



THE SUNRISE CITY  
**FORT PIERCE**  
PURCHASING  
DEPARTMENT

*Florida*

November 13, 2025

Email: [atea@cwrcontracting.com](mailto:atea@cwrcontracting.com)

**C.W. Roberts Contracting, Inc.**  
8530 S.W. Jayme Way  
Palm City, FL 34990  
Attn: Pete Scholer, Area Manager

**SUBJECT: Notice of Award**  
**Bid No. 2025-024 – Avenue D Resurfacing from 29<sup>th</sup> Street to US 1**

Dear Mr. Scholer:

The Commission of the City of Fort Pierce met in regular session, Tuesday, September 2, 2025, and awarded subject bid to your firm, in the amount of \$4,072,873.50.

Please take the following actions:

1. Execute and notarize this Award Letter
2. Execute the Agreement (please ensure to complete item 9-F, page 12).
3. Furnish the required Performance and Payment Bonds.
4. Completion of required form Affidavit Regarding the Use Coercion for Labor or Services.
5. We kindly request an updated Certificate of Liability, Property Damage, and Workers' Compensation in accordance with Article 17 of the contract.

**We will need a copy of the actual endorsement issued to the policy, Form CG 20 10, which affords the required additional insured coverage and a copy of the actual notice of cancellation endorsement issued to the policy that provides the City with no less than thirty (30) days advance written notice for any change, cancellation, or non-renewal of the policy. Certificates of Insurance must be completed as follows: Certificate Holder–City of Fort Pierce, Attn: Purchasing Department, P.O. Box 1480, Fort Pierce, FL 34954-1480; Additional Insured for General Liability - City of Fort Pierce and its board members, officials, officers and employees.**

6. Return documents enclosed within five (5) days after receipt, via email to:  
Email: LaTonya Hubbard, Purchasing Agent Carbon Copy: [purchasing@cityoffortpierce.com](mailto:purchasing@cityoffortpierce.com)  
 City of Fort Pierce  
[lhubbard@cityoffortpierce.com](mailto:lhubbard@cityoffortpierce.com)

This letter must be signed by one of the officers registered with the State of Florida on the attached list; if not on list, provide a letter or copy of corporate resolution authorizing the individual to sign contract documents on behalf of the corporation.

Sincerely,  
 CITY OF FORT PIERCE

*LaTonya Hubbard*

LaTonya Hubbard,  
 Purchasing Agent

ACCEPTED BY:  
 C.W. ROBERTS CONTRACTING, INC

*[Handwritten Signature]*

Signature (Manual)

PETE SCHOLER

Signature (Typed or Printed)

AREA MANAGER

Title

1/5/2020

Date

**NOTARIZATION**

STATE OF FLORIDA

COUNTY OF MARTIN

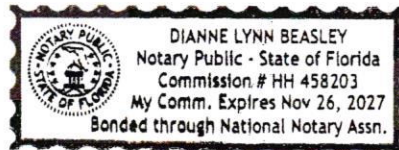
The foregoing instrument was acknowledged before me this 5<sup>th</sup> day of January 2020,  
 by Pete Scholer, Area Manager, of  
 Officer of Firm Title

C.W. Roberts Contracting, Inc. a Florida corporation, on behalf of the corporation.  
 Name of Firm State

He/She is personally known to me or has produced \_\_\_\_\_ as identification.

*[Handwritten Signature]*  
 Notary Public

My commission expires: \_\_\_\_\_



/lh

cc: Selena Griffett, P.E.

**UNIT PRICE CONSTRUCTION  
AGREEMENT**

**FOR**

**AVENUE D RESURFACING  
FROM N 29<sup>TH</sup> STREET TO US 1  
INFRASTRUCTURE SURTAX  
PROJECT**

**CITY OF FORT PIERCE BID NO. 2025-024**



Prepared by:

The City of Fort Pierce  
Department of Engineering  
100 North U.S. Hwy. 1  
Ft. Pierce, FL 34950  
(772) 467-3774

## TABLE OF CONTENTS

ARTICLE	DESCRIPTION	PAGE
1	DOCUMENTS INCORPORATED BY REFERENCE	1
2	REPRESENTATIONS OF THE CONTRACTOR	2
3	INTENT AND INTERPRETATION	2
4	CONTRACTOR'S PERFORMANCE	3
5	TIME FOR CONTRACTOR'S PERFORMANCE; DELAY	4
6	CONTRACT PRICE AND CONTRACT PAYMENTS	6
7	INFORMATION AND MATERIAL SUPPLIED BY THE CITY	9
8	CEASE AND DESIST/OWNER'S RIGHT TO PERFORM WORK	10
9	DUTIES, OBLIGATIONS, AND REPONSIBILITIES OF THE CONTRACTOR	11
10	INDEMNITY	13
11	CLAIMS BY THE CONTRACTOR	14
12	SUBCONTRACTORS	15
13	CHANGE ORDERS	15
14	DISCOVERING AND CORRECTING DEFECTIVE OR INCOMPLETE WORK	18
15	CITY'S RIGHT TO SUSPEND CONTRACTOR'S PERFORMANCE	19
16	TERMINATION BY THE CITY	20
17	INSURANCE	22
18	PERFORMANCE AND PAYMENT BONDS	26
19	PROJECT RECORDS	27
20	APPLICABLE LAW	28
21	SUCCESSORS AND ASSIGNS	28
22	MISCELLANEOUS PROVISIONS	28
23	ENTIRE AGREEMENT	30
24	SEVERABILITY	30
25	WAIVER	30
26	E-VERIFY	30
27	SOVEREIGN IMMUNITY	31
27	PUBLIC RECORDS	31

## AGREEMENT

**THIS AGREEMENT** (hereinafter the "Agreement" or "Contract") entered into this \_\_\_\_\_ day of \_\_\_\_\_, 2025 by and between the **CITY OF FORT PIERCE, FLORIDA**, a municipal corporation (hereinafter the "CITY"), and **C.W. ROBERTS CONTRACTING, INC** a **FLORIDA** corporation, with its local principal address at **8530 SW Jayme Way, Palm City, FL 34990** (hereinafter "CONTRACTOR") (hereinafter collectively referred to as the "Parties").

### WITNESSETH:

**WHEREAS**, the CITY wishes to contract for the project identified as **Avenue D Resurfacing from N 29<sup>th</sup> Street to US 1, Bid No. 2025-024, Fort Pierce, Florida**, and

**WHEREAS** the CONTRACTOR has represented to the CITY that its staff is qualified to provide the Work required in this Agreement in a professional, timely manner as detailed in their Avenue D Resurfacing from N 29<sup>th</sup> Street to US 1 Bid No 2024-024 Bid Submission, and

**WHEREAS** the CITY has relied upon the above representations by the CONTRACTOR, and

**WHEREAS** the CITY's Representative and the City Engineer have recommended that an agreement for aforesaid construction be entered into with the CONTRACTOR.

**NOW, THEREFORE**, for and in consideration of these premises, of the mutual covenants herein set forth, and for other good and valuable consideration, the sufficiency of which is hereby acknowledged, the parties hereto hereby agree as follows:

### ARTICLE 1 DOCUMENTS INCORPORATED BY REFERENCE

This Agreement includes the construction of roadway improvements along Avenue D from 29<sup>th</sup> Street to US 1 as indicated on the construction plans. The Agreement includes the construction drawings and the following:

1. Exhibit "A" - Invitation to Bid
2. Exhibit "B" - Instructions to Bidders
3. Exhibit "C" - Technical Specifications
4. Exhibit "D" - Bid Forms
5. Exhibit "E" - General Conditions
6. Exhibit "F" - Required LAP Specifications
7. Exhibit "G" - Video Detection System
8. Exhibit "H" - Neighborhood Overhead Sign Structure

All of which are hereby incorporated herein by reference and made a part hereof (hereinafter collectively referred to as the "Contract Documents"). Any Change Orders, Construction Change Directives, Directions for a Minor Modification in the Work issued by the City, and any other amendments executed by the CITY and the CONTRACTOR hereafter shall become and be a part of this Agreement. Documents not included or expressly contemplated in this Article 1 do not, and shall

not, form any part of this Agreement. The Contract Documents are intended to be complementary, and a requirement in one document shall be deemed to be required in all documents. Where terms found in Exhibit "E," "General Conditions," conflict with Agreement terms the Agreement terms shall prevail.

## **ARTICLE 2 REPRESENTATIONS OF THE CONTRACTOR**

In order to induce the CITY to execute this Contract and recognizing that the CITY is relying thereon, the CONTRACTOR, by executing this Contract, makes the following express representations to the CITY:

2(A) The CONTRACTOR is fully qualified to act as the general contractor for the Project and has, and shall maintain, any and all licenses, permits, or other authorizations necessary to act as the general contractor for, and to construct the Project.

2(B) The CONTRACTOR has become familiar with the Project site and the local conditions under which the Project is to be constructed and operated.

2(C) The CONTRACTOR has received, reviewed, and examined all of the documents which make up this Contract, including, but not limited to all plans and specifications, and has found them to the best of its knowledge, to be complete, accurate, adequate, consistent, coordinated, and sufficient for construction.

## **ARTICLE 3 INTENT AND INTERPRETATION**

With respect to the intent and interpretation of this Agreement, the CITY and the CONTRACTOR agree as follows:

3(A) This Contract (along with its exhibits), together with the CONTRACTOR's and Surety's performance and payment bonds for the Project constitute the entire and exclusive agreements between the parties with reference to the Project, and said Contract supersedes any and all prior discussions, communications, representations, understandings, negotiations, or agreements.

3(B) Anything that may be required, implied, or reasonably inferred by the documents which make up this Contract, or any one or more of them, shall be provided by the CONTRACTOR for the Contract Price.

3(C) Nothing contained in this Contract shall create, nor be interpreted to create, privity, or any other relationship whatsoever between the CITY and any person except the CONTRACTOR.

3(D) When a word, term, or phrase is used in this Contract, it shall be interpreted or construed first, as defined herein; second, if not defined, according to its generally accepted meaning in the construction industry; and third, if there is no generally accepted meaning in the construction industry, according to its common and customary usage.

3(E) Wherever this Contract calls for "strict" compliance or conformance with the Contract Documents as to matters other than compliance with time limits, providing an updated schedule, and

claim and change order procedures, the term shall mean within tolerances as described specifically in the Contract Documents, or if not specifically described, within industry standards and tolerances for deviation for the specific item or procedure in question.

3(F) The words "include," "includes," or "including," as used in this Contract, shall be deemed to be followed by the phrase, "without limitation."

3(G) The listing herein of any items as constituting a material breach of this Contract shall not imply that any other, non-listed item will not constitute a material breach of this Contract.

3(H) The CONTRACTOR shall have a continuing duty to read, examine, review, compare and contrast each of the documents which make up this Contract, shop drawings, and other submittals and shall give written notice to the CITY of any conflict, ambiguity, error, or omission which the CONTRACTOR may find with respect to these documents, before proceeding with the affected Work. The express or implied approval by the City Engineer of any shop drawings or other submittals shall not relieve the CONTRACTOR of the continuing duties imposed hereby, nor shall any such approval be evidence of the CONTRACTOR's compliance with this Contract. The CITY has prepared documents for the Project, including the plans and specifications for the Project, which are accurate, adequate, consistent, coordinated, and sufficient for construction. The CONTRACTOR shall not be liable to the CITY for damage resulting from errors, inconsistencies, or omissions in the Contract Documents unless the CONTRACTOR recognized, or reasonably should have recognized, such error, inconsistency or omission and knowingly failed to report it to the CITY or City Engineer or his designee. If the CONTRACTOR performs any activity knowing it involves an error, inconsistency or omission which was recognized, obvious, or reasonably should have been recognized, without such notice to the CITY, the CONTRACTOR shall assume responsibility for such performance and shall bear the costs for correction.

3(I) In the event of any conflict, discrepancy, or inconsistency among any of the documents which make up this Contract, the following shall control:

- (1) As between this document and the plans or specifications, this document shall govern.
- (2) In the case of any conflict, discrepancy or inconsistency among any of the other Contract documents, the CONTRACTOR shall notify the CITY immediately upon discovery of same for resolution.

#### **ARTICLE 4 CONTRACTOR'S PERFORMANCE**

The CONTRACTOR shall perform all of the Work required, implied, or reasonably inferable from this Contract including, but not limited to, the following:

4(A) The CONTRACTOR will complete the entire Work described in the Contract Documents, except as specifically identified therein as the Work of other parties, in accordance with the terms herein, all as may be amended from time to time.

4(B) The furnishing of any and all required surety bonds and insurance certificate(s) and endorsement(s) to the CITY.

4(C) The provision or furnishing, and prompt payment therefore, of labor, supervision, services, materials, supplies, equipment, fixtures, appliances, facilities, tools, transportation, storage, disposal, power, fuel, heat, light, cooling, or other utilities, required for construction and all necessary building permits and other permits or licenses required for the construction of the Project.

4(D) The creation and maintenance of a detailed and comprehensive copy of the drawings, specifications, addenda, change orders and other modifications depicting all as-built construction. Said items shall be submitted to the CITY, along with other required submittals upon Completion of the Project, and receipt of same by the CITY shall be a condition precedent to final payment to the CONTRACTOR. The CONTRACTOR shall prepare and submit final as-built drawings to the CITY.

## ARTICLE 5 TIME FOR CONTRACTOR'S PERFORMANCE; DELAYS

5(A) The CONTRACTOR shall commence the performance of this Contract on the date set forth in the Notice to Proceed issued by the City Engineer and shall diligently continue its performance to and until Completion of the Project. **The CONTRACTOR shall accomplish Substantial Completion within one hundred fifty (150) calendar days and Final Completion in one hundred eighty (180) calendar days as specified on the Notice to Proceed (sometimes hereinafter referred to as the "Contract Time").** By signing this Contract, the CONTRACTOR agrees that the Contract Time is a reasonable time for accomplishing Completion of the Project. There will be no monetary early completion incentive. The CONTRACTOR shall submit its initial progress schedule in accord with Article 10(G) below.

5(B) The CONTRACTOR shall pay the CITY the sum of **\$1,694.00** per day for each and every calendar day of unexcused delays in achieving Substantial Completion beyond the date set forth herein for Substantial Completion. Any sums due and payable hereunder by the CONTRACTOR shall be payable, not as a penalty, but as liquidated damages representing an estimate of delay damages likely to be sustained by the CITY, estimated at the time of executing this Contract. When the CITY reasonably believes that Substantial Completion will be inexcusably delayed, the CITY shall be entitled, but not required, to withhold from any amounts otherwise due the CONTRACTOR an amount then believed by the CITY to be adequate to recover liquidated damages applicable to such delays. If and when the CONTRACTOR overcomes the delay in achieving Substantial Completion, or any part thereof, for which the CITY has withheld payment, the CITY shall promptly release to the CONTRACTOR those funds withheld, but no longer applicable, as liquidated damages.

5(C) The term "Substantial Completion," as used herein, shall mean that point at which, as certified in writing by the CONTRACTOR and approved by the CITY, the Project is at a level of completion in strict compliance with this Contract such that the CITY or its designees can enjoy beneficial use or occupancy and can legally occupy, use or operate it in all respects, for its intended purpose. Partial use or occupancy of the Project shall not result in the Project being deemed "substantially complete," and such partial use or occupancy shall not be evidence of Substantial Completion.

5(D) All limitations of time set forth herein are material and are of the essence of this Contract.

5(E) CONTRACTOR agrees to punctually and diligently perform all parts of the Work at the time scheduled as provided herein. In this connection, CONTRACTOR agrees that it will keep himself continually informed of the progress of the job and will, upon its own initiative, confer with the CITY, City Engineer or his designee, so as to plan its Work in coordinated sequence with the Work of the CITY and of others and so as to be able to expeditiously undertake and perform its Work at the time most beneficial to the entire Project. The CONTRACTOR will be liable for any loss, costs, or damages sustained by the CITY for delays in performing the Work herein, other than for excusable delays, as set forth in 5(F) below, for which CONTRACTOR may be granted a reasonable extension of time.

5(F) If the CONTRACTOR is delayed at any time in the progress of the Work by any separate contractor employed by the CITY, changes in the Work, labor disputes, fire, unusual delay in transportation, unusually severe weather conditions, unavoidable casualties, delays specifically authorized by the CITY, or by causes beyond the CONTRACTOR's control, avoidance, or mitigation, and without the fault or negligence of the CONTRACTOR and/or subcontractor or supplier at any tier, then the Contract Time shall be extended by Change Order for such reasonable time, if any, as the CITY may determine that such event has delayed the progress of the Work, or overall completion of the Work if the CONTRACTOR complies with the notice and documentation requirements set forth herein.

If the CONTRACTOR is delayed, obstructed, hindered, or interrupted for a period of time exceeding seven (7) consecutive calendar days by any act or neglect of the CITY, an adjustment shall be made for any increase in the direct cost of performance of this Contract (excluding profit, extended home office overhead, incidental or consequential damages, or disruption damages) and the Contract modified in writing accordingly. Delays without compensation to the CONTRACTOR as a direct result of an act or neglect of the CITY or City Engineer cannot exceed forty-five (45) days in the aggregate over the term of the project. The CONTRACTOR must assert its right under this Article by giving written notice to the City Engineer, with a copy to the City Representative, within ten (10) calendar days of the beginning of a delay, obstruction, hindrance, or interruption by the CITY. No adjustment shall be made for any delay, obstruction, hindrance, or interruption after final payment under this contract or to the extent that performance would have been so delayed, obstructed, hindered, or interrupted by any other cause, including, but not limited to concurrent cause or fault or negligence of the CONTRACTOR, or for which an equitable adjustment is provided for or excluded under any other term or condition of this Contract. The direct costs described above shall be limited to those direct costs attributable solely to this project, and shall be subject to documentation and verification of costs as required by the CITY. If unit prices are established in the Contract Documents or subsequently agreed upon, they shall form the basis for cost calculations under any claims for delay.

Any claim for extension of time shall be made in writing to the City Engineer, with a copy to the City Representative, not more than ten (10) calendar days from the beginning of the delay. The notice shall indicate the cause of delay upon the progress of Work. If the cause of the delay is continuing, the CONTRACTOR must give such written notice every ten (10) calendar days. Within ten (10) calendar days after the elimination of any such delay, the CONTRACTOR shall submit further documentation of the delay and a formal Change Order request for an extension of time for such delay.

The written request for a time extension shall state the cause of the delay, the number of calendar days extension requested, and such analysis and other documentation as is reasonably requested by the City Engineer or his designee to demonstrate a delay in the progress of the Work or the overall project completion. If the CONTRACTOR does not comply with the above notice and documentation requirements, the claim for the delay shall be waived by the CONTRACTOR. The above notice and documentation requirements shall also be a condition precedent to the CONTRACTOR's entitlement to any extension of time.

Extensions of time will be the CONTRACTOR'S primary remedy for any and all delays, obstructions, hindrances, or interference. Payment or compensation, for direct costs only, as set forth above, may be made to the CONTRACTOR for hindrances or delays solely caused by the CITY if such delays or hindrances are within the CITY's ability to control and are not partially caused by the CONTRACTOR or any of its agents, subcontractors, or others for whom it is responsible. No payment or compensation will be made for interference, obstructions, hindrances, or delays which are not solely caused by the CITY or which arise from the CITY's actions under Article 8.

Without limitation, the CITY's exercise of its rights under the changes clause, regardless of the extent or number of such changes, or the CITY's exercise of any of its remedies or any requirement to correct or re-execute defective Work, shall not under any circumstances be construed as delays, hindrances, or interference compensable further than as described herein.

## ARTICLE 6 CONTRACT PRICE AND CONTRACT PAYMENTS

**6(A) Based on Engineering Construction Drawings and Specifications, identified as Bid No. 2025-024, Avenue D Roadway Reconstruction Plans (N 29<sup>th</sup> Street to US 1) all of which are hereby incorporated herein by reference and made a part hereof, the CONTRACTOR shall provide all labor and materials required to complete construction as prescribed in the aforementioned Drawings and Specifications, for the sum not to exceed: \$ 4,072,873.50 – Four Million Seventy-Two Thousand Eight Hundred Seventy-Three Dollars and Fifty cents. (Written Amount)**

6(B) Prior to review of the first payment request, the CONTRACTOR must submit to the CITY and receive the CITY's approval for the schedule of values apportioning the entire Contract Amount among the different elements of the Project (hereinafter the "Schedule of Values") for purposes of periodic and final payment. The Schedule of Values shall be presented in whatever format, with such detail including labor and material breakout, and backed up with whatever supporting information the CITY requests (see also the specifications for additional information). The CONTRACTOR shall not imbalance its Schedule of Values nor artificially inflate any element thereof. The violation of this provision by the CONTRACTOR shall constitute a material breach of this Contract. The Schedule of Values will be utilized for the CONTRACTOR's Payment Requests but shall only be so utilized after it has been approved in writing by the CITY.

6(C) Upon receipt of a proper Payment Request, the City shall make payment within twenty (20) business days. If there is a dispute as to the Payment Request, the City shall notify the CONTRACTOR in writing, commence the dispute resolution within thirty (30) days, and conclude the final decision within forty-five (45) days. Said Payment Request shall be in such format and include whatever supporting information as may be required by the City Engineer or

his designee.

Therein, the CONTRACTOR may request payment for ninety-five percent (95%) of that part of the Contract Amount allocable to Contract requirements properly provided, labor, materials, and equipment properly incorporated in the Project, and materials or equipment necessary for the Project and properly stored at the Project site, or elsewhere if offsite storage is approved in writing by the City Engineer, less the total amount of previous payments received from the CITY. Payment for materials stored offsite shall be at the discretion of the CITY and if approved, the CONTRACTOR shall provide appropriate documentation to substantiate materials are stored in a bonded warehouse or facility, title or other proof of ownership has been transferred to the CITY, and that materials have been purchased and paid for by the CONTRACTOR. Copies of paid invoices must be submitted to the City Engineer with Payment Request. Risk of loss shall be borne by, and insurance must be provided by the CONTRACTOR while in storage and in transit. Hard cost of Builders Risk Insurance to be paid by CONTRACTOR and such cost is not subject to CONTRACTOR's fee.

Amounts reflected in Change Orders may be included in Payment Requests to the extent they are not in dispute and subject to final approval of cost to the CITY for such changes in the Work.

Each Payment Request shall be signed by the CONTRACTOR and shall constitute the CONTRACTOR's representation that the quantity of Work has reached the level for which payment is requested, that the Work has been properly installed or performed in strict compliance with this Contract, and that the CONTRACTOR knows of no reason why payment should not be made as requested.

Thereafter, the City Engineer shall review the Payment Request and may also review the Work at the project site or elsewhere to determine whether the quantity and quality of the Work is as represented in the Payment Request and is as required by this Contract. The amount of each such payment shall be the amount approved for payment by the City Engineer, less such amounts, if any, otherwise owing by the CONTRACTOR to the CITY or which the CITY shall have the right to withhold as authorized by this Contract, subject to approval by the CITY. Approval of the CONTRACTOR's Payment Requests shall not preclude the CITY from the exercise of any of its rights as set forth herein.

The submission by the CONTRACTOR of a Payment Request also constitutes an affirmative representation and warranty that all Work for which the CITY has previously paid is free and clear of any lien, claim, or other encumbrance of any person whatsoever. As a condition precedent to payment, the CONTRACTOR shall, as required by the CITY, also furnish to the City Engineer properly executed waivers of lien or claim, in a form acceptable to the CITY, from all subcontractors, material, men, suppliers or others having lien or claim rights, wherein said subcontractors, material, men, suppliers or others having lien or claim rights, shall acknowledge receipt of all sums due pursuant to all prior Payment Requests and waive and relinquish any liens, lien rights or other claims relating to the Project site. Furthermore, the CONTRACTOR warrants and represents that, upon payment of the Payment Request submitted, title to all Work included in such payment shall be vested in the CITY, even though responsibility for the care and maintenance of said Work rests with CONTRACTOR until Substantial Completion of contracted Project.

6(D) When payment is received from the CITY, the CONTRACTOR shall promptly pay all subcontractors, material men, laborers, and suppliers the amounts they are due for the Work covered by such payment.

6(E) Neither payment to the CONTRACTOR, utilization of the Project for any purpose by the CITY, nor any other act or omission by the CITY shall be interpreted or construed as an acceptance of any Work of the CONTRACTOR not strictly in compliance with this Contract.

After written notice to the CONTRACTOR and a reasonable opportunity to cure, the CITY shall have the right to refuse to make payment, in whole or in part, and, if necessary may demand the return of a portion or the entire amount previously paid to the CONTRACTOR due to:

- (4) The quality of a portion, or all, of the CONTRACTOR's Work not being in requirements of this Contract; or
- (5) The quantity of the CONTRACTOR's Work not being as represented in the CONTRACTOR's Payment Request, or otherwise; or
- (6) The CONTRACTOR's rate of progress being such that, in the opinion of the City Engineer or his designee, Substantial Completion may be inexcusably delayed; or
- (7) The CONTRACTOR's failure to use Contract funds, previously paid the CONTRACTOR by the CITY to pay CONTRACTOR's project-related obligations including, but not limited to, subcontractors, laborers, and material and equipment suppliers; or
- (8) Claims made, or likely to be made, against the CITY or its property for which the CONTRACTOR or its agents or subcontractors or others for whom it is responsible are, or reasonably appear to be at fault; or
- (9) Loss caused by the CONTRACTOR; or
- (10) The CONTRACTOR's failure or refusal to perform any of its obligations to the CITY after written notice and a reasonable opportunity to cure as set forth above.

In the event that the CITY makes written demand upon the CONTRACTOR for amounts previously paid by the CITY as contemplated in this Subarticle 6(E), the CONTRACTOR shall promptly comply with such demand. The CITY's rights hereunder survive the term of this Contract, are not waived by final payment and/or acceptance and are in addition to CONTRACTOR's obligations in Article 14 and elsewhere herein.

6(F) When the CONTRACTOR believes that Substantial Completion has been achieved, the CONTRACTOR shall notify the CITY in writing and shall furnish a listing of those matters yet to be finished. The City Engineer or his designee will thereupon conduct a site review to confirm that the Work is in fact substantially complete. Upon confirmation that the CONTRACTOR's Work is substantially complete, the City Engineer or his designee will therein set forth the date of Substantial Completion for approval. After approval the CITY will so notify the CONTRACTOR. If the City Engineer or his designee, through his review, fails to find that the CONTRACTOR's Work is substantially complete, and is required to repeat all, or any portion, of its Substantial Completion review, the CONTRACTOR shall bear the cost of such repeat site review(s) which cost may be deducted by the CITY from any payment then or thereafter due to the CONTRACTOR.

Guarantees and equipment warranties required by this Contract shall commence on the date of Substantial Completion.

Upon Substantial Completion, the CITY shall pay the CONTRACTOR an amount sufficient to

increase total payments to the CONTRACTOR to one hundred percent (100%) of the Contract Amount less any amounts attributable to damages, and less one hundred fifty percent (150%) of the costs, as reasonably determined by the CITY for completing all incomplete Work, correcting, and bringing into conformance all defective and nonconforming Work, and handling any outstanding or threatened claims. Such a calculation by the City Engineer of costs for completing all incomplete Work, correcting and bringing into conformance all defective and nonconforming Work, and handling any outstanding or threatened claims shall not bar the CITY from exercise of its rights elsewhere herein, in Article 16 below, or otherwise as provided by law for any incomplete, defective, or nonconforming Work or claims which are discovered by the CITY after the date of making such calculation or after the date of any partial or final payment, whether or not such incomplete, defective or nonconforming Work or claims were obvious or should have been discovered earlier.

6(G) When the Project is complete and the CONTRACTOR is ready for a final review, they shall notify the CITY Engineer and the CITY Representative thereof in writing. Thereupon, the City Engineer or City Representative will perform a final inspection of the Project. If the City Engineer concurs that the Project is complete and in full accordance with this Contract and that the CONTRACTOR has performed all of their obligations to the CITY hereunder, the CONTRACTOR will furnish a final Request for Payment to the CITY certifying to the CITY that the Project is complete and the CONTRACTOR is entitled to the remainder of the unpaid Contract Price, less any amount withheld pursuant to this Contract. If the City Engineer is unable to issue his final Approval for Payment and is required to repeat the final inspection of the Project, the CONTRACTOR shall bear the cost of such repeat inspection(s), which costs may be deducted by the CITY from the CONTRACTOR's final payment.

6(H) In addition to other remedies of the CITY, actual damages may be withheld or collected for failure to meet the date for final completion as set forth in Article 5 above and elsewhere herein.

6(I) The CITY shall, subject to its rights set forth in Subarticle 6 above, endeavor to make final payment of all sums due the CONTRACTOR within thirty (30) calendar days of the final Request for Payment, with the exception of items in dispute or concerning which the City Engineer has exercised any of his rights to investigate or remove.

## **ARTICLE 7 INFORMATION AND MATERIAL SUPPLIED BY THE CITY**

7(A)(i) The CITY shall furnish to the CONTRACTOR, prior to the execution of this Contract, any and all written and tangible material in its possession concerning existing site conditions within the limits of the Project. Such written and tangible material is furnished to the CONTRACTOR only in order to make complete disclosure of such material as being in the possession of the CITY and for no other purpose. By furnishing such material, the CITY does not represent, warrant, or guarantee its accuracy either in whole, in part, implicitly or explicitly, or at all.

7(A)(ii)(a) Differing Site Conditions: The CONTRACTOR shall promptly, and before such conditions are disturbed, notify the City Engineer in writing of : (1) subsurface or latent physical conditions at the site differing materially from those indicated in the contract, or (2) unknown physical conditions at the site, of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inhering in Work of the character provided for in this contract. The City Engineer or his designee shall investigate the conditions, and if it is discovered that such conditions do materially so differ and cause

an increase or decrease in the CONTRACTOR's cost of, or the time required for, performance of any part of the Work under this Contract, whether or not changed as a result of such conditions, an adjustment shall be made, through negotiation and mutual agreement, and the contract modified in writing accordingly.

7(A)(ii)(b) No claim of the CONTRACTOR under this clause shall be allowed unless the CONTRACTOR has given the notice required herein: provided, however, the time prescribed therefore may be extended by the CITY.

7(A)(ii)(c) No claim by the CONTRACTOR for an adjustment hereunder shall be allowed if asserted after final payment under this Contract.

7(B) The CONTRACTOR is responsible for obtaining ALL permits and paying all fees required of the CONTRACTOR by this Contract, or permits and fees customarily the responsibility of the CONTRACTOR. The CONTRACTOR shall coordinate with the CITY and all other authorities having jurisdiction.

7(C) The City Manager and the City Engineer or his designee shall be the sole authorized representatives of the CITY. Other than in matters of public safety or in time of natural disaster or crisis, the CONTRACTOR shall not take direction or act upon information from any City personnel other than the City's authorized representative(s). This provision shall in no way limit the authority of the Procurement Director as described herein or of the City Attorney's Office or Building Department.

## **ARTICLE 8 CEASE AND DESIST ORDER OWNER'S RIGHT TO PERFORM WORK**

8(A) In the event the CONTRACTOR fails or refuses to perform the Work, or any separable part thereof, as required herein, or with the diligence that will ensure its proper, timely completion in accordance with the Contract Documents, the City Engineer may instruct the CONTRACTOR, by written notice, to cease and desist further Work, in whole or in part, or to correct deficient Work. Upon receipt of such instruction, the CONTRACTOR shall immediately cease and desist, or proceed, as instructed by the CITY. In the event the City Engineer issues such instructions to cease and desist, the CONTRACTOR must, within seven (7) calendar days of receipt of the City Engineer's instructions, provide a written, verified plan to eliminate or correct the cause of the City Engineer's order, which plan appears to the City Engineer to be reasonable, actually attainable and in good faith. In the event that the CONTRACTOR fails and/or refuses to provide such a plan or diligently execute an approved plan, then the CITY shall have the right, but not the obligation, to subcontract the Work, or any portion thereof, with its own forces, or with the forces of another contractor, and the CONTRACTOR shall be fully responsible and liable for the costs of the CITY performing such Work, which costs may be withheld from amounts due to the CONTRACTOR from the CITY. The rights set forth herein are in addition to, and without prejudice to, any other rights or remedies the CITY may have against the CONTRACTOR.

If Work completed by the CITY or other contractors affects, relates to, is to be attached onto or extended by later Work of the CONTRACTOR, the CONTRACTOR shall, prior to proceeding with the later Work, and to the extent visible, report any apparent defects or variance from the Contract requirements which would render the CONTRACTOR's later Work not in compliance with the Contract requirements or defective or not in compliance with warranties or other obligations of the CONTRACTOR hereunder.

8(B) The provisions of this Article shall be in addition to the CITY's ability to remove portions of the Work from this Contract and complete it separately.

**ARTICLE 9  
DUTIES, OBLIGATIONS, AND RESPONSIBILITIES OF THE CONTRACTOR**

In addition to any and all other duties, obligations, and responsibilities of the CONTRACTOR set forth in the Contract Documents, the CONTRACTOR shall have and perform the following duties, obligations, and responsibilities to the CITY:

9(A) Reference is hereby made to the continuing duties set forth in Subarticle 3(H) which are by reference hereby incorporated in this Subarticle 9(A). The CONTRACTOR shall not perform Work without adequate plans and specifications, or without, as appropriate, approved shop drawings, or other submittals. If the CONTRACTOR performs Work knowing or believing, or if through exercise of reasonable diligence they should have known that such Work involves an error, inconsistency, or omission in the Contract without first providing written notice to the City Engineer, the CONTRACTOR shall be responsible for such Work and shall correct same bearing the costs set forth in Article 3(H) above.

9(B) All Work shall strictly conform to the requirements of this Contract. To that end, the CONTRACTOR shall be solely responsible for and have control over construction means, methods, techniques, sequences and procedures and for coordinating all portions of the Work, unless otherwise specified in the Contract Documents.

9(C) The Work shall be strictly supervised, the CONTRACTOR bearing full responsibility for any and all acts, errors, or omissions of those engaged in the Work on behalf of the CONTRACTOR, including, but not limited to, all subcontractors and their employees. The CONTRACTOR shall maintain an on-site superintendent while any portion of the Work is being performed.

9(D) The CONTRACTOR hereby warrants that all laborers furnished under this Contract shall be qualified and competent to perform the tasks undertaken, that the product of such labor shall yield only first-class results, that all materials and equipment provided shall be new (unless otherwise specified) and of high quality, that the completed Work will be complete, of high quality, without defects, and that all Work strictly complies with the requirements of this Contract. Any Work not strictly complying with the requirements of this Subarticle shall constitute a breach of this CONTRACTOR's warranty.

9(E) The CONTRACTOR will be responsible for acquiring the permit(s) and calling for routine inspections. The CONTRACTOR will cooperate with and abide by the decision of inspectors having jurisdiction. The CONTRACTOR shall comply with all legal requirements applicable to the Work.

9(F) The CONTRACTOR shall employ and maintain at the Project site only competent, qualified full time supervisory personnel, augmented with part-time and offsite supervision, to be identified in the approved general conditions. Key supervisory personnel assigned by the CONTRACTOR to this Project are as follows:

NAME	FUNCTION
Brittany Bradley	Project Manager

If at any time the City Engineer or his designee reasonably determines that any employee of the CONTRACTOR is not properly performing the Work in the best interest of the project, or is hindering the progress of the Work, or is otherwise objectionable, the City Engineer shall so notify the CONTRACTOR, whom shall replace the employee as soon as possible, at no increased cost to the CITY.

9(G) The CONTRACTOR must submit to the City Engineer and the City Representative the CONTRACTOR's schedule for completing the Work prior to submittal of the first application for payment. The CITY Engineer will not review any payment request until such schedule has been submitted and approved. Such schedule shall be in a form as specified in the Technical Specifications which shall provide for expeditious and practicable construction of the Project. The CONTRACTOR's schedule shall be updated no less frequently than monthly (unless the parties otherwise agree in writing) and shall be updated to reflect conditions encountered from time to time and shall apply to the total project. Each such revision shall be furnished to the City Engineer and the City Representative. Strict compliance with the requirements of this Subarticle 9(G) shall be a condition precedent to payment to the CONTRACTOR and failure by the CONTRACTOR to strictly comply with said requirements shall constitute a material breach of this Contract.

9(H) The CONTRACTOR shall keep an updated copy of the Contract Documents at the site. Additionally, the CONTRACTOR shall keep a copy of approved shop drawings and other submittals. All of these items shall be available to the City Engineer during all regular business hours.

9(I) Shop drawings and other such submittals from the CONTRACTOR do not constitute a part of the Contract. The CONTRACTOR shall not do any Work requiring shop drawings or other submittals unless such has been approved in writing by the City Engineer or as required by the Contract Documents. All Work requiring approved shop drawings or other submittals shall be done in strict compliance with such approved documents or Contract requirements. However, approval by the City Engineer shall not be evidence that Work installed pursuant thereto conforms with the requirements of this Contract, and shall not relieve the CONTRACTOR of responsibility for deviations from the Contract unless the City Engineer has been specifically informed of the deviation by a writing incorporated in the submittals and has approved the deviation in writing.

The delivery of submittals shall constitute a representation by the CONTRACTOR that it has verified that the submittals meets the requirements of the Contract, or will do so, including field measurements, materials, and field construction criteria related thereto.

The City Engineer shall have no duty to review partial submittals or incomplete submittals. The CONTRACTOR shall have the duty to carefully review, inspect, examine, and physically stamp and sign any and all submittals before submission of same to the City Engineer.

9(J) The CONTRACTOR shall maintain the Project site and adjacent areas affected by its Work and/or the acts of its employees, material, men, and subcontractors in a reasonably clean condition during performance of the Work. Upon Substantial Completion, the CONTRACTOR shall thoroughly clean the Project site of all debris, trash, and excess materials or equipment. If the CONTRACTOR fails to do so, the CITY may complete the cleanup, by its own forces or by separate contract, and shall be entitled to charge the CONTRACTOR for same through the collection or withholding of funds through the mechanisms provided elsewhere herein.

9(K) At all times relevant to this Contract, the CONTRACTOR shall permit the CITY and its

consultants to enter upon the Project site and any offsite lay down areas, and to review or inspect the Work and any materials on any such site, without formality or other procedure.

9(L) The CONTRACTOR recognizes that the CITY may enter into other contracts to perform Work relating to the Project, or to complete portions of the Work itself, the CONTRACTOR shall ensure that its forces reasonably accommodate the forces of the CITY and other contractors hired by the CITY. The CONTRACTOR shall coordinate its schedule with the Work of other contractors. If the CONTRACTOR claims that delay or damage results from these actions of the CITY, it shall promptly submit a claim as provided herein.

9(M) PROTECTION OF PERSONS AND PROPERTY. It shall be the responsibility of the CONTRACTOR to initiate, continue, and supervise all safety programs and precautions in the performance of the terms of this Contract. The CONTRACTOR shall take reasonable precautions for the safety of, and shall provide reasonable protection to prevent damage, injury or loss to its employees, subcontractors' employees, employees of the CITY, and members of the public, the Work itself and unassembled components thereof, and other property at the site or adjacent thereto. As part of the CONTRACTOR's obligations hereunder, the CONTRACTOR shall erect and maintain safeguards, barriers, signs, warnings, etc.

With notice to the City Engineer, the CONTRACTOR shall promptly remedy loss or damage to the Work or any person or property described herein caused in whole or in part by the acts of the CONTRACTOR or any subcontractor, sub-subcontractor or material man. This obligation shall be in addition to the requirements of Article 10 herein. The City Engineer may direct the CONTRACTOR to remedy violations of applicable laws, rules, regulations, and interpretations related to safety when and if observed on the site. However, through exercising this authority the City Engineer shall not incur any obligations to monitor, initiate, continue, or supervise safety programs and precautions such to diminish the CONTRACTOR's primary role in same. The City Engineer shall have the right to report suspected safety violations to the Occupational Safety and Health Administration (OSHA).

The CONTRACTOR shall promptly notify the City Engineer upon discovery of any unidentified material which CONTRACTOR reasonably believes to be asbestos, lead, PCB, or other hazardous material, and shall immediately stop Work in the affected area of the Project. The CONTRACTOR shall not be responsible for removal or other Work with regard to such hazardous material unless otherwise agreed between the City Engineer and the CONTRACTOR. In the case of Work stopped hereunder, Article 6 shall apply to claims for delay, hindrance or interference. Work will resume in the affected area of the Project immediately after such time as the hazardous material has been removed or rendered harmless, as certified by an industrial hygienist to be engaged by the CITY.

## **ARTICLE 10 INDEMNITY**

Except for expenses or liabilities arising from the negligence of the CITY, the CONTRACTOR hereby expressly agrees to indemnify and hold the CITY harmless against any and all expenses and liabilities arising out of the performance or default of this Contract as follows:

10(A) CONTRACTOR shall indemnify and hold harmless, to the maximum extent permitted by law, CITY and its officers and employees, from and against any and all liability, damages, losses, (whether in contract or in tort, including personal injury, accidental death or property damage, and regardless, of whether the allegations are false, fraudulent, or groundless), and costs (including

reasonable attorney fees, litigation, arbitration, mediation, and appeal expenses) to the extent caused by the negligence, recklessness, or intentional wrongful misconduct of the CONTRACTOR and persons employed by or utilized by the CONTRACTOR in CONTRACTOR's performance of this Agreement.

10(B) CONTRACTOR's obligation to indemnify and hold harmless shall remain in effect and shall be binding upon CONTRACTOR whether such injury or damage shall accrue, or may be discovered, before or after termination of this Agreement.

10(C) CONTRACTOR's failure to comply with this section's provisions shall constitute a material breach upon which CITY may immediately terminate or suspend this Agreement.

## **ARTICLE 11 CLAIMS BY THE CONTRACTOR**

Claims by the CONTRACTOR against the CITY, other than for time extensions covered by Article 5 hereof, are subject to the following terms and conditions:

11(A) All CONTRACTOR claims against the CITY shall be initiated by a written claim submitted to the CITY. Notice of such claim shall be received by the CITY no later than either ten (10) calendar days after the event, or ten (10) calendar days after the first appearance of the circumstances causing the claim, whichever is sooner, and same shall set forth in detail all known facts and circumstances supporting the claim. Final costs associated with any claim upon which notice has been filed must be submitted in writing to the CITY within thirty (30) calendar days after notice has been received.

11(B) The CONTRACTOR and the CITY shall continue their performance hereunder regardless of the existence of any claims submitted by the CONTRACTOR including claims set forth in Article 6 hereof.

11(C) In the event the CONTRACTOR discovers previously concealed and unknown site conditions which are materially vary from those typically and ordinarily encountered in the general geographical location of the Project, the Contract Price may, with the approval of the CITY, be modified, either upward or downward, upon the written notice of claim made by either party within ten (10) calendar days after the first appearance to such party of the circumstances. Final costs must be submitted within thirty (30) calendar days after such notice is received by the CITY, unless extended by written agreement of the parties. As a condition precedent to the CITY having any liability to the CONTRACTOR due to concealed and unknown conditions, the CONTRACTOR must give the City Engineer written notice of, and an opportunity to observe, such condition prior to disturbing it. The failure by the CONTRACTOR to give the written notice and make the claim as provided by this Subarticle 11(C) and Subarticle 7(A)(ii) shall constitute a waiver by the CONTRACTOR of any rights arising out of or relating to such concealed and unknown condition.

11(D) In the event the CONTRACTOR seeks to make a claim for an increase in the Contract Amount, as a condition precedent to any liability of the CITY therefore, unless emergency conditions exist, the CONTRACTOR shall strictly comply with the requirements of Subarticle 11(A) above and such claim shall be made by the CONTRACTOR before proceeding to execute any Work for which a claim is made. Failure to comply with this condition precedent shall constitute a waiver by the CONTRACTOR of any claim for additional compensation.

11(E) In connection with any claim by the CONTRACTOR against the CITY for compensation

in excess of the Contract Amount, any liability of the CITY for the CONTRACTOR's cost shall be limited to those cost categories set forth in Article 13(E) below.

## **ARTICLE 12 SUBCONTRACTORS**

12(A) Prior to execution of this Contract, the CONTRACTOR shall have identified to the City Engineer, in writing, those parties required to be listed on the proposal form as subcontractors on the Project. Any changes to this list at any time shall be subject to the prior approval of the City Engineer. The City Engineer shall, in writing, state any objections the CITY may have to one or more of such subcontractors. The CONTRACTOR shall not enter into a subcontract with an intended subcontractor to whom the CITY reasonably objects. If at any time the CITY objects to a subcontractor, the CONTRACTOR shall solicit proposals from potential replacements and shall submit the three lowest proposals to the City Engineer, along with the CONTRACTOR's proposed choice as replacement without an increase in bid price.

All subcontracts shall afford the CONTRACTOR rights against the subcontractor which correspond to those rights afforded to the CITY against the CONTRACTOR herein, including those rights of Contract termination as set forth herein.

12(B) Each and every subcontract related to the Project is hereby assigned by the CONTRACTOR to the CITY, contingent upon the termination of this Contract for default or convenience as provided herein, and only as to those subcontracts which the City Engineer accepts in writing directed to the CONTRACTOR. This contingent assignment is subject to the prior rights of any surety obligated under a bond related to this Contract. This contingent assignment will operate prospectively from the effective date of assignment and will not obligate the CITY to any liabilities existing on the effective date of the assignment, or arising from events, acts, failures to act, facts or circumstances existing prior to the effective date of the assignment. The contracts subject to this contingent assignment shall also be further assignable by the CITY, at the CITY's sole option. The CONTRACTOR shall bear the responsibility of notifying subcontractors of this contingent assignment and including it in all subcontracts in connection with the Project.

## **ARTICLE 13 CHANGE ORDERS**

One or more changes to the Work within the general scope of this Contract may be ordered by Change Order. The CITY may also issue written directions for minor changes in the Work and may issue Construction Change Directives, as set forth below. The CONTRACTOR shall proceed with any such changes or Construction Change Directives without delay and in a diligent manner, and same shall be accomplished in strict accordance with the following terms and conditions:

13(A) Change Order shall mean a written order to the CONTRACTOR executed by the CITY after execution of this Contract, directing a change in the Work. A Change Order may include a change in the contract amount (other than a change attributable to damages to the CONTRACTOR for delay as provided in Article 6 hereof) or the time for the CONTRACTOR's performance, or any combination thereof. Where there is a lack of total agreement on the terms of a Change Order or insufficient time to execute a bilateral change, the CITY may also direct a change in the Work in the form of a Construction Change Directive, which will set forth the change in the Work and the change, if any, in the Contract Amount or time for performance, for subsequent inclusion in a Change Order; Construction Change Directives shall include a not-to-exceed preliminary price, against which the CONTRACTOR may begin billing (subject to the requirements for pay applications elsewhere herein) as the Work is performed.

- a. The CONTRACTOR shall furnish a price breakdown, itemized as required and within the time specified by the City Engineer, with any proposal for a contract modification.
- b. The price breakdown:
  - (a) Must include sufficient detail to permit an analysis of all costs for material, labor, equipment, and subcontracts; and
  - (b) Must cover all Work involved in the modification, whether the Work was deleted, added, or changed.
- c. The CONTRACTOR shall provide similar price breakdowns to support any amounts claimed for subcontracts.
- d. The CONTRACTOR's proposal shall include a complete justification for any time extension proposed.

13(B) Any change in the contract amount resulting from a Change Order shall be determined as follows:

- (1) By mutual agreement between the CITY and the CONTRACTOR as evidenced by: (a) the change in the Contract Amount being set forth in the Change Order, (b) such change in the Contract Amount, together with any conditions or requirements relating thereto, being initialed by both parties, and (c) the CONTRACTOR's execution of the Change Order; or
- (2) If no mutual agreement occurs between the CITY and the CONTRACTOR, the change in the Contract Amount, if any, shall be derived by determining the reasonable actual costs incurred or savings achieved, resulting from revisions in the Work. Such reasonable actual costs or savings shall include a component for direct job site overhead and profit but shall not include home-office overhead or other indirect costs or components. The calculation of actual costs shall conform to the markup schedule in Article 13(E) below. Any such costs or savings shall be documented in the format and with such content and detail as the CITY requires.

The CONTRACTOR shall promptly submit such documentation and other backup as the CITY

may require in evaluating the actual costs incurred.

13(C) The execution of a Change Order by the CONTRACTOR shall constitute conclusive evidence of the CONTRACTOR's agreement to the ordered changes in the Work, this Contract as thus amended, the Contract Price, and the time for performance by the CONTRACTOR. The CONTRACTOR, by executing the Change Order, waives and forever releases any claim against the CITY for additional time or compensation for matters relating to, arising out of or resulting from the Work included within or affected by the executed Change Order of which the CONTRACTOR knew or should have known.

13(D) The CONTRACTOR shall notify and obtain the consent and approval of the CONTRACTOR's surety with reference to all Change Orders if such notice, consent or approval are required by the CITY, the CONTRACTOR's surety, or by law. The CONTRACTOR's execution of the Change Order shall constitute the CONTRACTOR's warranty to the CITY that the surety has been notified of, and consents to, such Change Order and the surety shall be conclusively deemed to have been notified of such Change Order and to have expressly consented thereto.

13(E) For the purpose of Change Orders, the following definitions of terms apply:

CONTRACTOR's or Subcontractor's Materials shall include the cost of materials, sales tax, and the cost of all transport. The cost of items listed shall be directly related to the Change Order. Indirect costs not specifically related to the Change Order shall not be considered.

CONTRACTOR's or Subcontractor's Direct Labor Cost shall be limited to the hourly rate of directly involved Workmen, employer contributions towards company standard benefits, pensions, unemployment or social security (if any), and employer costs for paid sick and annual leave.

CONTRACTOR's or Subcontractor's Overhead shall include license fees, bond premiums, supervision, wages of timekeepers and clerks, incidentals, home and field office expense, and vehicle expense directly related to the Project, and all other direct Project expenses not included in the CONTRACTOR's materials, direct labor, and equipment costs.

The allowance for Overhead and Profit shall be limited to the following schedule:

1. For the CONTRACTOR, for any Work performed by the CONTRACTOR's own forces, 10% of the Subtotal of Costs to the CONTRACTOR.
2. For the CONTRACTOR, for any Work performed by his Subcontractor, 5% of the amount due the Subcontractor.
3. For each Subcontractor or Sub-subcontractor involved, for any Work performed by their own forces, 10% of their materials and direct labor costs.
4. For each Subcontractor, for Work performed by his Sub-subcontractor(s), 5% of the amount due the Sub-subcontractor.

For Change Orders, the total cost or credit to the Owner shall be based on the following schedule:

CONTRACTOR's Materials Cost  
+ CONTRACTOR's Direct Labor Costs  
+ CONTRACTOR's Equipment Costs (includes owned/rental equipment)  
+ Applicable Subcontractor Costs  
Subtotal of Costs to the CONTRACTOR  
+ CONTRACTOR's Overhead and Profit  
Total Cost or Credit to the Owner

13(F) Nothing Contained in this Article shall be deemed to contradict or limit the terms of Article 6(E) herein.

#### **ARTICLE 14 DISCOVERING AND CORRECTING DEFECTIVE OR INCOMPLETE WORK**

14(A) In the event that the CONTRACTOR covers, conceals, or obscures its Work in violation of this Contract or in violation of an instruction from the City Engineer, such Work shall be uncovered and displayed for review by the City Engineer and/or the City's consultants upon request, and shall be reworked at no cost in time or money to the CITY.

14(B) If any of the Work is covered, concealed, or obscured in a manner not covered by Subarticle 14(A) above, it shall, if directed by the City Engineer, be uncovered and displayed for the City Engineer and/or the City's consultants. If the uncovered Work conforms strictly to this Contract, the costs incurred by the CONTRACTOR to uncover and subsequently, replace such Work shall be done by the CITY. Otherwise, such costs shall be borne by the CONTRACTOR.

14(C) The CONTRACTOR shall, at no cost in time or money to the CITY, correct Work rejected by the City Engineer as defective or failing to conform to this Contract. Additionally, the CONTRACTOR shall reimburse the CITY for all testing, review, inspections, and other expenses incurred as a result thereof.

14(D) In addition to its warranty obligations set forth elsewhere herein and any manufacturers' warranties provided on the Project, and in addition to other remedies provided herein or by law to the CITY, the CONTRACTOR shall be specifically obligated to promptly correct any and all defective or nonconforming Work, whether obvious or after-discovered, for a period of twelve (12) months following Substantial Completion upon written direction from the City Engineer.

14(E) The City Engineer may, but shall in no event be required to, choose to accept defective or nonconforming Work. In such event, the Contract Amount shall be reduced by the greater of: (1) the reasonable costs of removing and correcting the defective or nonconforming Work plus 150% of costs, or (2) the difference between the fair market value of the Project as constructed and the fair market value of the Project had it not been constructed in such a manner as to include defective or nonconforming Work. If the remaining portion of the unpaid Contract Amount, if any, is sufficient to compensate the CITY for the acceptance of defective or nonconforming Work, the CONTRACTOR shall, upon written demand from the CITY, pay the CITY such remaining compensation for accepting defective or nonconforming Work. The CONTRACTOR shall have an opportunity to correct any defect or non-conformance prior to the CITY taking the above actions. The contractor, upon written notice of

any defect or non-conformance, shall have ten (10) calendar days to make corrections, unless the City Engineer agrees that the correction will require more than ten (10) calendar days to correct and agrees, in writing, to correct the defect or non-conformance.

## **ARTICLE 15 CITY'S RIGHT TO SUSPEND CONTRACTOR'S PERFORMANCE**

15(A) In addition to the CITY's rights under Article 8 and elsewhere herein, the CITY shall have the right at any time to direct the CONTRACTOR to suspend its performance, or any designated part thereof when in the interests of the CITY. If any such suspension is directed by the CITY, the CONTRACTOR shall immediately comply with same.

15(B) In the event the City Engineer directs a suspension of performance under this Article, through no fault of the CONTRACTOR, if the suspension is lifted other than by termination, the CITY shall pay the CONTRACTOR as full compensation for such suspension the CONTRACTOR's ordinary and reasonable costs, actually incurred and paid, of:

- (1) demobilization and remobilization, including such justifiable costs paid to subcontractors (cost categories and markups limited to those set forth in Article 13(E) above); and
- (2) preserving and protecting Work in place; and
- (3) approved storage of materials or equipment purchased for the Project, including insurance thereon; and
- (4) substantiated extended field office overhead (no home office overhead).

15(C) The CITY may order suspension of the Work in whole or in part for such time as deemed necessary because of the failure of the CONTRACTOR to comply with any of the requirements of this Agreement, and the Agreement's Completion Date shall not be extended on account of any such suspension of Work.

When the City Engineer orders any suspension of the Work under this Subarticle 15(C), the CONTRACTOR shall not be entitled to any payment for Work which the CONTRACTOR performs after notice of suspension and/or during the suspension period and shall not be entitled to any costs or damages resulting from such suspension.

15(D) The CITY's rights under this Article shall be in addition to those contained elsewhere herein or provided by law.

**ARTICLE 16**  
**TERMINATION BY THE CITY**

The CITY may terminate this Contract in accordance with the following terms and conditions:

16(A) Termination for Convenience. The CITY may, when in the interests of the CITY, terminate performance under this Contract by the CONTRACTOR, in whole or in part, for the convenience of the CITY. The CITY shall give written notice of such termination to the CONTRACTOR specifying when termination becomes effective. The CONTRACTOR shall incur no further obligations in connection with the Work so terminated, other than warranties and guarantees for completed Work and installed equipment, and the CONTRACTOR shall stop Work when such termination becomes effective. The CONTRACTOR shall also terminate outstanding orders and subcontracts for the affected Work. The CONTRACTOR shall settle the liabilities and claims arising out of the termination of subcontracts and orders. The CITY may direct the CONTRACTOR to assign the CONTRACTOR's right, title, and interest under termination orders or subcontracts to the CITY or its designee. The CONTRACTOR shall transfer title and deliver to the CITY such completed or partially completed Work and materials, equipment, parts, fixtures, information, and contract rights as the CONTRACTOR has in their possession or control. When terminated for convenience, the CONTRACTOR shall be compensated as follows:

16(A)(1) The CONTRACTOR shall submit a termination claim to the CITY specifying the amounts due because of the termination for convenience together with costs, pricing or other data required by the CITY. If the CONTRACTOR fails to file a termination claim within one (1) year from the effective date of termination, the CITY shall pay the CONTRACTOR an amount derived in accordance with Subarticle 16(A)(3) below.

16(A)(2) The CITY and the CONTRACTOR may agree to the compensation, if any, due to the CONTRACTOR hereunder.

16(A)(3) Absent agreement to the amount due to the CONTRACTOR, the CITY shall pay the CONTRACTOR the following amounts:

- (a) Contract costs for labor, materials, equipment, and other services accepted under this Contract.
- (b) Reasonable costs incurred in preparing to perform and in performing the terminated portion of the Work, and in terminating the CONTRACTOR's performance, plus a fair and reasonable allowance for direct job site overhead and earned profit thereon (such profit shall not include anticipated profit or consequential damages); provided however, that if it reasonably appears that the CONTRACTOR would have not profited or would have sustained a loss if the entire Contract would have been completed, no profit shall be allowed or included and the amount of compensation shall be reduced to reflect the anticipated rate of loss, if any.
- (c) Reasonable costs of settling and paying claims arising out of the termination of subcontracts or orders pursuant to Subarticle (A) of

this Article (if contingent assignment of such contracts has not been elected as provided herein). These costs shall not include amounts paid in accordance with other provisions hereof. This clause is subject to and the CONTRACTOR shall be limited by the CITY's right to direct the replacement of subcontractors under Article 12 (A).

- (d) The total sum to be paid the CONTRACTOR under this Subarticle 16(A) shall not exceed the total contract amount, as properly adjusted, reduced by the amount of payments otherwise made, and shall in no event include duplication of payment.

16(B) Termination for Cause. If the CONTRACTOR does not perform the Work, or any part thereof, in a timely manner, supply adequate labor, supervisory personnel or proper equipment, or materials, or if it fails to timely discharge its obligations for labor, equipment and materials, or proceeds to disobey applicable law, or otherwise commits a violation of a material provision of this Contract, then the CITY, in addition to any other rights it may have against the CONTRACTOR or others, may terminate the performance of the CONTRACTOR, in whole or in part at the CITY's sole option, and assume possession of the Project site and of all materials and equipment at the site and may complete the Work.

In such case, the CONTRACTOR shall not be paid further until the Work is complete. After Completion has been achieved, if any portion of the Contract Amount, as it may be modified hereunder, remains after the cost to the CITY of completing the Work, including all costs and expenses of every nature incurred, has been deducted by the CITY, such remainder shall belong to the CONTRACTOR. Otherwise, the CONTRACTOR shall pay and make whole the CITY for such cost. This obligation for payment shall survive the termination of the Contract.

In the event the employment of the CONTRACTOR is terminated by the CITY for cause pursuant to this Subarticle 16(B) and it is subsequently determined by a Court of competent jurisdiction that such termination was without cause; such termination shall thereupon be deemed a Termination for Convenience under Subarticle 16(A) and the provisions of Subarticle 16(A) shall apply.

16(C) Termination for Non-Appropriation. The CITY may also terminate this Contract, in whole or in part, for non-appropriation of sufficient funds to complete or partially complete the Project, regardless of the source of such funds, and such termination shall be on the terms of Subarticle 16(A).

16(D) The CITY's rights under this Article shall be in addition to those contained elsewhere herein or provided by law.

## **ARTICLE 17 INSURANCE**

17(A) CONTRACTOR shall be responsible for all damage to person and or property resulting from its negligent acts, reckless or intentional misconduct, errors, or omissions, or those of their subcontractors, agents, or employees in connection with such services and shall be responsible for all parts of its Work, both temporary and permanent.

### 17(A)(1) Evidence of Insurance

CONTRACTOR shall, at its own expense, procure and maintain throughout the term of this Contract, with insurers acceptable to the CITY, the types and amounts of insurance conforming to the minimum requirements set forth herein. CONTRACTOR shall not commence Work until the required insurance is in force and evidence of insurance acceptable to the CITY has been provided to, and approved by, the CITY. The CITY at all times reserves the right to request such additional documentation and evidence of insurance as in its sole discretion it may require and the CONTRACTOR hereby agrees to provide same. With respect to the Workers' Compensation/Employer's Liability Insurance, and Business Auto Liability Insurance, an appropriate Certificate of Insurance (which identifies the Project), and a copy of the actual notice of cancellation endorsement(s) as issued on the policy(ies), signed by an authorized representative of the insurer(s) shall be satisfactory evidence of insurance. With respect to the Commercial General Liability, Watercraft Liability and Pollution Liability Insurance an appropriate Certificate of Insurance (which identifies the Project) signed by an authorized representative of the insurer, and copies of the actual additional insured and notice of cancellation endorsements as issued on the policy(ies), shall be satisfactory evidence of such insurance. With respect to Property Insurance, a fully completed Evidence of Commercial Property Insurance (ACORD Form 28) signed by an authorized representative of the insurance, a copy of the notice of cancellation endorsement and a copy of the waiver of subrogation endorsement shall be satisfactory evidence of such insurance. All endorsements shall be properly completed and signed by an authorized representative of the insurer providing the coverage and shall indicate the policy number.

To the extent CONTRACTOR is permitted to and elects to sub-contract any of the Work performed under this Agreement, CONTRACTOR shall require Subcontractors to maintain any and all insurance required by law. Except to the extent required by law, or as otherwise specifically provided by this Agreement, this Agreement does not establish minimum insurance requirements for Subcontractors.

If the insurance policies expire or terminate during the term of this Agreement CONTRACTOR shall provide CITY with renewal or replacement evidence of the insurance, including endorsements, no less than fifteen (15) days before the expiration or termination of the insurance for which previous evidence of insurance has been provided.

Notwithstanding the prior submission of a Certificate of Insurance, copies of endorsements, or other evidence initially acceptable to CITY, if requested by CITY, CONTRACTOR shall, within thirty (30) days after receipt of a written request from CITY, provide CITY with a certified copy or certified copies of the policy or policies providing the coverage required by this Article 17. CONTRACTOR may redact or omit, or cause to be redacted or omitted, those provisions of the policy or policies which are not relevant to the insurance required by Article 17.

17(A)(2) Workers' Compensation /Employer's Liability Insurance.

Worker's Compensation/Employer's Liability Insurance shall be no more restrictive than that provided by the latest edition of the standard Workers' Compensation Policy, as filed for use in Florida by the National Council on Compensation Insurance (NCCI), without any restrictive endorsements other than any endorsements required by NCCI or the State of Florida. In addition to coverage for the Florida Workers' Compensation Act, where appropriate, coverage is to be included for the Federal Employer's Liability Act and any other applicable Federal or State law.

The policy must be endorsed to waive the insurer's right to subrogate against CITY, and its members, officials, officers and employees in the manner which would result from the attachment of the NCCI Waiver of Our Right to Recover from Others Endorsement (Advisory Form WC 00 03 13) with CITY, and its officials, officers, and employees scheduled thereon.

The policy must be endorsed to provide CITY with thirty (30) days prior written notice of cancellation. The minimum amount of coverage (inclusive of any amount provided by an umbrella or excess policy) shall be:

Part One:	"Statutory"	
Part Two:	\$2,000,000	Each Accident
	\$2,000,000	Disease - Policy Limit

17(A)(3) Commercial General Liability Insurance.

Commercial General Liability Insurance shall be no more restrictive than that provided by the latest edition of the standard Commercial General Liability Form (Form CG 00 01) as filed for use in the State of Florida by the Insurance Services Office (ISO), without any restrictive endorsements other than any endorsements specifically required by ISO or the State of Florida.

The coverage may include restrictive endorsements which exclude coverage for liability arising out of:  
Mold, fungus, or bacteria  
Terrorism  
Silica, asbestos, or lead  
Sexual molestation"

CITY and its members, officials, officers, and employees shall be included as an "Additional Insured" on a form no more restrictive than ISO form CG 20 10 (Additional Insured – Owners, Lessees, or Contractor).

The policy must be endorsed to provide CITY with 30 days prior written notice of cancellation.

The minimum limits (inclusive of amounts provided by an umbrella or excess policy) shall be:

General Aggregate	\$2,000,000
Products/Completed Operations Aggregate	\$2,000,000
Personal and Advertising Injury	\$2,000,000

Each Occurrence

\$2,000,000

CONTRACTOR shall continue to maintain products/completed operations coverage in the amounts stated above for a period of three (3) years after the Final Completion of the Work. The insurance shall be on a form no more restrictive than, and shall cover those sources of liability which would be covered by Coverage A of, the latest occurrence form edition of the Commercial General Liability Coverage Form (ISO Form CG 00 01), or of the occurrence Products/Completed Operations Liability Coverage Form (ISO Form CG 00 37), as filed for use in the State of Florida by ISO, without any restrictive endorsements other than those which, under an ISO filing, must be attached to the policy (i.e., mandatory endorsements).

17(A)(4) Automobile Liability Insurance.

Automobile Liability Insurance shall be no more restrictive than that provided by Section II (Liability Coverage) of the most recent version of the standard Business Auto Policy (ISO Form CA 00 01) without any restrictive endorsements, including coverage for liability contractually assumed, and shall cover all owned, non-owned, and hired autos used in connection with the performance of the Work.

The policy must be endorsed to provide CITY with 30 days prior written notice of cancellation.

Such insurance shall not be subject to any aggregate limit and the minimum limits (inclusive of any amounts provided by an umbrella or excess policy) shall be:

Each Occurrence Bodily Injury and Property Damage Liability Combined	\$2,000,000
---	-------------

17(A)(5) Watercraft Liability

To the extent watercraft are utilized, the CONTRACTOR shall purchase and maintain, or cause its subcontractors to purchase and maintain, insurance which shall, at a minimum, cover the CONTRACTOR and subcontractor for injuries or damage arising out of the use of all owned, non-owned and hired watercraft.

The insurance shall include the CITY and its members, officials, officers and employees as additional insureds.

The policy must be endorsed to provide CITY with 30 days prior written notice of cancellation.

The limits applicable to watercraft liability (inclusive of any amounts provided by an umbrella or excess policy) shall be:

Each Occurrence/Annual Aggregate	\$2,000,000
----------------------------------	-------------

17(A)(6) Pollution Legal Liability

Pollution Legal Insurance shall cover CONTRACTOR for liability resulting from pollution or

other environmental impairment arising out of, or in connection with, Work performed under this Agreement, or which arises out of, or in connection with this Agreement, including coverage for clean-up of pollution conditions and third-party bodily injury and property damage claims arising from pollution conditions. Such insurance shall also include transportation coverage and non-owned disposal site coverage.

The policy must be endorsed to provide CITY with thirty (30) days prior written notice of cancellation

Coverage must either be on an occurrence basis; or, if on a claims-made basis, the coverage must respond to all claims reported within, three (3) years following the period for which coverage is required and which would have been covered had the coverage been on an occurrence basis.

The minimum limits (inclusive of any amounts provided by an umbrella or excess policy) shall be:

Each Claim	\$2,000,000
Annual Aggregate	\$2,000,000

The CITY and the CITY's members, officials, officers, and employees shall be included as an "Additional Insureds" on the policy.

The Maximum permissible deductible or self-insured retention on the policy shall be \$50,000 per claim. The payment of any amount owed under any deductible or self-insured shall be the sole responsibility of CONTRACTOR and CONTRACTOR shall pay on behalf of the CITY or CITY's members, officials, officers, agents and employees any deductible or self-insured retention applicable to a claim against the CITY or the CITY's officials, officers, agents and employees.

17(A)(7) Property/Builder's Risk Insurance

CONTRACTOR shall provide, in a policy acceptable to the CITY, "all risk" (i.e., Special Form) property or builder's risk insurance on all such construction, additions, modifications, machinery, and equipment. The policy shall be issued on a non-reporting form of policy. The amount of the insurance shall be no less than the Contract Amount.

The maximum deductible for other than windstorm or hail shall be \$10,000 per occurrence. The maximum deductible per occurrence for windstorm and hail shall be the greater of \$20,000 or 5% of the Contract Amount. CONTRACTOR shall be responsible for the payment of such deductible.

The policy must be endorsed to provide the CITY with thirty (30) days prior written notice of cancellation. The policy must be endorsed to waive the insurer's right to subrogate against CITY, and its members, officials, officers, and employees.

17(A)(8) General Conditions

The insurance provided by the CONTRACTOR shall apply on a primary basis to and shall not require contribution from, any other insurance or self-insurance maintained by CITY or CITY's members, officials, officers, or employees. Any insurance, or self-insurance, maintained by the CITY

shall be in excess of, and shall not contribute with, the insurance provided by CONTRACTOR.

Except as otherwise specifically authorized in this Agreement, no deductible or self-insured retention for any required insurance provided by CONTRACTOR pursuant to this Agreement will be allowed. To the extent any required insurance is subject to any deductible or self-insured retention (whether with or without approval of CITY), CONTRACTOR shall be responsible for paying on behalf of CITY (and any other person or organization CONTRACTOR has, in this Agreement, agreed to include as an insured for the required insurance) any such deductible or self-insured retention.

Compliance with these insurance requirements shall not limit the liability of CONTRACTOR, its subcontractors, sub-subcontractors, employees, or agents. Any remedy provided to the CITY or CITY's members, officials, officers, or employees by the insurance provided by CONTRACTOR or the CITY shall be in addition to and not in lieu of any other remedy (including, but not limited to, as an indemnitee of CONTRACTOR) available to the CITY under this Contract or otherwise.

Neither approval nor failure to disapprove insurance furnished by CONTRACTOR shall relieve CONTRACTOR from the responsibility to provide insurance as required by this Contract.

17(A)(9) CONTRACTOR shall deliver to CITY the required certificate(s) of insurance and endorsement(s) before beginning any Work under this Agreement. Failure to do so shall constitute a material breach upon which the City may immediately terminate or suspend this contract.

17(A)(10) At its sole discretion, CITY may obtain or renew CONTRACTOR insurance, and CITY may pay all or part of the premiums. Upon demand, CONTRACTOR shall repay CITY all monies paid to obtain or renew the insurance. CITY may offset the cost of the premium against any monies due CONTRACTOR from CITY. CONTRACTOR's failure to obtain, pay for, maintain any required insurance shall constitute a material breach upon which the CITY may immediately terminate or suspend this agreement.

## **ARTICLE 18 PERFORMANCE AND PAYMENT BONDS**

(a) **BONDS REQUIRED:** Prior to issuance of the Notice of Commencement, CONTRACTOR shall provide CITY with a Common Law Performance Bond, and a Statutory Payment Bond meeting the standards specified herein, on the forms provided by the CITY, and attached hereto, with a Power of Attorney Affidavit, each in an amount not less than the Contract price. Within fifteen (15) days after issuance of the Notice of Commencement, CONTRACTOR shall record in the public records of the county where the improvement is located, the statutory payment bond and common law performance bond as required in Section 255.05(a) Florida Statutes. CONTRACTOR shall provide the CITY with a true copy of the recorded bond(s) as evidence of such recording.

(b) **SURETY'S QUALIFICATIONS:** All bonds required under this Contract, including, but not by way of limitation, any Bid Bond, Common Law Performance Bond or Statutory Payment Bond, shall be written through a reputable and responsible surety bond agency licensed to do business in the State of Florida and with a surety which holds a certificate of authority authorizing it to write surety bonds in Florida meeting the following requirements:

(1) Ratings by A.M. Best

The surety company or corporation shall have minimum ratings by the A.M. Best Company of A- or better with a Financial Size Category of "V" or larger.

(2) Circular 570

In addition to meeting the requirements of paragraph (1) above, the surety shall also comply with the United State of the Treasury Circular 570, Revised 2024 requirements as set forth in this paragraph (2). The surety shall maintain a current certificate of authority as an acceptable surety on Federal Bonds in accordance with U.S. Department of Treasury Circular 570, Revised 2024. If the amount of the bond exceeds the underwriting limitations set forth in the Circular, in order to qualify, the net retention of the surety company shall not exceed the underwriting limitation in the Circular and the excess risk must be protected by co-insurance, reinsurance, or other methods in accordance United States Department of Treasury with Treasury Circular 297, revised September 1, 1978 implemented at 31CFR Part 223. Further the surety company shall provide the CITY with evidence satisfactory to the CITY, that such excess risk has been protected in an acceptable manner.

(c) **ADDITIONAL OR REPLACEMENT BOND:** It is further mutually agreed between the parties hereto that if, at any time, the CITY shall deem the surety or sureties upon any bond to be unsatisfactory, or if for any reason, such bond (because of increases in the Work or otherwise) ceases to be adequate, the CONTRACTOR shall, at their expense within five (5) days after the receipt of notice from the CITY to do so, furnish an additional or replacement bond or bonds in such form, amount, and with such surety or sureties as shall be satisfactory to the CITY. In such event, no further payments to the CONTRACTOR shall be deemed to be due under this Contract until such new or additional security for the faithful performance of the Work shall be furnished in manner and form satisfactory to the CITY.

(d) **CO-SURETIES:** Subject to the following requirements, the bonds required by this Contract may be provided by more than one surety:

- (1) At least one of the co-sureties shall meet the requirements of Paragraph (b) for the full amount of the bond; and
- (2) Each surety shall be jointly and several liable for the full amount of the bond required.

(e) **FLORIDA AGENT:** The surety company shall have a Florida agent whose name shall be listed in the prescribed space on the forms provided by the CITY for all bonds required by the CITY.

## **ARTICLE 19 PROJECT RECORDS**

All documents relating in any manner whatsoever to the Project, or any designated portion thereof, which are in the possession of the CONTRACTOR, or any subcontractor of the CONTRACTOR, shall be

made available to the CITY and/or their consultants for inspection and copying upon written request by the CITY. Furthermore, said documents shall be made available, upon request by the CITY, to any state, federal or other regulatory authority and any such authority may review, inspect and copy such records. Said records include, but are not limited to, all drawings, plans, specifications, submittals, correspondence, minutes, memoranda, tape recordings, videos, or other writings or things which document the Project, its design, and its construction. Said records expressly include those documents reflecting the cost of construction to the CONTRACTOR. The CONTRACTOR shall maintain and protect these documents for no less than three (3) years after Completion of the Project, or for any longer period of time as may be required by law or good construction practice. The CONTRACTOR further agrees to include these provisions in any subcontracts issued by The CONTRACTOR in connection with this Agreement.

**ARTICLE 20  
APPLICABLE LAW**

The laws of the State of Florida shall govern this Agreement. In any litigation arising under this Agreement, the parties agree to a waiver of the right to a trial before a jury, and all such litigation shall be litigated only in a non-jury trial in St. Lucie County, Florida.

**ARTICLE 21  
SUCCESSORS AND ASSIGNS**

Each party binds itself, its successors, assigns, executors, administrators, or other representatives to the other party hereto and to successors, assigns, executors, administrators, or other representatives of such other party in connection with all terms and conditions of this Contract. The CONTRACTOR shall not assign this Contract without prior written consent of the CITY.

**ARTICLE 22  
MISCELLANEOUS PROVISIONS**

22(A) Compliance By CONTRACTOR: Nondiscrimination

CONTRACTOR shall comply with all Federal, State and Local laws, ordinances, rules and regulations of any authorities throughout the duration of this Agreement. The CONTRACTOR shall be responsible for compliance with any such law, ordinance, rule or regulation, and shall hold CITY harmless and indemnify same in the event of non-compliance. CONTRACTOR agrees to abide by the requirements under Federal Executive Order Number 11246, "Equal Employment Opportunity" as amended, including specifically the provisions of the equal opportunity clause.

22(B) Drug-Free Workplace

CONTRACTOR shall comply with Section 287.087, Florida Statutes, regarding Drug-Free Workplaces.

22(C) State and Local Taxes

Except as otherwise provided, contract prices shall include all applicable state and local taxes.

CONTRACTOR shall indemnify and hold harmless the CITY for any loss, cost, or expense incurred by, levied upon or billed to the CITY as a result of CONTRACTOR's failure to pay any tax of any type due in connection with this Agreement. CONTRACTOR shall ensure that the above sections are included in all subcontracts and sub-subcontracts and shall ensure withholding on out of state subcontractors and sub-subcontractors to which withholding is applicable.

22(D) Gratuities and Kickbacks

Gratuities. It shall be unethical for any person to offer, give, or agree to give any employee or former employee, or for any employee or former employee to solicit, demand, accept, or agree to accept from another person a gratuity or an offer of employment in connection with any decision, approval, disapproval, recommendation, preparation, or any part of a program requirement or a purchase request, influencing the content of any specification or procurement standard, rendering of advice, investigation, auditing, or in any other advisory capacity in any proceeding or application, request for ruling, determination, claim or controversy, or other particular matter pertaining to any program requirement of a contract or subcontract, or to any solicitation or proposal therefore.

Kickbacks. It shall be unethical for any payment, gratuity, or offer of employment to be made by or on behalf of a subcontractor under a contract to the prime contractor, or to hire any subcontractor or any person associated therewith, as an inducement for the award of a subcontract or order.

22(E) Any and all notices required to be sent under this Contract or otherwise shall be sent to the following:

**CITY:**  
Mark Zrallack, P.E., City Engineer  
**City of Fort Pierce**  
100 N. US Highway 1  
Fort Pierce, FL 34950  
Phone: 772-467-3774  
Fax: 772-460-6847

**CONTRACTOR:**  
Pete Scholer, Area Manager  
**C.W. Roberts Contracting, Inc.**  
8530 SW Jayme Way  
Palm City, FL 34990  
Phone: 772-288-0951

Copies to:  
**City Attorney**  
**City Manager**

**ARTICLE 23  
ENTIRE AGREEMENT**

Any modification to this Agreement must be supported by an additional, articulated consideration, and must either be in writing, executed by the parties hereto, or, if made orally, should be confirmed in writing, which writing should state the consideration which supports the modification. Failure to confirm an oral modification in writing shall constitute a waiver of any claim for additional compensation with regard to the oral modification. Nothing in this Article shall be construed to limit the CITY's authority to issue changes set forth in Article 13 herein.

**ARTICLE 24  
SEVERABILITY**

If any term or condition of this Contract or the application thereof to any person(s) or circumstances is held invalid, this invalidity shall not affect other terms, conditions or applications which can be given effect without the invalid term, condition, or application. To this end, the terms and conditions of this Contract are agreed to be severable.

**ARTICLE 25  
WAIVER**

Waiver of any breach of any term or condition of this Contract shall not be deemed a waiver of any prior or subsequent breach and shall not entitle any party hereto to any subsequent waiver of any terms hereunder. No term or condition of this Contract shall be held to be waived, modified, or deleted except by an instrument, in writing, signed by the parties hereto.

**ARTICLE 26  
E-VERIFY**

All requirements of Section 448.095, Florida Statutes, shall be complied with by CONTRACTOR. In accordance with, Section 448.095, Florida Statutes, CONTRACTOR shall register with and utilize the E-Verify System operated by the United States Department of Homeland Security to verify the employment eligibility of all new employees hired during the term of the Agreement and shall expressly require any subcontractors performing work or providing services pursuant to this Agreement to likewise utilize the E-Verify System to verify the employment eligibility of all new employees hired by the subcontractor during the term of this Contract. If CONTRACTOR enters into a contract with a subcontractor performing work or providing services on its behalf, CONTRACTOR shall also require the subcontractor to provide an affidavit stating that the subcontractor does not employ, contract with, or subcontract with an unauthorized alien. Information on registration for and use of the E-Verify System can be obtained via the internet at the Department of Homeland Security Web site: <http://www.dhs.gov/E-Verify>.

CONTRACTOR shall, upon request, provide evidence of compliance with this provision to the CITY. An agreement terminated pursuant to Section 448.095 is not a breach of contract and may not be considered as such. If the CITY terminates this Agreement with a CONTRACTOR, the CONTRACTOR may not be awarded a public contract for at least one (1) year after the date

on which the contract was terminated. CONTRACTOR is liable for any additional costs incurred by the CITY as a result of the termination of this Agreement under Section 448.095, Florida Statutes.

**ARTICLE 27  
SOVEREIGN  
IMMUNITY**

Nothing contained in this Contract shall be deemed or otherwise interpreted as waiving the City's Sovereign Immunity protections existing under the laws of the State of Florida, or as increasing the limits of liability as set forth in Section 768.28, Florida Statutes.

**ARTICLE 28  
PUBLIC RECORDS**

The CITY strictly adheres to all statutes, court decisions and the opinions of the Florida Attorney General with respect to disclosure of public information under Chapter 119, Florida Statutes, CONTRACTOR shall comply with all public records laws, specifically to:

- A. Keep and maintain public records required by the CITY to perform the service.
- B. Upon request from the CITY's custodian of public records, provide the CITY with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes, or as otherwise provided by law.
- C. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the Contract term and following completion of the Contract if CONTRACTOR does not transfer the records to the CITY.
- D. Upon completion of the Contract, transfer, at no cost, to the CITY all public records in possession of CONTRACTOR or keep and maintain public records required by the CITY to perform the service. If CONTRACTOR transfers all public records to the CITY upon completion of the Contract, CONTRACTOR shall destroy any duplicate public record that are exempt or confidential and exempt from public records disclosure requirements. If CONTRACTOR keeps and maintains public records upon completion of the Contract, CONTRACTOR shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the CITY, upon request from the CITY's custodian of public records, in a format that is compatible with the information technology systems of the CITY.

**IF CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS THROUGH THE CITY CLERK AT 772-467-3065, PUBLICRECORDS@CITYOFFORTPIERCE.COM, 100 NORTH U.S. HWY 1, FORT PIERCE, FL 34950.**

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the Parties have executed this Agreement under their several seals the day and year first written above.

