STATE OF HAWAII DEPARTMENT OF TRANSPORTATION HIGHWAYS DIVISION

ADDENDUM NO. 1

for

KAMEHAMEHA HIGHWAY, KAMANANUI ROAD AND WILIKINA DRIVE REHABILITATION VICINITY OF WEED CIRCLE TO H-2

FEDERAL-AID PROJECT NO. NH-099-1(031)

The following amendments shall be made to the Bid Documents:

A. SPECIFICATIONS

- 1. Replace Table of Contents dated 8/14/20 with the attached Table of Contents dated r9/9/2020.
- 2. Replace Pages 103-1a through 103-4a dated 5/15/20 with the attached Pages 103-1a through 103-5a dated r8/24/20.
- 3. Replace Pages 108-1a through 108-24a dated 5/28/20 with the attached Pages 108-1a through 108-25a dated r9/4/20.
- 4. Replace Pages 209-1a through 209-31a dated 5/28/20 with the attached Pages 209-1a through 209-30a dated r6/19/20.
- 5. Replace Pages 301-1a through 301-2a dated 8/14/20 with the attached Pages 301-1a through 301-2a dated r9/8/20.
- 6. Replace Pages 401-1a through 401-35a dated 8/14/20 with the attached Pages 401-1a through 401-35a dated r9/10/20.
- 7. Insert attached Pages 621-1a through 621-13a dated r9/8/20.
- 8. Replace Wage Rates dated 7/24/2020 with the attached Wage Rates dated 8/28/2020.

B. PROPOSAL

1. Replace Pages P-8 through P-10 dated 8/14/2020 with the attached Pages P-8 through P-10 dated r9/11/2020.

C. PLANS

- 1. Replace Plan Sheet Nos. 1, 4, 13, 15, 21, 22, and 23 with the attached Plan Sheet Nos. ADD.1, ADD.4, ADD.13, ADD.15, ADD.21, ADD.22 and ADD.23.
- 2. Insert attached Plan Sheets ADD.125 S-1 through ADD.125 S-5.

D. PRE-BID MEETING MINUTES

Attached are the September 1, 2020 Pre-Bid Meeting Notes for your information.

E. CONTRACTOR RFI's

Attached are responses to Contractor RFI's for your information.

Please acknowledge receipt of this Addendum No. 1 by recording the date of its receipt in the space provided on page P-4 of the Proposal.

JADE T. BUTAY

Director of Transportation

TABLE OF CONTENTS

Notice To Bidders

Instructions for Contractor's Licensing

Notice of Requirement for Affirmative Action to Ensure Equal Employment Opportunity (Executive Order 11246)

Disadvantaged Business Enterprise (DBE) Requirements

Required Federal-Aid Contract Provisions

Special Provisions Title Page

Special Provisions:

DIVISION 100 - GENERAL PROVISIONS		
Section	Description	Pages
101	Terms, Abbreviations, and Definitions	101-1a – 101-12a
102	Bidding Requirements and Conditions	102-1a – 102-8a
103	Award and Execution of Contract	103-1a – 103-5a
104	Scope of Work	104-1a – 104-2a
105	Control of Work	105-1a – 105-3a
106	Material Restrictions and Requirements	106-1a
107	Legal Relations and Responsibility to Public	107-1a – 107-3a
108	Prosecution and Progress	108-1a – 108-25a
109	Measurement and Payment	109-1a – 109-2a

DIVISION 200 - EARTHWORK		
Section	Description	Pages
209	Temporary Water Pollution, Dust, and Erosion Control	209-1a – 209-30a

	DIVISION 300 - BASES	
Section	Description	Pages
301	Hot Mix Ashphalt Base Course	301-1a – 301-2a

DIVISION 400 - PAVEMENTS		
Section	Description	Pages
401	Hot Mix Asphalt Pavement	401-1a – 401-35a

DIVISION 600 - INCIDENTAL CONSTRUCTION		
Section	Description	Pages
615	Milled Rumble Strip	615-1a – 615-2a
621	Enhanced Vehicle Classification System	621-1a – 621-13a
623	Traffic Signal System	623-1a – 623-2a
17.000	Manholes and Valve Boxes for Water and Sewer Systems	626-1a – 626-2a
629	Pavement Markings	629-1a - 629-5a
699	Mobilization	699-1a

DIVISION 700 - MATERIALS		
Section	Description	Pages
702	Bituminous Materials	702 -1a
717	Cullet and Cullet-Made Materials	717-1a – 717-2a
755	Pavement Marking Materials	755-1a

Requirement of Chapter 104, HRS Wages and Hours of Employees on Public Works Law

Federal Wage Rates

Proposal Title Page

Confirmation by DBE

Surety Bid Bond

Sample Forms

Contract

Performance Bond (Surety)

Performance Bond

Labor and Material Payment Bond (Surety)

Labor and Material Payment Bond

NH-099-1(031)

Disclosure of Lobbying Activities Standard Form - LLL and LLL-A

Statement of Compliance Form WH-348

Chapter 104, HRS Compliance Certificate

END OF TABLE OF CONTENTS

"SECTION 103 - AWARD AND EXECUTION OF CONTRACT

103.01 Consideration of Proposals. The Department will compare the proposals in terms of the summation of the products of the approximate quantities and the unit bid prices after the submittal date and time established in HlePRO. If a discrepancy occurs between the unit bid price and the bid price, the unit bid price shall govern.

The "Buy America" provisions in the Surface Transportation Assistance Act of 1982 is applicable to Federal-aid projects. Bidders may submit a bid based upon the furnishing and use of domestic steel or foreign steel. Manufacturing processes for domestic steel shall occur in the United States.

The Department reserves the right to reject proposals, waive technicalities or advertise for new proposals, if the rejection, waiver, or new advertisement favors the Department.

103.02 Award of Contract. The award of contract, if it be awarded, will be made within 60 calendar days after the opening of bids, to the lowest responsible bidder whose proposal complies with all the requirements. (Through HlePRO). The successful bidder will be notified by letter mailed to the address shown in its proposal, that its proposal has been accepted, and that it has been awarded the contract.

(1) Requirement for Award. To be eligible for award, the apparent low bidder will be contacted to submit copies of the documents listed below to demonstrate compliance with HRS Section 103D-310(c). The documents should be submitted to the Department as soon as possible. If a valid certificate/clearance is not submitted on a timely basis for award of a contract, a bidder otherwise responsive and responsible may not receive the award. See also Subsection 108.03 – Preconstruction Data Submittal.

(A) Tax Clearance. Pursuant to HRS Sections 103D-310(c), 103-53 and 103D-328, the successful bidder shall be required to submit a certified copy of its tax clearance issued by the Hawaii State Department of Taxation (DOTAX) and the Internal Revenue Service (IRS) to demonstrate its compliance with HRS Chapter 237. A tax clearance is valid for six (6) months from the most recent approval stamp date on the tax clearance and must be valid on the bid's first legal advertisement date or any date thereafter up to the bid opening date.

46	FORM A6, TAX CLEARANCE CERTIFICATE, is available at
47	the following website:
48 49	http://www.hawaii.gov/tax/
50	nitp://www.nawan.gov/tax/
51	To receive DOTAX Forms by fax or mail, phone
52	(808) 587-7572 or 1-800-222-7572.
53	(000) 301-1312 01 1-000-222-1312.
54	The application for the Tax Clearance Certificate is the responsibility
55	of the bidder and must be submitted directly to the DOTAX or IRS. The
56	approved certificate may then be submitted to the Department.
57	approved seramode may them be submitted to the Department.
58	(B) DLIR Certificate of Compliance. Pursuant to HRS Section 103D-
59	310(c), the successful bidder shall be required to submit a copy (faxed copies
60	are acceptable) of its approved certificate of compliance issued by the Hawaii
61	State Department of Labor and Industrial Relations (DLIR) to demonstrate its
62	compliance with unemployment insurance (HRS Chapter 383), workers'
63	compensation (HRS Chapter 386), temporary disability insurance (HRS
64	Chapter 392), and prepaid health care (HRS Chapter 393). The certificate is
65	valid for six (6) months from the most recent approval stamp date on the
66	certificate and must be valid on the bid's first legal advertisement date or any
67	date thereafter up to the bid opening date. For certificates which receive a
68	"pending" approval stamp, a DLIR approval stamp is required prior to the
69	issuance of the Notice to Proceed.
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71	FORM LIR#27, APPLICATION FOR CERTIFICATE OF COMPLIANCE
72	WITH SECTION 3-122-112, HAR, is available at the following website:
73	
74	www.hawaii.gov/labor
75	
76	More information is available by calling the DLIR Unemployment Insurance
77	Division at (808) 586-8926.
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79	Inquiries regarding the status of a LIR#27 Form may be made by calling
80	the DLIR Disability Compensation Division at (808) 586-9200.
81	TI
82	The application for the Certificate of Compliance is the responsibility of
83	the bidder and must be submitted directly to the DLIR. The approved
84	certificate may then be submitted to the Department.
85	(O) DOOA Contificate of Cond Chanding Discount to UDC Continu
86	(C) DCCA Certificate of Good Standing. Pursuant to HRS Section
87	103D-310(c), the successful bidder shall be required to submit a copy (faxed
88	copies are acceptable) of its approved Certificate of Good Standing issued by
89	the Hawaii State Department of Commerce and Consumer Affairs (DCCA),
90	Business Registration Division (BREG) to demonstrate that it is either:
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92	(1) Incorporated or organized under the laws of the State; or
93	(0) Deviate and to de husiness in the Ctate as a semanate has not a
94 95	(2) Registered to do business in the State as a separate branch or division that is capable of fully performing under the contract.
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97	The Certificate of Good Standing is valid for six (6) months from
98	the approval date on the certificate and must be valid on the bid's first
99	legal advertisement date or any date thereafter up to the bid opening
100	date. A Hawaii business that is a sole proprietorship, however, is not
101	required to register with the BREG, and therefore not required to
102	submit a Certificate of Good Standing. Bidders are advised that there
103	are costs associated with registering and obtaining a Certificate of
104	Good Standing from the DCCA.
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106	To purchase a CERTIFICATE OF GOOD STANDING, go to On-Line
107	Services at the following website:
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109	www.hawaii.gov/dcca/
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111	The application for the Certificate of Good Standing is the
112	responsibility of the bidder and must be submitted directly to the DCCA. The
113	approved certificate may then be submitted to the Department.
114	
115	(D) Hawaii Compliance Express (HCE). In lieu of the certificates
116	referenced above, the bidder may make available proof of compliance
117	through the Hawaii Compliance Express or any other designated certification
118	process. Bidders may apply and register at the "Hawaii Compliance Express"
119	website:
120	444 A A W W W T A A A A A A A A A A A A A A
121	103.03 Cancellation of Award. The Department reserves the right to cancel
122	the award of contracts before the execution of said contract by the parties.
123	There will be no liability to the awardee and to other bidders.
124	400.04 D.4 (D. (D.)
125	103.04 Return of Proposal Guaranty. The Department will return the proposal
126	guaranties, except those of the three lowest bidders, after the Department
127	checks the proposals. The Department will return the proposal guaranties of the
128	remaining two lowest bidders not awarded the contract within five working days
129	following the execution of the contract. The Department will return the successful
130	bidder's proposal guaranty after the successful bidder furnishes a bond and executes the contract.
131	executes the contract.
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(a) Legal tender;

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(b) Surety bond underwritten by a company licensed to issue bonds in the State of Hawaii; or

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(c) A certificate of deposit; share certificate; cashier's check; treasurer's check, teller's check drawn by or a certified check accepted by and payable on demand to the State by a bank savings institution or credit union insured by the Federal Deposit Insurance Corporation (FDIC) or the National Credit Union Administration (NCUA).

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1. The bidder may use these instruments only to a maximum of \$100,000.

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2. If the required security or bond amount totals over \$100,000 more than one instrument not exceeding \$100,000 each and issued by different financial institutions shall be acceptable.

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Such bonds shall also by the terms inure to the benefit of any and all persons entitled to file claims for labor done or material furnished in the work so as to give them a right of action as contemplated by HRS Section 103D-324.

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103.06 Execution of the Contract. The contract bond and HRS Chapter 104 - Compliance Certificate, similar to a copy of the same annexed hereto, shall be executed by the successful bidder and returned within ten days after the award of the contract or within such further time as the Director may allow after the bidder has received the contract for execution.

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The contract shall not bind the Department unless said parties execute the contract and the Director of Finance endorses the bidder's certificate in accordance with HRS Section 103-39.

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103.07 Failure to Execute Contract. Failure to execute the contract and file
acceptable bonds shall be cause for the cancellation of the award in accordance
with Subsection 103.06 - Execution of the Contract. Also, the Contractor forfeits the
proposal guaranty which becomes the property of the Department. This is not a
penalty, but liquidated damages sustained by the State. The Department may ther
make award to the next lowest responsible bidder or the Department may
readvertise and construct the work under contract."

7 END OF SECTION 103

"SECTION 108 - PROSECUTION AND PROGRESS

108.01 Notice to Proceed (NTP). A Notice To Proceed will be issued to the Contractor not more 30 calendar days after the contract certification date. The Engineer may suspend the contract before issuing the Notice To Proceed, in which case the Contractor's remedies are exclusively those set forth in Subsection 108.10 – Suspension of Work.

 The Contractor shall be allowed up to 14 calendar days after the Notice to Proceed to begin physical work. The Start Work Date will be established when this period ends or on the actual day that physical work begins, whichever is first. Charging of Contract Time will begin on the Start Work Date. The Contractor shall notify the Engineer, in writing, at least five working days before beginning physical work.

In the event that the Contractor fails to start physical work within the time specified, the Engineer may terminate the contract in accordance with Subsection 108.11 – Termination of Contract for Cause.

During the period between the Notice to Proceed and the Start Work Date the Contractor should adjust work forces, equipment, schedules, and procure materials and required permits, prior to beginning physical work.

Any physical work done prior to the Start Work Date will be considered unauthorized work. If the Engineer does not direct that the unauthorized work be removed, it shall be paid for after the Start Work Date and only if it is acceptable.

In the event that the Engineer establishes, in writing, a Start Work Date that is beyond 60 calendar days from the Notice to Proceed date, the Contractor may submit a claim in accordance with, Subsection 107.15 – Disputes and Claims for increased labor and material costs which are directly attributable to the delay beyond the first 60 calendar days after the Notice to Proceed date.

The Contractor shall notify the Engineer at least 24 hours before restarting physical work after a suspension of work pursuant to Subsection 108.10 – Suspension of Work.

Once physical work has begun, the Contractor shall work expeditiously and pursue the work diligently to completion with the contract time. If a portion of the work is to be done in stages, the Contractor shall leave the area safe and usable for the user agency and the public at the end of each stage.

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80 81 (8) Insurance Rates.

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Certificate of Insurance, satisfactory to the Engineer, indicating that the Contractor has in place all insurance coverage required by the contract documents.

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(10)Schedule of agreed prices.

List of suppliers.

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Traffic Control Plan, if applicable. (12)

108.04 Character and Proficiency of Workers. The Contractor shall at all times provide adequate supervision and sufficient labor and equipment for prosecuting the work to full completion in the manner and within the time required by the contract. The superintendent and all other representatives of the Contractor shall act in a civil and honest manner in all dealings with the Engineer, all other State officials and representatives, and the public, in connection with the work.

All workers shall possess the proper license, certification, job classification, skill, training, and experience necessary to properly perform the work assigned to them.

The Engineer may direct the removal of any worker(s) who does not carry out the assigned work in a proper and skillful manner or who is disrespectful, intemperate, violent, or disorderly. The worker shall be removed forthwith by the Contractor and will not work again without the written permission of the Engineer.

108.05 Contract Time.

(A) Calculation of Contract Time. When the contract time is on a working day basis, the total contract time allowed for the performance of the work will be the number of working days shown in the contract plus any additional working days authorized in writing as provided hereinafter. The count of elapsed working days to be charged against contract time, will begin from the Start Work Date and will continue consecutively to the date of Substantial Completion. When multiple shifts are used to perform the work, the State will not consider the hours worked over the normal eight working hours per day or night as an additional working day.

When the contract is on a calendar day basis, the total contract time allowed for the performance of the work will be the number of days shown in the contract plus any additional days authorized in writing as provided hereinafter. The count of elapsed days to be charged against contract time will begin from the Start Work Date and will continue consecutively to the date of Substantial Completion. The Engineer will exclude days elapsing between the orders of the Engineer to suspend work and resume work for suspensions not the fault of the Contractor.

(B) Modifications of Contract Time. Whenever the Contractor believes that an extension of contract time is justified, the Contractor shall serve written notice on the Engineer not more than five working days after the occurrence of the event that causes a delay or justifies a contract time extension. Contract time may be adjusted for the following reasons or events, but only if and to the extent the critical path has been affected:

(1) Changes in the Work, Additional Work, and Delays Caused by the State. If the Contractor believes that an extension of time is justified on account of any act or omission by the State, and is not adequately provided for in a field order or change order, it must request the additional time as provided above. At the request of the Engineer, the Contractor must show how the critical path will be affected and must also support the time extension request with schedules, as well as statements from its subcontractors, suppliers, or manufacturers, as necessary. Claims for compensation for any altered or additional work will be determined pursuant to Subsection 104.02 – Changes.

Additional time to perform the extra work will be added to the time allowed in the contract without regard to the date the change directive was issued, even if the contract completion date has passed. A change requiring time issued after contract time has expired will not constitute an excusal or waiver of pre-existing Contractor delay.

- (2) Delay for Permits. For delays in the routine application and processing time required to obtain necessary permits, including permits to be obtained from State agencies, the Engineer may grant an extension provided that the permit takes longer than 30 days to acquire and the delay is not caused by the Contractor, and provided that as soon as the delay occurs, the Contractor notifies the Engineer in writing that the permits are not available. Permits required by the contract that take less than 30 days to acquire from the time which the appropriate documents are granted shall be acquired between Notice to Proceed and Start Work Date or accounted for in the contractor's progress schedule. Time extensions will be the exclusive relief granted on account of such delays.
- (3) Delays Beyond Contractor's Control. For delays caused by acts of God, a public enemy, fire, inclement weather days or adverse conditions resulting therefrom, earthquakes, floods, epidemics, quarantine restrictions, labor disputes impacting the Contractor or the State, freight embargoes and other reasons beyond the Contractor's control, the Contractor may be granted an extension of time provided that:
 - (a) In the written notice of delay to the Engineer, the Contractor describes possible effects on the completion date of the contract. The description of delays shall:

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- 1. State specifically the reason or reasons for the delay and fully explain in a detailed chronology how the delay affects the critical path.
- 2. Include copies of pertinent documentation to support the time extension request.
- **3.** Cite the anticipated period of delay and the time extension requested.
- **4.** State either that the above circumstances have been cleared and normal working conditions restored as of a certain day or that the above circumstances will continue to prevent completion of the project.
- **(b)** The Contractor shall notify the Engineer in writing when the delay ends. Time extensions will be the exclusive relief granted and no additional compensation will be paid the Contractor for such delays.
- (4) Delays in Delivery of Materials or Equipment. For delays in delivery of materials or equipment, which occur as a result of unforeseeable causes beyond the control and without fault of the Contractor, its subcontractor(s) or supplier(s), time extensions shall be the exclusive relief granted and no additional compensation will be paid the Contractor on account of such delay. The delay shall not exceed the difference between the originally scheduled delivery date and the actual delivery date. The Contractor may be granted an extension of time provided that it complies with the following procedures:
 - (a) The Contractor's written notice to the Engineer must describe the delays and state the effect such delays may have on the critical path.
 - (b) The Contractor, if requested, must submit to the Engineer within five days after a firm delivery date for the material and equipment is established, a written statement regarding the delay. The Contractor must justify the delay as follows:
 - **1.** State specifically all reasons for the delay. Explain in a detailed chronology the effect of the delay on the critical path.

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- 2. Submit copies of purchase order(s), factory invoice(s), bill(s) of lading, shipping manifest(s), delivery tag(s), and any other documents to support the time extension request.
- **3.** Cite the start and end date of the delay and the time extension requested.
- Delays for Suspension of Work. When the performance of the work is totally suspended for one or more days (calendar or working days, as appropriate) by order of the Engineer in accordance with Subsections 108.10(A)(1), 108.10(A)(2), or 108.10(A)(5) the number of days from the effective date of the Engineer's order to suspend operations to the effective date of the Engineer's order to resume operations shall not be counted as contract time and the contract completion date will be adjusted. During periods of partial suspensions of the work, the Contractor will be granted a time extension only if the partial suspension affects the critical path. If the Contractor believes that an extension of time is justified for a partial suspension of work, it must request the extension in writing at least five working days before the partial suspension will affect the critical operation(s) in progress. Contractor must show how the critical path was increased based on the status of the work and must also support its claim if requested, with statements from its subcontractors. A suspension of work will not constitute a waiver of pre-existing Contractor delay.
- **(6) Contractor Caused Delays.** No time extension will be granted under the following circumstances:
 - (a) Delays within the Contractor's control in performing the work caused by the Contractor, subcontractor, supplier, or any combination thereof.
 - **(b)** Delays within the Contractor's control in arrival of materials and equipment caused by the Contractor, subcontractor, supplier, or any combination thereof, in ordering, fabricating, and delivery.
 - (c) Delays requested for changes which do not affect the critical path.

Delays caused by the failure of the Contractor to make submittals in a timely manner for review and acceptance by the Engineer, such as but not limited to shop drawings, descriptive sheets, material samples, and color samples except as covered in Subsection 108.05(B)(3) - Delays Beyond Contractor's Control and 108.05(B)(4) - Delays in Delivery of Materials or Equipment.

- Delays caused by the failure to submit sufficient information and data in a timely manner in the proper form in order to obtain necessary permits related to the work.
- Failure to follow the procedure within the time allowed by contract to request a time extension.
- Failure of the Contractor to provide evidence sufficient to support the time extension request.
- **Reduction in Time.** If the State deletes or modifies any portion of the work, an appropriate reduction of contract time may be made in accordance with Subsection 104.02 - Changes.

Forms of Schedule. All schedules shall be submitted using the specific computer program designated in the bid documents. If no such scheduling software program is designated, then all schedules shall be submitted using the latest version of Microsoft Project by Microsoft or

- For Contracts \$2,000,000 or less or For Contract Time 100 Working Days or 140 Calendar Days or Less. For contracts of \$2,000,000 or less or for contract time of 100 working days or 140 calendar days or less, the progress schedule will be a Time Scaled The Contractor shall submit a TSLD submittal package meeting the following requirements and having these essential and distinctive elements:
 - The major features of work, such as but not limited to BMP installation, grubbing, roadway excavation, structure excavation, structure construction, shown in the chronological order in which the Contractor proposes to work that feature or work and its location on the project. The schedule shall account for normal inclement weather, unusual soil or other

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conditions that may influence the progress of the work, schedules, and coordination required by any utility, off or on site fabrications, and other pertinent factors that relate to progress;

- **(b)** All features listed or not listed in the contract documents that the Contractor considers a controlling factor for the timely completion of the contract work.
- (c) The time span and sequence of the activities or events for each feature, and its interrelationship and interdependencies in time and logic to other features in order to complete the project.
- (d) The total anticipated time necessary to complete work required by the contract.
- **(e)** A chronological listing of critical intermediate dates or time periods for features or milestones or phases that can affect timely completion of the project.
- **(f)** Major activities related to the location on the project.
- (g) Non-construction activities, such as submittal and acceptance periods for shop drawings and material, procurement, testing, fabrication, mobilization, and demobilization or order dates of long lead material.
- **(h)** Set schedule logic for out of sequence activities to retain logic. In addition, open ends shall be non-critical.
- (i) Show target bars for all activities.
- (j) Vertical and horizontal sight lines both major and minor shall be used as well as a separator line between groups. The Engineer will determine frequency and style.
- **(k)** The file name, print date, revision number, data and project title and number shall be included in the title block.
- (I) Have columns with the appropriate data in them for activity ID, description, original duration, remaining duration, early start, early finish, total float, percent complete, resources. The resource column shall list who is responsible for the work to be done in the activity. These columns shall be to the left of the bar chart.

- (2) For Contracts Which Have A Contract Amount More Than \$2,000,000 Or Having A Contract Time Of More Than 100 Working Days Or 140 Calendar Days. For contracts which have a contract amount more than \$2,000,000 or contract time of more than 100 working days or 140 calendar days, the Contractor shall submit a Timed-Scaled Logic Diagram (TSLD) meeting the following requirements and having these essential and distinctive elements:
 - (a) The information and requirements listed in Subsection 108.06(A)(1) For Contracts \$2,000,000 or Less or For Contract Time 100 Working Days or 140 Calendar Days or Less.
 - **(b)** Additional reports and graphics available from the software as requested by the Engineer.
 - **(c)** Sufficient detail to allow at least weekly monitoring of the Contractor and subcontractor's operations.
 - (d) The time scaled schematic shall be on a calendar or working days basis. What will be used shall be determined by how the contract keeps track of time. It will be the same. Plot the critical calendar dates anticipated.
 - (e) Breakdown of activity, such as forming, placing reinforcing steel, concrete pouring and curing, and stripping in concrete construction. Indicate location of work to be done in such detail that it would be easily determined where work would be occurring within approximately 200 feet.
 - (f) Latest start and finish dates for critical path activities.
 - **(g)** Identify responsible subcontractor, supplier, and others for their respective activity.
 - **(h)** No individual activity shall have duration of more than 20 calendar days unless requested and approved by the Engineer.
 - (i) All activities shall have work breakdown structure codes and activity codes. The activity codes shall have coding that incorporates information for phase, location, who is responsible for doing work and type of operation and activity description.

- (j) Incorporate all physical access and availability restraints.
- **(B)** Inspection and Testing. All schedules shall provide reasonable time and opportunity for the Engineer to inspect and test each work activity.
- Engineer's Acceptance of Progress Schedule. The submittal of, (C) and the Engineer's receipt of any progress schedule, shall not be deemed an agreement to modify any terms or conditions of the contract. modifications to the contract terms and conditions that appear in or may be inferred from an acceptable schedule will not be valid or enforceable unless and until the Engineer exercises discretion to issue an appropriate change order. Nor shall any submittal or receipt imply the Engineer's approval of the schedule's breakdown, its individual elements, any critical path that may be shown, nor shall it obligate the State to make its personnel available outside normal working hours or the working hours established by the Contract in order to accommodate such schedule. The Contractor has the risk of all elements (whether or not shown) of the schedule and its execution. No claim for additional compensation, time, or both, shall be made by the Contractor or recognized by the Engineer for delays during any period for which an acceptable progress schedule or an updated progress schedule as required by Subsection 108.06(E) - Contractor's Continuing Schedule Submittal Requirements had not been submitted. Any acceptance or approval of the schedule shall be for general format only and shall not be deemed an agreement by the State that the construction means, methods, and resources shown on the schedule will result in work that conforms to the contract requirements or that the sequences or durations indicated are feasible.
- **(D) Initial Progress Schedule.** The Contractor shall submit an initial progress schedule. The initial progress schedule shall consist of the following:
 - (1) Four sets of the TSLD schedule.
 - (2) All the software files and data to re-create the TSLD in a computerized software format as specified by the Engineer.
 - (3) A listing of equipment that is anticipated to be used on the project. Including the type, size, make, year of manufacture, and all information necessary to identify the equipment in the Rental Rate Blue Book for Construction Equipment.
 - (4) An anticipated manpower requirement graph plotting contract time and total manpower requirement. This may be superimposed over the payment graph.

451	(5) A Method Statement that is a detailed narrative describing the
452	work to be done and the method by which the work shall be
453	accomplished for each major activity. A major activity is an activity
454	that:
455	
456	(a) Has a duration longer than five days.
457	
458	(b) Is a milestone activity.
459	
460	(c) Is a contract item that exceeds \$10,000 on the contract
461	cost proposal.
462	
463	(d) Is a critical path activity.
464	
465	(e) Is an activity designated as such by the Engineer.
466	
467	Each Method Statement shall include the following items
468	needed to fulfill the schedule:
469	
470	(a) Quantity, type, make, and model of equipment.
471	
472	(b) The manpower to do the work, specifying worker
473	classification.
474	
475	(c) The production rate per eight hour day, or the working
476	hours established by the contract documents needed to meet
477	the time indicated on the schedule. If the production rate is
478	not for eight hours, the number of working hours shall be
479	indicated.
480	
481	(6) Two sets of color time-scaled project evaluation and review
482	technique charts ("PERT") using the activity box template of Logic –
483	Early Start or such other template designated by the Engineer.
484	2012 2017
485	If the contract documents establish a sequence or order for the work,
486	the initial progress schedule shall conform to such sequence or order.
487	
488	(E) Contractor's Continuing Schedule Submittal Requirements.
489	After the acceptance of the initial TSLD and when construction starts, the
490	Contractor shall submit four plotted progress schedules, two PERT charts,
491	and reports on all construction activities every two weeks (bi-weekly). This
492	scheduled bi-weekly submittal shall also include an updated version of the
493	project schedule in a computerized software format as specified by the
494	Engineer. The submittal shall have all the information needed to re-create
495	that time period's TSLD plot and reports. The bi-weekly submittal shall
496	include but not limited to an update of activities based on actual durations

all new activities and any changes in duration or start or finish dates of any activity.

The Contractor shall submit with every update, in report form acceptable to the Engineer, a list of changes to the progress schedule since the previous schedule submittal. The Engineer may change the frequency of the submittal requirements but may not require a submittal of the schedule to be more than once a week. The Engineer may decrease the frequency of the submittal of the bi-weekly schedule.

The Contractor shall submit updates of the anticipated work completion graph, equipment listing, manpower requirement graph or method statement when requested by the Engineer. The Contractor shall submit such updates within 4 calendar days from the date of the request by the Engineer.

The Engineer may withhold progress payment until the Contractor is in compliance with all schedule update requirements

(F) Float. All float appearing on a schedule is a shared commodity. Float does not belong to or exist for the exclusive use or benefit of either the State or the Contractor. The State or the Contractor has the opportunity to use available float until it is depleted. Float has no monetary value.

