 (1) Agency (1) Agency Transportation (2) I.D. Number (Governor's Office Use) #18-392 	This space for use by IRRC IRRC Number: 2418					
(3) Short Title Official Traffic Control Devices						
 (4) PA Code Cite 67 Pa. Code, Chapters 201, 203, 204, 211 & 217 [rescinded] 67 Pa. Code, Chapter 212 [new] 	 (5) Agency Contacts & Telephone Numbers Primary Contact: Glenn C. Rowe PE, PTOE 717-787-3620 Secondary Contact: Kenneth F. Williams 717-772-5462 					
 (6) Type of Rulemaking (Check One) Proposed Rulemaking Final Order Adopting Regulation Final Order, Proposed Rulemaking Omitted 	 (7) Is a 120-Day Emergency Certification Attached? No Yes: By the Attorney General Yes: By the Governor 					
 (8) Briefly explain the regulation in clear and non-technical language. The purpose of these regulations is to adopt the most recent edition of the national <u>Manual on</u> <u>Uniform Traffic Control Devices</u> (MUTCD) published by the Federal Highway Administration. These regulations will also establish additional rules regarding study requirements, warrants, principles, and guidelines to insure uniformity for the design, location and operation of all official signs, signals, markings, and other traffic control devices within the Commonwealth. (9) State the statutory authority for the regulation and any relevant state or federal court 						
These regulations are promulgated under the autho 6105, 6121, 6122, 6123 and 6123.1 of the Vehicle 81, as amended (75 Pa. C.S. §§ 3353, 3354, 6103,	rity contained in Sections 3353, 3354, 6103, Code, Act of June 17, 1976, P.L. 162, No.					

(10) Is the regulation mandated by any federal or state law or court order, or federal regulations? If yes, cite the specific law, case or regulation, and any deadlines for action.

The U.S. Secretary of Transportation, under authority granted by the Highway Safety Act of 1966, decreed that traffic control devices on all streets and highways open to public travel in accordance with 23 U.S.C. 109(d) and 402(a) in each State shall be in substantial conformance with the Standards issued by the Federal Highway Administration (FHWA). Moreover, these regulations are mandated by Sections 3326, 3353, 3354, 3362, 3365, 6105, 6109, 6121, 6122, 6123, 6123.1 and 6127 of the Vehicle Code, Act of June 17, 1976, P. L. 162, No. 81 (75 Pa. C.S. §§3326, 3353, 3354, 3362, 3365, 6105, 6109, 6121, 6122, 6123, 6123.1 and 6127).

(11) Explain the compelling public interest that justifies the regulation. What is the problem it addresses?

The compelling public interest that justifies these regulations is the Department's desire to achieve uniformity in the installation and placement of traffic control devices on streets and highways within the Commonwealth. Uniformity of traffic control devices simplifies driving because it aids in sign recognition and understanding. It also aids police officers and traffic courts by providing uniform sign interpretation. It aids public highway and traffic officials through economy in the manufacture, installation, maintenance, and administration of traffic control devices.

(12) State the public health, safety, and environmental or general welfare risks associated with non-regulation.

Non-regulation poses risk to the public health, safety and general welfare in that the failure to address uniformity in the use and application of traffic control devices results in the installation of traffic control devices in a haphazard manner, i.e. not treating similar situations in the same way. The use of uniform traffic control devices does not, in itself, constitute uniformity. A standard traffic control device, used where it is not appropriate, because of the failure of regulations to clearly delineate the proper use and purpose of the device, would be as objectionable as the use of a nonstandard device. Such misuse may result in disrespect at those locations where the device is needed. Consequently, safety and general welfare risks are associated with non-regulation.

(13) Describe who will benefit from the regulation. (Quantify the benefits as completely as possible and approximate the number of people who will benefit.)

These regulations will benefit all motorists on the public streets and highways of this Commonwealth. The approximately 8.5 million drivers licensed in Pennsylvania, as well as the countless other drivers who travel in and through the Commonwealth, will benefit from this regulation.

(14) Describe who will be adversely affected by the regulation. (Quantify the adverse effects as completely as possible and approximate the number of people who will be adversely affected.)

These regulations will not adversely affect the motoring public or any other persons.

(15) List the persons, groups or entities that will be required to comply with the regulation. (Approximate the number of people who will be required to comply.)

The Commonwealth of Pennsylvania, the Pennsylvania Turnpike Commission, all cities, boroughs, townships, towns, home-rule municipalities, contractors, consultants, utility companies, and manufacturers and vendors of traffic control devices, and owners of private parking lots will be required to comply with these regulations.

(16) Describe the communications with and input from the public in the development and drafting of the regulation. List the persons and/or groups who were involved, if applicable.

The Department, at 29 Pa. B. 726 (February 6, 1999), published a Notice of Intent to promulgate a regulation and solicit public participation in the development of these regulations. The Department received no comments from this Notice of Intent. The Department subsequently circulated draft copies of the proposed regulation to some of the larger municipalities, several consultants that represent dozens of smaller municipalities, the Local Technical Assistance Program (LTAP) that assists local authorities, the Pennsylvania Turnpike Commission, and the Federal Highway Administration. As a result of these comments, the proposed rulemaking was modified to reflect their concerns.

Much of the material in this chapter was previously published as a proposed rulemaking in the April 19, 2003 issue of the *Pennsylvania Bulletin*. Only one comment was received during the 30-day comment period and that comment related to material in an earlier published statement of Policy codified as 67 Pa. Code, Chapter 204. The previously published proposed rulemaking was withdrawn to make additional changes to the proposed Chapter 212 and to incorporate the provisions of Chapter 204 (at §212.419) into Department regulations.

As a result of comments received on the proposed rulemaking on August 28, 2004, additional changes were made.

(17) Provide a specific estimate of the costs and/or savings to the regulated community associated with compliance, including any legal, accounting of consulting procedures which may be required.

This regulation will only apply to new traffic restrictions, i.e., existing traffic restrictions do not need to be restudied in accordance with § 212.4(a). Although the proposed regulation imposes some costs on the regulated community, these costs will be similar to, and generally less than, the costs previously imposed by Chapters 201, 203, 204 and 211. In the past, the regulated community generally had to buy three Department publications (i.e., Publications 201, 203, and 68), whereas with the new proposal they will only have to buy one Department publication. However, members of the regulated community who do not have the national <u>Manual on Uniform Traffic Control Devices</u> (MUTCD) may either download it free from the Internet or purchase a copy of the publication. The Department's best estimate is that the incurred cost of any purchased new publications will be similar to the cost of the current

Savings:

publications.

Substantial savings will accrue due to reductions in the requirements to comply with Act 229

of 2002 in work zones. Specifically, when adopted, § 212.419 (relating to special controls in work zones) will replace the Chapter 204 Statement of Policy and will reduce the need to install some of the extra signs and devices, such as: (1) signs to instruct motorists to turn on headlights in the work zone; (2) signs and a white flashing light to inform motorists whether the work zone is or is not active; and (3) signs to inform motorists that they came to the end of the active work zone. This reduction in scope will exempt most utility work (the regulated community) because these extra "Act 229" devices will no longer be required on the following projects:

- Operations that are less than 1 hour in duration, even if within a long-term operation
- Operations on roadways with a speed limit of 45 mph or less (instead of only exempting operations on 25 mph roadways)
- On side road approaches to work zones except on expressways and freeways

The Department estimates that the utility companies (the regulated community) will annually save \$1.7 million of the estimated \$2.2 million contained in Chapter 204 as published on November 15, 2003.

(18) Provide a specific estimate of the costs and/or savings to local governments associated with compliance, including any legal, accounting or consulting procedures that may be required.

Costs:

This regulation clarifies the issue of who is responsible to install and maintain stop signs and yield signs on local roadway approaches to State highways. While the Department has installed perhaps as many as 50 percent of these signs on a statewide basis, it is estimated that the installation of about 2,000 new signs per year will be required to be installed by local authorities at an estimated, statewide annual cost of about \$200,000. Therefore, this is shown as a cost to local authorities (this is also shown as an even larger savings for State government, i.e., the Department, since it is more efficient for local authorities to maintain these signs then it is for the Department).

<u>Savings:</u>

As noted in No. 17 above, substantial savings will accrue due to reductions in the requirements to comply with Act 229 of 2002 in work zones. The Department estimates that local authorities will annually save \$2 million of the estimated \$2.2 million contained in the adoption of Chapter 204 on November 15, 2003.

(19) Provide a specific estimate of the costs and/or savings to state government associated with the implementation of the regulation, including any legal, accounting, or consulting procedures that may be required.

The Commonwealth does not anticipate any unusual legal, accounting, or consulting costs associated with implementing this regulation. The Department's printing costs should be substantially less than the cost of publishing the current publications, but the Commonwealth will purchase some additional copies of the national <u>Manual on Uniform Traffic Control</u> <u>Devices</u> (MUTCD). Therefore, these costs are assumed to offsetting.

Savings:

As noted in No. 17 above, substantial savings will accrue due to reductions in the requirements to comply with Act 229 of 2002 in work zones. The Department estimates that State agencies will annually save \$2 million of the estimated \$6.9 million contained in the adoption of Chapter 204 on November 15, 2003.

In addition, as noted in No. 18, there will be savings with the clarification of responsibilities for stop signs on local road approaches to State highways. This is projected to be a \$300,000 savings to the Department.

(20) In the table below, provide an estimate of the fiscal savings and costs associated with implementation and compliance for the regulated community, local government, and state government for the current year and five subsequent years.

	Current FY	FY + 1	FY + 1	FY + 3	FY + 4	FY + 5
SAVINGS:	\$	\$	\$	\$	\$	\$
Regulated Community:	N/A	\$1.7M	\$1.7M	\$1.7M	\$1.7M	\$1.7M
Local Government:	N/A	\$2.0M	\$2.0M	\$2.0M	\$2.0M	\$2.0M
State Government:	N/A	\$2.3M	\$2.3M	\$2.3M	\$2.3M	\$2.3M
Total Savings	N/A	\$6.0M	\$6.0M	\$6.0M	\$6.0M	\$6.0M
COSTS:						
Regulated Community	N/A	Not readily measur- able	Not readily measur- able	Not readily measur- able	Not readily measur- able	Not readily measur- able
Local Government	N/A	\$200,000	\$200,000	\$200,000	\$200,000	\$200,000
State Government	N/A	Not readily measur- able	Not readily measur- able	Not readily measur- able	Not readily measur- able	Not readily measura ble
Total Costs	N/A	\$200,000	\$200,000	\$200,000	\$200,000	\$200,000
REVENUE LOSSES:	N/A	None	None	None	None	None
Regulated Community	N/A	None	None	None	None	None
Local Government	N/A	None	None	None	None	None
State Government	N/A	None	None	None	None	None
Total Revenue Losses	N/A	None	None	None	None	None

(20a) Explain how the cost estimates listed above were derived.

There will be some savings in reduced regulatory requirements, especially in work zones. Additional costs to the regulated community would be the cost to purchase or print copies of the national <u>Manual on Uniform Traffic Control Devices</u> (MUTCD), but this would be offset by lower costs of Department publications.

(20b) Provide the three-year expenditure history for programs affected by the regulation. There is no specific program affected by this regulation. The savings noted will be realized in the General Operations portion of the Department's Budget.

Program	FY-3	FY-2	FY-1	Current FY	
Gen. Gov. Operations	\$ 47,020,000	\$ 48,047,000	\$ 43,404,000	\$47,022,000	
•					

(21) Using cost-benefit information provided above, explain how the benefits of the regulation outweigh the adverse effects and costs.

The direct monetary costs and benefits are minor. The most significant value of adopting the national <u>Manual on Uniform Traffic Control Devices</u> (MUTCD) is the ability to bring traffic control devices into better compliance with national standards. It will also allow the Commonwealth to stay abreast of changes on the national level without the need to go through the rulemaking process. By being able to conform more closely to nationally-accepted standards, the Commonwealth and local authorities should be able to minimize liabilities.

(22) Describe the non-regulatory alternatives considered and the costs associated with those alternatives. Provide the reasons for their dismissal.

There were no non-regulatory alternative schemes considered since Sections 102, 3326, 3353, 3354, 3362, 3365, 4902, 6103, 6105, 6109, 6121, 6122, 6123, 6123, 6123.1 and 6127 of the Vehicle Code, Act of June 17, 1976, P.L. 162, No. 81, as amended (75 Pa. C.S. §§ 102, 3326, 3353, 3354, 3362, 3365, 4902, 6103, 6105, 6109, 6121, 6122, 6123, 6123.1 and 6127, requires the Department to develop regulations.

(23) Describe alternative regulatory schemes and the costs associated with those schemes. Provide the reasons for their dismissal.

The only alternate regulatory scheme considered was to retain the current regulations contained in 67 Pa. Code, Chapters 201, 203, 204, 211, and 217. However, these regulations are quite lengthy, are overly regulatory, and unnecessarily duplicate the content of the national *Manual on Uniform Traffic Control Devices* (MUTCD).

(24) Are there any provisions that are more stringent than federal standards? If yes, identify the specific provisions and the compelling Pennsylvania interest that demands stronger regulation.

While most of the regulations are not more stringent than the federal standards, there are some instances where the regulation will be more stringent in order to accommodate specific provisions in the Vehicle Code, (75 Pa. C.S.). For example, this regulation:

- Requires the posting of speed limit signs at intervals of not greater than one-half mile apart for all speed limits less than 55 mph, pursuant to § 3362(b)(1) of the Vehicle Code (75 Pa. C.S. § 3362(b)(1)).
- Requires signs designating size or weight restrictions be posted within 25 feet of each end of a bridge or portion of a restricted highway, pursuant to Section 4902(e) of the Vehicle Code (75 Pa. C.S. § 4902(e).
- Requires the Department to have a regulation to identify the beginning and end of active work zones, and to tell motorists to turn on headlights pursuant to Act 229 of 2002.

(25) How does this regulation compare with those of other states? Will the regulation put Pennsylvania at a competitive disadvantage with other states?

According to a recent survey by the Federal Highway Administration and follow-up telephone conversations by the Department, 44 states have adopted the national <u>Manual on Uniform</u> <u>Traffic Control Devices</u> (MUTCD), and two of the six remaining states (including Pennsylvania) are in the process of adopting the MUTCD.. Of the 46 states that either have adopted or anticipate adopting the MUTCD, 22 states will have a state supplement similar to the one proposed in Pennsylvania.

(26) Will the regulation affect existing or proposed regulations of the promulgating agency or other state agencies? If yes, explain and provide specific citations.

Yes, these regulations will promulgate a new Chapter 212, Traffic Control Devices. Existing Chapter 201 (Engineering and Traffic Studies), Chapter 203 (Work Zone Traffic Control), Chapter 204 (Guidelines to Implement Act 229 of 2002), Chapter 211 (Official Traffic Control Devices), and Chapter 217 (Posting of Private Parking Lots) will be rescinded.

(27) Will any public hearings or informal meetings be scheduled? Please provide the dates, times and locations, if available.

Prior to publishing the "proposed rulemaking." the Department circulated a draft copy of the proposed rulemaking to representatives of the regulated community. In addition to receiving written comments, the Department invited interested parties to attend a meeting on December 22, 1999 to obtain verbal input. The written responses and the meeting were both very helpful in refining the proposed regulation which began the regulatory process shortly thereafter.

On April 19, 2003 the proposed rulemaking was published at 33 Pa.B. 1930. Only one letter from outside of the Department was received, and it essentially addressed issues in Chapter

204 of this Title (guidelines to implement Act 229 of 2002). The Department has also made numerous presentations regarding the adoption of Chapter 212 at statewide forums such as the annual Transportation Engineering and Safety Conferences which is attended by local authorities and consultants.

(28) Will the regulation change existing reporting, record keeping, or other paperwork requirements? Describe the changes and attach copies of forms or reports which will be required as a result of implementation, if available.

These regulations will not change existing reporting, record keeping or other paperwork requirements.

(29) Please list any special provisions that have been developed to meet the particular needs of affected groups or persons including, but not limited to, minorities, the elderly, small businesses, and farmers.

No special provisions have been developed to meet the needs of particular groups or persons.

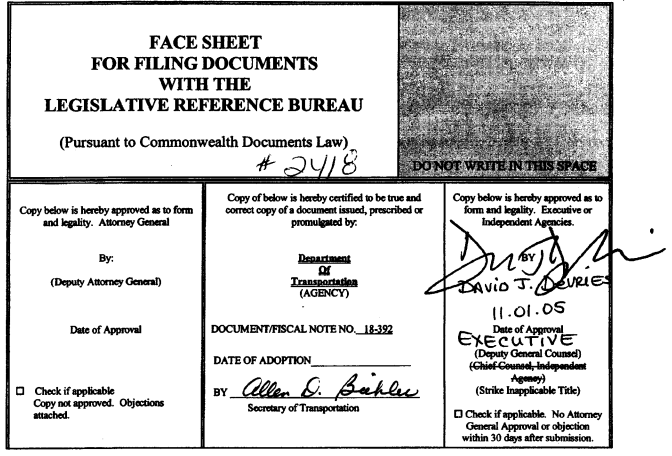
(30) What is the anticipated effective date of the regulation; the date by which compliance with the regulation will be required; and the date by which any required permits, licenses or other approvals must be obtained?

The Department anticipates publication of the notice of final rulemaking by December 2005 2005, with an effective date of January 1, 2006.

(31) Provide the schedule for continual review of the regulation.

The Department is not establishing a sunset date for these regulations, since these regulation are needed to administer provisions required by the Vehicle Code (75 Pa. C.S. § 101, et seq.). The Department will continue to closely monitor these regulations for their effectiveness.

CDL-1



FINAL RULEMAKING

DEPARTMENT OF TRANSPORTATION Bureau of Highway Safety and Traffic Engineering

Title 67. Transportation Part I. Department of Transportation Subpart A. Vehicle Code Provisions Article VIII. Administration and Enforcement

Chapter 201. Engineering and Traffic Studies Chapter 203. Work Zone Traffic Control Chapter 204. Guidelines to Implement Act 229 of 2002 Additional Traffic Control Devices in Highway Work Zones Chapter 211. Official Traffic Control Devices Chapter 217. Posting of Private Parking Lots [rescinded]

> Chapter 212. Official Traffic Control Devices [new]

Title 67 Transportation Part I. Department of Transportation Subpart A. Vehicle Code Provisions Article VIII. Administration and Enforcement Chapter 212 — Official Traffic Control Devices Promulgation of Rules and Regulations Preamble

The Department of Transportation, under the authority contained in Sections 3353, 3354, 6103, 6105, 6121, 6122, 6123 and 6123.1 of the Vehicle Code, Act of June 17, 1976, P. L. 162, No. 81, *as amended*, (75 Pa. C. S. §§ 3353, 3354, 6103, 6105, 6121, 6122, 6123 and 6123.1), hereby deletes Chapters 201, 203, 204, 211, and 217 (relating to parking prohibitions and regulations, engineering and traffic studies, work zone traffic-control, guidelines to implement Act 229 of 2002, official traffic-control devices, and posting of private parking lots) of Title 67 (Transportation) of the Pennsylvania Code, and promulgates a new, condensed Chapter 212, Official Traffic Control Devices, as set forth in Annex A to this Notice. Included as part of the new Chapter 212, the Department of Transportation adopts the national Manual on Uniform Traffic Control Devices (MUTCD) as published by the Federal Highway Administration.

Purpose of This Chapter

The purpose of this new Chapter 212 is to adopt the national Manual on Uniform Traffic Control Devices (MUTCD), to establish new rules regarding additional study requirements,

Preamble 67 Pa. Code Chapter 212 Official Traffic-control Devices Page 1 warrants, principles, and guidelines not included in the MUTCD; and to establish greater uniformity for the design, location, and operation of all official traffic signs, signals, markings, and other traffic-control devices within the Commonwealth.