WITNESSETH:

Dianne Beasley  
Print Name

[Signature]  
Signature

Brittany Beasley  
Print name

[Signature]  
Signature

CONTRACTOR:

[Signature]

By: PETE SCHOLER

Title: Area Manager

Federal Tax ID No. 59-1683951

ATTEST:

Linda Cox, City Clerk

CITY OF FORT PIERCE

Linda Hudson, Mayor

Date

APPROVED AS TO FORM AND CORRECTNESS:

Sara Hedges, City Attorney

Item No	Description	Unit	QTY	Unit Price	Amount
101-1A	Mobilization/Permits	LS	1	\$ 760,000.00	\$ 760,000.00
101-1B	Geotechnical and Materials Testing	LS	1	\$ 13,200.00	\$ 13,200.00
102-1A	Maintenance of Traffic	LS	1	\$ 54,200.00	\$ 54,200.00
104-1A	Erosion and Sediment Prevention Devices	LS	1	\$ 63,000.00	\$ 63,000.00
110-4A	Removal of Existing Concrete	SY	5,795	\$ 49.50	\$ 286,852.50
160-4	Type B Stabilization (12" Thick)	SY	3,100	\$ 39.75	\$ 123,225.00
285-701	Optional Base, Base Group 01 (LBR 100)	SY	650	\$ 120.00	\$ 78,000.00
285-706	Optional Base, Base Group 06 (LBR 100)	SY	1,985	\$ 68.00	\$ 134,980.00
327-70-12	Milling Exist Asphalt Pavement, 1 1/4" Avg Depth	SY	32,750	\$ 4.75	\$ 155,562.50
334-1-13	Superpave Asphaltic Concrete Traffic C (Overlay)	TN	2,200	\$ 230.00	\$ 506,000.00
425-1-201	Inlets, Curb, Type 9, <10'	EA	2	\$ 11,750.00	\$ 23,500.00
520-1-10	Concrete Curb and Gutter, Type F	LF	3,900	\$ 38.00	\$ 148,200.00
522-1	Concrete Sidewalk and Driveways 4" Thick	SY	4,050	\$ 62.25	\$ 252,112.50
522-2	Concrete Sidewalk and Driveways 6" Thick	SY	650	\$ 74.00	\$ 48,100.00
<b>523-3</b>	<b>Patterned Pavement (Crosswalks)</b>	<b>SY</b>	<b>2,400</b>	<b>\$ 227.50</b>	<b>\$ 546,000.00</b>
526-1-2	Pavers, Architectural, Sidewalk	SF	17,096	\$ 15.00	\$ 256,440.00
527-2	Detectable Warnings	SF	1,850	\$ 42.50	\$ 78,625.00
660-4-12	Vehicle Detection System - Video, F&I Above Ground System	EA	4	\$ 56,750.00	\$ 227,000.00
700-1-11	Single Post Sign, F&I, Ground Mount, Up to 12 SF	EA	24	\$ 1.25	\$ 30.00
700-1-60	Single Post Sign, Remove	EA	24	\$ 1.25	\$ 30.00
706-1-3	Raised Pavement Marker, Type B	EA	380	\$ 6.00	\$ 2,280.00
700-4-125A	Overhead Static Sign Structure, F&I, Span (51-100 FT)	EA	1	\$ 237,600.00	\$ 237,600.00
711-11-123	Thermoplastic, Standard, White, Solid 12" (Crosswalks)	LF	3,400	\$ 7.15	\$ 24,310.00
711-11-125	Thermoplastic, Standard, White, Solid 24" (Stop Line)	LF	1,000	\$ 9.50	\$ 9,500.00
711-11-170	Thermoplastic, Standard, White, Arrow	EA	24	\$ 106.50	\$ 2,556.00
711-11-180	Thermoplastic, Standard, White, Yield Line	LF	60	\$ 9.50	\$ 570.00
711-15-101	Thermoplastic, Standard, White, Solid 6" Longitudinal Lines	LF	3,000	\$ 3.00	\$ 9,000.00
711-15-131	Thermoplastic, Standard, White, Skip 6" 10-30 Skip	LF	1,500	\$ 3.00	\$ 4,500.00
711-15-201	Thermoplastic, Standard, Yellow, Solid 6" Longitudinal Lines	LF	9,000	\$ 2.50	\$ 22,500.00
1000-01A	Utility Adjustments/Coordination	LS	1	\$ 5,000.00	\$ 5,000.00
<b>TOTAL FINAL BID</b>					<b>\$ 4,072,873.50</b>



**CITY OF FORT PIERCE**  
**Purchasing Division**  
 100 North U.S. Highway 1  
 P.O. Box 1480  
 Fort Pierce, Florida 34950-1480  
[www.cityoffortpierce.com](http://www.cityoffortpierce.com)

Office: (772) 467-3102

Fax: (772) 467-3848

Bond Nos. WSC: 30266595  
 LMIC: 016253401

**PERFORMANCE BOND**

KNOW ALL MEN BY THESE PRESENTS: that

C. W. Roberts Contracting, Inc.

(Name of Contractor)

8530 SE Jayme Way, Palm City, FL 34990

(Address of Contractor)

a Florida Corporation

(Corporation, Partnership, or Individual)

Hereinafter called Principal, and Western Surety Company and Liberty Mutual Insurance Company

(Name of Surety)

WSC: 151 N. Franklin St., Chicago, IL 60606

LMIC: 175 Berkeley Street, Boston, MA 02116

(Address of Surety)

Hereinafter called Surety, are held and firmly bound unto:

City of Fort Pierce

(Name of Owner)

100 North U.S. Highway 1, Fort Pierce, Florida 34950

(Address of Owner)

Hereinafter called OWNER, in the penal sum of Four Million Seventy-Two Thousand Eight

Hundred Seventy-Three and 50/100

Dollars, (\$ 4,072,873.50 ),

in lawful money of the United States, for the payment of which sum well and truly to be made, we bind ourselves, our successors, and assigns, jointly and severally, firmly by these presents.

THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain contract with the Owner, dated the \_\_\_\_\_ day of \_\_\_\_\_, 2025, a copy of which is hereto attached and made a part hereof, to furnish labor and construction materials for the Avenue D Resurfacing from 29<sup>th</sup> Street to U.S. 1 identified in Bid No. 2025-024.

This Bond is being entered into to satisfy the requirements of Section 255.05, Florida Statutes, as the same may be amended. The Surety shall be bound by any and all arbitration awards to the same extent as Contractor is bound.

NOW, THEREFORE, the condition of this obligation is such that if Principal:

1. Promptly and faithfully performs its duties, all the covenants, terms, conditions, and Agreements of said Contract and remedies without cost to City any defects which may develop during a period of one (1) year from the date of the issuance of the final certificate of completion of each portion of the Work performed under said Agreement, and

2. Pays Owner all losses, damages (liquidated or actual), expenses, costs and attorneys' fees including costs and attorneys' fees on appeal that Owner sustains resulting directly or indirectly from any breach or default by Principal under the Contract, and

3. Satisfies all claims and demands incurred under the Contract, and fully indemnifies and holds harmless the Owner from all costs and damages which it may suffer by reason of failure to do so, then this bond is void; otherwise it shall remain in full force and effect.

In the event that the Principal shall fail to perform any of the terms, covenants, and conditions of the Contract during the period in which this Performance Bond is in effect, the Surety shall remain liable to the Owner for all such loss or damage (including reasonable attorneys' fees and costs and attorneys' fees on appeal) resulting from any failure to perform up to the amount of the Penal Sum.

In the event that the Surety fails to fulfill its obligations under this Performance Bond, then the Surety shall also indemnify and hold the Owner harmless from any and all loss, damage, cost and expense, including reasonable attorneys' fees and costs for all trial and appellate proceedings, resulting directly or indirectly from the Surety's failure to fulfill its obligations hereunder. This paragraph shall survive the termination or cancellation of this Performance Bond.

The Surety, for value received, hereby stipulates and agrees that its obligations hereunder shall be direct and immediate and not conditional or contingent upon Owner's pursuit of its remedies against Principal, and shall remain in full force and effect notwithstanding (i) amendments or modifications to the Contract entered into by Owner and Principal without the Surety's knowledge or consent, (ii) waivers of compliance with or any default under the Contract granted by Owner to Principal without the Surety's knowledge or consent, or (iii) the discharge of Principal from its obligations under the Contract as a result of any proceeding initiated under the Bankruptcy Code of 1978, as the same may be amended, or any similar state or federal law, or any limitation of the liability of Principal or its estate as a result of any such proceeding.

Any changes in or under the Contract Documents (which include the Plans, Drawings, and Specifications), and compliance or noncompliance with any formalities connected with the Contract or the changes therein shall not affect Surety's obligations under this Bond, and Surety hereby waives notice of any such changes. Further, Principal and Surety acknowledge that the Penal Sum of this bond shall increase or decrease in accordance with approved changes or other modifications to the Contract Documents.

IN WITNESS WHEREOF, this instrument executed in 2 \_\_\_\_\_ (Number)

counterparts, each of which shall be deemed an original, this 7 day of JAN, 2025.

ATTEST:

Morgan Quirk  
(Principal) Secretary

C.W. Roberts Contracting, Inc.  
Principal

By [Signature]

Name Morgan Quirk  
(Type)

Name Peto Scholer  
(Type)

(Corporate Seal)

Title Area Manager

[Signature]  
Witness as to Principal

8530 SW Jayme Way  
(Address)

Palm City FL 34990

Amber Baiada  
Witness as to Principal

ATTEST:

[Signature]  
(Surety) Secretary

Western Surety Company and Liberty Mutual Insurance Company  
Surety

By [Signature]  
Attorney-in-Fact

Name Maria D. Zuniga, Attorney-in-Fact  
(Type)

Name Michael Garcia, Attorney-in-Fact  
(Type)

(Corporate Seal)

WSC: 151 N. Franklin St., Chicago, IL 60606  
(Address)

[Signature]  
Witness as to Surety Namesia Anderson

LMIC: 175 Berkeley Street, Boston, MA 02116

[Signature]  
Witness as to Surety Vickie Lacy

NOTE: Date of BOND must not be prior to date of Contract. If Contractor is a Partnership, all partners should execute BOND.

IMPORTANT: Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the State where the Project is located, unless otherwise specifically approved in writing by City.

ATTACH: A certified copy of Power of Attorney appointing individual Attorney-in-Fact for execution of Performance Bond on behalf of Surety.

(The Performance Bond and the Payment Bond and the covered amounts of each are separate and distinct from each other.)

END OF SECTION



prosecution of the Work provided for in the Contract, then this obligation shall be void; otherwise, it shall remain in full force and effect, subject, however, to the following conditions:

1. This bond is furnished for the sole purpose of complying with the requirements of Section 255.05, Florida Statutes, as the same may be amended.
2. It is a specific condition of this bond that a claimant's right of action on the bond is limited to the provisions of Section 255.05, Florida Statutes, including, but not limited to, the one-year time limitation within which suits may be brought.

Therefore, a claimant, except a laborer, who is not in privity with the Contractor and who has not received payment for his labor, material, or supplies shall, within forty-five (45) days after beginning to furnish labor, materials, or supplies for the prosecution of the Work, furnish the Contractor with a notice that he intends to look to the bond for protection. A claimant who is not in privity with the Contractor and who has not received payment for his labor, materials or supplies shall, within ninety (90) days after performance of the labor or completion of delivery of the materials or supplies, deliver to the Contractor and to the Surety written notice of the performance of the labor or delivery of the materials or supplies and of the nonpayment. No action for the labor, materials or supplies may be instituted against the Contractor or the Surety unless both notices have been given. No action shall be instituted against the Contractor or the Surety on the bond after one (1) year from the performance of the labor or completion of the delivery of the materials or supplies.

3. The Surety, for value received, hereby stipulates and agrees that its obligations hereunder shall remain in full force and effect notwithstanding (i) amendments or modifications to the Contract entered into by Owner and Principal without the Surety's knowledge or consent, (ii) waivers of compliance with or any default under the Contract granted by Owner to Principal without the Surety's knowledge or consent, or (iii) the discharge of Principal from its obligations under the Contract as a result of any proceeding initiated under the Bankruptcy Code of 1978, as the same may be amended, or any similar state or federal law, or any limitation of the liability of Principal or its estate as a result of such proceeding.

4. Any changes in or under the Contract Documents (which include the Plans, Drawings, and Specifications) and compliance or noncompliance with any formalities connected with the Contract or the changes therein, shall not affect Surety's obligations under this Bond, and Surety hereby waives notice of any such changes. Further, Principal and Surety acknowledge that the Penal Sum of this bond shall increase or decrease in accordance with approved changes or other modifications to the Contract Documents.

IN WITNESS WHEREOF, this instrument executed in 2 (Number) counterparts, each of which shall be deemed an original, this 7 day of JAN, 2025.

ATTEST:

Morgan Quirk  
(Principal) Secretary

C.W. Roberts Contracting, Inc.  
Principal

By [Signature]

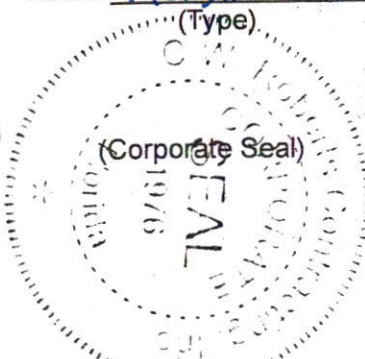
Name Morgan Quirk  
(Type)

Name Pete Scholer  
(Type)

Title Area Manager

8530 SW Jayme Way  
(Address)

Palm City FL 34990



*[Handwritten Signature]*

Witness as to Principal

*[Handwritten Signature]*

Witness as to Principal

ATTEST:

Western Surety Company and  
Liberty Mutual Insurance Company

Surety

*[Handwritten Signature]*

(Surety) Secretary

By

*[Handwritten Signature]*

Attorney-in-Fact

Name María D. Zuniga, Attorney-in-Fact

(Type)

Name Michael Garcia, Attorney-in-Fact

(Type)

WSC: 151 N. Franklin St., Chicago, IL 60606

(Address)

LMIC: 175 Berkeley Street, Boston, MA 02116



Witness as to Surety

Namesia Anderson

Witness as to Surety

Vickie Lacy

NOTE:

Date of BOND must not be prior to date of Contract. If Contractor is a Partnership, all partners should execute BOND.

IMPORTANT:

Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the State where the Project is located, unless otherwise specifically approved in writing by City.

ATTACH:

A certified copy of Power of Attorney appointing individual Attorney-in-Fact for execution of Performance Bond on behalf of Surety.

(The Performance Bond and the Payment Bond and the covered amounts of each are separate and distinct from each other.)

**END OF SECTION**

# Western Surety Company

## POWER OF ATTORNEY APPOINTING INDIVIDUAL ATTORNEY-IN-FACT

Know All Men By These Presents, That WESTERN SURETY COMPANY, a South Dakota corporation, is a duly organized and existing corporation having its principal office in the City of Sioux Falls, and State of South Dakota, and that it does by virtue of the signature and seal herein affixed hereby make, constitute and appoint

**Marc W Boots, Vickie Lacy, Richard Covington, Maria D Zuniga, Joseph R Aulbert, Ashley Koletar, Ryan Varela, Jacob Boots, Stephanie Moore Harold, Melanie Salinas, Michael Garcia, Kelly M Coleman, Individually**

of Houston, TX, its true and lawful Attorney(s)-in-Fact with full power and authority hereby conferred to sign, seal and execute for and on its behalf bonds, undertakings and other obligatory instruments of similar nature

### - In Unlimited Amounts -

and to bind it thereby as fully and to the same extent as if such instruments were signed by a duly authorized officer of the corporation and all the acts of said Attorney, pursuant to the authority hereby given, are hereby ratified and confirmed.

This Power of Attorney is made and executed pursuant to and by authority of the Authorizing By-Laws and Resolutions printed at the bottom of this page, duly adopted, as indicated, by the shareholders of the corporation.

In Witness Whereof, WESTERN SURETY COMPANY has caused these presents to be signed by its Vice President and its corporate seal to be hereto affixed on this 23rd day of August, 2025.



WESTERN SURETY COMPANY

*Larry Kasten*

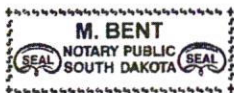
Larry Kasten, Vice President

State of South Dakota }  
County of Minnehaha } ss

On this 23rd day of August, 2025, before me personally came Larry Kasten, to me known, who, being by me duly sworn, did depose and say: that he resides in the City of Sioux Falls, State of South Dakota; that he is a Vice President of WESTERN SURETY COMPANY described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed pursuant to authority given by the Board of Directors of said corporation and that he signed his name thereto pursuant to like authority, and acknowledges same to be the act and deed of said corporation.

My commission expires

March 2, 2026



*M. Bent*

M. Bent, Notary Public

### CERTIFICATE

I, Paula Kolsrud, Assistant Secretary of WESTERN SURETY COMPANY do hereby certify that the Power of Attorney hereinabove set forth is still in force, and further certify that the By-Laws and Resolutions of the corporation printed below this certificate are still in force. In testimony whereof I have hereunto subscribed my name and affixed the seal of the said corporation this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.



WESTERN SURETY COMPANY

*Paula Kolsrud*

Paula Kolsrud, Assistant Secretary

### Authorizing By-Laws and Resolutions

#### ADOPTED BY THE SHAREHOLDERS OF WESTERN SURETY COMPANY

This Power of Attorney is made and executed pursuant to and by authority of the following By-Law duly adopted by the shareholders of the Company.

Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, and Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys in Fact or agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile.

This Power of Attorney is signed by Larry Kasten, Vice President, who has been authorized pursuant to the above Bylaw to execute power of attorneys on behalf of Western Surety Company.

This Power of Attorney may be signed by digital signature and sealed by a digital or otherwise electronic-formatted corporate seal under and by the authority of the following Resolution adopted by the Board of Directors of the Company by unanimous written consent dated the 27<sup>th</sup> day of April, 2022:

"RESOLVED: That it is in the best interest of the Company to periodically ratify and confirm any corporate documents signed by digital signatures and to ratify and confirm the use of a digital or otherwise electronic-formatted corporate seal, each to be considered the act and deed of the Company."

Go to [www.cnasurety.com](http://www.cnasurety.com) > Owner / Oblige Services > Validate Bond Coverage, if you want to verify bond authenticity.



# POWER OF ATTORNEY

Certificate No: 8214058-022004

Liberty Mutual Insurance Company  
The Ohio Casualty Insurance Company  
West American Insurance Company

**KNOWN ALL PERSONS BY THESE PRESENTS:** That The Ohio Casualty Insurance Company is a corporation duly organized under the laws of the State of New Hampshire, that Liberty Mutual Insurance Company is a corporation duly organized under the laws of the State of Massachusetts, and West American Insurance Company is a corporation duly organized under the laws of the State of Indiana (herein collectively called the "Companies"), pursuant to and by authority herein set forth, does hereby name, constitute and appoint Ashley Koletar; Dylan Young; Jacob Boots; Joseph R. Aulbert; Kelly M. Coleman; Marc W. Boots; Maria D. Zuinga; Melanie Salinas; Michael Garcia; Namesia Anderson; Richard Covington; Ryan Varela; Stephanie Moore Harold; Susan Golla; Vickie Lacy

all of the city of Houston state of TX each individually if there be more than one named, its true and lawful attorney-in-fact to make, execute, seal, acknowledge and deliver, for and on its behalf as surety and as its act and deed, any and all undertakings, bonds, recognizances and other surety obligations, in pursuance of these presents and shall be as binding upon the Companies as if they have been duly signed by the president and attested by the secretary of the Companies in their own proper persons.

IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Companies and the corporate seals of the Companies have been affixed thereto this 19th day of May, 2025.



Liberty Mutual Insurance Company  
The Ohio Casualty Insurance Company  
West American Insurance Company

By: Nathan J. Zangerle  
Nathan J. Zangerle, Assistant Secretary

State of PENNSYLVANIA ss  
County of MONTGOMERY

On this 19th day of May, 2025 before me personally appeared Nathan J. Zangerle, who acknowledged himself to be the Assistant Secretary of Liberty Mutual Insurance Company, The Ohio Casualty Company, and West American Insurance Company, and that he, as such, being authorized so to do, execute the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my notarial seal at Plymouth Meeting, Pennsylvania, on the day and year first above written.



Commonwealth of Pennsylvania - Notary Seal  
Teresa Pastella, Notary Public  
Montgomery County  
My commission expires March 28, 2029  
Commission number 1126044  
Member, Pennsylvania Association of Notaries

By: Teresa Pastella  
Teresa Pastella, Notary Public

This Power of Attorney is made and executed pursuant to and by authority of the following By-laws and Authorizations of The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company which resolutions are now in full force and effect reading as follows:

**ARTICLE IV – OFFICERS:** Section 12. Power of Attorney.

Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary. Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

**ARTICLE XIII – Execution of Contracts:** Section 5. Surety Bonds and Undertakings.

Any officer of the Company authorized for that purpose in writing by the chairman or the president, and subject to such limitations as the chairman or the president may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Company by their signature and execution of any such instruments and to attach thereto the seal of the Company. When so executed such instruments shall be as binding as if signed by the president and attested by the secretary.

**Certificate of Designation** – The President of the Company, acting pursuant to the Bylaws of the Company, authorizes Nathan J. Zangerle, Assistant Secretary to appoint such attorneys-in-fact as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations.

**Authorization** – By unanimous consent of the Company's Board of Directors, the Company consents that facsimile or mechanically reproduced signature of any assistant secretary of the Company, wherever appearing upon a certified copy of any power of attorney issued by the Company in connection with surety bonds, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

I, Renee C. Llewellyn, the undersigned, Assistant Secretary, The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company do hereby certify that the original power of attorney of which the foregoing is a full, true and correct copy of the Power of Attorney executed by said Companies, is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this \_\_\_\_\_ day of \_\_\_\_\_, 2025.



By: Renee C. Llewellyn  
Renee C. Llewellyn, Assistant Secretary

Not valid for mortgage, note, loan, letter of credit, currency rate, interest rate or residual value guarantees.

For bond and/or Power of Attorney (POA) verification inquiries, please call 610-832-8240 or email HOSUR@libertymutual.com.



**CITY OF FORT PIERCE  
AFFIDAVIT REGARDING THE USE COERCION  
FOR LABOR OR SERVICES**

Vendor name: C. W. Roberts Contracting, Inc.

Authorized Representative's Name and Title: Pete Scholer, Area Manager

Address: 8530 SW Jayme Way

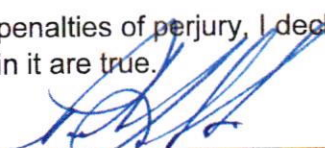
City: Palm City State: Floria Zip Code: 35990

Phone Number: 772-288-0951 Email  
Address: pscholer@cwrcontracting.com

Section 787.06(13), Florida Statutes, requires all nongovernmental entities executing, renewing, or extending a contract with a governmental entity to provide an affidavit signed by an officer or representative of the nongovernmental entity under penalty of perjury that the nongovernmental entity does not use coercion for labor or services as defined in that statute. As the person authorized to sign on behalf of Vendor, I certify that the company identified does not:

1. Use or threaten to use physical force against any person;
2. Restrain, isolate, or confine or threaten to restrain, isolate, or confine any person without lawful authority and against her or his will;
3. Use lending or other credit methods to establish a debt by any person when labor or services are pledged as a security for the debt, if the value of the labor or services as reasonably assessed is not applied toward the liquidation of the debt, the length and nature of the labor or services are not respectively limited and defined;
4. Destroy, conceal, remove, confiscate, withhold, or possess any actual or purported passport, visa, or other immigration document, or any other actual or purported government identification document, of any person;
5. Cause or threaten to cause financial harm to any person;
6. Entice or lure any person by fraud or deceit; or
7. Provide a controlled substance as outlined in Schedule I or Schedule II of section 893.03, Florida Statutes, to any person for the purpose of exploitation of that person.

Under penalties of perjury, I declare that I have read the foregoing document and that the facts stated in it are true.

By:  Peter Scholer, Area Manager 1/5/2026  
 Authorized Signature Printed Name and Title Date

STATE OF FLORIDA  
COUNTY OF Martin

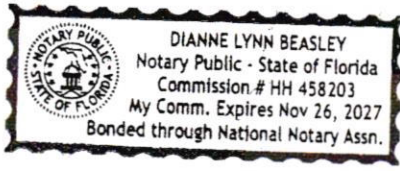
Sworn (or affirmed) and subscribed before me by means of  physical presence or  online notarization

this 5<sup>th</sup> day of January, 2026 by Pete Scholer, who is

- personally known or
- produced identification (ID produced: \_\_\_\_\_).

Notary Public Signature: [Signature] (Seal)

Print Name: \_\_\_\_\_ My Commission Expires: \_\_\_\_\_





# CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

12/23/2025

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

**IMPORTANT:** If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

<b>PRODUCER</b> MARSH USA LLC. 155 N. WACKER, SUITE 1200 CHICAGO, IL 60661	<b>CONTACT NAME:</b> Marsh   Business & Client Services <b>PHONE (A/C, No, Ext):</b> <b>E-MAIL ADDRESS:</b> Chicago.CertRequest@marsh.com	<b>FAX (A/C, No):</b>
	<b>INSURER(S) AFFORDING COVERAGE</b>	
<b>INSURED</b> C.W. Roberts Inc. P.O. Box 188 Hosford FL 323346	PAVERES-01 <b>INSURER A :</b> Allied World National Assuranc	10690
	<b>INSURER B :</b> SAFETY NATIONAL CASUALTY CORPO	15105
	<b>INSURER C :</b>	
	<b>INSURER D :</b>	
	<b>INSURER E :</b>	
<b>INSURER F :</b>		

**COVERAGES**

CERTIFICATE NUMBER: 1355518552

REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
B	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR  GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input checked="" type="checkbox"/> PROJECT <input type="checkbox"/> LOC <input type="checkbox"/> OTHER:	Y	Y	GL 6676944	10/1/2025	10/1/2026	EACH OCCURRENCE \$ 5,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 1,000,000 MED EXP (Any one person) \$ 10,000 PERSONAL & ADV INJURY \$ 5,000,000 GENERAL AGGREGATE \$ 10,000,000 PRODUCTS - COMP/OP AGG \$ 10,000,000 \$
B	<input checked="" type="checkbox"/> AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO OWNED AUTOS ONLY <input checked="" type="checkbox"/> HIRED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS NON-OWNED AUTOS ONLY	Y	Y	CA 6676946	10/1/2025	10/1/2026	COMBINED SINGLE LIMIT (Ea accident) \$ 5,000,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$ \$
A	<input checked="" type="checkbox"/> UMBRELLA LIAB <input checked="" type="checkbox"/> OCCUR <input checked="" type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE DED RETENTION \$	Y	Y	03125099	10/1/2025	10/1/2026	EACH OCCURRENCE \$ 5,000,000 AGGREGATE \$ 5,000,000 \$
B	<input checked="" type="checkbox"/> WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	Y	N/A	LDC4069570	10/1/2025	10/1/2026	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTH-ER E.L. EACH ACCIDENT \$ 2,000,000 E.L. DISEASE - EA EMPLOYEE \$ 2,000,000 E.L. DISEASE - POLICY LIMIT \$ 2,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)  
 Proprietor/Partner/Executive Officer/Member Excluded: All Officers

See Acord 101

**CERTIFICATE HOLDER**

City of Fort Pierce  
 Attn: Purchasing Depart  
 PO Box 1480  
 Fort Pierce, FL 34954-1480

**CANCELLATION**

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

*Marsh USA LLC*

© 1988-2015 ACORD CORPORATION. All rights reserved.



## ADDITIONAL REMARKS SCHEDULE

AGENCY MARSH USA LLC.		NAMED INSURED FSC II, LLC	
POLICY NUMBER		EFFECTIVE DATE: 10/01/2025	
CARRIER	NAIC CODE		

**ADDITIONAL REMARKS**

**THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,  
FORM NUMBER: 25 FORM TITLE: CERTIFICATE OF LIABILITY INSURANCE**

Additional Certificate Holders Include: SOUTH CREEK BUILDING CORPORATION, SOUTH CREEK BLDG 5 LLC, BEECHWOOD CHAPEL HILL LLC, BEECHWOOD NCGC LLC, BEECHWOOD WEDDINGTON LLC, BEECHWOOD OBEY CREEK LLC, BEECHWOOD HOWEY LLC, BEECHWOOD FERNCLIFF LLC, BEECHWOOD JACKSON LLC, BEECHWOOD SHIVES LLC, BEECHWOOD COMMERCIAL LLC, BEECHWOOD OPERATING COMPANY LLC, BEECHWOOD BROKERS LLC, BEECHWOOD CAROLINA LLC, BEECHWOOD REA LLC, THE BEECHWOOD ORGANIZATION, MILE DEVELOPMENT CORP. AND BWD MILE DEVELOPMENT LLC and its subsidiaries, affiliates, agents, officers, directors and employees.

The General Liability, Automobile, and Umbrella policies contain blanket Additional Insured endorsements in favor of all parties where required by a written contract. In the event of cancellation by the insurance companies, the policies have been endorsed to provide thirty (30) days' Notice of Cancellation (except for 10 days for non-payment of premium) to the certificate holder shown below. Coverage is primary and non-contributory as respects to the General Liability, Automobile and Excess Liability policies as required by written contract. The General Liability, Automobile, Workers' Compensation and Excess policies contain blanket Waiver of Subrogation endorsements in favor of all parties where required by written contract.

Contractor's Professional/Pollution Liability

Carrier: Berkley Assurance Company, A+, XV, NAIC #39462 Policy Number: PCADB-5023261-1025  
Effective: 10/01/2025 Expiration: 10/01/2026

Professional Limit:  
\$5,000,000 Aggregate  
\$5,000,000 Each Act, Error or Omission

Self-Insured Retention:  
\$100,000 Each Claim or First Party Claim  
\$200,000 Aggregate

Pollution Limit:  
\$5,000,000 Aggregate  
\$5,000,000 Each Claim

Self-Insured Retention:  
\$100,000 Each Claim or First Party Claim  
\$200,000 Aggregate

**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

## **DESIGNATED INSURED FOR COVERED AUTOS LIABILITY COVERAGE**

This endorsement modifies insurance provided under the following:

- AUTO DEALERS COVERAGE FORM
- BUSINESS AUTO COVERAGE FORM
- MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by this endorsement.

This endorsement identifies person(s) or organization(s) who are "insureds" for Covered Autos Liability Coverage under the Who Is An Insured provision of the Coverage Form. This endorsement does not alter coverage provided in the Coverage Form.

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

<p><b>Named Insured:</b> CONSTRUCTION PARTNERS, INC.</p> <p><b>Endorsement Effective Date:</b> 2025-10-01</p>
---

### **SCHEDULE**

<p><b>Name Of Person(s) Or Organization(s):</b></p> <p>Any person or organization as required by written contract or agreement that is executed prior to the loss.</p>
<p>Information required to complete this Schedule, if not shown above, will be shown in the Declarations.</p>

Each person or organization shown in the Schedule is an "insured" for Covered Autos Liability Coverage, but only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in Paragraph **A.1.** of Section **II** – Covered Autos Liability Coverage in the Business Auto and Motor Carrier Coverage Forms and Paragraph **D.2.** of Section **I** – Covered Autos Coverages of the Auto Dealers Coverage Form.

**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.  
ADDITIONAL INSURED – OWNERS, LESSEES OR  
CONTRACTORS – SCHEDULED PERSON OR  
ORGANIZATION**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

**SCHEDULE**

Name Of Additional Insured Person(s) Or Organization(s):	Location(s) Of Covered Operations
Any person or organization as required by written contract or agreement that is executed prior to the loss.	All of your projects.
Information required to complete this Schedule, if not shown above, will be shown in the Declarations.	

**A. Section II – Who Is An Insured** is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:

1. Your acts or omissions; or
2. The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above.

**B.** With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to "bodily injury" or "property damage" occurring after:

1. All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
2. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

**ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – COMPLETED OPERATIONS**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

**SCHEDULE**

Name Of Additional Insured Person(s) Or Organization(s):	Location And Description Of Completed Operations
Any person or organization as required by written contract or agreement that is executed prior to the loss.	All of your projects.

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

**Section II – Who Is An Insured** is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury" or "property damage" caused, in whole or in part, by "your work" at the location designated and described in the schedule of this endorsement performed for that additional insured and included in the "products-completed operations hazard".

**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

# **WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US (WAIVER OF SUBROGATION)**

This endorsement modifies insurance provided under the following:

- COMMERCIAL GENERAL LIABILITY COVERAGE PART
- ELECTRONIC DATA LIABILITY COVERAGE PART
- LIQUOR LIABILITY COVERAGE PART
- POLLUTION LIABILITY COVERAGE PART DESIGNATED SITES
- POLLUTION LIABILITY LIMITED COVERAGE PART DESIGNATED SITES
- PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART
- RAILROAD PROTECTIVE LIABILITY COVERAGE PART
- UNDERGROUND STORAGE TANK POLICY DESIGNATED TANKS

### **SCHEDULE**

<p><b>Name Of Person(s) Or Organization(s):</b></p> <p>Any Person or Organization as required by written contract or agreement that is executed prior to the loss.</p>
<p>Information required to complete this Schedule, if not shown above, will be shown in the Declarations.</p>

The following is added to Paragraph **8. Transfer Of Rights Of Recovery Against Others To Us** of **Section IV – Conditions:**

We waive any right of recovery against the person(s) or organization(s) shown in the Schedule above because of payments we make under this Coverage Part. Such waiver by us applies only to the extent that the insured has waived its right of recovery against such person(s) or organization(s) prior to loss. This endorsement applies only to the person(s) or organization(s) shown in the Schedule above.

**Endorsement No: 26**

This Endorsement, effective: October 1, 2025

(at 12:01 A.M. standard time at the address of the **Named Insured** as shown in Item 1. B. of the Declarations)

forms a part of Policy No: 0312-5099

Issued to: Construction Partners, Inc.

by: Allied World National Assurance Company

**AMENDMENT TO DEFINITION OF INSURED – ADDITIONAL INSURED PRIMARY AND NON-CONTRIBUTORY WHERE REQUIRED BY CONTRACT**

It is agreed that this policy is amended as follows:

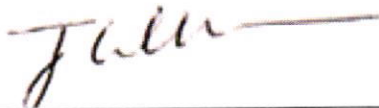
Section **VI. DEFINITIONS**, Paragraph F. **Insured** is amended to include the following additional provision:

Any person or organization for whom you are performing operations when you and such person or organization have agreed in writing in a contract or agreement that such person or organization is an additional **Insured** on your policy, but only if such person or organization is included under the coverage provided by **Scheduled Underlying Insurance**. Such person or organization is an additional **Insured** only with respect to liability arising out of **Your Work** at the location designated. Coverage afforded to these additional **Insured** parties will be primary to, and non-contributory with, any other insurance available to that person or organization where required of you by written contract or agreement.

The above provision does not apply to liability arising out of the sole negligence of such person or organization for its own acts or omissions or those of its employees or anyone else acting on its behalf.

All other terms and conditions of this policy remain unchanged.

By:



\_\_\_\_\_  
Joseph Cellura

Title: **President, North American Casualty Division**

The first **Named Insured** designated in Item 1. of the Declarations will be responsible for payment of all premiums when due. The premium for this policy will be computed on the basis set forth in Item 6. of the Declarations. At the beginning of the **Policy Period**, you must pay us the Advance Premium shown in Item 6. of the Declarations.

When this policy expires or if it is cancelled, we will compute the earned premium for the time this policy was in force. If this policy is subject to audit adjustment, the actual exposure base will be used to compute the earned premium. If the earned premium is greater than the Advance Premium, you will promptly pay us the difference. If the earned premium is less than the Advance Premium, we will return the difference to you. But in any event, we will retain the Minimum Premium as shown in Item 6. of the Declarations for each twelve months of the **Policy Period**.

#### N. **Separation of Insureds**

Except with respect to the Limits of Insurance of this policy and rights or duties specifically assigned to the first **Named Insured** designated in Item 1. of the Declarations, this insurance applies:

1. as if each **Named Insured** were the only **Named Insured**; and
2. separately to each **Insured** against whom claim is made or **Suit** is brought.

#### O. **Transfer of Rights of Recovery**

1. If any **Insured** has rights to recover all or part of any payment we have made under this policy, those rights are transferred to us. The **Insured** must do nothing after loss to impair these rights and must help us enforce them.
2. Any recoveries will be applied as follows:
  - a. any person or organization, including the **Insured**, that has paid an amount in excess of the applicable Limits of Insurance of this policy will be reimbursed first;
  - b. we then will be reimbursed up to the amount we have paid; and
  - c. lastly, any person or organization, including the **Insured** that has paid an amount over which this policy is excess is entitled to claim the remainder.

Expenses incurred in the exercise of rights of recovery will be apportioned among the persons or organizations, including the **Insured**, in the ratio of their respective recoveries as finally settled.

3. If, prior to the time of an **Occurrence**, you waive any right of recovery against a specific person or organization for injury or damage as required under an **Insured Contract**, we will also waive any rights we may have against such person or organization

#### P. **Transfer of Your Rights and Duties**

Your rights and duties under this policy may not be transferred without our written consent. If you die or are legally declared bankrupt, your rights and duties will be transferred to your legal representative, but only while acting within the scope of duties as your legal representative. However, notice of cancellation sent to the first **Named Insured** designated in Item 1.A. of the Declarations and mailed to the address designated in Item 1.B. of the Declarations of this policy will be sufficient notice to effect cancellation of this policy.

**Endorsement No: 40**

This Endorsement, effective: October 01, 2025

(at 12:01 A.M. standard time at the address of the **Named Insured** as shown in Item 1. B. of the Declarations)

forms a part of Policy No: 0312-5099

Issued to: Construction Partners, Inc.

by: Allied World National Assurance Company

**ADDITIONAL CANCELLATION NOTICE**

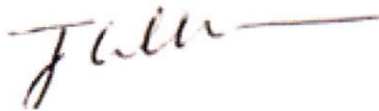
It is agreed that Section **V. CONDITIONS** is amended to include the following additional provision:

**Additional Cancellation Notice**

If we cancel this policy for any reason, other than for the non-payment of premium, we will endeavor to provide advance notice of such cancellation to the entity(ies) or individual(s) listed on any Schedule of Additional Cancellation Notice attached to this policy. We will send notice to the email or mailing address listed on such Schedule at least thirty (30) days before the cancellation becomes effective. A notice shall be mailed only when a valid address is provided. In no event shall the notice to such person or entity exceed the notice to the first **Named Insured**. This advance notice of a pending cancellation of coverage is intended as a courtesy only. Our failure to provide such advance notice will not extend the policy cancellation date nor negate cancellation of the policy, nor shall this endorsement provide any rights to any entity or individual not insured under this policy.

All other terms and conditions of this policy remain unchanged.

By:



\_\_\_\_\_  
Joseph Cellura

**Title: President, North American Casualty Division**

**Date: October 01, 2025**

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

## WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

This endorsement modifies insurance provided under the following:

COMMERCIAL AUTOMOBILE COVERAGE PART

### SCHEDULE

**Name Of Person Or Organization:**

Any Person or Organization as required by written contract or agreement that is executed prior to the loss.

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

### CHANGE

We waive any right of recovery we may have against the person or organization shown in the Schedule above because of payments we make for "bodily injury" or "property damage" to which this insurance applies, caused by an "accident" and resulting from the ownership, maintenance or use of a covered "auto". This waiver applies only to the person or organization shown in the Schedule above.

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.  
(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective 10/01/2025 Policy No. CA 6676946 Endorsement No.  
Named Insured CONSTRUCTION PARTNERS, INC. Premium \$ Included  
Insurance Company Safety National Casualty Corporation

Countersigned By \_\_\_\_\_

**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

## **SPECIAL NOTICE OF CANCELLATION SERVICE PROVIDED TO IDENTIFIED THIRD PARTIES**

This endorsement modifies insurance provided under the following:

COMMERCIAL AUTOMOBILE COVERAGE PART

### **CHANGE**

The following new provision is added to **A. Cancellation** of the **COMMON POLICY CONDITIONS** or such other applicable state cancellation endorsement:

As a special service to you, if we cancel this policy for any reason other than non-payment of premium, within thirty (30) days prior to the effective date of cancellation, we will mail a copy of such written notice of cancellation to all third persons whose name and address have, during the applicable policy period, been placed on file with us through your broker of record due to third party contractual requirements relating to such notice.

As a special service to you, if we cancel this policy for non-payment of premium, within ten (10) days prior to the effective date of cancellation, we will mail a copy of such written notice of cancellation to all third persons whose name and address have, during the applicable policy period, been placed on file with us through your broker of record due to third party contractual requirements relating to such notice.

If we have been provided with an electronic address of such third parties, at our election we may send notice of cancellation to such third parties by electronic mail.

Notice of cancellation of coverage provided to a certificate holder is a courtesy only. Failure to provide such notice will not extend the policy cancellation date, negate the cancellation of the policy, nor confer any rights nor expectations upon the certificate holder nor subject us, our agents nor representatives to liability for failure to provide notice.

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.  
(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective 10/01/2025      Policy No. CA 6676946      Endorsement No.  
Named Insured CONSTRUCTION PARTNERS, INC.      Premium \$ Included  
Insurance Company Safety National Casualty Corporation

Countersigned By \_\_\_\_\_  
(Countersignature by the Broker or Agent shall only occur  
in the mailing states that require countersignature)

**THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**

## **SPECIAL NOTICE OF CANCELLATION SERVICE PROVIDED TO IDENTIFIED THIRD PARTIES**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

### **CHANGE**

The following new provision is added to **A. Cancellation** of the **COMMON POLICY CONDITIONS** or such other applicable state cancellation endorsement:

As a special service to you, if we cancel this policy for any reason other than non-payment of premium, within thirty (30) days prior to the effective date of cancellation, we will mail a copy of such written notice of cancellation to all third persons whose name and address have, during the applicable policy period, been placed on file with us through your broker of record due to third party contractual requirements relating to such notice.

As a special service to you, if we cancel this policy for non-payment of premium, within ten (10) days prior to the effective date of cancellation, we will mail a copy of such written notice of cancellation to all third persons whose name and address have, during the applicable policy period, been placed on file with us through your broker of record due to third party contractual requirements relating to such notice.

If we have been provided with an electronic address of such third parties, at our election we may send notice of cancellation to such third parties by electronic mail.

Notice of cancellation of coverage provided to a certificate holder is a courtesy only. Failure to provide such notice will not extend the policy cancellation date, negate the cancellation of the policy, nor confer any rights nor expectations upon the certificate holder nor subject us, our agents nor representatives to liability for failure to provide notice.

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.  
(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective 10/01/2025      Policy No. GL 6676944      Endorsement No.  
Named Insured CONSTRUCTION PARTNERS, INC.      Premium \$ Included  
Insurance Company Safety National Casualty Corporation

Countersigned By \_\_\_\_\_  
(Countersignature by the Broker or Agent shall only occur  
in the mailing states that require countersignature)

**SPECIAL NOTICE OF CANCELLATION SERVICE  
PROVIDED TO IDENTIFIED THIRD PARTIES ENDORSEMENT**

As a special service to you, if we cancel this policy for any reason other than non-payment of premium, within thirty (30) days prior to the effective date of cancellation, we will mail a copy of such written notice of cancellation to all third persons whose name and address have, during the applicable policy period, been placed on file with us through your broker of record due to third party contractual requirements relating to such notice.

As a special service to you, if we cancel this policy for non-payment of premium, within ten (10) days prior to the effective date of cancellation, we will mail a copy of such written notice of cancellation to all third persons whose name and address have, during the applicable policy period, been placed on file with us through your broker of record due to third party contractual requirements relating to such notice.

If we have been provided with an electronic address of such third parties, at our election we may send notice of cancellation to such third parties by electronic mail.

Notice of cancellation of coverage provided to a certificate holder is a courtesy only. Failure to provide such notice will not extend the policy cancellation date, negate the cancellation of the policy, nor confer any rights nor expectations upon the certificate holder nor subject us, our agents nor representatives to liability for failure to provide notice.

THIS FORM APPLIES ONLY TO THE FOLLOWING STATE(S) IF COVERED BY YOUR POLICY. IF A STATE IS NOT LISTED BELOW, THIS FORM DOES NOT APPLY IN THAT STATE.  
AL, GA, OK, SC

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.  
(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective 10/01/2025

Policy No. LDC4069570

Endorsement No.

Insured CONSTRUCTION PARTNERS, INC.

Premium \$ Included

Insurance Company Safety National Casualty Corporation

Countersigned By \_\_\_\_\_

### WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

#### SCHEDULE

ANY PERSON OR ORGANIZATION AS REQUIRED BY WRITTEN CONTRACT OR AGREEMENT THAT IS EXECUTED PRIOR TO THE LOSS.

THIS FORM APPLIES ONLY TO THE FOLLOWING STATE(S) IF COVERED BY YOUR POLICY. IF A STATE IS NOT LISTED BELOW, THIS FORM DOES NOT APPLY IN THAT STATE.  
AL, FL, GA, NC, OK, SC, TN

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.  
(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective 10/01/2025 Policy No. LDC4069570 Endorsement No.  
Insured CONSTRUCTION PARTNERS, INC. Premium \$ Included  
Insurance Company Safety National Casualty Corporation

Countersigned By \_\_\_\_\_



# EVIDENCE OF PROPERTY INSURANCE

DATE (MM/DD/YYYY)

12/23/2025

THIS EVIDENCE OF PROPERTY INSURANCE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE ADDITIONAL INTEREST NAMED BELOW. THIS EVIDENCE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS EVIDENCE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE ADDITIONAL INTEREST.

AGENCY MARSH USA LLC. 155 N. WACKER, SUITE 1200 CHICAGO, IL 60661		PHONE (A/C, No, Ext):	COMPANY Travelers Property Casualty Company of America 1 Tower Sq Hartford, CT 06183	
FAX (A/C, No):	E-MAIL ADDRESS: Chicago.CertRequest@marsh.com			
CODE:	SUB CODE:			
AGENCY CUSTOMER ID #: CONSPAR-01		LOAN NUMBER		POLICY NUMBER QT6308728M327TIL25
INSURED C.W. Roberts Inc. P.O. Box 188 Hosford FL 323346		EFFECTIVE DATE 10/01/2025	EXPIRATION DATE 10/01/2026	<input type="checkbox"/> CONTINUED UNTIL TERMINATED IF CHECKED
THIS REPLACES PRIOR EVIDENCE DATED:				

## PROPERTY INFORMATION

LOCATION/DESCRIPTION

THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS EVIDENCE OF PROPERTY INSURANCE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

COVERAGE / PERILS / FORMS	AMOUNT OF INSURANCE	DEDUCTIBLE					
			PERILS INSURED	BASIC	BROAD	X	SPECIAL
Blanket Building Limit	54,143,106	50,000					
Blanket Personal Property Limit	21,082,994	50,000					
Business Interruption / Extra Expense	3,475,000	72 HR Waiting					
Contractor's Equipment - Schedule Equipment	391,511,783	50,000					
Flood - Per Occurrence/Annual Agg							
- Zone A or V	1,000,000	100,000					
- Zone D or Non-Participating/Susp Communities	1,000,000	100,000					
- Zone B, X (Shaded) or X-500	5,000,000	50,000					
- Zone C or X	5,000,000	50,000					
Earthquake - Per Occurrence/Annual Agg	1,000,000	50,000					
Windstorm or Hail	Included	5%/\$250k min					

## REMARKS (Including Special Conditions)

--

## CANCELLATION

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

## ADDITIONAL INTEREST

NAME AND ADDRESS City of Fort Pierce Attn: Purchasing Depart PO Box 1480 Fort Pierce, FL 34954-1480	ADDITIONAL INSURED	X	LENDER'S LOSS PAYABLE	<input type="checkbox"/>	LOSS PAYEE
	X	MORTGAGEE			
	LOAN #				
AUTHORIZED REPRESENTATIVE <i>Line Taljak</i>					

**DELIVER TO:**

City of Fort Pierce, Purchasing Division  
 Room 101  
 100 North U.S. #1  
 Fort Pierce, FL 34950

**MAIL TO:**

City of Fort Pierce Purchasing Division,  
 Room 101  
 P.O. Box 1480  
 Fort Pierce, FL 34954-1480

**CITY OF FORT PIERCE**

**INVITATION TO BID  
 and  
 BIDDER ACKNOWLEDGMENT**

**Bid Writer:** LaTonya Hubbard, (772) 467-3102

**Bid No:** 2025-024

**Mandatory Pre-Bid Conference:**  
 10:00 AM, THURSDAY, MAY 1, 2025

**Bid Title:** AVENUE D (29<sup>TH</sup> STREET TO US 1)  
 ROADWAY RECONSTRUCTION

**Mandatory Pre-Bid Conference Location:**  
 CITY HALL, 1<sup>ST</sup> FLOOR  
 ENGINEERING CONFERENCE ROOM  
 100 NORTH U.S. #1, FT. PIERCE, FL 34950

**Bid Opening Location:**  
 Purchasing Division Conference Room, Room 101  
 100 North U.S. #1, 1st Floor  
 Ft. Pierce, Florida 34950

**Bid Due Date & Time:**  
 3:00 PM, TUESDAY, MAY 20, 2025

If you need any reasonable accommodation for any type of disability in order to participate in this procurement, please contact this department as soon as possible.

**Bidder Name:**

C.W. Roberts Contracting, Inc

*I hereby certify that this bid is made without prior understanding, agreement, or connection with any corporation, firm, or person submitting a bid for the same materials, supplies or equipment, and is in all respects fair and without collusion or fraud. I agree to abide by all conditions of this bid and certify that I am authorized to sign this bid for the bidder.*

**Mailing Address:**

8530 SW Jayme Way

X   
 Authorized Signature (Manual)

**City, State, Zip Code:**

Palm City, FL 34990

**Typed or Printed Name:**

Pete Scholer

**Type of Entity (Select one):**

Corporation

Partnership

Proprietorship

**Title:**

Area Manager

Incorporated in the State of: Florida Year: 1976

Delivery in \_\_\_\_\_ days, After Receipt Order

Phone Number: 772-288-0951

Payment Terms: Net 30 Days

Fax Number: 772-288-0983

FEIN or SS Number: 59-1683951

E-Mail Address: ateal@cwrcontracting.com

Local Business:  Y  N MWBE:  Y  N

Bid Security is attached, when required, in the amount of \$ \_\_\_\_\_  
 F.O.B. DESTINATION

If returning as a "No Bid" state reason:

**THIS PAGE MUST BE COMPLETED AND RETURNED WITH YOUR BID**

**CITY OF FORT PIERCE BIDDER'S CHECKLIST**

This checklist is provided to assist each Bidder in the preparation of their bid response. Included in this checklist are important requirements, which is the responsibility of each Bidder to submit with their response in order to make their response fully compliant. This checklist is only a guideline, it is the responsibility of each Bidder to read and comply with the Invitation to Bid in its entirety.

Check "Yes" or "No" to each of the following:	YES	NO
Is Invitation to Bid cover page (page 1) completed, signed and attached?	✓	
Did you include proof of proper insurance as stated in the bid documents?	✓	
Is Bid Response Form completed, signed and attached?	✓	
Did you completed, signed and attached the W-9 Form?	✓	
All prices have been reviewed for mathematical accuracy, all price corrections initialed, and all price extensions and totals thoroughly checked.	✓	
Include proof of proper licensing as stated in bid documents.	✓	
<b>Hard Copy Submissions Only:</b> Are the correct copies included? One (1) original and One (1) USB Drive?		✓
Is each Bid Addendum (when issued) signed and included?	✓	

PLEASE SIGN AND RETURN WITH BID \_\_\_\_\_





**CITY OF FORT PIERCE  
AFFIDAVIT REGARDING THE USE COERCION  
FOR LABOR OR SERVICES**

Vendor name: C.W. Roberts Contracting, Inc

Authorized Representative's Name and Title: Pete Scholer Area Manager

Address: 8530 SW Jayme Way

City: Palm City State: FL Zip Code: 34990

Phone Number: 772-288-0951 Email Address: pscholer@cwrcontracting.com

Section 787.06(13), Florida Statutes, requires all nongovernmental entities executing, renewing, or extending a contract with a governmental entity to provide an affidavit signed by an officer or representative of the nongovernmental entity under penalty of perjury that the nongovernmental entity does not use coercion for labor or services as defined in that statute. As the person authorized to sign on behalf of Vendor, I certify that the company identified does not:

1. Use or threaten to use physical force against any person;
2. Restrain, isolate, or confine or threaten to restrain, isolate, or confine any person without lawful authority and against her or his will;
3. Use lending or other credit methods to establish a debt by any person when labor or services are pledged as a security for the debt, if the value of the labor or services as reasonably assessed is not applied toward the liquidation of the debt, the length and nature of the labor or services are not respectively limited and defined;
4. Destroy, conceal, remove, confiscate, withhold, or possess any actual or purported passport, visa, or other immigration document, or any other actual or purported government identification document, of any person;
5. Cause or threaten to cause financial harm to any person;
6. Entice or lure any person by fraud or deceit; or
7. Provide a controlled substance as outlined in Schedule I or Schedule II of section 893.03, Florida Statutes, to any person for the purpose of exploitation of that person.

Under penalties of perjury, I declare that I have read the foregoing document and that the facts stated in it are true.

By:  Pete Scholer Area Manager 5/19/25  
 Authorized Signature Printed Name and Title Date

**April 24, 2025**



**CITY OF FORT PIERCE**

**AVENUE D RESURFACING FROM NORTH 29<sup>TH</sup> STREET TO US 1**

**BID NO. 2025-024**

**ADDENDUM NO.1**

The purpose of this addendum is to inform all prospective vendors that minor changes were inadvertently omitted from the original bid documents. Please disregard the previously issued documents and instead use the attached **REVISED Bid Document** for preparing your submission.

**Additionally, this addendum includes the project plans that were not included in the original bid package.**

- **Avenue D Plans**
- **Overhead Sign**

All other conditions of this bid remain the same.

Please acknowledge receipt of this addendum and include it with your submittal.

Signature:  \_\_\_\_\_  
Manual

Signature: Pete Scholer \_\_\_\_\_  
Typed or Printed

Company Name: C.W.Roberts Contracting \_\_\_\_\_

Address: 8530 SW Jayme Way, Palm City, FL, 34990 \_\_\_\_\_  
\_\_\_\_\_

Date: 5/20/25 \_\_\_\_\_

/lh

**May 2, 2025**

**CITY FORT PIERCE**

**AVENUE D RESURFACING FROM NORTH 29<sup>TH</sup> STREET TO US 1**



**BID NO. 2025-024**

**ADDENDUM NO. 3**

The purpose of this addendum is to respond to questions submitted by potential bidders for clarification of the bid specifications:

1. **QUESTION:** There is no bid item for Survey Layout & Record Drawings. How will this item be paid?

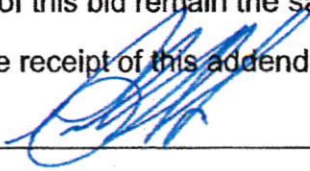
**ANSWER:** Please refer to the Technical Specifications for bid items.

2. **QUESTION:** There is no bid item for the stamped asphalt crosswalks. How Will this item be paid?

**ANSWER:** Stamped asphalt crosswalks shall conform to **FDOT Standard 523. Bid Item shall be 523-3 Patterned Pavement (Crosswalks). The units shall be in SQUARE YARDS. A REVISED Bid Form has been provided that adds this item, the estimate includes 2,400 Square Yards.**

All other conditions of this bid remain the same.

Please acknowledge receipt of this addendum and include it with your submittal.

Signature:  \_\_\_\_\_  
Manual

Signature: Pete Scholer \_\_\_\_\_  
Typed or Printed

Company Name: C.W.Roberts Contracting \_\_\_\_\_

Address: 8530 SW Jayme Way, Palm City ,FL,34990 \_\_\_\_\_  
\_\_\_\_\_

Date: 5/20/25 \_\_\_\_\_

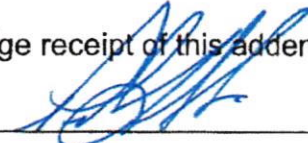
/lh

**Attachment:** Revised Bid Form  
FDOT Section 523 Patterned Pavement

5. **QUESTION:** Does the City have any soil borings or pavement core reports for this site?
- ANSWER:** No
6. **QUESTION:** Page 59, Exhibit C, Section 101-1A Mobilization: Regarding the as-builts, will all new concrete work and asphalt paving need to be as-built? We have 2 new curb inlets to install, which can be as-built, but what else is required? Page 139, Exhibit E Section 26.4.1 shows a longer list of items to as-built. Please clarify what items will need to be as-built.
- ANSWER:** **All new construction between N 29<sup>th</sup> Street and N 25<sup>th</sup> Street including sidewalk, curb, driveways will need to be as-built, relocated utility facilities within the limits of the work, limits of milling/overlay.**
7. **QUESTION:** Page 121, Exhibit E, Section 7.7.2: Please confirm which party is responsible for testing. The bid form has a lump sum item for testing but Exhibit E seems to contradict.
- ANSWER:** **Bid Item 101-B takes precedence. All inspection reports will be submitted to the City for confirmation and approval.**
8. **QUESTION:** Addendum 3, specification section 523: Will this mill and resurface project be considered a new asphalt roadway? "For installation on new asphalt roadways, apply patterned pavement a minimum of 14 days after placement of the adjacent pavement". Will we have to wait 14 days after paving before we place the patterned pavement?
- ANSWER:** **In the areas where new patterned pavement is indicated, the roadway base will need to be installed in accordance with the Pavement Restoration or Pavement Patch details provided. The patterned asphalt will not require a 14 day wait.**
9. **QUESTION:** Addendum 1, Question 1: Where is the bid document may I find this? I'd like to read the entire section for context. I looked on Page 21 paragraph 4 and did not see it.
- ANSWER:** **The Addendum 1 Question 1: Dated April 24, 2025, is for RFQ No 2025-022 for Professional Engineering and Surveying Services and does not apply to this Bid No 2025-024.**
10. **QUESTION:** Does item " 110-4A removal of existing Concrete" include the removal of existing brick pavers ?
- ANSWER:** Yes

All other conditions of this bid remain the same.

Please acknowledge receipt of this addendum and include it with your submittal.

Signature:  \_\_\_\_\_  
Manual

Signature: Pete Scholer \_\_\_\_\_  
Typed or Printed

Company Name: C.W.Roberts Contracting \_\_\_\_\_

Address: 8530 SW Jayme Way, Palm City ,FL,34990 \_\_\_\_\_

Date: 5/20/25 \_\_\_\_\_

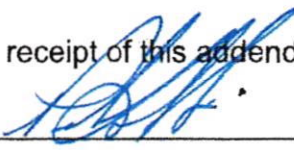
/lh

6. **QUESTION:** Will the bid items "Single Post Sign, F&I, Ground Mount, up to 12 SF" include the street sign on the stop signs ?

**ANSWER:** Yes.

All other conditions of this bid remain the same.

Please acknowledge receipt of this addendum and include it with your submittal.

Signature:  \_\_\_\_\_  
Manual

Signature: Pete Scholer \_\_\_\_\_  
Typed or Printed

Company Name: C.W.Roberts Contracting \_\_\_\_\_

Address: 8530 SW Jayme Way, Palm City ,FL,34990 \_\_\_\_\_

Date: 5/20/25 \_\_\_\_\_

/lh



THE SUNRISE CITY  
**FORT PIERCE**  
PURCHASING  
DEPARTMENT  
*Florida*

# Exhibit A

**INVITATION TO BID  
CITY OF FORT PIERCE, FORT PIERCE, FLORIDA  
INVITATION TO BID NO. 2025-024**

Sealed Bids will be received by the City of Fort Pierce Purchasing Department until **3:00 PM, Tuesday, May 20, 2025**, for:

**AVENUE D RESURFACING (N 29<sup>TH</sup> STREET TO US 1)**

The work includes milling and resurfacing of Avenue D from N 29<sup>th</sup> Street to US 1, sidewalk updates, curb and gutter, driveway replacement, updates to ADA ramps, pavement marking, signing, and video detection at signalized intersections.

Specifications are available upon request in the Office of the Purchasing Manager, City of Fort Pierce City Hall, 100 North U.S. 1, Fort Pierce, Florida.

**Electronic copies of the documents may be obtained from the Office of Purchasing at no cost.**

The City of Fort Pierce encourages Minority Business Enterprise participation.

Advertising for Bids will conform to federal requirements which include advertising for a minimum of two (2) weeks.

CITY OF FORT PIERCE

**Gelencia Carter**

Gelencia Carter, M.P.A  
Purchasing Manager



THE SUNRISE CITY  
**FORT PIERCE**  
PURCHASING  
DEPARTMENT

*Florida*

# Exhibit B

## TABLE OF CONTENTS

SECTION	DESCRIPTION	PAGE
1	Defined Terms	50
2	Copies of Bidding Documents	50
3	Qualifications of Bidders	50
4	Examination of Contract Documents and Site	50
5	Interpretations	52
6	Bid Security	52
7	Contract Time	52
8	Liquidated Damages	53
9	Substitute Material and Equipment	53
10	Subcontractors, Etc.	53
11	Bid Form	53
12	Submission of Bids	54
13	Modifications and Withdrawal of Bids	54
14	Openings of Bids	54
15	Bids to Remain Open	55
16	Award of Contract	55
17	Bonds And Insurance	56
18	Signing of Agreement	57
19	Schedule of Submittals	57
20	Special Warranty, Guarantee, Bond, Insurance, Maintenance And Correction Period Requirements	58
21	Materials	58

## SECTION 1 - DEFINED TERMS

1.1 Terms used in these "INSTRUCTIONS TO BIDDERS" which are defined in the General Conditions have the meanings assigned to them in the General Conditions.

## SECTION 2 - COPIES OF BIDDING DOCUMENTS

2.1 Complete sets of Bidding Documents may be obtained in the manner defined in the Call for Bids.

2.2 Complete sets of Bidding Documents shall be used in preparing Bids; City shall not assume any responsibility for errors or misinterpretations resulting from the use of incomplete sets of Bidding Documents.

2.3 City, in making copies of Bidding Documents available on the above terms, does so only for the purpose of obtaining Bids on the Work and does not confer a license or grant for any other use.

## SECTION 3 - QUALIFICATIONS OF BIDDERS

3.1 **Bidders must be prequalified by the Florida Department of Transportation and provide verification.** Each Bid must contain evidence that the Bidder has a valid State of Florida license with a minimum classification of "Certified General Contractor" associated with the company bidding along with evidence of the Bidder's qualifications to do business in the State of Florida. To demonstrate qualifications to perform the Work, each Bidder must submit to City, together with the Bid, information including but not limited to financial data, capability to obtain Payment and Performance and previous experience on similar projects, including references and evidence of authority to conduct business in the jurisdiction where the Project is located. Submittals requested pursuant to this paragraph are in addition to those required elsewhere.

## SECTION 4 - EXAMINATION OF CONTRACT DOCUMENTS AND SITE

4.1 Before submitting a Bid, each Bidder must (a) examine the Contract Documents thoroughly; (b) visit the site to familiarize himself with local conditions that may in any manner affect cost, progress, or performance of the Work; (c) familiarize himself with federal, state and local laws, ordinances, rules, regulations and policies that may in any manner affect cost, progress or performance of the Work; (d) study and carefully correlate Bidder's observations with the Contract Documents; and (e) make written requests for interpretations promptly after discovering any conflicts, errors, ambiguities of inconsistencies. Written requests must be received prior to the Pre-Bid Conference.

4.2 Reference may be made to the identification of investigations and tests of subsurface and latent physical conditions at the site, or otherwise affecting cost, progress or performance of the Work which have been relied upon by the City Engineer or City Consultant in preparing the Drawings and Specifications. Such reports are available for review by any bidder at the office of the City Engineer. These reports are not guaranteed as to accuracy or completeness, nor are they part of the Contract Documents; they are provided for guidance only. If this information is used by Bidder in preparing his proposal, he shall assume all risks resulting from actual conditions differing from the conditions set out in the reports.

4.3 If a log of test borings showing a record of the data is obtained by the investigation of subsurface conditions by the City, or their consultants, it is expressly understood and agreed that said log of test borings does not constitute a part of the contract, represents only the opinion of the City, or their consultants as to the character of the materials encountered by them in the test borings, is included in the plans or other documents only for the convenience of bidders, and its use is subject to all of the conditions and limitations set forth in this article. Discrepancies must be reported prior to the Pre-Bid Conference.

4.4 Before submitting a Bid, each Bidder shall, at Bidder's own expense, make or obtain any additional investigations, examinations, explorations and tests and obtain any additional information which pertains to the physical conditions (surface, subsurface, and Underground Facilities) at or contiguous to the site or otherwise which may affect cost, progress or performance of the Work and which Bidder deems necessary to determine its Bid for performing the Work in accordance with the time, price and other terms and conditions of the Contract Documents.

4.5 City will provide each Bidder reasonable access to the site to conduct such investigations and tests as each Bidder deems necessary for submission of his Bid. Bidder shall restore site to condition existing prior to conducting said investigations and tests.

4.6 The lands upon which the work is to be performed, rights-of-way for access thereto and other lands designated for use by CONTRACTOR in performing the Work are identified in the Contract Documents. All additional lands and access thereto required for temporary construction facilities or storage of materials and equipment are to be provided by Contractor.

4.7 The submission of the Bid shall be an indication that the Bidder has considered normal local weather conditions (daily and monthly variations) for the previous ten years from the date of the Bid as compiled by the National Weather Service.

## SECTION 5 - INTERPRETATIONS

5.1 All questions about the meaning or intent of the Contract Documents shall be submitted to the City's Project Manager. Bidders are required to advise the City's Project Manager of any conflicts in the Contract Documents or any discrepancies between conditions noted at the project site and those shown on the Drawings or described in the Specifications. Replies will be issued by Addenda mailed or delivered to all parties recorded by the City's Purchasing Agent as having received the Bidding Documents. Questions received less than seven days prior to the date for the opening of Bids shall not be answered. Only questions answered by formal written Addenda shall be binding. Oral and other interpretations or clarifications will be without legal effect. All addenda shall be issued no less than five days prior to bid opening.

## SECTION 6 - BID SECURITY

6.1 Bid Security shall be made payable to City, in an amount of 10 percent of the Bidders maximum Bid price and in the form of a certified or cashier's check or a Bid Bond on the prescribed form attached issued by a Surety.

6.2 The Bid Security of the Lowest and Best Bidder shall be retained until such Bidder has executed the Agreement, furnished the required Contract Security, the Insurance Certificates and Endorsements, and complied with the State of Florida requirements; if the Lowest and Best Bidder fails to execute and deliver the Agreement or furnish the Contract Security within ten (10) days of the receipt of Agreement, City may annul the Notice of Award and the Bid Security of that Bidder may be forfeited. The Bid Security of any Bidder whom City believes to have a reasonable chance of receiving the award may be retained by City until the earlier of the seventh day after the "effective date of the Agreement" (which term is defined in the General Conditions) or the sixty-first day after the Bid opening. Bid Security of other Bidders may be returned within seven days of the Bid opening.

## SECTION 7 - CONTRACT TIME

7.1 The time of completion is of the essence of the Contract, and the Bidder awarded the Contract shall proceed with the Work in accordance with the Contract time period specified in the Agreement and the Notice to Proceed. In the event of failure to complete the Work within the time specified, the City may assess damages and/or impose penalties as provided by law or the Contract Documents, unless an appropriate extension of time has been granted by the City.

## SECTION 8 - LIQUIDATED DAMAGES

8.1 Provisions for liquidated damages, if any, are set forth in the Agreement.

## SECTION 9 – SUBSTITUE MATERIAL AND EQUIPMENT

9.1 Not applicable.

## SECTION 10 - SUBCONTRACTORS, ETC.

10.1 The City shall receive from the Apparent Lowest and Best Bidder (or the Lowest and Best Bidder), within ten days after receipt of the Bids, a list of all Subcontractors and other persons and organizations, including those who are to furnish the principal items of material and equipment. This list shall include the name and address of the Subcontractor, person or organization, a description of the services, materials or equipment to be supplied. Such list shall be accompanied by a statement of experience with pertinent information as to similar projects and other evidence of qualification for each such Subcontractor, person or organization. If City has reasonable objection to any proposed Subcontractor, other person or organization, the City may, before the Notice of Award, request the Apparent Lowest and Best Bidder (or the Lowest and Best Bidder) to submit an acceptable substitute without an increase in Bid price. If the Apparent Lowest and Best Bidder (or the Lowest and Best Bidder) declines to make any such substitution, the Contract may not be awarded to such Bidder at the City's sole discretion. Bidder's declining to make any such substitution shall constitute grounds for sacrificing his Bid Security. Any Subcontractor, other person or organization so listed and to whom City does not make written objection prior to the Notice of Award will be deemed acceptable to City, but City does not thereby waive any right it may have against the Contractor because of the actions or omissions of said Subcontractor, other person or organization, or request from the Contractor to replace Sub-contractors depending on their performance or workmanship.

## SECTION 11 - BID FORM

11.1 All Bid Forms are included in the Contract Documents.

11.2 Bid Forms must be completed in ink or typewritten. **Bid prices shall be provided for all items listed. All partial bid proposals shall be rejected.**

11.3 Bids by corporations must be executed in the corporate name by the president or a vice-president (or other corporate officer, accompanied by evidence of authority to sign), and the corporate seal must be affixed and attested by the secretary or an assistant secretary. The corporate address and state of incorporation shall be shown below the signature.

11.4 Bids by partnership must be executed in the partnership name and

signed by an authorized partner, whose title must appear under the signature.

11.5 All names and titles must be typed or printed below the signature.

11.6 The Bid shall contain an acknowledgment of receipt of all Addenda (the numbers of which shall be filled in on the Bid Form).

11.7 The address to which communications regarding the Bid are to be directed must be shown.

## **SECTION 12 - SUBMISSION OF BIDS**

12.1 Submit bids on Bid Forms supplied herein. Bids shall be submitted at the time and place indicated in the Call for Bids and shall be included in an opaque sealed envelope marked with the Project title and name and address of the Bidder and accompanied by the Bid Security.

If the bid is sent through the mail or other delivery system, the sealed envelope shall be enclosed in a separate envelope with the notation "BID ENCLOSED" on the face thereof.

12.2 Bids received after the time and date specified in the Call for Bids shall not be considered and will be returned unopened.

## **SECTION 13 - MODIFICATION AND WITHDRAWAL OF BIDS**

13.1 Bids may be modified or withdrawn by an appropriate document duly executed (in the manner that a Bid must be executed) and delivered to the place where Bids are to be submitted at any time prior to the opening of Bids. Withdrawal of a bid will not prejudice the rights of Bidder to file a new Bid

## **SECTION 14 - OPENING OF BIDS**

14.1 At the specified time and place as indicated in the Call for Bids, Bids shall be opened publicly and read aloud.

14.2 An abstract of the amounts of the base bids and major alternates (if any) will be prepared and made available within a reasonable time after the opening of Bids.

14.3 Quantities of work and materials in the Bid Form(s) or in the plans are approximate only and for the purpose of providing a bidder with information that may be used for the computation of the Base Bid, to obtain unit prices for the approval of payments for the work done, and to determine additions or deletions to the Contract Sum. It shall be the Bidder's responsibility to determine if a different quantity of any item required and to bring the same to the attention of the City's Project Manager prior to submittal of the Bid.

14.4 Notwithstanding any other provision contained in the Contract Documents, the City reserves the right to reject any and all bids, or portions thereof, and waive any and all irregularities, and the right to disregard any or all nonconforming, unbalanced, or conditional bids or counter proposals. The City may reject, as non-responsive, any or all bids where bidders fail to acknowledge receipt of addenda as prescribed. If the City elects not to reject a bid which fails to acknowledge receipt of any addendum, the bid shall be construed as though the addendum has been received and acknowledged by the Bidder.

14.5 The bids supplied shall be a Unit Price Bid. Unit Price bids for the work items shall be based on estimated quantities for the purpose of determining the best and Lowest Bidder and unit prices as shown in the Bid Form (see Paragraph 14.3 above). In the event that work in addition to estimated quantities is required, compensation to the Contractor shall be based on the unit prices indicated in the Bid Form. For basis of award, discrepancies between the total Bid and the sum of columns of figures shall be resolved in favor of the total Bid. Contractor shall be responsible for the accuracy of the arithmetic of the bid, in particular with the addition of the columns to match the total Bid. City has the right to accept the total Bid whether it is less or more than any additions of any columns or extensions and prorate the unit prices to match the total Bid amount. Contractor shall lose his bid deposit if contract award is not accepted by such Contractor.

#### **SECTION 15 - BIDS TO REMAIN OPEN**

15.1 All Bids shall remain open for sixty (60) days after the day of the Bid opening, but City may, in its sole discretion, release any Bid and return the Bid Security prior to that date.

15.2 Extensions of time when bids shall remain opened beyond the sixty-day period may be made only by mutual agreement between the City, the Lowest and Best Bidder, and the Surety, if any, for the Lowest and Best Bidder.

#### **SECTION 16 - AWARD OF CONTRACT**

16.1 Award shall be based on products, equipment and materials named in the Contract Documents.

16.2 In evaluating Bids, City shall consider the qualifications of the Bidders, and whether or not the Bids comply with the prescribed requirements.

16.3 In evaluating Bids, City shall consider the information provided by the Bidder as described in these INSTRUCTIONS TO BIDDERS.

16.4 The Lowest and Best Bidder shall submit, to City, documentation evidencing its capability to obtain Performance and Payment Bonds and to perform classes of work contemplated, and the necessary plant and sufficient

capital, to execute the work properly within the time specified. **This information must be received by City as per Section 10 above.**

16.5 The City shall require the Lowest and Best Bidder to submit a certified statement describing his organization, plant, manpower and financial resources, and list all previous and/or ongoing construction contracts over the last 5 years, regardless of amount or completion status. Information shall be submitted on the Associated General Contractors of America Form "Standard Questionnaires and Financial Statement for Bidders", available from AGC, 1957 "E" Street, N.W., Washington, D.C., 20006, or other form acceptable to City. The information shall be certified by a Certified Public Accountant for bids over \$25,000 and shall be submitted to the City prior to Contract Award. The City, at its discretion, may require any or all of the above-listed information from any other Bidder.

16.6 City may consider qualifications and experience of Subcontractors and other persons and organizations (including those who are to furnish the principal items of material or equipment) proposed for those portions of the Work as to which the identity of Subcontractors and other persons and organizations must be submitted as provided in the Bid Form and Section 10 of these Instructions.

16.7 City may conduct such investigations and require supplemental information as it deems necessary to assist in the evaluation of any Bid and to establish the responsibility, qualifications and financial ability of the Bidders, proposed Subcontractors, proposed equipment and material suppliers, and other persons and organizations to do the Work in accordance with the Contract Documents to City's satisfaction within the prescribed time.

16.8 City reserves the right to reject the Bid of any Bidder who does not pass any such evaluation to City's satisfaction.

**16.9 City reserves the right to reject the Bid of any Bidder which is or was behind on the approved completion schedule for any existing or past contracts with the City, is in litigation with the City, has previously defaulted on a contract with the City, has delayed or skipped subcontractor payment(s), or has provided unsatisfactory performance on current or previous City Contracts.**

16.10 If the Contract is to be awarded, it will be awarded to the best and lowest responsible Bidder on the basis of the total Bid amount, qualifications, experience, and ability to perform the work. City reserves the right to reject all bids or portions thereof.

## SECTION 17 - BONDS AND INSURANCE

17.1 The General and Special Supplemental Conditions set forth the City's requirements as to Bonds and Insurance. When the Successful Bidder delivers

the executed Agreement to City, it shall be accompanied by the required Bonds, Insurance Certificates, and Endorsements on forms prescribed by City. The City must receive with Successful Bidder executed Agreement copies of all insurance policies for the insurance requirements set forth in the General and Special Supplemental Conditions. Attorneys-in-fact who sign Bid Bonds, Performance Bonds and Payment Bonds must file with such Bonds a certified copy of their power- of-attorney to sign the Bonds.

### **SECTION 18 - SIGNING OF AGREEMENT**

18.1 When City gives a Notice of Award to the Successful Bidder, it will be accompanied by at least two (2) unsigned counterparts of the Agreement and all other Contract Documents. Within ten (10) days of receipt thereafter, Successful Bidder shall sign and deliver at least two (2) counterparts of the Agreement to City, together with the documents described in Section 17 above attached. Within ten (10) days after receipt of the properly executed and completed submittal, City will deliver a fully signed counterpart to Successful Bidder.

18.2 Failure by a Successful Bidder to whom the contract is awarded to execute the Agreement, or to correctly complete or furnish required Bonds or insurance certificates and endorsements, shall be just cause for the annulment of the award and the forfeiture of the Bid Security.

18.3 If Successful Bidder is a Corporation, the Agreement shall be signed by the President, attested by the Secretary, and have the Corporate Seal affixed. The executed Agreement shall be accompanied by a Certificate of Good Standing dated within 30 days and an Incumbency Certificate, under oath, executed by Legal Counsel or the Secretary of the Corporation, and the Corporate Seal if by the Secretary.

18.4 A Successful Bidder who is awarded the Contract and fails to execute the Agreement or correctly complete or furnish the required Bonds, insurance certificates and endorsements within the time period specified in Article 10, Section 18.1 above or fails to comply with submittal requirements specified in Article 20 shall be liable to the City for all damages resulting there from, including reasonable attorneys' fees and costs, and attorneys' fees and costs on appeal. The Bid Security forfeited shall not be a limitation thereon.

### **SECTION 19 - SCHEDULE OF SUBMITTALS**

19.1 Within ten (10) days prior to Contract Award, the Successful Bidder shall submit a preliminary progress schedule and a schedule of projected payments in accordance with the General Conditions. This schedule shall show in a summary fashion the order in which the Successful Bidder proposes to perform the Work and shall indicate approximate starting and completion dates for said projects. This progress schedule shall not replace, but serve as a basis

for, the progress schedule submittals to be developed as required in the Specifications. Failure by the Successful Bidder to furnish this Schedule of Submittals, as required, in a sufficiently complete and responsible manner, shall void evaluation of the Bid, and will constitute proof that the Successful Bidder has abandoned all his rights and interests in the award, and his Bid Security may be declared forfeited to the City as liquidated damages, and the Work may be awarded to another Bidder.

**SECTION 20 - SPECIAL WARRANTY, GUARANTEE, BOND, INSURANCE,  
MAINTENANCE, AND CORRECTION PERIOD REQUIREMENTS**

20.1 There may be special requirements pertaining to Warranty, Guarantee, Bonds, Insurance, Maintenance, and the Correction Period which are described in the Contract Documents. Bidders shall review these special requirements, if applicable, and reflect in their bids all costs associated therewith.

**SECTION 21 – MATERIALS**

21.1 Materials produced by convict labor are prohibited from use on the PROJECT unless specific written authority for such use is obtained.

21.2 State produced materials are now allowed. in the public interest and approved by the CITY.

**END OF SECTION**



THE SUNRISE CITY

**FORT PIERCE**

PURCHASING  
DEPARTMENT

*Florida*

# Exhibit C

**Technical Specifications:**

The governing specifications for this project are the State of Florida Department of Transportation Standard Specifications for Road and Bridge Construction FY 2023-24 and FDOT FY 2023-24 Standard Plans for Road Construction. The following information is in addition to the specifications previously referenced and shall be considered the governing condition in the case of conflicting information between specifications, unless otherwise determined by the ENGINEER/OWNER'S PROJECT MANAGER.

**101-1A Mobilization/Permits:**

The work specified in this section consists of the preparatory work and operations in mobilizing for beginning work on the project, including, but not limited to, those operations necessary for the movement of personnel, equipment, supplies and incidentals to the project site, and for the establishment of temporary offices, buildings, safety equipment and first aid supplies, sanitary and other facilities, as required by these Specifications, the special provisions, and State and local laws and regulations. All costs for bonds, permits and any required insurance, and any other pre-construction expense necessary for the start of the work, as well the cost of the removal of the above items, shall also be included in this Section.

At the pre-construction meeting, the CONTRACTOR shall submit a tentative work schedule as well as a list of subcontractors and emergency contact people and phone numbers.

Additionally, the bid price for this item shall include but is not limited to the requirements of Section 100 of the Standard Specifications, as well as all necessary survey work the CONTRACTOR needs to complete the work and prepare the necessary sets of Record Drawings of the completed project showing all variations from the bid plans. This document shall be signed and sealed by a professional surveyor registered to practice in the State of Florida and then submitted to the ENGINEER for approval. The CONTRACTOR shall accurately record the locations and elevations of the pipe work and existing utilities and structures encountered during construction as well as all improvements related to this project.

The basis of payment for **Mobilization/Permits** shall be bid as a **LUMP SUM** and paid proportionate with contract time.

**101-1B Geotechnical and Materials Testing:**

The contractor shall provide geotechnical testing as required for the project to include, but not be limited to, concrete, subgrade, base, asphalt, and densities in accordance with the contract documents, plans, specifications, and details. Invoices for passing tests will be submitted to the City. Failing tests will be paid for by the contractor.

The basis of payment for **Geotechnical and Materials Testing** shall be bid as a **LUMP SUM** and paid proportionate with contract time.

**102-1A Maintenance of Traffic:**

The bid price for this item shall include, but not be limited to, the requirements of Section 102 Maintenance of Traffic of the Standard Specifications. The maintenance of traffic for this project shall be in accordance with the applicable FDOT index numbers (600 Series) and these documents: The Manual on Uniform Traffic Control Devices for Streets and Highways, U.S. Department of Transportation, and FHWA. These documents shall be followed in the design, application, installation, maintenance, and removal. It shall include, but not be limited to all traffic control devices, warning devices, barriers, temporary reflective markers, temporary pavement markings, and all other items necessary to protect the public and workmen from hazards within the project limits. CONTRACTOR shall coordinate any type of traffic restrictions with the City of Fort Pierce Engineering Department.

The CONTRACTOR shall notify the appropriate agencies of any road restrictions at least two (2) weeks prior to actual implementation. The CONTRACTOR shall provide access to driveways at all times.

At the Pre-Construction Meeting, the CONTRACTOR shall submit a Sequence of Construction Plan detailing Maintenance of Traffic Plans depicting the necessary traffic control devices for the specified detour route.

The basis of payment for **Maintenance of Traffic** shall be bid as a **LUMP SUM** and paid proportionate with contract time.

**104-1A Erosion and Sediment Prevention Devices:**

The CONTRACTOR shall be required to provide Erosion and Sediment Prevention Devices in accordance with Section 104 Prevention, Control, and Abatement of Erosion and Water Pollution of the Standard Specifications and the Florida Erosion Sediment Control Manual. The unit cost shall include, but not be limited to the required manpower, equipment, materials, maintenance, and any other items related to NPDES permits. Refer to the manual for examples of appropriate and inappropriate use of materials. Also included in this item is any maintenance or replacement of the devices for the duration of the project.

The CONTRACTOR is responsible to provide an NPDES Permit, if required, and all subsequent reports associated with the permit.

The basis of payment for **Erosion and Sediment Prevention Devices** shall be paid per **LUMP SUM** and paid proportionate with contract time.

**110-4A Removal of Existing Concrete:**

The bid price for this item shall be in compliance with Section 110 Clearing and Grubbing of the Standard Specifications. This work primarily consists of removing existing concrete and asphalt paver crosswalks but may also include clearing and grubbing work for placement of new sidewalk and driveways.

The basis of payment for **Removal of Existing Concrete** shall be paid per **SQUARE YARD**.

**160-4 Type B Stabilization, (12" Thick):**

The bid price for this item shall be in accordance with Section 160 Stabilizing of the Standard Specifications.

The basis of payment for **Type B Stabilization, (12" Thick)** shall be paid per **SQUARE YARD**.

**285-701 Optional Base, Base Group 01 (LBR 100):**

The bid price for this item shall be in accordance with the plans and Section 285 Optional Base Course of the Standard Specifications.

The basis of payment for **Optional Base, Base Group 01 (LBR 100)** shall be paid per **SQUARE YARD**.

**285-706 Optional Base, Base Group 06 (LBR 100):**

The bid price for this item shall be in accordance with the plans and Section 285 Optional Base Course of the Standard Specifications.

The basis of payment for **Optional Base, Base Group 06 (LBR 100)** shall be paid per **SQUARE YARD**.

**327-70-12 Milling Existing Asphalt Pavement, 1¼" Avg Depth:**

The bid price for this item shall be in accordance with the plans and Section 327 Milling of Existing Asphalt Pavement of the Standard Specifications.

The basis of payment for **Milling Existing Asphalt Pavement, 1¼" Depth** shall be paid per **SQUARE YARD**.

**334-4-13 Superpave Asphaltic Concrete Traffic C (Overlay):**

The bid price for this item shall be in accordance with Section 334 of Exhibit F – Required LAP Specifications.

The basis of payment for **Superpave Asphaltic Concrete Traffic C (Overlay)** shall be paid in **TONS**.

**425-1-201 Inlets, Curb, Type 9, <10':**

The bid price for this item shall be in accordance with Section 425 Inlets, Manholes, and Junction Boxes of the Standard Specifications.

The basis of payment for **Inlets, Curb, Type 9, <10'** shall be paid per **EACH**.

**520-1-10 Concrete Curb and Gutter, Type F:**

The bid price for this item shall be in accordance with Section 520 Concrete Gutter, Curb Elements and Traffic Separator of the Standard Specifications and Section 344 of Exhibit F – Required LAP Specifications.

The basis of payment for **Concrete Curb and Gutter Type F** shall be paid in **LINEAR FEET**.

**522-1 Concrete Sidewalk and Driveways 4" Thick:**

The bid price for this item shall be in accordance with Section 522 Concrete Sidewalk and Driveways of the Standard Specifications and Section 344 of Exhibit F – Required LAP Specifications.

The basis of payment for **Concrete Sidewalk and Driveways 4" Thick** shall be paid in **SQUARE YARDS**.

**522-2 Concrete Sidewalk and Driveways 6" Thick:**

The bid price for this item shall be in accordance with Section 522 Concrete Sidewalk and Driveways of the Standard Specifications and Section 344 of Exhibit F – Required LAP Specifications..

The basis of payment for **Concrete Sidewalk and Driveways 6" Thick** shall be paid in **SQUARE YARDS**.

**526-1-2 Pavers, Architectural, Sidewalk:**

The bid price for this item shall be in accordance with Section 526 Architectural Pavers of the Standard Specifications.

