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The Contractor "106.01 Source of Supply and Quality Requirements. shall furnish, pay for, and install all materials required to complete the work,

except materials that are designated in the contract documents to be furnished Materials shall be in new condition as of the time of final by the State.. acceptance subject to normal wear.

"SECTION 106 - CONTROL OF MATERIAL

All materials proposed to be used may be inspected and tested at any time and place including but not limited to the source of supply and locations of manufacture and fabrication. When requested by the Engineer, Contractor shall notify the Engineer of the Contractor's proposed sources of materials prior to delivery. At the request of the Engineer, the Contractor shall provide reasonable and adequate testing facilities and equipment for the Engineer at the inspection site, at no cost to the State.

The written permission and subject to Material Sources. conditions set by the Engineer, the Contractor may, at no increase in contract price or contract time, use stone, gravel, sand, or other materials found within Such permission will not be considered a change and may be revoked at any time for any reason by the Engineer at no increase in contract price or contract time.

The contract documents or Engineer may make available to the Contractor the option to use material from sources made available by the State. Designation of a source for material is not a representation by the Engineer of the quantity or quality of material obtainable or the method, equipment or work required to obtain material from the source. The Contractor is not obligated to The Contractor bears all costs of using such use material from such sources. material and assumes the risk that such material does not conform to contract requirements.

Material Sample; Sample Submittals; Notice of Change. 106.03

Submission of material samples and (A) Material Sample. equipment data required by the contract documents or by the Engineer are exclusively for the benefit of the State's quality control monitoring of Any statement or representation by the Engineer that any submitted sample or equipment data is "ACCEPTED", "APPROVED", or other words to similar effect, shall not be deemed conclusive that the material and equipment data for which a sample was submitted will conform to the contract requirements when incorporated into the work. The 'ACCEPTANCE" or "APPROVAL" of any sample by the Engineer does not change or modify any contract requirements.

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The Engineer may conduct tests of or take samples of any materials at any time. The Contractor shall collect and forward samples and provide other assistance when requested by the Engineer. cases, the Contractor shall furnish the required samples at no cost to the The Contractor shall not be entitled to payment for work that incorporates materials required to be tested or inspected until the Engineer completes the tests or inspections. Where samples are required from the completed work, the Contractor shall cut and furnish samples from the completed work at the sites and quantities designated by the Engineer. The work where sample so removed shall be restored with new material conforming to the contract requirements or accepted by the Engineer at no increase in contract price or contract time.

Tests of the material samples will be made in accordance with the latest standards of HDOT Hawaii Test Methods, AASHTO, ASTM, or other recognized material organizations as amended prior to the date of advertisement unless otherwise provided. References to HDOT Hawaii Test Method means "Hawaii Test Methods", published by the State of Hawaii, Department of Transportation, Highways Division, Materials Testing and Research Branch. The Engineer shall decide the tests to be conducted and standards to be applied, whether a submitted material

submitted material sample shall be retested.

sample passes the tests and meets the standards,

Each sample submitted shall have a label indicating project title and number, date sampled, the material represented, its place of origin. the names of the producers and suppliers, the Contractor, and the portion of the work for which the material is intended. Samples shall be marked to indicate where the materials represented are required by the contract documents.

A letter in duplicate shall accompany each delivery of samples and shall contain a list of the samples and the same information required on the labels accompanying each sample.

For Sampling/Testing Guide for Acceptance and Verification. to: http://www.state.hi.us/dot/highways/specs94/provisions/provhme.htm (106A)

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(B) Sample Submittals.

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Contractor's Duty. (1) When sample submittals are required by the contract documents, the Contractor shall review, approve, indicate its approval and submit to the Engineer samples of the materials to be used in the work. It is the responsibility of the Contractor to submit required material and color samples for review at the earliest possible date after the date of award. Delavs

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caused by the failure of the Contractor to submit material and color samples will not be considered as justifiable reasons for contract time extension or additional compensation.

- (2) Deviations. The Contractor shall include with the submittal of samples written notification of, and shall clearly identify. all deviations from the contract documents. Failure to so notify the Engineer of, and identify, such deviations shall be grounds for the subsequent rejection of the related work or materials, notwithstanding that the sample upon its submittal was accepted by the Engineer. Any deviations will be subject to Subsection 102.16 - Substitution of Materials and Equipment If the deviations are not acceptable to the Before Bid Opening. Engineer, the Contractor shall be required to furnish the samples as specified or indicated on the contract documents at no additional cost or time.
- (3) Review Process. The Engineer will inspect or test samples and communicate the results of the inspection or test within 45 days of receipt unless otherwise agreed between the Contractor and the Engineer or as stated in the contract documents. If the volumes of samples submitted at any time for review is unusually large, the Contractor may inform the Engineer of its preferred order for review and the Engineer will use reasonable efforts to accommodate the Contractor's priorities.

