STATE OF DELAWARE

This Copy is for information only. You must request a CD from DelDOT in order to bid.



DEPARTMENT OF TRANSPORTATION

BID PROPOSAL

for

CONTRACT <u>T201707701.01</u>

DECK PATCHING, NORTH, INTERSTATE, OPEN END, FY18-21

NEW CASTLE COUNTY

ADVERTISEMENT DATE: May 15, 2017

COMPLETION TIME: 1,095 Calendar Days

SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION DELAWARE DEPARTMENT OF TRANSPORTATION AUGUST 2016

Bids will be received in the Bidder's Room at the Delaware Department of Transportation's Administration Building, 800 Bay Road, Dover, Delaware until 2:00 P.M. local time **June 13, 2017**

Contract No.T201707701.01

DECK PATCHING, NORTH, INTERSTATE, OPEN END, FY18-21 NEW CASTLE COUNTY

GENERAL DESCRIPTION

LOCATION

These improvements are located in New Castle County more specifically shown on the Location Map(s) of the enclosed Plans.

DESCRIPTION

The improvements consist of furnishing all labor and materials for this contract. The purpose of this project is to primarily patch Bridge Decks along or over Interstate I-95/I-495/I-295, including associated ramps, and Delaware Expressways including RT 1, RT 7, and RT 141. Deck patching may also occur on various bridges within all of North District. Work shall include crack sealing decks, concrete deck repair and other incidental construction in accordance with the location, notes and details shown on the plans and as directed by the Engineer.

COMPLETION TIME

All work on this contract must be complete within $\underline{1,095}$ Calendar Days. It is the Department's intent to issue a Notice to Proceed such that work starts on or about August 30, 2017.

PROSPECTIVE BIDDERS NOTES:

- 1. BIDDERS MUST BE REGISTERED with DelDOT and request a cd of the official plans and specifications in order to submit a bid. Contact DelDOT at dot-ask@state.de.us, or (302) 760-2031. Bids will be received in the Bidder's Room at the Delaware Department of Transportation's Administration Building, 800 Bay Road, Dover, Delaware until 2:00 P.M. local time June 13, 2017 unless changed via addendum.
- 2. QUESTIONS regarding this project are to be e-mailed to <u>dot-ask@state.de.us</u> no less than six business days prior to the bid opening date in order to receive a response. Please include T201707701.01 in the subject line. Responses to inquiries are posted on-line at http://www.bids.delaware.gov.
- 3. THE BID PROPOSAL incorporates a cd containing **Expedite**, **version 5.9a** and its installation file. Bidders are to use the cd provided to enter their bid amounts into the Expedite file. The Expedite bid file must be printed and submitted in paper form along with the cd and other required documents prior to the Bid due date and time.
- 4. SURETY BOND Each proposal must be accompanied by a deposit of either surety bond or security for a sum equal to at least 10% of the bid.
- 5. DRUG TESTING Regulation 4104; The state Office of Management and Budget has developed regulations that require Contractors and Subcontractors to implement a program of mandatory drug testing for Employees who work on Large Public Works Contracts funded all or in part with public funds pursuant to 29 Del.C. §6908(a)(6). Refer to the full requirements by following the below link: http://regulations.delaware.gov/register/september2015/final/19%20DE%20Reg%20207%2009-01-15.htm
 Please note a few of the requirements listed below;
 - * <u>At bid submission</u> submit with the bid a signed affidavit certifying that the Contractor has in place or will implement during the entire term of the contract a Mandatory Drug Testing Program for their Employees that complies with this regulation;
 - * Two business days prior to contract execution The awarded Contractor shall provide to **DelDOT** copies of the Employee Drug Testing Program for the Contractor, and may submit any Subcontractor's Employee Drug Testing Program for approval;

- * <u>Subcontractors</u> Contractors that employ Subcontractors on the job site may do so only after submitting a copy of the Subcontractor's Employee Drug Testing Program along with the standard required subcontractor information. A Subcontractor shall not commence work until **DelDOT** has approved the subcontractor in writing;
- * Testing Report Forms shall be submitted to DelDOT monthly (forms will be provided).
- * Penalties for non-compliance are specified in the regulation.
- 6. NO RETAINAGE will be withheld on this contract.
- 7. EXTERNAL COMPLAINT PROCEDURE can be viewed on DelDOT's Website at; http://www.deldot.gov/information/business/, or you may request a copy by calling (302) 760-2555.
- 8. PLEASE NOTE revisions to 'Equality of Employment Opportunity on Public Works' under General Notices.
- 9. REMINDER; A copy of your firm's Delaware Business License must be submitted with your bid.
- 10. SECTION 106.06 BUY AMERICA Contract Requirement in the Delaware Standard Specifications for Road and Bridge Construction, August, 2001 does not apply to this contract.
- 11. It is anticipated that all work will occur within DelDOT's right of way. Should the need occur to trespass onto railroad property, including the highway-rail crossing; it will be the responsibility of the project manager to contact the railroad chief engineer and obtain written authorization before entering.
- 12. August 2016 Standard Specifications apply to this contract. The Contractor shall make himself aware of any revisions and corrections (Supplemental Specifications, if any) and apply them to the applicable item(s) of this contract. The 2016 Standard Specifications can be viewed here.

13. Flatwork Concrete Technician Certification Training:

Section 501.03, 503.03, 505.03, 610.03, 701.03 and 702.03 of the 2016 Standard Specifications require contractor's to provide an American Concrete Institute (ACI) or National Ready Mix Concrete Association (NRMCA) certified concrete flatwork technician to supervise all finishing of flatwork concrete. Concrete flatwork certification will be effective starting on March 1, 2018.

STATE OF DELAWARE CONSTRUCTION ITEMS UNITS OF MEASURE

English Code	English Description	Multiply By	Metric Code	Metric Description	Suggested CEC Metric Code
ACRE	Acre	0.4047	ha	Hectare	HECTARE
BAG	Bag	N/A	Bag	Bag	BAG
C.F.	Cubic Foot	0.02832	m³	Cubic Meter	M3
C.Y.	Cubic Yard	0.7646	m³	Cubic Meter	M3
EA-DY	Each Day	N/A	EA-DY	Each Day	EA-DY
EA-MO	Each Month	N/A	EA-MO	Each Month	EA-MO
EA/NT	Each Night	N/A	EA-NT	Each Night	EA/NT
EACH	Each	N/A	EA	Each	EACH
GAL	Gallon	3.785	L	Liter	L
HOUR	Hour	N/A	h	Hour	HOUR
INCH	Inch	25.4	mm	Millimeter	MM
L.F.	Linear Foot	0.3048	m	Linear Meter	L.M.
L.S.	Lump Sum	N/A	L.S.	Lump Sum	L.S.
LA-MI	Lane Mile	1.609	LA-km	Lane-Kilometer	LA-KM
LB	Pound	0.4536	kg	Kilogram	KG
MFBM	Thousand Feet of Board Measure	2.3597	m³	Cubic Meter	M3
MGAL	Thousand Gallons	3.785	kL	Kiloliter	KL
MILE	Mile	1.609	km	Kilometer	KM
S.F.	Square Foot	0.0929	m ²	Square Meter	M2
S.Y.	Square Yard	0.8361	m ²	Square Meter	M2
SY-IN	Square Yard-Inch	0.8495	m²-25 mm	Square Meter-25 Millimeter	M2-25 MM
TON	Ton	.9072	t	Metric Ton (1000kg)	TON
N.A.*	Kip	4.448	kN	Kilonewton	N.A.*
N.A.*	Thousand Pounds per Square Inch	6.895	MPa	Megapascal	N.A.*

^{*}Not used for units of measurement for payment.

Contract No. T201707701.01

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GENERAL NOTICES

SPECIFICATIONS:

The specifications entitled "Delaware Standard Specifications, for Road and Bridge Construction, August, 2016", hereinafter referred to as the Standard Specifications, Supplemental Specifications, the Special Provisions, notes on the Plans, this Bid Proposal, and any addenda thereto shall govern the work to be performed under this contract.

CLARIFICATIONS:

Under any Section or Item included in the Contract, the Contractor shall be aware that when requirements, responsibilities, and furnishing of materials are outlined in the details and notes on the Plans and in the paragraphs preceding the "Basis of Payment" paragraph in the Standard Specifications or Special Provisions, no interpretation shall be made that such stipulations are excluded because reiteration is not made in the "Basis of Payment" paragraph.

ATTESTING TO NON-COLLUSION:

The Department requires as a condition precedent to acceptance of bids a sworn statement executed by, or on behalf of, the person, firm, association, or corporation to whom such contract is to be awarded, certifying that such person, firm, association, or corporation has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with such contract. The form for this sworn statement is included in the proposal and must be properly executed in order to have the bid considered.

QUANTITIES:

The quantities shown are for comparison of bids only. The Department may increase or decrease any quantity or quantities without penalty or change in the bid price.

PREFERENCE FOR DELAWARE LABOR:

Delaware Code, Title 29, Chapter 69, Section 6962, Paragraph (d), Subsection (4)b:

"In the construction of all public works for the State or any political subdivision thereof, or by firms contracting with the State or any political subdivision thereof, preference in employment of laborers, workmen or mechanics shall be given to bona fide legal citizens of the State who have established citizenship by residence of at least 90 days in the State. Each public works contract for the construction of public works for the State or any political subdivision thereof shall contain a stipulation that any person, company or corporation who violates this section shall pay a penalty to the Secretary of Finance equal to the amount of compensation paid to any person in violation of this section."

