MAINE TURNPIKE AUTHORITY MAINE TURNPIKE

CONTRACT DOCUMENTS

CONTRACT 2020.01

PAVEMENT REHABILITATION GUARDRAIL, AND CLEAR ZONE IMPROVEMENTS MM 35.3 TO MM 42

NOTICE TO CONTRACTORS

PROPOSAL

CONTRACT AGREEMENT

CONTRACT BOND

FINAL LIEN AND CLAIM WAIVER AND AFFIDAVIT

SPECIFICATIONS

MAINE TURNPIKE AUTHORITY SPECIFICATIONS

The Specifications are divided into two parts:
Part I, Supplemental Specifications and Part II, Special
Provisions.

The Maine Turnpike Supplemental Specifications are additions and alterations to the 2014 Maine Department of Transportation Standard Specifications. See Subsection 100.1.

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MAINE TURNPIKE AUTHORITY

NOTICE TO CONTRACTORS

Sealed Proposals will be received by the Maine Turnpike Authority for:

CONTRACT 2020.01

PAVEMENT REHABILITATION, GUARDRAIL, AND CLEAR ZONE IMPROVEMENTS MM 35.3 TO MM 42

at the office of the Maine Turnpike Authority, 2360 Congress Street, Portland, Maine, until 11:00 a.m., prevailing time as determined by the Authority on January 21, 2020 at which time and place the Proposals will be publicly opened and read. Bids will be accepted from Contractors **prequalified** by the Maine Department of Transportation for Paving Construction Projects. All other bids may be rejected. This Project includes a wage determination developed by the State of Maine Department of Labor.

The pavement rehabilitation work consists of milling and filling three 12 foot wide lanes and the median shoulder for both northbound and southbound. Limited milling and filling will be required at the conference center northbound on-ramp and at the exit 36 southbound on-ramp. The work also involves the removal of excess material in the median to restore proper drainage, guardrail, pavement markings, maintenance of traffic and all other work incidental thereto in accordance with the Plans and Specifications.

Plans and Contract Documents may be examined by prospective Bidders weekdays between 8:00 a.m. and 4:30 p.m. at the office of the Maine Turnpike Authority, 2360 Congress Street, Portland, Maine. **The half size Plans** and Contract Documents may be obtained from the Authority upon payment of Fifty (\$50.00) Dollars for each set, which payment will not be returned. Checks shall be made payable to: Maine Turnpike Authority. The Plans and Contract Documents may also be downloaded from a link on our website at http://www.maineturnpike.com/project-and-planning/Construction-Contracts.aspx.

For general information regarding Bidding and Contracting procedures, contact Nate Carll, Purchasing Manager, at (207)482-8115. For information regarding Schedule of Items, plan holders list and bid results, visit our website at http://www.maineturnpike.com/project-and-planning/Construction-Contracts.aspx. For Project specific information, fax all questions to Nate Carll, Purchasing Manager, at (207) 871-7739 or email nearll@maineturnpike.com. Responses will not be prepared for questions received by telephone. Bidders shall not contact any other Authority staff or Consultants for clarification of Contract provisions, and the Authority will not be responsible for any interpretations so obtained.

All work shall be governed by the Specifications entitled "State of Maine, Department of Transportation, Standard Specifications, Revision of November 2014", "Standard Details, Revision of November 2014" and "Best Management Practices for Erosion and Sediment Control", latest issue. Copies and recent updates to these publications can be downloaded at: http://www.maine.gov/mdot/contractors/publications/.

Proposals must be accompanied by an original bid bond, certified or cashier's check payable to the Maine Turnpike Authority in an amount not less than Five (5%) Percent of the Total Amount in the Proposal, but not less than \$500.00. The Bidder to whom a Contract is awarded will be required to furnish a Surety Corporation Bond, satisfactory to the Authority, on the standard Contract Bond form of the Authority, for a sum not less than the Total Amount of the Proposal.

Proposals must be made upon the Proposal Forms furnished by the Authority separately with the Contract Documents, and must be enclosed in the sealed special addressed envelope provided therefore bearing the name and address of the Bidder, the name of the Contract, and the date and time of Proposal opening on the outside.

A pre-bid conference will be held on January 7, 2020 at 10:00 a.m. at the Maine Turnpike Authority, 2360 Congress Street, Portland, Maine.

The Authority reserves the unqualified right to reject any or all Proposals and to accept that Proposal which in its sole judgment will under all circumstances serve its best interest.

MAINE TURNPIKE AUTHORITY

Nate Carll Purchasing Manager Maine Turnpike Authority

Portland, Maine

Maine Turnpike Authority

MAINE TURNPIKE

PROPOSAL

CONTRACT 2020.01

PAVEMENT REHABILITATION, GUARDRAIL, AND CLEAR ZONE IMPROVEMENTS MM 35.3 TO MM 42

MAINE TURNPIKE AUTHORITY

PROPOSAL

CONTRACT 2020.01

PAVEMENT REHABILITATION, GUARDRAIL, AND CLEAR ZONE IMPROVEMENTS MM 35.3 TO MM 42

TO MAINE TURNPIKE AUTHORITY:

The pavement rehabilitation work consists of milling and filling three 12 foot wide lanes and the median shoulder for both northbound and southbound. Limited milling and filling will be required at the conference center northbound on-ramp and at the exit 36 southbound on-ramp. The work also involves the removal of excess material in the median to restore proper drainage, guardrail, pavement markings, maintenance of traffic and all other work incidental thereto in accordance with the Plans and Specifications.

This Work will be done under a Contract known as Contract 2020.01 according to the Plans and Specifications which are on file in the office of the Maine Turnpike Authority, 2360 Congress Street, Portland, Maine.

On the acceptance of this Proposal for said Work, the undersigned will give the required bond with good security conditioned for the faithful performance of said Work, according to said Plans and Specifications, and the doing of all other work required by said Specifications for the consideration herein named and with the further condition that the Maine Turnpike Authority shall be saved harmless from any and all damages that might accrue to any person, persons or property by reason of the carrying out of said Work, or any part thereof, or by reason of negligence of the undersigned, or any person or persons under his employment and engaged in said Work.

The undersigned hereby declares that he/she has carefully examined the Plans, Specifications and other Contract Documents, and that he/she will contract to carry out and complete the said Work as specified and delineated at the price per unit of measure for each scheduled item of Work stated in the Schedule of Prices as follows:

It is understood that the TOTAL AMOUNT stated by the undersigned in the following Schedule of Prices is based on approximate quantities and will be used solely for the comparison of bids, and that the quantities stated in the Schedule of Prices for the various items are estimates only and may be increased or decreased all as provided in the Specifications.

SCHEDULE OF BID PRICES CONTRACT NO. 2020.01

Pavement Rehabilitation, Guardrail, and Clear Zone Improvements MM 35.3 to MM 42

Item No.	Item Description	Units	Approx. Quantities	Unit Prices in Numbers		Bid Amount in Numbers	
				Dollars	Cents	Dollars	Cents
202.202	REMOVING PAVEMENT SURFACE	Square Yard	328,600		 		
202.2026	REMOVING PAVEMENT SURFACE - DRAINAGE PATHS	Square Foot	12,500		 		
202.205	RUMBLE STRIPS	Each	68,860		 		
203.20	COMMON EXCAVATION	Cubic Yard	325		 		
211.50	MEDIAN RESTORATION	Linear Foot	31,600		 		
304.14	AGGREGATE BASE COURSE GRAVEL - TYPE A	Cubic Yard	160		 		
403.2081	HOT MIX ASPHALT - 12.5 MM (POLYMER MODIFIED)	Ton	31,750		 		
403.211	HOT MIX ASPHALT (SHIMMING)	Ton	300		 		
403.213	HOT MIX ASPHALT - 12.5 MM BASE	Ton	175		 		
409.152	BITUMINOUS TACK COAT TRACKLESS, APPLIED	Gallon	19,850		 		

CARRIED FORWARD:	•	Ī
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	1	

Item	Item Description	Units	Approx.	Unit Prices in Numbers		Bid Amount in Numbers	
No.	Rem Becomplien	Office	Quantities	Dollars	Cents	Dollars	Cents
			E	ROUGHT FORW	ARD:		
419.30	SAWING BITUMINOUS PAVEMENT	Linear Foot	525		 		
424.323	ASPHALT RUBBER MASTIC CRACK SEALER	Pound	45,400] 		
470.08	BERM DROP OFF CORRECTION - GRINDINGS	Ton	125		i ! !		
470.081	BERM CORRECTION	Linear Foot	18,600		i ! !		
604.182	CLEAN EXISTING CATCH BASIN AND MANHOLE	Each	30		i ! !		†
606.1351	TERMINAL END - ANCHORED END	Each	8		i ! !		
606.178	GUARDRAIL BEAM	Linear Foot	325		 		
606.352	REFLECTORIZED BEAM GUARDRAIL DELINEATORS	Each	500		 		
606.353	DELINEATOR POST	Each	5		 		
606.3621	GUARDRAIL ADJUST, SINGLE RAIL	Linear Foot	19,500		 		
606.3622	GUARDRAIL ADJUST, DOUBLE RAIL	Linear Foot	35,150		 		
606.471	SINGLE OFFSET BLOCK - W- BEAM	Each	55		 		
				CARRIED FORW	ARD:		

Item No.	Item Description	Units	Approx. Quantities	Unit Prices in Numbers		Bid Amount in Numbers	
140.			Quantities	Dollars	Cents	Dollars	Cents
			E	BROUGHT FORW	ARD:		
606.48	SINGLE GALVANIZED STEEL POST	Each	5	 			
610.08	PLAIN RIPRAP	Cubic Yard	40	 			
613.319	EROSION CONTROL BLANKET	Square Yard	31,000	 			
618.14	SEEDING METHOD NUMBER 2	Unit	650	 			
619.12	MULCH	Unit	650	i 			
620.58	EROSION CONTROL GEOTEXTILE	Square Yard	110	i 			
627.73	TEMPORARY PAVEMENT MARKING TAPE	Linear Foot	10,450	 			
627.78	TEMPORARY PAVEMENT MARKING LINE, WHITE OR YELLOW	Linear Foot	279,500				
627.812	TEMPORARY RAISED PAVEMENT MARKERS	Each	13,950	 			
627.94	PAVEMENT MARKING TAPE	Linear Foot	5,220				
629.05	HAND LABOR, STRAIGHT TIME	Hour	40	 			
631.12	ALL PURPOSE EXCAVATOR (INCLUDING OPERATOR)	Hour	25	 			
				CARRIED FORW	ARD:		

Item	Item Description	Units	Approx.	Unit Prices in Numbers		Bid Amount in Numbers	
No.	<u>'</u>		Quantities	Dollars	Cents	Dollars	Cents
			E	BROUGHT FORW	ARD:		
631.133	SKID STEER (INCLUDING OPERATOR)	Hour	20				
631.172	TRUCK - LARGE (INCLUDING OPERATOR)	Hour	25	 			
631.32	CULVERT CLEANER (INCLUDING OPERATOR)	Hour	10	 			
631.36	FOREMAN	Hour	25				
652.30	FLASHING ARROW BOARD	Each	8	 			
652.331	DRUM	Lump Sum	1	i 			
652.35	CONSTRUCTION SIGNS	Square Foot	3,210	 			
652.361	MAINTENANCE OF TRAFFIC CONTROL DEVICES	Lump Sum	1				
652.410	PORTABLE - CHANGEABLE MESSAGE SIGN	Each	4				 <u> </u>
652.45	TRUCK MOUNTED ATTENUATOR	Cal. Day	134				 <u> </u>
652.452	AUTOMATED TRAILER MOUNTED SPEED LIMIT SIGN	Each	2				
656.50	BALED HAY, IN PLACE	Each	240	 			
				CARRIED FORW	ARD:		

Item No.	Item Description	Units Approx. Quantities		Unit Prices in Numbers		Bid Amount in Numbers	
NO.			Quantities	Dollars	Cents	Dollars	Cents
	BROUGHT FORWARD:						
659.10	MOBILIZATION	Lump Sum	1		 		
	TOTAL:						

Acknowledgment is hereby made of Plans and Specifications:	the following Addenda received since issuance of the
Accompanying this Proposal is an	original bid bond, cashiers or certified check on Bank, for
Turnpike Authority and the undersigned sh security required by the Maine Turnpike A time fixed therein, an amount of money eq Proposal for the Contract awarded to the un	Bank, for
The performance of said Work und specified in Subsection 107.1.	der this Contract will be completed during the time
<u> </u>	be of this Contract and that I (we) will, in the event of in the time limit named above, pay to Maine Turnpike or amounts stated in the Specifications.
	artnership/Corporation under the laws of the State of at,
	(SEAL)
Affix Corporate Seal	(SEAL)
or Power of Attorney Where Applicable	(SEAL)
	By:
	Its:

Information below to be typed or printed where applicable:

INDIVIDUAL:	
(Name)	(Address)
PARTNERSHIP - Name and Address of Genera	al Partners:
(Name)	(Address)
INCORPORATED COMPANY:	
(President)	(Address)
(Vice-President)	(Address)
(Secretary)	(Address)
(Treasurer)	(Address)

MAINE TURNPIKE AUTHORITY

MAINE TURNPIKE

YORK TO AUGUSTA

CONTRACT AGREEMENT

This Agreement made and entered into between the Maine Turnpike Authority, and sometimes termed the "Authority", and
herein termed the "Contractor":
WITNESSETH: That the Authority and the Contractor, in consideration of the premises and of the mutual covenants, considerations and agreements herein contained, agree as follows:
FIRST: The parties hereto mutually agree that the documents attached hereto and herein incorporated and made a part hereof collectively evidencing and constituting the entire Contract to the same extent as if herein written in full, are the Notice to Contractors, the Accepted Proposal, the Specifications, the Plans, this Agreement, the Contract Bond and all Addenda to the Contract Documents duly issued and herewith enumerated:
SECOND: The Contractor for and in consideration of certain payments to be made as hereafter specified, hereby covenants and agrees to perform and execute all of the provisions of this Contract and of all documents and parts attached hereto and made a part thereof, and at his own cost and expense to furnish and perform everything necessary and required to construct and complete, ready for its intended purpose, in accordance with the Contract and such instructions as the Engineer may give, acceptable to the Authority, in the times provided, all of the Work covered and included under Contract No covering as herein described.
THIRD: In consideration of the performance by the Contractor of his covenants and agreements as herein set forth, the Authority hereby covenants and agrees to pay the Contractor according to the Schedule of Prices set forth in the Proposal with additions and deductions as elsewhere herein provided in the times and in the manner stated in the Specifications. This

Agreement shall insure to the benefit of, and shall be binding upon the parties hereto, and upon their respective successors and assigns; but neither party hereto shall assign or transfer his interest

herein in whole or in part without the consent of the other, except as herein provided.