Purpose of These Regulations

With the promulgation of these regulations, the most recent edition of the national MUTCD, published by the Federal Highway Administration, will become the standard for traffic control in Pennsylvania. As provided in Sections 6103(c) and 6121 of the Vehicle Code (75 Pa. C.S., §§ 6103(c) and 6121), these regulations will also establish additional rules regarding study requirements, warrants, principles, and guidelines and insure uniformity for the design, location, and operation of all official signs, signals, markings, and other traffic-control devices within the Commonwealth, incorporating, revising and adding to provisions now found in the chapters proposed for rescission.

Publication for Public Comment

This rulemaking was published in the August 28, 2004 issue of the *Pennsylvania Bulletin* and the public was invited to submit comments. The rulemaking was also submitted to the Independent Regulatory Review Commission (IRRC) and to the Transportation Committees of the Pennsylvania House and Senate. Comments were received from IRRC and from the public. The Department considered the written comments in formulating the final regulations. A separate comment and response document has been prepared to address these comments and is available upon request.

Persons and Entities Affected

These regulations affect the Commonwealth, the Pennsylvania Turnpike Commission, local authorities, contractors, consultants, utility companies, vendors, and the motoring public.

Fiscal Impact

Elimination of current Department Publications, Nos. 68, 201, and 203, is projected to annually reduce publication costs by approximately \$30,000. It is estimated that changes in signing requirements, particularly in work zones, will result in approximately \$6.0 million savings to the regulated community and state and local governments.

Contractors and highway agencies may have some modest savings since fewer trafficcontrol devices will be required in some construction and maintenance projects. In addition, consultants and suppliers of traffic-control devices should be able to be more efficient due to increased uniformity from state to state.

Regulatory Review

Under section 5(a) of the Regulatory Review Act (71 P. S. § 745.5(a)), on August 12, 2003, the Department submitted a copy of the notice of proposed rulemaking, published at 33 Pa.B. 4175 (August 23, 2003), to IRRC and the Chairpersons of the House and Senate Transportation Committees for review and comment.

Under section 5(c) of the Regulatory Review Act, IRRC and the Committees were provided with copies of the comments received during the public comment period, as well as other documents when requested. In preparing the final-form rulemaking, the Department has considered all comments from IRRC, the House and Senate Committees and the public.

Under section 5.1(j.2) of the Regulatory Review Act (71 P. S. § 745.5a(j.2)), on

______, 2005 the final-form rulemaking was deemed approved by the House and Senate Committees. Under section 5.1(e) of the Regulatory Review Act, IRRC met on ______, 2005, and approved the final-form rulemaking.

Sunset Date

The Department is not establishing a sunset date for these regulations, since these regulations are needed to administer provisions required under the Vehicle Code (75 Pa. C.S. §101, et seq.). The Department, however, will continue to closely monitor these regulations for their effectiveness.

Contact Person

The contact person for this proposed rulemaking is Glenn C. Rowe, PE, PTOE, Division Chief, Bureau of Highway Safety and Traffic Engineering, 400 North Street- 6th Floor, Harrisburg, Pennsylvania 17120-0064, telephone number: 717.787.3620.

> Preamble 67 Pa. Code Chapter 212 Official Traffic-control Devices Page 4

Order

The Department of Transportation orders that:

- (A) The regulations of the Department of Transportation, 67 Pa. Code, Chapter 212 are adopted as set forth in Annex A.
- (B) The Secretary of the Department of Transportation shall submit this Order and Annex A hereto the Office of General Counsel and the Office of Attorney General for approval as to legality and form, as required by law.
- (C) The Secretary shall certify this Order and Annex A and deposit the same with the Legislative Reference Bureau, as required by law.
- (D) This Order shall take effect upon publication in the Pennsylvania Bulletin.

Allen D. Biehler, P.E. Secretary of Transportation

Preamble 67 Pa. Code Chapter 212 Official Traffic-control Devices Page 5

Annex A

TITLE 67. TRANSPORTATION

PART I. DEPARTMENT OF TRANSPORTATION

Subpart A. VEHICLE CODE PROVISIONS

ARTICLE VIII. ADMINISTRATION AND ENFORCEMENT

CHAPTER 201. (Reserved)

§§ 201.1--201.6. (Reserved).

§ 201.21. (Reserved).

§ 201.22. (Reserved).

§§ 201.31--201.33. (Reserved).

§ 201.35. (Reserved).

§ 201.51--201.55. (Reserved).

§ 201.61. (Reserved).

§ 201.62. (Reserved).

§ 201.71. (Reserved).

§ 201.72. (Reserved).

§§ 201.81--201.83. (Reserved).

§ 201.91. (Reserved).

CHAPTER 203. (Reserved)

§ 203.1. (Reserved).

§§ 203.3--203.9. (Reserved).

§§ 203.21--203.24. (Reserved).

§§ 203.41--203.44. (Reserved).

§§ 203.51--203.61. (Reserved).

§ 203.71. (Reserved).

§ 203.72. (Reserved).

§§ 203.81--203.87. (Reserved).

§§ 203.101--203.106. (Reserved).

§§ 203.121--203.131. (Reserved).

Appendix A. (Reserved).

CHAPTER 204. (Reserved)

§§ 204.1--204.6. (Reserved).

CHAPTER 211. (Reserved)

- §§ 211.1--211.12. (Reserved).
- §§ 211.21--211.32. (Reserved).

§§ 211.41--211.43. (Reserved).

§§ 211.51--211.57. (Reserved).

§§ 211.71--211.81. (Reserved).

§§ 211.91--211.98. (Reserved).

§§ 211.111--211.133. (Reserved).

§ 211.141. (Reserved).

§§ 211.151--211.153. (Reserved).

§§ 211.155--211.167. (Reserved).

§§ 211.181--211.193. (Reserved).

§§ 211.201--211.206. (Reserved).

§§ 211.221--211.223. (Reserved).

- §§ 211.231--211.245. (Reserved).
- §§ 211.251--211.256. (Reserved).
- § 211.271. (Reserved).
- § 211.272. (Reserved).
- § 211.274. (Reserved).
- § 211.275. (Reserved).
- §§ 211.291--211.297. (Reserved).
- §§ 211.301--211.307. (Reserved).
- §§ 211.322--211.329. (Reserved).
- §§ 211.341--211.345. (Reserved).
- §§ 211.351--211.357. (Reserved).
- § 211.371. (Reserved).
- § 211.372. (Reserved).
- § 211.381. (Reserved).
- § 211.383. (Reserved).
- § 211.384. (Reserved).
- §§ 211.391--211.395. (Reserved).
- §§ 211.411--211.424. (Reserved).
- §§ 211.431--211.440. (Reserved).
- §§ 211.451--211.453. (Reserved).
- §§ 211.457. (Reserved).
- § 211.458. (Reserved).
- § 211.471. (Reserved).

- § 211.472. (Reserved).
- §§ 211.474--211.479. (Reserved).
- §§ 211.491--211.495. (Reserved).
- § 211.511. (Reserved).
- § 211.517. (Reserved).
- § 211.519. (Reserved).
- § 211.531. (Reserved).
- §§ 211.534--211.538. (Reserved).
- §§ 211.541--211.545. (Reserved).
- §§ 211.546a--211.555. (Reserved).
- § 211.561. (Reserved).
- § 211.562. (Reserved).
- § 211.571. (Reserved).
- § 211.581. (Reserved).
- § 211.583. (Reserved).
- § 211.585. (Reserved).
- § 211.587. (Reserved).
- § 211.589. (Reserved).
- § 211.591. (Reserved).
- §§ 211.592a--211.600. (Reserved).
- §§ 211.602--211.605. (Reserved).
- § 211.611. (Reserved).
- § 211.612. (Reserved).

- § 211.613a--211.615. (Reserved).
- §§ 211.631--211.633. (Reserved).
- §§ 211.641--211.642a. (Reserved).
- §§ 211.642c--211.645. (Reserved).
- §§ 211.651--211.656. (Reserved).
- §§ 211.671--211.682. (Reserved).
- § 211.691. (Reserved).
- § 211.692. (Reserved).
- §§ 211.694--211.696. (Reserved).
- §§ 211.701--211.703. (Reserved).
- § 211.711. (Reserved).
- §§ 211.721--211.732. (Reserved).
- §§ 211.741--211.744. (Reserved).
- §§ 211.751--211.760. (Reserved).
- §§ 211.771--211.777. (Reserved).
- §§ 211.781--211.797. (Reserved).
- § 211.811. (Reserved).
- §§ 211.821--211.824. (Reserved).
- § 211.831. (Reserved).
- § 211.832. (Reserved).
- §§ 211.841--211.843. (Reserved).
- § 211.851. (Reserved).
- §§ 211.861--211.864. (Reserved).

- §§ 211.871--211.875. (Reserved).
- §§ 211.881--211.883. (Reserved).
- § 211.885. (Reserved).
- § 211.886. (Reserved).
- § 211.901. (Reserved).
- § 211.902. (Reserved).
- § 211.911. (Reserved).
- § 211.914. (Reserved).
- § 211.921. (Reserved).
- § 211.923. (Reserved).
- § 211.924. (Reserved).
- § 211.926. (Reserved).
- § 211.927. (Reserved).
- §§ 211.941--211.947. (Reserved).
- §§ 211.961--211.971. (Reserved).
- § 211.981. (Reserved).
- § 211.983. (Reserved).
- §§ 211.991--211.1017. (Reserved).
- §§ 211.1031--211.1042. (Reserved).
- §§ 211.1051--211.1058. (Reserved).
- §§ 211.1071--211.1075. (Reserved).
- §§ 211.1081--211.1085. (Reserved).
- §§ 211.1091--211.1095. (Reserved).

§§ 211.1097--211.1111. (Reserved).

§§ 211.1131--211.1141. (Reserved).

§§ 211.1151--211.1185. (Reserved).

§ 211.1201. (Reserved).

§§ 211.1211--211.1214. (Reserved).

CHAPTER 217. (Reserved)

§§ 217.1--217.4. (Reserved).

CHAPTER 212. OFFICIAL TRAFFIC-CONTROL DEVICES

Subch.

A. GENERAL PROVISIONS

B. SIGNS

C. MARKINGS

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§ 212.1. Definitions.

The following words and terms, when used in this chapter, have the following meanings, unless the context clearly indicates otherwise:

*ADT--Average daily traffic--*The total volume of traffic during a number of whole days--more than 1 day and less than 1 year--divided by the number of days in that period.

Active work zone--The portion of a work zone where construction, maintenance or utility workers are on the roadway or on the shoulder of the highway, and workers are adjacent to an active travel lane. Workers are not considered adjacent to an open travel lane if they are protected by a traffic barrier and no ingress or egress to the work zone exists through an opening in the traffic barrier.

Advisory speed--The recommended speed for vehicles operating on a section of highway based on the highway design, operating characteristics and conditions. When posted, the speed is displayed as a warning sign; that is, either a black-on-yellow or a black-on-orange sign.

Angle parking--Parking, other than parallel parking, which is designed and designated so that the longitudinal axis of the vehicle is not parallel with the edge of the roadway. Assemblage--

(i) An organized gathering of people without vehicles, or with vehicles that are stationary, which encroaches onto a street or highway and interferes with the movement of pedestrian or vehicular traffic.

(ii) The term includes street fairs, block parties and other recreational events.

Bureau--The Bureau of Highway Safety and Traffic Engineering, which is the office of the Department responsible for traffic regulations and statewide policies regarding traffic-control devices.

City of the first and second class--A city so classified in accordance with section 1 the act of June 25, 1895 (P. L. 275, No. 188) (53 P. S. § 101), known as the City Classification Law.

Conventional highway--A highway other than an expressway or a freeway. Corner sight distance--

(i) Available corner sight distance--The maximum measured distance along a crossing highway which a driver stopped at a side road or driveway along that highway can continuously see another vehicle approaching. For the purpose of measuring the available sight distance, the height of both the driver's eye and the approaching vehicle should be assumed to be 3.5 feet above the road surface. In addition, the driver's eye should be assumed to be 10 feet back from the near edge of the highway or the near edge of the closest travel lane if parking is permitted along the highway.

(ii) *Minimum corner sight distance*--The minimum required corner sight distance based on engineering and traffic studies, to ensure the safe operation of an intersection. The minimum value is a function of the speed of the approaching vehicles and the prevailing geometrics.

Crash--

(i) A collision involving one or more vehicles.

(ii) Unless the context clearly indicates otherwise, the term only includes those collisions that require a police report; that is, the collision involves one of the following:

(A) Injury to or death of any person.

(B) Damage to any vehicle involved to the extent that it cannot be driven under its own power in its customary manner without further damage or hazard to the vehicle, to other traffic elements, or to the roadway, and therefore requires towing.

Department--The Department of Transportation of the Commonwealth.

Delineator--A retroreflective device mounted on the road surface or at the side of the roadway in a series to indicate the alignment of the roadway, especially at night or in adverse weather.

DIVIDED HIGHWAY--A HIGHWAY DIVIDED INTO TWO OR MORE ROADWAYS AND SO CONSTRUCTED AS TO IMPEDE VEHICULAR TRAFFIC

BETWEEN THE ROADWAYS BY PROVIDING AN INTERVENING SPACE, PHYSICAL BARRIER OR CLEARLY INDICATED DIVIDING SECTION.

85th percentile speed--The speed on a roadway at or below which 85% of the motor vehicles travel.

Engineering and traffic study--An orderly examination or analysis of physical features and traffic conditions ON OR ALONG A HIGHWAY, conducted in accordance with this chapter and conforming to generally accepted engineering standards and practices, for the purpose of ascertaining the need or lack of need for a particular action by the Department or local authorities OF SPECIFIC TRAFFIC RESTRICTIONS, AND THE APPLICATION OF TRAFFIC-CONTROL DEVICES.

Expressway--A divided arterial highway for through traffic with partial control of access and generally with grade separations at major intersections.

*Freeway--*A limited access highway to which the only means of ingress and egress is by interchange ramps.

Grade--The up or down slope in the longitudinal direction of the highway, expressed in percent, which is the number of units of change in elevation per 100 units of horizontal distance. An upward slope is a positive grade; a downward slope is a negative grade. Highway--

(i) The entire width between the boundary lines of every way publicly maintained when any part thereof is open to the use of the public for purposes of vehicular travel.

(ii) The term includes a roadway open to the use of the public for vehicular travel on grounds of a college or university, or public or private school, or public or historical park. *Local authorities--*

(i) County, municipal and other local boards or bodies, and State agencies, boards and commissions other than the Department, having authority to enact regulations relating to traffic.

(ii) The term includes governing bodies of colleges, universities, public and private schools, public and historical parks. and airport authorities except when those authorities are within counties of the first class or counties of the second class.

(iii) THE TERM ALSO INCLUDES STATE AGENCIES, BOARDS AND COMMISSIONS OTHER THAN THE DEPARTMENT, AND GOVERNING BODIES OF COLLEGES, UNIVERSITIES, PUBLIC AND PRIVATE SCHOOLS, PUBLIC AND HISTORICAL PARKS.

MUTCD--The current edition of the Manual on Uniform Traffic Control Devices, as adopted by the Federal Highway Administration (FHWA), and available on the FHWA website.

Narrow bridge or underpass--A bridge, culvert or underpass with a two-way roadway clearance width of 16 to 18 feet, or any bridge, culvert or underpass having a roadway clearance less than the width of the approach travel lanes.

Night or nighttime--The time from 1/2 hour after sunset to 1/2 hour before sunrise. NORMAL SPEED LIMIT--THE REGULATORY SPEED LIMIT OR THE 85TH PERCENTILE SPEED THAT EXISTED BEFORE TEMPORARY TRAFFIC CONTROL WAS ESTABLISHED, FOR EXAMPLE, PRIOR TO THE BEGINNING OF A WORK ZONE. *Numbered traffic route--*A highway that has been assigned an Interstate, United States or Pennsylvania route number, consisting of one, two, or three digits, sometimes with an additional designation such as business route, truck route or other similar designation.

Private parking lot--A privately owned parking lot open to the public for parking with or without restriction or charge.

Procession--

(i) An organized group of individuals, or individuals with vehicles, animals or objects, moving along a highway on the roadway, berm or shoulder in a manner that interferes with the normal movement of traffic.

(ii) The term includes walks, runs, parades and marches.

RETROREFLECTIVE SHEETING--MATERIAL WHICH ALLOWS A LARGE PORTION OF THE LIGHT COMING FROM A POINT SOURCE TO BE RETURNED DIRECTLY BACK TO A LOCATION NEAR ITS ORIGIN, AND IS USED TO ENHANCE THE NIGHTTIME REFLECTIVITY OF TRAFFIC CONTROL SIGNS, DELINEATORS, BARRICADES AND OTHER DEVICES. THE TERM INCLUDES MATERIALS WITH NONEXPOSED GLASS BEAD LENS AND MICROPRISMATIC RETROREFLECTIVE SHEETING.

*Roadway--*That portion of a highway improved, designed or ordinarily used for vehicular travel, exclusive of the sidewalk, berm or shoulder. If a highway includes two or more separate roadways, the term refers to each roadway separately but not to all roadways collectively.

Safe-running speed--The average speed for a portion of highway determined by making a minimum of five test runs while periodically recording the speed at different locations while driving at a speed which is reasonable and prudent, giving consideration to the available corner and stopping sight distance, spacing of intersections, roadside development and other conditions.

Sales Store--The Department facility that sells maps and publications.

School--A public, private or parochial facility for the education of students in grades kindergarten through 12.

School zone--A portion of a highway that at least partially abuts a school property or extends beyond the school property line that is used by students to walk to or from school or to or from a school bus pick-up or drop-off location at a school.

Secretary--The Secretary of the Department.

Special activity--

(i) An organized vehicle race, speed competition or contest, drag race or acceleration contest, test of physical endurance, exhibition of speed or acceleration, or any other type of event conducted for the purpose of making a speed record.

(ii) The term includes those races defined in 75 Pa.C.S. § 3367 (relating to racing on highways).

*State-designated highway--*A highway or bridge on the system of highways and bridges over which the Department has assumed or has been legislatively given jurisdiction.

Stopping sight distance--The length of highway over which a 2-foot high object on the roadway is continuously visible to the driver, with the driver's eye height assumed to be 3.5 feet above the road surface.

*TTC--Temporary traffic control--*An area of a highway where road user conditions are changed because of a work zone or incident by use of temporary traffic-control devices, flaggers, police officers or other authorized personnel.

TTC plan--A plan for maintaining traffic through or around a work zone.

Through highway--

(i) A highway or portion of a highway on which vehicular traffic is given preferential right-of-way, and at the entrances to which vehicular traffic from intersecting highways is required by law to yield the right-of-way in obedience to a Stop Sign (R1-1), Yield Sign (R1-2) or other traffic-control device when the signs or devices are erected as provided in this chapter.

(ii) The term includes all expressways and freeways.

Traffic calming--The combination of primarily physical measures taken to reduce the negative effects of motor vehicle use, alter driver behavior and improve conditions for nonmotorized street users. The primary objectives of traffic calming measures are to reduce speeding and to reduce the volume of cut-through traffic on neighborhood streets.

*Traffic-control devices--*Signs, signals, markings and devices consistent with this chapter placed or erected by authority of a public body or official having jurisdiction, for the purpose of regulating, warning or guiding traffic.

Traffic restriction--A restriction designated by a traffic-control device to regulate the speed, direction, movement, placement or kind of traffic using any highway.

Traffic signal--

(i) A power-operated traffic-control device other than a sign, warning light, flashing arrow panel or steady-burn electric lamp.