EQUALITY OF EMPLOYMENT OPPORTUNITY ON PUBLIC WORKS:

Delaware Code, Title 29, Chapter 69, Section 6962, Paragraph (d), Subsection (7) states;

a. As a condition of the awarding of any contract for public works financed in whole or in part by State appropriation, such contracts shall include the following provisions:

During the performance of this contract, the contractor agrees as follows:

- 1. The contractor will not discriminate against any employee or applicant for employment because of race, creed, color, sex, sexual orientation, gender identity or national origin. The contractor will take positive steps to ensure that applicants are employed and that employees are treated during employment without regard to their race, creed, color, sex, sexual orientation, gender identity or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places available to employees and applicants for employment notices to be provided by the contracting agency setting forth this nondiscrimination clause.
- 2. The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, creed, color, sex, sexual orientation, gender identity or national origin.
- 3. The contractor will ensure employees receive equal pay for equal work, without regard to sex. Employee pay differential is acceptable if pursuant to a seniority system, a merit system, a system which measures earnings by quantity or quality of production, or if the differential is based on any other factor other than sex.

TAX CLEARANCE:

As payments to each vendor or contractor aggregate \$2,000, the Division of Accounting will report such vendor or contractor to the Division of Revenue, who will then check the vendor or contractor's compliance with tax requirements and take such further action as may be necessary to insure compliance.

LICENSE:

A person desiring to engage in business in this State as a contractor shall obtain a license upon making application to the Division of Revenue.

CONTRACTOR / SUBCONTRACTOR LICENSE: 29 DEL. C. §6967:

- (b) No agency shall accept a proposal for a public works contract unless such contractor has provided a proper and current copy of its occupational and/or business license, as required by Title 30, to such agency.
- (c) Any contractor that enters a public works contract must provide to the agency to which it is contracting, within 30 days of entering such public works contract, copies of all occupational and business licenses of subcontractors and/or independent contractors that will perform work for such public works contract. However, if a subcontractor or independent contractor is hired or contracted more than 20 days after the contractor entered the public works contract the occupational or business license of such subcontractor or independent contractor shall be provided to the agency within 10 days of being contracted or hired.

DIFFERING SITE CONDITIONS,

SUSPENSIONS OF WORK and SIGNIFICANT CHANGES IN THE CHARACTER OF WORK:

<u>Differing site conditions</u>: During the progress of the work, if subsurface or latent physical conditions are encountered at the site differing materially from those indicated in the contract of if unknown physical conditions of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in the work provided for in the contract are encountered at the site, the party discovering such conditions shall promptly notify the other party in writing of the specific differing conditions before they are disturbed and before the affected work is performed.

Upon written notification, the engineer will investigate the conditions, and if he/she determines that the conditions materially differ and cause an increase or decrease in the cost or time required for the performance of any work under the contract, an adjustment, excluding loss of anticipated profits, will be made and the contract modified in writing accordingly. The engineer will notify the contractor of his/her determination whether or not an adjustment of the contract is warranted.

No contract adjustment which results in a benefit to the contractor will be allowed unless the contractor has provided the required written notice.

No contract adjustment will be allowed under their clause for any effects caused on unchanged work.

<u>Suspensions of work ordered by the engineer:</u> If the performance of all or any portion of the work is suspended or delayed by the engineer in writing for an unreasonable period of time (not originally anticipated, customary or inherent to the construction industry) and the contractor believes that additional compensation and/or contract time is due as a result of such suspension or delay, the contractor shall submit to the engineer in writing a request for adjustment within 7 calendar days of receipt of the notice to resume work. The request shall set fourth the reasons and support for such adjustment.

Upon receipt, the engineer will evaluate the contractor's request. If the engineer agrees that the cost and/or time required for the performance of the contract has increased as a result of such suspension and the suspension was caused by conditions beyond the control of and not the fault of the contractor, its suppliers, or subcontractors at any approved tier, and not caused by weather, the engineer will make an adjustment (excluding profit) and modify the contract in writing accordingly. The engineer will notify the contractor of his/her determination whether or not an adjustment of the contract is warranted.

No contract adjustment will be allowed unless the contractor has submitted the request for adjustment within the time prescribed.

No contract adjustment will be allowed under this clause to the extent that performance would have been suspended or delayed by any other cause, or for which an adjustment is provided for or excluded under any other term or condition of this contract.

<u>Significant changes in the character of work:</u> The engineer reserves the right to make, in writing, at any time during the work, such changes in quantities and such alterations in the work as are necessary to satisfactorily complete the project. Such changes in quantities and alterations shall not invalidate the contract nor release the surety, and the contractor agrees to perform the work as altered.

If the alterations or changes in quantities significantly change the character of the work under the contract, whether or not changed by any such different quantities or alterations, an adjustment, excluding loss of anticipated profits, will be made to the contract. The basis for the adjustment shall be agreed upon prior to the performance of the work. If a basis cannot be agreed upon, then an adjustment will be made either for or against the contractor in such amount as the engineer may determine to be fair and equitable.

The term "significant change" shall be construed to apply only to the following circumstances:

- (A) When the character of the work as altered differs materially in kind or nature from that involved or included in the original proposed construction or
- (B) When a major item of work, as defined elsewhere in the contract, is increased in excess of 125 percent or decreased below 75 percent of the original contract quantity. Any allowance for an increase in quantity shall apply only to that portion in excess of 125 percent of original contract item quantity, or in case of a decrease below 75 percent, to the actual amount of work performed.

RIGHT TO AUDIT

The Department shall have the right to audit the books and records of the contractor or any subcontractor under this contract or subcontract to the extent that the books and records relate to the performance of the contract or subcontract. The books and records shall be maintained by the contractor for a period of 3 years from the date of final payment under the prime contract and by the subcontractor for a period of 3 years from the date of final payment under the subcontract (29 Del.C. §6930).

PREVAILING WAGES

Included in this proposal are the minimum wages to be paid various classes of laborers and mechanics as determined by the Department of Labor of the State of Delaware in accordance with Title 29 <u>Del.C.</u> §6960, relating to wages and the regulations implementing that Section.

REQUIREMENT BY DEPARTMENT OF LABOR FOR SWORN PAYROLL INFORMATION

Title 29 Del.C. §6960 stipulates;

- (b) Every contract based upon these specifications shall contain a stipulation that the employer shall pay all mechanics and laborers employed directly upon the site of the work, unconditionally and not less often than once a week and without subsequent deduction or rebate on any account, the full amounts accrued at time of payment, computed at wage rates not less than those stated in the specifications, regardless of any contractual relationship which may be alleged to exist between the employer and such laborers and mechanics. The specifications shall further stipulate that the scale of wages to be paid shall be posted by the employer in a prominent and easily accessible place at the site of the work, and that there may be withheld from the employer so much of accrued payments as may be considered necessary by the Department of Labor to pay to laborers and mechanics employed by the employer the difference between the rates of wages required by the contract to be paid laborers and mechanics on the work and rates of wages received by such laborers and mechanics to be remitted to the Department of Labor for distribution upon resolution of any claims.
- (c) Every contract based upon these specifications shall contain a stipulation that sworn payroll information, as required by the Department of Labor, be furnished weekly. The Department of Labor shall keep and maintain the sworn payroll information for a period of 6 months from the last day of the work week covered by the payroll.

Bidders are specifically directed to note the Department of Labor's prevailing wage regulations implementing §6960 relating to the effective date of the wage rates, at Part VI., Section C., which in relevant part states:

"Public agencies (covered by the provisions of 29 <u>Del.C.</u> §6960) are required to use the rates which are in effect on the date of the publication of specifications for a given project. In the event that a contract is not executed within one hundred twenty (120) days from the date the specifications were published, the rates in effect at the time of the execution of the contract shall be the applicable rates for the project."

Contractor may contact:

Department of Labor, Division of Industrial Affairs, 4425 N. Market Street, Wilmington, DE 19802 Telephone (302) 761-8200.

STATE OF DELAWARE DEPARTMENT OF LABOR DIVISION OF INDUSTRIAL AFFAIRS OFFICE OF LABOR LAW ENFORCEMENT

PHONE: (302) 451-3423

Mailing Address: 225 CORPORATE BOULEVARD SUITE 104 NEWARK, DE 19702 Located at: 225 CORPORATE BOULEVARD SUITE 104 NEWARK, DE 19702

PREVAILING WAGES FOR HIGHWAY CONSTRUCTION EFFECTIVE MARCH 15, 2017

CLASSIFICATION	NEW CASTLE	KENT	SUSSEX
BRICKLAYERS	51.99	51.99	15.17
CARPENTERS	53.48	53.81	42.77
CEMENT FINISHERS	33.91	34.12	27.13
ELECTRICAL LINE WORKERS	23.52	45.39	22.22
ELECTRICIANS	66.85	66.85	66.85
IRON WORKERS	62.35	24.95	26.50
LABORERS	43.30	39.85	39.12
MILLWRIGHTS	16.84	16.34	14.11
PAINTERS	67.07	67.07	67.07
PILEDRIVERS	69.44	24.83	28.17
POWER EQUIPMENT OPERATORS	42.91	41.41	37.92
SHEET METAL WORKERS	23.79	21.23	19.23
TRUCK DRIVERS	35.73	29 51	35.95

CERTIFIED:

BY

DMINOPRATOR, OFFICE OF LABOR LAW ENFORCEMENT

NOTE:

THESE RATES ARE PROMULGATED AND ENFORCED PURSUANT TO THE PREVAILING WAGE REGULATIONS ADOPTED BY THE DEPARTMENT OF LABOR ON APRIL 3, 1992.