IN WITNESS WHEREOF the parties to this Agreement have executed the same in quintuplicate.

	AUTHORITY -	AUTHORITY -				
	MAINE TURNPIKE AUTHORITY					
	By:					
	Title: CHAIRMAN					
	Date of Signature:					
ATTEST:						
Secretary						
	CONTRACTOR -					
	CONTRACTOR					
	By:					
	Title:					
	Date of Signature:					
WITNESS:						

CONTRACT BOND

KNOW ALL I	MEN BY THESE PRES	SENTS that	
of	in the County of _	and State of	
as Principal, and		a Corporation duly organ	ized under the
laws of the State of _	and havi	ing a usual place of business in	
		d unto the Maine Turnpike Authority Dollars (\$	
		Dollars (\$ or its successors, for which payment, ecutors, successors and assigns jointly	
foregoing Contract No satisfy all claims and equipment and all of contemplated by said which the Obligee ma shall be null and void;	demands incurred for the items contracted for Contract, and shall full by incur in making good otherwise it shall rema	ch that the Principal, designated as Conshall faithfully perform the Contract of the same and shall pay all bills for lator, or used by him, in connection we ly reimburse the Obligee for all outlayed any default of said Principal, then the in in full force and effect.	n his part and abor, material, with the Work of and expense
Witnesses:		CONTRACTOR	
			(SEAL)
			(SEAL)
			(SEAL)
		SURETY	
			(SEAL)
			(SEAL)
			(SEAL)

(Surety must attach copy of Power of Attorney showing authority of Office or Agent to execute bonds)

FINAL LIEN AND CLAIM WAIVER AND AFFIDAVIT

Upon receipt of the sum of, which sum
represents the total amount paid, including the current payment for work done and materials supplied for
Project No, in, Maine, under the undersigned's Contract with the Maine Turnpike Authority.
Contract with the Maine Turnpike Authority.
The undersigned, on oath, states that the Final Payment of
The undersigned, on oath, states that all persons and firms who supplied Work Items to the undersigned in connection with said Project have been fully paid by the undersigned for such Work Items or that such payment will be fully effected immediately upon receipt of this payment.
In consideration of the payment herewith made, the undersigned does fully and finally release and hold harmless the Maine Turnpike Authority, and its Surety, if any, from any and all claims, liens or right to claim or lien, arising out of this Project under any applicable bond, law or statute.
It is understood that this Affidavit is submitted to assure the Owner and others that all liens and claims relating to the Work Items furnished by the undersigned are paid.
(Contractor)
(Communication)
By:
Title:
State of MAINE
County of
I,, hereby certify on behalf of
(Company Officer) (Company Name)
its, being first duly sworn and stated that the foregoing representations are
are true and correct upon his own knowledge and that the foregoing is his free act and deed in said capacity and the free act and deed of the above-named
. (Company Name)
The above-named,, personally appeared before me this day of and swears that this is his free act and deed.
(SEAL)
Notary Public
·
My Commission Expires:

MAINE TURNPIKE AUTHORITY

SPECIFICATIONS

PART I – SUPPLEMENTAL SPECIFICATIONS

(Rev. November 10, 2016)

Supplemental Specifications available on the Maine Turnpike Authority website http://www.maineturnpike.com/Projects-Planning/Construction-Contracts.aspx

MAINE TURNPIKE AUTHORITY SPECIFICATIONS PART II – SPECIAL PROVISIONS

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MAINE TURNPIKE AUTHORITY

SPECIFICATIONS

PART II - SPECIAL PROVISIONS

All work shall be governed by the Maine Department of Transportation Standard Specifications, Revision of November 2014, except for that work which applies to sections of the Maine Department of Transportation Standard Specifications which are amended by the Maine Turnpike Supplemental Specifications and the following modifications, additions and deletions.

General Description of Work

The pavement rehabilitation work consists of milling and filling three 12 foot wide lanes and the median shoulder for both northbound and southbound. Limited milling and filling will be required at the conference center northbound on-ramp and at the exit 36 southbound on-ramp. The work also involves the removal of excess material in the median to restore proper drainage, guardrail, pavement markings, maintenance of traffic and all other work incidental thereto in accordance with the Plans and Specifications.

Plans

The drawings included in these Contract Documents, and referred to as the Plans, show the general character of the work to be done under this Contract. They bear the general title "Maine Turnpike – Contract 2020.01 – Pavement Rehabilitation and Safety Improvements, Guardrail and Clear Zone Improvements - MM 35.3 To MM 42. The right is reserved by the Resident to make such minor corrections or alterations in the Plans as he deems necessary without change in the unit prices on the Schedule of Prices of the Proposal.

101.2 Definition

Holidays

The following is added after Memorial Day in the Supplemental Specifications:

Memorial Day, May 25 6:30 a.m. preceding Friday to

6:00 p.m. the following Tuesday.

Independence Day, July 4 6:30 a.m. preceding Thursday to

5:00 p.m. the following Sunday.

Labor Day, September 7 7:00 a.m. preceding Friday to

5:00 p.m. the following Tuesday.

103.4 Notice of Award

The following sentence is added:

The Maine Turnpike Authority Board is scheduled to consider the Contract Award on January 23, 2020.

104.3.8 Wage Rates and Labor Laws

Section 104.3.8 Wage Rates and Labor Laws has been amended as follows:

The fair minimum hourly rates determined by the State of Maine Department of Labor for this Contract are as follows:

NOTE: Wage Rates will be issued as an Addendum

104.4.7 Cooperation With Other Contractors

This Subsection is amended by the addition of the following:

Adjacent contracts currently scheduled for the 2020 construction season include:

MTA Contract 2018.19 – Bridge Replacement Cummings Road Underpass Mile 44.6

MTA Contract 2020.03 - Scarborough, South Portland, Portland: Exit 44 NB improvements, mainline widening and safety improvements

MTA Contract 2020.07 – Bridge Repairs 3 Locations. Boom Road Underpass Mile 33.4. Beech Ridge Road Underpass Mile 41.4. Grove Street Underpass Mile 83.7.

105.8.2 Permit Requirements

The Project is subject to the requirements of the Maine Pollutant Discharge Elimination System (MPDES) General Permit for Stormwater Discharge from Construction Activity, as promulgated by the US Environmental Protection Agency (US EPA) and Administrated by the Maine Department of Environmental Protection (DEP).

A Notice of Intent (NOI) was not submitted because the median work is exempt as it is routine maintenance. A preliminary Limit of Disturbance (LOD) plan was submitted by the Authority to the DEP for coverage under the Maine Construction General Permit (MCGP). Compliance with the erosion and sedimentation control requirements outlined in this Contract is required by the Contractor.

The Contractor shall prepare a LOD plan illustrating the Contractor's proposed limit of earthwork disturbance. The LOD plan shall show all construction access locations, field office locations, material and temporary waste storage locations, as well as include the Contract limits of earthwork disturbance. All applicable erosion and sedimentation control devices needed shall be detailed on the Contractor's LOD plan and are not limited to those devices shown on the Contract LOD plan. This Plan shall be submitted for review and approval, to the Resident within 14 days of Contract award. Payment for creating, revising, and completing this plan shall be incidental to Item 659.10, Mobilization.

The LOD for this Contract has been estimated to be <u>12 acres</u>, of which 12 acres is exempt from the Maine Construction General Permit as it is routine maintenance.

At any time during the Contract, if the Limit of Disturbance needs to be adjusted to accommodate construction activities, the Contractor shall resubmit the LOD plan (including any additional erosion and sedimentation control measures needed) to the Resident for review and approval prior to any additional disturbance taking place:

• If the cumulative area of disturbance exceeds the estimated LOD noted above, by less than one acre, the Resident shall have a minimum of five (5) working days to approve the revised LOD plan.

• If the cumulative area of disturbance exceeds the estimated LOD noted above, by over one acre, the Resident shall first approve of the plan and then possibly submit the NOI for MaineDEP approval. The approval may take a minimum of 21 working days.

Compliance with the erosion and sedimentation control requirements outlined in this Contract is required by the Contractor.

The Contractor shall comply with the conditions outlined in the Army Corps General Permit, Maine Department of Environmental Protection NRPA Permit by Rule, the US Army Corps of Engineers General Permit, and the Maine Pollutant Discharge Elimination System General Permit for stormwater discharge associated with construction activity. The Contractor shall indemnify and hold harmless the Maine Turnpike Authority or its agents, representatives and employees against any and all claims, liabilities or fines arising from or based on the violation of the above noted permits.

This Project is also subject to the requirements of the Maine Pollutant Discharge and Elimination System (MPDES) General Permit for the Discharge of Stormwater from MTA's Municipal Separate Storm Sewer Systems (MS4), because it is located within an Urbanized Area (UA) as defined by the 2000 census by the U.S. Bureau of the Census. MS4 compliance requires all Contractors to be properly trained in Erosion and Sedimentation Control (ESC) measures (as per Special Provision Subsections 105.8.1 and 656.07) and implement measures to reduce pollutants in stormwater runoff from construction activities.

107.1 Contract Time and Contract Completion Date

This Subsection is amended by the addition of the following:

The work shall be substantially completed by September 4, 2020, and all work shall be completed on or before September 18, 2020.

107.1.1 Substantial Completion

This Subsection is amended by the addition of the following:

Substantially complete shall be defined by the Authority as the following:

- All paving and line work has been completed.
- All guardrail work has been completed.
- No lane closures, except for demobilization (removal of construction signs, drums, and general clean-up).
- All disturbed slopes, seeded and mulched, temporary erosion control mix and/or blanket are installed where necessary.

Supplemental Liquidated damages (SLD) shall be in accordance with Subsection 107.8, and shall be assessed for each calendar day that substantial completion is not achieved.

107.4.6 Prosecution of Work

The Milling activities shall <u>not</u> begin until the following activities have been completed:

- All Guardrail Work
- Median Restoration
- Riprap installation.

The following Subsection is added:

107.4.7 Limitations of Operations

Roadway and Clear Zone--Traffic Control Requirements

The construction in each location shall proceed expeditiously. Once milling and/or paving operations commence for every day/night not worked (milling or paving) when work is allowed by Contract and weather, the Contractor will be charged a fee in the amount of \$1,000 (excluding inclement weather days).

The Contractor will be allowed to work on both roadways at the same time. The Contractor shall complete his milling operation in one location prior to beginning his milling operation in the other location unless otherwise approved by the Resident. The paving operation shall begin within seven calendar days of all milling being complete per location. The Contractor shall complete the paving operation in one location prior to beginning his paving operation in other location. The Contractor will be allowed to work in two separate work areas on each roadway. The work areas are not required to be in the same lane.

The Contractor shall begin the paving operation in Lane 1 (inside passing lane), followed by Lane 2, and then Lane 3 (travel lane).

The Contractor shall secure all catch basin grates with Sikaflex 1a before being allowed to shift traffic onto the outside shoulder. This work will be incidental to Item 652.361.

The Contractor shall limit the milling operations such that temporary pavement markings or pavement markers are applied daily prior to the roadway being open to traffic.

Lane closure(s) will not be allowed over a weekend or Holidays unless approved otherwise by the Resident.

The Contractor shall keep a 12 foot wide lane open for traffic during his milling and paving operations unless approved otherwise by the Resident.

Temporary bituminous ramps will be required at all butt joints.

Traffic will be allowed to traverse the longitudinal joint where the pavement is lower in one lane than the adjacent lane.

SPECIAL PROVISION

SECTION 202

REMOVING STRUCTURES AND OBSTRUCTIONS

(Removing Pavement Surface-Mainline) (Removing Existing Pavement Surface)

202.01 Description

The following sentences are added:

This work shall also consist of removing the surface of the bituminous concrete pavement in all locations to the depth, width, grade, and cross section on the mainline as shown on the Plans or as directed by the Resident. The forty-five degree pavement safety edge needed between lanes 1 & 2 and lanes 2 & 3 and lane 3 and the outside shoulder shall be incidental to the 202 pay items.

Removal of the pavement and membrane surface from the bridge decks shall be completed by scraping or other methods that will not damage the existing concrete deck surface. Milling of bridge deck pavement shall not be allowed.

Removal of approach pavement shall be completed through the use of a milling machine. The milling machine(s) shall be capable of accurately establishing profile grades by referencing from a floating straight edge, a minimum of 30 feet.

Areas requiring shim pavement to reach final pavement grade shall not be milled.

This work shall also consist of construction of temporary ramps at all butt joints as shown in the MaineDOT Standard Details, November 2014 Edition – Pavement Overlay Butt Joint Detail (Roadways), Page 202(01) or as approved by the Resident. The length of the temporary ramp shall be at least 1/2 L.

202.061 Removing Pavement Surface

This Subsection is deleted and replaced with the following:

The equipment for removing the bituminous surface, excluding bridge decks, shall be a power-operated milling machine or planer capable of removing the bituminous concrete pavement to the required depth, transverse cross slope, and profile grade by use of an automated grade and slope control system. The controls shall automatically increase or decrease the pavement removal depth as required, and readily maintain desired cross slope to compensate for surface irregularities in the existing pavement course. The mill head on the machine shall have a maximum 8mm tooth spacing pattern and a minimum triple wrap configuration. The milling machine shall be capable of accurately establishing profile grades by referencing from a floating straight edge, minimum of $30\pm$ feet. The equipment shall also have an effective means for removing excess material from the surface and preventing flying material in compliance with Subsections 105.2.5 Compliance with Health and Safety Laws and 105.2.6 Convenience of the Public, of the Specification.

The contractor shall operate the milling machine such that the forward operating speed of the machine in feet per minute (fpm) does not exceed 65% of the mill head in revolutions per minute (rpm). i.e. 100 rpm head speed equals maximum forward operating speed of 65 fpm. The contractor shall avoid stopping the milling operation during truck exchanges by staging the haul units accordingly.

The Contractor shall locate, identify and remove all objects in the pavement through the work area that would be detrimental to the milling machine.

The Contractor shall be responsible for the layout of the longitudinal centerline between the travel lane and passing lane.