The basis of payment for **Architectural Pavers** shall be paid in **SQUARE FEET**.

**527-2 Detectable Warnings:**

The bid price for this item shall be in accordance with Section 527 Detectable Warnings of the Standard Specifications.

The basis of payment for **Detectable Warnings** shall be paid in **SQUARE FEET**.

**660-4-12 Vehicle Detection System – Video, F&I Above Ground System:**

The bid price for this item shall be in accordance with Section 660 Vehicle Detection System of the Standard Specifications, the attached Exhibit G Video Detection Specifications, FDOT APL 660-015-037, or approved equal.

The basis of payment for **Vehicle Detection System – Video, F&I Above Ground System** shall be paid in **EACH**.

**700-1-11 Single Post Sign, F&I, Ground Mount, Up to 12 SF:**

The bid price for this item shall be in accordance with Section 700 Highway Signing of the Standard Specifications.

The basis of payment for **Single Post Sign, F&I, Ground Mount, Up to 12 SF** shall be paid per **EACH**.

**700-1-60 Single Post Sign, Remove:**

The bid price for this item shall be in accordance with Section 700 Highway Signing of the Standard Specifications.

The basis of payment for **Single Post Sign, Remove** shall be paid per **EACH**.

**700-4-125A Neighborhood Overhead Sign Structure, F&I, Span (51-100 FT):**

The bid price for this item shall be in accordance with Section 700 Highway Signing of the Standard Specifications, the plans, and Exhibit H Overhead Sign Structure.

The basis of payment for **Overhead Static Sign Structure, F&I, Span (51-100 FT)** shall be paid per **EACH**.

**706-1-3 Raised Pavement Marker, Type B:**

The bid price for this item shall be in accordance with Section 706 Raised Pavement Markers and Marker Adhesive of the Standard Specifications

The basis of payment for **Raised Pavement Marker, Type B** shall be paid per **EACH**.

**711-11-123 Thermoplastic, Standard, White, Solid 12" (Crosswalks):**

The bid price for this item shall be in accordance with Section 711 Thermoplastic Pavement Markings of the Standard Specifications

The basis of payment for **Thermoplastic, Standard, White, Solid 12" (Crosswalks)** shall be paid in **LINEAR FEET**.

**711-11-125 Thermoplastic, Standard, White, Solid 24" (Stop Line):**

The bid price for this item shall be in accordance with Section 711 Thermoplastic Pavement Markings of the Standard Specifications

The basis of payment for **Thermoplastic, Standard, White, Solid 24" (Stop Line)** shall be paid in **LINEAR FEET**.

**711-11-170 Thermoplastic, Standard, White, Arrow:**

The bid price for this item shall be in accordance with Section 711  
Thermoplastic Pavement Markings of the Standard Specifications

The basis of payment for **Thermoplastic, Standard, White, Arrow** shall be  
paid per **EACH**.

**711-11-180 Thermoplastic, Standard, White, Yield Line:**

The bid price for this item shall be in accordance with Section 711  
Thermoplastic Pavement Markings of the Standard Specifications

The basis of payment for **Thermoplastic, Standard, White, Yield Line** shall  
be paid in **LINEAR FEET**.

**711-15-101 Thermoplastic, Standard, White, Solid 6" Longitudinal Lines:**

The bid price for this item shall be in accordance with Section 711  
Thermoplastic Pavement Markings of the Standard Specifications

The basis of payment for **Thermoplastic, Standard, White, Solid 6"  
Longitudinal Lines** shall be paid in **LINEAR FEET**.

**711-15-131 Thermoplastic, Standard, White, Skip 6" 10-30 Skip:**

The bid price for this item shall be in accordance with Section 711  
Thermoplastic Pavement Markings of the Standard Specifications

The basis of payment for **Thermoplastic, Standard, White, Skip 6" 10-30  
Skip** shall be paid in **LINEAR FEET**.

**711-15-201 Thermoplastic, Standard, Yello, Solid 6" Longitudinal Lines:**

The bid price for this item shall be in accordance with Section 711  
Thermoplastic Pavement Markings of the Standard Specifications

The basis of payment for **Thermoplastic, Standard, Yellow, Solid 6"  
Longitudinal Lines** shall be paid in **LINEAR FEET**.

**END OF SECTION**



THE SUNRISE CITY

**FORT PIERCE**

PURCHASING  
DEPARTMENT

*Florida*

# Exhibit D

## TABLE OF CONTENTS

SECTION	DESCRIPTION	PAGE
001	Bid Form	65
002	Bid Bond	69
003	Performance Bond	72
004	Payment Bond	75
005	Notice of Award	78
006	Notice to Proceed	80
007	Change Order Form	81
008	Application for Payment	83
009	Certificate of Owner's Attorney	84
010	Bidder's Questionnaire	85
011	Non-Collusion Affidavit	87
012	Public Entity Statement	88
013	Non-Segregated Facilities	91
014	Trench Safety Act	92
015	Drug-Free Workplace	93
016	Bid Response Form	94
017	Substitution Sheet	95
018	Contractor Verification Form	96
019	List of References	97
020	E-Verify	98

THE CITY OF FORT PIERCE  
AVENUE D RESURFACING (N 29<sup>TH</sup> STREET TO US 1)  
BID FORM

NAME OF BIDDER: C.W. Roberts Contracting, Inc  
MAILING ADDRESS: 8530 SW Jayme Way Palm City, FL 34990  
STREET ADDRESS: 8530 SW Jayme Way Palm City, FL 34990 (Zip Code)  
PHONE NUMBER: 772.288.0951

To the: City of Fort Pierce

Pursuant to and in compliance with your notice inviting sealed proposals (Call for Bids), Instructions to Bidders, and the other documents relating thereto, the undersigned bidder, having familiarized himself with the terms of the Contract Documents, local conditions affecting the performance of the contract, and the cost of the Work at the place where the Work is to be done, hereby proposes and agrees to perform within the time stipulated in the Contract, including all of its component parts and everything required to be performed, and to provide and furnish any and all utility and transportation services necessary to perform the contract and complete in a workmanlike manner, all of the Work required in connection with the construction of said Work, all in strict conformity with the plans and/or details, specifications and other related Contract Documents included herein.

The undersigned Bidder acknowledges receipt of the following Addenda, which have been considered in preparation of this Bid:

No. <u>1</u>	Dated <u>Apr 24, 2025</u>	No. <u>4</u>	Dated <u>May 9, 2025</u>
No. <u>2</u>	Dated <u>May 1, 2025</u>	No. <u>5</u>	Dated <u>May 15, 2025</u>
No. <u>3</u>	Dated <u>May 2, 2025</u>	No. _____	Dated _____

The undersigned Bidder agrees that the Work shall be achieved final construction within 180 calendar days according to the schedule and the Notice to Proceed set forth in these Documents.

The undersigned Bidder further agrees to pay liquidated damages as described herein and engineering and field inspection expenses, due to overtime work and avoidable delays, which shall be in addition to such other amounts for actual delay damages.

Bidder has stated all prices in numerals in accordance with Section 11.2 of the Instruction to Bidders in the blank space(s) provided for that purpose. Bidder has completed all portions of the Bid to avoid disqualification.

The undersigned, as Bidder, declares that the Bid is made in good faith; that this proposal is made without collusion with any person, firm, or corporation; and he proposes and agrees, if the proposal is accepted, that he will execute a contract with the City in the form set forth in the Contract Documents;

that he will furnish the Contract Security Insurance Certificates; that he is aware that failure to properly comply with the requirements set out in the INSTRUCTIONS TO BIDDERS and elsewhere in the Contract Documents may result in a finding that the Bidder is non-responsive and a forfeiture of the Bid Security.

The undersigned Bidder agrees to furnish the required bonds and insurance and to enter into a contract within 10 days after receipt of Notice of Award and further agrees to complete the Work within the time period specified in the Notices to Proceed for each individual project.

The undersigned declares that he has had prior experiences in the type of Work required and has the necessary finances, personnel, working organization, and equipment available to execute the proposed Work:

**Bids shall only be considered from those Bidders who have obtained these Contract Documents directly from the City either electronically or from Demand Star.**

**LIST OF MAJOR SUBCONTRACTORS**

1. If awarded a contract as a result of this Bid, the major subcontractors used in the prosecution of the Work will be those listed below, and
2. The following list includes all subcontractors who will perform Work, and
3. The Bidder represents that the subcontractors listed below are financially responsible and are qualified to do the Work required, and
4. 50% of Work must be done by the General Contractor's entity.
5. If no major subcontractors are to be used, so state on this form

<b>Work to be Done</b>	<b>Name of Subcontractor</b>	<b>Address</b>
Surveying	Betsy Lindsay	7997 SW Jack James Drive, Stuart, FL 34997
Testing	Pacifica Engineering Services, LLC	601 N. Congress Avenue - Suite 303 Delray Beach, FL 33445
Flat Work	Venice Commercial Services, Inc.	10074 SW Glenbrook Dr Port St Lucie, FL 34987
Striping	Croc Entreprises Llc	4490 SE Cheri Ct, Stuart, FL 34997
Stamped Asphalt	Atlantic ATLANTIC PAVING CO., INC.	P.O. BOX 552218 DAVIE, FL 33355
Erosion Control	C & C Silt Fencing Corporation	2013 Live Oak Blvd. Suite J St. Cloud, FL 34771

Notice to Proceed shall be issued by the City with the specified Work to be completed as described in Section 8 of the General Conditions, within the number of days stated when each Project Contract Time begins to run as specified in the Notice to Proceed.

Work shall be completed, ready for final payment in accordance with Section 8 and 9 of the General Conditions.

Time is of the essence of this Contract and Contractor recognizes that the City will suffer financial loss if the Work, or portions authorized, is not completed within the number of days stated above. Accordingly, Contractor agrees to pay City the liquidated damages stated in the Agreement for each day after the time specified above that the Work is not complete in accordance with Sections 8 and 9 of the General Conditions and with the Agreement.

These liquidated damages are cumulative and additive and represent a reasonable estimate of City's expenses for extended delays. Furthermore, Contractor agrees to pay City expenses for inspection, engineering services, and administrative costs associated with such delay.

In addition to these amounts, there may be additional other amounts for delay damages incurred by City as a result of delays by Contractor. These actual delay damages will include, but not be limited to, delay damage settlements or awards, penalties, and professional fees incurred in connection with such settlements, awards, or penalties and fines imposed by regulatory agencies, contract damages, and loss of use.

ACCOMPANYING THIS PROPOSAL IS Bidder's Bond

(Insert the word(s) "cashier's check," "bidder's bond," "certified check," or other security as provided by law, as the case may be), in an amount equal to at least 10% of the total amount of the bid, payable to the CITY OF FORT PIERCE the undersigned deposits above-named security as a proposal guarantee and agrees that it shall be forfeited to the City as liquidated damages in case this proposal is accepted by the City and the undersigned fails to execute a contract with the City as specified in the Contract Documents, accompanied by the required payment and faithful performance bonds, with sureties satisfactory to the City, and accompanied by the required certificates of insurance coverage and endorsements. Should the City be required to engage the services of an attorney in connection with the enforcement of this bid, bidder promises to pay City reasonable attorneys' fees and costs (including attorneys' fees and costs on appeals), incurred with or without suit.

The Work shall be performed under a State of Florida Contractor's License. Contract shall not be awarded unless proof of valid license(s) is provided, and license shall be appropriate for the nature of the Work.

The Bidder certifies that the following documents are included in the Bid and are complete:

1. Bid form, list of Addenda received, and authorized signatures.
2. Bid Bond with Power of Attorney attached.
3. Affidavit of Non-Collusion.
4. Trench Safety Act Form.

The Bidder further certifies that he will submit within ten (10) days of notification of the Apparent Successful Bidder:

**BID BOND**

KNOW ALL MEN BY THESE PRESENTS, that we, CWR Contracting, Inc.  
\_\_\_\_\_, as Principal, and \_\_\_\_\_  
Western Surety Company and Liberty Mutual Insurance Company, as Surety, are held  
and firmly bound unto the City of Fort Pierce, hereinafter called the City, in the penal sum of  
Ten Percent of the Bidder's  
Maximum Bid Price Dollars (\$ 10% BMBP \_\_\_\_\_), lawful money of the United States, for the  
payment of which sum well and truly to be made, we bind ourselves, our heirs, executors, administrators,  
and successors, jointly and severally, firmly by these presents. The Bid Bond amount shall be ten  
(10%) percent of the Base Bid amount as entered on the Bid Form.

The condition of this obligation is such that whereas the principal has submitted the accompanying bid  
dated May 20, 2025, for the **AVENUE D RESURFACING (N 29<sup>TH</sup> STREET TO US 1)**

NOW, THEREFORE, if the Principal shall not withdraw said bid within the period of time set forth in the  
Contract Documents, and shall within ten (10) calendar days after receipt of the Notice of Award enter  
into a written contract with the City in accordance with the bid as accepted, and if the Principal shall  
give the required bonds with good and sufficient sureties for the faithful performance and proper  
fulfillment of such contract and for the protection of subcontractors, laborers and material men, and  
if the Principal has provided the required evidence of insurance as set forth in the Contract Documents  
and complied with the Florida Department of Environmental Protection certifications and requirements,  
and all other contract provisions, or in the event of withdrawal of said bid within the periods specified,  
or the failure to enter into said contract, or failure to comply with FDEP requirements, or otherwise, if  
the Principal shall within sixty (60) days after request by the City to pay to the City the difference  
between the amount specified in said bid and the amount for which the City may procure the required  
work, if the latter amount be in excess of the former, then the above obligation shall be void and of no  
effect, otherwise to remain in full force and effect.

It is further agreed that if the City is required to utilize legal counsel to recover on this bond, it may also  
recover its costs relating thereto, including a reasonable amount for attorneys' fees and costs, including  
attorneys' fees and costs in appellate proceedings.

(SEE NEXT PAGE FOR SIGNATURES)

Attach a certified copy of Power of Attorney appointing individual Attorney-in-Fact for execution of Bid Bond on behalf of Surety.

Any Claims under this bond may be addressed to:

Name of Surety Western Surety Company and  
Liberty Mutual Insurance Company

Mailing Address WSC: 151 N. Franklin St., Chicago, IL 60606  
LMIC: 175 Berkeley Street, Boston, MA 02116

Street Address WSC: 151 N. Franklin St., Chicago, IL 60606  
LMIC: 175 Berkeley Street, Boston, MA 02116

Name and Mailing and Street Stephanie Moore Harold, Attorney-in-Fact  
FL License No. W974693

Address of Agent or McGriff, a Marsh & McLennan Agency LLC Company

Representative in Florida 10100 Katy Freeway, Suite 400

(if different than above) Houston, TX 77043

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Telephone Number of Surety WSC: (312) 822-5000 and LMIC: (617) 357-9500

and Agent or Representative McGriff, a Marsh & McLennan Agency LLC Company

in Florida 713-877-8975

**END OF SECTION**



# POWER OF ATTORNEY

Certificate No: 8213056-022004

Liberty Mutual Insurance Company  
The Ohio Casualty Insurance Company  
West American Insurance Company

KNOWN ALL PERSONS BY THESE PRESENTS: That The Ohio Casualty Insurance Company is a corporation duly organized under the laws of the State of New Hampshire, that Liberty Mutual Insurance Company is a corporation duly organized under the laws of the State of Massachusetts, and West American Insurance Company is a corporation duly organized under the laws of the State of Indiana (herein collectively called the "Companies"), pursuant to and by authority herein set forth, does hereby name, constitute and appoint, Joseph R. Aulbert, Jacob Boots, Marc W Boots, Richard Covington, Michael Garcia, Susan Golla, Stephanie Moore Harold, Ashley Koletar, Vickie Lacy, Melanie Salinas, Ryan Varela, Dylan Young, Maria D Zuniga

all of the city of Houston state of TX each individually if there be more than one named, its true and lawful attorney-in-fact to make, execute, seal, acknowledge and deliver, for and on its behalf as surety and as its act and deed, any and all undertakings, bonds, recognizances and other surety obligations, in pursuance of these presents and shall be as binding upon the Companies as if they have been duly signed by the president and attested by the secretary of the Companies in their own proper persons.

IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Companies and the corporate seals of the Companies have been affixed thereto this 30th day of January, 2025.

Liberty Mutual Insurance Company  
The Ohio Casualty Insurance Company  
West American Insurance Company



By: Nathan J. Zangerle  
Nathan J. Zangerle, Assistant Secretary

Not valid for mortgage, note, loan, letter of credit, currency rate, interest rate or residual value guarantees.

State of PENNSYLVANIA ss  
County of MONTGOMERY

On this 30th day of January, 2025 before me personally appeared Nathan J. Zangerle, who acknowledged himself to be the Assistant Secretary of Liberty Mutual Insurance Company, The Ohio Casualty Company, and West American Insurance Company, and that he, as such, being authorized so to do, execute the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my notarial seal at Plymouth Meeting, Pennsylvania, on the day and year first above written.

Commonwealth of Pennsylvania - Notary Seal  
Teresa Pastella, Notary Public  
Montgomery County  
My commission expires March 28, 2029  
Commission number 1128044  
Member, Pennsylvania Association of Notaries

By: Teresa Pastella  
Teresa Pastella, Notary Public

This Power of Attorney is made and executed pursuant to and by authority of the following By-laws and Authorizations of The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company which resolutions are now in full force and effect reading as follows:

### ARTICLE IV - OFFICERS: Section 12. Power of Attorney.

Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary. Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

### ARTICLE XIII - Execution of Contracts: Section 5. Surety Bonds and Undertakings.

Any officer of the Company authorized for that purpose in writing by the chairman or the president, and subject to such limitations as the chairman or the president may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Company by their signature and execution of any such instruments and to attach thereto the seal of the Company. When so executed such instruments shall be as binding as if signed by the president and attested by the secretary.

Certificate of Designation - The President of the Company, acting pursuant to the Bylaws of the Company, authorizes Nathan J. Zangerle, Assistant Secretary to appoint such attorneys-in-fact as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations.

Authorization - By unanimous consent of the Company's Board of Directors, the Company consents that facsimile or mechanically reproduced signature of any assistant secretary of the Company, wherever appearing upon a certified copy of any power of attorney issued by the Company in connection with surety bonds, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

I, Renee C. Llewellyn, the undersigned, Assistant Secretary, The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company do hereby certify that the original power of attorney of which the foregoing is a full, true and correct copy of the Power of Attorney executed by said Companies, is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this 20th day of May, 2025.



By: Renee C. Llewellyn  
Renee C. Llewellyn, Assistant Secretary

For bond and/or Power of Attorney (POA) verification inquiries, please call 610-832-8240 or email HOSUR@libertymutual.com.

Dated at 8:00 AM this 19th day of May 2025

Contractor:

C.W.Roberts Contracting

By Pete Scholer

Area Manager

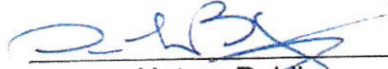
(Name & Title)

County of St. Lucie

State of Florida

Pete Scholer, being duly sworn, deposes and says that he is Area Manager of C.W.Roberts Contracting, and that the answers to the foregoing questions and all statements contained therein are true and correct.

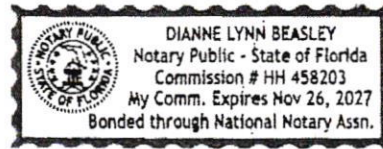
Subscribed and sworn to before me this 19th day of May, 2025.

  
\_\_\_\_\_  
Notary Public

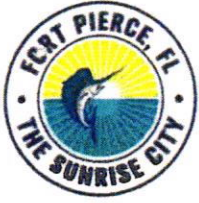
My Commission Expires:

\_\_\_\_\_

(Seal)



**END OF SECTION**



**CITY OF FORT PIERCE**  
**Purchasing Division**  
 100 North U.S. Highway 1  
 P.O. Box 1480  
 Fort Pierce, Florida 34950-1480  
[www.cityoffortpierces.com](http://www.cityoffortpierces.com)

Office: (772) 467-3102

Fax: (772) 467-3848

Bond Nos. WSC: 30266595  
 LMIC: 016253401

**PERFORMANCE BOND**

KNOW ALL MEN BY THESE PRESENTS: that

C. W. Roberts Contracting, Inc.

(Name of Contractor)

8530 SE Jayme Way, Palm City, FL 34990

(Address of Contractor)

a Florida Corporation

(Corporation, Partnership, or Individual)

Hereinafter called Principal, and Western Surety Company and Liberty Mutual Insurance Company

(Name of Surety)

WSC: 151 N. Franklin St., Chicago, IL 60606

LMIC: 175 Berkeley Street, Boston, MA 02116

(Address of Surety)

Hereinafter called Surety, are held and firmly bound unto:

City of Fort Pierce

(Name of Owner)

100 North U.S. Highway 1, Fort Pierce, Florida 34950

(Address of Owner)

Hereinafter called OWNER, in the penal sum of Four Million Seventy-Two Thousand Eight

Hundred Seventy-Three and 50/100

Dollars, (\$ 4,072,873.50 ),

in lawful money of the United States, for the payment of which sum well and truly to be made, we bind ourselves, our successors, and assigns, jointly and severally, firmly by these presents.

THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain contract with the Owner, dated the \_\_\_\_\_ day of \_\_\_\_\_, 2025, a copy of which is hereto attached and made a part hereof, **to furnish labor and construction materials for the Avenue D Resurfacing from 29<sup>th</sup> Street to U.S. 1 identified in Bid No. 2025-024.**

This Bond is being entered into to satisfy the requirements of Section 255.05, Florida Statutes, as the same may be amended. The Surety shall be bound by any and all arbitration awards to the same extent as Contractor is bound.

NOW, THEREFORE, the condition of this obligation is such that if Principal:

1. Promptly and faithfully performs its duties, all the covenants, terms, conditions, and Agreements of said Contract and remedies without cost to City any defects which may develop during a period of one (1) year from the date of the issuance of the final certificate of completion of each portion of the Work performed under said Agreement, and

2. Pays Owner all losses, damages (liquidated or actual), expenses, costs and attorneys' fees including costs and attorneys' fees on appeal that Owner sustains resulting directly or indirectly from any breach or default by Principal under the Contract, and

3. Satisfies all claims and demands incurred under the Contract, and fully indemnifies and holds harmless the Owner from all costs and damages which it may suffer by reason of failure to do so, then this bond is void; otherwise it shall remain in full force and effect.

In the event that the Principal shall fail to perform any of the terms, covenants, and conditions of the Contract during the period in which this Performance Bond is in effect, the Surety shall remain liable to the Owner for all such loss or damage (including reasonable attorneys' fees and costs and attorneys' fees on appeal) resulting from any failure to perform up to the amount of the Penal Sum.

In the event that the Surety fails to fulfill its obligations under this Performance Bond, then the Surety shall also indemnify and hold the Owner harmless from any and all loss, damage, cost and expense, including reasonable attorneys' fees and costs for all trial and appellate proceedings, resulting directly or indirectly from the Surety's failure to fulfill its obligations hereunder. This paragraph shall survive the termination or cancellation of this Performance Bond.

The Surety, for value received, hereby stipulates and agrees that its obligations hereunder shall be direct and immediate and not conditional or contingent upon Owner's pursuit of its remedies against Principal, and shall remain in full force and effect notwithstanding (i) amendments or modifications to the Contract entered into by Owner and Principal without the Surety's knowledge or consent, (ii) waivers of compliance with or any default under the Contract granted by Owner to Principal without the Surety's knowledge or consent, or (iii) the discharge of Principal from its obligations under the Contract as a result of any proceeding initiated under the Bankruptcy Code of 1978, as the same may be amended, or any similar state or federal law, or any limitation of the liability of Principal or its estate as a result of any such proceeding.

Any changes in or under the Contract Documents (which include the Plans, Drawings, and Specifications), and compliance or noncompliance with any formalities connected with the Contract or the changes therein shall not affect Surety's obligations under this Bond, and Surety hereby waives notice of any such changes. Further, Principal and Surety acknowledge that the Penal Sum of this bond shall increase or decrease in accordance with approved changes or other modifications to the Contract Documents.

IN WITNESS WHEREOF, this instrument executed in 2 \_\_\_\_\_  
(Number)

counterparts, each of which shall be deemed an original, this 7 day of Jan, 2025.6

ATTEST:

Morgan Quirk  
(Principal) Secretary

Name Morgan Quirk  
(Type)

(Corporate Seal)  
[Signature]  
Witness as to Principal

Amler Baiada  
Witness as to Principal

ATTEST:

[Signature]  
(Surety) Secretary

Name Maria D. Zuniga, Attorney-in-Fact  
(Type)

(Corporate Seal)  
[Signature]  
Witness as to Surety Namesia Anderson

[Signature]  
Witness as to Surety Vickie Lacy

C.W. Roberts Contracting, Inc.  
Principal

By [Signature]

Name Peto Scholer  
(Type)

Title Area Manager

8530 SW Jayme Way  
(Address)

Palm City FL 34990

Western Surety Company and  
Liberty Mutual Insurance Company  
Surety

By [Signature]  
Attorney-in-Fact

Name Michael Garcia, Attorney-in-Fact  
(Type)

WSC: 151 N. Franklin St., Chicago, IL 60606  
(Address)

LMIC: 175 Berkeley Street, Boston, MA 02116

NOTE: Date of BOND must not be prior to date of Contract. If Contractor is a Partnership, all partners should execute BOND.

IMPORTANT: Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the State where the Project is located, unless otherwise specifically approved in writing by City.

ATTACH: A certified copy of Power of Attorney appointing individual Attorney-in-Fact for execution of Performance Bond on behalf of Surety.

(The Performance Bond and the Payment Bond and the covered amounts of each are separate and distinct from each other.)

**END OF SECTION**



**CITY OF FORT PIERCE**

**Purchasing Division**  
100 North U.S. Highway 1  
P.O. Box 1480  
Fort Pierce, Florida 34950-1480  
[www.cityoffortpierce.com](http://www.cityoffortpierce.com)

Office: (772) 467-3102

Fax: (772) 467-3848

Bond Nos. WSC: 30266595  
LMIC: 016253401

**PAYMENT BOND**

KNOW ALL MEN BY THESE PRESENTS: that

C.W. Roberts Contracting, Inc.

\_\_\_\_\_  
(Name of Contractor)

8530 SW Jayme Way, Palm City, FL 34990

\_\_\_\_\_  
(Address of Contractor)

a Florida Corporation

\_\_\_\_\_  
(Corporation, Partnership, or Individual)

Hereinafter called Principal, and Western Surety Company and Liberty Mutual Insurance Company

\_\_\_\_\_  
(Name of Surety)

WSC: 151 N. Franklin St., Chicago, IL 60606

LMIC: 175 Berkeley Street, Boston, MA 02116

\_\_\_\_\_  
(Address of Surety)

Hereinafter called Surety, are held and firmly bound unto

\_\_\_\_\_  
City of Fort Pierce

\_\_\_\_\_  
(Name of Owner)

100 North U.S. Highway 1, Fort Pierce, Florida 34950

\_\_\_\_\_  
(Address of Owner)

Hereinafter called Owner, in the penal sum of Four Million Seventy-Two Thousand Eight Hundred Seventy-Three and 50/100

\_\_\_\_\_  
Dollars, (\$4,072,873.50), in lawful money of the United States, for the payment of which sum well and truly to be made, we bind ourselves, our successors and assigns, jointly and severally, firmly by these presents.

THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain contract with the Owner, dated the \_\_\_\_\_ day of \_\_\_\_\_, 2025, a copy of which is hereto attached and made a part hereof, **to furnish labor and construction materials for the Avenue D Resurfacing from 29<sup>th</sup> Street to U.S. 1 identified in Bid No. 2025-024.**

The Surety shall be bound by any and all arbitration awards to the same extent as Contractor is bound. All dates to be filled in by Owner.

NOW, THEREFORE, the condition of this obligation is such that if Principal shall promptly make payments to all claimants as defined in Section 255.05(1), Florida Statutes, supplying Principal with labor, materials, or supplies, used directly or indirectly by Principal in the

prosecution of the Work provided for in the Contract, then this obligation shall be void; otherwise, it shall remain in full force and effect, subject, however, to the following conditions:

1. This bond is furnished for the sole purpose of complying with the requirements of Section 255.05, Florida Statutes, as the same may be amended.
2. It is a specific condition of this bond that a claimant's right of action on the bond is limited to the provisions of Section 255.05, Florida Statutes, including, but not limited to, the one-year time limitation within which suits may be brought.

Therefore, a claimant, except a laborer, who is not in privity with the Contractor and who has not received payment for his labor, material, or supplies shall, within forty-five (45) days after beginning to furnish labor, materials, or supplies for the prosecution of the Work, furnish the Contractor with a notice that he intends to look to the bond for protection. A claimant who is not in privity with the Contractor and who has not received payment for his labor, materials or supplies shall, within ninety (90) days after performance of the labor or completion of delivery of the materials or supplies, deliver to the Contractor and to the Surety written notice of the performance of the labor or delivery of the materials or supplies and of the nonpayment. No action for the labor, materials or supplies may be instituted against the Contractor or the Surety unless both notices have been given. No action shall be instituted against the Contractor or the Surety on the bond after one (1) year from the performance of the labor or completion of the delivery of the materials or supplies.

3. The Surety, for value received, hereby stipulates and agrees that its obligations hereunder shall remain in full force and effect notwithstanding (i) amendments or modifications to the Contract entered into by Owner and Principal without the Surety's knowledge or consent, (ii) waivers of compliance with or any default under the Contract granted by Owner to Principal without the Surety's knowledge or consent, or (iii) the discharge of Principal from its obligations under the Contract as a result of any proceeding initiated under the Bankruptcy Code of 1978, as the same may be amended, or any similar state or federal law, or any limitation of the liability of Principal or its estate as a result of such proceeding.

4. Any changes in or under the Contract Documents (which include the Plans, Drawings, and Specifications) and compliance or noncompliance with any formalities connected with the Contract or the changes therein, shall not affect Surety's obligations under this Bond, and Surety hereby waives notice of any such changes. Further, Principal and Surety acknowledge that the Penal Sum of this bond shall increase or decrease in accordance with approved changes or other modifications to the Contract Documents.

IN WITNESS WHEREOF, this instrument executed in 2 (Number) counterparts, each of which shall be deemed an original, this 7 day of JAN, 2025.

ATTEST:

Morgan Quirk  
(Principal) Secretary

C.W. Roberts Contracting, Inc.  
Principal

By [Signature]

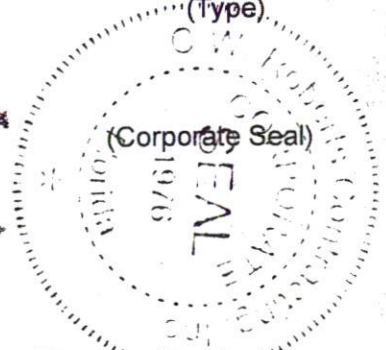
Name Morgan Quirk  
(Type)

Name Pete Scholer  
(Type)

Title Area Manager

8530 SW Jayme Way  
(Address)

Palm City FL 34990



*[Handwritten Signature]*

Witness as to Principal

*[Handwritten Signature]*

Witness as to Principal

ATTEST:

Western Surety Company and  
Liberty Mutual Insurance Company

Surety

*[Handwritten Signature]*

(Surety) Secretary

By

*[Handwritten Signature]*

Attorney-in-Fact

Name Meria D. Zuniga, Attorney-in-Fact

(Type)

Name Michael Garcia, Attorney-in-Fact

(Type)

WSC: 151 N. Franklin St., Chicago, IL 60606

(Address)

LMIC: 175 Berkeley Street, Boston, MA 02116



Witness as to Surety

Namesia Anderson

Witness as to Surety

Vickie Lacy

NOTE: Date of BOND must not be prior to date of Contract. If Contractor is a Partnership, all partners should execute BOND.

IMPORTANT: Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the State where the Project is located, unless otherwise specifically approved in writing by City.

ATTACH: A certified copy of Power of Attorney appointing individual Attorney-in-Fact for execution of Performance Bond on behalf of Surety.

(The Performance Bond and the Payment Bond and the covered amounts of each are separate and distinct from each other.)

**END OF SECTION**

# Western Surety Company

## POWER OF ATTORNEY APPOINTING INDIVIDUAL ATTORNEY-IN-FACT

**Know All Men By These Presents**, That WESTERN SURETY COMPANY, a South Dakota corporation, is a duly organized and existing corporation having its principal office in the City of Sioux Falls, and State of South Dakota, and that it does by virtue of the signature and seal herein affixed hereby make, constitute and appoint

**Marc W Boots, Vickie Lacy, Richard Covington, Maria D Zuniga, Joseph R Aulbert, Ashley Koletar, Ryan Varela, Jacob Boots, Stephanie Moore Harold, Melanie Salinas, Michael Garcia, Kelly M Coleman, Individually**

of Houston, TX, its true and lawful Attorney(s)-in-Fact with full power and authority hereby conferred to sign, seal and execute for and on its behalf bonds, undertakings and other obligatory instruments of similar nature

**- In Unlimited Amounts -**

and to bind it thereby as fully and to the same extent as if such instruments were signed by a duly authorized officer of the corporation and all the acts of said Attorney, pursuant to the authority hereby given, are hereby ratified and confirmed.

This Power of Attorney is made and executed pursuant to and by authority of the Authorizing By-Laws and Resolutions printed at the bottom of this page, duly adopted, as indicated, by the shareholders of the corporation.

**In Witness Whereof**, WESTERN SURETY COMPANY has caused these presents to be signed by its Vice President and its corporate seal to be hereto affixed on this 23rd day of August, 2025.



WESTERN SURETY COMPANY

*Larry Kasten*

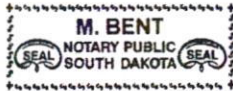
Larry Kasten, Vice President

State of South Dakota }  
County of Minnehaha } ss

On this 23rd day of August, 2025, before me personally came Larry Kasten, to me known, who, being by me duly sworn, did depose and say: that he resides in the City of Sioux Falls, State of South Dakota; that he is a Vice President of WESTERN SURETY COMPANY described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed pursuant to authority given by the Board of Directors of said corporation and that he signed his name thereto pursuant to like authority, and acknowledges same to be the act and deed of said corporation.

My commission expires

March 2, 2026



*M. Bent*

M. Bent, Notary Public

### CERTIFICATE

I, Paula Kolsrud, Assistant Secretary of WESTERN SURETY COMPANY do hereby certify that the Power of Attorney hereinabove set forth is still in force, and further certify that the By-Laws and Resolutions of the corporation printed below this certificate are still in force. In testimony whereof I have hereunto subscribed my name and affixed the seal of the said corporation this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.



WESTERN SURETY COMPANY

*Paula Kolsrud*

Paula Kolsrud, Assistant Secretary

### Authorizing By-Laws and Resolutions

#### ADOPTED BY THE SHAREHOLDERS OF WESTERN SURETY COMPANY

This Power of Attorney is made and executed pursuant to and by authority of the following By-Law duly adopted by the shareholders of the Company.

Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, and Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys in Fact or agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile.

This Power of Attorney is signed by Larry Kasten, Vice President, who has been authorized pursuant to the above Bylaw to execute power of attorneys on behalf of Western Surety Company.

This Power of Attorney may be signed by digital signature and sealed by a digital or otherwise electronic-formatted corporate seal under and by the authority of the following Resolution adopted by the Board of Directors of the Company by unanimous written consent dated the 27<sup>th</sup> day of April, 2022:

“RESOLVED: That it is in the best interest of the Company to periodically ratify and confirm any corporate documents signed by digital signatures and to ratify and confirm the use of a digital or otherwise electronic-formatted corporate seal, each to be considered the act and deed of the Company.”

Go to [www.cnasurety.com](http://www.cnasurety.com) > Owner / Obligee Services > Validate Bond Coverage, if you want to verify bond authenticity.



# POWER OF ATTORNEY

Certificate No: 8214058-022004

Liberty Mutual Insurance Company  
The Ohio Casualty Insurance Company  
West American Insurance Company

**KNOWN ALL PERSONS BY THESE PRESENTS:** That The Ohio Casualty Insurance Company is a corporation duly organized under the laws of the State of New Hampshire, that Liberty Mutual Insurance Company is a corporation duly organized under the laws of the State of Massachusetts, and West American Insurance Company is a corporation duly organized under the laws of the State of Indiana (herein collectively called the "Companies"), pursuant to and by authority herein set forth, does hereby name, constitute and appoint, Ashley Koletar; Dylan Young; Jacob Boots; Joseph R. Aulbert; Kelly M. Coleman; Marc W. Boots; Maria D. Zuinga; Melanie Salinas; Michael Garcia; Namesia Anderson; Richard Covington; Ryan Varela; Stephanie Moore Harold; Susan Golla; Vickie Lacy

all of the city of Houston state of TX each individually if there be more than one named, its true and lawful attorney-in-fact to make, execute, seal, acknowledge and deliver, for and on its behalf as surety and as its act and deed, any and all undertakings, bonds, recognizances and other surety obligations, in pursuance of these presents and shall be as binding upon the Companies as if they have been duly signed by the president and attested by the secretary of the Companies in their own proper persons.

**IN WITNESS WHEREOF**, this Power of Attorney has been subscribed by an authorized officer or official of the Companies and the corporate seals of the Companies have been affixed thereto this 19th day of May, 2025.



Liberty Mutual Insurance Company  
The Ohio Casualty Insurance Company  
West American Insurance Company

By: Nathan J. Zangerle  
Nathan J. Zangerle, Assistant Secretary

Not valid for mortgage, note, loan, letter of credit, currency rate, interest rate or residual value guarantees.

State of PENNSYLVANIA  
County of MONTGOMERY ss

On this 19th day of May, 2025 before me personally appeared Nathan J. Zangerle, who acknowledged himself to be the Assistant Secretary of Liberty Mutual Insurance Company, The Ohio Casualty Company, and West American Insurance Company, and that he, as such, being authorized so to do, execute the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

**IN WITNESS WHEREOF**, I have hereunto subscribed my name and affixed my notarial seal at Plymouth Meeting, Pennsylvania, on the day and year first above written.



Commonwealth of Pennsylvania - Notary Seal  
Teresa Pastella, Notary Public  
Montgomery County  
My commission expires March 28, 2029  
Commission number 1126044  
Member, Pennsylvania Association of Notaries

By: Teresa Pastella  
Teresa Pastella, Notary Public

This Power of Attorney is made and executed pursuant to and by authority of the following By-laws and Authorizations of The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company which resolutions are now in full force and effect reading as follows:

**ARTICLE IV – OFFICERS:** Section 12. Power of Attorney.

Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary. Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

**ARTICLE XIII – Execution of Contracts:** Section 5. Surety Bonds and Undertakings.

Any officer of the Company authorized for that purpose in writing by the chairman or the president, and subject to such limitations as the chairman or the president may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Company by their signature and execution of any such instruments and to attach thereto the seal of the Company. When so executed such instruments shall be as binding as if signed by the president and attested by the secretary.

**Certificate of Designation** – The President of the Company, acting pursuant to the Bylaws of the Company, authorizes Nathan J. Zangerle, Assistant Secretary to appoint such attorneys-in-fact as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations.

**Authorization** – By unanimous consent of the Company's Board of Directors, the Company consents that facsimile or mechanically reproduced signature of any assistant secretary of the Company, wherever appearing upon a certified copy of any power of attorney issued by the Company in connection with surety bonds, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

I, Renee C. Llewellyn, the undersigned, Assistant Secretary, The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company do hereby certify that the original power of attorney of which the foregoing is a full, true and correct copy of the Power of Attorney executed by said Companies, is in full force and effect and has not been revoked.

**IN TESTIMONY WHEREOF**, I have hereunto set my hand and affixed the seals of said Companies this \_\_\_\_\_ day of \_\_\_\_\_



By: Renee C. Llewellyn  
Renee C. Llewellyn, Assistant Secretary

For bond and/or Power of Attorney (POA) verification inquiries, please call 610-832-8240 or email HOSUR@libertymutual.com.

**NOTICE TO PROCEED**

Date: \_\_\_\_\_

To: \_\_\_\_\_

\_\_\_\_\_ Contractor.

**Project: Avenue D Resurfacing (N 29<sup>th</sup> Street to US 1)**

**Bid No: 2025-024**

**Cost of Project based on Unit Prices by Agreement: \$ \_\_\_\_\_**

You are hereby notified to proceed with the Work on the subject Project on or before \_\_\_\_\_, 2025 and to obtain Substantial completion within 150 calendar days and Final completion within 180 calendar days. Find attached four (4) sets of the subject project drawings.

The completion date for **this project** work shall be: \_\_\_\_\_, 2025.

OWNER:

CITY OF FT. PIERCE, FLORIDA  
100 NORTH U.S. HIGHWAY 1  
FT. PIERCE, FL 34950

BY:

\_\_\_\_\_  
City's Project Manager

**ACKNOWLEDGE RECEIPT OF NOTICE**

By: \_\_\_\_\_ Date \_\_\_\_\_  
Contractor

**END OF SECTION**

**CHANGE ORDER FORM**  
CITY OF FORT PIERCE

PROJECT: **Avenue D Resurfacing (N 29<sup>th</sup> Street to US 1)**

DATE: \_\_\_\_\_ CONTRACTOR: \_\_\_\_\_

OWNER: CITY OF FORT PIERCE AGREEMENT DATE: \_\_\_\_\_

CHANGE ORDER REQUESTED BY: City \_\_\_\_\_ Contractor \_\_\_\_\_

**THE FOLLOWING CHANGES ARE MADE TO THE CONTRACT DOCUMENTS:**

CONTRACT AMOUNT AND CONTRACT TIME:

Original CONTRACT AWARD AMOUNT \$ \_\_\_\_\_

Current CONTRACT AMOUNT ADJUSTED  
by Previous CHANGE ORDER(S) \$ \_\_\_\_\_

Net (Increase) (Decrease) of CONTRACT  
AMOUNT resulting from this CHANGE  
ORDER \$ \_\_\_\_\_

Current CONTRACT AMOUNT Including  
this CHANGE ORDER \$ \_\_\_\_\_

ORIGINAL CONTRACT TIME \_\_\_\_\_ Calendar Days

Current CONTRACT TIME ADJUSTED  
by Previous CHANGE ORDER \_\_\_\_\_ Calendar Days

Net (Increase) (Decrease) Resulting  
from this CHANGE ORDER \_\_\_\_\_ Calendar Days

Current CONTRACT COMPLETION DATE  
including this CHANGE ORDER \_\_\_\_\_

(Change Order No. \_\_\_\_\_, Page 1 of 2)

CHANGES ORDERED:

I. GENERAL: This CHANGE ORDER is necessary to cover changes in the Work to be performed under the Contract Documents. General Conditions, Supplementary Conditions as applicable, Specifications, and all parts listed in Article 1, Definitions, of the General Conditions, apply to and govern all Work under this CHANGE ORDER.

II. REQUIRED CHANGES:

\_\_\_\_\_  
\_\_\_\_\_

III. JUSTIFICATION:

\_\_\_\_\_  
\_\_\_\_\_

IV. PAYMENT:

Payment for the above listed items shall be made according to the Agreement.

V. APPROVAL AND CHANGE AUTHORIZATION:

Acknowledgments: The aforementioned change(s), and work affected thereby, is subject to all provisions of the original Agreement not specifically changed by this Change Order; and it is expressly understood and agreed that the approval of this Change Order shall have no effect on the original Agreement other than matters expressly provided herein.

RECOMMENDED BY:

\_\_\_\_\_

By: \_\_\_\_\_  
Signature

Date: \_\_\_\_\_

ACCEPTED BY:

Contractor: \_\_\_\_\_

By: \_\_\_\_\_  
Signature

Name: \_\_\_\_\_

Date: \_\_\_\_\_

APPROVED BY: City of Ft. Pierce

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Signature & Title

**END OF CHANGE ORDER**

## APPLICATION FOR PAYMENT

Application for payment forms will be issued at the Pre-construction Conference.

END OF SECTION



# POWER OF ATTORNEY

Liberty Mutual Insurance Company  
The Ohio Casualty Insurance Company  
West American Insurance Company

Certificate No: 8213056-022004

**KNOWN ALL PERSONS BY THESE PRESENTS:** That The Ohio Casualty Insurance Company is a corporation duly organized under the laws of the State of New Hampshire, that Liberty Mutual Insurance Company is a corporation duly organized under the laws of the State of Massachusetts, and West American Insurance Company is a corporation duly organized under the laws of the State of Indiana (herein collectively called the "Companies"), pursuant to and by authority herein set forth, does hereby name, constitute and appoint, Joseph R. Aulbert, Jacob Boots, Marc W. Boots, Richard Covington, Michael Garcia, Susan Golla, Stephanie Moore Harold, Ashley Koletar, Vickie Lacy, Melanie Salinas, Ryan Varela, Dylan Young, Maria D Zuniga

all of the city of Houston state of TX each individually if there be more than one named, its true and lawful attorney-in-fact to make, execute, seal, acknowledge and deliver, for and on its behalf as surety and as its act and deed, any and all undertakings, bonds, recognizances and other surety obligations, in pursuance of these presents and shall be as binding upon the Companies as if they have been duly signed by the president and attested by the secretary of the Companies in their own proper persons.

IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Companies and the corporate seals of the Companies have been affixed thereto this 30th day of January, 2025.



Liberty Mutual Insurance Company  
The Ohio Casualty Insurance Company  
West American Insurance Company

By: Nathan J. Zangerle  
Nathan J. Zangerle, Assistant Secretary

State of PENNSYLVANIA ss  
County of MONTGOMERY

On this 30th day of January, 2025 before me personally appeared Nathan J. Zangerle, who acknowledged himself to be the Assistant Secretary of Liberty Mutual Insurance Company, The Ohio Casualty Company, and West American Insurance Company, and that he, as such, being authorized so to do, execute the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my notarial seal at Plymouth Meeting, Pennsylvania, on the day and year first above written.



Commonwealth of Pennsylvania - Notary Seal  
Teresa Pastella, Notary Public  
Montgomery County  
My commission expires March 26, 2029  
Commission number 1126044  
Member, Pennsylvania Association of Notaries

By: Teresa Pastella  
Teresa Pastella, Notary Public

This Power of Attorney is made and executed pursuant to and by authority of the following By-laws and Authorizations of The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company which resolutions are now in full force and effect reading as follows:

**ARTICLE IV - OFFICERS: Section 12. Power of Attorney.**

Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary. Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

**ARTICLE XIII - Execution of Contracts: Section 5. Surety Bonds and Undertakings.**

Any officer of the Company authorized for that purpose in writing by the chairman or the president, and subject to such limitations as the chairman or the president may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Company by their signature and execution of any such instruments and to attach thereto the seal of the Company. When so executed such instruments shall be as binding as if signed by the president and attested by the secretary.

**Certificate of Designation** - The President of the Company, acting pursuant to the Bylaws of the Company, authorizes Nathan J. Zangerle, Assistant Secretary to appoint such attorneys-in-fact as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations.

**Authorization** - By unanimous consent of the Company's Board of Directors, the Company consents that facsimile or mechanically reproduced signature of any assistant secretary of the Company, wherever appearing upon a certified copy of any power of attorney issued by the Company in connection with surety bonds, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

I, Renee C. Jewell, the undersigned, Assistant Secretary, The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company do hereby certify that the original power of attorney of which the foregoing is a full, true and correct copy of the Power of Attorney is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this 20th day of May, 2025.



By: Renee C. Jewell  
Renee C. Jewell, Assistant Secretary

Not valid for mortgage, note, loan, letter of credit, currency rate, interest rate or residual value guarantees.

For bond and/or Power of Attorney (POA) verification inquiries, please call 610-832-8240 or email HOSUR@libertymutual.com.

## BIDDER'S QUALIFICATIONS QUESTIONNAIRE

All questions must be answered, and the data given must be clear and comprehensive. This statement must be notarized. If necessary, questions may be answered on separate attached sheets. The Bidder may submit any additional information he desires. Qualifications Questionnaire must be submitted with the Proposal.

1. Name of Bidder. C.W. Roberts Contracting, Inc
2. Permanent Main Office address. 3660 Hartsfield Road, Tallahassee, FL 32303
3. When organized? 1976
4. If a corporation, where incorporated? Florida
5. How many years have you been engaged in construction under this present firm or trade name? 49 years
6. Contracts on hand: (Schedule of these, showing gross amount of each contract and the appropriate anticipated dates of completion.) See Attached
7. General character of work performed by you. Heavy/Highway Construction
8. Have you ever failed to complete any work awarded to you? If so, where and why? No, we have not
9. Have you ever defaulted on a contract? If so, where and why? No, we have not
10. List the more important contracts recently completed by you, stating approximate gross costs of each and the month and year completed. Include the name and telephone number of contact in company for which you provided work. See Attached
11. List your major equipment available for this contract. See Attached
12. Experience in general construction work similar in scope to this project. (If additional space is needed or required, it may be attached to this sheet.) See Attached
13. Background and experience of the principal members of your company, including the officers. See Attached
14. Give bank reference. See Attached
15. You will furnish a detailed financial statement and, upon request, any other information that may be required by the City of Fort Pierce. Yes
16. The Undersigned hereby authorizes and requests any person, firm, or corporation to furnish any information requested by the City of Fort Pierce in the County of St. Lucie in verification of the recitals comprising this Bidder's Qualifications Questionnaire. Yes

Dated at 8:00 AM this 19th day of May 2025

Contractor:

C.W.Roberts Contracting

By Pete Scholer

Area Manager

(Name & Title)

County of St. Lucie

State of Florida

Pete Scholer, being duly sworn, deposes and says that he is Area Manager of C.W.Roberts Contracting, and that the answers to the foregoing questions and all statements contained therein are true and correct.

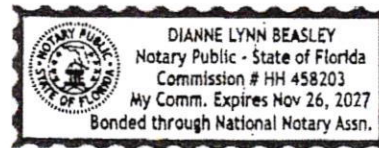
Subscribed and sworn to before me this 19th day of May, 2025.

  
\_\_\_\_\_  
Notary Public

My Commission Expires:

\_\_\_\_\_

(Seal)



**END OF SECTION**

**NON-COLLUSION AFFIDAVIT**

STATE OF Florida

COUNTY OF St. Lucie

Pete Scholer, being first duly sworn, deposes  
and says:

That he/she is Area Manager of C.W.Roberts Contracting  
(a partner or officer of the firm of, etc.)

the party making the foregoing proposal or bid, that such proposal or bid is genuine and not collusive or sham; that said bidder has not colluded, conspired, connived or agreed directly or indirectly with any bidder or person, to put in a sham bid or to refrain from bidding, and has not in any manner, directly or indirectly sought by agreement or collusion, or communication or conference with any person, to fix the bid price of affiant or of any other bidder, or to fix any overhead, profit or cost element of said bid price, or of that of any other bidder, or to secure any advantage against the City of Fort Pierce, of the County of St. Lucie, or any person interested in the proposed contract; and that all statements in said proposal or bid are true.

C.W.Roberts Contracting  
(Firm Name)

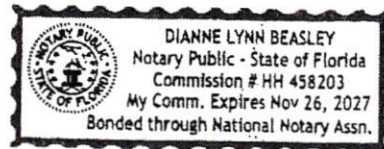
By: [Signature]

Title: Area Manager

Subscribed and sworn to before me this 19th  
day of May, 2025

[Signature]  
Notary Public

My Commission expires: (Seal)  
\_\_\_\_\_



**END OF SECTION**

## PUBLIC ENTITY CRIMES AFFIDAVIT

SWORN STATEMENT UNDER SECTION 287.133(3)(a),  
FLORIDA STATUTES, ON PUBLIC ENTITY CRIMES

**THIS FORM MUST BE SIGNED IN THE PRESENCE OF A NOTARY PUBLIC OR OTHER OFFICER AUTHORIZED TO ADMINISTER OATHS.**

1. This sworn statement is submitted with Bid No. 2025-024 Avenue D Resurfacing (N 29<sup>th</sup> Street to US 1).
2. This sworn statement is submitted by C.W.Roberts Contracting  
(name of entity submitting sworn statement)  
whose business address is 8530 SW Jayme Way, Palm City, FL 34990  
and (if applicable) its Federal Employer Identification Number (FEIN) is \_\_\_\_\_  
59-1683951 (If the entity has no FEIN, include the Social Security Number  
of the individual signing this sworn statement: \_\_\_\_\_.)
3. My name is Pete Scholer my relationship to the entity  
(please print name of individual signing)  
named above is Area Manager.
4. I understand that a "public entity crime" as defined in Paragraph 287.133(1)(g), Florida Statutes, means a violation of any state or federal law by a person with respect to and directly related to the transaction of business with any public entity or with an agency or political subdivision of any other state or with the United States, including, but not limited to, any bid or contract for goods or services to be provided to any public entity or an agency or political subdivision of any other state or of the United States and involving antitrust, fraud, theft, bribery, collusion, racketeering, conspiracy, or material misrepresentation.
5. I understand that "convicted" or "conviction" as defined in Paragraph 287.133(1)(b), Florida Statutes, means a finding of guilt or a conviction of a public entity crime, with or without an adjudication of guilt, in any federal or state trial court of record relating to charges brought by indictment or information after July 1, 1989, as a result of a jury verdict, nonjury trial, or entry of a plea of guilty or nolo contendere.
6. I understand that an "affiliate" as defined in paragraph 287.133(1)(a), Florida Statutes, means:
  1. A predecessor or successor of a person convicted of a public entity crime: or
  2. An entity under the control of any natural person who is active in the management of the entity and who has been convicted of a public entity crime. The

term "affiliate" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in the management of an affiliate. The ownership by one person of shares constituting a controlling interest in another person, or a pooling of equipment or income among persons when not for fair market value under an arm's length agreement, shall be a prima facie case that one person controls another person. A person who knowingly enters into a joint venture with a person who has been convicted of a public entity crime in Florida during the preceding 36 months shall be considered an affiliate.

7. I understand that a "person" as defined in Paragraph 287.133(1)(e), Florida Statutes, means any natural person or entity organized under the laws of any state or of the United States with the legal power to enter into a binding contract and which bids or applies to bid on contracts for the provision of goods or services let by a public entity, or which otherwise transacts or applies to transact business with a public entity. The term "person" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in management of an entity.
8. Based on information and belief, the statement which I have marked below is true in relation to the entity submitting this sworn statement.  
**(Please indicate which statement applies.)**

Neither the entity submitting this sworn statement, nor any officers, directors, executives, partners, shareholders, employees, members, or agents who are active in management of the entity, nor any affiliate of the entity have been charged with and convicted of a public entity crime subsequent to July 1, 1989.

\_\_\_\_\_ The entity submitting this sworn statement, or one or more of the officers, directors, executives, partners, shareholders, employees, members, or agents who are active in management of the entity, or an affiliate of the entity has been charged with and convicted of a public entity crime subsequent to July 1, 1989, AND **(Please indicate which additional statement applies.)**

\_\_\_\_\_ There has been a proceeding concerning the conviction before a hearing officer of the State of Florida, Division of Administrative Hearings. The final order entered by the hearing officer did not place the person or affiliate on the convicted vendor list.  
**(Please attach a copy of the final order.)**

\_\_\_\_\_ The person or affiliate was placed on the convicted vendor list. There has been a subsequent proceeding before a hearing officer of the State of Florida, Division of Administrative Hearings. The final order entered by the hearing officer determined that it was in the public interest to remove the person or affiliate from the convicted vendor list. **(Please attach a copy of the final order.)**

\_\_\_\_\_ The person or affiliate has not been placed on the convicted vendor list.  
**(Please describe any action taken by or pending with the Department of General Services.)**

Signature: 

Date: 5/19/2025

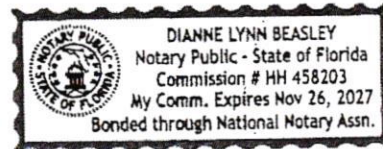
STATE OF Florida

COUNTY OF St. Lucie

**PERSONALLY APPEARED BEFORE ME**, the undersigned authority,

Pete Scholer who, after first being sworn by me, affixed his/her signature in (name of individual signing) the space provided above on this 19th day of May, 2025.

NOTARY PUBLIC SEAL: 



My commission expires: \_\_\_\_\_

**END OF SECTION**

## CERTIFICATION OF NON-SEGREGATED FACILITIES

The Bidder certifies that he does not maintain or provide for his employees any segregated facilities at any of his establishments, and that he does not permit his employees to perform their services at any location, under his control where segregated facilities are maintained. The Bidder certifies further that he will not maintain or provide for his employees any segregated facilities at any of his establishments, and that he will not permit his employees to perform their services at any location under his control where segregated facilities are maintained. The Bidder agrees that a breach of this certification will be a violation of the Equal Opportunity clause in any contract resulting from acceptance of this Bid. As used in this certification, the term "segregated facilities" means any waiting rooms, work areas, restrooms and washrooms, restaurants, and other eating areas, time clocks, locker rooms, and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated on the basis of race, color, religion, or national origin, because of habit, local custom, or otherwise. The Bidder agrees that (except where he has obtained identical certification from proposed subcontractors for specific time periods) he will obtain identical certifications from proposed subcontractors, exempt from the provisions of the Equal Opportunity clause, and that he will retain such certification in his files.

NOTE: The penalty for making false statements in offers is prescribed in 18 U.S.C. 1001.

DATE: May 19th , 2025

Official Address  
(Including Zip Code):

8530 SW Jayme Way.  
Palm City ,FL,34990

By: 

Area Manager  
(Title)

END OF SECTION

**TRENCH SAFETY ACT COMPLIANCE STATEMENT**  
**BID NO. 2025-024**

Instructions:

Chapter 90-96 of the Laws of Florida requires all contractors engaged by the City of Fort Pierce to comply with Occupational Safety and Health Administration Standard 29 C.F.R. s. 1926.650 Subpart P. All prospective contractors are required to sign the compliance statement and provide compliance cost information where indicated below. The costs for complying with the Trench Safety Act must be incorporated into this project's base bid.

Certify this form in the presence of a notary public or other officer authorized to administer oaths.

Certification:

1. I understand that Chapter 90-96 of the Laws of Florida (The Trench Safety Act) requires me to comply with OSHA Standard 29 C.F.R. s. 1926.650 Subpart P. I will comply with The Trench Safety Act and I will design and provide trench safety systems at all trench excavations in excess of five feet in depth for this project.

2. The estimated cost imposed by compliance with The Trench Safety Act will be:

Fifteen Thousand \_\_\_\_\_ Dollars  
(Written)  
\$ 5,000 \_\_\_\_\_  
(Figures)

3. The amount listed above has been included within the Base Bid.

Certified: C.W. Roberts Contracting, Inc.  
(Company Contractor)  
By: Robert Flowers  
(President's Signature)  
Robert Flowers  
(President's Typed or Printed Name)

**Notarization:**

Sworn to and subscribed before me in St. Lucie County, Florida  
on the 19th day of May 2025, 4

Notary Public: Elizabeth Walker (affix seal) My Commission Expires: 6/16/2026

**END OF SECTION**



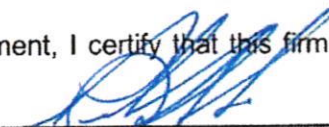
## DRUG-FREE WORKPLACE FORM

The undersigned vendor in accordance with Florida Statute 287.087 hereby certifies that

C.W.Roberts Contracting does:  
(Name of Business)

1. Publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.
2. Inform employees about the dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.
3. Give each employee engaged in providing the commodities or contractual services that are proposed a copy of the statement specified in subsection (1).
4. In the statement specified in subsection (1), notify the employees that, as a condition of working on the commodities or contractual services that are under bid, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of Chapter 893 or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five (5) days after such conviction.
5. Impose a sanction on, or require the satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community, by any employee who is so convicted.
6. Make a good faith effort to continue to maintain a drug-free workplace thorough implementation of this section.

As the person authorized to sign the statement, I certify that this firm complies fully with the above requirements.

  
\_\_\_\_\_  
Proposer's Signature

5/19/25  
\_\_\_\_\_  
Date

**END OF SECTION**



**CONTRACTOR VERIFICATION FORM**

FORT PIERCE, FLORIDA  
SEALED BID NO. 2025-024

**PROJECT TITLE: AVENUE D RESURFACING (N 29<sup>TH</sup> STREET TO US 1)**

**THE FOLLOWING IS TO COMPLETED BY PRIME BIDDER:**

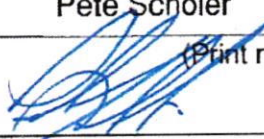
Name of firm: C.W.Roberts Contracting

Corporate Title: Area Manager

Address: 8530 SW Jayme Way, Palm City ,FL,34990

\_\_\_\_\_ (Zip Code)

By: Pete Scholer Area Manager



(Print name)

(Print title)

(Authorized Signature)

Telephone: (722) 288-0951

Fax: (722) 288-0983

State License # CGC1505785 (ATTACH COPY)

County License # 31111 (ATTACH COPY)

City License: (ATTACH PROOF OF REGISTRATION WITH THE CITY)

Type of License: GENERAL CONTRACTOR

Unlimited Yes (yes/no)

If "NO", Limited to what trade? \_\_\_\_\_

**END OF SECTION**

**LIST OF REFERENCES**  
FORT PIERCE/ST. LUCIE COUNTY, FLORIDA

**PROJECT TITLE: AVENUE D RESURFACING (N 29<sup>TH</sup> STREET TO US 1)  
BID NO. 2025-024**

OWNER'S NAME/ADDRESS	PROJECT	CONTACT PERSON	TELEPHONE NUMBER
Martin County BOCC 2401 SE Monterey Rd Stuart, FL 34996	North River Shores Neighborhood Restoration	Logan Huber	(772) 288-5932
Martin County BOCC 2401 SE Monterey Rd Stuart, FL 34996	Mapp Road Resurfacing	Krysti Brotherton	(772) 288-5777
CITY OF VERO BEACH PO BOX 1389 VERO BEACH, FL 32960	STREET RESURFACING PROJECT	Don Dexter	(772) 978-4872
MARTIN COUNTY BOCC 2401 SE MONTEREY ROAD STUART, FL 34996	ROADWAY RESURFACING	LUKAS LAMBERT	(772) 221-2300

**END OF SECTION**

**E-VERIFY**  
FORT PIERCE, FLORIDA

**PROJECT: AVENUE D RESURFACING (N 29<sup>TH</sup> STREET TO US 1)**

**Bid No.: 2025-024**

**Project Description: Resurfacing Avenue D from N 29<sup>th</sup> Street to US 1**

Vendor/Consultant acknowledges and agrees to the following:

1. Vendor/Consultant shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the Vendor/Consultant during the term of the contract; and
2. shall expressly require any subcontractors performing work or providing services pursuant to this contract to likewise utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the contract term.

Company/Firm: C.W.Roberts Contracting

Authorized Signature: 

Title: Acc Manager

Date: 5/19/25

**END OF SECTION**

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION  
**LAP CERTIFICATION OF CURRENT CAPACITY**

525-010-46  
PROGRAM MANAGEMENT  
09/20  
Page 1 of 2

CONFIDENTIAL per Ch 337.14(1) F.S.

For bids to be received on 5/20/25  
(Letting Date)

Fill in your FDOT Vendor Number VF <u>596000743006</u> (Only applicable to FDOT pre-qualified contractors)
--

CERTIFICATE

I hereby certify that the amount of any proposal submitted by this bidder for the above letting does not exceed the amount of the Firm's CURRENT CAPACITY (maximum capacity rating less total uncompleted work).

The total uncompleted work as shown on  
the "Status of Contracts on Hand" report (page 2) \$ 14,649,963.42

I further certify that the "Status of Contracts on Hand" report (page 2) was prepared as follows:

1. If the letting is before the 25<sup>th</sup> day of the month, the certificate and report reflect the uncompleted work as of the 15<sup>th</sup> day of the month, last preceding the month of the letting.
2. If the letting is after the 25<sup>th</sup> day of the month, the certificate and report reflects the uncompleted work in progress as of the 15<sup>th</sup> day of the month of the letting.
3. All new contracts (and subcontracts) awarded earlier than five days before the letting date are included in the report and charged against our total rating.

C.W. Roberts Contracting, Inc

I certify that the information above is correct.

Sworn to and subscribed this 19<sup>th</sup> day  
of May, 2025

By: [Signature]  
Area Manager  
Title

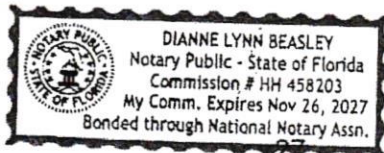


Exhibit D - Forms

Bid No. 2025-024

Electronic Submission Forms



STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION  
**DBE BID PACKAGE INFORMATION**

275-030-11  
EQUAL OPPORTUNITY OFFICE  
10/23  
Page 1 of 2

### **DBE Utilization**

The Department began its DBE race neutral program January 1, 2000. **Contract specific goals are not placed on Federal/State contracts;** however, the Department has an overall 10.67% DBE goal it must achieve. In order to assist contractors in determining their DBE commitment level, the Department has reviewed the estimates for this letting.

As you prepare your bid, please monitor potential or anticipated DBE utilization for contracts. When the low bidder executes the contract with the Department, information will be requested of the contractor's DBE participation for the project. While the utilization is not mandatory in order to be awarded the project, continuing utilization of DBE firms on contracts supports the success of Florida's DBE Program, and supports contractors' Equal Employment Opportunity and DBE Affirmative Action Programs.

Any project listed as 0% DBE availability does not mean that a DBE may not be used on that project. A 0% DBE availability may have been established due to any of the following reasons: limited identified subcontracting opportunities, minimal contract days, and/or small contract dollar amount. Contractors are encouraged to identify any opportunities to subcontract to DBE's.

Please contact the Equal Opportunity Office at (850) 414-4747 if you have any questions regarding this information.

### **DBE Reporting**

If you are the prime contractor on a project, enter your DBE participation in the Equal Opportunity Compliance system prior to the pre-construction or pre-work conference for all federal and state funded projects. This **will not** become a mandatory part of the contract. It will assist the Department in tracking and reporting planned or estimated DBE utilization. During the contract, the prime contractor is required to report actual payments to DBE and MBE subcontractors through the web-based Equal Opportunity Compliance (EOC) system.

All DBE payments must be reported whether or not you initially planned to utilize the company. In order for our race neutral DBE Program to be successful, your cooperation is imperative. If you have any questions, please contact [EOOHelp@dot.state.fl.us](mailto:EOOHelp@dot.state.fl.us).

### **Bid Opportunity List**

The Federal DBE Program requires States to maintain a database of all firms that are participating or attempting to participate on FDOT-assisted contracts. The list must include all firms that bid on prime contracts or bid or quote subcontracts on FDOT-assisted projects, including both **DBE's and non-DBE's**.

Please complete the Bidders Opportunity List through the Equal Opportunity Compliance system within 3 business days of submission of the bid or proposal for ALL subcontractors or sub-consultants who quoted to you for specific project for this letting. The web address to the Equal Opportunity Compliance system is: <https://www.fdot.gov/equalopportunity/eoc.shtml>.

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION  
**DBE BID PACKAGE INFORMATION**

275-030-11  
EQUAL OPPORTUNITY OFFICE  
10/23  
Page 2 of 2

**DBE/AA Plans**

Contractors bidding on FDOT contracts are to have an approved DBE Affirmative Action Plan (FDOT Form 275-030-11B) on file with the FDOT Equal Opportunity Office before execution of a contract. DBE/AA Plans must be received with the contractors bid or received by the Equal Opportunity Office prior to the award of the contract.

Plans are approved by the Equal Opportunity Office in accordance with Ch. 14-78, Florida Administrative Code. Plans that do not meet these mandatory requirements may not be approved. Approvals are for a (3) three year period and should be updated at anytime there is a change in the company's DBE Liaison Officer and/or President. Contractors may evidence adoption of the DBE/AA Policy and Plan and/or a change in the designated DBE Liaison officer as follows:

- Print the first page of the document on company stationery ("letterhead") that indicates the company's name, mailing address, phone number, etc.
- Print the company's name in the "\_\_\_\_" space; next to "Date" print the month/day/year the policy is being signed; record the signature of the company's Chief Executive Officer, President or Chairperson in the space next to "by" and print the full first and last name and position title of the official signing the policy.
- Print the DBE Liaison's full name, email address, business mailing address and phone number the bottom of email.

E-mail the completed and signed DBE AA Plan to: **[eeoforms@dot.state.fl.us](mailto:eeoforms@dot.state.fl.us)**.

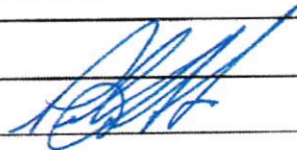
The Department will review the policy, update department records and issue a notification of approval or disapproval; a copy of the submitted plan will not be returned to the contractor.

EXHIBIT  
G

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION  
**DISCLOSURE OF LOBBYING ACTIVITIES**

375-030-34  
PROCUREMENT  
02/16

Is this form applicable to your firm?  
YES  NO   
If no, then please complete section 4  
below for "Prime"

<b>1. Type of Federal Action:</b> a. contract b. grant c. cooperative agreement d. loan e. loan guarantee f. loan insurance	<b>2. Status of Federal Action:</b> a. bid/offer/application b. initial award c. post-award	<b>3. Report Type:</b> a. initial filing b. material change <b>For Material Change Only:</b> Year: _____ Quarter: _____ Date of last report: _____ (mm/dd/yyyy)
<b>4. Name and Address of Reporting Entity:</b> <input checked="" type="checkbox"/> Prime <input type="checkbox"/> Subawardee Tier _____, if known: <u>C.W. Roberts Contracting, Inc.</u> <u>8530 SW Jayme Way</u> <u>Palm City, FL 34990</u>  Congressional District, if known: <u>4c</u>		<b>5. If Reporting Entity in No. 4 is a Subawardee, Enter Name and Address of Prime:</b> _____  _____  Congressional District, if known: _____
<b>6. Federal Department/Agency:</b> _____ _____	<b>7. Federal Program Name/Description:</b> _____ _____  CFDA Number, if applicable: _____	
<b>8. Federal Action Number, if known:</b> _____	<b>9. Award Amount, if known:</b> \$ _____	
<b>10. a. Name and Address of Lobbying Registrant</b> (if individual, last name, first name, MI): _____ _____ _____	<b>b. Individuals Performing Services</b> (including address if different from No. 10a) (last name, first name, MI): _____ _____ _____	
<b>11. Information requested through this form is authorized by title 31 U.S.C. section 1352. This disclosure of lobbying activities is a material representation of fact upon which reliance was placed by the tier above when this transaction was made or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information will be available for public inspection. Any person who fails to file the required disclosure shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.</b>		
Signature:  Print Name: <u>Pete Scholer</u> Title: <u>Area Manager</u> Telephone No.: <u>772-288-0951</u> Date (mm/dd/yyyy): <u>5/19/25</u>		Authorized for Local Reproduction Standard Form LLL (Rev. 7-97)
<b>Federal Use Only:</b>		

### INSTRUCTIONS FOR COMPLETION OF SF-LLL, DISCLOSURE OF LOBBYING ACTIVITIES

This disclosure form shall be completed by the reporting entity, whether subawardee or prime Federal recipient, at the initiation or receipt of a covered Federal action, or a material change to a previous filing, pursuant to title 31 U.S.C. section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a covered Federal action. Complete all items that apply for both the initial filing and material change report. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

1. Identify the type of covered Federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal action.
2. Identify the status of the covered Federal action.
3. Identify the appropriate classification of this report. If this is a followup report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal action.
4. Enter the full name, address, city, State and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st tier. Subawards include but are not limited to subcontracts, subgrants and contract awards under grants.
5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, State and zip code of the prime Federal recipient. Include Congressional District, if known.
6. Enter the name of the Federal agency making the award or loan commitment. Include at least one organizational level below agency name, if known. For example, Department of Transportation, United States Coast Guard.
7. Enter the Federal program name or description for the covered Federal action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.
8. Enter the most appropriate Federal identifying number available for the Federal action identified in item 1 (e.g., Request for Proposal (RFP) number; Invitation for Bid (IFB) number; grant announcement number; the contract, grant, or loan award number; the application/proposal control number assigned by the Federal agency). Include prefixes, e.g., "RFP-DE-90-001."
9. For a covered Federal action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in item 4 or 5.
10. (a) Enter the full name, address, city, State and zip code of the lobbying registrant under the Lobbying Disclosure Act of 1995 engaged by the reporting entity identified in item 4 to influence the covered Federal action.  
  
(b) Enter the full names of the individual(s) performing services, and include full address if different from 10 (a). Enter Last Name, First Name, and Middle Initial (MI).
11. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

According to the Paperwork Reduction Act, as amended, no persons are required to respond to a collection of information unless it displays a valid OMB Control Number. The valid OMB control number for this information collection is OMB No. 0348-0046. Public reporting burden for this collection of information is estimated to average 10 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington, DC 20503.





Ron DeSantis, Governor

Melanie S. Griffin, Secretary



**STATE OF FLORIDA  
DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**CONSTRUCTION INDUSTRY LICENSING BOARD**

THE GENERAL CONTRACTOR HEREIN IS CERTIFIED UNDER THE  
PROVISIONS OF CHAPTER 489, FLORIDA STATUTES

**FLOWERS, ROBERT P**

C. W. ROBERTS CONTRACTING, INCORPORATED  
3660 HARTSFIELD ROAD  
TALLAHASSEE FL 32303

**LICENSE NUMBER: CGC1505785**

**EXPIRATION DATE: AUGUST 31, 2026**

Always verify licenses online at [MyFloridaLicense.com](http://MyFloridaLicense.com)

ISSUED: 08/27/2024

Do not alter this document in any form.

This is your license. It is unlawful for anyone other than the licensee to use this document.





**City of Fort Pierce**

100 N US1  
Fort Pierce, FL 34950  
772-467-3000

**PROFESSIONAL LICENSE CERTIFICATE**

**Issued To:** Bob Flowers

**Certification(s):** CGC1505785 - Certified General Contractor,  
ZAGLB9247603 - Liability Insurance,  
ZAWCI9966606 - Worker's Compensation

**Mailing Address:** 3660 Hartsfield Road  
Tallahassee, FL 32303

**License Number:** CERTCON-2024-000983

**License Type:** DBPR - State Certified Contractor

**Issued Date:** 10/2/2024

**Classification:** General Contractor

**Expiration Date:** 9/30/2025

**Fees Paid:** \$25.00

**Liability Insurance Expiration Date:** Oct 1 2025 12:00AM

**Workers Comp Expiration Date:** Oct 1 2025 12:00AM

**State License Expiration Date:** Aug 31 2026 12:00AM

Linda W. Cox, City Clerk

TO BE POSTED IN A CONSPICUOUS PLACE

**County Certification Number: 31111**

**ROBERT P FLOWERS  
C.W. ROBERTS CONTRACTING  
INCORPORATED  
6484 WIREGRASS WAY  
TALLAHASSEE, FL 32309**



**Planning & Development Services  
Building & Code Regulation Division  
2300 Virginia Ave  
Ft. Pierce, FL 34982  
Phone: (772) 462-1672 Fax: (772) 462-1148  
[http://www.stlucieco.org/planning/contract\\_licen.htm](http://www.stlucieco.org/planning/contract_licen.htm)**

**Class Code: GENERAL CONTRACTOR**

**License Type: Contractor**

**This Competency Card, issued by the St. Lucie County Contractor Certification Division, authorizes work for the Class Code stated, for the unincorporated areas of St. Lucie County. It does not authorize work for the City of Ft. Pierce, St. Lucie Village or the City of Port St. Lucie. It is the Contractor's responsibility to maintain this card in a current status by providing a Certificate of Insurance, current address and telephone information, and renewing this card annually as required.**

**Expiration Date: 8/31/2024**

**TOMMIE MARIE FOWLER**

### Wallet Contractor ID Card

Cut to fit, then fold in half

#### IDENTIFICATION CARD



**C.W. ROBERTS CONTRACTING INCORPORATED  
County Certification Number: 31111  
Class Code: GENERAL CONTRACTOR - GC1505785**

This is to certify that ROBERT P FLOWERS, has been issued a County Certificate in St. Lucie County, beginning on 3/11/2019 and ending on 8/31/2024, unless license is revoked.

