STATE OF NEW HAMPSHIRE DEPARTMENT OF NATURAL AND CULTURAL RESOURCES DIVISION OF PARKS AND RECREATION PLANNING AND DEVELOPMENT SECTION

SINGLE BEAM GUARDRAIL REPLACEMENT HAMPTON BEACH STATE PARK HAMPTON NH

SPECIFICATIONS

PROJECT # CAP-2301





STATE OF NEW HAMPSHIRE DEPARTMENT OF NATURAL AND CULTURAL RESOURCES DIVISION OF PARKS AND RECREATION PLANNING AND DEVELOPMENT

172 Pembroke Road Concord, NH 03301 Tel. (603) 271-2606 Fax (603) 271-2629

SPECIFICATIONS SINGLE BEAM GUARDRAIL REPLACEMENT HAMPTON BEACH STATE PARK HAMPTON, NH

PROJECT # CAP-2301

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STATE OF NEW HAMPSHIRE DEPARTMENT OF NATURAL AND CULTURAL RESOURCES DIVISION OF PARKS AND RECREATION

PLANNING AND DEVELOPMENT 172 Pembroke Road

Concord, N.H. 03301 TEL. 603-271-2606 FAX 603-271-2629

NOTICE TO BIDDERS

Project:

#CAP-2301

SINGLE BEAM GUARD RAIL REPLACEMENT AT HAMPTON BEACH STATE PARK HAMPTON, NH

Sealed bid proposals for the above project will be accepted until 2:00 P.M., prevailing time, on Thursday April 13, 2023. Proposals should be mailed to: Attn: Edward Mussey Public Works Project Manager I Department of Natural and Cultural Resources 172 Pembroke Road, Concord, NH 03301.

Specifications will be available to interested contractors at the Planning and Development Office on March 23, 2023. They may also be viewed at the following locations:

- 1.) Construction Summary of New Hampshire Inc. 734 Chestnut Street, Manchester, NH 03104 Tel. (603) 627-8856.
- 2.) Infinite Imaging 933 Islington Street, Portsmouth, NH 03801 Tel. 1-800-581-2712
- 3.) McGraw-Hill Construction Plan Room 34 Crosby Drive Suite 201 Bedford, MA, 03170 Tel. (781) 430-2006
- 4.) Signature Press & Blueprinting, 45 Londonderry Turnpike, Hooksett, NH 03106 Tel. (603) 624-4025
- 5.) Works in Progress, 20 Farrell Street, Suite 103, South Burlington, VT 05403 Tel. 1-800-669-7048
- 6.) New Hampshire Department of Administrative Services Bureau of Purchase and Property Website http://admin.state.nh.us/purchasing/vendorresources.asp
- 7.) New Hampshire State Parks Website http://www.nhstateparks.org/partner-and-community-resources/rfps-and-projects.aspx

All companies, corporations, and tradenames bidding must be registered and have a certificate of existence from the Secretary of State, Corporate Division (telephone 603-271-3244) in order to do business with the State of New Hampshire.

All bidders will be required to attend the mandatory pre-bid conference at Hampton Beach State Park Hampton, NH. at 10:00 a.m. sharp, on Tuesday April 4, 2023. Please contact Edward Mussey at 603-271-3973 or by e-mail Edward.V.Mussey@dncr.nh.gov at least 24 hours prior to the bid conference if you will be attending.

Bid Proposals must be made out on the forms provided in the specifications packet and submitted in a sealed envelope marked: "Bid Proposal": Guardrail Replacement, Hampton Beach State Park, Project No. CAP-2301

STATE OF NEW HAMPSHIRE DEPARTMENT OF NATURAL AND CULTURAL RESOURCES DIVISION OF PARKS AND RECREATION PLANNING AND DEVELOPMENT

172 Pembroke Road Concord, N.H. 03301 TEL 603-271-2606 FAX 603-271-2629

BID PROPOSAL FORM

PROJECT: #CAP-2301	SINGLE BEAM GUARDRAIL REPLACEMENT HAMPTON BEACH STATE PARK HAMPTON, NH
MANDATORY PRE BID CONFERENCE:	April 4, 2023 at 10:00 a.m. Sharp
DATE BID OPENING:	April 13, 2023 at 2:00 p.m. Sharp.
START DATE:	May 17, 2023
COMPLETION DATE:	No later than June 30, 2023
Cultural Resources, 172 Pembroke Road, Conco Proposal" Guardrail Replacement Hampton Bear	y Public Works Project Manager I Department of Natural and rd, NH 03301 Please note on the outside of the envelope "Bid ch State Park. Project No. CAP-2301.
DATE:	
PROPOSAL OF:	
(Bi	dders Name)
(Bid	ders Address)
TOTAL LUMP SUM OF CONTRACT:	
	(Enter the number from Bid Proposal Page 4

STATE OF NEW HAMPSHIRE DEPARTMENT OF NATURAL AND CULTURAL RESOURCES DIVISION OF PARKS AND RECREATION PLANNING AND DEVELOPMENT

PROPOSAL

Proposal of
(Bidders name)
(Bidders address)
To furnish and deliver all materials except as noted and to perform all work in accordance with the Contract of the State of New Hampshire, Department of Natural and Cultural Resources for the construction of
Project #CAP-2301 Guardrail Replacement Hampton Beach State Park Hampton, NH.
Commissioner Department of Natural and Cultural Resources 172 Pembroke Road Concord, N.H. 03301
Commissioner:
In accordance with the advertisement of the Department of NATURAL AND CULTURAL RESOURCES inviting proposals for the project herein before named and in conformity with the Plans and Specifications on file in the office of the Department of Natural and Cultural Resources,

To execute the form of contract and begin work within 15 (fifteen) days after the notice to proceed has been received or otherwise delivered to the contractor and to prosecute said work until its completion.

It is further proposed:

To furnish a Surety bid bond in the amount of five percent (5%) of the lump sum bid, at the time of the bid opening as security for the completion of the contract in accordance with the plans and specifications and contract documents. The surety shall be acceptable to the Commissioner.

To furnish a Surety Performance and Payment contract bond in the amount of one hundred percent (100%) of the contract award, if the contract award is Seventy-five thousand dollars (\$75,000) or more, as security for the completion of the contract in accordance with the plans and specifications and contract documents. The surety shall be acceptable to the Commissioner. No Performance and Payment contract bond shall be required on contract awards of less than Seventy-five thousand dollars (\$75,000).

To guarantee all of the work performed under this contract to be done in accordance with the plans and specifications and contract documents.

The undersigned acknowledges receipt of the following addenda, issued during the bidding time, and states that these have been incorporated in the proposal:

	Addendum #1 dated
	Addendum #2 dated
	Addendum #3 dated
lated	

SCHEDULE OF VALUES PROJECT # CAP-2301

BIDDERS MUST INDICATE DOLLAR AMOUNT OF CONTRACT SUM ALLOCATED TO EACH CATEGORY OF WORK AS DESIGNATED BELOW: Failure to Complete This Table May Render your Bid Unresponsive.

Category	Quantity	Units	Unit Cost	Subtotal = (Quantity X Unit Cost)
General Conditions	1	Each		
Traffic Control Plan	1	Each		
Demolition (Remove Rail & Wood Posts & Terminal Units)	4532	Linear Feet		
606.001C Guardrail Replacement (Repairs only)	54	Linear Foot		
606.0142 6"x8" Wood Post Assemblies for Beam Guardrail Posts (Repairs Only)	5	Each		
606.140 Beam Guardrail (Standard Section includes Wood- Posts & Single Beam)	3635	Linear Foot		
606.141 Beam Guardrail Median (Standard Section includes Wood Posts & Single Beam)	87	Linear Foot		
606.5A Single 6"x8" Wood Rail	3635	Linear Foot		
Beam Guardrail Terminal End Unit 25'	27	Each		
MSKT-SP-MGS 25'	2	Unit		·
MATT 34'-4-1/2"	1	Unit		
618 Uniformed Officers & Flaggers	1 ·	Unit		
621.2 Retroreflective Beam Guardrail Delineator	106	Each		
621.31 Single Delineator with Post	44	Each		
Allowance #1	1	Each	\$20,000	\$20,000
Total Lu	mp Sum (Ir	cluding All A	llowances)	

ALLOWANCE #1: Unanticipated Modification and/or Additions to Contract Items:

Include in the Contract, a stipulated sum/price of \$20,000 for use upon the Project Managers instruction. This Allowance will make money available for modifications and/or additions to contract items due to owner-initiated changes, or for unknown, latent or differing existing conditions, or for the removal of hazardous materials that are encountered by construction.

- a. Contractor's costs for products, delivery, installation, labor, insurance, payroll, taxes, equipment rental, overhead and profit will be included in Change Orders authorizing expenditure of funds from this Allowance. The cost of the bond for the amount of Allowance shall be included as part of the lump sum base bid.
- b. Funds will be drawn from an Allowance only by Change Order. Contractor can proceed with Change Order Work against Allowance with direction from the Project Manager. The Contractor shall not proceed with any work that will exceed the amount of Allowance remaining.
- c. Credits can only be added to an Allowance by Alteration Order. The Contractor may not use a credit until an Alteration Order is fully executed.
- d. Not withstanding the Contractors objection, the Project Manager may at any time reduce the funds remaining in the Allowance by Alteration Order.
- e. At Final Payment of the Contract, funds remaining in the Allowance will be credited to the State.

Total Lump Sum of Contract (Including All Allowances).....

NOTE: The Schedule of values must be completely filled out for the bid to be considered responsive.

SIGNATURE PAGE

Company Name			
Address			
Phone			
Fax			
Signature of Authorized Bio	dder		
· ·			
Address of Bidder	(if different than company)		
Names and Addresses of N	lembers of the Firm/Corporation		
Name	address		
Name	address		
Name	address		

Notice: This agreement and all of its attachments shall become public upon submission to Governor and Executive Council for approval. Any information that is private, confidential or proprietary must be clearly identified to the agency and agreed to in writing prior to signing the contract.

AGREEMENT

The State of New Hampshire and the Contractor hereby mutually agree as follows:

GENERAL PROVISIONS

1.	IDENTIFICATION.	* -	(15) (15)	
1.1	State Agency Name		1.2 State Agency Address	
Dep	partment of Natural a	nd Cultural Resources	172 Pembroke Rd, Co.	ncord, NH 03301
1.3	Contractor Name		1.4 Contractor Address	
	Contractor Phone Number	1.6 Account Unit and Class	1.7 Completion Date	L& Price Limitation
1.9	Contracting Officer for Sta	te Agency	1.10 State Agency Telephone	Number
		orks Project manager l	603-271-3973	
1.11	Contractor Signature		1.12 Name and Title of Cont	ractor Signatory
		Date:		
1.13	State Agency Signature		1014 Name and Title of State	Agency Signatory
		Date:		
1.15	Approval by the N.H. Dep	artment of Administration, Divisi	on of Personnel (if applicable)	
	Ву:	A Pitters	Director, On:	
1.16	Approval by the Attorney	General (Form, Substance and Ex	secution) (if applicable)	
	By:		On:	·
1.17	Approval by the Governor	and Executive Council (if applic	eable)	
	G&C Item number:		G&C Meeting Date:	

2. SERVICES TO BE PERFORMED. The State of New Hampshire, acting through the agency identified in block 1.1 ("State"), engages contractor identified in block 1.3 ("Contractor") to perform, and the Contractor shall perform, the work or sale of goods, or both, identified and more particularly described in the attached EXHIBIT B which is incorporated herein by reference ("Services").

3. EFFECTIVE DATE/COMPLETION OF SERVICES.

- 3.1 Notwithstanding any provision of this Agreement to the contrary, and subject to the approval of the Governor and Executive Council of the State of New Hampshire, if applicable, this Agreement, and all obligations of the parties hereunder, shall become effective on the date the Governor and Executive Council approve this Agreement, unless no such approval is required, in which case the Agreement shall become effective on the date the Agreement is signed by the State Agency as shown in block 1.13 ("Effective Date").
- 3.2 If the Contractor commences the Services prior to the Effective Date, all Services performed by the Contractor prior to the Effective Date shall be performed at the sole risk of the Contractor, and in the event that this Agreement does not become effective, the State shall have no liability to the Contractor, including without limitation, any obligation to pay the Contractor for any costs incurred or Services performed.
- 3.3 Contractor must complete all Services by the Completion Date specified in block 1.7.

4. CONDITIONAL NATURE OF AGREEMENT

Notwithstanding any provision of this Agreement to the contrary, all obligations of the State hereunder, including, without limitation. the continuance of payments hereunder, are contingent upon the availability and continued appropriation of funds. In no event shall the State be liable for any payments hereunder in excess of such available appropriated funds. In the event of a reduction or termination of appropriated funds by any state or federal legislative or executive action that reduces, eliminates or otherwise modifies the appropriation or availability of funding for this Agreement and the Scope for Services provided in EXHIBITB in whole or in part, the State shall have the right to withhold payment until such funds become available, if ever, and shall have the right to reduce or terminate the Services under this Agreement immediately upon giving the Contractor notice of such reduction or termination. The State shall not be required to transfer funds from any other account or source to the Account identified in block 1.6 in the event funds in that Account are reduced or unavailable.