The finished milled surface will be inspected before being accepted, and any deviations in the profile exceeding 3/8 inch under a 16 foot string line or straightedge placed parallel to the centerline will be corrected. Any deviations in the cross slope that exceed 3/8 inch under a 10 foot string line or straightedge placed transversely to the centerline will be corrected. In no case shall the cross slope in a single lane width be inverted resulting in a depression as measured transverse to the direction of travel. Any cross slope inversions or depressions shall be corrected by spot shimming the area with HMA as directed by the resident prior to installing any leveling or wearing course. These corrections shall be done with no additional expense to the Authority.

The Contractor shall deliver the cubic yards of pavement grindings as specified below to the following Maintenance Facilities. The exact location of the stockpile shall be as directed by the Resident.

Name of Facility	<u>Location</u>	Cubic Yards
Cumberland Maintenance	Mile _58.3	1000
Kennebunk Maintenance	Off Exit 25 interchange	e 1000

All surplus pavement grindings, except for the amount specified above, shall be disposed of by the Contractor off the turnpike right-of-way. All grindings shall be disposed of in accordance with the Maine Department of Environmental Protection Solid Waste Management Requirements.

202.07 Method of Measurement

The following sentences are added:

The removal of existing bituminous concrete pavement – mainline will be measured by the square yard of material removed to the required depth.

Transporting and stockpiling of the pavement grindings at the maintenance facilities will not be measured separately for payment, but shall be incidental to the Removing Pavement Surface items.

Installation of temporary bituminous ramps will not be measured separately for payment, but shall be incidental to the Contract.

Removal of temporary bituminous ramps will not be measured separately for payment, but shall be incidental to the Contract.

202.08 Basis of Payment

Removing Pavement Surface – Mainline will be paid for at unit price per square yard which price shall be full compensation for removing and disposing of the bituminous and gravel materials.

Payment will be made under:

<u>Pay Item</u>		Pay Unit
202.202	Removing Pavement Surface – Mainline	Square Yard

SPECIAL PROVISION

SECTION 202

REMOVING STRUCTURES AND OBSTRUCTIONS

(Removing Pavement Surface – Drainage Paths)

202.01 Description

The following paragraphs are added:

This work shall consist of grinding drainage paths in the existing inside and outside bituminous shoulders on the mainline and interchange ramps. The depth shall match the elevation of the adjacent milled travel lane. Locations and lengths of removal shall be as shown on the Plans or as directed by the Resident.

This work shall also consist of repaying the shoulder drainage paths with bituminous pavement to match the existing grades on each side of the drainage path to coincide with the paving operation of the adjacent travel lane as shown on the Plans or as directed by the Resident.

The following Subsection is added:

202.011 Materials

Grinding shall be done in accordance with Section 202.

Bituminous pavement shall conform to Section 401, Hot Mix Asphalt, 12.5 mm.

Bituminous tack coat shall conform to Section 409.

Joint sealant shall conform to Federal Specifications SS-S-1401C.

202.06 Removing Bituminous Concrete Pavement

This Subsection is deleted and replaced with the following:

The drainage paths shall be milled concurrently with the adjacent travel lane milling. The drainage paths shall be located such that they include all of any milled section of an impacted rumble strip.

The drainage paths shall be installed at the roadway low points of the sag vertical curves and at 500 foot intervals in both the outside and inside shoulders. Drainage paths shall not be installed within 500 feet of the crest of a vertical curve. The drainage paths shall extend from the edge of the milled travel lane (Lane 2) and daylight six feet into the outside shoulder and from the edge of the milled passing lane (Lane 1) and the edge of pavement (4'-0") without guardrail.

All grindings shall be disposed of in accordance with the Maine Department of Environmental Protection Solid Waste Management Requirements.

The Contractor may request that the Resident waive the requirement for the installation of drains at 500 foot intervals. The Resident will consider the weather forecast as well as the Contractor's proposed paving schedule when reviewing the request.

The tapered sides of the outside drainage paths shall be milled to form a vertical face prior to paving. The drainage paths shall be joint sealed, tack coated, and paved concurrently with the adjacent lane.

The Contractor shall not be required to replace the shoulder rumble strips removed for the drainage paths.

Vehicles will be permitted to traverse unfilled drainage paths.

202.07 Method of Measurement

The second paragraph is deleted and replaced with the following:

Removing Pavement Surface – Drainage Paths shall be measured by the square foot.

202.08 Basis of Payment

The following is added after the last paragraph:

Removing Pavement Surface – Drainage Paths shall be paid for at the Contract unit price per square foot which includes all grinding, tack coat, sealant, bituminous pavement, equipment, labor, and incidentals necessary to satisfactorily complete the work.

Payment will be made under:

Pay Item		<u>Pay Unit</u>	
202.2026	Removing Pavement Surface – Drainage Paths	Square Foot	

SPECIAL PROVISION

SECTION 202

REMOVING STRUCTURES AND OBSTRUCTIONS

(Rumble Strips)

202.01 Description

The following sentences are added after the first paragraph:

This work shall consist of cutting a pattern of rumble strips from MM 35.3 to MM 42.0 on the northbound and southbound roadways at the locations shown on the Plans. Rumble strips shall not be placed across ramp openings or on bridges.

Additionally, rumble strips will be placed in gore areas located off this project as indicated in Appendix A in the Plan Set. This work needs to be completed between 8 PM and 5 AM Sunday evening through Friday AM. The MTA will provide traffic control at this location and requires 1 week advanced notice prior to starting the work.

The following Subsections are added:

202.065 Rumble Strips

The rumble strips shall not be cut until the Contractor has placed the permanent pavement markings at the required locations.

At proposed rumble strip locations, the bituminous concrete paved surface shall be removed by milling in strips as detailed on the Plans and as directed by the Resident. The pattern will be 80 feet of rumble strips followed by a 20 foot space repeated along the entire length on the outside shoulder. The inside shoulder shall be continuous. The rumble strips shall be normal to the baseline of the roadway on tangent sections and radial on curves. The Contractor shall be responsible for the layout of the rumble strips. The milling machines for this type of rumble strip are designed by:

Surface Preparation Technology 81 Texaco Road Mechanicsburg, PA 17055 Tel. (717) 697-1450

L&C Flashing Barricades 60 Walpole Street Canton, MA 02021 Tel. (508) 580-6700 Thomas Grinding 110 Fox Lane Southwest Moore Haven, FL 33471 Tel. (863) 946-1461

The milling machine shall be equipped with a 20 foot pointer to provide longitudinal grade control.

202.07 Method of Measurement

The following paragraph is added:

Rumble Strips will be measured by the actual number cut, completed and accepted.

Layout of rumble strips, disposal of milled bituminous pavement and roadway cleanup will not be measured separately for payment, but shall be incidental to this item.

202.08 Basis of Payment

The following sentences are added:

Rumble Strips will be paid for at the Contract unit price per each, which price shall be full compensation for all labor, materials, equipment and incidental items of work for a complete installation.

Payment will be made under:

Pay Item		Pay Unit
202.205	Rumble Strips	Each

SPECIAL PROVISION

SECTION 211

DITCH AND INSLOPE EXCAVATION

(Median Restoration)

The following paragraph is added:

211.021 – Median Restoration

This work shall consist of reshaping, removing and disposing of excess material for the full width of the unpaved section of the existing median; including under the guardrail. The median shall be shaped as per the Proposed Section shown under the Median Restoration Detail in the plans. The finished grade of the median shall be shaped to allow sheet flow off the paved shoulders and drain to the existing catch basins. Existing pavement beneath guardrail may need to be removed to facilitate sheet flow and is included as part of this item. At a minimum, a walk behind plate compactor shall be used along the edge of pavement for compaction. Other methods may be used upon approval by the Resident.

211.08 Basis of Payment

Payment will be made under:

Pay Item Pay Unit

211.50 Median Restoration Linear Foot

SECTION 401

HOT MIX ASPHALT PAVEMENT

Section 401 of the Maine Turnpike Authority 2016 Supplemental Specifications is modified as follows:

401.01 Description

The following paragraph is added:

A Quality Control Plan (QCP) is required.

401.02 Materials

Section 401.02 is deleted in its entirety and replaced with the following:

Aggregates for HMA Pavements: Coarse Aggregate and fine aggregate for HMA pavements shall be graded such that when combined in the proper proportions, including filler if required, the resultant blend will meet the composition of mixture for the type of pavement specified. Materials shall meet the requirements specified in Section 700 – Materials:

Asphalt Cement	702.01
Aggregates for HMA Pavement	703.07
RAP for HMA Pavement	703.08
HMA Mixture Composition	703.09

Mainline Surface HMA Coarse aggregate: The material retained on the No. 4 sieve, shall consist of angular fragments obtained from crushed quarry stone and be free of dirt or other objectionable materials. Coarse aggregate shall have a Micro-Deval value of 15.0 percent or less as determined by AASHTO T 327. The crushed stone shall have a maximum of 1.5% material finer than the No. 200 mesh when tested in accordance with AASHTO T-11. Flat and elongated particles shall not exceed a maximum of 8% at a 5:1 ratio in accordance with AASHTO D-4791. Coarse aggregate angularity shall be a minimum of 95/90 in accordance with AASHTO T-335.

<u>Mainline Surface HMA Fine aggregate:</u> The material passing the No. 4 sieve, shall be crushed manufactured sand free from dirt, clay balls, or other objectionable material. Natural sand may be incorporated into the mix at a rate no greater than 10 percent by weight of total aggregate. The unconfined void content of the fine aggregate blend shall be a 45 minimum value when tested in accordance with AASHTO T-304, method A. AASHTO T-176 sand equivalent value shall be 45 minimum.

Asphalt Low Modulus Joint Sealer: Asphalt Low Modulus Joint Sealer shall be a modified asphalt and rubber compound designed for sealing and improving the strength and performance of the base asphalt cement and shall conform to ASTM D6690 Type IV and the following specifications:

Cone Penetration 90-150

Flow @ 60°C [140°F] 3.0mm [1/8 in] max

Bond, non-immersed Three 12.7mm [½ in] specimens pass

3 cycles @ 200% extension @ -29°C

[-20°F]

Resilience, % 60 min

Asphalt Compatibility, ASTM D5329 pass*

The contractor shall provide the Resident or authorized representative with a copy of the material manufacturer's recommendations pertaining to heating, application, and reheating prior to the beginning of operations or the changing of materials.

Section 401.03 Composition of Mixtures

Section 401.03 is deleted in its entirety and replaced with the following:

HMA pavement mixtures for base, intermediate, shim and local road bridge projects shall be a currently approved MDOT design unless otherwise noted. A maximum of 20% RAP may be used. VMA shall meet the requirements listed in Table 1.

HMA pavement mixtures for Mainline surface paving projects shall conform to the following requirements:

The Contractor shall compose the Hot Mix Asphalt Pavement with aggregate, Performance Graded Asphalt Binder (PGAB), and mineral filler if required. HMA shall be designed and tested according to AASHTO R35 and the volumetric criteria in Table 1. The Contractor shall size, uniformly grade, and combine the aggregate fractions in proportions that provide a mixture meeting the grading requirements of the Job Mix Formula (JMF). The Contractor may use a maximum of 15 percent reclaimed asphalt pavement (RAP) in any mainline surface course.

The Contractor shall submit a job mix formula (JMF) developed for each specified mixture at least 30 days prior to placement.

The JMF shall establish a single percentage of aggregate passing each sieve size within the limits shown in Subsection 703.09. The mixture shall be designed and produced, including all production tolerances, to comply with the allowable control points for the particular type of mixture as outlined in Subsection 703.09. The JMF shall state the original source, gradation, and percentage to be used of each portion of the aggregate and mineral filler if required. It shall also state the proposed PGAB content, the name and location of the refiner, the supplier, the source of PGAB submitted for approval, the type of PGAB modification if applicable, and the location of the terminal if applicable.

^{*} There shall be no failure in adhesion, formation of any oily exudate at the interface between the sealant and asphaltic concrete or other deleterious effects on the asphaltic concrete or sealant when tested at 60°C [140°F].

In addition, the Contractor shall provide the following information with the proposed JMF:

- Properly completed JMF indicating all mix properties (Gmm, VMA, VFB, etc.).
- Stockpile Gradation Summary.
- Test reports for individual aggregate consensus properties
- Design Aggregate Structure Consensus Property Summary.
- Design Aggregate Structure Trial Blend Gradation Plots (0.45 power chart).
- Trial Blend Test Results for at least three different aggregate blends.
- Selected design aggregate blend.
- Test results for the selected design aggregate blend at a minimum of three binder contents.
- Test results for final selected blend compacted to N_{max}.
- Specific Gravity for the PGAB to be used.
- Recommended mixing and compaction temperatures from the PGAB supplier.
- Data Sheets (SDS) For PGAB.
- Asphalt Content vs. Air Voids trial blend curve.
- Test report for Contractor's Verification sample.
- Summary of RAP test results (if used), including count, average and standard deviation of binder content and gradation.

At the time of JMF submittal, the Contractor shall identify and make available the stockpiles of all proposed aggregates at the plant site. There must be a minimum of 150 ton for coarse aggregate stockpiles, 75 ton for fine aggregate stockpiles before the JMF may be submitted. The Authority shall obtain samples for laboratory testing. The Contractor shall also make available to the Authority the PGAB proposed for use in the mix in enough quantity to test the properties of the asphalt and to produce samples for testing of the mixture. Before the start of paving, the Contractor and the Authority's representative shall test a production sample in the Contractor's laboratory for evaluation. If the Authority finds the mixture acceptable, an approved JMF will be forwarded to the Contractor. The Authority will then notify the Contractor that paving may commence. The first day's production shall be monitored, and the approval may be withdrawn if the mixture exhibits undesirable characteristics such as checking, shoving or displacement. The Contractor shall be allowed to submit aim changes within 24 hours of receipt of the first Acceptance test result for an individual JMF. Adjustments will be allowed of up to 2% on the percent passing the 2.36 mm sieve through the 0.075 mm and 3% on the percent passing the 4.75 mm or larger sieves. Adjustments will be allowed on the %PGAB of up to 0.2 percent. Adjustments will be allowed on GMM of up to 0.010.

Approved mix designs from the previous calendar year may be carried over, however no aim changes will be granted for a carryover mix design and the initial design must not be older than the previous paving season.

