

Substantially In Place

Pursuant with Minnesota Rules 5200.1106, Subpart 5C, substantially in place is defined as follows:

“Incorporated into the work under the contract by depositing the material substantially in place” means the mineral aggregate is deposited on the project site directly or through spreaders where it can spread from or compacted at the location where it was deposited. As used in this part, “depositing substantially in place” has the same meaning.

Pursuant with Minnesota Rules 5200.1106, Subpart 5B, mineral aggregate is defined as follows:

Sand, gravel, or crushed stone or rock, or earthen material suitable for roadway development, or mixtures of these naturally occurring substances with recycled materials, suitable for the base or shoulder of a highway or heavy project used to compose the shoulder, or support bituminous or concrete pavement, or used as a final gravel road surface. Mineral aggregate specifically does not include screenings, slag, riprap, recycled concrete and bituminous materials, ready-mix concrete, bituminous concrete, asphalt, mastic, mortar, plaster, macadam, and other similar processed or manufactured materials or products. Additionally, mineral aggregate does not include materials such as clay, topsoil, fill, dirt, silt, boulders, wall stone, loam, gumbo, loess, peat, muck, hardpan, or other similar soils or mixed earth.