STATE PROJECT
BIDDING INSTRUCTIONS

FOR ALL PROJECTS:

1. Use pen and ink to complete all paper Bids.
2. As a minimum, the following must be received prior to the time of Bid opening:

   For a Paper Bid:
   a) a copy of the Notice to Contractors, b) the completed Acknowledgement of Bid Amendments form, c) the completed Schedule of Items, d) two copies of the completed and signed Contract Offer, Agreement & Award form, e) a Bid Guaranty, and f) any other certifications or Bid requirements listed in the Bid Documents as due by Bid opening.

   For an Electronic Bid:
   a) a completed Bid using Expedite® software and submitted via the Bid Express™ webbased service, b) a Bid Guaranty (as described below) or a faxed copy of a Bid Bond (with original to be delivered within 72 hours), and c) any other certifications or Bid requirements listed in the Bid Documents as due by Bid opening.

3. Include prices for all items in the Schedule of Items.
4. Include a Bid Guaranty. Acceptable forms are:
   a) a properly completed and signed Bid Bond on the Department’s prescribed form (or on a form that does not contain any significant variations from the Department’s form as determined by the Department) for 5% of the Bid Amount or
   b) an Official Bank Check, Cashier’s Check, Certified Check, U.S. Postal Money Order or Negotiable Certificate of Deposit in the amount stated in the Notice to Contractors.
5. If a paper Bid is to be sent, Federal Express overnight delivery is suggested as the package is delivered directly to the DOT Headquarters Building located at 16 Child Street in Augusta.
6. Other means, such as U.S. Postal Service’s Express Mail has proven not to be reliable.

IN ADDITION, FOR FEDERAL AID PROJECTS:

7. Complete the DBE Proposed Utilization form in the proper amounts, and submit with your bid on bid opening day. If you are submitting your bid electronically, you must FAX your DBE Utilization Form to (207) 624-3431.

If you need further information regarding Bid preparation, call the DOT Contracts Section at (207) 624-3410.

For complete bidding requirements, refer to Section 102 of the Maine Department of Transportation, Standard Specifications, Revision of December 2002.
NOTICE

The Maine Department of Transportation is attempting to improve the way Bid Amendments/Addendums are handled, and allow for an electronic downloading of bid packages from our website, while continuing to maintain a planholders list.

Prospective bidders, subcontractors or suppliers who wish to download a copy of the bid package and receive a courtesy notification of project specific bid amendments, must provide an email address to Diane Barnes or David Venner at the MDOT Contracts mailbox at: MDOT.contracts@maine.gov. Each bid package will require a separate request.

Additionally, interested parties will be responsible for reviewing and retrieving the Bid Amendments from our web site, and acknowledging receipt and incorporating those Bid Amendments in their bids using the Acknowledgement of Bid Amendment Form.

The downloading of bid packages from the MDOT website is not the same as providing an electronic bid to the Department. Electronic bids must be submitted via http://www.BIDX.com. For information on electronic bidding contact Larry Childs at Larry.Childs@maine.gov.
NOTICE

For security and other reasons, all Bid Packages which are mailed, shall be provided in double (one envelope inside the other) envelopes. The *Inner Envelope* shall have the following information provided on it:

- Bid Enclosed - Do Not Open
- PIN:
- Town:
- Date of Bid Opening:
- Name of Contractor with mailing address and telephone number:

In Addition to the usual address information, the *Outer Envelope* should have written or typed on it:

- Double Envelope: Bid Enclosed
- PIN:
- Town:
- Date of Bid Opening:
- Name of Contractor:
  *This should not be much of a change for those of you who use Federal Express or similar services.*

Hand-carried Bids may be in one envelope as before, and should be marked with the following information:

- Bid Enclosed: Do Not Open
- PIN:
- Town:
- Name of Contractor:

October 16, 2001
KNOCK ALL MEN BY THESE PRESENTS THAT

__________________________________________, of the City/Town of ___________________ and State of ________________
as Principal, and ____________________________________________ as Surety, a
Corporation duly organized under the laws of the State of ________________ and having a usual place of
Business in ___________________ and hereby held and firmly bound unto the Treasurer of
the State of Maine in the sum of ______________________, for payment which Principal and Surety bind
themselves, their heirs, executors, administrators, successors and assigns, jointly and severally.

The condition of this obligation is that the Principal has submitted to the Maine Department of
Transportation, hereafter Department, a certain bid, attached hereto and incorporated as a
part herein, to enter into a written contract for the construction of ______________________
_________________________________________ and if the Department shall accept said bid
and the Principal shall execute and deliver a contract in the form attached hereto (properly
completed in accordance with said bid) and shall furnish bonds for this faithful performance of
said contract, and for the payment of all persons performing labor or furnishing material in
connection therewith, and shall in all other respects perform the agreement created by the
acceptance of said bid, then this obligation shall be null and void; otherwise it shall remain in full
force, and effect.

Signed and sealed this ________ day of _______________ 20___

WITNESS:                                              PRINCIPAL:

_________________________________________                   By__________________________

_________________________________________                   By:__________________________

_________________________________________                   By:__________________________

WITNESS                                             SURETY:

_________________________________________                   By__________________________

_________________________________________                   By:__________________________

_________________________________________                   By:__________________________

Name of Local Agency: ___________________
NOTICE

Bidders:

Please use the attached “Request for Information” form when faxing questions and comments concerning specific Contracts that have been Advertised for Bid. Include additional numbered pages as required. Questions are to be faxed to the number listed in the Notice to Contractors. This is the only allowable mechanism for answering Project specific questions. Maine DOT will not be bound to any answers to Project specific questions received during the Bidding phase through other processes.
State of Maine
Department of Transportation

REQUEST FOR INFORMATION

Date _______________ Time __________

Information Requested:                PIN: __________ Town(s): _________________________

____________________________________________________
____________________________________________________
____________________________________________________
____________________________________________________
____________________________________________________

Request by: _______________________________ Phone: (______)_____________________
Bid Date: _________________________________ Fax: (_____)________________________

Complete top portion of form and transmit to the number listed in the Notice to Contractors

RFI No: _________ RFI received: __________________________________________
Response: ________________________________________________________________

Response By:___________________________ Date: ____________________________
Vendor Registration

Prospective Bidders must register as a vendor with the Department of Administrative & Financial Services if the vendor is awarded a contract. Vendors will not be able to receive payment without first being registered. Vendors/Contractors will find information and register through the following link –
Sealed Bids addressed to the Maine Department of Transportation, Augusta, Maine 04333 and endorsed on the wrapper Maintenance Surface Treatment Paving in the town/city of North Yarmouth, Pownal, Durham, Gray, Falmouth, Cumberland, Mechanic Falls, Oxford, Standish will be received from contractors at the Reception Desk, Maine DOT Building, Child Street, Augusta, Maine, until 11:00 o’clock A.M. (prevailing time) on April 14, 2010 and at that time and place publicly opened and read. Bids will be accepted from all bidders. The lowest responsive bidder must have completed, or successfully complete, a Highway Construction or Paving Prequalification or project specific prequalification to be considered for the award of this contract. We now accept electronic bids for those bid packages posted on the bidx.com website. Electronic bids do not have to be accompanied by paper bids. Please note: the Department will accept a facsimile of the bid bond; however, the original bid bond must then be received at the MDOT Contract Section within 72 hours of the bid opening. Until further notice, dual bids (one paper, one electronic) will be accepted, with the paper copy taking precedence.

Description: PIN 017047.00

Location: In Cumberland, Androscoggin, and Oxford Counties, project is located

Map ID 1 is in N Yarmouth, Pownal, Durham - Rte 9, From the jct of Parsonage Rd northerly, to the jct of Rte 136.
Map ID 2 is in Pownal - Elmwood Rd, From the jct of Lawrence Rd easterly, to the jct of Rte 9.
Map ID 3 is in Gray - Rte 115, From the jct of Rte 26 easterly, to the jct of Depot Rd.
Map ID 4 is in Falmouth, Cumberland - Rte 26, From 0.1 mi n/o the Falmouth TL northerly, for 1.1 miles at bottom of truck lane.
Map ID 5 is in Mechanic Falls - Rte 124, From the jct of Rte 121//11 westerly, to the Minot TL, inc paved shdls.
Map ID 6 is in Oxford - Rte 121, From the Otisfield TL northerly, to the jct of Rte 26.
Map ID 7 is in Pownal - Elmwood Rd, From the jct of Allen Rd easterly, to the jct of Lawrence Rd.
Map ID 8 is in Standish - Rte 35, From the CUL 0.08 mi n/o School St northerly, for 0.1 mi.
Map ID 9 is in Standish - Rte 35, From a point 0.47 mi n/o School St northerly, to the jct of Rte 237.

Total length is 22.48 miles

Outline of Work: Maintenance Surface Treatment and other incidental work.

For general information regarding Bidding and Contracting procedures, contact Scott Bickford at (207)624-3410. Our webpage at http://www.mainet.gov/mdot/contractor-consultant-information/contractor_cons.php contains a copy of the schedule of items, Plan Holders List, written portions of bid amendments (not drawings), and bid results. For Project-specific information fax all questions to Bob Hough at (207) 624-3431. Questions received after 12:00 noon of Monday prior to bid date will not be answered. Bidders shall not contact any other Departmental staff for clarification of Contract provisions, and the Department will not be responsible for any interpretations so obtained. Hearing impaired persons may call the Telecommunication Device for the Deaf at 888-516-9364.

Plans, specifications and bid forms may be seen at the Maine DOT Building in Augusta, Maine and at the Department of Transportation’s Regional Office in Scarborough. They may be purchased from the Department between the hours of 8:00 a.m. to 4:30 p.m. by cash, credit card (Visa/Mastercard) or check payable to Treasurer, State of Maine sent to Maine Department of Transportation, Attn: Mailroom, 16 State House Station, Augusta, Maine 04333-0016. They also may be purchased by telephone at (207) 624-3536 between the hours of 8:00 a.m. to 4:30 p.m. Bid Book $10 ($13 by mail) payment in advance, all non-refundable.

Each Bid must be made upon blank forms provided by the Department and must be accompanied by a bid bond at 5% of the bid amount or an official bank check, cashier’s check, certified check, certificate of deposit, or United States postal money order in the amount of $20,000 payable to Treasurer, State of Maine as a Bid guarantee. A Contract Performance Surety Bond and a Contract Payment Surety Bond, each in the amount of 100 percent of the Contract price, will be required of the successful Bidder.

This Contract is subject to all applicable State Laws.

All work shall be governed by “State of Maine, Department of Transportation, Standard Specifications, Revision of December 2002”, price $10 [$13 by mail], and Standard Details, Revision of December 2002, price $20 [$25 by mail]. Standard Detail updates can be found at http://www.mainet.gov/mdot/contractor-consultant-information/contractor_cons.php

The right is hereby reserved to the Maine DOT to reject any or all bids.

Augusta, Maine
March 24, 2010

[Signature]
Kenneth L. Sweeney
CHIEF ENGINEER
SPECIAL PROVISION 102.7.3
ACKNOWLEDGMENT OF BID AMENDMENTS

With this form, the Bidder acknowledges its responsibility to check for all Amendments to the Bid Package. For each Project under Advertisement, Amendments are located at http://www.maine.gov/mdot/comprehensive-list-projects/project-information.php It is the responsibility of the Bidder to determine if there are Amendments to the Project, to download them, to incorporate them into their Bid Package, and to reference the Amendment number and the date on the form below. The Maine DOT will not post Bid Amendments any later than noon the day before Bid opening without individually notifying all the planholders.

<table>
<thead>
<tr>
<th>Amendment Number</th>
<th>Date</th>
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The Contractor, for itself, its successors and assigns, hereby acknowledges that it has received all of the above referenced Amendments to the Bid Package.

CONTRACTOR

______________________________________________________________
Date                                             Signature of authorized representative

______________________________________________________________
(Name and Title Printed)
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<tr>
<th>LINE NO</th>
<th>ITEM DESCRIPTION</th>
<th>APPROX. QUANTITY</th>
<th>UNIT PRICE AND UNITS</th>
<th>BID AMOUNT DOLLARS</th>
<th>CTS</th>
<th>DOLLARS</th>
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CONTRACT AGREEMENT, OFFER & AWARD

AGREEMENT made on the date last signed below, by and between the State of Maine, acting through and by its Department of Transportation (Department), an agency of state government with its principal administrative offices located at Child Street, Augusta, Maine, with a mailing address at 16 State House Station, Augusta, Maine 04333-0016, and a corporation or other legal entity organized under the laws of the State of ________, with its principal place of business located at __________________________

The Department and the Contractor, in consideration of the mutual promises set forth in this Agreement (the “Contract”), hereby agree as follows:

A. The Work.

The Contractor agrees to complete all Work as specified or indicated in the Contract including Extra Work in conformity with the Contract, PIN No. 017047.00, for the Maintenance Surface Treatment in the towns of North Yarmouth, Pownal, Durham, Gray, Falmouth, Mechanic Falls, Oxford, Standish and Cumberland, Counties of Cumberland, Oxford, and Androscoggin, Maine. The Work includes construction, maintenance during construction, warranty as provided in the Contract, and other incidental work.

The Contractor shall be responsible for furnishing all supervision, labor, equipment, tools supplies, permanent materials and temporary materials required to perform the Work including construction quality control including inspection, testing and documentation, all required documentation at the conclusion of the project, warranting its work and performing all other work indicated in the Contract.

The Department shall have the right to alter the nature and extent of the Work as provided in the Contract; payment to be made as provided in the same.

B. Time.

The Contractor agrees to complete all Work, except warranty work, on or before July 2, 2010. Further, the Department may deduct from moneys otherwise due the Contractor, not as a penalty, but as Liquidated Damages in accordance with Sections 107.7 and 107.8 of the State of Maine Department of Transportation Standard Specifications, Revision of December 2002 and related Special Provisions.
C. Price.

The quantities given in the Schedule of Items of the Bid Package will be used as the basis for determining the original Contract amount and for determining the amounts of the required Performance Surety Bond and Payment Surety Bond, and that the amount of this offer is

__________________________

Performance Bond and Payment Bond each being 100% of the amount of this Contract.

D. Contract.

This Contract, which may be amended, modified, or supplemented in writing only, consists of the Contract documents as defined in the Plans, Standard Specifications, Revision of December 2002, Standard Details Revision of December 2002 as updated through advertisement, Supplemental Specifications, Special Provisions, Contract Agreement; and Contract Bonds. It is agreed and understood that this Contract will be governed by the documents listed above.

E. Certifications.

By signing below, the Contractor hereby certifies that to the best of the Contractor’s knowledge and belief:

1. All of the statements, representations, covenants, and/or certifications required or set forth in the Bid and the Bid Documents, including those in the Contract are still complete and accurate as of the date of this Agreement.

2. The Contractor knows of no legal, contractual, or financial impediment to entering into this Contract.

3. The person signing below is legally authorized by the Contractor to sign this Contract on behalf of the Contractor and to legally bind the Contractor to the terms of the Contract.

F. Offer.

The undersigned, having carefully examined the site of work, the Plans, Standard Specifications Revision of December 2002, Standard Details Revision of December 2002 as updated through advertisement, Supplemental Specifications, Special Provisions, Contract Agreement; and Contract Bonds contained herein for construction of: PIN 17047.00 Maintenance Surface Treatment State of Maine, on which bids will be received until the time specified in the “Notice to Contractors” do(es) hereby bid and offer to enter into this contract to supply all the materials, tools, equipment and
labor to construct the whole of the Work in strict accordance with the terms and conditions of this Contract at the unit prices in the attached “Schedule of Items”.

The Offeror agrees to perform the work required at the price specified above and in accordance with the bids provided in the attached “Schedule of Items” in strict accordance with the terms of this solicitation, and to provide the appropriate insurance and bonds if this offer is accepted by the Government in writing.

As Offeror also agrees:

First: To do any extra work, not covered by the attached “Schedule of Items”, which may be ordered by the Resident, and to accept as full compensation the amount determined upon a “Force Account” basis as provided in the Standard Specifications, Revision of December 2002, and as addressed in the contract documents.

Second: That the bid bond at 5% of the bid amount or the official bank check, cashier’s check, certificate of deposit or U. S. Postal Money Order in the amount given in the “Notice to Contractors”, payable to the Treasurer of the State of Maine and accompanying this bid, shall be forfeited, as liquidated damages, if in case this bid is accepted, and the undersigned shall fail to abide by the terms and conditions of the offer and fail to furnish satisfactory insurance and Contract bonds under the conditions stipulated in the Specifications within 15 days of notice of intent to award the contract.

Third: To begin the Work as stated in Section 107.2 of the Standard Specifications Revision of December 2002 and complete the Work within the time limits given in the Special Provisions of this Contract.

Fourth: That this offer shall remain open for 30 calendar days after the date of opening of bids.

Fifth: The Bidder hereby certifies, to the best of its knowledge and belief that: the Bidder has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of competitive bidding in connection with its bid, and its subsequent contract with the Department.

IN WITNESS WHEREOF, the Contractor, for itself, its successors and assigns, hereby execute two duplicate originals of this Agreement and thereby binds itself to all covenants, terms, and obligations contained in the Contract Documents.
G. **Award.**

Your offer is hereby accepted for:

**Contract Amount:**

This award consummates the Contract, and the documents referenced herein.

MAINE DEPARTMENT OF TRANSPORTATION

**Date**

By: David A. Cole, Commissioner

Witness
CONTRACT AGREEMENT, OFFER & AWARD

AGREEMENT made on the date last signed below, by and between the State of Maine, acting through and by its Department of Transportation (Department), an agency of state government with its principal administrative offices located at Child Street, Augusta, Maine, with a mailing address at 16 State House Station, Augusta, Maine 04333-0016, and ___________________________

a corporation or other legal entity organized under the laws of the State of ________, with its principal place of business located at ________________________________

The Department and the Contractor, in consideration of the mutual promises set forth in this Agreement (the “Contract”), hereby agree as follows:

A. The Work.

The Contractor agrees to complete all Work as specified or indicated in the Contract including Extra Work in conformity with the Contract, PIN No. 017047.00, for the Maintenance Surface Treatment in the towns of North Yarmouth, Pownal, Durham, Gray, Falmouth, Mechanic Falls, Oxford, Standish and Cumberland, Counties of Cumberland, Oxford, and Androscoggin, Maine. The Work includes construction, maintenance during construction, warranty as provided in the Contract, and other incidental work.

The Contractor shall be responsible for furnishing all supervision, labor, equipment, tools supplies, permanent materials and temporary materials required to perform the Work including construction quality control including inspection, testing and documentation, all required documentation at the conclusion of the project, warranting its work and performing all other work indicated in the Contract.

The Department shall have the right to alter the nature and extent of the Work as provided in the Contract; payment to be made as provided in the same.

B. Time.

The Contractor agrees to complete all Work, except warranty work, on or before July 2, 2010. Further, the Department may deduct from moneys otherwise due the Contractor, not as a penalty, but as Liquidated Damages in accordance with Sections 107.7 and 107.8 of the State of Maine Department of Transportation Standard Specifications, Revision of December 2002 and related Special Provisions.
C. Price.

The quantities given in the Schedule of Items of the Bid Package will be used as the basis for determining the original Contract amount and for determining the amounts of the required Performance Surety Bond and Payment Surety Bond, and that the amount of this offer is

\[ \text{________________________} \]

\[ \text{Performance Bond and Payment Bond each being} \]

100% of the amount of this Contract.

D. Contract.

This Contract, which may be amended, modified, or supplemented in writing only, consists of the Contract documents as defined in the Plans, Standard Specifications, Revision of December 2002, Standard Details Revision of December 2002 as updated through advertisement, Supplemental Specifications, Special Provisions, Contract Agreement; and Contract Bonds. It is agreed and understood that this Contract will be governed by the documents listed above.

E. Certifications.

By signing below, the Contractor hereby certifies that to the best of the Contractor’s knowledge and belief:

1. All of the statements, representations, covenants, and/or certifications required or set forth in the Bid and the Bid Documents, including those in the Contract are still complete and accurate as of the date of this Agreement.

2. The Contractor knows of no legal, contractual, or financial impediment to entering into this Contract.

3. The person signing below is legally authorized by the Contractor to sign this Contract on behalf of the Contractor and to legally bind the Contractor to the terms of the Contract.

F. Offer.

The undersigned, having carefully examined the site of work, the Plans, Standard Specifications Revision of December 2002, Standard Details Revision of December 2002 as updated through advertisement, Supplemental Specifications, Special Provisions, Contract Agreement; and Contract Bonds contained herein for construction of: **PIN 17047.00 Maintenance Surface Treatment** State of Maine, on which bids will be received until the time specified in the “Notice to Contractors” do(es) hereby bid and offer to enter into this contract to supply all the materials, tools, equipment and
labor to construct the whole of the Work in strict accordance with the terms and conditions of this Contract at the unit prices in the attached “Schedule of Items”.

The Offeror agrees to perform the work required at the price specified above and in accordance with the bids provided in the attached “Schedule of Items” in strict accordance with the terms of this solicitation, and to provide the appropriate insurance and bonds if this offer is accepted by the Government in writing.

As Offeror also agrees:

First: To do any extra work, not covered by the attached “Schedule of Items”, which may be ordered by the Resident, and to accept as full compensation the amount determined upon a “Force Account” basis as provided in the Standard Specifications, Revision of December 2002, and as addressed in the contract documents.

Second: That the bid bond at 5% of the bid amount or the official bank check, cashier’s check, certificate of deposit or U. S. Postal Money Order in the amount given in the “Notice to Contractors”, payable to the Treasurer of the State of Maine and accompanying this bid, shall be forfeited, as liquidated damages, if in case this bid is accepted, and the undersigned shall fail to abide by the terms and conditions of the offer and fail to furnish satisfactory insurance and Contract bonds under the conditions stipulated in the Specifications within 15 days of notice of intent to award the contract.

Third: To begin the Work as stated in Section 107.2 of the Standard Specifications Revision of December 2002 and complete the Work within the time limits given in the Special Provisions of this Contract.

Fourth: That this offer shall remain open for 30 calendar days after the date of opening of bids.

Fifth: The Bidder hereby certifies, to the best of its knowledge and belief that: the Bidder has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of competitive bidding in connection with its bid, and its subsequent contract with the Department.

IN WITNESS WHEREOF, the Contractor, for itself, its successors and assigns, hereby execute two duplicate originals of this Agreement and thereby binds itself to all covenants, terms, and obligations contained in the Contract Documents.
G. **Award.**

Your offer is hereby accepted for:

**Contract Amount:** ____________________________________

This award consummates the Contract, and the documents referenced herein.

MAINE DEPARTMENT OF TRANSPORTATION

Date By: David A. Cole, Commissioner

Witness
CONTRACT AGREEMENT, OFFER & AWARD

AGREEMENT made on the date last signed below, by and between the State of Maine, acting through and by its Department of Transportation (Department), an agency of state government with its principal administrative offices located at Child Street Augusta, Maine, with a mailing address at 16 State House Station, Augusta, Maine 04333-0016, and

(Name of the firm bidding the job)

a corporation or other legal entity organized under the laws of the State of Maine, with its principal place of business located at

(address of the firm bidding the job)

The Department and the Contractor, in consideration of the mutual promises set forth in this Agreement (the “Contract”), hereby agree as follows:

A. The Work.

The Contractor agrees to complete all Work as specified or indicated in the Contract including Extra Work in conformity with the Contract, PIN No.1224.00, for the Hot Mix Asphalt Overlay in the town/city of South Nowhere, County of Washington, Maine. The Work includes construction, maintenance during construction, warranty as provided in the Contract, and other incidental work.

The Contractor shall be responsible for furnishing all supervision, labor, equipment, tools supplies, permanent materials and temporary materials required to perform the Work including construction quality control including inspection, testing and documentation, all required documentation at the conclusion of the project, warranting its work and performing all other work indicated in the Contract.

The Department shall have the right to alter the nature and extent of the Work as provided in the Contract; payment to be made as provided in the same.

B. Time.

The Contractor agrees to complete all Work, except warranty work, on or before November 15, 2006. Further, the Department may deduct from moneys otherwise due the Contractor, not as a penalty, but as Liquidated Damages in accordance with Sections 107.7 and 107.8 of the State of Maine Department of Transportation Standard Specifications, Revision of December 2002 and related Special Provisions.
C. Price.

The quantities given in the Schedule of Items of the Bid Package will be used as the basis for determining the original Contract amount and for determining the amounts of the required Performance Surety Bond and Payment Surety Bond, and that the amount of this offer is (Place bid here in alphabetical form such as One Hundred and Two dollars and 10 cents) $ (repeat bid here in numerical terms, such as $102.10) performance bond and Payment Bond each being 100% of the amount of this Contract.

D. Contract.

This Contract, which may be amended, modified, or supplemented in writing only, consists of the Contract documents as defined in the Plans, Standard Specifications, Revision of December 2002, Standard Details Revision of December 2002, Supplemental Specifications, Special Provisions, Contract Agreement; and Contract Bonds. It is agreed and understood that this Contract will be governed by the documents listed above.

