawing entitled “Proper Labeling of Rock Cores.” They shall be placed in core boxes constructed in accordance with the current Geotechnical Engineering Bureau Drawing entitled “Core Box - AX, BX, HX, NX Sizes” and delivered to the Department's Regional Office or to a location designated in the proposal within two weeks after completion of the hole.

D. Acceptance. Rock core recoveries of less than 85 percent of each run will be considered unacceptable unless, in the judgment of the Engineer, all obtainable state-of-the-art equipment and methods have been used and actual recovery represents the best obtainable.

648-3.05 Open Well Piezometer

A. Progressing the Hole. A 4 inch nominal diameter cased drill hole shall be progressed to the depth specified on the contract documents. Equipment conforming to the requirements contained in §732-01 shall be used.

B. Installing the Well Pipe. The open well piezometer shall be assembled to form a continuous pipe as recommended by the manufacturer or as directed by the Engineer. The open well piezometer shall be placed in the hole as shown in the Open Well Piezometer drawing to the elevation or depth specified in the contract documents or as directed by the Engineer. No grout, debris or other foreign material shall enter the PVC pipe during the installation.

C. (Vacant)

D. Placing the Bentonite Seal. After the final sand placement the steel casing shall be withdrawn an additional 12 inches and the bentonite pellets placed to form a 12 inch thick seal.

E. Grouting and Casing Removal. The hole shall be grouted from the bottom using the mix found at the end of this subsection or in proportions approved by the Engineer. The contractor shall withdraw the casing. As the casing is being withdrawn, the level of grout shall be maintained within 5 feet of the top of the hole at all times. The PVC pipe shall not be allowed to move vertically while withdrawing the casing.
COMPONENT | NYSDOT SPECIFICATION REQ. | PROPORTION BY VOL.
---|---|---
PORTLAND CEMENT TYPE 1 OR 2 | §701-01 | 2 PARTS
WATER | §712-01 | 12 PARTS
BENTONITE (ground to pass a No. 200 sieve) | N/A | 1 PART

**F. Finishing.** Wait 18 hours for the grout to cure. If the grout bleeds or shrinks, the hole shall be backfilled with sand to within 12 inches of the top of the hole. The manhole shall be mortared over the top of the open well piezometer as shown in Open Well Piezometer drawing.

**648-3.06 Bore Hole Grouting.** Prior to placing the grout, the sides of the boring shall be supported to the satisfaction of the Engineer using casing or some other positive means. The Contractor shall mix the grout in the following proportions, by volume:

<table>
<thead>
<tr>
<th>COMPONENT</th>
<th>PROPORTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>BENTONITE</td>
<td>1 PART</td>
</tr>
<tr>
<td>DRY CEMENT</td>
<td>12 PARTS</td>
</tr>
<tr>
<td>WATER</td>
<td>18 PARTS</td>
</tr>
</tbody>
</table>

or in proportions approved by the Engineer. After the boring is cleaned out, a grout pipe shall be placed to the bottom of the hole and grout pumped through the pipe to completely fill the boring for the full depth of the boring. After grouting, the casing shall be removed, and the boring topped off with grout. All mixing and placing operations shall be performed to the satisfaction of the Engineer.

**648-4 METHOD OF MEASUREMENT**

**648-4.01 Furnishing Equipment for Making Borings.** The quantities to be paid for will be the number of drill rigs, including barges, platforms and support vessels where required on water, specified in the proposal or work order, and for additional drill rigs ordered on the project by the Engineer. Payment will not be made for any drill rig that does not work at least 75 percent of the total working time computed from the date of actual commencement of the work to the final completion date, except for additional drill rigs ordered to the project by the Engineer.

**648-4.02 Split Barrel Sample.** The quantity to be paid for will be the number of acceptable samples obtained.

**648-4.03 Thin-Walled Tube Sample.** The quantity to be paid for will be the number of acceptable samples obtained.

**648-4.04 Rock Core Drilling.** The quantity to be paid for will be the number of linear feet drilled from which acceptable core was obtained. Measurement for payment shall be made in the presence of the Engineer.

**648-4.05 Drill Hole (2 1/2 inch and 4 inch diameter).** The quantity to be paid for will be the number of linear feet of boring progressed in overburden, less a deduction equal to the specified sampling interval for each unacceptable sample. Measurement shall be made from the surface elevation where the boring starts (including top of bridge deck or the water surface if working from a floating platform) at each hole. Measurement for payment shall be made in the presence of the Engineer.
648-4.06 Open Well Piezometer. The quantity to be paid for will be the number of linear feet of PVC pipe satisfactorily installed in accordance with this specification, measured from the top of the pipe to the bottom of the slotted screen.

648-4.07 Bore Hole Grouting (2 1/2 inch and 4 inch diameter). The quantity to be paid for will be the number of linear feet of drill hole grouted in accordance with these specifications.

648-5 BASIS OF PAYMENT

648-5.01 Furnishing Equipment for Making Borings (on land or water). The unit price bid for each drill rig shall include the cost of all labor, materials and equipment including barges, platforms and support vessels necessary to furnish, transport and maintain the drill rig, and dismantling and removing the equipment.

648-5.02 Split Barrel Sample. The unit price bid per sample shall include the cost of all labor, material and equipment necessary to obtain, mark, package and deliver the sample. The jars, cartons and samples shall become the property of the State.

648-5.03 Thin-Walled Tube Sample. The unit price bid per sample shall include the cost of all labor, materials and equipment necessary to obtain, mark, package and deliver the sample. The tubes and samples shall become the property of the State.

648-5.04 Rock Core Drilling. The unit price bid per foot shall include the cost of all labor, material and equipment necessary to obtain, mark, package and deliver the samples. The core boxes shall become the property of the State.

648-5.05 Drill Hole (2 1/2 inch and 4 inch diameter). The unit price bid per foot shall include the cost of all labor, clearing of all drill holes in accordance to New York State Department of Public Service Rule 753, and material and equipment used to progress the hole from which an acceptable sample or samples were obtained and acceptably recorded on a driller's log. The unit price bid shall be based on 50 foot incremental depths as follows:

<table>
<thead>
<tr>
<th>Depth Range</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 - 50 feet</td>
<td>Foot</td>
</tr>
<tr>
<td>50 - 100 feet</td>
<td>Foot</td>
</tr>
<tr>
<td>100 - 150 feet</td>
<td>Foot</td>
</tr>
<tr>
<td>150 - 200 feet</td>
<td>Foot</td>
</tr>
<tr>
<td>over 200 feet</td>
<td>Foot</td>
</tr>
</tbody>
</table>

648-5.06 Open Well Piezometer. The unit price bid for this item shall include the cost of all labor, materials and equipment necessary to satisfactorily install and protect the open well piezometer. The Contractor will receive full payment after the open well piezometer has been approved by the Engineer.

648-5.07 Bore Hole Grouting (2 1/2 inch and 4 inch diameter). The unit price bid for grouting borings shall include the cost of furnishing all labor, materials and equipment necessary to complete the work as required by these specifications. The cost for progressing the boring will be paid under its appropriate item.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>648.01</td>
<td>Drill Hole, 2 1/2 inch diameter 0 to 50 feet Depth Range</td>
<td>Foot</td>
</tr>
<tr>
<td>648.02</td>
<td>Drill Hole, 2 1/2 inch diameter 50 to 100 feet Depth Range</td>
<td>Foot</td>
</tr>
<tr>
<td>648.03</td>
<td>Drill Hole, 2 1/2 inch diameter 100 to 150 feet Depth Range</td>
<td>Foot</td>
</tr>
<tr>
<td>648.04</td>
<td>Drill Hole, 2 1/2 inch diameter 150 to 200 feet Depth Range</td>
<td>Foot</td>
</tr>
<tr>
<td>648.05</td>
<td>Drill Hole, 2 1/2 inch diameter greater than 200 feet Depth Range</td>
<td>Foot</td>
</tr>
</tbody>
</table>
SECTION 649 - AUDIBLE ROADWAY DELINEATORS

649-1 DESCRIPTION. Audible delineators are depressions placed on the road surface to serve as driving aids. This work shall consist of installing audible roadway delineators where indicated on the contract documents.

649-2 MATERIALS. None specified.

649-3 CONSTRUCTION DETAILS

Milled-In Audible Roadway Delineators (MIARDs).

A. Equipment. The construction equipment shall include a rotary type cutting head capable of cutting the MIARD depressions to the dimensions and at the spacing indicated on the Standard Sheets. The pattern of cutting tips on the head shall be arranged to produce a relatively smooth cut with approximately 1/16 inch between peaks and valleys. Prior to beginning full production work on asphalt shoulders, the Contractor shall demonstrate to the Engineer the ability to achieve the desired surface without tearing or snagging the asphalt to be milled.

The cutting head shall be on its own suspension system, independent from that of the power unit, to allow the head to align itself with the slope of the shoulder and/or any irregularities in the shoulder surface. The cutting tool shall be equipped with guides or a guidance system, clearly visible to the operator, to provide for consistent alignment of each MIARD at the offsets from traveled way indicated on the project plans. Where directed by the Plans or EIC to mill in MIARDs in areas marked with crosshatching, the spacing of the MIARDs shall be adjusted to minimize damage to the markings. No milling shall be done within 4 inches of transverse joints.

B. Installation and Dimensions. The finished MIARDs shall conform to the dimensions and spacing shown on the Standard Sheets. The milling machine shall be capable of grinding to within 3 feet of an obstruction. The offset from traveled way may be changed at the EIC’s discretion.

At the end of each working day, the Contractor shall remove all equipment to a location where it does not present a hazard to traffic. The pavement shall be cleaned by sweeping and the work area shall be reopened to traffic. The milled material shall be thoroughly removed from the
shoulders. In uncurbed areas, the millings may be swept off the shoulder to serve as shoulder back-up material. In curbed areas, millings shall be removed from the project and disposed of in an acceptable manner.

Centerline Audible Roadway Delineators (CARDs).

A. Scheduling and Coordination. Because of the need to promptly replace pavement markings and reopen the highway to traffic, milling of CARDs shall not be conducted when conditions would not allow pavement markings to be placed soon after. To facilitate prompt placement of pavement markings by either the Department’s pavement marking crews or the Contractor as indicated in the contract documents, all work shall be done between April 1 and November 30 Downstate (in the counties of Dutchess, Orange, Rockland, Putman, Westchester, Nassau, Suffolk, and the City of New York) and between May 1 and October 31 Upstate (all other counties). If the contract documents indicate that pavement markings will be installed by the Department, the Contractor shall inform the Engineer of the planned work schedule and the Engineer will coordinate with the Department’s pavement marking crew chief. If the contract documents indicate that pavement markings will be installed by the Contractor, pavement markings shall be installed within three calendar days, measuring from the date on which the markings at that point were first removed.

Gaps: Prior to milling, the Contractor shall obtain EIC approval on where CARDs are to be installed and where gaps are to be included.

B. Timing of CARD Placements. New asphalt pavement should be allowed to harden for at least 24 hours before CARDs are milled in, so that the milling machine does not tear the asphalt and so that asphalt does not build up on the cutters. Temporary Pavement Markings, in conformance with Section 619-3.06, shall be installed during this hardening period. If tape is used, it shall be removed before milling commences. After the CARDs have been milled and the millings have been removed, the permanent pavement markings can be installed.

C. Equipment. The construction equipment shall include a rotary type cutting head capable of cutting the CARD depressions to the dimensions and at the spacing indicated on the Standard Sheets. The pattern of cutting tips on the head shall be arranged to produce a relatively smooth cut with approximately 1/16 inch between peaks and valleys. Prior to beginning full production work, the contractor shall demonstrate to the Engineer the ability to achieve the desired surface without tearing or snagging the asphalt.

The cutting head shall be on its own suspension system, independent from that of the power unit, to allow the head to align itself with the slope of the pavement and/or any irregularities in the surface. The cutting tool shall be equipped with guides or a guidance system, clearly visible to the operator, to provide for consistent alignment of each CARD relative to the centerline markings.

D. Installation and Dimensions. The Contractor shall provide Work Zone Traffic Control as indicated in the contract documents.

CARDs shall be installed within the limits indicated in the contract documents. Unless indicated otherwise in the contract documents, CARDs shall be centered on the middle of the centerline marking pattern. No milling shall be done within 4 inches of sawn and sealed transverse joints. CARDs shall not be carried through any intersection where the CARD’s direction of travel is controlled by a yield sign, stop sign, or traffic light, or would encounter crosswalks. In those instances, the CARD shall stop before any stop line or crosswalk. CARDs shall not be carried through any crosswalks or across any concrete bridge deck or concrete culvert surface. Treatment for left turn lanes shall be as shown on the Standard Sheets.
At the end of each working day, the Contractor shall remove all equipment to a location where it does not present a hazard to traffic. The pavement shall be cleaned by sweeping and the work area shall be reopened to traffic. Millings shall be thoroughly removed from the work area and disposed of in an acceptable manner.

649-4 METHOD OF MEASUREMENT. Audible Roadway Delineators will be measured as the sum of the lengths in linear feet of the individual segments where audible roadway delineators have been satisfactorily installed. Individual gaps and exclusions under 100 feet in length will be included in segments identified for payment. Individual gaps and exclusions 100 feet or more in length will be excluded from segments identified for payment.

For milled-in audible roadway delineators, lengths will be measured along the inside edge of the shoulder from the center of the first milled-in audible roadway delineator in a segment to the center of the last milled-in audible roadway delineator in that segment. Where milled-in audible roadway delineators are provided on more than one shoulder, lengths will be measured separately for each segment and added to the sum.

For centerline audible roadway delineators, lengths will be measured along the centerline of the CARDs from the center of the first centerline audible roadway delineator in a segment to the center of the last centerline audible roadway delineator in that segment.

649-5 BASIS OF PAYMENT. The unit price bid shall include the cost of all materials, equipment and labor necessary to satisfactorily complete the work.

Payment will be made under:

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<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<tbody>
<tr>
<td>649.01</td>
<td>Milled-In Audible Roadway Delineators (MIARDs)</td>
<td>Linear Foot</td>
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<tr>
<td>649.11</td>
<td>Centerline Audible Roadway Delineators (CARDs)</td>
<td>Linear Foot</td>
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SECTION 650 - TRENCHLESS INSTALLATION OF CASING

650-1 DESCRIPTION. Under this work the Contractor shall furnish and install a casing by trenchless installation methods in accordance with the contract documents and as directed by the Engineer. The casing length, type, and size shall be as indicated in the contract documents. Acceptable methods of trenchless installation include Auger Boring, Slurry Boring, Pipe Jacking, Microtunneling, or Horizontal Directional Drilling. Pipe Ramming or Soil Compaction methods will not be allowed. For an installation under a railroad, methods which leave an uncased bore hole through the embankment will not be allowed.

650-1.01 Definitions. The following definitions were obtained from the NCHRP Synthesis 242 Trenchless Installation of Conduits Beneath Roadways.

A. AUGER BORING (AB). A technique that forms a bore hole from a drive shaft to a reception shaft by means of a rotating cutting head. Spoil is transported back to the drive shaft by helical-wound auger flights rotating inside a steel casing that is being jacked in place simultaneously. AB may provide limited tracking and steering capability. It does not provide continuous support to the excavation face. AB is typically a 2-stage process (i.e., casing installation and product pipe installation).

B. SLURRY BORING (SB). A technique that forms a bore hole from a drive shaft to a reception shaft by means of a drill bit and drill tubing (stem). A drilling fluid (i.e., bentonite slurry, water, or air pressure) is used to facilitate the drilling process by keeping the drill bit clean and aiding with spoil removal. It is a 2-stage process. Typically, an unsupported horizontal hole is produced in the first stage. The pipe is installed in the second stage.
C. **Pipe Jacking (PJ).** A technique for installing a prefabricated pipe through the ground from a drive shaft to a reception shaft. The pipe is propelled by jacks located in the drive shaft. The jacking force is transmitted through the pipe to the face of the PJ excavation. The excavation is accomplished, and the spoil is transported out of the jacking pipe and shaft manually or mechanically. Both the excavation and spoil removal processes require workers to be inside the pipe during the jacking operation.

D. **Microtunneling (MT).** A remotely controlled, guided pipe-jacking process that provides continuous support to the excavation face. The guidance system usually consists of a laser mounted in the drive shaft communicating a reference line to a target mounted inside the MT machine’s articulated steering head. The MT process provides ability to control excavation face stability by applying mechanical or fluid pressure to counterbalance the earth and hydrostatic pressures.

E. **Horizontal Directional Drilling (HDD).** A 2-stage process that consists of drilling a small diameter pilot directional hole along a predetermined path and then developing the pilot hole into a suitable bore hole that will accommodate the desired utility and then pulling the utility into place. The HDD process provides the ability to track the location of the drill bit and steer it during the drilling process. The vertical profile of the bore hole is typically in the shape of an arc entrapping drilling fluid to form a slurry pathway rather than an open hole. This entrapped slurry provides continuous support to the bore hole.

F. **Utility Tunneling (UT).** A 2-stage process in which a temporary ground support system is constructed to permit the installation of a utility. The temporary tunnel liner is installed as the tunnel is constructed. Workers are required inside the tunnel to perform the excavation and/or spoil removal. The excavation can be accomplished manually or mechanically.

650-2 MATERIALS.

650-2.01 Casing.

**A. General.** Casing shall be of sufficient length and type and size as indicated on the contract documents.

**B. Pipe Jacking or Utility Tunneling Cutting Shield.** For a Pipe Jacking or Utility Tunneling operation, provide a steel cutting shield or poling plates designed to support the anticipated loading. The design shall allow for the attachment of temporary louvers in case collapsible soil conditions are encountered.

1. **Full Tunnel Shield.** The advancing face shall be provided with a hood extending not more than 20” beyond the face and extending around no less than the upper two-thirds of the circumference. It shall be of sufficient length to permit the installation of at least one complete ring of liner plates within the shield before it is advanced for the installation of the next ring of liner plates. It shall conform to and not exceed the outside dimensions of the pipe being installed by more than 1” at any point on the periphery, unless otherwise approved. It shall be adequately braced and provided with necessary appurtenances for completely bulkheading the face.

2. **Partial Tunnel Shield.** The advancing face shall be provided with a hood extending not more than 20” beyond the face and extending around no less than the upper one-third of the circumference. It shall conform to and not exceed the outside dimensions of the pipe being installed by more than 1” at any point on the periphery, unless otherwise approved.
3. **Poling Plates.** Poling plates shall be designed to support the ground outside the bounds of the tunnel through beam action. The beam action shall be capable of extending not more than 20” beyond the face and extending around no less than the upper one-third of the circumference. The poling plates shall conform to the configuration of the pipe being installed.

C. **Utility Tunneling Liner Plates.** For a Utility Tunneling operation, provide tunnel liner plates designed to support the anticipated loading. When a shield is used, the tunnel lining shall be designed to withstand the thrust from jacking the shield.

1. **Steel Tunnel Liner Plates.** Provide tunnel liner plates manufactured from steel meeting the metallurgic requirements of ASTM A569 with the following mechanical properties before cold forming:
   - Minimum tensile strength: 42,000 psi.
   - Minimum yield strength: 28,000 psi.
   - Elongation, 2”: 30%.

   Tunnel liner plates shall be 2-flange with a minimum 0.209” thickness or 4-flange with a minimum 0.239” thickness. The nominal diameter shall be as indicated in the contract documents. Actual liner plate thickness shall be determined by the Contractor.

   All tunnel liner plates shall be formed to provide circumferential flanged joints. Longitudinal joints may be flanged or offset lap seam type. All plates shall be punched for bolting on both longitudinal and circumferential seams or joints. Bolt spacing in circumferential flanges shall be in accordance with the manufacturer’s standard spacing and shall be a multiple of the plate length so the plates having the same curvatures will be interchangeable and will permit staggering of the longitudinal seams. Bolt spacing at flanged longitudinal seams shall be in accordance with the manufacturer’s standard spacing. For lapped longitudinal seams, bolt size and spacing shall be in accordance with the manufacturer’s standard but not less than the required to meet the longitudinal seam strength requirements of AASHTO Standard Specifications for Highway Bridges, Section 15 Steel Tunnel Liner Plates.

   All liner plates in the tunnel shall be the same type, and shall be interchangeable.

   Liner plates shall be hot-dip galvanized in accordance with ASTM A123.

   Bolts and nuts shall be not less than 5/8” in diameter. The bolts and nuts shall conform to ASTM A307 Grade A with rolled threads on bolts. Circumferential seam bolts shall conform to ASTM A307 or better.

   Grout holes shall be 2” minimum diameter tapped couplings welded into place over holes cut in the liner plate. Provide a minimum of three grout holes, one every ring alternating 10, 12 and 2 o’clock position. Grout holes shall be provided with steel or iron threaded plugs.

2. **Precast Concrete Tunnel Liner Plates.** Precast concrete tunnel liner plates shall conform to the details shown in the contract documents and requirements of AASHTO Standard Specifications for Highway Bridges, Section 8 Concrete Structures. If such details are not provided, the Contractor may elect to propose the use of precast concrete liner plates.

650-2.02 Fill Material.

A. **Controlled Low Strength Material (CLSM).** Fill any abandoned borings with controlled low strength material (CLSM) (no fly ash) meeting the requirements of Section 204.

B. **Grout.** Fill any voids/annular space between the casing and excavated boring with grout meeting the following requirements:
### 650-2.03 Equipment

Furnish equipment of adequate capacity and power to install the casing by trenchless installation methods. Supplement each rig with the necessary auxiliaries, appurtenances, tools, and other equipment required for proper operation. Tunnels may be excavated manually or by the use of tunnel boring machines (TBM's or "moles").

**A. Safety Equipment for Tunnel Entry.**

For safe personnel entry to the confined space,
- Provide a four gas meter atmospheric testing device, including oxygen, explosive gases, hydrogen sulfide and carbon monoxide. Testing equipment shall be calibrated as required by manufacturer and be in proper working condition.
- Provide mechanical ventilation (portable blower with flexible duct work) to purge the confined space and provide continuous ventilation.
- Provide body harness, life line, and mechanical retrieval equipment. If the confined space working environment has obstructions or turns such that mechanical retrieval equipment is not practical or creates more of a hazard, on-site rescue shall be immediately available prior to entry.

### 650-3 CONSTRUCTION DETAILS

**650-3.01 Approval.** Construction drawings, showing the proposed method and procedure of trenchless installation, construction of entrance and exit pits, and schedule of activities required to perform all trenchless installations indicated in the contract documents shall be submitted to the Engineer for approval before work on the trenchless installation operation is started. Approval of construction drawings shall not relieve the Contractor’s responsibility to perform the work without damage to existing facilities. Field conditions may require changes in the approved drawings and such changes shall be subject to the approval of the Engineer. Approval will remain in force only as long as all conditions set forth in the approval are met and satisfactory results are obtained. In the event that unsatisfactory results and/or damage occurs, the Contractor shall stabilize the area and stop work, modify the methods of installation, and submit them for review and approval.

Clear all drill hole(s) and path locations in accordance with 16 NYCRR 753 Protection of Underground Facilities. For an installation under a railroad, additionally contact the railroad company to identify the location of railroad underground facilities and the company’s additional requirements pertaining to the method of installation.

Install casing of the length(s), size(s), and type(s) specified in the contract documents to the alignment(s) and profile(s) shown on the plans. For an installation under a railroad, work shall be carried out under the joint supervision of the Department and the railroad company, in accordance with §105-09 Work Affecting Railroads.

**A. Trenchless Installation Under Railroad.** Construction drawings, methods, work and necessary precautions related to trenchless installation under a railroad shall be submitted to, meet the requirements of, and have the approval of the Chief Engineer of the railroad company. No work shall commence until such approval has been received from the railroad company.
**B. Submittal.** Do not start work prior to receiving the Engineer’s written approval. Approval will be based on the decision of the Deputy Chief Engineer for Technical Services (DCETS) as to the acceptability of the proposed work plan and any variations to provide satisfactory installation of the casing and avoid damage to the surrounding area and/or structure(s)/utilities. Installation of casing under railroads shall be jointly approved by the Department and the railroad company.

Information in this work plan shall include, but not be limited to, the following:

1. **General.**

   a. Qualifications of the Contractor showing that all trenchless installation operations will be performed by a competent driller who has successfully installed casing on two projects in the past five (5) years, of similar size and type shown on the plans, via the proposed trenchless method. Completed projects with details of the types of installations, owner contact names, and telephone numbers shall be included.

   b. Designed drill path indicating compliance with the contract documents. Unless otherwise indicated in the contract documents or directed by the Engineer, the minimum separation below the existing road surface and the top of casing shall be 5 feet. The minimum separation between the final ground surface and the top of pipe outside the pavement area shall be 3 feet.

   c. Equipment list including make and model number and specifications (catalog cuts) of all major equipment proposed for use. The Contractor is responsible for the final determination of the drill rig size based on the length and depth of the actual runs, the subsurface conditions expected, etc.

   d. Monitoring plan for the proposed path of the casing installation, including location of monitoring points and surveying intervals.

   e. Method for CLSM placement, including CLSM mix design, used for abandoning a boring.

   f. Method for grouting (e.g. grout hole locations, attachment of grout tube to outer circumference of casing, grid pattern for ground surface approach, etc.), including grout mix design, used for filling voids/annular space between the casing and excavated boring.

   g. For instances where a utility is to be installed in the casing, method of installation and identification of the material to be placed between the casing and the utility carrier pipe. The material shall be nonconductive and retain its insulating properties during long-term submergence in water.

2. **Auger Boring.**

   a. Plan showing the work zone equipment configuration at the ends of the bore(s), staging areas, storage areas, cuttings and pit spoil-handling areas, and final placement areas.

   b. Boring procedure, thrust block design, tooling for drilling. Include details on the mechanical device that will prevent the cutting head from protruding ahead of casing and the need for a cutting shield at the head of casing.

   c. Design of entrance and exit pits including shoring elements, type, depth, bracing size, etc. All flexible wall-system designs that are part of the construction submittal shall be stamped by a licensed and currently registered New York State Professional Engineer and shall be done in accordance with the procedures contained in the appropriate Departmental publication, Geotechnical Design Procedure for Flexible Wall Systems (GDP-11). This publication is available upon request to the Regional Director or the Director, Geotechnical Engineering Bureau (DGEB).
d. Steering (e.g. articulated steering head) and tracking equipment (e.g. sonde transmitter & receiver, water level line, etc.), procedures, and proposed locations requiring surface or subsurface access.

3. **Slurry Boring.**

   a. Plan showing the work zone equipment configuration at the ends of the bore(s), staging areas, storage areas, location of slurry, cuttings and pit spoil-handling areas, and final placement areas.
   b. Boring procedure, tooling for drilling, water source for drilling operations, method to control slurry.
   c. If pit launched, design of entrance and exit pits including shoring elements, type, depth, bracing size, etc. All flexible wall-system designs that are part of the construction submittal shall be stamped by a licensed and currently registered New York State Professional Engineer and shall be done in accordance with the procedures contained in the appropriate Departmental publication, Geotechnical Design Procedure for Flexible Wall Systems (GDP-11). This publication is available upon request to the Regional Director or the DGEB.
   d. Materials list including bentonite and bentonite additives proposed for use on the project, along with material safety data sheets for all other materials used in the trenchless installation method.
   e. Steering (e.g. articulated steering head) and tracking equipment (e.g. sonde transmitter & receiver, water level line, electromagnetic down-hole navigational system, etc.), procedures and proposed locations requiring surface or subsurface access.

4. **Pipe Jacking.**

   a. Plan showing the work zone equipment configuration at the ends of the bore(s), staging areas, storage areas, location of slurry for pipe lubrication, cuttings and pit spoil-handling areas, and final placement areas.
   b. Boring procedure, thrust block design, tooling for drilling, verification that size and type of casing can withstand installation stresses and method to verify that installed casing is acceptable. Include details on the cutting shield at the head of casing and type of soil conveyance system to be utilized (e.g. wheeled carts, belt conveyor, slurry system, auger system, vacuum extraction system).
   c. Design of entrance and exit pits including shoring elements, type, depth, bracing size, etc. All flexible wall-system designs that are part of the construction submittal shall be stamped by a licensed and currently registered New York State Professional Engineer and shall be done in accordance with the procedures contained in the appropriate Departmental publication, Geotechnical Design Procedure for Flexible Wall Systems (GDP-11). This publication is available upon request to the Regional Director or the DGEB.
   d. Materials list including bentonite and bentonite additives proposed for pipe lubrication, along with material safety data sheets for all other materials used in the trenchless installation method.
   e. Steering and tracking equipment (e.g. laser & survey tools), procedures and proposed locations requiring surface or subsurface access.
   f. Outline of work in accordance with §107.05 Safety and Health Requirements, R. Confined Spaces and a written confined space plan (addresses prevention of unauthorized entry, type of hazard, work practices, monitoring, provision for attendant, duties of
employees, rescue and emergency medical services, multi-employer operations, and provisions for review procedures).

5. **Microtunneling.**

   a. Plan showing the work zone equipment configuration at the ends of the bore(s), staging areas, storage areas, location of slurry for pipe lubrication, cuttings and pit spoil-handling areas, and final placement areas.

   b. Boring procedure, thrust block design, tooling for drilling, verification that size and type of casing can withstand installation stresses and method to verify that installed casing is acceptable. Include details on spoil removal system and controlling ground conditions via earth pressure balance at the face of the microtunneling boring machine (MTBM) (i.e. slurry or auger).

   c. Design of entrance and exit pits including shoring elements, type, depth, bracing size, etc. All flexible wall-system designs that are part of the construction submittal shall be stamped by a licensed and currently registered New York State Professional Engineer and shall be done in accordance with the procedures contained in the appropriate Departmental publication, Geotechnical Design Procedure for Flexible Wall Systems (GDP-11). This publication is available upon request to the Regional Director or the DGEB.

   d. Materials list including bentonite and bentonite additives proposed for use on the project, along with material safety data sheets for all other materials used in the trenchless installation method.

   e. Steering and tracking equipment (e.g. laser & survey tools), procedures and proposed locations requiring surface or subsurface access.

6. **Horizontal Directional Drilling.**

   a. Plan showing the work zone equipment configuration at the ends of the bore(s), staging areas, storage areas, location of slurry, cuttings and pit spoil-handling areas, and final placement areas.

   b. Boring procedure, tooling for drilling, water source for drilling operations, method to control slurry.

   c. If pit launched, design of entrance and exit pits including shoring elements, type, depth, bracing size, etc. All flexible wall-system designs that are part of the construction submittal shall be stamped by a licensed and currently registered New York State Professional Engineer and shall be done in accordance with the procedures contained in the appropriate Departmental publication, Geotechnical Design Procedure for Flexible Wall Systems (GDP-11). This publication is available upon request to the Regional Director or the DGEB.

   d. Materials list including bentonite and bentonite additives proposed for use on the project, along with material safety data sheets for all other materials used in the trenchless installation method.

   e. Steering (e.g. offset jets incorporated into a direction sensing and steering head) and tracking equipment (e.g. sonde transmitter & receiver, electromagnetic down-hole navigational system, etc.), procedures and proposed locations requiring surface or subsurface access.

7. **Utility Tunneling.**
a. Plan showing the work zone equipment configuration at the ends of the bore(s), staging areas, storage areas, cuttings and pit spoil-handling areas, and final placement areas.

b. Boring procedure and tooling for tunneling. Include details on how to control the tunnel face (i.e. design calculations for a full tunnel shield or poling plates) and type of soil conveyance system to be utilized (e.g. wheeled carts, belt conveyor, auger system, vacuum extraction system).

c. Design of entrance and exit pits including shoring elements, type, depth, bracing size, etc. All flexible wall-system designs that are part of the construction submittal shall be stamped by a licensed and currently registered New York State Professional Engineer and shall be done in accordance with the procedures contained in the appropriate Departmental publication, Geotechnical Design Procedure for Flexible Wall Systems (GDP-11). This publication is available upon request to the Regional Director or the DGB.

d. Steering and tracking equipment (e.g. laser & survey tools), procedures and proposed locations requiring surface or subsurface access.

e. Outline of work in accordance with §107.05 Safety and Health Requirements, R. Confined Spaces and a written confined space plan (addresses prevention of unauthorized entry, type of hazard, work practices, monitoring, provision for attendant, duties of employees, rescue and emergency medical services, multi-employer operations, and provisions for review procedures).

f. Engage the services of a professional engineer currently registered in the State of New York to provide the design of the Utility Tunnel.

i. Steel tunnel liner plate(s) shall be designed in accordance with AASHTO Standard Specifications for Highway Bridges, Section 15 Steel Tunnel Liner Plates. The design of the tunnel shall incorporate the combined effects of live and dead loads, hydrostatic loads, and loads, both temporary and permanent caused by the Contractor’s methods of construction. The design shall meet the following minimum criteria:

- Tunnel liner design shall meet the following minimum factors of safety:
  - Minimum Stiffness: 3.0.
  - Critical Buckling: 2.0.
  - Seam Strength: 3.0.

ii. Precast concrete tunnel liner plate(s) shall be designed in accordance with AASHTO Standard Specifications for Highway Bridges, Section 8 Concrete Structures. The design of the tunnel shall incorporate the combined effects of live and dead loads, hydrostatic loads, and loads, both temporary and permanent caused by the Contractor’s methods of construction. Submit working drawings and design calculations including descriptions of materials to be used, plate dimensions, reinforcement details, connecting details, and erection procedures.

650-3.02 Trenchless Installation Procedures. Shore entrance and exit pits in accordance with the approved design.

Adequately protect any utilities located within the thrust block’s zone of influence.

Survey the existing ground surface along the proposed path of casing installation prior to the start of work to set baseline data. Establish survey points in accordance with the approved design to determine presence/extent of ground movements.

A. Installation. Install the casing as follows:

1. The alignment of the casing shall conform to the following requirements:
Choose the ground entry and exit angles such that the casing can be installed along the alignment and profile indicated on the contract plans.

- The entrance point(s) and exit point(s) shall be approved by the Engineer and physically located in the field by the Contractor.
- The exit point shall be no more than ±1% of the bore length left or right of the location marked in the field.
- The vertical depth, as specified in the contract documents, is the depth to which the casing shall be installed.

2. Direct all drilling operations using steering and tracking systems capable of producing the required alignment within an allowable accuracy of ±1% of the bore length. Maintain the grade within 2 inches throughout the bore length. The steering control system shall provide an angle of inclination reading and the direction in which the cutting tool is pointing. Provide access to the Engineer at all times to all measuring or gauging devices used for the drilling operations, including drilling logs maintained by the Contractor.

3. Closely monitor the trenchless installation process to eliminate ground movements. If ground movements occur, stop work and immediately stabilize the area of concern. If it is determined during the installation process that the proposed lines and grades for the casing cannot be achieved, stop work. The Contractor shall then modify the methods of installation and submit them for review and approval as stated in §650-3.01.Approval. Corrective stabilization actions are at the Contractor’s expense.

4. In the event that the drill hole must be abandoned before completion of the installation or the installation is out of tolerance, fill the abandoned drill hole with CLSM to prevent subsidence. Start pumping from the farthest point of progression of the abandoned drill hole back to the surface to eliminate encapsulating voids. The progression and restoration of the abandoned drill hole by CLSM placement will be at the Contractor’s expense. The location of the new drill hole shall be approved by the DCETS prior to progression of the operation as per §650-3.01. Approval.

5. For larger diameter casings, several passes with progressively larger cutting tools is allowable for producing the appropriate bore hole diameter.

6. For entry into casing by personnel:
- Provide confined space training prior to entry, when there is a change in operations, or when deviation in policy occurs.
- Entry Supervisor shall verify the requirements of the Entry Permit, ensure means of rescue are readily available, cancels or terminates entry as required, removes unauthorized personnel, and periodically monitors the Pipe Jacking operation for conformance.
- Attendant shall maintain accurate account of authorized entrants, remains at entry site until relieved by another attendant or until work is complete, monitors conditions around space and maintains communication with entrant(s), and performs non-entry rescue or summons rescue and medical services, as needed.
- Entrant(s) shall properly use required equipment, maintain communication with Attendant, and evacuate if emergency occurs.
- Confined spaces shall be monitored for oxygen, carbon monoxide, and explosive gases before and during entry. When organic material is present, hydrogen sulfide levels will be tested. Testing shall be conducted from top down as space allows at various levels. Test results shall be recorded on the permit. Entry shall not be made or the space shall be vacated when:
  - Oxygen levels are less than 19% or greater than 23%; or
  - Explosive gases are greater than 10% of lower explosion limit; or
  - Toxic gases greater than permissible exposure limits; or
  - Carbon Monoxide levels are greater than 35 ppm; or
  - Hydrogen Sulfide levels are greater than 10 ppm.
• Excavation shall not be advanced beyond the edge of the hood, except in rock, or with extreme care, to remove obstructions.

7. Grout voids/annular space between the casing and excavated boring in accordance with the methods approved in the submittal process as stated in §650-3.01Approval.

8. For instances where a utility is to be installed in the casing, place the utility carrier pipe within the casing such that they are electrically insulated from each other.

B. Trenchless Installation Records. After completion of the casing installation(s), submit to the Engineer the installation records detailing the As-Built location of the casing(s).

C. Trenchless Installation Under Railroad. Rail hangers shall be installed in accordance with the Temporary Track Support System item prior to the trenchless installation operation if required by the railroad company. In instances where unforeseen ground movements have occurred as a result of the trenchless installation operation, the rail hangers will not be removed by railroad forces until all ground movements of the embankment have been stabilized by the Contractor to the satisfaction of the railroad company.

650-3.03 Subsidence. The Contractor shall be held responsible for surface subsidence and damage or disturbance to adjacent property and facilities that may result from the construction methods. In case loose material is encountered and cave-ins occur or are anticipated, all trenchless installations shall be discontinued, approved shoring shall be provided and all voids filled either by pressure grouting or other approved methods before installations is continued.

Field conditions may require that the actual trenchless installation operations be continued without interruption in order to prevent undermining the roadway or the railroad roadbed and tracks. Should the Engineer permit interruption of trenchless installation operations in these instances, the Contractor shall provide bulkheads and dewatering measures as approved by the Engineer.

650-3.04 Railroad Responsibility. Any settlement or upheaval of the railroad tracks resulting from the casing installation and occurring within one year from the date the work is completed, will be corrected by the railroad company.

650-4 METHOD OF MEASUREMENT. The quantity to be paid for under this work will be the number of feet of casing, measured to the nearest foot, satisfactorily installed to the required length, grade, and alignment in accordance with the contract documents and as directed by the Engineer.

650-5 BASIS OF PAYMENT

650-5.01 General. The unit price bid per linear foot shall include the cost of furnishing all labor, materials, and equipment (including dewatering if required) necessary to satisfactorily complete the work.

Rail hangers (if required) shall be furnished, installed, and removed as called for in the Temporary Track Support System item included in the contract documents. This work will be paid for separately.

Costs incurred by the railroad company to correct settlement or upheaval of the railroad tracks resulting from the casing installation and occurring within one year from the date of work is completed, will be reimbursed to the railroad company directly by the State at no cost to the Contractor.

Surveying for the presence/extent of ground movements during the trenchless installation shall be paid for separately.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>650.10XX</td>
<td>Trenchless Installation of Casing Under Highway with a diameter less than or equal to 24”</td>
<td>Foot</td>
</tr>
</tbody>
</table>
650.11XX Trenchless Installation of Casing Under Highway with a diameter greater than 24” and less than or equal to 42”. Foot

650.12XX Trenchless Installation of Casing Under Highway with a diameter greater than 42”. Foot

650.20XX Trenchless Installation of Casing Under Railroad with a diameter less than or equal to 24”. Foot

650.21XX Trenchless Installation of Casing Under Railroad with diameter greater than 24” and less than or equal to 42”. Foot

650.22XX Trenchless Installation of Casing Under Railroad with a diameter greater than 42”. Foot

NOTE: XX denotes casing diameter size.

SECTION 651 - COMMUNICATION FACILITIES

651-1 DESCRIPTION. The work in this section shall include special construction of communication facilities which are required for outside agencies such as police and fire departments. The construction details for this work will be covered by special provisions in the contract documents.

SECTION 652 - FURNISHING AND APPLYING SALTS

652-1 DESCRIPTION. Under this work the Contractor shall furnish and apply salt for soil stabilization, as a dust palliative or for other purposes as specified.

652-2 MATERIALS. Materials for this work shall conform to the requirements of the following subsections of Section 700 - Materials and Manufacturing:

Calcium Chloride 712-02
Sodium Chloride 712-03

652-3 CONSTRUCTION DETAILS

652-3.01 Stabilized Gravel Surface Course. The Contractor shall apply salt for stabilization in accordance with the construction details specified in §411-3.

652-3.02 Dust Control. The Contractor shall apply salt on the highway to control dust at the locations and during periods as the Engineer may direct. The salt shall be applied on the dampened road surface by means of approved line spreader or equal equipment. An approved sprinkler or other approved method may be used to dampen the road surface. The recommended application rates for calcium chloride are as follows:

1 1/2 pounds per square yard per application
4 1/10 pounds per square yard per year

652-4 METHOD OF MEASUREMENT. Salt shall be measured by the number of the tons furnished and applied.

652-5 BASIS OF PAYMENT. The unit price bid per ton shall include all labor, material and equipment necessary to complete the work including necessary water to dampen the road surface.
Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>652.01</td>
<td>Furnishing and Applying Calcium Chloride</td>
<td>Ton</td>
</tr>
<tr>
<td>652.02</td>
<td>Furnishing and Applying Sodium Chloride</td>
<td>Ton</td>
</tr>
</tbody>
</table>

SECTION 653 (VACANT)

SECTION 654 - IMPACT ATTENUATORS - PERMANENT

654-1 DESCRIPTION.

654-1.01 General. The work shall consist of furnishing and installing; removing and disposing; removing and storing; and relocating; impact attenuators, and installing foundations for impact attenuators, in accordance with the contract documents, the working drawings, and as directed by the Engineer.

654-1.02 Inertial Barrier Modules. An impact attenuator consisting of sand-filled modules (barrels) set in an array for site hazard protection.

654-1.03 Expendable Impact Attenuator. Impact attenuator which requires extensive repair, or replacement, to return the unit to its full operating capacity.

654-1.04 Reusable Impact Attenuator. Impact attenuator which requires minimal or no repair to return the unit to its full functional capability.

654-1.05 Concrete Foundation for Impact Attenuator. A new concrete foundation on which an attenuator is placed or, if required, anchored.

654-1.06 Transition Piece(s). Components of the attenuator system that are designed to connect between the attenuator and the shielded object in such a manner as to prevent an impacting vehicle from snagging on the shielded object. Not all installations require a transition piece and some transition pieces must be capable of handling opposite direction impacts.

654-2 MATERIALS. Materials shall conform to the following subsections of Section 700 Materials and Manufacturing:

- Class A Concrete 501-2
- Concrete Grouting Material 701-05
- Anchoring Material- Chemically Curing 701-07
- Precast Concrete 704-03
- Epoxy Coated Bar Reinforcement, Grade 420 709-04
- Expendable Impact Attenuator 712-06
- Inertial Barrier Modules 712-07
- Reusable Impact Attenuator 712-08
- Galvanized Coating and Repair Methods 719-01
- Anchor Bolts, Nuts and Washers 723-60
- Traffic Paint (White) 727-09
- Aluminum Sign Panels 730-01
- Reflective Sheeting 730-05

654-3 CONSTRUCTION DETAILS.
654-3.01 General.

A. Drawings: Manufacturer’s drawings, modified as necessary to reflect site conditions, will be referred to as “working drawings.” Working drawings will take precedence over manufacturer’s drawings. Working drawings shall show attenuator system: supports, transition pieces, connections, miscellaneous parts, concrete or steel back-up structure, and anchorages not detailed in the plans, but which are necessary to develop the full performance of the impact attenuator. Attenuator mounting surface or foundation slab details and limits, will be shown in the working drawings. Any component not supplied by the manufacturer will be labeled as “PROVIDED BY OTHERS”. A minimum of 7 calendar days prior to beginning work, the Contractor shall submit three (3) copies of working drawings to the Engineer. The submission shall include the manufacturer’s certification that modifications made to manufacturer’s drawings reflecting site conditions will not impair the satisfactory performance of the impact attenuator as designed and tested under NCHRP requirements. All aspects of the working drawings shall be implemented in the field, including any alterations of the concrete barrier or other obstruction being shielded.

B. Manuals. A minimum of 7 calendar days prior to beginning work, the Contractor shall deliver to the Engineer 3 copies of design manuals, installation manuals, parts lists, and maintenance manuals prepared for each type of impact attenuator being installed.

C. Coordination with Other Work. Coordinate the work under this section with removal and installation of shielded objects, barriers and guide rail in such manner as to limit the exposure of vehicular traffic to potential hazards to no more than 7 calendar days.

D. Excavation. Necessary excavation shall be performed in accordance with Section 203 Excavation and Embankment. Where the perimeter of the foundation slab will not be adjacent to pavement, the limit of excavation shall be 2 feet outside of the slab and forming shall be used. Where the perimeter of the foundation slab will be adjacent to pavement that is to remain in place, the limits of excavation shall be the limits of the foundation slab and the existing pavement shall be saw cut full depth prior to removal of the pavement and performance of the excavation work. Sawcutting and excavation shall be included in the cost of the foundation.

E. Anchorages. The impact attenuator shall be anchored to the new foundation slab or existing concrete foundation as shown on the working drawings. Anchor bolts and studs not cast integrally into the new foundation slab shall be anchored with approved concrete expansion anchors, concrete grouting material, or approved chemically curing anchoring material. Such anchor bolts or studs shall be set into holes drilled with rotary impact drills of the size recommended by the manufacturer of the anchor. Core drills will not be acceptable. Care shall be taken that anchor studs projecting from the surface and exposed to foot or wheeled traffic be well marked or protected.

A backup structure, if required by the manufacturer, shall be installed as indicated in the approved Materials Details or working drawings.

F. Transitions. The Contractor shall install the appropriate standard transition piece(s). If a transition is needed, but there is no standard transition design, a manufacturer’s approved special transition piece, subject to the Engineer’s approval, shall be furnished and installed. Refer to §654-3.01A for submittal requirements.

G. Directionality. When the contract documents indicate that an attenuator must handle two-way traffic, rather than diverging traffic, the Contractor shall supply an attenuator that is approved for the two-way traffic.
**H. Reflectorization.** ASTM Type III (Class B), Type V (Class C), or Type IX (Class E) sheeting directly applied to plastic or aluminum sheeting, or other lightweight rigid material, shall be affixed to the front cylinder, module, or front face of the impact attenuator. The pattern and color of the reflectorization shall be as indicated in the contract documents.

If no dimensions are provided, the panel shall be approximately square with a minimum of 18 inches on a side (24 inches on Inertial Barrier Modules). Whenever approaching traffic is allowed to pass on both sides of the unit, the pattern shall be upward pointing v-shaped striping, 4 inches wide, alternating between reflectorized yellow and opaque non-reflectorized black stripes, as indicated for Type 3 Object Markers in the MUTCD.

When traffic will be permitted on only one side, the pattern shall be diagonal 4 inch stripes, downward sloping to the side on which traffic is to be permitted.

**654-3.02 Inertial Barrier Modules.** The Contractor shall install Inertial Barrier Modules of the size and number required at the locations, and to the configurations, indicated in the contract documents. The Contractor shall also paint and label the layout pattern and weights on paved surfaces using traffic or other durable paint. The weight shall be marked. When either indicated in the contract documents or when the modules are placed on a bridge deck on any slope exceeding 6%, the 200 lb units shall be restrained from movement and overturning (vandalism) by mechanical means.

**654-3.03 Reusable Impact Attenuators.** The Contractor shall install Reusable Impact Attenuators on existing or new foundations, in accordance with the contract documents and the working drawings.

**654-3.04 Expendable Impact Attenuators.** The Contractor shall install Expendable Impact Attenuators on existing or new foundations, as indicated on the contract documents and the working drawings.

**654-3.05 Concrete Foundation.** When the existing concrete pavement is not sufficient to meet the anchorage requirements or there is not an adequate existing foundation, the Contractor shall remove the existing pavement and construct a reinforced concrete foundation slab and back-up structure to the dimensions indicated in the working drawings. The foundation slab shall be not less than the thickness indicated on the working drawings, or 8 inches, whichever is greatest.

The concrete shall be batched in accordance with Section 501 Portland Cement Concrete. If accelerators are needed, the Contractor shall submit the concrete mix design to the Materials Bureau for prior approval. The concrete shall be formed (when necessary), placed, and cured in accordance with Section 502 Portland Cement Concrete Pavement. The surface shall be hand finished.

The size, length, and bending details of reinforcement shall be as shown in the foundation slab details in the working drawings. The minimum allowable reinforcing shall be epoxy-coated #5 bars, with longitudinal spacing 16 inches on centers, and cross bar spacing 6 feet on centers. Longitudinal bars shall be placed such that they will not be cut during anchorage installation.

If foundation slab removal is specified, voids resulting from the removal of foundation slabs shall be filled with compacted suitable material or compacted granular material, or other designated material as specified in the contract documents or by the Engineer.

The excavated section of pavement between the new foundation slab and the limits of excavation shall be restored to the full height of the surrounding sound pavement.

**654-3.06 Removal and Disposal.** The Contractor shall remove impact attenuators of the indicated type, and if required the associated foundation slabs, from their existing locations. Upon removal, the impact attenuators and foundation slabs shall become the property of the Contractor. If foundation slab removal is specified, voids resulting from the removal of foundation slabs shall be filled with compacted
suitable material or compacted granular material, or other designated material as specified in the contract documents or by the Engineer.

If the slab is to remain in place, holes in and other damage to the surfaces underlying the impact attenuator shall be repaired. Anchor bolts or studs that are no longer required or usable shall be removed or cut off flush with the surface.

654-3.07 Removal and Storage. The Contractor shall remove impact attenuators of the indicated type from their existing locations in a manner that preserves their condition. The impact attenuators shall remain the property of the State, and the Contractor shall store and protect them in a manner that preserves their condition at locations within the contract limits. Parts damaged by the Contractor’s activities shall be replaced with like parts in satisfactory condition or repaired at no cost to the State.

If the slab is to remain in place, holes in and other damage to the surfaces underlying the impact attenuator shall be repaired. Anchor bolts or studs that are no longer required or usable shall be removed or cut off flush with the surface.

654-3.08 Relocate. The Contractor shall remove impact attenuators of the indicated type from their existing locations in a manner that preserves their condition, and reinstall them at the same location or install them at another designated location. The impact attenuators shall remain the property of the State during the course of the work.

If required, the Contractor shall construct a new foundation slab. The cost of the new foundations will be paid for separately. If intermediate storage is required during the relocation, the Contractor shall store and protect impact attenuators. Damaged parts shall be replaced with like parts in satisfactory condition or be repaired at no cost to the State. The cost of replacing or repairing parts having pre-existing damage will be considered Extra Work.

If the original slab is to remain in place, holes in and other damage to the surfaces underlying the impact attenuator shall be repaired. Anchor bolts or studs that are no longer required or usable shall be removed or cut off flush with the surface.

654-4 METHOD OF MEASUREMENT.

654-4.01 General. (VACANT)

654-4.02 Inertial Barrier Modules. The quantity to be measured for payment will be the number of inertial barrier modules installed.

654-4.03 Expendable Impact Attenuator. The quantity to be measured for payment will be the number of expendable impact attenuators installed.

654-4.04 Reusable Impact Attenuator. The quantity to be measured for payment will be the number of reusable impact attenuators installed.

654-4.05 Concrete Foundation for Impact Attenuator. The quantity to be measured for payment will be in cubic yards of reinforced concrete foundation installed.

654-4.06 Remove and Dispose. The quantity to be measured for payment will be the number of impact attenuators removed.

654-4.07 Remove and Store. The quantity to be measured for payment will be the number of impact attenuators removed.
654.08 Relocate. The quantity to be measured for payment will be the number of impact attenuators relocated.

654-5 BASIS OF PAYMENT.

654-5.01 General. The unit prices bid for the work described in this section shall include the cost of all labor, materials, and equipment necessary to satisfactorily perform the work.

Pavement restoration: Pavement restoration will be paid for separately under the contract pay items for Truing and Leveling. If there are no contract pay items for Truing and Leveling, then pavement restoration will be paid under the contract pay item for the top course of hot mix asphalt. If no contract pay items exist in the contract for paving items, then no separate payment for pavement restoration will be made.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>654.01xx</td>
<td>Inertial Barrier Module, ___ Pounds</td>
<td>Each</td>
</tr>
<tr>
<td>xx =01</td>
<td>for 200 lb units; 02 for 400 lb units; 03 for 700 lb units; 04 for 1400 lb units; 05 for 2100 lb units.</td>
<td></td>
</tr>
<tr>
<td>654.05</td>
<td>Concrete Foundation for Impact Attenuators</td>
<td>Cubic Yards</td>
</tr>
<tr>
<td>654.06</td>
<td>Drill and Grout Anchoring System into Existing Foundation</td>
<td>Each</td>
</tr>
<tr>
<td>654.0701</td>
<td>Remove and Dispose Impact Attenuator Systems</td>
<td>Each</td>
</tr>
<tr>
<td>654.0702</td>
<td>Remove and Store Impact Attenuator</td>
<td>Each</td>
</tr>
<tr>
<td>654.08</td>
<td>Relocate Impact Attenuator</td>
<td>Each</td>
</tr>
<tr>
<td>654.5020</td>
<td>Expendable Impact Attenuator , TL 2, ≤ 2 ft Obstruction Width</td>
<td>Each</td>
</tr>
<tr>
<td>654.5022</td>
<td>Expendable Impact Attenuator , TL 2, &gt; 2 ft up to 5 ft Obstruction Width</td>
<td>Each</td>
</tr>
<tr>
<td>654.5025</td>
<td>Expendable Impact Attenuator , TL 2, &gt; 5 ft Obstruction Width</td>
<td>Each</td>
</tr>
<tr>
<td>654.5030</td>
<td>Expendable Impact Attenuator , TL 3, ≤ 2 ft Obstruction Width</td>
<td>Each</td>
</tr>
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<td>654.5032</td>
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<td>Each</td>
</tr>
<tr>
<td>654.5035</td>
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<td>Each</td>
</tr>
<tr>
<td>654.5120</td>
<td>Reusable Impact Attenuator , TL 2, ≤ 2 ft Obstruction Width</td>
<td>Each</td>
</tr>
<tr>
<td>654.5122</td>
<td>Reusable Impact Attenuator , TL 2, &gt; 2 ft up to 5 ft Obstruction Width</td>
<td>Each</td>
</tr>
<tr>
<td>654.5125</td>
<td>Reusable Impact Attenuator , TL 2, &gt; 5 ft Obstruction Width</td>
<td>Each</td>
</tr>
<tr>
<td>654.5130</td>
<td>Reusable Impact Attenuator , TL 3, ≤ 2 ft Obstruction Width</td>
<td>Each</td>
</tr>
<tr>
<td>654.5132</td>
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<td>Each</td>
</tr>
<tr>
<td>654.5135</td>
<td>Reusable Impact Attenuator , TL 3, &gt; 5 ft Obstruction Width</td>
<td>Each</td>
</tr>
</tbody>
</table>

SECTION 655 - FRAMES, GRATES AND COVERS

655-1 DESCRIPTION. This work shall consist of furnishing and placing frames, grates, covers and curb boxes for drainage structures as shown on the plans or as directed by the Engineer.

655-2 MATERIALS

655-2.01 Castings. All cast gratings, covers, frames and curb boxes manufactured in conformance to the Standard Sheets “Cast Manhole Frames, Grates and Covers”, or “Cast Frames and Curb Boxes and Welded Frames”, or “Telescoping Manhole Casting & Ring” shall meet the requirements of §715-05 Iron Castings, Class No. 30B or Class No. 35B. All other gratings, covers, frames and curb boxes shall meet the requirements of §715-02, Steel Castings, Grade N-1; or §715-07, Proof-Loaded Iron Castings; or
§715-09, Malleable Iron Castings, Grade 32510, at the Contractor's option. No substitutions will be allowed.

**655-2.02 Fabricated Articles.** All frames, grates and appurtenant parts shall be fabricated from steel conforming to ASTM A36, AISI Grade 1020 Steel, AISI Grade 1025 Steel, or ASTM A529 Gr. 50, except that the longitudinal bars for grates G1, G2, G3, 10 PCB, 11 PCB and 12 PCB shall meet the requirements of ASTM A529, Gr. 50. The Contractor shall submit mill certifications, to the Engineer, for ASTM A529, Gr.50. Welding or splicing by welding of any member of the frame or grate, other than the welds shown on the standard sheets, plans, approved shop drawings, approved Materials Details, or in the proposal will not be permitted. Galvanizing shall be in accordance with §719-01 Type I, unless indicated otherwise.

Welding shall comply with the requirements specified in the New York State Steel Construction Manual, except that radiographic inspection will not be required.

**655-3 CONSTRUCTION DETAILS**

**655-3.01 Frames and Grates.** Frames, covers and grates shall be placed true to line and grade. Covers, grates and frames shall make firm, full and even bearing on their respective underlying surfaces and shall be non-rocking under the influence of traffic or other loads. On all frames, the Contractor shall have the option of drilling and tapping holes or drilling holes in and welding nuts to the bottom of the frame to facilitate the stud bolts used to hold down the grate. Alternate forms of locking will be approved by the office of Design.

Unless otherwise specified, the hole shall be drilled and tapped or the nut welded to the frame before any galvanizing. The threads shall be tapped sufficiently oversize to conform to the dimensions for coarse thread with class 2B tolerances prescribed in the American National Standards for Unified Screw Threads, ANSI Bi.1., after galvanizing.

**655-3.02 Field Repairs for Improperly Fitting Systems.** The Contractor may propose to the Engineer reasonable field repair procedures for improperly fitting castings. No field repairs of improperly fitting fabricated frames and grates shall be allowed. Field repairs may include grinding and/or proper welding techniques for the materials involved. Repairs that involve welding shall be allowed only on steel castings, and not on iron, and only with prior approval of the DCES. Implemented repairs must result in systems whose constituent parts have full, uniform and even bearing contact on their respective underlying surfaces and that do not rock or move under the influence of traffic and other loads. All such repairs must be completely satisfactory to the Engineer or the work will be rejected. All repairs shall be done at no cost to the State.

**655-4 METHOD OF MEASUREMENT**

**655-4.01 Frames and Grates.** The quantity to be measured for payment will be the number of frames and grates satisfactorily installed.

**655-5 BASIS OF PAYMENT**

**655-5.01 Frames and Grates.** The unit price bid for each frame and grate shall include the cost of furnishing all labor, materials and equipment necessary to satisfactorily complete the work, including the cost of any field repair work for improperly fitting castings or to render the frame and grate non-rocking.

*Payment will be made under:*

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item Description</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>655.0701</td>
<td>Cast Frame F1, Mountable Curb Box CM1 &amp; Reticuline Grate G1</td>
<td>Each</td>
</tr>
</tbody>
</table>
SECTION 656 - MISCELLANEOUS METALS

656-1 DESCRIPTION. This work shall consist of furnishing and placing all metal component parts in accordance with the specifications which are not included in other items of work and which are specifically identified on the plans to be reimbursed at the unit bid price for Miscellaneous Metals.

656-2 MATERIALS. Metals required for this work shall meet the requirements of the following Subsections of Section 700 - Materials and Manufacturing:

- Castings, Forgings, and Metals (As Specified) 715
- Miscellaneous Metals and Plastics (As Specified) 725

656-3 CONSTRUCTION DETAILS

656-3.01 Drawings. Shop drawings shall be prepared, approved and distributed in accordance with the provisions of the SCM. When applicable, the manufacturer's specification data sheet (catalog clip) may be furnished in lieu of shop drawings. The Engineer may waive the shop drawing requirement for any non-welded component part that can be fabricated directly from the details shown on the plans.

656-3.02 Welding. Welding shall comply with the requirements specified in the New York State Steel Construction Manual.
656-3.03 Galvanizing. When materials for this work are to be galvanized, the process and spelter coating shall conform to the requirements of §719-01, Galvanized Coatings and Repair Methods.

656-3.04 Painting. All unembedded metal except castings shall be painted in accordance with Section 574, Localized Painting of Structural Steel. Galvanized material shall be painted in accordance with Section 657.

656-4 METHOD OF MEASUREMENT. Payment for this work shall be measured by the number of pounds of metal furnished and placed in accordance with the plans and specifications.

656-5 BASIS OF PAYMENT. The unit price bid per pound shall include all labor, materials and equipment necessary to complete the work.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>656.01</td>
<td>Miscellaneous Metals</td>
<td>Pound</td>
</tr>
</tbody>
</table>

SECTION 657 - PAINTING GALVANIZED AND ALUMINUM SURFACES

657-1 DESCRIPTION. This work shall consist of painting galvanized and aluminum surfaces. The surfaces will not have been painted previously. See special note entitled “Galvanized and Aluminum Surface to be Painted” for the description of serialized items.

657-2 MATERIALS

657-2.01 Paint For Use On Galvanized Surfaces. Material for this work shall meet the requirements of:

708-06 Paint for Galvanized Surfaces

657-2.02 Paint for Use On Aluminum Surfaces. The portions of aluminum or aluminum alloys that will be in contact with cast or projected concrete shall be painted with at least two coats of a polyamide epoxy recommended by the manufacturer for use over aluminum surfaces to reduce alkali attack. The surface shall be brush-off blast cleaned to SSPC-SP 7 and painted with two or more coats to achieve a total 20 mils DFT coating. Other than that, all other preparation and application procedures recommended by the paint manufacturer shall be followed.

Surfaces not in contact with concrete shall be painted as described in the contract documents with: 708-07 Paint for Aluminum Surfaces

657-2.03 Paints.

A. Data Sheets. At least five work days prior to the start of work, the Contractor shall supply the Engineer with one copy of the paint manufacturer's current technical data and materials safety data sheets for each coat to be applied. If manufacturer’s recommendations are more restrictive or require additional effort not defined in this specification, then the manufacturer’s recommendations shall be followed.

B. Storage. Paint in storage shall be protected from damage and maintained in accordance with manufacturer’s recommendations. Paint will be considered in storage if it is onsite for more than 8 hours prior to application.
C. **Color.** The color of the primer will be the Contractor's option; however, it shall contrast with the underlying substrate. The color of the topcoat shall be in accordance with the contract documents or defined by §708-05. A ‘Rustic’ color shall be Weathered Brown.

D. **Labeling.** Paint arriving at the work site in new, unopened containers and labeled with the manufacturer's name, product name, component part, batch number, color, and shelf life date shall be used. Paint in containers having expired shelf life dates shall not be used. They shall be immediately removed from the work site.

657-2.04 **Water for Pressure Washing.** Water shall be clean, fresh potable water.

657-2.05 **Abrasive for Sweep Blasting Galvanizing Surfaces.** Abrasive size shall range between 8 and 20 mils, and shall have a Mohr’s hardness of 5 or less. Use of steel grit or shot is prohibited.

657-2.05 **Paint Inspection Equipment.** Prior to the start of and throughout the duration of the work, the Contractor shall ensure that the Engineer or Inspector is supplied with the following equipment in good working order:

- One bound copy of the Steel Structures Painting Council surface preparation specification, SSPC - SP COM “Surface Preparation Commentary for Steel and Concrete Substrates”.
- One bound copy of the Steel Structures Painting Council surface preparation specification, SSPC SP-1 - “Solvent Cleaning”.
- One bound copy of the Steel Structures Painting Council surface preparation specification, SSPC-SP 7, “Brush-Off Blast Cleaning”.
- One bound copy of the Steel Structures Painting Council method SSPC-PA2, Paint Application Specification No. 2 – “Measurement of Dry Film Thickness With Magnetic Gages”.
- ASTM D4417 Test Method for Field Measurement of Surface Profile of Blast Cleaned Steel.
- ASTM D4285 Test Method for Indicating Oil or Water in Compressed Air.
- One Air Thermometer, pocket type, 10°F to 110°F.
- One Magnetic Dry-Film Thickness Gage, Type 2 (fixed probe).
- Two Wet-Film Thickness Gages, Prong-Type, capable of measuring 1 mil to 10 mil in 1 mil increments.
- Sling Psychrometer and US Weather Bureau Psychrometric Tables.
- Profile micrometer with coarse replica tape.

657-3 **CONSTRUCTION DETAILS**

657-3.01 **Classification and Surface Preparation of Surfaces.** For the purposes of this specification, a surface will be considered weathered if the galvanizing has been uncoated and exposed to a well-ventilated environment for a minimum of two years. A surface will be considered new if it was galvanized less than two years ago.

A. **Weathered Galvanized Surfaces.** All surfaces to be painted shall be pressure washed using equipment operating at a minimum pressure of 1450 PSI, a water temperature of 185°F to 200°F, and a minimum flow of 4 gallons/minute. The nozzle shall be held at a distance of 6 inches to 12 inches from the surface.
When the washing is completed, the cleaned surfaces shall be free of dust, dirt, oil and grease, animal waste, salts, and other debris. Oil and grease shall be removed by solvent cleaning as described in SSPC SP1. The areas shall be pressure washed again following this cleaning.

**B. Newly Galvanized Surfaces.** All surfaces to be painted shall be pressure washed, using equipment operating at a minimum pressure of 3000 psi, and a minimum flow of 4 gallons/minute. The nozzle shall be held at a distance of 6 inches to 12 inches from the surface.

When the washing is completed, the cleaned surfaces shall be free of dust, dirt, oil and grease, animal waste, salts, and other debris. Oil and grease shall be removed by solvent cleaning as described in SSPC SP1. The areas shall be pressure washed again following this cleaning.

Once cleaned, all galvanized surfaces shall receive a light sweep blast using abrasive blasting equipment. All compressed air used to satisfy the requirements of this specification shall be clean. The cleanliness shall be verified with a white blotter test according to ASTM D4285 at least once per shift.

The light blast shall remove zinc oxides from the galvanizing as well as etch the surface. The light sweep blast shall not remove excessive amounts of zinc from the galvanized surface. The sweep blast shall impart to the galvanized surface an anchor profile of 1 to 1 1/2 mils as measured using profile tape and a spring-loaded micrometer according to ASTM D4417.

The initial thickness of the galvanizing prior to sweep blasting shall be established using a magnetic thickness gage in a manner as described under ASTM A123. If the sweep blast results in a 15% or greater loss of galvanized coating, the article shall be rejected. The sweep blast shall be performed in a manner that does not result in disbondment and flaking of the galvanizing.

After sweep blasting, the galvanized surfaces shall be thoroughly blown down with clean compressed air to remove all blast residue. Any sharp, protruding defects in the galvanized surface such as that commonly found on edges and holes shall be removed by hand tools.

Application of the primer shall be performed within 1 hour of sweep blasting the galvanized surface. If more than 1 hour elapse prior to priming, the galvanized surfaces shall be reblasted according to this specification at no additional cost to the State. If re-blasted, the item shall not have lost 15% or more of its original galvanized coating thickness.

**C. Aluminum Surfaces.** Aluminum surfaces shall be prepared using methods and technologies as described in the section on preparation of aluminum in the latest version of SSPC-SP COM, Surface Preparation Commentary for Steel and Concrete Substrates. Chemical stripping and water jetting methods for surface preparation are prohibited. The effectiveness of the method chosen shall be verified prior to production work for its ability to remove aluminum oxides and provide a surface profile as required by the paint manufacturer.

**657-3.02 Painting.**

**A. Atmospheric Conditions.** Paint shall be applied only if surface and ambient temperatures are greater than or equal to 40°F and rising. Paint shall not be applied when surface or ambient temperatures are greater than 100°F. If the temperature range listed on the manufacturer’s data sheets is more restrictive, the manufacturer’s range shall be used. The use of accelerator additives is prohibited. No paint shall be applied unless the receiving surface is absolutely dry.

Paint shall not be applied when the relative humidity is more than 85% or the surface temperature is less than 5°F above the dew point. If the manufacturer’s requirements are more restrictive then they shall be followed. No paint shall be applied during rain.

**B. Mixing Paint.** All paint shall be thoroughly mixed with mechanical mixers in accordance with the manufacturer's recommendations. After mixing, the bottom of the container shall be free of any unmixed pigment prior to use.
C. Solvents and Thinners. Paint may be thinned if recommended by the manufacturer and approved by the Engineer. Under no circumstances should the paint be thinned where the resulting VOC level exceeds the maximum allowable limit set by 6 NYCRR Part 205, §205.3 for industrial maintenance coatings. The manufacturer shall be able to advise the Contractor and Engineer as to the maximum amount of thinner allowed.

Use of unauthorized solvents and thinners or using excess amounts of solvents and thinners is prohibited. Paint thinned excessively or incorrectly shall be removed at no additional cost.

D. Paint Application. Painting shall not begin until cleaned surfaces have been inspected. The Contractor shall also provide sufficient time for the work to be inspected at various stages of completion. The item(s) shall cure in an environment that is free of airborne dust and dirt until the paint is dry to the touch. Paint may be applied using brush or roller, unless otherwise indicated by the contract documents. All paint shall be applied to produce a uniform, even coating free of runs, sags, drips, ridges or other defects. Areas exhibiting these defects shall be re-cleaned at no additional cost to the State.

Brushes and rollers used to apply the paint must be of a quality to produce a smooth uniform coating and not leave fibers in the coating. The roller nap length shall be limited in accordance with the paint manufacturer’s recommendation.

If the surface becomes contaminated before paint is applied, the surface shall be cleaned as described in this specification at no additional cost.

E. Paint Film Thickness. Paint shall be applied to produce the specified dry-film thickness as directed by the paint manufacturer’s data sheets.

The actual dry-film thickness over galvanizing shall be determined in accordance with SSPC-PA 2, Paint Application Specification No. 2 - Measurement of Dry-Film Thickness with Magnetic Gages, using a Type 2 fixed-probe magnetic gages. The gage(s) shall be properly calibrated over the galvanized surface according to their manufacturer’s recommendation prior to paint application.

The actual dry-film thickness over aluminum surfaces will be estimated using a wet-film thickness gauge.

Areas failing to meet the specified minimum dry film thickness shall be overcoated with the same type of paint to produce the total dry film thickness required. The overcoating must be performed within the paint manufacturer’s specified recoat window.

657-3.03 Repair of Damaged Areas. All visible dirt, grease, and other foreign matter shall be removed first by pressure washing and solvent cleaning as per SSPC-SP 1 as needed. Areas exhibiting damaged or deteriorated paint not extending to the metal substrate shall be hand or power tool cleaned as necessary to remove damaged or deteriorated, loosely adhered paint. Loosely adhered paint will lift when scraped with a dull putty knife. All edges of paint surrounding the repair area shall be tightly adherent and feathered. These edges and the surrounding painted surfaces to receive a repair topcoat(s) shall be abraded to provide a suitable anchor profile for the paint. Areas that exhibit damage of the paint system down to the metal substrate shall be cleaned with power tools to SSPC-SP 11, minimizing zinc galvanizing removal, and shall exhibit a suitable anchor profile for the primer paint. All power and blasting tools will be vacuum-sealed units. All surrounding structure that has been previously painted in the shop shall be protected from damage during cleaning operations. Repairs shall be smoothly transitioned into surrounding new paint.

Areas of the structure exhibiting damage not extending down to the metal substrate shall receive a finish coat of paint only. Damage extending to the metal substrate shall receive two coats of paint: primer and finish coat. These coats of paint shall be applied at a dry film thickness as recommended by the paint manufacturer for such repair application.
657-4 METHOD OF MEASUREMENT. The unit measurement for this work is lump sum.

657-5 BASIS OF PAYMENT. The unit price bid shall include the cost of all labor, materials, and equipment necessary to complete the work.

657-5.01 Progress Payments. Progress payments will be made based on the ratio of area cleaned and painted to the total area to be painted as described in the contract documents.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>657.01</td>
<td>Painting Weathered Galvanized Surfaces</td>
<td>Lump Sum</td>
</tr>
<tr>
<td>657.02</td>
<td>Painting Newly Galvanized Surfaces</td>
<td>Lump Sum</td>
</tr>
<tr>
<td>657.03</td>
<td>Painting Aluminum Surfaces</td>
<td>Lump Sum</td>
</tr>
</tbody>
</table>

*nnnn Serialized number identified structure detailed in contract documents.

SECTION 658 - WATER WELLS

658-1 DESCRIPTION. The work in this section shall include work required for well drilling.

658-2 MATERIALS. Materials shall be as specified in the special specifications.

658-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

658-4 METHOD OF MEASUREMENT. As specified in the special specifications.

658-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 659 - TELECOMMUNICATION UTILITIES

659-1 DESCRIPTION. The work in this section shall include special construction required for telecommunications service utilities, including telephone, cellular telephone and cable television that are publicly, privately or cooperatively owned. The extent of work and construction specifications will be covered by special provisions in the contract documents.

659-2 MATERIALS. Materials shall meet the requirements specified by the respective utility company.

659-3 CONSTRUCTION DETAILS

659-3.01 General. The installation and testing procedures shall conform to the requirements specified by the utility company.

659-3.02 Schedule of Work. Work shall be scheduled for minimum interruption of service and must meet the approval of the utility company and the Engineer. A specified advance notice period must be given to the utility company and Engineer prior to interruption of services for construction.

659-3.03 Excavation. The requirements specified in Section 206, Trench, Culvert and Structure Excavation, shall apply.
659-3.04 Backfill. The requirements specified in Section 203, Select Granular Fill, shall apply.

659-4 METHOD OF MEASUREMENT. As specified in the special specifications.

659-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 660 - UTILITIES

660-1 DESCRIPTION. The work in this section shall include special construction required for service utilities that are publicly, privately or cooperatively owned. The extent of work, and construction specifications will be covered by special provisions in the contract documents.

660-2 MATERIALS. Materials shall meet the requirements specified by the respective utility company.

660-3 CONSTRUCTION DETAILS

660-3.01 General. The installation and testing procedures shall conform to the requirements specified by the utility company.

660-3.02 Schedule of Work. Work shall be scheduled for minimum interruption of service and must meet the approval of the utility company and the Engineer. A specified, advance notice, period must be given to the utility company and Engineer prior to interruption of services for construction.

660-3.03 Excavation. The requirements specified in Section 206, Trench, Culvert and Structure Excavation, shall apply.

660-3.04 Backfilling. The requirements specified in Section 203, Select Granular Fill, shall apply.

660-4 METHOD OF MEASUREMENT. As specified in the special specifications.

660-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 661 - ELECTRIC UTILITIES

661-1 DESCRIPTION. The work in this section shall include special construction required for electric service utilities that are publicly, privately or cooperatively owned. The extent of work and construction specifications will be covered by special provisions in the contract documents.

661-2 MATERIALS. Materials shall meet the requirements specified by the respective electric utility company.

661-3 CONSTRUCTION DETAILS

661-3.01 General. The installation and testing procedures shall conform to the requirements specified by the electric utility company.
661-3.02 Schedule of Work. Work shall be scheduled for minimum interruption of service and must meet the approval of the utility company and the Engineer. A specified advance notice period must be given to the utility company and Engineer prior to interruption of services for construction.

661-3.03 Excavation. The requirements specified in Section 206, Trench, Culvert and Structure Excavation, shall apply.

661-3.04 Backfill. The requirements specified in Section 203, Select Granular Fill, shall apply.

661-4 METHOD OF MEASUREMENT. As specified in the special specifications.

661-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 662 - GAS, OIL & STEAM UTILITIES

662-1 DESCRIPTION. The work in this section shall include special construction required for gas, oil and steam service utilities that are publicly, privately or cooperatively owned. The extent of work and construction specifications will be covered by special provisions in the contract documents.

662-2 MATERIALS. Materials shall meet the requirements specified by the respective utility company.

662-3 CONSTRUCTION DETAILS

662-3.01 General. The installation and testing procedures shall conform to the requirements specified by the utility company.

662-3.02 Schedule of Work. Work shall be scheduled for minimum interruption of service and must meet the approval of the utility company and the Engineer. A specified, advance notice period must be given to the utility company and Engineer prior to interruption of services for construction.

662-3.03 Excavation. The requirements specified in Section 206, Trench, Culvert and Structure Excavation, shall apply.

662-3.04 Backfill. The requirements specified in Section 203, Select Granular Fill, shall apply.

662-4 METHOD OF MEASUREMENT. As specified in the special specifications.

662-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 663 - WATER SUPPLY UTILITIES

663-1 DESCRIPTION. This work shall consist of the construction or reconstruction of water supply utilities in accordance with these specifications, the contract documents and the standard sheets.

663-2 MATERIALS

663-2.01 General. Materials requirements are specified in the following subsections:
Portland Cement Concrete 501
Reinforced Concrete Pipe Classes II, III, IV, V 706-02
Prefabricated Adjustment Rings, Frames and Utility
  Valve Risers for Drainage Units, Manholes and Utilities 715-13
High Strength Bolts, Nuts and Washers 715-14
Pins and Rollers 715-15
Stainless Steel Connecting Products 715-16
Ductile Iron Water Pipe, Fittings and Encasement 722-01
Steel Water Pipe and Fittings 722-02
Concrete Water Pipe 722-03
Water Valves and Hydrants 722-04
Plastic Water Pipe and Fittings 722-05
Water Service Pipe, Service Valves and Fittings 722-06
Wedge Type Mechanical Restraint Glands 722-07
Insulation for Water Mains 722-08
Steel Pipe ASTM A53

Materials for water systems shall meet the appropriate American Water Works Association (AWWA) standards and American National Standards Institute (ANSI) specifications, except as modified by these specifications. Asbestos cement pipe or lead tipped gaskets shall not be used. The materials provided shall meet the requirements specified in the “Owner Requirements for Water Mains and Appurtenances”.

663-2.02 Concrete. All concrete for thrust blocks and cradles for water mains shall meet the requirements of Class A Concrete in Section 501, Portland Cement Concrete General, except that the requirements for inspection facilities, automated batching controls and recordation will not apply. Class A concrete for thrust blocks and cradles, or other concrete that comes into contact with ductile iron or cast iron materials for water mains, including pipe, fittings, hydrants, valves and valve boxes shall not contain fly ash. The batching, mixing and curing methods and the inspection facilities shall meet the approval of the Department, or its representative. The Contractor may submit, for approval by Director, Materials Bureau, a mix at least equivalent to the specified Class A Concrete.

663-3 CONSTRUCTION DETAILS

663-3.01 General. All work shall be done in accordance with applicable AWWA standards, the plans and specifications, and shall be completed to the satisfaction of the Engineer. Owner requirements will be specified in the contract documents under the special notes “Owner Requirements for Water Mains and Appurtenances”. The Contractor shall make all necessary arrangements, obtain all local permits, and pay all charges as required to satisfy the requirements and regulations of the system Owner. Any required health agency permits will be obtained by the system Owner. The local fire department shall be notified by the Contractor a minimum of forty-eight (48) hours prior to interruption of service to any existing hydrant and within twenty-four (24) hours after a hydrant is placed into service. The Contractor shall notify the Owner, in writing, of any hydrant installed with the drain hole plugged.

The locations of the existing mains as shown on the contract plans are often approximate, as indicated by the underground utility quality level designation. Where new water main connections, not including service connections of 2 inch diameter pipe and smaller, to existing facilities are proposed, existing utility type, size and/or condition shall be determined by excavating test pits prior to the start of installation. The Contractor shall submit details for connecting existing pipe(s) to the proposed main(s) and drawings or catalog cuts of water pipes and appurtenances comprising the work to the Engineer, with sufficient time to allow for local approval, prior to ordering materials. At any time pipe laying is not in progress, the open ends of the working pipe shall be kept plugged and watertight with plugs, stoppers or other means acceptable to the Engineer.
The Engineer shall be notified immediately of the discovery of any suspected asbestos-containing water supply utilities not identified in the contract documents. Any asbestos-containing water supply utility not identified in the contract documents and encountered during the work shall not be disturbed. No cutting, grinding or any disturbance of asbestos-containing utility shall be performed under the items in this section.

**663-3.02 Removals.** Removal of existing water main shall include the removal of all appurtenances and fittings within the trench excavation width for that size pipe as shown on the standard sheets, except that an existing concrete thrust block need not be removed unless its presence will interfere with proposed work. Existing items requiring removal and disposal shall become the property of the Contractor and shall be removed from the work site to the satisfaction of the Engineer. Existing items requiring removal and storage shall be removed and stored by the Contractor for pick up by the Owner. The Contractor shall exercise care in removing items to be stored to prevent damage. Unusable or unwanted material shall be disposed of by the Contractor. Removal of an existing water service connection shall include the removal of the service pipe from the main to the highway boundary or other location(s) shown in the contract documents and the removal of the curb stop and curb box. Unless otherwise noted in the Owner requirements, corporation stops shall be removed and the hole plugged with a solid brass or iron plug.

*Disturbance of asbestos-containing water supply utility requires use of a New York State Department of Labor (NYSDOL) licensed contractor using NYSDOL certified asbestos handlers. Removal of asbestos-containing water supply utility encountered during excavation or exploration shall not be performed under the removal items contained in this section.*

**663-3.03 Shutdowns.** A shutdown of any portion of a water system to make connections to existing mains shall be made with the consent of the system Owner. Approvals for shutting off a water service shall be obtained from the Engineer. The Contractor shall give a minimum of forty-eight (48) hours notice to each customer prior to interruption of service, unless the system Owner requires a longer notification period. Such notice may be provided by posting a written notice at the entrance to the building from the street. When a residential service is to be interrupted for more than eight (8) hours, the Contractor shall, when directed by the Engineer, provide a temporary water service. When a commercial service is to be interrupted for more than 60 minutes during the establishment’s normal business hours, the Contractor shall, when directed by the Engineer, provide a temporary water service. A temporary water service shall be required only when specified in the plans, or when directed by the Engineer, and will then be paid for under the Temporary Water Service item.

**663-3.04 Excavation and Backfill.** Unless modified by contract documents, the requirements of section 206 *Trench, Culvert and Structure Excavation* shall apply except for trench widths for which the standard sheet – “Water Main Pipe Installation Details” shall apply. The payment width of trench excavation shall be as shown on the standard sheet for this section. Bell holes shall be excavated no larger than required to allow joint assembly and to allow the pipe to lay flat in the trench. Trenches for pipe sizes from 3 to 24 inch diameter shall provide a minimum of 6 inch clearance to rocks or boulders and trenches for pipe sizes from 30 to 64 inch diameter shall provide a minimum of 9 inch clearance to rocks or boulders. Longitudinal excavation and backfill limits shall be 3 feet beyond the connection or termination point with an existing main, and 2 feet beyond the barrel of a hydrant.

The Contractor shall meet the requirements of Section 203, *Select Granular Fill*. Materials containing fly ash or slag, including Controlled Low Strength Material that contains flyash, shall not be used as backfill or allowed to come into contact with ductile iron or cast iron materials for water mains, including pipe, fittings, hydrants, valves and valve boxes. Bedding and embedment material used for backfill around plastic pipe shall have a maximum particle size of 3/4 inch.
**663-3.05 Thrust Restraint.** Thrust forces produced in water mains at changes in direction or size shall be restrained in order to keep the main intact. Thrust restraint may be provided by restrained joints, retainer glands, thrust blocks or tie rods, as required by the Owner. The minimum required thrust block areas and volumes shown on the standard sheet are for a standard water system test pressure, soil bearing capacity and soil unit weight. These values shall be adjusted for higher water system test pressure requirements or different soil conditions in the field. The Contractor shall be responsible for providing the proper size and type of thrust restraint, based on the standard sheets, the Owner requirements and the contract plans. Thrust restraint for sizes larger than 24 inch diameter pipe will be designed on a case by case basis, and will be shown in the contract documents.

**663-3.06 Pipe.**

**A. General.** Pipe shall be laid in close conformity to line and grade having a full, firm and even bearing at each joint and along the entire length of pipe. Pressurized pipe need not be laid with the bells upstream. Only gaskets certified by the Manufacturer for use with the type of pipe or fitting installed shall be used. Existing gray iron pipe shall be cut with an abrasive pipe saw, rotary wheel cutter, guillotine pipe saw, milling wheel saw or a hydraulic squeeze cutter. The Contractor shall repair, realign or replace pipe that is damaged or disturbed through any cause occurring prior to acceptance of the contract. Pipe which is defective from any cause, including damage caused by handling and determined by the Engineer to not be repairable, will be unacceptable for installation and shall be replaced as directed by the Engineer at no cost to the State.

**B. Ductile Iron Cement Lined Water Pipe.** Ductile iron water mains shall be installed in accordance with AWWA Standard C600. Unless otherwise noted in the Owners requirements, ductile iron pipe up to 12 inch diameter shall be pressure class 350 or thicker, and the cement lining shall be 1/16 inch thick.

Unless otherwise noted in the Owners requirements, ductile iron pipe from 14 to 24 inch diameter shall be pressure class 250 or thicker, and the cement lining shall be 3/32 inch thick. Unless otherwise noted in the Owners requirements, ductile iron pipe from 30 to 64 inch diameter shall be pressure class 250 or thicker and the cement lining shall be 1/8 inch thick. Ductile iron pipe joints shall be installed with deflections not exceeding that listed in the table on the standard sheet. Ductile iron pipe selected for cutting shall be field gauged in order to ensure that after smoothing and beveling (if required), the cut end will provide a sound joint. Ductile iron pipe shall be cut with an abrasive pipe saw, rotary wheel cutter, guillotine pipe saw or milling wheel saw. Ductile iron pipe shall be cut with an oxyacetylene torch only when recommended by the Manufacturer and approved by the Engineer. Cut ends and rough edges shall be ground smooth. Cut ends shall be beveled if using push-on joints. The Contractor shall ensure that the cement mortar lining of ductile iron pipe is not damaged during cutting operations.

**C. Steel Water Pipe.** Steel water pipe shall be installed in accordance with the contract documents and the Owner requirements. Steel pipe may be cut with an abrasive pipe saw, rotary wheel cutter, guillotine pipe saw or milling wheel saw. Steel pipe shall be welded in accordance with AWWA Standards and with the provisions of the “NYS Steel Construction Manual”. Fittings for steel pipe shall be shop fabricated in accordance with AWWA Standard C208. Linings and coatings shall be installed in accordance with the appropriate AWWA Standard for the specified material.

**D. Concrete Water Pipe.** Concrete water pipe shall be installed in accordance with the contract documents and the Owner requirements.

**E. Plastic Water Pipe.** Plastic water mains shall be installed in accordance with AWWA Standard C605. Unless otherwise noted in the Owners requirements, plastic water pipe shall be pressure class
150. Plastic water pipe may be cut with a hand saw, circular saw or similar equipment. After cutting plastic water pipe, ends shall be smoothed or beveled similar to factory ends to provide sound joint connections.

Plastic water pipe shall be re-marked with an insertion line to allow proper joint make-up. Unless otherwise noted in the Owners requirements, plastic water pipe shall be installed with a coated tracing wire above the pipe to facilitate location. A portion of the wire shall be stripped and firmly connected to valves, hydrants, corporation stop and curb stops to provide electrical connectivity.

**F. Bridge Mounted Water Pipe.** Water pipe shall be installed on a bridge in accordance with the contract plans. This shall include, but is not limited to, expansion devices, rollers, chairs, connecters, insulation, insulation covering and sleeves.

**G. Handling and Assembly of Pipe.** Pipe and fittings shall be inspected prior to placement. The inside of pipe, fittings and existing water mains shall be kept free of dirt and foreign material. If dirt or potentially contaminated water has entered the inside of a water main, the main shall be cleaned and disinfected prior to placement to facilitate the disinfection process on the completed installation. Pipe and fittings shall be lowered into place, and shall not be rolled, dropped or allowed to fall into a trench or pit.

**663-3.07 Polyethylene Encasement and Insulation.**

**A. Polyethylene Encasement.** When called for in the contract documents, ductile-iron pipe shall be polyethylene encased in accordance with the methods outlined in AWWA Standard C105.

**B. Insulation for Buried Water Pipe.** When called for in the contract documents, insulation shall be installed in accordance with the contract plans and the Manufacturer’s recommendations. Insulation for underground installation shall use appropriate material or be covered with an appropriate waterproof jacket or insulator, as specified in the Owner requirements.

**663-3.08 Valves & Valve Boxes.**

**A. General.** Valves shall have an asphaltic or epoxy coating as required under AWWA Standard C509 or C515. Valves shall open in the direction specified in the Owner requirements. Valves shall be lowered into place, and shall not be rolled, dropped or allowed to fall into a trench or pit. Valves shall not be lifted or moved by the valve stem.

**B. Valve Installation.** Valves shall be installed where shown on the contract plan during the progress of the pipe laying. Valves shall be laid with full, firm and even bearing. Bearing shall be provided by concrete blocks, or a minimum of 6 inches of well-compacted granular fill or crushed stone, as required in the Owner requirements or as shown on the plans.

**C. Handling of Removed or Relocated Valves.** All valves shown on the plans to be removed or relocated shall be carefully detached, cleaned and stored in locations acceptable to the Engineer within the job site. The Contractor shall take special precautions to prevent damage to the valve during disconnection, movement and reinstallation.

**D. Valve Relocation.** Valves shall be removed from the existing location, checked, all foreign material removed from the interior and placed in operating condition before reinstallation. Exterior rust and corrosion shall be removed and the valve exterior recoated with an asphaltic coating prior to installation.
**E. Valve Boxes.** Unless otherwise noted in the Owner requirements, valve boxes shall be slide type adjustable, set plumb over the center of the valve and to the proper grade. Any valve box which has moved sufficiently from the original position so as to prevent the application of the valve key shall be reset by the Contractor at no additional cost to the State. New valve box covers shall be cast with the word “WATER” on the top as a means of identification.

663-3.09 Hydrants.

**A. General.** Each hydrant shall include bonnet, upper barrel, lower barrel and shoe with all internal operating parts. Hydrants shall be dry-barrel, traffic type, incorporating a frangible connection on the hydrant barrel or at the groundline joint and on the operating rod. The outside of the hydrant upper barrel shall be painted with a minimum of one coat of primer and one finish coat of industrial enamel in the color noted in the Owner requirements or to match existing hydrants if not noted. Unless otherwise noted in the Owner requirements, all hydrants shall have a 5 inch diameter main valve and be equipped with a 4 1/2 NST steamer nozzle and two 2 1/2 NST hose nozzles. Non-operational hydrants shall be bagged or covered, in a manner acceptable to the Engineer, until they are tested and placed in service.

**B. Hydrant Installation.** Hydrants shall be installed during the laying of pipe. Hydrants shall be restrained, typically from the main to the hydrant shoe, using one of the methods outlined under §663-3.05 “Thrust Restraint”. Hydrants shall be set plumb at the proposed locations. The groundline marked on the hydrant, or identified by the manufacturer using an offset from a point on the hydrant, shall be within 1 inch above or below finished grade. The hydrant shall be installed so that no portion of the lower barrel, (that portion remaining if the hydrant top is broken off) extends more than 4 inches above grade. The measurement will be taken over a 5 feet horizontal span when a change in grade occurs within 5 feet of the hydrant. Hydrant drainage material meeting the specifications of §703-02, Table 703-4, Size Designation 1 or 2, shall be placed around the hydrant at the drip location (1/4 cubic yard minimum) to drain the barrel, except as noted on the standard sheets or the contract plans. Hydrant barrels shall be rotated so that the steamer nozzle is facing the roadway, unless otherwise noted in the contract documents.

**C. Handling of Removed or Relocated Hydrants.** All hydrants shown on the plans to be removed or relocated shall be carefully detached, cleaned and stored in locations designated by the Engineer within the job site. The Contractor shall take special precautions to prevent damage to the hydrant assembly during disconnection, movement and reinstallation.

**D. Hydrant Relocation.** Hydrants shall be removed from the existing location, checked, all foreign material removed from the interior of the barrel and placed in operating condition before reinstallation. Exterior rust and corrosion shall be removed and the hydrant repainted the color specified by the Owner prior to reinstallation. When the hydrant is ready for service, the hydrant shall be opened and closed to verify that all parts are in working condition. The barrel interior shall be inspected for proper drainage after reinstallation is completed.

663-3.10 Hydrant Fenders. Fenders shall be installed where shown on the contract plans, in accordance with the standard sheets.

663-3.11 Dry Hydrants. Dry hydrants shall be furnished and installed in accordance with the contract documents.
663-3.12 Tapping Sleeve, Valve & Valve Boxes and Line Stop & Tapping Fittings. Fittings shall be installed in accordance with the Manufacturers recommendations. All valves shall be installed in accordance with the requirements of §663-3.08.

663-3.13 Bolted, Sleeve Type Couplings. All couplings shall meet the requirements of AWWA Standard C219.

663-3.14 Iron Water Main Fittings. All fittings shall be compact ductile iron (AWWA C153) unless specifically required otherwise in the Owner requirements. When approved by the Owner, the Contractor may provide a comparable full body fitting (AWWA C110) when not specifically required.

663-3.15 Wedge Type Mechanical Restraint Glands. Glands shall be installed in accordance with the Manufacturer’s recommendations, using break away wedge bolts. If a gland needs to be moved or adjusted, the Contractor shall reinstall the wedges using a torque indicating wrench to within the torque range recommended by the Manufacturer.

663-3.16 High Deflection Restrained Joint Fittings. All fittings shall be compact ductile iron (AWWA C153) unless specifically required otherwise in the Owner requirements.

663-3.17 Water Service Connections. A water service connection shall include the installation of everything, except water service pipe, required to provide a connection from a main to a customer at the highway boundary, including corporation stop, curb stop, curb box, tapping sleeve or saddle, if required, and all necessary fittings.

   Taps should be a minimum of 24 inches from a pipe end. Multiple taps should be a minimum of 18 inches apart, measured along the axis of the main. If taps are made at the 2 or 10 o’clock positions, the Contractor shall ensure that the high point in the water service pipe meets the minimum cover requirement. Taps greater than 2 inch diameter shall be made using a tapping sleeve and valve.

   For ductile iron pipe, unless otherwise noted in the Owner requirements, maximum allowable direct tap sizes shall be as shown in Table 663-1. For plastic pipe, unless otherwise noted in the Owner requirements, taps up to 1 inch diameter may be directly tapped into a main, and taps from 1 1/4 to 2 inch diameter shall be tapped using a tapping saddle.

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<th>Pipe Size (inches)</th>
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</table>

NOTE: All thickness class sizes of ductile iron pipe may be direct tapped.
Unless otherwise noted in the Owner requirements, water service pipe shall be Type K copper. Unless otherwise noted in the Owner requirements, polyethylene water service pipe shall be installed with a coated tracing wire to facilitate location. A portion of the wire shall be stripped and firmly connected to the corporation stop and the curb stop to provide electrical connectivity.

The Contractor will have the option to install water service pipe using boring, drilling or other trenchless method. Trenchless installation shall be performed in a manner acceptable to the Engineer. Water service pipe installed using a trenchless method shall be installed in a single length free of couplings or other fittings over that length.

663-3.18 Water Meter Pits, Type A. All pits shall be furnished in accordance with details in the contract documents and the Owner requirements. Type A pits are concrete or masonry structures capable of holding water meters and valves, and allow personnel entry for service and repair. Unless otherwise noted in the Owner requirements, meters to be installed in water meter pits will be supplied by the Owner at no cost to the Contractor or to the State.

663-3.19 Water Meter Pits, Type B. All pits shall be furnished and installed in accordance with the standard sheets and the Owner requirements. Unless otherwise noted in the Owner requirements, meters to be installed in water meter pits will be supplied by the Owner at no cost to the Contractor or to the State.

663-3.20 Temporary Water Service for Water Main Installation. The Contractor shall, when called for in the contract documents or directed by the Engineer, provide temporary water service to customers during interruptions caused by water main work. The service may be provided by temporary piping or other method approved by the Engineer.

663-3.21 Adjust Valve Box Elevation. Prior to the placement of the top course and after the placement of the binder course, when required, the Contractor shall install adjustment rings or frames for valve boxes. The Contractor shall be responsible for ensuring that the adjustment rings or frames are compatible with the existing valve boxes. The adjustment ring or frame shall be placed so the valve box cover will not protrude above the finished surface of the pavement, and is no more than 3/16 inch below finished grade. The Contractor shall have the option of resetting the existing valve box to the required grade.

To ensure a firm and secure fit with the adjustment ring or frame, the seat of the existing valve box shall be free of all foreign material at the time of installation. The entire assembly shall be set on the seat of the existing valve box and secured. The valve box cover shall then be set upon the seat of the adjustment ring or frame. All rings or frames shall be protected from displacement caused by traffic maintained on the roadway or equipment used in the paving operation.

663-3.22 Disconnect and Cap Existing Water Main. Existing water main shall be disconnected and capped in accordance with the contract documents.

663-3.23 Hydrostatic Testing. Hydrostatic pressure and leakage tests shall be performed in accordance with AWWA C600. Prior to formal testing, the mains shall be thoroughly flushed. Hydrostatic pressure and leakage tests shall be made on installations (water mains, valves, fittings, etc.) having diameters larger than 2 inches. The testing shall include any filling points, sampling points or other appurtenances required to conduct the tests. The total leakage per day shall not exceed the amounts allowable under AWWA C600. Unless otherwise noted in the Owner requirements, the system shall be subjected to the pressure/leakage test with water under a hydrostatic pressure of 150 psi for two (2) hours.

663-3.24 Disinfection. Upon completion of all water supply related construction, all mains, valves, hydrants and other appurtenances built under this contract shall be flushed, disinfected and tested for
bacteriological quality in accordance with AWWA C651. Tablets shall not be used for chlorination of solvent welded plastic or screwed-joint steel pipe due to danger of fire or explosion from the reaction of joint compounds with calcium hypochlorite.

663-4 METHOD OF MEASUREMENT

663-4.01 Water Pipe. The quantity to be measured for payment will be in feet of laying length to the nearest 1/2 foot. The measurement for pipe will not include the length of fittings.

663-4.02 Water Service Pipe. The quantity to be measured for payment will be in feet of laying length to the nearest whole foot. The measurement for pipe will not include the length of fittings.

663-4.03 Steel Pipe Bends and Fittings. Steel pipe bends and fittings will be measured in feet of equivalent lengths of steel pipe, to the nearest 1/2 foot. The length of bends will be the length of the circular arc using the angle of the bend and the radius of bend used to make the desired connection. The length of special fittings for steel pipe will be the length along the centerline from an intersecting centerline, as in a tee or wye. The lengths may be measured for different diameters on a tee or wye having legs of unequal diameter. Refer to AWWA Standard C208, Figure 1 and Table 1 for lengths.

663-4.04 Bridge Mounted Water Pipe. The quantity to be measured for payment will be in feet to the nearest 1/2 foot from a point 5 feet behind the back surface of each structure abutment or backwall, or to points indicated in the contract documents for installations that do not pass through an abutment or backwall.

663-4.05 Valve & Valve Boxes. The quantity to be measured for payment will be the number of units of each size furnished and incorporated into the work in accordance with the contract documents.

663-4.06 Hydrants. The quantity to be measured for payment will be the number of units furnished and incorporated into the work in accordance with the contract documents.

663-4.07 Hydrant Fenders. The quantity to be measured for payment will be the number of fenders furnished and incorporated into the work in accordance with the contract documents.

663-4.08 Dry Hydrants. The quantity to be measured for payment will be the number of dry hydrants, including all necessary pipe and fittings furnished and incorporated into the work in accordance with the contract documents.

663-4.09 Tapping Sleeve, Valve & Valve Boxes; Line Stop and Tapping Fittings; and Bolted, Sleeve Type Couplings. The quantity to be measured for payment will be the number of units of each size furnished and incorporated into the work in accordance with the contract documents.

663-4.10 Iron Water Main Fittings. The quantity to be measured for payment will be the bare weight of fittings installed, as listed in AWWA Standard C110 or C153, as applicable. Total contract quantity will be measured to the nearest whole pound. No measurement will be made for the weight of gaskets, other appurtenant hardware, retainer glands provided solely for thrust restraint or thrust restraints rods. The quantity measured for payment for fittings not listed in the AWWA Standards will be based upon Manufacturer certifications.

663-4.11 Wedge Type Mechanical Restraint Glands and High Deflection Restrained Joint Fittings. The quantity to be measured for payment will be the number of units furnished and incorporated into the work in accordance with the contract documents.
663-4.12 Polyethylene Encasement for Water Mains and Insulation for Water Mains. The quantity to be measured for payment will be the number of feet along the pipe axis measured to the nearest whole foot furnished and incorporated into the work in accordance with the contract documents.

663-4.13 Water Service Connections and Curb Stop & Curb Box. The quantity to be measured for payment will be the number of complete units furnished and incorporated into the work in accordance with the contract documents.

663-4.14 Water Meter Pits, Type A and Water Meter Pits, Type B. The quantity to be measured for payment will be the number of complete units furnished and incorporated into the work in accordance with the contract documents.

663-4.15 Temporary Water Service for Water Main Installation. Payment for Temporary Water Service for Water Main Installation will be made on a lump sum basis.

663-4.16 Relocate Existing Water Valve & Valve Box, Relocate Existing Hydrant Assembly and Relocate Existing Curb Stop & Curb Box. The quantity to be measured for payment will be the number of units of each relocated in accordance with the contract documents.

663-4.17 Adjust Existing Valve Box Elevation, Adjust Existing Hydrant Elevation and Adjust Existing Curb Box Elevation. The quantity to be measured for payment will be the number of units of each adjusted in accordance with the contract documents.

663-4.18 Disconnect and Cap Existing Water Main. The quantity to be measured for payment will be the number of mains disconnected and capped in accordance with the contract documents.

663-4.19 Remove and Dispose of Existing Water Main. The quantity to be measured for payment will be in feet along the pipe axis measured to the nearest whole foot in accordance with the contract documents.

663-4.20 Remove and Dispose of Existing Water Valve & Valve Box and Remove and Dispose of Existing Hydrant. The quantity to be measured for payment will be the number of units removed and disposed of in accordance with the contract documents.

663-4.21 Remove and Dispose of Existing Water Service Connection. The quantity to be measured for payment will be the number of units removed and disposed of in accordance with the contract documents.

663-4.22 Remove and Store Existing Water Valve & Valve Box and Remove and Store Existing Hydrant. The quantity to be measured for payment will be the number of units removed and stored in accordance with the contract documents.

663-5 BASIS OF PAYMENT

663-5.01 General. The unit price bid shall include the cost of all materials, labor and equipment necessary to complete the work, except that test pits, excavation and backfill will be paid for separately. Unless otherwise noted in the contract documents, payment for thrust restraint shall be included in the price bid for pipe and appurtenances. No additional payment will be made for permits, cutting existing mains, thrust restraint, disinfection or testing. Progress payments for installed or relocated items will be made at the unit bid price for 80 percent of the quantity installed, when the installation is completed and
backfilled to a minimum of 2 feet over the top of the pipe plus additional cover required to protect the installation from vehicular and construction traffic. The remaining 20 percent will be paid for when required testing and disinfection of the system has been satisfactorily completed.

663-5.02 Steel Pipe Bends and Fittings. The payment for steel pipe bends and fittings will be made under the steel water pipe item for equivalent lengths of steel pipe. The payment item for a reducer will be based on the larger diameter.

663-5.03 Bridge Mounted Water Pipe. The unit price bid shall include the cost of all labor, materials and equipment necessary to complete the work, including, but not limited to, expansion devices, rollers, chairs, connectors, insulation, insulation covering and sleeves, except that structural utility support members will be paid for under a structural steel item.

663-5.04 Water Service Pipe. The unit price bid for plastic pipe and polyethylene water service pipe will include the installation of tracing wire, if required. If the Contractor opts to install water service pipe using a trenchless method, excavation and backfill will be paid for as if the standard installation method had been used. No additional payment will be made for surface restoration not required due to use of trenchless installation.

663-5.05 Hydrants. The unit price bid for each hydrant shall include a length or lengths of anchor pipe, installed at any point between the main and the hydrant up to 6 1/2 feet long at no additional cost to the State. Hydrant drainage material will be included in the payment for each hydrant at no additional cost to the State.

663-5.06 Hydrant Fenders. The unit price bid shall include the cost of all labor, materials and equipment necessary to complete the work. The work shall include excavation for the fenders, installation and backfill. The excavation for the concrete collars and slabs and the concrete required will be paid for separately.

663-5.07 Bolted, Sleeve Type Couplings. If a bolted coupling is used to join two different diameters of pipe, the payment item will be based on the larger size.

663-5.08 Iron Water Main Fittings. Payment for a full body (AWWA C110) fitting provided but not required will be the weight of a similar compact (AWWA C153) fitting. The payment item for a fitting with different size connections will be based on the largest diameter size on that fitting (i.e. a 12 x 4 inch diameter Tee will be in the 10 - 16 inch diameter range).

663-5.09 Water Service Connections. Payment for a water service connection will include the cost of all labor, materials and equipment necessary to complete the installation of everything required to provide a connection from a main to a customer at the highway boundary, including corporation stop, curb stop, curb box, tapping sleeve or saddle, if required, and all necessary fittings, except the service pipe, which will be paid for separately.

663-5.10 Water Meter Pits. The unit price bid shall include the cost of all labor, materials, including meter pit lids, covers and steps, and equipment necessary to complete the work.

663-5.11 Relocate Existing Hydrant. The unit price bid for each hydrant relocation shall include a length of lateral pipe up to 6 1/2 feet long, installed at any point between the main and the hydrant and hydrant drainage material at no additional cost to the State.
663-5.12 Adjust Existing Valve Box Elevation and Adjust Existing Curb Box Elevation.  If the Contractor elects to reset the existing valve box, the costs of the work involved in the removal and replacement of existing disturbed pavement shall be included in the bid price for adjustment of the valve box.

663-5.13 Adjust Existing Hydrant Elevation.  The unit price bid for each hydrant elevation adjustment shall include the cost of any barrel extensions required to complete the work at no additional cost to the State.

663-5.14 Disconnect and Cap Existing Water Main.  Any fittings required to complete the work will be paid for separately.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>663.01xx</td>
<td>Ductile Iron Cement Lined Water Pipe</td>
<td>Foot</td>
</tr>
<tr>
<td>663.02xx</td>
<td>Steel Water Pipe</td>
<td>Foot</td>
</tr>
<tr>
<td>663.03xx</td>
<td>Concrete Water Pipe</td>
<td>Foot</td>
</tr>
<tr>
<td>663.04xx</td>
<td>Plastic Water Pipe</td>
<td>Foot</td>
</tr>
<tr>
<td>663.05xx</td>
<td>Bridge Mounted Water Pipe</td>
<td>Foot</td>
</tr>
<tr>
<td>663.06zz</td>
<td>Copper Water Service Pipe</td>
<td>Foot</td>
</tr>
<tr>
<td>663.07zz</td>
<td>Polyethylene Water Service Pipe</td>
<td>Foot</td>
</tr>
<tr>
<td>663.08zz</td>
<td>Steel Water Service Pipe</td>
<td>Foot</td>
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<tr>
<td>663.10xx</td>
<td>Resilient Wedge Valve &amp; Valve Box</td>
<td>Each</td>
</tr>
<tr>
<td>663.11xx</td>
<td>Butterfly Valve &amp; Valve Box</td>
<td>Each</td>
</tr>
<tr>
<td>663.12xx</td>
<td>Double Disk Gate Valve &amp; Valve Box</td>
<td>Each</td>
</tr>
<tr>
<td>663.13nn</td>
<td>Hydrant</td>
<td>Each</td>
</tr>
<tr>
<td>663.14</td>
<td>Hydrant Fender</td>
<td>Each</td>
</tr>
<tr>
<td>663.15nn</td>
<td>Dry Hydrant</td>
<td>Each</td>
</tr>
<tr>
<td>663.16xxxy</td>
<td>Tapping Sleeve, Valve &amp; Valve Box Assembly</td>
<td>Each</td>
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<td>663.17xx</td>
<td>Line Stop Fitting</td>
<td>Each</td>
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<td>663.18xx</td>
<td>Bolted, Sleeve Type Coupling</td>
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<td>Iron Water Main Fittings (3 - 8 inch diameter)</td>
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<td>663.2002</td>
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<td>Wedge Type Mechanical Restraint Glands (xx inch diameter)</td>
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</tr>
<tr>
<td>663.22xx</td>
<td>High Deflection Restrained Joint Fitting (xx inch diameter)</td>
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</tr>
<tr>
<td>663.23xx</td>
<td>Polyethylene Encasement for Water Pipe</td>
<td>Foot</td>
</tr>
<tr>
<td>663.24xxgg</td>
<td>Insulation for Buried Water Pipe (xx inch diameter with gg Thick Insulation)</td>
<td>Foot</td>
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<tr>
<td>663.25zz</td>
<td>Water Service Connection</td>
<td>Each</td>
</tr>
<tr>
<td>663.26zz</td>
<td>Curb Stop &amp; Curb Box</td>
<td>Each</td>
</tr>
<tr>
<td>663.27nn</td>
<td>Water Meter Pit, Type A</td>
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<tr>
<td>663.28nn</td>
<td>Water Meter Pit, Type B</td>
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<tr>
<td>663.29nn</td>
<td>Temporary Water Service for Water Main Install</td>
<td>Lump Sum</td>
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<td>663.30</td>
<td>Relocate Existing Water Valve &amp; Valve Box</td>
<td>Each</td>
</tr>
<tr>
<td>663.31</td>
<td>Relocate Existing Hydrant</td>
<td>Each</td>
</tr>
<tr>
<td>663.32</td>
<td>Relocate Existing Curb Stop &amp; Curb Box</td>
<td>Each</td>
</tr>
<tr>
<td>663.33</td>
<td>Adjust Existing Valve Box Elevation</td>
<td>Each</td>
</tr>
<tr>
<td>663.34</td>
<td>Adjust Existing Hydrant Elevation</td>
<td>Each</td>
</tr>
<tr>
<td>663.35</td>
<td>Adjust Existing Curb Box Elevation</td>
<td>Each</td>
</tr>
<tr>
<td>663.40</td>
<td>Disconnect and Cap Existing Water Main</td>
<td>Each</td>
</tr>
</tbody>
</table>
663.41xx Remove and Dispose of Existing Water Main Foot
663.42 Remove and Dispose of Existing Water Valve & Valve Box Each
663.43 Remove and Dispose of Existing Hydrant Each
663.44 Remove and Dispose of Existing Water Service Connection Each
663.45 Remove and Store Existing Water Valve & Valve Box Each
663.46 Remove and Store Existing Hydrant Each
663.47 Remove and Store Existing Curb Stop & Curb Box Each

gg = Insulation Thickness Code
nn = Serialized item
xx = diameter, inches
yy = diameter, inches
zz = Water Service Size, 01 = 1/2”, 02 = 5/8” (not available in steel), 03= 3/4”, 04 = 1”, 05 = 1-1/4”, 06 = 1-1/2”, 07 = 2”

SECTION 664 - SANITARY SEWER UTILITIES

664-1 DESCRIPTION. The work in this section shall include special construction required for sanitary sewer utilities that are publicly, privately or cooperatively owned. The extent of work and construction specifications will be covered by special provisions in the contract documents.

664-2 MATERIALS. Materials shall meet the requirements specified by the respective utility company.

664-3 CONSTRUCTION DETAILS

664-3.01 General. The installation and testing procedures shall conform to the requirements specified by the utility company.

664-3.02 Schedule of Work. Work shall be scheduled for minimum interruption of service and must meet the approval of the utility company and the Engineer. A specified advance notice period must be given to the utility company and Engineer prior to interruption of services for construction.

664-3.03 Excavation. The requirements of section 206 Trench, Culvert and Structure Excavation shall apply except for trench widths for which standard sheet “Sanitary Sewer Main Pipe Installation Details” shall apply.664-3.04 Backfill. The requirements specified in Section 203, Select Granular Fill , shall apply.

664-4 METHOD OF MEASUREMENT. As specified in the special specifications.

664-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTION 665 - WATERWAYS

665-1 DESCRIPTION. The work in this section shall include special construction required for the New York State Canal Corporation.

The extent of work, material required, construction details, method of measurement and basis of payment will be covered by special provisions in the contract documents.

SECTION 666 (VACANT)
SECTION 667 - LOCAL ROAD GRAVEL SURFACE, BASE, AND SUBBASE COURSES

667-1 DESCRIPTION.

667-1.01 General. The work consists of furnishing, placing and compacting gravel surface, base and subbase courses in conformity with the lines, grades, thicknesses and typical sections shown on the plans, or as determined by field conditions and ordered in writing by the municipality.

667-1.02 Material Types. Provide materials as specified by the following options.

Type A. Surface quality material with a maximum particle size of 1 inch.

Type B. Base quality material with a maximum particle size of 2 inches.

Type C. Subbase quality material with a maximum particle size of 3 inches.

667-2 MATERIALS.

667-2.01 Test and Control Methods. All tests shall be performed by laboratories accredited under the AASHTO accreditation program. Materials tests and quality control methods pertaining to the work of this section will be performed in conformance with the procedures contained in the appropriate New York State Department of Transportation (NYSDOT) and/or American Association of State Highway and Transportation Officials (AASHTO) publications which are current on the date of advertisement of bids.

667-2.02 Materials Requirements. Provide materials for road gravel surface, base, and subbase courses that consist of Sand and Gravel, approved Blast Furnace Slag or Stone that meet the requirements contained herein. Provide materials well graded from coarse to fine, and free from organic or other deleterious materials. Any gravel material will be rejected if it is determined to contain any unsound or deleterious materials.

A. Gradation. Perform sieve analysis in accordance with the AASHTO procedures T 27, T 88 or T 311. Report the following sieves for all tests: # 200, # 40, 1/4 inch, 1/2 inch, 3/4 inch, 1 inch, 1 1/2 inch, 2 inch, 3 inch.

Provide material meeting the gradation limits from Table 667-1.

B. Soundness. Material for local road gravel surface, base, and subbase courses will be accepted on the basis of Magnesium sulfate Soundness Loss after four (4) cycles performed according to NYSDOT procedures and Table 667-2.

C. Plasticity. Determine plasticity using either of the following methods:

1. Plasticity Index. The Plasticity Index of the material passing the #40 mesh sieve shall meet the values in Table 667-2. Determine plasticity using AASHTO tests T 89 and T 90.

2. Sand Equivalent. The sand equivalence of the granular material shall meet the values in Table 667-2. Determine sand equivalence using AASHTO test T 176.

<table>
<thead>
<tr>
<th>TABLE 667-1 PERCENT PASSING BY WEIGHT OF GRAVEL MATERIALS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sieve (U.S. sieve)</td>
</tr>
</tbody>
</table>

NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015

1050
### TABLE 667-2 TEST AND CONTROL LIMITS OF GRAVEL MATERIALS

<table>
<thead>
<tr>
<th>Material Properties</th>
<th>Material Type</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>A (Surface)</td>
</tr>
<tr>
<td>Maximum Soundness loss (%)</td>
<td>20</td>
</tr>
<tr>
<td>Plasticity Index</td>
<td>2.9</td>
</tr>
<tr>
<td>Sand Equivalent</td>
<td>&gt;25</td>
</tr>
</tbody>
</table>

**D. Elongated Particles.** Not more than 30 percent, by weight, of the particles retained on a 1/2 inch sieve shall consist of flat or elongated particles. A flat or elongated particle is defined herein as one which has its greatest dimension more than 3 times its least dimension. Acceptance for this requirement will normally be based on a visual inspection. When the municipality elects to test for this requirement, material with a percentage greater than 30 will be rejected.

**E. Fractured Faces.** When the municipality elects to test for this requirement, Type A material shall have at least two fractured faces on 50 percent of the stone particles larger than 1/2 inch or at least one fractured face on 75 percent of the particles larger than 1/2 inch. Type B material shall have at least one fractured face on 50 percent of the stone particles larger than 1/2 inch.

**667-2.03 Stockpiling.** Stockpile all material, except that material furnished under Type C will not be required to be stockpiled if the total project quantity is more than 500 tons, unless otherwise stated in the contract documents. Follow stockpile construction requirements, sampling, testing and acceptance/rejection procedures as stipulated by applicable NYSDOT procedures.

### 667-3 CONSTRUCTION DETAILS.

**667-3.01 General.** Use uniform gravel types and materials between the roadbed limits.

**667-3.02 Placement.**

A. Place the upper course material on the grade in a manner to minimize segregation, using equipment and procedures approved by the Municipality. Do not perform uncontrolled spreading from piles dumped on the grade.

B. The maximum compacted layer thickness is 15 inches, or as shown on the plans. In confined areas as defined by the Municipality the maximum compacted layer thickness is 6 inches. The minimum loose lift thickness is 1.5 times the maximum particle size.
667-3.03 Compaction. When the moisture content is within the limits for proper compaction, compact the material in accordance with the requirements of Section 203, Compaction. Density tests are not required for the acceptance of these courses. If a subbase course has been disturbed by frost action prior to paving, recompact the layer.

667-3.04 Traffic and Contamination. The movement of highway traffic over the final surface of the base or subbase may be permitted at locations designated by, and under such restrictions as directed by the Municipality, provided such movements take place prior to the final finishing of this course to the specified tolerance. The movement of construction equipment on this course may be permitted at locations designated by and under such restrictions as directed by the Municipality.

No payment will be made for furnishing, placing, maintaining, removing and disposing any protective layer. Include the cost thereof in the price bid.

If a layer is damaged or mixed with the subgrade or any other material due to the Contractor’s operation, remove such material and replace it with the appropriate material at no additional cost to the Municipality.

667-3.05 Tolerance.

A. Surface and Base Course. Place material so that after compaction the top surface of the course does not extend more than 1/4 inch above nor more than 1/4 inch below true grade for the course at any location.

B. Subbase Course. Place material so that after compaction the top surface of the course does not extend more than 1/2 inch above nor more than 1/2 inch below true grade for the course at any location.

667-4 METHOD OF MEASUREMENT. The quantity is the number of cubic yards of material, computed from payment lines shown on the plans or, where changes has been ordered, from payment lines established by the Municipality.

667-5 BASIS OF PAYMENT. The unit price bid for this work includes the cost of furnishing all labor, material and equipment necessary to complete the work. Include the cost of adding water in the price bid unless the items for furnishing and applying water are included in the contract. No direct payment will be made for losses of material resulting from compaction, foundation settlement, erosion, or any other cause. Include the cost of such losses in the price bid for this item. No deductions will be made for the volumes occupied by manholes, catch basins and other such objects.

Progress payments will be made after each Type course has been properly placed and compacted. Payment will be made at the unit price bid for seventy-five (75) percent of the quantity. The balance of the quantity will be paid for after the final finishing to the required tolerance and just prior to the placing of the next course or Type.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>667.01</td>
<td>Local Road Gravel Surface Course, Type A</td>
<td>Cubic Yard</td>
</tr>
<tr>
<td>667.02</td>
<td>Local Road Gravel Base Course, Type B</td>
<td>Cubic Yard</td>
</tr>
<tr>
<td>667.03</td>
<td>Local Road Gravel Subbase Course, Type C</td>
<td>Cubic Yard</td>
</tr>
</tbody>
</table>

SECTIONS 668 AND 669 (VACANT)

SECTION 670 - HIGHWAY LIGHTING SYSTEM
670-1 DESCRIPTION. This work shall consist of furnishing and installing an operating highway lighting system in accordance with the plans, standard sheets, and specifications or as directed by the Engineer.

Where not specifically covered on the plans, specifications, or special provisions, all equipment shall be installed according to the manufacturer's published recommendations.

Included in this work is the furnishing and installing of metal light standards, breakaway transformer bases, arms, luminaires, lamps, electrical conductors, fittings, minor miscellaneous components (pole line hardware, insulators, etc.), concrete foundations, pull boxes and all other materials necessary for operating and controlling the highway lighting system. Also included is the removal, relocation, storage, and/or disposal of the above materials.

670-2 MATERIALS. All electrical equipment shall conform to the EEI, NEMA, ANSI and ASTM Standards. All material shall conform to the latest requirements of the “National Electrical Code”, herein referred to as the “Code”; the rules of the New York State Public Service Commission; local power company requirements and any local ordinances which may apply. Differences in standards or code requirements shall be resolved as determined by the Engineer.

The materials used in the construction of lighting systems shall meet the requirements of the following subsections of Section 700- Materials and Manufacturing:

- Aluminum Light Standards and Arms 723-01
- High Mast Pole, Head Frame Assembly 723-02
  - with Luminaire Ring and Lowering Device
- Portable Power Drive for High Mast Luminaire Lowering System 723-03
- Anchor Base (Aluminum) 723-10
- Breakaway Transformer Base (Aluminum) 723-15
- Rigid Plastic Conduit 723-19
- Metal Steel Conduit, Zinc Coated 723-20
- P.V.C. Coated Galvanized Steel Conduit 723-23
- Flexible Liquid-Tight Steel Conduit 723-24
- High Pressure Sodium Vapor Luminaires (Standard Mount) 723-27
- Low Pressure Sodium Vapor Luminaires (Underbridge Mount) 723-28
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- Cast Iron Junction Box 723-40
- Precast Reinforced Concrete Foundations and Pullboxes 723-45
- Photoelectric Control 723-50
- Anchor Bolts 723-60
- Single Conductor Cable 723-70
- Single Conductor Direct Burial Cable 723-71
- Ground Wire 723-75
- Rubber Impregnated Woven Cotton-Polyester Fabric 728-01
- Rubber Impregnated Random Fiber Pad 728-02

All cast-in-place concrete base, foundations and pullboxes shall conform to the requirements of Section 501, Portland Cement Concrete - General, except that the requirements for inspection facilities, automated batching control and recordation do not apply. The concrete shall be Class A concrete for structures unless otherwise specified. The batching, mixing and curing methods, and the inspection facilities shall meet the approval of the Department or its representative. The Contractor may submit for approval by Director, Materials Bureau, a mix at least equivalent to the specified Class A Concrete.
All precast concrete bases and foundations shall meet the requirements of §723-45 Precast Reinforced Concrete Foundations and Pullboxes. Anchor bolts encased in concrete foundations shall meet the requirements of §723-60, and shall be set by template.

All concrete bases, foundations and pullboxes shall conform to the dimensions and details shown on the plans, standard sheets and specifications.

Materials will be subject to inspection at any time during the contract. Failure of the Engineer to note faulty material or faulty installation during construction will not relieve the Contractor of responsibility for removing or replacing such materials or redoing work which may fail to pass any of the Engineer's inspections of this work.

670-2.01 Conduit. Couplings, condulets, adaptors and bends shall be made from the same material as the conduit, unless otherwise indicated on the plans or directed by the Engineer.

670-2.02 Pullboxes. Pullboxes shall be cast-in-place or precast concrete units. Precast concrete units shown on the contract drawings for rectangular or circular pullboxes will be acceptable if they are of sufficient interior volume required under the pay item. If no drawings are given, the details shown on the Standard Sheet “Pullbox, Conduit and Ground Rod Installation Details” shall apply.

670-2.03 Luminaires. Luminaires shall be suitable for severe vibrations up to 3 G’s, and lamp supports shall be provided if the lamp is horizontally mounted.

670-3 CONSTRUCTION DETAILS

670-3.01 Plans. The Contractor shall study the plans and details and use them as a guide in determining the location of the highway lighting equipment. Any discrepancies in the contract documents shall be resolved with the Engineer before any materials are ordered. Additionally, the manufacturer or supplier of the lighting equipment shall also use the plans to clearly label what each component part is or where it is to be installed.

All installation shall conform to the latest EEI, NEMA, ANSI and ASTM standards. In addition workmanship shall conform to the latest requirements of the Code; the rules of the New York State Public Service Commission; local power company requirements and any local ordinances which may apply.

Any work performed within the boundaries of New York City shall also be in accordance with the latest version of “Division of Street Lighting Specifications”. Differences in standards or code requirements shall be resolved as determined by the Engineer.

670-3.02 Shop Drawings. The Contractor shall submit six copies of the Manufacturer's Shop Drawings to the Engineer for approval. These drawings shall cover the following items and be submitted at least ten working days prior to the date the Contractor orders the light standards, breakaway transformer base, arms, precast concrete foundations and high mast poles, head assemblies and lowering devices. These items shall not be shipped to the job site until the shop drawings are approved. The shop drawings shall be neatly drawn and clearly legible.

For luminaires and photoelectric controls catalog cuts may be submitted instead of shop drawings.

670-3.03 Excavation and Miscellaneous Work. All excavation shall be performed in accordance with Section 206 Trench, Culvert and Structure Excavation, including the protection of workers and the public. Cuts in roadways, sidewalk surfaces and driveways shall be done in a neat manner, so as to cause the least possible damage. Sawcutting will be required unless otherwise shown on the plans or directed by the Engineer.

Excavation shall not be performed until immediately before installation of the conduit, direct burial cable or any other appurtenances.
The excavated material will be placed in a location or locations approved by the Engineer. These locations shall be selected by the Contractor so as to cause the least inconvenience to vehicular and pedestrian traffic and to cause the minimum interference with the surface drainage.

All surplus excavated material shall be removed and disposed of by the Contractor as specified in Section 203, Disposal of Surplus Excavated Material. Excavations shall be backfilled as specified in Section 203, Select Granular Fill. After backfilling, the location shall be maintained to the satisfaction of the Engineer until permanent repairs are made.

Pavement or structure courses shall be replaced as specified in §206-3.02, Replacement of Pavement Structure Courses, except that in concrete sidewalks, the complete sidewalk panel shall be removed and replaced.

670-3.04 Foundations. Locations of concrete foundations for light standards shown on the plans are approximate only and the exact location will be determined in the field. The Contractor has the option to use precast foundations in place of cast-in-place foundations for light standards. However, precast foundations shall not be allowed for high mast systems.

All excavation necessary for constructing or installing a lamppost foundation shall be performed in conformance to §670-3.03.

When cast-in-place concrete foundations can be constructed in undisturbed soil, as determined by the Engineer, the concrete shall be poured in direct contact with the earth. Forms shall not be used unless the excavation is oversize or where neat limits must be maintained. The top 12 to 20 inches shall be formed as specified on the plans or as directed by the Engineer. Care shall be taken to construct the tops of all foundations so they are level and true to line and grade. Anchor bolts shall be set by template, as ordered by the Engineer.

When cast-in-place concrete foundations are to be constructed in soil that will not support a vertical cut, the foundations shall be formed. When forms are used, the foundations shall be backfilled and compacted allowing sufficient room for the compaction equipment selected.

Where unstable soil is encountered, permanent support shall be used. This can include driving sheeting, augering in a pipe section, or any other method acceptable to the engineer.

When precast foundations are used, the size of the precast foundation shall not be less than that shown on the plans or standard sheet for cast-in-place foundations. They are only to be used in conjunction with one of the following special excavation and backfill methods to insure foundation stability:

**Method A.** The excavation shall allow a minimum clearance of 6 inches around the precast foundation to be backfilled with concrete meeting the requirements of §501-2.02, Class A. For backfill purposes, small construction mixers will be permitted.

**Method B.** The excavation shall allow a minimum clearance around the precast unit compatible with the compaction equipment used. The clear area shall be backfilled with Select Granular Fill in accordance with §203-2.06 Select Granular Fill, and compacted in accordance with §203-3.06 Select Granular Fill.

Method A or Method B can be used in undisturbed areas. Only Method B is to be used in disturbed areas.

670-3.05 Grounding. A 10 foot by 5/8 inch diameter, copperclad ground rod shall be driven near each foundation, maintaining at least 2 inch of cover, or through selected pullboxes where metal conduit is used. The ground rod shall be electrically connected to the base of the pole with a No. 6 soft drawn bare stranded copper ground wire. A copperclad groundwire clamp shall be used to attach the ground wire to the ground rod.

Where a 10 foot ground rod cannot be driven, or is insufficient to provide adequate grounding (see §670-3.16), alternate methods shall be used as shown on the plans or ordered by the Engineer. Such
alternate methods can include changing the ground rod length or location, or connecting the ground wire to some other grounded object.

**670-3.06 Light Standards, Breakaway Transformer Bases and Arms.** Each metal light standard shall be set vertically (within 1° of plumb) on a foundation or anchorage, employing approved shims when necessary, either with or without a transformer base as shown on the plans or in the proposal. The transformer base, or the anchor base when a transformer base is not used, shall be securely bolted to the anchorage by the anchor bolts previously set.

The individual light standards shall be identified as required by the responsible maintenance agency and as shown on the plans.

Each arm shall be mounted on the shaft so the luminaire will be at the proper mounting height as shown on the plans. The mounting height shall be measured from the center of the light source to the pavement. The arms shall be in a plane perpendicular to the roadway. The Contractor, in conjunction with the Engineer, shall determine the necessary elevation data for fabricating the light standard with the correct mounting height.

A Number 8 Gauge galvanized steel or 1/4 inch nylon rope drag line shall be furnished and installed running from the terminal strip area in the luminaire to the anchor base or box where the power distribution cable is or will be installed. This drag line shall be securely anchored at each end, and removed only after the cables are installed.

The protective wrapping shall not be removed from any of the shafts or arms until the Engineer instructs the Contractor to do so.

**670-3.07 Conduit.** Underground conduit shall be either zinc coated metal steel conduit, PVC coated galvanized steel, rigid plastic, or flexible liquid-tight steel conduit, as indicated on the plans, and shall be carefully laid in trenches prepared to receive them. Unless indicated otherwise, conduits in exposed areas, when attached to the outside of structures, such as underdeck installations, shall be PVC coated galvanized steel conduit installed as shown on the plans or in a manner approved by the Engineer. Hot dipped, galvanized or non-rusting alloy steel clamps shall be provided to support the conduit at intervals not exceeding 4 feet or as directed by the Engineer.

Underground conduit installations shall have a minimum cover of 18 inches except under roadways, where the minimum cover shall be 24 inches. The conduit shall be laid on a uniform grade to allow any condensation to drain to pull boxes or “T” drains, as detailed on the Standard Sheet “Pullbox, Conduit and Ground Rod Installation Details”. Where uniform grades cannot be maintained, “T” drains shall be installed where directed by the Engineer. Conduit shall be backfilled in accordance with Section 203, Select Granular Fill. However, in rock excavations, a bedding of selected backfill must be placed and tamped before laying the conduit.

All bends in the conduit shall be made without kinking, flattening or appreciably reducing the internal diameter of the conduit. A hydraulic or power pipe bender shall be employed, unless a template is used, for all bends in steel conduit. No bends will be accepted for exposed conduit which shows any evidence of destruction of the protective coating.

Where conduits terminate at pullboxes, the Contractor shall break into the pullbox and seal, usually with mortar, the remainder of the hole(s) in a manner acceptable to the Engineer. Sealed bonding bushings shall be provided at each conduit outlet in boxes. Bushing caps, to prevent entry of dirt and refuse prior to pulling cables, shall be placed on all conduit ends. Outlet boxes with conduits properly connected shall be accurately located according to the plans and securely fastened.

All conduits installed shall be tested for clear bore and correct installation by the Contractor using a ball mandrel, brush and snake before the installation will be accepted. Two short wire brushes shall be included in the mandrel assembly. Snaking of conduits shall be done by the Contractor in the presence of the Engineer. Any conduit which rejects the mandrel shall be cleared and the Contractor shall bear all costs to replace defective conduit and restore surface to original condition.
Numbers or letters shall be assigned to the various conduit runs, and as they test clear, they shall be identified by a brass tag, no less than 1 1/4 inch in diameter, attached by means of No. 20 AWG brass wire. All conduit terminations in pole bases or pull boxes shall be tagged.

As the conduit runs test clear, a record shall be kept under the heading of “Empty Conduits Tested, Left Clear, Tagged and Capped,” showing conduit designation, diameter, location, date tested and by whom. When completed, this record shall be signed by the Electrical Inspector and submitted in triplicate for approval. This record shall be entered on the Record Drawings.

All empty conduit and duct openings after test, shall be capped or plugged by the Contractor as directed. After a conduit is properly installed and cleaned, the Contractor shall furnish and install in each conduit run a No. 10 AWG galvanized steel drag line or nylon or polypropylene rope, with a tensile strength of at least 500 pounds, leaving at least 3 feet of extra line in each pull box, transformer base, or other terminus. If cable is not pulled through the conduit within thirty days, the steel drag shall be grounded to a suitable grounding device at each end of the circuit.

All metallic connections shall be tight to assure continuity of ground bondings.

Conduit shall be placed under existing pavement by approved jacking or boring methods and as directed by the Engineer. The jacking or boring pit shall be located beyond the outside shoulder keeping at least 2 feet clear of the edge of shoulder. Jacking pits will not be permitted in the median, but receiving pits may be dug in grass medians after the jacking is completed if permitted on the plans or by the Engineer.

670-3.08 Pullboxes. Cast-in-place or precast concrete pullboxes shall be constructed at the locations and to the dimensions shown in the plans, standard sheets, specifications, or proposal.

Excavations for pullboxes shall be performed in accordance with the requirements of §206-3, Construction Details for Trench, Culvert and Structure Excavation, and included in this item.

Frames and covers shall be furnished and placed on each pullbox. They shall be placed true to line and grade and make full and even bearing on the pullbox.

The frames and covers shall be of the design and detail shown in the plans, standard sheets, specifications or proposal. Frames and covers which do not fit together properly, are warped or rock, will be rejected by the Engineer. Any material rejected by the Engineer, will be removed from the site by the Contractor.

No pullbox shall be backfilled until all cement concrete has sufficiently hardened and forms, if any, have been removed.

The requirements of Section 203, Select Granular Fill, shall apply.

670-3.09 Junction Boxes. Cast iron junction boxes shall be installed at the locations shown on the plans. For surface mounting, the boxes shall be securely bolted to brackets as detailed on the plans. For installation where boxes are embedded in cement concrete, the boxes shall be set with the covers flush with the surface.

All hardware used in conjunction with mounting of these boxes shall be rust and corrosion resistant.

670-3.10 Luminaires. Luminaires of the type and wattage specified, complete with all components shall be installed where shown on the plans standard sheets, or proposal or where directed by the Engineer. All necessary field adjustments required to achieve the specified light distribution shall be performed as directed by the Engineer.

A. Standard Mounting. Luminaires shall be installed on light standard mast arms with the vertical axis perpendicular to the roadway and the longitudinal axis parallel to the roadway centerline. The luminaires shall be installed, though not necessarily powered, immediately after the mast arms are connected to the shaft. Otherwise, vibration dampeners shall be used until the luminaires are installed.
B. Underbridge Mounting. Luminaires of the type and wattage specified shall be installed on wall mounts or outlet box studs.

Self-contained underbridge luminaires complete with all specified ballasts, and any other appurtenances necessary shall be installed according to manufacturers written instructions, as shown on the plans, as specified in the proposal or as directed by the Engineer.

670-3.11 Photoelectric Control. Photoelectric controls shall be installed at the locations shown on the plans, preferably facing north, and properly adjusted to energize the luminaires at the specified illumination levels.

670-3.12 Single Conductor Cable and Single Conductor Direct Burial Cable. Wire installation shall not start until raceways and boxes have been cleared of all foreign matter and all other operations of the work which are likely to damage the conductors have been completed. The National Electric Code Rules shall be observed regarding installation of wire and cable.

Unless otherwise specified, splices will be permitted only in pullboxes, junction boxes, utility manholes, luminaires, transformer bases, and lamppost hand holes. All conductor runs between units of equipment shall be without splices. Conductors in control cabinets shall not be spliced.

All splices shall be capable of satisfactory operation under continuous submersion in water. Multiple conductors shall be spliced and insulated to provide a watertight joint and to prevent absorption of moisture by the conductors.

Moisture shall be excluded from the joint during the splicing operation and the work shall be done in dry weather or under shelter. Perspiration from the splicer's hand should be wiped off with dry material. All materials and tools involved in the splicing process shall be kept dry.

One of the following methods shall be used for making a watertight and electrically insulated splice:

Method No. 1. The outer covering and insulation shall be removed from each conductor for a minimum length necessary for the use of a pressure release crimping tool. The conductor ends shall be bared and jointed with a seamless, solderless type sleeve connector of the same AWG size as the conductor being spliced, using a pressure release crimping tool designed for the size connector being used. After crimping the sleeve connector shall maintain proper contact with both conductors around the circumferences of the splice and along the length of the sleeve.

The portion of each conductor where insulation has been removed, and the sleeve connector, shall be reinsulated using a coat of fast drying sealing agent of electrical grade, wrapped tightly with overlapping layers of rubber tape, a second coat of the sealing agent applied, and then wrapped tightly with overlapping layers of polyvinylchloride tape.

The sealing agent and tape shall extend at least 1 inch onto the undisturbed insulation of each conductor. Sufficient layers of tape shall be applied to equal 1.5 times the thickness of the original insulation.

Rejacketing the cable shall be accomplished in a similar manner as described above except that the sealing agent and tape shall extend at least 4 inches onto the undisturbed outer covering of each cable.

Individual splices in each conductor shall be staggered to minimize the outside diameter of the splice.

Method No. 2. All of the requirements for splicing, specified in Method No. 1, shall apply, except that the completed splice including sleeve connector and the portion of each conductor where the insulation has been removed, shall be reinsulated and the conductor rejacketed by using an acceptable mold poured full with a two component dielectric epoxy resin. The resin shall not require external heating to produce satisfactory pouring consistency.
670-3.13 **Ground Cable.** Ground cable shall be installed where and as detailed on the plans or as directed by the Engineer.

670-3.14 **Regulations.** All work shall be done in accordance with latest edition of the national electrical safety codes, rules and regulations of the State authorities having jurisdiction over such work, and regulations of the utility companies where the work is being installed. Where differences or discrepancies occur, the most stringent requirements shall apply.

670-3.15 **Prosecution of Work.** All work shall be done by qualified and experienced mechanics of each labor class, as determined by the Engineer. All work shall be inspected and approved by the Engineer before concealment.

670-3.16 **Tests.** The Contractor shall conduct all tests, in the presence of the Engineer. The equipment required for each test shall be supplied by the Contractor, along with the equipment manufacturer's written instructions describing how to perform the test. The following tests shall be performed by the Contractor, at the time directed by the Engineer, prior to acceptance of the work:

- **A. Insulation Test.** Each circuit with associated ballasts and protective devices shall be insulation tested using an insulation tester connected according to manufacturers instructions. A polarization index shall be computed by dividing a ten minute reading by a one minute reading. The polarization index shall be greater than four (4) for acceptance of new circuits, and greater than two (2) for acceptance of existing circuits. The lighting system shall be properly grounded and disconnected while this test is taking place.

- **B. Ground Test.** A ground test shall be performed by the Contractor using an earth tester with resolution to at least a tenth of an ohm. The test shall be performed, and the results interpreted, according to manufacturer's instructions. Readings of five ohms or less will be required for acceptance. Additional grounding methods satisfactory to the Engineer may be necessary until the installation can pass the ground test.

- **C. Functional Test.** After satisfactory completion of all other tests, a functional test shall be performed consisting of not less than ten consecutive days of satisfactory operation. If unsatisfactory performance of any component of the lighting system is discovered during this time, the condition shall be corrected and the Engineer may require the test repeated until ten days of continuous satisfactory operation is obtained.

  Temporary shut downs caused by power interruption or vehicle impact shall not constitute discontinuity of the functional test.

670-3.17 **Coordination with Utility Company.** The Contractor shall be responsible for all coordination with and between the utility company.

  The Contractor shall make all necessary arrangements with the utility company for the required electrical services necessary for the energizing of a temporary lighting installation and barricade lighting.

  The Contractor shall comply with the utility company regulations. The utility company will connect and disconnect the power as required. When an entry into a service manhole or attachment to any utility company pole is required, the Contractor shall notify the utility company sufficiently in advance, and under no condition shall the Contractor enter any utility company owned manhole or place an attachment to a utility company owned pole without an agreement with the utility company.

  The service points shown on the plans are approximate only and the Contractor shall determine the exact location from the serving utility company.

  When called for in the contract documents the Contractor shall make arrangements with the local utility company to complete the service connections.
670-3.18 Removal and Disposal, or Storage, of Lighting Equipment. Existing lighting equipment designated for storage shall be carefully removed from their present locations by disconnecting the conductors, unbolting the mast arm(s) and luminaire(s) and detaching the shaft (and transformer base) from the anchor bolts. The work shall be performed in a manner acceptable to the Engineer. Component parts designated for storage shall be neatly stored and protected during storage at locations and in a manner as approved by the Engineer. Standards designated for removal and disposal shall be disposed of by the contractor in a manner approved by the Engineer within the directed time period after removal from their original location. The concrete lamppost foundations shall be cut free of the attached trenched conduits and shall be removed by the Contractor from the job site. The hole resulting from removing the foundation shall be filled with an approved material and compacted as directed by the Engineer.

670-3.19 Relocation of Lighting Equipment. Lighting equipment designated for relocation shall be detached and stored as per §670-3.18, reinstalled and successfully retested at the new location. The complete relocation shall take place in one work shift unless otherwise shown on the plans or ordered by the Engineer.

Where bracket arms and luminaires are to be relocated onto other utility poles, the down leads shall also be relocated, or replaced in kind if necessary, AOBE. (Down leads include small sections of conduit or wood molding, wires and fuses connecting the secondary power supply line to the luminaire.) The bracket arm shall be attached to the pole with hardware similar to existing. The Contractor shall also relocate the epoxied strap used where the bracket arm is located above telephone lines.

Any part of the bracket arm, luminaire, or down lead damaged during removal or reinstallation shall be replaced or repaired to the satisfaction of the Engineer.

670-3.20 High Mast Pole, Head Frame Assembly and Lowering System. The high mast steel pole, head frame assembly and lowering system shall be installed in accordance with the manufacturer's recommendations, or as directed by the Engineer. With each installation a Manufacturer's instructional manual shall be furnished in each pole base. This manual shall include, but not be limited to the following details:

1. Raise and lower assembly instructions
2. Operating instructions
3. Maintenance instructions
4. Attachments

Additionally, the luminaire ring with all luminaires installed shall be lowered and raised five (5) times, at least twice in the coldest part of the winter and twice in the hottest part of the summer, if possible, to test functionality. These test dates shall be determined by the Engineer. Failure to lower or rise properly will be means for rejection of the assembly.

670-3.21 Portable Power Drive for High Mast Luminaire Lowering System. The portable power drive shall be used to raise and lower the luminaire ring as described above, and be delivered in good condition to the location shown on the plans upon acceptance of the high mast system.

670-4 METHOD OF MEASUREMENT

670-4.01 Foundations. Lighting standard foundations will be measured as the number of complete units installed in accordance with the plans, specifications or as directed by the Engineer.

670-4.02 Light Standards. Light standards will be measured as each standard of the type specified, complete, in place, in accordance with plans, specifications or as directed by the Engineer.
670-4.03 **Arms.** Arms of the type and length specified will be measured by the number of units furnished and installed on the respective light standards (or wood poles) according to the plans, specifications or as directed by the Engineer.

670-4.04 **Breakaway Transformer Base.** Breakaway transformer bases will be measured as the number furnished and installed in accordance with the plans, specifications or as directed by the Engineer.

670-4.05 **Conduit.** Conduit will be measured by the linear foot along the axis of the conduit, of the type and size specified, installed according to the plans, proposal, or as directed by the Engineer. Measurement shall include all couplings, condulets, adaptors and bends.

670-4.06 **Pullboxes.** Pullboxes, including frames and covers, will be measured as the number furnished and installed in accordance with the plans, specifications or as directed by the Engineer.

670-4.07 **Junction Box.** Cast iron junction boxes will be measured as the number furnished and installed in accordance with the plans, specifications or as directed by the Engineer.

670-4.08 **Luminaires.** Luminaires of the type and wattage specified will be measured by the number of units furnished and installed according to the plans, specifications or as directed by the Engineer.

670-4.09 **Photoelectric Controls.** Photoelectric controls will be measured as each control furnished and installed in accordance with the plans, specifications or as directed by the Engineer.

670-4.10 **Single Conductor Cable and Direct Burial Cable.** Single Conductor Cable wire will be measured for payment by the number of linear feet of single conductor of each size actually installed in accordance with the plans and specifications or as directed by the Engineer.

670-4.11 **Ground Wire.** Ground wire will be measured for payment by the number of linear foot of ground wire installed in accordance with the plans and specifications or as directed by the Engineer.

670-4.12 **Removal of Lighting Equipment.** The removal of lighting equipment will be measured by the number of light standards (including bracket arms and luminaires), or foundations, removed from the site and stored or disposed of as ordered by the Engineer.

670-4.13 **Relocation of Lighting Equipment.** The relocation of lighting equipment will be measured by the number of specified units removed and reinstalled at the new location.

670-4.14 **High Mast Pole, Head Frame and Lowering Assembly.** High mast steel pole, head frame assembly and lowering system will be measured by the number of complete units furnished and installed in accordance with the contact documents.

670-4.15 **Portable Power Drive for High Mast Luminaire Lowering System.** The portable power drive for high mast luminaire lowering system will be measured by the number of complete units delivered.

**670-5 Basis of Payment**

**670-5.01 General.** The Contractor shall pay all fees and expenses for testing, service connections, licenses, electrical energy and any other cost he may incur in constructing the highway illumination system, except that the cost of electrical energy used for public benefit prior to the completion of the
contract will be borne by the State, when such operation is directed by the Engineer in writing. The cost of all minor miscellaneous components shall be included in the price bid for the various lighting items.

670-5.02 Foundations. The unit price for each lighting standard foundation shall include the cost of all labor and materials necessary to complete the work, including conduit elbows, grounding system, anchor bolts, all appurtenances, excavation, special fill, and any protective system(s) required to ensure the safety of the workers and the public.

670-5.03 Light Standards. The unit bid for each light standard shall include the cost of all labor and other materials necessary to complete the work.

670-5.04 Arms. The unit price bid for each arm of the type and length specified shall include the cost of the arm, appropriate down leads and all labor and other materials necessary to install it on the designated light standard or wood pole shown on the plans.

670-5.05 Breakaway Transformer Bases. The unit price bid for each breakaway transformer base shall include the cost of the breakaway transformer base and all labor and other materials necessary to install it where shown on the plans.

670-5.06 Conduit. The unit price bid per linear foot shall include the conduit and all labor and other materials necessary to complete the work, including couplings, condulets, adaptors or bends. Excavation and backfill for conduit shall be paid for separately under the item for Conduit Excavation and Backfill or as indicated.

670-5.07 Pullbox. The unit price bid for each pullbox shall include the cost of all excavation, backfill, frames, covers, labor, equipment, and other materials necessary to complete the work.

670-5.08 Junction Box. The unit price bid per each junction box shall include the cost of furnishing and installing cast iron junction boxes, and all labor, equipment and any other material necessary to complete the work.

670-5.09 Luminaires

A. Standard Mount. The unit price bid for each standard mount luminaire shall include the cost of the luminaire of the type specified, labor and other material necessary to complete the work.

B. Underbridge Mount. The unit price bid for each underbridge luminaire shall include the cost of the underbridge luminaire of the type specified, complete with mounting hardware, and all labor and other materials necessary to complete the work.

670-5.10 Photoelectric Controls. The unit price bid for each control shall include the cost of all labor, equipment and any materials necessary to complete the work.

670-5.11 Single Conductor Cable and Direct Burial Cable. The unit price bid per linear foot shall include the cost of furnishing all labor, materials, and equipment to satisfactorily complete the work. Cable from the pole base to the luminaire, or from the overhead power source to the luminaire, will be included in the light standard item or bracket arm item.

670-5.12 Ground Wire. The unit price bid per linear foot shall include the cost of furnishing all labor, materials, and equipment to satisfactorily complete the work.
670-5.13 Remove and Store Lighting Equipment. The unit price bid for removing and storing lighting equipment shall include the cost of all labor, materials and equipment necessary to complete the work. Removing concrete foundations will be paid for under its appropriate item.

670-5.14 Remove and Dispose of Lighting Equipment. The unit price bid for removing and disposing lighting equipment shall include the cost of all labor, materials and equipment necessary to complete the work. Removing concrete foundations will be paid for under its appropriate item.

670-5.15 Relocate Lighting Equipment. The unit price bid for relocating the lighting equipment shall include the cost of all labor, materials and equipment necessary to complete the work. Installing new concrete foundations will be paid for under their appropriate items. New conductors and conduit, where necessary, will also be paid for separately.

670-5.16 High Mast Pole, Head Frame Assembly, and Lowering System. The price bid shall include the furnishing of all labor, materials, and equipment necessary to complete the work. The luminaires will be paid for separately.

670-5.17 Portable Power Drive for High Mast Luminaire Lowering System. The price bid shall include the entire power drive assembly, and winch if necessary, delivered to the location indicated on the plans or directed by the Engineer.

Payment will be made under:

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<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
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<td>Foundation for Light Standards</td>
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<td>Foundation Length in whole feet.</td>
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<td>Each</td>
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<tr>
<td>670.15XX</td>
<td>Mounting height in feet (30, 36, 40, 43, 46, 53)</td>
<td></td>
</tr>
<tr>
<td>670.16XX</td>
<td>Aluminum Light Standard for Double Davit Arms</td>
<td>Each</td>
</tr>
<tr>
<td>670.16XX</td>
<td>Mounting height in feet (30, 36, 43, 46, 53)</td>
<td></td>
</tr>
<tr>
<td>670.17XX</td>
<td>Aluminum Davit Arm</td>
<td>Each</td>
</tr>
<tr>
<td>670.17XX</td>
<td>Arm Length in feet (6, 12, 15, 18, 20)</td>
<td></td>
</tr>
<tr>
<td>670.0XXXXZZ</td>
<td>High Mast Pole, Head Frame Assembly with Luminaire Ring and Lowering Device</td>
<td>Each</td>
</tr>
</tbody>
</table>
670.25XX Flexible Conduit Foot
  XX= 01 02 03 04 05 06 07
  INCHES= 3/4 1 1¼ 1½ 2 3 4
670.26XX Rigid Plastic Conduit Foot
  XX= 01 02 03 04 05 06
  INCHES= 1 2 3 4 5 6
670.3001 Pullboxes less than 5 cubic feet, inside volume (Lighting) Each
670.3006 Pullboxes 5 to 7 1/2 cubic feet, inside volume (Lighting) Each
670.3010 Pullboxes over 7 1/2 to 10 cubic feet, inside volume (Lighting) Each
670.3020 Pullboxes over 10 to 15 cubic feet, inside volume (Lighting) Each
670.3030 Pullboxes over 15 cubic feet, inside volume (Lighting) Each
670.40 Cast Iron Junction Boxes Each
670.50TCWW Luminaire Each
  T= Type of Lamp and Mounting:
  1=High Pressure Sodium Vapor, Std. Mount; 2=High Pressure Sodium Vapor, Underbridge Mt.;
  3=Low Pressure Sodium Vapor, Underbridge Mt.; 4=Mercury Vapor, Std Mount;
  5=Mercury Vapor, Underbridge Mount
  C= Cutoff Characteristics
  1=Short, Cutoff; 2=Medium, Semi-cutoff; 3=Long, Non-cutoff;
  4=Medium, Cutoff; 5= Long, Semi-cutoff; 6=MEDIUM, Non-cutoff; 7=Short, Non-cutoff
  8=Short, Full Cutoff; 9=Medium, Full Cutoff
  WW= Wattages
  03=35 watts; 05=50 watts; 07=70 watts;15=150 watts;
  20=200 watts  25=250 watts;40=400 watts; 01=1000 watts;
  55=55 watts; 09=90 watts; 10=100 watts; 13=135 watts; 17=175 watts; 70=700 watts
670.60 Photoelectric Controls Each
670.70XX Single Conductor Cable Foot
  XX = 02 03 04 05 06 07 10 20 30 40
  Gage = 2 4 6 8 10 12 1/0 2/0 3/0 4/0
670.71XX Single Conductor Direct Burial Cable Foot
  XX = 01 02 03 04 05 06 07
  Gage = 4/0 2/0 1/0 2 6 10 12
670.7501 Ground Wire No. 6 AWG. Foot
670.80 Remove and Store Lamppost Assembly Each
670.81 Remove and Dispose of Lamppost Assembly Each
670.82 Remove Lamppost Foundation Each
670.90 Relocate Lamppost Assembly Each
670.91 Relocate Bracket Arm With Luminaire Each

SECTIONS 671 THRU 674 (VACANT)

SECTION 675 - RAILROAD TRACK AND APPURTENANCES

675-1 DESCRIPTION. The work in this section shall include work required for railroad track and appurtenances.

675-2 MATERIALS. Materials shall be as specified in the special specifications.
675-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

675-4 METHOD OF MEASUREMENT. As specified in the special specifications.

675-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTIONS 676 THRU 679 (VACANT)

SECTION 680 - TRAFFIC SIGNALS

680-1 DESCRIPTION

680-1.01 Work. This work shall consist of furnishing and installing new traffic signal equipment, in accordance with the plans, specifications, standard sheets, or directions of the Engineer.

680-1.02 Definitions. The following definitions shall apply to all work, equipment, and materials included under this section:

1. Actuation - The operation of any type of detector.
2. Controller - That part of a controller assembly which performs the basic timing and logic functions.
3. Controller Assembly - The complete assembly for controlling the operation of a traffic signal, consisting of a controller together with all auxiliary equipment, housed in a weatherproof cabinet or cabinets.
4. Cycle Length - The time in seconds required for one complete signal cycle.
5. Detector - A device for indicating the passage or presence of vehicles or pedestrians.
6. Inductance Loop Detector - A detector consisting of a wire loop embedded in the roadway surface connected to an electronic device that is capable of sensing the passage or presence of either moving or stationary vehicles by a change in the electrical inductance characteristics of the wire loop.
7. Interval - That part or parts of a signal cycle during which signal indications do not change.
8. Phase - That part of a signal cycle allocated to any traffic movement receiving the right of way or to any combination of traffic movement receiving the right of way simultaneously during one or more intervals. Each phase shall consist of at least one green interval and one yellow clearance interval.
10. Signal Face - That part of a signal head provided for controlling traffic in a single direction and consisting of one or more signal sections. Turning indications may be included in a signal face.
11. Signal Head - An assembly containing one or more signal faces which may be designated accordingly as one-way, two-way, etc.
12. Signal Indication - The illumination of a traffic signal lens or equivalent device, or a combination of several lenses or equivalent devices at the same time.
13. Signal Section - A complete unit for illuminating a lens consisting of a housing, lens, reflector, lamp receptacle, and lamp.
14. Type I Traffic Signal Section. A Type I Traffic Signal Section is a standard or polycarbonate traffic signal section without reflector, reflector ring, lens, and lamp receptacle.
15. Type I Pedestrian Signal Section. A Type I Pedestrian Signal Section is a standard or polycarbonate pedestrian signal section without reflector, lens, and lamp receptacle.

680-2 MATERIALS
680-2.01 Traffic Signal Equipment. The specific components used in the construction of new traffic signal systems shall meet the requirements of the following subsections included under Section 700-Materials and Manufacturing:

- Bar Reinforcement, Grade 60 709-01
- Iron Castings 715-05
- Breakaway Transformer Base 723-15
- Rigid Plastic Conduit 723-19
- Metal Steel Conduit, Zinc Coated 723-20
- P.V.C. Coated Galvanized Steel Conduit 723-23
- Flexible Liquid-Tight Steel Conduit 723-24
- Cast Iron Junction Boxes 723-40
- Precast Reinforced Concrete Pullboxes 723-45
- Signal Cable 724-01
- Span Wire 724-02
- Traffic Signal Poles 724-03
- Traffic Signal Heads 724-04
- Shielded Communication Cable 724-08
- Signal Cable with Integral Messenger 724-09
- Shielded Communication Cable with Integral Messenger 724-10
- Fire Pre-emption Tell Tale Light 724-15
- Inductance Loop Wire 724-20
- Shielded Lead-in Cable 724-21
- Roadway Loop Embedding Sealer 724-22
- Pedestrian Push Button and Sign 724-23
- Fiberoptic Pedestrian Signal Heads 724-04
- Fiberoptic Dual Indication Arrow 724-04
- Strobing Signal Indication 724-04
- LED Traffic Signal Modules 724-04
- LED Pedestrian Signal Modules 724-04

680-2.02 Concrete. All cast-in-place pullboxes, signal pole foundations and controller cabinet bases shall meet the requirements of Class A concrete in section 501, Portland Cement Concrete General, except that the requirements for inspection facilities, automated batching controls and recordation do not apply. The batching, mixing and curing methods and the inspection facilities shall meet the approval of the Department or its representative. The Contractor may submit, for approval by Director, Materials Bureau, a mix at least equivalent to the specified Class A Concrete.

All precast concrete pullboxes, signal pole foundations and controller cabinet bases shall meet the requirements of §723-45 Precast Reinforced Concrete Pullboxes.

680-2.03 Messenger Wire. Messenger wire shall meet the requirements of §724-02 Span Wire.

680-2.04 Guy Wire. Guy wire shall meet the requirements of §724-02 Span Wire.

680-2.05 Pullbox Frames and Covers. Frames and covers shall meet the requirements of §715-05 Iron Castings.

680-3 CONSTRUCTION DETAILS
680-3.01 Equipment List and Drawings. Unless otherwise waived, the Contractor shall submit to the Regional Director within 30 days following the award of contract, detailed specifications, catalog cuts, parts list, instruction sheets, and shop drawings of equipment and materials which he proposes to install.

680-3.02 (Vacant)

680-3.03 Negotiations with Utility Company. The Contractor shall be responsible for all negotiations involving utility companies.

The Contractor shall comply with utility company regulations.

When a entry into a service manhole or attachment to any utility company pole is required, the Contractor shall notify the utility company sufficiently in advance. Entry into a service manhole or attachment to any pole shall not be made without the presence of a utility company representative if the utility company so requires. The service points shown on the plans are approximate only and the Contractor shall determine the exact location from the serving utility company.

The Contractor shall make arrangements with the local utility company to complete the service connection.

680-3.04 Underground Facilities. The Contractor shall locate all existing underground facilities in accordance with the provisions of Industrial Code Rule 753. It shall be the Contractor's responsibility to satisfy himself as to existing conditions and to protect and support in a suitable manner all underground facilities encountered during the trenching and excavating operations. The Contractor shall repair any damage to these lines caused by his operations, and if the nature of the damage is such as to endanger the operations of these services and utilities and the necessary repairs are not immediately made by the Contractor, the work may be performed by the State or other Contractor and the cost thereof charged against the Contractor.

680-3.05 Test Holes. Prior to excavating for pole placement and after locating all existing underground facilities, the Contractor shall dig a test hole or holes at the proposed location of each pole. If obstructions are encountered the Contractor shall properly backfill the test hole and move to a new location as directed by the Engineer.

680-3.06 Work Sites. The Contractor shall perform all work within the work site in a workmanlike manner and in accordance with U.S. Department of Labor's Occupational Safety and Health Standards.

The sites of the work and adjacent premises shall be kept as free from material, debris and rubbish as is practicable. All such material or debris that accumulates during the work shall be removed by the Contractor as the work progresses.

Neither the materials excavated, nor the materials used, shall be placed so as to prevent access to any fire hydrants, water valves, manholes, police call boxes or fire alarm boxes.

680-3.07 Schedule of Work. The Contractor shall notify the local power company at least 72 hours (or as required by the company) in advance of the time that the individual installation is complete and ready for operation in order that taps may be made by the power company to distribution lines.

Upon completion of a signal installation the signal may be placed in service prior to the completion of other installations or the signal head may be covered. The Contractor shall place the signal in operation or cover the head as directed by the Engineer.