The Contractor shall submit a new JMF for approval each time a change in material source or materials properties is proposed. The same approval process shall be followed. The cold feed percentage of any aggregate except natural sand may be adjusted up to 10 percentage points from the amount listed on the JMF, however no aggregate listed on the JMF shall be eliminated. Natural sand may be adjusted up to 5 percent from the amount listed on the JMF but shall not exceed 10% by weight of total aggregates. The cold feed percentage for RAP may be reduced up to five percentage points from the amount listed on the JMF and shall not exceed the percentage of RAP approved in the JMF or for the specific application.

TABLE 1 VOLUMETRIC DESIGN CRITERIA

Design			Voids in the Mineral Aggregate (VMA)(Minimum Percent)			Voids Filled with Binder (VFB)	Fines/Eff.		
ESAL's (Millions)	(Per	cent of (Jmm)	Nomin		mum A	ggregate	(Minimum %)	Binder Ratio
	Ninitial	Ndesign	N _{max}	19	12.5	9.5	4.75		
10 to <30	<u><</u> 89.0	96.0	<u>≤</u> 98.0	13.5	14.5	15.5	15.5	65-80	0.6-1.2

As part of the JMF submittal, there are Hamburg Wheel Tracker requirements, the Contractor shall provide the Authority the test results in accordance with AASHTO T324. The results shall be generated by a third-party independent testing laboratory as approved by the Authority. The test results for each individual specimen as well as the average shall meet the requirements of Table 1A

TABLE 1A
HAMBURG WHEEL TRACKER REQUIREMENTS

Specified PG	Test Temperature	Maximum Rut	Minimum	Minimum
Binder Grade	(°C)	Depth (mm)	Number of Passes	Allowable SIP*
64-28	45	12.5	20,000	15,000
64E-28	45	8.0	20,000	15,000
70E-34	45	6.3	20,000	15,000

Section 401.031 Warm Mix Technology

Add the following to the end of the first paragraph:

Weather and seasonal limitations as outlined in section 401.06 may be reduced by a maximum 5°F with the use of WMA except for HMA being placed over bridge deck membrane.

Section 401.04 Temperature Requirements

No vehicular loads shall be permitted on newly completed pavement until adequate stability has been attained and the material has cooled sufficiently to prevent distortion or loss of fines. The newly paved area may be opened to traffic after the internal temperature of the pavement has cooled to 120° F. The Resident will test the internal temperature of the pavement and shall be the sole judge as to the opening to traffic. The period of time before opening to traffic may be extended at the discretion of the Resident. The lane closure may not be removed until the internal temperature has cooled to 120° F.

Section 401.06 Weather and Seasonal Limitations

The first paragraph shall be deleted and replaced with:

The Contractor may place Hot Mix Asphalt Pavement for use other than a traveled way wearing course, provided that the air temperature as determined by an approved thermometer (placed in the shade at the paving location) is 45°F or higher and the area to be paved is not frozen. The Contractor may place Hot Mix Asphalt Pavement as traveled way wearing course, provided the air temperature determined as above is 50°F or higher. For the purposes of this Section, the traveled way includes truck lanes, ramps, approach roads and auxiliary lanes. The atmospheric temperature for all courses on bridge decks shall be 50°F or higher.

Section 401.08 Hauling Equipment Trucks for Hauling HMA

Add the following paragraph:

The undercarriage of haul units actively hauling HMA to the site shall be relatively free of dust / mud agglomerations. Haul units found to be contaminating the paving surface shall be removed from the site and cleaned prior to returning.

Section 401.09 Pavers

Add the following to the end of the fourth paragraph:

The forward operating speed of the paver shall be limited based on the course being placed. A shim or leveling course shall have a maximum speed of 50 feet per minute (fpm). Any base, intermediate, or surface course shall have a maximum paver speed of 40 fpm. The limited speed is not to be calculated on an average basis over time but shall be the actual limitation at any moment during the paving operation.

Section 401.091 Material Transfer Vehicle (MTV)

The first paragraph shall be deleted and replaced with:

When required by Special Provision Section 403, the paver shall be supplied mixture by a material transfer vehicle (Roadtec SB2500 or approved equal) capable of receiving and storing bituminous mixture from haul trucks, remixing, and delivering the mix to the paver hopper in a consistently uniform manner.

The fourth paragraph shall be deleted and replaced with:

The MTV shall be designed so that the mix receives additional mixing action.

Section 401.111 Layout

The contractor shall layout the site prior to any pavement course or final striping. Layout shall be achieved by physical measurements obtained every 50' along the length to be paved or striped. The contractor shall transfer the measurements to the pavement surface every 50' and apply a paint mark at each location. The marks shall then be connected by a smoothed string line and subsequent paint marks applied along the string at no greater than 10' intervals. The Resident will inspect the layout line before associated activities may begin.

Section 401.165 Longitudinal Joint Density

The first paragraph shall be deleted and replaced with:

When noted in Special Provision Section 403, the Authority will measure the pavement density of longitudinal joints between adjoining mainline travel lanes in both the unconfined and confined condition as determined by the days paving operation.

The eighth paragraph shall be deleted and replaced with:

The minimum density of the completed pavement shall be 92.0 percent of the theoretical maximum density obtained. Two consecutive failing tests shall result in production shut down. Prior to resuming paving operations, the contractor quality control unit shall satisfy the Authority that the paving operation will produce joint densities in compliance with the Specifications.

The eleventh paragraph and associated table shall be deleted and replaced with:

Payment reduction will be applied to each sublot that has a density lower than 92.0% as outlined below.

PERCENT COMPACTION	PERCENT PAY
92.0 or greater	100
91.9 to 90.0	95
89.9 to 88.5	90
88.4 or less	80

Section 401.17 Joints

The fourth paragraph shall be deleted and replaced with:

When required by Special Provision Section 403, Mainline Longitudinal joints shall be constructed as notched-wedge joint and constructed in a manner that will best ensure joint integrity.

Section 401.18 Quality Control

The following shall be added to section c. Quality Control Technician(s) QCT:

The QCT shall be on site during paving operations performing quality control activities. QCT's shall not act as equipment operators, trainers or laborers.

Section 401.191 Inspection/Testing

In paragraph nine delete and replace Item #8 with:

8. Secure High-Speed Internet Access

401.21 Method of Measurement

The second paragraph shall be deleted and replaced with:

A reduction in payment will occur when the voids, asphalt content, and density are other than the limits specified below for 100 percent payment. The payment reduction for voids and PGAB content and density will be based upon each sublot (500 tons) of production as specified in Subsections 401.162, 401.163, 401.164, and 401.165. The Contractor may request one retest for each failing sublot for core density only. The original core density and the recut core density shall be averaged together to determine payment for the sublot. No retest will be allowed for voids or asphalt content. The Contractor shall pay \$250.00 for each additional core tested. Pavement restoration will not be measured separately for payment but shall be incidental to the respective pay item.

SECTION 401

HOT MIX ASPHALT PAVEMENTS

(HMA using Hydrated Lime)

The following sections of Section 400 have been revised with following additional requirements.

401.01 Description

The Contractor shall compose Hot Mix Asphalt (HMA) Pavement with aggregate, Performance Graded Asphalt Binder (PGAB), hydrated lime, and mineral filler if required. Hydrated Lime shall be utilized in all mixtures so denoted in Special Provision 403 - Hot Mix Asphalt Pavement.

401.02 Materials

Materials shall meet the requirements specified.

Hydrated Lime

AASHTO 216

401.03 Composition of Mixtures

The Contractor shall compose the Hot Mix Asphalt Pavement with aggregate, Performance Graded Asphalt Binder (PGAB), hydrated lime and mineral filler if required. HMA shall be designed and tested according to AASHTO R35 and the volumetric criteria in Table 1. The Contractor shall size, uniformly grade, and combine the aggregate fractions in proportions that provide a mixture meeting the grading requirements of the Job Mix Formula (JMF).

Hydrated lime shall be used in all HMA at a rate of one percent (1%) by weight of the total dry aggregate including RAP aggregate, if used. The Contractor shall obtain a shipping ticket for each shipment of hydrated lime. The Contractor shall provide the Resident with a copy of each shipping ticket from the supplier, including the date, time and weight of hydrated lime shipped and used in HMA production. The Contractor shall submit a material data sheet for the hydrated lime to the Resident for approval.

The Contractor shall provide the following information with the proposed JMF:

Safety Data Sheets (SDS) for hydrated lime Supplier and source for Hydrated Lime

401.13 Preparation of Aggregates

The Contractor shall add water to the aggregates as required to maintain a minimum total aggregate moisture content of 3 percent. The Contractor shall mix the lime uniformly with the aggregate before introducing the aggregate into the dryer or dryer drum. Hydrated lime introduction

systems must be controlled by a proportioning device to the amount required on the JMF plus or minus 0.1% of the target.

The Contractor shall add lime to the aggregate by one of the following methods:

- A. The Contractor shall add lime to the combined cold feed aggregate using an enclosed inline cold feed mechanical pugmill mixer. The Contractor shall use a twin-shaft, continuous mixing pugmill with mixing paddles to thoroughly blend the lime with the aggregate. The Contractor shall adjust the retention time of the mixture in the pugmill so no unmixed lime is visible after the lime and aggregate exit the pugmill.
- B. The Contractor shall add lime to the combined cold feed aggregate by introducing the lime between aggregate layers as the aggregate flows from the cold feed bins. The Contractor shall thoroughly mix the lime and aggregate on the conveyor belt. The Contractor shall provide a lime introduction system so that no unmixed lime is visible before the lime and combined aggregate enter the drum.

The cold storage for hydrated lime shall be a separate bulk storage bin with a vane feeder or other approved feeder system which can be readily calibrated. The system shall provide a means for convenient sampling of the hydrated lime additive and verifying the quantity of lime dispensed. If the hydrated lime is to be introduced directly into the plant then the additive equipment shall be synchronized with the cold feed controls to operate concurrently with the cold feed operation. The system will be configured to automatically adjust the hydrated lime feed to variations in the cold aggregate feed. The hydrated lime system shall have out-of-tolerance sensing ability by weight, and have a means to indicate the out-of-tolerance condition.

401.14 Mixing

Hydrated lime shall be added into the HMA aggregate mixture prior to the aggregate blend mixing with the PGAB. Aggregate feed rate, or pugmill mixing times shall be adjusted to ensure complete blending of Hydrated Lime and aggregate before the PGAB is added.

401.18 Quality Control

The Contractor shall provide a written supplement to the project specific QCP outlining the proposed methods of adding and mixing the hydrated lime for approval by the Authority. This written summary shall also provide information describing how the Contractor will perform quality control on the addition of hydrated lime, specifically the method of introduction and how the lime use will be measured to assure that the specified percentage is consistently added, and appropriately mixed. The supplemental QCP covering hydrated lime introduction shall be provided to the Authority at least one week prior to the prepave meeting.

SECTION 403

HOT MIX ASPHALT PAVEMENT

403.01 Description

This work shall also consist of the construction, maintenance and removal of all temporary bituminous ramps at locations as shown on the Plans or as directed by the Resident.

403.02 General

The Contractor shall compose the Hot Mix Asphalt Pavement with aggregate, Performance Graded Asphalt Binder (PGAB), and mineral filler if required. The Performance Graded Asphalt Binder (PGAB) shall be polymer modified as detailed in this special provision and shall conform to the requirements of AASHTO M 332 (including Appendix 1). The PG64E-28 Binder shall contain a minimum of 2.25% Styrene-Butadiene-Styrene (SBS) polymer {BWT} in a homogeneous blend with a minimum average percent recovery of 75% as determined by AASHTO T350 @ 3.2 kPA (R3.2) on RTFO residue at 64°C to assure significant polymer load and performance. The stability of the modified binder shall be verified in accordance with ATSM D7173 using the Dynamic Shear Rheometer (DSR). The DSR G*/sin(δ) results from the top and bottom sections of the ATSM D7173 test shall not differ by more than 10%. The results of ASTM D7173 shall be included on the Certified Test Report.

When required PG70E-34 Binder shall be modified with Styrene-Butadiene-Styrene (SBS) polymer {BWT} in a homogeneous blend with a minimum average percent recovery of 75% as determined by AASHTO T350 @ 3.2 kPA (R3.2) on RTFO residue at 70°C to assure significant polymer load and performance. The stability of the modified binder shall be verified in accordance with ATSM D7173 using the Dynamic Shear Rheometer (DSR). The DSR G*/sin(δ) results from the top and bottom sections of the ATSM D7173 test shall not differ by more than 10%. The results of ASTM D7173 shall be included on the Certified Test Report.

403.03 Construction

All areas which have been milled or overlaid shall have a minimum length temporary ramp constructed as determined by the Resident at the milled or overlaid limits prior to opening the roadway to traffic. Temporary ramps shall be constructed using the same material as being placed on that day or as directed by the Resident. All temporary ramps are to be constructed on a sand joint. The Contractor shall be responsible for all repairs and maintenance required for the temporary ramps.

The Contractor shall be responsible for the layout of the longitudinal centerline between the travel lanes.

The sand and loose debris adjacent to the median guardrail shall be removed and disposed of by the Contractor off of Turnpike property.

A minimum test strip of 100 tons placed at a nominal depth of 1 3/4 inches, full lane width, shall be required. It shall be evaluated under testing requirements for mix volumetric and density. The exact location will be identified by the Authority. Prior to placement of the test strip, a leveling course (Item 403.211) shall be placed at the chosen location. A fog coat of Item 409.15, Bituminous Tack Coat, shall be applied to the level course prior to the placement of the HMA surface course, payment to be made under the 409.15 pay item. The test strip will be excluded from the remainder of the projects' QA analysis. The Contractor shall notify the Authority at least 48 hours in advance of placing the test strip. The test strip is intended to allow the Contractor to establish a method of compaction and adjust plant settings prior to mainline plant production.

403.04 Method of Measurement

The construction and removal of temporary ramps on sand joints and maintaining the ramps will not be measured separately for payment but shall be incidental to Items 403.

The removal of sand and loose debris will not be measured separately for payment but shall be incidental to paying items.

Hot Mix Asphalt, 12.5 mm (Polymer Modified pavement with (up to) 15% RAP, placed as a wearing surface will be measured under Item 403.2081 Hot Mix Asphalt, 12.5 mm (Polymer Modified) - RAP.

403.05 Basis of Payment

Hot Mix Asphalt, 12.5 mm (Polymer Modified) pavement with (up to) 15% RAP, placed as a wearing surface will be paid under Item 403.2081 Hot Mix Asphalt, 12.5 mm (Polymer Modified) – RAP.