(G) Scheduled Meetings. The Contractor shall meet on a bi-weekly basis with the Engineer to review the progress schedule. The Contractor shall have someone attending the meeting that can answer all questions on the TSLD and other schedule related submittals.

(H) Accelerated Schedule; Early Completion. If the Contractor submits an accelerated schedule (shorter than the contract time), the Engineer's review and acceptance of an accelerated schedule does not constitute an agreement or obligation by the State to modify the contract time or completion date. The Contractor is solely responsible for and shall accept all risks and any delays, other than those that can be directly and solely attributable to the State, that may occur during the work, until the contract completion date. The contract time or completion date is established for the benefit of the State and cannot be changed without an appropriate change order or Substantial Completion granted by the State. The State may accept the work before the completion date is established, but is not obligated to do so.

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If the TSLD indicates an early completion of the project, the Contractor shall, upon submittal of the schedule, cooperate with the Engineer in explaining how it will be achieved. In addition, the Contractor shall submit the above explanation in writing which shall include the State's part, if any, in achieving the early completion date. Early completion of the project shall not rely on changes to the Contract Documents unless approved by the Engineer.

Contractor Responsibilities. The Contractor shall promptly respond to any inquiries from the Engineer regarding any schedule submission. The Contractor shall adjust the schedule to address directives from the Engineer and shall resubmit the TSLD package to the Engineer until the Engineer finds it acceptable.

The Contractor shall perform the work in accordance with the submitted TSLD. The Engineer may require the Contractor to provide additional work forces and equipment to bring the progress of the work into conformance with the TSLD at no increase in contract price or contract time whenever the Engineer determines that the progress of the work does not insure completion within the specified contract time.

108.07 Weekly Meeting. In addition to the bi-weekly schedule meetings, the Contractor shall be available to meet once a week with the Engineer at the time and place as determined by the Engineer to discuss the work and its progress including but not limited to, the progress of the project, potential problems, coordination of work, submittals, erosion control reports, etc. The Contractor's personnel attending shall have the authority to make decisions and answer questions.

The Contractor shall bring to weekly meetings a detailed work schedule showing the next three weeks' work. Number of copies of the detailed work schedule to be submitted will be determined by the Engineer. The three-week schedule is in addition to the TSLD and shall in no way be considered as a substitute for the TSLD or vice versa. The three-week schedule shall show:

- All construction events, traffic control and BMP related activities in such detail that the Engineer will be able to determine at what location and type of work will be done for any day for the next three weeks. This is for the State to use to plan its manpower requirements for that time period.
- (b) The duration of all events and delays.
- (c) The critical path clearly marked in red or marked in a manner that makes it clearly distinguishable from other paths and is acceptable to the Engineer.

584	(d) Critical submittals and requests for information (RFI's).					
585						
586	(e) The project title, project number, date created, period the schedule					
587	covers, Contractor's name and creator of the schedule on each page.					
588						
589	Two days prior to each weekly meeting, the Contractor shall submit					
590	a list of outstanding submittals, RFIs and issues that require discussion.					
591						
592	108.08 Liquidated Damages for Failure to Complete the Work or Portions					
593	of the Work on Time. The actual amount of damages resulting from the					
594	Contractor's failure to complete the contract in a timely manner is difficult to					
595	accurately determine. Therefore, the amount of such damages shall be liquidated					
596	damages as set forth herein and in the special provisions. The State may, at its					
597	discretion, deduct the amount from monies due or that may become due under the					
598	contract.					
599						
600	When the Contractor fails to reach substantial completion of the work for					
601	which liquidated damages are specified, within the time or times fixed in the					
602	contract or any extension thereof, in addition to all other remedies for breach that					
603	may be available to the State, the Contractor shall pay liquidated damages to the					
604	State, in the amount of \$ 1,000 per working day.					
605						
606	(A) Liquidated Damages Upon Termination. If the State terminates					
607	on account of Contractor's default, liquidated damages may be charged					
608	against the defaulting Contractor and its surety until final completion of					
609	work.					
610						
611	(B) Liquidated Damages for Failure to Complete the Punchlist. The					
612	Contractor shall complete the work on any punchlist created after the pre-					
613	final inspection, within the contract time or any extension thereof.					
614						
615	When the Contractor fails to complete the work on such punchlist					
616	within the contract time or any extension thereof, the Contractor shall pay					
617	liquidated damages to the State of 20 percent of the amount of liquidated					
618	damages established for failure to substantially complete the work within					
619	contract time. Liquidated damages shall not be assessed for the period					
620	between:					
621						
622	(1) Notice from the Contractor that the project is substantially					
623	complete and the time the punchlist is delivered to the Contractor.					
624						
625	(2) The date of the completion of punchlist as determined by the					
626	Engineer and the date of the successful final inspection, and					
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628				Final Inspect			
629	Completion and the receipt by the Contractor of the written notice of						e of
630		Substantial	Completion.				
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632	(C)	Actual Da	mages Rec	overable If L	iquidated Da	mages Deer	med
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672		(b)	Carry out	orders given b	y the Engineer	•	

- (c) Perform the work in strict compliance with the provisions of the contract.
- (d) Provide adequate supervision on the jobsite.
- (5) The convenience of the State.
- (B) Partial and Total Suspension. Suspension of work on some but not all items of work shall be considered a "partial suspension". Suspension of work on all items shall be considered "total suspension". The period of suspension shall be computed from the date set out in the written order for work to cease until the date of the order for work to resume.
- (C) Reimbursement to Contractor. In the event that the Contractor is ordered by the Engineer in writing as provided herein to suspend all work under the contract for the reasons specified in Subsections 108.10(A)(2), 108.10(A)(3), or 108.10(A)(5) of the "Suspension of Work" paragraph, the Contractor may be reimbursed for actual direct costs incurred on work at the jobsite, as authorized in writing by the Engineer, including costs expended for the protection of the work. An allowance of 5 percent for indirect categories of delay costs will be paid on any reimbursed direct costs, including extended branch and home-office overhead and delay impact costs. No allowance will be made for anticipated profits. Payment for equipment which is ordered to standby during such suspension of work shall be made as described in Subsection 109.06(H) Idle and Standby Equipment.
- (D) Cost Adjustment. If the performance of all or part of the work is suspended for reasons beyond the control of the Contractor except an adjustment shall be made for any increase in cost of performance of this contract (excluding profit) necessarily caused by such suspension, and the contract modified in writing accordingly.

However, no adjustment to the contract price shall be made for any suspension, delay, or interruption:

- (1) For weather related conditions.
- (2) To the extent that performance would have been so suspended, delayed, or interrupted by any other cause, including the fault or negligence of the Contractor.
- (3) Or, for which an adjustment is provided for or excluded under any other provision of this Contract.

(E) Claims for Adjustment. Any adjustment in contract price made shall be determined in accordance with Subsections 104.02 – Changes and 104.06 – Methods of Price Adjustment.

Any claims for such compensation shall be filed in writing with the Engineer within 30 days after the date of the order to resume work or the claim will not be considered. The claim shall conform to the requirements of Subsection 107.15(D) – Making of a Claim. The Engineer will take the claim under consideration, may make such investigations as are deemed necessary and will be the sole judge as to the equitability of the claim. The Engineer's decision will be final.

(F) No Adjustment. No provision of this clause shall entitle the Contractor to any adjustments for delays due to failure of its surety, the cancellation or expiration of any insurance coverage required by the contract documents, for suspensions made at the request of the Contractor, for any delay required under the contract, for suspensions, either partial or whole, made by the Engineer under Subsection 108.10(A)(4) of the "Suspension of work" paragraph.

108.11 Termination of Contract for Cause.

Default. If the Contractor refuses or fails to perform the work, or any (A) separable part thereof, with such diligence as will assure its completion within the time specified in this contract, or any extension thereof, or commits any other material breach of this contract, and further fails within seven days after receipt of written notice from the Engineer to commence and continue correction of the refusal or failure with diligence and promptness, the Engineer may, by written notice to the Contractor, declare the Contractor in breach and terminate the Contractor's right to proceed with the work or the part of the work as to which there has been delay or other breach of contract. In such event, the State may take over the work. perform the same to completion, by contract or otherwise, and may take possession of, and utilize in completing the work, the materials, appliances, and plants as may be on the site of the work and necessary therefore. Whether or not the Contractor's right to proceed with the work is terminated, the Contractor and the Contractor's sureties shall be liable for any damage to the State resulting from the Contractor's refusal or failure to complete the work within the specified time.

(B) Additional Rights and Remedies. The rights and remedies of the State provided in this contract are in addition to any other rights and remedies provided by law.

(C) Costs and Charges. All costs and charges incurred by the State, together with the cost of completing the work under contract, will be

 deducted from any monies due or which would or might have become due to the Contractor had it been allowed to complete the work under the contract. If such expense exceeds the sum which would have been payable under the contract, then the Contractor and the surety shall be liable and shall pay the State the amount of the excess.

In case of termination, the Engineer will limit any payment to the Contractor to the part of the contract satisfactorily completed at the time of termination. Payment will not be made until the work has satisfactorily been completed and all required documents, including the tax clearance required by Subsection 109.11 – Final Payment are submitted by the Contractor. Termination shall not relieve the Contractor or Surety from liability for liquidated damages.

(D) Erroneous Termination for Cause. If, after notice of termination of the Contractor's right to proceed under this section, it is determined for any reason that good cause did not exist to allow the State to terminate as provided herein, the rights and obligations of the parties shall be the same as, and the relief afforded the Contractor shall be limited to, the provisions contained in Subsection 108.12 – Termination for Convenience.

108.12 Termination For Convenience.

- (A) Terminations. The Director may, when the interests of the State so require, terminate this contract in whole or in part, for the convenience of the State. The Director will give written notice of the termination to the Contractor specifying the part of the contract terminated and when termination becomes effective.
- (B) Contractor's Obligations. The Contractor shall incur no further obligations in connection with the terminated work and on the date set in the notice of termination the Contractor shall stop work to the extent specified. The Contractor shall also terminate outstanding orders and subcontracts as they relate to the terminated work. The Contractor shall settle the liabilities and claims arising out of the termination of subcontracts and orders connected with the terminated work subject to the State's approval. The Engineer may direct the Contractor to assign the Contractor's right, title, and interest under terminated orders or subcontracts to the State. The Contractor must still complete the work not terminated by the notice of termination and may incur obligations as necessary to do so.
- **(C)** Right to Construction and Goods. The Engineer may require the Contractor to transfer title and to deliver to the State in the manner and to the extent directed by the Engineer, the following:

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- (1) Any completed work.
- (2) Any partially completed construction, goods, materials, parts, tools, dies, jigs, fixtures, drawings, information, and contract rights (hereinafter called "construction material") that the Contractor has specifically produced or specially acquired for the performance of the terminated part of this contract.
- (3) The Contractor shall protect and preserve all property in the possession of the Contractor in which the State has an interest. If the Engineer does not elect to retain any such property, the Contractor shall use its best efforts to sell such property and construction materials for the State's account in accordance with the standards of HRS Chapter 490:2-706.

(D) Compensation.

- (1) The Contractor shall submit a termination claim specifying the amounts due because of the termination for convenience together with cost or pricing data, submitted to the extent required by HAR Subchapter 15, Chapter 3-122. If the Contractor fails to file a termination claim within one year from the effective date of termination, the Engineer may pay the Contractor, if at all, an amount set in accordance with Subsection 108.12(D)(3).
- (2) The Engineer and the Contractor may agree to a settlement provided the Contractor has filed a termination claim supported by cost or pricing data submitted as required and that the settlement does not exceed the total contract price plus settlement costs reduced by payments previously made by the State, the proceeds of any sales of construction, supplies, and construction materials under Subsection 108.12(C)(3), and the proportionate contract price of the work not terminated.
- (3) Absent complete agreement, the Engineer will pay the Contractor the following amounts less any payments previously made under the contract:
 - (a) The cost of all contract work performed prior to the effective date of the notice of termination work plus a 5 percent markup on the actual direct costs, including amounts paid to subcontractor, less amounts paid or to be paid for completed portions of such work; provided, however, that if it appears that the Contractor would have sustained a loss if the entire contract would have been completed, no markup shall be allowed or included and the amount of compensation shall

854			be reduced to reflect the anticipated rate of loss. No
855			anticipated profit or consequential damage will be due or paid.
856			(h) Cubcontractors shall be noid a markum of 10 narrount on
857			(b) Subcontractors shall be paid a markup of 10 percent on
858			their direct job costs incurred to the date of termination. No
859			anticipated profit or consequential damage will be due or paid
860			to any subcontractor. These costs must not include payments
861			made to the Contractor for subcontract work during the
862			contract period.
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864			(c) The total sum to be paid the Contractor shall not
865			exceed the total contract price reduced by the amount of any
866 867			sales of construction supplies, and construction materials.
367 868		(4)	Cost claimed, agreed to, or established by the State shall be
869		\$5.00 to 100.00	ordance with HAR Chapter 3-123.
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871 108 .	.13 Pre	-Final	l and Final Inspections.
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873	(A)	Inspe	ction Requirements. Before the Engineer undertakes a final
874	inspec	tion of	any work, a pre-final inspection must first be conducted. The
375	Contra	ctor s	hall notify the Engineer that the work has reached substantial
876	comple	etion a	nd is ready for pre-final inspection.
377	15		
878	(B)	Pre-F	inal Inspection. Before notifying the Engineer that the work
879	has re	ached	substantial completion, the Contractor shall inspect the project
880	and te	st all ir	nstalled items with all of its subcontractors as appropriate. The
881	Contra	ictor s	hall also submit the following documents as applicable to the
882	work:		
883			
884		(1)	All written guarantees required by the contract.
885			
886		(2)	Two accepted final field-posted drawings as specified in
387		Sectio	n 648 – Field-Posted Drawings;
888			
889		(3)	Complete weekly certified payroll records for the Contractor
890		and S	ubcontractors.
891			
892		(4)	Certificate of Plumbing and Electrical Inspection.
893			
894		(5)	Certificate of building occupancy as required.
895			
896		(6)	Certificate of Soil and Wood Treatments.
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898		(7)	Certificate of Water System Chlorination.
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900	(8) Certificate of Elevator Inspection, Boiler and Pressure Pipe				
901	Inspection.				
902					
903	(9) Maintenance Service Contract and two copies of a list of all				
904	equipment installed.				
905					
906	(10) Current Tax clearance. The contractor will be required to				
907	submit an additional tax clearance certificate when the final payment				
908	is made.				
909					
910	(11) And any other final items and submittals required by the				
911	contract documents.				
912					
913	(C) Procedure. When in compliance with the above requirements, the				
914	Contractor shall notify the Engineer in writing that the project has reached				
915	substantial completion and is ready for pre-final inspection.				
916					
917	The Engineer will then make a preliminary determination as to				
918	whether or not the project is substantially complete and ready for pre-final				
919	inspection. The Engineer may, in writing, postpone until after the pre-final				
920	inspection the Contractor's submittal of any of the items listed in Subsection				
921	108.13(B) - Pre-Final Inspection, herein, if in the Engineer's discretion it is				
922	in the interest of the State to do so.				
923					
924	If, in the opinion of the Engineer, the project is not substantially				
925	complete, the Engineer will provide the Contractor a punchlist of specific				
926	deficiencies in writing which must be corrected or finished before the work				
927	will be ready for a pre-final inspection. The Engineer may add to or				
928	otherwise modify this punchlist from time to time. The Contractor shall take				
929	immediate action to correct the deficiencies and must repeat all steps				
930	described above including written notification that the work is ready for pre-				
931	final inspection.				
932					
933	After the Engineer is satisfied that the project appears substantially				
934	complete a final inspection shall be scheduled within ten working days after				
935	receipt of the Contractor's latest letter of notification that the project is ready				
936	for final inspection.				
937					
938	If, as a result of the pre-final inspection, the Engineer determines the				
939	work is not substantially complete, the Engineer will inform the Contractor in				
940	writing as to specific deficiencies which must be corrected before the work				
941	will be ready for another pre-final inspection. If the Engineer finds the work				
942	is substantially complete but finds deficiencies that must be corrected				
943	before the work is ready for final inspection, the Engineer will prepare in				
944	writing and deliver to the Contractor a punchlist describing such				
945	deficiencies.				

At any time before final acceptance, the Engineer may revoke the determination of substantial completion if the Engineer finds that it was not warranted and will notify the Contractor in writing the reasons therefore together with a description of the deficiencies negating the declaration.

When the date of substantial completion has been determined by the State, liquidated damages for the failure to complete the punchlist, if due to the State will be assessed in pursuant to Subsection 108.08(B) - Liquidated Damages for Failure to Complete the Punchlist.

(D) Punchlist; Clean Up and Final Inspection. Upon receiving a punchlist after pre-final inspection, the Contractor shall promptly devote all required time, labor, equipment, materials and incidentals to correct and remedy all punchlist deficiencies. The Engineer may add to or otherwise modify this punchlist until substantial completion of the project.

Before final inspection of the work, the Contractor shall clean all ground occupied by the Contractor in connection with the work of all rubbish, excess materials temporary structures and equipment, shall remove all graffiti and defacement of the work and all parts of the work and the worksite must be left in a neat and presentable condition to the satisfaction of the Engineer.

Final inspection will occur within ten working days after the Contractor notifies the Engineer in writing that all punchlist deficiencies remaining after the pre-final inspection have been completed and the Engineer concurs. If the Engineer determines that deficiencies still remain at the final inspection, the work will not be accepted and the Engineer will notify the Contractor, in writing, of the deficiencies which shall be corrected and the steps above repeated.

If the Contractor fails to correct the deficiencies and complete the work by the established or agreed date, the State may correct the deficiencies by whatever method it deems appropriate and deduct the cost from any payments due the Contractor.

108.14 Substantial Completion and Final Acceptance.

(A) Substantial Completion. When the Engineer finds that the Contractor has satisfactorily completed all work for the project in compliance with the contract, with the exception of the planting period and the plant establishment period, the Engineer will notify the Contractor, in writing, of the project's substantial completion, effective as of the date of the final inspection. The substantial completion date shall determine end of contract time and relieve contractor of any additional accumulation of liquidated damages for failure to complete the punchlist.

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- (B) Final Acceptance. When the Engineer finds that the Contractor has satisfactorily completed all contract work in compliance with the contract including all plant establishment requirements, and all the materials have been accepted by the State, the Engineer will issue a Final Acceptance Letter. The Final Acceptance date shall determine the commencement of all guaranty periods subject to Subsection 108.16 Contractor's Responsibility for Work; Risk of Loss or Damage.
- **108.15** Use of Structure or Improvement. The State has the right to use the structure, equipment, improvement, or any part thereof, at any time after it is considered by the Engineer as available. In the event that the structure, equipment or any part thereof is used by the State before final acceptance, the Contractor is not relieved of its responsibility to protect and preserve all the work until final acceptance.
- 108.16 Contractor's Responsibility for Work; Risk of Loss or Damage. Until the written notice of final acceptance has been received, the Contractor shall take every precaution against loss or damage to any part of the work by the action of the elements or from any other cause whatsoever, whether arising from the performance or from the non-performance of the work. The Contractor shall rebuild, repair, restore and make good all loss or damage to any portion of the work resulting from any cause before its receipt of the written notice of final acceptance and shall bear the risk and expense thereof.

The risk of loss or damage to the work from any hazard or occurrence that may or may not be covered by a builder's risk policy is that of the Contractor and Surety, unless such risk of loss is placed elsewhere by express language in the contract documents.

108.17 Guarantee of Work.

- (1) Regardless of, and in addition to, any manufacturers' warranties, all work and equipment shall be guaranteed by the Contractor against defects in materials, equipment or workmanship for one year from the date of final acceptance or as otherwise specified in the contract documents.
- (2) When the Engineer determines that repairs or replacements of any guaranteed work and equipment is necessary due to materials, equipment, or workmanship which are inferior, defective, or not in accordance with the terms of the contract, the Contractor shall, at no increase in contract price or contract time, and within five working days of receipt of written notice from the State, commence to all of the following:
 - (a) Correct all noted defects and make replacements, as directed by the Engineer, in the equipment and work.

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- (b) Repair or replace to new or pre-existing condition any damages resulting from such defective materials, equipment or installation thereof.
- The State will be entitled to the benefit of all manufacturers and (3)installers warranties that extend beyond the terms of the Contractor's guaranty regardless of whether or not such extended warranty is required by the contract documents. The Contractor shall prepare and submit all documents required by the providers of such warranties to make them effective, and submit copies of such documents to the Engineer. If an available extended warranty cannot be transferred or assigned to the State as the ultimate user, the Contractor shall notify the Engineer who may direct that the warranted items be acquired in the name of the State as purchaser.
- If a defect is discovered during a guarantee period, all repairs and corrections to the defective items when corrected shall be guaranteed for a new duration equal to the original full guarantee period. The running of the guarantee period shall be suspended for all other work affected by any defect. The guarantee period for all other work affected by any such defect shall restart for its remaining duration upon confirmation by the Engineer that the deficiencies have been repaired or remedied.
- Nothing in this section is intended to limit or affect the State's rights and remedies arising from the discovery of latent defects in the work after the expiration of any guarantee period.
- 108.18 No Waiver of Legal Rights. The following will not operate or be considered as a waiver of any portion of the contract, or any power herein reserved, or any right to damages provided herein or by law:
 - (1) Any payment for, or acceptance of, the whole or any part of the work.
 - **(2)** Any extension of time.
 - (3) Any possession taken by the Engineer.

A waiver of any notice requirement or of any noncompliance with the contract will not be held to be a waiver of any other notice requirement or any other noncompliance with the contract.

108.19 **Final Settlement of Contract.**

Closing Requirements. The contract will be considered settled (A) after the project acceptance date and when the following items have been satisfactorily submitted, where applicable:

1084	(1)	All written guarantees required by the contract.
1085		
1086	(2)	Complete and certified weekly payrolls for the Contractor and
1087	its su	ıbcontractor's.
1088		
1089	(3)	Certificate of plumbing and electrical inspection.
1090		
1091	(4)	Certificate of building occupancy.
1092		
1093	(5)	Certificate for soil treatment and wood treatment.
1094	925200	
1095	(6)	Certificate of water system chlorination.
1096		
1097	(7)	Certificate of elevator inspection, boiler and pressure pipe
1098	insta	llation.
1099	944_941	
1100	(8)	Tax clearance.
1101		
1102	(9)	All other documents required by the Contract or by law.
1103	,	
1104		ire to Meet Closing Requirements. The Contractor shall meet
1105	5 57	ple closing requirements within 60 days from the date of Project
1106		or the agreed to Punchlist complete date. Should the
1107		fail to comply with these requirements, the Engineer may
1108	terminate th	ne contract for cause."
1109		
1110		
1111		
1112		
1113		END OF SECTION 108

Amend Section 209 - TEMPORARY WATER POLLUTION, DUST, AND EROSION **CONTROL** to read as follows:

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"SECTION 209 - TEMPORARY WATER POLLUTION, DUST, AND EROSION CONTROL

209.01 **Description.** This section describes the following:

Including detailed plans, diagrams, and written Site-Specific Best (A) Management Practices (BMP); constructing, maintaining, and repairing temporary water pollution, dust, and erosion control measures at the project site, including local material sources, work areas and haul roads; removing and disposing hazardous wastes: control of fugitive dust (defined as uncontrolled emission of solid airborne particulate matter from any source other than combustion); and complying with applicable State and Federal permit conditions.

(B) Work associated with construction stormwater, dewatering, and hydrotesting activities and complying with conditions of the National Pollutant Discharge Elimination System (NPDES) permit(s) authorizing discharges associated with construction stormwater, dewatering, and hydrotesting activities.

Potential pollutant identification and mitigation measures are listed in (C) Appendix A for use in the development of the Contractor's Site-Specific BMP.

Requirements of this section also apply to construction support activities including concrete or asphalt batch plants, rock crushing plants, equipment staging yards/areas, material storage areas, excavated material disposal areas, and borrow areas located outside the State Right-of-Way. For areas serving multiple construction projects, or operating beyond the completion of the construction project in which it supports, the Contractor shall be responsible for securing the necessary permits, clearances, and documents, and following the conditions of the permits and clearances, at no cost to the State.

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- Materials. Comply with applicable materials described in Chapters 2 and 3 209.02 of the current HDOT "Construction Best Management Practices Field Manual". In addition, the materials shall comply with the following:
 - Grass. Grass shall be a quick growing species such as rye grass, (A) Italian rye grass, or cereal grasses. Grass shall be suitable to the area and provide a temporary cover that will not compete later with permanent cover. Alternative grasses are allowable if acceptable to the Engineer.

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- **(B)** Fertilizer and Soil Conditioners. Fertilizer and soil conditioners shall be a standard commercial grade acceptable to the Engineer. Fertilizer shall conform to Subsection 619.02(H)(1) Commercial Fertilizer.
- (C) **Hydro-mulching.** Hydro-mulching used as a temporary vegetative stabilization measure shall consist of materials in Subsections 209.02(A) -Grass, and 209.02(B) - Fertilizer and Soil Conditioners. Mulches shall be recycled materials including bagasse, hay, straw, wood cellulose bark, wood chips, or other material acceptable to the Engineer. Mulches shall be clean and free of noxious weeds and deleterious materials. Potable water shall meet the requirements of Subsection 712.01 - Water. Submit alternate sources of irrigation water for the Engineer's acceptance if deviating from 712.01 - Water. Installation and other requirements shall be in accordance with portions of Section 641- Hydro-Mulch Seeding including 641.02(D) - Soil and Mulch Tackifier, 641.03(A) – Seeding, and 641.03(B) - Planting Period. Install non-vegetative controls including mulch or rolled erosion control products while the vegetation is being established. Water and fertilize grass. Apply fertilizer as recommended by the manufacturer. Replace grass the Engineer considers unsuitable or sick. Remove and dispose of trash and debris. Remove invasive species. Mow as needed to prevent site or signage obstructions, fire hazard, or nuisance to the public. Do not remove down stream sediment control measures until the vegetation is uniformly established, including no large bare areas, and provides 70 percent of the density of pre-disturbance vegetation. Temporary vegetative stabilization shall not be used longer than one year.
- **(D) Silt Fences.** Comply with ASTM D6462, Standard Practice for Silt Fence Installation.

Alternative materials or methods to control, prevent, remove and dispose pollution are allowable if acceptable to the Engineer.

209.03 Construction.

- (A) Preconstruction Requirements.
 - (1) Water Pollution, Dust, and Erosion Control Meeting. Schedule a water pollution, dust, and erosion control meeting with the Engineer after Site-Specific BMP is accepted in writing by the Engineer. Meeting shall be scheduled a minimum of 7 calendar days prior to the Start Work Date. Discuss sequence of work, plans and proposals for water pollution, dust, and erosion control.

90	(2) Water Pollution, Dust, and Erosion Control Submittals.
91	Submit a Site-Specific BMP Plan within 21 calendar days of date of
92	award. Submission of complete and acceptable Site-Specific BMP
93	Plan is the sole responsibility of the Contractor and additional contract
94	time will not be issued for delays due to incompleteness. Include the
95	following:
96	
97	(a) Written description of activities to minimize water pollution
98	and soil erosion into State waters, drainage or sewer systems.
99	BMP shall include the following:
100	
101	 An identification of potential pollutants and their
102	sources.
103	
104	2. A list of all materials and heavy equipment to be
105	used during construction.
106	
107	Descriptions of the methods and devices used to
108	minimize the discharge of pollutants into State waters,
109	drainage or sewer systems.
110	·
111	4. Details of the procedures used for the
112	maintenance and subsequent removal of any erosion or
113	siltation control devices.
114	
115	5. Methods of removing and disposing hazardous
116	wastes encountered or generated during construction.
117	
118	6. Methods of removing and disposing concrete and
119	asphalt pavement cutting slurry, concrete curing water,
120	and hydrodemolition water.
121	•
122	7. Spill Control and Prevention and Emergency Spill
123	Response Plan.
124	© restr ■ Volkolstake tr □ Variotivastri
125	8. Fugitive dust control, including dust from grinding,
126	sweeping, or brooming off operations or combination
127	thereof.
128	
129	9. Methods of storing and handling of oils, paints and
130	other products used for the project.
131	
132	10. Material storage and handling areas, and other
133	staging areas.
134	
135	11. Concrete truck washouts.

136		12.	Concrete waste control.
137		46	F-F
138		13.	Fueling and maintenance of vehicles and other
139		equip	ment.
140		20 0 (20)	
141		14.	Tracking of sediment offsite from project entries
142		and e	xits.
143		<u>000—0</u> 0	10 mg
144		15.	Litter management.
145			
146		16.	Toilet facilities.
147			
148		17.	Other factors that may cause water pollution, dus-
149		and e	rosion control.
150			
151	(b)		de plans indicating location of water pollution, dus
152	and er	osion (control devices; provide plans and details of BMPs
153	to be i	nstalle	d or utilized; show areas of soil disturbance in cu
154		10.5071	ate areas used for construction staging and storage
155			ms (1) through (17) above, storage of aggregate
156			e of aggregate), asphalt cold mix, soil or solic
157	waste,	equip	ment and vehicle parking, and show areas where
158	vegeta	ative pr	ractices are to be implemented. Indicate intended
159	draina	ge pa	ttern on plans. Include flow arrows. Include
160	separa	ate dra	awing for each phase of construction that alters
161	draina	ge pat	terns. Indicate approximate date when device wil
162	be inst	talled a	and removed.
163			
164	(c)	Const	ruction schedule.
165			
166	(d)	Name	e(s) of specific individual(s) designated responsible
167	for wat		ution, dust, and erosion controls on the project site
168	Includ	le hom	ne, cellular, and business telephone numbers, fax
169	numbe	ers, an	d e-mail addresses.
170			
171	(e)	Descr	iption of fill material to be used.
172			•
173	(f)	For p	rojects with an NPDES Permit for Construction
174	* *	- 07	bmit information to address all sections in the Storm
175		53	ion Prevention Plan (SWPPP).
176	10: 15:000000000000000000000000000000000	n www.rr.zw.	non to a section protesses and other to Section 2 2 2 2
177	(g)	For pr	ojects with an NPDES Permit, information required
178		1,000,000	ice with the conditions of the Notice of Genera
179			rage (NGPC)/NPDES Permit.
180			
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(h) Site-Specific BMP Review Checklist. The checklist may be downloaded from HDOT's Stormwater Management website at http://stormwaterhawaii.com.