When the traffic signal is placed in operation, it shall be operated in accordance with timing schedules to be supplied by the Department.

680-3.08 Contractor Responsibility with Utilities. All attachments to utility company poles shall be made in accordance with the specifications and subject to the inspection of the utility companies.
owning the poles. The height of all proposed attachments above the ground and their locations on the poles shall be in accordance with the plans, standard sheets or as directed by the Engineer and shall meet the approval of the utility companies owning the poles.

The Contractor shall protect all property and materials of the utility companies and shall be responsible for the repair or replacement of any damaged material or property. In the event that the point of attachment or location of the risers is such that the risers interfere with or do not provide proper clearance with existing utility company attachments, the Engineer, in consultation with the utility companies owning the poles, shall make the necessary adjustments in heights and location to eliminate such interference.

680-3.09 Excavation. All excavation shall be performed in accordance with Section 206 Trench, Culvert and Structure Excavation, including the protection of workers and the public.

Excavation shall not be performed until immediately before installation of the conduit, direct burial cable, footings, pullboxes or any other appurtenances. The excavated material shall be placed in a location or locations approved by the Engineer. These locations shall be selected by the Contractor so as to cause the least inconvenience to vehicular and pedestrian traffic and to cause the minimum interference with the surface drainage. All surplus excavated material shall be removed and disposed of by the Contractor as specified in Section 203, Disposal of Surplus Excavated Material.

Excavation shall be backfilled as specified in Section 203, Select Granular Fill. After backfilling, the excavation shall be kept well filled and maintained in a smooth and well drained condition until permanent repairs are made.

The outline of all areas to be removed in sidewalks, driveways, and pavement shall be saw cut to a depth of at least 3 inches prior to removing the sidewalk, driveway or pavement. Cuts shall be neat and true along score lines with no shatter outside the removal area. Damaged saw cut areas shall be recut.

Pavement, shoulder, sidewalks, curbs, driveways, lawns, plants and other such features shall be replaced in kind with material of equal quality or as shown on the plans, standard sheets or as directed by the Engineer.

Whenever a part of a square or slab of existing concrete sidewalk, curb, gutter or driveway is broken or damaged, the entire square, section or slab shall be removed and replaced with the same kind and quality of material.

For transverse sidewalk, curb or gutter cuts in concrete the entire square or section shall be removed and replaced with the same kind and quality of material. For longitudinal cuts in concrete sidewalks only the area removed between sawcuts shall be replaced unless specified otherwise on the plans.

680-3.10 Pole Excavation and Concrete Foundation. Foundations shall be constructed as shown in the contract documents or as directed by the Engineer. However, the Contractor has the option to use either Cast-in-Place or Precast Concrete foundations for the signal poles.

If the Contractor elects to install a cast-in-place foundation, the signal pole may be installed on the foundation three (3) days after concrete placement. However, the span wire and signal heads may not be installed until the concrete cylinder strength reaches at least 2200 psi. Therefore, the Contractor shall assist the Engineer in making a sufficient number of test cylinders of the foundation concrete, store these cylinders at the location directed by the Engineer, and transport these cylinders to the State testing facility in order to install the traffic signal as soon as possible.

If the Engineer requests the submittal of design computations for one or more signal poles, the Contractor shall not start construction of the foundations for those signal poles until the Engineer's review of the submittal is completed. The Engineer will have twenty (20) working days to review the design computation for one signal pole, and an additional two (2) working days for each additional signal pole.

For those poles on which a traffic signal cabinet will be mounted, the Contractor shall orient the pole foundation to align the signal cabinet and cabinet wiring access hole as specified on the plans. If no orientation is specified on the plans, the Contractor shall orient the signal cabinet and cabinet wiring access hole 180° from the span wire or load attachment to the pole, unless otherwise directed by the
Engineer. The Contractor shall notify the Engineer three (3) working days in advance of doing any pole
foundation work and provide the intended pole orientation.

680-3.11 Poles. Poles shall be erected as specified on the plans, standard sheets and as directed by the
Engineer.

Pole and signal locations shown on the contract plans shall be field checked for any condition that
may affect their placement, where changes are necessary the exact location will be determined by the
Engineer.

When field conditions require a change in pole position from that shown in the contract plans, the
pole length requirements may vary. It shall be the Contractor’s responsibility to verify pole length before
ordering poles.

Pole erection shall include installation of mast arms and lighting arms and attachment of fittings as
specified on the plans and standard sheets as follows:

1. Anchor bolt covers if specified.
2. Weatherheads and couplings as required.
3. Service bracket.
4. Pole cap and mast arm end caps.
5. Cabinet mounting fittings, plates, brackets as needed for the cabinet being installed.
6. Reinforced couplings for wire entrances to cabinets.
7. Galvanized eyebolt, nuts and washers for attaching span wire assembly.
8. Galvanized pole clamps with eyes for attaching tether wires.

In addition, the Engineer may require the contractor to submit, at any time, design computations for
any or all of the traffic signal poles in the contract. The design computations must be approved, stamped
and signed by a professional engineer licensed in New York State. The Engineer shall have twenty (20)
working days to review the design computations for one traffic signal pole, and an additional two (2) days
for each additional signal pole.

If the Engineer’s review of a pole's design indicates a problem(s) exists, the Contractor will be
notified within the time allotted for the review. In these cases a meeting will be held between the
Engineer and the Contractor to resolve the Engineer's concerns.

680-3.12 Grounding. A copper clad ground rod, ground wire and fittings shall be installed as shown
on the plans, standard sheets or as directed by the Engineer. The ground system shall be electrically
connected to the grounding terminal on the pole or controller cabinet.

The ground system when completed shall be tested in accordance with §680-3.32. If the requirements
of this test are not met, additional ground rods, ground rod extensions, electrical bonding of metallic
conduit or other grounding measures may be required as directed by the Engineer.

680-3.13 Conduit and Direct Burial Cable. Conduit and direct burial cable shall be installed as
specified on the plans, standard sheets or as directed by the Engineer. Underground conduit and direct
burial cable installations shall have a minimum cover of 18 inches except under roadways, where the
minimum cover shall be 24 inches unless specified otherwise on the plans, or standard sheets. The conduit
shall be laid on a uniform grade to allow any condensation to drain to pull boxes or “T” drains. Conduit
shall be backfilled in accordance with Section 203, Select Granular Fill In rock excavations a bedding of
select backfill must be placed and tamped before laying the conduit.

Conduit may be placed under pavement by jacking or boring methods approved by the Engineer.
Pavement may not be disturbed without permission of the Engineer. In the event obstructions are
encountered, small test holes may be cut in the pavement upon approval of the Engineer. Jacking or
boring pits shall be kept 2 feet clear of the edge of pavement and shoulder whenever possible. Excavation
for jacking or boring pits shall be in accordance with §680-3.09 Excavation.
Conduit or direct burial cable may be placed by machine methods approved by the Engineer. All bends in conduit shall be made without kinking, flattening or appreciably reducing the internal diameter of the conduit. A hydraulic or power pipe bender shall be employed for all bends in steel conduit. Any evidence of destruction of the protective coating will be cause for rejection. All connections in metallic conduit shall be tight. Ends of conduit shall be reamed to remove burrs and rough edges. Conduit ends in pullboxes, junction boxes, cabinet, etc. shall be equipped with insulating bushings. All conduits installed shall be tested for clear bore and correct installation by the Contractor in the presence of the Engineer. All empty conduit after testing shall be immediately sealed by the Contractor. After a conduit is properly installed, the Contractor shall furnish and install in each conduit run a No. 10AWG galvanized steel drag wire or nylon or polypropylene rope with a tensile strength of at least 500 lb. At least 3 feet of extra wire or rope shall be left at each end.

680-3.14 Pullboxes. Pullboxes shall be constructed and installed in accordance with the details specified on the standard sheets or as directed by the Engineer. Cast iron frames and covers shall be furnished and placed on each pullbox. They shall be set in mortar and placed true to line and grade and make full and even bearing on the underlying construction surface. The frame and cover shall be as shown on the standard sheet. Frames and covers which do not fit together properly, will be rejected by the Engineer and shall be removed from the site.

680-3.15 Signal Control Cable and Shielded Communication Cable. Cable shall be installed to form a continuous circuit between the proper equipment terminals. All terminal connections shall be made with approved solderless lugs of the proper size using a crimping tool that is self-releasing when proper compression has been applied. Only connectors that provide continuity and physical contact around the circumference of the connector and conductor shall be used. During installation of the cable, the Contractor shall take care not to damage conductors, insulation, or outer covering. The length of cable installed shall not cause excessive stress on the conductors or any part of the cable. An insert lubricant approved by the Engineer shall be used in placing cable in conduit. Cable shall be pulled into conduit by hand and the use of winches or other power actuated pulling equipment will not be permitted. At least 3 feet but not more than 5 feet of slack shall be left for each cable at each pullbox or junction box. Short bends of cable shall be avoided inside pullboxes. Cable in pullboxes or junction boxes shall not cross over any other cables already in place nor block any conduit. All cable shall be identified as to function in each pullbox, junction box or cabinet by the use of aluminum or brass cable markers. If a wire numbering system is used for identification, the key to the system shall be placed along with the wiring diagram in the controller cabinet. Conductors in controller cabinets shall be dressed neatly with tie wraps. Spare conductors shall be taped and coiled neatly in the bottom of the cabinet. Ends of spare conductors shall be taped. Field wiring entering controller cabinets shall be identified as to function. Splices in shielded communication cable will not be allowed between equipment terminals. Where cable is installed on span wire, or messengers, it shall be supported at intervals not greater than 15 inches by messenger rings, stainless steel cable straps or other non-corrosive metal lashing approved by the Engineer. Taping and plastic cable ties will not be permitted. Integral messenger cable shall be installed in accordance with the details specified on the standard sheets or as directed by the Engineer. When integral messenger cable is installed on utility company poles, the Contractor shall make all arrangements with the utility company for the installation. The Contractor shall observe all utility company requirements for attachments to poles and clearances with utility wires. The Contractor shall notify the utility company prior to start of the work and observe the utility company requirements for accomplishment of the work.
All necessary hardware used with integral messenger cable shall develop the full breaking strength of the integral messenger wire. Poles at each end and at each change of direction shall be guyed as specified on the plans or directed by the Engineer. When installed on utility company poles, guys shall be installed as directed by the utility company.

680-3.16 Cable Splices. Unless otherwise specified, cable splices will be permitted only in pullboxes, junction boxes, utility manholes, and at traffic signal heads. All cable runs between units of equipment shall be without splices unless shown on the plans or authorized by the Engineer. Conductors in controller cabinets shall not be spliced. Splices in overhead cable, when necessary, shall be made with the approval of, and as specified by the Engineer.

All splices shall be capable of satisfactory operation under continuous submersion in water. Multi-conductor cables shall be spliced and insulated to provide a watertight joint and to prevent absorption of moisture by the cable.

Moisture shall be excluded from the joint during the splicing operation and the work shall be done in dry weather or under shelter. Perspiration from the splicer's hand should be wiped off with dry material. All materials and tools involved in the splicing process shall be kept dry.

One of the following methods shall be used for making a watertight and electrically insulated splice:

Method No. 1. The outer covering and insulation shall be removed from each conductor for a minimum length necessary for the use of a pressure release crimping tool. The conductor ends shall be bared and joined with a seamless, solderless type sleeve connector of the same AWG size as the conductor being spliced, using a pressure release crimping tool designed for the size connector being used. After crimping the sleeve connector shall maintain proper contact with both conductors around the circumference of the splice and along the length of the sleeve.

The portion of each conductor where insulation has been removed, and the sleeve connector, shall be reinsulated using a coat of fast drying sealing agent of electrical grade, wrapped tightly with overlapping layers of rubber tape, a second coat of the sealing agent applied, and then wrapped tightly with overlapping layers of polyvinylchloride tape.

The sealing agent and tape shall extend at least 1 inch onto the undisturbed insulation of each conductor. Sufficient layers of tape shall be applied to equal 1.5 times the thickness of the original insulation.

Rejacketing the cable shall be accomplished in a similar manner as described above except that the sealing agent and tape shall extend at least 4 inches onto the undisturbed outer covering of each cable.

Individual splices in each conductor shall be staggered to minimize the outside diameter of the spliced cable.

Method No. 2. All of the requirements for splicing, specified in Method No. 1, shall apply, except that the completed splice including sleeve connector and the portion of each conductor where the insulation has been removed, shall be reinsulated and the cable rejacketed by using an acceptable mold poured full with a two component electrical insulating resin approved by the Engineer. The resin shall not require external heating to produce satisfactory pouring consistency.

680-3.17 Span Wire Assembly. Span wire assemblies including necessary hardware shall be installed and constructed in accordance with the details on the standard sheets or as directed by the Engineer.

Span wire assemblies shall be either single span wire, dual span wire with upper tether or dual span wire with lower tether as specified on the plans.

The Contractor shall determine the span and tether wire diameter based upon pole design load using the table on the standard sheets. All necessary hardware for attaching span and tether wires to the poles.
shall develop the full breaking strength of the span or tether wire with which it is used, except that breakaway links for lower tether wires shall develop the strength specified on the standard sheets. Sag shall be adjusted so that it is a minimum of 5 percent of the span when the traffic signal system, including overhead signs, is complete.

The Contractor shall determine the length of suspension and tether wire required to span the distance between poles, allow sufficient length for fastening and sag and after adjustments, make the whole assembly consistent with the plans, standard sheets or as directed by the Engineer.

680-3.18 Messenger Assembly. The messenger shall be installed in accordance with the details on the standard sheets or as directed by the Engineer.

When a messenger is installed on utility company poles the Contractor shall make all arrangements with the utility company for the installation. The Contractor shall observe all utility company requirements for attachments to poles and clearance with utility wires. The Contractor shall notify the utility company prior to the start of the work and observe the utility company requirements for accomplishment of the work.

All necessary hardware used with the messenger assembly shall develop the full breaking strength of the messenger strand. Poles at each end and at each change of direction along the run of messenger shall be guyed as specified on the plans or directed by the Engineer. When installed on utility company poles, guys shall be installed where required by the utility company. The signal control cable shall be fastened to the messenger at intervals not greater than 16 inches by messenger rings, stainless steel cable straps or other non-corrosive metal lashings approved by the Engineer. Taping and plastic cable bands will not be permitted.

680-3.19 Guy Assembly. Guys shall be installed and constructed in accordance with the details on the standard sheets or as directed by the Engineer. Guys on utility company poles shall meet the utility company requirements.

Excavation for the anchor shall be of the minimum width possible to accept the unexpanded anchor. All backfill shall be compacted.

680-3.20 Riser Assembly. Risers and weatherheads shall be installed and constructed in accordance with the details on the standard sheets or as directed by the Engineer. Risers on utility company poles shall meet the utility company requirements.

680-3.21 Signal Heads. Signal heads shall be installed as specified on the plans, standard sheets or as directed by the Engineer. Each signal head shall be assembled from signal sections and brackets in the configuration specified on the plans. Signal heads shall be properly aligned to the satisfaction of the Engineer. All mounting hardware shall be securely tightened to prevent loosening by the wind.

Until signal heads are placed in operation they shall be bagged with opaque or other material, as approved by the Engineer, that is adequately secured in a neat and orderly manner.

Optically programmed signal heads shall be installed, directed and veiled in accordance with the manufacturer's instructions, plans, standard sheets and the Engineer's visibility requirements. Each section of the signal shall be masked with prescribed materials in an acceptable and skillful manner.

LED Traffic or Pedestrian Signal Modules, which are supplied by the State, shall be installed in new or existing traffic or pedestrian signal heads as shown on the plans or as ordered by the Engineer. When the Contractor is required to furnish the LED module, unless otherwise waived, the Contractor shall submit to the Regional Director within 30 days following the award of contract, detailed specifications and catalog cuts of the equipment he/she proposes to install. In either case, the Contractor shall first remove any existing components necessary to install the LED modules, and the removed components shall remain the property of the State.
### 680-3.22 Wiring Color Code

The following wire color code system, unless otherwise shown on the plans, shall be used for wiring signal heads:

**A. Through C. (Vacant)**

**D. 1 Through 8 Phases**

1. Priority of assigning signal phases, overlaps and double clearances to Groupings of Color - Coded Wire for Signal Heads:

<table>
<thead>
<tr>
<th>PRIORITY</th>
<th>FUNCTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Phase 5</td>
</tr>
<tr>
<td>2</td>
<td>Phase 1</td>
</tr>
<tr>
<td>3</td>
<td>Phase 6</td>
</tr>
<tr>
<td>4</td>
<td>Phase 2</td>
</tr>
<tr>
<td>5</td>
<td>Phase 7</td>
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<tr>
<td>6</td>
<td>Phase 3</td>
</tr>
<tr>
<td>7</td>
<td>Phase 8</td>
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<td>8</td>
<td>Phase 4</td>
</tr>
<tr>
<td>9</td>
<td>Overlap No. 1</td>
</tr>
<tr>
<td>10</td>
<td>Overlap No. 2</td>
</tr>
<tr>
<td>11</td>
<td>Overlap No. 3</td>
</tr>
<tr>
<td>12</td>
<td>Overlap No. 4</td>
</tr>
<tr>
<td>13</td>
<td>Double Clearance No. 1</td>
</tr>
<tr>
<td>14</td>
<td>Double Clearance No. 2</td>
</tr>
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</table>

2. Groupings of color coded wire for signal heads:

<table>
<thead>
<tr>
<th>GROUP NUMBER</th>
<th>INDICATION</th>
<th>WIRE COLOR CODE*</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Red</td>
<td>14/19C-1-R</td>
</tr>
<tr>
<td></td>
<td>Yellow</td>
<td>14/19C-1-0</td>
</tr>
<tr>
<td></td>
<td>Green</td>
<td>14/19C-1-G</td>
</tr>
<tr>
<td></td>
<td>Ground Wire</td>
<td>14/19C-1-W</td>
</tr>
<tr>
<td>2</td>
<td>Red</td>
<td>14/19C-1-R/B</td>
</tr>
<tr>
<td></td>
<td>Yellow</td>
<td>14/19C-1-O/B</td>
</tr>
<tr>
<td></td>
<td>Green</td>
<td>14/19C-1-G/B</td>
</tr>
<tr>
<td></td>
<td>Ground Wire</td>
<td>14/19C-1-W/B</td>
</tr>
<tr>
<td>3</td>
<td>Red</td>
<td>14/19C-1-R/W</td>
</tr>
<tr>
<td></td>
<td>Yellow</td>
<td>14/19C-1-BL/W</td>
</tr>
<tr>
<td></td>
<td>Green</td>
<td>14/19C-1-G/W</td>
</tr>
<tr>
<td></td>
<td>Ground Wire</td>
<td>14/19C-1-B/W</td>
</tr>
<tr>
<td>4</td>
<td>Red</td>
<td>14/19C-1-B/R</td>
</tr>
<tr>
<td></td>
<td>Yellow</td>
<td>14/19C-1-O/R</td>
</tr>
<tr>
<td></td>
<td>Green</td>
<td>14/19C-1-BL/R</td>
</tr>
<tr>
<td></td>
<td>Ground Wire</td>
<td>14/19C-1-B/W</td>
</tr>
<tr>
<td>5</td>
<td>Red</td>
<td>14/19C-1-R/R</td>
</tr>
<tr>
<td></td>
<td>Yellow</td>
<td>14/19C-1-O/R</td>
</tr>
<tr>
<td></td>
<td>Green</td>
<td>14/19C-1-BL/R</td>
</tr>
<tr>
<td></td>
<td>Ground Wire</td>
<td>14/19C-1-B/W</td>
</tr>
<tr>
<td>6</td>
<td>Red</td>
<td>14/19C-1-R/B</td>
</tr>
<tr>
<td></td>
<td>Yellow</td>
<td>14/19C-1-O/B</td>
</tr>
<tr>
<td></td>
<td>Green</td>
<td>14/19C-1-BL/R</td>
</tr>
<tr>
<td></td>
<td>Ground Wire</td>
<td>14/19C-1-B/W</td>
</tr>
<tr>
<td>7</td>
<td>Red</td>
<td>14/19C-1-R/W</td>
</tr>
<tr>
<td></td>
<td>Yellow</td>
<td>14/19C-1-BL/W</td>
</tr>
<tr>
<td></td>
<td>Green</td>
<td>14/19C-1-G/W</td>
</tr>
<tr>
<td></td>
<td>Ground Wire</td>
<td>14/19C-1-B/W</td>
</tr>
<tr>
<td>8</td>
<td>Red</td>
<td>14/19C-1-R/R</td>
</tr>
<tr>
<td></td>
<td>Yellow</td>
<td>14/19C-1-O/R</td>
</tr>
<tr>
<td></td>
<td>Green</td>
<td>14/19C-1-BL/R</td>
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</table>

<table>
<thead>
<tr>
<th>GROUP NUMBER</th>
<th>INDICATION</th>
<th>WIRE COLOR CODE*</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>Red</td>
<td>14/19C-3-R/W</td>
</tr>
<tr>
<td></td>
<td>Yellow</td>
<td>14/19C-3-BL/W</td>
</tr>
<tr>
<td></td>
<td>Green</td>
<td>14/19C-3-G/W</td>
</tr>
<tr>
<td></td>
<td>Ground Wire</td>
<td>14/19C-3-B/W</td>
</tr>
<tr>
<td>12</td>
<td>Red</td>
<td>14/19C-3-B/R</td>
</tr>
<tr>
<td></td>
<td>Yellow</td>
<td>14/19C-3-O/R</td>
</tr>
<tr>
<td></td>
<td>Green</td>
<td>14/19C-3-BL/R</td>
</tr>
</tbody>
</table>
### E. Groupings of Color Coded Wire for Preempts (Blue Light) and Pedestrian Signals:

1. Preempts (Blue Light).

<table>
<thead>
<tr>
<th>WIRE COLOR CODE</th>
<th>INDICATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>14/2C-1-B</td>
<td>Blue Light</td>
</tr>
<tr>
<td>14/2C-1-W</td>
<td>Ground Wire</td>
</tr>
</tbody>
</table>

2. Pedestrians Signals.

<table>
<thead>
<tr>
<th>PED NUMBER</th>
<th>WIRE COLOR CODE*</th>
<th>INDICATION</th>
<th>PED NUMBER</th>
<th>WIRE COLOR CODE*</th>
<th>INDICATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>14/5C-1-P/R</td>
<td>DONT WALK</td>
<td>3</td>
<td>14/5C-3-P/R</td>
<td>DONT WALK</td>
</tr>
<tr>
<td></td>
<td>14/5C-1-P/G</td>
<td>WALK</td>
<td></td>
<td>14/5C-3-P/G</td>
<td>WALK</td>
</tr>
<tr>
<td></td>
<td>14/5C-1-P/B</td>
<td>Switch Wire</td>
<td></td>
<td>14/5C-3-P/B</td>
<td>Switch Wire</td>
</tr>
<tr>
<td></td>
<td>14/5C-1-P/O</td>
<td>Switch Wire</td>
<td></td>
<td>14/5C-3-P/O</td>
<td>Switch Wire</td>
</tr>
<tr>
<td></td>
<td>14/5C-1-P/W</td>
<td>Ground Wire</td>
<td></td>
<td>14/5C-3-P/W</td>
<td>Ground Wire</td>
</tr>
<tr>
<td>2</td>
<td>14/5C-2-P/R</td>
<td>DONT WALK</td>
<td>4</td>
<td>14/5C-4-P/R</td>
<td>DONT WALK</td>
</tr>
<tr>
<td></td>
<td>14/5C-2-P/G</td>
<td>WALK</td>
<td></td>
<td>14/5C-4-P/G</td>
<td>WALK</td>
</tr>
<tr>
<td></td>
<td>14/5C-2-P/B</td>
<td>Switch Wire</td>
<td></td>
<td>14/5C-4-P/B</td>
<td>Switch Wire</td>
</tr>
<tr>
<td></td>
<td>14/5C-2-P/O</td>
<td>Switch Wire</td>
<td></td>
<td>14/5C-4-P/O</td>
<td>Switch Wire</td>
</tr>
<tr>
<td></td>
<td>14/5C-2-P/W</td>
<td>Ground Wire</td>
<td></td>
<td>14/5C-4-P/W</td>
<td>Ground Wire</td>
</tr>
</tbody>
</table>

* Key for Wire Color Code:

<table>
<thead>
<tr>
<th>XX</th>
<th>XXX</th>
<th>X</th>
<th>X</th>
<th>X</th>
<th>X</th>
</tr>
</thead>
<tbody>
<tr>
<td>AWG</td>
<td>No. of</td>
<td>Cable No.</td>
<td>Color</td>
<td>Tracer</td>
<td></td>
</tr>
<tr>
<td>Conductors</td>
<td>For the Given</td>
<td>of Wire</td>
<td>Color</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Conductors</td>
<td>Size</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Colors: R-Red, O-Orange, G-Green, BL-Blue, W-White, B-Black.

### F. Notes:

The following steps should be used to determine the appropriate color coded wiring for a given signal installation:

1. Determine which functions are used in the signal operation.
2. Assign the color coded wire to the functions used in numerical order according to the priority given to the function.
3. Use the minimum number of conductors required to maintain the color code.

**EXAMPLE:** Signal X is a four phase signal
Step No.1-- Phase 1, 5, 6, 4, and an overlap of Phase 6 + 4 is used in the Signal operation.

<table>
<thead>
<tr>
<th>Step No.</th>
<th>Priority</th>
<th>Function</th>
<th>Color Coded Group No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>5</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>1</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>6</td>
<td>3</td>
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</tr>
<tr>
<td>8</td>
<td>4</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Overlap No. 1</td>
<td>5</td>
<td></td>
</tr>
</tbody>
</table>

Step No.3-- Use one 19 conductor cable and one five conductor cable

**680-3.23 Pedestrian Push Button and Sign.** The push button and sign shall be installed and constructed in accordance with the details specified on the standard sheets. Push button and sign shall be installed on either an existing pole, a newly installed signal pole or on its own post and footing as specified on the plans.

The orientation shall be convenient to pedestrians intending to cross the street controlled by the push button at the marked or obvious crosswalk.

**680-3.24 Fire Pre-Emption Tell Tale Light.** The Tell Tale Light shall be installed in accordance with details on the standard sheets or as directed by the Engineer.

The light shall be wired in such a manner as to simultaneously display a blue light during the emergency pre-emption interval and at other times remain unlighted. It shall be oriented in the position which provides the best view to the emergency equipment approach roadway.

**680-3.25 Flashing Beacon Sign Assembly.** The flashing beacon sign assembly shall be constructed as shown on the plans, and standard sheets. It shall be installed on either an existing sign and post or a new pole as specified on the plans.

The sign panel shall be constructed in accordance with the appropriate subsections of Section 645, Signs. The flashing beacon signal heads and solid state flasher and cabinet shall be installed as shown on the standard sheets.

When not mounted behind guiderail, the pole shall be equipped with an approved breakaway base or transformer base fabricated in accordance with §723-15.01--Breakaway Transformer Base (Aluminum).

**680-3.26 Inductance Loop Installation.** Loops shall be installed in accordance with the details specified on the plans, Standard Sheets or as directed by the Engineer. Loop dimensions shall be as specified on the plans.

Pullboxes, conduits and curb cuts shall be completed before beginning the loop installation.

The loop shall be outlined on the pavement to conform to the specified configuration. A power saw and wet cutting techniques shall be used to cut a slot in the pavement. Dry cutting techniques shall be used if directed by the Engineer and with appropriate measures to safeguard nearby vehicle and pedestrian traffic. The cut shall be 3/8 inch in width and the depth specified on the standard sheets. The corners shall be cored, drilled or chipped out as shown on the standard sheets. Sharp edges in the corners shall be smoothed. All saw cuts and corners shall be of the same depth.

Immediately after sawing by either wet or dry methods, the slot and pavement shall be flushed with pressurized clean water to remove the saw slurry, dust or other cutting debris. Filtered compressed air
shall be used to remove all dust and moisture from the slot. If the slot is damp, do not proceed with the installation until it is dry. Hot air may be used to dry the saw slot.

At the edge of pavement or curb a 1 inch minimum diameter, Metal Steel Conduit, Zinc Coated, Flexible Liquid-Tight Steel Conduit or Rigid Plastic Conduit shall be installed between the pavement and pullbox in accordance with details specified on the standard sheets. The curb or pavement shall be cut or scored to leave a permanent mark to show where the conduit runs under the curb or pavement.

The loop wire shall be installed starting at the roadside pullbox, passed around the loop for the specified number of turns and brought back to the pullbox. Splices shall not be permitted outside the pullbox. The wire shall be depressed in the slot without the use of sharp objects which might damage the wire insulation.

The loop shall be held in place every 2 feet with 1 inch (approximate) strips of rubber, neoprene, flexible tubing or foam backer rod as approved by the Engineer. These hold down strips shall be left in place when the slot is filled with Roadway Loop Embedding Sealer.

The pair of loop wires between the edge of pavement and the splice to the shielded lead-in cable in the pullbox shall be twisted together with at least five turns per 1 foot.

The splice between the loop wires (twisted pair) and the shielded lead-in cable shall be moisture proof and shall have a dielectric strength at least equal to that of the original insulation.

The bared conductor ends shall be either twisted and soldered or joined using an uninsulated, size coded solderless type connector of the correct size using an appropriate crimping tool. The splice shall be reinsulated in accordance with §680-3.16 Cable Splices, Method No. I except that heat shrinkage polyolefin tubing may be used as an alternate to the rubber tape; also, the first layer of PVC tape and sealing agent shall be extended as needed to cover a minimum of 1 inch of the inductance loop wire tube. The polyolefin tubing shall be at least as thick as the original insulation. Upon completion of the reinsulating, a final waterproof coating shall be applied over the entire splice.

The loop wires (twisted pair) and the splice to the shielded lead-in cable with the pullbox shall be held by wire hangers as near as possible to the top of the box in order to prevent their immersion in water. The shielded lead-in cable shall be continuous (no splices) from the splice to the loop wires to the controller cabinet terminals. The drain or ground wire in the shielded cable shall be grounded at the controller cabinet terminals only.

The completed loop installation including the shielded lead-in to the controller cabinet shall have a minimum of 50 megohms leakage resistance to ground. This resistance shall be tested before the loop is sealed in the pavement and after the splice is made between the loop wires (twisted pair) and shielded lead-in. Resistance to ground shall be tested in accordance with the Insulation Resistance Test in §680-3.32.

When it is determined that the resistance to ground requirements are met, the slot shall be filled with Roadway Loop Embedding Sealer. The pavement temperature shall be at least 40°F and rising before the sealer is placed. All work involving the sealer shall be done in compliance with the manufacturer’s specifications. When the loop embedding sealer has set sufficiently to open the loop to traffic, but the surface remains tacky, the loop may be dusted with cement dust to facilitate opening the loop to traffic.

680-3.27 Concrete Base for Controller Cabinet. Bases shall be installed and constructed in accordance with the details specified on the standard sheets. Bases shall be either pre-cast or cast-in-place. Anchor bolts shall be placed in the footing at the proper location. Conduits shall be installed in the footing as required by the plans.

Where the base is installed in unpaved areas a work pad shall be constructed in front of the cabinet door.

Excavation shall be in accordance with §680-3.09, Excavation.

680-3.28 Power Meter Base. At each power source, the Contractor shall provide 6 feet of slack in the traffic signal cable used for power supply and neatly coil this slack within the controller cabinet.

The Contractor shall install a meter base as shown on the standard sheets or as ordered by the Engineer. The meter base will be furnished by the utility company. The additional length of power cable
in the controller cabinet shall be extended through the cabinet wall into the meter base and back to the controller circuit breaker. All meter base fittings shall be weather tight.

680-3.29 Overhead Traffic Signs. Sign and mounting brackets shall be installed as shown on the plans and standard sheets. Signs shall be aligned to the satisfaction of the Engineer.

Sign Panels shall be aluminum and constructed in accordance with the appropriate subsections of section 645-Signs.

680-3.30 Field Galvanizing. All abrasions of galvanized steel due to handling equipment, erection, etc., and all points of attachment, shall be field repaired as specified in §719-01--Galvanized Coatings and Repair Methods.

680-3.31 Cast Iron Junction Boxes. Junction boxes shall be installed at the locations and according to the details on the plans or as directed by the Engineer. Dimensions shall be as shown on the plans.

680-3.32 Tests. The Contractor shall perform all tests described herein in the presence of the Engineer or his representative. Testing equipment shall be supplied by the Contractor.

Prior to placing a signal in operation, the Contractor shall perform the following tests:

A. Continuity Test. Each circuit shall be tested for continuity.

B. Ground Test. All traffic signal grounding systems when completed in place shall have a resistance to ground of not more than that shown in the table below as determined in the following manner:
1. Temporarily connect a 10 ampere load between the AC + side of the equipment cabinet fuse and the ground system. It should be assured that the power company applied voltage is 120 volts AC at the time of the test.
2. Disconnect the power company AC neutral from the ground system.
3. Connect a voltmeter between the power company AC neutral and the ground system.

<table>
<thead>
<tr>
<th>Controller</th>
<th>Voltmeter Reading (Volts)</th>
<th>Equivalent Resistance (Ohms)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 Phase</td>
<td>20</td>
<td>2.0</td>
</tr>
<tr>
<td>Model 170 Microcomputer</td>
<td>20</td>
<td>2.0</td>
</tr>
<tr>
<td>All others</td>
<td>10</td>
<td>1.0</td>
</tr>
</tbody>
</table>

If the voltmeter reading is higher than the appropriate voltage shown in the above table under the 10 ampere load, the grounding system has an unacceptable resistance to ground. Additional grounding, including electrical bonding of underground metallic conduit, may be necessary in order to meet the requirements of this test.

C. Insulation Resistance Test. An insulation resistance test at 500 volts DC shall be made on each circuit between the circuit and ground. The insulation resistance shall not be less than 10 megohms on each circuit except that inductive loop detector circuits shall have an insulation resistance of not less than 50 megohms.

The insulation resistance test shall not be performed on magnetometer sensing elements. Splices in the pullbox adjacent to the magnetometer sensing elements shall not be made prior to performing an insulation resistance test on the lead-in conductors between the pullbox and the controller cabinet field terminals.
D. Functional Test. After satisfactory completion of all other tests, a functional test of the traffic signal control equipment shall be performed to demonstrate that every part of the signal system operates in accordance with the plans, specifications and to the satisfaction of the Engineer. The functional test for each signal system shall consist of not less than ten days of continuous satisfactory operation. If unsatisfactory performance of the system components is discovered during this time, the condition shall be corrected and the test repeated until ten days of continuous satisfactory operation is obtained.

Functional tests shall not begin on a Friday or on the day before a legal holiday. On the day the functional test begins, initial turn-on shall be made between the hours of 9:00 am and 2:00 pm unless otherwise ordered by the Engineer. Prior to turn-on all signal control equipment required for signal system shall be installed and ready for operation including pedestrian signal indications, pedestrian signs and push buttons, and vehicle detectors. All louvers, visors, and signal heads shall be directed to provide maximum visibility.

Temporary shut downs caused by power interruption or traffic accidents shall not constitute discontinuity of the functional test.

680-3.33 Fiberoptic Pedestrian Signal Heads. Fiberoptic pedestrian signal heads shall be installed according to the requirements of §680-3.21 Signal Heads.

680-3.34 Fiberoptic Dual Indication Arrow. Fiberoptic dual indication arrows shall be installed according to the requirements of §680-3.21 Signal Heads.

680-3.35 Strobing Signal Section. Strobing Signal Sections shall be installed according to the requirements of §680-3.21 Signal Heads.

680-3.36 LED Traffic Signal Module. LED Traffic Signal Modules shall be installed in Type I Traffic Signal Sections according to the requirements of §680-3.21 Signal Heads.

680-3.37 LED Pedestrian Signal Module. LED Pedestrian Signal Modules shall be installed in Type I Pedestrian Signal Section according to the requirements of §680-3.21 Signal Heads.

680-4 METHOD OF MEASUREMENT

680-4.01 Each Unit. The following items will be measured for payment as the number of each unit furnished and installed in accordance with the contract documents or as directed by the Engineer:

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Span Wire Assembly</td>
<td>Traffic Signal Section</td>
</tr>
<tr>
<td>Guy Assembly</td>
<td>Strobing Signal Indication</td>
</tr>
<tr>
<td>Pedestrian Signal Section</td>
<td>Traffic Signal Bracket Assembly</td>
</tr>
<tr>
<td>Pullbox</td>
<td>Traffic Signal Disconnect Hanger</td>
</tr>
<tr>
<td>Cast Iron Junction Box</td>
<td>Riser Assembly</td>
</tr>
<tr>
<td>Controller Assembly Component</td>
<td>Traffic Signal Pole</td>
</tr>
<tr>
<td>Fire Pre-Emption Tell Tale Light</td>
<td>Overhead Sign Assembly</td>
</tr>
<tr>
<td>Concrete Base for Controller Cabinet</td>
<td>Flashing Beacon Sign Assembly</td>
</tr>
<tr>
<td>Fiberoptic Dual Indication Arrow</td>
<td>Fiberoptic Pedestrian Signal Section</td>
</tr>
<tr>
<td>LED Pedestrian Signal Module</td>
<td>LED Traffic Signal Module</td>
</tr>
<tr>
<td>Type I Pedestrian Signal Section</td>
<td>Type I Traffic Signal Section</td>
</tr>
<tr>
<td>Pedestrian Push Button and Sign</td>
<td></td>
</tr>
</tbody>
</table>
680-4.02 Linear Foot Measurements. The following items will be measured for payment as the number of feet actually installed in accordance with the contract documents or as directed by the Engineer:

- Inductance Loop Wire
- Shielded Lead-In Cable
- Inductance Loop Installation
- Messenger Assembly
- Signal Cable
- Shielded Communication Cable
- Signal Cable with Integral Messenger
- Shielded Communication Cable w/ Integral Messenger
- Conduit

Inductance loop wire shall be the actual number of feet of wire used and left in place. Measurement of inductance loop installation shall be the number of feet of pavement sawcut.

680-4.03 Pole Excavation and Concrete Foundation. The payment quantity of pole excavation and concrete foundation shall be the number of cubic yards of concrete shown in the table on the standard sheet for Traffic Signal Pole Foundations for the specified footing size. No adjustment will be made when the Contractor elects to install a square footing. When a square footing is specified on the plans, the payment quantity shown in the table will be multiplied by a factor of 1.3.

680-4.04 Conduit Jacking or Boring. The quantity of conduit jacking or boring shall be the number of linear feet as computed from the payment limits specified in the contract documents.

680-5 BASIS OF PAYMENT

680-5.01 General. The unit price bid for all items of work encompassed by this Section shall include the furnishing of all labor, materials, tools, equipment, safety requirements as determined by U.S. Department of Labor's Occupational Safety and Health Standards, and incidentals as necessary to complete the work of the item installed in place and performing all tests to the satisfaction of the Engineer. No direct payment will be made for the installation of the power service connection and meter base but the cost shall be covered in the various traffic signal items. Items with additional provisions are as follows:

680-5.02 Pedestrian Signal Section. The unit price bid for each section shall include one “WALK” and one “DONT WALK” indication, and all necessary internal wiring, visor(s) and lamp(s).

680-5.03 Pedestrian Signal Bracket Assembly. The unit price bid for each bracket assembly shall include the bracket, fittings, wiring of the head assembly and installation.

680-5.04 Pole Excavation and Concrete Foundation. The unit price bid per cubic foot shall include the excavation, any protective system(s) required to ensure the safety of the workers and the public, backfill (select granular backfill or concrete), form work, concrete, bar reinforcement for concrete, excavation and backfilling of test holes, conduit bends and fittings, restoration of surfaces in kind, and sawcutting.

Progress payments will be made at the unit price bid for 80 percent of the quantity for each foundation properly installed except for the mortar cap and restoration. The remaining 20 percent will be paid for upon satisfactory completion of each footing.

680-5.05 Pullbox. The unit price bid for each pullbox shall include all concrete, reinforcing steel, crushed stone or gravel, extensions, sawcutting, excavation, backfill, frames, covers, restoration of surfaces and incidentals as required.
**680-5.06 Conduit.** The unit price bid shall include all handling, cutting, bending, fitting, capping, painting, testing, furnishing and placing pull lines, condulets and concrete inserts, expansion and incidental fittings as required. Conduit bends and fittings in concrete footings will be paid for under the respective footing item. Conduit excavation and backfill and jacking or boring will be paid for under their respective items.

**680-5.07 Inductance Loop Installation.** The unit price bid per linear foot shall include the cost of all pavement sawing and drilling, loop embedding sealer, and pavement cut-outs. Inductance Loop Wire, pullboxes, Shielded lead-in Cable, Vehicle Detector Inductance Loop, Conduit, and Conduit Excavation and Backfill shall be paid under their respective items.

**680-5.08 Controller Assembly.** The unit price bid for each component of the Controller Assembly shall include all labor, material and equipment necessary to complete the work. The cost of the necessary grounding system shall be included in the unit price bid for the controller assembly components.

Progress payments will be made in the following manner:

- Sixty-five percent of the bid price of each component will be paid after it is installed and ready for testing.

- Twenty-five percent of the bid price will be paid after satisfactory completion of all tests required by these specifications, including the function test for ten days of continuous satisfactory operation of the traffic signal system at each signalized location.

- The remaining ten percent will be paid when all the traffic signals in the contract are functioning to the satisfaction of the Engineer.

**680-5.09 Fire Pre-Emption Tell Tale Light.** The unit price bid shall include the light fixture, bulb, nipple, guard, and all attachments and fittings as required.

**680-5.10 Concrete Base for Controller Cabinet.** The unit price bid for each base shall include the cost of all sawcutting, excavation, backfill, form work, restoration of surfaces, concrete, test holes, conduit bends and fittings, and concrete work pad.

**680-5.11 Pedestrian Push Button and Sign.** The unit price bid shall include the push button, sign, mounting hardware, pole drilling, and necessary fittings as required. Where the push button and sign is installed on its own post the unit price shall also include the cost of the post, sawcutting, excavation, backfill, concrete, restoration of surfaces, and conduit bend and fittings.

**680-5.12 Jacking or Boring.** The unit price bid per foot shall include excavation, backfilling for jacking or boring pits; test holes; and restoration of surfaces in kind.

**680-5.13 Signal Cable and Shielded Communication Cable.** The unit price bid per foot shall include the connectors, lashing or messenger rings or plastic cable bands, splices when permitted, testing, cable markers, and incidental fittings for the cable connected in place.

**680-5.14 Signal Cable with Integral Messenger and Shielded Communication Cable with Integral Messenger.** The unit price bid per foot shall include connectors, splices when permitted, testing, cable markers, hardware and fittings to attach the cable to the pole and other incidentals for the cable connected in place.

**680-5.15 Traffic Signal Sections.** The unit price bid shall include housing, visors, lamps, lenses and incidentals to make an individual signal head section.
680-5.16 Traffic Signal Bracket Assembly. The unit price bid shall include all brackets, elbows, arms and fittings to attach the signal to span wire, pole and mast arm. It shall include all labor and materials to assemble the individual signal sections and brackets to form a complete signal head including internal wiring and installation on the span wire, pole and mast arm.

680-5.17 Traffic Signal Disconnect Hanger. The unit price bid shall include the disconnect hanger, wiring to the signal head and signal cable and installation on the signal head.

680-5.18 Traffic Signal Poles. The unit price bid for each pole shall include all the items specified in §680-3.11 and the necessary grounding system, anchor bolts, mast arms, lighting arms, pole assembly and erections, and field galvanizing as required. Breakaway transformer bases when specified shall be included in the price bid for each pole.

680-5.19 Overhead Sign Assembly. The unit price bid shall include the mounting brackets attaching the sign to signal head, span wire, pole, and mast arm, sign panel and incidental hardware and fittings.

680-5.20 Flashing Beacon Sign Assembly. The unit price bid shall include the flashing beacon signal head, two circuit flasher and cabinet, sign panel and mounting brackets and all other necessary hardware. The cost of the pole and pole excavation and concrete foundation will be paid for under their respective items. The cost of any necessary breakaway base shall be included in the cost of the pole.

680-5.21 LED Traffic Signal Module. The unit price bid shall include the LED module, the removal of existing components if necessary, and installation of the LED module on the signal head.

680-5.22 LED Pedestrian Signal Module. The unit price bid shall include the LED module, the removal of existing components if necessary, and installation of the LED module on the pedestrian signal head.

680-5.23 Type I Traffic Signal Section. The unit price bid shall include housing, door, visor and incidentals to make an individual Type I Signal Head Section.

680-5.24 Type I Pedestrian Signal Section. The unit price bid shall include housing, door, visor and incidentals to make an individual Type I Pedestrian Signal Section.

680-5.25 LED Traffic Signal Module Installation. The unit price bid shall include the cost of labor, materials, and equipment required to remove existing components if necessary, and install the State supplied Traffic Signal Modules as shown on the plans or as ordered by the Engineer.

680-5.26 LED Pedestrian Signal Module Installation. The unit price bid shall include the cost of labor, materials, and equipment required to remove existing components if necessary, and install the State supplied Pedestrian Signal Modules as shown on the plans or as ordered by the Engineer.

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<td>680.5001</td>
<td>Pole Excavation and Concrete Foundation</td>
<td>Cubic Yard</td>
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<tr>
<td>680.5002</td>
<td>Concrete Base for Controller Cabinet</td>
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</tr>
<tr>
<td>680.51XXYY</td>
<td>Pullbox</td>
<td>Each</td>
</tr>
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</table>

XX= Size  
01 – 15 inch  01 - Reinforced Concrete  02 - Optional Reinforced  

NEW YORK STATE DEPARTMENT OF TRANSPORTATION  
STANDARD SPECIFICATIONS (USC) January 8, 2015
03 - 24 inch Concrete/Bituminous
04 - 30 inch Fiber
05 - Rectangular 26 x 18 inch
06 - Rectangular 26 x 18 inch or 24 inch Diameter
07 - Rectangular 26 x 18 inch or 30 inch Diameter

680.5120 Cast Iron Junction Box Each
680.52XXYY Conduit Foot
XX = Type
YY = Diameter
680.53 Conduit Jacking or Boring Foot
680.54 Inductance Loop Installation Foot
680.56 Emergency Pre-emption System Each

680.60XXYY Traffic Signal Pole--Span Wire Each
680.61XXYY Traffic Signal Pole--Span Wire with Lighting Arm Each
XX = Load in kips (1, 2, 3, 4, ...)
YY = Length in whole feet *
680.62XXYY Traffic Signal Pole--Mast Arm Each
680.63XXYY Traffic Signal Pole--Dual Mast Arm** Each
680.64XXYY Traffic Signal Pole--Mast Arm with Lighting Arm Each
680.65XXYY Traffic Signal Pole--Dual Mast Arm** with Lighting Arm Each
XX=Mast arm mounting height in feet*
YY=Mast arm length in whole feet
680.67XX Traffic Signal Pole--Post Top Mount Each
680.68XX Traffic Signal Pole--Bracket Mount Each
680.69XX Traffic Signal Pole Bracket Mount with Lighting Arm Each
XX=Mounting height in feet*

680.7001 Single Span Wire Assembly Each
680.7002 Dual Span Wire Assembly with Upper Tether Wire Each
680.7003 Dual Span Wire Assembly with Lower Tether Wire Each
680.7004 Messenger Assembly Foot
680.7005 Guy Assembly Each
680.700602 Riser Assembly, 1/2 inch Diameter Each
680.700603 Riser Assembly, 1 inch Diameter Each
680.700604 Riser Assembly, 1 1/2 inch Diameter Each
680.700606 Riser Assembly, 2 inch Diameter Each
680.700607 Riser Assembly, 2 1/2 inch Diameter Each
680.700608 Riser Assembly, 3 inch Diameter Each
680.700609 Riser Assembly, 3 1/2 inch Diameter Each
680.700610 Riser Assembly, 4 inch Diameter Each
680.700612 Riser Assembly, 5 inch Diameter Each
680.700613 Riser Assembly, 6 inch Diameter Each

680.71 Shielded Lead-in Cable Foot
680.72 Inductance Loop Wire Foot
680.73XXYY Signal Cable Foot
680.74XXYY Signal Cable with Integral Messenger Foot
XX = Number of Conductors
YY = Wire Gauge
680.75XXYY Shielded Communication Cable Foot
680.76XXYY Shielded Communication Cable with Integral Messenger

**XX = Number of Pairs**

**YY = Wire Gauge**

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<th>Description</th>
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<tr>
<td>680.810101</td>
<td>Traffic Signal Module - 12 inch, Red Ball, LED</td>
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<td>680.810102</td>
<td>Traffic Signal Module - 12 inch, Red Arrow, LED</td>
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<td>680.810103</td>
<td>Traffic Signal Module-12 inch Yellow Ball, LED</td>
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<tr>
<td>680.810104</td>
<td>Traffic Signal Module-12 inch Yellow Arrow, LED</td>
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<tr>
<td>680.810105</td>
<td>Traffic Signal Module - 12 inch, Green Ball, LED</td>
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<td>680.810106</td>
<td>Traffic Signal Module - 12 inch, Green Arrow, LED</td>
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<tr>
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<td>Traffic Signal Section - Type I, 12 inch</td>
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<td>680.810108</td>
<td>Traffic Signal Module - 12 inch, Bi-Modal Yellow/Green Arrows, LED</td>
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<td>680.8102</td>
<td>Traffic Signal Section, Optically Programmed - 12 inch</td>
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<td>Install Ball/Arrow LED Traffic Signal Module</td>
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<td>Traffic Signal Section - Polycarbonate, Type I, 12 inch</td>
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<td>680.8113</td>
<td>Traffic Signal Bracket Assembly 3 Way</td>
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<td>Traffic Signal Bracket Assembly 4 Way</td>
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<td>Traffic Signal Bracket Assembly 5 Way</td>
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<td>680.8120</td>
<td>Traffic Signal Disconnect Hanger</td>
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<td>Pedestrian Signal Module - 12 inch, Hand Symbol, LED</td>
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<td>Pedestrian Signal Module - 12 inch by 12 inch MAN LED</td>
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<td>680.813104</td>
<td>Install LED Pedestrian Signal Module</td>
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<td>680.813105</td>
<td>Pedestrian Signal Module - 12 inch, Bi-Modal Hand/Man Symbols, LED</td>
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<td>Pedestrian Signal Section - Polycarbonate, Type I, 12 inch</td>
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<td>Pedestrian Signal Module – 16 inch by 18 inch Bi-Modal HAND/MAN LED</td>
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<td>680.813108</td>
<td>Pedestrian Signal Section, Type I - for 16 inch by 18 inch LED module</td>
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<td>680.82XX</td>
<td>Overhead Sign Assembly</td>
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<td>680.8225</td>
<td>Pedestrian Push Button and Sign - without Post</td>
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<td>680.8226</td>
<td>Pedestrian Push Button and Sign - with Post</td>
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<tr>
<td>680.8230</td>
<td>Fire Pre-Emption Tell Tale Light</td>
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**NOTE:** SEE PAY ITEM CATALOG FOR ITEM NUMBERS CONTAINING VARIABLES.

* Mast arm mounting heights, and span wire pole length and load, are as defined on the ‘Standard Traffic Signal Poles’ standard sheets and in §724-03, Traffic Signal Poles. The nominal luminaire mounting height and span shall be as indicated on the plans.

** The mast arm length and mounting height indicated by the item number is for only one of the mast arms. The other mast arm length and mounting height shall be as indicated on the plans.

SECTION 681 AND 682 (VACANT)

SECTION 683 - INTELLIGENT TRANSPORTATION SYSTEMS

**683-1 DESCRIPTION.** The work in this section shall include work required for intelligent transportation systems.

**683-2 MATERIALS.** Materials shall be as specified in the special specifications.

**683-3 CONSTRUCTION DETAILS.** The extent of work and construction requirements will be covered by special specifications in the contract documents.

**683-4 METHOD OF MEASUREMENT.** As specified in the special specifications.

**683-5 BASIS OF PAYMENT.** As specified in the special specifications.

SECTION 684 (VACANT)

SECTION 685 - EPOXY REFLECTORIZED PAVEMENT MARKINGS

**685-1 DESCRIPTION.** Under this work, the Contractor shall furnish and apply epoxy reflectorized pavement markings at the location and in accordance with patterns indicated on the plans or as ordered by the Engineer, and in conformance with the MUTCD and these specifications.

The epoxy marking material should be hot–applied by spray methods onto bituminous and portland cement concrete pavement surfaces at the thickness and width shown on the Contract Documents. Following an application of glass beads, the cured epoxy marking shall be an adherent reflectorized stripe.

**685-2 MATERIALS.** Materials shall conform to the requirements of §727-03 White and Yellow Epoxy Reflectorized Pavement Markings.

**685-3 CONSTRUCTION DETAILS**

**685-3.01 General.** All pavement markings and patterns shall be placed as shown on the Contract Documents and in accordance with the MUTCD.

Before any pavement marking work is begun, a schedule of operations shall be submitted for the approval of the Regional Director and his/her authorized representative.
At least five (5) days prior to starting striping, the Contractor shall provide the Engineer with the epoxy manufacturer's written instructions for use. These instructions shall include, but not be limited to, material mixing ratios and application temperatures.

When pavement markings are applied under traffic, the Contractor shall provide all necessary flags, markers, signs, etc. in accordance with the MUTCD to maintain and protect traffic, and to protect marking operations and the markings until thoroughly set.

The application of pavement markings shall be done in the general direction of traffic. Striping against the direction of traffic flow shall not be allowed.

The Contractor shall be responsible for removing, to the satisfaction of the Engineer, all tracking marks, spilled epoxy, and epoxy markings applied in unauthorized areas.

When necessary the Contractor shall establish marking line points at 30 feet intervals throughout the length of the pavement or as directed by the Engineer.

685-3.02 Atmospheric Conditions. Epoxy pavement markings shall only be applied during conditions of dry weather and on substantially dry pavement surfaces. At the time of installation the pavement surface temperature shall be minimum of 50°F and the ambient temperature shall be a minimum of 50°F and rising. The Engineer shall be the sole determiner as to when atmospheric conditions and pavement surface conditions are such to produce satisfactory results.

685-3.03 Surface Preparation. The Contractor shall clean the pavement and existing durable markings to the satisfaction of the Engineer.

Surface cleaning and preparation work shall be performed only in the area of the epoxy markings application.

At the time of application, all pavement surfaces and existing durable markings shall be free of oil, dirt, dust, grease and similar foreign materials. The cost of cleaning these contaminants shall be included in the bid price of this item.

In addition, concrete curing compounds on new portland cement concrete surfaces and existing painted pavement markings on both concrete and bituminous pavement surfaces shall be cleaned and paid for in accordance with Section 635, Cleaning and Preparation of Pavement Surfaces for Pavement Markings.

685-3.04 Epoxy Applicating Equipment. Mobile applicating equipment for the placement of epoxy reflectorized pavement markings shall be approved by the Director (Materials Bureau) prior to the start of work.

In general, a mobile applicator shall be a truck mounted, self-contained pavement marking machine, specifically designed to apply epoxy resin materials and reflective glass spheres in continuous and skip-line patterns. The applicating equipment shall be maneuverable to the extent that straight lines can be followed and normal curves can be made in true arc. In addition, the truck mounted unit shall be provided with accessories to allow for the marking of legends, symbols, crosswalks, and other special patterns.

At any time throughout the duration of the project, the Contractor shall provide free access to his epoxy applicating equipment for inspection by the Engineer or his authorized representative.

The Engineer may approve the use of a portable applicator in lieu of mobile truck mounted accessories for use in applying special markings only, provided such equipment can demonstrate satisfactory application of reflectorized epoxy markings in accordance with these specifications. The applicating equipment shall be capable of installing a minimum of 100,000 feet of epoxy reflectorized pavement markings in an eight hour day and shall include the following features:

1. Individual tanks for the storage of Part A and Part B of the epoxy resin and for the storage of reflective glass spheres.
2. Heating equipment of sufficient capacity to maintain the individual epoxy resin components at the manufacturer's recommended temperature for spray application.
3. Glass bead dispensing equipment and the capacity of applying the spheres a minimum rate of 20 lb/gal of epoxy resin composition.
4. Metering devices or pressure gauges on the proportioning pumps, positioned to be readily visible to the Engineer.
5. All necessary spray equipment, mixers, compressors, and other appurtenances for the placement of epoxy reflectorized pavement markings in a simultaneous sequence of operations as described in §685-3.05 Application of Epoxy Reflectorized Pavement Markings.

685-3.05 Application of Epoxy Reflectorized Pavement Markings. Epoxy reflectorized pavement markings shall be placed at the width, thickness, and pattern designated by the Contract Documents.

Marking operations shall not begin until applicable surface preparation work is completed and approved by the Engineer, and the atmospheric conditions and pavement surface temperature are acceptable to the Engineer.

Pavement markings shall be applied by the following simultaneous operation:

1. The pavement surface is air-blasted to remove dirt and residues.
2. The epoxy resin, mixed and heated in accordance with the manufacturer's recommendations, is uniformly hot-sprayed onto the pavement surface at the minimum specified thickness.
3. Reflective glass spheres are injected into, or dropped onto, the liquid epoxy marking at a minimum rate of 20 lb/gal of epoxy resin.

685-3.06 Defective Epoxy Pavement Markings. Epoxy reflectorized pavement markings, which after application and curing are determined by the Engineer to be defective and not in conformance with this specification, shall be repaired. Repair of defective markings shall be the responsibility of the Contractor and shall be performed to the satisfaction of the Engineer as follows:

1. Insufficient film thickness and line width; insufficient glass bead coverage or inadequate glass bead retention.
   Repair Method. Prepare the surface of the defective epoxy marking by grinding or blast cleaning. No other cleaning methods will be allowed. Surface preparation shall be performed to the extent that a substantial amount of the reflective glass spheres are removed and a roughened epoxy marking surface remains. Immediately after surface preparation remove loose particles and foreign debris by brooming or blasting with compressed air. Repair shall be made by restriping over the cleaned surface in accordance with the requirements of this specification and at the full thickness indicated on the Contract Documents.

2. Uncured or discolored epoxy*; insufficient bond (to pavement surface or existing durable marking).
   Repair Method. The defective epoxy marking shall be completely removed and cleaned to the underlying pavement surface in accordance with the requirements of Section 635 - Cleaning and Preparation of Pavement Surfaces, at the Contractor's expense. The extent of removal shall be the defective area plus any adjacent epoxy pavement marking material extending three feet in any direction. After surface preparation work is complete, repair shall be made by reapplying epoxy over the cleaned pavement surface in accordance with the requirements of this specification.

* Uncured epoxy shall be defined as applied material that fails to cure (dry) in accordance with requirements of §727–03 MATERIAL REQUIREMENTS, A., 2.0 paragraph d. Drying Time (Field); or applied material that fails to cure (dry) within a reasonable time period under actual field conditions, as defined by the Engineer.

* Discoloration shall be defined as localized areas or patches of brown, grayish or black colored epoxy marking material. These areas often occur in a cyclic pattern and often are not visible until several days or weeks after markings are applied.

Other defects not noted above, but determined by the Engineer to need repair, shall be repaired or replaced as directed by and to the satisfaction of the Engineer.
All work in conjunction with the repair or replacement of defective epoxy reflectorized pavement markings shall be performed by the Contractor at no additional cost to the State.

685-4 METHOD OF MEASUREMENT. Pavement striping will be measured in feet along the centerline of the pavement stripe and will be based on a 4 inch wide stripe. Measurement for striping with a plan width greater or less than the basic 4 inches as shown on the plans or directed by the Engineer, will be made by the following method:

\[
\text{Plan Width of Striping (inches) } \times \text{ Feet} \\
\text{4 inches}
\]

Letters and symbols will be measured by each unit applied. A unit will consist of one letter or one symbol. Example: “SCHOOL” would be paid as six units. Double and triple headed arrows will be measured as a single unit, but the “X” in railroad grade crossing markings (MUTCD Figure 8B-6) will be measured by feet of 4 inch stripe.

685-5 BASIS OF PAYMENT. The accepted quantities of markings will be paid for at the contract unit price, which shall include the cost of furnishing labor, materials and equipment to satisfactorily complete the work. The cost for maintaining and protecting traffic during the marking operations shall be included in the price bid. The cost of removal of concrete curing compounds and existing pavement markings will be paid under separate items and are not included in this item.

No payment will be made for the repair or replacement of defective epoxy reflectorized pavement markings.

No payment will be made for the number of feet of skips in the dashed line.

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<td>White Epoxy Reflectorized Pavement Symbols – 20 mils</td>
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SECTION 686 (VACANT)

SECTION 687 - THERMOPLASTIC REFLECTORIZED PAVEMENT MARKINGS

687-1 DESCRIPTION. Under this work, the Contractor shall furnish and apply thermoplastic reflectorized pavement markings at the location and in accordance with patterns indicated on the plans or as ordered by the Engineer, and in conformance with the MUTCD and these specifications.

The thermoplastic pavement marking compound shall be extruded in a molten state onto the pavement surface. Following surface application of glass beads and upon cooling to normal pavement temperatures, the resultant marking shall be an adherent reflectorized stripe of the specified thickness and width that is capable of resisting deformation by traffic.

687-2 MATERIALS. Materials shall conform to the requirements of §727-01 White and Yellow Thermoplastic Reflectorized Pavement Markings.
687-3 CONSTRUCTION DETAILS

687-3.01 Equipment General. Thermoplastic applying equipment shall be approved by the Engineer prior to the start of work.

Unless otherwise approved by the D.C.E.C., all projects specifying quantities greater than 65,000 feet of longitudinal pavement marking lines will be striped using only mobile applying equipment for the longitudinal lines. Longitudinal pavement marking lines are Broken Lines (skipline), Edge Lines, Barrier Lines, and Solid Lines as defined by the MUTCD. Portable applying equipment will be acceptable for placing all other markings on these projects.

Thermoplastic material shall be applied to the pavement surface by the extrusion method, wherein one side of the shaping die is the pavement and the other three sides are contained by, or are part of, suitable equipment for maintaining the temperature and controlling the flow of material (Note 1.)

Note 1. Alternate types of extrusion devices may be considered acceptable for use upon prior approval by the Materials Bureau. Requests for approval of alternate extrusion applying equipment shall be made to the Materials Bureau by the Contractor/Manufacturer at least 90 days prior to its date of intended use. Detailed requirements and procedures for the acceptance of alternate equipment are available from the Materials Bureau.

For heating the thermoplastic composition, the application equipment shall include a melting kettle(s) of such capacity as to allow for continuous marking operations. The melting kettle(s) may be mounted on a separate “supply” vehicle or included as part of the mobile applying equipment. The kettle(s) shall be capable of heating the thermoplastic composition temperatures greater than 400°F. The heating mechanism shall be by means of a thermostatically controlled heat transfer medium. Heating of the composition by direct flame will not be allowed. Material temperature gauges shall be visible at both ends of the kettle(s).

Application equipment shall be constructed to provide continuous mixing and agitation of the material. Conveying parts of the equipment between the main material reservoir and the extrusion shoe(s) shall be so constructed as to prevent accumulation and clogging. All parts of the equipment which come into contact with the material shall be so constructed so as to be easily accessible and exposable for cleaning and maintenance. The equipment shall be constructed so that all mixing and conveying parts up to and including the extrusion shoe(s), maintain the material at the required plastic temperature.

The applying equipment shall be so constructed as to insure continuous uniformity in the dimensions of the stripe. The applicator shall provide a means for cleanly cutting off stripe ends squarely and shall provide a method of applying “skip” lines. The equipment shall be capable of applying varying widths of traffic markings.

The applicator shall be equipped with a drop-on type bead dispenser capable of uniformly dispensing reflective glass spheres at controlled rates of flow.

The bead dispenser shall be automatically operated in such a manner that it will only dispense beads while the composition is being applied.

Applicating equipment shall be mobile and maneuverable to the extent that straight lines can be followed and normal curves can be made in a true arc.

Applicators shall be equipped and constructed in such a manner as to satisfy the requirements of the National Board of Fire Underwriters and the appropriate agencies of the State of New York.

The equipment used for the placement of thermoplastic pavement markings shall be two general types: mobile applicator and portable applicator.

687-3.02 Mobile Applicating Equipment. The mobile applicator shall be defined as a truck mounted, self-contained pavement marking machine that is capable of hot applying thermoplastic by the extrusion method. The unit shall be equipped to apply the thermoplastic material at temperatures exceeding 400°F, and at the widths and thicknesses specified herein. The mobile unit shall be capable of
operating continuously and of installing a minimum of 20,000 feet of longitudinal markings in an 8–hour day.

The mobile unit shall be equipped with a melting kettle(s) or materials storage reservoir(s) of such capacity as to allow for continuous marking operations. The kettle(s) or reservoirs shall be capable of heating or holding the thermoplastic composition at temperatures greater than 400°F.

The mobile unit shall be equipped with an extrusion shoe(s), and shall be capable of marking edgeline and centerline stripes. The extrusion shoe(s) shall be closed, heat jacketed or suitably insulated unit; shall hold the molten thermoplastic at a temperature greater than 400°F; and shall be capable of extruding a line between 3 to 8 inches in width; and at a thickness of not less than 1/8 inch nor more than 3/16 inch, and of generally uniform cross section. Material temperature gauges shall be affixed or incorporated in the extrusion shoe in such a manner as to be visible, and capable of monitoring the composition temperature throughout the marking operation.

The mobile unit shall be equipped with an electronic and programmable line pattern control system, or mechanical control system, so as to be capable of applying skip or solid lines in any sequence, and through any extrusion shoe in any cycle length.

687-3.03 Portable Applicating Equipment. The portable applicator shall be defined as hand operated equipment, specifically designed for placing thermoplastic installations such as crosswalks; stop bars; legends; arrows; and short lengths of lane, edge, and centerlines. The portable applicator shall be capable of applying thermoplastic pavement markings by the extrusion method. It is intended that the portable applicator will be loaded with hot thermoplastic composition from the melting kettle(s). The portable applicator shall be equipped with all the necessary components, including a materials storage reservoir, bead dispenser, extrusion shoe, and heating accessories, so as to be capable of holding the molten thermoplastic at temperatures greater than 400°F, of extruding a line of from 3 to 8 inches in width, and in thickness of not less than 1/8 inch nor more than 3/16 inch and of generally uniform cross-section. Material temperature gauges shall be affixed or incorporated in the extrusion shoe in such a manner as to be visible, and capable of monitoring the composition temperature throughout the marking operation.

687-3.04 Application General. All pavement markings shall be placed as shown on the plans and in accordance with the MUTCD.

Before any pavement marking work is begun, a schedule of operations shall be submitted for the approval of the Regional Director or his authorized representative.

When pavement markings are applied under traffic the Contractor shall provide all necessary flags, markers, signs, etc. to maintain and protect traffic; and to protect marking operations and the markings until thoroughly set.

The application of pavement markings shall be done in the general direction of traffic. Striping against the direction of traffic flow shall not be allowed.

The Contractor shall be responsible for removing, to the satisfaction of the Engineer, tracking marks, spilled thermoplastic or thermoplastic applied in unauthorized areas.

When necessary, the Contractor shall establish marking line points at 30 feet intervals throughout the length of pavement or as directed by the Engineer.

687-3.05 Atmospheric Conditions. Thermoplastic pavement markings shall be placed upon dry pavement surfaces. At the time of installation the pavement surface temperature shall be a minimum of 55°F and the ambient temperatures shall be a minimum of 50°F and rising. The Engineer will determine when atmospheric conditions are such to produce satisfactory results (Note 2).

Note 2. To comply with the 55°F pavement surface temperature requirement, it will benefit the Contractor to schedule striping work for seasons of warm weather when possible. In cooler conditions,
striping operations may be coordinated with bituminous paving work to take advantage of residual heat, providing that the ambient temperature requirements of §687-3.05 are still met.

687-3.06 Materials Application Requirements

**A. Thermoplastic Primer.** All pavement surfaces shall be primed except that on new bituminous pavements, when the thermoplastic pavement markings are applied within the same calendar year as the completion of paving operations, primer shall not be required.

The primer shall be either a one-component or a two-component, cold or hot applied material of the type recommended by the manufacturer of the thermoplastic pavement marking material. At least five working days prior to the start of thermoplastic application, the Contractor shall provide the Engineer with the manufacturer's written instructions for primer application. The application of the primer shall be performed in accordance with the manufacturer's written recommendations which shall include the method of application, the application rate, and the drying time.

**B. Thermoplastic Composition.**

1. **Application Temperature** - thermoplastic composition shall be applied at temperatures no lower than 400°F at the point of deposition. For purposes of these specifications, the point of deposition shall be defined as within the extrusion shoe.

2. **Extruded Markings** - all extruded markings shall be applied at the specified width, and at a thickness of not less than 1/8 inch nor more than 3/16 inch.

**C. Reflective Glass Spheres (for Drop-On).** Immediately following application, reflective glass spheres shall be dropped onto the molten thermoplastic marking at the rate of 1 lb per 20 square feet of composition.

687-3.07 Surface Cleaning and Preparation of Pavement. The Contractor shall be responsible for cleaning the pavement surface to the satisfaction of the Engineer.

Surface cleaning and preparation work shall be performed only in the area of the thermoplastic markings application.

At the time of application all pavement surfaces shall be free of oil dirt, dust, grease and similar foreign materials. The cost of cleaning these contaminants shall be included in the bid price of this item.

In addition, concrete curing compounds on new Portland Cement concrete surfaces; and existing pavement markings on both concrete and bituminous pavement surfaces shall be cleaned and paid for under separate items.

687-3.08 Application of Thermoplastic Pavement Markings. All special markings, cross walks, stop bars, legends, arrows, and similar patterns shall be placed with a portable applicator. Unless otherwise specified in the contract documents all center line, skip line, edge line and other longitudinal type markings may be applied with either a portable or a mobile applicator.

When the surface preparation work has been completed, if applicable, the bituminous and/or concrete pavement surface shall be primed according to the manufacturer's written instructions. Primer shall not be required on new bituminous pavement surfaces that are completed within the same calendar year as the thermoplastic marking application. The primer shall be spray applied onto the pavement surface and allowed to dry according to the manufacturer's written instructions. Pavement surfaces that are primed and not striped with thermoplastic within the required drying time or within the same work day shall be re-primed.

After the primer has dried, the thermoplastic shall be applied at composition temperatures no lower than 400°F at the point of deposition. Immediately after installation of the thermoplastic, drop-on
reflective glass spheres shall be mechanically applied such that the spheres are held by and embedded in the surface of the molten composition.

**687-4 METHOD OF MEASUREMENT.** Pavement striping will be measured by linear foot along the centerline of the pavement stripe, and will be based on a 4 inch wide stripe. Measurement for striping with a plan width greater or less than the basic 4 inch as shown on the plans or as directed by the Engineer, will be made by the following method:

\[
\text{Plan Width of Striping (inches) x Feet} \\
\text{4 inches}
\]

No payment will be made for the number of feet of skips in the dashed line.

Letters and symbols will be measured by each unit applied. A unit will consist of one letter or symbol. Example: “SCHOOL” would be measured as six units. Double and triple headed arrows will be measured as a single unit, but the “X” in railroad grade crossing markings (MUTCD Figure 8B-6) will be measured by feet of 4 inch stripe.

**687-5 BASIS OF PAYMENT.** The accepted quantities of markings will be paid for at the contract unit price, which shall include the cost of furnishing all labor, materials and equipment to satisfactorily complete the work. The cost for maintaining and protecting traffic during the marking operations shall be included in the price bid. The cost of removal of concrete curing compounds and existing pavement markings will be paid under separate items and are not included in this item.

*Payment will be made under:*

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>687.0101</td>
<td>White Thermoplastic Reflectorized Pavement Stripes</td>
<td>Feet</td>
</tr>
<tr>
<td>687.0201</td>
<td>Yellow Thermoplastic Reflectorized Pavement Stripes</td>
<td>Feet</td>
</tr>
<tr>
<td>687.0301</td>
<td>White Thermoplastic Reflectorized Pavement Letters</td>
<td>Each</td>
</tr>
<tr>
<td>687.0401</td>
<td>White Thermoplastic Reflectorized Pavement Symbols</td>
<td>Each</td>
</tr>
</tbody>
</table>

**SECTION 688 - PREFORMED REFLECTORIZED PAVEMENT MARKINGS**

**688-1 DESCRIPTION.** Under this work, the Contractor shall furnish and apply preformed reflectorized pavement markings at the location and in accordance with patterns indicated on the plans or as ordered by the Engineer, and in conformance with the MUTCD and these specifications.

The preformed reflectorized pavement marking shall be applied on new and existing bituminous and portland cement concrete surfaces by hand and mechanical methods. The resultant marking shall be an adherent reflectorized stripe that is capable of molding itself to the contours of the pavement surface and of resisting deformation by traffic.

**688-2 MATERIALS.** Materials shall conform to the requirements of §727-04 White and Yellow Reflectorized Pavement Markings.

**688-3 CONSTRUCTION DETAILS**

**688-3.01 General.** All pavement markings and patterns shall be placed as shown on the plans and in accordance with the MUTCD.

Before any pavement marking work is begun, a schedule of operations shall be submitted for the approval of the Regional Director or his authorized representative.

At least five (5) days prior to the start of work, the Contractor shall provide the Engineer with the manufacturer’s written instructions for the application of preformed marking and primer materials.
When pavement markings are applied under traffic, the Contractor shall supply all necessary flags, markers, signs, and other devices, to maintain traffic and to protect the markings until set.

The application of pavement markings shall be done in the general direction of traffic. Striping against the direction of traffic flow will not be allowed without prior approval of the Engineer.

The Contractor shall be responsible for removing, to the satisfaction of the Engineer, preformed markings applied in unauthorized areas.

When required by the Engineer, the Contractor shall establish marking line points at 30 feet intervals throughout the length of the pavement or as directed by the Engineer.

688-3.02 Application Methods. Preformed pavement markings shall be applied by the following methods. The installation of markings on the project may be performed simultaneously by more than one method.

A. During Bituminous Paving Operations. Preformed markings shall be applied on newly paved bituminous surfaces after finish rolling is complete.

B. On Completed Pavements. Preformed markings shall be applied on new and existing bituminous and portland cement concrete pavement surfaces as prescribed in §688–3.03 Weather and Seasonal Limitations.

688-3.03 Weather and Seasonal Limitations. The Engineer shall determine as to when temperature and pavement surface conditions are such as to produce satisfactory results.

Preformed pavement markings shall be placed upon dry pavement surfaces; pavements exposed to rain or wet conditions shall be allowed to thoroughly dry before marking application.

Preformed markings applied in conjunction with §688–3.02A, During Bituminous Paving Operations, shall only be placed within the seasonal limitations of Standard Specification §402-3.01. The bituminous pavement surface temperature shall, at all times, be the controlling temperature at which preformed markings are placed, and shall be between 100°F and 170°F.

Preformed markings applied in conjunction with §688–3.02B, on completed pavements, shall be applied within the seasonal limitations of Table 688-1, Temperature and Seasonal Requirements. The pavement surface and ambient air temperatures in Table 688-1 shall, in all cases, be the controlling temperatures at which preformed markings are placed. Marking application work shall be discontinued when temperatures fall below the specified requirements.

<table>
<thead>
<tr>
<th>Geographic Location</th>
<th>Pavement Surface Temperature</th>
<th>Ambient Air Temperature</th>
<th>Allowable Installation Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regions 1, 2, 3, 4, 5, 6, 7 &amp; 9 (All Counties)</td>
<td>70°F, Min.</td>
<td>60°F, Min.</td>
<td>May 15 to September 1</td>
</tr>
<tr>
<td>Region 8 (Ulster County only)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regions 8 &amp; 10 (except Ulster County)</td>
<td>70°F, Min.</td>
<td>60°F, Min.</td>
<td>May 15 to September 15</td>
</tr>
<tr>
<td>Region 11</td>
<td>70°F, Min.</td>
<td>60°F, Min.</td>
<td>May 1 to September 30</td>
</tr>
</tbody>
</table>

NOTES:
1. Surface temperatures shall be measured on the pavement surface where the preformed markings are to be placed. The controlling temperature shall be the average of three temperature readings taken at locations 100± feet apart.
2. Ambient air temperatures shall be measured in the shade.

688-3.04 Mechanical Applicating Equipment. Mechanical applicating equipment for the placement of preformed pavement marking stripes shall be of the type recommended by the manufacturer.
of the preformed material. All applicating equipment shall be approved by the Engineer prior to the start of work.

688-3.05 Rollers. Preformed markings applied in conjunction with §688-3.02a, during bituminous paving operations, shall be rolled into place with compaction equipment meeting the requirements of Standard Specification §402-3.04. Vibratory roller models shall operate in a ‘static’ mode.

Preformed markings applied in conjunction with §688-3.02B, On Completed Pavements, shall be rolled into place using steel shell or pneumatic rubber–tired roller equipment approved by the Engineer. Steel wheel rollers shall weigh a minimum of 200 lbs on each axle. Pneumatic rubber–tired rollers shall exert a minimum tire compression on the pavement of 28 psi. Hand rollers or rubber tired vehicles (e.g. pick–up truck) meeting the above requirements may be suitable for use.

688-3.06 Primer Requirements. When required, primer or adhesive shall be used for marking applications in accordance with the written recommendations of the manufacturer of the preformed marking material.

Primer materials shall be placed at the application rate and by the application methods recommended by the manufacturer.

When primer is applied, the area of application shall be at least the width or dimension, of the new preformed marking, plus one inch on each side.

688-3.07 Surface Cleaning and Preparation of Pavement Surfaces. The Contractor shall be responsible for cleaning the pavement surface to the satisfaction of the Engineer.

Surface cleaning and preparation work shall be performed only in the area of the preformed markings application.

At the time of application, all pavement surfaces shall be free of oil, dirt, dust, grease and similar foreign materials. The cost of cleaning these contaminants shall be included in the bid price of this item.

In addition, concrete curing compounds on new portland cement concrete surfaces and existing pavement markings on both concrete and bituminous pavement surfaces shall be removed and paid for under separate items.

688-3.08 Application of Preformed ReflectORIZED Pavement Markings. Unless otherwise approved by the Engineer, all longitudinal lines shall be applied using mechanical applicating equipment. Transverse and special marking patterns may be applied by hand or mechanical methods.

Preformed marking operations shall not begin until after the pavement surface has been cleaned and prepared.

Preformed stripes shall not be applied over longitudinal paving joints or over the point of transition between the pavement surface and adjoining shoulder. The placement of stripes in the area of transition shall be either on the pavement or on the shoulder, as directed by the Engineer.

No roller shall operate in excess of 3.0 mph. One roller pass shall be defined as one movement of the roller over any point of the preformed marking, in the direction of the marking application.

A. Application During Bituminous Paving Operations. The application of preformed markings shall not begin until finish rolling of the new bituminous pavement is complete.

At the time of marking application, the surface temperature of the new bituminous pavement shall be between 100°F and 170°F. The Contractor shall coordinate paving and preformed marking operations to conform with surface temperature requirements.

Immediately after finish rolling is complete, the preformed marking shall be applied on the new bituminous surface. Traces of water or other residue from finish rolling operations shall first be removed. Immediately after its placement, the preformed marking shall be adhered to the warm pavement surface by rolling. Rollers shall make a minimum one pass, and operate in the same direction that the marking was applied. Diagonal, reverse or crosswise rolling will not be allowed.
B. Application on Completed Pavements. The application of preformed markings shall only be performed within the limitations of §688–3.03 Weather and Seasonal Limitations. If required by the manufacturer, primer and adhesive activators shall be applied and allowed to dry in accordance with the instructions of the manufacturer of the preformed material. The preformed marking shall be placed on the pavement surface and adhered by rolling. Rollers shall make a minimum of one pass, and operate in the same direction that the marking was applied. Diagonal, reverse or crosswise rolling will not be allowed. The minimum one pass may be increased by the Engineer if, in his opinion, the desired adherence is not obtained.

688-4 METHOD OF MEASUREMENT. Pavement striping will be measured by feet along the centerline of the pavement stripe and will be based on a 4 inch wide stripe.

The preformed pavement markings will be inspected during and following installation to determine conformance with this specification. In addition, they will be inspected following a performance period that will extend for 180 calendar days following both their installation and opening of the roadway to traffic.

Within 15 consecutive calendar days after the end of the 180 day performance period, a final performance inspection will be made by the Engineer. If this inspection discloses any work, in whole or in part, as not being visibly intact and serviceable to the following extent, the Contractor shall completely repair or replace such work:

A. Broken Line. 90 percent measured longitudinally of the total length of all broken lines in any 500 feet long pavement section.

B. Dotted Line. 50 percent measured longitudinally of the total length of all dotted lines in any 100 feet long pavement section.

C. Solid Line and Edge Line. 90 percent measured longitudinally of the total length of solid line or edge line in any 500 feet long pavement section.

D. Channelizing Line, Stop Line, Crosswalk Lines, Clearance Line and Crossbars, Hatch Lines, Letters and Symbols. 90 percent by area of any individual line, letter or symbol.

When required all repair or replacement work shall be performed in accordance with this specification and completed within 60 calendar days of the earliest allowable installation date as specified in Table 1, for that location. The Engineer shall determine the limits or quantity of preformed to be repaired or replaced.

Upon completion of the final performance inspection, or after satisfactory completion of any necessary corrections, the Engineer will, within 10 calendar days, notify the Contractor in writing, of the date of such final performance inspection and release the Contractor from further performance responsibility.

Pavement striping on–going projects will be measured as the total of the striping applied, if after the final 180 day performance period, damage to the striping is not in excess of that specified (e.g. If 95% of the edgeline striping is intact in a 500 feet pavement section, the edgeline will be measured as the full 500 feet of applied marking. No deduction will be made for the damaged 5% (25 feet) of striping).

Measurement for striping with a plan width greater or less than the basic 4 inches as shown on the plans or as directed by the Engineer, will be made by the following method:

\[
\text{Plan Width of Striping (inches) } \times \text{ Feet}
\]
No payment will be made for the number of feet of gaps between broken or dotted line segments. Letters and symbols will be measured by each unit applied. A unit will consist of one letter or one symbol. Example: “SCHOOL” would be measured as six units.

Double and triple headed arrows will be measured as a single unit, but the “X” in railroad grade crossing markings (MUTCD Figure 8B-6) will be measured by feet of 4 inch stripe.

688-5 BASIS OF PAYMENT. The accepted quantities of markings will be paid for at the contract unit price, which shall include the cost of furnishing all labor, materials and equipment to satisfactorily complete the work. The cost of cleaning pavement surfaces of oil, dirt, dust, grease and similar foreign materials shall be included in the price bid. The cost of removal of concrete curing compounds and existing pavement markings will be paid under separate items and are not included in this item.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>688.01</td>
<td>White Preformed Reflectorized Pavement Stripes</td>
<td>Feet</td>
</tr>
<tr>
<td>688.02</td>
<td>Yellow Preformed Reflectorized Pavement Stripes</td>
<td>Feet</td>
</tr>
<tr>
<td>688.03</td>
<td>White Preformed Reflectorized Pavement Letters</td>
<td>Each</td>
</tr>
<tr>
<td>688.04</td>
<td>White Preformed Reflectorized Pavement Symbols</td>
<td>Each</td>
</tr>
</tbody>
</table>

SECTION 689 (VACANT)

SECTION 690 - SPECIALTY WORK

690-1 DESCRIPTION. The work in this section shall include specialty work required for transportation projects.

690-2 MATERIALS. Materials shall be as specified in the special specifications.

690-3 CONSTRUCTION DETAILS. The extent of work and construction requirements will be covered by special specifications in the contract documents.

690-4 METHOD OF MEASUREMENT. As specified in the special specifications.

690-5 BASIS OF PAYMENT. As specified in the special specifications.

SECTIONS 691 THRU 695 - (VACANT)

SECTION 696 - CONTRACTOR CHARGES

696-1 DESCRIPTION. This section will provide for the accounting of charges assessed against the Contractor in accordance with the contract documents.

696-2 MATERIALS. None specified.
696-3 CONSTRUCTION DETAILS. The Department may assess the Contractor charges for Engineering Charges and/or Liquidated Damages against monies due the Contractor in accordance with §108-03 Failure to Complete Work On Time, or may make other charges in accordance with the contract. These charges will be assessed using the contract pay items in this section.

696-4 METHOD OF MEASUREMENT. These contract pay items will not be shown in the itemized proposal. Contractor charges will be measured on a Dollars-Cents basis.

696-5 BASIS OF PAYMENT. Should the Contractor be assessed charges, the amounts will be accounted for using the contract pay items in this section. Assessed charges will be deducted from a contract payment processed after the determination that charges will be made, or, if the Contractor is not due monies sufficient to recover the assessed charges, the State may utilize other methods of recovery.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>696.01</td>
<td>Engineering Charges</td>
<td>Dollars Cents</td>
</tr>
<tr>
<td>696.02</td>
<td>Liquidated Damages</td>
<td>Dollars Cents</td>
</tr>
<tr>
<td>696.03</td>
<td>Contractor Charges – Other</td>
<td>Dollars Cents</td>
</tr>
</tbody>
</table>

SECTION 697 - FIELD CHANGE PAYMENT

697-1 DESCRIPTION

697-1.01 General. The Field Change Payment (FCP) provides a contract contingency allowance for the timely payment of authorized extra work that was completed to fulfill the intent of the contract documents.

697-1.02 Eligible Work. Only the following extra work will be eligible for FCP item payments:
1. Work within the scope of the contract.
2. Completed additional quantities of existing contract items of work processed as unit bid prices:
   Up to 200% of original contract quantity for Minor Items of work.
   More than 200% of a Minor Item original contract quantity that results in an increase less than $1,000.00 from the original contract amount.
   Up to 125% of original contract quantity for Major Items of work.
3. Completed additional quantities of existing contract items that have exceeded the threshold quantities, but have unit bid prices that are acceptable by comparison to the Weighted Average Awarded Prices or the Average of the Three Lowest Bidders.
4. Completed additional quantities of existing contract items that have exceeded the threshold quantities, which requires the use of new item numbers, and renegotiated prices that are acceptable by comparison to the Weighted Average Awarded Prices or the Average of the Three Lowest Bidders.
5. Completed quantities of new contract items of work with Agreed Prices that are acceptable by comparison to the Weighted Average Awarded Prices.
6. Fuel, Asphalt, or Steel Adjustment items calculated for eligible work completed.

697-2 MATERIALS. None specified.

697-3 CONSTRUCTION DETAILS. None specified.

697-4 METHOD OF MEASUREMENT. The unit price shown in the proposal for this item will be considered as the unit price bid and shall not be altered in any manner. Should the amount shown be
altered, the figure entered will be disregarded and the original unit price will be used to determine the total amount bid for the contract.

697-5 BASIS OF PAYMENT. All work to be paid under the FCP item must receive prior authorization in conformance with §104-02 Changes, Contingencies, Extra Work and Deductions. Disputed work, force account work, work associated with §104-10 Value Engineering Change Proposals, or payments for time-related provisions are not eligible for FCP item payment.

FCP item payments will be determined from the quantities and unit prices of eligible work that have been completed. Work for which FCP item payments are processed will be paid in accordance with the specifications governing the work.

Prior to processing the final agreement, the FCP item payments will be reconciled through an Order on Contract, such that the amount of FCP item payments is converted to the corresponding quantities of the pertinent contract pay items. When the amount of FCP item payments is transferred to the appropriate items, the remaining amount of FCP funds will be deleted.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>697.03</td>
<td>Field Change Payment (FCP)</td>
<td>Dollars-Cents</td>
</tr>
</tbody>
</table>

SECTION 698 - PRICE ADJUSTMENTS

698-1 DESCRIPTION. This section will provide for additional compensation to the Contractor for increases, or repayment by the Contractor for decreases, in the price of asphalt, fuel, or steel/iron products.

698-1.01 Asphalt Price Adjustment. This item will enable the Department to make price adjustments to account for changes in asphalt prices. Price adjustments will be made for eligible work listed in the contract proposal.

698-1.02 Fuel Price Adjustment. This item will enable the Department to make price adjustments to account for changes in fuel prices. Price adjustments will be made for eligible work listed in the contract proposal.

698-1.03 Steel/Iron Price Adjustment. This item will enable the Department to make price adjustments to account for changes in steel/iron product prices for materials eligible and identified by the Contractor which will be permanently incorporated into the work.

698-2 MATERIALS. None specified.

698-3 CONSTRUCTION DETAILS. No adjustment will be provided for any new or additional work paid for by force account. Additional quantities of existing contract pay items at original bid prices will be considered eligible work. Additional work added by agreed price will be considered eligible work. Work performed by the Contractor at its own expense will not be eligible for price adjustment.

The monthly average asphalt prices, monthly average fuel prices, steel cost basis and steel index values will be posted in the Engineering Bulletin entitled Fuel, Asphalt and Steel Price Adjustments.

If eligible items are installed after the contract completion date, when an extension of time without the assessment of engineering charges and/or liquidated damages is approved, the monthly average posted price or monthly steel index value will be used to compute price adjustments.

If eligible items are installed after the contract completion date, when an extension of time was approved with the assessment of engineering charges and/or liquidated damages, the monthly average posted price or monthly steel index in effect on the last contract completion date without the assessment.
of engineering charges and/or liquidated damages, or the value for the month of installation/purchase, whichever is less, will be used to compute price adjustments.

698-3.01 Asphalt Price Adjustment. The asphalt price adjustment will be based solely on the price changes for asphalt as determined by the formulas below. No adjustment will be made if the monthly average posted price is within $15.00 of the asphalt index price. No consideration will be given to the situation where an individual supplier's price exceeds the monthly average posted price.

A. Prices. The asphalt index price and the monthly average posted price are defined as follows:

1. Asphalt Index Price. The asphalt index price is a price per ton of Performance Graded Binder (PGB) used solely as a basis from which to compute asphalt price adjustments. The asphalt index price for original contract bid price items and additional work at the original contract bid price will be the monthly average posted price for the month of the bid letting. The asphalt index price for additional work at agreed price will be the monthly average posted price for the month the agreed price was submitted to the Engineer.

2. Monthly Average Posted Price. The average terminal price for unmodified PG 64-22 binder, without anti-stripping agent, determined by the Department, based on prices of approved primary sources of PGB.

B. Quantity. The quantity of asphalt in tons considered for adjustment will be determined by multiplying the quantity of eligible work completed by the conversion factors listed in the Special Note entitled Asphalt Price Adjustment.

C. Adjustment. Asphalt price adjustment will be based on the following formulas:

1. When price increases: Price Adjustment = (Quantity of Asphalt) x (Monthly Average Posted Price - PGB Index Price - $15.00)

2. When price decreases: Price Adjustment = (Quantity of Asphalt) x (Monthly Average Posted Price - PGB Index Price + $15.00)

698-3.02 Fuel Price Adjustment. The fuel price adjustment will be based solely on the price changes for fuel as determined by the formulas below. No adjustment will be made if the monthly average posted price is within $0.10 per gallon of the fuel index price. No consideration will be given to the situation where an individual supplier's price exceeds the monthly average posted price.

A. Prices. The fuel index price and the monthly average posted price are defined as follows:

1. Fuel Index Price. A price per gallon of fuel used solely as a basis from which to compute fuel price adjustments. The fuel index price for original contract bid price items and additional work at the original contract bid price will be the monthly average posted price for the month of the bid letting. The fuel index price for additional work at agreed price will be the monthly average posted price for the month the agreed price was submitted to the Engineer.

2. Monthly Average Posted Price. An average refinery or terminal price based on prices for ultra low sulfur diesel (ULSD) and gasoline.
**B. Quantity.** The quantity of fuel in gallons considered for adjustment will be determined by multiplying the quantity of eligible work completed by the fuel usage factor listed in the Special Note entitled *Fuel Price Adjustment*.

**C. Adjustment.** Fuel price adjustment will be based on the following formulas:

1. **When price increases:** 
   \[ \text{Price Adjustment} = (\text{Quantity of Fuel}) \times (\text{Monthly Average Posted Price} - \text{Fuel Index Price} - 0.10) \]

2. **When price decreases:** 
   \[ \text{Price Adjustment} = (\text{Quantity of Fuel}) \times (\text{Monthly Average Posted Price} - \text{Fuel Index Price} + 0.10) \]

**698-3.03 Steel/Iron Price Adjustment.** Within 30 calendar days after award, the Contractor shall provide the Engineer with a list of materials to which the Contractor opts to apply the steel price adjustment, identifying the materials by groups of similar material content within a core (3 digit) contract pay item (e.g. 564 *Structural Steel* or 603.05xxxx *Corrugated Steel Pipe*). For each material listed, the Contractor shall also identify the parties whose relationship establishes the invoice date. If the two parties are known, they shall be identified by name. If the two parties are not known, they shall be identified by role (Contractor, Subcontractor, Material Supplier, Fabricator, Manufacturer, Mill, etc.). Different parties may be identified for individual or groups of contract pay items for the purposes of establishing an invoice date. If the Contractor does not provide a list of materials to which to apply the steel price adjustment, no steel price adjustment will be made.

If the percentage change for a given month does not exceed 5% plus or minus, from the benchmark steel index, no adjustments will be made for materials invoiced that month. For lump sum or each item that are assembled from numerous components, such as overhead sign structures, the percentage change will be determined for the assembled contract pay item using the month that the largest value of materials were invoiced. For unit price items such as guiderail that are assembled from numerous components, the percentage change will be determined for a given quantity of the contract pay item using the month that the largest value of component materials for that quantity of the contract pay item were invoiced.

The weight of the steel and/or iron shall exclude minor appurtenances individually weighing less than 5 lbs (i.e., nuts, bolts, washers, etc.). Precast or prestressed concrete items shall have total reinforcing steel weight listed on the approved shop drawings. The following sources shall be used, in declining order of precedence, to determine the weight of steel/iron: Department established weights of steel/iron by contract pay item per pay unit; approved shop drawings; verified shipping documents; contract documents; Standard Sheets; industry standards (i.e., AISC Manual of Steel Construction, AWWA Standards, etc.); and manufacturer’s data.

**A. Indexes and Prices.** Adjustments are based on the Producer Price Index (PPI) for *Semifinished Steel Mill Products* (WPU 101702). PPI values are published by the US Department of Labor, Bureau of Labor Statistics (BLS). Recent PPI values are posted on the Office of Construction website at www.dot.ny.gov. A complete listing of PPI values can be found on the BLS website at http://data.bls.gov/PDQ/outside.jsp?survey=wp. The Cost Basis, Benchmark Steel Index, Monthly Steel Index, and the Percentage Change are defined as follows:

1. **Cost Basis (CB).** An average price of steel products in dollars per ton used solely as a cost basis from which to compute steel/iron price adjustments. The cost basis for original contract bid price items and additional work at the original contract bid price will be the cost basis listed for the month of the bid letting. The cost basis for additional work at agreed price will be the value of the cost basis for the month the agreed price was submitted to the Engineer.
2. **Benchmark Steel Index (BI).** The benchmark steel index for original contract bid price items and additional work at the original contract bid price will be the value of the preliminary PPI for the month of the bid letting. The benchmark steel index for additional work at agreed price will be the value of the preliminary PPI for the month the agreed price was submitted to the Engineer.

3. **Monthly Steel Index (MI).** Value of the preliminary PPI for the month the material is invoiced. If a preliminary PPI is not posted for a given month, the value will be the average of the preceding and following months that are posted.

4. **Percent Change.** The percent change in any given month will be determined as follows:

   \[
   \text{Percentage Change} = \left( \frac{MI - BI}{BI} \right) \times 100
   \]

**B. Quantity.** The quantity of steel and/or iron for adjustment for each core (3-digit) contract pay item number (e.g., 564 – Structural Steel) will be measured to the nearest 0.1 Tons.

1. **Percent Change Greater Than +5%.** If the Percentage Change is greater than +5% from the benchmark steel index, Price Adjustments will be made for materials invoiced that month. The Contractor shall provide the Engineer a detailed list of the weight of eligible materials within 60 calendar days after installation, including: the contract pay item, the weight of steel/iron, the month(s) of invoice, the source used to determine the weight, and if requested by the Engineer, copies of invoices to verify the month of invoice.

2. **Percent Change -5% to +5%.** If the Percentage Change is between -5% and +5%, inclusive, from the benchmark steel index, no adjustments will be made for materials invoiced that month.

3. **Percent Change Lower Than -5%.** If the Percentage Change is lower than -5% from the benchmark steel index, a Price Adjustment will be charged to the Contractor for materials invoiced that month. The Contractor shall provide the Engineer a detailed list of the weight of eligible materials within 60 calendar days after installation, including: the contract pay item, the weight of steel/iron, the month(s) of invoice, the source used to determine the weight, and copies of invoices to verify the month of invoice.

**C. Adjustment.** Steel/Iron price adjustment will be made for the materials which the Contractor opted to apply the steel price adjustment, based on the following formulas:

1. When price increases:

   \[
   \text{Price Adjustment} = \left( \frac{MI - BI}{BI} \right) - 0.05 \right) \times (CB) \times Qty
   \]

2. When price decreases:

   \[
   \text{Price Adjustment} = - \left( \frac{MI - BI}{BI} \right) + 0.05 \right) \times (CB) \times Qty
   \]

**698-4 METHOD OF MEASUREMENT. 698-4.01 Asphalt Price Adjustment.** Asphalt price adjustments will be measured on a Dollar Cents basis.
698-4.02 Fuel Price Adjustment. Fuel price adjustments will be measured on a Dollar Cents basis.

698-4.03 Steel/Iron Price Adjustment. Steel/Iron price adjustments will be measured on a Dollar Cents basis.

698-5 BASIS OF PAYMENT. The unit price shown in the itemized proposal will be considered the unit price bid, although actual payment will be calculated based on changes in posted material prices. Should the amount shown be altered, the altered figures will be disregarded and the original price will be used to determine the total contract bid amount.

If price adjustments are based on estimated material quantities, and a revision to the estimated material quantity is made in a subsequent or final estimate, an appropriate addition or deduction will be made to the price adjustment previously calculated. The addition or deduction will be based on the adjustment factors initially used to calculate the price adjustment. If the installation dates of the revised material quantity cannot be determined, the addition or deduction will be based on the adjustment factors in effect during the last month in which any portion of the material quantity was installed.

698-5.01 Asphalt Price Adjustment. The asphalt price adjustment will be based on the monthly average posted price in effect at the time the work is completed, calculated using the price adjustment formula described above.

698-5.02 Fuel Price Adjustment. The fuel price adjustment will be based on the monthly average posted price in effect at the time the work is completed, calculated using the price adjustment formula described above.

698-5.03 Steel/Iron Price Adjustment. The steel/iron price adjustment will be based on the monthly steel index in effect at the time of invoice between the two parties previously identified by the Contractor, calculated using the price adjustment formula described above.

Payment will be made under:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>698.04</td>
<td>Asphalt Price Adjustment</td>
<td>Dollars Cents</td>
</tr>
<tr>
<td>698.05</td>
<td>Fuel Price Adjustment</td>
<td>Dollars Cents</td>
</tr>
<tr>
<td>698.06</td>
<td>Steel/Iron Price Adjustment</td>
<td>Dollars Cents</td>
</tr>
</tbody>
</table>

SECTION 699 - MOBILIZATION

699-1 DESCRIPTION. Under this work the Contractor shall provide necessary bonds, insurance, and prefinancing and shall set up his necessary general plant, including shops, storage areas, office and such sanitary and other facilities as are required by local or state law or regulation.

699-2 MATERIALS. Such materials as required for mobilization and that are not to be part of the completed contract shall be as determined by the Contractor, except that they shall conform to any pertinent local or State Law, regulation or code.

699-3 CONSTRUCTION DETAILS. The work required to provide the above facilities and service for mobilization shall be done in a safe and workmanlike manner and shall conform with any pertinent local or State Law, regulation or code. Good housekeeping consistent with safety shall be maintained.

699-4 METHOD OF MEASUREMENT. Payment for mobilization will be made on a lump sum basis.
699-5 **BASIS OF PAYMENT.** The amount bid for mobilization shall not exceed four percent (4%) of
the total contract bid price excluding the bid price for mobilization. Should the bidder exceed the
foregoing four percent (4%), the Department will make the necessary adjustment to determine the total
amount bid based on the arithmetically correct proposal.

The amount bid shall include the furnishing and maintaining of services and facilities noted under
§699-1 DESCRIPTION, to the extent and at the time the Contractor deems them necessary for his
operations, consistent with the requirements of this work and the respective contract.

The amount bid shall be payable to the Contractor with the first contract payment made for other
contract work.

*Payment will be made under:*

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>699.040001</td>
<td>Mobilization</td>
<td>Lump Sum</td>
</tr>
</tbody>
</table>
Section 700
MATERIALS and MANUFACTURING

SECTION 701 - HYDRAULIC CEMENTS

701-01 PORTLAND CEMENT

SCOPE. This specification covers non-air entrained cements defined by AASHTO M 85.
For uniformity with recognized industry terminology, Types I, II, II(MH) III, IV, V and VI may also be designated as Types 1, 2, 2(MH), 3, 4, 5 and 6 respectively. Any cement designated with a combined classification, such as Type I/II, must meet the requirements of both types being offered. The type of cement to be used will be as shown in the plans or specifications for each contract. When specified in the contract documents, Type VI cement shall meet the requirements of AASHTO M 85-Type I cement, and the cement color shall be white.

MATERIAL REQUIREMENTS. All types of cement shall conform to the chemical and physical requirements of those respective types as contained in AASHTO M 85 with the following:
Any cement possessing equivalent alkali contents (Na₂O + 0.658 K₂O) in excess of 0.70% will be considered “high alkali” cement, and will be restricted for use as per the requirements of Section 501. The Department reserves the right to impose the “Optional Chemical and Physical Requirements” of AASHTO M 85 such as Equivalent Alkalies (AASHTO T-105) and False Set (AASHTO T-186). The temperature of the cement, measured immediately prior to entering the mixing unit at a batching facility, shall not exceed 170°F.

MANUFACTURER. The manufacturer shall declare the commercial name of the additions used and the amount thereof in writing to the Materials Bureau.

STORAGE. The cement shall be stored at its source of supply in approved weather-tight silos. Facilities shall be provided for maintaining such silos under Department seal control when and as directed by the Materials Bureau. All silos shall be completely empty and clean before cement is deposited therein unless the silo contains Department approved cement of the same type.
Cement remaining in bulk storage at the mill and/or distribution terminal for a period greater than one year after completion of tests shall be re-sampled and retested before shipment. However, cement which has been in bulk storage at mills and/or distribution terminals more than two years from the time of original manufacture shall not be used. No cement stored by the Contractor over the winter shall be used until retested by the Materials Bureau. Bagged cement shall not be stored at mill or terminal locations for a period longer 2 calendar years from the date of manufacture when preparing an order for shipment.

SHIPMENT. All shipments of cement shall be made in accordance with Materials Method (MM) 10 or other procedural directives issued by the Materials Bureau. Conveyances for bulk cement shipment shall be of a type approved by the Department. The compartments of all such conveyances shall be completely empty and clean before any cement is loaded therein. Cement may be shipped in paper bags which conform to industry standards which have the...
manufacturer’s brand name, type of cement, and the date of manufacture clearly printed on the outside of the package.

**INSPECTION AND TESTING.** All inspection and testing shall be in accordance with MM 10 or other procedural directives issued by the Materials Bureau. When required by the Materials Bureau, cement shall be sampled by means of an automatic sampling device constructed so as to obtain continuous samples across the full stream of cement and deliver such samples into a sealed container approved by the Materials Bureau. Tests for chemical and physical properties shall be in accordance with test methods stipulated by AASHTO M 85.

**BASIS OF ACCEPTANCE.** Portland cement will be considered for acceptance at mill or terminal locations in accordance with MM 10 or other procedural directives issued by the Materials Bureau.

701-02 MASONRY AND MORTAR CEMENT

**SCOPE.** Masonry and mortar cement, used to make masonry mortar.

**MATERIALS**

| Masonry Cement | ASTM C91 |
| Mortar Cement  | ASTM C1329 |

**BASIS OF ACCEPTANCE.** The Engineer will base acceptance on each package being labeled to show ASTM conformance and its contents being in good condition.

701-03 BLENDED PORTLAND CEMENT

**SCOPE.** This specification covers non-air entrained Blended Portland cement for use in Portland cement concrete using Portland cement, Fly ash, Ground Granulated Blast Furnace Slag (GGBFS), Microsilica (Silica Fume), High Reactivity Pozzolan (HRP) or Limestone.

**GENERAL.** Blended Portland cements shall meet the chemical and physical requirements of AASHTO M 240, unless otherwise noted herein, or as modified in the project plans or specifications. The composition of the blended cement, including the percent of each constituent, shall be clearly stated on the product certification. Any blended cement proposed for use shall be appropriately proportioned with the desired constituents to meet the applicable cementitious requirements of the specified concrete mix design.

**Portland-Pozzolan Cement, TYPE IP.** A product meeting the requirements of AASHTO M 240 Type IP where the pozzolan portion of the blend is comprised of Fly Ash (§711-10) meeting AASHTO M 295, Microsilica (§711-11) meeting AASHTO M 307, or HRP (§711-14) meeting AASHTO M 321. Typical Type IP blended cements specified for use are:

**TYPE IP (21).** Whereas the pozzolan portion of the blended product is comprised of 21% (by weight) of either of the following: Class C, F or N Pozzolan meeting the requirements of AASHTO M 295.
**TYPE IP (8).** Whereas the pozzolan portion of the blended product is comprised of 8% (by weight) of either of the following: *Microsilica* (§711-11), or *HRP* (§711-14).

**Portland-Blast Furnace Slag Cement, TYPE IS.** A product meeting the requirements of AASHTO M 240 Type IS, where the pozzolan portion of the blend is comprised of *Ground Granulated Blast Furnace Slag* (GGBFS) meeting the requirements of AASHTO M 302 (§711-12). The amount of GGBFS is limited to 25% of the total weight of blended product.

**Portland-Limestone Cement, TYPE IL.** A product meeting the requirements of AASHTO M 240 Type IL, where the Portland cement is blended with *Limestone* meeting the requirements of AASHTO M 240.

**Ternary Blend Cement, TYPE IT.** A product meeting the requirements of AASHTO M 240 Type IT, where Portland cement is blended with two pozzolans or blended with a combination of pozzolan and Limestone. Such blends may consist of a combination of Portland-Blast Furnace Slag cement, (meeting the requirements of AASHTO M 240 Type IS), and a third pozzolan, meeting the requirements of either; *Fly Ash* (§711-10), *Microsilica* (§711-11), *HRP* (§711-14) or *Limestone* (AASHTO M 240).

**MATERIAL REQUIREMENTS.** The individual constituents shall meet the following:

- **Portland Cement**  701-01 *Type II* or *Type II (MH)* only
- **Fly Ash**  711-10
- **Microsilica** (Silica Fume)  711-11
- **Ground Granulated Blast Furnace Slag**  711-12
- **High Reactivity Pozzolan (HRP)**  711-14
- **Limestone**  AASHTO M 240

The manufacturer shall supply supporting documentation as noted in AASHTO M 240. Blended cement possessing equivalent alkali contents (Na₂O + 0.658 K₂O) in excess of 0.70% will be considered “high alkali” cement, and will be restricted for use as per the requirements of § 501. The blended cement shall remain uniform throughout the blending, shipping and storage process until it is incorporated into the concrete mixture.

**STORAGE.** The blended cement shall be stored at its source of supply in approved weather-tight silos. Provisions for maintaining the designated silos under Department seal control will be required when directed by the Materials Bureau. All silos shall be completely empty and clean before blended cement is deposited therein unless the silo contains Department approved blended cement of the same type. Blended cement remaining in bulk storage at the mill, blending facility and/or distribution terminal for a period greater than one year after completion of laboratory testing must be re-sampled and tested before shipment. Blended cement that has been in storage at the mill, blending facility or distribution terminal for a period of two years from the original date of cement manufacture may not be used. Blended cement that has been stored by the supplier or batching facility over the winter must be tested by the Materials Bureau. Bagged blended cements shall not be stored at mill or terminal locations for a period longer than two calendar years from the date of blending when preparing an order for shipment.
SHIPMENT. All shipments of blended cements shall be in accordance with Materials Method (MM) 10 or other procedural directives issued by the Materials Bureau. Conveyances for bulk shipment must be of a type approved by the Department. The compartments of all such conveyances must be completely empty and clean before any blended cement is loaded therein. Blended cement may be shipped in paper bags which conform to industry standards which have the manufacturer’s brand name, type of cement, and the date of manufacture plainly printed on the outside of the package.

INSPECTION AND TESTING. All inspection and testing shall be in accordance with MM 10 or other procedural directives issued by the Materials Bureau. When required by the Materials Bureau, blended cement shall be sampled by means of an automatic sampling device, constructed to obtain continuous samples across the full stream of blended cement, and deliver such samples into a sealed container approved by the Materials Bureau. Testing of chemical and physical properties shall be in accordance with the methods referenced in the appropriate AASHTO standards. Samples which are obtained for Department testing shall be retained for a period of one calendar year after the date of completion of testing.

BASIS OF ACCEPTANCE. Blended cement will be considered for acceptance at mill or terminal locations in accordance with MM 10 or other procedural directives issued by the Department.

701-04 CONCRETE REPAIR MATERIAL

SCOPE. The material covered in this specification is generally used for shallow repairs of portland cement concrete, including repair of precast concrete products, such as pipe, cribbing, manholes, etc…

GENERAL. The use of this material is limited to repair areas smaller than 5 ft² and not deeper than 2 in. This material is meant to be applied and finished with a trowel in a horizontal position. The Department will test the material in accordance with Test Method NY 701-13P,C following the manufacturer’s proportioning and mixing instructions printed on the package. Material meeting the requirements of this specification will be placed on the Approved List. For field use, follow the manufacturers mixing and curing recommendations.

MATERIAL REQUIREMENTS. The material shall be a prepackaged dry component: to which water or emulsified compound is added, used for concrete repair, containing no metallic expansion aides, to which no aggregate may be added, meeting the requirements of Table 701-04. When being used for aesthetic purposes the material’s color shall be within the Munsell Neutral Scale range stated in Table 701-04.

<table>
<thead>
<tr>
<th>TABLE 701-04 CONCRETE REPAIR MATERIAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>TEST REQUIREMENT</td>
</tr>
<tr>
<td>------------------</td>
</tr>
<tr>
<td>Initial Set (minutes)</td>
</tr>
<tr>
<td>Expansion (%)</td>
</tr>
<tr>
<td>Contraction (%)</td>
</tr>
<tr>
<td>1 Day Compressive Strength (psi)</td>
</tr>
</tbody>
</table>
11 Day Compressive Strength (psi) 5000 -
28 Day Compressive Strength (psi) 6000 -
1 Day Bond Strength (psi) 200 -
Freeze/Thaw Loss % (25 cycles) - 1.0
Total Chloride Content (% by weight) - 0.05
Total Sulfate Content (% by weight) - 5.0
Color, Munsell Neutral Scale 4.0 8.5

BASIS OF APPROVAL. Application for material approval shall be submitted to the Materials Bureau by the manufacturer. The application shall be accompanied by a labeled 50 lb production sample of the product; however the Materials Bureau will approve other packaging quantities on a case-by-case basis. The Department will test the material according to Test Method NY 701-13P,C following the manufacturer's proportioning and mixing instructions printed on the package. Upon approval, the product brand name, manufacturing location and shelf life will be placed on the Approved List. The Department must receive a letter from the manufacturer annually certifying that no changes have been made in the formulation, manufacturing process, or manufacturing location. In the event that a letter is not received, the product may be removed from the Approved List. Furthermore, the material may be removed from the Approved List at any time if the Department is not notified in writing of any material changes as stated above. The Department reserves the right to sample and test the material at any time.

BASIS OF ACCEPTANCE. Products will be accepted on the basis of the brand name and manufacturing location appearing on the Approved List. Such products will then be accepted on the basis of the brand name and manufacturing location printed on the sealed, non reusable container along with the month and year (i.e. 05/2011) of when the material was manufactured. The manufacturer is required to print the shelf life on the container if it is less than 12 months. The expiration date of acceptance for this material shall be one calendar year from the date of manufacture or as stated in the Approved List, whichever is less.

701-05 CONCRETE GROUTING AND ANCHORING MATERIAL

SCOPE. This specification covers the requirements for grouting material used to grout anchor bolts, dowels and other items in portland cement concrete. This material can also be used for forming mortar pads under bridge rail supports.

GENERAL. This material should not be used in layers thicker than 2 in. The Department will test the material according to Test Method NY 701-11P,C following the manufacturer's proportioning and mixing instructions printed on the package. Material meeting the requirements of this specification will be placed on the Approved List. For field use, follow the manufacturer's mixing and curing recommendations.

MATERIAL REQUIREMENTS. The material shall be a prepackaged, dry component: to which water or emulsified compound is added, used for concrete repair, containing no metallic expansion aides, to which no aggregate may be added, meeting the requirements of Table 701-05.

<table>
<thead>
<tr>
<th>TABLE 701-05 CONCRETE GROUTING AND ANCHORING MATERIAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>TEST REQUIREMENT</td>
</tr>
</tbody>
</table>

NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
Initial Set (minutes) | 30 | -
---|---|---
Expansion (%) | - | 0.4
Contraction (%) | - | 0.0
1 Day Compressive Strength (psi) | 3000 | -
7 Day Compressive Strength (psi) | 6000 | -
Pullout Strength (lbs) | 10000 | -
Freeze-Thaw Loss % (25 cycles) | - | 1.0
Total Chloride Content (% by weight) | - | 0.05
Total Sulfate Content (% by weight) | - | 5.0

**BASIS OF APPROVAL.** Application for material approval shall be submitted to the Materials Bureau by the manufacturer. The application shall be accompanied by a labeled 50 lb production sample of the product; however the Materials Bureau will approve other packaging quantities on a case-by-case basis. The Department will test the material according to Test Method NY 701-11P,C following the manufacturer's proportioning and mixing instructions printed on the package. Upon approval, the product brand name, manufacturing location and shelf life will be placed on the Approved List. The Department must receive a letter from the manufacturer annually certifying that no changes have been made in the formulation, manufacturing process, or manufacturing location. In the event that a letter is not received, the product may be removed from the Approved List. Furthermore, the material may be removed from the Approved List at any time if the Department is not notified in writing of any material changes as stated above. The Department reserves the right to sample and test the material at any time.

**BASIS OF ACCEPTANCE.** Products will be accepted on the basis of the brand name and manufacturing location appearing on the Approved List. Such products will then be accepted on the basis of the brand name and manufacturing location printed on the sealed, non reusable container along with the month and year (i.e. 05/2011) of when the material was manufactured. The manufacturer is required to print the shelf life on the container if it is less than 12 months. The expiration date of acceptance for this material shall be one calendar year from the date of manufacture or as stated in the Approved List, whichever is less.

**701-06 SHEAR KEY GROUT**

**SCOPE.** This specification covers the requirements for grout to be placed in shear keys between precast concrete structural units.

**GENERAL.** The material must be flowable to fill the shear key with no voids. The Department will test the material in accordance with Test Method NY 701-12P,C following the manufacturer's proportioning and mixing instructions printed on the package. Material meeting the requirements of this specification will be placed on the Approved List. The Approved List titled: Shear Key Grout will state the precise water-grout ratio by weight. This ratio shall not be altered. For field use, follow the manufacturers mixing and curing recommendations.

**MATERIAL REQUIREMENTS.** The material shall be a prepackaged dry component: to which water or emulsified compound is added, used for concrete repair, containing no metallic expansion aides, to which no aggregate may be added. The material must meet the shear key pourability test as per Test Method NY 701-12P,C and the requirements of Table 701-06.
### TABLE 701-06 SHEAR KEY GROUT

<table>
<thead>
<tr>
<th>TEST REQUIREMENT</th>
<th>Min.</th>
<th>Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Initial Set (minutes)</td>
<td>120</td>
<td>-</td>
</tr>
<tr>
<td>Expansion (%)</td>
<td>0.02</td>
<td>1.0</td>
</tr>
<tr>
<td>Contraction (%)</td>
<td>-</td>
<td>0.0</td>
</tr>
<tr>
<td>7 Day Compressive Strength (psi)</td>
<td>6000</td>
<td>-</td>
</tr>
<tr>
<td>Freeze-Thaw Loss % (25 cycles)</td>
<td>-</td>
<td>1.0</td>
</tr>
<tr>
<td>Total Chloride Content (% by weight)</td>
<td>-</td>
<td>0.05</td>
</tr>
<tr>
<td>Total Sulfate Content (% by weight)</td>
<td>-</td>
<td>5.0</td>
</tr>
</tbody>
</table>

**BASIS OF APPROVAL.** Application for material approval shall be submitted to the Materials Bureau by the manufacturer. The application shall be accompanied by a labeled 50 lb production sample of the product; however the Materials Bureau will approve other packaging quantities on a case-by-case basis. The Department will test the material according to Test Method NY 701-12P,C following the manufacturer's proportioning and mixing instructions printed on the package. Upon approval, the product brand name, manufacturing location and shelf life will be placed on the Approved List. The Department must receive a letter from the manufacturer annually certifying that no changes have been made in the formulation, manufacturing process, or manufacturing location. In the event that a letter is not received, the product may be removed from the Approved List. Furthermore, the material may be removed from the Approved List at any time if the Department is not notified in writing of any material changes as stated above. The Department reserves the right to sample and test the material at any time.

**BASIS OF ACCEPTANCE.** Products will be accepted on the basis of the brand name and manufacturing location appearing on the Approved List. Such products will then be accepted on the basis of the brand name and manufacturing location printed on the sealed, non reusable container along with the month and year (i.e. 05/2011) of when the material was manufactured. The manufacturer is required to print the shelf life on the container if it is less than 12 months. The expiration date of acceptance for this material shall be one calendar year from the date of manufacture or as stated in the Approved List, whichever is less.

### 701-07 ANCHORMING MATERIALS - CHEMICALLY CURING

**SCOPE.** This specification covers polymer anchoring materials for installing anchor bolts and other miscellaneous items in concrete.

**GENERAL.** The material shall be a non-metallic, non-shrink polymer resin supplied in prepackaged and/or premeasured containers. It shall contain no rust or corrosion promoting agents and shall be moisture insensitive. Packaged stability of each component in original unopened containers stored in temperatures between 40°F and 90°F shall be a minimum of six months. The mixing instructions, setting time and expiration date of the material shall appear on each container.
CHEMICAL RESISTANCE. Cured sealer shall be resistant to most chemicals and solvents. The manufacturer shall certify that the sealant meets the following chemical resistances when tested in accordance with ASTM D471 (70°F for 24 hours):

<table>
<thead>
<tr>
<th>Chemical</th>
<th>Resistance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gasoline</td>
<td>Slight Swell</td>
</tr>
<tr>
<td>Hydraulic Brake Fluid</td>
<td>No Effect</td>
</tr>
<tr>
<td>Motor Oil</td>
<td>No Effect</td>
</tr>
<tr>
<td>Sodium Chloride (5%)</td>
<td>No Effect</td>
</tr>
<tr>
<td>Calcium Chloride (5%)</td>
<td>No Effect</td>
</tr>
</tbody>
</table>

MATERIAL REQUIREMENTS. Manufacturers must supply test results performed in accordance with the procedural directives of the Materials Bureau, using 1 inch diameter fully threaded rods embedded 10 inches deep in unreinforced concrete. Results from testing using lesser embedment depths will be accepted provided they achieve the pullout strength required for the 10 inch embedment. Testing must be performed by an independent testing agency and approved by the Materials Bureau. A minimum of three tests shall be performed and each test result must meet the minimum required pullout value. Concrete with a compressive strength greater than 4000 psi is recommended. The minimum required pullout values for various concrete strengths are shown below:

<table>
<thead>
<tr>
<th>Concrete Strength (psi)</th>
<th>Minimum Pullout Load (lb)</th>
</tr>
</thead>
<tbody>
<tr>
<td>≤ 4000</td>
<td>51,120</td>
</tr>
<tr>
<td>4500</td>
<td>54,225</td>
</tr>
<tr>
<td>5000</td>
<td>57,150</td>
</tr>
<tr>
<td>5500</td>
<td>59,940</td>
</tr>
</tbody>
</table>

The Materials Bureau will inform the Manufacturer when the test results are accepted. The Manufacturer shall then supply six 5/8 inch diameter fully threaded rods, a minimum of 7 inches long, and sufficient material for testing by the Materials Bureau. Tensile pullout testing will be performed on the 5/8 inch diameter rods embedded 4 inches deep in unreinforced concrete. Two sets of three tests shall be performed and each test shall meet the minimum required load. The minimum required pullout values for various concrete strengths are shown below:

<table>
<thead>
<tr>
<th>Concrete Strength (psi)</th>
<th>Minimum Pullout Load (lb)</th>
</tr>
</thead>
<tbody>
<tr>
<td>4000</td>
<td>8,593</td>
</tr>
<tr>
<td>4500</td>
<td>9,113</td>
</tr>
<tr>
<td>5000</td>
<td>9,630</td>
</tr>
<tr>
<td>5500</td>
<td>10,080</td>
</tr>
</tbody>
</table>

Copies of Procedural Directives may be obtained from the Materials Bureau upon request.

BASIS OF ACCEPTANCE. Application for approval of Anchoring Materials - Chemically Curing shall be made by the manufacturer or supplier to the Materials Bureau and shall include the material safety data sheets and independent test data. The manufacturer or supplier shall prepare and submit the appropriate material in accordance with the procedural directives of the Materials Bureau and the requirements of this specification. Upon approval by the Materials Bureau, the name of the product will be placed on the Approved List. Such product will then be accepted on the basis of the brand name labeled on the container.

701-08 VERTICAL AND OVERHEAD REPAIR MATERIAL

SCOPE. This specification covers the requirements for Vertical and Overhead Repair Material for placement in structural concrete repairs.

GENERAL. The use of this material is limited to repair areas smaller than 4 ft² and not deeper than 2 in, and is meant to be applied and finished with a trowel. The Materials Bureau will consider other application techniques on a case by case basis. The Department will test the material in accordance with Test Method NY 701-17P,C following the manufacturer's proportioning and mixing instructions printed.
on the package. Material meeting the requirements of this specification will be placed on the Approved List. For field use, follow the manufacturer's mixing and curing recommendations.

**MATERIAL REQUIREMENTS.** The material shall be a prepackaged dry component: to which water or emulsified compound is added, used for concrete repair, containing no metallic expansion aides, to which no aggregate may be added. The material shall be able to be placed in layers of at least 1 inch on overhead applications without the use of formwork or anchoring devices. When being used for aesthetic purposes the material’s color shall be within the Munsell Neutral Scale range stated in Table 701-08.

<table>
<thead>
<tr>
<th>TABLE 701-08 VERTICAL AND OVERHEAD REPAIR MATERIAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>TEST REQUIREMENT</td>
</tr>
<tr>
<td>Initial Set (minutes)</td>
</tr>
<tr>
<td>Expansion (%)</td>
</tr>
<tr>
<td>Contraction (%)</td>
</tr>
<tr>
<td>7 Day Compressive Strength (psi)</td>
</tr>
<tr>
<td>28 Day Compressive Strength (psi)</td>
</tr>
<tr>
<td>1 Day Bond Strength (psi)</td>
</tr>
<tr>
<td>Freeze-Thaw Loss % (25 cycles)</td>
</tr>
<tr>
<td>Total Chloride Content (% by weight)</td>
</tr>
<tr>
<td>Total Sulfate Content (% by weight)</td>
</tr>
<tr>
<td>Color, Munsell Neutral Scale</td>
</tr>
</tbody>
</table>

**BASIS OF APPROVAL.** Application for material approval shall be submitted to the Materials Bureau by the manufacturer. The application shall be accompanied by a labeled 50 lb production sample of the product; however the Materials Bureau will approve other packaging quantities on a case-by-case basis. The Department will test the material according to Test Method NY 701-17P.C following the manufacturer's proportioning and mixing instructions printed on the package. Upon approval, the product brand name, manufacturing location and shelf life will be placed on the Approved List. The Department must receive a letter from the manufacturer annually certifying that no changes have been made in the formulation, manufacturing process, or manufacturing location. In the event that a letter is not received, the product may be removed from the Approved List. Furthermore, the material may be removed from the Approved List at any time if the Department is not notified in writing of any material changes as stated above. The Department reserves the right to sample and test the material at any time.

**BASIS OF ACCEPTANCE.** Products will be accepted on the basis of the brand name and manufacturing location appearing on the Approved List. Such products will then be accepted on the basis of the brand name and manufacturing location printed on the sealed, non reusable container along with the month and year (i.e. 05/2011) of when the material was manufactured. The manufacturer is required to print the shelf life on the container if it is less than 12 months. The expiration date of acceptance for this material shall be one calendar year from the date of manufacture or as stated in the Approved List, whichever is less.

**701-09 CONCRETE REPAIR MATERIAL - RAPID HARDENING**
**SCOPE.** This specification covers the requirements for material to repair portland cement concrete where rapid strength gain is required.

**GENERAL.** Its use is limited to areas no larger than 10 ft$^2$ or 5 ft$^3$ in volume for a single patch. This material is intended for partial or full depth repairs. This material may be extended with dried Department approved CA1 coarse aggregate. This product must provide the ability to accept traffic loads within 1 hour of placement. The Department will test the material neat except where noted in Table 701-09 to test neat and extended according to Test Method NY 701-21P,C following the manufacturer's proportioning and mixing instructions printed on the package. Material meeting the requirements of this specification when tested (Neat and Extended), will be placed on the Approved List.

**MATERIAL REQUIREMENTS.** This material shall be a prepackaged, multi-component powdered material, containing no metallic expansion aides, and must remain workable when a minimum of 60% extended by weight with Department approved CA1 coarse aggregate and meets the requirements of Table 701-09. When being used for aesthetic purposes the material’s color shall be within the Munsell Neutral Scale range stated in Table 701-09.

<table>
<thead>
<tr>
<th>TABLE 701-09 CONCRETE REPAIR MATERIAL - RAPID HARDENING</th>
</tr>
</thead>
<tbody>
<tr>
<td>TEST REQUIREMENT</td>
</tr>
<tr>
<td>Initial Set (minutes)</td>
</tr>
<tr>
<td>Expansion (%)</td>
</tr>
<tr>
<td>Contraction (%)</td>
</tr>
<tr>
<td>1 Hour Compressive Strength (psi)</td>
</tr>
<tr>
<td>3 Hour Compressive Strength (psi) **</td>
</tr>
<tr>
<td>7 Day Compressive Strength (psi)</td>
</tr>
<tr>
<td>1 Day Bond Strength (psi)</td>
</tr>
<tr>
<td>Freeze-Thaw Loss % (25 cycles)**</td>
</tr>
<tr>
<td>Total Chloride Content (% by weight)</td>
</tr>
<tr>
<td>Total Sulfate Content (% by weight)</td>
</tr>
<tr>
<td>Color, Munsell Neutral Scale</td>
</tr>
</tbody>
</table>

**BASIS OF APPROVAL.** Application for material approval shall be submitted to the Materials Bureau by the manufacturer. The application shall be accompanied by a labeled 50 lb production sample of the product; however the Materials Bureau will approve other packaging quantities on a case-by-case basis. The Department will test the material according to Test Method NY 701-21P,C following the manufacturer's proportioning and mixing instructions printed on the package. Upon approval, the product brand name, manufacturing location and shelf life will be placed on the Approved List. The Department must receive a letter from the manufacturer annually certifying that no changes have been made in the formulation, manufacturing process, or manufacturing location. In the event that a letter is not received, the product may be removed from the Approved List. Furthermore, the material may be removed from the Approved List at any time if the Department is not notified in writing of any material changes as stated above. The Department reserves the right to sample and test the material at any time.
BASIS OF ACCEPTANCE. Products will be accepted on the basis of the brand name and manufacturing location appearing on the Approved List. Such products will then be accepted on the basis of the brand name and manufacturing location printed on the sealed, non-reusable container along with the month and year (i.e. 05/2011) of when the material was manufactured. The manufacturer is required to print the shelf life on the container if it is less than 12 months. The expiration date of acceptance for this material shall be one calendar year from the date of manufacture or as stated in the Approved List, whichever is less.

701-10 DUCT GROUTING MATERIAL (STRUCTURES)

SCOPE. Requirements for grout used to fill the post-tensioning ducts in concrete bridge elements.

GENERAL. For field use, follow the manufacturer’s mixing and curing recommendations. Material meeting the requirements of this specification when tested will be placed on the Approved List.

MATERIAL REQUIREMENTS. Prepackaged, cementitious material containing no metallic expansion aides that, when mixed with water at manufacturer's stated water/cement material ratio (w/c ≤ 0.40), and meets the requirements of Table 701-10. The Department will test the material according to NYSDOT Test Method 701-18 P,C, following the manufacturer's proportioning and mixing instructions printed on the package.

<table>
<thead>
<tr>
<th>TABLE 701-10 DUCT GROUTING MATERIAL (STRUCTURES)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>TEST REQUIREMENT</strong></td>
</tr>
<tr>
<td>Initial Set (hours)</td>
</tr>
<tr>
<td>Expansion (%)</td>
</tr>
<tr>
<td>Contraction (%)</td>
</tr>
<tr>
<td>24 Hour Compressive Strength (psi)</td>
</tr>
<tr>
<td>7 Day Compressive Strength (psi)</td>
</tr>
<tr>
<td>28 Day Compressive Strength (psi)</td>
</tr>
<tr>
<td>Bleed Water (%)</td>
</tr>
<tr>
<td>Permeability (coulombs)</td>
</tr>
<tr>
<td>Fluidity efflux time, seconds</td>
</tr>
<tr>
<td>Total Chloride Content (% by weight)</td>
</tr>
<tr>
<td>Total Sulfate Content (% by weight)</td>
</tr>
</tbody>
</table>

THIXOTROPIC GROUTS. If used, modify the fluidity test as follows:
A) Fluidity efflux time - 5 to 30 seconds for a 0.264 gallon (34 fl oz.) discharge of grout.
B) Allow the grout to idle for 30 minutes; then remix it for 30 seconds. Efflux time immediately after remixing ≤ 30 seconds.

BASIS OF APPROVAL. Application for material approval shall be submitted to the Materials Bureau by the manufacturer. The application shall be accompanied by a labeled 50 lb production sample of the product; however the Materials Bureau will approve other packaging quantities on a case-by-case basis.
The Department will test the material according to Test Method NY 701-18P,C following the manufacturer's proportioning and mixing instructions printed on the package. Upon approval, the product brand name, manufacturing location and shelf life will be placed on the Approved List. The Department must receive a letter from the manufacturer annually certifying that no changes have been made in the formulation, manufacturing process, or manufacturing location. In the event that a letter is not received, the product may be removed from the Approved List. Furthermore, the material may be removed from the Approved List at any time if the Department is not notified in writing of any material changes as stated above. The Department reserves the right to sample and test the material at any time.

**BASIS OF ACCEPTANCE.** Products will be accepted on the basis of the brand name and manufacturing location appearing on the Approved List. Such products will then be accepted on the basis of the brand name and manufacturing location printed on the sealed, non reusable container along with the month and year (i.e. 05/2011) of when the material was manufactured. The manufacturer is required to print the shelf life on the container if it is less than 12 months. The expiration date of acceptance for this material shall be one calendar year from the date of manufacture or as stated in the Approved List, whichever is less.

**701-11 ELASTOMERIC CONCRETE**

**SCOPE.** This specification covers the material requirements for elastomeric concrete.

**GENERAL.** Supply elastomeric concrete components and primer materials in prepackaged and/or premeasured containers with the product name, manufacturer, VOC content, and mixing instructions clearly marked on each container.

**MATERIAL REQUIREMENTS.**

**Physical Test Requirements.** Elastomeric concrete will conform to the following physical test requirements:

<table>
<thead>
<tr>
<th>TESTS</th>
<th>PROCEDURE</th>
<th>MINIMUM REQUIREMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Resilience</td>
<td>ASTM C579-01</td>
<td>70%</td>
</tr>
<tr>
<td>5-Hr. Compressive Strength</td>
<td>ASTM C579-01 (modified)</td>
<td>500 psi</td>
</tr>
<tr>
<td>24-Hr. Compressive Strength</td>
<td>ASTM C579-01 (modified)</td>
<td>2000 psi</td>
</tr>
<tr>
<td>7-Day Tensile</td>
<td>ASTM D638</td>
<td>150 psi</td>
</tr>
<tr>
<td>7-Day Tear</td>
<td>ASTM D624</td>
<td>40 lb/in</td>
</tr>
<tr>
<td>Pot Life</td>
<td>Gardco GT-S Gel Timer</td>
<td>5 minutes</td>
</tr>
</tbody>
</table>

**Materials Details.** The manufacturer will submit Material Detail Sheets to the Materials Bureau for approval. Upon approval, the manufacturer, product name, and the Material Detail Number will be placed on the Department’s Approved List.

**Field Evaluation.** To maintain Approved List status, the elastomeric concrete will be evaluated by the Materials Bureau or a designated representative at six-month intervals for a period of two years from the date of installation. If the material is performing as designed at the end of the two-year evaluation approved status will continue.

**BASIS OF ACCEPTANCE.** Acceptance of this material will be based on the manufacturer=s name appearing on the Department=s Approved List for Materials and Equipment. The supplier shall provide
two copies of the Approved Material Detail Sheets and Material Safety Data Sheets through the Contractor to the Engineer as part of the evidence of acceptability for the material at least 14 days prior to shipment of the product to the job site.

701-12 CONCRETE REPAIR MATERIAL - HIGH EARLY STRENGTH

SCOPE. This specification covers a high early strength repair material, consisting of a dry component made up of cementing medium and fine aggregate to which water or an emulsified compound is added. The resulting mixture is generally used in repair of portland cement concrete pavement.

GENERAL. This material is intended for partial or full depth repairs, has the ability to be extended with Department approved CA1 aggregate, and provide at least 30 minutes of working time. This product must provide the ability to accept traffic loads within 3 hours of placement. For field use, follow the manufacturer’s mixing and curing recommendations. Material meeting the requirements of this specification when tested (neat and extended), will be placed on the Approved List.

MATERIAL REQUIREMENTS. The material shall be a prepackaged, multi-component powdered material, used for concrete repair, containing no metallic expansion aides. The product must remain workable when extended with up to 60% by weight with coarse aggregate, and meet the requirements of Table 701-12. When being used for aesthetic purposes the material’s color shall be within the Munsell Neutral Scale range stated in Table 701-12.

| TABLE 701-12 CONCRETE REPAIR MATERIAL - HIGH EARLY STRENGTH |
|------------------|---------|---------|
| TEST REQUIREMENT | Min.   | Max.   |
| Initial Set (minutes) | 30 | - |
| Expansion (%) | - | 0.4 |
| Contraction (%) | - | 0.0 |
| 3 Hour Compressive Strength (psi) ** | 2000 | - |
| 7 Day Compressive Strength (psi) ** | 6000 | - |
| 1 Day Bond Strength (psi) | 200 | - |
| Freeze-Thaw Loss % (25 cycles) | - | 1.0 |
| Total Chloride Content (% by weight) | - | 0.05 |
| Total Sulfate Content (% by weight) | - | 5.0 |
| Color, Munsell Neutral Scale | 4.0 | 8.5 |

** Neat and Extended

BASIS OF APPROVAL. Application for material approval shall be submitted to the Materials Bureau by the manufacturer. The application shall be accompanied by a labeled 50 lb production sample of the product; however the Materials Bureau will approve other packaging quantities on a case-by-case basis. The Department will test the material according to Test Method NY 701-21P,C following the manufacturer's proportioning and mixing instructions printed on the package. Upon approval, the product brand name, manufacturing location and shelf life will be placed on the Approved List. The Department must receive a letter from the manufacturer annually certifying that no changes have been made in the
formulation, manufacturing process, or manufacturing location. In the event that a letter is not received, the product may be removed from the Approved List. Furthermore, the material may be removed from the Approved List at any time if the Department is not notified in writing of any material changes as stated above. The Department reserves the right to sample and test the material at any time.

**BASIS OF ACCEPTANCE.** Products will be accepted on the basis of the brand name and manufacturing location appearing on the Approved List. Such products will then be accepted on the basis of the brand name and manufacturing location printed on the sealed, non reusable container along with the month and year (i.e. 05/2011) of when the material was manufactured. The manufacturer is required to print the shelf life on the container if it is less than 12 months. The expiration date of acceptance for this material shall be one calendar year from the date of manufacture or as stated in the Approved List, whichever is less.

**701-13 RAPID HARDENING HYDRAULIC CEMENT**

**SCOPE.** This specification covers the material requirements for Rapid Hardening Hydraulic Cement for use in concrete placements where the required accelerated strength cannot be achieved using ordinary Portland Cement mixtures.

**GENERAL.** Supply the Rapid Hardening Hydraulic Cement in bulk form as a dry powder. When necessary for testing purposes, or in special placement situations, the product may be supplied in bags or barrels. Any Rapid Hardening Hydraulic Cement which contains air entraining or other additives or admixtures will be subject to use limitations as directed by the Materials Bureau.

**MATERIAL REQUIREMENTS.** For approved list consideration, submit documentation showing conformance to ASTM C1600 “Standard Specification for Rapid Hardening Hydraulic Cement”. The chemical composition and declaration of additives must be furnished when requested by the Department.

**MONITOR SAMPLING.** For monitor sampling of previously approved materials, follow the same procedures as directed in Materials Method 10 for High Reactivity Pozzolans. The Department will monitor the product for conformity with the physical and chemical requirements at its discretion.

**BASIS OF APPROVAL.** Manufacturers or material suppliers desiring to have products considered for inclusion on the Approved List shall submit one 5 gallon sample of the cement for each manufacturing or supply location to the Materials Bureau. Provide a Facility Report for each manufacturing or supply location. The report will be required prior to Department evaluation of the product. Details of the Facility Report outline plan are available by contacting the Materials Bureau. If the material will be manufactured or supplied from multiple locations, submit a separate sample and Facility Report for each location. Submit laboratory test results from a testing laboratory that is accepted by the Cement and Concrete Reference Laboratory (CCRL) indicating conformance to this specification. For each sample submitted for approved list evaluation, provide a certification declaring conformance to this specification, the production lot number, the date of manufacture, the date tested, a manufacturer’s label clearly stating the product and manufacturer’s name and a Material Safety Data Sheet. The Department will test the submitted sample in accordance with these specifications and Department instructions. Test procedures are available from the Materials Bureau upon request. Upon approval, the name of the manufacturer and the product will be placed on the Approved List. Any use limitations assigned to the product will be designated on the Approved List.
BASIS OF ACCEPTANCE. Each shipment will be considered for acceptance where it will be incorporated into the concrete. Acceptance will be based on the product name appearing on the Approved List, and a material certification indicating conformance to this specification. The Department reserves the right to monitor the performance of any previously approved cementitious material from actual concrete production. If the monitor test results indicate that the sampled product does not meet this specification, the concrete incorporating the product represented by the sample may be rejected.

SECTION 702 - BITUMINOUS MATERIALS

SCOPE. These specifications cover the material requirements and testing methods of bituminous materials:

1. Performance-Graded (PG) Binders for Paving.
2. Miscellaneous Asphalt Cements.
3. Synthetic Resins.
5. Polymer-Modified Asphalt Emulsions.

GENERAL. The bituminous material volume shall be measured at 60°F. The specific gravity at 60°F shall be included with each shipment of bituminous material to a plant or project site.

MATERIAL REQUIREMENTS. Bituminous materials shall meet the following requirements.

1. Performance-Graded (PG) Binders for Paving. PG binder, designated PG XX-YY, is defined as the range of pavement temperatures expressed in degrees Celsius, maximum to minimum, over which the PG binder can be expected to provide acceptable performance. The PG binder shall be manufactured by refining crude petroleum and blending with a modifier, if necessary, to meet the required performance grade. PG binders shall meet the requirements of Table 702-1 Performance-Graded Binders for Paving. The PG binder supplier shall certify that the PG binder meets NYSDOT requirements. If the PG binder is modified, the supplier shall include type of modification and any special handling instructions in the certification. The PG binder supplier shall provide the design mixing and compaction temperatures on Form BR 320, SUPERPAVE Performance Graded Binder Temperature Viscosity Data. Also, the supplier shall provide AASHTO M 320 test data and all necessary shipping documents in accordance with the Department’s Materials Method 702-1 Quality Assurance Procedure for Performance-Graded (PG) Asphalt Binders.

<table>
<thead>
<tr>
<th>TABLE 702-1 PERFORMANCE-GRADED BINDERS FOR PAVING</th>
</tr>
</thead>
<tbody>
<tr>
<td>MATERIAL DESIGNATION</td>
</tr>
<tr>
<td>PERFORMANCE-GRADE</td>
</tr>
<tr>
<td>-28</td>
</tr>
<tr>
<td>Test Requirements</td>
</tr>
</tbody>
</table>
Silicone additives will be permitted in paving binders. Silicone may be introduced into the PG binder in accordance with the manufacturer’s recommendations either at the refinery, terminal, or at a mixing plant storage tank. PG binder treated with silicone shall conform to the specifications for untreated PG binder.

Any PG binder previously approved that has been stored in the mixing plant tank over the winter shall be re-sampled and accepted by the Department before it is used.

2. Miscellaneous Asphalt Cements. Asphalt cements shall meet the requirements in Table 702-2 Miscellaneous Asphalt Cements. The asphalt cement shall be homogeneous, free from water, and shall not foam when heated to 350°F. The supplier shall provide material test results and shipping documents that state the volume of material certified.

<table>
<thead>
<tr>
<th>TABLE 702-2 MISCELLANEOUS ASPHALT CEMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>MATERIAL DESIGNATION 702-0700</td>
</tr>
<tr>
<td><strong>Test Requirements</strong></td>
</tr>
<tr>
<td>Penetration, 77°F (25°C), 100 g, 5 second (AASHTO T 49)</td>
</tr>
<tr>
<td>Flash Point, COC, °F (AASHTO T 48)</td>
</tr>
<tr>
<td>Solubility in trichloroethylene, % (AASHTO T 44)</td>
</tr>
<tr>
<td>Softening Point, °F (AASHTO T 53)</td>
</tr>
<tr>
<td>Loss on Heating, 325°F (163°C), 5 hour, % (AASHTO T 47)</td>
</tr>
<tr>
<td>Penetration of Residue, % of Original (AASHTO T 49)</td>
</tr>
<tr>
<td>Ductility, 77°F (25°C), 5 cm/minute, cm (AASHTO T 51)</td>
</tr>
</tbody>
</table>

3. Synthetic Resins. The synthetic resins covered under these specifications are two types: synthetic resin binder and rapid curing synthetic resin liquid. The synthetic resin binder is a light insensitive liquid used in colored synthetic resin binder concrete. The rapid curing synthetic resin liquid is a tack coat for the resin binder concrete and shall be light colored and compatible with the resin binder concrete placed over it. The synthetic resin shall be homogeneous and shall meet the requirements in Table 702-3 Synthetic Resins.

<table>
<thead>
<tr>
<th>TABLE 702-3 SYNTHETIC RESINS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>TYPE</strong></td>
</tr>
<tr>
<td>MATERIAL DESIGNATION 702-7000 702-7100</td>
</tr>
<tr>
<td><strong>Test Requirements</strong></td>
</tr>
<tr>
<td>Penetration, 77°F (25°C), 100 g, 5 second</td>
</tr>
<tr>
<td>Viscosity, 140°F (60°C), m²/s (x 10⁻⁶)</td>
</tr>
<tr>
<td>Flash Point, COC, °F</td>
</tr>
<tr>
<td>Solubility in trichloroethylene, %</td>
</tr>
<tr>
<td>Loss of Heating, 325°F (163°C), 5 hr., %</td>
</tr>
<tr>
<td>Water, %</td>
</tr>
<tr>
<td>Color, (30% binder/70% toluene) Gardner Standard Color Scale, (ASTM D 1544)</td>
</tr>
<tr>
<td>Test on Residue from Thin Film Oven Test, (AASHTO T 179)</td>
</tr>
</tbody>
</table>
Residue from Evaporation, 221°F (105°C), 3 hr., (ASTM D 1644), %
Suggested Spraying Temperature, °F
Typical Uses

<table>
<thead>
<tr>
<th>Material Designation</th>
<th>Rapid Setting</th>
<th>Medium Setting</th>
<th>Slow Setting</th>
</tr>
</thead>
<tbody>
<tr>
<td>702-3001</td>
<td>702-3002</td>
<td>702-3101</td>
<td>702-3102</td>
</tr>
<tr>
<td>702-3201</td>
<td>702-3301</td>
<td>702-3401</td>
<td>702-3402</td>
</tr>
<tr>
<td>702-3501</td>
<td>702-3601</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**4. Anionic and Cationic Asphalt Emulsions.** The emulsion shall be homogeneous and show no separation of asphalt, after thoroughly mixing, within 30 days after delivery. The asphalt emulsion shall be agitated or circulated to ensure a homogeneous emulsion prior to sampling or application of material. Material that has separated due to freezing is unacceptable at any time.

Asphalt emulsions shall meet the requirements shown in Table 702-4 Anionic Asphalt Emulsions, or Table 702-5 Cationic Asphalt Emulsions. Test data and shipping documents shall be provided by the supplier in accordance with the Department’s Materials Method 702-2 Asphalt Emulsion – Quality Assurance.

**TABLE 702-4 ANIONIC ASPHALT EMULSIONS**

<table>
<thead>
<tr>
<th>Type</th>
<th>Rapid Setting</th>
<th>Medium Setting</th>
<th>Slow Setting</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grade</td>
<td>RS-1</td>
<td>RS-1h</td>
<td>RS-2</td>
</tr>
</tbody>
</table>

**Notes:**
1. All tests performed per AASHTO T 59 unless otherwise noted.
2. The Cement Mixing test is waived if the emulsion will be used for soil stabilization.
3. Float Test AASHTO T 50, except that the residue from distillation shall be poured immediately into the float collar at 500°F (260°C).
**5. Polymer-Modified Asphalt Emulsions.** Polymer-modified asphalt emulsions shall meet the requirements of Table 702-4 and 702-5 except as modified in Table 702-6 Polymer Modified Asphalt Emulsions.

The polymer modifier shall be milled or blended into the base asphalt or emulsifying agent prior to the emulsification process.

<table>
<thead>
<tr>
<th>TABLE 702-6 POLYMER MODIFIED ASPHALT EMULSIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>MATERIAL DESIGNATION</td>
</tr>
<tr>
<td>----------------------</td>
</tr>
<tr>
<td>CQS-1h – 702-4601</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>All Other Polymer Modified Emulsions</td>
</tr>
</tbody>
</table>

1. XXXX shall be the four digit code matching the appropriate emulsion grade listed in table 702-4 & 702-5
2. Elastic Recovery procedure: Use ASTM D 6084 Testing Procedure “A.” Samples will be tested at 50°F (10°C).
3. Recover emulsion’s asphalt residue according to ASTM D 6997 except as modified herein, when the lower temperature reaches approximately 275°F (135°C), move the ring burner approximately level with the bottom of the still. Increase the temperature to a maximum 350°F +/- 10°F (177°C +/- 5°C), maintaining this temperature for 15 minutes.
4. According to AASHTO T 53

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**NEW YORK STATE DEPARTMENT OF TRANSPORTATION**

**STANDARD SPECIFICATIONS (USC)** January 8, 2015
### TABLE 702-7 DILUTED TACK COAT

<table>
<thead>
<tr>
<th>MATERIAL DESIGNATION</th>
<th>Test Requirements (2)</th>
<th>702-XXXXXT(1)</th>
<th>Min.</th>
<th>Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Emulsion Grades</strong></td>
<td>Sieve Test</td>
<td></td>
<td>-</td>
<td>0.10</td>
</tr>
<tr>
<td>702-3401</td>
<td>Residue by Distillation, %</td>
<td>38</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>702-3601</td>
<td>Oil Distillate, Volume of Total Emulsion, %</td>
<td>-</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>702-4501</td>
<td>Test on Residue from Distillation: Penetration, 77°F (25°C), 100 g, 5 seconds</td>
<td>40</td>
<td>90</td>
<td></td>
</tr>
</tbody>
</table>

1. XXXX = 3401, 3601 or 4501
2. All tests performed per AASTHO T59

### 7. Asphalt Emulsion – Straight Tack Coat

Straight tack coat emulsion shall be agitated or circulated to ensure a homogeneous emulsion prior to sampling or application of material. The consistency of the straight tack coat shall be appropriate for pumping and uniform application.

Only the grades of emulsions meeting the requirements of Table 702-8 Straight Tack Coat shall be allowed in straight tack coat applications. These tack coats shall not be further diluted with water.

### TABLE 702-8 STRAIGHT TACK COAT

<table>
<thead>
<tr>
<th>MATERIAL DESIGNATION</th>
<th>Test Requirements (2)</th>
<th>702-XXXXXT(1)</th>
<th>Min.</th>
<th>Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Emulsion Grades</strong></td>
<td>Sieve Test, %</td>
<td></td>
<td>-</td>
<td>0.10</td>
</tr>
<tr>
<td>702-3002</td>
<td>Residue by Distillation – Grade 702-3002, %</td>
<td>55</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>702-4002</td>
<td>Residue by Distillation – Grade 702-4002, %</td>
<td>60</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Oil Distillate, Volume of Total Emulsion, %</td>
<td>-</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Test on Residue from Distillation: Penetration, 77°F (25°C), 100 g, 5 seconds</td>
<td>40</td>
<td>90</td>
<td></td>
</tr>
</tbody>
</table>

1. XXXX = 3002 or 4002
2. All tests performed per AASTHO T59

### 8. High Volume Chip Seal Emulsions

The following emulsion grades are modified when used in certain Chip Seal applications. The material shall meet the requirements of Table 702-4, Table 702-5 and Table 702-6 except as modified in Table 702-9 High Volume Chip Seal Emulsions.

### TABLE 702-9 HIGH VOLUME CHIP SEAL EMULSIONS

<table>
<thead>
<tr>
<th>MATERIAL DESIGNATION</th>
<th>Test Requirements</th>
<th>702-XXXXXC(1)</th>
<th>Min.</th>
<th>Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Emulsion Grades</strong></td>
<td>Penetration 77°F (25°C)(2)</td>
<td>80</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>702-3101</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>702-3102</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>702-4101</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1. XXXX = 3101, 3102 or 4101
2. Perform penetration per AASTHO T59.
9. Asphalt Rejuvenating Agent – Asphalt rejuvenating agents are used for heater scarification or hot in-place recycling projects.

Use ASTM D 4552, Standard Practice for Classifying Hot-Mix Recycling Agents, grades RA25 and RA75 petroleum-based recycling agents specifically designed as a rejuvenator meeting the requirements in Table 702-10 Recycling Agent. Use Emulsified Recycling Agents, grades ERA25 (an emulsified RA25) and ERA75 (an emulsified RA75) petroleum-based recycling agents specifically designed as a rejuvenator meeting the requirements in Table 702-11 Emulsified Recycling Agent.

**TABLE 702-10 RECYCLING AGENT**

<table>
<thead>
<tr>
<th>MATERIAL DESIGNATION (GRADE)</th>
<th>702-5030 (RA25)</th>
<th>702-5050 (RA75)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Test Requirements</td>
<td>Test Method</td>
<td>Min</td>
</tr>
<tr>
<td>Tests on Residue from Distillation: Viscosity, 140°F (60°C), cSt Flash Point, CSC, °F</td>
<td>T 201, T48</td>
<td>901</td>
</tr>
<tr>
<td>Test on Residue from RTFO, 325°F (163°C): Viscosity Ratio, Weight Change, ±, %</td>
<td>T 240</td>
<td>--</td>
</tr>
<tr>
<td>Specific Gravity</td>
<td>T 228</td>
<td>Report</td>
</tr>
</tbody>
</table>

**TABLE 702-11 EMULSIFIED RECYCLING AGENT**

<table>
<thead>
<tr>
<th>MATERIAL DESIGNATION (GRADE)</th>
<th>702-5031 (ERA25)</th>
<th>702-5051 (ERA75)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Test Requirements</td>
<td>Test Method</td>
<td>Min</td>
</tr>
<tr>
<td>Tests on Residue from Distillation: Viscosity, 140°F (60°C), cSt Flash Point, CSC, °F</td>
<td>T 201, T 48</td>
<td>901</td>
</tr>
<tr>
<td>Test on Residue from RTFO, 325°F (163°C): Viscosity Ratio, Weight Change, ±, %</td>
<td>T 240</td>
<td>--</td>
</tr>
<tr>
<td>Specific Gravity</td>
<td>T 228</td>
<td>Report</td>
</tr>
<tr>
<td>Saybolt Furol Viscosity @ 77°F (25°C), sec.</td>
<td>T 59</td>
<td>20</td>
</tr>
<tr>
<td>Storage Stability, 24 hrs, %</td>
<td>--</td>
<td>1.5</td>
</tr>
<tr>
<td>Sieve, %</td>
<td>--</td>
<td>0.1</td>
</tr>
<tr>
<td>Residue, by distillation, %</td>
<td>65</td>
<td>--</td>
</tr>
</tbody>
</table>

**BASIS OF APPROVAL.** The procedural directives for sampling, testing, and certifying the bituminous material, and for achieving and maintaining Approved List status, are available from the Materials Bureau.

**BASIS OF ACCEPTANCE.** PG binder will be accepted based on the Primary Source appearing on the approved list and the source’s certification and satisfactory test results from samples taken where the material is incorporated into the work.
Miscellaneous asphalt cements and synthetic resins will be accepted based on the manufacturer’s certification.

Asphalt Emulsions, including Tack Coat, will be accepted based on the Primary Source appearing on the approved list, the source’s certification, and satisfactory test results from samples taken where the material is incorporated into the work.

Asphalt Rejuvenating Agent will be accepted based on the manufacturer’s certification. The use of any other grade of recycling agent requires prior approval from the Director, Materials Bureau.

SECTION 703 - AGGREGATES

703-01 FINE AGGREGATE

SCOPE. The specification covers the material details, quality requirements and methods for sampling and testing fine aggregate generally used in portland cement concrete and bituminous concrete.

SAMPLING. Samples of fine aggregates shall be obtained by and submitted to the Materials Bureau by a representative of the Department under the following conditions:

A. Sampling Approved Operating Sources. All approved operating sources shall be sampled when:
   - The latest test for a source is two (2) years old.
   - A change in the character of processed fine aggregate occurs.
   - The location of the course of raw material is shifted, or a change in the character of raw material occurs.
   - Considered necessary by the Department.

B. Sampling Non-approved or Rejected Operating Sources. Non-approved or rejected operating sources, equipped with adequate processing facilities, may be sampled upon favorable recommendation by a Regional Director and approved by the Director, Materials Bureau. Approval action on such sources may be conditioned on the results obtained by periodic sampling and testing as prescribed by the Materials Bureau.

C. Sampling Proposed Unopened Sources of Material. Proposed unopened sources of material may be sampled upon the favorable recommendation of a Regional Director and approved by the Director, Materials Bureau. The results of tests on such samples shall be for information only and shall be indicative of the potential quality of the source. Action in regard to acceptance or rejection of a source will be taken only after processing facilities have been installed and approved.

Stripping. All sources of fine aggregate shall be thoroughly stripped of all inferior and objectionable material before processing operations are started and shall be kept stripped far enough from the working face to insure against undesirable material becoming mixed with the output. If undesirable material is furnished from accepted sources through faulty operations or any other cause whatsoever, the source and any objectionable material therefrom may be rejected by the Regional Director.

Annual Reports. As part of the acceptance requirements, the following information shall be submitted to the Department annually for each operating source:

A. Geologic Source Report. A geologic source report that describes the characteristics of the material to be processed during the coming year.
B. Plant Flow Information. Plant flow information describing the processing equipment and the products to be furnished for Departmental use.

The details of these requirements may be obtained from the Materials Bureau. These annual reports shall be received and approved by the Department before the start of the year's operations. Approval of the reports by the Department does not relieve the supplier of its responsibility to provide a uniform and acceptable product.

MATERIAL REQUIREMENTS. Fine aggregate shall consist of natural sand or manufactured sand, conforming to the requirements of these specifications. All fine aggregate shall consist of hard, strong, durable particles which are free from a coating or any injurious material and injurious amounts of clay, loam, or other deleterious substances. In addition, the fine aggregate shall not contain substances, which, when mixed in portland cement concrete, produce an unacceptable level of chloride ions in the final product. Substances that produce chloride ions shall be considered deleterious material. Any fine aggregate may be rejected if it is determined by the Department to contain sufficient amounts of unsound or deleterious material to be harmful.

Fine aggregates from more than one source or of more than one type of material may be blended. Blending procedures shall be approved by the Department.

Fine aggregates meeting the requirements of Table 703-1, Fine Aggregate Requirements (Testing) shall be accepted unless service records indicate that it is unsound, or that the material is otherwise determined to be unsatisfactory by the Director, Materials Bureau.

<table>
<thead>
<tr>
<th>Test Method</th>
<th>Portland Cement Concrete</th>
<th>Bituminous Concrete</th>
</tr>
</thead>
<tbody>
<tr>
<td>Magnesium Sulfates (NYSDOT 207)</td>
<td>30</td>
<td>45</td>
</tr>
<tr>
<td>Max. percent loss by weight at 5 cycles</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Organic Impurities (NYSDOT 202, AASHTO T-21)</td>
<td>3</td>
<td>-</td>
</tr>
<tr>
<td>Organic Plate, Lighter Than Gardner Color, Lighter Than</td>
<td>11</td>
<td>-</td>
</tr>
</tbody>
</table>

Fine aggregate not meeting the requirement of Table 703-1 may be further evaluated by additional testing, petrographic examination, geologic studies, review of performance history and plant flow information. If the results of the evaluation indicate that the aggregate should perform satisfactorily, the source may be accepted by the Director, Materials Bureau.

If fine aggregate is found unsatisfactory when examined for organic impurities, it shall be rejected unless it passes the mortar strength test for compression. Fine aggregates so tested shall achieve a compressive strength of at least one hundred percent when tested according to methods prescribed by the Material Bureau (NYSDOT 204).

TESTS. The details of all test methods for fine aggregates may be obtained from the Materials Bureau.

BASIS OF ACCEPTANCE. Acceptance of the source is determined on the basis of tests performed by the Materials Bureau on samples representing the sources; review of Geologic Source Reports and Plant Flow Information; petrographic examination and other geologic studies; and performance histories where applicable. The material is incorporated into the work on the basis that it is from an approved source conforming to procedural directives of the Department and the aggregate shall meet the gradation requirement at the point of use.

Aggregate for use in the manufacture of precast concrete units may be accepted on the basis of stockpile approval at a location acceptable to the Department on a per job basis. Requests for stockpile
approval shall be made in writing to the Materials Bureau. The manufacturer shall allow at least ninety (90) days for the testing and evaluation of the aggregate.

703-02 COARSE AGGREGATE

SCOPE. This specification covers the material details, requirements and methods for sampling and testing coarse aggregate generally used in portland cement concrete, bituminous concrete and surface treatments.

SAMPLING. Samples of coarse aggregates shall be obtained by and submitted to the Materials Bureau by a representative of the Department under the following conditions:

A. Sampling Approved Operating Sources. All approved operating sources shall be sampled when:
   - The latest test for a source is two (2) years old.
   - A change in the character of processed coarse aggregate occurs.
   - The location of the source of raw material is shifted or a change in the character of raw material occurs.
   - Considered necessary by the Department.