CLASSIFICATIONS OF WORKERS ARE DETERMINED BY THE DEPARTMENT OF LABOR. FOR ASSISTANCE IN CLASSIFYING WORKERS, OR FOR A COPY OF THE REGULATIONS OR CLASSIFICATIONS, PHONE (302) 451-3423.

NON-REGISTERED APPRENTICES MUST BE PAID THE MECHANIC'S RATE.

PROJECT: T201707701.01 Deck Patching, North, Interstate, Open End FY18-21, New Castle County

SPECIAL PROVISIONS

401502 - ASPHALT CEMENT COST ADJUSTMENT

For Sections 304, 401, 402, 403, 404, and 405, payments to the Contractor shall be adjusted to reflect increases or decreases in the Delaware Posted Asphalt Cement Price when compared to the Project Asphalt Cement Base Price, as defined in these Special Provisions.

The Delaware Posted Asphalt Cement Price will be issued monthly by the Department and will be the industry posted price for Asphalt Cement, F.O.B. Philadelphia, Pennsylvania. The link for the posting is http://www.deldot.gov/information/business/bids/asphalt_cement_english.shtml.

The Project Asphalt Cement Base Price will be the Delaware Posted Asphalt Cement Price in effect on the date of advertisement.

All deviations of the Delaware Posted Asphalt Cement Price from the Project Asphalt Cement Base Price are eligible for cost adjustment. No minimum increases or decreases or corresponding percentages are required to qualify for cost adjustment.

Actual quantity of asphalt cement qualifying for any Asphalt Cement Cost Adjustment will be computed using the weight of eligible asphalt that is shown on the QA/QC pay sheets as a percentage for the delivered material.

If the mix was not inspected and no QA/QC pay sheet was generated, then the asphalt percentage will be obtained from the job mix formula for that mix ID.

The asphalt percentage eligible for cost adjustment shall only be the virgin asphalt cement added to the mix.

There shall be no separate payment per ton cost of asphalt cement. That cost shall be included in the various unit prices bid per ton for those bid items that contain asphalt cement (mentioned above).

The Asphalt cement cost adjustment will be calculated on grade PG 64-22 asphalt regardless of the actual grade of asphalt used. The Project Asphalt Cement Base Price per ton for the project will be the Delaware Posted Asphalt Cement Price in effect on the date of project advertisement.

If the Contractor exceeds the authorized allotted completion time, the price of asphalt cement on the last authorized allotted work day, shall be the prices used for cost adjustment during the time liquidated damages are assessed. However, if the industry posted price for asphalt cement goes down, the asphalt-cement cost shall be adjusted downward accordingly.

NOTE:

Application of Asphalt Cement Cost Adjustment requirements as indicated above shall apply only to those contracts involving items related to bituminous base and pavements, and with bitumen, having a total of 1,000 tons or more of hot-mix bid quantity in case of Sections 401, 402 and 403; and 15,000 gallons or more in case of Sections 304, 404 and 405.

5/05/15

211500 - TREE REMOVAL, 6" TO 15" DIAMETER 211501 - TREE REMOVAL, GREATER THAN 15" TO 25" DIAMETER 211502 - TREE REMOVAL, GREATER THAN 25" TO 37" DIAMETER 211503 - TREE REMOVAL, GREATER THAN 37" TO 49" DIAMETER 211504 - TREE REMOVAL, GREATER THAN 49" DIAMETER

Description:

This work consists of removing and disposing of trees with a diameter over 6".

Construction Methods:

The appropriate construction methods of Section 201 shall apply to this work. Final determination for removal of trees will be made by the Engineer during the construction operation.

Tree removal shall consist of cutting, bucking, and topping trees, the removal of stumps below the surrounding ground line, and the removal of all portions or remnants of the tree and stump from highway right-of-way and abutting properties. Trees shall be completely removed, including stumps and all roots or as directed by the engineer.

All portions or remnants of the tree shall become the property of the Contractor and shall be removed from the right-of-way and abutting properties at the close of each working day. All stumps, which cannot be removed the same day as cutting, shall be cut flush with the ground prior to the end of work that day. All right-of-way removal sites shall be restored to preconstruction condition, satisfactory to the Engineer, if ground disturbance, such as ruts or sod damage, occurs during removal in areas not to be disturbed by grading operations.

Method of Measurement"

The quantity of trees for removal will be measured as the actual number of trees acceptably removed. The trunk diameter of the tree will be measured at a point 4' - 6" above the ground, and, in the case of multi-trunk trees, the diameter will be measured at the point immediately below the branching split or juncture regardless of the branching height above the ground. The diameter of the tree will be determined from the circumference of the tree as measured above.

Basis of Payment:

The quantity of trees designated for tree removal will be paid for at the Contract unit price per each tree by category, as follows:

6" to 15" Diameter Greater than 15" to 25" Diameter Greater than 25" to 37" Diameter Greater than 37" to 49" Diameter Greater than 49" Diameter

Trees with a diameter of 6" and under will be removed under Section 201. Price and payment will constitute full compensation for removal of designated trees; for restoration of ground disturbance in right-of-way removal sites; and for all labor, equipment, tools, and incidentals required to complete the work.

5/1/17

401699 - QUALITY CONTROL/QUALITY ASSURANCE OF BITUMINOUS CONCRETE

.01 Description

This item shall govern the Quality Assurance Testing for supplying bituminous asphalt plant materials and constructing bituminous asphalt pavements and the calculation for incentives and disincentives for materials and construction. The Engineer will evaluate all materials and construction for acceptance. The procedures for acceptance are described in this Section. Include the costs for all materials, labor, equipment, tools, and incidentals necessary to meet the requirements of this specification in the bid price per ton for the bituminous asphalt. Payment to the Contractor for the bituminous asphalt item(s) will be based on the Contract price per ton and the pay adjustments described in this specification.

.02 Bituminous Concrete Production - Quality Acceptance

(a) Material Production - Tests and Evaluations.

All acceptance tests shall be performed by qualified technicians at qualified laboratories following AASHTO or DelDOT procedures, and shall be evaluated using Quality Level Analysis. The Engineer will conduct acceptance tests. The Engineer will directly base acceptance on the acceptance test results, the asphalt cement quality, the Contractor's QC Plan work, and the comparisons of the acceptance test results to the QC test results. The Engineer may elect to utilize test results of the Contractor in some situations toward judging acceptance.

Supply and capture samples, as directed by the Engineer under the purview of the Engineer from delivery trucks before the trucks leave the production plant. Hand samples to the Engineer to be marked accordingly. The sample shall represent the material produced by the Contractor, and shall be of sufficient size to allow the Engineer to complete all required acceptance tests. The Engineer will direct the Contractor when to capture these samples, on a statistically random, unbiased basis, established before production begins each day based upon the anticipated production tonnage. The captured sample shall be from the Engineer specified delivery truck. The Contractor may visually inspect the specified delivery load during sampling and elect to reject the load. If the contractor elects to reject the specified delivery truck, each subsequent load will be inspected until a visually acceptable load is produced for acceptance testing. All visually rejected loads shall not be sent to a Department project.

The first sample of the production day will be randomly generated by the Engineer between loads 0 and 12 (0-250 tons). Subsequent samples will be randomly generated by the Engineer on 500-ton sub-lots for the production day. Samples not retrieved in accordance with the Contractor's QC plan will be deemed unacceptable and may be a basis for rejection of material produced. Parallel tests or dispute resolution tests will only be performed on material captured at the same time and location as the acceptance test sample. Parallel test samples or Dispute Resolution samples will be created by splitting a large sample or obtaining multiple samples that equally represent the material. The Engineer will perform all splitting and handling of material after it is obtained by the Contractor.

The Contractor may retain dispute resolution samples or perform parallel tests with the Engineer on any acceptance sample.

The Engineer will evaluate and accept the material on a lot basis. All the material within a lot shall have the same JMF (mixture ID). The lot size shall be targeted for 2000 tons or a maximum period of three days, whichever is reached first. If the 2000th ton target lot size is achieved during a production day, the lot size shall extend to the end of that production day. The Contractor may interrupt the production of one JMF in order to produce different material; this type of interruption will not alter the determination of the size or

limits of material represented by a lot. The Engineer will evaluate each lot on a sublot basis. The size for each sublot shall be 100 to 500 tons and testing for the sub lots will be completed on a daily basis. For each sublot, the Engineer will evaluate one sample.