(ii) The term includes traffic-control signals, pedestrian signals, beacons, in-roadway warning lights, lane-use-control signals, movable bridge signals, emergency traffic signals, firehouse warning devices, ramp and highway metering signals and weigh station signals.

TRAVEL LANE---

(i) A LANE OF A HIGHWAY WHICH IS USED FOR TRAVEL BY VEHICLES.
(ii) A LANE IN WHICH PARKING IS PERMITTED DURING OFF-PEAK HOURS
BUT IS RESTRICTED FOR USE AS A TRAVEL LANE DURING PEAK HOURS TO
OBTAIN GREATER TRAFFIC MOVEMENT.

*Warrant--*A description of the threshold conditions to be used in evaluating the potential safety and operational benefits of traffic-control devices based upon average or normal conditions.

Work zone--The area of a highway where construction, maintenance or utility work activities are being conducted, and in which traffic-control devices are required in accordance with this chapter.

§ 212.2. Adoption of Federal standards.

(a) General provisions. Consistent with the authority contained in 75 Pa.C.S.
§§ 6103(c) and 6121 (relating to promulgation of rules and regulations by the
Department; and uniform system of traffic-control devices), the Department hereby
adopts the MUTCD, as published by the Federal Highway Administration. The MUTCD
is adopted in its totality except where this chapter clearly indicates that it is not being
adopted, or that additional warrants or criteria are being provided.

(b) Modification of Federal statutes, regulations or provisions. As provided in 75 Pa.C.S. § 6103(d), if the MUTCD is amended or modified by the Federal Highway Administration, the amendment will take effect 60 days after ON the effective date specified by the Federal Highway Administration unless the Department publishes a notice in the *Pennsylvania Bulletin* stating that the amendment or modification-does not take effect WILL NOT APPLY.

§ 212.3. Pennsylvania's Supplement to the MUTCD.

The Department will publish THIS CHAPTER AS a supplement to the MUTCD. THIS PUBLICATION

- (1) The supplement will BE CALLED OFFICIAL TRAFFIC CONTROL DEVICES (DEPARTMENT PUBLICATION 212), AND WILL include the requirements for official traffic control devices contained in this chapter, and AN APPENDIX WITH additional guidance information, including the following:

-(i) (1) How to determine various elements associated with engineering and traffic studies.

-(ii) (2) How to obtain crash rates for various types of roads.

-(iii) (3) How to measure the various types of sight distance,

(4) where WHERE national study data is located.

-(iv) Other guidance.

- (2) The supplement will be called *Official Traffic-Control Devices* (Department Publication 212).

§ 212.4. Application.

(a) General. This chapter applies to the approval, location, installation, revision, operation, maintenance and removal of all traffic signs, signals, markings and other traffic-control devices on all streets and highways in this Commonwealth. All signs, signals, markings and other traffic-control devices erected shall conform to this chapter. Traffic restrictions, which were previously posted or erected in accordance with the ANY regulations in effect at that time, are not subject to this chapter, provided the Department or local authorities have on file evidence that the traffic restrictions were so posted or erected in accordance with then-current regulations.

(b) New restrictions.

- (1) EXCEPT AS NOTED IN § 212.109 (RELATING TO BRIDGE SPEED LIMITS) AND § 212.117 (RELATING TO WEIGHT, SIZE AND LOAD RESTRICTIONS), ENGINEERING AND TRAFFIC STUDIES CAN BE PERFORMED BY POLICE OFFICERS, ROADMASTERS, MAINTENANCE SUPERVISORS, OR TRAFFIC TECHNICIANS. The establishment or revision of a traffic restriction may be warranted if one of the following applies:

-(i) (1) One or more of the engineering and traffic study warrants covered in this chapter justifies the traffic restriction.

-(ii) (2) Sound engineering judgment based upon a combination of all data sources substantiates the need for the restriction.

(2) The fact that a warrant for a particular traffic-control device is met is not in itself conclusive justification for the installation of the device.

(c) *Removal of an existing restriction*. The removal of an existing traffic restriction may be warranted if one of the following applies:

(1) A study indicates that none of the engineering and traffic study warrants covered in this chapter justify the existing traffic restriction.

(2) The condition that originally justified the restriction no longer exists.

(d) *Warrants no substitute for engineering judgment*. Warrants established under this chapter provide the threshold for consideration of the installation of a traffic-control device, but are not a substitute for engineering judgment. The fact that a warrant for a particular traffic-control device is met is not conclusive justification for the installation of the device.

(e) *Traffic-control during emergencies*. During National, State or local emergencies including floods, fires, hurricanes, tornadoes, earthquakes, TERRORIST EVENTS, sink holes and bridge collapses, the Department on State-designated highways and local authorities on highways under their jurisdiction may suspend existing restrictions or effect temporary restrictions without an engineering and traffic study as provided in 75 Pa.C.S. §§ 6108 and 6109(a)(20) (relating to power of Governor during emergency; and specific powers of department and local authorities). These temporary restrictions expire at the end of the emergency.

(F) HIGHWAY CONSTRUCTION PROJECTS

THE STANDARDS IN THIS CHAPTER SHALL BE APPLICABLE TO ALL HIGHWAY CONSTRUCTION PROJECTS THAT DO NOT HAVE DESIGN FIELD VIEW APPROVAL BEFORE JANUARY 1, 2006, AND ALL HIGHWAY CONSTRUCTION PROJECTS THAT HAVE PLANS, SPECIFICATIONS AND ESTIMATE (PS & E) PACKAGES SUBMITTED TO THE DEPARTMENT'S BUREAU OF DESIGN ON OR AFTER JULY 1, 2006. HIGHWAY CONSTRUCTION PROJECTS THAT HAVE DESIGN FIELD VIEW APPROVAL BEFORE JANUARY 1, 2006, AND PS & E PACKAGES SUBMITTED TO THE DEPARTMENT'S BUREAU OF DESIGN BEFORE JULY 1, 2006, SHALL COMPLY WITH THE STANDARDS APPLICABLE AT THE TIME OF DESIGN. THOSE STANDARDS MAY BE FOUND IN DEPARTMENT OF TRANSPORTATION PUBLICATIONS 68, OFFICIAL TRAFFIC CONTROL DEVICES, 1975 EDITION, 201M, ENGINEERING AND TRAFFIC STUDIES, DATED DECEMBER 1993, AND 203M, WORK ZONE TRAFFIC CONTROL, DATED SEPTEMBER 24, 2002.

(G) HIGHWAY OCCUPANCY PERMITS AND UTILITY WORK

(1) THE STANDARDS IN THIS CHAPTER SHALL BE APPLICABLE TO ALL UTILITY WORK AND WORK PERFORMED UNDER A HIGHWAY OCCUPANCY PERMIT, EXCEPT THAT WORK PERFORMED UNDER A HIGHWAY OCCUPANCY PERMIT OR UTILITY WORK REQUIRING A PERMIT, WITH THE PERMIT ISSUED BEFORE JANUARY 1, 2006, SHALL COMPLY WITH THE STANDARDS APPLICABLE AT THE TIME THE PERMIT WAS ISSUED. THOSE STANDARDS MAY BE FOUND IN DEPARTMENT OF TRANSPORTATION PUBLICATIONS 68, OFFICIAL TRAFFIC CONTROL DEVICES, 1975 EDITION, 201M, ENGINEERING AND TRAFFIC STUDIES, DATED DECEMBER 1993, AND 203M, WORK ZONE TRAFFIC CONTROL, DATED SEPTEMBER 24, 2002.

(2) THE STANDARDS IN THIS CHAPTER SHALL BE APPLICABLE TO ALL UTILITY WORK PERFORMED ON OR AFTER JANUARY 1, 2006 USING AN EMERGENCY PERMIT CARD UNDER 67 PA. CODE, CHAPTER 459 § 459.6 (RELATING TO EMERGENCY WORK).

§ 212.5. Installation and maintenance responsibilities.

(a) Authority to erect traffic-control devices. The delegation of responsibilities for the installation and maintenance of traffic-control devices is in accordance with 75 Pa.C.S. §§ 6122 and 6124 (relating to authority to erect traffic-control devices; and erection of traffic-control devices at intersections).

(b) Traffic-control devices on State-designated highways.

(1) Conventional highways.

(i) Local authorities may not revise or remove any traffic-control device installed by the Department or by a contractor for the Department without written approval of the Department.

(ii) Cities of the first and second class are responsible for the installation, revision, removal, maintenance and operation of all traffic-control devices on the highways within their city boundaries. Department approval is not required, except as follows:

(A) As may be required in an agreement between the city and the Department.

(B) Department approval is required for traffic signals if the city does not have municipal traffic engineering certification in accordance with Chapter 205 (relating to municipal traffic engineering certification).

(iii) Local authorities other than cities of the first and second class shall obtain written Department approval before installing any new, or revising or removing any existing traffic-control device unless noted otherwise in this chapter or as provided in an agreement with the Department. (iv) Local authorities are responsible for the installation, revision, maintenance and removal of MAY INSTALL, REVISE OR REMOVE the following devices, and Department approval is not required:

(A) Stopping, standing or parking signs (R7 and R8 Series).

(B) Street name signs (D3 Series).

(C) Crosswalk markings.

(D) Parking stall markings, except written Department approval is required prior to creating new angle parking.

(E) Curb markings.

(F) Parking meters.

(v) Local authorities, or other agencies as indicated, are responsible for installing, maintaining and operating the following traffic-control devices, subject to Department approval prior to any change in the traffic restriction:

(A) Traffic signals, and all associated signs and markings included on the Departmentapproved traffic signal plan.

(B) Speed Limit Signs (R2-1) for speed limits of 35 miles per hour or less. The Department will be responsible for all hazardous grade speed limits and bridge speed limits, and for all speed limits at Department rest areas, welcome centers and weigh stations.

(C) Stop lines and yield lines at intersections.

(D) Pedestrian group signs (R9 Series).

(E) Traffic signal group signs (R10 Series).

(F) Street Closed (____) to (____) Sign (R11-10).

(G) Snowmobile Road (____) Closed to All Other Vehicles Sign (R11-11).

(H) All Trucks Must Enter Weigh Station Sign (R13-1-1) and Weigh Station signs (D8 Series) for weigh stations not owned or operated by the Department.

(I) Railroad Crossbuck Sign (R15-1), Track Sign (R15-2), Emergency Notification Sign (I-13a), and other signs, gates, or lights that are within the railroad company's rightof-way, shall be installed by the railroad company.

(J) Signal Ahead Sign (W3-3).

(K) Entrance and crossing signs (W11 Series), which warn of possible crossings by pedestrians, hikers, cattle, farm equipment, ATVs, fire apparatus, and so forth, except the Deer Crossing Sign (W11-3), Elk Crossing Sign (W11-3A), Horsedrawn Vehicle Sign (W11-11), Left Turns and Cross Traffic Sign (W11-21), Left Turns Sign (W11-21-1) and Watch for Turns Sign (W11-21-2) will be the responsibility of the Department.

(L) Children group signs (W15 Series).

(M) Parking Area Sign (D4-1).

(N) Telephone directional signs (D9-1 series), which shall be installed by the telephone company.

(O) Bicycle Route Sign (D11-1).

(P) Traffic Signal Speed Sign (I1-1).

(Q) Trail group signs (I4 Series).

(R) Snowmobile and all terrain vehicles group signs (I12 Series).

(S) School zone speed limits, and all school signs (S Series).

(T) Pavement markings for mid-block crosswalks.

(U) Pavement markings for bicycles such as the bicycle lane symbol.

(2) Expressways and freeways. Local authorities may not install, revise or remove a traffic-control deviceS on AN expressways or freeways OR AT AN INTERSECTION WITH AN EXPRESSWAY OR FREEWAY without written Department approval,. This also applies to traffic-control devices at intersections with these highways unless noted otherwise in this chapter.

(c) *Traffic-control devices on local highways*. As provided in 75 Pa.C.S. § 6122 (relating to authority to erect traffic-control devices), local authorities are responsible for the installation, revision, maintenance, operation, and removal of any traffic-control device on highways under their jurisdictions, except local authorities shall obtain written Department approval for the following two items:

(1) Installing, revising or removing any school zone speed limit or traffic signal-on local highways AS INDICATED IN § 3365(B) (RELATING TO SCHOOL ZONES) AND § 6122(a)(2) (RELATING TO ERECTION OF TRAFFIC SIGNALS),

RESPECTIVELY, except Department approval is not required for cities of the first and second class, and other local authorities that have municipal traffic engineering certification in accordance with Chapter 205 (relating to municipal traffic engineering certification).

(2) Revising or removing a traffic-control device installed in accordance with an agreement between the local authorities and the Department.

(d) Traffic-control devices on local highway approaches to intersections with Statedesignated highwayS.

(1) The Department is responsible to establish FOR APPROVING the traffic control at intersections of local highways and State-designated highways, including the local

highway approaches, but local authorities are responsible to maintain traffic control devices required to control traffic on the local highway approaches.

(2) At new intersections, local authorities or developers are THE PERMITTEE IS responsible for installing and maintaining these devices TRAFFIC-CONTROL DEVICES ON LOCAL HIGHWAY APPROACHES as required by a AN APPROVED highway occupancy permit issued in accordance with Chapter 441 (relating to access to and occupancy of highways by driveways and local roads)...

(3) AT EXISTING INTERSECTIONS, LOCAL AUTHORITIES OR PERMITTEES ARE RESPONSIBLE TO INSTALL, REMOVE AND MAINTAIN TRAFFIC-CONTROL DEVICES AS REQUIRED TO CONTROL TRAFFIC ON THE LOCAL HIGHWAY APPROACHES, INCLUDING REPLACEMENT OR REPAIR OF MISSING, DAMAGED, BLOCKED, OR OUTDATED DEVICES IN NEED OF UPGRADE.

(i) The traffic-control devices to be maintained on local roadways include THE FOLLOWING, as applicable, the following:

-(i) (A) Stop Signs (R1-1) and Yield Signs (R1-2).

--(ii) (B) Stop lines and yield lines.

-(iii) (C) No Right Turn Signs (R3-1), No Left Turn Signs (R3-2), No Turns Signs (R3-3), Left Turn Signs (R3-5), Left Lane Must Turn Left Signs (R3-7L), Do Not Enter Signs (R5-1), One-Way Signs (R6 Series) and other similar type traffic restriction, prohibitions or lane control signs.

(ii) LOCAL AUTHORITIES OR PERMITTEES SHALL OBTAIN WRITTEN DEPARTMENT APPROVAL BEFORE IMPLEMENTING ANY REVISED TRAFFIC-CONTROL SCHEME AT THE INTERSECTION.

(4) THE DEPARTMENT MAY TAKE APPROPRIATE ACTION IF IT DEEMS IT NECESSARY TO CARRY OUT THE MAINTENANCE RESPONSIBILITY OF A LOCAL AUTHORITY OR PERMITTEE BECAUSE OF FAILURE OR INABILITY TO ACT IN A TIMELY MANNER.

-(2) (5) Local authorities are responsible to determine the need for any Stop Ahead Signs (W3-1) and Yield Ahead Signs (W3-2) on local highway approaches to State-designated highways, and for installing and maintaining any warranted signs.

(e) *Police authority*. Police officers may install temporary traffic-control devices on any highway without approval from the Department or the local authorities. These trafficcontrol devices may be used to close highways during emergencies, to weigh or inspect vehicles, to establish sobriety checkpoints or to conduct other enforcement programs or activities.

§ 212.6. Removal of traffic hazards.

(a) Interfering signs, lights or markings. The Secretary and local authorities, under their respective jurisdictions, have the authority to cause the removal of all colored or flashing lighted signs or other lights, signs or markings so located as to interfere with traffic or to be confused with or to obstruct the view or effectiveness of traffic-control devices.

(b) *Trees, plants, shrubs or other obstructions*. The Department on State-designated highways, and local authorities on any highway within their boundaries, may require a

property owner to remove or trim a tree, plant, shrub or other obstruction or part thereof which constitutes a traffic hazard. The following are examples of traffic hazards:

(1) The obstruction restricts the stopping sight distance for drivers of through vehicles or the available corner sight distance for drivers entering from side roads or driveways to distances less than the appropriate minimum stopping sight distance or minimum corner sight distance values.

(2) The obstruction critically restricts the sight distance to a traffic-control device.

(3) Vehicle crash records indicate that a crash has involved the obstruction or that the obstruction contributed to one or more of the vehicle crashes.

§ 212.7. Signs and banners across or within the legal limits of a Statedesignated highway.

(a) *Prohibition*. It is unlawful to place any sign, marking or banner containing advertising matter of any kind on, across or within the right-of-way of any State-designated highway without the written consent of the Department.

(b) *Abatement*. A sign, marking or banner containing advertising matter placed without the written consent of the Department will be declared to be a public nuisance and may be removed by the Department with or without notice to the persons responsible for the placing of the sign, marking or banner containing advertising matter.

§ 212.8. Use, test, approval and sale of traffic-control devices.

(a) Statutory requirements. Under 75 Pa.C.S. § 6127 (relating to dealing in nonconforming traffic-control devices), it is unlawful for a person to manufacture, sell, offer for sale or lease for use on the highway, any traffic-control device unless it has been approved and is in accordance with this title.

(b) Devices requiring Department approval. Department approval is required prior to the sale or use of the following types of traffic-control devices on any highway:

(1) Delineation devices, including flexible delineator posts, guide rail and barriermounted delineators and raised pavement markers.

(2) Pavement marking materials including paint, epoxy, polyesters, methyl

methacrylate, thermoplastic, preformed tapes and glass beads.

(3) Retroreflective sheeting materials used for traffic-control devices.

- (4) Traffic signal equipment, including the following:
- (i) Controller units.
- (ii) Signal heads--lane-use traffic-control, pedestrian, and vehicle.
- (iii) Detectors--pedestrian and vehicle.
- (iv) Load switches.
- (v) Flasher units.
- (vi) Time clocks.
- (vii) Relays.
- (viii) Preemption and priority control equipment.
- (ix) Electrically-powered signs--variable speed limit signs, blank-out signs and

internally illuminated signs, including School Speed Limit Signs.

- (x) Portable traffic-control signals.
- (xi) Local intersection coordinating units.
- (xii) Dimming devices.
- (xiii) In-roadway warning lights.
- (xiv) Auxiliary devices and systems.

- (5) Traffic signs and the associated breakaway sign supports.
- (6) Work zone traffic-control devices, including the following:
- (i) Arrow panels.
- (ii) Barricades.
- (iii) Citizen band traffic alert radios.
- (iv) Cones.
- (v) Crash cushions.
- (vi) Drums.
- (vii) Portable changeable message signs.
- (viii) Portable traffic sign supports.
- (ix) Speed display signs, as used to inform motorists of the speed of their vehicles.
- (x) Stop/slow paddles.
- (xi) Temporary pavement marking tapes.
- (xii) Temporary traffic barrier.
- (xiii) Tubular markers.
- (xiv) Variable speed limit signs.
- (xv) Vertical panels.
- (xvi) Warning lights.
- (7) Yield to pedestrian channelizing devices, which are designed for placement

between lanes of traffic to remind motorists to yield to pedestrians in crosswalks.

(c) Approval procedure. A manufacturer or person desiring approval for the sale, use or lease of one or more of the devices listed in subsection (b) shall contact the Bureau of Highway Safety and Traffic Engineering. (d) Listing of approved traffic-control devices. Approved traffic-control devices will be listed in the Department's Approved Construction Materials (Department Publication 35), available from the Department's Sales Store or through the Department's website.

§ 212.9. Traffic calming.

(a) General policy. The Department on State-designated highways, and local authorities on any highway within their boundaries, may implement traffic calming measures in conformance with *Pennsylvania's Traffic Calming Handbook* (Department Publication 383).