The following pay items are added:

Pay Item		Pay Unit
403.2081	Hot Mix Asphalt, 12.5 mm (Polymer Modified) – RAP	Ton
403.211	Hot Mix Asphalt, (Shimming)	Ton
403.213	Hot Mix Asphalt, 12.5 mm Base	Ton

SECTION 403

HOT MIX ASPHALT PAVEMENT

Course	HMA	Item	Total	No. of	Complimentary
	Grading	Number	Thickness	Layers	Notes

Mainline Mill and Fill and Shoulder Reconstruction

Wearing	12.5mm	403.2081	1.75"	1	A,D,E,F,G,H,I,J,K
Base	12.5mm	403.213	2.25"	1	C,I

Spot Shims/Delaminated Areas (As Directed by the Resident)

Shim 9.5mm 403.211 variable 1 C,I	
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COMPLEMENTARY NOTES

- A. The required PGAB for this mixture shall be 64E-28.
- B. RAP may not be used.
- C. The MaineDOT will conduct the job mix verification. The aggregate qualities shall meet the design traffic level of 3 to <10 million ESALS for mix placed under this contract. The design verification, Quality Control, and Acceptance tests for this mix will be performed at **50 gyrations**. (N design) Minimum and Maximum PGAB content shall not apply.
- D. The MTA will conduct the job mix verification. The aggregate qualities shall meet the design traffic level of 10 to <30 million ESALS for mix placed under this contract. The design verification, Quality Control, and Acceptance tests for this mix will be performed at **75 gyrations**. (N design)
- E. A material transfer vehicle (MTV) shall be used for the placement of Hot Mix Asphalt wearing surface on all roadways including acceleration and deceleration lanes and all ramps.
- F. Joints shall be constructed as the "notched wedge" type in accordance with Subsection 401.17.
- G. Joint density will be measured in accordance with Subsection 401.165.
- H. PGAB shall conform to the provisions of 403.02 Polymer Modified PGAB for HMA
- I. The contractor shall furnish a quality control technician equipped with an approved densometer to ensure density requirements are met.
- J. Hydrated Lime shall be incorporated into the mixture.
- K. The warm mix/antistrip additive Zycotherm manufactured by Zydex Industries shall be incorporated into the PGAB at a rate of 0.1%.

SECTION 409

BITUMINOUS TACK COAT

409.01 Description

This Subsection is deleted and replaced with the following:

This work consists of furnishing and applying one uniform application of UltraTack (NTSS-1HM) by Blacklidge or an approved equal as indicated in this specification and as per manufacturers' recommendation. The application rate shall be 0.06 gal/yd²

409.05 Equipment

Add "or as determined by the Resident", after the words "gal/yd²]" in the fourth line of the second paragraph of this Subsection.

409.06 Preparation of Surface

The following paragraph is added:

All existing pavement and shoulder areas on which bituminous concrete mixtures are to be placed shall receive a tack coat. The surface area where the tack coat is to be applied shall be dry and cleaned of all dirt, sand, and loose material. Cleaning shall be accomplished by use of revolving brooms or mechanical sweepers. Undesirable material not removed by the above means shall be cleaned by hand sweeping or scraping, or a combination of both. Small areas otherwise inaccessible may be swept with hand brooms. The tack coat shall be applied only when the existing surface is dry.

409.08 Method of Measurement

The following paragraphs are added:

Measurement will be based on delivery slips made out in duplicate by the Contractor and signed by the Resident, or his representative, at the point of delivery. One of these slips shall be retained by the Resident and one by the Contractor. Delivery slips shall be furnished by the Contractor and shall provide space for identifying the vehicle and driver, for stating the volume of material carried, the source of the material, the date, and the Resident or his representative's signature.

Material included in the delivery slips and not used or rejected shall be deducted from the amount being measured for payment. Each day's delivery slips shall be reconciled by the Contractor and the Resident within 24-hours.

Cleaning of the surface area where tack coat is to be applied shall be incidental to Item 409.152, Bituminous Tack Coat - Applied.

409.09 Basis of Payment

The following pay items are added:

Pay Item		Pay Unit
409.152	Bituminous Tack Coat NTSS-1HM Trackless- Applied	Gallon

SECTION 419

SAWING AND SEALING JOINTS IN BITUMINOUS PAVEMENT

(Sawing Bituminous Pavement)

419.01 Description

This work consists of sawing bituminous concrete pavement as shown on the Plans, as specified herein or as approved by the Resident.

419.02 General

The bituminous concrete pavement to be sawed shall be accurately marked before cutting. The marking shall be in accordance with the locations as shown on the Plans or as approved by the Resident. Cutting shall be with an approved power driven saw with an abrasive blade.

Unless otherwise noted or directed, the sawcut shall be vertical, a minimum of 3/8 inch wide, and extend to the depth as shown on the Plans.

Residue or debris from the sawing operation shall be removed immediately and legally disposed of by the Contractor.

419.03 Method of Measurement

Sawing Bituminous Pavement will be measured by the linear foot of pavement actually cut and accepted. No additional payment will be made for variations in the pavement thickness.

419.04 Basis of Payment

Sawing Bituminous Pavement will be paid for at the Contract unit price per linear foot which shall be full compensation for all materials, tools, equipment labor, and all incidentals necessary for the completion of the work to the satisfaction of the Resident. The disposal of sawcut residue shall be incidental to this item.

Pay Item		Pay Unit
419.30	Sawing Bituminous Pavement	Linear Foot

SECTION 424

ASPHALT RUBBER MASTIC CRACK SEALER

424.01 Description

This work shall consist of the furnishing and placement of a mastic material in the longitudinal, transverse and random cracks of the milled bituminous concrete pavement in accordance with these Special Provisions.

Placement shall consist of:

- 1. Crack cleaning and drying
- 2. Material preparation and application
- 3. Material finishing and shaping.

424.02 Materials

GAP 201 Mastic shall be supplied by Maxwell Products or an approved equal designed especially for improving the strength and performance of the base asphalt cement with sealant and engineered aggregates.

424.03 Weather

Mastic shall not be applied on a wet surface or when the atmospheric temperature is below 45°F as determined by an approved thermometer (placed in the shade at the crack sealing location), or when weather conditions are otherwise unfavorable for proper construction procedures.

424.04 Equipment

Equipment used in the performance of the work shall be subject to the Resident's or authorized representative's approval and shall be maintained in a satisfactory working condition at all times.

- (a) <u>Air Compressor:</u> Air compressors shall be portable and capable of furnishing not less than 4 yd³ of air per minute at not less than 90 psi pressure at the nozzle. The compressor shall be equipped with traps that will maintain the compressed air free of oil and water.
- (b) <u>Sweeper:</u> Manually operated, gas powered air-broom or self-propelled sweeper designed especially for use in cleaning pavements shall he used to remove debris, dirt, and dust from the cracks.
- (c) <u>Hot Air Lance</u>: Should operate with propane and compressed air in combination at 2000°F 3000°F, exit air heated at 310 m/s [1000 ft/s]. The lance should draw propane from no

smaller than a 100 pound tank using separate hoses for propane and air draw. The hoses shall be wrapped together with reflectorized wrap to keep them together and to protect workers in low light situations.

- (d) <u>Hand Tools:</u> Shall consist of a square shaped box screed, brooms, shovels, metal bars with chisel shaped ends, and any other tools which may be satisfactorily used to accomplish this work. The joints shall be raked open.
- (e) Melting Kettle: The unit used to melt the joint sealing compound shall be a double boiler. indirect fired type. The space between inner and outer shells shall be filled with a suitable heat transfer oil or substitute having a flash point of not less than 320°C [608°F]. The kettle shall be equipped with a satisfactory means of agitating and mixing the mastic. This may be accomplished by continuous stirring with mechanically operated paddles and/or a continuous circulating gear pump attached to the heating unit. The kettle must be equipped with thermostatic control calibrated between 200°F and 550°F.

424.05 Preparations of Cracks

All cracks ³/₄ of an inch and shall be blown free and raked off of loose material, dirt, vegetation, and other debris by high pressure air. Material removed from the crack shall be removed from the pavement surface by means of a power sweeper or appropriate hand tools as required. Cracks showing evidence of vegetation after being blown out shall be additionally cleaned by appropriate hand tools and additionally blown out. All cracks must be blown and heated via the hot air lance 10 minutes prior to the crack being sealed. Distance between the hot air lance and the crack sealing unit should be no more than 50 ft to eliminate reinvasion of water. debris, and other incompressibles. All debris, vegetation, and water shall be removed to enhance adhesion of the crack sealing material. This work shall not be done in inclement weather.

424.06 Preparation and Placement of mastic

The mastic material shall be heated and applied at the temperature specified by the manufacturer and approved by the Resident or authorized representative. Any material that has been heated above the manufacturer's specification longer than thirty minutes shall not be used. Material that is reheated or held at temperature for an extended period of time may be used as allowed by the manufacturer's specification and approval of the Resident or authorized representative. The Contractor shall provide the Resident or authorized representative with a suitable device for verifying the mastic temperature in the kettle and at the application site.

Any over application or spills are to be removed to the satisfaction of the Resident or authorized representative. Any sealed areas with damaged or contaminated sealer or visible voids are to be removed, prepared and resealed.

Mastic shall be delivered to the crack while the cracks are still hot from the hot air lance preparation through a pressure hose line and applicator shoe. The applicator shall be followed by a V-shaped squeegee to minimize any overband. A heated steel hotplate may be used on the surface of the repair area after the mastic has been applied. Any loose material on the surface or in the crack, which may contaminate the crack sealer or impede bonding of the sealant to the pavement, is to be removed by hand tools prior to crack filling. No crack filling material shall be applied in a crack that is wet or where frost, snow, or ice is present.

424.07 Quality of Work

A Maxwell Products representative shall be present to verify the proper application, installation, material and pavement preparation on the first days' production. Excess of spilled mastic shall be removed from the pavement by approved methods and discarded. Any quality of work determined to be below normal acceptable standards will not be accepted and will be corrected and/or replaced as directed by the Resident or authorized representative at no additional expense to the Authority.

424.08 Method of Measurement

Asphalt Rubber Mastic Crack Sealer - Applied will be measured by the pound of mastic used. The manufacturer's weights of the mastic will be accepted as the basis for measurement.

424.09 Basis of Payment.

Asphalt Rubber Mastic Crack Sealer – Applied will be paid for at the contract unit price per pound complete in place. This price shall be full compensation for furnishing and placing crack sealer, including cleaning and drying cracks; and furnishing all labor, materials, tools, equipment and incidentals necessary to complete the work.

Pay Item		<u>Pay Unit</u>
424.323	Asphalt Rubber Mastic Crack Sealer - Applied	Pound

SECTION 470

BERM DROP OFF CORRECTION

(Berm Dropoff Correction - Grindings)
(Berm Correction)

470.01 Description

This work shall consist of furnishing and placing bituminous grindings to eliminate the berm dropoff along the inside and outside shoulder edges at all locations, including guardrail sections at locations shown on the plans or as directed by the Resident.

The work shall also consist of removing materials at the inside and outside shoulder edges at all locations, including guardrail sections at locations shown on the plans or as directed by the Resident.

470.02 Bituminous Materials

The recycled bituminous pavement shall be reprocessed (crushed) to meet the following gradations:

Sieve Designation	Percentage by Weight
	Passing Square Mesh Sieve
3/4"	100
1/2"	95-100
No. 4	50-80
No. 50	18-28
No. 200	3-10

470.03 Method of Construction

Work under this item shall be in accordance with the details as shown on the Plans or as directed by the Resident.

At a minimum, a walk behind plate compactor shall be used for compaction. Other methods may be used upon approval by the Resident.

470.04 Method of Measurement

Berm Dropoff Correction: Grindings will be measured by the ton of Pavement grindings delivered and installed.

Material included in the delivery slips and not used or rejected shall be deducted from the amount being measured for payment.

Berm Correction will be measured by the linear foot for material removed.

470.05 Basis of Payment

The accepted quantity of "Berm Dropoff Correction – Grindings" will be paid for at the contract unit price per ton, which price shall include all materials, crushing to gradation range, weighing, transportation, placement, labor, equipment, and all incidentals necessary to accomplish the work.

The accepted quantity of "Berm Correction" will be paid for at the contract unit price per linear foot, which price shall include removing all materials, grading, transportation, labor, equipment, and all incidentals necessary to accomplish the work.

Pay Item		<u>Pay Unit</u>
470.08	Berm Dropoff Correction – Grindings	Ton
470.081	Berm Correction	LF

SECTION 606

GUARDRAIL

(31" W-Beam Guardrail – Mid-way Splice Terminal End – Anchored End)

606.01 Description

The section is amended by the addition of the following:

This work shall consist of furnishing and installing Terminal End – Anchored End – 31" W-Beam Guardrail end treatment in accordance with these Specifications and Plan Sheet details, the AASHTO-AGC-ARBTA Joint Committee Task Force 13 Report: A Guide to Standardized Highway Barrier Hardware, Drawing SEW31 in AASHTO Manual for Assessing Safety Hardware (MASH) approval letter B-256; and in reasonably close conformity with the lines and grades as shown on the Plans or as approved by the Resident.

606.02 Materials

The following sentences are added:

The guardrail elements shall be per the Components' List found on Sheet No. 2 & 3 of 3 of Drawing SEW31 – Trailing-end Anchorage System in the Task Force 13 Report noted above and/or as noted in the Contract Documents. The component RWM14a shall be modified to a length of 9'-4½" measured from the center of the Mid-way Splice to the center of the last guardrail post.

606.042 Terminal End - Anchored End

The following sentences are added:

Installation of the Terminal End – Anchored End - 31" W-Beam Guardrail end treatment shall be in accordance with these plans and specifications, the AASHTO-AGC-ARBTA Joint Committee Task Force 13 Report and the Details on Sheet No. 1 of 3 of Drawing SEW31 – Trailing-End Anchorage System.

606.08 Method of Measurement

The second paragraph is amended by the addition of: ", Terminal End - Anchored End – 31" W-Beam Guardrail, " after the words "Terminal section,".

606.09 Basis of Payment

The first paragraph is amended by the addition of: ", Terminal End - Anchored End -31" W-Beam Guardrail, " after the words "Terminal section,".

The second paragraph is amended by the addition of: ", Terminal End - Anchored End – 31" W-Beam Guardrail, and " after the words "NCHRP 350 end treatments".