<b>Contractor Licensing:</b>	<b>(772) 462-1672</b>
<b>Contractor Fax Line:</b>	<b>772-462-1148</b>
<b>Automated Inspection Line:</b>	<b>(866) 284-1280</b>
<b>Inspection Line:</b>	<b>(772) 462-2172</b>

**TOMMIE MARIE FOWLER**  
**Authorized Licensing Official**

**C. W. Roberts Contracting, Inc.****Completed****Projects**

Project Name	Owner Name	Contract Amount	Contact	Phone	Year Complete
T4544 US 1	FDOT	\$7,160,209.04	Josh Gutierrez	772-486-4478	2022
T1777 SR 78	FDOT	\$5,709,661.86	Barry Williams	941-807-6502	2022
T1762 US 27	FDOT	\$9,877,944.44	Rolando Luis	813-422-1975	2023
Okeechobee Airport Runway Reahb	Okeechobee BOCC	\$3,572,334.47	Sue Finney	407-599-1122	2022
Sebring Parkway	Bergeron Land Development	\$1,137,120.57	Sean Nicholl	954-740-1293	2022
Hejner Drive	ACCEL Florida, Inc.	\$1,381,155.52	Curtis Cupp	561-627-8733	2023
Task Order #2 CR 720 Repairs	Trevicos	\$2,233,109.53	Pablo Bassola	857-260-2063	2023
Task Order #4 Herbert Hoover Dike Rehab	Trevicos	\$1,639,066.41	Pablo Bassola	857-260-2063	2023
Indian River Blvd	Indian River County	\$4,688,537.41	James W. Ennis	772-226-1221	2024
OKEECHOBEE COUNTY RESURFACING CONTRACT 2025	OKEECHOBEE COUNTY	\$ 1,611,316.00		863-763-6441	2025
US 98 T1866	FDOT	\$ 302,247.10	Barry Williams	941-807-6502	2025

EQP	A	Crawler Tractors	15.45045	Dozer,Cat D3K2LGP 2016	2016 CAT Tractor	KL202121	HR
EQP	A	Crawler Tractors	15.45046	Dozer, Cat D5K2 2017	2017 Cat D5K2 Dozer	KY203166	HR
EQP	A	Crawler Tractors	15.45047	Dozer,Cat D3K2LGP 2017	2017 Cat Tractor	KL203005	HR
EQP	A	Crawler Tractors	15.45048	Dozer, Cat D5K2 2018	2018 Cat D5K2 Dozer	KY205365	HR
EQP	A	Crawler Tractors	15.45049	Dozer, Cat D5K2 2019	2019 Cat D5K2 Dozer	KY207361	HR
EQP	A	Crawler Tractors	15.45050	Dozer, Cat D5K2 2019	2019 Cat D5K2 Dozer	KY207614	HR
EQP	A	Crawler Tractors	15.45053	Dozer, CAT D6N 2013	2013 CAT D6N	P8A00658	HR
EQP	A	Crawler Tractors	15.45058	Dozer, Cat D6K2 2015	2015 CAT D6K2 LGP	R5T01883	HR
EQP	A	Crawler Tractors	15.45061	Dozer, CAT D6K2 2018	2018 CAT D6K2 LGP	EL700353	HR
EQP	A	Crawler Tractors	15.45062	Dozer, Komatsu 61PX 2016	2016 Komatsu 61PX	40768	HR
EQP	A	Crawler Tractors	15.45063	Dozer, CAT D6K2 2020	2020 CAT D6K2	EL703304	HR
EQP	A	Crawler Tractors	15.45064	Dozer, Cat D3K2 LGP 2020	2020 Cat D3K2 Dozer GPS	KL207888	HR
EQP	A	Crawler Tractors	15.45065	Dozer, Cat D3K 2021	2021 Cat D3K Dozer GPS	XXY00485	HR
EQP	A	Crawler Tractors	15.45066	Dozer, Cat D1 LGP 2020	2020 D1 LGP Dozerw/SlopeA	XXL00183	HR
EQP	A	Crawler Tractors	15.45067	Dozer, Cat D4 AccuGrade 2021	CAT D4 AccuGrade Dozer	JPH00236	HR
EQP	A	Crawler Tractors	15.45068	Dozer, Cat D1 2021	RPO 2021 D1 Dozer w GPS	XR000405	HR
EQP	A	Crawler Tractors	15.45069	Dozer, JD 700K LGP 2019	JD 700K LGP	1T0700K0LKF354809	HR
EQP	A	Crawler Tractors	15.45070	Dozer, JD 550K LGP 2016	JD 550K LGP	10T0550K0LGF299109	HR
EQP	A	Crawler Tractors	15.45071	Dozer, CAT D5K2 LGP 2014	2014 CAT D5K2 LGP	CAT05K2VYK01469	HR
EQP	A	Crawler Tractors	15.45072	Dozer, Komatsu D37PX-24 2017	2017 Komatsu D37PC-24	KMT001311LG0805057	HR
EQP	A	Crawler Tractors	15.45073	Dozer, JD 450J LGP 2012	2012 JD 450J LGP	1T0450J0LGD228212	HR
EQP	A	Crawler Tractors	15.45074	Dozer, CAT D3K2LGP 2018	2018 CAT Tractor	KL207540	HR
EQP	A	Crawler Tractors	15.45075	Dozer, CAT D1 LGP 2021	2021 D1 Dozer	XXL00521	HR
EQP	A	Crawler Tractors	15.45076	Dozer, Komatsu D39PX-24 2020	2020 Komatsu D39PX-24	96802	HR
EQP	A	Crawler Tractors	15.45077	Dozer, JD 550K LGP 2018	2018 JD 550K LGP	1T0550K0LTF337803	HR
EQP	A	Crawler Tractors	15.45079	Dozer, JD 650K LGP 2013	2013 JD 650K LGP	1T0650K0CDE248314	HR
EQP	A	Crawler Tractors	15.45080	Dozer, JD 650K LGP 2014	2013 JD 650K LGP	1T0650K0HEE262298	HR
EQP	A	Crawler Tractors	15.45081	Dozer, JD 650K LGP 2018	2018 JD 650K LGP	1T0650K0HJF328891	HR
EQP	A	Crawler Tractors	15.45082	Dozer, JD 650K LGP 2019	2019 JD 650K LGP	1T0650K0CKF364916	HR
EQP	A	Crawler Tractors	15.45083	Dozer, JD 650K LGP 2019	2019 JD 650K LGP	1T0650K0CKF364432	HR
EQP	A	Crawler Tractors	15.45084	Dozer, Komatsu D39PX-24 2017	2017 Komatsu D39PX-24	KMT00130PGA095263	HR
EQP	A	Crawler Tractors	15.45085	Dozer, Komatsu D39PX-24 2017	2017 Komatsu D39PX-24	KMT00130PGA095568	HR
EQP	A	Crawler Tractors	15.45087	Dozer, JD 750K LGP 2018	2018 JD 750K LGP	1T0750K0LJF335423	HR
EQP	A	Crawler Tractors	15.45088	Dozer, JD 750K LGP 2018	2018 JD 750K LGP	1T0750K0LJF334973	HR
EQP	A	Crawler Tractors	15.45089	Dozer, Cat D3K LGP 2022	2022 D3K LGP Dozer	XXY02381	HR
EQP	A	Crawler Tractors	15.45090	Dozer, JD 450K 2019	2019 JD 450K Dozer	1T0450K0EKF358060	HR
EQP	A	Crawler Tractors	15.45091	Dozer, Cat D4 2021	2021 CAT D4 Dozer	JPH00598	HR
EQP	A	Crawler Tractors	15.45092	RPO Dozer, Cat D3K 2021	RPO 2021 D3K Dozer	KL207632	HR
EQP	E	Wheel Loaders	15.46014	IP Loader Cat938G 2002	2002 Cat 938G Loader	65W01304	HR
EQP	E	Wheel Loaders	15.46027	Loader, Cat 938G 2005	2005 Cat 938G Loader	RT801163	HR
EQP	E	Wheel Loaders	15.46028	Loader, Komatsu WA380-5 2006	2006 Komatsu WA380-5 Load	AS2636	HR
EQP	E	Wheel Loaders	15.46029	Loader, Cat 950H 2006	2006 Cat 950H Loader	K5K01033	HR
EQP	E	Wheel Loaders	15.46030	Loader, Cat 950H 2006	2006 Cat 950H Loader	K5K01035	HR
EQP	E	Wheel Loaders	15.46044	Loader, Komatsu WA250 2007	2007 Komatsu WA250 Loader	A74523	HR
EQP	E	Wheel Loaders	15.46051	Loader, Cat 938H 2008	2008 CAT 938H LOADER	JKM00163	HR
EQP	E	Wheel Loaders	15.46053	Loader, Cat 938H 2009	2009 CAT 938H LOADER	JKM00160	HR
EQP	E	Wheel Loaders	15.46065	Loader, Cat 950H 2006	2006 Cat 950H Loader	K5K00374	HR
EQP	E	Wheel Loaders	15.46069	Loader, Komatsu WA320P2-6 2009	2009 Komatsu WA320P2-6 Lo	70916	HR
EQP	E	Wheel Loaders	15.46075	PLT Loader, Komatsu WA470 2017	2017 Komatsu WA470 Loader	A49256	HR
EQP	E	Wheel Loaders	15.46076	Loader, Cat 930M 2018	2018 CAT 930M Loader	KTG03564	HR
EQP	E	Wheel Loaders	15.46077	Loader, Cat 930M 2018	2018 CAT 930M Loader	KTG03693	HR
EQP	E	Wheel Loaders	15.46078	Loader, JD 544K 2018	2018 John Deere 544K	1DW544K2E5F685677	HR
EQP	E	Wheel Loaders	15.46080	PLT Loader, Volvo L110H 2015	2015 Volvo L110H Loader	L110H10411	HR
EQP	E	Wheel Loaders	15.46081	PLT Loader, Cat 966M 2019	2019 CAT Loader 966M	GM500587	HR
EQP	E	Wheel Loaders	15.46082	PLT Loader, Cat 966M 2019	2019 CAT Loader 966M	EJA02165	HR
EQP	E	Wheel Loaders	15.46088	Loader, JD 544J 2005	2005 JD 544J Loader	DW544J2598426	HR
EQP	E	Wheel Loaders	15.46094	RB Auction, Komatsu WA270 2014	2014 Komatsu WA270	80546	HR
EQP	E	Wheel Loaders	15.46095	Loader, CAT 930K 2014	2014 CAT 930K Loader	RHN03455	HR
EQP	E	Wheel Loaders	15.46097	Loader, CAT 930K 2014	2014 CAT 930K Loader	RHN02651	HR
EQP	E	Wheel Loaders	15.46098	Loader, JD 544K 2013	2013 JD 544K Loader	1DW544K2ADE653060	HR
EQP	E	Wheel Loaders	15.46100	Loader, Komatsu WA270 2018	2018 Komatsu WA270	83910	HR
EQP	E	Wheel Loaders	15.46102	Loader, JD 544L 2019	2019 JD 544L Loader	1DW544LZCKF695580	HR
EQP	E	Wheel Loaders	15.46103	Loader, JD 624K 2015	2015 JD 624K Loader	1DW624KPTFF670499	HR
EQP	E	Wheel Loaders	15.46104	PLT Loader, Volvo L150G 2015	2015 Volvo L150G	4574	HR
EQP	E	Wheel Loaders	15.46105	RB Auction, Komatsu WA470 2016	2016 Komatsu WA470	A49144	HR
EQP	E	Wheel Loaders	15.46108	Loader, CAT 938M 2020	2020 CAT 938M	J3R08028	HR
EQP	E	Wheel Loaders	15.46109	Loader, CAT 938M 2021	2021 CAT 938M	J3R07552	HR
EQP	E	Wheel Loaders	15.46110	Loader, JD 624P 2021	2021 JD 624P Loader	MLZ10965	HR
EQP	E	Wheel Loaders	15.46111	Loader, JD 624P 2021	2021 JD 624P Loader	MLZ10555	HR
EQP	E	Wheel Loaders	15.46112	Loader, Komatsu WA380-8 2017	2017 Komatsu WA380-8	KMTWA130HINA74407	HR
EQP	E	Wheel Loaders	15.46113	Loader, JD 544K-II 2018	2018 John Deere 544K-II	1DW544K2HMF684280	HR
EQP	E	Wheel Loaders	15.46114	Loader, JD 544K 2015	2015 John Deere	1DW544K2TF669673	HR
EQP	E	Wheel Loaders	15.46115	Loader, JD 444J 2005	2005 John Deere 444J	DW444J2594914	HR
EQP	E	Wheel Loaders	15.46116	PLT Loader, John Deere 744L 21	2021 John Deere 744L	1DW744LXKMF710559	HR

VEH	1	On-Highway Trailers	15.40194	Trailer, Caliber 20' 2016	2016 Caliber 20' Trailer	57BEM7209G1516293	HR
VEH	1	On-Highway Trailers	15.40195	Dump Trailer, Irondog 24' 2012	2012 Irondog 24' Dump Tra	5FEF525222C000001	HR
VEH	1	On-Highway Trailers	15.40197	Trailer, Bye-Rite 20' 2017	2017 Bye-Rite 20' Trailer	7F3B1UK24HR005506	HR
VEH	1	On-Highway Trailers	15.40198	Trailer, Caliber 20' 2017	2017 Caliber 20' Trailer	57BEM720XH1031484	HR
VEH	1	On-Highway Trailers	15.40199	Trailer, Starcraft Camper 2018	2018 Starcraft Truck Camp	15A8508T02ZV5157	HR
VEH	1	On-Highway Trailers	15.40200	Trailer, Evergreen Travel 2016	2016 Evergreen Travel Tra	5ZWTGGE25G1005535	HR
VEH	1	On-Highway Trailers	15.40201	Trailer, Empire Enclosed 2019	2019 Empire 28' Enclosed	7F81E2828KD006782	HR
VEH	1	On-Highway Trailers	15.40202	Trailer, PJ LD352 35' 2019	2019 PJ LD352 35' Trailer	4P5L03528K1308419	HR
VEH	1	On-Highway Trailers	15.40203	Trailer, Bye-Rite 20' 2018	2018 Bye-Rite 20' Trailer	7F3B1UK25IR000904	HR
VEH	1	On-Highway Trailers	15.40204	Trailer, La Chalet 2021	2021 La Chalet Trailer		HR
VEH	1	On-Highway Trailers	15.40205	Trailer, La Chalet 2021	2021 La Chalet Trailer		HR
VEH	1	On-Highway Trailers	15.40206	Trailer, Bye-Rite 20' 2019	2019 Bye-Rite 20' Trailer	7F3B1UK21KR002280	HR
VEH	1	On-Highway Trailers	15.40207	Trailer, Bye-Rite 20' 2019	2019 Bye-Rite 20' Trailer	7F3B1UK28KR003412	HR
VEH	1	On-Highway Trailers	15.40208	Trailer, Utility LeChalet 2019	2019 LeChalet Utility Tra		HR
VEH	1	On-Highway Trailers	15.40209	Trailer, Utility LeChalet 2021	2021 LeChalet Utility Tra		HR
VEH	1	On-Highway Trailers	15.40210	Trailer, Bye-Rite 20' 2019	2019 Bye-Rite 20' Trailer	7F3B1UK26KR002159	HR
VEH	1	On-Highway Trailers	15.40211	Trailer, Bye-Rite 20' 2020	2020 Bye-Rite 20' Trailer	7F3B1UK20LR004278	HR
VEH	1	On-Highway Trailers	15.40212	Trailer, Bye-Rite 20' 2020	2020 Bye-Rite 20' Trailer	7F3B1UK27LR004276	HR
VEH	1	On-Highway Trailers	15.40213	Trailer, Utility Bye-Rite 2015	2015 Bye-Rite 10' Utility	5VT81UA19FR001627	HR
VEH	1	On-Highway Trailers	15.40214	Trailer, Enclosed 10' 1999	1999 Enclosed 10' Trailer		HR
VEH	1	On-Highway Trailers	15.40215	Trailer, Utility TC 2019	2019 Triple Crown Utility	1XNBU12110K1092949	HR
VEH	1	On-Highway Trailers	15.40216	Trailer, Neptune Vacuum Tanker	Neptune Vacuum Tanker Tra		HR
VEH	1	On-Highway Trailers	15.40217	Trailer, Utility BR 12' 2020	2020 Bye-Rite Utility Tra	7F3B1UK10LR005016	HR
VEH	1	On-Highway Trailers	15.40218	Trailer, Utility TC 2020	2020 Triple Crown Utility	1XNBU121511103820	HR
VEH	1	On-Highway Trailers	15.40219	Trailer, Utility TC 2021	2021 Triple Crown Utility	1XNBU1217M1120636	HR
VEH	1	On-Highway Trailers	15.40220	Trailer, Empire Enclosed 2020	2020 Empire 12' Enclosed	7F81E1210LD009221	HR
VEH	1	On-Highway Trailers	15.40221	Trailer, Utility BR 12' 2020	2020 Bye-Rite Utility Tra	7F3B1UK16LR004372	HR
VEH	1	On-Highway Trailers	15.40222	Trailer, Utility BR 16' 2017	2017 Bye-Rite Utility Tra	7F3B1UG25HR005507	HR
VEH	1	On-Highway Trailers	15.40223	Trailer, Utility BR 16' 2017	2017 Bye-Rite Utility Tra	7F3B1UG22HR006601	HR
VEH	1	On-Highway Trailers	15.40224	Trailer, Utility BR 16' 2017	2017 Bye-Rite Utility Tra	7F3B1UG28HR006957	HR
VEH	1	On-Highway Trailers	15.40225	Trailer, Utility BR 16' 2017	2017 Bye-Rite Utility Tra	7F3B1UG21HR006900	HR
VEH	1	On-Highway Trailers	15.40226	Trailer, Utility BR 16' 2019	2019 Bye-Rite Utility Tra	7F3B1FP23KR002012	HR
VEH	1	On-Highway Trailers	15.40227	Trailer, Utility BR 16' 2019	2019 Bye-Rite Utility Tra	7F3B1FP29KR002094	HR
VEH	1	On-Highway Trailers	15.40228	Trailer, Utility BR 16' 2020	2020 Bye-Rite Utility Tra	7F3B1FP22LR003928	HR
VEH	1	On-Highway Trailers	15.40229	Trailer, Utility BR 16' 2020	2020 Bye-Rite Utility Tra	7F3B1FP21LR004570	HR
VEH	1	On-Highway Trailers	15.40230	Trailer, Empire Enclosed 2020	2020 Empire 16' Enclosed	7F81E1621LD0091103	HR
VEH	1	On-Highway Trailers	15.40231	Trailer, Utility BR 16' 2021	2021 Bye-Rite Utility Tra	7F3B1FP27MR007586	HR
VEH	1	On-Highway Trailers	15.40232	Trailer, Utility Custom 20'	Custombuilt 20' UtilityTr		HR
VEH	1	On-Highway Trailers	15.40233	Trailer, Utility BR 20' 2020	2020 Bye-Rite Utility Tra	7F3B1UK27LR005668	HR
VEH	1	On-Highway Trailers	15.40234	Trailer, Utility BR 20' 2020	2020 Bye-Rite Utility Tra	7F3B1UK23LR005666	HR
VEH	1	On-Highway Trailers	15.40235	Trailer, Utility BR 20' 2020	2020 Bye-Rite Utility Tra	7F3B1UK24LR006101	HR
VEH	1	On-Highway Trailers	15.40236	Trailer, Utility BR 20' 2020	2020 Bye-Rite Utility Tra	7F3B1UK20LR005860	HR
VEH	1	On-Highway Trailers	15.40237	Trailer, Utility BR 20' 2020	2020 Bye-Rite Utility Tra	7F3B1UK26LR003975	HR
VEH	1	On-Highway Trailers	15.40238	Trailer, Utility BR 20' 2020	2020 Bye-Rite Utility Tra	7F3B1UK23LR005859	HR
VEH	1	On-Highway Trailers	15.40239	Trailer, Utility BR 20' 2020	2020 Bye-Rite Utility Tra	7F3B1UK21LR004368	HR
VEH	1	On-Highway Trailers	15.40240	Trailer, Utility BR 20' 2020	2020 Bye-Rite Utility Tra	7F3B1UK23LR005603	HR
VEH	1	On-Highway Trailers	15.40241	Trailer, Utility BR 20' 2021	2021 Bye-Rite Utility Tra	7F3B1UK29MR007956	HR
VEH	1	On-Highway Trailers	15.40242	Trailer, Utility BR 20' 2021	2021 Bye-Rite Utility Tra	7F3B1UK22MR008205	HR
VEH	1	On-Highway Trailers	15.40243	Trailer, Utility BR 20' 2021	2021 Bye-Rite Utility Tra	7F3B1UK24MR008206	HR
VEH	1	On-Highway Trailers	15.40244	Trailer, Utility BR 20' 2021	2021 Bye-Rite Utility Tra	7F3B1UK27MR007342	HR
VEH	1	On-Highway Trailers	15.40245	Dump Trailer, Big Tex 2015	2015 Big Tex 14LX Dump Tr	16VDX1426F3007349	HR
VEH	1	On-Highway Trailers	15.40246	Dump Trailer, Big Tex 2015	2015 Big Tex 14LX Dump Tr		HR
VEH	1	On-Highway Trailers	15.40247	Dump Trailer, Big Tex 2017	2017 Big Tex 25DU Dump Tr	16VDX2020X42080499	HR
VEH	1	On-Highway Trailers	15.40248	Dump Trailer, Irondog 2018	2018 Irondog 14' Dump Tra	129CD142JKCS24271	HR
VEH	1	On-Highway Trailers	15.40249	Dump Trailer, Triple Crown 2019	2019 Triple Crown Dump Tr	1XNBU142JKCS092947	HR
VEH	1	On-Highway Trailers	15.40250	Trailer, Vector Vacuum Tanker	Vector Vacuum Tanker Trail	1V5PT2120A1090005	HR
VEH	1	On-Highway Trailers	15.40251	Trailer, Vermeer Vacuum Tanker	Vermeer Vacuum Tanker Tra	1811002	HR
VEH	1	On-Highway Trailers	15.40252	Homemade Trailer 2022	2022 Homemade Trailer	NOVIN0201358528	HR
VEH	1	On-Highway Trailers	15.40253	Trailer, Misc Eqp Trailer		4277-2	HR
VEH	1	On-Highway Trailers	15.40254	Trailer, Straightedge		1R9BU08150F600456	HR
VEH	1	On-Highway Trailers	15.40255	Trailer, Water Trailer 2022	2022 Water Trailer	1XNBU1218N1132246	HR
VEH	1	On-Highway Trailers	15.40257	Trailer, Straight Edge 2022	Straight Edge Trailer,202	4T9BU1413NG035161	HR
VEH	1	On-Highway Trailers	15.40258	Trailer, Straight Edge 2022	Straight Edge Trailer,202	4T9BU1412NG035409	HR
VEH	1	On-Highway Trailers	15.40259	Trailer, Triple Crown 2020	7x18 Utility Trailer	1XNBU182111102681	HR
VEH	1	On-Highway Trailers	15.40260	Trailer, Utility BR 20' 2021	2021 Bye-Rite Utility Tra	7F3B1UK29MR007343	HR
VEH	1	On-Highway Trailers	15.40261	Homemade Trailer 2022	2022 Homemade Trailer	NOVIN0201384566	HR
VEH	1	On-Highway Trailers	15.40262	Trailer, Elite Utility 2023	2023 Elite Utility Traile	5THBU1215PC0000424	HR
VEH	1	On-Highway Trailers	15.40263	Homemade Trailer 2023	2023 Homemade Trailer	NOVIN0201392915	HR
VEH	1	On-Highway Trailers	15.40264	Trailer, Gator Made Tilt 2023	2023 GatorMade Aardvark T	421HD02226PS011801	HR
VEH	1	On-Highway Trailers	15.40265	Trailer, Topline w/sidegate 22	2022 Topline Trailer	4UMJT2125NM0000049	HR
VEH	1	On-Highway Trailers	15.40266	Trailer, Bye-Rite 10' 2023	2023 Bye-Rite 10' Trailer	7F3B1U12PR012946	HR
EQP	A	Crawler Tractors	15.45021	Dozer, Cat D5N LGP 2004	2004 Cat D5N LGP Dozer	CKT00291	HR
EQP	A	Crawler Tractors	15.45022	IP Dozer, CatD5G 2006	2006 Cat D5G LGP Dozer	RKG02199	HR
EQP	A	Crawler Tractors	15.45027	Dozer, Komatsu D51P LGP 2008	2008 Komatsu D51P LGP Doz	B10899	HR

VEH	1	On-Highway Trailers	15.40117	Trailer, Tilt Trailer 2011	2011 Tilt Trailer	SVGFD22288L001814	HR
VEH	1	On-Highway Trailers	15.40118	Trailer, Tripler Crown 2013	2013 Tripler Crown Trailer	1XNCL1810701041188	HR
VEH	1	On-Highway Trailers	15.40119	Trailer, Tilt 2014	2014 Tilt Trailer	5VGF02224E1001846184	HR
VEH	1	On-Highway Trailers	15.40120	Service Trailer, Lark 2016	2016 Lark Enclosed Trailer	5RTBE1625G0049429	HR
VEH	1	On-Highway Trailers	15.40121	Trailer, Kaufman 2017	2017 Kaufman Trailer	5VGAP3039JL005883	HR
VEH	1	On-Highway Trailers	15.40123	Trailer, Elite 16ft 2019	2019 Elite Heavy Equipmen	5TH8G162XK007114	HR
VEH	1	On-Highway Trailers	15.40124	Trailer, TrailKing 1999	TrailKing Trailer 1999	1TK00514X8058338	HR
VEH	1	On-Highway Trailers	15.40126	Trailer, Leeboy 2005	Leeboy L500T 2005	189D515225D309178	HR
VEH	1	On-Highway Trailers	15.40127	Trailer, Leeboy 1999	Leeboy L500T 1999	NOVIN0200313262	HR
VEH	1	On-Highway Trailers	15.40128	Trailer, DMB 2005	DMB 7x20 EQ 2005	1D907X2078D536264	HR
VEH	1	On-Highway Trailers	15.40129	Trailer, Load Trail 2010	Load Trail 2010	42ECH2023A1072787	HR
VEH	1	On-Highway Trailers	15.40130	Trailer, Triple Crown 2016	Triple Crown 2016	1XNHDSX81G1069405	HR
VEH	1	On-Highway Trailers	15.40131	Trailer, RORU 2017	RORU Trailer 2017	129BE2023HF147604	HR
VEH	1	On-Highway Trailers	15.40132	Trailer, RORU 2017	RORU Trailer 2017	129BE2020FH147625	HR
VEH	1	On-Highway Trailers	15.40133	Trailer, Elite 16ft 2019	2019 Elite Heavy Equipmen	5TH8G1623K1007245	HR
VEH	1	On-Highway Trailers	15.40134	Trailer, PJ Dump 2020	2020 PJ Dump Trailer	4P5DL1420L1315654	HR
VEH	1	On-Highway Trailers	15.40135	Trailer, Pin Black 2000	2000 Pin Black	8TM5UT1598904909	HR
VEH	1	On-Highway Trailers	15.40136	Trailer, Tilt Bed 2013	2013 Tilt Bed	4YHBN1824DC68742	HR
VEH	1	On-Highway Trailers	15.40137	Trailer, Homemade 2009	2009 Homemade	1TTH718581504839	HR
VEH	1	On-Highway Trailers	15.40138	Trailer, Homemade 2014	2014 Homemade	16VEX1827E3H17313	HR
VEH	1	On-Highway Trailers	15.40139	Trailer, Straight Edge	Straight Edge	NOVIN0200530839	HR
VEH	1	On-Highway Trailers	15.40140	Trailer, Straight Edge	Straight Edge Red	NOVIN0200801727	HR
VEH	1	On-Highway Trailers	15.40141	Trailer, Dump 2016	Dump Trailer 2016	AL0201161T	HR
VEH	1	On-Highway Trailers	15.40142	Trailer, Homemade 2000	Homemade Grill 2000	NOVIN0200722668	HR
VEH	1	On-Highway Trailers	15.40143	Trailer, Utility 2014	Utility 2014	AL0210141T	HR
VEH	1	On-Highway Trailers	15.40144	Trailer, Box Trailer 1994	Box Trailer 1994	NOVIN0200267551	HR
VEH	1	On-Highway Trailers	15.40145	Trailer, Utility 1997	Utility 1997	NOVIN0200530828	HR
VEH	1	On-Highway Trailers	15.40146	Trailer, Flatbed 1977	1977 Flatbed	NOVIN0200532321	HR
VEH	1	On-Highway Trailers	15.40147	Trailer, Utility 1997	1997 Utility Trailer	NOVIN0200532322	HR
VEH	1	On-Highway Trailers	15.40148	Trailer, Straight Edge Green	Straight Edge Green	NOVIN0200530761	HR
VEH	1	On-Highway Trailers	15.40149	Trailer, Homemade 2006	2006 Homemade	NOVIN0200530758	HR
VEH	1	On-Highway Trailers	15.40150	Trailer, Utility Trailer 1995	1995 Utility	NOVIN0200121301	HR
VEH	1	On-Highway Trailers	15.40151	Trailer, Homemade	Homemade MOT	NOVIN0200797432	HR
VEH	1	On-Highway Trailers	15.40152	Trailer, Water Tank	Water Tank Trailer	NOVIN0200532313	HR
VEH	1	On-Highway Trailers	15.40153	Trailer, Triple Crown 2020	2020 Triple Crown Trailer	1XNBU1621L1105860	HR
VEH	1	On-Highway Trailers	15.40154	Trailer, Triple Crown 2020	2020 Triple Crown Trailer	1XNBU1623L1105861	HR
VEH	1	On-Highway Trailers	15.40155	Trailer, Rolling Straight Edge	2020 Rolling Straight Edg	7889A	HR
VEH	1	On-Highway Trailers	15.40156	Trailer, Elite Dump 2020	2020 Elite Dump Trailer	5TH8RM21LL007744	HR
VEH	1	On-Highway Trailers	15.40158	Pressure Washer, North Star 20	2020 North Star 157595	4K1PT4C17L008308	HR
VEH	1	On-Highway Trailers	15.40159	Trailer, Welding Carry-On 2021	2021 Carry-On Trailer for	4YMBU0818M6087750	HR
VEH	1	On-Highway Trailers	15.40160	Trailer, Triple Crown 2021	2021 Triple Crown Trailer	1XNBU1010M1223887	HR
VEH	1	On-Highway Trailers	15.40161	Trailer, Leeboy L200 2002	2002 Leeboy L200	189D5091150309748	HR
VEH	1	On-Highway Trailers	15.40162	Trailer, Leeboy L300 2020	2020 Leeboy L300	189BT1218L1309006	HR
VEH	1	On-Highway Trailers	15.40163	Trailer, CTS Dump 2016	2016 CTS End Dump Trailer	5TU343029G5000655	HR
VEH	1	On-Highway Trailers	15.40164	Trailer, Big Tex Dump 2020	2020 Big Tex End Dump Tra	16VDX1625L5091185	HR
VEH	1	On-Highway Trailers	15.40165	Trailer, Big Tex Dump 2016	2016 Big Tex End Dump Tra	16VDX1421G5067271	HR
VEH	1	On-Highway Trailers	15.40166	Trailer, Maxor-D Dump 2017	2017 Maxor-D End Dump Trai	5R8DM1428HM050486	HR
VEH	1	On-Highway Trailers	15.40167	Trailer, Rolls Rite 2020	2020 Rolls Rite 52K Trail	1R9PD302SLM356068	HR
VEH	1	On-Highway Trailers	15.40168	Trailer, Rolls Rite 2013	2013 Rolls Rite 48K Trail	1R9PD3028DM356132	HR
VEH	1	On-Highway Trailers	15.40169	Trailer, Rolls Rite 2016	2016 Rolls Rite Trailer	1R9PD222XGM356323	HR
VEH	1	On-Highway Trailers	15.40170	Trailer, Interstate 2006	2006 Interstate 20' Trail	1K8BT1806M007924	HR
VEH	1	On-Highway Trailers	15.40171	Trailer, Rolls Rite 2006	2006 Interstate Gooseneck	1R9GD30266M356245	HR
VEH	1	On-Highway Trailers	15.40172	Trailer, Better Built 2017	2017 Better Built 18'	4MNF1827H1001389	HR
VEH	1	On-Highway Trailers	15.40173	Trailer, Better Built 2014	2014 Better Built 18'	4MNF1824E1000923	HR
VEH	1	On-Highway Trailers	15.40174	Trailer, Rolls Rite 2016	2016 Rolls Rite 16'	1R9BD182XGM356334	HR
VEH	1	On-Highway Trailers	15.40175	Trailer, Rolls Rite 2013	2013 Rolls Rite 16'	1R9BD1821DM356024	HR
VEH	1	On-Highway Trailers	15.40176	Trailer, Rolls Rite 2012	2012 Rolls Rite 16'	1R9PD1822CM356201	HR
VEH	1	On-Highway Trailers	15.40177	Trailer, Big Tex 60SP 2006	2006 Big Tex 60SP	16VNX142762D17006	HR
VEH	1	On-Highway Trailers	15.40178	Trailer, Hardi 12' 2007	2007 Hardi 12' Trailer	1H9U012187W509279	HR
VEH	1	On-Highway Trailers	15.40179	Trailer, Quality 10' 2004	2004 Quality 10' Trailer	129GA10154P062187	HR
VEH	1	On-Highway Trailers	15.40180	Trailer, RS Enclosed 2019	2019 Rock Solid Enclosed	7H2BE2421KD013793	HR
VEH	1	On-Highway Trailers	15.40181	Trailer, Look Enclosed 2017	2017 Look Enclosed Trailer	53BLTEA11JU029429	HR
VEH	1	On-Highway Trailers	15.40182	Trailer, Look Enclosed 2017	2017 Look Enclosed Trailer	53BLTEA18JU029430	HR
VEH	1	On-Highway Trailers	15.40183	Trailer, Water Tank 2019	2019 Water Wagon Trailer	5V4TK2430K000001	HR
VEH	1	On-Highway Trailers	15.40184	Trailer, Water Tank 2007	2007 Water Wagon Trailer	5VUTK24327P000007	HR
VEH	1	On-Highway Trailers	15.40185	Trailer, Water Tank 500 gal	Custom Water Wagon Trailer	CUSTOM 500 GAL	HR
VEH	1	On-Highway Trailers	15.40186	Enclosed Utility Trailer 22021	2021 Triple Crown Enclose	TBD-MARK	HR
VEH	1	On-Highway Trailers	15.40187	Trailer, Big Tex 14GN20 2019	2019 Big Tex 14GN20		HR
VEH	1	On-Highway Trailers	15.40188	Trailer, Big Tex 22GN20 2019	2019 Big Tex 22GN20		HR
VEH	1	On-Highway Trailers	15.40189	Trailer, Misc Eqp Trailer		4277	HR
VEH	1	On-Highway Trailers	15.40190	Trailer, Reedy Branch 16' 2020	2020 Reedy Branch 16' Tra	78123	HR
VEH	1	On-Highway Trailers	15.40191	Trailer, Lee 20' 1998	1998 Lee 20' Trailer		HR
VEH	1	On-Highway Trailers	15.40192	Trailer, Bye-Rite 20' 2016	2016 Bye-Rite 20' Trailer	5VTB1UK21GR003199	HR
VEH	1	On-Highway Trailers	15.40193	Trailer, Irondog 30' Gooseneck	Irondog 30' Gooseneck Tra		HR

EQP	1	On-Highway Trailers	15.36042	Lowboy Trailer, Etnyre 2017	2017 Etnyre Lowboy	1E9323325HE111244	HR
VEH	1	On-Highway Trailers	15.36043	Trailer, Water Tank Belshe 05	2005 Belshe Water Tank Tr	161F0121651040774	HR
EQP	1	On-Highway Trailers	15.36044	Lowboy Trailer, Towmaster 2020	Towmaster Lowboy Trailer	4KNFF532211161551	HR
EQP	1	On-Highway Trailers	15.36045	Lowboy Trailer, EagerBeaver 21	2021 Eager Beaver Trailer	1125E5530MLO85052	HR
EQP	1	On-Highway Trailers	15.36046	Lowboy Trailer, ProLine 2013	2013 ProLine DG50	SSPDG4939DW000009	HR
EQP	1	On-Highway Trailers	15.36047	Lowboy Trailer, Kaufman DP55 19	2019 Kaufman DP55	1K9FR4238K8367144	HR
EQP	1	On-Highway Trailers	15.36048	Lowboy Trailer, Kaufman DP55 19	2019 Kaufman DP55	1K9FR4230K8367039	HR
EQP	1	On-Highway Trailers	15.36049	Lowboy Trailer, EagleBeaver 22	Lowboy Trailer	1125E246XNLO86169	HR
EQP	1	On-Highway Trailers	15.36050	Lowboy Trailer, EagleBeaver 22	EagleBeaver 50GSL-PT	1125E2461NLO86321	HR
EQP	1	On-Highway Trailers	15.36051	Lowboy Trailer, Etnyre 22	2022 Etnyre Lowboy Traile	Q33457	HR
VEH	1	On-Highway Trailers	15.40002	Paint Trailer, Crosley 1995	1995 Crosley Paint Traile	CTLLM51005S006720	HR
VEH	1	On-Highway Trailers	15.40003	Trailer, Asphalt Roller Yellow	Asphalt Roller Trailer Ye	FLT7433C	HR
VEH	1	On-Highway Trailers	15.40005	Trailer, MOT Cone Red Pipecub	MOT Cone Trailer Red Pipe	125846	HR
VEH	1	On-Highway Trailers	15.40007	Trailer, Tiger Line Tag	Tiger Line Tag Trailer	31199	HR
VEH	1	On-Highway Trailers	15.40008	Trailer, Cargo Pace Amer. 2000	2000 Pace AMERICAN Cargo	4FPUB1621YGO47222	HR
VEH	1	On-Highway Trailers	15.40009	Trailer, Cargo Pace Amer. 2000	2000 Pace American Cargo	4FPUB1621YGO47223	HR
EQP	1	On-Highway Trailers	15.40010	Trailer, Liq Ash Etnyre 7k gal	1998 Etnyre Liq Asph Trlr	1E9T43201WED07065	HR
VEH	1	On-Highway Trailers	15.40013	Trailer, Cargo Pace Amer. 2003	2003 Pace AMERICAN Cargo	4FPUB12253G077789	HR
VEH	1	On-Highway Trailers	15.40014	Trailer, Home Made Util 2003	2003 Home Made Utility Tr	NOVIN0200363639	HR
VEH	1	On-Highway Trailers	15.40015	Trailer, Home Made Util 2003	2003 Home Made Utility Tr	NOVIN0200402373	HR
VEH	1	On-Highway Trailers	15.40017	Trailer, Pace Amer Util 2005	2005 Pace Amer Utility Tr	4FPUB12225G095363	HR
VEH	1	On-Highway Trailers	15.40018	Trailer, Utility 2000	2000 Utility Trailer	1TTAG5128YJ020052	HR
VEH	1	On-Highway Trailers	15.40019	Trailer, Utility 1997	1997 Utility Trailer	NOVIN00083786246	HR
VEH	1	On-Highway Trailers	15.40020	Trailer, Utility 2000	2000 Utility Trailer	NOVIN0200213762	HR
VEH	1	On-Highway Trailers	15.40021	Trailer, Utility 1999	1999 Utility Trailer	4466	HR
VEH	1	On-Highway Trailers	15.40023	Trailer, Utility 2003	2003 Utility Trailer	2810	HR
VEH	1	On-Highway Trailers	15.40024	Trailer, Anderson Utility 2006	2006 Anderson Utility Tra	4YNBN12106C039466	HR
VEH	1	On-Highway Trailers	15.40026	Roller Trailer 2006 7 X 18	7X18 Asphalt Roller Trlr,	FSRROA0671834363	HR
VEH	1	On-Highway Trailers	15.40027	2004 Alkota 5355J Presser Wash	Alkota 5355J P Washer,200	SETUS122Y20042302	HR
VEH	1	On-Highway Trailers	15.40028	2004 Alkota 4355H Presser Wash	Alkota 4355H P Washer,200	SETUS102Y20041309	HR
EQP	1	Aggregate Equipment	15.40029	2001, Cargo Mate Sewer Video	Cargo Mate Sewer Video	4X4TSE2191U200373	HR
VEH	1	On-Highway Trailers	15.40031	2007 Kodiak 7X16 Cargo Trailr	Kodiak 7x16 Cargo Trailer	16HPB16257G086003	HR
VEH	1	On-Highway Trailers	15.40032	2006, SX10 Trailr	Sx10 Trailer,2006	1TTAG510664890831	HR
VEH	1	On-Highway Trailers	15.40033	2005, 6X14 Anderson Cone Trailr	Anderson Con6x14 Trailer	4YNBN1A275C034950	HR
VEH	1	On-Highway Trailers	15.40034	Trailer, Leeboy Tack 2006	2006 Leeboy Tack Trailer	189DS152760309016	HR
VEH	1	On-Highway Trailers	15.40035	2007 Straight Edge Trailer	Straight Edge Trailer,200	1487732	HR
VEH	1	On-Highway Trailers	15.40036	Trailer, 6X16 Cone 2005	2005 6X16 Cone Trailer	4YNBN16265C036251	HR
VEH	1	On-Highway Trailers	15.40037	Trailer, Custom Built Gn 1998	1998 Customer Built GN Tr	1C2WU2521V5678196	HR
VEH	1	On-Highway Trailers	15.40038	Alkota Pressure Washer 2007	2007 Alkota Pressure WTr	SETUS122Y20073463	HR
VEH	1	On-Highway Trailers	15.40039	2005 6X16 Anderson Cone Trailer	Black Dual Axle	4YNBN16285C030337	HR
VEH	1	Aggregate Equipment	15.40040	2007 Austin Machine	Works Straight Edge Trail	1487760	HR
VEH	1	On-Highway Trailers	15.40041	2007 Pace America	Pace Enclosed Trailer	4FPWB20267G123380	HR
VEH	1	On-Highway Trailers	15.40042	2007 Alkota Tailr	Pressure Washer Trailer	SETUS122Y20073537	HR
VEH	1	On-Highway Trailers	15.40043	Trailer, Portable Tank 500 gal	Portable Onsite Fuel Tank	1F9BU081971329121	HR
VEH	1	On-Highway Trailers	15.40046	Trailer, Haum Trialer 2008	2008 Haum Trailer	16HPB16228G092343	HR
VEH	1	On-Highway Trailers	15.40047	2006 Anderson Trailer	Anderson Trailer	4YNBN16276C037426	HR
VEH	1	On-Highway Trailers	15.40049	Trailer, A-OK Cargo Trialer 04	2004 A-OK Cargo Trailer	SC7E16274D000075	HR
VEH	1	On-Highway Trailers	15.40050	Trailer, Anderson Trailer 2006	2006 Anderson Trailer	4YNBN12146C039079	HR
VEH	1	On-Highway Trailers	15.40055	Trailer, Redihaul 500 Gal 1998	1998 Redihaul 500 Gal Tra	47551427TVJ013008	HR
VEH	1	On-Highway Trailers	15.40078	2000 Straight Edge Trailer	Straight Edge Trailer, 20	NOVIN0200213765	HR
VEH	1	On-Highway Trailers	15.40083	1999 7x16 Pace Encls Trail	Pace 7X16 Encls Trail,199	4DXWB241XP053183	HR
VEH	1	On-Highway Trailers	15.40084	Big Tex Core Rig 2007	Big Tex Black Core Rig, 2	16VAX101772A8484	HR
VEH	1	On-Highway Trailers	15.40085	2007 7x16 For Riv Encls Trail	For Riv Conti Encls Trail	5NHUTW01X7U32417	HR
VEH	1	On-Highway Trailers	15.40086	2008 7x16 Haulmark Trail	Haulmark 7X16 Trail,2008	16HPB16248G092344	HR
VEH	1	On-Highway Trailers	15.40089	Straight Edge Trailer 2009	2009 Straight Edge Traile		HR
VEH	1	On-Highway Trailers	15.40095	Trailer, Ditch Wtch 1087	1987 Ditch Wtch Trailer	1DS0000FXH1701262	HR
VEH	1	On-Highway Trailers	15.40097	Homemade Trailer 1999	1999 Homemade Trailer	NOVIN0200014449	HR
VEH	1	On-Highway Trailers	15.40098	MOT Trailer 2006	2006 MOT Trailer	NOVIN02000500565	HR
VEH	1	On-Highway Trailers	15.40099	Enclosed Utility Trailer 2007	2007 Enclosed Utility Tra	4YMC121X7G276491	HR
VEH	1	On-Highway Trailers	15.40100	Rdmaster Enclosed Trailer 2003	2003 Rdmaster Enclosed Tr	5DT121F2431008864	HR
VEH	1	On-Highway Trailers	15.40101	Trailer, Iron Dog Util 2002	2002 Iron Dog Utility Tra	5FEL516262C009502	HR
VEH	1	On-Highway Trailers	15.40102	Triple Crown Trailer 2014	6x16 Black Utility	1XNU616T8E1049656	HR
VEH	1	On-Highway Trailers	15.40104	Miscellaneous Trailer	18' x 12' Freeport	5THB6182XH0000119	HR
VEH	1	On-Highway Trailers	15.40105	2016 Blower Trailer	Blower Trailer 2016	4YNBN1011GC079740	HR
VEH	1	On-Highway Trailers	15.40106	2017 Elite Trailer	Elite Trailer 2017	5THB62029HC000131	HR
VEH	1	On-Highway Trailers	15.40108	Trailer, 2018 Triple Crown	7x18 Utility Trailer	57BWG718711519297	HR
VEH	1	On-Highway Trailers	15.40109	Trailer, 2018 Trimax	2018 Trimax Trailer	1XNU612T111084006	HR
VEH	1	Aggregate Equipment	15.40110	Dump Trailer, 2018 IronDog	2018 IronDog Dump Trailer	129CD14291CS24567	HR
VEH	1	On-Highway Trailers	15.40111	Trailer, Elite 2019	2019 Elite Traile	5THB61624K006804	HR
VEH	1	On-Highway Trailers	15.40112	Trailer, Utility	2019 Utility Landscape	4YMBU0913KG021862	HR
VEH	1	On-Highway Trailers	15.40113	Trailer, Leeboy Tack 2008	2008 Leeboy Tack Trailer	189AA142691309561	HR
VEH	1	On-Highway Trailers	15.40114	Trailer, Aero Tack Sprayer 89	1989 Aero Tack Sprayer	1264	HR
VEH	1	On-Highway Trailers	15.40115	Trailer, CTRA Core 2010	2010 CTRA Core Trailer	4YMU0613AG122091	HR
VEH	1	On-Highway Trailers	15.40116	Trailer, Rolling Straight Edge	2010 Rolling Straight Edg	NOVIN0200922913	HR

HVH	0	On-Highway Trucks	15.25148	Dump Truck, Kenworth T800 2019	2019 Kenworth T800	1NKD140X1KJ217212	HR
HVH	0	On-Highway Trucks	15.25149	Dump Truck, Kenworth T800 2019	2019 Kenworth T800	1NKD140X2KJ217218	HR
HVH	0	On-Highway Trucks	15.25150	Dump Truck, Kenworth T800 2019	2019 Kenworth T800	1NKD140X0KJ217217	HR
HVH	0	On-Highway Trucks	15.25151	Dump Truck, Kenworth T800 2019	2019 Kenworth T800	1NKD140X5KJ217214	HR
HVH	0	On-Highway Trucks	15.25152	Dump Truck, Kenworth T800 2020	2020 Kenworth T800	3BKD140X3LF385840	HR
HVH	0	On-Highway Trucks	15.25154	Dump Truck, Kenworth T880 2023	2023 Kenworth T880	1NKZXPPEX5PJ259569	HR
HVH	0	On-Highway Trucks	15.25155	Dump Truck, Kenworth T880 2023	2023 Kenworth T880	1NKZXPPEX1PJ259570	HR
HVH	0	On-Highway Trucks	15.25156	Dump Truck, Kenworth T880 2023	2023 Kenworth T880	1NKZXPPEX3PJ259571	HR
HVH	0	On-Highway Trucks	15.25157	Dump Truck, Kenworth T880 2023	2023 Kenworth T880	1NKZXPPEX5PJ259572	HR
HVH	0	On-Highway Trucks	15.25158	Dump Truck, Kenworth T880 2023	2023 Kenworth T880	1NKZXPPEX7PJ259573	HR
HVH	0	On-Highway Trucks	15.25159	Dump Truck, Kenworth T880 2023	2023 Kenworth T880	1NKZXPPEX2PJ259576	HR
HVH	0	On-Highway Trucks	15.25160	Dump Truck, Kenworth T880 2023	2023 Kenworth T880	1NKZXPPEX9PJ259574	HR
HVH	0	On-Highway Trucks	15.25161	Dump Truck, Kenworth T880 2023	2023 Kenworth T880	1NKZXPPEX0PJ259575	HR
HVH	0	On-Highway Trucks	15.25162	Dump Truck, Kenworth T880 2023	2023 Kenworth T880	1NKZXPPEX4PJ259577	HR
HVH	0	On-Highway Trucks	15.25163	Dump Truck, WesternStar 47X 23	2023 Western Star 47X	5KQMBPDV3PLUES328	HR
HVH	0	On-Highway Trucks	15.25164	Dump Truck, WesternStar 47X 23	2023 Western Star 47X	5KQMBPDV1PLUES330	HR
HVH	0	On-Highway Trucks	15.25165	Dump Truck, WesternStar 47X 23	2023 Western Star 47X	5KQMBPDV5PLUES329	HR
HVH	0	On-Highway Trucks	15.25166	Dump Truck, WesternStar 47X 23	2023 Western Star 47X	5KQMBPDV3PLUES331	HR
HVH	0	On-Highway Trucks	15.25167	Dump Truck, WesternStar 47X 23	2023 Western Star 47X	5KQMBPDV5PLUES332	HR
HVH	0	On-Highway Trucks	15.25168	Dump Truck, WesternStar 47X 23	2023 Western Star 47X	5KQMBPDV7PLUES333	HR
HVH	0	On-Highway Trucks	15.25169	Dump Truck, WesternStar 47X 23	2023 Western Star 47X	5KQMBPDV9PLUES334	HR
HVH	0	On-Highway Trucks	15.25170	Dump Truck, Mack GR848 2023	2023 Mack GR848 Dump Truc	1M2GR2NCXPM004039	HR
HVH	0	On-Highway Trucks	15.25171	Dump Truck, Mack GR848 2023	2023 Mack GR848 Dump Truc	1M2GR2NCXPM004040	HR
HVH	0	On-Highway Trucks	15.25172	Dump Truck, Mack GUR13 2023	2023 Mack GUR13 Dump Truc	1M2GR3NCXPM003592	HR
HVH	0	On-Highway Trucks	15.25173	Dump Truck, Mack GUR13 2023	2023 Mack GUR13 Dump Truc	1M2GR3NCXPM003591	HR
HVH	0	On-Highway Trucks	15.25174	Dump Truck, Mack GUR13 2023	2023 Mack GUR13 Dump Truc	1M2GR3NCXPM003588	HR
HVH	0	On-Highway Trucks	15.25175	Dump Truck, Mack GUR13 2023	2023 Mack GUR13 Dump Truc	1M2GR3NCXPM003587	HR
HVH	0	On-Highway Trucks	15.25176	Dump Truck, Mack GUR13 2023	2023 Mack GUR13 Dump Truc	1M2GR3NCXPM003586	HR
HVH	0	On-Highway Trucks	15.25177	Dump Truck, Mack GUR13 2023	2023 Mack GUR13 Dump Truc	1M2GR3NCXPM003585	HR
HVH	0	On-Highway Trucks	15.25178	Dump Truck, Mack GUR13 2023	2023 Mack GUR13 Dump Truc	1M2GR3NCXPM003589	HR
HVH	0	On-Highway Trucks	15.25179	Dump Truck, Mack GUR13 2023	2023 Mack GUR13 Dump Truc	1M2GR3NCXPM003593	HR
HVH	0	On-Highway Trucks	15.25180	Dump Truck, Mack GUR13 2023	2023 Mack GUR13 Dump Truc	1M2GR3NCXPM003590	HR
EQP	0	On-Highway Trucks	15.25181	Dump Truck, Kenworth T880 2024	2024 Kenworth T880		HR
EQP	0	On-Highway Trucks	15.25182	Dump Truck, Kenworth T880 2024	2024 Kenworth T880		HR
HVH	0	On-Highway Trucks	15.29001	Concrete Truck, 132 AGG 2018	2018 CNVYR 132 AGG BIN	1M2GR2GCKM006973	HR
HVH	0	On-Highway Trucks	15.29002	Cement Silo, CT 200LP 2018	2018 CT 200LP Silo	30963KNG	HR
HVH	0	On-Highway Trucks	15.29003	Mixer, Advanced Mixer 2004	2004 Advanced Mixer	5DG8AC4T340010094	HR
HVH	0	On-Highway Trucks	15.29006	GK Mixer, Phoenix Mixer 2017	2017 Phoenix Mixer	129M8GK47HV162477	HR
HVH	0	On-Highway Trucks	15.29007	GK Mixer, Phoenix Mixer 2019	2019 Phoenix Mixer	129M8GK42KV161258	HR
HVH	0	On-Highway Trucks	15.29008	Mixer, Advanced Mixer 2014	2014 Advanced Mixer	5DG8AD4T6E0012848	HR
HVH	0	On-Highway Trucks	15.29009	Mixer, Oshkosh 2020	2020 Oshkosh Mixer	10TAF1FG6LS801261	HR
HVH	0	On-Highway Trucks	15.29010	Mixer, Oshkosh 2020	2020 Oshkosh Mixer	10TAF1FG4LS801260	HR
HVH	0	On-Highway Trucks	15.29011	Mixer, Oshkosh S2204 2022	2022 Oshkosh Mixer S2204	10TAF1FG3NS19607	HR
HVH	0	On-Highway Trucks	15.29012	Mixer, Oshkosh S2204 2022	2022 Oshkosh Mixer S2204	10TAF1FG1NS19606	HR
VEH	0	On-Highway Trucks	15.30021	Tractor Trk, Peterbilt 378 2005	2005 Peterbilt 378 Tracto	1XPFP8TX35N860896	HR
VEH	0	On-Highway Trucks	15.30022	Tractor Trk, Peterbilt 378 2005	2017 Kenworth T800B TR	1XKD049X9JH140989	HR
VEH	0	On-Highway Trucks	15.30028	Tractor Truck Kenworth 2016	T800 - White	1XKDP4TX7GJ493875	HR
VEH	0	On-Highway Trucks	15.30029	Tractor Truck Kenworth 2018	T800 - White	1XKD049X0J223935	HR
VEH	0	On-Highway Trucks	15.30030	Tractor Trk, Peterbilt 388 13	2013 Peterbilt 388	1XPWP4EX90D178845	HR
VEH	0	On-Highway Trucks	15.30032	Tractor Trk, Kenworth 2020	2020 Kenworth T800	3WKDD49X6LF424237	HR
VEH	0	On-Highway Trucks	15.30033	Tractor Trk, Kenworth 2020	2020 Kenworth T800	3WKDD49X8LF424238	HR
VEH	0	On-Highway Trucks	15.30034	Tractor Trk, Kenworth 2020	2020 Kenworth T800	3WKDD49X4LF424236	HR
VEH	0	On-Highway Trucks	15.30035	Tractor Trk, Kenworth 2020	2020 Kenworth T800	3WKDD49X2LF424235	HR
VEH	0	On-Highway Trucks	15.30036	Tractor Trk, Kenworth T880 18	2018 KW T880	1XKZP4EX5J193844	HR
VEH	0	On-Highway Trucks	15.30037	GCT Tractor Trk Kenworth 2022	2022 Kenworth Tractor	1XKZD49X7NU482880	HR
VEH	0	On-Highway Trucks	15.30038	Tractor Truck Kenworth 2022	2022 Kenworth Tractor	1XKZP4TX5NJ478620	HR
VEH	0	On-Highway Trucks	15.30039	Tractor Truck, Peterbilt 2016	2016 Peterbilt 389	1XPXD40X1GD315379	HR
VEH	0	On-Highway Trucks	15.30040	Tractor Trk, Peterbilt 389 22	2022 Peterbilt 389	1XPXP4EX5ND798162	HR
VEH	0	On-Highway Trucks	15.30041	Tractor Trk, Mack P64T 2019	2019 Mack P64T	1M1PN4GY9KM003283	HR
VEH	0	On-Highway Trucks	15.30042	Tractor Trk, Mack GR64FT 2019	2019 Mack GR64FT 8x4	1M1GR4GY2KM004949	HR
VEH	1	Aggregate Equipment	15.36001	Dump Trailer, Hardee 1996	1996 Hardee Dump Trailer	1H9ACD622T4127138	HR
VEH	1	On-Highway Trailers	15.36015	Flatbed Trailer, Bama 1955	1955 Bama Flatbed Trailer	2331	HR
VEH	1	On-Highway Trailers	15.36016	Van Trailer, Great Dane 1977	1977 Great Dane Van Trail	83554	HR
VEH	1	On-Highway Trailers	15.36017	Van Trailer, Great Dane 1990	1990 Great Dane Trailer	1GRAA9622LB097022	HR
VEH	1	On-Highway Trailers	15.36018	Van Trailer, Pines 1991	1991 Pines Van Trailer	1PNV48252MK841566	HR
VEH	1	On-Highway Trailers	15.36019	Van Trailer, Gindy 40' 1974	1974 40' Gindy Van Traile	108335-E	HR
VEH	1	On-Highway Trailers	15.36020	Van Trailer, Trailmobile 1965	1965 Trailmobile Van Trai	A31DAAD815336	HR
EQP	1	On-Highway Trailers	15.36026	Lowboy Trailer, TrailKing 2009	2009 TrailKing 70RG Lowbo	1TKS0532X9B128470	HR
EQP	1	On-Highway Trailers	15.36028	Lowboy Trailer, Talbert 2017	2017 Talbert Lowboy	40FSK5437H1035576	HR
EQP	1	On-Highway Trailers	15.36035	2009 Lowboy Booster, Trail Kg	Trail Kg Lowboy Booster,	1TKS0051698128697	HR
EQP	1	On-Highway Trailers	15.36036	Asphalt Lowboy Trailer	L835-33CS Lowboy	5JYLB8352XGP161641	HR
EQP	1	On-Highway Trailers	15.36037	Lowboy Trailer, EagerBeaver 19	Eager Beaver 2019	1125E246KL083743	HR
EQP	1	On-Highway Trailers	15.36038	Lowboy Trailer, Globe 2008	2008 Globe Lowboy Trailer	1G9BN503488336595	HR
EQP	1	On-Highway Trailers	15.36040	Lowboy Trailer, TrailKing 2001	Trail King TK110 2001	1TKU049301M115421	HR

VEH	0	On-Highway Trucks	15.21025	Distributor, Kenworth T370 21	2021 Kenworth T370 Chassi	2NKHHM7X6LM407655	HR
VEH	0	On-Highway Trucks	15.21026	Distributor, Rosco 3B 2021	2021 Roscoe Distributor	2NKHHM7X6KM291021	HR
VEH	0	On-Highway Trucks	15.21027	Distributor, Leeboy 2021	2021 Leeboy Max 3B Distri	2NKHHM7X4LM399626	HR
VEH	0	On-Highway Trucks	15.21028	Distributor, Etyner 2021	2021 Etyner w/ 22 Kenwort	2NKHHM7X3NM4470201	HR
VEH	0	On-Highway Trucks	15.21029	Distributor, Etyner 2021	2021 Etyner w/ 22 Kenwort	2NKHHM7X1NM495162	HR
VEH	0	On-Highway Trucks	15.21030	Distributor, GMC C7500 2002	2002 GMC C7500 w Rosco Ma	1GDM7H1C02J515167	HR
VEH	0	On-Highway Trucks	15.21031	Distributor, Peterbilt 337 19	2019 Peterbilt 337 w/ Ros	2NP2HM7X4KM607352	HR
VEH	0	On-Highway Trucks	15.21032	Distributor, Int 7300 2003	2003 Int 7300 Distributor	1HTEAAAN53J060882	HR
VEH	0	On-Highway Trucks	15.21033	Distributor, Etyner T380 2023	2023 Etyner w/ 22 Kenwort	2NK4HM7X4PM235467	HR
VEH	0	On-Highway Trucks	15.21034	Distributor, Leeboy Max38 22	2022 Leeboy Max38 Distrib	2NPFMHM7X4PM825022	HR
HVH	0	On-Highway Trucks	15.25031	Dump Truck, Kenworth T800 2003	2003 Kenworth T800 Dump T	1NKDXBTX6J384364	HR
HVH	0	On-Highway Trucks	15.25048	Dump Truck, Kenworth T800 2006	2006 Kenworth T800 Dump T	2NKDLB0X35J159405	HR
HVH	0	On-Highway Trucks	15.25051	Dump Truck, Mack CV713 2006	2006 Mack CV713 Dump Truc	1M2AL02C76M003526	HR
HVH	0	On-Highway Trucks	15.25052	Dump Truck, Mack CV713 2006	2006 Mack CV713 Dump Truc	1M2AL02C16M003518	HR
HVH	0	On-Highway Trucks	15.25054	Dump Truck, Mack CV713 2006	2006 Mack CV713 Dump Truc	1M2AL02CX6M003620	HR
HVH	0	On-Highway Trucks	15.25056	Dump Truck, Kenworth T800 2006	2006 Kenworth T800 Dump T	1NKDLB0X7J159407	HR
HVH	0	On-Highway Trucks	15.25058	Dump Truck, Kenworth T800 2007	2007 Kenworth T800 Dump T	1NKDLB0X7J208316	HR
HVH	0	On-Highway Trucks	15.25065	Dump Truck, Peterbilt 367 2008	2008 Peterbilt 367 Dump T	1NPTLBEY6J124612	HR
HVH	0	On-Highway Trucks	15.25084	Dump Truck, Peterbilt 367 2009	2009 Peterbilt 367 Dump T	1NPTLBEY590792148	HR
HVH	0	On-Highway Trucks	15.25086	Dump Truck, Peterbilt 367 2009	2009 Peterbilt 367 Dump T	1NPTLBEY390792150	HR
HVH	0	On-Highway Trucks	15.25087	Dump Truck, Mack GU813 2009	2009 Mack GU813 Dump Truc	1M2AX13C09M008595	HR
HVH	0	On-Highway Trucks	15.25094	Dump Truck, Kenworth T800 2018	2018 Kenworth T800 Dump T	1NKDX4EX6J1212338	HR
HVH	0	On-Highway Trucks	15.25095	Dump Truck, Kenworth T800 2018	2018 Kenworth T800 Dump T	1NKDX4EX6J1212339	HR
HVH	0	On-Highway Trucks	15.25096	Dump Truck, Kenworth T800 2018	2018 Kenworth T800 Dump T	1NKDX4EX6J1212340	HR
HVH	0	On-Highway Trucks	15.25097	Dump Truck, Kenworth T800 2018	2018 Kenworth T800 Dump T	1NKDX4EX6J1212341	HR
HVH	0	On-Highway Trucks	15.25098	Dump Truck, Kenworth T800 2018	2018 Kenworth T800 Dump T	1NKDX4EX6J1212342	HR
HVH	0	On-Highway Trucks	15.25099	Dump Truck, Kenworth T800 2018	2018 Kenworth, T800 Dump	1NKDX4EX6J1212343	HR
HVH	0	On-Highway Trucks	15.25100	Dump Truck, Kenworth T800 2019	2019 Kenworth, T800 Dump	1NKDX4EX6K302511	HR
HVH	0	On-Highway Trucks	15.25101	Dump Truck, Kenworth T800 2019	2019 Kenworth, T800 Dump	1NKDX4EX6K302512	HR
HVH	0	On-Highway Trucks	15.25102	Dump Truck, Kenworth T800 2019	2019 Kenworth, T800 Dump	1NKDX4EX6K302513	HR
HVH	0	On-Highway Trucks	15.25103	Dump Truck, Kenworth T800 2019	2019 Kenworth, T800 Dump	1NKDX4EX6K302514	HR
HVH	0	On-Highway Trucks	15.25104	Dump Truck, Kenworth T800 2019	2019 Kenworth, T800 Dump	1NKDX4EX6K302515	HR
HVH	0	On-Highway Trucks	15.25105	Dump Truck, Kenworth T800 2019	2019 Kenworth, T800 Dump	1NKDX4EX6K302518	HR
HVH	0	On-Highway Trucks	15.25106	Dump Truck, Kenworth T800 2019	2019 Kenworth, T800 Dump	1NKDX4EX6K302519	HR
HVH	0	On-Highway Trucks	15.25107	Dump Truck, Kenworth T800 2019	2019 Kenworth, T800 Dump	1NKDX4EX6K302516	HR
HVH	0	On-Highway Trucks	15.25108	Dump Truck, Kenworth T800 2019	2019 Kenworth, T800 Dump	1NKDX4EX6K302520	HR
HVH	0	On-Highway Trucks	15.25109	Dump Truck, Kenworth T800 2019	2019 Kenworth, T800 Dump	1NKDX4EX6K302517	HR
HVH	0	On-Highway Trucks	15.25110	Dump Truck, Volvo 2006	2006 Volvo Dump Truck	4VSKC9GH56M417514	HR
HVH	0	On-Highway Trucks	15.25111	Dump Truck, Peterbilt 567 2016	2016 Peterbilt Dump Truck	1NPKC7E7G60369070	HR
HVH	0	On-Highway Trucks	15.25112	Dump Truck, International 1991	1991 International Dump T	1HTSAZRN1MH352989	HR
HVH	0	On-Highway Trucks	15.25113	Dump Truck, Mack GU713 2012	2012 Mack GU713	1M2AX04CS0M012822	HR
HVH	0	On-Highway Trucks	15.25114	Dump Truck, Peterbilt 365 2014	2014 Peterbilt 365	1NPSL70X9ED233664	HR
HVH	0	On-Highway Trucks	15.25115	Dump Truck, Peterbilt 365 2014	2014 Peterbilt 365	1NPSL70X9ED233665	HR
HVH	0	On-Highway Trucks	15.25116	Dump Truck, Peterbilt 365 2014	2014 Peterbilt 365	1NPSL70X7ED233663	HR
HVH	0	On-Highway Trucks	15.25117	Dump Truck, Mack GU713 2017	2017 Mack GU713	1M2AX13CSHM036987	HR
HVH	0	On-Highway Trucks	15.25118	Dump Truck, Mack GU713 2017	2017 Mack GU713	1M2AX13CSHM036989	HR
HVH	0	On-Highway Trucks	15.25119	Dump Truck, Mack GU813 2015	2015 Mack GU813	1M2AX13C6FM028829	HR
HVH	0	On-Highway Trucks	15.25120	Dump Truck, Mack GU813 2015	2015 Mack GU813	1M2AX13C2FM028830	HR
HVH	0	On-Highway Trucks	15.25121	Dump Truck, Mack GU813 2015	2015 Mack GU813	1M2AX13C4FM028831	HR
HVH	0	On-Highway Trucks	15.25122	Totaled Dump Truck, Mack 2018	2018 Mack GU713	1M2AX07CSJM040046	HR
HVH	0	On-Highway Trucks	15.25123	Dump Truck, Mack GU713 2018	2018 Mack GU713	1M2AX07CSJM040051	HR
HVH	0	On-Highway Trucks	15.25124	Dump Truck, Kenworth T800 2020	2020 Kenworth T800	3BKDX4EX7LF423521	HR
HVH	0	On-Highway Trucks	15.25125	Dump Truck, Kenworth T800 2020	2020 Kenworth T800	3BKDX4EX9LF423522	HR
HVH	0	On-Highway Trucks	15.25126	Dump Truck, Kenworth T880 2021	2021 Kenworth T880	1NKZX4EX6N482473	HR
HVH	0	On-Highway Trucks	15.25127	Dump Truck, Kenworth T880 2021	2021 Kenworth T880	1NKZX4EX8N482474	HR
HVH	0	On-Highway Trucks	15.25128	Dump Truck, Kenworth T880 2021	2021 Kenworth T880	1NKZX4EX0N482475	HR
HVH	0	On-Highway Trucks	15.25129	Dump Truck, Kenworth T880 2021	2021 Kenworth T880	1NKZX4EX6M461558	HR
HVH	0	On-Highway Trucks	15.25130	Dump Truck, Peterbilt 567 2021	2021 Peterbilt 567	1NPKC4EX1MD741237	HR
HVH	0	On-Highway Trucks	15.25131	Dump Truck, Volvo VHD84 2018	2018 Volvo VHD84	4VSK99EH7JN887215	HR
HVH	0	On-Highway Trucks	15.25132	Dump Truck, Kenworth T440 2018	2018 Kenworth T440	1NKBXJEX6J182197	HR
HVH	0	On-Highway Trucks	15.25133	Dump Truck, Kenworth T440 2018	2018 Kenworth T440	3BKBJJEX5JF218332	HR
HVH	0	On-Highway Trucks	15.25134	Dump Truck, Kenworth T440 2017	2017 Kenworth T440	1NKBJJEX3HJ177159	HR
HVH	0	On-Highway Trucks	15.25135	Dump Truck, Peterbilt 367 2016	2016 Peterbilt 367	1NPTX4EX8GD0350784	HR
HVH	0	On-Highway Trucks	15.25136	Dump Truck, Mack CV713 2005	2005 Mack CV713	1M2AG11CX5M022937	HR
HVH	0	On-Highway Trucks	15.25137	Dump Truck, Kenworth T880 2022	2022 Kenworth T880	1NKZX4EX5J132574	HR
HVH	0	On-Highway Trucks	15.25138	Dump Truck, Peterbilt 567 2017	2017 Peterbilt 567	1NPKC4EX6H408653	HR
HVH	0	On-Highway Trucks	15.25139	Dump Truck, MACK GU713 2018	2018 Mack GU713	1M2AX07C7JM037102	HR
HVH	0	On-Highway Trucks	15.25140	Dump Truck, MACK GU713 2018	2018 Mack GU713	1M2AX07CSJM037101	HR
HVH	0	On-Highway Trucks	15.25142	Dump Truck, Int HX620 2020	2020 International HX620	3HTDTAPTDLN403828	HR
HVH	0	On-Highway Trucks	15.25143	Dump Truck, Int HX620 2020	2020 International HX620	3HTDTAPTDLN399750	HR
HVH	0	On-Highway Trucks	15.25144	Dump Truck, Int HX620 2020	2020 International HX620	3HTDTAPT2LN399751	HR
HVH	0	On-Highway Trucks	15.25145	Dump Truck, Int HX620 2021	2021 International HX620	3HTDTAPT1MN256288	HR
HVH	0	On-Highway Trucks	15.25146	Dump Truck, Kenworth T800 2019	2019 Kenworth T800	1NKDL40X9KJ217216	HR
HVH	0	On-Highway Trucks	15.25147	Dump Truck, Kenworth T800 2019	2019 Kenworth T800	1NKDL40X7KJ217215	HR

VEH	2	Pickup Trucks	15.07065	Jeff Duarte, 2015 F350 Flatbed	2015 F350 Flatbed	1FD8W3HT0FEA71997	HR
VEH	0	On-Highway Trucks	15.07066	Flatbed w/ Dump, F750 2003	2003 F750 Flatbed with Du	3FDXK75H0G3M800625	HR
VEH	2	Pickup Trucks	15.07067	MOT, GMC 5500 2005	2005 GMC 5500 Cone Trk	1GDE5C1246F4M543	HR
VEH	0	On-Highway Trucks	15.07068	Water Truck, GMC 7500 2006	2006 GMC 7500 Water Tank	1GD1M7C1326F405978	HR
VEH	2	Pickup Trucks	15.07070	Mitchell Schlee, Ford F350 2020	2020 F350 Flatbed	1FDTRF3GT7LED57444	HR
VEH	2	Pickup Trucks	15.07071	Martin Thomas, F350 2019	2019 Ford F350	1FD8W3G68KEG57994	HR
VEH	2	Pickup Trucks	15.07072	Benjamin Walden, F350 2020	2020 Ford F350	1FD8W3HTXLED71901	HR
VEH	2	Pickup Trucks	15.07073	Howard Miller, F350 2021	Serv Trk, 2021 Ford F350	1FD8W3HT5MEC12513	HR
VEH	2	Pickup Trucks	15.07074	Jose Vasquez MOT, Ford F350 21	2021 Ford F350	1FD0W5G73MEC85874	HR
VEH	2	Pickup Trucks	15.07075	Frank South MOT, Ford F350 21	2021 Ford F350 Super	1FD8W3HT6MEC42765	HR
VEH	2	Pickup Trucks	15.07076	Joseph Woolsey, Ford F350 2021	2021 Ford F350 Super Flat	1FD8W3HN3MEE16664	HR
VEH	2	Pickup Trucks	15.07077	Carmen S MOT, Ford F250 2021	2021 Ford F250 Super	1FT7W2B61MEED4265	HR
VEH	2	Pickup Trucks	15.07078	Dillon Zi MOT Flatbed, F350 21	2021 Ford F350 Super	1FD8W3HT5MED98344	HR
VEH	2	Pickup Trucks	15.07079	Dustin Carp MOT, Ford F350 21	2021 Ford F350 Super Flat	1FD8W3HT9MEC98346	HR
VEH	2	Pickup Trucks	15.07080	Tyler Jones MOT, F350 2018	2018 Ford F350 Super	1FT8W3BT4JEB67931	HR
VEH	2	Pickup Trucks	15.07081	Felix Santiago, Ford F750 2006	2006 Ford F750 Service Tr	3FRNX75G66V298864	HR
VEH	2	Pickup Trucks	15.07082	Shop Spare, Ford F550 2009	2009 Ford F550 Service Tr	1FDAW5G696EA24160	HR
VEH	2	Pickup Trucks	15.07083	Jimmy Gonzalez, Dodge 2500 20	2020 Dodge Ram Service Tr	3C7WR5HJ6L6G109713	HR
VEH	2	Pickup Trucks	15.07084	Ramon Santiago, Ford F450 2019	2019 Ford F450	1FD0W4HT6KEC16229	HR
VEH	2	Pickup Trucks	15.07085	Wilberto Santiago, Ford F450 20	2015 Ford F450	1FD0W4HT3FEC31258	HR
VEH	2	Pickup Trucks	15.07087	Lawson Jackson Flatbed, F250 22	2022 Ford F250 Super	1FD7W2B67NEC34569	HR
VEH	2	Pickup Trucks	15.07088	Steven Stanley, Ford F250 2022	2022 Ford F250 Super Flat	1FD7W2B63NEC34571	HR
VEH	2	Pickup Trucks	15.07089	Craig Brown, Ford F250 2022	2022 Ford F250 Super Flat	1FD7W2B63NEC34570	HR
VEH	2	Pickup Trucks	15.07090	John O'Neal, Ford F350 2016	2016 Ford F350 Flatbed	1FD8W3HT0GE858882	HR
VEH	2	Pickup Trucks	15.07091	Jason Ward, Ford F350 2014	2014 Ford F350 Flatbed	1FD8W3HT6EB11143	HR
VEH	2	Pickup Trucks	15.07092	David Toole, Ford F250 2022	2022 Ford F250 Flatbed	1FT7W2B62MED22451	HR
VEH	2	Pickup Trucks	15.07095	Auction, Ford F350 2006	2006 Ford F-350 XL Super	1FD0W37P46EC38194	HR
VEH	0	On-Highway Trucks	15.07096	Water Truck, Ford F450 2006	2006 Ford F-450 XL Super	1FD0F46P16ED06737	HR
VEH	0	On-Highway Trucks	15.07097	Tommy Castello, Ford F450 2006	2006 Ford F450 XL Super D	1FD0F46P16ED06740	HR
VEH	2	Pickup Trucks	15.07099	Shannon Robinson, Ford F350 22	2022 Ford F350 Super	1FT8W3BN7NEFS2908	HR
VEH	2	Pickup Trucks	15.07100	Mark Conley, Ford F350 2022	2022 Ford F350 Super	1FT8W3BT3NEFS98542	HR
VEH	2	Pickup Trucks	15.07101	Joey Short, Dodge Ram 5500 22	2022 Dodge Ram 5500 w/Cra	3C7WRN8L0NG346771	HR
VEH	2	Pickup Trucks	15.07102	TBD MOT, Ford F450 2022	2022 Ford F450	1FD0W4HT8NEFS9339	HR
VEH	0	On-Highway Trucks	15.08010	Spare, Peterbilt 335 Lube 2007	2007 Peterbilt 335 Lube T	2NPLH2X17M695994	HR
VEH	0	On-Highway Trucks	15.08020	David Jones, T370 Fuel Truck 17	2017 Kenworth T370 Fuel T	2NKH1U7X1HM143542	HR
VEH	0	On-Highway Trucks	15.08022	Jon Crisio, Peterbilt 348 2015	2015 Peterbilt w/ Curry B	2NP3LJ0X1FM304935	HR
VEH	0	On-Highway Trucks	15.08024	Hurricane Lube Truck, 6500 08	2008 Sterling 6500 Lube T	2FZAC6D188A79483	HR
VEH	0	On-Highway Trucks	15.08025	Lube Truck, Peterbilt 2021	2021 Peterbilt Lube Truck	2NP2H17X0MM753085	HR
VEH	0	On-Highway Trucks	15.08026	Lube Truck, Peterbilt 2021	2021 Peterbilt Lube Truck	2NP2H17X6MM753088	HR
VEH	0	On-Highway Trucks	15.08027	Lube Truck, Peterbilt 337 2022	2022 Peterbilt 337 Fuel T	2NP2H17X1NM787537	HR
VEH	0	On-Highway Trucks	15.08028	Lube Truck, Peterbilt 2022	2022 Peterbilt 337 Lube T	2NP2H17X4NM793297	HR
VEH	0	On-Highway Trucks	15.08029	Lube Truck, Peterbilt 335 2008	2008 Peterbilt 335 Lube T	2NPLHN7X08M747885	HR
VEH	0	On-Highway Trucks	15.08030	Lube Truck, Peterbilt 337 2022	2022 Peterbilt 337 Lube T	2NP2H1G4NM800802	HR
VEH	2	Pickup Trucks	15.09003	MOT/Cone Trk, Mitsi FH11 2002	MOT/Cone Trk, Mitsi FH11	JW5CCG1G62L001048	HR
EQP	L	Aggregate Equipment	15.09004	Spare Spreader Trk, Ford 1989	1989 Ford F700 Spreader T	1FD0K74P8KVA21390	HR
VEH	0	Road Maintenance Equipmen	15.09010	Sweeper Truck 2016	2016 Elgin Sweeper Truck	1FVACXC9GHH3677	HR
VEH	0	Road Maintenance Equipmen	15.09011	Sweeper Truck, Elgin 2022	2022 Elgin Broombar w/Fr	4MH11820 - NRH08067	HR
VEH	0	On-Highway Trucks	15.09012	Jeffrey Jansen, Attenuator 21	2021 Ford Attenuator Truc	1FDNF6AN8MD03562	HR
VEH	0	On-Highway Trucks	15.20005	Water Truck, Chevy 1998	1998 Chevy Water Truck	1GB7H4M4W1B3780	HR
VEH	0	On-Highway Trucks	15.20008	Water Truck, Sterling Water 01	2001 Sterling 8513 Water	2FZ0C8E3VA48673	HR
VEH	0	On-Highway Trucks	15.20009	Water Truck, Peterbilt 2003	2003 Peterbilt Water Truc	2NPNLD9X33M803096	HR
VEH	0	On-Highway Trucks	15.20010	Water Truck, Peterbilt 2006	2006 Peterbilt Water Truc	2NPL1D0C26M655645	HR
VEH	0	On-Highway Trucks	15.20011	Off Rd Water Truck, Oshkosh 03	2003 Oshkosh Water Truck	10TDDAC383076670	HR
VEH	0	On-Highway Trucks	15.20012	Water Truck, Oshkosh 2003	2003 Oshkosh Water Truck	10TDDAC383076678	HR
VEH	0	On-Highway Trucks	15.20013	Water Truck, Freightliner 2007	2007 Freightliner Water T	1FVHCYDC870Y17317	HR
VEH	0	On-Highway Trucks	15.20016	Water Truck, Kenworth 2007	2007 Kenworth Water Truck	2NKMHD7X07M197462	HR
VEH	0	On-Highway Trucks	15.20019	Water Truck, Peterbilt 2003	2003 Peterbilt Water Truc	2NPNLD9X33M803094	HR
VEH	0	On-Highway Trucks	15.20020	Off Rd Water Trk, Ptrb357 95	Peterbilt 357 Watertruck,	1XPAMAD0250359789	HR
VEH	0	On-Highway Trucks	15.20024	Water Truck, Kenworth 2017	2017 Kenworth Water Truck	3BK8LJ000HF140014	HR
VEH	0	On-Highway Trucks	15.20025	Water Truck, Kenworth 2014	2014 Kenworth Water Truck	2NKH1M7X9EM396511	HR
VEH	0	On-Highway Trucks	15.20026	Water Truck, International 99	1999 International	1HTSDAAN0TH316892	HR
VEH	0	On-Highway Trucks	15.20027	Water Truck, International 01	International 4700 2001	1HTSCAAM11H379183	HR
VEH	0	On-Highway Trucks	15.20029	Water Truck, Chevy 1996	1996 Chevy Water Truck	1G8M7H1J6T1J07088	HR
VEH	0	On-Highway Trucks	15.20031	Scrap Water Truck, Ford 1997	1997 Ford L-8000 Water Tr	1FDYH82E4TVA15418	HR
VEH	0	On-Highway Trucks	15.20033	Water Truck, Freightliner 2021	2021 Freightliner Water T	1FVACXFB2MHR82294	HR
VEH	0	On-Highway Trucks	15.20034	Water Truck, Ford 650XL 2006	2006 Ford F650 XL Super D	3FRNF65986V297391	HR
VEH	0	On-Highway Trucks	15.20035	Water Truck, Sterling L8500 05	2005 Sterling L8500 2000	2FWBAVD65A834137	HR
VEH	0	On-Highway Trucks	15.21016	Distributor, F750 2015	2015 For w/2,000 gal tank	3FRKF7J4FV720586	HR
VEH	0	On-Highway Trucks	15.21018	Distributor, Kenworth T370 18	2018 Kenworth TackTruck	2NKH1M7X70M192126	HR
VEH	0	On-Highway Trucks	15.21020	Distributor, Etyne 2019	2019 Etyne Tack Truck	2NKH1M7X3KM285934	HR
VEH	0	On-Highway Trucks	15.21021	Distributor, Pete/Leeboy 2017	Pete/Leeboy 2017	2NP2HM7K5JM467147	HR
VEH	0	On-Highway Trucks	15.21022	Distributor, Etyne 2019	2019 Etyne Tack Truck	2NKH1M7X9KM246569	HR
VEH	0	On-Highway Trucks	15.21023	Spare Distributor, Etyne 2015	2015 Etyne Distributor	3FRKF7J6FV745344	HR
VEH	0	On-Highway Trucks	15.21024	Distributor, Freightliner 2013	2013 Freightliner	1FVAG0859DHF8993	HR

VEH 2	Pickup Trucks	15.01638	Jack Register, Ford F150 2022	2022 Ford F150	1FTFW1ED8NFC20002	HR
VEH 2	Pickup Trucks	15.01639	Garry Fitzgerald, Ford F150 22	2022 Ford F150	1FTFW1E51NF894559	HR
VEH 2	Pickup Trucks	15.01640	Cody Skelton, Ford F150 2022	2022 Ford F150	1FTFW1E81NFC26615	HR
VEH 2	Pickup Trucks	15.01641	TBD, Ford F150 2022	2022 Ford F150	1FTFW1ED6NFC19687	HR
VEH 2	Pickup Trucks	15.01642	Amber Evans, Ford F150 2022	2022 Ford F150	1FTFW1ED03NFC19971	HR
VEH 2	Pickup Trucks	15.01643	Randy Marchand, Ford F150 2022	2022 Ford F150	1FTFW1ED1NFC19726	HR
VEH 2	Pickup Trucks	15.01644	Caian Sefo, Ford F150 2023	2023 Ford F150	1FTFW1E57PKD45561	HR
VEH 2	Pickup Trucks	15.01645	Travis Parker, Ford F150 2022	2022 Ford F150	1FTFW1E87NKE51287	HR
VEH 2	Pickup Trucks	15.01646	Jose Manzano, Ford F150 2023	2023 Ford F150	1FTFW1E57PFA878507	HR
VEH 2	Pickup Trucks	15.01647	Terrance Hawkins, Ford F150 23	2023 Ford F150	1FTFW1E5XPKD45506	HR
VEH 2	Pickup Trucks	15.01648	Kyle Hood, Ford F150 2023	2023 Ford F150	1FTFW1E57PKD45575	HR
VEH 2	Pickup Trucks	15.01649	Evan Dicenso, Ford F150 2023	2023 Ford F150	1FTFW1E55PFB14568	HR
VEH 2	Pickup Trucks	15.01650	Kyle Pilgrim, Ford F150 2023	2023 Ford F150	1FTFW1E52PKD40073	HR
VEH 2	Pickup Trucks	15.01651	Austin Wilson, Ford F150 2023	2023 Ford F150	1FTEX1C89PKD46149	HR
VEH 2	Pickup Trucks	15.01652	William Seay, Ford F250 2023	2023 Ford F250	1FT8W2BA2PECS0503	HR
VEH 2	Pickup Trucks	15.01653	David Milburn, Ford F250 2023	2023 Ford F250	1FT8W2BA2PECS0505	HR
VEH 2	Pickup Trucks	15.01654	Cody Godwin, Ford F250 2023	2023 Ford F250	1FT7W2BA6PECS0502	HR
VEH 2	Pickup Trucks	15.01655	TJ Elmore, Ford F150 2023	2023 Ford F150	1FTFW1E51PFA80936	HR
VEH 2	Pickup Trucks	15.01656	Jeff Brown, Ford F250 2023	2023 Ford F250	1FT8W2BA8PECS1814	HR
VEH 2	Pickup Trucks	15.01657	Jared Hammerle, Ford F150 2023	2023 Ford F150	1FTFW1E8XPF43183	HR
VEH 2	Pickup Trucks	15.01658	TBD, Ford F250 2023	2023 Ford F250	1FT7W2BA7PEC20649	HR
VEH 2	Pickup Trucks	15.01659	Daryle Hampton, Chevy Silver 23	2023 Chevy Silverado K150	1GCUDEED5P268925	HR
VEH 2	Pickup Trucks	15.05000	Charles Baker, Chevy 2500 2007	2007 Chevy 2500 Utility	1G8HC24D67E127324	HR
VEH 2	Pickup Trucks	15.06014	Phil Johnson, Mech Ford F550 04	Mech. Truck, Ford F550 D	1FDAF5E8B4EA66014	HR
VEH 2	Pickup Trucks	15.06017	MOT, Ford F550 D 2006	Ford F550 D 2006	1FDAF57P9GEB82087	HR
VEH 2	Pickup Trucks	15.06019	Mike Murphy, Cone F550 2008	2008 Ford F550 Diesel M/T	1FDAF57R1E8E54022	HR
VEH 2	Pickup Trucks	15.06026	TBD MOT, GMC 2007	GMC K5500 4X4 w/ Crane 20	1GDESC3257F415307	HR
VEH 2	Pickup Trucks	15.06027	Fukushima, Dustin - F550 2011	2011 Ford F550 4X4 w/Cran	1FDUFSHT68E807437	HR
VEH 2	Pickup Trucks	15.06028	Auction, Ford F550 2012	2012 Ford F550 4X4 w/Cran	1FDUFSHT3CEA98701	HR
VEH 2	Pickup Trucks	15.06030	Thade Kreitzer, Ford F550 2012	Ford F550 4X4 w/ Crane 20	1FDUFSHT7CEA98703	HR
VEH 2	Pickup Trucks	15.06031	Roberto Hernandez, F550 Crane 12	2012 Ford F550 4X4 w/Cran	1FDUFSHT9CEA98704	HR
VEH 2	Pickup Trucks	15.06032	Herman Brown, F550 2012	2012 Ford F550 4X4 w/Cran	1FDUFSHT7CEC37812	HR
VEH 2	Pickup Trucks	15.06033	James Kardell, Dodge Ram 5500 17	2017 Mechanic Truck	3C7WRNBL7HG677819	HR
VEH 0	On-Highway Trucks	15.06034	Michael Bronson, Ram 5500 2017	2017 Asphalt Water Truck	3C7WRMFL2HG645655	HR
VEH 0	On-Highway Trucks	15.06035	Daniel Sweeney, Dodge 5500 2017	2017 Dodge Ram 5500	3C7WRMFL0HG645654	HR
VEH 2	Pickup Trucks	15.06036	Clyde Miller, Dodge Ram 2018	2018 5500 Dodge Ram	3C7WRNBL4JG110989	HR
VEH 0	On-Highway Trucks	15.06037	Kenneth Feulner, Ram 5500 2018	2018 Asphalt Water Truck	3C7WRMFL1JG151325	HR
VEH 0	On-Highway Trucks	15.06038	Walter Johnson, Ram 5500 2017	2018 Asphalt Water Truck	3C7WRMFL0JG151324	HR
VEH 2	Pickup Trucks	15.06039	Frank Morales, F550 2012	2012 Ford F550 Service Tr	1FDUFSGT2CEB23301	HR
VEH 2	Pickup Trucks	15.06040	Renee Sessler, Ford 550 2019	2019 Asphalt Water Truck	1FDOW5GT8KEF22243	HR
VEH 2	Pickup Trucks	15.06041	Kevin Estand, Ford 550 2019	2019 Asphalt Water Truck	1FDOW5GT6KEF22242	HR
VEH 2	Pickup Trucks	15.06042	Joey Lawlor, Ford F550 2019	2019 Ford F550 4X4 w/Cran	1FDUFSHT5KDA24684	HR
VEH 2	Pickup Trucks	15.06045	Voley Martin, 2014 Ford F550	2014 Ford F550	1FDUFSHT9E8B81410	HR
VEH 2	Pickup Trucks	15.06047	Tristan Huggins, Ford F250 2016	2016 Ford F250	1FD7X2B66GEA40048	HR
VEH 2	Pickup Trucks	15.06048	MOT, Isuzu 2008	2008 Isuzu	JALB4W1G87400734	HR
VEH 2	Pickup Trucks	15.06049	James Kee, Peterbilt 2016	2016 Peterbilt Mech Trk	2NP2HM6X4HM431722	HR
VEH 2	Pickup Trucks	15.06050	Matthew Lake, F350 2020	2020 F350 Mech Truck	1FTRF3B60LCS9684	HR
VEH 2	Pickup Trucks	15.06052	Hunter Schrader, F550 2019	2019 F550 Mech Truck	1FDUFSHT0KEG12082	HR
VEH 2	Pickup Trucks	15.06053	Manny Morales, Ford F550 2020	2020 Ford F550	1FDUFSHTOLEE49984	HR
VEH 2	Pickup Trucks	15.06054	Nick Lynch, F550 2020	2020 Ford F550	1FDUFSHT3LEE49980	HR
VEH 2	Pickup Trucks	15.06055	Evencio Vasquez, MOT F550 2021	2021 Ford F550 Super Duty	1FD0WSHTSMCE13721	HR
VEH 2	Pickup Trucks	15.06056	Raymond Stevens Jr, F550 2018	2018 Ford F550	1FDUFSHT0JEC81468	HR
VEH 2	Pickup Trucks	15.06057	Spare, Ford F350 2006	2006 Ford F350 Service Tr	1FDWF37P0GEA71199	HR
VEH 2	Pickup Trucks	15.06058	TBD, Ford F350 2008	2008 Ford F-350 Pickup	1FDWW37R0BEA94762	HR
VEH 2	Pickup Trucks	15.06059	TBD, Ford F350XL 2005	2005 Ford F-350 XL Super	1FDWW37P05EC18359	HR
VEH 2	Pickup Trucks	15.06060	Shelton Russel, Ford F450XL 11	2011 Ford F-450 XL Super	1FDUJ4HT4BEA92169	HR
VEH 2	Pickup Trucks	15.06062	Nick Strevels, F550 2022	2022 Ford F550 4X4 w/Cran	1FD0XSHT3NEE14906	HR
VEH 2	Pickup Trucks	15.06063	Ronnie Haight, Ford F550 2022	2022 Ford F550 TMAX1	199300	HR
VEH 2	Pickup Trucks	15.06064	TBD, Ford F550 2022	2022 Ford F550 TMAX1	199299	HR
VEH 2	Pickup Trucks	15.06065	Mike Parker, Chevy Silver 2022	2022 Chevy Silverado Mech	1HTKJPKV8N782164	HR
VEH 0	On-Highway Trucks	15.07016	Spare, Ford F550 2006	Flatbed, Ford F-550 CC, 2	1FDAF57P26ED26053	HR
VEH 2	Pickup Trucks	15.07020	Conetruck, Chevy 3500 2005	2005 Chevy 3500 Flatbed	1GBJ34255E253645	HR
VEH 0	On-Highway Trucks	15.07043	Flatbed Dump, Internatl 2003	2003, International Flatb	1HTMMAAN93H590925	HR
VEH 0	On-Highway Trucks	15.07046	Flat Truck, International 2003	2003 International Flat T	1HTMMAAAM43H554972	HR
VEH 2	Pickup Trucks	15.07047	Taylor Dorsett, 3500 2018	2018 Chevy 3500 Flatbed	1GB4CYCJF244851	HR
VEH 2	Pickup Trucks	15.07048	Isaiah Santiago, Chevy 3500 18	2018 Chevy Flatbed	1GB4CYCJF243271	HR
VEH 2	Pickup Trucks	15.07049	Kyle Clayton, F350 Super 2017	2017 Ford F350	1FT8W3BT9HE056178	HR
VEH 0	On-Highway Trucks	15.07052	Lindsey Major, Flatbed F450 14	2014 Ford F450	1FD0W4GTXE809884	HR
VEH 2	Pickup Trucks	15.07054	Matthew Ramirez, F350 2015	2015 Ford F350	1FD8X3H66GEB06924	HR
VEH 2	Pickup Trucks	15.07056	Irving Marin, Chevy Silv 2016	2016 Silverado Flatbed	1GB4CYC86GF281385	HR
VEH 2	Pickup Trucks	15.07057	TBD, Chevy Silv 2016	2016 Silverado Flatbed	1GB4CYC83GF289016	HR
VEH 2	Pickup Trucks	15.07058	Wrecked, Chevy 3500 2017	2017 Silverado Flatbed 35	1GB3CYCJXHFJ50487	HR
VEH 0	On-Highway Trucks	15.07063	Roll Off, Peterbilt P8348 19	2019 Peterbilt Roll Off	2NP3LJ000KMG27481	HR
VEH 0	On-Highway Trucks	15.07064	Roll Off, Mack GU813 2015	2015 Mack GU813 2015	1M2AX13C6FM028832	HR