5. CONTRACT PRICE/PRICE LIMITATION/ PAYMENT.

- 5.1 The contract price, method of payment, and terms of payment are identified and more particularly described in EXHIBIT C which is incorporated herein by reference.
- 5.2 Notwithstanding any provision in this Agreement to the contrary, and notwithstanding unexpected circumstances, in no event shall the total of all payments authorized, or actually made hereunder, exceed the Price Limitation set forth in block 1.8. The payment by the State of the contract price shall be the only and the complete reimbursement to the Contractor for all expenses, of whatever nature incurred by the Contractor in the performance

hereof, and shall be the only and the complete compensation to the Contractor for the Services.

- 5.3 The State reserves the right to offset from any amounts otherwise payable to the Contractor under this Agreement those liquidated amounts required or permitted by N.H. RSA 80:7 through RSA 80:7-c or any other provision of law.
- 5.4 The State's liability under this Agreement shall be limited to monetary damages not to exceed the total fees paid. The Contractor agrees that it has an adequate remedy at law for any breach of this Agreement by the State and hereby waives any right to specific performance or other equitable remedies against the State.

6. COMPLIANCE BY CONTRACTOR WITH LAWS AND REGULATIONS/EQUAL EMPLOYMENT OPPORTUNITY.

- 6.1 In connection with the performance of the Services, the Contractor shall comply with all applicable statutes, laws, regulations, and orders of federal, state, county or municipal authorities which impose any obligation or duty upon the Contractor, including, but not limited to, civil rights and equal employment opportunity laws and the Governor's order on Respect and Civility in the Workplace, Executive order 2020-01. In addition, if this Agreement is funded in any part by monies of the United States, the Contractor shall comply with all federal executive orders, rules, regulations and statutes, and with any rules, regulations and guidelines as the State or the United States issue to implement these regulations. The Contractor shall also comply with all applicable intellectual property laws.
- 6.2 During the term of this Agreement, the Contractor shall not discriminate against employees or applicants for employment because of age, sex, sexual orientation, race, color, marital status, physical or mental disability, religious creed, national origin, gender identity, or gender expression, and will take affirmative action to prevent such discrimination, unless exempt by state or federal law. The Contractor shall ensure any subcontractors comply with these nondiscrimination requirements.
- 6.3 No payments or transfers of value by Contractor or its representatives in connection with this Agreement have or shall be made which have the purpose or effect of public or commercial bribery, or acceptance of or acquiescence in extortion, kickbacks, or other unlawful or improper means of obtaining business.
- 6.4. The Contractor agrees to permit the State or United States access to any of the Contractor's books, records and accounts for the purpose of ascertaining compliance with this Agreement and all rules, regulations and orders pertaining to the covenants, terms and conditions of this Agreement.

7. PERSONNEL.

- 7.1 The Contractor shall at its own expense provide all personnel necessary to perform the Services. The Contractor warrants that all personnel engaged in the Services shall be qualified to perform the Services, and shall be properly licensed and otherwise authorized to do so under all applicable laws.
- 7.2 The Contracting Officer specified in block 1.9, or any successor, shall be the State's point of contact pertaining to this Agreement.

8. EVENT OF DEFAULT/REMEDIES.

- 8.1 Any one or more of the following acts or omissions of the Contractor shall constitute an event of default hereunder ("Event of Default"):
- 8.1.1 failure to perform the Services satisfactorily or on schedule;
- 8.1.2 failure to submit any report required hereunder; and/or
- 8.1.3 failure to perform any other covenant, term or condition of this Agreement.
- 8.2 Upon the occurrence of any Event of Default, the State may take any one, or more, or all, of the following actions:
- 8.2.1 give the Contractor a written notice specifying the Event of Default and requiring it to be remedied within, in the absence of a greater or lesser specification of time, thirty (30) calendar days from the date of the notice; and if the Event of Default is not timely cured, terminate this Agreement, effective two (2) calendar days after giving the Contractor notice of termination;
- 8.2.2 give the Contractor a written notice specifying the Event of Default and suspending all payments to be made under this Agreement and ordering that the portion of the contract price which would otherwise accrue to the Contractor during the period from the date of such notice until such time as the State determines that the Contractor has cured the Event of Default shall never be paid to the Contractor;
- 8.2.3 give the Contractor a written notice specifying the Event of 12.2 For purposes of paragraph 12, a Change of Control shall Default and set off against any other obligations the State may owe constitute assignment. "Change of Control" means (a) merger, to the Contractor any damages the State suffers by reason of any consolidation, or a transaction or series of related transactions in Event of Default; and/or which a third party, together with its affiliates, becomes the direct
- 8.2.4 give the Contractor a written notice specifying the Event of Default, treat the Agreement as breached, terminate the Agreement and pursue any of its remedies at law or in equity, or both

9. TERMINATION.

- 9.1 Notwithstanding paragraph 8, the State may, at its sole discretion, terminate the Agreement for any reason, in whole or in part, by thirty (30) calendar days written notice to the Contractor that the State is exercising its option to terminate the Agreement.
- 9.2 In the event of an early termination of this Agreement for any reason other than the completion of the Services, the Contractor shall, at the State's discretion, deliver to the Contracting Officer, not later than fifteen (15) calendar days after the date of termination, a report ("Termination Report") describing in detail all Services performed, and the contract price earned, to and including the date of termination. In addition, at the State's discretion, the Contractor shall, within fifteen (15) calendar days of notice of early termination, develop and submit to the State a transition plan for Services under the Agreement.

10. PROPERTY OWNERSHIP/DISCLOSURE.

10.1 As used in this Agreement, the word "Property" shall mean all data, information and things developed or obtained during the performance of, or acquired or developed by reason of, this Agreement, including, but not limited to, all studies, reports, files, formulae, surveys, maps, charts, sound recordings, video recordings, pictorial reproductions, drawings, analyses, graphic representations, computer programs, computer printouts, notes, letters, memoranda, papers, and documents, all whether finished or unfinished.

- 10.2 All data and any Property which has been received from the State, or purchased with funds provided for that purpose under this Agreement, shall be the property of the State, and shall be returned to the State upon demand or upon termination of this Agreement for any reason.
- 10.3 Disclosure of data, information and other records shall be governed by N.H. RSA chapter 91-A and/or other applicable law. Disclosure requires prior written approval of the State.
- 11. CONTRACTOR'S RELATION TO THE STATE. In the performance of this Agreement the Contractor is in all respects an independent contractor, and is neither an agent nor an employee of the State. Neither the Contractor nor any of its officers, employees, agents or members shall have authority to bind the State or receive any benefits, workers' compensation or other emoluments provided by the State to its employees.

12. ASSIGNMENT/DELEGATION/SUBCONTRACTS.

- 12.1 Contractor shall provide the State written notice at least fifteen (15) calendar days before any proposed assignment, delegation, or other transfer of any interest in this Agreement. No such assignment, delegation, or other transfer shall be effective without the written consent of the State.
- 12.2 For purposes of paragraph 12, a Change of Control shall constitute assignment. "Change of Control" means (a) merger, consolidation, or a transaction or series of related transactions in which a third party, together with its affiliates, becomes the direct or indirect owner of fifty percent (50%) or more of the voting shares or similar equity interests, or combined voting power of the Contractor, or (b) the sale of all or substantially all of the assets of the Contractor.
- 12.3 None of the Services shall be subcontracted by the Contractor without prior written notice and consent of the State.
- 12.4 The State is entitled to copies of all subcontracts and assignment agreements and shall not be bound by any provisions contained in a subcontract or an assignment agreement to which it is not a party.
- 13. INDEMNIFICATION. The Contractor shall indemnify, defend, and hold harmless the State, its officers, and employees from and against all actions, claims, damages, demands, judgments, fines, liabilities, losses, and other expenses, including, without limitation, reasonable attorneys' fees, arising out of or relating to this Agreement directly or indirectly arising from death, personal injury, property damage, intellectual property infringement, or other claims asserted against the State, its officers, or employees caused by the acts or omissions of negligence, reckless or willful misconduct, or fraud by the Contractor, its employees, agents, or subcontractors. The State shall not be liable for any costs incurred by the Contractor arising under this paragraph 13. Notwithstanding the foregoing, nothing herein contained shall be deemed to constitute a waiver of the State's sovereign immunity, which immunity is hereby reserved to the State. This covenant in paragraph 13 shall survive the termination of this Agreement.

14. INSURANCE.

- 14.1 The Contractor shall, at its sole expense, obtain and continuously maintain in force, and shall require any subcontractor or assignee to obtain and maintain in force, the following insurance:
- 14.1.1 commercial general liability insurance against all claims of bodily injury, death or property damage, in amounts of not less than \$1,000,000 per occurrence and \$2,000,000 aggregate or excess; and
- 14.1.2 special cause of loss coverage form covering all Property subject to subparagraph 10.2 herein, in an amount not less than 80% of the whole replacement value of the Property.
- 14.2 The policies described in subparagraph 14.1 herein shall be on policy forms and endorsements approved for use in the State of New Hampshire by the N.H. Department of Insurance, and issued by insurers licensed in the State of New Hampshire.
- 14.3 The Contractor shall furnish to the Contracting Officer identified in block 1.9, or any successor, a certificate(s) of insurance for all insurance required under this Agreement. At the request of the Contracting Officer, or any successor, the Contractor shall provide certificate(s) of insurance for all renewal(s) of insurance required under this Agreement. The certificate(s) of insurance and any renewals thereof shall be attached and are incorporated herein by reference.

15. WORKERS' COMPENSATION.

- 15.1 By signing this agreement, the Contractor agrees, certifies and warrants that the Contractor is in compliance with or exempt from, the requirements of N.H. RSA chapter 281-A ("Workers' Compensation").
- 15.2 To the extent the Contractor is subject to the requirements of N.H. RSA chapter 281-A, Contractor shall maintain, and require any subcontractor or assignee to secure and maintain, payment of Workers' Compensation in connection with activities which the person proposes to undertake pursuant to this Agreement. The Contractor shall furnish the Contracting Officer identified in block 1.9, or any successor, proof of Workers' Compensation in the manner described in N.H. RSA chapter 281-A and any applicable renewal(s) thereof, which shall be attached and are incorporated herein by reference. The State shall not be responsible for payment of any Workers' Compensation premiums or for any other claim or benefit for Contractor, or any subcontractor or employee of Contractor, which might arise under applicable State of New Hampshire Workers' Compensation laws in connection with the performance of the Services under this Agreement.
- 16. WAIVER OF BREACH. A State's failure to enforce its rights with respect to any single or continuing breach of this Agreement shall not act as a waiver of the right of the State to later enforce any such rights or to enforce any other or any subsequent breach.
- 17. NOTICE. Any notice by a party hereto to the other party shall be deemed to have been duly delivered or given at the time of mailing by certified mail, postage prepaid, in a United States Post Office addressed to the parties at the addresses given in blocks 1.2 and 1.4, herein.

18. AMENDMENT. This Agreement may be amended, waived or discharged only by an instrument in writing signed by the parties hereto and only after approval of such amendment, waiver or discharge by the Governor and Executive Council of the State of New Hampshire unless no such approval is required under the circumstances pursuant to State law, rule or policy.

19. CHOICE OF LAW AND FORUM.

- 19.1 This Agreement shall be governed, interpreted and construed in accordance with the laws of the State of New Hampshire except where the Federal supremacy clause requires otherwise. The wording used in this Agreement is the wording chosen by the parties to express their mutual intent, and no rule of construction shall be applied against or in favor of any party.
- 19.2 Any actions arising out of this Agreement, including the breach or alleged breach thereof, may not be submitted to binding arbitration, but must, instead, be brought and maintained in the Merrimack County Superior Court of New Hampshire which shall have exclusive jurisdiction thereof.
- 20. CONFLICTING TERMS. In the event of a conflict between the terms of this P-37 form (as modified in EXHIBIT A) and any other portion of this Agreement including any attachments thereto, the terms of the P-37 (as modified in EXHIBIT A) shall control.
- 21. THIRD PARTIES. This Agreement is being entered into for the sole benefit of the parties hereto, and nothing herein, express or implied, is intended to or will confer any legal or equitable right, benefit, or remedy of any nature upon any other person.
- 22. HEADINGS. The headings throughout the Agreement are for reference purposes only, and the words contained therein shall in no way be held to explain, modify, amplify or aid in the interpretation, construction or meaning of the provisions of this Agreement.
- 23. SPECIAL PROVISIONS. Additional or modifying provisions set forth in the attached EXHIBIT A are incorporated herein by reference.
- 24. FURTHER ASSURANCES. The Contractor, along with its agents and affiliates, shall, at its own cost and expense, execute any additional documents and take such further actions as may be reasonably required to carry out the provisions of this Agreement and give effect to the transactions contemplated hereby.
- 25. SEVERABILITY. In the event any of the provisions of this Agreement are held by a court of competent jurisdiction to be contrary to any state or federal law, the remaining provisions of this Agreement will remain in full force and effect.
- 26. ENTIRE AGREEMENT. This Agreement, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire agreement and understanding between the parties, and supersedes all prior agreements and understandings with respect to the subject matter hereof.

Contractor	Initials_	
	Date	

GENERAL CONDITIONS

GENERAL

This contract is to be governed by all the applicable provisions of these specifications.

This project consists of removing existing Guardrail and Installing new Guardrail, at Hampton Beach State Park, Hampton NH, as indicated on the attached plans and these specifications.

BIDDING REQUIREMENTS

Bids shall only be accepted on the official Bid Proposal Forms, attached to these specifications. Any bids submitted that are not on the official bid proposal forms will not be accepted.

CONDITIONS AT SITE OR BUILDING

Bidders shall visit the site and be responsible for having ascertained pertinent local conditions such as: location, accessibility, general character of the site or building, the character and extent of existing work within or adjacent to the site, and any other work being performed thereon at the time of the submission of this bid.