The target size of sub-lots within each lot, except for the first sample of the production day, is equal-sized 500 ton sub lots and will be based upon anticipated production, however, more or fewer sublots, with differing sizes, may result due to the production schedule and conditions. If the actual production is less than anticipated, and it's determined a sample will not be obtained (based upon the anticipated tonnage), a new sample location will be determined on a statistically random, unbiased basis based upon the new actual production. If the actual production is going to be 50 tons or greater over the anticipated sub lot production, a new sample location will be determined on a statistically random, unbiased basis based upon the new actual production. The Engineer will combine the evaluation and test results for all of the applicable sublots in order to evaluate each individual lot.

If the Engineer is present, and the quantity exceeds 25 tons, a statistically random sample will be used for analysis. When the anticipated production is less than 100 tons and greater than 25 tons, and the Engineer is not present, the contractor shall randomly select a sample using the Engineer's random location program. The captured sample shall be placed in a suitable box, marked to the attention of the Engineer, and submitted to the Engineer for testing. A box sample shall also be obtained by the contractor at the same time and will be used as the Dispute Resolution sample if requested by the Engineer. The Contractor shall also obtain one liquid asphalt sample (1 pint) per grade of asphalt used per day and properly label it with all pertinent information.

The Engineer will conduct the following tests in order to characterize the material for the pavement compaction quality and to judge acceptance and the pay adjustment for the material:

- AASHTO T312 Preparing and Determining the Density of Hot Mix Asphalt (HMA) Specimens by Means of the Superpave Gyratory Compactor
- AASHTO T166, Method C (Rapid Method) Bulk Specific Gravity of Compacted Hot Mix Asphalt (HMA) Using Saturated Surface Dry Specimens
- AASHTO T308 Determining the Asphalt Binder Content of Hot Mix Asphalt (HMA) by the Ignition Method
- AASHTO T30 Mechanical Analysis of Extracted Aggregate
- AASHTO T209 Theoretical Maximum Specific Gravity and Density of Hot Mix Asphalt (HMA)
- ASTM D7227 Standard Practice for Rapid Drying of Compacted Asphalt Specimens using Vacuum Drying Apparatus

(b) Pavement Construction - Tests and Evaluations.

The Engineer will directly base acceptance on the compaction acceptance test results, and on the inspection of the construction, the Contractor's QC Plan work, ride smoothness as referenced in the contract documents, lift thickness as referenced in the contract documents, joint quality as referenced in the contract documents, surface texture as referenced in the contract documents, and possibly the comparisons of the acceptance test results to the independent test results. For the compaction acceptance testing, the Engineer will sample the work on a statistically random basis, and will test and evaluate the work based on daily production.

Notify the Engineer of any locations within that road segment that may not be suitable to achieve minimum (93%) compaction due to existing conditions prior to paving the road segment. Schedule and hold a meeting in the field with the Engineer in order to discuss all areas that may potentially be applicable to Table 5a before paving starts. Areas that will be considered for Table 5a will be investigated in accordance

to the method described in Appendix B. If this meeting is not held prior to paving, no areas will be considered for Table 5a. Areas of allowable exemptions that will not be cored include the following: partial-depth patch areas, driveway entrances, paving locations of less than 100 tons, areas around manholes and driveway entrances, and areas of paving that are under 400 feet in continuous total length and/or 5 feet in width.

The exempt areas around manholes will be a maximum of 4 feet transversely on either side from the center of the manhole, and 20 feet longitudinally on either side from the center of the manhole. The exempt areas around driveway entrances shall be the entire width of the driveway, and 3 feet from the edge of the longitudinal joint next to the driveway. Areas of exemption that will be cored for informational purposes only include: areas where the mat thickness is less than three times the nominal maximum aggregate size as directed by the Engineer, violations of Section 401.03 I in the Standard Specifications as directed by the Engineer, and areas shown to contain questionable subgrade properties as proven by substantial yielding under a fully legally loaded truck. Failure to obtain core samples in these areas will result in zero payment for compaction regardless of the exempt status.

The Engineer will evaluate and accept the compaction work on a daily basis. Payment for the compaction will be calculated by using the material production lots as referenced in .02 Acceptance Plan (a) Material Production - B Tests and Evaluation and analyzing the compaction results over the individual days covered in the material production lot. The compaction results will be combined with the material results to obtain a payment for this item.

The minimum size of a compaction lot shall be 100 tons. If the compaction lot is between 101 and 1000 tons, the Engineer shall randomly determine four compaction acceptance test locations. If the compaction lot is between 1001 and 1500 tons, the Engineer shall randomly determine six compaction acceptance test locations. If the compaction lot is between 1501 and 2000 tons, the Engineer shall randomly determine eight compaction acceptance test locations. If the compaction lot is greater than 2000 tons, the Engineer shall randomly determine two compaction acceptance test locations per 500 tons.

If a randomly selected area falls within an Engineer approved exemption area, the Engineer will select one more randomly generated location to be tested per the requirements of this Specification. If that cannot be accomplished, or if an entire location has been declared exempt, the compaction testing shall be performed as per these Specifications but a note will be added to the results that the location was an Engineer approved exempt location.

Testing locations will be a minimum of 1.0 feet from the newly placed longitudinal joint and 50 feet from a new transverse joint.

Cut one six (6) inch diameter core through the full lift depth at the exact location marked by the Engineer. Cores submitted that are not from the location designated by the Engineer will not be tested and will be paid at zero pay.

Notify the Engineer prior to starting paving operations with approximate tonnage to be placed. The Contractor is then responsible for notifying the appropriate Engineer test personnel within 12 hours of material placement. The Engineer will mark core locations within 24 hours of notification. After determination of locations, the Contractor shall complete testing within two operational days of the locations being marked. If the cores are not cut within two operational days, the area in question will be paid at zero pay for compaction testing.

Provide any traffic control required for the structural number investigation, sampling, and testing work at no additional cost to the Department.

Commence coring of the pavement after the pavement has cooled to a temperature of 140°F or less. Cut each core with care in order to prevent damaging the core. Damaged cores will not be tested. Label each core with contract number, date of construction, and number XX of XX upon removal from the roadway Place cores in a 6-inch diameter plastic concrete cylinder mold or approved substitute for protection. Separate cores in the same cylinder mold with paper. Attach a completed QC test record for the represented area with the corresponding cores. The Engineer will also complete a test record for areas tested for the QA report and provide to Materials & Research. Deliver the cores to the Engineer for testing, processing, and report distribution at the end of each production day.

Repair core holes per Appendix A, Repairing Core Holes in Bituminous Asphalt Pavements. Core holes shall be filled immediately. Failure to repair core holes at the time of coring will result in zero pay for compaction testing for the area in question.

The Engineer will conduct the following tests on the applicable portion of the cores in order to evaluate their quality:

- AASHTO T166, Method C (Rapid Method) Bulk Specific Gravity of Compacted Hot Mix Asphalt (HMA) Using Saturated Surface Dry Specimens
- AASHTO T209 Theoretical Maximum Specific Gravity and Density of Hot Mix Asphalt
- ASTM D7227 Standard Practice for Rapid Drying of Compacted Asphalt Specimens using Vacuum Drying Apparatus

The Engineer will use the average of the last five test values of the same JMF (mixture ID) material at the production plant in order to calculate the average theoretical maximum specific gravity of the cores. The average will be based on the production days test results and as many test results needed from previous days production to have an average of five samples. If there are less than five values available, the Engineer will use the JMF design value in addition to the available values to calculate the average theoretical maximum specific gravity.

.03 Payment and Pay Adjustment Factors.

The Engineer will determine pay adjustments for the bituminous asphalt item(s) in accordance with this specification. The Engineer will determine a pay adjustment factor for the material produced and a pay adjustment factor for the pavement construction. Pay adjustments for material and construction will be calculated independently. When the pay adjustment calculation for either material or construction falls to zero payment per tables 4, 5, or 5a, the maximum pay adjustment for the other factor will not exceed 100.

Pay Adjustment factors will only be calculated on in place material. Removed material will not be used in payment adjustment calculations.

Material Production Pay Adjustments will be calculated based upon 70% of the contract unit price and calculated according to section .03(a) of this specification. Pavement construction Pay Adjustments will be calculated based upon 30% of the contract unit price and calculated according to section .03(b) of this specification.

(a) Material Production - Pay Adjustment.

Calculate the material pay adjustment by evaluating the production material based on the following parameters:

Table 2 - Material Parameter Weight Factors				
Material Parameter	Single Test Tolerance (+/-)	Weight Factor		
Asphalt Content	0.4	0.30		
#8 Sieve (>=19.0 mm)	7.0	0.30		
#8 Sieve (<=12.5 mm)	5.0	0.30		
#200 Sieve (0.075mm Sieve)	2.0	0.30		
Air Voids (4.0% Target)	2.0	0.10		

Using the JMF target value, the single test tolerance (from Table 2), and the test values, the Engineer will use the following steps to determine the material pay adjustment factor for each lot of material:

- 1. For each parameter, calculate the mean value and the standard deviation of the test values for the lot to the nearest 0.1 unit.
- 2. For each parameter, calculate the Upper Quality Index (QU): QU = ((JMF target) + (single test tolerance) (mean value)) / (standard deviation).
- 3. For each parameter, calculate the Lower Quality Index (QL): QL = ((mean value) (JMF target) + (single test tolerance)) / (standard deviation).
- 4. For each parameter, locate the values for the Upper Payment Limit (PU) and the Lower Payment Limit (PL) from Table 3 Quality Level Analysis by the Standard Deviation Method. (Use the column for "n" representing the number of sublots in the lot. Use the closest value on the table when the exact value is not listed).
- 5. Calculate the PWL for each parameter from the values located in the previous step: PWL = PU + PL 100.
- 6. Calculate each parameter's contribution to the payment adjustment by multiplying its PWL by the weight factor shown in Table 2 for that parameter.
- 7. Add the calculated adjustments of all the parameters together to determine the Composite PWL for the lot.
- 8. From Table 4, locate the value of the Pay Adjustment Factor corresponding to the calculated PWL. When all properties of a single test are within the single test tolerance of Table 2, Pay Adjustment factors shall be determined by Column B. When any property of a single test is outside of the Single Test Tolerance parameters defined in Table 2, the Material Pay Adjustment factor shall be determined by Column C.
- 9. For each lot, determine the final material price adjustment:

Final Material Pay Adjustment =

(Lot Quantity) x (Item Bid Price) x (Pay Adjustment Factor) x 70%. This final pay calculation will be paid to the cent.