VEH 2	Pickup Trucks	15.01553	Jeremy Powell, Ford F250 2019	2019 Ford F250	1FT7W2B74KEF63414	HR
VEH 2	Pickup Trucks	15.01554	Reggie Sewell, Ford F250 2020	2020 Ford F250	1FT7W2B7LED34565	HR
VEH 2	Pickup Trucks	15.01555	Spare, Dodge 3500 2017	2017 Dodge 3500 Crew Cab	3C7WRTCL8HG647179	HR
VEH 2	Pickup Trucks	15.01557	David Strevels, Ford F350 2006	2006 Ford F350	1FDWW37P36E842881	HR
VEH 2	Pickup Trucks	15.01558	Spare, Nissan Frontier 2010	2010 Nissan Frontier	1N6AD0EVAAC419287	HR
VEH 2	Pickup Trucks	15.01559	TBD, Dodge 1500 2012	2012 Dodge 1500	1C6RD7GT6CS342170	HR
VEH 2	Pickup Trucks	15.01562	TBD, Dodge 1500 2014	2014 Dodge 1500	3C6RR7KT6EG197148	HR
VEH 2	Pickup Trucks	15.01563	TBD, Dodge 1500 15	2015 Dodge 1500	1C6RR7KT6F5528047	HR
VEH 2	Pickup Trucks	15.01565	Spare, Dodge 1500 2019	2019 Dodge 1500	3C6RR7KT5K6715309	HR
VEH 2	Pickup Trucks	15.01566	Heath Webb, Dodge 1500 2019	2019 Dodge 1500	3C6RR7KT2K6715297	HR
VEH 2	Pickup Trucks	15.01569	Matthew Ducre, Dodge 2500 2014	2014 Dodge 2500	3C6TR5DT1EG6217815	HR
VEH 2	Pickup Trucks	15.01570	Jonathan Hindall, Dodge 2500 15	2015 Dodge 2500	3C6TR5DT5FG573816	HR
VEH 2	Pickup Trucks	15.01571	Bruce Murphy, Dodge 2500 2015	2015 Dodge 2500 4x4 Crew	3C6TR5DT9FG6373771	HR
VEH 2	Pickup Trucks	15.01572	Nolan Brown, Dodge 2500 2015	2015 Dodge 2500 SLT	3C6TR5DT5FG681589	HR
VEH 2	Pickup Trucks	15.01574	Katlyn Peterson, Dodge 2500 15	2015 Dodge 2500 SLT	3C6UR5DL8FG662476	HR
VEH 2	Pickup Trucks	15.01577	Auction, Dodge 2500 2016	2016 Dodge 2500 SLT	3C6UR5DL5G6138963	HR
VEH 2	Pickup Trucks	15.01578	Alvin McFarland, Dodge 2500 16	2016 Dodge 2500	3C6TR5DT5G6256779	HR
VEH 2	Pickup Trucks	15.01579	Derrick Patrick, Dodge 2500 16	2016 Dodge 2500 SLT	3C6TR5DTXG6100981	HR
VEH 2	Pickup Trucks	15.01580	Spare, Dodge 2500 2017	2017 Dodge 2500	3C6UR5CJ8HG663484	HR
VEH 2	Pickup Trucks	15.01581	Desmond Patrick, Dodge 2500 17	2017 Dodge 2500	3C6UR5CJ9HG663487	HR
VEH 2	Pickup Trucks	15.01582	Spare, Dodge 2500 2017	2017 Dodge 2500	3C6TR5DT0HG652149	HR
VEH 2	Pickup Trucks	15.01584	Ben Lowrey, Dodge 2500 2017	2017 Dodge 2500 SLT	3C6TR5DT6HG610245	HR
VEH 2	Pickup Trucks	15.01585	Nick Pollock, Dodge 2500 2017	2017 Dodge 2500	3C6TR5DTJHG625883	HR
VEH 2	Pickup Trucks	15.01586	Melachi Pitts, Dodge 2500 2017	2017 Dodge 2500	3C6TR5DT0HG652443	HR
VEH 3	Vans	15.01587	DNH, Cargo Van Ford 2015	2015 Ford Transit Cargo V	NMDG9E7F1F1209532	HR
VEH 2	Pickup Trucks	15.01588	Spare, Dodge 2500 2017	2017 Dodge 2500 SLT	3C6UR5DL2HG534592	HR
VEH 2	Pickup Trucks	15.01589	Michael Faber, Dodge 2500 2018	2018 Dodge 2500	3C6UR5DL8JG215512	HR
VEH 2	Pickup Trucks	15.01590	Spare, Dodge 2500 2018	2018 Dodge 2500	3C6UR5DL1JG21166	HR
VEH 2	Pickup Trucks	15.01591	Spare, Dodge 2500 2018	2018 Dodge 2500	3C6UR5DL6JG215654	HR
VEH 2	Pickup Trucks	15.01592	Daniel Cannon, Dodge 2500 2018	2018 Dodge 2500	3C6UR5DL9JG245683	HR
VEH 2	Pickup Trucks	15.01593	Cody Miller, Dodge 2500 2018	2018 Dodge 2500 SLT	3C6UR5DL3JG277562	HR
VEH 2	Pickup Trucks	15.01594	Brian Slesser, Dodge 2500 2018	2018 Dodge 2500	3C6UR5DL2JG395084	HR
VEH 2	Pickup Trucks	15.01595	Kyle Reece, Dodge 2500 2018	2018 Dodge 2500	3C6UR5DL9JG398256	HR
VEH 2	Pickup Trucks	15.01596	Earl Smith, Dodge 2500 2018	2018 Dodge 2500	3C6UR5DL7JG402417	HR
VEH 2	Pickup Trucks	15.01597	Jarret Powell, Dodge 2500 2018	2018 Dodge 2500HD 4x4 Cre	3C6UR5CL4JG148473	HR
VEH 2	Pickup Trucks	15.01598	Anthony Silva, Dodge 2500 2016	2016 Dodge 2500 4x4 Crew	3C6TR5DT7HG303830	HR
VEH 2	Pickup Trucks	15.01600	Wayne Corbin, Dodge 2500 2019	2019 Dodge 2500	3C6UR5DLXG519524	HR
VEH 2	Pickup Trucks	15.01601	Ken Athey, Dodge 2500 2019	2019 Dodge 2500	3C6UR5DLXG519507	HR
VEH 2	Pickup Trucks	15.01602	Jamar Patrick, Dodge 2500 2020	2020 Dodge 2500	3C6UR5CJ3JG100268	HR
VEH 2	Pickup Trucks	15.01603	Shelby Godwin, Dodge 2500 2020	2020 Dodge 2500	3C6UR5CJ5JG100269	HR
VEH 2	Pickup Trucks	15.01604	Spare, Dodge 2500 2020	2020 Dodge 2500	3C6UR5CJ1JG100267	HR
VEH 2	Pickup Trucks	15.01605	Joseph Watford, Dodge 2500 2020	2020 Dodge 2500	3C6UR5CJ6JG100264	HR
VEH 2	Pickup Trucks	15.01606	Spare, Dodge 2500 2020	2020 Dodge 2500	3C6UR5CJ8JG100265	HR
VEH 2	Pickup Trucks	15.01607	TBD, Dodge 2500 2020	2020 Dodge 2500	3C6UR5CJNLG100266	HR
VEH 2	Pickup Trucks	15.01608	Clint Peace, Dodge 2500 2020	2020 Dodge 2500	3C6UR5DL4JG116835	HR
VEH 2	Pickup Trucks	15.01609	James Decker, Dodge 2500 2020	2020 Dodge 2500	3C6UR5DL4JG140892	HR
VEH 2	Pickup Trucks	15.01610	TBD, Dodge 2500 2020	2020 Dodge 2500	3C6UR5JL7JG116042	HR
VEH 2	Pickup Trucks	15.01611	TBD, Dodge 2500 2015	2015 Dodge 2500 4x4 Crew	3C6UR5DL0FG638446	HR
VEH 2	Pickup Trucks	15.01612	Robert Singer, Ford F250 2022	2022 Ford F250 Superduty	1FT8W2B78NEF76000	HR
VEH 2	Pickup Trucks	15.01613	Johnny Vickers, Ford F150XL 19	2019 Ford F150 XL	1FTFW1E56KF001662	HR
VEH 4	Sport Utility Vehicles	15.01614	Bob Flowers, Tahoe 2023	2023 Tahoe K1500	1GN5XPK04PR169723	HR
VEH 2	Pickup Trucks	15.01615	Justin Miller, Ford F250 2022	2022 Ford F250 Superduty	1FT7W2B68NEG30739	HR
VEH 2	Pickup Trucks	15.01616	Josh Harris, Ford F250 2022	2022 Ford F250 Superduty	1FT7W2B66NEG30738	HR
VEH 2	Pickup Trucks	15.01617	Steve Jordan, Ford F250 2022	2022 Ford F250 Superduty	1FT7W2B64NEG30740	HR
VEH 2	Pickup Trucks	15.01618	Jose SanchezB, Ford F250 2022	2022 Ford F250 Superduty	1FT7W2B66NEG30741	HR
VEH 2	Pickup Trucks	15.01619	Terry Hall, Ford F150 2022	2022 Ford F150	1FTFW1ED2NFC19766	HR
VEH 2	Pickup Trucks	15.01620	Allen Anderson, Ford F150 22	2022 Ford F150	1FTFW1ED9NFC19649	HR
VEH 2	Pickup Trucks	15.01621	Frankie Morrell, Ford F150 2022	2022 Ford F150	1FTFW1ED9NFC20008	HR
VEH 2	Pickup Trucks	15.01622	Steve Tate, Ford F250 2022	2022 Ford F250 Super Duty	1FT7W2B60NEF62789	HR
VEH 2	Pickup Trucks	15.01623	Seth Jenkins, Ford F150 2022	2022 Ford F150	1FTFW1ED0XNFC19675	HR
VEH 2	Pickup Trucks	15.01624	Tyler Hicks, Ford F350 2022	2022 Ford F350 Super Duty	1FT8W3B76NEF63039	HR
VEH 2	Pickup Trucks	15.01625	Colby Corbin, Ford F350 2022	2022 Ford F350 Super Duty	1FT8W3B72NEF63040	HR
VEH 2	Pickup Trucks	15.01626	Kevin Vandyke, Ford F350 2022	2022 Ford F350 Super Duty	1FT8W3B74NEF63041	HR
VEH 2	Pickup Trucks	15.01627	Jacob Hamric, Ford F250 2022	2022 Ford F250 Super Duty	1FT8W2B7XNEF63037	HR
VEH 2	Pickup Trucks	15.01628	Charles Piercy, Ford F150 2022	2022 Ford F150	1FTFW1ED7NFC19990	HR
VEH 2	Pickup Trucks	15.01629	Jonathan Sanders, Ford F150 22	2022 Ford F150	1FTFW1ED4NFC19669	HR
VEH 2	Pickup Trucks	15.01630	Ben Smith, Ford F150 2022	2022 Ford F150	1FTFW1ED0XNFC19739	HR
VEH 2	Pickup Trucks	15.01631	Willie Eisland, Ford F150 22	2022 Ford F150	1FTFW1ED0XNFC19742	HR
VEH 2	Pickup Trucks	15.01632	TBD, Ford F250 2022	2022 Ford F250 Super Duty	1FT8W2B72NEG22565	HR
VEH 2	Pickup Trucks	15.01633	Armando Aguilar, Ford F250 22	2022 Ford F250 Super Duty	1FT8W2B71NEF76002	HR
VEH 2	Pickup Trucks	15.01634	Doug Goodman, Ford F250 2022	2022 Ford F250 Super Duty	1FT8W2B71NEF63038	HR
VEH 2	Pickup Trucks	15.01635	Joe Bakr, Ford F250 2022	2022 Ford F250 Super Duty	1FT8W2B76NEF63035	HR
VEH 2	Pickup Trucks	15.01636	Anthony Seaborn, Ford F250 22	2022 Ford F250 Super Duty	1FT7W2B60NEF29170	HR
VEH 2	Pickup Trucks	15.01637	Woodrow Shelton, Ford F250 22	2022 Ford F250 Super Duty	1FT7W2B67NEF62790	HR

VEH	2	Pickup Trucks	15.01477	TBD, Ford F150 2021	2021 Ford F150	1FTFW1E55MFA22386	HR
VEH	2	Pickup Trucks	15.01478	Bowen Martin, Ford F150 21	2021 Ford F150	1FTFW1E55MK006978	HR
VEH	2	Serv Trucks	15.01479	David Votrobek, Ford F150 2021	2021 Ford F150 SuperDuty	1FTFW1E8KMF66975	HR
VEH	2	Serv Trucks	15.01480	David Huff, Ford F150 2021	2021 Ford F150	1FTFW1E59MFA12296	HR
VEH	2	Serv Trucks	15.01481	Susan Schmidt, Ford F150 2021	2021 Ford F150 Pickup	1FTFW1E5XMK025400	HR
VEH	2	Serv Trucks	15.01482	Todd Goodman, Ford F150 2021	2021 Ford F150 Pickup	1FTFW1E56MFA7000	HR
VEH	2	Serv Trucks	15.01483	Patrick Corbin, Ford F150 2021	2021 Ford F150 Pickup	1FTFW1E5XMF656979	HR
VEH	2	Pickup Trucks	15.01484	Chris Riley, Ford F150 2021	2021 Ford F150	1FTFW1E87MFB22150	HR
VEH	2	Pickup Trucks	15.01485	Wendel Henderson, Ford F150 21	2021 Ford F150	1FTFW1E81MFB67869	HR
VEH	2	Pickup Trucks	15.01486	Pat Brennan, Ford F150 2021	2021 Ford F150	1FTFW1CP1MK030940	HR
VEH	2	Pickup Trucks	15.01487	Stanley McKinsley, 2021 F-150	2021 Ford F150	1FTFW1CP6MFA46906	HR
VEH	2	Pickup Trucks	15.01488	Glenn Duftram, Frd F250 2021	Pickup, 2021 Ford F25	1FT7W2A61MED51942	HR
VEH	2	Pickup Trucks	15.01489	Bobby Wilson, Ford F150 2021	2021 Ford F150	1FTFW1E88MFB67870	HR
VEH	2	Pickup Trucks	15.01490	Will Whiddon, Ford F150 2020	2020 Ford F150	1FTFW1E55KFF33520	HR
VEH	2	Pickup Trucks	15.01491	TBD, Ford F150 2019	2019 Ford F150	1FTFW1C45KFC78868	HR
VEH	2	Pickup Trucks	15.01492	Zach Ashcraft, Ford F150 2018	2018 Ford F150	1FTFW1E84JF014074	HR
VEH	2	Pickup Trucks	15.01493	Benjamin James, Ford F150 2014	2014 Ford F150	1FTFW1CF8EFC85825	HR
VEH	2	Pickup Trucks	15.01494	Stuart Savoy, Ford F150 2021	2021 Ford F150	1FTFW1ED1MFB43844	HR
VEH	2	Pickup Trucks	15.01495	Donald Duffy, Ford F150 2021	2021 Ford F150	1FTFW1E50MKE45156	HR
VEH	2	Pickup Trucks	15.01496	Toby Richardson, Ford F150 21	2021 Ford F150	1FTFW1E50MKE45154	HR
VEH	2	Pickup Trucks	15.01497	Wrecked, Ford F150 2021	2021 Ford F150	1FTFW1E59MKE45155	HR
VEH	2	Pickup Trucks	15.01498	Neal Roop, F150 2021	2021 Ford F150 SuperDuty	1FTFW1E59MKE45155	HR
VEH	2	Pickup Trucks	15.01499	Justin Castrejon, Ford F250 2022	2022 Ford F250	1FT7W2B6NKE34577	HR
VEH	2	Pickup Trucks	15.01500	QC Spare, Ford F150 2021	2021 Ford F150	1FTFW1E55MKE45153	HR
VEH	2	Pickup Trucks	15.01501	Jerome Paterson, Ford F150 21	2021 Ford F150	1FTFW1E52MKE45157	HR
VEH	2	Pickup Trucks	15.01502	Sam Lane, Ford F150 2021	2021 Ford F150	1FTFW1E53MKE45152	HR
VEH	2	Pickup Trucks	15.01503	Brian Wilbanks, Ford F150 2021	2021 Ford F150	1FTFW1E55MKE45157	HR
VEH	2	Pickup Trucks	15.01504	Billy Burke, Ford F250 2022	2022 Ford F250	1FT7W2B69NEC34576	HR
VEH	2	Pickup Trucks	15.01505	Josh Kimer, Ford F250 2022	2022 Ford F250	1FT7W2B67NEC34575	HR
VEH	2	Pickup Trucks	15.01506	Terry Overcash, Ford F150 2021	2021 Ford F150	1FTFW1E8MFC20764	HR
VEH	2	Pickup Trucks	15.01507	Leo Young, Ford F250 2022	2022 Ford F250	1FT7W2B65NEC34574	HR
VEH	2	Pickup Trucks	15.01508	Matt Prevatt, Ford F250 2022	2022 Ford F250	1FT7W2B63NEC34573	HR
VEH	2	Pickup Trucks	15.01509	Kevin Collinswor, Ford F250 22	2022 Ford F250	1FT7W2B61NEC34572	HR
VEH	2	Pickup Trucks	15.01510	Dewayne Hitchcock, Ford F150 21	2021 Ford F150	1FTFW1E84MFC20757	HR
VEH	2	Pickup Trucks	15.01511	Shane Gibson, Ford F350 2018	2018 Ford F350	1FT8W3B76JEB05351	HR
VEH	2	Pickup Trucks	15.01512	Travis Lambert, Dodge 2500 20	2020 Dodge Ram 2500	3CGUR5H17LG239913	HR
VEH	2	Pickup Trucks	15.01513	James Shelton, Dodge 2500 2020	2020 Dodge Ram 2500	3CGUR5H9L6163738	HR
VEH	2	Pickup Trucks	15.01514	Timothy Gentry, Ford F250 2019	2019 Ford F250	1FT7W2B67KEC28576	HR
VEH	2	Pickup Trucks	15.01515	Angie Castleberry, Ford F250 18	2018 Ford F250	1FT7W2B67JEB26449	HR
VEH	2	Pickup Trucks	15.01516	Travis Vaughn, Ford F250 2017	2017 Ford F250	1FT7W2B63HEF43156	HR
VEH	2	Pickup Trucks	15.01517	Spare, Chevy 2500 16	2016 Chevy 2500	1GCKJUEG3GF230913	HR
VEH	2	Pickup Trucks	15.01518	Kristi Jordan, Ford F250 2016	2016 Ford F250	1FT7W2B66GEB22031	HR
VEH	2	Pickup Trucks	15.01519	TBD MOT, Ford F250 2016	2016 Ford F250	1FT7W2B65GEC04171	HR
VEH	2	Pickup Trucks	15.01520	Spare, Ford F250 2015	2015 Ford F250	1FTX2B6JFBA9516	HR
VEH	2	Pickup Trucks	15.01521	Spare, Ford F250 2015	2015 Ford F250	1FT7W2A66FBA9516	HR
VEH	2	Pickup Trucks	15.01522	Kyle Kostecky, Ford F250 2012	2012 Ford F250	1FT8F2B63CED14169	HR
VEH	2	Pickup Trucks	15.01523	Spare, Ford F250 2011	2011 Ford F250	1FT8F2B66GEB28420	HR
VEH	2	Pickup Trucks	15.01524	Jacob Greer, Dodge Ram 2002	2002 Dodge Ram 2500	3B7KF236X2AG05329	HR
VEH	2	Pickup Trucks	15.01526	Patrick Tullius, Chevy 1500 16	2016 Chevy 1500	1GCNCNEC3G2423674	HR
VEH	2	Pickup Trucks	15.01527	John Giddens, Ford F150 2013	2013 Ford F150	1FTMF1EM80KF21897	HR
VEH	2	Pickup Trucks	15.01528	Bryan Waldman, Ford F150 2021	2021 Ford F150	1FTFW1E53MKE45151	HR
VEH	2	Pickup Trucks	15.01529	Vern Street, Ford F250 2021	2021 Ford F250	1FT7W2AG3MED51764	HR
VEH	3	Vans	15.01530	Concrete Van, Chevrolet P32 92	1992 Chevrolet P32	1GCHP32K2N3305942	HR
VEH	2	Pickup Trucks	15.01531	Keith Myrick, F150 2021	2021 Ford F150	1FTFW1E54MKE45161	HR
VEH	4	Sport Utility Vehicles	15.01532	Alan Crenshaw, Jeep GC 2021	Jeep Grand Cherokee 2021	1C4RKBGBM8205700	HR
VEH	2	Pickup Trucks	15.01533	Phillip Faircloth, Ford F150 21	2021 Ford F150	1FTFW1EP1MKE97683	HR
VEH	2	Pickup Trucks	15.01534	Anthony Edwards, Ford F150 21	2021 Ford F150	1FTFW1E53MKE45166	HR
VEH	2	Pickup Trucks	15.01535	David Hill, Ford F150 2021	2021 Ford F150	1FTFW1E53MKE45164	HR
VEH	2	Pickup Trucks	15.01536	David Vaught, Ford F150 2022	2022 Ford F150 Lariat	1FTFW1E80NK000081	HR
VEH	2	Pickup Trucks	15.01537	Thomas Jones, Ford F150 2022	2022 Ford F150	1FTFW1E81NKD18337	HR
VEH	2	Pickup Trucks	15.01538	Arianc Andrews, Chevy 1500 2016	2016 Chevy 1500	3GCUKSEC1GG273304	HR
VEH	2	Pickup Trucks	15.01539	Kaleb Archer, Ford F150 2012	2012 Ford F150	1FTFW1CT6CFA98716	HR
VEH	2	Pickup Trucks	15.01541	DNH, Ford F150 2013	2013 Ford F150	1FTFW1ET60FA78058	HR
VEH	2	Pickup Trucks	15.01542	DNH, Ford F150 2016	2016 Ford F150	1FTFW1E55MFA7000	HR
VEH	2	Pickup Trucks	15.01543	Josh Hicks, Ford F150 2016	2016 Ford F150	1FTFW1E87MFB22150	HR
VEH	2	Pickup Trucks	15.01544	Casey Cook, Dodge 2500 2019	2019 Dodge 2500	3CGUR5DLSK544260	HR
VEH	2	Pickup Trucks	15.01545	Spare, Dodge 2500 2018	2018 Dodge 2500	3CGUR5CJ7JG256164	HR
VEH	2	Pickup Trucks	15.01546	DNH, Ford F150 Raptor 2017	2017 Ford F150 Raptor	1FTFW1RG3HFA40838	HR
VEH	2	Pickup Trucks	15.01547	Tim Kruger, Ford F150 2019	2019 Ford F150 Raptor	1FTFW1RG5KFA42727	HR
VEH	2	Pickup Trucks	15.01548	DNH, Ford F250 2006	2006 Ford F250	1FTSW21P56EB21391	HR
VEH	2	Pickup Trucks	15.01549	Nate Westerly, Ford F250 2017	2017 Ford F250	1FT7W2B64HEF18623	HR
VEH	2	Pickup Trucks	15.01550	DNH, Ford F250 2017	2017 Ford F250	1FT7W2B64HEF18623	HR
VEH	2	Pickup Trucks	15.01551	Taylor Walker, Dodge 2500 2018	2018 Dodge 2500	3CGUR5DL2JG38311	HR
VEH	2	Pickup Trucks	15.01552	Jeff Sheets, Ford F250 2019	2019 Ford F250	1FT7W2B7SKCE08946	HR

Acc Cts	Eqm Cts	Type	Equipment #	Description	Description II	Serial Number	Unit
VEH	3	Vans	15.01196	Spare, Ford E350 2007	2007 Ford E-350 Passenger	1FB5531L37DA61931	HR
VEH	2	Pickup Trucks	15.01204	Spare MOT, Ford F250 2005	Pickup, Ford F-250, 2005	1FTNF20535E842900	HR
VEH	2	Pickup Trucks	15.01226	TBD, Ford F250 2008	Pickup, Ford F-250, 2008	1FTNF20588EE32183	HR
VEH	2	Pickup Trucks	15.01243	Spare MOT, Ford F250 2009	Pickup, Ford F250 CC 2009	1FTSW205X9EA66281	HR
VEH	2	Pickup Trucks	15.01266	Spare, Chevy C3500 2006	Flatbed,Chevy 3500 2006	1GCK33D16F243207	HR
VEH	2	Pickup Trucks	15.01276	Auction, Ford F250 2010	Pickup, Ford F250 CC 2010	1FTSW2A51AEA78949	HR
VEH	2	Pickup Trucks	15.01293	Raymond Stevens Sr, F250 2012	Pickup, Ford F250 4x4 CC	1FT7W2B7XCEA76736	HR
VEH	2	Pickup Trucks	15.01295	TBD, Ford F250 2012	Pickup, Ford F250 SC 4X2	1FT7X2A69CEA63291	HR
VEH	2	Serv Trucks	15.01306	John Mader, Ford F150 2013	Pickup, Ford F150 2013	1FTFX1EF3DKD45509	HR
VEH	2	Pickup Trucks	15.01307	Chadwick McFee, Ford F150 2014	Ford F150 2014 Pickup 4X4	1FTFX1EF9FA08093	HR
VEH	2	Pickup Trucks	15.01308	Doug Kirby, Ford F150 2014	Ford F150 2014 Pickup 4X4	1FTFX1EF3EKD29120	HR
VEH	2	Serv Trucks	15.01311	Spare, F150 2013	Auction Ford F-150 XL Whi	1FTFX1EFXDFD85174	HR
VEH	2	Serv Trucks	15.01313	Derek Henley, Ford F150 2014	2014 F150 Pickup	1FTFX1CF8EFC04724	HR
VEH	2	Serv Trucks	15.01316	Amber Rhoden, Ford F150 2014	F-150 4 x 2 Supercrew Whi	1FTFW1CF3BFC86767	HR
VEH	2	Serv Trucks	15.01318	TBD, Ford F150 2014	F-150 XL 4x2 Supercab	1FTFX1CF8EFC04724	HR
VEH	2	Pickup Trucks	15.01320	Robert Wilson, Ford F150 2014	2014 4x4 Supercab	1FTFX1EF4EK603067	HR
VEH	2	Pickup Trucks	15.01321	David Fiss, Ford F150 2014	White 4x2 Regular Cab	1FTFX1CF08EFC62634	HR
VEH	2	Serv Trucks	15.01323	Wade Wiederhold, D Ram 2015	Dodge Ram 1500	3C6RR7K7BFG572331	HR
VEH	2	Pickup Trucks	15.01324	TBD MOT, Ford F150 2014	2014 White Ford F150	1FTFW1CF5EKF58990	HR
VEH	2	Pickup Trucks	15.01325	Elizabeth Johnson, F150 2014	White 2014 4x4 pickup	1FTFX1EF4EK609759	HR
VEH	2	Pickup Trucks	15.01327	TBD, Ford F150 2015	2015 Ford F150	1FTFW1CF7FA67997	HR
VEH	2	Pickup Trucks	15.01328	Tyler Adkins, D Ram 2015	Dodge Ram Single Cab 1/2	3C6JR6D7XFG609271	HR
VEH	2	Pickup Trucks	15.01330	Auction, Ford F150 2015	White 4x4 Power Group	1FTFX1EF39KE18465	HR
VEH	2	Pickup Trucks	15.01331	Tony Street, Ford F150 2015	XL 4x4 4 door cab pickup	1FTFW1EF7FKE18463	HR
VEH	2	Pickup Trucks	15.01333	Jeremie Lalla, Ford F150 2015	White F-150 XL Power Grou	1FTFX1CF08EFC62634	HR
VEH	2	Pickup Trucks	15.01335	TBD, Ford F150 2015	White 4 x 2 XL Power Grou	1FTFX1CF9FKE22983	HR
VEH	2	Pickup Trucks	15.01336	Trevor Taylor, Ford F150 2015	4x4 CrewCab White Pickup	1FTFW1EF39FB11921	HR
VEH	4	Sport Utility Vehicles	15.01337	Shayna Hammack, Jeep GC 2015	2015 White Jeep	1C4R1FAG9XC150658	HR
VEH	2	Pickup Trucks	15.01338	Darryl Button, Ford F250 2016	F250 Super Duty Ford 2016	1FT7W2B68GEA25056	HR
VEH	2	Pickup Trucks	15.01339	Dylan Stayton, Ford F150 2015	2015 Ford White LGT picku	1FTFW1EFSFFCA5037	HR
VEH	2	Pickup Trucks	15.01340	TBD, Ford F250 2016	SRW F250 Super Duty White	1FT7W2B61GE864428	HR
VEH	2	Pickup Trucks	15.01341	Adam Tihyou, Ford F150 2016	White 2016 LGT ConvntFF	1FTMF1C86GFA50190	HR
VEH	2	Pickup Trucks	15.01342	David Jones Jr, Ford F250 2016	F250 Super Duty Pickup Tr	1FT7W2A66GE870064	HR
VEH	2	Pickup Trucks	15.01343	Charles Jemigan, F250 2016	White 2016 F250 Ford Tru	1FT7W2A68GE870065	HR
VEH	2	Pickup Trucks	15.01344	TBD, Ford F150 2016	White 2016 F150 Ford Truc	1FTFX1EF7GF803769	HR
VEH	2	Pickup Trucks	15.01346	Danny Anderson, D Ram 2016	2016 Dodge Ram 1500	3C6TR4CT8GG257985	HR
VEH	2	Pickup Trucks	15.01347	Ralph Cain, Ford F250 2016	Ford F250 Super Duty Pick	1FT7W2A63GE87485	HR
VEH	2	Pickup Trucks	15.01350	William Bell, Dodge Ram 2016	Dodge Ram 2016 1500	1C6RR6ST7G5312183	HR
VEH	2	Pickup Trucks	15.01353	Willie Russel, D Ram 2016	Dodge Ram 2500 ST	3C6TR4CT8GG257985	HR
VEH	2	Pickup Trucks	15.01354	Spare, Silverado 2017	Pickup, Chevy 2500	1GCL1UEG0HF113836	HR
VEH	2	Pickup Trucks	15.01355	Victor Smith, Chevy 2500 2017	Chevy 2500 2017	1GCL1UEG0HF114799	HR
VEH	2	Pickup Trucks	15.01356	Alphesus Stan, SILVERADO 2017	Chevy 2500 2017	1GCL1UEG0HF114409	HR
VEH	2	Pickup Trucks	15.01357	Bob Street, Silverado 2017	Chevy 2500 2017	1GCL1UEG3HF115435	HR
VEH	2	Pickup Trucks	15.01358	Cecilia Harrington, ChvySil 17	2017 Chevy Silverado 2500	1GCL1UEG3HF115208	HR
VEH	2	Pickup Trucks	15.01359	TBD, Silverado 2017	Chevy 1500 2017	1GCR0NEC1H2180496	HR
VEH	2	Pickup Trucks	15.01360	Freddie Jackson Silverado 2017	Chevy 1500 2017	1GCR0NEC7H2183208	HR
VEH	2	Pickup Trucks	15.01361	Wayne Chapel, Silverado 2017	Chevy 1500 2017	1GCR0NEC8H2181404	HR
VEH	2	Pickup Trucks	15.01362	Steve Manuel, Silverado 2017	Chevy 1500 2017	1GCVKNEC7H2177635	HR
VEH	2	Pickup Trucks	15.01363	Jack Gregory Silverado 2017	Chevy 1500 2017	1GCVKNEC4H2180638	HR
VEH	2	Pickup Trucks	15.01364	Justina Smiling, Chevy 1500 17	2017 Chevy Silverado 1500	1GCVKNEC0H2178482	HR
VEH	2	Pickup Trucks	15.01366	Michael Gilley, Silverado 2017	Chevy 1500 2017	3GCUKSEC7H277519	HR
VEH	2	Pickup Trucks	15.01367	John Baker, Silverado 2017	2017 1500 4WD Crew Cab	3GCUKSEC9HG242562	HR
VEH	2	Pickup Trucks	15.01368	Tony Johnson, Chevy 1500 2017	Chevy 1500 2017	3GCUKSEC2HG280599	HR
VEH	2	Pickup Trucks	15.01369	Teo Charez, Chev Colorado 18	Pickup,Chevrolet Colorado	1GCHSBEA4J1243901	HR
VEH	2	Pickup Trucks	15.01370	Sean Pinson, Chevrolet 2018	Pickup,Chevrolet Colorado	1GCHSBEA9J1246793	HR
VEH	2	Pickup Trucks	15.01371	TBD MOT,Chevrolet 2018	Pickup, Chevrolet Colorad	1GCHSBEA2J1245159	HR
VEH	2	Pickup Trucks	15.01372	Spare, Silverado 2018	Chevy Silverado 2018	1GCN0NEC1J289822	HR
VEH	3	Vans	15.01373	Spare, Chevrolet Van 2017	EKT Express Passenger Van	1GAWGEPG0H1349794	HR
VEH	2	Pickup Trucks	15.01374	Matt Johnson,Chevrolet 2018	2018 Chevrolet Colorado	1GCHSBEA6J1249182	HR
VEH	2	Pickup Trucks	15.01375	Spare, Chvy Silv 2018	Chevy 1500 2018	1GCR0NEC0J2305994	HR
VEH	2	Pickup Trucks	15.01376	Craig Solomon,Silverado 2018	Chevy 1500 2018	3GCUKSEC6JG362177	HR
VEH	4	Sport Utility Vehicles	15.01377	Tracy Brookshier, Jeep GC 2018	2018 Jeep Grand Cherokee	1C4R1FAG9XC150658	HR
VEH	2	Pickup Trucks	15.01378	TBD, Dodge Ram 2500 2018	2018 Dodge Ram 2500	3C6UR5CJ5JG283878	HR
VEH	2	Pickup Trucks	15.01379	John Jenks, Dodge 2500 2018	2018 Dodge Ram 2500	3C6UR5CJ9JG278876	HR
VEH	2	Pickup Trucks	15.01381	Dallas Aumend,Dodge 2500 2018	2018 Dodge Ram 2500	3C6UR5CJ5JG278874	HR
VEH	2	Pickup Trucks	15.01382	Carlos Bernal, Ford F250 2019	2019 Ford F-250	1FT7W2B62KEC27514	HR
VEH	2	Pickup Trucks	15.01383	Edy Walters, Ford F250 2019	2019 Ford F-250	1FT7W2B61KEC56812	HR
VEH	2	Pickup Trucks	15.01384	Hunter Lands, Ford F250 2019	2019 Ford F-250	1FT7W2B6XKEC19516	HR
VEH	2	Pickup Trucks	15.01385	Jameel Pye, Ford F250 2019	2019 Ford F-250	1FT7W2B64KEC19513	HR
VEH	2	Pickup Trucks	15.01388	Spare, F150 2011	Pickup, Ford F150 2011	1FTFX1CM3CFB12363	HR
VEH	2	Pickup Trucks	15.01390	TBD, F150 2014	Pickup, Ford F150 2014	1FTFX1CM4EFC13317	HR
VEH	2	Pickup Trucks	15.01391	TBD, F150 2018	Pickup, Ford F150 2018	1FTFW1CP9JKC07253	HR

EQP	E	Wheel Loaders	15.46117	PLT Loader, CAT 966M 2022	2022 CAT 966M	CAT8966MVEJA03816	HR
EQP	E	Wheel Loaders	15.46118	Loader, JD 524K II 2017	2017 JD 524K II Loader	1DW524K2AHF681799	HR
EQP	E	Wheel Loaders	15.46119	Loader, JD 524K II 2018	2018 JD 524K II Loader	1DW524K2CF690151	HR
EQP	E	Wheel Loaders	15.46120	Loader, JD 524K II 2018	2018 JD 524K II Loader	1DW524K2DF690148	HR
EQP	E	Wheel Loaders	15.46121	Loader, JD 524K II 2018	2018 JD 524K II Loader	1DW524K2TJF685994	HR
EQP	E	Wheel Loaders	15.46122	Loader, JD 524K H 2018	2018 JD 524K II Loader	1DW524K2EJF685994	HR
EQP	E	Wheel Loaders	15.46123	Loader, JD 524K II 2018	2018 JD 524K II Loader	1DW524K2VJF689843	HR
EQP	E	Wheel Loaders	15.46124	Loader, JD 544K 2013	2013 JD 544K Loader	1DW544K2TE650683	HR
EQP	E	Wheel Loaders	15.46125	Loader, JD 544K 2015	2015 JD 544K Loader	1DW544K2FE669668	HR
EQP	E	Wheel Loaders	15.46126	Loader, JD 544K II 2017	2017 JD 544K II Loader	1DW544K2EHF684149	HR
EQP	E	Wheel Loaders	15.46127	Loader, JD 544K II 2017	2017 JD 544K II Loader	1DW544K2CHF681101	HR
EQP	E	Wheel Loaders	15.46128	Loader, JD 524K II 2018	2018 JD 544K II Loader	1DW544K2KJF689878	HR
EQP	E	Wheel Loaders	15.46131	Loader, JD 544K 2013	2013 JD 544K Wheel Loader	1DW544K2PDE655030	HR
EQP	E	Wheel Loaders	15.46132	Loader, JD 544K 2014	2014 JD 544K Wheel Loader	1DW544K2TEE663239	HR
EQP	E	Wheel Loaders	15.46133	Loader, JD 544K 2015	2015 JD 544K Wheel Loader	1DW544K2AF670220	HR
EQP	E	Wheel Loaders	15.46134	Loader, JD 624K 2013	2013 JD 624K Wheel Loader	1DW624K2ADE654591	HR
EQP	E	Wheel Loaders	15.46135	PLT Loader, JD 624K 2013	2013 JD 624K Wheel Loader	1DW624K2HGF673711	HR
EQP	E	Wheel Loaders	15.46136	Loader, Komatsu WA320-8 2018	2018 Komatsu WA320-8	KMTWA135SHNA38261	HR
EQP	E	Wheel Loaders	15.46137	Loader, JD 544 2021	2021 JD Loader 544	1DW544PAJMLZ12365	HR
EQP	E	Wheel Loaders	15.46138	Loader, JD 544 2021	2021 John Deere 544 Load	1DW544PAJMLZ11571	HR
EQP	F	Skid Steer Loaders	15.46139	Loader, JD 317G 2019	2019 JD 317G Loader	1T0317GJWJG361651	HR
EQP	E	Wheel Loaders	15.46140	PLT Loader, John Deere 824L 22	RPO 2022 JD 824L Loader	1DW824LXVNL714855	HR
EQP	E	Wheel Loaders	15.46141	PLT Loader, CAT 966M 2022	RPO 2022 CAT 966MILL	EIA03871	HR
EQP	E	Wheel Loaders	15.46142	PLT Loader, Komatsu WA47510 22	RPO 2022 Komatsu WA475-10	A40188	HR
EQP	E	Wheel Loaders	15.46143	Loader, CAT 930M 2021	2021 CAT 930M Loader	FSK00846	HR
EQP	E	Wheel Loaders	15.46144	Loader, JD 544P 2021	2021 JD 544P Wheel Loader	1DW544PAEMLZ12469	HR
EQP	E	Wheel Loaders	15.46145	Loader, JD 524L 2020	2020 JD 524L Loader	1DW524LZPLF706880	HR
EQP	E	Wheel Loaders	15.46146	Loader, JD 544L 2019	2019 John Deere 544L Load	1DW544LZKFF696790	HR
EQP	E	Wheel Loaders	15.46147	Loader, JD 544L 2019	2019 John Deere 544L Load	1DW544LZEXF701554	HR
EQP	E	Wheel Loaders	15.46148	RPO Loader, Komatsu WA320-8 22	RPO 2022 Komatsu WA320-8	A39986	HR
VEH	E	Wheel Loaders	15.46149	RPO Loader, CAT 938M 2023	RPO 2023 CAT 938M	JBR10528	HR
EQP	C	Agricultural Tractors	15.47002	Tractor, Challenger MT445 2002	2002 Challenger MT445 Tra	L24381	HR
EQP	D	Tractor-Loader-Backhoes	15.47022	Loader/Dragbox, Cat 416D 2006	2006 Cat 416D Loader/Dr	82D02207	HR
EQP	D	Tractor-Loader-Backhoes	15.47025	Stolen Loader/Backhoe, CAT 07	2007 Cat 430E Loader/Back	EAT00776	HR
EQP	D	Tractor-Loader-Backhoes	15.47029	Loader/Backhoe, Cat 430E 2007	2007 Cat 430E Loader/Back	EAT00832	HR
EQP	D	Tractor-Loader-Backhoes	15.47043	Loader/Dragbox, Cat 416D 2004	2004 Cat 416D Loader/Dr	BFP12994	HR
EQP	D	Tractor-Loader-Backhoes	15.47044	Loader/Dragbox, Cat414E 2008	2008 Cat 414E Loader/Dr	ELB00772	HR
EQP	D	Tractor-Loader-Backhoes	15.47047	Loader/Dragbox, Cat 414E 2008	2008 Cat 414E Loader/Dr	ELB00775	HR
EQP	C	Agricultural Tractors	15.47049	Tractor, John Deere 2015	5100E Utility Tractor	11V5100EJFY440836	HR
EQP	D	Tractor-Loader-Backhoes	15.47050	Loader/Backhoe, Cat 420 2016	2016 Cat 420 Loader/Backh	QJWJ03105	HR
EQP	D	Tractor-Loader-Backhoes	15.47051	Loader/Backhoe, JD 310 2017	2017 John Deere 310SL	1T0310SLJHF314371	HR
EQP	D	Tractor-Loader-Backhoes	15.47053	Loader/Backhoe, JD 210L 2017	2017 John Deere 210L Load	1T0210ELCHU894538	HR
EQP	F	Skid Steer Loaders	15.47054	Tractor, Cat 299D2 2018	2018 CAT 299D2	FD203362	HR
EQP	D	Tractor-Loader-Backhoes	15.47055	Loader/Backhoe, Case 590SN 13	2013 Case 590SN	JJGNS95NC591252	HR
EQP	C	Agricultural Tractors	15.47056	GCT Tractor, New Holland 2003	2003 New Holland Tractor	HK17491	HR
EQP	C	Agricultural Tractors	15.47060	Tractor, New Holland 2007	2007 New Holland TC45A	Z7D804369	HR
EQP	C	Agricultural Tractors	15.47061	Tractor, Kubota M126 2012	2012 Kubota M126X Tractor	50171	HR
EQP	C	Agricultural Tractors	15.47062	Tractor, New Holland T4 2017	2017 New Holland T4.75	ZHAH51240	HR
EQP	C	Agricultural Tractors	15.47064	Tractor, Kubota M6S 2018	2018 Kubota M6S Tractor	51373	HR
EQP	D	Tractor-Loader-Backhoes	15.47065	Loader/Backhoe, CAT 420F2 2020	2020 CAT 420F2	HW05810	HR
EQP	F	Skid Steer Loaders	15.47066	Tractor, JD 333G 2021	2021 John Deere 333G Load	1T0333GMLMF403838	HR
EQP	D	Tractor-Loader-Backhoes	15.47067	Tractor, JD 310SL 2015	2015 JD 310SL	1T0310SLVFF280528	HR
EQP	C	Agricultural Tractors	15.47068	Tractor, JD 8520 2002	2002 JD 8520	RW8520P0022854	HR
EQP	C	Agricultural Tractors	15.47069	Tractor, Kubota M7060D 2019	2019 Kubota M7060D	79199	HR
EQP	C	Agricultural Tractors	15.47070	Tractor, NewHolland TN75A 2012	2012 New Holland TN75A	HJE016034	HR
EQP	C	Agricultural Tractors	15.47071	Tractor, JD 5055E 2014	2014 JD 5055E	1PY5055EHEB025662	HR
EQP	C	Agricultural Tractors	15.47072	Tractor, JD 5300 2001	2001 John Deere 5300 Util	LV53000331614	HR
EQP	C	Agricultural Tractors	15.47073	Tractor, Massey Ferguson 2315 2002	2002 Massey Ferguson 2315	9681L36117	HR
EQP	C	Agricultural Tractors	15.47074	Tractor, Massey Ferguson 2315 2003	2003 Massey Ferguson 2315	9681M31045	HR
EQP	C	Agricultural Tractors	15.47076	Tractor, Kubota L4760HSTC 21	2021 Kubota L4760HSTC Tra	42597	HR
EQP	D	Tractor-Loader-Backhoes	15.47077	Loader/Backhoe, CAT 420XE 2023	2023 CAT 420XE	H9X02271	HR
EQP	G	Scrapers & Box Blades	15.48007	Scraper, Cat 613C 2006	2006 Cat 613C Scraper	8LJ02892	HR
EQP	G	Scrapers & Box Blades	15.48008	Scraper, Cat 615CII 2005	2005 Cat 615CII Scraper	9XG01861	HR
EQP	G	Scrapers & Box Blades	15.48015	Scraper, Cat 613C 2005	2005 Cat 613C Scraper	8LJ02860	HR
EQP	G	Scrapers & Box Blades	15.48016	Scraper, Cat 613C 2005	2005 Cat 613C Scraper	8LJ02878	HR
EQP	G	Scrapers & Box Blades	15.48017	Scraper, Cat 615CII 2006	2006 Cat 615CII Scraper	9XG01973	HR
EQP	G	Scrapers & Box Blades	15.48018	Scraper, Cat 615C 2005	2005 Cat 615C Scraper	9XG01820	HR
EQP	G	Scrapers & Box Blades	15.48019	Scraper, Cat 615CII 2006	2006 Cat 615CII Scraper	9XG02011	HR
EQP	H	Graders	15.49014	Motorgrader, Cat 12H 2005	2005 Cat 12H Motorgrader	AMZ007734	HR
EQP	H	Graders	15.49015	Motorgrader, Cat 140H 2004	2004 Cat 140H Motorgrader	CCA00483	HR
EQP	H	Graders	15.49026	Motorgrader, Cat 12H 2007	2007 Cat 12H Motorgrader	CBK01307	HR
EQP	H	Graders	15.49027	Motorgrader, Cat 12M 2008	2008 Cat 12M Motorgrader	89R00070	HR
EQP	H	Graders	15.49028	Motorgrader, Cat 12M 2009	2009 Cat 12M Motorgrader	89F00490	HR
EQP	H	Graders	15.49034	Motorgrader, Cat 12H 2004	2004 Cat 12H Motorgrader	AMZ00417	HR

EQP	H	Graders	15.49038	Motorgrader, Cat 12M 2011	2011 Cat 12M Motorgrader	B9F00946	HR
EQP	H	Graders	15.49039	Motorgrader, Cat 12M 2012	2012 Cat 12M Motorgrader	B9F01011	HR
EQP	H	Graders	15.49040	Motorgrader, Cat 12M 2012	2012 Cat 12M Motorgrader	B9F01013	HR
EQP	H	Graders	15.49041	Motorgrader, JD 672G 2016	2016 672G Motor Grader	670958	HR
EQP	H	Graders	15.49042	Motorgrader, CAT 12M3 2018	2018 12M3 MotorGrader	QNSF00923	HR
EQP	H	Graders	15.49043	Motorgrader, Cat 12M3 2018	2018 12M3 Motor Grader	N9F00852	HR
EQP	H	Graders	15.49044	Motorgrader, Cat 12M 2011	2011 Cat 12M Motorgrader	MC89C01003	HR
EQP	H	Graders	15.49046	Motorgrader, Leeboy 965B 2019	2019 965B Leeboy Grader	241450	HR
EQP	H	Graders	15.49048	Motorgrader, Cat 12H 2007	2007 Cat 12H Motorgrader	AMZ1272	HR
EQP	H	Graders	15.49053	Motorgrader, Cat 12H 2006	2006 Cat 12H Grader	AMZ 01053	HR
EQP	H	Graders	15.49054	Motorgrader, JD 670B 1994	1994 John Deere 670B	DW670BK547951	HR
EQP	H	Graders	15.49055	Motorgrader, JD 672G 2022	2022 JD 672G w/ Robotic 5	10W672GPCNF713220	HR
EQP	H	Graders	15.49056	Motorgrader, CAT 120H 2005	2005 CAT 120H Motorgrader	CAT012DHCCAF00498	HR
EQP	H	Graders	15.49057	Motorgrader, CAT 12M 2011	2011 Cat 12M Motorgrader	CAT0012MPB9F01301	HR
EQP	H	Graders	15.49058	Motorgrader, CAT 12M3 2017	2017 Cat 12M3 Motorgrader	CAT0012MHHSR00320	HR
EQP	H	Graders	15.49059	Motorgrader, JD 670G 2011	2011 John Deere 670G Moto	10W670GXTBE635738	HR
EQP	H	Graders	15.49060	Motorgrader, JD 670GP 2012	2012 John Deere 670GP Mot	10W670GPTCE643310	HR
EQP	H	Graders	15.49061	Motorgrader, JD 772G 2015	2015 John Deere 772G AWD	10W772GXTFF669761	HR
EQP	H	Graders	15.49062	Motorgrader, CAT 120 10Y 2020	2020 CAT 120 10Y	09C00817	HR
EQP	48	Dump Off Rd	15.50018	Off Road Dump Tk, CAT 725 2014	2014 Cat 725	OTFB00266	HR
EQP	48	Dump Off Rd	15.50019	Off Road Dump Tk, CAT 725 2014	2014 Off Road Dump 725	OTFB00267	HR
EQP	48	Dump Off Rd	15.50020	Off Road Dump Tk, JD 30002 17	2017 JD 30002	10W3000XHD638006	HR
EQP	48	Dump Off Rd	15.50021	Off Road Dump Tk, VolvoA30G 20	2020 Volvo A30G	EDA30GPO0752034	HR
EQP	48	Dump Off Rd	15.50022	Off Road DumpTk, Volvo A25G 18	2018 Volvo A25G RPO	742216	HR
EQP	48	Dump Off Rd	15.50023	Off Road DumpTk, Volvo A25G 19	2019 Volvo A25G RPO	742311	HR
EQP	48	Dump Off Rd	15.50024	Off Road DumpTk, Volvo A25G 17	2018 Volvo A25G RPO	742022	HR
EQP	48	Dump Off Rd	15.50025	Off Road DumpTk, Volvo A25G 18	2018 Volvo A25G RPO	742087	HR
EQP	48	Dump Off Rd	15.50026	Off Road DumpTk, Volvo A25G 18	2018 Volvo A25G RPO	742091	HR
EQP	48	Dump Off Rd	15.50027	Off Road DumpTk, Volvo A25G 19	2019 Volvo A25G RPO	742298	HR
EQP	48	Dump Off Rd	15.50028	Off Road DumpTk, Volvo A25G 19	2019 Volvo A25G RPO	742313	HR
EQP	I	Excavation Equipment	15.51020	Excavator, Cat 330DL 2006	2006 Cat 330DL	MWP00494	HR
EQP	I	Excavation Equipment	15.51034	RB Auction Ex, Cat 330DL 2007	2007 Cat 330DL	MWP02598	HR
EQP	I	Excavation Equipment	15.51042	Excavator, Cat 303.5CR 2007	2007 Cat 303.5 CR	DMY00583	HR
EQP	I	Excavation Equipment	15.51045	Excavator, Cat 320CL 2005	2005 Cat 320CL Excavator	PAB02994	HR
EQP	I	Excavation Equipment	15.51056	Excavator, Cat 324DL 2009	2009 Cat 324DL	JIG01082	HR
EQP	I	Excavation Equipment	15.51060	Excavator, Cat 308E 2015	2015 Cat 308E	F204483	HR
EQP	I	Excavation Equipment	15.51061	Excavator, JD 50G 2016	2017 John Deere 50G	283595	HR
EQP	I	Excavation Equipment	15.51062	Excavator, JD 60G 2016	2016 John Deere 60G	286192	HR
EQP	I	Excavation Equipment	15.51063	Excavator, Cat 326F 2017	2017 Cat 326F Excavator	WGL10313	HR
EQP	I	Excavation Equipment	15.51064	Excavator, JD 210G 2017	2017 John Deere Excavator	1FF210GXCHF525389	HR
EQP	I	Excavation Equipment	15.51065	Excavator, JD 210G 2018	2018 John Deere Excavator	1FF210GXHF525172	HR
EQP	I	Excavation Equipment	15.51068	Excavator, JD 85G 2019	2019 JD 85G	1FF085GXKJ0020942	HR
EQP	I	Excavation Equipment	15.51074	Excavator, Komatsu PC210 2017	2017 PC200 Komatsu	500435	HR
EQP	I	Excavation Equipment	15.51082	Excavator, CAT 336EL 2013	2013 CAT 336EL Excavator	JR00245	HR
EQP	I	Excavation Equipment	15.51084	Excavator, Bobcat E63 2017	2017 Bobcat E63 Mini	Q34R11586	HR
EQP	I	Excavation Equipment	15.51085	Excavator, Komatsu PC210 2017	2017 PC210 Komatsu	Q80257	HR
EQP	I	Excavation Equipment	15.51088	Excavator, CAT 336FL 2018	2018 CAT 336FL Excavator	RXB20750	HR
EQP	I	Excavation Equipment	15.51089	Excavator, CAT 305.5E 2015	2015 CAT 305.5E	ED000867	HR
EQP	I	Excavation Equipment	15.51090	Excavator, John Deere 85G 2020	2020 John Deere 85G	FF085GXHK0021135	HR
EQP	I	Excavation Equipment	15.51092	Excavator, CAT 336 2020	2020 CAT 336	DKS01898	HR
EQP	I	Excavation Equipment	15.51093	Excavator, CAT 330GC 2021	2021 CAT 330GC	SC210066	HR
EQP	I	Excavation Equipment	15.51094	Excavator, Cat 330GC 2021	2021 Cat 330GC Excavator	GDW00217	HR
EQP	I	Excavation Equipment	15.51095	Excavator, Cat 315GC 2021	2021 CAT 315GC Excavator	FTY00151	HR
EQP	I	Excavation Equipment	15.51096	Excavator, JD 300G 2018	2018 John Deere 300G	1FF300GXCF730733	HR
EQP	I	Excavation Equipment	15.51097	Excavator, Doosan DX300LC 2007	2007 Doosan DX300LC	DHKHECG057006179	HR
EQP	I	Excavation Equipment	15.51098	Excavator, Doosan DX225LC 2016	2007 Doosan DX300LC	DHKCEBA0K0001667	HR
EQP	I	Excavation Equipment	15.51099	Excavator, Komatsu PC210 2016	2016 Komatsu PC210LC-11	KMTPC157AF500162	HR
EQP	I	Excavation Equipment	15.51100	Excavator, JohnDeere 135G 2019	2019 John Deere 135G	1FF135GXKJF501168	HR
EQP	I	Excavation Equipment	15.51101	Excavator, Bobcat E55 2019	2019 Bobcat E55	AI1913557	HR
EQP	I	Excavation Equipment	15.51102	Excavator, CAT 305.5 E2 2018	2018 CAT 305.5 E2	CAT3055ECCR5056630	HR
EQP	I	Excavation Equipment	15.51103	Excavator, Kubota K0057-4 2012	2012 Kubota K0057-4	21658	HR
EQP	I	Excavation Equipment	15.51104	Excavator, Bobcat E42 2015	2015 Bobcat E42	AG3414453	HR
EQP	I	Excavation Equipment	15.51105	Excavator, Bobcat E35I 2020	2020 Bobcat E35I	83Y216139	HR
EQP	I	Excavation Equipment	15.51106	Excavator, Bobcat E26 2014	2014 Bobcat E26	833211303	HR
EQP	I	Excavation Equipment	15.51107	Excavator, John Deere 60G 2021	2021 John Deere 60G w Thu	1FF060GXJM294463	HR
EQP	I	Excavation Equipment	15.51108	Excavator, John Deere 60G 2021	2021 John Deere 60G w Thu	1FF060GXAM1294161	HR
EQP	I	Excavation Equipment	15.51109	Excavator, JohnDeere 160G 2017	2017 John Deere 160G Exca	1FF160GXAHF056845	HR
EQP	I	Excavation Equipment	15.51110	Excavator, Komatsu PC210L 2014	2014 Komatsu PC210LC Exca	KMTPC243H54A10379	HR
EQP	I	Excavation Equipment	15.51111	Excavator, JohnDeere 245G 2018	2018 John Deere 245G Exca	1FF245GXHJF800685	HR
EQP	I	Excavation Equipment	15.51113	Excavator, JohnDeere 120C 2005	2005 John Deere 120C Exca	FF120CX035349	HR
EQP	I	Excavation Equipment	15.51114	Excavator, Komatsu PC228U 2017	2017 Komatsu PC228US Exca	KMTPC250CHC003348	HR
EQP	I	Excavation Equipment	15.51115	Excavator, Komatsu PC290L 2017	2017 Komatsu PC290LC Exca	KMTPC255PHWA27696	HR
EQP	I	Excavation Equipment	15.51116	Excavator, Hitachi 350LC 2015	2015 Hitachi 350LC Excava	1FF00C70TEE930725	HR
EQP	I	Excavation Equipment	15.51117	Excavator, JohnDeere 350G 2015	2015 John Deere 350G Exca	1FF350GXCF810722	HR

EQP	I	Excavation Equipment	15.51118	Excavator, JohnDeere 245G 2017	2017 John Deere 245G Exca	1FF245GXHG800095	HR
EQP	I	Excavation Equipment	15.51119	Excavator, JohnDeere 210G 2019	2019 John Deere 210G Exca	1FF210GXKTF527913	HR
EQP	I	Excavation Equipment	15.51120	Excavator, JohnDeere 245G 2020	2020 John Deere 245G Exca	1FF245GXKLF801416	HR
EQP	I	Excavation Equipment	15.51121	Excavator, JohnDeere 300G 2019	2019 John Deere 300G Exca	1FF300GXKLF731452	HR
EQP	I	Excavation Equipment	15.51123	Excavator, JohnDeere 245G 2020	2020 John Deere 245G Exca	1FF245GXKLF801412	HR
EQP	I	Excavation Equipment	15.51124	Excavator, JohnDeere 210G 2019	2019 John Deere 210G Exca	1FF210GXKLF731858	HR
EQP	I	Excavation Equipment	15.51125	Excavator, JohnDeere 245G 2020	2020 John Deere 245G Exca	1FF245GXKLF801415	HR
EQP	I	Excavation Equipment	15.51126	Excavator, JohnDeere 210G 2017	2017 John Deere 210G Exca	1FF210GXKLF7315034	HR
EQP	I	Excavation Equipment	15.51127	Excavator, JohnDeere 300G 2019	2019 John Deere 300G Exca	1FF300GXKLF731353	HR
EQP	I	Excavation Equipment	15.51128	Excavator, JohnDeere 300G 2019	2019 John Deere 300G Exca	1FF300GXKLF731298	HR
EQP	I	Excavation Equipment	15.51129	Excavator, JohnDeere 350G 2008	2008 John Deere 350G Exca	FF3500X806545	HR
EQP	I	Excavation Equipment	15.51130	Excavator, John Deere 85G 2015	2015 John Deere 85G Excav	1FF085GXKLF018136	HR
EQP	I	Excavation Equipment	15.51131	Excavator, John Deere 50G 2019	2019 John Deere 50G Excav	1FF050GXKJH289188	HR
EQP	I	Excavation Equipment	15.51133	Excavator, John Deere 50G 2014	2014 John Deere 50G Excav	1FF050GXKPF280901	HR
EQP	I	Excavation Equipment	15.51134	Excavator, Komatsu PC55MR 2017	2017 Komatsu PC55MRS Exca	KMTPC259AHE020549	HR
EQP	I	Excavation Equipment	15.51136	Excavator, John Deere 75G 2015	2015 John Deere 75G Excav	1FF075GXKLF015540	HR
EQP	I	Excavation Equipment	15.51137	Excavator, John Deere 50G 2016	2016 John Deere 50G Excav	1FF050GXEGH284866	HR
EQP	I	Excavation Equipment	15.51138	Excavator, John Deere 35G 2017	2017 John Deere 35G Excav	1FF035GXKLF7317603	HR
EQP	I	Excavation Equipment	15.51139	Excavator, John Deere 85G 2017	2017 John Deere 85G Excav	1FF085GXTH019107	HR
EQP	F	Skid Steer Loaders	15.51140	Tractor, John Deere 325G 2019	19 John Deere 325G Skid S	1T0325GXCK352327	HR
EQP	I	Excavation Equipment	15.51141	Excavator, CAT 349 2022	2022 CAT 349	RVG20670	HR
EQP	I	Excavation Equipment	15.51142	Excavator, Komatsu PC360LC 22	2022 Komatsu PC360LC-11	AS8668	HR
EQP	I	Excavation Equipment	15.51143	Excavator, JohnDeere 300G 2019	2019 John Deere 300G Exca	1FF300GXKLF731297	HR
EQP	I	Excavation Equipment	15.51144	RPO Excavator,CAT 330 2022	RPO 2022 CAT 330 Excavato	WCH30385	HR
EQP	I	Excavation Equipment	15.51145	RPO Excavator, Komatsu PC23 22	RPO 22 Komatsu PC238 Exca	9052	HR
EQP	I	Excavation Equipment	15.51146	RPO Excavator, JD 30G 2022	RPO 2022 JD 30G Excavator	1FF030GXCPK239469	HR
EQP	K	Compaction Equipment	15.53009	Roller, Ing-Rand PT125R Traf01	2001 Ing-Rand PT125R Traf	162761	HR
EQP	K	Compaction Equipment	15.53021	Roller, Tamco 48" SF Pull Type	Tampo 48" Sheepfoot Rolle		HR
EQP	K	Compaction Equipment	15.53022	Roller, Tamco 48" SF Pull Type	Tampo 48" Sheepfoot Rolle		HR
EQP	K	Compaction Equipment	15.53023	Roller, Grid Pull Type	Grid Roller/Pull Type		HR
EQP	K	Compaction Equipment	15.53049	Roller, Cat C5563D Vib 2002	2002 Cat C5563D Vibratory	9MNV01065	HR
EQP	K	Compaction Equipment	15.53051	Roller, Cat C5563D Vib 2002	2002 Cat C5563D Vibratory	9MNV01291	HR
EQP	K	Compaction Equipment	15.53052	Roller, Cat C5533D Vib 2004	2004 Cat C5533D Vibratory	ASL00188	HR
EQP	K	Compaction Equipment	15.53053	Roller, Ing-Rand PT125R, 2003	2003 Ing-Rand PT125R Roll	174519	HR
EQP	K	Compaction Equipment	15.53058	Roller, Cat C5533E Vib 2005	2005 Cat C5533E Vibratory	ASL00329	HR
EQP	K	Compaction Equipment	15.53065	Roller, Bomag 530AH 2002	2002 Bomag 530AH Roller	9A22201945	HR
EQP	K	Compaction Equipment	15.53088	Roller, Cat C5423E Vib 2007	2007 Cat C5423E Vibratory	AST00490	HR
EQP	K	Compaction Equipment	15.53092	Roller, Dynapac 3 Wheel 2008	2008 Dynapac C5142 3Wheel	21120269	HR
EQP	K	Compaction Equipment	15.53093	Roller, Ing-Rand PT240R Traf08	2008 Ing-Rand PT240R Traf	197735	HR
EQP	K	Compaction Equipment	15.53094	Roller, Ing-Rand PT240R Traf08	2008 Ing-Rand PT240R Traf	198377	HR
EQP	K	Compaction Equipment	15.53104	Roller, Dynapac C5141 3Wheel 14	2014 CS141 Dynapac 3 Whee	21720302	HR
EQP	K	Compaction Equipment	15.53107	Roller, Cat C5583 Vib 2001	2001 Cat C5583 Vibratory	2C200147	HR
EQP	K	Compaction Equipment	15.53108	Roller, Cat C5533E Vib 2005	2005 Cat C5533E Vibratory	ASL00755	HR
EQP	X	Compaction Equipment	15.53109	Roller, Cat C5533E Vib 2006	2006 Cat C5533E Vibratory	DAN00360	HR
EQP	K	Compaction Equipment	15.53112	Roller, Cat C8334E Vib 2006	2006 Cat C8334E Vib Rolle	C3A00120	HR
EQP	K	Compaction Equipment	15.53115	Roller, Cat C8334E Vib 2007	2007 Cat C8334E Vib Rolle	C3A00359	HR
EQP	K	Compaction Equipment	15.53117	Roller, Cat C554 Vib 2009	2009 Cat C554 Vibratory R	CSR00145	HR
EQP	K	Compaction Equipment	15.53118	Roller, Cat C834 Vib 2009	2009 Cat C834 Vib Roller	34500335	HR
EQP	K	Compaction Equipment	15.53120	Roller, Cat C8434D Vib 2009	2009 Cat C8434D Vib Rolle	QNH00891	HR
EQP	K	Compaction Equipment	15.53121	Roller, Cat C834 Vib 2009	2009 Cat C834 Vib Roller	34500413	HR
EQP	K	Compaction Equipment	15.53123	Roller, Dynapac CP142 Ro, 2009	2009 Dynapac CP142 Roller	2163BR2320	HR
EQP	K	Compaction Equipment	15.53124	Roller, Dynapac 3 Wheel 2009	2009 Dynapac C5142 3Wheel	21120278	HR
EQP	K	Compaction Equipment	15.53127	Roller, Cat C854XW Vib 2010	2010 Cat C854XW Vib Rolle	JLM009312	HR
EQP	K	Compaction Equipment	15.53128	Roller, Cat C854XW Vib 2010	2010 Cat C854XW Vib Rolle	JLM009328	HR
EQP	K	Compaction Equipment	15.53129	Roller, Hamm HD120 Vib 2014	HD120VWVibratory Asphalt R	H-1841054	HR
EQP	K	Compaction Equipment	15.53131	Roller,CAT C854XW Vib 2014	C854XW 2014	K3J00192	HR
EQP	K	Compaction Equipment	15.53132	Roller,CAT C854XW Vib 2014	C854XW 2014	K3J00193	HR
EQP	K	Compaction Equipment	15.53133	Roller, Cat C834B 2016	2016 C834B CAT Asphalt Ro	XB400154	HR
EQP	K	Compaction Equipment	15.53134	Roller,Hamm HD1201VWHF 2015	Roller HD1201VWHF	H2070008	HR
EQP	K	Compaction Equipment	15.53135	Roller,Cat C854XW 2015	2015 C854XW Asphalt Rolle	CK3J00275	HR
EQP	K	Compaction Equipment	15.53136	Roller,Cat C864 2016	2016 C864 Roller Vibrator	C5600197	HR
EQP	K	Compaction Equipment	15.53137	Roller, Cat C554B Vib 2018	2018 Cat C554B Vib Roll (	C5500581	HR
EQP	K	Compaction Equipment	15.53138	Roller, Bomag CB224E 2014	2014 Bomag CB224E Compact	901A22231091	HR
EQP	K	Compaction Equipment	15.53139	Roller, Cat CB224E 2006	2006 Cat CB224E Vib	2241754	HR
EQP	K	Compaction Equipment	15.53140	Roller, Hamm HD14VV 2012	2012 Hamm HD14VV Roller	H2010896	HR
EQP	K	Compaction Equipment	15.53141	Roller, Hamm HD090V 2012	2012 Hamm HD090V Tandem	H1810353	HR
EQP	K	Compaction Equipment	15.53142	Roller, Sakai S550S 2013	2013 Sakai S550S Dirt Rol	B188C2169V	HR
EQP	K	Compaction Equipment	15.53143	Roller, Sakai SW770ND 2015	2015 Sakai SW770ND Vib Ro	45W48-10130	HR
EQP	K	Compaction Equipment	15.53144	Roller, Sakai SW850ND 2015	2015 Sakai SW850ND Compac	45W56-50202C	HR
EQP	K	Compaction Equipment	15.53145	Roller, Leeboy 420 2005	2005 Leeboy 420	44824	HR
EQP	K	Compaction Equipment	15.53147	RB Auction, Leeboy 420 2007	2007 Leeboy 420	49318-70781	HR
EQP	K	Compaction Equipment	15.53148	Roller, CAT C5423 2005	2005 CAT C5423	BWG00173	HR
EQP	K	Compaction Equipment	15.53151	Roller, Hamm 3410 2011	2011 Hamm 3410 Roller	H1791506	HR
EQP	K	Compaction Equipment	15.53152	Roller, Hamm 3307 2013	2013 Hamm 3307 Roller	H1890633	HR

EQP	K	Compaction Equipment	15.53155	Roller, Bomag BW11 2005	2005 Bomag BW11RH	90122202156	HR
EQP	K	Compaction Equipment	15.53157	Roller, CAT CB54 2015	2015 CAT CB54	K3100276	HR
EQP	K	Compaction Equipment	15.53158	Roller, Bomag BW11 2015	2015 Bomag BW11RH	101538701090	HR
EQP	K	Compaction Equipment	15.53159	Roller, Hamm 3410 2013	2013 Hamm 3410 Roller	H1792083	HR
EQP	K	Compaction Equipment	15.53160	Roller, CAT C5433 2004	2004 CAT C5433	ASR00202	HR
EQP	K	Compaction Equipment	15.53161	Roller, Hamm HD70 2020	2020 Hamm HD70 w/ Cutting	H1860780	HR
EQP	K	Compaction Equipment	15.53162	Roller, Bomag BW138 2019	2019 Bomag BW138AD	101650341284	HR
EQP	K	Compaction Equipment	15.53163	Roller, Hamm HD120 2012	2012 Hamm HD120	H1840278	HR
EQP	K	Compaction Equipment	15.53165	Roller, Hamm HD120 2012	2012 Hamm HD120	H1840908	HR
EQP	K	Compaction Equipment	15.53166	Roller, Ing Rand DD110 2002	2002 Ing Rand DD110	167623	HR
EQP	K	Compaction Equipment	15.53167	Roller, Cat CB348 2020	2020 CB348 CAT Asphalt Ro	XB400938	HR
EQP	K	Compaction Equipment	15.53168	Roller, CAT CW16 2020	2020 CAT CW16	TL500480	HR
EQP	K	Compaction Equipment	15.53169	Roller, Sakai SW8840171C 2020	2020 Sakai SW8840171C	3SW79-40171	HR
EQP	K	Compaction Equipment	15.53170	Roller, Cat CB13 2021	2021 CAT CB13	PWP00282	HR
EQP	K	Compaction Equipment	15.53171	Roller, CAT CW16 2021	2021 CAT CW16	TL500521	HR
EQP	K	Compaction Equipment	15.53172	Roller, Hamm HD+ 120i VO 2021	2021 Hamm HD120 Roller	H2430235	HR
EQP	K	Compaction Equipment	15.53173	Roller, Hamm HD70 2021	2021 Hamm HD70 Roller	H1860828	HR
EQP	K	Compaction Equipment	15.53174	Roller, Hamm HD12VV 2021	HD12 Vibratory Asphalt Ro	H2302748	HR
EQP	K	Compaction Equipment	15.53175	Roller, Hamm 12VV 2021	2021 Hamm 12VV Roller	H2302580	HR
EQP	K	Compaction Equipment	15.53176	Roller, Cat CB15 2020	2020 CAT CB15 Roller	M9400274	HR
EQP	K	Compaction Equipment	15.53177	Roller, CAT CB15 2021	2021 CAT CB15 Roller	M9400240	HR
EQP	K	Compaction Equipment	15.53178	Roller, CAT CB15 2021	2021 CAT CB15 Roller	M9400334	HR
EQP	K	Compaction Equipment	15.53179	Roller, Sakai SW884ND 2020	2020 Sakai SW884ND	3SW79-40174	HR
EQP	K	Compaction Equipment	15.53180	Roller, CAT CW16 2019	2019 CAT CW16	TL500400	HR
EQP	K	Compaction Equipment	15.53181	Roller, CAT CB13 2021	2021 CAT CB13	PWP00757	HR
EQP	K	Compaction Equipment	15.53182	Roller, Bomag BW177D-5 2017	2017 Bomag BW177D Roller	101586491247	HR
EQP	K	Compaction Equipment	15.53183	Roller, Bomag BW177D-3 2007	2007 Bomag BW177D Roller	901581531509	HR
EQP	K	Compaction Equipment	15.53184	Roller, CAT CB368 2020	2020 CAT CB368	CATCB368CM3600342	HR
EQP	K	Compaction Equipment	15.53185	Roller, Bomag BW138AD-5 2014	2014 Bomag BW138AD-5 Roll	101650301438	HR
EQP	K	Compaction Equipment	15.53186	Roller, Multiquip AR14H 2016	2016 Multiquip AR14H	160903	HR
EQP	K	Compaction Equipment	15.53187	Roller, Bomag BW11RH 1996	1996 Bomag BW11RH	A222CT1501T	HR
EQP	K	Compaction Equipment	15.53188	Roller, CAT CS568 2020	2020 CAT CS568	S5600998	HR
EQP	K	Compaction Equipment	15.53189	Roller, CAT CS568 2020	2020 CAT CS568	S5600589	HR
EQP	K	Compaction Equipment	15.53190	Roller, Sakai SW884ND 2021	2021 Sakai SW884ND	3SW79-40195	HR
EQP	K	Compaction Equipment	15.53191	Roller, Sakai SW884ND 2021	2021 Sakai SW884ND	3SW79-40116	HR
EQP	K	Compaction Equipment	15.53192	Roller, HAMM H10I 2020	2020 HAMM H10I	H2351001	HR
EQP	K	Compaction Equipment	15.53193	Roller, CAT PS150C 2005	2005 Cat PS150C	CATPS150EFP500345	HR
EQP	K	Compaction Equipment	15.53194	Roller, CAT PS150C 2007	2007 Cat PS150C	CATPS150CFP500676	HR
EQP	K	Compaction Equipment	15.53195	Roller, CAT CB224E 2005	2005 CAT 224E	22400831	HR
EQP	K	Compaction Equipment	15.53196	Roller, CAT CB54 XW 2011	2011 CAT CB54 XW	CATOCB54CJM00358	HR
EQP	K	Compaction Equipment	15.53197	Roller, CAT CB64 2013	2013 CAT CB64	CATOCB64PJM00457	HR
EQP	K	Compaction Equipment	15.53198	Roller, Hamm HD12VV 2018	2018 Hamm HD12VV	WGH0H186LHA00548	HR
EQP	K	Compaction Equipment	15.53199	Roller, HAMM HD+70iVV 2018	2018 Hamm HD+70iVV Double	WGH0H186LHA00548	HR
EQP	K	Compaction Equipment	15.53200	Roller, HAMM H71 2016	2016 Hamm H71 Smooth Drum	H2221037	HR
EQP	K	Compaction Equipment	15.53201	Roller, Remote walk behind 12	2012 Roller w/ remote	NA-GOLIATH	HR
EQP	K	Compaction Equipment	15.53202	Roller, Walk Behind 1900	1900 Walk Behind Roller	1743616	HR
EQP	K	Compaction Equipment	15.53203	Roller, Bomag BW211D-3 2005	2005 Bomag BW211D-3	901586-861368	HR
EQP	K	Compaction Equipment	15.53204	Roller, Bomag BW211D-5 2017	2017 Bomag BW211D-5	101586081112	HR
EQP	K	Compaction Equipment	15.53206	Roller, Sakai SW504 2022	2022 Sakai SW504	15W74-30288	HR
EQP	K	Compaction Equipment	15.53207	Roller, Bomag BW177D-5 2019	2019 Bomag Single Drum Ro	101587291014	HR
EQP	K	Compaction Equipment	15.53208	Roller, Sakai SW884ND 2022	2022 Sakai SW884ND	3SW79-40200	HR
EQP	K	Compaction Equipment	15.53209	Roller, CAT CB13 Tandem 22	2022 CAT CB13 Roller	PWP01054	HR
EQP	K	Compaction Equipment	15.53210	Roller, CAT CB13 Tandem 22	2022 CAT CB13 Roller	PWP01050	HR
EQP	K	Compaction Equipment	15.53211	Roller, CAT CB15 2022	2022 CAT CB15 Roller	M9400401	HR
EQP	K	Compaction Equipment	15.53212	Roller, Hamm HD70i 2021	2021 Hamm HD70i Roller	H1860408	HR
EQP	K	Compaction Equipment	15.53213	Roller, CAT CB7 2021	2021 CAT CB7 Roller	HL00155	HR
EQP	K	Compaction Equipment	15.53214	Roller, Hamm HD+ 120i VO 2021	2021 Hamm HD120 Roller	H2430332	HR
EQP	K	Compaction Equipment	15.53215	Roller, Hamm HD+ 120i VO 2020	2020 Hamm HD120 Roller	H243.0274	HR
EQP	K	Compaction Equipment	15.53216	Roller, Hamm HD14iVV 2022	2022 Hamm HD14iVV Roller	H265.0066	HR
EQP	K	Compaction Equipment	15.53217	Roller, Bomag BW177D 2021	2021 Bomag BW177D Roller	101587291166	HR
EQP	K	Compaction Equipment	15.53218	Roller, Bomag BW211D-5 2020	2020 Bomag BW211D-5	101586081606	HR
EQP	K	Compaction Equipment	15.53219	Roller, Bomag BW145D 2020	2020 Bomag BW145D Roller	101587281024	HR
EQP	K	Compaction Equipment	15.53220	Roller, Bomag BW177D 2020	2020 Bomag BW177D Roller	101587061246	HR
EQP	K	Compaction Equipment	15.53221	Roller, Bomag BW138D 2020	2020 Bomag BW138D Roller	101650461225	HR
EQP	K	Compaction Equipment	15.53222	Roller, Bomag BW145D 2017	2017 Bomag BW145D Roller	101586541077	HR
EQP	K	Compaction Equipment	15.53224	Roller, Hamm HD14iVV 2018	2018 Hamm HD14iVV Roller	H2310440	HR
EQP	K	Compaction Equipment	15.53225	Roller, Hamm HD14iVV 2017	2017 Hamm HD14iVV Roller	H2310343	HR
EQP	K	Compaction Equipment	15.53226	RPO Roller, HAMM H10I 2022	RPO 2022 HAMM H10I Roller	H284.0714	HR
EQP	K	Compaction Equipment	15.53227	RPO Roller, Sakai 884 2023	RPO 2023 Sakai 884 Roller	3SW79-40288	HR
EQP	L	Aggregate Equipment	15.53228	RPO Roller, Sakai 850 2017	RPO 2017 Sakai 850 Roller	4SW56-50252C	HR
EQP	25	Paver 10ft	15.54029	Spare Paver, Cat 10FT 2010	2010 Cat AP1000D Paver	EAD00393	HR
EQP	25	Paver 10ft	15.54031	Paver, Cat AP1055F 2016	2016 AP1055F CAT Paver	TJ500361	HR
EQP	24	Paver 8ft	15.54033	Paver, Cat AP600F 8FT 2017	2017 Cat AP600F Paver	AP600150	HR
EQP	25	Paver 10ft	15.54035	Paver, Roadtec RP190E 2016	2016 Roadtec RP190E	4048	HR