(b) *Department approval*. Local authorities shall obtain approval of the Department prior to implementing a traffic calming measure on a State-designated highway, except when the Department's handbook provides otherwise or when the Department has entered into an agreement with local authorities that provides otherwise.

§ 212.10. Requests for changes, interpretations or permission to

experiment.

A municipality or other agency LOCAL AUTHORITY may submit a request to the Department for a change or an interpretation of the provisions of this chapter, or for approval to use an alternate device or to experiment with a device in a way not provided for in this chapter.

(1) The request must be submitted in writing to the Bureau of Highway Safety and Traffic Engineering.

(2) The request must include sufficient information to allow the Department to make a ruling, or to forward the request to the Federal Highway Administration as may be necessary, in accordance with Section 1A.10 of the MUTCD (relating to interpretations,

experimentation, changes and interim approvals). IF APPROPRIATE, THE DEPARTMENT WILL FORWARD THE REQUEST TO THE FEDERAL HIGHWAY ADMINISTRATION ACCORDING TO PROCEDURES IN SECTION 1A.10 OF THE MUTCD.

(3) The type of information to be compiled during any experiment must be identified in the request, and the collection of any data and the development of any follow-up report will be a conditional part of the request.

§ 212.11. Metric measurements.

(a) *General policy*. The following conversion factors may be used for the design and placement of traffic-control devices as included in this chapter:

(1) One inch equals 25 millimeters.

(2) One foot equals 0.30 meter.

(3) One mile equals 1.6 kilometers.

(b) *Metric sign messages*. Unless authorized in writing by the Secretary, sign messages on regulatory, warning and guide signs, except for auxiliary signs used for educational purposes, may not display metric units of measurement.

§ 212.12. Department publications.

The Department will publish or make available documents to assist those persons responsible for conducting engineering and traffic studies; manufacturing traffic signs and other traffic-control devices; erecting, maintaining and operating traffic-control devices; and maintaining traffic in work zones. The following documents will be available from the Department's Sales Store:

(1) Approved Construction Materials (Department Publication 35) which contains listings of approved suppliers of specific materials.

(2) *Official Traffic-Control Devices* (Department Publication 212) which contains this chapter, and an appendix containing additional guidance related to elements of appropriate engineering and traffic studies and the provisions of this chapter.

(3) *Pennsylvania Handbook of Approved Signs* (Department Publication 236M) which contains the design and application details of official traffic signs.

(4) Signing and Marking Standards, TC-8700 Series (Department Publication 111M) which contains the traffic standards that provide detailed guidance for sign legends, expressway and freeway signs, sign spacing and location criteria and sign posts. The publication also includes detailed drawings of pavement marking lines and symbols, and the placement of delineation devices at on-ramps, off-ramps and lane drops.

(5) *Traffic Signal Design Handbook* (Department Publication 149M) which contains information for use in the design and operation of a traffic signal installation.

(6) *Traffic Signal Standard Drawings, TC-8800 Series* (Department Publication 148M) which contains detailed guidance for the construction of traffic signals, controller assemblies, traffic signal supports, electrical distribution, signal heads and detectors.

(7) *Temporary Traffic-Control Guide* (Department Publication 213) which provides additional guidance and suggested temporary traffic-control plans for maintaining traffic through highway construction, maintenance and utility work zones to supplement various situations not included in the MUTCD.

Subchapter B. SIGNS

Sec.

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§ 212.101. Official signs.

(a) Approved signs. Official traffic signs are identified in the Pennsylvania Handbook of Approved Signs (Department Publication 236M) which includes sign standards that show the shape, color, dimensions, legends, application and placement of official signs. When sign messages are required other than those provided for in the Pennsylvania Handbook of Approved Signs, the Bureau of Highway Safety and Traffic Engineering may authorize new sign standards. When approved by the Secretary, through the Chief, Traffic Engineering and Operations Division, these signs shall also be regarded as official signs.

(b) *Existing nonstandard signs*. Official signs must replace existing signs of nonstandard design or application as rapidly as is economically feasible.

(c) Unacceptable variations. Variations in the proportion of symbols, stroke width and height of letters, width of borders or layout of word or symbol messages will be sufficient cause for the Secretary to order the removal or replacement of a sign, but will not be a defense in prosecution for violation of any mandatory traffic control provided by the sign.

§ 212.102. Sign manufacturers.

Only signs manufactured by the Department or a Department-approved sign manufacturer must be used on any highway. Commercial or municipal sign manufacturers who wish to obtain Department approval to manufacture signs shall request an application from the Bureau of Highway Safety and Traffic Engineering.

§ 212.103. Sign size.

Signs smaller than the minimum size or larger than the largest size specified on the sign standards in the *Pennsylvania Handbook of Approved Signs* (Department Publication 236M) are not permitted without written approval from the Department.

§ 212.104. Retroreflectorization.

Retroreflective sheeting or other approved retroreflective materials must be used on all signs that do not have sign illumination, unless the sign standard as included in the *Pennsylvania Handbook of Approved Signs* (Department Publication 236M) indicates that the sign does not need to be retroreflective. Type III or higher type retroreflective sheeting is encouraged to improve nighttime visibility of signs, especially for older drivers.

§ 212.105. Sign posts and mountings.

Unless physically protected by guide rail or a barrier, or installed beyond the clear zone as defined in the Department's *Design Manual, Part 2 (Department Publication 13M)*, all sign posts shall be of a Department-approved breakaway design as listed in the *Approved Construction Materials* (Department Publication 35), and in accordance with the *Signing and Marking Standards*, *TC-8700 Series* (Department Publication 111M).

§ 212.106. Additional warrants for Stop Signs (R1-1) and Yield Signs (R1-2).

(a) *Through highways*. The Department and local authorities may designate highways as through highways to permit more continuous movement and less delay to the major flow of traffic.

(1) Stop Signs (R1-1) or Yield Signs (R1-2) may be installed at all approaches to the through highway to provide preferential right-of-way at intersections.

(2) The designation of a highway as a through highway does not prevent modification of the right-of-way assignment at intersections of the through highway.

(3) The justification for the modification at a particular intersection will be based on the warrants in the MUTCD and the additional warrants in subsection (b), (c) or (d).

(b) Stop Signs (R1-1) at intersections. In addition to the warrants for stop signs in the MUTCD (relating to stop sign applications), a Stop Sign (R1-1) may be installed on a channelized right-turn roadway at a signalized intersection where the traffic-control signals are not readily visible, and the right-turn roadway does not have separate signals, and a Yield Sign (R1-2) is not appropriate.

(c) *Multiway stop applications*. In addition to the criteria and options warranting multiway stop applications in the MUTCD, the following apply:

(1) The five or more reported crashes in a 12-month period for Warrant B may include both reportable crashes, and nonreportable crashes that are documented in the police files, that occurred during a 12-month period during the most recent 3 years of available crash data.

(2) Multiway stop applications may not be used because of limited available corner sight distance unless there is no practical method of improving the sight distance or reducing the speed limit to satisfy the minimum corner sight distance values.

(d) Stop and yield control at locations other than intersections.

(1) One-lane bridges and underpasses. Stop Signs (R1-1) are warranted in advance of a one-lane bridge or underpass when roadway geometry is such that drivers cannot see an approaching vehicle in sufficient time for both vehicles to stop prior to entering the bridge or underpass. If sight distance is not a problem, a Yield Sign (R1-2) with the supplemental To Oncoming Traffic Sign (R1-2a) may be installed at both ends of a onelane bridge or underpass.

(2) Crossings. Stop Signs (R1-1) may be installed on highways on a temporary basis at officially designated crossings such as construction haul roads. These Stop Signs (R1-1) should only be visible and in effect during the time periods the crossing is being used and should be supplemented with a flashing red light for added visibility.

(3) *Private roads and driveways.* Stop Signs (R1-1) or Yield Signs (R1-2) may be installed to control traffic exiting from a private road or driveway onto a highway or to control traffic on the highway at a private road or driveway if the warrants applied at highway intersections are satisfied.

(4) *Truck pulloffs on hazardous grades*. A Stop Sign (R1-1) may be installed within an officially designated truck pull-off area in advance of a hazardous grade indicating the location that trucks are to stop within the pulloff.

(5) *Temporary traffic control.* Stop Signs (R1-1) may be installed at both ends of short one-lane construction, maintenance or utility operation to provide self-regulating traffic control providing the one-lane section excluding the tapers is less than 250 feet, the ADT is less than 1,500, and the sight distance is sufficient.

§ 212.107. Except Right Turn Sign (R1-1-1).

When a major traffic movement at an intersection is a right turn, the Except Right Turn Sign (R1-1-1) may be placed below the Stop Sign (R1-1) on that approach to minimize the total delay at the intersection. When this sign is used, Stop Signs (R1-1) are required on all other intersection approaches except for the approach with a corresponding leftturn movement.

§ 212.108. Speed limits.

(a) *General.* This section applies to maximum speed limits established according to 75 Pa.C.S. §§ 3362 and 3363 (relating to maximum speed limits; and alteration of maximum limits). ENGINEERING AND TRAFFIC STUDIES ARE NOT REQUIRED FOR STATUTORY SPEED LIMITS, BUT DOCUMENTATION SHOULD BE ON FILE FOR URBAN DISTRICTS AND RESIDENCE DISTRICTS TO SHOW THAT THE REQUIREMENTS DEFINED IN THE VEHICLE CODE ARE SATISFIED.

(b) Engineering and traffic studies. Speed limits established in accordance with 75 Pa.C.S. § 3363 may be established in multiples of 5 miles per hour up to the maximum lawful speed. The speed limit should be within 5 miles per hour of the average 85th percentile speed or the safe-running speed on the section of highway, except the speed limit may be reduced up to 10 miles per hour below either of these values if one or more of the following conditions are satisfied:

(1) A major portion of the highway has insufficient stopping sight distance if traveling at the 85th percentile speed or the safe-running speed.

(2) The available corner sight distance on a number of side roads is less than the necessary stopping sight distance values for through vehicles.

(3) The majority of crashes are related to excessive speed and the crash rate during a minimum 12-month period is greater than the applicable rate in the most recent highcrash rate or high-crash severity rate table included in the appendix of Official Traffic-Control Devices (Department Publication 212). Crashes related to excessive speed include those crashes with causation factors of driving too fast for conditions, turning without clearance or failing to yield right-of-way.

(c) Variable speed limits. To improve safety, speed limits may be changed as a function of traffic speeds or densities, weather or roadway conditions or other factors.

(d) Special speed limits.

(1) Within a rest area or welcome center, a 25 mile per hour speed limit may be established without the need for an engineering and traffic study if pedestrians walk across the access roadways between the parking lot and the rest facilities.

(2) Within a toll plaza or a truck weight station, an appropriate speed limit may be established without an engineering and traffic study by the authorities in charge to enforce the safety of the operations or to protect the scales.

(e) Posting of speed limits. A Speed Limit Sign (R2-1) or variable speed limit sign showing the maximum speed limit shall be placed on the right side of the highway at the beginning of each numerical change in the speed limit, but an additional sign may also be installed on the left side of the highway. If the new speed limit begins at an intersection, the first sign should be installed within 200 feet beyond the intersection. The placement of this sign must satisfy both the requirement to post the beginning of the new speed limit and the requirement to post the end of the previous speed limit. Additional requirements for posting are as follows: (1) Speed limits of 50 miles per hour or less must be posted as follows:

(i) A Reduced Speed (_____) Ahead Sign (R2-5), or a Speed Reduction Sign (W3-5-or
 W3-5a), shall be placed on the right side of the highway 500 to 1,000 feet before the beginning of every speed reduction unless one of the following applies:

(A) The speed reduction is 10 miles per hour or less.

(B) The speed reduction begins at an intersection and all traffic entering the roadway with the speed reduction has to either stop at a Stop Sign (R1-1) or make a turn.

(C) The new speed limit is posted on variable speed limit signs.

(ii) Speed Limit Signs (R2-1) or a variable speed limit sign showing the maximum speed must be placed on the right side of the highway at the beginning of the speed limit and at intervals not greater than 1/2 mile throughout the area with the speed limit.

(iii) The end of a speed limit is typically identified by the placement of a sign indicating a new speed limit, but the End Plaque (R2-10) may be placed above a Speed Limit Sign (R2-1) at the end of the zone if the appropriate speed limit is not known on the following section of roadway.

(2) On freeways, a Speed Limit Sign (R2-1) must be installed after each interchange unless insufficient space exists for the signs.

§ 212.109. Bridge speed limits.

(a) Establishment. A bridge speed limit must be established under 75 Pa.C.S. § 3365(a)
 (relating to special speed limitations) if an engineering investigation by a structural
 PROFESSIONAL engineer establishes the need to reduce the vibration and impact of
 vehicles due to a structural condition of the bridge or elevated structure.

(b) *Posting*. An established bridge speed limit must be posted similar to other speed limits in § 212.108(e) (relating to speed limits), except that a Bridge Sign (R12-1-2) must be mounted directly above each Speed Limit Sign (R2-1) and Reduced Speed (____) Ahead Sign (R2-5). The sign indicating the beginning of the bridge speed limit should be installed within 50 feet of the beginning of the structure. The end of the bridge or elevated structure must be the end of the bridge speed limit.

§ 212.110. Hazardous grade speed limits.

(a) Establishment. A hazardous grade speed limit may be established under 75 Pa.C.S.
§ 3365(c) (relating to special speed limitations) if an engineering and traffic study
establishes the need for all vehicles or vehicles having a gross weight in excess of a
designated weight to be limited to a maximum speed on a downgrade.

(1) The designated weight should be 26,000 pounds unless the engineering and traffic study determines that a different weight should be used.

(2) When a hazardous-grade speed limit is established, it should be consistent with the speed that similar vehicles can climb the hill or other Department-approved methodology, except that a hazardous-grade speed limit should not be greater than the lowest advisory speed or legal speed limit either on the hill or at the base of the hill.

(3) A hazardous-grade speed limit may be established when one or more of the following conditions exist:

(i) The length of grade exceeds the value set forth in the following table:

Length of Grade

(feet)

Average Grade (percent) Condition A* Condition B**

-3	20,000	
-4	8,000	16,000
-5	5,000	10,000
-6	3,000	6,000
-7	2,000	4,000
-8	1,800	3,600
-10	1,500	3,000
-12	1,250	2,500
-15	1,000	2,000

* Condition A applies if vehicles are required to stop or reduce speed at or before the bottom of the hill or if there is an urbanized area at the base of the hill.

** Condition B pertains to all other locations.

(ii) A crash has occurred on the downgrade that can be attributed to the speed of a vehicle having a gross weight in excess of the designated weight.

(iii) A verified report has been received during the past 3 years of an operator losing control of a vehicle on the grade, and the vehicle is a type having a gross weight in excess of the designated weight.

(b) *Posting*. A hazardous grade speed limit must be posted with traffic-control devices as follows:

(1) A Reduced Speed (_____) Ahead Sign (R2-5), advising of the maximum hazardous grade speed limit, with a Truck Marker (M4-4), or other marker as applicable, mounted directly above the Reduced Speed (____) Ahead Sign (R2-5), must be placed on the right side of the highway at a distance of 500 to 1,000 feet before the hazardous grade speed limit, except that this advance sign is not required if the hazardous grade speed limit begins at a vehicle pull-off where all applicable vehicles are required to stop.

(2) A Trucks Over (____) Lbs. Speed Sign (R2-2-1), or other sign as applicable, must be erected at the beginning of the hazardous grade speed zone and at intervals not greater than 1/4 mile throughout the zone.

(3) A Trucks Over (____) Lbs. Speed Sign (R2-2-1), or other sign as applicable, with an End Sign (R2-10) mounted above the Trucks Over (____) Lbs. Speed Sign (R2-2-1) or other sign, must be installed at the end of the hazardous grade speed limit.

§ 212.111. Turn restriction warrants.

A straight-through or turning movement may be restricted if the movement can be made at an alternate location, and if one or more of the following conditions are present:

(1) A review of vehicle crashes shows that ten crashes have occurred during the previous 3 years, or five crashes have occurred during any 12-month period in the previous 3 years that can be attributed to vehicles making or attempting to make the movement.

(2) When a capacity analysis or field review of the intersection indicates that turning or crossing vehicles are causing unreasonable delays or creating a potential crash situation for through vehicles.

(3) When a field review of the intersection indicates that significant conflicts occur between vehicles making or attempting to make a particular movement and other vehicular or pedestrian movements.

(4) When a field review of the intersection indicates that a turn or straight-through movement delays the platoon of vehicles through a progressive signal system.

(5) When a field review of the intersection indicates that the geometric design or the available corner sight distance does not adequately provide for the movement or the movement frequently cannot be safely executed.

(6) A study shows that the turning movement is frequently being made by through traffic onto a residential street to avoid downstream congestion.

§ 212.112. Signs to prohibit passing.

The No Passing Zone Pennant (W14-3) is the primary sign to identify the beginning of a no-passing zone on a two-lane highway and shall be installed on the left side of the road. The Do Not Pass Sign (R4-1) may be installed on the right side of the roadway to supplement the No Passing Zone Pennant Sign (W14-3). The Pass With Care Sign (R4-2) may be installed at the end of the no-passing zone. Warrants for no-passing zones are included in § 212.202 (relating to no-passing zones).

§ 212.113. One-way streets.

A one-way street may be established if the following conditions are satisfied:

(1) The traffic flow can be accommodated in both directions. Whenever possible, an adjacent parallel street should be used to form a one-way couplet.

(2) The street has a reasonable number of intersections for entrance to or exit from the one-way street or one-way system.

(3) The roadways at the terminal points of the one-way street provide satisfactory transitions to and from the two-way operation.

(4) There will be a reduction of intersection delays.

(5) Existing bus routes can be satisfactorily accommodated.

(6) Emergency vehicles can reasonably and expeditiously reach their destinations.

§ 212.114. Stopping, standing and parking restrictions.

(a) *General*. Stopping, standing or parking may be restricted along the curb or edge of a roadway when one or more of the following conditions exist:

(1) The distance between the center of the center line pavement markings (or the center of the roadway if center line pavement markings are not present) and the curb or edge of roadway is less than 19 feet on major arterial highways, or less than 18 feet on other roadways.

(2) The street width is such that, if vehicles are parked along one or both curb faces or edges of the roadway, two vehicles cannot move abreast of one another in the same or the opposite direction without one yielding to allow the other vehicle to pass.

(3) A capacity analysis indicates that parking should be removed at all times or during certain hours to accommodate the traffic volume.

(4) At an intersection, the available corner sight distance for a driver on the minor road is less than the necessary minimum stopping sight distance value for the driver on a through roadway.

(5) An analysis of vehicle crashes indicates that at least three crashes during the previous 3-year period have been directly or indirectly attributed to one of the following primary causes:

(i) Vehicles parking on the roadway.

(ii) Vehicles entering or leaving the parked position.

(iii) Drivers or passengers getting out of parked vehicles on the street side.

(iv) Reduced sight distance due to the parked vehicles.

(6) The area is designated as an official bus stop or as a loading and unloading zone.

(7) The area is adjacent to or opposite of a fire station driveway or any other type driveway or intersection where turning maneuvers would be restricted if parking were present.

(8) The width of the shoulder is not sufficient to allow a vehicle or its load to park completely off the roadway.

(9) Along roadways having three or more lanes and speed limits of 40 miles per hour or above, parking may be restricted to allow vehicles to use the berm or shoulder as a clear recovery area.

(b) Angle parking. As defined in § 212.1 (relating to definitions), angle parking will only be authorized as follows:

(1) New angle parking may be established only along streets where the following criteria are satisfied:

 (i) The parking and maneuver area, as shown in the diagram which follows, adjacent to the near edge of the nearest travel lane equals or exceeds the distance indicated in the following table:

Parking Angle

(degrees)	Parking and Maneuver Area (feet)			
30	26			
45	30			
60	37			
90	43			

Negrest Trovel Lone -	
Parking Parking and Angle Maneuver Area-	Edge of nearest travel lane

(ii) Parked vehicles do not adversely affect the available corner sight distance.