Date and sign Site-Specific BMP Plan. Keep accepted copy on site or at an accessible location so that it can be made available at the time of an on-site inspection or upon request by the Engineer, HDOT Third-Party Inspector, and/or DOH/EPA Representative. Amendments to the Site-Specific BMP Plan shall be included with original Site-Specific BMP Plan. Modify SWPPP if necessary to conform to revisions. Include date of installation and removal of Site-Specific BMP measures. Obtain written acceptance by the Engineer before implementing revised Site-Specific BMPs in the field.

Follow the guidelines in the current HDOT "Construction Best Management Practices Field Manual", in developing, installing, and maintaining Site-Specific BMPs for all projects. For any conflicting requirements between the Manual and applicable bid documents, the applicable bid documents will govern. Should a requirement not be clearly described within the applicable bid documents, notify the Engineer immediately for interpretation. For the purposes of clarification "applicable bid documents" include the construction plans, standard specifications, special provisions, Permits, and the SWPPP when applicable.

Follow Honolulu's City and County "Rules for Soil Erosion Standards and Guidelines" for all projects on Oahu. Use respective Soil Erosion Guidelines for Maui, Kauai and Hawaii projects.

(B) Construction Requirements. Do not begin work until submittals detailed in Subsection 209.03(A)(2) - Water Pollution, Dust, and Erosion Control Submittals are completed and accepted in writing by the Engineer.

Install, maintain, monitor, repair and replace site-specific BMP measures, such as for water pollution, dust and erosion control; installation, monitoring, and operation of hydrotesting activities; removal and disposal of hazardous waste indicated on plans, concrete cutting slurry, concrete curing water; or hydrodemolition water. Site-Specific BMP measures shall be in place, functional and accepted by HDOT personnel prior to initiating any ground disturbing activities.

If necessary, furnish and install rain gage in a secure location prior to field work including installation of site-specific BMP. Provide rain gage with a tolerance of at least 0.05 inches of rainfall. Install rain gage on project site in an area that will not deter rainfall from entering the gate opening. Do not install in a location where rain water may splash into rain gage. The rain gage installation shall be stable and plumbed. Maintain rain gage and replace rain gage that is stolen, does not function properly or accurately, is worn out, or needs to be relocated. Do not begin field work until rain gage is installed and Site-Specific BMPs are in place. Rain gage data logs shall be readily available. Submit rain gage data logs weekly to the Engineer.

Address all comments received from the Engineer.

Modify and resubmit plans and construction schedules to correct conditions that develop during construction which were unforeseen during the design and pre-construction stages.

Coordinate temporary control provisions with permanent control features throughout the construction and post-construction period.

Limit maximum surface area of earth material exposed at any time to 300,000 square feet. Do not expose or disturb surface area of earth material (including clearing and grubbing) until BMP measures are installed and accepted in writing by the Engineer. Protect temporarily or permanently disturbed soil surface from rainfall impact, runoff and wind before end of the work day.

Immediately initiate stabilizing exposed soil areas upon completion of earth disturbing activities for areas permanently or temporarily ceased on any portion of the site. Earth-disturbing activities have permanently ceased when clearing and excavation within any area of the construction site that will not include permanent structures has been completed. Earth-disturbing activities have temporarily ceased when clearing, grading, and excavation within any area of the site that will not include permanent structures will not resume for a period of 14 or more calendar days, but such activities will resume in the future. The term "immediately" is used in this section to define the deadline for initiating stabilization measures. "Immediately" means as soon as practicable, but no later than the end of the next work day, following the day when the earth-disturbing activities have temporarily or permanently ceased.

For projects with an NPDES Permit for Construction activities:

(1) For construction areas discharging into waters not impaired for nutrients or sediments, complete initial stabilization within 14 calendar days after the temporary or permanent cessation of earth-disturbing activities

271	(2) For construction areas discharging into nutrient or sediment
272	impaired waters, complete initial stabilization within 7 calendar days
273	after the temporary or permanent cessation of earth-disturbing
274	activities.
275	
276	For projects without an NPDES Permit for Construction activities
277	complete initial stabilization within 14 calendar days after the temporary or
278	permanent cessation of earth-disturbing activities.
279	
280	Any of the following types of activities constitutes initiation of
281	stabilization:
282	
283	(1) Prepping the soil for vegetative or non-vegetative stabilization:
284	
285	(2) Applying mulch or other non-vegetative product to the exposed
286	area;
287	
288	(3) Seeding or planting the exposed area;
289	()
290	(4) Starting any of the activities in items (1) – (3) above on a portion
291	of the area to be stabilized, but not on the entire area; and
292	
293	(5) Finalizing arrangements to have stabilization product fully
294	installed in compliance with the deadline for completing initia
295	stabilization activities.
296	
297	Any of the following types of activities constitutes completion of initia
298	stabilization activities:
299	
300	(1) For vegetative stabilization, all activities necessary to initially
301	seed or plant the area to be stabilized; and/or
302	obod of plant the area to be ottabilized, and of
303	(2) For non-vegetative stabilization, the installation or application of
304	all such non-vegetative measures.
305	an odom nom vegetative meddales.
306	If the Contractor is unable to meet the deadlines above due to
307	circumstances beyond the Contractor's control, and the Contractor is using
308	vegetative cover for temporary or permanent stabilization, the Contractor may
309	comply with the following stabilization deadlines instead as agreed to by the
310	Engineer:
311	Engineer.
312	(1) Immediately initiate, and complete within the timeframe shown
313	above, the installation of temporary non-vegetative stabilization
314	measures to prevent erosion;
315	medadica to prevent erosion,
J1J	

316	(2) Complete all soil conditioning, seeding, watering or irrigation
317	installation, mulching, and other required activities related to the
318	planting and initial establishment of vegetation as soon as conditions or
319	circumstances allow it on the site; and
320	
321	(3) Notify and provide documentation to the Engineer the
322	circumstances that prevent the Contractor from meeting the deadlines
323	above for stabilization and the schedule the Contractor will follow for
324	initiating and completing initial stabilization and as agreed to by the
325	Engineer.
326	
327	Follow the applicable requirements of the specifications and special
328	provisions including Section 619 Planting and Section 641 Hydro-Mulch
329	Seeding.
330	
331	Immediately after seeding or planting the area to be vegetatively
332	stabilized, to the extent necessary to prevent erosion on the seeded or planted
333	area, select, design, and install non-vegetative erosion controls that provide
334	cover (e.g., mulch, rolled erosion control products) to the area while vegetation
335	is becoming established.
336	ie koooning ootkaneneti
337	Protect exposed or disturbed surface area with mulches, grass seeds or
338	hydromulch. Spray mulches at a rate of 2,000 pounds per acre. Add tackifier
339	to mix at a rate of 85 pounds per acre. Apply grass seeds at a rate of 125
340	pounds per acre. For hydromulch, use the ingredients and rates required for
341	mulches and grass seeds. Submit recommendations from a licensed
342	Landscape Architect when deviating from the application rates above.
343	
344	Apply fertilizer to mulches, grass seed or hydromulch per
345	manufacturer's recommendations. Submit recommendations from a licensed
346	Landscape Architect when deviating from the manufacturer's
347	recommendations.
348	
349	Install velocity dissipation measures when exposing erodible surfaces
350	greater than 15 feet in height.
351	grouter than to look in thought.
352	BMP measures shall be in place and operational at the end of work day
353	or as required by Section 209.03(B) Construction Requirements.
354	or as required by section 200.00(B) construction requirements.
355	Install and maintain either or both stabilized construction entrances and
356	wheel washes to minimize tracking of dirt and mud onto roadways. Restrict
357	traffic to stabilized construction areas only. Clean dirt, mud, or other material
358	tracked onto the road, sidewalk, or other paved area by the end of the same
359	day in which the track-out occurs. Modify stabilized construction entrances to
337	day in writer the track-out occurs. Mounty stabilized construction entrances to

prevent mud from being tracked onto road. Stabilize entire access roads if

360 361

necessary.

362			nay be used as soil stabilizers for either or both erosion and
363	dust control if acceptable to the Engineer.		
364			
365	Provide	e tem	porary slope drains of rigid or flexible conduits to carry
366	runoff from cu	its and	d embankments. Provide portable flume at the entrance.
367	Shorten or ex	tend t	emporary slope drains to ensure proper function.
368			
369	Protect	t ditch	es, channels, and other drainageways leading away from
370	cuts and fills a	at all t	imes by either:
371			•
372	(1)	Hydro	o-mulching the lower region of embankments in the
373	immed		
374			
375	(2)	Install	ling check dams and siltation control devices.
376	3. 14.		
377	(3)	Other	methods acceptable to the Engineer.
378	X • Z		salammatana asau ampanana i susalah 4 km. salah dilimba 🔾 matah e be
379	Provide	e for	controlled discharge of waters impounded, directed, or
380			ct activities or erosion control measures.
381	temporario ancomencia y		
382	Cover	expos	sed surface of materials completely with tarpaulin or similar
383		green water the conce	orting aggregate, soil, excavated material or material that
384	may be sourc		
385	100		
386	Cleanu	ıp an	d remove any pollutant that can be attributed to the
387	Contractor.		and a supplementary tot, currents.
388			
389	Install	or mo	odify Site-Specific BMP measures due to change in the
390			s and methods, or for omitted condition that should have
391			the accepted Site-Specific BMP or a Site-Specific BMP
392			accepted Site-Specific BMP that is not satisfactorily
393			cations to Site-Specific BMP measures shall be accepted in
394	1.54 Acceptance (1.55)		neer prior to implementation.
395	J.,		F. C.
396	Proper	lv mai	intain all Site-Specific BMP measures.
397	5 District 1 States		on purpose energy in purery on the estimate particular analysis the assumption to the contract of the contract
398	For pro	iects	with an NPDES Permit for Construction Activities:
399	,		
400	(1)	For c	onstruction areas discharging into nutrient or sediment
401			ters, inspect, prepare a written report, and make repairs to
402			res at the following intervals:
403			.
404		(a)	Weekly.
405		x1	· · · · · · · · · · · · · · · · · · ·
406		(b)	Within 24 hours of any rainfall of 0.25 inch or greater
407		S. 15	occurs in a 24-hour period.
N/A (1900/199)		anover 5 i i telle in	The manufactured many promotes at the confidence of the manufacture of

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- (c) When existing erosion control measures are damaged or not operating properly as required by Site-Specific BMP.
- (2) For construction areas discharging to waters not impaired for nutrients or sediments, inspect, prepare a written report, and make repairs to BMP measures at the following intervals:
 - (a) Weekly.
 - **(b)** When existing erosion control measures are damaged or not operating properly as required by Site-Specific BMP.

For projects without an NPDES Permit for Construction activities, inspect, prepare a written report, and make repairs to BMP measures at the following intervals:

- (a) Weekly.
- **(b)** When existing erosion control measures are damaged or not operating properly as required by Site-Specific BMP.

Temporarily remove, replace or relocate any Site-Specific BMP that must be removed, replaced or relocated due to potential or actual flooding, or potential danger or damage to project or public.

Maintain records of inspections of Site-Specific BMP work. Keep continuous records for duration of the project. Submit copy of Inspection Report to the Engineer within 24 hours after each inspection.

The Contractor's designated representative specified in Subsection 209.03(A)(2)(d) shall address any Site-Specific BMP deficiencies brought up by the Engineer immediately, including weekends and holidays, and complete work to fix the deficiencies by the close of the next work day if the problem does not require significant repair or replacement, or if the problem can be corrected through routine maintenance. Address any Site-Specific BMP deficiencies brought up by the State's Third-Party Inspector in the timeframe above or as specified in the Consent Decree or MS4 NPDES Permit, whichever is more stringent. The Consent Decree timeframe requirement applies statewide. The MS4 NPDES Permit only applies to Oahu. In this section, "immediately" means the Contractor shall take all reasonable measures to minimize or prevent discharge of pollutants until a permanent solution is installed and made operational. If a problem is identified at a time in the day in which it is too late to initiate repair, initiation of repair shall begin on the following work day. When installation of a new pollution prevention control or a significant repair is needed, complete installation or repair no later

than seven calendar days from the time of notification/Contractor discovery. Notify the Engineer and document why it is infeasible to complete the installation or repair within seven calendar days and complete the work as soon as practicable and as agreed to by the Engineer. Address Site-Specific BMP deficiencies discovered by the Contractor within the timeframe above. The Contractor's failure to satisfactorily address these Site-Specific BMP deficiencies, the Engineer reserves the right to employ outside assistance or use the Engineer's own labor forces to provide necessary corrective measures. The Engineer will charge the Contractor such incurred costs plus any associated project engineering costs. The Engineer will make appropriate deductions from the Contractor's monthly progress estimate. Failure to apply Site-Specific BMP measures may result in one or more of the following: assessment of liquidated damages, suspension, or cancellation of Contract with the Contractor being fully responsible for all additional costs incurred by the State.

(C) Discharges of Storm Water Associated with Construction Activities. If work includes disturbance of one acre or more, an NPDES Permit authorizing Discharges of Storm Water Associated with Construction Activity (CWB-NOI Form C) or Individual Permit authorizing storm water discharges associated with construction activity is required from the Department of Health Clean Water Branch (DOH-CWB).

 Do not begin construction activities until all required conditions of the permit are met and submittals detailed in Subsection 209.03(A)(2) – Water Pollution, Dust, and Erosion Control Submittals are completed and accepted in writing by the Engineer.

 (D) Discharges Associated with Hydrotesting Activities. If hydrotesting activities require effluent discharge into State waters or drainage systems, an NPDES Hydrotesting Waters Permit (CWB-NOI Form F) or Individual Permit authorizing discharges associated with hydrotesting from DOH-CWB is required from the DOH-CWB.

Do not begin hydrotesting activities until the DOH-CWB has issued an Individual NPDES Permit or Notice of General Permit Coverage (NGPC). Conduct Hydrotesting operations in accordance with the conditions of the permit or NGPC.

 (E) Discharges Associated with Dewatering Activities. If dewatering activities require effluent discharge into State waters or drainage systems, an NPDES Dewatering Permit (CWB-NOI Form G) or Individual Permit authorizing discharges associated with dewatering from DOH-CWB is required from the DOH-CWB.

499 500	Do not begin dewatering activities until the DOH-CV Individual NPDES Permit or Notice of General Permit Co	
501	Conduct dewatering operations in accordance with the) = 1 × 1
502	permit or NGPC.	
503	politic of their o.	
504	(F) Solid Waste. Submit the Solid Waste Disci	osure Form for
505	Construction Sites to the Engineer within 21 calendar days	
506	Provide a copy of all the disposal receipts from the facility	
507	Department of Health to receive solid waste to the Engine	
508	should also include documentation from any intermediary for	
	and the control of th	
509	waste is handled or processed, or as directed by the Engin	eer.
510	(O) O ((: DMD T :: TI O	£ P
511	(G) Construction BMP Training. The Contractor	
512	responsible for development of the Site-Specific	
513	implementation of Site-Specific BMPs in the field shall a	
514	Construction Best Management Practices Training. The Cor	ntractor shall keep
515	training logs updated and readily available.	
516		
517	209.04 Measurement.	
518		
519	(A) Installation, maintenance, monitoring, and removal o	f BMP will be paid
520	on a lump sum basis. Measurement for payment will not a	pply.
521		• • • • • • • • • • • • • • • • • • • •
522	(B) The Engineer will only measure additional water pe	ollution, dust and
523	erosion control required and requested by the Engineer of	n a force account
524	basis in accordance with Subsection 109.06 - Force Accou	nt Provisions and
525	Compensation.	
526	300. Borden (II) Control as the borden and a state of the borden and the borden a	
527	209.05 Payment. The Engineer will pay for accepted pay item	ns listed below at
528	contract price per pay unit, as shown in the proposal schedule. Pa	
529	compensation for work prescribed in this section and contract doc	
530	on pendular for work probable in the booker and bentiage act	, difficulties.
531	The Engineer will pay for each of the following pay items	when included in
532	proposal schedule:	Wileli illoladea ili
533	proposal softedule.	
534	Pay Item	Pay Unit
535	ray itelli	ray Omit
536	Installation, Maintenance, Monitoring, and Removal of BMP	Lump Cum
	installation, Maintenance, Monitoning, and itemoval of bivir	Lump Sum
537	Additional Water Ballutian Duet and Fracian Central	Force Asseurt
538	Additional Water Pollution, Dust, and Erosion Control	Force Account
539		

An estimated amount for force account is allocated in proposal schedule under
'Additional Water Pollution, Dust, and Erosion Control', but actual amount to be paid
will be the sum shown on accepted force account records, whether this sum be more
or less than estimated amount allocated in proposal schedule. The Engineer will pay
for BMP measures requested by the Engineer that are beyond scope of accepted
Site-Specific BMP on a force account basis.

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No progress payment will be authorized until the Engineer accepts in writing Site-Specific BMP or when the Contractor fails to maintain project site in accordance with accepted BMP.

For all citations or fines received by the Department for non-compliance, including compliance with NPDES Permit conditions, the Contractor shall reimburse State within 30 calendar days for full amount of outstanding cost State has incurred, or the Engineer will deduct cost from progress payment.

The Engineer will assess liquidated damages up to \$27,500 per day for non-compliance of each BMP requirement and all other requirements in this section.

Appendix A

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The following list identifies potential pollutant sources and corresponding BMPs used to mitigate the pollutants. Each BMP is referenced to the corresponding section of the current HDOT Construction Best Management Practices Field Manual or appropriate Supplemental Sheets. The Manual may be obtained from the HDOT Statewide Stormwater Management Program Website at http://www.stormwaterhawaii.com/resources/contractors-and-consultants/ under Construction Best Management Practices Field Manual. Supplemental BMP sheets are located at http://www.stormwaterhawaii.com/resources/contractors-and-consultants/storm-water-pollution-prevention-plan-swppp/ under Concrete Curing and Irrigation Water.

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Pollutant	Appropriate Site-Specific BMP to be	ВМР
Source	Implemented	Requirements
Construction debris, green waste, general litter	 Separate contaminated clean up materials from construction and demolition (C&D) wastes. Provide waste containers (e.g., dumpster or trash receptacle) of sufficient size and number to contain construction and domestic wastes. Inspect construction waste and recycling areas regularly. Schedule solid waste collection regularly. Schedule recycling activities based on construction/demolition phases. Empty waste containers weekly or when they are two-thirds full, whichever is sooner. Do not allow containers to overflow. Clean up immediately if they do. On work days, clean up and dispose of waste in designated waste containers. See Solid Waste Management Section SM-6 for additional requirements. Provide Storm Drain Inlet Protection and/or Perimeter Sediment Controls as applicable. 	See Solid Waste Management Section SM-6. Protect Storm Drain Inlets SC-2, and Perimeter Sediment Controls where applicable.
Materials associated with the operation and maintenance of equipment, such as oil, fuel, and hydraulic fluid leakage	 Use off-site wash racks, repair and maintenance facilities, and fueling sites when practical. Designate bermed wash area if cleaning on site is necessary. Place drip pans or drop cloths under vehicles and equipment to absorb spills or leaks. Provide an ample supply of readily available spill cleanup materials. Clean up spills immediately, using dry clean-up methods where possible, and dispose of used materials properly. Do not clean surfaces or spills by hosing the area down. Eliminate the source of the spill to prevent a discharge or a continuation of an ongoing discharge. Inspect on-site vehicles and equipment regularly and immediately repair leaks. Regularly inspect fueling areas and storage tanks. 	See Vehicle and Equipment Cleaning, Maintenance, and Refueling, Sections SM- 11, SM-12, and SM-13, and Material Delivery, Storage and Material Use Sections SM-2 and SM-3, and Spill Prevention and Control SM-10.

Pollutant	Appropriate Site-Specific BMP to be	ВМР
Source	Implemented	Requirements
Source	 Train employees on proper maintenance and spill practices and procedures and fueling and cleanup procedures. Store diesel fuel, oil, hydraulic fluid, or other petroleum products or other chemicals in watertight containers and provide cover or secondary containment. Do not remove original product labels and comply with manufacturer's labels for proper disposal. Dispose of containers only after all the product has been used. Dispose of or recycle oil or oily wastes according to Federal, State, and Local requirements. Store soaps, detergents, or solvents under cover or other means to prevent contact with rainwater. See Vehicle and Equipment Cleaning, Maintenance, and Refueling, Sections SM-11, SM-12, and SM-13 and Material Use Section SM-3 for additional requirements. 	Requirements

Pollutant	Appropriate Site-Specific BMP to be	ВМР
Source	Implemented	Requirements
	•	Perimeter
		Controls and
		Sediment
		Barriers
		1. SC-1 Silt
		Fence
		2. SC-5
		Vegetated
		Filter Strips
		and Buffers
		3. SC-8
		Compost Filter
		Berm
		4. SC-13
		Sandbag
		Barrier
		5. SC-14
		Brush or Rock
		Filter
		Sediment
		Basins and
		Detention
		Ponds
		1. SC-15
		Sediment Trap
		2. SC-16
		Sediment
		Basin
		SC-9 Check
		Dams
		SC-10 Level
		Spreader
		SM-19 Paving
		Operations
		EC-1
		Construction
		Road
		Stabilization

Pollutant	Appropriate Site-Specific BMP to be	ВМР
Source	Implemented	Requirements
		Controlling
		Storm Water
		Flowing onto
		and Through
		the Project
		1. EC-8
		Run-On
		Diversion
		2. SC-6
		Earth Dike
		3. SC-7
		Temporary
		Drains and
		Swales
		Post
		Construction
		BMPs
		1. EC-4
		Flared Culvert
		End Sections
		2. SC-3 Rip-
		Rap and
		Gabion Inflow
		Protection
		3. SC-4
		Outlet
		Protection and
		Velocity
		Dissipation
		Devices 4. SM-21
		FOREST NEWWORLDSCHEET AND FO
		Topsoil Management
		Management

Pollutant	Appropriate Site-Specific BMP to be	ВМР
Source	Implemented	Requirements
		Non-Structural
		BMPs
		1. SM-1
		Employee
		Training
		2. SM-14
		Scheduling
		3. SM-15
		Location of
		Potential
		Sources of
		Sediment
		4. SM-16
		Preservation
		of Existing
		Vegetation

Pollutant	Appropriate Site-Specific BMP to be Implemented	BMP
Source		Requirements
Sediment from soil stockpiles	 Locate stockpiles a minimum of 50 feet or as far as practicable from concentrated runoff or outside of any natural buffers identified on the SWPPP. Place bagged materials on pallets and under cover. Provide physical diversion to protect stockpiles from concentrated runoff. Cover stockpiles with plastic or comparable material when practicable. Place silt fence, fiber filtration tubes, or straw wattles around stockpiles. Do not hose down or sweep soil or sediment accumulated on pavement or other impervious surfaces into any storm water conveyance (unless connected to a sediment basin, sediment trap, or similarly effective control), storm drain inlet, or state water. Unless infeasible, contain and securely protect stockpiles from the wind. Provide Storm Drain Inlet Protection and/or Perimeter Sediment Controls as applicable. See Protection of Stockpiles Section SM-4 for additional requirements. 	See Protection of Stockpiles Section SM-4. Protect Storm Drain Inlets SC-2, and Perimeter Sediment Controls where applicable.
Emulsified asphalt or prime/tack coat	 Provide training for employees and contractors on proper material delivery and storage practices and procedures. Restrict paving operations during wet weather to prevent paving materials from being discharged. Use asphalt emulsions such as prime coat when possible. Protect drain inlet structures and manholes during application of tack coat, seal coat, slurry seal, and fog seal. Keep ample supplies of drip pans and absorbent materials on site. Inspect inlet protection devices. See Material Delivery and Storage Section SM-2 and Paving Operations Section SM-19 for additional requirements. Provide Storm Drain Inlet Protection and/or Perimeter Sediment Controls as applicable. 	See Material Delivery and Storage Section SM-2 and Material Use Section SM-3, Paving Operations Section SM- 19, Protect Storm Drain Inlets SC-2, and Perimeter Sediment Controls where applicable.

Pollutant	Appropriate Site-Specific BMP to be Implemented	ВМР
Source		Requirements
Materials associated with painting, such as paint and paint wash solvent	 Hazardous chemicals shall be well-labeled and stored in original containers. Keep ample supply of cleanup materials on site. Dispose container only after all of the product has been used. Remove as much paint from brushes on painted surface. Rinse from water-based paints shall be discharged into the sanitary sewer system where possible. If not, direct all washwater into a leak-proof container or leak-proof pit. The container or pit must be designed so that no overflows can occur due to inadequate sizing or precipitation. Locate on-site wash area a minimum of 50 feet away or as far as practicable from storm drain inlets, open drainage facilities, or water bodies. Do not dump liquid wastes into the storm drainage system. Filter and re-use solvents and thinners. Dispose of oil-based paints and residue as a hazardous waste. Ensure collection, removal, and disposal of hazardous waste complies with regulations. Immediately clean up spills and leaks Properly store and dispose waste materials generated from painting and structure repair and construction activities. Mix paints in a covered and contained area when possible to minimize adverse impacts from spills. Do not apply traffic paint or thermoplastic if rain is forecasted. See Material Delivery and Storage Section SM-2, Material Use SM-3, Waste Management, Hazardous Waste Management Section SM-9, Waste Management, Spill Prevention and Control Section SM-10, and Structure Construction and Painting Section SM-20 for additional requirements. Provide Storm Drain Inlet Protection and/or Perimeter Sediment Controls as applicable. 	See Material Delivery and Storage Section SM-2, Material Use Section SM-3, Hazardous Waste Management Section SM-9, Waste Management, Spill Prevention and Control Section SM-10, and Structure Construction and Painting Section SM-20, Protect Storm Drain Inlets SC-2, and Perimeter Sediment Controls where applicable.

Pollutant	Appropriate Site-Specific BMP to be Implemented	ВМР
Source		Requirements
Industrial	Hazardous chemicals shall be well-labeled and	See Material
chemicals,	stored in original containers.	Delivery and
fertilizers,	Keep ample supply of cleanup materials on site.	Storage Section SM-2,
and/or	Clean up spills immediately, using dry clean-up	Material Use
pesticides	methods where possible, and dispose of used	Section SM-3,
podioracc	materials properly.	and
	Do not clean surfaces or spills by hosing the area down.	Hazardous
	Eliminate the source of the spill to prevent a	Waste
	discharge or a furtherance of an ongoing discharge.	Management
	 Dispose container only after all of the product has 	Section SM-9,
	been used.	and Spill
	Retain a complete set of material safety data	Prevention
	sheets on site.	and Control
	Store industrial chemicals in water-tight	SM-10
	containers and provide either cover or secondary	
	containment.	
	Provide cover when storing fertilizers or	
	pesticides to prevent these chemicals from coming	
	into contact with rainwater.	
	Restrict amount of pesticide prepared to quantity	
	necessary for the current application.	
	Do not apply fertilizers or pesticides during or just	
	before a rain event.	
	Do not apply to stormwater conveyance channels	
	with flowing water.	
	Comply with fertilizer and pesticide	
	manufacturer's recommended usage instructions.	
	Follow federal, state, and local laws regarding fortilizer application	
	 fertilizer application. Do not dispose of toxic liquid wastes (solvents, 	
	used oils, and paints) or chemicals (additives, acids,	
	and curing compounds) in dumpsters allocated for	
	construction debris.	
	Ensure collection, removal, and disposal of	
	hazardous waste complies with regulations.	
	Hazardous waste that cannot be reused or recycled	
	shall be disposed of by a licensed hazardous waste	
	hauler.	
	See Material Delivery and Storage Section SM2,	
	Material Use SM-3, and Waste Management,	
	Hazardous Waste Management Section SM-9 for	
	additional requirements.	