In lieu of being assessed a pay adjustment penalty, the Contractor may choose to remove and replace the material at no additional cost to the Department. When the PWL of any material parameter in Table 2 is below 60, the Engineer may require the removal and replacement of the material at no additional cost to the Department. Test results on removed material shall not be used in calculation of future PWL calculations for Mixture ID.

The test results from the Engineer on production that is less than 100 tons will be combined with the two most recently completed Engineer tests with the same Mixture ID to calculate payment for the lot

encompassing the single test. If that cannot be accomplished, the approved JMF will be used to calculate payment for the lot encompassing the single test. Payment for previously closed lots will not be affected by the analysis.

When a sample is outside of the allowable single test tolerance for any Materials criteria in Table 2, that sample will be isolated. For payment purposes, the test result of the out of acceptable tolerance sample will be combined with the two previous acceptable samples of the same JMF and analyzed per this specification. The material that is considered out of the acceptable tolerance will only include the material within the represented sub-lot (i.e., a maximum of 500 tons). If the previous acceptable test result is from the previous production day, only the material produced on the second production day will be considered out of tolerance. All future sub lots will not include the isolated test. The pay factors for the out of tolerance sample lot will be calculated using column C of Table 4.

If, during production, a QA sample test result does not meet the acceptable tolerances and the Contractors QC sample duplicates the QA sample test result, the Contractor can make an appropriate change to the mixture (within the JMF boundaries), and request to have that sample further isolated. After the Contractor has made appropriate changes, the Contractor will visually inspect each produced load. The first visually acceptable load will be sampled and tested. If that sample test result shows compliance with the specifications, the material that is considered out of the acceptable tolerance will include the material from the previous acceptable test result to the third load after the initially sampled and tested sample. If the sample does not meet the specification requirements, the Engineer will no longer accept material. Production may resume when changes have been made and an acceptable sample and test result is obtained.

Tab	Table 3 - Quality Level Analysis by the Standard Deviation Method						
PU or PL	QU and QL for "n" Samples						
T C OI I E	n = 3	n = 4	n = 5	n = 6	n = 7	n = 8	n = 9
100	1.16	1.50	1.79	2.03	2.23	2.39	2.53
99	-	1.47	1.67	1.80	1.89	1.95	2.00
98	1.15	1.44	1.60	1.70	1.76	1.81	1.84
97	-	1.41	1.54	1.62	1.67	1.70	1.72
96	1.14	1.38	1.49	1.55	1.59	1.61	1.63
95	-	1.35	1.44	1.49	1.52	1.54	1.55
94	1.13	1.32	1.39	1.43	1.46	1.47	1.48
93	-	1.29	1.35	1.38	1.40	1.41	1.42
92	1.12	1.26	1.31	1.33	1.35	1.36	1.36
91	1.11	1.23	1.27	1.29	1.30	1.30	1.31
90	1.10	1.20	1.23	1.24	1.25	1.25	1.26
89	1.09	1.17	1.19	1.20	1.20	1.21	1.21
88	1.07	1.14	1.15	1.16	1.16	1.16	1.17
87	1.06	1.11	1.12	1.12	1.12	1.12	1.12
86	1.04	1.08	1.08	1.08	1.08	1.08	1.08
85	1.03	1.05	1.05	1.04	1.04	1.04	1.04
84	1.01	1.02	1.01	1.01	1.00	1.00	1.00
83	1.00	0.99	0.98	0.97	0.97	0.96	0.96
82	0.97	0.96	0.95	0.94	0.93	0.93	0.93

81	0.96	0.93	0.91	0.90	0.90	0.89	0.89
80	0.93	0.90	0.88	0.87	0.86	0.86	0.86
79	0.91	0.87	0.85	0.84	0.83	0.82	0.82
78	0.89	0.84	0.82	0.80	0.80	0.79	0.79
77	0.87	0.81	0.78	0.77	0.76	0.76	0.76
76	0.84	0.78	0.75	0.74	0.73	0.73	0.72
75	0.82	0.75	0.72	0.71	0.70	0.70	0.69
74	0.79	0.72	0.69	0.68	0.67	0.66	0.66
73	0.75	0.69	0.66	0.65	0.64	0.63	0.63
72	0.74	0.66	0.63	0.62	0.61	0.60	0.60
71	0.71	0.63	0.60	0.59	0.58	0.57	0.57
70	0.68	0.60	0.57	0.56	0.55	0.55	0.54
69	0.65	0.57	0.54	0.53	0.52	0.52	0.51
68	0.62	0.54	0.51	0.50	0.49	0.49	0.48
67	0.59	0.51	0.47	0.47	0.46	0.46	0.46
66	0.56	0.48	0.45	0.44	0.44	0.43	0.43
65	0.52	0.45	0.43	0.41	0.41	0.40	0.40
64	0.49	0.42	0.40	0.39	0.38	0.38	0.37
63	0.46	0.39	0.37	0.36	0.35	0.35	0.35
62	0.43	0.36	0.34	0.33	0.32	0.32	0.32

Table 3 - Quality Level Analysis by the Standard Deviation Method							
PU or PL			QU an	d QL for "n"	Samples		
FUOLITE	n = 3	n = 4	n = 5	n = 6	n = 7	n = 8	n = 9
61	0.39	0.33	0.31	0.30	0.30	0.29	0.29
60	0.36	0.30	0.28	0.27	0.27	0.27	0.26
59	0.32	0.27	0.25	0.25	0.24	0.24	0.24

Table 4 - PWL Pay Adjustment Factors				
PWL	Pay Adjustment Factor (%) Column B	Pay Adjustment Factor (%) Column C		
100	+5	0		
99	+4	-1		
98	+3	-2		
97	+2	-3		
96	+1	-4		
95	0	-5		
94	-1	-6		

93	-2	-7
92	-3	-8
91	-4	-9
PWL<91	PWL - 100	PWL - 100

(b) Pavement Construction - Pay Adjustments.

The Engineer will determine the pavement construction pay adjustment by evaluating the construction of the pavement, based on the following parameter:

- Degree of compaction of the in-place material

Using the test values for the cores, the Engineer will use the following steps to determine the pavement construction pay adjustment for each lot of work.

- 1. Calculate the core bulk specific gravity values from the sublot tests values, to the nearest 0.001 unit. Obtain the Theoretical maximum Specific Gravity values from the corresponding laboratory sublot tests.
- 2. Calculate the Degree of Compaction:

Degree of Compaction =

((Core Bulk Specific Gravity) / (Theoretical Maximum Specific Gravity)) x 100% recorded to the nearest 0.1%.

- 3. The average compaction for the sublots shall be averaged together for the compaction level of the lot. The lots compaction test level shall be averaged and recorded to the nearest whole percent.
- 4. Locate the value of the Payment Adjustment Factor corresponding to the calculated degree of compaction from Table 5 or Table 5a.
- 5. Determine the pavement construction price adjustment by using the following formula:

 Construction Pay adjustment = (Lot Quantity) x (Bid Price) x (Pay Adjustment Factor) x 30%.

Table 5: Compaction Price Adjustment Highway Locations				
Degree of Compaction (%)	Range	Pay Adjustment Factor (%)		
>= 97.0	>= 96.75	-100*		
96.5	96.26 – 96.74	-5		
96.0	95.75 – 96.25	-3		
95.5	95.26 – 95.74	-2		
95.0	94.75 – 95.25	0		
94.5	94.26 – 94.74	0		

94.0	93.75 – 94.25	1
93.5	93.26 – 93.74	3
93.0	92.75 – 93.25	5
92.5	92.26 – 92.74	3
92.0	91.75 – 92.25	0
91.5	91.26 – 91.74	0
91.0	90.75 – 91.25	-5
90.5	90.26 – 90.74	-15
90.0	89.75 – 90.25	-20
89.5	89.26 – 89.74	-25
89.0	88.75 – 89.25	-30
88.5	88.26 - 88.74	-50
=<88.0	=<88.25	-100*

^{*} or remove and replace it at Engineer's discretion

Table 5A: Compaction Price Adjustment Other ¹ Locations				
Degree of Compaction	Range	Pay Adjustment Factor (%)		
>= 97.0	>= 96.75	-100*		
96.5	96.26 – 96.74	-5		
96.0	95.75 – 96.25	-3		
95.5	95.26 – 95.74	-2		
95.0	94.75 – 95.25	0		
94.5	94.26 – 94.74	0		
94.0	93.75 – 94.25	0		
93.5	93.26 – 93.74	1		
93.0	92.75 – 93.25	3		
92.5	92.26 – 92.74	1		
92.0	91.75 – 92.25	0		
91.5	91.26 – 91.74	0		
91.0	90.75 – 91.25	0		
90.5	90.26 – 90.74	0		
90.0	89.75 – 90.25	0		
89.5	89.26 – 89.74	0		
89.0	88.75 – 89.25	-1		

88.5	88.26 – 88.74	-3
88.0	87.75 – 88.25	-5
87.5	87.26 – 87.74	-10
87.0	86.75 – 87.25	-15
86.5	86.26 – 86.74	-20
86.0	85.75 – 86.25	-25
85.5	85.26 – 85.74	-30
85.0	84.75 – 85.25	-40
84.5	84.26 – 84.74	-50
=< 84.0	=<84.25	-100*

^{*} or remove and replace at Engineer's discretion

.04 Dispute Resolution.