(iii) Additional travel lanes are not required for the existing traffic volumes to achieve

a satisfactory level of operation.

(iv) Parking stalls will be adequately marked and spaced.

(v) Pedestrian activity is minimal within the parking maneuver area.

(2) It is recommended that existing angle parking be eliminated if an analysis of vehicle crashes indicates that the parking-related crash rate within the area of existing angle parking is greater than the rate on similar portions of the same street or other streets within the same municipality which have parallel parking.

(c) *Parking meters*. When parking is permitted, local authorities may install parking meters and appropriate pavement markings to designate parking stalls. The hours of effectiveness of parking meters must be indicated either on the meter or within the dome

of the meter, but official traffic signs must be erected to indicate hours when parking is prohibited.

(d) *Prohibition of kinds and classes*. When parking is permitted, local authorities or the Department may prohibit certain kinds and classes of vehicles from parking for safety, capacity or environmental reasons. Official signs must indicate the prohibitions.

(e) Parking reserved for persons with disabilities. The Reserved Parking Penalties Sign (R7-8f) must be installed below all Reserved Parking Signs (R7-8), as provided in 75 Pa.C.S. § 3354(d) (relating to handicapped persons and disabled veterans).

(f) Miscellaneous restrictions.

(1) Local authorities or the Department may restrict or regulate parking without an engineering and traffic study to accomplish the following:

(i) Facilitate construction, maintenance or utility operations.

(ii) Eliminate long-term parking or parking in excess of a specified time limit

(iii) Provide for reserved parking spaces.

(iv) Provide for snow emergency routes.

(v) Provide for mail delivery or pickup.

(2) Restrictions for the elimination of long-term parking must apply only during short periods of time such as early morning hours when it will not seriously inconvenience local residents.

(g) *Double parking*. When parking is permitted, local authorities may, by local ordinance without an engineering and traffic study, authorize double parking (standing or parking on the roadway side of a vehicle stopped or parked at the edge or curb of a roadway) for the purpose of loading or unloading persons or property. On State-

designated highways, double parking is not permitted without written approval of the Department.

(h) *Authority*. Local authorities may establish, revise or remove stopping, standing or parking restrictions on State-designated highways within their physical boundaries, except Department approval is required prior to revising or removing any of the following:

(1) Established in conjunction with a State or Federal aid project.

(2) Requested or posted by the Department for safety or capacity reasons.

(3) Included as a condition on a traffic signal permit.

§ 212.115. Posting of private parking lots.

(a) General. Posting of private property, including parking lots, giving notice to the public of parking restrictions as required by 75 Pa.C.S. §§ 3353(b)(2) and 3354(d)(3) (relating to prohibition in specified places; and additional parking regulations) shall be in accordance with this section.

(b) Public notice signs.

(1) The legend on public notice signs at private parking lots must indicate the restrictions which apply. In addition to a primary restriction such as those contained in subparagraph (i), the sign may contain one or more supplemental restrictions or messages of the type included in subparagraph (ii).

(i) Primary restrictions include messages such as PRIVATE PARKING, PARKING
 BY PERMIT ONLY, AUTHORIZED PARKING ONLY, PRIVATE PARKING FOR
 (____) APARTMENT and PARKING ONLY FOR PATRONS OF (____).

(ii) Secondary restrictions or messages may include applicable hours of the day, applicable days of the week, applicable charges and warnings that unauthorized vehicles may be towed.

(iii) The name and telephone number of the owner or other person in control or possession of the property should also be included on the legend.

(2) Public notice signs should generally be erected at each entrance to the private parking lot and positioned so as to face traffic entering the lot. If there are no designated entrances--such as when a lot has one or more sides continuously open to a roadway--one or more signs should be erected so as to be readily visible to an ordinarily observant driver. Minimum message size shall be as follows:

(i) A primary restriction as defined in paragraph (1)(i) must have a minimum LETTER height of 3 inches. Signs erected at a distance of more than 75 feet from an entrance point must have legend-LETTER HEIGHT which is at least one additional inch in height
HIGH for each 25-foot interval in the distance. The stroke width of the legend must be a minimum of 1/8 of the required height of the legend.

(ii) A secondary restriction as defined in paragraph (1)(ii) must have minimum dimensions equal to one-half of the minimum dimensions required for the primary restriction, except the LETTER height of the message-must be at least 2 inches.

(3) Signs which have application during hours of darkness must have a retroreflectorized sign message or background and be positioned so as to be illuminated by the headlight beams of entering vehicles, or the sign may be illuminated during applicable hours of darkness so as to be readily visible to an ordinarily observant driver.

(4) Under 75 Pa.C.S. § 3353(b), the prosecution of an owner or towing a vehicle from a private parking lot is prohibited unless restrictions are posted in accordance with this subsection.

(c) Reserved parking signs or markings.

(1) Special signs may be used to reserve designated parking stalls for named persons or classes of people, for particular vehicles, or for persons with special placards or assigned permit numbers. When used, these signs may be erected at the front of each parking stall or, in the case of parallel parking, at intervals not exceeding 100 feet along the side of the stalls. The minimum size sign shall be 12 inches by 12 inches, and the minimum size message shall be 2 inches in height.

(2) In lieu of signs to designate parking stalls as noted in subsection (a), pavement markings may be used on the pavement or an applicable curb for this purpose if:

(i) The public notice sign indicates that a permit is required.

(ii) The markings are readily visible to an ordinarily observant driver.

(3) The Reserved Parking Sign (R7-8) must be used to designate reserved parking stalls for handicapped persons or severely disabled veterans. The Reserved Parking Penalties Sign (R7-8f), which indicates the minimum and maximum fine for violators and that violators may be towed, must be installed below the Reserved Parking Sign (R7-8).

(4) Parking stalls designated under paragraph (3) for handicapped persons or severely disabled veterans may only be used by vehicles bearing a handicapped person or severely disabled veteran registration plate or displaying a handicapped person or severely disabled veteran parking placard issued by the Commonwealth or another state.

(5) Whenever signs required to implement the provisions of paragraph (3) become either obsolete or missing, they must be replaced with new official signs as rapidly as is feasible. The costs associated with the installation and replacement of the required signs for a particular location must be borne by the owner or person in control or possession of the property on which the signs are to be erected.

§ 212.116. No Turn on Red Sign (R10-11 sign series).

(a) *Warrants for no-turn-on-red restrictions*. The following warrants may be used in addition to the warrants for no-turn on red restrictions in the MUTCD (relating to traffic signal signs).

(1) A right turn on red, or left turn on red from a one-way highway to another one-way highway, may be prohibited from an intersection approach where an engineering and traffic study indicates that one or more of the following conditions exist:

(i) The available corner sight distance between a driver desiring to turn on red and an approaching vehicle on the cross street is less than the minimum shown on the following table:

Cross Street Speed Limit (mph) Minimum Sight Distance* (feet)

20	120
25	150
30	190
35	220
40	270

4 5	320
50	360
55	4 10

SPEED LIMIT	MINIMUM SIGHT DISTANCE TO APPROACHING VEHICLE*						
OR 85TH	STD.		CROSS	STREET A	PPROACH	GRADE	
PERCENTILE	VALUES	-9%	-6%	-3%	3%	6%	9%
SPEED	VILUES	-770	-070	-370	570	070	270
25	152	173	165	158	147	143	140
30	197	227	215	205	200	184	179
35	247	287	271	257	237	229	222
40	301	354	333	315	289	278	269
45	360	427	400	378	344	331	320
50	424	507	474	446	405	388	375
55	493	593	553	520	469	450	433

* Sight MEASURE SIGHT distance is measured from a location 10 feet before

a marked pedestrian cross walk, or, if none, 10 feet from the edge of the cross

street roadway or curb line, WHERE BOTH THE EYE AND THE

APPROACHING VEHICLE ARE 3.5 FEET HIGH.

(ii) The intersection has more than four approaches or has restrictive geometry that is likely to cause vehicular conflicts which are not easily recognized by drivers.

(iii) The turning movement is allowed from more than one lane on a specific approach.

(iv) The vehicular turning movement would result in significant vehicular and pedestrian conflicts, such as locations where the crosswalk is designated as a school crossing or is used by large numbers of children, senior citizens or persons with physical disabilities. A no-turn-on-red restriction at these locations may only apply during the time periods that significant vehicular-pedestrian conflicts would occur, in accordance with paragraph (3).

(v) Opposing traffic has unusual movements, such as double left turns, which would not be expected by drivers turning on a red signal.

(vi) An analysis of vehicle crash data indicates that the turn-on-red movement has created an unsafe condition.

(2) Part-time or intermittent prohibition of the turn-on-red movement must be used at locations where a potential safety concern exists for only a portion of the day. These restrictions must be implemented by the use of one or more of the following:

(i) A Restricted Hours Panel (R3-20) (R10-20A) under the No Turn On Red Sign.

(ii) A supplemental message incorporated directly into the No Turn On Red Sign.

(iii) A sign designating the hours the restriction is effective.

(iv) A blank-out No-Turn-On-Red Sign.

(3) A part-time or intermittent prohibition of the turn-on-red movement may be used at an intersection approach where vehicles turning on red would cross an at-grade railroad crossing within 200 feet and the traffic signal controller is preempted during train movements during the time the signal controller is preempted in accordance with paragraph (2). (b) *Application*. This section applies to signalized roadway and driveway intersections along all highways.

(c) Engineering and traffic studies. Engineering and traffic studies required by subsection (a)(1) must be conducted by local authorities. The Department will be responsible for conducting the study at the following locations:

(1) At intersections where the traffic signal controller is preempted during train movements for a nearby crossing.

(2) At new or revised traffic signal installations when the traffic signal is designed by the Department.

(d) Department approval. Written approval of the Department's district executive must be obtained prior to installation of a No Turn on Red Sign (R10-11 Series) at any intersection where the Department has issued the traffic signal permit.

§ 212.117. Weight, size and load restrictions.

(a) Weight restriction based on condition of bridge. Traffic on a bridge may be prohibited or restricted by weight of vehicle, number of vehicles, or kinds or classes of vehicles when warranted by an engineering evaluation CONDUCTED BY A PROFESSIONAL ENGINEER ESTABLISHES THE NEED. Engineering evaluation of a bridge or bridge component may be based on structural analysis and rating computations, testing, engineering judgment or a combination thereof. Restriction is warranted when one or more of the following conditions are present:

(1) The safe load capacity of the bridge, as determined in accordance with Department standards, is exceeded by the load effect of any of the legal load configurations. THE CAPACITY AND LOAD EFFECTS ARE TO BE DETERMINED IN ACCORDANCE

WITH THE BRIDGE SAFETY INSPECTION MANUAL (DEPARTMENT PUBLICATION 238).

(2) Engineering judgment indicates that the condition or material of construction of one or more portions or components of a bridge is such that further use by heavy vehicles may damage the bridge because of severe impact, fatigue or other reasons.

(3) The bridge is damaged due to fire, a vehicle crash or environmental deterioration, and engineering judgment indicates that a vehicle weight restriction is necessary to ensure an adequate level of safety.

(b) Weight restriction based on condition of highway. Traffic on a highway may be prohibited or restricted by weight of vehicle, or kinds or classes of vehicles when warranted by an engineering evaluation. Engineering evaluation may be based on structural analysis, testing, engineering judgment or a combination thereof. Restriction A RESTRICTION is warranted when one or more of the following conditions are present:

(1) The highway pavement or shoulders have inadequate structural capacity or have been weakened due to deterioration, high traffic volumes or climatic condition, and may be seriously damaged unless a restriction is imposed.

(2) An engineering evaluation of previous similar climatic conditions on the highway or on similar highways indicates that vehicles over a certain weight should have been prohibited.

(c) Size restriction based on condition of bridge or highway. Traffic on a bridge or highway may be restricted by size of vehicle or kinds or classes of vehicles when, after an engineering evaluation, one or more of the following conditions are found to be present: (1) A bridge has poor alignment, inferior bridge rails or guide rails, substandard horizontal or vertical clearance, or creates problems for vehicles with low ground clearance, or the restriction is otherwise necessary to protect the bridge from vehicle crashes or damage.

(2) A highway has inadequate turning radii, horizontal width or creates concerns for vehicles with low ground clearance at one or more locations.

(d) Weight and size restrictions based on traffic conditions. Traffic on a highway or bridge may be prohibited or restricted by weight or size of vehicle, or kinds or classes of vehicles when, an engineering evaluation of the horizontal and vertical alignment, prevailing traffic speeds, compatibility of the various types of traffic, history of vehicle crashes or vehicular characteristics, indicates that the movement of certain vehicles constitutes a safety hazard. Restrictions may include weight; height, width or length of vehicles or their loads; types of cargo; speed or gearing; stopping requirements; specified travel lanes; and hours of operation.

(e) *Erection of signs*. Appropriate signs must be erected within 25 feet of each end of a restricted portion of a highway or bridge whenever vehicles are prohibited under subsection (a), (b), (c) or (d). In the case of a restriction on a highway or bridge which does not begin or end at an intersection with an unrestricted highway, an advance information sign must also be erected at the intersection nearest each end of the restricted highway or bridge to allow drivers to avoid the restricted highway or bridge.

(f) Alternate routes. An alternate route must be established whenever vehicles are prohibited under subsection (a) or (b) on either a numbered traffic route or a State-

designated highway on the National Highway System, as established by the Federal Highway Administration, when the following apply:

(1) A reasonable alternate route exists which is not readily perceived by drivers.

(2) The alternate route can legally, safely, structurally and physically accommodate the weight and size of vehicles and their loads that are being detoured.

(3) Five or more vehicles per day are estimated to be prohibited from using the original route.

§ 212.118. Street name signs.

For street name signs, white lettering on a green background is recommended, but local authorities may use other contrasting colors WHITE LETTERING ON BLUE OR BROWN BACKGROUND, OR BLACK LETTERING ON WHITE BACKGROUND, provided the same colors are used systematically throughout the municipality. To improve sign legibility, upper and lower case lettering is recommended.

§ 212.119. Signing of named highways.

Signs carrying the name of the highway will be permitted at intervals of at least every 15 miles on conventional highways.

§ 212.120. General motorist service signs.

The application of general motorist service signs must be in accordance with the Department's Statewide policy AND THE SIGNING AND MARKING STANDARDS (DEPARTMENT PUBLICATION 111M), and will generally be limited to expressways and freeways, except-trailblazers from expressways and freeways will be permitted on conventional highways, and hospital: (1) SMALL TRAILBLAZER SIGNS MUST BE INSTALLED ON CONVENTIONAL HIGHWAYS WHEN MOTORIST SERVICES ARE SIGNED ON AN EXPRESSWAY OR FREEWAY AND IT IS NECESSARY TO GUIDE MOTORISTS ALONG CONVENTIONAL HIGHWAYS TO THE PHYSICAL SITE OF THE MOTORIST SERVICE.

(2) HOSPITAL symbol signs are permitted on all highways. Symbols must be as specified in the Signing and Marking Standards, TC-8700 Series (Department Publication 111M).

§ 212.121. Specific service signs.

(a) The Department may enter into an agreement with a private agency to administer a program for specific service signs for gas, food, lodging, camping and attractions. Specific service signs must MAY only be installed in accordance with Department policy and only on expressways and freeways, except SMALL TRAILBLAZER SIGNS MUST BE INSTALLED trailblazers will be authorized on conventional highways as necessary AND IT IS NECESSARY TO GUIDE MOTORISTS TO THE PHYSICAL SITE OF THE SPECIFIC SERVICE. If a trailblazer is required on a local roadway to direct motorists to a specific business, and the local authority refuses to install or allow others to install the trailblazer on their local highway, specific service signs may not be provided for that business- on the expressway, freeway or conventional highway.

(b) Airports may be signed on either major guide signs or on specific service signs at freeway-to-freeway interchanges.

§ 212.122. Recreational and cultural interest area signs.

Recreational and Cultural Interest Area Signs, as described in Chapter 2H of the MUTCD, that is, relating to the RG, RM, RA, RL, RW and RS Series signs, will be authorized for use within any State park, State forest picnic area, Federal recreation area, National forest or public park.

§ 212.123. Tourist-oriented directional signs.

Tourist-Oriented Directional Signs (D7-4) must be of the size and type specified in the Department's *Handbook of Official Signs* (PennDOT Publication 236M) or as specified in an agreement with the Department, instead of the design included in Chapter 2G of the MUTCD relating to tourist-oriented directional signs). The Department may enter into an agreement with an outside entity to administer a program for tourist-oriented directional signs.

Subchapter C. MARKINGS

Sec.

212.201. Pavement marking standards.

212.202 No-passing zones.

212.203. Delineation.

§ 212.201. Pavement marking standards.

The Signing and Marking Standards, TC-8700 Series (Department Publication 111M) contains additional design details for pavement markings. Pavement markings for lane drops, expressways, freeways, on-ramps and off-ramps, and all pavement marking words and symbols must conform to the Signing and Marking Standards.

§ 212.202. No-passing zones.

(a) Additional warrants on two-lane, two-way highways. In addition to the sight distance warrant in Section 3B.02 of the MUTCD (relating to no-passing zone pavement marking and warrants), no-passing zones may be established at the following locations on two-lane, two-way highways with center line pavement markings:

(1) In advance of a divided highway or an obstruction such as a bridge support pillar, a channelizing island or a safety zone, which separates the two lanes of traffic.

(2) On or within, and in advance of any bridge, tunnel or underpass designated as a narrow bridge or underpass in accordance with § 212.1 (relating to definitions).

(3) In advance of a Stop Sign (R1-1), Yield Sign (R1-2) or traffic signal.

(4) On the approach to an intersection where passing may be undesirable due to the high number of crossing or turning movements.

(5) Within a school zone.

(6) In areas where an analysis of vehicle crashes shows an unusually high number of passing-related crashes.

(7) In areas where the roadside development includes many driveways and intersections where passing would create frequent potential conflicts.

(8) At locations where the roadway width is very restrictive, shoulders are nonexistent or in poor condition, the roadway cross-section has an excessive crown, or obstacles are close to the roadway.

(9) In areas where a capacity analysis indicates Level of Service D TRAFFIC VOLUMES ARE VERY HEAVY AND THERE WOULD BE VERY LIMITED OPPORTUNITIES FOR MOTORISTS TO PASS OTHER VEHICLES.

(10) At locations where a passing zone would otherwise be less than 600 feet in length.

(11) At locations where engineering judgment indicates that allowing passing is undesirable because a better passing area exists farther ahead.

(b) Minimum advance distance. No passing zones established according to subsection
(a)(1)--(5) must precede the location by the minimum distance noted in the following table:

Speed Limit or 85th

Percentile Speed Distance

(mph)	(feet)		
35 or less	300		
40	350		
45	400		

50	450		
55	500		

§ 212.203. Delineation.

The 4-foot mounting height for delineators specified in the MUTCD (relating to delineator placement and spacing) is not applicable for guide rail and barrier-mounted delineators. In addition, post-mounted delineators may be 4 feet above the ground instead of 4 feet above the near edge of pavement as specified in the MUTCD.

Subchapter D. HIGHWAY TRAFFIC SIGNALS

Sec.

212.301. Purpose.

212.302. Traffic-control signals.

212.303. Pedestrian-control signals.

§ 212.301. Purpose.

This subchapter sets forth additional guidance and criteria relating to the design, application and operation of traffic-CONTROL signals within this Commonwealth. The *Traffic Standards--Signals TC-8800 Series* (Department Publication 148M) and the *Traffic Signal Design Handbook* (Department Publication 149M) contain additional design details, specifications, checklists and forms.