Pollutant	Appropriate Site-Specific BMP to be Implemented	ВМР
Source		Requirements
Hazardous waste (Batteries, Solvents, Treated Lumber, etc.)	 Do not dispose of toxic materials in dumpsters allocated for construction debris. Ensure collection, removal, and disposal of hazardous waste complies with regulations. Hazardous waste that cannot be reused or recycled shall be disposed of by a licensed hazardous waste hauler. Segregate and recycle wastes from vehicle/ equipment maintenance activities such as used oil or oil filters, greases, cleaning solutions, antifreeze, automotive batteries, and hydraulic and transmission fluids. Store waste in sealed containers, which are constructed of suitable materials to prevent leakage and corrosion, and which are labeled in accordance with applicable Resource Conservation and Recovery Act (RCRA) requirements and all other applicable federal, state, and local requirements. All containers stored outside shall be kept away from surface waters and within appropriately-sized secondary containment (e.g., spill berms, decks, spill containment pallets). Provide cover if possible. Clean up spills immediately, using dry clean-up methods where possible, and dispose of used materials properly. Do not clean surfaces or spills by hosing the area down. Eliminate the source of the spill to prevent a discharge or a continuation of an ongoing discharge. Ensure collection, removal, and disposal of hazardous waste complies with manufacturer's recommendations and is in compliance with federal, state, and local requirements. See Hazardous Waste Management Section SM-9 and Vehicle and Equipment Management, Vehicle and Equipment Maintenance SM-12 for additional requirements. 	See Hazardous Waste Management Section SM-9 and Vehicle and Equipment Maintenance SM-12

Pollutant Source	Appropriate Site-Specific BMP to be Implemented	BMP Requirements
Metals and Building Materials	 Inspect construction waste and recycling areas regularly. Schedule solid waste collection regularly. If building materials or metals are stored on site (such as rebar or galvanized poles) store under cover under tarps or in containers. Minimize the amount of material stored on site. Do not stockpile uncovered metals or other building materials in close proximity to discharge points. See Solid Waste Management Section SM-6 for additional requirements. 	See Solid Waste Management Section SM-6
Contaminated Soil	 See Waste Management, Contaminated Soil Management Section SM-8 and/or Hazardous Waste Management Section SM-9 for additional requirements. At minimum contain contaminated material soil by surrounding with impermeable lined berms or cover exposed contaminated material with plastic sheets. 	See Waste Management, Contaminated Soil Management Section SM-8 and/or Hazardous Waste Management Section SM-9
Dust Control Water	 Do not over spray water for dust control purposes which will result in runoff from the area. Apply water as conditions require. Washing down of debris or dirt into drainage, sewage systems, or State waters is not allowed. See Dust Control Section SM-18 for additional requirements. 	See Dust Control Section SM-18
Concrete Truck Wash Water	 Disposal of concrete truck wash water via percolation is prohibited. Wash concrete-coated vehicles or equipment off-site or in the designated wash area. Locate on-site wash area a minimum of 50 feet away or as far as practicable from storm drain inlets, open drainage facilities, or water bodies. Runoff from the on-site concrete wash area shall be contained in a temporary pit or level bermed area where the concrete can set. Design the area so that no overflow can occur due to inadequate wash area sizing or precipitation. 	See Waste Management, Concrete Waste Management Section SM-5

Pollutant Source	Appropriate Site-Specific BMP to be Implemented	BMP Requirements
	 The temporary pit shall be lined with plastic to prevent seepage of wash water into the ground. Allow wash water to evaporate or collect wash water and all concrete debris in a concrete washout system bin. Do not dump liquid wastes into storm drainage system. Dispose of liquid and solid concrete wastes in compliance with federal, state, and local standards. See Waste Management, Concrete Waste Management Section SM-5 for additional requirements. 	
Sediment Track-Out	 Include Stabilized Construction Entrance at all points that exit onto paved roads. A sediment trapping device is required if a wash rack is used in conjunction with the stabilized construction entrance/exit. The pavement shall not be cleaned by washing down the street. If sweeping is ineffective or it is necessary to wash the streets, wash water must be contained either by construction of a sump, diverting the water to an acceptable disposal area, or vacuuming the wash water. Use BMPs for adjacent drainage structures. Remove sediment tracked onto the street by the end of the day in which the track-out occurs. Restrict vehicle use to properly designated exit points. Include additional BMPs which remove sediment prior to exit when minimum dimensions can not be met. See Stabilized Construction Entrance Section EC-2 for additional requirements. 	See Stabilized Construction Entrance Section EC-2

Pollutant Source	Appropriate Site-Specific BMP to be Implemented	BMP Requirements
Irrigation Water	 Consider irrigation requirements. Where possible, avoid species which require irrigation. Design timing and application methods of irrigation water to eliminate the runoff of excess irrigation water into the storm water drainage system. See Seeding and Planting Section EC-5 and California Stormwater BMP Handbook SD-12 Efficient Irrigation at http://www.stormwaterhawaii.com/resources/contractors-and-consultants/storm-water-pollution-prevention-plan-swppp/under Irrigation Water for additional requirements. 	See Seeding and Planting Section EC-5 and California Stormwater BMP Handbook SD-12 Efficient Irrigation
Hydrotesting Effluent	If work includes removing, relocation or installing waterlines, and Contractor elects to flush waterline or discharge hydrotesting effluent into State waters or drainage systems, the Contractor shall prepare and obtain HDOT acceptance of a NOI/NPDES Permit Form F application for HDOT submittal to DOH CWB at least 30 calendar days prior to the start of Hydrotesting Activities if necessary. Site-Specific BMPs will be included in the NOI/NPDES Permit Form F submittal.	Site-Specific BMPs will be included in the NOI/NPDES Permit Form F submittal.
Dewatering Effluent	• If excavation or backfilling operations require dewatering, and Contractor elects to discharge dewatering effluent into State waters or existing drainage systems, Contractor shall prepare and obtain HDOT acceptance of a NOI/NPDES Permit Form G application for HDOT submittal to DOH CWB at least 30 calendar days prior to the start of Dewatering Activities if necessary. See Site Planning and General Practices, Dewatering Operations Section SM-17 for additional requirements.	See Dewatering Operations SM- 17. Site- Specific BMPs will be included in the NOI/NPDES Permit Form G submittal.

Pollutant	Appropriate Site-Specific BMP to be	ВМР
Source	Implemented	Requirements
Saw-cutting Slurry	 Saw cut slurry shall be removed from the site by vacuuming. Provide storm drain protection during saw cutting. See Paving Operations Section SM-19 for additional requirements. Provide Storm Drain Inlet Protection and/or Perimeter Sediment Controls as applicable. 	See Paving Operations Section SM- 19, Storm Drain Inlet Protection SC-2, Perimeter sediment controls where applicable
Concrete Curing Water	 Avoid overspraying of curing compounds. Apply an amount of compound that covers the surface, but does not allow any runoff of the compound. See California Stormwater BMP Handbook NS-12 Concrete Curing at http://www.stormwaterhawaii.com/resources/contractors-and-consultants/storm-water-pollution-prevention-plan-swppp/under Concrete Curing for additional requirements. 	See California Stormwater BMP Handbook NS- 12 Concrete Curing
Plaster Waste Water	 Direct all washwater into a leak-proof container or leak-proof pit. The container or pit must be designed so that no overflows can occur due to inadequate sizing or precipitation. Locate on-site wash area a minimum of 50 feet away or as far as practicable from storm drain inlets, open drainage facilities, or water bodies. Any significant residual materials remaining on the ground after the completion of construction shall be removed and properly disposed. If the residual materials contaminate the soil, then the contaminated soil shall also be removed and properly disposed of. Plaster waste water shall not be allowed to flow into drainage structures or State waters. See Material Delivery and Storage Section SM-2, Material Use SM-3, and Hazardous Waste Management Section SM-9 for additional requirements. 	See Material Delivery and Storage Section SM-2, Material Use Section SM-3, and Hazardous Waste Management Section SM-9

Pollutant	Appropriate Site-Specific BMP to be	ВМР
Source	Implemented	Requirements
Water-Jet Wash Water	 For Water-Jet Wash Water used to clean vehicles, use off site wash racks or commercial washing facilities when practical. See Vehicle and Equipment Cleaning Section SM-11 for additional information. For Water-Jet Wash Water used to clean impervious surfaces, the runoff shall not be allowed to flow into drainage structures or State Waters. 	See Vehicle and Equipment Cleaning Section SM-11
Sanitary/Septic Waste	 Locate Sanitary facilities in a convenient place away from drainage facilities. Position sanitary facilities so they are secure and will not be tipped over or knocked down. Wastewater shall not be discharged to the ground or buried. A licensed service provider shall maintain sanitary/septic facilities in good working order. Schedule regular waste collection by a licensed transporter. See Sanitary/Septic Waste Section SM-7 for additional requirements. 	See Sanitary/Septic Waste Section SM-7.

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END OF SECTION 209

1	SECTION 301 – HOT MIX ASPHALT BASE COURSE
2 3	Make the following amendments to said Sections:
5	(I) Amend Section 301.02 Materials by adding the following after line 17:
6 7 8	"Asphalt Cement (PG 64E-22) 702.01"
9 10 11	(II) Amend Section 301.03(B) Compaction by revising the second paragraph from lines 84 to 87 to read as follows:
12 13 14 15 16	"Compact mixture immediately upon completion of spreading operations to density of not less than 92.0 percent of maximum theoretica specific gravity in accordance with AASHTO T 209, modified by deletion of Supplemental Procedure for Mixtures Containing Porous Aggregate."
18 19 20 21	(III) Amend Section 301.04 Measurement from lines 98 to 100 to read as follows:
22	"301.04 Measurement.
23 24 25 26	The Engineer will measure HMAB course per ton in accordance with contract documents."
27 28 29 30	(IV) Amend Section 301.05 Payment, from lines 102 to 111 to read as follows:
31 32 33 34 35	"301.05 Payment. The Engineer will pay for the accepted pay items listed below at the contract price per pay unit, as shown in the proposal schedule. Payment will be full compensation for the work prescribed in this section and the contract documents.
36 37	The Engineer will pay for one of the following pay items when included in the proposal schedule:
38 39	Pay Item Pay Unit
40 41	Hot Mix Asphalt Base Course Ton
42 43	Hot Mix Asphalt Base Course with PMA Tor
14 15 16	(1) 80% of the contract unit price upon completion of submitting a job-mix formula acceptable to the Engineer; preparing the
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47	surface, spreading, and finishing the mixture; and compacting the
48	mixture by rolling;
49	
50	(2) 20% of the contract unit price upon completion of cutting
51	samples from the compacted pavement for testing; placing and
52	compacting the sampled area with new material conforming to the
53	surrounding area; protecting the pavement; and final analysis.

The Engineer may, in lieu of requiring removal and replacement, use the sliding scale factor to accept HMAB compacted below 92.0 percent. The Engineer will make payment for the material in that production day at a reduced price arrived at by multiplying the contract unit price by the pay factor shown in Table 301.05-1.

Table 301.05-1 – Sliding Scale Pay Factor						
Percent Compaction	Percent Payment					
92.0 or greater	100					
90.0 – 91.9	80					
<90.0	Removal					

END OF SECTION 301

1 2 3	Replace follows:	Section 401- HOT MIX ASPHALT (HMA) PAVEMENT to	read as
4	"5	SECTION 401 – DENSE GRADED HMA PAVEMENT	
5 6 7 8	401.01 HMA pav	Description. This section describes furnishing and placing dervement (herein referred to as HMA) on a prepared surface.	nse graded
9 10	401.02	Materials.	
11 12 13		Binder (PG 64-16) non-surface mixes, unless otherwise specified in the project o	702.01A documents
14 15 16	Use for a	Binder (PG 64E-22) all surface mixes, except for on Lanai and Molokai, and unless in the project documents	702.01B otherwise
17	Emulsifie	ed Asphalt	702.04
18 19	Warm Mi	ix Asphalt Additive	702.06
20 21	Aggregat	te for Hot Mix Asphalt Pavement	703.09
22 23	Filler		703.15
24 25	Hydrated	Lime or a liquid anti-strip approved by the engineer	712.03
26 27 28 29 30		 A) General. HMA pavement shall be plant mixed and sh ixture of aggregate and asphalt binder and may include reclaim avement (RAP) or filler, or both. 	
31 32 33 34		The manufacture of HMA may include warm mix asphrocesses in accordance with these specifications. WMA process ombinations of organic additives, chemical additives, and foaming	ses includé
35 36 37 38		HMA pavement shall include surface course and may include binder courses, depending on HMA pavement thickness in e contract documents.	
38 39 40 41 42 43 44 45	pe ma re	RAP is defined as removed or reprocessed pavement ontaining asphalt and aggregates. Process RAP by crushing ercent of RAP passes 3/4-inch sieve. Size, grade uniformly, an aterials such that blend of RAP and aggregate material conforms quirements of Subsection 703.09 - Aggregate for Hot Mavement.	until 100 d combine to grading
46 47	qu	In surface and binder courses, aggregate for HMA may in- uantities up to 20 percent of total mix weight.	clude RAP

Quantity of filler material to correct deficiencies in aggregate gradation passing the No. 200 sieve shall not exceed 3 percent by weight of fine aggregates.

(B) Job-Mix Formula and Tests. Design job-mix formula in accordance with procedures contained in current edition of Asphalt Institute's *Mix Design Methods for Asphalt Concrete and Other Hot Mix Types*, Manual Series No. 2 (MS-2) for either Marshall Method or Hveem Method of Mix Design.

Limit compacted lift thickness and asphalt content of job-mix formula as specified in Table 401.02-1 - Limits of Compacted Lift Thickness and Asphalt Content.

TABLE 401.02-1 - LIMITS OF COMPACTED LIFT THICKNESS AND ASPHALT CONTENT						
MIX NO.	II	III	IV, PMA	v		
Minimum to Maximum	2-1/4	2	1-1/2	1-1/4		
Compacted Thickness for	to	to	to	to		
Individual Lifts (Inches)	3	3	3	3		
Asphalt Content Limits	3.8	4.3	4.3	4.8		
(Percent of Total Weight of	to	to	to	to		
Mix)	6.1	6.1	6.5	7.0		

Asphalt content limits for porous aggregate may be exceeded only if it is requested ahead of placement and is reviewed then accepted in writing by the Engineer.

 Meet job-mix formula design criteria specified in Table 401.02-2 - Job-Mix Design Criteria.

TABLE 401.02-2 - JOB-MIX FORMULA DESIGN CRITERIA					
Hveem Method Mix Criteria (AASHTO T 246 and AASHTO T 247)					
Stability, minimum	37				
Air Voids (percent) ¹	3 - 5				
Marshall Method Mix Criteria (AASHTO T 245)					
Compaction (number of blows each end of specimen)	75				
Stability, minimum (pounds)	1,800				
Flow (x 0.01 inch)	8 - 16				
Air Voids (percent) ¹	3 - 5				
Notes: 1. Air Voids: AASHTO T 166 or AASHTO T 275; AASHTO T 209, AASHTO T 269.					

Minimum percent voids in mineral aggregates (VMA) of job-mix formula shall be as specified in Table 401.02-3 - Minimum Percent Voids in Mineral Aggregates (VMA).

TABLE 401.02-3 - MINIMUM PERCENT VOIDS IN MINERAL AGGREGATES (VMA)							
Nominal Maximum Particle Size, (Inches)	1-1/2	1	3/4	1/2	3/8		
VMA, (percent) ¹	11.0	12.0	13.0	14.0	15.0		
	<u> </u>			<u> </u>			

Notes:

- 1. VMA: See Asphalt Institute Manual MS-2,
- **(C)** Submittals. Establish and submit job-mix formula for each type of HMA pavement mix indicated in the contract documents a minimum of 30 days before paving production. Job mix shall include the following applicable information:
 - (1) Design percent of aggregate passing each required sieve size.
 - (2) Design percent of asphalt binder material (type determined by type of mix) added to the aggregate (expressed

NH-099-1(031) 401-3a ADDENDUM NO. 1 r9/10/20

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as % by weight of total mix),

- (3) Design proportion of processed RAP.
- (4) Design temperature of mixture at point of discharge at paver.
- (5) Source of aggregate.
- (6) Grade of asphalt binder.
- (7) Test data used to develop job-mix formula.

Except for item (4) in this subsection, if design requirements are modified after the Engineer accepts job-mix formula, submit new job-mix formula before using HMA produced from modified mix design. Submit any changes to the design temperature of mixture at point of discharge for acceptance by the Engineer.

Submit a certificate of compliance for the asphalt binder, accompanied by substantiating test data from a certified testing laboratory.

(D) Range of Tolerances for HMA. Provide HMA within allowable tolerances of accepted job-mix formula as specified in Table 401.02-4 - Range of Tolerances These tolerances are not to be used for the design of the job mix, they are solely to be used during the testing of the production field sample of the HMA mix.

TABLE 401.02-4 - RANGE OF TOLERANCES HMA						
Passing No. 4 and larger sieves (percent)	± 7.0					
Passing No. 8 to No. 100 sieves (inclusive) (percent)	± 4.0					
Passing No. 200 sieve (percent)	± 3.0					
Asphalt Content (percent)	± 0.4					
Mixture Temperature (degrees F)	± 20					

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The tolerances shown are the allowable variance between the physical characteristics of laboratory job mix submitted mix design and the production or operational mix, i.e., field samples.

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(A) Weather Limitations. Placement of HMA shall not be allowed under

	the fol	lowing	conditi	ons:							
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126		15. N 15. N			8.5	e.g., surfa				33	- 25
127			surface that has aggregate or surface that appears beyond surface saturated dry, as determined by the Engineer.								
128		satura	ited dry	, as det	termı	ned by the	Enginee	er.			
129		(0)	3 8 0	2. 9			50 1				
130		(2)			•	ure is belo	83			No. 27	
131		-	553 6			r tempera				75.	
132				and the same of th	ture \	will be me	easured i	ın sr	nade an	d away i	rom
133		artifici	al heat	21							
134		(0)	\ A /I		ř.						
135		(3)	When	weatr	ner	conditions	s preve	nt	proper	method	of
136		constr	uction.								
137	(D)	Carrie	mant.								
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139		(4)	N/livin.	a Dlant	Lla	a nakilna m	danta tha		nform to	AACHT	○ N 4
140		(1)	V2			e mixing p	nants tha	at co	morm to	AASHI	O IVI
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157				Concott	ou iii	atorial arm	olliny.				
158				3.	Modi	fications	for Proc	essi	na RAP	. When F	RAP
159						ated into					
160						with plant					
161				to proc							
162				р		N#C 92.2 III					
163			(b)	Drum I	Drvei	r-Mixer Pl	lants.				
164											
165				1.	Bins	. Provide	e separat	te bi	in in co	ld aggree	gate
166						each indiv					
167						sufficient					
168						nd of proj					
169						n one bin		-0.0	•,		
170											
171				2.	Stoc	kpiling P	rocedure	es.	Separa	te aggre	gate
						99-1(031) 01-5a)		ADDE	NDUM N r9/1	

		NH-099-1(031)	ADDENDUM NO. 1
219	(b)	Equipped with activated screed or	strike-off assembly,
218			
217	(a)	Self-contained, power-propelled un	its.
216	2	0.15	***
215 (3)) Aspha	alt Pavers. Use asphalt pavers that	are:
214		LI Daniel I I a marting to a marting to	
213	for dis	scharge.	
212		mix until the bed is about to be rais	ed up in preparation
211		nner that it remains stretched tightly	
210		etely covering mix. The tarpaulin sha	
209	(b)	Large enough to be stretched tig	htly over truck had
207	(a)	in good condition, without teats and	a noics.
207	(a)	In good condition, without tears and	d holes
206	Lydip	cach track with a tarpadiin comornin	ing to the following.
205	Equip	each truck with a tarpaulin conform	ing to the following:
204			os ಇಂಟರಾವರದ ನಾರ ನ್ಯಾನಾನಿಸಿಕೆಸ್ಟ್
203	Provid	le a designated clean up area for the	e haul trucks.
202			
	th HMA.	energic inducation in a second for the property of the propert	
		ain excess release agent from truck	
		ased liquid release agents, except for	
		nt to prevent mixture from adhering	
197	Thinly	coat truck beds with a minimum qua	antity of non-stripping
196			
		or hauling HMA.	329
194 (2)) Hauliı	ng Equipment. Use trucks that have	e tight, clean, smooth
193		·	
192		batch plants instead of scales.	•
191		2. Load Cells. Calibrated load	cells may be used in
190		2	
189		compartment into another.	435.500
188		height to prevent spillage of a	ggregate from one
187		partitions between compartments t	
186		aggregate fractions to be combined	
185		more separate compartments for	storage of screened
184		1. Hot Aggregate Bin. Provi	de bin with three or
183			
182	(c)	Batch and Continuous Mix Plants	S.
181		7	
180		ensure that the aggregate is in opti	mal condition.
179		condition of the aggregate stockp	
178		3. Checking Aggregate S	
177			
176		from virgin aggregates.	
175		into at least two stockpiles. Stock	pile RAP separately
174		intermediate, and fine. Separate a	
173		with different gradations as	follows: coarse,
172		for Mix II, Mix III and Mix IV into at I	east three stockpiles

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heated if necessary.

- (c) Capable of spreading and finishing courses of HMA mixtures in lane widths applicable to typical section and thicknesses indicated in the contract documents.
- (d) Equipped with receiving hopper having sufficient capacity for uniform spreading operation.
- (e) Equipped with automatic feed controls to maintain uniform depth of material ahead of screed.
- (f) Equipped with automatic screed controls with sensors capable of sensing grade from outside reference line, sensing transverse slope of screed, and providing automatic signals to control screed grade and transverse slope.
- (g) Capable of operating at constant forward speeds consistent with satisfactory laying of mixture.
- (h) Equipped with a means of preventing the segregation of the coarse aggregate particles from the remainder of the bituminous plant mix when that mix is carried from the paver hopper back to the paver augers. The means and methods used shall be approved by the paver manufacturer and may consist of chain curtains, deflector plates, or other such devices and any combination of these.

The following specific requirements shall apply to the identified bituminous pavers:

- **1. Blaw-Knox Bituminous Pavers.** Blaw-Knox bituminous pavers shall be equipped with the Blaw-Knox Materials Management Kit (MMK).
- Cedarapids Bituminous Pavers. Cedarapids bituminous pavers shall be those that were manufactured in 1989 or later.
- 3. Barber-Green/Caterpillar Bituminous Pavers.
 Barber-Green/Caterpillar bituminous pavers shall be equipped with deflector plates as identified in the December 2000 Service Magazine entitled "New Asphalt Deflector Kit {6630, 6631, 6640}".

Bituminous pavers not listed above shall have similar attachments or designs that shall make them equivalent to the

bituminous pavers listed above. The Engineer will solely decide if it is equal to or better that the setups described for the equipment listed above.

Submit for review and acceptance, prior to the start of using the paver for the placing of plant mix, a full description in writing of the means and methods that will be used to prevent the bituminous paver from having both aggregate and temperature segregation. Use of any paver that has not been accepted is prohibited until acceptance of the paver is received from the Engineer. Any pavement placed with an unaccepted paver will be regarded as not compliant work and may not be paid for and may require removal.

Supply a Certificate of Compliance that verifies that the manufacturer's approved means and methods used to prevent bituminous paver from having both aggregate and temperature segregation have been implemented on all pavers used on the project and are working in accordance with the manufacturer's requirements and Contract Documents.

- (4) Rollers. Rollers shall be self-propelled, steel-tired tandem, pneumatic-tired, or vibratory-type rollers capable of reversing without shoving or tearing the just placed HMA mixture. Provide sufficient number, sequencing, type, and rollers of sufficient weight to compact the mixture to required density while mixture is still in workable condition unless otherwise indicated in the Contract Documents. Equipment shall not excessively crush aggregate. Operate rollers in accordance with manufacturer's recommendations and Contract Documents. The use of intelligent compaction is encouraged and may be required elsewhere in the Contract Documents.
 - (a) Steel-Tired Tandem Rollers. Steel-tired tandem rollers used for initial breakdown or intermediate roller passes shall have minimum gross weight of 12 tons and shall provide minimum 250-pound weight per linear inch of width on drive wheel.

Steel-tired tandem rollers used for finish roller passes shall have minimum total gross weight of 3 tons.

Do not use roller with grooved or pitted rolling drum or worn scrapers or wetting pads. Replace excessively worn scrapers and wetting pads before use.

(b) Pneumatic-Tired Rollers. Pneumatic-tired rollers shall be oscillating-type, equipped with smooth-tread pneumatic tires of equal size and diameter. Maintain tire pressure within 5

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pounds per square inch of designated operational pressure when hot. Space tires so that gaps between adjacent tires are covered by following set of tires.

Pneumatic-tired rollers used for breakdown or intermediate roller passes shall have a ballast capable of establishing an operating weight per tire of not less than 3,000 pounds. Equip rollers with tires having minimum 20-inch wheel diameter with tires inflated to 70 to 75 pounds per square inch pressure when cold and 90 pounds per square inch when hot. Equip rollers with skirt-type devices to maintain temperature of tires during rolling operations.

Pneumatic-tired rollers used for kneading finished asphalt surfaces shall have a ballast capable of establishing an operating weight per tire of not less than 1,500 pounds. Equip rollers with tires having minimum 15-inch wheel diameter with tires inflated to 50 to 60 pounds per square inch pressure. If required, equip rollers with skirt-type devices to maintain temperature of tires during rolling operations.

- (c) Vibratory Rollers. Vibratory rollers shall be steel-tired tandem rollers having minimum total weight of 3 tons. Equip vibratory rollers with amplitude and frequency controls and speedometer. Operate vibratory roller in accordance with manufacturer's recommendations. For very thin lifts, 1 inch or less in thickness, vibratory rollers shall not be used in the vibratory mode. Instead, operate the unit in the static mode.
- (5) Hand Tools. Keep hand tools used in production, hauling, and placement of HMA clean and free of contaminants. Diesel or mineral spirits or other cleaning material that is potentially deleterious to HMA may be used to clean hand tools providing:
 - (a) It does not contaminate HMA with cleaning material.
 - (b) Clean hand tools over catch pan with capacity to hold all the cleaning material.
 - (c) Remove all diesel or mineral spirits or other cleaning material that is potentially deleterious to HMA from hand tools before using with HMA.
 - (a) Hand tools used shall be in a condition such that it meets the requirements that it was manufactured for, e.g., a straightedge shall meet the straightness requirement of the manufacturer.

(6) Material Transfer Vehicle (MTV). (a) Usage. MTV usage applies to surface courses of pay projects on all Islands except Lanai, unless otherwise indication in the Contract Documents. When placing HMA surface course MTV to independently deliver mixtures from hau equipment to paying equipment. MTV usage will not required for the following: 1. Projects with less than 1,000 tons of HMA. 2. Temporary pavements. 3. Bridge deck approaches. 3. Bridge deck approaches. 3. Bridge deck approaches. 4. Shoulders. 5. Tapers. 6. Turning lanes. 7. Driveways. 8. Areas with low overhead clearances. (b) Equipment. When using MTV, install minimum 10-capacity hopper insert in conventional paver hopper. Provide following equipment: 1. High-capacity truck unloading system in Macapable of receiving HMA from hauling equipment. 1. High-capacity truck unloading system in Macapable of receiving HMA from hauling equipment. 2. MTV storage bin, or paver hopper insert, or payor hopper to continuously mix HMA prior to discharging the paver's conveyor system. Avoid stop-and-go operations by coordinating payor speeds to provide a continuous, uniform, segregation—material flow and smooth HMA pavement. Maintain unifuration payor speed to produce smooth payements. (c) Performance Evaluation. Evaluate the performator MTV and mixing equipment by measuring mat temperator NH-099-1(031)					
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profile immediately behind paver screed on first day of paving and when it feels the need to do so due to perceived changes in performance or as directed by the Engineer.

Use a hand-held temperature device that has been calibrated within the past 12 months. It shall be an infrared temperature gun is capable of measuring in one degree or finer increments between the temperatures of 80 degrees to 400 degrees F with a laser to indicate where the temperature reading is being taken. Six temperature profile measurements shall be taken of mat surface using infrared temperature gun at 50-foot intervals behind paver. Each temperature profile shall consist of three surface temperature measurements taken transversely across the mat in approximately a straight line from screed while paver is operating. For each profile, temperatures shall be measured approximately 1 foot from each edge and in middle of mat. The difference between maximum and minimum temperature measurements for each temperature profile shall not exceed 10 degrees F. If any two or more temperature profiles exceeds the allowable 10-degree F temperature differential, halt paving operation and adjust MTV or mixing equipment to ensure that material placed by paver meets specified temperature requirements. Redo the measuring of mat temperature profile until adjustment of the MTV or mixing equipment is adequate. Submit all temperature profiles to the Engineer by next business day. Information on the report shall show location and temperature readings and time test was performed. Enough information shall be given, so the Engineer will be able to easily locate the test site of the individual measurement.

When requested temperature profile measurements shall be done in the presence of the Engineer.

Once adjustments are made, repeat measurement procedure for the next two placements to verify that material placed by paver meets specified temperature requirements. Terminate paving if temperature profile requirements are not met during repeated measurement procedure. If equipment fails to meet requirements after measurement procedure is repeated once, replace equipment before conducting any further temperature profile measurements

The Engineer may perform surface temperature profile measurements at any time during project. The Engineer may in lieu of a hand-held infrared temperature device use an infrared camera or device that is capable of measuring temperatures to locate cold spots. If such cold spots exist, the

459	Engineer i	may requ	uire adjustments to the MTV.
460			
461			or fat spots occur in the pavement adjust
462			ds to eliminate such pavement defects and
463			repair to pavement acceptable to the
464			ng is defined as excess binder occurring on
465			pavement. It may create a shiny, glass-like,
466		10 m	nce and may be tacky to the touch. Fat spots
467	are localiz	ed bleed	ling.
468			
469	(d) Tra	nsport.	
470			
471	1.		ered MTV. Transport MTV by means of
472			r/trailer combination in accordance with
473	Cha	apter 10	4 of Title 19, Department of Transportation,
474			e Movement by Permit of Oversize and
475	Ove	erweight	Vehicles on State Highways".
476			
477	2.	Cros	sing Bridges for Self-Powered MTV.
478	VVh	en self-	powered MTV exceeds legal axle or total
479		•	s for vehicles under the HRS, Chapter 291,
480	con	form to	the following when crossing bridges within
481	pro	ject limit	s unless otherwise indicated in the Contract
482	Doo	cuments	•
483			
484		a.	Completely remove mix from MTV.
485			
486		b.	Move MTV at relatively constant speed not
487			eding 5 miles per hour. MTV will not be
488		allow	red to stop on bridge.
489			
490		C.	No other vehicle or equipment will be
491		allow	red on bridge.
492			
493		d.	The MTV shall not attempt to cross a
494		bridg	e where the posted load limit is less than or
495		-	I to the weight of the MTV empty.
496			nission to cross the bridge shall be obtained
497		from	the Engineer and HWY-DB in writing.
498			
499			Clean existing pavement in accordance with
500			ply tack coat in accordance with Section 407
501	- Tack Coat. Tack coa	at shall	not be applied to surfaces to receive an
502	application of joint adhe	sive.	
503			
504			ontract Documents, bring irregular surfaces
505	to uniform grade and c	ross sec	tion by furnishing and placing one or more

leveling courses of HMA Mix V. Spread leveling course in variable

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thicknesses to eliminate irregularities in existing surface. Place leveling course such that maximum depth of each course, when thoroughly compacted to the Contract Documents' requirements, does not exceed 3 inches.

In multiple-lift leveling course construction, spread subsequent lifts beyond edges of previously spread lifts in accordance with procedures contained in current edition of the Asphalt Institute's Construction of Hot Mix Asphalt Pavements, Manual Series No. 22 (MS-22) for leveling wedges.

Notify the Engineer of existing surfaces that may not be in a condition that will have enough strength to be a good bonding surface or foundation and should be removed or have remedial repairs done before new pavement placement.