If the Engineer notifies the Contractor that a sample does not conform to the contract documents, the Contractor shall promptly submit a sample conforming to the requirements of the contract documents, indicating in writing on the transmittal and the subject sample what portions of the resubmittal have been altered.

No mark or notation made by the Engineer on or accompanying the return of any sample to the Contractor shall be considered a request or order for a change or extra work. If the Contractor believes any such mark or notation constitutes a request for a change or extra work for which it is entitled to an adjustment in contract price and contract time, or both, the Contractor must follow the procedures established in Subsection 104.02 – Changes for oral orders, directions, instructions, interpretations, or determinations from the Engineer or else lose its right to claim for an adjustment.

(4) Conformance of Material to Submittal. After a material submittal has been accepted by the Engineer, the Contractor shall provide materials for the work that conform to such submittal. Materials that do not conform to such submittal are non-conforming

material in accordance with Subsection 106.08 - Non-Conforming 142 Materials, even if they otherwise meet the contract requirements. 143 If Contractor intends to substitute a material in place of a material 144 for which a submittal has been accepted. the Contractor shall 145 submit the substitute material in accordance with the sampling and 146 The Contractor shall not testing procedures described herein. 147 use the substitute material until the Engineer accepts it. 148 149 If during the course of the work the ((C) Notice of Change. 150 Contractor intends to change the source of supply of any previously 151 submitted material, or the location of any manufacturing or fabrication 152 plant, the Contractor shall provide the Engineer written notice of such 153 intended change not less than ten days before the change is made. 154 The Engineer may require that the Contractor repeat the submittal 155 process in accordance with this Section 106 - Material Restrictions and 156 Requirements for any such material. 157 158 (Unassigned). (See 105.11 – Inspection of the 106.04 Plant Inspection. 159 Work and Materials. 160 161 (Unassigned) (See Subsection 105.23 - Storage and Handling of 106.05 162 Materials and Equipment). 163 164 (See 105.23 – Storage and Handling of Materials 106.06 (Unassigned). 165 and Equipment). 166 167 All materials not conforming to the Non-Conforming Materials. 106.07 168 contract requirements, whether in place or not, shall be promptly removed from 169 the site of the work when directed by the Engineer in writing. If the Contractor 170 fails to comply forthwith with any order of the Engineer made under the 171 provisions of this subsection, the Engineer shall have the authority to remove 172 and replace non-conforming materials and charge the removal and replacement 173 to the Contractor. 174 175 State-Furnished Material. The Contractor shall furnish all materials 176 106.08 required to complete the work, except those specified to be furnished by the 177 The contract documents or the Engineer will establish the time and 178 State. means of delivery or the turning over of State-furnished materials. 179 180 it shall be Unless otherwise stated in the contract documents, 181 conclusively presumed that State-furnished materials conform to the contract 182 documents as of the time of delivery to the Contractor 183

distribute, and install State-furnished material at its risk and cost."

Upon receipt, the Contractor shall inventory, store, inspect, protect,

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191	106.10 Certificate of Compliance. In addition to or instead of the submission of material samples for inspection or testing, the Engineer or the					
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193				submit to the Engineer a		
194	Certificate	of Compliance from the m	nanutacturer or su	pplier, or both.		
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196	A Certificate of Compliance shall be an English language document					
197	containing):				
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199	(1)	A description of the ma	iterial supplied.			
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201	(2)			ing but not limited to label,		
202	lot number, heat number, batches, or marking including the respective					
203	qua	antities of each supplied for	r the work.			
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205	(3) Statement that the material complies in all respects with the					
206	req	uirements of the cited spec	cifications within t	ne contract documents.		
207				·		
208		•	•	results confirming that the		
209	material complies in all respect with the requirements of the contract					
210	doc	uments.				
211						
212	(5)	·	•	uthorized person acting on		
213	behalf of the manufacturer or the supplier of the material,. the date of the					
214	signature, and the name and address of the manufacturer or supplier of					
215	the	material.				
216						
217	106.11	Steel and Iron Constr	Steel and Iron Construction Material. (Not Applicable)			
218						
219	106.12	Recycling of Waste G	lass. (Unassig	ned) See 717 - Cullet		
220	and Cullet	-Made Materials).				
221						
222	106.13	Payment for Deleted I	Materials.			
223	(4)	Campalad Ondon	If accomtable ma	stanial was and smad by the		
224	(A)	Canceled Orders.		aterial was ordered by the		
225	Contractor for any item deleted by an ordered change in the work prior to					
226	the date of notification of such deletion by the Engineer, the Contractor					
227	shall use its best efforts in a timely manner to cancel the order. The					
228	State will pay reasonable cancellation charges required by the supplier.					
229	The Contractor will be paid a 7 percent markup on all reasonable cancellation charges for compensation for overhead and profit.					
230 231	can	cellation charges for comp	ensauon ior over	nead and profit.		
231 232	(B)	Returned Materials.	If accentable	deleted material is in the		
232 233	(B) Returned Materials. If acceptable deleted material is in possession of the Contractor or is ultimately received by the Contractor					
233 234	such material is returnable to the supplier and the Engineer so directs, the					
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material shall be returned. After the Contractor returns acceptable material to the supplier, the State will pay for the reasonable charges made by the supplier or other source for the return of the material. Contractor shall be paid a markup for overhead and profit on charges made by the supplier. The Contractor shall be paid a 7 percent markup on the reasonable charges made by the supplier or other source for returning the material for compensation for overhead and profit. The cost to the Contractor for handling the returned material will be paid as provided in Subsection 104.06 - Methods of Price Adjustment.