PERFORMANCE AND PAYMENT BOND

In the event the bid is \$75,000 or more, the contractor shall furnish security by bond or otherwise in an amount equal to 100% of the contract guaranteeing performance and payment. The payment security shall meet the requirements of RSA 447:16.

The performance and payment bond must be returned with the signed contract within 15 days after the contract has been mailed or otherwise delivered to the bidder.

PROPOSAL GUARANTEE

Contractors shall furnish a bid bond in an amount equal to 5% of the lump sum bid. The security shall meet the requirements of RSA 447:16

BUILDING PERMIT REQUIRED

NOT REQUIRED

RIGHT TO WORK IN N.H.

All bidders must be registered and have a certificate of existence from the New Hampshire Secretary of State, Corporate Division (telephone 603-271-3244) in order to do business with the State of New Hampshire.

PROPOSAL SELECTION

In most cases the proposal submitted by the qualified bidder with the lowest base bid price shall be selected. However, the Department of Natural and Cultural Resources reserves the right to reject any or all proposals, or advertise for new proposals as it judges to be in the best interest of the state.

CONTRACTORS QUALIFICATIONS

The successful bidder shall provide evidence upon request that they have been in the Guardrail Installation business successfully performing this type, scale, and quality of work for a minimum of five years. At the request of the Project Manager, a comprehensive list of all projects worked on involving Guardrail work in the past two years by the contractor shall be submitted with references.

EXECUTION OF CONTRACT

The Contractor's attention is called to the following:

EXECUTION AND APPROVAL OF CONTRACT. The contract shall be signed by the successful Bidder and returned, together with the contract bond, if applicable, within 15 days after the contract has been mailed or otherwise delivered to the Bidder. No contract shall be considered as in effect until it has been fully executed by all the parties thereto and, when the contract amount is more than \$10,000, the award has been concurred in by the Governor and Council.

FAILURE TO EXECUTE CONTRACT. Failure to execute the contract within 15 days after the contract has been mailed or otherwise delivered to the successful Bidder shall be just cause for the cancellation of the award. Award may then be made to the next lowest Bidder, or the work may be re-advertised as the Commissioner may decide.

STARTING DATE

The Contractor shall start work after notice to proceed is received. The notice to proceed shall be issued immediately upon contract approval by the Governor and Council, and shall establish the actual construction start date. Failure to start work within 15 calendar days after the start date shall be considered a default of the contract. If the actual start date is later than the advertised start date, the completion date shall be extended by an equivalent number of working days.

WORKSITE ACCOUNTABILITY

Per RSA 21-I:81-b At the onset of work on any state construction project, the general contractor or designated project construction manager, if any, shall provide to the Department Project Manager a current list of all subcontractors and independent contractors that the general contractor has agreed to use on the job site, with a record of the entity to whom that subcontractor is insured for worker's compensation purposes. This list shall be posted on the jobsite and updated as needed to reflect any new subcontractors or independent contractors.

If it is determined that a subcontractor or independent contractor is present on a state construction site without the contractor's name and direct contracting relationship being posted in a visible location at the worksite, the general contractor or designated project manager shall require the subcontractor or independent contractor to provide the information within 36 hours and to post the information in a visible location at the worksite. If the information is not provided within 36 hours of its request, the general contractor shall suspend the contractor until the information is provided and posted.

PROTECTION OF EXISTING PROPERTY

It shall be the responsibility of the contractor to protect existing property from damage. Any damage caused by the contractor in the performance of the work shall be repaired or replaced at his expense to the satisfaction of the Department Project Manager.

CODES

All work performed shall meet the provisions, if applicable, of the 2018 IBC, and any local codes that may apply.

WORKMANSHIP

All work shall be performed in a neat workmanlike manner by skilled workmen who have been actively engaged in performing the type of work specified under this contract for the last two years.

CLEAN-UP

All debris from the project shall be cleaned up daily and removed from the site at least on a weekly basis.

DEFAULT AND TERMINATION OF CONTRACT

If the Contractor...

- (a) Fails to begin the work under the contract within the time specified in the contract, or
- (b) Fails to perform the work with sufficient workmen and equipment or with sufficient materials to assure the prompt completion of said work, or
- (c) Performs the work unsuitably or neglects or refuses to remove materials or to perform anew such work as may be rejected as unacceptable and unsuitable, or
- (d) Discontinues the prosecution of work, or
- (e) Fails to resume work which has been discontinued, within reasonable time after notice to do so, or
- (f) Becomes insolvent or is declared bankrupt, or commits any act of bankruptcy or insolvency, or
- (g) Makes an assignment for the benefit of creditors, or
- (h) For any other cause whatsoever, fails to carry on the work in an acceptable manner...

The Commissioner will give notice in writing to the Contractor of such delay, neglect, or default.

If the Contractor or Surety does not proceed in accordance with the Notice, then the Commissioner will, upon written notification from the Project Manager of the fact of such delay, neglect or default, and the Contractor's failure to comply with such notice, have full power and authority without violating the contract, to take the prosecution of the work out of the hands of the Contractor. The Commissioner may enter into an agreement for the completion of said contract according to the terms and conditions thereof, or use such other methods as in his opinion will be required for the completion of said contract in an acceptable manner.

All extra costs and charges incurred by the Department as a result of such delay, neglect or default, together with the cost of completion of the work under the contract will be deducted from any monies due or which may become due said Contractor. If such expenses exceed the sum which would have been payable under the contract, then the Contractor and the Surety shall be liable and shall pay to the Department, the amount of such excess.

FAILURE TO COMPLETE THE WORK ON TIME

If the Contractor fails to complete all of the work or sections of the Project, within the time specified in the Contract, the sum given in the schedule that follows will be deducted from any money due the Contractor. This deduction will be made, not as a penalty, but as fixed, agreed liquidation damages for inconvenience to the State and for reimbursing the Department the cost of the Administration of the Contract, including engineering and inspection. Should the amount of money otherwise due the Contractor be less than the amount of such liquidated damages, the Contractor and his Surety shall be liable to the State for such deficiency.

Permitting the Contractor to continue and finish the work after the time fixed for its completion, shall in no way obligate the State to waive any of its rights under the Contract.

When the final acceptance has been duly made by the Project Manager, any liquidated damage charges shall end.

The fixed, agreed, liquidated damages shall be assessed in accordance with the following schedule.

ORIGINAL CONTRACT	AMOUNT AMOUNT	FOF LIQUIDATED DAMAGES PER WORKING DAY
From more than:	to and including:	
0. 25,000. 50,000. 100,000.	25,000. 50,000. 100,000. 500,000.	\$ 200.00 \$ 300.00 \$ 400.00 \$ 500.00

SUBSTANTIAL COMPLETION & FINAL INSPECTION

When the work is substantially complete, the Contractor shall submit to the Project Manager, a list of items of work to be completed or corrected. The failure to include any items on such list does not alter the responsibility of the Contractor to complete all work in accordance with the Contract Documents. On the basis of an inspection by the Project Manager which determines that the work is substantially complete, a Certificate of Substantial Completion shall establish the date of substantial completion and state the responsibilities for any damage to the work and insurance, and fix the time limit within which the Contractor shall complete the items listed herein. Warranties required by the Contract documents shall commence on the date of Substantial Completion unless otherwise provided in the Certificate of Substantial Completion.

If the Contractor fails to proceed to complete the items on the "punch list", then in addition to the corrective measures listed in the Certificate of Substantial Completion, the Commissioner may use the monies still due the Contractor to have such items completed and the Contractor shall lose any claim to the monies used.

Upon written notice that the Work is ready for final inspection and acceptance, the Project manager shall promptly make such inspection, and when he finds the Work acceptable under the Contract documents and the Contract fully performed, a Certificate of Final Payment will be issued.

Final inspection will be made by the Project Manager. Incomplete items necessary to complete the project, shall be completed prior to final payment. The completion date for this project is June 30, 2023.

GUARANTEE OF WORK

- a) Except as otherwise specified, all work shall be guaranteed by the Contractor against defects resulting from the use of inferior materials, equipment or workmanship for two years from the date of substantial completion of the work.
- b) If, within any guarantee period, repairs or changes are required in connection with guaranteed work, which in the opinion of the Project Manager, is rendered necessary as a result of the use of materials, equipment or workmanship which are inferior, defective, or not in accordance with the terms of the Contract, the Contractor shall, promptly upon receipt of notice from the Commissioner, and at his own expense:
 - 1) Place in satisfactory condition in every particular, all of such guaranteed work, correct all defects therein, and...
 - 2) Make good all damage to the building or site, or equipment or contents thereof, which in the opinion of the Project Manager, is the result of the use of materials, equipment or workmanship which are inferior, defective, or not in accordance with the terms of the Contract, and...
 - 3) Make good any work or material, or the equipment and contents of said building or site disturbed in fulfilling any such guarantee.
- c) In any case, wherein fulfilling the requirements of the Contract or of any guarantee, embraced in or required thereby, the Contractor disturbs any work guaranteed under another contract, he shall restore such disturbed work to a condition satisfactory to the Project Manager and guarantee such restored work to the same extent as it was guaranteed under such other contracts.
- d) If the Contractor, after notice, fails to proceed promptly to comply with the terms of the guarantee, the Commissioner may have the defects corrected and the Contractor and his Surety shall be liable for all expense incurred.
- e) All special guarantees applicable to definite parts of the work that may be stipulated in the specifications or other papers forming a part of the Contract shall be subject to the terms of this paragraph during the first year of the life of such special guarantee.

PROSECUTION OF WORK

Upon starting the work within the 15 days set forth by this contract, the Contractor shall prosecute the work a minimum of 8 hours daily per working day until completion, excluding breakdowns or inclement weather. If the Contractor finds it impossible to start the work as stated above, he may make a written request to the Project Manager for an extension of time. Any such request shall be made prior to expiration of the allowable 15 days, and shall contain reasons which the Contractor believes will justify the granting of his request. In his request, the Contractor shall submit his proposed starting date.

CHANGES IN THE WORK

The Project Manager may at any time, by a written order, and without notice to the Sureties, make changes in the Drawings and Specifications and completion date of this contract and within the general scope thereof.

In making any change, the additional cost or credit for the change shall be determined as follows:

- The order shall stipulate the mutually agreed upon lump sum price which shall be added to or deducted from the contract price. The contractor shall furnish an itemized breakdown of the prices used in computing the value of any change that might be ordered.
- If the price change is an addition to the contract price and the work is performed by the general
 contractor and not a subcontractor, it shall include the contractor's indirect costs as follows:
 Workmen's Compensation and Employee Liability, Unemployment and Social Security Taxes.
- In addition to the above indirect costs, the general contractor shall be allowed a markup not to exceed ten percent (10%). Said ten percent (10%) shall be all inclusive for overhead, supervision, and profit.
 In addition to this, an allowance shall be made for performance and payment bond additional premium.
- If the price change is an addition to the contract price and involves the work of the general contractor
 and subcontractor, the general contractor would be allowed ten percent (10%) on that part of the work
 performed by him and five percent (5%) on that part of the work performed by the subcontractor. The
 same percentages shall apply to subcontractors.
- On any change which involves a net credit to the Owner, no allowance for overhead and profit shall be figured.

INSURANCE REQUIREMENTS

No operations under this contract shall commence unless and until certification of insurance attesting to the below listed requirements have been filed with the Commissioner, approved by the Attorney General, and the Contract approved by the Governor and Council and a Notice to Proceed is issued.

Insurance requirements by paragraphs 1-4 below shall be the responsibility of the Prime Contractor. The Prime Contractor, at his discretion, may make similar requests of any subcontractor.

Following is the summary of minimum insurance requirements:

- 1. Workmen's Compensation Insurance (In accordance with RSA 281-A.)
 - a. Employers' Liability
 - 1.) \$100,000 each accident
 - 2.) \$500,000 Disease-policy limit
 - 3.) \$100,000 Disease-each employee
- 2. <u>Commercial General Liability Insurance</u>: Occurrence Form Policy: Include full Contractual Liability (see Indemnification Clause 9)., Explosion, Collapse, and Underground coverage's:
 - a. Limits of Liability:
 - 1.) \$1,000,000 Each Occurrence Bodily injury & Property Damage.
 - 2.) \$2,000,000 General Aggregate-Include per Project Aggregate Endorsement.
 - 3) \$2,000,000 Products/Completed Operations Aggregate.
 - 4) State shall be named as an additional named insured.
- 3. If blasting and/or demolition is required by the Contract, the Contractor or subcontractor shall obtain the respective coverage for those activities, and shall furnish to the Commissioner a certificate of Insurance evidencing the required coverage's prior to commencement of any operations involving blasting and/or demolition.
- 4. Owner's Protective Liability coverage for the benefit of the State of New Hampshire Department of NATURAL AND CULTURAL RESOURCES.
 - a. Limits of Liability:
 - 1.) \$2,000,000 Each Occurrence
 - 2.) \$3,000,000 Aggregate
- 5. Commercial Automobile Liability covering all motor vehicles including owned, hired, borrowed, and non-owned vehicles.
 - a. Limits of Liability:
 - 1.) \$1,000,000 Combined Single Limit for Bodily injury & Property Damage
- 6. Commercial Umbrella Liability
 - a. Limits of Liability:
 - 1.) \$1,000,000 Each Occurrence
 - 2.) 1,000,000 Aggregate

7. <u>Builder's Risk Insurance</u> (Fire and Extended Coverage): (NOT REQUIRED FOR THIS CONTRACT)

The Contractor shall insure the work included in the Contract, including extras and change orders, on an "All Risk" basis, on a one hundred percent (100%) completed value basis of the Contract, as modified. Builder's Risk coverage shall include materials located at the Contractor's premises, on-site, in-transit, and at any temporary site. The policy by its own terms or by endorsement shall specifically permit partial or beneficiary occupancy prior to completion or acceptance of the entire work. The policies shall be in the names of the State of New Hampshire Department of Natural and Cultural Resources and the Contractor. The policies shall provide for the inclusion of the names of all other Contractors, Subcontractors, and others employed on the premises as insureds. The policies shall stipulate that the insurance companies shall have no right of subrogation against any Contractors, Subcontractors or other parties employed on the premises.