Plant Operation. (D)

- **Preparation of Asphalt Binder.** Uniformly heat asphalt binder (1) and provide continuous supply of heated asphalt cement from storage to mixer. Do not heat asphalt binder above the recommendation of the supplier for modified binders or above 350 degrees F for neat binders.
- **(2) Preparation of Aggregate.** Dry and heat aggregate material at temperature sufficient to produce design temperature of job-mix formula. Do not exceed 350 degrees F. Adjust heat source used for drying and heating to avoid damage to and contamination of aggregate. When dry, aggregate shall not contain more than 1 percent moisture by weight.

For batch plants, screen aggregates immediately after heating and drying into three or more fractions. Convey aggregates into separate compartments ready for batching and mixing with asphalt binder.

- **Mixing.** Measure aggregate and asphalt; or aggregate, RAP, and asphalt into mixer in accordance with an accepted job-mix formula. Mix until components are completely mixed and adequately coated with asphalt binder in accordance with AASHTO M 156. Percent of coated particles shall be 95 percent when tested in accordance with AASHTO T 195.
- Plant Inspection. For control and acceptance testing during periods of production, provide a testing laboratory that meets the requirements of AASHTO M 156. Provide space, utilities, and equipment required for performing specified tests.
- (E) **Spreading and Finishing.** Prior to each day's paving operation,

 check screed or strike-off assembly surface with straight edge to ensure straight alignment and there is no damage or wear to the machine that will affect performance. Provide screed or strike-off assembly that produces finished surface without tearing, shoving, and gouging HMA. Discontinue using spreading equipment that leaves ridges, indentations, or other marks, or combination thereof in surface that cannot be eliminated by rolling or affects the final smoothness of the pavement or be prevented by adjustment in operation.

Maintain HMA at minimum 250 degrees F temperature at discharge to paver. The Engineer shall observe the contractor measuring the temperature of mix in hauling vehicle just before depositing into spreader or paver or MTV.

Deposit HMA in a manner that minimizes segregation. Raise truck beds with tailgates closed before discharging HMA.

Lay, spread, and strike off HMA upon prepared surface. Where practical, use asphalt pavers to distribute mixture.

Where practical, control horizontal alignment using automatic grade and slope controls from reference line, slope control device. Existing pavements or features shall not be used for grade control alone.

Obtain sensor grade reference, horizontal alignment by using established grade and slope controls. For subsequent passes, substitution of one ski with joint-matching shoe riding on finished adjacent pavement is acceptable. Use of a comparable non-contact mobile reference system and joint matching shoe is acceptable.

Avoid stop-and-go operation. Maintain a constant forward speed of paver during paving operation and minimize other methods that impact smoothness.

Offset longitudinal joint in successive lifts by approximately 6 inches. Incorporate into paving method an overlap of material of 1-inch +/- 0.5 inches at the longitudinal joint. The HMA overlap material shall be left alone when initially placed and shall not be bumped back or pushed back with a lute or any other hand-held device. If the overlap exceeds the maximum amount, remove the excess with a flat shovel, allowing recommended amount of overlap HMA material to remain in place to be compacted. Do not throw the removed excess HMA material on to the paving mat. The longitudinal joint in a surface course when total roadway width is comprised of two lanes shall be near the centerline of pavement or near lane lines when roadway is more than two lanes in width. The longitudinal joint shall not be constructed in the wheel path. Every effort should be made to not locate the longitudinal joint under the longitudinal lane lines. Make a paving plan drawing showing how the longitudinal joint will not be located in these areas.

Control the horizontal alignment of the longitudinal edge of the HMA mat being installed so that the edge is parallel to the centerline or has a uniform alignment, e.g., the edge of the mat is straight line or uniform curve, no wavy edge, etc. to have a consistent amount of HMA material at the joint.

Check the compaction of the longitudinal joint during paving often enough to ensure that it will meet the compaction requirements.

If nuclear gauges and ground penetrating radar are used as the contractor's quality control method, they shall be properly calibrated and periodically checked by comparison to cores taken from the pavement. The use of sand as an aid in properly seating the gauge may also be considered for improving the accuracy of the gauge.

In areas where irregularities or unavoidable obstacles make use of mechanical spreading and finishing equipment impracticable, spread, rake, and lute mixture by hand tools. For such areas, deposit, spread evenly, and screed mixture to required compacted thickness.

Demonstrate competence of personnel operating grade and crown control device before placing surface courses. If automatic control system becomes inoperative during the day's work, the Engineer will permit the Contractor to finish day's work using manual controls. The Engineer may also allow additional HMA to be ordered and placed using manual controls if it will provide a safer work site for the public to travel through. Do not resume work until automatic control system is made operative. The Engineer may waive requirement for electronic screed control device when paving gores, shoulders, transitions, and miscellaneous reconstruction areas where the use of the devices is not practical.

When production of HMA can be maintained and when practicable, use pavers in echelon shall be used to place surface course in adjacent lanes.

At the end of each workday, HMA pavement that is open to traffic shall not extend beyond the panel of the adjacent new lane pavement by more than the distance normally placed in one workday. At end of each day's production, construct tapered transitions along all longitudinal and transverse pavement drop-offs; this shall apply to areas where existing pavement is to meet newly placed pavement. Use slopes of 6:1 for longitudinal taper transitions and 48:1 for transverse tapered transitions. Maximum drop-off height along the joints shall be 3 inches. Also, using a 48:1 slope provides a taper around any protruding object, e.g., manholes, drain boxes, survey monuments, inlets, etc., that may be above pavement surface when opened to the public. If the object is below the surface of the pavement then fill the depression until it is level with the surrounding pavement or raise depressed objects to the finish grade of the placed pavement. Remove and dispose of all transition tapers before placing adjoining panel or next layer of HMA.

651	Notify traveling public of pavement drop-offs or raised objects with signs
652	placed in every direction of traffic that may use and encounter pavement
653	drop-offs or protruding objects or holes.
654	arop one or protracting objects of floids.
655	Use the same taper rates for areas where there is a difference in
656	elevation due to construction work.
657	elevation due to construction work.
658	At and of each workwook complete full width of the readway's
659	At end of each workweek, complete full width of the roadway's pavement, including shoulders, to same elevation with no drop-offs.
660	pavement, including shoulders, to same elevation with no drop-ons.
661	(F) Compaction. Immediately after spreading and striking off HMA and
662	adjusting surface irregularities, uniformly compact mixture by rolling.
663	adjusting surface irregulatiles, difficiting compact mixture by folling.
664	Initiate compaction at highest mix temperature allowing compaction
665	
	without excessive horizontal movement. Temperature shall not be less than
666	220 degrees F.
667 668	Finish rolling using tandem roller while HMA temperature is at or
669	above 175 degrees F.
	above 175 degrees r.
670	On superelevated curves, begin rolling at lower edge and progress to
671 672	higher edge by overlapping of longitudinal trips parallel to centerline.
673	riigher eage by overlapping or longitualitat trips parallel to centerline.
	If necessary, repair damage immediately using rakes and fresh mix.
674 675	Do not displace line and grade of HMA edges during rolling.
676	Do not displace line and grade of rilvia edges during folling.
677	Keep roller wheels properly moistened with water or water mixed with
678	small quantities of detergent. Use of excess liquid, diesel, and petroleum-
679	based liquids will not be allowed on rollers.
680	based liquids will flot be allowed off foliers.
681	Along forms, curbs, headers, walls and other places not accessible to
682	rollers, compact mixture with hot hand tampers, smoothing irons, or
683	mechanical tampers. On depressed areas, trench roller or cleated
684	compression strips under roller may be used to transmit compression.
685	compression strips under roller may be used to transmit compression.
686	Before the start of compaction or during compaction or both remove
687	pavement that is loose, broken, or contaminated, or combination thereof;
688	pavement that is loose, broken, or contaminated, or combination thereof, pavement that shows an excess or deficiency in asphalt binder content; and
689	pavement that shows an excess of deficiency in aspiral billider content, and pavement that is defective in any way. Replace with fresh HMA pavement of
690	
	same type, and compact. Remove and replace defective pavement and
691	compact at no increase in contract price or contract time.
692	Operate rellers at claw and uniform around with no guidden stone. The
693	Operate rollers at slow and uniform speed with no sudden stops. The
694 695	drive wheels shall be nearest to the paver. Continue rolling to attain specified
696	density and until roller marks are eliminated.
697	Pollare shall not be parked on the navement placed that day or shift
698	Rollers shall not be parked on the pavement placed that day or shift.
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(1) HMA Pavement Courses One and a Half Inches Thick or Greater. Where HMA pavement compacted thickness indicated in the Contract Documents is 1-1/2 inches or greater, compact to not less than 93.0 percent nor greater than 97.0 percent of the maximum specific gravity determined in accordance with AASHTO T 209, modified by deletion of Supplemental Procedure for Mixtures Containing Porous Aggregate.

Place HMA pavement in individual lifts that are within minimum and maximum allowable compacted thickness for various types of mixture as specified in Table 401.02-1 - Limits of Compacted Lift Thickness and Asphalt Content.

(2) HMA Pavement Courses Less Than One and a Half Inches Thick. Where HMA pavement compacted thickness indicated in the contract documents is less than 1-1/2 inches, compaction to a specified density will not be required.

Use only non-vibratory, steel-tired, tandem roller. Roll entire surface with minimum of two roller passes. A roller pass is defined as one trip of the roller in one direction over any one spot.

For intermediate rolling, roll entire surface with minimum of four passes of roller.

Finish rolling using steel-tired, tandem roller. Continue rolling until entire surface has been compacted with minimum of three passes of roller, and roller marks have been eliminated.

Do not use rollers that will excessively crush aggregate.

- (3) HMA Pavement Courses One and a Half Inches Thick or Greater In Special Areas Not Designated For Vehicular Traffic. For areas such as bikeways that are not part of roadway and other areas not subjected to vehicular traffic, compact to not less than 90.0 percent of maximum specific gravity determined in accordance with AASHTO T 209, modified by deletion of Supplemental Procedure for Mixtures Containing Porous Aggregate. Increase asphalt content by at least 0.5 percent above that used for HMA pavements designed for vehicular traffic. Paved shoulders shall be compacted in the same manner as pavements designed for vehicular traffic.
- (G) Joints, Trimming Edges and Utility Marking. At HMA pavement connections to existing pavements, make joints vertical to depth of new pavement. Saw cut existing pavement and cold plane in accordance with Section 415 Cold Planing of Existing Pavement to depth equal to thickness of surface course or as indicated in the Contract Documents.

 At HMA connections to previously placed lifts, form joints by cutting back on previous run to expose full depth of course. Dispose of material trimmed from edges. Protect end of freshly laid mixture from rollers.

Before and after paving, identify and mark location of existing utility manholes, valves, and handholes on finished surface. Adjust existing frames and covers and valve boxes to final pavement finish grade in accordance with Section 604 - Manholes, Inlets and Catch Basins and Section 626 - Manholes and Valve Boxes for Water and Sewer Systems.

(1) Longitudinal joints. Submit for review the means and methods that will be used to install longitudinal joints at the required compaction and density. The Engineer may allow a waiver to the Contract Documents by allowing the compaction of the HMA at the longitudinal joints to be no lower than 90.0 percent of the maximum specific gravity determined in accordance with AASHTO T 209, modified by deletion of Supplemental Procedure for Mixtures Containing Porous Aggregate. The air voids at the longitudinal joints shall not exceed 10 percent. Verify the compaction of the longitudinal joints meets the Contract Documents' requirements by using non-destructive testing methods during paving and submit the results on the daily quality control test reports.

Overband all longitudinal joints within the entire lot represented by the non-compliant core, PG binder seal coat, or other type of joint enrichment accepted by the Engineer when the longitudinal joints are found to have less than 93.0 percent but is no less than 90 percent of the maximum specific gravity or has an air void that exceeds 10 percent. The overband shall not decrease the skid resistance of the pavement under any ambient weather condition. Submit overband material's catalog cuts, test results and application procedure for review and acceptance by the Engineer before use. Center the overband over the longitudinal joint. The overband shall be placed in a uniform width and horizontal alignment. The overband shall have no holidays or streaking in its placement. The width of the overband shall be based on how the longitudinal joint was constructed or as directed by the Engineer. If a butt joint is used, the overband width shall be a minimum of 12-inches. For butt wedge or wedge joints the overband width shall be the width of the wedge plus an additional six-inches minimum. Replace any pavement markings damaged or soiled by the overband remedial repair process.

For longitudinal joints that have a compaction of less than 90 percent of the maximum specific gravity; removal may be required by the Engineer instead of overbanding the non-compliant joint. The Engineer will solely decide if removal or overbanding is required. If removal is required, it shall be the material on one side of the longitudinal joint for the full width of the mat for the paving day. The Engineer will solely decide which material shall be used.

Persistent low compaction results may be cause to suspend work and remove non-conforming work. During the suspension of paving, revise means and methods used in constructing longitudinal joints and submit to the Engineer for review and acceptance. Suspension may occur when:

- (1) Two or more longitudinal joints tests fail to meet the minimum compaction
- (2) One sample reveals that the joint compaction is 90 percent or less.
- (3) The maximum air void requirement exceeds 10 percent.

Test for compaction and density regardless of layer thickness. Compaction and density shall be determined by using six-inch diameter or larger cores instead of four-inch diameter cores. For longitudinal joints made using butt joints cores shall be taken over the joint with half of the core being on each side of the joint. For longitudinal joints using butt wedge joints, center core over the center of the wedge so that 50 percent of the material is from the most recently paved material and the remaining 50 percent of the core is from the material used to pave the previous layer. One core shall be taken at a maximum of every 250 tons of longitudinal joint and any fraction of that length for each day of paving with a minimum of one core taken for each longitudinal joint per day. Cores taken for the testing of the longitudinal joint may be used to determine pavement thickness.

Compaction results for longitudinal joints until January 1, 2023 will not be included in any Sliding Scale Pay Factor for Compaction payment calculation. After, January 1, 2023 it will be included.

(H) HMA Pavement Samples. Obtain test samples from compacted HMA pavement within 72 hours of lay down. Provide minimum 4-inch diameter cores consisting of undisturbed, full-depth portion of compacted mixture taken at locations designated by the Engineer in accordance with the "Sampling and Testing Guide for Acceptance and Verification" in Hawaii DOT Highways Division, *Quality Assurance Manual for Materials*, Appendix 3. Cores shall be taken in the presence of the Engineer. Turn cores over to Engineer immediately after cores have been taken.

For pavement samples for longitudinal joints provide 6-inch diameter cores minimum. For pavement samples for other than longitudinal joints 4-inch diameter cores minimum shall be taken. All cores shall consist of undisturbed, full-depth of the lift of the compacted mixture taken at locations designated by the Engineer in accordance with the "Sampling and Testing Guide for Acceptance and Verification" in Hawaii DOT Highways Division, Quality Assurance Manual for Materials, appendix 3. Coring of longitudinal joints shall use a modified HDOT Sampling and Testing Guide as required

 Cores that separate shall indicate to the Engineer that there is insufficient bonding of layers. Modify the previously used paving means and methods to prevent future debonding of layers. Debonding of a core sample after adjustment of the Contractor's methods will be an indication of continued non-conforming work and the Engineer may direct removal of the layer at no additional cost or contract time.

Restore HMA pavement immediately after obtaining samples. Clean core hole and walls of all deleterious material that will prevent the complete filling of the core hole and the bonding of the new HMA to the existing. Apply tack coat to vertical faces of sample holes. Fill sampled area with new HMA pavement of same type as that removed. If hand compaction is used; fill in layers not exceeding the minimum thickness stated in Table 401.02-1 - Limits of Compacted Lift Thickness And Asphalt Content. Compact each layer to compaction requirements. If Mechanical Compaction methods are used, then layers may be the maximum layer thickness stated in Table 401.02-1 - Limits of Compacted Lift Thickness And Asphalt Content. Using tires or hand tamping to compact the HMA material to restore the pavement shall not be considered as mechanical compaction.

Only sample and test leveling course if 1-1/2 inches or greater. No compaction requirements for less than 1-1/2 inches.

(I) HMA Pavement Thickness Tolerances.

The Engineer will measure thickness of pavement by cores obtained by the Contractor in accordance with HDOT TM 09-19 Field Sampling Bituminous Material after Compaction (Obtaining Cores). The Engineer will measure cores in accordance with HDOT TM 09-19, except that measurement will be taken to nearest one thousandth of an inch; and average of such measurements will be taken to nearest one hundredth of an inch.

Thickness of finished HMA pavement shall be within 0.25 inch of thickness indicated in the Contract Documents. Pavement not meeting the thickness requirements of the Contract Documents may be required by the Engineer to be removed and replaced.

Corrective methods taken on pavement exceeding specified tolerances, e.g., insufficient thickness by methods accepted by the Engineer, including removal and replacement, shall be at no increase in contract price or contract time.

The checking of pavement thickness shall be done after all remedial repairs, e.g., smoothness compliance repairs, compaction, have been completed, reviewed, and accepted by the Engineer.

- (J) Quality Control Using New Technology. The Engineer and MTRB reserves the right to utilize new technology and methods to improve the detection of noncompliant work on the project. The technology or method may be used to locate defects in the work, e.g., ground penetrating radar to locate delaminations, moisture damage, thin sections, voids, non-compliant compaction, other non-destructive testing to locate flaws. The defect will be verified by the methods stated in the Contract Documents or by other established conventional means. If the technology or method has already been accepted elsewhere or has standardized testing procedures the results may be judged acceptable by the Engineer and no further testing will be required. These new technologies and methods may be used for the selection of sampling locations.
- **(K)** Protection of HMA Pavement. Except for construction equipment directly connected with paving operations, keep traffic off HMA pavement.

Protect HMA pavement from damage until it has cooled and set.

Do not refuel equipment or clean equipment or hand tools over paved surfaces unless catch pan or device that will contain spilled fuel and other products is provided. After completion of refueling or cleaning, remove catch pan or device without spilling any of the collected content.

Do not park roller or other paving equipment on HMA pavement paved within 24 hours of laydown.

(L) Pavement Joint Adhesive

- (1) Pavement Joint Adhesive on Joints. Use on all asphalt pavement construction where joints are formed at such locations but not limited to the following:
 - (a) Adjacent asphalt pavements, e.g., trafficked lanes, shoulders, etc.
 - **(b)** Asphalt pavement and adjacent concrete pavement or curb and gutter or any other surface where the bonding of the asphalt pavement and concrete surface is desired,
 - (c) Transverse joints between asphalt pavements not placed at the same time or if the pavement's temperature on one side of the joint is below the minimum temperature the mix can be at, during asphalt pavement compaction or installation.
 - (d) Cut face of an existing pavement where it will have new HMA pavement placed against it, e.g., utility trenches, partial or

full depth repairs, etc.

Pavement joint adhesive is not required on a longitudinal construction joint between adjacent hot mix asphalt pavements formed by echelon paving. Echelon paving is defined as paving multiple lanes side-by-side with adjacent pavers slightly offset at the same time.

A longitudinal construction joint between one shift's work and another shall have pavement joint adhesive applied at the joint. Any longitudinal construction joint formed, with the temperature on one side of the joint that is below the minimum temperature the mix can be when compacted to contract requirements during asphalt pavement installation, shall have pavement joint adhesive applied at the joint.

(2) Material requirements. Asphalt joint adhesive shall meet requirements as specified in Table 401.03-1 - Asphalt Joint Adhesive Specifications.

TABLE 401.03-1 – ASPHALT JOINT ADHESIVE SPECIFICATIONS			
TEST		SPECIFICATION	
Brookfield Viscosity, 204 °C [400 °F]	ASTM D 3236	4,000-10,000 cp	
Cone Penetration, 25 °C [77 °F]	ASTM D 5329	60-100 dmm	
Resilience, 25 °C [77 °F]	ASTM D 5329	30% minimum	
Ductility, 25 °C [77 °F]	ASTM D 113	30 cm minimum	
Ductility, 4 °C [39.2 °F]	ASTM D 113	30 cm minimum	
Tensile Adhesion, 25 °C [77 °F]	ASTM D 5329	500% minimum	
Softening Point	ASTM D 36	77 °C [170 °F] min.	
Asphalt Compatibility	ASTM D 5329	Pass	

(3) Construction Requirements for Asphalt Joint Adhesive

- (a) Equipment Requirements. Use a jacketed double boiler type melting unit, with both agitation and recirculation systems. Provide a pressure feed wand application system.
- (b) Material Handling. Submit a copy of the manufacturer's recommendations for heating, re-heating, and applying the joint

NH-099-1(031) 401-22a ADDENDUM NO. 1 r9/10/20

adhesive material. Follow manufacturer's recommendations. Do not remove the joint adhesive from the package until immediately before it is placed in the melter. Joint adhesive boxes must be clearly marked with the name of the manufacturer, the trade name of the adhesive, the manufacturer's batch and lot number, the application/pour temperature, and the safe heating temperature. Feed additional material into the melter at a rate equal to the rate of material used.

Verify the pouring temperature of the joint adhesive at least once per hour at the point of discharge. Stop production if the adhesive falls below the recommended application/pour temperature. When the temperature of the adhesive exceeds the maximum safe heating temperature, stop production, empty the melter, and dispose of that adhesive in an environmentally safe method. No payment will be made for this material or its disposal.

Do not blend or mix different manufacturer's brands or different types of adhesives.

- (c) Joint Adhesive Application: The face of the joint that the new asphalt pavement will bind to shall be clean and dry before the joint adhesive is applied. Apply the pavement joint adhesive material to the entire face of the surface where HMA pavement shall be installed. The thickness of the asphalt adhesive application shall be approximately 1/8 inch. Use an application shoe attached to the end of application wand. Do not overlap the joint by greater than 1/2-inch at the top of the joint or two-inches at the bottom of the joint. Apply the joint adhesive immediately in front of the paving operation. If the adhesive is tracked by construction vehicles, repair the damaged area, and restrict traffic from driving on the adhesive.
- (d) Field Sampling. Take a sample during each shift from the application wand during the first 20 minutes of placing sealant from each melter on the Project in the presence of the Engineer.

Each sample shall consist of two aluminum or steel sample containers with the capacity to hold five pounds of sealant each. The two sampling containers shall be labeled with Contractor's name; project name and number; date and time sample taken; location of where material was used at, e.g., from where to where it was used at in stations; manufacturer and lot number of the sealant. Each container shall be numbered one of two, or two of two. Turn over samples to Engineer without

Engineer losing sight of the sample. The Engineer reserves the right to conduct supplementary sampling and testing of the

- Document the locations where the material came from, each lot number of sealant that is placed and submit the document to the Engineer within 2 working
- If a field sample fails to meet any or all of the requirements in Table 401.03-1 - Asphalt Joint Adhesive Specifications; the work completed using the material from the lot that the field sample represents, shall be subject to a five percent reduction in the contract price of the lift of the HMA pavement it was used on; for example, if two lanes are paved and the longitudinal joint between the two lanes uses material not meeting the contract requirements both of the lanes' asphalt pavement used for both lanes will be subject to a price reduction. If the joint was between an existing pavement and a new the price reduction will be based on the new
- Overband with PG binder seal coat or other type of joint enrichment material over the entire length of the joint where the use of non-compliant material occurred.
- Width of the overband shall follow the criteria used for low density longitudinal joints. In areas where the joint was formed with a curb or gutter use a joint sealer acceptable to the Engineer.
- Pavement Smoothness Rideability Test. Perform surface profile tests frequently to ensure that the means and methods being used produces pavement that is compliant with the Contract Document's surface profile smoothness requirement. Test the pavement surface for smoothness with High-Speed Inertial Profiler to determine the International Roughness Index (IRI) of the pavement. For the locations determined by the Engineer, a 12-foot straightedge shall be used to measure smoothness.

All smoothness testing must be performed with the presence of the Engineer. The High-Speed Inertial Profiler operator shall be a certified

The High-Speed Inertial Profiler operator's certification shall be no older than five years old at the date of the Notice to Proceed and at the day

1065	All submittals shall be sent directly to MTRB.
1066	The finished pavement shall comply to all the following requirements:
1067	
1068	(a) Smoothness Test using 12-Foot Straightedge (Manual or
1069	rolling) The 12-foot straightedge is used to Identify the locations that
1070	vary more than 1/4 inch from the lower edge when the 12-foot
1071	straightedge is laid on finished pavement on the direction parallel with
1072	the centerline or perpendicular to centerline. Remove the high points
1073	that cause the surface to exceed that 1/4 inch tolerance by grinding.
1074	
1075	The Contractor shall use a 12-foot straightedge for the following
1076	locations:
1077	
1078	 Construction joints where a day's paving ended and
1079	another day's began.
1080	, 3
1081	2. Longitudinal profiling parallel to centerline, when within
1082	15 feet of a bridge approach or existing pavement which is
1083	being joined.
1084	
1085	Transverse profiling of cross slopes, approaches, and as
1086	otherwise directed with respect to the requirements below:
1087	
1088	a) Lay the straightedge in a direction perpendicular
1089	to the centerline.
1090	
1091	b) When pavement abuts bridge approaches or
1092	pavement not under this Contract, ensure that the
1093	longitudinal slope deviations of the finished pavement
1094	comply with Contract Document's requirements.
1095	
1096	c) Short pavement sections up to 250 feet long,
1097	including both mainline and non-mainline sections on
1098	tangent sections and on horizontal curves with a
1099	centerline radius of curve less than 1,000 feet.
1100	, and the second
1101	d) Within a superelevation transition on horizontal
1102	curves having centerline curve radius less than 1,000
1103	feet, e.g., curves, turn lanes, ramps, tapers, and other
1104	non-mainline pavements.
1105	•
1106	e) Within 15 feet of transverse joint that separates
1107	pavement from existing pavement not constructed under
1108	the contract, or from bridge deck or approach slab for
1109	longitudinal profiling.
1110	
1111	 f) As otherwise directed by the Engineer.
1112	

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4. The Engineer may confine the checking of through traffic lanes with the straightedge to joints and obvious irregularities or choose to use it at locations not specifically stated in this Section.

(b) High-Speed Inertial Profiler

There shall be a minimum 3 profile runs per lane, for each wheel path (left and right) which is approximately three feet from edge lane line. The segment length shall be 0.1 mi. The final segments in a lane that are less than 0.1 mi shall be evaluated as an independent segment and pay adjustments will be prorated for length. The profiles shall be taken in the direction of traffic only.

The latest version of FHWA ProVal software shall be used to conduct profile analysis to determine IRI and areas of localized roughness. The IRI values shall be reported in units of in/mi. For localized roughness, apply 250-mm filter on ProVal on Smoothness.

Additional runs may be required by the Engineer if the data indicate a lack of repeatability of results. A 92% agreement is required for repeatability and IRI values shall have at minimum a 95% confidence level.

(N) Required Pavement Smoothness

The IRI for the left and right wheel paths in an individual lane will be computed and then averaged to determine the Mean Roughness Index (MRI) values. The MRI will be used to determine acceptance and pay adjustment. Each lane shall be tested and evaluated separately.

There are three (3) categories of acceptable MRI values:

Category	Description	MRI
Type A	Three or more HMA Lifts	Shall not exceed 60 in/mi
Type B	Two HMA Lifts	Shall not exceed 70 in/mi
Type C	One HMA Lift	Shall not exceed 75 in/mi

For the location where a 12-foot manual straightedge is required, the surface shall not vary more than 1/4 inch from the lower edge of a straightedge.

For any pavement segments not able to meet the above requirements and not waived by the Engineer, remedial repair acceptable to the Engineer or removal of pavement shall be performed. No reduction of contract price for these areas will be an acceptable le remedy.

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1202 1203 No pre-final inspection, final inspection, and substantial completion granted will be made until the pavement meets smoothness requirement and other Contract Document requirements and all required profile reports are submitted to the Engineer and MTRB and are accepted.

(O) Request for Acceptance Profile Testing by the Department.

The Contractor shall submit a written request to the Engineer to perform an acceptance profile test.

The request shall be made at least 30 days before desired testing date and shall include an approximate acceptance profile testing date, a plan view drawing of the area to be tested with the limits of the test area highlighted. The Contractor's profile test results of the area to be tested shall be submitted to the Engineer at least 15 days before the scheduled profile testing date.

No acceptance testing will be made without the submittal of the Contractor pavement profile test results and required drawing. Failure to submit the pavement profile results and required drawing by the stated deadline or by an Engineer accepted deadline date will be considered a cancellation of the acceptance test and the Contractor shall request another profile test date. The Contractor shall reimburse HDOT for any incurred cost related to any Contractor-caused cancellation or a deduction to the monthly payment will be made.

(P) Department Requirements for Acceptance Profile Testing. When a request for testing is made, the requested area to be tested shall be 100% of the total area indicated to be paved in the Contract Documents unless the requirement is waived by the Engineer and MTRB.

Department acceptance surface tests will not be performed earlier than 14 days after HMA placement.

Clean debris and clear obstructions from area to be tested, as well as a minimum of 100 feet before and beyond the area to be tested before testing starts for use as staging areas. Provide traffic control for all profile testing.

The Engineer or MTRB or both may cancel the profile testing if the test area is not sufficiently clean, traffic control is unsatisfactory, or the area is not a safe work environment or test area does not meet Contract Document requirements. This canceled profile test will count as one profile test.

(Q) Cost of Acceptance Profile Testing by The Department. The Engineer, MTRB, or State's Third-Party Consultant will perform one initial profile test, at no cost to the Contractor for each area to be tested.