Pay Item		Pay Unit
606.1351	31" W-Beam Guardrail – Mid-way Splice Terminal End – Anchored End	Each

SECTION 606

GUARDRAIL

(Reflectorized Beam Guardrail Delineator)

606.01 Description

The following paragraphs are added:

Reflectorized beam guardrail delineators shall be installed on existing guardrail to remain in place, guardrail noted to be removed, modified and reset (single and/or double rail) or new guardrail, at the locations noted on Maintenance of Traffic plans or as approved by the Resident. The delineators shall be installed prior to traffic being shifted closer to the identified guardrail run. The color for the reflective sheeting shall be silver (white) when installed on the outside shoulder and yellow when installed on the inside shoulder.

Reflectorized beam guardrail delineators shall be mounted as follows:

- 1. Delineators on guardrail adjacent to a shifted detour should be spaced every other guardrail post and located at the bolt in the valley of the guardrail beam.
- 2. On existing steel bridge rail, the delineators shall be mechanically attached towards the top, every 10 feet, and bottom, every 20 feet. Delineators shall also be mechanically attached in a similar pattern to concrete endposts that are 10 feet or longer.
- 3. If more than 25% of delineators in any 50 feet of guardrail, bridge rail, or endposts fall off for any reason, the Contractor will be responsible for reinstalling all delineators in that run at that their own cost.
- 4. In no instance shall delineators be installed on guardrail which deviates substantially from the alignment (horizontal or vertical) of the roadway or which is located more than eight feet from the edge of pavement.
- 5. On Tangents, mount delineators every 62.5-feet or every 10th post.
- 6. On Curves, mount delineators every 31.25-feet or every 5th post.

Exceptions and/or modifications will only be made with the approval of the Resident.

The contractor is required to submit installation method for review and approval to the Resident.

606.02 Materials

The fourth paragraph is deleted and replaced with the following:

The reflectorized beam guardrail delineators shall be fabricated from galvanized steel.

Reflective sheeting shall meet the requirements of Subsection 719.01, Reflective Sheeting – minimum ASTM Type XI; 3MTM Diamond GradeTM DG³ Reflective Sheeting Series 4000 or approved equal.

606.08 Method of Measurement

The following paragraph is added:

Reflectorized Beam Guardrail Delineators will be measured by each unit of the kind specified and installed. Maintenance and replacement of delineators will not be measured separately for payment unless otherwise approved by the Resident.

606.09 Basis of Payment

The second and third sentences in the first paragraph are deleted and replaced with the following:

Reflectorized Beam Guardrail Delineators will be paid for at the Contract unit price each when installed on existing guardrail, complete in place, which price shall be full payment for furnishing and installing all components and for all incidentals necessary to complete the installation. Reflectorized Beam Guardrail Delineators will not be paid for on new guardrail.

Pay Item		<u>Pay Unit</u>
606.352	Reflectorized Beam Guardrail Delineator	Each

SECTION 606

GUARDRAIL

(Permanent Flexible Delineator Posts)

606.01 Description

The following sentence is added:

This work shall consist of furnishing and installing permanent flexible delineator posts, in accordance with these Specifications and meeting NHCRP 350 requirements, at locations as shown on the Plans or as approved by the Resident.

606.02 Materials

The following paragraphs are added:

Permanent flexible delineator posts shall be PEXCO's City Post with "Easy Spin" installation with a 4 inch anchor cup, manufactured by:

Davidson Traffic Control Products (PEXCO) 3110 70th Ave East Tacoma, WA 98424 Phone: (877)335-4638 FAX: (210) 734-6448

The post height shall be 48 inches and 3 inches in diameter. The post color shall be the same color as the color of the reflective strip. The post shall include a 3" x 9" reflective strip viewable from all approaching traffic and be socket mounted per manufacturers guidelines. Reflective strip material shall meet the requirements of ASTM Type IX Diamond Grade VIP (Visual Impact Performance).

606.031 Installation of Delineators

The following paragraphs are added:

Work under this item shall be in accordance with the manufacturer's directions or as approved by the Resident.

Permanent flexible delineator post bases shall have the "Easy Spin" mounting and associated socket mounted in the pavement in accordance with manufacturer's directions.

606.08 Method of Measurement

The following sentence is added:

Permanent Flexible Delineator Posts shall be measured by the single unit, complete in place and accepted.

606.09 Basis of Payment

The following paragraphs are added:

The accepted quantity of Permanent Flexible Delineator Posts will be paid for at the Contract unit price each for the number of units that are properly installed. Payment shall be full compensation for the Permanent Flexible Delineator Posts, mounting hardware, assembly components, reflective material, post installation, and all incidentals necessary to complete the work.

Pay Item		<u>Pay Unit</u>
606.3531	Permanent Flexible Delineator Post	Each

SECTION 606

GUARDRAIL

(Guardrail Adjust – Single Rail) (Guardrail Adjust – Double Rail)

606.01 Description

The following paragraphs are added:

This work shall also consist of adjusting the height of the existing single and double rail guardrail in locations where the existing height of rail is not 30 inches. The guardrail shall be adjusted to a height of 30 inches. Existing single and double rail shall also be adjusted for lean.

The guardrail adjustment shall take place at all necessary locations; approximate locations are listed in the schedule of guardrail limits both median and outside shoulder. Exact locations for adjustment shall be determined by the Resident. If, during the course of the work, the contractor finds additional rail to be adjusted, then he shall notify the Resident, and the Resident shall determine if the rail is to be adjusted.

This work shall consist of removing and disposing of existing guardrail elements, component parts, and hardware, as directed by the Resident. All materials shall become the property of the Contractor and shall be removed from the site at the completion of the Project. The Contractor shall provide the Resident with an affidavit stating the final location of all disposed material and that the material was disposed of in accordance with the Maine Department of Environmental Protection Solid Waste Regulations.

606.02 Materials

The following paragraph is added at the end of the subsection:

New non-wood offset blocks conforming to NCHRP 350 Test Level 3 shall be installed on all guardrail being reset. The existing steel offset brackets and backup plates shall become the property of the contractor.

The following Subsection is added:

606.021 General

All existing guardrail to be raised or lowered shall be completed prior to new guardrail or end treatments being attached.

606.036 Adjusting Existing Guardrail

Any materials or galvanizing damaged by the Contractor's operations shall be replaced or touched-up at no additional cost to the Authority.

Guardrail posts shall be raised to a minimum of five inches above final elevation prior to driving post to final elevation; this applies to both raising and lowering rail.

Any given length of guardrail to be adjusted shall be done in such a way that the top of rail elevations do not vary drastically between each section of guardrail. Rail height tolerance shall be 30 inches, plus 0 inches, minus 1/2 inch. The 30 inches shall be measured from the edge of pavement to the top of rail beam when within 2 feet of the edge of pavement.

Rail shall be adjusted for lean where needed. All posts shall be plumb after adjusting for lean.

When the rail tapers from one bound to the other the rail shall be adjusted to the correct height on the farthest ends and shall be adjusted towards the center of the median to create a smooth line.

Earth around each adjusted or reset post shall be raked and compacted with a minimum 8 pound hand tamper or an approved device. Holes created due to adjusting or resetting a post shall be filled with a similar surrounding material and compacted.

606.08 Method of Measurement

The following paragraphs are added:

Adjusting of both single and double rail guardrail shall be measured by the linear foot of Guardrail adjusted and accepted.

Raking and compacting the earth around each reset post with a minimum 8 pound hand tamper or an approved device, and infilling and compacting holes created due to resetting posts with a similar surrounding material will not be paid separately, but shall be incidental to the Guardrail - Remove, Modify and Reset Pay or Guardrail - Adjust pay items.

Guardrail removed and not reset or stacked shall be incidental to Contract Items and include all removal, disposal, equipment and labor necessary to satisfactorily complete the work.

Steel posts to replace damaged posts shall come from the stockpile of guardrail components to be disposed of, from this Contract and will not be measured separately for payment. If, in the opinion of the Resident, there are no suitable steel posts in the stockpile then steel posts will be measured for payment.

W-beam rail elements to replace damaged rail elements shall come from the stockpile of guardrail from the Remove and Stack or the guardrail to be disposed of from this Contract and will not be measured separately for payment. If, in the opinion of the Resident, there are no suitable W-beam rail elements in the stockpile then the W-beam rail elements will be measured for payment.

606.09 Basis of Payment

The following paragraphs are added:

Adjusting of single and double rail guardrail will be paid for at the Contract unit price per linear foot and shall be full compensation for furnishing all labor, equipment, and materials necessary to complete the work. Guardrail Adjust will not be measured for payment until all compaction has been completed.

The accepted quantity of guardrail removal will be paid for at the Contract unit price bid, which price shall be full compensation for removing, transporting and stacking all guardrail elements, component parts and hardware, equipment, labor, and all incidentals necessary to complete the work. No additional payment will be made for double rail.

Pay Item		<u>Pay Unit</u>
606.3621	Guardrail Adjust, Single Rail	Linear Foot
	3 , E	
606.3622	Guardrail Adjust, Double Rail	Linear Foot

SECTION 606

GUARDRAIL

(Single Offset Block – W-Beam)

606.01 Description

The following paragraph is added:

This work shall consist of furnishing and installing single offset blocks as directed by the Resident. New NCHRP 350 compliant offset block shall be installed on existing galvanized steel posts and connected to Guardrail Type 3d.

606.02 Materials

The following sentences are added:

Offset blocks shall have passed NCHRP 350 Test Level 3 and shall not be wood.

The following Subsection is added:

606.021 General

The existing median guardrail posts have four off-center bolt holes used to attach the existing steel offset blocks. The new offset blocks have two bolt holes centered on the W-beam section. The existing posts must be retrofitted to receive the new non-wood offset block assembly. Additional bolt holes required in the existing posts shall be drilled or punched but the size shall not exceed the dimension given by the manufacturer. Metal around the holes shall be cleaned and painted with a cold-applied zinc-rich paint. The holes shall not be burned with a torch.

The completed guardrail system shall be in conformance with the NCHRP 350 Test Level 3 requirements.

606.08 Method of Measurement

The following paragraphs are added:

Single Offset Block - W-Beam and Single Offset Block - Thrie Beam shall be measured per each unit installed and accepted.

The following paragraphs are added:

New Single Offset Block - W-Beam furnished and installed at specified locations will be paid for at the Contract unit price each complete in place and accepted. Payment shall be full compensation for furnishing all labor, equipment and materials necessary to complete the work including, but not necessarily limited to, removal of existing rail beam, removal and disposal of existing offset block, drilling new holes in existing post, application of galvanized paint, furnishing and installing new non-wood offset block, removal and disposal of back-up plates, and resetting the rail beam.

Pay Item		Pay Unit
606.471	Single Offset Block – W-Beam	Each

SECTION 619

MULCH

(Mulch – Plan Quantity) (Temporary Mulch)

619.01 Description

The first paragraph is modified by the addition of the following:

"as a temporary or permanent erosion control measure" after the word "mulch".

Add the following sentence at the end of the first paragraph:

Refer to Section 656 Temporary Soil and Water Pollution Control, for more information on Temporary Mulch.

619.03 General

The first paragraph is deleted and replaced with the following:

Cellulose fiber mulch shall not be used within 200 feet of a wetland or stream. The limits shall be 200 feet up station and down station of the wetland or streams as well as the slopes adjacent to the stream. No straw or hay mulch shall be used.

610.06 Method of Measurement

The following sentence is added:

Temporary Mulch will be paid for by the lump sum.

656.10 Basis of Payment

Temporary Mulch will be paid for at the Contract price per lump sum which shall be full compensation for furnishing and spreading the Temporary Mulch as many times as necessary as determined by the Contractor's operations and staging. The price shall also include the additional mulch netting and snow removal necessary during the winter months.

Pay Item		Pay Unit
619.1201	Mulch – Plan Quantity	Unit
619.1202	Temporary Mulch	Lump Sum

SECTION 627

PAVEMENT MARKINGS

(Temporary 6 Inch Pavement Marking Tape) (Temporary 6 Inch Black Pavement Marking Tape)

627.01 Description

The following sentences are added:

This work shall also consist of furnishing, placing, maintaining, and removing temporary black pavement marking tape at locations shown on the Plans or as directed by the Resident. Temporary 6 Inch Black Pavement Marking Tape shall be used to cover conflicting existing pavement marking paint.

627.02 Materials

The following sentences are added:

Temporary pavement marking tape shall be Stamark Wet Reflective Removable Pavement Marking Tape Series 710 as manufactured by 3M of St. Paul, Minnesota or an approved equal.

Temporary pavement marking tape shall be Stamark Removable Black Line Mask Tape Series 715 as manufactured by 3M of St. Paul, Minnesota or an approved equal.

627.04 General

The following paragraphs are added:

Work under this item shall be in accordance with the manufacturer's recommendations. A factory representative from 3M shall be present for the first application of all temporary pavement marking tape to insure proper application and product performance.

The pavement markings shall be applied mechanically to clean dry pavement as recommended by the manufacturer and approved by the Resident.

Temporary pavement markings shall consist of applying six inch solid white, six inch broken white, and six inch yellow reflectorized pavement marking tape for traffic maintenance during construction as shown on the Plans or as directed by the Resident.

The temporary broken white lines on the paved surface course shall be three-foot segments spaced at 40 feet on center. These temporary broken lines shall be removed immediately after installation of the final broken white lines as shown on the Plans or as directed by the Resident. After the final striping is completed the temporary pavement marking tape shall be removed and considered incidental to the pavement marking tape item.

Temporary pavement marking tape that loses reflectivity, becomes broken, dislodged or missing during the life of the Contract shall be replaced by the Contractor at no additional cost to the Authority.

627.06 Application

The following paragraphs are added:

For application of the tape, when the pavement temperature is below 50°F, heat shall be applied to the pavement surface, if deemed necessary by the factory representative or as directed by the Resident, at no additional cost to the Authority. Proper primer for the temperatures shall be used as directed by the manufacture.

The pavement mark tape shall be rolled over with a vehicle once application is complete and then scored every 20 feet when placed in long runs to prevent full length unraveling.

627.08 Removing Lines and Markings

The following sentence is added:

Removal of temporary pavement marking tape shall be accomplished without the use of heat, solvents, grinding or sandblasting, and in such a manner that no damage to the pavement results.

627.09 Method of Measurement

The following paragraph is added:

Temporary Pavement Markings - Tape will be measured for payment by the linear foot. The measurement of broken lines will not include the gaps.