8. General Insurance Conditions

Each policy shall contain a clause prohibiting cancellation or modifications of the policy earlier than thirty (30) days or ten (10) in cases of non-payment of premium after written notice thereof has been received by the State.

9. Indemnification:

a. The Contractor shall indemnify, defend, and hold harmless the State of New Hampshire, its Agencies, and its agents and employees from and against any and all claims, liabilities, suits or penalties arising out of (or which may be claimed to arise out of) acts of omissions of the Contractor or subcontractors in the performance of work covered by the Contract. This covenant shall survive the termination of the Contract. Notwithstanding the foregoing, nothing herein contained shall be deemed to constitute a waiver of the sovereign immunity of the State, which immunity is hereby reserved by the State.

NOTE:

In articles 1 - 14 of the General Conditions references to "the Project Manager" shall be understood to mean the Department Project Manager designated by the Operations, Planning and Project Management office of the New Hampshire Department of Natural and Cultural Resources.

Corporate Resolution

I,	Ol-	, hereby certify that I am duly elected Clerk/Secretary/Officer
of	(Name of Corporation)	. I hereby certify the following is a
	(Name of Corporation)	
true o	f a vote taken at a meeting	g of the Board of Directors/shareholders, duly called and held on
	, 20, at wh	ich a quorum of the directors/shareholders were present and
voting	3.	
	Voted: That	Contract Signatory, Name and Title) (Thay list more than one person) is duly
	(P-37 Form	Contract Signatory, Name and Title
		contracts or agreements on behalf of
	(Name of Corporation)	
	with the State of New H	ampshire and any of its agencies and departments and further is
	authorized to execute an	y documents which may in his/her judgement to be desirable or
	necessary to affect the p	urpose of this vote.
I h	ereby certify that said ve	te has not been amended of repealed and remains in full force
and ef	fect as the date of the con	tract to which this certificate is attached. This authority shall
remai	n valid for thirty (30) da	ys from the date of this Corporate Resolution. I further certify
	•	New Hampshire will rely on this certificate as evidence the
	: William,	occupy the positions(s) indicated and that they have full
		1. To the extent that there are limits on the authority of any listed
	74 M 1 M 1 M 1 M 1 M 1 M 1 M 1 M 1 M 1 M	on in contracts with the State of New Hampshire, all such
ımıtaı	ions are expressly stated	nerein.
DATE		ATTEST: (Name & Title) Not the P-37 Signatory
	. Geltagen better 1997	(Name & Title) Not the P-37 Signatory

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Corporate Bylaws

I,	, hereby certify that I am duly elected Clerk/Secretary/Officer
of	. I hereby certify the following is a true copy of the current
(Name of Corp. Bylaws or Article	poration) es of Incorporation of Corporation and that the Bylaws or Articles of
Incorporation aut	horize the following officers or positions to bind the Corporation for contractual
obligations	st officer titles or position)
I further certif	y that the following individuals currently hold the office or positions
authorized:	
	(List individuals holding positions authorized)
I hereby certif	y that it is understood that the State of New Hampshire will rely on this
certificate as evid	ence the person listed above currently occupies the position indicated and they
have full authorit	y to bind the corporation. This authority shall remain valid for thirty (30)
days from the dat	e of this certificate.
D A TED	
DATED:	ATTEST:(Name & Title)
. vetiki iz sin k	
.Air.	And Section 1997. And Section 1

Limited Partnership or LLC Certificate of Authority

1,	, hereby certify tha	it I am a Partner, M	ember or Manager
(Name)		ASSESS.	332755
of	_a limited liability pa	rtnership under RS	A 304-B, a limited
of(Name) (Name of Partnership or LLC)			
liability professional partnership			
RSA 304-C.			
I certify that	is author	ized to bind the par	tnership or LLC. I
(P-3/ Sig	natory)*	ip. Teinibis (
further certify that it is understood	d that the State of New	/ Hampshire will re	ly on this
certificate as evidence that the per	son listed above curre	ntly occupies the p	osition indicated
and that they have full authority to	o bind the partnership	or LLC and that th	is authorization
shall remain valid for thirty (30) days from the date o	f this Corporate Re	solution
	Gents valuelle.		
	1960: 75è 75		
DATE:	ATTEST:		
1000		(Name)	
Zian.			
		(Title)	
		(2)	
	. "		
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^{*} Note: The signatory to this Certificate of Authority and the signatory to the P-37 may not be the same individual.

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Partnership Certification of Authority

I,	, hereby certify that I am	the General Partner
of	a general partnership und	ler RSA 304-A.
(Name of Partnership) I certify I am authorized to bin		
I hereby certify that it is	understood that the State of N	lew Hampshire will rely on this
certificate as evidence the pers	son listed above currently occu	pies the position indicated and they
have full authority to bind the	partnership and the authority l	has not expired or been revoked.
This authority shall remain v a		
Resolution.		
DATED:	ATTEST:	(Name & Title)

			·

Sole Proprietor Certification of Authority

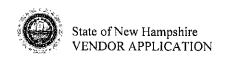
which is a tradename registered with the Secretary of State (Name of Business) which is a tradename registered with the Secretary of State under RSA 349. I certify that I am the sole owner of my business and tradename. I further certify that it is understood that the State of New Hampshire will rely on this certificate as evidence the person listed above currently occupies the position indicated and have full authority to bind the business. This authority shall remain valid for thirty (30) of from the date of this Corporate Resolution. DATED: ATTEST: (Name & Title)	•
under RSA 349. I certify that I am the sole owner of my business and tradename. I further certify that it is understood that the State of New Hampshire will rely on this certificate as evidence the person listed above currently occupies the position indicated and have full authority to bind the business. This authority shall remain valid for thirty (30) defrom the date of this Corporate Resolution. DATED:	retary of State
certificate as evidence the person listed above currently occupies the position indicated and have full authority to bind the business. This authority shall remain valid for thirty (30) of from the date of this Corporate Resolution. DATED: ATTEST:	i de Sign
have full authority to bind the business. This authority shall remain valid for thirty (30) of from the date of this Corporate Resolution. DATED: ATTEST:	ely on this
have full authority to bind the business. This authority shall remain valid for thirty (30) defrom the date of this Corporate Resolution. DATED: ATTEST:	ndicated and the
from the date of this Corporate Resolution. DATED: ATTEST:	

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Corporate Resolution

Ι,			_hereby certify th	at I am duly electe	d Clerk/Sec	retary/Officer
of	(Na	ime)		the following is a	Services.	
VI	(Name of Corpo	ration)	Thereby certify	the following is a	uue oi a voi	e taken at a
meetir	ng of the Bo	ard of Director	s/shareholders dul	y called and held o		
at whi	ch a quorum	of the directo	rs/shareholders we	ere present and voti	ing.	
	Voted: The	at	ne and Title of P-37 Signat	is duly		
	authorized		ne and Title of P-37 Signat Ontracts on behalf		poration)	a limited
	partnership Resources	with the State	of New Hampshi	re, <u>Department of </u>		Cultural
	and further	is authorized 1	o execute any doc	uments which may	in his/her ju	adgement to be
			affect the purpose	The state of the s	ž	
I he	ereby certify	y that said vote	has not been ame	nded or repealed a	nd remains i	n full force
and aff	fect as the _		, 20 I fur	ther certify that it i	s understood	I the State of
	•			ence the person list		
occupi	es the position	on indicated ar	id that they have fi	ull authority to bind	d the corpora	ation and the
		Mariana, wasanamana		to bind the limited		
contrac	et indicated.	This authority	shall remain val	id for thirty (30) d	lays from th	e date of this
	ate Resoluti					
DATE	D:		ATTE	ST:		
ήğ	y ka sada Luga. La Basa Salasa			(Name & Title,	not the P-37 Signa	tory)





BUSINESS NAME/ADI	DRESS LOCATION	
Legal Entity Name:	, , , , , , , , , , , , , , , , , , , ,	
Doing Business As Name:		
Payment Address:		
City/Town:	STATE: ZIP:	COUNTRY:
Business Address:	· · · · · · · · · · · · · · · · · · ·	
City/Town:	STATE: ZIP:	COUNTRY
Telephone #:	Cell Phone #:	FAX #:
Contact Person:	Website:	E-Mail (Main Office):
Electronic Payment Option: P Treasury for further information	Please contact Treasury at <u>ACHProcessing@t</u> on on this option. Registration as a vendor mu	reasury.nh.gov or visit their website at Department of ist be completed prior to contacting.
THE OF PHARMES	distribution of the control of the c	Herean
TYPE OF BUSINESS (Note: Registration with the NH Secr 271-3244	etary of State MUST be done prior to the awarding of any	Contracts) Secretary of State Corporate Division Registration (603)
Registered with NH Secretary	of State? YES NO State Incorpo	rated In:
DUNS#:	(9619-1819年) 1915年	
Select the appropriate designate	tions for your Entity:	· · · · · · · · · · · · · · · · · · ·
Minority Institutions	Minority Owned Large Business	Minority Owned Small Business
Disabled Veteran Business	Svs Disabled Veteran Owned	Veteran Owned Small Business
Physically Challenged Bus	SBA Cert Fin Disadvantaged Bus	SBA Cert Hist Underutilized Bus
Historically Black Colleges	Women Owned Sm Bus	Women Owned Large Businesses
Small Business	SBA Cert Sin Disadvantaged Bus]
SIGNATURE BLOCK		
I certify the above information	to be correct and grant authorization to the St	ate of New Hampshire to investigate any and all facts
contained therein, including fa	icility visitation	·
Name and Title (print or	type	
Signature:		Date:
RETURN ADDRESS	DIVIDION OF SEC.	LIBEMENIT & CLIDDODT CERVICES
1	DIVISION OF PROCE	UREMENT & SUPPORT SERVICES

(Phone) 603-271-2201 (Fax) 603-271-2700 prch.web@das.nh.gov http://das.nh.gov/purchasing DIVISION OF PROCUREMENT & SUPPORT SERVICES BUREAU OF PURCHASE AND PROPERTY STATE HOUSE ANNEX, ROOM 102 25 CAPITOL STREET CONCORD NH 03301-6398

VENDOR#		1101 4720722
(Assigned by Purchase	&	Property)

STATE OF NEW HAMPSHIRE **ALTERNATE W-9 FORM**

PLEASE USE THIS FORM TO PROVIDE THE REQUESTED INFORMATION

Pursuant to IRS Regulations, you must furnish your Taxpayer Identification Number (TIN) to the State whether or not you are required to file tax returns. If this number is not provided, you may be subject to a 24% withholding on each payment made to you. To avoid this 24% withholding & to ensure that accurate tax information is reported to the IRS, ARESPONSE IS REQUIRED.

Legal Entity Name:		
Doing Business As Name:		
Payment Address:		
City/Town: STA	ATE: ZIP:	COUNTRY:
Business Address:		
City/Town: STA	ATE: ZIP:	COUNTRY
Telephone #: Cell	Phone #:	FAX #:
Contact Person: Web	osite: E-Mail	(Main Office):
TAXPAYER IDENTIFICATION NUMBER		
Social Security # (SSN):	Fed ID # (EIN/	/FIN):
PRINCIPAL ACTIVITY		
Service Provider	Product/Merchandise Provider	Other Provider
List the principal type of service, product or othe	r that is provided:	
Medical/Health Care Services	Legal Services	1099 Grant Reportable
DESIGNATION (select ONLY THOSE which	apply to you/your organization as prov	rided to the IRS)
Individual/Sole-Proprietor	Corporation (S)	Government
Single Member LLC LLC (C Corporation)	Corporation (C)	Travel/Intern
LLC (S Corporation)	Partnership	Refund/Reimbursement
LLC (P.Partnership)	Estate or Trust	Tax-Exempt
EXEMPTIONS	Exemption from	FATCA reporting:
Under penalty of perjury, I declare that the information provi		
NAME & TITLE (print or type):		
TELEPHONE #: CEL	L PHONE #:	FAX #:
SIGNATURE:		
E-Mail (Main Office):		
PLEASE RETURN WHEN COMPLETED TO: Email: PRCH.WEB@DAS.NH.GOV (Phone) 603-271-2201 (FAX) 603-271-2700	DIVISION OF PROCUREMENT OF PURCHASE & PROSTATE HOUSE ANNEX – ROOM 25 CAPITOL ST	PERTY

(FAX)

http://das.nh.gov/purchasing

CONCORD NH 03301

AIA DOCUMENT G702

PAGE 1 OF 2 PAGES

Distribution to: APPLICATION NO:

ARCHITECT OWNER

CONTRACTOR

Period to:

ARCHITECT'S PROJECT NO:

CONTRACT DATE:

Application is made for Payment, as shown below, in connection with the Contract.