B. Sampling Non-approved or Rejected Operating Sources. Non-approved or rejected operating sources, equipped with adequate processing facilities, may be sampled upon favorable recommendation by a Regional Director and approval by the Director, Materials Bureau. Approval action on such sources may be conditioned on the results obtained by periodic sampling and testing as prescribed by the Materials Bureau.

C. Sampling Proposed Unopened Sources of Material. Proposed unopened sources of material may be sampled upon the favorable recommendation of a Regional Director and approval by the Director, Materials Bureau. The results of tests on such samples shall be for information only and shall be interpreted as indicative of the potential quality of the source. Action in regard to acceptance or rejection of a source will be taken only after processing facilities have been installed and approved.

Stripping. All sources of coarse aggregate shall be thoroughly stripped of all inferior and objectionable material before processing operations are started and shall be kept stripped far enough from the working face to insure against undesirable material becoming mixed with the output. If undesirable material is furnished from accepted sources through faulty operation or any other cause whatsoever, the source and any objectionable material therefrom may be rejected by the Regional Director.

Annual Reports. As part of the acceptance requirements, the following information shall be submitted to the Department annually for each operating source:

A. Gravel Operations

1. A Geologic Source Report that describes the characteristics of the material to be processed during the coming year.
2. Plant Flow Information describing the processing equipment and the products to be furnished for Departmental use.

B. Quarry Operations. A Quarry Report describing the characteristics and uniformity of rock to be quarried during the coming year.
All details of these report requirements may be obtained from the Materials Bureau. The annual reports shall be received and approved by the Department before the start of the year's operations. The approval of a report does not relieve the supplier of its responsibility to provide a uniform and acceptable product.

**MATERIAL REQUIREMENTS.** Coarse aggregates shall consist of crushed stone, crushed gravel, screened gravel or crushed air-cooled blast furnace slag, conforming to the requirements of these specifications. All coarse aggregates shall meet the requirements for these materials as outlined in Tables 703-2, Physical Requirements (Testing), Table 703-3, Physical Requirements (Deleterious Materials), and Table 703-4, Size of Stone, Gravel and Slag.

A coarse aggregate meeting the requirements of Tables 703-2, and 703-3 shall be accepted unless service records indicate that it is unsound or that the material is otherwise determined to be unsatisfactory by the Director, Materials Bureau. Coarse aggregate not meeting the requirements of these tables may be further evaluated by additional testing, petrographic examination, geologic studies, review of Plant Flow Information and performance history. If the results of the evaluation indicate that the aggregate should perform satisfactorily, the source may be accepted by the Director, Materials Bureau.

### TABLE 703-2 PHYSICAL REQUIREMENTS (TESTING)\(^{(1)}\)

<table>
<thead>
<tr>
<th>Material Designation</th>
<th>Crushed Stone 703-0201</th>
<th>Crushed Gravel 703-0202</th>
<th>Screened Gravel 703-0203</th>
<th>Crushed Slag 703-0204</th>
</tr>
</thead>
<tbody>
<tr>
<td>Magnesium Sulfate Test (703-07 P,G)(^{(2)})</td>
<td>18</td>
<td>18</td>
<td>18</td>
<td>6</td>
</tr>
<tr>
<td>Max. percent loss by weight at 10 cycles</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Freezing and Thawing Test (703-08 P,G)(^{(3)})</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>-</td>
</tr>
<tr>
<td>Max. percent loss by weight at 25 cycles</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Los Angeles Abrasion Test (703-11 P,G)</td>
<td>35(^{(4)})</td>
<td>35</td>
<td>35</td>
<td>40</td>
</tr>
<tr>
<td>Max. percent loss by weight (Grading A or B)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Flat Particles, Elongated Particles, or Flat and Elongated Particles (ASTM D4791)</td>
<td>10(^{(6)})</td>
<td>10(^{(6)})</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Maximum percent by weight</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Flat and Elongated to the Degree of 5:1</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crushed Particles in any primary size (ASTM D5821)</td>
<td>-</td>
<td>75(^{(7)})</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Minimum percent by weight</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Larger than 1/2 inch (1 fractured face)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Smaller than 1/2 inch (2 fractured faces)</td>
<td>-</td>
<td>85(^{(7)})</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Minimum unit weight (703-10 P,G) lbs/cu. ft.</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>70</td>
</tr>
</tbody>
</table>

1. To determine its conformance to specification limits, processed coarse aggregate may be tested at any point after completion of processing. The manufactured material shall be separated into the primary sizes indicated in Table 703-5, “Primary Size.” Each size fraction shall conform to the requirements of §703-02 Coarse Aggregate.
2. Loss applies to No. 2 size fraction.
3. The freeze-thaw requirement applies only to aggregate used in Portland cement concrete. The loss applies to the No. 2 size fraction.
4. Loss applies to all materials excepting marble, granite, and other similar materials.
5. Loss applies to marble, granite, and other similar materials.
6. Requirement applies to coarse aggregate for use in hot mix asphalt with design ESALs of 0.3 million or greater.
7. Gravel which has not been processed through a crusher shall not be combined with crushed gravel.
A. Crushed Stone. Crushed stone shall be Material Designation 703-0201 and shall consist of clean, durable, sharp-angled fragments of rock of uniform quality. The crushed stone used as coarse aggregate for all items shall be obtained from sources conforming to the requirements of the Department as to sampling, testing methods, Quarry Reports and any other required procedures.

B. Crushed Gravel. Crushed Gravel shall be Material Designation 703-0202 and shall consist of clean, durable, sharp-angled fragments of gravel free from coatings. A crushed particle shall be defined as one in which the total area of face fracture exceeds 25% of the maximum cross-sectional area of the particle. When two fractured faces are designated, the total area of each fractured face shall exceed 25% of the maximum cross-sectional area of the particle.

A naturally fractured face shall be acceptable providing that the sharp angular portion of the particle consists of sound material and is free from unsound or injurious coatings.

### TABLE 703-3 PHYSICAL REQUIREMENTS - DELETERIOUS MATERIALS

<table>
<thead>
<tr>
<th>Material Designation</th>
<th>Crushed Stone 703-0201</th>
<th>Crushed Gravel 703-0202</th>
<th>Screened Gravel 703-0203</th>
<th>Crushed Slag 703-0204</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shale and shale-like materials(2)</td>
<td>3.0</td>
<td>3.0</td>
<td>3.0</td>
<td>-</td>
</tr>
<tr>
<td>Coal/Lignite/Sulfides(3)</td>
<td>1.0</td>
<td>1.0</td>
<td>1.0</td>
<td>-</td>
</tr>
<tr>
<td>Clay lumps or Wood</td>
<td>0.2</td>
<td>0.2</td>
<td>0.2</td>
<td>-</td>
</tr>
<tr>
<td>Metal Ore(4)</td>
<td>3.0</td>
<td>3.0</td>
<td>3.0</td>
<td>3.0</td>
</tr>
<tr>
<td>Other Deleterious Materials(5)</td>
<td>3.0</td>
<td>3.0</td>
<td>3.0</td>
<td>3.0</td>
</tr>
<tr>
<td>Total Deleterious Materials</td>
<td>5.0</td>
<td>5.0</td>
<td>5.0</td>
<td>5.0</td>
</tr>
</tbody>
</table>

(1) Coarse aggregates containing more than the specified maximum amounts of deleterious materials may be washed or otherwise processed until such specifications are satisfied.

(2) Shale, slate, phyllite, argillite, schist, and similar shale-like fissile rocks that have been identified by performance or by test to be unsound and deleterious. Such shale-like fissile rocks may be tested separately from the rest of the aggregate by freezing and thawing according to NYSDOT Test Method 703-08 P.G. If the loss is 20% or greater, that material will be designated as deleterious shale or shale-like material.

(3) Pyrite, marcasite, pyrrhotite, bog iron, and similar material.

(4) Magnetite, ilmenite, etc. Percentages above 3.0% may be accepted by the Director, Materials Bureau, when appropriate adjustments to yield have been made.

(5) Cemented clusters, weathered particles, and similar material.

### TABLE 703-4(1) SIZES OF STONE, GRAVEL AND SLAG

<table>
<thead>
<tr>
<th>Screen Sizes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Size Designation</td>
</tr>
<tr>
<td>----------------</td>
</tr>
<tr>
<td>Screenings(2)</td>
</tr>
<tr>
<td>1B</td>
</tr>
<tr>
<td>1A</td>
</tr>
<tr>
<td>1ST</td>
</tr>
<tr>
<td>1</td>
</tr>
<tr>
<td>2</td>
</tr>
<tr>
<td>3A</td>
</tr>
<tr>
<td>3</td>
</tr>
</tbody>
</table>

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The crushed gravel used as coarse aggregate for all items shall be obtained from sources conforming to the requirements of the Department as to sampling, testing methods, Geologic Source Reports, Plant Flow Information, and any other required procedures.

C. Screened Gravel. Screened gravel shall be Material Designation 703-0203 and shall consist of clean, durable gravel free from coatings. Screened gravel may consist of all uncrushed particles and shall be obtained from sources conforming to the requirements for crushed gravel.

D. Crushed Slag. Crushed slag particles shall be Material Designation 703-0204 and shall consist of hard, durable, angular fragments which are reasonably uniform in density and quality; free from injurious amounts of sulphur; and reasonably free from thin, elongated pieces, dirt, or other objectional matter. All crushed slag shall be obtained from approved sources conforming to the requirements of the Department as to sampling, test methods and any other required procedures.

**Gradation.** The sizes of all stone, gravel or slag used under these specifications shall conform to the gradation requirements for the various sizes tabulated in Table 703-4. All crushing plants shall be fitted with tailing chutes so that no aggregate will reach the bins other than that which passes through the proper screens.
**Primary Size.** For the purposes of this specification, the term Primary Size shall be defined for each size designation as all of the material passing and retained on the screens specified in Table 703-5.

**TESTS.** The details of test methods for coarse aggregate may be obtained from the Materials Bureau.

**BASIS OF ACCEPTANCE.** Acceptance of the source is determined on the basis of tests performed by the Materials Bureau on samples representing the source; review of Quarry Reports; Geologic Source Reports and Plant Flow Information; petrographic examination and other geologic studies; and performance history where applicable. The material is incorporated into the work on the basis that it is from an approved source conforming to procedural requirements of Department and that the aggregate shall meet gradation at the point of use.

Aggregate for use in the manufacture of precast concrete units may be accepted on the basis of stockpile approval at a location acceptable to the Department on a per job basis. Requests for stockpile approval shall be made in writing to the Materials Bureau. The manufacturer shall allow at least ninety (90) days for the testing and evaluation of the aggregate.

**703-03 MORTAR SAND**

**SCOPE.** This specification contains the requirements for sand used in mortar.

**GENERAL.** 703-01, Fine Aggregate shall apply except as modified herein.

**MATERIAL REQUIREMENTS.** When dry, mortar sand shall meet the following gradation requirements:

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>No. 4</th>
<th>No. 8</th>
<th>No. 50</th>
<th>No. 100</th>
</tr>
</thead>
<tbody>
<tr>
<td>Percent Passing by Weight</td>
<td>100</td>
<td>95-100</td>
<td>10-40</td>
<td>0-15</td>
</tr>
</tbody>
</table>

Concrete sand, 703-07, will be permitted as an alternative to mortar sand.

**TEST.** Test methods may be obtained from the Materials Bureau.

**BASIS OF ACCEPTANCE.** The provisions of 703-01, Fine Aggregate, shall apply.

**703-04 GROUT SAND**

**SCOPE.** This specification contains the requirements for sand used in grout.

**GENERAL.** 703-01, Fine Aggregate, shall apply except as modified herein.

**MATERIAL REQUIREMENTS.** When dry, the grout sand shall meet the following gradation requirements:

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>Percent Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>No. 16</td>
<td>100</td>
</tr>
<tr>
<td>No. 100</td>
<td>0-10</td>
</tr>
</tbody>
</table>

The sand may be determined to be unacceptable for grout sand if it contains more than 6 percent by volume of loam and silt.
**TEST.** Test methods may be obtained from the Materials Bureau.

**BASIS OF ACCEPTANCE.** The provisions of ‘703-01, Fine Aggregate, shall apply.

**703-05 FINE AGGREGATE FOR WHITE PORTLAND CEMENT CONCRETE**

**SCOPE.** This specification contains the requirements for white fine aggregate used in the white portland cement concrete.

**MATERIALS REQUIREMENT.** Material Specification 703-01, Fine Aggregate, shall apply except as modified herein. The aggregate shall be white, having a Munsell color with a value of 8 or greater and a chroma saturation of 2 or less, when compared to a set of standard color chips. Gradation shall conform to the specification requirement under ‘703-07, Concrete Sand.

**TEST.** The details of the test methods may be obtained from the Materials Bureau.

**BASIS OF ACCEPTANCE.** The provisions of ‘703-01 Fine Aggregate, shall apply except that the color will be accepted on a per stockpile basis by the Director, Materials Bureau.

**703-06 CUSHION SAND**

**SCOPE.** This specification contains the requirements for cushion sand used for concrete block slope paving.

**GENERAL.** Material for cushion sand shall meet the requirements specified herein.

**MATERIAL REQUIREMENTS.** Cushion sand shall consist of clean, hard, durable, uncoated particles, free from lumps of clay and all deleterious substances. When dry, the cushion sand shall meet the following gradation requirements:

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>1/4 in</th>
<th>No. 50</th>
<th>No. 100</th>
<th>0-10</th>
</tr>
</thead>
<tbody>
<tr>
<td>Percent Passing by Weight</td>
<td>100</td>
<td>0-35</td>
<td>0-10</td>
<td></td>
</tr>
</tbody>
</table>

The sand may be determined to be unacceptable for cushion sand if it contains more than 10 percent by volume of loam or silt.

**TEST.** Test methods may be obtained from the Materials Bureau.

**BASIS OF ACCEPTANCE.** The cushion sand is accepted on the basis of gradation tests and visual inspection, unless otherwise specified, at the point of use.

**703-07 CONCRETE SAND**

**SCOPE.** This specification contains the requirements for sand used in portland cement concrete.

**GENERAL.** ‘703-01, Fine Aggregate, shall apply except as modified herein.

**MATERIAL REQUIREMENTS.** When dry, the fine aggregate for portland cement concrete shall conform to the following gradation requirements:
### 703-08 MINERAL FILLER

**SCOPE.** This specification contains the requirements for mineral filler used in bituminous concrete mixtures.

**MATERIAL REQUIREMENTS.** Mineral filler shall conform to the requirements of the standard specification for Mineral Filler for Bituminous Paving Mixture, ASTM D242. When dry, the mineral filler shall meet the following gradation requirements:

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>Percent Passing By Weight Minimum</th>
<th>Percent Passing By Weight Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/8 in</td>
<td>100</td>
<td>100</td>
</tr>
<tr>
<td>No. 4</td>
<td>90</td>
<td>100</td>
</tr>
<tr>
<td>No. 8</td>
<td>75</td>
<td>100</td>
</tr>
<tr>
<td>No. 16</td>
<td>50</td>
<td>85</td>
</tr>
<tr>
<td>No. 30</td>
<td>25</td>
<td>60</td>
</tr>
<tr>
<td>No. 50</td>
<td>10</td>
<td>30</td>
</tr>
<tr>
<td>No. 100</td>
<td>1</td>
<td>10</td>
</tr>
<tr>
<td>No. 200 (Wet)</td>
<td>0</td>
<td>3</td>
</tr>
</tbody>
</table>

**BASIS OF ACCEPTANCE.** Acceptance of this material will be based on the producer's certification of compliance with these specification requirements.

### 703-09 (VACANT)

### 703-10 LIGHTWEIGHT AGGREGATES

**SCOPE.** This specification covers the material details and quality requirements for lightweight aggregates generally used in structural portland cement concrete.

**GENERAL.** The provisions of Sampling, Stripping and Annual Reports under '703-02 Coarse Aggregate shall apply, except that in addition under 2. Quarry Operations, plant flow information describing the processing equipment shall be provided.

**MATERIAL REQUIREMENTS.** The lightweight aggregates shall be prepared by expanding or sintering materials such as shale, slate, clay, fly ash or blast furnace slag. The requirements of ASTM C330 shall apply except as modified in these specifications. In addition to ASTM C330, the lightweight aggregates shall meet the requirements given in Table 703-10, Lightweight Aggregate Requirements (Testing). The Durability Factor of concrete made from lightweight aggregates shall not be less than 80 percent.

A lightweight aggregate meeting the requirements of this specification shall be accepted unless service records indicate that the aggregate is unsound or that the material is otherwise determined to be
unsatisfactory by the Director, Materials Bureau. Lightweight aggregates not meeting these requirements may be further evaluated by additional testing, petrographic examination, geologic studies, a review of the lightweight aggregate processing and the performance history. If the results of the evaluation indicate that the lightweight aggregate should perform satisfactorily, the material may be accepted by the Director, Materials Bureau.

**Test.** Sampling procedure instructions and test methods may be obtained from the Materials Bureau.

**BASIS OF ACCEPTANCE.** Acceptance of lightweight aggregates is determined by the Director, Materials Bureau on the basis of tests performed by the Materials Bureau on representative samples of the materials; review of Quarry Reports and Plant Flow Information; petrographic examination and other geologic studies; and performance histories where applicable. The material is incorporated into the work on the basis that it is accepted and conforms to procedural directives of the Department and the aggregate shall meet the gradation requirement at the point of use.

**TABLE 703-10 LIGHTWEIGHT AGGREGATE REQUIREMENTS (TESTING)**

<table>
<thead>
<tr>
<th>Test Method</th>
<th>Fine Aggregate</th>
<th>Coarse Aggregate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Magnesium Sulfate (NYSDOT 207). Loss by Weight</td>
<td>30</td>
<td>18</td>
</tr>
<tr>
<td>5 cycles, % Max.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Los Angeles Abrasion Test (ASTM C131). Loss by</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>Weight (Grading B or C), % Max.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**SECTION 704 - MASONRY UNITS**

**704-01 COMMON BRICK**

**SCOPE.** This specification covers the material and quality requirements for common brick, made from clay or shale, used in the construction of drainage structures and manholes.

**MATERIAL REQUIREMENTS.** Brick shall conform to the requirements of ASTM C32, Grade MS, including the requirement for saturation coefficient. Common brick may be furnished in any of the designated standard sizes that will produce the required dimensions in the completed structure, and the bricks shall be solid.

**SAMPLING AND TESTING.** Samples, when requested by the Department, shall be randomly selected from production-run material. A minimum of 10 full-size bricks of the same size and style will be required. Samples will be tested for the physical properties identified in ASTM C32. Tests will be performed in accordance with ASTM 67.

**BASIS OF ACCEPTANCE.** Common brick will be accepted on the basis of a material certification that specifies the product conforms to this specification.

**704-02 CONCRETE BRICK**

**SCOPE.** This specification covers the material and quality requirements for concrete brick produced in accordance with the current Materials Procedure for Concrete Masonry QC/QA titled “Procedures for Achieving and Maintaining Concrete Masonry Units Approved List Status”. Item 704-02 can be used in brick masonry construction, altering drainage structures, leaching-basins and manholes (section 604).
MATERIAL REQUIREMENTS. Concrete brick shall conform to the requirements of ASTM C936, except as noted herein. Certain aggregates appear in the Approved List of Sources of Fine and Coarse Aggregates that have use limitations with high alkali Portland Cement. Materials used in the manufacture of concrete brick shall meet the requirements of the following subsections:

Portland Cement 701-01
Coarse Aggregate 703-02
Mortar Sand 703-03
Grout Sand 703-04
Concrete Sand 703-07
Fly Ash 711-10
Ground, Granulated Blast-Furnace Slag 711-12
Water 712-01

Fly ash or ground, granulated blast-furnace slag may be substituted up to a maximum of 20% by weight of the total amount of cement plus pozzolan in the mix. Pigments used for integral coloring shall meet the requirements of ASTM C979. Other materials may be used in the manufacture as approved by the Director, Materials Bureau. The nominal dimensions of the brick shall be 8 inches long, 4 inches wide, and 2½ inches in height.

Physical Properties. Concrete brick shall meet the compressive strength and absorption requirements in ASTM C936. In addition, the maximum acceptable average freeze/thaw loss of five paver samples, subjected to 25 freeze/thaw cycles in a 10% NaCl solution, is 1.0%, with no individual sample exceeding 1.5%.

SAMPLING AND TESTING. When samples are requested by the Department, they will be randomly selected from production-run material. A total of 15 concrete bricks of the same size and style will be required. Five samples will be tested for compressive strength and five for absorption, in accordance with ASTM C140. Five samples will be tested for freeze/thaw durability in accordance with NYSDOT test methods.

BASIS OF ACCEPTANCE. Concrete brick will be accepted on the job site based on the following:
- The manufacturer's name must appear on the Department’s Approved List for the item being supplied.
- A manufacturer’s certification.
An acceptable product evaluation made by the Engineer.

704-03 PRECAST CONCRETE - GENERAL

SCOPE. This specification covers the general material and quality requirements for precast concrete items produced in accordance with the current Materials Procedure for precast concrete QC/QA titled “Procedures For Achieving And Maintaining Precast Concrete Manufacturer’s Approved List Status”. It is intended for use in conjunction with the individual item specifications.

MATERIAL REQUIREMENTS. The Portland Cement Concrete shall meet the requirements in §501, Portland Cement Concrete - General; §501-2.02, §501-2.03 and §501-3.02 except as noted herein.

Type 1, 2 or 3 cement may be used. The manufacturer may substitute pozzolans up to a maximum of 20% by weight of the total amount of cement plus pozzolan in the mix. Certain aggregates appear in the Approved List of Sources of Fine & Coarse Aggregates that have use limitations with a high alkali portland cement. When requested, the Materials Bureau may approve this combination when 15-20% by weight of the cement in the mix is replaced with fly ash.
The concrete shall have an air content of 5.0 to 9.0%. Unless noted otherwise in the contract documents, approved fabrication drawings or item specification, the minimum compressive strength of concrete used in precast units shall be 3000 psi @ 28 days.

Threaded inserts used to connect reinforcing steel to precast concrete shall be non-corrosive and shall have a tensile capacity of at least 50% of the yield strength of the reinforcing steel.

The use of galvanized reinforcing in place of specified epoxy coated reinforcing is allowed. If galvanized reinforcing is used, all reinforcing in the unit must be galvanized. The use of galvanized dowels to attach secondary pours, requires all reinforcing in secondary pours to be galvanized. When galvanized wire fabric for concrete reinforcement is used, it shall be galvanized in accordance with ASTM A123. Fabrication, including bending of fabric, shall be performed prior to galvanizing.

Additional materials, listed below, shall meet the requirements of the following subsections:

Concrete Repair Material
Concrete Repair Material - High Early Strength
Bar Reinforcement, Grade 60
Wire Fabric For Concrete Reinforcement
Epoxy Coated Bar Reinforcement, Grade 60
Epoxy Coated Wire Fabric Reinforcement
Cold-Drawn Wire For Concrete Reinforcement
Mechanical Connectors for Reinforcing Bar Splices (Epoxy Coated)
Galvanized Bar Reinforcement
Quilted Covers (for curing)
Plastic Coated Fiber Blankets (for curing)
Polyethylene Curing Covers (White Opaque)
Membrane Curing Compound (Clear w/Fugitive Dye)
Burlap
Corrosion Inhibitor

**DRAWINGS.** Precast concrete units shall be fabricated to conform to the details contained in the plans and contract documents. Fabrication Drawings shall be one of the following:

**A. Contract Plan Sheets.** When the contract plans contain enough detail to properly fabricate and inspect the precast element they may be used as the fabrication drawings. The Materials Bureau will determine whether or not the contract plans contain enough detail.

**B. Department Standard Sheets.** When Department Standard Sheets are referenced in, and are in compliance with the contract plans, the Standard Sheet shall be used as the fabrication drawing.

**C. Fabricator Working Drawings.** When the contract plans do not contain enough detail to be used as fabrication drawings and there is no Department Standard Sheet for the precast element or the Standard Sheet is not in compliance with the contract plans, Fabricator Working Drawings shall be used as the fabrication drawings.

**D. Fabricator Standard Drawing.** Fabricator Standard Drawings, previously approved by the Director, Materials Bureau, which meet the requirements of the contract plans, may be used as the fabrication drawings in place of Contract Plan Sheets, Department Standard Sheets or Fabricator Working Drawings.

Fabrication Drawings shall be prepared and processed in accordance with the current Materials Procedure for Preparing And Processing Fabrication Drawings For Precast Concrete Products.
FABRICATION. The manufacturer shall produce precast units that conform to the details of the approved fabrication drawings. The precast units shall be uniform in appearance. All concrete surfaces which will be exposed to view after installation shall be flat and smooth, free from irregularities and uniform in color and texture. The Department, and it’s representatives, shall have free access to the manufacturing facility and all products produced for the Department.

Formwork. Concrete shall be cast in rigidly constructed forms which will maintain the units within specified tolerances to the shapes, lines and dimensions shown on the approved fabrication drawings. Forms shall be constructed from flat, smooth, non-absorbent material and shall be sufficiently tight to prevent the leakage of mortar. When wood forms are used all faces in contact with the concrete shall be laminated with a non-absorbent material. All worn or damaged forms which cause irregularities on the concrete surface or damage to the concrete during form removal shall be repaired or replaced before being reused. Form coatings, appearing on the Department’s Approved List, shall be applied to all forms.

Lifting Devices. Lifting devices shall be a recessed type designed for use in precast concrete. The precast manufacturer shall ensure that the lifting devices selected for use have an adequate capacity to safely handle the precast product. Reinforcing steel shall not be used as a lifting device. Lifting devices that are used for turning or rotating a unit at the precast facility but are not necessary for further handling or installation shall be filled with concrete repair material before the unit is shipped. All other lifting devices shall be filled with concrete repair material after the unit is installed.

Reinforcing. Shall meet the requirements in §556, Reinforcing Steel for Concrete Structures; §556-3.01B and C, §556-3.02A and §556-3.03A through §556-3.03C. Unless noted otherwise in approved fabrication drawings or item specification, the minimum concrete cover over reinforcing steel shall be 1 1/2 inch. Reinforcing steel shall be tied and supported to keep it in position during the concrete placement. The ends of chairs or spacers, used to support or locate reinforcing steel, that bear on the faces of forms, shall be made of, or coated with, non-corrosive material so that no discoloration will show on the face of the units. Chairs, tie wires and other devices used to support, position or fasten epoxy coated or galvanized reinforcement shall be made of or coated with a dielectric material. Tack welding or any other welding of specified steel reinforcement will not be allowed. Welding for cage stability will be permitted provided that redundant steel is added in each direction and tied to the cage. The redundant steel shall be thirty (30) bar diameters, minimum, in length and shall be positioned so that the midpoint is located at the weld.

Corrosion Inhibitor. When allowed by the individual item specification, corrosion inhibitor may be used in lieu of epoxy coated reinforcing. When corrosion inhibitor is selected for use it shall be clearly noted on the fabricator working drawing or in the fabrication request when standard sheets, contract plan sheets, etc are used as the fabrication drawings. When selected for use, corrosion inhibitor shall be used in all units produced to the referenced fabrication drawings. The corrosion inhibitor shall be added to the concrete as an aqueous solution at a dosage rate of 4 gal/cy.

The calcium nitrite, which acts as an accelerator, may be used in conjunction with compatible retarding admixtures to control setting time and workability of the concrete, however the use of a formulation of calcium nitrite solution which includes a set control ingredient may be used if setting times and increased water demands are of concern, consult the manufacturer of the product. The corrosion inhibitor must be added to the mix immediately after air entraining and retarding admixtures have been introduced into the batch.

When a batching problem exists or is perceived the Department reserves the right to test the hardened concrete at any time to verify the quantity of calcium nitrite present. Units with less than the specified amount of calcium nitrite shall be subject to rejection. If hardened concrete is tested, 4 inches diameter cores shall be drilled by the manufacturer under the supervision of a Department representative. Cores
shall be a minimum of 4 inches in length unless otherwise approved by the Materials Bureau. Core holes shall be plugged and repaired in accordance with the requirements of repair indicated below.

**Concrete Placement And Consolidation.** Suitable means shall be used for placing concrete to prevent segregation. The concrete shall be thoroughly consolidated by external or internal vibrators or a combination of both, unless otherwise approved by the Materials Bureau. Vibrators shall not be used to move concrete within the forms. Concrete shall be placed and consolidated in a way that minimizes the presence of surface voids or bug holes on the formed surfaces.

**Cold Weather.** When concrete is cast in ambient temperatures less than 50°F the following requirements shall apply:

A. Immediately before concrete placement the minimum temperature inside the forms shall be 40°F.
B. Immediately following completion of the placement the requirements of the chosen curing method shall be followed.
C. Concrete temperatures required by the chosen curing method shall be maintained by means of an external indirect heat supply or by utilizing the heat of hydration. Curing temperatures shall not exceed 85°F unless units are steam cured in accordance with this specification. When an external heat supply is used the enclosure shall be properly vented to prevent surface disintegration of the fresh concrete due to an accumulation of carbon dioxide gas.
D. The plastic concrete shall not be exposed to freezing temperatures after it has been placed into the forms or during the curing period.

**Dimensional Tolerances.** The following tolerances shall apply, unless noted otherwise in the contract documents, approved fabrication drawings or item specification:

- Unit dimensions ±1/2 inch
- Variations in required spacing of reinforcing steel, not cumulative. ±2 inches
- Concrete cover over reinforcing steel +5/8 inch -1/4 inch
- All reinforcing steel fabrication tolerances shall conform to ACI 117 sec 2.1.
- All reinforcing steel embedded and lap length tolerances shall conform to ACI 117 sec 2.2.8.

The application of fabrication tolerances shall not impact the proper fit, alignment or function of the assembled precast item, nor shall it negatively impact the appearance of precast items which are exposed to view after installation.

**Architectural Treatments**

**A. Architectural Patterned And Textured Precast Concrete.** The architectural pattern or textured effect called for in the contract plans shall be obtained by using form liners, stamping equipment or other texturing tools recommended by the manufacturer. Details of the architectural pattern or texture and the fabrication method used shall be shown on the fabrication drawings for the precast item. Concrete surfaces treated with form liners or by stamping shall have a repeatable, seamless pattern such that when installed the units will form a continuous, natural looking, matching and repeatable pattern. Surfaces treated with texturing tools shall be uniform in appearance. When form liners are used, a high quality release agent compatible with the form liner material shall be used. Form liners which are worn or damaged resulting in a non-uniform appearance or damage to the concrete during form removal shall be replaced. Fabrication drawings shall clearly show the design thickness of the precast element and the thickness being added by the architectural pattern or
texturing. The architectural pattern or texturing shall not penetrate into the required concrete cover over the reinforcing steel at any point.

**B. Exposed Aggregate Precast Concrete.** Coarse aggregate shall meet the color and size requirements in the plans. When no size is specified a Type CA1 gradation, or equal approved by the Director, Materials Bureau, shall be used. A set retarder designed for use in exposed aggregate applications shall be used. Surfaces requiring an exposed aggregate finish shall be uniform in appearance with the surface completely covered with exposed aggregate. A set retarder shall be applied, in accordance with the manufacturers recommendations, to the surfaces receiving the exposed aggregate finish. Alternate methods of obtaining the exposed aggregate finish require prior approval of the Director, Materials Bureau. Unless otherwise shown in the contract plans, the depth of exposure shall be 30% of the primary size of the coarse aggregate. The depth of exposure shall be measured by laying a straight edge across the plane of the concrete face and measuring back to the concrete matrix.

**C. Integral Coloring.** Integrally colored concrete shall be produced by use of a pigment coloring system meeting the requirements of ASTM C979. For each color used the pigment shall be from the same batch or lot unless otherwise approved by the Director, Materials Bureau. Pigment will be approved based on a manufacturers certification of compliance with these requirements. Type 6 white cement, meeting the requirements of §701-01, may be used to achieve the desired color. Coloring pigment shall be added to the concrete mix per manufacturer’s recommendations, at a dosage rate to achieve the desired color as specified in the contract documents. The manufacturer’s recommended maximum dosage rate shall not be exceeded.

**D. Visual Standards.** The Contractor shall construct visual samples that are the same general size and shape as the production units they represent. The samples must be submitted to the Regional Landscape Architect for written approval. Each of the patterns, textures and colors identified in the plans shall be represented by the samples. Only one pattern or texture shall be used per sample face. When multiple patterns or textures are called for, additional samples will be required. Materials and fabrication techniques used in the samples, including curing, concrete pigment and sealers, shall be the actual materials and techniques to be used in the construction of the final product. If the samples are rejected by the Landscape Architect, the Contractor shall construct additional samples as required to obtain the Landscape Architect’s approval. The approved samples shall be made available at the precast plant, for use by the inspector as visual standards, throughout production of the units. When surface coatings are to be field applied additional samples, without the surface coatings, shall be prepared and retained at the precast plant for use as visual standards. The fabrication of precast concrete units shall not begin until written approval of the visual standards has been received from the Department.

**E. Visual Evaluation.** When comparing production units against the visual standards there shall be minimal color and texture variations, from the standard, when viewed in good typical lighting at a 20 foot distance. When viewed alone, production units shall show no obvious imperfections or evidence of repairs other than minimal color and texture variations when viewed in good typical lighting at a 20 foot distance.

**Curing.** All precast concrete units shall be subjected to curing by any one of the methods described in the following paragraphs. The manufacturer shall provide minimum/maximum temperature thermometers to monitor curing temperatures unless otherwise specified. If, at any time, curing temperatures fall below the specified minimum for the chosen curing procedure, the curing period shall be increased accordingly.
Except as noted under D. Moisture Retention Curing, no unit shall be subjected to freezing temperatures until the following two conditions are met:

- The chosen curing cycle has been completed.
- The specified 28 day compressive strength or 3000 psi, whichever is less, has been reached.

Cylinders shall be cured in the same manner and maintained in the same temperature and environmental conditions as the units they represent until being tested.

**A. Steam Curing.** The units shall be cured in a suitable enclosure. The enclosure shall be designed to minimize the loss of heat and moisture while allowing for the uniform circulation of steam around the entire unit. The interior surfaces of the enclosure and the surface of the unit shall be moist at all times. Steps shall be taken to prevent localized "hot spots" caused by the steam lines. The enclosure shall be free from outside drafts.

Steam curing shall not begin until a preset period has been completed. The preset period begins when the last concrete has been placed and continues until the concrete obtains initial set. Prior written approval from the Director, Materials Bureau is required when preset periods of less than two hours are to be used. During the preset period, moderate heat may be applied to the enclosure to maintain the initial temperature of the concrete. The maximum temperature inside the enclosure during the preset period shall be the initial temperature of the concrete +10°F.

After the preset period is complete, steam shall be injected into the curing enclosure. The temperature inside the enclosure shall not be increased at a rate greater than 40°F per hour. A moist atmosphere shall be maintained at a temperature between 105°F and 185°F for a period of not less than 12 hours. The temperature inside the enclosure shall then be decreased at a rate not exceeding 40°F per hour until the ambient temperature outside the enclosure is reached. The manufacturer shall provide automatic temperature recorders to continuously record the curing temperature inside the enclosure.

**B. Water Spray Curing.** Curing shall begin as soon as the concrete has hardened sufficiently to prevent surface damage from the water spray but not more than 2 hours after the completion of finishing. All exposed surfaces of the precast unit shall be kept wet with a continuous fine spray of water in an enclosure maintained at a temperature of not less than 70°F for a period of not less than 72 hours. Additional curing time may be necessary to meet the 28 day strength requirements.

**C. Saturated Cover Curing.** The saturated covers used under this method shall be burlap. Curing shall begin as soon as the concrete has hardened sufficiently to prevent surface damage from the saturated burlap but not more than 2 hours after the completion of finishing. All exposed concrete surfaces on the precast unit shall be covered with burlap, saturated with water before applying. The burlap shall be kept saturated and the units kept at a temperature of not less than 70°F for a period of not less than 72 hours. Additional curing time may be necessary to meet the 28 day strength requirements.

**D. Moisture Retention Curing.** Units cured in accordance with these methods shall be maintained at a temperature of not less than 45°F for a period of not less than 7 days except as noted below. Additional curing time may be necessary to meet the 28 day strength requirements. When the specified 28 day compressive strength or 3000 psi, whichever is less, has been reached the unit may be exposed to freezing temperatures however the membrane curing compound or curing covers must still be maintained for a minimum of 7 days.

1. **Membrane Curing Compound.** The membrane curing compounds used under this method must appear on the Department's current Approved List of Membrane Curing Compounds under B. Clear (with fugitive dye). The compound shall be properly agitated
immediately before each use. A minimum coverage rate of one gallon per 150 square feet shall be used.

The membrane curing compound shall be applied to the concrete surface after finishing as soon as the free water on the surface has disappeared and no water sheen is visible, but not so late that the liquid curing compound will be absorbed into the concrete. When curing compound cannot be applied within the above requirements, the manufacturer shall instead immediately begin curing the unit in accordance with one of the other curing methods contained in this specification, until curing compound can be applied.

If the forms are left on for a minimum of 7 days, curing compound is not required on any formed surfaces. When the forms are removed prior to 7 days, the exposed concrete surfaces shall be wet with water within one half hour of form removal and shall be kept moist until the curing compound is applied. Before application, the concrete shall be allowed to reach a uniformly damp appearance with no free water on the surface and then the compound shall be applied immediately.

This method of curing shall not be used on any concrete surface which is to have plastic concrete, grout or mortar bonded to it or on any concrete surface that will have a penetrating or coating type treatment such as a sealer or stain applied to it. Another approved method of curing shall be used when this condition exists.

2. Curing Covers. The curing covers used under this method shall be either Plastic Coated Fiber Blankets, §711-03, appearing on the Department’s Approved List or Polyethylene Curing Covers meeting the requirements of §711-04. Curing covers shall be placed immediately following the finishing operation or form removal, whichever is applicable. Care shall be taken not to damage any exposed concrete surfaces during cover placement. Curing covers shall be placed and secured and be of such condition as to minimize the loss of moisture and temperature. When it is necessary to use more than one curing cover the edges shall be lapped a minimum of 12 inches.

E. Other Methods. Other Methods of curing are subject to approval by the Director, Materials Bureau.

Repair. Precast concrete units that contain minor defects caused by manufacture or mishandling shall be repaired at the manufacturing site. In addition, units that contain minor defects caused by mishandling during shipment or installation shall be repaired at the project site. When repairs are made to a unit that has been sprayed with curing compound, the compound must be removed from the repair area before making the repair as it will act as a bond breaker between the precast concrete and the repair material. Major defects and non repairable defects in a unit will be cause for rejection of the unit. Defects are defined as follows:

A. Surface Defects. Surface voids or bugholes which are less than 5/8 inch in diameter and less than 1/4 inch deep are acceptable, except as noted under D. of this section. Surface defects need not be repaired.

B. Minor Defects. Minor defects are defined as: spalls, honeycombing and surface voids which have no dimension greater than 12 inches, when measured along a straight line, and do not expose the reinforcing steel. Minor defects shall be repaired by removing all unsound concrete from the defect, square cutting the edges of the defect to prevent feather edging of the repair and then filling the void with concrete repair material meeting the requirements of §701-04 or §701-12. Concrete repair material shall have a color similar to that of the precast unit. The repair shall be finished to the proper shape and cured in accordance with the repair material manufacturer’s recommendations. It shall
withstand a moderate blow with a 16 oz hammer. The blow shall produce a sharp ring indicating proper bonding of the repair.

C. Major Defects. Major defects are defined as: spalls, honeycombing and surface voids which have any dimension greater than 12 inches, when measured along a straight line, or expose the reinforcing steel. Cracks which go through the section or are greater than 0.01 inch in width are also major defects.

No major defect shall be repaired without prior approval of the Department. Requests to repair major defects shall be made in accordance with the requirements contained in the current Materials Procedure for precast concrete.

D. Non Repairable Defects. Non repairable defects are defined as: cracks in a concrete surface, which will be exposed to view after installation, that are visible when viewed in good typical lighting with the naked eye at a 10 foot distance; minor defects which in total make up more than 5% of the surface area of the unit and excessive surface defects on more than 5% of the surface area which will be exposed to view after installation.

SAMPLING AND TESTING. Sampling and testing shall be done by the precast manufacturer in accordance with Materials Bureau requirements contained in the current Materials Procedure for precast concrete.

MARKING. All precast units shall be clearly marked with permanent waterproof paint. Unless noted otherwise in the item specification, units shall be marked on an inside or back surface which will not be exposed to view after installation. The following information shall be included:

Name or trademark of the manufacturer.
Date of manufacture.
Unique piece identification number.
NYS DOT Contract number.

FINAL PRODUCTION INSPECTION. A final production inspection shall be performed by the precast manufacturer on every precast unit produced for the Department. An inspection will be considered satisfactory when it verifies that the precast unit is in compliance with the appropriate Department specifications. The specific requirements and procedures for the inspection are contained in the precast manufacturer’s Department approved Quality Control Plan.

SHIPPING. Upon completion of a satisfactory final production inspection the precast unit may be shipped from the manufacturing location except that units produced between the dates of October 31st and April 1st shall not be shipped for a minimum of 72 hours following the completion of casting.

BASIS OF ACCEPTANCE. Precast units will be accepted at the job site based on the following:

The manufacturer’s name must appear on the Department’s Approved List for the item being supplied.
A manufacturer’s certification.
An acceptable product evaluation made by the Engineer.

704-04 CONCRETE BLOCK (SLOPE PAVING)

SCOPE. This specification covers the material details and quality requirements for concrete block for use in concrete block slope paving and produced in accordance with the current Materials Procedure for Concrete Masonry QC/QA titled “Procedures for Achieving and Maintaining Concrete Masonry Units Approved List Status”.

NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
MATERIAL REQUIREMENTS. Certain aggregates appear in the Approved List of Sources of Fine and Coarse Aggregates that have use limitations with high alkali Portland Cement. Materials used in the manufacture of concrete block shall meet the requirements of the following subsections:

<table>
<thead>
<tr>
<th>Material</th>
<th>Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Portland Cement</td>
<td>701-01</td>
</tr>
<tr>
<td>Coarse Aggregate</td>
<td>703-02</td>
</tr>
<tr>
<td>Mortar Sand</td>
<td>703-03</td>
</tr>
<tr>
<td>Grout Sand</td>
<td>703-04</td>
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<tr>
<td>Concrete Sand</td>
<td>703-07</td>
</tr>
<tr>
<td>Fly Ash</td>
<td>711-10</td>
</tr>
<tr>
<td>Ground, Granulated Blast-Furnace Slag</td>
<td>711-12</td>
</tr>
<tr>
<td>Water</td>
<td>712-01</td>
</tr>
</tbody>
</table>

Fly ash or ground granulated blast furnace slag may be substituted for up to a maximum of 20% by weight of the total amount of cement plus pozzolan in the mix. Pigments used for integral coloring shall meet the requirements of ASTM C979. Other materials may be used in the manufacture as approved by the Director, Materials Bureau.

Physical Properties. The minimum acceptable average compressive strength of five-block samples is 6000 psi, with no individual block less than 5500 psi. The maximum acceptable average freeze/thaw loss of five-block samples, subjected to 42 freeze/thaw cycles in a 3% NaCl solution, shall not exceed 1.0%, with no individual sample exceeding 1.5%.

Block dimensions shall be as required in the contract documents. Dimensions shall not vary by more than ¼ inch from those specified. Blocks shall be sound and free from cracks or other defects that would interfere with their proper placement or performance.

SAMPLING AND TESTING. When samples are requested by the Department, they will be randomly selected from production-run material. A minimum of five samples, prepared by the manufacturer in accordance with ASTM C1262, will be required for freeze/thaw testing.

Samples will be tested for compressive strength in accordance with ASTM C140. Samples will be tested for freeze/thaw durability in accordance with ASTM C1262.

BASIS OF ACCEPTANCE. Concrete block will be accepted on the job site based on the following:
- The manufacturer's name must appear on the Department’s Approved List for the item being supplied.
- A manufacturer’s certification.

An acceptable product evaluation made by the Engineer.

704-05 PRECAST CONCRETE BARRIER

SCOPE. This specification covers the material and quality requirements for precast concrete barrier used in highway applications, precast concrete barrier for structures, and precast temporary concrete barrier.

MATERIAL REQUIREMENTS. The Material Requirements contained in '704-03 Precast Concrete - General shall apply except as noted herein.

Concrete mixtures used under this specification shall have a maximum cement content of 750 lbs per cubic yard. Unless noted otherwise in the contract documents or approved fabrication drawings, the compressive strength of concrete used in precast concrete barrier shall be as follows:
Concrete Barrier 3,000 psi (minimum) @ 28 days  
Concrete Barrier for Structures 5,000 psi (minimum) @ 28 days  
Temporary Concrete Barrier 3,000 psi (minimum) @ 28 days

All reinforcing steel for Concrete Barrier and Concrete Barrier For Structures shall be epoxy coated meeting the requirements of ’709-04 Epoxy Coated Bar Reinforcement, Grade 60. All reinforcing steel for Temporary Concrete Barrier shall meet the requirements of ’709-01 Bar Reinforcement, Grade 60.

**DRAWINGS.** The drawing requirements contained in ’704-03 Precast Concrete - General shall apply except as noted herein.

Concrete Barrier and Temporary Concrete Barrier shall use dimensions as shown on the Standard Sheets. Concrete Barrier for Structures shall use dimensions as shown on the Bridge Design (BD) Sheets.

**FABRICATION.** The fabrication requirements contained in ’704-03 Precast Concrete - General, as well as the following shall apply.

- Cross-sectional dimensions shall not vary from the dimensions shown by more than 1/4 inch.
- Barrier shall not be out of plumb by more than 1/4 inch.
- Longitudinal dimensions shall not vary from the dimensions shown by more than 1/4 inch per 10 feet of barrier.
- When checked with a 10 foot straight edge, irregularities shall not exceed 1/4 inch.

**SAMPLING AND TESTING.** The Sampling and Testing requirements contained in ’704-03 Precast Concrete - General shall apply.

**MARKING.** The Marking requirements contained in ’704-03 Precast Concrete - General shall apply except as noted herein.

Concrete Barrier and Concrete Barrier For Structures shall be marked on one end of each barrier segment such that they will not be exposed to view after installation.

Temporary Concrete Barrier shall be marked with “NYSDOT” in place of a Department contract number. In addition, each Temporary Concrete Barrier segment shall be permanently marked with a manufacturer’s identification and a date of manufacture in a manner that will remain legible throughout its service life. The date, at a minimum, shall contain the month and year. Permanent markings shall be placed in a consistent location on the top, bottom, or one end of each segment. Imprinting the required information a minimum of 1/4 inch into the concrete surface will be considered an acceptable permanent marking. Paint will not be considered a permanent marking. If permanent markings are located on the bottom of the segment, paint markings matching the permanent markings shall be placed on one end of each segment to facilitate field inspection.

**FINAL PRODUCTION INSPECTION.** The Final Production Inspection requirements contained in ’704-03 Precast Concrete - General shall apply.

**SHIPPING.** The Shipping requirements in ’704-03 Precast Concrete - General shall apply.

**BASIS OF APPROVAL.** Concrete Barrier designs other than those shown on the Standard Sheets will not be approved.

Concrete Barrier For Structures designs may be proposed, and if found acceptable, they will be placed on the approved list. Evidence shall be provided that the proposed anchorage system has been successfully tested in accordance with the procedural directives issued by the DCES.
Temporary Concrete Barrier designs other than those shown on the Standard Sheets may be proposed, and if found acceptable, they will be placed on the approved list. Evidence shall be provided that the temporary concrete barrier, with the proposed joint system, is NCHRP 350 approved.

BASIS OF ACCEPTANCE. The Basis of Acceptance requirements contained in §704-03 Precast Concrete - General shall apply.

704-06 PRECAST CONCRETE WALL UNITS AND PRECAST CONCRETE CRIBBING

SCOPE. This specification covers the material and fabrication requirements of precast concrete wall units and precast concrete cribbing for prefabricated wall systems.

MATERIAL REQUIREMENTS. The Material Requirements contained in §704-03 shall apply.

DRAWINGS. The Drawing requirements contained in §704-03 shall apply.

FABRICATION. The Fabrication requirements contained in §704-03 shall apply.

SAMPLING AND TESTING. The Sampling And Testing requirements contained in §704-03 shall apply.

MARKING. The Marking requirements contained in §704-03 shall apply.

FINAL PRODUCTION INSPECTION. The Final Production Inspection requirements contained in §704-03 shall apply.

SHIPPING. The Shipping requirements contained in §704-03 shall apply.

BASIS OF ACCEPTANCE. The Basis Of Acceptance requirements contained in §704-03 shall apply.

704-07 DRY CAST CONCRETE WALL UNITS

SCOPE. This specification covers the material details and quality requirements for dry cast concrete wall units produced in accordance with the current Materials Procedure for Concrete Masonry QC/QA titled “Procedures for Achieving and Maintaining Concrete Masonry Units Approved List Status”.

MATERIAL REQUIREMENTS. Provide dry cast concrete wall units meeting the style and color requirements in the contract documents. Certain aggregates appear in the Approved List of Sources of Fine and Coarse Aggregates that have use limitations with high alkali Portland cement. Use materials, meeting the following requirements, in the manufacture of dry cast concrete wall units:

- Portland Cement 701-01
- Coarse Aggregate 703-02
- Mortar Sand 703-03
- Grout Sand 703-04
- Concrete Sand 703-07
- Fly Ash 711-10
- Ground, Granulated Blast-Furnace Slag 711-12
- Water 712-01
Fly ash or ground, granulated blast-furnace slag may be substituted for up to a maximum of 20% by weight of the total amount of cement plus pozzolan in the mix. Use integral coloring pigments, when required, meeting the requirements of ASTM C979. Other materials may be used in the manufacture as approved by the Director, Materials Bureau.

**Physical Properties.** The minimum acceptable average compressive strength of five-block samples is 6000 psi, with no individual block sample less than 5500 psi. The maximum acceptable average freeze/thaw loss of five-block samples, subjected to 42 freeze/thaw cycles in a 3% NaCl solution, is 1.0%, with no individual sample exceeding 1.5%.

The formed dimensions of dry cast concrete wall units will not differ more than ¼ inch from the nominal dimensions shown on the approved Materials Detail Drawing. Provide sound blocks, free from cracks or other defects that would interfere with the proper placing, performance, or appearance of the blocks.

**Materials Details.** At the time of application to the Approved List, submit Materials Details Drawings to the Director, Materials Bureau for approval. Prepare and submit drawings in accordance with Departmental procedural directives. Submit a unique drawing(s) for each block style under consideration.

**SAMPLING AND TESTING.** When samples are requested by the Department, they will be randomly selected from production-run material. A minimum of 5 samples, prepared by the manufacturer in accordance with ASTM C140, will be required for compression testing. A minimum of five samples, prepared by the manufacturer in accordance with ASTM C1262, will be required for freeze/thaw testing.

Samples will be tested for compressive strength in accordance with ASTM C140. Samples will be tested for freeze/thaw durability in accordance with ASTM C1262.

**BASIS OF ACCEPTANCE.** Dry cast concrete wall units will be accepted on the job site based on the following:
- The manufacturer's name and block style must appear on the Department’s Approved List for the item being supplied.
- A manufacturer’s certification.
- Conformance to the approved material detail drawing(s).

An acceptable product evaluation made by the Engineer.

**704-08 BRICK SIDEWALK AND DRIVEWAY PAVERS**

**SCOPE.** This specification covers the material and quality requirements for brick pavers made from extruded fire clay or shale for use in brick paving.

**MATERIAL REQUIREMENTS.** Brick pavers shall conform to the requirements of ASTM C902, Class SX, Type I. Brick pavers shall be the shape, size, and color shown in the contract documents.

**SAMPLING AND TESTING.** Samples, when requested by the Department, shall be randomly selected from production-run material. A minimum of 10 full-size bricks of the same size and style will be required. Samples will be tested for the physical properties identified in ASTM C902. Tests will be performed in accordance with ASTM C67.

**BASIS OF ACCEPTANCE.** Brick sidewalk and driveway pavers will be accepted on the basis of a material certification that specifies the product conforms to this specification.

**704-09 STONE BLOCKS**
**SCOPE.** This specification covers the material and quality requirements for stone blocks for use in Grouted Stone Block Paved Sidewalks and Driveways.

**MATERIAL REQUIREMENTS.** Stone blocks shall be new or used granite or other stone as specified. The blocks shall be sound and durable, reasonably uniform in quality and texture throughout, free from shale, excess mica, seams, scaling or evidence of disintegration. Color shall be as specified. Samples of stone blocks shall be submitted to and be approved by the Engineer prior to beginning of work.

The blocks shall be rectangular in shape, with the following approximate dimensions: 8 - 12 inches in length, 3 - 5 inches in depth, unless otherwise specified or approved, and so dressed that they may be laid with a maximum of 1 1/4 inch joints or as specified. All blocks shall have one reasonably smooth split face with no projections or depressions over 1/4 inch. Cutting of blocks to meet the pattern requirements will be permitted subject to the approval of the Engineer.

**BASIS OF ACCEPTANCE.** Stone blocks shall be inspected, by the Engineer, for dimensional and color compliance upon arrival at the project location. Blocks not in compliance with the contract documents may be rejected by the Engineer.

704-10 SPLIT-FACED CONCRETE BRICK

**SCOPE.** This specification covers the material details and quality requirements for split faced concrete brick for use in facing structural walls and produced in accordance with the current Materials Procedure for Concrete Masonry QC/QA titled “Procedures for Achieving and Maintaining Concrete Masonry Units Approved List Status”.

**MATERIAL REQUIREMENTS.** Split-faced concrete brick shall conform to the requirements of ASTM C90, except as noted herein. The shape, size, and color of split-faced concrete brick shall be as shown in the contract documents. The splitting operation shall leave relatively sharp, straight and parallel edges. Certain aggregates appear in the Approved List of Sources of Fine and Coarse Aggregates that have use limitations with high alkali Portland Cement. Materials used in the manufacture of split-faced concrete brick shall meet the requirements of the following subsections:

- Portland Cement 701-01
- Coarse Aggregate 703-02
- Mortar Sand 703-03
- Grout Sand 703-04
- Concrete Sand 703-07
- Fly Ash 711-10
- Ground, Granulated Blast-Furnace Slag 711-12
- Water 712-01

Fly ash or ground, granulated blast-furnace slag may be substituted for up to a maximum of 20% by weight of the total amount of cement plus pozzolan in the mix. Pigments used for integral coloring shall meet the requirements of ASTM C979. Other materials may be used in the manufacture as approved by the Director, Materials Bureau.

**SAMPLING AND TESTING.** When samples are requested by the Department, they will be randomly selected from production-run material. A minimum of 10 full-size, split-faced bricks of the same size and style will be required. Five samples will be tested for compressive strength and five for absorption, in accordance with ASTM C140.
The manufacturer shall be responsible for having brick tested for linear drying shrinkage in accordance with ASTM C90. A copy of the test report shall be included with the samples submitted to the Department for compression and absorption testing.

**BASIS OF ACCEPTANCE.** Split-faced concrete brick will be accepted on the job site based on the following:
- The manufacturer's name must appear on the Department’s Approved List for the item being supplied.
- A manufacturer’s certification.
An acceptable product evaluation made by the Engineer.

**704-11 PRECAST CONCRETE COPING**

**SCOPE.** This specification covers the material and quality requirements for precast concrete coping.

**MATERIAL REQUIREMENTS.** The Material Requirements contained in §704-03 shall apply.

**DRAWINGS.** The Drawing requirements contained in §704-03 shall apply.

**FABRICATION.** The Fabrication requirements contained in §704-03 shall apply except as noted herein.
- Coping shall be produced with a dense, smooth, uniform finished surface without rubbing or additional treatment. Corners shall have a maximum radius of $\frac{1}{8}$ inch and grinding will not be allowed.
- Coping shall be removed from the forms and handled in a manner that will prevent chipping of the edges and faces of the concrete.

**Repair.** Surface defects, regardless of size, shall be repaired by wetting the surface to achieve a damp condition with no standing water in the holes and then filling the holes with a mortar composed of an appropriate proportion of sand and cement having the same color and physical characteristics of the original mix. The mortar shall be allowed to partially harden and then be rubbed until a clean, uniform appearance, with no visible coating of mortar on the concrete, is obtained. The mortar repair shall be cured in the same manner as the coping unit.

**SAMPLING AND TESTING.** The Sampling and Testing requirements contained in §704-03 shall apply.

**MARKING.** The Marking requirements contained in §704-03 shall apply except as noted herein.
- Markings shall be placed on one end of each unit such that they won’t be exposed to view after installation.

**FINAL PRODUCTION INSPECTION.** The Final Production Inspection requirements contained in §704-03 shall apply.

**SHIPPING.** The Shipping requirements contained in §704-03 shall apply

**BASIS OF ACCEPTANCE.** The Basis Of Acceptance requirements contained in §704-03 shall apply.

**704-12 CONCRETE BLOCK**

**SCOPE.** This specification covers the material and quality requirements for concrete block for use in structural walls and produced in accordance with the current Materials Procedure for Concrete Masonry
QC/QA titled “Procedures for Achieving and Maintaining Concrete Masonry Units Approved List Status”.

**MATERIAL REQUIREMENTS.** Concrete block shall conform to the requirements of ASTM C90 except as noted herein. The shape, size, and color of concrete block shall be as shown in the contract documents. Certain aggregates appear in the Approved List of Sources of Fine and Coarse Aggregates that have use limitations with high alkali Portland Cement. Materials used in the manufacture of concrete block shall meet the requirements of the following subsections:

<table>
<thead>
<tr>
<th>Material</th>
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</tr>
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<tbody>
<tr>
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<td>703-02</td>
</tr>
<tr>
<td>Mortar Sand</td>
<td>703-03</td>
</tr>
<tr>
<td>Grout Sand</td>
<td>703-04</td>
</tr>
<tr>
<td>Concrete Sand</td>
<td>703-07</td>
</tr>
<tr>
<td>Fly Ash</td>
<td>711-10</td>
</tr>
<tr>
<td>Ground, Granulated Blast-Furnace Slag</td>
<td>711-12</td>
</tr>
<tr>
<td>Water</td>
<td>712-01</td>
</tr>
</tbody>
</table>

Fly ash or ground, granulated blast-furnace slag may be substituted for up to a maximum of 20% by weight of the total amount of cement plus pozzolan in the mix. Pigments used for integral coloring shall meet the requirements of ASTM C979. Other materials may be used in the manufacture as approved by the Director, Materials Bureau.

**SAMPLING AND TESTING.** When samples are requested by the Department, they will be randomly selected from production-run material. A minimum of 10 full-size concrete blocks of the same size and style will be required. Five samples will be tested for compressive strength and five for absorption, in accordance with ASTM C140. The manufacturer shall be responsible for having block tested for linear drying shrinkage in accordance with ASTM C90. A copy of the test report shall be included with the samples submitted to the Department for compression and absorption testing.

**BASIS OF ACCEPTANCE.** Concrete block will be accepted on the job site based on the following:

- The manufacturer’s name must appear on the Department’s Approved List for the item being supplied.
- A manufacturer’s certification.
- An acceptable product evaluation made by the Engineer.

**704-13 PRECAST CONCRETE DRIVEWAY AND SIDEWALK PAVERS**

**SCOPE.** This specification covers the material details and quality requirements for precast concrete pavers used for driveway and sidewalk paving and produced in accordance with the current Materials Procedure for Concrete Masonry QC/QA titled “Procedures for Achieving and Maintaining Concrete Masonry Units Approved List Status”.

**MATERIAL REQUIREMENTS.** Precast concrete pavers shall meet the requirements of ASTM C936 except as noted herein. The shape, size, and color of precast concrete pavers shall be as shown in the Contract documents. Certain aggregates appear in the Approved List of Sources of Fine and Coarse Aggregates that have use limitations with high alkali Portland Cement. Materials used in the manufacture of precast concrete pavers shall meet the requirements of the following subsections:

<table>
<thead>
<tr>
<th>Material</th>
<th>Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Portland Cement</td>
<td>701-01</td>
</tr>
</tbody>
</table>
Fly ash or ground, granulated blast-furnace slag may be substituted for up to a maximum of 20% by weight of the total amount of cement plus pozzolan in the mix. Pigments used for integral coloring shall meet the requirements of ASTM C979. Other materials may be used in the manufacture as approved by the Director, Materials Bureau.

Physical Properties. Precast concrete pavers shall meet the compressive strength and absorption requirements of ASTM C936. In addition, the maximum acceptable average freeze/thaw loss of five paver samples, subjected to 25 freeze/thaw cycles in a 10% NaCl solution, is 1.0%, with no individual sample exceeding 1.5%.

Sampling and Testing. When samples are requested by the Department, they will be randomly selected from production-run material. A total of 15 precast concrete pavers of the same size and style will be required. Five samples will be tested for compressive strength and five for absorption, in accordance with ASTM C140. Five samples will be tested for freeze/thaw durability in accordance with NYSDOT test methods.

Basis of Acceptance. Precast concrete driveway and sidewalk pavers will be accepted on the job site based on the following:
- The manufacturer's name must appear on the Department’s Approved List for the item being supplied.
- A manufacturer’s certification.
An acceptable product evaluation made by the Engineer.

704-14 Precast Concrete Panel Units (Mechanically Stabilized Earth System)

Scope. This specification covers the material and quality requirements for precast concrete panel units used to construct a mechanically stabilized earth system.

Material Requirements. The Material Requirements contained in §704-03 shall apply except as noted herein.

Unless noted otherwise in the contract documents or approved fabrication drawings the concrete used to fabricate panel units shall have a minimum compressive strength of 5000 psi @ 28 days.

Reinforcing steel shall be epoxy coated meeting the requirements of §709-04 or §709-08.

Embedded items shall be as detailed on the fabrication drawings. Acceptance of embedded items will be based on manufacturer’s certification, unless otherwise directed by the Materials Bureau. When steel embeddings are required, they shall be galvanized to §719-01.

Drawings. The drawing requirements contained in §704-03 shall apply.

Fabrication. The Fabrication requirements contained in §704-03, along with the following, shall apply.
**A. Corrosion Inhibitor.** When required in the contract plans the concrete used shall contain a corrosion inhibitor. The use of corrosion inhibitor does not replace the requirement for epoxy coated reinforcing.

**B. Dimensional Tolerances**

- Panel dimensions (edge-to-edge of concrete). ±1/4 inch
- Panel thickness. ±1/4 inch
- Length difference between two diagonals (squareness). ±3/8 inch
- Distance between the centerline of dowel and dowel sleeve. ±1/4 inch
- Dimension from the face of panel to centerline of dowel and dowel sleeve, and to centerline of reinforcing steel. ±1/4 inch
- Warping of the exposed panel face 1/4 inch in 5 feet
- Location of tie strips. ±1 inch
- Location of coil embeds. ±1/4 inch
- Location of connection slots. ±1 inch
- Contact surfaces of each fabricated embedment assembly. ±1/8 inch from a straight line.
- Miscellaneous tolerances. as detailed on the fabrication drawings.

**C. Coating of Concrete Units.** When required in the contract plans, panel units shall be coated on all surfaces with a penetrating sealer meeting the requirements of §717-03 Penetrating Type Protective Sealers. Surfaces to be coated must be prepared by blast cleaning, removing all laitance, loose particles, etc. The surface shall be allowed to dry for 24 hours after wetting for any reason. All surface preparation work shall be completed before sealer application can commence. The coating of units shall take place prior to shipping unless otherwise approved by the Engineer.

Sealer materials shall not be applied during wet weather conditions. Any unit exposed to wetting within 12 hours of being sealed shall be recoated. Ambient and surface temperatures shall be a minimum of 40°F during application and until the sealed concrete is dry to the touch. Application by spray methods shall not be used during windy conditions.

The sealer shall be used as supplied by the manufacturer without thinning or alterations, unless specifically required in the manufacturer’s instructions. Thorough mixing of the sealer before and during use shall be accomplished as recommended by the manufacturer. Equipment for sealer application shall be clean of foreign materials. A minimum of two coats of sealer shall be applied. The total quantity of sealer applied by each coat shall be equal to the quantity required at the application rate specified in the Approved List. Each coat shall be allowed to dry before the next coat is applied. On sloping and vertical surfaces, sealer application shall progress from the bottom to the top. Care shall be taken to ensure that the entire surface of the concrete is covered and all pores filled.

**SAMPLING AND TESTING.** The Sampling and Testing requirements contained in §704-03 shall apply.

**MARKING.** The Marking requirements contained in §704-03 shall apply.

**FINAL PRODUCTION INSPECTION.** The Final Production Inspection requirements contained in §704-03 shall apply.

**SHIPPING.** The Shipping requirements contained in §704-03 shall apply.

**BASIS OF ACCEPTANCE.** The Basis Of Acceptance requirements contained in §704-03 shall apply.
704-15 PRECAST CONCRETE PAVEMENT SLAB SYSTEMS

SCOPE. This specification covers material and fabrication requirements for precast concrete pavement slab systems. Approved systems can be supplied by any manufacturer appearing on the Department’s Approved List entitled “Precast Concrete Manufacturers Approved for QC/QA Production – Groups 1 & 6,” provided they obtain approval from the system designer.

SYSTEM APPROVAL. For Approved List consideration, the system designer must submit the following information to the Materials Bureau. After the Materials Bureau reviews the submitted information, the system designer will be required to perform a trial installation as detailed herein.

A. Fabricator Standard Drawings. Apply §704-03, Precast Concrete – General. Include the following details:
   • Transverse joint support type, locations, spacing, and the mechanism used to transfer loads across transverse joints after slabs are placed.
   • Longitudinal joint tie type, locations, spacing and the mechanism used to tie adjacent slabs together.
   • Lifting insert type, location, positioning, and capping or backfill method.
   • Grout port type, location, positioning, and capping or backfill method.

B. Installation Instructions. Provide installation instructions, including any special equipment, to address the following.
2. Slab Installation. Instructions for lifting, moving, protecting, lowering, and adjusting the slabs into position.
3. Bed and Level Slabs. Instructions to ensure slabs are fully supported by underlying layers at the correct line, grade, and cross slope while meeting contract smoothness requirements. Slabs may be either:
   • Placed on a precisely graded bedding layer and grouted in-place to fill any small, isolated voids between the slabs and bedding layer (grade-supported).
   • Placed or held near final position and jacked into place (grout-supported).
   • Placed by other methods approved by the Director, Materials Bureau.

For grade-supported slabs, include all pertinent bedding and leveling instructions, including:
   • Bedding material composition and gradation.
   • Bedding grout mix design and anticipated strength gain. Bedding grouts must develop a minimum compressive strength of 600 psi in 12 hours.
   • Method used to place the bedding material and grout beneath the slab.
   • Method used to ensure complete bedding when placed.

For grout-supported slabs, include all pertinent bedding and leveling instructions, including:
   • Material properties, composition, mix design, and anticipated strength gain of any slab-jacking material.
   • Method used to place the slab-jacking material beneath the slab.
   • Method used to ensure complete slab contact with jacking material when placed.

4. Backfilling Pavement Hardware. Instructions to completely encase load transfer devices, longitudinal joint ties, lifting inserts, and grout ports. Include all pertinent information, including:
• Material properties, composition, mix design, and anticipated strength gain of any backfill material that is not named in Backfill Material for Pavement Hardware, or, revised instructions for those materials if the manufacturer’s instructions are not followed.
• Method used to place backfill material.
• Method used to ensure complete hardware encasement.

Subsequent to system approval, any change to approved installation instructions must be submitted to, and approved by, the Director, Materials Bureau, to maintain Approved List status. The Department reserves the right to require additional trial installations if the changes are deemed significant.

C. Trial Installation. Perform a trial installation at a facility agreeable to the Regional Materials Engineer that is within a 1-hour drive of a Regional Materials Laboratory. Ensure Materials Bureau and Regional Materials personnel are present. Place 4 (minimum) 12 x 12 foot slabs simulating 2 lanes of traffic. Provide a drill rig, with operator, capable of retrieving 4 inch diameter cores through any portion of the slab, and a technician capable of fabricating test specimens in accordance with Test Method NY 701-13P, C, Concrete Repair Material. As a minimum, the following will be evaluated:
3. Backfill Material Properties and Completeness of Placement. If a material identified in this specification as Backfill Material for Pavement Hardware (under Material Requirements) is used in accordance with the manufacturer’s written instructions, no further material testing is required. If a different material is used (or if a material is not used in accordance with the manufacturer’s instructions), fabricate a sufficient amount of test specimens to determine the properties identified in Table 704-15-1, Backfill Material Requirements, when tested in accordance with Test Method NY 701-13P, C, Concrete Repair Material.
4. Dimensions and Tolerances. Slabs must conform to the Fabricator Standard Drawings and be capable of being placed in an essentially true plane.
5. Instruction Completeness. Manufacturer’s instructions must accurately reflect the processes used in the trial installation.
6. Load Transfer Efficiency (LTE). The Department reserves the right to conduct falling weight deflectometer testing to determine LTE at the joints. Poor LTE (≤ 70 %) is cause for rejection.

MATERIAL REQUIREMENTS. Apply §704-03, Precast Concrete – General, except as noted herein.

A. Concrete. Use concrete having a minimum 28-day compressive strength of 4500 psi unless noted otherwise in the contract documents or approved fabrication drawings. Use aggregate meeting the friction requirements of Sections 501, Portland Cement Concrete – General, and 502, Portland Cement Concrete Pavement, for precast slabs that will remain concrete surfaced. Friction aggregate type is identified in the contract documents by pay item.

B. Reinforcement. Use bars meeting §709-04, Epoxy-Coated Bar Reinforcement, Grade 60. As a minimum, fabricate slabs with single-mat reinforcement located in the bottom third of the slab.

Provide 2 inch (minimum) concrete cover between the mat and the slab bottom. Fabricate mats using a size and spacing of steel (in both directions) that results in a steel area to cross-sectional area ratio of 0.0018 (minimum). Maximum bar spacing is 18 inches.

The manufacturer may provide additional reinforcement based on jobsite loading conditions. (A typical example is when slabs must be loaded before a bedding grout is placed.)
C. **Backfill Material for Pavement Hardware.** If the precast slab system requires a backfill material around pavement hardware, use DBR Retrofit Mortar, HD-50, Five Star Highway Patch, or an alternate prepackaged material submitted as an approved equal. If the brands named above are mixed in accordance with their manufacturer’s written instruction, no further testing is required. If the manufacturer’s written instructions are not followed, or if an alternate material is proposed for use, the material must meet Table 704-15-1, Backfill Material Requirements, when tested in accordance with Test Method NY 701-13P.C, Concrete Repair Material. Material submission instructions can be found at the Department’s web site, www.nysdot.gov, under Approved List of Materials and Equipment Submission Instructions.

<table>
<thead>
<tr>
<th>Property</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compressive Strength, Opening to Traffic</td>
<td>2500 psi</td>
<td></td>
</tr>
<tr>
<td>Compressive Strength, 28 Day</td>
<td>4000 psi</td>
<td></td>
</tr>
<tr>
<td>Expansion</td>
<td></td>
<td>0.40 %</td>
</tr>
<tr>
<td>Contraction</td>
<td></td>
<td>0.05 %</td>
</tr>
<tr>
<td>Freeze - Thaw Loss (25 cycles at 10% NaCl)</td>
<td></td>
<td>1.0 %</td>
</tr>
<tr>
<td>Bond Strength (to dry PCC)</td>
<td>300 psi</td>
<td></td>
</tr>
<tr>
<td>Initial Set Time</td>
<td>15 minutes</td>
<td></td>
</tr>
<tr>
<td>Chloride Content</td>
<td></td>
<td>0.05 %</td>
</tr>
<tr>
<td>Sulfate Content</td>
<td></td>
<td>5.0 %</td>
</tr>
</tbody>
</table>

**DRAWINGS.** Apply §704-03 Precast Concrete – General, except as noted herein. Provide job-specific Fabricator Working Drawings, from the system designer, for each contract. Use these drawings, in conjunction with approved Fabricator Standard Drawings, to manufacture the pavement slabs. Copies of approved working drawings will be returned to the system designer. If the manufacturer is not the system designer, include the manufacturer’s name, address, and telephone number on the drawings.

**FABRICATION.** Apply §704-03, Precast Concrete – General, except as noted herein.

**Texture.** Apply §502-3.10, Texturing, to the top surface of the slab.

**Curing.** When membrane curing compound is the selected curing method and the slabs are exposed to sunlight while curing, use a white pigmented membrane curing compound from the Department’s Approved List instead of a clear compound with fugitive dye.

**SAMPLING AND TESTING.** Apply §704-03, Precast Concrete - General.

**MARKING.** Apply §704-03, Precast Concrete - General.

**FINAL PRODUCTION INSPECTION.** Apply §704-03, Precast Concrete - General.

**SHIPPING.** Apply §704-03, Precast Concrete - General.

**BASIS OF ACCEPTANCE.** Apply §704-03, Precast Concrete – General, and the following:
- The system must appear on the Department’s Approved List entitled “Precast Concrete Pavement Slabs Systems (§704-15).”
• Written approval from the system designer to use the approved system if the manufacturer is not the system designer.

704-16 THRU 704-22 (VACANT)

704-23 PRECAST CONCRETE STREET PAVERS

SCOPE. This specification covers the material and quality requirements for precast concrete pavers used for street paving and produced in accordance with the current Materials Procedure for Concrete Masonry QC/QA titled “Procedures for Achieving and Maintaining Concrete Masonry Units Approved List Status”.

MATERIAL REQUIREMENTS. Precast concrete pavers shall meet the requirements of ASTM C936 except as noted herein. The shape, size, and color of precast concrete pavers shall be as shown in the contract documents. Minimum thickness for precast concrete street pavers shall be 3 1/8 inches. Certain aggregates appear in the Approved List of Sources of Fine and Coarse Aggregates that have use limitations with high alkali Portland cement. Materials used in the manufacturing of precast concrete pavers shall meet the requirements of the following subsections:

- Portland Cement 701-01
- Coarse Aggregate* 703-02
- Mortar Sand* 703-03
- Grout Sand* 703-04
- Concrete Sand* 703-07
- Fly Ash 711-10
- Ground, Granulated Blast-Furnace Slag 711-12
- Water 712-01

* Aggregates. For precast concrete pavers or equivalent products placed in concrete highway wearing surfaces, use aggregate from a source or sources on the “Approved List of Sources of Fine and Coarse Aggregate.” All aggregate must be approved for use in concrete. Fine aggregate, natural or manufactured sand, must meet the requirements of §703-01, Fine Aggregate.

  Crushed stone, crushed gravel, or crushed slag from a coarse aggregate source must meet the requirements of §703-02, Coarse Aggregate.

  Aggregate friction requirements: Sample and test aggregate for friction characteristics according to the procedures of Materials Method 28 “Friction Aggregate Control and Test Procedures”, PCC Sand. The Engineer will identify pavement areas, if any, represented by failing samples according to the procedures of Materials Method 28 “Friction Aggregate Control and Test Procedures.”

  Aggregate must contain at least 25.0% acid-insoluble residue in the plus No. 30 size fraction and in the minus No. 30, plus No. 200 size fraction. If more than one source of aggregate is used, aggregate from each source must meet the acid-insoluble residue requirements.

  Fly ash or ground, granulated blast-furnace slag may be substituted up to a maximum of 20% by weight of the total amount of cement plus pozzolan in the mix. Pigments used for integral coloring shall meet the requirements of ASTM C979. Other materials may be used in the manufacture as approved by the Director, Materials Bureau.

Physical Properties. Precast concrete pavers shall meet the compressive strength and absorption requirements of ASTM C936. In addition, the maximum acceptable average freeze/thaw loss of five paver samples, subjected to 25 freeze/thaw cycles in a 10% NaCl solution, is 1.0%, with no individual sample exceeding 1.5%.
SAMPLING AND TESTING. When samples are requested by the Department, they will be randomly selected from production-run material. A total of 15 precast concrete pavers of the same size and style will be required. Five samples will be tested for compressive strength and five for absorption, in accordance with ASTM C140. Five samples will be tested for freeze/thaw durability in accordance with NYSDOT test methods.

BASIS OF ACCEPTANCE. Precast Concrete Street pavers will be accepted on the job site based on the following:

- The manufacturer's name must appear on the Department’s Approved List for the item being supplied.
- A manufacturer’s certification.
An acceptable product evaluation made by the Engineer.

704-24 PRECAST CONCRETE PANELS

SCOPE. This specification covers the material and fabrication requirements for precast concrete panels.

MATERIAL REQUIREMENTS. The Material Requirements contained in §704-03 shall apply.

DRAWINGS. The Drawing requirements contained in §704-03 shall apply.

FABRICATION. The Fabrication requirements contained in §704-03 shall apply.

SAMPLING AND TESTING. The Sampling And Testing requirements contained in §704-03 shall apply.

MARKING. The Marking requirements contained in §704-03 shall apply.

FINAL PRODUCTION INSPECTION. The Final Production Inspection requirements contained in §704-03 shall apply.

SHIPPING. The Shipping requirements contained in §704-03 shall apply.

BASIS OF ACCEPTANCE. The Basis Of Acceptance requirements contained in §704-03 shall apply.

SECTION 705 - JOINT MATERIALS

705-01 PREFORMED CORK JOINT FILLER

SCOPE. This specification contains the material requirements pertaining to preformed cork joint filler.

GENERAL. The Joint Filler shall be of the dimensions shown on the plans or listed in the specifications. Each piece shall be plainly marked with the manufacturer's name.

MATERIAL REQUIREMENTS. Preformed Cork Joint Filler shall conform to the requirements of ASTM D1752, Type III (Self-expanding Cork).

BASIS OF ACCEPTANCE. Acceptance of this material will be based on the manufacturer's certification of compliance with these specification requirements.
705-02 HIGHWAY JOINT SEALANTS

SCOPE. Material requirements for hot-applied joint and crack sealants.

MATERIAL REQUIREMENTS. ASTM D6690, Types II and/or IV, except the bond, non-immersed requirement for Type IV is 3 cycles at 100% extension at -20°F.

SAMPLING AND TESTING. Deliver sealant sampled, packaged, and marked in accordance with ASTM D6690, to:

The New York State DOT Laboratories
1220 Washington Avenue
Albany, NY, 12206

Include the following information along with the sample:
- Manufacturer’s address, telephone number, fax number, and e-mail address.
- Type (II or IV) for which testing is requested.

BASIS OF ACCEPTANCE. Highway joint sealants will be accepted at the contract based on the product name appearing on the appropriate Approved List entitled “Highway Joint Sealants (ASTM D6690, Type II)” or “Highway Joint Sealants (ASTM D6690, Type IV)” under “Joint Materials, Pavements.”

705-03 PREFORMED RUBBER JOINT FILLER

SCOPE. This specification contains the material requirements pertaining to preformed rubber joint filler.

GENERAL. The joint filler shall be of the dimensions shown on the plans or in the specifications.

MATERIAL REQUIREMENTS. Preformed Rubber Joint Filler shall conform to the requirements of the Standard Specifications for ASTM D1752, Type (Sponge Rubber), except that the use of reclaimed rubber or factice will be permitted.

BASIS OF ACCEPTANCE. Acceptance of this material will be based on the manufacturer's certification of compliance with these specification requirements.

705-04 ARMORLESS BRIDGE JOINTS

SCOPE. This specification covers the material requirements for armorless bridge joint systems.

MATERIAL REQUIREMENTS. The materials used to construct the armorless bridge joint system will appear as approved materials on the Department’s Approved List for Materials and Equipment for use on NYSDOT Projects.

BASIS OF ACCEPTANCE. Acceptance of this material will be based on the manufacturer’s name and system appearing on the Department’s Approved List and a Manufacturer’s certification of conformance of the system to the approved Materials Detail Sheet (MDS.) The supplier will provide two copies of the approved Materials Details through the Contractor to the Engineer as part of the evidence of acceptability for the material at least 10 days prior to shipment of the product to the job site.
705-05 SILICONE JOINT SEALANTS FOR PAVEMENTS

**SCOPE.** This specification covers the material requirements for silicone joint sealants for pavements.

**GENERAL.** Use equipment meeting §502-2.04 J, Joint Sealing (Silicone). Install the sealant in accordance with the manufacturer’s written instructions.

**MATERIAL REQUIREMENTS.** Silicone Joint Sealant shall conform to the following requirements:

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Specification ASTM D5893</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tack-Free Time, min.</td>
<td>ASTM C679</td>
<td>5 hrs. ± 10 min.</td>
</tr>
<tr>
<td>Accelerated Weathering</td>
<td>ASTM C793</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>Flow</td>
<td>ASTM C639</td>
<td>No Flow</td>
</tr>
<tr>
<td>Modulus of Elongation</td>
<td>ASTM D412</td>
<td>600% (Minimum)</td>
</tr>
<tr>
<td>Bond, Non-Immersed</td>
<td>ASTM D5329</td>
<td>Satisfactory</td>
</tr>
</tbody>
</table>

**BASIS OF ACCEPTANCE.** Acceptance of this material will be based on the manufacturer's name appearing on the Approved List for Joint Materials, Pavement for Silicone Joint Sealants (705-05).

705-06 CAULKING COMPOUND FOR STRUCTURES

**SCOPE.** This specification covers the material requirements for caulking compound for structures.

**GENERAL.** Caulking compound shall be applied with either a pneumatic or ratchet hand gun.

**MATERIAL REQUIREMENTS.** Caulking compound shall be a material which complies with Federal Specification TT-S-230 Sealing Compound, Synthetic-Rubber Base, Single Component, Chemically Curing. The color of the compound shall be cement mortar grey when tested in the manner described in TT-S-230 and compared against a color standard in possession of the Materials Bureau. This standard will be made available upon written request.

**BASIS OF ACCEPTANCE.** Acceptance of this material will be based on the manufacturer's certification of compliance with these specification requirements.

705-07 PREMOULDED RESILIENT JOINT FILLER

**SCOPE.** This specification contains the material requirements for premoulded resilient joint filler.

**GENERAL.** The joint filler shall be of the dimensions shown on the plans or listed in the specifications. When the material is delivered cut to dimension, it shall be banded in bundles of convenient size.

**MATERIAL REQUIREMENTS.** The premoulded resilient joint filler shall conform to the requirements of ASTM D1751. The asphalt content requirement may be waived if the material meets other requirements of D1751 based on supplementary testing performed by the Materials Bureau.

**BASIS OF ACCEPTANCE.** Application for approval of premoulded resilient joint filler shall be submitted to the Director, Materials Bureau. Upon approval, the product name and its manufacturer will be placed on the Department's Approved List. Each lift or bundle of joint filler shall be tagged by the
manufacturer; the product will be accepted at the work site on the basis of the name and manufacturer of
the product appearing on the tag and the Approved List.
The Department reserves the right to sample and test the material after delivery at the project site.

705-08 PREFORMED, CLOSED-CELL FOAM MATERIAL

SCOPE. This specification covers the requirements for preformed, closed-cell foam material.

MATERIAL REQUIREMENTS

General. Closed-cell foam material is used primarily as the joint seal in structural expansion joint
systems. The joint material shall remain unaffected by road salts and petroleum products. The material
shall also be capable of maintaining a waterproof joint within the range of 50% compression and 25%
tension. The joint material shall have grooves along the entire length of the bond surfaces for enhanced
bonding performance. The grooves shall be 1/8 inch deep × 1/8 inch wide and spaced from 1/4 inch to 1/2
inch apart.

Installation. Install the preformed, closed-cell foam material according to the manufacturer’s
recommended procedure. If a bonding agent is required, it shall be one which is recommended by the
manufacturer.

Physical Properties. The joint material shall be a closed-cell, cross linked, expanded polyethylene.
Material will meet the properties of Table 705-1.

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Extrusion</td>
<td>ASTM D545 @ 50% Compression 3 Sides Restrained</td>
<td>Minimum</td>
</tr>
<tr>
<td></td>
<td></td>
<td>--</td>
</tr>
<tr>
<td>Compression Deflection</td>
<td>ASTM D3575, Suffix D 50% Deflection @ 80°F</td>
<td>10 psi</td>
</tr>
<tr>
<td>Density</td>
<td>ASTM D3575, Suffix W, Method A</td>
<td>2 pcf</td>
</tr>
<tr>
<td>Water Absorption</td>
<td>ASTM D545</td>
<td>--</td>
</tr>
<tr>
<td>Compression Set</td>
<td>ASTM D1056, 50% Deflection for 22 hrs. @ 70 ± 5°F</td>
<td>--</td>
</tr>
</tbody>
</table>

DIMENSIONS. The joint material shall be of the thickness and width described in the contract
documents within a tolerance of +10% and -2%. Joint material shall be heat welded to the proper
dimensions by the manufacturer. No glue or chemical agents shall be used to join pieces together. No
laminations in width shall be allowed.

BASIS OF ACCEPTANCE. Acceptance of this material will be based on the product name appearing
on the Department’s Approved List for Preformed Closed-Cell Foam Material.

705-09 PREFORMED ELASTIC BRIDGE JOINT SEALER

SCOPE. This specification covers the material requirements for preformed elastic bridge joint sealer for
use in bridge joints.
MATERIAL REQUIREMENTS. The preformed elastic joint sealer material shall be vulcanized elastomeric compound using polymerized chloroprene as the only basic elastomer.

Flexibility. The sealer shape shall be capable of withstanding compression, rotation, or other joint movements without change in the position of the point of foldability, misalignment, or other conditions felt detrimental by the Director, Materials Bureau. The sealer shall exhibit sufficient sealing pressures throughout its expected compression range to assure that no deleterious materials enter the joint.

The joint sealer material shall be tested in accordance with AASHTO M297 except that Compression Deflection properties shall be determined in accordance with Department written instructions. Compression Deflection Properties, LC min and LC max, shall comply to that specified in Table 705-2. Test specimens shall be cut and/or buffed from joint seal samples.

<table>
<thead>
<tr>
<th>TABLE 705-2 COMPRESSION DEFLECTION PROPERTIES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nominal Seal Size (in.)</td>
</tr>
<tr>
<td>-------------------------</td>
</tr>
<tr>
<td>3 or less</td>
</tr>
<tr>
<td>3 1/2</td>
</tr>
<tr>
<td>4</td>
</tr>
<tr>
<td>5</td>
</tr>
<tr>
<td>6</td>
</tr>
</tbody>
</table>

DIMENSIONS. The measured width and depth of joint seal material shall meet the minimum and maximum allowable dimensions as determined from the original drawings and the applied tolerances.

Dimensional Tolerances. The nominal height of the uncompressed sealer shall be greater than or equal to the nominal uncompressed width. The measured width and height of joint material shall satisfy the minimum and maximum allowable dimensions as determined from the nominal dimensions shown on the approved drawings and the following dimensional tolerances.

A dimensional tolerance of ±5% of the nominal dimensions shall be applied to seals less than 4 inches in width. A dimensional tolerance of ±1/4 inch shall be applied to the nominal dimensions for seals greater than or equal to 4 inches in width.

SERVICEABILITY

Installation and Performance Requirements. Each lot of joint sealer submitted for Department approval shall demonstrate that it possesses the properties necessary for satisfactory field installation.

The sealer shall not exhibit any twisting, rolling, misalignment of opposite top edges, tendencies to trap incompressibles or any other qualities which shall be deemed detrimental by the Department to the sealer's proper installation and performance.

Joint Wall Contact with Sealer. The top edges of the vertical walls shall remain in contact with the joint sealer faces throughout the compression range to which the sealer will be subjected in use.

Lubricant. The lubricant used to install the sealer shall conform to the requirements of '705-13, Lubricant for Preformed Elastic Joint Sealer, unless otherwise specified in the proposal.

BASIS OF ACCEPTANCE. Preformed elastic bridge joint sealer will be accepted on the basis of the manufacturer's name and location appearing on the Department’s Approved List and a material certification that specifies the product conforms to this specification.
705-10 PREFORMED ELASTIC LONGITUDINAL JOINT SEAL

SCOPE. This specification covers the material requirements for preformed elastic joint seal for use in longitudinal concrete pavement joints.

GENERAL. The preformed elastic material shall be a vulcanized elastomeric compound using polymerized chloroprene as the only basic elastomer. The shape of any joint seal shall be approved by the Director of the Materials Bureau prior to the submission of any individual production lot for approval.

Such approval shall be requested in writing and be accompanied by a detailed drawing of the shape and a 1.5 foot length of the proposed seal. The lubricant used to install the joint seal shall conform to '705-13, Lubricant for Preformed Elastic Joint Sealer, unless otherwise specified.

MATERIAL REQUIREMENTS

Physical Requirements. The joint seal material shall be tested in accordance with AASHTO M220 and meet the physical requirements therein. The requirements for compression-deflection, ozone resistance, and low-temperature recovery @ 14°F are waived.

The minimum percentage requirements for low-temperature recovery at -20°F, and for high temperature recovery at 212°F, shall be modified to 75%. Measurements for recovery may be made using an electronic caliper in addition to methods specified. The following exceptions shall be made to the recovery test when the seal shape has lips (a small protrusion on the top longitudinal edge). The seal shall be compressed to 50% of the nominal width of the seal. The denominator for the percent recovery calculation, however, shall be the width between the outer edges of the lips provided on the manufacturer's drawing. The numerator or recovered width shall be measured between the outer edges of the lips.

BASIS OF ACCEPTANCE. Preformed elastic longitudinal joint sealer will be accepted on the basis of a material certification that specifies the product conforms to this specification.

705-11 POLYVINYL CHLORIDE EXTRUDED SHAPES AND SHEET MATERIAL

SCOPE. This specification covers the quality requirements for polyvinyl chloride extruded shapes and sheet material for use in expansion, contraction, construction joints and drainage troughs.

GENERAL. The PVC material from which the shapes shall be extruded shall not contain any reclaimed, reground or reworked material whatsoever, but shall be compounded from virgin PVC resins, plasticizers, stabilizers and such materials that when compounded it shall meet the physical requirements contained in this specification.

Material shall be extruded in such a manner that all cross sections shall be dense, homogeneous and free from porosity or other imperfections.

The dimensional tolerances shall be as shown on the plans.

All splices shall be heat welded as approved by the Engineer.

Each extrusion shall be plainly marked at 5 foot intervals with the manufacturer's name, lot number, and type.

MATERIAL REQUIREMENTS. The material for the extruded shapes shall meet the following performance requirements:
<table>
<thead>
<tr>
<th>Property</th>
<th>ASTM Test Method</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tensile strength, psi</td>
<td>D412, Die C</td>
<td>1400 min.</td>
</tr>
<tr>
<td>Ultimate elongation, percent</td>
<td>D412, Die C</td>
<td>250 min.</td>
</tr>
<tr>
<td>Hardness, Type A durometer</td>
<td>D2240 *</td>
<td>65-88</td>
</tr>
<tr>
<td>Resistance to alkali</td>
<td>D543 **</td>
<td>-</td>
</tr>
<tr>
<td>Weight change, percent</td>
<td>-</td>
<td>-0.10 to +0.25</td>
</tr>
<tr>
<td>Hardness, Type A durometer points change</td>
<td>-</td>
<td>+5</td>
</tr>
<tr>
<td>Tensile strength, percent change</td>
<td>-</td>
<td>-15 max.</td>
</tr>
<tr>
<td>Water absorption, 48 hours percent</td>
<td>D570</td>
<td>0.5 max.</td>
</tr>
<tr>
<td>Specify gravity</td>
<td>D792</td>
<td>1.42 max</td>
</tr>
</tbody>
</table>

* The hardness test shall be performed in accordance with D2240 except that the material is pressed to the durometer by thumb.

** Resistance to alkali. A specimen, weighing about 2.65 oz, will be cut from the sample. The specimen will be washed in tap water, rinsed with distilled water, wiped with a clean cloth, and allowed to dry in laboratory air for approximately 1 hour. The weight of each specimen, to the nearest 0.000035 oz, will be recorded. The durometer reading will be taken as noted above. The specimens will be completely immersed in a freshly made solution containing 0.18 oz of chemically pure potassium hydroxide and 0.18 oz of chemically pure sodium hydroxide in one quart of distilled water, kept at 21°C to 24°C. At the end of seven days the specimens will be removed, rinsed with distilled water, the surfaces wiped with a clean cloth, and allowed to dry in laboratory air for approximately 1 hour. The weight and durometer hardness will be measured and recorded. Tensile strength shall be determined as noted above. The weight and tensile strength change shall be reported as a percentage of the original readings. The hardness change will be reported as the change relative to the original reading.

**Cold Bend Test.** A cold bend test shall be made by subjecting a 1/2 inch by 6 inch by 1/8 inch strip of extrusion material to a temperature of -20°F for 2 hours. The strip shall immediately thereafter be bent 180 degrees around a rod of 1/4 inch diameter by applying sufficient force to hold the sample in intimate contact with the rod. The sample shall then be examined for evidence of cracking. There shall be no cracking of the samples.

**BASIS OF ACCEPTANCE.** Polyvinyl chloride extruded shapes and sheet material will be accepted on the basis of the manufacturer's name and location appearing on the Department’s Approved List and a material certification that specifies the product conforms to this specification.

**705-12 PREFORMED ELASTIC TRANSVERSE CONTRACTION AND EXPANSION JOINT SEAL**

**SCOPE.** This specification covers the material requirements for preformed elastic joint seal for use in transverse contraction joints and transverse expansion joints in concrete pavement.

**GENERAL.** The preformed elastic material shall be a vulcanized elastomeric compound using polymerized chloroprene as the only basic elastomer. The shape of any joint seal, from any manufacturer, shall be approved by the Director of the Materials Bureau prior to the submission of any individual production lot for approval. Such approval shall be requested in writing and be accompanied by a detailed drawing of the shape and a 15 foot length of the proposed seal. The lubricant used to install the joint seal shall conform to '705-13, Lubricant for Preformed Elastic Joint Sealer, unless otherwise specified.

**MATERIALS REQUIREMENTS**

**Geometric Requirements.** Joint seals shall meet the geometric requirements in the following table:
Physical Requirements. For all properties except compression-deflection, low-temperature recovery @ 14°F, and ozone resistance, the joint seal material shall be tested in accordance with AASHTO M220 and meet the physical requirements therein. The requirements for compression-deflection, low-temperature recovery @ 14°F and ozone resistance are waived. Measurements for recovery may be made using an electronic caliper in addition to methods specified.

The following exceptions shall be made to the recovery test when the seal shape has a lip (a small protrusion at the top longitudinal edge). The seal shall be compressed to 50% of the nominal width of the seal. The denominator for the percent recovery calculation, however, shall be the width between the outer edges of the lips on the manufacturer's drawing. The numerator or recovered width shall be measured between the outer edges of the lips.

Force-Deflection Requirements. Force-Deflection properties shall be determined in accordance with the force-deflection test established by the Materials Bureau. A description of this test is available on request from the Materials Bureau.

The preformed elastic transverse joint seal shall conform to the following force-deflection requirements:

<table>
<thead>
<tr>
<th>PROPERTY OR REQ. AT SPECIFIED WIDTH</th>
<th>21/32 inch Transverse Contraction</th>
<th>25/32 inch Transverse Contraction</th>
<th>1 1/4 inch Transverse Contraction</th>
<th>1 5/8 inch Transverse Expansion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Min. Resisting Force (lb/in)</td>
<td>2.85 @ 5/8 in. width</td>
<td>2.85 @ 5/8 in. width</td>
<td>2.85 @ 1 in. width</td>
<td>2.85 @ 1 1/4 in. width</td>
</tr>
<tr>
<td>Max. Resisting Force (lb/in)</td>
<td>10.9 @ 1 1/2 in. width</td>
<td>9.14 @ 1 1/2 in. width</td>
<td>12.0 @ 5/8 in. width</td>
<td>20.0 @ 7/8 in. width</td>
</tr>
</tbody>
</table>

The seal shall not creep more than 1/4 inch horizontally during force-deflection testing, nor shall there be any loss of contact between the top edges of the seal and the compression plates.

All test sections used in the above procedures shall be cut and/or buffed from the joint seal specimens.

BASIS OF ACCEPTANCE. Preformed elastic transverse contraction expansion joint sealers will be accepted on the basis of a material certification that specifies the product conforms to this specification.

705-13 LUBRICANT FOR PREFORMED ELASTIC JOINT SEALER

SCOPE. This specification covers the lubricant used for the installation of preformed elastic joint sealers.
GENERAL. The lubricant shall be a one-component polychloroprene compound containing only soluble phenolic resins blended together with anti-oxidants and acid acceptors in an aromatic hydrocarbon solvent mixture.

MATERIAL REQUIREMENTS. The lubricant shall meet the following physical requirements:
For use with concrete pavement sealers the lubricant shall conform to the requirements of ASTM D2835. For use with bridge sealers the lubricant shall conform to the requirements of ASTM D4070.

PACKAGING. Each lot of the lubricant shall be delivered in containers plainly marked with the manufacturer's name or trademark, lot number and date of manufacture.

BASIS OF ACCEPTANCE. The basis of acceptance for the lubricant shall be the manufacturer's certification as to compliance with this specification which shall accompany the material delivered to the job site. Any lubricant not used within 270 days of its manufacture shall be unacceptable.

The Department reserves the right to sample and test this material subsequent to delivery at the project site.

705-14 LONGITUDINAL JOINT TIES

SCOPE. This specification details the requirements for longitudinal joint ties (LJTs) and their support assemblies used at longitudinal joints in portland cement concrete (PCC) pavement.

GENERAL. LJTs are either one-piece deformed bar reinforcement or multiple-piece systems consisting of deformed bar reinforcement with 1 or 2 threaded ends and a coupler. For longitudinal joints between lanes placed simultaneously, one-piece LJTs must be supported by an assembly that secures them in position when the assembly is affixed to the underlying pavement layer. For longitudinal joints between lanes placed separately, the LJTs are either:
- Loose, one-piece, deformed bars drilled and anchored into the vertical placement edge.
- Loose, multiple-piece systems.

In the latter case, the first piece is bolted to the paving forms in the initial concrete placement and the second piece threaded into the first piece after form removal from the initial placement. Refer to Section 502, PCC Pavement, to identify which method is used.

All LJTs not referenced on the Department’s Approved List entitled “Longitudinal Joint Ties (705-14),” under “Joint Materials, Pavement,” will be subject to approval testing before their use is allowed on Department contracts. Submit approval applications to the Director, Materials Bureau, at least 120 days before their intended use. Approved LJTs and their support assemblies will be placed on the Approved List and referenced by the drawing number and approval date. Any change to a previously approved LJT requires approval by the Director, Materials Bureau, before its use.

In case of conflict between the requirements of this specification and specifications referenced herein, the requirements of this specification or the instructions of the Director, Materials Bureau, will apply.

The Department may perform supplementary sampling and testing of the LJTs that arrive at Department contracts.

MATERIAL REQUIREMENTS

A. Deformed Bar Reinforcement. Obtain deformed bar reinforcement from a manufacturer appearing on the Department’s Approved List entitled “Reinforcing Bars (709-01),” under “Reinforcing, Steel.” Use number 6 deformed bars made of Grade 60 steel. Materials other than steel may be proposed,
but their use is subject to the approval of the Director, Materials Bureau.

Use one-piece LJTs having lengths as required by Section 502, PCC Pavement, and the associated 502 Standard Sheets for PCC Pavement, i.e.:

- 36 inches between travel lanes placed simultaneously (in support assemblies).
- 28 inches between travel lanes placed separately (drill and anchor method).
- 20 inches between a travel lane and PCC shoulder placed simultaneously (in support assemblies).
- 18 inches between a travel lane and PCC shoulder placed separately (drill and anchor method).

Use multiple-piece LJTs having lengths of 36 inches between travel lanes placed separately and 20 inches between a travel lane and a PCC shoulder placed separately. The length of a multiple-piece LJT includes only the deformed bar segment lengths, not the thread lengths nor the coupling length. When assembled, the coupler must cover all threads in the threaded ends.

B. Coatings. All LJT components must be epoxy-coated steel except for threaded connections. Coatings other than epoxy (and their applicators) may be proposed, but their use is subject to the approval of the Director, Materials Bureau. Use an epoxy coating appearing on one of the following Approved Lists under, “Reinforcing, Epoxy and Coating:”

- Epoxy Coatings for Steel Reinforcing Bars (709-04).
- Epoxy Coatings for Longitudinal Joint Ties (705-14).

Apply the epoxy coating in accordance with “Coating Application” in §709-04, Epoxy Coated Bar Reinforcement, by an epoxy coating applicator appearing on one of the following Approved Lists under “Reinforcing, Epoxy and Coating:”

- Applicators for Steel Reinforcing Bars (709-04).
- Epoxy Coatings for Longitudinal Joint Ties (705-14).

Coatings must be continuous over the bar length, including couplers for multiple-piece ties, and 8 - 12 mils thick. Coatings must be within 1/4 inch of threaded ends in multiple-piece ties. The cross-sectional ends of the bars may be uncoated.

Damaged coatings may be repaired at the epoxy coating applicator’s facility or at the fabricator’s facility in accordance with “Repair of Coated Bars” in §709-04, Epoxy Coated Bar Reinforcement. Field repair of damaged coating is allowed, provided the damage is less than 1 inch long in any direction and more than 4 inches from the center of the bar or the threaded ends. Use a patching material supplied by the epoxy coating manufacturer that is compatible with the epoxy coating and inert in concrete.

Follow the manufacturer’s written recommendations regarding surface preparation and application. Provide those recommendations to the Engineer before field repairs are made. Apply the patching material to the damaged area only. Dipping the bar into the patching material, or liberally coating undamaged areas, is not allowed. Epoxy-coated bars with perforations, cracks, other damage, or improperly applied coatings will be rejected.

C. LJT Support Assemblies. Support one-piece LJTs in longitudinal joints between lanes placed simultaneously in assemblies or “baskets” that securely hold more than 1 LJT in position as detailed in Geometric Requirements below. Fabricate the assemblies using steel wire as depicted in the approved Materials Details. Affix 1 or both ends of each LTD to the assembly by welding or mechanical fixation within 2 inches of the end of the LJT.

D. Corrosion Inhibitors for Threaded Connections (Multiple-piece LJTs Only). Use one of the following:

- Medium setting asphalt emulsion meeting Table 702-4 or Table 702-5.
Thread-sealing compound approved by the Materials Bureau.

Apply the corrosion inhibitor to all threaded connections before the LJT's are assembled such that all surfaces of the assembled LJT are covered with an unbroken seal of epoxy coating or corrosion inhibitor. Do not apply corrosion inhibitors to bolts that hold multiple-piece LJT's to forms.

**GEOMETRIC REQUIREMENTS.** Unless otherwise indicated in the contract documents, fabricate the support assemblies or bolt multiple-piece LJT's to forms such that the:

- Assembly holds at least 2 LJT's.
- Entire longitudinal axis of each bar is located at the middepth of the pavement slab (1 inch).
- Longitudinal axes of the bars are aligned perpendicular to the pavement centerline and parallel with the pavement surface such that the maximum misalignment of 1 bar end relative to the other is 1 inch.
- Midpoint of the longitudinal axis of each bar is at the center of the joint (1 inch).
- Longitudinal axes of adjacent bars do not exceed the maximum spacing identified in the contract documents.
- Bars are 3 inches (minimum) away from other LJT's or transverse joint supports.

**TESTS**

**A. Materials Details – LJT Support Assemblies.** The LJT manufacturer must submit 3 Materials Details (shop drawings) to the Director, Materials Bureau, for review and approval before any other testing begins. The Materials Details must depict the following minimum information:

- Manufacturer's name, address, telephone number, fax number, and e-mail address.
- Drawing number.
- Support assembly dimensions and tolerances.
- LJT positioning within the joint support assembly.
- LJT ASTM steel grade designation.
- A cross section showing the relative positioning of LJT's to their support legs.
- Method used to affix LJT's to the support assembly and the locations of points of fixation.
- Methods used to affix wires together in the support assembly and the locations of points of fixation.
- Diameter of wires used in joint support assembly fabrication including wires used as assembly frames, LJT support legs, stakes, and spacer wires, if any.
- A detail of wire legs that hold LJT's to the support assembly.
- A detail of the stakes used to hold the supports to the underlying pavement layers during construction.
- The positioning and number of stakes required to hold the supports to the underlying pavement layers during construction. The minimum number of stakes must equal the number of LJT's in the assembly.

**B. Materials Details – Multiple-Piece LJT's.** The LJT manufacturer must submit 3 Materials Details (shop drawings) to the Director, Materials Bureau, for review and approval before any other testing begins. The Materials Details must depict the following minimum information:

- Manufacturer’s name, address, telephone number, fax number, and e-mail address.
- Drawing number.
- Length of threaded ends.
- Thread size designations.
- LJT ASTM steel grade designation.
- Coupler dimensions and tolerances.
• Method used to affix LJTs to forms.

C. Joint Support Assemblies. Submit 2 complete LJT support assemblies and 6 loose, epoxy-coated LJTs to the Director, Materials Bureau, for conformance verification with the submitted Materials Details and this specification.

D. One-Piece LJTs. In addition to meeting Grade 60 yield strength requirements of the ASTM designation indicated on the Materials Details, epoxy-coated deformed bars must meet the Chemical Resistance, Cathodic Disbondment, Salt Spray Resistance, Coating Flexibility, Relative Bond Strength in Concrete, and Impact Test requirements of AASHTO M284 (ASTM A775), Epoxy Coated Steel Reinforcing Bars.

E. Multiple-Piece LJTs. Submit 12 multiple-piece LJTs to the Director, Materials Bureau, for conformance verification with the submitted Materials Details and this specification. When assembled, the multiple-piece ties shall have minimum yield strengths of 60 ksi. Also, multiple-piece LJTs must meet the Chemical Resistance, Cathodic Disbondment, Salt Spray Resistance, Coating Flexibility, Relative Bond Strength in Concrete, and Impact Test requirements of AASHTO M284 (ASTM A775), Epoxy Coated Steel Reinforcing Bars.

BASIS OF ACCEPTANCE. Longitudinal Joint Ties will be accepted at the contract based on the Manufacturer’s appearance on the Department's Approved List entitled “Longitudinal Joint Ties (705-14),” under “Joint Materials, Pavement.” The contractor shall provide 2 copies of each of the following to the Engineer:
• Approved Materials Details identified by drawing number and approval date as shown on the Approved List.
• Manufacturer’s certification that the LJTs were manufactured in accordance with this specification and the submitted Materials Details.
• The name, address, telephone number, and e-mail address of the rolling mill that manufactured the LJTs and the mill’s certification as to the type, grade, and ASTM designation of steel used in the LJTs.
• The brand name of the epoxy coating used on the LJTs and the name, address, telephone number, and e-mail address of the manufacturer.
• The name, address, telephone number, and e-mail address of the epoxy coating applicator and the applicator’s certification that the coatings were applied in conformance to this specification.
• The brand name of the corrosion inhibitor for threaded coatings used on multiple-piece LJTs and the name, address, telephone number, and e-mail address of the manufacturer.

705-15 TRANSVERSE JOINT SUPPORTS

SCOPE. This specification details the requirements for load transfer devices (LTDs) and their support assemblies used at transverse joints in portland cement concrete (PCC) pavement.

GENERAL. All Transverse Joint Supports not referenced on the Department's Approved List entitled “Transverse Joint Supports (705-15),” under “Joint Materials, Pavement,” will be subject to approval testing before their use is allowed on Department contracts. Submit approval applications to the Director, Materials Bureau, at least 120 days before their intended use. Approved supports will be placed on the Approved List and referenced by the drawing number and approval date. Any change to a previously approved transverse joint support requires approval by the Director, Materials Bureau before its use.
In case of conflict between the requirements of this specification and specifications referenced herein, the requirements of this specification or the instructions of the Director, Materials Bureau, will apply.

The Department may perform supplementary sampling and testing of the joint supports assemblies that arrive at Department contracts.

MATERIAL REQUIREMENTS

**A. Dowels.** Dowels are the LTD component of transverse contraction and expansion joint support assemblies. They are also used at transverse construction joints. Obtain dowels from a manufacturer appearing on the Department’s Approved List entitled “Reinforcing Bars (709-01),” under “Reinforcing, Steel.”

Use 18 inch long dowels made of plain, Grade 60 steel bar reinforcement having uniform circular cross sections for their entire lengths. Saw cut dowel ends such that they are free of burrs or projections. Materials other than steel may be proposed, but their use is subject to the approval of the Director, Materials Bureau. Dowel diameters vary with pavement thickness as detailed in the Section 502 Standard Sheets. Coating thickness is not included in the dowel diameter.

**B. Deformed Bar Reinforcement.** Deformed bar reinforcement is the LTD component of transverse hinge joint support assemblies. Obtain bars from a manufacturer appearing on the Department’s Approved List entitled “Reinforcing Bars (709-01),” under “Reinforcing, Steel.” Use number 6 deformed bars, 24 inches long, made of Grade 60 steel. Materials other than steel may be proposed, but their use is subject to the approval of the Director, Materials Bureau.

**C. Coatings.** Steel LTDs (dowels and deformed bars) must be epoxy coated. Coatings other than epoxy (and their applicators) may be proposed, but their use is subject to the approval of the Director, Materials Bureau. Use an epoxy coating appearing on one of the following Approved Lists under, “Reinforcing, Epoxy and Coating:”

- Epoxy Coatings for Steel Reinforcing Bars (709-04).
- Epoxy Coatings for Longitudinal Joint Ties (705-14).

Apply the epoxy coating in accordance with “Coating Application” in §709-04, Epoxy Coated Bar Reinforcement, by an epoxy coating applicator appearing on one of the following Approved Lists under “Reinforcing, Epoxy and Coating:”

- Applicators for Steel Reinforcing Bars (709-04).
- Epoxy Coatings for Longitudinal Joint Ties (705-14).
- Epoxy Coatings for Dowel Bars for Transverse Joint Supports (705-15).

Coatings must be continuous over the length of the LTD and 10 - 18 mils thick, except for the cross-sectional ends, which may be uncoated. Field repair of damaged coatings is not allowed. Plant or facility repairs are not allowed unless the damage results from welding or mechanical fixation to the support assembly and is within 1 inch of the weld or fixation point. Such damage must be repaired before visible rust occurs. Use a patching material supplied by the epoxy coating manufacturer that is compatible with the epoxy coating and inert in concrete. Apply the patching material to the damaged area only. Dipping the LTD into the patching material, or liberally coating undamaged areas, is not allowed. Supports containing LTDs with perforated, cracked, otherwise damaged, or improperly applied coatings will be rejected.

Completely coat each dowel with a bond breaker applied at the epoxy coating applicator facility or the joint support assembly facility. The bond breaker is subject to approval by the Materials Bureau. Do not apply a bond breaker to deformed bar reinforcement.

E. Joint Support Assemblies. Support LTDs in assemblies or “baskets” that securely hold them in position as detailed in Geometric Requirements below. Fabricate the assemblies using steel wire as depicted in the approved Materials Details. Affix 1 end of each LTD to the assembly by welding or mechanical fixation. Affix alternating ends of adjacent LTDs to the assembly such that the point of fixation is within 2 inches of the end of the LTD.

GEOMETRIC REQUIREMENTS

A. Transverse Contraction Joints. Unless otherwise indicated in the contract documents, fabricate the support assemblies such that the:
- Entire longitudinal axis of each dowel is located at the middepth of the pavement (± ¼ inch).
- Longitudinal axes of the dowels are aligned parallel with the pavement centerline and pavement surface such that the maximum misalignment of one dowel end relative to the other is 1/8 inch.
- Midpoint of the longitudinal axis of each dowel is at the center of the joint (± 1 inch).
- Longitudinal axes of the two end dowels are 4 - 8 inches from the longitudinal joints.
- Longitudinal axes of the dowels are spaced 4 - 12 inches apart.

B. Transverse Expansion Joints. Fabricate the support assemblies such that the dowels are positioned in accordance with paragraph A, Transverse Contraction Joints. Include a one-piece premoulded resilient joint filler in the assembly that extends completely across the slab width. The joint filler must either equal the full depth of the slab, or extend from the bottom of the slab to within 1 1/2 - 2 inches of the top of the slab with a finishing cap that extends to the top of the slab. Vertically support the filler at the longitudinal midpoints of the dowels and perpendicular to the longitudinal axes of the dowels. Depict support mechanisms in the Materials Details. Do not weld the dowels to filler supports.
- Place plastic expansion caps on the free ends of the dowels (the ends opposite the fixed ends).
- Use expansion caps with essentially the same inner diameter as the outer diameter of the dowel plus coating thickness (+ 40 mils).

C. Transverse Hinge Joints. Unless otherwise indicated in the contract documents, fabricate the support assemblies such that:
- Entire longitudinal axis of each deformed bar is located at the middepth of the pavement slab (± 1 inch).
- Longitudinal axes of the deformed bars are aligned parallel with the pavement centerline and pavement surface such that the maximum misalignment of one bar end relative to the other is 1 inch.
- Midpoint of the longitudinal axis of each bar is at the center of the joint (± 1 inch).
- Longitudinal axes of the two end bars are 4 - 12 inches from the longitudinal joints.
- Longitudinal axes of the bars are spaced 4 - 18 inches apart.

TESTS

A. Materials Details. The transverse joint support manufacturer must submit 3 Materials Details (shop drawings) to the Director, Materials Bureau, for review and approval before any other testing
begins. Depict only one type of joint on each detail submitted for approval. The Materials Details must depict the following minimum information:

- Manufacturer’s name, address, telephone number, fax number, and e-mail address.
- Type of support (contraction, expansion, or hinge joint).
- Drawing number.
- Joint support assembly dimensions and tolerances.
- LTD length, spacing, and positioning within the joint support assembly.
- LTD ASTM steel grade designation.
- Bond breaker brand name and manufacturer.
- A cross section showing the relative positioning of LTDs to their support legs.
- Method used to affix LTDs to the support assembly and the locations of points of fixation.
- Methods used to affix wires together in the joint support assembly and the locations of points of fixation.
- Diameter of wires used in joint support assembly fabrication including wires used as assembly frames, LTD support legs, premoulded resilient joint filler supports (expansion joints only), stakes, and spacer wires that hold cages in place during transport.
- A detail of wire legs that hold LTDs to the support assembly.
- A detail of the stakes used to hold the supports to the underlying pavement layers during construction.
- The positioning and number of stakes required to hold the supports to the underlying pavement layers during construction.
- Methods used to support premoulded resilient joint fillers (expansion joints only).
- Expansion cap material and dimensions (expansion joints only).

B. Joint Support Assemblies. Submit 2 complete joint support assemblies and 6 loose, epoxy-coated LTDs to the Director, Materials Bureau, for conformance verification with the submitted Materials Details and this specification.

C. Epoxy-Coated Dowels. In addition to meeting the Grade 60 yield strength requirements of the ASTM designation indicated on the Materials Details, epoxy-coated dowels must meet the Load-Deflection, Pull-out, Abrasion, Corrosion, Chemical Resistance, Cathodic Disbonding, Coating Hardness, and Coating Impact Resistance requirements of AASHTO M254, Corrosion-Resistant Coated Dowel Bars, when tested in accordance with AASHTO T253, Coated Dowel Bars.

D. Epoxy-Coated Deformed Bar Reinforcement. In addition to meeting Grade 60 yield strength requirements of the ASTM designation indicated on the Materials Details, epoxy-coated deformed bars must meet the Chemical Resistance, Cathodic Disbondment, Salt Spray Resistance, Coating Flexibility, Relative Bond Strength in Concrete, and Impact Test requirements of AASHTO M284 (ASTM A775), Epoxy Coated Steel Reinforcing Bars.

E. Field Test. Only joint support assemblies meeting the above test requirements will be considered for trial installation in a field test. The supplier or manufacturer is responsible for coordinating the field test. The field test location may be:

- Part of a Department contract.
- Part of a contract under the jurisdiction of an agency other than the Department.
- A test site arranged by the supplier or manufacturer.

If the field test is outside New York State, the location must meet the approval of the Director, Materials Bureau.
If the field test is part of a Department contract, the Contractor must obtain the Engineer’s approval before any support assemblies are installed. If the field test is at a test site arranged by the supplier/manufacturer, install the joint support assemblies in a 150 foot long (minimum) pavement constructed in accordance with Section 502, Portland Cement Concrete Pavement. In any case, a minimum of 10 joints must be constructed using the joint supports.

Conduct field tests in the presence of Materials Bureau personnel. Specific attention will be given to handling, coating integrity, damage, alignment before and after paving, fixation failure, securing to underlying layers, contraction joint formation, and general specification conformance. Failing assemblies, and the pavement they are constructed into if part of a Department contract, will be rejected and removed and replaced at no cost to the State.

The Director, Materials Bureau, may waive field tests for hinge and expansion joint assemblies or from manufacturers who have an established history of successful contraction joint assembly installations with the Department.

**BASIS OF ACCEPTANCE.** Transverse joint supports will be accepted at the contract based on the Manufacturer’s appearance on the Department's Approved List entitled “Transverse Joint Supports (705-15),” under “Joint Materials, Pavement.” The contractor shall provide 2 copies of each of the following to the Engineer:

- Approved Materials Details identified by drawing number and approval date as shown on the Approved List.
- Manufacturer’s certification that the joint supports were manufactured in accordance with this specification and the submitted Materials Details.
- The name, address, telephone number, and e-mail address of the rolling mill that manufactured the LTDs and the mill’s certification as to the type, grade, and ASTM designation of steel used in the LTD.
- The brand name of the epoxy coating used on the LTDs and the name, address, telephone number, and e-mail address of the manufacturer.
- The name, address, telephone number, and e-mail address of the epoxy coating applicator and the applicator’s certification that the coatings were applied in conformance to this specification.
- The brand name of the bond breaker used on the dowels and the name, address, telephone number, and e-mail address of the manufacturer.

**705-16 CONCRETE PIPE JOINT SEALING COMPOUND**

**SCOPE.** This specification covers a flexible/rubber sealer used for joints in elliptical pipe, cattle pass and drainage units.

**MATERIAL REQUIREMENTS.** Concrete pipe joint sealing compound shall conform to the requirements of either AASHTO M198 Type B or ASTM C990.

**BASIS OF ACCEPTANCE.** Label stating conformance to either AASHTO M198 Type B or ASTM C990. Labels shall be either attached directly to the sealing compound or to the packaging in which the compound arrives at the project site.

**705-17 CONCRETE PIPE JOINT ELASTOMERIC GASKETS**

**SCOPE.** This specification covers elastomeric gaskets used for joints in round pipe.

**MATERIAL REQUIREMENTS.** Concrete pipe joint elastomeric gaskets shall conform to the requirements of either ASTM C443 or ASTM C361.
BASIS OF ACCEPTANCE. Label stating conformance to either ASTM C443 or ASTM C361. Label shall be either stenciled on the elastomeric gaskets, attached directly to the gaskets or attached to the packaging in which the gaskets arrive at the project site.

705-18 ASPHALTIC PLUG JOINTS FOR BRIDGES

SCOPE. This specification covers the material requirements for asphaltic plug bridge joint systems.

MATERIAL REQUIREMENTS. The materials used to construct the asphaltic plug bridge joint system must conform to the requirements of ASTM D 6279 with the following exception:

- No aluminum plate will be allowed at this time.
- No sampling required.

Each manufacturer shall provide Materials Detail Sheets as part of the acceptance procedure to the Department. The installers/contractors shall adhere to approved manufacturer’s Materials Details for preparation, construction, and curing.

The Materials Details shall provide the following:

1. Product Information:
   • Identify Components
   • Packing, storage and handling requirements

2. Surface Preparation:
   • Weather limitations and surface conditions
   • Preconditioning (removal) of existing joint system
   • Surface preparation and level of cleanliness
   • Address any structural repairs needed and method of repair to include compatible materials needed.

3. Application Procedures:
   • Describe all procedures to be followed in preparation, heating, mixing and installation of system.

4. Curing:
   • Describe curing procedure and anticipated cure times vs. temperature (Table recommended)
   • Describe test(s) performed for quality assurance

PACKAGING. All components shall be shipped in appropriate containers, bearing the manufacturer’s label specifying date of manufacture, batch number, brand name, quantity, and date of expiration or shelf life.

BASIS OF APPROVAL. Each system supplier/manufacturer must prove to the Department through acceptable field performance of this item prior to approval and acceptance to the Department’s Approved List.

BASIS OF ACCEPTANCE. Acceptance of this material will be based on the manufacturer’s name and system appearing on the Department’s Approved List which will be accompanied by the Department’s approved Materials Detail Sheet (MDS).

705-19 THRU 705-20 (VACANT)

705-21 MASONRY MORTAR
SCOPE. Requirements for the 3 common types of masonry mortar (N, S and M - increasing in strength, respectively). Use these mortars to bind masonry units together to construct masonry structures, repair masonry structures (tuck pointing), or bed and bond masonry or concrete units together. For historic masonry structures made with soft hydrated lime mortars, use a specially designed lime mortar as shown in the Contract Documents or as approved by the Engineer.

Type N Masonry Mortar- for tuck pointing repair of structures made with fired clay bricks
Type S Masonry Mortar- for new structures made with all types of masonry, including brick
Type S Masonry Mortar- for tuck pointing repair of structures made with masonry other than clay brick
Type M Masonry Mortar- for new and tuck pointing repair of rigid masonry riding surfaces, such as bridge decks, pavements, sidewalks, and other roadway areas subject to severe weathering and abrasion conditions

MATERIAL REQUIREMENTS

<table>
<thead>
<tr>
<th>Portland Cement, Type II or VI</th>
<th>Masonry or Mortar Cement, Type N, S or M</th>
<th>Blended Portland Cement</th>
<th>Mortar Sand</th>
<th>Concrete Sand</th>
<th>Water</th>
</tr>
</thead>
<tbody>
<tr>
<td>701-01</td>
<td>701-02</td>
<td>701-03</td>
<td>703-03</td>
<td>703-07</td>
<td>712-01</td>
</tr>
</tbody>
</table>

Proportion the N, S or M mortar type by loose volume parts as follows:

<table>
<thead>
<tr>
<th>PORTLAND OR BLENDED PORTLAND CEMENT</th>
<th>MASONRY OR MORTAR CEMENT</th>
<th>SAND</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type N Mortar (make with Type N Masonry or Mortar Cement)</td>
<td>0</td>
<td>1 (Type N)</td>
</tr>
<tr>
<td>Type S Mortar (make with Type S or N Masonry or Mortar Cement)</td>
<td>0</td>
<td>1 (Type S)</td>
</tr>
<tr>
<td></td>
<td>1/2</td>
<td>1 (Type N)</td>
</tr>
<tr>
<td>Type M Mortar (make with Type M or N Masonry or Mortar Cement)</td>
<td>0</td>
<td>1 (Type M)</td>
</tr>
<tr>
<td></td>
<td>1</td>
<td>1 (Type N)</td>
</tr>
</tbody>
</table>

After adding all ingredients (including water) to a mechanical mixer, mix for 3 to 5 minutes to entrain air and produce a workable and uniform consistency. Discard all unused mortar 2 1/2 hours after initial mixing. Mortar that has stiffened may be re-tempered up to 2 1/2 hours after initial mixing by adding water to restore the original workable consistency.

Use a uniform layer of mortar, 1/4 to 3/4 inch thick, for joints between uniform masonry units. For a tuck pointing (raking out and repointing) mortar, add the minimum water to the dry ingredients to produce a mortar that retains its form when hand squeezed and released. Allow this mortar to stand covered (prehydrate) for 1 to 1 1/2 hours to greatly reduce shrinkage. Then mix with sufficient water to produce a stiff, but workable consistency, and use within 2 1/2 hours of initial mixing.

Avoid re-tempering the mortar when tuck pointing, matching a color, or to avoid color variations between batches (mix smaller quantities, if needed).

No admixtures, except for mortar coloring agents made from light-fast, durable, alkali-resistant minerals, will be permitted without written permission of the Director, Materials Bureau. If colored mortar is specified, submit samples of hardened mortar to the Engineer. Upon approval, use the same, uniform, mortar color throughout the work.
BASIS OF ACCEPTANCE. Inspection and approval by the Engineer.

705-22 PORTLAND CEMENT MORTAR BONDING GROUT

SCOPE. This specification covers the material requirements for portland cement mortar grout used for bonding fresh concrete to hardened concrete in both vertical and horizontal planes.

MATERIAL REQUIREMENTS. The ingredients for the portland cement mortar grout shall comply with the following:

- Portland Cement, Type 1 or Type 2 701-01
- Mortar Sand 703-03
- Concrete Sand 703-07
- Water 712-01

Proportioning. The mortar grout shall have the cement and mortar or concrete sand proportioned 1:1 in separate volumetric containers. The sand shall be deposited into an approved mechanical grout mixer prior to the cement. Both the sand and cement shall be dry mixed for one (1) minute. After dry mixing, water shall be added in sufficient quantity to result in a workable consistency. An additional three (3) minutes of mixing is required after adding desired water. Workable consistency is defined as a grout that will not run on vertical faces or puddle in low spots. Any grout that has dried or become unworkable, as determined by the Engineer, shall not be incorporated in the work. Hand mixing of the mortar may be permitted only for small quantities as approved by the Engineer.

BASIS OF ACCEPTANCE. The mortar grout shall be accepted on the basis of inspection and approval by the Engineer.

SECTION 706 - CONCRETE, CLAY AND PLASTIC PIPE

706-01 NON-REINFORCED CONCRETE PIPE

SCOPE. This specification covers the material and quality requirements for non-reinforced concrete pipe 24 inches and smaller used for culverts.

GENERAL. The provisions of §706-02, Reinforced Concrete Pipe, shall apply except that all references to reinforcing steel shall be deleted. In addition, physical and dimensional requirements of concrete pipe under 12 inches in diameter shall be as stated in Table 1, Class 1, of ASTM C14. Plain concrete pipe 12 to 24 inches in diameter shall conform to Table 1, Class 2, of ASTM C14.

MATERIAL REQUIREMENTS. The Material Requirements contained in §706-02 shall apply except that all references to reinforcing steel shall be deleted.

FABRICATION REQUIREMENTS. The Fabrication Requirements contained in §706-02 shall apply except as noted herein.

Marking. No pipe class or wall designation shall be marked on the pipe.

PHYSICAL REQUIREMENTS. The Physical Requirements contained in §706-02 shall apply except as noted herein.

Strength. The strength requirements for the respective diameter pipe sizes shall be as stated in Table 1 of ASTM C14. Details of the three-edge bearing test shall comply with ASTM C14.
SAMPLING AND TESTING. The Sampling And Testing requirements contained in §706-02 shall apply.

FINAL PRODUCTION INSPECTION. The Final Production Inspection requirements contained in §706-02 shall apply.

SHIPPING. The Shipping requirements contained in §706-02 shall apply.

BASIS OF ACCEPTANCE. The Basis Of Acceptance requirements contained in §706-02 shall apply.

706-02 REINFORCED CONCRETE PIPE CLASSES II, III, IV, V

SCOPE. This specification covers the material, fabrication, and physical requirements of reinforced concrete pipe and cattle pass.

GENERAL. Apply the requirements of AASHTO M 170, Reinforced Concrete Culvert, Storm Drain and Sewer Pipe, Classes II, III, IV, and V, except as modified by this specification. Produce reinforced concrete pipe by either machine made or wet cast methods in accordance with working drawings approved by the Department and in full compliance with the details of this specification. Pipe manufactured for a specific class will be acceptable for any class having a lower design strength.

Methods of manufacture include the following:

A. Wet Cast Pipe And Cattle Pass. Wet cast units are those made from concrete placed and consolidated by conventional equipment. These units develop resistance to freeze-thaw damage through the use of entrained air in the concrete. Air content in wet cast concrete shall range between 5.0% and 9.0%.

Manufacture wet cast pipe, for Department acceptance, in accordance with this specification and the current Materials Procedure for precast concrete titled “Procedures For Achieving And Maintaining Precast Concrete Manufacturer’s Approved List Status”.

B. Machine Made Pipe. Machine made units use very low slump concrete and methods of consolidation which produce a dense product with low permeability and good resistance to freeze-thaw damage.

Manufacture machine made pipe, for Department acceptance, in accordance with this specification and the current Materials Method titled “Quality Assurance Procedure For Concrete Pipe Items”.

MATERIAL REQUIREMENTS

A. Materials

<table>
<thead>
<tr>
<th>Material</th>
<th>Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Portland Cement (Type 1, Type 2 or Type 3)</td>
<td>701-01</td>
</tr>
<tr>
<td>Concrete Repair Material</td>
<td>701-04</td>
</tr>
<tr>
<td>Concrete Repair Material - High Early Strength</td>
<td>701-12</td>
</tr>
<tr>
<td>Coarse Aggregate</td>
<td>703-02</td>
</tr>
<tr>
<td>Concrete Sand</td>
<td>703-07</td>
</tr>
<tr>
<td>Bar Reinforcement, Grade 60 (Reinforcement &amp; Stirrups)</td>
<td>709-01</td>
</tr>
<tr>
<td>Wire Fabric for Concrete Reinforcement</td>
<td>709-02</td>
</tr>
<tr>
<td>Bar Reinforcement, Grade 40</td>
<td>709-03</td>
</tr>
<tr>
<td>Cold Drawn Wire for Concrete Reinforcement</td>
<td>709-09</td>
</tr>
</tbody>
</table>
Admixtures 711-08
Water 712-01
Concrete Pipe Joint Sealing Compound 705-16
Concrete Pipe Joint Elastomeric Gaskets 705-17
Fly Ash 711-10
Ground Granulated Blast Furnace Slag 711-12

B. Cementitious Content. Use a minimum combined cementitious content of 565 lb/cy. This includes the Portland Cement and pozzolan (fly ash and/or ground granulated blast furnace slag). The maximum allowable total chloride content in concrete shall not exceed 0.10 percent by weight of cementitious material tested in accordance with written procedural directives of the Materials Bureau.

C. Pozzolans. Fly ash and/or ground granulated blast furnace slag may, in total, be substituted for cement up to a maximum of 20% by weight of the total amount of cement plus pozzolan in the mix.

D. Admixtures. Calcium Chloride is not allowed in concrete. Admixtures, other than an approved Air Entraining agent for wet cast pipe, are not allowed unless otherwise approved by the Materials Bureau.

E. Reinforcement. Sample the reinforcement in accordance with the written directives of the Materials Bureau. Accept stirrups based on the manufacturer's certification, unless otherwise directed by the Materials Bureau.

F. Pipe Joint Materials

1. Elastomeric Gaskets. The gaskets used in the installation of round pipe shall meet the specification requirements of §705-17 and only those types and sizes designated by the pipe manufacturer on the approved drawings of the particular pipe.

2. Sealing Compounds. Concrete pipe joint sealing compound, meeting the specification requirements of §705-16, shall be used only on elliptical pipe and reinforced cattle pass.

FABRICATION REQUIREMENTS

Drawings. Submit detailed working drawings conforming to the Materials Bureau concrete pipe templates. All diameter sizes of a particular geometric shape can be included on one drawing. Separate drawings are required for cattle pass, jacking pipe and special designs.

Full approval of the working drawings is required prior to the manufacture of any concrete pipe.

Design, Reinforcement and Dimensions

A. General. Apply the Design, Reinforcement and Permissible Variations requirements of AASHTO M 170 for Class II, III, IV and V pipe, walls B & C. The AASHTO tables show minimum reinforcement. The manufacturer may submit drawings detailing alternatives to the specified reinforcement and/or wall thickness for Materials Bureau consideration. To gain full approval of alternate designs, manufacture and test pipe samples in accordance with the written procedural directives of the Materials Bureau.

B. Reinforced Concrete Cattle Pass. Apply the requirements of applicable Standard Sheet with the following modification. A minimum length of 48 inches is required for each section. The maximum allowable variation in laying lengths of two opposite sides of a cattle pass section is 1/8
inch per 12 inches of diameter, not to exceed 5/8 inch in any length of cattle pass, except where beveled or curved cattle pass lengths have been specified.

Concrete Batch Placement

A. Machine Made Pipe. Clean and properly assemble the forms prior to placing any concrete. Transport and place the concrete mixture such that no segregation of the concrete materials or displacement of the reinforcing steel occurs within the form.

B. Wet Cast Pipe And Cattle Pass. Apply the Concrete Placement And Consolidation requirements contained in §704-03.

Curing. Include the type of curing, curing time and any temperature requirements on the drawing.

A. Machine Made Pipe. Cure the pipe in accordance with AASHTO M 170. Other methods of curing are subject to approval by the Director, Materials Bureau.

B. Wet Cast Pipe And Cattle Pass. Apply the Curing requirements contained in §704-03.

Joints. Use either bell and spigot or tongue and groove design. Design the joints so as to permit effective jointing to reduce leakage and infiltration and to permit placement without irregularities.

Marking. The pipe markings must be identified on the inside barrel for pipe diameters of 1 1/2 feet and greater. If the diameter is less than 1 1/2 feet the markings may be stenciled on the outside of the pipe. Mark each piece of pipe with the following information, as applicable.

1. Name or trademark of manufacturer.
2. Date of manufacture.
3. Pipe class.
4. Wall designation.
5. Pipe diameter.
6. NYSDOT lot number (“NYSDOT “) (Machine made pipe only.)
7. Indelibly mark the word “TOP” on the inside and outside of the barrel at the appropriate location on each pipe length with elliptical or quadrant reinforcing.

Repair

A. Machine Made Pipe. Pipe may be repaired at the plant or in the field using 701-04 Concrete Repair Material or §701-12 Concrete Repair Material - High Early Strength. Repairs to more than 10% of a lot will not be permitted. Repairs will be acceptable if, in the opinion of the Department, the repairs are sound, properly finished and cured, and the repaired pipe conforms to the requirements of these Specifications and the written procedural directives of the Materials Bureau.

B. Wet Cast Pipe And Cattle Pass. Apply the Repair requirements contained in §704-03.

PHYSICAL REQUIREMENTS

Strength. Apply the requirements of AASHTO M 170 except that the compressive strength requirements do not apply except for cattle pass. Conduct such number and type of three edge bearing tests as the Materials Bureau deems necessary to establish the quality of pipe.
Reinforced concrete cattle pass will not require a three-edge bearing test. The minimum 28 day compressive strength for cattle pass, as determined by concrete cylinders, is 3000 psi.

**Absorption Requirements For Machine Made Pipe.** The maximum average absorption for all pipe is 8.0% by weight for the last three specimens tested.

**Freeze-Thaw Requirements.** The Materials Bureau reserves the right to test the pipe for durability by freeze-thaw testing. The test will be run in accordance with written procedural directives of the Materials Bureau.

**SAMPLING AND TESTING.** It is required that each manufacturer have a testing machine, of a type approved by the Materials Bureau, to carry out three edge bearing tests. Employ a commercial testing agency to calibrate the testing machine according to ASTM E4 at a minimum of once a year. Upon request of the Materials Bureau, furnish a record of this calibration. Sample and test reinforced concrete pipe and cattle pass units, manufactured under the requirements of this specification, as follows.

**A. Machine Made Pipe.** Separate machine made reinforced concrete pipe into specific and identifiable production lots. Follow the written procedural directives of the Materials Bureau to determine the maximum number and type of units in a lot and the number of samples to be taken per lot. Test each lot of machine made reinforced concrete pipe as follows:

1. **Three Edge Bearing Test.** Follow the requirements for strength testing indicated above using the test procedure identified in the procedural directives issued by the Materials Bureau. Perform tests in the presence of a representative of the Department.

2. **Absorption Test.** Cores from each lot, drilled by the manufacturer in the presence of a representative of the Department, will be used for this test. The cores will be tested by the Materials Bureau in accordance with the test method specified in ASTM C497 except that under “absorption test” the drying period will be 48 hours at a temperature of 230°F.

   Plug the holes when cores are taken. Ensure that plugs are sound, properly finished and cured according to the requirements of “Pipe Repair.”

   In addition to the above tests, pipe will be subject to inspection at any time prior to placing, and rejection may be made through failure to comply with the criteria shown in the written procedural directives of the Materials Bureau.

**B. Wet Cast Pipe And Cattle Pass.** Sample and test wet cast reinforced concrete pipe and cattle pass in accordance with Materials Bureau requirements contained in the current Materials Procedure for precast concrete, titled “Procedures For Achieving And Maintaining Precast Concrete Manufacturer’s Approved List Status”.

**FINAL PRODUCTION INSPECTION.** For wet cast units only, follow the Final Production Inspection requirements contained in §704-03.

**SHIPPING**

**A. Machine Made Pipe.** No units will be considered for shipment unless the units are free from defects as noted under Pipe Repair in this specification and according to the written procedural directives of the Materials Bureau.

**B. Wet Cast Pipe And Cattle Pass.** Follow the Shipping requirements contained in §704-03.
BASIS OF ACCEPTANCE

A. Machine Made Pipe. Units will be accepted in stock lot quantities at the manufacturing location in accordance with the current version of Materials Method 1 titled “Quality Assurance Procedure For Concrete Pipe Items”.

B. Wet Cast Pipe And Cattle Pass. Follow the Basis Of Acceptance requirements contained in §704-03.

706-03 REINFORCED CONCRETE ELLIPTICAL PIPE; CLASSES HE-II, HE-III, HE-IV, VE-IV, VE-V AND VE-VI

SCOPE. This specification covers the material and quality requirements for both horizontal and vertical elliptical reinforced concrete pipe of the classes noted above for use as culvert pipe. Pipe designed for placement with the major axis horizontal is designated as horizontal elliptical pipe. Pipe designed for placement with the major axis vertical is designated as vertical elliptical pipe.

GENERAL. The provisions of §706-02, Reinforced Concrete Pipe Classes II, III, IV, V shall apply except as noted herein.

All references to AASHTO M 170, contained in §706-02, shall be replaced with AASHTO M 207. All reference to Classes II, III, IV and V, contained in §706-02, shall be deemed to include all classes of elliptical pipe.

MATERIAL REQUIREMENTS. The Material Requirements contained in §706-02 shall apply except that the pipe joint material shall be a sealing compound meeting the requirements of §705-16.

FABRICATION REQUIREMENTS. The Fabrication Requirements contained in §706-02 shall apply except as noted herein.

Design, Reinforcement and Dimensions. In the case of elliptical pipe, the working drawings indicate the equivalent round pipe diameter, rise, span and class. A tolerance of plus or minus 2% from the nominal rise and span of the pipe, as shown on the approved working drawing, will be permitted.

Variations in laying lengths of two opposite sides of a pipe section shall not be more than 1/8 inch per foot of equivalent diameter, with a maximum of 5/8 inch in any length of pipe, except where beveled or curved lengths have been specified.

Marking. No wall designation shall be marked on the pipe. An equivalent round pipe diameter shall be used for markings.

PHYSICAL REQUIREMENTS. The Physical Requirements contained in §706-02 shall apply.

SAMPLING AND TESTING. The Sampling And Testing requirements contained in §706-02 shall apply.

FINAL PRODUCTION INSPECTION. The Final Production Inspection requirements contained in §706-02 shall apply.

SHIPPING. The Shipping requirements contained in §706-02 shall apply.

BASIS OF ACCEPTANCE. The Basis Of Acceptance requirements contained in §706-02 shall apply.
706-04 PRECAST CONCRETE DRAINAGE UNITS

SCOPE. This specification covers the material and fabrication requirements for precast concrete drainage units including transverse drainage interceptors.

MATERIAL REQUIREMENTS. The Material Requirements contained in §704-03 shall apply except as noted herein.

The concrete used to fabricate round precast concrete drainage units shall have a minimum compressive strength of 4000 psi @ 28 days. The concrete used to produce machine made units shall have a maximum absorption of 8.0% by weight and is not required to be air entrained.

Additional materials listed below shall meet the requirements of the following subsections:

<table>
<thead>
<tr>
<th>Material</th>
<th>Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frames And Grates</td>
<td>655</td>
</tr>
<tr>
<td>Concrete Grouting Material</td>
<td>701-05</td>
</tr>
<tr>
<td>Concrete Pipe Joint Sealing Compound</td>
<td>705-16</td>
</tr>
<tr>
<td>Concrete Pipe Joint Elastomeric Gaskets</td>
<td>705-17</td>
</tr>
<tr>
<td>Mortar For Concrete Masonry</td>
<td>705-21</td>
</tr>
<tr>
<td>Steps For Manholes</td>
<td>725-02</td>
</tr>
</tbody>
</table>

DRAWINGS. The Drawing requirements contained in §704-03 along with the following shall apply.

Fabricator Working Drawings are required for all round drainage structures. Cut sheets, showing structure heights, the size and location of pipe openings and step locations are required for all drainage structures.

FABRICATION. The Fabrication requirements contained in 704-03, along with the following shall apply.

Manufacturing Process. Precast concrete drainage units shall be wet cast or machine made.

A. Wet Cast. Wet cast units are manufactured from concrete, placed and consolidated by conventional equipment, containing entrained air to develop resistance to freeze-thaw damage.

B. Machine Made. Machine made units are manufactured with very low slump concrete, consolidated to produce a dense product with low permeability and good resistance to freeze-thaw damage. Machine made units are those made by the following methods:

- Packerhead
- Roller suspension
- Centrifugal
- Machine tamped
- Machine vibrated
- Other methods as approved by the Materials Bureau

Reinforcing. Reinforcing bar splices shall be lapped a minimum of 30 bar diameters and tied securely. Wire fabric splices shall be secured by one of the following methods:

A. Tying. Under this method the ends shall lap to a length of not less than 30 diameters of the reinforcement and the lap shall contain a longitudinal member. A sufficient number of laps shall be tied to maintain continuity of the cage through the period of placement and curing of the concrete.
B. Welding. Each circular member shall be lapped a minimum of 2 inches and welded. The weld shall develop a minimum of 50 percent of the specified strength of the wire.

Round Units. Precast bases, floors, risers, conical top sections, grade rings and flat slab tops shall conform to the design, dimension and reinforcement requirements of ASTM C478. The C478 requirements for splices, laps and welds shall not apply.

Transverse Drainage Interceptors. Bar reinforcement shall be epoxy coated meeting the requirements of §709-04.

Joints. Joints between precast riser sections shall be formed with male and female ends so that when the sections are assembled they will make a continuous and uniform unit.

Joint Sealant Materials. Joints between precast sections are to be sealed with flexible watertight Elastomeric Gaskets, Pipe Joint Sealing Compounds, Mortar for Concrete Masonry, Concrete Grouting Material or Concrete Repair Material meeting the requirements of the Standard Specifications. If elastomeric Gasket Sealers are used the shape, size and placement shall be recommended by the precast manufacturer.

Steps for Drainage Units. Steps for drainage units shall conform to §725-02, Steps for Manholes. Steps in risers and conical top sections shall be aligned to form a continuous ladder with rungs equally spaced vertically in the completed unit at a maximum spacing of 16 inches. All steps in a completed drainage unit shall be the same size. Steps shall be embedded into the walls of the section a minimum of 3 inches. The rung shall project a minimum clear distance of 4 inches from the walls of the section measured from the point of embedment. If the steps are grouted, the grouting material shall conform to §701-04 Concrete Repair Materials or §701-05 Concrete Grouting Material, or §701-12 Concrete Repair Material - High Early Strength. If plastic inserts are used for installing steps, they shall be approved by the Materials Bureau. Steps which are damaged during installation or handling shall be replaced.

Frames for Grates. Frames cast into the top slab or top of the uppermost riser shall be secured and held in place by a minimum of 4 stirrups or studs per frame, welded to the frame near the corners. Parallel bar frames shall contain shear stud anchors, for the purpose of transferring loads, as required and detailed on the standard sheet for parallel bar grates and frames. Shear stud anchors, when required, shall replace the frame securing stirrups or studs.

Dimensional Tolerances.

A. Drainage Units (Rectangular / Square).

- Internal dimensions +5/8 inch, -1/2 inch
- Wall thickness +3/4 inch, -1/4 inch
  6 inches +3/4 inch, -1/2 inch
  ≥8 inches
- Reinforcing steel cover
  Walls (inside face) 2 inches (min), 4 inches (max)
  Base (inside face) 2 inches (min), 3 1/4 inches (max)
  Roof (all faces) +5/8 inch, -1/4 inch
- Pipe openings (2 inches) ±1 inch
- Step spacing and alignment ±3/4 inch

B. Drainage Units (Round).

- Internal diameter
≤60 inches  ±5/8 inch,  
>60 inches & ≤ 96 inches  ±3/4 inch  
>96 inches  ±1 1/2 inches  

- Wall thickness  
  Internal diameter ≤60 inches  +5/8 inch, -1/4 inch  
  Internal diameter >60 inches & ≤ 96 inches  +3/4 inch, -1/2 inch  
  Internal diameter >96 inches  +1 inch, -5/8 inch,  
  Reinforcing steel cover  
  Base, Roof and Walls  +5/8 inch, -1/4 inch  
  Pipe openings (2 inches)  ±1 inch  
- Step spacing and alignment  ±3/4 inch

**SAMPLING AND TESTING.** The sampling and testing requirements contained in 704-03 shall apply except as noted herein.

**A. Machine Made Units.** Testing for air content is not required. Cores shall be taken from the hardened concrete and tested for absorption. A minimum of 3 cores per 5 batches of a single mix with a minimum of three cores per day per mix shall be used to measure absorption. The average absorption of the 3 cores shall not exceed the maximum absorption specified herein. Testing shall be in accordance with ASTM C497 except that the drying period shall be 48 hours at a temperature of 230°F.

**MARKING.** The Marking requirements contained in §704-03 shall apply except as noted herein.

Markings shall be placed on the inside face of all precast pieces. Each flat slab top that doesn’t have an integral frame or a design that readily indicates the top surface shall have the words “INSTALL THIS SIDE UP” placed on its top surface.

The markings on rectangular drainage units, including base slabs, bases and risers, shall include the maximum placement depth in feet (“MPD...feet”). The maximum placement depth is based on wall thickness and reinforcement and shall be in accordance with the Department’s Standard Sheets or the contract plans.

Instead of marking the contract number on each unit they may be marked with “NYSDOT”.

**FINAL PRODUCTION INSPECTION.** The Final Production Inspection requirements contained in §704-03 shall apply.

**SHIPPING.** The Shipping requirements contained in §704-03 shall apply.

**BASIS OF ACCEPTANCE.** The Basis Of Acceptance requirements contained in 704-03 shall apply.

**706-05 POROUS CONCRETE PIPE UNDERDRAIN**

**SCOPE.** This specification covers the material and quality requirements for porous concrete pipe and extra strength concrete porous concrete pipe underdrains.

**GENERAL.** Porous concrete pipe and extra strength porous concrete pipe shall be manufactured in accordance with approved working drawings and in compliance with details set forth below.

**MATERIAL REQUIREMENTS.** All materials shall comply with the requirements of ’706-02, Reinforced Concrete Pipe, except that reinforcement shall not be used.
Drawings. Drawings shall be furnished in accordance with the provisions of '706-02.

FABRICATION. Porous concrete pipe and extra strength porous concrete pipe shall conform in size and shape to the details shown on the standard sheet for porous concrete pipe underdrain and the approved working drawing.

The inside surface of the pipe shall be straight and true to dimensions with a permissible variation from the true form of not more than 1 1/2 percent. A tolerance of 5% will be permitted in the diameter of the pipe. The wall thickness of the pipe may be greater than shown on the standard sheet, but it shall not be less than 95% of the stipulated wall thickness.

High early strength cement, calcium chloride or any other additive shall not be used unless otherwise approved by the Materials Bureau.

Concrete mix proportions will be such that will produce a concrete mix of such quality that the pipe will conform to the test and design requirements of these specifications.

Each length of pipe shall be clearly marked on the outside with the name or trademark of the manufacturer. Extra strength porous concrete pipe underdrain shall be clearly marked, "Extra Strength".

Curing. All pipe shall be cured in accordance with the provisions of '706-02.

Strength Requirements. The minimum ultimate strength for the size of the pipe being tested shall be as specified on the standard sheet. Requirements of '706-02 shall apply except that no determination of a 0.01 inch crack will be required and the ultimate strength values as determined on full length specimens shall be as specified on the standard sheet.

Infiltration Requirements. Pipe shall be tested for rate of infiltration in accordance with the method of test outlined in AASHTO Designation M176. The minimum rate of infiltration shall not be less than 1 gallon per minute per inch of internal diameter per foot of pipe for all sizes.

All tests shall be performed by the manufacturer at their plant and shall be witnessed by a representative of the Department. The number of samples for test shall be as directed by the Materials Bureau.

Other Requirements. In addition to the above tests, the pipe shall be subject to inspection at all times prior to placing and rejection will be made through failure to comply with any of the following conditions:

A. Dimensions. The pipe shall not vary in any dimensions more than permitted by this specification.

B. Fractures or Cracks. The pipe shall have no fractures or cracks passing through the shell or socket of the pipe, except that a single crack not exceeding 2 inches in length at either end of a pipe shall not be considered cause for rejection unless the defect exists in more than 5% of the lot offered for sampling and testing.

C. Quality. There shall be no defects that indicate imperfect mixing and molding.

D. Strength. There shall be no cracks that are sufficient to impair the strength, durability or serviceability of the pipe.

E. Shape. The shape of the pipe shall be such that there shall be no variation in alignment of more than 1/8 inch per linear foot.
BASIS OF ACCEPTANCE. The material will be considered for acceptance in stock lot quantities at the manufacturing location in accordance with procedural directives of the Materials Bureau.

In addition, the manufacturer shall furnish the Department representative at the plant a certification for each lot manufactured certifying that all pipe in the lot was manufactured in accordance with the terms of this specification and that the pipe details conform to drawings previously approved by the Department. Pipe shall be considered ready for acceptance when a lot conforms to the indicated test requirements. The manufacturer shall be permitted to retest to determine specification compliance.

Pipe not used within two years after its original acceptance shall be retested by the Department before it can be used.

706-06 (VACANT)

706-07 REINFORCED CONCRETE PIPE END SECTION

SCOPE. This specification covers the material and fabrication requirements for reinforced concrete pipe end sections.

MATERIAL REQUIREMENTS. The Material Requirements contained in §704-03 shall apply.

DRAWINGS. The Drawing requirements contained in §704-03 shall apply.

FABRICATION. The Fabrication requirements contained in §704-03, along with the following, shall apply.

The barrel portion of the end section shall meet the Design, Reinforcement and Permissible Variations requirements of AASHTO M 170 for Class III Pipe, Wall Designation B.

SAMPLING AND TESTING. The Sampling and Testing requirements contained in §704-03 shall apply, unless otherwise approved by the Director, Materials Bureau.

MARKING. The Marking requirements contained in §704-03 shall apply.

FINAL PRODUCTION INSPECTION. The Final Production Inspection requirements contained in §704-03 shall apply, unless otherwise approved by the Director, Materials Bureau.

SHIPPING. The Shipping requirements contained in §704-03 shall apply, unless otherwise approved by the Director, Materials Bureau.

BASIS OF ACCEPTANCE. The Basis Of Acceptance requirements contained in §704-03 shall apply, unless otherwise approved by the Director, Materials Bureau.

706-08 (VACANT)

706-09 CURED IN PLACE PIPE (CIPP) LINER

SCOPE. This specification covers the material requirements for cured in place pipe liners, or a resin and hardener system, used in rehabilitation of culverts and storm drains.

GENERAL. The flexible liner will be fabricated from one or more layers of polyester felt, or from an alternate material approved by the Director of the Materials Bureau. An impermeable material will be bonded to one or both sides of the felt liner. A styrene or a non styrene based thermoset resin and catalyst or an epoxy resin and hardener system, compatible with the proposed inversion process system and curing method must be...
used. If indicated in the contract documents, a resin containing less than five percent volatile organic compounds (VOCs) with less than 0.1 percent hazardous air pollutants (HAPs) and less than 0.1 percent of water quality pollutants as listed in 6 NYCRR Parts 700-705 shall be supplied. Proposed resin must be compatible with the proposed inversion process.

**MATERIAL REQUIREMENTS.** Supply a resin and hardener system material conforming to the following minimum values:

<table>
<thead>
<tr>
<th>Property</th>
<th>Standard</th>
<th>Required*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tensile Stress, psi</td>
<td>ASTM D638</td>
<td>2500</td>
</tr>
<tr>
<td>Flexural Stress, psi</td>
<td>ASTM D790</td>
<td>4500</td>
</tr>
<tr>
<td>Flexural Modulus, psi</td>
<td>ASTM D790</td>
<td>250000</td>
</tr>
</tbody>
</table>

* If the submitted design calculations indicate that higher values for the above listed material properties have been assumed, then the above listed values will become the minimum values for these liner material properties.

**BASIS OF ACCEPTANCE.** Acceptance of this material will be based on the manufacturer’s / installer’s name appearing on the Approved List for Rehabilitation of Culverts and Storm Drains. Application for approval and entering into the aforementioned list shall be in accordance with Materials Procedure 04-001, “Approval Process for POLYESTER FORMED IN PLACE PIPE LINER 706-06”.

**706-10 POLYVINYL CHLORIDE PIPE (relining)**

**SCOPE.** This specification covers the material requirements for polyvinyl chloride pipe when used in rehabilitation applications of culverts and storm drains.

**General.** The polyvinyl material from which the pipe and fittings are extruded or molded will not contain any reclaimed, reground or reworked material and will be comprised of virgin polyvinyl resins only. The resins used will meet the requirements contained in this specification. The pipe and fittings will be manufactured in such a manner so that all cross sections will be dense, homogeneous, and free from any imperfections.

**MATERIALS REQUIREMENTS.** The Polyvinyl Chloride pipe materials must conform to ASTM F1803 (Profile Wall), ASTM F949 (Corrugated), ASTM F679, or ASTM D3034. All materials supplied will be clearly marked with the appropriate ASTM as certified.

**BASIS OF ACCEPTANCE.** Acceptance of this material will be based on the manufacturer’s name appearing on the Approved List for Rehabilitation of Culverts and Storm Drains.

**706-11 HIGH DENSITY POLYETHYLENE PIPE (relining)**

**SCOPE.** This specification covers the material requirements for high density polyethylene pipe when used in rehabilitation applications of culverts and storm drains.

**General.** The high density polyethylene material from which the pipe and fittings are extruded will not contain any reclaimed, reground or reworked material and will be comprised of virgin high density polyethylene resins only. The resins used will meet the requirements contained in this specification.

The pipe and fittings will be manufactured in such a manner so that all cross sections will be dense, homogeneous, and free from any imperfections.
MATERIAL REQUIREMENTS. The high density polyethylene pipe material must conform to ASTM F894 (Profile Wall) or ASTM F714 (Smooth Wall). All materials supplied will be clearly marked with the appropriate ASTM as certified.

BASIS OF ACCEPTANCE. Acceptance of this material will be based on the manufacturer’s name appearing on the Approved List for rehabilitation of Culverts and Storm Drains.

706-12 SMOOTH INTERIOR CORRUGATED POLYETHYLENE PIPE

SCOPE. This specification covers the material and quality requirements for smooth interior corrugated polyethylene pipe and fittings.

MATERIAL REQUIREMENTS. The polyethylene material for the pipe and fittings shall meet the requirements of AASHTO M294, Type S or Type SP. In addition, when checked with a 12 inches straight edge the smoothness of the interior liner shall not deviate more than 1/4 inch.

BASIS OF ACCEPTANCE. Smooth interior, corrugated polyethylene pipe will be accepted on the basis of the manufacturer's name and location appearing on the Department’s Approved List and a material certification that specifies the product conforms to this specification.

The supplier shall provide two copies of the approved Materials Details through the Contractor to the Engineer as part of the evidence of acceptability for the material at least 10 days prior to shipment of the product to the job site.

706-13 PERFORATED CORRUGATED POLYETHYLENE UNDERDRAIN TUBING

SCOPE. This specification covers the material and quality requirements for corrugated polyethylene tubing and fittings.

MATERIAL REQUIREMENTS. The corrugated polyethylene tubing and fittings 4 thru 10 inches in diameter shall meet the requirements of AASHTO Designation: M252, Corrugated Polyethylene Drainage Tubing except that tubing manufactured from material meeting A.S.T.M. Designation D1248, Class B, shall also be acceptable.

Corrugated polyethylene tubing and fittings 12 inches in diameter shall meet the requirements of AASHTO M252 except the pipe stiffness requirement shall be 45 psi at 5% deflection.

BASIS OF ACCEPTANCE. Perforated corrugated polyethylene underdrain tubing will be accepted on the basis of the manufacturer's name and location appearing on the Department’s Approved List and a material certification that specifies the product conforms to this specification.

706-14 CORRUGATED INTERIOR POLYETHYLENE PIPE

SCOPE. This specification covers the material and quality requirements for corrugated interior polyethylene pipe and fittings.

MATERIAL REQUIREMENTS. The polyethylene material for the pipe and fittings shall meet the requirements of AASHTO M294, Type C.

BASIS OF ACCEPTANCE. Corrugated interior polyethylene pipe will be accepted on the basis of the manufacturer's name and location appearing on the Department’s Approved List and a material certification that specifies the product conforms to this specification.
706-15 PVC PLASTIC DRAIN PIPE SYSTEM

SCOPE. This specification covers the material and quality requirements for poly (vinyl chloride) plastic drain pipe, fittings and solvent cement when used as a drain pipe system.

GENERAL. The PVC material from which the pipe and fittings shall be extruded or molded shall not contain any reclaimed, reground or reworked material whatsoever, but shall be compounded from virgin PVC resins, plasticizers, stabilizers, and such materials that when compounded, it shall meet the requirements contained in this specification.

The pipe and fittings shall be extruded or molded in such a manner that all cross sections shall be dense, homogeneous, and free from porosity or other imperfections.

The solvent cement shall be a solution of unplasticized PVC tetrahydrofuran and cyclohexanone.

MATERIAL REQUIREMENTS. The PVC material for the pipe and fittings shall meet the requirements of ASTM D1784 for Rigid Poly (Vinyl Chloride) Compounds and Chlorinated Poly (Vinyl Chloride) Compounds, Class 12444-B.

The molded or extruded pipe shall conform to ASTM D1785 for Poly (Vinyl Chloride) (PVC) Plastic Pipe, Schedule 80, PVC 1120.

The molded or extruded fittings shall conform to ASTM D2467 for Socket-Type Poly (Vinyl Chloride) (PVC) Plastic Pipe Fittings, Schedule 80, PVC I.

The solvent cement shall meet the requirements of ASTM D2564 for Solvent Cements for Poly (Vinyl Chloride) (PVC) Plastic Pipe and Fittings.

<table>
<thead>
<tr>
<th>Nominal Size</th>
<th>Outside Diameter (Inches)</th>
<th>Inside Diameter (Inches)</th>
<th>Wall Thickness Schedule 80 (Inches)</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>4.500</td>
<td>3.826</td>
<td>0.337</td>
</tr>
<tr>
<td>5</td>
<td>5.563</td>
<td>4.813</td>
<td>0.375</td>
</tr>
<tr>
<td>6</td>
<td>6.625</td>
<td>5.761</td>
<td>0.432</td>
</tr>
<tr>
<td>8</td>
<td>8.625</td>
<td>7.625</td>
<td>0.500</td>
</tr>
<tr>
<td>10</td>
<td>10.750</td>
<td>9.564</td>
<td>0.593</td>
</tr>
</tbody>
</table>

DIMENSIONS. The dimensions and tolerances of the pipe and fittings shall conform to ASTM D1785 and D2467 respectively.