E. Certifications.

By signing below, the Contractor hereby certifies that to the best of the Contractor’s knowledge and belief:

1. All of the statements, representations, covenants, and/or certifications required or set forth in the Bid and the Bid Documents, including those in Appendix A to Division 100 of the Standard Specifications Revision of December 2002 (Federal Contract Provisions Supplement), and the Contract are still complete and accurate as of the date of this Agreement.

2. The Contractor knows of no legal, contractual, or financial impediment to entering into this Contract.

3. The person signing below is legally authorized by the Contractor to sign this Contract on behalf of the Contractor and to legally bind the Contractor to the terms of the Contract.
F. Offer.

The undersigned, having carefully examined the site of work, the Plans, Standard Specifications, Revision of December 2002, Standard Details Revision of December 2002, Supplemental Specifications, Special Provisions, Contract Agreement; and Contract Bonds contained herein for construction of:

**PIN 1234.00 South Nowhere, Hot Mix Asphalt Overlay**

State of Maine, on which bids will be received until the time specified in the “Notice to Contractors” do(es) hereby bid and offer to enter into this contract to supply all the materials, tools, equipment and labor to construct the whole of the Work in strict accordance with the terms and conditions of this Contract at the unit prices in the attached “Schedule of Items”.

The Offeror agrees to perform the work required at the price specified above and in accordance with the bids provided in the attached “Schedule of Items” in strict accordance with the terms of this solicitation, and to provide the appropriate insurance and bonds if this offer is accepted by the Government in writing.

As Offeror also agrees:

First: To do any extra work, not covered by the attached “Schedule of Items”, which may be ordered by the Resident, and to accept as full compensation the amount determined upon a “Force Account” basis as provided in the Standard Specifications, Revision of December 2002, and as addressed in the contract documents.

Second: That the bid bond at 5% of the bid amount or the official bank check, cashier’s check, certificate of deposit or U. S. Postal Money Order in the amount given in the “Notice to Contractors”, payable to the Treasurer of the State of Maine and accompanying this bid, shall be forfeited, as liquidated damages, if in case this bid is accepted, and the undersigned shall fail to abide by the terms and conditions of the offer and fail to furnish satisfactory insurance and Contract bonds under the conditions stipulated in the Specifications within 15 days of notice of intent to award the contract.

Third: To begin the Work as stated in Section 107.2 of the Standard Specifications Revision of 2002 and complete the Work within the time limits given in the Special Provisions of this Contract.

Fourth: The Contractor will be bound to the Disadvantaged Business Enterprise (DBE) Requirements contained in the attached Notice (Additional Instructions to Bidders) and submit a completed Contractor’s Disadvantaged Business Enterprise Utilization Plan with their bid.

Fifth: That this offer shall remain open for 30 calendar days after the date of opening of bids.
Sixth: The Bidder hereby certifies, to the best of its knowledge and belief that: the
Bidder has not, either directly or indirectly, entered into any agreement, participated in
any collusion, or otherwise taken any action in restraint of competitive bidding in
connection with its bid, and its subsequent contract with the Department.

IN WITNESS WHEREOF, the Contractor, for itself, its successors and assigns, hereby
execute two duplicate originals of this Agreement and thereby binds itself to all covenants,
terms, and obligations contained in the Contract Documents.

CONTRACTOR
________________________________
Date (Signature of Legally Authorized Representative
of the Contractor)

(Witness Sign Here)
Witness

(Print Name Here)
(Name and Title Printed)

G. Award.

Your offer is hereby accepted. This award consummates the Contract, and the
documents referenced herein.

MAINE DEPARTMENT OF TRANSPORTATION

________________________________
Date

By: David A. Cole, Commissioner

(Witness)
KNOW ALL MEN BY THESE PRESENTS: That ________________
_________________ in the State of _________________________
, as principal,
and……………………………………….............................................................................
, a corporation duly organized under the laws of the State of .................... and having a
usual place of business ......................................................................................................
, as Surety, are held and firmly bound unto the Treasurer of the State of Maine in the sum
of _________________________________ and 00/100 Dollars ($                    ),
to be paid said Treasurer of the State of Maine or his successors in office, for which
payment well and truly to be made, Principal and Surety bind themselves, their heirs,
executors and administrators, successors and assigns, jointly and severally by these
presents.

The condition of this obligation is such that if the Principal designated as Contractor in
the Contract to construct Project Number ____________ in the Municipality of
______________________ promptly and faithfully performs the Contract, then this
obligation shall be null and void; otherwise it shall remain in full force and effect.

The Surety hereby waives notice of any alteration or extension of time made by the State
of Maine.

Signed and sealed this .................................. day of ............................................, 20….. .

WITNESSES: SIGNATURES:

Signature....................................................     ..........................................…........................
Print Name Legibly ...................................     Print Name Legibly ...…….........................

Signature ...................................................     .....……...................................................... ..
Print Name Legibly ..................................     Print Name Legibly .....................................

SURETY ADDRESS: NAME OF LOCAL AGENCY:
..................................................................      ADDRESS ..................................................
..................................................................      ..……………...............................................
..................................................................      .......……………..........................................
TELEPHONE...........................................      .......…………….........................................
BOND # _______________________

CONTRACT PAYMENT BOND
(Surety Company Form)

KNOW ALL MEN BY THESE PRESENTS: That ________________________________
_____________________________ in the State of _______________________, as principal,
and..........................................................................................................................

a corporation duly organized under the laws of the State of ...................... and having a
usual place of business in ......................................................................................,
as Surety, are held and firmly bound unto the Treasurer of the State of Maine for the use
and benefit of claimants as herein below defined, in the sum of

__________________________________________ and 00/100 Dollars ($                    )

for the payment whereof Principal and Surety bind themselves, their heirs, executors and
administrators, successors and assigns, jointly and severally by these presents.

The condition of this obligation is such that if the Principal designated as Contractor in
the Contract to construct Project Number ____________ in the Municipality of

_____________________________ promptly satisfies all claims and demands incurred for all
labor and material, used or required by him in connection with the work contemplated by
said Contract, and fully reimburses the obligee for all outlay and expense which the
obligee may incur in making good any default of said Principal, then this obligation shall
be null and void; otherwise it shall remain in full force and effect.

A claimant is defined as one having a direct contract with the Principal or with a
Subcontractor of the Principal for labor, material or both, used or reasonably required for
use in the performance of the contract.

Signed and sealed this ........................................... day of ..........................................., 20 ...

WITNESS:     SIGNATURES:
CONTRACTOR:

Signature................................................................................................................
Print Name Legibly .................................................. Print Name Legibly ..................................
SURETY:

Signature................................................................................................................
Print Name Legibly .................................................. Print Name Legibly ..................................
SURETY ADDRESS:  NAME OF LOCAL AGENCY:
............................................................................................................................
ADDRESS ..........................................................
..........................................................
TELEPHONE ...........................................
SPECIAL PROVISION
PARTNERING

The successful bidder will have the opportunity to enter into a cooperative partnership agreement with the State Department of Transportation for the contract. The objective of this agreement is the effective completion of the work on time and to the standard of quality that will be a source of pride to both the State and the Contractor. The partnering agreement will not affect the terms of the contract. It is intended only to establish an environment of cooperation between the parties. If the partnering agreement is accepted.

1. Contractor shall select and provide a third-party facilitator to conduct the team building workshop for the Contractor and Department personnel. Facilitator selection shall require Department concurrence. The cost for the facilitator and his associated expenses will be shared equally by the Department on the next monthly estimate, following receipt of invoice(s) from the Contractor, on an extra work basis.

2. Contractor and Department will exchange lists of the key personnel to be participants in the workshop. The list will contain the name and job title of each person, a contact phone number, and the address for job related correspondence.

3. The Contractor shall select the location and make all arrangements for space as required by facilitator, and for any meals required. This cost to be shared equally.

4. A working arrangement for the partnership will be agreed upon in writing at the workshop. The arrangement will set out the mutually recognized goals and expectation of the parties.

5. The Contractor and the Department agree to make an effort to maintain identified key personnel assigned to the work for its duration. A timely notice by each shall be given if changes by either must be made.

6. Project issues shall be processed in the manner agreed upon by the parties during the orientation.

7. Follow-up workshops may be held periodically throughout the duration of the contract as agreed by the Contractor and the Department.

8. The Partnering Agreement is not intended to be a legal document. Failure by either party to follow the process identified will not be grounds for any claim under the contract.

9. ARE YOU INTERESTED IN THIS OPPORTUNITY? YES _____ NO _____
Wage Determination - In accordance with 26 MRSA §1301 et. seq., this is a determination by the Bureau of Labor Standards, of the fair minimum wage rate to be paid laborers and workers employed on the below titled project.

Title of Project ------- Gray Area – 2010 MST, PIN 17047.00

Location of Project -- Multiple Towns, Maine in Androscoggin and Cumberland Counties

### 2010 Fair Minimum Wage Rates

**Highway & Earthwork**

Androscoggin & Cumberland Counties

<table>
<thead>
<tr>
<th>Occupation Title</th>
<th>Minimum Wage</th>
<th>Benefit</th>
<th>Total</th>
<th>Minimum Wage</th>
<th>Benefit</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asphalt Raker</td>
<td>$14.73</td>
<td>$0.43</td>
<td>$15.16</td>
<td>$15.16</td>
<td>$0.43</td>
<td>$15.16</td>
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<tr>
<td>Backhoe Loader Operator</td>
<td>$16.00</td>
<td>$2.43</td>
<td>$18.43</td>
<td>$18.43</td>
<td>$2.43</td>
<td>$18.43</td>
</tr>
<tr>
<td>Blaster</td>
<td>$14.50</td>
<td>$1.91</td>
<td>$16.41</td>
<td>$16.41</td>
<td>$1.91</td>
<td>$16.41</td>
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<tr>
<td>Boom Truck Operator</td>
<td>$17.00</td>
<td>$3.13</td>
<td>$20.13</td>
<td>$20.13</td>
<td>$3.13</td>
<td>$20.13</td>
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<tr>
<td>Bulldozer Operator</td>
<td>$17.75</td>
<td>$2.64</td>
<td>$20.39</td>
<td>$20.39</td>
<td>$2.64</td>
<td>$20.39</td>
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<tr>
<td>Carpenter</td>
<td>$18.00</td>
<td>$2.03</td>
<td>$20.03</td>
<td>$20.03</td>
<td>$2.03</td>
<td>$20.03</td>
</tr>
<tr>
<td>Carpenter - Rough</td>
<td>$15.50</td>
<td>$2.87</td>
<td>$18.37</td>
<td>$18.37</td>
<td>$2.87</td>
<td>$18.37</td>
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<tr>
<td>Cement Mason/Finisher</td>
<td>$17.00</td>
<td>$1.30</td>
<td>$18.30</td>
<td>$18.30</td>
<td>$1.30</td>
<td>$18.30</td>
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<tr>
<td>Concrete Mixing Plant Op</td>
<td>$17.80</td>
<td>$1.68</td>
<td>$23.48</td>
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<td>$1.68</td>
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</tr>
<tr>
<td>Concrete Pump Operator</td>
<td>$19.63</td>
<td>$3.54</td>
<td>$23.17</td>
<td>$23.17</td>
<td>$3.54</td>
<td>$23.17</td>
</tr>
<tr>
<td>Crane Op &lt;=16 Tons</td>
<td>$20.75</td>
<td>$3.59</td>
<td>$24.34</td>
<td>$24.34</td>
<td>$3.59</td>
<td>$24.34</td>
</tr>
<tr>
<td>Driller, Rock</td>
<td>$16.00</td>
<td>$5.38</td>
<td>$21.38</td>
<td>$21.38</td>
<td>$5.38</td>
<td>$21.38</td>
</tr>
<tr>
<td>Electrician, Licensed</td>
<td>$22.15</td>
<td>$5.93</td>
<td>$28.08</td>
<td>$28.08</td>
<td>$5.93</td>
<td>$28.08</td>
</tr>
<tr>
<td>Excavator Operator</td>
<td>$18.00</td>
<td>$2.24</td>
<td>$20.24</td>
<td>$20.24</td>
<td>$2.24</td>
<td>$20.24</td>
</tr>
<tr>
<td>Fence Setter</td>
<td>$13.00</td>
<td>$1.30</td>
<td>$14.30</td>
<td>$14.30</td>
<td>$1.30</td>
<td>$14.30</td>
</tr>
<tr>
<td>Grader/Scraper Operator</td>
<td>$18.00</td>
<td>$4.78</td>
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<td>$22.78</td>
<td>$4.78</td>
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</tr>
<tr>
<td>Hwy Maint/Guardrail INST</td>
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<td>$18.71</td>
<td>$18.71</td>
<td>$0.71</td>
<td>$18.71</td>
</tr>
<tr>
<td>Hot Top Plant Operator</td>
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<td>$7.47</td>
<td>$29.42</td>
<td>$29.42</td>
<td>$7.47</td>
<td>$29.42</td>
</tr>
</tbody>
</table>

The Laborer classifications include a wide range of work duties. Therefore, if any specific occupation to be employed on this project is not listed in this determination, call the Bureau of Labor Standards at the above number for further clarification.

Welders are classified in the trade to which the welding is incidental.

Apprentices - The minimum wage rate for registered apprentices are those set forth in the standards and policies of the Maine State Apprenticeship and Training Council for approved apprenticeship programs.

Posting of Schedule - Posting of this schedule is required in accordance with 26 MRSA §1301 et. seq., by any contractor holding a State contract for construction valued at $50,000 or more and any subcontractor to such a contractor.

Appeal - Any person affected by the determination of these rates may appeal to the Commissioner of Labor by filing a written notice with the Commissioner stating the specific grounds of the objection within ten (10) days from the filing of these rates with the Secretary of State.

---

**Determination No:** HI-025-2010

**Filing Date:** February 19, 2010

**Expiration Date:** 12-31-2010

BLS 424HI (R2010) (Highway & Earthwork AndCum)
NOTICE TO CONTRACTORS - PREFERRED EMPLOYEES

Sec. 1303. Public Works; minimum wage

In the employment of laborers in the construction of public works, including state highways, by the State or by persons contracting for the construction, preference must first be given to citizens of the State who are qualified to perform the work to which the employment relates and, if they can not be obtained in sufficient numbers, then to citizens of the United States. Every contract for public works construction must contain a provision for employing citizens of this State or the United States. The hourly wage and benefit rate paid to laborers employed in the construction of public works, including state highways, may not be less than the fair minimum rate as determined in accordance with section 1308. Any contractor who knowingly and willfully violates this section is subject to a fine of not less than $250 per employee violation. Each day that any contractor employs a laborer at less than the wage and benefit minimum stipulated in this section constitutes a separate violation of this section. [1997, c. 757, §1 (amd).]
Paving Sequence
Gray Pave area

The following is the order in which the contractor shall pave the locations

<table>
<thead>
<tr>
<th>Paving Sequence</th>
<th>Map ID</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>8</td>
</tr>
<tr>
<td>2</td>
<td>9</td>
</tr>
<tr>
<td>3</td>
<td>3</td>
</tr>
<tr>
<td>4</td>
<td>4</td>
</tr>
<tr>
<td>5</td>
<td>1</td>
</tr>
<tr>
<td>6</td>
<td>2</td>
</tr>
<tr>
<td>7</td>
<td>7</td>
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<td>8</td>
<td>5</td>
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<td>6</td>
</tr>
<tr>
<td>PIN</td>
<td>Map ID</td>
</tr>
<tr>
<td>---------</td>
<td>--------</td>
</tr>
<tr>
<td>017047.00 2010A</td>
<td>10</td>
</tr>
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<td></td>
<td></td>
</tr>
<tr>
<td>017047.00 2010A</td>
<td>9</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>017047.00 2010A</td>
<td>8</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>017047.00 2010A</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>017047.00 2010A</td>
<td>5</td>
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<tr>
<td></td>
<td></td>
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<tr>
<td>017047.00 2010A</td>
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<td></td>
<td></td>
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<tr>
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<td>3</td>
</tr>
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<td></td>
<td></td>
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<td></td>
<td></td>
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<tr>
<td>017047.00 2010A</td>
<td>6</td>
</tr>
<tr>
<td></td>
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<tr>
<td>017047.00 2010A</td>
<td>7</td>
</tr>
<tr>
<td></td>
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</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>total miles</th>
<th>total tons</th>
</tr>
</thead>
<tbody>
<tr>
<td>22.79</td>
<td>11645</td>
</tr>
</tbody>
</table>
SPECIAL PROVISIONS
SECTION 104
Utilities

MEETING
A Pre-construction Utility Conference, as defined in Subsection 104.4.6 of the Standard Specifications is not required.

GENERAL INFORMATION
These Special Provisions outline the arrangements that have been made by the Department for utility and/or railroad work to be undertaken in conjunction with this project. The following list identifies all known utilities or railroads having facilities presently located within the limits of this project or intending to install facilities during project construction.

<table>
<thead>
<tr>
<th>Utility/Railroad</th>
<th>Aerial</th>
<th>Underground</th>
<th>Railroad</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Maine Power Company</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Verizon</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Pine Tree Network</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Time Warner Cable</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Revolution Networks</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Portland Water District</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gray Water District</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>AT&amp;T Communications</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unitil Corp</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>St Lawrence Railroad</td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>M&amp;N Pipeline</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Maine Central Railroad</td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>No Yarmouth Water District</td>
<td>X</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Temporary utility adjustments are not anticipated. If temporary relocation becomes necessary, sufficient time will need to be allowed prior to the construction for all required temporary relocation.

Utility working days are Monday through Friday, conditions permitting. Times are estimated on the basis of a single crew for each utility.

All utility crossings over highways will provide not less than 18 feet vertical clearance over existing ground in cut or over finished grade in fill, during construction of this project.

Any times and dates mentioned are estimates only and are dependent upon favorable weather, working conditions, and freedom from emergencies. The Contractor shall have no claim against the Department if they are exceeded.
**AERIAL**

No Aerial Utility adjustments are anticipated as part of this project. All above ground utility locations (hydrants, poles, guys, etc.) will be reviewed for compliance with the Department's Above Ground Pole Policy following the completion of the paving operation. Any above ground utility locations not meeting the Department's Above Ground Pole Policy will require relocation to the proper offset.

**SUBSURFACE**

*Communication Companies* may have buried cables within the project limits. These cables should not have any impact to construction because of the scope of work. If this scope changes in any way the Contractor shall notify the *Communication Companies* at least five (5) days prior to any excavating operations to allow the utility to determine the cable locations in that area. Any damage to the buried cable caused by the Contractor during construction shall be repaired at the contractor’s expense. The contact persons for the *Communication Companies* are listed below.

The *Gray, Yarmouth and Portland Water Districts* will require 5 working days notification before adjustments is required. The *Gray, Yarmouth and Portland Water District* will require 2 working days to check, loosen and lower their respective structures before any paving. Additional days may be required for repairs to any structures that are found to be broken or not operating properly. The *Gray, Yarmouth and Portland Water District* will then raise their respective structures during the paving operation. This work will be coordinated by the MST Resident. The contact for the *Gray Water District* is Jim Foster at 657-3500, *Portland Water District* is Frank Meader at 774-5961 and *Yarmouth Water District* is Bob MacKinnon at 846-5824.

**RAILROAD**

There are two different Rail Companies that cross Route 9. One goes under a bridge on Rte 9 and the other is at grade crossing. The Contractor and MaineDOT Resident must manage traffic in a way not to have cars stopped on the tracks on Rte 9. The project does not require any ditching between the *Departments* right-of-way and the rails. If the scope of the project changes in anyway the *Pan Am Railroad* and *St Lawrence Railroad* must be consulted. The contact for the *Pan Am Railroad* is George Thayer at 978-663-6973 and *St Lawrence Railroad* is Paul Boisvenue at 753-4215.

**UTILITY SIGNING**

Any utility working within the construction limits of this project shall ensure that the traveling public is adequately protected at all times. All work areas shall be signed, lighted, and traffic flaggers employed as determined by field conditions. All traffic controls shall be in accordance with the latest edition of the Manual on Uniform Traffic Control Devices for Streets and Highways, as issued by the Federal Highway Administration.
SAFE PRACTICES AROUND UTILITY FACILITIES
The Contractor shall be responsible for complying with M.R.S.A. Title 35-A, Chapter 7-A Sections 751 - 761 Overhead High-Voltage Line Safety Act. Prior to commencing any work that may come within ten (10) feet of any aerial electrical line; the Contractor shall notify the aerial utilities as per Section 757 of the above act.

DIG SAFE
The Contractor shall be responsible for determining the presence of underground utility facilities prior to commencing any excavation work and shall notify utilities of proposed excavation in accordance with M.R.S.A. Title 23 §3360-A, Maine "Dig Safe" System.

MAINTAINING UTILITY LOCATION MARKINGS
The Contractor will be responsible for maintaining the buried utility location markings following the initial locating by the appropriate utility or their designated representative.

THE CONTRACTOR SHALL PLAN AND CONDUCT HIS WORK ACCORDINGLY.

The following utilities are known to be located on this project:

- **Central Maine Power Company**
  - Gary Crabtree 791-8025
- **Portland Water District**
  - Frank Meader 774-5961
- **Gray Water District**
  - Jim Foster 657-3500
- **Yarmouth Water District**
  - Bob MacKinnon 846-5824
- **Pine Tree Network**
  - Jim Knight 688-8284
- **Time Warner Cable**
  - Don Johnson 253-2291
- **Verizon**
  - Marty Pease 797-1119
- **Unitil Corp**
  - Sam Murray (800)552-8464
- **AT&T Communications**
  - Alice Coughlan 879-5050
- **M&N Pipeline**
  - Lara Bailey 737-8249
- **Pan Am Railroad**
  - George Thayer 978-663-6973
- **St Lawrence Railroad**
  - Paul Boisvenue 753-4215
- **Revolution Networks**
  - Mik Ellingwood 333-3471
SPECIAL PROVISION
SECTION 107
SCHEDULING OF WORK

107.4.2 Schedule of Work Required

1. The Contractor may commence work on this contract no sooner than Monday, June 14, 2010.

2. The completion date for this contract is Friday, July 2, 2010.

3. The Contractor shall prepare and submit a schedule of work showing at most 12 working days, as defined in section 101.2 of the Standard Specifications Book, Revision of December 2002, not to include authorized periods of suspension, as follows:

4. No paving will be allowed on Saturdays.

5. The schedule of work shall adhere to all the following requirements:
   a.) Within each work period, the Contractor shall work a minimum of 14 consecutive calendar days before suspending work.
   b.) Each suspension of work shall last a minimum of 7 calendar days.
   c.) The Contractor shall provide a minimum of a 3 working day notice to commencing or suspending work.
   d.) The original schedule may be revised with approval from the State as long as the above criteria are met.

6. Liquidated damages will be charged at the rate $650/day for each of the following:
   a.) Each calendar day past completion date.
   b.) Each working day past the amount shown in #3.
   c.) Each day worked less than shown in 5.a) before suspending work.
   d.) Each calendar day less the amount shown in 5.b) before commencing work.

7. Work added to or deleted from the Contract will increase or decrease the total days of work allowed in #3 at a rate of 1 day/1000 ton. A revised schedule of work shall be submitted and approved for these changes.
SPECIAL PROVISIONS
SECTION 108 PAYMENT
(Diesel fuel Adjustment)

108.4.2 Price Adjustment for Diesel Fuel: A price adjustment for diesel fuel will be made for all 461 items.

Price adjustments will be based on the variance in costs for diesel fuel. They will be determined as follows:

The quantity of hot mix asphalt, in tons, for each pay item will be multiplied by 2.75 times the difference in price in excess of 5 percent between the base price and the period price of diesel fuel. Adjustments will be made upward or downward, as prices increase or decrease.

Hot Mix Asphalt: The quantity of hot mix asphalt will be determined from the quantity shown on the progress estimate for each pay period.

Base Price: The base price of diesel fuel to be used is the price per gallon current with the bid opening date. This price is determined by using the weekly retail diesel price for the New England area, as listed on the Energy Information Administration’s webpage.

Period Price: The period price of diesel fuel will be determined by the Department by using the weekly retail diesel price for the New England area, as listed on the Energy Information Administration’s webpage current with the pay period ending date of the progress estimate.
SPECIAL PROVISION
SECTION 108
PAYMENT
(Asphalt Escalator)

108.4.1 Price Adjustment for Hot Mix Asphalt: For all contracts with hot mix asphalt in excess of 500 tons total, a price adjustment for performance graded binder will be made for the following pay items:

- Item 403.206 Hot Mix Asphalt - 25 mm
- Item 403.207 Hot Mix Asphalt - 19 mm
- Item 403.208 Hot Mix Asphalt - 12.5 mm
- Item 403.2081 Hot Mix Asphalt - 12.5 mm (PG 70-28)
- Item 403.209 Hot Mix Asphalt - 9.5 mm (sidewalks, drives, & incidentals)
- Item 403.210 Hot Mix Asphalt - 9.5 mm
- Item 403.2102 Hot Mix Asphalt - 9.5 mm
- Item 403.211 Hot Mix Asphalt - Shim
- Item 403.212 Hot Mix Asphalt - 4.75 mm
- Item 403.213 Hot Mix Asphalt - 12.5 mm (base and intermediate course)
- Item 403.2131 Hot Mix Asphalt - 12.5 mm (base and intermediate course PG 70-28)
- Item 403.2132 Hot Mix Asphalt - 12.5 mm (Asphalt Rich Base and intermediate course)
- Item 461.13 Maintenance Surface Treatment

Price adjustments will be based on the variance in costs for the performance graded binder component of hot mix asphalt. They will be determined as follows:

The quantity of hot mix asphalt for each pay item will be multiplied by the performance graded binder percentages given in the table below times the difference in price between the base price and the period price of asphalt cement. Adjustments will be made upward or downward, as prices increase or decrease.