Disputes or questions about any test result shall be brought to the attention of the Contractor and the Engineer within two operational days of reported test results. The following dispute resolution procedures will be used.

The Engineer and the Contractor will review the sample quality, the test method, the laboratory equipment, and the laboratory technician. If these factors are not the cause of the dispute, a third party dispute resolution will be used.

Third party resolution testing can be performed at either another Contractor's laboratory, the Engineer's laboratory, or an independent accredited laboratory. Unless otherwise mutually agreed upon by DAPA and the Engineer, the Engineer's qualified laboratory in Dover and qualified personnel shall conduct the necessary testing for third party Dispute Resolution after the Engineer has provided reasonable notice to allow the Contractor to witness this testing.

When disputes over production testing occur, the samples used for Dispute Resolution testing will be those samples the properly captured, labeled, and stored, as described in the second paragraph of the section of these specifications titled **.02 Acceptance Plan**, (a) Material Production - Tests and Evaluations. If no samples are available, the original testing results will be used for payment calculations.

Dispute Resolution samples for air void content will be heated by a microwave oven.

¹ This chart is to be used for areas where the structural value of the area to be paved is less than 1.75 as determined by the Engineer. See Appendix B - Method for Obtaining Cores for Determination of Roadway Structure. This chart is applicable to rehabilitation work only; full depth construction will not be considered for Table 5a.

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If there is a discrepancy between the Engineer's acceptance test result and the Contractor's test result, the Contractor may ask for the Dispute Resolution sample to be tested. The Contractor may request up to two dispute resolution samples be tested per calendar year without charge. Any additional Dispute Resolution samples run at the Contractors request where the results substantiate the acceptance test result will be assessed a fee of \$125. Any additional Dispute Resolution samples that substantiate the Contractors test result will not be assessed the fee.

When disputes over compaction core test results occur, the Engineer's acceptance core will be used for the dispute resolution sample. The Contractor will be advised on when the testing will occur as referenced above to witness the testing. The results of the dispute resolution testing shall replace all of the applicable disputed test results for payment purposes.

Appendix A - Repairing Core Holes in Bituminous Asphalt Pavement

Description.

This appendix describes the procedure required to repair core holes in a bituminous concrete pavement.

Materials and Equipment.

The following material shall be available to complete this work:

Patch Material - DelDOT approved High Performance Cold Patch material shall be used.

The following equipment shall be available to complete this work:

- Sponge or other absorbent material Used to extract water from the hole.
- Compaction Hammer mechanical (electrical, pneumatic, or gasoline driven) tamping device with a flat, circular tamping face smaller than 6 inches in diameter.

Construction Method.

After core removal from the hole, remove all excess water from within the hole, and prevent water from re-entering the hole.

Place the patch material in lifts no greater than 3 inches and compact with mechanical tamping device. If the hole is deeper than 3 inches, use two lifts of approximately equal depths so that optimum compaction is achieved. Make sure that the patch surface matches the grade of the existing roadway. Make every effort to achieve the greatest possible compaction

Performance Requirements.

The Engineer will judge the patch on the following basis:

- The patch shall be well compacted
- The patch surface shall match the grade of the surrounding roadway surface.

Basis of Payment.

No measurement or payment will be made for the patching work. The Contractor must gain the Engineer's acceptance of the patching work before the Engineer will accept the material represented by the core.

Appendix B - Method for Obtaining Cores for Determination of Roadway Structure

The Contractor is responsible for obtaining cores in areas that they propose are eligible for compaction price adjustments according to Table 5a in this specification. Table 5a is not applicable for new full-depth pavement box construction. Cores submitted for this process shall be obtained according to the following process.

- 1. Contact Materials & Research (M&R) personnel to determine if information about the area is already available. If M&R has already obtained cores in the location that is being investigated, the contractor may opt to use the laboratory information for the investigation and not core the area on their own.
- 2. If M&R does not have information concerning the section of the roadway, the contractor needs to contact M&R to arrange for verification of coring operations. Arrangements shall be made to allow for an individual from M&R to be on the site when the cores are obtained. Cores will be turned over to M&R for evaluation.
- 3. The Contractor is responsible for providing all traffic control and repairing core holes in accordance to 401699 Appendix A Repairing Core Holes in Bituminous Asphalt Pavements.
- 4. Cores are to be taken throughout the entire project for the area in question. Cores will be spaced, from the start of the project in increments determined based on field and project specifics. Cores will be evenly distributed throughout the project location. The cores will be taken in the center of the lane in question.
- 5. Additional cores may be taken at other locations, if surface conditions indicate that there may be a substantial difference in the underlying section. The location of these cores should be documented and submitted to M&R.
- 6. Cores shall be full depth and include underlying materials. If there is a stone base included in the pavement section, at a minimum 1 core must have information concerning the thickness of the base. This is determined by augering to the subgrade surface.
- 7. The calculations used to determine the structural capacity of the roadway is as follows. If the contractor finds, upon starting the coring process, that the areas are of greater thickness than applicable to Table 5a, they may terminate the coring process on their own and retract the request.

Structural Number Calculations

Each pavement box material is assigned a structural coefficient based upon AASHTO design guides. The structural coefficient is used to determine the total strength of the pavement section.

Materials used in older pavement sections are assigned lower structural coefficients to compensate for aging of the materials. The coefficients used to determine the structural number of an existing pavement are:

Existing Material	Structural Coefficient
HMA	0.32
Asphalt Treated Base	0.26
Soil Cement	0.16
Surface Treatment (Tar & Chip)	0.10
GABC	0.14
Concrete	0 - 0.7*

* The Structural Coefficient of Concrete is dependent upon the condition of the concrete. Compressive strengths & ASR analysis are used to determine condition - contact the Engineer if this situation arises.

Newly placed materials use a different set of structural coefficients. They are as follows:

New Material	Structural Coefficient
HMA	0.40
Asphalt Treated Base (BCBC)	0.32
Soil Cement	0.20
GABC	0.14

Example:

Location includes placement of a 1.25" Type C overlay on 2.25" Type B. Existing roadway is cored and is shown to consist of 2" HMA on 7" GABC.

Calculation:

For the Type B lift the calculation would be:

Existing HMA	2 * 0.32 =	0.64
GABC	7 * 0.14 =	0.98
		1.62

For the Type C lift the calculation would be:

Newly Placed B	2.25 * 0.4 =	0.90
Existing HMA	2 * 0.32 =	0.64
GABC	7* 0.14 =	0.98
		2.52

10/5/16

624500 - JOINT REPAIR WITH ELASTOMERIC CONCRETE, 2"

Description:

This work consists of furnishing of all materials and necessary labor to remove a portion of the existing elastomeric concrete joint system, repair the existing deck spalls in the vicinity of the joint, clean the existing joint armor, anchorage and extrusions, reset the joint armor and anchorage using elastomeric concrete, paint the exposed joint armor surfaces and install a new neoprene strip as specified in the details, in accordance with these Special Provisions and as directed by the Engineer.

Materials:

Steel members of the types, size and configurations shown on the plans shall conform to AASHTO M 270M Grade 36 or 50W (AASHTO M 270M Grade 250 or 345W), unless specified otherwise on the details. All steel of the joint system shall have fusion bonded epoxy coating with thickness of 12±2" (300±50 mm), and all screws shall be stainless steel ASTM F-738 Type 304.

The elastomeric material shall be 100% virgin Polychloroprene (Neoprene). The strip seal shall be an extruded neoprene material meeting the requirements of ASTM D2628 modified to omit the recovery test. The elastomeric material shall have the following physical properties as determined by applicable ASTM tests:

ASTM Standard	Physical Properties	Performance Requirements
D2240 (Modified)	Hardness Durometer (Type A)	60 <u>+</u> 7 points
D412	Tensile Strength Ultimate Elongation	2000 psi (13.8 MPa), min. 250%, min.
D395 (Method B)	Compressive Set 70 hr. @ 212°F (100°C)	40%, max.
D573	Heat Resistance (oven aging) [70 hrs. @ 212°F (100°C)] Change in durometer max. hardness Change in tensile strength Change in ultimate elongation	0 to +10 points, -20%, max. -20%, max.
D1630	Abrasion Resistance	Index of 200 or greater Permissible
D1149	Ozone Resistance 20 percent strain, 300 pphm in air, 70h @ 140°F (60°C) (wiped with tolune to remove surface contamination)	No cracks

Contract No. T201707701.01

D471 Oil Swell, ASTM Oil #3 45%, max.