CONTRACT FOR:

CONTRACTOR'S APPLICATION FOR PAYMENT

CHANGE ORDER SUMMARY		
Change Orders approved in	ADDITIONS	DEDUCTIONS
previous months by Owner		o con la manda de la constanta
TOTAL	1	
Approved this Month		
Number Date Approved		
TOTALS	•	-
Net change by Change Orders	irs	\$0.00

Work covered by this Application for Payment has been completed in accordance with the Contract Documents, The undersigned Contractor certifies that to the best of the Contractor's knowledge, information and belief the that all amounts have been paid by the Contractor for Work for which previous Certificates for Payment were issued and payments received from the Owner, and that current payment shown herein is now due. CONTRACTOR:

Date:

ARCHITECT'S CERTIFICATE FOR PAYMENT

best of the Architect's knowledge, information and belief the Work has progressed as data comprising the above application, the Architect certifies to the Owner that to the indicated, the quality of the Work is in accordance with the Contract Documents, and in accordance with the Contract Documents, based on on-site observations and the the contractor is entitled to payment of the AMOUNT CERTIFIED.

AIA DOCUMENT G702 • APPLICATION AND CERTIFICATE FOR PAYMENT • MAY 1983 EDITION • AIA • 1983 THE AMERICAN INSTITUTE OF ARCHITECTS, 1735 NEW YORK AVENUE, N.W., WASHINGTON, D.C. 20006

Continuation Sheet, AIA Document G703, is attached. 3. CONTRACT SUM TO DATE 4. TOTAL COMPLETED & STORED TO DATE 1. ORIGINAL CONTRACT SUM 2. Net change by Change Orders a. 10% of Completed Work b. 10% of Stored Material 5. RETAINAGE:

7. LESS PREVIOUS CERTIFICATES FOR PAYMENT.. 8. CURRENT PAYMENT DUE 6. TOTAL EARNED LESS RETAINAGE......

9. BALANCE TO FINISH, PLUS RETAINAGE

County of: Subscribed and sworn to before me this _ State of:

8

day of

My Commission expires: Notary Public:

AMOUNT CERTIFIED

(Attach explanation if amount certified differs from the amount applied for.)

ARCHITECT:

Contractor named herein. Issuance, payment and acceptance of payment are without By:
This Certificate is not negotiable. The AMOUNT CERTIFIED is payable only to the prejudice to any rights of the Owner or Contractor under this Contract

G702-1983

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CONTINUATION SHEET	AIA Document G702, APPLICATION AND CERTIFICATE FOR PAYMENT, containing Contractor's signed Certification is attached. In tabulations below, amounts are stated to the nearest dollar.	Use Column I on Contracts where variable retainage for line items may apply.	ď	DESCRIPTION OF WORK																						
	ERTIFICATE FOR he nearest dollar.	tainage for line ite	C	SCHEDULED	VALUE													.,		,_						
	PAYMENT, conta	ms may apply.	۵	WORK COMPLETED	FROM PREVIOUS	APPLICATION	(314)																			
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	APPLICATION NUMBER: APPLICATION DATE: PERIOD TO:	ARCHITECTS PROJECT NO:		TOTAL	COMPLETED AND	STORED TO	DAIE (D+E+F)																			
	N NUMBER TION DATE: PERIOD TO:	ECT NO		%	(G÷C)																					

PAGE 2 OF 2 PAGES

RETAINAGE

BALANCE TO FINISH (C - G)

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CONSTRUCTION SPECIFICATIONS TABLE OF CONTENTS

The standard specifications adapted to this project contain the following sections:

SECTION

01010	General Requirements
01020	Temporary Utilities and Job Conditions
02080	Selective Demolition
00606	Guardrail
00618	Uniformed Officers and Flaggers
00619	Maintenance of Traffic
00621	Delineators

SECTION 01010 - GENERAL REQUIREMENTS

PART 1 GENERAL

- 1.1 **RELATED DOCUMENTS:** The general provisions of the contract, including General and Supplementary Conditions, and all Division 1 sections of the specifications apply to the work specified in all sections of the Construction Specifications. The photos, sketches and the specifications together comprise the construction documents. Any note in one shall apply to the other. The contractor shall report any discrepancies between the drawings and specifications to the Project Manager for resolution before proceeding with the work involved.
- 1.2 **SUMMARY OF THE WORK:** The intent of the contract is to provide the State with new Guardrail at Hampton Beach State Park in Hampton, NH. The following work items give a general summary of the extent of the work but are not intended to be a complete itemization of the work.
 - a) Contractor shall Provide a Traffic Control Plan (TCP) to be submitted for review and approval by the following; NHDOT District 6, Town of Hampton; Department of Public Works and Police Department, and to the DNCR Project Manager, for Approval at least 2 Weeks Prior to the start of the work.
 - b) Installation and management of Traffic Controls in accordance with the approved Traffic Control Plan. Provide Maintenance of Traffic for the duration of the work.
 - c) Provide Uniformed Police Officers and or Flaggers for the duration of the work, as identified in the TCP.
 - d) Remove guardrail and wood posts in areas indicated on the plans. Dispose of all guardrail and wood posts.
 - e) Install new wood posts, galvanized single beam guardrail, and terminal end units.
 - f) Install u-channel posts and retroreflective delineators, and retroreflective beam guardrail delineators.
 - g) Provide the following Warranties at the completion of the job. 1 Year Installers Warranty.

1.3 CONTRACTOR'S USE OF SITE AND PREMISES.

- a) Limit use of site to allow:
 - 1. Inspection by representatives of the Department of Natural and Cultural Resources, Department of Transportation.
 - 2. Vehicle, pedestrian, bicycle, etc. traffic around the Work Zone.
- b) The Project lies adjacent to an active recreational area, related businesses, and residential community. The Parking areas, shoulders, and Ocean Blvd. have been designated as the Contractor's Work Zone.

- c) No More than 2 Consecutive Parking Bays may be obstructed at any given time.
- d) The Northbound and Southbound lanes of Ocean Blvd. must remain open and must not be obstructed.
- e) The Contractor shall provide for the safe passage of all vehicles, bicycles, pedestrians, etc. around the Work Zone. A Traffic Control Plan (TCP) prepared by the Contractor shall be reviewed and approved by DNCR, NHDOT District 6, and the Town of Hampton Department of Public Works and Police Department. The Contractor shall fully institute all measures contained in the TCP prior to initiating any work. Any plan changes proposed by the Contractor shall be reviewed and approved by DNCR, NHDOT District 6, and the Town of Hampton DPW and Police Dept. prior to making those changes.
- 1.4 **PUBLIC ACCESS AND PROTECTION:** The grounds around the work site will be open to the public and staff during the time the work is in progress. The contractor shall be responsible for roping off or barricading sufficient area around the work site to keep visitors and state personnel safe from construction hazards.
- 1.4 COORDINATION WITH THE STATE PARK MANAGER: The contractor shall coordinate in advance with the Regional State Park Manager Meredith Collins Phone No. 603-573-6657 to arrange mutually acceptable times for closing off parking areas normally accessible to the staff and public, and to insure that suitable alternate access is made available.

END OF SECTION 01010

SECTION 01020 - TEMPORARY UTILITIES & JOB CONDITIONS

PART 1 GENERAL

- 1.1 **TEMPORARY FACILITIES AND SERVICES:** The Contractor shall be responsible for arranging and providing temporary facilities necessary to facilitate his work. The location of same shall be coordinated with and approved by the Project Manager and or the Park Manager. All such services and facilities shall comply with applicable Federal, State and Municipal regulations.
- 1.2 **TEMPORARY ELECTRICITY:** NOT AVAILABLE

1.3 **FIRE PROTECTION:**

- a) The Contractor shall provide and maintain adequate fire protection in the form of fire extinguishers, or other effective means of extinguishing fire, ready for instant use, distributed around the project sites and in and about temporary inflammable structures during construction of work.
- b) Gasoline and other flammable liquids shall be stored in and dispensed from UL listed safety containers in conformance with National Board of Fire Underwriters' recommendations. Storage shall not be within any DNCR owned buildings.
- c) Torch-cutting and welding operations performed by subcontractors shall have approval of the general contractor before such work is started, and a chemical extinguisher shall be available on location where such work is in progress.
- d) No Smoking within 25 feet of any State Owned Building.
- e) Do not light fires in or about premises.
- 1.4 **PROTECTION OF PROPERTY AND THE PUBLIC:** The Contractor shall construct all fences, barricades and protection facilities required for the protection of the public to the satisfaction of the Project Manager. Furnish and install all signs, lights, reflectors, and all such protection facilities as may be required by the Project Manager.

Keep all access roads and walks clear of debris, materials, and construction equipment. Repair streets, drives, curbs, sidewalks, fences, poles and the like where disturbed by construction to the satisfaction of the Project Manager.

1.5 **TEMPORARY STORAGE:** Delivery and storage locations shall be coordinated with and approved by the Project Manager.

The contractor shall provide at the site, where directed and maintain in good condition, suitable and substantial weather-tight storage as required for his materials that may be damaged by storage in the open.

1.6 **TEMPORARY FIELD OFFICE:** Not Applicable

- 1.7 **TOILETS**: Restroom facilities will be available.
- 1.8 **CONTRACTORS AND SUBCONTRACTORS MEETINGS:** The Project Manager shall have the right to call together at reasonable times designated by him, representatives of the contractor and subcontractors who shall meet at the at the job site, to report as to the condition of the work under their charges, or on any other matters pertinent to the conduct of the work.

Such representatives shall be empowered to make at these meetings, definite decisions binding upon their respective employers, regarding all matters pertaining to the work under this contract.

The Contractor shall furnish the Project Manager in writing, the names, addresses and telephone numbers of subcontractors' personnel to be contacted in the event of an out-of-hours emergency at the building sites.

MEASUREMENTS: Before ordering any material or doing any work, the Contractor shall verify all measurements and shall be responsible for the correctness of same. No extra charge or compensation will be allowed on account of difference between actual dimensions and the measurements indicated on the drawings; any difference which may be found shall be submitted to the Project manager in writing for consideration before proceeding with the work.

Responsibility for work fabricated accurately to field measurements to properly fit the new construction shall be solely that of the contractor, who shall pay all costs involved in correcting any miss-fitting work as fabricated.

- 1.10 **CUTTING AND PATCHING:** The Contractor shall do all cutting, fitting and patching of his work that may be required to make its several parts come together properly. Expense caused by defective or ill-timed work shall be borne by the contractor. Where field cutting is authorized or directed, provide adequate reinforcement of the weakened area in such form as is approved by the Project Manager.
- 1.11 OCCUPATIONAL HEALTH AND SAFETY: These contract documents, and the construction hereby contemplated shall be governed at all times by applicable provisions of all federal laws, including but not limited to the following:
 - a) Williams-Steiger occupational Safety and Health Act of 1970, Public Law 91-596
 - b) Part 1910 Occupational Safety and Health Standards, Chapter XVII of Title 29, Code of Federal Regulations
 - c) Part 1926 Safety and Health Regulations for Construction , Chapter XIII of Title 29, Code of Federal Regulations
- 1.12 **PARKING:** Space will be allocated at the site, or in the parking lots to accommodate vehicles, deliveries and limited storage. (additional storage areas may be made available through arrangements with the Seacoast Region Park Manager on an as-needed basis).
- 1.13 **CLEANING:** As property under the stewardship of the Division of Parks and Recreation,

the grounds surrounding the project site will be open to the public and staff during all or part of the course of the work. Consequently, the sites must be kept clean, safe and presentable to the public. Construction debris shall be picked up at the end of each day's work and removed from the sites on at least a weekly basis. At the conclusion of the project, all barricades, equipment, and debris shall be promptly removed from the sites.

END OF SECTION 01020

SECTION 02080 - SELECTIVE DEMOLITION

PART 1 GENERAL

- 1.1 **DESCRIPTION OF WORK:** This work shall consist of the selective demolition, removal and satisfactory disposal of guardrail components. Scope of the demolition work includes:
 - a) Removal of the existing guardrail, and wood posts.

1.2 **PROTECTION**

- a) Provide temporary barricades and other forms of protection as required to protect the state's personnel and the general public from injury due to demolition work.
- b) Protect from damage existing items that are to remain.

(PART 2 : not applicable)

PART 3 EXECUTION

- 3.1 **INSPECTION:** Inspect existing conditions in areas in which work will be performed. Prior to starting work, notify Project Manager of any conditions which could be misconstrued as damage resulting from selective demolition work.
- 3.2 **SALVAGE ITEMS:** Historic artifacts and articles of historic significance remain the property of the State. Notify the Project Manager if such items are encountered and obtain approval regarding method of removal and salvage for the State.

3.3 DISPOSAL OF DEMOLISHED MATERIALS

- a) Dispose of debris, rubbish, and other materials resulting from demolition operations from the site in compliance with all state and municipal laws.
- b) If hazardous materials are encountered during demolition operations, notify the project manager immediately and comply with applicable regulations, laws and ordinances concerning removal, handling and protection against exposure or environmental pollution.

3.4 **CLEAN-UP AND REPAIR**

- a) Upon completion of demolition work, remove tools and equipment. Remove protections and leave areas clean.
- b) Repair demolition performed in excess of that required. Return structures and surfaces to remain to conditions existing prior to commencement of selective demolition work. Repair adjacent construction or surfaces soiled or damaged by selective demolition work.

END OF SECTION 02080

SECTION 606 - GUARDRAIL

This Specification Section and following specification sections 618, 619, and 621 are adapted from the New Hampshire DOT Standard Road and Bridge Specifications 2016.