<table>
<thead>
<tr>
<th>Pay Item</th>
<th>Performance Graded Binder Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Item 403.206</td>
<td>4.8%</td>
</tr>
<tr>
<td>Item 403.207</td>
<td>5.2%</td>
</tr>
<tr>
<td>Item 403.208</td>
<td>5.6%</td>
</tr>
<tr>
<td>Item 403.2081</td>
<td>5.6%</td>
</tr>
<tr>
<td>Item 403.209</td>
<td>6.2%</td>
</tr>
<tr>
<td>Item 403.210</td>
<td>6.2%</td>
</tr>
<tr>
<td>Item 461.13</td>
<td>6.4%</td>
</tr>
<tr>
<td>Item 403.2102</td>
<td>6.2%</td>
</tr>
<tr>
<td>Item 403.211</td>
<td>6.2%</td>
</tr>
<tr>
<td>Item 403.212</td>
<td>6.8%</td>
</tr>
<tr>
<td>Item 403.213</td>
<td>5.6%</td>
</tr>
<tr>
<td>Item 403.2131</td>
<td>5.6%</td>
</tr>
<tr>
<td>Item 403.2132</td>
<td>5.6%</td>
</tr>
</tbody>
</table>

Hot Mix Asphalt: The quantity of hot mix asphalt will be determined from the quantity shown on the progress estimate for each pay period.

Base Price: The base price of performance graded binder to be used is the price per standard ton current with the bid opening date. This price is determined by using the average New England Selling Price, as listed in the Asphalt Weekly Monitor.

Period Price: The period price of performance graded binder will be determined by the Department by using the average New England Selling Price, listed in the Asphalt Weekly Monitor current with the paving date. The maximum Period Price for paving after the adjusted Contract Completion Date will be the Period Price on the adjusted Contract Completion Date.
The State Department of Transportation reserves the right to increase or decrease the volume of work set forth in the contracts, within the limits of available funds. The Contractor shall not make any claim against the Department of Transportation should the work be increased or decreased by 50%. Also, the State reserves the right to increase or decrease the quantity per mile as shown in the description and computation sheets. The actual quantities placed in the field may range from 430 tons per mile to 1000 tons (+/-) per mile as field conditions warrant.

After actual roadwork has started, the Department or authorized representative will notify the Contractor 48 hours in advance of any changes, additions, or deletions that have occurred in immediate areas to be paved.

In the event the plant site is changed from the proposed location, any increased haul distance cost will be absorbed by the Contractor by deducting this cost from the unit bid price per ton. If haul distance is decreased, then no adjustment to contract payment will be made.
SECTION 401 - HOT MIX ASPHALT PAVEMENT

401.01 Description The Contractor shall furnish and place one or more courses of Hot Mix Asphalt Pavement (HMA) on an approved base in accordance with the contract documents and in reasonably close conformity with the lines, grades, thickness, and typical cross sections shown on the plans or established by the Resident. The Department will accept this work under Quality Assurance provisions, in accordance with these specifications and the requirements of Section 106 – Quality, the provisions of AASHTO M 323 except where otherwise noted in sections 401 and 703 of these specifications, and the Maine DOT Policies and Procedures for HMA Sampling and Testing.

401.02 Materials Materials shall meet the requirements specified in Section 700 - Materials:
- Asphalt Cement 702.01
- Aggregates for HMA Pavement 703.07
- HMA Mixture Composition 703.09

401.021 Recycled Asphalt Materials Recycled Asphalt Pavement (RAP) may be introduced into the mixture at percentages approved by the Department. If approved by the Department, the Contractor shall provide documentation stating the source, test results for average residual asphalt content, and stockpile gradations showing RAP materials have been sized to meet the maximum aggregate size requirements of each mix designation. The Department will obtain samples for verification and approval prior to its use.

For specification purposes, RAP will be categorized as follows:

Classified RAP – RAP consisting of processed millings from federal, state or municipal roadways that is free of materials not generally considered to be asphalt pavement. Millings from other sources that have been fractionated or otherwise processed so as to improve the consistency of the RAP may be considered Classified RAP if approved by the Department.

Unclassified RAP – RAP from unknown sources, from excavated or reclaimed pavements, millings from repaired areas or other sources.

In the event that RAP source or properties change, the Contractor shall notify the Department of the change and submit new documentation stating the new source or properties a minimum of 72 hours prior to the change to allow for obtaining new samples and approval.

401.03 Composition of Mixtures 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 20 percent Classified RAP in any base, binder, surface, or shim course. For Unclassified RAP stockpiles no more than 15 percent shall be used. The Contractor may be allowed to use more than 20 percent Classified RAP, up to a maximum of 25 percent Classified RAP, in a base, binder, or shim course provided that PG 58-34 asphalt binder is used in the mixture. PG 52-34 may be used when approved by the Department.
The Contractor shall submit for Department approval a JMF to the Central Laboratory in Bangor for each mixture to be supplied. The Department may approve 1 active design per nominal maximum size, per traffic level, per plant, plus a 9.5mm “fine” mix for shimming and where required, a non-RAP design for bridge decks. The Department shall then have 15 calendar days in which to process a new design before approval. The JMF shall establish a single percentage of aggregate passing each sieve size within the limits shown in section 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 703.09. The JMF shall state the original source, gradation, and percentage to be used of each portion of the aggregate including RAP when utilized, 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.

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
- 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 asphalt contents
- Design Aggregate Structure for at least three trial blends
- Test results for the selected aggregate blend at a minimum of three binder contents
- Specific Gravity and temperature/viscosity charts for the PGAB to be used
- Recommended mixing and compaction temperatures from the PGAB supplier
- Material Safety Data Sheets (MSDS) 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 135 Mg [150 ton] for stone stockpiles, 70 Mg [75 ton] for sand stockpiles, and 45 Mg [50 ton] of blend sand before the Department will sample. The Department shall obtain samples for laboratory testing. The Contractor shall also make available to the Department the PGAB proposed for use in the mix in sufficient 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 Department shall split a production sample for evaluation. The Contractor shall test its split of the sample and determine if the results meet the requirements of the Department’s written policy for mix design verification (See Maine DOT Policies and Procedures for HMA Sampling and Testing available at the Central Laboratory in Bangor). If the results are found to be acceptable, the Contractor will forward their results to the Department’s Lab, which will test the Department’s split of the sample. The results of the two split samples will be compared and shared between the Department and the Contractor. If the Department finds the mixture acceptable, an approved JMF will be forwarded to the Contractor and 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. 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%. Adjustments will be allowed on GMM of up to 0.010.

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 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. The cold feed percentage for RAP may be adjusted up to 5.
percentage points from the amount listed on the JMF but shall not exceed the maximum allowable percentage for RAP for the specific application.

**TABLE 1: VOLUMETRIC DESIGN CRITERIA**

<table>
<thead>
<tr>
<th>Design ESAL’s (Millions)</th>
<th>Required Density (Percent of Gmm)</th>
<th>Voids in the Mineral Aggregate (VMA)(Minimum Percent)</th>
<th>Voids Filled with Binder (VFB) (Minimum %)</th>
<th>Fines/Eff. Binder Ratio</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>N_initial N_design N_max</td>
<td>Nominal Maximum Aggregate Size (mm)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>&lt;0.3</td>
<td>&lt;91.5</td>
<td>25</td>
<td>70-80</td>
</tr>
<tr>
<td></td>
<td>0.3 to &lt;3</td>
<td>&lt;90.5</td>
<td>19</td>
<td>65-80</td>
</tr>
<tr>
<td></td>
<td>3 to &lt;10</td>
<td>&lt;89.0</td>
<td>12.5</td>
<td>65-80*</td>
</tr>
<tr>
<td></td>
<td>10 to &lt;30</td>
<td>96.0</td>
<td>14.0</td>
<td>65-80*</td>
</tr>
<tr>
<td></td>
<td>≥30</td>
<td>≤98.0</td>
<td>16.0</td>
<td>65-80*</td>
</tr>
</tbody>
</table>

*For 9.5 mm nominal maximum aggregate size mixtures, the maximum VFB is 82.
**For 4.75 mm nominal maximum aggregate size mixtures, the maximum VFB is 84.
**For 4.75 mm nominal maximum aggregate size mixtures, the Fines/Effective Binder Ratio is 0.6-1.4.

401.04 Temperature Requirements After the JMF is established, the temperatures of the mixture shall conform to the following tolerances:

- In the truck at the mixing plant – allowable range 135° to 163°C [275 to 325°F]
- At the Paver – allowable range 135° to 163°C [275 to 325°F]

The JMF and the mix subsequently produced shall meet the requirements of Tables 1 and Section 703.07.

401.05 Performance Graded Asphalt Binder Unless otherwise noted in Special Provision 403 - Hot Mix Asphalt Pavement, the PGAB shall be 64-28, except that for mixtures containing greater than 20 percent but no more than 25 percent RAP the PGAB shall be PG 58-34 (or PG 52-34 when approved by the Department). The PGAB shall meet the applicable requirements of AASHTO M320 - Standard Specification for PGAB. The Contractor shall provide the Department with an approved copy of the Quality Control Plan for PGAB in accordance with AASHTO R 26 Certifying Suppliers of PGAB.

The Contractor shall request approval from the Department for a change in PGAB supplier or source by submitting documentation stating the new supplier or source a minimum of 24 hours prior to the change. In the event that the PGAB supplier or source is changed, the Contractor shall make efforts to minimize the occurrence of PGAB co-mingling.

401.06 Weather and Seasonal Limitations The State is divided into two paving zones as follows:

a. **Zone 1** Areas north of US Route 2 from Gilead to Bangor and north of Route 9 from Bangor to Calais.

b. **Zone 2** Areas south of Zone 1 including the US Route 2 and Route 9 boundaries.

The Contractor may place Hot Mix Asphalt Pavement for use other than a traveled way wearing course in either Zone between the dates of April 15th and November 15th, provided that the air temperature as determined by an approved thermometer (placed in the shade at the paving location) is 4°C [40°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 in Zone 1 between the dates of May 1st and the Saturday following October 1st and in Zone 2 between the dates of April 15th and the Saturday following October 15th, provided the air temperature determined as above is 10°C [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 10°C [50°F] or higher.
Hot Mix Asphalt Pavement used for curb, driveways, sidewalks, islands, or other incidentals is not subject to seasonal limitations, except that conditions shall be satisfactory for proper handling and finishing of the mixture. All mixtures used for curb, driveways, sidewalks, islands, or other incidentals shall conform to section 401.04 - Temperature Requirements. Unless otherwise specified, the Contractor shall not place Hot Mix Asphalt Pavement on a wet or frozen surface and the air temperature shall be 4°C [40°F] or higher.

On all sections of overlay with wearing courses less than 25 mm [1 in] thick, the wearing course for the travelway and adjacent shoulders shall be placed between the dates of May 15th and the Saturday following September 15th.

On all sections of overlay with wearing courses less than 1 inch thick, the wearing course for the travelway and adjacent shoulders shall be placed between the dates of June 1st and the Saturday following September 1st if the work is to be performed, either by contract requirement, or Contractor option, during conditions defined as “night work”.

401.07 Hot Mix Asphalt Plant

401.071 General Requirements HMA plants shall conform to AASHTO M156.

a. Truck Scales When the hot mix asphalt is to be weighed on scales meeting the requirements of Section 108 - Payment, the scales shall be inspected and sealed by the State Sealer as often as the Department deems necessary to verify their accuracy.

Plant scales shall be checked prior to the start of the paving season, and each time a plant is moved to a new location. Subsequent checks will be made as determined by the Resident. The Contractor will have at least ten 20 Kg [50 pound] masses for scale testing.

401.072 Automation of Batching Batch plants shall be automated for weighing, recycling, and monitoring the system. In the case of a malfunction of the printing system, the requirements of Section 401.074 c. of this specification will apply.

The batch plant shall accurately proportion the various materials in the proper order by weight. The entire batching and mixing cycle shall be continuous and shall not require any manual operations. The batch plant shall use auxiliary interlock circuits to trigger an audible alarm whenever an error exceeding the acceptable tolerance occurs. Along with the alarm, the printer shall print an asterisk on the delivery slip in the same row containing the out-of-tolerance weight. The automatic proportioning system shall be capable of consistently delivering material within the full range of batch sizes. When RAP is being used, the plant must be capable of automatically compensating for the moisture content of the RAP.

All plants shall be equipped with an approved digital recording device. The delivery slip load ticket shall contain information required under Section 108.1.3 - Provisions Relating to Certain Measurements, Mass and paragraphs a, b, and c of Section 401.073

401.073 Automatic Ticket Printer System on Automatic HMA Plant An approved automatic ticket printer system shall be used with all approved automatic HMA plants. The requirements for delivery slips for payment of materials measured by weight, as given in the following Sections, shall be waived: 108.1.3 a., 108.1.3 b., 108.1.3 c., and 108.1.3 d. The automatic printed ticket will be considered as the Weight Certificate.
The requirements of Section 108.1.3 f. - Delivery Slips, shall be met by the weigh slip or ticket, printed by the automatic system, which accompanies each truckload, except for the following changes:

a. The quantity information required shall be individual weights of each batch or total net weight of each truckload.
b. Signatures (legible initials acceptable) of Weighmaster (required only in the event of a malfunction as described in 401.074 c.).
c. The MDOT designation for the JMF.

401.074 Weight Checks on Automatic HMA Plant  At least twice during each 5 days of production either of the following checks will be performed:

a. A loaded truck may be intercepted and weighed on a platform scale that has been sealed by the State Sealer of Weights and Measures within the past 12 months. Whenever the discrepancy in net weights is greater than 1.0%, but does not exceed 1.5%, the plant inspector will notify the producer to take corrective action; payment will still be governed by the printed ticket.

The producer will be allowed a period of two days to make any needed repairs to the plant and/or platform scales so that the discrepancy in net weights between the two is less than 1.0%. If the discrepancy exceeds 1.5%, the plant will be allowed to operate as long as payment is determined by truck platform scale net weight. Effective corrective action shall be taken within two working days.

b. Where platform scales are not readily available, a check will be made to verify the accuracy and sensitivity of each scale within the normal weighing range and to assure that the interlocking devices and automatic printer system are functioning properly.

c. In the event of a malfunction of the automatic printer system, production may be continued without the use of platform truck scales for a period not to exceed the next two working days, providing total weights of each batch are recorded on weight tickets and certified by a Licensed Public Weighmaster.

401.08 Hauling Equipment  Trucks for hauling Hot Mix Asphalt Pavement shall have tight, clean, and smooth metal dump bodies, which have been thinly coated with a small amount of approved release agent to prevent the mixture from adhering to the bodies. Solvent based agents developed to strip asphalts from aggregates will not be allowed as release agents.

All truck dump bodies shall have a cover of canvas or other water repellent material capable of heat retention, which completely covers the mixture. The cover shall be securely fastened on the truck, unless unloading.

All truck bodies shall have an opening on both sides, which will accommodate a thermometer stem. The opening shall be located near the midpoint of the body, at least 300 mm [12 in] above the bed.

401.09 Pavers  Pavers shall be self-contained, self-propelled units with an activated screed (heated if necessary) capable of placing courses of Hot Mix Asphalt Pavement in full lane widths specified in the contract on the main line, shoulder, or similar construction.

On projects with no price adjustment for smoothness, pavers shall be of sufficient class and size to place Hot Mix Asphalt Pavement over the full width of the mainline travel way with a 3 m [10 ft] minimum main screed with activated extensions.
The Contractor shall place Hot Mix Asphalt Pavement on the main line with a paver using an automatic grade and slope controlled screed, unless otherwise authorized by the Department. The controls shall automatically adjust the screed and increase or decrease the layer thickness to compensate for irregularities in the preceding course. The controls shall maintain the proper transverse slope and be readily adjustable so that transitions and superelevated curves can be properly paved. The controls shall operate from a fixed or moving reference such as a grade wire or ski type device (floating beam) with a minimum length of 10 m [30 ft], a non-contact grade control with a minimum span of 7.3 m [24 ft], except that a 12 m [40 ft] reference shall be used on Expressway projects.

The Contractor shall operate the paver in such a manner as to produce a visually uniform surface texture and a thickness within the requirements of Section 401.101 - Surface Tolerances. The paver shall have a receiving hopper with sufficient capacity for a uniform spreading operation and a distribution system to place the mixture uniformly, without segregation in front of the screed. The screed assembly shall produce a finished surface of the required evenness and texture without tearing, shoving, or gouging the mixture. Pavers with extendible screeds shall have auger extensions and tunnel extenders as per the manufacturer’s recommendations, a copy of which shall be available if requested.

The Contractor shall have the paver at the project site sufficiently before the start of paving operations to be inspected and approved by the Department. The Contractor shall repair or replace any paver found worn or defective, either before or during placement, to the satisfaction of the Department. Pavers that produce an unevenly textured or non-uniform mat will be repaired or replaced before continuing to place HMA on MaineDOT projects.

On a daily basis, the Contractor shall perform nuclear density testing across the mat being placed, prior to being compacted by equipment, at 300 mm [12 in] intervals. If the density values vary by more than 2.0% from the mean, the Contractor shall make adjustments to the screed until the inconsistencies are remedied.

Failure to replace or repair defective placement equipment may result in a letter of suspension of work and notification of a quality control violation resulting in possible monetary penalties as governed by Section 106 - Quality

401.10 Rollers  Rollers shall be static steel, pneumatic tire, or approved vibrator type. Rollers shall be in good mechanical condition, capable of starting and stopping smoothly, and be free from backlash when reversing direction. Rollers shall be equipped and operated in such a way as to prevent the picking up of hot mixed material by the roller surface. The use of rollers, which result in crushing of the aggregate or in displacement of the HMA will not be permitted. Any Hot Mix Asphalt Pavement that becomes loose, broken, contaminated, shows an excess or deficiency of Performance Graded Asphalt Binder, or is in any other way defective shall be removed and replaced at no additional cost with fresh Hot Mix Asphalt Pavement, which shall be immediately compacted to conform to the adjacent area.

The Contractor shall repair or replace any roller found to be worn or defective, either before or during placement, to the satisfaction of the Department. Rollers that produce grooved, unevenly textured or non-uniform mat will be repaired or replaced before continuing to place HMA on MaineDOT projects.

The type of rollers to be used and their relative position in the compaction sequence shall generally be the Contractor’s option, provided specification densities are attained and with the following requirements:

a. On variable-depth courses, the first lift of pavement over gravel, reclaimed pavement, an irregular surface, or on bridges, at least one roller shall be 14.5 Mg [16 ton] pneumatic-tired. Unless otherwise allowed by the Resident, pneumatic-tired rollers shall be equipped with skirting to minimize the pickup of
HMA materials from the paved surface. When required by the Resident, the roller shall be ballasted to 18.1 Mg [20 ton].

b. Compaction with a vibratory or steel wheel roller shall precede pneumatic-tired rolling, unless otherwise authorized by the Department.

c. Vibratory rollers shall not be operated in the vibratory mode when checking or cracking of the mat occurs, or on bridge decks.

d. Any method, which results in cracking or checking of the mat, will be discontinued and corrective action taken.

The maximum operating speed for a steel wheel or pneumatic roller shall not exceed the manufacturer’s recommendations, a copy of which shall be available if requested.

401.101 Surface Tolerances  The Department will check surface tolerance utilizing the following methods:

a.) A 5 m [16 ft] straightedge or string line placed directly on the surface, parallel to the centerline of pavement.

b.) A 3 m [10 ft] straightedge or string line placed directly on the surface, transverse to the centerline of pavement.

The Contractor shall correct variations exceeding 6 mm [¼ in] by removing defective work and replacing it with new material as directed by the Department. The Contractor shall furnish a 10 foot straightedge for the Departments use.

401.11 Preparation of Existing Surface  The Contractor shall thoroughly clean the surface upon which Hot Mix Asphalt Pavement is to be placed of all objectionable material. When the surface of the existing base or pavement is irregular, the Contractor shall bring it to uniform grade and cross section. All surfaces shall have a tack coat applied prior to placing any new HMA course. Tack coat shall conform to the requirements of Section 409 – Bituminous Tack Coat, Section 702 – Bituminous Material, and all applicable sections of the contract.

401.12 Hot Mix Asphalt Documentation  The Contractor and the Department shall agree on the amount of Hot Mix Asphalt Pavement that has been placed each day.

401.13 Preparation of Aggregates  The Contractor shall dry and heat the aggregates for the HMA to the required temperature. The Contractor shall properly adjust flames to avoid physical damage to the aggregate and to avoid depositing soot on the aggregate.

401.14 Mixing  The Contractor shall combine the dried aggregate in the mixer in the amount of each fraction of aggregate required to meet the JMF. The Contractor shall measure the amount of PGAB and introduce it into the mixer in the amount specified by the JMF.

The Contractor shall produce the HMA at the temperature established by the JMF.

The Contractor shall dry the aggregate sufficiently so that the HMA will not flush, foam excessively, or displace excessively under the action of the rollers. The Contractor shall introduce the aggregate into the mixer at a temperature of not more than 14°C [25°F] above the temperature at which the viscosity of the PGAB being used is 0.150 Pas.
The Contractor shall store and introduce into the mixer the Performance Graded Asphalt Binder at a uniformly maintained temperature at which the viscosity of the PGAB is between 0.150 Pas and 0.300 Pas. The aggregate shall be coated completely and uniformly with a thorough distribution of the PGAB. The Contractor shall determine the wet mixing time for each plant and for each type of aggregate used.

401.15 Spreading and Finishing On areas where irregularities or unavoidable obstacles make the use of mechanical spreading and finishing equipment impracticable, the Contractor shall spread, rake, and lute the HMA with hand tools to provide the required compacted thickness. Solvent based agents developed to strip asphalts from aggregates will not be allowed as release agents.

On roadways with adjoining lanes carrying traffic, the Contractor shall place each course over the full width of the traveled way section being paved that day, unless otherwise noted by the Department in Section 403 - Hot Bituminous Pavement.

401.16 Compaction Immediately after the Hot Mix Asphalt Pavement has been spread, struck off, and any surface irregularities adjusted, the Contractor shall thoroughly and uniformly compact the HMA by rolling.

The Contractor shall roll the surface when the mixture is in the proper condition and when the rolling does not cause undue displacement, cracking, or shoving. The Contractor shall prevent adhesion of the HMA to the rollers or vibrating compactors without the use of fuel oil or other petroleum based release agents. Solvents designed to strip asphalt binders from aggregates will not be permitted as release agents on equipment, tools, or pavement surfaces.

The Contractor shall immediately correct any displacement occurring as a result of the reversing of the direction of a roller or from other causes to the satisfaction of the Department. Any operation other than placement of variable depth shim course that results in breakdown of the aggregate shall be discontinued. Any new pavement that shows obvious cracking, checking, or displacement shall be removed and replaced for the full lane width as directed by the Resident at no cost to the Department.

Along forms, curbs, headers, walls, and other places not accessible to the rollers, the Contractor shall thoroughly compact the HMA with mechanical vibrating compactors. The Contractor shall only use hand tamping in areas inaccessible to all other compaction equipment. On depressed areas, the Contractor may use a trench roller or cleated compression strips under a roller to transmit compression to the depressed area.

Any HMA that becomes unacceptable due to cooling, cracking, checking, segregation or deformation as a result of an interruption in mix delivery shall be removed and replaced, with material that meets contract specifications at no cost to the Department.

401.17 Joints The Contractor shall construct wearing course transverse joints in such a manner that minimum tolerances shown in Section 401.101 - Surface Tolerances are met when measured with a straightedge.

The paver shall maintain a uniform head of HMA during transverse and longitudinal joint construction.

The HMA shall be free of segregation and meet temperature requirements outlined in section 401.04. Transverse joints of the wearing course shall be straight and neatly trimmed. The Contractor may form a vertical face exposing the full depth of the course by inserting a header, by breaking the bond with the underlying course, or by cutting back with hand tools. The Department may allow feathered or "lap" joints on lower base courses or when matching existing base type pavements.
Longitudinal joints shall be generally straight to the line of travel, and constructed in a manner that best ensure joint integrity. Methods or activities that prove detrimental to the construction of straight, sound longitudinal joints will be discontinued.