1204	The Department's High-Speed Inertial Profiler pavement profile will be
1205	used to determine if the pavement's profile, i.e., smoothness is acceptable.
1206	
1207	If the profile of the pavement does not meet the requirements of the
1208	Contract Documents, the Contractor shall perform remedial work, i.e.
1209	corrective work then retest the area to ensure that the area has the required
1210	MRI, i.e., smoothness, before requesting another profile test by the Engineer.
1211	
1212	(1) Additional testing. Additional testing, by the Department
1213	beyond the initial test will be performed at cost to the Contractor as
1214	follows:
1215	
1216	(a) \$2,500 per test will be required when Department
1217	personnel or State's Third-Party Consultant is used.
1218	
1219	(R) Remedial Work for Pavements.
1220	
1221	(1) The Contractor shall notify the Engineer at least 24 hours prior
1222	to commencement of the corrective work. The Contractor shall not
1223	commence corrective work until the methods and procedure have
1224	been approved in writing by the Engineer.
1225	
1226	(2) All smoothness corrective work for areas of localized
1227	roughness shall be for the entire lane width. Pavement cross slope
1228	shall be maintained through corrective areas.
1229	· ·
1230	(3) The remedial repair areas shall be neat, rectangular areas
1231	having a uniform surface appearance.
1232	
1233	(4) If grinding is used on HMA pavement, the surface shall have
1234	nearly invisible grinding marks to passing motorist. Coat surface with
1235	a coating acceptable to the Engineer or MTRB to restore original
1236	impermeability level.
1237	
1238	(5) Other methods may include milling and overlaying HMA
1239	pavement. The length, depth of the milling and the replacement
1240	material will be solely decided by the Engineer.
1241	
1242	(6) The finished repaired pavement surface shall leave no ridges
1243	or valleys or fins of pavement other than those allowed below.
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1245	(7) Remedial repairs shall not leave any drainage structures' inlets
1246	higher than the surrounding pavement or alter the Contract
1247	Document's drainage pattern.
1248	_ ooao o a.aago panoiii.
1249	(7) For items in the pavement other than drainage structures, e.g.,
1250	manhole frame and covers, survey monuments, expansion joints etc.,
1251	the finish pavement, ground or not, shall not be more than 1/4 inch in
1231	and million pavernions, ground or not, shall not be more than 174 mor in

1252	elevation difference. Submit to the Engineer remedial repair method
1253	to correct these conditions for acceptance.
1254	(9) Do not grind novement to emeath or nalighed finish is a do not
1255	(8) Do not grind pavement to smooth or polished finish, i.e., do not
1256	decrease the friction coefficient of the pavement.
1257	(0) \\/han the Engineer determines that the ground nevernent
1258	(9) When the Engineer determines that the ground pavement
1259	surface is smooth or has a polished finish, i.e., has the appearance to
1260 1261	the Engineer that the roadway surface's coefficient of friction has decreased, submit remedial repair method to correct the condition.
1261 1262	decreased, submit remedial repair method to correct the condition.
1263	(11) Pick up immediately grinding operation residue by using a
1263 1264	vacuum attached to grinding machine or other method acceptable to
1265	the Engineer.
1266	the Engineer.
1267	(a) Any remaining residue shall be picked up before the end
1268	of shift or before the area is open to traffic, whichever is earlier.
1269	of office of before the area to open to traine, withoriever to earlier.
1270	(b) Prevent residue from flowing across pavement or from
1271	being left on pavement surface or both.
1272	
1273	(c) Residue shall not be allowed to enter the drainage
1274	system.
1275	35. American
1276	(d) The residue shall not be allowed to dry or remain on the
1277	pavement.
1278	·
1279	(e) Dispose of all material that is the result of the remedial
1280	repair operation, e.g., HMA residue, wastewater, and dust at a
1281	legal facility.
1282	
1283	(12) Use of bush hammers and other impact devices shall not be
1284	used for pavement surface remediation.
1285	
1286	
1287	(13) Complete corrective work before determining pavement
1288	thickness for HMA pavements in accordance with Subsection
1289	401.03(I) – HMA Pavement Thickness Tolerances.
1290	77 D
1291	(14) All HMA wearing surface areas that have been ground shall
1292	receive a coating, e.g., a coating material that will restore any lost
1293	impermeability of the HMA due to the grinding of the surface. The
1294	coating used shall not be picked up or tracked by passing vehicles or
1295	be degraded after a short period of time has passed, i.e., it shall have
1296	a service life equal to or greater than the HMA pavement. The coating
1297	shall not decrease the pavement's friction value. The coating's limits
1298	shall be the full width of the lane regardless how small. If the remedial
1299	repair area extends into the next lane, then the repair area will be full

1300		lane width also. Extend the length of coating areas in order for the
1301		coating area to look like the rest of the road and does not have patches
1302		on it, i.e., make the road look uniform in color. The coating shall be of
1303		a color that matches the surrounding pavement. The areas receiving
1304		the coating shall not be open to traffic until it has cured enough so that
1305		it cannot be picked up or tracked by passing vehicles or degrade.
1306		Submit means and methods of the coating and type of coating to the
1307		Engineer or MTRB for review and acceptance. Do not proceed with
1308		the coating without acceptance from the Engineer.
1309		
1310		(15) Recompacting cold HMA, i.e., HMA that has reached ambient
1311		temperature is not an acceptable remedial repair method.
1312		
1313		(16) Replace all pavement markings damaged or discolored by
1314		remedial repairs.
1315		
1316	(S)	Pavement Smoothness and Acceptance.
1317	Y-3	,
1318		(1) Price and payment in various paving sections, e.g., 401 (Hot
1319		Mix Asphalt Pavement), shall be full compensation for all work and
1320		materials specified in the various paving sections and this section,
1321		including but not limited to furnishing all labor, materials, tools,
1322		equipment, testing, incidentals and for doing all work involved in micro
1323		milling, milling, (cold planing), grinding existing or new pavement,
1324		removing residue, cleaning the pavement, necessary disposal of
1325		residue, furnishing of any water or air used in cleaning the pavement
1326		and any other related ancillary work or material or services. Also, it
1327		includes any remedial work, e.g., re-paving, surface grinding,
1328		application of a coating, curing compound, and replacement of
1329		damaged pavement markings.
1330		
1331		(2) The contract price in those sections may be adjusted for
1332		pavement smoothness by the Engineer. The pavement smoothness
1333		contract unit price adjustments and work acceptance will be made in
1334		accordance with the following schedules

Category	MIRI (in/mi)	Pay Adjustment \$ per 0.1 mi
Type A	<30.0	\$580
(Three or more	30.0- less than 35.0	\$480
HMA Lifts)	35.0- less than 40.0	\$380
	40.0- less than 45.0	\$280
	45.0- less than 50.0	\$180
	50.0- less than 55.0	\$80
	55.0- less than 60.0	\$0
	> 60.0	Corrective Work
Туре В	<35.0	\$420
(Two HMA	35.0- less than 40.0	\$360
Lifts)	40.0- less than 45.0	\$300
	45.0- less than 50.0	\$240
	50.0- less than 55.0	\$180
	55.0- less than 60.0	\$120
	60.0 less than 65.0	\$60
	65.0 less than 70.0	\$ 0
	> 70.0	Corrective Work
Type C	<40.0	\$280
(One HMA Lift)	40.0- less than 45.0	\$240
(OTTO ISTURY LINC)	45.0- less than 50.0	\$200
	50.0- less than 55.0	\$160
	55.0- less than 60.0	\$120
	60.0- less than 65.0	\$80
	65.0- less than 70.0	\$40
	70.0- less than 75.0	\$0
	> 75.0	Corrective Work

(3) Pay Pavement Smoothness Incentive will be based on the initial measured MRI for both left and right wheel path, <u>prior to any</u> corrective work for the 0.10-mile section.

(a) The Pavement Smoothness Incentive will be computed using the plan surface area of pavement shown in the Contract Documents. This Pavement Smoothness Incentive will apply to the total area of the 0.10-mile section for the lane width represented by MRI for the same lane. It does not include any other price adjustments specified in the Contract Documents. Those price adjustments will be, for each adjustment, calculated separately using the original contract price to determine the amount of adjustment to be made to the contract price.

- **(b)** There will be no disincentive price adjustments to the contract prices since a remedial repair is required in lieu of a reduction of contract prices since pavement smoothness and ride quality is of utmost importance.
- (c) Localized Roughness. The Engineer will determine areas of localized roughness using the average profile from both wheel paths. The Engineer may waive localized roughness requirements for deficiencies resulting from manholes or other similar appurtenances. Adjust manholes or other similar appurtenances so that using a 12-ft. straightedge the area around that manhole or other similar appurtenance shall not have more than 1/4-in. variation between any 2 contacts on the straightedge.
 - 1) Corrective Action. Use an Engineer accepted method to remove localized roughness. For asphalt concrete pavements, fog-seal the aggregate exposed from diamond grinding.
 - 2) Reprofile the corrected area and provide the Engineer the results that show the corrective action, i.e., remedial repairs were successful.
- (d) Incentives will not apply to areas where payment deductions or remedial repairs could be made or has been made for non-compliant work, e.g., low compaction, thin pavement, thermal segregation, low compressive or flexural strength, non-compliant alignment. Incentives will also not apply to areas where corrective work was required to meet contract smoothness requirements. All areas where corrective work was performed shall be tested again to ensure the smoothness requirements are met. Corrective work shall be repeated until it meets the smoothness requirement of the Contract Documents and any other Contract Documents' requirement. Removal of non-compliant work will be tested for compliance until it is determined by the Engineer to be compliant to the requirements of the Contract Documents.
- (e) There will be no incentive price adjustments to the contract prices regardless of the pavement meeting the Contract Documents' requirements for incentive contract price adjustment, when 25% of the total area paved of that particular type of pavement on the project has failed to meet any of the Contract document requirements, e.g., smoothness, thickness, unit weight, asphalt content, pavement defects, compaction, flexural or compressive strength. Areas exempt from the

(1) 70% of the contract unit price or the theoretical calculated unit price upon completion of submitting a job-mix formula acceptable to the Engineer; preparing the surface, spreading, and finishing the mixture; and compacting the mixture.

(2) 20% of the contract unit price or the theoretical calculated unit price upon completion of cutting samples from the compacted pavement for testing; placing and compacting the sampled area with new material conforming to the surrounding area; protecting the pavement; and compaction acceptance. Maintain temporary pavement markings and other temporary work zone items, maintain a clean work site.

(3) 10% of the contract unit price or calculate the unit price when the final configuration of the pavement markings is in place.

 The Engineer will pay for adjusting existing frames and covers and valve boxes in accordance with and under Section 604 – Manholes, Inlets and Catch Basins. Adjustments for existing street survey monument frames and covers will be paid for as if each were a valve box frame and cover.

 The Engineer may, at its sole discretion, in lieu of requiring removal and replacement, use the sliding scale factor to accept HMA pavements compacted below 93.0 percent and above 97.0 percent. The Engineer will make payment for the material in that production day, if the Engineer decides to use a sliding scale factor, at a reduced price arrived at by multiplying the contract unit price by the pay factor. The Engineer is not obligated to allow non-compliant work to remain in place and may at any time chose not to use a sliding scale factor method of payment and instead require removal of the noncompliant pavement that is greater than 97.0 or less than 93.0.

In compliance with Subsection 105.12 Removal of Non-Conforming and Unauthorized Work remove and replace HMA compacted below 90.0 percent.

 The Engineer will solely decide if the noncompliant work would be acceptable if a reduced payment for the noncompliant work is made. The Engineer is not obligated to allow noncompliant work to remain in place and may at any time choose not to use a sliding scale factor method of payment as a method of resolution. Instead, utilize the remedy allowed in Subsection 105.12 Removal of Non-Conforming and Unauthorized Work, requiring removal of the noncompliant payement, shall be used.

Such a reduced payment, if made and accepted by the Contractor, shall be a mutually agreeable resolution to the noncompliant work being addressed. If it is

not mutually acceptable, the noncompliant work shall be removed. If the reduced payment is acceptable; the Engineer will make the reduced payments for the noncompliant work in accordance with Table 401.05-2 - Sliding Scale Pay Factor for Compaction. The amount of tonnage to be reduced will be determined by the Engineer by using the initial cores taken on the mat. No additional cores shall be taken to determine the limits of the non-compliant area unless requested by the Engineer.

 The Engineer, for determining the reduced tonnage for noncompliant work, will assume the level of compaction is linear and will proportion the compaction level from the last core that indicated an acceptable compaction level to the nearest core indicating a noncompliant compaction level to determine the calculated limit of acceptable compaction. The length will be the linear distance between the cores measured along the baseline. If there is no core that was taken for the shift's or day's work that were compliant then the limit will be the end or start of the day's or shift's work. The width will be the nominal paving width. Use the day's specific gravity of the mix to determine tonnage. The thickness will be the nominal paving thickness.

 The total reduced noncompliant tonnage to be paid will be determined by multiplying the applicable percent of reduction by the computed tonnage of the noncompliant work. Percent of Quantity Paid shall be the percentage shown in Table 401.05-2 - Sliding Scale Pay Factor for Compaction. The reduced tonnage shall be used as the payment quantity for the noncompliant work. The reduced quantity paid that is used for the monthly payment will be arrived at by multiplying the contract unit price by the reduced tonnage.

Table 401.05-2 – Sliding Scale Pay Factor for Compaction			
"Percent Compaction	Percent of Quantity Paid		
> 98.0	Removal		
>97.0 - 98.0	95		
93.0- 97.0	100		
90.0 - <93.0	80		
<90.0	Removal		

END OF SECTION 401"

Make the following section a part of the Standard Specifications:

"SECTION 621 - ENHANCED VEHICLE CLASSIFICATION SYSTEM

- **Description.** This work includes furnishing labor, materials, tools, machinery, and equipment necessary to restore existing Enhanced Vehicle Classification Systems (EVC Systems) complete in place according to the Contract. The Contractor shall make improvements as shown in the Contract, including the following:
 - (A) Provide for restoring traffic counting and classification operations by installing classification sensors (piezoelectric sensors), vehicle detector inductance loops (loop sensors), and cable wiring. Existing Infrastructure is to remain and be reused, as shown in Contract documents and by direction of the Engineer.
 - **(B)** Restore the connections to electrical and metering facilities and communications services as necessary.
 - **(C)** Protect and reuse existing underground conduit systems and pull boxes. Provide backfilling and restoration work required to restore the EVC Systems and restore other improvements at the site.
 - **(D)** Coordinate work with and arrange for inspection of work by the Engineer. Arrange for a representative from the piezoelectric sensor's manufacturer to supervise installation of piezoelectric sensors.
 - **(E)** Conduct required testing of the loop sensors and piezoelectric sensors. Submit acceptance test procedures and criteria for acceptance test results to the Engineer. Notify the Engineer a minimum of 1 week before the date scheduled for testing.
 - **(F)** Turn over to the Engineer two complete and operating EVC Systems according to the Contract.

Furnish and install incidental parts necessary to complete the EVC Systems as though such parts were in the Contract.

- **621.02 Materials.** Electrical equipment shall conform to the NEMA Standards and this Contract. Materials and workmanship shall conform to the National Electric Code (NEC), General Order Nos. 6 and 10 of the Hawaii Public Utilities Commission, ASTM standards, the ANSI, and applicable revisions for all the above codes, standards, and local ordinances that may apply.
 - (A) Piezoelectric Sensors (Piezo Sensors).

- (1) Piezo sensors shall meet the following conditions:
 - (a) Be Class I BL Weigh-in-Motion unencapsulated piezoelectric sensors.
 - **(b)** Have a minimum operating life of 1 year from the date of acceptance.
 - (c) Meet the requirements as outlined in the FHWA document *A Summary of Vehicle Detection and Surveillance Technologies Used in Intelligent Transportation Systems.*
 - (d) Be of the length shown in the Contract documents (or as determined by the Engineer).
 - **(e)** Be manufactured complete with the piezo sensor lead cable and the sensor itself as one integral unit.
 - (f) Have a 16 gauge, flat, braided, silver plated copper wire center core that is spiral-wrapped by PVDF piezoelectric film.
 - (g) Have an outer sheath of 0.16-inch thick brass meeting CDA-260, as required by ASTM B587-88, *Standard Specification for Welded Brass Tube*.
 - **(h)** Be approximately 0.26 inches wide, with a maximum thickness of 0.063 inch (plus/minus 0.005 inch).
 - (i) Have insulation resistance between core and shield greater than 500 megaohms.
 - (j) Have a nominal piezoelectric coefficient greater than or equal to 20 pC/N.
 - (k) Have designs and installation techniques proven reliable in conditions (soil and environmental) similar to those in Hawaii.
 - (I) Be able to withstand at least 1 million cycles.
 - (m) Have a compatible interface with the electronics housed in the EVC controller cabinet to perform the applications required for the EVC System.
 - (n) Include all mounting hardware and PU200 piezo installation resin (or equivalent) used for installation.

93 94	(2)	The piezo sensor lead cable to the EVC controller cabinet shall meet the following conditions:
95 96 97		(a) Be manufactured complete with the piezo sensor lead cable and the sensor itself as one integral unit.
98 99		(b) Be RG58 type, rated for underground direct burial.
100 101		(c) Have an outer jacket of 0.187 inch outside diameter.
102 103		(d) Have a nominal capacitance of at least 27 pF/ft.
104 105 106		(e) Be field measured so that the length of piezo sensor lead cable ordered suits the installation conditions.
107 108 109 110 111		(f) Be sufficiently long to reach the EVC controller cabinet with at least an additional 12 inches extra slack within the cabinet. Excess piezo lead cable, beyond the 12 inches of slack, shall be trimmed in the field during installation.
112 113 114 115		(g) The maximum length of piezo passive cable shall be 300 feet and splicing of the piezo sensor lead cable will not be allowed under any condition.
116 117 118	(3)	The supplied PU200 piezo installation resin (or equivalent) shall meet the following conditions:
119 120 121		(a) Be suitable for installation in both Asphalt Concrete and Portland Cement Concrete pavements.
122 123 124		(b) Have a short curing time (less than 75 minutes) to minimize lane closure time.
125 126 127		(c) Be of sufficiently thick consistency to prevent 'running' when being applied in saw cuts.
128 129 130		(d) Be uniform in consistency such that particulate matter within the sealant does not separate or settle.
131 132 133		(e) Be approved by the piezo sensor manufacturer and the Engineer.
134 135 136 137 138	(4)	An appropriate in-road Temperature Sensor shall be supplied to provide temperature correction data for the piezo sensors. The temperature sensor shall be an in-road sensor, as approved by the Engineer.

139					
140	(B)	Loop sensors.			
141		2. - 5			
142		(1)	Loop	sensor wire shall meet the following conditions:	
143					
144			(a)	Be 14 AWG stranded THHN.	
145					
146			(b)	Be 600 Volts rated.	
147					
148			(c)	Be IMSA Spec.51-3 certified.	
149					
150			(d)	Be tested at the factory prior to shipment.	
151					
152			(e)	Include installation materials and loop sealant for installation.	
153					
154		(2)	Loop	sensor home-run cables shall meet the following conditions:	
155					
156			(a)	Be polyethylene insulated.	
157					
158			(b)	Be stranded-tinned-copper 14 AWG.	
159					
160			(c)	Be a 2-conductor cable.	
161			6 D	Three of allower of the Posts and accommon backers are as	
162			(d)	Have a stranded-tinned-copper drain wire.	
163			(-)	De alimainime malmastan ahialdad	
164			(e)	Be aluminum–polyester shielded.	
165			/f\	Po polyothylono igalyotad	
166			(f)	Be polyethylene jacketed.	
167 168			(a)	Be 600 Volts rated.	
169			(g)	De 000 Volts rated.	
170			(h)	Be IMSA Spec. 50-2 certified.	
171			(11)	be INIOA opec. 50-2 certified.	
172			(i)	Be tested at the factory prior to shipment.	
173			117	be tested at the lactory prior to simplificate.	
174			(g)	Be sufficiently long that the loop sensor home-run cable is	
175			0.00000	iece that reaches all the way from the pull box (where it is	
176			10.00	d to the twisted-pair of loop wires) to the EVC controller	
177				et. The cable length shall allow for a service loop of 5 feet of	
178				slack in pull boxes for each loop sensor home-run cable, and	
179				tra 12 inches slack inside the cabinet. Splicing of the home-	
180				ble to the twisted-pair of loop wires shall only be allowed at	
181			the closest pull box to the loop. Splicing must be done by use of a		
182			splice	D CONTROL OF CONTROL O	
183			≪ 		
184		(3)	The s	upplied loop sealant shall meet the following conditions:	

185			
186		(a)	Shall be compatible with IMSA Spec. 51-3 loop detector
187		wire.	
188			
189		(b)	Be manufactured as ready to install and not require any
190		mixir	ng.
191			
192		(c)	Be suitable for installation in both Asphalt Concrete and
193		, ,	and Cement Concrete pavements.
194			2004 - COST - SHARMAN CONTRACT CON CONTRACTOR MANAGEMENT (MICHAEL SHARMAN SHAR
195		(d)	Have a short curing time (less than 75 minutes) to minimize
196			closure time.
197			
198		(e)	Be uniform in consistency such that particulate matter within
199			ealant does not separate or settle.
200			
201		(f)	Be approved by the Engineer.
202		1-7	
203	(C)	Backer Ro	d. The Contractor shall use 3/8-inch to 1/2-inch diameter
204	χ= /		to secure loop sensor wires and twisted-pair loop lead-in wires
205			m of saw cuts as shown on Contract documents.
206			
207	(D)	Conduits.	The Contractor shall reuse existing conduits for the new
208	(-,		cables after removing the existing lead cables
209		comed load	tousies and forms ving the existing load subject
210		(1) Con-	duit Sealing Compound. Conduit sealing compound shall
211		DASS (200)	t the conditions of Section 712-21 (E) of the Standard
212			cifications.
213		Орос	moditions.
214	(E)	FVC Cabin	et. The existing controller cabinets shall be used for the
215	\- /		/C Systems.
216		10000104 2	o dystome.
217	(F)	Power Po	wer shall be restored from the existing electrical connection in
218	(.)		with the power company's requirements for electrical service.
219		accordance	with the power company of equilibrium to clockhour convice.
220			
221	(G)	Excavation	Warning Signs. The Contractor shall replace excavation
222	(0)		ns on the existing posts. Signs and mountings shall conform to
223			ments of Section 750.02 - Sign Posts, of the Standard
224		reserve consequent conse	ns and Standard Plan TE-01, and Contract documents. Signs
225			ninimum of 12 inches by 18 inches. Sign text shall read as
226		follows:	illillindin of 12 inches by 10 inches. Sign text shall read as
227		10110443.	
228			WARNING
229			BURIED TRAFFIC MONITORING LINES
230			NOTIFY HWY-PLANNING BRANCH AT
4JU			NOTH LITER LABINING DIVANOLLY.

231		(808) 587-6352 BEFORE DIGGING/EXCAVATION
232		
233		The first line shall be a minimum of 2 inches in height. Subsequent lines of
234		text shall be 1 inch in height. No border is necessary, but a margin of 1/4
235		inch shall be maintained. For the letters and background, use black and
236		yellow paints, respectively. The first line of text shall be centered.
237		Subsequent lines shall also be centered; however, the Contractor shall
238		have the option to move the wording within these lines to allow for best fit.
239		Furnishing warning signs, mounting, and installation shall be incidental to
240		the Contract.
241		
242	(H)	Pull Box and Cover. Pull box cover shall be labeled TRAFFIC
243	1	MONITORING. This label should be cast or molded into the cover material
244		and not just marked on the cover surface. The existing pull box to remain
245		and be reused.
246		and be reased.
247	621.03	Construction Requirements.
248	021.03	Construction Requirements.
249	(A)	Equipment List and Drawings. Submit within 7 days following Contract
250	(^)	award, two copies of materials and equipment purchase requisition,
251		including copies of the equipment list, manufacturer's brochures, catalog
252		cuts, and shop drawings to the Engineer for acceptance.
253		cuts, and shop drawings to the Engineer for acceptance.
		Order materials and equipment immediately upon acceptance by the
254255		Order materials and equipment immediately upon acceptance by the Engineer. If the Contract award is rescinded by the Department after
256		ordering of materials and equipment, the Department will purchase
257		ordered materials and equipment at cost based on invoices. Purchase
257 258		
		price will include transportation cost and applicable State excise taxes.
259		Purchase price will not include profit.
260261		Upon completion and acceptance of work, submit an 'As Built' or corrected
262		plan showing in detail any construction changes per Section 648 – Field
		Posted Drawings.
263264		Posted Diawings.
265	/D\	Excavation and Backfill. Excavate and backfill in accordance with
266	(B)	Section 204 – Excavation and Backfill for Miscellaneous Facilities. Place
267		the material from the excavation to prevent damage and obstruction to
		15 MS
268		vehicular and pedestrian traffic and interference with surface drainage.
269	(C)	Installation The Contractor shall notify the State and schodule a meeting
270	(C)	Installation. The Contractor shall notify the State and schedule a meeting
271		at least 14 days prior to any construction activity. Installation of sensors
272		shall occur after any and all grinding and or milling of the finished
273		pavement surface.
274		(1) Diozo Concoro
275		(1) Piezo Sensors.
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- (a) Installation shall be supervised by the piezo sensor manufacturer's representative.
- **(b)** Construction shall reflect the number and configuration for the piezo sensors as shown in the Contract documents.
- (c) Piezo sensors and leads shall be installed at least 18 inches away from cracks, potholes or joints within the pavement. If the finished pavement at the installation site has cracks, potholes or joints, the number and configuration of piezo sensors shall be modified.
- (d) Piezo sensors shall be installed within the roadway, two each per lane, in both traffic directions. Refer to the configuration shown in the Contract documents.
- (e) If the sensor configuration needs to be modified, the Contractor shall inform the State 14 days before the start of construction and submit Shop Drawings of the revised configuration for approval.
- (f) Use a 3/4-inch thick saw blade to make a 3/4-inch wide by 2-inch deep slot for the piezo sensor in a single pass of the saw. The slots should be made as shown in the Contract documents, or as approved by the Engineer.
- (h) Use a 1/4-inch thick blade to make a 1/4-inch wide slot for the piezo sensor lead cable. The depth of the slot shall be as shown on the Contract documents.
- (i) Saw cuts shall be made by wet cutting. Dry cutting shall not be allowed.
- (j) Clean away collected dust, dirt, and refuse promptly after saw cutting is done. The saw cuts shall be cleared by water applied by pressure washer. Residual water within the saw cuts shall be vacuumed by use of a wet/dry vacuum. The saw cuts shall then be dried by air compressor. Flame torches shall not be used to dry saw cuts. After the slots are dried, any remaining debris stuck within the slot must be removed. The saw cuts must be completely clean and dry before inserting the piezo sensors and lead-in cables.
- (k) Inspect saw cuts before inserting the piezo sensors. If any additional debris or moisture is observed, use compressed air to dry the slots and remove any additional debris before proceeding with installation.

- (I) Piezo sensors shall be tested and cleaned prior to installation according to manufacturer's installation instructions.
- (m) Lay piezo sensor in saw cut at 1-1/4 inch below the surface of the roadway or as recommended by the manufacturer. Install piezo sensor straight and flat in saw cut. Secure sensor in place along the entire length of the sensor in the slot by seating it in the slot with the clips provided in the sensor kit from the manufacturer. The clips shall be spaced 6 inches apart.
- (n) Fill voids of the piezo sensor saw cuts with PU200 piezo installation resin (or equivalent) so that the piezo sensor is fully encapsulated. The PU200 piezo installation resin (or equivalent) shall be prepared in accordance with the manufacturer's instructions and shall result in a finish approximately 1/16 inch above the surface of pavement. Once the resin has sufficiently hardened, the epoxy sealant shall be ground flush with the road surface along the saw cut.
- (o) Hot tar shall not be used.
- **(p)** Provide a service loop of 5 feet of extra slack in the pull box for each piezo lead cable.
- (q) Trim piezo lead cables after allowing for an extra 12 inches of slack inside the EVC cabinet. Splicing to lengthen the piezo lead cable will not be allowed under any condition and spliced piezo lead cables will be rejected.
- (r) The in-road temperature sensor shall be installed according to the manufacturer's installation instructions, as approved by the Engineer.
- (s) Provide adequate power for all test equipment to meet the detailed and specific requirements of the manufacturer for all tests required for certification and acceptance. Provide all necessary equipment to perform the required tests.
- (t) Traffic shall not be allowed on the completed system until the manufacturer's representative approves all conditions of the installation with the acceptance by the Engineer. Thereafter, testing in accordance with the manufacturer's requirements shall be completed before public traffic is allowed.
- (2) Loop Sensors.

- (a) Construction shall reflect the number and configuration of loop sensors as shown in the construction plans.
- **(b)** Loop sensors and their twisted-pair leads shall be installed at least 18 inches away from cracks, potholes or joints within the pavement. If the finished pavement at the installation site has cracks, potholes or joints, the number and configuration of the loop sensors shall be modified.
- (c) If the configuration of the loop sensors needs to be modified, the Contractor shall inform the State 14 days before construction and submit Shop Drawings of the revised configuration for approval.
- (d) Loops shall be installed centered in lanes, two per lane, to measure speed and length of the vehicles and to classify vehicles in conjunction with the axle detectors (piezo sensors). Install loop sensors such that they are centered in lanes relative to the final lane striping. Loop sensors not centered relative to the final lane striping shall be replaced correctly at no additional cost to the State. Refer to the configuration in the construction plans.
- (e) Use a 3/8-inch to 1/4-inch thick blade to make 4-inch deep slots for the loop saw cuts.
- **(f)** Saw cuts shall be made by wet cutting. Dry cutting shall not be allowed.
- (g) Clean away dust, dirt, and refuse promptly after saw cutting is done. The saw cuts shall be cleared by water applied by pressure washer. Residual water within the saw cuts shall then be vacuumed using a wet/dry vacuum. The saw cuts shall then be dried by air compressor. After the slots are dried, any debris stuck within the slot must be removed.
- (h) The loop sensor and lead wire shall be one continuous piece of wire, from the pull box, to the loop, around it four turns, and back to the pull box. The size of loops is specified in the Contract documents.
- (i) Twisted-pair loop leads shall be twisted five twists per foot from where they enter the conduit at the side of the road to the pull box, where they shall be spliced to the home-run cable. The twisting shall be completed prior to inserting the resulting twisted-pair loop lead into the conduit leading to the pull box.