§ 212.302. Traffic-control signals.

(a) *Flashing operation of traffic-control signals*. During flashing operation, a minimum of two vehicular signal heads on each approach must be flashed for the through movement. Any other signal heads may be blanked out.

(b) Warrants. In addition to the criteria in the MUTCD, the following applies:

(1) *Traffic volumes*. The traffic volume for channelized right-turn movements may not be included in any warrant analysis.

(2) Vehicle crashes. The five or more reported crashes within a 12-month period for Warrant 7 in the MUTCD (relating to Warrant 7, crash experience) may include both reportable crashes, and nonreportable crashes that are documented in the police files, that occurred within a 12-month period during the most recent 3 years of available crash data.

(3) WARRANT 9, ADT volume warrant.

(i) An "ADT volume warrant" is added as "Warrant 9" and may be used in addition to the eight warrants contained IN Sections 4C.02 through 4C.09 of the MUTCD (relating to Warrants 1 through 8). This warrant must apply at a proposed intersection, an intersection revised by a highway construction project, or at the driveway of a proposed commercial or residential development where vehicle counts cannot be taken. If a traffic-CONTROL signal is installed under this warrant, a traffic count must be taken within 6 months of the opening of a development or within 2 years of the opening of a highway. If the traffic volumes do not satisfy this warrant, or one or more of the other eight warrants, the traffic signal must be removed CONSIDERATION SHOULD BE GIVEN TO REMOVING THE TRAFFIC-CONTROL SIGNAL AND REPLACING IT WITH APPROPRIATE ALTERNATIVE TRAFFIC-CONTROL DEVICES, IF ANY ARE NEEDED.

(ii) This warrant is satisfied when:

-(i) The projected THE ESTIMATED ADT volumes on the major street and on the higher volume minor street or driveway approach to the intersection, when estimated PROJECTED using an accepted procedure such as put forth in the Trip Generation Manual published by the Institute of Transportation Engineers, equals or exceeds the values in the following table EITHER CONDITION A OR CONDITION B: Lanes for Moving Traffic on Each Approach Estimated ADT*

		Major Street	Minor-Street
Major Street	Minor Street	(both approaches) (one approach	
+	+	10,000	3,000

2 or more	1	12,000	3,000
2 or more	2-or more	12,000	4 ,000
1	2 or more	10,000	4 ,000
+	1	15,000	1,500
2 or more	1	18,000	1,500
2 or more	2 or more	18,000	2,000
1	2 or more	15,000	2,000

-* Based on the volume projected to be present within 6 months of the opening of the development or within 2 years of the opening of the highway.

- (ii) If the 85th percentile speed of the major street traffic exceeds 40 miles per hour or the intersection lies within the built-up area of an isolated community having a population of less than 10,000, this warrant may be met with 70% of the volume requirements of subparagraph (i).

CONDITION A – ADT VOLUME WARRANT						
NUMBER	NUMBER OF LANES					
FOR MOVIN	NG TRAFFIC	ESTIMATED ADT*				
ON EACH A	APPROACH					
		MAJOR STREET (BOTH APPROACHES)		HIGHER-VOLUME MINOR STREET (ONE		
MAJOR	MINOR					
STREET	STREET			DIRECTION ONLY)		
		<u>100%</u>	<u>70%**</u>	<u>100%</u>	<u>70%**</u>	
1	1	10,000	7,000	3,000	2,100	
2 OR MORE	1	12,000	8,400	3,000	2,100	
2 OR	2 OR	12,000 8,400		4,000	2,800	
MORE	MORE	12,000	0,700	7,000	2,000	
1	2 OR	10,000	7,000	4,000	2,800	
1	MORE	10,000	/,000	4,000	2,000	

CONDITION B – ADT VOLUME WARRANT					
NUMBER	OF LANES				
FOR MOVIN	IG TRAFFIC	ESTIMATED ADT*			
ON EACH A	APPROACH				
		MAJOR STREET (BOTH APPROACHES)		HIGHER-VOLUME	
MAJOR	MINOR			MINOR ST	REET (ONE
STREET	STREET			DIRECTION ONLY)	
		<u>100%</u>	<u>70%**</u>	<u>100%</u>	<u>70%**</u>
1	1	15,000	10,500	1,500	1,050
2 OR	1	18,000	12,600	1,500	1,050
MORE	-	10,000	12,000	1,200	1,000
2 OR	2 OR	18,000	12,600	2,000	1,400
MORE	MORE	10,000	12,000	2,000	1,700
1	2 OR	15,000	10,500	2,000	1,400
1	MORE	15,000		2,000	

* BASED ON THE VOLUME PROJECTED TO BE PRESENT WITHIN 6

MONTHS OF THE OPENING OF THE DEVELOPMENT OR WITHIN 2

YEARS OF THE OPENING OF THE HIGHWAY.

** MAY BE USED IF THE 85TH PERCENTILE SPEED OF THE MAJOR

STREET TRAFFIC EXCEEDS 40 MILES PER HOUR OR THE

INTERSECTION LIES WITHIN THE BUILT-UP AREA OF AN

ISOLATED COMMUNITY HAVING A POPULATION OF LESS THAN 10,000.

§ 212.303. Pedestrian-control signals.

Pedestrian-control signals provide special types of traffic signal indications for the exclusive purpose of controlling pedestrian traffic. These indications consist of the illuminated symbols of a walking person (symbolizing WALK) and an upraised hand (symbolizing DON'T WALK) or the illuminated words WALK and DON'T WALK.

(1) New pedestrian-control signals must use symbolized messages.

(2) Signals using word messages may be retained for their useful service life and new replacement signal indications with word messages may be used for maintenance of existing installations with word messages.

Subchapter E. TEMPORARY TRAFFIC CONTROL

Sec.

- 212.401. General.
- 212.402. Exempt work.
- 212.403. Temporary traffic-control plans.
- 212.404. Sign supports.
- 212.405. Regulatory speed limits.
- 212.406. Channelizing devices.

212.407. Markings.

- 212.408. Impact attenuators.
- 212.409. Rumble strips.
- 212.410. Delineators.
- 212.411. Flaggers.
- 212.412. Flagger signaling devices.
- 212.413. Portable traffic-control signals.
- 212.414. Emergency work.
- 212.415. Type D arrow panels.
- 212.416. Shadow vehicles.
- 212.417. Flashing warning lights.
- 212.418. Good management principles.
- 212.419. Special controls in work zones.

§ 212.401. General.

This subchapter supplements the criteria in the MUTCD, and applies to highway construction, maintenance operations and utility work or incident management, either on a highway or so close to a highway that workers, equipment or materials encroach on the highway. Compliance with this subchapter does not relieve the contractor or others of their general responsibility for the protection of the public and the employees in work zones.

§ 212.402. Exempt work.

(a) *General.* The following types of work are exempt from the requirements contained in this chapter and in the MUTCD:

(1) Snow plowing and other snow or ice control operations.

(2) Refuse collection, trash collection, leaf pick-up, street cleaning, municipal street sweeping and residential lawn care.

(3) Operations which do not involve construction, maintenance operations or utility work, such as mail, newspaper, home fuel or other local deliveries.

(4) Studies or inspections of highway or utility features which may be completed without blocking any part of a travel lane.

(5) Construction, maintenance operations or utility work in areas outside the highway right-of-way; except when the work is so close to the highway that workers, equipment or materials encroach on the highway.

(6) Construction, maintenance operations or utility work where all workers, equipment or materials are behind a guide rail, more than 2 feet behind a curb or 15 feet or more from the edge of a roadway. (7) Mowing operations on roads with less than 10,000 vehicles per day and where equipment does not encroach on the roadway.

(8) Traffic data collection.

(b) Safety considerations. While the types of work in subsection (a) are exempt from the specific traffic-control guidelines of this subchapter, they must be accomplished in a manner that will provide an adequate degree of safety for the workers and the public.

§ 212.403. Temporary traffic-control plans.

Plans for construction projects must either reference or include a temporary trafficcontrol (TTC) plan, which must consist of one of the following:

(1) A reference to a specific figure either in the MUTCD or in the *Temporary Traffic-Control Guide* (Department Publication 213) that properly depicts actual site conditions.

(2) A copy of a specific figure either in the MUTCD or the *Temporary Traffic-Control Guide* (Department Publication 213) which has been modified to depict actual site conditions and the necessary traffic-control requirements for the specific project.

(3) One or more detailed plan sheets or drawings showing the actual site conditions and the TTC requirements for the specific project.

§ 212.404. Sign supports.

(a) Post-mounted signs. Post-mounted signs or signs on fixed supports must be installed in accordance with the Signing and Marking Standards, TC-8700 Series
 (Department Publication 111M).

(1) Post-mounted sign installations must be of a breakaway or yielding design unless they are adequately placed behind guide rail or median barrier. (2) Signs may not be mounted on existing utility poles or other structures unless the owner grants written permission and the signs can be properly positioned to convey their messages effectively.

(b) *Portable sign supports*. Portable sign supports must be of a type approved by the Department AND LISTED IN *APPROVED CONSTRUCTION MATERIALS* (DEPARTMENT PUBLICATION 35).

§ 212.405. Regulatory speed limits.

(a) General. Regulatory speed limits in temporary traffic-control zones and in the area in advance of a work zone where traffic queues are anticipated may be established as follows:

(1) A regulatory speed limit up to 10 miles per hour below the normal speed limit may be established without an engineering and traffic study, provided the reduced regulatory speed limit is at least 25 miles per hour. Regulatory speed limits less than 25 miles per hour or more than 10 miles per hour below the normal speed limit require an engineering and traffic study and the prior approval of the Department for State-designated highways and approval of local authorities for local highways. To qualify for an additional speed limit reduction, the engineering and traffic study must indicate that traffic queues, erratic maneuvers, high vehicle crash rates or undesirable working conditions exist on the project or have existed on similar projects.

(2) Regulatory speed limits for temporary traffic control must be signed with either Speed Limit Signs (R2-1), Work Area Speed Limit Signs (R2-2-2) or variable speed limit signs. For speed limits that are 50 miles per hour or less, the signs must be spaced not greater than 1/2 mile apart throughout the limits of the reduced speed limit zone. Conflicting regulatory or warning signs must be removed, covered, folded or turned so that they are not readable OR IDENTIFIABLE by oncoming traffic whenever the reduced regulatory speed limit is in effect.

(3) A Speed Limit Sign (R2-1) showing the speed limit on the section of highway immediately after the work zone must be positioned at the end of the reduced regulatory speed limit, except an R2-1 sign is not necessary if a Work Area Speed Limit Sign (R2-2-2) is used and an End Road Work Sign (G20-2) or End Work Area Sign (G20-3) is in place at the end of the regulatory speed limit.

(b) Variable speed limits. In an effort to avoid unnecessary speed restrictions, variable speed limits are encouraged in lieu of static signs. These speed limits may be remotely controlled, either manually or by a computer using hardware and software to monitor functions such as traffic speeds, volumes, densities and queues.

§ 212.406. Channelizing devices.

(a) *Device consistency*. Channelizing devices used to form a particular taper or a particular longitudinal line of devices must all be of a single type. For example, cones, drums, barricades and vertical panels may not be intermixed within the same taper or line, but the type of device being used in a taper may differ from the type of device being used in a longitudinal section.

(b) *Cones.* Cones may only be used as a channelizing device for operations where work is in active progress. THE MINIMUM HEIGHT OF CONES IS 28 INCHES EXCEPT Cones that are 18 inches high may only be used to protect new pavement markings.

§ 212.407. Markings.

When lane line and center line pavement markings on more than 250 linear feet of highway are covered or destroyed by construction, maintenance, utility, permit or other work, they must be replaced, before ending work each day, with standard pavement markings, or with temporary pavement markings as included in the MUTCD (relating to temporary pavement markings), unless one of the following conditions is present: (1) The roadway surface has loose aggregate or a surface texture that will not retain pavement markings including raised pavement markers authorized to be used alone in work zones.

- (3) The work is on a two-lane, two-way highway that has an ADT of 5,000 or less, and Do Not Pass Signs (R4-1) and No Pavement Marking Signs (W21-16) are installed at the beginning of the work zone and alternating at intervals not greater than 1/4 mile within the work zone in both directions.

(4) For approximately 2 weeks during which time both of the following occur:
(i) A strip of white temporary pavement marking tape with minimum dimensions of 4 inches wide and 24 inches long, is placed at 40 foot intervals for all lane lines.
(ii) Two strips of yellow temporary pavement marking tape with minimum dimensions of 4 inches wide and 24 inches long, are placed side by side at 40 foot intervals for all center line markings on two-lane, two-way roadways, and Do Not Pass Signs (R4-1) are installed at the beginning of the work zone and at intervals not greater than 1/2 mile throughout the work zone where the interim markings are used.

§ 212.408. Impact attenuators.

The design and application of temporary impact attenuators must comply with the *Roadway Construction Standards* (Department Publication 72M) for concrete median barrier and other obstructions.

§ 212.409. TRAVEL LANE RUMBLE Rumble strips.

Temporary bituminous rumble strips may be used IN THE TRAVEL LANES to provide an audible warning to alert drivers of a potentially dangerous situation including a median crossover, lane reduction and congested area. Recommended rumble strip designs are available from the Bureau of Highway Safety and Traffic Engineering. When rumble strips are used, it is desirable to extend the rumble strip patterns MUST EXTEND onto the shoulder whenever possible to discourage drivers from making erratic maneuvers in an attempt to bypass or avoid the rumble patterns.

§ 212.410. Delineators.

The application of delineators must comply with the Signing and Marking Standards TC-8700 Series (Department Publication 111M).

§ 212.411. Flaggers.

(a) *Helmet*. In addition to the requirements of the MUTCD, flaggers shall wear a protective helmet.

(b) *Mechanical flaggers*. Mechanical flaggers or mannequins, which look and act somewhat like flaggers, may not be used to alert, slow or stop traffic.

§ 212.412. Flagger signaling devices.

A red flag must only be used to control traffic in emergencies when a Stop/Slow Paddle (R21-10) is not available or at intersections where a single flagger is used within an intersection.

§ 212.413. Portable traffic-control signals.

Portable traffic-control signals may be used to control one-lane, two-way traffic. They may also be used for other special applications such as a highway or street intersection with a temporary haul road or equipment crossing. The design and application of portable traffic-control signals must conform with the applicable requirements of the Department's certificate of approval issued to the manufacturer for portable traffic-control signals, and with any special requirements defined in the TTC Plan. For these applications, it may be desirable to use traffic-actuated or manual control to compensate for unbalanced traffic flows.

§ 212.414. Emergency work.

(a) General. Emergency work may be initiated without prior compliance with the traffic-control provisions specified by this subchapter, provided the foreman or lead worker implements all available safety measures, and the traffic control is brought into compliance with this subchapter as soon as possible. The foreman or lead worker may use flares as attention-getting and warning devices.

(b) Utility work. Emergency repair for utility work may be initiated under this section or repair to a utility facility undertaken under Chapter 459 (relating to occupancy of highways by utilities) to repair damage resulting from a vehicle crash or collision with the facility, a failed component or storm damage. Utility service connections or disconnections unrelated to a vehicle crash, a failed component, or storm damage must otherwise comply with this subchapter.

(c) *Expediting emergency work*. Emergency work may be completed without installation of work zone traffic-control devices required by this subchapter, if one of the following conditions are IS met:

(1) Review of the condition indicates that the emergency work can be completed in less time than it would take to install the temporary traffic-control devices, and the work or condition would not create a significant potential hazard.

(2) Temporary traffic control has been set up and it is found that additional trafficcontrol devices are desirable, but that it would take longer to obtain and install additional traffic-control devices than it would to complete the work.

§ 212.415. Type D Arrow Panels.

Type D Arrow Panels must only be used on vehicles during short-term stationary, short duration or mobile operations.

§ 212.416. Shadow vehicles.

When used with a truck-mounted attenuator (TMA), the shadow vehicle must be loaded to a weight recommended by the manufacturer of the TMA.

§ 212.417. Flashing warning lights.

If used, flashing warning lights may not be used in a series unless the spacing between successive flashing lights is at least 250 feet.

§ 212.418. Good management principles.

Agencies administering highway construction, utility work and maintenance operations shall mandate the application of the following good management principles:

(1) Keep the temporary traffic-control zones as short as practical to avoid long stretches with no work activity.

(2) Minimize lane restrictions.

(3) Remove all traffic-control devices as soon as practical after the construction, maintenance or utility operation is complete.

§ 212.419. Special controls in work zones.

(a) General. Special signing required in 75 Pa.C.S. §§ 3326, 3365, 4309, 6123 and 6123.1 will be in addition to the traffic-control devices required by the MUTCD and must be installed in accordance with this section.

(b) Application. Signing under this section is discretionary in the following work zones:

(1) Short duration work, where the operation will be completed in less than 1 hour.

(2) Mobile operations, where the work moves intermittently or continuously.

(3) Stationary work where the daily duration of the construction, maintenance or utility operation is less than 12 hours and all traffic-control devices are removed from the highway at the completion of the daily operation, including all advance warning signs.

(4) Work along highways OTHER THAN EXPRESSWAYS OR FREEWAYS where the NORMAL speed limit is less than 40-45 miles per hour OR LESS.

(5) Work in response to emergency work or conditions such as a major storm.

(c) Work Zone--Turn on Headlights Sign (R22-1). The Work Zone--Turn on Headlights Sign (R22-1) must be erected as the first sign on each primary approach to the work zone, generally at a distance of 250 to 1,000 feet prior to the first warning sign. On high-speed roadways including all expressways and freeways, the larger advance distances should be used. If work begins at or near a border to this Commonwealth, the R22-1 signs should be installed within this Commonwealth.

(d) Active Work Zone When Flashing Sign (W21-19). The Active Work Zone When Flashing Sign (W21-19) must be erected as close as practical to the beginning of the active work zone.

(1) The sign should not be erected within a transition or at a location where workers are put at risk when they may need to turn the light on and off.

(2) When a construction, maintenance or utility project has more than one active work zone and the active work zones are separated by a distance of more than 1 mile, signs for each active work zone must be erected.

(3) The W21-19 signs must be installed on temporary sign posts or on Type III barricades, and a white Type B high-intensity flashing light must be attached to the upper portion of each W21-19 sign. The light must be activated only when workers are present, and deactivated when workers are not anticipated during the next 60 minutes.

(e) End Active Work Zone Sign (W21-20). The End Active Work Zone Sign (W21-20) must be erected immediately at the end of each active work zone, except this sign is not necessary if either the End Road Work Sign (G20-2a) or the End Work Area Sign (G20-3) is installed at the end of the active work zone.

(f) Work zones on expressways or freeways. When the work zone is on an expressway or freeway, appropriate signs and lights identified in subsections (c), (d) and (e) at onramp approaches to the work zone must be installed.

(g) Portable changeable message sign. A portable changeable message sign (PCMS) may be used in lieu of the R22-1, W21-19 or W21-20 signs.

(h) Speed display sign. In Interstate highway work zones with a project cost exceeding \$300,000, a speed display sign must be installed on each mainline approach to the work zone to inform motorists of their speed.

(1) The speed display sign must display the motorist's speed IN MILES PER HOUR in numerals at least 18 inches in height.

(2) As an alternative, a portable changeable message sign (PCMS) may be equipped with radar and programmed to display vehicles speeds.

(3) PORTABLE CHANGEABLE MESSAGE SIGNS (PCMSs) may also flash appropriate messages such as "YOU ARE SPEEDING" or "SLOW DOWN." The signs must be placed 1/2 to 1 mile in advance of the physical work zone.

Subchapter F. TRAFFIC CONTROLS

FOR SCHOOL AREAS

Sec.

212.501. School zone speed limits.

§ 212.501. School zone speed limits.