The Contractor shall apply a coating of emulsified asphalt immediately before paving all joints to the vertical face and 75 mm [3 in] of the adjacent portion of any pavement being overlaid except those formed by pavers operating in echelon. The Contractor shall use an approved spray apparatus designed for covering a narrow surface. The Department may approve application by a brush for small surfaces, or in the event of a malfunction of the spray apparatus, but for a period of not more than one working day.

Where pavement under this contract joins an existing pavement, or when the Department directs, the Contractor shall cut the existing pavement along a smooth line, producing a neat, even, vertical joint. The Department will not permit broken or raveled edges. The cost of all work necessary for the preparation of joints is incidental to related contract pay items.

401.18 Quality Control Method A, B & C  The Contractor shall operate in accordance with the approved Quality Control Plan (QCP) to assure a product meeting the contract requirements. The QCP shall meet the requirements of Section 106.6 - Acceptance and this Section. The Contractor shall not begin paving operations until the Department approves the QCP in writing.

Prior to placing any mix, the Department and the Contractor shall hold a Pre-paving conference to discuss the paving schedule, source of mix, type and amount of equipment to be used, sequence of paving pattern, rate of mix supply, random sampling, project lots and sublots and traffic control. A copy of the QC random numbers to be used on the project shall be provided to The Resident. The Departments’ random numbers for Acceptance testing shall be generated and on file with the Resident and the Project Manager. All field and plant supervisors including the responsible onsite paving supervisor shall attend this meeting.

The QCP shall address any items that affect the quality of the Hot Mix Asphalt Pavement including, but not limited to, the following:

a. JMF(s)
b. Hot mix asphalt plant details
c. Stockpile Management (to include provisions for a minimum 2 day stockpile)
d. Make and type of paver(s)
e. Make and type of rollers including weight, weight per inch of steel wheels, and average contact pressure for pneumatic tired rollers
f. Name of QCP Administrator, and certification number
g. Name of Process Control Technician(s) and certification number(s)
h. Name of Quality Control Technicians(s) and certification number(s)
i. Mixing & transportation including process for ensuring that truck bodies are clean and free of debris or contamination that could adversely affect the finished pavement
j. Testing Plan
k. Laydown operations including longitudinal joint construction, procedures for avoiding paving in inclement weather, type of release agent to be used on trucks tools and rollers, compaction of shoulders, tacking of all joints, methods to ensure that segregation is minimized, procedures to determine the maximum rolling and paving speeds based on best engineering practices as well as past experience in achieving the best possible smoothness of the pavement. Solvent based agents developed to strip asphalts from aggregates will not be allowed as release agents.
l. Examples of Quality Control forms including a daily plant report and a daily paving report
m. Silo management and details (can show storage for use on project of up to 36 hours)

n. Provisions for varying mix temperature due to extraordinary conditions.

o. Name and responsibilities of the Responsible onsite Paving Supervisor.

p. Method for calibration/verification of Density Gauge

q. A note that all testing will be done in accordance with AASHTO and the Maine DOT Policies and Procedures for HMA Sampling and Testing.

r. A detailed description of RAP processing, stockpiling and introduction into the plant as well as a note detailing conditions under which the percent of RAP will vary from that specified on the JMF.

s. A detailed procedure outlining when production will be halted due to QC or Acceptance testing results.

t. A plan to address the change in PGAB source or supplier and the potential co-mingling of differing PGAB’s.

u. A procedure to take immediate possession of acceptance samples once released by MaineDOT and deliver said samples to the designated acceptance laboratory.

The QCP shall include the following technicians together with following minimum requirements:

a. QCP Administrator - A qualified individual shall administer the QCP. The QCP Administrator must be a full-time employee of or a consultant engaged by the Contractor or paving subcontractor. The QCP Administrator shall have full authority to institute any and all actions necessary for the successful operation of the QCP. The QCP Administrator (or its designee in the QCP Administrator’s absence) shall be available to communicate with the Department at all times. The QCP Administrator shall be certified as a Quality Assurance Technologist certified by the New England Transportation Technician Certification Program (NETTCP).

b. Process Control Technician(s) (PCT) shall utilize test results and other quality control practices to assure the quality of aggregates and other mix components and control proportioning to meet the JMF(s). The PCT shall inspect all equipment used in mixing to assure it is operating properly and that mixing conforms to the mix design(s) and other Contract requirements. The QCP shall detail how these duties and responsibilities are to be accomplished and documented, and whether more than one PCT is required. The Plan shall include the criteria to be utilized by the PCT to correct or reject unsatisfactory materials. The PCT shall be certified as a Plant Technician by the NETTCP.

c. Quality Control Technician(s) (QCT) shall perform and utilize quality control tests at the job site to assure that delivered materials meet the requirements of the JMF(s). The QCT shall inspect all equipment utilized in transporting, laydown, and compacting to assure it is operating properly and that all laydown and compaction conform to the Contract requirements. The QCP shall detail how these duties and responsibilities are to be accomplished and documented, and whether more than one QCT is required. The QCP shall include the criteria utilized by the QCT to correct or reject unsatisfactory materials. The QCT shall be certified as a Paving Inspector by the NETTCP.

The QCP shall detail the coordination of the activities of the Plan Administrator, the PCT and the QCT. The Project Superintendent shall be named in the QCP, and the responsibilities for successful implementation of the QCP shall be outlined.

The Contractor shall sample, test, and evaluate Hot Mix Asphalt Pavement in accordance with the following minimum frequencies:
The Contractor may utilize innovative equipment or techniques not addressed by the Contract documents to produce or monitor the production of the mix, subject to approval by the Department.

The Contractor shall submit all Hot Mix Asphalt Pavement plant test reports, inspection reports and updated pay factors in writing, signed by the appropriate technician and present them to the Department by 1:00 P.M. on the next working day, except when otherwise noted in the QCP due to local restrictions. The Contractor shall also retain splits of the previous 5 QC tests, with QC results enclosed for random selection and testing by The Department during QA inspections of the HMA production facility. Test results of splits that do not meet the Dispute Resolution Variance Limits in Table 10 shall trigger an investigation by the MDOT Independent Assurance Unit, and may result in that lab losing NETTCP certification and the ability to request a dispute [Section 401.223 - Process for Dispute Resolution (Methods A, B and C only)].

The Contractor shall make density test results, including randomly sampled densities, available to the Department onsite. Summaries of each day's results, including a daily paving report, shall be recorded and signed by the QCT and presented to the Department by 1:00 p.m. the next working day.

The Contractor shall have a testing lab at the plant site, equipped with all testing equipment necessary to complete the tests in Table 2. The Contractor shall locate an approved Gyratory Compactor at the plant testing lab or within 30 minutes of the plant site.

The Contractor shall fill all holes in the pavement resulting from cutting cores by the Contractor or the Department with a properly compacted, acceptable mixture no later than the following working day. Before filling, the Contractor shall carefully clean the holes and apply a coating of emulsified asphalt. On surface courses, cores shall not be cut except for Verification of the Nuclear Density Gauge, at a rate not to exceed 3 per day or 2 per 1000 Mg [1000 ton] placed.

The Contractor shall monitor plant production using running average of three control charts as specified in Section 106 - Quality. Control limits shall be as noted in Table 3 below. The UCL and LCL, shall not exceed the allowable control points for the particular type of mixture as outlined in Table 1 of section 703.09

---

**TABLE 2 : MINIMUM QUALITY CONTROL FREQUENCIES**

<table>
<thead>
<tr>
<th>Test or Action</th>
<th>Frequency</th>
<th>Test Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Temperature of mix</td>
<td>6 per day at street and plant</td>
<td>-</td>
</tr>
<tr>
<td>Temperature of mat</td>
<td>4 per day</td>
<td>-</td>
</tr>
<tr>
<td>%TMD (Surface)</td>
<td>1 per 125 Mg [125 ton]</td>
<td>ASTM D2950</td>
</tr>
<tr>
<td>%TMD (Base)</td>
<td>1 per 250 Mg [250 ton]</td>
<td>AASHTO T269</td>
</tr>
<tr>
<td>Fines / Effective Binder</td>
<td>1 per 500 Mg [500 ton]</td>
<td>AASHTO T 312*</td>
</tr>
<tr>
<td>Gradation</td>
<td>1 per 500 Mg [500 ton]</td>
<td>AASHTO T30</td>
</tr>
<tr>
<td>PGAB content</td>
<td>1 per 500 Mg [500 ton]</td>
<td>AASHTO T164 or T308</td>
</tr>
<tr>
<td>Voids at N_{design}</td>
<td>1 per 500 Mg [500 ton]</td>
<td>AASHTO T 312*</td>
</tr>
<tr>
<td>Voids in Mineral Aggregate at N_{design}</td>
<td>1 per 500 Mg [500 ton]</td>
<td>AASHTO T 312*</td>
</tr>
<tr>
<td>Rice Specific Gravity</td>
<td>1 per 500 Mg [500 ton]</td>
<td>AASHTO T209</td>
</tr>
<tr>
<td>Coarse Aggregate Angularity</td>
<td>1 per 5000 Mg [5000 ton]</td>
<td>ASTM D5821</td>
</tr>
<tr>
<td>Flat and Elongated Particles</td>
<td>1 per 5000 Mg [5000 ton]</td>
<td>ASTM D4791</td>
</tr>
<tr>
<td>Fine Aggregate Angularity</td>
<td>1 per 5000 Mg [5000 ton]</td>
<td>AASHTO T304</td>
</tr>
</tbody>
</table>

*Method A and B only
TABLE 3: Control Limits

<table>
<thead>
<tr>
<th>Property</th>
<th>UCL and LCL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Passing 4.75 mm and larger sieves</td>
<td>Target +/-4.0</td>
</tr>
<tr>
<td>Passing 2.36 mm sieve</td>
<td>Target +/-2.5</td>
</tr>
<tr>
<td>Passing .075 mm sieve</td>
<td>Target +/-1.2</td>
</tr>
<tr>
<td>PGAB Content*</td>
<td>Target +/-0.3</td>
</tr>
<tr>
<td>Voids in the Mineral Aggregate</td>
<td>LCL = LSL + 0.2</td>
</tr>
<tr>
<td>% Voids at N\text{design}</td>
<td>JMF Target +/-1.3</td>
</tr>
</tbody>
</table>

*Based on AASHTO T 308

The Contractor shall cease paving operations whenever one of the following occurs on a lot in progress:

a. Method A: The Pay Factor for VMA, Voids @ \( N_d \), Percent PGAB, composite gradation, VFB, fines to effective binder or density using all Acceptance or all Quality Control tests for the current lot is less than 0.85.
b. Method B: The Pay Factor for VMA, Voids @ \( N_d \), Percent PGAB, composite gradation, VFB, fines to effective binder or density using all Acceptance or all Quality Control tests for the current lot is less than 0.90.
c. Method C: The Pay Factor for VMA, Voids @ \( N_d \), Percent PGAB, percent passing the nominal maximum sieve, percent passing 2.36 mm sieve, percent passing 0.300 mm sieve, percent passing 0.075 mm sieve or density using all Acceptance or all available Quality Control tests for the current lot is less than 0.85.
d. The Coarse Aggregate Angularity or Fine Aggregate Angularity value falls below the requirements of Table 3: Aggregate Consensus Properties Criteria in Section 703.07 for the design traffic level.
e. Each of the first 2 control tests for a Method A or B lot fall outside the upper or lower limits for VMA, Voids @ \( N_d \), or Percent PGAB; or under Method C, each of the first 2 control tests for the lot fall outside the upper or lower limits for the nominal maximum, 2.36 mm, 0.300 mm or 0.075 mm sieves, or percent PGAB.
f. The Flat and Elongated Particles value exceeds 10% by ASTM D4791.
g. There is any visible damage to the aggregate due to over-densification other than on variable depth shim courses.
h. The Contractor fails to follow the approved QCP.

The Contractor shall notify the Resident in writing as to the reason for shutdown, as well as the proposed corrective action, by the end of the work day. Failure to do so will be treated as a second incident under 106.4.6 QCP Non-compliance. The Department will consider corrective action acceptable if the pay factor for the failing property increases, based on samples already in transit, or a verification sample is tested and the property falls within the specification limits.

In cases where the corrective action can be accomplished immediately, such as batch weight or cold feed changes, the Contractor may elect to resume production once the corrective action is completed. Additional QC testing shall be performed to verify the effectiveness of the corrective action. Subsequent occurrences of shutdown for the same property in a Lot in progress will require paving operations to cease. Paving operations shall not resume until the Contractor and the Department determines that material meeting the Contract requirements will be produced. The Department may allow the Contractor to resume production based upon a passing QC sample, with a split of the sample being sent to the Department for verification testing. If the submitted verification sample test results fall outside the specification limits, the Contractor shall cease production until a verification sample is submitted to the Department has been tested by the Department and found to be within specification limits.
If the Contractor’s control chart shows the process to be out of control (defined as a single point outside of the control limits on the running average of three chart) on any property listed in Table 3: Control Limits, the Contractor shall notify the Resident in writing of any proposed corrective action by 1:00 PM the next working day.

The Department retains the exclusive right, with the exception of the first day’s production of a new JMF, to determine whether the resumption of production involves a significant change to the production process. If the Department so determines, then the current lot will be terminated, a pay factor established, and a new lot will begin.

401.19 Quality Control Method D  For Items covered under Method D, the Contractor shall submit a modified QC Plan detailing, how the mix is to be placed, what equipment is to be used, and what HMA plant is to be used. All mix designs (JMF) shall be approved and verified by MDOT prior to use. Certified QC personnel shall not be required. The Contractor shall certify the mix and the test results for each item by a Certificate of Compliance.

401.20 Acceptance Method A, B & C  These methods utilizes Quality Level Analysis and pay factor specifications.
For Hot Mix Asphalt Pavement designated for acceptance under Quality Assurance provisions, the Department will sample once per sublot on a statistically random basis, test, and evaluate in accordance with the following Acceptance Criteria:

<table>
<thead>
<tr>
<th>TABLE 4: ACCEPTANCE CRITERIA</th>
</tr>
</thead>
<tbody>
<tr>
<td>PROPERTIES</td>
</tr>
<tr>
<td>Gradation</td>
</tr>
<tr>
<td>PGAB Content</td>
</tr>
<tr>
<td>%TMD (Surface)</td>
</tr>
<tr>
<td>%TMD (Base or Binder)</td>
</tr>
<tr>
<td>Air Voids at N_d</td>
</tr>
<tr>
<td>%VMA at N_d</td>
</tr>
<tr>
<td>Fines to Effective Binder</td>
</tr>
<tr>
<td>%VFB</td>
</tr>
</tbody>
</table>

In the event the Department terminates a Lot prematurely but fails to obtain the required number of acceptance samples to calculate the volumetric property pay factor under the test method specified in the contract, the pay factor shall be calculated using the number of samples actually obtained from the contract. Should the number of acceptance samples taken total less than three, the resulting pay factor shall be 1.0 for volumetric properties. A minimum of three cores will be used for a density pay factor, if applicable, for quantities placed to date.

Should the Contractor request a termination of the Lot in progress prior to three acceptance samples being obtained, and the Department agrees to terminate the Lot, then the pay factor for volumetric properties shall be 0.80. A minimum of three cores will be used to determine a density pay factor, if applicable, for quantities placed to date.
Lot Size  For purposes of evaluating all acceptance test properties, a lot shall consist of the total quantity represented by each item listed under the lot size heading.

Sublot size  - Refer to section 401.201, 401.202, and 401.203 for minimum size and number of sublots. The quantity represented by each sample will constitute a sublot.

If there is less than one-half of a sublot remaining at the end, then it shall be combined with the previous sublot. If there is more than one-half sublot remaining at the end, then it shall constitute the last sublot and shall be represented by test results. If it becomes apparent partway through a Lot that, due to an underrun, there will be insufficient mix quantity to obtain the minimum number of sublots needed, the Resident may adjust the size of the remaining sublots and select new sample locations based on the estimated quantity of material remaining in the Lot.

Acceptance Testing  The Department will obtain samples of Hot Mix Asphalt Pavement in conformance with AASHTO T168 Sampling Bituminous Paving Mixtures, and the Maine DOT Policies and Procedures for HMA Sampling and Testing, which will then be transported by the Contractor to the designated MDOT Laboratory within 48 hours (except when otherwise noted in the project specific QCP due to local restrictions), as directed by MDOT in approved transport containers to be provided by the Department, unless otherwise directed by the Resident. Failure to deliver an acceptance sample to the designated acceptance laboratory will be considered the second incident under 106.4.6–QCP Non-Compliance.

The Department will take the sample randomly within each sublot. Target values shall be as specified in the JMF. The Department will use Table 5 for calculating pay factors for gradation, PGAB Content, Air Voids at N_{design}, VMA, Fines to Effective Binder and VFB. The Department will withhold reporting of the test results for the Acceptance sample until 7:00 AM, on the second working day of receipt of the sample, or after receipt of the Contractors results of the Acceptance sample split. Upon conclusion of each lot, where there is a minimum of four sublots, results shall be examined for statistical outliers, as stated in Section 106.7.2 - Statistical Outliers.

Isolated Areas  During the course of inspection, should it appear that there is an isolated area that is not representative of the lot based on a lack of observed compactive effort, excessive segregation or any other questionable practice, that area may be isolated and tested separately. An area so isolated that has a calculated pay factor below 0.80, based on three random tests shall be removed and replaced at the expense of the Contractor for the full lane width and a length not to be less than 50 m [150 ft].

Pavement Density  The Department will measure pavement density using core samples tested according to AASHTO T-166. The Department will randomly determine core locations. The Contractor shall cut 6 inch diameter cores at no additional cost to the Department by the end of the working day following the day the pavement is placed, and immediately give them to the Department. Cores for Acceptance testing shall be cut such that the nearest edge is never within 0.225 m (9 inches) of any joint. The cores will be placed in a transport container provided by the Department and transported by the Contractor to the designated MDOT Lab as directed by the Department. Pre-testing of the cores will not be allowed. At the time of sampling, the Contractor and the Department shall mutually determine if a core is damaged. If it is determined that the core(s) is damaged, the Contractor shall cut new core(s) at the same offset and within 1 m [3 ft] of the initial sample. At the time the core is cut, the Contractor and the Department will mutually determine if saw cutting of the core is needed, and will mark the core at the point where sawing is needed. The core may be saw cut by the Contractor in the Department's presence onsite, or in an MDOT Lab by The Department, without disturbing the layer being tested to remove lower layers of Hot Mix Asphalt.
Pavement, gravel, or RAP. No recuts are allowed at a test location after the core has been tested. Upon conclusion of each lot, density results shall be examined for statistical outliers as stated in Section 106.7.2.

On all sections of overlay with wearing courses designed to be 19 mm [3/4 in] or less in thickness, there shall be no pay adjustment for density otherwise noted in Section 403 - Hot Bituminous Pavement. For overlays designed to be 19 mm [3/4 in] or less in thickness, density shall be obtained by the same rolling train and methods as used on mainline travelway surface courses with a pay adjustments for density, unless otherwise directed by the Department.

There shall be no pay adjustment for density on shoulders unless otherwise noted in Section 403 - Hot Bituminous Pavement. Density for shoulders shall be obtained by the same rolling train and methods as used on mainline travelway, unless otherwise directed by the Department. Efforts to obtain optimum compaction will not be waived by the Department unless it is apparent during construction that local conditions make densification to this point detrimental to the finished pavement surface course.

401.201 Method A  Lot Size will be the entire production per JMF for the project, or if so agreed at the Pre-paving Conference, equal lots of up to 4500 Mg [4500 tons], with unanticipated over-runs of up to 1500 Mg [1500 ton] rolled into the last lot. Sublot sizes shall be 750 Mg [750 ton] for mixture properties, 500 Mg [500 ton] for base or binder densities and 250 Mg [250 ton] for surface densities. The minimum number of sublots for mixture properties shall be 4, and the minimum number of sublots for density shall be five.

<table>
<thead>
<tr>
<th>TABLE 5: METHOD A ACCEPTANCE LIMITS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property</td>
</tr>
<tr>
<td>----------</td>
</tr>
<tr>
<td>Passing 4.75 mm and larger sieves</td>
</tr>
<tr>
<td>Passing 2.36 mm to 1.18 mm sieves</td>
</tr>
<tr>
<td>Passing 0.60 mm</td>
</tr>
<tr>
<td>Passing 0.30 mm to 0.075 mm sieve</td>
</tr>
<tr>
<td>PGAB Content</td>
</tr>
<tr>
<td>Air Voids</td>
</tr>
<tr>
<td>Fines to Effective Binder</td>
</tr>
<tr>
<td>Voids in the Mineral Aggregate</td>
</tr>
<tr>
<td>Voids Filled with Binder</td>
</tr>
<tr>
<td>% TMD (In place density)</td>
</tr>
</tbody>
</table>

401.202 Method B  Lot Size will be the entire production per JMF for the project and shall be divided into 3 equal sublots for Mixture Properties and 3 equal sublots for density.

<table>
<thead>
<tr>
<th>TABLE 6: METHOD B ACCEPTANCE LIMITS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property</td>
</tr>
<tr>
<td>----------</td>
</tr>
<tr>
<td>Percent Passing 4.75 mm and larger sieves</td>
</tr>
<tr>
<td>Percent Passing 2.36 mm to 1.18 mm sieves</td>
</tr>
<tr>
<td>Percent Passing 0.60 mm</td>
</tr>
<tr>
<td>Percent Passing 0.30 mm to 0.075 mm sieve</td>
</tr>
<tr>
<td>PGAB Content</td>
</tr>
<tr>
<td>Air Voids</td>
</tr>
<tr>
<td>Fines to Effective Binder</td>
</tr>
<tr>
<td>Voids in the Mineral Aggregate</td>
</tr>
<tr>
<td>Voids Filled with Binder</td>
</tr>
<tr>
<td>% TMD (In-place Density)</td>
</tr>
</tbody>
</table>
401.203 Testing Method C  Lot Size will be the entire production per JMF for the project, or if so agreed at the Pre-paving Conference, equal lots of up to 4500 Mg [4500 tons], with unanticipated over-runs of up to 1500 Mg [1500 ton] rolled into the last lot. Sublot sizes shall be 750 Mg [750 ton] for mixture properties, 500 Mg [500 ton] for base or binder densities and 250 Mg [250 ton] for surface densities. The minimum number of sublots for mixture properties shall be 4, and the minimum number of sublots for density shall be five.

<table>
<thead>
<tr>
<th>Property</th>
<th>USL and LSL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Passing 4.75 mm and larger sieves</td>
<td>Target +/-7%</td>
</tr>
<tr>
<td>Passing 2.36 mm to 1.18 mm sieves</td>
<td>Target +/-5%</td>
</tr>
<tr>
<td>Passing 0.60 mm</td>
<td>Target +/-4%</td>
</tr>
<tr>
<td>Passing 0.30 mm to 0.075 mm sieve</td>
<td>Target +/-2%</td>
</tr>
<tr>
<td>PGAB Content</td>
<td>Target +/-0.4%</td>
</tr>
<tr>
<td>Air Voids</td>
<td>4.0% +/-1.5%</td>
</tr>
<tr>
<td>Fines to Effective Binder</td>
<td>0.6 to 1.2</td>
</tr>
<tr>
<td>Voids in the Mineral Aggregate</td>
<td>LSL Only from Table 1</td>
</tr>
<tr>
<td>Voids Filled with Binder</td>
<td>Table 1 values plus a 4% production tolerance for USL only</td>
</tr>
<tr>
<td>% TMD (In place density)</td>
<td>95.0% +/- 2.5%</td>
</tr>
</tbody>
</table>

401.204 Testing Method D  For hot mix asphalt items designated as Method D in Section 403 - Hot Bituminous Pavement, one sample will be taken from the paver hopper or the truck body per 250 Mg [250 ton] per pay item. The mix will be tested for gradation and PGAB content. Disputes will not be allowed. If the mix is within the tolerances listed in Table 8: Method D Acceptance Limits, the Department will pay the contract unit price. If the test results for each 250 Mg [250 ton] increment are outside these limits, the following deductions (Table 8b) shall apply to the HMA quantity represented by the test.

<table>
<thead>
<tr>
<th>Property</th>
<th>USL and LSL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Percent Passing 4.75 mm and larger sieves</td>
<td>Target +/-7</td>
</tr>
<tr>
<td>Percent Passing 2.36 mm to 1.18 mm sieves</td>
<td>Target +/-5</td>
</tr>
<tr>
<td>Percent Passing 0.60 mm</td>
<td>Target +/-4</td>
</tr>
<tr>
<td>Percent Passing 0.30 mm to 0.075 mm sieve</td>
<td>Target +/-3</td>
</tr>
<tr>
<td>PGAB Content</td>
<td>Target +/-0.5</td>
</tr>
<tr>
<td>% TMD (In-place Density)</td>
<td>95.0% +/- 2.5%</td>
</tr>
</tbody>
</table>

**TABLE 8b Method “D” Price Adjustments**

<table>
<thead>
<tr>
<th>Property</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>PGAB Content</td>
<td>-5%</td>
</tr>
<tr>
<td>2.36 mm sieve</td>
<td>-2%</td>
</tr>
<tr>
<td>0.30 mm sieve</td>
<td>-1%</td>
</tr>
<tr>
<td>0.075 mm sieve</td>
<td>-2%</td>
</tr>
<tr>
<td>Density</td>
<td>-10%*</td>
</tr>
</tbody>
</table>

*Only applies when called for in Section 403 - Hot Bituminous Pavement. Contractor shall cut two 150 mm [6 in] cores, which shall be tested for percent TMD per AASHTO T-269. If the average for the two tests falls below 92.5% the disincentive shall apply.
401.21 Method of Measurement  The Department will measure Hot Mix Asphalt Pavement by the Mg [ton] in accordance with Section 108.1 - Measurement of Quantities for Payment.