MARKING. All material furnished shall be plainly marked in accordance with ASTM D1785, D2467, and D2564 for the pipe, fittings and solvent cement, respectively.

BASIS OF ACCEPTANCE. All pipe, fittings and solvent cement shall be accepted on the basis of the manufacturer's certification that the material conforms to this specification.

706-16 CELLULAR POLYSTYRENE PROTECTIVE COVER

SCOPE. This specification covers the material and quality requirements for cellular polystyrene when used as protective cover for pipes.

GENERAL. The protective cover shall be fabricated from rigid extruded cellular polystyrene such that it shall meet the requirements contained in this specification.

The polystyrene shall be extruded in such manner that all cross sections shall be uniform and free from imperfections.
MATERIALS REQUIREMENTS. The fabricated cellular polystyrene protective cover shall meet the following requirements:

<table>
<thead>
<tr>
<th>Property</th>
<th>ASTM Test Procedure</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Density, pcf</td>
<td>D1622</td>
<td>2.0 ± 0.15</td>
</tr>
<tr>
<td>Compressive Strength, psi</td>
<td>D1621</td>
<td>30 ± 5</td>
</tr>
<tr>
<td>Flammability</td>
<td>D1692</td>
<td>Self-Extinguishing</td>
</tr>
</tbody>
</table>

DIMENSIONS. The protective cover shall be fabricated in cylindrical half-sections of any convenient length for application to straight pipe and half-sections of suitable shape and length to protect any non-linear portions of the pipe or fittings.

The thickness of the protective cover shall be maintained within ± 1/16 inch of the thickness shown on the plans.

The protective cover shall be fabricated such that it mates with the pipe without leaving gaps at the seams. It shall have the following maximum clearance between outside diameter of nominal pipe and inside diameter of protective cover:

<table>
<thead>
<tr>
<th>Nominal Pipe Size, Inches</th>
<th>Maximum Clearance, Inches</th>
</tr>
</thead>
<tbody>
<tr>
<td>1/8 to 1 1/2 incl.</td>
<td>1/64</td>
</tr>
<tr>
<td>2 to 4 incl.</td>
<td>2/64</td>
</tr>
<tr>
<td>5 to 11 incl.</td>
<td>5/64</td>
</tr>
<tr>
<td>12 and over</td>
<td>6/64</td>
</tr>
</tbody>
</table>

BASIS OF ACCEPTANCE. All protective cover furnished shall be marked with the following information: manufacturer's name, type of material, and nominal size.

All protective cover shall be accepted on the basis of the Manufacturer's certification that the material conforms to this specification.

706-17 PRECAST CONCRETE BOX CULVERTS

SCOPE. This specification covers the material and quality requirements for precast concrete box culverts.

MATERIAL REQUIREMENTS. The Material Requirements contained in §704-03 shall apply except as noted herein.

The concrete used to fabricate precast concrete box culverts shall have a minimum compressive strength of 5000 psi @ 28 days. Joint gasket material shall meet the requirements of ASTM D1056, Grade # 2A1 or # 2A2.

DESIGN. When the contract plans contain complete design details for the culvert, alternate designs will not be considered. When the contract plans do not contain complete design details for the culvert the Contractor shall be responsible for providing them. Precast concrete box culvert designs shall meet the requirements of Highway Design Manual Section 19.5 “Design Guidelines for Reinforced Concrete Culverts”. Design details for bridge size culverts shall also include load rating information. The Load Rating shall be determined in accordance with the current AASHTO "Manual for Bridge Evaluation," with all interim provisions in effect. The contractor shall show which method (allowable stress or load factor) was used in load rating computations. Load ratings shall also be computed by the Load and Resistance Factor Rating (LRFR) method. The contractor shall include all load rating computations in the
design calculation submittal. Design calculations shall be stamped by a Professional Engineer. The transmittal, processing and approval of box culvert designs will be in accordance with procedural directives of the Materials Bureau.

**DRAWINGS.** The Drawing requirements contained in §704-03, along with the following shall apply.

All fabrication drawings for Contractor provided designs shall be stamped by a Professional Engineer licensed, and registered, to practice in New York State. Fabrication drawings for bridge size culverts shall include load rating information. Reproducible drawings are required for bridge size culverts only.

**FABRICATION.** The Fabrication requirements contained in §704-03, along with the following shall apply.

**Reinforcing.** Unless noted otherwise in the contract plans or approved fabrication drawings the concrete cover over reinforcing steel shall be 1 inch minimum on the walls, floor slab and roof slab of culverts and 1 1/2 inches minimum on wingwalls. When fill heights over the box culvert are less than 24 inches the concrete cover on the outside face of the roof slab shall be 2 inches minimum and all reinforcing steel in the top mat of the roof slab shall be epoxy coated or the concrete shall contain corrosion inhibitor. Fill heights shall be measured from the top of pavement to the top of the culvert roof slab. All reinforcing steel in the wall section of wingwalls shall be epoxy coated or the concrete shall contain corrosion inhibitor.

**Joints.** Precast concrete box culvert sections shall be fabricated with a female joint on the upstream end and male joint on the downstream end. Joint depth shall be a minimum of 2 inches and a maximum of 4 inches. The ends of longitudinal reinforcing steel shall have 1/2 inch minimum concrete cover at the mating surface of the joint. The circumferential reinforcing steel shall have 1 inch minimum concrete cover, as measured to the outermost bars, at the mating surface of the joint. When interferences occur which prevent this, the concrete cover shall be increased accordingly as shown on the approved fabrication drawings. Joints shall be fabricated such that when box culvert sections are fully drawn together the gap between adjacent culvert sections is 3/4 inch maximum. The outside mating surface of the joint shall have a continuous 1 x 1 inch gasket installed at the precast plant.

**Corrosion Inhibitor.** Corrosion inhibitor may be used in lieu of epoxy coated reinforcing.

**Dimensional Tolerances**

- **Internal Dimensions**
  - < 48 inches: ±1/2 inch
  - ≥ 48 inches & ≤ 96 inches: ±3/4 inch
  - > 96 inches: ±1 inch
- **Wall & Slab Thickness**
  - < 10 inches: +5/8 inch, -1/4 inch
  - ≥ 10 inches: +3/4 inch, -1/4 inch
- **Design Laying Length**
  +1 inch, -1/2 inch
- **Variation in Laying Length of Opposite Faces**
  - Span / Rise ≤ 84 inches: ±5/8 inch
  - Span / Rise > 84 inches: ±3/4 inch
- **Surface Irregularities on Mating Surface of Joint**
  (when checked with a 3 foot straight edge) ±1/4 inch

**Repair.** Minor defects in the mating surface of the joint, that do not come in contact with the joint gasket material and are 1/4 inch or less in depth, do not require repair.
SAMPLING AND TESTING. The Sampling and Testing requirements contained in §704-03 shall apply.

MARKING. The Marking requirements contained in §704-03 shall apply except as noted herein. Markings shall be placed on the inside face of one wall of each culvert barrel section.

FINAL PRODUCTION INSPECTION. The Final Production Inspection requirements contained in §704-03 shall apply.

SHIPPING. The Shipping requirements contained in §704-03 shall apply.

BASIS OF ACCEPTANCE. The Basis of Acceptance requirements contained in §704-03 shall apply.

706-18 PERFORATED POLYVINYL CHLORIDE UNDERDRAIN PIPE

SCOPE. This specification covers the material and quality requirements for smooth-wall perforated polyvinyl chloride (PVC) plastic pipe, couplings and fittings intended for use in underdrains.

MATERIAL REQUIREMENTS. Perforated polyvinyl chloride underdrain pipe and fittings shall conform to AASHTO M278 Class PS46.

BASIS OF ACCEPTANCE. Acceptance of the perforated polyvinyl chloride underdrain pipe will be based on the manufacturer's certification of compliance with these specifications.

SECTION 707 - METAL PIPE

707-01 (VACANT)

707-02 CORRUGATED STEEL PIPE

SCOPE. The material requirements of corrugated steel pipe with metallic, bituminous, portland cement concrete/or polymer coating intended for use in construction of culverts and drainage systems.

GENERAL. The corrugated steel pipe covered by this specification is classified as follows:

1. Type I. A full circular cross-section, with a single thickness of corrugated sheet.
2. Type IR. A full circular cross-section, with a single thickness of smooth sheet, fabricated with helical ribs projecting outwardly.
3. Type II. A Type I pipe which has been reformed into a pipe-arch, having an approximately flat bottom.
4. Type IIR. A Type IR pipe which has been reformed into a pipe-arch having an approximately flat bottom.
5. Type III. A Type I pipe which has been perforated to permit the in-flow or out-flow of water.

MATERIAL REQUIREMENTS. Apply the requirements of AASHTO M 36 Types I, IR, II, IIR, and III except as modified herein for all metallic coated corrugated steel pipe. Apply the requirements of AASHTO M 190M except as modified herein for all bituminous coated corrugated steel pipe. Apply the requirements of AASHTO M 245M Types I and II except as modified herein for all polymer coated steel pipe.
When Type IR or Type IIR corrugated steel pipe (spiral rib) is specified, the nominal dimension of the ribs shall be 3/4 x 3/4 inch at 7 1/2 inch pitch.

A. Coatings. Coat pipe with one of the following:

1. Metallic. The steel sheet will have a protective coating of zinc galvanizing (AASHTO M 218) or of Aluminum-Coated (Type 2) (AASHTO M 274).

2. Fully bituminous coated and paved invert (AASHTO M 190, Type C). In addition to one of the metallic coatings, the pipe will be fully bituminous coated and have a bituminous paved invert.

3. Fully bituminous coated and 100 percent paved (AASHTO M 190, Type D). In addition to one of the metallic coatings, the pipe will be fully bituminous coated and have a fully paved, smooth bituminous interior.

4. Polymer coated. The steel sheet will have a protective coating of zinc (galvanizing). In addition, the pipe will have a minimum interior polymer coating thickness of 0.01 inch and an optional exterior polymer coating. If an exterior polymer coating is applied, it will have a minimum thickness of 0.003 inch.

5. Polymer coated with a bituminous paved invert. In addition to the zinc and polymer coatings, the pipe will have a bituminous paved invert.

### TABLE 707-2-1 SHEET GAGE NUMBERS AND THICKNESS OF UNCOATED METAL

<table>
<thead>
<tr>
<th>Manufacturer's Standard Gage #</th>
<th>Thickness Equivalent(*) Inches</th>
<th>Manufacturer's Standard Gage #</th>
<th>Thickness Equivalent(*) Inches</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0.27</td>
<td>15</td>
<td>0.067</td>
</tr>
<tr>
<td>2</td>
<td>0.25</td>
<td>16</td>
<td>0.060</td>
</tr>
<tr>
<td>3</td>
<td>0.24</td>
<td>17</td>
<td>0.054</td>
</tr>
<tr>
<td>4</td>
<td>0.224</td>
<td>18</td>
<td>0.048</td>
</tr>
<tr>
<td>5</td>
<td>0.21</td>
<td>19</td>
<td>0.042</td>
</tr>
<tr>
<td>6</td>
<td>0.20</td>
<td>20</td>
<td>0.036</td>
</tr>
<tr>
<td>7</td>
<td>0.18</td>
<td>21</td>
<td>0.033</td>
</tr>
<tr>
<td>8</td>
<td>0.164</td>
<td>22</td>
<td>0.030</td>
</tr>
<tr>
<td>9</td>
<td>0.150</td>
<td>23</td>
<td>0.027</td>
</tr>
<tr>
<td>10</td>
<td>0.134</td>
<td>24</td>
<td>0.024</td>
</tr>
<tr>
<td>11</td>
<td>0.120</td>
<td>25</td>
<td>0.021</td>
</tr>
<tr>
<td>12</td>
<td>0.104</td>
<td>26</td>
<td>0.018</td>
</tr>
<tr>
<td>13</td>
<td>0.090</td>
<td>27</td>
<td>0.016</td>
</tr>
<tr>
<td>14</td>
<td>0.074</td>
<td>28</td>
<td>0.015</td>
</tr>
</tbody>
</table>

*NOTE: Minimum thickness shall conform to the appropriate AASHTO specifications.

6. Portland Cement Concrete Lined. The steel sheet will be covered with dense, homogeneous, nonsegregating concrete lining. The concrete will be a minimum thickness of 1/2 inch over the crest of the corrugations of the carrier pipe. In no case will the amount of portland cement, blended cement, or portland cement plus flyash be less than 17 pcf. Flyash in the mix may not exceed 20% by weight of the cementitious material. When type IP cement is used, no
flyash will be added in batching. All concrete will have a water-cement ratio not exceeding 0.50 by weight. Cure the concrete lining prior to installation as per manufactures instructions.

The bituminous material for coating and/or paving will be homogeneous and have the following properties in addition to those specified by AASHTO M 190:

<table>
<thead>
<tr>
<th>Penetration at 77°F, 100g, 5 seconds</th>
<th>AASHTO T49</th>
<th>25-50</th>
</tr>
</thead>
<tbody>
<tr>
<td>Penetration Ratio (40°F/77°F x 100)</td>
<td>AASHTO T49</td>
<td>80-90</td>
</tr>
<tr>
<td>Softening Point °F(Ball &amp; Ring)</td>
<td>AASHTO T53</td>
<td>88-110</td>
</tr>
</tbody>
</table>

Apply the requirements of AASHTO M 246 for polymer material. Polymer coating materials must appear on the Department’s Approved List.

Apply the material requirements of '501-2.02 Materials for portland cement concrete liner material.

B. Gauge. The nominal metal thickness corresponding to any gauge is shown in Table 707-2-1.

C. End Finish. To facilitate field joining, reroll the ends of all helical corrugated steel pipe with diameters of 12 inches or greater to form a minimum of two annular corrugations of no less than 2 2/3 inch pitch by 1/2 inch depth. Reroll the ends of Type IR and IIR pipe to form only two corrugations.

D. Coupling Bands. Supply annular corrugated steel coupling bands for all round pipe sections (Types I, IR, and III) 12 inches or greater in diameter. The band corrugations will have the same dimensions as the pipe ends. Mesh the band with at least one full corrugation and lap it equally on each pipe end. The band width will be a minimum of 7 inches for pipe diameters up to and including 32 inches. The band width will be a minimum of 10 1/2 inches for pipe diameters greater than 32 inches. The thickness of the band cannot be less than 2 nominal sheet thicknesses thinner than the pipe and in no case thinner than 0.05 inch.

Pipe arches (Type II and IIR) may be joined by the annular corrugated bands described above or by special projection type coupling bands. The special projection bands will consist of two rows of projections at 3 inches center-to-center that will mesh with at least one full corrugation and will lap equally on each pipe end. The thickness of the special projection bands will not be less than 2 nominal sheet thicknesses thinner than the pipe and in no case thinner than 0.06 inch.

Regular projection type coupling bands (dimpled bands) will not be acceptable for 1 foot in diameter pipe and larger. Dimpled bands may be used on pipe diameters smaller than 1 foot, all sizes of perforated underdrain pipe (Type III), and for connecting pipe extensions to existing helical corrugated metal pipe without rerolled ends, unless otherwise shown on the plans.

Coupling bands may be one or two piece. Use two piece coupling bands on pipe 48 inches or greater in diameter.

Use one of the following coupling band connectors:

X Galvanized steel angles, 2 x 2 x 3/16 inches
X Lug connectors
X Bar and strap connectors

Rivet, bolt, or weld these connectors to the coupling bands. Any evidence of loose bolts or rivets, bearing failure, or weld or band tearing are cause for rejection and replacement of that coupling band. As an alternate to the coupling band connectors stated above, a corrugated angle which conforms to an approved Materials Detail may be used.
Coat the steel sheet used for coupling bands with a polymer or metallic coating. If polymer or metallic coated corrugated steel pipe is being joined, the bands must have the same coating as the pipe.

Joints for concrete lined pipe will meet the requirements of '603-3.06 Joints.

**E. Coating Repair.** Repair damaged metallic, bituminous, portland cement concrete and/or polymer coating.

Metallic coating field repairs will be allowed only when the total damaged area on each piece is less than 2 sf of coated surface, excluding aluminum coated rerolled ends. Any piece having damaged areas totaling more than 2 sf, excluding aluminum coated rerolled ends, will be rejected.

Repair metallic coatings as follows:

- X Power disk sand or mechanically wire brush areas of damaged coating to bright metal
- X Remove oil, grease, and corrosion products from repair areas
- X Spray or brush a zinc-rich paint on clean, dry repair areas. The paint brand must appear on the Department's Approved List, Materials for Use in Repairing Galvanized Surfaces '719-01. The dry film paint thickness shall be at least 0.005 inch. Do not apply paint below 40°F.

Repair aluminum coatings damaged during rerolling at the manufacturing location. The rerolled ends may be either spot repaired or completely painted to repair small areas of damaged coating. Make repairs to the rerolled ends of aluminum coated pipe as referenced above. These rerolled end repairs, when properly completed, will not be counted toward the 2 sf of allowable damaged coating described above.

Repair damaged interior bituminous coatings using the original material or a Corrugated Metal Pipe Bituminous Coating Repair Material appearing in the Department's Approved List. Exterior damage to a bituminous coated pipe requires repair to the metallic coating only.

Repair damaged interior polymer coatings using Polymer Repair Materials for Steel Sheet used for Corrugated Pipe appearing in the Department's Approved List. Exterior damage to a polymer coated pipe requires repair to the metallic coating only.

Repair damaged portland cement concrete linings with Item 701-08, vertical and overhead patching material. The lining will be free of cracks exceeding 0.04 inch in width or the pipe will be rejected.

**F. Marking.** Mark or tag each length of corrugated steel pipe over the coating as approved by the Department to properly cross-reference the supplier’s certification.

**G. Additional Defects.** In addition to coating damage and other criteria established in Materials Bureau procedural directives, the following additional defects along with those listed in AASHTO will be cause for rejecting the pipe when inspected at the project:

- X Variation from a straight centerline of more than 3/4 inch in 20 feet.
- X Any dents greater than 3 inches in diameter
- X Any punctures
- X Loosely formed or cracked lock seams
- X Cracks through the metal
- X Sharp bends in pipe arches that are less than the specified minimum corner radius for that size.

**BASIS OF ACCEPTANCE.** Corrugated steel pipe will be accepted on the basis of certified documentation issued by a supplier appearing on the Department's Approved List. Certification will accompany all shipments arriving at the project in accordance with Materials Bureau procedural directives. Shipments arriving without certification, or with improper certification will be rejected.
The Engineer will measure gauge and coating thicknesses at the project. The pipe will be rejected if the metal and/or coating thickness is less than required or certified. The Contractor will supply equipment required to measure metal and coating thicknesses as detailed in '603-3.02H, Thickness Measuring Equipment.

Acceptance requirements including thickness measurements, visual inspection instructions, certification format, and fabrication shop approval will be in accordance with Materials Bureau procedural directives. At the option of the Department, this material may be subjected to shop inspection. Polymer coatings, coating applicator facilities, and application methods are subject to Materials Bureau approval. Samples are required for laboratory and field testing. Field testing will be a minimum of two years duration. Upon approval, the brand of polymer coating and applicator will be placed on the Department's Approved List. Certifications for polymer coated pipe received at the project will include the brand and applicator of polymer coating, which must appear on the Department's Approved List. Corrugated connecting angles will be accepted provided an approved Materials Detail appears on the Department's Approved List from that supplier.

**707-03 DUCTILE IRON PIPE (NON-PRESSURE)**

**SCOPE.** This specification covers the material and quality requirements for 14 to 54 inches Ductile Iron Culvert Pipe.

**GENERAL.** Ductile Iron Pipe. (Non-Pressure) shall be a centrifugally cast iron pipe conforming to the requirements of ASTM A716, Ductile Iron Culvert Pipe.

**BASIS OF ACCEPTANCE.** Ductile Iron Pipe (Non-Pressure) shall be accepted on the basis of the Manufacturer's certification that the material conforms to this specification. The certification shall accompany the material delivered to the job site.

The Department reserves the right to sample and test this material subsequent to delivery at the project site.

**707-04 DUCTILE IRON PIPE (PRESSURE)**

**SCOPE.** This specification covers the material, and quality requirements for 3 to 54 inches Ductile Iron Pipe (Pressure).

**GENERAL.** Ductile Iron Pipe (Pressure) shall be a centrifugally cast iron pipe conforming to the requirements of ANSI A21.51., Ductile-Iron Pipe, Centrifugally Cast In Metal Molds or Sandline Molds, for Water or Other Liquids.

**BASIS OF ACCEPTANCE.** Ductile Iron Pipe (Pressure) shall be accepted on the basis of the Manufacturer's certification that the material conforms to this specification. The certification shall accompany the material delivered to the job site.

The Department reserves the right to sample and test this material subsequent to delivery at the project site.

**707-05 TUNNEL LINER PLATE (RELINING)**

**SCOPE.** This specification covers the material and fabrication requirements for tunnel liner plate.

**MATERIAL REQUIREMENTS.** Tunnel liner plate steel must conform to ASTM A569. Tunnel liner plate aluminum must conform to AASHTO M219 (ASTM B746). Before cold forming into tunnel liner plate the plates must conform to the following mechanical requirements:
**Steel**

**Tensile Strength, psi**
- Uncoated: 42,000 min. (0.125-0.15 in.)
- Uncoated: 28,000 min. (0.173-0.25 in.)

**Yield Point, psi**
- Uncoated: 35,000 min. (0.125-0.15 in.)
- Uncoated: 24,000 min. (0.173-0.25 in.)

**Elongation in 2 inch, percent**
- Uncoated: 30 min. (0.125-0.15 in.)
- Uncoated: 6 min. (0.173-0.25 in.)

Prepare test specimens in accordance with ASTM A570 for steel sheets or ASTM A283 for steel plates and ASTM B209M for aluminum plates. Deliver the Mill test reports, for each heat and thickness to the Engineer with each shipment of liner plates.

**Galvanizing.** Galvanize steel plates in accordance with AASHTO M167 M. Galvanize after the plates are formed, punched and curved. Hot dip galvanize all bolts and nuts, when used with galvanized tunnel liner plate in accordance with ASTM A153.

**Liner Plate.** Punch all plate for bolting on both the longitudinal and circumferential seams or joints and fabricate so as to permit complete erection from the inside of the tunnel liner plate structure. The minimum edge distance from the center of a bolt hole to the edge of a plate will be in accordance with the manufacturer’s standard spacing. Provide a sufficient number of plates with 2 inches, or larger, grouting holes with pipe plugs, and spaced so that when the plates are installed there will be one line of holes at the crown of the pipe and one line on each side at approximately the midpoint. The holes in each line will not be more than 6 feet apart, and they will be staggered along the tunnel length.

**Tunnel Liner Plate (Two-Flange).** The minimum moment of inertia in inches$^4$ per inch of plate width, based on the average of one ring of plates is as follows:

<table>
<thead>
<tr>
<th>STEEL</th>
<th>ALUMINUM</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Plate Thickness</strong></td>
<td><strong>Moment of Inertia</strong></td>
</tr>
<tr>
<td>(in.)</td>
<td>(in.$^4$/in.)</td>
</tr>
<tr>
<td>0.135</td>
<td>0.064</td>
</tr>
<tr>
<td>0.164</td>
<td>0.079</td>
</tr>
<tr>
<td>0.180</td>
<td>0.087</td>
</tr>
<tr>
<td>0.210</td>
<td>0.103</td>
</tr>
<tr>
<td>0.240</td>
<td>0.118</td>
</tr>
</tbody>
</table>

The longitudinal seams will be of the lap type. The depth of the offset will be equal to the thickness of the metal for the full width of plate, including flanges. Fabricate the lap to allow the cross section of the plates to be continuous through the seam. The lapped longitudinal joints will contain at least five (5) bolts per 18 inch plate width, with bolts in ridges and valleys staggered. Circumferential bolt spacing will be in accordance with the manufacturer’s standard spacing and will be a multiple of the plate length so that the plates having the same curvature are interchangeable. Bolts and nuts for liner plate assemblies will not be less than 0.63 inch in diameter. Circumferential (flange) seams will conform to ASTM A307, with chemical and mechanical requirements conforming to Grade A and dimensions conforming to Grade B. Bolts and nuts for longitudinal seams will have square heads with a square shoulder to engage the plate. Longitudinal seams of plates 0.078 to 0.177 inches thick, inclusive will conform to ASTM A307, with chemical and mechanical requirements conforming to Grade A. Bolts for longitudinal seams of plates 0.2 to 0.25 inches or thicker will conform to the chemical and mechanical requirements of ASTM A449. Nuts, for use on ASTM A449 bolts, will conform to ASTM A307, with chemical and mechanical requirements conforming to Grade A, and dimensions conforming to Grade B.
BASIS OF ACCEPTANCE. Acceptance of this material will be based on the manufacturer’s name appearing on the Approved List.

707-06 THRU 707-08 (VACANT)

707-09 CORRUGATED STRUCTURAL STEEL PLATE FOR PIPE, PIPE ARCHES AND UNDERPASSES

SCOPE. This specification covers corrugated structural steel plates intended for use in the construction of pipe, pipe arches and underpasses.

MATERIAL REQUIREMENTS. Structural steel plate, nuts and bolts shall conform to the requirements of AASHTO M167 except as herein specified, and shall be of the thickness and shape shown of the plans. When a gauge number is specified in the contract documents it shall conform to Table 707-2-1. Plates shall have approximately a 2 inch lip beyond each end crest, which will result in the actual length of a given structure being approximately 4 inches longer than the nominal length, except where skewed or beveled.

If directed by the Engineer, the Contractor shall, at its own expense, repair damaged spelter on plate items as directed under ‘719-01, Galvanized Coatings and Repair Methods. This repair method shall be allowed only when it is in the best interest of the Department. All repairs shall be made at no cost to the State.

BASIS OF ACCEPTANCE. This material will be accepted on the basis of certified documentation issued by a fabrication shop appearing on the Department’s Approved List. Certification format and fabrication shop approval shall be in accordance with procedural directives issued by the Materials Bureau. At the option of the Department, this material may be subjected to shop inspection.

707-10 GALVANIZED STEEL END SECTIONS

SCOPE. This specification covers galvanized steel end sections to be attached to the inlet and outlet ends of corrugated steel pipe.

MATERIAL REQUIREMENTS. Galvanized steel end sections shall be manufactured from material meeting the requirements of AASHTO M218. The units shall conform to the shape, dimensions, and thickness shown on the applicable standard sheet and/or contract plans. The nominal metal thickness corresponding to any gauge shall be as shown in Table 707-2-1. Marking and coating repair shall meet the requirements of ‘707-02, Corrugated Steel Pipe.

BASIS OF ACCEPTANCE. End sections will be accepted on the basis of certified documentation issued by a fabrication shop appearing on the Department’s Approved List. All shipments shall arrive at the project with certification prepared in accordance with Materials Bureau procedural directives. Shipments arriving without certification, or with improper certification, will be rejected. Metal and coating thicknesses will be measured at the project by project inspectors. If the metal and/or coating thickness is less than required or certified, the material shall be rejected. Equipment required to measure metal and coating thickness shall be supplied by the contractor as detailed in ‘603-3.02G, Thickness Measuring Equipment.

Acceptance requirements including thickness measurements, visual inspection instructions, certification format, and fabrication shop approval shall be in accordance with Materials Bureau procedural directives. At the option of the Department, this material may be subjected to shop inspection.
707-11 ALUMINUM END SECTIONS

SCOPE. This specification covers aluminum end sections to be attached to the inlet and outlet ends of corrugated aluminum pipe.

MATERIAL REQUIREMENTS. Aluminum end sections shall be manufactured from material meeting the requirements of AASHTO M197M. The units shall conform to the shape, dimensions, and thickness shown on the standard sheet for galvanized steel end sections and/or contract plans. The nominal metal thickness corresponding to any gauge shall be as shown in Table 707-2. Marking shall meet the requirements of ’707-13, Corrugated Aluminum Pipe.

BASIS OF ACCEPTANCE. End sections will be accepted on the basis of certified documentation issued by a fabrication shop appearing on the Department's Approved List. All shipments shall arrive at the project with a certification prepared in accordance with Materials Bureau procedural directives. Shipments arriving without certification, or with improper certification, will be rejected.

Metal thickness will be measured at the project by project inspectors. If the metal thickness is less than required or certified, the material shall be rejected. Equipment required to measure thickness shall be supplied by the contractor as detailed in ’603-3.02H, Thickness Measuring Equipment.

Acceptance requirements including thickness measurements, visual inspection instructions, certification format, and fabrication shop approval shall be in accordance with Materials Bureau procedural directives. At the option of the Department, this material may be subjected to shop inspection.

707-12 (VACANT)

707-13 CORRUGATED ALUMINUM PIPE

SCOPE. This specification covers corrugated aluminum pipe intended for use in the construction of culverts and drainage systems. The corrugated aluminum pipe covered by this specification is classified as follows:

Type I. This pipe shall have a full circular cross-section with a single thickness of corrugated sheet fabricated with annular (circumferential) or helical corrugations.

Type IA. This pipe shall have a full circular cross-section with an outer shell of corrugated sheet fabricated with helical corrugations and an inner liner of smooth (uncorrugated) sheet attached to the shell at helical lock seams.

Type IR. This pipe shall have a full circular cross-section with a single thickness of smooth sheet fabricated with helical ribs projecting outwardly.

Type II. This pipe shall be a Type I pipe which has been reformed into a pipe-arch having an approximately flat bottom.

Type IIR. This pipe shall be a Type IR pipe which has been reformed into a pipe-arch having an approximately flat bottom.

Type III. This pipe, intended for use as underdrains or for underground disposal of water, shall be a Type I pipe which has been perforated to permit the in-flow or out-flow of water.

MATERIAL REQUIREMENTS. Corrugated aluminum pipe shall conform to the requirements of AASHTO M196M Types I, IA, IR, II, IIR, and III except as modified herein. When Type IR and Type
IIR corrugated aluminum pipe (spiral rib) is specified, the nominal dimension of the ribs shall be 3/4 x 3/4 inch at 7 1/2 inches spacing.

**Gauge.** The nominal metal thickness corresponding to any gauge shall be as shown in Table 707-2-1.

**End Finish.** To facilitate field joining, the ends of all helical corrugated aluminum pipe with 12 inches or greater diameters shall be rerolled to form a minimum of two annular corrugations of no less than 2 2/3 inch pitch by 1/2 inch depth. When the ends of Type IR or Type IIR pipe are rerolled, there shall be only two such corrugations. Rerolled pipe ends shall be uniquely and indelibly labeled so the pipe may be assembled in the field in the same order it was manufactured.

**Coupling Bands.** All round pipe sections (Types I, IA, IR, and III) 12 inches or greater in diameter shall be field joined with aluminum coupling bands. Helical corrugated pipe without rerolled ends may be joined with helical corrugated bands. Pipe with rerolled ends or annular corrugations shall be joined with annular corrugated coupling bands.

All bands shall have corrugations with the same dimensions as the pipe ends. Annular corrugated bands shall mesh with at least one full corrugation and shall lap equally on each pipe end. The band widths shall be a minimum of 7 inches for pipe diameters up to and including 32 inches. The band widths shall be a minimum of 10 1/2 inches for pipe diameters greater than 32 inches.

The bands shall not be more than 2 nominal sheet thicknesses thinner than the pipe and in no case thinner than 0.05 inch.

Pipe arches (Type II and Type IIR) may be joined by the annular corrugated bands described above or by special projection type coupling bands. The special projection bands shall consist of two rows of projections at 3 inches center-to-center that will mesh with at least one full corrugation and will lap equally on each pipe end. The special projection bands shall not be more than 2 nominal sheet thicknesses thinner than the pipe and in no case thinner than 0.063 inch.

Regular projection type coupling bands (dimpled bands) will not be acceptable for pipe 12 inches in diameter and larger. Dimpled bands may be used on pipe smaller than 12 inches in diameter, all sizes of perforated underdrain pipe, and for connecting pipe extensions to existing helical corrugated pipe without rerolled ends, unless otherwise shown on the plans.

Coupling bands may be one or two piece. Two piece coupling bands shall be used on pipe 48 inches or greater in diameter.

Coupling band connectors shall be one of the following types:

- Aluminum angles, 2 x 2 x 3/16 inches
- Aluminum lug connectors
- Aluminum bar and strap connectors.

These connectors shall be riveted, bolted, or welded to the coupling bands. Evidence of loose bolts or rivets, bearing failure, or weld or band tearing shall be cause for rejection and replacement of that coupling band. As an alternate to the coupling band connectors stated above, an aluminum corrugated angle which conforms to an approved Materials Detail may be used.

**MARKING.** Each length of corrugated aluminum pipe shall be marked or tagged as approved by the Department to properly cross-reference the supplier's certification.

**Additional Defects.** In addition to criteria established in Materials Bureau procedural directives and defects listed in AASHTO, the following defects will be cause for rejecting the pipe when inspected at the project:

- Variation from a straight centerline of more than 3/4 inch in 20 feet.
- Any dents greater than 3 inches in diameter
X Any punctures
X Loosely formed or cracked lock seams
X Cracks through the metal
X Sharp bends in pipe arches that are less than the specified minimum corner radius for that size.

BASIS OF ACCEPTANCE. Corrugated aluminum pipe will be accepted on the basis of certified documentation issued by a supplier appearing on the Department's Approved List. All shipments shall arrive at the project with certification prepared in accordance with Materials Bureau procedural directives. Shipments arriving without certification, or with improper certification, shall be rejected.

Gauge shall be measured at the project by project inspectors. If the gauge is less than required, the pipe shall be rejected. Equipment required to measure gauge shall be supplied by the contractor as detailed in ‘603-3.02H, Thickness Measuring Equipment.

Acceptance requirements including thickness measurements, visual inspection instructions, certification format, and fabrication shop approval shall be in accordance with Materials Bureau procedural directives. At the option of the Department, this material may be subjected to shop inspection. Corrugated connecting angles will be accepted provided an approved Materials Detail appears on the Department’s Approved List from that supplier.

707-14 CORRUGATED ALUMINUM STRUCTURAL PLATE FOR PIPE AND PIPE ARCHES

SCOPE. This specification covers corrugated aluminum structural plates for use in the construction of pipe and pipe arches.

MATERIAL REQUIREMENTS. Structural plate, nuts and bolts shall conform to the requirements of AASHTO M219 except as herein specified, and shall be of the thickness and shape shown on the plans. When a gauge number is specified in the contract documents, it shall conform to Table 707-2-1.

The corrugations shall run at right angles to the longitudinal axis of the structure. Plates shall have approximately a 1 3/4 inch lip beyond each end crest, which will result in the actual length of a given structure being approximately 3 1/2 inches longer than the nominal length, except where skewed or beveled.

All sections which are damaged from any cause, including handling, or where any dimension varies from that specified, shall be replaced at the Contractor's expense in a manner approved by the Engineer.

BASIS OF ACCEPTANCE. This material will be accepted on the basis of certification by the fabricator. Each fabricator shall furnish upon request by the Materials Bureau a certified analysis and guarantee executed by the manufacturer of the base metal as described in AASHTO M219.

At the option of the Department, structural plates may be subjected to shop inspection or may be shipped to the project site accompanied by certified documentation executed in a form prescribed by the Department.

707-15 THRU 707-19 (VACANT)

707-20 ANCHOR BOLTS FOR CORRUGATED CULVERTS

SCOPE. This specification covers the material details and quality requirements for the anchorage system securing the ends of corrugated metal pipe, arch pipe, and structural plate to reinforced or plain concrete headwalls.

MATERIAL REQUIREMENTS. Anchor bolts shall be 3/4 inch diameter heavy hex bolts, ASTM A307. Grip shall be 5 1/2 inches threaded over at least the first 2 1/2 inches. The bolts shall be fitted
with two nuts, ASTM A563 heavy hex. Nuts shall be chamfered on at least one face using a 1 inch spherical radii. The nuts and bolts shall be so assembled that in the final assembly, the bolt and one of the nuts is embedded in concrete, that the chamfered faces of the nuts face each other, and secure the pipe between them. Nuts and bolts shall be galvanized as per ASTM A153 after all machining operations are completed. Following galvanization, threads shall be cleaned to produce a free running fit.

When 19 inch hook bolts are used as anchor bolts they shall be detailed on the plans and shall conform to the requirements of ASTM A36.

Anchor bolts shall be spaced around the periphery of the pipe at intervals not exceeding 18 inches. At least two anchor bolts shall be provided.

**BASIS OF ACCEPTANCE.** Anchor bolts and nuts for corrugated metal pipes, pipe arches, and structural plate pipe will be accepted on the Manufacturer's Certification that they conform with these specifications.

**SECTION 708 - PAINTS**

**708-01 STRUCTURAL STEEL PAINTS CLASS 1**

**SCOPE:** This specification defines the requirements for materials appearing on the Department’s Approved List, “Structural Steel Paints, Class 1.”

**MATERIAL REQUIREMENTS:** The system shall be able to be applied as a shop or a field-applied coating over an SSPC SP-10 cleaned surface.

The paint shall be a 3-coat system whose primer is an organic zinc-rich epoxy with pigment primarily consisting of zinc dust.

The paint shall have undergone National Transportation Product Evaluation Program (NTPEP) testing and meet NEPCOAT Qualified Products List B approval criterion and the requirements of Materials Method NY 6. The coating manufacturer shall submit NTPEP results, field histories of the coating, Material Safety Data Sheets, and Technical Data Sheets to the Materials Bureau. Any formulation or technical data sheet change may affect approval status, and shall be reported to the Materials Bureau. Failure to notify the Materials Bureau shall result in the removal of the system from the Approved list.

The system’s Technical Data Sheets shall contain the following information;

- Temperature Range for Storage
- Profile Range
- Temperature for Application
- Cure to Handle/Overcoat Schedule
- Humidity and Dew Point Restrictions
- Mixing Recommendations
- Thinners allowed and resulting VOC levels
- Recoat Window
- Paint Film Thickness Range, Wet and Dry-Film Values
- Surface preparation requirements
- Application Requirements

If the data sheet does not have all of the above information, the manufacturer will be required to submit a letter to the Engineer with the above information. The letter will be considered an addendum to the technical data sheet. The manufacturer’s data sheet, and addendum if applicable, will be posted on the Department’s Approved List, Structural Steel Paints, Class 1, as the official reference for New York State.
BASIS OF ACCEPTANCE: Contract acceptance will be based on the appearance of the product on the Approved List.

708-02 STRUCTURAL STEEL PAINTS CLASS 2

SCOPE: This specification defines the requirements for materials appearing on the Department’s Approved List, “Structural Steel Paints, Class 2.”

MATERIAL REQUIREMENTS: The system shall be able to be applied in the field over an SSPC SP-10 blasted or an SSPC SP-11 power tool cleaned surface, or a properly prepared, previously painted surface.

The paint shall have undergone National Transportation Product Evaluation Program (NTPEP) testing, and meet NEPCOAT Qualified Products List B approval criterion and the requirements of Materials Method NY 6. The coating manufacturers shall submit NTPEP results, field histories of the coating, Material Safety Data Sheets, and Technical Data Sheets to the Materials Bureau.

Any formulation or technical data sheet change may affect approval status and shall be reported to the Materials Bureau. Failure to notify the Materials Bureau shall result in the removal of the system from the Approved list.

The system’s Technical Data Sheets shall contain the following information:

- Temperature Range for Storage
- Profile Range
- Temperature for Application
- Cure to Handle/Overcoat Schedule
- Humidity and Dew Point Restrictions
- Mixing Recommendations
- Thinners Allowed and Resulting VOC Levels
- Recoat Window
- Paint Film Thickness Range
- Surface Preparation Requirements
- Application Requirements

If the data sheet does not have all of the above information, the manufacturer will be required to submit a letter to the Engineer with the above information. The letter will be considered an addendum to the technical data sheet. The manufacturer’s data sheet, and addendum if applicable, will be posted on the Department’s Approved List, Structural Steel Paints, Class 2, as the official reference for New York State.

BASIS OF ACCEPTANCE: Contract acceptance will be based on the appearance of the product on the Approved List.

708-03 (VACANT)

708-04 ZINC CHROMATE PRIMER

SCOPE. This paint is used as a prime coat on aluminum in contact with fresh concrete to reduce the effect of alkali attack.

MATERIAL REQUIREMENTS. The composition of this paint shall be as shown in the following table using ingredients conforming to the requirements of the applicable specifications indicated.
The quantitative requirements of zinc chromate primer shall be as follows:

<table>
<thead>
<tr>
<th>Pigment</th>
<th>Min.</th>
<th>Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vehicle</td>
<td>45.0%</td>
<td>49.0%</td>
</tr>
<tr>
<td>Volatile by weight of paint</td>
<td>29.5%</td>
<td>33.5%</td>
</tr>
<tr>
<td>Weight (lb/gal)</td>
<td>11.0</td>
<td>11.6</td>
</tr>
<tr>
<td>Water</td>
<td>-</td>
<td>0.5%</td>
</tr>
<tr>
<td>Coarse particles &amp; skins (total residue retained on 45 um sieve based on paint)</td>
<td>-</td>
<td>0.5%</td>
</tr>
<tr>
<td>Fineness of Grind (North Standard)</td>
<td>4</td>
<td>-</td>
</tr>
<tr>
<td>Viscosity at 25°C (Stormer-Krebs Units)</td>
<td>62</td>
<td>82</td>
</tr>
<tr>
<td>Zinc oxide (ZnO), by weight of pigment</td>
<td>34.0%</td>
<td>39.0%</td>
</tr>
<tr>
<td>Titanium Dioxide (TiO2), by weight of pigment</td>
<td>12.0%</td>
<td>14.5%</td>
</tr>
<tr>
<td>Chromium Trioxide (CrO3), by weight of pigment</td>
<td>20.0%</td>
<td>-</td>
</tr>
<tr>
<td>Phthalic Anhydride, by weight of non-volatile vehicle</td>
<td>23.0%</td>
<td>-</td>
</tr>
<tr>
<td>Flash Point</td>
<td>86°F</td>
<td>-</td>
</tr>
</tbody>
</table>

The percentages noted relate to mixture by weight. The paint shall dry set to touch within two hours and dry hard within 6 hours. No resin and resin derivatives shall be present in the paint. The paint shall show no evidence of cracking when subjected to a 1/8 inch Amandrel flexibility test.

708-05 STANDARD PAINT COLORS

SCOPE: This specification defines commonly used colors.

DEFINITIONS:

Color Reference Standard
Sage Green Paint Munsell 7.5 GY 5/4
Light Gray Paint Munsell 10B 6/1
Blue Paint Federal Color Standard 595, # 35177
Brown Paint Federal Color Standard 595, # 30111
Brown-Gray Paint: Federal Color Standard 595, # 36306
Dark Blue Paint: Federal Color Standard 595, # 15090
Textured Concrete Finish Paint: Federal Color Standard 595, # 36440

Assistance in providing definitions for other colors is offered by the Materials Bureau.

**BASIS OF ACCEPTANCE:** The Engineer may require manufacturer’s certification that the color provided meets the requirements of this specification.

### 708-06 PAINT FOR GALVANIZED SURFACES

**SCOPE.** This specification covers the materials requirements for paints to be applied over galvanized surfaces.

**PAINT.** Paint shall be a two-coat system with an polyamide epoxy primer and an aliphatic urethane, suitable for exterior use. The paints shall have a VOC level below 340 g/L or 2.8 lb/gal, shall be produced by the same manufacturer, and the prime and top coat shall be compatible. The primer shall be specifically formulated for use over galvanized surfaces.

**BASIS OF ACCEPTANCE.** The material shall be accepted with the submission of the technical data sheets and the manufacturer’s certification ensuring compliance with this specification.

### 708-07 PAINT FOR ALUMINUM SURFACES

**SCOPE.** This specification covers the materials requirements for paints to be applied over aluminum surfaces not in contact with concrete.

**PAINT.** Paint shall be a two-coat system with an epoxy primer and an aliphatic urethane, suitable for exterior use. The paints shall have a VOC level below 340 g/L or 2.8 lb/gal, shall be produced by the same manufacturer, and the prime and top coat shall be compatible. The primer shall be specifically formulated for use over aluminum surfaces.

**BASIS OF ACCEPTANCE.** The material shall be accepted with the submission of the technical data sheets and the manufacturer’s certification ensuring compliance with this specification.

### 708-08 THRU 708-29 (VACANT)

### 708-30 WOOD PRESERVATIVE – CREOSOTE OIL

**SCOPE.** These specifications cover creosote used in the treatment of wood used for railroads and for utility poles.

**MATERIAL REQUIREMENTS.** Creosote used in the treatment of wood used by railroads and for utility poles shall conform to the requirements of AWPA’s User Categories UC3, UC4 and UC5 and the following P Standards:

<table>
<thead>
<tr>
<th>Type of Preservative</th>
<th>AWPA Standard</th>
</tr>
</thead>
<tbody>
<tr>
<td>Creosote</td>
<td>P1/P13 - Creosote Preservative</td>
</tr>
<tr>
<td>Creosote Solution</td>
<td>P2 - Creosote Solution</td>
</tr>
</tbody>
</table>

Method of application shall be in conformance with the AWPA’s T1 Processing and Treatment Standard. Minimum net retention shall be as required for material in contact with soil.

**BASIS OF ACCEPTANCE.** Creosote will be accepted on the basis of a material certification ensuring compliance with this specification and with AASHTO Standard Specification M-133 *Preservatives and Pressure Treatment Processes for Timber.*

**708-31 WOOD PRESERVATIVE – WATERBORNE**

**SCOPE.** These specifications cover waterborne wood preservatives used in the treatment of piles, timber, and lumber.

**MATERIAL REQUIREMENTS.** Waterborne preservative used in the treatment of piles, timber and lumber shall conform to the requirements of AWPA’s User Categories UC1, UC2, UC3, UC4 and UC5 and with the P5 Standard. The method of application shall be in accordance with the T1 Processing and Treatment Standard. Minimum net retention shall be as required for material in contact with soil.


Treatment of wood materials with Chromated Copper Arsenate is limited according to the September 2008 Reregistration Eligibility Decision for Chromated Arsenicals, issued by the US Environmental Protection Agency.

**BASIS OF ACCEPTANCE.** Waterborne wood preservatives will be accepted on the basis of a material certification ensuring compliance with this specification and with AASHTO Standard Specification M-133 *Preservatives and Pressure Treatment Processes for Timber.*

**708-32 WOOD PRESERVATIVE – OIL-BORNE**

**SCOPE.** These specifications cover oil-borne wood preservatives used in the treatment of timber and lumber.

**MATERIAL REQUIREMENTS.** Pentachlorophenol Solvent A, Copper Naphthenate, and Bis (Tri-n-Butyltin) Oxide shall conform to American Wood Protection Association Standards P8 and P9 (Standards for Solvents and Formulations for Organic Preservatives Systems).

Oil-borne wood preservatives shall be applied in conformance with the Use Category Designations UC3, UC4, or UC5 of the U1 User Specification for Treated Wood Standard of the American Wood Protection Association. The method of application shall be in accordance with the T1 Processing and Treatment Standard. Minimum net retention shall be as required for material in contact with soil.

Treatment of wood materials with Chromated Copper Arsenate is limited according to the September 2008 Reregistration Eligibility Decision for Chromated Arsenicals, issued by the US Environmental Protection Agency.

**BASIS OF ACCEPTANCE.** Oil-borne wood preservatives will be accepted on the basis of a material certification ensuring compliance with this specification and with AASHTO Standard Specification M-133 *Preservatives and Pressure Treatment Processes for Timber.*

**SECTION 709 - REINFORCING STEEL**

**709-01 BAR REINFORCEMENT, GRADE 60**
SCOPE. This specification covers the material requirements for deformed billet steel and deformed rail steel reinforcing bars used in portland cement concrete. Plain and deformed steel for the fabrication of spirals is included.

MATERIALS REQUIREMENTS

A. Deformed Bar Reinforcement. Steel reinforcing bars shall be deformed billet steel bars meeting the requirements of ASTM A615, Grade 60, or deformed rail steel bars meeting the requirements of ASTM A996/996M, Grade 60.

B. Spirals. Spirals shall be plain wire meeting the requirements of ASTM A82, or plain or deformed bars in coils or cut lengths, meeting the requirements of ASTM A615, Grade 60.

When specified the spirals shall be epoxy coated in accordance with the applicable requirements of '709-04 or '709-08.

BASIS OF ACCEPTANCE. Bar reinforcement and spirals will be accepted on the basis of the manufacturer's name and location appearing on the Department’s Approved List and a material certification that specifies the product conforms to this specification. Buy America requirements apply.

709-02 WIRE FABRIC FOR CONCRETE REINFORCEMENT

SCOPE. This specification covers the material requirements for wire fabric reinforcement used in portland cement concrete pavement, precast concrete products and other concrete construction.

MATERIALS REQUIREMENTS. Wire fabric reinforcement shall conform to the requirements of either ASTM A185 or ASTM A497, exclusive of the portions pertaining to rejection, retests and rehearing, except as indicated on the plans, in the proposal or as modified herein.

The weld shear test will not be required for acceptance of wire fabric for concrete pipe.

BASIS OF ACCEPTANCE. Welded wire fabric for concrete reinforcement will be accepted on the basis of the manufacturer's name and location appearing on the Department’s Approved List and a material certification that specifies the product conforms to this specification. Buy America requirements apply.

709-03 (VACANT)

709-04 EPOXY-COATED BAR REINFORCEMENT

SCOPE. This specification covers bar reinforcement with protective epoxy coatings applied by the electrostatic spray method.

MATERIAL REQUIREMENTS

A. Bar Reinforcement. Steel reinforcing bars shall conform to the requirements of §709-01, Bar Reinforcement, Grade 60 or §709-14, Bar Reinforcement, Grade 75.

B. Epoxy Coating Material. The epoxy coating material shall be an organic, powdered-epoxy resin that is applied by electrostatic methods.

Epoxy coating material shall be approved by the Materials Bureau. Detailed requirements and procedures for the acceptance of epoxy coating materials are available from the Materials Bureau. Upon approval of the product, the epoxy coating will be placed on a Department "Approved List" of
materials. The epoxy coating manufacturer shall supply written certification to the coating applicator that the coating material is the same as that approved by the Materials Bureau.

**C. Patching Material.** Patching or repair materials shall be supplied by the epoxy coating manufacturer. The patching material shall be compatible with the epoxy coating, inert in concrete, and suitable for use in making shop or field repairs.

**Coating Application**

**A. Coating Applicator.** The coating applicator's facilities shall be approved by the Materials Bureau. Applications for approval of facilities shall be made to the Materials Bureau by the coating applicator. Upon approval, the name and address of the coating applicator will be placed on the Department's list of Approved Applicators.

**B. Surface Preparation**

1. The surface of bars to be coated shall be blast cleaned in accordance with the Steel Structures Painting Council - Surface Preparation Specification No. 10 (SSPC-SP10), Near White Blast Cleaning. After blasting, the cleaned surface of the bar shall be defined by SSPC-Vis 1-89, Pictorial Standards A SP 10, B SP 10, or C SP 10, as applicable.
2. A suitable anchor pattern shall be produced by the cleaning media. A target profile of approximately (1/3) the coating thickness shall be considered suitable as an anchor pattern. Measurements shall be taken using a surface profile gage, or replica tape, approved by the Materials Bureau.
3. The powdered epoxy resin coating shall be applied to the cleaned surface as soon as possible after cleaning and before visible oxidation occurs. In no case shall more than 8 hours elapse between cleaning and coating.

**C. Coating Application.** The powdered epoxy resin coating shall be electrostatically applied to pre-heated bars, and cured in accordance with the recommendations of the coating manufacturer. The epoxy coating may be applied before or after fabrication (bending) of the reinforcement bars.

**D. Coating Thickness**

1. The epoxy coating shall be applied as a uniform, smooth coat. After curing, the coating thickness shall be 10 ± 2 mils.
2. Coating thickness shall be determined by taking measurements on a minimum of five coated bars from each production lot.
   Five spot measurements shall be obtained from evenly spaced locations along each side of the test bar (a minimum of 10 spot measurements per bar). A spot measurement is defined as the average of three individual readings obtained from three adjacent areas on the body, or on the deformations of the bar.
3. For acceptance purposes at least ninety (90) percent of all spot thickness measurements shall be 8 to 12 mils after cure, and no spot measurement of coating thickness shall be less than 8 mils or greater than 15 mils.
4. Coating thickness shall be measured by the method outlined in ASTM G12, except that the number and location of thickness measurements shall be in accordance with this specification. All magnetic gages shall be approved by the Materials Bureau.

**E. Continuity of Coating**
1. The coating shall be checked visually after cure for continuity. It shall be free from holes, voids, contamination, cracks and damaged areas.
2. The coating shall have not more than two holidays (pinholes not visible to the naked eye) in any 1 foot length of the coated bar. A 67.5 volt, 80,000 ohm, d-c holiday detector shall be used in-line to check the coating for holidays at all times during the application of epoxy protective coating. Bar reinforcement that is coated when the in-line detector is inoperative shall be automatically rejected.

**F. Coating Cure.** The coating applicator shall check each production lot to determine that the entire production lot of coated bars is in a fully-cured condition.

**G. Adhesion of Coating**

1. The adhesion of the coating shall be evaluated on a minimum of two bars from each production lot. The coated bar shall be bent 120 degrees (after rebound) around a mandrel of specified size as designated in Table 709-4. The bend shall be done at a uniformly slow rate and may take up to 45 seconds to complete. The bend test specimen shall be positioned so that the two longitudinal deformations are in a plane perpendicular to the mandrel radius. The test specimens shall be between 68°F and 86°F at the time of testing.
2. No cracking, disbondment, or other coating defect shall be visible to the naked eye on the outside, or on the inside radius of the bent bar.
3. If both test specimens show evidence of cracking or disbondment, the production lot represented by the samples shall be rejected.
   If only one of the two test specimens shows evidence of cracking or disbondment of coating, two additional random samples shall be tested. If the test results from both retests show no defects, the production lot represented by the samples shall be accepted. If the test results of either retest fails, the production lot represented by the samples will be rejected.

<table>
<thead>
<tr>
<th>TABLE 709-4 BEND TEST REQUIREMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bar Number</td>
</tr>
<tr>
<td>Mandrel Diam. (in.)</td>
</tr>
</tbody>
</table>

**NOTE:** Bar Numbers are bar sizes marked in eighths of inches

**SAMPLING AND TESTING**

**A. Lot Size.** For test purposes a production lot is the smallest number of reinforcement bars of the same type, heat and size as determined by the following requirements:

1. A lot shall not exceed a single order.
2. A lot shall consist of the number of bars as defined by the coating applicator, except that it shall not exceed the number of reinforcement bars coated within a single working shift.

**B. Quality Control.** The coating applicator shall be responsible for performing quality control and test. This will include inspection for compliance with the requirements of Coating Thickness, Continuity of Coating, and Coating Cure, and the testing required under Adhesion of Coating.

**C. Plant Inspection**

1. The Department reserves the right to have its authorized representative observe the preparation, coating, and testing of the reinforcement bars. The representative shall have free access to the plant. Any work done when access has been denied shall be automatically rejected.
2. If the representative elects, lengths of coated bars may be taken from the production run, on a random basis, for test, evaluation and check purposes by the Materials Bureau.

Repair of Coated Bars

**A. Repairs at the Coating Applicator’s Facility**

1. Repairs will not be allowed on epoxy-coated reinforcement bars that do not meet the requirements for Coating Thickness, Continuity of Coating, Coating Cure, or Adhesion of Coating. Reinforcement bars exhibiting any one of these defects shall be replaced, or stripped of epoxy coating, recleaned, and recoated in accordance with this specification.
2. All other damage that occurs from handling, or for other reasons, at the coating applicator's facility shall be repaired with patching material. All repairs shall be performed as soon as possible and before visible rust (oxidation) appears on the steel surface. All repairs shall be performed in accordance with the recommendations of the manufacturer of the patching material.
3. The coating applicator shall be responsible for repair to the coating due to damage at the coating applicator's facility.

**B. Repair at the Fabrication Facility**

1. The fabricator shall be responsible for repair to the coating due to damage during fabrication and handling at the fabricator's facility.
2. All coating damage due to fabrication, or handling, or for other reasons that occurs at the fabricator's facility shall be repaired with patching material.
3. Wherever bond loss or damaged areas of coating exist, they shall be cleaned and repaired. The cleaning shall remove loose or deleterious material, or both. In cases where rust is present it shall be removed by blast cleaning prior to repairs. The requirements of Surface Preparation, part 2a., shall apply.
4. Visible cracks, including hairline cracks without bond loss that occur due to fabrication of the bars, shall be repaired with patching material.
5. When coated bars are sheared, saw-cut, or cut by other means during the fabrication process, the exposed ends shall be coated with patching material.
6. All repairs shall be performed as soon as possible and before visible rust (oxidation) appears on the steel surface.

**HANDLING AND STORAGE.** All systems for handling coated bars shall have padded contact areas for the bars. All bundling bands shall be padded and all bundles shall be lifted with a strong back, multiple supports or a platform bridge so as to prevent bar to bar abrasion from sags in the bar bundle. The bars or bundles shall not be dropped or dragged.

Epoxy-coated bar reinforcement shall be stored above the ground on wooden or padded supports. Epoxy-coated bar reinforcement shall not be stored unprotected outdoors. All coated bars that are stored outdoors shall be protected from sunlight and moisture, using opaque waterproof covers. The covers shall be placed in a manner that will permit constant air circulation so as to minimize the formation of condensation on the epoxy-coated bar surface.

**BASIS OF ACCEPTANCE.** Epoxy-coated bar reinforcement, grade 60 or grade 75, will be accepted on the basis of the names and locations of the reinforcing bar manufacturer and the epoxy reinforcing bar applicator appearing on the Department’s Approved List and a material certification from the epoxy reinforcing bar applicator that specifies the product conforms to this specification. In addition, fabricated, epoxy-coated bar reinforcement will be supplied by a fabricator appearing on the Department’s Approved List, Fabricators for Epoxy-Coated Steel Reinforcing Bars. *Buy America requirements apply.*
709-05 STUD SHEAR CONNECTORS

SCOPE. This specification covers the material requirements for stud shear connectors used in bridge structures.

MATERIALS REQUIREMENTS. Steel used for the manufacture of stud shear connectors shall conform to the Specification for Steel Bars, Carbon, Cold Finished, Standard Quality, ASTM A108, UNS Designation G10100 thru G10200, either Semi-Killed, or Killed Deoxidation.

Stud shear connectors shall be furnished in the dimension shown on the Contract Plans.

BASIS OF ACCEPTANCE. Acceptance of this material will be based on the manufacturer’s certification of compliance with these specification requirements.

ASTM quality control tests shall have been made not more than six months prior to the date of manufacture of the studs.

709-06 LOW-RELAXATION PRESTRESSING STEEL, GRADE 270

SCOPE. This specification covers the material requirements for low-relaxation prestressing steel used in the fabrication of prestressed concrete units.

MATERIAL REQUIREMENTS. Low-relaxation prestressing steel shall conform to the requirements of ASTM A416M, Grade 270. Low-relaxation prestressing steel shall be free of dirt, oil, paint, mill scale, corrosion, coatings, lubricants, or any other foreign material that may prevent an acceptable bond between the steel and the concrete.

BASIS OF ACCEPTANCE. Low-relaxation prestressing steel will be accepted on the basis of the manufacturer's name and location appearing on the Department’s Approved List and a material certification that specifies the product conforms to this specification. Buy America requirements apply.

709-07 STONE CURB ANCHOR BARS

SCOPE. This specification covers the material requirements for stone curb bars used in bridge construction.

MATERIAL REQUIREMENTS. Anchor bars for Types F1, G1, M, R1, R2, S and T1 curbs shall meet the requirements of ASTM A615, Grade 60 or Grade 75, deformed billet-steel bars shall be galvanized in accordance with '719-01, Galvanized Coatings and Field Repair Methods, Type I. As an alternate to galvanizing, the bars may be treated with a protective epoxy coating. This coating shall be applied by either the electrostatic spray method of the electrostatic fluidized bed method, as specified in '709-04 Epoxy Coated Bar Reinforcement or in accordance with the applicable requirements of '705-14 Longitudinal Joint Ties.

BASIS OF ACCEPTANCE. The stone curb anchor bars will be accepted when on the basis of evaluation by the Engineer, the product complies with these specification requirements.

709-08 EPOXY COATED WIRE FABRIC REINFORCEMENT

SCOPE. This specification covers sheets of wire fabric reinforcement with protective epoxy coatings that are applied by the electrostatic spray method or electrostatic fluidized bed method.
MATERIAL REQUIREMENTS

A. Wire Fabric Reinforcement. Wire fabric reinforcement shall conform to the requirements of '709B02.

B. Epoxy Coating Material

1. The epoxy coating material shall be an organic, powered epoxy resin that is applied by electrostatic methods. Epoxy coating materials shall be approved by the Materials Bureau. Detailed requirements and procedures for the acceptance of epoxy coating materials are available from the Materials Bureau. Upon approval of the product, the epoxy coating will be placed on a Department Approved List of materials.
2. The epoxy coating manufacturer shall supply written certification to the coating applicator that the coating material is the same as that approved by the Materials Bureau.

C. Patching Material. Patching or repair materials shall be supplied by the epoxy coating manufacturer. The patching material shall be compatible with the epoxy coating, inert in concrete, and shall be suitable for use in making field repairs.

Coating Application

A. Coating Applicator. The coating applicator's facilities shall be approved by the Materials Bureau. Applications for approval of facilities shall be made to the Materials Bureau by the coating applicator. Upon approval, they will be placed on the Department's list of Approved Applicators For Epoxy Coated Wire Fabric Reinforcement.

B. Surface Preparation

1. The surface wire fabric to be coated shall be blast cleaned in accordance with the Steel Structures Paint Council - Surface Preparation Specification No. 10 (SSPC-SP10), near White Blast Cleaning. After blasting, the cleaned surface of the bar shall be defined by SSPC-Vis 1-89, Pictorial Standards A SP 10, B SP 10, or C SP 10, as applicable.
2. The powdered epoxy resin coating shall be applied to the cleaned surface as soon as possible after cleaning and before visible oxidation occurs. In no case shall more than 8 hours elapse between cleaning and coating.

C. Coating Application. The powdered epoxy resin coating shall be electrostatically applied in accordance with the recommendations of the coating manufacturer.

D. Coating Thickness. The epoxy coating shall be applied as a smooth, uniform coat. After curing, the coating thickness shall be a minimum of 4 mils. Coating thickness shall be controlled by taking measurements on a representative sample from each production lot. Coating thickness measurements shall be conducted by the method outlined in ASTM B499.

E. Continuity of Coating

1. The coating shall be checked visually after cure for continuity. It shall be free from holes, voids, contamination, cracks and damaged areas.
2. The coating shall not have more than two holidays (pinholes visible to the naked eye) in any 1 foot length of a coated single wire. A holiday detector shall be used, in accordance with the
manufacturer's instructions, to check the coating for holidays. Sharp edges at the welded intersection of the wires shall not be considered to be holidays.

**F. Coating Cure.** The coating applicator shall check each production lot to determine that the entire production lot of coated fabric is in a fully-cured condition.

**G. Flexibility of Coating**
1. The flexibility of the coating shall be evaluated on two representative sections of wire fabric from each production lot or two #16, Grade 60 reinforcing bars that have been coated simultaneously with the wire fabric. A representative wire from the wire fabric shall be bent 120 degrees (after rebound) around a pin or mandrel of 10 diameters or alternately, a reinforcing bar shall be bent 120 degrees around a 6 inch diameter pin or mandrel. Bending shall be done at a minimum rate and may take up to one minute to complete. The test specimens shall be a thermal equilibrium between 68°F and 86°F at the time of testing.
2. When examined by the naked eye, the outside radius of the bent wire or bar shall be free of cracks in the coating.

**TESTING AND SAMPLING**

**A. Lot Size.** For test purposes a production lot is the smallest number of sheets of wire fabric of the same style (gauge, spacing size) from a given manufacturer as determined by the following requirements:
1. A lot shall not exceed a single order, or delivered load of 1500 sheets, whichever is smaller.
2. A lot shall consist of the number of sheets as defined by the coating applicator except that it shall not exceed the number of sheets coated within a single working shift.
3. A lot shall consist of the number of sheets of mesh coated with the same batch or lot of epoxy.

**B. Quality Control.** The coating applicator shall be responsible for performing quality control and tests. This will include inspection for compliance with the requirements of Coating Thickness, Continuity of Coating and Coating Cure and the testing required under Flexibility of Coating.

**C. Plant Inspection.**
1. The Department reserves the right to have its authorized representative observe the preparation, coating and testing of wire fabric. The representative shall have free access to the plant. Any work done while access was denied will be rejected.
2. If the representative elects, samples of coated fabric may be taken from the production run, on a random basis, for test, evaluation and check purposes by the Materials Bureau.

**REPAIR.** Epoxy coated wire fabric reinforcement which does not meet the requirements of Coating Thickness, Continuity of Coating, Coating Cure or Flexibility of Coating shall not be repaired. Reinforcement with these defects shall be replaced or stripped of epoxy coating, recleaned and recoated in accordance with the requirements of this specification.

Any damage to the coated reinforcement, occurring at the coating applicator's facility shall be cleaned and repaired with patching material. The cleaning shall remove loose or deleterious material or both. If rust is present, it shall be removed by blast cleaning prior to patching.

**HANDLING.** All systems for coated wire fabric shall have padded contact areas, wherever possible. All bundling bands shall be padded and all bundles shall be lifted with a strong back, multiple supports or a platform bridge so as to prevent sheet to sheet abrasion from sags in the bundle. The sheets or bundles shall not be dropped or dragged.
BASIS OF ACCEPTANCE. Epoxy-coated wire fabric will be accepted on the basis of the names and locations of the welded wire fabric manufacturer and the epoxy applicator appearing on the Department’s Approved List and a material certification from the epoxy applicator that specifies the product conforms to this specification. Buy America requirements apply.

709-09 COLD-DRAWN WIRE FOR CONCRETE REINFORCEMENT

SCOPE. This specification covers the material requirements for cold-drawn wire for concrete reinforcement used in portland cement concrete pavement, precast concrete products and other concrete construction.

MATERIAL REQUIREMENTS. Cold-drawn wire shall conform to the requirements of either ASTM A82 or ASTM A496, exclusive of the portions pertaining to rejection, retests and rehearing, except as indicated on the plans or in the proposal.

BASIS OF ACCEPTANCE. Cold-drawn wire will be considered for acceptance on the basis of the Manufacturer's name appearing on the Approved List and certification in accordance with procedural directives of the Materials Bureau.

Alternately, cold-drawn wire from a Manufacturer not appearing on the Approved List may be considered for acceptance in stock lot quantities at manufacturing locations based on sampling and testing in accordance with procedural directives of the Materials Bureau.

709-10 MECHANICAL CONNECTORS FOR REINFORCING BAR SPLICES

SCOPE. This specification covers the material requirements for mechanical connectors for splicing reinforcing bars.

GENERAL. Mechanical connectors for use on epoxy coated reinforcing bars shall be epoxy coated. Mechanical connectors coated prior to installation shall be coated in conformance with the applicable requirements for epoxy coatings contained in 709-04, Epoxy Coated Reinforcement. Mechanical connectors coated after installation shall be coated with an epoxy repair material compatible with the reinforcing bar epoxy coating. The assembled connection on epoxy coated reinforcing bars shall have no exposed uncoated steel. Any damage to the epoxy on the mechanical connector or reinforcing bars shall be repaired with a compatible epoxy repair material.

Mechanical connectors used on Galvanized Bar Reinforcement shall be galvanized in accordance with §719-01 Galvanized Coatings and Repair Methods. Mechanical connectors for Stainless Steel Reinforcement shall be fabricated from any alloy of stainless steel that is on the Approved List for 709-13. Connectors must be made from the same alloy of stainless steel as the bars they are connecting.

MATERIAL REQUIREMENTS. Mechanical connectors will be tested for the following three parameters:

- The maximum slip, at 50% of the yield strength of the reinforcing bar, shall be 0.010 inch. At least 7% of the maximum slip shall have occurred on the first cycle.
- The maximum slip, at 90% of the yield strength of the reinforcing bar, shall be 0.018 inch.
- The tensile strength of the splice shall be at least 90% of the specified minimum tensile strength of the reinforcing bar.
BASIS OF ACCEPTANCE. Mechanical connectors for Reinforcing Bar Splices will be accepted on the basis of the manufacturer’s name and location appearing on the Department’s Approved List and a material certification that states the product conforms to this specification or, at the discretion of the Department, based on sampling and testing in accordance with the procedural directives of the Materials Bureau. Buy America requirements apply.

709-11 GALVANIZED BAR REINFORCEMENT

SCOPE. This specification covers bar reinforcement with a hot dipped galvanized coating. Bar reinforcement will be coated before or after bending, as required by the payment specification.

MATERIAL REQUIREMENTS

A. Reinforcing Steel. The material for the reinforcing steel shall meet the requirements of § 709-01 Bar Reinforcement, Grade 60 or §709-14, Bar Reinforcement, Grade 75.

B. Galvanizing. The bar reinforcement shall be galvanized in accordance with ASTM A767 Standard Specification for Zinc-Coated (Galvanized) Steel Bars for Concrete Reinforcement to a Class I Coating.

C. Embrittlement Testing. The coating applicator shall take the necessary precautions to prevent embrittlement by conforming to the requirements of ASTM A143 Standard Practice for Safeguarding Against Embrittlement of Hot-Dip Galvanized Structural Steel Products and Procedures for Detecting Embrittlement. The test for embrittlement shall be conducted by the coating applicator or his representative according to the bend test described in ASTM A615 Standard Specification for Deformed and Plain Billet-Steel Bars for Concrete Reinforcement. The coating applicator shall include one reinforcing bar test specimen at least 3 feet long for each lot for this testing. The test specimen shall have the same diameter as the lot members and shall be quenched, and galvanized in the same manner and at the same time as the bars whose characteristics it is intended to represent. If the test specimen cracks or otherwise fails the bend test, the entire lot it represents shall be rejected. For test purposes, a lot is any one of the following:

- Reinforcing bars of the same diameter comprising a single order
- A number of reinforcing bars of the same diameter identified as a lot by the coating applicator, providing the bars are all been coated within a single production shift
- One thousand reinforcing bars of the same diameter. Notwithstanding the above two, no lot shall exceed one thousand bars.

D. Identification. The Contractor shall coordinate the tagging and identification requirements for the project and for lot identification and shall provide a non-destructive metal tag system for bent reinforcing bars.

E. Inspection. The materials Bureau shall be notified 30 days prior to the beginning of the coating application. The Materials Bureau representative and any other Department authorized representative shall have free access to the plant for inspection. Work done while any Department representative has been refused access shall be automatically rejected.

If the Department representative so elects, preparation of the bars, quenching and coating shall be done in his presence. On a random basis, lengths of coated bars may be taken by the representative from the production run at the point of coating application for test, evaluation and check purposes.
F. Zinc Rich Paint. Zinc rich paint used for field repairs of galvanized coatings shall meet the following requirements:

X One application of the material shall provide a dry film thickness of 2 mils
X The dried fill shall have a minimum zinc dust content of 94% by mass
X The paint shall be compatible with the galvanizing and shall be inert in concrete
X The brand of material used shall be approved by the galvanizer.

BASIS OF ACCEPTANCE. The coating applicator shall furnish a Certificate of Compliance with each shipment of coated bars. The Certificate of compliance shall state the representative samples of the coated bars have been tested and that the test results conform to the requirements described herein. Test results shall be retained and made available, if requested. The Certificate of Compliance and the documentation required for uncoated reinforcement bars by '709-01 Bar Reinforcement, Grade 60 or §709-14, Bar Reinforcement, Grade 75, shall accompany each shipment to the job site.

709-12 (VACANT)

709-13 STAINLESS STEEL BAR REINFORCEMENT

SCOPE. This specification covers the material requirements for stainless steel reinforcing bars used in portland cement concrete.

MATERIAL REQUIREMENTS

Material Properties. The stainless steel shall meet the requirements of ASTM A955 and its designated grade, either 60 or 75. Alloys of stainless steel which meet all the testing and process requirements of ASTM A955 but are not listed in ASTM A955 Table 2 are acceptable if they meet the chemical requirements of ASTM A276, are either austenitic or austenitic-ferritic, and have a UNS designation beginning with either ‘S2’ or ‘S3’.

A) Deformed Bar Reinforcement - Steel reinforcement shall be deformed billet stainless steel bars or deformed billet stainless steel coils meeting the requirements of ASTM A955 and its designated grade, either 60 or 75.

B) Plain Rounds - Reinforcement when specified for dowels, structural ties, and supports shall be plain billet stainless steel bars or coils meeting the requirements of ASTM A955 and its designated grade, either 60 or 75.

C) Spirals – Spirals shall be plain or deformed stainless steel bars in coils or cut lengths meeting the requirements ASTM A955 and its designated grade, either 60 or 75.

BASIS OF ACCEPTANCE. Stainless steel bar reinforcement will be accepted on the basis of the manufacturer’s name and location and the fabricator’s name and location (where required) appearing on the Department’s Approved List and a material certification that states the product conforms to this specification or, at the discretion of the Department, based on sampling and testing in accordance with the procedural directives of the Materials Bureau. Buy America requirements apply.

709-14 BAR REINFORCEMENT, GRADE 75

SCOPE. This specification covers the material requirements for deformed billet steel reinforcing bars used in portland cement concrete. Plain and deformed steel for the fabrication of spirals is included.
MATERIAL REQUIREMENTS

Deformed Bar Reinforcement. Steel reinforcing bars shall be deformed billet steel bars meeting the requirements of ASTM A615, Grade 75.

BASIS OF ACCEPTANCE. Bar Reinforcement and spirals will be accepted on the basis of the manufacturer's name and location appearing on the Department’s Approved List and a material certification that specifies the product conforms to this specification. Buy America requirements apply.

709-15 GROUTED REINFORCING BAR SPLICE SLEEVES

SCOPE. This specification covers the material requirements for Grouted Splice Sleeves. The splice sleeve and the grout constitute a system, and both parts of the system will appear together on the Approved List.

MATERIAL REQUIREMENTS
Grouted splice sleeves may be made of plain steel, stainless steel, or steel with epoxy coating. Grouted splice sleeves made of plain steel shall not be used with epoxy coated reinforcement. Grouted splice sleeves will be tested for the following parameters using California Test 670. The total slip shall be a maximum of:

- #3 to #6 0.010 in.
- #7 to #9 0.015 in.
- #10 to #11 0.020 in.
- #14 0.025 in.
- #18 0.030 in.

The tensile strength of the splice shall be at least 125% of the yield strength of the reinforcing bar as tested according to ASTM A370.

In addition, the manufacturer shall submit test data as set forth in AASHTO LRFD 5.5.3.4 for grout-filled sleeves. The results shall show that the fatigue resistance of the splice meets the set criteria. The sample preparation, testing methodology, and data analysis shall all be conducted by a certified and independent laboratory using the same methodology as that used in NCHRP 10-35.

The grout shall be as supplied by the manufacturer of the splice sleeve, and shall be the same grout that appears on the Approved List.

BASIS OF ACCEPTANCE. Grouted Reinforcing Bar Splice Sleeve systems will be accepted on the basis of the manufacturer’s name and location appearing on the Department’s Approved List and a material certification that states the product conforms to this specification or, at the discretion of the Department, based on sampling and testing in accordance with the procedural directives of the Materials Bureau. Buy America requirements apply.

SECTION 710 - FENCE AND GUIDE RAIL

710-01 ALUMINUM FENCE FABRIC

SCOPE. This specification covers the requirements for aluminum alloy, chain link fence fabric.

MATERIAL REQUIREMENTS. Aluminum chain link fence fabric shall conform to the requirements of AASHTO M181, Chain Link Fence, Type III, except as modified herein.
**A. Wire.** The aluminum alloy wire shall be 6061-T94 conforming to the applicable chemical composition limits of ASTM B211.

**B. Mesh Size and Wire Diameter.** The size of the mesh and the wire diameter shall be 2 inches and 9 gage (0.148 inch) respectively unless otherwise specified in the plans or proposal.

**SHIPPING.** Fabric shall be furnished in a clean condition free of all foreign material, including oil, dust, film, etc.

**BASIS OF ACCEPTANCE.** Aluminum fence fabric will be accepted on the basis of a material certification that specifies the product conforms to this specification.

**710-02 GALVANIZED STEEL FENCE FABRIC**

**SCOPE.** This specification covers the requirements for galvanized steel chain link fence fabric.

**MATERIALS REQUIREMENTS.** Galvanized steel chain link fence fabric shall conform to the requirements of AASHTO M181, Chain Link Fence, Type I, except as modified herein.

**A. Mesh Size Coated Wire Diameter.** The size of the mesh and the coated wire diameter shall be 2 inches and 9 gage (0.148 inch) respectively unless otherwise specified in the plans or proposal.

**B. Zinc-Coating.** The 2 inch mesh shall be galvanized with a Class D coating (2 oz/sf) by the hot-dip process after weaving. When 1 inch mesh is specified, it shall be galvanized with Class D Coating (2 oz/sf) before weaving by the electrolytic process.

**SHIPPING.** Fabric shall be furnished in a clean condition free of all foreign material, including oil, dust, film, etc.

**BASIS OF ACCEPTANCE.** Galvanized steel fence fabric will be accepted on the basis of a material certification that specifies the product conforms to this specification. *Buy America requirements apply.*

**710-03 VINYL COATED STEEL FENCE FABRIC**

**SCOPE.** This specification covers the material requirements for Class A-Extruded Polyvinyl Chloride (PVC)-Coated Steel Fence Fabric, and Class B-Bonded Polyvinyl Chloride (PVC)-Coated Steel Fence Fabric.

**MATERIAL REQUIREMENTS.** Vinyl coated steel chain link fence fabric shall conform to the requirements of AASHTO M181, Chain Link Fence, Type IV, except as modified herein.

**A. Mesh Size.** The size of the mesh shall be 2 inches unless otherwise specified in the contract documents.

**B. Wire Diameter.** The wire diameter shall be as follows unless specified otherwise in the contract documents:

1. **Class A**- Extruded Polyvinyl Chloride (PVC)-Coated Steel shall have a 9-gage (0.148 inch) metallic coated core wire.
2. **Class B** - Bonded Polyvinyl Chloride (PVC)-Coated Steel shall have an 11-gage (0.12 inch) metallic coated core wire.

**C. Vinyl Coating.** The color of the vinyl coating shall be dark green unless shown otherwise in the contract documents. The Engineer shall have the option of approving an alternate color if the specified color is unavailable. An adhesion test is not required for coatings which are extruded or extruded and bonded.

**SHIPPING.** Fabric shall be furnished in a clean condition, free of all foreign material, including oil, dust, film, etc.

**BASIS OF ACCEPTANCE.** Vinyl-coated steel fence fabric will be accepted on the basis of a material certification that specifies the product conforms to this specification. *Buy America requirements apply.*

### 710-04 ALUMINUM COATED STEEL FENCE FABRIC

**SCOPE.** This specification covers the requirements for Aluminum Coated Chain Link Fence Fabric.

**MATERIAL REQUIREMENTS.** Aluminum coated steel fabric shall conform to the requirements of AASHTO M181, Chain Link Fence, Type II, except as modified herein.

**Mesh Size and Coated Wire Diameter.** The size of the mesh and the coated wire diameter shall be 2 inches and 9 gage (0.148 inch) respectively unless otherwise specified in the contract documents.

**SHIPPING.** Fabric shall be furnished in a clean condition free of foreign material including oil, dust, film, etc. except that a methacrylate lacquer may be used to protect it under storage conditions.

**BASIS OF ACCEPTANCE.** Aluminum-coated steel fence fabric will be accepted on the basis of a material certification that specifies the product conforms to this specification. *Buy America requirements apply.*

### 710-05 COATED STEEL FENCE FABRIC, (95% ZINC 5% ALUMINUM - MISCHMETAL ALLOY)

This specification covers the requirements for coated steel fence fabric (95% zinc 5% aluminum - mischmetal alloy).

**MATERIAL REQUIREMENTS.** Coated steel fence fabric (95% zinc 5% aluminum - mischmetal alloy) shall conform to the dimensional and strength requirements of AASHTO M 181 Chain Link Fence Type I, except as modified herein.

**A. Mesh Size.** The size of the mesh shall be 2 inches unless otherwise specified in the contract documents.

**B. Coated Wire Diameter.** The size of the coated wire diameter shall be 9 gage (0.148 inch) unless otherwise specified in the contract documents.

**C. Coating.** The coating shall meet the requirements of ASTM F1345 Class 2 (1 oz/sf).

**SHIPPING.** Fabric shall be furnished in a clean condition, free of all foreign material including oil, dust, film, etc.
BASIS OF ACCEPTANCE. Coated steel fence fabric will be accepted on the basis of a material certification that specifies the product conforms to this specification. Buy America requirements apply.

710-06 ROCK SLOPE NET AND WIRE MESH ASSEMBLIES

SCOPE. This specification covers the material requirements for the components for assembling a rock bolt generally used in reinforcing a rock slope or as part of a rock catchment system. The following materials are evaluated in this specification:

- 710.0601 – Rock Slope Net Assembly.
- 710.0602 – Rock Slope Wire Mesh Assembly.
- 710.0603 – Rock Slope Wire Mesh Drape Assembly.

MATERIAL REQUIREMENTS.

A. Rock Slope Net Assembly. Provide a fence consisting of a net fabricated from wire rope meeting the requirements of §710-27 Rock Slope Wire Ropes, Seam Rope for Wire Rope Rock Catchment Fence. The border rope of the net shall meet the requirements of §710-27 Rock Slope Wire Ropes, Net Supporting Wire Rope for Wire Rope Rock Catchment Fence. The mesh size of the net shall be 8 in. by 8 in. The net shall be diagonally woven.

B. Rock Slope Wire Mesh. Provide 11 gauge (1/8 in. diameter), single twisted, coated steel wire mesh, with Class 1 (Zn-5Al) coating conforming to ASTM F1345. The steel wire composing the mesh shall have a minimum tensile strength conforming to ASTM A817.

C. Rock Slope Wire Mesh Drape. Provide 11 gauge (1/8 in. diameter), 8 by 10 mesh type having a nominal mesh opening of 3 ¼ in. x 4 ½ in., galvanized steel wire mesh, conforming to ASTM A975, Style 1.

BASIS OF ACCEPTANCE. The Rock Slope Net Assembly will be accepted on the basis of a material certification that the product conforms to this specification.

The Rock Slope Wire Mesh will be accepted on the basis of a material certification that the product conforms to this specification.

The Rock Slope Wire Mesh Drape will be accepted on the basis of a material certification that the product conforms to this specification.

710-07 THRU 710-09 (VACANT)

710-10 STEEL AND IRON POSTS, RAILS, BRACES, AND FITTINGS FOR CHAIN LINK FENCE

SCOPE. This specification covers the requirements for steel and iron posts, rails, braces and fittings used in erecting chain link fence. The contractor shall have the option of supplying any one of the post sections shown on the Standard Sheets.

MATERIALS REQUIREMENTS. The following specifications cover the material requirements for each of the sections, fittings, and tension wires shown in the Post and Rail schedule on the Standard Sheets for Chain Link Fence:

A. Class A, Schedule 40 Pipe. Posts, rails and braces shall be standard weight Schedule 40 Pipe, manufactured in accordance with ASTM F1083, except that the protective coating system shall be as specified herein.
B. Class B, Steel Tubing. Posts, rails and braces shall be manufactured by one of the following methods with the steel conforming to ASTM A1011 or ASTM A1008 and A1011/A1011M with a minimum yield strength of 50,000 psi:

- Furnace butt welded, continuous welded
- Cold rolled and electric resistance welded
- Seamless

The tubing shall conform to the following dimensions:

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<th>Minimum Wall Thickness, inches</th>
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C. Class C, Rolled-Formed Shapes. Posts, rails and braces shall be roll formed shapes which meet the requirements of ASTM F1043.

D. H-Posts. H Posts shall be fabricated from hot-rolled steel sections which meet the requirements of ASTM F1043.

E. Fittings. Fittings shall be manufactured of weldable steel, malleable iron, cast steel, cast iron, or aluminum alloy.

1. Weldable Steel. Weldable steel shall be commercial quality or better, produced by one of the following processes: Open-Hearth, Electric Furnace, or Basic Oxygen.

2. Malleable Iron. Malleable Iron shall conform to the requirements of '715-09.

3. Cast Iron. Cast iron shall conform to the requirements of '715-05.

4. Cast Steel. Cast steel shall conform to the requirements of '715-02.

5. Aluminum Alloy. Aluminum alloy shall meet the material requirements of '710-11.

Fittings other than aluminum fittings in contact with galvanized surfaces shall be galvanized in accordance with '719-01, Type II. Fittings in contact with aluminum surfaces shall be made of aluminum alloy or be aluminum coated in accordance with '719-03.

F. Tension Wire. Tension wire shall meet the requirements of ASTM A641M, as modified herein. The wire shall be a no. 7 gage minimum 0.177 ± 0.004 inch in diameter, having a minimum tensile strength of 80,000 psi, with a minimum galvanized coating of 0.7 oz/sf or a minimum aluminum coating of 0.3 oz/sf.

Protective Coating Systems. Posts, rails and braces shall be coated with a protective coating system conforming to one of the following depending on structural member.

A. Class A Schedule 40 Pipe; Class B Steel Tubing
1. **Galvanized Coatings.** Galvanized both inside and out in accordance with ASTM F1083.

2. **Combined Coatings**

   a. **External surfaces.** The external surfaces shall be coated with the following combined coating system:

      (1) **Hot Dip Galvanizing.** The external surface shall be hot-dip galvanized with ASpecial High Grade® or AHigh Grade® slab zinc conforming to ASTM B6. The weight of the coating shall be a minimum 0.9 oz/sf.

      (2) **Chromate Conversion Coating.** Chromate conversion coating shall be specifically designed for use as a pretreatment of galvanized surfaces. The coating shall be applied prior to the application of the thermoplastic acrylic coating at the manufacturer’s recommended rate.

      (3) **Clear Coating.** A thermoplastic acrylic or cross linked polyester coating shall be applied with a minimum dry film thickness of 0.3 mils.

   b. **Internal Surfaces.** The internal surfaces of the pipe or tubing shall be coated with one of the following:

      (1) **Zinc rich coating.** The zinc rich coating shall contain not less than 87% zinc dust by weight and shall be capable of providing galvanic protection. The minimum coating thickness shall be 0.3 mils.

      (2) **Cross linked polyester coating containing a corrosion inhibitor**

      (3) **Hot-dip galvanized coating.** The hot-dipped galvanized coating shall average not less than 0.35 oz/sf and no single specimen shall show less than 0.25 oz/sf.

B. **Class C Roll Formed Shapes and H Posts.** All surfaces shall be hot-dip galvanized in accordance with the requirements of ’719-01, Type I.

C. **Class A Schedule 40 Pipe; Class B Steel Tubing; Class C Roll Formed Shapes, H-Posts.**

   1. **Aluminum with Chromate Coatings.** All surfaces shall be given a hot-dipped 99% pure aluminum, Type II coating. The aluminum coating shall average 0.66 oz/sf and no single specimen shall show less than 0.61 oz/sf when tested in accordance with ASTM A428. The coating shall meet the adherence and quality requirements of ’719-03. The aluminum coated surfaces shall be given a colorless chromate chemical treatment. The external surfaces shall be given a colorless protective resin coating to protect the material from abrasion in shipment and storage.

   2. **Mischmetal Alloy Coating (95% Zinc 5% Aluminum).** Coating shall meet the requirements of ASTM F1043 Protective Coatings on Steel Framework for Fences Type C, except the coating weight shall be 1.0 oz/sf.
BASIS OF ACCEPTANCE. Steel and iron posts, rails, braces, and fittings for chain link fence will be accepted on the basis of a material certification that specifies the product conforms to this specification. 

Buy America requirements apply.

710-11 ALUMINUM POSTS, RAILS, BRACES AND FITTINGS FOR CHAIN LINK FENCE

SCOPE. This specification covers the requirements for aluminum posts, rails, braces and fittings to be used in erecting chain link fencing.

MATERIAL REQUIREMENTS. Posts, Rails, Braces and Fittings shall conform to the following materials specifications, alloy, temper and dimensional requirements in Table below.

BASIS OF ACCEPTANCE. Aluminum posts, rails, braces and fittings for chain link fence will be accepted on the basis of a material certification that specifies the product conforms to this specification.

<table>
<thead>
<tr>
<th>Material</th>
<th>Material Spec.</th>
<th>Alloy &amp; Temper</th>
<th>Dimensions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fabric Ties</td>
<td>715-04</td>
<td>5052-H-38, 1100-H18 or 3003-H14</td>
<td>0.144 in. nom.dia.or 1/2 in. wide x 0.06 in. thick</td>
</tr>
<tr>
<td>Top &amp; Bottom Tension Wires</td>
<td>715-04</td>
<td>6061-T94</td>
<td>0.192 in. nom. dia.</td>
</tr>
<tr>
<td>Hog Rings</td>
<td>715-04</td>
<td>6061-T94</td>
<td>0.110 in. nom. dia.</td>
</tr>
<tr>
<td>stretcher Bars</td>
<td>715-04</td>
<td>6061-T6 or 6063-T6</td>
<td>1/4 x 3/4 in.</td>
</tr>
<tr>
<td>Truss Rods</td>
<td>715-04</td>
<td>6061-T6 or 6063-T6</td>
<td>3/8 in. nom. dia.</td>
</tr>
<tr>
<td>Cast Tumblers</td>
<td>715-03</td>
<td>356.0-T6</td>
<td></td>
</tr>
<tr>
<td>wrought Turnbuckles</td>
<td>715-04</td>
<td>6061-T6 or 6063-T6</td>
<td></td>
</tr>
<tr>
<td>Brace &amp; stretcher Bands</td>
<td>715-04</td>
<td>3003-H14 or 6063-T6</td>
<td>1/8 x 7/8 in.</td>
</tr>
<tr>
<td>Carriage Bolts</td>
<td>715-04</td>
<td>2024-T4</td>
<td></td>
</tr>
<tr>
<td>Brace Ends &amp; Rail Ends</td>
<td>715-03</td>
<td>356.0-T6, 360.0, D712.0, or ZG 61A-T5</td>
<td>-</td>
</tr>
<tr>
<td>Expansion Sleeves</td>
<td>715-04</td>
<td>6063-T6 or 6063-T832</td>
<td>See Note 1</td>
</tr>
<tr>
<td>Nuts</td>
<td>715-04</td>
<td>2024-T4 or 6061-T6</td>
<td>-</td>
</tr>
<tr>
<td>Line Posts</td>
<td>715-04</td>
<td>6063-T6</td>
<td>Sched. 40 pipe 2 in. diam.</td>
</tr>
<tr>
<td>Post Tops</td>
<td>715-03</td>
<td>356.0-F, 360.0, D712.0, or ZG61A-T5</td>
<td>-</td>
</tr>
<tr>
<td>Top Rails</td>
<td>715-04</td>
<td>6063-T6</td>
<td>Sched. 40 pipe 1/4 in. diam.</td>
</tr>
<tr>
<td>Brace Rails</td>
<td>715-04</td>
<td>6063-T6</td>
<td>Sched. 40 pipe 1/4 in. diam.</td>
</tr>
</tbody>
</table>

NOTE: 1. Modified Schedule 40 pipe, 1 1/2 in. nom. diam., 1.69 in. Inside Diameter, 0.078 in. Minimum Wall Thickness, 6 in. long.

710-12 PLASTIC COATED POSTS, RAILS, BRACES AND FITTINGS FOR CHAIN LINK FENCE

SCOPE. This specification covers the requirements for plastic coated posts, rails, braces and fittings used for erection of chain link fencing.

MATERIAL REQUIREMENTS. Posts, rails, braces, fittings, and accessories shall comply with the requirements of ’710-10, except for the galvanized coatings. Post, rails, braces, fittings and accessories
shall be resin-clad with either an epoxy modified ply (vinyl chloride), or a thermoplastic polyester resin. The coating shall have a minimum thickness of 7 mils and shall be of the same color as the fabric.

**Fabrication Requirements.** The epoxy modified poly (vinyl chloride) coating shall be chemically bonded to heated pipe, fittings, etc., or the fitting and pipe, etc., shall be clad with a heavy molecule, saturated, linear thermoplastic polyester resin applied by electrostatic spray and fusing or equal method. Each length of pipe shall be sealed with two snug-fitting polyethylene plug-type seals to prevent condensation and eliminate internal corrosion.

**BASIS OF ACCEPTANCE.** Plastic-coated posts, rails, braces, and fittings for chain link fence will be accepted on the basis of a material certification that specifies the product conforms to this specification. Buy America requirements apply.

### 710-13 WOOD AND TIMBER POSTS AND TIMBER BLOCKOUTS

**SCOPE.** This specification covers wood posts used as witness posts, timber posts, and blockouts used in guiderail construction.

**MATERIALS REQUIREMENTS.** Wood posts, timber posts, and timber blockouts shall comply with the requirements of '712-14, Stress Graded Timber and Lumber, except that not every timber blockout in the lot need be branded, provided that approximately 10% of the blockouts are branded, and that the unbranded blockouts are visually similar, as determined by the engineer, to the branded blockouts. Using the clean wood properties of ASTM D2555, the bending stress (Modulus of Rupture) shall not be less than 4000 psi. They shall be surfaced on four sides and the dimensions shall be actual or nominal as indicated on the plans. If the dimensions are indicated to be nominal, the actual dimensions provided shall be in accordance with current trade practice. Surface dried redwood, red cedar, cypress or black locust may be used untreated. Other lumber including douglas fir, pine, oak, birch, apple, and beech may also be used but shall be pressure treated in accordance with '708-31, Wood Preservative-Water Borne after all the holes have been drilled and all other woodworking operations have been performed. Bituminous preservative treatments will not be permitted. Before using, the Contractor shall submit to the Engineer, for approval, information as to the species of timber to be used and method of preservative treatment to be employed.

**BASIS OF ACCEPTANCE.** Wood and timber posts and timber blockouts will be accepted on the basis of a material certification that specifies the product conforms to this specification.

### 710-14 GALVANIZED STEEL BARRIER POSTS

**SCOPE.** This specification covers galvanized steel posts used as guiderail and median barrier posts, I-beam posts for existing guide railing and median barrier, and required soil plates, Anchor Post Base, and slip impact bases.

**MATERIAL REQUIREMENTS.** Galvanized steel barrier post shall conform to the following:

- **Galvanizing:** 719-01 Galvanized Coatings and Repair Methods, Type I
- **Steel:** ASTM A36

**Posts.** Steel posts used as guiderail and median barrier posts or I-beam posts for existing guide railing and median barrier, shall be fabricated from steel conforming to the ASTM A36 shape specified on the standard sheet for the guide railing or median barrier being utilized.
Soil Plates, Slip Impact Bases, and Other Post Components. Soil plates, slip impact bases, and other post components shall be fabricated from steel conforming to the dimensions shown on the standard sheet for the guide railing or median barrier being utilized.

FABRICATION. Guiderail and median barrier posts or I-beam posts for existing guide railing and median barrier shall be fabricated with all required welding, punching, drilling, or cutting of the post or any component of the post completed prior to galvanizing. Welding shall be done in accordance with the requirements of the New York State Steel Construction Manual, except that radiographic inspection of shop welds will not be required.

BASIS OF ACCEPTANCE. Galvanized steel barrier posts will be accepted on the basis of a material certification that specifies the product conforms to this specification. Buy America requirements apply.”

710-15 AND 710-16 (VACANT)

710-17 CORRUGATED BEAM GUIDE RAILING END TERMINAL (ENERGY-ABSORBING)

SCOPE. This specification covers the material and performance requirements for energy-absorbing corrugated beam end terminals.

MATERIALS REQUIREMENTS. All metal components and hardware shall be new and galvanized to meet or exceed the requirements of §719-01 Galvanized Coatings and Repair Methods, Type I.

BASIS OF APPROVAL. End Terminal systems tested before December 31, 2010 shall be either NCHRP 350 approved or MASH approved. Systems tested after December 31, 2010 shall be MASH approved. End terminals acceptable at TL-3 will also be acceptable at TL-2.

Manufacturers or material suppliers desiring to have products considered for inclusion on the Approved List shall prepare and submit copies of drawings, specifications, test reports, and Federal Acceptance Letters to the Director of the Materials Bureau. Upon approval, the name of the manufacturer and the product will be placed on the Approved List.

BASIS OF ACCEPTANCE. Corrugated Beam End Terminals (Energy-Absorbing) will be accepted at the contract site on the basis of the manufacturer’s name and product brand name appearing on the Approved List, conformance to the appropriate Materials Details Sheets, and the manufacturer’s certification that the product delivered is in conformance with these specifications.

710-18 HPBO (Mod.) CORRUGATED BEAM GUIDE RAILING END TERMINAL (ENERGY ABSORBING)

SCOPE. This specification covers the material and performance requirements for HPBO (Mod.) Corrugated Beam Guide Railing End Terminal (Energy-Absorbing).

MATERIALS REQUIREMENTS. All metal components and hardware shall be new and galvanized to meet or exceed the requirements of §719-01 Galvanized Coatings and Repair Methods, Type I.

BASIS OF APPROVAL. End Terminal systems tested before December 31, 2010 shall be either NCHRP 350 approved or MASH approved. Systems tested after December 31, 2010 shall be MASH approved. End terminals acceptable at TL-3 will also be acceptable at TL-2.

Manufacturers or material suppliers desiring to have products considered for inclusion on the Approved List shall prepare and submit copies of drawings, specifications, test reports, and Federal
Acceptance Letters to the Director of the Materials Bureau. Upon approval, the name of the manufacturer and the product will be placed on the Approved List.

**BASIS OF ACCEPTANCE.** Corrugated Beam End Terminals (Energy-Absorbing) will be accepted at the contract site on the basis of the manufacturer’s name and product brand name appearing on the Approved List, conformance to the appropriate Materials Details Sheets, and the manufacturer’s certification that the product delivered is in conformance with these specifications.

**710-19 HPBO (Mod.) CORRUGATED BEAM MEDIAN BARRIER END TERMINAL (ENERGY ABSORBING)**

**SCOPE.** This specification covers the material and performance requirements for HPBO (Mod.) Corrugated Beam Median Barrier End Terminal (Energy-Absorbing).

**MATERIALS REQUIREMENTS.** All metal components and hardware shall be new and be galvanized to meet or exceed the requirements of §719-01 Galvanized Coatings and Repair Methods, Type I.

**BASIS OF APPROVAL.** End Terminal systems tested before December 31, 2010 shall be either NCHRP 350 approved or MASH approved. Systems tested after December 31, 2010 shall be MASH approved. End terminals acceptable at TL-3 will also be acceptable at TL-2.

Manufacturers or material suppliers desiring to have products considered for inclusion on the Approved List shall prepare and submit copies of drawings, specifications, test reports, and Federal Acceptance Letters to the Director of the Materials Bureau. Upon approval, the name of the manufacturer and the product will be placed on the Approved List.

**BASIS OF ACCEPTANCE.** HPBO (Mod.) Corrugated Beam Median Barrier End Terminal (Energy-Absorbing) will be accepted at the contract site on the basis of the manufacturer’s name and product brand name appearing on the Approved List, conformance to the appropriate Materials Details Sheets, and the manufacturer’s certification that the product delivered is in conformance with these specifications.

**710-20 CORRUGATED BEAM GUIDE RAILING AND MEDIAN BARRIER**

**SCOPE.** This specification covers corrugated beam guide railing and median barrier including corrugated beams, posts, anchorage units and accessory hardware.

**MATERIAL AND FABRICATION REQUIREMENTS**

**General:** For new installations all components shall be new.

**Posts.** Posts shall meet the requirements of 710-14 Galvanized Steel Barrier Posts

**Beams, Terminal Sections and Hardware.** Corrugated beams, terminal sections and all hardware shall be fabricated in accordance with the details shown on the standard sheets. Bolt holes in the beam at the post hole and elsewhere, as necessary, shall be enlarged or slotted to permit expansion and contraction, and to facilitate erection. The beams shall be of uniform section and straight, unless shop curved beams are required by the plans or specifications. The edges shall be rolled to eliminate sharp edges. When shop curving of corrugated beams is required the radius of curvature shall be stamped into the base metal of the beam. The stamping shall be on the back, at or near both ends of the beam, and in a location where it will be visible to a worker after erection.

Beams and terminal sections shall be rolled from 12 gage (nominal thickness 0.105 inches -0.009 inch tolerance) or heavier sheet or coil stock. The sheet or coil stock shall be new billet open hearth, electric
furnace, or basic oxygen steel sheet. The minimum yield point and elongation of the steel used in the beam sections shall be 50,000 psi and 12% in 2 inch gage length respectively. Terminal sections, used for finishing-off or ornamental purposes, may be of mild steel, 33,000 psi yield point.

**Plates and Anchorage Units.** Plates and Anchorage Units shall be as detailed on the standard sheet for corrugated beam type guide railing and median barrier. They shall conform to ASTM A36.

**Splices and Post Bolts.** Splices and post bolts shall be made with flat, roundheaded, grippable, galvanized bolts, nuts, and washers conforming to the following, unless specified otherwise in the contract documents: Bolts ASTM A307 Grade A, Nuts ASTM A563 Grade A or better, and Washers ASTM F844. They shall be galvanized in accordance with the requirements of §719-01 Galvanized Coatings and Repair Methods, Type II (ASTM A153) unless another coating is specified.

Post bolts and the splice bolts shall be as detailed on the Standard Sheets.

**Fabrication Welding.** Fabrication welding shall be done in accordance with the New York State Steel Construction Manual, except radiographic inspection of shop welds will not be required.

**Galvanizing.** The rail element shall be galvanized in accordance with ’719-01, Galvanized Coatings and Repair Methods, Type I (ASTM A123) or Type IV (ASTM A653/653M) of the standard specifications, except that the minimum check limits for the weight of coating as determined by the triple spot and single spot tests for ’719-01, Galvanized Coatings and Repair Methods, Type IV (ASTM A653/653M), shall be 4 oz/ft^2^ and 3 oz/ft^2^ respectively, (total amount both sides of sheet). Posts, plates, and anchorage units shall be galvanized in accordance with ’719-01, Galvanized Coatings and Repair Methods, Type I (ASTM A123). Hardware shall be galvanized in accordance with ’719-01, Galvanized Coatings and Repair Methods, Type II (ASTM A153).

When beams are to be galvanized in accordance with ’719-01, Galvanized Coatings and Repair Methods, Type I (ASTM A123), they shall be blanked to the proper shape, fabricated and ready for assembly before galvanizing. No punching, drilling, cutting or welding will be permitted after galvanizing. When galvanizing in accordance with ’719-01, Galvanized Coatings and Repair Methods, Type IV (ASTM A653/653M), the beam may be fabricated, cut, punched or drilled from galvanized sheet or coil stock. The exposed edges resulting from this process do not have to be repaired or touched up in any way.

**BASIS OF ACCEPTANCE.** All components of the corrugated beam type guide railing and median barrier shall be accepted in accordance with directives issued by the Department.

**710-21 BOX BEAM GUIDE RAILING AND MEDIAN BARRIER**

**SCOPE.** This specification covers box beam guide railing and median barrier including the guide rail, posts, end assembly units and accessory hardware.

**MATERIAL REQUIREMENTS**

**General:** For new installations all components shall be new.

**Posts.** Posts shall meet the requirements of ’710-14 Galvanized Steel Barrier Posts.

**Rails.** Rails shall be cold-formed welded and seamless structural tubing. The rails shall conform to ASTM A500, Cold-Formed Welded and Seamless Carbon Steel Structural Tubing in Rounds and Shapes,
Grade B, except as modified below. Splice plates and plates welded to tubes for splice assemblies shall be Charpy V-Notch tested. Splice tubes need not be tested.

All rail shall be tested in accordance with ASTM E436 @Drop-Weight Tear Tests of Ferritic Steels® except as modified below.

The tests shall be done after all galvanizing and associated operations have been performed on the rail. The testing shall be conducted at a temperature of -0.4°F, without removing the galvanizing, on 2 x 9 inch specimens supported to achieve a 7 inch span.

The percent shear area will be determined by testing nine (9) specimens, three (3) from each of three (3) sides not containing a weld. The shear areas of the three specimens from the side with the lowest average shear area shall be disregarded and the final average based on the remaining six specimens. If the average percent shear area falls below 50, the material represented by these tests shall be rejected.

To facilitate acceptance and rejection of material the manufacturer of the structural shape shall, before galvanizing, identify the product with the steel heat number, or some number which is traceable to the heat number, and its own unique identification code. The identification method shall be such that it can be read after the structural shape is galvanized. The identification information shall be placed on the structural shape at intervals not to exceed 4 feet.

When shop curving of box beams is required, the radius of curvature shall be stamped into the base metal of the beam. The stamping shall be the vertical faces, at or near both ends of the beam, and in a location where it will be visible to a worker after erection.

No mill transverse welds will be permitted on the rail sections. Longitudinal welds shall be made by the resistance, gas shielded arc, submerged arc or plasma arc welded process; shall be sound, free from defects, and shall not be repaired. The welded joint, in cold-formed welded rail, shall have a minimum tensile strength specified for the railing when tested according to the tensile strap test of ASTM Method E8. All fabrication shall be done in accordance with the requirements of the Steel Construction Manual.

Rails shall be galvanized in accordance with ’719-01, Type I, Galvanized Coatings and Repair Methods. Slots and round holes may be subsequently drilled, punched, burned, or cut and regalvanized according to the paragraph below on @Regalvanizing Iron and Steel Using a Flame Sprayed Coating System®. This repair procedure shall also apply to curved rail sections and splice plates as required.

Regalvanizing Iron and Steel Using a Flame Sprayed Coating System. Those areas to be regalvanizing shall be blasted with silica sand or crushed garnet of such gradation that sand shall be mesh size # 20 to # 40 U.S. Standard Sieve with a minimum of 40% retained on a # 30 U.S. Standard Sieve. Pressure of not less than 75 psi shall be maintained at the blast generator.

A sample steel plate shall be blasted until the surface cannot be further cleaned or roughened. This plate shall be used for visual comparison and any areas that do not meet this standard as to roughness or cleanliness shall be reblasted.

The wire used in spraying shall be 1/8 or 3/16 inch diameter, zinc 99.0% purity. Air pressure at the Air Control Unit shall be 60 psi and there shall be no more than 35 feet of 3/8 inch I.D. hose between the Air Control Unit and the gun.

The metal coating shall be applied at a minimum thickness of 0.0045 inches. At least one coating shall be applied within 4 hours of blasting and the surface shall be completely coated within 8 hours of blasting.

The specified thickness of coating shall be applied in multiple layers and in no case shall less than two passes be made over every part of the surface.

Fasteners. Fasteners shall be galvanized and conform to the following unless specified otherwise in the contract documents. Bolts ASTM A307 Grade A, nuts ASTM A563 Grade A or better, and washers ASTM F844.
**FABRICATION.** Curved box beam guide rail or median barrier shall be shop bent or shop mitered in accordance with the following. At the fabricator’s option, the shop mitering process may be used instead of a shop bending process. However, shop bending may not be used in place of shop mitering.

1. **Shop Bent Box Beam Guide Railing.** Box beam guide rail installed on a curved alignment with a radius above 20 and up to 720 feet shall be shop bent prior to galvanizing. In order to achieve a smooth arc, the bend points shall be placed no farther apart than two feet when the radius is from 20 to 50 feet, no farther apart than three feet when the radius is between 50 and 150 feet, and no farther apart than four feet when the radius is 150 feet or greater.

2. **Shop Mitered Box Beam Guide Railing.** Box beam guide railing installed on a curved alignment with a radius of 20 feet or less shall be miter cut and welded in the shop prior to galvanizing. For radii less than 12 feet, the average spacing of the cuts shall be approximately 18 inches. For radii from 12 feet to 20 feet, the average spacing of the cuts shall not exceed 24 inches. Cut locations shall be adjusted as needed to avoid bolt holes and post brackets. After the miter cuts are completed, backer bars shall be tack welded to one side of the cut and the miter shall be closed to within a quarter of an inch (+ 0", -1/8") and butt welding performed in accordance with AWS D1.1. Section 3.

3. **Shop Bent Median Box Beam Barrier.** Box beam median barrier installed on a curved alignment with a radius above 30 and up to 1525 feet shall be shop bent prior to galvanizing. For radii between 30 and 60 feet, the bending shall be performed prior to cutting the slots for the post support paddles. In order to achieve a smooth arc, the bend points shall be placed no farther apart than 18 inches.

4. **Shop Mitered Box Beam Median Barrier.** Box beam median barrier installed on a curved alignment with a radius of 30 feet or less shall be miter cut and welded in the shop prior to galvanizing. For radii less than 12 feet, the average spacing of the cuts shall be approximately 18 inches. For radii of 12 feet or greater, the average spacing of the cuts shall not exceed 24 inches. Cut locations shall be adjusted as needed to avoid post support slots. After the miter cuts are completed, backer bars shall be tack welded to one side of the cut and the miter shall be closed to within a quarter of an inch (+ 0", -1/8") and butt welding performed in accordance with AWS D1.1. Section 3.

**BASIS OF ACCEPTANCE.** All components of the box beam guide railing and median barrier shall be accepted in accordance with directives issued by the Department.

**710-22 CABLE GUIDE RAILING**

**SCOPE.** This specification covers cable guide railing including cable, posts, anchorage units, and accessory hardware.

**MATERIAL REQUIREMENTS.** Cable Guide Railing shall conform to the following:

<table>
<thead>
<tr>
<th>Component</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Posts, Soil Plates</td>
<td>710-14 Galvanized Steel Barrier Posts</td>
</tr>
<tr>
<td>Reflectors</td>
<td>730-01 Aluminum Sign Panels</td>
</tr>
<tr>
<td>Reflective Sheeting</td>
<td>730-05 Reflective Sheeting</td>
</tr>
<tr>
<td>Cable</td>
<td>AASHTO M30 or ASTM A741 Type I Construction, Class A Coating</td>
</tr>
<tr>
<td>Anchor Angle, Anchor Post Base</td>
<td>ASTM A36</td>
</tr>
<tr>
<td>Bolts</td>
<td>ASTM A307 Grade A</td>
</tr>
<tr>
<td>Nuts</td>
<td>ASTM A563 Grade A</td>
</tr>
<tr>
<td>Washers</td>
<td>ASTM F844</td>
</tr>
</tbody>
</table>
**General:** For new installations all components shall be new.

**Cable End Assemblies.** Designs for a steel turnbuckle cable-end assembly or spring cable-end assembly not shown on the standard sheet or detailed in the plans shall be submitted for approval. Compensating devices must have a spring rate of $450 \pm 45$ lb/in and a total available "throw" of 6 inches minimum.

**Hook Bolts.** Hook bolts shall develop an ultimate pull open strength of from 450 lbs to 1000 lbs applied in a direction normal to the longitudinal axis of the post.

**Galvanizing.** The bolts, including the A36@ bolt used to mount the cable, nuts, washers, anchor rods, spring compensator components, steel turnbuckle cable end assembly, and all cast steel or malleable iron hardware, except the wedge shown in ADetail X@ on the standard sheet, shall be galvanized in accordance with the requirements of '719-01 Galvanized Coatings and Repair Methods, Type II, unless another coating is specified. The wedge shown in ADetail X@ shall be ungalvanized (black).

The anchor angles, and Anchor Post Base shall be galvanized in accordance with the requirements of '719-01 Galvanized Coatings and Repair Methods, Type I.

**Welding.** Welding shall be performed in accordance with the requirements of the New York State Steel Construction Manual, except radiographic inspection of shop welds will not be required.

**BASIS OF ACCEPTANCE.** Acceptance shall be based on the manufacturer's certification and in accordance with directives issued by the Department.

**710-23 STEEL BRIDGE RAILING**

**SCOPE.** This specification covers the material requirements for Steel Bridge Railing and its component parts.

**MATERIAL REQUIREMENTS.** Steel Bridge Railing materials shall conform to the following requirements:

<table>
<thead>
<tr>
<th>Piece</th>
<th>ASTM Designation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rail Tubes</td>
<td>A500 Grade B</td>
</tr>
<tr>
<td>Rail End Caps</td>
<td>A36 (A709 Grade 36)</td>
</tr>
<tr>
<td>Base Plates¹</td>
<td>A572 Grade 50 (A709 grade 50)</td>
</tr>
<tr>
<td>Anchor Studs</td>
<td>A325 or A449 Grade 1</td>
</tr>
<tr>
<td>Splice Bolts</td>
<td>A325 or A449 Grade 1</td>
</tr>
<tr>
<td>Round Head Bolts</td>
<td>A325 or A449 Grade 1</td>
</tr>
<tr>
<td>Nuts²</td>
<td>A563</td>
</tr>
<tr>
<td>Washers²</td>
<td>F436</td>
</tr>
<tr>
<td>Lock Washers</td>
<td>High Carbon Heat Treated Spring Steel: ASME B18.2</td>
</tr>
<tr>
<td>Anchor Plates</td>
<td>A36 (A709 Grade 36)</td>
</tr>
<tr>
<td>Plate Shims</td>
<td>A36 (A709 Grade 36)</td>
</tr>
<tr>
<td>Tube Rail Splices</td>
<td>A500 Grade B</td>
</tr>
<tr>
<td>Solid Rail Splices</td>
<td>A572 Grade 50 (A709 grade 50)</td>
</tr>
<tr>
<td>Angle¹</td>
<td>A572 Grade 50 (A709 grade 50)</td>
</tr>
<tr>
<td>Splice Plates</td>
<td>A572 Grade 50 (A709 grade 50)</td>
</tr>
</tbody>
</table>
Railing Post: A572 Grade 50 (A709 grade 50)
Tubular Posts: A500 Grade B

1. All post material, including base plates, shall be furnished to minimum Charpy V-notch toughness requirements as required by §715-01, under Charpy V-Notch Impact test.
2. Use the following nut and washers for the given bolt class:

<table>
<thead>
<tr>
<th>Bolt or Stud</th>
<th>NUT A563 (class &amp; Dimension style of nut)</th>
<th>Washer A563 Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class 4.6</td>
<td>5 H1</td>
<td>1 or 3</td>
</tr>
<tr>
<td>Class 8.8</td>
<td>10S HH</td>
<td>1 or 3</td>
</tr>
</tbody>
</table>

Beveled shims may be machined from the same type of metal as in the post base plates or may be cast from material conforming to the requirements of ’715-02, Steel Castings, or ’715-09, Malleable Iron Castings.

All rail, except bicycle and pedestrian rail, shall be tested in accordance with ASTM E436 - "Drop-Weight Tear Tests of Ferritic Steels", except as modified below.

The tests shall done after all galvanizing and associated operations have been performed on the rail. The testing shall be conducted at a temperature of 0°F, without removing the galvanizing, on 2 x 9 inch specimens supported to achieve a 7 inch span.

The percent shear will be determined by testing nine (9) specimens, three (3) from each of three (3) sides not containing a weld. The shear areas of the three specimens from the side with the lowest average shear area shall be disregarded and the final average based on the remaining six specimens. If the average percent shear area falls below 50% the material represented by these tests shall be rejected.

Splice plates and plates welded to tubes for splice assemblies shall be Charpy V-notch tested. Splice tubes need not be Charpy V-notch tested.

To facilitate acceptance and rejection of material, the manufacturer of the structural shape shall, before galvanizing, identify the product with the steel heat number, or some number which is traceable to the heat number, and its own unique identification code. The identification method shall be such that it can be read after the structural shape is galvanized. The identification information shall be placed on the structural shape at intervals not to exceed 4 feet.

**FABRICATION.** Bridge Railing shall be fabricated to the dimensions shown in the contract plans and in compliance with the specifications.

**A. Shop Drawings.** Shop drawings, when required by the contract documents, shall be provided in accordance with the requirements of the S.C.M., except that: 1) the drawings shall be submitted to the Engineer for review and approval and 2) the computed weights need not be shown.

**B. Welding.** Shop welding shall be performed only where specifically noted on the contract documents. Transverse welds shall not be permitted unless directly called for on the contract plans. All welding shall be done in accordance with the requirements of the SCM.

**C. Cutting.** All exposed flame cut surfaces shall have a surface roughness not to exceed 250, as defined by the ANSI standard specification B46.1. Grind all edges of Posts and Post Base Plates so that all sharp edges are removed.

**D. Bending.** Rails for curved structures shall be curved in the shop prior to galvanizing. To facilitate bending, rails may be heated to a temperature not exceeding 1200°F.
E. Galvanizing. Galvanizing shall conform to the requirements of '719-01, Galvanized Coatings and Repair Methods, Type I. All components of the railing, including anchor studs, nuts and washers, shall be galvanized. The rails, post assemblies, splices and all hardware shall be fabricated and ready or assembly prior to galvanizing.

All galvanized bolts and galvanized anchor studs shall have a Class 2A Thread. All galvanized nuts shall have a standard oversized tap to allow for the galvanizing on the bolts and nuts.

Shop galvanizing repair of uncoated areas will be permitted on localized areas. Repair of localized areas is limited to a total of 2 square inches on any post or rail. A post or rail which contains galvanizing defects totaling more than 2 square inches shall be stripped and regalvanized.

Shop repair shall be made in accordance with the methods given in '719-01.

The following areas will not require galvanizing repair: One 1/8 inch maximum dimension spot of tight flux remaining in the fusion line of any 7 inch length of weld after blast cleaning picking and galvanizing.

F. Brown Rail. When brown rail is specified, all components of the railing system shall be galvanized and then the visible portions of the system shall be painted in accordance with §657 Painting Galvanized and Aluminum Surfaces. Paint color shall be ‘Weathered Brown’ as defined by 708-05 Standard Paint Colors.

BASIS OF ACCEPTANCE. The manufacturer shall furnish the Department with three (3) certified copies of physical test and chemical analysis of the materials used in the manufacture of the railing. Check analysis may be made by the Department from delivered material.

Inspection will be performed in accordance with the provisions of the SCM, except that mill inspection will not be done.

Materials that do not bear the Inspector=s mark of acceptance shall not be accepted at the project site.

710-24 BOX BEAM GUIDE RAIL END ASSEMBLY, TYPE III; AND BOX BEAM MEDIAN BARRIER END ASSEMBLY, TYPE C

SCOPE. These specifications cover the material and quality requirements for Box Beam Guide Rail End Assembly Type III and Box Beam Median Barrier End Assembly, Type C. These end assemblies are manufactured articles requiring federal approval as Test Level 3 end terminals for box beam guide rail and median barrier. They function by absorbing energy either through crushing of fiberglass elements or by splitting the beam element at the corners of the box beam. When specified, these end assemblies are used to terminate the ends of box beam guide rails and box beam median barriers. Box Beam Guide Rail End Assembly Type III and Box Beam Median Barrier End Assembly, Type C are fabricated in accordance with these specifications, the manufacturer=s instructions, and the manufacturer=s drawings. They are available in two styles. These are Wyoming style and another style that uses a box beam splitting mandrel.

MATERIALS REQUIREMENTS.

A. GENERAL. Soil plates, struts, bearing plates shall meet the requirements of ASTM A36. All metal components shall be hot dip galvanized in accordance with '719-01, Galvanized Coatings and Repair Methods.

Reflective sheeting pre-mounted on a frangible material shall be provided by the manufacturer for the free end of the end assembly. If approaching traffic will be permitted on one side only, reflectorization shall consist of alternating reflectorized 4 inch yellow and non-reflectorized 4 1/2 inch black stripes oriented at a 45 degree angle, with the lower edge of the stripes near the traveled way to be used by the approaching traffic. The reflective material shall meet the requirements of
730-05, Reflective Sheeting, Class B. If approaching traffic will be permitted on both sides of the end assembly reflectorization shall be upward pointing chevrons of the same dimensions.

**B. END ASSEMBLIES USING CRUSHABLE FIBERGLASS ELEMENTS (WYOMING STYLE):** Materials used in the fabrication of the Box Beam Guide Rail End Assemblies Type III and Box Beam Median Barrier End Assembly, Type C (Wyoming style) shall conform with the following requirements:

- Wood and Timber Post Posts and Timber Blockouts
- Foundation Tubes, Nose Assembly, Outer Tube, Telescoping Section and Intermediate Spacer Block
- Fasteners, except shear bolts on posts 6, 7, & 8
- Shear bolts on posts 6, 7, & 8
- Rubber Pad
- Steel Posts, Shelf Angles, and other metal parts
- Galvanized Coatings and Repair Methods

The Cable Assembly shall consist of galvanized steel cable, 6 x 3/4 inch, with 3/4 inch threaded rod swaged to both ends.

The composite tube shall be MMFG Extren series 500 pulltruded fiberglass structural tubes and shall exhibit the following properties:

1. Composite tubing shall be manufactured using the pulltrusion process. Tubing shall be manufactured of glass fiber reinforced resin with a glass resin ratio of 50%. The resin shall be isophthalic polyester. Glass reinforcement shall include the following three varieties:
   - A. Surface mat shall be used on all exterior surfaces.
   - B. Continuous glass strand rovings shall be used internally.
   - C. Continuous strand mats shall be used internally.

2. The composite material shall exhibit the following minimum mechanical properties:
   - A. Ultimate Tensile Strength: Ultimate Tensile strength shall be longitudinally 30,000 psi and transversely 7000 psi measured from coupons. Bending strength of the full section shall be 20,000 psi.
   - B. Ultimate Compressive Strength shall be as given above except Transversely shall be 15,000 psi.
   - C. Ultimate Shear Strength shall be 4500 psi.
   - D. Modulus of Elasticity shall be 250,000 psi
   - E. Barcol Hardness shall be 50.

3. The energy dissipation properties of the alternate fiberglass epoxy composite tube shall be evaluated using static compressive testing. Each test specimen shall be 2.0 feet long with a 4 inch long tulip shape cut into one end of the test specimen. The test specimen shall be crushed statically at a rate of 4 inches per minute and the total crush length shall be not less than 1.0 foot. A minimum of three static compressive tests shall be conducted. The results of each test shall meet the following static energy dissipation properties:

   **First Stage Energy Absorber**
   - Average Crush Force: 18,000 \( \pm \) 2000 lbs
   - Maximum Compressive Force: 26,000 lbs
Allowable Compressive Force Variation \( \leq 2500 \) lbs
Second Stage Energy Absorber
Average Crush Force \( 41,000 \leq 3000 \) lbs
Maximum Compressive Force 55,000 lbs
Allowable Compressive Force Variation \( \leq 5000 \) lbs

C. END ASSEMBLIES USING BOX BEAM BURSTING MANDREL:

Materials used in the fabrication of the Box Beam Guide Rail End Assemblies Type III (BEAT) shall conform with the following requirements:

Mandrel Tube, Box Beam rail '710-21
Impact Head and components, including face plate, top and bottom plates,
lower and upper support boxes, Gussets 10 Ga. ASTM A36
Steel post, guide plates and mandrel support block, guisset plate, guide support,
bent and front guide plates, and all metal parts ASTM A36
Mandrel Plate shall be ASTM A514, with Brinell hardness number of 250, min.

Ordinary box beam guide rail and ordinary box beam median barrier included within the pay limits for the bursting style Type III End Assembly for guide rail and Type C End Assembly for median barrier shall conform to the same specifications as box beam guide rail to which the Type III or Type C bursting style end assembling is attached.

BASIS OF ACCEPTANCE. Box Beam Guide Rail End Assembly Type III and Box Beam Median Barrier End Assembly, Type C will be accepted at the site of the work by the Engineer on the basis of conformance of the delivered articles with the manufacturer=s drawings, and upon the manufacturer's certification of compliance with these specifications.

710-25 VACANT.

710-26 PLASTIC AND SYNTHETIC BLOCK-OUTS FOR HEAVY POST GUIDERAIL SYSTEMS

SCOPE. This specification describes plastic and synthetic material block-outs used to provide uniform offset distance from the corrugated beam rail to the heavy post.

GENERAL. The block-out shall have the same general dimensions as detailed in the Department Standard Sheets. The block-out shall not contain excessive voids that would compromise its physical strength. The material shall be designed for outdoor exposure and shall include chemical additives to resist UV degradation. If the product contains recycled materials, they shall be environmentally friendly and non-hazardous. Blocks shall contain no materials that will negatively affect their field performance, such as materials that absorb moisture.

BASIS OF ACCEPTANCE. Manufacturers or suppliers may submit their product for evaluation to the Director of the Materials Bureau. This submission shall include copies of drawings, specifications, test reports, the quality control procedure and Federal Acceptance Letters. At the Department=s discretion, the material will be evaluated for conformance to these specifications, and product samples will be tested in accordance with procedural directives of the Materials Bureau.

The product will be accepted at the job site based on its appearance on the Approved List. In addition, the contractor shall provide manufacturer certification that the supplied product has the same chemical composition, mechanical properties as the product used in the testing accepted for Federal
Approval. Modifications to this product are acceptable, provided the resulting product is an equivalent or of higher level of quality, and supporting documentation is provided.

**710-27 ROCK SLOPE WIRE ROPES**

**SCOPE.** This specification covers the material requirements for the components for wire ropes generally used in a rock catchment system. The following materials are evaluated in this specification:

- 710.2702 – Rock Slope Wire Ropes, Seam Rope for Wire Rope Rock Catchment Fence.
- 710.2703 – Rock Slope Wire Ropes, Tieback Restraining Cable for Wire Rope Rock Catchment Fence.
- 710.2704 – Rock Slope Wire Ropes, Anchor Cable for Wire Rope Rock Catchment Fence.
- 710.2705 – Rock Slope Wire Ropes, Seam Rope for Wire Mesh Slope Protection

**MATERIAL REQUIREMENTS.** Provide material in accordance with TABLE 710-27A Rock Slope Wire Ropes.

<table>
<thead>
<tr>
<th>Rock Slope Wire Rope</th>
<th>Rope/Cable</th>
<th>Minimum Diameter</th>
<th>Minimum Breaking Strength</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wire Ropes for Wire Rope Rock Catchment Fence</td>
<td>Net Supporting Wire Rope</td>
<td>5/8 in. (6x19 construction)</td>
<td>37 kips</td>
</tr>
<tr>
<td></td>
<td>Seam Rope</td>
<td>5/16 in. (7x7 construction)</td>
<td>9 kips</td>
</tr>
<tr>
<td>Tieback Restraining Cables</td>
<td>5/8 in. (6x19 construction)</td>
<td>37 kips</td>
<td></td>
</tr>
<tr>
<td>Anchor Cables (10 ft. min. length, equipped with heavy duty type thimbles)</td>
<td>3/4 in.</td>
<td>53 kips</td>
<td></td>
</tr>
<tr>
<td>Seam Wire for Wire Mesh Slope Protection</td>
<td>Seam Rope</td>
<td>5/16 in. (7 x 19 Galvanized Aircraft Cable)</td>
<td>10 kips</td>
</tr>
</tbody>
</table>

All wire ropes for the wire nets, supporting ropes, seam ropes and anchors shall be composed of steel wires individually galvanized before being woven into the ropes.

**BASIS OF ACCEPTANCE.** The Wire Ropes for Wire Rope Rock Catchment Fence will be accepted on the basis of a material certification that the product conforms to this specification.

The Seam Wire Rope for Wire Mesh Slope Protection will be accepted on the basis of a material certification that the product conforms to this specification.

**710-28 ANCHOR BOLTS FOR GUIDE RAILING AND MEDIAN BARRIER**

**SCOPE.** This specification covers the material requirements for anchor bolts.

**MATERIALS REQUIREMENTS.** Anchor bolts shall meet the requirements of ASTM A449. A hex nut and flat washer shall be supplied with each anchor bolt and their dimensions shall be as shown on the plans or Standard Sheets. The hex nut and flat washer shall be manufactured in accordance with ASTM A325. The nuts, washers, and the top 12 inches of the anchor bolts shall be galvanized in accordance with the requirements for Type II or Type V galvanizing as stated in section §719-01, Galvanized
Coatings and Repair Methods. The anchor bolt, nut and washer dimensions shall be as shown on the plans or Standard Sheets.

**SHIPPING.** Anchor bolts, hex nuts, and washers shall be shipped to the construction site at a time convenient to the masonry construction.

**BASIS OF ACCEPTANCE.** Anchor bolts will be accepted upon the manufacturer’s certification that they meet the requirements of this section.

**710-29 (VACANT)**

**710-30 RIGHT-OF-WAY FENCING**

**SCOPE.** These specifications cover the material requirements required for the construction of right-of-way fences comprised of (a) galvanized steel or aluminum coated steel fence fabric, and (b) posts, braces and hardware designed to support and retain the fencing.

**MATERIAL REQUIREMENTS**

**Fence Fabric.** Right-of-way fencing fabric shall conform to the requirements of ASTM A116 A-Zinc Coated (Galvanized) Steel Woven Wire Fence Fabric. The fabric shall be woven in accordance with Design Number 1047-6-9 or 1047-6-11 as shown in Table 1 of both ASTM A116. The weight of the coating on the Zinc-Coated (Galvanized) Fence Fabric shall conform to the coating weight requirements of Class 3 shown in Table 2 of ASTM A116.

**Fence Posts and Braces.** Posts and brace sizes shall be as indicated on the Standard Sheets. Steel line posts shall conform to the requirements of ASTM A702. Steel end, corner or intermediate post and braces shall conform to the requirements of Section 6.5 through Section 6.5.4 of ASTM A702; or the requirements for Class A, Schedule 40 Pipe or Class B, Steel Tubing of ’710-10.03 of the Standard Specifications. Posts and braces conforming to the requirements of ASTM A702 shall be galvanized in accordance with the requirements of ’719-01 Type I. Type A Schedule 40 Pipe and Type B Steel Tubing shall use one of the protective coating system specified in 7A of ’710-10.03.

Wood posts and braces shall be seasoned southern yellow pine, red (Norway) pine, spruce, douglas fir, hemlock, larch, or redwood. All wood posts and braces shall be pressure treated with a water-borne wood preservative conforming to the requirements of ’708-31. The wood posts shall be subject to inspection before and during treatment at the option of the Department. They shall be sound, free from loose knots or decay, and with no through checks on tops or butts. Posts shall be machine peeled to a smooth uniform appearance and free from all inner bark. The preservative pressure treatment shall be by the empty cell process in accordance with C5 of the American Wood-Preservers' Association Standards.

**Fittings.** Fittings shall be manufactured of weldable steel, malleable iron, cast steel, cast iron, or aluminum alloy. Fittings other than aluminum shall be galvanized in accordance with the requirements of ’719-01 Type II.

**Fasteners.** Bolts, nuts, and washers shall conform to the following, unless specified otherwise in the contract documents:

<table>
<thead>
<tr>
<th>Bolts</th>
<th>ASTM A307</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nuts</td>
<td>ASTM A563 Grade A or better</td>
</tr>
<tr>
<td>Washers</td>
<td>ASTM F844</td>
</tr>
</tbody>
</table>
The fasteners shall be galvanized in accordance with the requirements of '719-01 Type II.

**Gates.** Gates shall be constructed of Class A Schedule 40 Pipe conforming to '710-10 welded at all corners or assembled with corner fittings. The size of the pipe used to fabricate the gate shall be as shown on the Standard Sheets. When corner fittings are used the gates shall have truss rods of minimum 3/8 inch diameter to prevent sag or twist. Gate leaves shall have vertical intermediate bracing so that no vertical members are more than 8 feet apart. Gate leaves over 10 feet shall have a truss rod of 3/8 inch minimum diameter even if the corners are welded. The fence fabric used on the gate shall conform to the fence fabric in the remainder of the fence.

**A. Hinges.** Hinges shall be weldable steel, cast steel, or malleable iron 180° offset industrial type. The hinges shall not twist or turn under the action of the gate. The gate shall be able to be opened by one person. The hinges shall be galvanized in accordance with the requirements of '719-01 Type I.

**B. Latches.** Latches, stops, and keepers shall be provided for all gates. Latches for single leaf gates may be a forked latch type. Double leaf gates shall have a plunger bar type latch arranged to engage a stop. Latches shall be capable of being locked and the Contractor shall provide a lock with triplicate keys for each gate. Keepers shall consist of a mechanical device for securing the free end of a gate when in the full open position.

**C. Gate Posts.** Gate posts shall conform to the dimensions shown on the Standard Sheets. Steel gate posts shall be fabricated from either Class A Schedule 40 Pipe or Class B Steel Tubing conforming to the requirements of '710-10. Wood gate posts shall be made from wood conforming to the requirements for wood posts and braces as specified in A Fence Posts and Braces.

**BASIS OF ACCEPTANCE.** Right-of-way fencing will be accepted on the basis of a material certification that specifies the product conforms to this specification. *Buy America requirements apply.*

**SECTION 711 - CONCRETE CURING MATERIALS AND ADMIXTURES**

**711-01 FIBERS FOR CONCRETE REINFORCEMENT**

**SCOPE.** This specification covers the material requirements for fibers for concrete reinforcement.

**MATERIAL REQUIREMENTS.** Synthetic, fibrillated fibers, specifically engineered and manufactured for use as secondary concrete reinforcement meeting ASTM C1116 Type III.

**BASIS OF ACCEPTANCE.** Acceptance will be based on the product name and manufacturer appearing on the Department’s Approved List and material certification that states the product conforms to this specification.

**711-02 QUILTED COVERS (FOR CURING)**

**SCOPE.** These specifications cover cotton mats to be used for curing Portland Cement concrete pavements and bases, and concrete structures.
GENERAL. The mats shall consist of a filling material of cotton Abat® or Abats® covered with unsized cloth, and tufted or stitched to maintain the shape and stability of the unit under job conditions of handling.

MATERIALS REQUIREMENTS

Cotton. Cotton cloth covering shall weigh not less than 6.3 ounces per square yard and shall have an average of not less than 32 threads in warp and not less than 28 threads in filling, having a minimum average breaking strength (grab method) of 60 pounds in the warp and of 60 pounds in the filling. The weight of the cotton cloth covering shall not fall below the specified weight by more than 5 percent. The raw materials used in the manufacture of the cotton cloth shall be raw cotton, cotton comber waste, cotton card strip waste, or combination thereof. The other physical characteristics of the cloth shall be equal to those in such material for industrial purposes.

Burlap or Jute. Burlap or jute covering for cotton mats shall weigh not less than 6.7 ounces per square yard and shall have not less than 8 threads per 1 inch of warp and not less than 8 threads per 1 inch of filling. It shall be the grade known commercially as Afirsts® and shall be free from avoidable imperfections in manufacture and from defects or blemishes affecting the serviceability. A tolerance in weight of minus 5 percent will be permitted.

Filling Material. The filling material for the mats shall be cotton bat, or bats, made of raw cotton, cotton waste, cotton linters, or combinations thereof, and shall weigh not less than 12 ounces per square yard. The batting used shall not be lower in quality than a batting made of U. S. Standard Grade No. 3 Linters.

Thread

A. Tufting. The cotton thread for tufting shall be not less than 4-cord number 12's.

B. Sewing or Stitching. The thread used for all sewing or stitching shall be at least equivalent in size and strength to standard 3-cord number 30 cotton thread.

DIMENSIONS

A. Mats. Mats shall have a filler of 5 feet 9 inches in width and shall have a flap 6 inches or more in width, consisting of an extension of two thicknesses of the covering material, extending along one longitudinal edge of the mat. The length of the mats shall be 2 feet 6 inches greater than the width of pavement slab to be cured.

B. Tolerance. The length or width of the mats shall not be less than that specified by more than 2 percent.

FABRICATION

A. Covering Material. The covering material for each surface of the mat shall consist of two widths of cloth joined by a lapped seam or by a seam formed by superimposing the two widths and uniting them by one row of stitches. If the seam of the latter type, the edges shall be on the inside of the finished mat.

B. Filling. The cotton filling materials in the form of a bat or bats shall be held in place between the coverings by sewing or tufting all around the periphery of the mat within 1 inch of each of the four
edges of the filler, and by sewing or quilting longitudinally at intervals not greater than 4 inches, or by tufting at intervals both longitudinally and transversely, not greater than 3 inches. The sewing or tufting shall be sufficiently loose to permit substantially all of the surface of the mat to come in contact with a flat surface when in use, but not so loose as to permit the filling material to shift.

**C. Flap and Ends.** The flap shall be constructed by sewing the upper and lower covering together longitudinally within 1 inch of the outer edges of the flap. Along the edge of the mat opposite the flap, the filling materials shall be within 1 inch of the edges of the covering material, and the covering material shall be sewn together so as to enclose the filling material. The ends of the mats shall be finished by running an additional seam (i.e., a seam in addition to the seam holding the filling material in place) across the mats. This seam shall not be closer to the seam holding the filling material in place than 1/4 inch and not closer to the end of either covering than 1/2 inch, unless the ends of the mat are finished with an overlying or whip stitch, or in a manner which will not leave a raw edge.

**D. Stitching.** All longitudinal sewing or quilting shall average at least three stitches per 1 inch and shall have not less than five stitches in any 2 inches. All other sewing shall average six stitches per 1 inch and shall have not less than nine stitches in any 2 inches.

**BASIS OF ACCEPTANCE.** Quilted covers (for curing) will be accepted on the basis of a material certification that specifies the product conforms to this specification.

**711-03 PLASTIC COATED FIBER BLANKETS (FOR CURING)**

**SCOPE.** These specifications cover white plastic coated fiber blankets or white plastic coated absorbent synthetic fabric blankets.

**MATERIAL REQUIREMENTS.** The blankets shall conform to the test requirements of A.S.T.M. C171, for White burlap - polyethylene sheets, for Moisture Loss and Reflectance.

**BASIS OF ACCEPTANCE.** Application for approval of plastic fiber blankets shall be submitted to the Director, Materials Bureau. Upon approval, the name and manufacturer of the product will be placed on the Department's Approved List. Each roll of the blankets shall be marked with an indelible marking, every 10 feet, with the following.

X Manufacturer's name and/or logo
X Product name
X Meet ASTM C171, White Burlap - Polyethylene Sheets, for Moisture Loss and Reflectance

The product shall be accepted at the work site on the basis of the appearance of the name and manufacturer of the product on the Approved List and marking as required herein.

**711-04 POLYETHYLENE CURING COVER (WHITE OPAQUE)**

**SCOPE.** This specification covers the material requirements for polyethylene curing covers (white opaque) to be used for curing of Portland Cement concrete.

**MATERIAL REQUIREMENTS.** The blankets shall conform to the material requirements of AASHTO M171 (ASTM C171) for Polyethylene Film: White Opaque. Rolls shall be wound on serviceable handling members which extend beyond the edges of the roll, forming handles to facilitate applying the covers over concrete.
BASIS OF ACCEPTANCE. Each shipment shall be accompanied by the manufacturer's certificate attesting to the fact that the shipment meets the specified standards. Upon request, the manufacturer shall supply a record of the results of the prescribed tests as made on the samples.

711-05 MEMBRANE CURING COMPOUND

SCOPE. This specification covers white-pigmented and clear membrane curing compound material and quality requirements for spray application on surfaces of newly placed Portland Cement concrete.

GENERAL. Samples of membrane curing compound shall be submitted to the Materials Bureau by the manufacturer upon application for approval. Approved material shall be delivered to the work site in clean containers. The curing compound shall be agitated mechanically to a uniform consistency throughout the container immediately before use.

MATERIAL REQUIREMENTS

A. White Pigmented. The compound shall consist of finely ground white pigment and wax-free vehicle, ready mixed for immediate use without alteration. When applied to freshly placed damp concrete at the rate of one gallon per 150 square feet, the compound shall adhere and present a uniform white appearance and effectively obscure the original color of the concrete. The compound applied at the specified rate shall provide a curing compound displaying the following properties:

1. Drying. The compound shall produce a uniform coating at a minimum temperature of $40^\circ$F and shall dry track-free within 4 hours.

2. Permeability. The moisture loss through the membrane shall be no more than 0.04 grams per square centimeter of surface area after three days.

3. Reflectivity. The membrane shall have a reflectance value of 60 percent, minimum based on Magnesium Oxide as a standard.

4. Durability. The membrane shall remain intact for at least seven days before becoming powdery and non-adherent due to weathering.

B. Clear. The compound shall consist of a wax-free vehicle, ready mixed for immediate use without alteration containing a fugitive dye that will fade uniformly. When applied to freshly placed, damp concrete, at the rate of 1 gallon per 150 square feet, it shall provide a curing membrane displaying the following properties:

1. Drying. The compound shall produce a uniform coating at a minimum temperature of $40^\circ$F and shall dry tack-free within 4 hours.

2. Permeability. The moisture loss through the membrane shall be no more than 0.04 grams per square centimeter of surface area after three days.

3. Durability. The membrane shall remain intact for at least 7 days.

4. Fugitive Dye. The membrane-forming compounds with fugitive dye shall be readily distinguishable upon the concrete surface for at least 4 hours after application, but shall become inconspicuous within 7 days after application.
TESTS. The properties of a membrane curing compound shall be tested on laboratory specimens. Details of the tests may be obtained from the Materials Bureau.

BASIS OF ACCEPTANCE. The approval of the membrane curing compound shall be based upon tests performed by the Materials Bureau. Upon approval by the Materials Bureau, the name of the product will be placed on an Approved List. Such products shall then be accepted on the basis of the brand name labeled on the container.

711-06 BURLAP

SCOPE. This specification covers requirements for burlap for use in curing concrete.

MATERIAL REQUIREMENTS. Burlap shall conform to the requirements of AASHTO M182. The burlap shall be made from jute or kenaf and shall weigh 10 to 12 ounces per linear yard on a 40 inch basis. Burlap shall be cleaned and free from cuts, tears, uneven weaving and contaminants.

BASIS OF ACCEPTANCE. The burlap will be accepted on the basis of a visual inspection by the Engineer and weighing of a sample at the point of use.

711-07 FORM INSULATING MATERIALS FOR COLD WEATHER CONCRETING

SCOPE. This specification covers the material requirements for form insulating materials used for cold weather concreting operations.

GENERAL. Insulating materials shall be:
- Impervious to moisture penetration and absorption
- Uniform in thickness
- Durable
- Easy to apply
- Capable of maintaining consistent concrete temperature
- Be in good condition with no ragged or open edges, cracks or holes

MATERIAL REQUIREMENTS.

Insulation Blankets: Shall be clearly labeled with the manufacturer’s name and the material’s thermal resistivity (R value).

Foam Boards: Boards must be made of Expanded Polystyrene and shall be clearly labeled with the manufacturer’s name and the material’s thermal resistivity (R value).

Sprayed Foam: This product must meet the requirements of ASTM C1029.

BASIS OF ACCEPTANCE. The Contractor shall provide a material certification from the manufacturer that the insulating material meets the requirements of this specification and that the product R value is the same as labeled on the product.

711-08 ADMIXTURES
SCOPE. These specifications cover the material requirements for air-entraining, water-reducing and retarding, water-reducing (normal range and high range), and non-chloride accelerating admixtures used in the manufacture of Portland Cement concrete.

GENERAL. All admixtures shall be in liquid form having a consistency that flows readily. The admixtures shall not contain chemicals which, when mixed with concrete, produce a condition that is injurious to the quality and durability of the concrete or reinforcing steel. This applies specifically to compounds which, when used in manufacturing process, produce a significant amount of chloride ions in the final product. (Total chloride ion content shall be less than 1000 ppm.) Admixtures manufactured from carbohydrates such as sucrose (table sugar), glucose, and maltose when used alone will not be permitted.

MATERIAL REQUIREMENTS

Air-Entraining. The air-entraining agent shall entrain air in the concrete and the concrete containing an air-entraining agent shall conform to the following requirements:

A. Bleeding. The bleeding of the concrete made with the admixture under test shall not exceed that of concrete made with the reference admixture by more than 2 percentage points, the bleeding being computed as a percentage of the net amount of mixing water in each concrete. The net mixing water is the water in excess of that present as absorbed water in the aggregate.

B. Time of Setting. The initial time of setting of concrete containing the admixture under test shall not deviate from that of the concrete made with the reference admixture by more than ±1 hour and 15 minutes.

C. Compressive Strength. The compressive strength of concrete containing the admixture under test shall be not less than 90 percent of the control concrete, at the same air content, containing the reference admixture at 48 hours, 7 days and 28 days.

D. Resistance to Freezing and Thawing. The hardened concrete containing the admixture under test shall not exceed a weight loss of 4.0 percent in 25 cycles in a 10% NaCl solution.

E. Length Change. Length changes shall be based on initial measurements taken at the time of removal of the specimens from the molds and final measurements taken at the end of 14 days of air drying. The specimens shall be moist-cured for 14 days followed by 14 days of air drying. Length change shall not be greater than ± 20% of similar concrete containing the reference admixture.

Non-Chloride Accelerating Admixtures. Non-chloride accelerating admixtures shall conform to the requirements outlined in ASTM C494 for Type C or Type E admixtures.

Water-Reducing and Retarding Admixtures (ASTM TYPE D). The water-reducing and retarding admixtures shall reduce the quantity of mixing water required to produce concrete of a given consistency, and retard the setting of concrete. Concrete containing this admixture shall conform to the following requirements:

A. Water Reduction. The mixing water required for concrete containing the admixture under test shall be reduced at least 5.0 percent when compared to that of the reference concrete without the admixture under test.
B. Time of Setting. The initial set time of the concrete containing the admixture under test shall be increased by at least 50 percent when compared to that of the reference concrete without the admixture under test.

C. Compressive Strength. The compressive strength of the concrete containing the admixture under test, when compared to concrete without the admixture under test, shall be equal or greater at 48 hours, 7 days and 28 days.

D. Resistance to Freezing and Thawing. The hardened concrete containing the admixture under test shall not exceed a weight loss of 4.0 percent, in 25 cycles in a 10% NaCl solution.

E. Length Change. Length changes shall be based on initial measurements taken at the time of removal of the specimens from the molds and final measurements taken at the end of 14 days of air drying. Length change shall not be greater than ±35% of similar concrete containing the reference admixture.

Water-Reducing Admixtures (ASTM TYPE A). The water-reducing admixtures shall reduce the quantity of mixing water required to produce concrete of a given consistency. Concrete containing this admixture shall meet the requirements of the water reducing and retarding admixtures above except that the time of setting of the concrete containing the admixture under test shall not deviate from that of similar concrete without the admixture under test used as a reference by more than ±1 hour and 15 minutes.

Water-Reducing (High Range) Admixtures (ASTM TYPE F). The water-reducing (High Range) admixture shall reduce the quantity of mixing water required to produce concrete of a given consistency. Concrete containing this admixture shall conform to the following requirements:

A. Water Reduction. The mixing water required for concrete containing the admixture under test shall be reduced at least 12.0 percent when compared to that of the reference concrete without the admixture under test.

B. Time of Setting. The initial set time of the concrete containing the admixture under test when compared to that of the reference concrete shall not be more than 1 hour earlier nor 1 hour, 30 minutes later.

C. Compressive Strength. The compressive strength of the concrete containing the admixture under test when compared to concrete without the admixture under test shall be as follows:

<table>
<thead>
<tr>
<th>Age</th>
<th>Compressive Strength, minimum percent of control</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 day</td>
<td>140%</td>
</tr>
<tr>
<td>3 days</td>
<td>125%</td>
</tr>
<tr>
<td>7 days</td>
<td>115%</td>
</tr>
<tr>
<td>28 days</td>
<td>110%</td>
</tr>
</tbody>
</table>

The compressive strength of the concrete containing the admixture under test at any test age shall be not less than 100% of that attained at any previous age.

D. Resistance to Freezing and Thawing. The hardened concrete containing the admixture under test shall not exceed a weight loss of 4.0 percent in 25 cycles in a 10% NaCl solution.

E. Length Change. Length changes shall be based on initial measurements taken at the time of removal of the specimens from the molds and final measurements taken at the end of 14 days of air drying.
drying. The specimens shall be moist-cured for 14 days followed by 14 days of air drying. Length change shall not be greater than ± 35% of similar concrete containing the reference admixture.

**SAMPLING AND TESTING.** A one quart sample of admixture shall be submitted to the Materials Bureau by the manufacturer applying for approval, except that for Water-reducing (High Range) admixtures, two quarts will be required. The manufacturer shall submit information on the formulation of the product including the raw materials from which it is compounded, data from tests performed in accordance with these specifications and a description of the manufacturing process. Data from tests performed in accordance with ASTM C260 for air-entraining agents and ASTM C494 for water-reducing and retarding, water-reducing (normal range and high range), and non-chloride accelerating admixtures may be substituted.

The Department will test the submitted admixture sample according to written Department instructions. The test procedures are available from the Materials Bureau upon request.

The Department reserves the right to monitor the performance of any previously approved admixture. Samples of admixture may be taken from actual concrete operations and retested by the Materials Bureau.

**BASIS OF APPROVAL.** The approval of the admixture shall be based upon the submitted information and tests performed by the Materials Bureau. Upon approval by the Materials Bureau, the name of the product will be placed on the Approved List.

**BASIS OF ACCEPTANCE.** Admixtures will be accepted on the basis of the brand name appearing on the Approved List and the product containers plainly labeled with the brand name.

Any admixtures sampled from actual concrete operations and retested in the Materials Bureau shall give substantially the same results, at the same dosage rate, as the original tests. Any significant change will be cause for rejection of that material and may require a resubmission of the admixture by the manufacturer for a complete retest to determine specification compliance. The admixture may be withdrawn from the Approved List during the retest period.

**711-09 EMULSIFIED CARBON BLACK**

**SCOPE.** This specification covers the material requirements for Emulsified Carbon Black, which is used as a coloring agent in mortar or concrete.

**GENERAL.** The method of test shall conform to the requirements of AASHTO T 106, the standard method of test for compressive strength of hydraulic cement mortars.

**MATERIAL REQUIREMENTS.** Emulsified Carbon Black shall be a uniform colloidal dispersion of standard carbon black in a liquid medium. The air content of the concrete shall not be changed by more than 10% by addition of 2%, by weight of cement, of the dispersed carbon black. The ash content shall not exceed 3% by weight of the finished product. At least 25% of the commercial product shall be carbon black.

The Emulsified Carbon Black shall be stable and shall have the same effect on the air entrainment, after standing for a period of 28 days, as specified above.

The color produced on the broken surface after the seven day test shall be equal to that produced by a previously established standard of color.

The Emulsified Carbon Black shall show uniform dispersion in mortars or concrete when used in concentrations necessary to produce the desired pigmentation.
TEST. Test specimens shall be prepared as follows: Portland Cement Type 2 containing 2% by weight of Emulsified Carbon Black shall be used with standard Ottawa Sand to prepare 1:2.75 compressive cubes. The compressive strength of these cubes at the age of seven days and thereafter shall be not less that 85% of the strength of similar cubes with no pigment added.

BASIS OF ACCEPTANCE. This material will be considered for acceptance in stock lot quantities at manufacture of supply locations in accordance with procedural directives of the Materials Bureau.

711-10 FLY ASH

SCOPE. This specification covers the material requirements for fly ash when used as a partial replacement for Portland Cement in Portland Cement concrete.

MATERIAL REQUIREMENTS. Fly ash shall conform to the chemical and physical requirements for Mineral Admixture, Class F listed in AASHTO M 295 including Table 2 (except for Footnote A). Loss of Ignition shall not exceed 4.0%.

A. Storage. The fly ash shall be stored at its source of supply in weather-tight silos approved by the Director, Materials Bureau. All silos shall be completely empty and clean before fly ash is deposited therein unless the silo contains fly ash of the same type.

Fly ash remaining in bulk storage at the source of distribution terminal for a period greater than one year after completion of tests will be resampled and retested by the Materials Bureau before shipment or use. However, fly ash which has been in bulk storage at sources or distribution terminals more than two years from the time of original manufacture shall not be used.

B. Shipment. All shipments of fly ash shall be made in accordance with procedural directives issued by the Materials Bureau. Conveyances for bulk fly ash shipment shall be of a type approved by the Director, Materials Bureau. The compartments of all such conveyances shall be completely empty and clean before any fly ash is deposited therein.

C. Inspection and Testing. Inspection and testing shall be in accordance with procedural directives by the Materials Bureau. Tests for chemical and physical properties shall be in accordance with test methods stipulated by AASHTO M 295 as modified in test methods prescribed by the Materials Bureau.

Special Note. The Department will consider requests to evaluate alternate classes of fly ash, such as Class C or N. The Department's evaluation may include laboratory testing, field trials and other related work required to determine equivalency with specified materials, mix designs, and performance. Use of alternates is subject to approval by the Director, Materials Bureau.

BASIS OF ACCEPTANCE. Fly ash will be considered for acceptance at the source or terminal locations in accordance with procedural directives issued by the Materials Bureau.

711-11 MICROSILICA

SCOPE. This specification covers the material requirements for Microsilica (Silica Fume) for use in enhancing the performance properties of Portland Cement Concrete, shotcrete and other mixtures.

GENERAL. Supply Microsilica admixture in bulk form as a dry powder. When necessary for testing purposes, or in special placement situations, the admixture may be supplied in bags or barrels.
MATERIAL REQUIREMENTS. For approved list consideration, submit supporting documentation showing conformance with the standard and optional physical and chemical requirements of AASHTO M 307 SILICA FUME, and the following:

- Uniformity of Silicon Dioxide Content: Maximum $\pm 7.0\%$ variation between any two samples.
- Chloride Content: $0.20\%$ maximum (as determined by AASHTO T 260, Procedure B).
- Finessness: Undensified powder: 10% maximum percent retained on the No. 325 sieve (AASHTO T 192).

MONITOR SAMPLING. For monitor sampling of previously approved materials, follow the procedures directed in Materials Procedure 90-1 or Materials Method 10. The Department will monitor the product for conformity with the standard physical and chemical requirements of AASHTO M 307 at its discretion.

BASIS OF APPROVAL. Manufacturers or material suppliers desiring to have products considered for inclusion on the Approved List shall submit one 5 gallon sample of the admixture for each manufacturing or supply location to the Materials Bureau.

Provide a Quality Control report for each manufacturing or supply location. The report will be required prior to Department's evaluation of the product, and annually thereafter. Details of the Quality Control report are available from the Materials Bureau. If the material will be manufactured or supplied from multiple locations, identify each location separately. Submit a separate sample and Quality Control Report for each manufacturing or supply location.

Submit laboratory test results from a testing laboratory that is accepted by the Cement and Concrete Reference Laboratory (CCRL) indicating conformance to this specification. For each sample submitted for approved list evaluation, provide a certification declaring conformance to this specification, the production lot number, the date of manufacture, and the date tested. Clearly state the chemical and physical properties as required by AASHTO M 307, and the pH of the material. Provide supporting data, relative to these specifications, detailing the performance of the product when used in concrete mixtures. Provide a manufacturer's label clearly stating the product and manufacturer's name and a Material Safety Data Sheet for each product submitted for approved list evaluation.

The Department will test the submitted sample in accordance with these specifications and Department instructions. The review process requires a minimum of 30 calendar days. Test procedures are available from the Materials Bureau upon request. Upon approval, the name of the manufacturer and the product will be placed on the Approved List.

BASIS OF ACCEPTANCE. Each shipment will be considered for acceptance where it will be incorporated into the concrete. Acceptance will be based on the product name appearing on the Approved List, and a material certification indicating conformance to this specification. The Department reserves the right to monitor the performance of any previously approved Microsilica from concrete production. If the monitor test results indicate that the sampled product does not meet this specification, the concrete incorporating the product represented by the sample may be rejected.

711-12 GROUND GRANULATED BLAST- FURNACE SLAG

SCOPE. This specification covers the material requirements for ground granulated blast-furnace slag when used as a partial replacement for portland cement in portland cement concrete.

MATERIAL REQUIREMENTS. Ground Granulated Blast Furnace Slag (GGBFS) shall conform to the chemical and physical requirements for Grade 100 or 120, as classified in AASHTO M 302.
Storage. The ground granulated blast-furnace slag shall be stored at its source of supply in approved weather-tight silos. Facilities shall be provided for maintaining such silos under Department seal control when and as directed by the Materials Bureau. All silos shall be completely empty and clean before GGBFS is deposited therein unless the silo contains Department specification GGBFS of the same type.

GGBFS remaining in bulk storage at the mill and/or distribution terminal for a period greater than one year after completion of tests shall be resampled and retested before shipment. However, GGBFS which has been in bulk storage at mills and/or distribution terminals more than two years from the time of original manufacture shall not be used. No GGBFS stored by the Contractor over the winter shall be used until retested by the Materials Bureau.

SHIPPING. All shipments of ground granulated blast-furnace slag shall be made in accordance with procedural directives issued by the Materials Bureau. Conveyances for bulk shipment shall be of a type approved by the Department. The compartments of all such conveyances shall be completely empty and clean before any GGBFS is loaded therein.

INSPECTION AND TESTING. All inspection and testing shall be in accordance with procedural directives issued by the Materials Bureau. When required by the Materials Bureau, GGBFS shall be sampled by means of an automatic sampling device constructed so as to obtain continuous samples across the full stream of GGBFS and deliver such samples into a sealed container approved by the Materials Bureau.

Tests for chemical and physical properties shall be in accordance with test methods stipulated by AASHTO M 302.

BASIS OF ACCEPTANCE. Ground granulated blast-furnace slag will be considered for acceptance at mill or terminal locations in accordance with procedural directives issued by the Materials Bureau.

711-13 CALCIUM NITRITE BASED CORROSION INHIBITORS

SCOPE. This specification covers the material requirements for corrosion inhibitors used in the manufacture of Portland Cement Concrete.

GENERAL. The corrosion inhibitor shall consist of a calcium nitrite solution. The admixture shall not contain chemicals which, when mixed with concrete, produce a condition that is injurious to the quality and durability of the concrete or reinforcing steel.

MATERIALS REQUIREMENTS. The corrosion inhibitor shall consist of a calcium nitrite solution, containing 30 +/-2% calcium nitrite solids by weight and having a specific gravity of 1.27 +/-0.02. The corrosion inhibitor when used in the manufacturing process shall not produce a significant amount of chloride ions in the final product (Less than 1000 ppm, as determined by the Department). The pH shall be greater than 8.

SAMPLING AND TESTING. A two quart sample of admixture shall be submitted to the Materials Bureau by the manufacturer applying for approval. Along with the sample, the Manufacturer shall provide information to include the manufacturer's name and address, a copy of the product literature, material safety data sheets, and written certification stating that the material meets the physical and chemical requirements of this specification (711-13, Calcium Nitrite Based Corrosion Inhibitors).

The Department will test the sample for specific gravity and percent calcium nitrite in accordance with written Department instructions. The Sampling and testing procedure is available from the Materials Bureau upon request. Upon testing by the Materials Bureau, if the sample submitted is within tolerance, it will be placed on the Department's Approved List of Materials for corrosion inhibitors. In order to ensure
their quality, regular monitor sampling and testing will be performed at the point of use. The concrete batching facility is typically the point of use.

**BASIS OF ACCEPTANCE.** The initial approval of the admixture shall be based upon the submitted information and tests performed by the Materials Bureau. Upon approval by the Materials Bureau, the name of the product will be placed on the Approved List. Such products shall then be accepted on the basis of the brand name labeled plainly on the containers.