Description

Materials

- 2.1 Wood Posts, Offset Blocks, and Rails.
- 2.2 Preservative Treatment.
- 2.3 Structural Shape Posts.
- 2.4 Rails and Fittings for Beam Guardrail.
- 2.12 Terminal Units.
- 2.13 Replacement Components.

Construction Requirements

- 3.1 Posts.
- 3.3 Terminal Units.
- 3.7.1 General.

Method of Measurement

PART 1 GENERAL

- 1.1 This work shall consist of furnishing and installing guardrail, anchorages, terminal units, of the type specified at the locations shown on the plans or as ordered.
- 1.1.1 Resetting of existing guardrail shall be included in this work.
- 1.1.2 (NOT APPLICABLE)
- 1.1.3 Any excavation required for this work is subsidiary to the item except as provided for in 606.5.8

PART 2 MATERIALS

- 2.1 Wood Posts, Offset Blocks, and Rails.
- 2.1.1 Wood posts shall be treated in accordance with 2.2, sound and reasonably straight. The ends shall be cut square or as indicated. Posts with hollow knots, open or plugged holes, or season checks exceeding 1/4" in width will be rejected.
- 2.1.1.1 Guardrail posts, offset blocks and wood rails shall be made of timber with a stress grade of 1,200 psi or more for extreme fiber in bending in accordance with AASHTO M 168. All cuts and holes shall be made before preservative treatment.
- 2.1.1.2 Wood rails shall be treated in accordance with 2.2, straight and sound, free from loose knots and other defects, and shall be surfaced on all sides.
- 2.1.2 Synthetic offset blocks for guardrail shall be a product as listed on the Qualified Products List. They shall be made of synthetic materials, recycled preferred and shall meet the criteria of NCHRP 350 Test Level 3.

- 2.2 Preservative Treatment.
- 2.2.1 All wood posts, blocks and rails shall be treated with preservative materials conforming to the requirements of AASHTO M 133.
- 2.2.2 The type of treatment shall be one of the following:

Treatment

Minimum net retention, Pounds per cubic foot

Type A Pentachlorophenol

0.60 Dry Salts

Water-Borne Preservative

0.40

- All wood posts and rails shall be treated after sawing and drilling or retreated after drilling in accordance with AASHTOM 133.
- 2.3 Structural Shape Posts.
- 2.3.1 Structural shape steel posts shall conform to ASTM A 36 and shall be galvanized after fabrication to meet the requirements of AASHTO M 111.
- 2.3.2 Offset blocks for steel post assemblies shall be made of synthetic materials in accordance with 2.1.2.
- 2.4 Rails and Fittings for Beam Guardrail.
- 2.4.1 Rails and fittings shall be as shown in the current edition A Guide to Standardized Highway Barrier Hardware, AASHTO AGC- ARTBA Joint Cooperative Committee. Galvanized steel rail elements, terminal sections, bolts, nuts, and other fittings shall conform to AASHTO M 180 (except that paragraph 11, Marking, shall not apply), Type II, Class A. Galvanized steel rail elements and terminal sections shall be treated with a solution of sodium dichromate or other approved chemical solutions so as to prevent or reduce storage stain.
- 2.4.1.1 Miscellaneous steel hardware not shown in A Guide to Standardized Highway Barrier Hardware, AASHTO AGC ARTBA Joint Cooperative Committee designation shall conform to ASTM A 36 and A 500 as appropriate. Hardware shall be galvanized, after all fabrication, in accordance with AASHTO M 232.
- 2.4.2 Steel rail elements shall be shop punched to allow for 6 ft. 3" post spacing or as required. Where the rail is on a curve having a radius of 150 ft. or less, the rail shall be shop curved. The splice shall make contact throughout the area of the splice. Guardrail parts furnished under this specification shall be interchangeable with similar parts, regardless of the source of manufacture.
- 2.4.3 The post bolt and connection shall withstand a 5,000 lbs. pull in either direction.
- 2.5 (NOT APPLICABLE)
- 2.6 (NOT APPLICABLE)

- 2.7 Delineators, Delineators shall conform to Section 621.
- 2.8 (NOT APPLICABLE)
- 2.9 Retroreflective sheeting shall conform to AASHTO M 268 (ASTM D 4956) minimum of Type IV sheeting.
- 2.10 (NOT APPLICABLE)
- 2.11 (NOT APPLICABLE)
- 2 12 Terminal Units.
- 2.12.1 Terminal units shall be of the type specified in the Contract or as ordered by the Project Manager. The same terminal unit model of each type specified shall be used throughout the project, with the exception of the temporary terminal units.
- 2.13 Replacement Components.
- 2.13.1 Steel beam for beam guardrail, including hardware shall consist of standard beam rail, bolts, nuts, washers and any other materials necessary to connect the rail to the offset blockouts.
- 2.13.2 Post Assemblies of the type specified for Beam Guardrail Posts shall consist of offset blocks, bolts, nuts, washers and any other materials necessary to connect the, rail, offset blocks and posts.
- 2.13.2.1 Offset blocks for steel post assemblies shall be made of synthetic materials conforming to 2.1.2

PART 3 EXECUTION (CONSTRUCTION REQUIREMENTS)

- 3.1 Posts.
- 3.1.1 All posts shall be set plumb at the required spacing and locations by either auguring, excavating or driving. The face of the post nearest the road shall present a vertical line from the top to bottom.
- 3.1.2 The bottom of the augured or excavated holes shall be thoroughly tamped to grade.
- 3.1.3 Post and anchor holes shall be backfilled with acceptable material placed in layers and thoroughly compacted with a power tamper.
- 3.1.4 The wood offset blocks shall be "toe nailed" to the rectangular wood posts to prevent them from turning.
- 3.1.4.1 Breakaway wood posts A and B shall be set in augured, pre-driven or hand dug holes and backfilled in accordance with 3.1.3.
- 3.2 Beam Rail.

- 3.2.1 Beam guardrail shall be erected to provide a smooth continuous rail conforming to the line and grade of the highway. Corrugated rail elements shall be lapped so that the exposed end of each element is away from approaching traffic. Expansion joint bolts shall be tightened, but not to a degree which will prevent the rail elements from sliding past each other longitudinally. All other bolts shall be drawn tight.
- 3.2.2 All metal work shall be fabricated in the shop. No punching, cutting, or welding shall be done in the field. Holes may be drilled or cutting done for special details only.
- 3.2.3 Galvanized beam rail shall be stored to prevent wet storage stain. Storage shall be off the ground and individual rail elements shall be separated with spacers to provide free access of air. The beam rail shall be inclined in a manner which will provide continuous drainage.
- 3.2.4 All damage to galvanized surfaces, threaded portions of all fittings and fasteners, and cut ends of bolts after assembly, shall be repaired by thoroughly wire brushing the damaged area and painting it with 2 coats of approved zinc-rich primer.
- 3.2.5 At each location where an electric transmission, distribution, or secondary line crosses any of the types of metal guardrail covered by these specifications, the guardrail shall be grounded as required by the electric utility company.
- 3.2.5.1 At locations where electric lines run parallel and in close proximity to metal guardrail, grounding systems may be required by the electric utility company.
- 3.2.6 All beam rail shall include retroreflectorized delineators, white or yellow (to match color of edge line), placed in accordance with the NHDOT Standard Plans.
- 3.2.7 Double nested guardrail shall be as detailed on the plans or as ordered.
- 3.3 Terminal Units.

Terminal sections shall be installed at each end of every installation of beam guardrail unless otherwise specified. Before installation, the Contractor shall provide the Project Manager with copies of the manufacturer's documents indicating satisfactory testing in accordance with NCHRP 350 and/or its subsequent revisions and of the approval by the FHWA for use of the terminal unit as intended. The Contractor shall also provide the Project Manager with copies of the manufacturer's detail sheets and installation guide detailing all requirements and system dimensions prior to installation. The Contractor shall provide a list of component parts to the Project Manager to be forwarded to the appropriate maintenance office.

- 3.3.1 Terminal units or sections shall be installed as shown on the plans, specified by the manufacturer or ordered.
- 3.3.2 Type IV retroreflective sheeting shall be applied to the approach nose after fabrication and assembly but prior to the installation of bolts, if terminal units are installed less than 6 ft. from the edge of pavement as follows:

One-Way Roadways: Retroreflective yellow with black stripes sloping downward at an angle of 45 degrees toward the roadway on both sides of the roadway. The width of the stripes shall be 3".

Two-Way Roadways: Same as One-Way Roadway except the reflective sheeting is to only be placed on the right side of the roadway with no sheeting on the left side of roadway.

- 3.3.2.1 Retroreflective sheeting on ELT terminal units shall be 12" high x 24" wide and shall be attached to the 24" corrugated steel pipe 4" down from the top by applying the retroreflective sheeting to 0.080" thick, 12 in x 24" aluminum sheet which shall be attached with six M6 1/4" 20×1 " bolts with, lock washers and nuts fastened on the top, middle and bottom edges.
- 3.3.2.2 Retroreflective sheeting on flat-ended terminal units shall be a minimum of 12" wide and 24" high unless the dimensions of the flat end surface of the terminal unit are less. In the case of the width being less than 12" it shall cover the entire width of the flat surface. In the case of the height being less than 24" it shall cover the entire height of the flat surface. If the 12" wide sheeting does not cover the full width of the flat surface, the sheeting shall be placed on the roadway edge of the terminal unit. If the 24" high sheeting does not cover the full height of the flat surface, the sheeting shall be placed from the top down.
- 3.4 Wood rail. Wood rail shall be constructed as shown on the plans. Wood surfaces cut or damaged shall be brush treated with 2 applications using material of the same specification as that used in the preservative treatment.
- 3.5 Resetting. (NOT APPLICABLE)
- 3.6 Temporary Impact Attenuators and Temporary Beam Guardrail. (NOT APPLICABLE)
- 3.7 Concrete Barriers. (NOT APPLICABLE)

PART 4 METHOD OF MEASUREMENT

- 4.1 The accepted quantities of guardrail, new, temporary or reset, will be measured either by the unit or by the linear foot to the nearest foot, as follows:
- 4.1.1 Corrugated beam guardrail indicated as "standard section" and Terminal Section Type E-2 will be measured by the linear foot as shown on the plans.
- 4.1.1.1 Terminal units will each be measured by the unit, except E-2 as noted above.
- 4.1.2 Wood guardrail, pipe guardrail and double faced beam guardrail will be measured from end to end of rail by the linear foot, unless otherwise shown on the plans.
- 4.1.3 (Not Applicable)
- 4.1.4 (Not Applicable)

- 4.1.5 Post replacements and assemblies for beam guardrail posts will be measured by the each.
- 4.1.6 Removal and disposal of materials being replaced shall be subsidiary to the replacement items.
- 4.2 Anchorages shown on the plans as integral parts of terminal units or sections paid for by the unit will not be measured separately; other anchorages as specified, both new and reset, will be measured by the number of units installed.
- 4.3 (Not Applicable)
- 4.4 (Not Applicable)
- 4.5 Delineators will be measured in accordance with 621. Delineators required for temporary guardrail and portable concrete barrier for traffic control will not be measured.
- 4.6 (Not Applicable)

PART 5 BASIS OF PAYMENT

- 5.1 The accepted quantities per linear foot for guardrail, concrete barrier, and E-2 terminal units will be paid for at the Contract unit price per linear foot for guardrail complete and in place.
- 5.1.1 The accepted quantities for terminal units, bridge approach units, anchorages other than anchorages included with terminal units, for all types specified, will be paid for at the Contract unit price for units complete and in place.
- 5.2 New material required for resetting guardrail, other than that damaged due to the Contractor's negligence, will be paid for out of the allowance.
- 5.3 (Not Applicable)
- 5.4 (Not Applicable)
- 5.5 Delineators will be paid for in accordance with Section 621, except delineators required for temporary guardrail and portable concrete barrier for traffic control will be subsidiary.
- 5.6 Impact attenuation devices (redirective or non-redirective), test level 2 or 3 as required will be paid for at the Contract unit price per unit complete in place.
- 5.7 No separate payment will be made for any excavation required except for material classified as rock structure excavation and will be paid as provided for out of the allowance.