401.22 Basis of Payment  The Department will pay for the work, in place and accepted, in accordance with the applicable sections of this Section, for each type of HMA specified.

The Department will pay for the work specified in Section 401.11, for the HMA used, except that cleaning objectionable material from the pavement and furnishing and applying bituminous material to joints and contact surfaces is incidental.

Payment for this work under the appropriate pay items shall be full compensation for all labor, equipment, materials, and incidentals necessary to meet all related contract requirements, including design of the JMF, implementation of the QCP, obtaining core samples, transporting cores and samples, filling core holes, applying emulsified asphalt to joints, and providing testing facilities and equipment.

The Department will make a pay adjustment for quality as specified below.

401.221 Pay Adjustment  The Department will sample, test, and evaluate Hot Mix Asphalt Pavement in accordance with Section 106 - Quality and Section 401.20 - Acceptance, of this Specification.

401.222 Pay Factor (PF)  The Department will use the following criteria for pay adjustment using the pay adjustment factors under Section 106.7 - Quality Level Analysis:

**Density**  If the pay factor for Density falls below 0.80 for Method A or C or 0.86 for Method B, all of the cores will be randomly re-cut by Sublot. A new pay factor will be calculated that combines all initial and retest results. If the resulting pay factor is below 0.80 for Method A or C or below 0.86 for Method B, the entire Lot shall be removed and replaced with material meeting the specifications at no additional cost to the Department, except that the Department may, when it appears that there is a distinct pattern of defective material, isolate any defective material by investigating each mix sample sublot and require removal of defective mix sample sublots only, leaving any acceptable material in place if it is found to be free of defective material. Pay factors equal to or greater than the reject level will be paid accordingly.

**Gradation**  For HMA evaluated under Acceptance Method A or B, the Department will determine a composite pay factor (CPF) using applicable price adjustment factors "f" from Table 9: Table of Gradation Composite "f" Factors, and Acceptance limits from Table 5: Method A Acceptance Limits, for Method A or Table 6: Method B Acceptance Limits, for Method B. The Department will not make price adjustments for gradation on Methods A and B, but will monitor them as shutdown criteria.

### TABLE 9: TABLE OF GRADATION COMPOSITE "f" FACTORS (Methods A and B)

<table>
<thead>
<tr>
<th>Constituent</th>
<th>19 mm</th>
<th>12.5 mm</th>
<th>9.5 mm</th>
<th>4.75 mm</th>
</tr>
</thead>
<tbody>
<tr>
<td>25 mm</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>19 mm</td>
<td>4</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>12.5 mm</td>
<td></td>
<td>4</td>
<td>4</td>
<td>-</td>
</tr>
<tr>
<td>9.50 mm</td>
<td></td>
<td></td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>2.36 mm</td>
<td>6</td>
<td>6</td>
<td>6</td>
<td>8</td>
</tr>
<tr>
<td>1.18 mm</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>0.60 mm</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>0.30 mm</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>0.075 mm</td>
<td>6</td>
<td>6</td>
<td>6</td>
<td>8</td>
</tr>
</tbody>
</table>
For HMA evaluated under Acceptance Method C, the Department will determine a pay factor using acceptance limits from Table 7: Method C Acceptance Limits.

VMA, Air Voids, VFB and Fines to Effective Binder The Department will determine a pay factor (PF) using the applicable Acceptance Limits.

The following variables will be used for pay adjustment:

- PA = Pay Adjustment
- Q = Quantity represented by PF in Mg [ton]
- P = Contract price per Mg [ton]
- PF = Pay Factor

**Pay Adjustment Method A**

The Department will use the following criteria for pay adjustment: density, Performance Graded Asphalt Binder content, voids @Nd, VMA, VFB, F/Beff, and the screen sizes listed in Table 9 for the type of HMA represented in the JMF. If any single pay factor for PGAB Content, VMA, or Air Voids falls below 0.80, then the composite pay factor for PGAB Content, VMA, and Air Voids shall be 0.55.

**Density** For mixes having a density requirement, the Department will determine a pay factor using Table 5: Method A Acceptance Limits:

\[
P_{\text{A}} = (\text{density PF} - 1.0)(Q)(P)x0.50
\]

**PGAB Content, VMA and Air Voids** The Department will determine a pay adjustment using Table 5: Method A Acceptance Limits as follows:

\[
P_{\text{A}} = (\text{voids @ Nd PF} - 1.0)(Q)(P)x0.20 + (\text{VMA @ Nd PF} - 1.0)(Q)(P)x0.20 + (\text{PGAB PF} - 1.0)(Q)(P)x0.10
\]

**VFB and Fines to Effective Binder** The Department will determine a pay factor (PF) using Table 5: Method A Acceptance Limits. The Department will not make price adjustments for VFB or Fines to Effective Binder, but will monitor them as shutdown criteria.

**Pay Adjustment Method B**

The Department will use the following criteria for pay adjustment: density, Performance Graded Asphalt Binder content, voids @Nd, VMA, VFB, F/Beff, and the screen sizes listed in Table 9 for the type of HMA represented in the JMF. If any single pay factor for PGAB Content, VMA, or Air Voids falls below 0.86, then the composite pay factor for PGAB Content, VMA, and Air Voids shall be 0.70.

**Density** For mixes having a density requirement, the Department will determine a pay factor using Table 6: Method B Acceptance Limits:

\[
P_{\text{A}} = (\text{density PF} - 1.0)(Q)(P)x0.50
\]
PGAB Content, VMA and Air Voids: The Department will determine a pay adjustment using Table 6: Method B Acceptance Limits as follows:

\[
PA = (\text{voids } @ N_d \text{ PF-1.0})(Q)(P)x0.20 + (\text{VMA } @ N_d \text{ PF-1.0})(Q)(P)x0.20 + (\text{PGAB PF-1.0})(Q)(P)x0.10
\]

VFB and Fines to Effective Binder The Department will determine a pay factor (PF) using Table 6: Method B Acceptance Limits. The Department will not make price adjustments for VFB or Fines to Effective Binder, but will monitor them as shutdown criteria.

Pay Adjustment Method C

The Department will use density, Performance Graded Asphalt Binder content, and the percent passing the nominal maximum, 2.36 mm, 0.300 mm and 0.075 mm sieves for the type of HMA represented in the JMF. If the PGAB content falls below 0.80, then the PGAB pay factor shall be 0.55.

Density: For mixes having a density requirement, the Department will determine a pay factor using Table 7: Method C Acceptance Limits:

\[
PA = (\text{density PF-1.0})(Q)(P)x0.50
\]

PGAB Content and Gradation The Department will determine a pay factor using Table 7: Method C Acceptance Limits. The Department will calculate the price adjustment for Mixture Properties as follows:

\[
PA = (% \text{ Passing Nom. Max PF-1.0})(Q)(P)X0.05 + (% \text{ passing 2.36 mm PF-1.0})(Q)(P)X0.05 + (% \text{ passing 0.30 mm PF-1.0})(Q)(P)X0.05 + (% \text{ passing 0.075 mm PF-1.0})(Q)(P)X0.10 + (\text{PGAB PF-1.0})(Q)(P)X0.25
\]

VMA, Air Voids, VFB and Fines to Effective Binder The Department will determine a pay factor (PF) using Table 7: Method C Acceptance Limits. The Department will not make price adjustments for VMA, Air Voids, VFB or Fines to Effective Binder, but will monitor them as shutdown criteria.

Pay Adjustment Method D

The Department will use density, Performance Graded Asphalt Binder content, and the screen sizes listed in Table 8b for the type of HMA represented in the JMF. If test results do not meet the Table 8 requirements, deducts as shown in Table 8b shall be applied to the quantity of mix represented by the test.

401.223 Process for Dispute Resolution (Methods A B & C only)

a. Dispute Resolution sampling At the time of Hot-Mix Asphalt sampling, the Department will obtain a split sample of each Acceptance test random sample for possible dispute resolution testing. The Contractor shall also obtain a split sample of the HMA at this same time. If the Contractor wishes to retain the option of requesting dispute testing of the initial Acceptance sample, the Contractor will test their split of the Acceptance sample and shall report their results to the Resident, with a copy to the QA Engineer at the Central Laboratory in Bangor by 7:00 AM, on the second working day from time of QA sampling, otherwise dispute resolution will not be initiated. The Department’s dispute resolution split sample will be properly labeled and stored for a period of not more than two weeks, or until the sample is tested.
b. Disputing Acceptance results  The Contractor may dispute the Department’s Acceptance results and request (Methods A, B, & C) that the dispute resolution split sample be tested by notifying the Department’s Resident and the QA Engineer at the Central Laboratory in Bangor in writing within two working days after receiving the results of the Acceptance test. The following shall be provided in the request:

- Acceptance sample reference number
- The specific test result(s) or property(ies) being disputed, and
- The complete, signed report of the Contractor’s testing (In a lab certified by the NETTCP and MDOT) of their split of the Acceptance sample indicating that the variances in Table 10: Dispute Resolution Variance Limits, for the specific test result(s) or property(ies) were exceeded.

c. Disputable items  The Contractor may dispute any or all of the following Method A or B test results when the difference between the Department’s value and the Contractor’s value for that test equals or exceeds the corresponding allowable variation in Table 10: Dispute Resolution Variance Limits, PGAB content, G_{mb}, and G_{mm}. In addition, if the allowable variation for these tests is not met or exceeded, the Contractor may dispute either or both of the following material properties provided the difference between results for them equals or exceeds the corresponding allowable variation in Table 10: Voids at N_{design}, and VMA.

For Method C only: The results for PGAB content and the screen sizes used for pay adjustment may be disputed.

d. Outcome  The value of any disputed result or property reported for the initial Acceptance sample shall stand if the value reported for the dispute resolution sample is not closer to the value the Contractor reported for their split sample than to the value reported for the initial Acceptance sample. If the value reported for the dispute resolution falls precisely half-way between the other two values the value reported for the dispute resolution will replace the original acceptance value. Otherwise, the value reported for the dispute resolution sample will replace the value reported for the initial Acceptance sample, and will be used to re-calculate any other affected results or properties.

### TABLE 10: DISPUTE RESOLUTION VARIANCE LIMITS

<table>
<thead>
<tr>
<th>Test Parameter</th>
<th>Allowable Variation</th>
</tr>
</thead>
<tbody>
<tr>
<td>PGAB Content</td>
<td>+/-0.4%</td>
</tr>
<tr>
<td>G_{mb}</td>
<td>+/-0.030</td>
</tr>
<tr>
<td>G_{mm}</td>
<td>+/-0.020</td>
</tr>
<tr>
<td>Voids @ N_{d}</td>
<td>+/-0.8%</td>
</tr>
<tr>
<td>VMA</td>
<td>+/-0.8%</td>
</tr>
<tr>
<td>Passing 4.75 mm and larger sieves</td>
<td>+/-4.0%</td>
</tr>
<tr>
<td>Passing 2.36 mm to 0.60 mm sieves</td>
<td>+/-3.0%</td>
</tr>
<tr>
<td>Passing 0.30 mm to 0.15</td>
<td>+/-2.0%</td>
</tr>
<tr>
<td>0.075 mm sieve</td>
<td>+/-1.0%</td>
</tr>
</tbody>
</table>

SECTION 402 - PAVEMENT SMOOTHNESS

402.00 Smoothness Projects  Projects to have their pavement smoothness analyzed in accordance with this Specification will be so noted in Special Provision 403 - Bituminous Box

402.01 Pavement Smoothness  The final pavement surface shall be evaluated for smoothness using a Class I or Class II profiler as defined by ASTM E950 (94). Smoothness measurements will be expressed in terms of the International Roughness Index (IRI) as defined by the World Bank, in units of inches/mile.
402.02 Lot Size  Lot size for smoothness will be 1000 lane-meters [3000 lane-feet]. A sublot will consist of 20 lane-meters [50 lane-feet]. Partial lots will be included in the previous lot if less than one-half the size of a normal lot. If equal to or greater than one-half the normal lot size, it will be tested as a separate lot.

402.03 Acceptance Testing  The Department will conduct Acceptance testing following completion of the surface course. Sections to be excluded from testing include the following:

- Bridge decks and joints (no smoothness measurements will be taken within 30 m [100 ft] of bridge joints)
- Acceleration and deceleration lanes
- Shoulders and ramps
- Side streets and roads
- Within 30 m [100 ft] of transverse joints at the beginning and end of the project
- Within 30 m [100 ft] of railroad crossings
- Urban areas with speed limits of 50 kph [30 mph] or lower

Each lot shall have 2 measurements made in each wheel path. The average of the 4 measurements will determine the smoothness for that lot.

The smoothness measurements will be statistically evaluated for pay factors as described in Subsection 106.7 - Quality Level Analysis, using the specification limits shown below.

<table>
<thead>
<tr>
<th>Level</th>
<th>USL</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>0.95 m/km [60 in/mile]</td>
</tr>
<tr>
<td>II</td>
<td>1.10 m/km [70 in/mile]</td>
</tr>
<tr>
<td>III</td>
<td>1.25 m/km [80 in/mile]</td>
</tr>
</tbody>
</table>

Computation of Smoothness Pay Adjustment:

\[ PA = (PF-1.0)(Q)(P) \]

where:
- \( Q \) = Quantity of surface course in the Lot (excluding shoulders, side streets, bridge decks, ramps, acceleration and deceleration lanes)
- \( PF \) = smoothness pay factor for the Lot
- \( P \) = Contract unit price for surface pavement
- \( PA \) = pay adjustment

402.04 Unacceptable Work  In the event that any Lot is found to have a pay factor less than 0.80, the Contractor shall take whatever remedial action is required to correct the pavement surface in that Lot at no additional expense to the Department. Such remedial action may include but is not limited to removal and replacement of the unacceptable pavement. In the event remedial action is necessary, the Contractor shall submit a written plan to the Resident outlining the scope of the remedial work. The Resident must approve this plan before the remedial work can begin. Following remedial work, the Lot shall be retested, and will be subject to the specification limits listed above. The resulting pay factor, if within the acceptable range, will be used in the final pay adjustment. The Contractor shall pay the cost of retesting the pavement following corrective action.

Localized surface tolerance defects will be subject to the provisions outlined in Section 401.101 Surface Tolerances.
Payment will be made under:

<table>
<thead>
<tr>
<th>Pay Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>402.10 Incentive/Disincentive - Pavement Smoothness</td>
<td>Lump Sum</td>
</tr>
</tbody>
</table>

SECTION 403 - HOT BITUMINOUS PAVEMENT

403.01 Description  This work shall consist of constructing one or more courses of bituminous pavement on an approved base in accordance with these specifications, and in reasonably close conformity with the lines, grades, thickness and typical cross sections shown on the plans or established.

The bituminous pavement shall be composed of a mixture of aggregate, filler if required, and bituminous material.

403.02 General  The materials and their use shall conform to the requirements of Section 401 - Hot Mix Asphalt Pavement.

403.03 Construction  The construction requirements shall be as specified in Section 401 - Hot Mix Asphalt Pavement.
In addition, hot bituminous pavement placed on bridges shall also conform to the following requirements.

a. The mixture shall be composed of aggregate, PGAB and mineral filler but no recycled asphalt pavement and placed in courses as specified in the Special Provisions.

b. The bottom course shall be placed with an approved rubber mounted bituminous paver of such type and operated in such a manner that the membrane waterproofing will not be damaged in any way.

c. The top course shall not be placed until the bottom course has cooled sufficiently to provide stability.

d. The Contractor will not be required to cut sample cores from the compacted pavement on the bridge deck.

e. After the top course has been placed, the shoulder areas shall be sealed 1 meter [3 ft] wide with two applications of an emulsified bituminous sealer meeting the requirements of Section 702.12 - Emulsified Bituminous Sealing Compound. The first application shall be pre-mixed with fine, sharp sand, similar to mortar sand, as needed to fill all voids in the mix in the area being sealed. The second application may be applied without sand. The sealer shall be carried to the curb at the gutter line in sufficient quantity to leave a bead or fillet of material at the face of the curb. The area to be sealed shall be clean, dry and the surface shall be at ambient temperature.

f. The furnishing and applying of the required quantity of sealer for the bridge shoulder areas shall be incidental to placing the hot bituminous pavement.

g. The atmospheric temperature for all courses on bridge decks shall be 10°C [50°F] or higher.

403.04 Method of Measurement  Hot bituminous pavement will be measured as specified in Section 401.21-Method of Measurement.
### 403.05 Basis of Payment

The accepted quantities of hot bituminous pavement will be paid for at the contract unit price per Megagram [ton] for the bituminous mixtures, including bituminous material complete in place.

Method A, Method B, Method C and Method D shall be used for acceptance as specified in Section 401 - Hot Mix Asphalt Pavements. (See Complementary Notes, Section 403 - Hot Bituminous Pavement, for Method location).

Payment will be made under:

<table>
<thead>
<tr>
<th>Pay Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>403.102</td>
<td>Hot Mix Asphalt Pavement for Special Areas MG [Ton]</td>
</tr>
<tr>
<td>403.206</td>
<td>Hot Mix Asphalt, 25 mm Nominal Maximum Size MG [Ton]</td>
</tr>
<tr>
<td>403.207</td>
<td>Hot Mix Asphalt, 19.0 mm Nominal Maximum Size MG [Ton]</td>
</tr>
<tr>
<td>403.2071</td>
<td>Hot Mix Asphalt, 19.0 mm Nominal Maximum Size MG [Ton]</td>
</tr>
<tr>
<td>403.2072</td>
<td>Asphalt Rich Hot Mix Asphalt, 19.0 mm Nominal Maximum Size (Asphalt Rich Base and Intermediate course) MG [Ton]</td>
</tr>
<tr>
<td>403.208</td>
<td>Hot Mix Asphalt, 12.5 mm Nominal Maximum Size MG [Ton]</td>
</tr>
<tr>
<td>403.2081</td>
<td>Hot Mix Asphalt - 12.5 mm Nominal Maximum Size (PG 70-28) MG [Ton]</td>
</tr>
<tr>
<td>403.209</td>
<td>Hot Mix Asphalt, 9.5 mm Nominal Maximum Size (sidewalks, drives, islands &amp; incidentals) MG [Ton]</td>
</tr>
<tr>
<td>403.210</td>
<td>Hot Mix Asphalt, 9.5 mm Nominal Maximum Size MG [Ton]</td>
</tr>
<tr>
<td>403.2101</td>
<td>Hot Mix Asphalt - 9.5 mm Nominal Maximum Size (PG 70-28) MG [Ton]</td>
</tr>
<tr>
<td>403.2102</td>
<td>Asphalt Rich Hot Mix Asphalt, 9.5 mm Nominal Maximum Size (Asphalt Rich Intermediate course) MG [Ton]</td>
</tr>
<tr>
<td>403.211</td>
<td>Hot Mix Asphalt (shimming) MG [Ton]</td>
</tr>
<tr>
<td>403.212</td>
<td>Hot Mix Asphalt, 4.75 mm Nominal Maximum Size MG [Ton]</td>
</tr>
<tr>
<td>403.2131</td>
<td>Hot Mix Asphalt, 12.5 mm Nominal Maximum Size, (PG 70-28) MG [Ton] (Base and Intermediate Base course)</td>
</tr>
<tr>
<td>403.2132</td>
<td>Asphalt Rich Hot Mix Asphalt, 12.5 mm Nominal Maximum Size (Base and Intermediate Base course) MG [Ton]</td>
</tr>
</tbody>
</table>
SPECIAL PROVISIONS
SECTION 401
(Maintenance Surface Treatment)

Description. The Contractor shall furnish aggregate and Performance Graded Asphalt Binder (PGAB) to produce, place, and compact one or more courses of Hot Mix Asphalt (HMA) for use as Maintenance Surface Treatment Pavement in accordance with the contract documents and placed in areas as directed by the Department. The Department will accept this work under the provisions outlined in this specification, except where otherwise referenced to in accordance with the State of Maine, Department of Transportation, 2010 Special Provision Division 400 – Pavements; Section 401- Hot Mix Asphalt Pavement, for use as directed by the Department in sections 401 and 703 of the specifications, and the Maine DOT Policies and Procedures for HMA Sampling and Testing.

MATERIALS

Bituminous Material. The bituminous material shall meet the requirements of the State of Maine Department of Transportation Standard Specifications Revision of December 2002. The asphalt shall be a PG 64-28, or PG 58-28 grading, unless otherwise approved by the Department. For bidding purposes, the bidder shall use a PGAB content of 6.4% for all job mixes. The MaineDOT will determine the target PGAB content following submission of the Job Mix Formula and all related aggregates. Should the Department determine that the required PGAB content be adjusted from the 6.4% target, the following payment adjustments shall be made:

a.) The Contractor shall have the contract price per ton increased an additional fifty cents ($0.50/ton) per ton for each one-tenth of one percent (0.1%) increase in the target PGAB content.

b.) The Contractor shall have the contract unit price decreased an additional fifty cents ($0.50) per ton for each one-tenth of one percent (0.1%) decrease in the asphalt content with the mix design to be approved by the Department.

Aggregate Materials. Materials shall meet the requirements specified in Section 700 - Materials:

<table>
<thead>
<tr>
<th>Material</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asphalt Cement</td>
<td>702.01</td>
</tr>
<tr>
<td>Aggregates for HMA Pavement</td>
<td>703.07</td>
</tr>
</tbody>
</table>

Aggregate shall consist of clean, tough, durable fragments free from an excess of flat, elongated, soft or disintegrated particles. In addition, the absorption of the fine aggregate, as determined by AASHTO T84, shall not exceed 3.0 percent by weight. It shall be processed from a gravel or stone source in such a manner that a uniformly graded stockpile of sufficient quantity for at least one day’s normal production will be available at all times. Production of the mix will come from prepared stockpiles.
Recycled Asphalt Materials  Recycled Asphalt Pavement (RAP) may be introduced into the mixture at percentages approved by the Department. If approved by the Department, the Contractor shall provide documentation stating the source, test results for average residual asphalt content, and stockpile gradations showing RAP materials have been sized to meet the maximum aggregate size requirements of each mix designation. The Department will obtain samples for verification and approval prior to its use.

For specification purposes, RAP will be categorized as follows:

Classified RAP – RAP consisting of processed millings from federal, state or municipal roadways that is free of materials not generally considered to be asphalt pavement. Millings from other sources that have been fractionated or otherwise processed so as to improve the consistency of the RAP may be considered Classified RAP if approved by the Department.

Unclassified RAP – RAP from unknown sources, from excavated or reclaimed pavements, millings from repaired areas or other sources.

In the event that RAP source or properties change, the Contractor shall notify the Department of the change and submit new documentation stating the new source or properties a minimum of 72 hours prior to the change to allow for obtaining new samples and approval.

Composition of Mixtures  The Contractor shall compose the Hot Mix Asphalt Pavement with aggregate, Performance Graded Asphalt Binder (PGAB), and mineral filler if required. The Contractor may use a maximum of 20 percent Classified RAP in any base, binder, surface, or shim course. For Unclassified RAP stockpiles no more than 15 percent shall be used. The Contractor may be allowed to use more than 20 percent Classified RAP, up to a maximum of 25 percent Classified RAP, in a base, binder, or shim course provided that PG 58-34 asphalt binder is used in the mixture. PG 52-34 may be used when approved by the Department.

The Contractor shall size, uniformly grade, and combine the Aggregate fractions in proportions to provide a mixture meeting the requirements of Table 1: Mixture Limits, and a PGAB content of 6.4%.

The HMA supplier shall submit a proposed Job Mix Formula (JMF) to the Central Laboratory in Bangor, which shall include the following information:

A.  Plant data (make, size, type, location)
B.  PG binder data (grade, refiner, supplier)
C.  Aggregate data – Aggregate sizes, original source & owner, current location, percentage of each aggregate used, gradation of each aggregate and the target gradation of the mixture.

Table 1: Mixture Limits

<table>
<thead>
<tr>
<th>Square Mesh sieve</th>
<th>Standard Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>½&quot;</td>
<td>100</td>
</tr>
<tr>
<td>#4</td>
<td>75-90</td>
</tr>
<tr>
<td>#16</td>
<td>30-60</td>
</tr>
<tr>
<td>#50</td>
<td>10-30</td>
</tr>
<tr>
<td>#200</td>
<td>2-8</td>
</tr>
<tr>
<td>PGAB Content</td>
<td>Target +/- 0.4%</td>
</tr>
</tbody>
</table>
The Contractor shall submit stockpile samples of aggregate for Department approval to the Central Laboratory in Bangor, for each plant location. These samples shall establish a single percentage/target of aggregate passing each required sieve size within the limits shown in Table 1: Mixture Limits.