- (j) A twisted pair of loop leads from one loop sensor shall not be twisted with the twisted pair from another loop sensor.
- (k) After laying the four turns of loop sensor wire in the bottom of the 4-inch deep saw cut, press 1-inch long pieces of backer rod in each foot around the loop, to anchor the wires in the bottom of the slot before applying the loop sealant. Place backer rod pieces on top of the twisted-pair leads as was done around the loops, to anchor the twisted-pair leads in the bottom of saw cuts from loops to the edge of the pavement. Backer rod shall be embedded at least 2 inches below the top of pavement. The backer rod shall be placed into the saw cut with a blunt object, such as a wooden stir stick. No sharp object, such as a screwdriver, shall be used to place backer rod into saw cuts.
- (I) Loop sealant shall be applied to saw cuts with an applicator gun so that there are no voids, completely filling the slot, and such that the sealant will cure flush with the road surface.
- (u) The twisted-pair lead-in wires from the loop sensors shall be spliced (as directed by the Engineer) to new home-run cables at pull boxes using splice kits. Splice kits shall be used in accordance with the manufacturer's specifications. The splices shall be inspected by the Engineer before acceptance. Splice points of cables must be suspended near the top of pull boxes with a j-hook or equivalent.
- (v) Provide a service loop of 5 feet of extra slack in pull boxes for each loop sensor home-run cable.
- (w) Trim loop sensor home-run cables after allowing for an extra 12 inches of slack inside the EVC cabinet.
- (m) HDOT or its representative will make the final connection inside the EVC cabinet; however, the Contractor shall label the wires clearly to identify traffic direction, lane number, and sequence of loops and piezo sensors in each lane per direction. All labeling at the pull box and cabinet must be consistent.
- (3) Pull Boxes. Protect the existing pull boxes to be reused, as indicated in the Contract documents.
- (4) **EVC Cabinets.** Protect the existing controller cabinet to be reused, as indicated in the Contract documents.

461		(5)	Conduits. Protect the existing conduits to be reused, as indicated
462			in the Contract documents.
463			
464		(6)	Wiring.
465			A CONSISTENCE OF L
466			(a) Wiring shall conform to the appropriate articles of the NEC.
467			Arrange the wiring within assemblies and pull boxes neatly. Wiring
468			installed underground must be in conduits—no direct burial. Before
469			the final installation of cables in conduits, pull a wire brush, swab,
470			and mandrel through each conduit, to ensure that extraneous
			and any an and and any and an
471 472			matter has been removed, and to verify that the conduit system
472 472			is clean and free from obstructions.
473			45 11 11 11 11 11 11 1 1 1 1 1 1 1 1 1 1
474			(b) Handle the cables with great care to avoid damage to the
475			conductors or the jacket. Do not pull off and lay the cables on the
476			ground before installation. Make the pulls in one direction only.
477			Lubricants used shall be as recommended by the cable
478			manufacturer or accepted by the Engineer. Do not leave wires or
479			cables under tension nor tight against bushings or fittings.
480			
481			(c) Remove damaged ends resulting from the use of pulling
482			grips soon after pulling conductor and cable. Temporarily tape or cap
483			cable ends to exclude moisture. The cable ends shall remain
484			protected until the Contractor attaches the terminal equipment.
485			The Contractor shall submit brochures for cable connections in
486			the controller cabinet for acceptance.
487			the controller cabinet for acceptance.
488			(d) The Contractor shall permanently tag and label all lead-in
489 400			wires and cables in the EVC cabinets and at pull boxes according to
490			the Contract.
491	(D)		P
492	(D)	Bond	ling and Grounding.
493			
494		(1)	Secure metallic conductor and cable sheaths and conduits
495			mechanically and electrically to form a continuous system.
496			
497		(2)	Ground system in accordance with the NEC and as specified
498			herein.
499			
500		(3)	Ground conduits and neutral wires at service points as required in
501		A 12	accordance with the NEC, using No. 6 AWG or equal for grounding
502			conductors.
503			
504	(E)	Powe	er Service. Restore connection to existing electrical utilities in
505	(-)		dance with the power company's requirements for electrical service.
506		accor	dance with the power company a requirements for electrical service.
J00			

507	(F)	Insp	tion and Testing.	
508 509 510 511		(1)		ipment shall be given requisite factory ntractor upon receipt to determine that Is are free from defects.
512 513		(2)	After Installation.	
514 515 516				zo sensors, perform and furnish hard ch piezo sensor showing:
517 518 519			1) Resistance: The megaohm.	e resistance should be at least 1
520 521 522			2) Capacitance: T to 20 nanofarad	he capacitance should range from 5 s.
523 524 525			3) Dissipation Fact 0.04.	or: The reading should be less than
526 527 528			The state of the s	the loop sensors, perform and furnish or each loop sensor showing:
529 530			1) Induced voltage	(V).
531 532 533			2) f = Frequency of	Loop (kHz).
534 535			3) L = Inductance of	of Loop (µH).
536 537			4) R = Resistance	of Loop (ohm).
538 539			5) Meg Test = Loop greater than 100	o insulation resistance should be) megaohms.
540 541 542 543			and the second of the second o	such as BK 875A or equivalent LCR ivalent multimeter, megohmmeter,
544 545 546				d as a result of the sensor tests at no
547 548 549 550 551		(3)	accepted and payment shall r successfully met the required	The EVC System shall not be not be made until the system has testing and test results have been 30 calendar days from the completion
552			of sensor installation.	o calonidal dayo nom the completion

553			
554	(G)	Restoring Pavements and Other Improvements.	
555		pavements and other improvements disturbed by exc	
556		original condition. Use replacement material equal to	
557		than existing materials. Match existing grades, thickn	ess, texture, and
558		color as indicated in the construction plans.	
559			
560	(H)	Warranty. Provide new material and equipment for p	
561		construction as indicated in the construction plans. Fu	The state of the s
562		manufacturer's warranty or warranties guaranteeing	Company and the company of the compa
563		defects in materials, design, and manufacturing, for n	
564		months from the date of acceptance. Adjust or repair	
565		equipment under warranty within 24 hours from time	
566		Temporarily replace under-warranty material and equ	
567		factory corrections within 24 hours from time of notific	
568		corrected or new material and equipment no later tha	n 30 days from time
569		of notification.	
570 571	621.04	Method of Measurement. The EVC System restora	tions will be paid for
571 572		sum basis. Measurement for payment will not apply.	lions will be paid for
573	on a rump s	sum basis. Measurement for payment will not apply.	
574	621.05	Basis of Payment. The Engineer will pay for the acc	ented EVC System
575		sum basis. Payment will be full compensation for the wo	
576		the Contract documents.	in presented in this
577	coonon ana	and dominate documents.	
578	The Engine	er will pay for the following pay item when included in the	ne proposal schedule:
579		man annual land, man and an annual manna and an an and an	engant. The contract the features and property is an against the annual traction and the
580	ļ	Pay Item	Pay Unit
581		***	
582	EVC Syste	em Restorations	Lump Sum
583			
584			
585			
586		END OF SECTION 621"	

"General Decision Number: HI20200001 08/28/2020

Superseded General Decision Number: HI20190001

State: Hawaii

Construction Types: Building, Heavy (Heavy and Dredging),

Highway and Residential

Counties: Hawaii Statewide.

BUILDING CONSTRUCTION PROJECTS; RESIDENTIAL CONSTRUCTION PROJECTS (consisting of single family homes and apartments up to and including 4 stories); HEAVY AND HIGHWAY CONSTRUCTION PROJECTS AND DREDGING

Note: Under Executive Order (EO) 13658, an hourly minimum wage of \$10.80 for calendar year 2020 applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2015. If this contract is covered by the EO, the contractor must pay all workers in any classification listed on this wage determination at least \$10.80 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract in calendar year 2020. If this contract is covered by the EO and a classification considered necessary for performance of work on the contract does not appear on this wage determination, the contractor must pay workers in that classification at least the wage rate determined through the conformance process set forth in 29 CFR 5.5(a)(1)(ii) (or the EO minimum wage rate, if it is higher than the conformed wage rate). The EO minimum wage rate will be adjusted annually. Please note that this EO applies to the above-mentioned types of contracts entered into by the federal government that are subject to the Davis-Bacon Act itself, but it does not apply to contracts subject only to the Davis-Bacon Related Acts, including those set forth at 29 CFR 5.1(a)(2)-(60). Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

Modification	Number	Publication	Date
0		01/03/2020	
1		01/31/2020	
2		02/07/2020	
3		02/21/2020	
4		03/06/2020	
5		03/20/2020	
6		04/03/2020	
7		07/24/2020	
8		08/21/2020	
9		08/28/2020	

ASBE0132-001 08/31/2015

Rates **Fringes**

Asbestos Workers/Insulator Includes application of all insulating materials, protective coverings, coatings and finishes to

11412020		beta.SAM.gov
all types of mechanical		
systems. Also the		
application of		
firestopping material for		
wall openings and		
penetrations in walls,		
floors, ceilings and		
curtain walls	.\$ 39.65	23.50
	•	
B0IL0627-005 01/01/2013		
	Rates	Fringes
		_
BOILERMAKER	.\$ 35.20	27.35
BRHI0001-001 01/01/2019		
	Rates	Fringes
		_
BRICKLAYER		
Bricklayers and Stonemasons	.\$ 43.66	24.32
Pointers, Caulkers and		
Weatherproofers	.\$ 43.60	24.32
·		
BRHI0001-002 09/04/2018		
	Rates	Fringes
Tile, Marble & Terrazzo Worker		
Terrazzo Base Grinders	.\$ 39.89	28.11
Terrazzo Floor Grinders		
and Tenders	.\$ 38.34	28.11
Tile, Marble and Terrazzo		
Workers	.\$ 41.70	28.11
CARP0745-001 09/02/2019		
	Rates	Fringes
Carpenters:		
Carpenters; Hardwood Floor		
Layers; Patent Scaffold		
Erectors (14 ft. and		
over); Piledrivers;		
Pneumatic Nailers; Wood		
Shinglers and Transit		
and/or Layout Man	.\$ 49.95	22.40
Millwrights and Machine		
Erectors	.\$ 50.20	22.40
Power Saw Operators (2		
h.p. and over)	.\$ 50.10	22.40
CARP0745-002 09/02/2019		
	Rates	Fringes
		_
Drywall and Acoustical		
Workers and Lathers	.\$ 50.20	22.40
* ELEC1186-001 08/23/2020		
	Rates	Fringes
Electricians:		
Cable Splicers	.\$ 56.71	33.10

Electricians	\$ 51.55	31.90
Telecommunication	worker\$ 31.69	12.94

* ELEC1186-002 08/23/2020

	l	Rates	Fringes
Line Co	nstruction:		
Cal	ble Splicers\$	56.71	33.10
Gr	oundmen/Truck Drivers\$	38.66	28.95
He	avy Equipment Operators\$	46.40	30.75
Li	nemen\$	51.55	31.91
Te	lecommunication worker\$	31.69	12.49

ELEV0126-001 01/01/2020

	Rates	Fringes
ELEVATOR MECHANIC	\$ 61.14	34.765

- a. VACATION: Employer contributes 8% of basic hourly rate for 5 years service and 6% of basic hourly rate for 6 months to 5 years service as vacation pay credit.
- b. PAID HOLIDAYS: New Year's Day, Memorial Day, Independence Day, Labor Day, Veterans' Day, Thanksgiving Day, the Friday after Thanksgiving Day and Christmas Day.

ENGI0003-002 09/03/2018

	Rates	Fringes
D: (0) (6))		
Diver (Aqua Lung) (Scuba))		
Diver (Aqua Lung) (Scuba)	<i>4.66.00</i>	24.26
(over a depth of 30 feet)	.\$ 66.00	31.26
Diver (Aqua Lung) (Scuba)	<i>4</i> 56 63	24.26
(up to a depth of 30 feet).	.\$ 56.63	31.26
Stand-by Diver (Aqua Lung)	<i>#</i> 47 25	24.26
(Scuba)	.\$ 47.25	31.26
Diver (Other than Aqua Lung)		
Diver (Other than Aqua	4	
Lung)	.\$ 66.00	31.26
Diver Tender (Other than	4	
Aqua Lung)	.\$ 44.22	31.26
Stand-by Diver (Other than		
Aqua Lung)	.\$ 47.25	31.26
Helicopter Work		
Airborne Hoist Operator		
for Helicopter		31.26
Co-Pilot of Helicopter		31.26
Pilot of Helicopter	.\$ 46.11	31.26
Power equipment operator -		
tunnel work		
GROUP 1		31.26
GROUP 2	•	31.26
GROUP 3		31.26
GROUP 4	.\$ 42.79	31.26
GROUP 5	.\$ 43.10	31.26
GROUP 6		31.26
GROUP 7		31.26
GROUP 8		31.26
GROUP 9	.\$ 44.29	31.26
GROUP 9A	.\$ 44.52	31.26
GROUP 10	.\$ 44.58	31.26

GROUP	10A\$ 44.73	31.26
GROUP	11\$ 44.88	31.26
GROUP	12\$ 45.24	31.26
GROUP	12A\$ 45.60	31.26
Power equip	oment operators:	
GROUP	1\$ 41.94	31.26
GROUP	2\$ 42.05	31.26
GROUP	3\$ 42.22	31.26
GROUP	4\$ 42.49	31.26
GROUP	5\$ 42.80	31.26
GROUP	6\$ 43.45	31.26
GROUP	7\$ 43.77	31.26
GROUP	8\$ 43.88	31.26
GROUP	9\$ 43.99	31.26
GROUP	9A\$ 44.22	31.26
GROUP	10\$ 44.28	31.26
GROUP	10A\$ 44.43	31.26
GROUP	11\$ 44.58	31.26
GROUP	12\$ 44.94	31.26
GROUP	12A\$ 45.30	31.26
GROUP	13\$ 42.22	31.26
GROUP	13A\$ 42.49	31.26
GROUP	13B\$ 42.80	31.26
GROUP	13C\$ 43.45	31.26
GROUP	13D\$ 43.77	31.26
GROUP	13E\$ 43.88	31.26

POWER EQUIPMENT OPERATORS CLASSIFICATIONS

GROUP 1: Fork Lift (up to and including 10 tons); Partsman (heavy duty repair shop parts room when needed).

GROUP 2: Conveyor Operator (Handling building material); Hydraulic Monitor; Mixer Box Operator (Concrete Plant).

GROUP 3: Brakeman; Deckhand; Fireman; Oiler; Oiler/Gradechecker; Signalman; Switchman; Highline Cableway Signalman; Bargeman; Bunkerman; Concrete Curing Machine (self-propelled, automatically applied unit on streets, highways, airports and canals); Leveeman; Roller (5 tons and under); Tugger Hoist.

GROUP 4: Boom Truck or dual purpose ""A"" Frame Truck (5 tons or less); Concrete Placing Boom (Building Construction); Dinky Operator; Elevator Operator; Hoist and/or Winch (one drum); Straddle Truck (Ross Carrier, Hyster and similar).

GROUP 5: Asphalt Plant Fireman; Compressors, Pumps, Generators and Welding Machines (""Bank"" of 9 or more, individually or collectively); Concrete Pumps or Pumpcrete Guns; Lubrication and Service Engineer (Grease Rack); Screedman.

GROUP 6: Boom Truck or Dual Purpose ""A""Frame Truck (over 5 tons); Combination Loader/Backhoe (up to and including 3/4 cu. yd.); Concrete Batch Plants (wet or dry); Concrete Cutter, Groover and/or Grinder (self-propelled unit on streets, highways, airports, and canals); Conveyor or Concrete Pump (Truck or Equipment Mounted); Drilling Machinery (not to apply to waterliners, wagon drills or jack hammers); Fork Lift (over 10 tons); Loader (up to and including 3 and 1/2 cu. yds); Lull High Lift (under 40 feet); Lubrication and Service Engineer (Mobile); Maginnis Internal Full Slab Vibrator (on airports, highways, canals and warehouses); Man or Material Hoist; Mechanical Concrete

Finisher (Large Clary, Johnson Bidwell, Bridge Deck and similar); Mobile Truck Crane Driver; Portable Shotblast Concrete Cleaning Machine; Portable Boring Machine (under streets, highways, etc.); Portable Crusher; Power Jumbo Operator (setting slip forms, etc., in tunnels); Rollers (over 5 tons); Self-propelled Compactor (single engine); Self-propelled Pavement Breaker; Skidsteer Loader with attachments; Slip Form Pumps (Power driven by hydraulic, electric, air, gas, etc., lifting device for concrete forms); Small Rubber Tired Tractors; Trencher (up to and including 6 feet); Underbridge Personnel Aerial Platform (50 feet of platform or less).

GROUP 7: Crusher Plant Engineer, Dozer (D-4, Case 450, John Deere 450, and similar); Dual Drum Mixer, Extend Lift; Hoist and/or Winch (2 drums); Loader (over 3 and 1/2 cu. yds. up to and including 6 yards.); Mechanical Finisher or Spreader Machine (asphalt), (Barber Greene and similar) (Screedman required); Mine or Shaft Hoist; Mobile Concrete Mixer (over 5 tons); Pipe Bending Machine (pipelines only); Pipe Cleaning Machine (tractor propelled and supported); Pipe Wrapping Machine (tractor propelled and supported); Roller Operator (Asphalt); Self-Propelled Elevating Grade Plane; Slusher Operator; Tractor (with boom) (D-6, or similar); Trencher (over 6 feet and less than 200 h.p.); Water Tanker (pulled by Euclids, T-Pulls, DW-10, 20 or 21, or similar); Winchman (Stern Winch on Dredge).

GROUP 8: Asphalt Plant Operator; Barge Mate (Seagoing); Cast-in-Place Pipe Laying Machine; Concrete Batch Plant (multiple units); Conveyor Operator (tunnel); Deckmate; Dozer (D-6 and similar); Finishing Machine Operator (airports and highways); Gradesetter; Kolman Loader (and similar); Mucking Machine (Crawler-type); Mucking Machine (Conveyor-type); No-Joint Pipe Laying Machine; Portable Crushing and Screening Plant; Power Blade Operator (under 12); Saurman Type Dragline (up to and including 5 yds.); Stationary Pipe Wrapping, Cleaning and Bending Machine; Surface Heater and Planer Operator, Tractor (D-6 and similar); Tri-Batch Paver; Tunnel Badger; Tunnel Mole and/or Boring Machine Operator Underbridge Personnel Aerial Platform (over 50 feet of platform).

GROUP 9: Combination Mixer and Compressor (gunite); Do-Mor Loaderand Adams Elegrader; Dozer (D-7 or equal); Wheel and/or Ladder Trencher (over 6 feet and 200 to 749 h.p.).

GROUP 9A: Dozer (D-8 and similar); Gradesetter (when required by the Contractor to work from drawings, plans or specifications without the direct supervision of a foreman or superintendent); Push Cat; Scrapers (up to and including 20 cu. yds); Self-propelled Compactor with Dozer; Self-Propelled, Rubber-Tired Earthmoving Equipment (up to and including 20 cu. yds) (621 Band and similar); Sheep's Foot; Tractor (D-8 and similar); Tractors with boom (larger than D-6, and similar).

GROUP 10: Chicago Boom; Cold Planers; Heavy Duty Repairman or Welder; Hoist and/or Winch (3 drums); Hydraulic Skooper (Koehring and similar); Loader (over 6 cu. yds. up to and including 12 cu. yds.); Saurman type Dragline (over 5 cu. yds.); Self-propelled, rubber-tired Earthmoving Equipment (over 20 cu. yds. up to and including 31 cu. yds.) (637D and similar); Soil Stabilizer (P & H or equal); Sub-Grader (Gurries or other automatic type); Tractors (D-9 or

beta.SAM.gov 9/4/2020

equivalent, all attachments); Tractor (Tandem Scraper); Watch Engineer.

GROUP 10A: Boat Operator; Cable-operated Crawler Crane (up to and including 25 tons); Cable-operated Power Shovel, Clamshell, Dragline and Backhoe (up to and including 1 cu. yd.); Dozer D9-L; Dozer (D-10, HD41 and similar) (all attachments); Gradall (up to and including 1 cu. yd.); Hydraulic Backhoe (over 3/4 cu. yds. up to and including 2 cu. yds.); Mobile Truck Crane Operator (up to and including 25 tons) (Mobile Truck Crane Driver Required); Self-propelled Boom Type Lifting Device (Center Mount) (up to and including 25 tons) (Grove, Drott, P&H, Pettibone and similar; Trencher (over 6 feet and 750 h.p. or more); Watch Engineer (steam or electric).

GROUP 11: Automatic Slip Form Paver (concrete or asphalt); Band Wagon (in conjunction with Wheel Excavator); Cable-operated Crawler Cranes (over 25 tons but less than 50 tons); Cable-operated Power Shovel, Clamshell, Dragline and Backhoe (over 1 cu. yd. up to 7 cu. yds.); Gradall (over 1 cu. yds. up to 7 cu. yds.); DW-10, 20, etc. (Tandem); Earthmoving Machines (multiple propulsion power units and 2 or more Scrapers) (up to and including 35 cu. yds.,"" struck"" m.r.c.); Highline Cableway; Hydraulic Backhoe (over 2 cu. yds. up to and including 4 cu. yds.); Leverman; Lift Slab Machine; Loader (over 12 cu. yds); Master Boat Operator; Mobile Truck Crane Operator (over 25 tons but less than 50 tons); (Mobile Truck Crane Driver required); Pre-stress Wire Wrapping Machine; Self-propelled Boom-type Lifting Device (Center Mount) (over 25 tons m.r.c); Self-propelled Compactor (with multiple-propulsion power units); Single Engine Rubber Tired Earthmoving Machine (with Tandem Scraper); Tandem Cats; Trencher (pulling attached shield).

GROUP 12: Clamshell or Dipper Operator; Derricks; Drill Rigs; Multi-Propulsion Earthmoving Machines (2 or more Scrapers) (over 35 cu. yds ""struck""m.r.c.); Operators (Derricks, Piledrivers and Cranes); Power Shovels and Draglines (7 cu. yds. m.r.c. and over); Self-propelled rubber-tired Earthmoving equipment (over 31 cu. yds.) (657B and similar); Wheel Excavator (up to and including 750 cu. yds. per hour); Wheel Excavator (over 750 cu. yds. per hour).

GROUP 12A: Dozer (D-11 or similar or larger); Hydraulic Excavators (over 4 cu. yds.); Lifting cranes (50 tons and over); Pioneering Dozer/Backhoe (initial clearing and excavation for the purpose of providing access for other equipment where the terrain worked involves 1-to-1 slopes that are 50 feet in height or depth, the scope of this work does not include normal clearing and grubbing on usual hilly terrain nor the excavation work once the access is provided); Power Blade Operator (Cat 12 or equivalent or over); Straddle Lifts (over 50 tons); Tower Crane, Mobile; Traveling Truss Cranes; Universal, Liebher, Linden, and similar types of Tower Cranes (in the erection, dismantling, and moving of equipment there shall be an additional Operating Engineer or Heavy Duty Repairman); Yo-Yo Cat or Dozer.

GROUP 13: Truck Driver (Utility, Flatbed, etc.)

GROUP 13A: Dump Truck, 8 cu.yds. and under (water level); Water Truck (up to and including 2,000 gallons).

GROUP 13B: Water Truck (over 2,000 gallons); Tandem Dump Truck, over 8 cu. yds. (water level).

GROUP 13C: Truck Driver (Semi-trailer. Rock Cans, Semi-Dump or Roll-Offs).

GROUP 13D: Truck Driver (Slip-In or Pup).

GROUP 13E: End Dumps, Unlicensed (Euclid, Mack, Caterpillar or similar); Tractor Trailer (Hauling Equipment); Tandem Trucks hooked up to Trailer (Hauling Equipment)

BOOMS AND/OR LEADS (HOURLY PREMIUMS):

The Operator of a crane (under 50 tons) with a boom of 80 feet or more (including jib), or of a crane (under 50 tons) with leads of 100 feet or more, shall receive a per hour premium for each hour worked on said crane (under 50 tons) in accordance with the following schedule:

Booms of 80 feet up to but not including 130 feet or Leads of 100 feet up to but not including 130 feet 0.50 Booms and/or Leads of 130 feet up to but not including 180 feet 0.75 Booms and/or Leads of 180 feet up to and including 250 feet 1.15 Booms and/or Leads over 250 feet 1.50

The Operator of a crane (50 tons and over) with a boom of 180 feet or more (including jib) shall receive a per hour premium for each hour worked on said crane (50 tons and over) in accordance with the following schedule:

Booms of 180 feet up to and including 250 feet 1.25 Booms over 250 feet 1.75

ENGI0003-004 09/04/2017

	Rates	Fringes
Dredging: (Boat Operators)		
Boat Deckhand	.\$ 41.22	30.93
Boat Operator	.\$ 43.43	30.93
Master Boat Operator	.\$ 43.58	30.93
Dredging: (Clamshell or		
Dipper Dredging)		
GROUP 1	.\$ 43.94	30.93
GROUP 2	.\$ 43.28	30.93
GROUP 3	.\$ 42.88	30.93
GROUP 4	.\$ 41.22	30.93
Dredging: (Derricks)		
GROUP 1	.\$ 43.94	30.93
GROUP 2	.\$ 43.28	30.93
GROUP 3	.\$ 42.88	30.93
GROUP 4	.\$ 41.22	30.93
Dredging: (Hydraulic Suction		
Dredges)		
GROUP 1	.\$ 43.58	30.93
GROUP 2	.\$ 43.43	30.93

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GROUP 3.....$ 43.28
                             30.93
GROUP 4.....$ 43.22
                             30.93
GROUP 5.....$ 37.88
                             26.76
Group 5.....$ 42.88
                             30.93
GROUP 6.....$ 37.77
                             26.76
Group 6.....$ 42.77
                             30.93
GROUP 7.....$ 36.22
                             26.76
Group 7.....$ 41.22
                             30.93
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CLAMSHELL OR DIPPER DREDGING CLASSIFICATIONS

GROUP 1: Clamshell or Dipper Operator.

GROUP 2: Mechanic or Welder; Watch Engineer.

GROUP 3: Barge Mate; Deckmate.

GROUP 4: Bargeman; Deckhand; Fireman; Oiler.

HYDRAULIC SUCTION DREDGING CLASSIFICATIONS

GROUP 1: Leverman.

GROUP 2: Watch Engineer (steam or electric).

GROUP 3: Mechanic or Welder.

GROUP 4: Dozer Operator.

GROUP 5: Deckmate.

GROUP 6: Winchman (Stern Winch on Dredge)

GROUP 7: Deckhand (can operate anchor scow under direction of Deckmate); Fireman; Leveeman; Oiler.

DERRICK CLASSIFICATIONS

GROUP 1: Operators (Derricks, Piledrivers and Cranes).

GROUP 2: Saurman Type Dragline (over 5 cubic yards).

GROUP 3: Deckmate; Saurman Type Dragline (up to and including 5 yards).

GROUP 4: Deckhand, Fireman, Oiler.

ENGI0003-044 09/03/2018

	Rates	Fringes
Power Equipment Operators (PAVING)		
Asphalt Concrete Material		
Transfer	\$ 42.92	32.08
Asphalt Plant Operator	\$ 43.35	32.08
Asphalt Raker		32.08
Asphalt Spreader Operator		32.08
Cold Planer		32.08
Combination Loader/Backhoe		
(over 3/4 cu.yd.)	\$ 41.96	32.08
Combination Loader/Backhoe		
(up to 3/4 cu.yd.)	\$ 40.98	32.08
Concrete Saws and/or		
Grinder (self-propelled		
unit on streets, highways,		
airports and canals)	\$ 42.92	32.08
Grader	\$ 43.75	32.08
Laborer, Hand Roller	\$ 41.46	32.08
Loader (2 1/2 cu. yds. and		
under)	\$ 42.92	32.08
Loader (over 2 1/2 cu.		
yds. to and including 5		
cu. yds.)	\$ 43.24	32.08
Roller Operator (five tons		
and under)	\$ 41.69	32.08

Roller Operator (over five	
tons)\$ 43.12	32.08
Screed Person\$ 42.92	32.08
Soil Stabilizer\$ 43.75	32.08
	22.00

IRON0625-001 09/01/2019

	Rates	FLITIBES	
Thanwankance	¢ /11 E/A	27 55	

a. Employees will be paid \$.50 per hour more while working in tunnels and coffer dams; \$1.00 per hour more when required to work under or are covered with water (submerged) and when they are required to work on the summit of Mauna Kea, Mauna Loa or Haleakala.