EQP	25	Paver 10ft	15.54038	Paver, Cat AP1055F 2019	2019 Cat AP1055F	TJ500864	HR
EQP	25	Paver 10ft	15.54039	Paver, Cat AB1055F 2019	2019 Cat AB1055F	TJ500914	HR
EQP	25	Paver 10ft	15.54041	Paver, Roadtec RP190 2017 10ft	2017 Roadtec RP190 10ft	4086	HR
EQP	25	Paver 10ft	15.54042	Paver, Weiler P385B 2018	2018 Weiler P385B	P385B-24B5	HR
EQP	25	Paver 10ft	15.54046	Paver, Cat AP1055F 2020	2020 Cat AP1055F Paver	TJ501125	HR
EQP	24	Paver 8ft	15.54047	Paver, Roadtec 8ft 2020	2020 RP170E	4096	HR
EQP	24	Paver 8ft	15.54048	Paver, CAT 8ft 2020	2020 AP655F	MH600544	HR
EQP	24	Paver 8ft	15.54049	Paver, Roadtec 8ft 2021	2021 Roadtec Paver	4075	HR
EQP	25	Paver 10ft	15.54050	Paver, Cat AP1055F 2021	2021 CAT Paver 10FT	TJ501279	HR
EQP	25	Paver 10ft	15.54051	Paver, Cat AP1055F 2021	2021 CAT Paver	TJ501434	HR
EQP	24	Paver 8ft	15.54052	Paver, Weiler 8' 2020	2020 Weiler 8' Paver	1W90P385VL8003233	HR
EQP	25	Paver 10ft	15.54053	Paver, Cat AP1055F 2021	2021 CAT Paver	TJ501531	HR
EQP	25	Paver 10ft	15.54054	Paver, Cat AP1055F 2021	2021 CAT Paver	TJ501437	HR
EQP	24	Paver 8ft	15.54055	Paver, Cat AP655F 8ft 2021	2021 CAT Paver	MH600658	HR
EQP	25	Paver 10ft	15.54058	Paver, Cat AP1000F 10ft 2020	2020 CAT AP1000F Paver	CATAP100HAC400526	HR
EQP	24	Paver 8ft	15.54059	Paver, Cat AP600F 8ft 2020	2020 CAT AP600F Paver	CATAP600CAP600225	HR
EQP	25	Paver 10ft	15.54061	Paver, Cat AP1055F 10ft 2022	2022 CAT AP1055F Paver	F7T00100	HR
EQP	25	Paver 10ft	15.54062	RPO Paver, Cat AP1055F 10FT 21	RPO 2021 AP1055F CAT Pave	CATAP105CTJ501196	HR
EQP	25	Paver 10ft	15.54063	RPO Paver, Cat AP1055F 10FT 23	RPO 2023 AP1055F CAT Pave	F7T00156	HR
EQP	24	Paver 8ft	15.54064	RPO Paver, Cat AP655 8FT 23	RPO 2023 AP655 CAT Paver	R6600150	HR
EQP	25	Paver 10ft	15.54065	RPO Paver, Voegel 2000-31 22	RPO 2022 Voegel Super2000	1174_0355	HR
EQP	L	Aggregate Equipment	15.55003	Spreader, Shoulder W530 2008	2008 W530 Shoulder Spread	W1022	HR
EQP	L	Aggregate Equipment	15.55004	Spreader, Shoulder W530 2008	2008 W530 Shoulder Spread	W1025	HR
EQP	L	Aggregate Equipment	15.55005	Spreader, Shoulder W-420 2010	2010 Weiler Shoulder	1028	HR
EQP	L	Aggregate Equipment	15.55006	Spreader, FH 2018	2018 Road Widener FH	181205	HR
EQP	L	Aggregate Equipment	15.55007	Spreader, Midland SW 1993	1993 Midland SW Widener	SW 169	HR
EQP	L	Aggregate Equipment	15.55008	Spreader, Weiler W430A 2022	Weiler W430A	W1423	HR
EQP	O	Road Maintenance Equipmen	15.56003	Mixer, Cat RM250 2002	2002 Cat RM250 Mixer	AWG00274	HR
EQP	L	Aggregate Equipment	15.56009	Milling Head, Cat PC250 2006	2006 Cat Milling Head	GDP-06-342	HR
EQP	O	Road Maintenance Equipmen	15.56010	Mixer, Cat RM300 Reclaim 2006	Cat RM300 Mixer/Reclaimer	BWR002739	HR
EQP	O	Road Maintenance Equipmen	15.56013	Mixer, Cat RM300/Reclaim 2005	Cat RM300 Mixer/Reclaimer	BWR00205	HR
EQP	L	Aggregate Equipment	15.56016	Milling Machine, Wirtgen 2015	Wirtgen W210 Milling Mach	1520_101	HR
EQP	O	Road Maintenance Equipmen	15.56017	Mixer, Rex HDS 1987	1987 Rex HDS Mixer	HK1475	HR
EQP	L	Aggregate Equipment	15.56018	Auction Milling Head, Cat 2004	2004 Cat Milling Head		HR
EQP	L	Aggregate Equipment	15.56019	Milling Head, Cat 2018	2018 Cat Milling Head	HFP00757	HR
EQP	O	Road Maintenance Equipmen	15.56020	Mixer, Bomag 1000 1990	1990 Bomag 1000 Mixer	85893	HR
EQP	L	Aggregate Equipment	15.56022	Milling Machine, CAT PM822 18	2018 CAT PM822	CATPM822KSL800122	HR
EQP	L	Aggregate Equipment	15.56023	Milling Head, Cat 2018	2018 Cat Milling Head	ERC00286	HR
EQP	L	Aggregate Equipment	15.56024	Milling Head, Cat PC310B 2020	2020 CAT PC310B	LZP00823	HR
EQP	L	Aggregate Equipment	15.56025	Milling Head, Cat PC310 2020	2020 CAT PC310	06FPW00230	HR
EQP	L	Aggregate Equipment	15.56026	Milling Machine, CAT PM822 21	2021 CAT PM822	EE200301	HR
EQP	L	Aggregate Equipment	15.56027	Milling Head, Cat PC310 2021	2021 CAT PC310B	7BD-WLD	HR
EQP	L	Aggregate Equipment	15.56028	Milling Head, Cat PC310B 2017	2017 Cat Milling Head PC3	LZP003792	HR
EQP	L	Aggregate Equipment	15.56029	Milling Head, Bobcat	Bobcat Milling Head	CNV-TITAN	HR
EQP	L	Aggregate Equipment	15.56030	Milling Machine, Wirtgen 2022	2022 Wirtgen W210Fi Mill	2320_0436	HR
EQP	L	Aggregate Equipment	15.56031	RPO Milling Machine, Wirtgen 22	RPO 2022 Wirtgen W210FiMi	2320_0607	HR
EQP	L	Aggregate Equipment	15.56032	Milling Head, Cat PC306B 2019	2019 Cat Milling Head	PW200160	HR
EQP	L	Aggregate Equipment	15.56033	Milling Head, Cat PC306B 2022	2022 Cat Milling Head	ERC01135	HR
EQP	O	Road Maintenance Equipmen	15.57015	Broom, LB/Rosco Sweep Pro 2004	2004 LB/Rosco Sweep Pro B	41077	HR
EQP	O	Road Maintenance Equipmen	15.57023	Broom, LB/Rosco Sweep Pro 2006	2006 LB/Rosco Sweep Pro B	45012	HR
EQP	O	Road Maintenance Equipmen	15.57041	Broom, LB/Rosco Sweep Pro 2010	2010 LB/Rosco Sweep Pro B	60378	HR
EQP	O	Road Maintenance Equipmen	15.57047	Broom, LB/Rosco Sweep Pro 2010	2010 LB/Rosco Sweep Pro B	65468	HR
EQP	O	Road Maintenance Equipmen	15.57048	Broom, Roadtec FB100 2015	2015 Roadtec FB100 S/N100	FB100100X2006	HR
EQP	O	Road Maintenance Equipmen	15.57050	Broom, Leeboy Sweep Pro 2016	2016 Leeboy Sweep Pro Bro	135313	HR
EQP	O	Road Maintenance Equipmen	15.57051	Broom, Rosco Sweep Pro 2016	2016 Rosco Sweep Pro Broo	132054	HR
EQP	O	Road Maintenance Equipmen	15.57052	Broom, Leeboy Sweep Pro 2018	2018 Leeboy Sweep Pro Bro	192266	HR
EQP	O	Road Maintenance Equipmen	15.57053	Broom, Leeboy Sweep Pro 2018	2018 Leeboy Sweep Pro Bro	192626	HR
EQP	O	Road Maintenance Equipmen	15.57054	Broom, Broce 8300A 2008	2008 Broce Broom	405835	HR
EQP	O	Road Maintenance Equipmen	15.57055	Broom, Broce KR350 2013	2013 Broce KR350 Broom	408300	HR
EQP	Z	Miscellaneous Equipment	15.57056	Broom, Maya Pickup Broom 2018	2018 Maya Pick Up Broom		HR
EQP	O	Road Maintenance Equipmen	15.57058	Broom, LayMor 8HC 2006	2006 LayMor 8HC Broom	31699	HR
EQP	O	Road Maintenance Equipmen	15.57059	Broom, Kubota MKS200 2014	2014 Kubota MKS200 Sweepe	10276	HR
EQP	O	Road Maintenance Equipmen	15.57060	Broom, Ferguson 4607M 2018	2018 Ferguson 4607M	M46070LJM73801	HR
EQP	O	Road Maintenance Equipmen	15.57061	Broom, Superior SM74CZ5 2020	2020 Superior Broom 400	921707	HR
EQP	O	Road Maintenance Equipmen	15.57062	Broom, Superior SM74CZ5 2020	2020 Superior Broom	921706	HR
EQP	O	Road Maintenance Equipmen	15.57063	Broom, Rosco NV55 2020	2020 Rosco NV55 Broom	269298	HR
EQP	O	Road Maintenance Equipmen	15.57064	Broom, MasseyFerguson 4607M 21	2021 Massey Ferguson 4607	M46070LJM73501	HR
EQP	O	Road Maintenance Equipmen	15.57065	Broom, MasseyFerguson 4607M 21	2021 Massey Ferguson 4607	M46070LJM73401	HR
EQP	O	Road Maintenance Equipmen	15.57066	Broom, Superior SM74CZ5 2021	2021 Superior Broom	921704	HR
EQP	O	Road Maintenance Equipmen	15.57067	Broom, Rosco NV55 2021	2021 Rosco NV55 Broom	300211	HR
EQP	Z	Miscellaneous Equipment	15.57068	Broom, Sweepster Attachment	Sweepster Broom Attachmen	CNV	HR
EQP	O	Road Maintenance Equipmen	15.57069	Broom, Smith Ch SCM400, 2021	2021 SCM400 2021	SCM2008	HR
EQP	O	Road Maintenance Equipmen	15.57070	Broom, Smith Ch SCM400, 2021	2021 SCM400 2021	SCM2009	HR
EQP	O	Road Maintenance Equipmen	15.57071	Broom, Laymor SM300 2014	2014 Laymor SM300	34910	HR

EQP	O	Road Maintenance Equipmen	15.57072	Broom, Laymor SM300 2013	2013 Laymor SM300	34603	HR
EQP	C	Agricultural Tractors	15.57073	Broom, Broce KR350 2017	2017 Broce KR350 Broom	410060	HR
EQP	O	Road Maintenance Equipmen	15.57074	Broom, LeeBoy Sweep Pro 2017	2017 LeeBoy Sweep Pro Bro	156189	HR
EQP	O	Road Maintenance Equipmen	15.57075	Broom, Rosco 4820SweepPro 2004	2004 Rosco 4820 SweepPro	42027	HR
EQP	Z	Miscellaneous Equipment	15.57077	Broom, Sweepster JD BR84C 2019	19 Sweepster Broom Attach	1T0BR84CVK0000071	HR
EQP	O	Road Maintenance Equipmen	15.57078	Broom, SweepPro II 2019	2019 LeeBoy Sweep Pro	236631	HR
EQP	O	Road Maintenance Equipmen	15.57079	Broom, SweepPro II 2020	2020 LeeBoy Sweep Pro	242082	HR
EQP	O	Road Maintenance Equipmen	15.57080	Broom, MasseyFerguson 4607M 21	2021 Massey Ferguson 4607	M46070M71902	HR
EQP	O	Road Maintenance Equipmen	15.57081	Broom, Superior SM74C25 22	2022 Superior Broom	922799	HR
EQP	O	Road Maintenance Equipmen	15.57082	Broom, Superior SM74C25 2022	2022 Superior Broom	921715	HR
EQP	O	Road Maintenance Equipmen	15.57083	Broom, Superior SM74C25 2022	2022 Superior Broom	921705	HR
EQP	O	Road Maintenance Equipmen	15.57084	Broom, Rosco SweepPro II 2021	2021 Rosco SweepPro II Br	227293	HR
EQP	O	Road Maintenance Equipmen	15.57085	Broom, Leeboy RB50A 2021	2021 Leeboy RB50A Broom	239763	HR
EQP	O	Road Maintenance Equipmen	15.57086	RPO Broom, MasseyFergu 4607 23	RPO 2023 Massey Broom 460	AG3M4607ONUM7072	HR
EQP	O	Road Maintenance Equipmen	15.57087	RPO Broom, Broce MK1 2022	RPO 2022 Broce MK1 Broom	500238	HR
EQP	O	Road Maintenance Equipmen	15.58002	Spreader, Base Ulrich 1964	1964 Ulrich Base Spreader	1815146	HR
EQP	Z	Miscellaneous Equipment	15.59001	Harrow, Rome Offset Disk	Rome Offset Disk Harrow		HR
EQP	Z	Miscellaneous Equipment	15.59002	Harrow, Rome TRH 1430 Disk 778	Rome TRH 1430 Disk Harrow		HR
EQP	Z	Miscellaneous Equipment	15.59003	Harrow, Rome TRH 2030 Disk1509	Rome TRH 2030 Disk Harrow		HR
EQP	Y	Forestry Equipment	15.59004	Chopper, Marden S-8	Marden S-8 Chopper		HR
EQP	Y	Forestry Equipment	15.59011	Chopper, Marden B7GK offset	Marden B7GK Chopper Offse		HR
EQP	Z	Miscellaneous Equipment	15.59018	Rake, Fleco 6A Rock & Root	Fleco DA Rock & Root Rake		HR
EQP	Z	Miscellaneous Equipment	15.59020	Fire Fan, Fleco	Fleco Fire Fan		HR
EQP	Z	Miscellaneous Equipment	15.59035	Blower, Air Curtain w/trailer	Air Curtain Blower w/trai		HR
EQP	Z	Miscellaneous Equipment	15.59037	Buffalo Blower	BTCK84 Buffalo Blower	25748	HR
EQP	Z	Miscellaneous Equipment	15.59038	Buffalo Blower	BTCK84 Blower	25294	HR
EQP	C	Agricultural Tractors	15.59039	Buffalo Turbine 2020	2002 CTCK835Q Blower	31749	HR
EQP	Z	Miscellaneous Equipment	15.59040	Blower, Air Curtain	2005 New Concepts CP-200-	NA-GOLIATH1	HR
EQP	I	Excavation Equipment	15.60008	Cat H55DSHMR Hyd Hammer 2009	Cat H55DSHMR Hyd. Hammer,	BWM02651	HR
EQP	W	Pumps	15.61009	Pump, Jet Thompson 4"	Thompson 4" Jet	41147	HR
EQP	U	Trenchers	15.61013	Trench Box, 6X20		N/A	HR
EQP	U	Trenchers	15.61014	Trench Box, 8X20			HR
EQP	U	Trenchers	15.61015	Trench Box, 10X20		NA	HR
EQP	U	Trenchers	15.61016	Trench Box 10'X20'			HR
EQP	Z	Miscellaneous Equipment	15.61017	Manhole Box 10'X10'			HR
EQP	W	Pumps	15.61020	6" Vacuum Asst Trash Pump	6" Thompson Pump	V519	HR
EQP	W	Pumps	15.61021	6" Vacuum Asst Trash Pump	6" Thompson Pump	6TSV205	HR
EQP	W	Pumps	15.61023	RB Auction Pump, Thompson 6"	6" Thompson Hydraulic Pu	6TSV61	HR
EQP	W	Pumps	15.61026	Pump, Holland Hydraulic 12"	12" Holland Hydraulic Pum	820453	HR
EQP	W	Pumps	15.61030	Pump, Thompson Vacuum 8"	8" Thompson Vacuum Pump	PE4045042540	HR
EQP	W	Pumps	15.61034	Pump, Vacuum Well Point 6"	6" Vacuum Well Point Pump	6VM047	HR
EQP	W	Pumps	15.61035	Pump, Hydraulic Mac 6"	6" Hydraulic Mac Pump	411	HR
EQP	Z	Miscellaneous Equipment	15.61037	Burchland Silt Fence Machine	2017 Burchland 84" Offset	917674	HR
EQP	W	Pumps	15.61039	RB Auction Pump, Holland 6"	2007 6" New Holland Pump	H25-D-646	HR
EQP	Z	Miscellaneous Equipment	15.61040	Pressure Washer, Honda 4000	Honda 4000 PSI	E240406	HR
EQP	Z	Miscellaneous Equipment	15.61041	Wacker, Vibratory Tamp 2013	2019 Tamp	10284956	HR
EQP	Z	Miscellaneous Equipment	15.61042	RB Auction Pump, Holland 12"	2002 Hew Holland Pump 12"	H-12TA-5090	HR
EQP	Z	Miscellaneous Equipment	15.61043	Champion Model 1000	Champion Model 1000	3617300341	HR
EQP	Z	Miscellaneous Equipment	15.61044	Hobart Welder 2000	Hobart Welder 2000	L3970072H	HR
EQP	Z	Miscellaneous Equipment	15.61045	North Star Power 2012	North Star Power 2012		HR
EQP	Z	Miscellaneous Equipment	15.61046	Bobcat Hydraulic Clamp 2012	Bobcat Hydraulic Clamp 20	AJBV02061	HR
EQP	Z	Miscellaneous Equipment	15.61047	Nissan CPF02A20V 1985	Nissan CPF02A20V 1985	CPF02-024679	HR
EQP	Z	Miscellaneous Equipment	15.61048	Forklift, Toyota 7FGU30 2005	2005 Toyota 7FGU20 Forkli	60068	HR
EQP	W	Pumps	15.61049	Pump, Thompson Well Point 12"	12" Thompson Well Point P	PE4045T655503	HR
EQP	W	Pumps	15.61050	Pump, Thompson Jet Pump 6"	6" Thompson Jet Pump	6J-394	HR
EQP	Z	Miscellaneous Equipment	15.61051	Pressure Washer, Nilfisk 200KG		1N9BU1112LBU1019	HR
EQP	Z	Miscellaneous Equipment	15.61052	Pressure Washer, Simpson		1F9F0717LK451227	HR
EQP	W	Pumps	15.61053	RB Auction Pump, Holland 8"	2018 8" New Holland Pump	D85-4045T-1401	HR
EQP	Z	Miscellaneous Equipment	15.61054	Manhole Box 8'X20'		941-8453A	HR
EQP	Z	Miscellaneous Equipment	15.61055	Manhole Box 8'X20'		941-8453B	HR
EQP	Z	Miscellaneous Equipment	15.61056	Manhole Box 8'X20' 2006			HR
EQP	Z	Miscellaneous Equipment	15.61057	Manhole Box 8'X20' 2006			HR
EQP	Z	Miscellaneous Equipment	15.61058	Manhole Box 8'X20' 2006			HR
EQP	Z	Miscellaneous Equipment	15.61059	7 Yds Bedding Box		941-9707	HR
EQP	Z	Miscellaneous Equipment	15.61060	Manhole Box 8'X 8'		18953	HR
EQP	Z	Miscellaneous Equipment	15.61061	Trench Shield Speed Shore 8x20		U2060115	HR
EQP	Z	Miscellaneous Equipment	15.61062	Trench Shield Speed Shore 8x20		U2064155	HR
EQP	Z	Miscellaneous Equipment	15.61063	Trench Shield 6x16x6 1998		98081300F	HR
EQP	Z	Miscellaneous Equipment	15.61064	Trench Shield 8x16 Speed Shore	2017 Speed Shore	U1769435	HR
EQP	Z	Miscellaneous Equipment	15.61065	Trench Shield 8x20 Speed Shore	2020 Speed Shore	U2060125	HR
EQP	Z	Miscellaneous Equipment	15.61066	Challenger Lift, 2021	2021 Challenger Lifts 440	210700000310000	HR
EQP	Z	Miscellaneous Equipment	15.61067	Truck Scales	Optima Axle Truck Scale		HR
EQP	Z	Miscellaneous Equipment	15.61068	Water Tank, 4800 Gallon 2002	2002 4800 Gallon wAter Ta		HR
EQP	Z	Miscellaneous Equipment	15.62002	Lab Trailer, Williams 8x36 '87	1987 Williams 8x36 Lab Tr	CC73387	HR

EQP	Z	Miscellaneous Equipment	15.62003	Office Trlr, Acton 10x40 '91	1991 Acton 10x40 Office T	1918818	HR
EQP	Z	Miscellaneous Equipment	15.62004	Office Trlr, Williams 10x40 00	2000 Williams 10x40 Offic	TBL1047	HR
EQP	Z	Miscellaneous Equipment	15.62008	Storage Cont, 40FT 2018	2018 40FT Storage Contain	ARTU5035352	HR
EQP	Z	Miscellaneous Equipment	15.62009	Storage Cont, 40FT 2018	2018 40FT Storage Contain	FLXU9062416	HR
EQP	Z	Miscellaneous Equipment	15.62010	Storage Cont, 40FT 2018	2018 40FT Storage Contain	FXLU9062910	HR
EQP	Z	Miscellaneous Equipment	15.62011	Storage Cont, 20FT 2020	2020 20FT Storage Contain	FXLU1822615	HR
EQP	Z	Miscellaneous Equipment	15.62012	Storage Cont, 20FT 2020	2020 20FT Storage Contain	FXLU1803955	HR
EQP	Z	Miscellaneous Equipment	15.62013	Storage Cont, Ningbo 40FT 2003	2003 Ningbo Xinhuachang 4	FSCU4325430	HR
EQP	Z	Miscellaneous Equipment	15.63016	Level, LCA-TC805L	LCA-TC805L Level	503688	HR
EQP	Z	Miscellaneous Equipment	15.63040	RM 606 Prism	Prism, RM 606	15423467	HR
EQP	Z	Miscellaneous Equipment	15.63041	Georadio 600	600 Georadio	10215339	HR
EQP	Z	Miscellaneous Equipment	15.63042	S600 Super Charger Kit	Super Charger Kit S600	736146	HR
EQP	Z	Miscellaneous Equipment	15.63043	SV170 Display (FRU)	Display SV170 (FRU)	4409832284	HR
EQP	L	Aggregate Equipment	15.63047	2012 Accugrade GPS Kit-Trimble	attached to EQ. 15-45029	C02577	HR
EQP	O	Road Maintenance Equipmen	15.64003	Arrow Board, Flashing (solar)	Flashing Arrow Board (sol	079028W	HR
EQP	T	Lift Trucks	15.65001	Forklift, Komatsu FG15H 1996	1996 Komatsu FG15H Forkli	80868	HR
EQP	I	Excavation Equipment	15.65005	Landscape Tiller, CatL113 1999	1999 Cat LT13 Landscape T	AAS00299	HR
EQP	Z	Miscellaneous Equipment	15.65013	Gravel Bedding Box	Box, Gravel Bedding		HR
EQP	O	Road Maintenance Equipmen	15.65018	Spreader Box, Tucker	Tucker Spreading Box	8232	HR
EQP	Z	Miscellaneous Equipment	15.65020	Clam Shell Bucket 1/2 yd	Clam Shell BUCket 1/2 yd		HR
EQP	L	Aggregate Equipment	15.65021	Crusher, Concrete NPK 618A	NPK 618A Concrete Crusher	56134	HR
EQP	V	Generator Sets	15.65024	Generator, Cat 58kw	Cat 58kw Generator	2033118	HR
EQP	Z	Miscellaneous Equipment	15.65026	Rolling Straight Edge, Cline	Cline Rolling Straight Ed		HR
EQP	F	Skid Steer Loaders	15.65034	Tractor, Caterpillar 236B 2007	2007 Caterpillar 236B	HEN05918	HR
EQP	F	Skid Steer Loaders	15.65038	Tractor, CAT 236B 2007	2007 Caterpillar 236B	HEN07204	HR
EQP	F	Skid Steer Loaders	15.65041	Tractor, Caterpillar 236B 2007	2007 Caterpillar 236B	HEN07328	HR
EQP	Z	Miscellaneous Equipment	15.65080	Rolloff Container, 20cy Capaci	20cy Rolloff Container		HR
EQP	M	Asphalt Equipment	15.65088	Shuttle Buggy, MTV100E 2016	2016 Roadtec MTV100E	4008	HR
EQP	O	Road Maintenance Equipmen	15.65090	Broom, BA18HYD Cat 2008	2008 BA18HYD Cat Broom	AN202434	HR
EQP	M	Asphalt Equipment	15.65093	Shuttle Buggy, Roadtec 2009	2009 Roadtec Shuttle Bugg	MTV-1000D147	HR
EQP	F	Skid Steer Loaders	15.65098	Tractor, Cat 277B MTL 2008	2008 Cat 277B MTL Track L	JWF01730	HR
EQP	J	Off-Highway Trucks	15.65101	Water Wagon, Cat 613C 1994	1994 Cat 613C Water Wagon	8LJ00861	HR
EQP	J	Off-Highway Trucks	15.65103	Water Wagon, Cat 613C 1995	1995 Cat 613C Water Wagon	8LJ01375	HR
EQP	83	Light Plant	15.65104	Lightsource Light Plant	Light Plant, Lightsource	314622UGK789	HR
EQP	83	Light Plant	15.65105	Lightsource Light Plant	Light Plant, Lightsource	314627UGK789	HR
EQP	Z	Miscellaneous Equipment	15.65107	MMS15 Mity Mite Pipe Puller	Puller, Mity Mite MMS15 P		HR
EQP	F	Skid Steer Loaders	15.65112	Tractor, CAT 297D2 MTL 2017	2017 Cat 297D2 MTL	BL700275	HR
EQP	Z	Miscellaneous Equipment	15.65116	Blower - Buffalo BTCK84		23145	HR
EQP	M	Asphalt Equipment	15.65117	Shuttle Buggy, Roadtec 1000D 14	2014 Roadtec 1000D MTV	MTV1000DXL70	HR
EQP	Z	Miscellaneous Equipment	15.65118	Buffalo KB4 Blower		23644	HR
EQP	F	Skid Steer Loaders	15.65119	Tractor, CAT 297DHF 2015	2015 CAT 297DHF MTL	BL700232	HR
EQP	83	Light Plant	15.65120	Light Tower	2012 PRO Light	1262PRO2V12	HR
EQP	83	Light Plant	15.65122	Light Tower	2012 PRO II Light	1191PRO2V12	HR
EQP	83	Light Plant	15.65123	Light Tower	2012 PRO II Light	1254PRO2V12	HR
EQP	83	Light Plant	15.65124	Light Tower	2015 PROII LT	0201PRO2V14	HR
EQP	83	Light Plant	15.65125	Light Tower	2015 RPOII LT	0001PRO2V13	HR
EQP	83	Light Plant	15.65126	Light Tower	2015 PROII LT	0209PRO2V14	HR
EQP	83	Light Plant	15.65127	Light Tower	2015 PROII LT	0202PRO2V14	HR
EQP	83	Light Plant	15.65128	Light Tower	2013 PRO II Allmand	0012PRO2V13	HR
EQP	83	Light Plant	15.65129	Light Tower	2014 PRO II Allmand	0204PRO2V14	HR
EQP	83	Light Plant	15.65130	Light Tower	2014 PRO II Light	1423PRO2V14	HR
EQP	83	Light Plant	15.65131	Light Tower	2014 PRO II Light	1426PRO2V14	HR
EQP	Z	Miscellaneous Equipment	15.65132	Telescopic Boom Lift	Genie S-40	S4003-7303	HR
EQP	Z	Miscellaneous Equipment	15.65133	Telescopic Boom Lift	Genie S65 DSL	S65-26414	HR
EQP	Z	Miscellaneous Equipment	15.65134	Telescopic Boom Lift	Genie S65 DSL 2016	S65-35234	HR
EQP	X	Air Compressors	15.65135	Compressor, 2016 Sullair	2016 Air Compressor	201602120041	HR
EQP	V	Generator Sets	15.65136	Generator, CAT 100kW	2012 CAT Generator	04002554	HR
EQP	83	Light Plant	15.65138	Light Tower		1109474	HR
EQP	Z	Miscellaneous Equipment	15.65139	Telescopic Boom Lift 2007	JLG 400S 2007	300116985	HR
EQP	X	Air Compressors	15.65140	Compressor, Ingersoll 2002	2002 Air Compressor	181612090317	HR
EQP	F	Skid Steer Loaders	15.65141	Tractor, Cat 272C 2011	2011 Cat 272C MTL	0272CKRD02322	HR
EQP	F	Skid Steer Loaders	15.65142	Tractor, Cat 299D2 2018	2018 Cat 299D2 MTL	JFD203610	HR
EQP	83	Light Plant	15.65143	Light Tower		1109476	HR
EQP	F	Skid Steer Loaders	15.65144	GCT Tractor, Cat 226D 2015	2015 Cat 226D MTL	CAT0226DHRD1130	HR
EQP	Z	Miscellaneous Equipment	15.65145	GCT, Lull/Forklift, Cat 2002	2002 Cat Lull/Forklift	CAT0TH63VSWM08045	HR
EQP	Z	Miscellaneous Equipment	15.65147	UTV, JD Gator 2019	2019 JD Gator	1M0560EACKM021551	HR
EQP	Z	Miscellaneous Equipment	15.65148	Timble GPS Base Station	Base Station		HR
EQP	Z	Miscellaneous Equipment	15.65149	Fuel Master OKE	OKE Fuel Master		HR
EQP	Z	Miscellaneous Equipment	15.65150	Nuclear Power Density Gauge	Nuclear Power Density Gau		HR
EQP	Z	Miscellaneous Equipment	15.65151	Power Density Gauge	Power Density Gauge		HR
EQP	F	Skid Steer Loaders	15.65152	Tractor, Cat 299D3 2019	2019 CAT 299D3 MTL	DY900770	HR
EQP	F	Skid Steer Loaders	15.65153	Tractor, Kubota SVL75 MTL 12	2012 Kubota MTL	11336	HR
EQP	F	Skid Steer Loaders	15.65154	Tractor, CAT 299D 2013	2013 CAT 299D MTL	0299DJHCL00797	HR
EQP	F	Skid Steer Loaders	15.65155	RB Auction Tractor, Kubota 16	2016 Kubota SV95 MTL	32807	HR

EQP	F	Skid Steer Loaders	15.65156	Tractor, Bobcat T590 T4 2017	2017 Bobcat T590 T4	ALJU22637	HR
EQP	F	Skid Steer Loaders	15.65157	Tractor, Bobcat T650 T4 2017	2017 Bobcat T650 T4	ALHG20184	HR
EQP	F	Skid Steer Loaders	15.65159	Tractor, CAT 289D 2019	2019 CAT 289D MTL	TAW101278	HR
EQP	O	Road Maintenance Equipmen	15.65160	Kubota MXS100F 2012	Kubota MXS100F 2012	24109	HR
EQP	F	Skid Steer Loaders	15.65161	Tractor, JD 325G 2019	2019 JD 325G MTL	1T0325GMEKJ356256	HR
EQP	F	Skid Steer Loaders	15.65162	Tractor, JD 333G 2019	2019 JD 333G MTL	1T0333GMCKF340609	HR
EQP	F	Skid Steer Loaders	15.65163	Tractor, CAT 299D 2020	2020 CAT 299D	DY901531	HR
EQP	F	Skid Steer Loaders	15.65164	Tractor, Bobcat S250 2008	2008 Bobcat S250	G396223	HR
EQP	M	Asphalt Equipment	15.65165	Shuttle Buggy, Roadtec 2010	2010 Roadtec 1000D	MTV1000DX154	HR
EQP	F	Skid Steer Loaders	15.65166	Tractor, JD 332G 2019	2019 JD 332G MTL	1T0332GMJIF340529	HR
EQP	83	Light Plant	15.65167	Light Tower		5AULS1616AB003245	HR
EQP	83	Light Plant	15.65168	Light Tower		5AULS1619AB003238	HR
EQP	Z	Miscellaneous Equipment	15.65169	Fuel Master PAL	PAL Fuel Master		HR
EQP	M	Asphalt Equipment	15.65170	Shuttle Buggy, Roadtec 2019	2019 Roadtec 1000E	4001	HR
EQP	Z	Miscellaneous Equipment	15.65173	Fuel Master PEN	PEN Fuel Master		HR
EQP	F	Skid Steer Loaders	15.65174	Tractor, CAT 299D3 2020	2020 CAT 299D3	DY901461	HR
EQP	Z	Miscellaneous Equipment	15.65175	Survey Equipment	PLC Survey Equipment		HR
EQP	F	Skid Steer Loaders	15.65176	Tractor, CAT 236D 2020	2020 CAT 236D	8G204934	HR
EQP	Z	Miscellaneous Equipment	15.65177	Fuel Master DEF	DEF Fuel Master		HR
EQP	Z	Miscellaneous Equipment	15.65178	Astec 271K Mobile Screen	Mobile Screen w JD engine	145866 / 143866	HR
EQP	F	Skid Steer Loaders	15.65179	Tractor, CAT 299D3XE 2020	2020 CAT 299D3XE and Cold	8X9020104	HR
EQP	F	Skid Steer Loaders	15.65180	Tractor, JD 318 2016	2016 JD 318	1T0318EJPFJ283638	HR
EQP	M	Asphalt Equipment	15.65181	Shuttle Buggy, Roadtec 2017	Roadtec MTV1100E	4005	HR
EQP	X	Air Compressors	15.65182	Compressor, Sufair SN5509	2020, Sufair Air Compress	202011210002	HR
EQP	M	Asphalt Equipment	15.65183	Shuttle Buggy, WeilerE12508 21	Weiler E12508 2021	1509	HR
EQP	Z	Miscellaneous Equipment	15.65184	GPS Base Station	Base Station		HR
EQP	F	Skid Steer Loaders	15.65185	Tractor, JD 333G 2021	2021 JD 333G MTL	1T0333GMPMF396378	HR
EQP	F	Skid Steer Loaders	15.65186	Tractor, JD 333G 2021	2021 JD 333G MTL	1T0333GMPMF395956	HR
EQP	F	Skid Steer Loaders	15.65187	Tractor, JD 333G 2021	2021 JD 333G MTL	1T0333GMPMF395955	HR
EQP	Z	Miscellaneous Equipment	15.65188	GCT, Telescopic Boom Lift	Genie S65 DSL 2021	S65-37419	HR
EQP	F	Skid Steer Loaders	15.65189	Tractor, Cat 299D3 2021	2021 CAT 299D3 MTL	DY904167	HR
EQP	X	Air Compressors	15.65190	Compressor, Atlas Copco 2021	2021 Atlas Copco Portable	4500A1012MR030795	HR
EQP	83	Light Plant	15.65191	Light Tower	2021 PRO II Light	08-003104	HR
EQP	83	Light Plant	15.65192	Light Tower	2021 PRO II Light	08-003112	HR
EQP	83	Light Plant	15.65193	Light Tower	2021 PRO II Light	08-003109	HR
EQP	F	Skid Steer Loaders	15.65194	loader, John Deere 325G 2021	2021 John Deere 325G	1T0325GMVMJ395572	HR
EQP	F	Skid Steer Loaders	15.65195	Tractor, John Deere 325G 2019	2019 John Deere 325G	1T0325GMVKJ358485	HR
EQP	M	Asphalt Equipment	15.65196	Shuttle Buggy, Roadtec 1100 21	2021 Roadtec 1100 MTV	SN-4018	HR
EQP	F	Skid Steer Loaders	15.65197	Tractor, CAT 299D3XE 2021	2021 CAT 299D3XE	8X903226	HR
EQP	Z	Miscellaneous Equipment	15.65198	Light Tower	Magnum MLT6SK Tower	3002704170	HR
EQP	X	Air Compressors	15.65199	Compressor, Doosan C185 2016	2016 Doosan C185WKUB Air	477321UFAAF08	HR
EQP	F	Skid Steer Loaders	15.65200	Tractor, CAT 289D 2019	2019 CAT 289D	CAT0289DLTAW12137	HR
EQP	F	Skid Steer Loaders	15.65201	Tractor, Bobcat T770 2021	2021 Bobcat T770	ATE3309398	HR
EQP	F	Skid Steer Loaders	15.65202	Tractor, Bobcat T770 2017	2017 Bobcat T770	ATE313134	HR
EQP	83	Light Plant	15.65205	Light Tower	Grandwatt 4TN4000XD-1720	GW-00012152015-07	HR
EQP	83	Light Plant	15.65207	Light Tower	PRO II Light Tower	08-003091	HR
EQP	83	Light Plant	15.65208	Light Tower	2021 PRO II Light Tower	08-003110	HR
EQP	83	Light Plant	15.65209	Light Tower	2021 PRO II Light Tower	08-003097	HR
EQP	Z	Miscellaneous Equipment	15.65210	GME Trench Box	8x20 Trench Box		HR
EQP	Z	Miscellaneous Equipment	15.65211	Tri Rex Fall Protection Cart		3178	HR
EQP	Z	Miscellaneous Equipment	15.65212	Tri Rex Fall Protection Cart		3222	HR
EQP	Z	Miscellaneous Equipment	15.65213	Pipe Laser, 2018 AGL GL 3000			HR
EQP	Z	Miscellaneous Equipment	15.65214	Pipe Laser, 2018 AGL GL 3000		GX2819	HR
EQP	Z	Miscellaneous Equipment	15.65215	Trench Box, Speed Shore 8x10			HR
EQP	Z	Miscellaneous Equipment	15.65216	Asphalt Recycler, Heat Design	HDE MR75-T		HR
EQP	Z	Miscellaneous Equipment	15.65217	Asphalt Heater, HM 4-48 2017	2017 Asphalt Heater	1604098IR48C1M1-1308	HR
EQP	Z	Miscellaneous Equipment	15.65218	2019 Raptor Batwing Mower		85822	HR
EQP	Z	Miscellaneous Equipment	15.65219	2021 FODS Track Out Mats			HR
EQP	Z	Miscellaneous Equipment	15.65220	Pipe Taping Machine, 2019	2019 Transmate 3"-8"	501909401	HR
EQP	Z	Miscellaneous Equipment	15.65221	Air Curtain Blower, T300 2017	2017 Air Burners T300	T30FDN17697	HR
EQP	Z	Miscellaneous Equipment	15.65222	Sod Layer, Bobcat	Bobcat Sod Layer	679100608	HR
EQP	Z	Miscellaneous Equipment	15.65223	Straw Crimper, Brown BDH-750		5306	HR
EQP	Z	Miscellaneous Equipment	15.65224	Tiller Attachmnt, Bobcat 76		55106290	HR
EQP	Z	Miscellaneous Equipment	15.65225	Straw Mulcher, Agri Metal 97	1997 Agri Metal HP PTO U/	18341	HR
EQP	Z	Miscellaneous Equipment	15.65226	Leveling Disk, JD 637 2002		ONV-TITAN2	HR
EQP	Z	Miscellaneous Equipment	15.65227	Mulcher Attachmnt, Denis DAF 15	2015 Denis DAF180D	1501F8134	HR
EQP	Z	Miscellaneous Equipment	15.65228	Offset Disk, Tome TRW-20-S 18	2018 Rome TRW 20-S	10TRW-61S	HR
EQP	Z	Miscellaneous Equipment	15.65229	UTV, Cub Cadet Challenger 16	2016 Cub Cadet Chinger 75	1212	HR
EQP	Z	Miscellaneous Equipment	15.65230	Blower Attachment, Buffalo 21		34369	HR
EQP	F	Skid Steer Loaders	15.65231	Tractor, John Deere 331G 2021	2021 John Deere 331G	1T0331GMEMF410070	HR
EQP	F	Skid Steer Loaders	15.65232	Tractor, CAT 299D3 2021	2021 CAT 299D3	8X903391	HR
EQP	Z	Miscellaneous Equipment	15.65233	Asphalt Heater Box		TBD UPON PURCHASE	HR
EQP	Z	Miscellaneous Equipment	15.65234	Pipe Laser, TP-L6AV 2021		P5000156	HR
EQP	F	Skid Steer Loaders	15.65235	Tractor, Bobcat T300 2007	2007 Bobcat T300 Track Lo	532015605	HR

EQP	F	Skid Steer Loaders	15.65238	Tractor, John Deere 331G 2017	2017 John Deere 331G Load	1T0331GMCHF316455	HR
EQP	F	Skid Steer Loaders	15.65239	Tractor, John Deere 331G 2018	2018 John Deere 331G Load	1T0331GKJF334695	HR
EQP	F	Skid Steer Loaders	15.65240	Tractor, John Deere 331G 2018	2018 John Deere 331G Load	1T0331GMCF325386	HR
EQP	M	Asphalt Equipment	15.65243	Shuttle Buggy, Weiler 2018	2018 Weiler Shuttle Buggy	1W9E1250KJ8001209	HR
EQP	V	Generator Sets	15.65244	Generator, MCI 60kw 2002	2002 MCI 60kw Generator	HX62925	HR
EQP	V	Generator Sets	15.65245	Generator, MCI 60kw 2002	2002 MCI 60kw Generator	HX62569	HR
EQP	V	Generator Sets	15.65246	Generator, MCI 60kw 2010	2010 MCI 60kw Generator	HX70225	HR
EQP	V	Generator Sets	15.65247	Generator, MCI 60kw 2010	2010 MCI 60kw Generator	HX70250	HR
EQP	V	Generator Sets	15.65248	Generator, TA 100kw 2012	2012 TA 100kw Generator		HR
EQP	W	Pumps	15.65251	Pump, Thompson Vacuum Asst 8"	8" Thompson Vacuum Assist	8V118	HR
EQP	W	Pumps	15.65252	Pump, Thompson Hydraulic 6"	6" Thompson Hydraulic Pum	35HPJ243	HR
EQP	W	Pumps	15.65256	Pump, Thompson Enviroprime 6"	6" Thompson Enviroprime P	6TSC259	HR
EQP	W	Pumps	15.65259	Pump, Thompson Trailer Mtd 6"	6" Thompson Trailer Mtd P	6TSCF240	HR
EQP	W	Pumps	15.65261	Pump, Thompson Portable 8"	8" Thompson Portable Pump	12TSC193	HR
EQP	W	Pumps	15.65262	Pump, Pioneer Trailer Mtd 6"	6" Pioneer Trailer Mtd Pu	P6C00TE42	HR
EQP	Z	Miscellaneous Equipment	15.65263	Conveyor, Custom Stationary	Custom Stationary Conveyo		HR
EQP	Z	Pickup Trucks	15.65264	Bucket Truck, Ford F700 1991	1991 Ford F700 w/ 91 Alte	1FDWK74P7MVA22120	HR
EQP	Z	Miscellaneous Equipment	15.65265	Mower, John Deere Z915E 2021	2021 John Deere Z915E Mow	1TC915ECLM092230	HR
EQP	Z	Miscellaneous Equipment	15.65266	Sod Installer, KWM Ride-On	2021 KWM RideOn Sod Inst		HR
EQP	Z	Miscellaneous Equipment	15.65268	Telehandler, Cat TH83 1999	1999 Cat TH83 Telehandler	3RN02022	HR
EQP	O	Road Maintenance Equipmen	15.65269	Mixer, Cat RM250C Reclaim 2003	Cat RM250C Mixer/Reclaime	CATRM250TAWG00290	HR
EQP	Z	Miscellaneous Equipment	15.65270	Gator, John Deere ATV 2019	2019 JD Side by Side Gato	1M0590MBTJM020816	HR
EQP	Z	Miscellaneous Equipment	15.65271	Gator, John Deere ATV 2020	2020 JD Side by Side Gato	1M0590MBELM030289	HR
EQP	83	Light Plant	15.65272	Light Tower	2011 PRO II Allmand	0609PR011	HR
EQP	Z	Miscellaneous Equipment	15.65273	Mower, John Deere Z930M 2019	2019 John Deere Z930M Mow	1TC930MVPJT070084	HR
EQP	Z	Miscellaneous Equipment	15.65274	Mower, John Deere Z820A 2009	2009 John Deere Z820A Mow	TC820AG010186	HR
EQP	83	Light Plant	15.65275	Light Tower	2012 PRO II Allmand	3531PR0212	HR
EQP	83	Light Plant	15.65276	Light Tower	2011 Magnum MLT3060M Towe	1103218	HR
EQP	83	Light Plant	15.65277	Light Tower	2013 Magnum MLT3060K Towe	1302948	HR
EQP	83	Light Plant	15.65278	Light Tower	2014 Magnum MLT3060M Towe	1414579	HR
EQP	83	Light Plant	15.65279	Light Tower	2020 Generac MLTSMDS Towe	3006863279	HR
EQP	83	Light Plant	15.65280	Light Tower	2020 Generac MLTSMDS Tow	3005863289	HR
EQP	83	Light Plant	15.65281	Light Tower	2006 Terex RL4060D1-4MH T	GUF25578	HR
EQP	83	Light Plant	15.65282	Light Tower	2006 Terex RL4060D1-4MH T	GUF25575	HR
EQP	Z	Miscellaneous Equipment	15.65283	Gator, John Deere XUV 2007	2020 JD XUV 620i 4x4 Gato	M0XUVG010781	HR
EQP	F	Skid Steer Loaders	15.65284	Tractor, John Deere 325G 2019	2019 John Deere 325G Load	1T0325GMJKJ35659	HR
EQP	Z	Miscellaneous Equipment	15.65285	Radar, Radiodetection Grid Pen	Radiodetection Grid Radar	7508561001	HR
EQP	Z	Miscellaneous Equipment	15.65286	ATV, Yamaha Viking 2015	2015 Yamaha Viking 4x4 AT	5Y4AM8Z3FA101103	HR
EQP	O	Road Maintenance Equipmen	15.65287	Message Board, Work Area Solar	Work Area Protection Msg	1P91A1210GG301890	HR
EQP	O	Road Maintenance Equipmen	15.65288	Message Board, Work Area Solar	Work Area Protection Msg	1P91A1211GG301901	HR
EQP	Z	Miscellaneous Equipment	15.65289	Mower, Bad Boy Elite	2014 Bad Boy Elite Mower		HR
EQP	O	Road Maintenance Equipmen	15.65290	Message Board, Work Area Solar	Work Area Protection Msg	1P91A1214GG301889	HR
EQP	Z	Miscellaneous Equipment	15.65291	Camera, Earthcam Solar Trailer	Earthcam Solar Trailer Ca	MTCAM0000510047	HR
EQP	Z	Miscellaneous Equipment	15.65292	Container, 40' Storage 2018	2018 40' Storage Containe	LFU0006922	HR
EQP	Z	Miscellaneous Equipment	15.65293	Tire Changer, Coats 1400 2D	Coats Balancer Tire Chang	1812306134	HR
EQP	Z	Miscellaneous Equipment	15.65294	Tire Changer, Coats HIT 5000	Coats HIT 5000 Tire Chang	506400470	HR
EQP	Z	Miscellaneous Equipment	15.65295	Tire Changer, Coats RC-55	Coats RC-55 Tire Changer	1904101036	HR
VEH	1	On-Highway Trailers	15.65296	Trailer, Sanchez Straight Edge	Sanchez Straight Edge Tra		HR
VEH	1	On-Highway Trailers	15.65297	Trailer, Sanchez Straight Edge	Sanchez Straight Edge Tra		HR
EQP	F	Skid Steer Loaders	15.65298	Tractor, John Deere 317G 2018	2018 John Deere 317G Load	1T0317GJCIJ333801	HR
EQP	Z	Miscellaneous Equipment	15.65300	Coupler Fork, 444-624	2018 John Deere 317G Load	J000098808-1	HR
EQP	Z	Miscellaneous Equipment	15.65301	Coupler Fork, 444-624	2018 John Deere 317G Load	J000120889-1	HR
EQP	Z	Miscellaneous Equipment	15.65303	Mulching Head, Magnum Mini 05	2005 Magnum Mini		HR
EQP	Z	Miscellaneous Equipment	15.65304	Planer, JD CP24E 2020	2020 JD CP24E	1T0CP24ECL0000010	HR
EQP	F	Skid Steer Loaders	15.65305	Tractor, CAT 299D3 2022	2022 CAT 299D3	CAT0236DUJ0L01942	HR
EQP	F	Skid Steer Loaders	15.65306	Tractor, CAT 299D3XE 22	2022 CAT 299D3XE RPO	CAT0239DCL0301478	HR
EQP	F	Skid Steer Loaders	15.65307	Tractor, John Deere 331G 2018	2018 John Deere 331G Load	1T0331GKJF327057	HR
EQP	X	Air Compressors	15.65308	Compressor, Sullair 185ID	2006 Sullair Air Compress	20060S170063	HR
EQP	F	Skid Steer Loaders	15.65309	Tractor, John Deere 333G 2021	2021 John Deere 333G	1T0333GMCMF390276	HR
EQP	M	Asphalt Equipment	15.65310	Shuttle Buggy, Weiler 2023	2023 Weiler E1250C Shuttl	1W9E1250HPC001612	HR
EQP	M	Asphalt Equipment	15.65311	RPO ShuttleBu, Roadtec 1100 22	RPO 2022 Roadtec MTV1100E	4019	HR
PLT	Z	Miscellaneous Equipment	15.66001	Asphalt Plant, CMI PTD 400 '93	1993 CMI PTD 400 Asphalt		HR
PLT	Z	Miscellaneous Equipment	15.66003	Asphalt Plant CMI PTD 400 2000	2000 CMI PTD 400 Asphalt		HR
PLT	M	Asphalt Equipment	15.66005	Asphalt Plant CMI PTD 400 2002	2002 CMI PTD 400 Asphalt		HR
EQP	Z	Miscellaneous Equipment	15.70001	2000 Tiara 43		SSUS4096E900	HR
PLT	M	Asphalt Equipment	15.92007	Burner, Long Reach Starjet		M61449	HR
PLT	M	Asphalt Equipment	15.94013	Fiber Metering Device	10K Heavy duty	12-112	HR
PLT	M	Asphalt Equipment	15.95008	Drag Chain 6x4x3/8x32"		A2868 K2E3	HR
PLT	M	Asphalt Equipment	15.98034	Drag Chain Double 6x4x3/8x34"		A2868	HR
EQP	Z	Miscellaneous Equipment	15.99000	I/C Rentals	I/C Rentals	12345	HR
EQP	Z	Miscellaneous Equipment	15.99001	Lab Trailer, Williams 1999	1999 Williams Lab Trailer	DS-08940	HR
EQP	Z	Miscellaneous Equipment	15.99510	Miscellaneous FRP	Diesel		HR
EQP	Z	Miscellaneous Equipment	15.99520	Miscellaneous WLD	Diesel		HR
EQP	Z	Miscellaneous Equipment	15.99530	Miscellaneous PCY			HR

EQP	Z	Miscellaneous Equipment	15.99535	Small Engine, PCY				HR
EQP	Z	Miscellaneous Equipment	15.99550	Miscellaneous HGS/TAL	GAS			HR
VEH	Z	Miscellaneous Equipment	15.99555	Miscellaneous TLH	Diesel			HR
EQP	Z	Miscellaneous Equipment	15.99560	Miscellaneous PLC	Diesel			HR
EQP	Z	Miscellaneous Equipment	15.99570	Miscellaneous OKE	GAS			HR
EQP	Z	Miscellaneous Equipment	15.99580	Miscellaneous PAL	GAS			HR
EQP	Z	Miscellaneous Equipment	15.99585	Miscellaneous Pen				HR
EQP	I	Excavation Equipment	15.99902	Troxler Gyrotory 4140B	Troxler 4140B Gyrotory	741		HR
PLT	Z	Miscellaneous Equipment	15.99903	NCAT Asphalt Furnace	NCat Asphalt Furnace	1087990651272		HR
EQP	Z	Miscellaneous Equipment	15.99998	General Equipment Number	General Equipment Number	1234567		HR
EQP	Z	Miscellaneous Equipment	15.99999	Outside Rentals	Outside Rentals	123456		HR
VEH	2	Pickup Trucks	15.10009	Donald Tate, Ford Expedit 2015	2015 Ford Expedition	1FMJU1HT3FEF16261		HR
VEH	2	Pickup Trucks	15.10028	Chris Harrel,Jeep Wrangler 07	2007 Jeep Wrangler X Lmi	1J4GB391571115167		HR
VEH	2	Pickup Trucks	15.10032	Bruno Hartwich - Pickup	Chevrolet 1500, 1996	2GCEC19WZT1136309		HR
VEH	2	Pickup Trucks	15.10040	Pursell, Chad - Pickup	Toyota Tundra, 2004	5TBET341945462246		HR
VEH	4	Sport Utility Vehicles	15.10073	Lago, Karen Ford	Ford			HR
VEH	4	Sport Utility Vehicles	15.10074	Robert DeKise, Jeep Cherokee	2011 Jeep Grand Cherokee	1C4RJEB6XMC62562		HR
VEH	2	Pickup Trucks	15.10077	Travis Jamison - Truck	2015 Nissan Titan	1N6BA0E0CFH500600		HR
VEH	4	Sport Utility Vehicles	15.10078	Ross, Penny - Toyota Camry		123		HR
VEH	4	Sport Utility Vehicles	15.10083	Dalton, Grady - Toyota Car		321		HR
VEH	2	Pickup Trucks	15.10085	Jeremy Bayn Powell Pickup	2012 Ford F150	1FTFW1ET4CFB36809		HR
VEH	2	Pickup Trucks	15.10095	James Patterson, Ram 2022	2022 Dodge Ram 2500	3C6URSD0LNG165162		HR
VEH	2	Pickup Trucks	15.10099	Jimmy Strain Pick Up	2010 Chevrolet	3GCRCSE02AGM377		HR
VEH	2	Pickup Trucks	15.10107	Thurman Matney- Pickup	Dodge Ram 2014	3CGJ66AT7EG284887		HR
VEH	2	Pickup Trucks	15.10109	Robert Pecher, Ford 2003	Ford 2003			HR
VEH	2	Pickup Trucks	15.10110	Justin Andrews, SILV1500 2014	2014 SILV1500 2 WD	3GCP0RE1E6284464		HR
VEH	2	Pickup Trucks	15.10113	Michael Eastmond, Ford F250 15	2015 Ford F250	1FT7W2BT2FEA27065		HR
VEH	2	Pickup Trucks	15.10116	Kenneth Ramsdell, F150 2019	2019 Ford F150	1FTEW1C57KF883687		HR
VEH	2	Pickup Trucks	15.10122	Matt Steele, Ford F150 2018	2018 Ford F150	1FTEW1EGXJFD48919		HR
VEH	2	Pickup Trucks	15.10123	Chad Schind, Ford F250 2002	2002 Ford F250	1FTMX21F12EA98999		HR
VEH	2	Pickup Trucks	15.10126	Paul Carlson, Ford F250 2022	2022 Ford F250	1FT7W2B6SN6G30505		HR
VEH	2	Pickup Trucks	15.10127	Richard Straily, Ford F250 21	2021 Ford F250	1FTEW1CG8HKD51760		HR
VEH	2	Pickup Trucks	15.10132	William Joiner, Ford 150 2010	2010 Ford F150	1FTFW1CV3AK38785		HR
VEH	4	Sport Utility Vehicles	15.10133	Holly Toole, Toyota Corolla 22	2022 Toyota Corolla Cross	7MJUEAAA62HV025903		HR
VEH	2	Pickup Trucks	15.10145	Ed Miller, Ford F250 2022	2022 Ford F250	1FT7W2BT7NEE12829		HR
VEH	2	Pickup Trucks	15.10147	Matt Carden, GMC 1500 2022	2022 GMC 1500 Sierra			HR
VEH	2	Pickup Trucks	15.10149	Charles Wibbing				HR
VEH	2	Pickup Trucks	15.10150	Christy Roper, Chevy 2021	2021 Chevy Silverado	1GCPYCEF0M2233769		HR
VEH	4	Sport Utility Vehicles	15.10151	Sal Bonacci, Jeep Wrangler 16	2016 Jeep Wrangler	1C4BJWWDG0G1305463		HR
VEH	2	Pickup Trucks	15.10155	Mike Darville, Chevy 2018	2018 Chevy	3GCUKREK7G476410		HR
VEH	2	Pickup Trucks	15.10160	Jacob Erle, Toyota Tundra 21	2021 Toyota Tundra	5TFYHSF16M0973132		HR
VEH	2	Pickup Trucks	15.10161	Jamie Moretz, Ford F250 2018	2018 Ford F250	1FT7W2BTJUEC87402		HR
VEH	2	Pickup Trucks	15.10166	Bryan Turner, Ford F350 2017	2017 Ford F150	1FTBW3DT7HEB45428		HR
VEH	2	Pickup Trucks	15.10167	Lance Holland, Ford F150 2018	2018 Ford F150	1FTEW1E57KF33208		HR
VEH	2	Pickup Trucks	15.10168	Calvin Lewis, Tacoma 2022	2022 Toyota Tacoma	3TMA25C3NMM187575		HR
VEH	2	Pickup Trucks	15.10169	John Behory, Ford 2016	2016 Ford	1FTEW1EF1GKFF5623		HR
VEH	2	Pickup Trucks	15.10170	William Rainard, GMC Sierra 20	2020 GMC Sierra	3GTU5CED3LG111971		HR
VEH	2	Pickup Trucks	15.10173	Darren Wilder, Dodge Ram 2018	2018 Dodge Ram	3G6RR7KTJG1G167628		HR
VEH	2	Pickup Trucks	15.10175	Justin Holloway, Ford F150 15	2015 Ford F150	1FTEW1EFXFKP01580		HR
VEH	4	Sport Utility Vehicles	15.10176	Connie Crowley, Acura MDX 2016	2016 Acura MDX	5FRYD3H49G8019589		HR
VEH	4	Sport Utility Vehicles	15.10178	Macy Rogers, GMC Yukon 2016	2016 GMC Yukon	JTEZU5JR7F5085738		HR
VEH	2	Pickup Trucks	15.10179	Bobby Braun, Chvy Avalanche 03	2003 Chevy Avalanche	3GNEX13T03G208902		HR
VEH	2	Pickup Trucks	15.10182	James Haywood, Dodge Ram 2023	2023 Dodge Ram	1C6SRFHT9P9S22548		HR
VEH	2	Pickup Trucks	15.10183	James Grier, Dodge Ram 2019	2019 Dodge Ram	1C6RR6FG4KS564566		HR
VEH	4	Sport Utility Vehicles	15.10184	Noah Baker, GMC Envoy 2007	2007 GMC Envoy	1GKDS13S67201385		HR
VEH	2	Pickup Trucks	15.10187	Billy Powell, Ford F250 2020	2020 Ford F250	1FT722BT6LECS4979		HR
VEH	2	Pickup Trucks	15.10188	Bill Anderson, Ddg Ram 1500 18	2018 Dodge Ram 1500	1C6RR6PTB1S195598		HR
VEH	2	Pickup Trucks	15.10189	Eli Miller, GMC 1500 2022	2022 GMC 1500 Sierra	TBD-1018-2		HR
VEH	4	Sport Utility Vehicles	15.10191	Tonya Turner, Chevy Tahoe 2018	2018 Chevy Tahoe	1GN5CBK06JR111708		HR
VEH	4	Sport Utility Vehicles	15.10192	Mark D'Annunzio, Jeep GC 2021	2021 Jeep Grand Cherokee	1C4RJEBG9MC843775		HR
VEH	4	Sport Utility Vehicles	15.10193	Sue Walker, Ford Expedition 21	2021 Ford Expedition	1FMJU1KT7MEAG9164		HR
VEH	4	Sport Utility Vehicles	15.10194	Kathryn Barnes, Ford Exp 2021	2021 Ford Expedition	1FMKJ1T7MEAG0657		HR
VEH	4	Sport Utility Vehicles	15.10196	Michelle Davis, Kia Sorento 13	2013 Kia Sorento	5XYKT3A69DG403849		HR
VEH	2	Pickup Trucks	15.10198	Courtland Stoltz, Frontier 18	2018 Nissan Frontier	1N6AD0ER7JN760623		HR
VEH	2	Pickup Trucks	15.10199	Leland Caudill, Chevy Silv 22	2022 Chevy Silv 1500	3GCUYGED3NG1200134		HR
VEH	2	Pickup Trucks	15.10200	Victoria Blocker, Nis Titan 11	2011 Nissan Titan	1N6BA0E0XB325614		HR
VEH	4	Sport Utility Vehicles	15.10201	Christina Sheets, Toyota 4R 21	2021 Toyota 4Runner	JTEFUSJR3MS241886		HR
VEH	2	Pickup Trucks	15.10202	Ernest Barnett, Chev Silv 2019	2019 Chevy Silverado	2GCVKPEC4K1166458		HR
VEH	2	Pickup Trucks	15.10204	Daniel Hoyt, GMC Sierra 2013	2013 GMC Sierra	1GT120C87DF186476		HR
VEH	2	Pickup Trucks	15.10206	James Johnson, Dodge Ram 2022	2022 Dodge Ram 1500	1C6SRFLT1NN192313		HR
VEH	2	Pickup Trucks	15.10210	Frank Bly, Toyoya Tacoma 2019	2019 Toyota Tacoma	3TMC25AN0LM349906		HR
VEH	2	Pickup Trucks	15.10211	Jake Benitez, Ram 2500 2020	2020 Ram 2500	3CGUR5SL3LG200289		HR
VEH	2	Pickup Trucks	15.10212	David Corbin, Silverado 2019	2019 Chevy Silverado	3GCUYEE2K6298276		HR
VEH	2	Pickup Trucks	15.10213	Darryl Finch, GMC 2018	2018 GMC	3GTU2LEC6JG199861		HR

VEH	2	Pickup Trucks	15.10215	Joseph Peterson, Ford F250 18	2018 Ford F250	1FT7W28T1JEC61285	HR
VEH	2	Pickup Trucks	15.10217	John Poliman, Ford F150 2023	2023 Ford F150	1FTFW1ED0P822231	HR
VEH	2	Pickup Trucks	15.10218	Campbell Swatts, Silverado 22	2022 Chevy Silverado	1GC4YREY5L1F35456	HR
VEH	2	Pickup Trucks	15.10219	Robert Gross, Ram 2500 2015	2015 Dodge Ram 2500	3C6UR5DL1FG520275	HR
VEH	2	Pickup Trucks	15.10221	Chris Gross, Toyota Tundra 19	2019 Toyota Tundra	5TFAY5F160X786617	HR
VEH	2	Pickup Trucks	15.10222	John Bass, Toyota Tundra 2020	2020 Toyota Tundra	5TFHVSF19U927194	HR
VEH	2	Pickup Trucks	15.10223	Ronald Drake, Chev Tahoe 2017	2017 Chevy Tahoe	1GN5CBKC6HR289175	HR
VEH	2	Pickup Trucks	15.10224	Robert Cornell, Chevy Silv 18	2018 Chevy Silverado	3GCUKRECS1JG626482	HR
VEH	2	Pickup Trucks	15.10225	Calvin L Smith, Chevy Silv 21	2021 Chevy Silverado	1GC4YUEY7MF157690	HR
VEH	2	Pickup Trucks	15.10228	Bryce Littlefield, Toy Tund 16	2016 Toyota Tundra	5TFDWSF11GX551309	HR
VEH	2	Pickup Trucks	15.10229	Joseph True, Ford F150 2019	2019 Ford F150	1FTEW1EP3KFC06493	HR
VEH	2	Pickup Trucks	15.10231	Michael Ford, Chevy Silv 2020	2020 Chevy Silverado	3GCUYEDJ1G1G13181	HR
VEH	4	Sport Utility Vehicles	15.10232	Carlos Gonzalez, Kia 2020	2020 Kia Telluride	5XYP54HC1LG066075	HR
VEH	4	Sport Utility Vehicles	15.10233	Callin Harrison, 4Runner 2021	2021 Toyota 4 Runner	JTEFUSJRXMS233753	HR
VEH	2	Pickup Trucks	15.10234	James Davis, Chev Silverado 14	2014 Chevy Silverado	3GCUKRECS1JG627088	HR
VEH	2	Pickup Trucks	15.10235	David Weeks, Jeep Wrangler 20	2020 Jeep Wrangler	1C4HXRECS1JG627716	HR
VEH	2	Pickup Trucks	15.10236	Christian Grimes, GMC 2022	2017 Toyota Tacoma	1GTUUEET4N2603073	HR
VEH	2	Pickup Trucks	15.10238	Austin Amos, Ram 1500 2013	2013 Dodge Ram 1500	1C6RR7G14D699933	HR
VEH	2	Pickup Trucks	15.10239	Casey Martin, Ford F250 2020	2020 Ford F250	1FT7W23T6LE58794	HR
VEH	2	Pickup Trucks	15.10240	Arthur Calder, GMC 2500 22	2022 GMC K2500	1GT49REY0NF160773	HR
VEH	4	Sport Utility Vehicles	15.10241	Jose Hernandez, Ford Expl 2020	2020 Ford Explorer	1FMSK7DH8LGD13476	HR
VEH	2	Pickup Trucks	15.10242	Brittany Brady, Kia Tellur 21	2021 Kia Telluride Sport	5XYP34HC8MG165550	HR
VEH	2	Pickup Trucks	15.10243	Robert Calhoun, Ford F150 2014	2014 Ford F150	1FTFW1EP0F0G3542	HR
VEH	2	Pickup Trucks	15.10244	Larry Martin, Ford F150 2018	2018 Ford F150	1FTEW1EP3JF37330	HR
VEH	2	Pickup Trucks	15.10245	Dianne Beasley, Tacoma 2013	2013 Toyota Tacoma	5TFD46GNKDX019850	HR
VEH	2	Pickup Trucks	15.10246	Phillip Ondrovic, Silverado 21	2021 Chevy Silverado	1GCUYEDJ3M2302638	HR
VEH	2	Pickup Trucks	15.10247	Robert Matthews, Ford F150 22	2022 Ford F150 King Ranch	1FTEW1E88NF484422	HR
VEH	2	Pickup Trucks	15.10248	Donald Lipford, Ford F250 2015	2015 Ford F250	1FT7W28T0FEC31337	HR
VEH	2	Pickup Trucks	15.10250	James Wilkerson, Chevy Sil 23	2023 Chevy Silverado	2GC4YNEY9P1712855	HR
VEH	2	Pickup Trucks	15.10251	Kelby Sheets, Silverado 2014	2014 Chevy Silverado	1GCNKRCE08E226586	HR
VEH	2	Pickup Trucks	15.10252	Melissa Thomas, GMC Terrain 21	2021 GMC Terrain Sport WG	3GKALVEY9ML399310	HR
VEH	2	Pickup Trucks	15.10253	Aaron Palmer, Ford F150 2017	2017 Ford F150	1FTEW1EP4HFA85389	HR
VEH	2	Pickup Trucks	15.10254	Chris Bauldree, Chevy Trave 15	2015 Chevy Traverse	1GNKRFE2F1J48827	HR
VEH	2	Pickup Trucks	15.10255	James Moller, Chevy Silv 2021	2021 Chevy Silverado	1GC4YLEY0MF129045	HR
VEH	2	Pickup Trucks	15.10257	Brian Owen, Dodge Ram 1500 19	2019 Dodge Ram 1500	1C6RRE177KH535152	HR
VEH	2	Pickup Trucks	15.10258	Steve Straily, Ford F150 2023	2023 Ford F150	1FTEW1CP6PKD73903	HR
VEH	2	Pickup Trucks	15.10260	Todd Batchelor, GMC K2500 20	2020 GMC K2500	1GT49PEY9LF308980	HR
VEH	2	Pickup Trucks	15.10261	Victor Jackson, Nissan Titan	2011 Nissan Titan	1N6BA0EC38N316150	HR
VEH	2	Pickup Trucks	15.10262	Jeremy Bowman, Dodge 1500 20	2020 Dodge Ram 1500	1C6RRE1774LN306581	HR
VEH	2	Pickup Trucks	15.10263	John Scherer, Tundra 2022	2022 Toyota Tundra	5TF1ASABNXX003538	HR
VEH	4	Sport Utility Vehicles	15.10264	Morgan Oquir, Kia Telluride 23	2023 Kia Telluride	5XYP34GCG6G387834	HR
VEH	2	Pickup Trucks	15.10265	Aaron Gray, Chev Silverado 12	2012 Chevy Silverado	3GCPCE02CG140027	HR
VEH	2	Pickup Trucks	15.10266	William Thames, Colorado 2021	2012 Chevy Colorado	1GCGSCEN7M11113372	HR
VEH	2	Pickup Trucks	15.10267	James Haney, Toyota Tundra 23	2023 Toyota Tundra	5FTJCSDB3PX020880	HR
VEH	2	Pickup Trucks	15.10269	Clinton Hopper, Ford F250 2017	2017 Ford F250	1FT7W28T8HF05615	HR
VEH	4	Sport Utility Vehicles	15.10270	Ryan Dix, Dodge Journey 2015	2015 Dodge Journey	3C4PDCBB3FT535452	HR
VEH	4	Sport Utility Vehicles	15.10271	Nabliyah Mlah, Honda Civic 2019	2019 Honda Civic	19XFC1F39KE013851	HR
VEH	2	Pickup Trucks	15.10272	Danny Peters, Ford F250 2020	2020 Ford F250	1FT7W28T7LED44609	HR
VEH	2	Pickup Trucks	15.10273	Aaron Campbell, GMC Canyon 2018	2018 GMC Canyon	1GTG60EN5J1182587	HR
VEH	2	Pickup Trucks	15.10274	John Gilliland, GMC Sierra 2019	2019 GMC Sierra	2GTV2LECGK1178591	HR
VEH	4	Sport Utility Vehicles	15.10275	Kalan Langston, GMC Acadia 2017	2017 GMC Acadia	1G6KXULA7H2244700	HR
VEH	2	Pickup Trucks	15.10276	Adalberto Santiago, Toyota Tun 16	2016 Toyota Tundra	5TFRMSF10G096707	HR
VEH	4	Sport Utility Vehicles	15.10277	Ana Malo, Nissan Sentra 2015	2015 Nissan Sentra	3N1AB7APXFL679177	HR
VEH	2	Pickup Trucks	15.10278	Herbert Joyner, Ram 1500 2014	2014 Dodge Ram 1500	1C6RR7FT7E5123725	HR
VEH	2	Pickup Trucks	15.10279	Joseph Chambliss, Toyota Tun 10	2010 Toyota Tundra	5TFRYSF16AX087036	HR
EQP	78	Trailer	15.R0034	Trailer, 14 X 60 Off, Modspace	Modspace, 14 X 60 Off Tra	DS14013A	HR
EQP	78	Trailer	15.R0035	Trailer, 14 X 60 Off, Modspace	Modspace, 14 X 60 Off Tra	DS14013B	HR
HVH	0	On-Highway Trucks	15.R0075	Dump Truck, Kenworth T800 2016	T800 Kenworth Dump Truck	3BKDXPEX6GF480767	HR
HVH	0	On-Highway Trucks	15.R0076	Dump Truck, Kenworth T800 2016	T800 Kenworth Dump Truck	3BKDXPEX1GF480773	HR
HVH	0	On-Highway Trucks	15.R0077	Dump Truck, Kenworth T800 2016	T800 Kenworth Dump Truck	3BKDXPEX4GF480766	HR
HVH	0	On-Highway Trucks	15.R0078	Dump Truck, Kenworth T800 2016	T800 Kenworth Dump Truck	3BKDXPEX5GF480770	HR
HVH	0	On-Highway Trucks	15.R0079	Dump Truck, Kenworth T800 2016	T800 Kenworth Dump Truck	3BKDXPEX0GF480769	HR
HVH	0	On-Highway Trucks	15.R0080	Dump Truck, Kenworth T800 2016	T800 Kenworth Dump Truck	3BKDXPEX0GF480772	HR
HVH	0	On-Highway Trucks	15.R0081	Dump Truck, Kenworth T800 2016	T800 Kenworth Dump Truck	3BKDXPEX8GF480768	HR
HVH	0	On-Highway Trucks	15.R0095	Dump Truck, Kenworth T800 2016	T800 Kenworth Dump Truck	1NKDX4EX0GJ123813	HR
HVH	0	On-Highway Trucks	15.R0096	Dump Truck, Kenworth T800 2016	T800 Kenworth Dump Truck	1NKDX4EX2GJ123814	HR
HVH	0	On-Highway Trucks	15.R0097	Dump Truck, Kenworth T800 2016	T800 Kenworth Dump Truck	1NKDX4EX4GJ123815	HR
HVH	0	On-Highway Trucks	15.R0098	Dump Truck, Kenworth T800 2016	T800 Kenworth Dump Truck	1NKDX4EX6GJ123816	HR
HVH	0	On-Highway Trucks	15.R0099	Dump Truck, Kenworth T800 2016	T800 Kenworth Dump Truck	1NKDX4EX8GJ123817	HR
HVH	0	On-Highway Trucks	15.R0100	Dump Truck, Kenworth T800 2016	T800 Kenworth Dump Truck	1NKDX4EX0GJ123818	HR
HVH	0	On-Highway Trucks	15.R0119	Dump Truck, Kenworth T800 2017	T800 Kenworth Dump Truck	1NKDX4EX1HJ164839	HR
HVH	0	On-Highway Trucks	15.R0120	Dump Truck, Kenworth T800 2017	T800 Kenworth Dump Truck	1NKDX4EX8HJ164840	HR
HVH	0	On-Highway Trucks	15.R0121	Dump Truck, Kenworth T800 2017	T800 Kenworth Dump Truck	1NKDX4EX0HJ164841	HR
HVH	0	On-Highway Trucks	15.R0122	Dump Truck, Kenworth T800 2017	T800 Kenworth Dump Truck	1NKDX4EX3HJ164842	HR

VEH	2	Pickup Trucks	15.01392	Sherman Henry, F150 2018	Pickup, Ford F150 2018	1FTEK1C84JKES6037	HR
VEH	2	Pickup Trucks	15.01393	Rudy Perez, F150 2018	Pickup, Ford F150 2018	1FTEW1E68JFC24292	HR
VEH	2	Pickup Trucks	15.01394	Kyle Johnson, F150 2019	Pickup, Ford F150 2019	1FTEW1E52KFB63974	HR
VEH	2	Pickup Trucks	15.01395	PTR Anthony Kiripatri, F250 19	Pickup, Ford F250 2019	1FT7W2A67KE667692	HR
VEH	2	Pickup Trucks	15.01396	Robert Hillegas, FordF150 2019	Pickup, Ford F150 2019	1FTEW1C57KFB63973	HR
VEH	2	Pickup Trucks	15.01397	Wrecked, Ford F150 2019	Pickup, Ford F150 2019	1FTEW1C55KFB63972	HR
VEH	2	Pickup Trucks	15.01398	Richard Moutzen, FordF250 2019	2019 Ford F-250 4X4	1FT7W2B64KEF57011	HR
VEH	2	Pickup Trucks	15.01399	Louis Scianni, Ford F250 2019	2019 Ford F-250 4X4	1FT7W2B66KEF57012	HR
VEH	2	Pickup Trucks	15.01400	Percy Andrews, Ford F150 2019	2019 Ford F-150	1FTFX1E55KKE10042	HR
VEH	2	Pickup Trucks	15.01401	Zachary Greene, 2500 Dodge 19	2019 Dodge 2500 4X4	3C6UR5CJ8KG601670	HR
VEH	2	Pickup Trucks	15.01402	Nate Wojtkowiak, FordF150 2019	2019 Ford F-150	1FTFX1E59KKE68734	HR
VEH	2	Pickup Trucks	15.01403	Alec Osborn, Ford F150 2019	2019 Ford F-150	1FTFX1E55KKE054670	HR
VEH	4	Sport Utility Vehicles	15.01404	TBD, Ford Explorer 2020	2020 Ford Explorer 4X4 Sa	1FMSK8DH9LGA42272	HR
VEH	4	Sport Utility Vehicles	15.01405	Dawn Brown, Ford Explorer 2020	2020 Ford Explorer 4X4	1FMSK8DH9LGA42270	HR
VEH	4	Sport Utility Vehicles	15.01406	Christina Lessner, Ford Exp 20	2020 Ford Explorer 4X4	1FMSK8DH9LGA42271	HR
VEH	2	Pickup Trucks	15.01407	Jenir Ramirez, Dodge 2500 2019	2019 Dodge Ram 2500	3C6UR5CJ8KG601672	HR
VEH	4	Sport Utility Vehicles	15.01408	Spare, Ford Explorer 2020	2020 Ford Explorer 4X4	1FMSK8DH9LGA42269	HR
VEH	2	Pickup Trucks	15.01409	Darren Phillips, FordF150 2019	2019 Ford F-150 Lariat	1FTEW1E5XKKE52480	HR
VEH	2	Pickup Trucks	15.01410	Rony Mendez, F250 2003	Pickup, Ford F250 2003	1FTFW20F73EA23920	HR
VEH	2	Pickup Trucks	15.01411	Auction Judy Wilson, F250 2012	Pickup, Ford F250 2012	1FT7W2B76CEB93608	HR
VEH	2	Pickup Trucks	15.01412	Auction, Dodge 1500 2017	Pickup, Dodge 1500 2017	1C6RN76G4H807542	HR
VEH	4	Sport Utility Vehicles	15.01415	RB Auction, Kia Soul 2016	Kia Soul 2016	KNDJN2A26G7287542	HR
VEH	2	Pickup Trucks	15.01417	Johnnie Scott, F250 2016	Pickup, Ford F250 2016	1FT7W2B66KE66131	HR
VEH	2	Pickup Trucks	15.01418	Robert Jolly, Chevy 2014	Pickup, Chevy Silverado 2	1GCNKPEC4E2401906	HR
VEH	2	Pickup Trucks	15.01419	Spare, Silverado 2014	Pickup, Chevy Silverado 2	1GCNCPCE3E236802	HR
VEH	2	Pickup Trucks	15.01420	Larry Grier, Chevy 2014	Pickup, Chevy Silverado 2	1GCNCPCE7E2270113	HR
VEH	2	Pickup Trucks	15.01421	Shop Spare, Ford F250 XL 2005	Pickup, Ford F250 XL 2005	1FTFW20F25E8B2886	HR
VEH	2	Pickup Trucks	15.01424	Nate Wilcox, Ford F2504X4 2018	Pickup, Ford F250 4X4 201	1FT7W2B70JEC87408	HR
VEH	2	Pickup Trucks	15.01428	Dale Eggleston, FordF250 2019	Pickup, Ford F250 4X4	1FT7X2B70KE35195	HR
VEH	2	Pickup Trucks	15.01429	Jennifer Darnell, Ford F250 19	Pickup, Ford F250 4X4	1FD7X2B67KED96579	HR
VEH	2	Pickup Trucks	15.01430	Charlie Greer, Dodge2500 2019	2019 Dodge Ram 2500	3C6UR5CJ8KG601673	HR
VEH	2	Pickup Trucks	15.01431	Jimmy Ballard, Ford F250 2019	2019 Ford F250	1FT7W2B65KE666173	HR
VEH	2	Pickup Trucks	15.01433	Carmelo Sanchez, FordF150 2019	2019 Ford F150	1FTEW1E53KFC03639	HR
VEH	2	Pickup Trucks	15.01434	Zachary Voss, Chevy 1500 19	2019 Chevy 1500	2GCVKMEC3K1191298	HR
VEH	2	Pickup Trucks	15.01435	John Rudolph, Ford F250 2017	2017 F250	1FT7W2A69HED45585	HR
VEH	2	Pickup Trucks	15.01436	Brandon McCranie, Ford F150 18	2018 F150	1FTEW1C81JES1127	HR
VEH	2	Pickup Trucks	15.01437	Jeremy Cassett, Ford F350 2016	2016 F350	1FD8W3G62GEA67091	HR
VEH	2	Pickup Trucks	15.01438	Noel Echevarria, FordF350 2016	2016 F350	1FD8W3G66GEA67092	HR
VEH	2	Pickup Trucks	15.01439	Jason Miller, Ford F250 2017	2017 Ford F250	1FT7W2A63HED45582	HR
VEH	2	Pickup Trucks	15.01440	Cody Faucett, Ford F150 2018	2018 F150 4X2	1FTEW1C85JES1129	HR
VEH	2	Pickup Trucks	15.01441	Tony Broughton, Ford F250 2018	2018 F250 4X2	1FT7W2A64JEC66198	HR
VEH	2	Pickup Trucks	15.01444	Chris Kintz, Ford F250 2015	2015 F250	1FT7W2A63FCA07161	HR
VEH	2	Pickup Trucks	15.01445	Randy Rhodes, Ford F250 2017	2017 F250	1FT7W2A64HED45588	HR
VEH	2	Pickup Trucks	15.01446	Herman Knowles, Ford F250 2017	2017 F250	1FT7W2A66HED45589	HR
VEH	2	Pickup Trucks	15.01447	Jamie Palmer, Ford F150 2018	2018 F150	1FTEW1C8XJES1126	HR
VEH	2	Pickup Trucks	15.01448	TBD, Ford F350 2016	2016 F350	1FD8W3G66GEA67093	HR
VEH	2	Pickup Trucks	15.01449	Kyle Bowman, Ford F150 2019	2019 Ford F-150	1FTEW1E5XKKE44850	HR
VEH	2	Pickup Trucks	15.01450	Dusty Hert, Ford F250 2020	2020 Ford F-250	1FT7W2B21EJC27005	HR
VEH	2	Pickup Trucks	15.01451	Cody Story, Ford F250 2020	2020 Ford F-250	1FT7W2B66LEC16212	HR
VEH	2	Pickup Trucks	15.01452	Jose Rodriguez, Ford F250 2020	2020 Ford F-250	1FT7W2B25LEC85870	HR
VEH	2	Pickup Trucks	15.01453	Jason Whitaker, Ford F150 2020	2020 Ford F150	1FTEK1EP2LK036898	HR
VEH	2	Pickup Trucks	15.01454	Alex Velasquez, Ford F150 2020	2020 Ford F150 4X4	1FTFW1E49LFB99920	HR
VEH	2	Pickup Trucks	15.01455	Shannon Mills, Ford F150 2020	2020 Ford F150 4X4	1FTEW1EP1LFB89917	HR
VEH	2	Pickup Trucks	15.01456	Charles Roessler, FordF150 2020	2020 Ford F150 4X2	1FTEW1CP6LFB84784	HR
VEH	2	Pickup Trucks	15.01457	Jeff Barkley, Ford F150 2020	2020 Ford F150 4X2	1FTEW1CP4LFB84783	HR
VEH	2	Pickup Trucks	15.01458	Dennis Hubbard, Ford F150 2020	2020 Ford F150 4X2	1FTEW1C59LFA73998	HR
VEH	2	Pickup Trucks	15.01459	TBD, Ford F150 2020	2020 Ford F150 4X2	1FTEW1C57LFA73997	HR
VEH	2	Pickup Trucks	15.01460	Tony Farrington, FordF350 2020	2020 Ford F350 PU	1FT8W38N7LED92364	HR
VEH	2	Pickup Trucks	15.01461	Eric Wright, Ford F350 2020	2020 Ford F350 PU	1FT8W38N1LED75317	HR
VEH	2	Pickup Trucks	15.01462	Michael Smith, Ford F150 2020	2020 Ford F150	1FTEW1E4XLFA34616	HR
VEH	2	Pickup Trucks	15.01463	QC Dan Krell Jr, FordF150 2020	2020 Ford F150	1FTEK1EPXKKE85270	HR
VEH	2	Pickup Trucks	15.01464	Sammy Tanner, Silverado 2020	2020 Chevy Silverado	3GCUYAEF2L6337184	HR
VEH	2	Pickup Trucks	15.01465	Cleve Hillard, Ford F250 2021	2021 Ford F250	1FT7W2B62MEC44423	HR
VEH	2	Pickup Trucks	15.01466	Felipe Garcia, Ford F150 2020	2020 Ford F150	1FTEK1CP6LFB24648	HR
VEH	2	Pickup Trucks	15.01467	Eric Voss, Ford F150 2021	2021 Ford F150	1FTFW1E50MFA03731	HR
VEH	2	Pickup Trucks	15.01468	Sam Aleman, Ford F150 2021	2021 Ford F150	1FTFW1E59MFA03730	HR
VEH	2	Pickup Trucks	15.01469	Alfredo Garcia, Ford F250 2021	2021 Ford F250	1FT7W2B23MEC09114	HR
VEH	2	Pickup Trucks	15.01470	Anthony Carr, Ford F250 2021	2021 Ford F250	1FT7W2B23MEC09113	HR
VEH	4	Sport Utility Vehicles	15.01471	Rick Sloan, Ford Explorer 2021	2021 Ford Explorer	1FMSK7B4H5MGA12457	HR
VEH	2	Pickup Trucks	15.01472	Mark Lendon, Ford F150 2021	2021 Ford F150	1FTFW1E54MFA03733	HR
VEH	2	Pickup Trucks	15.01473	Felimon Camarillo, FordF150 21	2021 Ford F150	1FTFW1E54MKD20221	HR
VEH	2	Pickup Trucks	15.01474	Perez Balatazar, Ford F150 21	2021 Ford F150	1FTFW1E54MFA03734	HR
VEH	2	Pickup Trucks	15.01475	David Crowe, Ford F150 2021	2021 Ford F150	1FTFW1E54MFA03732	HR
VEH	2	Pickup Trucks	15.01476	Trevor Pearson, FordF150 2021	2021 Ford F150	1FTFW1E54MKD20220	HR

# DANIEL A HOYT

4511 Micanopy Crescent Drive, Lakeland Florida 33811  
(817) 771-8567, DAHoyt2014@yahoo.com

## Summary of Qualifications

- **Industry experience** – 25+ years in public and private infrastructure projects from hands-on operations roles to project and division management leadership
- **P & L management** – responsible for financial results from project to division level
- **Strategic growth** – expansion through acquisitions and organic growth in existing and new markets
- **Leadership** – skilled at influencing subordinates, peers, superiors and outside stakeholders through trust, commitment and teamwork
- **Commitment to safety** – track record of operating in a safety-first manner for the protection of construction teams and betterment of company financial performance
- **Customer focus** – promoting win-win relationships for company and project owners

## Work History

### **July 2015 – Present**

#### **The Lane Construction Corporation**

##### **Construction Manager, Area 5 B of I-4 Ultimate (November 2017 – Present)**

Lane is part of a three-party construction joint venture team (Skanska, Granite, Lane) building a \$2.6B design-build/P3 project for FDOT D5 reconstructing 21 miles of I-4, including the addition of four tolled express lanes while maintaining the existing, free general use lanes through Orlando, FL. Dan leads operations for earthwork fill, asphalt paving, concrete paving and concrete barrier wall.