**Warm Mix Technology**  The Contractor shall have the option of using Warm Mix Asphalt Technology to produce the Maintenance Surface Treatment mixture for this contract. The following technologies would be considered by the Department. A Quality Control Plan shall be submitted for approval by the Department.

a. The use of organic additives such as a paraffin wax and or a low molecular weight esterified wax. Wax derived additives shall be introduced at the rate recommended by the manufacture, typically 3 percent by weight (3%) of the mix to gain the desired reduction in viscosity, and should not exceed 4 percent due to the possible impact on the binder's low temperature properties. Wax derived additives shall be introduced into the hot asphalt binder at the asphalt plant and fully blended using a tank agitator / stirrer. Wax additives shall have a melting point of approximately 210° F. Minimum placement temperatures shall be as per manufactures recommendations.

b. The use of a manufactured synthetic zeolite (Sodium Aluminum Silicate), available in a very fine powdered form in 25 or 50 kg bags, or in bulk for silos. Sodium aluminum silicate additives shall be introduced at a rate recommended by the manufacturer, typically 0.3 percent by mass of the mix. Sodium aluminum silicate additives shall be introduced into the hot mix plant mixing chamber by mechanical means that can be controlled and tied directly to the hot mix asphalt plants rate of production. Minimum placement temperatures shall be as per manufactures recommendations.

c. The use of a chemical additive technology and a "Dispersed Asphalt Technology" delivery system shall be required. This process utilizes chemical technology delivered into a dispersed asphalt phase (emulsion). The asphalt emulsion with chemical package is used in place of the traditional asphalt binder. The emulsion is mixed with the aggregate in the HMA plant at a rate recommended by the manufacturer. This additive shall be introduced into the hot mix plant mixing chamber by mechanical means that can be controlled and tied directly to the hot mix asphalt plants rate of production. Minimum placement temperatures shall be as per manufactures recommendations.

d. Asphalt foaming products / technology approved by the Department.

**Hot Mix Asphalt Plant Requirements.** All Bituminous mixing plants shall conform to Special Provision 400 – Hot Mix Asphalt Pavement, section 401.07 – Hot Mix Asphalt Plant.

**Mixing Operations:** The processing of the aggregate, handling of the asphalt binder, drying of aggregate, and mixing shall conform to acceptable practices of the paving Industry. The Contractor’s plant shall supply a minimum of 110 tons/hour at the paver. In locations where the Hot Mix Asphalt plant’s maximum production rate is less than 110 TPH, the maximum production rate for that location shall determine the minimum rate of supply to the paver.
The Contractor shall provide an adequate supply of approved release agent, as well as the necessary application equipment to safely apply sufficient material to prevent the mixture from adhering to the truck beds. Solvent based agents developed to strip asphalts from aggregates will not be allowed as release agents. Failure to provide an approved release agent will result in the suspension of paving until corrective actions have been taken and MaineDOT representatives are satisfied with the results. The Contractor shall provide silicon additive when requested by the Department.

Pre-Pave Conference. The MaineDOT and Contractor shall hold a prepave conference prior to placing any Hot Mix Asphalt to discuss specifics related to the sections of highway being paved under the contract. Specifics discussed shall include, but are not limited to; work schedule for each section, Hot Mix Asphalt plants and JMFs to be used, and testing requirements. Production rates (tons per hour) and the number of trucks to be supplied for each location will be discussed and an agreement will be made regarding both issues. The MaineDOT will manage its trucks, and the use of private trucks to increase production rates where possible. The Contractor shall notify the Department at this time of their intent to work a compressed 4 day week, or normal 5 day week. Meeting minutes shall be recorded and distributed by the Region MST manager.

Should the Contractor utilize the option of using Warm Mix Asphalt technology to produce the Maintenance Surface Treatment mixture for this contract, the Contractor shall submit a plan to the Department at the prepave conference. The plan shall include a modified Quality Control Plan (QCP) outlining the production facility details, technology to be used, production and placement details, including the warm mix asphalt manufacturers’ recommended additive percentages (if applicable).

Quality Control. The Contractor will be responsible for Quality Control and will determine what is appropriate for Quality Control, unless the use of Warm Mix Asphalt technology is planned. A plan shall be submitted to the Department prior to start of paving operations.

Acceptance. For Hot Mix Asphalt items designated as MST (Maintenance Surface Treatment), Pay Item 461.13, a lot size shall be 7,500 tons, and a sub lot shall be 1500 tons. If a contract has more than 7,500 tons but less than 12,000 tons, then it shall be divided into sub lots of equal size, approximately 1500 tons each. If a contract has more than 12,000 tons then the total quantity of mix represented in the Contract shall be divided into two or more equal lots of approximately 7500 tons each. Each Lot shall be divided into a minimum of five (5) equal sub-lots. The first project identification number in the contract paving area will be used for the purpose of tracking paving Lot and sublots.

The Department will obtain samples of Hot Mix Asphalt Pavement in conformance with AASHTO T168 Sampling Bituminous Paving Mixtures, and the MDOT/ACM Sampling Policy, which will then be transported by the contractor in approved transport containers to the designated acceptance laboratory within 48 hours. The Contractor shall notify the Department, in writing, with an alternative proposal for sample delivery if local conditions make adherence to the required timeframe impossible.
The Department will take two (2) full sample boxes randomly within each sub-lot for acceptance of informational testing. The Contractor may obtain split samples of all Department samples for Quality Control testing. The Contractor shall take immediate possession of acceptance samples once released by MaineDOT and deliver said samples to the designated acceptance laboratory.

The mix will be tested for gradation and PGAB content. Disputes will be allowed for PGAB content only, as provided for in Section 401 of the Standard Specifications or special Provision 400. Test results for the Lot will be evaluated by Quality Level Analysis as described in Section 106 of the Standard Specifications, Revision of December 2002, using the Table 1: Mixture Limits, and the PGAB content listed on the approved JMF.

If the Percent within Limits for PGAB Content and percent passing the No. 200 sieve are equal to or greater than a 90 PWL, the Department will pay 100% of the unit price. If any of these properties are less than 90 Percent within Limits, the following deductions shall apply to the Lot.

**Price Adjustments**

<table>
<thead>
<tr>
<th>Property</th>
<th>Deduction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number #200 sieve</td>
<td>-2%</td>
</tr>
<tr>
<td>PGAB Content &lt; 90 PWL but ≥ 85 PWL</td>
<td>-3 %</td>
</tr>
<tr>
<td>PGAB Content &lt; 85 PWL</td>
<td>-5 %</td>
</tr>
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</table>

In addition to the deductions listed above for binder content, if the average of the test results for binder content for the Lot is 0.3 percent or more lower than the target binder content, an additional 2% price reduction shall be applied to the Lot.

The Contractor shall cease paving operations whenever two consecutive Acceptance tests fall outside the upper or lower limits for Percent PGAB or individual gradations on the ½”, #4, #16, #50 and #200 sieves. Paving operations shall not resume until the Contractor and the Department determines that material meeting the Contract requirements will be produced.

Nothing in this section prevents the MaineDOT personnel from obtaining additional samples of products to assure the acceptability of the product.

**CONSTRUCTION REQUIREMENTS**

**Weather Limitations.** Weather conditions shall be satisfactory for the safety of the operation and shall be carried on only when the atmospheric temperature is above 50° F and pavement temperature is above 40° F.

**Temperature Requirements** After the JMF is established, the temperatures of the mixture shall conform to the following tolerances:

- In the truck at the mixing plant – allowable range 135° to 163°C [275 to 325°F]
- At the Paver – allowable range 135° to 163°C [275 to 325°F]
Tack Coat - A tack coat of RS-1 emulsified asphalt shall be applied to any existing pavement or recycled layer at a rate of 0.025 gal/ft² and at a rate of 0.05 gal/ft² on milled pavement prior to placing a new course. A tack coat of emulsified asphalt shall be applied between shim layers and subsequent layers at a rate not to exceed 0.025 gal/ft². HFMS-1 emulsified asphalts may be used with approval of the Region MST Manager.

Traffic Control. The State will provide all necessary traffic control devices, flaggers and sweeping operations, except as noted in Special Provision 107 – Schedule of Work.

Hauling. The State will haul all mixtures, unless otherwise outlined in Special Provision 107.

Placing Operations. The Contractor shall be responsible for the actual placing and rolling operations. Placing operations shall conform to acceptable paving practices. Mixtures produced under this contract shall be placed on the roadway with a highway class paver, equipped with a power adjustable main screed. Pavers shall meet the following minimum requirements.

a. A track or rubber tire mounted highway class paver with a minimum tractor weight of 28,000 pounds, and a minimum main screed width of 8 feet.

b. All paver screeds shall be outfitted with auger and tunnel extensions as recommended by the manufacturer, and have power extendible, activated, and heated screed extensions designed by the manufacturer for highway paving. Screeds shall be configured to place mixtures to the required width, crown, and breakpoints as directed by the Department.

c. The paver must have a material receiving hopper size capable of accepting MaineDOT private haul trucks, and be of sufficient size and weight to maintain the required rate of placement, line of travel, depth, and cross section while engaged with a loaded tri-axle or trailer haul unit.

If it is determined by the Department that the 8 foot paver supplied is not adequate in meeting the material receiving hopper size, not of sufficient size and weight to maintain the required rate of placement, line of travel, depth and cross section, then a replacement paver meeting the requirements of the contract shall be supplied before work progresses.

Immediately after the material is spread it shall be rolled and compacted by two or more 7 - 10 ton steel 2-axle wheel (one being vibratory) rollers. One rubber tired roller (minimum 10 ton) shall be used to compact all mixtures placed unless the Department, or authorized representative, determines that local conditions make use of the rubber tired roller would be detrimental to the finished pavement surface.

The MaineDOT will provide a number of State owned trucks as outlined under Special Provision 107. On contracts with MaineDOT trucking, if the MaineDOT is unable to provide the number of trucks specified in Special Provision 107, the MaineDOT may utilize contractor trucks at rates provided in Special Provision 631, if so agreed to by both parties.

During placing operations, the paver shall be operated at a rate of speed not to exceed the mixture delivery rate. The paver speed shall be adjusted in relation to the amount of material actually being delivered to the paver, based on project conditions, plant production, and ability to finish the Hot Mix Asphalt mixture without pushing, shoving or cracking the mixtures.
Increasing placement rates may require additional rollers as determined by the Department or authorized representative. If mixture temperatures, during interruptions in mix delivery, are determined to be outside the specification temperature range outlined in this contract, the Contractor may be directed to halt placement operations. The defective materials shall be immediately removed and replaced with material that meets contract specifications at no cost to the Department.

Trucking and placing operations shall be scheduled to provide continuous placement of the mixture regardless of haul distance. The Contractor shall provide sufficient personnel at the paver to assure placement of the pavement in an orderly, safe, and efficient manner so as to assure a quality mat and proper overall yield.

The Contractor shall spot shim in locations as directed by the Department.

The Contractor shall close exposed longitudinal joints within two (2) working days and on weekends and holidays.

Dust Control. The Contractor is responsible for dust control on the access roads for the bituminous plant as described in Section 637 of the Standard Highway Specifications, Revision of December 2002. This work shall be incidental to the contract.

Method of Measurement. Maintenance Surface Treatment will be measured by the ton, at the contract price, according to delivery slips. Material not placed and compacted satisfactorily due to Contractor’s equipment failure, daylight limitations, or weather will not be measured for payment. The delivery slips shall conform to the requirements of the Standard Highway Specifications Revision of December 2002. Cover slips will be required to be delivered on the next working day after each paving day. Cover slips shall have the Item number, date and quantity listed.

The maximum composite pay factor for mixes evaluated under this special provision shall be 1.00.

Basis of Payment. Maintenance Surface Treatment will be paid for at the contract unit price per ton, adjusted by any applicable material escalator, or incentives/disincentives based on Acceptance test results. Such payment shall be full compensation for the following:
1. Obtaining, furnishing and processing all aggregate.
2. Supplying the specified PGAB bituminous material.
3. Processing, heating, mixing, weighing, placing, and compaction of the HMA mixtures.
4. Supplying and applying RS-1 emulsified asphalt to the existing pavement prior to placing any HMA.
5. Furnishing all labor, equipment, tools and all incidentals necessary to complete the work.
6. Performing quality control testing.

Payment will be made under:

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>461.13</td>
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# STANDARD DETAIL UPDATES


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</table>
SUPPLEMENTAL SPECIFICATION
(Corrections, Additions, & Revisions to Standard Specifications - Revision of December 2002)

SECTION 101
CONTRACT INTERPRETATION

101.2 Definitions

Closeout Documentation  Replace the sentence “A letter stating the amount….. DBE goals.” with “DBE Goal Attainment Verification Form”

Add “Environmental Information  Hazardous waste assessments, dredge material test results, boring logs, geophysical studies, and other records and reports of the environmental conditions. For a related provision, see Section 104.3.14 - Interpretation and Interpolation.”

Add “Fabrication Engineer  The Department’s representative responsible for Quality Assurance of pre-fabricated products that are produced off-site.”

Geotechnical Information  Replace with the following: “Boring logs, soil reports, geotechnical design reports, ground penetrating radar evaluations, seismic refraction studies, and other records of subsurface conditions. For a related provision, see Section 104.3.14 - Interpretation and Interpolation.”

SECTION 102
DELIVERY OF BIDS

102.7.1 Location and Time  Add the following sentence “As a minimum, the Bidder will submit a Bid Package consisting of the Notice to Contractors, the completed Acknowledgement of Bid Amendments form, the completed Schedule of Items, 2 copies of the completed Agreement, Offer, & Award form, a Bid Bond or Bid Guarantee, and any other Certifications or Bid Requirements listed in the Bid Book.”

102.11.1 Non-curable Bid Defects Replace E. with “E. The unit price and bid amount is not provided or a lump sum price is not provided or is illegible as determined by the Department.”

SECTION 103
AWARD AND CONTRACTING

103.3.1 Notice and Information Gathering  Change the first paragraph to read as follows: “After Bid Opening and as a condition for Award of a Contract, the Department may require an Apparent Successful Bidder to demonstrate to the Department’s satisfaction that the Bidder is responsible and qualified to perform the Work.”

SECTION 104
GENERAL RIGHTS AND RESPONSIBILITIES

104.3.14 Interpretation and Interpolation  In the first sentence, change “…and Geotechnical Information.” to “…Environmental Information, and Geotechnical Information.”
Delete the entire Section 104.5.9 and replace with the following:
“104.5.9 Landscape Subcontractors The Contractor shall retain only Landscape Subcontractors that are certified by the Department’s Environmental Office Landscape Unit.”

SECTION 105
GENERAL SCOPE OF WORK

Delete the entire Section 105.6 and replace with the following:

105.6.1 Department Provided Services The Department will provide the Contractor with the description and coordinates of vertical and horizontal control points, set by the Department, within the Project Limits, for full construction Projects and other Projects where survey control is necessary. For Projects of 1,500 feet in length, or less: The Department will provide three points. For Projects between 1,500 and 5,000 feet in length: The Department will provide one set of two points at each end of the Project. For Projects in excess of 5,000 feet in length, the Department will provide one set of two points at each end of the Project, plus one additional set of two points for each mile of Project length. For non-full construction Projects and other Projects where survey control is not necessary, the Department will not set any control points and, therefore, will not provide description and coordinates of any control points. Upon request of the Contractor, the Department will provide the Department’s survey data management software and Survey Manual to the Contractor, or its survey Subcontractor, for the exclusive use on the Department’s Projects.

105.6.2 Contractor Provided Services Utilizing the survey information and points provided by the Department, described in Subsection 105.6.1, Department Provided Services, the Contractor shall provide all additional survey layout necessary to complete the Work. This may include, but not be limited to, reestablishing all points provided by the Department, establishing additional control points, running axis lines, providing layout and maintenance of all other lines, grades, or points, and survey quality control to ensure conformance with the Contract. The Contractor is also responsible for providing construction centerline, or close reference points, for all Utility Facilities relocations and adjustments as necessary to complete the Work. When the Work is to connect with existing Structures, the Contractor shall verify all dimensions before proceeding with the Work. The Contractor shall employ or retain competent engineering and/or surveying personnel to fulfill these responsibilities.

The Contractor must notify the Department of any errors or inconsistencies regarding the data and layout provided by the Department as provided by Section 104.3.3 - Duty to Notify Department If Ambiguities Discovered.

105.6.2.1 Survey Quality Control The Contractor is responsible for all construction survey quality control. Construction survey quality control is generally defined as, first, performing initial field survey layout of the Work and, second, performing an independent check of the initial layout using independent survey data to assure the accuracy of the initial layout; additional iterations of checks may be required if significant discrepancies are discovered in this process. Construction survey layout quality control also requires written documentation of the layout process such that the process can be followed and repeated, if necessary, by an independent survey crew.
105.6.3 Survey Quality Assurance  It is the Department’s prerogative to perform construction survey quality assurance. Construction survey quality assurance may, or may not, be performed by the Department. Construction survey quality assurance is generally defined as an independent check of the construction survey quality control. The construction survey quality assurance process may involve physically checking the Contractor’s construction survey layout using independent survey data, or may simply involve reviewing the construction survey quality control written documentation. If the Department elects to physically check the Contractor’s survey layout, the Contractor’s designated surveyor may be required to be present. The Department will provide a minimum notice of 48 hours to the Contractor, whenever possible, if the Contractor’s designated surveyor’s presence is required. Any errors discovered through the quality assurance process shall be corrected by the Contractor, at no additional cost to the Department.

105.6.4 Boundary Markers  The Contractor shall preserve and protect from damage all monuments or other points that mark the boundaries of the Right-of-Way or abutting parcels that are outside the area that must be disturbed to perform the Work. The Contractor indemnifies and holds harmless the Department from all claims to reestablish the former location of all such monuments or points including claims arising from 14 MRSA § 7554-A. For a related provision, see Section 104.3.11 - Responsibility for Property of Others.

SECTION 106  
QUALITY

106.4.3 Testing  Change the first sentence in paragraph three from “…maintain records of all inspections and tests.” to “…maintain original documentation of all inspections, tests, and calculations used to generate reports.”

106.6 Acceptance  Add the following to paragraph 1 of A: “This includes Sections 401 - Hot Mix Asphalt, 402 - Pavement Smoothness, and 502 - Structural Concrete - Method A - Air Content.”

Add the following to the beginning of paragraph 3 of A: “For pay factors based on Quality Level Analysis, and”

106.7.1 Standard Deviation Method  Add the following to F: “Note: In cases where the mean of the values is equal to either the USL or the LSL, then the PWL will be 50 regardless of the computed value of s.”

Add the following to H: “Method C Hot Mix Asphalt: PF = [55 + (Quality Level *0.5)] * 0.01”

SECTION 107  
TIME

107.3.1 General  Add the following: “If a Holiday occurs on a Sunday, the following Monday shall be considered a Holiday. Sunday or Holiday work must be approved by the Department, except that the Contractor may work on Martin Luther King Day, President’s Day, Patriot’s Day, the Friday after Thanksgiving, and Columbus Day without the Department’s approval.”
107.7.2 Schedule of Liquidated Damages  Replace the table of Liquidated Damages as follows:

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<th>Up to and Including</th>
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</tr>
<tr>
<td>$4,000,000</td>
<td>and more</td>
<td>$1,875</td>
</tr>
</tbody>
</table>

SECTION 108
PAYMENT

Remove Section 108.4 and replace with the following:

“108.4 Payment for Materials Obtained and Stored  Acting upon a request from the Contractor and accompanied by bills or receipted bills, the Department will pay for all or part of the value of acceptable, non-perishable Materials that are to be incorporated in the Work, including Materials that are to be incorporated into the Work, not delivered on the Work site, and stored at places acceptable to the Department. Examples of such Materials include steel piles, stone masonry, curbing, timber and lumber, metal Culverts, stone and sand, gravel, and other Materials. The Department will not make payment on living or perishable Materials until acceptably planted in their final locations.

If payment for Materials is made to the Contractor based on bills, only, then the Contractor must provide receipted bills to the Department for these Materials within 14 days of the date the Contractor receives payment for the Materials. Failure of the Contractor to provide receipted bills for these Materials within 14 days of the dated the Contractor receives payment will result in the paid amount being withheld from the subsequent progress payment, or payments, until such time the receipted bills are received by the Department.

Materials paid for by the Department are the property of the Department, but the risk of loss shall remain with the Contractor. Payment for Materials does not constitute Acceptance of the Material. If Materials for which the Department has paid are later found to be unacceptable, then the Department may withhold amounts reflecting such unacceptable Materials from payments otherwise due the Contractor.

In the event of Default, the Department may use or cause to be used all paid-for Materials in any manner that is in the best interest of the Department.”
SECTION 109
CHANGES

109.1.1 Changes Permitted  Add the following to the end of the paragraph: “There will be no adjustment to Contract Time due to an increase or decrease in quantities, compared to those estimated, except as addressed through Contract Modification(s).”

109.1.2 Substantial Changes to Major Items  Add the following to the end of the paragraph: “Contract Time adjustments may be made for substantial changes to Major Items when the change affects the Critical Path, as determined by the Department.”

109.4.4 Investigation / Adjustment  Third sentence, delete the words “subsections (A) - (E)”

109.5.1 Definitions - Types of Delays

B. Compensable Delay  Replace (1) with the following: “a weather related Uncontrollable Event of such an unusually severe nature that a Federal Emergency Disaster is declared. The Contractor will only be entitled to an Equitable Adjustment if the Project falls within the geographic boundaries prescribed under the disaster declaration.”

109.7.2 Basis of Payment  Replace with the following: “Equitable Adjustments will be established by mutual Agreement for compensable items listed in Section 109.7.3-Compensable Items, based upon Unit or Lump Sum Prices. If Agreement cannot be reached, the Contractor shall accept payment on a Force Account basis as provided in Section 109.7.5 - Force Account Work, as full and complete compensation for all Work relating to the Equitable Adjustment.”

109.7.3 Compensable Items  Replace with the following: “The Contractor is entitled to compensation for the following items, with respect to agreed upon Unit or Lump Sum Prices:

1. Labor expenses for non-salaried Workers and salaried foremen.

2. Costs for Materials.

3. A 15% markup on the totals of Items 1 and 2 of this subsection 109.7.3 for home office overhead and profit of the Contractor, its Subcontractors and suppliers, and any lower tier Subcontractors or suppliers, with no mark-ups on mark-ups.

4. Cost for Equipment, based on Blue Book Rates or leased rates, as set forth in Section 109.7.5(C), or the Contractor’s Actual Costs if determined by the Department to be lower.

5. Time.

6. Subcontractor quoted Work, as set forth below in Section 109.7.5 (F).”

109.7.5 Force Account Work
C. Equipment

Paragraph 2, delete sentence 1 which starts; “Equipment leased….”

Paragraph 6, change sentence 2 from “The Contractor may furnish…” to read “If requested by the Department, the Contractor will produce cost data to assist the Department in the establishment of such rental rate, including all records that are relevant to the Actual Costs including rental Receipts, acquisition costs, financing documents, lease Agreements, and maintenance and operational cost records.”

Add the following paragraph; “Equipment leased by the Contractor for Force Account Work and actually used on the Project will be paid for at the actual invoice amount plus 10% markup for administrative costs.”

Add the following section;

“F. Subcontractor Work When accomplishing Force Account Work that utilizes Subcontractors, the Contractor will be allowed a maximum markup of 5% for profit and overhead on the Subcontractor’s portion of the Force Account Work.”

SECTION 110
INDEMNIFICATION, BONDING, AND INSURANCE

Delete the entire Section 110.2.3 and replace with the following:

110.2.3 Bonding for Landscape Establishment Period The Contractor shall provide a signed, valid, and enforceable Performance, Warranty, or Maintenance Bond complying with the Contract, to the Department at Final Acceptance.

The bond shall be in the full amount for all Pay Items for work pursuant to Sec 621, Landscape, payable to the “Treasurer - State of Maine,” and on the Department’s forms, on exact copies thereof, or on forms that do not contain any significant variations from the Department’s forms as solely determined by the Department.

The Contractor shall pay all premiums and take all other actions necessary to keep said bond in effect for the duration of the Landscape Establishment Period described in Special Provision 621.0036 - Establishment Period. If the Surety becomes financially insolvent, ceases to be licensed or approved to do business in the State of Maine, or stops operating in the United States, the Contractor shall file new bonds complying with this Section within 10 Days of the date the Contractor is notified or becomes aware of such change.

All Bonds shall be procured from a company organized and operating in the United States, licensed or approved to do business in the State of Maine by the State of Maine Department of Business Regulation, Bureau of Insurance, and listed on the latest Federal Department of the Treasury listing for “Companies Holding Certificates of Authority as Acceptable Sureties on Federal Bonds and as Acceptable Reinsuring Companies.”