(C) Uncancelled Material. If orders for acceptable material that was deleted cannot be canceled at a reasonable cost or returned, it will be paid for at the actual cost to the Contractor including a markup for overhead and profit of 7 percent. In such cases the material paid for shall become the property of the State and the cost of further storage and handling will be paid as provided in Subsection 104.06 - Methods of Price Adjustment.

All charges the Contractor proposes for the acceptable material that was deleted shall be properly itemized and supported by sufficient substantiating legible data to permit evaluation. The Engineer will determine whether the proposal is acceptable.

106.14 Assignment Of Antitrust Claims For Overcharges For Goods and Materials Purchased. Vendor and purchaser recognize that in actual economic practice, overcharges resulting from antitrust violations are in fact usually borne by the purchaser. Therefore, vendor hereby assigns to purchaser any and all claims for such overcharges as to goods and materials purchased in connection with this order or contract, except as to overcharges which result from antitrust violations commencing after the price is established under this order or contract and which are not passed on to the purchaser under an escalation clause.

Contractor and owner recognize that in actual economic practice, overcharges resulting from antitrust violations are in fact usually borne by the owner. Therefore, Contractor hereby assigns to owner any and all claims for such overcharges as to goods and materials purchased in connection with this order or contract, except as to overcharges which result from antitrust violations commencing after the price is established under this order or contract and any contract change order. In addition, Contractor warrants and represents that each of its first tier suppliers and subcontractors shall assign any and all such claims to owner, subject to the aforementioned exception."

 106.15 Unauthorized Excavation. Unless otherwise expressly directed or authorized by the contract documents, Contractor shall not excavate beyond the excavation limits for the purpose of obtaining materials. The site disturbed by

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unauthorized excavation shall be returned to the condition existing before such unauthorized excavation at no cost to the State. Any unauthorized excavation shall be filled, at the direction of the Engineer, with either the material taken out or a substitute material selected by the Engineer.

106.16 Substitution Of Materials and Equipment After Bid Opening. (See 102.16 for Substitution Of Materials and Equipment Before Bid Opening). Substitution of material or equipment will not be allowed after the bid opening date except under the following circumstances:

(1) A specified or pre-qualified item is delayed by an unforeseeable event beyond the control of the Contractor which would impact the timely completion of the project.

(2) A specified or prequalified item is no longer being manufactured or is no longer reasonably commercially available.

(3) A specified or pre-qualified item is found to be unsuitable for reasons beyond the control of the Contractor.

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(4) When a manufacturer or supplier of a prequalified or specified item makes available at no increase in contract price or contract time a suitable item, determined by the Engineer to be equal to or better than the item prequalified or specified.

(5) Under such other terms and conditions acceptable to the Engineer

Every substitution request shall be fully explained in writing, by the Contractor and shall include the justification, the quantities and unit prices involved, quotations and such other documents as are deemed necessary to support the request. Any savings in cost will accrue to the State.

The burden of proof as to the comparative quality and suitability of alternate equipment, articles or materials shall be upon the Contractor. The Contractor shall furnish, at no increase in contract price or contract time, all information required by the Engineer.

 The Engineer reserves the right to deny any request the Engineer deems irregular or not in the best interest of the State and shall be the sole judge of the comparative quality and suitability of alternates, equipment, articles, or materials."

END OF SECTION 106