**711-14 HIGH REACTIVITY POZZOLAN**

**SCOPE.** This specification covers the material requirements for High Reactivity Pozzolan for use in enhancing the performance properties of Portland Cement Concrete, shotcrete and other mixtures.

**GENERAL.** Supply the High Reactivity Pozzolan admixture in bulk form as a dry powder. When necessary for testing purposes, or in special placement situations, the admixture may be supplied in bags or barrels.

**MATERIAL REQUIREMENTS.** For approved list consideration, submit supporting documentation showing conformance with the standard and optional physical and chemical requirements of AASHTO M 321 HIGH REACTIVITY POZZOLANS FOR USE IN HYDRAULIC CEMENT CONCRETE, MORTAR, AND GROUT, and the following:

- **Uniformity of Reactive Oxides:** Maximum ±7.0% variation between any two samples.
- **Chloride Content:** 0.20% maximum (as determined by AASHTO T 260, Procedure B).
- **Fineness:** 10% maximum percent retained on the No. 325 sieve (AASHTO T 192).

**MONITOR SAMPLING.** For monitor sampling of previously approved materials, follow the procedures directed in Materials Procedure 90-1 or Materials Method 10. The Department will monitor the product for conformity with the physical and chemical requirements of AASHTO M 321 at its discretion.

**BASIS OF APPROVAL.** Manufacturers or material suppliers desiring to have products considered for inclusion on the Approved List shall submit one 5 gallon sample of the admixture for each manufacturing or supply location to the Materials Bureau.

Provide a Quality Control report for each manufacturing or supply location. The report will be required prior to Departments evaluation of the product, and annually thereafter. Details of the Quality Control plan are available by contacting the Materials Bureau. If the material will be manufactured or supplied from multiple locations, identify each location separately. Submit a separate sample and Quality Control Report for each location.

Submit laboratory test results from a testing laboratory that is accepted by the Cement and Concrete Reference Laboratory (CCRL) indicating conformance to this specification. For each sample submitted for approved list evaluation, provide a certification declaring conformance to this, and the applicable AASHTO specification, the production lot number, the date of manufacture, and the date tested. Clearly state the chemical and physical properties as required by AASHTO M 321, and the pH of the material. Provide supporting data, relative to these specifications, detailing the performance of the product when used in concrete mixtures. Provide a manufacturer’s label clearly stating the product and manufacturer’s name and a Material Safety Data Sheet for each product submitted for approved list evaluation.

The Department will test the submitted sample in accordance with these specifications and Department instructions. The review process requires a minimum of 30 calendar days. Test procedures are available from the Materials Bureau upon request. Upon approval, the name of the manufacturer and the product will be placed on the Approved List.
BASIS OF ACCEPTANCE. Each shipment will be considered for acceptance where it will be incorporated into the concrete. Acceptance will be based on the product name appearing on the Approved List, and a material certification indicating conformance to this specification. The Department reserves the right to monitor the performance of any previously approved High Reactivity Pozzolan from actual concrete production. If the monitor test results indicate that the sampled product does not meet this specification, the concrete incorporating the product represented by the sample may be rejected.

711-15 MISCELLANEOUS SUPPLEMENTARY CEMENTITIOUS MATERIALS

SCOPE. This specification covers the material requirements for Miscellaneous Supplementary Cementitious Materials for use as a partial replacement for ordinary Portland cement (OPC) in enhancing the performance properties of Portland Cement Concrete, shotcrete and other mixtures.

GENERAL. Supply the Miscellaneous Supplementary Cementitious Materials in bulk form as a dry powder. When necessary for testing purposes, or in special placement situations, the admixture may be supplied in bags or barrels.

MATERIAL REQUIREMENTS. For approved list consideration, submit supporting documentation showing the beneficial use of the product relative to the enhancement of physical properties of concrete mixtures as per the requirements in Table 711-15-1:

<table>
<thead>
<tr>
<th>TABLE 711-15 - 1</th>
<th>PHYSICAL AND CHEMICAL PROPERTIES</th>
</tr>
</thead>
<tbody>
<tr>
<td>PROPERTY</td>
<td>REQUIREMENT</td>
</tr>
<tr>
<td>Fineness (AASHTO T 192)</td>
<td>10% maximum percent retained on the 45-µm (#325) sieve.</td>
</tr>
<tr>
<td>Compressive Strength (AASHTO T 22)</td>
<td>Set of 2 cylinders tested at 3, 7, 14, 28, and 56 days. At least two concrete test batches must contain 10% and 20% replacement for OPC and compare to a reference mixture containing 100% OPC. Compressive strength of each test batch must equal or exceed 85% of the reference batch @ 28 days.</td>
</tr>
<tr>
<td>Permeability (AASHTO T 277)</td>
<td>Avg. of 3 specimens sampled from each test batch described above. Total average charge passed must be ≤ than the reference batch @ 56 days.</td>
</tr>
<tr>
<td>Strength Activity Index (ASTM C 311)</td>
<td>85% minimum @ 28 days using 30% replacement for OPC.</td>
</tr>
<tr>
<td>Alkali Silica Reactivity (ASTM C441)</td>
<td>35% minimum reduction of mortar expansion @14 days using 10 and 20% replacement for OPC.</td>
</tr>
<tr>
<td>Reactive Oxides (Al₂O₃, + SiO₂ + Fe₂O₃) (AASHTO T105)</td>
<td>70% minimum.</td>
</tr>
<tr>
<td>Uniformity of Reactive Oxides</td>
<td>±7.0% maximum variation between any two samples.</td>
</tr>
<tr>
<td>Chloride Content (AASHTO T 260 Proc. B)</td>
<td>0.20% maximum.</td>
</tr>
<tr>
<td>LOI (ASTM C 311)</td>
<td>6.0% maximum.</td>
</tr>
<tr>
<td>SO₃ (ASTM C 311)</td>
<td>3.0% maximum.</td>
</tr>
<tr>
<td>Moisture Content</td>
<td>3.0% maximum.</td>
</tr>
</tbody>
</table>
MONITOR SAMPLING. For monitor sampling of previously approved materials, follow the same procedures as directed in Materials Method 10 for High Reactivity Pozzolans. The Department will monitor the product for conformity with the physical and chemical requirements at its discretion.

BASIS OF APPROVAL. Manufacturers or material suppliers desiring to have products considered for inclusion on the Approved List shall submit a sample of the admixture for each manufacturing or supply location to the Materials Bureau in accordance with Materials Method 10 (for High Reactivity Pozzolans). Provide a Facility Report for each manufacturing or supply location. The report will be required prior to Departments evaluation of the product, and annually thereafter. Details of the Facility Report outline are available by contacting the Materials Bureau. If the material will be manufactured or supplied from multiple locations, submit a separate sample and Facility Report for each location. Submit laboratory test results from a testing laboratory that is accepted by the Cement and Concrete Reference Laboratory (CCRL) indicating conformance to this specification. For each sample submitted for approved list evaluation, provide a certification declaring conformance to this specification, the production lot number, the date of manufacture, and the date tested. Clearly state the chemical and physical properties as required by this specification, and the pH of the material. Provide supporting data, relative to these specifications, detailing the performance of the product when used in concrete mixtures. Provide a manufacturer’s label clearly stating the product and manufacturer’s name and a Material Safety Data Sheet for each product submitted for approved list evaluation. The Department will test the submitted sample in accordance with these specifications and Department instructions. Test procedures are available from the Materials Bureau upon request. Upon approval, the name of the manufacturer and the product will be placed on the Approved List.

BASIS OF ACCEPTANCE. Each shipment will be considered for acceptance where it will be incorporated into the concrete. Acceptance will be based on the product name appearing on the Approved List, and a material certification indicating conformance to this specification. The Department reserves the right to monitor the performance of any previously approved cementitious material from actual concrete production. If the monitor test results indicate that the sampled product does not meet this specification, the concrete incorporating the product represented by the sample may be rejected.

SECTION 712 - MISCELLANEOUS

712-01 WATER

SCOPE. This specification contains the requirements for water used in Portland Cement concrete, mortar, concrete curing, treated subgrade, soil cement and for application to plants, seeded or sodded areas and planted areas.

MATERIAL REQUIREMENTS. Water used for mixing and curing Portland Cement concrete, mortar, treated subgrade and soil cement shall meet the requirements indicated in Table 712-1, Water. NYSDOT Test Method No. 712-01P shall apply to all Physical tests.

Water for curing concrete shall not contain any impurities in sufficient amount to cause discoloration or surface deterioration.
Water applied to seeded or sodded areas, plants or planted areas shall be free from oil, have a pH not less than 6.0 nor greater than 8.0 and shall be free from impurities injurious to vegetation.

**BASIS OF ACCEPTANCE.** Municipal water supplies are considered acceptable sources. Acceptance of questionable sources of water, as determined by the Regional Director or his/her representative, shall be determined by the Materials Bureau on samples taken by Department representatives.

<table>
<thead>
<tr>
<th>TABLE 712-1 WATER</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Content of Mortar, percent by volume</td>
<td>12.0 Max.</td>
</tr>
<tr>
<td>Soundness, Autoclave Expansion, percent</td>
<td>0.50 Max.</td>
</tr>
<tr>
<td>Compressive Strength, 7 day, 28 day (optional) percent of compressive strength of mortar cubes made with standard water</td>
<td>90 Min.</td>
</tr>
<tr>
<td>Time of Setting, Vicat Test, Initial Set, minutes</td>
<td>45 Min.</td>
</tr>
<tr>
<td>Final Set, hours</td>
<td>8 Max.</td>
</tr>
<tr>
<td>Presence of Oil, pH, AASHTO T26</td>
<td>None</td>
</tr>
<tr>
<td>Organic Solids, AASHTO T26, ppm</td>
<td>5.0 - 8.5</td>
</tr>
<tr>
<td>Total Inorganic Solids, AASHTO T26, ppm</td>
<td>200 Max.</td>
</tr>
<tr>
<td>Chloride Ion Content, ppm</td>
<td>2000 Max.</td>
</tr>
<tr>
<td>Sulphate Ion Content, ppm</td>
<td>500 Max.</td>
</tr>
</tbody>
</table>

**712-02 CALCIUM CHLORIDE**

**SCOPE.** This specification covers the material requirements for calcium chloride for use in dust control, stabilization, ice control and for other highway construction related purposes.

Calcium chloride material shall be either Type A - Solid Flake Calcium Chloride or Type B - Liquid Calcium Chloride Solution.

**MATERIAL REQUIREMENTS**

**Type A - Solid Flake Calcium Chloride.** Solid Flake Calcium Chloride shall meet the requirements of ASTM D98 and upon analysis shall show not less than 77.0% CaCl₂. The calcium chloride shall be supplied in the form of dry, loose flakes, pellets or granules and shall be fine enough to feed through the common types of spreaders used in roadwork. The Engineer reserves the right to reject any material that has become caked or otherwise damaged.

**Type B - Liquid Calcium Chloride Solution.** Liquid Calcium Chloride shall be supplied as a mixed solution which upon analysis shall show not less than 30.0% of CaCl₂.

**Equivalent Spreading Rates.** For purposes of these specifications 1.0 lb/sy of Type A, Solid Flake CaCl₂ is equivalent to 0.2 gal/sy of Type B, Liquid CaCl₂ Solution. These factors shall be used as the basis for determining other rates of application.

**PACKAGING, MARKING & SHIPPING**

**Type A - Solid Flake Calcium Chloride.** Solid Calcium chloride shall be packaged in moistureproof bags containing not more than 100 lbs each, or in airtight drums weighing not more than 450 lbs each, or it may be delivered in bulk in tank cars, covered hopper cars, or covered trucks. All bulk shipments that are to be stored and stockpiled on the job site shall be protected with
waterproof covers. The location and protection of stockpiled material shall be approved by the Engineer prior to shipment.

The name of the manufacturer, name of the product, net weight, and the percentage of calcium chloride (CaCl₂) guaranteed by the manufacturer shall be legibly marked on each container, except in the case of bulk shipments where the invoice shall be accepted as evidence of compliance with these requirements.

**Type B - Liquid Calcium Chloride Solution.** Liquid calcium chloride shall be delivered in bulk shipments on a supplied-and-applied basis. The delivery equipment shall be capable of applying the liquid solution at the specified rate(s). The delivery equipment shall be subject to approval by the Engineer and shall be equipped with suitable calibration devices to insure the correct rate of application. Each bulk shipment shall be accompanied with the manufacturer's invoice.

**BASIS OF ACCEPTANCE.** Calcium chloride will be accepted based on its use as follows:

**A. For dust control, ice control and other highway construction related purposes.** Type A and Type B calcium chloride will be accepted based on the Engineer's approval.

**B. For soil stabilization.** Type A and Type B calcium chloride will be accepted on the basis of the manufacturer's certification that the product conforms to the above specifications. The certification shall reference the number of containers shipped, or in the case of bulk deliveries, the invoice numbers associated with each delivery.

### 712-03 SODIUM CHLORIDE

**SCOPE.** This specification covers the material requirements for sodium chloride to be used as a soil admixture or deicing agent for maintenance.

**MATERIAL REQUIREMENTS.** Sodium chloride shall meet the requirements of ASTM D632, Sodium Chloride - Type 1, Grade 1.

Sodium chloride shall be packaged in moistureproof bags containing not more than 100 lbs each, or in airtight drums weighing not more than 450 lbs each, or it may be delivered in bulk in tank cars, covered hopper cars, or covered trucks. All bulk shipments that are to be stored and stockpiled on the job site shall be protected with waterproof covers. The location and protection of stockpiled material shall be approved, by the Engineer, prior to shipment.

**BASIS OF ACCEPTANCE.** Sodium chloride will be accepted based upon the Engineer's approval. The Department reserves the right to sample and test this material subsequent to delivery at the project site.

### 712-04 HYDRATED LIME

**SCOPE.** This specification contains the material requirements pertaining to Hydrated Lime.

**MATERIAL REQUIREMENTS.** Hydrated Lime shall meet the requirements of ASTM C207, Hydrated Lime for Masonry Purposes - Type NA or SA.

**BASIS OF ACCEPTANCE.** The manufacturer's certification shall constitute sufficient documentation for acceptance of this material at the site of the work. The Department reserves the right to sample this material to test for conformance to these specifications.
712-05 PRECAST CONCRETE RIGHT-OF-WAY MARKERS

SCOPE. This specification covers the material and fabrication requirements for precast concrete right-of-way markers.

MATERIAL REQUIREMENTS. The Material Requirements contained in §704-03 shall apply.

DRAWINGS. The Drawing requirements contained in §704-03 shall apply.

FABRICATION. The Fabrication requirements contained in §704-03, along with the following shall apply.

Precast right-of-way markers shall be fabricated to conform to the size and shape shown on the standard sheet unless otherwise shown on the plans.

SAMPLING AND TESTING. The Sampling And Testing requirements contained in §704-03 shall apply.

MARKING. The Marking requirements contained in §704-03 shall apply except as noted herein.

Markings shall be placed on the bottom end face of each unit such that they won’t be exposed to view after installation. Instead of marking the contract number on each unit they may be marked with “NYSDOT”.

FINAL PRODUCTION INSPECTION. The Final Production Inspection requirements contained in §704-03 shall apply.

SHIPPING. The Shipping requirements contained in §704-03 shall apply.

BASIS OF ACCEPTANCE. The Basis of Acceptance requirements contained in §704-03 shall apply.

712-06 EXPENDABLE IMPACT ATTENUATOR

SCOPE. This specification covers the material and performance requirements for expendable impact attenuators.

MATERIALS REQUIREMENTS. Expendable Impact Attenuator components shall meet the following requirements:

Impact attenuators that use liquid or other materials as a filler or to provide ballast will be evaluated for potential environmental impacts and/or seasonal limitations. Impact attenuators will be approved for use in shielding an object of a maximum width as specified in the Approved List, and specific configurations may be approved for maximum speeds.

Covers shall be provided by the manufacturer for all units where ingress of debris from the top will result in deterioration of performance.

Metal parts shall be fabricated from M1020 Merchant Quality or ASTM A36M steel.

All galvanization shall be in accordance with §719-01 Galvanized Coatings and Repair Methods, Type I.

Welding shall be in accordance with the Steel Construction Manual, except radiographic inspection shall not be required.

The size and recommended attachment method for reflective marking shall be specified.
BASIS OF APPROVAL. Impact attenuator systems shall be NCHRP 350 approved. Impact attenuators meeting the requirements of NCHRP 350 TL-2 are acceptable only as TL-2 devices. TL-3 devices are acceptable for TL-3 and TL-2.

Manufacturers or material suppliers desiring to have impact attenuators approved shall prepare and submit Materials Details Sheets consisting of copies of drawings, specifications, test reports, and Federal acceptance letters, to the Director of the Materials Bureau. The review process requires a minimum of 45 calendar days.

BASIS OF ACCEPTANCE. Expendable Impact Attenuators will be accepted at the contract site on the basis of the manufacturer’s name appearing on the Approved List, conformance to the appropriate Materials Details Sheets, and the manufacturer’s certification that the product delivered is in conformance with these specifications.

712-07 INERTIAL BARRIER MODULES

SCOPE. This specification covers the material and performance requirements for sand-filled inertial barrier systems used for site hazard protection.

GENERAL. Modules composing the array shall be free-draining with respect to residual moisture in the fill sand. Their lids shall be such that they divert precipitation and stop moisture from seeping into the shell. Lids shall be fastened with a minimum of six equally spaced pop rivets or secured by other approved fasteners so as to provide a reasonably vandal resistant, closed barrel.

MATERIAL REQUIREMENTS. The modules shall be federal yellow or as shown on the plans. They shall be durable, waterproof, resistant to deterioration from ultra-violet rays, deformation from dynamic loadings due to vibration in the placement area and long-term stresses induced by thermal expansion and contraction and fill settlement.

The fill sand shall conform to the requirements of either ’703-06, Cushion Sand, or ’703-07, Concrete Sand. Sodium chloride, as dry rock salt, equal to 3-5 percent by weight of the sand, shall be thoroughly mixed into the sand. Sodium chloride shall meet the requirements of ’712-03, Sodium Chloride.

TESTS. To determine the crash worthiness of inertial barrier modules not on the NYSDOT’s Approved List, an array containing each size module shall be subjected to crash tests to verify that the barrier system can safely decelerate an impacting vehicle. These tests shall be done in accordance with the National Cooperative Highway Research Program Report 350, test numbers, 3-40, 3-41, 3-42, 3-43 and 3-44. Evaluation criteria shall conform to the safety evaluation guidelines found in Table 5.1, as specified in Table 3.2.

Crash cushion arrays shall be designed to conform to the occupant risk values found in NCHRP Report 350, Table 5.1, Criteria D, H and I.

Any values deviating from these shall be justified by site and/or shape limitations, or cost, and approved by the Director, Materials Bureau.

BASIS OF ACCEPTANCE. The Department requires the submission of Materials Details. The manufacturer or supplier shall prepare and submit the appropriate material in accordance with the procedural directives of the Materials Bureau. Upon approval by the Materials Bureau, the name of the product and/or supplier, and the reference number assigned to the approved Materials Details will be placed on the Approved List. Such products shall then be accepted on the basis of their brand and conformance to the approved Materials Details.
712-08 REUSEABLE IMPACT ATTENUATOR

SCOPE. This specification covers the material and performance requirements for reusable impact attenuators.

MATERIALS REQUIREMENTS. Reusable Impact Attenuator components shall meet the following requirements:

Impact attenuators that use liquid or other materials as a filler or to provide ballast will be evaluated for potential environmental impacts and/or seasonal limitations. Impact attenuators will be approved for use in shielding an object of a maximum width as specified in the Approved List, and specific configurations may be approved for maximum speeds.

Covers shall be provided by the manufacturer for all units where ingress of debris from the top will result in deterioration of performance.

Metal parts shall be fabricated from M1020 Merchant Quality or ASTM A36M steel.

All Galvanization shall be in accordance with §719-01 Galvanized Coatings and Repair Methods, Type I.

Welding shall be in accordance with the Steel Construction Manual except radiographic inspection shall not be required.

BASIS OF APPROVAL. Impact attenuator systems shall be NCHRP 350 approved. Impact attenuators meeting the requirements of NCHRP 350 TL-2 are acceptable only as TL-2 devices. TL-3 devices are acceptable for TL-3 and TL-2.

Manufacturers or material suppliers desiring to have impact attenuators approved shall prepare and submit Materials Details Sheets consisting of copies of drawings, specifications, test reports, and Federal acceptance letters, to the Director of the Materials Bureau. The review process requires a minimum of 45 calendar days.

As a condition for approval as a reusable attenuator, Manufacturer shall certify and provide factual data showing that the maximum (materials only) present-day cost for the repair needs incurred, during any one of the NCHRP 350 crash tests that were considered necessary for the approval, will not exceed the maximum material cost per incident as stipulated by the Director of the Design Quality Assurance Bureau and posted on the Department’s web site. The time required for the average repair shall not exceed 4 person-hours. In some circumstances, the Director may accept an In-Service Evaluation Report conforming to the guidelines of NCHRP350 Chapter 7 in lieu of the standard crash test costs. Such a report shall include contact information from the originating agency(ies).

The Department reserves the right to withdraw approval of an item as “reusable” if the in-service repair costs regularly exceed the posted maximum.

BASIS OF ACCEPTANCE. Reusable Impact Attenuators will be accepted at the contract site on the basis of the manufacturer=s name appearing on the Approved List, conformance to the appropriate Materials Details Sheets, and the manufacturer=s certification that the product delivered is in conformance with these specifications.

712-09 THRU 712-11 (VACANT)

712-12 ASPHALT ROOFING FELT

SCOPE. These specifications contain the material requirements pertaining to Asphalt Roofing Felt.

MATERIAL REQUIREMENTS. Roofing shall conform to the requirements of the standard specifications for Asphalt-Saturated Roofing Felt for use in Waterproofing and in Constructing Built-Up Roofs, ASTM D226.
**BASIS OF ACCEPTANCE.** Acceptance of this material will be based on the manufacturer's certification of compliance with these specification requirements.

**712-13 TIMBER AND LUMBER**

**GENERAL.** Unless otherwise specified or noted upon the plans or in the itemized proposal, timber and lumber shall be of any kind acceptable to the Engineer. The material shall be sound, square-edged, free from shakes, loose knots or decay.

**712-14 STRESS GRADED TIMBER AND LUMBER**

**GENERAL.** Stress graded timber and lumber shall be graded for the stress grade selected, in accordance with grading rules for the indicated stress grade, developed from ASTM D245.

Commercial stress grades of timber and lumber, with grade descriptions providing material which will meet the indicated stress requirements under rules conforming to ASTM D245, will be acceptable.

**MATERIAL REQUIREMENTS.** The manufacturer shall inspect and grade the timber and lumber. Each piece shall be clearly branded with the stress grade mark of the manufacturer's inspector. Stress graded timber and lumber will be subject to inspection by representatives of the Department, to whom the manufacturer shall supply three copies of its certification of inspection and piece tally.

The Contractor shall furnish all facilities for the inspection of this material by the Department's representatives and shall allow them free access to all premises where inspections can be made.

**BASIS OF ACCEPTANCE.** This material will be accepted on the basis of certification by the manufacturer that the timber and lumber has been inspected and stress graded under grading rules which conform to the requirements of ASTM D245. The certification shall show the identifying stress grade mark used by the manufacturer's inspector.

**712-15 GABIONS**

**SCOPE.** This specification covers the material and quality requirements for galvanized gabions and galvanized with polyvinyl chloride (PVC) gabions.

**GENERAL.** The materials used in fabricating and filling of gabions shall comply to specifications and tests set forth below.

**MATERIAL REQUIREMENTS.**

**Gabions.** Gabions produced from twisted wire shall conform to the requirements of ASTM A975. Gabions produced from welded wire shall conform to the requirements of ASTM A974. The physical properties of the PVC coating shall conform to the requirements of ASTM A975 or ASTM A974, as appropriate.

**Tiewire or Lacing Wire.** Tiewire or lacing wire shall conform to the requirements of ASTM A975 or ASTM A974, as appropriate.

**Stone Fill.** The baskets shall be filled with approved stone of the following sizes:

<table>
<thead>
<tr>
<th>Basket Depth or Height</th>
<th>Minimum Stone Size</th>
<th>Maximum Stone Size</th>
</tr>
</thead>
</table>
The soundness of all stone used for gabions shall be approved on the basis of a geologic evaluation in accordance with the control procedure in effect on the date of advertisement for bids. Prior to the evaluation, the Contractor shall stockpile the material. Where the State elects to conduct tests, a material will be rejected if it fails to meet the following criteria:

A. Freeze-Thaw Test. A maximum 10 percent loss, by weight, after 25 cycles of freezing and thawing.

B. Magnesium Sulfate Soundness Test. A maximum 10 percent loss, by weight, after 10 cycles of the magnesium sulfate soundness test.

**Fabrication.** Gabions shall be supplied, as specified, in various lengths and heights. The lengths shall be multiples (2, 3, or 4) of the horizontal width. The heights shall be fractions (1, 1/2, or 1/3) of the horizontal width. The horizontal width shall not be less than 3 feet. However, all gabions furnished by a manufacturer shall be uniform width. Dimensions for height, lengths and widths are subject to a tolerance limit of ± 5% of manufacturer's stated sizes.

Gabions shall be fabricated in such a manner that the front, back, sides, ends, lid and diaphragms can be assembled at the construction site into a rectangular basket of the specified sizes. Gabions shall be of single-unit construction. The base, lid, ends, front and back shall be either woven into a single unit or one edge of these members connected to the base section of the gabion in such a manner that strength and flexibility at the point of connection is at least equal to that of the mesh. Where the length of the gabion exceeds its horizontal width, the gabion shall be equally divided by diaphragms of the same mesh and gage as the body of the gabion, forming cells such that the length does not exceed the horizontal width.

The gabion shall be furnished with the necessary diaphragms secured in proper position on the base in such a manner that no additional tying at this juncture will be necessary. All perimeter edges of the mesh forming the gabion shall be securely selvedged so that the joints formed by tying the selvedges have at least the same strength as the body of the mesh.

**BASIS OF ACCEPTANCE.** Each shipment of gabions to a job site shall be accompanied by a certification which states that the material conforms to the requirements of this specification. A shipment shall consist of all material arriving at the job site at substantially the same time. The certification shall be on company letterhead and shall be signed by an officer of the company having legal authority to bind the company.

**712-16 PIGMENT FOR COLORED SYNTHETIC RESIN BINDER CONCRETE**

**SCOPE.** This specification covers the material requirements for pigment used in colored synthetic resin binder concrete.

**MATERIAL REQUIREMENTS.** The pigment shall be compatible with the synthetic resin binder material and shall provide the colored synthetic resin binder concrete with a non-fading, heat stable color. When the color specified is white, the pigment shall be Rutile Titanium Dioxide.

**BASIS OF ACCEPTANCE.** Acceptance of this material shall be in accordance with procedural directives of the Department.

**712-17 WOOD CROSS TIES**

**SCOPE.** This specification covers the material requirements for wood cross ties for railroads.
MATERIAL REQUIREMENTS

A. Species. The following kinds of wood suitable for cross ties will be accepted.

<table>
<thead>
<tr>
<th>Ash</th>
<th>Elm</th>
<th>Sassafras</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beech</td>
<td>Hackberry</td>
<td>Sycamore</td>
</tr>
<tr>
<td>Birch</td>
<td>Locust</td>
<td>Walnut</td>
</tr>
<tr>
<td>Black Gum</td>
<td>Maple</td>
<td></td>
</tr>
<tr>
<td>Catalpa</td>
<td>Mulberry</td>
<td></td>
</tr>
<tr>
<td>Cherry</td>
<td>Oak</td>
<td></td>
</tr>
</tbody>
</table>

B. Manufacture. Cross ties shall be well sawed in top, bottom and sides. A cross tie shall be considered well sawed as long as score marks are not more than 1/4 inch deep and the surfaces are even.

Cross ties shall be straight, cut square at the ends, have bottom and top parallel, and have all bark entirely removed. A cross tie shall be considered straight only if it meets both of the following requirements:

1. A straight line drawn along the top of the tie from the middle of one end to the middle of the other end of the tie, falls entirely within the width of the tie.
2. A straight line drawn along a side of the tie from the middle of one end to the middle of the other end of the tie, is everywhere more than 2 inches from the top and 2 inches from the bottom of the tie.

The top and bottom of a tie will be considered parallel if any difference in the thickness at the sides or ends does not exceed 1/2 inch.

C. Dimensions. All thicknesses and widths apply to areas of the tie defined as the ‘rail bearing area(s)’. The rail bearing areas are those areas which lie between 20 and 40 inches on both sides of the mid-point of the tie length. The rail bearing area for switch ties is the area between 12 inches from each end of the switch tie.

All determinations of width shall be made on the top of the tie. The top is defined as the narrower of the horizontal surfaces, or the surface with the least or no heartwood if both surfaces are the same width.

Standard size thickness and width dimensions are shown in Table 712-17, and apply to the rail bearing areas. The dimensions of the tie shall not be averaged.

All ties shall be 8 feet 6 inches long, or as required.

<table>
<thead>
<tr>
<th>TABLE 712-17</th>
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</thead>
<tbody>
<tr>
<td><strong>Size</strong></td>
</tr>
<tr>
<td>5</td>
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<tr>
<td>4</td>
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<tr>
<td>3A</td>
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<td></td>
</tr>
<tr>
<td>3</td>
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<tr>
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</tr>
<tr>
<td>1</td>
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<tr>
<td></td>
</tr>
</tbody>
</table>

D. Tolerances. Individual untreated ties shall have the following tolerances applied to the thickness and width dimensions shown in Table 712-17.
Length: plus 2 in., minus 1 in.
Thickness: plus 2 in., minus 1/4 in.
Width: plus 1 in., minus 1/4 in.

It is not the intent of this specification that all ties shall be manufactured to the minimum allowable dimensions. A minimum of 75% of the ties presented for inspection shall conform to the dimensions shown in Table 712-17 without the application of the minus tolerances.

E. Defects. The occurrence of any of the following defects in an individual tie shall be the cause for rejection.

1. Shakes. A separation along the grain, occurring between the annual growth rings. A shake length more than one-third the nominal width of the tie shall not be allowed.

2. Slant or Slope of Grain. Except in the case of woods with interlocking grain, a slant or slope of grain in excess of 1 in 15 shall not be allowed.

3. Holes. Large holes shall not be allowed. A large hole is more than 1/2 inch in diameter and 3 inches deep within the rail bearing areas, or more than one-fourth the width of the surface on which it appears and 3 inches deep outside the rail bearing area. Numerous holes shall not be allowed. Numerous holes are any number equalling a large hole in size.

4. Knots. Large knots shall not be allowed. A large knot is one whose average diameter exceeds one-fourth the width of the face on which it appears. Numerous knots shall not be allowed. Numerous knots are any number equalling a large knot in size.

5. Checks. A separation along the grain of the wood occurring across the annual rings. Fully seasoned and treated ties with check depths greater than one-fourth the thickness and longer than one-half the length of the tie shall not be allowed.

6. Decay. Ties shall contain no decay. Although blue stain is not considered decay and is not a defect, ties shall be inspected with extra care for presence of decay in heavily stained areas.

7. Wane. The lack of wood on the edge or corner of the tie due to the natural curvature of the log from which the tie is cut. Wane which reduces the face dimension greater than 3 inches outside the rail bearing area shall not be allowed. In the rail bearing area, dimensions given in Table 712-17 apply.

8. Splits. A split is a separation of the wood extending from one surface to an opposite or adjacent surface. In unseasoned ties, a split more than 1/8 inch wide or longer than 5 inches shall not be allowed.

After treatment, a split in either end of the tie greater than 1/8 inch wide or longer than 5 inches is not acceptable without an anti-splitting device. A split tie which has had an anti-splitting device applied but which re-opens after treatment to exceed 1/2 inch in width is not acceptable.

9. Twist. The deviation from a flat plane of all four faces by a spiraling or torsional action. A rotation of more than 3.5° from end face to end face shall not be allowed.
F. Anti-Splitting Devices. Anti-Splitting devices are to be installed prior to preservative treatment.

1. Dowelling. Dowels are anti-splitting devices driven or pushed into pre-bored holes. The length of dowel embedded shall not be less than half the width or thickness through which it is placed. Use of lubricants to facilitate driving of dowels is prohibited.

a. Equipment. These specifications are based on dowelling by mechanical dowel machines. Alternate methods may be used if the results are equal to those obtained by mechanical devices that press the tie together, drill and dowel in one or two operation. Dowelling by mechanical means is considered satisfactory as long as sufficient pressure is applied to completely close the split. Substitution of hand drills and pneumatic hammers for drilling dowels in switch ties is satisfactory as long as splits are held closed during dowelling by the use of clamps or other devices.

b. Pre-Drilled Holes. The maximum diameter of the pre-drilled holes is 1/8 inch less than the diameter of dowel. The minimum length of the hole shall be equal to the length of the dowel, except that holes drilled from the face opposite the face where the dowel enters shall be completely through the tie.

c. Location of Dowels. Dowels shall be driven perpendicular to the face most parallel to the split. Two dowels shall be used to close each split. They shall be located a minimum of 4 inches and a maximum of 6 inches from the end of the tie. Where the tie is split parallel to the narrow faces, the 7 3/4 inches long dowels shall be located 1 1/2 inch plus or minus 1/4 inch from each wide face. Where the tie is split parallel to the wide faces, 5 3/4 inches long dowels are driven 2 inches plus or minus 1/4 inch from each narrow face.

d. Protruding Dowels. Dowels not completely driven by dowelling machines shall be driven flush with the wood with a hammer. Dowels which protrude more than 1/4 inch after driving should be burned off with an oxyacetylene torch. However, dowels bent over flush with the surface of the wood will be accepted, provided this is done without splitting the wood.

2. Irons. Anti-splitting irons are driven into the ends of ties and shall be placed to cross at right angles and the greatest possible number of radial lines of the wood. Irons shall be placed far enough from the wide faces to prevent splitting of the tie.

a. Design. Anti-splitting irons shall be made from a strip of steel formed to an AS@ iron or AC® iron design. They will be of adequate size to prevent splitting of the tie.

b. Material. Irons shall conform to specifications for anti-splitting irons given in the AREA Manual, Chapter 3, Section 1.9.2.1.

3. Nail Plates. Anti-splitting nail plates shall be applied to the ends of the ties.

a. Design. Anti-splitting nail plates shall be rectangular and perforated to form multiple nails.

b. Material. Nail plates shall be stamped from 18 gage galvanized sheet steel.

c. Size. The area of anti-splitting nail plates shall not be less than 60% of the nominal end area of the tie.
G. Conditioning. Ties shall be dried before preservative treatment until the amount of moisture in the wood will not prevent adequate penetration and retention of preservative. The producer may use any of the following methods as long as satisfactory results are obtained.

1. Air Seasoning. Ties shall be stacked for air seasoning in accordance with the American Wood Preservers Association (AWPA) Standard C6, Cross Ties and Switch Ties - Preservative Treatment by Pressure Process. Stacking dates during the period of stacking shall be painted on the front of the stack. A maximum of 60 days age spread shall be allowed between the dates of the first ties stacked and the last ties stacked.

   Ties shall be stacked as grouped below:

<table>
<thead>
<tr>
<th>Group Ta</th>
<th>Group Tc</th>
<th>Group Td</th>
</tr>
</thead>
<tbody>
<tr>
<td>Black Locust</td>
<td>Black Gum</td>
<td>Hackberry</td>
</tr>
<tr>
<td>Black Walnut</td>
<td></td>
<td>Hard Maples</td>
</tr>
<tr>
<td>Honey Locust</td>
<td></td>
<td>Mulberries</td>
</tr>
<tr>
<td>Red Oaks</td>
<td></td>
<td>Sassafras</td>
</tr>
<tr>
<td>White Oaks</td>
<td></td>
<td>Sycamores</td>
</tr>
</tbody>
</table>

2. Accelerated Seasoning. Ties may be conditioned by the Boulton drying process, kiln drying, vapor drying or controlled air seasoning in accordance with AWPA Standard C6, Cross ties and Switch Ties - Preservative Treatment by Pressure Process.

H. Preservative Treatment. Plants used for the treatment of wood shall conform to AWPA Standard 3, Standard Quality Control Procedures for Wood Preserving Plants.

   All cross ties shall be treated with creosote-coal tar solution conforming to AWPA Standard P2, Standard for Creosote and Creosote Solutions, Grade C. Grades A or B may be substituted for Grade C.

   Preservative treatment shall be carried out in accordance with AWPA Standard C1, All Timber Products - Preservative Treatment by Pressure Processing or C6, Cross Ties and Switch Ties - Preservative Treatment by Pressure Processes. The method used shall be the empty cell process by use of initial air to control retention.

   Retention of preservative shall be 7 pounds of preservative per cubic foot of wood. Retention shall be determined by gauge in accordance with paragraph 3.1 of AWPA Standard C1.

   When specified, pentachlorophenol in heavy AWPA Standard P9A solvent may be used as a preservative. Minimum retention shall be 0.4 pounds of preservative per cubic foot of wood.

INSPECTION AND TESTING. The Contractor shall give the Materials Bureau thirty days written notice prior to the start of preservative treatment. This notice shall include at the minimum, the name of the tie treater, the location of the treating plant and that date of the initial treatment.

   The treating company is responsible for performing quality control in accordance with AWPA M3, Standard Quality Control Procedures for Wood Preserving Plants. All records required to be maintained in accordance with the quality control procedure shall be made available to the Department upon request. A Department representative may be assigned, at the option of the Materials Bureau, to perform sampling and inspection in accordance with Materials Bureau directives and AWPA M2, Standard For Inspection of Treated Timber Products. The producer shall furnish all facilities and equipment for the inspection and testing of the materials and workmanship.

   In the event plant inspection is waived, written notice will be provided to the tie treater by the Materials Bureau. The tie treater shall then supply the Materials Bureau with all preservative charge
reports, which describe the treatment process and preservative retention, and written certification that the treatment and ties conform to these specifications.

All treated ties shipped to the project site shall bear in legible form, the inspector's stamp of approval; however, in the event plant inspection has been waived, ties shall be shipped only if they are accompanied by a copy of the Materials Bureau notification waiving plant inspection.

Treated ties shall be subject to final inspection and approval by the Engineer after arrival at the project site.

SHIPMENT AND STORAGE. Ties delivered at the job site shall be stacked not less than 10 feet from the nearest rail of any track at suitable and convenient places. They shall not be stacked at public crossing or where they will interfere with the view of trainmen or of people approaching the railroad. Where room for spaced stacking is not available, ties may be piled together provided the lowest layer is at least 6 inches above the ground.

BASIS OF ACCEPTANCE. The wood cross ties will be considered for acceptance in stock lot quantities at the treatment facility in accordance with procedural directives of the Materials Bureau.

712-18 THRU 712-22 (VACANT)

SECTION 713 - LANDSCAPE DEVELOPMENT MATERIALS

713-01 TOPSOIL

SCOPE. This specification covers the material requirements for topsoil for use in turf establishment, wildflower seeding, sodding, and planting.

MATERIAL REQUIREMENTS. Topsoil may be naturally occurring or may be manufactured. If naturally occurring topsoil exists on the site it shall be the surface layer of soil at a depth specified in the contract documents or approved by the engineer.

Manufactured topsoil is a mixture of materials comprised of a mineral(soil) component that by itself does not exhibit the properties and characteristics of topsoil, an organic material component consisting of compost(s) meeting the requirements of §713-15 Compost, and amendment(s), such as limestone meeting the requirements of §713-02 Limestone that, when combined together, meet the requirements for topsoil.

For manufactured topsoil the contractor shall thoroughly mix the organic portion with the granular portion under dry conditions.

Topsoil shall be free from refuse, material toxic or otherwise deleterious to plant growth, subsoil, sod clumps, seeds or other viable propagules of invasive plants, woody vegetation and stumps, roots, brush, refuse, stones, clay lumps, or similar objects. Construction and demolition debris as classified under 6 NYCRR Part 360, other than uncontaminated land clearing debris, shall not be used to manufacture or amend topsoil. Sod and herbaceous growth such as grass and non-invasive weeds need not be removed but shall be thoroughly broken up and mixed with the soil during handling or manufacturing operations.

A. Topsoil-Reuse of On-Site Materials. Existing topsoil stripped and reclaimed in accordance with Section 203 Excavation and Embankment taken from sites within the contract limits. The general limits and depth of the material to be utilized for topsoil will be indicated in the Contract documents. Where no depth is indicated it shall be 6 inches. Topsoil shall be stored on site. Based on visual inspection by the Engineer, topsoil may require screening to meet this requirement.

<table>
<thead>
<tr>
<th>Gradation:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sieve Size</td>
</tr>
<tr>
<td>2 inch</td>
</tr>
</tbody>
</table>
B. Manufactured or Offsite Materials.

1. Topsoil - Roadside
   - The pH of the material shall be between 5.5 and 7.6.
   - The organic content shall be not less than 3% or more than 8%
   
   **Gradation:**
<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>Percent Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 inch</td>
<td>100</td>
</tr>
<tr>
<td>1 inch</td>
<td>85 to 100</td>
</tr>
<tr>
<td>1/4 inch</td>
<td>65 to 100</td>
</tr>
<tr>
<td>No. 200</td>
<td>20 to 65</td>
</tr>
<tr>
<td>2 Micron</td>
<td>0 to 20</td>
</tr>
</tbody>
</table>

2. Topsoil - Lawn
   - The pH of the material shall be between 5.5 and 7.6.
   - The organic content shall be not less than 6% or more than 12%
   
   **Gradation:**
<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>Percent Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 inch</td>
<td>100</td>
</tr>
<tr>
<td>No. 10</td>
<td>90 to 100</td>
</tr>
<tr>
<td>No. 40</td>
<td>45 to 80</td>
</tr>
<tr>
<td>No. 200</td>
<td>25 to 70</td>
</tr>
<tr>
<td>2 Micron</td>
<td>5 to 35</td>
</tr>
</tbody>
</table>

3. Topsoil - Special Planting Mix
   - The pH of the material shall be between 5.5 and 7.0.
   - The organic content shall be not less than 10% or more than 15%
   
   **Gradation:**
<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>Percent Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 inch</td>
<td>100</td>
</tr>
<tr>
<td>1 inch</td>
<td>85 to 100</td>
</tr>
<tr>
<td>1/4 inch</td>
<td>65 to 100</td>
</tr>
<tr>
<td>No. 200</td>
<td>20 to 40</td>
</tr>
<tr>
<td>2 Micron</td>
<td>5 to 35</td>
</tr>
</tbody>
</table>

4. Topsoil - Acidic
   - The pH of the material shall be between 4.8 and 6.0.
   - The organic content shall be not less than 6% or more than 15%
   
   **Gradation:**
<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>Percent Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 inch</td>
<td>100</td>
</tr>
<tr>
<td>No. 10</td>
<td>90 to 100</td>
</tr>
<tr>
<td>No. 40</td>
<td>25 to 70</td>
</tr>
<tr>
<td>No. 200</td>
<td>5 to 10</td>
</tr>
<tr>
<td>2 Micron</td>
<td>5 to 35</td>
</tr>
</tbody>
</table>

C. Topsoil - Wetland
1. Topsoil - On-Site Wetland Materials. Existing wetland soil stripped and reclaimed from existing impacted delineated wetlands sites in accordance Section 203 Excavation and Embankment taken from within the contract limits and to the depth specified in the contract documents. This wetland soil shall be exempt from the Sampling & Testing requirements.

2. Topsoil - Offsite or Manufactured Wetland Materials. These materials shall meet the following requirements:
   - The pH of the material shall be between 5.0 and 7.0.
   - The organic content shall be not less than 15% or more than 20% dry weight basis and be comprised of leaf or well rotted manure compost meeting the requirements of §713-15 Compost.
   - Granular material shall be naturally occurring mineral soil and the following gradation:

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>Percent Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>No. 16</td>
<td>100</td>
</tr>
<tr>
<td>No. 40</td>
<td>85 to 100</td>
</tr>
<tr>
<td>No. 60</td>
<td>40 to 100</td>
</tr>
<tr>
<td>No. 200</td>
<td>5 to 10</td>
</tr>
</tbody>
</table>

   The Contractor may amend impacted upland area and manufactured wetland topsoil with approved materials and by approved methods to meet the material requirements.

STOCKPILING, SAMPLING & TESTING.

Topsoil-Reuse of On-Site Materials and Topsoil- On-Site Wetland Materials: Topsoil acquired from sites that are designated in the contract documents are not subject to requirements for stockpiling, sampling, and testing.

Topsoil Types Roadside, Lawns & Special Planting Mix, Acidic, and Topsoil - Manufactured or Offsite Wetland Materials are subject to the requirements for stockpiling, sampling and testing.

Stockpiling. The details for stockpiling methods and requirements may be obtained from the Landscape Architecture Bureau.

Sampling. The details for sampling methods and requirements may be obtained from the Landscape Architecture Bureau.

Samples taken for topsoil amended or manufactured with approved composted biosolids shall be identified as such.

Contractors who believe that an error was made in sampling the topsoil shall, within one work day, indicate the alleged error in writing to the Engineer. The Engineer will respond within 7 calendar days.

TESTING.

Composted Biosolids. Composted biosolids used to amend or manufacture topsoil shall conform to the applicable requirements of §713-15 Compost. Composted biosolids shall require a certificate, from a laboratory approved by the NYS Department of Health, verifying compliance with all applicable laws, rules, and regulations. The certification shall be provided to the Engineer by the Contractor prior to the delivery of any composted biosolids, topsoil containing composted biosolids, or other such regulated material to the contract site. The material shall be approved before it is used.

The Contractor shall have topsoil that has been amended with approved composted biosolids or other such regulated material tested to ensure compliance with the pH organic content, and gradation requirements certified by a nationally recognized entity which provides soils laboratory services and provide the laboratory results to the Engineer.
Topsoil Testing. All other material tests required by this section, will be performed by the Department or its designated representative, in conformance with the procedures contained in the appropriate Department publications or test methods. The details for testing methods and requirements may be obtained from the Materials Bureau.

Stockpiles meeting all requirements for pH, organic and gradation may be accepted and used.

Stockpiles that when tested fail to meet requirements for pH or organic may be amended in place. A stockpile that fails to meet gradation requirements may not be accepted. The Contractor shall provide a plan for amending pH and/or organic to the Engineer certified by a nationally recognized entity which provides soils laboratory services. Once the Department accepts the plan and certification the Contractor may amend the stockpile. Re-testing of the stockpile is not required prior to placing the topsoil materials.

BASIS OF ACCEPTANCE. Topsoil-Reuse of On-Site Materials and Topsoil- On-Site Wetland Materials will be accepted on the basis of a visual inspection.

Stockpiles - Roadside, Topsoil – Lawns, Topsoil - Special Planting Mix, Topsoil - Acidic, and Topsoil - Manufactured or Offsite Wetland Materials will be accepted on the basis of the stockpile meeting all the requirements or the stockpile material meeting all gradation requirements and a plan and certification approved by Engineer for amending pH and organic requirements.

713-02 LIMESTONE

SCOPE. This specification covers the material requirements for limestone.

MATERIAL REQUIREMENTS. Limestone shall be ground limestone having a minimum total neutralizing value of 88% calcium carbonate equivalence. A minimum of 90% shall pass the No. 20 sieve and a minimum of 60% shall pass the No. 100 sieve.

PACKAGING. Packaged agricultural limestone packed in the manufacturer's standard containers shall weigh not over 100 lbs each, with the name of the material, net weight of contents and the manufacturer's name and guaranteed analysis appearing on each container.

BULK DELIVERY. Bulk delivery of limestone shall be accompanied by a certificate providing the names, weight and analysis as specified herein for packaged material.

BASIS OF ACCEPTANCE. Limestone will be accepted on the basis of the manufacturer's label or certificate and visual inspection for compliance with the material requirements.

713-03 FERTILIZER

SCOPE. This specification covers the material requirements for fertilizers.

MATERIAL REQUIREMENTS. Fertilizers may be either fluid or dry formulations of commercial carriers of available plant nutrients. Fertilizers may also be provided in standardized packets designed to control the release of their contents over a specified period of time.

The following mixed commercial fertilizers shall contain total nitrogen, phosphoric acid and soluble potash in the ratios stated:

Type A. 2-1-1 or 3-1-1 (approximate analysis). Minimum of 50% water insoluble nitrogen and with a salt index of less than 50.
Type B.  1-2-1 (approximate analysis) 50 % Organic/IBDU (Isobutydine diurea)/ or coated for slow release with a water in-soluble nitrogen (WIN).

Type C.  Nitrate of soda containing a minimum of 16% nitrogen or Ammonium sulfate containing a minimum of 20.5% nitrogen as appropriate to soil conditions.

Type D.  Bonemeal shall be commercial steamed bonemeal, finely ground with a minimum of 1.0% nitrogen and a minimum of 20% phosphoric acid.

Type E.  13-0-0 (approximate analysis) shall be a commercial slow release organic nitrogen fertilizer such as blood meal

PACKAGING.  Packaged fertilizers shall be in the manufacturer's standard containers or packets. Containers shall weigh not more than 100 lbs and shall include a label stating the name of the material, the net weight of the contents, the manufacturer's name, and the guaranteed analysis of the fertilizer. Labels on containers of fluid fertilizers shall state the net volume of the container. Packets shall include a label stating the name of the material, the net weight of the contents, the manufacturer's name, and the guaranteed analysis of the fertilizer.

BULK DELIVERY.  Bulk delivery of fertilizer shall be accompanied by the manufacturer's certificate stating the name of the manufacturer, the guaranteed analysis and the weight of the shipment. Certificates accompanying bulk deliveries of fluid fertilizers shall also state the net volume of the shipment.

BASIS OF ACCEPTANCE.  Fertilizer will be accepted on the basis of the manufacturer's label or certificate indicating conformance with this specification and visual inspection. Material that has become caked or otherwise damaged will be rejected.

713-04 SEEDS

SCOPE.  This specification covers the material requirements for seeds for grasses, legumes, wildflowers and cereals.

MATERIAL REQUIREMENTS.  All species and their cultivars or varieties must be disease and insect resistant, not considered noxious or invasive, guaranteed hardy and adapted for the locality, and among the top 25% of commercially-available seed types as rated by NTEP (National Turfgrass Evaluation Program). Cultivars infected with non-pathogenic (non-disease causing) fungal endophytes are preferred, if available. Experimental varieties should be excluded.

Material other than pure live seed shall comprise only nonviable seed, chaff, hulls, live seed of crop plants other than those specified, harmless inert matter and non-noxious, non-invasive weed species seeds. Non-noxious, non-invasive species weed seeds will be permitted up to 1% of the gross weight of each seed mixture.

Seeding mixtures shall be composed of perennial (except for annual rye) grasses suited to the site conditions, use, soils, moisture and local climate. All seeds of leguminous plants requiring inoculation shall be inoculated prior to mixing or sowing unless otherwise specified or approved or unless accompanied by a certificate of preinoculation. The Contractor may propose a dormant seed additive for cold weather seeding at no additional cost to the state. The Contractor may propose an alternate range for a component of a given mix based on regional and commercial availability.

A. General Roadside Seed Mix

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Variety</th>
<th>Percent by weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fine Fescue (2 varieties min.)</td>
<td>Festuca rubra var.</td>
<td>Commercial</td>
<td>50-70</td>
</tr>
</tbody>
</table>
must include creeping red)

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Variety</th>
<th>Percent by weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>Perennial Ryegrass (2 var. min.)</td>
<td>Lolium perenne</td>
<td>Commercial “turf” type</td>
<td>15-40</td>
</tr>
<tr>
<td>Annual Ryegrass</td>
<td>Lolium multiflorum</td>
<td>Commercial</td>
<td>5-15</td>
</tr>
<tr>
<td>Clover (White preferred)</td>
<td>Trifolium repens</td>
<td>Commercial</td>
<td>5-10</td>
</tr>
</tbody>
</table>

### B. Restoration/High-Traffic Seed Mix

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Variety</th>
<th>Percent by weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kentucky Bluegrass (2 var. min.)</td>
<td>Poa pratensis</td>
<td>Commercial</td>
<td>5-20</td>
</tr>
<tr>
<td>Fine Fescue (2 var. min.; must</td>
<td>Festuca rubra var.</td>
<td>Commercial</td>
<td>15-40</td>
</tr>
<tr>
<td>include creeping red)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tall Fescue (2 var. min.)</td>
<td>Festuca arundinacea</td>
<td>Commercial “turf” type</td>
<td>25-50</td>
</tr>
<tr>
<td>Perennial Ryegrass (2 var. min.)</td>
<td>Lolium perenne</td>
<td>Commercial “turf” type</td>
<td>10-30</td>
</tr>
<tr>
<td>Annual Ryegrass</td>
<td>Lolium multiflorum</td>
<td>Commercial</td>
<td>5-15</td>
</tr>
<tr>
<td>Ticklegrass (or, if unavailable,</td>
<td>Agrostis scabra (or</td>
<td>Commercial</td>
<td>0-15</td>
</tr>
<tr>
<td>Redtop)</td>
<td>Agrostis alba)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Clover (White preferred)</td>
<td>Trifolium repens</td>
<td>Commercial</td>
<td>0-5</td>
</tr>
</tbody>
</table>

### C. Lawn Seed Mix

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Variety</th>
<th>Percent by weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kentucky Bluegrass (3 var. min.)</td>
<td>Poa pratensis</td>
<td>Commercial</td>
<td>15-40</td>
</tr>
<tr>
<td>Fine Fescue (2 var. min. must</td>
<td>Festuca rubra var.</td>
<td>Commercial</td>
<td>30-50</td>
</tr>
<tr>
<td>include creeping red)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Perennial Ryegrass (2 var. min.)</td>
<td>Lolium perenne</td>
<td>Commercial “turf” type</td>
<td>15-40</td>
</tr>
<tr>
<td>Annual Ryegrass</td>
<td>Lolium multiflorum</td>
<td>Commercial</td>
<td>5-15</td>
</tr>
</tbody>
</table>

### D. Salt-Tolerant Seed Mix

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Variety</th>
<th>Percent by weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fine Fescue (must include</td>
<td>Festuca rubra var. &amp;</td>
<td>Commercial</td>
<td>10-25</td>
</tr>
<tr>
<td>creeping red and hard fescue)</td>
<td>Festuca longifolia*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Perennial Ryegrass (2 var. min.)</td>
<td>Lolium perenne</td>
<td>Commercial “turf” type</td>
<td>10-40</td>
</tr>
<tr>
<td>Tall Fescue (2 var. min., selected</td>
<td>Festuca arundinacea</td>
<td>Commercial “turf” type</td>
<td>25-45</td>
</tr>
<tr>
<td>for maximum salt tolerance)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ticklegrass (or, if unavailable,</td>
<td>Agrostis scabra (or</td>
<td>Commercial</td>
<td>5-10</td>
</tr>
<tr>
<td>Redtop)</td>
<td>Agrostis alba)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Alkaligrass (weeping preferred)</td>
<td>Puccinellia distans</td>
<td>Commercial</td>
<td>15-40</td>
</tr>
</tbody>
</table>

*aka. F. trachyphylla Krajina; F. brevipila Tracey

**Wildflower Seed Mix.** Wildflower seed mix shall be as specified in contract documents

**Nomenclature.** The common and scientific names of grasses, legumes, wildflowers and cereals specified in the contract documents shall conform to one or more of the authorities on botanical nomenclature recognized by the American Association of Nurserymen.

**Stratification.** Seeds in Wildflower Seed Mixes that require cold and/or warm stratification in order to germinate shall be prepared prior to sowing or used only in fall planting mixes.

**Legume Inoculants.** Legume seeds requiring inoculation shall be accompanied by adequate amounts of their proper inoculants unless accompanied by certification of preinoculation. Inoculants for treating legume seeds shall be a standard culture of nitrogen fixing bacteria that is not more than one year old.
Each inoculant shall be the specific culture required for each legume. Inoculants shall be supplied only from suppliers licensed by the Department of Agriculture and Markets to sell legume inoculants in New York State.

**PACKAGING.** Seeds shall be furnished and delivered in labeled containers or bags that are acceptably sealed or sewn tight. All seed and seed labels shall be in accordance with Agriculture and Markets Law. Container or bag labels shall not be removed prior to the time of sowing nor shall container labels be altered, obliterated or otherwise illegible.

When seeds are to be accepted by certification, they may be mixed prior to delivery. The certification shall consist of the label that shall be attached to each container of seed in accordance with the provisions of the Agriculture and Markets Law. Seeds will not be accepted by certification unless the test dates shown on the seed container labels are within the twelve months prior to the date that the seeds are sown.

Seeds shall be furnished damage free, with no mold, rot or deterioration, as a result of handling, transit or storage. After delivery to the Contractor, seed shall be stored so that it is protected from damage or deterioration from any source.

**BASIS OF ACCEPTANCE.** Seeds will be accepted on the basis of the manufacturer’s label or certificate indicating conformance with this specification and Agriculture and Markets Law.

**713-05 MULCH FOR PLANTING**

**SCOPE.** This specification covers the material requirements for wood and bark chips used as mulch, landscape bedding or erosion control.

**MATERIAL REQUIREMENT.** Wood and bark chips used for mulch, landscape bedding or erosion control may be the following.

**TYPE A Seasoned Wood Chips.** This shall be derived from 100% first generation hardwood or softwood. The chips shall be seasoned (aged a minimum of 1 year), free from leaves, young growth, unchipped branches, twigs 1 inch or greater in diameter, wood shavings, sawdust or foreign materials such as stones, nails, plastic, etc. Wood chips shall not exceed 3 inches in the greatest dimension.

**TYPE B Recycled or Green Wood Chips.** Shall be wood chips derived from unadulterated construction and/or demolition waste wood. Wood chips derived from construction and/or demolition waste wood shall not be contaminated with paint, chemicals, asphalt shingles, glass, nails, etc. Wood chips shall not exceed 3 inches in the greatest dimension.

**TYPE C USDA-APHIS Protocol Wood Chips.** USDA-APHIS (United States Department of Agriculture- Animal and Plant Health Inspection Service) Protocol wood chips shall be wood chips from current construction activities derived from trees removed and chipped according to USDA-APHIS protocol. Wood is chipped or mulched to less than 1 inch in at least two dimensions or apply an APHIS approved method.

**Type D Shredded Bark Mulch.** Shredded bark mulch shall be commercially available double or triple-processed aged bark mulch made from a mixture of hardwood and/or softwood. It shall be created by regrinding the mulch in a tub grinder and be finely screened to a uniform particle size. It shall be composed of bark and have a low wood content with no hidden woods from construction and demolition debris or pressure treated lumber.

**Type E Pine Bark Chunks or Nuggets.** Pine Bark chunks or nuggets shall be commercially available, manufactured from 100% pine bark and shall not exceed 3 inches.
BASIS OF ACCEPTANCE. Wood and bark chips will be accepted on the basis of visual inspection, upon delivery, for compliance with the materials requirements and applicable certification of compliance with 6 NYCRR Part 360.

Shredded bark mulch will be accepted on the basis of a visual inspection for compliance with the material requirements.

713-06 TREES, SHRUBS AND VINES

SCOPE. This specification covers the material requirements for trees, shrubs, vines, and other plants

MATERIAL REQUIREMENT.

Nomenclature. The common and scientific nomenclature for plants shall be in conformity with the American Nursery and Landscape Association’s American Standard for Nursery Stock (ANSI Z60.1).

Quality and Size. Plants, including root spread and ball size, shall be in accordance with the American Standard for Nursery Stock (ANSI Z60.1). All plants shall have a normal habit of growth and be typically characteristic of their respective kinds. The specified plant sizes shall be the minimum size allowed and shall include plants from that size up to but not including the next larger size. Plants shall not be pruned at the time of digging or before delivery and no plants shall be cut back from larger sizes to meet the sizes specified. Plants shall be free from injury, insect damage, infestation and disease. Plants except those for transplanting shall be nursery and/or field grown and shall bear evidence of proper nursery care, including adequate transplanting and root pruning. Containers shall be sufficiently rigid to hold the ball shapes and protect the root balls during handling and shipping. Plants shall have been grown in the container long enough for new fibrous roots to have developed so that the root ball is firm and will retain its shape and hold together when removed from the container. The plants shall be in a healthy growing condition with tops which are of good quality, and shall have been adequately hardened off before shipment. The plants shall have been grown in similar climatic conditions to the planting location.

Digging Plants. Digging shall avoid all possible injury to, or loss of roots, but when required, roots cut shall be cleanly cut. No cold storage plants will be accepted unless approved in writing prior to delivery. Plants stored temporarily shall be properly heeled in or otherwise protected from injury.

Root Protection. After plants are dug, their roots shall be protected from injury such as caused by heat, sun, wind and freezing temperatures.

Trees. Pruning cuts on nursery and/or field grown trees shall be healed over. There shall be no cut back crowns or leaders and no abrasions of the bark. Any stem to rootstock grafts shall be healed. Trees must have good fibrous root systems characteristic of the kind. Deciduous trees shall have normal spread of crowns unless otherwise specified. Bare root trees shall not require earth adhering to the roots except as required under Root Protection above.

Balled and burlapped trees shall be properly dug and protected to preserve the natural earth in contact with the roots. No processed balls will be accepted. The balls shall be of the required size, firmly wrapped and tied with approved materials. No balled plants will be acceptable if the ball is cracked or broken.

The tops of trees shall be well formed structurally, but they are not required to have more than reasonably straight trunks, nor better than average well balanced crowns, nor be of specimen or street tree quality consistent with ANSI Z60.1 unless those requirements are specified on the plans

Shrubs. Shrubs shall have good fibrous root systems. The quality of balled and burlapped shrubs and container grown shrubs shall be as specified in ANSI Z60.1.
Vines. Vines shall be as specified in ANSI Z60.1. Vines shall be field grown unless otherwise specified. Pot grown plants shall be vigorous, well-developed plants, well established in pots with sufficient roots to hold the earth intact after removal from containers but they shall not be rootbound.

Plants for Transplanting. Plants, including root spread and ball size, shall be in accordance with ANSI Z60.1 for Collected Plant.

LABELING. Labeling shall be in accordance with currently accepted nursery labeling practice except that the Contractor shall upon request supply positive identification by genus and species of any plant.

TRANSPORTATION. Tarpaulins or other covers shall be placed over plants transported by open vehicles. Closed vehicles shall be ventilated to avoid overheating and the doors shall be kept closed during shipment to prevent plants from drying. The heads of trees shall be tied-in carefully to prevent fracturing or breaking the branches. Trunks and branches shall be adequately supported and padded to avoid scraping or bruising.

INSPECTION. The Contractor shall be responsible to supply current, valid certificates of inspection of plant materials which may be required by federal, state, provincial or other authority to accompany shipments of plants. The Department will identify by suitable non-injurious means such as painting, marking by various methods, etc. all plant material rejected upon delivery to the contract site.

BASIS OF ACCEPTANCE: Acceptance will be based on visual inspection, upon delivery to site, by the Engineer for compliance with the materials requirements.

713-07 ROLLED EROSION CONTROL PRODUCTS AND SOIL STABILIZERS

SCOPE. This specification covers the material requirements for Rolled Erosion Control Products and Soil Stabilizers.

MATERIAL REQUIREMENTS

Class I (Short-Term) Light-duty, organic, or synthetic erosion control products.

Type A. No minimum shear stress is required. The product shall be capable of withstanding moderate foot traffic without tearing or puncturing.

Type B. No minimum shear stress is required.

Type C. Products shall have the ability to protect soil from hydraulically induced shear stresses under bench scale conditions for at least 1.5 psf (pounds force per square foot) at ½ inch soil loss.

Class II (Intermediate-Term) Erosion control products.

Type A. Jute Mesh. Jute mesh shall be of a uniform, open, plain weave of undyed and unbleached, single-jute yarn. Jute mesh shall be woven as follows: Approximately 55 warp ends per yard width. Approximately 37 weft ends per linear yard. Mass of jute mesh shall average 1.0 (± 5%) pound per square yard.
Type B. Products shall have the ability to protect soil from hydraulically induced shear stresses under bench scale conditions for at least 1 psf at ½ inch soil loss.

Type C. Products made entirely of organic materials. Only 100% organic materials are allowed. Products shall have the ability to protect soil from hydraulically induced shear stresses under bench scale conditions for at least 1 psf at ½ inch soil loss.

Type D. Organic or nonorganic products shall have the ability to protect soil from hydraulically induced shear stresses under bench scale conditions for at least 2 psf at ½ inch soil loss.

Class III (Permanent) Nondegradable synthetic [fibers, filaments, or nettings] which may be supplemented with degradable natural fiber components).

Type A. TRM (Turf Reinforcement Mat) mat products shall have the ability to protect soil from hydraulically induced shear stresses under bench scale conditions for at least 2 psf at ½ inch soil loss.

Type B. TRM mat products shall have the ability to protect soil from hydraulically induced shear stresses under bench scale conditions for at least 3 psf at ½ inch soil loss.

Type C. TRM mat (which includes a composite) products shall have the ability to protect soil from hydraulically induced shear stresses under bench scale conditions for at least 2.25 psf at ½ inch soil loss.

Type D. TRM mat (which includes a composite) products shall have the ability to protect soil from hydraulically induced shear stresses under bench scale conditions for at least 3 psf at ½ inch soil loss.

Class IV Soil Stabilizers. Soil stabilizers are short-term duration, erosion control products. When used alone, they shall be used on slopes 1:2 or flatter. They shall not be used in channels or in areas of concentrated flow. Type A, B, and C soil stabilizers may be used alone or in combination with Class III, Types A and B Turf Reinforcement Materials where those products are used on slope applications.

Type A. Type A Soil Stabilizer shall be a soil binding system consisting of one of the following:

A Cementitious soil binder which is added to wood cellulose fiber mulch, a Bonded Fiber Matrix (BFM), intended to form a thick, heavy-bodied crust or mat-like barrier that controls storm water and wind induced erosion. BFMs last up to six months and require a cure time up to 48 hours, without rain, to develop intimate soil contact.

A Soil stabilizing polymer which is added to wood cellulose fiber mulch, a Polymer Stabilized Fiber Matrix (PSFM), intended to form a matrix that is designed to work directly with soil to maintain its stability by preserving existing soil structure, flocculating fine sediment being dislodged by storm water or wind, and to prevent splash erosion. PSFMs last up to six months and require a cure time up to 24 hours.

Type B. An anionic polyacrylamide (PAM) and calcium solution intended to reduce the erodibility of bare soils during construction activities or to enhance the performance of mulching on permanent slopes. Soil stabilizers, Type B, shall bond soil particles and shall effectively increase the soil particle size to 3/64 inch or larger. Soil stabilizers, Type B, shall reduce the movement of soil due to chemical bonding, thereby increasing the particle size rendering silt fence/sediment trapping devices more effective, and increase the water absorption of the soil.
**Type C.** A soil binder which may be made up of wood fibers, straw fibers, cotton fibers, interlocking fibers, polymers and hydro-colloid tackifiers, a Flexible Growth Medium (FGM) or Cotton Fiber Reinforcement Matrix (C-FRM). Intended to form a thick, heavy-bodied crust or mat-like barrier that controls storm water and wind induced erosion. FGMs/C-FRM last up to a year and require no cure time to develop intimate soil contact.

**BASIS OF APPROVAL.** Application for approval shall be submitted to the Materials Bureau by the manufacturer. Upon approval by the Materials Bureau, the product will be placed on the Approved List.

**BASIS OF ACCEPTANCE.** Materials will be accepted on the basis of the manufacturer’s name and location appearing on the Approved List and a material certification that specifies the product conforms to this specification.

**713-08 MATERIALS FOR PROTECTION OF PLANTS**

**SCOPE.** This specification covers the material requirements for materials used in planting and protection of plant operations.

**MATERIAL REQUIREMENTS**

**Rodent Guards.** Shall be a commercially available horticultural product created for this activity.

**Stakes for Supporting Trees**

**A. Above Ground Support.** Shall be wooden stakes, commercially available product or system developed for supporting trees. Wooden stakes shall be 8 to 10 feet long with a minimum diameter of 2 to 2 1/2 inches or stakes 12 feet long which shall have a minimum diameter of 3 inches. The maximum diameter of stakes shall not exceed 4 inches. Stakes shall be pointed at one end. All wooden stakes shall be sound and free from insects and fungi.

**B. Underground Support.** Shall be a commercially available product or system developed for supporting trees.

**Wire.** Wire for guying plants shall be annealed steel wire (either galvanized or ungalvanized).

**Hose.** Hose for protecting the bark from guy wires shall be braided rubber, plastic, or reinforced materials. Hose shall be at least 3/4 inch outside diameter.

**Straps for Protecting Tree Bark.** Straps for protecting tree bark from guy wires shall be stretch resistant nylon or polypropylene fabric. Straps shall be 1 inch wide, shall have soft woven edges to assure abrasion resistance and shall have metal grommets at each end for the purpose of attaching guy wires. Straps shall be of sufficient length to assure guy wires will not be in contact with the tree. Straps for guying trees up to and including 2 inch in diameter shall have a minimum breaking strength of 1,000 lbs. Straps for guying trees up to and including 6 inches in diameter shall have a minimum breaking strength of 4,000 lbs.

**Anti-Desiccants.** Anti-desiccants shall be emulsions or other materials which will provide a protective film over plant surfaces, permeable enough to permit transpiration.
Portable Drip Irrigation System (PDIS). PDIS shall allow slow even watering. PDIS shall be a slow release watering system with accommodation for even watering. The fill opening shall accommodate a standard hose diameter. PDIS watering systems shall be constructed so that they can be attached to the trees, provide water from two drip points (minimum) and have a zipper or similar method to attach securely to the tree. PDIS watering system or bags shall be UV treated reinforced Polyethylene material. Each shall be sized according to manufacture’s recommendation for plant size and type.

Mowing Markers.

A. Type A. Mowing limit markers shall be any commercially available semi-rigid composite fiber reinforced plastic posts or flexible co-extruded polyethylene posts with U.V. inhibitors. Posts shall not crack at -20 °F. Posts shall have adhesive decals meeting the following requirements and conforming to the attached details:
 posts or post assemblies shall be such that they can withstand wind and shall be approved by the Engineer.
 Approximate Width: 2.5 to 3. inches
 Length: 4 feet above ground
 Color: Medium to dark brown or black.
 Anchor Device: Manufacturer’s standard anchor system
 Decals shall be brown or black and shall match the color of the posts. Decals shall be cast vinyl sheeting, adhesive on one side, with inks suitable for outdoor use and shall be covered with a laminate protective layer that provides resistance to weather, graffiti, vandalism and discoloration. Letters shall be white and of a size and weight to fully utilize the full dimension of the decal and shall be legible.

B. Type B. Mowing limit markers shall be any commercially available glass fiber reinforced polyester stakes, manufactured with UV inhibitors and shall not crack at -22° F. Tubular stakes shall be 3/16 inch (ID), with a 1/16 inch wall thickness, approximately 6 feet in length, and sealed on top with a cap or similar method.
 Color shall be olive drab green.
 Note: Solid glass fiber stakes which have the same length and color may be substituted with the approval of the Engineer.

Reflective Tapes. Material shall be reflective safety tape rated for 5 to 7 years of outdoor life meeting ASTM specifications D4596. Tape shall be 2 inch wide, reflective tape, in red or yellow.

BASIS OF ACCEPTANCE. Material for the protection of plants will be accepted on the basis of a visual inspection.

713-09 MYCORRHIZAL FUNGI

SCOPE. This specification covers the materials requirements for mycorrhizal fungi.

MATERIAL REQUIREMENTS. Mycorrhizal fungi shall be commercially available products suited to and labeled for the intended purpose.

Products for turf establishment shall be granular (when mixed directly with soil), or soluble powder or liquid (when mixed with seeds for drill seeding or hydroseeding) and shall typically include:
 - Endomycorrhizal fungi. Live propagules (spores, colonized roots, hyphae) of vesicular arbuscular (VA) fungi including Glomus intraradices and at least two other Glomus species shown to be biologically adapted to grass.
Products for planting pits, beds and Tree Root Zone Treatment (Vertical Mulching/Aeration) shall typically be granular and shall typically include:

- Endomycorrhizal fungi. Live propagules (spores, colonized roots, hyphae) of vesicular arbuscular (VA) fungi including Glomus intraradices and at least two other Glomus species.
- Ectomycorrhizal fungi. Live spores of Pisolithus tinctorius and at least four Rhizopogon species.

Products may also include any or all of:

- Biostimulants such as Dry soluble yucca extract (yucca schidigera), soluble sea kelp extract (ascophylum, nodosum) and humic acid (leonardite humates)
- Amino acids, vitamins, enzymes, beneficial bacteria, microbial metabolites, trichoderma fungi.
- Water management gels/polymers (for planting pits, beds and Tree Root Zone Treatment – typically not for turf applications).

**PACKAGING.** Mycorrhizal fungi shall be delivered in the manufacturer’s standard containers. Containers shall include a label stating the name of the material, species, propagule counts, application rates, expiration date, the net weight of the contents, and the manufacturer’s name.

**BASIS OF ACCEPTANCE.** Mycorrhizal fungi will be accepted on the basis of the manufacturer’s label or material certification indicating compliance with these specifications. The Department reserves the right to reject any material that has become caked or otherwise damaged. Material that has expired will be rejected.

### 713-10 MOISTURE RETENTION ADDITIVE

**SCOPE.** This specification covers the material requirements for moisture retention additive.

**MATERIAL REQUIREMENTS.** Moisture retention additives shall be commercially available Polyacrylamide or Co-polymer of Acrylamide Hydro gel polymer products.

**PACKAGING.** Moisture retention additives shall be delivered in the manufacturer’s standard containers. Containers shall include a label stating the name of the material, application rates, expiration date, the net weight of the contents, and the manufacturer’s name.

**BASIS OF ACCEPTANCE.** Moisture retention additives will be accepted on the basis of the manufacturer’s label or material certification indicating compliance with these specifications.

### 713-11 MULCH FOR TURF ESTABLISHMENT AND EROSION CONTROL

**SCOPE.** This specification covers the material requirements for organic mulch materials used in conjunction with turf establishment or erosion control.

**MATERIAL REQUIREMENTS.**

**General**

Mulch shall be manufactured so that the materials will remain uniformly suspended in water under agitation and will blend with seeds, fertilizer and other additives to form homogeneous slurry. It shall have the characteristics which, upon hydraulic application, shall form a blotter-like ground coating with moisture absorption and percolation properties and the ability to cover and hold seeds in contact with the soil. Mulch shall contain no growth or germination inhibiting factors.
Type I. Wood Fiber Mulch. Wood fiber shall be a first generation product manufactured directly from 100 percent wood which has been recovered or diverted from solid waste.

Wood fiber shall be manufactured from unadulterated wood that is not contaminated with paint, chemicals, non-wood shingles, plastic or other foreign materials. Wood fiber mulch shall not be manufactured exclusively from paper.

Type II Cellulose Mulch. Cellulose or Paper mulch shall be composed of 100% clean recycled cellulose fiber and free of plastic netting.

- Water Holding Capacity >1000%
- Moisture Content 12% +/- 3
- Organic Matter >93%
- Ash Content <7%
- pH Range 6.5 +/- 2
- Non toxic dye

Type III Cellulose and Wood Fiber Blend Mulch. Cellulose and Wood fiber blend shall be composed of biodegradable recycled 100 % wood fibers and recycled paper, phyto-sanitized and free from plastic netting.

- Wood fiber 70% Minimum
- Paper fiber 30% Maximum
- Water Holding Capacity >1000%
- Moisture Content 12% +/- 3
- Organic Matter >93%
- Ash Content <7%
- pH Range 5.5 +/- 2

Type IV Cotton Hydro Mulch. Cotton hydro mulch shall be a blend of processed straw and reclaimed cotton plant materials.

- Straw 80% Maximum
- Reclaimed Cotton Plant Material 17% Minimum
- Additives, Activators and Tackifiers Range 3 to 10%
- Moisture Content 12% +/- 3
- Organic Matter ≥90%

Type V Pelletized Hydro Mulch. Cellulose and Wood fiber blend shall be composed of clean cellulose fiber and raw lumber chips manufactured from unadulterated wood that is not contaminated with paint, chemicals, non-wood shingles, plastic or other foreign materials.

- Wood fiber 20% Minimum
- Paper fiber 80% Maximum
- Water Holding Capacity >850%
- Moisture Content Range 12 to 15% +/- 3
- Organic Matter >93%
- Ash Content <7%
- pH Range 7.0 +/- 2

PACKAGING AND LABELING. Mulch shall be supplied in the manufacturer's standard containers, with the name of the material, net weight of contents, the manufacturer's name and the air dry weight of fiber (equivalent to 10% moisture) appearing on each container.

STORAGE AND HANDLING. Store and handle in compliance with manufacturer’s instructions and recommendations. Protect from damage, weather, excessive temperatures and construction operations.
**BASIS OF ACCEPTANCE.** Mulch will be accepted on the basis of the manufacturer’s product label, including methods and rates of applications, and material certification indicating compliance with these specifications and any applicable regulatory requirements pertaining to solid waste management.

**713-12 MULCH ANCHORAGE**

**SCOPE.** This specification covers the material requirements for mulch anchorage.

**MATERIAL REQUIREMENTS.** Mulch anchorage shall be 713-07 Class IV Soil Stabilizers or any non-asphaltic, non-toxic commercially available products formulated for the purpose of anchoring or tacking straw mulch. The paper content of paper-based hydraulic mulch anchorage shall be 100 percent post consumer recovered from solid waste.

**PACKAGING.** Mulch Anchorage shall be furnished in the manufacturer's standard containers with the name of the material, net weight of contents, the manufacturer's name and the dry weight of fiber (equivalent to 10% moisture) appearing on each container. The instructions for mixing and application shall also appear on each container.

**BASIS OF ACCEPTANCE.** Mulch Anchorage will be accepted on the basis of the manufacturer's product label or product literature that indicates compliance with this specification. Materials that have become wet, caked, frozen, separated or otherwise unfit for use will be rejected.

**713-13 PESTICIDES**

**SCOPE.** This specification covers the material requirements for pesticides used to manage vegetation, insects, rodents and/or other target pests.

**MATERIAL REQUIREMENTS.** Pesticides shall be approved commercially available products that are currently registered by the US Environmental Protection Agency and the NYS Department of Environmental Conservation. Pesticides shall also have all required labels indicating that they are approved for the intended use.

Pesticides shall be mixed and used in strict conformance with the instructions on the label or supplemental labels.

**PACKAGING.** Pesticides shall be delivered and securely stored until used in the manufacturer's standard containers that have legible labels affixed. Pesticides that do not meet these packaging requirements will be rejected.

Pesticide containers shall be sealed. Containers with breaks, damage; or altered, obliterated, illegible, or missing labels will not be accepted.

**BASIS OF ACCEPTANCE.** Pesticides will be accepted on the basis of the original, sealed, and properly labeled pesticide containers; and two copies of sample labels and supplemental labels that include instructions for the intended use of the pesticide. Pesticides that have become wet, caked or otherwise unfit for use will be rejected.

**713-14 SOD**

**SCOPE.** This specification covers the material requirements for sod.
MATERIAL REQUIREMENTS. Sod shall be commercially grown sod and shall be accompanied by a certificate indicating compliance with the regulations of the NYS Department of Agriculture and Markets. Sources of sod shall be made known to the Engineer at least five calendar days before cutting. Sod shall be cut into squares or rectangular portions which shall be a minimum of 12 inches wide, or as approved, and may vary in length, but shall be of a size which will permit them to be lifted without breaking. Height of the grass shall not exceed 3 inches. The sod shall be cut to a minimum thickness of 3/4 inch. The sod shall be reasonably free from weeds in conformance with accepted commercial practice. The sod shall consist of a mixture of at least three permanent grasses such as bluegrass and fine leaved fescues, unless otherwise specified. Sod that is heat damaged or fermenting will be rejected.

DELIVERY AND HANDLING. Sod shall be delivered to the job within 24 hours after being cut and installed within 48 hours after being cut. The sod, when delivered to the contract site and during the time it is held on site, shall be sufficiently moist so the soil will adhere firmly to the roots when it is handled.

BASIS OF ACCEPTANCE. Sod will be accepted based on inspection for compliance with the material requirements.

713-15 COMPOST

SCOPE. This specification covers the material requirements for organic material used in conjunction with amending or manufacturing topsoil and for erosion control products.

MATERIAL REQUIREMENTS. Compost shall be the material resulting from the biological and biochemical decomposition of biosolids, source-separated organic waste, yard waste, leaves or agricultural waste. These composts shall have been commercially or municipally produced. Compost and composting facilities shall be in compliance with all federal laws (40 CFR Part 503 and others), Article 10 of the Agriculture and Markets Law and 6 NYCRR Part 360.

Biosolids, including mixed solid waste, septage and other sludges, are the solid or semi-solid organic material generated by a wastewater treatment plant. Source-separated organic waste (SSOW) is readily decomposable material that is separated at the point of waste generation, and may include, but not be limited to, food scraps, food processing residues, soiled and/or unrecyclable paper, and other compostable materials. Yard waste includes grass clippings, leaves and other similar readily-compostable organic material.

Compost shall be reasonably free of sticks, stones, refuse, materials deleterious to soil structure, or any material toxic or detrimental to plant germination and growth. Compost containing foreign material may be rejected on the basis of a visual examination.

Composted biosolids shall have a certificate from a laboratory approved by the NYSDOH verifying compliance with all applicable laws, rules, and regulations. Only facilities permitted to compost biosolids under 6 NYCRR Part 360 will be allowed to furnish biosolid compost. The certification shall be supplied by the Contractor prior to the delivery of any composted biosolids, topsoil containing composted biosolids, or other such regulated material to the contract site.

Type A. Compost for Turf Establishment, Sodding, and Planting. Compost for Turf Establishment, Sodding, and Planting shall have a minimum organic-matter content of 30% (dry-weight basis) as determined by loss on ignition. Product shall be loose and friable, not dusty, and have a moisture content of 35% - 60%, (wet weight basis). Particle size shall be < 1/2 inch, (100% passing).
Soluble salts concentration shall be < 4.0 mmhos/cm (ds/m), maximum.
Compost shall be stable to very stable.
pH shall be between 6.0-8.5.

Type B. Compost for Erosion/Sediment Control Filter Berms. Compost for Erosion/Sediment Control Filter Berms shall meet the requirements of AASHTO Designation MP 9-03 and as follows:
Minimum organic matter content 25% - 65% (dry-weight basis) surfaces to be vegetated; 25% - 100% (dry weight basis) surfaces to be left unvegetated.

<table>
<thead>
<tr>
<th>Gradation:</th>
<th>Sieve Size</th>
<th>Percent Passing by Weight</th>
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<tr>
<td>3 inch</td>
<td>100</td>
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<tr>
<td>1 inch</td>
<td>90 to 100</td>
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<tr>
<td>3/4 inch</td>
<td>70 to 100</td>
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<td>1/4 inch</td>
<td>30 to 75</td>
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Maximum particle length; 6 inch

Soluble salt concentration shall be 5 mmhos/cm; (ds/m) maximum.
Compost shall be stable to very stable
pH shall be between 5.0 - 8.5.

Type C. Compost for Erosion/Sediment Control Compost Blankets (Mulch for Seeded Areas). Compost for Erosion/Sediment Control Compost Blankets, (mulch for seeded areas), shall meet the requirements of AASHTO Designation MP 10-03 and as follows:
For surfaces to be vegetated, minimum organic matter content 25% - 65% (dry weight basis); for surfaces to be left unvegetated 25% - 100% (dry-weight basis).

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<tr>
<td>1 inch</td>
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<tr>
<td>3/4 inch</td>
<td>65 to 100</td>
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<tr>
<td>1/4 inch</td>
<td>0 to 75</td>
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</table>

Maximum particle length; 6 inch

Soluble salt concentration shall be 5 mmhos/cm; (ds/m) maximum.
Compost shall be stable to very stable
pH shall be between 5.0 - 8.5.

Type D. Leaf Compost. The material shall consist exclusively of deciduous leaf material.
Compost material that contains food waste, sewage waste, or other waste material is unacceptable.
The leaf compost shall be mature (actively composted for 6 months minimum, and temperature slightly above air temperature) and humic (organic material is no longer rapidly degrading). Mature compost material shall be a dark, friable, partially decomposed substance that has an earthy odor. Visible fibers should be short and dark with no discernable particles of leaf material. Because not all items decompose at the same rate screening may be necessary to remove larger partially decomposed material and/or undecomposed material.

Organic Content – 25% to 100% by dry weight
Natural Inert Material - <5% by dry weight of woody or green yard debris material.
Man Made Inert Material - <1% by dry weight of man made material such as glass or plastic.
Bulk Density – 636 to 812 kg/m3
Moisture Content – 30% to 60% by total weight

Gradation:
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<th>Sieve Size</th>
<th>Percent Passing by Weight</th>
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<tbody>
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<td>1/2 inch</td>
<td>100</td>
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<tr>
<td>No 16</td>
<td>0</td>
</tr>
<tr>
<td>Maximum particle length; 6 inch</td>
<td></td>
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</tbody>
</table>

**Type E. Well Rotted Manure.** The material shall consist of animal excreta with litter material. The well rotted manure shall be mature (aged a minimum of one year), dark brown or black in color, crumbly in texture, and shall not have an objectionable odor. The material’s moisture content shall be such that no visible free water or dust is produced when handling it. It shall contain no visible admixture of refuse or other physical contaminates or any material toxic to plant growth.

**BASIS OF ACCEPTANCE.** Compost will be accepted on the basis of a Producer’s label or a certificate of analysis by a laboratory certified by a nationally recognized entity indicating compliance with the material requirements and visual inspection.

Composted biosolids will be accepted on the basis of a material certification by a NYSDOH approved laboratory that the product conforms to this specification and all applicable regulations.

Compost supplied or manufactured by participants in the US Composting Council’s Seal of Testing Approval Program will be accepted on the basis of the Program’s Compost Technical Data Sheets. The data shall represent a minimum of one year of testing results and the most recent test shall have been conducted with ninety days of material acceptance.

Compost supplied or manufactured by suppliers that do not participate in the US Composting Council Seal of Testing Approval Program will be accepted on the basis of a material certification, by a laboratory certified by a nationally recognized entity, that the product conforms to this specification.

The Department reserves the right to sample and test the materials subsequent to delivery.

**713-16 (VACANT)**

**713-17 SULFUR**

**SCOPE.** This specification covers the material requirements for elemental sulfur (flowers of sulfur).

**MATERIAL REQUIREMENTS.**

**PACKAGING.** Agricultural sulfur packed in the manufacturer's standard containers shall weigh not over 100 lbs each, with the name of the material, net weight of contents and the manufacturer's name and guaranteed analysis appearing on each container. Sulfur shall be commercially available products.

**DELIVERY.** Bulk delivery of sulfur shall be accompanied by a certificate providing the names, weight and analysis as specified herein for packaged material.

**BASIS OF ACCEPTANCE.** Sulfur will be accepted on the basis of the manufacturer's label or certificate and visual inspection for compliance with the material requirements.

**713-18 WEED CONTROL BARRIERS**

**SCOPE.** This specification covers the material requirements for landscape fabrics, mats and Geotextiles specifically manufactured to control weed growth.

**MATERIAL REQUIREMENTS.** Weed control barriers shall be commercially available products.
**Type A. Permeable Landscape Fabric.** Permeable Landscape Fabric shall be a permeable weed blocking geotextile resistant to rot, mold, chemicals and micro-organisms which allows the free flow of water, air, fertilizers and nutrients.

**Type B. Permeable Landscape Fabric with Herbicide.** Permeable Landscape Fabric with Herbicide shall be durable, nonwoven, polypropylene geotextile fabric with permanently attached nodules containing a slow release herbicide with a maximum EPA toxicity rating of class IV.

**Type C. Permeable Weed Barrier Mat.** Permeable Weed Barrier Mat shall be a commercial weed control product. The mat shall prevent sunlight, water, or vegetation nutrients from reaching the soil underneath. The mat shall contain no herbicides and shall resist ultraviolet light, mildew, and algae. The mat shall be self-extinguishing when removed from flame.

The mat shall be a polyester matting system a minimum of 0.2 inches thick, with a minimum weight of 1.8 pounds per square yard, able to support pedestrian traffic and commercial tractor mowing equipment’s wheels and skid plates without displacement.

**BASIS OF ACCEPTANCE.** Weed control mats or fabric will be accepted on the basis of the manufacturer's label or certificate and visual inspection for compliance with the material requirements.

713-19 STRAW

**SCOPE.** This specification covers the materials requirements for straw.

**MATERIAL REQUIREMENTS.** Straw for mulching shall be stalks of oats, wheat, rye or other similar crops which are free from noxious and invasive species. Straw shall show no signs of excessive moisture and be visually free of mold or mildew.

**BASIS OF ACCEPTANCE.** Straw will be accepted on the basis of a visual inspection for compliance with the material requirements.

**SECTION 714 - CURBING AND GUTTER**

714-01 STONE CURB

**SCOPE.** This specification covers the material and fabrication requirements for stone curb used in highway and bridge construction.

**MATERIAL REQUIREMENTS.** Stone curb shall be either a bluestone, sandstone or granite. The stone shall be sound and durable, free from seams which impair its structural integrity and of a smooth splitting and machining character. Natural color variations that are characteristic of the deposit will be permitted. Any curb containing discoloration other than cleanable surface stains shall be sampled and submitted to the Materials Bureau for evaluation.

**Dimensions**

**A. General.** Curb shall be cut to conform to the shape and size shown on the Standard Sheets and contract plans.

**B. Curbs on Straight Sections.** Minimum lengths of straight segments of Economy, Aesthetic and Sloped curbs shall be 2 feet. All other straight curb types shall have 3 foot minimum lengths.
**C. Curbs on Curved Sections.** No minimum length requirements are specified for curb segments on curves with radii of 200 feet or less. When directed by the Engineer, curb segments on curves with radii 100 to 200 feet shall be cut in 3 to 4 feet straight lengths. With exception of Economy, Aesthetic and Sloped curbs, segments on curves with radii of 100 feet or less shall be shaped to the required curvature and the ends cut on radial lines. Economy, Aesthetic and Sloped curbs on curves with radii of 100 feet or less shall be furnished only in straight segments of lengths equal to 1/10 the radius and on curves with radii less than 10 feet shall be furnished only in straight segments of minimum lengths of one foot, their ends shall be cut on radial lines.

**D. Transition Curb for Bridge to Roadway Curbs.** A transition curb for bridge curb to roadway curb shall be furnished, if required. Where an 8 inch exposed face is desired for a roadway curb, the appropriate curb sections with a 6 inch exposed face shown on the appropriate section of the Standard Sheet shall be increased 2 inches in depth.

**E. Curb Widths.** The bottom width of the various types of curbing shall be as follows:

<table>
<thead>
<tr>
<th>Type</th>
<th>Width</th>
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<tbody>
<tr>
<td>Light Duty</td>
<td>3 inch minimum for 2/3 of length</td>
</tr>
<tr>
<td>A,B,C,D,E,T2 and Landscaping</td>
<td>4 inch minimum for 2/3 of length</td>
</tr>
<tr>
<td>F1,G1,M and T1</td>
<td>4 inch minimum for entire length</td>
</tr>
<tr>
<td>R1 and R2</td>
<td>8 inch minimum for entire length</td>
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<tr>
<td>S</td>
<td>5 inch minimum for entire length</td>
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</tbody>
</table>

**Finish**

**A. General.** Curb surfaces shall be finished as indicated on the plans or Standard Sheets.

**B. Top Surfaces.** Top surfaces shall be finished to approximately true planes. When sawed, hammered or thermal finishes are applied, no projection or depression shall be greater than 3/16 inch. Saw marks normal to the sawing process will be permitted if within the 3/16 inch tolerance.

**C. Arris Lines.** Top front arris lines shall be straight and true with no variations greater than 1/8 inch measured from a 2 foot straightedge placed along the arris line.

Back arris lines on curb types E,F1,M,T1, and T2 curb and the lower front arris lines on types E,F1,M,R1,R2,S,T1 and T2 curbs shall be straight and true with no variations from a straight line greater than 1/4 inch measured in the same manner. Back arris lines are not required for types R1,R2 and S curbs.

Exposed arris lines at the joints shall not project beyond the plane of a split face and shall not fall under the plane of a split face more than 1/4 inch.

**D. Back Surfaces.** Back surfaces shall have no projection or depression which exceeds a batter of 1 inch in 3 inches for a distance of 3 inches from the top.

**E. Front Exposed Faces.** Front exposed faces of straight Types A, F1, and G1 curbs, when split, shall have no projection greater than 1 inch or depression greater than 1/2 inch measured from a vertical plane passing through the arris line at the top of the split face. For radius units the front exposed faces when split, shall have no projection greater than 1 1/4 inch. The entire face of Type G1 curb shall be considered as exposed face. Front exposed faces of types M, R1, R2, S, T1 and T2 curbs, when split, shall have no projection or depression greater than 1/2 inch measured from a
vertical plane passing through the arris line at the top of the split face. Front faces below grade shall have no projection or depression greater than 1 inch measured in the same manner.

No projection on the exposed face of Type C curb shall extend over 1/4 inch beyond a vertical plane extending from the intersection of the pavement grade line and the curb face. The exposed face of Type C curb shall have no depression greater than 1/2 inch measured from the plane of the face through the top arris line.

**F. Ends.** Ends of curbs shall be approximately square with the planes of the exposed curb surfaces and shall be finished so that when curbs are set, no space greater than 3/4 inch shall show in the joints for the full length of the exposed joint. The curb ends below the pavement surface or shoulder shall break not over 8 inches from the joint plane on curb types A, B, C, D, E and T2 curbs and not more than 2 inches on types G1, R2, and T1.

Ends of types F1, G1, M, R1, R2, S and T1 curbs shall be sawed at locations called for on the contract plans.

**G. Drill Holes.** Drill holes will not be permitted in exposed curb surfaces.

**Exceptions to Finish Requirements**

**A. Landscaping Type Curbs.** Top surfaces shall be split so that no projections or depressions are greater than 1/2 inch. Front arris lines shall not vary from a straight line more than 1/2 inch. Exposed joint openings shall not exceed 1 1/2 inch. Drill holes will be permitted in top and face surfaces.

**B. Sloped Type Curb.** Exposed faces shall be relatively smooth and quarry split to an approximately true plane having no projection or depression greater than 1 inch from a 2 foot straightedge placed as closely as possible to the plane of the curb face.

Arris lines at joints shall not project beyond the plane of the split face and shall not fall more than 1/2 inch under the plane of the split face.

Curb ends shall be approximately square with the plane of the exposed curb surfaces and finished so that when curbs are set, no space greater than 3/4 inch shall show in the joints for the full width of the face.

**C. Light Duty Type Curbs.** Front arris lines shall not vary from a straight line more than 1/2 inch. Exposed joint openings shall not exceed 1 1/2 inch.

**BASIS OF ACCEPTANCE.** Stone curb shall be from a source appearing on the Department's Approved List and will be accepted in accordance with procedural directives of the Materials Bureau. In addition, the stone curbing will be inspected for dimensional compliance at the project site by the Engineer. Curbing not in compliance with the dimensions on the Standard Sheets or contract plans will be rejected by the Engineer.

**714-02 AND 714-03 (VACANT)**

**714-04 PRECAST CONCRETE CURB**

**SCOPE.** This specification covers the material and fabrication requirements for precast concrete curb.

**MATERIAL REQUIREMENTS.** The Material Requirements contained in §704-03 shall apply.

**DRAWINGS.** The Drawing requirements contained in §704-03 shall apply.
FABRICATION. The Fabrication requirements contained in §704-03, along with the following shall apply. Precast curb shall be fabricated to conform to the size and shape shown on the standard sheet unless otherwise shown on the plans.

Minimum curb lengths shall be 6 feet except for radial curb and closures. Maximum curb lengths shall be 10 feet. Curb to be set on a radius of 100 feet or less shall be cast to the curve required and the ends shall be formed or sawed on radial lines. Curbs to be set on a radius of 101 to 200 feet may be cast or cut in 3 or 4 foot straight lengths, if approved by the Engineer.

Reinforcing. Reinforcement is optional, however if the manufacturer chooses to reinforce the curb for handling the reinforcement shall be epoxy coated or the concrete shall contain corrosion inhibitor.

SAMPLING AND TESTING. The Sampling And Testing requirements contained in §704-03 shall apply.

MARKING. The Marking requirements contained in §704-03 shall apply except as noted herein.

Markings shall be placed on an end face of each unit such that they won’t be exposed to view after installation. Instead of marking the contract number on each unit they may be marked with “NYSDOT”.

FINAL PRODUCTION INSPECTION. The Final Production Inspection requirements contained in §704-03 shall apply.

SHIPPING. The Shipping requirements contained in §704-03 shall apply.

BASIS OF ACCEPTANCE. The Basis Of Acceptance requirements contained in §704-03 shall apply.

714-05 (VACANT)

714-06 HOT MIX ASPHALT CURB

SCOPE. This specification covers the material requirements for Hot Mix Asphalt curb.

MATERIAL REQUIREMENTS. The Contractor shall have the option of supplying the mix specified herein or he may elect to furnish an alternate mixture subject to prior approval by the Director, Materials Bureau. The requirements of Section 401 - Hot Mix Asphalt Production shall apply with the following modifications:

A. Automatic batching and recording equipment will not be required.
B. The HMA shall include recycled tire rubber which is moisture free and does not contain any fabric or metal material. The gradation shall conform to the following sieve analysis; percent passing of total weight:

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>% Passing</th>
</tr>
</thead>
<tbody>
<tr>
<td>No. 4</td>
<td>100</td>
</tr>
<tr>
<td>No. 8</td>
<td>85-100</td>
</tr>
<tr>
<td>No. 12</td>
<td>65-100</td>
</tr>
<tr>
<td>No. 20</td>
<td>35-80</td>
</tr>
<tr>
<td>No. 30</td>
<td>15-40</td>
</tr>
</tbody>
</table>

C. The asphalt cement used in the mix shall comply with either material specification '702-0400, '702-0500, or '702-0600.
D. The aggregate gradation shall be as follows:

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>% Passing</th>
<th>Job Mix Tolerances (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1/2 inch</td>
<td>100</td>
<td>--</td>
</tr>
</tbody>
</table>
BASIS OF ACCEPTANCE. The acceptance of the Hot Mix Asphalt used in asphalt curb shall be in accordance with the Department written instructions.

714-07 PRECAST CONCRETE GUTTER

SCOPE. This specification covers the material and fabrication requirements for precast concrete gutter.

MATERIAL REQUIREMENTS. The Material Requirements contained in §704-03 shall apply.

DRAWINGS. The Drawing requirements contained in §704-03 shall apply.

FABRICATION. The Fabrication requirements contained in §704-03, along with the following shall apply.

Precast concrete gutter shall be fabricated to conform to the size and shape shown on the standard sheet unless otherwise shown on the plans.

Reinforcing. Wire mesh reinforcement shall consist of one layer of Size 4 x 4 inch - W4 x W4 embedded midway between the upper and lower surfaces, unless otherwise shown on the plans. Reinforcing bars of equivalent area may be substituted for the wire mesh reinforcement. Reinforcement shall be epoxy coated or the concrete shall contain corrosion inhibitor.

SAMPLING AND TESTING. The Sampling And Testing requirements contained in §704-03 shall apply.

MARKING. The Marking requirements contained in §704-03 shall apply except as noted herein.

Markings shall be placed on an end face of each unit such that they won’t be exposed to view after installation. Instead of marking the contract number on each unit they may be marked with “NYSDOT”.

FINAL PRODUCTION INSPECTION. The Final Production Inspection requirements contained in §704-03 shall apply.

SHIPPING. The Shipping requirements contained in §704-03 shall apply.

BASIS OF ACCEPTANCE. The Basis Of Acceptance requirements contained in §704-03 shall apply.

SECTION 715 - CASTINGS, FORGINGS AND METALS

715-01 STRUCTURAL STEEL
**SCOPE.** This specification covers structural steels used in bridge construction that have a minimum specified yield point of 50 ksi, or less. Steel ordered under this specification may be subject to stress in any direction; longitudinal, transverse and/or through-thickness.

**MATERIAL REQUIREMENTS.** The manufacture, testing, mill inspection and delivery of structural steel shall comply with the requirements of the applicable ASTM Specifications except as modified herein.

Requirements for shop inspection of plates and shapes, and provisions for rejection or shop repair of plates and shapes because of rejectable surface or internal discontinuities, are described in the New York State Steel Construction Manual (SCM).

**Steels to be Furnished.** The contract documents will indicate, by ASTM designation, the steel to be used in specific portions of the structure. If the ASTM designation is not indicated in the contract documents, the type to be furnished shall meet the requirements of ASTM 709.

All structural steel plates and shapes used in areas subject to tensile stress as designated on the plans, or as listed herein, shall be furnished to minimum Charpy V-Notch toughness requirements. Structural Steel furnished to minimum notch toughness requirements shall include but not necessarily be limited to the following:

- Tension flanges and webs of girders, floorbeams and stringers, floorbeam and stringer connection angles, splice plates and lateral gusset plates welded to members in areas subject to tensile stress.
- Curved girder diaphragms
- Truss floorbeam, stringer, and sleeper, tension flanges and webs; floorbeam and stringer connection angles; cantilever brackets, splice plates; vertical gusset plates; top and bottom lateral bracing; sway frames; and end portal frames.
- Repair and/or reinforcement steel subject to tensile stress.
- Plates and shapes of specified thickness subject to design tensile stress used in sign structures. Refer to §644-2.01.

**TESTS.** Physical (mechanical) tests and chemical analysis shall be conducted by the steel manufacturer.

The method of sampling, preparing test specimens and testing shall be in accordance with the applicable ASTM Designation, except as modified herein.

**Charpy V-Notch Impact Test.** When the provisions of these specifications require that steel be furnished with specified impact properties, and the steel is not fracture-critical as defined in Section 9 of the SCM, the steel will be accepted on the basis of heat-lot qualification tests as described herein. The tests shall be performed as described for V-Notch test specimens under the heading, ACharpy Impact Testing® of ASTM Designation A370. Full size (10 mm x 10 mm) specimens shall be used whenever thickness permits. When plate thickness requires that subsize specimens be used, the specimens shall be 10 mm x 7.5 mm, or 10 mm x 5 mm. The largest possible specimens shall be used in each case.

When steel thickness is 1 inch or greater, Charpy specimens shall be taken midway between the center and the surface of the plate.

The manufacturer shall conduct and report the results of Charpy V-Notch impact tests to the Engineer. For heat qualification, sampling and testing shall be in conformance with ASTM A673 using the A\(\bar{H}\)® testing frequency.

For any heat to qualify, the average energy, as defined in ASTM A370, absorbed by a full-size specimen shall not be less than that shown for the type of steel in the Table 715-01-1.

If test specimens fail to meet the heat qualification impact requirements, the plate thickness represented by the failed specimens will be rejected. The producer may test specimens from the next thinner material proposed to be furnished from the same heat and if they meet specification requirements,
the heat will be considered qualified for those thicknesses equal to or less than that tested and found acceptable in the retest.

Any thickness that fails to qualify in the as-rolled condition may be normalized and retested provided that all required mechanical tests are remade on the normalized material. Those thicknesses that passed the test above described in the as-rolled condition need not be normalized even though they were rolled from the same heat of steel.

### TABLE 715-01-1 MINIMUM CHARPY V-NOTCH IMPACT REQUIREMENTS

<table>
<thead>
<tr>
<th>ASTM DESIGNATION</th>
<th>THICKNESS</th>
<th>ENERGY</th>
</tr>
</thead>
<tbody>
<tr>
<td>A709-36, A242, A992 (welded)</td>
<td>t ≤ 4 in.</td>
<td>15 ft-lbs @ 40°F</td>
</tr>
<tr>
<td>A709-50, 50S, 50W (welded)</td>
<td>t ≤ 2 in.</td>
<td>15 ft-lbs @ 40°F</td>
</tr>
<tr>
<td>A709-50, 50S, 50W (welded)</td>
<td>2 in. ≤ t ≤ 4 in.</td>
<td>20 ft-lbs @ 40°F</td>
</tr>
<tr>
<td>A709-36, A242, A992 (mechanically fastened)</td>
<td>t ≤ 4 in.</td>
<td>15 ft-lbs @ 40°F</td>
</tr>
<tr>
<td>A709-50, 50S, 50W (mechanically fastened)</td>
<td>t ≤ 4 in.</td>
<td>15 ft-lbs @ 40°F</td>
</tr>
<tr>
<td>Sign Structure steel plates and shapes greater than 1/2 inch thick</td>
<td></td>
<td>20 ft-lbs @ 40°F</td>
</tr>
</tbody>
</table>

NOTE:
1. If the yield strength of the material exceeds 65 ksi, the temperature for the Charpy V-Notch tests for acceptability shall be reduced by 15°F for each increment of 10 ksi above 65 ksi.
2. Samples shall be taken after galvanizing.

If the plate thickness requires that subsize specimens be used, Table 715-01-2 shall be used to find the equivalent absorbed energy for the full size specimen:

Impact tests for fracture-critical members shall be as described in section 9 of the SCM.

### TABLE 715-01-2 EQUIVALENT ABSORBED ENERGY (ft-lbs)

<table>
<thead>
<tr>
<th>Full Size (10 x 10 mm)</th>
<th>3/4 Size (10 x 7.5 mm)</th>
<th>1/2 Size (10 x 5 mm)</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>15</td>
<td>10</td>
</tr>
<tr>
<td>15</td>
<td>11</td>
<td>8</td>
</tr>
<tr>
<td>13</td>
<td>10</td>
<td>6</td>
</tr>
<tr>
<td>12</td>
<td>9</td>
<td>6</td>
</tr>
<tr>
<td>10</td>
<td>8</td>
<td>5</td>
</tr>
<tr>
<td>7</td>
<td>5</td>
<td>4</td>
</tr>
</tbody>
</table>

**BASIS OF ACCEPTANCE.** A certified copy of test results of chemical analyses and physical (mechanical) tests required shall be furnished for all steel. These test data shall be given to the shop inspector for submittal to the Deputy Chief Engineer (Structures) with the final inspection report. When steel is furnished under an item which does not require shop inspection, these data shall be submitted to the Engineer who will perform the visual inspection required by this specification.

A Material Certification of the results of chemical and physical (mechanical) tests conducted will be interpreted to mean that the manufacturer has tested the product, and has found both materials and workmanship to conform to the specification designation listed on the report of physical and chemical test results that are certified to be accurate. Workmanship as defined herein shall include dimensional accuracy, surface finish, temper and any other physical and/or mechanical property which may be affected by manufacturing procedures. *Buy America Requirements Apply.*

**715-02 STEEL CASTINGS**
SCOPE. This specification covers the material requirements for steel casting for highway bridges.

GENERAL. Steel castings shall conform to the requirements of ASTM A27. Unless otherwise specified, all steel castings shall be Grade 70-40, Class 1.

MATERIAL REQUIREMENTS

Fracture. Test specimens shall show a fracture having a silky or fine granular structure throughout.

Testing. Additional supplemental testing, as noted in ASTM A27, may be required by the contract documents.

Structural Defects. Steel castings shall be true to pattern in form and dimensions, without sharp unfiled angles, or corners, and shall be free of pouring faults, sponginess, cracks, blow holes and other defects in positions affecting their strength and value for the service intended.

Blow holes appearing upon finished castings shall be so located that a straight line laid in any direction will not cut a total length of cavity greater than 1 inch in any 12 inches, nor shall any single blow hole exceed 1 inch in any dimension or have an area greater than 1/2 square inch. Blow holes shall not have a depth injuriously affecting the strength of the casting as determined by the Deputy Chief Engineer (Structures). Minor defects which do not impair the strength may, with the approval of the Deputy Chief Engineer (Structures), be welded by an approved process. The defects shall be removed to solid metal by drilling, grinding, or air-carbon arc gouging followed by grinding. After welding, the castings shall be heat treated again if required by the approved repair procedure.

Castings which have been, or are being, welded without prior approval of the repair welding procedure will be rejected.

Large castings may be subjected to non-destructive tests if required by the Contract Documents.

BASIS OF ACCEPTANCE. Acceptance will be based upon shop inspection at the manufacturing plant by representatives of the Department, or on the basis of inspection by the Engineer. Certified copies of the results of the chemical and physical tests shall be submitted as required under the provisions of ABasis of Acceptance@ in 715-01, Structural Steel. Buy America Requirements Apply.

715-03 ALUMINUM CASTINGS

SCOPE. This specification covers the requirements for various aluminum alloys and shapes.

GENERAL. Aluminum castings shall conform to the requirements of ASTM Specifications as shown in the following table, and as modified herein and by the plans and specifications.

<table>
<thead>
<tr>
<th>Commercial Specification Alloy &amp; Temper</th>
<th>ASTM Alloy &amp; Temper</th>
<th>ASTM Specification</th>
<th>Product</th>
</tr>
</thead>
<tbody>
<tr>
<td>B443.0-F</td>
<td>S5A-F</td>
<td>B108</td>
<td>Permanent Mold Castings</td>
</tr>
<tr>
<td>B443.0-F</td>
<td>S5A-F</td>
<td>B26</td>
<td>Sand Castings</td>
</tr>
<tr>
<td>A356.0(modified)¹</td>
<td>SG 70-B(modified)¹</td>
<td>B108</td>
<td>Permanent Mold Castings</td>
</tr>
<tr>
<td>356.0-T6</td>
<td>SG 70A-T6</td>
<td>B26</td>
<td>Sand Castings</td>
</tr>
</tbody>
</table>
NOTE: 1. Where this material is required, castings shall be solution treated and aged to produce the following mechanical properties (Yield strength need not be determined unless ordered by the Deputy Chief Engineer (Technical Services)):

Ultimate Tensile Strength: 25 ksi min.
Yield Strength (0.2 percent offset): 18 ksi min.
Elongation (measured with gage length of four times the diameter of the specimen.): 6 percent min.

MATERIAL REQUIREMENTS

Quality. The castings shall be of uniform quality and condition, free from cracks, blow holes, porous places, hard spots, or shrinkage defects which affect the suitability of the castings for their intended use. Before inspection the castings shall be smooth and clean.

Heat Treatment. Casting shall be heat treated in such a manner as to produce material which will conform to the properties specified herein with the approved uniformity.

Casting to be used as bridge railing posts shall be produced under radiographic control. This shall consist of radiographic examination of castings until proper foundry technique, which will produce castings consistently free from harmful internal defects, is established for each mold. Production castings shall be examined as necessary to ensure maintenance of satisfactory quality.

Tension test specimens shall be machined from integrally cast test coupons extending sufficiently from one side of the base of the posts to obtain a 0.35 inch diameter test specimen as defined in Methods of Tension Testing of Metallic Materials® ASTM E8, with the exception that the radii at the ends of the reduced section shall not be less than 1/2 inch.

The method of test and determination of tensile properties shall be in accordance with ASTM E8. A minimum of one percent of the posts in any lot, but not less than one, shall be sampled for tensile testing. For the purpose of sampling, a lot shall consist of not more than 1000 pounds of clean castings when produced from a batch type furnace charged with one heat of ingot of known analysis or not more than 1 ton of clean castings when produced from one continuous furnace in not more than 8 consecutive hours.

If the results of any tensile test do not conform to the requirements prescribed, two additional tests shall be taken from the same group of castings, and the average of the three tests must meet the requirements.

BASIS OF ACCEPTANCE. This material is accepted on the basis of a Material Certification as described in Basis of Acceptance, except as follows, when the material is used in:

Bridge Railings. Accepted on the basis of shop inspection by the Department in accordance with Department directives.

Fencing. Accepted on the basis of samples secured in accordance with Department directives.

715-04 WROUGHT ALUMINUM

SCOPE. This specification covers the requirements for various aluminum alloys and shapes.

MATERIAL REQUIREMENTS
**Physical & Chemical Requirements.** Wrought aluminum shall conform to the requirements of ASTM specifications as shown in Table 715-04 and as modified herein and by the plans and specifications.

Each piece shall be marked with the manufacturer's name or trade mark and with alloy and temper designations in the manner described in the pertinent ASTM specifications.

When a clad material is specified, it shall be clad on both sides unless specified otherwise.

**Mechanical Properties.** When alloy 6061-T94 is required by the plans or specifications, it shall be defined as that temper which will produce in the wire the following mechanical properties after weaving:

- X minimum ultimate tensile strength: 54 ksi
- X minimum tensile yield strength: 47 ksi

**BASIS OF ACCEPTANCE.** This material will be accepted on the basis of a Material Certification except when this material is used in Bridge Railing when it will be accepted on the basis of shop inspection by the Department in accordance with Department directives, or Fencing when it will be accepted on the basis of samples received in accordance with Departmental directives.

<table>
<thead>
<tr>
<th>PRODUCT</th>
<th>ALLOY &amp; TEMPERS</th>
<th>ASTM SPEC.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sheet and Plate</td>
<td>1100-0</td>
<td>B209</td>
</tr>
<tr>
<td></td>
<td>2024-T4</td>
<td>B209</td>
</tr>
<tr>
<td></td>
<td>3003-H14</td>
<td>B209</td>
</tr>
<tr>
<td></td>
<td>3004-H38</td>
<td>B209</td>
</tr>
<tr>
<td></td>
<td>5052-H32,-H38</td>
<td>B209</td>
</tr>
<tr>
<td></td>
<td>5154-H38</td>
<td>B209</td>
</tr>
<tr>
<td></td>
<td>6061-T6</td>
<td>B209</td>
</tr>
<tr>
<td></td>
<td>7075-T6</td>
<td>B209</td>
</tr>
<tr>
<td></td>
<td>ALCLAD 2024-T3,-T42</td>
<td>B209</td>
</tr>
<tr>
<td></td>
<td>ALCLAD 6061-T6</td>
<td></td>
</tr>
<tr>
<td>Wire</td>
<td>1100-H38</td>
<td>B211</td>
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<tr>
<td></td>
<td>3003-H14</td>
<td>B211</td>
</tr>
<tr>
<td></td>
<td>5052-H38</td>
<td>B211</td>
</tr>
<tr>
<td></td>
<td>6061-T94¹</td>
<td>B211</td>
</tr>
<tr>
<td>Bars and Rod</td>
<td>2024-T4</td>
<td>B211</td>
</tr>
<tr>
<td></td>
<td>6061-T6</td>
<td>B211</td>
</tr>
<tr>
<td>Extruded Bars and Rods and Shapes</td>
<td>5154-0</td>
<td>B221</td>
</tr>
<tr>
<td></td>
<td>6061-T6</td>
<td>B221</td>
</tr>
<tr>
<td></td>
<td>6063-T5</td>
<td>B221</td>
</tr>
<tr>
<td>Extruded Shapes</td>
<td>6063-T6</td>
<td>B211</td>
</tr>
<tr>
<td></td>
<td>6005-T5</td>
<td>B211</td>
</tr>
<tr>
<td></td>
<td>6351-T6</td>
<td>B211</td>
</tr>
<tr>
<td>Drawn Seamless Tube</td>
<td>6061-T6</td>
<td>B210</td>
</tr>
<tr>
<td></td>
<td>6063-T832</td>
<td>B210</td>
</tr>
<tr>
<td>Extruded Tube</td>
<td>6061-T6</td>
<td>B241</td>
</tr>
<tr>
<td>Pipe</td>
<td>6061-T6</td>
<td>B241</td>
</tr>
<tr>
<td></td>
<td>6063-T6</td>
<td>B241</td>
</tr>
<tr>
<td>Structural Shapes,</td>
<td>6061-T6</td>
<td>B308</td>
</tr>
<tr>
<td>Rolled or Extruded</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Welding Rods and Bare Electrodes</td>
<td>4043-O</td>
<td>Not ASTM²</td>
</tr>
<tr>
<td></td>
<td>5154-0</td>
<td>Not ASTM²</td>
</tr>
</tbody>
</table>

**NOTES:** 1. See Mechanical Properties.

715-05 IRON CASTINGS

SCOPE. This specification covers material requirements for iron castings.

MATERIAL REQUIREMENTS. Iron castings shall conform to the requirements of AASHTO M 105, Class 30B or Class 35B, or ASTM A48, Class 30.

FABRICATION. Castings shall be true to pattern in form and dimensions, free from pouring faults, sponginess, cracks, blow holes and other defects at locations affecting their strength and value for the service intended. Castings shall be boldly filleted at angles and the arrises shall be sharp and perfect. Castings having blow holes plugged or filled with putty or cement of any kind will be rejected.

Grates, covers and curb boxes shall have continuous, full, and uniform bearing contact with their corresponding frames and shall be non-rocking when in place and under the influence of traffic or other loads. Methods that are permissible to achieve secure non-rocking fit between grates, covers and their corresponding frames are:
X Ground mating surfaces
X Machined and milled mating surfaces (horizontal and/or vertical).

All cast gratings, covers, frames and curb boxes shall be free of any coatings unless specified otherwise.

BASIS OF ACCEPTANCE. Iron castings conforming to the requirements of Standard Sheets ACast Manhole Frames, Grates and Covers® and ACast Frames and Curb Boxes and Welded Frames® will be accepted in accordance with the procedural directives of the Department. Buy America Requirements Apply.

715-06 STEEL FORGINGS

MATERIAL REQUIREMENTS. Steel forgings shall conform to the requirements of ASTM A668 Class C (CH), F (FH), or other class approved by the DCES.

BASIS OF ACCEPTANCE. Acceptance of this material will be in accordance with procedural directives of the Department. Buy America Requirements Apply.

715-07 PROOF LOADED IRON CASTINGS

SCOPE. This specification covers material and testing requirements for proof loaded iron castings.

MATERIAL REQUIREMENTS. Iron castings shall conform to the requirements of AASHTO M306, except for gray iron may be class 30B or class 35B and ductile iron shall have a minimum yield strength of 50 ksi. Castings shall be true to pattern in form and dimensions, free from pouring faults, sponginess, cracks, blow holes and other defects at locations affecting their strength and value for the service intended, and shall not be galvanized.

Grates, covers and curb boxes shall have continuous, full, and uniform bearing contact with their corresponding frames and shall be non-rocking when in place and under the influence of traffic or other loads. Methods that are permissible to achieve secure non-rocking fit between grates, covers and their corresponding frames are:
X Ground mating surfaces
X Machined and milled mating surfaces (horizontal and/or vertical).
All gratings, covers, frames and curb boxes shall be free of any coatings unless specified otherwise. Castings shall be boldly filleted at angles, and the arrises shall be sharp and perfect. Castings having blow-holes plugged or filled with putty or cement of any kind will be rejected.

**Materials Details.** All dimensions, including specified tolerances, in the Material Details shall substantially comply with the dimensions specified on the relevant standard sheets. The class of gray iron and yield strength of ductile iron shall be clearly identified on the drawings.

**Testing Facility.** The Department will conduct the proof load testing for acceptance of the design.

**SAMPLES AND SUBMISSIONS.** The manufacturer/supplier shall provide the following to the Materials Bureau before any testing can begin:

- Two (2) copies of the Material Details for each iron casting to be approved
- Two (2) samples of each cast article to be load tested
- One (1) sample of corresponding approved frame, grate, or cover, and any nuts and bolts required for assembly
- Two (2) tension test specimens cast within an hour of casting each of the test samples and machined as per AASHTO M 105 Type B.

It is the manufacturer/supplier's responsibility to remove in an expedient manner all supplied material from the Department's premises after the tests are done.

**Failure Criteria.** The design of an iron casting will be rejected if the following conditions are not met:

- **A. Permanent Set.** This criterion applies to cast iron grate and cover. The maximum permanent set in any article, measured relative to a fixed horizontal plane, shall not exceed the lesser of 1/8 inch or 1/150 of the clear opening.

- **B. Cracks.** All articles will be inspected after the completion of each test. No part of any article shall break or have any cracks.

**Retests and Re-submissions.** If the dimensions of the article(s) do not comply with the dimensions given in the Material Details, either new article(s) or new Details shall be submitted at the manufacturer's option. Upon failure under proof loading no retests will be allowed. Complete new designs shall be submitted for further testing.

**BASIS OF APPROVAL.** Material Details shall be prepared and submitted to the Director of Materials Bureau for approval. The articles will be proof-load tested in accordance to the Department's Test Method "Proof Loading of Cast Iron Frames, Grates, Covers and Curb Boxes", a copy of which may be obtained from the Director of Materials Bureau. After the proof-load tests are successful and the drawings are approved, the manufacturer's name, Material Details and approval date will be placed on the Department's Approved List.

**BASIS OF ACCEPTANCE.** Cast iron frames, graters, covers and curb boxes will be accepted at the project site based on the manufacturer's name appearing on the Approved List, conformance to the approved Material Details, and a Material Certification. *Buy America Requirements Apply.*

For each type of casting supplied, the following shall be provided to the Engineer:
A. Material Certification. The manufacturer or supplier shall provide certification that every piece of cast iron frame, grate, cover and curb box supplied was manufactured in accordance with these specifications and the approved Material Details.

B. Material Details. One copy of the approved Material Details, as referenced on the Approved List.

715-08 (VACANT)

715-09 MALLEABLE IRON CASTINGS

SCOPE. Malleable Iron Castings shall conform to the requirements of ASTM A47. The Grade shall be Grade 32510.

MATERIAL REQUIREMENTS. Castings shall be true to pattern in form and dimensions, free from pouring faults, sponginess, cracks, blow holes and other defects in positions affecting their strength and value for the service intended.

The casting shall be boldly filleted at angles and the arrises shall be sharp and perfect. The surface shall have a standard quality finish.

When galvanizing is required, it shall be in accordance with 719-01 Galvanized Coatings and Repair Methods, Type II. Particular care shall be exercised so as not to embrittle malleable castings when galvanizing. All galvanized castings shall meet specification requirements after galvanizing.

BASIS OF ACCEPTANCE. Acceptance of this material will be in accordance with procedural directives of the Department. Buy America Requirements Apply.

715-10 (VACANT)

715-11 METAL BIN TYPE RETAINING WALL

SCOPE. This specification covers the material and quality requirements for metal bin-type retaining walls.

MATERIAL REQUIREMENTS

Base Metal. The base metal for all components except fasteners shall be manufactured by the open hearth, basic oxygen process or electric furnace process and shall conform to the requirements of AASHTO M218. Base metal for the fasteners shall conform to the requirements of ASTM A307.

FABRICATION

Details. All members shall be so fabricated that members of the same nominal size shall be freely interchangeable. No drilling, punching or drifting to correct defects in manufacture will be permitted. Any units having holes improperly punched shall be replaced by the Contractor at no expense to the State.

The members in the wall shall conform to the gages, surface treatments and descriptions in Table 715-11, as well as the gages and dimensions shown in the plans. All materials receiving the Type IV surface treatment shall have a nominal zinc coating weight of 2.0 oz/sf such that the minimum check limits for the triple-spot and single-spot tests shall be 2.0 oz/sf and 1.8 oz/sf respectively.

Configuration. Walls shall consist of a series of pairs of columns, one column in each pair being in the plane of the wall face and the other column being in the plane of the rear of the wall, with the pair of
columns spaced longitudinally with overlapping S-shaped facing and rear members (stringers) and transversely with overlapping U-shaped tie-members (spacers). All necessary bolts and appurtenances shall be furnished to form a continuous closed-face wall of connected bins.

**BASIS OF ACCEPTANCE.** The metal bin-type retaining wall members will be accepted on the basis of the Material Certification and the Engineer's inspection. *Buy America Requirements Apply.*

<table>
<thead>
<tr>
<th>Name</th>
<th>Gage</th>
<th>Surface Treatment</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Column</td>
<td>8</td>
<td>719-01 Type IV</td>
<td>Vertical Member, Front &amp; Back</td>
</tr>
<tr>
<td>Column Cap</td>
<td>12</td>
<td>719-01 Type IV</td>
<td>Cover for front Column</td>
</tr>
<tr>
<td>Stringer Stiffener</td>
<td>8</td>
<td>719-01 Type IV</td>
<td>Top flange return</td>
</tr>
<tr>
<td>Stringer</td>
<td>16,14,12,10</td>
<td>719-01 Type IV</td>
<td>Horizontal Longitudinal members, front &amp; rear</td>
</tr>
<tr>
<td>Connecting Channel</td>
<td>8</td>
<td>719-01 Type I</td>
<td>Connector, Stringer to Column</td>
</tr>
<tr>
<td>Spacer</td>
<td>16,14,12</td>
<td>719-01 Type IV</td>
<td>Horizontal Transverse member</td>
</tr>
<tr>
<td>Bottom Spacer</td>
<td>16,14,12</td>
<td>719-01 Type IV</td>
<td>Special bottom transverse member</td>
</tr>
<tr>
<td>Base Plate</td>
<td>1</td>
<td>719-01 Type I</td>
<td>All connections</td>
</tr>
<tr>
<td>5/8 in dia. nuts</td>
<td>¼ in</td>
<td>719-01 Type II</td>
<td>All connections</td>
</tr>
<tr>
<td>5/8 in dia. nuts</td>
<td></td>
<td>719-01 Type II</td>
<td>All connections</td>
</tr>
<tr>
<td>5/8 in dia. Spring nuts</td>
<td></td>
<td>None</td>
<td>All connections</td>
</tr>
</tbody>
</table>

**715-12 (VACANT)**

**715-13 PREFABRICATED ADJUSTMENT RINGS, FRAMES AND UTILITY VALVE RISERS FOR DRAINAGE UNITS, MANHOLES AND UTILITIES**

**SCOPE.** This specification covers the material requirements and fabrication of adjustment rings, frames and utility valve risers for drainage structures, manholes and utilities. The adjustment rings, frames and utility valve risers shall consist of one of the following types unless otherwise approved by the Director, Materials Bureau:

**RINGS**
Type AR1 - Single Height Segmented Unit
Type AR2 - Single Height - One Cut Unit
Type AR3 - Single Height - Solid Unit

**FRAMES**
Type AF1 - Single Height Segmented Unit
Type AF2 - Single Height Solid Unit

**UTILITY VALVE RISERS**
Type UVR1 - Single Height - Solid Ring Unit
Type UVF1 - Single Height - Solid Frame Unit

**MATERIAL REQUIREMENTS** All adjustment rings, frames and utility valve risers shall be fabricated from steel, iron castings, a combination of these two materials, or an alternative material or materials as approved by the Director of the Materials Bureau.

The steel used for fabrication of rings, frames and utility valve risers shall meet the requirements of ASTM A709-36, A108, A242 or equivalent. If cast iron is used, the cast iron units shall be iron castings
meeting the requirements of '715-05, Iron Castings. All welding shall meet the requirements of the New York State Steel Construction Manual. All bolts, nuts, washers and threaded studs shall be stainless steel meeting the requirements of ASTM A240 or equivalent.

**FABRICATION.** All adjustment rings, frames and utility valve risers shall be designed to allow full bearing of the unit on the existing frame seat. Designs shall include a clamping device capable of securing the adjustment ring, frame or utility valve riser to the existing frame. Alternate methods of securing the rings, frames and utility valve risers to the existing frame shall be approved by the Director, Materials Bureau. All adjustment rings, frames and utility valve risers shall be reinforced to prevent bending during construction and routine service.

Steel rings, frames and utility valve risers shall be galvanized in accordance with '719-01 Galvanized Coatings and Repair Methods. When steel rings, frames and utility valve risers contain no component parts which are less than 1/4 inch in thickness, they may be coated with a bituminous base or coal tar product and will not require galvanizing. Any alternate coating system shall be approved by the Director, Materials Bureau. Cast iron rings, frames and utility valve risers do not require any galvanizing, but may instead be coated with a bituminous based or coal tar product approved by the Director, Materials Bureau.

**Rings**

**Type AR1 - Single Height Segmented Unit.** This ring shall consist of two or more radial segments which may be adjusted to open and close the diameter of the ring. When fully expanded the ring shall bear firmly against the sidewalls and seat of the existing manhole frame.

**Type AR2 - Single Height - One Cut Unit.** This ring shall consist of a single circular unit which is cut through its circumference at one point. The ring shall include an adjusting device that shall enable the ring to be expanded to bear firmly against the sidewalls and seat of the existing manhole frame.

**Type AR3 - Single Height - Solid Unit.** This ring shall consist of a solid unit with no cuts or openings in its circumference. The diameter of this ring is not field adjustable, unless approved by the Materials Bureau.

**Frames**

**Type AF1 - Single Height Segmented Unit.** This frame shall consist of a rectangular, segmented unit which is adjustable for length and width. When expanded the frame shall bear firmly against the sidewalls and seat of the existing frame.

**Type AF2 - Single Height Solid Unit.** This frame shall consist of a solid rectangular unit with fixed lengths and widths.

**Utility Valve Risers**

**Type UVR1 - Single Height Solid Ring Unit.** This unit shall consist of a solid ring with no cuts or openings along its length.

**Type UVF1 - Single Height Solid Frame Unit.** This unit shall consist of a solid rectangular with fixed lengths and widths.

**BASIS OF APPROVAL.** The manufacturer or supplier shall prepare and submit Materials Details and the appropriate material in accordance with the procedural directives of the Materials Bureau. Upon approval by the Materials Bureau, the name of the manufacturer or supplier along with the drawing number and date assigned to the approved Material Details will be placed on the Approved List.
BASIS OF ACCEPTANCE. The Contractor shall provide two copies of the approved Material Details to the Engineer as evidence of acceptability for the product at least 10 days prior to its use. *Buy America Requirements Apply.*

715-14 HIGH STRENGTH BOLTS, NUTS AND WASHERS

SCOPE. This specification covers the requirements for high-strength steel bolts, nuts and washers used for structural steel connections.

MATERIAL REQUIREMENTS. The bolts, nuts and washers shall conform to the provisions of ASTM A325, A563, & F436, respectively; and *715-01* except as modified herein.

Bolt and Nut Dimensions. Bolt and nut dimensions shall conform to the current requirements of ASME B18.2.6. Alternate fasteners which differ in dimensions from those specified by the ASME may be used provided that the body diameter and bearing areas under the head and nut, or their equivalent areas, are not less than those of the same nominal dimensions specified by the ASME, and that approval for the use is given by the DCES.

Washer Dimensions. Circular washers shall be flat and smooth and their nominal dimensions shall conform to the dimensions given in Table 715-14. Beveled washers for American Standard beams and channels shall be square or rectangular, shall have an average thickness of 5/16 inch, and shall conform to the dimensions and taper in thickness given in Table 715-14.

TESTS AND ACCEPTANCE. Tests and acceptance of high strength bolts, nuts and washers will be as described in section 10 of the SCM. *Buy America Requirements Apply.*

### TABLE 715-14 WASHER DIMENSIONS

<table>
<thead>
<tr>
<th>Bolt Size</th>
<th>Circular Washers</th>
<th>Beveled Washer for American Standard Beams and Channels</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Nominal Outside Diam.</td>
<td>Nominal Diam. of hole</td>
</tr>
<tr>
<td>1/2</td>
<td>1 1/16</td>
<td>17/32</td>
</tr>
<tr>
<td>5/8</td>
<td>1 5/16</td>
<td>21/32</td>
</tr>
<tr>
<td>3/4</td>
<td>1 1/32</td>
<td>13/16</td>
</tr>
<tr>
<td>7/8</td>
<td>1 3/4</td>
<td>15/16</td>
</tr>
<tr>
<td>1</td>
<td>2</td>
<td>1 1/16</td>
</tr>
<tr>
<td>1 1/8</td>
<td>2 1/4</td>
<td>1 1/4</td>
</tr>
<tr>
<td>1 1/4</td>
<td>2 1/2</td>
<td>1 3/8</td>
</tr>
<tr>
<td>1 3/8</td>
<td>2 3/4</td>
<td>1 1/2</td>
</tr>
<tr>
<td>1 1/2</td>
<td>3</td>
<td>1 5/8</td>
</tr>
<tr>
<td>1 3/4</td>
<td>3 3/8</td>
<td>1 7/8</td>
</tr>
<tr>
<td>2</td>
<td>3 3/4</td>
<td>2 1/8</td>
</tr>
<tr>
<td>Over 2 to 4 incl.</td>
<td>2D-1/2</td>
<td>D+1/8</td>
</tr>
</tbody>
</table>

NOTES: 1. Dimensions in inches.
2. May be exceeded by 1/4 inch
3. 3/16 inch nominal.
4. 1/4 inch nominal.

NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
715-15 PINS AND ROLLERS

SCOPE. This specification covers steel pins and rollers used in bridge construction.

GENERAL. The material furnished for pins and rollers shall conform to the following requirements:
- Pins and rollers designed for a minimum yield stress of 36 ksi shall conform to ASTM A668, Class D
- Pins and rollers designed for a minimum yield stress of 50 ksi shall conform to the requirements of ASTM A668, Class F
- Any pin or roller greater than 12 inches in diameter shall be furnished in conformance with the requirements of ASTM A668, Class G.

BASIS OF ACCEPTANCE. Tests are to be performed as required in the applicable ASTM Designation. Certified copies of the results of the specified tests are to be furnished as described in '715-01 Structural Steel. Acceptance of material will be based on satisfactory test results and dimensional compliance with the contract documents. Buy America Requirements Apply.

715-16 STAINLESS STEEL CONNECTING PRODUCTS

SCOPE. This specification covers stainless steel bolts, nuts, washers, and set screws used in the construction of sign structures.

MATERIAL REQUIREMENTS. Stainless steel connecting products shall conform to the following:
- Hex bolts designed for 85 ksi minimum yield strength shall conform to the requirements of ASTM A193, Grade B6 (AISI 410).
- Nuts for Grade B6 bolts shall conform to the requirements of ASTM A194, Grade B6 (AISI 416).
- Hex bolts and U-bolts designed for 30 ksi minimum yield strength shall be either AISI 304 or 305 stainless steel conforming to the requirements of ASTM A193, Grade B8 or Grade B8P, Class 1.
- Hex bolts and U-bolts designed for 100 ksi minimum yield strength shall be either AISI 304 or 305 stainless steel conforming to the requirements of ASTM A193, Grade B8 or Grade B8P, Class 2.
- Nuts for Grade B8 or Grade B8P bolts shall conform to the requirements of ASTM A194, Grade B8 (AISI 304).
- Flat washers shall be circular, flat, smooth, and fabricated from material conforming to the requirements of ASTM A167 (AISI 302B (UNS S30215) or ASTM A240 (AISI 302 or 304 (UNS S30200 or S30400))).
- Lock washers shall be fabricated in accordance with ANSI B18.21.1 from material conforming to the requirements of ASTM A313 (AISI 302, 304, or 305 (UNS S30200, S30400, or S30500)) with a hardness Rc 35-43.
- Set screws shall conform to the requirements of ASTM A320, Grade B8F (AISI 303).

Cleaning. Following heat treatment, all stainless steel connecting products shall be descaled and cleaned in accordance with the requirements of ASTM A380. After cleaning and descaling the stainless steel hardware shall be passivated. Stainless steel hardware with a black or speckled rusty appearance is acceptable provided the discoloration does not run when installed.

Delivery. All stainless steel connecting products shall be delivered to the project site no less than 30 days prior to utilization of the hardware to allow ample time for sampling and testing.

SAMPLING AND TESTING. Stainless steel connecting products will be sampled at the project site or supply location. Sampling and testing will be in accordance with procedural directives of the Materials Bureau.
BASIS OF ACCEPTANCE. Stainless steel connecting products will be accepted in stock-lot quantities at the project site or supplier’s location in accordance with procedural directives of the Materials Bureau. Grade B8 bolts less than 3/8 inch in diameter will be accepted based on chemical properties only. Buy America Requirements Apply.

715-17 STEEL SHEETING

SCOPE. This section provides the material and quality requirements for steel sheeting.

MATERIAL REQUIREMENTS. Steel sheeting shall meet the requirements of §715-01 Structural Steel and the requirements of ASTM A328M.

BASIS OF ACCEPTANCE. This material will be accepted on the basis of a material certification as described in Basis of Acceptance §715-01 Structural Steel. Buy America Requirements Apply to all permanent and interim applications. Temporary steel which is not removed after completion of the work is considered a permanent application.

715-18 SOLDIER PILES

SCOPE. This section provides the material and quality requirements for soldier piles.

MATERIAL REQUIREMENTS. Soldier piles shall meet the requirements of §715-01 Structural Steel except that the use of ASTM A588M is prohibited.

BASIS OF ACCEPTANCE. This material will be accepted on the basis of a material certification as described in Basis of Acceptance 715-01 Structural Steel. Buy America Requirements Apply to all permanent and interim applications. Temporary steel which is not removed after completion of the work is considered a permanent application.

SECTION 716 - BEARINGS AND EXPANSION PLATES

716-01 THRU 716-04 (VACANT)

716-05 SELF-LUBRICATING BRONZE PLATES

SCOPE. This specification covers requirements for self-lubricating bronze plates used as bearing plates in expansion bearings.

MATERIAL REQUIREMENTS. Self-lubricating bronze shall conform to the requirements of ASTM B22, Alloy 911.

The lubricant shall be of the solid type and shall consist of graphite, metallic substances having lubricating properties and a lubricating binder. Materials which do not have lubricating qualities or promote chemical or electrolytic reactions, shall not be acceptable. The lubricant shall be integrally molded and compressed into the lubrication recesses with hydraulic pressure of at least five times the maximum design unit loading to from a dense, non-plastic lubricant which shall project above the surface of the bronze a minimum of 0.005 inch.

The recesses for the lubricant shall consist of annular rings with or without central circular recess with a depth at least equal to the width of the ring or diameter of hole for proper containment of lubricant. The recesses shall be arranged in a geometrical pattern such that successive rows shall overlap in the direction of motion and the distance between extremities of recesses shall be closer in the direction of...
motion than that perpendicular to motion. The entire bearing area of all surfaces which have provision for motion shall be lubricated by means of these lubricant filled recesses. The total area of these recesses shall comprise not less than 25 percent nor more than 35 percent of the total bearing area of the plate.

The bearing plates shall be furnished to the sizes and shapes specified on the plans. The maximum permissible variation in the specified thickness of bronze plates shall be ± 0.01 inch. The lay of the tool marks shall be in the direction of motion or shall be omnidirectional.

On flat faces the machined surface shall be flat to a tolerance of 0.0005 inches in each inch of length and width.

On curved faces the radius of the machined surface shall have the following tolerances:

<table>
<thead>
<tr>
<th>Surface Type</th>
<th>Positive Tolerance</th>
<th>Negative Tolerance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Concave</td>
<td>0.010 inch</td>
<td>Zero</td>
</tr>
<tr>
<td>Convex</td>
<td>Zero</td>
<td>0.010 inch</td>
</tr>
</tbody>
</table>

The curved surface shall be machined to a tolerance of 0.0005 inches in each inch of length perpendicular to the circular section.

Surfaces of bronze plates in contact with machined surfaces of steel plates shall be machine finished in accordance with the requirements of the SCM, Section 6, Part 612 (When the SCM requires DCES approval, delete the term DCES® and replace it with the Regional Director.). Machining shall be of the same surface roughness as that required for sliding bearings.

The coefficient of friction between the self-lubricating bronze plates and the steel plates in contact with them shall not exceed 0.10 when subjected to the maximum designed unit loading and also at twice the maximum design unit loading.

**BASIS OF ACCEPTANCE.** The manufacturer shall supply the Engineer with certification that the bronze plate was manufactured in accordance with this specification. This certification must be received by the Engineer prior to the placement of the bronze plate or any fabricated piece containing the bronze plate into any construction work.

**716-06 DISC-DESIGN STRUCTURAL BRIDGE BEARINGS**

**SCOPE.** This specification covers the material requirements for disc-design structural bridge bearings. Bearings furnished under this specification shall adequately provide for the thermal expansion and contraction, rotation, camber changes, and creep and shrinkage of structural members, where applicable.

**GENERAL.** Disc-design structural bridge bearings shall consist of a polyether urethane structural element (disc) confined by upper and lower steel bearing plates. The bearings shall be equipped with a shear restriction mechanism to prevent movement of the disc.

Disc-design structural bridge bearings shall be supplied as fixed bearings; guided expansion bearings; and non-guided expansion bearings as designated by the Contract Documents.

**Fixed Bearings.** Fixed bearings shall allow rotation but no longitudinal or transverse movement in the bearing plane.

**Guided Expansion Bearings.** Guided expansion bearings shall allow rotation and longitudinal movement in the bearing plane; transverse movement shall be restricted. To allow longitudinal movement, the upper steel bearing plate shall be faced with polytetrafluoroethylene (PTFE) sheet and support a sliding steel top bearing plate. The mating surface of the sliding steel top bearing plate shall be faced with polished stainless steel. To restrict transverse movement, either a guide bar or keyway system shall be used. If required, the guide bar or keyway systems and their mating steel surfaces shall be faced with strips of either PTFE or PTFE-stainless steel.
Non-Guided Expansion Bearings. Non-guided expansion bearings shall allow rotation, longitudinal, and transverse movement in the bearing plane. To allow longitudinal and transverse movement, the upper steel bearing plate shall be faced with polytetrafluoroethylene (PTFE) sheet and support a sliding steel top bearing plate. The mating surface of the sliding steel top bearing plate shall be faced with polished stainless steel.

MATERIAL REQUIREMENTS. All material shall be new and unused, with no reclaimed material incorporated in the finished bearing.

Polyether Urethane Structural Element. The polyether urethane structural element used in the construction of disc-design bearings shall be molded from a polyether urethane compound. The physical properties of the polyether urethane shall conform to the requirements of Table 716-06-1.

<table>
<thead>
<tr>
<th>Physical Property</th>
<th>ASTM Test Method</th>
<th>Requirements Min.</th>
<th>Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hardness, Type D Durometer</td>
<td>D2240</td>
<td>57</td>
<td>67</td>
</tr>
<tr>
<td>Tensile Stress, psi&lt;sup&gt;1&lt;/sup&gt;</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>At 100% elongation</td>
<td>D412</td>
<td>2000</td>
<td>---</td>
</tr>
<tr>
<td>At 300% elongation</td>
<td></td>
<td>3750</td>
<td>---</td>
</tr>
<tr>
<td>Tensile Strength, psi&lt;sup&gt;1&lt;/sup&gt;</td>
<td>D412</td>
<td>5000</td>
<td>---</td>
</tr>
<tr>
<td>Ultimate Elongation, %&lt;sup&gt;1&lt;/sup&gt;</td>
<td></td>
<td>220</td>
<td>---</td>
</tr>
<tr>
<td>Compression Set&lt;sup&gt;1,2&lt;/sup&gt;, %</td>
<td>D395</td>
<td>---</td>
<td>40</td>
</tr>
</tbody>
</table>

NOTES: 1. A 10% deviation from specified values is permissible.
2. 22 hours at 158°F

Steel. All steel except stainless steel components of the bearing shall conform to the requirements of the type of steel designated on the Contract Plans and applicable provisions of the New York State Steel Construction Manual.

Stainless Steel. Stainless steel shall conform to the requirements of ASTM A167, or ASTM A240, Type 304. Stainless steel in contact with PTFE shall be polished to a No. 8, bright mirror finish. The minimum thickness of the stainless steel shall be 0.050 inches.

Polytetrafluoroethylene Sheet and Strip. Polytetrafluoroethylene (PTFE) sheet and strip shall be manufactured from pure virgin (not reprocessed) unfilled TFE resin; or from TFE resin uniformly blended with either 15% glass fiber or 25% carbon (maximum, percent by weight).

PTFE sheet shall be bonded to or recessed into its steel substrate. Bonded PTFE sheet shall be etched on its bonding side, and shall have a minimum thickness of 1/16 inch. Recessed PTFE sheet shall have a minimum thickness of 1/8 inch and be recessed for at least one-half its thickness into its steel substrate. The surface of filled PTFE sheet in contact with stainless steel shall be polished or burnished to insure smooth and low friction movement of the bearing.

Finished PTFE sheet and strip shall be resistant to all acids, alkalis and petroleum products, stable at temperatures from -360°F to +500°F, non-flammable, non-absorbing of water, and shall conform to the physical requirements of Table 716-01-2.
<table>
<thead>
<tr>
<th>Physical Property</th>
<th>ASTM Test Method</th>
<th>Minimum Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Unfilled</td>
</tr>
<tr>
<td>Ultimate Tensile Strength, psi</td>
<td>D638M</td>
<td>2800</td>
</tr>
<tr>
<td>Ultimate Elongation, %</td>
<td>D638M</td>
<td>200</td>
</tr>
<tr>
<td>Specific Gravity</td>
<td>D792</td>
<td>2.13</td>
</tr>
</tbody>
</table>

**FABRICATION.** The finish of the mold used to produce the bearing elements shall conform to good machine shop practice. Every bearing shall have the Project Identification Number, NYSDOT Lot Number and individual bearing number indelibly marked with ink on a side that will be visible after erection.

The PTFE sheet shall be bonded to its grit blasted steel substrate using an epoxy resin adhesive under controlled factory conditions in accordance with the instructions of the adhesive manufacturer. Alternately, the PTFE sheet may be recessed into its steel substrate for one-half its thickness. The bearing manufacturer shall have the option of bonding recessed PTFE sheet.

All steel surfaces exposed to the atmosphere, except stainless steel surfaces and metal surfaces to be welded, shall be shop painted with one coat of coal-tar epoxy. Coal-tar epoxy paint shall meet the requirements of SSPC Paint Specification No. 16, and be applied at a minimum wet film thickness of 10 mils. Prior to painting, the exposed steel surfaces shall be cleaned in accordance with the recommendations of the coating’s manufacturer. Metal surfaces to be welded shall be given a coat of clear lacquer, or other protective coating approved by the Engineer, if exposure is to exceed three months prior to welding. The coating shall be removed at the time of welding. No painting will be done to these surfaces prior to the completion of welding.

Except as noted, all bearing surfaces of steel plates shall be finished or machined flat within 0.010 inch. Out-of-flatness greater than 0.010 inch on any plate shall be cause for rejection. The bottom surfaces of lower bearing plates (masonry plates) designed to rest on bearing pads shall not exceed an out-of-flatness value of 1/16 inch. Oxygen cut surfaces shall not exceed a surface roughness value of 1 mil, as defined by ANSI B46.1. Repair, when necessary, shall conform to the requirements of the New York State Steel Construction Manual (When the SCM requires DCES approval, delete the term "ADCES" and replace it with "the Regional Director.").

The steel base pot of all bearings shall be either integrally machined or continuously welded to its bottom steel masonry plate. Unless otherwise approved by the Regional Director, all welding shall conform to, and all welders shall be qualified in accordance with the requirements of the New York State Construction Manual (When the SCM requires DCES approval, delete the term "ADCES" and replace it with "the Regional Director.").

Gross bearing dimensions shall have a tolerance of -0, +1/8 inch.

**PERFORMANCE CHARACTERISTICS**

**Compression Strain.** The compression stress is based on the net area of the rotational element using the total overall diameter. The compression strain is measured as a percentage of the original thickness of the rotational element.

A load equal to 150% of the bearing's design capacity shall first be applied to seat the bearing components. The 150% load shall then be gradually reduced, over a time period of 30 to 90 seconds, to a pre-load equal to 3% of the bearing's design capacity. Each compression strain shall be recorded relative to the initial 3% pre-load deflection, one minute after the desired stress level has been reached, on dial indicators, at four locations 90° apart on the perimeter of the bearing.

The test results will be evaluated as follows:

- The bearing will be visually examined both during and after the test. Any resultant visual defects (such as extruded elastomer, damaged seals, or cracked steel) shall be cause for rejection.
Non-uniform compression deflections at a desired stress level shall be cause for rejection
The compression strain of each bearing shall conform to the following requirements:

<table>
<thead>
<tr>
<th>Compression Stress (psi)</th>
<th>Compression Strain, Max. %</th>
</tr>
</thead>
<tbody>
<tr>
<td>1000</td>
<td>5.0</td>
</tr>
<tr>
<td>2000</td>
<td>8.5</td>
</tr>
<tr>
<td>3000</td>
<td>11.0</td>
</tr>
<tr>
<td>4000</td>
<td>13.2</td>
</tr>
<tr>
<td>5000</td>
<td>16.0</td>
</tr>
</tbody>
</table>

**Sliding Coefficient of Friction.** For all guided and non-guided expansion disc-design bearings, the coefficients of friction shall be measured at the bearing's design capacity, on the fifth and fiftieth cycles, at a sliding speed of 1 inch per minute.

The sliding coefficient of friction shall be calculated as the horizontal load required to maintain continuous sliding of one bearing, divided by the bearing's design capacity vertical load. The vertical load shall have been applied continuously for a minimum of 12 hours prior to testing.

The test results will be evaluated as follows:

- The measured sliding coefficients of friction shall not exceed 75% of the maximum design coefficient of friction
- The bearing will be visually examined both during and after the test. Any resultant visual defects (such as bond failure, physical destruction, cold flow of PTFE, or damaged components) shall be cause for rejection.

**Rotation.** For all disc-design bearings, the polyether urethane element shall be capable of maintaining its initial uniform contact with the steel bearing plates throughout a rotation range of 0.02 radians under a compressive load equal to 150% of the design capacity of the bearing.

The test results will be evaluated as follows:

- The bearing will be visually examined both during and after the test. Any resultant visual defects shall be cause for rejection
- Continuous and uniform contact between the polyether urethane element and bearing plates, and between the sliding steel top and upper bearing plates shall be maintained for the duration of the test. Any observed lift-off shall be cause for rejection.

**DRAWINGS.** The Contractor shall submit detailed shop drawings, drawn by the Manufacturer only, in conformance with the applicable requirements of the New York State Steel Construction Manual, for approval by the Regional Director prior to the start of fabrication.

In addition to the above requirements, the Manufacturer shall note the following on the shop drawings:

- The total quantity of each kind of disc-design bearing required, i.e., fixed, guided expansion, or non-guided expansion, grouped first according to type (load range) and then by actual design capacity
- The thickness and plan area of the polyether urethane structural elements required
- The maximum design coefficient of friction as noted on the Contract Plans
- The type of PTFE sheet (filled or unfilled) and, if applicable, the type and amount (by weight) of filler
- The type(s) of steel(s) to be used
- If applicable, any welding process used in the bearing manufacture that does not conform to the approved processes of New York State Steel Construction Manual shall be clearly described and detailed
- The location of the fabrication plant
- The Manufacturer's name and the name of the manufacturer's representative who will be responsible for coordinating production, inspection, sampling and testing with the Materials Bureau.
The Contractor shall also provide the Materials Bureau with written notification thirty (30) days prior to the start of bearing fabrication. This notification shall include all of the information required by numbers 1 through 8 above. A copy of this notification shall be sent to the Regional Director.

**SAMPLING AND TESTING.** The manufacturer shall furnish the required number of samples to perform testing in accordance with Table 716-06-3.

**Lot Size.** Sampling, testing and acceptance consideration will be made on a lot basis. A lot shall be defined as those bearings presented for inspection at a specific time or date. A lot shall be further defined as the smallest number of bearings as determined by the following criteria:

- A lot shall not exceed a single contract or project quantity
- A lot shall not exceed 25 bearings
- A lot shall consist of those bearings that can be manufactured with polyether urethane rotation elements from one batch of polyether urethane material. The mass of one batch shall not exceed 450 lbs
- A lot shall consist of those bearings of the same type, regardless of load capacity. Bearing types shall be fixed type bearings or expansion type bearings. Guided and non-guided expansion bearings will be considered as a single type.

**Schedule.** The manufacturer shall complete the required testing and determine compliance with this specification before submitting the lot(s) for inspection, sampling and acceptance consideration.

A minimum of thirty (30) days shall be allowed for the Department's inspection, sampling and testing of production bearings and component materials.

**Sampling Method.** The manufacturer shall select, at random, the required sample bearing(s) from the completed lots of bearings for testing by the manufacturer.

The Department's representative shall select, at random, the required sample bearing(s) from completed lots of bearings, and samples of the polyether urethane and the PTFE materials for testing by the Materials Bureau. All samples shall be taken in accordance with the Department's written instructions.

### TABLE 716-06-3  DISC BEARING SAMPLING AND TESTING REQUIREMENTS

<table>
<thead>
<tr>
<th>Test</th>
<th>Performed By</th>
<th>Samples Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rotation</td>
<td>Manufacturer</td>
<td>One production bearing per lot¹</td>
</tr>
<tr>
<td>Coefficient of Friction</td>
<td>Manufacturer</td>
<td>One production bearing per lot¹</td>
</tr>
<tr>
<td>Compression Strain</td>
<td>Materials Bureau</td>
<td>Three production bearings per lot²</td>
</tr>
<tr>
<td>Physical Properties Polyether Urethane Rotational Element (except compression set)</td>
<td>Materials Bureau</td>
<td>One 10 x 15 inch sheet of polyether urethane material (thickness of 1/16 - 1/8 inch) per lot.³</td>
</tr>
<tr>
<td>Compression Set of Polyether Urethane Rotation Element</td>
<td>Materials Bureau</td>
<td>One 4 x 4 inch sheet of polyether urethane material, molded or cut to the thickness requirements of ASTM D395, Method B.⁴</td>
</tr>
<tr>
<td>Physical Properties of PTFE Sheet</td>
<td>Materials Bureau</td>
<td>One 10 x 15 inch sheet of polyether urethane material per lot.⁵</td>
</tr>
</tbody>
</table>

**NOTES:**

1. Sample production bearings of such size that cannot be tested by the manufacturer at 150% design capacity for rotation shall be tested at actual design capacity. Bearings which are tested at actual design capacity will be tested at that capacity because it is...
not possible, or not practical in the Department's opinion to test them at a higher capacity. Therefore, bearings tested at 150% design capacity which are rejected, will not be retested below 150% design capacity for the purpose of rendering such bearings acceptable. Sample production bearings that cannot be tested by the manufacturer at their actual design capacity for rotation and/or friction shall be tested by an outside laboratory selected by the Materials Bureau. The Manufacturer shall assume the cost of this testing and submit the certified test results to the Materials Bureau.

2. Bearings with load capacities greater than 600 kip will be tested by an outside laboratory approved by the Materials Bureau. The Department will assume the cost of this testing. The Contractor shall be responsible for transportation, scheduling and related costs. All bearings will be made available for return to the Contractor.

3. All submitted sample sheets of polyether urethane material shall be certified by the bearing manufacturer as having been taken from the same batch of polyether urethane material as was used in the actual production bearings.

4. The manufacturer shall have the option of supplying four (4) die cut specimens in accordance with ASTM D395, Method B. All submitted specimens of polyether urethane material shall be certified by the bearing manufacturer as having been taken from the same batch of polyether urethane material as was used in the actual production bearings.

5. Single sheets of PTFE Material from which the bearing has been fabricated may be submitted to the Materials Bureau for consideration of multiple lot acceptance, provided that the thickness of the material does not vary from lot to lot. All submitted sample sheets shall be certified by the bearing manufacturer as having been taken from the same batch of PTFE material as was used in the actual production bearings.

**Finish and Accessories.** All exterior surfaces of sampled production bearings shall be smooth and free from irregularities or protrusions that might interfere with testing procedures. Bearings with tapered sole plates which are selected for testing by the Materials Bureau, shall be delivered to the test site accompanied by a single unattached matching beveled plate. This plate shall be made of the same material and be the same size and thickness as the tapered plate. Additionally, the single beveled plate shall be so constructed that when placed in contact with the tapered sole plate the two shall from a single body, rectangular in shape and uniform in thickness.

**Shipping Costs.** The Contractor shall assume the cost of transporting all samples from the place of manufacture to the Materials Bureau and return, or, if applicable, to the project site.

**BASIS OF ACCEPTANCE.** Acceptance of Disc Bearings will be based on the manufacturer’s name appearing on the Department’s Approved List for Disc Bearings (716-06). Bearings will be considered for acceptance in project lot quantities, or portions thereof, at the manufacturing site in accordance with the procedural directives of the Materials Bureau.

**716-07 POT-DESIGN STRUCTURAL BRIDGE BEARINGS**

**SCOPE.** This specification covers the material requirements for pot-design structural bridge bearings. Bearings furnished under this specification shall adequately provide for the thermal expansion and contraction, rotation, camber changes, and creep and shrinkage of structural members, where applicable.

**GENERAL.** Pot-design structural bridge bearings shall be supplied as fixed bearings; guided expansion bearings; and non-guided expansion bearings as designated by the Contract Documents.

**Fixed Bearings.** Fixed bearings shall allow rotation but no longitudinal or transverse movement in the bearing plane. Fixed bearings shall consist of an elastomeric rotational element, confined and sealed by a steel piston and steel base pot.

**Guided Expansion Bearings.** Guided expansion bearings shall allow rotation and longitudinal movement in the bearing plane; transverse movement shall be restricted. Guided expansion bearings shall consist of an elastomeric rotational element, confined and sealed by a steel piston and steel base pot. To allow longitudinal movement, the upper surface of the steel piston shall be faced with polytetrafluoroethylene (PTFE) sheet and support a sliding steel top bearing plate. The mating surface of the sliding steel bearing plate shall be faced with polished stainless steel. To restrict transverse
movement, either a guide bar or keyway system shall be used. If required, the guide bar or keyway systems and their mating steel surfaces shall be faced with strips of either PTFE or PTFE-stainless steel.

**Non-Guided Expansion Bearings.** Non-guided expansion bearings shall allow rotation, longitudinal, and transverse movement in the bearing plane. Non-guided expansion bearings shall consist of an elastomeric rotational element, confined and sealed by a steel piston and steel base pot. To allow longitudinal and transverse movement, the upper surface of the steel piston shall be faced with polytetrafluoroethylene (PTFE) sheet and support a sliding steel top bearing plate. The mating surface of the sliding steel bearing plate shall be faced with polished stainless steel.

**MATERIAL REQUIREMENTS.** All material shall be new and unused, with no reclaimed material incorporated in the finished bearing.

**Elastomeric Rotational Element.** The elastomeric rotational element used in the construction of pot-design bearings shall contain only virgin crystallization resistant polychloroprene (neoprene) or virgin natural polyisoprene (natural rubber) as the raw polymer. The physical properties of neoprene and natural rubber used in these bearings shall conform to ASTM or AASHTO requirements, with modifications as noted, in Table 716-07-1.

<table>
<thead>
<tr>
<th>Elastomeric Compound</th>
<th>ASTM Requirement</th>
<th>AASHTO Standard Specifications for Bridge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Natural Rubber</td>
<td>D2000, Line Call Out M4AA517A13B33</td>
<td>Section 2.25.2, Materials, 50 Durometer Hardness.</td>
</tr>
</tbody>
</table>

**NOTES:**
1. The Shore A Durometer hardness shall be 50±10 points.
2. Samples for compression set tests shall be prepared using a Type 2 die. The compression set of the neoprene specimens shall not exceed 35%. The compression set of the natural rubber specimens shall not exceed 25%.
3. For the purpose of determining conformance with these specifications, an observed or calculated value shall be rounded off to the nearest 10 psi for tensile strength, to the nearest 10% for elongation, and to the nearest 1% for the change in aged tensile and aged elongation. Hardness and aged hardness shall be rounded off to the nearest point.

**Sealant.** If used, the type of sealant between the steel base pot and the top steel bearing plate shall be as recommended by the Manufacturer.

**Sealing Rings.** The sealing rings between the steel piston and the elastomeric rotational element shall be brass formed to the size recommended by the Manufacturer.

**Steel.** All steel except stainless steel components of the bearing shall conform to the requirements of the type of steel designated on the Contract Plans and applicable provisions of the New York State Steel Construction Manual (When the SCM requires DCES approval, delete the term ADCES® and replace it with the Regional Director.®).