KEY TO ITEM NUMBERS FOR GUARDRAIL ITEMS

Item Number	Description	Unit
606.00C	Beams for Guardrail Linear	Foot

606.0001	Steel Beam for Beam Guardrail, Including Hardware	Each
606.01	A Posts for Guardrail	Each
606.012	W6x9 Steel Post Replacement for Beam Guardrail	Each
606.0122	Steel Post Assemblies for Beam Guardrail Posts	Each
606.014	6" x 8" Wood Post Replacement for Beam Guardrail	Each
606.0142	6" x 8" Wood Post Assemblies for Beam Guardrail Posts	s Each
606.1A51	Beam Guardrail (Terminal Unit Type MELT)	Unit
606.1A52	Beam Guardrail (Terminal Unit Type ELT)	Unit
606.1A7	Beam Guardrail (Terminal Unit Type G-2)	Unit
606.1A96	Beam Guardrail (Terminal Section Type E-2)	Linear Foot
606.21A,B,C	Double-Faced Steel Beam Guardrail (Galvanized)	Linear Foot

A Type of Post

- 0 Open
- 1 Light weight steel (S3x5.7)
- 2 Medium weight steel (W6x8.5)
- 3 Open
- 46" x 8" wood
- 5 Open
- 6 Aluminum, size per plans
- 7 Heavy weight steel (W6x15.5)
- 8 Open
- 9 Aluminum or steel -- Contractor's option, size per plans

B Post Spacing or Type of Unit (Spacing of terminal units is standardized on the plans)

- 0 "Standard Section" with 6 foot 3" spacing
- 1 Open
- 2 Open
- 3 Open
- 4 Variable: 25 ft. to 6 ft. 3" or
- 3-1/2 ft. to 1-1/2"
- 5 Open
- 6 Open
- 7 Terminal Unit G-2 Unit

C Rail Material

0 Steel (galvanized)

606.5A, B, C Wood Guardrail Linear Foot

A Type of Wood Rail 1 Single 6" x 8"

B Type of Posts 0 5 ft.-8" x 8" wood 1 6 ft.-6" x 8" wood 2 5 ft.- 9" by W6x8.5 steel 3 5 ft.-9" by W6x15.5 steel 4 1 foot -5" by W6x15.5 steel 5 2 ft.-5-1/4" byW6x15.5 steel

END OF SECTION 0600

SECTION 00618 -- UNIFORMED OFFICERS AND FLAGGERS Description

- 1.1 This work shall consist of furnishing qualified uniformed officers, with or without vehicles, or flaggers as required to direct or control traffic through or around the work or as ordered.
- 1.1.1 The Contractor may perform flagging operations with his own forces or through approved Subcontractors. Flaggers shall be the primary means for providing dynamic temporary traffic control operations in work zones.
- 1.1.2 Uniformed officers shall have legal authority to enforce traffic laws on the roadways within the work zone. Uniformed officers may be utilized for their specific authority for operations beyond that of a flagger, such as assistance in speed control and traffic law enforcement, as necessary, and as approved by the Project Manager.

Equipment

- 2.1 Vehicles for use with uniformed officers shall be official police vehicles with appropriate police markings and blue flashing lights that are visible from 360° around the vehicle and to oncoming traffic. Given the variability of markings and light arrangements of police vehicles, the final determination of acceptable police vehicles shall be made by the Contractor. Police vehicles with roof mounted lights are preferable when available. Police vehicles used at night shall have dimmable blue flashing lights appropriate for nighttime operations.
- 2.2 Traffic paddles and flagger equipment shall conform to those described in the MUTCD.
- 2.3 Two-way radios for uniformed officers and flaggers shall be dependable, providing clear communication at all times between radio operators.
- 2.4 For night operations, the use of lighting at flagger stations is required as stated in the MUTCD.

Construction Requirements

- **3.1 Uniformed Officers.** Uniformed officers furnished by the Contractor shall have had formal training in the Safe and Effective Use of Law Enforcement in Work Zones course or approved equivalent.
- 3.1.1 Effective April 1, 2013, all Uniformed Officers working on all NHDOT funded, including municipally managed, projects shall have successfully completed a NHDOT approved course on *The Safe and Effective Use of Law Enforcement Personnel in Work Zones*. This course shall be taken once every four years. Sources of NHDOT approved training can be found on the NHDOT website.
- 3.1.2 Upon request by the Project Manager, the officer shall provide verification of training within 48 hours.
- 3.1.3 Uniformed officers shall be attired with regulation duty uniforms, headgear, high-visibility apparel in accordance with the MUTCD, and shall wear an exposed badge.
- 3.2 Designated Flagger Trainers. The Contractor or the Subcontractor(s) supplying flaggers shall have an employee(s) designated to train flag personnel. Designated trainers shall have taken a formal flagging course as described in 3.2.1 at least once every four years.
- **3.2.1** A flagging course taken by employees designated to train shall consist of a minimum of 3 hours of training providing the following general information:
 - A. Federal requirements as specified in the MUTCD.
 - B. Need for consistent, current and understandable instruction from flaggers.
 - C. Understanding of the MUTCD Part VI requirements.

- D. Awareness of types of motorists and vehicles (commuters, tourists, passenger, trucks, emergency, oversized, etc.).
- E. Safety of the work crew, motorists and the flagger.
- F. Qualities of a flagger.
- G. Flagger attire.
- H. Tools necessary to perform flagging operations and their correct use.
 - 1. Equipment which includes, but is not limited to, paddles, flags, flashlights for night, etc.
 - 2. Correct and appropriate hand signals.
- Work station safety including, but is not limited to, placement of advance warning signs, flagger station location, and flagger position.
- J. Additional requirements and differences of night flagging operations.
- K. Coordination with other flaggers, work crew, uniformed officers, and traffic signals.
- 3.2.2 Designated trainers shall pass a written examination containing thirty or more questions reviewing the principles of flagging. A passing score shall be a minimum of 80 percent.
- 3.2.2.1 Upon successful completion of the flagging course and passing the written examination, the attendee shall receive a flagger handbook and a designated trainer completion certificate. The completion certificate shall contain the name of the successful attendee, the name of the course provider, and the date of the course.
- **Flaggers.** All flagging personnel shall be trained by a designated trainer at least once every four years. The course shall cover the topics outlined under 3.2.1. Each flagger shall receive from the designated trainer, a card or certificate that provides the date of training and the designated trainer's name. Upon request by the Project Manager, the Contractor and its Subcontractors shall provide verification of training within 48 hours. Any flagger who is trained by a designated trainer and changes employer, must be retrained by the new employer. Flaggers may elect to take a designated trainer course to meet the training requirements in this section, which would not expire with a change of employers.
- 3.3.1 Flaggers shall wear high visibility apparel in accordance with the MUTCD and their attire shall be distinctive from the other workers. Flaggers shall wear ANSI Performance Class 3 safety apparel when flagging during hours of darkness. While encouraged, the Class 3 requirement does not apply to pants.
- 3.4 Personnel Requirements and Authority.
- 3.4.1 Uniformed officers and flaggers shall work well alone and as a member of a group, since traffic control operations are a team effort. Therefore, uniformed officers and flaggers shall also possess strong communication skills, as relaying traffic information to others (uniformed officers, flaggers, construction personnel, the public, etc.) is essential. The Contractor shall be responsible for providing specific instructions to uniformed officers and flaggers regarding their duties and responsibilities, both to the public and to their fellow workers on the job. They shall have authority to direct the movement of construction vehicles as well as vehicles of the traveling public, and shall do all that is reasonable to expedite that movement.
- **3.4.2** Uniformed officers shall have police powers granted by the authorities having legal jurisdiction in the work area.
- 3.4.3 The Contractor shall designate a person as the responsible party to coordinate the traffic control procedures. This person shall be responsible to collect and report the time of actual traffic control to the Project Manager.
- 3.5 When more than one Uniformed Officer or Flagger is required for traffic control, effective communication shall be maintained between stations. If effective communication cannot be maintained by voice or hand signals, two-way radios shall be used. Necessary safety precautions shall be taken when two-way radios are used in the vicinity of blasting operations.

Method of Measurement

4.1 Uniformed officers, uniformed officers with vehicles, and flaggers will be measured by the unit.

4.1.1 The Contractor's schedule for utilizing uniformed officers, uniformed officers with vehicles, and flaggers shall be agreed upon cooperatively with the Project Manager. The Contractor may furnish additional traffic control personnel at his expense.

Basis of Payment

- 5.1 The hours authorized for uniformed officers or uniformed officers with vehicles will be paid for at the contractor's expense.
- **5.1.1** (Not Applicable)
- **5.1.2** (Not Applicable)
- **5.1.3** Payment of the amount set in the proposal will be on a lump sum basis.
- **5.2** Flaggers will be paid for at the Contractor's expense.

Pay items and units:

618 Uniformed Officers & Flaggers Unit

SECTION 00619 -- MAINTENANCE OF TRAFFIC

Description
Materials

Construction Requirements

- 3.1 Maintenance of Traffic.
- 3.2 Traffic Control Devices.
- 3.3 Pavement Marking.

Method of Measurement Basis of Payment

Description

- 1.1 This work shall consist of providing and maintaining safe and passable traffic accommodations for public travel; preventing dust nuisance; and furnishing, erecting and maintaining necessary traffic signs, barricades, lights, signals, delineators, concrete barriers, pavement markings, and other traffic control warning devices and shall include pilot car operations and other means of guidance of traffic through the work zone. The Contractor shall be responsible for this work and shall perform it in accordance with the current MUTCD, Work Zone Traffic Control Standard Plans, the approved Traffic Control Plan (TCP) and these specifications.
- 1.2 The Contractor shall determine the appropriate operational construction signs and warning devices based on the needs of the Contractors daily operation.

Materials

- 2.1 Traffic control devices shall conform to the MUTCD and as specified herein. New devices covered by testing and evaluation criteria in the National Cooperative Highway Research Program (NCHRP) Report 350, titled "Recommended Procedures for the Safety Performance Evaluation of Highway Features," shall also conform to the criteria by the extended compliance dates implemented by the AASHTO-FHWA Agreement (350 Agreement) dated July 1, 1998. A summary of the work zone traffic control devices categories for new devices to conform with NCHRP Report 350 is provided in the Special Attention entitled "Roadside Safety Hardware Worthiness Compliance with NCHRP Report 350 and MASH".
- 2.1.1 Base material for permanent construction signs shall be weather-proof, rigid substrate specifically manufactured for highway signing and meet the retroreflective sheeting application requirements of the sheeting manufacturer.
- **2.1.2** Base material for operational construction signs shall conform to 2.1.1, except that flexible base material will be allowed.
- 2.1.3 Retroreflective sheeting for traffic control devices, including permanent and operational construction signing, shall conform to AASHTO M 268 (ASTM D 4956), Type IV Retroreflecting Sheeting as a minimum or Type VI for flexible base material.
- 2.1.3.1 Category I Traffic Control devices (plastic or rubber cones, tubular markers, flexible delineators, and plastic drums, etc.) shall have Type IV or higher sheeting.
- **2.1.3.2** Orange signs mounted on fixed supports shall be a fluorescent orange color in accordance with Section 718.
- 2.1.3.3 Sign text shall consist of the letters, digits and symbols either applied by stick-on or silkscreen, to conform with the dimensions and designs indicated in the Contract, NHDOT Construction Sign Standards, MUTCD or FHWA Standard Highway Signs. The materials and methods shall be in accordance with standard commercial processes.
- **2.1.3.4** Sign blanks shall be prepared in accordance with current practice as recommended by the sheeting manufacturer.

- 2.1.4 Supports and posts shall conform to the current AASHTO "Standard Specifications for Structural Supports for Highway Signs, Luminaires, and Traffic Signals".
- 2.1.5 Portable changeable message sign (PCM) shall be capable of up to three lines of display with eight characters per line. Characters shall be a minimum of 18" high.
- **2.1.6** Trailer mounted speed limit signs shall be self-contained units, including sign assembly, flashing lights and power supply specifically constructed to operate as a trailer-mounted sign.
- 2.1.6.1 Sign assembly shall be as shown in the NHDOT Construction Sign Standards.
- 2.1.6.2 Each unit shall be equipped with two mono-directional flashing lights with amber lenses and reflectors which are visible through a range of 120 degrees when viewed facing the sign. The lights, LED, halogen or incandescent lamps, shall be visible for a minimum distance of one mile under daylight conditions and shall have a minimum flash rate of 40 flashes per minute. Bulb size shall be in accordance with the MUTCD. An "ON" indicator light shall be mounted on the back of the signs which is visible for at least 500 ft. to provide confirmation that the flashing lights are operating.
- 2.1.6.3 Power supply shall be either full battery power with solar panel charging (capable of maintaining a charged battery level) and 135 ampere, 12 volt deep cycle batteries, or diesel powered generator with a fuel capacity sufficient for 10 hours of continuous operation.
- 2.1.7 The Contractor shall provide a Certificate of Compliance stating that traffic control devices being provided meet the testing and evaluation criteria of NCHRP Report 350 as implemented by the 350 Agreement.
- 2.1.8 All category I, II, and III project work zone traffic control devices in use, except portable concrete barrier that transfers tension and moment from segment to segment, shall conform to the testing and evaluation criteria of NCHRP Report 350. Devices not conforming to the criteria shall be replaced with conforming devices at no expense to the Department.

Construction Requirements

3.1 Maintenance of Traffic.

- 3.1.1 Traffic control devices shall be properly placed and in operation before starting construction. When work of a progressive nature is involved, such as resurfacing, the appropriate traffic control devices shall be periodically repositioned in the advance warning area.
- 3.1.2 Whenever the highway is open to public traffic through any part of the project, the Contractor shall provide and maintain sufficient surface for at least one lane of traffic, and two lanes whenever possible. Control of one lane traffic will be required at all times.
- **3.1.2.1** The Contractor shall notify the Project Manager and the DOT District 6 at least two weeks prior to beginning work that involves any major disruption of traffic.
- 3.1.3 Traffic Control devices, either existing or supplied by the Department, shall be maintained at appropriate locations for the use of the traveling public during the construction period. Signs which are not applicable to construction conditions shall be covered completely with plywood, removed or relocated as necessary. Signs that are removed or relocated shall be retained and re-erected by the Contractor. The Contractor shall notify the Bureau of Traffic when any regulatory sign is removed or relocated.
- **3.1.3.1** All existing speed limit signs which conflict with the construction zone trailer mounted speed limit signs shall be covered completely as specified in 3.1.3 during the operation of the flashing lights. These signs shall be immediately uncovered when the use of the flashing lights is discontinued.
- 3.1.3.2 Devices damaged due to improper handling and storage shall be replaced with new devices.
- 3.1.4 Dust control shall be performed in an approved manner, generally by the use of water, and shall be continued whenever necessary, even if all other work on the project is suspended.

