

REMOVAL OF SNOWPLOWABLE RAISED PAVEMENT MARKERS

The Standard Specifications are revised as follows:

SECTION 808, BEGIN LINE 404, DELETE AND INSERT AS FOLLOWS:

Removed markers shall ~~remain~~ *become* the property of the ~~Department unless otherwise specified~~ *Contractor and removed from the jobsite prior to the completion of the work.*

SECTION 808, BEGIN LINE 407, DELETE AS FOLLOWS:

~~Removed snowplowable raised pavement markers shall be delivered to the District Traffic Division. The markers shall be delivered in 210 L (55 gal.) metal containers with lids which may be sealed. The metal containers shall be furnished either by the Contractor or by the District Traffic Division as specified in the contract. Approximately 50 markers shall be placed in each container. Each container shall be labeled as to how many markers it contains.~~

~~All metal containers used for delivering removed markers will remain the property of the Department when no longer required for the contract.~~

SECTION 808, BEGIN LINE 512, DELETE AS FOLLOWS:

~~The cost of metal containers for disposal of removed snowplowable raised pavement markers, if furnished by the Contractor, shall be included in the costs of other pay items. The cost of picking up and returning such metal containers, if furnished by the District Traffic Division, shall be included in the costs of other pay items.~~

~~The cost of delivering removed and packaged snowplowable raised pavement markers to the designated location shall be included in the cost of transportation of salvageable materials.~~