**Stainless Steel.** Stainless steel shall conform to the requirements of ASTM A167, or ASTM A240, Type 304. Stainless steel in contact with PTFE sheet shall be polished to a No. 8. bright mirror finish. The minimum thickness of the stainless steel shall be 0.050 inch.
Polytetrafluoroethylene Sheet and Strip. Polytetrafluoroethylene (PTFE) sheet and strip shall be manufactured from pure virgin (not processed) unfilled TFE resin; or from TFE resin uniformly blended with either 15% glass fiber or 25% carbon (maximum filler, percent by weight).

PTFE sheet shall be bonded to or recessed into its steel substrate. Bonded PTFE sheet shall be etched on its bonding side, and shall have a minimum thickness of 1/16 inch. Recessed PTFE sheet shall have a minimum thickness of 1/8 inch and be recessed for at least one-half its thickness into its steel substrate. The surface of filled PTFE sheet in contact with stainless steel shall be polished or burnished to insure smooth and low friction movement of the bearing.

Finished PTFE sheet and strip shall be resistant to all acids, alkalis and petroleum products, stable at temperatures from -360°F to +500°F, non-flammable, non-absorbing of water, and shall conform to the physical requirements of Table 716-07-2.

### TABLE 716-07-2 PHYSICAL REQUIREMENTS OF PTFE SHEET AND STRIP

<table>
<thead>
<tr>
<th>Physical Property</th>
<th>ASTM Test Method</th>
<th>MINIMUM REQUIREMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Unfilled</td>
</tr>
<tr>
<td>Ultimate Tensile Strength, psi</td>
<td>D638M</td>
<td>2800</td>
</tr>
<tr>
<td>Ultimate Elongation, %</td>
<td>D638M</td>
<td>200</td>
</tr>
<tr>
<td>Specific Gravity</td>
<td>D792</td>
<td>2.13</td>
</tr>
</tbody>
</table>

**FABRICATION.** The finish of the mold used to produce the elastomeric rotational elements shall conform to good machine shop practices. Every bearing shall have the Contract D#, Project Identification Number, NYSDOT Lot Number and individual bearing number indelibly marked with ink on a side that will be visible after erection.

The PTFE shall be bonded to its grit blasted steel substrate using an epoxy resin adhesive under controlled factory conditions in accordance with the instructions of the adhesive manufacturer. Alternately, the PTFE sheet may be recessed into its steel substrate for one-half its thickness. The bearing manufacturer shall have the option of bonding recessed PTFE sheet.

All steel surfaces exposed to the atmosphere, except stainless steel surfaces and metal surfaces to be welded shall be shop painted with one coat of coal-tar epoxy. Coal-tar epoxy paint shall meet the requirements of SSPC Paint Specification No. 16, and be applied at a minimum wet film thickness of 10 mils. Prior to painting, the exposed steel surfaces shall be cleaned with the recommendations of the coating’s manufacturer. Metal surfaces to be welded shall be given a coat of clear lacquer, or other protective coating approved by the Engineer, if exposure is to exceed three months prior to welding. The coating shall be removed at the time of welding.

Except as noted, all bearing surfaces of steel plates shall be finished or machined flat within 0.010 inch. Out-of-flatness greater than 0.010 inch on any plate shall be cause for rejection. The bottom surface of lower bearing plates (masonry plates) designed to rest on bearing pads shall not exceed an out-of-flatness value of 1/16 inch. Oxygen cut surfaces shall not exceed a surface roughness value of 1 mil, as defined by ANSI B46.1. Repair, when necessary shall conform to the requirements of the New York State Steel Construction Manual.

The steel base pot of all bearings shall be either integrally machined or continuously welded to its bottom steel masonry plate. Unless otherwise approved by the Regional Director, all welding shall conform to, and all welders shall be qualified in accordance with, the requirements of the New York State Steel Construction Manual (When the SCM requires DCES approval, delete the term A DCES® and replace it with A the Regional Director.®).

Gross bearing dimensions shall have a tolerance of -0, +1/8 inch.

**PERFORMANCE CHARACTERISTICS**
**Sliding Coefficient of Friction.** For all guided and non-guided expansion type pot-design bearings, the sliding coefficients of friction shall be measured at the bearing's design capacity, on the fifth and fiftieth cycles, at a sliding speed of 1 inch per minute.

The sliding coefficient of friction shall be calculated as the horizontal load required to maintain continuous sliding of one bearing, divided by the bearing's design capacity vertical load. The vertical load shall have been applied continuously for a minimum of 12 hours prior to testing.

The test results will be evaluated as follows:
- The measured sliding coefficients of friction shall not exceed 75% of the maximum design coefficient of friction.
- The bearing will be visually examined both during and after the test. Any resultant visual defects (such as bond failure, physical destruction, cold flow of PTFE, or damaged bearing components) shall be cause for rejection.

**Rotation.** For all pot-design bearings, the elastomeric rotational element shall be capable of maintaining its initial uniform contact with the steel piston and steel base pot throughout a rotation range of 0.02 radians, under a compressive load equal to 150% of the design capacity of the bearing.

The test results will be evaluated as follows:
- The bearing will be visually examined both during and after the test. Any resultant defects shall be cause for rejection.
- The sole plate, top bearing plate, and steel piston shall maintain continuous and uniform contact for the duration of the test. Any observed "lift-off" will be cause for rejection.

**DRAWINGS.** The Contractor shall submit detailed shop drawings, drawn by the Manufacturer only, in conformance with the applicable requirements of the New York State Steel Construction Manual, for approval by the Regional Director prior to the start of the fabrication. (When the SCM requires DCES approval, delete the term DCES and replace it with the Regional Director.)

In addition to the above requirements, the Manufacturer shall note the following on the shop drawings:
- The total quantity of each kind of pot-design bearing required, (i.e. fixed, guided expansion, or non-guided expansion), grouped first according to type (load range) and then by actual design capacity.
- The thickness and plan area of the elastomeric rotational elements and the internal diameters of the steel base pots required.
- The maximum design coefficient of friction as noted on the Contract Plans.
- The type of PTFE sheet (filled or unfilled) and, if applicable, the type and amount (by weight) of filler.
- The type(s) of steel(s) to be used.
- If applicable, any welding process used in the bearing manufacture that does not conform to the approved processes of the New York State Steel Construction Manual shall be clearly described and detailed. (When the SCM requires DCES approval, delete the term DCES and replace it with the Regional Director.)
- The location of the fabrication plant.
- The Manufacturer's name and the name of the manufacturer's representative will be responsible for coordinating production, inspection, sampling and testing with the Materials Bureau.

The Contractor shall also provide the Materials Bureau with written notification thirty (30) days prior to the start of the bearing fabrication. This notification shall include all of the information required by numbers 1 through 8 above. A copy of this notification shall be sent to the Regional Director.

**SAMPLING AND TESTING**
Lot Size. Sampling, testing and acceptance consideration will be made on a lot basis. A lot shall be defined as the smallest number of bearings as determined by the following criteria:

- A lot shall not exceed a single contract or project quantity
- A lot shall not exceed 25 bearings
- A lot shall consist of those bearings of the same type, regardless of load capacity. Bearing types shall be fixed type bearings or expansion type bearings. Guided and non-guided expansion bearings will be considered a single type.

Sampling and Testing Requirements. The manufacturer shall furnish the required number and size of samples to perform testing in accordance with Table 716-07-3.

A minimum of thirty (30) days shall be allowed for the Department's inspection, sampling and testing of production bearings and component materials.

All exterior surfaces of sampled production bearings shall be smooth and free from irregularities or protrusions that might interfere with testing procedures.

The manufacturer shall select, at random, the required sample bearing(s) from completed lots of bearings for testing by the manufacturer. The manufacturer shall complete the required testing and determine compliance with this specification before submitting the lot(s) for inspection, sampling and acceptance consideration.

The Department's representative shall select, at random, samples of elastomeric and PTFE materials for testing by the Materials Bureau. All samples shall be taken in accordance with the Department's written instructions.

The Contractor shall assume the cost of transporting all samples from the place of manufacture to the Materials Bureau and return, or, if applicable, to the project site.

**TABLE 716-07-3 POT BEARING SAMPLING AND TESTING REQUIREMENTS**

<table>
<thead>
<tr>
<th>Test</th>
<th>Performed By</th>
<th>Samples Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rotation</td>
<td>Manufacturer</td>
<td>One production bearing per lot¹</td>
</tr>
<tr>
<td>Coefficient of Friction</td>
<td>Manufacturer</td>
<td>One production bearing per lot¹</td>
</tr>
<tr>
<td>Physical Properties of Elastomeric Rotational Element</td>
<td>Materials Bureau</td>
<td>One Elastomeric element per lot.²</td>
</tr>
<tr>
<td>Physical Properties of PTFE Sheet</td>
<td>Materials Bureau</td>
<td>One 10 x 15 inch sheet of polyether urethane material per lot.³</td>
</tr>
</tbody>
</table>

NOTES:
1. Sample production bearings of such size that cannot be tested by the manufacturer at 150% design capacity for rotation shall be tested at actual design capacity. Bearings which are tested at actual design capacity will be tested at that capacity because it is not possible, or not practical in the Department's opinion to test them at a higher capacity. Therefore, bearings tested at 150% design capacity which are rejected, will not be retested below 150% design capacity for the purpose of rendering such bearings acceptable. Sample production bearings that cannot be tested by the manufacturer at their actual design capacity for rotation and/or friction shall be tested by an outside laboratory selected by the Materials Bureau. The Manufacturer shall assume the cost of this testing and submit the certified test results to the Materials Bureau.
2. At the time of sampling the Department representative shall remove an elastomeric rotational element from a production bearing (not from a bearing that requires compressive strain testing) and forward it to the Materials Bureau for test. This testing will be destructive and the manufacturer shall, at the cost of the manufacturer, replace the sample elastomeric element.
3. The sample sheet of PTFE material shall be certified by the Manufacturer as having been taken from the same batch of material as was used in the actual production bearings.

BASIS OF ACCEPTANCE. Acceptance of Pot Bearings will be based on the manufacturer’s name appearing on the Department’s Approved List for Pot Bearings (716-07). Bearings will be considered for acceptance in project lot quantities, or portions thereof, at the manufacturing site in accordance with the procedural directives of the Materials Bureau.
716-08 AND 716-09 (VACANT)

716-10 PLAIN ELASTOMERIC BRIDGE BEARINGS

SCOPE. This specification covers the material requirements for plain elastomeric bridge bearings. Bearings furnished under this specification shall be adequate for the specified design load, and provide for the thermal expansion and contraction, rotation, camber changes, creep, and shrinkage of structural members.

GENERAL. Plain elastomeric bridge bearings (Type EP bearings) are composed entirely of elastomeric material. They may be used for both fixed and expansion applications without changes in details. The bearings will accommodate longitudinal, transverse, and rotational movements.

Elastomeric bridge bearings shall be designed in accordance with New York State Standard Specifications for Highway Bridges.

MATERIAL REQUIREMENTS. All materials shall be new with no reclaimed material incorporated in the finished bearing. The elastomeric compound used in the construction of these bearings shall contain only virgin crystallization resistant polychloroprene (neoprene) or virgin natural polyisoprene (natural rubber) as the raw polymer. The resulting product shall be free of porous areas, weak sections, bubbles, foreign matter, or other defects affecting serviceability. The physical properties of the cured elastomeric compound shall meet the requirements of Table 716-10-1.

The manufacturer shall certify that the elastomeric compound passes Grade 3 Low-Temperature Brittleness as determined by ASTM D746 - Britleness Temperature of Plastics and Elastomers by Impact Procedure B.

DRAWINGS. Shop drawings are not required for Type EP bearings.

FABRICATION. The finish of the mold used to produce these bearings shall conform to good machine shop practice. Each bearing shall be marked in indelible ink or flexible paint. The marking shall consist of the manufacturer's name and location. The marking shall be placed on at least one side or face that will be visible after erection and, if possible, on two sides or faces.

<table>
<thead>
<tr>
<th>TABLE 716-10-1 PROPERTIES OF ELASTOMERIC MATERIAL</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>PHYSICAL PROPERTIES:</strong></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Tensile Strength, Min., (psi)</td>
</tr>
<tr>
<td>Ultimate Elongation, Min., (%)</td>
</tr>
</tbody>
</table>

NOTES:
1. Tolerances for samples cut from finished parts have already been applied to each of these requirements. No greater tolerances will be allowed.
2. For the purpose of determining conformance with these specifications, an observed or calculated value shall be rounded off to the nearest 10 psi for tensile strength and to the nearest 10% for elongation.

The bearings shall be cast in a mold under pressure and heat to the specified thickness. They may be molded and vulcanized in large sheets and cut to size. Cutting shall not heat the material, and the finish produced shall be equal to a surface roughness average of 2 mils as defined by ANSI B46.1. A type EP bearing that has been cut from a larger piece of material and fabricated to the finished size by bonding or plying smaller pieces together will not be acceptable.

Bearing Tolerances. Finished elastomeric bearings shall conform to the design dimensions, with the tolerances listed in Table 716-10-2.
TABLE 716-10-2 BEARING TOLERANCES

<table>
<thead>
<tr>
<th>Dimension</th>
<th>Tolerance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Overall Vertical</td>
<td>-0, +1/8 inch</td>
</tr>
<tr>
<td>Overall Horizontal</td>
<td>-0, +1/4 inch</td>
</tr>
<tr>
<td>Position of Holes and Slots centerline</td>
<td>±1/16 inch from centerline</td>
</tr>
<tr>
<td>Size of Holes, Slots and Internal Steel Plates</td>
<td>-0, +1/16 inch</td>
</tr>
</tbody>
</table>

PERFORMANCE CHARACTERISTICS

Compression Deflection. The compression deflection of each bearing shall not exceed 10.0% of the design effective rubber thickness at a compressive load equal to the actual design load.

The compression deflection shall be determined by loading the bearings to 500 psi and 800 psi. At each load a deflection reading will be taken and the readings used to calculate the slope between the two loads. The slope shall then be used to determine the deflection at the bearing’s design load.

The bearing and ambient temperature shall be 75 °F ± 5 °F at the time of testing.

NOTE: For conformance to this specification an observed or calculated value shall be rounded off (ASTM E29) to the nearest 0.1% for compression deflection.

BASIS OF ACCEPTANCE. Acceptance of this material will be based upon the manufacturer’s name appearing on the Department’s Approved List for Elastomeric Bridge Bearings, and a manufacturer’s certification stating conformance with these specifications.

716-11 STEEL LAMINATED ELASTOMERIC BRIDGE BEARINGS

SCOPE. This specification covers the material requirements for steel laminated elastomeric bridge bearings without external load plates. Bearings furnished under this specification shall be adequate for the specified design load, and provide for the thermal expansion and contraction, rotation, camber changes, creep, and shrinkage of structural members.

GENERAL. Steel laminated elastomeric bridge bearings (Type EL bearings) are composed of multiple layers of elastomeric material separated by steel plates. They may be used for both fixed and expansion applications without changes in details. The bearings will accommodate longitudinal, transverse, and rotational movements.

Elastomeric bridge bearings shall be designed in accordance with New York State Standard Specifications for Highway Bridges.

MATERIALS REQUIREMENTS. All materials shall be new with no reclaimed material incorporated in the finished bearing.

Elastomeric Material. The elastomeric compound used in the construction of these bearings shall contain only virgin crystallization resistant polychloroprene (neoprene) or virgin natural polyisoprene (natural rubber) as the raw polymer. The resulting product shall be free of porous areas, weak sections, bubbles, foreign matter, or other defects affecting serviceability. The physical properties of the cured elastomeric compound shall be determined by using samples taken from bearings and shall meet the requirements of Table 716-10-1.

The manufacturer shall certify that the elastomeric compound passes Grade 3 Low - Temperature Brittleness as determined by ASTM D746 - Brittleness Temperature of Plastics and Elastomers by Impact Procedure B.
**Internal Steel Plates.** Steel plates for internal laminates shall be rolled mild steel conforming to the requirements of ASTM A36M, ASTM 1008/A1008/M or ASTM 1011/A1011/M (Grade 33, 36 and 40).

**DRAWINGS.** Shop drawings are not required for Department approval unless a change in the details shown on the plans is proposed. When Department approved shop drawings are required, they shall be furnished in accordance with the Steel Construction Manual (SCM), Section 2, except that in place of two sets of Department approved drawings submitted to the designated Shop Inspection Agency, five sets of Department approved drawings shall be submitted to the Materials Bureau. The Contractor shall submit one copy of these drawings to the Engineer.

When the bearing details are identical to the plans, the Contractor shall be responsible for supplying shop drawings prepared by the Manufacturer. The Manufacturer shall certify that the bearings depicted on the drawings are in conformance with the contract documents. The Contractor shall submit one copy of the certified drawings to the Engineer and five copies of their certified drawings to the Materials Bureau. The Department's acceptance procedures will commence subsequent to receipt of these drawings. The Manufacturer shall note the following on all shop drawings:

- The Contract number, bridge identification number (BIN), feature carried/feature crossed, specification pay item no. and the type, size and quantity of bearings being produced.
- The design load (dead load plus live load) for each type and size bearing. If bearings of the same type and size are designed for differing load conditions the maximum design load shall be noted.
- The effective rubber thickness, typical laminate thickness, compressive area, shear area and shape factor.
- The Manufacturer's name, the location of the fabrication plant and the name and phone number of the Manufacturer's representative who will coordinate production, inspection, and sampling and testing with the Materials Bureau.
- The specification reference and grade of steel used.

**FABRICATION.** The finish of the mold used to produce these bearings shall conform to good machine shop practice. Each bearing shall be marked in indelible ink or flexible paint. The marking shall consist of the manufacturer's name, contract number, lot number, and individual bearing number. The marking shall be placed on at least one side or face that will be visible after erection and, if possible, on two sides or faces.

Type EL bearings shall be cast as a single unit in a mold and bonded and vulcanized under pressure and heat to the specified size and thickness. The internal steel plate(s) shall be commercially blast cleaned to a condition matching that of SSPC-Vis1, Pictorial Standards A SP6, B SP6 or C SP6, and cleaned of all oil or grease before bonding.

**Bearing Tolerances.** Finished elastomeric bearings shall conform to the design dimensions, with the tolerances listed in Table 716-11 and the following details:

<table>
<thead>
<tr>
<th>TABLE 716-11 BEARING TOLERANCES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dimension</td>
</tr>
<tr>
<td>Overall Vertical</td>
</tr>
<tr>
<td>Overall Horizontal</td>
</tr>
<tr>
<td>Position of Holes and Slots centerline</td>
</tr>
<tr>
<td>Size of Holes, Slots and Internal Steel Plates</td>
</tr>
<tr>
<td>Edge Cover over External Steel Plates</td>
</tr>
<tr>
<td>Bedding Surface (Top and Bottom) Over Internal Steel Plates</td>
</tr>
</tbody>
</table>
NOTES:
1. No edge cover will be required over internal details that will not be exposed after erection (i.e. vertical holes covered by bearing seats or flanges).
2. For 716-12, With external load plate(s) there shall be an effective rubber laminate between the load plate(s) and internal steel plate(s).

**A. Internal Steel Plates.** The internal steel plates shall be checked for parallelism by measuring the distance between each individual steel plate, and between the top or bottom edge of the bearing to the first adjacent steel plate. For rectangular bearings, take measurements for each plate along the vertical surface of the bearing, located 1 inch from the edge of the four alternate corners. For round bearings, measurements will be taken at four points located at 90° intervals around the perimeter. The smallest of the four measurements shall be recorded for each plate. The cumulative total of these measurements shall not be less than 75% of the design effective rubber thickness.

**B. Elastomeric Laminae.** The average thickness of individual layers of elastomer in steel laminated elastomeric bearings shall not vary more than ±20% of the design thickness and in no case exceed the design thickness by $\frac{1}{8}$ inch. Average thickness will be calculated from measurements taken at four points, located at 1 inch from the edge of the four alternate corners for rectangular bearings and at 90° intervals around the perimeter for round bearings.

**PERFORMANCE CHARACTERISTICS**

**Compression Deflection.** The compression deflection of each bearing shall not exceed 10.0% of the design effective rubber thickness at a compressive load equal to the actual design load.

The compression deflection shall be determined by loading the bearings to 500 psi and 800 psi. At each load a deflection reading will be taken and the readings used to calculate a slope between the two loads. The slope shall then be used to determine the deflection at the bearing's design load.

The bearing and ambient temperature shall be 75°F ± 5°F at the time of testing.

**Adhesion.** The adhesion of the elastomer to the internal plates shall be demonstrated by subjecting the bearing to a compressive load equal to 150% of the actual design load. Upon visual examination, the bearing shall be free of visual defects.

The bearing and ambient temperature shall be 75°F ± 5°F at the time of testing.

**NOTE:** For conformance to this specification an observed or calculated value shall be rounded off (ASTM E29) to the nearest 0.1% for compression deflection.

**SAMPLING AND TESTING**

**Lot Size.** Sampling, testing and acceptance consideration will be made on a lot basis. A lot shall be defined as those bearings presented for inspection at a specific time or date. A lot shall be further defined as the smallest number of bearings as determined by the following criteria:
- A lot shall not exceed a single contract quantity.
- A lot shall consist of bearings with the elastomer being of the same dimensions and configuration.
- A lot shall consist of bearings produced in a continuous manner.

**Procedure.** The Department's representative shall select at random the required sample bearings from completed lots of bearings for testing by the Materials Bureau. Bearings with a plan area of less than 4 sf shall be tested for performance characteristics by the Materials Bureau. Bearings with a plan area greater than 4 sf shall be tested by an outside laboratory approved by the Materials Bureau. The Department shall assume the cost of testing the sampled bearings and the Contractor shall assume the responsibility and cost of transporting the sampled bearings from the place of
manufacture to the testing laboratory. After testing, the Contractor has the responsibility for the
cost of transporting the sampled bearings back to the bearing manufacturer or, if applicable, to the
project site. All samples shall be taken and delivered for tests in accordance with the Department's
written instructions. A minimum of thirty (30) days shall be allowed for inspection, sampling and
testing by the Materials Bureau. This thirty days is exclusive of shipping time which is the
Contractor's responsibility. The sampling procedure and test methods may be obtained from the
Materials Bureau.

BASIS OF ACCEPTANCE. Acceptance of this material will be based on the manufacturer's
name appearing on the Department's Approved List for Elastomeric Bridge Bearings and in
accordance with the procedural directives of the Materials Bureau.

716-12 ELASTOMERIC BRIDGE BEARINGS WITH EXTERNAL LOAD PLATES

SCOPE. This specification covers the material requirements for elastomeric bridge bearings with
external load plates. Bearings furnished under this specification shall be adequate for the specified
design load, and provide for the thermal expansion and contraction, rotation, camber changes, and
creep and shrinkage of structural members.

GENERAL. Elastomeric bridge bearings with external load plates (Type EB bearings) are composed
of either plain elastomeric or laminated elastomeric bearings with external steel load bearing plates.
The steel load bearing plates are bonded to the elastomer by vulcanization during the primary molding
process. These bearings may be used for both fixed and expansion applications with appropriate
changes in details, as shown on the contract plans. The bearings will accommodate longitudinal,
transverse, and rotational movements.

Elastomeric bridge bearings with external load plates shall be designed in accordance with New
York State Standard Specifications for Highway Bridges.

MATERIALS REQUIREMENTS. All materials shall be new with no reclaimed material
incorporated in the finished bearing.

Elastomeric Material. The elastomeric compound used in the construction of these bearings shall
contain only virgin crystallization resistant polychloroprene (neoprene) or virgin natural
polyisoprene (natural rubber) as the raw polymer. The resulting product shall be free of porous
areas, weak sections, bubbles, foreign matter, or other defects affecting serviceability. The physical
properties of the cured elastomeric compound shall be determined by using samples taken from
bearings and shall meet the requirements of Table 716-10-1.

The manufacturer shall certify that the elastomeric compound passes Grade 3 Low -
Temperature Brittleness as determined by ASTM D746 - Brittleness Temperature of Plastics and
Elastomers by Impact Procedure B.

Internal Steel Plates. Steel plates for internal laminates shall be rolled mild steel conforming to
the requirements of ASTM A36, or ASTM 1008/A1008/M ASTM 1011/A1011/M (Grade 33, 36
and 40).

External Load Bearing Plates and Steel Backing Plates. External load bearing plates shall
conform to the requirements of ASTM A36 and to the requirements of the Steel Construction
Manual (SCM), unless otherwise provided for in the contract documents.

Except as noted, all bearing surfaces of external load plates shall be finished or machined flat
within 0.010 inch. Out-of-flatness greater than 0.010 inch on any plate, except the bottom surface
of the lower external plates (masonry plates), shall be cause for rejection. The bottom surface of
lower external load plates (masonry plates) shall not exceed an out-of-flatness value of 1/16 inch.
Oxygen cut surfaces shall not exceed a surface roughness average of 1 mil as defined by ANSI B46.1. Repairs shall conform to the requirements of the SCM.

External load bearing plate surfaces to be welded shall be painted with one coat of lacquer or other protective coatings approved by the Director of the Materials Bureau. This coating shall be removed before welding. All surfaces shall be cleaned and painted in accordance with §572, Structural Steel Paint System, Shop Applied. Color shall match that of the finish coat of other structural steel. For bearing used in conjunction with unpainted steel, the finish coat shall match “Weathered Brown” as defined by 708-05 Standard Paint Colors.

**DRAWINGS.** Department approval of shop drawings are not required unless a change in the details shown on the plans is proposed. When Department approved drawings are required, they shall be furnished in accordance with SCM, Section 2, except that in place of two sets of Department approved drawings submitted to the designated Shop Inspection Agency, five sets of Department approved drawings shall be submitted to the Materials Bureau. The Contractor shall submit one copy of these drawings to the Engineer.

When the bearing details are identical to the plans, the Contractor shall be responsible for supplying shop drawings prepared by the manufacturer. The manufacturer shall certify that the bearings depicted on the drawings are in conformance with the contract documents. The Contractor shall submit one copy of the certified drawings to the Engineer and five copies of their certified drawings to the Materials Bureau. The Department's acceptance procedures will commence subsequent to receipt of these drawings. The Manufacturer shall note the following on all shop drawings:

- The Contract number, bridge identification number (BIN), feature carried/feature crossed, specification pay item no. and the type, size and quantity of bearings being produced.
- The design load (dead load plus live load) for each type and size bearing. If bearings of the same type and size are designed for differing load conditions the maximum design load shall be noted.
- The effective rubber thickness, typical laminate thickness, compressive area, shear area and shape factor.
- The Manufacturer's name, the location of the fabrication plant and the name and phone number of the manufacturer's representative who will coordinate production, inspection, and sampling and testing with the Materials Bureau.
- The specification references and grades of steel to be used.
- All welding procedures to be used in the manufacture of the bearings.

**WELDING PROCEDURE.** The bearing manufacturer shall submit a Welding Procedure to the Deputy Chief Engineer Structures (DCES) for each welding process to be used in the manufacture of the bearings. No welding shall be performed until the manufacturer receives an approved Welding Procedure.

**FABRICATION.** The finish of the mold used to produce these bearings shall conform to good machine shop practice. Each bearing shall be marked in indelible ink or flexible paint. The marking shall consist of the manufacturer's name, contract number, lot number, and individual bearing number. The marking shall be placed on at least one side or face that will be visible after erection and, if possible, on two sides or faces.

The bearings shall be cast as a single unit in a mold and bonded and vulcanized under pressure and heat to the specified size and thickness. They shall be cast as a single unit with the external load plate(s) bonded to the elastomer by vulcanization during the primary molding process. If internal steel plate(s) are required, they shall be commercially blast cleaned to a condition matching that of SSPC-Vis1, Pictorial Standards A SP6, B SP6 or C SP6, and cleaned of all oil or grease before bonding.
During any welding, the temperature of the steel adjacent to the elastomer shall not exceed 200°F. Temperature shall be controlled by welding procedures and temperature indicating crayons, or other devices approved by the Engineer. Unless otherwise approved by the DCES, all welding shall conform to, and all welders shall be qualified in accordance with the requirements of the SCM.

**Bearing Tolerances.** Finished elastomeric bearings shall conform to the design dimensions, with the tolerances listed in Table 716-11 and the following details:

**A. Internal Steel Plates.** The internal steel plates shall be checked for parallelism by measuring the distance between each individual steel plate, and between the top or bottom edge of the bearing to the first adjacent steel plate. For rectangular bearings, take measurements for each plate along the vertical surface of the bearing, located 1 inch from the edge of the four alternate corners. For round bearings, measurements will be taken at four points located at 90E intervals around the perimeter. The smallest of the four measurements shall be recorded for each plate. The cumulative total of these measurements shall not be less than 75% of the design effective rubber thickness.

**B. Elastomeric Laminae.** The average thickness of individual layers of elastomer in steel laminated elastomeric bearings shall not vary more than ±20% of the design thickness and in no case exceed the design thickness by 1/8 inch. Average thickness will be calculated from measurements taken at four points, located at 1 inch from the edge of the four alternate corners for rectangular bearings and at 90E intervals around the perimeter for round bearings.

**Performance Characteristics**

**Compression Deflection.** The compression deflection of each bearing shall not exceed 10.0% of the design effective rubber thickness at a compressive load equal to the actual design load.

The compression deflection shall be determined by loading the bearings to 500 psi and 800 psi. At each load a deflection reading will be taken and the readings used to calculate a slope between the two loads. The slope shall then be used to determine the deflection at the bearing’s design load.

The bearing and ambient temperature shall be 75°F ± 5°F at the time of testing.

**Adhesion.** The adhesion of the elastomer to the internal plates shall be demonstrated by subjecting the bearing to a compressive load equal to 150% of the actual design load. Upon visual examination, the bearing shall be free of visual defects.

The bearing and ambient temperature shall be 75°F ± 5°F at the time of testing.

**NOTE:** For conformance to this specification an observed or calculated value shall be rounded off (ASTM E29) to the nearest 0.1% for compression deflection.

**SAMPLING AND TESTING**

**Lot Size.** Sampling, testing and acceptance consideration will be made on a lot basis. A lot shall be defined as those bearings presented for inspection at a specific time or date. A lot shall be further defined as the smallest number of bearings as determined by the following criteria:

- A lot shall not exceed a single contract quantity
- A lot shall consist of bearings with the elastomer being of the same dimensions and configuration
- A lot shall consist of bearings produced in a continuous manner.

**Procedure.** The Department's representative shall select at random the required sample bearings from completed lots of bearings for testing by the Materials Bureau. The manufacturer shall supply
the Department's representative with a copy of an approved Welding Procedure for each welding process used in the manufacture of the bearings. Bearings with a plan area greater than 4 sf shall be tested by an outside laboratory approved by the Materials Bureau. The Department shall assume the cost of testing the sampled bearings and the Contractor shall assume the responsibility and cost of transporting the sampled bearings from the place of manufacture to the testing laboratory. After testing the Contractor has the responsibility for the cost of transporting the sampled bearings back to the bearing manufacturer or, if applicable, to the project site. All samples shall be taken and delivered for test in accordance with the Department's written instructions. A minimum of thirty (30) days shall be allowed for inspection, sampling and testing by the Materials Bureau. This thirty days is exclusive of shipping time which is the Contractor's responsibility. The sampling procedure and test methods may be obtained from the Materials Bureau.

**BASIS OF ACCEPTANCE.** Acceptance of this material will be based on the manufacturer's name appearing on the Department's Approved List for Elastomeric Bridge Bearings and in accordance with the procedural directives of the Materials Bureau.

**SECTION 717 - CONCRETE PROTECTIVE COATINGS**

**717-01 (VACANT)**

**717-02 WATERPROOFING MEMBRANES**

**SCOPE.** This specification covers the material requirements for waterproofing membranes.

**MATERIAL REQUIREMENTS.** Waterproofing membranes shall be either spray applied or sheet applied. All materials used shall be as per each manufacturer’s recommendations. Approved Materials Details will be available on the Department’s Approved List.

**BASIS OF APPROVAL.** Manufacturers may submit their product(s) for evaluation to the Director, Materials Bureau. All components of the membrane system shall be clearly identified in the Materials Details submitted to the Department for approval. The Details shall also contain all the preparation requirements and installation instructions. The membrane system will be approved based on successful field performance evaluations at two (2) approved sites.

**BASIS OF ACCEPTANCE.** Waterproofing membranes will be accepted on the basis of the manufacturer's name and the product’s name appearing on the Department’s Approved List.

**717-03 PENETRATING TYPE PROTECTIVE SEALERS**

**SCOPE.** This specification covers the material requirements of penetrating type protective sealers for use on portland cement concrete.

**GENERAL.** The material shall be a one component material consisting of a penetrating sealer which does not alter the color or texture of portland cement concrete.

**MATERIAL REQUIREMENTS.** Penetrating sealers shall be a one-part liquid, composed of a minimum of 40% silane or siloxane material, with no petroleum distillates. The Department will test the sealers as delivered, in accordance with Department written instructions, to ensure that the following properties are attainable. If the material attains these properties, the Department will place the material on its Approved List. The properties are:
**Water Absorption.** The final average percent water absorbed, for concrete coated with the protective sealer, shall not be greater than 20.0% of the final average percent water absorbed by the uncoated reference concrete.

**Moisture Vapor Transmission.** The final average percent moisture loss, for concrete coated with the protective sealer, shall not be less than 75.0% of its final average percent water absorption.

**Chloride Ion Penetration.** The final average absorbed chloride ion content, for concrete coated with the protective sealer, shall not be greater than 15.0% of the final average absorbed chloride ion content of the uncoated reference concrete.

**Durability.** The protective sealer shall not show any signs of weathering, discoloration, or deterioration after 6 months of exposure to atmospheric conditions.

**PACKAGING.** All materials shall be packaged in strong, substantial containers. Each container shall be plainly marked with the following information: name of the product; name and address of Manufacturer; application instructions; lot/batch number; date of manufacture; quantity of material; and date of expiration or shelf life. The printed shelf life shall not exceed one year from the date of manufacture.

**BASIS OF ACCEPTANCE.** Acceptance of penetrating type sealers will be based upon the product appearing on the Department's Approved List, and the Manufacturer's certification that the material meets the requirements of this section. The shelf life of this material shall not exceed one year from the date of manufacture printed on the product label. The Department reserves the right to sample and test the material at its discretion.

**717-04 COATING TYPE PROTECTIVE SEALERS**

**SCOPE.** This specification covers the material requirements of coating type protective sealers for use on portland cement concrete.

**GENERAL.** The coating system shall be either a single coating material or a primer coat followed by a top coat. After application, the sealer shall be opaque and uniform in color.

**MATERIAL REQUIREMENTS.** The Department will test the sealers as delivered, in accordance with Department written instructions, to ensure that the following properties are attainable. If the material attains these properties, the Department will place the material on its Approved List. The properties are:

**Water Absorption.** The final average percent water absorbed, for concrete coated with the protective sealer, shall not be greater than 25.0% of the final average percent water absorbed by the uncoated reference concrete.

**Moisture Vapor Transmission.** The final average percent moisture loss, for concrete coated with the protective sealer, shall not be less than 50.0% of its final average percent water absorption.

**Chloride Ion Penetration.** The final average absorbed chloride ion content, for concrete coated with the protective sealer, shall not be greater than 25.0% of the final average absorbed chloride ion content of the uncoated reference concrete.

**Durability.** The protective sealer shall not show any signs of weathering, discoloration, or deterioration after 6 months of exposure to atmospheric conditions.
PACKAGING. All materials shall be packaged in strong, substantial containers. Each container shall be plainly marked with the following information: name of the product; name and address of Manufacturer; mix proportions (if applicable) and application instructions; lot/batch number; date of manufacture; quantity of material; and date of expiration or shelf life. The printed shelf life shall not exceed one year from the date of manufacture.

BASIS OF ACCEPTANCE. Acceptance of coating type sealers will be based upon the product appearing on the Department's Approved List, and the Manufacturer's certification that the material meets the requirements of this section. The shelf life of this material shall not exceed one year from the date of manufacture printed on the product label. The Department reserves the right to sample and test the material at its discretion.

SECTION 718 - PRESTRESSED CONCRETE UNITS

718-01 PRESTRESSED CONCRETE UNITS (STRUCTURAL)

SCOPE. This specification covers the material and fabrication requirements for prestressed concrete units.

GENERAL. Prestressed concrete units provided under this specification shall meet all design requirements for the structure for which they are being fabricated.

MATERIAL REQUIREMENTS

Concrete. The concrete shall meet the requirements of '501-2, under 501, Portland Cement Concrete, General, with the following modifications:
- Cement shall be either Type 1, Type 2 or Type 3. Only one type of cement shall be used to fabricate units for any one structure
- Coarse aggregate gradation shall be No. 1 Size or ASTM D448, No. 67
- Concrete requirements for Classes A and C concrete shall not apply
- Air content shall be 7 percent + 2 percent
- The use of calcium chloride, or an admixture containing calcium chloride will not be permitted.

Steel.

<table>
<thead>
<tr>
<th>Material</th>
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<tbody>
<tr>
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<td>Chairs or other devices to ensure proper placement of steel items</td>
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<tr>
<td>Prestressing steel</td>
<td>709-06</td>
</tr>
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Epoxy. Epoxy shall meet the requirements of '721-01, Epoxy Resin System; '721-03, Epoxy Polysulfide Grout, or '721-05, Epoxy Repair Paste.

Fine Aggregate. Fine aggregate shall meet the requirements of '703-03, Mortar Sand or '703-04, Grout Sand. Fine aggregate shall be absolutely dry.

DRAWINGS
**Contract Drawings.** Drawings which accompany the contract proposal are designated as contract drawings. These drawings are not intended to be working drawings.

**Working Drawings.** Complete and accurate drawings shall be made by the Contractor, indicating how each prestressed concrete unit is to be fabricated. The Contractor shall be responsible for modifying the dimensions of units to compensate for elastic shortening, shrinkage, grade correction and other phenomena that make in-process fabricating dimensions different from those shown on the contract drawings. Approval of the working drawings by the DCES shall not relieve the Contractor from the responsibility for the correctness of all dimensions shown on these drawings. These drawings shall be made as soon as possible after the award of contract and they shall be designated as working drawings.

**A. Size and Type.** Working Drawings shall be neatly drawn and clearly legible to produce microfilm negatives. The drawings shall be made in ink, or reproduced from the pencil drawings by a process subject to the approval of the DCES, on tracing cloth or mylar of acceptable quality. Working drawings shall be cut to a standard size of 22 x 34 inches (nominal) and arranged to conform to the contract drawings.

Failure to submit working drawings of the required size will be cause for their return without examination. The margin line shall be drawn 1/2 inch from the top, bottom, and right-hand edges and 2 inches from the left-hand edge to permit binding. A space 3 x 11 inches, and parallel to the length of the sheet shall be reserved in the lower right-hand corner for title and approval signature. Each working drawing shall have an identical (top right) corner box to the one shown on the contract drawings. The sheets shall be arranged so that, as far as possible, the notes will appear above each other near the right edge of the sheet.

**B. Information Required on Working Drawings.** The working drawings shall include the following information:
- Plan layout of superstructure indicating the piece mark assigned to each prestressed unit
- Fabricating plant production schedule
- Description of the fabricating plant, including any backup concrete mixing facilities, original design mix and proposed method of placement. Modifications or deviations from the original mix at any time after the working drawings have been approved, shall be submitted, in writing to the DCES
- Proposed admixture to be added to the concrete mix
- Quality control tests and procedures
- Method and outline of unit and cylinder curing procedure, as required by ACuring®
- The name of the manufacturer of the prestressing steel, including any alternate source
- Material and manner of sealing the exposed portions of the prestressing steel
- Transfer of prestress procedure for all unit types to be fabricated
- Complete details, including anticipated camber, tensioning force (initial and final), concrete strength (transfer and 28 day), and type and location of lifting device for all prestressed concrete units to be fabricated.
- Proposed method of handling and transporting prestressed concrete units to the project site
- Working drawings shall clearly indicate any proposed deviations from the prestressed concrete unit shown on the contract drawings
- Winter concreting procedures, if need is anticipated.

**Submission of Working Drawings.** When the working drawings, prepared by the Contractor, as specified, are completed, check prints shall be submitted to the DCES, who will indicate thereon such corrections as may be necessary to secure the completion of the contract in accordance with the requirements of the contract documents. The Contractor shall submit three sets of check prints for the
DCES and two additional sets of check prints for each Railroad or other Agency involved with the contract. All sets of check prints shall be submitted to the DCES, who will make the distribution to the Railroad and other Agencies involved. One set of check prints or sepias with desired corrections indicated thereon in colored crayon or pencil, will be returned to the Contractor. When the revisions have been completed to the satisfaction of the DCES, the original drawings shall be forwarded to the DCES for written approval, after which a set of approved drawings will be returned. The original drawings shall remain the property of the State.

The DCES shall be allowed two work days for the examination of each drawing in a set of working drawings, or ten work days minimum per set. A set of working drawings shall be considered to be all drawings received by the DCES from any given Contractor for a particular contract on any calendar day. If the working drawings are detained for examination for a period longer than that previously stated, such detention will be taken into account when considering application by the Contractor for an extension of time for the completion of the contract. All working drawings are time and date stamped as they are received and recorded in a log at the office of the DCES. This log shall be the basis for determining when drawings must be returned without consideration for an adjustment of the completion date as described herein.

Approval of working drawings shall not constitute approval for the following information required on the working drawings 2B(3) and 2B(7). This data is required for information only.

**FABRICATION**

**Approval of Working Drawings.** No fabrication shall be started until after the working drawings have been approved and the Inspector has received prints made from the original drawings.

**Data Required with Working Drawings.** Data required by the DCES prior to approval of the working drawings shall be as follows:

- Calculations of strand elongation for each unique casting length (grip-to-grip)
- A calibration certificate indicating the load calibration of each gage and hydraulic jack combination used for tensioning. The gage shall be calibrated from zero, throughout its entire load range. The gage shall have clearly marked divisions that are easily readable at the initial and final tensioning force. The calibration date of each combination gage and hydraulic jack shall be within the 12 month period immediately prior to the start of the work.
- A calibration certificate attesting to the fact that the concrete cylinder testing machine to be used has been calibrated within the 12 month period immediately prior to the first date of actual use of the machine.

**Data for Inspector.** Data required to be submitted to the Inspector for approval prior to the inclusion of the respective materials in the unit, shall be as follows:

**A. Prestressing Steel Certification.** A certificate from the prestressing steel manufacturer stating that the prestressing steel has been manufactured in accordance with '709-06.

**B. Load-Strain Curves.** Typical load-strain curves made during the processing of steel from which the elongation appropriate to the required prestressing force can be determined, including the following information:

- The breaking strength
- The elongation at rupture
- The load at one percent elongation
- The test dates
The aforesaid information shall be submitted to the Inspector, in triplicate, for each 25 ton lot, or fraction thereof, of prestressing steel.

C. Other Certifications. Certificates indicating acceptance of bar reinforcement, concrete materials and any other material used in the prestressed concrete unit.

Inspection. Fabrication of units shall be inspected by an Inspector designated by the State. The Contractor shall inform the State 72 hours prior to:
- Commencement of work
- Commencement of work after a work suspension of 48 hours or more
- Unit shipping

The Contractor shall keep the Inspector informed of the day-to-day scheduling of operations. The Inspector shall have free access throughout the fabrication plant to see that the work being done is in conformance with the contract documents. Work done while the Inspector has been refused access shall be automatically rejected. The Inspector shall be present when necessary tests are made on the prestressing steel at the place of manufacture.

Concrete Forms

A. General. Forms shall be well-constructed, carefully aligned, clean, substantial and firm, securely braced and fastened together and sufficiently tight to prevent leakage of mortar. They shall be strong enough to withstand the action of mechanical vibrators. All forms for each unit shall be approved by the Inspector prior to placing concrete.

All form surfaces that come in contact with the concrete shall be thoroughly treated with an approved form coating in the manner and at the rate specified by the manufacturer. Forms so treated shall be protected against damage and dirt prior to placing concrete.

Any form coating material that will stick to or discolor concrete shall not be used.

B. Void-Producing Forms. Void forms shall be coated with a waterproofing material on the outside and shall have a 3/4 inch (nominal) diameter drain placed at each end of each void.

When units are steam-cured, all voids shall be vented.

Reinforcement and Prestressing Steel. Prior to installation in the units, reinforcement and prestressing steel shall be free of frost, dirt, oil, paint, mill scale, corrosion, or any foreign material that may prevent bond between the steel and the concrete.

Tack welding of bar reinforcement shall not be allowed under any circumstances.

Welded wire fabric, smooth or deformed, may be substituted for the required bar reinforcement provided that:
- The required cover is maintained
- The design steel area of the fabric equals that of the bar reinforcement
- Splices to the fabric are made in accordance with the requirements of the N.Y.S.D.O.T. Standard Specifications for Highway Bridges, '1.5.22D and '1.5.22E as applicable.

If wire fabric is used, the details shall be indicated on the working drawings. Design computations shall also be included.

Tensioning of Prestressing Strands. A calibrated force of 3000 pounds shall be applied initially to each strand. Consideration will be given by the DCES to a different initial force for special cases. This force shall be the starting point for additional tensioning by elongation.

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For draped strands, the additional tensioning or prestressing force induced in the prestressing steel shall be measured by jacking gages and by elongation of the steel. The jacking gages shall read within 5 percent of the force theoretically calculated to be induced by elongation.

For straight strands, elongation only shall determine the prestressing force.

During tensioning of any one strand, the process shall be so conducted that the applied load and the elongation of the strand may be measured at all times.

Two copies of recorded gage pressures and measured elongations, as required for the tensioning of prestressing strands in each unit, shall be submitted to the Inspector.

The use of load cells or other tension measuring devices may be required. They shall be furnished by the Inspector and used in accordance with his/her instructions.

**Concrete Mix Design and Proportioning.** The Contractor shall be responsible for designing a concrete mix to produce the strength and other requirements specified on the contract plans. If no strength is indicated, the required minimum strength shall be 4000 psi at transfer and 5000 psi at 28 days. Maximum cement content for any proposed mix shall be 750 lb/cy. Proposed mixes shall be submitted in accordance with the requirements of Drawings, Paragraph 2B(3). Automatic proportioning equipment will not be required.

The Contractor may request permission from the DCES to incorporate a High Range Water Reducing (HRWR) admixture into the concrete mix. The DCES will grant such permission only if deemed to be in the best interests of the State and then only under such conditions as the DCES requires.

**Placing Concrete.** No concrete shall be placed without the Inspector's approval. Compliance with the precasting tolerances is a prerequisite for casting approval by the Inspector.

When the atmospheric temperature is below 40°F, the fabrication of the units shall be in accordance with the winter concrete procedures as approved on the working drawings.

Suitable means shall be used for placing concrete without segregation. The concrete mixture shall not be dropped from a height greater than 12 inches above the top of the forms. Special care shall be taken to deposit the concrete in its final position in each part of the form.

The plastic concrete shall be consolidated in place by either external or internal vibration methods, or both, if necessary. The vibrators shall be of a type and design approved by the Inspector and the size of the vibrating head will be governed by the spacing of the prestressing steel and reinforcement. Vibrators shall be used only to consolidate the concrete after it has been properly placed.

The internal vibrator shall be slowly inserted and removed from the concrete.

The following quality control tests shall be performed, by the Contractor in the presence of the Inspector from the same concrete sample as that used for the Concrete Strength Requirements of this specification:

- Slump
- Air content
- Temperature
- Unit mass.

**Finishing.** To assure production of well-formed matching beams with overall pleasing appearance, all surfaces of concrete shall be true and even, free from rough, open or honeycombed areas, depressions or projections. After all the concrete has been placed and thoroughly compacted as required under Placing Concrete, the tops of units shall be magnesium-float finished, or finished as shown on the Working Drawings. If required, all exposed surfaces shall be finished by bagging.

All exposed reinforcement shall be coated with neat cement paste prior to placement in the storage area.
Curing. The Contractor shall indicate on the working drawings, for approval, the method of cure and complete outline of the proposed procedure under each of the phases of the curing cycle. The full curing cycle consists of an Initial Curing Phase and Final Curing Phase. The Contractor may choose any one of the following acceptable curing methods, however only one curing method will be allowed for the units of a single structure.

To ensure complete hydration of cement, and to prevent the formation of cracks, moisture must be retained within the concrete. Therefore, immediately upon the completion of concrete placement for each unit, an enclosure shall be placed over the casting bed. The Contractor shall submit all covers for inspection prior to the commencement of work.

A. Accelerated Cures. Acceptable methods for accelerated cures are by application of low pressure steam or by application of radiant heat and moisture.

1. Initial Curing Phase. The initial curing phase for each unit shall be that period beginning from the time each unit is completely covered and continuing until the final curing phase commences.

   The Contractor shall indicate the duration of the initial curing phase for each unit. However, the initial curing phase shall not exceed eight hours. During this phase, the enclosure temperature shall be maintained at approximately the concrete placing temperature; artificial heat shall be applied if necessary.

2. Final Curing Phase. The final curing phase for each unit shall be that period required to raise the initial curing phase temperature to the selected temperature range at a rate not exceeding $50^\circ F$ per hour and continuing until the concrete has attained the minimum transfer strength as noted on the contract plans or as noted in this specification, under the paragraph Concrete Mix Design and Proportioning, whichever is applicable.

   The selected curing temperature range shall be as approved on the working drawings.

B. Non-Accelerated Cure. The acceptable method of non-accelerated cure is by the application of a saturated cover.

1. Initial Curing Phase. The requirements of A1 above, shall apply.

2. Final Curing Phase. The final curing phase may begin at anytime after commencement of the initial curing phase. Each unit shall be covered with heavy, water saturated burlap, or other material acceptable to the Inspector. The burlap shall be kept saturated, and the concrete surface temperature shall not drop below $68^\circ F$. These conditions shall be maintained until either of the following has occurred:

   a. Seventy-two hours have passed from the time of burlap placement; or
   b. Minimum transfer strength has been reached.

Record of Curing Time - Temperature. The Contractor shall provide one (1) automatic temperature recorder for every 100 feet of casting bed. The recorder shall continuously record curing temperatures for the initial and final curing phases. Temperature sensors shall be carefully placed within the curing enclosure to ensure that ambient temperatures are measured at the designated locations. Recorder accuracy shall be certified once every 12 months and the certificate displayed with each recorder. In addition, random temperature checks of each recorder shall be made by the Inspector.

   Each temperature chart shall indicate the casting bed, date of casting, time of commencing graphic plot and units represented by chart. The start of artificial heat and the transfer of prestress shall be indicated on each graphic record.
After completion of the final curing phase, the charts shall be properly marked and given to the Inspector. Temperatures recorded on the charts shall be considered as verification of whether the units have been cured in accordance with the approved working drawings.

Transfer of Prestress. Transfer of prestress shall be accomplished as soon as the final curing phase is complete.

Concrete Strength Requirements

A. Test Cylinders. The concrete strength shall be determined from concrete test cylinders made in conformance with ASTM C31, except that all cylinders shall be vibrated. All cylinders shall be tested in conformance with ASTM C39, on an approved testing machine. All cylinders shall be made and tested by the Contractor in the presence of the Inspector.

The cylinders shall be made from concrete actually placed in the units. The Inspector shall be the sole judge of which cylinders are defective or damaged and are not to be included in the determination of the strength class. Test cylinders used to determine required strengths for detensioning shall be cured as specified on the working drawings.

All cylinders used to test for concrete strength shall be cured in the same manner as the units they represent unless otherwise indicated on the working drawings.

The Contractor shall cast a sufficient number of concrete test cylinders to fulfill the concrete strength test requirements as stated in 2 below. This testing procedure may be altered by the DCES. If an alternate procedure is to be followed, it shall be indicated on the contract drawings. The number of test cylinders to be cast for each unit shall be shown on the working drawings.

B. Testing for Concrete Strength. The strength requirements for each unit shall be certified by the Contractor, as follows, before the unit is accepted for strength:

1. Transfer Strength. Two cylinders from each unit shall be tested in immediate succession to verify prestress transfer strength. One of the two cylinders tested to determine the strength of the last unit cast in any bed shall be taken from the last batch of concrete placed in that unit. The strength of each cylinder shall be at least 95 percent of the required prestress transfer strength. The average strength of the two cylinders shall be equal to or greater than the required prestress transfer strength.

2. 28 Day Strength

a. Two cylinders from each unit shall be tested in immediate succession at 28 days of age to verify the required 28 day strength of the concrete. The average strength of the two cylinders shall be equal to or greater than the required 28 day strength. If this requirement is not met, any remaining cylinders representing the unit shall be tested at 28 days of age. The average strength of all cylinders representing the 28 day strength of any one unit shall be equal to or greater than the required 28 day strength.

b. The Contractor may elect to test two cylinders from each unit in immediate succession, prior to the 28 day age limit. If this option is exercised sufficient cylinders shall be made to ensure that at least two cylinders are available for the 28 day test. Each cylinder shall have a strength of at least 95 percent of the required 28 day strength. The average of the two cylinders must be equal to or greater than the required 28 day strength. If these requirements are met, the cylinder test at 28 days of age shall be waived.

Rejection of Units. Any unit not fabricated in accordance with the contact documents or displaying any of the following defects shall be subject to rejection:
A. **Strength Requirement.** Any unit represented by cylinders not meeting the required strengths, as specified in Concrete Strength Requirements.

B. **Exposed Prestressing Steel.** Any unit that has one (1) prestress strand exposed in excess of 24 diameters, or two (2) or more exposed strands.

C. **Honeycombing.** Honeycombing of the unit to such an extent that chipping away from the honeycombed concrete results in the conditions described in the above paragraph 2, Exposed Prestressing Steel.
   All honeycombed areas in a unit must be chipped until sound concrete is detected. Sound concrete is defined as that point at which chipping causes fracture of the aggregates.

D. **Stress Cracks.** Any unit that has a stress crack in the area beginning 4 inches from the unit end to the center line of the unit that is greater than 1/2 inch in depth and 2.5 mils in width.

E. **Injurious Materials.** Materials used for the manufacture of concrete shall not contain, nor cause concentration of, chemicals, or other materials injurious to concrete.
   Concentrations of total chloride ions in excess of 0.05% by mass of cement are considered injurious.
   Other material and concentration injury potential will be determined by the D.C.E.T.S. according to Department written instructions.

**Damaged units.** The Inspector shall determine whether spalled, honeycombed, or otherwise defective concrete shall be repaired or be subject to rejection. The decision to repair a unit or reject a unit shall require the concurrence of the DCES.

**Removal of Unsuitable Material.** Prior to beginning the repair, all spalled, honeycombed or disintegrated concrete shall be removed by chipping the unsuitable material away until sound concrete is reached. Sound concrete shall be as defined under Rejection of Units, Subparagraph 3. Chipping tools shall be pneumatic. The type and size of tools and the depth at which sound concrete is reached shall be determined by the Inspector.

**Blast Cleaning Surfaces.** All surfaces to be repaired shall be thoroughly blast-cleaned with No. 40 boiler slag grit or No. 2 sandblast sand, or as ordered by the Inspector.

**REPAIR.** Repair shall be designated as Astructural repair@ or Anonstructural repair@ by the Deputy Chief Engineer (Structures). Repair to a unit shall be done in accordance with the following.

**Structural Repair.** Repair, designated as Astructural@ by the DCES, shall be made with an epoxy grout comprised of an epoxy resin system (721-01), or an epoxy polysulfide grout (721-03), mixed with fine aggregate. The grout shall be mixed and placed in accordance with the following:

**A. Mixing.** No mixing shall be started until all preparations have been made to use the grout. The Contractor shall be familiar with the pot life limitations of the epoxy being used, and its operations shall be governed accordingly. Mixing shall be carried out in strict accordance with the manufacturer's instructions and the following:
   - Mixing shall be done as close as possible to the portion to be repaired.
   - All necessary equipment for mixing and placing shall be present at the site, and in good working order, prior to the start of mixing.
• The grout shall be proportioned by volume in the approximate ratio of two (2) parts fine aggregate to one (1) part epoxy. The exact ratio of sand to epoxy resin system shall be determined on-site to produce a dense void-free grout.
• Dry, fine aggregate shall be placed in the mix container first. It shall be thoroughly agitated prior to the addition of the epoxy.
• The two components of the epoxy system shall be thoroughly mixed together before being added to the fine aggregate.
• The epoxy shall be added to the fine aggregate slowly, but mixing time shall not exceed three minutes.
• All grout, in any individual batch, shall be used within 25 minutes after the start of mixing of the two components to create the epoxy system. All grout not used within the time limit shall be discarded.
• The epoxy grout shall not be retempered.

B. Placing. The epoxy grout shall be placed against a clean, primed, receiving surface, in accordance with the following:
• The receiving surface shall be cleaned of all oil, grease, or other material which may prevent effective bond, immediately prior to priming the surface with neat epoxy (epoxy without aggregate).
• The priming of the receiving surface shall be done immediately prior to the placement of the epoxy grout.
• The epoxy grout shall be placed quickly and continuously. It shall not be overworked.
• The temperature of the receiving surface shall be above 50°F at the time of grout placement.
• Grout placement shall not be permitted when ambient temperatures are 50°F or lower, unless methods of protection, acceptable to the Inspector, are employed. Methods of protection, if permitted, shall be continued for a period of 15 hours following grout placement. The 15 hour period may be shortened, at the discretion of the Inspector, but under no circumstances will it be less than 12 hours. Methods of protection, if permitted, are conveniences granted by the State. As such, they are not considered extra work, and therefore they are not entitled to extra compensation.
• Upon completion of grout placement, the new surface of the repaired area shall be flush with the adjacent surfaces, unless the design of the unit specifically requires otherwise.
• On surfaces which will be exposed to view after installation, the repaired area shall be color matched to the adjacent surfaces by use of cement dust, or other means acceptable to the Inspector.

Nonstructural Repair. Repair, designated as Anonstructural@ by the DCES shall be made with either of the following:
• Epoxy grout composed of '721-01 Epoxy Resin System or '721-03 Epoxy Polysulfide Grout, and fine aggregate; or,
• '721-05 Epoxy Repair Paste.

The Contractor has the choice of materials.

A. Mixing. Epoxy grout shall be mixed in accordance with the requirements of A. Mixing as given under Structural Repair.

Epoxy repair paste shall be mixed in strict accordance with the manufacturer's instructions.

B. Placing. Placing of either material shall be done in accordance with the requirements of B. Placing as given under Structural Repair.
TOLERANCES. Tolerances of the Prestressed Concrete Units shall meet the requirements specified in the Contract Documents.

Units which fail to meet the tolerances shall be rejected with the concurrence of the DCES.

SHIPPING. Units shall not be shipped until the minimum 28 day strength has been attained, but in no case, before 72 hours' storage time has elapsed following transfer of prestress.

BASIS OF ACCEPTANCE. The Inspector's stamp of approval shall constitute the basis of acceptance for shipment to the job site. The Inspector's stamp shall be placed on the unit after loading for shipment.

Application of the Inspector's acceptance stamp indicates that at the time of shipment, it was the Inspector's opinion that the unit was fabricated from accepted materials, by approved processes, and was properly loaded for shipment.

Such application does not imply that the material will not be rejected by the State if it is subsequently found to be defective.

718-02 THRU 718-04 (VACANT)

718-05 PRESTRESSED CONCRETE FORM UNITS

SCOPE. This specification contains the requirements for prestressed concrete form units. These units are used to form the lower portion of a structural slab. They act compositely with the cast-in-place portion of the slab and become an integral part of the structural slab.

GENERAL. '718-01 Prestressed Concrete Units (Structural) shall apply except for the following modifications to the FABRICATION, REPAIR and TOLERANCES:

FABRICATION. '718-01 shall apply except as follows:

Reinforcement and Prestressing Steel. '718-01 shall apply. In addition, devices which will be used as hold-down points for outside reinforcing steel shall be placed prior to concrete placement in the forms. Devices used to lift the units are acceptable for this purpose. The maximum spacing between hold-down devices shall be 4 feet center-to-center of device.

Finishing. '718-01 shall apply except the tops of units do not have to be magnesium float finished.

Concrete Strength Requirements. 718-01 shall apply except the testing shall be as follows:

Testing for Concrete Strength. The strength requirements for each day's production shall be certified by the Contractor before that day's production is accepted for strength. Certification shall be done in accordance with the terms of this subsection. All cylinders cast shall be cast in sets of three. One set shall be cast from the first concrete placement of the day. One set shall be cast from the last concrete placement of the day. In addition to those, there shall be a set cast for each 15 cubic yards of concrete, or major fraction thereof, placed in any one day.

1. Transfer Strength. Three cylinders from each day's production shall be tested in immediate succession to verify prestress transfer strength. One cylinder shall be taken from the first set cast; one cylinder shall be taken from the last set cast. The strength of each cylinder shall be at least 95 percent of the required prestress transfer strength. The average strength of the three cylinders shall be equal to, or greater than, the required prestress transfer strength.
2. 28-Day Strength. Three (3) cylinders representing each day's production shall be tested in immediate succession at twenty-eight (28) days of age to verify the required 28-day strength. The strength of each cylinder shall be at least ninety-five (95) percent of the required 28-day strength. The average strength of the three cylinders shall be equal to, or greater than, the required 28-day strength. If these requirements are not met, any remaining cylinders representing the day's production shall also be tested at 28 days of age. The average strength of all cylinders representing the 28-day strength of any one day's production shall be equal to, or greater than, the required 28-day strength.

3. Option. The Contractor may test three (3) cylinders, representing each day's production in immediate succession, prior to the 28-day age limit. Each cylinder shall have a strength of at least ninety-five (95) percent of the required 28-day strength. The average strength of the three cylinders shall be equal to, or greater than, the required 28-day strength. If these requirements are met, the cylinder test at 28 days of age shall be waived. If this option is exercised, sufficient cylinders shall be made to ensure that at least 3 cylinders are available for the 28-day test.

Rejection of Units. Any unit not fabricated in accordance with the Contract Documents, or displaying any of the following defects, shall be subject to rejection:

A. Strength Requirements. Any unit represented by cylinders not meeting the required strengths, as specified in Concrete Strength Requirements, of this specification.

B. Exposed Prestressing Steel. Any unit which exhibits one or more exposed prestressing strand(s) on a top or bottom surface.

C. Honeycombing. Honeycombing of the unit to such an extent that chipping away from the honeycombed concrete results in the exposure of one, or more, prestressing strands on a top, or bottom, surface.

   All honeycombed areas shall be chipped until sound concrete is reached. Sound concrete is defined as that point at which chipping causes fracture of the aggregates. If chipping of the honeycombed portion results in a hole more than one-half the thickness of the unit, the unit will be rejected.

D. Cracks. Any unit which exhibits a crack that is greater than 1/2 inch in depth, and 2.5 mils in width.

REPAIR. Repair, if allowed by the DCES, shall be made with '721-05 Epoxy Repair Paste. Epoxy repair paste shall be mixed and placed in strict accordance with the manufacturer's instructions.

Form Supports Form supports for installation of the units shall be supplied as part of this work. They shall conform to the latest specification for ASTM A446, Grades A through E. Fabrication shall be in conformance with ASTM A653/A653M, Coating Class G165.

The Contractor shall supply the Engineer with certification that the form supports meet the foregoing requirements.

TOLERANCES. All units shall be checked for compliance with the tolerances listed below, after the units have completed the final curing phase and within three (3) days prior to shipping. The Inspector shall document to the DCES any unit with dimensions out of tolerance. Any unit which fails to meet these tolerances shall be rejected with the concurrence of the DCES.
718-06 HIGH PERFORMANCE CONCRETE FOR PRECAST AND PRESTRESSED BRIDGE BEAMS

SCOPE. This specification covers the material requirements for high performance concrete for precast and prestressed bridge beams.

MATERIAL REQUIREMENTS. The concrete shall meet the requirements of the approved Mix Design Sheet, described below, and the PCCM. The concrete mix shall contain a minimum of 5% microsilica measured as a percent of the total cementitious material.

MIX DESIGN SHEETS (MDS). These sheets shall contain all the information on the mix design, materials, material sources, production facilities, quality control, curing, and preproduction testing of the mix. Once approved for production, the MDS may be used in any contract requiring high performance concrete for precast and prestressed bridge beams.

The MDS will have a two-step approval process. The first submittal shall contain all the information required in A. through N. Complete submittals that meet the specification requirements will be examined according to Section 2.5 of the PCCM and, if found acceptable, it will be returned with the notation “APPROVED FOR TESTING.” Section 2.5.7 of the PCCM does not apply.

Following required testing of the mix, the MDS shall be submitted to the DCES with the information in O. through Q. added to the sheet. If the test results meet the requirements of this specification, the MDS will be returned with the notation “APPROVED.” After approval for production, no changes in materials sources, production, curing, or mix design shall be made, except those changes necessitated by a change in the fineness modulus of the aggregate.

If changes are required after the approval of the MDS, a revised MDS with all the required changes shall be submitted to the DCES After examining the revised MDS, the DCES will determine if repetition of any testing is required for the approval of the revised MDS. If it is determined that some or all tests shall be repeated, the revised MDS will be returned marked up, specifying the required tests to be repeated and stamped “APPROVED FOR TESTING.” Remaining portions of the approval process will exactly follow the procedure used for the initial approval of the MDS except that the tests to be performed will be limited to the tests to be repeated marked up by the DCES.

If it is determined that there is no need for repeating the preproduction testing and if the proposed changes are acceptable to the DCES, the revised MDS will be approved and returned.

Information Required on MDS. The MDS shall include the following information:
A. The source and type of cement.
B. The specific source of the coarse aggregate.
C. The specific source of the fine aggregate and the fineness modulus of the material proposed for use in the preproduction testing.
D. The brand and type of all admixtures that will be used.
E. The complete mix design including all ingredient and quantities proposed for the production concrete.
F. The maximum water-to-total-cementitious-material ratio that is proposed for production.
G. Description of the concrete batching and mixing facilities, including the date of last annual inspection and date of last scale calibration check.
H. Description of the concrete transport equipment.
I. The method of concrete placement.
J. Outline of the curing procedure to be used for the production units and test samples.
K. Quality control tests and procedures that the fabricator will perform.
L. Detailed description of the preproduction testing procedure to establish that concrete made from the proposed mix design meets the required performance criteria.
M. The name and address of the testing laboratory(s) conducting the tests.
N. A fabricator selected identifier for the mix.
O. Test results for the preproduction test mix.
P. Graph of compressive strength versus age.

**TESTING.** The concrete mix design shall be tested prior to making any bridge beams and shall meet the following performance criteria.

<table>
<thead>
<tr>
<th>PROPERTY</th>
<th>TEST METHOD</th>
<th>ACCEPTANCE CRITERIA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compressive Strength (at 56 days)</td>
<td>AASHTO T22</td>
<td>&gt; 10,000 psi (all tests)</td>
</tr>
<tr>
<td>Freeze/Thaw Durability (x=relative dynamic modulus of elasticity after 300 cycles)</td>
<td>AASHTO T161 Procedure A</td>
<td>x ≥ 80%</td>
</tr>
<tr>
<td>Scaling Resistance (y= visual rating of surface after 50 cycles)</td>
<td>ASTM C672</td>
<td>y ≤ 3</td>
</tr>
<tr>
<td>Elasticity (E = modulus of elasticity)</td>
<td>ASTM C469 (Note C)</td>
<td>E ≥ 4.35 x 10^6 psi</td>
</tr>
<tr>
<td>Shrinkage (s= microstrain)</td>
<td>AASHTO T160-97 (at 56 days)</td>
<td>s &lt; 600</td>
</tr>
<tr>
<td>Creep (c = microstrain/pressure unit)</td>
<td>ASTM C512(at 56 days, 40% f_c')</td>
<td>c ≤ 414/ ksi</td>
</tr>
<tr>
<td>Chloride Penetration (p= increase in percent of chloride ion by weight of concrete)</td>
<td>AASHTO T259 modified (Note A)</td>
<td>p ≤ 0.025% at 1 inch</td>
</tr>
<tr>
<td>Air Content</td>
<td>AASHTO T 152</td>
<td>A = % selected by contractor, A ≥ 3%</td>
</tr>
<tr>
<td>Water/Cementitious-Materials ratio (W=mass ratio)</td>
<td>AASHTO TP23-93 (Note B)</td>
<td>Supplier selects W, W &lt; 0.40</td>
</tr>
</tbody>
</table>

Note A: The test specimens are to be cured under the same conditions and for the same time as proposed for production. They shall then be stored for 28 days in the drying room specified by the AASHTO T259.

Note B: The AASHTO TP23 test shall be corrected for the absorbed water in the aggregate. This correction shall be made using the mass percentage of absorption shown under “ABS” in the Approved List of Sources of Fine and Coarse Aggregates (or as determined by AASHTO T-84 for fine aggregates and AASHTO T-85 for coarse aggregate) by an AASHTO accredited testing laboratory.

Note C: Test two samples. Each sample is to be loaded at 40% of the load required to break a companion sample cast from the same mix at the same time as the test sample. Sample 1 is to be loaded when the strength of a companion sample achieves a strength of 7000 ± 430 psi. Sample 2 is to be loaded when the strength of a companion sample achieves a strength of 10,000 ± 860 psi.

**PREPRODUCTION TESTING**

The Contractor shall engage an AASHTO Accredited testing laboratory for testing of all preproduction concrete specimens except compressive strength, air content, and water/cementitious-materials ratio. These tests shall be performed in the presence of the Quality Assurance (QA) Inspector. The DCES may approve laboratories with equivalent certification from another organization. The testing laboratory shall send a copy of the test results directly to the DCES.

The Contractor shall notify the Department at least three work days prior to casting preproduction test specimens. No test specimens shall be cast unless the QA Inspector is present to witness the mixing, casting, and curing of the specimens. The test specimens shall be prepared of concrete made using materials from sources shown on the “Approved For Testing” MDS.
The water-to-total-cementitious-materials ratio for concrete mix for purposes of preparing specimens for chloride penetration testing shall be 0.03 higher than the maximum water-to-total-cementitious-materials ratio that is proposed for production. In addition to those specimens needed for AASHTO T259 testing, the fabricator shall cast eighteen 4 x 8 inch cylinders from the chloride penetration test mix, cure the cylinders in accordance with the approved production curing procedures for long-term independent testing and research. These cylinders shall be delivered to the testing laboratory designated by the DCES.

The test mix for all other tests shall be the water-to-total-cementitious-materials ratio that is proposed for production within a tolerance of 0.01. Include the total aggregate moisture, as determined according to AASHTO T 255, in the calculation of the water-to-total-cementitious-materials ratio with appropriate adjustments. (See Note B in Material Requirements.)

Using the test mix, cast and test compressive strength cylinders at 18 hours, 3 days, 7 days, 28 days, and 56 days. Present the test results in a graph.

Acceptance of Test Specimens. All test specimens shall be prepared in accordance with an “Approved for Testing” MDS. The preparation, casting, and curing of the test specimens shall be done in the presence of the QA Inspector. The QA Inspector shall indicate the procedures on the MDS were followed by affixing the inspection agency stamp on the samples prior to shipping to the Independent Testing Laboratories.

FABRICATION. The requirements of the PCCM shall apply with the following modifications:
1. Submitted Shop Drawings shall include approved Mix Design Sheets.
2. The required 56-day strength is 10,000 psi, unless shown otherwise in the Contract Documents.
3. The required minimum strength for imparting prestressing force into the concrete is 7000 psi unless shown otherwise in the Contract Documents.
4. The fineness modulus of the fine aggregate shall not vary more than 0.2 from the actual fineness modulus used in the preproduction test mix.
5. Water/Cementitious-materials ratio shall be measured by the Fabricator for the first batch of concrete in a day’s placement and monitored by slump tests throughout production. If the QA Inspector has reason to believe the water/cementitious-materials ratio is changing, or if the slump increases by more than the allowed increase in the table below, additional water/cementitious-materials ratio tests may be ordered.

<table>
<thead>
<tr>
<th>Slump of First Batch</th>
<th>Allowed Increase</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 4 inches</td>
<td>1 inch</td>
</tr>
<tr>
<td>4 inches or more</td>
<td>1 1/2 inch</td>
</tr>
</tbody>
</table>

6. Batch tickets shall be provided to the Inspector to verify the concrete mix contents.

BASIS OF ACCEPTANCE. Units will be considered for acceptance at the manufacturing location in accordance with the PCCM.

718-07 DIAPHRAGMS FOR PRESTRESSED CONCRETE BEAMS

SCOPE. This specification covers the material requirements for diaphragms used with prestressed concrete beam spread systems. Diaphragms may be cast-in-place concrete, precast concrete, or steel.

MATERIAL REQUIREMENTS. Diaphragms shall meet the requirements of the PCCM, and the following:
A. Cast-in-place concrete shall meet the requirements for Class HP concrete. Damaged or defective concrete shall be defined by and repaired in accordance with the requirements of §555-3.11, Damaged or Defective Concrete.

B. Steel Diaphragms.
   a. Steel shall meet the requirements of §715-01. Stock steel is allowed.
   b. All steel shall be galvanized in accordance with §719-01.
   c. Fabrication and transportation shall follow the requirements of the SCM.
   d. Shop drawings shall be submitted as part of the complete package of prestressed concrete beam drawings.
   e. Erection shall follow the requirements of the SCM, except that the erection drawings will be included with the erection drawings for the concrete beams and shall follow the approval procedure in the PCCM.
   f. Shop inspection may be performed at the discretion of the Department.
   g. All steel-to-steel connections shall meet the requirements of the SCM.
   h. Bolts in steel-to-concrete connections shall be snug tight only.

BASIS OF ACCEPTANCE. Steel diaphragms will be accepted by the Engineer in accordance with the requirements of 715.01. Precast diaphragms will be accepted in accordance with the requirements of the PCCM. Cast-in-place diaphragms will be accepted by the Engineer.

718-08 THRU 718-29 (VACANT)

SECTION 719 - METAL COATINGS

719-01 GALVANIZED COATINGS AND REPAIR METHODS

SCOPE. These specifications cover the galvanized coatings applied to various materials and the repair thereto.

MATERIAL REQUIREMENTS. Materials shall be galvanized in accordance with the specification indicated by Type on the plans or in the specifications.

Type I. ASTM A123 Zinc (Hot-Dip Galvanized) Coating on Iron and Steel Products.

Type II. ASTM A153, Zinc Coating (Hot Dip) on Iron and Steel Hardware. As an alternate to the hot dip method of ASTM A153, nuts, bolts, washers and other miscellaneous hardware, approved by the Engineer, may be mechanically galvanized. The mechanically zinc-coated product(s) shall conform to the applicable coating thickness, adherence and quality requirements of ASTM A153. Mechanically zinc-coated nuts for assembly with mechanically zinc-coated bolts shall be tapped oversize prior to coating and need not be re-tapped afterwards.

Type III. ASTM A123 Zinc (Hot-Dip Galvanized) Coating on Iron and Steel Products, except as modified herein. A minimum weight of coating (oz/ft² of surface) for base metal less than 1/16 inch thickness shall be as follows:

<table>
<thead>
<tr>
<th>Average of Specimen</th>
<th>Any Individual Specimen or Computed Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.5</td>
<td>1.25</td>
</tr>
</tbody>
</table>

Type IV. ASTM A653/A653M, Steel Sheet, Zinc-Coated (Galvanized) or Zinc-Iron Alloy-Coated (Galvannealed) by the Hot-Dip Process, Coating Designation G 210 unless otherwise specified.
Type V. Flame Sprayed Coating System.

A. Preparation of Base. Those areas to be coated shall be sand blasted with silica sand or crushed garnet of such gradation that sand shall be mesh size 20 to 40 with a minimum of 40% retained on a No. 30 mesh screen (U.S. Standard Sieve series). Pressure of not less than 75 psi shall be maintained at the blast generator. A sample steel plate shall be blasted until the surface cannot be further cleaned or roughened. This plate shall be used for visual comparison and any areas that do not meet this standard as to roughness or cleanliness shall be reblasted.

B. Zinc Application. The wire used in spraying shall be 15 ga., 1/8 inch or 3/16 inch diameter, zinc 99.0% purity. Air pressure at the Air Control Unit shall be 60 psi and there shall be no more than 35 feet of 3/8 inch I.D. hose between the Air Control Unit and the gun.

The metal coating shall be applied at a minimum thickness of 3 mils. At least one coating shall be applied within 4 hours of blasting and the surface must be completely coated within 8 hours of blasting. The specified thickness of coating shall be applied in multiple layers and in no case shall less than two passes be made over every part of the surface.

C. Finish Coat. The zinc coating shall be given a finish coating consisting of two coats of Aluminum Vinyl sealer. This sealer shall consist of a volatile vehicle containing a minimum of 20% Vinyl Copolymer and plasticizer and a minimum of 10% Non-Leafing Aluminum Flake.

REPAIR. The Contractor shall be required to repair damaged areas of galvanized zinc coating. Damage may result from wet storage (white rust), welding or cutting (flame), or from excessive rough handling during shipping or erection. In general, only field repairs will be allowed. Shop repairs shall only be permitted when the total area of damage on any single piece is less than 2% of the coated surface or 16 square inches, whichever is less. Any coated piece on which the total area of damage exceeds these amounts in the shop shall be rejected.

Materials for field repair shall be selected from Department’s Approved List of Galvanized Repair Materials. Zinc solders shall be zinc-cadmium and zinc-tin-lead alloys supplied in stick or paste form, and that liquidize for application at temperature ranges of from 518 to 527°F and 446 to 500°F, respectively. Zinc paints shall contain not less than 65% zinc dust (by weight) in the dried paint film and shall meet current standards for the emission of volatile organic compounds. Detailed requirements for the approval of galvanized repair materials are available from the Materials Bureau.

Corrosion deposits shall be removed in a manner satisfactory to the Department prior to incorporation of the material in the work. After removal of these deposits, the coating shall have a uniform appearance free from uncoated spots, lumps, blisters, gritty areas, acid, flux and black spots. Materials with these defects will be rejected and shall be immediately removed from the worksite. Acceptable material shall be provided to replace rejected material at no additional expense to the State.

Damaged areas of loose and deteriorated galvanized zinc coating shall be cleaned by power sanding, power grinding, or abrasive blast cleaning to bright metal.

If zinc solder is used for repairs the cleaned area shall be preheated in accordance with the manufacturers instructions for use. The heated surface shall then be rubbed with a repair stick to evenly distribute a layer of zinc alloy, or if zinc paste is used it shall be spread evenly using a spatula or similar tool. Zinc solder shall be deposited in a uniform layer at a minimum dry film thickness of 3 mils.

If zinc paint is used for repairs it shall be applied in accordance with the manufacturers instructions for use, using a brush or by spray methods. Zinc paint shall be applied in such quantity as to produce a minimum dry film thickness of 3 mils.

BASIS OF ACCEPTANCE. The acceptance of galvanized coating and repairs is included in the acceptance of the materials receiving the coating.
719-02 ALUMINUM ANODIC COATINGS

SCOPE. This specification covers the material requirements for Anodic Coatings for Aluminum and Aluminum Alloys.

<table>
<thead>
<tr>
<th>Coating Designation</th>
<th>Sealed with</th>
<th>Minimum Coating Thickness, mil</th>
<th>Minimum Coating Weight (mg/in^2)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Alloys 1100, 3003, 5052, 5005, 5357, 5457, 6463, 6563, 6061, 6063</td>
</tr>
<tr>
<td>Type 202</td>
<td>Boiling water</td>
<td>0.3</td>
<td>14.0</td>
</tr>
<tr>
<td>Type 302</td>
<td>Nickel Acetate</td>
<td>0.3</td>
<td>14.0</td>
</tr>
<tr>
<td>Type 204</td>
<td>Boiling water</td>
<td>0.4</td>
<td>21.0</td>
</tr>
<tr>
<td>Type 205</td>
<td>Chromate</td>
<td>0.2</td>
<td>---</td>
</tr>
<tr>
<td>Type 210</td>
<td>Chromate</td>
<td>0.4</td>
<td>---</td>
</tr>
<tr>
<td>Type 215</td>
<td>Boiling water</td>
<td>0.8</td>
<td>40.0</td>
</tr>
<tr>
<td>Type 226</td>
<td>None required</td>
<td>2.0</td>
<td>86.0</td>
</tr>
</tbody>
</table>

MATERIAL REQUIREMENTS. Anodic coatings for Aluminum and its alloys shall conform to the requirements of Table 719-02-1 for the coating designation shown on the plans or in the proposal:

719-03 ALUMINUM COATING (HOT DIP)

SCOPE. This specification covers the material requirements for hot dip aluminum coatings applied to steel appurtenances in contact with aluminum surfaces, or where applied as shown on the contract plans.

MATERIAL REQUIREMENTS. The material used shall be 99 percent pure aluminum conforming to the specifications for Aluminum Alloy Number 1100 according to ANSI H 35.1.

Thickness of the coating shall not be less than 2 mils on any individual specimen and the average of the specimens tested shall not be less than 2.3 mils. The thickness of coating may be determined by the use of a Magna-Gage.

The aluminum coating on threads, except on topped threads, shall not be subjected to a cutting, rolling, or finishing tool operation, unless specifically authorized by the Engineer.

The coating shall be continuous and uniform in thickness. The coating shall adhere tenaciously to the surface of the base metal. When the coating is cut or pried into, such as with a stout knife applied with considerable pressure in a manner tending to remove a portion of the coating, it shall only be possible to remove small particles of the coating by paring or whittling, and it shall not be possible to peel any portion of the coating so as to expose the steel.

The aluminum coated articles shall be free from uncoated spots and other defects not consistent with good aluminum coating practice.

SECTION 720 - PILES

720-01 UNTREATED TIMBER PILES

SCOPE. This specification covers the material requirements for untreated timber piles.
GENERAL. Timber piling shall consist of any species of wood that will withstand driving, except white or gray birch, poplar or basswood.

Piles shall be clean-peeled and shall conform to the requirements of ASTM D25.

BASIS OF ACCEPTANCE. The inspector's indelible stamp of approval shall constitute sufficient basis of acceptance at the job site.

720-02 TREATED TIMBER PILES

SCOPE. This specification covers the material requirements for treated timber piles.

GENERAL. The requirements for treated timber piles shall conform to the applicable provisions of '720-01 Untreated Timber Piles with the following additions and modifications:

Piles shall be Southern Yellow Pine or Douglas Fir containing a minimum thickness of sapwood of not less than 1 1/2 inches in Southern Yellow Pine and not less than 1 inch of Douglas Fir at the butt ends.

Piles shall be peeled clean of bark, including the inner bark, soon after cutting, so that the piles are smooth and clean. Care shall be taken to remove as little sapwood as possible in the bark peeling operation.

The preservative used in the treatment of piles shall conform to the requirements of '708-30, Wood Preservative Creosote Oil, American Wood Preservers' Association Standard P-1 for land and fresh water use; P-13 for Marine (Coastal Waters) or '708-31 Wood Preservative-Water Borne.

Conditioning and treatment. The conditioning before treatment and the preservative treatment shall conform to the requirements of American Wood Preservers' Association Standards C-1, C-3, C-12, C-14, or C-18.

Inspection of piles. The Contractor shall give the Department ample notice relative to the location of, and time when treating operations will take place. Inspection of piles will be made by inspectors designated by the Department, before, during and after the piles are treated at the treatment plant. No piles shall be shipped which do not bear, in legible form, the inspector's stamp of approval.

The piles shall be subject to inspection by the Engineer after arrival at the site and no previous approval at the plant shall bar rejection in the field for injury, breakage, or defects discovered after the piles have left the treatment plant.

Piles shall be free from damage or defects which would impair their usefulness or durability for the purpose intended. The use of AS® irons or other devices for repairing or preventing checks, splits, or other defects will not be permitted.

STORAGE AND HANDLING. All treated timber piles shall be carefully handled and properly stored. Any surface breaks which do not warrant the rejection of the pile shall be treated in accordance with AWPA M4 with the addition that at least three coats of preservative shall be applied.

Treatment of Pile Heads and Bolt Holes. The heads of piles shall be treated as follows: The sawed surface shall be treated in accordance with AWPA M4 with the addition that at least three coats of preservative shall be applied followed by a thick application of a mixture of 30% creosote and 70% pitch. The application of the pitch coat shall not apply to pile heads encased in concrete. All bolt holes bored subsequent to treatment shall be treated with preservative by means of an approved pressure bolt hole treater.

Any unfilled holes, after being treated with preservative shall be plugged with preservative treated plugs.
The Contractor shall obtain all necessary permits pertaining to the purchase and field application of wood preservatives from the U.S. Environmental Protection Agency (EPA) and the New York State Department of Environmental Conservation.

**BASIS OF ACCEPTANCE.** The Inspector's indelible stamp of approval shall constitute basis of acceptance at the job site.

### 720-03 CASINGS FOR CAST-IN-PLACE CONCRETE PILES

**SCOPE.** This specification covers the material requirements for casings used for cast-in-place concrete piles.

**GENERAL.** When the diameter and thickness of pipes are shown on the plans, the material used shall conform to the requirements of ASTM A252, Grade 2, unless otherwise specified. The Contractor will be required to furnish the Engineer with two certified copies of the records of the physical tests performed on the newly manufactured pipe in accordance with the above ASTM requirements. In addition, a manufacturer's statement of certification, which explicitly verifies that the material and workmanship comply with the current ASTM standards for ASTM A252, Grade 2, must accompany each heat.

**Thickness Requirements.** The metal of shells which are directly driven shall have a thickness sufficient to withstand the driving without fracture or failure, but in no case shall the thickness be less than 0.1053 inch. Shells driven with a mandrel shall have a thickness not less than 0.0538 inch.

Pipes shall have a thickness sufficient to withstand driving without fracture or failure but in no case shall the thickness of pipes be less than 3/16 inch unless otherwise shown on the plans.

**BASIS OF ACCEPTANCE.** The manufacturer's certification shall constitute sufficient basis of acceptance at the job site.

### 720-04 STEEL H-PILES

**SCOPE.** This specification covers the material requirements for steel H-Piles.

**GENERAL.** All steel H-Piles shall be rolled HP sections of standard dimensions. Steel for bearing piles shall be new and unused and shall conform to the requirements of 715-01 *Structural Steel*. Stock steel may be used.

**BASIS OF ACCEPTANCE.** Material acceptance will be by material certification. The certifying statement must accompany each heat and must verify that the material and workmanship comply with the current ASTM standards for ASTM A709 Grade 50, or A992 Grade 50. Two copies shall be furnished to the Engineer. *Buy America requirements apply.*

### 720-05 PILE SHOES

**SCOPE.** This specification covers the material requirements for pile shoes.

**GENERAL.** The pile shoes shall consist of ASTM A36 steel or equivalent material capable of withstanding driving without excessive deformation.

**BASIS OF ACCEPTANCE.** Approval by the DCES shall constitute acceptance.
720-06 MECHANICAL PILE SPLICES

SCOPE. This specification covers the requirements for mechanical splices for steel H-Piles.

GENERAL. Steel used in the mechanical pile splices shall meet the requirements of §715-01 Structural Steel.

BASIS OF APPROVAL. The material will be evaluated for conformance with the material requirements, and product samples may be required to be submitted for testing.

Manufacturers may submit their product for evaluation to the DCES. The submission shall include copies of installation drawings, specifications, welding procedures meeting the requirements of the Steel Construction Manual, engineering calculations, test results, and quality control procedures for the splice manufacturer.

Stamped engineering calculations, performed by a New York State Licensed Professional Engineer with current registration, shall show that the spliced pile has a theoretical bending capacity of at least 95% of the unspliced pile.

Test results by an independent testing agency shall show that the bending strength on both the strong and weak axes of the spliced pile is at least as great as the calculated capacity of the splice. The tests shall be third point loadings of a spliced pile with the splice in the middle of the span. The tests shall be continued to failure. A minimum of two pile sizes shall be tested in each direction to prove the engineering calculations.

If the submission is acceptable, the installation drawings will be stamped approved, returned to the manufacturer and the product will be placed on the Approved List. Any changes to the product, product manufacturing, or installation procedure will require re-submission and re-approval.

BASIS OF ACCEPTANCE. The Contractor shall provide the Engineer with an installation drawing approved by the DCES showing the sizes and types of welds that are required. Mechanical pile splices will be accepted based on the product appearing on the Approved List and a material certification that the supplied product has the same chemical composition and mechanical properties as the product used in the testing. Buy America requirements apply.

SECTION 721 - CONCRETE ADHESIVES AND REPAIR MATERIALS

721-01 EPOXY RESIN SYSTEM

SCOPE. This specification covers the material requirements of a two-component, rapid setting, high strength epoxy resin system for use as an adhesive and for making epoxy mortar for the repair of minor damaged areas of hardened concrete. This material should not be used when the temperature is below 40°F or when there is moisture present in any of the materials or surfaces it will be in contact with while in the uncured state.

MATERIAL REQUIREMENTS

Component A. Component A shall consist of a blend of epoxy resin, plasticizer and fillers so that when mixed with component B the mix will have the characteristics described under ACharacteristics of the Mixture®.

Component B. Component B shall consist of an amine adduct curing agent capable of curing the epoxy system from 40°F and above when mixed according to the manufacturer's recommendations.
**TABLE 721-01-1 EPOXY RESIN MIXTURE REQUIREMENTS**

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pot life for 1 pint unit, minutes</td>
<td>measured from time of original mixing at 75°±2°F</td>
<td>10</td>
<td>30</td>
</tr>
<tr>
<td>Viscosity, cps @ 75°±2°F</td>
<td>Brookfield Model RVT Spindle No. 3 @ 20 rpm</td>
<td>C</td>
<td>2,000</td>
</tr>
</tbody>
</table>

**Characteristics of the Mixture.** Mixture shall meet the requirements of Table 721-01-1.

**Cured Materials.** Mixed with three (3) parts by volume of Ottawa silica sand conforming to the requirements for graded standard sand in ASTM C778, the resulting mortar shall have the following characteristics after being cured at 75°±2°F for 24 hours:

**TABLE 721-01-2 COMpressive AND Tensile Strength**

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Specimen size and shape</th>
<th>Min.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compressive Strength, psi</td>
<td>AASHTO T 106</td>
<td>2 in cubic</td>
<td>8,000</td>
</tr>
<tr>
<td>Tensile Splitting Strength, psi</td>
<td>NYSDOT TM 721-04 P</td>
<td>2 x 4 in cylinder</td>
<td>1,500</td>
</tr>
</tbody>
</table>

**PACKAGING.** All material furnished must be shipped in strong, substantial containers. The containers shall be identified as APart A - contains epoxy resin® and APart B - contains curing agent® and shall be plainly marked with the following information:
- N.Y.S.D.O.T. materials specification number
- Name of product
- Mixing proportions and instructions
- Name and address of the manufacturer
- Lot number and batch number
- Date of manufacture
- Quantity
- Date of expiration of acceptance

**SAMPLING.** Material shall be sampled and inspected at the place of manufacture or in warehouse lots as determined by the Department. Samples submitted to the Materials Bureau shall be taken as directed by the Department.

**TESTING**

**Pot Life.** The pot life shall be determined as follows: The mixed components shall be set on a bench top and probed with a small flat stick every two (2) minutes. The time at which a soft ball forms in the center of the container is the pot life.

**Initial Viscosity.** Components A and B shall be conditioned at 75°±2°F prior to mixing and the reading taken two (2) minutes after mixing. The viscosity shall be measured with a Brookfield Model RVT viscometer, spindle No. 3 at 20 rpm.

**BASIS OF ACCEPTANCE.** This material will be considered for acceptance in stock lot quantities at manufacture or supply locations in accordance with procedural directives of the Materials Bureau. The expiration date of acceptance of this material shall be one year after the date of manufacture. Any
Unauthorized tampering or breaking of the seals on the containers between the time of sampling and delivery to the job site will be cause for rejection of the material.

721-02 (VACANT)

721-03 EPOXY POLYSULFIDE GROUT

SCOPE. This specification covers the material requirements of a two-component, flexible, polysulfide modified epoxy grout containing an inert mineral filler. This material is used for bonding fresh concrete to hardened concrete in both vertical and horizontal planes; grouting studs, etc. into hardened concrete; and making epoxy mortar for the repair of minor damaged areas on hardened concrete. This material should not be used when the temperature is below 50°F.

GENERAL. The two-component epoxy system shall have a maximum ratio of epoxy resin to polysulfide polymer of 2:1 by weight (Min. 1 3/4:1). In addition, the ratio of epoxy resin to curing agent shall be 11:1 by weight (Max. 12:1, Min. 10:1). The fine inert mineral filler when incorporated into the carrying component(s) shall be nonsettling.

MATERIAL REQUIREMENTS

Component A. This component shall consist of an unmodified epoxy resin and may contain a portion of fine inert mineral filler. It shall not contain solvents or reactive diluents. The epoxy resin shall be the condensation product of the reaction of bisphenol A with epichlorohydrin, shall be translucent, and shall have the following physical characteristics:

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Min.</th>
<th>Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Color, Hellige</td>
<td>ASTM D1544</td>
<td>0</td>
<td>5</td>
</tr>
<tr>
<td>Epoxide equivalent</td>
<td>ASTM D1652</td>
<td>180</td>
<td>200</td>
</tr>
</tbody>
</table>

Component B. This material shall consist of a blend of a low viscosity polysulfide polymer and a tertiary amine catalyst. The AB component shall include a fine inert mineral filler. The component shall not contain solvents or diluents. When mixed with Component AA as directed by the manufacturer, the resulting characteristics shall be as specified in Characteristics of the Mixture.

The polysulfide polymer flexibilizer shall be a dichloroethyl formal polysulfide in the 1000-molecular weight range having the following characteristics:

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Min.</th>
<th>Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Color, Hellige</td>
<td>ASTM D1544</td>
<td>9</td>
<td>12</td>
</tr>
<tr>
<td>Sulphur Content, percent</td>
<td>ASTM D129</td>
<td>36</td>
<td>40</td>
</tr>
<tr>
<td>Shelf Life</td>
<td>---</td>
<td>1 year</td>
<td>---</td>
</tr>
</tbody>
</table>

Characteristics of the Mixture. When the two components are mixed in accordance with the manufacturer’s instructions, the mixture shall have the physical characteristics in Table 721-03-3.

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Min.</th>
<th>Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Color, Hellige</td>
<td>---</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Epoxide equivalent</td>
<td>---</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

TABLE 721-03-1 COMPONENT A REQUIREMENTS

TABLE 721-03-2 COMPONENT B REQUIREMENTS

TABLE 721-03-3 MIXTURE REQUIREMENTS
Properties of Cured Materials. The grout, when mixed according to the manufacturer's instructions, shall harden into a solid having the physical characteristics in Table 721-03-4.

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Min.</th>
<th>Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pot Life at 77°F, minutes</td>
<td>See TESTING</td>
<td>30</td>
<td>---</td>
</tr>
<tr>
<td>Initial Viscosity at 77°F, poises</td>
<td>See TESTING</td>
<td>20</td>
<td>200</td>
</tr>
<tr>
<td>Spray applications</td>
<td></td>
<td>20</td>
<td>400</td>
</tr>
<tr>
<td>Other applications</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tack free time at 77°F, hrs</td>
<td>---</td>
<td>2</td>
<td>---</td>
</tr>
<tr>
<td>Degree of temporary gelation, depth, in</td>
<td>See TESTING</td>
<td>1/8</td>
<td>---</td>
</tr>
<tr>
<td>Ash content, percent</td>
<td>ASTM D482</td>
<td>C</td>
<td>50</td>
</tr>
<tr>
<td>Volatiles, percent</td>
<td>ASTM D1259</td>
<td>1</td>
<td>4</td>
</tr>
</tbody>
</table>

PACKAGING. All material furnished must be shipped in strong substantial containers. The containers shall be identified as A Part A - contains epoxy resin@ and A Part B- contains curing agent@ and shall be plainly marked with the following information:
- N.Y.S.D.O.T. materials specification number
- Name of product
- Mixing proportions and instructions
- Name and address of the manufacturer
- Lot number and batch number
- Date of manufacture
- Quantity
- Date of expiration of acceptance

SAMPLING. Material shall be sampled and inspected at the place of manufacture or in warehouse lots as determined by the Department. Samples submitted to the Materials Bureau shall be taken as directed by the Department.

TESTING

Pot Life. The pot life shall be determined as follows: The two components are conditioned to 77°F and mixed in accordance with the manufacturer's instructions. The pot life of the material shall be considered to have ended when the viscosity reaches 850 poises (Brookfield Model MBT with Helipath Attachment) at 77°F ambient. The time from initial mixing of the components until the mixture reaches 850 poises shall be recorded as the pot life.

Initial Viscosity. The initial viscosity shall be measured with a Brookfield Model HBT, Spindle No. 3 at 20 rpm.
Tack Free Time. The epoxy mixture shall remain tacky and capable of bonding during a contact period of at least two hours at 77°F ambient measured from the time of spreading.

Degree of Temporary Gelation. The epoxy grout mixture shall have a degree of temporary gelation such that a 1/8 inch film can be maintained on the surface of a standard 2 x 5 inch paint panel after dripping ceases.

Compressive Shear Test. The test shall be performed in accordance with Federal Specification MMM-B-350 Paragraph 4.4.3 except that hand mixing of the epoxy will be permitted.

Beam Break Test. The specimens shall be tested for flexural strength using a simple beam with third point loading. The specimen shall be prepared and tested in accordance with ASTM Methods C192 and C78 except that the concrete shall be designed for 800 - 900 psi flexural strength and shall be cast in 3 x 4 x 16 inch molds using a well-graded coarse aggregate all of which passes a 1 inch square sieve. Each beam to be tested shall be sawed transversely at midpoint, the sawed faces etched with a 10 percent aqueous solution of HCl and then thoroughly washed, and bonded with a 10 mil thickness of the epoxy adhesive under test. The surface to be bonded shall be maintained in a vertical position during application and curing of epoxy adhesive and plastic concrete. The hardened specimens shall be cured for a total time of at least 96 hours. During the last 24 hours of the curing period, they shall be immersed in water. The result reported shall be the average of two tests. Any result below 400 psi which fails outside the plane of adhesion will be disregarded and a retest performed. Any result below 800 psi and above 400 psi, of which 80% of the failure occurs outside the plane of adhesion, shall be considered acceptable. Any result above 800 psi will be considered acceptable regardless of where the failure occurs.

BASIS OF ACCEPTANCE. This material will be considered for acceptance in stock lot quantities at manufacture or supply locations in accordance with procedural directives of the Materials Bureau. The expiration date of acceptance of this material shall be one year after the date of manufacture. Any unauthorized tampering or breaking of the seals on the containers between the time of sampling and delivery to the job site will be cause for rejection of the material.

721-04 (VACANT)

721-05 EPOXY REPAIR PASTE

SCOPE. This specification covers the material requirements of a two-component, flexible, rapid-hardening epoxy resin paste for making epoxy mortar. This material is used for the repair and sealing of cracks and other minor damaged areas in hardened concrete. It is suitable for patching on horizontal, vertical, and overhead applications. It develops high early strengths and achieves final cure in seven (7) days. This material shall not be used when the concrete or ambient temperature is below 50°F or above 100°F. It is suitable for damp, moist, and underwater applications.

MATERIAL REQUIREMENTS

Component A. Component A shall be the condensation product of the reaction of bisphenol A with epichlorohydrin. It may contain fillers but shall not contain non-reactive diluents. When mixed with Component B the mixture shall have the characteristics described under Characteristics of the Mixture.

Component B. Component B shall be the curing agent for the system and shall be capable of curing the system from 40°F and above when mixed according to the manufacturer's instructions. It shall contain no non-reactive diluents but may contain flexibilizers or fillers. Component B shall be completely reactive with Component A.
Components A and B shall each have a shelf life of one (1) year.

**Characteristics of the Mixture.** When Components A and B are mixed according to the manufacturer's instructions, the mixture will have a paste or gel consistency such that a 1/2 inch thick layer of the mixture will not sag or drip from an overhead surface throughout the temperature range from 50°F to 100°F. It shall also have the following characteristics:

<table>
<thead>
<tr>
<th>Property</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pot Life @ 77°F, minutes</td>
<td>10 min.- 60 max.</td>
</tr>
</tbody>
</table>

**Properties of Cured Material.** For testing purposes the Components A and B shall be mixed with ASTM C109 Ottawa Silica Sand in the ratio of 1 part sand to 1 part epoxy by volume. This paste shall also be non-sagging and non-dripping as stated under Characteristics of the Mixture. The cured material shall have the following physical properties:

<table>
<thead>
<tr>
<th>TABLE 721-05-1 CURED MATERIAL REQUIREMENTS</th>
<th>Test Method</th>
<th>Minimum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compressive Strength1, psi</td>
<td>AASHTO T 106</td>
<td>3,000</td>
</tr>
<tr>
<td>Bond Test Modulus of Rupture, psi</td>
<td>See Testing</td>
<td>800</td>
</tr>
<tr>
<td>Freeze-Thaw</td>
<td>See Testing</td>
<td>80% Bond Strength</td>
</tr>
</tbody>
</table>

**NOTE:** 2 inch cubic samples conditioned 24 hrs.

**PACKAGING.** All materials furnished shall be shipped in strong, substantial containers. The containers shall be identified as Part A contains epoxy resin and Part B contains curing agent. It shall also be plainly marked with the following information:

- N.Y.S.D.O.T. materials specification number
- Name of product
- Mixing proportions and instructions
- Name and address of manufacturer
- Lot number and batch number
- Date of manufacturer
- Quantity
- Date of expiration of acceptance.

**TESTING**

**Pot Life.** The components will be conditioned to 77°F and mixed according to the manufacturer's instructions. A 60±0.4 g. total weight will be placed in an unwaxed paper cup and placed on a work bench. The mixture will be probed every 2 minutes with a small stick starting 8 minutes from the time of mixing. The time at which a small ball forms in the center of the container is recorded as the pot life.

**Bond Test.** The epoxy will be tested for flexural strength using a simple beam with third point loading. The concrete will be designed for 800 to 900 psi flexural strength and will be cast in 3 x 4 x 16 inch molds using a well-graded coarse aggregate all of which passes a 1 inch square sieve. Each beam to be tested will be sawed transversely at midpoint, the sawed faces etched with a 10% aqueous solution of HCL and then thoroughly washed. A 10 mil thickness of the epoxy adhesive under test will be applied to both wet etched surfaces while in a vertical position and worked into the surface. One of the prism halves will be inverted and placed on the matching half and allowed to cure for 72 hours.
The result reported will be the average of two tests. Any result below 400 psi which fails outside the plane of adhesion will be disregarded and a retest performed. Any result below 800 psi and above 400 psi, of which 80% of the failure occurs outside the plane of adhesion, will be considered acceptable. Any result above 800 psi will be considered acceptable regardless of where the failure occurs.

Freeze-Thaw. Testing will be conducted in accordance with New York Test Method 216. In addition bond test specimens will be subjected to 7 freeze-thaw cycles before breaking in third point loading. A bond strength of 80% of the original average bond strength will be considered acceptable.

BASIS OF ACCEPTANCE. This material will be considered for acceptance in stock lot quantities at the manufacture or supply locations in accordance with procedural directives of the Materials Bureau.

The expiration date of acceptance of this material shall be one year after the date of manufacture. Any unauthorized tampering or breaking of the seals on the containers between the time of sampling and delivery to the job site will be cause for rejection of the material.

721-06 THRU 721-19 (VACANT)

721-20 RAPID HARDENING POLYMER CONCRETE

SCOPE. This specification covers the material requirements of a two component, rapid hardening, methyl methacrylate based polymer concrete repair material. The material is used with a primer to repair hardened concrete.

MATERIALS REQUIREMENTS

Polymer Concrete Mortar. The polymer concrete mortar shall be a two component methyl methacrylate based system. One component shall be a premixed powder consisting of catalyst, fine fillers, and fine aggregate not to exceed 1/16 inch in size. The other component shall be a methyl methacrylate monomer liquid capable of chemically reacting with the powder component such that the mixture hardens to a completely cured condition within three (3) hours at temperatures between 35°F and 100°F inclusive.

The working life of the mixture shall be a minimum of 10 minutes and its workability shall be consistent throughout the above temperature range. The shelf life of the unopened components, stored at room temperature and in a dry atmosphere, shall be 6 months, minimum. Material older than 12 months from the date of manufacturer shall not be used.

Properties of Cured Polymer Concrete. Polymer Concrete Mortar specimens, when prepared in accordance with the manufacturer's mixing instructions, shall exhibit the following properties when cured 168±2 hours at 73°F± 5°F:

<table>
<thead>
<tr>
<th>TABLE 721-20-1 CURED POLYMER CONCRETE REQUIREMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property</td>
</tr>
<tr>
<td>---------------------------</td>
</tr>
<tr>
<td>Modulus of Rupture, psi</td>
</tr>
<tr>
<td>Elastic Modulus, psi</td>
</tr>
<tr>
<td>Thermal Expansion Coefficient, in/in/°F</td>
</tr>
</tbody>
</table>

The material shall also exhibit the following properties when tested under NYSDOT Test Method 701-13F:

A minimum one hour compressive strength of 2500 psi, a 24 hour strength of 3500 psi, and a 28 day strength of 5000 psi.
Be able to withstand 50 cycles of freeze-thaw (10% NaCl solution) with a maximum loss of 4%.

**Primer.** The primer shall be a two component methyl methacrylate resin system capable of enhancing the bond between the polymer concrete and the substrate. It shall have a curing time of 20 to 60 minutes at temperatures between 35°F and 100°F inclusive.

**Flammability.** The polymer concrete shall not support or sustain combustion within five (5) minutes after mixing.

**PACKAGING.** The material delivered from the manufacturer shall be in moisture proof bags and the contents shall weigh within ±3% of the labeled bag weight. The manufacturer's name, address, date of manufacture and mixing instructions shall be printed on each bag.

**BASIS OF ACCEPTANCE.** Application for material approval shall be submitted to the Director of the Materials Bureau accompanied by at least a 50 lbs, production run, sample of material. Upon approval, the name of the product will be placed on the Department's Approved List. Products so listed will be acceptable at the work site on the basis of the brand name labeled on the container. The Department reserves the right to sample and test the material at any time.

**SECTION 722 - WATER SUPPLY**

**722-01 DUCTILE IRON WATER PIPE, FITTINGS AND ENCASEMENT**

**SCOPE.** This specification covers the material and quality requirements for ductile iron water pipe, miscellaneous fittings, coatings and encasement.

**GENERAL.** Ductile iron water pipe, fittings and encasement shall conform to the requirements of the following:

- Cement-Mortar Lining for Ductile-Iron Pipe and Fittings for Water  
  AWWA C104 / ANSI A21.4
- Polyethylene Encasement for Ductile-Iron Pipe Systems  
  AWWA C105 / ANSI A21.5
- Ductile Iron and Gray Iron Fittings, 3 through 48 in. diam. for Water  
  AWWA C110 / ANSI A21.10
- Rubber-Gasket Joints for Ductile-Iron Pressure Pipe and Fittings  
  AWWA C111 / ANSI A21.11
- Flanged Ductile-Iron Pipe with Ductile-Iron or Gray-Iron Threaded Flanges  
  AWWA C115 / ANSI A21.15
  AWWA C116 / ANSI A21.16
- Thickness Design of Ductile-Iron Pipe  
  AWWA C150 / ANSI A21.50
- Ductile-Iron Pipe, Centrifugally Cast, for Water  
  AWWA C151 / ANSI A21.51
- Ductile-Iron Compact Fittings, 3 through 24 in. diam. and 54 through 64 in. diam., for Water Service  
  AWWA C153 / ANSI A21.53

**BASIS OF ACCEPTANCE.** Ductile iron water pipe and fittings will be accepted on the basis of the Manufacturer’s certification that the material conforms to this specification. The certification for iron
fittings shall list a fitting description, quantity, bare fitting weight and source, (AWWA Standard C110, C153 or Manufacturer, if fitting is not listed in either standard). The certification shall accompany the material delivered to the project site.

The Department reserves the right to sample and test this material subsequent to delivery at the project site.

**722-02 STEEL WATER PIPE AND FITTINGS**

**SCOPE.** This specification covers the material and quality requirements for steel water pipe and miscellaneous fittings.

**GENERAL.** Steel water pipe and fittings shall conform to the requirements of the following:

- Steel Water Pipe - 6 in. diam. and Larger
- Coal-Tar Protective Coatings and Linings for Steel Water Pipelines - Enamel and Tape - Hot Applied
- Cement-Mortar Protective Lining and Coating for Steel Water Pipe - 4 in. diam. and Larger - Shop Applied
- Field Welding of Steel Water Pipe
- Steel Pipe Flanges for Waterworks Service - Sizes 4 to 144 in. diam.
- Dimensions for Fabricated Steel Water Pipe Fittings
- Cold-Applied Exterior Tape Coatings for the Exterior of Special Sections, Connections and Fittings for Steel Water Pipelines
- Liquid-Epoxy Coatings for Steel Pipelines
- Fusion-Bonded Epoxy Coatings Systems for the Interior and Exterior of Steel Water Pipelines
- Tape Coating Systems for the Exterior of Steel Water Pipelines
- Extruded Polyolefin Coatings for the Exterior of Steel Water Pipelines
- Heat-Shrinkable Cross-Linked Polyolefin Coatings for the Exterior of Fittings for Buried or Submerged Steel Water Pipelines
- Cold-Applied Petroleum Wax Tape Coatings for the Exterior of Special Sections, Connections and Fittings for Buried Steel Water Pipelines
- Coating the Exterior of Aboveground Steel Water Pipelines and Fittings
  - Bolted, Sleeve-Type Couplings for Plain-End Pipe
  - Stainless-Steel Pipe, 4 in. diam. and Larger
  - Fabricated Steel Mechanical Slip-Type Expansion Joints
- Polyurethane Coatings for the Interior and Exterior of Steel Water Pipe Fittings

**BASIS OF ACCEPTANCE.** Steel water pipe and fittings will be accepted on the basis of the Manufacturer’s certification that the material conforms to this specification. The certification shall accompany the material delivered to the project site. The Department reserves the right to sample and test this material subsequent to delivery at the project site.

**722-03 CONCRETE WATER PIPE**

**SCOPE.** This specification covers the material and quality requirements for concrete water pipe.

**GENERAL.** Concrete water pipe shall conform to the requirements of the following:
Reinforced Concrete Pressure Pipe, Steel Cylinder Type  
AWWA C300
Prestressed Concrete Pressure Pipe, Steel Cylinder Type  
AWWA C301
Reinforced Concrete Pressure Pipe, Noncylinder Type  
AWWA C302
Concrete Pressure Pipe, Bar-Wrapped, Steel Cylinder Type  
AWWA C303

**BASIS OF ACCEPTANCE.** Concrete water pipe will be accepted on the basis of the Manufacturer=s certification that the material conforms to this specification. The certification shall accompany the material delivered to the project site.

The Department reserves the right to sample and test this material subsequent to delivery at the project site.

**722-04 WATER VALVES AND HYDRANTS**

**SCOPE.** This specification covers the material and quality requirements for water valves and hydrants.

**GENERAL.** Water valves and hydrants shall conform to the requirements of the following:

- Metal-Seated Gate Valves for Water Supply Service  
AWWA C500
- Cast-Iron Sluice Gates  
AWWA C501
- Dry Barrel Hydrants  
AWWA C502
- Rubber-Seated Butterfly Valves  
AWWA C504
- Ball Valves (6 through 48 in. diam.)  
AWWA C507
- Swing Check Valves for Waterworks Service (2 through 24 in. diam.)  
AWWA C508
- Resilient-Seated Gate Valves  
AWWA C509
- Double-Check Valve Backflow Prevention Assembly  
AWWA C510
- Reduced-Pressure Principle Backflow Prevention Assembly  
AWWA C511
- Air-Release, Air/Vacuum and Combination Air Valves for Waterworks Service  
AWWA C512
- Open-Channel, Fabricated Metal Slides  
AWWA C513
- Reduced-Wall, Resilient Seated Gate Valves for Water Supply Service  
AWWA C515
- Power Actuating Devices for Valves and Sluice Gates  
AWWA C540
- Protective Epoxy Interior Coatings for Valves and Hydrants  
AWWA C550

**BASIS OF ACCEPTANCE.** Water valves and hydrants will be accepted on the basis of the Manufacturer=s certification that the material conforms to this specification. The certification shall accompany the material delivered to the project site.

The Department reserves the right to sample and test this material subsequent to delivery at the project site.

**722-05 PLASTIC WATER PIPE AND FITTINGS**

**SCOPE.** This specification covers the material and quality requirements for plastic water pipe and fittings.

**GENERAL.** Plastic water pipe and fittings shall conform to the requirements of the following:

- Polyvinyl Chloride (PVC) Pressure Pipe 4 through 12 in. diam. for Water Distribution  
AWWA C900
- Polyvinyl Chloride (PVC) Pressure Pipe and Fabricated Fittings (14 through 48 in. diam.) for Water Transmission and Distribution  
AWWA C905
Polyethylene Water Pipe and Fittings, 4 through 63 in. diam., for Water Distribution and Transmission AWWA C906
Polyvinyl Chloride (PVC) Pressure Fittings for Water, 4 through 8 in. diam. AWWA C907
PVC Self-Tapping Saddle Tees for Use on PVC Pipe AWWA C908
Molecularly Oriented Polyvinyl Chloride (PVCO) Pressure Pipe, 4 through 12 in. diam. AWWA C909
Fiberglass Pressure Pipe AWWA C950

**BASIS OF ACCEPTANCE.** Plastic water pipe and fittings will be accepted on the basis of the Manufacturer=s certification that the material conforms to this specification. The certification shall accompany the material delivered to the project site.

The Department reserves the right to sample and test this material subsequent to delivery at the project site.

### 722-06 WATER SERVICE PIPE, SERVICE VALVES AND FITTINGS

**SCOPE.** This specification covers the material and quality requirements for water service pipe, service valves and fittings.

**GENERAL.** Water service pipe, service valves and fittings shall conform to the requirements of the following:

Underground Service Line Valves and Fittings AWWA C800
Polyethylene (PE) Pressure Pipe and Tubing (1/2 through 3 in. diam.) for Water Service AWWA C901
Steel Water Service Pipe (1/2 to 4 in. diam.) ASTM A53
Seamless Copper Water Tube, Type K ASTM B88

**BASIS OF ACCEPTANCE.** Water service pipe, service valves and fittings will be accepted on the basis of the Manufacturer=s certification that the material conforms to this specification. The certification shall accompany the material delivered to the project site.

The Department reserves the right to sample and test this material subsequent to delivery at the project site.

### 722-07 WEDGE TYPE MECHANICAL RESTRAINT GLANDS

**SCOPE.** This specification covers the material and quality requirements for wedge type mechanical restraint glands.

**GENERAL.** Wedge type mechanical restraint glands shall have a number of individually activated wedges around the circumference of a pipe which grip the pipe surface and bolts through the gland which are attached to a fitting or a gland that restrains a pipe bell. Glands shall be constructed of high strength ductile iron in accordance with ASTM Standard A536, and shall have a minimum pressure rating exceeding the system test pressure identified in the Owner requirements. Glands shall be specifically manufactured for the type of pipe used, and may be solid or split ring (two piece). Glands shall be manufactured with twist off bolts.

**BASIS OF ACCEPTANCE.** Wedge type mechanical restraint glands will be accepted on the basis of the Manufacturer=s certification that the material conforms to this specification. The certification shall accompany the material delivered to the project site.
The Department reserves the right to sample and test this material subsequent to delivery at the project site.

722-08 INSULATION FOR WATER MAINS

SCOPE. This specification covers the material and quality requirements for insulation for water mains.

GENERAL. Insulation for water mains shall be made of fiberglass, cellular glass, urethane or cellular phenol and shall conform to the requirements of the following:

- Fiberglass Pipe Insulation: ASTM C547
- Cellular Glass Insulation: ASTM C552
- Urethane Foam Pipe Insulation: ASTM C591
- Spray Applied Urethane Insulation: ASTM C1029
- Rigid Cellular Phenolic Pipe Insulation: ASTM C1126, Type III
- Waterproof Jacket for Insulation: ASTM C1136

BASIS OF ACCEPTANCE. Insulation for water mains will be accepted on the basis of the Manufacturer=s certification that the material conforms to this specification. The certification shall accompany the material delivered to the project site.

The Department reserves the right to sample and test this material subsequent to delivery at the project site.

SECTION 723 - LIGHTING

723-01 ALUMINUM LIGHT STANDARDS AND ARMS

SCOPE. This specification covers the material and quality requirements for aluminum light standard shafts and aluminum bracket arms.

MATERIAL REQUIREMENTS

General. All light standards and arms shall be designed in accordance with the latest edition of the AASHTO Standard Specifications for Structural Supports for Highway Signs, Luminaires and Traffic Signals. The ARTBA Guide to Standardized Highway Lighting Pole Hardware may be used in conjunction with the AASHTO Standard Specifications in lieu of actual design computations. Wind pressure for design purposes shall be determined in accordance with the above AASHTO Standard Specifications, utilizing the wind speeds listed below. In addition, the dimensions of all lighting hardware shall also be consistent with the requirements of the appropriate maintenance agency.

Shaft. The shaft shall be a one-piece, seamless, round tapered spun aluminum tube of alloy 6063. The aluminum shaft shall be heat treated for its full length to produce a T6 temper, and an anchor base shall be welded to the bottom of the shaft. Shafts, which are to be mounted without transformer bases, shall be equipped with a 4 inch wide by 6 inch to 8 inch high reinforced handhole centered 14 to 18 inches above the base of the shaft, and located 90 degrees from the plane of the arm and on the side away from traffic if possible. Each handhole shall have a cover with stainless steel attachment screws to secure the cover. A grounding nut shall be provided inside the shaft opposite the handhole to accommodate a 1/2 inch threaded bolt or stud. The shaft shall have a satin finish accomplished by mechanical rotary grinding.

An anchor base shall be joined to the shaft by means of complete circumferential welds, externally at top of anchor base and internally at bottom of shaft.
The anchor base shall be a one-piece permanent mold casting, aluminum alloy 356-T6 provided with four (4) slots to receive 1 inch diameter bolts. The casting shall be free of cracks, pits, blow holes and non-metallic inclusions. Each anchor base shall be provided with four anchor bolt covers fabricated from aluminum alloy with stainless steel screws for attaching the covers.

If bracket arm light standards are proposed, a removable ornamental cast aluminum pole cap with stainless steel setscrews to hold it in place shall be provided and installed on the top of each shaft. A 1 1/2 inch diameter hole shall be furnished near the top of each shaft where the arm is to be attached to provide a cable entrance from the shaft into the bracket arm. The opening shall have an approved metal or rubber grommet placed to provide a smooth cable guide for pulling the electrical cable through. The pole cap and hole are not required for davit arm light standards. Wall thickness and tube diameters for 80 mph wind zones shall conform to Table 723-01-1 Light Standard Dimensions.

**Truss Arms.** The upper and lower members shall be fabricated from seamless tubing of 6063-T6 or 6061-T6 aluminum alloy. The upper member shall be the continuous or wiring member and shall have a 1/8 inch minimum wall thickness. Truss bracket arms shall be designed with the upper and lower members joined near the luminaire end of the arm. The arms shall be braced with one or two vertical pipe struts depending on the arm length. Each truss bracket arm shall be equipped with a 2 inch pipe size slip fitter tenon projecting 5 inches from the luminaire end. The arm shall be secured to the shaft with a bolt type or clamp type attachment similar to those shown in drawings ASA 2-1 or ASA 2-2 of the ARTBA Guide to Standardized Highway Lighting Pole Hardware. Attachments that require welding a fitting directly onto the shaft, similar to ARTBA drawing SPS 2-1, will not be allowed on aluminum light pole shafts. Bolts and nuts shall be fabricated from AISI Type 302 stainless steel according to ANSI B1.1. Washers shall be fabricated from AISI 300 series stainless steel according to the requirements of ANSI B18.21.2. In projects where arm lengths are intermixed, the rise for each length is to be set to keep the upper chord of all arms at approximately equal slopes.

**TABLE 723-01-1 LIGHT STANDARD DIMENSIONS**

<table>
<thead>
<tr>
<th>Maximum Pole Height (ft-in)</th>
<th>Maximum Arm Lengths (ft)</th>
<th>Minimum Wall Thickness (in)</th>
<th>Minimum Diameter Bottom x Top (in)</th>
</tr>
</thead>
<tbody>
<tr>
<td>26</td>
<td>15</td>
<td>3/16</td>
<td>8 x 6</td>
</tr>
<tr>
<td>29-6</td>
<td>15</td>
<td>3/16</td>
<td>8 x 6</td>
</tr>
<tr>
<td>29-6</td>
<td>20</td>
<td>1/4</td>
<td>9 x 6</td>
</tr>
<tr>
<td>36</td>
<td>15</td>
<td>3/16</td>
<td>8 x 6</td>
</tr>
<tr>
<td>36</td>
<td>20</td>
<td>1/4</td>
<td>10 x 6</td>
</tr>
<tr>
<td>42-6</td>
<td>15</td>
<td>3/16</td>
<td>10 x 6</td>
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<tr>
<td>42-6</td>
<td>20</td>
<td>1/4</td>
<td>10 x 6</td>
</tr>
<tr>
<td>46</td>
<td>15</td>
<td>1/4</td>
<td>10 x 6</td>
</tr>
<tr>
<td>52-6</td>
<td>15</td>
<td>1/4</td>
<td>10 x 6</td>
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<tr>
<td>26</td>
<td>15*</td>
<td>3/16</td>
<td>8 x 6</td>
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<td>15*</td>
<td>1/4</td>
<td>8 x 6</td>
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<td>15*</td>
<td>1/4</td>
<td>10 x 6</td>
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<tr>
<td>42-6</td>
<td>15*</td>
<td>1/4</td>
<td>10 x 6</td>
</tr>
<tr>
<td>46</td>
<td>15*</td>
<td>5/16</td>
<td>10 x 6</td>
</tr>
<tr>
<td>52-6</td>
<td>15*</td>
<td>1/4</td>
<td>10 x 6</td>
</tr>
</tbody>
</table>

*NOTE:* *Twin-Arm.*
Single Bracket Arms.  4 to 8 feet.  The single member arms shall be fabricated from seamless tubing of 6063-T6 or 6061-T6 aluminum alloy.  Wall thickness shall not be less than 1/8 inch.  The arms shall be designed in accordance with AASHTO Standard Specifications for Structural Supports for Highway Signs, Luminaires and Traffic Signals.  Each arm shall be equipped with a 2 in. diam. pipe size slip fitter tenon projecting 6 - 8 inches from the luminaire end.  The arms shall be secured to the shaft with a bolt type or clamp type attachment similar to those shown in drawings ASA 2-1 or ASA 2-2 of the ARTBA Guide to Standardized Highway Lighting Pole Hardware.  Attachments that require welding a fitting directly onto the shaft, similar to ARTBA drawing SPS 2-1, will not be allowed on aluminum light pole shafts.  Bolts and nuts shall be fabricated from AISI Type 302 stainless steel according to ANSI B1.1.  Washers shall be fabricated from AISI 300 series stainless steel according to the requirements of ANSI B18.21.2.

Bracket Arms for Wood Utility Poles.  Bracket arms to be mounted on wooden utility poles shall be tapered, seamless tube aluminum with a 1/8 inch minimum wall thickness.  The bracket arm shall be welded to an appropriate connection plate at the pole end and have a 2 inch slip-fitter tenon at the luminaire end.  A 1 1/4 inch cable opening on the underside near the pole shall be protected with a rubber grommet.  Arms over 6 feet long shall be trussed, with upper and lower members securely joined by means of vertical strut(s).  All aluminum shall be alloy 6063-T6 and all connecting hardware such as nuts, bolts, etc. shall be stainless steel.

Davit Arm Poles.  For davit arm poles the top of the shaft shall terminate in a tenon (or twin tenons for double arm poles) and be equipped with a friction fit outer sleeve to produce a flush joint with the arms(s).  The davit arm(s) shall be constructed of the materials and methods specified for the shaft and as dimensioned on the drawings.  The davit arm(s) shall be secured to the shaft in a flush connection with two stainless steel bolts, nuts and lockwashers.  The davit arm(s) shall terminate in a cast or fabricated flush tenon for a slipfit connection to the luminaire.  The tenon shall be secured to the davit arm by stainless steel bolts.

SHIPPING.  Shafts and arms shall be tire-wrapped with a heavy water resistant paper, for protection during shipping and installation.  All small parts shall be boxed.

Wind speeds.  Poles, arms and attachments covered by this specification shall be designed for the following wind speeds in accordance with the AASHTO Standard mentioned above.

- 70 mph - All Other Counties.

Welding.  All aluminum welding on light standards shall be performed in the shop, using the inert metal-arc welding process.  Filler metal shall conform to the A.W.S. Specification A5-10.  Welders shall be certified by A.S.M.E. Section 9 or A.W.S. D 1.2.

Vibration Shims.  Vibration shims (dampeners) shall be provided by the pole manufacturer for all aluminum poles 30 feet or longer.  Vibration shims shall also be provided for poles installed in excessively windy locations or on viaducts with continuous vibration.

BASIS OF ACCEPTANCE.  Acceptance of the shaft, anchor base, truss bracket arms, and single member arms covered by this specification will be based on:

- Manufacturer's certification of compliance with these specification requirements.
Submission, to the Engineer, of design and fabrication details for each shaft, anchor base and arm intended for a particular design load as specified in the contract documents. The design and fabrication details being submitted shall have been approved and signed by a professional engineer licensed to practice in New York State. This submission shall be sent in time to be received at least 10 working days prior to the date the Contractor orders the poles, anchor bases and arms.

**723-02 HIGH MAST POLE, HEAD FRAME ASSEMBLY WITH LUMINAIRE RING AND LOWERING DEVICE**

**SCOPE.** This specification covers the material and quality requirements for the pole and head frame assembly with luminaire ring and lowering device to be used in a high mast lighting system.

**MATERIAL REQUIREMENTS**

**General.** The steel pole, head frame assembly, luminaire ring and lowering system shall be designed to meet or exceed AASHTO Standard Specifications, for Structural Supports for Highway Signs, Luminaires and Traffic Signals. The design wind loading shall be chosen to be consistent with the location of the structure and the height factor. See '723-01 Aluminum Light Standards and Arms. It shall be the contractor's responsibility to obtain verification of all necessary weights and effective projected areas as required in the plans.

**Poles.** The steel pole shall be capable of supporting the combined weight and projected area of both lowering system and number of luminaires with built-in ballast as shown on the contract plans. The pole shall consist of sections of tapered steel tubes, round or polygonal (8 or more equal sides) in cross section, which telescope into each other with an overlap of 1.5 diameters. Steel used in fabricating the shaft shall have a minimum yield strength of 50,000 psi after all fabricating operations have been completed.

In the base of the pole will be located an adequate size hand hole complete with a weatherproof cover and lock. A plate shall be welded opposite the hand hole for mounting the lowering system winch (unless externally mounted on the portable power drive), circuit breakers and other hardware. The hand hole area shall have a 6 feet reinforcing sleeve. The hand hole and plate shall be designed to accommodate the required High Mast Head Frame and Lowering Assembly.

The finished pole shall be galvanized in accordance with '719-01 Coating and Repair Methods, Type 1. If A588 weathering steel is used for the pole, all slip joints shall have a barrier coating conforming to the requirements of the Materials Bureau or as stated in the proposal.

**Anchor Base.** The anchor base shall be fabricated of steel meeting or exceeding the yield strength of ASTM A36. The anchor base shall telescope the butt end of the pole and be welded on the inside bottom and outside top.

**Anchor bolts, nuts, and washers.** Anchor bolts and nuts shall be fabricated of steel meeting or exceeding ASTM A572 (minimum yield strength 50,000 psi). The top of the anchor bolts shall have a minimum of 9 inches of thread and a minimum of 12 inches of galvanizing in accordance with ASTM A153. Each bolt shall be furnished with two (2) heavy duty, galvanized, hex nuts with a strength equal to or exceeding the proof load of the bolts. The Contractor may wish to install pre-assembled anchor bolt cages, subject to approval by the Engineer, in lieu of the design shown on the plans.

Washers shall be plain hardened washers. Nuts, washers and a minimum of the top 12 inches of the anchor bolts shall be hot-dipped galvanized in accordance with the requirements of '719-01 Galvanized Coating and Repair Method, Type II.
The pole manufacturer shall design the anchor bolts and nuts in accordance with AASHTO Standard Specification for Structural Supports for Highway Signs, Luminaires and Traffic Signals.

Welding. Pole sections shall have no more than two longitudinal welded seam and no transverse seams. All welding shall be performed in accordance with the N.Y.S. Steel Construction Manual. Longitudinal welds shall have a minimum 60% penetration. All circumferential welds for slip joints and shaft to base shall be 100% penetration. All 100% welds shall be inspected ultrasonically by the State.

Reinforcing sleeve. The reinforcing sleeve shall be fabricated of steel meeting or exceeding AISI 1020 steel. The sleeve shall be galvanized under the same ASTM specification as the pole.

Head Frame. The head frame shall be capable of supporting the combined weight and projected areas of the luminaire ring assembly and luminaires with built in ballast as shown on the plans. The luminaire ring shall be designed to use the number and configuration of luminaires shown on the plans.

The head frame shall be equipped with a suitable weather resistant and bird proof cover.

The head frame shall be a zinc-coated steel structure attached to the pole by means of a steel slip fitter and secured by at least four (4) stainless steel set screws.

The head frame shall provide at least three point suspension for the luminaire ring assembly.

For raising and lowering the luminaire ring assembly, three 7x19 aircraft-grade stainless steel, hoisting cables, of sufficient size to support the load shall be included. Hoisting cable sheaves shall be grooved to the exact diameter of the hoisting cable for 180° bearing surface and be equipped with suitable guides to prevent jumping the sheaves. Sheave bearings shall be permanently lubricated on stainless steel shafts.

Permanently lubricated power cable sheave(s) shall be provided over a stainless steel shaft. The grooved diameter of the sheave(s) shall be coordinated with the power cable diameter and be equipped with guides to prevent jumping the sheave(s).

The power cable supplied shall be a minimum of 20 feet longer than the street lighting pole installed. It shall be a water proof cable with the necessary number of conductors and sized to properly operate the street lighting system.

Three latching devices shall be provided to support the luminaire ring assembly when in the latched position. There will be no tension on the hoisting cables when the luminaire ring is in the latched position. The latches shall be actuated from the ground. Locking of the luminaire ring shall be signalled by indicators visible from the ground. All moving parts of the latch mechanism shall be serviceable from the ground. The latching mechanism shall not be impaired by the formation of ice and shall not require adjustment. Each of the latches, independently, shall be strong enough to support eight times the weight of the luminaire ring assembly and all luminaires installed.

Lowering System and Luminaire Assembly. The luminaire ring assembly shall be fabricated of steel with the appropriate number of 2 inch nominal steel pipe mounting arms. It shall be zinc plated and prewired to distribute the power to the required number of luminaires. Power cables shall be positively attached to the ring assembly through a watertight wiring chamber, with watertight cable connectors. A 600 volt terminal block, completely prewired shall be included in the watertight wiring chamber. A watertight twist lock power receptacle shall be installed in the luminaire ring to allow testing of the luminaires at ground level. A cable support shall be provided to hold the power cable in the luminaire ring.

Attached to the luminaire ring assembly shall be a spring loaded roller contact guidance mechanism with a minimum of three arms that maintain positive contact with the pole surface, centering and guiding the ring assembly during lowering to prevent jamming. Rollers shall be made of water resistant non-marking material with permanently lubricated bearings on stainless steel shafts.

Winch Assembly, if permanently mounted in the pole, shall be a worm-gear self locking type (Torque rated) and designed for both hand operation or operation by means of a portable power unit. Winch Cable
shall be 1/4 inch or greater diameter. Stainless steel aircraft cable to support the load. There shall be a take-up guide on the winch assembly to eliminate cable 'fall-off'. Compression springs shall be used in the connection of the hoisting cables to the luminaire ring assembly, but ultimate support of the luminaire ring will not be sacrificed by individual or total compression spring failure.

The lowering system shall also include circuit breaker assembly, twist-lock receptacle and plugs for the power cable.

**BASIS OF ACCEPTANCE:** Acceptance of the steel poles and appurtenances will be based on the delivery, by the Contractor to the Engineer, of the manufacturer's certification, signed by a N.Y. State P.E., of compliance with the specification requirements and the details of the poles and their appurtenances as indicated in the contract documents. As a condition of acceptance, the Contractor shall submit five copies of the shop drawings, used to fabricate the poles and appurtenances, to the Engineer along with the required certification as per '670-3.02.

When the Contractor proposes to use a shape of pole and/or appurtenances different from that indicated in the contract documents, written approval of the change in shape must be received from the Engineer prior to fabrication of the poles and/or appurtenances. Where the pole and/or appurtenances to be used are not as indicated in the contract documents, the manufacturer shall certify, in writing, to the Engineer, that the pole and/or appurtenances are equal to or superior to the pole and/or appurtenances indicated in the contract documents. Additionally, the differences shall be highlighted on the shop drawings submitted to the Office of Structures for approval.

It will be the responsibility of the Contractor to ensure that the required certifications and shop drawing copies are received by the Engineer prior to the arrival of the poles and/or appurtenances on the site. The Engineer will require ten (10) working days, measured from the date of receipt, to approve any request for a change in shape of poles and/or appurtenances.

**723-03 PORTABLE POWER DRIVE FOR HIGH MAST LUMINAIRE LOWERING SYSTEM**

**SCOPE.** This specification covers the functional requirements for a portable power drive unit, and winch when necessary, issued for a High Mast Luminaire Lowering System.

**MATERIAL REQUIREMENTS.** The portable power drive unit shall be a heavy duty reversing electric drill motor and drive shaft coupled with a torque limiter which shall supply all of the necessary driving power to the winch. A portable winch assembly shall be included with the portable power drive unit unless the winch has been permanently installed in the base of the high mast pole. The power drive shall be provided with a step down transformer and a remote control cord which will enable the operator to stand at least 16 feet 6 inches from the pole. The unit shall be designed so as to be simply strapped to the base of the pole with a quick-connect securing mechanism that will accommodate any size or shape pole. The unit shall be capable of raising or lowering the lowering ring and luminaires at an approximate rate of 10 feet per minute. All aspects of the power drive shall be compatible with the detailing of the pole base and the lowering system for which it is to be used.

Detail specifications, parts lists, instruction sheets and shop drawings of the portable power drive shall be submitted in accordance with '670-3.02 Shop Drawings.

**BASIS OF ACCEPTANCE:** Acceptance of the portable power drive will be based on the manufacturer's certificate of compliance with these specification requirements, and the Engineer's approval of the detail specifications and shop drawings.

**723-04 THRU 723-09 (VACANT)**

**723-10 ANCHOR BASE (ALUMINUM)**
SCOPE. This specification covers the material and quality requirements for cast aluminum anchor bases for lighting standards.

MATERIAL REQUIREMENTS. Aluminum anchor bases shall be a one piece casting of 356.0 aluminum alloy. The casting shall be free of cracks, pits, blow holes and non-metallic inclusions. Each anchor base shall be provided with four anchor bolt covers fabricated from B443.0 aluminum alloy with stainless steel screws for attaching the covers.

BASIS OF ACCEPTANCE. Anchor bases will be accepted upon the manufacturer's certification that they meet the requirements of this section.

723-11 THRU 723-14 (VACANT)

723-15 BREAKAWAY TRANSFORMER BASE (ALUMINUM)

SCOPE. This specification covers the material and quality requirements for Breakaway Aluminum Transformer Bases for Lighting Standards.

GENERAL. Transformer bases shall be one-piece aluminum alloy sand or aluminum alloy permanent-mold castings. The bases shall be equipped with a removable, aluminum or plastic, trapezoidal shaped door (approximately 12 inches high; 7 inches wide (top); 9 inches wide (bottom). Each door shall be secured to the base with a stainless steel screw(s).

For attachment to the shaft anchor base, each transformer base shall be supplied with four (4) loose bearing plates or other acceptable bearing surfaces and four (4) 1 inch diameter by 3 3/4 inch long or longer hot-dipped galvanized hexhead machine bolts.

A grounding connection, accommodating a 1/2 inch threaded bolt or nut shall be provided inside each transformer base.

The light pole manufacturer shall obtain the base and bolt circle dimensions from the plans and shall then provide the Contractor with a template print, giving complete information for setting the anchor bolts.

Transformer bases shall be so designed as to minimize the possibility of hooking or snagging an impacting vehicle.

MATERIAL REQUIREMENTS. Transformer bases shall be cast of Aluminum-Alloy 356.0-T6 (SG70A-T6) in conformance with ASTM B26M, Aluminum-Alloy Sand Castings or ASTM B108, Aluminum-Alloy Permanent Mold Castings. The trapezoidal shaped door shall be fabricated from B443.0 (S5A) or 356.0-T6 (SG70A-T6) Aluminum Alloy.

Transformer bases and doors may be made of an Aluminum Alloy equivalent to 356.0-T6 (SG70A-T6) upon approval of the Materials Bureau.

TESTS. To determine acceptable breakaway characteristics, transformer bases shall be subjected to dynamic laboratory testing. The test shall apply to transformer bases accommodating poles of less than 700 pounds in weight (including luminaire and bracket) and poles of less than 50 foot mounting height only.

A full size pole, together with luminaire or a suitable weight to simulate the luminaire, shall be mounted on the transformer base. A ballistic pendulum, equipped with a crushable nose, as approved by FHWA, and weighing 1800 pounds, shall be swung in such a manner so as to strike the transformer base at a velocity of 20 mph. The point of impact shall be at a height of 20 inches from the bottom of the transformer base.
Transformer bases shall be considered to have acceptable breakaway features if they produce a change in velocity of 18 feet per second or less. For further specific information concerning the test equipment and procedure, contact the Materials Bureau.

**BASIS OF ACCEPTANCE.** The Department requires the submission of Materials Details. The manufacturer or supplier shall prepare and submit the appropriate material in accordance with the procedural directives of the Materials Bureau. Upon approval by the Materials Bureau, the name of the product and/or supplier, and the reference number assigned to the approved Materials Details will be placed on the Approved List. Such products shall then be accepted on the basis of their brand name and conformance to the approved Materials Details.

The supplier shall provide two copies of the approved Materials Details through the Contractor to the Engineer as part of the evidence of acceptability for the material at least 10 days prior to the use of the product.

### 723-16 THRU 723-18 (VACANT)

### 723-19 RIGID PLASTIC CONDUIT

**SCOPE.** This specification covers the material requirements for rigid plastic conduits (PVC and high-density PE) for use as raceway for wires or cables of an electrical system. Rigid plastic conduit is acceptable for up to 167°F wiring service. Rigid PVC (polyvinyl chloride) conduit is suitable for installation above or below ground and with or without concrete encasement; high-density PE (polyethylene) conduit is intended for below ground installations only, and with or without concrete encasement.

**GENERAL.** Under these requirements either Class 1, Heavy Wall PVC or Class 2, High Density PE conduit may be supplied for underground installation. For above ground use, only Class 1 conduit shall be allowed.

**MATERIAL REQUIREMENTS.** Rigid plastic conduit shall conform to the requirements of UL 651A. All fittings, couplings and expansion fittings shall conform to the applicable requirements of UL514A. Solvent cement for joining Class 1 conduit and conduit fittings shall meet the requirements of ASTM D2564, or alternately be of the type recommended by the conduit manufacturer. Unless otherwise recommended by the manufacturer, fittings for Class 2 conduit shall be of a drive-on type and solvent cement will not be needed for A jointing.

**BASIS OF ACCEPTANCE.** Rigid plastic conduit shall be accepted upon the basis of the manufacturer's certification that it meets the requirements of this specification, as well as being Underwriters Laboratory Listed. Fittings, couplings and solvent cement shall be accepted upon the manufacturer's certification that they meet the requirements of this specification.

### 723-20 METAL STEEL CONDUIT, ZINC COATED

**SCOPE.** This specification covers the material requirements for zinc coated rigid metal steel and intermediate metal steel conduits, used as raceways for wires or cable of an electrical system. Steel conduit may be embedded in concrete or earth; or may be used under all atmospheric conditions, including those locations classified as hazardous; and may be used in high voltage (over 600 volts) installations.

**GENERAL.** Under these requirements, either Class 1, Rigid Metal Steel Conduit or Class 2, Intermediate Metal Steel Conduit may be supplied. In addition, Class 1 and Class 2 conduits may be...
interchanged in the same run, providing the ends of both of the conduits are reamed, so as to create beveled edges and a smooth area over which the wires and cables will pass. Where conduit is to be jacked or exposed to the atmosphere, only Class I, Rigid Metal Steel Conduit, is permitted.

Additionally, conduit exposed to the atmosphere shall be PVC coated.

**MATERIAL REQUIREMENTS.** The zinc coated metal steel conduit shall conform to the requirements of UL 6, Class 1 - Rigid Metal Conduit: or UL 1242, Class 2 - Intermediate Metal Conduit.

All fittings, couplings and expansion fittings shall be zinc coated and shall meet the same specifications as the conduits. Condulets shall be gasketed and shall be furnished with stainless steel or brass screws for the cover. Expansion fittings shall be metallically connected for continuity of grounding on either side.

The zinc coating on the outside surfaces shall be equivalent to a minimum thickness of 0.8 mil.

**BASIS OF ACCEPTANCE.** Metal steel conduit may be accepted upon the manufacturer's certification that it meets the requirements of this section.

723-21 AND 723-22 (VACANT)

723-23 P.V.C. COATED GALVANIZED STEEL CONDUIT

**SCOPE.** This specification covers the material and quality requirements for P.V.C. coated galvanized steel conduit.

**GENERAL.** P.V.C. Coated Galvanized Steel Conduit. The hot-dipped galvanized Rigid Steel Conduit; prior to plastic coating, shall conform to N.E.M.A. Standards Publication No. RN 1, and ANSI C80.1.

Elbows in standard and special radii shall be coated as above except that no coupling will be coated with the elbow. Separate couplings will be furnished as required and ordered.

**BASIS OF ACCEPTANCE.** P.V.C. coated galvanized steel conduit will be accepted upon manufacturer's certification that it meets the requirements of this section.

723-24 FLEXIBLE LIQUID-TIGHT STEEL CONDUIT

**SCOPE.** This specification covers the material and quality requirements of flexible liquid-tight steel conduit.

**GENERAL.** The flexible liquid-tight steel conduit shall be of the size indicated on the plans. It shall conform to the requirements of Underwriters' Laboratory specification UL 360 and shall be listed with Underwriters' Laboratory Inc. Connectors furnished under this specification shall be standard liquid-tight connectors.

**BASIS OF ACCEPTANCE.** Flexible liquid-tight steel conduit will be accepted upon manufacturer's certification that it meets the requirements of this section.

723-25 AND 723-26 (VACANT)

723-27 HIGH PRESSURE SODIUM VAPOR LUMINAIRES (STANDARD MOUNT)

**SCOPE.** This specification covers the material and quality requirements for high pressure sodium vapor luminaires.
MATERIAL REQUIREMENTS. The luminaires shall be of the high pressure sodium vapor type designed for use with high pressure sodium vapor lamps, color corrected or clear, and fully weatherproof. The luminaires shall be constructed so they cover a complete self contained insect resistant and shock resistant unit. The entire luminaire assembly shall be completely pre-wired, at the factory, requiring only the connection of the primary circuit wires to the electric power source for its operation. All metallic component parts of the luminaire shall be made of a rust-resistant alloy or coated with an approved rust-resistant finish. Weep holes shall be provided for drainage.

Easy access to the lamp and major electrical components shall be provided requiring no special tools to gain entrance for maintenance purposes. The luminaire shall be provided with a means to prevent accidental exposure of the inner electrical components and accidental separation of the component parts.

The luminaire shall be equipped with an adjustable lamp socket to simplify beam angle setting and an appropriate refractor for the wattage and lighting distribution specified.

The luminaire casing shall be precision die-cast aluminum for the wattage of the lamps specified, and painted inside and out with a coat of baked on epoxy enamel, or polyester powder, virtually pinhole free, leaving no exposed metal. The underside of the luminaire shall be marked with the standard NEMA decal, visible from the ground, indicating the type and wattage of the lamp.

The luminaire shall contain a complete ballast assembly to which are mounted the necessary electrical components for multiple operation including ballast, solid state starting aid, capacitors, adjustable twist-lock three prong receptacle for photo-electric control when specified, and a dead back terminal board with pressure type terminals.

The ballast shall be a high power factor (exceeding 90%) 3 coil lag type (magnetic regulator) capable of operation on a 120 volt, 60 cycle, multiple circuit (unless otherwise shown on the plans) and able to operate the lamp in an open or short-circuit condition for six months without significant loss of ballast life.

The ballast assembly shall be capable of starting and operating the lamp at a temperature of -20°F.

The entire ballast assembly shall be readily removable as a single unit and utilize quick disconnect plugs.

The slipfitter shall be suitable for mounting on a 2 inch standard pipe bracket and capable of securely fastening flush to the mounting brackets without the need of separate mounting parts or rearrangement of mounting components. Leveling and clamping of the luminaire to the bracket shall be accomplished by the tightening of bolts and capable of adjusting the luminaire at least three degrees above and below horizontal. Bird shields shall be supplied and installed on all slipfitter installations.

The optical assembly shall consist of a die-cast aluminum lens holder with a glass or aluminum 'Alzak= finished, hydroformed, gasketed reflector, a heat and impact resistant refractor, and a porcelain or polyester enclosed mogul socket. The mogul socket shall be equipped with lamp grip and a spring type center contact.

If a photo-electric control is specified, the receptacle shall be provided with a fully weatherproof covering that is readily removable without tools.

Luminaires shall be complete with compatible high pressure sodium lamps having the following characteristics:

<table>
<thead>
<tr>
<th>Characteristic</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>% Mean lumens at 10 hours/start</td>
<td>90%</td>
</tr>
<tr>
<td>Warm-up time</td>
<td>3 to 4 minutes</td>
</tr>
<tr>
<td>Restart time</td>
<td>1 minute</td>
</tr>
<tr>
<td>Maximum power variance around design center</td>
<td>±5%</td>
</tr>
<tr>
<td>Lowest ambient starting temperature</td>
<td>-20 °F</td>
</tr>
</tbody>
</table>

The unit shall be supplied with an ANSI-IES vertical light distribution as specified on the plans. It shall be adjustable for a Type II, III or IV lateral light distribution and set at the factory for the distribution shown on the plans. For high mast installations a Type V distribution shall be provided. The downward light efficiency shall be at least 73%.
BASIS OF ACCEPTANCE. Acceptance of the roadway luminaire will be based on manufacturer's certification of compliance with these specification requirements and on inspection by the Engineer that no damage or defects are evident.

723-28 LOW PRESSURE SODIUM VAPOR LUMINAIRES (UNDERDECK MOUNT)

SCOPE. This specification covers the material and quality requirements for Low Pressure Sodium Vapor Underdeck Luminaires.

MATERIAL REQUIREMENTS. The luminaire shall be of the low pressure sodium vapor type suitable for underdeck or wall mounting, designed for use with a horizontally mounted lamp, fully weatherproof and watertight. The luminaire shall operate satisfactorily with any appropriately sized low pressure sodium lamp now commercially available.

The luminaire shall be equipped with a built-in ballast, and shall be designed for operation on a 120 volt, 60 hz. multiple circuit unless otherwise shown on the plans.

The luminaire shall provide efficient even illumination and shall be optically sealed and gasketed. It shall be mechanically strong and easy to maintain. The ballast components shall be mounted in a structurally sound manner within the housing of the luminaire, with provision made for optimum heat dissipation of the ballast. The reflector, socket, terminal board, fuse and ballast components shall be readily accessible. When closed for operation, the optical assembly shall be sealed against the entry of all contaminants.

The luminaire shall withstand severe outdoor conditions due to radical seasonal changes in temperature and shall be structurally capable of operating satisfactorily in winds of 80 mph.

All exposed electrical live parts shall be protected to observe adequate safety precautions, subject to approval of the Engineer.

The whole luminaire assembly shall be completely prewired requiring only the connection of the primary circuit wires for its operation.

All components shall be corrosion resistant. Metals in contact with each other shall be compatible to prevent corrosion. Screws washers and nuts shall be stainless steel.

The luminaire housing shall be constructed of either heavy duty aluminum or heavy duty plastic and shall support the ballast, capacitor component, socket, lamp support, fuse, and terminal board. Those portions of the housing which support the ballast, and to which are connected the mounting hardware and the conduit, shall be aluminum. The underside of the housing shall be marked with the standard NEMA decal indicating the type and wattage of the lamp. All mounting hardware required for attaching the luminaire to the underdeck structure and for adjusting the luminaire about its longitudinal axis through an angle of 45 degrees from horizontal, shall be furnished with the luminaire when required. The luminaire shall be capable of being mounted flush against underdeck or, when required, suspended by rods from the underdeck. The mounting hardware shall be made of stainless steel, prevent rotation of the luminaire, and be capable of adequately supporting the luminaire in winds of 80 mph.

The reflector shall be fabricated from an aluminum alloy sheet mechanically polished and electrolytically processed to a specular finish. It shall not darken to the extent that it cannot be wiped clean with a soft cloth.

The refractor shall be formed of clear, heat resistant, ultra-violet stabilized polycarbonate plastic, free from imperfections and capable of being removed without the use of tools.

It shall be equipped with a latching arrangement and shall be hinged to the housing of the luminaire. Provisions shall be made to prevent accidental detachment of the refractor or any other luminaire part.

The ballast shall be a modified constant wattage type with high power factor (over 90%) and capable of regulating the output power within ±5% when the input voltage fluctuates ±10%. The ballast and lamp shall be capable of starting and operating at ambient temperatures of -20°F.
The lamp socket shall be bayonet type provided with a means to hold the lamp against vibration and achieve close contact between lamp and socket terminals.

A means shall be provided to reduce entrance of foreign material through the wiring opening into the optical system.

The terminal board shall be equipped with two clamp type pressure terminals for connection to the phase leg and neutral of the primary circuit. The terminals shall be properly identified for connection, with notations on terminal board, color coding, or wiring diagram.

The fuse holder shall be gasketed and provide external access to the fuse.

Photometric distribution shall be symmetric or asymmetric as specified.

BASIS OF ACCEPTANCE. Low pressure sodium vapor underdeck luminaires will be accepted upon the manufacturers certification that they meet the requirements of this section and are U.L. approved and on inspection by the Engineer that no damage or defects are evident.

723-29 HIGH PRESSURE SODIUM VAPOR LUMINAIREs (UNDERBRIDGE MOUNT)

SCOPE. This specification covers the material and quality requirements for High Pressure Sodium Vapor Luminaires (Underbridge Mount).

MATERIAL REQUIREMENTS. The luminaires shall be of the high pressure sodium vapor underbridge type designed for use with high pressure sodium vapor lamps.

The luminaires shall be constructed to be a complete self contained waterproof and shock resistant unit. The entire luminaire assembly shall be completely pre-wired, at the factory, requiring only the connection of the primary circuit wires to the electric power source for its operation. All metallic component parts of the luminaire shall be made of a rust-resistant alloy or coated with an approved rust-resistant finish.

Easy access to the lamp and major electrical components shall be provided requiring no special tools to gain entrance for maintenance purposes. The luminaire shall be provided with a means to prevent accidental exposure of the inner electrical components and accidental separation of the component parts.

The luminaire casing shall be precision die-cast aluminum for the wattage of the lamps specified, and marked with the standard NEMA decal, visible from the ground, indicating the type and wattage of the lamp.

The ballast shall be a high power factor (exceeding 90%) 3 coil lag type (magnetic regulator) capable of operation on a 120 volt, 60 cycle, multiple circuit (unless otherwise shown on the plans) and able to operate the lamp in an open or short-circuit condition for six months without significant loss of ballast life.

The ballast assembly shall be capable of starting and operating the lamp at a temperature of minus twenty nine degrees Celsius.

All mounting hardware required for attaching the luminaire to the underdeck structure and for adjusting the luminaire about its longitudinal axis shall be furnished with the luminaire. The luminaire shall be capable of being mounted flush against underdeck or suspended from the underdeck. The mounting hardware shall prevent rotation of the luminaire and be capable of adequately supporting the luminaire in winds of 80 mph.

The optical assembly shall consist of a die cast aluminum lens holder with a glass or aluminum 'Alzak' finished, hydroformed, gasketed reflector, a heat and impact resistant refractor, and a porcelain or polyester enclosed mogul socket. The mogul socket shall be equipped with lamp grip and a spring type center contact. Luminaires shall be complete with compatible high pressure sodium lamps having the following characteristics:

<table>
<thead>
<tr>
<th>Characteristic</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>% Mean lumens at 10 hours/start</td>
<td>90%</td>
</tr>
<tr>
<td>Warm-up time</td>
<td>3 to 4 minutes</td>
</tr>
</tbody>
</table>
Restart time: 1 minute
Maximum power variance around design center: ±5%
Lowest ambient starting temperature: -20°F
Bulb finish: Clear

The unit shall be specifically designed and set to produce an ANSI-IES cutoff, type IV light distribution unless otherwise specified on the plans or ordered by the engineer. The downward light efficiency shall be at least 73%.

**BASIS OF ACCEPTANCE.** Acceptance of the underdeck luminaire will be based on manufacturer's certification of compliance with these specification requirements and on inspection by the Engineer that no damage or defects are evident.

723-30 MERCURY VAPOR LUMINAIRES (STANDARD MOUNT)

**SCOPE.** This specification covers the material and quality requirements for Mercury Vapor Luminaires.

**GENERAL.** The luminaire shall be of the mercury vapor type designed for use with a horizontally mounted mercury vapor lamp, color corrected or clear and shall be fully weatherproof. The luminaire and lamp combination shall produce Type II, III, or IV light distribution conforming to ASA Standards, and as shown on the plans. The luminaires shall be equipped with a built-in ballast for the wattage and operating voltage shown on the plans. The components comprising the assembly of the upper half of the luminaire shall include a reflector, a porcelain enclosed mogul socket, a twist-lock three prong receptacle for a photo-electric control, and a ballast.

**BASIS OF ACCEPTANCE.** Mercury vapor luminaires will be accepted upon the manufacturer's certification that they meet the requirements of this section.

723-31 MERCURY VAPOR LUMINAIRES (UNDERBRIDGE MOUNT)

**SCOPE.** This specification covers the material and quality requirements for Mercury Vapor Luminaires (Underbridge Mount).

**GENERAL.** The luminaire shall be complete for surface or pendant mounting, as shown on the plans. The luminaire shall be equipped with a prismatic refractor, be shock resistant, and protected with a cast guard. The door and guard assembly shall be equipped with stainless steel pressure latches and a safety chain. The housing shall be gasketed against which the door shall seat when closed. The luminaire shall provide a maximum candela beam of 60 degrees from the vertical for roadways up to 50 feet in width, and 70 degrees for wider roadways and approximately 180 degrees horizontal spread. The ballast shall be an integral part of the luminaire and shall be capable of operating a 175 watt or 250 watt mercury vapor lamp at -20°F. The lamps shall be included with the luminaire.

**BASIS OF ACCEPTANCE.** Mercury Vapor Luminaires will be accepted upon the manufacturer's certification that they meet the requirements of this section.

723-32 THRU 723-39 (VACANT)

723-40 CAST-IRON JUNCTION BOX

**SCOPE.** This specification covers the material and quality requirements for Cast-Iron Junction Boxes.
GENERAL. Junction boxes shall be hot-dipped galvanized cast-iron with a hot-dipped galvanized cast-iron cover. The cover shall be fastened to the box with brass or stainless steel screws. The box shall be so constructed that when the installation is complete and the cover is secured the box will be watertight.

Galvanizing shall be as specified in '719-01, Type II.

The Manufacturer shall refer to the plans for details and dimensions.

BASIS OF ACCEPTANCE. Junction boxes will be accepted upon the manufacturer's certification that they meet the requirements of this section.

723-41 THRU 723-44 (VACANT)

723-45 PRECAST REINFORCED CONCRETE FOUNDATIONS AND PULLBOXES

SCOPE. This specification covers the material and quality requirements for precast concrete foundations and pullboxes.

MATERIAL REQUIREMENTS. The Material Requirements contained in §704-03 shall apply.

DRAWINGS. The Drawing requirements contained in §704-03 shall apply.

FABRICATION. The Fabrication requirements contained in §704-03 shall apply.

SAMPLING AND TESTING. The Sampling and Testing requirements contained in §704-03 shall apply.

MARKING. The Marking requirements contained in §704-03 shall apply except as noted herein.

Markings shall be placed on the inside face of all pullboxes. Instead of marking the contract number on each unit they may be marked with “NYSDOT”.

FINAL PRODUCTION INSPECTION. The Final Production Inspection requirements contained in §704-03 shall apply.

SHIPPING. The Shipping requirements contained in §704-03 shall apply.

BASIS OF ACCEPTANCE. The Basis of Acceptance requirements contained in §704-03 shall apply.

723-46 THRU 723-49 (VACANT)

723-50 PHOTOELECTRIC CONTROL

SCOPE. This specification covers the material and quality requirements for Photoelectric Controls.

MATERIALS REQUIREMENTS. Photoelectric controls shall function to energize artificial lighting when natural lighting falls to a preset value, and to de-energize when natural lighting rises to a preset value. The photoelectric control shall be factory calibrated to energize the luminaire at approximately 3 foot-candles and de-energize at approximately 3 foot-candles. The photoelectric controls shall be adjustable by means of an outside adjustment system. The adjustment mechanism shall be easily accessible and provide a precise foolproof light level adjustment. Photoelectric controls which cannot be adjusted while the unit is in service or have to be disconnected while making adjustments will not be acceptable.
Photoelectric controls shall be suitable for mounting in all three-pronged locking type receptacles that conform to Electrical Engineering Institute (EEI) or National Electrical Manufacturers Association (NEMA) Standard Specifications.

In the event of failure of any component of the control system, the artificial lighting shall be energized.

The housing for the photoelectric control shall be weather resistant and shall be unaffected by ultraviolet rays. A neoprene sponge gasket shall be cemented to the bottom of the base to seal out weather, dust and insects, and shall conform to EEI-NEMA Standards.

The photocell shall be hermetically sealed to prevent electrolysis from moisture. The manufacturer shall certify that each cell has had 24 hours of light preconditioning before assembly.

The photoelectric control shall be solid state and shall be capable of being faced in any direction except south. Generally, it is recommended that the photo sensitive device face north, as this affords maximum spectrum response.

The photoelectric controls shall have an operating voltage range of 105-285 volts, 50/60 cycle and shall be suitable for operation on nominal distribution voltages of 120, 208, 240, and 277 volts.

The controls shall be temperature compensated, and shall be suitable for operation from -40°F to +160°F and shall be completely unaffected by humidity. The switch mechanism shall be snap acting of sufficient capacity to adequately handle loads of 1000 watts of incandescent lighting, or 1800 volt-amperes of ballasted lighting. The photoelectric control shall be able to withstand an inrush current of a maximum of 170 amperes.

Time delay devices shall be built into the photoelectric control to prevent switching of artificial lighting due to transient lighting changes.

The photoelectric controls shall also be equipped with a built-in expulsion-type surge and lightning protection arrester.