By issuing a bond, the Surety agrees to be bound by all terms of the Contract, including those related to payment, time for performance, quality, warranties, and the Department’s self-
help remedy provided in Section 112.1 - Default to the same extent as if all terms of the Contract are contained in the bond(s).

Regarding claims related to any obligations covered by the bond, the Surety shall provide, within 60 Days of Receipt of written notice thereof, full payment of the entire claim or written notice of all bases upon which it is denying or contesting payment. Failure of the Surety to provide such notice within the 60-day period constitutes the Surety’s waiver of any right to deny or contest payment and the Surety’s acknowledgment that the claim is valid and undisputed.

SECTION 202
REMOVING STRUCTURES AND OBSTRUCTIONS

202.02 Removing Buildings  Make the following change to the last sentence in the final paragraph, change “…Code of Maine Regulations 401.” to “…Department of Environmental Protection Maine Solid Waste Management Rules, 06-096 CMR Ch. 401, Landfill Siting, Design and Operation.”

SECTION 203
EXCAVATION AND EMBANKMENT

203.01 Description  Under b. Rock Excavation; add the following sentence: “The use of perchlorate is not allowed in blasting operations.”

Delete the entire Section 203.041 and replace with the following:

“203.041 Salvage of Existing Hot Mix Asphalt Pavement  All existing hot mix asphalt pavement designated to be removed under this contract must be salvaged for utilization. Existing hot mix asphalt pavement material shall not be deposited in any waste area or be placed below subgrade in any embankment.

Methods of utilization may be any of the following:

1. Used as a replacement for untreated aggregate surface course on entrances provided the material contains no particles greater than 50 mm [2 in] in any dimension. Payment will be made under Pay Item 411.09, Untreated Aggregate Surface Course or 411.10, Untreated Aggregate Surface Course, Truck Measure. Material shall be placed, shaped, compacted and stabilized as directed by the Resident.

2. Stockpiled at commercial or approved sites for commercial or MaineDOT use.

3. Other approved methods proposed by the Contractor, and approved by the Resident which will assure proper use of the existing hot mix asphalt pavement.

The cost of salvaging hot mix asphalt material will be included for payment under the applicable pay item, with no additional allowances made, which will be full compensation for removing, temporarily stockpiling, and rehandling, if necessary, and utilizing the material in entrances or other approved uses, or stockpiling at an approved site as described above. The
material will also be measured and paid for under the applicable Pay Item if it is reused for aggregate in entrances, or other approved uses.”

SECTION 502
STRUCTURAL CONCRETE

502.05 Composition and Proportioning; TABLE #1; NOTE #2; third sentence; Change “…alcohol based saline sealer…” to “alcohol based silane sealer…”. Add NOTE #6 to Class S Concrete.

502.0502 Quality Assurance Method A - Rejection by Resident Change the first sentence to read: “For an individual sublot with test results failing to meet the criteria in Table #1, or if the calculated pay factor for Air Content is less than 0.80……”

502.0503 Quality Assurance Method B - Rejection by Resident Change the first sentence to read: “For material represented by a verification test with test results failing to meet the criteria in Table #1, the Department will……”

502.0505 Resolution of Disputed Acceptance Test Results Combine the second and third sentence to read: “Circumstances may arise, however, where the Department may ……”

502.10 Forms and False work

D. Removal of Forms and False work 1., First paragraph; first, second, and third sentence; replace “forms” with “forms and false work”

502.11 Placing Concrete

G. Concrete Wearing Surface and Structural Slabs on Precast Superstructures Last paragraph; third sentence; replace “The temperature of the concrete shall not exceed 24° C [75° F} at the time of placement.” with “The temperature of the concrete shall not exceed 24° C [75° F} at the time the concrete is placed in its final position.”

502.15 Curing Concrete First paragraph; replace the first sentence with the following; “All concrete surfaces shall be kept wet with clean, fresh water for a curing period of at least 7 days after concrete placing, with the exception of vertical surfaces as provided for in Section 502.10 (D) - Removal of Forms and False work.”

Second paragraph; delete the first two sentences.

Third paragraph; delete the entire paragraph which starts “When the ambient temperature…..”

Fourth paragraph; delete “approved” to now read “…continuously wet for the entire curing period…”

Fifth paragraph; second sentence; change “…as soon as it is possible to do so without damaging the concrete surface.” to “…as soon as possible.”
Seventh paragraph; first sentence; change “…until the end of the curing period.” to “…until the end of the curing period, except as provided for in Section 502.10(D) - Removal of Forms and False work.”

502.19 Basis of Payment  First paragraph, second sentence; add "pier nose armor" to the list of items included in the contract price for concrete.

SECTION 503
REINFORCING STEEL

503.06 Placing and Fastening  Change the second paragraph, first sentence from: “All tack welding shall be done in accordance with Section 504, Structural Steel.” to “All tack welding shall be done in accordance with AWS D1.4 Structural Welding Code - Reinforcing Steel.”

SECTION 504
STRUCTURAL STEEL

504.09 Facilities for Inspection  Add the follow as the last paragraph: “Failure to comply with the above requirements will be considered to be a denial to allow access to work by the Contractor. The Department will reject any work done when access for inspection is denied.”

504.18 Plates for Fabricated Members  Change the second paragraph, first sentence from: “…ASTM A 898/A 898 M…” to “…ASTM A 898/A 898 M or ASTM A 435/A 435 M as applicable and…”

504.31 Shop Assembly  Add the following as the last sentence: “The minimum assembly length shall include bearing centerlines of at least two substructure units.”

504.64 Non Destructive Testing-Ancillary Bridge Products and Support Structures  Change the third paragraph, first sentence from “One hundred percent…” to “Twenty five percent…”

SECTION 535
PRECAST, PRESTRESSED CONCRETE SUPERSTRUCTURE

535.02 Materials  Change “Steel Strand for Concrete Reinforcement” to “Steel Strand.” Add the following to the beginning of the third paragraph; “Concrete shall be Class P conforming to the requirements in this section. 28 day compressive strength shall be as stated on the plans. Coarse aggregate….”

535.05 Inspection Facilities  Add the follow as the last paragraph: “If the above requirements are not met, the Contractor shall be considered to be in violation of Standard Specification 104.2.5 – Right to Inspect Work. All work occurring during a violation of this specification will be rejected.”

535.26 Lateral Post-Tensioning  Replace the first paragraph; “A final tension…” with “Overstressing strands for setting losses cannot be accomplished for chuck to chuck lengths of 7.6 m [25 ft] and less. In such instances, refer to the Plans for all materials and methods.
Otherwise, post-tensioning shall be in accordance with PCI standards and shall provide the anchorage force noted in the Plans. The applied jacking force shall be no less than 100% of the design jacking force.”

SECTION 603
PIPE CULVERTS AND STORM DRAINS
603.0311 Corrugated Polyethylene Pipe for Option III Replace the Minimum Mandrel Diameter Table with the following:

<table>
<thead>
<tr>
<th>Nominal Size</th>
<th>US Customary (in)</th>
<th>Minimum Mandrel Diameter (in)</th>
<th>Nominal Size</th>
<th>Metric (mm)</th>
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<td>280.73</td>
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<td>14.04</td>
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<td>15</td>
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</tr>
</tbody>
</table>

SECTION 604
MANHOLES, INLETS, AND CATCH BASINS
604.02 Materials Add the following:

| “Tops and Traps” | 712.07 |
| “Corrugated Metal Units” | 712.08 |
| “Catch Basin and Manhole Steps” | 712.09 |

SECTION 605
UNDERDRAINS
605.05 Underdrain Outlets Make the following change:

In the first paragraph, second sentence, delete the words “metal pipe”.

SECTION 606
GUARDRAIL
606.02 Materials Delete the entire paragraph which reads “The sole patented supplier of multiple mailbox…” and replace with “Acceptable multiple mailbox assemblies shall be listed on the Department’s Approved Products List and shall be NCHRP 350 tested and approved.”

Delete the entire paragraph which reads “Retroreflective beam guardrail delineators…” and replace with “Reflectorized sheeting for Guardrail Delineators shall meet the requirements of Section 719.01 - Reflective Sheeting. Delineators shall be fabricated from high-impact, ultraviolet and weather resistant thermoplastic.”
606.09 Basis of Payment First paragraph; delete the second and third sentence in their entirety and replace with “Butterfly-type guardrail reflectorized delineators shall be mounted on all W-beam guardrail at an interval of every 10 posts [62.5 ft] on tangents sections and every 5 posts [31.25 ft] on curved sections as directed by the Resident. On divided highways, the delineators shall be yellow on the left hand side and silver/white on the right hand side. On two-way roadways, the delineators shall be silver/white on the right hand side. All delineators shall have retroreflective sheeting applied to only the traffic facing side. Reflectorized guardrail delineators will not be paid for directly, but will be considered incidental to the guardrail items.”

SECTION 609
CURB

609.04 Bituminous Curb f. Delete the requirement “Color Natural (White)”

SECTION 610
STONE FILL, RIPRAP, STONE BLANKET, AND STONE DITCH PROTECTION

Add the following paragraph to Section 610.02:
“Materials shall meet the requirements of the following Sections of Special Provision 703:

<table>
<thead>
<tr>
<th>Stone Fill</th>
<th>703.25</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plain and Hand Laid Riprap</td>
<td>703.26</td>
</tr>
<tr>
<td>Stone Blanket</td>
<td>703.27</td>
</tr>
<tr>
<td>Heavy Riprap</td>
<td>703.28</td>
</tr>
<tr>
<td>Definitions</td>
<td>703.32</td>
</tr>
</tbody>
</table>

Add the following paragraph to Section 610.032.a.
“Stone fill and stone blanket shall be placed on the slope in a well-knit, compact and uniform layer. The surface stones shall be chinked with smaller stone from the same source.”

Add the following paragraph to Section 610.032.b:
“Riprap shall be placed on the slope in a well-knit, compact and uniform layer. The surface stones shall be chinked with smaller stone from the same source.”

Add the following to Section 610.032: “Section 610.032.d. The grading of riprap, stone fill, stone blanket and stone ditch protection shall be determined by the Resident by visual inspection of the load before it is dumped into place, or, if ordered by the Resident, by dumping individual loads on a flat surface and sorting and measuring the individual rocks contained in the load. A separate, reference pile of stone with the required gradation will be placed by the Contractor at a convenient location where the Resident can see and judge by eye the suitability of the rock being placed during the duration of the project. The Resident reserves the right to reject stone at the job site or stockpile, and in place. Stone rejected at the job site or in place shall be removed from the site at no additional cost to the Department.”
SECTION 615
LOAM

615.02 Materials  Make the following change:
Organic Content Percent by Volume
Humus “5% - 10%”, as determined by Ignition Test

SECTION 618
SEEDING

618.01 Description  Change the first sentence to read as follows: “This work shall consist of furnishing and applying seed …..”  Also remove “,and cellulose fiber mulch” from 618.01(a).
618.03 Rates of Application  In 618.03(a), remove the last sentence and replace with the following: “These rates shall apply to Seeding Method 2, 3, and Crown Vetch.”

In 618.03(c) “1.8 kg [4 lb]/unit.” to “1.95 kg [4 lb]/unit.”

618.09 Construction Method  In 618.09(a) 1, sentence two, replace “100 mm [4 in]” with “25 mm [1 in] (Method 1 areas) and 50 mm [2 in] (Method 2 areas)”

618.15 Temporary Seeding  Change the Pay Unit from Unit to Kg [lb].

SECTION 620
GEOTEXTILES

620.03 Placement  Section (c)
Title: Replace “Non-woven” in title with “Erosion Control”.
First Paragraph: Replace first word “Non-woven” with “Woven monofilament”.
Second Paragraph: Replace second word “Non-woven” with “Erosion Control”.

620.07 Shipment, Storage, Protection and Repair of Fabric  Section (a)
Replace the second sentence with the following: “Damaged geotextiles, as identified by the Resident, shall be repaired immediately.”

620.09 Basis of Payment
Pay Item 620.58: Replace “Non-woven” with “Erosion Control”
Pay Item 620.59: Replace “Non-woven” with “Erosion Control”

SECTION 621
LANDSCAPING

621.0036 Establishment Period  In paragraph 4 and 5, change “time of Final Acceptance” to “end of the period of establishment”. In Paragraph 7, change “Final Acceptance date” to ““end of the period of establishment” and change “date of Final Acceptance” to “end of the period of establishment”.
SECTION 626
HIGHWAY SIGNING

626.034 Concrete Foundations  Add to the following to the end of the second paragraph: “Pre-
cast and cast-in-place foundations shall be warranteed against leaning and corrosion for two
years after the project is completed. If the lean is greater than 2 degrees from normal or the
foundation is spalling within the first two years, the Contractor shall replace the foundation at
no extra cost.”

SECTION 627
PAVEMENT MARKINGS

627.10 Basis of Payment  Add to the following to the end of the third paragraph: “If allowed
by Special Provision, the Contractor may utilize Temporary Bi-Directional Yellow and
White(As required) Delineators as temporary pavement marking lines and paid for at the
contract lump sum price. Such payment will include as many applications as required and
removal.”

SECTION 637
DUST CONTROL

637.06 Basis of Payment  Add the following after the second sentence of the third paragraph:
“Failure by the Contractor to follow Standard Specification or Special Provision - Section 637
and/or the Contractor’s own Soil Erosion and Pollution Control Plan concerning Dust Control
and/or the Contractor’s own Traffic Control Plan concerning Dust Control and/or visible
evidence of excessive dust problems, as determined by the Resident, will result in a reduction
in payment, computed by reducing the Lump Sum Total by 5% per occurrence per day. The
Department’s Resident or any other representative of the Department reserves the right to
suspend the work at any time and request a meeting to discuss violations and remedies. The
Department shall not be held responsible for any delay in the work due to any suspension
under this item. Additional penalties may also be assessed in accordance with Special
Provision 652 - Work Zone Traffic Control and Standard Specification 656 - Temporary Soil
Erosion and Water Pollution Control.”

SECTION 639
ENGINEERING FACILITIES

639.04 Field Offices  Change the forth to last paragraph from: “The Contractor shall provide a
fully functional desktop copier…” to “….desktop copier/scanner…”

Description  Change “Floor Area” to “Floor Area (Outside Dimension)”. Change Type B floor
area from “15 (160)” to “20 (217)”.

639.09 Telephone  Paragraph 1 is amended as follows:
The contractor shall provide two telephone lines and two telephones,….

Add- In addition the contractor will supply one computer broadband connection, modem lease
and router. The router shall have wireless access and be 802.11n or 802.11g capable and
wireless The type of connection supplied will be contingent upon the availability of services (i.e. DSL or Cable Broadband). It shall be the contractor’s option to provide dynamic or static IP addresses through the service. **The selected service will have a minimum downstream connection of 1.5 Mbps and 384 Kbps upstream.** The contractor shall be responsible for the installation charges and all reinstallation charges following suspended periods. Monthly service and maintenance charges shall be billed by the Internet Service Provider (ISP) directly to the contractor.

SECTION 652
MAINTENANCE OF TRAFFIC

652.2.3 Flashing Arrow Board Delete the existing 5 paragraphs and replace with the following:

Flashing Arrow Panels (FAP) must be of a type that has been submitted to AASHTO’s National Transportation Product Evaluation Program (NTPEP) for evaluation and placed on the Maine Department of Transportation’s Approved Products List of Portable Changeable Message Signs & Flashing Arrow Panels.

FAP units shall meet requirements of the current Manual on Uniform Traffic Control Devices (MUTCD) for Type “C” panels as described in Section 6F.56 - Temporary Traffic Control Devices. An FAP shall have matrix of a minimum of 15 low-glare, sealed beam, Par 46 elements capable of either flashing or sequential displays as well as the various operating modes as described in the MUTCD, Chapter 6-F. If an FAP consisting of a bulb matrix is used, each element should be recess-mounted or equipped with an upper hood of not less than 180 degrees. The color presented by the elements shall be yellow.

FAP elements shall be capable of at least a 50 percent dimming from full brilliance. Full brilliance should be used for daytime operation and the dimmed mode shall be used for nighttime operation. FAP shall be at least 2.4 M x 1.2 M [96” x 48”] and finished in non-reflective black. The FAP shall be interpretable for a distance not less than 1.6 km [1 mile].

Operating modes shall include, flashing arrow, sequential arrow, sequential chevron, flashing double arrow, and flashing caution. In the three arrow signals, the second light from the arrow point shall not operate.

The minimum element on-time shall be 50 percent for the flashing mode, with equal intervals of 25 percent for each sequential phase. The flashing rate shall be not less than 25 nor more than 40 flashes per minute. All on-board circuitry shall be solid state.

Primary power source shall be 12 volt solar with a battery back-up to provide continuous operation when failure of the primary power source occurs, up to 30 days with fully charged batteries. Batteries must be capable of being charged from an onboard 110 volt AC power source and the unit shall be equipped with a cable for this purpose.

Controller and battery compartments shall be enclosed in lockable, weather-tight boxes. The FAP shall be mounted on a pneumatic-tired trailer or other suitable support for hauling to various locations, as directed. The minimum mounting height of an arrow panel should be 2.1 M [7 feet] from the roadway to the bottom of the panel.
The face of the trailer shall be delineated on a permanent basis by affixing retro-reflective material, known as conspicuity material, in a continuous line as seen by oncoming drivers.

A portable changeable message sign may be used to simulate an arrow panel display.”

652.2.4 Other Devices Delete the last paragraph and add the following:

“652.2.5 Portable Changeable Message Sign Trailer mounted Portable Changeable Message Signs (PCMS) must be of a type that has been submitted to AASHTO’s National Transportation Product Evaluation Program (NTPEP) for evaluation and placed on the Maine Department of Transportation’s Approved Products List of Portable Changeable Message Signs & Flashing Arrow Panels. The PCMS unit shall meet or exceed the current specifications of the Manual on Uniform Traffic Control Devices (MUTCD), 6F.55.

The front face of the sign should be covered with a low-glare protective material. The color of the LED elements shall be amber on a black background. The PCMS should be visible from a distance of 0.8 km [0.5 mile] day and night and have a minimum 15º viewing angle. Characters must be legible from a distance of at least 200 M [650 feet].

The message panel should have adjustable display rates (minimum of 3 seconds per phase), so that the entire message can be read at least twice at the posted speed, the off-peak 85th-percentile speed prior to work starting, or the anticipated operating speed. Each message shall consist of either one or two phases. A phase shall consist of up to eight characters per line. The unit must be capable of displaying at least three lines of text with eight characters per line. Each character shall be 457 mm [18”] high. Each character module shall use at least a five wide and seven high pixel matrix. The text of the messages shall not scroll or travel horizontally or vertically across the face of the sign.

Units shall automatically adjust their brightness under varying light conditions to maintain legibility.

The control system shall include a display screen upon which messages can be reviewed before being displayed on the message sign. The control system shall be capable of maintaining memory when power is unavailable. Message must be changeable with either a notebook computer or an on-board keypad. The controller shall have the capability to store a minimum of 200 user-defined and 200 pre-programmed messages. Controller and battery compartments shall be enclosed in lockable, weather-tight boxes.

PCMS units shall have the capability of being made programmable by means of wireless communications. PCMS units shall also be fully capable of having an on-board radar system installed if required for a particular application.

PCMS’ primary power source shall be solar with a battery back-up to provide continuous operation when failure of the primary power source occurs. Batteries must be capable of being charged from a 110 volt AC power source. The unit must also be capable of being operated solely from a 110 volt AC power source and be equipped with a cable for this purpose.

The PCMS shall be mounted on a trailer in such a way that the bottom of the message sign panel shall be a minimum of 2.1 M [7 ft] above the roadway in urban areas and 1.5 M [5 ft]
above the roadway in rural areas when it is in the operating mode. PCMS trailers should be of a heavy duty type with a 51 mm [2"] ball hitch and a minimum of four leveling jacks (at each corner). The sign shall be capable of being rotated 360° relative to the trailer. The face of the trailer shall be delineated on a permanent basis by affixing retro-reflective material, known as conspicuity material, in a continuous line as seen by oncoming drivers.”

652.3.3 Submittal of Traffic Control Plan  In item e. change “A list of all certified flaggers…” to “A list of all the Contractor’s certified flaggers…”

Add the follow to the list of requirements: “k. The plan for unexpected nighttime work along with a list of emergency nighttime equipment available on-site.”

In the last paragraph add the following as the second sentence: “The Department will review and provide comments to the Contractor within 14 days of receipt of the TCP.” Add the following as the last sentence: “The creation and modification of the TCP will be considered incidental to the related 652 items.”

652.3.5 Installation of Traffic Control Devices  In the first paragraph, first sentence; change “Signs shall be erected…” to “Portable signs shall be erected.” In the third sentence; change “Signs must be erected so that the sign face…” to “Post-mounted signs must also be erected so that the sign face…”

652.4 Flaggers  Replace the first paragraph with the following; “The Contractor shall furnish flaggers as required by the TCP or as otherwise specified by the Resident. All flaggers must have successfully completed a flagger test approved by the Department and administered by a Department-approved Flagger-Certifier who is employing that flagger. All flaggers must carry an official certification card with them while flagging that has been issued by their employer. Flaggers shall wear safety apparel meeting ANSI 107-2004 Class 2 risk exposure that clearly identifies the wearer as a person, and is visible at a minimum distance of 300 m [1000 ft], and shall wear a hardhat with 360° retro-reflectivity. For nighttime conditions, Class 3 apparel, meeting ANSI 107-2004, shall be worn along with a hardhat with 360° retro-reflectivity. Retro-reflective or flashing SLOW/STOP paddles shall be used, and the flagger station shall be illuminated to assure visibility in accordance with 652.6.2.”

Second paragraph, first sentence; change “…have sufficient distance to stop before entering the workspace.” to “…have sufficient distance to stop at the intended stopping point.” Third sentence; change “At a spot obstruction…” to “At a spot obstruction with adequate sight distance,…”

Fourth paragraph, delete and replace with “Flaggers shall be provided as a minimum, a 10 minute break, every 2 hours and a 30 minute or longer lunch period away from the work station. Flaggers may only receive 1 unpaid break per day; all other breaks must be paid. Sufficient certified flaggers shall be available onsite to provide for continuous flagging operations during break periods. Breaker flaggers will not be paid for separately, but shall be considered incidental to the appropriate pay item.”

Add the following:
“652.5.1 Rumble Strip Crossing  When lane shifts or lane closures require traffic to cross a permanent longitudinal rumble strip for 7 calendar days or less, the Contractor shall install
warning signs that read “RUMBLE STRIP CROSSING” with a supplemental Motorcycle Plaque, (W8-15P).

When lane shifts or lane closures require traffic to cross a permanent longitudinal rumble strip for more than 7 calendar days, the Contractor shall pave in the rumble strips in the area that traffic will cross, unless otherwise directed by the Resident. Rumble strips shall be replaced prior to the end of the project, when it is no longer necessary to cross them.”

652.6 Nightwork Delete this section entirely and replace with the following:

“652.6.1 Daylight Work Times Unless otherwise described in the Contract, the Contractor is allowed to commence work and end work daily according to the Sunrise/Sunset Table at: http://www.sunrisesunset.com/usa/Maine.asp. If the Project town is not listed, the closest town on the list will be used as agreed at the Preconstruction Meeting. Any work conducted before sunrise or after sunset will be considered Night Work.

652.6.2 Night Work When Night Work occurs (either scheduled or unscheduled), the Contractor shall provide and maintain lighting on all equipment and at all work stations.

The lighting facilities shall be capable of providing light of sufficient intensity to permit good workmanship, safety and proper inspection at all times. The lighting shall be cut off and arranged on stanchions at a height that will provide perimeter lighting for each piece of equipment and will not interfere with traffic, including commercial vehicles, approaching the work site from either direction.

The Contractor shall have available portable floodlights for special areas.

The Contractor shall utilize padding, shielding or other insulation of mechanical and electrical equipment, if necessary, to minimize noise, and shall provide sufficient fuel, spare lamps, generators, etc. to maintain lighting of the work site.

The Contractor shall submit a lighting plan at the Preconstruction Conference, showing the type and location of lights to be used for night work. The Resident may require modifications be made to the lighting set up in actual field conditions.

Prior to beginning any Night Work, the Contractor shall furnish a light meter for the Residents use that is capable of measuring the range of light levels from 5 to 20 foot-candles.

Horizontal illumination, for activities on the ground, shall be measured with the photometer parallel to the road surface. For purposes of roadway lighting, the photometer is placed on the pavement. Vertical illumination, for overhead activities, shall be measured with the photometer perpendicular to the road surface. Measurements shall be taken at the height and location of the overhead activity.

The following minimum light levels are required for Night Work lighting;
Level I: (5 foot-candles)
- All work operations by Contractor’s personnel in areas of general construction operations, including layout and measurements ahead of the actual work, cleaning and sweeping, and seeding.
- Areas where crew movement may take place.
- Stockpile areas.
- At the area of lane closure, continuously through the lane closure, including the setup and removal of the closures.
- State Field Offices and facilities.