70 h @ 212°F (100°C),

Weight Change

ASTM Physical Performance Standard Properties Requirements

D2240 Low Temperature +15 points

Stiffening Durometer

max. 7 days @ 14°F (-10°C) (Type A)

Use elastomeric concrete that shows over five (5) years and over 2000 linear feet of successful field application in comparable traffic situations. Elastomeric concrete shall be WABOCRETE II as manufactured by Watson-Bowman & Acme Corporation, 95 Pineview Drive, Amherst, NY 14120, telephone 1-716-691-7566, or DELCRETE as manufactured by D. S. Brown, 300 East Cherry Street, North Baltimore, Ohio 45872, telephone 1-419-257-3561, or an approved equal.

Use a Department approved bonding agent between the existing deck concrete and the elastomeric concrete.

Construction Methods:

The existing joint shall be removed as shown in the provided details. Removal and disposal of all elastomeric concrete material shall be in accordance with Section 211 of the Standard Specifications. Removal and disposal of any steel material shall be in accordance with Section 615 of the Standard Specifications. The existing joint armor, anchorage and extrusion shall be removed by torch cutting.

The steel joint armor shall be blast cleaned to remove all rust, dirt, oil and debris. If the existing joint armor, anchorage or extrusion is damaged during the removal process, a new joint armor assembly shall be provided at no additional cost to the Department.

Deck spall repair required prior to joint reconstruction shall be performed in accordance with the Contract General Notes.

All welding and steel cutting work shall conform to the applicable requirements of Subsection 615.03 of the Standard Specifications. All exposed steel shall be painted per Subsection 616 of the Standard Specifications.

All concrete surfaces to receive elastomeric concrete shall be free from dirt, oil, rust and any other loose foreign debris which may be detrimental to effective bonding. Apply a bonding agent to all existing concrete surfaces that will receive elastomeric concrete. Spalls and cracks shall be repaired with Acme Elastomeric Concrete, Ceva-Crete patch mortar or approved equal to form clean joint opening with sharp edges.

Installation of the joint system including armor, strip seal, steel extrusion and application of adhesives and elastomeric concrete, shall be in accordance with the manufacturer's written recommendations and instructions and as specified herein. Special tools for insertion of seals shall be provided by the manufacturer as may be required. The Contractor shall verify the joint opening and anticipated movement prior to ordering the strip seal. The Contractor shall make arrangements for a technical representative of the manufacturer to be at the project site for advice and inspection during construction of strip seals to ensure satisfactory installation.

Welding shall conform to all applicable requirements of ANSI/AASHTO/AWS D1.5-2002. including qualification of welders. For new joint armor, welds at mitered joints in steel extrusions, between steel extrusions and plates and between studs and plates shall be tested by magnetic particle test methods by a testing laboratory approved by the State. The Contractor shall submit the laboratory's inspection to the Engineer. All field welds will be visually inspected by the Engineer. Where, in the opinion of the Engineer, welds are defective, they shall be rewelded or repaired in a manner acceptable to the Engineer.

The installation procedure as described herein shall be adhered to unless modified by the Engineer.

The opening of the joint shall be set at the width required for the seal at a temperature of 68°F (20°C).

The existing joint assembly or new prefabricated joint assembly shall be positioned and attached to the structure by anchorages. Width adjustments shall be made at the discretion of the Engineer and manufacturer's representative.

The prefabricated joint shall be reset normal to the grade of the existing deck.

Method of Measurement:

The quantity of joints repaired with elastomeric concrete will be measured in linear feet along the centerline of the joint.

Basis of Payment:

The quantity of joints repaired with elastomeric concrete will be paid for at the Contract price per linear foot. Price and payment will constitute full compensation for, furnishing, and installing all materials, labor, equipment and all else necessary therefore and incidental thereto.

4/4/17



STATE OF DELAWARE

DEPARTMENT OF TRANSPORTATION

800 BAY ROAD
P.O. BOX 778
DOVER, DELAWARE 19903

JENNIFER COHAN SECRETARY

April 4, 2017

ENVIRONMENTAL REQUIREMENTS

FOR State Contract No. T201707701 Federal Aid No.: N/A

Contract Title: Deck Patching, North, Interstate, Open End, FY18-21

Due to the nature of the proposed construction activities, permits are not required for this project. However, the following construction requirements <u>and</u> special provisions have been developed to minimize and mitigate impact to the surrounding environs. These requirements by DelDOT, not specified within the contract, are listed below. These requirements are the responsibility of the contractor and are subject to risk of shut down at the contractor's expense if not followed.

GENERAL REQUIREMENTS:

- 1. All construction debris, excavated material, brush, rocks, and refuse incidental to such work shall be placed either on shore above the influence of flood waters or on some suitable dumping ground.
- 2. That effort shall be made to keep construction debris from entering adjacent waterways or wetlands. Any debris that enters those areas shall be removed <u>immediately</u>.
- 3. The disposal of trees, brush, and other debris in any stream corridor, wetland, surface water, or drainage area is prohibited.
- 4. DelDOT Environmental Studies Section must be notified ((302)760-2264) if there are any changes to the project methods, footprint, materials, or designs, to allow the Department to coordinate with the appropriate resource agencies (COE, DNREC, and SHPO), for approval.



BID PROPOSAL FORMS

CONTRACT <u>T201707701.01</u>

UNLESS OTHERWISE DIRECTED, SUBMIT ALL FOLLOWING PAGES TO:

DEPARTMENT OF TRANSPORTATION BIDDERS ROOM (B1.11.01) 800 BAY ROAD DOVER, DELAWARE 19901

Identify the following on the outside of the sealed envelope:

- Contract Number T201707701.01

- Name of Contractor

DATE:

DELAWARE DEPARTMENT OF TRANSPORTATION

SCHEDULE OF ITEMS

CONTRACT ID: T201707701.01 PROJECT(S): T201707701

INE	ITEM DESCRIPTION	APP	ROX.	UNIT PRICE		TNUC
NO	DESCRIPTION			DOLLARS CTS		CTS
CTI	ON 0001 DECK PATCHING IT	EMS				
	211500 TREE REMOVAL, 6" TO 15" DIAMETER	 EACH	2.000			
020	21 <mark>15</mark> 01 TREE REMOVAL, GREATER THAN 15" TO 25" DIAMETER	 EACH	2.000			
030	211502 TREE REMOVAL, GREATER THAN 25" TO 37" DIAMETER	 EACH	2.000			
040	2115 <mark>03 TREE REMOVAL,</mark> GREATER THAN 37" TO 49" DIAMETER	 EACH	2.000			
050	211504 TREE REMOVAL, GREATER THAN 49" DIAMETER	 EACH	2.000	 - 		
	401029 SUPERPAVE TYPE C, PG 64-22, PATCHING 	 TON	25.000			
	40103 <mark>0 SUPERPAVE TYPE B,</mark> PG 64-22, PATCHING 	 TON	25.000			
080	610000 PORTLAND CEMENT CONCRETE MASONRY, CLASS A	 CY	150.000	 	 	_ _
	624009 ASPHALTIC PLUG JOINT	 LF	300.000	 		

DATE:

DELAWARE DEPARTMENT OF TRANSPORTATION

SCHEDULE OF ITEMS

CONTRACT ID: T201707701.01 PROJECT(S): T201707701

CONTRA	CTOR :				
LINE NO	ITEM DESCRIPTION				
	624010 SILICONE JOINT SEAL, 1"	. <u>-</u>	1000.000	DOLLARS CTS	DOLLARS CTS
	624011 SILICONE JOINT SEAL, 2"	 LF	800.000 		B
	62 <mark>40</mark> 12 SILICONE JOINT SEAL, 3"	 LF	200.000		
	624500 JOINT REPAIR WITH ELASTOMERIC CONCRETE 2"				
0140	628011 CRACK SEALING BRIDGE DECKS, APPROACH SLABS, SIDEWALKS, ETC				リド
	628040 SHALLOW SPALL REPAIR	 CF	2000.000 2000		
0160 	628041 DEEP SPALL REPAIR	 CF	2500.000 		
	6280 <mark>42 REHABI</mark> LITATION OF P.C.C. MASONRY	 CY	25.000 	II \ \	
	628051 DECK REPAIR, 1" TO 3" DEPTH	 SF	 1000.000 		
	628052 DECK REPAIR, 3" TO < FULL DEPTH	 SF	 5000.000 		

DATE:

DELAWARE DEPARTMENT OF TRANSPORTATION

SCHEDULE OF ITEMS

CONTRACT ID: T201707701.01

PROJECT(S): T201707701

LINE	ITEM DESCRIPTION	A	PPROX.	UNIT P	RICE	BID AMOUNT	
NO	DESCRIPTION 	AN	D UNITS	DOLLARS	CTS	DOLLARS	CTS
	628053 DECK REPAIR, FULL DEPTH 	 SF	500.000	 			
0210		 SYIN	400.000				
0220	760013 PAVEMENT MILLING, PORTLAND CEMENT CONCRETE PAVEMENT		2000.000				
0230	762001 SAW CUTTING, CONCRETE, FULL DEPTH	 LF	3000.000				
	7630 <mark>00 INITIAL</mark> EXPENSE/DE-MOBILIZATION	 LUMP		 LUMP 			
	801000 MAINTENANCE OF TRAFFIC	 LUMP 		 LUMP	 	 	
 0260 			600.000				
0270	80300 <mark>1 FURNISH AN</mark> D MAINTAIN PORTABLE CHANGEABLE MESSAGE SIGN	 EADY	400.000				J
0280	804001 FURNISH AND MAINTAIN PORTABLE LIGHT ASSEMBLY (FLOOD LIGHTS)		300.000	 	 	 	
0290	805001 PLASTIC DRUMS 	 EADY	55000.000	 	 	 	

DELAWARE DEPARTMENT OF TRANSPORTATION

PAGE: SCHEDULE OF ITEMS DATE:

CONTRACT ID: T201707701.01 PROJECT(S): T201707701

CONTRA	ACTOR :				
LINE NO	ITEM DESCRIPTION	QUA			I .
	 	ANI	O UNITS	DOLLARS CTS	DOLLARS CTS
0300	806001 TRAFFIC OFFICERS 	 HOUR	1500.000	75.00000	 112500.0
0310	807001 FURNISH AND INSTALL TEMPORARY PCC SAFETY BARRIER, UNPINNED	 LF 	1000.000		B
0320	807003 FURNISH AND INSTALL TEMPORARY PCC SAFETY BARRIER, PINNED IN CONCRETE		500.000 		
	807004 RELOCATE TEMP PCC SAFTEY BARRIER, UNPINNED 		1000.000		
0340	807006 RELOCATE TEMPORARY PCC SAFETY BARRIER, PINNED IN CONCRETE	 LF 	500.000		
0350	807007 REFLECTOR PANELS 	 EACH	1000.000	INI	
0360	807009 REMOVE TEMPORARY P.C.C. SAFETY BARRIER, UNPINNED	 LF	500.000		
0370	807010 REMOVE TEMPORARY P.C.C. SAFETY BARRIER, PINNED IN BITUMINOUS PAVEMENT	 LF 	50.000 50.000		
	808002 FURNISH AND MAINTAIN TRUCK MOUNTED ATTENUATOR, TYPE II	 EADY	 500.000		

DATE:

DELAWARE DEPARTMENT OF TRANSPORTATION

SCHEDULE OF ITEMS

CONTRACT ID: T201707701.01

PROJECT(S): T201707701

CONTRA	ACTOR :			
LINE NO	ITEM DESCRIPTION			BID AMOUNT S DOLLARS CTS
	809001 INSTALL TEMPORARY IMPACT ATTENUATOR		000	
0400	809005 FURNISH TEMPORARY IMPACT ATTENUATOR - NON-GATING, REDIRECTIVE, TEST LEVEL 3	5.	000	B
0410	809006 RELOCATE TEMPORARY IMPACT ATTENUATOR	 5.	000	
		5000.	000	
	813001 TEMPORARY BARRICADES, TYPE III	 5000.	000	
	817003 TEMPORARY MARKINGS, PAINT, 4"	 15000.	000	
	817009 TEMPORARY MARKINGS, TAPE, 4"	3000.	000	
0460	817013 PERMANENT PAVEMENT STRIPING, EPOXY RESIN PAINT, WHITE/YELLOW, 5"	 8000.	000	
0470	817014 PERMANENT PAVEMENT STRIPING, EPOXY RESIN PAINT, WHITE/YELLOW, 10"	 500.	000 	

PAGE: DATE: 6

CONTRACT ID: T201707701.01

PROJECT(S): T201707701

LINE ITEM NO DESCRIPTION			APPROX. QUANTITY	UNIT PRICE		BID AMOUNT	
NO	DESCRIPTION			DOLLARS	CTS	DOLLARS	CTS
0480	817018 PERMANENT PAVEMENT STRIPING, EPOXY RESIN PAINT, BLACK, 3"`				 		
0490	817029 REMOVAL OF RAISED/RECESSED PAVEMENT MARKER LENS	 EA			 		
0500	817034 RETROREFLECTIVE PERFORMED PATTERNED MARKINGS, 9"	 LF	3000.000				
	SECTION 0001 TOTAL						
	 TOTAL BID						



AFFIDAVIT OF EMPLOYEE DRUG TESTING PROGRAM

4104 Regulations for the Drug Testing of Contractor and Subcontractor Employees Working on Large Public Works Projects requires that Contractors and Subcontractors implement a program of mandatory drug testing for Employees who work on Large Public Works Contracts funded all or in part with public funds.

We hereby certify that we have in place or will implement during the entire term of the contract a Mandatory Drug Testing Program for our employees on the jobsite that complies with this regulation:

Contractor/Subcontractor Name:	
Contractor/Subcontractor Address:	
USE) FOR
Authorized Representative (typed or printed):	
Authorized Representative (signature):	
Title:	
Sworn to and Subscribed before me this	day of20
My Commission expires	NOTARY PUBLIC

THIS PAGE MUST BE SIGNED, NOTARIZED, AND RETURNED WITH YOUR BID.

CERTIFICATIONContract No. T201707701.01

The 1	undersigned bidd	er,							
whos	e address is								
and t	elephone number	r is		h ereb	y certifies the	e following	:		
be be aware be a and to in according	We have careful bund, upon award, a contract with part, to provide o furnish all the cordance with the	nd of this con necessary all necessary materials necessary	ontract by the surety bond, ry machinery, ecessary to p	e Departme of which co tools, labo erform and	nt of Transpontract this part and other and complete the	portation, to roposal and means of control	o execute in a d said plans are construction, a ract within the	accordance nd specificand to do all time and a	with such ations shall the work as required
The land	he foregoing qua Department of Traced necessary or cient ground for , except as provi	ranspo <mark>rtatio</mark> expedient. an increase	n may increase Any such inc or decrease	e or decreare rease or dec	se the amour crease in the	nt of any ite quantity fo	em or portion or or any item w <mark>il</mark>	of the work Il not be reg	as may be garded as a
Transliquid neces the coprovide	ccompanying the sportation, for at dated damages is sary bond, where onditions of this ded in the requiring the signed.	least ten (n case this n required, proposal, v	10) percentum proposal is for the perfor vithin twenty	n of total an accepted, a mance of sa (20) days a	mount of the nd the unde aid contract of	e proposal, ersigned sh with the D official no	which deposi all fail to excepartment of tice of the aw	t is to be for ecute a con Tran <mark>sportaters of the contents of </mark>	orfeited as a ntract with ion, under contract as
	We are licensed, Delaware Code.	or have in	itiated the lice	ense applica	tion as requi	ired by Sec	etion 2502, Ch	napter 25, T	Citle 30, of
	y submission of organization, und								es as to its
1.	The prices is communication competition.								
2.	Unless require disclosed and competitor prior	will not kn	owingly be d	isclosed by					
3.	No attempt hat corporation to								nership, or
I/	We acknowledge	e receipt and	l incorporatio	n of addend	a to this pro	posal as fo	llows:		
No.	Date	No.	Date	No.	Date	No.	Date	No.	Date
		BIDDERS	MUST ACK	NOWLED	GE RECEII	PT OF AL	<u>L</u> ADDENDA	<u> </u>	
MUS	ST INSERT DA	TE OF FIN	AL QUEST	IONS AND	ANSWERS	S ON WEI	BSITE:		←

Contract No. T201707701.01

AFFIRMATION:

	lain	
Sealed and dated this day of	in the year of our Lord two thousand	(20)
Corporate Seal	Name of Bidder (Organization) By: Authorized Signature	
Attest	Title	
SWORN TO AND SUBSCRIBED BEFORE Notary Seal	E ME this day of, 20 Notary	

BID BOND

TO ACCOMPANY PROPOSAL

(Not necessary if security is used)

KNOW ALL MEN BY TH	ESE PRESENTS That:			
ofin the County of		and State of		
as Principal, and	_	of	in the County of	
	and State of	as Surety,	legally authorized to do business in the	
State of Delaware ("State"), ar	e held and firmly bound un	to the State in the	he sum of	
	Dollars (\$), or	percent not to exceed	
	Dol	lars (\$) of amount of hid on Contract No.	
T201707701.01, to be paid to t	he State for the use and ben	efit of its Depart	of amount of bid on Contract No. ment of Transportation ("DelDOT") for	
which payment well and truly to	be made, we do bind ourse	lves, our and eac	h of our heirs, executors, administrators,	
and successors, jointly and seve				
			the above bounden Principal who has	
			the furnishing of certain materiel and/or	
			cipal shall well and truly enter into and	
			oproved by the DelDOT , this Contract to ard thereof in accordance with the terms	
of said proposal, then this oblig				
Sealed withs	eal and dated this d	ay of	in the year of our Lord	
two thousand and	(20).			
GEALED AND DELIVER	AED IN THE			
SEALED, AND DELIVER presence of	RED IN THE			
presence of				
		Name	of Bidder (Organization)	
Corporate	By:		11 25 21 65 22 4 22	
Seal		A	uthorized Signature	
Attest				
			Title	
		-		
			Name of Surety	
Witness:	By:			
** 1011000.	By.			
			Title	