Headcount under Dan's responsibility ranges from 180 to 240 employees (current) with direct reports including:

- **General Superintendent, Roadway** – over 2.5MM cy earthwork fill and trucking operation, 240,000 cy of concrete paving, 210 miles of CIP barrier wall, and concrete plant operations. Team includes 7 additional superintendents and 14 foremen.
- **Senior Asphalt Superintendent** – over 1.6MM tons of asphalt paving operations. Team includes 2 additional superintendents and 5 foremen.
- **Senior Project Engineers** – over scheduling, job costing, billing, submittals, etc.
- **Quality Control**

##### **Project Manager, I-35 Express Project (July 2015 – November 2017)**

Dan was asked to rejoin Lane and turnaround a struggling asphalt operation on \$1.7B three-party joint venture (Archer Western, Granite, Lane) constructing a design-build project consisting of 28 miles of IH-35E in Dallas & Denton Counties, TX. More than 1.5MM tons of asphalt were used in constructing the roadway, of which more than 340,000 tons were stone mastic asphalt (SMA). Dan was responsible for all asphalt construction and daily production at the on-site plant.

Upon joining the project, Dan inherited one paving crew and was tasked with ramping up the operation to meet project milestones. Dan brought on 3 additional crews and led a group of 2 superintendents, 4 foremen, 2

project engineers and added a subcontractor partner (3 crews and an on-site plant). Key to the successful turnaround of the paving operation was close coordination with earthwork and bridge operations.

**March 2015 to July 2015**

**DAB Construction, Vice President**

Responsible for all operations of a \$80MM per year company consisting of a construction division (grading, underground utility, asphalt paving) and three asphalt plants. Responsible for all facets from estimating to financial profit and loss.

**November 2013 to March 2015**

**DeMoya Group, Project Manager**

Completed several construction projects, including the \$84MM design-build, joint venture Gandy Boulevard Project in St. Pete, FL and the \$134MM I-4 rebuild from Gandy Boulevard to I-295. Additionally, he assisted with closeout of the Wekiva Parkway Section 4 project. In his role, he was responsible for overall management of construction projects and oversaw roadway and drainage take offs and pricing.

**July 2010 to July 2013**

**The Lane Construction Corporation, Florida Asphalt Plant Manager**

P&L responsibility for a \$60MM+ operation in Tampa, Florida, including Hillsborough, Pasco, Hernando, Manatee and Polk counties. Established budgets for 6 plant locations, 1 lime rock mine, large repair and maintenance facility, and regional office. Responsible for the safety and welfare of all employees and of the environmental impacts associated with operational areas. Highlights include:

- Leading a team of 175+ employees with direct reports of an Operations Manager, Plants Manager, Office Manager, Safety Manager and an Estimator. Operations included 6 paving and 3 milling crews, 5 construction crews and 3 Project Managers.
- Turning around operation from \$6MM loss to \$1MM profit.
- Expanding operation through acquisition of 2 asphalt plants (Daytona and Melbourne).

**August 2009 to July 2010**

**APAC Southeast, Operations Manager**

Managed a \$50MM+ operation. Responsible for daily, weekly and monthly job costs for construction crews and 3 asphalt plants. Team included 5 Project Managers, 1 Plant Manager, QC Manager, 3 Superintendents and 6 paving crews building FDOT and private work. Dan was a leader in bringing reorganization to the forefront and downsized a top-heavy culture with proper organizational structure leading to fixed and variable cost cuts saving \$2.4MM without compromising safety, quality or commitment to the customer.

**September 2008 to August 2009**

**Hubbard Construction Company, Project Manager**

Duties included daily, weekly, and monthly job costs, plant operations and crew operations. Bid FDOT work as well as private work, budget creation and monthly status reviews. Sought out potential growth in the market north and south of the Palm Beach areas as well as creating other opportunities associated with the construction industry.

**1992 – September 2008**

## **The Lane Construction Corporation**

Dan advanced through multiple levels within Lane starting as an asphalt paving foreman in 1992. During his tenure he was promoted to Assistant Plant Manager in 1997, Superintendent for key asphalt operations and special projects in 2001, Plant Manager for multiple asphalt plants in northern Virginia/Washington D.C. area and field operations for five paving crews in 2006, and Assistant District Manager in Florida for multiple asphalt plants, a lime rock mine, a fleet repair facility, and a regional office in 2008.

- **Assistant District Manager – Florida**  
Oversight of a \$22,000,000 asphalt operations in Florida, establishing budgets for three asphalt plant locations, lime rock mine, large repair facility and regional office. Cost analysis of all jobs and projects as well as the plant budgets. Implementation and execution of corporate goals, oversight and evaluation of potential growth opportunities in Florida and the successful procurement of key contracts. Responsible for the safety and welfare of all employees and of the environmental impacts associated with these operations. Led the successful acquisition of a competitor's facility in the Tampa market which allowed the broadening of the market base to expand the service region to utilize our industry strength.
- **Plants Manager, Alexandria Virginia**  
Manager in charge of all asphalt related operations for 2 to 5 plants in Metro DC as well as field operations consisting of 5 paving crews, 3 complete milling and clean-up crews, 2 stone base crews and all other related aspects of operations. Responsible for a team of 195 employees and the monitoring of costs, establishing budgets and executing the operation.
- **Superintendent – Special Projects**  
Superintendent of key asphalt operations and special projects throughout the entire organization. Daily, weekly and monthly monitoring of various projects ongoing within the company along the east coast.
- **Assistant Plant Manager, PA**  
In charge of asphalt paving and milling in the Pittsburgh plants area of western PA. Duties included daily, weekly and monthly scheduling of asphalt and milling crews and their associated equipment and trucking needs as well as monitoring of quality control in the field and daily correspondence with the owners.
- **Foreman**  
Led paving crews on various public and private projects. Daily quantities, time, figuring mix, repairing and updating of paving equipment.

## **Early career**

- **Direnzo and Sons - Foreman (1990 - 1992)**
- **Blue Rock Industries – Laborer to Foreman to Estimator / PM (1985 - 1990)**

## **Education**

University of Maine at Orono

BS Economics with minor in Finance, May 1985

**Jamie Moretz**

**Vice President – Central and South Florida Divisions**

Jamie Moretz has 25 years of management experience in Florida's civil construction industry, previously serving as Vice President of a large Florida-based civil contractor and asphalt producer prior to joining C.W. Roberts Contracting, Inc. in August of 2020. Throughout the course of his professional career, Jamie has proven success in all areas of civil construction operations from estimating and project management to operations and division management and executive leadership. Jamie is a graduate engineer with a Bachelor of Science from Clemson University.



## REFERENCES

### *Credit References*

#### Banking:

- PNC Bank  
One Financial Pkwy  
Kalamazoo, MI 49009

Ryan Anthony  
VP of Corporate Banking  
205-746-1923

#### Insurance

- McGriff, Seibels & Williams, Inc.  
P.O. Box 10265  
Birmingham, AL 35202

Dave Nichols  
Account Representative  
205-252-9871

#### Bonding

- Turner Insurance & Bonding Co.  
2601 Bell Road  
Montgomery, AL 36117

Renee Ellis or  
Paul Scott  
334-244-0004

### *Trade References*

- Eli Roberts & Sons Oil Company  
2195 Lake Bradford Road  
Tallahassee, Florida 32310

Charlie Roberts-President  
850-576-3145, Fax 850-574-3788  
[lori@eliroberts.com](mailto:lori@eliroberts.com)

- Ring Power  
32000 Blue Star Hwy  
Midway, FL 32343

Ted Gerrell  
Vice-President, Regional Manager  
850-536-2304, Fax 850-536-2383

- Beard Equipemnt Company  
2480 E. I-65 Service Rd. N.  
Mobile, Alabama 36617

Tommy Slay  
850-251-0741  
[slay@beardequipment.com](mailto:slay@beardequipment.com)

#### Corporate Office

3372 Capital Circle NE • Tallahassee, FL 32344 • Phone: (850) 385-5060 • Fax: (850) 385-5420



## C. W. Roberts Contracting, Inc.

Earthwork, Remediation, Storm Drain & Culvert Installation  
8545 SW 10th Ave., Ft. Palm City, FL 34924  
Office: (772) 288-0511 Fax: (772) 288-0933



### Completed Projects

&

### Professional References

#### GOVERNMENT/PUBLIC REFERENCES

MARIA COREY BOCC

2401 SE MONTEREY ROAD  
STUART, FL 34996  
LOGAN HUBER (772) 288-5932  
FAX (772) 288-5789  
EMAIL: LHUBER@MARTIN.FL.US

#### PROJECTS:

**MAPP ROAD MULTIMODAL ENHANCEMENTS**  
CONTRACT DATE: 06/09/2017  
COMPLETED: 09/26/2018  
ORIGINAL CONTRACT AMOUNT: \$1,378,371.20  
COMPLETED CONTRACT AMOUNT: \$1,378,822.59

#### MAPP ROAD TOWN CENTER STORMWATER IMPROVEMENTS

CONTRACT DATE: 07/18/2017  
COMPLETED: 09/06/2018  
ORIGINAL CONTRACT AMOUNT: \$851,815.20  
COMPLETED CONTRACT AMOUNT: \$870,820.41

#### FARM ROAD RECONSTRUCTION

CONTRACT DATE: 04/25/2017  
COMPLETED: 02/09/2018  
ORIGINAL CONTRACT AMOUNT: \$2,478,265.73  
COMPLETED CONTRACT AMOUNT: \$2,384,028.27

#### MAPP ROAD RESURFACING

CONTRACT DATE: 04/10/2018  
COMPLETED: 11/09/2018  
ORIGINAL CONTRACT AMOUNT: \$743,850.82  
COMPLETED CONTRACT AMOUNT: 663,384.30

#### SR 76 INTERCHANGE IMPROVEMENTS

CONTRACT DATE: 06/09/2015  
COMPLETED: 07/05/2017  
ORIGINAL CONTRACT AMOUNT: \$5,784,913.57  
COMPLETED CONTRACT AMOUNT: \$5,988,445.07

#### NORTH RIVER SHORES NEIGHBORHOOD RESTORATION (RESURFACING)

CONTRACT DATE: 07/30/2019  
COMPLETED DATE: 12/17/2019  
ORIGINAL CONTRACT AMOUNT: \$1,283,054.66  
COMPLETED CONTRACT AMOUNT: \$1,302,748.40

#### SW HIGH MEADOW AVENUE

CONTRACT DATE: 10/17/2019  
COMPLETED DATE: 04/30/2020  
ORIGINAL CONTRACT AMOUNT: \$60,891.00  
COMPLETED CONTRACT AMOUNT: \$58,641.00

#### ROADWAY RESURFACING

CONTRACT DATE: 01/07/2020  
COMPLETED DATE: TBD  
ORIGINAL CONTRACT AMOUNT: \$7,499,256.50  
COMPLETED CONTRACT AMOUNT: TBD

#### MARTIN COUNTY ANNUAL W/O #21 CROSS RIP AT DIXIE HIGHWAY

CONTRACT DATE: 07/07/2021  
COMPLETED DATE: 09/30/2021  
ORIGINAL CONTRACT AMOUNT: \$177,101.51  
COMPLETED CONTRACT AMOUNT: \$194,024.48

#### CUSTOMS RAMP REHABILITATION

CONTRACT DATE: 09/29/2020  
COMPLETED DATE: 10/31/2021  
ORIGINAL CONTRACT AMOUNT: \$716,519.15  
COMPLETED CONTRACT AMOUNT: \$677,803.85

#### MARTIN COUNTY ANNUAL W/O #10 TROPICAL FARMS

CONTRACT DATE: 12/18/2020  
COMPLETED DATE: 3/31/2021  
ORIGINAL CONTRACT AMOUNT: \$675,469.15  
COMPLETED CONTRACT AMOUNT: \$794,143.37

KRYSTI BROTHERTON (772) 288-5777  
FAX: (772) 288-5789  
EMAIL: KBROTHER@MARTIN.FL.US

KEN VREELAND (772) 288-5430  
EMAIL: KVREELAN@MARTIN.FL.US

LUKAS LAMBERT (772) 221-2300  
EMAIL: LLAMBERT@MARTIN.FL.US

DOUG NORMAN  
EMAIL: DNORMAN@HOYLETANNER.COM

GEORGE DZAMA (772) 463-2837  
EMAIL: GDZAMA@MARTIN.FL.US

**MARTIN COUNTY ANNUAL W/O #13 SHERIFF'S OFFICE**  
CONTRACT DATE: 01/22/2021  
COMPLETED DATE: 3/23/2021  
ORIGINAL CONTRACT AMOUNT: \$169,966.25  
COMPLETED CONTRACT AMOUNT: \$177,569.20

**GOMEZ AFFORDABLE HOUSING**  
CONTRACT DATE: 01/05/2021  
COMPLETED DATE: 04/18/2022  
ORIGINAL CONTRACT AMOUNT: \$847,962.65  
COMPLETED CONTRACT AMOUNT: \$899,899.72

**MARTIN COUNTY UTILITIES**  
PO BOX 9000  
STUART, FL 34995

**PROJECTS:**  
**MC SOLID WASTE LANDFILL**  
CONTRACT DATE: 11/13/2019  
COMPLETED DATE: 02/29/2020  
ORIGINAL CONTRACT AMOUNT: \$148,280.98  
COMPLETED CONTRACT AMOUNT: \$153,137.08

**CITY OF PORT ST LUCIE**  
121 SW PORT ST LUCIE BOULEVARD  
PORT ST LUCIE, FL 34984  
CLYDE CUFFY (772) 871-7643  
FAX (772) 871-5289  
EMAIL: CCUFFY@CITYOFFPSL.COM  
ENGINEER: GARY JONES (CAPTEC ENGINEERING)  
(772) 692-4344  
EMAIL: GJONES@GOCAPTEC.COM

**PROJECTS:**  
**ROSSER BOULEVARD SIDEWALK RECONSTRUCTION  
& FULL DEPTH RECLAMATION**  
CONTRACT DATE: 06/05/2017  
COMPLETED: 02/19/2018  
ORIGINAL CONTRACT AMOUNT: \$1,578,570.26  
COMPLETED CONTRACT AMOUNT: \$1,560,234.32

**MARCELO DIMITRIOU (772) 979-0082**  
ENGINEER (CULPEPPER & TERPENING)  
EMAIL: MDIMITRIOU@CT-ENG.COM

**TRADITION LOOP ROAD**  
CONTRACT DATE: 07/30/2018  
COMPLETED: 01/01/2020  
ORIGINAL CONTRACT AMOUNT: \$3,306,048.40  
COMPLETED CONTRACT AMOUNT: \$3,439,463.15

**EMPIRE STREET**  
CONTRACT DATE: 09/29/2017  
COMPLETED: 01/12/2018  
ORIGINAL CONTRACT AMOUNT: \$136,617.00  
COMPLETED CONTRACT AMOUNT: \$123,839.60

**INDIAN RIVER COUNTY**  
180 27TH STREET  
VERO BEACH, FL 32960  
JILL WILLIAMS (772) 226-1380  
EMAIL: JWILLIAMS@IRCGOV.COM

**PROJECTS:**  
**(CR510) 85TH STREET RIGHT TURN LANE ADDITION**  
CONTRACT DATE: 05/01/2018  
COMPLETED: 08/31/2018  
ORIGINAL CONTRACT AMOUNT: \$151,016.30  
COMPLETED CONTRACT AMOUNT: \$127,726.03

**CITY OF VERO BEACH**  
PO BOX 1389  
VERO BEACH, FL 32960  
DON DEXTER (772) 978-4872  
FAX (772) 770-5836  
EMAIL: DDEXTER@COVB.ORG

**PROJECTS:**  
**STREET RESURFACING PROJECT**  
CONTRACT DATE: 08/09/2017  
COMPLETED: 01/31/2018  
ORIGINAL CONTRACT AMOUNT \$530,930.00  
COMPLETED CONTRACT AMOUNT: \$327,277.00

**CONN BEACH RESTORATION 2017**  
CONTRACT DATE: 02/24/2017  
COMPLETED: 03/16/2017  
ORIGINAL CONTRACT AMOUNT: \$319,375.00  
COMPLETED CONTRACT AMOUNT: \$354,026.97

**CONN BEACH RESTORATION**  
CONTRACT DATE: 02/15/2012  
COMPLETED: 03/23/2018  
ORIGINAL CONTRACT AMOUNT: \$321,877.00  
COMPLETED CONTRACT AMOUNT: \$321,877.00

**CONN BEACH RESTORATION**  
CONTRACT DATE: 02/15/2012  
COMPLETED: 04/11/2018  
ORIGINAL CONTRACT AMOUNT: \$272,218.75  
COMPLETED CONTRACT AMOUNT: \$255,691.38

**CITY OF VERO BEACH RESURFACING 2021**  
CONTRACT DATE: 07/01/2021  
COMPLETED: 09/30/2021  
ORIGINAL CONTRACT AMOUNT: \$504,624.00  
COMPLETED CONTRACT AMOUNT: \$471,294.00

**CITY OF SEBASTIAN**  
1225 MAIN STREET  
SEBASTIAN, FL 32958  
FRANK WATANABE (772) 388-8228  
EMAIL: FWATANABE@CITYOFSEBASTIAN.ORG

**ST LUCIE COUNTY**  
2300 VIRGINIA AVENUE  
FORT PIERCE, FL 34982  
LORI ROCKY (772) 462-2517  
EMAIL: ROCKYL@STLUCIECO.ORG  
ENGINEER: MARCELO DIMITRIOU (771) 979-0082  
CULPEPPER & TERPENING

EMAIL: MDIMITRIOU@CT-ENG.COM

KEVIN LINDGREN (772) 462-2350  
EMAIL: LINDGRENK@STLUCIECO.GOV

**ST LUCIE COUNTY FIRE DISTRICT**  
5900 FORT PIERCE BOULEVARD  
FORT PIERCE, FL 34951  
JENNIFER CHAMBERS (772) 621-3380  
EMAIL: JCHAMBERS@SLCFD.ORG

**CITY OF STUART**  
121 SW FLAGLER AVENUE  
STUART, FL 34994  
MARC ROGOLINO (772) 221-4700  
EMAIL: MROGOLINO@CI.STUART.FL.US

**CITY OF FORT PIERCE**  
100 N. US HIGHWAY 1  
FORT PIERCE, FL 34950  
ED SEISSIGER (772) 467-3780  
EMAIL: ESEISSIGER@CITYOFFORTPIERCE.COM

**ST JOHNS WATER MANAGEMENT DISTRICT**  
4049 REID STREET  
PALATKA, FL 32308  
JAMES RIDER (321) 984-4941  
EMAIL: JRIDER@SJRWMD.COM

**FLORIDA DEPARTMENT OF TRANSPORTATION (FDOT)**  
3601 OLEANDER AVENUE  
FORT PIERCE, FL 34982  
JOHN WHITFORD (772) 429-4817  
EMAIL: JOHN.WHITFORD@DOT.STATE.FL.US

BILL SMITHSON (561) 685-3273  
EMAIL: BSMITHSON@K-FACTORINC.COM

**PROJECTS:**  
**AIRPORT DRIVE EAST - SEBASTIAN AIRPORT**  
CONTRACT DATE: 02/06/2014  
COMPLETED: 07/30/2015  
ORIGINAL CONTRACT AMOUNT: \$752,741.10  
COMPLETED CONTRACT AMOUNT: \$705,629.09

**PROJECTS:**  
**NORTH 2ND STREET**  
CONTRACT DATE: 03/23/2015  
COMPLETED: 04/14/2018  
ORIGINAL CONTRACT AMOUNT: \$5,749,548.13  
COMPLETED CONTRACT AMOUNT: \$6,497,397.64

**PRIMA VISTA BOULEVARD MILLING & RESURFACING & DRAINAGE WEST OF US HWY 1**  
CONTRACT DATE: 10/01/2019  
COMPLETED DATE: 12/1/2021  
ORIGINAL CONTRACT AMOUNT: \$3,314,504.48  
COMPLETED CONTRACT AMOUNT: \$3,451,041.56

**TCIA STORMWATER IMPROVEMENTS**  
CONTRACT DATE: 11/10/2020  
COMPLETED DATE: 06/30/2021  
ORIGINAL CONTRACT AMOUNT: \$197,078.00  
COMPLETED CONTRACT AMOUNT: \$246,690.83

**PROJECTS:**  
**ST LUCIE COUNTY FIRE STATION #7**  
CONTRACT DATE:  
COMPLETED DATE: 02/17/2020  
ORIGINAL CONTRACT AMOUNT: \$67,145.00  
COMPLETED CONTRACT AMOUNT: \$71,240.00

**PROJECTS:**  
**NE CARDINAL AVENUE - MILL & OVERLAY**  
CONTRACT DATE: 07/25/2019  
COMPLETED: 02/17/2020  
ORIGINAL CONTRACT AMOUNT: \$30,680.00  
COMPLETED CONTRACT AMOUNT: \$83,996.50

**PALM CITY ROAD RAISED CROSSWALKS**  
CONTRACT DATE: 10/1/2019  
COMPLETED: 03/12/2020  
ORIGINAL CONTRACT AMOUNT: \$43,707.50  
COMPLETED CONTRACT AMOUNT: \$60,797.68

**ZONE 2 MILL & OVERLAY**  
CONTRACT DATE: 12/2/2019  
COMPLETED: 04/13/2020  
ORIGINAL CONTRACT AMOUNT: \$180,765.30  
COMPLETED CONTRACT AMOUNT: \$189,465.30

**PROJECTS:**  
**2020 STREET RESURFACING PROJECT**  
CONTRACT DATE: 1/6/2021  
COMPLETED DATE: 1/13/2021  
ORIGINAL CONTRACT AMOUNT: \$263,948.80  
COMPLETED CONTRACT AMOUNT: \$270,668.80

**PROJECTS:**  
**TOM LAWTON ACCESS ROAD**  
CONTRACT DATE: 01/18/2021  
COMPLETED DATE: 04/30/2021  
ORIGINAL CONTRACT AMOUNT: \$180,000.00  
COMPLETED CONTRACT AMOUNT: \$159,750.00

**PROJECTS:**  
**SR76 PORT ST LUCIE TWIN BRIDGES**  
CONTRACT DATE: 02/5/2021  
COMPLETED DATE: 03/22/2021  
ORIGINAL CONTRACT AMOUNT: \$230,542.76  
COMPLETED CONTRACT AMOUNT: \$230,542.76

**E4U33 A1A INDIAN RIVER COUNTY**  
CONTRACT DATE: 05/11/2020  
COMPLETED DATE: 2/17/2022  
ORIGINAL CONTRACT AMOUNT: \$6,709,661.59  
COMPLETED CONTRACT AMOUNT: \$6,392,680.27

## GC/DEVELOPER REFERENCES

**CAM CONSTRUCTION**

8109 E. MARTIN LUTHER KING JR. BOULEVARD  
TAMPA, FL 33619  
MIKE LEMONS (713) 626-8643  
FAX: (772) 626-8699  
EMAIL: MLEMONS@CAMCONSTRUCTIONSERVICES.COM

**W. H. BASS, INC.**

11300 JOHNS CREEK PARKWAY, SUITE 100  
DULUTH, GA 30097  
FRANK TATE/SARAH AKINES (770) 729-3864 OFFICE  
EMAIL: FTATE@WHBASS.COM

**HOOKS CONSTRUCTION**

2211 S. KANNER HIGHWAY  
STUART, FL 34994  
MIKE MELTZER (772) 419-8828 OFFICE  
EMAIL: MIKE@HOOKSCONSTRUCTION.NET

BEN COOPER (772) 419-8828 OFFICE  
EMAIL: INVOICE@HOOKSCONSTRUCTION.NET

**WIELAND CORPORATION**

4162 ENGLISH OAK DRIVE  
LANSING, MI 48911  
JULIE LUCAS (517) 346-9643 OFFICE EXT. 102  
EMAIL: JLUCAS@WIELANDBUILDS.COM

**CULPEPPER & TERPENING, INC.**

2980 S. 25TH STREET  
FORT PIERCE, FL 34981  
BUTCH "J.P." TERPENING (772) 464-3537 OFFICE EXT 102  
EMAIL: BTERPENING@CT-ENG.COM

**BAYVIEW CONSTRUCTION SERVICES**

4826 SE RAILWAY AVENUE  
STUART, FL 34997  
JOE CIARAVINO (772) 283-9300 OFFICE EXT. 104  
EMAIL: JOE@BAYVIEWSCONSTRUCTION.COM

**LIVING WATER CONSTRUCTION**

6574 N. STATE ROAD 7, 217  
COCONUT CREEK, FL 33073  
ANGELA GARGIN (954) 977-5902 OFFICE  
EMAIL: LWC.ANGELA@GMAIL.COM

**HUNT CONSTRUCTION GROUP (AN AECOM COMPANY)**

150 N. ORANGE AVENUE, SUITE 200  
ORLANDO, FL 32801  
JACK MCGOWAN (561) 684-3375 OFFICE  
FAX: (561) 689-8531  
EMAIL: JOHN.MCGOWAN@AECOM.COM

**CPG CONSTRUCTION, LLLP**

200 E. CANTON AVE., SUITE 102  
WINTER PARK, FL 32789  
KURT VAN WAGONER (407) 741-8543 OFFICE  
FAX: (407) 643-2560  
EMAIL: KVANWAGONER@CPGCONSTRUCTION.COM

**FLORIDIAN NATIONAL GOLF CLUB**

3700 SE FLORIDIAN DRIVE  
PALM CITY, FL 34990  
CHRISTY H. ZSIROS (772) 781-5010  
FAX: (772) 781-1631  
EMAIL: CZIROS@THEFLORIDIAN.COM

**PROJECTS:**

**DOLLAR TREE #1790 - FORT PIERCE**  
CONTRACT DATE: 03/01/2018  
COMPLETED: 07/26/2018  
ORIGINAL CONTRACT AMOUNT: \$406,699.95  
COMPLETED CONTRACT AMOUNT: \$410,615.85

**PROJECTS:**

**CHICK FIL A (FORT PIERCE)**  
CONTRACT DATE: 02/01/2018  
COMPLETED: 08/01/2018  
ORIGINAL CONTRACT AMOUNT: \$325,905.62  
COMPLETED CONTRACT AMOUNT: \$342,597.25

**PROJECTS:**

**BARON SHOPPES**  
CONTRACT DATE: 08/01/2017  
COMPLETED: 06/30/2018  
ORIGINAL CONTRACT AMOUNT: \$466,926.39  
COMPLETED CONTRACT AMOUNT: \$489,097.72

**COPPER CREEK AMENITIES CENTER**

CONTRACT DATE: 05/06/2019  
COMPLETED: 09/01/2020  
ORIGINAL CONTRACT AMOUNT: \$434,024.68  
COMPLETED CONTRACT AMOUNT: \$491,391.94

**PROJECTS:**

**TRADITIONS PARCELS B & C (HOPCAT)**  
CONTRACT DATE: 09/05/2017  
COMPLETED: 04/30/2018  
ORIGINAL CONTRACT AMOUNT: \$2,183,278.99  
COMPLETED CONTRACT AMOUNT: \$2,608,373.25

**PROJECTS:**

**SEABRANCH RESIDENTIAL**  
CONTRACT DATE: 08/05/2016  
COMPLETED: 04/30/2018  
ORIGINAL CONTRACT AMOUNT: \$2,183,278.99  
COMPLETED CONTRACT AMOUNT: \$2,608,373.25

**PROJECTS:**

**WATERBLASTING TECHNOLOGIES**  
CONTRACT DATE: 06/26/2017  
COMPLETED: 04/30/2018  
ORIGINAL CONTRACT AMOUNT: \$311,000.00  
COMPLETED CONTRACT AMOUNT: \$253,500.90

**PROJECTS:**

**POPEYE'S KANNER BUSINESS PARK**  
CONTRACT DATE: 05/01/2017  
COMPLETED: 10/31/2017  
ORIGINAL CONTRACT AMOUNT: \$269,560.93  
COMPLETED CONTRACT AMOUNT: \$287,056.45

**PROJECTS:**

**BALLPARK OF THE PALM BEACHES**  
CONTRACT DATE: 10/29/2015  
COMPLETED: 07/05/2017  
ORIGINAL CONTRACT AMOUNT: \$15,757,840.71  
COMPLETED CONTRACT AMOUNT: \$16,139,732.35

**PROJECTS:**

**GROVE PARK APARTMENTS**  
CONTRACT DATE: 02/02/2015  
COMPLETED: 03/31/2016  
ORIGINAL CONTRACT AMOUNT: \$3,263,841.80  
COMPLETED CONTRACT AMOUNT: \$3,508,048.83

**PROJECTS:**

**FLORIDIAN SHORELINE RESTORATION**  
CONTRACT DATE: 04/01/2018  
COMPLETED: 09/28/2018  
ORIGINAL CONTRACT AMOUNT: \$592,450.00  
COMPLETED CONTRACT AMOUNT: \$549,755.90

PIPELINE UTILITIES, INC.  
3610 FISCAL COURT  
RIVIERA BEACH, FL 33404  
GARY DUCOTE (561) 842-8833 OFFICE  
FAX: (561) 881-0013  
EMAIL: GARY@PIPELINEUTILITIES.COM

AUSTIN TYO (561) 842-8833  
EMAIL: AUSTIN@PIPELINE.COM

CLAYTON JACKSON/SUZANNE ABDELLA (561) 578-1507  
EMAIL: CLAYTON@PIPELINEUTILITIES.COM  
EMAIL: SUZANNES@PIPELINEUTILITIES.COM

SKYFARM STRATEGIC CAPITAL, LLC  
6899 COLLINS AVENUE, UNIT 2604  
MIAMI, FL 33141  
JEREMY SHAPIRO (305) 218-3114  
EMAIL: JSHAPIRO@MAINSTREAMMIAMI.COM

VM IRON WORKS  
1861 SW POMA DRIVE  
PALM CITY, FL 34990  
JOHNNY LORUSSO (772) 781-0318  
FAX: (772) 781-6422  
EMAIL: JOHNNY@VMIRONWORK.COM

SAMPSON TREE SERVICE  
2170 CONANT AVENUE  
PORT ST LUCIE, FL 34953  
RICH SAMPSON (772) 336-3456 OFFICE  
EMAIL: RICH@SAMPSONTREE.COM

MCINTYRE ELWELL & STRAMMER GENERAL CONTRACTORS, INC.  
1645 BARBER ROAD  
SARASOTA, FL 34240  
GINA PIETSCH (941) 377-6800  
EMAIL: BILLINGS@MESGC.COM

LC CONSTRUCTION FLORIDA, INC.  
33 SE 5TH STREET, SUITE 100  
BOCA RATON, FL 33432  
STEVE COHEN (561) 789-5558  
EMAIL: SCOHEN@CAPANOINC.COM

THE RED GROUP, LLC  
1124 KANE CONCOURSE  
BAY HARBOR ISLANDS, FL 33154  
JUSTIN ANGEL (561) 699-5939  
EMAIL: JANGEL0430@GMAIL.COM

**FLORIDIAN PHASE 4 & 5 LOT GRADING**  
CONTRACT DATE: 05/22/2017  
COMPLETED: 11/16/2017  
ORIGINAL CONTRACT AMOUNT: \$1,476,750.15  
COMPLETED CONTRACT AMOUNT: \$2,418,975.92

**FLORIDIAN UPLAND RETAINING WALLS**  
CONTRACT DATE: 03/29/2017  
COMPLETED: 07/05/2017  
ORIGINAL CONTRACT AMOUNT: \$1,152,452.15  
COMPLETED CONTRACT AMOUNT: \$1,130,227.15

**PROJECTS:**  
**CHRIST FELLOWSHIP PHASE II**  
CONTRACT DATE: 01/18/2017  
COMPLETED: 07/05/2017  
ORIGINAL CONTRACT AMOUNT: \$743,661.93  
COMPLETED CONTRACT AMOUNT: \$533,956.07

**DEL WEBB @ TRADITION**  
CONTRACT DATE: 2/19/2019  
COMPLETED: 08/1/2020  
ORIGINAL CONTRACT AMOUNT: \$2,953,191.79  
COMPLETED CONTRACT AMOUNT: \$2,899,734.51

**PLACE OF HOPE**  
CONTRACT DATE:  
COMPLETED: 08/07/2020  
ORIGINAL CONTRACT AMOUNT: \$219,429.25  
COMPLETED CONTRACT AMOUNT: \$235,599.33

**PULTE AT TRADITION PHASE 1**  
CONTRACT DATE: 08/27/2018  
COMPLETED: 04/30/2020  
ORIGINAL CONTRACT AMOUNT: \$2,375,583.32  
COMPLETED CONTRACT AMOUNT: \$2,445,983.62

**PROJECTS:**  
**INDIANTOWN COMMERCE CENTER**  
CONTRACT DATE: 07/01/2015  
COMPLETED: 06/26/2018  
ORIGINAL CONTRACT AMOUNT: \$3,908,110.46  
COMPLETED CONTRACT AMOUNT: \$4,057,146.83

**VM IRON WORKS NEW BUILDING**  
CONTRACT DATE: 05/01/2017  
COMPLETED: 01/26/2018  
ORIGINAL CONTRACT AMOUNT: \$253,000.00  
COMPLETED CONTRACT AMOUNT: \$269,047.49

**PROJECTS:**  
**SAMPSON TREE SERVICE**  
CONTRACT DATE: 07/01/2017  
COMPLETED: 09/25/2017  
ORIGINAL CONTRACT AMOUNT: \$64,108.50  
COMPLETED CONTRACT AMOUNT: \$71,860.80

**PROJECTS:**  
**PUBLIX #1682 - FORT PIERCE - TAYLOR CREEK**  
CONTRACT DATE: 02/07/2019  
COMPLETED DATE: 07/09/2020  
ORIGINAL CONTRACT AMOUNT: \$1,164,835.00  
COMPLETED CONTRACT AMOUNT: \$1,271,910.00

**PROJECTS:**  
**HEMINGWAY ESTATES**  
CONTRACT DATE: 06/10/2019  
COMPLETED DATE: 04/30/2020  
ORIGINAL CONTRACT AMOUNT: \$484,983.95  
COMPLETED CONTRACT AMOUNT: \$493,161.13

**PROJECTS:**  
**HUNTER LAKES**  
CONTRACT DATE: 04/03/2019  
COMPLETED: 08/19/2020  
ORIGINAL CONTRACT AMOUNT: \$840,000.05  
COMPLETED CONTRACT AMOUNT: \$9,934.44

**ICONSTRUCTORS**  
201 N. FRANKLIN STREET, SUITE 200  
DEERFIELD BEACH, FL 33441  
KEVIN MURPHY (813) 287-9000  
EMAIL: KMURPHY@ICONSTRUCTORS.COM

**GIL HYATT CONSTRUCTION**  
1082 NE 4TH STREET  
ORLANDO, FL 33334  
ERIKA MASSENGALE (954) 772-2066  
EMAIL: ERIKA.M@GILHYATT.COM

DIANA KELLER (954) 772-2061  
EMAIL: DIANA.KELLER@GILHYATT.COM

**THE LAZARUS GROUP**  
1239 SW 34TH STREET  
PALM CITY, FL 34990  
BOB HOFFER (772) 260-0874  
EMAIL: LAZARUSGROUP2000@YAHOO.COM

**MARINER SANDS COUNTRY CLUB, INC.**  
6500 SE MARINER SANDS DRIVE  
STUART, FL 34997  
LIZ FOSTER (772) 221-7300  
EMAIL: LFOSTER@MARINERSANDS.COM

**SHELTRA & SONS CONTRACTING, INC.**  
6655 49TH STREET  
VERO BEACH, FL 32967  
RAY SHELTRA (772) 563-8161  
EMAIL: RAY@SHELTRACONTRACTING.COM

**PGA VILLAGE HOME OWNERS ASSOCIATION**  
2140 NW RESERVE PARK TRACE  
PORT ST LUCIE, FL 34986  
BRIAN GOOD (772) 794-4083  
EMAIL: BRIAN.GOOD@KIMLEYHORN.COM

**MASON DEVELOPMENT & CONSTRUCTION**  
880 JUPITER PARK DRIVE, SUITE 10  
JUPITER, FL 33458  
CRAIG R. MASON (561) 309-7223  
EMAIL: CMASON@MASONDC.COM

**PROJECTS:**  
**PDQ OF STUART**  
CONTRACT DATE: 06/10/2019  
COMPLETED: 11/25/2019  
ORIGINAL CONTRACT AMOUNT: \$304,324.92  
COMPLETED CONTRACT AMOUNT: \$320,114.90

**PROJECTS:**  
**TAX OFFICE PSL BURGER KING**  
CONTRACT DATE: 06/11/2019  
COMPLETED: 03/11/2020  
ORIGINAL CONTRACT AMOUNT: \$423,512.45  
COMPLETED CONTRACT AMOUNT: \$447,558.49

**CHICK FIL A DELRAY BEACH**  
CONTRACT DATE: 06/10/2019  
COMPLETED: 12/31/2019  
ORIGINAL CONTRACT AMOUNT: \$110,830.90  
COMPLETED CONTRACT AMOUNT: \$121,493.21

**PROJECTS:**  
**ISLAND COUNTRY ESTATES**  
CONTRACT DATE: 01/31/2020  
COMPLETED: 04/30/2020  
ORIGINAL CONTRACT AMOUNT: \$223,050.00  
COMPLETED CONTRACT AMOUNT: \$223,050.00

**IMPERIAL WOODS**  
CONTRACT DATE: 04/30/2020  
COMPLETED: 04/30/2020  
ORIGINAL CONTRACT AMOUNT: \$10,000.00  
COMPLETED CONTRACT AMOUNT: \$10,000.00

**PROJECTS:**  
**MARINER SANDS**  
CONTRACT DATE: 08/23/2019  
COMPLETED: 05/31/2020  
ORIGINAL CONTRACT AMOUNT: \$275,920.00  
COMPLETED CONTRACT AMOUNT: \$378,442.00

**PROJECTS:**  
**LOST TREE PRESERVE**  
CONTRACT DATE: 04/18/2020  
COMPLETED: 05/20/2020  
ORIGINAL CONTRACT AMOUNT: \$213,800.00  
COMPLETED CONTRACT AMOUNT: \$220,992.00

**PROJECTS:**  
**PGA VILLAGE**  
CONTRACT DATE: 05/19/2020  
COMPLETED: 06/27/2020  
ORIGINAL CONTRACT AMOUNT: \$152,692.25  
COMPLETED CONTRACT AMOUNT: \$150,974.65

**PROJECTS:**  
**HARBOUR CAY**  
CONTRACT DATE: 07/15/2020  
COMPLETED: 09/02/2020  
ORIGINAL CONTRACT AMOUNT: \$356,000.00  
COMPLETED CONTRACT AMOUNT: \$103,295.15

**ASPHALT PAVING SYSTEMS, INC.**  
9021 WIRE ROAD  
ZEPHYRHILLS, FL 33540  
TOMMY DONALD (813) 455-2469  
EMAIL: TD.DONALD@HOTMAIL.COM

**RDP 11, LLC**  
140 E. MORSE BOULEVARD, #J  
WINTER PARK, FL 32789  
ROBERT GIERKE (407) 766-1000  
EMAIL: RGIERKE@RETAILDEVELOPMENTPROPERTIES.COM

**BLUEWATER BUILDERS, INC.**  
3900 NW 126TH AVENUE  
CORAL SPRINGS, FL 33065  
BOB BUHLMAIER  
EMAIL: BBUHLMAIER@BLUEWATERBUILDERS.COM

**ARCO/MURRAY NATIONAL CONSTRUCTION COMPANY, INC.**  
3110 WOODCREEK DRIVE  
DOWNERS GROVE, IL 60515  
PAUL WAGNER (901) 387-9146  
EMAIL: PWAGNER@ARCOMURRAY.COM

**KAMRELL MANAGEMENT CONSTRUCTION, INC.**  
2441SE GOLFWOOD DRIVE  
STUART, FL 34994  
BRUCE TYRRELL (561) 288-6205  
EMAIL: BMT@INVESTMENTS10.COM  
ENGINEER: DAVID BROWN, C. CALVERT MONTGOMERY &  
ASSOCIATES, INC.

**HOAR CONSTRUCTION**  
TWO METROPLEX DRIVE  
BIRMINGHAM, AL 35209  
KERRY HENDRICKS (205) 423-2357  
EMAIL: KHENDRICKS@HOAR.COM  
ENGINEER: CAPTEC ENGINEERING

**RICH PROPERTIES**  
908 SE TOWN PLACE BOULEVARD  
PORT ST LUCIE, FL 34952  
JAIME FOLEY (772) 446-7344  
EMAIL: TLA@CONSTRUCTION@RICHPROPERTIESFL.COM

**A1 PROFESSIONAL CONTRACTING, LLC.**  
2295-B SW MARTIN HIGHWAY  
PALM CITY, FL 34990  
JIMMY VOGT (772) 267-2399  
EMAIL: INVOICEA1PRO@GMAIL.COM

**BARTON MALOW COMPANY**  
525 PEACOCK BOULEVARD  
PORT ST LUCIE, FL 34986  
MARK SCHLICKAU (321) 303-3174  
EMAIL: MARK.SCHLICKAU@BARTONMALOW.COM

**LANDSOUTH CONSTRUCTION, LLC**  
4233 PABLO PROFESSIONAL COURT, SUITE 101  
JACKSONVILLE, FL 32224  
ELISE LOCURCIO (904) 273-6004  
EMAIL: ELOCURCIO@LANDSOUTH.COM

**PROJECTS:**  
**BREVARD ROAD PAVING**  
CONTRACT DATE: 07/24/2020  
COMPLETED: 08/31/2020  
ORIGINAL CONTRACT AMOUNT: \$468,071.15  
COMPLETED CONTRACT AMOUNT: \$397,601.90

**WEST MELBOURNE MILL & OVERLAY**  
CONTRACT DATE: 09/30/2020  
COMPLETED: 10/31/2020  
ORIGINAL CONTRACT AMOUNT: \$247,252.50  
COMPLETED CONTRACT AMOUNT: \$234,060.02

**EMERSON DRIVE**  
CONTRACT DATE: 10/21/2020  
COMPLETED: 1/31/2021  
ORIGINAL CONTRACT AMOUNT: \$584,047.00  
COMPLETED CONTRACT AMOUNT: \$591,406.00

**PROJECTS:**  
**BURGER KING TRADITIONS**  
CONTRACT DATE: 05/02/2019  
COMPLETED: 03/13/2020  
ORIGINAL CONTRACT AMOUNT: \$301,287.46  
COMPLETED CONTRACT AMOUNT: \$301,216.91

**PROJECTS:**  
**MASERATI OF STUART**  
CONTRACT DATE: 03/04/2019  
COMPLETED: 12/31/2019  
ORIGINAL CONTRACT AMOUNT: \$251,838.00  
COMPLETED CONTRACT AMOUNT: \$272,606.00

**PROJECTS:**  
**PROJECT BOURBON**  
CONTRACT DATE: 07/18/2018  
COMPLETED: 12/31/2019  
ORIGINAL CONTRACT AMOUNT: \$2,434,015.78  
COMPLETED CONTRACT AMOUNT: \$2,761,509.33

**PROJECTS:**  
**KAMRELL MANAGEMENT**  
CONTRACT DATE: 05/09/2018  
COMPLETED: 04/17/2020  
ORIGINAL CONTRACT AMOUNT: \$303,890.77  
COMPLETED CONTRACT AMOUNT: \$305,126.86

**PROJECTS:**  
**HEALTHSOUTH REHAB**  
CONTRACT DATE: 01/23/2019  
COMPLETED: 01/28/2020  
ORIGINAL CONTRACT AMOUNT: \$205,465.00  
COMPLETED CONTRACT AMOUNT: \$222,211.00

**PROJECTS:**  
**TORINO LAKES MULTIFAMILY DEVELOPMENT**  
CONTRACT DATE: 02/23/2017  
COMPLETED: 12/31/2019  
ORIGINAL CONTRACT AMOUNT: \$1,672,265.00  
COMPLETED CONTRACT AMOUNT: \$1,740,791.93

**PROJECTS:**  
**INDIANWOOD GOLF CLUBHOUSE & PRO SHOP**  
CONTRACT DATE: 05/09/2018  
COMPLETED:  
ORIGINAL CONTRACT AMOUNT: \$443,600.00  
COMPLETED CONTRACT AMOUNT: \$594,950.75

**PROJECTS:**  
**ST LUCIE SPORTS COMPLEX**  
CONTRACT DATE: 03/27/2019  
COMPLETED: 01/25/2021  
ORIGINAL CONTRACT AMOUNT: \$2,000,740.00  
COMPLETED CONTRACT AMOUNT: \$2,112,898.00

**PROJECTS:**  
**VILLAGE ON THE COMMONS**  
CONTRACT DATE: 11/4/2019  
COMPLETED: 08/31/2020  
ORIGINAL CONTRACT AMOUNT: \$2,049,000.00  
COMPLETED CONTRACT AMOUNT: \$2,322,391.07

**THE DOUGLAS COMPANY**  
1716 PERRYSBURG-HOLLAND ROAD  
HOLLAND, OH 43528  
TYLER BRUMBAUGH (419) 309-1469  
EMAIL: TBRUMBAUGH@DOUGLASCOMPANY.COM

**THOMPSON THRIFT**  
901 WABASH AVENUE, SUITE 300  
TERRE HAUTE, IN 47807  
JENNIFER WALKER (812) 242-1187  
EMAIL: JWALKER@THOMPSONTHRIFT.COM

**BARNARD CONSTRUCTION COMPANY, INC.**  
PO BOX 99  
BOZEMAN, MT 59771-0099  
SPENCER LEIGDOWICZ (406) 850-1535  
EMAIL: SPENCER.LEIGDOWICZ@BARNARD-INC.COM

**PRECISE CONSTRUCTION, INC.**  
435 5TH AVENUE NORTH  
ST. PETERSBURG, FL 33701  
BILL ROACH (813) 241-2403  
EMAIL: BILL.ROACH@PRECISECONSTRUCTION.COM

**ASPHALT PAVING SYSTEMS**  
9021 WIRE ROAD  
ZEPHYRHILLS, FL 33540  
DAVE GANNON (813) 788-0010  
EMAIL: DGANNONAPS@GMAIL.COM

**MASON DEVELOPMENT & CONSTRUCTION COMPANY**  
880 JUPITER PARK DRIVE, SUITE 10  
JUPITER, FL 33458  
CRAIG R MASON (561) 309-7223  
EMAIL: CMASON@MASONDC.COM

**EASTPOINTE HOA C/O SEACREST SERVICES**  
13560 EASTPOINTE BOULEVARD  
PALM BEACH GARDENS, FL 33418  
KEITH JACKSON (561) 655-1151  
EMAIL: KJACKSON@ENGENUITYGROUP.COM

**TIM ROSE CONTRACTING**  
1360 OLD DIXIE HIGHWAY SW #106  
VERO BEACH, FL 32962  
TIM ROSE (772) 564-7800  
EMAIL: TIMROSE7@COMCAST.NET

**MUNICIPAL CONTRACTING**  
8958 CYPRESS GROVE LANE  
WEST PALM BEACH, FL 33411  
D. SCOT PAULITSCH (561) 951-0033  
EMAIL: SCOT@MUNICONTRACTORS.COM

**OHL - ARELLANO CONSTRUCTION COMPANY**  
7051 SW 12TH STREET  
MIAMI, FL 33144  
LANE COLLINS (772) 249-1536  
EMAIL: LANE.COLLINS@OHLNA.COM

**TREVIICOS**  
38 THIRD AVENUE, 3RD FLOOR  
CHARLESTOWN, MA 02129  
DANIEL KOZIOL (857) 260-2064  
EMAIL: DKOZIOL@TREVICOS.COM

**PROJECTS:**  
**HARBOR CHASE**  
CONTRACT DATE: 03/07/2019  
COMPLETED: 01/25/2021  
ORIGINAL CONTRACT AMOUNT: \$1,325,023.47  
COMPLETED CONTRACT AMOUNT: \$1,464,736.85

**PROJECTS:**  
**AXIS ONE BY WATERMARK**  
CONTRACT DATE: 10/15/2019  
COMPLETED: 06/30/2022  
ORIGINAL CONTRACT AMOUNT: \$2,710,633.00  
COMPLETED CONTRACT AMOUNT: \$2,857,766.53

**PROJECTS:**  
**C-44 RESERVOIR**  
CONTRACT DATE: 3/2/2020  
COMPLETED: 06/30/2021  
ORIGINAL CONTRACT AMOUNT: \$3,464,568.96  
COMPLETED CONTRACT AMOUNT: \$3,225,619.28

**PROJECTS:**  
**VERO BEACH MOB**  
CONTRACT DATE: 04/02/2020  
COMPLETED: 09/30/2021  
ORIGINAL CONTRACT AMOUNT: \$2,520,885.15  
COMPLETED CONTRACT AMOUNT: \$3,189,454.12

**PROJECTS:**  
**PALM BAY - UNIT 11 - GARVEY ROAD**  
CONTRACT DATE: 04/22/2020  
COMPLETED: 09/01/2020  
ORIGINAL CONTRACT AMOUNT: \$4,084,472.00  
COMPLETED CONTRACT AMOUNT: \$4,573,714.42

**PALM BAY UNITS - PHASE II**  
CONTRACT DATE: 07/28/2020  
COMPLETED: 02/28/2021  
ORIGINAL CONTRACT AMOUNT: \$6,107,151.50  
COMPLETED CONTRACT AMOUNT: \$2,629,262.70

**PROJECTS:**  
**HARBOUR CAY**  
CONTRACT DATE: 07/15/2020  
COMPLETED: 09/02/2020  
ORIGINAL CONTRACT AMOUNT: \$356,000.00  
COMPLETED CONTRACT AMOUNT: \$103,295.15

**PROJECTS:**  
**EASTPOINTE PAVEMENT REHABILITATION**  
CONTRACT DATE: 10/06/2020  
COMPLETED: 03/31/2021  
ORIGINAL CONTRACT AMOUNT: \$399,310.00  
COMPLETED CONTRACT AMOUNT: \$379,997.51

**PROJECTS:**  
**58TH AVENUE ROADWAY IMPROVEMENTS**  
CONTRACT DATE: 09/11/2020  
COMPLETED: 01/18/2021  
ORIGINAL CONTRACT AMOUNT: \$1,883,345.00  
COMPLETED CONTRACT AMOUNT: \$1,664,504.20

**PROJECTS:**  
**MURPHY ROAD RESURFACING**  
CONTRACT DATE: 06/15/2021  
COMPLETED: 06/27/2021  
ORIGINAL CONTRACT AMOUNT: \$384,000.00  
COMPLETED CONTRACT AMOUNT: \$298,031.00

**PROJECTS:**  
**ARDIE R. COPAS STATE**  
CONTRACT DATE: 12/13/2018  
COMPLETED: 02/28/2022  
ORIGINAL CONTRACT AMOUNT: \$2,523,333.00  
COMPLETED CONTRACT AMOUNT: \$3,381,435.77

**PROJECTS:**  
**EMERGENCY ROAD REPAIRS AT HHD TO-04**  
CONTRACT DATE: 09/01/2021  
COMPLETED: 01/25/2022  
ORIGINAL CONTRACT AMOUNT: \$157,106.63  
COMPLETED CONTRACT AMOUNT: \$189,398.63

**B & B SITE DEVELOPMENT**  
**1505 - CS PARROTT AVENUE**  
**OKEECHOBEE, FL 34972**  
PHIL BAUGHMAN (863) 634-7194  
EMAIL: BBSITEDEVELOPMENTINC@GMAIL.COM

**PROJECTS:**  
**NEXAIR PARKING LOTS**  
CONTRACT DATE: 8/26/2021  
COMPLETED: 12/21/2021  
ORIGINAL CONTRACT AMOUNT: \$235,885.72  
COMPLETED CONTRACT AMOUNT: \$142,221.96



## Florida Department of Transportation

RON DESANTIS  
GOVERNOR

605 Suwannee Street  
Tallahassee, FL 32399-0450

JARED W. PERDUE, P.E.  
SECRETARY

February 12, 2024

C.W. ROBERTS CONTRACTING, INC.  
3660 HARTSFIELD ROAD  
TALLAHASSEE, FLORIDA 32303

**RE: CERTIFICATE OF QUALIFICATION**

The Department of Transportation has qualified your company for the type of work indicated below.

**FDOT APPROVED WORK CLASSES:**

DRAINAGE, FENCING, FLEXIBLE PAVING, GRADING, GRASSING, SEEDING AND SODDING, GUARDRAIL, HOT PLANT-MIXED BITUM. COURSES, INTERMEDIATE BRIDGES, MINOR BRIDGES, PORTLAND CEMENT CONCRETE ROADWAY PAVING, ROADWAY SIGNING, SIDEWALK, Curb & Gutter, Driveways, Milling, Reinforced Earth Walls, Rip Rap Rubble, Underground Utilities (Water & Sewer).

Unless notified otherwise, this Certificate of Qualification will expire **3/30/2025**.

In accordance with Section 337.14(4), Florida Statutes, changes to Ability Factor or Maximum Capacity Rating will not take effect until after the expiration of the current certificate of prequalification (if applicable).

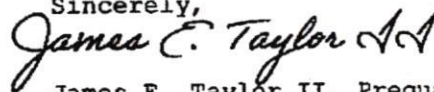
In accordance with Section 337.14(1), Florida Statutes, an application for qualification must be filed within (4) months of the ending date of the applicant's audited annual financial statements.

If the company's maximum capacity has been revised, it may be accessed by logging into the Contractor Prequalification Application System via the following link:  
[HTTPS://fdotwp1.dot.state.fl.us/ContractorPreQualification](https://fdotwp1.dot.state.fl.us/ContractorPreQualification)

Once logged in, select "View" for the most recently approved application, and then click the "Manage" and "Application Summary" tabs.

The company may apply for a Revised Certificate of Qualification at any time prior to the expiration date of this certificate according to Section 14-22.0041(3), Florida Administrative Code (F.A.C.), by accessing the most recently approved application as shown above and choosing "Update" instead of "View." If certification in additional classes of work is desired, documentation is needed to show that the company has performed such work.

All prequalified contractors are required by Section 14-22.006(3), F.A.C., to certify their work underway monthly in order to adjust maximum bidding capacity to available bidding capacity. You can find the link to this report at the website shown above.

Sincerely,  


James E. Taylor II, Prequalification Supervisor  
Contracts Administration Office

JTII

**Officer/Director Detail Continued :**

Title VAS  
Name STEELE, MATTHEW  
Address P.O. BOX 16279  
City-State-Zip: TALLAHASSEE FL 32317

Title AS  
Name BROOKS, J RYAN  
Address P.O. BOX 16279  
City-State-Zip: TALLAHASSEE FL 32317

Title V  
Name HOFFMAN, GREGORY A  
Address P.O. BOX 16279  
City-State-Zip: TALLAHASSEE FL 32317

Title V  
Name MORETZ, JAMES W  
Address PO BOX 16279  
City-State-Zip: TALLAHASSEE FL 32317

Title CEO  
Name SMITH, FRED J III  
Address P.O. BOX 16279  
City-State-Zip: TALLAHASSEE FL 32317

DOCUMENT# 493846

Entity Name: C. W. ROBERTS CONTRACTING, INCORPORATED

**Current Principal Place of Business:**

3660 HARTSFIELD ROAD  
TALLAHASSEE, FL 32303

**Current Mailing Address:**

P.O. BOX 16279  
TALLAHASSEE, FL 32317 US

FEI Number: 59-1683951

Certificate of Status Desired: Yes

**Name and Address of Current Registered Agent:**

CAPITOL CORPORATE SERVICES, INC.  
515 EAST PARK AVENUE  
2ND FL  
TALLAHASSEE, FL 32301 US

*The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.*

**SIGNATURE:**

Electronic Signature of Registered Agent

Date

**Officer/Director Detail :**

Title            PRESIDENT  
Name            FLOWERS, ROBERT P  
Address        P.O. BOX 16279  
City-State-Zip: TALLAHASSEE FL 32317

Title            SECRETARY  
Name            DELISLE, ROBERT  
Address        P.O. BOX 16279  
City-State-Zip: TALLAHASSEE FL 32317

Title            C  
Name            FLEMING, NED  
Address        P.O. BOX 16279  
City-State-Zip: TALLAHASSEE FL 32317

Title            VP, ASST. SECRETARY, TREASURER  
Name            MATTESON, MARK R  
Address        P.O. BOX 16279  
City-State-Zip: TALLAHASSEE FL 32317

Title            VP  
Name            SAVOY, STUART  
Address        P.O. BOX 16279  
City-State-Zip: TALLAHASSEE FL 32317

Title            VP  
Name            RILEY, CHRIS  
Address        P.O. BOX 16279  
City-State-Zip: TALLAHASSEE FL 32317

Title            VP  
Name            STRAIN, JAMES(JIMMY) A  
Address        P.O. BOX 16279  
City-State-Zip: TALLAHASSEE FL 32317

Title            V.P.  
Name            ARMSTRONG, M. BRETT  
Address        P.O. BOX 16279  
City-State-Zip: TALLAHASSEE FL 32317

**Continues on page 2**

*I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.*

SIGNATURE: ROBERT P. FLOWERS

PRESIDENT

01/10/2024

Electronic Signature of Signing Officer/Director Detail

Date

HVH	0	On-Highway TruckS	15.R0123	Dump Truck, Kenworth T800 2017	T800 Kenworth Dump Truck	1NKDX4EX3HJ164843	HR
HVH	0	On-Highway TruckS	15.R0124	Dump Truck, Kenworth T800 2017	T800 Kenworth Dump Truck	1NKDX4E0XNJ164838	HR
EQP	48	Dump Off Rd	15.R0126	Off Road Dump, JD 300D 2018	300D2 John Deere Off Road	1DW300DXCGE674301	HR
EQP	48	Dump Off Rd	15.R0127	Off Road Dump, JD 300D 2018	300D2 John Deere Off Road	1DW300DXPGE674303	HR

100 N. US Highway 1  
Fort Pierce, FL 34950  
(772) 467-3065

Certificate of Competency

GENERAL CONTRACTOR (CERTIFIED)

Control #0048204 License # 24-00031022

Amount Paid: \$25.00

Issued: August 16, 2023

Comp Card Expires: September 30, 2024  
State License Expires: CGC1505785 08/31/24  
Worker's Comp Expires: ZAWCI9966601 10/01/23  
Liability Ins. Expires: ZAGLB9247601 10/01/23

C.W. ROBERTS CONTRACTING, INC.

FLOWERS, ROBERT POWELL

3660 HARTSFIELD RD

TALLAHASSEE FL 32303

C.W. ROBERTS CONTRACTING, INC.

3660 HARTSFIELD RD

TALLAHASSEE FL 32303



THE SUNRISE CITY  
PURCHASING  
DEPARTMENT

FORT PIERCE  
*Florida*

# Exhibit E

**EXHIBIT "E"**  
**GENERAL CONDITIONS**

<b>SECTION</b>	<b>DESCRIPTION</b>	
1	Contract Documents (Terms Defined)	106
2	The City Engineer	111
3	City	112
4	Contractor	111
5	Subcontractors	118
6	Work by City	118
7	Miscellaneous Provisions	120
8	Time	122
9	Payments and Completion	123
10	Protection of Persons and Property	127
11	Insurance	129
12	Changes in the Work	129
13	Uncovering and Corrections of Work	130
14	Termination of the Contract	132
15	Unfavorable Weather and Other Conditions	133
16	Engineering and Field Inspections Due to Overtime Work and Unavoidable Delays	133
17	Before Starting Construction	134
18	Precedence of Contract Documents	134
19	Measurement and Payment	135
20	Estimated Quantities	136
21	Coordination	136
22	Field Engineering	137
23	"Deleted"	137
24	Preconstruction Conference	137
25	Progress Meetings	138
26	Contract Closeout	138

## SECTION 1 - CONTRACT DOCUMENTS

### 1.1 DEFINITIONS

#### 1.1.1 THE CONTRACT DOCUMENTS

The Contract Documents consist of the Owner-Contractor Agreement, including Invitation for Bid, Instruction to Bidders, Contractor's Bid (including documentation accompanying the Bid and any documentation submitted prior to the Notice of Award), Performance Bond, Payment Bond, Bid Bond, Insurance Certificates and Endorsements, and copies of policies, Notice of Award, Notice to Proceed, these General Conditions, Special Supplemental Conditions, and any Modifications. A Modification is: (1) a written amendment to the Contract signed by both parties, (2) a Change Order, (3) a written interpretation issued by the City Engineer pursuant to Subparagraph 2.2.8, or (4) a written order for a minor change in the Work for each project issued by the City Engineer pursuant to Paragraph 12.3.

#### 1.1.2 THE CONTRACT

The Contract Documents form the Contract for Construction. This Contract represents the entire and integrated agreement between the parties hereto and supersedes all prior negotiations, representations, or agreements, either written or oral. The Contract may be amended or modified only by a Modification as defined in Subparagraph 1.1.1. Nothing contained in the Contract Documents shall create any contractual relationship between the Owner and any Subcontractor or Sub-subcontractor.

#### 1.1.3 THE WORK

The Work comprises the completed construction required by the Contract Documents and includes all labor necessary to produce such construction, and all materials and equipment incorporated or to be incorporated in such construction.

#### 1.1.4 THE PROJECT

The Project is the total construction of which the Work performed under the Contract Documents may be the whole or a part.

#### 1.1.5 ADDENDA

Written or graphic instruments issued prior to the Award of the Contract which modify or interpret the Contract Documents by additions, deletions, corrections, or clarifications.

#### 1.1.6 ACCEPTANCE, FINAL ACCEPTANCE

The formal action by the City accepting the Work as being complete, after certification by the City Engineer of final completion.

#### 1.1.7 AGREEMENT

The written agreement between the City and the Contractor covering the Work to be performed also designated as the Contract.

#### 1.1.8 APPARENT LOWEST AND BEST BIDDER

The Bidder submitting the lowest and best Bid at the Bid Opening without correction of numerical discrepancies or determination of responsiveness and responsibility.

#### 1.1.9 APPLICATION FOR PAYMENT

The form furnished in the Contract Documents which is to be used by the Contractor in requesting progress payments and an affidavit of the Contractor that progress payments theretofore received from City on account of the Work have been applied by the Contractor to discharge in full all of the Contractor's obligations stated in prior Applications of Payment. The application includes such supporting documentation as required by the Contract Documents.

#### 1.1.10 BID

The offer or proposal of the Bidder submitted in the prescribed manner on the prescribed forms to perform the contemplated Work in accordance with the Contract Documents.

#### 1.1.11 BIDDER

Any individual, partnership, corporation, joint venture, or other legal entity or combination thereof submitting a Bid for the Work, acting directly or through an authorized representative.

#### 1.1.12 BONDS

Instruments of security furnished by the Contractor and his surety in accordance with the Contract Documents including Bid, Performance, and Payment Bonds.

#### 1.1.13 CHANGE ORDER

A written order to the Contractor, approved by the City, complying with the change order procedure established in the Contract Documents, authorizing an addition, deletion, or revision in the Work, or an adjustment in the Contract Price or Contract Time, or both.

#### 1.1.14 CITY

The City of Fort Pierce: The Owner.

#### 1.1.15 CONTRACT PRICE/AMOUNT

The total monies payable to the Contractor under the terms and conditions of the Contract Documents.

#### 1.1.16 DAY

A calendar day of 24 hours lasting from midnight one day to midnight the next day.

#### 1.1.17 DEFECTIVE

An adjective which, when modifying the word Work, refers to Work that is unsatisfactory, faulty, or deficient, or does not conform to the Contract Documents, or does not meet the requirements of any inspection, test, or approval referred to in the Contract Documents, or has been damaged prior to Final Payment.

#### 1.1.18 DRAWINGS, PLANS

The drawings, plans, or reproductions thereof, which show location, character, dimensions, and details of the Work to be done, which are included in the Contract Documents.

#### 1.1.19 EFFECTIVE DATE OF AGREEMENT

The date indicated in the Agreement on which it becomes effective, but if no such date is indicated, it means the date on which the Agreement is signed by the last of the two parties to sign.

#### 1.1.20 FIELD ORDER

A written order issued by the City Engineer to the Contractor during construction effecting a minor change in the Work not involving an adjustment in the Contract Price or an extension of the Contract Time.

#### 1.1.21 LOWEST AND BEST BIDDER

The lowest responsive, responsible Bidder.

#### 1.1.22 MODIFICATION

A written amendment of the Contract Documents signed by both parties, and work

directives including but not limited to Change Orders and Field Orders. A modification may only be issued after the effective date of the Agreement.

#### 1.1.23 NOTICE OF AWARD

The written notice of the acceptance of the Bid from the City to the Lowest and Best Bidder.

#### 1.1.24 NOTICE TO PROCEED

Written communication issued by the City to the Contractor authorizing him to proceed with the Work and establishing the date of commencement of the Work.

#### 1.1.25 OWNER

The City of Fort Pierce: The Owner.

#### 1.1.26 PAYMENT BOND

The security furnished by the Contractor and its Surety in the form contained in the Contract Documents as a guarantee that the Contractor will pay in full all bills.

#### 1.1.27 PERFORMANCE BOND

The Security furnished by the Contractor and its surety as a guarantee that the Contractor will perform all of its contractual obligations in accordance with the terms of the Contract Documents; the covered amount of the Performance Bond is separate and distinct from the covered amount of the Payment Bond.

#### 1.1.28 REQUEST FOR INFORMATION

Contractor's inquiries for information shall be submitted to the City Engineer.

#### 1.1.29 ENGINEERING INSPECTOR

The authorized representative of the City Engineer who is assigned to the site inspection or any part thereof.

#### 1.1.30 SAMPLE

Samples are physical examples or work including, but not limited to, the following items: Partial sections of manufactured or fabricated work, small cuts or containers of materials, complete units of repetitively-used materials; Swatches showing color, texture, and pattern, color range sets, or units of work to be used for independent inspection and testing.

### 1.1.31 SHOP DRAWINGS

All drawings, diagrams, illustrations, brochures, schedules, and other data which are prepared by the Contractor or for the Contractor to demonstrate how the Contractor specifically intends to comply with the Contract Documents.

### 1.1.32 SPECIFICATIONS

Those portions of the Contract Documents consisting of written or graphic technical descriptions of materials, equipment, construction systems, standards and workmanship as applied to the Work and certain administrative details applicable there.

### 1.1.33 SPECIAL SUPPLEMENTAL CONDITIONS

Modifications, additions, or deletions to the General Conditions.

### 1.1.34 WORD DEFINITIONS

1. Unless other expressly stated, wherever in the Contract Documents the word "approved," "reviewed," "acceptable," "satisfactory," "directed," "required," "permitted," "ordered," "designated," "prescribed," or words of like import are used, it shall be understood that the action required, reference, or determination rests solely with the City Engineer or his duly authorized representative.

2. Unless otherwise expressly stated, wherever in the Contract Documents the words "as shown" or "as indicated" or words of like import are used, they shall mean as shown or as indicated on the drawings.

3. Unless otherwise expressly stated, wherever in the Contract Documents the word "provide" is used, it shall mean furnished and installed in place, complete and tested.

4. Wherever the word "Product" is used in these Contract Documents, it shall refer to materials, systems, and equipment provided by Contractor.

5. The term "Project Manual" as used in these Contract Documents includes Bidding Requirements, Conditions of the Contract, and Specifications.

## 1.2 EXECUTION, CORRELATION, AND INTENT

1.2.1 The Contract Documents shall be signed in not less than duplicate by the City and the Contractor.

1.2.2 By executing the Contract, the Contractor represents that he has visited the

site, familiarized himself with the local conditions under which the Work is to be performed, and correlated his observations with the requirements of the Contract Documents.

1.2.3 The intent of the Contract Documents is to include all items necessary for the proper execution and completion of the Work. The Contract Documents are complementary, and what is required by any one shall be as binding as if required by all. Work not covered in the Contract Documents will not be required unless it is consistent therewith and is reasonable inferable there from as being necessary to produce the intended results. Words and abbreviations which have well-known technical or trade meanings are used in the Contract Documents in accordance with such recognized meanings.

1.2.4 The organization of the Specifications into divisions, sections, and articles and the arrangement of drawings shall not control the Contractor in dividing the Work among Subcontractors or in establishing the extent of Work to be performed by any trade.

### 1.3 OWNERSHIP AND USE OF DOCUMENTS

1.3.1 All Drawings, Specifications, and copies thereof furnished by the City are and shall remain the property of the City, to be used only with respect to this Project and not to be used on any other project. With the exception of one contract set for each party to the Contract, such documents are to be returned or suitably accounted for to the City on request at the completion of the Work. Submission or distribution to meet official regulatory requirements or for other purposes in connection with the Project is not to be construed as publication in derogation of the City Engineer's common law copyright or other reserved rights.

## **SECTION 2 - THE CITY ENGINEER**

2.1 The City Engineer or his designee is the person authorized by the City Manager to oversee implementation of the Contract Documents.

2.2 The City Engineer or designee will visit the site at intervals to check the quality or quantity of the Work. The City Engineer or designee will not be responsible for and will not have control or charge of construction means, methods, techniques, sequences, or procedures, or for safety precautions and programs in connection with the Work, and he will not be responsible for the CONTRACTOR'S failure to carry out the Work in accordance with the Contract Documents. The City Engineer or designee will not be responsible for or have control or charge over the acts or omissions of the Contractor, Subcontractors, or any of their agents or employees, or any other persons performing any of the Work. The City Engineer or designee shall at all times have access to the Work wherever it is in preparation and progress. The Contractor shall provide facilities for such access so the City Engineer or designee may perform his functions under the Contract Documents.

2.3 The City Engineer will render interpretations necessary for the proper execution of progress of the Work, with reasonable promptness and in accordance with any time limit agreed upon. Either party to the Contract may make written request to the City Engineer for such interpretations.

## **SECTION 3 - CITY**

### **3.1 DEFINITION**

3.1.1 The City is the person or entity identified as such in the Owner-Contractor Agreement and is referred to throughout the Contract Documents as if singular in number and masculine in gender. The term Owner means the City or its authorized representative.

### **3.2 INFORMATION AND SERVICES REQUIRED OF THE OWNER**

3.2.1 The City shall furnish legal limitations for the site of the Project.

3.2.2 Except as provided in Subparagraph 4.7.1 and elsewhere in the Contract and Contract Documents, the City shall secure and pay for necessary approvals, easements, assessments, and charges required for the construction, use, or occupancy of permanent structures or for permanent changes in existing facilities.

3.2.3 Information or services under the City's control shall be furnished by the City with reasonable promptness to avoid delay in the orderly progress of the Work.

3.2.4 Six sets of contract drawings will be furnished to the Contractor free of charge for execution of the Work. Additional sets of documents required by the Contractor will be made available upon payment by Contractor of costs of reproduction.

3.2.5 The foregoing are in addition to other duties and responsibilities of the City enumerated herein and especially those in respect to Work by City or by Separate Contractors, Payments and Completion, and Insurance in Sections 6, 9, and 11, respectively.

### **3.3. CITY'S RIGHT TO STOP THE WORK**

3.3.1 Termination of work shall be in compliance with the Contract Articles 8, 10, 14, 15, 16, and 17, and the Contract Documents.

### **3.4 CITY'S RIGHT TO CARRY OUT THE WORK**

3.4.1 If the Contractor defaults or neglects to carry out the Work in accordance with the Agreement or Contract Documents, then the City shall have the right to

carry out the Work in accordance with the Contract and Sections 8, 14, 15, and 16, and as noted in the Agreement and Contract Documents.

## **SECTION 4 - CONTRACTOR**

### **4.1 DEFINITION**

4.1.1 The Contractor is the person or entity identified as such in the Owner-Contractor Agreement and is referred to throughout the Contract Documents as if singular in number and masculine in gender. The term Contractor means the Contractor or his authorized representative.

### **4.2 REVIEW OF CONTRACT DOCUMENTS**

4.2.1 The Contractor shall carefully study and compare the Contract Documents and shall at once report to the Engineer any error, inconsistency or omission he may discover. The Contractor shall not be liable to the City or the City Engineer for any damage resulting from such errors, inconsistencies or omissions in the Contract Documents. The Contractor shall perform no portion of the Work at any time without Contract Documents or, where required, approved Shop Drawings, Product Data, or Samples for such portion of the Work.

### **4.3 SUPERVISION AND CONSTRUCTION PROCEDURES**

4.3.1 The Contractor shall supervise and direct the Work, using his best skill and attention. He shall be solely responsible for all construction means, methods, techniques, sequences and procedures and for coordinating all portions of the Work under the Contract.

4.3.2 The Contractor shall be responsible to the Owner for the acts and omissions of his employees, Subcontractors, and their agents and employees, and other persons performing any of the Work under a contract with the Contractor.

4.3.3 The Contractor shall not be relieved from his obligations to perform the Work in accordance with the Contract Documents either by the activities or duties of the Engineer in his administration of the Contract, or by inspections, tests, or approvals required or performed under Paragraph 7.7 by persons other than the Contractor.

### **4.4 LABOR AND MATERIALS**

4.4.1 Unless otherwise provided in the Contract Documents, the Contractor shall provide and pay for all labor, materials, equipment, tools, construction equipment and machinery, water, heat, utilities, transportation, and other facilities and services necessary for proper execution and completion of the Work, whether temporary or permanent and whether or not incorporated or to be incorporated in

Work.

4.4.2 The Contractor shall at all times enforce strict discipline and good order among his employees and shall not employ anyone unskilled in the task assigned to him.

#### 4.5 WARRANTY

4.5.1 The Contractor warrants to the City and the City Engineer that all materials and equipment furnished under this Contract will be new unless otherwise specified, and that all Work will be of good quality, free from faults and defects, and in conformance with the Contract Documents. All Work not conforming to these requirements may be considered defective. If required by the City Engineer, the Contractor shall furnish satisfactory evidence as to the kind and quality of materials and equipment. This warranty is not limited by the provisions of Paragraph 13.2.

#### 4.6 TAXES

4.6.1 Not applicable.

#### 4.7 PERMITS, FEES, AND NOTICES

4.7.1 Unless otherwise provided in the Contract Documents, the Contractor shall secure all City construction permits and secure all other permits and governmental fees and licenses necessary for the proper execution and completion of the Work which are customarily secured after execution of the Contract and which are legally required prior to construction.

4.7.2 The Contractor shall give all notices and comply with all laws, ordinances, rules, regulations, and lawful orders of any public authority bearing on the performance of the Work.

4.7.3 When the Contractor observes that any of the Contract Documents are at variance therewith in any respect, he shall promptly notify the City Engineer in writing, and any necessary changes shall be accomplished by appropriate Modification.

4.7.4 If the Contractor performs any Work knowing it to be contrary to such laws, ordinances, rules and regulations, and without such notice to the City Engineer, he shall assume full responsibility therefore and shall bear all costs attributable thereto.

#### 4.8 ALLOWANCES

4.8.1 Not applicable.

#### 4.9 SUPERINTENDENT

4.9.1 The Contractor shall employ a competent superintendent and necessary assistants who shall be in attendance at the project site during the progress of the Work. The superintendent shall represent the Contractor, and all communications given to the superintendent shall be binding as if given to the Contractor. Important communications shall be confirmed in writing. Other communications shall be so confirmed on written request in each case.

4.9.2 The Contractor shall provide the City Engineer with the name of his Superintendent and the location at which the Superintendent may be reached at all times.

#### 4.10 PROGRESS SCHEDULE

4.10.1 The Contractor, within ten (10) days after Notice of Award, shall prepare and submit an estimated progress schedule for the Work. The progress schedule shall be related to the entire Project to the extent required by the Contract Documents, and shall provide for expeditious and practicable execution of the Work.

#### 4.11 DOCUMENTS AND SAMPLES AT THE SITE

4.11.1 Contractor shall maintain on site one record copy of: Drawings, Specifications, Addenda, Change Orders and other modifications to the Contract, Reviewed Shop Drawings, Product Data, and Samples, Field Test Records, Inspection Certificates, and Manufacturer's Certificates.

4.11.2 At the Contract closeout, deliver record documents and samples to the City Engineer by transmittal letter with Contractor's signature.

#### 4.12 SHOP DRAWINGS, PRODUCT DATA, AND SAMPLES

4.12.1 After checking and verifying all field measurements and after complying with applicable procedures specified in the General Requirements, Contractor shall submit to City Engineer for review and approval, in accordance with the accepted schedule of Shop Drawing submissions and specific requirements of the Specifications, or for other appropriate action if so indicated in the Supplementary Conditions, six copies of all Shop Drawings which will bear a stamp or specific written indication that Contractor has satisfied Contractor's responsibilities under the Contract Documents with respect to the review of the submission. All submissions will be identified as City Engineer may require. The data shown on the Shop Drawings will be complete with respect to quantities, dimensions, specified performance and design criteria, materials and similar data, to enable City Engineer to review the information as required.

4.12.2 Contractor shall also submit to City Engineer for review and approval with such promptness as to cause no delay in Work, all samples required by the Contract Documents. All samples will have been checked by and accompanied by a specific written indication that Contractor has satisfied Contractor's responsibilities under the Contract Documents with respect to the review of the submission and will be identified clearly as to material, supplier, and pertinent data such as catalog numbers and the use for which intended.

4.12.3 Before submission of each shop drawing or sample, Contractor shall have determined and verified all quantities, dimensions, specific performance criteria, installation requirements, materials, catalog numbers and similar data with respect thereto and reviewed or coordinated each shop drawing or sample with other shop drawings and samples and with the requirements of the Work and the Contract Documents.

4.12.4 At the time of each submission, Contractor shall give City Engineer specific written notice of each variation that shop drawings or samples may have from requirements of Contract Documents, and, in addition, shall cause a specific notation to be made on each shop drawing submitted to City Engineer for review and approval of each such variation.

4.12.5 City Engineer will review and take action within 14 calendar days of receipt of shop drawings and samples, but City Engineer's review and approval will be only for conformance with the design concept of the Project and for compliance with the information given in Contract Documents and shall not extend to means, methods, techniques, sequences or procedures of construction (except where a specific means, method, technique, sequence or procedure of construction is indicated, in or required by the Contract Documents) or to safety precautions or programs incident thereto. The review and approval of a separate item as such will not indicate approval of the assembly in which the item functions. Contractor shall make corrections required by the City Engineer and shall return the required number of corrected copies of shop drawings and submit as required new samples for review and approval. Contractor shall direct specific attention in writing to revisions other than the corrections called for by City Engineer on previous submittals.

4.12.6 City Engineer's review and approval of shop drawings or samples shall not relieve Contractor from responsibility for any variation from the requirements of the Contract Documents unless Contractor has in writing called City Engineer's attention to each such variation at the time of submission as required by Subparagraph 4.12.3.1 and City Engineer has given written approval of each such variation by a specific written notation thereof incorporated in or a specific written notation thereof incorporated in or accompanying the shop drawing or sample approval; nor will any approval by City Engineer relieve Contractor from responsibility for errors or omissions in the shop drawings or from responsibility for

having complied with the provisions of Subparagraph 4.12.3.

4.12.7 Where a shop drawing or sample is required by the Specifications, any related Work performed prior to City Engineer's review and approval of the pertinent submission will be the sole expense and responsibility of Contractor.

#### 4.13 USE OF SITE

4.13.1 The Contractor shall confine operations of the site to areas permitted by law, ordinances, permits, Agreement, and the Contract Documents and shall not unreasonably encumber the site with any materials or equipment.

#### 4.14 CUTTING AND PATCHING OF WORK

4.14.1 The Contractor shall be responsible for all cutting, fitting or patching that may be required to complete the Work or to make its several parts fit together properly.

4.14.2 The Contractor shall not damage or endanger any portion of the Work or the work of the City or any separate contractors by cutting, patching, or otherwise altering any work, or by excavation. The Contractor shall not cut or otherwise alter the work of the City or any separate contractor except with the written consent of the City and of such separate contractor. The Contractor shall not unreasonably withhold from City or any separate contractor his consent to cutting or otherwise altering the Work.

#### 4.15 CLEANING UP

4.15.1 The Contractor at all times shall keep the work site project free from accumulation of waste materials or rubbish caused by his operations. At the completion of the Work he shall remove all his waste materials and rubbish from and about the Project as well as all his tools, construction equipment, machinery, and surplus materials.

4.15.2 If the Contractor fails to clean up at the completion of the Work, the City may do so, and the cost thereof shall be charged to the Contractor.

#### 4.16 COMMUNICATIONS

4.16.1 The Contractor shall forward all communications to the City through the City Engineer.

#### 4.17 ROYALTIES AND PATENTS

4.17.1 The Contractor shall pay all royalties and license fees. He shall defend all suits or claims for infringement of any patent rights and shall save City harmless from loss on account thereof except that City shall be responsible for all such loss when a particular design process or the product of a particular manufacturer or manufacturers is specified, but if the Contractor has reason to believe that the design, process or product specified is an infringement of a patent, he shall be responsible for such loss unless he promptly gives such information to City Engineer.

#### 4.18 INDEMNIFICATION

4.18.1 The Contractor shall agree to indemnify and hold the City harmless against any and all expenses and liabilities as per the Contract, to include Articles 10 and 22, and all Contract Documents.

### **SECTION 5 - SUBCONTRACTORS**

#### 5.1 DEFINITION

5.1.1 A Subcontractor is a person or entity who has a direct contract with the Contractor to perform any of the Work at the site. The term Subcontractor is referred to throughout the Contract Documents as if singular in number and masculine in gender and means a Subcontractor or his authorized representative. The term Subcontractor does not include any separate contractor or his subcontractors.

5.1.2 A Subcontractor is a person or entity who has a direct or indirect contract with a Subcontractor to perform any of the Work at the site. The term Sub-subcontractor is referred to throughout the Contract Documents as if singular in number and masculine in gender and means a Sub-subcontractor or an authorized representative thereof.

#### 5.2 AWARD OF SUBCONTRACTS AND OTHER CONTRACTS FOR PORTIONS OF THE WORK.

5.2.1 Shall comply with the Contract, to include Article 12 and the Contract Documents.

### **SECTION 6 - WORK BY CITY**

#### 6.1 CITY'S RIGHT TO PERFORM WORK AND TO AWARD SEPARATE CONTRACTS

6.1.1 The City reserves the right to perform work related to the Project with his own forces, and to award separate contracts in connection with other portions of the Project or other work on the site under these or similar Conditions of the Contract. If the Contractor claims that delay or additional cost is involved because of such action by the City, he shall make such claim as provided elsewhere in the Contract Documents.

6.1.2 When separate contracts are awarded for different portions of the Project or other work on the site, the term Contractor in the Contract Documents in each case shall mean the Contractor who executes each separate Owner-Contractor Agreement.

## 6.2 MUTUAL RESPONSIBILITY

6.2.1 The Contractor shall afford the City and separate contractors' reasonable opportunity for the introduction and storage of their materials and equipment and the execution of their work and shall connect and coordinate his Work with theirs as required by the Contract Documents.

6.2.2 If any part of the Contractor's Work depends for proper execution or results upon the work of the City or any separate contractor, the Contractor shall, prior to proceeding with the Work, promptly report to the City Engineer any apparent discrepancies or defects in such other work that render it unsuitable for such proper execution and results. Failure of the Contractor so to report shall constitute an acceptance of the City's or separate contractors' work as fit and proper to receive his Work, except as to defects which may subsequently become apparent in such work by others.