BASIS OF ACCEPTANCE. Photoelectric controls will be accepted upon the manufacturer's certification that they meet the requirements of this section.

723-51 THRU 723-59 (VACANT)

723-60 ANCHOR BOLTS

SCOPE. This specification covers the material and quality requirements for anchor bolts.

MATERIALS REQUIREMENTS. Anchor bolts shall meet the requirements of ASTM F568 Class 8.8, or ASTM A449, or they may be manufactured from steel meeting the requirements of ASTM A576, Grades 1020 through 1050 inclusive, having a minimum yield strength of 50,000 psi. A hex nut, lock washer, and flat washer shall be supplied with each anchor bolt and their dimensions shall be shown on the plans. The hex nut and flat washer shall be manufactured in accordance with ASTM A325M or A325 and the lock washer shall be manufactured in accordance with Table 730-22-1 Steel Fasteners. The nuts, washers and the top 12 inches of the anchor bolts shall be galvanized in accordance with the requirements for Type II or Type V galvanizing as stated in section 719-01, Galvanized Coatings and Repair Methods.

The anchor bolt dimensions shall be shown on the plans.

SHIPPING. Anchor bolts, hex nuts, and washers shall be shipped to the construction site at a time convenient to the masonry construction.

BASIS OF ACCEPTANCE. Anchor bolts will be accepted upon the manufacturer's certification that they meet the requirements of this section.

723-61 THRU 723-69 (VACANT)
723-70 SINGLE CONDUCTOR CABLE

SCOPE. This specification covers the material and quality requirements for single conductor cable used in highway lighting.

MATERIAL REQUIREMENTS. Single conductor cable shall be copper, Type THW, RHW-2, or XHHW-2 (XLP) as designated by Underwriter's Laboratory Specifications. The single conductor cable shall have heat and moisture resistant insulation for a maximum operating temperature of 165°F, in wet and dry conditions.

BASIS OF ACCEPTANCE. Single conductor cable shall be accepted upon the manufacturer's certification that it meets the requirements of this specification as well as being Underwriter's Laboratory approved.

723-71 SINGLE CONDUCTOR DIRECT BURIAL CABLE

SCOPE. This specification covers the material and quality requirements for direct burial 600V type USE cable for use in conduit or in trenches as shown on the plans and as directed by the Engineer.

MATERIAL REQUIREMENTS. Cable shall bear Underwriters Laboratories Label for type USE. It shall consist of copper conductor and insulation constructed to conform to ICEA (Insulated Cable Engineers Association) Pub. S-95-658 and NEMA Pub. No. 7C-70 (Nonshielded 0-2kV Cables) or their equivalent.

Cable shall consist of 7 copper strands up to and including #2 AWG and shall be constructed of 19 copper strands for sizes larger than #2 AWG.

Insulation shall be chemically cross-linked (vulcanized) polyethylene insulating compound.

Cable shall be mechanically spliced and insulated using the highest quality poured splices available for underground 600V cables.

Cable shall be factory or shop twisted in a duplex or a triplex configuration in accordance with the publications listed above or as shown in the contract documents.

BASIS OF ACCEPTANCE. Single Conductor Direct Burial Cable will be accepted upon the manufacturer's certification that it meets the requirements of this specification as well as being Underwriter's Laboratory approved.

723-72 THRU 723-74 (VACANT)

723-75 GROUND WIRE

SCOPE. This specification covers the material and quality requirements for ground wire used in highway lighting.

MATERIAL REQUIREMENTS. Ground wire shall be #6, soft-drawn bare copper wire, 7 strand single conductor.

BASIS OF ACCEPTANCE. Ground wire shall be accepted upon the manufacturer's certification that it meets the requirements of this specification.

SECTION 724 - TRAFFIC SIGNALS
724-01 SIGNAL CABLE

SCOPE. This specification covers the material requirements for signal cable for use with traffic signal systems and for installation in underground ducts or as an aerial cable supported by a messenger.

MATERIALS REQUIREMENTS. The cable shall conform to the requirements of the International Municipal Signal Association (IMSA) Specification 20-1. The gauge and number of conductors shall be as specified in the plans. The conductors shall be stranded copper wire.

BASIS OF ACCEPTANCE. Acceptance of material will be based on the manufacturer's certification of compliance with these specification requirements.

724-02 SPAN WIRE

SCOPE. This specification covers the material requirements for span wires used in the suspension of traffic signal heads. Span wires may be used as a single span wire or a dual span wire including a tether wire. The same wire may be used as messenger wires or guy wires.

MATERIALS REQUIREMENTS. Span wire shall meet the requirements of ASTM B228, Grade 30 EHS.

BASIS OF ACCEPTANCE. Acceptance of span wire will be based on the manufacturer's certificate of compliance with these specification requirements, together with supplementary sampling and testing at the discretion of the Materials Bureau.

724-03 TRAFFIC SIGNAL POLES

SCOPE. This specification covers the material requirements and fabrication details for poles used for traffic signals. Traffic signal poles are classified according to the following applications:

A. Span Wire. Span wire poles are used for supporting a steel cable or cables to which are attached traffic signals and overhead signs.

B. Mast Arm. Mast arm poles consist of a vertical shaft and an approximately horizontal arm to which are attached traffic signals and overhead signs. These poles may also be equipped with more than one mast arm.

C. Post Top Mount Post top mount poles are used for mounting traffic signals directly on the top of the pole.

D. Bracket Mount Bracket mount poles are used to support traffic signals and other items bracketed from or attached to the side of the pole.

Traffic Signal Poles with Lighting Arms - Lighting arms may also be attached to all pole types except post top mount.

DESIGN CRITERIA. The poles shall be designed in accordance with the AASHTO Standard Specifications for Structural Supports for Highway Signs, Luminaires, and Traffic Signals (1994), except as modified by this specification. The following elements of a pole shall be designed for the most critical orientation of the loads, applied to a traffic signal pole:

- Any tubular segments of the structure.
Hand hole reinforcement and other hole reinforcement.

Device used to connect cable to pole.

Base plate.

Mast arm to pole connections.

Anchor bolts.

The design shall be approved, stamped and signed by a professional engineer licensed in the State of New York.

All necessary holes in the pole below the load attachment point and greater than 11/16 inch in diameter shall be made by the manufacturer and reinforced according to the fabrication details and contract documents. Hand holes shall be located ninety (90°) degrees clockwise, top view, from the direction of the cable load, unless otherwise specified.

For those poles on which a traffic signal cabinet will be mounted the pole manufacturer will be required to weld a cabinet wiring access coupling into the pole as part of the pole manufacturing process. This coupling shall be centered 12 inches from the bottom of the base plate and 90° clockwise (top view) from the axis of the hand hole. The coupling shall be designed to accept a standard chase nipple on the inside of the pole, and to accept 1 1/2 inches of a standard 4 inch diam. galvanized pipe from the outside of the pole, and shall protrude no more than 1/2 inch on the out side of the pole. An insulated chase nipple shall be installed in the coupling on the inside of the pole. The coupling shall be designed to reinforce the hole in which it is installed.

Wind Loads. Poles and attachments thereto covered by this specification shall be designed for the following wind speeds in accordance with the AASHTO standard in DESIGN CRITERIA above.

- 70 mph - All other counties.

MATERIAL REQUIREMENTS. The following materials, or approved alternates, as determined by the Deputy Chief Engineer, Office of Design, shall be used for fabrication. Span Wire, Mast Arm and Bracket poles shall be galvanized steel. Post top poles may be either galvanized steel or aluminum. Acceptable aluminum materials are those contained in the AASHTO Standard Specifications for Structural Supports for Highway Signs, Luminaires and Traffic Signals (1994).

The following are the acceptable steel materials for the signal pole components.

Poles and Arms. The finished pole shall be galvanized in accordance with subsection 719-01 Galvanized Coatings and Repair Methods, Type 1, and be made of one of the following:

- ASTM A500, Grade B or ASTM A501.
- ASTM A53, Grade B pipe.
- ASTM A53, Grade B pipe, with a minimum yield of 48,000 psi guaranteed by the manufacturer and documented by the submission of certified copies of physical tests performed on the lots of material from which the poles were manufactured.
- ASTM A252, Grade 2 or Grade 3.
- ASTM A252, Grade 2, with a minimum yield of 48,000 psi guaranteed by the manufacturer and documented by the submission of certified copies of physical tests performed on the lots of material from which the poles were manufactured.
- ASTM A572, Grades 40, 50, 60 or 65.
- ASTM A595, Grade A.
- ASTM A618, Grade I, II or III.
- ASTM A588.
• ASTM A513, with a minimum yield strength of 36,000 psi guaranteed by the manufacturer, and documented by the submission of certified copies of physical tests performed on the lots of material from which the poles were manufactured.
• ASTM A1008/A1008M Grade 60 Class 2.
• ASTM A1011/A1011M Grade 60 Class 2.

**Bases.** The base shall be galvanized under the same specification as the pole, and made of one of the following:
• ASTM A27M, Grade 65-35, mild to medium strength carbon steel castings.
• ASTM A36.
• ASTM A588.
• ASTM A572, Grade 40, 50, 60 or 65.
• ASTM A633M (Any Grade).

**Anchor Bolts, Nuts and Washers**
Bolts and nuts shall meet the requirements of one of the following specifications:
• ASTM F568M Class 4.6 (Bolts and Nuts)
• ASTM F568M Class 8.8 (Bolts)
• ASTM A576 (bolts) Grades 1021 and 1025 with a minimum elongation of 18 percent in 2 inches tested in accordance with ASTM A370. The guaranteed minimum yield strength shall be stated by the manufacturer.
• ASTM A675M Grades 485 through 620 (Bolts).
• ASTM A563M Grades A, B, C, D, or DH (Nuts).
• ASTM F1554 Grades 36, 55 or 105 (Bolts).
• ASTM A36 (Bolts) modified to a minimum yield of 55,000 psi, minimum tensile of 65,000 psi and minimum elongation of 18 percent in 2 inches, tested in accordance with ASTM A370.
• ASTM A194, Grade 2H (Nuts)

The type and grade of steel for nuts shall be compatible and of comparable strength to the steel used for the bolts. Washers shall be plain hardened washers. Nuts, washers and a minimum of the top 12 inches of anchor bolts shall be hot-dipped galvanized, in accordance with the requirements of subsection 719-01, Galvanized Coatings and Repair Methods, Type II.

**Connection Devices**
• ASTM A36.
• ASTM A588.
• ASTM A325.

**Pole Caps and Anchor Bolt Covers.** Pole caps shall be galvanized steel, galvanized cast iron, aluminum or zinc alloy AG40A. Anchor bolt covers shall be galvanized steel, galvanized cast iron, or aluminum. Galvanizing shall be done in accordance with the requirements of 719-01, Galvanized Coatings and Repair Methods, Type II.

**FABRICATION**

**Bases and Hardware.** The base plate shall be welded to the pole by an acceptable weld in accordance with the New York State Steel Construction Manual.

All anchor bolts, nuts and washers required for each pole shall be supplied by the pole manufacturer. Anchor bolts are to be anchored using double nuts and plates or threaded plates and shall be designed by
the fabricator. Anchor bolts shall be long enough to embed at least 30 bolt diameters into the concrete foundation. AL® bends will not be allowed. The number of anchor bolts and the bolt circle diameter shall be determined by the fabricator unless specified in the contract documents. Each anchor bolt shall be equipped with 2 nuts and one or more washers for attaching the pole plus those necessary to provide end anchorage to the anchor bolt.

Washers will not be required when the holes on the base plate are within the following tolerances:
- Hole diameter not more than 1/8 inch greater than the bolt, bolt diameters less than 1 inch.
- Hole diameter not more than 1/4 inch greater than the bolt, bolt diameters equal to or greater than 1 inch.
- Hole diameter not more than 3/8 inch greater than the bolt, bolt diameters equal to or greater than 2 inches.

Anchor bolt covers shall be furnished. These shall be affixed to the base or shaft with stainless steel cap screws.

Shafts and arms shall be equipped with end caps secured with stainless steel set screws.

Shafts. Shafts shall be round or multi-sided shapes.

Shafts shall be equipped with hand holes except for poles intended for transformer base mounting. Hand holes shall be centered approximately 2 feet above the base end of the pole. The maximum hand hole size shall not exceed 4 x 6 1/2 inches. Poles shall be equipped with a grounding terminal accessible through the hand hole. Grounding terminals are not necessary if there is no hand hole.

Holes for wiring fittings shall consist of a pipe coupling of the specified diameter and where feasible shall be shop installed. Hand holes and holes for wiring fittings located near the base of the pole shall be reinforced with metal at least equal to the area removed.

Shafts may be fabricated in any of the following shapes and styles:

A. Round Continuously Tapered. Shafts shall be fabricated with not more than one longitudinal seam which shall be continuously welded and ground or rolled flush. Shafts shall have a uniform wall thickness and shall taper uniformly, starting at the butt end, decreasing in diameter at the rate of not more than 1/2 inch, but not less than 1/4 inch per yard of length.

B. Round Step Tapered Construction. Shafts shall be fabricated from round pipe sections with not more than one longitudinal seam, joined by a hot-swaged shrink fit, continuously seal welded to prevent entrance of water. Stepped, round shafts shall achieve a tapered effect equal to a maximum rate of 1/2 inch and a minimum of 1/4 inch per yard of length by use of decreasing diameter round pipe sections.

C. Multi-sided Continuously Tapered Construction. The multi-sided pole shall conform to the requirements as set forth above under round continuously tapered construction, except that it shall have no more than 2 longitudinal seams which shall be continuously welded and ground or rolled flush. Square or hexagonal shafts will not be allowed.

D. Round Untapered. Poles 26 feet or less in length may be round untapered with not more than one longitudinal seam.

Welding. All welding shall be performed in accordance with the New York State Steel Construction Manual.

Poles with Lighting Arms. Poles with lighting arms shall be constructed in accordance with the configuration in the contract documents and this specification.
Except for bracket-mount traffic signal poles, lighting arms may be of either the single member type or of the truss type if type is not specified. When specified for bracket-mount traffic signal poles, lighting arms shall be of truss-type design with upper and lower members joined near the luminaire end of the arm. Lighting arms of the truss-type design with upper and lower members joined near the luminaire end of the arm shall be braced with one or two vertical struts depending on the length of the arm. Arms may be either galvanized steel or aluminum.

Span Wire Poles

A. Design Load. The design load for span wire poles shall be the Group II or III load per AASHTO Standard Specifications for Structural Supports for Highway Signs, Luminaires and Traffic Signals (1994) Section 1.2.6, given in the contract documents and applied at a point 1 foot 6 inches below the top of the pole. Allowable unit stresses shall be as specified in the above AASHTO specification.

B. Physical and Mechanical Properties. Span Wire poles shall conform to the following requirements.
- Minimum Wall Thickness - 0.1196 inch
- Maximum Deflection - To be computed at a point 18 inches from the top of the pole, shall be a maximum of 0.6 inch per foot of pole length and a maximum deflection rate of 0.6 inch per 100 pounds.
- Maximum Pole Diameter at the Base - 0.7 inch per foot of pole length.

C. Pole Marking. The following information shall be stamped on the base plate or ground sleeve in 1/2 inch letters to such a depth as to be clearly visible through subsequent galvanizing:

<table>
<thead>
<tr>
<th>Desired Information</th>
<th>Example</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pole Length in whole foot</td>
<td>28 feet</td>
</tr>
<tr>
<td>Load in 1000 lb Increments</td>
<td>8000 lbs</td>
</tr>
<tr>
<td>Manufacturers Name or Logo</td>
<td>-</td>
</tr>
<tr>
<td>Month and Year of Manufacture</td>
<td>1104</td>
</tr>
</tbody>
</table>

D. Span Wire Connecting Hardware. The manufacturer shall supply the necessary device for connecting each span wire to the pole. For polygonal poles this device may be either a galvanized thimble eyebolt or a circumferential pole clamp. For round poles, only thimble eyebolts shall be used. The design strength shall be 70% of yield strength of the connecting device. The yield strength shall be determined using a cable load aligned 85 degrees to the vertical axis of the pole.

Mast Arm Traffic Signal Poles

A. Design Loads. Each part of the structure shall be proportioned for the combination of loads producing the maximum effect, using unit stresses increased for the material and group loads as described in section 1.2.6 of the AASHTO Standard Specifications for Structural Supports for Highway Signs, Luminaires and Traffic Signals (1994). The wind speed, locations, dimensions, weights, and projected areas of the signals, signs, and supports shall be as specified in the contract documents.

B. Mast Arm Shapes. Arms shall be round or multi-sided shapes and have the same cross-sectional shape as the shaft.
C. Arm Construction. Mast arms of any length may be constructed by any of the methods indicated under Material Requirements Shafts. They may be of two piece construction with a telescoping joint secured by thru-bolt and locknut.

D. Mast Arm to Shaft Connection. The mast arm shall be secured to the shaft by a minimum of four bolts. The mast arm shall be equipped with a flange plate welded to the butt end of the mast arm. A flange plate shall be attached to the shaft using vertical and horizontal gusset plates both top and bottom and at each side. Flange plates on shaft and mast arms shall have a hole with a smooth cable guide for wiring.

E. Physical and Mechanical Properties. Mast arms and shafts shall conform to the following requirements:

- **Minimum Wall Thickness** - 0.1196 inch.
- **Maximum Deflection at Design Load.**
- **Shaft** - 1/2 inch per foot of length.
- **Arm** - 1/2 inch per foot of length.
- **Maximum Diameter at base of shaft or arm.**
- **Shaft** - 0.7 inch per foot of length.
- **Arm** - 0.7 inch per foot of length.

F. Poles with Multiple Arms. Poles with multiple arms shall be constructed in accordance with the arm configuration in the contract documents.

G. Pole Marking. The following information shall be stamped on the top of the base plate or ground sleeve in 1/2 inch letters to such a depth as to be clearly visible through subsequent galvanizing.

<table>
<thead>
<tr>
<th>Desired Information</th>
<th>Example</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wall Thickness</td>
<td>0.312 inch</td>
</tr>
<tr>
<td>Minimum Yield Strength</td>
<td>55 ksi</td>
</tr>
<tr>
<td>Manufacturers Name or Logo</td>
<td>-</td>
</tr>
<tr>
<td>Month and Year of Manufacture</td>
<td>1004</td>
</tr>
</tbody>
</table>

Post Top Mount and Bracket Mount Traffic Signal Poles. These poles shall be proportioned for the combination of loads producing the maximum effect, using unit stresses increased as indicated for the material and group loads as described in section 1.2.6 of AASHTO Standard Specifications for Structural Supports for Highway Signs, Luminaires and Traffic Signals (1994). The wind speed, location, weights, dimensions and projected areas shall be as given in the contract documents.

BASIS OF ACCEPTANCE. Acceptance for poles and mast arms covered by this specification will be based on the following, as appropriate:

All Poles and Arms

- Submission of fabrication details for each pole intended for a worst case configuration of the load as specified in the contract documents approved, stamped and signed by a Professional Engineer licensed and registered to practice in New York State.
- Submission of the manufacturer's certificate of compliance with these specification requirements and the approved fabrication details.

Span Wire Poles
The acceptance requirements for All Poles and Arms, given above, shall apply.
Submission of mill certifications for all structural materials.
Appearance of the manufacturer's name on the Department's list of approved manufacturers.

724-04 TRAFFIC SIGNAL HEADS

SCOPE. This specification covers the material and fabrication requirements for vehicular and pedestrian traffic signal heads, including flashing signals and flashing beacons.

STANDARD SIGNAL HEADS

Material Requirements. Only virgin metal shall be used in making either sand castings or die castings, and where specified, the manufacturer shall furnish standard test bars, poured of the metal of which the castings are made, and a certified chemical analysis of the ingot from which the castings are made.

A. Housing. Unless otherwise specified, all traffic signal head housings shall be made of Aluminum alloy of one of the following compositions:

1. Aluminum Sand Castings. All aluminum sand castings shall be made of ingot, in accordance with ASTM B26, Alloy B443.0 or AC72A.

2. Aluminum Die Castings. All aluminum die castings shall be made of ingot, in accordance with ASTM B85, Alloys SC84A, SC84B, SG100A, SG100B, or S12B.

B. Suspension Components. All suspension components, brackets, clamps, trunnions, arms, elbows, crosses, etc., shall be made of one of the following materials:

1. Malleable iron. Malleable iron material shall be made in accordance with ASTM A47/A47M.

2. Steel pipe. Steel pipe shall be made in accordance with ASTM A53.


4. Aluminum Die Castings. Aluminum die castings shall be made in accordance with ASTM B85, Alloy SC84B.

5. Aluminum pipe. All aluminum pipe shall be made in accordance with ASTM B429.

C. Fasteners. The following items shall be made of non-magnetic stainless steel, Type 303 or 304, in accordance with ASTM A296 (latest revision).
- All set screws.
- The U/J-bolts, rivet and their related nuts, washers and cotter pin in the span wire lamp.
- The eye-bolt, rivet, tightening bolt and their related nuts, washers, and cotter pin in the balance adjuster.

D. Pipe Arms. Pipe arms shall be made of steel pipe in accordance with ASTM A120 (latest rev.)
**Wind Load.** Signal heads, mounting brackets, attachments and fittings shall be designed for a wind load pressure for at least a 90 mph wind in accordance with AASHTO Standard Specifications for Structural Supports for Highway Signs, Luminaires and Traffic Signals (1994).

**Painting.** All aluminum traffic signal heads, bracket arms, and mounting attachments shall be painted by first applying a chromate conversion coating and then electrostatically applying a polyester powder coating.

Threads and threaded parts shall not be coated and shall be protected from the coating process at the time of application.

The chromate conversion coating shall be applied and conform to the requirements of ASTM B449, Standard Practice for Chromate Treatments on Aluminum, Class 2 coating. The conversion coating shall be allowed to dry thoroughly and shall be free of entrapped air and contaminants. After drying the chromated surface shall be coated with a polyester powder coating.

The polyester powder shall be electrostatically applied and cured in accordance with the coating manufacturers recommendations. If preheating of the aluminum substrate is required, care shall be taken to prevent damage to the chromate coated surface by not exceeding a preheat temperature of 160°F. The polyester coating shall be applied at a uniform thickness between 2 and 4 mils. The polyester powder used shall have the following properties:

<table>
<thead>
<tr>
<th>Property</th>
<th>ASTM Test Method</th>
<th>Test Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Specific Gravity</td>
<td>D3451</td>
<td>1.2 Minimum</td>
</tr>
<tr>
<td>Impact Resistance</td>
<td>D2794</td>
<td>16 Ncm Minimum</td>
</tr>
<tr>
<td>Pencil Hardness</td>
<td>B3363</td>
<td>H - 2H</td>
</tr>
</tbody>
</table>

The color of the finished polyester coating shall be such that a properly prepared color chip shall be a reasonable visual match to Federal Color Standard No. 595A, Color 14056. Viewing shall be done under North Standard Daylight.

**Signal Indications.** Signal indications shall be as indicated in the proposal or as shown on the plans.

**Wiring.** All wiring shall consist of No. 18 AWG stranded copper wire with thermoplastic insulation and a 600 volt rating.

**Electrical Characteristics.** All equipment shall be designed for operation on 115 volts ±30 volts, 60 Hertz, single phase A.C. power unless otherwise indicated.

**Mounting.** Signal heads shall be arranged for mounting on span wires, mast arms, post tops or vertical pole bracket mounts as specified in the contract documents. For a span wire mounting the signal head shall be provided with a span wire clamp, balance adjuster and wire outlet fitting. The span wire clamp shall consist of a shoe, lockbar, two AU® or AJ® bolts, and a rivet, with cotter pin, nuts, washers, etc., as necessary. The balance adjuster shall consist of a body with threaded eye-bolt, a tightening bolt and a rivet, with cotter pin, nuts washers, etc., as necessary. The wire outlet fitting shall have a continuous opening of a minimum nominal diameter of 1 1/2 inches for insertion of signal head wiring. The upper opening shall have a weatherproof insulating composition cover that provides for the insertion of the wiring. The cover shall be securely mounted to the fitting. The bottom opening shall be threaded, and provided with two square or hex drive set screws, located at 180 degrees to each other. The bottom of the fitting shall have integral cast serrations, or shall be notched and provided with a serrated locking ring, or shall be provided with a slotted check nut and serrated locking ring. A 12 or 18 circuit disconnect hanger shall be supplied if specified in the contract documents. The head shall be assembled so that it hangs plumb.

NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
A. **One-way Signal Head.** Mounting hardware for a one-way signal head shall also include a 1 1/2 inch galvanized nipple with cast head, gasket, and steel washer for the connection between the wire outlet fitting and the top of the signal head. A metal weather-resistant cap/plug shall be provided for the unused hole in the bottom of the head. The cap/plug shall be of a threaded or flanged design.

B. **Multi-way Signal Head.** Mounting hardware for multi-way (2, 3 and 4-way) signal heads shall also include a center junction hub and pipe arms with tee or cross end connectors. Tee and cross connectors shall be notched for, and supplied with a serrated locking ring. No pipe/nipple shall be provided for the connection between the center junction hub and the wire outlet fitting. A 1 1/2 inch galvanized nipple with cast head, gasket and steel washer shall be supplied for the connection between the tee or cross connector and the top of the signal head. Tees and crosses will not be accepted in place of the center junction hub.

Center junction hubs shall have a threaded openings on the top and sides. The bottom of the hub shall be essentially fully open, except for the necessary thickness of the housing, and shall be securely covered by a flat plate of weather-resistant design. The plate shall be held in place by a minimum of two screws. Center junction hubs shall be provided with a square or hex drive set screw on all threaded openings, except that the top opening shall be provided with two set screws, located at 90 degrees to each other.

Center junction hubs shall have a minimum nominal opening of 3 1/2 inches in diameter for round openings, or a minimum nominal side length of 3 1/2 inches for rectangular openings.

Tees or crosses shall have threaded openings to accept the necessary pipe arm/signal head connections, plus at least one additional threaded opening to facilitate wiring. The extra opening shall be closed with a threaded metal pipe cap. All threaded openings on the tees and crosses shall be provided with a square or hex drive set screw.

Threaded openings on pipe arms shall be tapered. Threaded openings on other pipe fittings shall be pipe straight threads.

Flat arms or spiders shall be provided for the bottoms of multi-way signal heads, except that bottom hardware shall be omitted for multi-way one section head assemblies. Connections between the bottoms of the signal heads and the arm/spider shall be flanged or threaded to provide a locking, weather-resistant connection.

Signal heads for mast arm mounting shall be furnished with a mount consisting of upper and lower horizontal arms attaching to the top and bottom of the signal head housing. The horizontal arms shall attach to a vertical member which in turn clamps to the mast arm. The mast arm mount shall have provision for adjusting the vertical, angular and rotational positioning of the head in relation to the mast arm so that it is plumb, in line with other signal heads and properly oriented in relation to traffic. Wiring shall be concealed within the mount.

Post top signal heads shall be furnished with a post top type sliplifter mounting. Vertical pole bracket mount signal heads shall be equipped with upper and lower horizontal brackets equipped with pole plates for attachment to the pole with stainless steel bands.

**Housing.** The housing for each face shall be of unitized sectional construction and shall consist of as many sections as necessary to provide the indications shown on the plan. All sections shall be rigidly and securely fastened together into one weather-tight signal face. An adjustable traffic signal head shall consist of two or more signal faces fastened to and supported by a pipe assembly and suitable entrance fitting.

Each housing shall be arranged with openings in the top and bottom so that it may be rotated about a vertical axis between waterproof supporting brackets or trunnions and shall be capable of being securely fastened at increments of not more than 7 degrees of rotation. The top and bottom of each housing shall have integrally cast locking rings or other provisions to provide positive interlocking and indexing.

The top and bottom of each housing shall be provided with tees or crosses equipped with pipe-plug knobs or caps which can be removed to assist in wiring.
Flat arms or spiders will be accepted as an alternative for use on the bottom of adjustable signals. One-section adjustable beacons may be supplied without bottom bracket arms.

Each housing shall be so designed that additional sections may be added. The construction shall permit the assembly of 12 inch signal sections with 8 inch sections of the same manufacturer. The assembly shall permit the joining of 8 inch sections either above or below the 12 inch sections.

**Doors.** The door shall be of cast aluminum alloy and shall be provided with four visor mounting holes located equidistant about the lens opening to allow the mounting of the visor in either a vertical or horizontal position. The holes shall be drilled and tapped, and provided with stainless steel mounting screws. Neoprene gasketing shall be provided between the body of the housing and the doors. The doors shall be suitably hinged and shall be forced tightly against the gasket and the housing by simple stainless steel locking devices. All other exterior hardware such as hinge pins, lens clips, etc. shall be of stainless steel. The locking device shall be capable of being operated without the use of tools. Hinges shall be arranged to allow convenient relamping. On the outside of the door, there shall be a rim encircling the lens opening to prevent any light leakage between optical systems.

**Visors.** The visors shall be separate and removable from the doors, held in place by stainless steel fastenings attached to the door in such a manner as to prevent the possibility of any light leakage between the door and hood which might be discernible from the side. Visors shall be of sheet aluminum, not less than 0.050 inches, and shall mount to the signal head through the use of four slotted mounting tabs which inter-mate with the mounting screws on the signal housing door. Unless otherwise specified in the contract documents all signal heads shall be provided with cap-type visors. The insides of visors and the entire surface of louvers or fins used in front of signal lenses shall be painted a flat black to minimize light reflection to the sides of the signals. Visors shall tilt down from the horizontal a minimum of 3.5° and shall be a minimum of 9 1/2 inches in length for 12 inch diameter lenses and 7 inches in length for 8 inch diameter lenses.

**Connection Blocks.** Each signal face shall be equipped with a 5-point heat resistant terminal block. It shall have five terminals with connectors for receptacle leads and screw terminals for field wires.

The individual connection blocks in the separate faces of a signal head shall be interconnected. In one face of each multi-face head, there shall be an additional nine terminal block to which all field wires are connected. All socket leads of all signal faces shall terminate at this nine terminal block.

**Dust-Tight Optical System.** The optical system shall be properly gasketed to exclude dust and dirt from the reflecting surface of the reflector and the inner surface of the lens. Gaskets shall be placed between the reflector and supporting member, and between the reflector holder and the inner surface of the lens.

**Reflectors.** Reflectors shall conform to the requirements of AVehicle Traffic Control Signal Heads published by the Institute of Transportation Engineers (ITE) in ST-017B (Equipment and Material Standards).

Reflectors shall be made of a material that will not distort when subjected to the heat of the specified lamp. Reflectors may be either silvered glass or specular aluminum with anodic coating. Metalized plastic reflectors will not be accepted. The reflecting surface before coating shall be free of flaws. The reflective coating and the reflector shape shall be such that the light distribution and candle power intensity of the combined lamp lens reflector assembly shall meet the specification requirements in AVehicle Traffic Control Signal Heads.

**Reflector Rings.** No plastic material will be accepted for the reflector bracket or reflector ring. The reflector ring and complete reflector and socket assembly shall be pivoted between two (2) stainless steel
pins in such a manner that it can be swung open for ease in servicing the signal without the use of any tools.

**Lenses.** Each traffic signal head shall be supplied with traffic signal lens. Lenses shall be red, yellow, or green. Lens shall be made of glass and shall conform to the requirements of "Vehicle Traffic Control Signal Heads" published by the Institute of Transportation Engineers. Except for multilane use control signals and pedestrian signals, all lenses shall be circular in shape with nominal diameters of either 8 or 12 inches. Each 12 inch lens shall be standard wide angle and clearly marked as such.

**Lamp Receptacles.** Lamp Receptacles shall conform to the requirements of "Vehicle Traffic Control Signal Heads" published by the Institute of Transportation Engineers.

**Lamps.** The lamp for the illumination of an 8 inch lens shall be a clear traffic signal lamp which produces a minimum of 595 lumens with an average minimum initial lumen rating of 550 lumens at a working voltage of 120-125 volts AC, has a rated life of at least 8,000 hours and is rated at no more than 60 watts.

The lamp for the illumination of a 12 inch lens shall be a clear traffic signal lamp which produces a minimum of 1750 lumens with an average minimum initial lumen rating of 1650 lumens at a working voltage of 120-125 volts AC, has a rated life of at least 7000 hours and is rated at no more than 135 watts.

Lamps and the intensity and distribution of light from each illuminated signal lens shall conform to the requirements of "Vehicle Traffic Control Signal Heads", and "Standards for Traffic Signal Lamps". Both publications are available from the Institute of Transportation Engineers.

**OPTICALLY PROGRAMMED SIGNAL HEADS.** The following additional requirements apply to Optically Programmed Signal Heads.

**General.** The optically programmed signal head shall permit the visibility zone of the indication to be determined optically and require no hoods or louvers. The projected indication may be selectively visible or veiled anywhere within 15° of the optical axis. No indication shall result from external illumination nor shall one light unit illuminate a second.

**Optical System.** The optical system shall accommodate projection of diverse, selected indicia to separate portions of the roadway such that only one indication will be simultaneously apparent to any viewer. The projected indication shall conform to ITE transmittance and chromaticity standards.

The following components shall comprise the optical system:

**A. Lamp and Lamp Collar.** The lamp shall be nominal 150 watt, 120 volt AC, three prong, sealed beam having an integral reflector with stippled cover and an average rated life of at least 6000 hours. An equivalent 75 watt lamp shall be used with pedestrian indications. The lamp shall be coupled to the diffusing element with a collar including a specular inner surface.

**B. Optical limiter-diffuser.** The diffusing element may be discrete or integral with the convex surface of the optical limiter. The optical limiter shall provide an accessible imaging surface at focus on the optical axis for objects 900 to 1200 feet distant, and permit an effective veiling mask to be variously applied as determined by the desired visibility zone. The optical limiter shall be provided with positive indexing means and composed of heat resistant glass.

**C. Objective lens.** The objective lens shall be a high resolution, planar incremental lens hermetically sealed within a flat laminant of weather-resistant acrylic or approved equal. The lens
shall be symmetrical in outline and may be rotated to any $90^\circ$ orientation about the optical axis without displacing the primary image.

**Construction.** Signal case and lens holder shall be predrilled for backplates and visors. Hinge and latch pins shall be stainless steel. All access openings shall be sealed with weather-resistant rubber gaskets.

**Mounting.** The signal shall mount to standard 1 1/2 inch fittings as a single section, as a multiple section face, or in combination with other signals. The signal section shall be provided with an adjustable connection that permits incremental tilting from 0 to 10 degrees above or below the horizontal while maintaining a common vertical axis through couplers and mounting. Terminal connection shall permit external adjustment about the mounting axis in 5 degree increments. The signal shall be constructed such that it can be installed with ordinary tools and serviced with no tools.

Attachments such as visors, backplates or adapters shall conform and readily fasten to existing mounting surfaces without affecting water and light integrity of the signal.

The programmed signal head shall be arranged for rigid mounting to either a mast arm or a dual span wire assembly. It is important for proper operation of the signal that it be mounted as rigidly as practical to maintain its optical orientation with the roadway. In those cases where span wires are used it should be securely tethered to the lower span wire.

**Electrical.** Lamp fixture shall comprise a separately accessible housing and integral lamp support, indexed ceramic socket and self-aligning, quick-release lamp retainer. Electrical connection between case and lamp housing shall be accomplished with an interlock assembly which disconnects lamp housing when opened.

Each signal section shall include a covered terminal block for clip or screw attachment of field wires. Concealed No. 18 AWG, stranded and coded wires shall interconnect all sections to permit field connection within any section.

**Photo Controls.** Each signal section shall include integral means for regulating its intensity between limits as a function of individual background illumination. Lamp intensity shall not be less than 97% of uncontrolled intensity at 1000 fc and shall reduce to $1.4 \text{ fc} \pm 2\%$ of maximum at less than 1 fc over the applied voltage and ambient temperature range. Response shall be proportional and essentially instantaneous to any detectable increase from darkness to 1000 fc and damped for any decrease from 1000 fc.

The intensity controller shall comprise an integrated, directional light sensing and regulating device interposed between lamp and field wires. The device shall be responsive over an applied voltage of 95 to 130V, 60 Hz. temperature range of $-40^\circ\text{F}$ to $165^\circ\text{F}$ and may provide phase controlled output voltage but shall have a nominal open circuit terminal impedance of 1500 ohms. The Photo Control shall not produce sufficient electrical noise or interference to adversely affect the operation of solid state electronic equipment used on traffic signal controllers and associated auxiliary equipment and shall not cause false tripping of conflict monitors.

**STANDARD PEDESTRIAN SIGNAL HEADS.** In addition to applicable items in STANDARD SIGNAL HEADS the following requirements apply to Standard Pedestrian Signal Heads

**General.** Pedestrian signal indications are traffic indications intended for the exclusive purpose of controlling pedestrian traffic. These indications consist of the illuminated words WALK and DON=T WALK.

When specified, these messages can be replaced with the $\text{A MAN=}T$ and $\text{A HAND=}T$ display. The indications shall be single faced and rectangular in shape with letters made visible by internal illumination and with the legend DON=T WALK above or integral with the legend WALK.
When illuminated, the WALK indication shall be lunar white. When illuminated, the DON=T WALK indication shall be portland orange. All except the letters shall be obscured by an opaque material. When not illuminated, the WALK and DON=T WALK indications shall not be distinguishable by pedestrians at the far end of the controller crossing.

Pedestrian signal construction and indications shall conform to the requirements of Pedestrian Traffic Control Signal Indications® published by the Institute of Transportation Engineers, with the following modifications:

- Unless otherwise specified, the head shall be a two section unit. Lettering shall be a minimum of 4 1/2 inches.
- Lamps for the illumination of each section shall be a clear traffic signal lamp with an average initial rating of 1280 lumens at a working voltage of 120-125 volts with a rated life of at least 8000 hours. Lamp fixtures shall not be wired in series.
- Signal head shall be supplied with an 18 AWG, color coded wiring harness, and a four position, barrier type terminal block.
- Lenses shall be made of plastic.

FIBEROPTIC PEDESTRIAN SIGNAL HEADS. In addition to applicable items in STANDARD SIGNAL HEADS and STANDARD PEDESTRIAN SIGNAL HEADS the following requirements apply to Fiberoptic Pedestrian Signal Heads.

General. The unit shall consist of a matrix of fiberoptic bundles forming two displayed messages on a rectangular background facing the same direction. One message shall indicate WALK and the other shall indicate DON=T WALK. Both messages shall have a minimum letter height of 4 1/2 inches using a series B width. If the A MAN@ and A HAND@ display are specified both messages shall have a minimum symbol height of 10 1/2 inches and 6 1/2 inches width.

The messages shall be clearly legible and shall attract the attention of pedestrians and be readable, under any lighting conditions varying from total darkness to bright sunlight or where high intensity background lighting is present, at distances from 9 feet to the width of the area to be crossed. A visor or hood shall not be required for legibility, but shall be provided with the housing.

The messages shall be visible at full intensity anywhere within a 90 degree cone centered about the optical axis and perpendicular to the surface of the matrix display. When not energized, the signal shall be blanked out (unreadable) with no phantom images, regardless of solar intensity or direction.

The messages shall be bright in color against a flat black background.

The displays shall be made from a single row of fiberoptic bundles with a nominal 1/2 inch spacing between centers.

The light source shall be designed and constructed so that in case of an electrical or mechanical failure of the word DON=T the word WALK in the DON=T WALK message will remain dark.

Each message shall be displayed separately and never concurrently.

Material Requirements. One 42 watt, 10.8 volt lamp type EPT or equivalent with a rated average life expectancy of 10,000 hours shall be as the light source for each display. The lamp shall be a multi-mirror reflector quartz halogen bulb operating at an approximate color temperature of 2900°K.

Optical System. The optical system shall consist of the following:

- Weatherproof housing, door, gaskets, and visor
- Fiberoptic module with individual output attached
- Color filters for desired message colors
- Light sources
- Transformers
- Protective back cover for the module
• Electrical system including wiring

**Optical Requirements.** The optics shall have a glass-on-glass fiber with an 83% core to 17% cladding ratio. Bundled fiber strands shall be kept free from the contamination of water and polishing agents. Maximum fiber breakage per fiber bundle shall not exceed 3%. A minimum of five spare fiberoptic output bundles shall be provided for each lamp and built into the unit. Damaged output bundles shall be replaceable using these spares. Individual fiberoptic bundles shall not be jacketed or encased.

Color filters shall be optical quality glass. The filters shall be color fast and in accordance with the I.T.E. Signal Color Specification for Chromaticity.

The prismatic polycarbonate lens shall be mounted at a pre-focused distance in the door, away from the fiberoptic panel.

All optical fiber utilized in the production of the fiberoptic unit shall be tested for:
• Core to clad fusion
• Size
• Roundness of fiber
• Optical transmission
• Brittleness

Results of these tests shall be available upon request.

**Construction.** The front panel shall be flat black aluminum alloy, minimum 1/8 inch thick, and shall have a maintenance-free black anodized, acid tested finish or an equivalent weather resistant polycarbonate.

A heavy plastic mylar water shield shall be used to prevent possible water leaks from dropping onto the lamps.

All fiberoptic transformers and lamps shall be mounted on the door of the unit. All screws, washers, nuts and bolts shall be corrosion resistant. All components shall be readily accessible when the door is opened. The only tool required for maintenance or replacement of components shall be a standard screwdriver.

No moving parts are permitted in the optical system.

**Electrical.** Electrical connection shall be provided by a barrier-type terminal strip for connecting field wires.

Transformers shall be used to reduce the incoming 120 volts AC to 10.8 volts AC.

Transformers shall be rated at 48.5 volt-amps and shall have Class A insulation impregnated with a double coating of epoxy resin so as to preclude intrusion of moisture.

A separate transformer and bulb shall be used for each color, to allow connection with existing controller wiring and conflict monitors.

The transformer bracket shall be an extruded aluminum member and shall provide adequate heat sinking of transformers.

**Environmental Conditions.** The unit shall be capable of continuous operation over a temperature range of -34°F to 167°F.

**FIBEROPTIC DUAL INDICATION ARROW.** In addition to applicable items in STANDARD SIGNAL HEADS, the following additional requirements apply to Fiberoptic Dual Indication 12 inch Turn Arrow.

**General.** The unit shall display alternate indications, consisting of either a green or yellow directional arrow. The indication shall be clearly legible and shall attract the attention of motorists and be visible, under any lighting conditions varying from total darkness to bright sunlight or where high intensity
background lighting is present, at a distance of at least 1475 feet under normal atmospheric conditions. A visor or hood shall not be required for legibility.

The indication shall be visible at full intensity anywhere within a 60-degree cone centered about the optical axis and perpendicular to the surface of the display.

When not energized, the signal shall be blanked out (unreadable) with no phantom images, regardless of solar intensity or direction.

The indication shall be bright in color against a flat black background.

Each indication shall be displayed separately and never concurrently.

The borderline arrow indications shall be comprised of a dual row of fiber bundles. The indication shall be in total conformance with I.T.E. standards for Vehicle Control Signal Heads.

Material Requirements. One 42 watt, 10.8 volt lamp type EPT or equivalent with a rated average life expectancy of 10 000 hours shall be used as the light source for each indication. The lamp shall be a multi-mirror reflector quartz halogen bulb operating at an approximate color temperature of 2900°K.

Optical System. The optical system shall consist of the following:

- Weatherproof housing, door, gaskets, and visor
- Fiberoptic module with individual output attached
- Color filters for desired message colors
- Light sources
- Transformers
- Protective back cover for the module
- Electrical system including wiring

Optical Requirements. The optics shall have a glass-on-glass fiber with a 83% core to 17% cladding ratio.

Bundled fiber strands shall be kept free from the contamination of water and polishing agents. Maximum fiber breakage per fiber bundle shall not exceed 3%. At least two (2) spare fiberoptic output bundles shall be provided for and built into each unit. Damaged output bundles shall be replaceable using these spares. A minimum of 56 bundles shall be provided. All optical fiber shall be fully bias randomized by individual fiber with approximately 50% fiber allocated to the green arrow indication and 50% to the amber arrow indication for balanced and corrected color output. Individual fiberoptic bundles shall not be jacketed or encased.

Color filters shall be optical quality glass. The filters shall be color fast and in accordance with I.T.E. Signal Color Specification for Chromaticity. Any combination of colors shall be available by changing color filters installed in the unit.

All optical fiber utilized in the production of the fiberoptic units shall be tested for:

- Core to clad fusion
- Size
- Roundness of fiber
- Optical transmission
- Brittleness

Results of these tests shall be available upon request.

Construction. Complete unit shall be supplied mounted in standard 12 inch vehicle signal section. The front panel shall be either flat black aluminum alloy, minimum 1/8 inch thick having a maintenance-free black anodized, acid tested finish or an equivalent weather resistant polycarbonate.
Output bundles shall be mounted on the front panel at 90 degrees to the surface. Mounting shall be consistent in manufacture and shall be watertight. A heavy plastic mylar (or equivalent) water shield shall be used to prevent possible water leaks from dripping onto the lamps.

All fiberoptic transformers and lamps shall be mounted on the door of the unit. All screws, washers, nuts and bolts shall be corrosion resistant. All components shall be readily accessible when the door is opened. The only tool required for maintenance or replacement of components shall be a standard screwdriver.

No moving parts are permitted in the optical system.

Front panel, with fiberoptic indication shall be rotatable to form a right, left, or vertical arrow.

**Electrical.** Electrical connection shall be provided by a barrier type terminal strip for connecting field wires.

Transformers shall be used to reduce the incoming 120 volts AC to 10.8 volts AC.

Transformers shall be rated at 48.5 volt-amps and shall have a Class A insulation impregnated with a double coating of epoxy resin so as to preclude intrusion of moisture.

A separate transformer and bulb shall be used for each color, to allow connection with existing controller wiring and conflict monitors.

**Environmental Conditions.** The unit shall be capable of continuous operation over a temperature range of -34°F to 167°F.

**STROBING SIGNAL INDICATION.** In addition to applicable items in STANDARD TRAFFIC HEADS the following additional requirements apply to Strobing Signal Indications.

**General.** The unit shall consist of a standard red signal indication with the addition of a white bar strobe presented horizontally across the red face. The strobe shall flash at a rate of approximately once per second. The indication shall be single faced and the strobe bulb, control circuitry, and all necessary appurtenances shall be enclosed in and be an integral part of a standard 12 inch aluminum signal housing. The bar strobe shall attract the attention of motorists and be visible, under any lighting conditions varying from total darkness to bright sunlight or where high intensity background lighting is present, at a distance of at least 1/2 mile under normal atmospheric conditions.

When the bar strobe is not energized, the indication shall operate and appear as a standard red indication.

**Optical System.** The optical system shall consist of the following:

- Weatherproof housing, door, gaskets, and visor.
- Alzak parabolic reflector or equivalent. No plastic material will be accepted for the reflector or reflector bracket.
- One bar strobe bulb with a minimum 5000 hours duty life enclosed in a dustproof, shockproof and watertight enclosure.
- 12 inch glass red lens.
- Power supply.
- Electrical system including wiring and control circuitry.
- The strobe bulb shall be a minimum of 9 1/2 inches in length to effectively span the width of the lens.

**Construction.** The unit shall consist of a standard 12 inch red vehicle signal section with a bar strobe light interposed in front of the red lens.
All power supplies and control circuitry for the strobe shall be mounted to the visor assembly and contained within a watertight enclosure(s) which shall not interfere with mounting additional signal sections to form a multiple section signal head.

The strobe bulb shall be enclosed in a dustproof, shockproof and watertight housing securely mounted in front of the red lens. The strobe housing shall contain only the strobe bulb, terminal strips and necessary connecting wires, and shall not interfere with the general visibility of the red lens, nor the ability to change the red lens in the normal manner.

All screws, washers, nuts and bolts shall be stainless steel.

All components shall be readily accessible. The only tool required for maintenance or replacement of all components shall be a standard screwdriver.

**Electrical.** Electrical connection shall be provided by a barrier type terminal strip for connecting field wires. The power supply shall be of a capacitive discharge type sufficient to fire the bar strobe bulb at a rate of approximately once per second. The power supply shall be encased in a temperature stable epoxy so as to preclude intrusion of moisture. A door switch shall be provided so that when the housing door is opened the switch shall disconnect AC power to the strobe power supply and circuitry and shall also completely discharge the high voltage DC capacitive charge within 10 seconds.

The high voltage power supply shall be fused using a time delay fuse. The current rating of the fuse shall be no more than 50% above the maximum current expected at 135 V AC. The fuse shall be mounted in the housing and located before the door switch in the strobe circuitry.

The barrier type terminal strip shall be equipped with male quick connect spade terminals. Insulated female spade receiver terminals shall be required for the connection of the strobe circuitry to the terminal strip.

**Labeling.** A CAUTION or WARNING label should be affixed to the visor assembly near the housing door opening, notifying maintenance or repair personnel of the presence of a high voltage capacitive charge within the visor assembly and that the quick disconnect should be disconnected and a check for AC or DC voltage across the strobe bulb should be performed before servicing the strobe bulb or circuitry.

**STANDARD POLYCARBONATE TRAFFIC SIGNAL HEADS**

**General.** In addition to applicable material requirements for STANDARD SIGNAL HEADS and STANDARD PEDESTRIAN SIGNAL HEADS, the following additional requirements apply to Polycarbonate Traffic Signal Heads.

**Material Requirements.** The traffic signal housing, visor and door shall be made of injection molded polycarbonate resin which shall be capable of withstandning a 70 ft-lb impact without fracture or permanent deformation.

Material used in the construction of the signal housing door, visor and lens shall be resistant to heat generated by the signal bulb. No deformation or discoloration shall be evidenced when 116 watts bulbs are used in 8 inch signal sections and 150 watt bulbs are used in 12 inch signal sections. The plastics shall be ultra-violet and heat stabilized and flame retardant.

The signal housing, door and visor shall be dark green and the color shall be fully impregnated into the polycarbonate resin.

Visor shall be made of one piece with a minimum thickness of 1/16 inch. The rear edge of the visor shall be provided with four mounting lugs for attaching the visor to the door using screws. The inside of the visor shall be dull black in color. Unless otherwise specified all signal heads shall be provided with cap-type visors.
**Construction.** The housing shall have a minimum thickness of 1/16 inch. The housing shall be of one piece construction and the door shall be of one piece construction. Both the 8 inch & 12 inch housings are to be designed in the same manner so when used in combination heads the design will match each other.

The top and bottom opening of each housing shall have integral serrated bosses that will provide positive positioning of the signal head to eliminate undesirable rotation or misalignment of the signal head between sections. Each opening accommodates standard 1 1/2 in. diam. pipe fittings and brackets.

Doors shall be hinged by two lugs and mounted to the housing using stainless steel pins. The door of each signal section shall be one-piece with a minimum thickness of 1/16 inch.

A neoprene gasket shall be provided between the body of the housing and the door. The doors shall be forced tightly against the gasket and housing by simple stainless steel locking devices. A slotted air cored neoprene lens gasket shall provide a positive seal between the lens and the signal door and between the lens and the reflector holder.

The gasket shall be an unbroken circular gasket with a "U" shaped cross section. The gasket and lens shall be held tightly into the door by four stainless steel clips and screws that shall allow easy removal of the lens and gasket from the door without removal of the door in the field.

The reflector shall be Alzak aluminum. Reflector rings shall be manufactured from die cast aluminum, hinged from one side to allow the reflector assembly to open without use of tools. The lamp receptacle shall be permanently focused to the reflector and held in place by a corrosion-resistant wire spring bail so that it can be removed without the use of tools. The center section shall contain a terminal barrier block having quick-disconnect terminals for the lamp receptacle leads and screw terminals for field wires.

**LED TRAFFIC SIGNAL MODULES.** In addition to applicable material requirements for STANDARD SIGNAL HEADS, and STANDARD PEDESTRIAN SIGNAL HEADS, the following additional requirements apply to Ball, Arrow, and Pedestrian LED Traffic Signal modules.

**General.** This specification refers to definitions and practices described in the Institute of Transportation Engineers (ITE) publication ST-017B "Vehicle Traffic Control Signal Heads" (referred to in this document as "VTCSH"), and "Pedestrian Traffic Control Signal Indications" (referred to in this document as "PTCSI"). LED traffic signal modules designed as retrofit replacements for existing signal lamps shall not require special tools for installation. They shall be a single, self-contained device, not requiring on-site assembly for installation into an existing traffic signal housing. The module shall be sealed to provide a weather tight enclosure and an insulating covering for all electrical connections and electronic components and shall fit securely in the housing. A one piece “U-shaped” cross section rubber gasket shall be provided with each module. This gasket shall fit around the perimeter of the module to ensure a weather tight fit between the door and the housing of the module. The module shall connect directly to existing electrical wiring by means of 1/4 inch female quick connect push on type terminals.

**Material Requirements.** Materials used for the lens and signal module construction shall conform to ASTM specifications for those materials.

Each LED signal module shall be identified on the back side with the manufacturer's trade mark, serial number, voltage rating, Volt-Ampere rating, power consumption (watts and volt amperes) and, if applicable, a vertical indexing indicator (i.e., "up arrow", or the word "UP" or "TOP"). Each LED signal module shall also be identified on the back side with the part number as shown in the NYSDOT LED Traffic Signal Module QPL and the date of manufacture (month and year minimum). Single units shall have identification markings as to the type and color of the module. Bi-Modals shall be marked with model type.

Each LED signal module shall have a permanent sticker stating compliance to FCC Title 47, Subpart B, Section 15 regulations. The sticker will be located on the rear exterior of the unit.

**A. Ball and Arrow Modules (Single and Bi-Modal) Only.** Retrofit replacement LED signal modules shall fit into existing traffic signal housings built to the VTCSH Standard without
modification to the housing. Installation of the retrofit replacement LED signal module into an existing signal housing shall only require the removal of the existing lamp components (i.e., lens, lamp module, gaskets, and reflector).

Red LED signal module lenses shall be tinted with the appropriate color to enhance on/off contrast. The material used to tint the lens shall not affect the luminous intensity or chromaticity and shall be uniform across the face of the lens. The Yellow and Green units shall be supplied with a clear lens. If a polymeric lens is used, a surface coating or chemical surface treatment shall be used to provide front surface abrasion resistance. The module lens shall be replaceable without the need for replacing the complete module unit.

The Arrow LED signal modules shall produce a pattern that conforms to the VTCSH standard for color, size and shape. The Arrow LED signal modules shall not require a specific orientation or have a variance in light output, pattern or visibility for any mounting orientation.

The lens of the LED signal module shall be capable of withstanding ultraviolet light (direct sunlight) exposure for a minimum time period of five years without exhibiting evidence of deterioration.

Each Ball LED shall have a sticker attached stating compliance to the ITE Standard for Color and Luminous Intensity and each Arrow LED shall have a sticker attached stating compliance to the ITE Standard for Color as specified in the VTCSH.

B. Pedestrian Modules (Single & Bi-Modal) Only.

Pedestrian LED traffic signal modules shall be designed as a retrofit replacement for the message bearing surface of a 12 inch by 12 inch or approximately 16 inch by 18 inch (with a 2 3/8 inch corner radius), pedestrian traffic signal housing built to the PTCSI Standard. The Single Pedestrian module shall be designed to display either a “HAND” or “WALKING MAN” symbol that complies with PTCSI standard for this size specified. The Bi-Modal Pedestrian module shall be designed to display both “HAND” and “WALKING MAN” symbols that comply with the PTCSI standard for these symbols for the size specified.

The “HAND” and “MAN” symbols for both the Single and Bi-Modal Pedestrian shall be designed so that the entire area comprising the symbol appears illuminated. Outlined shapes will not be accepted.

The LED signal module shall fit into existing Pedestrian signal housings without the need to modify the housing. Installation of the retrofit replacement Pedestrian LED signal module into pedestrian signal housing shall only require the removal of the existing message bearing surface, existing lamp components (i.e., lens, lamp module, gaskets, and reflector), and insertion of the retrofit replacement into the area once occupied by the removed assembly.

Each pedestrian module shall have a sticker attached stating compliance to the ITE standard for chromaticity as defined in the PTCSI.

Optical

A. Ball and Arrow Modules (Single & Bi-modal) Only. The measured chromaticity coordinates of Ball and Arrow LED signal modules shall conform to the chromaticity requirements of Section 8.04, Limits of Chromaticity Coordinates and the associated Figure 1 of the VTCSH standard.

The light output distribution for Ball LED traffic signal modules shall be as defined in Section 11.04 and Table 1 of the VTCSH standard. The minimum luminous intensity values for Ball LED traffic signal modules shall be, at a line voltage of 120 ± 3 volts rms, as listed in Table 1 of the VTCHS standard. Variations in operating line voltage of between 80 and 135 volts rms shall have minimal effect (less than ±10%) on luminous output of the signal module. Minimum Initial Luminous Intensities of units supplied shall equal or exceed, at 36EF, 117.5% of the values defined in Table 1 - Maintained Minimum Luminous Intensity Table-of the VTCSH standard for LED signal modules.
Ball LED signal modules, except for yellow modules, shall be designed so that when operated over the specified operating ambient temperature and voltage ranges during the luminous intensity warranty period, the luminous intensity of the unit shall exceed or equal the values shown in Table 1, “Maintained Minimum Luminous Intensity Table” of the VTCSH standard for LED signal modules.

Yellow modules shall be designed so that when operated at 77°F over the specified voltage range during the luminous intensity warranty period, the luminous intensity of the unit shall equal or exceed the values shown for the color Green.

Arrow LED signal modules shall be designed so that when operated over the specified ambient temperature and voltage ranges, the signal is clearly visible and attracts attention for a distance of at least 1/4 mile under normal atmospheric conditions.

B. Pedestrian Modules (Single & Bi-Modal) Only. The measured chromaticity coordinates of Pedestrian LED signal modules shall conform to the chromaticity requirements of Section 5.3, Color and the associated Figure C of the PTCSI standard.

Pedestrian LED signal modules shall be designed so that when operated over the specified ambient temperature and voltage ranges, the signal shall attract the attention of, and be readable to, a viewer (at both day and night) at all distances from 9 feet to the full distance to be crossed.

Performance Tests

A. All LED Modules. Prior to shipment, the vendor shall energize (burn in) each LED signal module for a minimum of 24 hours, at rated voltage, and at a 100 percent on-time duty cycle. This test shall be conducted at the rated voltage in an ambient temperature of 140°F. Any failure within an LED signal module occurring during burn-in shall be cause for rejection.

After burn-in procedure is completed, the following additional tests shall be performed. These tests shall be conducted at rated operating voltage and at 77°F unless otherwise specified. All units shall be powered off for a period of 1 second and then powered back on. Any unit failing to turn on after power restoration shall be rejected. This test shall be performed a minimum of 10 times.

A sample of 10% of units of each configuration, Balls or Arrows or Pedestrian signal modules, on the order shall be randomly selected and tested by the vendor in a flashing mode of operation, at 50 percent duty cycle with a 0.5 sec on time, and for a 24 hour period at 140°F. Any unit failing to function properly shall result in failure of the entire lot from which the sample was selected. Should this occur, the entire quantity ordered shall be tested as described above, and units not functioning properly shall be rejected.

Each LED signal module shall be visually inspected for any exterior physical damage or assembly anomalies. Careful attention shall be paid to the surface of the lens to ensure there are no scratches (abrasions), cracks, chips, discoloration, or other defects.

Each LED signal module shall be tested to ensure light output at 80 and 135 volts without adverse operational effects. Each LED signal under test shall be operated at each voltage level for a time period of five minutes. Signal modules illuminating with any adverse operational effects shall be rejected.

Contractors shall provide, with each shipment, a Manufacturer’s Certification of compliance. The certification shall certify that the LED signal modules comply with the requirements of these specifications. In addition to the certification, the modules shall be supplied with a list of the serial numbers of the units, copies of all applicable test reports on the LED signal modules, and signature of the person responsible for certifying the tests.

B. Ball Modules only. Each Ball LED signal module shall be tested for rated initial intensity. A single point measurement (at -2.5E V, 2.5E R or L) with a correlation to the minimum intensity requirements specified herein may be used. This test shall be performed after the burn-in procedure is completed, at rated operating voltage and at 77°F unless otherwise specified.
Electrical

**A. All LED modules.** All wiring and terminal blocks shall meet the requirements of Section 13.02 Wiring of the VTCSH standard. Each wire shall be approximately 3 feet long. Units shall be supplied with color coded wires as defined below:

Red Balls & Red Arrows - Red & White  
Yellow Balls & Yellow Arrows - Yellow & White  
Green Balls & Green Arrows - Brown & White  
Bi-Modal Arrows - Brown (Green Arrow), Yellow & White (Common)  
Bi-Modal Pedestrians - Red (Hand), Brown (Man) & White (Common)  
Single Pedestrians (Hand) - Red & White  
Single Pedestrians (Walk Man) - Brown & White

The LED signal module shall operate with AC line voltage ranging from 80 volts to 135 volts rms, 60 ± 3 Hz. The circuitry shall prevent flicker over this voltage range. Rated voltage for all optical and power measurements shall be 120 ± 3 volts rms.

The signal module on-board circuitry shall include voltage surge protection to withstand high-repetition noise transients and low-repetition high energy transients as stated in Section 2.1.6, NEMA Standard TS-2.

Each LED signal module shall be designed so that there is no noticeable light output when connected to rated voltage through an impedance of 15 kohm (either resistive or capacitive).

The signal module shall be designed so that, under normal operation, an AC voltage of no greater than 10 volts rms shall be developed across the unit when it is connected in series with any value of impedance greater than 15 kohm and for any applied AC voltage between 80 and 135 volts rms that is connected across this series combination. In addition, the signal module shall be designed so that the voltage across the module shall reduce in value to less than 10 volts rms within 100 msec when the module is switched off by any solid state switch or switchpack having an impedance of 15 kohm or greater.

The individual LED light sources shall be wired so that a catastrophic failure of one LED light source will not result in the loss of illumination of more than four LED light sources.

The LED signal module and associated on-board circuitry shall meet Federal Communications Commission (FCC) Title 47, Subpart B, Section 15 regulations concerning the emission of electronic noise. All modules shall contain filtering dedicated to prevent inducing electronic noise into the AC power lines.

Modules shall be fused using a time-delay fuse. The fuse shall be located so that it can be easily changed without the need to disassemble the module. If in-line fuses are added into module wire leads, they will be installed in the colored wires of the units. Each individual circuit in the Bi-Modal models shall be fused separately.

All printed circuit boards used in the module shall be coated with a conformal coating containing an ultraviolet tracer.

All unit types shall be operationally compatible with the traffic signal equipment that each type is designed and intended to interface with. This equipment includes all controllers, conflict monitors, current monitors, switchpack and flashers currently in use by the Department.

**B. NYSDOT Standard & Type A LED Module Definitions.** NYSDOT Standard Units shall be designed so that a normally functioning signal module will generate the needed current to prevent a Model 215 Current Monitor from detecting a loss of current over the voltage range of between 95 and 135 volts rms. The minimum current required to prevent the Model 215 monitor from detecting a loss of current is a 500 milliamp peak AC or pulsed current with a minimum pulse width of 3 msec. Signal modules designed to specifically generate current pulses to prevent the monitor from tripping shall, as a minimum, generate 6 pulses per second. Generated current pulses shall be evenly spaced, with the
first pulse generated within 100 msec after the application of AC power. (Additional information regarding the operation of the Model 215 Current Monitor can be obtained in the latest "New York State Transportation Management Equipment Specifications").

NYSDOT Standard Units shall incorporate circuitry to reliably detect the total loss of LED current due to failures such as, but not limited to, open circuits and power supply problems. Upon detection of this failure, this circuit will disable any current generating circuitry within 400 msec to allow detection of this failure by a Model 215 current monitor.

Type “A” units shall be supplied without the necessary circuitry to function with a Model 215 current monitor.

Total harmonic distortion (current and voltage) induced into an AC power line for Type A units operating at rated voltage shall not exceed 20 percent for units consuming greater than 15 watts at 77°F and 40 percent for units consuming less than 15 watts at 77°F.

All Ball and Single Arrow LED modules may be procured using this specification as either NYSDOT Standard or Type A units. Single Pedestrian, Bi-Modal Pedestrian, and Bi-Modal Arrows will be procured as Type A only.

The maximum power consumption shall not exceed the following wattages at 77 degrees F:

<table>
<thead>
<tr>
<th>12 inch Balls</th>
<th>Red-14 Yellow-24 Green-18</th>
</tr>
</thead>
<tbody>
<tr>
<td>8 inch Balls</td>
<td>Red-10 Yellow-13 Green-13</td>
</tr>
<tr>
<td>12 inch Arrows</td>
<td>Red-10 Yellow-10 Green-10</td>
</tr>
<tr>
<td>Bi-Modal Arrows</td>
<td>Yellow-10 Green-10</td>
</tr>
<tr>
<td>12 inch by 12 inch Signal Pedestrian</td>
<td>Hand-9 Man-9</td>
</tr>
<tr>
<td>12 inch by 12 inch Bi-Modal Pedestrian</td>
<td>Hand-9 Man-9</td>
</tr>
<tr>
<td>16 inch by 18 inch Bi-Modal Pedestrian</td>
<td>Hand-12 Man-12</td>
</tr>
</tbody>
</table>

NYSDOT standard units supplied will meet the same low distortion standards without the current generating circuitry included in the measurement.

LED signal modules supplied in conformance with this specification shall have power factors of 0.90 or greater without the current generating circuitry included in the calculations for power factors for NYSDOT Standard units.

C. Pedestrian Modules (Single & Bi-Modal) Only. The maximum power consumed by a pedestrian LED unit shall not exceed 15 volt-amps (VA) at 120 ± 3 volts rms.

Environmental. All LED signal modules shall be rated for use in the ambient temperature range of -40°F to 165°F. LED signal modules shall be sealed against dust and moisture intrusion per the requirements of NEMA Standard 250-1991 for Type 4 enclosures to protect all internal LED and electrical components. LED signal modules shall be capable of operating at rated voltage in an environment of 165°F /85% RH for 1000 hours without the formation of internal condensing moisture.

BASIS OF ACCEPTANCE. Acceptance of signal heads, sections, and/or LED signal modules will be based on manufacturer's certification of compliance with these specification requirements, a list of serial numbers of the units being supplied, copies of all applicable test reports on the signal modules, and signature of the person responsible for certifying the tests. In addition, LED module model number and manufacturer's name must be listed on the NYS Signal Qualified Products List (QPL). The QPL can be obtained from the NYSDOT website.

724-05 THRU 724-07 (VACANT)

724-08 SHIELDED COMMUNICATION CABLE
SCOPE. This specification covers the material requirements and fabrication details of shielded communication cable for use with traffic signal systems.

MATERIALS AND CONSTRUCTION. The cable shall conform to the requirements of the International Municipal Signal Association (IMSA) specification 20-2 for polyethylene insulated, polyethylene jacketed communication cable with electrical shielding. The gauge and number of conductors shall be as specified in the plans. The conductors shall be stranded copper wire.

BASIS OF ACCEPTANCE. Acceptance of material will be based on the manufacturer's certification of compliance with these specification requirements.

724-09 SIGNAL CABLE WITH INTEGRAL MESSENGER

SCOPE. This specification covers the material requirements for signal cable with integral messenger for use with traffic signal systems and for aerial installations.

MATERIALS AND CONSTRUCTION. The cable shall conform to the requirements of the International Municipal Signal Association (IMSA) Specification 20-3. The gauge and number of conductors shall be as specified in the plans. The conductors shall be stranded copper wire.

BASIS OF ACCEPTANCE. Acceptance of material will be based on the manufacturer's certification of compliance with these specification requirements.

724-10 SHIELDED COMMUNICATION CABLE WITH INTEGRAL MESSENGER

SCOPE. This specification covers the material requirements for shielded communication cable with integral messenger for use with traffic signal systems and for aerial installations.

MATERIALS AND CONSTRUCTION. The cable shall conform to the requirements of the International Municipal Signal Association (IMSA) Specification 20-4. The gauge and number of conductors shall be as specified in the plans. The conductors shall be stranded copper wire.

BASIS OF ACCEPTANCE. Acceptance of material will be based on the manufacturer's certification of compliance with these specification requirements.

724-11 THRU 724-14 (VACANT)

724-15 FIRE PRE-EMPTION TELL-TALE LIGHT

SCOPE. This specification covers the material requirements for fire pre-emption tell-tale light.

MATERIALS AND CONSTRUCTION. The fire pre-emption tell-tale light shall consist of a Xenon flash tube rated at 10.76 Mlx and 2000 hours life. The flash rate shall be 60 to 80 flashes per minute. The tell-tale light shall be capable of normal operation between outside temperature from -46°C to +60°C. The tell-tale light shall be contained in a vandal resistant weatherproof housing and mounting with a blue heat resistant and shatterproof globe. It shall be visible through 360° horizontally. The fire pre-emption tell-tale light shall operate from a 115 volt 60 Hz. single phase power source.

BASIS OF ACCEPTANCE. Acceptance of the fire pre-emption tell-tale light shall be based on the manufacturer's certification of compliance with these specification requirements.
724-16 THRU 724-19 (VACANT)

724-20 INDUCTANCE LOOP WIRE

SCOPE. This specification covers the material requirements for wire used in inductance loop vehicle detectors.

MATERIALS AND CONSTRUCTION. Loop wire shall be one conductor No. 14 AWG wire loosely encased in a tube in conformance to the requirements of the International Municipal Signal Association (IMSA) Specification 51-5.

BASIS OF ACCEPTANCE. Acceptance of material will be based on the manufacturer's certification of compliance with these specification requirements.

724-21 SHIELDED LEAD-IN CABLE

SCOPE. This specification covers the material requirements for shielded lead-in cable used with inductance loop vehicle detectors.

MATERIALS AND CONSTRUCTION. The cable shall consist of No. 14 AWG conductors in conformance to the requirements of the International Municipal Signal Association (IMSA) Specification 50-2.

BASIS OF ACCEPTANCE. Acceptance of material will be based on the manufacturer's certification of compliance with these specification requirements.

724-22 ROADWAY LOOP EMBEDDING SEALER

SCOPE. This specification covers the material requirements for Roadway Loop Embedding Sealer used when installing inductance loops.

MATERIALS AND CONSTRUCTION. Roadway Loop Embedding Sealer shall be used to encapsulate Traffic Signal Loop Wires embedded in highway materials. The sealer shall be cold applied and may be a one or two component system, the viscosity of which shall be sufficient to allow the material to be either poured or placed under pressure and fully encapsulate the loop wires. The sealer shall be curable at temperatures of 40°F and above.

When the sealer is bonded to common paving materials, it shall have sufficient strength and resiliency to withstand stresses due to vibrations and differences in expansion and contraction as a result of temperature changes or traffic conditions. The sealer shall be compatible with the sheathing or covering of loop inductance wires.

### Table 724-22-1 Roadway Loop Embedding Sealer Properties

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Flexible</th>
<th></th>
<th>Hard</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Min.</td>
<td>Max.</td>
<td>Min.</td>
</tr>
<tr>
<td>Hardness, Shore</td>
<td>ASTM D2240</td>
<td>A15</td>
<td>A40</td>
<td>A50</td>
</tr>
<tr>
<td>Pot Life @70°F, minutes</td>
<td>NYSDOT 724-40E</td>
<td>15</td>
<td>---</td>
<td>15</td>
</tr>
<tr>
<td>Curing Time (tack free surface) @ 70°F, hours</td>
<td>NYSDOT 724-40E</td>
<td>---</td>
<td>2</td>
<td>---</td>
</tr>
<tr>
<td>Tensile Strength, psi</td>
<td>ASTM D412</td>
<td>50</td>
<td>---</td>
<td>400</td>
</tr>
<tr>
<td>Elongation, percent</td>
<td>ASTM D412</td>
<td>150</td>
<td>---</td>
<td>20</td>
</tr>
</tbody>
</table>
### Chemical Resistance

Cured sealer shall be resistant to most chemicals and solvents, including salts, acids, hydrocarbons, etc.

Packaged stability of each component in original unopened containers, stored in temperatures between 32°F and 100°F shall be a minimum of six months.

### MATERIAL REQUIREMENTS

The material shall meet the requirements of either the Flexible or Hard designation in Table 724-22-1. Materials designated Flexible require a 180° mandrel bend test @ 80°F with no breaking as part of the accelerated weathering testing.

### BASIS OF ACCEPTANCE

Applications for approval of Roadway Loop Embedding Sealer shall be submitted to the Materials Bureau by the manufacturer accompanied by a 1 gallon sample of the product and all pertinent sealer information including, but not limited to, manufacturer's sealant test results, sealant application procedures and safety precautions. Upon approval by the Materials Bureau, the name of the product will be placed on an approved list of Roadway Loop Embedding Sealers for use on asphalt and/or concrete pavements based on the compatibility of the sealer with the pavement material. The product may then be accepted on the basis of the name brand labeled on the container.

### 724-23 PEDESTRIAN PUSH BUTTON AND SIGN

#### SCOPE

This specification covers the material requirements for pedestrian push button and sign.

#### MATERIAL AND CONSTRUCTION

The push button unit shall be a direct push type having a cast aluminum housing. The unit shall be strongly constructed, rugged, abuse and tamper proof and suitable for operation under all weather conditions. It shall be provided with one normally-opened contact with ample contact area. The contacts shall be a material which will provide low contact resistance throughout the life of the device. The housing shall be of a design or be provided with adaptors to facilitate mounting on poles of different diameters. The unit shall have a convenient means of wiring.

The sign may be either reflectorized or non-reflectorized, with legend as specified on the plans and in accordance with Chapter 2B of the MUTCD.

#### BASIS OF ACCEPTANCE

Pedestrian push button and sign shall be accepted upon the manufacturer's certification of compliance with these specification requirements.

### SECTION 725 - MISCELLANEOUS METALS AND PLASTICS

#### 725-01 COPPER FLASHING

#### SCOPE

This specification covers the material requirements for copper flashing.

#### MATERIAL REQUIREMENTS

Sheet copper for flashing shall be rolled from copper fulfilling the requirements of ASTM B5. This sheet metal shall be cold rolled soft copper.
**Basis of Acceptance.** Acceptance of this material will be based on the manufacturer's certification that the material meets the specification requirements.

**725-02 Steps for Manholes**

**Scope.** This specification covers the material requirements for steps used in manholes.

**General.** The minimum design live load, for steps, appurtenances and fastenings, shall be a single concentrated load of 800 pounds. The live loads imposed by persons occupying the steps shall be considered to be concentrated at such points as will cause the maximum stress in the structural member being considered.

Steps shall be designed so a worker's foot cannot slide off the end. The minimum length of the rungs shall be 10 inches.

Whenever a combination of dissimilar types of metals are used in the manufacture of steps, appurtenances and fastenings, the materials shall be treated to prevent deleterious effects.

**Materials.** Manhole steps shall be fabricated from one of the following:

**Ferrous Metal.** Steps shall conform to one of the following requirements:

- Iron Castings: Class 25A, 715-05
- Malleable Iron Castings: Grade 35018, 715-09
- Steel: ASTM A575, Grade M 1020 galvanized in accordance with '719-01, Type 1.

The steps shall have a minimum cross-sectional dimension of 1 inch exclusive of any coatings placed on them.

**Non-Ferrous Metal.** Steps shall conform to the following requirements:

- Aluminum Castings: Alloy 356-T6, 715-03.
- Wrought Aluminum: 6061-T6, 6005-T5, or 6351-T6, 715-04

When aluminum steps are used, the portion of the step which will be in direct contact with cement concrete or concrete mortar, shall be coated with a zinc chromate primer or bituminous material approved by the Materials Bureau.

**Reinforced Plastic.** Steps shall consist of polypropylene or other plastic material completely covering a steel core. The plastic may be extruded, cast, or molded into the standard size and shape manhole steps, and provide corrosion protection.

The plastic material shall have the following characteristics:

**A. Resistance to Salt and Caustic Solutions.** Resistance to the following solutions when submerged for 30 days:

- 10% Sodium Chloride
- 10% Hydrochloric Acid
- 10% Sodium Hydroxide
- 10% Sulfuric Acid
B. Flow Point. A flow point of 320°F or greater.

C. Flexibility. It shall remain flexible over a temperature range of -22°F to +248°F upon long aging.

D. Fire Resistance. It shall be non-burning, self-extinguishing, or very slow burning.

The steel core shall be not less than 1/2 inch diameter and shall have the following physical characteristics:
- Tensile Yield, Minimum 40,000 psi
- Tensile Strength, Minimum 70,000 psi

The plastic step, when cast into a concrete block the proper depth, shall withstand a minimum load of 800 pounds applied on 1 square inch area in the center of the step without cracking or breaking the plastic coating, loosening the step in the concrete or permanently deforming the step.

BASIS OF ACCEPTANCE. Manhole steps shall be accepted on the basis of the manufacturer's certification of compliance with this specification. However, the Department reserves the right to take random samples at any time for testing for compliance with the requirements of this specification.

SECTION 726 - DETECTABLE WARNING UNITS

726-01 SURFACE-APPLIED DETECTABLE WARNING UNITS

SCOPE. This specification covers the material and quality requirements for surface-applied detectable warning units.

MATERIAL REQUIREMENTS. Surface-applied detectable warning units shall conform to the dimensions shown on the current standard sheet for detectable warnings.

Units shall be composed of cementitious materials, steel, iron, plastics, polymeric materials, resins, pigments, or as approved by the Director, Materials Bureau. The units shall be an approximate visual match to the color specified in the Contract Documents. Units shall provide the required contrast (light-on-dark or dark-on-light) with the adjacent curb ramp or other applicable walkway. The units shall be uniform in color and texture, be free of cracks or other defects, and have clean-cut and well-defined edges.

Units shall adhere to hot mix asphalt (HMA) or Portland cement concrete (PCC) surfaces at a minimum air temperature of 60°F, and a minimum surface substrate temperature of 70°F. They shall be weather resistant and durable to normal pedestrian wear and maintenance activities, and show no appreciable fading, lifting, or shrinkage. The units shall be capable of molding or fitting itself to the contours, breaks, and faults of HMA or PCC surfaces, and show no significant tearing, rollback, lifting, or other signs of poor adhesion. The units shall have friction characteristics similar to a broomed PCC surface.

The detectable warning units shall meet the following physical properties:

<table>
<thead>
<tr>
<th>Standard</th>
<th>Property</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>ASTM C501</td>
<td>Wear Resistance</td>
<td>Wear Index: &gt;15</td>
</tr>
<tr>
<td>ASTM C1028</td>
<td>Slip Resistance</td>
<td>Dry Coefficient of friction 0.8 minimum</td>
</tr>
<tr>
<td>ASTM E96</td>
<td>Water Vapor Transmission</td>
<td>10 grams/square foot/24 hours</td>
</tr>
<tr>
<td>Various</td>
<td>Adhesion/Bonding Strength</td>
<td>See Note*</td>
</tr>
</tbody>
</table>

*Note: Due to the various types of materials available, the Manufacturer shall certify, through independent laboratory testing, that the type of material used for detectable warnings will bond to a prepared surface.
PACKAGING AND SHIPMENT. Preformed, surface-applied, detectable warning units shall be shipped and packaged in accordance with commercially accepted standards. The following information shall be marked on each package or on the shipping invoice: the name of the product, the name and address of the manufacturer, and the quantity of material.

BASIS OF ACCEPTANCE. Acceptance of this material for placement on the Approved List will be based on the manufacturer’s certification of compliance with these requirements and in accordance with procedural directives of the Materials Bureau. Contract acceptance will be based on the manufacturer’s name appearing on the Department’s Approved List.

726-02 EMBEDDED DETECTABLE WARNING UNITS

SCOPE. This specification covers the material and quality requirements for embedded detectable warning units.

MATERIAL REQUIREMENTS. Embedded detectable warning units shall conform to the dimensions shown on the current standard sheet for detectable warnings.

Units shall be composed of cementitious materials, steel, iron, clay, shale, plastics, polymeric materials, resins, pigments, or as approved by the Director, Materials Bureau. The units shall be an approximate visual match to the color specified in the Contract Documents. Units shall provide the required contrast (light-on-dark or dark-on-light) with the adjacent curb ramp or other applicable walkway. The units shall be uniform in color and texture, be free of cracks or other defects, and have clean-cut and well-defined edges.

Where applicable, the units shall adhere to hot mix asphalt (HMA) or Portland cement concrete (PCC) surfaces at a minimum air temperature of 60°F, and a minimum surface substrate temperature of 70°F. They shall be weather resistant and durable to normal pedestrian wear and maintenance activities, and show no appreciable fading, lifting, or shrinkage. The units shall have friction characteristics similar to a broomed PCC surface.

The detectable warning units shall meet the following physical properties:

<table>
<thead>
<tr>
<th>Property</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compressive Strength, Min., 28 days</td>
<td>8000 psi Minimum</td>
</tr>
<tr>
<td>Freeze-thaw Loss (25 Cycles, one per day, 10% NaCl solution) in accordance with NY Test Method 502-3P</td>
<td>1.0% Maximum</td>
</tr>
</tbody>
</table>

PACKAGING AND SHIPMENT. Embedded detectable warning units shall be shipped and packaged in accordance with commercially accepted standards. The following information shall be marked on each package or on the shipping invoice: the name of the product, the name and address of the manufacturer, and the quantity of material.

BASIS OF ACCEPTANCE. Acceptance of this material for placement on the Approved List will be based on the manufacturer’s certification of compliance with these requirements and in accordance with procedural directives of the Materials Bureau. Contract acceptance will be based on the manufacturer’s name appearing on the Department’s Approved List.

SECTION 727 - PAVEMENT MARKING MATERIALS

727-01 EXTRUDED THERMOPLASTIC
SCOPE. This specification covers the material requirements for thermoplastic that is extruded, in a molten state, onto a pavement surface. Following a surface application of reflective beads the resultant marking is a reflectorized stripe.

MATERIAL REQUIREMENTS. Unless otherwise noted, all samples are to be prepared and tested at an ambient temperature of 73°F ± 3°F.

General.
- Formulated for application at temperatures greater than 400°F.
- Show no significant breakdown or deterioration at 475°F.
- Pigment, beads and filler uniformly dispersed in the binder resin.
- Be free from all skins, dirt and foreign objects.
- Comply with the following requirements:

<table>
<thead>
<tr>
<th>TABLE 727-01-1 THERMOPLASTIC PROPERTIES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Component</td>
</tr>
<tr>
<td>White</td>
</tr>
<tr>
<td>Binder</td>
</tr>
<tr>
<td>Titanium Dioxide</td>
</tr>
<tr>
<td>Reflective Beads</td>
</tr>
<tr>
<td>Calcium Carbonate &amp; Inert Fillers</td>
</tr>
<tr>
<td>Yellow Pigments</td>
</tr>
</tbody>
</table>

* Amount and type of yellow pigment, calcium carbonate and inert fillers at the option of the manufacturer, providing the other composition requirements are met and the yellow pigment is lead chromate free.

Physical Properties.

A. Color. (ASTM D1535) When viewed under North Standard Daylight:
- White: Approximate visual color match to Munsell Book Notation N 9.5/0.
- Yellow: Approximate visual color match to Munsell Book Notation 10YR8/14.

B. Yellowness Index. (ASTM D1925 at 2EObserver angle and C Illuminate)
- White thermoplastic: 0.12 maximum


D. Specific Gravity. Between 1.8 and 2.2 as determined by a water displacement method at 77EF.

E. Field Drying Time. At 70EF, and thickness between 1/8 inch and 3/16 inch: Completely solid and showing no damaging effect from traffic after 10 minutes.

Thermoplastic Primer.
- Specifically designed to enhance the bond of thermoplastic pavement markings to HMA and/or PCC pavements.
- Be either a one-component or two-component, cold- or hot-applied material of the type recommended by the manufacturer.
Conform to current Federal, State and Local air pollution regulations, including those for the control (emission) of volatile organic compounds (VOC) as established by the U.S. EPA, and the NYSDEC.

PACKAGING AND SHIPPING. Shipped to the job site in strong, substantial containers, clearly marked with the following and including:
- Manufacturer's Name
- Name of Product
- Material Specification Number
- Lot/Batch Number
- Manufacture Date
- Expiration Date
- Quantity
- Two-component primer containers clearly identified as "Part A" and "Part B"
- Primers accompanied with written instructions for use

BASIS OF APPROVAL. Application for approval shall be submitted to the Materials Bureau by the manufacturer, accompanied by samples of each color (white and yellow) of the product and applicable glass beads in accordance with §727-05 Glass Beads For Pavement Markings, independent lab test results in accordance to this specification or in conjunction with the National Transportation Product Evaluation Program (NTPEP), and a certification that the product conforms to this specification.

Upon approval by the Materials Bureau, the product will be placed on the Approved List.

BASIS OF ACCEPTANCE. Extruded Thermoplastic will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

727-02 REMOVABLE RAISED PAVEMENT MARKERS

SCOPE. This specification covers the material requirements for removable raised pavement markers for use as interim and temporary pavement markings.

MATERIAL REQUIREMENTS

General. Removable raised pavement markers shall be:
- Designed as single units consisting of an acrylic plastic or another type of durable casing, containing one or two reflective faces.
- Approximately square in shape.
- Capable of providing daytime delineation.
- Adhere to HMA or PCC surfaces using adhesives and/or methods recommended by the manufacturer.
- Removable from HMA and PCC pavements, intact or in substantially large pieces, without the use of heat, solvents, grinding or blasting.
- Free from dirt or any other contaminants.

Physical Properties.

A. Color. (ASTM D1535) When viewed under North Standard Daylight:
- White: Approximate visual color match to Munsell Book Notation N 9.5/0
- Yellow: Approximate visual color match to Munsell Book Notation 10YR8/14

B. Size.
2. Reflective Lens. Minimum area of the reflective lens: 0.38 square inches.

**C. Reflectance.** Initial average reflectance values, when measured with incident light parallel to the base of the marker, at an observation angle of 0.2°.

<table>
<thead>
<tr>
<th>TABLE 727-02-1 REFLECTIVE MARKER LENSES REFLECTANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Color</td>
</tr>
<tr>
<td>Entrance Angle</td>
</tr>
<tr>
<td>Specific Intensity (cd/fc)</td>
</tr>
</tbody>
</table>

**NOTES:**
1. Observation Angle: The angle at the reflector between the observer's line of sight and the direction of light incident on the reflector.
2. Entrance Angle: The angle in the horizontal plane between the direction of incident light and the normal to the leading edge of reflective marker.
3. Specific Intensity: The luminous intensity (candelas) of returned light at the chosen observation and entrance angles for each footcandle of illumination at the reflector on a plane perpendicular to the incident light.
4. Photometric Test Procedure: The reflective marker to be tested shall be located with the center of the reflective lens at a distance of 5 feet from a uniformly bright light source, having an effective diameter of 0.2 in. The return of light shall be measured using an annular ring photocell (3/8 inch I.D. x 1/2 inch O.D.). The photocell shall be shielded to eliminate stray light. The distance from the light source center to the photocell center shall be 0.21 inches. If a test distance of other than 5 feet is used, the source and receiver shall be modified in the same proportion as the test distance.

**BASIS OF APPROVAL.** Application for approval shall be submitted to the Materials Bureau by the manufacturer, accompanied by samples of each color (white and yellow) of the product, independent lab test results in accordance with this specification or in conjunction with the National Transportation Product Evaluation Program (NTPEP), and certification that the product conforms to this specification. Additional field tests will be carried out in accordance with Materials Bureau Directives. Upon approval by the Materials Bureau, the product will be placed on the Approved List.

**BASIS OF ACCEPTANCE.** Removable Raised Pavement Markers for Interim Pavement Markings will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

Removable Raised Pavement Markers used for Temporary Pavement Markings will be accepted on the basis of the product appearing on the Approved List. Upon request, the Contractor shall provide a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

**727-03 EPOXY PAINT**

**SCOPE.** This specification covers the material requirements for epoxy pavement marking paint that is applied onto pavement, followed by a surface application of retroreflective beads for use as interim and permanent pavement markings.

**MATERIAL REQUIREMENTS**
General. Epoxy paint shall be:
Formulated for use as a pavement marking material and for hot-spray application at elevated temperatures.
Two-component (Part A and Part B), 100% solids type system formulated and designed to provide a simple volumetric mixing ratio (e.g., two volumes of Part A to one volume of Part B).
VOC compliant and lead chromate free.
Use organic yellow pigments, Color Index Pigment Yellow 65 (C.I. 11740) and/or 74 (C.I. 11741).
Have a consistent target value of epoxy in Part A, based on ASTM D1652. Tested on a pigment free basis and calculated as the weight per epoxy equivalent (WPE).
Have a consistent total amine value of Part B based on ASTM D2074, or an alternate test method for determining the amine value specified by the manufacturer subject to the approval of the Director, Materials Bureau.
Display no bleeding on the surface upon which the paint is applied.
Conform to current Federal, State and Local air pollution regulations, including those for the control (emission) of volatile organic compounds (VOC) as established by the U.S. EPA and the NYSDEC.

Physical Properties.

A. % Pigment - Part A. (ASTM D2371) Yellow: 23% minimum
White: 18% minimum
% TiO2 (100% Purity) (NYS Test Method 727-20C) White: 16.5% minimum

B. % Resin – Part A. (ASTM D2371) Yellow: 70% - 77%
White: 75% - 82%

C. Color. (ASTM D1535) When viewed under North Standard Daylight, at a 15 ± 1 mil wet film thickness with no glass beads applied:
White: Approximate visual color match to Munsell Book Notation N 9.5/0
Yellow: Approximate visual color match to Munsell Book Notation 10YR8/14 and within the following chromaticity coordinate limits when tested under ASTM E1347.

<table>
<thead>
<tr>
<th>TABLE 727-03-1 CHROMATICITY COORDINATES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coordinate</td>
</tr>
<tr>
<td>x</td>
</tr>
<tr>
<td>y</td>
</tr>
</tbody>
</table>

D. Directional Reflectance. (ASTM E1347) White: 84% minimum
Yellow: 54% minimum

E. Yellowness Index. (ASTM D1925 at 2° Observer angle and C Illuminate)
White Epoxy Paint: 0.12 maximum

F. Drying Time – Laboratory. (ASTM D711) Dry to no-pick-up time in 3 minutes maximum at an application rate of 15 ± 1 mils wet-film thickness and glass-sphere application rate of 20 lb/gal.

G. Hardness. (ASTM D2240) Samples cured for 72 to 96 hours prior to testing.
Shore D Hardness: 75 - 100.
**H. Infrared Spectrophotometer Analysis.** (ASTM D2621) The spectrum of each component will be analyzed and maintained as a base record. Any subsequent samples taken from a Department contract must be a reasonable match to the original formulation spectrum accepted by the Materials Bureau for the Approved List.

Placement Properties. The material shall be capable of being placed using standard epoxy pavement marking equipment and have a maximum field no track time of 30 minutes when installed at 77°F.

PACKAGING AND SHIPPING. Shipped to the job site in strong, substantial containers, clearly marked with the following information:
- Manufacturer's Name
- Name of Product
- Material Specification Number
- Lot/Batch Number
- Date of Manufacture
- Expiration Date
- The Statement (as appropriate):
  - “Part A Contains Pigment and Epoxy Resin,” or “Part B Contains Catalyst”
- Quantity

BASIS OF APPROVAL. Application for approval shall be submitted to the Materials Bureau by the manufacturer, accompanied by two 1/2 pint samples of each color (white and yellow) of Part A and one 1/2 pint of Part B for each color, independent lab test results in accordance with this specification or in conjunction with the National Transportation Product Evaluation Program (NTPEP), and certification that the product conforms to this specification. Additional field tests will be carried out in accordance with Materials Bureau Directives.

Upon approval by the Materials Bureau, the product will be placed on the Approved List.

BASIS OF ACCEPTANCE. Epoxy Paint for Permanent and/or Interim Pavement Markings will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

Epoxy Paint used for Temporary Pavement Markings will be accepted on the basis of the product appearing on the Approved List. Upon request, the Contractor shall provide a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

**727-04 PERMANENT PAVEMENT TAPE**

SCOPE. This specification covers the material requirements for preformed pavement marking tape that is applied to the pavement for use as permanent pavement markings.

GENERAL. Permanent pavement tape shall be:
- Designed to provide immediate and continuous retroreflection.
- Meet all the requirements of ASTM D4505.
- Composed of a mixture of plastics or polymeric materials, resins, pigments, and reflective beads that are uniformly distributed throughout the thickness of the material.
- Have a layer of reflective beads bonded to, or embedded in the top surface.
- Pre-coated, on its bottom side, with a pressure-sensitive adhesive for adherence to HMA or PCC surfaces.
- Of the specified dimension and shape with clean-cut, well-defined edges, of good appearance, and free of cracks or other defects.
Weather resistant and through normal traffic wear shall show no appreciable fading, lifting or shrinkage. Capable of molding itself to the contours, breaks and faults of HMA or PCC surfaces. Show no significant tearing, rollback, lifting or other signs of poor adhesion. Free from dirt and any other contaminants.

**MATERIAL REQUIREMENTS.** Unless otherwise noted, all samples are to be prepared and tested at an ambient temperature of 73° ± 3°F.

**A. Color.** (ASTM D1535) When viewed under North Standard Daylight:
White: Approximate visual color match to Munsell Book Notation N 9.5/0
Yellow: Approximate visual color match to Munsell Book Notation 10YR8/14

**B. Thickness.** Preformed pavement marking tape shall be:
Uniform Cross Section: 60 mils minimum thickness.
Patterned (Variable Cross Section): 20 mils minimum thickness at the thinnest portions and 60 mils minimum thickness at the thickest portions.
The patterned top surface shall have approximately 50% of the surface area raised, and its design shall provide immediate and continuing retroreflection.

**C. Tensile Strength.** (ASTM D638) 40 psi minimum
Test specimens shall be Type II prepared by die cutting with Die C as specified in ASTM D412 Test Method A. The testing machine shall operate at a speed of 0.2 inches per minute. For calculating the tensile strength of patterned type material, the thickness measurements shall be taken in the thinnest portions of the cross sectional area.

**D. Elongation.** (ASTM D638) When tested in accordance with the conditions as specified for Tensile Strength: 15% minimum elongation

**Primer.** Primer shall be recommended by the manufacturer of the permanent tape and be compatible with the marking and surface the marking is being applied to. Specifically designed to enhance the bond of the permanent tape to HMA and/or PCC pavements. Conform to current Federal, State and Local air pollution regulations, including those for the control (emission) of volatile organic compounds (VOC) as established by the U.S. EPA and the NYSDEC.

**PACKAGING AND SHIPPING.** Shipped to the job site in strong, substantial containers, clearly marked with the following and including:
- Manufacturer's Name
- Name of Product
- Material Specification Number
- Lot/Batch Number
- Manufacture Date
- Quantity
- Primers accompanied with written instructions for use
- Expiration Date

**BASIS OF APPROVAL.** Application for approval shall be submitted to the Materials Bureau by the manufacturer, accompanied by samples of each color (white and yellow) of the product, independent lab test results in accordance with this specification or in conjunction with the National Transportation Product Evaluation Program (NTPEP), and certification that the product conforms to this specification.
Additional laboratory analysis and field tests will be carried out in accordance with Materials Bureau Directives.

Upon approval by the Materials Bureau, the product will be placed on the Approved List.

**BASIS OF ACCEPTANCE.** Permanent Pavement Tape and primer will be accepted on the basis of the products appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

Permanent Pavement Tape and primer used for Temporary Pavement Markings will be accepted on the basis of the products appearing on the Approved List. Upon request, the Contractor shall provide a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

**727-05 GLASS BEADS FOR PAVEMENT MARKINGS**

**SCOPE.** This specification covers the material requirements for retroreflective beads applied on top of thermoplastic, epoxy or traffic paint for use as pavement markings.

**MATERIAL REQUIREMENTS.** Glass beads for pavement markings shall meet the requirements of AASHTO M247 and shall be:
- Composed of glass that is highly resistant to traffic wear and to the effects of weathering.
- Colorless, clean, transparent, free from milkiness or excessive air bubbles, and essentially free from surface scarring or scratching.
- Silica content (ASTM C169): 60% minimum.
- Refractive index: 1.50 when tested by the liquid immersion method at 77°F.
- Show no tendency to absorb moisture in storage and shall remain free of clusters and hard lumps.
- Flow freely from the dispensing equipment at any time when surface and atmospheric conditions are satisfactory for painting.

**A. Sphericity.** (ASTM D1155 Procedure A) Spherical in shape - 70% minimum, true spheres. Wet/Night Visibility Beads will be tested for roundness according to the procedural directives of the Materials Bureau.

**B. Gradation.** (ASTM D1214).

<table>
<thead>
<tr>
<th>Percent Passing by Weight</th>
<th>Sieve Size</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marking Type</td>
<td>#20</td>
</tr>
<tr>
<td>Epoxy</td>
<td>100</td>
</tr>
<tr>
<td>Traffic Paint</td>
<td>100</td>
</tr>
<tr>
<td>Thermoplastic</td>
<td>100</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Percent Passing by Weight</th>
<th>Sieve Size</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marking Type</td>
<td>#10</td>
</tr>
</tbody>
</table>

**TABLE 727-05-1 GLASS SPHERE GRADATION (Standard Bead)**

**TABLE 727-05-2 GLASS SPHERE GRADATION (Wet/Night Visibility Bead)**
C. Coating.

<table>
<thead>
<tr>
<th>Marking Type</th>
<th>Coating Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>Epoxy Wet/Night Reflective</td>
<td>Silane Type adherence coating designed to interact with and adhere to epoxy pavement markings.</td>
</tr>
<tr>
<td>Epoxy (Standard Bead)</td>
<td>Moisture-resistant coating or a dual purpose type coating (moisture-resistant and adherence).</td>
</tr>
<tr>
<td>Traffic Paint</td>
<td></td>
</tr>
<tr>
<td>Thermoplastic (Drop on)</td>
<td></td>
</tr>
</tbody>
</table>

D. Moisture Resistance. AASHTO M 247 Section 5.3.2

PACKAGING AND SHIPPING. Shipped to the job site in waterproof plastic lined burlap or plastic lined paper bags with the following information clearly marked on the packages:

- Manufacturer's Name
- Name of Product
- Size/Type/Coating
- Material Specification Number
- Lot/Batch Number
- Manufacture Date
- Quantity/Weight of Material

BASIS OF APPROVAL. Application for approval shall be submitted to the Materials Bureau by the manufacturer, accompanied by one 50 lb bag sample of the product, independent lab test results in accordance with this specification and certification that the product conforms to this specification.

Upon approval by the Materials Bureau, the product will be placed on the Approved List.

BASIS OF ACCEPTANCE. Glass Beads for Pavement Markings will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

Glass Beads for Pavement Markings used for Temporary Pavement Markings will be accepted on the basis of the product appearing on the Approved List. Upon request, the Contractor shall provide a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

727-06 REMOVABLE PAVEMENT TAPE

SCOPE. This specification covers the material requirements for removable pavement marking tape and masking tape for use as interim and temporary pavement markings.

MATERIAL REQUIREMENTS.

General. Removable pavement tape shall be:

Composed of a mixture of plastics or polymeric materials, resins, pigments.

Have on its bottom side, a pre-applied, pressure-sensitive adhesive for adherence to HMA or PCC surfaces.
Of the specified dimension and shape with clean-cut, well defined-edges, of good appearance, and free of cracks or other defects.

Weather resistant and through normal traffic wear shall show no appreciable fading, lifting or shrinkage.

Capable of molding itself to the contours, breaks and faults of HMA or PCC surfaces.

Show no significant tearing, rollback, lifting or other signs of poor adhesion.

Removable from HMA and PCC pavements, intact or in substantially large pieces, without the use of heat, solvents, grinding or blasting, and leaving minimal permanent marks, scars or damage to the pavement surface after removal.

Be free from dirt and any other contaminants.

Retroreflective Tape.

Designed to provide immediate and continuous retroreflection.

Composed of a mixture of plastics or polymeric materials, resins, pigments, and reflective beads that are uniformly distributed throughout the thickness of the material.

Have a layer of reflective beads bonded to, or embedded in the top surface.

Meet the following requirements:

**A. Color:** (ASTM D1535) When viewed under North Standard Daylight:

<table>
<thead>
<tr>
<th>Color</th>
<th>Approximate visual color match</th>
</tr>
</thead>
<tbody>
<tr>
<td>White</td>
<td>Munsell Book Notation N 9.5/0</td>
</tr>
<tr>
<td>Yellow</td>
<td>Munsell Book Notation 10YR 8/14 and be within the following chromaticity coordinate limits when tested under ASTM E1347.</td>
</tr>
</tbody>
</table>

**TABLE 727-06-1 CHROMATICITY COORDINATES**

<table>
<thead>
<tr>
<th>Coordinate</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
</tr>
</thead>
<tbody>
<tr>
<td>x</td>
<td>0.485</td>
<td>0.526</td>
<td>0.504</td>
<td>0.468</td>
</tr>
<tr>
<td>y</td>
<td>0.426</td>
<td>0.472</td>
<td>0.481</td>
<td>0.450</td>
</tr>
</tbody>
</table>

**B. Reflectance:**

**TABLE 727-06-2 PREFORMED TAPE REFLECTANCE REQUIREMENTS**

<table>
<thead>
<tr>
<th>Color</th>
<th>White</th>
<th>Yellow</th>
</tr>
</thead>
<tbody>
<tr>
<td>Observation Angle</td>
<td>0.2E</td>
<td>0.5E</td>
</tr>
<tr>
<td>Specific Luminance (mcd/ft²/fc)</td>
<td>1770</td>
<td>1270 1310 810</td>
</tr>
</tbody>
</table>

Masking Tape. Masking tape shall be:

Specifically designed for use to temporarily cover existing pavement markings.

Consist of durable, nonreflective, pliant polymer tape on a reinforced, conformable backing, pre- coated with a pressure-sensitive adhesive.

Capable of adhering to existing pavement markings, asphalt pavement and Portland cement concrete pavement without the use of heat, solvents, additional adhesives or other means.

Be substantially similar in color to the pavement surface with a flat matte finish and textured, skid resistant surface.

**BASIS OF APPROVAL.** Application for approval shall be submitted to the Materials Bureau by the manufacturer, accompanied by samples of each color (white, yellow, black/grey) of the product, independent lab test results in accordance with this specification or in conjunction with the National Transportation Product Evaluation Program (NTPEP), and certification that the product conforms to this
specification. Additional laboratory analysis and field tests will be carried out in accordance with Materials Bureau Directives.

Upon approval by the Materials Bureau, the product will be placed on the Approved List.

**BASIS OF ACCEPTANCE.** Removable Pavement Tape used for Interim Pavement Markings will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

Removable Pavement Tape used for Temporary Pavement Markings will be accepted on the basis of the product appearing on the Approved List. Upon request, the Contractor shall provide a material certification that the product is the same as the one appearing material on the Approved List and that it conforms to this specification.

**727-07 REMOVABLE WET-NIGHT REFLECTIVE TAPE**

**SCOPE.** This specification covers the material requirements for removable wet-night reflective tape for use as interim and temporary pavement markings.

**MATERIAL REQUIREMENTS.**

**General.** Removable Wet-Night reflective tape shall be:

- Designed to provide immediate and continuous retroreflection in day and night as well as dry and wet conditions.
- Composed of a mixture of durable plastics or polymeric materials, resins, pigments, and reflective beads that are uniformly distributed throughout the thickness of the material.
- Pre-coated, on its bottom side, with a pressure-sensitive adhesive.
- Capable of adhering to existing pavement markings, asphalt pavement and Portland cement concrete pavement without the use of heat, solvents, additional adhesives or other means.
- Of the specified dimension and shape with clean-cut, well-defined edges, of good appearance, and free of cracks or other defects.
- Weather resistant and through normal traffic wear shall show no appreciable fading, lifting or shrinkage.
- Capable of molding itself to the contours, breaks and faults of HMA or PCC surfaces.
- Show no significant tearing, rollback, lifting or other signs of poor adhesion.
- Removable from HMA and PCC pavements, intact or in substantially large pieces, without the use of heat, solvents, grinding or blasting, and leaving minimal permanent marks, scars or damage to the pavement surface after removal.
- Have a layer of reflective beads bonded to, or embedded in the top surface.
- Free from dirt and any other contaminants.

Meet the following requirements:

**Physical Properties.**

**A. Color:** (ASTM D1535) When viewed under North Standard Daylight:

White: Approximate visual color match to Munsell Book Notation N 9.5/0 and be within the following daytime chromaticity coordinates (dry) when tested under ASTM E1347.

<table>
<thead>
<tr>
<th>Table 727-07-1 White Chromaticity Coordinates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coordinate</td>
</tr>
<tr>
<td>x</td>
</tr>
<tr>
<td>y</td>
</tr>
</tbody>
</table>
Yellow: Approximate visual color match to Munsell Book Notation 10YR 8/14 and be within the following daytime chromaticity coordinates (dry) when tested under ASTM E1347.

<table>
<thead>
<tr>
<th>TABLE 727-07-2 YELLOW CHROMATICITY COORDINATES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coordinate</td>
</tr>
<tr>
<td>x</td>
</tr>
<tr>
<td>y</td>
</tr>
</tbody>
</table>

**B. Retroreflectivity.**

Wet: ASTM E2176 and ASTM E2177  
Dry: ASTM E1710

<table>
<thead>
<tr>
<th>TABLE 727-07-3 MINIMUM INITIAL RETROREFLECTIVITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entrance Angle: 88.76° Observation Angle: 1.05°</td>
</tr>
<tr>
<td>Color</td>
</tr>
<tr>
<td>Condition</td>
</tr>
<tr>
<td>Retroreflectivity [mcd/ft²/fc]</td>
</tr>
</tbody>
</table>

**BASIS OF APPROVAL.** Application for approval shall be submitted to the Materials Bureau by the manufacturer, accompanied by samples of each color (white and yellow) of the product, independent lab test results in accordance with this specification or in conjunction with the National Transportation Product Evaluation Program (NTPEP), and certification that the product conforms to this specification. Additional laboratory analysis and field tests will be carried out in accordance with Materials Bureau Directives.

Upon approval by the Materials Bureau, the product will be placed on the Approved List.

**BASIS OF ACCEPTANCE.** Removable Wet-Night Reflective Tape used for Interim Pavement Markings will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

Removable Wet-Night Reflective Tape used for Temporary Pavement Markings will be accepted on the basis of the product appearing on the Approved List. Upon request, the Contractor shall provide a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

**727-08 PERMANENT WET-NIGHT REFLECTIVE TAPE**

**SCOPE.** This specification covers the material requirements for permanent wet-night pavement marking tape for use as permanent pavement markings.

**MATERIAL REQUIREMENTS.** Unless otherwise noted, all samples are to be prepared and tested at an ambient temperature of 73° ± 3°F.

**General.** Permanent wet-night reflective tape shall be:

- Designed to provide immediate and continuous retroreflection in day and night as well as dry and wet conditions.
- Composed of a mixture of plastics or polymeric materials, resins, pigments, and reflective beads that are uniformly distributed throughout the thickness of the material.
Have a layer of reflective beads bonded to, or embedded in the top surface. Pre-coated, on its bottom side, with a pressure-sensitive adhesive for adherence to HMA or PCC surfaces. Of the specified dimension and shape with clean-cut, well-defined edges, of good appearance, and free of cracks or other defects. Weather resistant and through normal traffic wear shall show no appreciable fading, lifting or shrinkage. Capable of molding itself to the contours, breaks and faults of HMA or PCC surfaces. Show no significant tearing, rollback, lifting or other signs of poor adhesion. Free from dirt and any other contaminants.

Physical Properties.

A. Color: (ASTM D1535) When viewed under North Standard Daylight:
White: Approximate visual color match to Munsell Book Notation N 9.5/0 and be within the following daytime chromaticity coordinates (dry) when tested under ASTM E1347.

<table>
<thead>
<tr>
<th>TABLE 727-08-1 WHITE CHROMATICITY COORDINATES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coordinate</td>
</tr>
<tr>
<td>x</td>
</tr>
<tr>
<td>y</td>
</tr>
</tbody>
</table>

Yellow: Approximate visual color match to Munsell Book Notation 10YR 8/14 and be within the following daytime chromaticity coordinates (dry) when tested under ASTM E1347.

<table>
<thead>
<tr>
<th>TABLE 727-08-2 YELLOW CHROMATICITY COORDINATES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coordinate</td>
</tr>
<tr>
<td>x</td>
</tr>
<tr>
<td>y</td>
</tr>
</tbody>
</table>

B. Retroreflectivity.
Wet: ASTM E2176 and ASTM E2177
Dry: ASTM E1710

<table>
<thead>
<tr>
<th>TABLE 727-08-3 MINIMUM INITIAL RETROREFLECTIVITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entrance Angle: 88.76° Observation Angle: 1.05°</td>
</tr>
<tr>
<td>Color</td>
</tr>
<tr>
<td>Retroreflectivity (mcd/ft²/cd)</td>
</tr>
</tbody>
</table>

C. Thickness.
Uniform Cross Section: 60 mils minimum thickness
Patterned (Variable Cross Section): 20 mils minimum thickness at the thinnest portions and 60 mils minimum thickness at the thickest portions.
The patterned top surface shall have approximately 50% of the surface area raised, and its design shall provide immediate and continuing retroreflection.

D. Friction Resistance. (ASTM E303) Friction resistance: 45 BPN minimum.

E. Tensile Strength. (ASTM D638) Tensile strength: 40 psi minimum
Test specimens shall be Type MII prepared by die cutting with Die C as specified in ASTM D412, Test Method A. The testing machine shall operate at a speed of 0.2 inches per minute. For calculating
the tensile strength of patterned type material, the thickness measurements shall be taken in the thinnest portions of the cross sectional area.

**F. Elongation.** (ASTM D638) 15% minimum elongation when tested in accordance with the conditions as specified for Tensile Strength.

**Primer.** Primer shall be:
Be recommended by the manufacturer of the preformed pavement marking and be compatible with the marking and surface the marking is being applied to.
Specifically designed to enhance the bond of the preformed pavement markings to HMA and/or PCC pavements.
Conform to current Federal, State and Local air pollution regulations, including those for the control (emission) of volatile organic compounds (VOC) as established by the U.S. EPA and the NYSDEC.

**PACKAGING AND SHIPPING.** Shipped to the job site in strong, substantial containers, clearly marked with the following and including:
- Manufacturer's Name
- Name of Product
- Material Specification Number
- Lot/Batch Number
- Manufacture Date
- Quantity
- Primers accompanied with written instructions for use
- Expiration Date

**BASIS OF APPROVAL.** Application for approval shall be submitted to the Materials Bureau by the manufacturer, accompanied by samples of each color (white and yellow) of the product, independent lab test results in accordance with this specification or in conjunction with the National Transportation Product Evaluation Program (NTPEP), and certification that the product conforms to this specification. Additional laboratory analysis and field tests will be carried out in accordance with Materials Bureau Directives.

Upon approval by the Materials Bureau, the product will be placed on the Approved List.

**BASIS OF ACCEPTANCE.** Permanent Wet Night Reflective Tape and primer will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

Permanent Wet-Night Reflective Tape and primer used for Temporary Pavement Markings will be accepted on the basis of the product appearing on the Approved List. Upon request, the Contractor shall provide a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

**727-09 TRAFFIC PAINT**

**SCOPE.** This specification covers the material requirements for waterborne and solventborne paints that are applied onto pavement, followed by a surface application of retroreflective beads for use as temporary, interim and permanent pavement markings.

**MATERIAL REQUIREMENTS.**

**General.** Traffic paint shall be:
Formulated for use as a pavement marking material.

Be VOC compliant and lead chromate free.

Yellow paints must use organic yellow pigments Color Index Pigment Yellow 65 (C.I. 11740) and/or 74 (C.I. 11741).

Display no bleeding on the surface upon which the paint is applied.

Conform to current Federal, State and Local air pollution regulations, including those for the control (emission) of volatile organic compounds (VOC) as established by the U.S. EPA, and the NYSDEC.

Physical Properties.

Traffic paint for permanent and Interim Pavement Markings shall conform to the requirements of paragraphs A though L below. Traffic paint for Temporary Pavement Markings shall conform to the following paragraphs: B. Color; C. Directional Reflectance; D. Yellowness Index; E. Drying Time; F. Viscosity; and G. Dry Opacity.

A. Composition.

% Pigment. (ASTM D3723) 58.0% – 62.0%
% Total Solids. (ASTM D3723) 76.0% minimum
% Vehicle Non-Volatile. (ASTM D3723) 43.0% minimum

The manufacturer's certified organic yellow pigment content shall be used to determine the final laboratory test results for: total pigment (%), and for nonvolatile vehicle (%). The Department reserves the right to validate the manufacturer's "certified" organic yellow pigment content through outside, independent laboratory testing.

B. Color. (ASTM D1535) When viewed under North Standard Daylight at a 15 ± 1 mils wet film thickness with no glass beads applied:
White: Approximate visual color match to Munsell Book Notation N 9.5/0.
Yellow: Approximate visual color match to Munsell Book Notation 10YR 8/14 and within the following chromaticity coordinate limits when tested under ASTM E1347.

<table>
<thead>
<tr>
<th>TABLE 727-09-1 CHROMATICITY COORDINATES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coordinate</td>
</tr>
<tr>
<td>x</td>
</tr>
<tr>
<td>y</td>
</tr>
</tbody>
</table>

C. Directional Reflectance (ASTM E1347) White: 84% minimum
Yellow: 54% minimum

D. Yellowness Index. (ASTM D1925 at 2°Observer angle and C Illuminate) White Traffic Paint: 0.12 maximum.

E. Viscosity. (ASTM D562 Procedures B) 75 – 95 Kreb Units at 77°F

F. Dry Opacity. (ASTM D2805) 0.95 minimum contrast ratio

Application at 3 1/2 inches wide, wet-film thickness of 5 mils to white and black contrast panels matching Lenta Form 5C or equivalent. Dry time of 1 hour minimum.

G. Abrasion Resistance. (ASTM D4060) Four plate samples for each lot will be prepared for testing on the Taber Abaser. The paint will be sprayed on steel plates, or applied by other suitable means so as to ensure a nominal 15 mil wet film thickness on each plate. Plates will be cured at standard laboratory temperature and humidity for 2 to 24 hours. The paint abrasion plates will be
cleaned, dressed, and baked at 221°F for 18 hours. After baking, the plates will be allowed to cool in a desiccator for one hour and then weighed. The plates will be abraded for 1000 cycles on the Taber Abraser. The Taber Abraser will be operated with 1.10 lb weights and CS 10 wheels on the machine. After abrading, the samples will be cleaned with a soft brush, placed in a desiccator for one hour and weighed again. The average weight loss for the four plates shall not exceed 0.00176 oz.

**H. Flexibility.** (Federal Specification TT-P-1952B Section 4.5.4) No cracking or flaking visible. Determine flexibility in accordance with Method B of ASTM D522.

**I. Freeze-Thaw Stability.** (Federal Specification TT-P-1952b, Section 4.5.7) No coagulation or change in consistency (ASTM D562) greater than 15 Kreb Units.

**J. Heat Stability.** (Federal Specification TT-P-1952b, Section 4.5.8) Waterborne only. No coagulation, discoloration or change in consistency (ASTM D562) greater than 15 Kreb Units when tested in an oven at 120° ± 2°F.

**K. Infrared Spectrophotometer Analysis.**
- Waterborne: (ASTM D3168)
- Solventborne: (ASTM D2621)

The spectrum of the paint will be analyzed and maintained as a base record. Any subsequent samples taken from a Department contract must be a reasonable match to the original formulation spectrum accepted by the Materials Bureau for the Approved List.

**Placement Properties.**
The material shall be placed using standard traffic paint application equipment and have a maximum field no track time of 3 minutes when installed at 77°F.

**PACKAGING AND SHIPPING.** Shipped to the job site in strong, substantial containers. Individual containers plainly marked with the following information:
- Manufacturer's Name
- Name of Product
- Material Specification Number
- Lot/Batch Number
- Test Number
- Manufacture Date
- Expiration Date
- Quantity

**BASIS OF APPROVAL.** Application for approval shall be submitted to the Materials Bureau by the manufacturer, accompanied by eight 1 pint samples of each color (white and yellow) of the product, independent lab test results in accordance with this specification or in conjunction with the National Transportation Product Evaluation Program (NTPEP), and certification that the product conforms to this specification. Addition field tests will be carried out in accordance with Materials Bureau Directives. Upon approval by the Materials Bureau, the product will be placed on the Approved List.

**BASIS OF ACCEPTANCE.** Traffic Paint for permanent and Interim Pavement Markings will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification. Traffic Paint used for Temporary Pavement Markings need not appear on the Approved List. Upon request, the Contractor shall provide a material certification that the product conforms to this specification.
SECTION 728 - COMpressive LOAD TRANSMITTING DEVICES

728-01 RUBBER IMPREGNATED WOVEN COTTON-POLYESTER FABRIC

SCOPE. This specification covers the material requirements, tests and basis of acceptance for rubber impregnated, woven, cotton-polyester fabric.

MATERIAL REQUIREMENTS. Rubber impregnated woven cotton-polyester fabric shall be composed of multiple layers of prestressed cotton-polyester duck with a minimum mass of 8 oz/sq yd, impregnated and bound with high quality rubber compound, containing rot and mildew inhibitors and anti-oxidants. The duck warp count shall be 50±1 threads per inch and the filling count shall be 40±2 threads per inch. Each thread shall contain 2 yarns. The material shall contain 64 plies per inch. The number of plies in the furnished material shall be such as to produce the specified thickness.

TEST. This material shall exhibit a maximum load deflection of 10% at 1000 psi when tested in accordance with MIL-C-882.

BASIS OF ACCEPTANCE. This material will be accepted on the basis of the manufacturer's certification of compliance with these specification requirements.

728-02 RUBBER IMPREGNATED RANDOM FIBER PAD

SCOPE. This specification covers the material requirements, tests and basis of acceptance for rubber impregnated random fiber pads.

MATERIAL REQUIREMENTS. Rubber impregnated random fiber pad shall be composed of a high quality elastomer with a random distribution of non-asbestos fibers.

BASIS OF ACCEPTANCE. Rubber impregnated random fiber pad shall be accepted under an Approved List.

728-03 PLAIN RUBBER PAD

SCOPE. This specification covers the material requirements, tests and basis of acceptance for plain rubber pads.

MATERIAL REQUIREMENTS. Plain rubber vertical load transmitting devices shall contain only polychloroprene as the raw elastomer polymer. The physical properties of the cured material shall comply with ASTM D2000 Line Call Out M2BC514A14B34. The rubber pads shall be cast in a mold under pressure and heat, or may be furnished to Department projects if they have been carefully cut from a larger piece of fully molded material. Shape factors of each device, i.e., net load area divided by the area free to bulge, must exceed twelve (12).

TEST. One plain rubber pad sample per size shall be submitted by the Engineer to the Materials Bureau for destructive test.

BASIS OF ACCEPTANCE. The presence of the appropriate form, validated by the Materials Bureau, shall constitute evidence of acceptability at the job site for plain rubber pads.

728-04 SHEET LEAD
**SCOPE.** This specification covers the material requirements and basis of acceptance for sheet lead.

**MATERIAL REQUIREMENTS.** Sheet lead shall be lead plate of nominal 1/8 inch thickness, meeting the standard specification for Pig Lead, ASTM B29.

**BASIS OF ACCEPTANCE.** This material shall be accepted on the basis of a manufacturer's certification of compliance with this specification.

**728-05 (VACANT)**

**728-06 SHEET GASKET (TREATED BOTH SIDES)**

**SCOPE.** This specification covers the material requirements for sheet gasket, treated both sides with a parting agent to prevent adhesion to working surfaces. This material is used as a bond breaker and sliding surface in bridge construction.

**MATERIAL REQUIREMENTS.** The sheet gasket shall have a nominal 1/16 inch thickness and shall be treated on both sides with a parting agent. The material shall meet the following requirements:

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water absorption, %</td>
<td>Prepare 3 samples (2x2 inches, 1/16±1/32 inch thick). Record initial weight of the specimen. Immerse the samples in a distilled water tank for 24 hrs at room temperature. Take out the samples and dry it with a dry cloth, then record final weight. Use the difference in weight to calculate the water absorption %.</td>
<td>25.0 Maximum</td>
</tr>
<tr>
<td>Coefficient of static friction</td>
<td>ASTM D1894</td>
<td>0.36 Maximum</td>
</tr>
<tr>
<td>Coefficient of kinetic friction</td>
<td>ASTM D1894</td>
<td>0.24 Maximum</td>
</tr>
<tr>
<td>Tensile strength, psi in the weakest direction</td>
<td>ASTM F152, Type 2</td>
<td>1200 Minimum</td>
</tr>
</tbody>
</table>

**BASIS OF ACCEPTANCE.** Sheet Gaskets will be accepted on the basis of the product appearing on the Department's Approved List.

**SECTION 729 - TEMPORARY TRAFFIC CONTROL DEVICES**

**729-01 DRUMS**

**SCOPE.** This specification covers the material, fabrication, and performance requirements for traffic drums. Drums are defined by FHWA as a Category I device.

**MATERIAL REQUIREMENTS.** Drums shall conform to the requirements of the MUTCD, shall be NCHRP 350 or MASH approved and shall be orange plastic, one-piece or two-piece construction, with a closed top. Drums shall be a minimum of 18 inches in diameter (visible from all directions), a minimum of 36 inches in height. Drums shall have a maximum weight of 75 lbs., including ballast. Two-piece
drums shall consist of a base no more than 4 inches in height and an upper section. The base and upper section of two-piece drums shall be designed as a unit. One-piece drums shall include a base ring or elongation designed to hold ballast. The base and/or any nonflexible portion of the drum shall not extend more than 2 inches above the pavement surface.

Drums shall have 4 horizontal circumferential stripes of reflective sheeting a minimum of 4 inches wide, of alternating orange and white, starting with orange on the top. The top edge of the upper band shall be a maximum of 2 inches from the top edge of the drum. The space between stripes shall not exceed 2 inches.

Reflective sheeting shall conform to ’730-05 Reflective Sheeting ASTM Type I (Class A), ASTM Type III (Class B), or higher. Reflective sheeting shall be firmly bonded to the drum with an adhesive; mechanical fasteners to bond reflective sheeting to the drum will not be allowed.

**BASIS OF ACCEPTANCE.** Upon request, the Contractor shall provide a material certification that the product conforms to this specification.

### 729-02 CONES

**SCOPE.** This specification covers the material, fabrication, and performance requirements for traffic cones. Cones are defined by FHWA as a Category I device.

**MATERIAL REQUIREMENTS.** Cones shall conform to the requirements of the MUTCD, shall be NCHRP 350 or MASH approved and shall be orange rubber or plastic. Cones shall have a maximum weight of 20 lbs, including ballast.

Standard cones shall be approximately 28 inches in height with a minimum conical bottom width of 10 inches. Standard cones shall have two horizontal circumferential stripes of white reflective sheeting, the upper a minimum of 6 inches wide, with the upper edge 3 to 4 inches from the top of the cone, and the lower a minimum of 4 inches wide with the upper edge approximately 2 inches below the upper stripe.

Tall cones shall be approximately 36 inches in height with a minimum conical bottom width of 10 inches. Tall cones shall have two horizontal circumferential stripes of white reflective sheeting, the upper a minimum of 6 inches wide, with the upper edge 3 to 4 inches from the top of the cone, and the lower a minimum of 4 inches wide with the upper edge approximately 2 inches below the upper stripe.

Extra tall cones shall be a minimum of 42 inches in height with a minimum conical bottom width of 7 inches. Extra tall cones shall have a minimum of four horizontal circumferential stripes of reflective sheeting from 4 to 6 inches wide, of alternating orange and white starting with orange on the top. The upper edge of the sheeting shall be 4 inches from the top of the cone. Nonreflective spaces between the stripes shall not exceed 3 inches wide.

Reflective sheeting shall conform to ’730-05 Reflective Sheeting ASTM Type I (Class A), ASTM Type III (Class B) or higher. Reflective sheeting shall be firmly bonded to the cone with adhesive.

**BASIS OF ACCEPTANCE.** Upon request, the Contractor shall provide a material certification that the product conforms to this specification.

### 729-03 TEMPORARY TUBULAR MARKERS

**SCOPE.** This specification covers the material, fabrication, and performance requirements for tubular markers. Tubular markers are defined by FHWA as a Category I device.

**MATERIAL REQUIREMENTS.** Tubular markers shall conform to the requirements of the MUTCD, shall be NCHRP 350 or MASH approved and shall be orange, with a minimum height of 36 inches and a minimum outside diameter of 2 inches. Tubular markers shall be circular or elliptical in cross section. Tubular markers shall have a maximum weight of 12 lbs, not including a mounting base.
The markers shall have two horizontal circumferential stripes of white reflective sheeting a minimum of 3 inches wide. The top edge of the upper band shall be a maximum of 2 inches from the top of the marker. The space between shall not exceed 6 inches.

Reflective sheeting shall conform to 730-05 Reflective Sheeting ASTM Type I (Class A), ASTM Type III (Class B) or higher. The sheeting shall be bonded to the post with a precoated, pressure-sensitive adhesive or a tack-free, heat-activated adhesive. Mechanical fasteners to bond reflective sheeting to the post will not be allowed.

For free-standing tubular markers, the base and/or any nonflexible portion of the marker shall not be more than 2 inches in height.

For tubular markers fastened to pavement, the bonding system used to shall be a fast-setting chemical compound, mastic-type material, or mechanical fastener capable of fixing the tubular marker to either concrete or asphalt pavement. The bonding system shall not present a hazard to traffic if the tubular marker or base unit becomes unfixed from the pavement.

**BASIS OF ACCEPTANCE.** Upon request, the Contractor shall provide a material certification that the product conforms to this specification.

### 729-04 VERTICAL PANELS

**SCOPE.** This specification covers the material, fabrication, and performance requirements for vertical panels. Vertical panels are defined by FHWA as a Category II device.

**MATERIAL REQUIREMENTS.** Vertical panels shall conform to the requirements of the MUTCD, shall be NCHRP 350 or MASH approved and shall be constructed of plastic, aluminum, or other lightweight materials. Vertical panels shall be supported by a base capable of maintaining the panel in an upright position and in the proper position and orientation.

Vertical panels shall have 4 to 6 inch wide diagonal stripes of alternating orange and white reflective sheeting, sloping downward at an angle of 45° toward the side on which traffic is to pass. Vertical panels which are 36 inches and larger shall have 6 inch wide diagonal stripes.

Standard vertical panels shall be a minimum of 24 inches in height and a minimum of 8 inches in width. The top of the panel shall be mounted a maximum of 36 inches high. Support posts for standard vertical panels shall not be located on the traffic face of the panel.

Oversized vertical panels shall be a minimum of 36 inches in height and have a minimum reflective area of 2.0 square feet.

Reflective sheeting shall conform to 730-05 Reflective Sheeting ASTM Type I (Class A), ASTM Type III (Class B) or higher.

**BASIS OF ACCEPTANCE.** Upon request, the Contractor shall provide a material certification that the product conforms to this specification.

### 729-05 STOP/SLOW PADDLES

**SCOPE.** This specification covers the material requirements for stop/slow paddles.

**MATERIAL REQUIREMENTS.** Stop/slow paddles shall conform to the requirements of the MUTCD and shall be constructed of plastic, aluminum, or other lightweight materials. Stop/slow paddles shall be a minimum of 24 inches wide and shall be mounted on a support staff with a minimum height of 6 feet to the bottom of the panel. Reflective sheeting shall conform to 730-05 Reflective Sheeting ASTM Type IX (Class E).
BASIS OF ACCEPTANCE. Upon request, the Contractor shall provide a material certification that the product conforms to this specification.

729-06 TYPE I CONSTRUCTION BARRICADES

SCOPE. This specification covers the material, fabrication, and performance requirements for Type I construction barricades. Type I construction barricades are defined by FHWA as a Category II device.

MATERIAL REQUIREMENTS. Type I construction barricades shall conform to the requirements of the MUTCD and shall be NCHRP 350 or MASH approved. Type I construction barricades shall be constructed of an A-frame with a single rail panel 8 to 12 inches wide and a minimum of 24 inches long. Rails on barricades used on expressways and other high-speed roadways shall have an area of at least 2.0 square feet. The top of the upper panel shall be mounted at a minimum height of 36 inches. Barricade frames shall be designed to maintain the proper orientation and location of the device during windy conditions. Non-rigid ballast may be placed on the frame, close to the ground, to hold the barricade in position, and shall not obscure the view of the rail panels to approaching traffic.

Barricade rail panels shall have 4 inch wide reflective, alternating orange and white diagonal stripes sloping at an angle of 45°. Reflective sheeting shall conform to '730-05 Reflective Sheeting ASTM Type I (Class A), ASTM Type III (Class B), or higher.

BASIS OF ACCEPTANCE. Upon request, the Contractor shall provide a material certification that the product conforms to this specification.

729-07 TYPE II CONSTRUCTION BARRICADES

SCOPE. This specification covers the material, fabrication, and performance requirements for Type II construction barricades. Type II construction barricades are defined by FHWA as a Category II device.

MATERIAL REQUIREMENTS. Type II construction barricades shall conform to the requirements of the MUTCD and shall be NCHRP 350 or MASH approved. Type II construction barricades shall be constructed of a frame with two rail panels 8 to 12 inches wide and a minimum of 24 inches long. Rails on barricades used on expressways and other high-speed roadways shall have an area of at least 2.0 square feet. The top of the upper panel shall be mounted at a minimum height of 36 inches. Barricade frames shall be designed to maintain the proper orientation and location of the device during windy conditions. Non-rigid ballast may be placed on the frame, close to the ground, to hold the barricade in position, and shall not obscure the view of the rail panels to approaching traffic.

Barricade rail panels shall have 4 to 6 inch wide reflective, alternating orange and white diagonal stripes sloping at an angle of 45°. Barricade rail panels 36 inches and longer shall have 6 inch wide stripes. Reflective sheeting shall conform to '730-05 Reflective Sheeting ASTM Type I (Class A), ASTM Type III (Class B) or higher.

BASIS OF ACCEPTANCE. Upon request, the Contractor shall provide a material certification that the product conforms to this specification.

729-08 TYPE III CONSTRUCTION BARRICADES

SCOPE. This specification covers the material, fabrication, and performance requirements for Type III construction barricades. Type III construction barricades are defined by FHWA as a Category II device.
MATERIAL REQUIREMENTS. Type III construction barricades shall conform to the requirements of the MUTCD and shall be NCHRP 350 or MASH approved. Type III construction barricades shall be constructed of a frame with three rail panels 8 to 12 inches wide and a minimum of 48 inches long. The top of the upper panel shall be mounted at a minimum height of 60 inches. Barricade frames shall be designed to maintain the proper orientation and location of the device during windy conditions. Nonrigid ballast may be placed on the frame, close to the ground, to hold the barricade in position, and shall not obscure the view of the rail panels to approaching traffic.

Barricade rail panels shall have 6 inch wide reflective alternating orange and white diagonal stripes sloping at an angle of 45°. Reflective sheeting shall conform to '730-05 Reflective Sheeting ASTM Type I (Class A), ASTM Type III (Class B) or higher.

Warning lights, when used, shall be securely mounted directly to the barricade frame, above the top rail, using a bolt, nut, and washer of sufficient strength to ensure that the light does not detach if impacted by a vehicle, and no part of the light or wiring shall cover the face of the rail. Batteries shall be placed at ground level, except that integral batteries weighing a maximum of 7 lbs may be mounted on the barricade frame. Warning lights shall not be attached to the barricade rail.

BASIS OF ACCEPTANCE. Upon request, the Contractor shall provide a material certification that the product conforms to this specification.

729-09 TEMPORARY SIGN SUPPORTS

SCOPE. This specification covers the material, fabrication, and performance requirements for temporary sign supports. Temporary sign supports are defined by FHWA as a Category II device.

MATERIAL REQUIREMENTS. Temporary sign supports shall conform to the requirements of the MUTCD and shall be constructed in accordance with the Standard Sheets or shall be commercially manufactured, temporary sign supports that are NCHRP 350 or MASH approved.

BASIS OF ACCEPTANCE. Upon request, the Contractor shall provide a material certification that the product conforms to this specification.

729-10 TEMPORARY IMPACT ATTENUATORS - REDIRECTIVE

SCOPE. This specification covers the material and performance requirements for temporary impact attenuators. Temporary impact attenuators are defined by FHWA as a Category III device.

MATERIALS REQUIREMENTS. Temporary impact attenuators shall be NCHRP 350 or MASH approved as a redirective, non-gating device. Temporary impact attenuators that use liquid or other materials as a filler or to provide ballast will be evaluated for potential environmental impacts and/or seasonal limitations. Temporary impact attenuators meeting the requirements of NCHRP 350 or MASH Test Level 2 are acceptable only as Test Level 2 devices. A Temporary impact attenuator accepted as a Test Level 3 device is also acceptable as Test Level 2 device. Temporary impact attenuators will be approved for use in shielding an object of a maximum width as specified in the Approved List, and specific configurations may be approved for maximum speeds. Approach ends of Temporary impact attenuators shall have impact attenuator markings in accordance with the MUTCD.

Concrete Grouting Material 701-05
Anchoring Materials - Chemically Curing 701-07
If a temporary foundation slab is required, concrete shall be Class A concrete conforming to Section 501 Portland Cement Concrete - General; reinforcing steel shall conform to §709-01 Bar Reinforcement, Grade 420.

**BASIS OF APPROVAL.** Manufacturers or material suppliers desiring to have Test Level 2 or Test Level 3 temporary impact attenuators approved shall prepare and submit copies of drawings, specifications, test reports, and Federal acceptance letters to the Director of the Materials Bureau. The review process requires a minimum of 30 calendar days. Upon approval, the name of the manufacturer and the product will be placed on the Approved List.

**BASIS OF ACCEPTANCE.** Test Level 2 or Test Level 3 temporary impact attenuators will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

**729-11 TEMPORARY IMPACT ATTENUATORS - GATING**

**SCOPE.** This specification covers the material and performance requirements for temporary impact attenuators. Temporary impact attenuators are defined by FHWA as a Category III device.

**MATERIALS REQUIREMENTS.** Temporary impact attenuators shall be NCHRP 350 or MASH approved as a gating device. Temporary impact attenuators that use liquid or other materials as a filler or to provide ballast will be evaluated for potential environmental impacts and/or seasonal limitations. Temporary impact attenuators meeting the requirements of NCHRP 350 or MASH Test Level 2 are acceptable only as Test Level 2 devices. A Temporary impact attenuator accepted as a Test Level 3 device is also acceptable as Test Level 2 device. Temporary impact attenuators will be approved for use in shielding an object of a maximum width as specified in the Approved List, and specific configurations may be approved for maximum speeds. Approach ends of Temporary impact attenuators shall have impact attenuator markings in accordance with the MUTCD.

- Concrete Grouting Material 701-05
- Anchoring Materials - Chemically Curing 701-07

If a temporary foundation slab is required, concrete shall be Class A concrete conforming to Section 501 Portland Cement Concrete - General; reinforcing steel shall conform to §709-01 Bar Reinforcement, Grade 420.

**BASIS OF APPROVAL.** Manufacturers or material suppliers desiring to have Test Level 2 or Test Level 3 temporary impact attenuators approved shall prepare and submit copies of drawings, specifications, test reports, and Federal acceptance letters to the Director of the Materials Bureau. The review process requires a minimum of 30 calendar days. Upon approval, the name of the manufacturer and the product will be placed on the Approved List.

**BASIS OF ACCEPTANCE.** Test Level 2 or Test Level 3 temporary impact attenuators will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

**729-12 TRUCK-MOUNTED AND TRAILER MOUNTED IMPACT ATTENUATORS**

**SCOPE.** This specification covers the material and performance requirements for truck mounted impact attenuators or trailer mounted impact attenuators (TMIAs) mounted on the rear of work vehicles and barrier trailers. Impact attenuators are defined by FHWA as a Category III device.
MATERIALS REQUIREMENTS. TMIAs shall be NCHRP 350 or MASH approved. TMIAs meeting the requirements of NCHRP 350 or MASH Test Level 3 are also acceptable as a Test Level 2 device. TMIAs meeting the requirements of NCHRP 350 or MASH Test Level 2 are acceptable only as Test Level 2 devices. Approach ends of TMIAs shall have impact attenuator markings in accordance with the MUTCD.

BASIS OF APPROVAL. Manufacturers or material suppliers desiring to have products considered for inclusion on the Approved List shall prepare and submit copies of drawings, specifications, test reports, and Federal Acceptance Letters to the Director of the Materials Bureau. The review process requires a minimum of 30 calendar days. Upon approval, the name of the manufacturer and the product will be placed on the Approved List.

BASIS OF ACCEPTANCE. Test Level 2 or Test Level 3 TMIAs will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

729-13 TEMPORARY SAND BARRELS

SCOPE. This specification covers the material and performance requirements for sand barrels. Sand barrels are defined by FHWA as a Category III device.

MATERIAL REQUIREMENTS. Sand barrels of each size module shall be NCHRP 350 or MASH approved. Sand barrels shall be yellow, durable, waterproof, ultraviolet-stable plastic. The first barrel in the array shall have impact attenuator markings in accordance with the MUTCD.

Sand barrels shall resist deformation from dynamic loadings due to vibration in the placement area and long-term stresses induced by thermal expansion/contraction and fill settlement. Sand barrels shall be free draining with respect to residual moisture in the fill sand. Lids shall divert precipitation and prevent moisture from entering the module. Lids shall be fastened or otherwise secured to provide a closed, reasonably vandal-resistant barrel.

The fill sand shall conform to the requirements of either '703-06 Cushion Sand or '703-07 Concrete Sand. Sodium chloride, as dry rock salt, equal to 3-5 % by weight of the sand, shall be thoroughly mixed into the sand. Sodium chloride shall meet the requirements of '712-03 Sodium Chloride.

BASIS OF APPROVAL. Manufacturers or material suppliers desiring to have products considered for inclusion on the Approved List shall prepare and submit copies of drawings, specifications, test reports, and Federal Acceptance Letters to the Director of the Materials Bureau. The review process requires a minimum of 30 calendar days. Upon approval, the name of the manufacturer and the product will be placed on the Approved List.

BASIS OF ACCEPTANCE. Sand barrels will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

729-14 VEHICLE-ARRESTING SYSTEMS

SCOPE. This specification covers the material and performance requirements for vehicle-arresting systems. Vehicle-arresting systems are defined by FHWA as a Category III device.

MATERIAL REQUIREMENTS. Vehicle-arresting systems shall be NCHRP 350 or MASH approved.
BASIS OF APPROVAL. Manufacturers or material suppliers desiring to have products considered for inclusion on the Approved List shall prepare and submit copies of drawings, specifications, test reports, and Federal Acceptance Letters to the Director of the Materials Bureau. The review process requires a minimum of 30 calendar days.

BASIS OF ACCEPTANCE. Vehicle-arresting systems will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

729-15 ARROW PANELS

SCOPE. This specification covers the material and performance requirements for arrow panels. Arrow panels are defined by FHWA as a Category IV device.

MATERIAL REQUIREMENTS. Arrow panels shall be signs with a matrix of illuminated elements capable of either flashing or sequential arrow displays that meets the requirements of the MUTCD. Arrow panels shall be equipped with a sign control console, mounted in a lockable, weather-resistant compartment.

Arrow panels shall not bear any advertising message or any other message that is not related to traffic control. A nonretroreflective logo or name and telephone number of the contractor or supplier may be located on the back of the arrow panel or on the arrow panel trailer. The logo shall not exceed 0.1 m². The name and telephone number shall not exceed inches in height. The rear face of the arrow panel shall contain one or more clear lamp(s) to indicate that the arrow board is operating properly.

Truck-Mounted Series B. Arrow panels consist of a 60 x 30 inch rectangular panel mounted at a minimum of 5 feet above the roadway. The arrow display shall be legible at a minimum distance of 3/4 mile on a bright, sunny day or a clear night when the sight line is unobstructed.

Trailer-Mounted or Truck-Mounted Series C. Arrow panels consist of a 96 x 48 inch rectangular panel mounted at a minimum of 7 feet above the roadway for trailer mounted arrow panels and 5 feet above the roadway for truck mounted arrow panels. Arrow panels shall be powered by self-contained engine-driven generator systems, capable of energizing the arrow displays for 72 hours unattended and shall be capable of being powered by 110V AC supply; solar-powered, capable of energizing the arrow displays continuously for 21 days unattended; or powered by a truck. Arrow panel operation controls shall be mounted in a lockable enclosure. The arrow display shall be legible at a minimum distance of 1 mile on a bright, sunny day or a clear night when the sight line is unobstructed.

TESTING. Manufacturers or material suppliers desiring to have Truck-Mounted Series B arrow panels considered for inclusion on the Approved List shall submit a material certification that the arrow panel conforms to this specification and the requirements of the MUTCD, and provide an arrow panel to the Director, Materials Bureau in Albany for initial field testing. Field testing will include evaluation of arrow panel operation during various light conditions for brightness, legibility, and angularity. The review process requires a minimum of 30 calendar days.

Manufacturers or material suppliers desiring to have Trailer-Mounted or Truck-Mounted Series C arrow panels considered for inclusion on the Approved List shall submit test results from the AASHTO National Transportation Product Evaluation Program (NTPEP), a material certification that the arrow panel conforms to this specification and the requirements of the MUTCD, and provide an arrow panel to the Director of the Materials Bureau in Albany for initial field testing. Field testing will include evaluation of arrow panel operation during various light conditions for brightness, legibility, and angularity. The review process requires a minimum of 30 calendar days.
BASIS OF APPROVAL. Truck-Mounted Series B arrow panels meeting the requirements of this specification and having satisfactory initial field test results will be placed on the Approved List. Trailer-Mounted or Truck-Mounted Series C arrow panels meeting the requirements of this specification and satisfactory initial field test results, as well as satisfactory NTPEP test results will be placed on the Approved List. Trailer-Mounted or Truck-Mounted Series C arrow panels for which NTPEP test results have not been submitted may be provisionally placed on the Approved List for a maximum of one year. After one year of provisional approval, the manufacturer may request an extension for one additional year based on a pending application filed with NTPEP for testing. No extensions of provisional approvals past two years will be granted. If satisfactory test results are not provided by the expiration date of the provisional approval, all units provided or in use shall be removed and replaced by the Contractor with approved units at no additional cost to the State. Arrow panels on the Approved List that have repeated poor evaluations will be removed from the Approved List.

BASIS OF ACCEPTANCE. Arrow panels will be accepted on the basis of the product appearing on the Approved List and a material certification that the product meets this specification and is the same as the one appearing on the Approved List.

729-16 PORTABLE VARIABLE-MESSAGE SIGNS (PVMS)

SCOPE. This specification covers the material and performance requirements for variable-message signs. Variable-message signs are defined by FHWA as a Category IV device.

MATERIAL REQUIREMENTS. Portable variable-message signs (PVMS) shall be tested by the National Transportation Product Evaluation Program (NTPEP) of the American Association of State and Highway Transportation Officials (AASHTO) demonstrating the arrow panel meets the requirements of this specification and the MUTCD. PVMS shall be trailer mounted and equipped for use on public highways in accordance with NYS Vehicle and Traffic Law. The unit shall operate primarily from a solar-powered electrical system and shall be capable of energizing the message display for a minimum of 21 days without auxiliary charge. The electrical system shall consist of batteries and a solar array panel and on-board auxiliary charging system to enable the batteries to be recharged via a 110V AC connection.

PVMS shall have a 3 line display with a minimum of 8 characters per line, and shall be capable of displaying 3 separate messages in a cyclical sequence. Characters shall be a minimum of 18 inches high.

PVMS shall be visible at a minimum distance of 1/2 mile during the day and at night. For highways with a posted pre-construction speed limit of 55 mph or greater, PVMS messages shall be legible from a minimum distance of 800 feet during the day, and 600 feet at night. For highways with a posted pre-construction speed limit of 50 mph or less, PVMS messages shall be legible from a minimum distance of 650 feet during the day. PVMS shall not bear any advertising message or any other message that is not related to traffic control. A nonretroreflective logo or name and telephone number of the contractor or supplier may be located on the back of the PVMS or on the PVMS trailer. The logo shall not exceed 1 square foot. The name and telephone number shall not exceed 2 inches in height.

PVMS shall be equipped with a sign control console, mounted in a lockable, weather-resistant compartment. The sign controller shall have programmable memory capable of storing messages pertinent to planned construction activities, including emergency messages. The controller shall be equipped with 14 day calendar programming capability, providing the ability to start and stop the display of a minimum of three (3) different messages on a repeating schedule without an operator present. The controller shall be capable of producing an accurate log of all messages and the times they were displayed. The controller shall have programmable messages, display rate, and display interval settings. The controller shall blank the sign if the output voltage drops below the manufacturer’s recommended output level.
PVMS shall be equipped with control software using a Microsoft Windows operating system. The Contractor shall supply the Engineer with two copies of operating instructions for the PVMS and the control software. Electronic copies of software instructions are acceptable.

**A. Light-Emitting Diode (LED) Type.** LED type PVMS shall have light-emitting diodes arranged in arrays and the arrays shall be arranged in a matrix for each character to be 7 pixels high by 5 pixels wide. The LED display shall have the ability to display characters at a minimum height of 18 inches. The controller shall provide a means of dimming the pixels.

**B. Hybrid Flip-Disk Type.** Hybrid, flip-disk type PVMS shall have pixels consisting of individual electromagnetic disks with at least two (2) high-output amber LEDs. The disk face shall be covered with yellow prismatic retroreflective sheeting or an approved equal. The PVMS shall operate using both flip-disk and light-emitting diode (LED) during nighttime and low-light periods. The hybrid flip disk type shall be arranged in a matrix of 7 disks high by 5 disks wide for each character.

**C. Cellular Communications Option.** PVMS with cellular communications shall be equipped with a cellular telephone with cellular service and a modem capable of remotely operating the control software. The phone numbers for PVMS on a contract shall be sequential whenever possible to facilitate remote control of multiple devices. The unit shall accept a land line telephone connection mode without rewiring or modification.

**D. Radar Option.** The PVMS with radar shall be equipped with a radar speed detection option, providing the system with the ability to determine the speed of an approaching vehicle and interrupt the programmed sequence with a special default message displaying the vehicle’s speed. The unit shall collect and store vehicle speed data for retrieval.

**E. NTCIP Communication Protocol Option.** PVMS units that will be operated by the Department, typically from a Transportation Management Center (TMC), shall be equipped with communications and control systems that are National Transportation Communications for ITS Protocol (NTCIP) compliant.

**TESTING.** Manufacturers or material suppliers desiring to have PVMS considered for inclusion on the Approved List shall submit test results from the AASHTO National Transportation Product Evaluation Program (NTPEP), a material certification that the PVMS conforms to this specification and the requirements of the MUTCD, and provide a PVMS to the Director, Materials Bureau in Albany for initial field testing. Field testing will include evaluation of PVMS operation during various light conditions for brightness, legibility, and angularity. The initial testing process requires a minimum of 30 calendar days.

**BASIS OF APPROVAL.** PVMS meeting the specification, having satisfactory NTPEP test results, and having satisfactory initial field test results will be placed on the Approved List. PVMS meeting the specification, and having satisfactory initial field test results, that do not have NTPEP test results may be provisionally placed on the Approved List for a maximum of one year. After one year of provisional approval, the manufacturer may request an extension for one additional year based on a pending application filed with NTPEP for testing. No extensions of provisional approvals past two years will be granted. No extensions of provisional approvals will be granted. If satisfactory test results are not provided by the expiration date of the provisional approval, all units provided or in use shall be removed and replaced by the Contractor with approved units at no additional cost to the State. PVMS on the Approved List that have repeated poor evaluations will be removed from the Approved List.
BASIS OF ACCEPTANCE. PVMS will be accepted on the basis of the product appearing on the Approved List and a material certification that the product meets this specification and is the same as the one appearing on the Approved List.

729-17 TEMPORARY GLARE SCREENS

SCOPE. This specification covers the material and performance requirements for temporary glare screens. Glare screens are not defined separately by FHWA, but rather are considered a system component.

MATERIAL REQUIREMENTS. Temporary glare screens shall consist of an opaque screen on a horizontal base which is, in turn, mounted on a concrete barrier. The system shall be modular to allow flexible use and ease of maintenance.

The screen shall be constructed of durable, lightweight, flexible, weather-resistant and impact-resistant materials of a single, uniform dark color. The minimum height of the screen shall be approximately 24 inches. The screen shall be reflectorized at a uniform maximum spacing of 40 feet. If barrier delineation is blocked, the screen shall be reflectorized on both sides with a 3 inch wide by 6 inch high (minimum) piece of reflective sheeting, ASTM Type I (Class A), ASTM Type III (Class B), or higher. Yellow reflective sheeting shall be used facing traffic which is to pass to the right of the glare screen. White reflective sheeting shall be used facing traffic which is to pass to the left of the glare screen.

Individual temporary glare screen modules shall not span a joint between concrete barrier sections, and bases shall not overhang the face of the barrier. Temporary glare screens shall not have any horizontal rigid members that could potentially spear an impacting vehicle, or shall be NCHRP 350 or MASH approved if the system has horizontal rigid members.

The base shall have sufficient rigidity to facilitate ease of handling and proper screen support and position. The connection of the base to the vertical components shall prevent unintentional screen rotation or dislocation. The base shall be properly secured to prevent it from being dislodged upon impact.

BASIS OF ACCEPTANCE. Upon request, the Contractor shall provide a material certification that the product conforms to this specification.

729-18 WARNING LIGHTS

SCOPE. This specification covers the material and performance requirements for warning lights. Warning lights are not defined separately by FHWA, but rather are considered a system component.

MATERIAL REQUIREMENTS. Warning lights shall be mounted on signs or channelizing devices in a manner that, if hit by an errant vehicle, they will not be likely to penetrate the windshield. Warning lights shall be Type A (low-intensity flashing), Type B (high-intensity flashing), or Type C (steady-burning). Warning lights shall meet the requirements of the MUTCD Section 6F.83 and the ITE Purchase Specification for Flashing and Steady Burn Warning Lights. Warning lights shall have a minimum nominal diameter of 7 inches and shall emit yellow light. Flashing warning lights shall flash between 55 and 75 times per minute. Flashing warning lights required to operate 24 hours per day shall be Type B. Steady-burning warning lights shall operate from one-half hour after sunset to one-half hour before sunrise. Warning lights shall have a minimum mounting height of 30 inches to the bottom of the lens. Warning lights shall be powered by batteries, line power, or solar cells adequate to maintain the required luminance during all periods of required operation.

BASIS OF ACCEPTANCE. Upon request, the Contractor shall provide a material certification that the product conforms to this specification.
**729-19 AUTOMATED FLAGGER ASSISTANCE DEVICES**

**SCOPE.** This specification covers the material and performance requirements for automated flagger assistance devices (AFAD) designed to control road users through work zones to be remotely operated by a flagger. AFADs are defined by FHWA as a Category IV device.

**MATERIAL REQUIREMENTS.** AFADs shall meet the requirements of the MUTCD. Each AFAD shall consist of a remotely controlled self-contained trailer or movable cart consisting of *STOP/SLOW* signs or *RED/YELLOW* lenses.

Stop/Slow Sign AFAD shall consist of:
- A *STOP/SLOW* sign (R1-1/W20-8) having an octagonal shape of at least 36 x 36 inch with letters at least 12 inches high.
  - One red stop beacon, 12 inch diameter red Light Emitting Diode (LED), mounted above the *STOP* sign.
  - At least one amber beacon, 12 inch diameter amber Light Emitting Diode (LED) or Type B high-intensity flashing warning light mounted above, below or to the side(s) of the *SLOW* sign.
- A gate arm capable of extending up to 8.5 feet.
- *WAIT ON STOP* (R1-7) and *GO ON SLOW* (R1-8) signs mounted under the *STOP/SLOW* sign.
  - *WAIT ON STOP* sign shall be a 24 x 30 inches with black legend and black border on a white background with letters at least 2 inches high.
  - *GO ON SLOW* sign shall be a 24 x 30 inches with black legend and black border on a white background with letters at least 2 inches high.
- All sign sheeting shall conform to §730-05 *Reflective Sheeting* ASTM Type IX (Class E).

RED/Yellow Lens AFAD shall consist of:
- Circular red and circular yellow 12 inch diameter Light Emitting Diode (LED) displays.
- A gate arm capable to extend up to 8.5 feet.
- *STOP HERE ON RED* sign (R10-6) 24 x 30 inches.
- All sign sheeting shall conform to §730-05 *Reflective Sheeting* ASTM Type IX (Class E).

The AFADs shall be controlled by a single flagger with a remote control, which shall allow safe operation of two AFADs remotely, employ bi-directional communications to verify each command sent from the handheld was successfully received, be equipped with conflict monitoring to prevent displaying a SLOW message simultaneously in both directions, permit an override feature to allow a simultaneous slow display, and show the current status of each AFAD. The control console and power supply shall be housed in a locked compartment. Each trailer/cart shall be equipped with a remote control warning horn alerting workers of intruding vehicles.

Trailers/carts shall display a minimum of 2 inch wide band of reflective sheeting on all four sides of the trailer. Reflective sheeting shall conform to §730-05 *Reflective Sheeting* ASTM Type III (Class B), ASTM Type VII (Class C) or ASTM Type IX (Class E). The sheeting need not be continuous, but the sum of the length of the segments shall be at least one-half the length of the trailer. AFADs shall not bear an advertising message(s) or any other message that is not related to traffic control. A nonretroreflective logo or name and telephone number of the contractor or supplier not to exceed 1.0 square feet may be located on the trailer or cart. The name and telephone number shall not exceed 2 inches in height.

**BASIS OF APPROVAL.** Manufacturers or material suppliers desiring to have AFADs be considered for inclusion on the Approved List shall submit a material certification that the AFADs meet this specification and the requirements of the MUTCD, as well as provide one AFAD for initial field testing to
the Director of the Materials Bureau in Albany for review. Initial field testing will include evaluating the AFADs for operation, sign visibility/legibility, retractable arm functionality/visibility and beacon/warning light brightness and angularity. The review process requires a minimum of 30 calendar days.

AFADs having acceptable certifications and satisfactory initial field test results will be placed on the Approved List. AFADs that consistently have repeated poor evaluations will be removed from the approved list.

**BASIS OF ACCEPTANCE.** AFADs will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.

**729-20 PORTABLE TRAFFIC SIGNALS**

**SCOPE.** This specification covers the material and performance requirements for portable traffic signals. Portable traffic signals are defined by FHWA as a Category IV device.

**MATERIAL REQUIREMENTS.** Portable traffic signals shall meet the requirements of the MUTCD. Portable traffic signals shall consist of two self-contained, trailer-mounted traffic signals, each with a vertical signal mast, horizontal mast arm and two - 3 section traffic signal heads. Each traffic signal head shall have 12 inch diameter circular red, yellow and green Light Emitting Diode (LED) modules.

The portable traffic signal system shall be able to function continuously and independent of utility power sources. The signal control console and power supply shall be housed in a locked compartment. The traffic signal controller shall be password protected, capable of providing traffic-actuated control with microwave detector sensors, have a built-in conflict monitor to prevent the display of conflicting indications, shall be hard-wired or radio-controlled to keep the signal indications synchronized, and have adequate phasing to serve expected traffic movements.

Trailers shall display a minimum of 2 inch wide band of reflective sheeting on all four sides of the trailer. Reflective sheeting shall conform to §730-05 Reflective Sheeting ASTM Type III (Class B), ASTM Type VII (Class D) or ASTM Type IX (Class E). The sheeting need not be continuous, but the sum of the length of the segments shall be at least one-half the length of the trailer. Portable traffic signals shall not bear an advertising message(s) or any other message that is not related to traffic control. A nonretroreflective logo or name and telephone number of the contractor or supplier may be located on the portable traffic signal trailer. The logo shall not exceed 1.0 square feet. The name and telephone number shall not exceed 2 inches in height.

**BASIS OF APPROVAL.** Manufacturers or material suppliers desiring to have Portable Traffic Signals considered for inclusion on the Approved List shall submit a material certification that the Portable Traffic Signal meets this specification and the requirements of the MUTCD, as well as one portable traffic signal for initial field testing to the Director of the Materials Bureau in Albany for review. Initial field testing will include evaluating the traffic signal system for phasing, clearances, detector operation and layout of the signal faces for brightness and angularity. The review process requires a minimum of 30 calendar days. Portable traffic signals having acceptable certifications and satisfactory initial field test results will be placed on the Approved List.

Portable traffic signals on the Approved List that consistently have poor evaluations will be removed from the Approved List.

**BASIS OF ACCEPTANCE.** Portable traffic signals will be accepted on the basis of the product appearing on the Approved List and a material certification that the product is the same as the one appearing on the Approved List and that it conforms to this specification.
729-21 TEMPORARY OVERLAY MARKERS

SCOPE. This specification covers the material and performance requirements for temporary overlay markers.

MATERIAL REQUIREMENTS. Temporary overlay markers are flexible polymer “L” shaped road reflectors with an adhesive on its base to adhere to the pavement surface. Temporary overlay markers are approximately 4 inches wide by 2 inches high with at least a 1 inch base. Yellow temporary overlay markers have a yellow reflective sheeting strip a minimum of ¼ inch in height at the top of the vertical section on both sides. White temporary overlay markers have a white reflective strip a minimum of ¼ inch in height at the top of the vertical section on one side only. Reflective sheeting shall conform to §730-05 Reflective Sheeting ASTM Type III (Class B), ASTM Type V (Class C), ASTM Type VII (Class D) or ASTM Type IX (Class E).

BASIS OF ACCEPTANCE. Upon request, the Contractor shall provide a material certification that the product conforms to this specification.

SECTION 730 - SIGNS AND DELINEATORS

730-01 ALUMINUM SIGN PANELS

SCOPE. These specifications cover aluminum sign panels used as the prepared surface backing in the application of reflective sheeting for location markers, delineators and traffic signs.

MATERIAL REQUIREMENTS. The panel material shall be either Aluminum Alloy 6061-T6, 5154-H38, 5052-H38 or 3004-H38 and shall conform to the requirements of material specification '715-04, Wrought Aluminum.

FABRICATION

Preparation of Panel Surface for Reflective Sheeting. The surface preparation of panels for the application of Reflective Sheeting, '730-05, shall be performed by Method I or Method II, in strict accordance with the recommendations of the manufacturer of the reflective sheeting.

A. Method I

1. Cleaning (Vapor or Alkaline cleaning)
   a. Vapor Cleaning. By total immersion of the sheeting or sign panel in a saturated vapor of trichlorethylene or perchlorethylene. Trademark printing shall be removed with lacquer thinner. Follow with a thorough rinse.

   b. Alkaline Cleaning. Sheet ing shall be immersed in a tank containing alkaline solutions, controlled and titrated to the solution manufacturer's specifications. Immersion time shall depend upon the amount of soil present and the gage of the metal. Follow with a thorough rinse.

   NOTE: After cleaning and rinsing and prior to etching, the aluminum sheeting shall be checked with a Water Break Test® as follows: If the metal is clean, water will completely cover the surface with no breaks. Whenever water breaks, oil is present and the plate shall be recleaned until all traces of oil disappear. The surface near the edges shall be examined with extreme care for presence of oil.