LAB00368-001 09/02/2019

1	Rates	Fringes
Laborers:		
Driller\$	39.05	21.52
Final Clean Up\$	29.25	17.22
Gunite/Shotcrete Operator		
and High Scaler\$	38.55	21.52
Laborer I\$	38.05	21.52
Laborer II\$	35.45	21.52
Mason Tender/Hod Carrier\$	38.55	21.52
Powderman\$	39.05	21.52
Window Washer (bosun chair).\$	37.55	21.52

LABORERS CLASSIFICATIONS

Laborer I: Air Blasting run by electric or pneumatic compressor; Asphalt Laborer, Ironer, Raker, Luteman, and Handroller, and all types of Asphalt Spreader Boxes; Asphalt Shoveler; Assembly and Installation of Multiplates, Liner Plates, Rings, Mesh, Mats; Batching Plant (portable and temporary); Boring Machine Operator (under streets and sidewalks); Buggymobile; Burning and Welding; Chainsaw, Faller, Logloader, and Bucker; Compactors (Jackson Jumping Jack and similar); Concrete Bucket Dumpman; Concrete Chipping; Concrete Chuteman/Hoseman (pouring concrete) (the handling of the chute from ready-mix trucks for such jobs as walls, slabs, decks, floors, foundations, footings, curbs, gutters, and sidewalks); Concrete Core Cutter (Walls, Floors, and Ceiling); Concrete Grinding or Sanding; Concrete: Hooking on, signaling, dumping of concrete for treme work over water on caissons, pilings, abutments, etc.; Concrete: Mixing, handling, conveying, pouring, vibrating, otherwise placing of concrete or aggregates or by any other process; Concrete: Operation of motorized wheelbarrows or buggies or machines of similar character, whether run by gas, diesel, or electric power; Concrete Placement Machine Operator: operation of Somero Hammerhead, Copperheads, or similar machines; Concrete Pump Machine (laying, coupling, uncoupling of all connections and cleaning of equipment); Concrete and/or Asphalt Saw (Walking or Handtype) (cutting walls or flatwork) (scoring old or new concrete and/or asphalt) (cutting for expansion joints) (streets and ways for laying of pipe, cable or conduit for all purposes); Concrete Shovelers/Laborers (Wet or Dry); Concrete Screeding for Rough Strike-Off: Rodding or striking-off, by hand or mechanical means prior to finishing; Concrete Vibrator Operator; Coring Holes: Walls,

footings, piers or other obstructions for passage of pipes or conduits for any purpose and the pouring of concrete to secure the hole; Cribbers, Shorer, Lagging, Sheeting, and Trench Jacking and Bracing, Hand-Guided Lagging Hammer Whaling Bracing; Curbing (Concrete and Asphalt); Curing of Concrete (impervious membrane and form oiler) mortar and other materials by any mode or method; Cut Granite Curb Setter (setting, leveling and grouting of all precast concrete or stone curbs); Cutting and Burning Torch (demolition); Dri Pak-It Machine; Environmental Abatement: removal of asbestos, lead, and bio hazardous materials (EPA and/or OSHA certified); Falling, bucking, yarding, loading or burning of all trees or timber on construction site; Forklift (9 ft. and under); Gas, Pneumatic, and Electric tools; Grating and Grill work for drains or other purposes; Green Cutter of concrete or aggregate in any form, by hand, mechanical means, grindstone or air and/or water; Grout: Spreading for any purpose; Guinea Chaser (Grade Checker) for general utility trenches, sitework, and excavation; Headerboard Man (Asphalt or Concrete); Heat Welder of Plastic (Laborers' AGC certified workers) (when work involves waterproofing for waterponds, artificial lakes and reservoir) heat welding for sewer pipes and fusion of HDPE pipes; Heavy Highway Laborer (Rigging, signaling, handling, and installation of pre-cast catch basins, manholes, curbs and gutters); High Pressure Nozzleman - Hydraulic Monitor (over 100# pressure); Jackhammer Operator; Jacking of slip forms: All semi and unskilled work connected therewithin; Laying of all multi-cell conduit or multi-purpose pipe; Magnesite and Mastic Workers (Wet or Dry)(including mixer operator); Mortar Man; Mortar Mixer (Block, Brick, Masonry, and Plastering); Nozzleman (Sandblasting and/or Water Blasting): handling, placing and operation of nozzle; Operation, Manual or Hydraulic jacking of shields and the use of such other mechanical equipment as may be necessary; Pavement Breakers; Paving, curbing and surfacing of streets, ways, courts, under and overpasses, bridges, approaches, slope walls, and all other labor connected therewith; Pilecutters; Pipe Accessment in place, bolting and lining up of sectional metal or other pipe including corrugated pipe; Pipelayer performing all services in the laying and installation of pipe from the point of receiving pipe in the ditch until completion of operation, including any and all forms of tubular material, whether pipe, HDPE, metallic or non-metallic, conduit, and any other stationary-type of tubular device used for conveying of any substance or element, whether water, sewage, solid, gas, air, or other product whatsoever and without regard to the nature of material from which tubular material is fabricated; No-joint pipe and stripping of same, Pipewrapper, Caulker, Bander, Kettlemen, and men applying asphalt, Laykold, treating Creosote and similar-type materials (6-inch) pipe and over); Piping: resurfacing and paving of all ditches in preparation for laying of all pipes; Pipe laying of lateral sewer pipe from main or side sewer to buildings or structure (except Contactor may direct work be done under proper supervision); Pipe laying, leveling and marking of the joint used for main or side sewers and storm sewers; Laying of all clay, terra cotta, ironstone, vitrified concrete, HDPE or other pipe for drainage; Placing and setting of water mains, gas mains and all pipe including removal of skids; Plaster Mortar Mixer/Pump; Pneumatic Impact Wrench; Portable Sawmill Operation: Choker setters, off bearers, and lumber handlers connected with clearing; Posthole Digger (Hand Held, Gas,

Air and Electric); Powderman's Tender; Power Broom Sweepers (Small); Preparation and Compaction of roadbeds for railroad track laying, highway construction, and the preparation of trenches, footings, etc., for cross-country transmission by pipelines, electrical transmission or underground lines or cables (by mechanical means); Raising of structure by manual or hydraulic jacks or other methods and resetting of structure in new locations, including all concrete work; Ramming or compaction; Rigging in connection with Laborers' work (except demolition), Signaling (including the use of walkie talkie) Choke Setting, tag line usage; Tagging and Signaling of building materials into high rise units; Riprap, Stonepaver, and Rock Slinger (includes placement of stacked concrete, wet or dry and loading, unloading, signaling, slinging and setting of other similar materials); Rotary Scarifier (including multiple head concrete chipping Scarifier); Salamander Heater, Drying of plaster, concrete mortar or other aggregate; Scaffold Erector Leadman; Scaffolds: (Swing and hanging) including maintenance thereof; Scaler; Septic Tank/Cesspool and Drain Fields Digger and Installer; Shredder/Chipper (tree branches, brush, etc.); Stripping and Setting Forms; Stripping of Forms: Other than panel forms which are to be re-used in their original form, and stripping of forms on all flat arch work; Tampers (Barko, Wacker, and similar type); Tank Scaler and Cleaners; Tarman; Tree Climbers and Trimmers; Trencher (includes hand-held, Davis T-66 and similar type); Trucks (flatbed up to and including 2 1/2 tons when used in connection with on-site Laborers'work; Trucks (Refuse and Garbage Disposal) (from job site to dump); Vibra-Screed (Bull Float in connection with Laborers' work); Well Points, Installation of or any other dewatering system.

Laborer II: Asphalt Plant Laborer; Boring Machine Tender; Bridge Laborer; Burning of all debris (crates, boxes, packaging waste materials); Chainman, Rodmen, and Grade Markers; Cleaning, clearing, grading and/or removal for streets, highways, roadways, aprons, runways, sidewalks, parking areas, airports, approaches, and other similar installations; Cleaning or reconditioning of streets, ways, sewers and waterlines, all maintenance work and work of an unskilled and semi-skilled nature; Concrete Bucket Tender (Groundman) hooking and unhooking of bucket; Concrete Forms; moving, cleaning, oiling and carrying to the next point of erection of all forms; Concrete Products Plant Laborers; Conveyor Tender (conveying of building materials); Crushed Stone Yards and Gravel and Sand Pit Laborers and all other similar plants; Demolition, Wrecking and Salvage Laborers: Wrecking and dismantling of buildings and all structures, with use of cutting or wrecking tools, breaking away, cleaning and removal of all fixtures, All hooking, unhooking, signaling of materials for salvage or scrap removed by crane or derrick; Digging under streets, roadways, aprons or other paved surfaces; Driller's Tender; Chuck Tender, Outside Nipper; Dry-packing of concrete (plugging and filling of she-bolt holes); Fence and/or Guardrail Erector: Dismantling and/or re-installation of all fence; Finegrader; Firewatcher; Flagman (Coning, preparing, stablishing and removing portable roadway barricade devices); Signal Men on all construction work defined herein, including Traffic Control Signal Men at construction site; General Excavation; Backfilling, Grading and all other labor connected therewith; Digging of trenches, ditches and manholes and the leveling, grading

and other preparation prior to laying pipe or conduit for any purpose; Excavations and foundations for buildings, piers, foundations and holes, and all other construction. Preparation of street ways and bridges; General Laborer: Cleaning and Clearing of all debris and surplus material. Clean-up of right-of-way. Clearing and slashing of brush or trees by hand or mechanical cutting. General Clean up: sweeping, cleaning, wash-down, wiping of construction facility and equipment (other than ""Light Clean up (Janitorial) Laborer. Garbage and Debris Handlers and Cleaners. Appliance Handling (job site) (after delivery unlading in storage area); Ground and Soil Treatment Work (Pest Control); Gunite/Shotcrete Operator Tender; Junk Yard Laborers (same as Salvage Yard); Laser Beam ""Target Man"" in connection with Laborers' work; Layout Person for Plastic (when work involves waterproofing for waterponds, artificial lakes and reservoirs); Limbers, Brush Loaders, and Pilers; Loading, Unloading, carrying, distributing and handling of all rods and material for use in reinforcing concrete construction (except when a derrick or outrigger operated by other than hand power is used); Loading, unloading, sorting, stockpiling, handling and distribution of water mains, gas mains and all pipes; Loading and unloading of all materials, fixtures, furnishings and appliances from point of delivery to stockpile to point of installation; hooking and signaling from truck, conveyance or stockpile; Material Yard Laborers; Pipelayer Tender; Pipewrapper, Caulker, Bander, Kettlemen, and men applying asphalt, Laykold, Creosote, and similar-type materials (pipe under 6 inches); Plasterer Laborer; Preparation, construction and maintenance of roadbeds and sub-grade for all paving, including excavation, dumping, and spreading of sub-grade material; Prestressed or precast concrete slabs, walls, or sections: all loading, unloading, stockpiling, hooking on of such slabs, walls or sections; Quarry Laborers; Railroad, Streetcar, and Rail Transit Maintenance and Repair; Roustabout; Rubbish Trucks in connection with Building Construction Projects (excluding clearing, grubbing, and excavating); Salvage Yard: All work connected with cutting, cleaning, storing, stockpiling or handling of materials, all cleanup, removal of debris, burning, back-filling and landscaping of the site; Sandblasting Tender (Pot Tender): Hoses and pots or markers; Scaffolds: Erection, planking and removal of all scaffolds used for support for lathers, plasters, brick layers, masons, and other construction trades crafts; Scaffolds: (Specially designed by carpenters) laborers shall tend said carpenter on erection and dismantling thereof, preparation for foundation or mudsills, maintenance; Scraping of floors; Screeds: Handling of all screeds to be reused; handling, dismantling and conveyance of screeds; Setting, leveling and securing or bracing of metal or other road forms and expansion joints; Sheeting Piling/trench shoring (handling and placing of skip sheet or wood plank trench shoring); Ship Scalers; Shipwright Tender; Sign Erector (subdivision traffic, regulatory, and street-name signs); Sloper; Slurry Seal Crews (Mixer Operator, Applicator, Squeegee Man, Shuttle Man, Top Man); Snapping of wall ties and removal of tie rods; Soil Test operations of semi and unskilled labor such as filling sand bags; Striper (Asphalt, Concrete or other Paved Surfaces); Tool Room Attendant (Job Site); Traffic Delineating Device Applicator; Underpinning, lagging, bracing, propping and shoring, loading, signaling, right-of-way clearance along the route of movement, The clearance of new site, excavation of foundation when moving

a house or structure from old site to new site; Utilities employees; Water Man; Waterscape/Hardscape Laborers; Wire Mesh Pulling (all concrete pouring operations); Wrecking, stripping, dismantling and handling concrete forms an false work.

LAB00368-002 09/02/2019

	Rates	Fringes
Landscape & Irrigation		
Laborers		
GROUP 1	\$ 26.15	13.45
GROUP 2	\$ 27.15	13.45
GROUP 3	\$ 21.55	13.45

LABORERS CLASSIFICATIONS

GROUP 1: Installation of non-potable permanent or temporary irrigation water systems performed for the purposes of Landscaping and Irrigation architectural horticultural work; the installation of drinking fountains and permanent or temporary irrigation systems using potable water for Landscaping and Irrigation architectural horticultural purposes only. This work includes (a) the installation of all heads, risers, valves, valve boxes, vacuum breakers (pressure and non-pressure), low voltage electrical lines and, provided such work involves electrical wiring that will carry 24 volts or less, the installation of sensors, master control panels, display boards, junction boxes, conductors, including all other components for controllers, (b) and metallic (copper, brass, galvanized, or similar) pipe, as well as PVC or other plastic pipe including all work incidental thereto, i.e., unloading, handling and distribution of all pipes fittings, tools, materials and equipment, (c) all soldering work in connection with the above whether done by torch, soldering iron, or other means; (d) tie-in to main lines, thrust blocks (both precast and poured in place), pipe hangers and supports incidental to installation of the entire irrigation system, (e) making of pressure tests, start-up testing, flushing, purging, water balancing, placing into operation all irrigation equipment, fixtures and appurtenances installed under this agreement, and (f) the fabrication, replacement, repair and servicing oflandscaping and irrigation systems. Operation of hand-held gas, air, electric, or self-powered tools and equipment used in the performance of Landscape and Irrigation work in connection with architectural horticulture; Choke-setting, signaling, and rigging for equipment operators on job-site in the performance of such Landscaping and Irrigation work; Concrete work (wet or dry) performed in connection with such Landscaping and Irrigation work. This work shall also include the setting of rock, stone, or riprap in connection with such Landscape, Waterscape, Rockscape, and Irrigation work; Grubbing, pick and shovel excavation, and hand rolling or tamping in connection with the performance of such Landscaping and Irrigation work; Sprigging, handseeding, and planting of trees, shrubs, ground covers, and other plantings and the performance of all types of gardening and horticultural work relating to said planting; Operation of flat bed trucks (up to and including 2 1/2 tons).:

GROUP 2. Layout of irrigation and other non-potable

irrigation water systems and the layout of drinking fountains and other potable irrigation water systems in connection with such Landscaping and Irrigation work. This includes the layout of all heads, risers, valves, valve boxes, vacuum breakers, low voltage electrical lines, hydraulic and electrical controllers, and metallic (coppers, brass, galvanized, or similar) pipe, as well as PVC or other plastic pipe. This work also includes the reading and interpretation of plans and specifications in connection with the layout of Landscaping, Rockscape, Waterscape, and Irrigation work; Operation of Hydro-Mulching machines (sprayman and driver), Drillers, Trenchers (riding type, Davis T-66, and similar) and fork lifts used in connection with the performance of such Landscaping and Irrigation work; Tree climbers and chain saw tree trimmers, Sporadic operation (when used in connection with Landscaping, Rockscape, Waterscape, and Irrigation work) of Skid-Steer Loaders (Bobcat and similar), Cranes (Bantam, Grove, and similar), Hoptos, Backhoes, Loaders, Rollers, and Dozers (Case, John Deere, and similar), Water Trucks, Trucks requiring a State of Hawaii Public Utilities Commission Type 5 and/or type 7 license, sit-down type and ""gang"" mowers, and other self-propelled, sit-down operated machines not listed under Landscape & Irrigation Maintenance Laborer; Chemical spraying using self-propelled power spraying equipment (200 gallon capacity or more).

GROUP 3: Maintenance of trees, shrubs, ground covers, lawns and other planted areas, including the replanting of trees, shrubs, ground covers, and other plantings that did not ""take"" or which are damaged; provided, however, that re-planting that requires the use of equipment, machinery, or power tools shall be paid for at the rate of pay specified under Landscape and Irrigation Laborer, Group 1; Raking, mowing, trimming, and runing, including the use of ""weed eaters"", hedge trimmers, vacuums, blowers, and other hand-held gas, air, electric, or self-powered tools, and the operation of lawn mowers (Note: The operation of sit-down type and ""gang"" mowers shall be paid for at the rate of pay specified under Landscape & Irrigation Laborer, Group 2); Guywiring, staking, propping, and supporting trees; Fertilizing, Chemical spraying using spray equipment with less than 200 gallon capacity, Maintaining irrigation and sprinkler systems, including the staking, clamping, and adjustment of risers, and the adjustment and/or replacement of sprinkler heads, (Note: the cleaning and gluing of pipe and fittings shall be paid for at the rate of pay specified under Landscape & Irrigation Laborer(Group 1); Watering by hand or sprinkler system and the peformance of other types of gardening, yardman, and horticultural-related work.

LAB00368-003 09/02/2019

		Rates	Fringes
Underground	Laborer		
GROUP	1	.\$ 38.65	21.47
GROUP	2	.\$ 40.15	21.47
GROUP	3	.\$ 40.65	21.47
GROUP -	4	.\$ 41.65	21.47
GROUP	5	.\$ 41.90	21.47
GROUP	6	.\$ 42.00	21.47
GROUP	7	.\$ 42.25	21.47

GROUP 1: Watchmen; Change House Attendant.

GROUP 2: Swamper; Brakeman; Bull Gang-Muckers, Trackmen; Dumpmen (any method); Concrete Crew (includes rodding and spreading); Grout Crew; Reboundmen

GROUP 3: Chucktenders and Cabletenders; Powderman (Prime House); Vibratorman, Pavement Breakers

GROUP 4: Miners - Tunnel (including top and bottom man on shaft and raise work); Timberman, Retimberman (wood or steel or substitute materials thereof); Blasters, Drillers, Powderman (in heading); Microtunnel Laborer; Headman; Cherry Pickerman (where car is lifted); Nipper; Grout Gunmen; Grout Pumpman & Potman; Gunite, Shotcrete Gunmen & Potmen; Concrete Finisher (in tunnel); Concrete Screed Man; Bit Grinder; Steel Form Raisers & Setters; High Pressure Nozzleman; Nozzleman (on slick line); Sandblaster-Potman (combination work assignment interchangeable); Tugger

GROUP 5: Shaft Work & Raise (below actual or excavated ground level); Diamond Driller; Gunite or Shotcrete Nozzleman; Rodman; Groundman

GROUP 6: Shifter

GROUP 7: Shifter (Shaft Work & Raiser)

PAIN1791-001 01/01/2020

	Rates	Fringes
Painters: Brush Sandblaster; Spray		30.59 30.59
PAIN1889-001 07/01/2020		
	Rates	Fringes
Glaziers		34.85
PAIN1926-001 03/03/2020		
	Rates	Fringes
Soft Floor Layers	\$ 36.65	31.29
PAIN1944-001 01/05/2020		
	Rates	Fringes
Taper	\$ 43.10	29.90
PLAS0630-001 09/02/2019		
	Rates	Fringes
PLASTERER	\$ 42.64	30.58
PLAS0630-002 09/02/2019		

Rates **Fringes**

Cement Masons:		
Cement Masons Trowel Machine Operators	.\$ 41.25	30.68
PLUM0675-001 01/05/2020		
	Rates	Fringes
Plumber, Pipefitter, Steamfitter & Sprinkler Fitter		27.38
R00F0221-001 09/01/2019		
	Rates	Fringes
Roofers (Including Built Up, Composition and Single Ply)		18.98
SHEE0293-001 09/02/2018		
	Rates	Fringes
Sheet metal worker		27.44
SUHI1997-002 09/15/1997		
	Rates	Fringes
Drapery Installer	.\$ 13.60	1.20
FENCE ERECTOR (Chain Link Fence)		1.65
WELDERS - Receive rate prescribe		

operation to which welding is incidental.

Note: Executive Order (EO) 13706, Establishing Paid Sick Leave for Federal Contractors applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2017. If this contract is covered by the EO, the contractor must provide employees with 1 hour of paid sick leave for every 30 hours they work, up to 56 hours of paid sick leave each year. Employees must be permitted to use paid sick leave for their own illness, injury or other health-related needs, including preventive care; to assist a family member (or person who is like family to the employee) who is ill, injured, or has other health-related needs, including preventive care; or for reasons resulting from, or to assist a family member (or person who is like family to the employee) who is a victim of, domestic violence, sexual assault, or stalking. Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29CFR 5.5 (a) (1) (ii)).

The body of each wage determination lists the classification and wage rates that have been found to be prevailing for the cited type(s) of construction in the area covered by the wage determination. The classifications are listed in alphabetical order of ""identifiers"" that indicate whether the particular rate is a union rate (current union negotiated rate for local), a survey rate (weighted average rate) or a union average rate (weighted union average rate).

Union Rate Identifiers

A four letter classification abbreviation identifier enclosed in dotted lines beginning with characters other than ""SU"" or ""UAVG"" denotes that the union classification and rate were prevailing for that classification in the survey. Example: PLUM0198-005 07/01/2014. PLUM is an abbreviation identifier of the union which prevailed in the survey for this classification, which in this example would be Plumbers. 0198 indicates the local union number or district council number where applicable, i.e., Plumbers Local 0198. The next number, 005 in the example, is an internal number used in processing the wage determination. 07/01/2014 is the effective date of the most current negotiated rate, which in this example is July 1, 2014.

Union prevailing wage rates are updated to reflect all rate changes in the collective bargaining agreement (CBA) governing this classification and rate.

Survey Rate Identifiers

Classifications listed under the ""SU"" identifier indicate that no one rate prevailed for this classification in the survey and the published rate is derived by computing a weighted average rate based on all the rates reported in the survey for that classification. As this weighted average rate includes all rates reported in the survey, it may include both union and non-union rates. Example: SULA2012-007 5/13/2014. SU indicates the rates are survey rates based on a weighted average calculation of rates and are not majority rates. LA indicates the State of Louisiana. 2012 is the year of survey on which these classifications and rates are based. The next number, 007 in the example, is an internal number used in producing the wage determination. 5/13/2014 indicates the survey completion date for the classifications and rates under that identifier.

Survey wage rates are not updated and remain in effect until a new survey is conducted.

Union Average Rate Identifiers

Classification(s) listed under the UAVG identifier indicate that no single majority rate prevailed for those classifications; however, 100% of the data reported for the classifications was union data. EXAMPLE: UAVG-OH-0010 08/29/2014. UAVG indicates that the rate is a weighted union average rate. OH indicates the state. The next number, 0010 in the example, is an internal number used in producing the wage determination. 08/29/2014 indicates the survey completion date for the classifications and rates under that identifier.

A UAVG rate will be updated once a year, usually in January of each year, to reflect a weighted average of the current

negotiated/CBA rate of the union locals from which the rate is based.

WAGE DETERMINATION APPEALS PROCESS

- 1.) Has there been an initial decision in the matter? This can be:
- an existing published wage determination
- a survey underlying a wage determination
- a Wage and Hour Division letter setting forth a position on a wage determination matter
- a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

> Branch of Construction Wage Determinations Wage and Hour Division U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

> Wage and Hour Administrator U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

> Administrative Review Board U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

4.) All decisions by the Administrative Review Board are final.

PROPOSAL SCHEDULE

ITEM NO.	ITEM	APPROX. QUANTITY	UNIT	UNIT PRICE	AMOUNT
209.0100	Installation, Maintenance, Monitoring and Removal of BMP	LS	LS	LS	\$
209.0500	Additional Water Pollution, Dust, and Erosion Control	FA	FA	FA	\$200,000.00
301.0100	Hot Mix Asphalt Base Course	66,400	TON	\$	\$
301.0200	Hot Mix Asphalt Base Course with PMA	28,500	TON	\$	\$
401.0700	PMA Pavement	31,700	TON	\$	\$
401.0730	Pavement Smoothness Incentive	Allow	Allow	Allow	\$116,000.00
414.0100	Excavation of Weakened Pavement Areas	45,100	CY	\$	\$
604.0100	Adjusting Cast Iron Frame and Cover	8	EACH	\$	\$
615.0110	Centerline Rumble Strip	29,800	LIN FT	\$	\$
615.0111	Shoulder Rumble Strip	15,900	LIN FT	\$	\$
621.0100	EVC System Restorations	LS	LS	LS	\$
623.0100	Loop Detector Sensing Unit (6' x 6')	300	EACH	\$	\$
626.0100	Adjusting Water Manhole Frame and Cover	10	EACH	\$	\$
626.0200	Adjusting Sewer Manhole Frame and Cover	23	EACH	\$	\$
626.0300	Adjusting Telephone Manhole Frame and Cover	14	EACH	\$	\$
626.0400	Adjusting Electric Manhole Frame and Cover	4	EACH	\$	\$

PROPOSAL SCHEDULE

ITEM NO.	ITEM	APPROX. QUANTITY	UNIT	UNIT PRICE	AMOUNT
626.0600	Adjusting (Water) Standard Valve Box	28	EACH	\$	\$
629.1010	4-Inch Pavement Striping (Thermoplastic Extrusion)	46,300	LIN FT	\$	\$
629.1011	6-Inch Pavement Striping (Thermoplastic Extrusion)	118,700	LIN FT	\$	\$
629.1013	8-Inch Pavement Striping, (Thermoplastic Extrusion)	2,500	LIN FT	\$	\$
629.1016	12-Inch Pavement Striping (Thermoplastic Extrusion)	5,100	LIN FT	\$	\$
629.1020	Double 4-Inch Pavement Striping, Yellow (Thermoplastic Extrusion)	25,800	LIN FT	\$	\$
629.1021	Double 4-Inch Pavement Striping, Yellow (Thermoplastic Hot Spray)	9,700	LIN FT	\$	\$
629.1030	Crosswalk Marking (Thermoplastic Extrusion)	100	LANE	\$	\$
629.1040	Pavement Arrow (Thermoplastic Extrusion)	154	EACH	\$	\$
629.1050	Pavement Word (Thermoplastic Extrusion)	53	EACH	\$	\$
629.1060	Yield Line Marking (Thermoplastic Extrusion)	3	LANE	\$	\$
629.2011	Type "C" Pavement Marker	4,120	EACH	\$	\$
629.2012	Type "D" Pavement Marker	2,319	EACH	\$	\$
629.2013	Type "H" Pavement Marker	395	EACH	\$	\$
643.0100	Maintenance of Existing Landscape Areas	FA	FA	FA	\$20,000.00
645.0100	Traffic Control	LS	LS	LS	\$

PROPOSAL SCHEDULE

ITEM NO.	ITEM	APPROX. QUANTITY	UNIT	UNIT PRICE	AMOUNT
	Additional Police Officers, Additional Traffic Control Devices, and				10
645.0200	Advertisement	FA	FA	FA	\$50,000.00
648.0100	Field Posted Drawings	LS	LS	LS	\$
	Mobilization (Not to exceed 6 percent of the sum of all items excluding the bid price of this item)	LS	LS	LS	\$
	Sum of All Items				\$
	Note: Bidders must complete all unit prices and amounts. Failure to de	o so may be gr	ounds for re	jection of bid.	

KAMEHAMEHA HIGHWAY, KAMANANUI ROAD AND WILIKINA DRIVE REHABILITATION VICINITY OF WEED CIRCLE TO H-2

FEDERAL-AID PROJECT NO. NH-099-1(031)

PRE-BID MEETING NOTES SEPTEMBER 1. 2020

The following notes are from the Hawaii Department of Transportation (HDOT) pre-bid meeting with prospective bidders for the Kamehameha Highway, Kamananui Road and Wilikina Drive Rehabilitation, Vicinity of Weed Circle to H-2 project.

The meeting was conducted virtually via Microsoft Teams at 10:00 am.

All attendees were notified of the following:

- This project needs to start construction in December 2020, so please be aware of the shortened time between award and NTP.
- The bid opening date is still set for September 21, 2020 at 2:00pm.
- Please email all RFIs to Holly Yuen by 5:00pm, September 7, 2020.
- The awarded vendor will be charged a transaction fee from HIePRO. It is based on a percentage of the award amount or capped at \$5000. Please see the HIePRO website for more information.

Attendance List: Holly Yuen, HDOT

Henry Kennedy, HDOT

Jason Ames, Grace Pacific LLC

Kevin Yamabayashi, Maui Kupono Builders

The meeting ended at 10:05 am.

All items discussed at this meeting are for clarification only. The bid documents shall govern over anything said at the meeting and discrepancies shall be clarified in Addendum No. 1.

Contractor RFI's:

- 1. Specification section for Bid Item 301-Hot Mix Asphalt Base Course refers to material section 702.01, requiring Asphalt Cement (PG64E-22). This PG 64E-22 binder is polymer-modified asphalt (PMA). However, there are two bid items:
 - a. 301.0100 Hot Mix Asphalt Base Course
 - b. 301.0200 Hot Mix Asphalt Base Course with PMA

Please include material requirement for standard asphalt cement as well as the polymer modified, as the material requirement currently holds the contractor to use PMA binder for all Hot Mix Asphalt Treated Base.

Special Provisions Section 301 will be revised.

- Specification Section 401 Hot Mix Asphalt Pavement. This material section refers to Asphalt Binder (PG64-16) – Material Section 702.01A, as well as Ashpalt binder (PG-64E-22).
 - a. Bid Item 401.0700 2 Inch PMA Pavement This item is exclusively using PMA asphalt binder; is there a reason that standard binder (PG64-16) is included in this specification section?

Reference to binder PG64-16 is part of the standard language of Special Provisions Section 401. The pay items were revised to be project specific.

- 3. In specification section 401-27a-401-28a Cost of Acceptance Profile Testing by the Department, it is stated that the State will perform one test per section at no cost to the Contractor, for every section to be tested. It then goes on to say that \$2,500 per test will be required when Department personnel or State's Third-Party Consultant is used.
 - a. How is the Contractor to quantify the number of tests needed?
 - b. In the case of the Third-Party test, if the test finds in favor of the Contractor, the Contractor should not be subject to paying \$2,500.
 - c. Request this item be paid for under Force Account/Allowance item.

Profile testing will be performed as many times as needed until pavement smoothness requirements are satisfied. The first test will be conducted at no cost to the Contractor and every test thereafter will be paid for by the Contractor.

4. In specification Section 401-26a, the smoothness requirements are:

Category	Description	MRI
Type A	Three or more HMA Lifts	Shall not exceed 60 in/mi
Туре В	Two HMA Lifts	Shall not exceed 70 in/mi
Туре С	One HMA Lift	Shall not exceed 75 in/mi

a. Given that much of the paving for this project will tie in to existing curb and gutter, which the contractor will have to use as a control. Without finish grades being

- provided, it would be irresponsible to re-profile the roadway without taking drainage patterns into account. Currently, the Contractor has not means of doing this...
- b. How will smoothness be tested at intersections, with varying slopes/finish grades to take into account?
- c. Same as above for tying into existing roadways.
- d. The State's unit of measure for Bid Item 401.0700 2-Inch PMA Pavement, is per SY, a measurement of area. Without finish grades, how is the contractor to determine the amount of re-profiling necessary, and therefore the tons of Hot Mix Asphalt necessary to repave the area to the specified smoothness?

12-foot straightedge guidelines shall be used for tying into existing curb and gutter. The Engineer can make a determination matching the drainage pattern as localized roughness and exclude the section from the smoothness calculation. 12-foot straightedge will used for intersections and existing roadways. Item 401.0700 will be revised.