- 3.1.5 The Contractor may be required to delay or suspend work, as directed, that interferes with traffic during commuting hours, periods of inclement weather, or periods of high traffic volumes which result in excessive backup or create unsafe traffic operations.
- 3.1.6 For the protection of traffic, equip all vehicles used on the project with amber flashing lights or rotating lights visible from 360 degrees around the vehicle. The flashing light system shall be in continuous operation while the vehicle is on any part of the traveled lanes, shoulders or ramps within the construction zone.

3.1.7 Blank.

- 3.1.8 Before any suspension of the work, including end of workday, the Contractor shall make passable and shall open to traffic such portions of the project and temporary roadways or portions thereof as may be agreed upon between the Contractor and the Project Manager.
- 3.1.8.1 Pavement authorized for removal for trenching purposes within the traveled way shall be replaced with temporary bituminous material (cold patch or reclaimed asphalt pavement) before the roadway is open to traffic and shall be replaced with applicable hot bituminous pavement conforming to Division 400 within 72 hours of completed backfill operations.
- 3.1.9 (Not Applicable)
- **3.1.10** When work is resumed after any suspension, the Contractor shall replace or renew any work or materials lost ordamaged because of such temporary use of the project.
- **3.1.11** If the Project Manager determines that maintenance of traffic and provisions for safe traffic control are not being provided or maintained by the Contractor, the Department may assume this responsibility and deduct the cost from money due the Contractor.
- 3.1.12 Any work performed by the Department, either when construction operations are taking place or during periods of suspension, will not invalidate the provisions of the Contract.
- 3.2 Traffic Control Devices.
- 3.2.1 All traffic control devices supplied to the project shall be acceptable in accordance with the "Quality Standards for Work Zone Traffic Control Devices" as published by the American Traffic Safety Services Association (ATSSA) and the retroreflectivity shall be a minimum of 90 percent of new material.
- **3.2.1.1** At any time during the life of the Contract, including any suspension, any traffic control device that is in an unacceptable condition as described in the "Quality Standards for Work Zone Traffic Control Devices" or has a retroreflectivity of less than 70 percent of new material shall be replaced.
- 3.2.2 Construction signs shall be erected at the locations indicated on the plans or as approved. The posts shall be plumb. The signs shall be installed with the text horizontal.
- 3.2.3 Traffic control devices shall be erected wherever necessary for the protection of public travel.
- 3.2.3.1 Trailer mounted speed limit signs shall be used only during the Contractor's actual work hours, unless specifically authorized by the Project Manager. Prior to the initial use of the speed limit signs, the Contractor shall submit, for approval, his schedule for use including the time of proposed speed limit reductions. This schedule shall be submitted two weeks in advance of the proposed initial use to the NHDOT Bureau of Traffic, revise the proposed locations of the speed limit signs, if necessary, and authorize their use.
- 3.2.3.1.1 The Contractor will record the actual time and location of the signs on a daily basis when the speed limit signs are in use.

- **3.2.3.2** Trailer mounted speed limit signs shall be located, one on each shoulder, 2,000 feet in advance of the project limits for mainline traffic. A sign shall also be located on the right shoulder 1,500 feet beyond the end of ramp acceleration lanes within the project. Placement of additional "REMINDER" signs may be ordered by the Project Manager.
- **3.2.4** Operational signs and channelizing devices shall only be set up when weather conditions will allow adequate visibility.
- **3.2.5** Lighting devices shall be provided as required or ordered. The type and number of lighting devices shall conform to the plans and the MUTCD.
- 3.2.6 Keep all roadway areas that are open to traffic as clear as possible at all times. No materials or Contractor's plant and equipment shall be stored on any roadway areas or within the clear zone of the traveled way as specified in the TCP unless protected by portable barrier and specifically approved. Deliver materials to installation areas as needed to provide a continuous installation.
- **3.2.6.1** Remove all equipment and construction vehicles from the traveled way and within the clear zone of the traveled way as specified in the TCP during non-work hours unless protected by portable barrier and specifically approved.
- **3.2.6.2** Park workers' private vehicles close together in a group outside the clear zone of the traveled way as specified in the TCP unless protected by portable barrier and specifically approved.
- **3.2.6.3** Traffic control devices, including arrow panels, portable changeable message signs and trailer mounted speed limit signs shall be removed outside the clear zone of the traveled way as specified in the Traffic Control Plan when not in use unless protected by portable barrier or equivalent and specifically approved.
- **3.2.6.4** Trailer mounted traffic control devices, such as arrow panels, portable changeable message signs and trailer mounted speed limit signs shall be delineated with retroreflective temporary traffic control devices while in use. The trailers shall also be delineated by affixing a retroreflective material to them.
- **3.2.7** Do not conduct any operation (including loading and unloading vehicles) on or near the traveled way without first setting up the proper lane closure and traffic control devices.
- 3.2.8 All traffic control devices furnished by the Contractor shall remain the property of the Contractor unless otherwise specified and shall be removed at the completion of the project or when no longer required.

3.3 Pavement Marking.

- 3.3.1 Pavement markings shall be used in combination with appropriate traffic control devices to clearly define the required vehicle paths in accordance with the MUTCD. The intended vehicle path shall be clearly defined by pavement markings or channelizing devices or both at the end of the work period.
- 3.3.1.1 At the end of each day's paving operation on a traveled roadway, pavement markings for centerlines and lanelines shall be applied in accordance with the MUTCD and the Contract requirements. Temporary pavement markings may be used according to the NHDOT Work Zone Traffic Control Standard Plans and MUTCD, after which pavement markings that meet full MUTCD Standards shall be in place. All Temporary pavement markings shall remain in place while in service and if dislodged or rendered ineffective the temporary markings shall be replaced.
- 3.3.1.2 Temporary raised pavement markings may be used according to the MUTCD or as amended by the Work Zone Traffic Control Standard Plans, in the same color as specified for the markings and installed according to manufacturer recommendations. Temporary raised pavement markers shall not be used to supplement or substitute for edge lines. Temporary raised pavement markers shall be a product listed on the Qualified Products List under the 619 items.
- **3.3.1.3** Flexible raised pavement markers will not be permitted for use on Interstate or high speed, multi lane highways.

- 3.3.2 The application of pavement markings and/or removal of existing markings may not be required during daytime construction operations when traffic is controlled by flaggers or uniformed officers and channelizing devices are in place.
- 3.3.3 In the event that pavement markings are to be applied by the Department, the Contractor shall provide a clean surface and vehicle path free of obstructions.
- 3.3.4 Pavement markings that are no longer applicable shall be obliterated immediately preceding or following the change in lane usage. Such change in lane usage shall not be implemented until sufficient time, equipment, materials, and personnel are available to completely obliterate the markings.
- 3.3.5 Removable pavement marking tape shall be removed prior to placing subsequent pavement courses but not until immediately prior to beginning paving operations.

Method of Measurement

- 4.1 Maintenance of traffic will be measured as a unit.
- 4.2 Portable changeable message sign and trailer mounted speed limit sign will be measured as a unit. A unit shall consist of the sign as described, the trailer, fuel and all necessary moves as approved.
- **4.2.1** Portable changeable message sign (unit/week) and trailer mounted speed sign will be measured as a unit week. A week shall consist of seven consecutive days beginning when the item is first used on the project. The number of units required each week will be specified in the Traffic Control Plan or as approved.
- 4.3 The temporary bituminous material required in 3.1.8.1 will not be measured for payment.

Basis of Payment

- 5.1 Maintenance of traffic will be paid for at the Contract lump sum price. Payment will be made periodically based on the anticipated construction period.
- 5.1.1 When the project conditions warrant illumination and such work is not shown on the plans or in the Special Provisions, the cost of furnishing, installing, maintaining (including power) and dismantling the necessary lighting will be paid at the Contractor's expense.
- **5.1.2** Replacements of any traffic control device required by 3.1.3 or 3.2.1 will be at the Contractor's expense.
- 5.1.4 The material cost of permanent construction signs ordered but not included in the listing on the Contract plans will be paid for as provided in the allowances. The labor and equipment cost for installation will be paid for as provided in the allowances.
- 5.1.5 When no provision for Maintenance of Traffic is included in the Contract, this work will be subsidiary.
- 5.1.6 (Not required Applicable)
- 5.1.7 (Not Applicable)
- 5.1.8 (Not Applicable)
- 5.1.9 (Not Applicable)
- 5.2 Pavement markings, including temporary retroreflective paint pavement markings, will be paid for at the Contractor's expense.
- **5.2.1** Temporary raised pavement markings or temporary removable pavement marking tape required per 3.3.1.2, including maintenance, removal and disposal, will be subsidiary.

5.3 Obliteration of pavement markings will be paid for at the Contractor's expense.

5.4 (Not Applicable)

- 5.5 Unless an item is included in the Contract for relocation or removing signs, only the relocation of Type A signs will be paid for as provided in the allowances. All other signs covered, removed or relocated as provided in 3.1.3 will be subsidiary.
- 5.6 The accepted quantity of portable changeable message signs and trailer mounted speed limit signs will be paid for at the Contract unit price complete, for each unit used. Payment will be made periodically based on the anticipated need for each unit.
- 5.6.1 The accepted quantity of portable changeable message sign (unit/week) and trailer mounted speed sign will be paid for at the Contract unit price complete. Payment will be made based on the use for each unit, whether used once or multiple times during a week.

Pay items and units:

619.1 Maintenance of Traffic Unit

SECTION 621 - DELINEATORS

Description

1.1 This work shall consist of furnishing and installing retroreflective delineators with or without posts as shown on the plans.

Materials

- 2.1 Delineator posts shall be flanged channel section steel conforming to ASTM A 36 posts, galvanized in accordance with AASHTO M 111. The weight per foot shall be 1.12 lb. The post shall have 3/8" holes drilled or punched, before galvanizing, at 1" on center along the center line of the web, beginning 13/32" from the top and continuing 29" down the post. Post length shall be as shown in the NHDOT Standard Plans or as otherwise shown on the plans.
- **2.1.1** All deliveries of delineator post shall be accompanied by a certificate of compliance, a certified mill test report, and a detailed bill of lading.
- 2.2 Sheet material for delineators shall be sized to the dimensions and shapes shown on the plans and shall conform to one of the following:
 - Aluminum sheeting conforming to ASTM B 209, Alloy 6061-T6 when 0.080" thick or ASTM B 209, Alloy 5052-H38 when 0.100" thick, or
 - Steel conforming to ASTM A 635, galvanized in accordance with AASHTO M 111 (ASTM A 123) with a minimum thickness of 12 gauge, or
 - For temporary conditions only, high-impact, ultra-violet resistant thermoplastic meeting the following minimum requirements:

Property	Test method	Minimum Property Requirement
Tensile Strength@ yield, psi	ASTM D 638	5,000
Impact Strength	ASTM D 256	10
@ 73 °F, Ft. lb/in notch		
Impact Strength	ASTM D 256	1.5
@ -40 °F, Ft. lb/in notch		
Flexural strength		
1/4" @ 73 °F, psi	ASTM D 790	8,000
Flexural modulus1/4" @ 73 °F	ASTM D 790	300,000

With a minimum thickness of 0.08"

- 2.3 Retroreflective sheeting shall conform to AASHTO M 268 (ASTM D 4956) minimum of Type IV sheeting, silver, white, green, yellow, green or brown.
- 2.4 Bolts for post mounting shall be aluminum alloy economy hexagon head machine bolts conforming to ASTM F 468 Alloy 6061-T6 supplied with nylon washers and vandal resistant nuts. Bolts for concrete barrier mounting shall be stainless steel hexagon head machine bolt conforming to ASTM A 276 Type 304 with an expansion anchor bolt embedded in the concrete as shown on the plans.

Construction Requirements

3.1 Steel posts for delineators shall be installed at locations that are in accordance with the

- NHDOT Standard Plans or as otherwise shown on the plans. Posts may be set or driven and shall be plumb. Bent or damaged posts shall be replaced.
- **3.1.1** When posts are set, holes shall be dug to the proper depth. Holes shall be backfilled with suitable material in layers not over 6" in depth and thoroughly compacted.
- **3.1.2** When posts are driven, a suitable driving cap shall be used. After driving, the top of the posts shall have substantially the same cross sectional dimensions as the body of the post. Posts shall not be driven with the assembly attached.
- **3.1.3** When rock is encountered in erecting posts, the depth to be drilled into the rock and any required grouting shall be determined by the Project Manager.
- **3.2** Each retroreflective delineator shall be securely bolted to posts, guardrail or barrier as required.

Method of Measurement

- **4.1** Delineators will be measured by the number of delineators of the type specified.
- **4.1.1** Retroreflective delineator faces, of the type specified will be measured by the number of faces required.

Basis of Payment

5.1 Delineators or retroreflective delineator faces will be paid for at the Contract unit price per each of the type specified, complete in place.

Pay items and units:

- 621.1 Retroreflective Median Barrier Delineator Each
- 621.2 Retroreflective Beam Guardrail Delineator Each
- 621.31 Single Delineator with Post Each

END OF SECTION 00621

SUBMITTAL SCHEDULE

PROJECT: CAP-2301 GUARDRAIL REPLACEMENT HAMPTON BEACH STATE PARK HAMPTON, NH

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N N	NO	ITEM	SUBMITTAL REQUIRED	REJECTED REVISE & APPROVED RE-SUBMIT RE-SUBMIT AS NOTED	REVISE & RE-SUBMIT	APPROVED AS NOTED	APPROVED
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