627.10 Basis of Payment

The following paragraphs are added:

Payment for the Temporary Pavement Markings - Tape will be made at the Contract bid price per linear foot, which price shall include furnishing, installing, maintaining and removing the temporary tape and all materials, labor, equipment and incidentals necessary to accomplish the work. Replacement of Temporary Pavement Markings - Tape, as described above, will be incidental and no separate payment will be made.

Payment for the Temporary 6 Inch Black Pavement Marking Tape will be made at the Contract bid price per linear foot installed, which price shall include furnishing, installing, maintaining and removing the temporary tape and all materials, labor, equipment and incidentals necessary to accomplish the work. Replacement of 6 Inch Black Temporary Pavement Marking Tape, as described above, will be incidental and no separate payment will be made.

Pay Item		Pay Unit
627.73	Temporary 6 Inch Pavement Marking Tape	Linear Foot
627.731	Temporary 6 Inch Black Pavement Marking Tape	Linear Foot

SECTION 627

PAVEMENT MARKINGS

(Temporary Raised Pavement Markers)

627.01 Description

The following sentence is added:

This work shall consist of furnishing, placing and removing temporary raised pavement markers at locations as shown on the Plans or as directed by the Resident.

627.02 Materials

The second paragraph is deleted and replaced with the following:

The temporary raised pavement markers shall be white or yellow one way markers (Type Tom W-1, Y-1, Grade WZ) as distributed by Davidson Plastics Co. (DAPCO), Kent, WA, or an approved equal. Colors shall conform to 2009 MUTCD requirements.

627.04 General

The following sentences are added:

Temporary raised pavement markers shall only be used to delineate edge lines (SWEL and SYEL) only after placement of the surface course (HMA 12.5 mm).

Temporary raised pavement marker that lose reflectivity, becomes broken, dislodged or missing during the life of the Contract shall be replaced by the Contractor at no additional cost to the Authority.

The spacing and number of temporary pavement markers installed as edge lines shall be as shown on the Plans for Temporary Pavement Marking.

627.09 Method of Measurement

The following sentence is added:

Temporary Raised Pavement Markers will be measured by each unit, complete in place, maintained and accepted.

627.10 Basis of Payment

The following paragraphs are added:

The accepted quantity of Temporary Raised Pavement Markers white and/or yellow will be paid for at the Contract price each. This price shall include all labor and materials to furnish, install, maintain, and remove the markers.

Pay Item		Pay Unit
627.812	Temporary Raised Pavement Markers	Each

SECTION 627

PAVEMENT MARKINGS

(Pavement Marking Tape) (Pavement Marking Tape – Dotted White Lane Line, 6-inch Width)

627.01 Description

The following sentence is added:

This work shall consist of furnishing and placing reflective pavement marking tape in conformity with the Plans, as specified herein and as directed by the Resident.

The pavement marking tape shall be installed at all locations.

627.02 Materials

The following sentence is added:

For the Broken White Lane Line (BWLL), Pavement Marking Tape shall be 3M StamarkTM High Performance Tape Series 380AW – High Performance pavement marking tape, color-white, six (6) inch width, as manufactured by 3M of St. Paul, Minnesota.

For the Dotted White Lane Line (DWLL), Pavement Marking Tape shall be 3M StamarkTM High Performance Tape Series 380I ES – High Performance pavement marking tape, color-white, six (6) inch wide and twelve (12) inch wide, as manufactured by 3M of St. Paul, Minnesota.

3M Traffic Safety Systems Division Mr. Michael D. Allen Tel: (401) 368-0438

Email: mdallen@mmm.com

627.04 General

The following paragraphs are added:

The tape shall be used as a supplemental broken white lane line. The tape shall be installed between the painted Broken White Lane Line (BWLL) spaced eighty (80) foot center to center as shown on the Plans. The length of the tape shall be three (3) feet.

The tape shall also be used to mark a Dotted White Lane Line (DWLL) and shall be installed on parallel deceleration and acceleration lanes at locations as noted in the Plans. On deceleration lanes, the tape shall be installed from the beginning of the full width deceleration lane and shall extend to the theoretical gore markings. On acceleration lanes, the DWLL shall extend from the theoretical gore markings to a point one-half of the total length of the acceleration lane

(including the lane taper length). Layout data is noted on the Plans. Dotted White Lane Line tape shall be three (3) foot in length and shall be spaced nine (9) feet apart. Spacing from the Solid White Lane Line (SWLL) or the Theoretical Gore Markings shall be nine (9) feet.

627.05 Preparation of Surface

The following paragraph is added:

The Contractor shall mill a groove in the pavement for each tape length to be placed ("in-and-out" pattern). Continuous grooving for installation of the tape shall not be allowed. The groove length shall be the required tape length plus 12 inches on both ends. Tape length spacing shall be as shown on the plans. The groove width for inlaid tape pavement marking shall be the pavement marking width plus 1 inch, with a tolerance of $\pm \frac{1}{4}$ inch. The groove shall have a uniform depth of 150 Mils (± 20 Mils). Groove position shall be a minimum of 2 inches from the edge of the pavement marking to the longitudinal pavement joint. The bottom of the groove shall have a smooth, flat finished surface. The use of gang stacked Diamond cutting blades is required for asphalt pavement surfaces. The spacers between blade cuts shall be such that there will be less than a 10 mil rise in the finished groove between the blades.

Grooves shall be clean, dry and free of laitance, oil, dirt, grease, paint, or other foreign contaminants. The Contractor shall prevent traffic from traversing the grooves, and re-clean grooves, as necessary, prior to application of the primer and pavement marking tape. Depth plates shall be provided by the contractor to assure that desired groove depth is achieved.

Reference is made to 3M Information Folder 5.18 Grooving Applications, May 2011, "Application Guidelines for Pavement Marking in Grooved Pavement Surfaces."

627.09 Method of Measurements

The following paragraph is added:

The quantity of Pavement Marking Tape measured for payment will be the linear feet of tape in place and accepted. The measurement will not include the gaps.

627.10 Basis of Payment

The following paragraphs are added:

The accepted quantity of pavement marking tape will be paid for at the Contract unit price per linear foot which price shall include all material, pavement grooving, equipment, labor and incidentals necessary to complete the work.

Pay Item		Pay Unit
627.94	Pavement Marking Tape	Linear Foot
627.941	Pavement Marking Tape – Dotted White Lane Line, 6-inch Width	Linear Foot

SPECIAL PROVISION SECTION 652 MAINTENANCE OF TRAFFIC

(Specific Project Maintenance of Traffic Requirements)

This Specification describes the specific project maintenance of traffic requirements for this Project.

The following minimum traffic requirements shall be maintained. These requirements may be adjusted based on the traffic volume when authorized by the Authority.

Temporary lane closures that would restrict travel to one lane in each direction shall be conducted at night between the times presented in the table below. Liquidated damages shall be assessed at \$1,000/minute for every minute that a temporary lane closure is in place outside the times presented in the table below.

Temporary shoulder closures shall maintain a minimum four-foot lateral buffer from an open travel lane when in place between 6:00 a.m. and 9:00 a.m. and between 3:00 p.m. and 6:00 p.m. During July and August, the four-foot minimum lateral buffer applies from 6:00 a.m. to 8:00 p.m.

Due to high traffic volumes construction vehicles are prohibited from merging with mainline traffic between 7:30 a.m. and 8:30 a.m. on Northbound and between 4:00 p.m. and 6:00 p.m. on Southbound unless the merge occurs at an interchange.

Loading/unloading trucks shall not be closer than six feet from an open travel lane when being loaded or unloaded within the work zone

During milling and paving operations, the lane(s) adjacent to the lane in which work is being performed shall also be closed to traffic.

Northbound Mainline Closure from Start Date to June 19 th , 2020					
		Temporary	Temporary	Equipment	Temporary
		Double Lane	Single Lane	Moves	Shoulder
		Closure	Closure		Closures
Days of Week:	Sunday night through Friday Morning				
Time of Day:	9:00 p.m. to 6:00 a.m.	Allowed	Allowed	Allowed	Allowed
Time of Day:	6:00 p.m. to 6:30 a.m.		Allowed	Allowed	Allowed
Time of Day:	9:00 a.m. to 1:30 p.m.		Allowed		Allowed
Days of Week:	Friday night to Saturday morning				
Time of Day:	10:00 p.m. to 7:00 a.m.	Allowed	Allowed	Allowed	Allowed
Time of Day:	7:30 p.m. to 8:30 a.m.		Allowed	Allowed	Allowed
Days of Week:	Saturday night to Sunday morning				
Time of Day:	9:00 p.m. to 7:30 a.m.	Allowed	Allowed	Allowed	Allowed
Time of Day:	6:00 p.m. to 10:00 a.m.		Allowed	Allowed	Allowed

	Northbound Ma	inline Closure	from June 20 th ,	2020 to End Da	ite
		Temporary Double Lane Closure	Temporary Single Lane Closure	Equipment Moves	Temporary Shoulder Closures
Days of Week:	Sunday night through Monday Morning				
Time of Day:	9:00 p.m. to 6:00 a.m.	Allowed	Allowed	Allowed	Allowed
Time of Day:	7:00 p.m. to 6:30 a.m.		Allowed	Allowed	Allowed
Days of Week:	Monday night to Friday morning				
Time of Day:	10:00 p.m. to 6:00 a.m.	Allowed	Allowed	Allowed	Allowed
Time of Day:	7:00 p.m. to 6:30 a.m.		Allowed	Allowed	Allowed
Days of Week:	Friday night to Saturday morning				
Time of Day:	10:00 p.m. to 6:30 a.m.	Allowed	Allowed	Allowed	Allowed
Time of Day:	9:00 p.m. to 8:00 a.m.		Allowed	Allowed	Allowed
Days of Week:	Saturday night to Sunday morning				
Time of Day:	10:00 p.m. to 7:30 a.m.	Allowed	Allowed	Allowed	Allowed
Time of Day:	7:00 p.m. to 9:00 a.m.		Allowed	Allowed	Allowed

Northbound Mainline Additional Closure from September 14th, 2020 to End Date					
		Temporary	Temporary	Equipment	Temporary
		Double Lane	Single Lane	Moves	Shoulder
Closure Closure Closures				Closures	
Days of Week:	Monday night				
	to Friday				
	morning				
Time of Day:	9:00 a.m. to		Allowed		Allowed
	1:30 p.m.				

	Southbound Ma	inline Closure f	rom Start Date	to June 19 th , 20)20
		Temporary	Temporary	Equipment	Temporary
		Double Lane	Single Lane	Moves	Shoulder
		Closure	Closure		Closures
Days of Week:	Sunday night				
	through				
	Monday				
	Morning				
Time of Day:	10:00 p.m. to	Allowed	Allowed	Allowed	Allowed
	6:00 a.m.				
Time of Day:	7:00 p.m. to		Allowed	Allowed	Allowed
	12:00 p.m.				
Days of Week:	Monday night				
	to Friday				
	morning				
Time of Day:	10:00 p.m. to	Allowed	Allowed	Allowed	Allowed
	6:00 a.m.				
Time of Day:	7:00 p.m. to		Allowed	Allowed	Allowed
	12:00 p.m.				
	(11:00 a.m.				
	Fridays)				
Days of Week:	Friday night to				
	Saturday				
	morning				
Time of Day:	10:00 p.m. to	Allowed	Allowed	Allowed	Allowed
	6:30 a.m.				
Time of Day:	7:00 p.m. to		Allowed	Allowed	Allowed
	10:00 a.m.				
Days of Week:	Saturday night				
	to Sunday				
	morning				
Time of Day:	10:00 p.m. to	Allowed	Allowed	Allowed	Allowed
-	7:30 a.m.				
Time of Day:	5:00 p.m. to		Allowed	Allowed	Allowed
	10:00 a.m.				

	Southbound Ma	ainline Closure	from June 20 th ,	2020 to End Da	te
		Temporary	Temporary	Equipment	Temporary Shoulder
		Double Lane	Single Lane	Moves	
	T	Closure	Closure		Closures
Days of Week:	Sunday night				
	through				
	Monday				
	Morning				
Time of Day:	9:30 p.m. to	Allowed	Allowed	Allowed	Allowed
	6:00 a.m.				
Time of Day:	9:00 p.m. to		Allowed	Allowed	Allowed
	9:30 a.m.				
Days of Week:	Monday night				
	to Friday				
	morning				
Time of Day:	10:00 p.m. to	Allowed	Allowed	Allowed	Allowed
	6:00 a.m.				
Time of Day:	7:30 p.m. to		Allowed	Allowed	Allowed
	10:00 a.m.				
Days of Week:	Friday night to				
	Saturday				
	morning				
Time of Day:	11:00 p.m. to	Allowed	Allowed	Allowed	Allowed
	8:00 a.m.				
Time of Day:	7:30 p.m. to		Allowed	Allowed	Allowed
	9:00 a.m.				
Days of Week:	Saturday night				
	to Sunday				
	morning				
Time of Day:	11:00 p.m. to	Allowed	Allowed	Allowed	Allowed
	7:30 a.m.				
Time of Day:	6:00 p.m. to		Allowed	Allowed	Allowed
•	9:00 a.m.				

SECTION 652

MAINTENANCE OF TRAFFIC

(General)

Section 652 of the Maine Turnpike Authority 2016 Supplemental Specifications is modified as follows:

652.2.4 Other Devices

The second paragraph is deleted in its entirety and replaced with:

Cones shall be orange in color, at least 36 inches high, and retro-reflectorized. Retroreflection shall be provided by a white band of retro-reflective sheeting conforming to Section 719.01, 6 inches wide, no more than 3 to 4 inches from the top of the cone, and a 4 inch wide white band at least 2 inches below the 6 inch band.

652.3.5 Installation of Traffic Control Devices

This Subsection is amended by the addition of the following after the first paragraph.

All signs shall be mounted on easels except the following which may be mounted on NCHRP 350 approved posts, unless behind guardrail.

•	CS4-9P	STAY IN LANE
•	W8-11	UNEVEN LANES
•	W8-15	GROOVED PAVEMENT
	TTTO 1.5D	MOTOR CHICK TO (C. 11

[■] W8-15P MOTORCYCLES (Graphic)

All traffic control signs shall be installed and removed daily with the exception of the above construction signs which shall be permanent until all work is complete or as approved by the Resident. When the paving operation in a location is completed, the W8-15, W8-15P and CS4-9P construction signs shall be removed or covered.