Level II: (10 foot-candles)
- On and around (360 degrees) construction equipment in the work zone.
- 50 feet ahead of, 100 feet behind, and along the sides of paving or milling machines in the work zone.

Level III: (20 foot-candles)
- Flagging Stations
- Pavement or structural crack and pothole filling.
- Pavement patching and repairs.
- Installation of signal equipment, or other electrical or mechanical equipment.
- Curb work, drainage, sidewalk work, excavation, landscaping, and any other work using ground labor, supervision, or inspection.

All workers shall wear safety apparel labeled as meeting the ANSI 107-2004 standard performance for Class 3 risk exposure.

The Contractor shall apply 2-inch wide retro-reflective tape, with alternating red and white segments, to outline the front back and sides of construction vehicles and equipment, to define their shape and size to the extent practicable. Pickup trucks and personal vehicles are exempt from this requirement. The Contractor shall furnish approved signs reading "Construction Vehicle - Keep Back" to be used on trucks hauling to the project when such signs are deemed necessary by the Resident. The signs shall be a minimum of 30 inches by 60 inches, Black and Orange, ASTM D 4956 - Type VII, Type VIII, or Type IX (prismatic).

All vehicles used on the project, including pickup trucks and personal vehicles, shall be equipped with amber flashing lights, visible from both front and rear, or by means of single, approved type, revolving, flashing or strobe lights mounted so as to be visible 360º. The vehicle flashing system shall be in continuous operation while the vehicle is on any part of the project.

The Resident or any other representative of the Department reserves the right to suspend the work at any time and request a meeting to discuss violations and remedies. The Department shall not be held responsible for any delay in the work due to any suspension under this item.

Payment for lighting, vehicle mounted signs and other costs accrued because of night work will not be made directly but will be considered incidental to the related contract items.”
652.8.2 Other Items  Replace the last paragraph with the following: “There will be no payment made under any 652 pay items after the expiration of the adjusted total contract time.”

SECTION 653
POLYSTYRENE PLASTIC INSULATION

653.05 Placing Backfill  In the second sentence; change “…shall be not less than 150 mm [6 in] loose measure.” to “…shall be not less than 250 mm [10 in] loose measure.” In the third sentence; change “…crawler type bulldozer of not more than 390 kg/m² [80 lb/ft²] ground contact pressure…” to “…crawler type bulldozer of not more than 4875 kg/m² [2000 lb/ft²] ground contact pressure…”

653.06 Compaction  In the last sentence; change “…not more than 390 kg/m² [80 lb/ft²] ground contact…” to “…not more than 4875 kg/m² [2000 lb/ft²] ground contact…”

SECTION 656
TEMPORARY SOIL EROSION AND WATER POLLUTION CONTROL

656.5.1 If Pay Item 656.75 Provided  Replace the second paragraph with the following: “Failure by the Contractor to follow Standard Specification or Special Provision - Section 656 and/or the Contractor’s own Soil Erosion and Pollution Control Plan will result in a reduction in payment, computed by reducing the Lump Sum Total by 5% per occurrence per day. The Department’s Resident or any other representative of the Department reserves the right to suspend the work at any time and request a meeting to discuss violations and remedies. The Department shall not be held responsible for any delay in the work due to any suspension under this item.”

SECTION 701
STRUCTURAL CONCRETE RELATED MATERIALS

701.10 Fly Ash - Chemical Requirements  Change all references from “ASTM C311” to “ASTM C114”.

SECTION 703
AGGREGATES

703.05 Aggregate for Sand Leveling  Change the percent passing the 9.5 mm [3/8 in] sieve from “85 – 10” to “85 – 100”

703.06 Aggregate for Base and Subbase  Delete the first paragraph: “The material shall have…” and replace with “The material shall have a minimum degradation value of 15 as determined by Washington State DOT Test Method T113, Method of Test for Determination of Degradation Value (March 2002 version), except that the reported degradation value will be the result of testing a single specimen from that portion of a sample that passes the 12.5 mm [½ in] sieve and is retained on the 2.00 mm [No. 10] sieve, minus any reclaimed asphalt pavement used.”
703.07 Aggregates for HMA Pavements  Delete the forth paragraph: “The composite blend shall have…” and replace with “The composite blend, minus any reclaimed asphalt pavement used, shall have a Micro-Deval value of 18.0 or less as determined by AASHTO T 327. In the event the material exceeds the Micro Deval limit, a Washington Degradation test shall be performed. The material shall be acceptable if it has a value of 30 or more as determined by Washington State DOT Test Method T 113, Method of Test for Determination of Degradation Value (March 2002 version) except that the reported degradation value will be the result of testing a single composite specimen from that portion of the sample that passes the 12.5mm [1/2 inch] sieve and is retained on the 2.00mm [No 10] sieve, minus any reclaimed asphalt pavement used.”

703.09 HMA Mixture Composition  The coarse and fine aggregate shall meet the requirements of Section 703.07. The several aggregate fractions for mixtures shall be sized, graded, and combined in such proportions that the resulting composite blends will meet the grading requirements of the following table.

**AGGREGATE GRADATION CONTROL POINTS**

<table>
<thead>
<tr>
<th>SIEVE SIZE</th>
<th>TYPE 25 mm</th>
<th>TYPE 19 mm</th>
<th>TYPE 12.5 mm</th>
<th>TYPE 9.5 mm</th>
<th>TYPE 4.75 mm</th>
</tr>
</thead>
<tbody>
<tr>
<td>37.5 mm</td>
<td>100</td>
<td>90-100</td>
<td>100</td>
<td>100</td>
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<tr>
<td>25 mm</td>
<td>90-100</td>
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<td></td>
</tr>
<tr>
<td>19 mm</td>
<td>-90</td>
<td>90-100</td>
<td>100</td>
<td>100</td>
<td>100</td>
</tr>
<tr>
<td>12.5 mm</td>
<td>-90</td>
<td>90-100</td>
<td>100</td>
<td>90-100</td>
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<td>-90</td>
<td>90-100</td>
<td>90-100</td>
<td>80-100</td>
</tr>
<tr>
<td>4.75 mm</td>
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<td>-</td>
<td>-90</td>
<td></td>
<td>80-100</td>
</tr>
<tr>
<td>2.36 mm</td>
<td>19-45</td>
<td>23-49</td>
<td>28-58</td>
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<tr>
<td>300 μm</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>75 μm</td>
<td>1-7</td>
<td>2-8</td>
<td>2-10</td>
<td>2-10</td>
<td>2-10</td>
</tr>
</tbody>
</table>

Gradation Classification---- The combined aggregate gradation shall be classified as coarse-graded when it passes below the Primary Control Sieve (PCS) control point as defined in the following table. All other gradations shall be classified as fine-graded.

**GRADATION CLASSIFICATION**

| PCS Control Point for Mixture Nominal Maximum Aggregate Size (% passing) |
|--------------------------------------------------|---------------------|---------------------|---------------------|
| Nominal Maximum Aggregate Size Primary Control Sieve PCS Control Point (% passing) | TYPE 25 mm 4.75 mm  | TYPE 19 mm 4.75 mm  | TYPE 12.5 mm 2.36 mm  | TYPE 9.5 mm 2.36 mm  |
|                                                  | 40                  | 47                  | 39                  | 47                  |

If a Grading “D” mixture is allowed per Special Provision Section 403, it shall meet the following gradation and the aggregate requirements of Section 703.07.
<table>
<thead>
<tr>
<th>Sieve Designation</th>
<th>Percentage by Weight Passing Square Mesh Sieves</th>
</tr>
</thead>
<tbody>
<tr>
<td>½ inch</td>
<td>100</td>
</tr>
<tr>
<td>⅜ inch</td>
<td>93-100</td>
</tr>
<tr>
<td>No. 4</td>
<td>60-80</td>
</tr>
<tr>
<td>No. 8</td>
<td>46-65</td>
</tr>
<tr>
<td>No. 16</td>
<td>25-55</td>
</tr>
<tr>
<td>No. 30</td>
<td>16-40</td>
</tr>
<tr>
<td>No. 50</td>
<td>10-30</td>
</tr>
<tr>
<td>No. 100</td>
<td>6-22</td>
</tr>
<tr>
<td>No. 200</td>
<td>3.0-8.0</td>
</tr>
</tbody>
</table>

703.18 Common Borrow
Replace the first paragraph with the following: “Common borrow shall consist of earth, suitable for embankment construction. It shall be free from frozen material, perishable rubbish, peat, and other unsuitable material including material currently or previously contaminated by chemical, radiological, or biological agents unless the material is from a DOT project and authorized by DEP for use.”

703.22 Underdrain Backfill Material
Change the first paragraph from “…for Underdrain Type B…” to “…for Underdrain Type B and C…”

Replace subsections 703.25 through 703.28 with the following:

“703.25 Stone Fill
Stones for stone fill shall consist of hard, sound, durable rock that will not disintegrate by exposure to water or weather. Stone for stone fill shall be angular and rough. Rounded, subrounded, or long thin stones will not be allowed. Stone for stone fill may be obtained from quarries or by screening oversized rock from earth borrow pits. The maximum allowable length to thickness ratio will be 3:1. The minimum stone size (10 lbs) shall have an average dimension of 5 inches. The maximum stone size (500 lbs) shall have a maximum dimension of approximately 36 inches. Larger stones may be used if approved by the Resident. Fifty percent of the stones by volume shall have an average dimension of 12 inches (200 lbs).

703.26 Plain and Hand Laid Riprap
Stone for riprap shall consist of hard, sound durable rock that will not disintegrate by exposure to water or weather. Stone for riprap shall be angular and rough. Rounded, subrounded or long thin stones will not be allowed. The maximum allowable length to width ratio will be 3:1. Stone for riprap may be obtained from quarries or by screening oversized rock from earth borrow pits. The minimum stone size (10 lbs) shall have an average dimension of 5 inches. The maximum stone size (200 lbs) shall have an average dimension of approximately 12 inches. Larger stones may be used if approved by the Resident. Fifty percent of the stones by volume shall have an average dimension greater than 9 inches (50 lbs).

703.27 Stone Blanket
Stones for stone blanket shall consist of sound durable rock that will not disintegrate by exposure to water or weather. Stone for stone blanket shall be angular and rough. Rounded or subrounded stones will not be allowed. Stones may be obtained from quarries or by screening oversized rock from earth borrow pits. The minimum stone size (300 lbs) shall have minimum dimension of 14 inches, and the maximum stone size (3000 lbs) shall
have a maximum dimension of approximately 66 inches. Fifty percent of the stones by volume shall have average dimension greater than 24 inches (1000 lbs).

703.28 Heavy Riprap Stone for heavy riprap shall consist of hard, sound, durable rock that will not disintegrate by exposure to water or weather. Stone for heavy riprap shall be angular and rough. Rounded, subrounded, or thin, flat stones will not be allowed. The maximum allowable length to width ratio will be 3:1. Stone for heavy riprap may be obtained from quarries or by screening oversized rock from earth borrow pits. The minimum stone size (500 lbs) shall have minimum dimension of 15 inches, and at least fifty percent of the stones by volume shall have an average dimension greater than 24 inches (1000 lbs).”

Add the following paragraph:
“703.32 Definitions (ASTM D 2488, Table 1). Angular:  Particles have sharp edges and relatively plane sides with unpolished surfaces. Subrounded:  Particles have nearly plane sides but have well-rounded corners and edges. Rounded:  Particles have smoothly curved sides and no edges.”

SECTION 706
NON-METALLIC PIPE

706.06 Corrugated Polyethylene Pipe for Underdrain, Option I and Option III Culvert Pipe Change the first sentence from “...300 mm diameters to 900 mm” to “...300 mm diameters to 1200 mm” Delete, in it’s entirety, the last sentence which begins “This pipe and resins...” and replace with the following; “The manufacturing plants of polyethylene pipe shall be certified by the Eastern States Consortium. Polyethylene pipe shall be accepted based on third party certification by the AASHTO’s National Transportation Product Evaluation Program.”

SECTION 709
REINFORCING STEEL AND WELDED STEEL WIRE FABIC

709.03 Steel Strand Change the second paragraph from “...shall be 12mm [½ inch] AASHTO M203M/M203 (ASTM A416/A416M)...” to “...shall be 15.24 mm [0.600 inch] diameter AASHTO M203 (ASTM A416)...”

SECTION 710
FENCE AND GUARDRAIL

710.03 Chain Link Fabric Add the following sentence: “Chain Link fabric for PVC coated shall conform to the requirements of AASHTO M181, Type IV-Class B.”

710.04 Metal Beam Rail Replace with the following: “Galvanized steel rail elements shall conform to the requirements of AASHTO M 180, Class A, Type II.

When corrosion resistant steel is specified, rail shall conform to AASHTO M 180, Class A, Type IV. Beams of corrosion resistant steel shall not be painted or galvanized. They shall be so handled and stored that the traffic face of these beams, used in a continuous run of guardrail, shall not show a distinctive color differential.
When metal beam rail is to be installed on a curve having a radius of curvature of 150 ft. or less, the beam sections shall be fabricated on an arc to the required radius and permanently stamped or embossed with the designated radius.

The engineer may take one piece of guardrail, a backup plate, and end or buffer section from each 200 pieces in a lot, or from each lot if less than 200 pieces are included therein for determination of compliance with specification requirements. If one piece fails to conform to the requirements of this specification, two other pieces shall be tested. If either of these pieces fails to conform to the requirements of this specification, the lot of material represented by these samples shall be rejected. A lot shall be considered that quantity of material offered for inspection at one time that bears the same heat and coating identification.”

710.07 Guardrail Posts Section b. change “…AASHTO M183/M183M…” to “…AASHTO M270M/M270 Grade 250 (36)…”

SECTION 712
MISCELLANEOUS HIGHWAY MATERIALS

712.04 Stone Curbing and Edging  Delete the existing and replace with the following: “Stone for curbing and edging shall be approved granite from acceptable sources. The stone shall be hard and durable, predominantly gray in color, free from seams that would be likely to impair its structural integrity, and of a smooth splitting character. Natural grain size and color variations characteristic of the source deposit will be permitted. Such natural variations may include bands or clusters of mineral crystallization provided they do not impair the structural integrity of the curb stone. The Contractor shall submit for approval the name of the quarry that is the proposed source of the granite for curb materials along with full scale color photos of the granite. Such submission shall be made sufficiently in advance of ordering so that the Resident may have an opportunity to judge the stone, both as to quality and appearance. Samples of curbing shall be submitted for approval only when requested by the Resident. The dimensions, shape, and other details shall be as shown on the plans.”

712.06 Precast Concrete Units In the first paragraph, change “…ASTM C478M…” to “…AASHTO M199…” Delete the second paragraph and replace with the following; “Approved structural fibers may be used as a replacement of 6 x 6 #10 gauge welded wire fabric when used at an approved dosage rate for the construction of manhole and catch basin units. The material used shall be one of the products listed on the Maine Department of Transportation’s Approved Product List of Structural Fiber Reinforcement.” Delete the fifth paragraph and replace with the following; “The concrete mix design shall be approved by the Department. Concrete shall contain 6% air content, plus or minus 1½% tolerance when tested according to AASHTO T152. All concrete shall develop a minimum compressive strength of 28 MPa [4000 psi] in 28 days when tested according to AASHTO T22. The absorption of a specimen, when tested according to AASHTO T280, Test Method “A”, shall not exceed nine percent of the dry mass.”

Add the following: “712.07 Tops, and Traps  These metal units shall conform to the plan dimensions and to the following specification requirements for the designated materials.
Gray iron or ductile iron castings shall conform to the requirements of AASHTO M306 unless otherwise designated.”

712.08 Corrugated Metal Units The units shall conform to plan dimensions and the metal to AASHTO M36/M36M. Bituminous coating, when specified, shall conform to AASHTO M190 Type A.

712.09 Catch Basin and Manhole Steps Steps for catch basins and for manholes shall conform to ASTM C478M [ASTM C478], Section 13 for either of the following material:

(a) Aluminum steps-ASTM B221M, [ASTM B211] Alloy 6061-T6 or 6005-T5.

(b) Reinforced plastic steps Steel reinforcing bar with injection molded plastic coating copolymer polypropylene. Polypropylene shall conform to ASTM D 4101.

712.23 Flashing Lights Flashing Lights shall be power operated or battery operated as specified.

(a) Power operated flashing lights shall consist of housing, adapters, lamps, sockets, reflectors, lens, hoods and other necessary equipment designed to give clearly visible signal indications within an angle of at least 45 degrees and from 3 to 90 m [10 to 300 ft] under all light and atmospheric conditions.

Two circuit flasher controllers with a two-circuit filter capable of providing alternate flashing operations at the rate of not less than 50 nor more than 60 flashes per minute shall be provided.

The lamps shall be 650 lumens, 120 volt traffic signal lamps with sockets constructed to properly focus and hold the lamp firmly in position.

The housing shall have a rotatable sun visor not less than 175 mm [7 in] in length designed to shield the lens.

Reflectors shall be of such design that light from a properly focused lamp will reflect the light rays parallel. Reflectors shall have a maximum diameter at the point of contact with the lens of approximately 200 mm [8 in].

The lens shall consist of a round one-piece convex amber material which, when mounted, shall have a visible diameter of approximately 200 mm [8 in]. They shall distribute light and not diffuse it. The distribution of the light shall be asymmetrical in a downward direction. The light distribution of the lens shall not be uniform, but shall consist of a small high intensity portion with narrow distribution for long distance throw and a larger low intensity portion with wide distribution for short distance throw. Lenses shall be marked to indicate the top and bottom of the lens.

(b) Battery operated flashing lights shall be self- illuminated by an electric lamp behind the lens. These lights shall also be externally illuminated by reflex-reflective elements built into the lens to enable it to be seen by reflex-reflection of the light from the headlights of oncoming traffic. The batteries must be entirely enclosed in a case. A
locking device must secure the case. The light shall have a flash rate of not less than 50 nor more than 60 flashes per minute from minus 30 °C [minus 20 °F] to plus 65 °C [plus 150 °F]. The light shall have an on time of not less than 10 percent of the flash cycle. The light beam projected upon a surface perpendicular to the axis of the light beam shall produce a lighted rectangular projection whose minimum horizontal dimension shall be 5 degrees each side of the horizontal axis. The effective intensity shall not have an initial value greater than 15.0 candelas or drop below 4.0 candelas during the first 336 hours of continuous flashing. The illuminated lens shall appear to be uniformly bright over its entire illuminated surface when viewed from any point within an angle of 9 degrees each side of the vertical axis and 5 degrees each side of the horizontal axis. The lens shall not be less than 175 mm [7 in] in diameter including a reflex-reflector ring of 13 mm [½ in] minimum width around the periphery. The lens shall be yellow in color and have a minimum relative luminous transmittance of 0.440 with a luminance of 2854° Kelvin. The lens shall be one-piece construction. The lens material shall be plastic and meet the luminous transmission requirements of this specification. The case containing the batteries and circuitry shall be constructed of a material capable of withstanding abuse equal to or greater than 1.21 mm thick steel [No. 18 U.S. Standard Gage Steel]. The housing and the lens frame, if of metal shall be properly cleaned, degreased and pretreated to promote adhesion. It shall be given one or more coats of enamel which, when dry shall completely obscure the metal. The enamel coating shall be of such quality that when the coated case is struck a light blow with a sharp tool, the paint will not chip or crack and if scratched with a knife will not powder. The case shall be so constructed and closed as to exclude moisture that would affect the proper operation of light. The case shall have a weep hole to allow the escape of moisture from condensation. Photocell controls, if provided, shall keep the light operating whenever the ambient light falls below 215 lx [20 foot candles]. Each light shall be plainly marked as to the manufacturer's name and model number.

If required by the Resident, certification as to conformance to these specifications shall be furnished based on results of tests made by an independent testing laboratory. All lights are subject to random inspection and testing. All necessary random samples shall be provided to the Resident upon request without cost to the Department. All such samples shall be returned to the Contractor upon completion of the tests.

712.32 Copper Tubing Copper tubing and fittings shall conform to the requirements of ASTM B88M Type A [ASTM B88, Type K] or better.

712.33 Non-metallic Pipe, Flexible Non-metallic pipe and pipe fittings shall be acceptable flexible pipe manufactured from virgin polyethylene polymer suitable for transmitting liquids intended for human or animal consumption.

712.34 Non-metallic Pipe, Rigid Non-metallic pipe shall be Schedule 40 polyvinylchloride (PVC) that meets the requirement of ASTM D1785. Fittings shall be of the same material.

712.341 Metallic Pipe Metallic pipe shall be ANSI, Standard B36.10, Schedule 40 steel pipe conforming to the requirements of ASTM A53 Types E or S, Grade B. End plates shall be steel conforming to ASTM A36/A36M.
Both the sleeve and end plates shall be hot dip galvanized. Pipe sleeve splices shall be welded splices with full penetration weld before galvanizing.

712.35 Epoxy Resin  Epoxy resin for grouting or sealing shall consist of a mineral filled thixotropic, flexible epoxy resin having a pot life of approximately one hour at 10°C [50°F]. The grout shall be an approved product suitable for cementing steel dowels into the preformed holes of curb inlets and adjacent curbing. The sealant shall be an approved product, light gray in color and suitable for coating the surface.

712.36 Bituminous Curb  The asphalt cement for bituminous curb shall be of the grade required for the wearing course, or shall be Viscosity Grade AC-20 meeting the current requirements of Subsection 702.01 Asphalt Cement. The aggregate shall conform to the requirements of Subsection 703.07. The coarse aggregate portion retained on the 2.36 mm [No. 8] sieve may be either crushed rock or crushed gravel.

The mineral constituents of the bituminous mixture shall be sized and graded and combined in a composite blend that will produce a stable durable curbing with an acceptable texture.

Bituminous material for curb shall meet the requirements of Section 403 - Hot Bituminous Pavement.

712.37 Precast Concrete Slab  Portland cement concrete for precast slabs shall meet the requirements of Section 502 - Structural Concrete, Class A.

The slabs shall be precast to the dimension shown on the plans and cross section and in accordance with the Standard Detail plans for Concrete Sidewalk Slab. The surface shall be finished with a float finish in accordance with Subsection 502.14(c). Lift devices of sufficient strength to hold the slab while suspended from cables shall be cast into the top or back of the slab.

712.38 Stone Slab  Stone slabs shall be of granite from an acceptable source, hard, durable, predominantly gray in color, free from seams which impair the structural integrity and be of smooth splitting character. Natural color variations characteristic of the deposit will be permitted. Exposed surfaces shall be free from drill holes or indications of drill holes. The granite slabs in any one section of backslope must be all the same finish.

The granite slabs shall be scabble dressed or sawed to an approximately true plane having no projections or depressions over 13 mm [½ in] under a 600 mm [2 ft] straightedge or over 25 mm [1 in] under a 1200 mm [4 ft] straightedge. The arris at the intersection of the top surface and exposed front face shall be pitched so that the arris line is uniform throughout the length of the installed slabs. The sides shall be square to the exposed face unless the slabs are to be set on a radius or other special condition which requires that the joints be cut to fit, but in any case shall be so finished that when the stones are placed side by side no space more than 20 mm [3/4 in] shall show in the joint for the full exposed height.

Liftpin holes in all sides will be allowed except on the exposed face.
SECTION 717
ROADSIDE IMPROVEMENT MATERIAL

717.03 C. Method #3 - Roadside Mixture #3 Change the seed proportions to the following:
Crown Vetch  25%
Perennial Lupine  25%
Red Clover  12.5%
Annual Rye  37.5%

717.05 Mulch Binder Change the third sentence to read as follows:
“Paper fiber mulch may be used as a binder at the rate of 2.3 kg/unit [5 lb/unit].”

SECTION 720
STRUCTURAL SUPPORTS FOR HIGHWAY SIGNS, LUMINAIRES, AND TRAFFIC SIGNALS

720.08 U-Channel Posts Change the first sentence from “…, U-Channel posts…” to “…, Rib Back U-Channel posts…”

SECTION 722
GEOTEXTILES

722.01 Stabilization/Reinforcement Geotextile Add the following to note #3; “The strengths specified in the columns labeled
“<50%” and “≥ 50%” refer to the elongation at which the geotextile material was tested. For example; if a fabric is tested at 15% elongation then it must meet or exceed the minimum strength shown in the “<50%” column. Submittals must include the percent elongation at which the material was tested.”

722.02 Drainage Geotextile Add the following to note #3; “The strengths specified in the columns labeled”<50%” and “≥ 50%” refer to the elongation at which the geotextile material was tested. For example; if a fabric is tested at 15% elongation then it must meet or exceed the minimum strength shown in the “<50%” column. Submittals must include the percent elongation at which the material was tested.”

722.01 Erosion Control Geotextile Add the following note to Elongation in the Mechanical Property Table; “The strengths specified in the columns labeled”<50%” and “≥ 50%” refer to the elongation at which the geotextile material was tested. For example; if a fabric is tested at 15% elongation then it must meet or exceed the minimum strength shown in the “<50%” column. Submittals must include the percent elongation at which the material was tested.”