2. Etching (Use Acid or Alkaline Etch)
a. Acid Etch. Etch in a 6% to 8% phosphoric acid solution at 100°F. Rinse thoroughly with running cold water followed by hot water tank rinse.

b. Alkaline Etch. Etch the pre-cleaned aluminum surface in alkaline etching material that is controlled by titration, use time, temperature and concentration specified by the solution manufacturer. Rinse thoroughly, remove smut with an acidic chromium compound type solution as specified by the solution manufacturer and then thoroughly rinse.

B. Method II

**Cleaning and Etching.** Use a chemical conversion treatment in accordance with the requirements of Military Specification MIL-C-5541A, Chemical Films and Chemical Film Materials for Aluminum and Aluminum Alloys, or later addenda. Following the etching and rinsing, panels shall be dried by a forced hot air dryer or by immersion for one minute, in circulating hot water at 180°F and allowed to air dry.

**Application of Reflective Sheeting.** The metal shall not be handled between all cleaning operations and applications of the reflective sheeting except by device or clean canvas gloves.

Immediately prior to the application of the reflective sheeting, the aluminum panel shall be prepared as specified in Method I or Method II. The reflective sheeting shall be adhered to the aluminum panel by the vacuum applicator process or mechanical process in strict accordance with the recommendations of the manufacturer of the reflective sheeting.

**BASIS OF ACCEPTANCE.** Aluminum panels may be accepted on the basis of the manufacturer's certification that his/her product conforms to all of the above specifications. However, the Department reserves the right to conduct tests, upon aluminum panels supplied. When tests are to be made, all test samples without reflective sheeting applied shall be submitted to the Materials Bureau. The number of samples shall comprise approximately one percent of the number of panels. Each sample shall contain a minimum area of 1 square foot for each thickness of panel used. Failure of the samples to meet all the requirements of the above specifications shall be cause for rejection of the aluminum panels represented by such samples.

730-02 TEMPORARY PLYWOOD SIGN PANELS

**SCOPE.** These specifications cover plywood sign panels used for temporary signs in work zones.

**MATERIAL REQUIREMENTS.** Temporary plywood sign panels shall be fabricated from exterior type plywood with a medium density overlay. Plywood shall be a minimum of 1/2 inch thick. The backs and edges of temporary plywood sign panels shall be painted white.

The surface of temporary plywood sign panels to be overlaid with reflective sheeting shall be prepared in accordance with the manufacturer’s requirements.

**BASIS OF ACCEPTANCE.** Upon request, the Contractor shall provide a material certification that the product conforms to this specification.

730-03 TEMPORARY RIGID LIGHTWEIGHT SIGN PANELS

**SCOPE.** This specification covers the material requirements for rigid lightweight sign panels used in the fabrication of temporary construction signs no larger than 4 x 4 feet.

**MATERIAL REQUIREMENTS.** Temporary rigid lightweight plastic sign panels shall consist of at least two parallel surfaces of plastic, aluminum or composite separated by plastic foam, filler or
stiffeners/spacers; a single piece of plastic extrusion simulating this construction; or other lightweight composites to be overlaid with reflective sheeting. External stiffeners may be used to provide strength or to attach the panel to posts. Sign panels shall not deflect from the flat surface plane more than 1/4 inch at any point. Sign panels shall not warp and flex in a manner that reduces the required sign legibility and/or conspicuity.

If through bolting is used to attach the panel to the stiffeners, or to attach the panel directly to the posts, the bolt heads shall be provided with clear washers to minimize obscuring the legend. The backs of temporary rigid lightweight plastic sign panels shall be a uniform light color or shall be painted white.

The surface of temporary rigid lightweight sign panels to be overlaid with reflective sheeting shall be prepared in accordance with the manufacturer’s requirements.

**BASIS OF ACCEPTANCE.** Upon request, the Contractor shall provide a material certification that the product conforms to this specification.

730-04 (VACANT)

730-05 REFLECTIVE SHEETING

**SCOPE.** These specifications cover reflective sheeting for use in the fabrication of highway and construction signs, delineators and other traffic control devices.

**GENERAL.** The reflective sheeting supplied shall be colored, flexible, weather resistant, and shall have a smooth outer surface. If the reflective sheeting contains spherical lens elements, the lens elements shall be embedded within a transparent plastic, so as to produce a smooth, flat outer surface. All sheeting shall be of good appearance, free from ragged edges, cracks, scales, blisters, or other defects.

The back of the reflective sheeting shall be protected by a removable liner and shall include a precoated pressure-sensitive or a heat-activated adhesive, either of which may be applied without the necessity of additional adhesive tack coats on the reflective sheeting or application surface.

Reflective sheeting shall be one of the following ASTM D4956 types:

730-05.01 - ASTM Type I (Class A). A medium-intensity reflective sheeting often referred to as engineer grade. It is recommended for highway signs, except where high reflectivity is required, and for construction barricades, panels, and other work zone devices.

730-05.02 - ASTM Type III (Class B). A high-intensity reflective sheeting often referred to as high intensity. It is recommended for highway signs, construction signs, delineators, and other work zone devices.

730-05.03 - ASTM Type V (Class C). A super-high-intensity reflective sheeting recommended for delineators, construction barricades, and vertical panels. This material is not recommended for highway or construction zone sign faces.

730-05.04 - Flourescent Orange (Class D). A fluorescent orange-colored sheeting with reflective properties similar to Class B high intensity. This sheeting is only recommended for use on orange-colored construction signs, and for the orange portions of construction barricades, vertical panels, and other work zone devices with rigid substrates, when a high level of conspicuity or visibility is needed.

730-05.05 - ASTM Type IX (Class E). A very-high-intensity retroreflective sheeting having highest retroreflective characteristics at short road distances. Recommended for permanent signs, delineators, construction zone devices, and vertical panels, when a high level of conspicuity or visibility is needed.
TABLE 730-05-1 FLUORESCENT SHEETING REQUIREMENTS

<table>
<thead>
<tr>
<th>Fluorescent Color</th>
<th>Luminance Factor (Y %) Min.</th>
<th>Maximum Spectral Radiance Factor(%)</th>
<th>Color Specification Limits ¹</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Y₀</td>
<td>Y₁</td>
<td>x</td>
</tr>
<tr>
<td>Orange</td>
<td>25</td>
<td>15</td>
<td>110.0</td>
</tr>
<tr>
<td>Yellow</td>
<td>45</td>
<td>20</td>
<td>----------</td>
</tr>
<tr>
<td>Yellow Green</td>
<td>60</td>
<td>20</td>
<td>----------</td>
</tr>
</tbody>
</table>

NOTE: 1. Four pairs of chromaticity coordinates determine acceptable color in terms of the CIE, 1931 Standard Colorimetric System measured with Standard Illuminant D₆₅.

MATERIAL REQUIREMENTS. Reflective sheeting shall meet the requirements of ASTM D4956 and the following:

1. **Fluorescent Colors.** Shall conform to the requirements of Table 730-05-1.

2. **Fluorescent Orange Class D - 730-05.04.** Class D fluorescent orange reflective sheeting:

   **A. Coefficient of Retroreflection (Rₐ).** The coefficient of retroreflection shall meet or exceed the reflectivity requirements indicated in Table 730-05-2.

<table>
<thead>
<tr>
<th>Observation Angle (°)</th>
<th>Entrance Angle (°)</th>
<th>Minimum Rₐ (cd/fc/ft²)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.2</td>
<td>- 4</td>
<td>100.0</td>
</tr>
<tr>
<td>0.2</td>
<td>+ 30</td>
<td>34.0</td>
</tr>
<tr>
<td>0.5</td>
<td>- 4</td>
<td>64.0</td>
</tr>
<tr>
<td>0.5</td>
<td>+ 30</td>
<td>22.0</td>
</tr>
</tbody>
</table>

   **B. Daytime Color.** The color shall conform to the requirements for luminance factor, maximum spectral radiance factor (peak reflectance), and color specification limits indicated in Table 730-05-1. Color measurements shall be determined in accordance with ASTM E991, using instrumentation which has circumferential viewing (illumination). Calculations shall be performed in accordance with ASTM E308 for the CIE 1931 2E standard observer.

   **C. Artificial Weathering.** After 1500 hours of artificial weathering performed in accordance with ASTM G 26, Method A, using a Type B weatherometer, the following requirements shall be met:
   - The minimum coefficient of retroreflection shall be 55.0 cd/fc/ft² at 0.2 degree observation angle; - 4 degree entrance angle.
   - The luminance factor (Y Percent) shall be from 20.0 to 45.0.
   - The maximum spectral radiance factor (peak reflectance) shall not be less than 60.0 percent.
   - The color specification limits shall conform to the requirements shown above in Class D, **B. Daytime Color**.

3. **Type IX (Class E) - 730-05.05.** All colors shall conform to the requirements of ASTM D4956, except fluorescent colors. Fluorescent colors shall conform to the requirements of Table 730-05-1 and Table 730-05-3 of this specification.
TABLE 730-05-3 COEFFICIENT OF RETROREFLECTION ($R_A$) (cd/ft²/μc)

<table>
<thead>
<tr>
<th></th>
<th>Entrance Angle (°)</th>
<th>Observation Angle (°)</th>
<th>0.1</th>
<th>0.2</th>
<th>0.5</th>
<th>1.0</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Fluorescent Orange</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>- 4E</td>
<td>200</td>
<td>115</td>
<td>72</td>
<td>24</td>
<td></td>
<td></td>
</tr>
<tr>
<td>+ 30E</td>
<td>110</td>
<td>34</td>
<td>22</td>
<td>14</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Fluorescent Yellow</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>- 4E</td>
<td>400</td>
<td>240</td>
<td>165</td>
<td>45</td>
<td></td>
<td></td>
</tr>
<tr>
<td>+ 30E</td>
<td>250</td>
<td>150</td>
<td>75</td>
<td>24</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Fluorescent Yellow-Green</strong></td>
<td></td>
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<tr>
<td>- 4E</td>
<td>540</td>
<td>325</td>
<td>235</td>
<td>65</td>
<td></td>
<td></td>
</tr>
<tr>
<td>+ 30E</td>
<td>380</td>
<td>200</td>
<td>105</td>
<td>35</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**FABRICATION.** The reflective sheeting shall be so fabricated as to allow easy cutting to specified sizes and shapes.

The sheeting surface shall be solvent resistant and shall permit solvent cleaning. All solvents used for cleaning operations shall be as recommended by the sheeting manufacturer and shall comply with all Federal, State, and Local air quality regulations.

To ensure uniform appearance and brilliance under both nighttime and daytime conditions, the reflective sheeting shall be cut, matched and positioned on the prepared sign panel or other substrate in strict accordance with the recommendations of the sheeting manufacturer. Backgrounds, characters, delineators, etc., shall be coated and/or edge sealed in accordance with the recommendations of the sheeting manufacturer. When performed, coating operations shall be done in a workmanlike manner so as to create an even, clear, uniform coat which shall be free of streaks, drops or other defects which might affect reflectivity.

Reflective sheeting shall be furnished in both rolls and sheets. Rolls shall be packed individually and contain not more than four splices per 150 feet linear measurement. Cut sheets shall be packaged flat and in such a manner as to minimize any damage or defacement that may occur to the sheeting during shipment or storage. The sheeting surface shall be capable of being readily processed and be compatible with recommended transparent and opaque process inks. The finished sheeting surface shall show no loss of the color with normal handling, cutting and application.

**TESTING.** Outdoor test specimen panels shall include both unprocessed reflective sheeting and reflective sheeting processed with the manufacturer’s recommended transparent and opaque inks. Type I (Class A), Type III (Class B), and Type IX (Class E), except Type IX fluorescent orange, reflective sheetings shall be exposed outdoors on a test deck for a minimum 3-year continuous time period. Class D and Type IX (Class E) fluorescent orange sheeting shall be exposed outdoors on a test deck for a minimum 1 year continuous time period. Outdoor exposure testing will not be required for Type V (Class C) reflective sheeting.

Outdoor testing shall consist of exposing reflective sheeting test specimen panels, facing south, and inclined at an angle of 45° from a horizontal position. The test deck facility shall be located in a climate similar to that in which the material is intended to be used, or at a site approved by the Materials Bureau. Testing shall be performed by an independent testing agency or in conjunction with the National Transportation Product Evaluation Program (NTPEP).

Following the specified outdoor exposure time period, all weathered test panels of reflective sheeting shall meet the following performance requirements. The sheeting on the test panels shall show no appreciable adhesion loss, cracking, blistering, crazing, dimensional change, or color change. The minimum percent retained coefficient of retroreflection ($R_A$) shall be as specified below when compared to a control unexposed specimen counterpart. The control specimen reflectivity values ($R_A$) shall be measured at the start of outdoor exposure testing. Measurements shall be taken at 0.2 degree observation angle; - 4 degree entrance angle.
BASIS OF ACCEPTANCE. Approvals will be based upon independent laboratory analysis and outdoor exposure testing conducted in accordance with this specification. If the reflective sheeting passes the requirements for laboratory and outdoor exposure testing, the product will then be placed on the Department’s “Approved List” of materials. Detailed requirements and procedures for approval are available from the Materials Bureau.

Contract acceptance of Type I (Class A), Type III (Class B), Type IX (Class E), and Class D reflective sheetings will be based on the inclusion of the sheeting material on the Department’s “Approved List” of reflective sheeting materials and the manufacturer’s certification of compliance with this specification.

Contract acceptance of Type V (Class C) reflective sheeting will be based on the manufacturer’s certification of compliance with this specification.

<table>
<thead>
<tr>
<th>Type</th>
<th>Materials Designation</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type I</td>
<td>730-05.01</td>
<td>50%</td>
</tr>
<tr>
<td>Type III</td>
<td>730-05.02</td>
<td>80%</td>
</tr>
<tr>
<td>Class D</td>
<td>730-05.04</td>
<td>50%</td>
</tr>
<tr>
<td>Type IX</td>
<td>730-05.05</td>
<td>60%</td>
</tr>
</tbody>
</table>

730-06 THRU 730-09 (VACANT)

730-10 ACRYLIC PLASTIC REFLEX REFLECTORS

SCOPE. This specification covers acrylic plastic prismatic reflectors for delineators.

MATERIAL REQUIREMENTS

Delineator Reflector Lens. Delineator reflectors shall consist of a clear and transparent acrylic plastic face, herein referred to as the lens, with a heat plastic or plastic coated foil back fused to the lens under heat and pressure around the entire perimeter of the lens, and the central mounting hole, to form a unit permanently sealed against dust, water, and water vapor. The lens shall consist of a smooth front surface, free from projections or indentation, other than a central mounting hole and identification, with a rear surface bearing a prismatic configuration such that it will effect total internal reflection of light. The manufacturer's trademark shall be molded legibly into the reflector.

Definitions and Optical Requirements

A. Entrance Angle. Shall mean the angle at the reflector between the direction of light incident on it and the direction of reflector axis.

B. Observation Angle. Shall mean the angle at the reflector between observers line of sight and direction of light incident on the reflector.

C. Specific Intensity. Shall mean luminous intensity (candelas) returned at the chosen observation angle by a reflector for each footcandle of illumination at the reflector.

Optical Test Procedure. The reflex reflector to be tested shall be located at a distance of 100 feet from a single uniformly bright light source having an effective diameter of 2 inches the light source shall be operated at approximately normal efficiency. The return light from the reflector shall be measured by means of a photo-electric photometer having a minimum sensitivity of 1 x 10^-7 footcandles per scale division.

The photometer shall have a receiver aperture 1/2 inch diameter shielded to eliminate stray light. The distance from light source center to aperture center shall be 2 inches for 1/10 degree observation angle, and 7 inches for a degree observation angle.
If a test distance other than 100 feet is used, the source and aperture dimensions and the distance between source and aperture shall be modified accordingly.

**Seal Test.** Submerge 50 samples in water bath at room temperature. Subject the submerged samples to a vacuum of 5 inch gage for five minutes. Restore atmospheric pressure and leave sample submerged for five minutes, then examine the samples for water intake. Evidence of moisture or water intake on more than two (2) samples shall be cause for rejection of the lot represented by the samples.

**Heat Resistance.** Three reflectors shall be tested for four hours in a circulating air oven at 175 ± 5°F. The test specimens shall be placed in a horizontal position on a grid or perforated shell permitting free air circulation. At the conclusion of the test the samples shall be removed from the oven and permitted to cool to room temperature. The samples after exposure to heat shall show no significant change in shape and general appearance when compared with unexposed control standards. No failures will be permitted.

### TABLE 730-10-1 OPTICAL REQUIREMENTS

<table>
<thead>
<tr>
<th>Observation Angle Degrees</th>
<th>Entrance Angle Degrees</th>
<th>Specific Intensity, Candela/footcandle</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Crystal</td>
</tr>
<tr>
<td>1/10</td>
<td>0</td>
<td>119</td>
</tr>
<tr>
<td>1/10</td>
<td>20</td>
<td>47</td>
</tr>
<tr>
<td>1/3</td>
<td>0</td>
<td>20</td>
</tr>
<tr>
<td>1/3</td>
<td>20</td>
<td>8</td>
</tr>
</tbody>
</table>

**NOTE:** Failure of reflectors to equal or exceed the minimum specific intensity value shall constitute failure of the reflector being tested; failure of more than 2 reflectors out of 50 begin subjected to test shall constitute failure to the lot represented by the samples. The specific intensity of delineator reflectors shall meet the above noted values, regardless of reflector orientation.

**BASIS OF ACCEPTANCE.** Acrylic plastic reflex reflectors will be accepted on the basis of the manufacturer's certification that their product conforms to all of the above detailed specifications. However, when the Department requires that tests be made, samples shall be submitted to the Materials Bureau. Fifty-three (53) samples will be selected at random from each shipment received from the reflector manufacturer. Each shipment may contain more than one lot. These samples shall be tested as specified above. Failure of the samples to meet all the requirements of the above specifications shall be cause for rejection of delineators represented by such samples.

**730-11 (VACANT)**

**730-12 REFLECTORIZED SHEETING SIGN CHARACTERS (TYPE IV)**

**SCOPE.** These specifications cover the material requirements for Type IV reflectorized sheeting sign characters.

**MATERIAL REQUIREMENTS.** Type IV characters shall consist of cutout reflective sheeting material meeting the requirements of "730-05 Reflective Sheeting, Materials Designation 730-05.02 (Class B). Characters or borders shall be applied directly to clean, dust-free reflective sheeting background panels. Characters or borders shall be applied mechanically with equipment and in a manner specified by the sheeting manufacturer. Borders shall be cut neatly and butt-joined at corners and panel joints.

**TESTING.** The Department reserves the right to conduct tests on samples taken by a representative of the Department as follows: 2% or a minimum of five (5) characters (whichever is the greater) for each
size character used; and 2% or a minimum of 2 ft of border (whichever is greater) for each width of border used.

When performed, tests will be conducted in accordance with §730-05 Reflective Sheeting.

BASIS OF ACCEPTANCE. Type IV characters will be accepted on the basis of a material certification that the product conforms to this specification.

730-13 REFLECTORIZED SHEETING SIGN CHARACTERS (TYPE V)

SCOPE. These specifications cover the material requirements for Type V reflectorized sheeting sign characters.

MATERIAL REQUIREMENTS. Type V characters shall consist of a painted, screened, or reverse-screened application of paint, paste, or transparent color of a type and in a manner recommended by the manufacturer of the reflective material.

Reflective material used for reverse-screened signs shall meet the requirements of '730-05 Reflective Sheeting, Materials Designation 730-05.02 (Class B).

TESTING. The Department reserves the right to conduct tests on samples taken by a representative of the Department as follows: 2% or a minimum of five (5) characters (whichever is the greater) for each size character used; and 2% or a minimum of 2 ft of border (whichever is greater) for each width of border used.

When performed, tests will be conducted in accordance with §730-05 Reflective Sheeting.

BASIS OF ACCEPTANCE. Type V characters will be accepted on the basis of a material certification that the product conforms to this specification.

730-14 THRU 730-18 (VACANT)

730-19 TEMPORARY WOODEN SIGN POSTS

SCOPE. This specification covers the material requirements for temporary wooden sign posts.

MATERIAL REQUIREMENTS. Wooden sign posts shall be untreated surface dried redwood, red cedar, cypress or black locust; or pressure treated spruce, pine, fir, oak, birch, maple or beech. Posts shall be pressure treated in accordance with '708-31 Wood Preservative - Water Borne.

All 4 x 6 inch posts shall have two 1 1/2 inch diameter breakaway holes drilled through the center of the post parallel to the sign face 4 inches and 18 inches above grade and filled with flexible caulk. All 6 x 8 inch posts shall have two 3 inch diameter breakaway holes drilled through the center of the post parallel to the sign face 4 inches and 18 inches above grade and filled with flexible caulk.

BASIS OF ACCEPTANCE. Upon request, the Contractor shall provide a material certification that the product conforms to this specification.

730-20 DELINEATOR, REFERENCE MARKER AND SNOWPLOWING MARKER POSTS

SCOPE. These specifications cover the material requirements for steel posts used to support delineators, reference markers, and snowplowing markers.

MATERIAL REQUIREMENTS.
Posts shall be fabricated of steel meeting the requirements of §715-01 Structural Steel or any of the following steel types:

- ASTM A1
- ASTM A36
- ASTM A499 (Grade 60, Grade 70, Grade 80SP)
- ASTM A500 (Grade B)
- ASTM A570 (Grade 60)
- ASTM A653 (Grade 55)
- ASTM A1011

After fabrication (punching, drilling, etc.) all steel posts shall be galvanized, and all damage to the galvanized surfaces due to handling, shipment, erection, etc., shall be repaired, in accordance with the applicable requirements of §719-01 Galvanized Coatings and Repair Methods.

**BASIS OF ACCEPTANCE.** Posts will be accepted on the basis of a material certification that the product conforms to this specification.

### 730-21 FLEXIBLE DELINEATOR POSTS

**SCOPE.** This specification covers the material, fabrication, and performance requirements for flexible delineator posts.

**MATERIALS REQUIREMENTS.** Flexible delineator posts shall be supplied with reflective sheeting of a size and color as required by the contract documents. The color of the posts shall match the color of the reflective sheeting unless otherwise specified in the contract documents. Where double unit reflectors are specified, elongated reflective sheeting may be substituted as in accordance with the MUTCD. Reflective sheeting shall be fabricated of a material conforming to the requirements of §730-05 Reflective Sheeting, Class B, Class C, or Class E. Sheeting shall be applied in accordance with the sheeting manufacturer’s written instructions.

**TESTING.** Flexible delineator posts shall meet the requirements in the procedural directives of the Materials Bureau.

**BASIS OF ACCEPTANCE.** Application for approval of flexible delineator posts shall be submitted to the Materials Bureau. The procedural directives outlining detailed requirements and procedures for approval are available from the Materials Bureau. Upon approval the name of the flexible delineator post will be placed on an Approved List.

Application acceptance will be based on the manufacturer's name and type of flexible delineator post appearing on the Department's Approved List titled Flexible Delineator Posts.

### 730-22 STIFFENERS, OVERHEAD BRACKETS AND MISCELLANEOUS HARDWARE

**SCOPE.** These specifications cover the material requirements for stiffeners, overhead brackets and miscellaneous hardware used for signs.

**MATERIAL REQUIREMENTS**

**Aluminum Components.** Horizontal sign panel stiffeners (Z bars) and overhead panel brackets shall be fabricated of aluminum alloy 6061-T6.

Other miscellaneous hardware including vertical stiffeners, bolts, nuts, washers, screws, rivets, pull-type lockbolts and serrated or knob stem blind rivets shall be fabricated of the materials and in the manner shown on the plans or standard sheets and shall meet the requirements of §715-04, Wrought Aluminum.
Components designated as Alloy 2024-T4 shall be given a Type 205 coating in accordance with '719-02, Aluminum Anodic Coatings.

Certification, Sampling, Testing and Inspection of aluminum components shall be handled as noted in '715-04.

**Steel Components.** Steel bolts, nuts and washers referenced to this specification shall conform to the requirements of Table 730-22-1 unless otherwise specified.

Bolts, nuts and washers to be used in contact with aluminum shall be coated with cadmium or cadmium/tin combination.

All cadmium and cadmium/tin coatings shall be given a chromate treatment in or with an aqueous solution of salts, acids or both to produce a protective chromate coating. The chromate coating shall be distinctly colored iridescent yellow to bronze for cadmium. Cadmium/tin coatings, when given this iridescent chromate treatment, may remain silver colored. Usual chromic and nitric acid bright dips are not chromate treatments.

### TABLE 730-22-1 STEEL FASTENERS

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>A307</td>
<td>1/4 to 1 1/2</td>
<td>5 - H1 5 - HH</td>
<td>P or Z</td>
<td>&lt; M12, use ANSI B18.22M, soft</td>
<td>CLASS 5,9 or 10</td>
<td>General Motors Standard Metric Helical Spring General Specification</td>
</tr>
<tr>
<td></td>
<td>1 3/4 to 4</td>
<td>9 - H2 12 - H2 9 - HH 12 - HH</td>
<td>P Z P Z</td>
<td>≥M12, use ASTM F436M IFI 542 or ANSI B18.22M, hard only</td>
<td></td>
<td></td>
</tr>
<tr>
<td>A325 or A449</td>
<td>5/8 to 1 1/2</td>
<td>5 - H1 5 - HH</td>
<td>P or Z</td>
<td>CLASS 5,9 or 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1 3/4 to 4</td>
<td>9 - H2 12 - H2 9 - HH 12 - HH</td>
<td>P Z P Z</td>
<td>CLASS 9 or 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>A354 Grade BD or A490 Type 1 or 3</td>
<td>1/4 to 1 1/2</td>
<td>10 - H1 12 - HH</td>
<td>P or Z</td>
<td>CLASS 5,9 or 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1 3/4 to 4</td>
<td>9 - H2 12 - H2 9 - HH 12 - HH</td>
<td>P Z P Z</td>
<td>CLASS 9 or 10</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTES:**

1. Class of nut (5,9,10 and 12):
   - H1 ANSI B18.2.4.1M hex nut, style 1
   - H2 ANSI B18.2.4.2M hex nut, style 2
   - HH ANSI B18.2.4.6M heavy hex nut
2. P > 7/16":ASTM B695, class 50, type 1
   - P ≤ 7/16":ASTM B695, class 40, type 1, cadmium coating
     - ASTM B696, class 8, type 2
     - ASTM B766, class 12, type 2, cadmium/tin coating
     - ASTM B635, class 8, type 2
   - Z > 7/16":ASTM A153, class C
   - Z ≤ 7/16":ASTM A153, class D
3. ANSI B18.16.1M

**BASIS OF ACCEPTANCE.** Acceptance will be based on the manufacturer's certification that its product conforms to these specifications.

**730-23 FIBERGLASS REINFORCED PLASTIC SIGN PANELS**

**SCOPE.** This specification covers the material requirements for fiberglass reinforced plastic for use as a sign panel substrate.
GENERAL. The fiberglass reinforced plastic sign panel shall be fiberglass reinforced thermoset polyester laminate. The panel shall be acrylic modified and UV stabilized for outdoor weatherability. The panel shall be stabilized so as not to release migrating constituents (i.e., solvents, monomers, etc.) over time, and shall contain no residual release agents on the surface of the laminate that will interfere with any subsequent bonding operations. The panel shall not contain visible cracks, pinholes, foreign inclusions, or surface wrinkles that would affect implied performance, alter the specific dimensions of the panel or otherwise affect its serviceability.

MATERIALS REQUIREMENTS

Physical Requirements. The fiberglass reinforced plastic sign panel materials shall conform to the physical requirements in Table 730-23-1:

<table>
<thead>
<tr>
<th>Property</th>
<th>ASTM Test Method</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tensile Strength</td>
<td>D638</td>
<td>10.0x10^3 psi</td>
</tr>
<tr>
<td>Tensile Modulus</td>
<td>D638</td>
<td>1.2x10^6 psi</td>
</tr>
<tr>
<td>Flexural Strength</td>
<td>D790</td>
<td>20.0x10^3 psi</td>
</tr>
<tr>
<td>Flexural Modulus</td>
<td>D790</td>
<td>1.2x10^6 psi</td>
</tr>
<tr>
<td>Compression Strength</td>
<td>D695</td>
<td>32.0x10^3 psi</td>
</tr>
<tr>
<td>Compression Modulus</td>
<td>D695</td>
<td>1.4x10^6 psi</td>
</tr>
<tr>
<td>Punch Shear</td>
<td>D732</td>
<td>13.0x10^3 psi</td>
</tr>
<tr>
<td>Weatherability C Grade II</td>
<td>D3841</td>
<td>26</td>
</tr>
<tr>
<td>Impact Resistance</td>
<td>D3841</td>
<td>60 ft</td>
</tr>
</tbody>
</table>

Panel Flatness Test. Panel flatness shall be determined by supporting a 30 x 30 inch panel at two opposite corners, the maximum deflection measured diagonally, parallel and perpendicular to the panel by lines drawn through the center of the panel, shall not exceed 1/2 inch. The panel shall then be supported in a like manner in an oven for 48 hours at 180°F. The maximum deflection shall again be measured as previously noted, and shall not exceed 1/2 inch. All measurements shall be made when the panels are at ambient temperature.

The fiberglass reinforced plastic panel shall have a maximum Coefficient of Thermal Expansion of 1.8x10^-5 in/in°F and maintain its strength and impact resistance qualities over a temperature range of -65°F to 212°F.

Application of Reflective Sheeting. The reflective sheeting shall be adhered to the fiberglass reinforced plastic panel in strict accordance with the recommendations of the manufacturer of the reflective sheeting.

BASIS OF ACCEPTANCE. Application for approval of fiberglass reinforced plastic sign panel by the producer shall be submitted to the Materials Bureau accompanied by a 80 square feet sample of the product. Upon approval by the Materials Bureau, the name of the product will be placed on the Department's Approved List entitled Fiberglass Reinforced Plastic Sign Panels 730-23.

730-24 TYPE A SIGN SUPPORTS

SCOPE. This specification covers the material and fabrication requirements for breakaway supports used for roadside signs.
MATERIAL, FABRICATION AND PERFORMANCE REQUIREMENTS. Post material, fabrication and performance requirements shall be in accordance with the standard sheets, the appropriate Materials Details and the procedural directives of the Materials Bureau.

BASIS OF ACCEPTANCE. Type A Sign Supports shown on the standard sheets shall be accepted based on the manufacturer's certification that its product conforms to these specifications and the appropriate standard sheets.

All other Type A Sign Supports will be accepted on the basis of their listing on the Department's Approved List of Type A Sign Supports. In addition, the manufacturer or supplier shall provide two copies of the approved Materials Details through the Contractor to the Engineer as part of the evidence of acceptability for the material at least ten days prior to the use of the product.

730-25 TYPE B SIGN POSTS

SCOPE. This specification covers the material requirements for Type B Sign Posts and Rustic Type B Sign Posts. These sign posts shall be equipped with breakaway bases and hinge assemblies per '730-26, Breakaway Bases and Hinge Assemblies, if installed at a location subject to vehicle impact.

MATERIALS AND FABRICATION REQUIREMENTS

Steel Sign Posts. Steel for sign posts and attachments to or components of sign posts shall be ASTM A36, A242, A572 Grade 50 and A588 and shall conform to '715-01 Structural Steel. Rustic Type B Sign Posts shall be ungalvanized weathering steel, ASTM A588 or A242, meeting the requirements of '715-01 Structural Steel.

Sign posts, except Rustic Type B Sign Posts, shall be galvanized after fabrication (punching, drilling, welding, cutting, etc.) in accordance with '719-01, Galvanized Coatings and Repair Methods. Damage to galvanized surfaces of steel posts due to handling, shipment, erection, etc. shall be repaired as described in Repair of '719-01, when directed by the Engineer.

Sign posts with breakaway bases shall be of weldable quality, and all welding shall be in accordance with the provisions of the section on Fabrication of the New York State Steel Construction Manual.

FABRICATION. Sign posts shall be fabricated as indicated on the standard sheets. Breakaway bases shall conform to the requirements of '730-26, Breakaway Bases and Hinge Assemblies.

BASIS OF ACCEPTANCE. Acceptance shall be based on the manufacturer's certification that the product conforms to these specifications.

730-26 BREAKAWAY BASES AND HINGE ASSEMBLIES

SCOPE. This specification covers the material and fabrication requirements for bi-directional and omni-directional breakaway bases and hinge assemblies for use on Type B Sign Posts and for use on Rustic Type B Sign Posts.

Bi-Directional Breakaway Bases and Hinge Assemblies are intended for use when the expected impact angle is within 30 degrees of the axis of the base from the front and rear.

Omni-Directional Breakaway Bases and Hinge Assemblies are intended for use whenever the expected impact angle may be greater than 30 degrees, measured as described above.

MATERIAL AND FABRICATION REQUIREMENTS. Breakaway bases and hinge assemblies shown on standard sheets shall satisfy the following requirements:
Steel for breakaway bases and hinge assemblies shall be A-36, A242, A572 Grade 50, A588 and shall meet the requirements of '715-01, Structural Steel. Steel shall be of weldable quality. Fasteners shall be of the size and shape shown on the Standard Sheets and meet the requirements of '730-22, Stiffeners, Overhead Brackets and Miscellaneous Hardware. Breakaway bases and hinge assemblies shall be galvanized in accordance with '719-01, Galvanized Coatings and Repair Methods, after the base is welded to the post. Welding shall be in accordance with the provisions of the section on Fabrication= of the 'New York State Steel Construction Manual. = Fabrication details shall be in accordance with the standard sheets.

Breakaway bases and hinge assemblies for use in conjunction with rustic sign posts shall meet the above requirements with the following exceptions:

- The upper slip base plate and attached post shall be ungalvanized weathering steel, ASTM A588 or A242, meeting the requirements of '715-01, Structural Steel. The lower slip base plate, and the attached stub portion of the post, shall be galvanized steel. The remainder of the slip base shall be as shown on the contract drawings.
- When used on one-way, divided roadways, the back flange hinge plate shall be ungalvanized A588 or A242 steel installed as shown on the contract drawings. When used on two-way, undivided roadways, the back flange hinge plate shall meet the requirements, below, of the front flange hinge plate.
- The front flange hinge plate shall be galvanized steel, except that an additional galvanized steel flat washer meeting the requirements, below, of ASTM F436 shall be installed on all four bolts between the post and the hinge plate to assure proper slippage.

All exposed galvanized surfaces, except in the vicinity of the slots in the hinge plates, shall be painted in accordance with §657 Painting Galvanized and Aluminum Surfaces.

BASIS OF ACCEPTANCE. Breakaway bases and hinge assemblies fabricated as shown on the standard sheets shall be accepted based on the manufacturer's certification that the complete assembly conforms to these specifications.

730-27 PERMANENT VARIABLE MESSAGE SIGNS

SCOPE. This specification gives minimum material, fabrication, fatigue and strength requirements of variable message signs for permanent installation. Other requirements are in the Contract Documents.

Within this specification, "overhead" shall mean to be mounted over the traveled way, or what the plans indicate will become the traveled way.

MATERIAL REQUIREMENTS

Housing. The enclosure housing shall be constructed of aluminum alloy 3003-H14, 6061-T6, 5154-H38 or as specified on approved shop drawings. The minimum thickness shall be 1/8 inch. Seams shall be continuously welded by an inert gas process only in the shop.

The housing shall be completely sealed to prevent the entry of water, insects, dust, dirt and corrosion. Neoprene gaskets shall be utilized as necessary.

Readily-available, changeable filtration devices shall be provided at drain holes and at all points where forced air enters the enclosure.

All hinged access panels and windows shall be equipped with hold-open devices which shall not release accidently or by the action of wind. The hold-open devices shall not interfere with the operation of the display, nor with the repair or replacement of user serviceable components.
Stiffeners, Hardware and Mounting Brackets. Hardware, framing members and mounting brackets shall meet the requirements of 730-22, unless indicated otherwise on the manufacturer's shop drawings approved by the Engineer.

Framing structural members shall be made of aluminum alloy 6061-T6 or an approved equivalent. All hardware shall be corrosion-resistant steel or protected from corrosion by suitable plating. Fasteners for securing access panels shall be captive.

MANUFACTURING

General. Fabrication shall be such that performance will not be impaired after the equipment has been subjected to shock and vibration caused by normal installation, transportation and maintenance handling. Particular attention shall be given to neatness and thoroughness of soldering, wiring, welding, plating, riveting, finishes and machine operations. All parts shall be free from burrs and sharp edges or any other defect that could make the part or equipment unsatisfactory for the operation or function intended in this specification.

Modules shall be designed such that major portions may easily be replaced. Modules of unlike functions shall be mechanically keyed to prevent insertion into the wrong socket or connector. All modules and assemblies shall be clearly identified with name, model number, serial number and any other pertinent information required to facilitate equipment maintenance. They shall be readily accessible for inspection and maintenance, using simple hand-held tools and standard meters.

Housing. The sign enclosure including doors and access panels shall be designed and constructed so as to present a clean, neat appearance; be smooth with exterior corners rounded; be weatherproof and vandal-resistant; and be free of burrs, blemishes and unspecified holes.

Drainage holes shall be drilled near each corner of the base of the enclosure.

The enclosure shall have internal lighting sufficient for all maintenance activity requirements of the VMS and 120 volt power receptacles every 10 feet mounted on the rear interior panels.

If the variable message sign is designated as “walk-in,” then its access door shall be a minimum of 24 inches wide x 60 inches high.

Environmental

A. Temperature. Internal temperature shall be continuously monitored whenever electric power is applied to the sign. The internal temperature of the enclosure shall be reported to the local and central controller upon request. Ventilation shall be automatically turned on and off at internal temperatures specified in the Proposal. Exhaust and intake ports shall be protected by filter screens against moisture, dust and insect intrusion. The ventilation system shall be sufficient to circulate three times the volume of air inside the enclosure per minute. Multiple fans or blowers shall be used to provide the specified venting and shall be located within the enclosure to minimize heat stratification.

B. Adverse Conditions. The equipment shall meet all of its specified functions during and after subjection to any combination of the following conditions:

1. Ambient Temperature. Range of -22°F to +145°F.

2. Temperature Shock. 60°F per hour, during which the relative humidity shall not exceed 95%.

3. Relative Humidity Range. 0 to 95% over the temperature range of 40°F to 110°F.

C. Ambient Light. The variable message sign shall be equipped with light sensors so that the
display shall be able to automatically adapt its level of light output to maintain readability under
varying ambient light conditions. There shall be a minimum of eight (8) levels of dimming, linearly
spaced from nighttime to daylight brightness. The sign’s automatic dimming control shall be
overrideable by central control. The dimming circuitry shall automatically compensate for variations
in the AC line voltage to maintain the light output constant for the selected brightness level.
The levels of lighting shall produce luminance measured on the optic axis, as follows:

1. Daylight. A minimum of 14 candela per pixule for typical daylight environment.

2. Nighttime. Between 1.5 and 2 candela per pixule for nighttime environment.

Electrical Protection. The equipment shall contain readily-accessible, normally resettable or
replaceable circuit protection devices (such as circuit breakers or fuses) for equipment and power source
protection.

Electronic Components. All components shall be UL listed. All printed circuit boards shall be FR4
or G10 fiberglass epoxy material, with 2 oz. copper, double-sided with plated through-holes.

All etched connector fingers are to be plated with a minimum thickness of 100 micro-inches of gold
over nickel.

Board connectors that are not an integral part of the printed circuit are to be plated with a minimum
thickness of 15 micro-inches of gold over nickel.

Sign Face. In order to increase contrast, the pixules shall be arranged on a black, non-glossy
background. All electronic components visible from outside the sign shall be of black color or coated
with black, non-glossy paint.

The front of the sign shall be enclosed by a protective, weathertight face, 1/4 inch thick.

Variable spacing between letters shall approximate the recommended spacing for 18 inch Series E
sign text found in the Federal Highway Administration Standard Alphabets for Highway Signs.

DESIGN CRITERIA

All Permanent Variable Message Signs. The equipment shall be designed such that the failure of
one part shall not cause the failure of any other part. In the event of a power failure of 500 milliseconds
or less, proper operation of the equipment shall commence after restoration of power, without creating
false information.

Shop drawings and calculations that show the sign’s ability to withstand the design loads shall be
submitted to the Office of Traffic Safety and Mobility for approval, and shall be signed by a Professional
Engineer licensed and registered to practice in New York State. If the drawings and calculations are
approved by the Department, the manufacturer will be notified, and the manufacturer’s name and drawing
numbers will be placed on the Approved List.

Approved shop drawings shall be submitted to the Engineer prior to delivery of any variable message
signs. The Contractor shall develop and deliver shop drawings signed by a licensed New York State
Professional Engineer which illustrate in detail, how to mount and connect the variable message sign
enclosure to the structure shown on the Plans.

All variable message signs covered by this specification shall be designed to withstand the following
loads, combined in groups in accordance with the latest AASHTO Standard Specifications for Structural
Supports for Highway Signs, Luminaires and Traffic Signals. Each member and connection shall be
designed for the maximum stress of all the different combinations, with the allowable stress increased as
indicated in the AASHTO Group Loading table. Unless noted otherwise, "Ice" load in the table shall
mean "Ice and Snow loads simultaneously."

NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
Non-Overhead Permanent Variable Message Signs

A. **Dead Load.** The weight of the variable message sign including all components, plus consideration of loads imposed during maintenance.

B. **Live Load.** Variable message signs designated as "walk-in," or otherwise intended to support personnel in service, shall be designed to support a live load of 100 psf applied to the service platform.

C. **Ice Load.** The ice load shall be 3 psf, unless historical accretion data for the location the variable message sign will be installed, the slope of a panel, or shielding hoods and the like indicate a different load. This load shall be considered on individual panels and the members and connections supporting only one panel. The load on members and connections supporting more than one panel shall be designed to support an ice load on:
1. The one end panel, and
2. Either the front or back panel, after considering panel slope and/or shielding hoods, which produces the largest load in the member or connection.

D. **Snow Load.** The snow load shall be 40 psf, unless historical accretion data for the location the variable message sign will be installed, or the shape of a panel indicate that a different load is appropriate. This load shall be applied to the top panel and any hood or other nearly horizontal projection.

E. **Wind Load.** The Base Wind Load shall be as specified in '645-3.01 A., including adjustments for drag, height and the gust factor. Drag coefficients shall be from the AASHTO Standard Specifications for Structural Supports for Highway Signs, Luminaires and Traffic Signals. "Wind Drag Coefficients" table.

1. **Individual nonhorizontal panels.** Panels, members and connections carrying loads from only one nonhorizontal panel shall be designed for 100% of the Base Wind Load acting normal to the panel along with 20% of the Base Wind Load acting transverse to the panel.

2. **Adjacent nonhorizontal panels.** Panels, members and connections carrying wind loads from two adjacent, nonhorizontal panels perpendicular to each other shall be designed to withstand a wind load acting on both panels. For the purposes of determining direction of forces, the term "paramount" refers to the panel contributing the greatest load, and the adjacent panel termed the "adjoining" panel. If it is not clear which panel will contribute the greatest load, then analyze with one panel assumed to be paramount, and the adjacent one adjoining, then do a separate analysis with the roles reversed. The center of action of the wind loads shall be the centroid of the panel on which it acts. The magnitude of the components shall be:
   a. **Normal to the paramount panel.** 100% of the Base Wind Load on the paramount panel, plus 30% of the base wind load on the adjoining panel;
   b. **Transverse to the paramount panel.** 20% of the Base Wind Load on the paramount panel, plus 60% of the base wind load on the adjoining panel.

Members and connections carrying wind loads from adjacent, nonhorizontal panels at angles other than perpendicular to each other shall be designed to withstand an appropriate wind load coming from the direction producing the greatest stress in the member or connection.
Overhead Permanent Variable Message Signs. Variable message signs to be mounted over a traveled way, or over what the contract documents indicate will become a traveled way, shall be designed for the fatigue loads and using the allowable stresses given in the current version of the NYSDOT Standard Specifications for Overhead Sign Structures.

DELIVERY AND INSTALLATION
The contractor shall deliver, store, handle, and install all materials and equipment in such a manner as not to degrade quality, serviceability or appearance. Material to be stored shall be stored in a clean and dry location free from construction dust, precipitation, and condensing moisture. Any part of the equipment damaged during transportation, handling, or installation shall be repaired, or if determined by the Engineer as unfit for use in the finished work, shall be removed from the site and replaced by the Contractor at no additional cost.

All materials shall be delivered and stored in the manufacturer's original unopened protective packages and protected against soiling, physical damage, or wetting, before and during installation. Unloading and unpacking of all materials shall be done in a manner to prevent misalignment or damage.

The installation shall be performed by factory certified personnel. Installation shall be complete in all respects, including all framing and all related fastenings and anchors required for a complete installation. Equipment shall be placed in accordance with the general arrangement as shown on the Drawings. The general arrangement may be modified only as required to suit specific equipment. Modifications shall not affect the design of components. Layout dimensions as shown on the Drawings may be modified to improve operating efficiency.

MARKING. The contract number, pay-item number, and month and year of installation shall be marked using permanent ink, paint, or stamping into the wall. Characters shall be 1 to 1 3/4 inches high, horizontal when the variable message sign is in its final position, and be located in the following locations:

- The end panel of the vms, so as to be visible from the shoulder closest to the variable message sign.
- On the inside of a "walk-in" variable message sign, near the middle of the panel opposite the door.

Also, the manufacturer's name, product name, model number, serial number, and city and state or province of manufacture shall be permanently marked on the outside and an easily accessible location inside the variable message sign.

These markings shall not be visible when viewing the front of the variable message sign straight-on.

TESTS

Design Approval. In order to get on the Approved list, design approval tests shall be conducted by the fabricator on one (1) or more samples of each equipment type, as approved by the Traffic Engineering and Highway Safety Director, to determine if the design of the equipment meets the requirements of this specification. In the case of standard product line equipment, the Traffic Engineering and Highway Safety Director may waive the design approval tests if:

- The manufacturer's written specifications (functional and environmental) are equal to or better than those specified in the contract documents and the manufacturer so states in writing; or
- The manufacturer provides certification by an independent testing laboratory that these design approval tests have been previously satisfactorily completed.

Performance. If specified in the Contract Documents, each variable message sign shall pass these performance tests both alone and fully integrated in the system:

- Factory Tests
• Installation Tests
• Pre-Acceptance Tests
• Project Acceptance Tests

A complete list of all equipment and system tests to be performed, including the testing plan and detailed testing procedures for each type of equipment, shall be submitted to the Engineer for approval. Test procedures shall be in accordance with the manufacturer's recommendations and shall demonstrate all functional requirements.

A minimum of two (2) weeks written notification will be provided for the witnessing of all testing, after approval of the testing plan and the appropriate testing procedures.

If a unit has been modified as a result of a test failure, a report shall be prepared and delivered to the Engineer prior to re-testing of the equipment. The report shall describe the nature of the failure and the corrective action taken. If the Engineer determines that a failure pattern exists, then design and construction modifications shall be made to all equipment without additional cost to the State or extension of the contract period. The Engineer will forward copies of the reports of modifications to the Regional Traffic and Safety Engineer, and to the Materials Bureau.

Rejected equipment may be offered again for retest provided all non-compliances have been corrected and retested by the Contractor. The contractor shall submit evidence that the sign(s) have passed, to the Engineer with the request and the schedule to rewitness the performance tests.

BASIS OF ACCEPTANCE. Variable message signs will be accepted based on the following:
• The manufacturer's name, product name or model number, and drawing number and date, appearing on the Department's Approved List.
• Submission of approved shop drawings, for each different variable message sign supplied.
• Manufacturer's written certification of compliance to these specifications and the approved shop drawings.
• If required by the Engineer or the approved shop drawings, submission of mill certifications for structural materials.
• Passing all performance tests in the specification.

Final inspection and acceptance of equipment shall be made after installation at the locations specified on the plans.

SECTION 731 - SUBSURFACE TENSILE ELEMENTS

731-01 SOIL NAIL TENDON ASSEMBLY

SCOPE. This specification covers the material requirements for the components for assembling a soil nail tendon generally used in a Soil Nail Wall System (SNWS) to internally stabilize a cut and/or underpin a structure.

MATERIAL REQUIREMENTS.

A. SNWS Temporary. Provide materials meeting the following requirements:

1. SNWS Nail Tendons. Provide clean, straight, rust-free tendons meeting the following:

   a. Solid Bar Soil Nail (SBSN). Provide solid bar tendons meeting AASHTO M31 of Grade 60 or 75, ASTM A722 for Grade 150. The deformed bar, continuous without splices or welds, undamaged, bare or epoxy coated or encapsulated (as shown on the
approved Working Drawings), shall be threaded a minimum of 6 in. on the wall anchorage end to allow proper attachment of bearing plate and nut. Threading may be continuous spiral, deformed ribbing provided by the bar deformations (continuous threadbars) or may be cut into a reinforcing bar. If threads are cut into a reinforcing bar, the bar shall be sized based on the net throat of the threads. Hollow bars are not allowed.

2. **SNWS Centralizers.** Provide centralizers manufactured from Schedule 80 PVC pipe or tube, steel, or any material not detrimental to the nail steel, except that wood shall not be used, and approved by the Engineer.

3. **SNWS Bar Couplers.** Provide bar couplers capable of developing 100% of the Guaranteed Ultimate Tensile Strength (GUTS) of the bar as certified by the manufacturer.

**B. SNWS Permanent.** Provide materials meeting the requirements §731-01 A. *SNWS Temporary* with the following additions and exceptions

1. **SNWS Nail Tendon Double Corrosion Protection.** In addition to covering the bar with grout, provide an additional level of corrosion protection consisting of:
   a. **Epoxy Coating.** Provide epoxy coating conforming to the requirements of §709-04 *Epoxy-Coated Bar Reinforcement.* The Bend Test requirements are waived, or
   b. **Encapsulation.** Provide a minimum 40 mil thick corrugated HDPE tube conforming to AASHTO M252 or corrugated PVC tube conforming to ASTM D1784, Class 13464-B. Encapsulation shall provide at least 3/16 in. of grout cover over the nail bar and be resistant to ultraviolet light degradation, normal handling stresses, and grouting pressures. Factory fabrication of the encapsulation is preferred. Upon the Engineer’s approval, the encapsulation may be field fabricated if done in strict accordance with the manufacturer’s recommendations.

**BASIS OF APPROVAL.** Soil Nail Tendons will be approved based on the evaluation of the design submittal detailing the requirements of the assembly.

**BASIS OF ACCEPTANCE.** Soil nail centralizers, epoxy coating or encapsulation will be accepted on the basis of a material certification that the product conforms to this specification. Solid bar nail tendons and bar couplers (if allowed) will be accepted on the basis of a material certification that the product conforms to this specification and certified mill test results from each heat specifying the ultimate strength, yield strength, elongation, and composition indicating conformance to the design submittal and specification.

**731-02 GROUTED TIEBACK ASSEMBLY**

**SCOPE.** This specification covers the material requirements for the components for assembling a grouted tieback generally used in a Grouted Tieback System (GTS) to internally stabilize and supplement the resisting force of an external support system retaining a cut and/or underpinning a structure.

**MATERIAL REQUIREMENTS.**

A. **GTS Temporary.** Provide materials meeting the following requirements:

1. **GTS Tendons.** Provide clean, straight, rust-free tendons meeting the following:
a. **Wire Tendons.** "Uncoated Seven-Wire Stress Relieved Strand for Prestressed Concrete" - ASTM A416, or "Uncoated Seven-Wire Compacted Stress Relieved Strand for Prestressed Concrete" - ASTM A779, or

b. **Solid Bar.** Continuously threaded "Uncoated High-Strength Steel Bar for Prestressing Concrete" - ASTM A722. Hollow bars are not allowed.

The GTS tendons shall be of such size that the design load does not exceed 53% of the Guaranteed Ultimate Tensile Strength (GUTS) of the tendons.

2. **GTS Couplers.** Provide couplers for tendons capable of developing 100% of the GUTS.

3. **GTS Sheath.** Provide a sheath for corrosion protection encasing the entire stressing length of the tendon. Acceptable sheaths for the stressing length shall be one of the following:

   a. A polyethylene (PE) tube applied over a corrosion inhibiting grease coated strand. The polyethylene shall be Type II, III or IV as defined by ASTM D1248. The tubing shall have a minimum wall thickness of 60 mils.

   b. A hot-melt extruded polypropylene tube applied over a corrosion inhibiting grease coated strand. The polypropylene shall PP 210 B55542-11 as defined by ASTM D4101. The tubing shall have a minimum wall thickness of 60 mils.

   c. A corrugated PVC tube applied over a corrosion inhibiting grease coated strand. The PVC tube shall conform to ASTM D1784 Class 13464-B. The tubing shall have a minimum wall thickness of 60 mils.

   d. A heat shrinkable tube coated with an elastic adhesive applied over bar tendons. Prior to shrinking the tube shall have a nominal wall thickness of at least 24 mils and the elastic adhesive inside the tube shall have a nominal thickness of 20 mils. A smooth bond breaker shall be placed around the heat shrinkable tube in the free length.

4. **GTS Grease.** Provide a grease compound for corrosion inhibiting and lubricating properties to completely cover the steel in the stressing length. Provide grease for the stressing length meeting the requirements shown in Table 731-02-1 Grease Properties:

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Acceptance Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dropping Point</td>
<td>ASTM D566</td>
<td>Minimum 300° F</td>
</tr>
<tr>
<td>Oil Separation @ 160° F</td>
<td>FTMS 791B Method 321.2</td>
<td>0.5% Maximum by mass</td>
</tr>
<tr>
<td>Water Content</td>
<td>ASTM D95</td>
<td>0.1% Maximum</td>
</tr>
<tr>
<td>Flash Point</td>
<td>ASTM D92</td>
<td>Minimum 300° F</td>
</tr>
<tr>
<td>Accelerated Corrosion Test: 5% Salt Fog @ 100° F @ 5 mil, min. hrs, Q Panel Type S</td>
<td>ASTM B117</td>
<td>Rust Grade 7 or better after 1000 hrs. of exposure according to ASTM D610</td>
</tr>
<tr>
<td>Water Soluble Ions</td>
<td>Chlorides</td>
<td>ASTM D512</td>
</tr>
<tr>
<td></td>
<td>Sulfides</td>
<td>ASTM D4500-S'E</td>
</tr>
<tr>
<td></td>
<td>Nitrates</td>
<td>ASTM D3867</td>
</tr>
<tr>
<td>Soak Test: 5% Salt Fog @ 100° F @ 5 mil coating, Q Panel Type S. (Immerse panels 50% in a 5% salt solution and expose to salt fog).</td>
<td>ASTM B117 (modified)</td>
<td>No emulsification of the coating after 720 hrs. of exposure.</td>
</tr>
<tr>
<td>Sheathing Hardness Change</td>
<td>ASTM D4289</td>
<td>15% Change</td>
</tr>
</tbody>
</table>
### TABLE 731-02-1 GREASE PROPERTIES

<table>
<thead>
<tr>
<th>Compatibility: 40 days @ 150° F</th>
<th>Volume Change</th>
<th>ASTM D4289</th>
<th>10% Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tensile Strength Change</td>
<td>ASTM D638</td>
<td>30% Change</td>
<td></td>
</tr>
</tbody>
</table>

5. **GTS Centralizers and Spacers.** Provide centralizers and spacers consisting of plastic, steel or any material not detrimental to the tendon. Wood shall not be used. Centralizers and spacers shall permit free flow of grout. Combination centralizer/spacers will be permitted.

6. **GTS Trumpet.** Provide a trumpet integral with the bearing plate. The trumpet shall consist of an epoxy coated steel pipe or tube conforming to the requirements of ASTM A53 for pipe or ASTM A500 for tubing. The trumpet shall have an inside diameter equal to or larger than the hole in the bearing plate, and shall be long enough to accommodate movements of the structure during loading and testing. For encapsulated strand tendons, the trumpet shall be long enough to enable the tendon to make a transition from the diameter of the tendon in the stressing length to the diameter of the tendon at the anchor head without damaging the encapsulation. A seal to retain grease or grout within the trumpet shall be provided between the trumpet and the stressing length corrosion protection. If grout is used to fill the trumpet, then the seal shall be a deformable seal. If grease is used to fill the trumpet, a description of the seal shall be submitted to the Engineer for approval.

B. **GTS Permanent.** Provide materials meeting the requirements §731-02 A. **GTS Temporary** with the following additions and exceptions

1. **GTS Encapsulation.** Provide an additional level of corrosion protection for the GTS Tendon consisting of:

   a. **Encapsulation.** Provide encapsulation consisting of a tube of corrugated PVC, high density polyethylene or steel. The encapsulation shall have sufficient thickness to resist damage due to shipping, handling and installation.

**BASIS OF APPROVAL.** Grouted Tiebacks will be approved based on the evaluation of the design submittal detailing the requirements of the assembly.

**BASIS OF ACCEPTANCE.** Grouted Tieback Assembly will be accepted on the basis of a Material Certification for the grouted tieback centralizers and spacers, encapsulation, sheath, trumpet, and grease compound.

Grouted tieback tendons and couplers (if allowed) will be accepted on the basis of a material certification and certified mill test results from each heat specifying the ultimate strength, yield strength, elongation, and composition indicating conformance to the design submittal and this specification.

### 731-03 ROCK BOLT ASSEMBLY

**SCOPE.** This specification covers the material requirements for the components for assembling a rock bolt generally used in reinforcing a rock slope or as part of a rock catchment system. The following materials are evaluated in this specification:

- 731.0301 – Rock Bolt Assembly, 1 in. Diameter Steel Bar
- 731.0302 – Rock Bolt Assembly, 1 ¼ in. Diameter Steel Bar

**MATERIAL REQUIREMENTS.**
A. Bolts. Provide bolts of at least Grade 150 (ASTM A722) prestressing steel of the diameter shown in the contract documents. Bolts must have rolled thread-like deformations over the entire length.

B. Appurtenances. Provide appurtenances as recommended by the bolt manufacturer for the size and grade bolt supplied, consisting of a steel bearing plate, a hardened washer, if required, and a convex bottom anchor nut. Two beveled or wedge washers per bolt may be required. The upper, or bearing washer, shall be countersunk on the side opposite the bevel to match the bottom of the anchor nut.

C. Resin. Provide resin of the two-component type, and of two different setting times, specifically manufactured for rock bolting. Use only resin that is within the unexpired shelf life designated on the package by the manufacturer.

Provide cartridges of the appropriate diameter as recommended by the manufacturer for the bolt/drill hole/cartridge diameter combination used. Furnish sufficient fast setting resin to fill 3 ft. of annular space in the bottom of the hole. Greater amounts of fast setting resin will be necessary in some rock types to meet the pull test requirements. Furnish slower setting resin with a setting time of no less than fifteen minutes. Install enough slow setting resin in the remainder of the hole to fully encapsulate the bolt.

BASIS OF ACCEPTANCE. Rock bolts and appurtenances will be accepted on the basis of a material certification that the product conforms to this specification and certified mill test results from each heat specifying the ultimate strength, yield strength, elongation, and composition indicating conformance to the specification. Larger diameter bolts are acceptable if supplied at no additional cost to the State.

Rock bolt resin will be accepted on the basis of a material certification that the product conforms to this specification.

SECTION 732 - DRILLING

732-01 DRILL RIGS

SCOPE. This specification covers the equipment and performance requirements for drill rigs.

GENERAL. Drill rigs shall be specifically designed and manufactured for drilling, coring and sampling soil and rock.

EQUIPMENT. Drill rigs shall have adequate capacity and power to accomplish the required work. Each rig shall be supplemented with the necessary auxiliaries, appurtenances, tools and other equipment required for proper operation.

BASIS OF ACCEPTANCE. The rigs and all necessary auxiliaries, appurtenances, tools, barges, platforms, support vessels and equipment shall be acceptable to the Engineer. Drill rigs that are not adequate, as determined by the Engineer, will not be permitted for use. Drill rigs required under the items for furnishing equipment including drive hammers, all necessary auxiliaries, appurtenances, tools, barges, platforms, support vessels and other equipment must be on site, inspected and approved by the Engineer in conjunction with a representative of the Geotechnical Engineering Bureau before any work is done by that rig. Each rig shall be complete and sharing of equipment between rigs will not be permitted.

732-02 DRIVE PIPE
SCOPE. This specification covers the material and quality requirements for drive pipe used in subsurface explorations.

MATERIAL REQUIREMENTS. Drive pipe shall be extra strong steel pipe, 2 1/2 inch or 4 inch nominal diameter as specified, with threaded ends in random 5 foot lengths and shall conform to the requirements of ASTM A120, Schedule 80.

BASIS OF ACCEPTANCE. Drive pipe shall be subject to inspection and approval of the Engineer in conjunction with a representative of the Geotechnical Engineering Bureau.

732-03 CASING

SCOPE. This specification covers the material and quality requirements for casing used in subsurface explorations.

MATERIAL REQUIREMENTS. The casing shall be diamond drill flush-joint or flush coupled type, fabricated from high quality seamless steel tubing conforming to the requirements of the Diamond Core Drill Manufacturer's Association (DCDMA) Standards. The design shall permit any size casing to telescope into the next larger size.

BASIS OF ACCEPTANCE. Casing shall be subject to inspection and approval of the Engineer in conjunction with a representative of the Geotechnical Engineering Bureau.

732-04 SAMPLERS

SCOPE. This specification covers the material requirements for split barrel samplers.

MATERIAL REQUIREMENTS. Samplers shall be equipped with a ball check in the head section and have a minimum inside length of 20 inches. Samplers shall conform to the following sizes:

<table>
<thead>
<tr>
<th>Sampler Diameter (Inches)</th>
<th>Outside Diameter (Inches)</th>
<th>Cutting Shoe Opening (Inches)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>2</td>
<td>1 1/8</td>
</tr>
<tr>
<td>2 1/2</td>
<td>2 1/2</td>
<td>1 1/8</td>
</tr>
<tr>
<td>3</td>
<td>3</td>
<td>2 3/8</td>
</tr>
<tr>
<td>3 1/2</td>
<td>3 1/2</td>
<td>2 3/8</td>
</tr>
</tbody>
</table>

BASIS OF ACCEPTANCE. Samplers shall be subject to the inspection and approval of the Engineer in conjunction with a representative of the Geotechnical Engineering Bureau.

732-05 THIN WALL SAMPLE TUBES

SCOPE. This specification covers the material and quality requirements for thin wall sample tubes.

MATERIAL REQUIREMENTS. Thin walled sample tubes shall be fabricated from Type 304 stainless steel tubing meeting the requirements of ASTM A276 as specified for a nominal 3 1/2 inch O.D. seamless or welded tubing with nominal 0.065 inch wall thickness. Specific dimensions and fabrication details shall comply with the current Geotechnical Engineering Bureau Drawing entitled Stainless Tube for 3 1/2 inch Undisturbed Soil Samples. Liners for 3 1/2 inch samplers shall have an outside diameter of 3 inches and shall be 18 inches long. Liners shall be fabricated of brass or stainless steel only.
**BASIS OF ACCEPTANCE.** Sample tubes shall be subject to the inspection and approval of the Engineer in conjunction with a representative of the Geotechnical Engineering Bureau.

**732-06 CORING BITS**

**SCOPE.** This specification covers the material requirements for coring bits used in Subsurface explorations.

**MATERIAL REQUIREMENTS.** Coring bits shall be four sizes: AX, BX, NX and HX. The bits shall meet the outside diameter requirements specified by the National Bureau of Standards and the Diamond Core Drill Manufacturer's Association.

**BASIS OF ACCEPTANCE.** Coring bits shall be subject to inspection and approval of the Engineer in conjunction with a representative of the Geotechnical Engineering Bureau.

**732-07 SAMPLE STORAGE BAGS**

**SCOPE.** This specification covers the material requirements for sample storage bags used for containing soil samples.

**MATERIAL REQUIREMENTS.** Sample storage bags shall be moisture-proof, transparent, plastic bags with minimum dimensions of 8 inches long, 10 inches wide and 2 mils thick.

**BASIS OF ACCEPTANCE.** Sample storage bags shall be subject to inspection and approval of the Engineer.

**732-08 SAMPLE JARS**

**SCOPE.** This specification covers the material requirements for sample jars used for containing soil samples.

**MATERIAL REQUIREMENTS.** Sample jars shall be glass, or plastic, wide-mouthed jars of one-quart capacity with air-tight screw covers fitted with rubber compo-lined caps.

**BASIS OF ACCEPTANCE.** Sample jars shall be subject to inspection and approval of the Engineer.

**732-09 JAR CARTONS**

**SCOPE.** This specification covers the material and fabrication requirements for jar cartons used to contain soil sample jars.

**MATERIAL AND FABRICATION REQUIREMENTS.** Jar cartons shall consist of corrugated Kraft paper cardboard fabricated into a box with overall nominal dimensions of 12 inches wide, 16 inches long and 7 inches deep. The box shall be partitioned and have sufficient strength to safely support twelve (12) sample jars conforming to '732-08 in a 3 x 4 array.

**BASIS OF ACCEPTANCE.** Jar cartons shall be subject to inspection and approval of the Engineer.

**732-10 BOULDER AND ROCK CORE BOXES**
SCOPE. This specification covers the material and fabrication requirements for boxes used to contain core samples of boulders and rock.

MATERIAL AND FABRICATION REQUIREMENTS. Boxes shall be fabricated of white pine, Grade No. 2 common or better, 1 inch stock (finished ¾ inch) thickness or an approved equal material and conform to the overall box dimensions given below:

<table>
<thead>
<tr>
<th>Core Box Size</th>
<th>Length (Inches)</th>
<th>Width (Inches)</th>
<th>Height (Inches)</th>
</tr>
</thead>
<tbody>
<tr>
<td>“AX”</td>
<td>61½</td>
<td>9½</td>
<td>2¾</td>
</tr>
<tr>
<td>“BX”</td>
<td>61½</td>
<td>10¾</td>
<td>3¾</td>
</tr>
<tr>
<td>“NX”</td>
<td>61½</td>
<td>10¾</td>
<td>3¾</td>
</tr>
<tr>
<td>“HX”</td>
<td>61½</td>
<td>11¾</td>
<td>4¾</td>
</tr>
</tbody>
</table>

Core rows shall be separated by wooden or tempered hardboard, ⅛ inch thick strips recessed to ⅜ inch depth and glued with waterproof glue at the bottom and ends of the box. Box covers shall be hinged with two, 2 inch steel butt hinges recessed and fastened with flat head wood screws. Box covers shall be secured in a closed position by two 1 1/2 inch hook and eye fasteners. All boxes shall be coated with weatherproof wood preservative. Details are specified on the current Geotechnical Engineering Bureau Drawing entitled ACore Box AX, BX, NX and HX Sizes.®

BASIS OF ACCEPTANCE. Core boxes shall be subject to inspection and approval of the Engineer in conjunction with a representative of the Geotechnical Engineering Bureau.

732-11 OPEN WELL PIEZOMETER

SCOPE. This specification covers the material requirements for open well piezometers.

MATERIAL REQUIREMENTS. Monitoring pipe-riser pipe shall be 1 inch (nominal diameter) threaded PVC schedule 40 pipe. Slotted screen pipe shall be 5 feet long and be 1 inch (nominal diameter) threaded PVC schedule 40 pipe. Caps shall be 1 inch (nominal diameter) PVC schedule 40 threaded male cap for the top, and 1 inch (nominal diameter) PVC schedule 40 threaded female cap for the bottom.

Sand. Provide well rounded, uniformly graded silica sand, which is correctly sized to the slotted screen. Ottawa sand is acceptable.

Bentonite pellets. Provide 1/4 inch (nominal diameter) bentonite pellets.

Manhole. Provide a 8 inch (inside diameter) steel flush mount manhole with a 8 inch skirt.

Cement. The material shall meet the requirements of ’701-01 Portland Cement Type 1 or 2.

Water. The water for the mix shall conform to the requirements of ’712-01 Water.

Bentonite Powder. There are no material requirements for the bentonite, except it shall be supplied in powder form from a reputable manufacturer and pass a No. 200 sieve.

BASIS OF ACCEPTANCE. Materials used for the installation of open well piezometers shall be subject to inspection and approval of the Engineer.
732-12 GROUT

SCOPE. This specification covers the material requirements for the grouting of bore holes.

MATERIAL REQUIREMENTS.

Cement. The material shall meet the requirements of §701-01 Portland Cement Type 1 or 2.

Water. The water for the mix shall conform to the requirements of §712-01 Water.

Bentonite Powder. There are no material requirements for the bentonite, except it shall be supplied in powder form from a reputable manufacturer and pass a No. 200 sieve.

BASIS OF ACCEPTANCE. The grout shall be subject to inspection and approval of the Engineer.

SECTION 733 - EARTHWORK MATERIALS

733-01 FLOWABLE FILL

SCOPE. This specification covers the material requirements and methods of testing flowable fill. The following flowable fill types are evaluated in this specification:

733.0101 – Controlled Low Strength Material (CLSM)
733.0102 – Controlled Low Strength Material (CLSM) (No Fly Ash)
733.0103 – Lightweight Concrete Fill (Type A)
733.0104 – Lightweight Concrete Fill (Type B)

GENERAL.

A. Controlled Low Strength Material. Provide CLSM with certified test results supplied by a qualified independent testing laboratory for the mix design verifying the unconfined compressive strength meets the requirements of the specification. Design the CLSM mix so that it sets within the time stated in the contract documents. If no set time is required, design the set time to meet Contractor’s operational requirements.

B. Lightweight Concrete Fill. Provide Lightweight Concrete Fill with certified test results supplied by a qualified independent testing laboratory for the mix design verifying the wet cast density and unconfined compressive strength meet the requirements of the specification for the type(s) identified in the contract documents. Design the Lightweight Concrete Fill utilizing a foaming agent appearing on the Departments Approved List.

MATERIAL REQUIREMENTS.

A. Controlled Low Strength Material.

1. Material. Provide CLSM containing cement and water. At the Contractor’s option, it may also contain fly ash (unless the No Fly Ash item is specified), aggregate, or chemical admixtures in any proportions such that the final product meets the strength and flow consistency requirements included in this specification.

Provide materials meeting the requirements of Table 733-01A CLSM Material Requirements:
If used, provide materials meeting Table 733-01B Requirements for Optional CLSM Material:

**TABLE 733-01B REQUIREMENTS FOR OPTIONAL CLSM MATERIAL**

<table>
<thead>
<tr>
<th>Material</th>
<th>Subsection</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aggregate Gradation</td>
<td>§703-07 Concrete Sand</td>
</tr>
<tr>
<td>Fly Ash</td>
<td>Provide fly ash that complies with the requirements of §711-10 Fly Ash except that the loss on ignition requirement is waived.</td>
</tr>
<tr>
<td>Chemical Admixtures</td>
<td>Provide admixtures that comply with §711-08 Admixtures. The mix may include high air generators manufactured for CLSM.</td>
</tr>
</tbody>
</table>

2. **Unconfined Compressive Strength.** Provide CLSM with a mix design generating an unconfined compressive strength in Table 733-01C CLSM Unconfined Compressive Strength:

**TABLE 733-01C CLSM UNCONFINED COMPRRESSIVE STRENGTH**

<table>
<thead>
<tr>
<th>Test Age</th>
<th>Unconfined Compressive Strength</th>
</tr>
</thead>
<tbody>
<tr>
<td>28 days</td>
<td>$40 \text{ psi} \leq \frac{u}{q} \leq 150 \text{ psi}$</td>
</tr>
</tbody>
</table>

3. **Sampling and Testing.**

i. **Spread Diameter.** Provide CLSM that has, at the time of placement, a minimum diameter spread of 8 in. as determined by a Department Representative in accordance with ASTM D6103 Standard Test Method for Flow Consistency of Controlled Low Strength Material (CLSM).

ii. **Cylinder Cast.** A Department Representative will cast three specimens (cylinders) for each batch of CLSM for QA testing. A batch is defined as the amount of material that can be mixed at one time.

**B. Lightweight Concrete Fill.**

1. **Material.** Provide materials meeting the requirements of Table 733-01D Lightweight Concrete Fill Material Requirements:

**TABLE 733-01D LIGHTWEIGHT CONCRETE FILL MATERIAL REQUIREMENTS**

<table>
<thead>
<tr>
<th>Material</th>
<th>Subsection</th>
</tr>
</thead>
<tbody>
<tr>
<td>Portland Cement, Type 1, 2 of 3</td>
<td>§701-01</td>
</tr>
<tr>
<td>Water</td>
<td>§712-01</td>
</tr>
<tr>
<td>Admixtures</td>
<td>§711-08</td>
</tr>
<tr>
<td>Foaming Agent</td>
<td>See Below</td>
</tr>
</tbody>
</table>
The Foaming Agent shall conform to the requirements of ASTM C 869. Foaming Agents which are on the Approved List shall be accepted at the site on the basis of the brand name labeled on the Foaming Agent container and certified documentation provided by the supplier.

A Foaming Agent not on the Approved List will be evaluated based on submitted information and sample testing by the Materials Bureau (minimum of six months). For each class of material submitted for evaluation, specimens will be required for testing of compressive strength, air-dry density, freeze-thaw and water absorption characteristics, and other testing as deemed appropriate. For detailed information contact the Materials Bureau.

2. Concrete Fill Types. Provide lightweight concrete fill conforming to the type(s) specified in the contract documents and meeting the requirements identified in Table 733-01E Lightweight Concrete Fill Density and Compressive Strength Requirements.

<table>
<thead>
<tr>
<th>Type</th>
<th>Maximum Cast Wet Density (pcf)</th>
<th>Minimum Unconfined Compressive Strength – 28 days (psi)</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>30</td>
<td>40</td>
</tr>
<tr>
<td>B</td>
<td>42</td>
<td>100</td>
</tr>
</tbody>
</table>

The Contractor shall be responsible for designing the mix so that each type of lightweight concrete fill meets the corresponding criteria listed above. The lightweight concrete fill shall be mixed in accordance with the recommendations of a representative of the supplier of the foaming agent.


   i. Density. A Department Representative will sample and test the wet cast density. After the initial test and approval to proceed, the density will be monitored at 30 minute intervals during placement for QA purposes.

   ii. Cylinder Cast. A Department Representative will cast four specimens (cylinders) at the point of placement for each day's pour or each 100 yd$^3$ of material placed, whichever is more frequent, for QA purposes.

BASIS OF APPROVAL.

A. Controlled Low Strength Material. Mix designs will be approved based on certified test results supplied by a qualified independent testing laboratory for the unconfined compressive strength in accordance with the specification. The methods of installation will be approved based on an evaluation of the equipment’s appropriateness with respect to the site conditions.

B. Lightweight Concrete Fill. Mix designs will be approved based on (1) certified test results supplied by a qualified independent testing laboratory for the maximum wet cast density and minimum unconfined compressive strength in accordance with the specification, and (2) the brand name labeled on the foaming agent appearing on the Approved List. The methods of installation will be approved based on an evaluation of the equipment’s appropriateness with respect to the site conditions.
BASIS OF ACCEPTANCE.

A. Controlled Low Strength Material. CLSM material will be accepted on the jobsite upon submission of certified test results of the mix design to the Engineer. CLSM material will be accepted after employment of the approved method of installation and upon acceptable test results for spread diameter and unconfined compressive strength.

B. Lightweight Concrete Fill. Lightweight Concrete Fill material will be accepted on the jobsite upon submission of a certified mix design to the Engineer and confirmation that the brand name labeled on the foaming agent appears on the Approved List. Lightweight Concrete Fill material will be accepted after employment of the approved method of installation and upon acceptable test results for density and unconfined compressive strength.

733-02 MECHANICALLY STABILIZED EARTH SYSTEM BACKFILL MATERIAL

SCOPE. This specification covers the material requirements and methods of testing backfill material generally used for the construction of a MSES.

SAMPLING. Perform material tests and assurance methods pertaining to the backfill requirements in conformance with the procedures contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

GENERAL. Provide backfill material for any MSES from a single source unless prior approval for use of designated multiple sources is obtained from the Director, GEB.

MATERIAL REQUIREMENTS.

A. STOCKPILE. Stockpile the backfill material in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

B. GRADATION. Provide backfill material of one of the following types:
   1. Type A. Material consisting of any mineral (inorganic) soil, blasted or broken rock, or similar materials of natural origin, including mixtures thereof, and having a gradation in accordance with TABLE 733-02A Backfill Gradation.

<table>
<thead>
<tr>
<th>Sieve Size Designation</th>
<th>Percentage Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 in.</td>
<td>100</td>
</tr>
<tr>
<td>½ in.</td>
<td>30-100</td>
</tr>
<tr>
<td>No. 40</td>
<td>0-60</td>
</tr>
<tr>
<td>No. 200</td>
<td>0-15</td>
</tr>
</tbody>
</table>

   2. Type B. Material consisting of crushed stone conforming to §703-02 Coarse Aggregate, Size Designation 2.

   3. Type C. Vacant.

   4. Type D. Material consisting of recycled Portland Cement Concrete Aggregate (RCA). Type D backfill consists of at least 95%, by weight, of RCA and is free from organic and other...
deleterious material. Material may contain up to 5% by weight asphalt and/or brick. Gradation for Type D backfill conforms to §703-02 Coarse Aggregate, Size Designation 2.

C. PLASTICITY INDEX. Provide material having a Plasticity Index not exceeding 5.

D. DURABILITY. Provide material having a Magnesium Sulfate Soundness loss less than 30 percent.

E. CORROSION POTENTIAL (METAL REINFORCING AND/OR CONNECTORS ONLY). The Department will test for the corrosion potential of any system with exposed metal in the backfill. Stockpiled materials will be tested for resistivity and pH, and may be tested for sulfides at the Department’s discretion. Material failing to meet the following requirements of Table 733-02B Resistivity, Soluble Salts and pH Requirements, will be rejected except as specified below:

Material failing to meet the resistivity criterion may be tested for sulfate and chlorides. Material meeting the criteria for both sulfates and chlorides and having a resistivity greater than 10 ohm-m will be acceptable. Chemical testing (i.e. resistivity, sulfate ion content, sulfide ion content, and chloride ion content) is not required for Type B backfill or for Type D backfill.

<table>
<thead>
<tr>
<th>TABLE 733-02B RESISTIVITY, SOLUBLE SALTS AND pH REQUIREMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property</td>
</tr>
<tr>
<td>-------------------</td>
</tr>
<tr>
<td>Resistivity</td>
</tr>
<tr>
<td>Chlorides</td>
</tr>
<tr>
<td>Sulfates</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Sulfides</td>
</tr>
<tr>
<td>( pH )</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

BASIS OF APPROVAL. Stockpiles of MSES backfill material will be approved by the GEB in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials” and the procedural directives of the GEB.

BASIS OF ACCEPTANCE. Backfill material from approved stockpiles will be accepted on the contract site by delivery ticket. Each delivery ticket shall identify the Suppliers name, Suppliers granular source number (GSN), date, NYSDOT contract number, stockpile number, item number and quantity.

Backfill material from approved stockpiles will be accepted as part of the MSES upon confirmation that the material gradation type provided by the Contractor, outlined in §733-02B Gradation, conforms to the MSES submittal provided by the wall system designer-supplier and upon successful completion of the Quality Assurance (QA) program indicating that the material conforms to the specification. In addition to the requirements of Section 106 Control of Material, the Department will sample and test backfill taken from behind the newly-constructed wall to assure quality. The number of samples and their locations (plan and elevation) will be determined based on the quantity of material to be used in each MSES structure in accordance with the geotechnical control procedure “Procedure for Taking Random Samples of Backfill Material for Mechanically Stabilized Earth Systems”. Results from chemical testing (i.e. resistivity, sulfate ion content, sulfide ion content, and chloride ion content) can take several weeks to obtain.
733-03 GEOSYNTHETICALLY REINFORCED SOIL SYSTEM SLOPE BACKFILL MATERIAL

SCOPE. This specification covers the material requirements and methods of testing backfill material generally used for the construction of over steepened slopes utilizing Geosynthetically Reinforced Soil System (GRSS).

SAMPLING. Obtain a representative sample of the source for the performance of a gradation analysis in accordance with the procedures contained in the geotechnical test method “Test Method for the Grain-Size Analysis of Granular Soil Materials”.

MATERIAL REQUIREMENTS. Any mineral (inorganic) soil, blasted or broken rock, or similar materials of natural origin, including mixtures thereof, may be suitable materials subject to the following:

A. GRADATION. Provide backfill material conforming to the following:

1. Gradation Spread. Provide backfill material having a gradation in accordance with TABLE 733-03A Backfill Gradation.

<table>
<thead>
<tr>
<th>Table 733-03A Backfill Gradation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sieve Size Designation</td>
</tr>
<tr>
<td>------------------------</td>
</tr>
<tr>
<td>6 in.</td>
</tr>
<tr>
<td>No. 40</td>
</tr>
<tr>
<td>No. 200</td>
</tr>
</tbody>
</table>

2. Gradation Ratio. Provide backfill material having a gradation ratio in accordance with the following formula:

\[
\frac{\text{Percent Pass, No.200 sieve}}{\text{Percent Pass, No.40 sieve}} \times 100 \leq 70
\]

The gradation is evaluated at the contract level.

BASIS OF APPROVAL. Sources will be approved upon successful completion of the gradation tests indicating that the material conforms to the specification.

BASIS OF ACCEPTANCE. Backfill material will be accepted based upon successful completion of the gradation tests indicating that the material conforms to the specification.

733-04 SUBBASE COURSE

SCOPE. This specification covers the material requirements and methods of testing subbase material generally used in the construction of a pavement structure. The following subbase types are evaluated in this specification:

733.0401 – Subbase Course, Type 1
733.0402 – Subbase Course, Type 2
733.0403 – Subbase Course, Type 3
733.0404 – Subbase Course, Type 4

Subbase course types are based on the gradation of the material as outlined in Table 733-04A Subbase Gradation.
SAMPLING. Perform material tests and assurance methods pertaining to subbase requirements in conformance with the procedures contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

GENERAL. Provide suitable material conforming to the requirements of Section 203 Excavation and Embankment and to the requirements contained herein.

MATERIAL REQUIREMENTS. For Types 1, 3 and 4 furnish materials consisting of approved Blast Furnace Slag, Stone, Sand, and Gravel, or blends of these materials.

For Type 2, furnish materials consisting of approved Blast Furnace Slag or of Stone which is the product of crushing or blasting ledge rock, or a blend of Blast Furnace Slag and of Stone.

A. STOCKPILE. Stockpile subbase material in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials” except as noted herein.

1. Type 3. Material furnished under Type 3 will not be required to be stockpiled unless it contains RCA, glass, or Corian®.

2. Recycled Materials, Alternate C. Stockpiling of the Reclaimed Asphalt Pavement (RAP) for Alternate C is not required.

B. GRADATION. Provide subbase material having a gradation in accordance with TABLE 733-04A Subbase Gradation.

<table>
<thead>
<tr>
<th>Sieve Size Designation</th>
<th>Percentage Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Type 1</td>
</tr>
<tr>
<td>4 in.</td>
<td>-</td>
</tr>
<tr>
<td>3 in.</td>
<td>100</td>
</tr>
<tr>
<td>2 in.</td>
<td>90-100</td>
</tr>
<tr>
<td>¾ in.</td>
<td>30-65</td>
</tr>
<tr>
<td>No. 40</td>
<td>5-40</td>
</tr>
<tr>
<td>No. 200</td>
<td>0-10</td>
</tr>
</tbody>
</table>

C. PLASTICITY INDEX. Provide material having a Plasticity Index based on the material passing the No. 40 mesh sieve equal to or less than 5.0.

D. DURABILITY.

1. Types 1, 2 and 4. Provide material for Types 1, 2 and 4 having a Magnesium Sulfate Soundness loss less than 20% after four (4) cycles, unless material meeting the requirements of Alternate C (F. Recycled Materials) is used.

2. Type 3. Provide material for Type 3 having a Magnesium Sulfate Soundness loss less than 30% after four (4) cycles.

E. ELONGATED PARTICLES. A flat or elongated particle is defined herein as one which has its greatest dimension more than three (3) times its least dimension. Provide material consisting of particles where not more than 30%, by weight, of the particles retained on a ½ in. sieve is flat or
elongated. When the State elects to test for this requirement, material with a percentage greater than 30 will be rejected. Acceptance for this requirement will normally be based on a visual inspection by the Regional Geotechnical Engineer.

F. RECYCLED MATERIALS. The following materials are an acceptable replacement for Types 1, 3 and 4. Only one alternate shall be selected for use per stockpile.

Alternate A. Recycled Portland Cement Concrete Aggregate (RCA) meeting the requirements of §733-07 Recycled Portland Cement Concrete Aggregate, Alternate A.

Alternate B. Recycled Portland Cement Concrete Aggregate (RCA) meeting the requirements of §733-07 Recycled Portland Cement Concrete Aggregate, Alternate B.

Alternate C. Reclaimed Asphalt Pavement (RAP) meeting the requirements of §733-06 Reclaimed Asphalt Pavement for Earthwork and Subbase.

Alternate D. Blends of Blast Furnace Slag, Stone, Sand, and Gravel, with not more than 30% by weight of glass. Glass shall meet the requirements of §733-05 Glass Backfill.

Alternate E. Blend of Alternate A with not more than 5% by weight of Corian®. Corian® shall meet the requirements of §733-19 Corian® Backfill.

Alternate F. Blend of Alternate B with not more than 5% by weight of Corian®. Corian® shall meet the requirements of §733-19 Corian® Backfill.

G. MATERIAL FOR TEMPORARY WORK. Material used as a subbase for the construction of temporary work may be approved by a Departmental Geotechnical Engineer by visual inspection in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”. Do not permanently incorporate material so approved into the work without following the appropriate acceptance procedure.

BASIS OF APPROVAL. Stockpiles of subbase material will be approved in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

BASIS OF ACCEPTANCE. Subbase material from approved stockpiles will be accepted upon successful completion of the Quality Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, subbase material will be accepted upon the basis of the stockpile approval.

733-05 GLASS BACKFILL

SCOPE. This specification covers the material requirements and methods of assessing glass backfill material generally used as fill material.

SAMPLING. Perform material tests and assurance methods pertaining to the glass backfill requirements in conformance with the procedures for stockpiled granular materials contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”. MATERIAL REQUIREMENTS.
A. **STOCKPILE.** Stockpile glass backfill material in accordance with the procedures for stockpiled granular materials contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

B. **GRADATION.** Provide glass crushed to a maximum particle size of 3/8 in. The material shall be subject to visual inspection by the Regional Geotechnical Engineer.

C. **CHARACTERISTICS.** Glass may contain up to a maximum of 5% by volume of china, ceramics, plate glass products, paper, plastics or other deleterious materials.

**BASIS OF APPROVAL.** Glass backfill will be approved in accordance with the procedures for stockpiled granular materials contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

  The material shall be subject to visual inspection by the Regional Geotechnical Engineer.

**BASIS OF ACCEPTANCE.** Approved glass backfill material will be accepted upon successful completion of the Quality Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, glass backfill material will be accepted upon the basis of the stockpile approval.

### 733-06 RECLAIMED ASPHALT PAVEMENT FOR EARTHWORK AND SUBBASE

**SCOPE.** This specification covers the material requirements and methods of assessing Reclaimed Asphalt Pavement (RAP) generally used as fill material.

**SAMPLING.** Perform material tests and assurance methods pertaining to the RAP requirements in conformance with the procedures contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

**MATERIAL REQUIREMENTS.**

A. **SOURCE.** Provide written documentation that the reclaimed bituminous material originated on a Department project. Include an identifier, such as State Highway number, construction contract number or Department Project Identification Number (PIN).

B. **GRADATION.**

1. **Gradation Spread.** Provide RAP having a maximum top size of 2 in. at the time of placement.

2. **Elongated Particles.** A flat or elongated particle is defined herein as one which has its greatest dimension more than three (3) times its least dimension. Provide material consisting of particles where not more than 30%, by weight, of the particles retained on a ½ in. sieve are flat or elongated. When the State elects to test for this requirement, material with a percentage greater than 30 will be rejected. Acceptance for this requirement will normally be based on a visual inspection by the Regional Geotechnical Engineer.

C. **CHARACTERISTICS.** Bituminous material that is well-graded from coarse to fine and free from organic or other deleterious material, including tar. This material is at least 95%, by weight, reclaimed bituminous material. No soundness or Plasticity Index testing will be required.
BASIS OF APPROVAL. RAP will be approved based upon a visual inspection by the Regional Geotechnical Engineer.

BASIS OF ACCEPTANCE. If this material becomes unstable during construction, it may be necessary to add a mixture of natural suitable material to the RAP. Acceptance of the final product will be based on an evaluation by the Engineer.

Approved RAP will be accepted upon successful completion of the Quality Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, RAP will be accepted upon the basis of the visual inspection by the Regional Geotechnical Engineer.

733-07 RECYCLED PORTLAND CEMENT CONCRETE AGGREGATE

SCOPE. This specification covers the material requirements and methods of testing Recycled Portland Cement Concrete Aggregate (RCA) generally used as fill material. The following RCA types are evaluated in this specification:

- 733.0701 – Recycled Portland Cement Concrete Aggregate
- 733.0702 – Recycled Portland Cement Concrete Aggregate Mixture

SAMPLING. Perform material tests and assurance methods pertaining to the RCA requirements in conformance with the procedures contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

MATERIAL REQUIREMENTS.

A. STOCKPILE. Stockpile RCA in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

If RCA comes from other than a Department project, provide documentation showing that the material obtained is from a NYSDEC registered or permitted construction and demolition (C&D) debris processing facility as specified in Section 360-16.1 of 6NYCRR Part 360, “Solid Waste Management Facilities”.

B. GRADATION.

1. Gradation Spread. Provide RCA meeting the gradation requirements for the appropriate item of use.

2. Elongated Particles. A flat or elongated particle is defined herein as one which has its greatest dimension more than three (3) times its least dimension. Provide material consisting of particles where not more than 30%, by weight, of the particles retained on a ½ in. sieve are flat or elongated. When the State elects to test for this requirement, material with a percentage greater than 30 will be rejected. Acceptance for this requirement will normally be based on a visual inspection by the Regional Geotechnical Engineer.

C. CHARACTERISTICS.

1. Alternate A. At least 95%, by weight, of Recycled Portland Cement Concrete Aggregate (RCA), and free from organic and other deleterious material. This material may contain up to 5% by weight asphalt and/or brick.
2. Alternate B. A mixture of Recycled Portland Cement Concrete Aggregate (RCA) conforming to Alternate A above mixed with stone, sand, gravel or blast furnace slag. This material may contain up to 5% by weight asphalt and/or brick.

BASIS OF APPROVAL. Stockpiles of RCA will be approved in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

BASIS OF ACCEPTANCE. RCA from approved stockpiles will be accepted upon successful completion of the Quality Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, RCA will be accepted upon the basis of the stockpile approval.

733-08 EMBANKMENT IN PLACE

SCOPE. This specification covers the material requirements and methods of assessing material generally used for embankment construction.

MATERIAL REQUIREMENTS. In general, any mineral (inorganic) soil, blasted or broken rock and similar materials of natural or man made (i.e. recycled) origin, including mixtures thereof, are considered suitable materials.

A. GRADATION. Provide suitable backfill material having no particles with a dimension in excess of two-thirds of the loose lift thickness controlled by the compaction equipment supplied by the Contractor.
   Glass incorporated into embankments shall be thoroughly mixed with other suitable material so that Glass constitutes no more than 30% by weight anywhere in the embankment.
   The material shall be subject to visual inspection by the Engineer.

BASIS OF ACCEPTANCE. Embankment material will be accepted upon visual inspection by the Engineer.

733-09 SELECT BORROW

SCOPE. This specification covers the material requirements and methods of testing select borrow material generally used for backfilling in areas beneath the watertable.

SAMPLING. Perform material tests and quality assurance methods pertaining to the backfill requirements in conformance with the procedures for non-stockpiled materials contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

MATERIAL REQUIREMENTS.

A. SOURCE. Provide backfill material from a source approved in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

B. GRADATION. Provide material consisting of rock, stone, slag, cobbles, or gravel, substantially free of shale or other soft, poor durability particles having no particles greater than 3 ft. in maximum dimension. Of the portion passing the 4 in. square sieve, the material shall have a gradation in accordance with TABLE 733-09A Select Borrow Gradation.
TABLE 733-09A SELECT BORROW GRADATION

<table>
<thead>
<tr>
<th>Sieve Size Designation</th>
<th>Percentage Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>No. 40</td>
<td>0-70</td>
</tr>
<tr>
<td>No. 200</td>
<td>0-15</td>
</tr>
</tbody>
</table>

The gradation is evaluated at the project level.

C. DURABILITY. Provide material having a Magnesium Sulfate Soundness loss less than 35%.

D. COMPOSITION. RAP shall not be used.

BASIS OF APPROVAL. Sources will be approved in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

A preceding source evaluation will be valid for the time identified in the manual. For sources without a current evaluation, samples shall be obtained under the direction of the Departmental Geotechnical Engineer and will be tested and evaluated by the Geotechnical Engineering Bureau.

BASIS OF ACCEPTANCE. Approved select borrow backfill material from approved sources will be accepted upon successful completion of the gradation tests and Quality Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, approved select borrow material will be accepted upon successful completion of the gradation tests.

733-10 SELECT FILL

SCOPE. This specification covers the material requirements and methods of testing select fill material generally used for backfilling in areas beneath the watertable.

SAMPLING. The sampling procedure contained in §733-09 Select Borrow shall apply.

MATERIAL REQUIREMENTS. The material requirements contained in §733-09 Select Borrow shall apply.

BASIS OF APPROVAL. The basis of approval contained in §733-09 Select Borrow shall apply.

BASIS OF ACCEPTANCE. The basis of acceptance contained in §733-09 Select Borrow shall apply.

733-11 SELECT GRANULAR FILL

SCOPE. This specification covers the material requirements and methods of testing select granular fill material generally used for backfilling around pipes. The following materials are evaluated in this specification:

733.1101 – Select Granular Fill (Typical)
733.1102 – Select Granular Fill for Corrugated Aluminum Pipe

SAMPLING. Perform material tests and quality assurance methods pertaining to the backfill requirements in conformance with the procedures for non-stockpiled materials contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

NEW YORK STATE DEPARTMENT OF TRANSPORTATION
STANDARD SPECIFICATIONS (USC) January 8, 2015
MATERIAL REQUIREMENTS.

A. SOURCE. Provide backfill material from an approved source in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

B. GRADATION. Provide material consisting of rock, stone, slag, cobbles, or gravel, substantially free of shale or other soft, poor durability particles and conforming to the following requirements:

1. Typical. Except when used as backfill material for aluminum pipe with Type IR corrugations (Spiral Rib Pipe), the material shall have a gradation in accordance with TABLE 733-11A Select Granular Fill Gradation.

<table>
<thead>
<tr>
<th>Sieve Size Designation</th>
<th>Percentage Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 in.</td>
<td>100</td>
</tr>
<tr>
<td>No. 40</td>
<td>0-70</td>
</tr>
<tr>
<td>No. 200</td>
<td>0-15</td>
</tr>
</tbody>
</table>

2. Exception. When used as backfill for Corrugated Aluminum Pipe, Type 1R (Spiral Rib Pipe) 100% of the material shall also pass the 2 in. sieve.

The gradation is evaluated at the project level.

C. DURABILITY. Provide materials substantially free of shale and soft, poor durability particles. Provide material having a Magnesium Sulfate Soundness loss less than 30%.

D. COMPOSITION. RAP shall not be used. When used as backfill for aluminum pipe, the material shall be free of Portland cement or Portland cement concrete.

E. pH. Where the State elects to test for this requirement, the material shall have a pH in accordance with TABLE 733-11B Select Granular Fill pH Requirement.

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Acceptance Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>pH</td>
<td>NYSDOT GTM-24</td>
<td>$5 \leq pH \leq 10$</td>
</tr>
</tbody>
</table>

When RCA is used as backfill in a non-aluminum pipe application, the pH requirements are waived.

BASIS OF APPROVAL. Sources will be approved in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

A preceding source evaluation will be valid for the time identified in the manual. For sources without a current evaluation, samples shall be obtained under the direction of the Departmental Geotechnical Engineer and will be tested and evaluated by the Geotechnical Engineering Bureau.

BASIS OF ACCEPTANCE. Approved select granular fill backfill material from approved sources will be accepted upon successful completion of the gradation tests and Quality Assurance (QA) program.
indicating that the material conforms to the specification. If the QA program is not introduced, approved select granular fill backfill material will be accepted upon successful completion of the gradation tests.

**733-12 SELECT GRANULAR FILL SLOPE PROTECTION**

**SCOPE.** This specification covers the material requirements and methods of testing select granular fill slope protection material generally used for stabilizing sloughing slopes. The following materials are evaluated in this specification:

- 733.1201 – Select Granular Fill Slope Protection (Blasted Rock)
- 733.1202 – Select Granular Fill Slope Protection (Typical)

**SAMPLING.** Perform material tests and quality assurance methods pertaining to the backfill requirements in conformance with the procedures for non-stockpiled materials contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

**MATERIAL REQUIREMENTS.**

A. **SOURCE.** Provide backfill material from an approved source in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

B. **GRADATION.** Provide material consisting of rock, stone, slag, cobbles, or gravel, substantially free of shale or other soft, poor durability particles.

1. Broken or blasted unweathered rock used for this item shall be well graded, having no particles greater than 24 in. in maximum dimension, and be substantially free from particles greater than 12 in. in maximum dimension, containing little or no material passing the No. 10 mesh sieve.
2. All materials, other than broken or blasted unweathered rock, shall have a gradation in accordance with TABLE 733-12A Select Granular Fill Slope Protection Gradation.

<table>
<thead>
<tr>
<th>Sieve Size Designation</th>
<th>Percentage Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>24 in. maximum dimension</td>
<td>100</td>
</tr>
<tr>
<td>6 in. maximum dimension</td>
<td>90-100</td>
</tr>
<tr>
<td>2 in. square sieve</td>
<td>0-30</td>
</tr>
<tr>
<td>¼ in. sieve</td>
<td>0-10</td>
</tr>
</tbody>
</table>

The gradation is evaluated at the project level.

C. **DURABILITY.** Provide material having a Magnesium Sulfate Soundness loss less than 35%.

**BASIS OF APPROVAL.** Sources will be approved in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

A preceding source evaluation will be valid for the time identified in the manual. For sources without a current evaluation, samples shall be obtained under the direction of the Departmental Geotechnical Engineer and will be tested and evaluated by the Geotechnical Engineering Bureau.

**BASIS OF ACCEPTANCE.** Approved select granular fill slope protection backfill material from approved sources will be accepted upon successful completion of the gradation tests and Quality
Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, approved select granular fill slope protection backfill material will be accepted upon successful completion of the gradation tests.

733-13 SELECT GRANULAR SUBGRADE

SCOPE. This specification covers the material requirements and methods of testing select granular subgrade material generally used for backfilling undercuts. The following materials are evaluated in this specification:

- 733.1301 – Select Granular Subgrade (Blasted Rock)
- 733.1302 – Select Granular Subgrade (Typical)
- 733.1303 – Select Granular Subgrade (RCA)
- 733.1304 – Select Granular Subgrade (RCA Mixture)
- 733.1305 – Select Granular Subgrade (RAP)

SAMPLING. Perform material tests and quality assurance methods pertaining to the backfill requirements in conformance with the procedures for non-stockpiled materials contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

MATERIAL REQUIREMENTS.

A. SOURCE. Provide backfill material from an approved source in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

B. GRADATION. Provide material consisting of rock, stone, slag, cobbles, or gravel, substantially free of shale or other soft, poor durability particles.

1. Well graded rock may be used for this item. Particles shall not exceed 12 in. in greatest dimension nor ⅔ of the loose lift thickness, whichever is less.

2. All materials, other than well graded rock, furnished under this item shall have no particles greater than 6 in. in maximum dimension. Of the portion passing the 4 in. square sieve, the material shall have a gradation in accordance with TABLE 733-13A Select Granular Subgrade Gradation.

<table>
<thead>
<tr>
<th>Sieve Size Designation</th>
<th>Percentage Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>¾ in.</td>
<td>30-100</td>
</tr>
<tr>
<td>No. 40</td>
<td>0-50</td>
</tr>
<tr>
<td>No. 200</td>
<td>0-10</td>
</tr>
</tbody>
</table>

The gradation is evaluated at the project level.

C. DURABILITY. Provide material having a Magnesium Sulfate Soundness loss less than 35%.

D. RECYCLED MATERIALS. The following materials are an acceptable replacement for natural material:

Alternate A. Recycled Portland Cement Concrete Aggregate (RCA) meeting the requirements of §733-07 Recycled Portland Cement Concrete Aggregate, Alternate A.
Alternate B. Recycled Portland Cement Concrete Aggregate (RCA) meeting the requirements of §733-07 Recycled Portland Cement Concrete Aggregate, Alternate B.

Alternate C. Reclaimed Asphalt Pavement (RAP) meeting the requirements of §733-06 Reclaimed Asphalt Pavement for Earthwork and Subbase.

BASIS OF APPROVAL. Sources will be approved in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

A preceding source evaluation will be valid for the time identified in the manual. For sources without a current evaluation, samples shall be obtained under the direction of the Departmental Geotechnical Engineer and will be tested and evaluated by the Geotechnical Engineering Bureau.

BASIS OF ACCEPTANCE. Approved select granular subgrade backfill material from approved sources will be accepted upon successful completion of the gradation tests and Quality Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, approved select granular subgrade backfill material will be accepted upon successful completion of the gradation tests.

733-14 SELECT STRUCTURE FILL

SCOPE. This specification covers the material requirements and methods of testing select granular fill material generally used for backfilling behind structures.

SAMPLING. The sampling procedure contained in §733-11 Select Granular Fill shall apply.

MATERIAL REQUIREMENTS. The material requirements contained in §733-11 Select Granular Fill shall apply.

BASIS OF APPROVAL. The basis of approval contained in §733-11 Select Granular Fill shall apply.

BASIS OF ACCEPTANCE. The basis of acceptance contained in §733-11 Select Granular Fill shall apply.

733-15 SAND BACKFILL

SCOPE. This specification covers the material requirements and methods of testing sand backfill generally used for backfilling around utilities.

SAMPLING. Perform material tests and quality assurance methods pertaining to the backfill requirements in conformance with the procedures for non-stockpiled materials contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

MATERIAL REQUIREMENTS.

A. SOURCE. Provide backfill material from an approved source in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.
B. GRADATION. Provide material have a gradation in accordance with TABLE 733-15A Sand Backfill Gradation.

<table>
<thead>
<tr>
<th>Sieve Size Designation</th>
<th>Percentage Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>½ in.</td>
<td>100</td>
</tr>
<tr>
<td>¼ in.</td>
<td>90-100</td>
</tr>
<tr>
<td>No. 200</td>
<td>0-5</td>
</tr>
</tbody>
</table>

The gradation is evaluated at the project level.

C. DURABILITY. Provide materials substantially free of shale and soft, poor durability particles.

D. pH. Where the State elects to test for this requirement, the material shall have a pH in accordance with TABLE 733-15B Sand Backfill pH Requirement.

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Acceptance Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>pH</td>
<td>NYSDOT GTM-24</td>
<td>$5 \leq pH \leq 10$</td>
</tr>
</tbody>
</table>

BASIS OF APPROVAL. Sources will be approved in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

A preceding source evaluation will be valid for the time identified in the manual. For sources without a current evaluation, samples shall be obtained under the direction of the Departmental Geotechnical Engineer and will be tested and evaluated by the Geotechnical Engineering Bureau.

BASIS OF ACCEPTANCE. Approved sand backfill material from approved sources will be accepted upon successful completion of the gradation tests and Quality Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, approved sand backfill material will be accepted upon successful completion of the gradation tests.

733-16 WINTER EARTHWORK

SCOPE. This specification addresses the material requirements and methods of assessing earthwork materials placed during construction operations between November 1st and April 1st. The following materials are evaluated in this specification:

733.1601 – Winter Earthwork Material for Embankment In Place
733.1602 – Winter Earthwork Material for Select Borrow
733.1603 – Winter Earthwork Material for Select Fill
733.160401 – Winter Earthwork Material for Select Granular Fill (Typical)
733.160402 – Winter Earthwork Material for Select Granular Fill for Corrugated Aluminum Pipe
733.160501 – Winter Earthwork Material for Select Granular Subgrade (Blasted Rock)
733.160502 – Winter Earthwork Material for Select Granular Subgrade (Typical)
733.160503 – Winter Earthwork Material for Select Granular Subgrade (RCA)
733.160504 – Winter Earthwork Material for Select Granular Subgrade (RCA Mixture)
733.1606 – Winter Earthwork Material for Select Structural Fill
733.1607 – Winter Earthwork Material for GRSS Slope Backfill
733.1608 – Winter Earthwork Material for MSES Backfill
**SAMPLING.** Perform material tests and quality assurance methods pertaining to the backfill requirements in conformance with the procedures contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

**MATERIAL REQUIREMENTS.**

**A. SUPPLY**

1. **Source Material.** Provide unfrozen backfill material from an approved source in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

2. **Stockpiled Material.** Stockpile the backfill material in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

**B. GRADATION.**

1. **Winter Earthwork Material for Embankment In Place.** Provide material consisting of rock, stone, slag, cobbles, or gravel, substantially free of shale or other soft, poor durability particles. The material shall have no particles greater than 12 in. in maximum dimension. The material shall have a gradation in accordance with TABLE 733-16A Gradation of Winter Earthwork Material.

<table>
<thead>
<tr>
<th>Sieve Size Designation</th>
<th>Percentage Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum Dimension</td>
<td>100</td>
</tr>
<tr>
<td>1/2 of Maximum Dimension</td>
<td>0-50</td>
</tr>
<tr>
<td>1/4 in.</td>
<td>0-10</td>
</tr>
<tr>
<td>No. 200</td>
<td>0-4</td>
</tr>
</tbody>
</table>

The gradation is evaluated at the project level.

2. **Winter Earthwork Material for Select Borrow.** Provide material meeting the requirements of §733-09 Select Borrow with the following gradation adjustment:

   The material shall have no particles greater than 3 ft. in maximum dimension. The material shall have a gradation in accordance with TABLE 733-16A Gradation of Winter Earthwork Material. The gradation is evaluated at the project level.

3. **Winter Earthwork Material for Select Fill.** The material requirements contained in §733-16 B.2. Winter Earthwork Material for Select Borrow shall apply.

4. **Winter Earthwork Material for Select Granular Fill.** Provide material meeting the requirements of §733-11 Select Granular Fill with the following gradation adjustment:

   The material shall have no particles greater than 4 in. in maximum dimension. The material shall have a gradation in accordance with TABLE 733-16A Gradation of Winter Earthwork Material. The gradation is evaluated at the project level.
5. Winter Earthwork Material for Select Granular Subgrade. Provide material meeting the requirements of §733-13 Select Granular Subgrade with the following material and gradation adjustment:

   The material shall have no particles greater than 6 in. in maximum dimension. The material shall have a gradation in accordance with TABLE 733-16A Gradation of Winter Earthwork Material. RAP shall not be used. The gradation is evaluated at the project level.


8. Winter Earthwork Material for MSES Backfill. The material requirements contained in §733-02 Type B or Type D shall apply.

C. CHARACTERISTICS.

1. No frozen material is to be incorporated into or be allowed to remain in any of the work.

2. Material of silt, clay, or high moisture content will not be permitted under any circumstances.

3. In locations where winter earthwork material has been placed to partially fill the delineated backfill area and the situation allows the Contractor to revert back to standard backfill material, the winter earthwork material shall be overlain with a geotextile separator to deter the migration of fines.

BASIS OF APPROVAL.

A. Source Material. Sources will be approved in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

   A preceding source evaluation will be valid for the time identified in the manual. For sources without a current evaluation, samples shall be obtained under the direction of the Departmental Geotechnical Engineer and will be tested and evaluated by the Geotechnical Engineering Bureau.

B. Stockpiled Material. Stockpiles of winter earthwork material will be approved by the GEB in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials” and the procedural directives of the GEB.

BASIS OF ACCEPTANCE.

A. Source Material. Approved winter earthwork material from approved sources for the substitution of embankment in place, select borrow, select fill, select granular fill, select granular subgrade, select structural fill, or GRSS slope backfill will be accepted upon successful completion of the gradation tests and Quality Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, approved winter earthwork material will be accepted upon successful completion of the gradation tests.

B. Stockpiled Material. Backfill material from approved stockpiles will be accepted on the contract site by delivery ticket. Each delivery ticket shall identify the Suppliers name, date, NYSDOT contract number, stockpile number, item number and quantity.
Backfill material from approved stockpiles will be accepted as part of the MSES upon confirmation that the material gradation type provided by the Contractor, outlined in §733-02B Gradation, conforms to the MSES submittal provided by the wall system designer-supplier and upon successful completion of the Quality Assurance (QA) program indicating that the material conforms to the specification. In addition to the requirements of Section 106 Control of Material, the Department will sample and test backfill taken from behind the newly-constructed wall to assure quality. The number of samples and their locations (plan and elevation) will be determined by the quantity of material to be used in each MSES structure. Results from chemical testing (i.e. resistivity, sulfate ion content, sulfide ion content, and chloride ion content) can take several weeks to obtain.

**SCOPE.** This specification addresses the material requirements and methods of assessing earthwork materials placed during construction operations between November 1st and April 1st. The following materials are evaluated in this specification:

733.1601 — Winter Earthwork Material for Embankment In Place
733.1602 — Winter Earthwork Material for Select Borrow
733.1603 — Winter Earthwork Material for Select Fill
733.160401 — Winter Earthwork Material for Select Granular Fill (Typical)
733.160402 — Winter Earthwork Material for Select Granular Fill for Corrugated Aluminum Pipe
733.160501 — Winter Earthwork Material for Select Granular Subgrade (Blasted Rock)
733.160502 — Winter Earthwork Material for Select Granular Subgrade (Typical)
733.160503 — Winter Earthwork Material for Select Granular Subgrade (RCA)
733.160504 — Winter Earthwork Material for Select Granular Subgrade (RCA Mixture)
733.1606 — Winter Earthwork Material for Select Structure Fill
733.1607 — Winter Earthwork Material for GRES Slope Backfill

**SAMPLING.** Perform material tests and quality assurance methods pertaining to the backfill requirements in conformance with the procedures contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

**MATERIAL REQUIREMENTS.**

**A. SOURCE.** Provide unfrozen backfill material from an approved source in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

**B. GRADATION.**

1. **Winter Earthwork Material for Embankment In Place.** Provide material consisting of rock, stone, slag, cobbles, or gravel, substantially free of shale or other soft, poor durability particles. The material shall have no particles greater than 12 in. in maximum dimension. The material shall have a gradation in accordance with TABLE 733-16A Gradation of Winter Earthwork Material.

**TABLE 733-16A GRADATION OF WINTER EARTHWORK MATERIAL**

<table>
<thead>
<tr>
<th>Sieve Size Designation</th>
<th>Percentage Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum Dimension</td>
<td>100</td>
</tr>
<tr>
<td>0.5(Maximum Dimension)</td>
<td>0-50</td>
</tr>
<tr>
<td>¼ in.</td>
<td>0-10</td>
</tr>
<tr>
<td>No. 200</td>
<td>0-4</td>
</tr>
</tbody>
</table>
2. Winter Earthwork Material for Select Borrow. Provide material meeting the requirements of §733-09 Select Borrow with the following gradation adjustment:
— The material shall have no particles greater than 3 ft. in maximum dimension. The material shall have a gradation in accordance with TABLE 733-16A Gradation of Winter Earthwork Material. The gradation is evaluated at the project level.

3. Winter Earthwork Material for Select Fill. The material requirements contained in §733-16 B.2. Winter Earthwork Material for Select Borrow shall apply.

4. Winter Earthwork Material for Select Granular Fill. Provide material meeting the requirements of §733-11 Select Granular Fill with the following gradation adjustment:
— The material shall have no particles greater than 4 in. in maximum dimension. The material shall have a gradation in accordance with TABLE 733-16A Gradation of Winter Earthwork Material. The gradation is evaluated at the project level.

5. Winter Earthwork Material for Select Granular Subgrade. Provide material meeting the requirements of §733-13 Select Granular Subgrade with the following material and gradation adjustment:
— The material shall have no particles greater than 6 in. in maximum dimension. The material shall have a gradation in accordance with TABLE 733-16A Gradation of Winter Earthwork Material. RAP shall not be used. The gradation is evaluated at the project level.


C. CHARACTERISTICS.
1. No frozen material is to be incorporated into or be allowed to remain in any of the work.
2. Material of silt, clay, or high moisture content will not be permitted under any circumstances.

BASIS OF APPROVAL. Sources will be approved in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.
— A preceding source evaluation will be valid for the time identified in the manual. For sources without a current evaluation, samples shall be obtained under the direction of the Departmental Geotechnical Engineer and will be tested and evaluated by the Geotechnical Engineering Bureau.

BASIS OF ACCEPTANCE. Approved winter earthwork material from approved sources for the substitution of embankment in place, select borrow, select fill, select granular fill, select-granular subgrade, Select Structure Fill, or GRES slope backfill will be accepted upon successful completion of the gradation tests and Quality Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, approved winter earthwork material will be accepted upon successful completion of the gradation tests.

733-17 SURFACE SETTLEMENT GAUGE
SCOPE. This specification covers the material requirements and methods of installation of the embankment construction control device surface settlement gauge generally used for monitoring embankment construction. The following materials are evaluated in this specification:

733.1701 – Surface Settlement Gauge (Pipe Gauge)
733.1702 – Surface Settlement Gauge (Manometer Gauge)

MATERIAL REQUIREMENTS. Provide material in conformance with the geotechnical control procedure “Settlement Gauges and Settlement Rods” including:

A. PIPE GAUGE.

1. **Pipe.** Provide a minimum 2 ½ in. diameter metal pipe with steel flange meeting the requirements of §732-02 Drive Pipe. Provide a sufficient amount of pipe extensions to meet the rise requirements identified in the geotechnical control procedure “Settlement Gauges and Settlement Rods”.

2. **Base.** Provide either of the following:
   
a. **Steel.** Provide a minimum ¼ in. thick steel plate meeting the requirements of §715-01 Structural Steel.

   b. **Wood.** Provide wood to the sizes shown in the geotechnical control procedure “Settlement Gauges and Settlement Rods” conforming to the requirements of §712-14 Stress Graded Timber and Lumber. Treat wood in accordance with §708-31 Wood Preservative - Waterborne and applied in conformance with American Wood Preservers Association (AWPA) Use Category Designation UC4B.

B. MANOMETER GAUGE. Provide materials specified for A. Pipe Gauge with the exception of the pipe extensions. To obtain readings from the buried device, provide the following connection:

1. **Interconnection.**
   
a. **Tubing.** Provide ½ in. O.D. polyethylene tubing indicated in the geotechnical control procedure “Settlement Gauges and Settlement Rods”.

   b. **Sand.** Provide sand conforming to the requirement of §703-07 Concrete Sand.

   c. **Fluid.** Provide a 50-50 mixture of ethylene glycol and water.

2. **Readout Box.** Provide wood to the sizes shown in the geotechnical control procedure “Settlement Gauges and Settlement Rods” conforming to the requirements of §712-14 Stress Graded Timber and Lumber. Treat wood in accordance with §708-31 Wood Preservative - Waterborne and applied in conformance with American Wood Preservers Association (AWPA) Use Category Designation UC4B.

3. **Base.** Provide wood to the sizes shown in the geotechnical control procedure “Settlement Gauges and Settlement Rods” conforming to the requirements of §712-14 Stress Graded Timber and Lumber. Treat wood in accordance with §708-31 Wood Preservative - Waterborne and applied in conformance with American Wood Preservers Association (AWPA) Use Category Designation UC4B.

BASIS OF APPROVAL. The material shall be approved on the basis of manufacturer’s certification that the material conforms to the specification.
BASIS OF ACCEPTANCE. Approved material will be accepted upon successful assemblage and installation in accordance with the geotechnical control procedure “Settlement Gauges and Settlement Rods”.

733-18 SETTLEMENT ROD

SCOPE. This specification covers the material requirements and methods of installation of the embankment construction control device settlement rod generally used for monitoring embankment construction.

MATERIAL REQUIREMENTS. Provide material in conformance with the geotechnical control procedure “Settlement Gauges and Settlement Rods” including:

A. ROD. Provide a minimum ½ in. diameter steel rod meeting the requirements of §709-01 Bar Reinforcement, Grade 60.

B. PIPE. Provide a minimum 3 in. diameter metal pipe and cap meeting the requirements of §732-02 Drive Pipe.

BASIS OF APPROVAL. The material shall be approved on the basis of manufacturer’s certification that the material conforms to the specification.

BASIS OF ACCEPTANCE. Approved material will be accepted upon successful assemblage and installation in accordance with the geotechnical control procedure “Settlement Gauges and Settlement Rods”.

733-19 CORIAN® BACKFILL

SCOPE. This specification covers the material requirements and methods of assessing Corian® backfill material generally used as fill material.

SAMPLING. Perform material tests and assurance methods pertaining to the Corian® backfill requirements in conformance with the procedures for stockpiled granular materials contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

MATERIAL REQUIREMENTS.

A. STOCKPILE. Stockpile Corian® backfill material in accordance with the procedures for stockpiled granular materials contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

B. GRADATION. Provide Corian® crushed to a maximum particle size of 2 in. The material shall be subject to visual inspection by the Regional Geotechnical Engineer.

BASIS OF APPROVAL. Corian® backfill will be approved in accordance with the procedures for stockpiled granular materials contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”. The material shall be subject to visual inspection by the Regional Geotechnical Engineer.
BASIS OF ACCEPTANCE. Approved Corian® backfill material will be accepted upon successful completion of the Quality Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, Corian® backfill material will be accepted upon the basis of the stockpile approval.

733-20 UNDERDRAIN FILTER MATERIAL

SCOPE. This specification covers the material requirements and methods of testing underdrain filter material generally used in drainage systems. The following underdrain filter types are evaluated in this specification:

733.2001 – Underdrain Filter, Type 1
733.2002 – Underdrain Filter, Type 2

Underdrain filter types are based on the gradation of the material as outlined in Table 733-20A Underdrain Filter Material Gradation or alternate recycled material as outlined in Table 733-20B Underdrain Filter Material, Glass Substitution Gradation.

SAMPLING. Perform material tests and assurance methods pertaining to underdrain filter material requirements in conformance with the procedures contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

MATERIAL REQUIREMENTS.

A. STOCKPILE. Stockpile underdrain filter material in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials” except as noted herein.

B. GRADATION. Provide material consisting of crushed stone, sand, gravel, or screened gravel having a gradation in accordance with TABLE 733-20A Underdrain Filter Material Gradation.

<table>
<thead>
<tr>
<th>Sieve Size Designation</th>
<th>Percentage Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Type 1</td>
</tr>
<tr>
<td>1 in.</td>
<td>100</td>
</tr>
<tr>
<td>½ in.</td>
<td>30-100</td>
</tr>
<tr>
<td>¼ in.</td>
<td>0-30</td>
</tr>
<tr>
<td>No. 10</td>
<td>0-10</td>
</tr>
<tr>
<td>No. 20</td>
<td>0-5</td>
</tr>
</tbody>
</table>

C. DURABILITY. Provide material meeting the soundness requirements of §703-02 Coarse Aggregates or §703-10 Lightweight Aggregates. When electing to use material from sources not approved under §703-02 or §703-10, provide material having a Magnesium Sulfate Soundness loss less than 20% in conformance with the procedures contained in the geotechnical test method “Test Method for Magnesium Sulfate Soundness of Granular Materials”.

D. RECYCLED MATERIALS. The following material is an acceptable replacement for Types 1 or 2.

- Alternate A. Crushed glass backfill. Glass shall meet the requirements of §733-05 Glass Backfill and have a gradation in accordance with TABLE 733-20B Underdrain Filter Material, Glass Substitution Gradation.
TABLE 733-20B UNDERDRAIN FILTER MATERIAL, GLASS SUBSTITUTION GRADATION

<table>
<thead>
<tr>
<th>Sieve Size Designation</th>
<th>Percentage Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>½ in.</td>
<td>100</td>
</tr>
<tr>
<td>⅜ in.</td>
<td>90 – 100</td>
</tr>
<tr>
<td>No. 200</td>
<td>0-5</td>
</tr>
</tbody>
</table>

BASIS OF APPROVAL. Stockpiles of underdrain filter material will be approved in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

BASIS OF ACCEPTANCE. Underdrain filter material from approved stockpiles will be accepted upon successful completion of the Quality Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, underdrain filter material will be accepted upon the basis of the stockpile approval.

733-21 STONE FILLING

SCOPE. This specification covers the material requirements and methods of testing stone filling generally used in stream bank channel protection. The following stone filling types are evaluated in this specification:

- 733.2101 – Stone Filling, Fine
- 733.2102 – Stone Filling, Light
- 733.2103 – Stone Filling, Medium
- 733.2104 – Stone Filling, Heavy

Stone filling types are based on the gradation of the material as outlined in Table 733-21A Stone Filling Gradation and Table 733-21B Stone Filling Approximate Shape.

SAMPLING. Perform material tests and assurance methods pertaining to stone filling requirements in conformance with the procedures contained in the geotechnical control procedure “Procedure for the Control of Stone Filling and Rip-Rap Items”.

MATERIAL REQUIREMENTS.

A. STOCKPILE. Stockpile stone filling in accordance with the geotechnical control procedure “Procedure for the Control of Stone Filling and Rip-Rap Items” except as noted herein.

B. GRADATION. Provide material having a gradation in accordance with TABLE 733-21A Stone Filling Gradation and Table 733-21B Stone Filling Approximate Shape.

<table>
<thead>
<tr>
<th>Stone Filling Item</th>
<th>See Notes</th>
<th>Stone Size</th>
<th>Percent of Total by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fine</td>
<td>2, 3, 4</td>
<td>Smaller than 8 in.</td>
<td>90-100</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Larger than 3 in.</td>
<td>50-100</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Smaller than No. 10 sieve</td>
<td>0-10</td>
</tr>
</tbody>
</table>
### TABLE 733-21B STONE FILLING APPROXIMATE SHAPE

<table>
<thead>
<tr>
<th>Specified Weights and Sizes</th>
<th>Lighter than 100 lbs.</th>
<th>Larger than 6 in.</th>
<th>Smaller than ½ in.</th>
<th>Medium Heavier than 100 lbs.</th>
<th>Smaller than 4 in.</th>
<th>Heavy Heavier than 600 lbs.</th>
<th>Smaller than 6 in.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Light</td>
<td>2, 3, 4</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medium</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Heavy</td>
<td>2, 4, 5</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Notes:**

1. Stone sizes, other than weights, refer to the average of the maximum and minimum dimensions of a stone particle as estimated by the Engineer.
2. Materials shall contain less than 20% of stones with a ratio of maximum to minimum dimension greater than three.
3. Air-cooled blast furnace slag, cobbles or gravel having at least one fractured face per particle are acceptable substitutes for stone under these items, provided that the soundness and gradation requirements are met.
4. Materials shall contain a sufficient amount of stones smaller than the average stone size to fill in the spaces between the larger stones.
5. Heavier gradings of this item may be required on some projects, in which case the requirements will be stated in the contract documents.

### C. DURABILITY.

The soundness of all material used for stone filling shall be approved on the basis of a geologic evaluation in accordance with the geotechnical control procedure “Procedure for the Control of Stone Filling and Rip-Rap Items”.

Where the State elects to conduct soundness tests, stone filling shall have a Magnesium Sulfate Soundness loss less than 10%, by weight, after 10 cycles.

### BASIS OF APPROVAL.

Stockpiles of stone filling will be approved in accordance with the geotechnical control procedure “Procedure for the Control of Stone Filling and Rip-Rap Items”.

### BASIS OF ACCEPTANCE.

Stone filling from approved stockpiles will be accepted upon successful completion of the Quality Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, stone filling will be accepted upon the basis of the stockpile approval.
733-22 RIP-RAP

SCOPE. This specification covers the material requirements and methods of testing rip-rap generally used in stream bank channel protection. The following rip-rap types are evaluated in this specification:

- 733.2201 – Dry Rip-Rap
- 733.2202 – Grouted Rip-Rap

SAMPLING. Perform material tests and assurance methods pertaining to rip-rap requirements in conformance with the procedures contained in the geotechnical control procedure “Procedure for the Control of Stone Filling and Rip-Rap Items”.

MATERIAL REQUIREMENTS.

A. STOCKPILE. Stockpile rip-rap in accordance with the geotechnical control procedure “Procedure for the Control of Stone Filling and Rip-Rap Items” except as noted herein.

B. GRADATION. Provide material consisting of stones shaped as nearly as practicable in the form of right rectangular prisms having a gradation in accordance with TABLE 733-22A RIP-RAP Gradation. One dimension of each of the stones furnished shall be at least equal to the thickness of the rip-rap shown in the contract documents.

<table>
<thead>
<tr>
<th>TABLE 733-22A RIP-RAP GRADATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stone Weight</td>
</tr>
<tr>
<td>Heavier than 300 lbs.</td>
</tr>
<tr>
<td>100 lbs. ≤ γ ≤ 300 lbs.</td>
</tr>
</tbody>
</table>

C. DURABILITY. The soundness of all material used for rip-rap shall be approved on the basis of a geologic evaluation in accordance with the geotechnical control procedure “Procedure for the Control of Stone Filling and Rip-Rap Items”.

Where the State elects to conduct soundness tests, rip-rap shall have a Magnesium Sulfate Soundness loss less than 10%, by weight, after 10 cycles.

D. GROUT. Provide grout manufacture materials conforming to Table 733-22B Grouted Rip-Rap Grout Requirements:

<table>
<thead>
<tr>
<th>TABLE 733-22B GROUTED RIP-RAP GROUT REQUIREMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Material</td>
</tr>
<tr>
<td>Portland Cement Type 2</td>
</tr>
<tr>
<td>Concrete Sand</td>
</tr>
</tbody>
</table>

BASIS OF APPROVAL. Stockpiles of rip-rap will be approved in accordance with the geotechnical control procedure “Procedure for the Control of Stone Filling and Rip-Rap Items”.

The material shall be subject to visual inspection by the Regional Geotechnical Engineer.

BASIS OF ACCEPTANCE. Rip-rap from approved stockpiles will be accepted upon successful completion of the Quality Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, rip-rap will be accepted upon the basis of the stockpile approval.
733-23 BEDDING MATERIAL

SCOPE. This specification covers the material requirements and methods of testing bedding material generally used as a foundation material prior to placing stone filling or rip-rap.

SAMPLING. Perform material tests and assurance methods pertaining to bedding material requirements in conformance with the procedures contained in the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

MATERIAL REQUIREMENTS.

A. STOCKPILE. Stockpile bedding material in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials” except as noted herein.

B. GRADATION. Provide material consisting of crushed stone, crushed air-cooled blast furnace slag, or gravel, free of soft, non-durable particles, organic material, and thin or elongated particles having a gradation in accordance with TABLE 733-23A Bedding Material Gradation.

<table>
<thead>
<tr>
<th>Sieve Size Designation</th>
<th>Percentage Passing by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 in.</td>
<td>100</td>
</tr>
<tr>
<td>1 in.</td>
<td>15-60</td>
</tr>
<tr>
<td>¼ in.</td>
<td>0-25</td>
</tr>
<tr>
<td>No. 40</td>
<td>0-10</td>
</tr>
</tbody>
</table>

BASIS OF APPROVAL. Stockpiles of bedding material will be approved in accordance with the geotechnical control procedure “Procedure for the Control and Quality Assurance of Granular Materials”.

BASIS OF ACCEPTANCE. Bedding material from approved stockpiles will be accepted upon successful completion of the Quality Assurance (QA) program indicating that the material conforms to the specification. If the QA program is not introduced, bedding material will be accepted upon the basis of the stockpile approval.

SECTION 734 - CONCRETE SLAB OVERLAYS

734-01 THIN POLYMER (EPOXY) OVERLAY WEARING SURFACE FOR STRUCTURAL SLABS

SCOPE. This specification covers the Thin Polymer (Epoxy) Overlay System used as a wearing surface for Structural Slabs

GENERAL. The thin polymer (epoxy) overlay system will restore friction and protect the structural slab from further deterioration. The aggregate source(s) used with these systems will be evaluated by Main Office Geology for friction classification and approval.

MATERIAL REQUIREMENTS. The manufacturer will provide Materials Details Sheet for acceptance to the Department.

The details will provide the following:
1. **Product Information:**
   - Identify Components
   - Storage and handling requirements

2. **Surface Preparation:**
   - Describe the method of cleaning
   - Identify the required level of cleanliness
   - Identify the bond strength
   - Moisture and temperature requirements (Limitation)
   - Address any structural repairs needed

3. **Application Procedures:**
   - Describe all procedures in mixing, preparation and application

4. **Curing:**
   - Describe curing procedure and anticipated cure times vs. temperature.

**PACKAGING.** All components shall be shipped in appropriate containers, bearing the manufacturer's label specifying date of manufacture, batch number, brand name, quantity, and date of expiration or shelf life.

**BASIS OF APPROVAL.** Each system supplier/manufacturer must undergo a two year field performance evaluation on two preapproved sites and provide Materials Details for approval.

**BASIS OF ACCEPTANCE.** Thin Polymer (Epoxy) Overlays systems will be accepted based on the product name appearing on the Departments Approved List for Thin Polymer (Epoxy) Overlays.

**SECTION 735 - CONCRETE CYLINDER CURING BOX**

**735-01 CONCRETE CYLINDER CURING BOX**

**SCOPE.** This specification covers the material requirements, tests and basis of acceptance for a Concrete Cylinder Curing Box.

**MATERIAL REQUIREMENTS.** The Concrete Cylinder Curing Box shall be constructed of noncorroding materials. A moisture proof seal shall be provided between the lid and body of the box. Provision for automatic control of water temperature to \( 72^\circ F \pm 5^\circ F \) shall be made when the box is located in an uncontrolled environment. A bimetallic thermometer shall be installed with its sensing element in the storage water. The thermometer shall be capable of being read from the outside without opening the box. The thermometer shall have minimum gradations of \( 2^\circ F \) and shall be protected from damage. Electric utility connections shall be made in a lockable switch box securely attached to the outside of the curing box. A rustproof wire or metal rack shall be set above the bottom of the box to support cylinders in an upright position. This rack and all temperature control elements shall be positioned to allow free circulation of water around the cylinders. A combination hose connection and drain shall be provided at the lower front edge of the box so that it may be drained or water may be circulated. A drain shall also be provided on the box in such a position that when open will drain water to within 1 inch over the top of the cylinders. All areas of the box shall be easily drained and accessible for cleaning.
Test. The Concrete Cylinder Curing Box shall be capable of maintaining the required water temperature through an ambient air temperature range of -10°F to +100°F. The box shall be capable of holding a minimum of nineteen 6 x 12 inch cylinders. When filled with water, the box shall not leak.

BASIS OF ACCEPTANCE. The Concrete Cylinder Curing Box shall be accepted upon approval of the Engineer.

SECTION 736 - PERMANENT CORRUGATED METAL FORMS FOR BRIDGE SLABS

736-01 PERMANENT CORRUGATED METAL FORMS FOR BRIDGE SLABS

SCOPE. This specification covers the material requirements, method of manufacturer, tests and basis of acceptance for Permanent corrugated Metal Forms for Bridge Slabs for use as described under 555, Structural Concrete.

MATERIALS. Forms and form supports shall conform to the latest specification for ASTM A653/A653M, Grades A thru E, Coating Designation G165. Fabrication shall be in conformance with ASTM A924/A924M.

Prior to fabrication of forms the Contractors shall submit to the Engineer certification for conformity of steel and galvanizing to ASTM A653/A653M.

DESIGN REQUIREMENTS. The following shall govern the design of permanent corrugated metal stay-in-place (S. I. P.) forms:

- Design Span shall be the clear span of form plus 2 inches measured parallel to the form flutes.
- Design Load shall be the sum of the weights of form, bar reinforcement, plastic concrete and 50 psf for construction loads.
- Unit Working Stress shall not exceed 0.725 of the specified minimum yield strength of the material. In no case shall the unit working stress exceed 36 ksi.
- Dead Load Deflection shall not exceed 1/180 of the form span or 1/2 inch, whichever is less.
- Physical Design Properties shall be computed with the requirements of the American Iron and Steel Institute Specifications for the Design of Cold Formed Steel Structural Members, latest published edition.

Certification. For acceptance, the Contractor shall submit Manufacturer certification to the Engineer that all forms meet all design requirements stated in this section and all detail requirements shown on the plans.

TEST. No testing will be required.

BASIS OF ACCEPTANCE. All forms delivered to the job site must be accompanied by the manufacturer's certification that the materials used conform to ASTM A653/A653M as required by this section. Any forms delivered to the job site without such certification shall be rejected by the Engineer.

SECTION 737 - GEOSYNTHETICS

QUALITY ASSURANCE PROGRAM. The Department maintains a Quality Assurance (QA) program for geosynthetics appearing on the Approved List. For monitoring purposes, the Geotechnical Engineering Bureau (GEB) will select and evaluate geosynthetic material delivered to project sites to compare its properties to those properties determined at the time of the product's initial approval, which may indicate a change has occurred in the manufacturing process or Quality Control (QC) process.
If selected, a QA sample of the following sizes of geosynthetic material will be obtained by a Departmental Geotechnical Engineer and will be submitted for testing:

- §737-01 Geotextiles: 3 yd^2 QA sample.
- §737-02 Geomembranes: 4 yd^2 QA sample.
- §737-03 Prefabricated Vertical Drains: 10 ft. long QA sample.
- §737-04 Prefabricated Composite Structural Drain: 3 yd^2 QA sample.
- §737-05 Prefabricated Composite Integral Abutment Drain: 3 yd^2 QA sample.
- §737-06 Prefabricated Composite Edge Drain: 6 ft. long QA sample.

The following scenarios may develop as a result of the QA testing.

1. The properties are shown to be comparable to those originally determined, within the statistical validity of the test. No action will be taken.
2. The properties are shown to be significantly different than originally determined.
   a. If the results are within the acceptable minimum for approval, contact with the manufacturer will be made by the Geotechnical Engineering Bureau to determine what has changed.
   b. If the results are below the minimum acceptable for approval, the product’s status on the NYSDOT TECHNICAL SERVICES APPROVED LIST OF GEOSYNTHETICS FOR HIGHWAY CONSTRUCTION - GEOTEXTILES (Approved List) will be re-evaluated. The manufacturer will be notified of the review.

737-01 GEOTEXTILES

SCOPE. This specification covers the material requirements and methods of testing geosynthetic materials used in highway construction. The following Geotextile Structure Types are evaluated in this specification:

- 737.0101 – Needle-Punched – Non-Woven (NP – NW)
- 737.0102 – Heatbonded – Non-Woven (HB – NW)
- 737.0103 – Monofilament – Woven (MF – W)
- 737.0104 – Multifilament – Woven (MuF – W)
- 737.0105 – Slit Film – Woven (SF – W)
- 737.0106 – Combination Monofilament/Fibrillated Yarn – Woven (C – W)
- 737.0107 – Recycled/ Reinforced Needle-Punched – Non-Woven (R/R NP – NW)
- 737.0108 – Circular – Woven (Cir – W)

GENERAL. The Department's evaluation of geotextiles submitted will be based on one or more of the following tests:

1. Soil Retention - The test to evaluate this characteristic will be performed in accordance with the Apparent Opening Size Test, ASTM D4751.
2. Mass per Unit Area - Test to evaluate this characteristic will be performed in accordance with ASTM D5261.
3. Flow Capacity - The test to evaluate this characteristic will be performed in accordance with the Permittivity Test, ASTM Method D4491.
4. Tensile Strength - The tests to evaluate this characteristic will be performed in accordance with the following:
   a. Grab Test Method, ASTM D4632
   b. Trapezoid Tear Test Method, ASTM D4533
   c. Static Puncture Strength Using a 2 in. Probe, ASTM D6241
Applications. Based on the above tests and criteria that follow, the Geotextiles may be accepted for the following:

- Geotextile Bedding
- Geotextile Separation
- Geotextile Drainage
- Geotextile Slope Protection
- Geotextile Stabilization
- Turbidity Curtains
- Silt Fence

MATERIAL REQUIREMENTS. Following is a table of the requirements by applications:

A. **Geotextile Bedding.** Geotextile bedding shall meet the requirements of Table 737-01A.

<table>
<thead>
<tr>
<th>Application</th>
<th>Geotextile Structure</th>
<th>Minimum Strength Class Requirements</th>
<th>Bedding Class Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Percent Elongation (%)</td>
<td>Grab Strength (lbf)</td>
</tr>
<tr>
<td>C – W</td>
<td>&lt; 50%</td>
<td>315</td>
<td>112</td>
</tr>
<tr>
<td></td>
<td>≥ 50%</td>
<td>202</td>
<td>79</td>
</tr>
<tr>
<td>MF - W</td>
<td>&lt; 50%</td>
<td>247</td>
<td>56</td>
</tr>
<tr>
<td></td>
<td>≥ 50%</td>
<td>157</td>
<td>56</td>
</tr>
</tbody>
</table>

B. **Geotextile Separation.** Geotextile separation shall meet the requirements of Table 737-01B.

<table>
<thead>
<tr>
<th>Application</th>
<th>Geotextile Structure</th>
<th>Minimum Strength Class Requirements</th>
<th>Separation Class Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Class</td>
<td>Percent Elongation (%)</td>
<td>Grab Strength (lbf)</td>
</tr>
<tr>
<td></td>
<td>Sieve Size (in.)</td>
<td>Sieve Designation</td>
<td></td>
</tr>
<tr>
<td>Geotextile</td>
<td>Sieve</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bedding</td>
<td>Size</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C – W</td>
<td>300</td>
<td>No. 300</td>
<td></td>
</tr>
<tr>
<td>MF - W</td>
<td>250</td>
<td>No. 250</td>
<td></td>
</tr>
</tbody>
</table>
### Geotextile Separation

Any type listed in §737-01 Scope

<table>
<thead>
<tr>
<th>Geotextile Separation</th>
<th>Class</th>
<th>Percent Elongation (%)</th>
<th>Grab Strength (lbf)</th>
<th>Tear Strength (lbf)</th>
<th>Puncture Strength (lbf)</th>
<th>NA (X)</th>
<th>No. 30</th>
<th>0.02</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2</td>
<td>&lt; 50%</td>
<td>247</td>
<td>90</td>
<td>495</td>
<td>0.0234</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>≥ 50%</td>
<td>157</td>
<td>56</td>
<td>309</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table 737-01B Notes:
1. For woven monofilament geotextiles the minimum average value is 56 lbf.

### C. Geotextile Drainage

Geotextile drainage shall meet the requirements of Table 737-01C.

#### TABLE 737-01C DRAINAGE GEOTEXTILE REQUIREMENTS

<table>
<thead>
<tr>
<th>Application</th>
<th>Geotextile Structure</th>
<th>Minimum Strength Class Requirements</th>
<th>Drainage Class Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Class</td>
<td>Apparent Opening Size (maximum)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Percent Elongation (%)</td>
<td>Grab Strength (lbf)</td>
</tr>
<tr>
<td>Geotextile Drainage</td>
<td>Non-Woven</td>
<td>2</td>
<td>&lt; 50%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>≥ 50%</td>
<td>157</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### D. Geotextile Slope Protection

Geotextile slope protection shall meet the requirements of Table 737-01D.

#### TABLE 737-01D SLOPE PROTECTION GEOTEXTILE REQUIREMENTS

<table>
<thead>
<tr>
<th>Application</th>
<th>Geotextile Structure</th>
<th>Minimum Strength Class Requirements</th>
<th>Slope Protection Class Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Class</td>
<td>Apparent Opening Size (maximum)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Percent Elongation (%)</td>
<td>Grab Strength (lbf)</td>
</tr>
<tr>
<td>Geotextile Slope Protection</td>
<td>NP - NW</td>
<td>1</td>
<td>&lt; 50%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>≥ 50%</td>
<td>202</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### E. Geotextile Stabilization

Geotextile stabilization shall meet the requirements of Table 737-01E.
### TABLE 737-01E STABILIZATION GEOTEXTILE REQUIREMENTS

<table>
<thead>
<tr>
<th>Application</th>
<th>Geotextile Structure</th>
<th>Minimum Strength Class Requirements</th>
<th>Stabilization Class Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Class</td>
<td>Percent Elongation (%)</td>
</tr>
<tr>
<td>Geotextile Stabilization</td>
<td>Any type listed in §737-01 Scope</td>
<td>1</td>
<td>&lt; 50%</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>≥ 50%</td>
</tr>
</tbody>
</table>

**F. Turbidity Curtain.** Turbidity curtains shall meet the requirements of Table 737-01F.

### TABLE 737-01F TURBIDITY CURTAIN REQUIREMENTS

<table>
<thead>
<tr>
<th>Application</th>
<th>Geotextile Structure</th>
<th>Minimum Strength Class Requirements</th>
<th>Turbidity Curtain Class Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Class</td>
<td>Percent Elongation (%)</td>
</tr>
<tr>
<td>Turbidity Curtain</td>
<td>Any type listed in §737-01 Scope</td>
<td>2</td>
<td>&lt; 50%</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>≥ 50%</td>
</tr>
</tbody>
</table>

Table 737-01F Notes:
¹ For woven monofilament geotextiles the minimum average value is 56 lbf.

**G. Silt Fence.** Silt fences shall meet the requirements of Table 737-01G.

### TABLE 737-01G SILT FENCE REQUIREMENTS

<table>
<thead>
<tr>
<th>Application</th>
<th>Geotextile Structure</th>
<th>Minimum Strength Class Requirements</th>
<th>Silt Fence Class Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Max.</td>
<td>Percent</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NEW YORK STATE DEPARTMENT OF TRANSPORTATION**
STANDARD SPECIFICATIONS (USC) January 8, 2015
### Table 737-01G Notes:

1. Silt fence support shall consist of 14 gage steel wire with a mesh spacing of 6 in. x 6 in. or prefabricated polymeric mesh with a minimum ultimate tensile strength of 200 lb/ft in both machine and cross machine directions measured in accordance with ASTM D6637.

2. As measured in accordance with ASTM D4632.


### BASIS OF APPROVAL.

All geotextiles, including those sold under a private label agreement, being submitted for testing and approval must be submitted through the American Association of State Highway and Transportation Officials (AASHTO) National Transportation Product Evaluation Program (NTPEP). The program has a rolling submission cycle. Information regarding submittal is available at the address shown below:

AASHTO-NTPEP Coordinator  
444 N. Capitol St., NW, Suite 249  
Washington, DC 20001  
[www.ntpep.org](http://www.ntpep.org)

The approval criterion for geotextiles is based on AASHTO M-288 *Specification for Geotextiles* and material properties listed in NTPEP’s DataMine.

Approved geotextiles will be added to the Approved List.

### BASIS OF ACCEPTANCE.

Geotextiles will be accepted based on the following:

1. The roll of material being properly identified by having labels affixed to:
   a. the cover wrapping,
   b. the geotextile, and
   c. the core around which the geotextile is rolled,

2. The material brand name and style appearing on the Approved List for the intended application, and

3. A material certification submitted with the geotextile stating that the material conforms to the specification and that it is the same one appearing on the Approved List.

### 737-02 GEOMEMBRANES
**SCOPE.** This specification covers the material requirements and methods of testing unreinforced geomembranes used in highway construction. The following geomembrane types are evaluated in this specification:

737.0201 – Geomembrane, Unreinforced

**GENERAL.** The Department's evaluation of unreinforced geomembranes submitted will be based on the following tests:

1. **Tensile Strength** - Test in accordance with ASTM D4632, Grab Test Method.
2. **Elongation** - Test in accordance with ASTM D4632.
3. **Trapezoidal Tear Resistance** - Test in accordance with ASTM D4533, Trapezoid Tear Test Method.
4. **Puncture** - Test in accordance with ASTM D4833, Index Puncture Resistance.

**MATERIAL REQUIREMENTS.** Unreinforced geomembranes shall meet the following requirements:

1. Ultimate Tensile Strength – 180 lbf\(^{(1)}\)
2. Ultimate Elongation - 65\%\(^{(1)}\)
3. Trapezoid Tear Resistance - 60 lbf\(^{(1)}\)
4. Puncture - 90 lbf\(^{(2)}\)

\(^{(1)}\) Minimum value in weaker principal direction. The average of the test results in the weaker principal direction shall be equal to or greater than the stated values.

\(^{(2)}\) The average of the test results for puncture shall meet or exceed the stated value.

**BASIS OF APPROVAL.** Producers of geomembranes shall demonstrate the quality of their products before being placed on the Department's Approved List. The producer shall provide:

1. A completed Form Number GE-335 Product Evaluation Form (PEF) for Geosynthetics.
2. A test data sheet identifying the geomembrane properties.
3. A 10 sq yd sample of geomembrane to allow for testing by the Department.

Approved geomembranes will be added to the Approved List.

**BASIS OF ACCEPTANCE.** Unreinforced geomembranes will be accepted on the basis of:

1. The roll of material being properly identified either by a label on the geomembrane or the container. The container may be either the cover wrapping or the core around which the geomembrane is rolled,
2. The material brand name and style appearing on the Approved List for the intended application, and
3. The material certification submitted with the geomembrane stating that the material conforms to the specification and that it is the same one appearing on the Approved List.

**737-03 PREFABRICATED VERTICAL DRAINS**

**SCOPE.** This specification covers the material requirements and methods of testing prefabricated vertical drains used in highway construction.

**GENERAL.** The Department's evaluation of prefabricated vertical drains submitted will be based on the following tests:

1. Prefabricated Vertical Drain:
   a. Equivalent Sand Drain Diameter - Test in accordance with NYSDOT - GEB Large Diameter Consolidation Test.
2. Cover Geotextile Wrapping:
   a. The requirements listed in Geotextile Drainage (Table 737-01C).
MATERIAL REQUIREMENTS. Prefabricated Vertical Drains shall meet the following requirements:

1. Prefabricated Vertical Drain:
   a. Equivalent Sand Drain Diameters – 1 ½ in. minimum.\(^{(1)}\)

2. Cover Geotextile Wrapping:
   a. The requirements listed in Geotextile Drainage (Table 737-01C). The geotextile shall be tightly wrapped around the core.

\(^{(1)}\) The average of the test results shall meet or exceed the stated values.

BASIS OF APPROVAL. Producers of prefabricated vertical drains shall demonstrate the quality of their products before being placed on the Department's Approved List. The producer shall provide:

1. A completed Form Number GE-335 Product Evaluation Form (PEF) for Geosynthetics.
2. A test data sheet identifying the cover geotextile and core and their properties.
3. A 30 ft. long sample of the prefabricated vertical drain to allow for testing by the Department.

Approved prefabricated vertical drains will be added to the Approved List.

BASIS OF ACCEPTANCE. Prefabricated vertical drains will be accepted on the basis of:

1. The roll of material being properly identified either by a label on the prefabricated vertical drain or the container. The container may be either the cover wrapping or the core around which the prefabricated vertical drain is rolled,
2. The material brand name and style appearing on the Approved List for the intended application,
3. The material certification submitted with the prefabricated vertical drain stating that the material conforms to the specification and that it is the same one appearing on the Approved List, and
4. A letter identifying the Manufacturer and product name of the geotextile cover wrapping that states that the geotextile appears on the Approved List for Geotextile Drainage, and states that it is the same geotextile identified in the material certification for the prefabricated vertical drain.

737-04 PREFABRICATED COMPOSITE STRUCTURAL DRAINS

SCOPE. This specification covers the material requirements and methods of testing prefabricated composite structural drains (PCSD’s)\(^{(1)}\) used in highway construction.

GENERAL. The Department's evaluation of PCSD’s submitted will be based on the following tests:

1. PCSD: Flow Capacity Under Load - Test in accordance with ASTM D4716, Test Method for Determining the (In-plane) Flow Rate per Unit Width and Hydraulic Transmissivity of a Geosynthetic Using a Constant Head.
2. Cover Geotextile Wrapping: The requirements listed in Geotextile Drainage (Table 737-01C).

MATERIAL REQUIREMENTS. The PCSD shall meet the following requirements:

1. PCSD:
   a. Hydraulic Transmissivity
      i. For impermeable cores, where flow is allowed on both sides, the hydraulic transmissivity shall be 4.0 gal./min./ft. of width under 1500 psf and a hydraulic gradient of 0.1\(^{(2)}\).

      ii. For permeable cores, or one sided flow impermeable cores, the hydraulic transmissivity shall be 2.0 gal./min./ft. of width under 1500 psf and a hydraulic gradient of 0.1\(^{(2)}\).

2. Cover Geotextile Wrapping:
a. The requirements listed in Geotextile Drainage (Table 737-01C) Class A. The geotextile shall be bonded to the core.

BASIS OF APPROVAL. Producers of PCSD’s shall demonstrate the quality of their products before being placed on the Department’s Approved List. The producer shall provide:

1. A completed Form Number GE-335 Product Evaluation Form (PEF) for Geosynthetics.
2. A test data sheet identifying the properties of the protective geotextile and the core.
3. A 4 sq. yd. sample of the PCSD drain to allow for testing by the Department.

Approved PCSD’s will be added to the Approved List.

BASIS OF ACCEPTANCE. PCSD’s will be accepted on the basis of:

1. The roll of material being properly identified either by a label on the PCSD or the container. The container may be either the cover wrapping or the core around which the PCSD is rolled,
2. The material brand name and style appearing on the Approved List for the intended application,
3. The material certification submitted with the PCSD stating that the material conforms to the specification and that it is the same one appearing on the Approved List, and
4. A letter identifying the Manufacturer and product name of the geotextile cover wrapping that states that the geotextile appears on the Approved List for Geotextile Drainage, and states that it is the same geotextile identified in the material certification for the PCSD.

737-05 PREFABRICATED COMPOSITE INTEGRAL ABUTMENT DRAINS

SCOPE. This specification covers the material requirements and methods of testing prefabricated composite integral abutment drains (PCIAD’s) used in highway construction.

GENERAL. PCIAD’s shall meet the requirements of PCSD except that the minimum thickness of the PCIAD shall be 0.4 in. as measured by ASTM D5199.

BASIS OF APPROVAL. Producers of PCIAD’s shall demonstrate the quality of their products before being placed on the Department's Approved List. The approval procedure for PCIAD’s follows the approval procedure for PCSD’s.

Approved PCIAD’s will be added to the Approved List.

BASIS OF ACCEPTANCE. PCIAD’s will be accepted on the basis of:

1. The roll of material being properly identified either by a label on the PCIAD or the container. The container may be either the cover wrapping or the core around which the PCIAD is rolled,
2. The material brand name and style appearing on the Approved List for the intended application,
3. The material certification submitted with the PCIAD stating that the material conforms to the specification and that it is the same one appearing on the Approved List, and
4. A letter identifying the Manufacturer and product name of the geotextile cover wrapping that states that the geotextile appears on the Approved List for Geotextile Drainage, and states that it is the same geotextile identified in the material certification for the PCIAD.

737-06 PREFABRICATED COMPOSITE EDGE DRAINS
**SCOPE.** This specification covers the material requirements and methods of testing prefabricated composite edge drains (PCED’s) used in highway construction.

**GENERAL.** The Department's evaluation of PCED’s submitted will be based on the following tests:

1. **PCED:**
   a. Flow Capacity - Test in accordance with ASTM D4716, Test Method for Determining the (In-plane) Flow Rate per Unit Width and Hydraulic Transmissivity of a Geosynthetic Using a Constant Head.

2. **Cover Geotextile Wrapping:**
   a. The requirements listed in Geotextile Drainage (Table 737-01C).

**MATERIAL REQUIREMENTS.** PCED’s shall meet the following requirements:

1. **PCED:**
   a. Flow Capacity – 15 gal./min./ft. of width when tested at a 10 psi load after 100 hours, at a hydraulic gradient of 0.1. If the flow channel is separated into two or more parts, only the flow rate of the section facing the pavement will be considered.

2. **Cover Geotextile Wrapping:**
   a. The requirements listed in Geotextile Drainage (Table 737-01C). The geotextile shall be bonded to the core or tightly wrapped around the core.

**BASIS OF APPROVAL.** Producers of PCED’s shall demonstrate the quality of their products before being placed on the Department's Approved List. The producer shall provide:

1. A completed Form Number GE-335 Product Evaluation Form (PEF) for Geosynthetics.
2. A test data sheet identifying the cover geotextile and core and their properties.
3. A 10 ft. long sample of the PCED to allow for testing by the Department.

Approved PCED’s will be added to the Approved List.

**BASIS OF ACCEPTANCE.** PCED’s will be accepted on the basis of:

1. The roll of material being properly identified either by a label on the PCED or the container. The container may be either the cover wrapping or the core around which the PCED is rolled.
2. The material brand name and style appearing on the Approved List for the intended application,
3. The material certification submitted with the PCED stating that the material conforms to the specification and that it is the same one appearing on the Approved List, and
4. A letter identifying the Manufacturer and product name of the geotextile cover wrapping that states that the geotextile appears on the Approved List for Geotextile Drainage, and states that it is the same geotextile identified in the material certification for the PCED.

**737-07 GEOGRIDS**

**SCOPE.** This specification covers the material requirements and methods of testing geogrids used in highway construction.

**GENERAL.** Submit the geogrid material certification with the material. Include in the certification the geogrid manufacturer’s name, the geogrid name, the test lot number, the minimum average roll value for Ultimate Tensile Strength, the long-term design tensile strength, and the reduction factors used to calculate the long-term design tensile strength. The following definitions apply:

- **A.** $T_D$. Long Term Design Tensile Strength = $T_{ULT}/RF$.
- **B.** $T_{ULT}$. Ultimate Tensile Strength. Determined in the primary strength direction in accordance with ASTM D4595 or D6637, based on the Minimum Average Roll Value (MARV), per ASTM D4759, for the product.
C. RF. Total Reduction Factor\(= RF_{CR} \times RF_{ID} \times RF_{DU}\).

D. RF_{CR}. Reduction Factor for Creep Deformation for 100 Year Design Life. Calculated in accordance with Geosynthetic Research Institute Standard Practice GRI-GG4 using ASTM D5262 to determine long term strength, \(T_{LT}\), and ASTM D4595 to determine short term strength, \(T_{ST}\).

E. RF_{ID}. Reduction Factor For Installation Damage Calculated in Accordance with Geosynthetic Research Institute Standard Practice GRI-GG4. The minimum tested RF_{ID} value permitted is 1.1.

F. RF_{DU}. Reduction Factor for Durability. Determined in Accordance with EPA9090 and ASTM D4595. The minimum tested RF_{DU} value permitted is 1.1.

MATERIAL REQUIREMENTS. Geogrid reinforcing shall be tested and certified to meet the minimum requirements for geosynthetic products in accordance with AASHTO Specifications for Highway Bridges, Geosynthetic Reinforcement.

BASIS OF ACCEPTANCE. Geogrids will be accepted on the basis of:
1. A material certification identifying:
   a. The geogrid manufacturer’s name,
   b. The geogrid name,
   c. The test lot number,
   d. The minimum average roll value for Ultimate Tensile Strength,
   e. The long-term design tensile strength, and
   f. The reduction factors used to calculate the long-term design tensile strength.
2. An evaluation to verify that the long-term tensile design strength of the geogrid meets or exceeds the required design value stated in the contract documents, based on appropriate reduction factors.

737-08 GEOCELLS

SCOPE. This specification covers the material requirements and methods of testing geocells used in highway construction.

GENERAL. Submit the geocell material certification with the material. Include in the certification the geocell manufacturer’s name, the geocell name, the test lot number, the minimum thickness, the cell seam peel strength, the ultraviolet stability, and the environmental stress crack resistance.

MATERIAL REQUIREMENTS. Geocells shall be made of High Density Polyethylene (HDPE) of the size(s) and dimensions shown in the contract documents. Geocells shall be tested and certified to meet the minimum requirements listed in Table 737-08 Geocell Requirements.

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Thickness</td>
<td>ASTM D 5199</td>
<td>0.04 in. minimum</td>
</tr>
<tr>
<td>Cell Seam Peel Strength</td>
<td>Per U.S. Army Corps of Engineers Technical Report GL-86-19 Appendix A</td>
<td>56 lbf per inch of cell depth, minimum</td>
</tr>
<tr>
<td>Ultraviolet Stability</td>
<td>ASTM D 1603 or ASTM D 4218</td>
<td>1.5 % by weight carbon black minimum</td>
</tr>
<tr>
<td>Environmental Stress Crack Resistance</td>
<td>ASTM D 1693</td>
<td>2000 hrs minimum</td>
</tr>
</tbody>
</table>
Geocells will be perforated with the exception of the fascia, which will be solid and green in color.

**BASIS OF ACCEPTANCE.** Geocells will be accepted on the basis of

1. A material certification identifying:
   a. The geocell manufacturer’s name,
   b. The geocell name,
   c. The test lot number,
   d. The minimum thickness,
   e. The cell seam peel strength,
   f. The ultraviolet stability, and
   g. The environmental stress crack resistance.

2. An evaluation that the information on the material certification meets the minimum requirements for the geogrids stated in Table 737-08 and the contract documents.

### 737-09 GEOSYNTHETIC FIBERS

**SCOPE.** This specification covers the material requirements and methods of testing geosynthetic fibers used in highway construction.

**GENERAL.** Submit the geosynthetic fiber material certification with the material. Include in the certification the geosynthetic fiber manufacturer’s name, the geosynthetic fiber name, the test lot number, the polypropylene percentage, fiber length, specific gravity, carbon black content, tensile strength, tensile elongation and Young’s modulus.

**MATERIAL REQUIREMENTS.** Geosynthetic fibers shall consist of fibrillated polypropylene strands and shall be tested and certified to meet the minimum requirements listed in Table 737-09 *Geosynthetic Fiber Requirements*.

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Polypropylene</td>
<td>ASTM D4101 Group 1/ Class 1/ Grade 2</td>
<td>99.4 % minimum</td>
</tr>
<tr>
<td>Fiber Length</td>
<td>Measured</td>
<td>1 inch</td>
</tr>
<tr>
<td>Specific Gravity</td>
<td>ASTM D792</td>
<td>0.033 lb/in³</td>
</tr>
<tr>
<td>Carbon black Content</td>
<td>ASTM D1603</td>
<td>0.6 % minimum</td>
</tr>
<tr>
<td>Tensile Strength</td>
<td>ASTM D2256</td>
<td>45 ksi minimum</td>
</tr>
<tr>
<td>Tensile Elongation</td>
<td>ASTM D2256</td>
<td>15 % maximum</td>
</tr>
<tr>
<td>Young’s Modulus</td>
<td>ASTM D2101</td>
<td>700 ksi minimum</td>
</tr>
</tbody>
</table>

**BASIS OF ACCEPTANCE.** Geosynthetic fibers will be accepted on the basis of

1. A material certification identifying:
   a. The geosynthetic fiber manufacturer’s name,
   b. The geosynthetic fiber name,
   c. The test lot number,
   d. The polypropylene percentage,
   e. The fiber length,
   f. The specific gravity,
   g. The carbon black content,
   h. The tensile strength,
i. The tensile elongation, and
j. Young’s modulus.

2. An evaluation that the information on the material certification meets the minimum requirements for the geosynthetic fiber stated in Table 737-09 Geosynthetic Fiber Requirements and the contract documents.

SECTIONS 738 THRU 799 (VACANT)