Drums shall not be placed in front of easel-mounted construction signs. Easel-mounted signs shall be placed adjacent to the drum line in the closed lane or shoulder, not off the edge of pavement.

652.3.6 Traffic Control

The following paragraph is added:

A Spotter shall be required at the front and rear of the paving operation on the mainline or as approved by the Resident and shall not be measured for payment. All spotters shall be equipped

^{*} Where indicated on Plans

with handheld radios and spare batteries. The spotters will be required to move and maintain drums during the mobile paving operation.

The following Subsection is added:

652.62 Patrol Vehicle

The Contractor shall provide one traffic control vehicle(s) dedicated for traffic control only, with traffic coordinator(s) to be used for erecting, maintaining and dismantling lane closures as directed by the Resident. The traffic control vehicle(s) shall provide <u>continuous</u> patrolling (24-hours/seven days a week) when lane closures are installed (during non-work and work hours) to replace any and all damaged traffic control devices (arrow boards, variable message signs, barrels, signs, etc.). The traffic coordinator(s) shall report any and all disabled motorists, accidents or other unusual occurrences to the Resident, his representative or the Turnpike Authority's communication dispatcher throughout the duration of any and all lane closures.

The traffic control vehicle shall meet the following requirements:

- a. In good mechanical condition, clean and presentable at all times.
- b. Be equipped with a cellular phone capable of communicating with the Resident, his representative or the Turnpike Authority's communication dispatcher.
- c. Be equipped with a mounted revolving amber light or amber strobe light capable of 360-degree visibility to meet all lighting requirements.
- d. Be equipped with a light bar (arrow board).

If the proper maintenance of traffic and proper provisions for traffic control are not being provided by the Contractor, the Authority reserves the right to assume maintenance of the traffic control and deduct the cost from any money due or to become due under the Contract. The Authority also reserves the right to suspend all work until the Contractor provides the proper maintenance of traffic and provisions for traffic control to the satisfaction of the Resident.

652.7 Method of Measurement

The second paragraph is deleted and replaced with the following:

Spotters will not be measured separately for payment except as noted, but shall be incidental to Item 652.361, Maintenance of Traffic Control Devices.

The following sentences are added:

The patrol vehicle(s), driver(s), assistant(s) and cellular phone(s) will not be measured separately for payment, but shall be incidental to Item 652.361.

The following is added to the end of the second paragraph:

The Authority will make payment for the State Police officers and vehicles directly to the State Police when utilized for mainline traffic control activities. State Police escorts, if required to move oversize material or equipment loads to the jobsite, will not be paid separately, but shall be incidental to the various pay items.

652.8 Basis of Payment

The following paragraphs are added:

Maintenance of Traffic Control Devices will be paid for at the contract unit price per unit which shall all signs, drums, cones, Truck Mounted Attenuator(s), Automated Speed Limit Sign(s), all spotters and Patrol Vehicles with Drivers. Payment is full compensation for providing, relocating, maintaining or replacing, and removing temporary Traffic Control Devices.

Pay Item		Pay Unit
652.361	Maintenance of Traffic Control Devices	Lump Sum

SECTION 652

MAINTENANCE OF TRAFFIC

(Automated Speed Limit Sign)

652.1 Description

This special provision provides for furnishing, operating, and maintaining an Automated Trailer Mounted Radar Speed Limit Sign for project use. When a pay item for an Automated Trailer Mounted Radar Speed Limit Sign is included in the Contract at least one will be required on the project when there is a Work Zone Speed Limit in place. The Contractor shall furnish, operate, and maintain the Automated Trailer Mounted Radar Speed Limit Signs during the project operations.

<u>652.1.1</u> Instruction and maintenance manuals shall be provided.

652.2 Materials

<u>Automated Trailer Mounted Speed Limit Sign</u>

Trailer mounted speed limit signs shall be self-contained units including sign assembly, flashing lights, directional radar to measure speed limits, a regulatory speed limit sign, and power supply specifically constructed to operate as a trailer-mounted sign. The preferred color of the unit shall be "construction orange".

Signs

Base material for the regulatory speed limit signs shall be weather proof, rigid substrate specifically manufactured for highway signing and meet the retro-reflective sheeting application requirements of the sheeting manufacturer.

Sign text shall consist of the letters, digits and symbols either applied by stick-on or silk screen, to conform to the dimensions and designs indicated in the Contract, MUTCD and/or FHWA Standard Highway Signs. The materials and methods shall be in accordance with standard commercial processes.

"Work Zone" construction signs shall be mounted on the trailer unit above the regulatory speed limit sign. (see Appendix).

Signs and secondary signs shall follow the MUTCD for minimum mounting heights.

Power supply

The power supply shall be either full battery power with solar panel charging (capable of maintaining a charged battery level) and 135 ampere, 12 volt deep cycle batteries, or diesel powered generator with a fuel capacity sufficient for 10 hours of continuous operation.

Flashing Lights

Each unit shall be equipped with two mono-directional flashing lights, placed in accordance with the MUTCD, with amber lenses and reflectors, which are visible through a range of 120 degrees when viewed facing the sign. The lights shall be a minimum of 8 inch diameter, either LED, halogen, or incandescent lamps, and shall be visible for a minimum distance of one mile under daylight conditions and shall have a minimum flash rate of 40 flashes per minute. An "On" indicator light shall be mounted on the back of the signs, which is visible for at least 500 feet to provide confirmation that the flashing lights are operating.

Radar

The directional radar shall monitor approaching traffic only. The radar shall be capable of measuring speeds from 5 to 70 MPH at a distance of up to 1500 feet and shall have a high speed cut off thresh hold.

CONSTRUCTION REQUIREMENTS

652.3.2 Responsibility of the Contractor

The Contractor shall furnish the Automated Trailer Mounted Speed Limit Sign as described in this Special Provision for this project.

All existing speed limit signs, which conflict with the construction zone trailer mounted speed limit signs shall be covered completely when the work zone speed limit is in place.

Automated Trailer Mounted Speed Limit Signs shall only be used when a work zone speed limit is in place. The Contractor shall manage the utilization and operation of the Automated Trailer Mounted Speed Limit Signs and if at least one is not used when work zone speed limits are in place then it will be considered a Traffic Control Plan violation and result in a reduction of payment as outlined in Section 652.

The Resident will record the actual time and location for the signs on a daily basis when the Automated Trailer Mounted Speed Limit Signs are in use.

The Automated Trailer Mounted Radar Speed Limit Sign may be placed as shown on the plans, or may replace the posted regulatory speed limit signs or may be placed at a location within the closed lane that has a reduced speed limit.

Automated Trailer Mounted Speed Limit Signs shall be delineated with retro-reflective temporary traffic control devices while in use and shall also be delineated by affixing a retro-reflective material directly on the trailer.

Upon delivery of the Automated Trailer Mounted Speed Limit Sign and before acceptance by the Authority, the Contractor shall have a representative of the manufacturer review the condition and notify the Resident in writing, of all deficiencies noted.

The Contractor shall arrange to have all necessary repairs performed at no cost to the Authority.

To avoid impairing driver vision, the Contractor shall dim the lighted speed limit readings by 50 percent during nighttime use, and restore full power lighting during daytime operation.

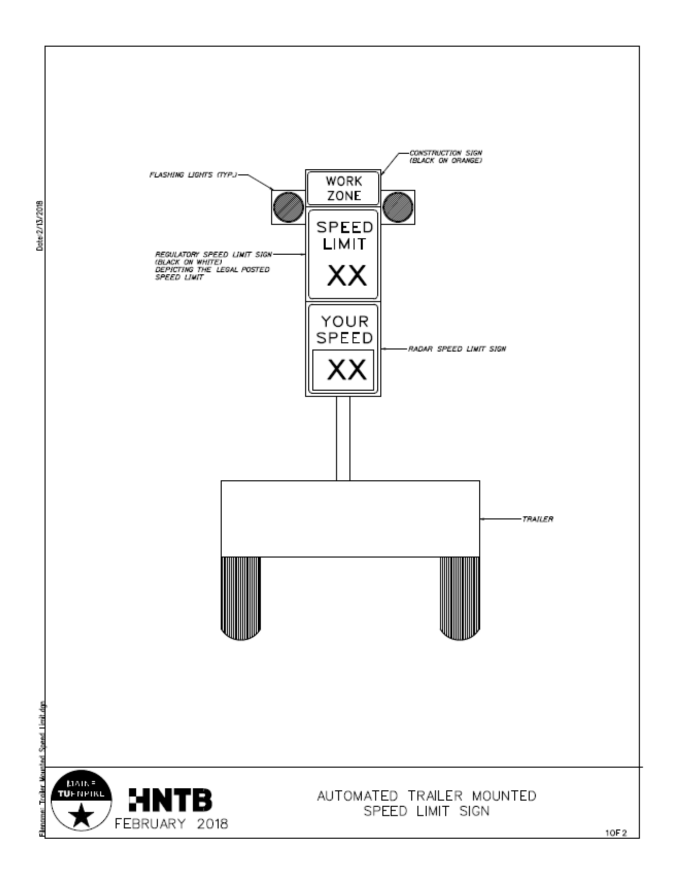
652.7 Method of Measurement

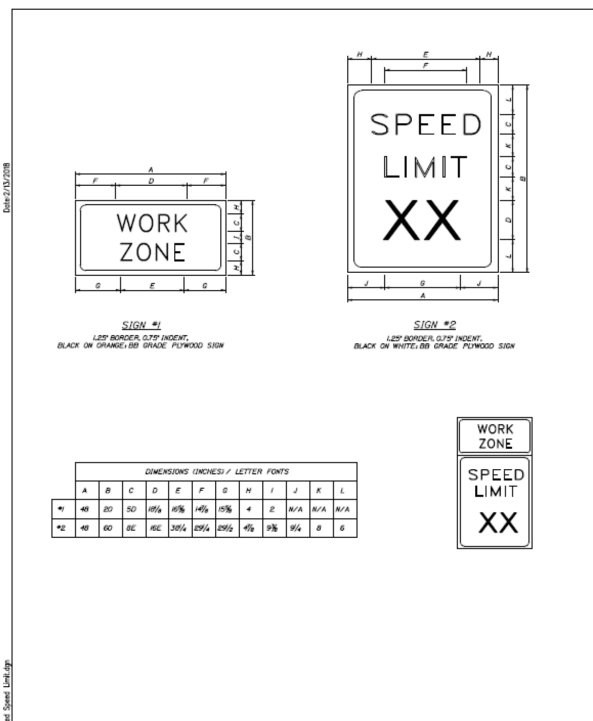
Automated Trailer Mounted Speed Limit Sign shall be measured for payment by the calendar day for each calendar day that the unit is used on a travel lane or shoulder on the project or per each for the continued use for the duration of the project. Payment shall include the Trailer, Radar Speed Limit Sign, flashing beacon amber lights, regulatory speed limit sign, fuel, necessary maintenance, and all checking of Radar Speed Limit Signs by manufacturer and all project moves including the transporting and delivery of the unit.

652.8 Basis of Payment

The Automated Trailer Mounted Speed Limit Sign(s) will be paid for at the Contract unit price per calendar day or per each. This price shall include all costs associated with the use of the Automated Trailer Mounted Speed Limit Sign.

Pay Item	Pay Unit	
652.452	Automated Trailer Mounted Speed Limit Sign	Each





HNTB
FEBRUARY 2018

TRAILER MOUNTED CONSTRUCTION ZONE SPEED LIMIT SIGN

2 OF 2

SECTION 652

MAINTENANCE OF TRAFFIC

(Truck Mounted Attenuator)

Section 652 of the Maine Turnpike Authority 2016 Supplemental Specifications is modified as follows:

652.1 Description

The following paragraph is added:

When a pay item for a Truck Mounted Attenuator (TMA) is included in the contract at least one TMA will be required on the project and its use will be required. The truck mounted attenuator should be utilized in lane closures and other construction operations where workers are exposed to traffic and not protected by other positive means. The Contractor shall manage the utilization and operation of the TMA and if at least one is not used as described above then it will be considered a Traffic Control Plan violation and result in a reduction of payment as outlined in Section 652.

652.2.1 Truck Mounted Attenuator

This section is deleted in its entirety and replaced with the following:

The truck mounted attenuator system shall conform to the following requirements:

- Truck and attached attenuator shall conform to the NCHRP Report 350, Test Level 3 criteria.
- A mounted revolving amber light or amber strobe light with 360-degree visibility.
- An arrow light bar fixed to the vehicle.
- The attenuator shall be mounted to a vehicle with a minimum weight of 10,000 lbs.

652.3.7 Operations

This section is deleted in its entirety and replaced with the following:

The Contractor shall manage the operation of the truck mounted attenuator. The truck mounted attenuator should be utilized in lane closures and other construction operations where workers are exposed to traffic and not protected by positive means. The operation of the vehicle shall be in accordance with the Manual of Uniform Traffic Control Devices and the manufacturer's recommendation.

Installation

The chart below identifies the distance from the work zone or hazard where the TMA shall be deployed. If the work zone is within a marked lane closure, the barrier truck distances shall apply and if the work is mobile, then shadow truck distances shall apply. The TMA shall not be located in the buffer zone. When used as a barrier, the barrier truck shall be parked in low gear with brakes applied and the front wheels turned away from the work zone and the adjacent traffic lane. For placement details, reference the Manual of Uniform Traffic Control Devices (MUTCD).

Weight of Truck	Barrier Truck Distance from	Shadow Truck Distance from
weight of Truck	Work Zone of Hazard	Work Vehicle or Work Zone
10,000 lbs	250 ft	300 ft
15,000 lbs	200 ft	250 ft
>24,000 lbs	150 ft	200 ft

652.7 Method of Measurement

The last paragraph is deleted and replaced with:

Truck mounted attenuator shall be measured for payment by the calendar day for each calendar day that a unit is used on a travel lane or shoulder on the project, as approved by the resident.

652.8.2 Basis of Payment

The last two paragraphs are deleted and replaced with:

The Truck Mounted Attenuator(s) will be paid for at the Contract unit price per calendar day for each TMA used. This price shall include all costs associated with the use of the vehicle. Payment shall include operator, fuel, truck, maintenance, flashing lights, arrow board and all other incidentals necessary to operate the vehicle.

Pay Item		<u>Pay Unit</u>
652.45	Truck Mounted Attenuator	Calendar Day