(a) *Establishment*. A 15 miles per hour school zone speed limit may be established in a school zone during the normal hours that WALKING students are arriving at or leaving school, under 75 Pa.C.S. § 3365(b) (relating to special speed limitations).

(1) To establish a school zone, local authorities shall be responsible to prepare and submit a drawing showing the locations where students walk along or across roadways that are adjacent to school property, the hours that students are going to or from school and the proposed limits for the school zone to the Department for approval.

(2) The Department is responsible for approving the establishment of all school zones, including the locations and hours of operation, except local authorities shall be responsible for approving school zones at the following locations:

(i) On local highways when the municipality has received municipal traffic engineering certification under Chapter 205 (relating to municipal traffic engineering certification).

(ii) On State-designated highways when the municipality has entered into an agreement with the Department thereby transferring to the local authorities the authority to install traffic-control devices without specific Department approval.

(iii) On highways in cities of the first and second class, except not on expressways.

(3) THE DURATION OF A 15 MILES PER HOUR SCHOOL ZONE SPEED LIMIT SHOULD BE ONLY LONG ENOUGH TO INCLUDE THE TIME THAT WALKING STUDENTS ROUTINELY ARRIVE AT OR LEAVE SCHOOL.

(b) *Posting*. A school zone speed limit must be posted on official traffic-control devices as follows:

(1) At the beginning of the school zone speed limit, one of the following signs or groups of signs must be posted either on the right side of the roadway or over the roadway:

(i) A Speed Limit Sign (R2-1) with the appropriate school zone speed limit, with a School Panel (S4-3) mounted above the Speed Limit Sign (R2-1) and a When Flashing Sign (S4-4) mounted below the Speed Limit Sign (R2-1), with two flashing speed limit sign beacons.

(ii) A Speed Limit Sign (R2-1) with the appropriate school zone speed limit, with a School Panel (S4-3) mounted above the Speed Limit Sign (R2-1) and a Restricted Hours
 Panel (R3-20) (R10-20A) mounted below the Speed Limit Sign (R2-1).

(iii) A School Speed Limit When Flashing Sign with a blank-out "15" and flashers as illustrated in the *Traffic Signal Design Handbook* (Department Publication 149M).

(2) An End School Zone Sign (S5-2) must be posted on the right side of the roadway to define the end of the school zone speed limit.

(3) The limits of a school zone may extend beyond the school property lines to improve the sight distance or to encompass a school crosswalk, except that the length of the zone may not be greater than 1,600 feet.

Subchapter G. TRAFFIC CONTROLS FOR

BICYCLE FACILITIES

Sec.

212.601. Shared road facilities.

§ 212.601. Shared road facilities.

Where there is a need to warn motorists to watch for bicyclists traveling along the highway, the Share the Road Sign (W15-3) sign may be used instead of the Bicycle Warning Sign (W11-1) and the Share the Road Plaque (W16-1) as provided in the MUTCD.

Subchapter H. SPECIAL EVENTS

Sec.

212.701. Processions, assemblages and special activities.

§ 212.701. Processions, assemblages and special activities.

(a) *Criteria*. The closure or partial closure of a highway for a procession, assemblage or a special activity, may be permitted on local roadways by local authorities and on State-designated highways by the Department if the following criteria are satisfied:

(1) Conventional highways and expressways.

(i) An alternate route, which is not more than 5 miles longer or five times greater in length than the normal travel distance, is established to detour traffic around any closed routes, except an alternate route is not required if one of the following exists:

(A) The highway to be closed is not a numbered traffic route and is primarily used by local drivers who are familiar with the alternate route.

(B) The highway is only partially or periodically closed and police control can safely maintain traffic on the remainder of the highway.

(C) The highway closing is for less than 20 minutes and excessive traffic backup will not occur during the closing.

(ii) The local authorities provide adequate detour signing or police controls for the rerouting of traffic along the alternate route if required.

(iii) The highway closure or partial closure will not adversely affect adjacent properties.

(iv) A review of previous, similar closures shows no substantial problems or citizen complaints.

(2) Freeways.

(i) The freeway has a minimum of two lanes to move traffic in each direction of flow.

(ii) If a procession, it will orderly and uniformly move along the highway and will be easy to control and regulate by police officers.

(iii) If a procession or assemblage, it will use a maximum of one lane of the highway and police officers can safely maintain traffic on the remainder of the highway.

(iv) Delays for traffic entering or leaving the highway at ramps will not be more than 5 minutes and uniformed police officers will control all delayed traffic.

(v) The Secretary and the Commissioner of the State Police have determined that the procession, assemblage or special activity is in the National, State or regional interest or has National, State or regional significance and can be conducted with greater safety for motorists and procession or special activity participants by using the freeway.

(b) Use of State-designated highways. The Department may issue a permit for a procession, assemblage or special activity on a State-designated highway if the criteria in subsection (a) and the following requirements are satisfied:

(1) On conventional highways and expressways, the district executive may issue a permit for processions, assemblages or special activities. The permit request must be made in writing by the sponsor, and be received by the district executive at least 3 weeks before the proposed event. The request must include the following items as applicable, a copy of which the sponsor must also submit to the Commissioner of the State Police:

(i) A map of the proposed routing showing all State Route (SR) numbers and the names of all highways, including terminal points for the special activity.

(ii) The known or anticipated number and type of vehicles or pedestrians that will be in the event.

(iii) The purpose, the proposed date and rain date and the time and duration.

(iv) A statement that the sponsor will agree to reimburse the Commonwealth for all costs for police escort and traffic-control services.

(v) A copy of the letter sent from the sponsor of the event to each municipality in which the event is to occur, requesting permission to allow the event.

(vi) A copy of a letter from each municipality in which the event is to occur indicating the following:

(A) Approval of the municipality allowing the sponsor to conduct the event.

(B) A statement that the municipality will agree to fully indemnify, save harmless and, if requested, defend the Commonwealth, Commonwealth departments and their officers, agents and employees from and against claims, suits or actions for injury, death or property damage arising from or because of the acts or omissions of the sponsor, its officers, agents or employees.

(vii) A statement that the sponsor will fully indemnify, save harmless and, if requested, defend the Commonwealth, Commonwealth departments, and their officers, agents and employees from and against claims, suits or actions for injury, death or property damage arising from or because of the acts or omissions of the sponsor, its officers, agents or employees. The sponsor shall also name the Department as an additional insured on its liability policies. The liability insurance policies must be occurrence based and the insurance certificate must indicate that the insurance is occurrence based.

(2) On freeways, the Secretary may issue a permit for processions, assemblages or special activities. The permit request must be made in writing by the sponsor, and be received by the Secretary at least 3 weeks before the proposed partial highway closure. The request must include the following items as applicable, a copy of which the sponsor also submits to the Commissioner of the State Police:

(i) A map showing the location of the assemblage or the proposed routing of the procession or special activity.

(ii) The known or anticipated number and type of vehicles or pedestrians that will be in the event.

(iii) The estimated speed of travel of the procession or special activity.

(iv) The purpose, the proposed date and rain date, and the time and duration.

(v) The reasons the special event should use a freeway, including the safety aspects to both motorists and procession participants.

(vi) A statement that the sponsor of the procession will agree to reimburse the Commonwealth for all costs for police escort and traffic-control services.

(vii) A statement that the sponsor of the special event will fully indemnify, save harmless and, if requested, defend the Commonwealth, Commonwealth departments and their officers, agents and employees from and against claims, suits or actions for injury, death or property damage arising from or because of the acts or omissions of the sponsor, its officers, agents or employees. The sponsor shall also name the Department as an additional insured on its liability policies. The liability insurance policies must be occurrence based and the insurance certificate must indicate that the insurance is occurrence based. (c) Use of local roadways. Requests to close a local roadway for a procession, assemblage or special activity must be made in writing to the local authorities at least 3 weeks before the anticipated road closure. If the procession, assemblage or special activity also requires the closure of State-designated highways, the request must be made in writing to the local authorities at least 2 months before the anticipated road closure.

DEPARTMENT OF TRANSPORTATION Bureau Of Highway Safety And Traffic Engineering

TITLE 67 TRANSPORTATION

PART I. DEPARTMENT OF TRANSPORTATION SUBPART A. VEHICLE CODE PROVISIONS ARTICLE VIII. ADMINISTRATION AND ENFORCEMENT CHAPTER 212, OFFICIAL TRAFFIC CONTROL DEVICES

Comments to Proposed Rulemaking and Responses

List of Commentators:

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Part A. <u>Comments from the Independent Regulatory Review</u> <u>Commission (IRRC)</u>

Comment #A-1

Consistency with statute and existing regulations; Economic impact; Need; Implementation procedure; Reasonableness; Clarity.

Responsibility

The primary issue raised by commentators involves Section 212.5 relating to installation and maintenance responsibilities. Sections 212.5(b)(1)(ii), (b)(1)(iv), (b)(1)(v), (b)(2) and (d) codify who is responsible for traffic control devices. Commentators believe the responsibilities contained in this section will impose new costs on local authorities. One commentator does not believe the Department has the authority to assign these responsibilities to local authorities.

The existing regulations of the Department at 67 Pa. Code § 211.6(b)(3) state, "[a]ny municipality **may** install, revise, remove, maintain and operate" certain types of official traffic control devices. (Emphasis added.) The proposed amendments in Sections 212.5(b) and (d) state that municipalities "**are** responsible for the

installation, revision, maintenance and removal" of certain official traffic control devices. (Emphasis added.) There are two concerns.

First, the intent of this change from the existing regulations is unclear. The Department should explain.

Second, the Department should explain its authority to assign these responsibilities, how the regulation is consistent with the statute and what costs will be imposed on local authorities by Section 212.5. This explanation by the Department should accompany the final-form regulation.

Supplements and Publications

The proposed regulation adopts the Manual on Uniform Traffic Control Devices (MUTCD). In addition, Section 212.3 states that the Department will publish a supplement to the MUTCD. The proposed regulation also identifies publications which contain specifications, standards and requirements for traffic control devices and construction materials. Section 212.12 contains a list of these publications and states that these "documents will be available in the Department's Sales Store." There are three concerns.

First, the publications set forth requirements not specifically included in the proposed regulation.

For example, Section 212.3(1), entitled "Pennsylvania's Supplement to the MUTCD," states a published supplement "will include the requirements for official traffic control devices contained in this chapter. . .. "Section 212.3(2) reads: "The supplement will be called *Official Traffic Control Devices* (Department Publication 212)."

It is unclear what additional requirements the Department envisions. For example, Section 212.3(1)(iv) states the supplement will include "other guidance." What is included in this term? Will it contain guidelines or requirements that are binding? The Department should explain why additional requirements are needed and why these requirements are not included in the proposed regulation and subject to comment and oversight.

Second, the proposed regulation also refers to standards in Department publications. An example is Section 212.101(a), relating to approved signs, which reads:

Official traffic signs are identified in the *Pennsylvania Handbook of Approved Signs* (Department Publication 236M) which includes sign standards that show the shape, color, dimensions, legends, application and placement of official signs. When sign messages are required other than those provided for in the *Pennsylvania Handbook of Approved Signs*, the Bureau of Highway Safety and Traffic Engineering may authorize new sign standards. When approved by the Secretary, through the Chief, Traffic Engineering and Operations Division, these signs shall also be regarded as official signs.

What is the relationship of these Department publications to the MUTCD nationwide standards? In the preamble, the Department states that the "MUTCD will become the standard for traffic-control in this Commonwealth." Given the nationwide standards, why are the additional publications and supplements necessary?

Third, the timing for publication of these documents is not explained. When will they be published? Will the Department publish revised supplements? How often will it be revised and how will the regulated community be notified when it is published or revised?

<u>Response</u>: The Department addresses these comments as follows:

Responsibility

As noted, the primary issued raised by commentators related to the need for local authorities to install and maintain traffic control devices at intersections with State highways. Specifically, the two types of traffic control device were stop (and yield) signs on local road approaches to State highways, and traffic signals on State highways. In addition to the above comments from the Independent Regulatory Committee, some of the commentators made statements such as "we do not want the responsibility, cost or liability incurred by this proposal."

Sections 6122 and 6124 of the Vehicle Code (75 Pa. C.S. §§ 6122 and 6124), in fact, already place primary responsibility for signing on local roadway approaches at intersections with State highways on local officials with Department discretion to place signs as the Department deems necessary. In practice, what has resulted is that many of the stop signs currently installed were placed by local authorities and others were installed by the Department. In some areas of the Commonwealth local authorities install virtually all of these stop signs, whereas in other areas the exact opposite is true. Still, in many areas there is a mix of ownership which makes maintenance and replacement of these signs problematic for both agencies.

The proposed rulemaking was not intended to do anything other than reflect the responsibilities established in the law. The division of responsibility reflected in the law, and in the proposed rulemaking, recognizes that inspecting signs on local road approaches is clearly easier for local authorities than it is for the Department since local officials drive these roadways as part of their normal duties. In contrast, it is extremely difficult for the Department to inspect these signs on a regular basis because it is not possible to do this merely by driving through the intersection on the State highway. Instead, a Department employee would have to drive onto each side road that is a local roadway, turn around, and then drive back toward the stop sign to ensure that it is visible and to inspect the physical condition of the sign. In addition, stop signs on local road approaches are frequently outside of the Department's right-of-way due to curve radii at the approach. Moreover, even if a stop sign on a local road approach is within the Department's right-of-way, brush trimming necessary to maintain the visibility of

67 Pa Code, Chapter 212 Comments to Proposed Rulemaking and Responses the sign would usually be within the local authority's right-of-way, not the rightof-way of the State highway. Finally, if a stop sign is not sufficiently visible even with proper brush trimming; the erection of a Stop Ahead Sign would be required, which would definitely be the local authority's responsibility.

In addition, from an efficiency perspective, the installation and maintenance of the stop and yield signs, and the brush cleaning and erection of any necessary Stop Ahead or Yield Ahead Signs should be treated as one complete system, rather than being fragmented between two agencies.

However, nothing in the proposed rulemaking should be construed as limiting the Department's discretion to replace missing or damaged stop signs on local road approaches. The safety of the traveling public is the paramount concern of both state and local officials, and the Department anticipates that cooperation with local authorities will continue.

With reference to traffic signals, the responsibility to install traffic signals has always been the local authorities' responsibility, even at intersections of two State highways. In each case, there is a traffic signal agreement between the Department and the municipality, except as noted in subparagraphs (ii) and (iii) of § 212.5(b)(1). However, on State highways, the Department and the Federal Highway Administration frequently contribute financially to the cost of installing traffic signals as part of construction projects. Therefore, this is not a change.

If local authorities install yield signs, they are usually included in the traffic signal permit, and therefore, they are treated the same as Left Lane Must Turn Left Signs, or No Turn on Red Signs.

Supplements and Publications

As noted, § 212.3(1)(iv) states that the supplement (i.e., Publication 212) will include "other guidance." The intent is not to circumvent the regulatory process, but rather to provide information, references, and other guidance material for local authorities, the Department, or anyone performing traffic engineering studies. The Department revised § 212.3 to clarify the intent, and it now reads as follows:

§ 212.3. Pennsylvania's Supplement to the MUTCD.

The Department will publish this chapter as a supplement to the MUTCD. This publication will be called Official Traffic Control Devices (Department Publication 212), and will include an appendix with additional guidance information, including the following:

(1) How to determine various elements associated with engineering and traffic studies.

- (2) How to obtain crash rates for various types of roads.
- (3) How to measure the various types of sight distance.
- (4) Where national study data is located.

Publication 236M, entitled *Pennsylvania Handbook of Approved Signs* is the publication that includes the sign layout details for all official signs in the Commonwealth. Concerning the relationship between (Department Publication 236M) and nationwide standards, it should be noted that about 50 percent of the sign layouts in Publication 236M are also listed in the national standards (i.e., FHWA's *Standard Highway Signs Book*), and in each case the layouts and sign nomenclature are identical. However, the balance of the signs in Publication 236M are unique to Pennsylvania, e.g., the Except Right Turn Sign, Motor Vehicles Only Sign, Pennsylvania Route Marker, signs for work zones in compliance with Act 229 of 2002, etc. In addition, it should be noted that the FHWA is constantly increasing the number of signs in the *Standard Highway Signs Book*, e.g., they will be adding the Horse-Drawn Vehicle Sign (i.e., horse and buggy sign), and the Department will ensure that our sign standard conforms to national standards when they become available.

Publication 236M has been available for 15 or 20 years. The Department is currently revising the publication and anticipates that the new edition will be available by approximately January 2006; and when finalized, it will be available at no cost on the Internet. Local authorities will be initially notified of the availability of this publication via the municipal association newsletters. However, because the need for new or revised sign standards is very dynamic, the Department anticipates updating the publication on an as-needed basis, perhaps as often as every several months.

Publication 212 will also be available on the Internet, but it will not be revised very often.

Comment #A-2

Section 212.1. Definitions. -Clarity.

Engineering and traffic study

This definition describes the study as "conforming to generally accepted engineering standards and practices." There are two concerns with this phrase.

First, if this phrase is intended to be a requirement, it would not be enforceable because it is in a definition. Therefore, the phrase should be moved to the body of the regulation. Second, it is not clear what standard would be used to determine if a study conforms to "generally accepted engineering standards and practices." A cross reference or further description is needed.

Local authorities

This definition includes "state agencies, boards and commissions other than the Department" What specific state authorities does this include?

<u>Response</u>: In response to the comments, the Department revised both of these definitions. The Department has removed the offending phrase "and conforming to generally accepted engineering standards and practices" in the definition of "engineering and traffic study" to eliminate all ambiguity. The revised definition reads as follows:

Engineering and traffic study--An orderly examination or analysis of physical features and traffic conditions on or along a highway, conducted in accordance with this chapter for the purpose of ascertaining the need or lack of need of specific traffic restrictions, and the application of traffic-control devices.

With regard to the definition of "local authorities," the Pennsylvania State Association of Township Supervisors also commented to the effect that it did not make sense to add state agencies to the list because state agencies are different from local authorities. Although this wording was essentially the same as the definition used in 67 Pa. Code § 201.2, in light of these comments, the Department revised the definition to separate it into three distinct groups of "authorities." The first two of these three groups are the same as included in the definition of "local authorities" in Section 102 of the Vehicle Code (75 Pa. C.S. § 102), and the third group includes state agencies, boards, commissions that have roadways under their jurisdictions. This third group would include at least the following:

- Pennsylvania Turnpike Commission.
- Department of General Services (i.e., roads around the Capitol).
- Game Commission (Public Game Land roads).
- Department of Community and Economic Development (State Park and Forestry roads).
- Colleges, universities, schools and parks.

The revised definition is as follows:

Local authorities--

67 Pa Code, Chapter 212 Comments to Proposed Rulemaking and Responses (i) County, municipal and other local boards or bodies having authority to enact regulations relating to traffic.

(ii) The term includes airport authorities except when those authorities are within counties of the first class or counties of the second class.

(iii) The term also includes state agencies, boards and commissions other than the department, and governing bodies of colleges, universities, public and private schools, public and historical parks.

The Department could establish another definition for these state agencies, but expanding the definition to include these agencies is easier in light of the frequency of this term in the rulemaking.

Comment #A-3

Section 212.2. Adoption of Federal standards. -Implementation procedures; Clarity.

Subsection (b) states amendments to the MUTCD "will take effect 60 days after the effective date specified by the Federal Highway Administration" unless the Department publishes notice that the amendment does not take effect. When would the Department publish this notice? Which requirements should the regulated community comply with during the 60-day period?

<u>Response</u>: The Department will eliminate the reference to 60 days because it is not needed. In reality, the Federal Highway Administration establishes reasonable target compliance dates in the Introduction of the MUTCD, and these dates are generally 5 to 15 years after making a rule change. Therefore, this delay should give the Department ample time to advise local authorities if there was some new provision in the MUTCD that was determined to be inappropriate for Pennsylvania. In that case, the Department would propose to first publish a notice in the <u>Pennsylvania Bulletin</u>, and then to go through the normal rulemaking process to amend this Chapter.

