1 2		SECTION 105 – CONTROL OF WORK			
2 3 4	Make the following amendments to said Section:				
5	(I)	(I) Amend 105.01 – Authority to read as follows:			
6 7	"105.	"105.01 Authority.			
8		(A) Authority of the Engineer The Engineer is the representative			
9 10		(A) Authority of the Engineer. The Engineer is the representative of the Director and has all the authority of the Director with respect to the			
11		contract. The Engineer will make decisions on all questions that may			
12 13		arise regarding the contract, such as, but not limited to:			
13 14		(1) Interpretation of the contract documents.			
15					
16		(2) Acceptability of the materials furnished and work performed.			
17 18		(3) Manner of performance and rate of progress of the work.			
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20		(4) Acceptable fulfillment of the contract on the part of the			
21 22		Contractor.			
23		(5) Compensation under the contract.			
24		The Engineer's desisions on acceptions, stains, and disputes will			
25 26		The Engineer's decisions on questions, claims, and disputes will be final and conclusive subject to Subsection 107.15 – Disputes and			
27		Claims.			
28		The Engineer ment delegate exercise with with the set for the			
29 30		The Engineer may delegate specific authority to act for the Engineer to a specific person or persons. Such delegation of authority			
31		shall be established in writing and shall become effective upon delivery to			
32		the Contractor.			
33 34		(B) Authority of the Inspectors. Inspectors, as a representative of			
35		the Engineer or other agencies, will inspect the work done and materials			
36		furnished. Such inspection may extend to the preparation, fabrication			
37 38		or manufacture of the materials to be used. The Inspector does not have authority vested in the Engineer unless specifically delegated in			
39		writing. The Inspector may not alter or waive the provisions of the			
40		contract, issue instructions contrary to the contract, or act as agent or			
41 42		representative of the Contractor.			
42 43		Failure of an Inspector at any time to reject non-conforming work			
44		shall not be considered a waiver of the State's right to require work in strict			
45 46		conformity with the contract documents as a condition of final acceptance.			
<del>1</del> 0					

47 **(C)** Authority of the Consultant and Construction Management. 48 The State may engage consultants and construction managements to 49 perform duties in connection with the work. Unless otherwise specified 50 in writing to the Contractor, such retained consultants and construction 51 managements shall have no greater authority than an Inspector."

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from lines 52 to 61 to read as follows:

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56 "105.02 The contract contains the description of various Submittals. items that the Contractor must submit to the Engineer for review and acceptance. 57 The Contractor shall review all submittals for correctness, conformance with the 58 59 requirements of the contract documents and completeness before submitting 60 them to the Engineer. The submittal shall indicate the contract items and specifications subsections for which the submittal is provided. The submittal 61 62 shall be legible and clearly indicate what portion of the submittal is being The Contractor shall provide six copies of the required 63 submitted for review. 64 submissions at the earliest possible date." 65

(III) Amend Subsection 105.08 (A) - Furnishing Drawings and Special
 Provisions to read as follows:

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**"(A)** Furnishing Drawings and Special Provisions. The State will furnish the Contractor 12 sets of the project plans and special provisions. The project plans furnished will be the same size as that issued for bidding purposes except as noted in Section 648 – Field-Posted Drawings. The Contractor shall have and maintain at least one set of plans and specifications on the work site, at all times."

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**(IV)** Amend **Subsection 105.14(D) – No Designated Storage Area** from lines 421 to 432 to read as follows:

- "(D) No Designated Storage Area. If no storage area is designated within the contract documents, materials and equipment may be stored anywhere within the State highway right-of-way, provided such storage and access to and from such site, within the sole discretion of the Engineer, does not create a public or traffic hazard or an impediment to the movement of traffic."
- 86 **(V)** Amend **105.16(A) Subcontract Requirements** by adding the following 87 paragraph after line 483:
  - The 'Specialty Items' of work for this project are as follows:

## 9091SectionDescription

92 **No.** 

94 95	201	Contract Item No. 201.0100 under Section 201 – Clearing and Grubbing		
96 97 98	203	All Contract Items under Section 203 – Excavation and Embankment		
99 100 101	401	Contract Item No. 401.0100 under Section 401 – Hot Mix Asphalt Pavement		
102 103 104	622	All Contract Items under Section 622 – Roadway and Sign Lighting System		
105 106 107	623	All Contract Items under Section 623 - Traffic Signal System		
108 109 110	629	All Contract Items under Section 629 - Pavement Markings		
110 111 112 113	631	All Contract Items under Section 631 - Traffic Control Regulatory, Warning, and Miscellaneous Signs		
114 115 116	645	Contract Item No. 645.0100 under Section 645 – Work Zone Traffic Control"		
117 118 119 120	<ul> <li>(VI) Amend Subsection 105.16(B) – Substituting Subcontractors by revising the second sentence from line 490 to line 493 to read:</li> <li>"Contractors may enter into subcontracts only with subcontractors listed in the proposal or with non-listed joint contractors/subcontractors permitted under Subsection 102.06 – Preparation of Proposal."</li> </ul>			
120 121 122 123 124				
125 126 127				
128 129		END OF SECTION 105		