

347 CERTIFICATION AND ACCEPTANCE-GENERAL.
(REV 6-22-06) (FA 7-21-06) (1-07)

ARTICLE 347-5 (Pages 328 and 329) is deleted and the following substituted:

347-5 Certification and Acceptance.

347-5.1 General: Furnish a Delivery Ticket with each batch of concrete before unloading at the placement site. The Department will provide an example of the Delivery Ticket Form. The concrete producer may use an alternate form provided that it contains the required information. Record material quantities incorporated into the mix on the Delivery Ticket. Ensure that the Batchers responsible for producing the concrete, certifies that the batch was produced in accordance with Specification requirements, signs the Delivery Ticket. Sign the Delivery Ticket certifying that the concrete was batched, delivered and placed in accordance with these Specifications.

Acceptance by the Department will be by Certification on the Delivery Ticket, as described herein, by the Batchers and the Contractor. The Engineer will hold the Contractor responsible for rejecting loads of concrete that do not meet the minimum compressive strength requirements. Delineate and replace, at no cost to the Department, all concrete that does not meet the 28-day compressive strength requirements or has any cracking greater than 1/4 inch in width or 1/4 inch in vertical displacement. Any spalling or flaking off of the surface layer that exposes the rough, pitted aggregate surface in excess of 10 square inches is to be removed and replaced in accordance with 347-5.2. Sidewalk, ditch pavement, slope pavement, Traffic Separator, or curb and gutter having any intersecting cracks visible in the dry concrete (regardless of size) will be removed and replaced in accordance with 347-5.2.

At the sole option of the Department, the Engineer may accept concrete at a reduced pay when it is determined that the concrete will serve its intended function.

If any uncontrolled cracks appear during the life of the Contract unacceptable to the Engineer, remove and replace the concrete in accordance with 347-5.2 at no expense to the Department.