Comment #A-4

Section 212.4. Application. - Economic impact; Feasibility; Reasonableness.

Subsection (a) begins with these two sentences:

This chapter applies to the approval, location, installation, revision, operation, maintenance and removal of all traffic signs, signals, markings and other traffic-control devices on all streets and highways in this Commonwealth. All signs,

67 Pa Code, Chapter 212 Comments to Proposed Rulemaking and Responses signals, markings and other traffic-control devices erected shall conform to this chapter.

The subsection also includes an exemption for existing traffic control devices if "the Department or local authorities have on file evidence that the traffic restrictions were so posted or erected in accordance with then-current regulations."

A commentator is concerned that local authorities may not be able to easily provide the evidence the Department will require for the exemption. The commentator cites a concern with providing documentation for all signs within a local authority's boundaries, including signs that are 30 or more years old. An example is also given of signs erected by developers on lands over which a local authority later assumed control.

Under item #18 of the Regulatory Analysis Form, the Department states, "[t]here are little or no potential costs or savings to local governments associated with these regulations." However, if a local authority is unable to provide sufficient evidence, this regulation would impose significant costs on it. The Department should specify what "evidence" a local authority will be required to provide in order to qualify for the exemption. The Department should also examine and document the costs that local authorities would incur in retaining or recovering this evidence. Finally, what recourse is there if a local authority cannot recover or provide sufficient evidence?

<u>Response</u>: The Department is not in the business of policing local authorities nor does it want to dictate exactly what information is required in the file. The intent was to grandfather old traffic restrictions and thereby avoid the need and expense of performing a new study simply because new regulations are adopted.

It is worth noting that current regulations, and those originally adopted at 7 Pa.B. 1378 on May 21, 1977, contains similar language in § 201.3(c)(1), stating that existing restrictions are not subject to this chapter if "*The restrictions were posted* or erected before July 1, 1977, and the Department or local authorities have on file evidence that the traffic restrictions were so posted or erected." (Note, prior to the adoption of regulations on May 21, 1977, the Department did not have "regulations" for engineering and traffic studies.)

In response to this comment the Department did, however, revise the last sentence in 212.4(a) to read as follows:

Traffic restrictions, which were previously posted or erected in accordance with any regulations in effect at that time, are not subject to this chapter.

In the case of a developer turning roadways over to the local authorities, the Department would suggest that local authorities request all documentation for traffic restrictions as a condition of the transfer of ownership. In most cases, the Department believes that the traffic restrictions in local developments would be limited to speed limits, stop control at intersections, and parking restrictions. Therefore, in light of the above, the Department does not believe § 212.4(a) imposes any new costs.

Comment #A-5

Section 212.10. Requests for changes, interpretations or permission to experiment. -Clarity.

This section begins with the phrase "a municipality or other agency...." The defined term "local authorities" should be used in its place.

<u>Response</u>: The Department agrees with this recommendation and has revised the text accordingly.

Comment #A-6

Section 212.120. General motorist service signs. - Clarity.

This section states, "[t]he application of general motorist service signs must be in accordance with the Department's Statewide policy, and **will generally be limited to** expressways and freeways...." (Emphasis added.) The phrase "generally be limited to" is vague. When would the application of general motorist service signs not be limited to expressways and freeways?

<u>Response</u>: Except for hospital signing, general motorist signs are limited to expressways and freeways except when signs are necessary on other roads to guide motorists from a expressway or freeway to the physical site of the motorist service, i.e., the gas, food, lodging, camping, visitor information, etc., establishment. The Department revised the final rulemaking for § 212.120 to read as follows:

The application of general motorist service signs must be in accordance with the Department's statewide policy and the Signing and Marking Standards (Department Publication 111M), and will be limited to expressways and freeways, except:

(1) Small trailblazer signs must be installed on conventional highways when motorist services are signed on an expressway or freeway and it is necessary to guide motorists along conventional highways to the physical site of the motorist service.

(2) Hospital symbol signs are permitted on all highways.

Comment #A-7

Section 212.202. No-passing zones. - Clarity.

Subsection (a)(9) states "In areas where a capacity analysis indicates Level of Service D." A cross reference should be added to the "Level of Service D" provision.

<u>Response</u>: Level of service calculations would normally be determined in accordance with the Transportation Research Board's <u>*Highway Capacity Manual.*</u> However, the actual determination is complex and probably overly burdensome for use in establishing no-passing zones. Therefore, the Department has eliminated the reference to the level of service and changed the warrant for a no-passing zone in § 212.202(a)(9) to read as follows:

(9) In areas where traffic volumes are very heavy and there would be very limited opportunities for motorists to pass other vehicles.

Comment #A-8

Section 212.302. Traffic-control signals. - Clarity.

The table in Subsection (b)(3)(i) is not clear. In the first two columns labeled "Major Street" and "Minor Street," why are the top four rows identical to the bottom four rows?

<u>Response</u>: We agree that this format causes unnecessary confusion; therefore, we split the table into two tables and labeled them as Condition A and Condition B. Further, the introductory remarks were revised to clearly indicate that Warrant 9 is satisfied when the traffic volumes exceed either the values in Condition A or in Condition B.

Comment #A-9

Section 212.406. Channelizing devices. - Clarity.

Subsection (b) contains the prohibition that, "Cones that are 18 inches high may only be used to protect new pavement markings." The regulation does not state the size of cones required when cones are used as channelizing devices. Technically, this language would allow a 12-inch cone, which is presumably not the intent. Further explanation of the intended prohibition is needed in the regulation.

<u>Response</u>: Technically, in accordance with the provisions in § 6127 of the Vehicle Code (75 Pa. C.S. § 6127), relating to dealing in nonconforming traffic-control devices, and § 212.8(b), the Department must approve cones prior to their

67 Pa Code, Chapter 212 Comments to Proposed Rulemaking and Responses use within the Commonwealth. And, in accordance with Department specifications, only those that are 18, 28 or 36 inches in height are approved for use and listed in Publication 35 as noted in § 212.8(d). However, to clarify this issue, the Department revised § 212.406(b) to read as follows:

(b) Cones. Cones may only be used as a channelizing device for operations where work is in active progress. The minimum height of cones is 28 inches except cones that are 18 inches high may be used to protect new pavement markings.

Comment #A-10

Section 212.409. Rumble strips. - Clarity.

The last sentence states, "When rumble strips are used, it is desirable to extend the rumble strip patterns onto the shoulder whenever possible...." Stating what is "desirable" is nonregulatory language. The regulation should clearly state what is required.

<u>Response</u>: The Department has changed the last sentence to read,

When used, the rumble strip patterns must extend onto the shoulder whenever possible to discourage drivers from making erratic maneuvers in an attempt to bypass or avoid the rumble patterns.

Comment #A-11

Errors or omission in citations, cross references or necessary details. -Reasonableness; Clarity.

The requirements listed below are incorrect or vague. The Department should review these sections, and correct the references or add specific cross references, citations or more detail so that the regulated parties have full notice of what is required. These sections include:

- Section 212.10(2) requires a request to include "sufficient information to allow the Department to make a ruling...."
- Section 212.116(a)(2)(i) references the "Restricted Hours Panel (**R3-20**)." Should this reference be to "Restricted Hours Panel (**R10-20a**)"? (Emphasis added.)

- Section 212.117(a)(1) requires the safe load capacity of a bridge to be determined "in accordance with Department standards. . . . "
- Section 212.121(a) requires specific service signs to only be installed "in accordance with Department policy."
- Section 212.404(b) states, "Portable sign supports must be of a type approved by the Department."

<u>Response</u>: Specific comments or changes are as follows:

• The Department revised § 212.10(2) to accommodate the comment and to clarify it may be necessary to submit a request to the Federal Highway Administration. Paragraph (2) now reads as follows:

"(2) The request must include information in accordance with Section 1A.10 of the MUTCD (relating to interpretations, experimentation, changes and interim approvals). If appropriate, the department will forward the request to the Federal Highway Administration according to procedures in Section 1A.10 of the MUTCD."

- The Department revised § 212.116(a)(2)(i) to change the sign nomenclature from R3-20 to the new MUTCD designation R10-20a.
- The Department revised § 212.117(a)(1) to reference the Bridge Safety Inspection Manual, Department Publication 238.
- The Department revised § 212.121(a) to eliminate the phrase "in accordance with Department policy" since the Department will be responsible for all of these signs.
- The Department revised § 212.404(b) to reference the Department's Publication 35 for the list of approved portable sign supports.

Part B. Public Comments

The Department received a letter dated September 24, 2004 from the Pennsylvania State Association of Township Supervisors (PSATS). PSATS was the only commenter that provided any comments that were not summarized in those from the Independent Regulatory Review Commission. Altogether, they provided eight comments, but the following three were not previously addressed:

Comment #B-1.

Section 212.4(b). Currently it is our understanding that roadmasters are authorized to conduct certain types of traffic studies. Will this authority continue or will it be eliminated by these regulations?

Response: Although the above language was never part of Chapter 201, a note on the inside cover of the Department's first Publication 201 did in fact make a statement to the effect that there was no requirement to use an engineer to do the engineering and traffic studies, but instead they could be performed by traffic technicians, police officers, maintenance supervisors, etc. Therefore, the Department added the following sentence at the beginning of § 212.4(b) to clearly indicate that, except in two situations, it is not necessary to use an engineer to perform engineering and traffic studies. The new sentence will read as follows:

Except as noted in § 212.109 (relating to bridge speed limits) and § 212.117 (relating to weight, size and load restrictions), engineering and traffic studies can be performed by police officers, roadmasters, maintenance supervisors, or traffic technicians.

Comment #B-2

Section 212.5(b)(2). Does this section mean that local authorities are responsible for installing, revising, or removing traffic-control devices on expressways or freeways? If so, we must oppose this provision.

<u>Response</u>: The purpose of § 212.5(b)(2) is to clearly make the Department responsible for the traffic control on expressways and freeways. Most access points to expressways and freeways are via interchanges and almost all of these are from State highways. However, on expressways, PennDOT will continue the current practice of entering into an agreement with the local authorities to maintain any traffic signals. In addition, if there are local road approaches onto an expressway, local authorities would be responsible for the signs in accordance with § 212.5(d).

We have made some very minor editorial changes in § 212.5(b)(2), and it now reads as follows:

(2) Expressways and freeways. Local authorities may not install, revise or remove traffic-control devices on an expressway or freeway or at an intersection with an expressway or freeway without written Department approval, unless noted otherwise in this chapter.

Comment #B-3

Section 212.5(d). We must oppose any requirement to mandate that local authorities take responsibility for installing and maintaining traffic control devices at new intersections with state roads. This should be the responsibility of the developer or

the Department, not the municipality. While municipalities have planning and zoning authority, they do not have the ability to stop or eliminate development, which will continually increase the number of local highways that intersect with state highways.

<u>Response</u>: The Department agrees with this comment. To clarify this paragraph, the Department revised the format to separate the various topics into the following five different paragraphs, which address the following areas:

- 1. Department approval responsibility.
- 2. Responsibilities at new intersections.
- 3. Existing intersections.
- 4. Department taking on the local authority's responsibility.
- 5. Stop Ahead and Yield Ahead Signs.

In what is now Clause (d)(3)(i)(C), the Do Not Enter Sign was removed from the list of signs that the local authorities are responsible for. Subsection (d) now reads as follows:

(d) Traffic-control devices on local highway approaches to intersections with State-designated highways.

(1) The Department is responsible for approving the traffic control at intersections of local highways and State-designated highways, including the local highway approaches.

(2) At new intersections, the permittee is responsible for installing trafficcontrol devices on local highway approaches as required by an approved highway occupancy permit issued in accordance with Chapter 441 (relating to access to and occupancy of highways by driveways and local roads).

(3) At existing intersections, local authorities or permittees are responsible to install, remove and maintain traffic-control devices as required to control traffic on the local highway approaches, including replacement or repair of missing, damaged, blocked, or outdated devices in need of upgrade.

(i) Traffic-control devices to be maintained on local roadways include the following, as applicable:

(A) Stop Signs (R1-1) and Yield Signs (R1-2).

(B) Stop lines and yield lines.

(C) No Right Turn Signs (R3-1), No Left Turn Signs (R3-2), No Turns Signs (R3-3), Left Turn Signs (R3-5), Left Lane Must Turn Left Signs (R3-7L), One-Way Signs (R6 Series) and other similar type traffic restriction, prohibitions or lane control signs.

(ii) Local authorities or permittees shall obtain written department approval before implementing any revised traffic-control scheme at the intersection.

(4) The department may take appropriate action if it deems it necessary to carry out the maintenance responsibility a local authority or permittee because of a failure or inability to act in a timely manner.

(5) Local authorities are responsible to determine the need for any Stop Ahead Signs (W3-1) and Yield Ahead Signs (W3-2) on local highway approaches to State-designated highways, and for installing and maintaining any warranted signs.

Part C. Internal Comments and Subsequent Revisions

- The title of the Department Publication 111M was revised throughout to remove the reference to "*TC-87 Series*" since this term will no longer be part of the title.
- § 212.4(b) was revised to delete the following statement since it is more appropriately included in § 212(d):

"The fact that a warrant for a particular traffic control device is met is not in itself conclusive justification for the installation of the device."

- § 212.5(b)(1)(iv) was revised to eliminate the requirement that parking signs, crosswalk markings, parking stalls, etc. are required. The new language simply states that the local authorities "may install, revise or remove these devices."
- § 212.108(a) was revised to clarify that engineering and traffic studies are not required for statutory speed limits, but that documentation should be on file to indicate that the requirements in the Vehicle Code are satisfied.
- § 212.108(e) was revised to only reference one Speed Reduction Sign instead of two variations as originally proposed because the Department believes that it is not necessary to include the W3-5 and the W3-5a Sign as originally listed.
- § 212.116(a)(1)(i). The minimum sight distance values for vehicles turning on red signal indications in the table were revised to reflect the minimum stopping sight distance values for the grade of the cross street approach.

- § 212.419(a)(4) was revised to exempt additional work zones from the application of the additional signs and flashing lights discussed in Act 229 of 2002. Specifically, all conventional highways with a speed limit of 45 mph or less will be exempt, instead of those with a speed limit of 35 mph or less.
- § 212.501(a) was revised to clarify that 15-mph school zone speed limits only apply when students are walking to or walking from school, as already noted in the definition of a "school zone." Also, a paragraph (a)(3) was added as a result of a verbal recommendation from a city employee to limit the duration of the school zone speed limit to only those times when students are actually walking to or from school.
- The Department made a few minor editorial changes in several sections to improve grammar or to make the provision easier to understand.

Part D. Comments from the Federal Highway Administration

As part of the February 2002 Stewardship and Oversight Agreement between the Department and the Federal Highway Administration (FHWA), the Department is obligated to obtain FHWA's concurrence for all manuals and standards that address the design or operation of any federal-aid highways. As such, the proposed rules and regulations for Chapter 212 as modified by Parts A, B and C were submitted to FHWA on November 29, 2004 for approval, and FHWA suggested some changes.

As a result of FHWA comments, the following additional changes were made:

- § 212.1 was revised to add definitions for "divided highway," "normal speed limit," "retroreflective sheeting" and "travel lane. Most of these terms were the same as or very similar to those used in existing chapters.
- § 212.4(e) was revised to add "terrorist events" to the list of emergencies.
- § 212.5(c) was revised to add references to §§ 3365 and 6122(a)(2) of the Vehicle Code.
- § 212.108(b)(2) was revised to delete the words, "a number of," within the sentence "the available corner sight distance on a number of side roads is less than the necessary stopping sight distance values for through vehicles" because it was very vague (emphasis added).
- § 212.115(b)(2) was revised to change the "height of message" to "letter height" in an effort to use the same terminology as used in the MUTCD.

- § 212.118 was revised to specify the acceptable alternate colors for street name signs, i.e., white legend on blue background, white legend on brown background, and black legend on white background.
- § 212.303(2) was revised to clarify the second sentence to allow word-type pedestrian signals, i.e., WALK/DON'T WALK signal, to be retained for their useful life.
- § 212.405(a)(2) was revised to clarify that signs in work zones that are covered or turned away are in addition to be not only non-readable, but also non-recognizable.
- § 212.408 was revised to reference rumble strips within the travel lane as "travel lane rumble strips" in order to clearly distinguish these from "centerline rumble strips" and "shoulder rumble strips."
- § 212.419(h)(1) was revised to clarify that motorist speeds displayed on speed display signs are to be in "miles per hour."

The FHWA has also taken issue with the provisions of Section 212.407 (Markings), relating to the placement of temporary pavement markings during roadway construction projects. The FHWA has also indicated its intention to revise section 6F.72 (Temporary Pavement Markings) of the MUTCD. As a consequence, the Department has deleted the language to which FHWA objected and § 212.407 now provides simply that markings during roadway construction should be consistent with the MUTCD.



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November 2, 2005

Kim Kaufman, Executive Director Independent Regulatory Review Commission 14th Floor Harristown 2 333 Market Street Harrisburg, PA 17101

Re: Final Rulemaking Regulation # 18-392, 67 Pa. Code Chapter 212 ---Official Traffic Control Devices

Dear Mr. Kaufman:

Enclosed please find a copy of the Face Sheet, Preamble, Comment Summary and Response, Annex A and Regulatory Analysis Form for the deletion of Chapters 201, 203, 204, 211 and 217 (relating to engineering and traffic studies, work zone traffic control, guidelines to implement Act 229 of 2002, official traffic control devices, and posting on private parking lots) of Title 67 (Transportation) of the Pennsylvania Code, and the promulgation of a new, condensed Chapter 212, Official Traffic Control Devices, which the Department of Transportation intends to adopt in accordance with the provisions of Section 204 of the Commonwealth Documents Law, Act of July 31, 1968, P.L. 769, 45 P.S. § 1204.

Copies of these materials were also delivered today to the majority and minority chairpersons of the Pennsylvania House and Senate Transportation Committees.

The Department of Transportation will provide you with any assistance you require to facilitate a thorough review of this regulation. Thank you for your attention.

Very truly yours

Stephen F. J. Martin Regulatory Counsel

cc: Lois Hein, Governor's Office of the Budget w/o attachments Judith Bailets, Staff Assistant, Governor's Policy Office w/o attachments Pamela Lubold, OGC Regulatory Coordinator w/o attachments Eric Madden, Director, Department of Transportation Policy Office w/o attachments

TRANSMITTAL SHEET FOR REGULATIONS SUBJECT TO THE REGULATORY REVIEW ACT

I.D. NUMBER: #18-392

SUBJECT: Official Traffic Control Devices, 67 Pa. Code, Chapter 212; Rescinding 67 Pa. Code, Chapters 201, 203, 204, 211 & 217

AGENCY: Department of Transportation

TYPE OF REGULATION

Proposed Regulation

X Final Regulation

Final Regulation with Notice of Proposed Rulemaking Omitted

120-day Emergency Certification of the Attorney General

120-day Emergency Certification of the Governor

FILING	OF REG	SULATION	

DATE	SIGNATURE	DESIGNATION
Nalos	for Majority Chair	SENATE COMMITTEE ON \ TRANSPORTATION
11/2/05	Mark. Aluhuti for Minority Chair	Ì
11/2/05	<u>Comberly</u> . <u>Narless</u> for Majority Chair	HOUSE COMMITTEE ON TRANSPORTATION
11/2/05	Marily La ta for Minority Chair	-
11/2/02	St. Jelnett	REVIEW COMMISSION
Date:	November 2, 2005	LEGISLATIVE REFERENCE BUREAU