6.2.3 Any costs caused by defective or ill-timed work shall be borne by the party responsible therefore. No time extensions will be granted due to ill-timed work or any other reasons.

6.2.4 Should the Contractor wrongfully cause damage to the work or property of the City, or to other work on the site, the Contractor shall promptly remedy such damage as provided in Subparagraph 10.2.5.

6.2.5 Should the Contractor wrongfully cause damage to the work or property of any separate contractor, the Contractor shall upon due notice promptly attempt to settle with such other contractor by agreement, or otherwise to resolve the dispute. If such separate contractor sues or initiates an arbitration proceeding against the City on account of any damage alleged to have been caused by the Contractor, the City shall notify the Contractor who shall defend such proceedings at the City's expense, and if any judgment or award against the City arises there from, the Contractor shall pay or satisfy it and shall reimburse the City for all attorneys' fees and court or arbitration costs which the City has incurred. Regardless of the outcome, the Contractor will pay all expenses.

## 6.3 CITY'S RIGHT TO CLEAN UP

6.3.1 If a dispute arises between the Contractor and separate contractors as to their responsibility for cleaning up as required by Section 4.15, the City may clean up and charge the cost thereof to the Contractors as the City Engineer shall determine to be just.

## SECTION 7 - MISCELLANEOUS PROVISIONS

### 7.1 Governing Law

7.1.1 The Contractor shall be governed by the law of the place where the project is located.

### 7.2 SUCCESSORS

7.2.1 The City and the Contractor each binds himself, his partners, successors, assigns and legal representatives to the other party hereto and to the partners, successors, assigns and legal representatives of such other party in respect to all covenants, agreements and obligations contained in the Contract Documents. Neither party to the Contract shall assign the Contract or sublet it as a whole without the written consent of the other, nor shall the Contractor assign any monies due or to become due to him hereunder, without the previous written consent of the City.

### 7.3 WRITTEN NOTICE

7.3.1 Written notice shall be deemed to have been duly served if delivered in person to the individual or member of the firm or entity or to an officer of the corporation for whom it was intended, or if last delivered at or sent by registered or certified mail to the last business address known to him who gives the notice.

### 7.4 CLAIMS FOR DAMAGE

7.4.1 All claims by the Contractor shall be in accordance with Article 11 of the Contract Agreement.

### 7.5 PERFORMANCE AND PAYMENT BOND

7.5.1 Contractor shall furnish a Performance Bond and a Payment Bond on the forms provided as part of the Contract Documents each in an amount as required by the Contract Documents as security for the faithful performance and payment of all Contractor's obligations under the Contract Documents. Contractor shall also furnish such other Bonds as are required by the Special Supplementary

Conditions. All Bonds shall be in the forms prescribed by the bidding documents or Special Supplementary Conditions and be executed by such Sureties as are licensed to conduct business in the state where the Project is located, and, except as otherwise provided by law, are named in the current list of "Companies Holding Certificates of City as Acceptable Sureties on Federal Bonds and as Acceptable Reinsuring Companies" as published in Circular 570 (amended) by the Audit Staff Bureau of Accounts, U. S. Treasury Department. All Bonds signed by an agent must be accompanied by a certified copy of the authority to act.

7.5.2 If the Surety on any Bond furnished by Contractor is declared a bankrupt or becomes insolvent or its right to do business is terminated in any state where any part of the Project is located or it ceases to meet the requirements of Paragraph 7.5.1, Contractor shall within five (5) days thereafter substitute another Bond and Surety, both of which shall be acceptable to City.

## 7.6 RIGHTS AND REMEDIES

7.6.1 The duties and obligations imposed by the Contract Documents and the rights and remedies available hereunder shall be in addition to and not a limitation of any duties, obligations, rights and remedies otherwise imposed or available by law.

7.6.2 No action or failure to act by the City, Engineer, or Contractor shall constitute a waiver of any right or duty afforded any of them under the Contract, nor shall any such action or failure to act constitute an approval of or acquiescence in any breach hereunder, except as may be specifically agreed in writing.

## 7.7 TESTS

7.7.1 When the Contract Documents, laws, ordinances, rules, regulations or orders of any public agency having jurisdiction require any portion of the Work to be inspected, tested or approved, the Contractor shall give the City Engineer timely notice of its readiness so the City Engineer may observe, provide or instruct such inspection, testing or approval. The Contractor shall bear all costs of such inspections, tests or approvals conducted by public agency other than City. Unless otherwise provided, the City shall bear all costs of other inspections, tests or approvals. The City shall pay for soils, compaction, and other testing required by the Contract Documents, to assure compliance with plans and specifications, and the Contractor shall pay for all required retests.

7.7.2 If the Engineer determines that any Work requires special inspection, testing, or approval which Paragraph 7.7.1 does not include, he will instruct the Contractor to order such special instruction, testing or approval, and the Contractor shall give notice as provided in Paragraph 7.7.1. If such special inspection or testing reveals a failure of the Work to comply with the requirements of the Contract Documents, the Contractor shall bear all costs thereof, including compensation for the City's

additional services made necessary by such failure; otherwise the City shall bear such costs, and an appropriate Change Order shall be issued.

7.7.3 Required certificates of inspection, testing or approval from public agencies having jurisdiction over the Project shall be secured by the Contractor and promptly delivered by him to the City Engineer.

## **SECTION 8 - TIME**

### **8.1 DEFINITIONS**

8.1.1 Unless otherwise provided, the Contract Time is the period of time allotted in the Contract Documents for Completion of the Work as defined in Subparagraph 8.1.3, including authorized adjustments thereto.

8.1.2 The date of commencement of the Work is the date established in a Notice to Proceed for each project. If there is no notice to proceed, it shall be the date of the Owner-Contractor Agreement or such other date as may be established therein.

8.1.3 The Date of Completion of the Work is the Date certified by the City Engineer when construction is complete, in accordance with the Contract Documents.

8.1.4 The term day as used in the Contract Documents shall mean calendar day unless otherwise specifically designated.

### **8.2 PROGRESS AND COMPLETION**

8.2.1 All time limits stated in the Contract Documents are of the essence of the Contract.

8.2.2 The Contractor shall begin the work on the date of commencement as defined in Subparagraph 8.1.2. He shall carry the Work forward expeditiously with adequate forces and shall achieve Completion within the Contract Time.

### **8.3 DELAYS AND EXTENSIONS OF TIME**

8.3.1 If the Contractor is delayed at any time in the progress of the Work by any act or neglect of the City or the City Engineer, or by any employee of either, or by any separate contractor employed by the City, or by changes ordered in the Work, or by labor disputes, fire, unusual delay in transportation, adverse weather conditions not reasonably anticipatable, unavoidable casualties, or any causes beyond the Contractor's control, or by delay authorized by the City pending arbitration, or by any other cause which the City Engineer determines may justify the delay, then the Contract Time shall be extended by Change Order for such

reasonable time as the City Engineer may determine.

8.3.2 Any claim for extension of time shall be made in writing to the City Engineer not more than twenty (20) days after the commencement of the delay. In the case of a continuing delay only one claim is necessary. The Contractor shall provide an estimate of the probable effect of such delay on the progress of the Work.

8.3.3 If no agreement is made stating the dates upon which interpretations as provided in Subparagraph 8.3.1 shall be furnished, then no claim for delay shall be allowed on account of failure to furnish such interpretations until fifteen (15) days after written request is made for them, and not then unless such claim is reasonable.

8.3.4 This Paragraph 8.3 does not exclude the recovery of damages for delay by either party under other provisions of the Agreement or Contract Documents.

## **SECTION 9 - PAYMENTS AND COMPLETION**

### **9.1 CONTRACT SUM**

9.1.1 The Contract Sum for each project is the sum stated in the project's Notice to Proceed, including authorized adjustments thereto, is the total amount payable by the City to the Contractor for the performance of the Work under the Contract Documents. All payments will be in accordance with Florida Statute 218.735 and these Contract Documents.

9.2.1 Ten (10) days before the first Application for Payment, the Contractor shall submit to the City a schedule of values allocated to the various portions of the Work, in accordance with the Agreement, prepared in such form and supported by such data to substantiate its accuracy. This schedule shall be used only as a basis for the Contractor's Applications for Periodic Payments.

### **9.3 APPLICATIONS FOR PAYMENT**

9.3.1 At least ten (10) days before the date for each progress payment established in the City-Contractor Agreement, the Contractor shall submit to the City and City Engineer an itemized and completed Application for Payment, notarized, supported by such data substantiating the Contractor's right to payment as the City or the City Engineer may require, and reflecting retainage, if any, as provided elsewhere in the Contract Documents.

9.3.1.1 Until Completion of the Work the City will pay ninety-five percent (95%) of the amount due the Contractor on account of progress payments. At Completion and Final Acceptance of the Work by the City Engineer, the City shall pay the retainage, less such amount as the City Engineer shall determine for all incomplete

Work, unsettled claims and penalties as provided in the Contract Documents.

#### 9.4 CERTIFICATES FOR PAYMENT

9.4.1 The City Engineer will, within ten (10) days after the receipt of the Contractor's Application for Payment, either approve the application for payment to the Owner, with a copy to the Contractor, for such amount as the City Engineer determines is properly due, or notify the Contractor in writing his reasons for withholding a Certificate as provided in Subparagraph 9.6.1.

9.4.2 The approval of the Application for Payment will constitute only a presentation by the City, based on the City Engineer's observations at the site as provided in Subparagraph 2.1.2 and the data comprising the Application for Payment that the Work has progressed to the point indicated; that to the best of his knowledge, information and belief, the quality of the Work is in accordance with the Contract Documents (subject to an evaluation of the Work for conformance with the Contract Documents upon Completion, to the results of any subsequent tests required by or performed under the Contract Documents, to minor deviations from the Contract Documents correctable prior to completion, and to any specific qualifications stated in his Certificate); and that the Contractor is entitled to payment in the amount certified. However, by issuing a Certificate for Payment, the City Engineer shall not thereby be deemed to represent that he has made exhaustive or continuous on-site inspections to check the quality or quantity of the Work to relieve the Contractor of his responsibilities specified in the Agreement or that he has reviewed the construction means, methods, techniques, sequences or procedures, or that he has made any examination to ascertain how or for what purpose the Contractor has used the monies previously paid on account of the Contract Sum.

#### 9.5 PROGRESS PAYMENTS

9.5.1 After the City Engineer has approved the complete Application for Payment, the City shall make payment within fifteen (15) days to the Contractor.

9.5.2 The Contractor shall promptly pay each Subcontractor upon receipt of each payment from the Owner, out of the amount paid to the Contractor on account of such Subcontractor's Work, the amount to which said Subcontractor is entitled, reflecting the percentage actually retained, if any, from payments to the Contractor on account of such Subcontractor's Work. The Contractor shall, by an appropriate agreement with each Subcontractor, require each Subcontractor to make payments to his Sub-subcontractors in a similar manner.

9.5.3 The City Engineer may, on request and at his direction, furnish to any Subcontractor information regarding the percentages of completion or the amounts applied for by the Contractor and the action taken thereon by the City Engineer on account of Work done by such Subcontractor.

9.5.4 Neither the City nor the City Engineer shall have any obligation to pay or to see to the payment of any monies to any Subcontractor except as may otherwise be required by law.

9.5.5 No approval for a progress payment, nor any progress payment, nor any partial or entire use or occupancy of the Project by the City, shall constitute an acceptance of any Work not in accordance with the Contract Documents.

9.5.6 **No approval for a progress payment shall be approved prior to City Engineer receiving Partial Releases of Liens applicable to previous payments received by Contractor.**

## 9.6 PAYMENTS WITHHELD

9.6.1 The City Engineer may decline to approve payment and may withhold it in whole or in part, to the extent necessary reasonably to protect the City, if in his opinion he is unable to make representations to the City as provided in Subparagraph 9.4.2. If the City Engineer is unable to make representations to the City as provided in Paragraph 9.4.2 and to certify payment in the amount of the Application, he will notify the Contractor as provided in Subparagraph 9.4.1. If the Contractor and the City Engineer cannot agree on a revised amount, the City Engineer will promptly approve the payment for the amount for which he is able to make such representations to the City. The City Engineer also may decline to approve payment or, because of subsequently discovered evidence or subsequent observations, he may nullify the whole or any part of any approval for payment previously issued, to such extent as may be necessary in his opinion to protect the City from loss because of:

1. Defective Work not remedied; or
2. Third party claims filed or reasonable evidence indicating probable filing of such claims, such as Notice; or
3. Failure of the Contractor to make payments properly to Subcontractors for labor, materials or equipment. City Engineer may request Partial Releases of Liens prior to payment; or
4. Reasonable evidence that the Work cannot be completed for the unpaid balance of the Contract Sum; or
5. Damage to the City or other contractor; or
6. Reasonable evidence that the Work will not be completed within the Contract Time; or

7. Persistent failure to carry out the Work in accordance with the Contract Documents.

9.6.2 When the above grounds in Subparagraph 9.6.1 are removed, payment shall be made for amounts withheld because of them.

## 9.7 FAILURE OF PAYMENT

9.7.1 If the City Engineer does not approve Application for Payment, through no fault of the Contractor, within fourteen (14) days after receipt of the Contractor's Application for Payment, then the Contractor may, upon seven (7) additional days' written notice to the City, stop the Work until payment of the amount owing has been received. The Contract Sum shall be increased by the amount of the Contractor's reasonable costs of shut-down, delay and start-up, which shall be effected by appropriate Change Order in accordance with Paragraph 12.3.

## 9.8 FINAL COMPLETION AND FINAL PAYMENT

9.8.1 Upon receipt of written notice that the Work is ready for final inspection and acceptance and upon receipt of a final Application for Payment, the City Engineer will make such inspection and, when he finds the Work acceptable under the Contract Documents and the Contract fully performed, will promptly approve the Application for Payment, stating that to the best of his knowledge, information and belief, and on the basis of his observations and inspections, the work has been completed in accordance with the terms and conditions of the Contract Documents and that the entire balance found to be due the Contractor and noted in said approval is due and payable. The City Engineer's final approval for payment will constitute a further representation that the conditions precedent to the Contractor's being entitled to final payment as set forth in the Agreement and Contract Documents have been fulfilled and the Contractor has met the requirements of the Agreement and Contract Documents.

9.8.2 Neither the final payment nor the remaining retained percentage shall become due until the Contractor submits to the City Engineer: (1) an affidavit that all payrolls, bills for materials and equipment, and other indebtedness connected with the Work for which the Owner or his property might in any way be responsible, have been paid or otherwise satisfied; (2) consent of surety, if any, to final payment; and (3) other data establishing payment or satisfaction of all such obligations, such as receipts, releases and waivers of liens arising out of the Contract, to the extent and in such form as may be designated by the City. If any Subcontractor, sub-subcontractor, material man, or laborer, refuses to furnish a release, or waiver, required by the City, the Contractor may furnish a bond satisfactory to the City, to indemnify him against any such lien. City may withhold all sums reasonably necessary for the claims of subcontractors, sub-subcontractors, material men, laborers or other who have asserted any claims, even if based upon purported additions, extras, or unexecuted change orders, which sums shall include interest,

costs and reasonably anticipated attorneys' fee. If any claim remains unsatisfied after all payments are made, the Contractor shall refund to the City all monies that the latter may be compelled to pay in discharging such lien, including interest, all costs, and reasonable attorneys' fee.

9.8.3 The making of final payment shall constitute a waiver of all claims by the City except those arising from:

1. Unsettled liens, claims or notices of any kind by subcontractors, sub-subcontractors, material men, and laborers; or
2. Faulty or defective Work appearing after Substantial Completion; or
3. Failure of the Work to comply with the requirements of the Contract Documents; or
4. Terms of any special warranties required by the Contract Documents.

9.8.4 The acceptance of final payment shall constitute a waiver of all claims by the Contractor except those previously made in writing and identified by the Contractor as unsettled at the time of the final Application for Payment. By acceptance thereof, Contractor agrees to cooperate with City in disposing of any and all remaining claims of subcontractors, sub-subcontractors, material men, and laborers, and shall indemnify and hold harmless City from all such claims, including attorneys' fees, trial and appellate, and costs and expenses.

## **SECTION 10 - PROTECTION OF PERSONS AND PROPERTY**

### **10.1 SAFETY PRECAUTIONS AND PROGRAMS**

10.1.1 The Contractor shall be responsible for initiating, maintaining and supervising all safety precautions and programs in connection with the Work.

### **10.2 SAFETY OF PERSONS AND PROPERTY**

10.2.1 The Contractor shall take all reasonable precautions for the safety of, and shall provide all reasonable protection to prevent damage, injury or loss to:

1. All employees on the Work and all other persons who may be affected thereby;
2. All the Work, and all materials and equipment to be incorporated therein, whether in storage on or off the site, under the care, custody or control of the Contractor or any of his Subcontractors or Sub-subcontractors; and
3. Other property at the site or adjacent thereto, including trees, shrubs, lawns, walks, pavements, roadways, structures and utilities not designated for removal, relocation or replacement in the course of construction.

10.2.2 The Contractor shall give all notices and comply with all applicable laws, ordinances, rules, regulations and lawful orders of any public authority bearing on the safety of persons or property or their protection from damage, injury or loss.

10.2.3 The Contractor shall erect and maintain, as required by existing conditions and progress of the Work, all reasonable safeguards for safety and protection, including posting danger signs and other warnings against hazards, promulgating safety regulations and notifying owners and users of adjacent utilities. Without limiting the generality of the foregoing, the Contractor's ladders, scaffolds, lifts and other equipment, and those portions of the Contractor's work and temporary work which are utilized by the City and the City Engineer and their employees in the observation of construction shall comply with all applicable laws, ordinances, rules, regulations, standards and orders of any public authority having jurisdiction for the safety of persons or property.

10.2.4 When the use or storage of explosives or other hazardous materials or equipment is necessary for the execution of the Work, the Contractor shall exercise the utmost care and shall carry on such activities under the supervision of properly qualified personnel.

10.2.5 The Contractor shall promptly remedy all damage or loss to any property referred to in Paragraph 10.2, caused in whole or in part by the Contractor, any Subcontractor, any Sub-subcontractor, or anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable and for which the Contractor is responsible, except damage or loss attributable to the acts or omissions of the Owner or City Engineer or anyone directly or indirectly employed by either of them, or by anyone for whose acts either of them may be liable, and not attributable to the fault or negligence of the Contractor. The foregoing obligations of the Contractor are in addition to his obligations under the Agreement and the Contract Documents.

10.2.6 The Contractor shall designate a responsible member of his organization at the site whose duty shall be the prevention of accidents. This person shall be the Contractor's superintendent unless otherwise designated by the Contractor in writing to the City and the City Engineer.

10.2.7 The Contractor shall not load or permit any part of the Work to be loaded so as to endanger its safety.

### 10.3 EMERGENCIES

10.3.1 In any emergency affecting the safety of persons or property, the Contractor shall act, at his discretion, to prevent threatened damage, injury or loss. Any additional compensation or extension of time claimed by the Contractor on account of emergency work shall be determined as provided in Section 12 for Changes in the Work.

## 10.4 CITY ENGINEER'S STATUS

10.4.1 Without limiting the generality of Subparagraphs 2.2 and 2.3, the City Engineer will not inspect or be responsible for the Contractor's compliance with the requirements of this Section 10.

## **SECTION 11 - INSURANCE**

**(SEE AGREEMENT - ARTICLE 17)**

## **SECTION 12 - CHANGES IN THE WORK**

### 12.1 CHANGE ORDERS

12.1.1 A Change Order is a written order to the Contractor signed by the City Engineer, issued after execution of the Contract, authorizing a change in the Work or an adjustment in the Contract Sum or the Contract Time. The Contract Sum and the Contract Time may be changed only by Change Order. A Change Order signed by the Contractor indicates his agreement therewith, including the adjustment in the Contract Sum or the Contract Time.

12.1.2 The City, without invalidating the Contract, may order changes in the Work within the general scope of the Contract consisting of additions, deletions or other revisions, the Contract Sum and the Contract Time being adjusted accordingly. All such changes in the Work shall be authorized by Change Order, and shall be performed under the applicable conditions of the Contract Documents.

12.1.3 The cost or credit to the City resulting from a change in the Work shall be determined in one or more of the following ways:

1. By mutual acceptance of a lump sum properly itemized and supported by sufficient substantiating data to permit evaluation;
2. By unit prices stated in the Contract Documents or subsequently agreed upon;
3. By cost to be determined in a manner agreed upon by the parties and a mutually acceptable fixed or percentage fee.

### 12.2 CONCEALED CONDITIONS

12.2.1 Should concealed conditions encountered in the performance of the Work below the surface of the ground differing materially from those ordinarily

encountered and generally recognized as inherent in work of the character provided for in this Contract be encountered, the Contract Sum may be equitably adjusted by Change Order upon claim by either party made within twenty (20) days after the first observance of the conditions.

### 12.3 CLAIMS FOR ADDITIONAL COST

12.3.1 If the Contractor wishes to make a claim for an increase in the Contract Sum, he shall give the City Engineer written notice thereof within twenty (20) days after the occurrence of the event giving rise to such claim. This notice shall be given by the Contractor before proceeding to execute the Work, except in an emergency endangering life or property in which case the Contractor shall precede in accordance with Paragraph 10.3. No such claim shall be valid unless so made. If the Owner and the Contractor cannot agree on the amount of the adjustment in the Contract Sum, it shall be determined by the City Engineer. Any change in the Contract Sum resulting from such claim shall be authorized by Change Order.

12.3.2 If the Contractor claims that additional cost is involved because of, but not limited to: (1) any written interpretation pursuant to Subparagraph 2.3; (2) any order by the City to stop the Work pursuant to Paragraph 3.3 where the Contractor was not at fault; (3) any written order for a minor change in the Work issued pursuant to Paragraph 12.4; or (4) failure of payment by the City pursuant to Paragraph 9.7, the Contractor shall make such claim as provided in Paragraph 12.3.1.

### 12.4 MINOR CHANGES IN THE WORK

12.4.1 The City Engineer will have authority to order minor changes in the Work not involving an adjustment in the Contract Sum or an extension of the Contract Time and not inconsistent with the intent of the Contract Documents. Such changes shall be effected by written order (field order), and shall be binding on the Owner and the Contractor. The Contractor shall carry out such written orders promptly.

## **SECTION 13 - UNCOVERING AND CORRECTION OF WORK**

### 13.1 UNCOVERING OF WORK

13.1.1 If any portion of the Work should be covered contrary to the request of the City Engineer or to requirements specifically expressed in the Contract Documents, it must, if required by the City Engineer, be uncovered for his observation and shall be replaced at the Contractor's expense.

13.1.2 If any other portion of the Work has been covered which the City Engineer has not specifically requested or required to observe prior to being covered, the City Engineer may request to see such Work and it shall be uncovered by the Contractor. If such Work be found in accordance with the Contract Documents, the cost of uncovering and replacement shall, by appropriate Change Order, be charged to the City. If such Work be found not in accordance with the Contract Documents, the Contractor shall pay such costs unless it is found that this condition was caused by the City or a separate contractor as provided in Section 6, in which event the City shall be responsible for the payment of such costs.

## 13.2 CORRECTION OF WORK

13.2.1 The Contractor shall promptly correct all Work rejected by the City Engineer as defective or as failing to conform to the Contract Documents whether or not fabricated, installed or completed. The Contractor shall bear all costs of correcting such rejected Work, including compensation for the City Engineer or his designee's additional services and inspections made necessary thereby.

13.2.2 If, within one year after the Date of Completion of the Work or designated portion thereof or within one year after acceptance by the City of designated Work or within such longer period of time as may be prescribed by law or by the terms of any applicable special warranty required by the Contract Documents, any of the Work is found to be defective or not in accordance with the Contract Documents, the Contractor shall correct it promptly after receipt of a written notice from the City to do so unless the City has previously given the Contractor a written acceptance of such condition. This obligation shall survive termination of the Contract. The City shall give such notice promptly after discovery of the condition.

13.2.3 The Contractor shall remove from the site all portions of the Work which are defective or non-conforming and which have not been corrected under Subparagraphs 4.5.1, 13.2.1, and 13.2.2, unless removal is waived by the City.

13.2.4 If the Contractor fails to correct defective or non-conforming Work as provided in Subparagraphs 4.5.1, 13.2.1, and 13.2.2, the City may correct it in accordance with Paragraph 3.4.

13.2.5 If the Contractor does not proceed with the correction of such defective or non-conforming Work within a reasonable time fixed by written notice from the City Engineer, the City may remove it and replace the materials or equipment at the expense of the Contractor. If the payments then or thereafter due the Contractor are not sufficient to cover such amount, the Contractor shall pay the difference to the City.

13.2.6 The Contractor shall bear the cost of making good all work of the City or separate contractors destroyed or damaged by such correction or removal.

13.2.7 Nothing contained in this Paragraph 13.2 shall be construed to establish a period of limitation with respect to any other obligation which the Contractor might have under the Contract Documents, including Paragraph 4.5 hereof. The establishment of the time period of one year after the Date of Substantial Completion or such longer period of time as may be prescribed by law or by the terms of any warranty required by the Contract Documents relates only to the specific obligation of the Contractor to correct the Work, and has no relationship to the time within which his obligation to comply with the Contract Documents may be sought to be enforced, nor to the time within which proceedings may be commenced to establish the Contractor's liability with respect to his obligations other than specifically to correct the Work.

### 13.3 ACCEPTANCE OF DEFECTIVE OR NON-CONFORMING WORK

13.3.1 If the City prefers to accept defective or non-conforming Work, he may do so instead of requiring its removal and correction, in which case a Change Order will be issued to reflect a reduction in the Contract Sum where appropriate and equitable. Such adjustment shall be effected whether or not final payment has been made.

## **SECTION 14 - TERMINATION OF THE CONTRACT**

### 14.1 TERMINATION BY THE CONTRACTOR

14.1.1 If the Work is stopped for a period of thirty (30) days under an order of any court or other public agency having jurisdiction, or as a result of an act of government, such as a declaration of a national emergency making materials unavailable, through no act or fault of the Contractor or a Subcontractor or their agents or employees or any other persons performing any of the Work under a contract with the Contractor, or if the Work should be stopped for a period of thirty (30) days by the Contractor because the City Engineer has not approved an Application for Payment as provided in Paragraph 9.7 or because the City has not made payment thereon as provided in Paragraph 9.7, then the Contractor may, upon seven (7) additional days' written notice to the City Engineer, terminate the Contract and recover from the Owner payment for all Work executed and for any proven loss sustained upon any materials, equipment, tools, construction equipment and machinery, including reasonable profit and damages.

### 14.2 TERMINATION BY THE CITY

14.2.1 If the Contractor is adjudged a bankrupt, or if he makes a general assignment for the benefit of his creditors, or if a receiver is appointed on account of his insolvency, or if he persistently or repeatedly refuses or fails, except in cases for which extension of time is provided, to supply enough properly skilled workmen or proper materials, or if he fails to make prompt payment to Subcontractors or for

materials or labor, persistently disregards laws, ordinances, rules, regulations or is guilty of a substantial violation of a provision of the Contract Documents, then the Owner, upon certification by the City Engineer that sufficient cause exists to justify such action, may, without prejudice to any right or remedy and after giving the Contractor and his surety, if any, seven (7) days' written notice, terminate the employment of the Contractor and take possession of the site and of all materials, equipment, tools, construction equipment and machinery thereon owned by the Contractor and may finish the Work by whatever method he may deem expedient. In such case the Contractor shall not be entitled to receive any further payment until the Work is finished.

14.2.2 If the unpaid balance of the Contract Sum exceeds the costs of finishing the Work, including compensation for the City Engineer's additional services made necessary thereby, such excess shall be paid to the Contractor. If such costs exceed the unpaid balance, the Contractor shall pay the difference to the City. The amount to be paid to the Contractor or to the City, as the case may be, shall be certified by the City Engineer, upon application, in the manner provided in Paragraph 9.4, and this obligation for payment shall survive the termination of the Contract.

#### **SECTION 15 - UNFAVORABLE WEATHER AND OTHER CONDITIONS**

15.1 During unfavorable weather and other unfavorable conditions, the Contractor shall pursue only such portions of the Work as shall not be damaged thereby. No portions of the Work whose satisfactory quality or efficiency will be affected by an unfavorable condition shall be constructed while these unfavorable conditions exist unless, by special means or precautions approved by the City Engineer, the Contractor shall be able to overcome them.

#### **SECTION 16 - ENGINEERING AND FIELD INSPECTION EXPENSES DUE TO OVERTIME WORK AND UNAVOIDABLE DELAYS**

16.1 The City shall charge to the Contractor and may deduct from the periodic and final payment for the Work all engineering and inspection expenses incurred by the City in connection with any overtime work during the contract construction period, including any time extension granted thereof, beyond the regular eight (8) hour day, (normal resident project representative working day), and for any time worked on Saturdays, Sundays, or Holidays.

16.2 In addition, these General Conditions provide for the payment by the Contractor to the City of all engineering and inspection expenses incurred as a result of unavoidable delays or correctness of the Work.

16.3 All engineering and inspection expenses, including direct costs incurred by the City due to the above specified conditions, shall be paid by the Contractor at the City's hourly rates, including all overhead.

## **SECTION 17 - BEFORE STARTING CONSTRUCTION**

17.1 Before undertaking each part of the Work, Contractor shall carefully study and compare the Contract Documents and check and verify pertinent figures shown thereon and all applicable field measurements. Contractor shall promptly report in writing to the City Engineer any conflict, error or discrepancy which Contractor or any of his Subcontractors may discover and shall obtain a written interpretation or clarification from City Engineer before proceeding with any work affected thereby; provided, however, Contractor shall not be liable to City or City Engineer for failure to report any conflict, error or discrepancy unless Contractor or any of his Subcontractors had actual knowledge thereof or should reasonably have known thereof.

17.2 Within ten (10) days after the effective date of the Agreement (unless otherwise specified in the General Requirements), Contractor shall submit to City Engineer for review: (1) a progress schedule indicating the starting and completion dates of the various stages of the Work; (2) a proposed schedule of Shop Drawing Submissions; (3) a schedule of values of the Work; and (4) a listing of the monthly progress payments through the Contract Time. The City Engineer may require the schedule of values to be adjusted if in its opinion the breakdown does not accurately reflect the true distribution of the Contract Price.

17.3 No later than twenty (20) days after the effective date of the Agreement, but before Contractor starts the Work at the site, a conference will be held for review of the schedules to establish procedures for handling Shop Drawings and other submittals and for processing Applications for Payment, and to establish a working understanding among the parties as to the Work. Contractor shall attend such conference and shall require any or all of his Subcontractors, as City Engineer directs, to attend the conference.

## **SECTION 18 - PRECEDENCE OF CONTRACT DOCUMENTS**

18.1 In resolving conflicts and discrepancies between the Contract Documents, precedence shall be given in the following order:

Plans shall control over Technical Specifications; larger scale plans shall control over general plans; large scale details over small scale and figure dimensions; and figure dimensions over

scaled dimensions. Addenda and change orders supersede only affected portions of the documents.

## **SECTION 19 - MEASUREMENT AND PAYMENT**

### **19.1 DESCRIPTION OF REQUIREMENTS**

19.1.1 Payment for the WORK, as further specified herein, shall include compensation to be received by the Contractor for furnishing tools, equipment, supplies, and manufactured articles, and for labor, operations, and incidentals appurtenant to the items of work being described, as necessary to complete the various items of the Work in accordance with the requirements of the Contract Documents, including appurtenances thereto, and including all costs of compliance with the regulations of public agencies having jurisdiction, including Safety and Health Requirements of the Occupational Safety and Health Administration of the U. S. Department of Labor (OSHA). No separate payment will be made for any item that is not specifically set forth in the Bid Schedule, and all costs therefore shall be included in the prices named in the Bid Schedule for the various appurtenant items of work.

19.1.2 The total Unit Bid Price shall cover all work required by the Contract Documents. All costs in connection with the proper and successful completion of the work, including furnishing all materials, equipment, supplies, and appurtenances; providing all construction equipment, and tools; and performing all necessary labor and supervision to fully complete the Work, shall be included in the unit and Unit bid prices. All work not specifically set forth as a pay item in the Bid shall be considered a subsidiary obligation of Contractor and all costs in connection therewith shall be included.

19.1.3 Payment for all work done in compliance with the Contract Documents, inclusive of furnishing all manpower, equipment, materials, and performance of all operations relative to construction of this project, will be made under the Unit Bid Price.

19.1.4 The City reserves the right to alter the Drawings, modify incidental work if necessary, and increase or decrease quantities of work to be performed in accordance with such changes, including deduction or cancellation of any one or more of the Items. Changes in the work shall not be considered as a waiver of any conditions of the Contract nor invalidate any provisions thereof. When changes result in changes in the quantities of work to be performed, and proposed change will cause substantial inequity to the City or Contractor the applicable unit prices shall be equitably adjusted by change order.

19.1.5 Quantities necessary to complete the work as shown on the Drawings or as specified herein shall govern over those shown in the Proposal or Bid Documents. The Contractor shall take no advantage of any apparent error or omission in the Drawings or Specifications, and the City Engineer shall be permitted to make corrections and interpretations as may be deemed necessary for fulfillment of the intent of the Contract Documents.

19.1.6 The quantities for payment, other than Final Payment, under this Contract shall be determined for actual measurement of the completed items, in place, ready for service and accepted by the City, in accordance with the applicable method of measurement therefore contained herein. A representative of the Contractor shall witness all field measurements.

## **SECTION 20 - ESTIMATED QUANTITIES**

20.1 All estimated quantities stipulated in the Bid Form or other Contract Documents are approximate and supplied for the sole purpose of providing Bidder with a basis which will be used to determine the Base Bid and to obtain unit prices for approvals of progress payments for the Work done. Actual quantities which will be ordered by City may vary from those on the Bid Form(s).

20.2 The Contractor's attention is directed to the items of work for which no unit price is set. All work shown on the drawings as outlined in the specifications is to be completed in all respects, and the cost of all miscellaneous and associated work to any specific items shall be included in the Unit Prices.

20.3 All quantities, for the submittal of payments, shall be measured and tabulated by both the City Engineer, or representative, and the Contractor. Requests for payment and supporting data shall be prepared by the Contractor and given to the City Engineer sufficiently in advance of payment date to permit thorough checking of all quantities.

20.4 The Contractor shall furnish the City Engineer whatever assistance is required, laborers, clerks and records that will enable the City Engineer to expeditiously check all estimates and especially the final quantities of the project.

## **SECTION 21- COORDINATION**

21.1 Contractor shall: (1) coordinate scheduling, submittals, and work of the various sections of specifications to assure efficient and orderly sequence of installation of interdependent construction elements; (2) coordinate completion

and clean-up of Work of separate sections of specifications in preparation for Substantial Completion; and (3) after City occupancy of premises, coordinate access to site for correction of defective Work and Work not in accordance with Contract Documents, to minimize disruption of City activities.

## **SECTION 22 - FIELD ENGINEERING**

Contractor shall employ a Land Surveyor registered in the State of Florida and acceptable to City Engineer, locate and protect survey control and reference points, control datum for survey that is shown on the Exhibit Drawings, and provide field engineering services and establish elevations, lines, and levels, utilizing recognized engineering survey practices.

## **SECTION 23**

**“DELETED”**

## **SECTION 24 - PRECONSTRUCTION CONFERENCE**

24.1 City Engineer will schedule a conference after Notice to Award.

24.2 Attendance Required: City, Contractor, Utilities Representatives. (Subcontractors if requested by City.)

24.3 Agenda:

1. Execution of City-Contractor Agreement;
2. Submission of executed bonds and insurance certificates;
3. Distribution of Contract Documents;
4. Submission of list of Subcontractors, and progress schedule;
5. Designation of personnel representing the parties in Contract, and the City Engineer;
6. Procedures and processing of field decisions, submittals, substitutions, applications for payment, proposal requests, Change Orders and Contract closeout procedures;
7. Scheduling;
8. Scheduling activities of Testing Laboratory.

## **SECTION 25 - PROGRESS MEETINGS**

25.1 City Engineer or Contractor may schedule meetings, at intervals, as required throughout progress of the Work. Each may make arrangements for meetings, prepare agenda with copies for participants, record minutes and distribute copies within 3 days to participants and those affected by decisions made.

25.3 Agenda:

1. Review minutes of previous meetings;
2. Review of Work progress;
3. Field observations, problems, and decisions;
4. Identification of problems which impede planned progress;
5. Review of submittals schedule and status of submittals;
6. Review of off-site fabrication and delivery schedules;
7. Maintenance of progress schedule;
8. Corrective measures to regain projected schedules;
9. Planned progress during succeeding work period;
10. Coordinate of projected progress;
11. Maintenance of quality and work standards;
12. Effect of proposed changes on progress schedule and coordination;
13. Other business relating to Work.

## **SECTION 26 - CONTRACT CLOSEOUT**

### **26.1 DESCRIPTION**

Scope of Work: Comply with requirements stated in Conditions of the Contract and in Specifications for administrative procedures in closing out the Work.

### **26.2 FINAL COMPLETION & INSPECTION**

1. When Contractor considers the Work is complete, he shall submit written certification that: (1) Contract Documents have been reviewed, (2) Work has been inspected for compliance with Contract Documents, (3) Work has been completed in accordance with Contract Documents, (4) equipment and systems have been tested in the presence of the City's representative and are operational, and (5) Work is completed and ready for final inspection.

2. The Engineer will make an inspection to verify the status of completion with reasonable promptness after receipt of such certification.

3. Should the Engineer consider that the work is incomplete or defective: (1) the Engineer will promptly notify the Contractor in writing, listing the incomplete or defective work, (2) Contractor shall take immediate steps to remedy the stated deficiencies, and send a second written certification to the Engineer that the Work is complete, and (3) the Engineer will re-inspect the Work.

4. When the Engineer finds that the Work is acceptable under the Contract Documents, he shall request the Contractor to make closeout submittals.

### 26.3 REINSPECTION FEES

Should the Engineer perform re-inspection due to failure of the Work to comply with the claims of status of completion made by the Contractor, (1) the Contractor will compensate the City at their request for such additional inspection services, and (2) the City will deduct the expenses incurred for such inspection services.

### 26.4 CONTRACTOR'S CLOSEOUT SUBMITTALS

26.4.1 The Contractor shall submit to the Engineer the following documentation:

1. Evidence of compliance with requirements of governing authorities that issued permit or have jurisdiction over Work;
2. Warranties and Bonds;
3. Evidence of Payment and Release of Liens;
4. Project Record Documents that show the final location, by reference to at least two completed, visible improvements or other permanent control points, of the completed improvements for this project, verification of all design dimensions, any revisions to the Plans, and all other information necessary to horizontally and vertically locate and operate the improvements constructed under this Contract. Information to be shown includes the location of the drainage structures, signs, lighting, irrigation system, landscaping, sidewalks, roadway improvements and all culvert pipes, the elevations referenced to NGVD 1929 of the control structure tops, bottom inverts, and the elevations of all pipe inverts. No erasures are permitted. Where changes occur, cross out design information and denote constructed information. Other items to be shown on the Record Drawings include:
  5. Any changes or verifications get marked.
  6. Mark out all "proposed" or "constructs."
  7. Draw in all changes to location of pipe, structures, etc.
  8. Draw in a detail box of any substantial changes.
  9. Mark location and footage of all culverts.
  10. Mark all elevations for grates and pipe inverts.

11. Mark all grades and spot elevations of roadways at 500 feet spacing or less.
12. Canal cross-sections at 500 feet spacing.

**The Contractor shall submit four (4) sets of signed and sealed Record Drawing prints, and two electronic As-Built Drawings CD's supplied in digital format (AutoCAD).**

**END OF SECTION**



THE SUNRISE CITY

**FORT PIERCE**

PURCHASING  
DEPARTMENT

*Florida*

# Exhibit F

## EXHIBIT F – REQUIRED LAP SPECIFICATIONS

### 120 EARTHWORK AND RELATED OPERATIONS FOR LAP (CLASS - D). (REV 3-2-22) (FA 7-13-21) (FY 2023-24)

SECTION 120 is deleted and the following substituted:

#### SECTION 120 EARTHWORK AND RELATED OPERATIONS FOR LAP (CLASS - D)

##### 120-1 Description.

**120-1.1 General:** Perform earthwork and related operations based on the type of work specified in the Contract and the Earthwork Categories as defined below. Meet the applicable requirements for materials, equipment and construction as specified.

Earthwork and related operations consist of excavation for the construction of the roadway, excavation for structures and pipe, constructing backfill around structures and pipe, and constructing embankments as required for the roadway, ditches, and channel changes.

**120-1.2 Earthwork Categories:** Performance of Earthwork Operations will fall into one of the following Earthwork Categories:

**120-1.2.1 Earthwork Category 1:** Includes the earthwork and related operations associated with the construction of sidewalks and bike paths along with any drainage structures associated with these facilities.

**120-1.2.2 Earthwork Category 2:** Includes the earthwork and related operations associated with the construction of turn lanes and other non-mainline traffic lanes, widening, roadway shoulders, concrete box culverts, retaining walls, and other drainage structures on the non-mainline pavement.

**120-1.2.3 Earthwork Category 3:** Includes the earthwork and related operations associated with the construction of new mainline pavement, along with concrete box culverts, retaining walls, and other drainage structures on the mainline pavement.

**120-1.3 Unidentified Areas of Contamination:** When encountering or exposing any abnormal condition indicating the presence of contaminated materials, cease operations immediately in the vicinity and notify the Engineer. The presence of tanks or barrels; discolored earth, metal, wood, ground water, etc.; visible fumes; abnormal odors; excessively hot earth; smoke; or other conditions that appear abnormal may indicate the presence of contaminated materials and must be treated with extreme caution.

Make every effort to minimize the spread of contamination into uncontaminated areas. Immediately provide for the health and safety of all workers at the job site and make provisions necessary for the health and safety of the public that may be exposed to any potentially hazardous conditions. Ensure provisions adhere to all applicable laws, rules or regulations covering potentially hazardous conditions and will be in a manner commensurate with the gravity of the conditions.

The Engineer will notify the Department of a contamination assessment/remediation process plan to determine the course of action necessary for site security and the steps necessary under applicable laws, rules, and regulations for additional assessment and/or remediation work to resolve the contamination issue.

## **120-2 Classifications of Excavation.**

**120-2.1 General:** The Engineer may classify excavation specified under this Section for payment as any of the following: regular excavation, subsoil excavation, lateral ditch excavation, and channel excavation.

The definition of existing surface is a combination of the following:

1. The original unpaved ground line;
2. The bottom of the existing pavement;
3. The bottom of existing features removed by clearing and grubbing;
4. The bottom of the existing base, if the base is to be removed.

The definition of finished graded surface includes the completed grades of side slopes, unpaved shoulders, and the bottom of the base for flexible or rigid pavement.

**120-2.2 Regular Excavation:** Regular excavation includes roadway excavation and borrow excavation, as defined below for each.

: Roadway excavation consists of the excavation and the utilization or disposal of all materials necessary for the construction of the roadway, ditches, channel changes, etc., except as may be specifically shown to be paid for separately and that portion of the lateral ditches within the limits of the roadway right-of-way as shown in the Plans.

Borrow excavation consists of the excavation and utilization of material from authorized borrow pits, including only material that is suitable for the construction of roadway embankments or of other embankments covered by the Contract.

A Cost Savings Initiative Proposal (CSIP) submittal based on using borrow material from within the project limits will not be considered.

**120-2.3 Subsoil Excavation:** Subsoil excavation consists of the excavation and disposal of muck, clay, rock, or any other material that is unsuitable in its original position and that is excavated below the existing surface. For pond and ditches that identify the placement of a blanket material, the existing surface is the bottom of the blanket material. Subsoil excavation also consists of the excavation of all suitable material within the above limits as necessary to excavate the unsuitable material. Consider the limits of subsoil excavation indicated in the Plans as being particularly variable, in accordance with the field conditions encountered.

The quantity of material required to replace the excavated material and to raise the elevation of the roadway to the bottom of the template will be paid for under embankment or borrow excavation (Truck Measure).

**120-2.4 Lateral Ditch Excavation:** Lateral ditch excavation consists of all excavation of inlet and outlet ditches to structures and roadway, and ditches parallel to the roadway right-of-way. Dress lateral ditches to the grade and finished graded surface shown in the Plans.

**120-2.5 Channel Excavation:** Channel excavation consists of the excavation of channels of streams and satisfactory disposal of all materials from the limits of the channel as shown in the Plans.

**120-2.6 Excavation for Structures and Pipe:** Excavation for structures consists of the excavation for bridge foundations, box culverts, pipe culverts, storm sewers and all other pipelines, retaining walls, headwalls for pipe culverts and drains, catch basins, drop inlets, manholes, and similar structures.

## **120-3 Preliminary Soils Investigations.**

When the Plans contain the results of a soil survey, do not assume such data is a guarantee of the depth, extent, or character of material present.

## **120-4 Excavation Requirements.**

### **120-4.1 Removal of Unsuitable Materials and Existing Roads**

**120-4.1.1 Subsoil Excavation:** Where rock, muck, clay, or other material within the limits of the roadway is unsuitable in its original position, excavate such material to the depth shown in the Plans as the removal limits or as indicated by the Engineer, and backfill with suitable material. Where the removal of plastic soils is required, meet a construction tolerance of  $\pm 0.2$  foot in depth and  $\pm 6$  inches (each side) in width.

**120-4.1.2 Construction over Existing Old Road:** Where a new roadway is to be constructed over an old one, completely remove the existing pavement for the entire limits of the width and depth. If the Plans provide that paving materials may be incorporated into the fill, distribute such material in a manner so as not to create voids. Recompact the old road meeting the requirements of 120-10.2.

**120-4.2 Lateral Ditch Excavation:** Excavate inlet and outlet ditches to structures and roadway, changes in channels of streams and ditches parallel to the roadway. Dress lateral ditches to the grade and finished graded surface shown in the Plans.

**120-4.3 Channel Excavation:** Excavate and dispose of all materials from the limits of the channel as shown in the Plans. Excavate for bridge foundations, box culverts, pipe culverts, storm sewers and all other pipelines, retaining walls, headwalls for pipe culverts and drains, catch basins, drop inlets, manholes, and similar structures.

### **120-4.4 Excavation for Structures and Pipe.**

**120-4.4.1 Requirements for all Excavation:** Perform all excavation to foundation materials, satisfactory to the Engineer, regardless of the elevation shown in the Plans. Remove rock, boulders or other hard lumpy or unyielding material to a depth of 12 inches below the bottom of pipes and box culverts elevations. Remove muck or other soft material to the depth indicated in the Plans or as directed by the Engineer.

#### **120-4.4.2 Earth Excavation:**

**120-4.4.2.1 Foundation Material other than the Rock:** When masonry is to rest on an excavated surface other than rock, take special care to avoid disturbing the bottom of the excavation, and do not remove the final foundation material to grade until just before placing the masonry. In case the foundation material is soft or mucky, the Engineer may require excavation to a greater depth and to backfill to grade with approved material.

**120-4.4.2.2 Foundation Piles:** Where foundation piles are used, complete the excavation of each pit before driving the piles. After the driving is completed, remove all loose and displaced material, leaving a smooth, solid, and level bed to receive the masonry.

**120-4.4.2.3 Removal of Obstructions:** Remove boulders, logs, or any unforeseen obstacles encountered in excavating.

**120-4.4.3 Rock Excavation:** Clean all rock and other hard foundation material, remove all loose material, and cut all rock to a firm surface. Either level, step vertically and horizontally, or serrate the rock, as may be directed by the Engineer. Clean out all seams and fill them with concrete or mortar.

**120-4.4.4 Pipe Trench Excavation:** Excavate trenches for pipes to the elevation of the bottom of the pipe and to a width sufficient to provide adequate working room. Remove soil not meeting the classification specified as suitable backfill material in 120-8.3.2.2 to a depth of 4 inches below the bottom of the pipe elevation. Remove rock, boulders or other hard lumpy or unyielding material to a depth of 12 inches below the bottom of the pipe elevation. Remove

muck or other soft material to a depth necessary to establish a firm foundation. Where the soils permit, ensure that the trench sides are vertical up to at least the mid-point of the pipe.

For pipelines placed above the natural ground line, place and compact the embankment, prior to excavation of the trench, to an elevation at least 2 feet above the top of the pipe and to a width equal to four pipe diameters, and then excavate the trench to the required grade.

For pipe trenches utilizing trench boxes, ensure that the trench box used is of sufficient width to permit thorough tamping of bedding material under and around the pipes as specified in 125-8.1.6.

Do not disturb the installed pipe and its embedment when moving trench boxes. Move the trench box carefully to avoid excavated wall displacement or damage. As the trench box is moved, fill any voids left by the trench box and continuously place and compact the backfill material adjacent to and all along the side of the trench box walls to fill any voids created by the trench box.

### **120-5 Disposal of Surplus and Unsuitable Material.**

**120-5.1 Ownership of Excavated Materials:** Take ownership of the materials and dispose them outside the right-of-way.

**120-5.2 Placement of Muck on Side Slopes:** As an exception to the provisions of 120-5.1, the Contractor may store muck (A-8 material) alongside the roadway, provided there is a clear distance of at least 6 feet between the roadway grading limits and the muck. Do not store such material in a manner which will impede the inflow or outfall of any channel or side ditches. All stored materials that is not used for the final surface material must be disposed of outside the right-of-way.

**120-5.3 Disposal of Paving Materials:** Unless otherwise noted, take ownership of paving materials, such as paving brick, asphalt block, concrete slab, sidewalk, curb and gutter, etc., excavated in the removal of existing pavements, and dispose of them outside the right-of-way. Existing limerock base that is removed may be incorporated in the stabilized portion of the subgrade. If the construction sequence will allow, incorporate all existing limerock base into the project as allowed by the Contract Documents.

**120-5.4 Disposal Areas:** Where the Contract Documents require disposal of excavated materials outside the right-of-way, and the disposal area is not indicated in the Contract Documents, furnish the disposal area without additional compensation.

Provide areas for disposal of removed paving materials out of sight of the project and at least 300 feet from the nearest roadway right-of-way line of any road. If the materials are buried, disregard the 300-foot limitation.

### **120-6 Materials for Embankment.**

**120-6.1 General Requirements for Embankment Materials:** Construct embankments using suitable materials excavated from the roadway or delivered to the jobsite from authorized borrow pits. Embankment material shall not contain muck, stumps, roots, brush, vegetable matter, rubbish, reinforcement bar or other material that does not compact into a suitable and enduring roadbed.

Remove all waste material designated as undesirable. Use material in embankment construction in accordance with Plan details or as the Engineer directs.

Construct the embankment using maximum particle sizes as follows:

1. In top 12 inches: 3-1/2 inches (in any dimension).

2. 12 to 24 inches: 6 inches (in any dimension).
3. In the depth below 24 inches: not to exceed 12 inches (in any dimension) or the compacted thickness of the layer being placed, whichever is less.

Spread all material so that the larger particles are separated from each other to minimize voids between them during compaction. Compact around these rocks in accordance with 120-9.2.

When and where approved by the Engineer, larger rocks (not to exceed 18 inches in any dimension) may be placed outside the 1:2 slope and at least 4 feet or more below the bottom of the base. Compact around these rocks to a firmness equal to that of the supporting soil. Where constructing embankments adjacent to bridge end bents or abutments, do not place rock larger than 3-½ inches in diameter within 3 feet of the location of any end-bent piling.

**120-6.2 Use of Materials Excavated from the Roadway and Appurtenances:** Assume responsibility for determining the suitability of excavated material for use on the project in accordance with the applicable Contract Documents. Consider the sequence of work and maintenance of traffic phasing in the determination of the availability of this material.

**120-6.3 Authorization for Use of Borrow:** Use borrow pit only when sufficient quantities of suitable material are not available from roadway and drainage excavation, to properly construct the embankment, subgrade, and shoulders, and to complete the backfilling of structures and pipe. Do not use borrow material until so ordered by the Engineer, and then only use material from approved borrow pits.

**120-6.3.1 Haul Routes for Borrow Pits:** Provide and maintain, at no expense to the Agency, all necessary roads for hauling the borrow material. Where borrow area haul roads or trails are used by others, do not cause such roads or trails to deteriorate in condition.

Arrange for the use of all non-public haul routes crossing the property of any railroad. Incur any expense for the use of such haul routes. Establish haul routes which will direct construction vehicles away from developed areas when feasible and keep noise from hauling operations to a minimum. Advise the Engineer in writing of all proposed haul routes.

**120-6.3.2 Borrow Material for Shoulder Build-up:** When so indicated in the Plans, furnish borrow material with a specific minimum bearing value, for building up of existing shoulders. Blend materials as necessary to achieve this specified minimum bearing value prior to placing the materials on the shoulders. Take samples of this borrow material at the pit or blended stockpile. Include all costs of providing a material with the required bearing value in the Contract unit price for borrow material.

**120-6.4 Materials Used at Pipes, Culverts, etc.:** Construct embankments over and around pipes, culverts, and bridge foundations with selected materials.

## **120-7 Embankment Construction.**

**120-7.1 General:** Construct embankments in sections of not less than 300 feet in length or for the full length of the embankment. Do not construct another LOT over an untested LOT without the Engineer's approval in writing.

For construction of mainline pavement lanes, turn lanes, ramps, parking lots, concrete box culverts and retaining wall systems, a LOT is defined as a single lift of finished embankment not to exceed 500 feet.

For construction of shoulder-only areas, shared use paths, and sidewalks areas, a LOT is defined as a single lift of finished embankment not to exceed 2000 feet.

Isolated compaction operations will be considered as separate LOTs. For multiple phase construction, a LOT shall not extend beyond the limits of the phase.

**120-7.2 Dry Fill Method:**

**120-7.2.1 General:** Construct embankments to meet compaction requirements in 120-7 and in accordance with the acceptance program requirements in 120-10.

Construct embankment in the dry whenever normal dewatering equipment and methods can accomplish the needed dewatering.

**120-7.2.1.1 Maximum Compacted Lift Thickness Requirements:**

Construct the embankment in successive layers with lifts up to a maximum listed in the table below based on the embankment material classification group.

Group	AASHTO Soil Class	Maximum Lift Thickness	Thick Lift Control Test Section Requirements
1	A-3	12 inches	Not Needed
	A-2-4 (No. 200 Sieve $\leq$ 15%)		
2	A-1	6 inches without Control Test Section	Maximum of 12 inches per 120-7.2.1.2
	A-2-4 (No. 200 Sieve $>$ 15%)		
	A-2-5, A-2-6, A-2-7, A-4, A-5, A-6		
	A-7 (Liquid Limit $<$ 50)		

**120-7.2.1.2 Thick Lift Requirements:** For embankment materials classified as Group 2 in Table 120-1 above, the option to perform thick lift construction in successive layers of not more than 12 inches compacted thickness may be used after meeting the following requirements:

1. Demonstrate the possession and control of compacting equipment sufficient to achieve density required by 120-10.5 for the full depth of a thicker lift.
2. Construct a test section of the length of one full LOT of not less than 500 feet.
3. Perform five tests at random locations within the test section.
  - a. All five tests must meet the density required by 120-10.5.
  - b. Identify the test section with the compaction effort and soil classification in the project's records.
4. Obtain Engineer's approval for the compaction effort after completing a successful test section.

In case of a change in compaction effort or soil classification, failing density test, construct a new test section. The Contractor may elect to place material in 6 inches compacted thickness at any time. Construct all layers approximately parallel to the centerline profile of the road.

The Engineer reserves the right to terminate the Contractor's use of thick lift construction. Whenever the Engineer determines that the Contractor is not achieving satisfactory results, revert to the 6-inch compacted lifts.

**120-7.2.1.3 Equipment and Methods:** Provide normal dewatering equipment including, but not limited to, surface pumps, sump pumps and trenching/digging machinery. Provide normal dewatering methods including, but not limited to, constructing shallow surface drainage trenches/ditches, using sand blankets, sumps, and siphons.

When normal dewatering does not adequately remove the water, the Engineer may require the embankment material to be placed in the water or in low swampy ground in accordance with 120-9.2.4.

**120-7.2.2 Placing in Unstable Areas:** When depositing the material in water, or in low swampy ground that will not support the weight of hauling equipment, construct the embankment by dumping successive loads in a uniformly distributed layer of a thickness not greater than necessary to support the hauling equipment while placing subsequent layers. Once sufficient material has been placed so that the hauling equipment can be supported, construct the remaining portion of the embankment in layers in accordance with the applicable provisions of 120-9.2.3 and 120-9.2.6.

**120-7.2.3 Placing on Steep Slopes:** When constructing an embankment on a hillside sloping more than 20 degrees from the horizontal, before starting the fill, deeply plow or cut into steps the surface of the original ground on which the embankment is to be placed.

**120-7.2.4 Placing Outside Standard Minimum Slope:** The standard minimum slope is defined as the plane described by a one (vertical) to two (horizontal) slope downward from the roadway shoulder point or the gutter line, in accordance with Standard Plans, Index 120-001 and 120-002. Where material that is unsuitable for normal embankment construction is to be used in the embankment outside the standard minimum slope, place such material in layers of not more than 18 inches in thickness, measured loose. The Contractor may also place material, which is suitable for normal embankment, outside such standard minimum slope in 18-inch layers. Maintain a constant thickness for suitable material placed within and outside the standard minimum slope, unless placing in a separate operation.

### **120-7.3 Hydraulic Method:**

**120-7.3.1 Method of Placing:** When the hydraulic method is used, as far as practicable, place all dredged material in its final position in the embankment by such method. Place and compact any dredged material that is reworked or moved and placed in its final position by any other method, as specified in 120-9.2. Baffles or any other form of construction may be used if the slopes of the embankments are not steeper than indicated in the Plans. Remove all timber used for temporary bulkheads or baffles from the embankment and fill and thoroughly compact all voids. When placing fill on submerged land, construct dikes prior to beginning of dredging, and maintain the dikes throughout the dredging operation.

**120-7.3.2 Excess Material:** Do not use excess material placed outside the prescribed slopes, below the normal high-water level, to raise the fill. Remove only the portion of this material required for dressing the slopes.

**120-7.3.3 Protection of Openings in Embankment:** Maintain openings in the embankments at the bridge sites. Remove any material which invades these openings or existing channels without additional compensation to provide the same depth of channel as existed before the construction of the embankment. Do not excavate or dredge any material within 200 feet of the toe of the proposed embankment.

## **120-8 Backfilling Around Structures and Pipe.**

### **120-8.1 Requirements for Structures and Pipes:**

**120-8-1.1 General:** Backfill around structures and pipe in the dry whenever normal dewatering equipment and methods can accomplish the needed dewatering. A LOT is defined as one lift of backfill material placement, not to exceed 500 feet in length or a single run of pipe connecting two successive structures, whichever is less. Backfill for structures and pipe compacted in one operation will be considered as one LOT within the cover zone. Backfill around structures compacted separately from the pipe will be considered as separate LOTs. Backfill on each side of the pipe for the first lift will be considered a separate LOT. Backfill on opposite sides of the pipe for the remaining lifts will be considered separate LOTs, unless the same compaction effort is applied. Same compaction effort is defined as the same type of equipment (make and model) making the same number of passes on both sides of the pipe. For multiple phases of backfill, a LOT shall not extend beyond the limits of the phase.

When placing backfill within a trench box, each lift of backfill is considered a LOT. Placement of backfill within a trench box limits will be considered a complete operation before trench box is moved for next backfill operation. When the trench box is moved for next backfill operation this will start new LOTs for each lift. Follow the density testing frequency in 125-9.3.1.

**129-8.1.2 Equipment and Methods:** Provide normal dewatering equipment including, but not limited to, surface pumps, sump pumps, wellpoints and header pipe and trenching/digging machinery. Provide normal dewatering methods including, but not limited to, constructing shallow surface drainage trenches/ditches, using sand blankets, perforated pipe drains, sumps, and siphons.

**120-8.1.3 Backfill Materials:** Backfill to the original ground surface or subgrade surface of openings made for structures, with a sufficient allowance for settlement. The Engineer may require that the material used for this backfill be obtained from a source entirely apart from the structure.

Do not allow heavy construction equipment to cross over culvert or storm sewer pipes until placing and compacting backfill material to the finished earthwork grade or to an elevation at least 4 feet above the crown of the pipe.

**120-8.1.4 Use of A-7 Material:** In the backfilling of trenches, A-7 material may be used from a point 12 inches above the top of the pipe up to the elevation shown in the Standard Plans as the elevation for undercutting of A-7 material.

**120-8.1.5 Time of Placing Backfill:** Do not place backfill against any masonry or concrete abutment, wingwall, or culvert until the Engineer has given permission to do so, and in no case until the masonry or concrete has been in place seven days or until the specified 28-day compressive strength occurs.

**120-8.1.6 Placement and Compaction:** Place the material in horizontal layers not exceeding 6 inches compacted thickness in depth above water level, behind abutments, wingwalls and end bents or end rest piers, under the haunches of the pipes, around box culverts, and all structures including pipe culverts. When the backfill material is deposited in water, compact as specified in 125-8.2.5 and 125-8.3.4.

**120-8.1.6.1 Thick Lift Requirements:** The Contractor may elect to place material in thicker lifts of no more than 12 inches compacted thickness above the Soil Envelope if the embankment material is classified as Group 1 in the table below. If the embankment material is classified as Group 2 in the table below and the Contractor chooses to place material in thicker lifts of no more than 12 inches compacted thickness above the soil envelope, then the Contractor must demonstrate with a successful test section that density can be achieved. Thick

lift around structures is only allowed above the soil envelope of the connecting pipe. Notify the Engineer in writing prior to beginning construction of a test section. Construct a test section of the length of one LOT. Perform five quality control tests at random locations within the test section. All five tests must meet the density required by 120-9.2. Identify the test section with the compaction effort and soil classification in the project's records. In case of a change in compaction effort or soil classification, construct a new test section. When a test fails the requirements of 120-9.2, construct a new test section. The Contractor may elect to place material in 6 inches compacted thickness at any time.

Group	AASHTO Soil Class	Maximum Lift Thickness		Thick Lift Control Test Section Requirements	
		Within Cover Zone	Above Soil Envelope	Within Cover Zone	Above Soil Envelope
1	A-3	6 inches	12 inches	N/A	Not Needed
	A-2-4 (No. 200 Sieve $\leq$ 15%)				
2	A-1	6 inches without control test section	N/A	Maximum of 12 inches per 120-7.2.1.2	
	A-2-4 (No. 200 Sieve $>$ 15%)				
	A-2-5, A-2-6, A-2-7, A-4, A-5, A-6				
	A-7 (Liquid Limit $<$ 50)				

**120-8.2 Additional Requirements for Structures Other than Pipe:**

**120-8.2.1 Density:** Where the backfill material is deposited in water, obtain a 12 inch layer of comparatively dry material, thoroughly compacted by tamping, before the Engineer verifies layer and density requirements. Meet the requirements of the density Acceptance Criteria.

**120-8.2.2 Box Culverts:** For box culverts over which pavement is to be constructed, compact around the structure to an elevation not less than 12 inches above the top of the structure, using rapid-striking mechanical tampers.

**120-8.2.3 Other Limited Areas:** Compact in other limited areas using mechanical tampers or approved hand tampers, until the cover over the structure is at least 12 inches thick. When hand tampers are used, deposit the materials in layers not more than 4 inches thick using hand tampers suitable for this purpose with a face area of not more than 100 in<sup>2</sup>. Take special precautions to prevent any wedging action against the masonry, and step or terrace the slope bounding the excavation for abutments and wingwalls if required by the Engineer.

**120-8.2.4 Culverts and Piers:** Backfill around culverts and piers on both sides simultaneously to approximately the same elevation.

**120-8.2.5 Compaction Under Wet Conditions:** Where wet conditions do not permit the use of mechanical tampers, compact using hand tampers. Use only A-3 material for the hand tamped portions of the backfill. When the backfill has reached an elevation and condition such as to make the use of the mechanical tampers practical, perform mechanical

tamping in such manner and to such extent as to transfer the compaction force into the sections previously tamped by hand.

**120-8.3 Additional Requirements for Pipe Greater than 12 Inches Inside Diameter:**

**120-8.3.1 General:** Trenches for pipe may have up to four zones that must be backfilled.

**Lowest Zone:** The lowest zone is backfilled for deep undercuts up to within 4 inches of the bottom of the pipe.

**Bedding Zone:** The zone above the Lowest Zone is the Bedding Zone. Usually, it will be the backfill which is the 4 inches of soil below the bottom of the pipe. When rock or other hard material has been removed to place the pipe, the Bedding Zone will be the 12 inches of soil below the bottom of the pipe.

**Cover Zone:** The next zone is the backfill that is placed after the pipe has been laid and will be called the Cover Zone. This zone extends to 12 inches above the top of the pipe. The Cover Zone and the Bedding Zone are considered the Soil Envelope for the pipe.

**Top Zone:** The Top Zone extends from 12 inches above the top of the pipe to the base or final grade.

**120-8.3.2 Material:**

**120-8.3.2.1 Lowest Zone:** Backfill areas undercut below the Bedding Zone of a pipe with coarse sand, or other suitable granular material, obtained from the grading operations on the project, or a commercial material if no suitable material is available.

**120-8.3.2.2 Soil Envelope:** In both the Bedding Zone and the Cover Zone of the pipe, backfill with materials classified as A-1, A-2, or A-3. Material classified as A-4 may be used if the pipe is concrete pipe.

**120-8.3.2.3 Top Zone:** Backfill the area of the trench above the soil envelope of the pipe with materials allowed on Standard Plans, Index 120-001.

**120-8.3.3 Compaction:**

**120-8.3.3.1 Lowest Zone:** Compact the soil in the Lowest Zone to approximately match the density of the soil in which the trench was cut.

**120-8.3.3.2 Bedding Zone:** If the trench was not undercut below the bottom of the pipe, loosen the soil in the bottom of the trench immediately below the approximate middle third of the outside diameter of the pipe.

If the trench was undercut, place the bedding material and leave it in a loose condition below the middle third of the outside diameter of the pipe. Compact the outer portions to meet the density requirements of the Acceptance Criteria. Place the material in lifts no greater than 6 inches (compacted thickness).

**120-8.3.3.3 Cover Zone:** Place the material in 6 inches layers (compacted thickness), evenly deposited on both sides of the pipe, and compact with mechanical tampers suitable for this purpose. Hand tamp material below the pipe haunch that cannot be reached by mechanical tampers. Meet the requirements of the density Acceptance Criteria.

**120-8.3.3.4 Top Zone:** Place the material in layers not to exceed 12 inches in compacted thickness. Meet the requirements of the density acceptance criteria.

**120-8.3.4 Backfill Under Wet Conditions:** Where wet conditions are such that dewatering by normal pumping methods would not be effective, the procedure outlined below may be used when specifically authorized by the Engineer in writing.

Granular material may be used below the elevation at which mechanical tampers would be effective, but only material classified as A-3. Place and compact the material

using timbers or hand tampers until the backfill reaches an elevation such that its moisture content will permit the use of mechanical tampers. When the backfill has reached such elevation, use normally acceptable backfill material. Compact the material using mechanical tampers in such manner and to such extent as to transfer the compacting force into the material previously tamped by hand.

The Engineer may permit the use of coarse aggregate below the elevation at which mechanical tampers would be effective. Use coarse aggregate from approved sources for Aggregate Size Number 89, 8, 78, 7, 68, 6, or 57. Place the coarse aggregate such that it will be stable and firm. Fully wrap the aggregate with an appropriate geosynthetic filter fabric, as specified by the Engineer. Do not place coarse aggregate within 4 feet of the ends of the trench or ditch. Use normally accepted backfill material at the ends.

### **120-9 Compaction Requirements.**

**120-9.1 Moisture Content:** Compact the materials at a moisture content such that the specified density can be attained. If necessary, add water to the material, or lower the moisture content by manipulating the material or allowing it to dry, as is appropriate, to attain the specified density.

#### **120-9.2 Compaction of Embankments:**

**120-9.2.1 Earthwork Category 1 and 2 Density Requirements:** The Engineer will accept a minimum density of 95% of the maximum density as determined by FM 1-T099 for all earthwork items requiring densities.

**120-9.2.2 Earthwork Category 3 Density Requirements:** The Engineer will accept a minimum of 100% of the maximum density as determined by FM 1-T099 for all densities required under category 3. Except for embankments constructed by the hydraulic method as specified in 120-7.3, and for the material placed outside the standard minimum slope as specified in 120-7.2.4, and for other areas specifically excluded herein, compact each layer of the material used in the formation of embankments to the required density stated above. Uniformly compact each layer using equipment that will achieve the required density, and as compaction operations progress, shape and manipulate each layer as necessary to ensure uniform density throughout the embankment.

**120-9.2.3 Compaction Over Unstable Foundations:** Where the embankment material is deposited in water or on low swampy ground, and in a layer thicker than 12 inches (as provided in 120-7.2.2), compact the top 6 inches (compacted thickness) of such layer to the density as specified in 120-10.5.

**120-9.2.4 Compaction Where Plastic Material Has Been Removed:** Where unsuitable material is removed and the remaining surface is of soil classifications A-4, A-5, A-6, or A-7 per AASHTO M145, as determined by the Engineer, compact the surface of the excavated area by rolling with a sheepfoot roller exerting a compression of at least 250 psi on the tamper feet, for the full width of the roadbed (subgrade and shoulders). Perform rolling before beginning any backfill and continue until the roller feet do not penetrate the surface more than 1 inch. Do not perform such rolling where the remaining surface is below the normal water table and covered with water. Vary the procedure and equipment required for this operation at the discretion of the Engineer.

**120-9.2.5 Compaction for Pipes, Culverts, etc.:** Compact the backfill of trenches to the densities specified for embankment or subgrade, as applicable, and in accordance with the requirements of this section.

Thoroughly compact embankments over and around pipes, culverts, and bridges in a manner which will not place undue stress on the structures, and in accordance with the requirements of this section.

**120-9.2.6 Compaction of Grassed Shoulder Areas:** For the upper 6-inch layer of all shoulders which are to be grassed, since no specific density is required, compact only to the extent needed for planting.

**120-9.2.7 Compaction of Grassed Embankment Areas:** For the outer layer of all embankments where plant growth will be established, do not compact. Leave this layer in a loose condition to a minimum depth of 6 inches for the subsequent seeding or planting operations.

**120-9.3 Compaction of Subgrade:** If the plans do not provide for stabilizing, compact the subgrade in both cuts and fills to the density specified in 120-10.5. For cut areas, determine Standard Proctor Maximum Density in accordance with FM 1-T099 at a frequency of one per mile or when there is a change in soil type, whichever occurs first. For undisturbed soils, do not apply density requirements where constructing paved shoulders is 5 feet or less in width.

Where trenches for widening strips are not of sufficient width to permit the use of standard compaction equipment, perform compaction using vibratory rollers, trench rollers, or other type compaction equipment approved by the Engineer.

Maintain the required density until the base or pavement is placed on the subgrade.

## **120-10 Acceptance Program.**

**120-10.1 Density over 105%:** When a computed dry density results in a value greater than 105% of the applicable Proctor maximum dry density, the Engineer will perform a second density test within 5 feet. If the second density results in a value greater than 105%, investigate the compaction methods, examine the applicable Maximum Density and material description. If necessary, the Engineer will test an additional sample for acceptance in accordance with FM 1-T099.

**120-10.2 Maximum Density Determination:** The Engineer will determine the maximum density and optimum moisture content by sampling and testing the material in accordance with the specified test method listed in 120-10.3.

**120-10.3 Density Testing Requirements:** Compliance with the requirements of 120-10.5 will be determined in accordance FM 1-T 238. The in-place moisture content will be determined for each density in accordance with FM 5-507 (Determination of Moisture Content by Means of a Calcium Carbide Gas Pressure Moisture Tester), or ASTM D 4643 (Laboratory Determination of Moisture Content of Granular Soils by Use of a Microwave Oven).

**120-10.4 Soil Classification and Organic Content:** The Engineer will perform soil classification tests in accordance with AASHTO T88, T89, T90, and FM 1-T267. The Engineer will classify soils in accordance with AASHTO M-145 in order to determine compliance with embankment utilization requirements. The Engineer will verify the organic content test with the criteria specified in Standard Plans, Index 120-001.

**120-10.5 Acceptance Criteria:** The Engineer will accept a minimum density in accordance with 120-9.2 with the following exceptions:

- 1) embankment constructed by the hydraulic method as specified in 120-7.3;
- 2) material placed outside the standard minimum slope as specified in 120-7.2.4;
- 3) other areas specifically excluded herein.

**120-10.6 Frequency:** The Engineer will conduct sampling and testing at a minimum frequency listed in the table below.

Test Name	Frequency
Proctor Maximum Density	One per soil type
Density	1 per LOT (Alternate Lift)
Soil Classification and Organic Content	One per Maximum Density

**120-11 Maintenance and Protection of Work.**

While construction is in progress, always maintain adequate drainage for the roadbed. Maintain a shoulder at least 3 feet wide adjacent to all pavement or base construction to provide support for the edges.

Maintain and protect all earthwork construction throughout the life of the Contract and take all reasonable precautions to prevent loss of material from the roadway due to the action of wind or water. Repair any slides, washouts, settlement, subsidence, or other mishap which may occur prior to final acceptance of the work. Maintain all channels excavated as a part of the Contract work against natural shoaling or other encroachments to the lines and grades shown in the Plans, until final acceptance of the project.

**120-12 Construction.**

**120-12.1 Construction Tolerances:** Shape the surface of the earthwork to conform to the lines and grades shown in the Plans. In final shaping of the surface of earthwork, maintain a tolerance of 0.3 foot above or below the finished graded surface with the following exceptions:

1. Shape the surface of shoulders to within 0.1 foot of the finished graded surface.
2. Shape the earthwork to match adjacent pavement, curb, sidewalk, structures, etc.
3. Shape the bottom of ditches so that the ditch impounds no water.
4. When the work does not include construction of base or pavement, shape the entire roadbed (shoulder point to shoulder point) to within 0.1 foot above or below the Plan finished graded surface.

Ensure that the shoulder lines do not vary horizontally more than 0.3 foot from the true lines shown in the Plans.

**120-12.2 Operations Adjacent to Pavement:** Carefully dress areas adjacent to pavement areas to avoid damage to such pavement. Complete grassing of shoulder areas prior to placing the final wearing course. Do not manipulate any embankment material on a pavement surface.

When shoulder dressing is underway adjacent to a pavement lane being used to maintain traffic, exercise extreme care to avoid interference with the safe movement of traffic.

**120-13 Method of Measurement.**

**120-13.1 Excavation:** Excavation will be paid for by volume, in cubic yards, calculated by the method of average end areas, unless the Engineer determines that another method of calculation will provide a more accurate result. The material will be measured in its original position by field survey or by photogrammetric means as designated by the Engineer. Measurement for payment will include the excavation of unsuitable material, lateral ditch excavation, channel excavation, and excavation for structures and pipe. Payment will not be

made for excavation or embankment beyond the limits shown in the plans or authorized by the Engineer.

**120-13.2 Embankment:** Measurement will be made on a loose volume basis, as measured in trucks or other hauling equipment at the point of dumping on the road. Payment will not be made for embankment beyond the limits shown in the plans or authorized by the Engineer.

**120-14 Basis of Payment.**

**120-14.1 General:** Prices and payments for the work items included in this Section will be full compensation for all work described herein, including excavating, dredging, pumping, hauling, placing, and compacting; dressing the surface of the earthwork; and maintaining and protecting the complete earthwork.

**120-14.2 Excavation:** The total quantity of all excavation specified under this Section will be paid for at the Contract unit price for Excavation. No payment will be made for the excavation of any materials which are used for purposes other than those shown in the plans or designated by the Engineer. No payment will be made for materials excavated outside the lines and grades given by the Engineer, unless specifically authorized by the Engineer.

**120-14.3 Embankment:** The total quantity of embankment specified in this Section will be paid for at the Contract unit price for embankment. No payment will be made for materials which are used for purposes other than those shown in the plans or designated by the Engineer. No payment will be made for materials placed outside the lines and grades given by the Engineer.

**334 ASPHALT CONCRETE FOR LAP (CLASS - D).  
(REV 3-2-22) (FA 7-2-21) (FY 2023-24)**

SECTION 334 is deleted and the following substituted:

**SECTION 334  
ASPHALT CONCRETE FOR LAP (OFF-SYSTEM)**

**334-1 Description.**

**334-1.1 General:** Construct an Asphalt Concrete pavement based on the type of work specified in the Contract and the Asphalt Work Categories as defined below. Meet the applicable requirements for plants, equipment, and construction requirements as defined below. Use an asphalt concrete mix that meets the requirements of this specification.

**334-1.2 Asphalt Work Mix Categories:** Construction of Asphalt Concrete Pavement will fall into one of the following work categories:

**334-1.2.1 Asphalt Work Category 1:** Includes the construction of bike paths and miscellaneous asphalt.

**334-1.2.2 Asphalt Work Category 2:** Includes the construction of new turn lanes, paved shoulders and other non-mainline pavement locations.

**334-1.2.3 Asphalt Work Category 3:** Includes the construction of new mainline pavement lanes, milling and resurfacing.

**334-1.3 Mix Types:** Use the appropriate mix type as shown in Table 334-1.

Table 334-1 Mix Types			
Asphalt Work Category	Mix Types	Traffic Level	ESALs (millions)
1	Type SP-9.5 <sup>(1)</sup>	A	<0.3
2	Structural Mixes: Types SP-9.5 or SP-12.5 <sup>(1)</sup> Friction Mixes: Types FC-9.5 or FC-12.5 <sup>(1)</sup>	B	0.3 to <3
3	Structural Mixes: Types SP-9.5 or SP-12.5 Friction Mixes: Types FC-9.5 or FC-12.5	C	≥3

(1) Equivalent mixes may be approved as determined by the Engineer. For example, Marshall S-III mixture type is equivalent to Superpave SP-9.5, Marshall S-I is equivalent to Superpave SP-12.5, and Marshall FC-3 is equivalent to Superpave FC-9.5.

For a Traffic Level A mixture, meet the mix design criteria for a Traffic Level B mixture and for a Traffic Level D mixture meet the mix design criteria for a Traffic Level E mixture.

At no additional cost to the Department, for a Type SP mix the following Traffic Level substitutions are allowed:

- Traffic Level E can be substituted for Traffic Level D.
- Traffic Level D or E can be substituted for Traffic Level C.
- Traffic Level C can be substituted for Traffic Level B.

Traffic Level B or C can be substituted for Traffic Level A.

**334-1.4 Gradation Classification:** Asphalt concrete mixtures are classified as fine and are defined in Standard Specification 334-3.2.2.

The equivalent AASHTO nominal maximum aggregate size Superpave mixes are as follows:

Type SP-9.5, FC-9.5 .....	9.5 mm
Type SP-12.5, FC-12.5 .....	12.5 mm

**334-1.5 Thickness:** The total pavement thickness of the asphalt concrete pavement layers will be the plan thickness as shown in the Contract Documents. Before paving, propose a thickness for each individual layer meeting the requirements of this specification, which when combined with other layers (as applicable) will equal the plan thickness. For construction purposes, the plan thickness and individual layer thickness will be converted to spread rate using the following equation:

$$\text{Spread rate (lbs/yd}^2\text{)} = t \times G_{mm} \times 43.3$$

where:        t        = Thickness (in.) (Plan thickness or individual layer thickness)  
              G<sub>mm</sub>    = Maximum specific gravity from the mix design

For target purposes only, spread rate calculations shall be rounded to the nearest whole number.

**334-1.5.1 Layer Thicknesses:** Unless otherwise called for in the Contract Documents, the allowable layer thicknesses for asphalt concrete mixtures are as follows:

Type SP-9.5, FC-9.5 .....	1 to 1-1/2 inches
Type SP-12.5.....	1-1/2 to 3 inches
Type FC-12.5 .....	1-1/2 to 2-1/2 inches

**334-1.5.2 Additional Requirements:** The following requirements also apply to asphalt Concrete mixtures:

1. When construction includes the paving of adjacent shoulders (less than or equal to 5 feet wide), the layer thickness for the upper pavement layer and shoulder shall be the same and paved in a single pass, unless otherwise called for in the Contract Documents.

2. For overbuild layers, use the minimum and maximum layer thicknesses as specified above unless called for differently in the Contract Documents. On variable thickness overbuild layers, the minimum and maximum allowable thicknesses will be as specified below, unless called for differently in the Contract Documents.

Type SP-9.5.....	3/8 to 2 inches
Type SP-12.5.....	1/2 to 3 inches
Type SP-19.0.....	1-1/2 to 4 inches

3. Variable thickness overbuild layers constructed using a Type SP-9.5 or SP-12.5 mixtures may be tapered to zero thickness provided the contract documents require a minimum of 1-1/2 inches of dense-graded mix placed over the variable thickness overbuild layer.

**334-1.6 Weight of Mixture:** The weight of the mixture shall be determined as provided in 320-3.2 of the Florida Department of Transportation (FDOT) specifications.

## 334-2 Materials.

**334-2.1 Superpave Asphalt Binder:** Unless specified elsewhere in the Contract Documents, use an asphalt binder grade as determined from Table 334-2. If the Contract calls for an alternative binder, meet the requirements of FDOT Specification 916.

**334-2.2 Aggregate:** Use aggregate capable of producing a quality pavement. Size, grade and combine the aggregate fractions to meet the grading and physical properties of the mix design. Aggregates from various sources may be combined.

For Type FC mixes, use an aggregate blend that consists of approved friction course aggregates that consists of crushed granite, crushed granitic gneiss, crushed limestone, crushed shell rock, or a combination of the above. As an exception, mixes that contain a minimum of 60% of approved friction course aggregates of crushed granite and/or crushed gneiss may either contain: up to 40% fine aggregate from other sources of aggregate not approved for friction courses or a combination of up to 20% RAP and the remaining fine aggregate from other sources of aggregate not approved for friction courses. Mixtures utilizing High Polymer (HP) binder are not allowed to contain RAP.

A list of aggregates approved for use in friction courses may be available on the FDOT's State Materials Office website. The URL for obtaining this information, if available, is: <https://mac.fdot.gov/>.

### **334-2.3 Reclaimed Asphalt Pavement (RAP) Material:**

**334-2.3.1 General requirements:** RAP may be used as a component of the asphalt mixture subject to the following requirements:

1. Limit the amount of RAP material used in the mix to a maximum of 50% by weight of total aggregate.
2. Assume full responsibility for the design, production and construction of asphalt mixes which incorporate RAP as a component material.
3. Provide stockpiled RAP material that is reasonably consistent in characteristics and contains no aggregate particles which are soft or conglomerates of fines.
4. Provide RAP material having a minimum average asphalt content of 4.0% by weight of total mix. As an exception, when using fractionated RAP, the minimum average asphalt binder content for the coarse portion of the RAP shall be 2.5% by weight of the coarse portion of the RAP. The coarse portion of the RAP shall be the portion of the RAP retained on the No. 4 sieve. The Engineer may sample the stockpile to verify that this requirement is met.
4. When using RAP as a component material, prevent any oversized RAP from being incorporated into the completed mixture by the use of a grizzly or grid over the RAP bin; in-line roller or impact crusher; screen; or other suitable means. If oversized RAP material appears in the completed recycled mix, take the appropriate corrective action immediately. If the appropriate corrective actions are not immediately taken, stop plant operations.

**334-2.3.2 Material Characterization:** Assume responsibility for establishing the asphalt binder content, gradation, viscosity and bulk specific gravity ( $G_{sb}$ ) of the RAP material based on a representative sampling of the material.

**334-2.3.3 Asphalt Binder for Mixes with RAP:** Select the appropriate asphalt binder grade based on Table 334-2

Table 334-2 Asphalt Binder Grade for Mixes Containing RAP	
Percent RAP	Asphalt Binder Grade
0 - 15	PG 67-22
16 - 30	PG 58-22
≥ 30	PG 52-28

### 334-3 Composition of Mixture.

**334-3.1 General:** Compose the asphalt mixture using a combination of aggregate (coarse, fine or mixtures thereof), mineral filler, if required, and asphalt binder material. Size, grade and combine the aggregate fractions to meet the grading and physical properties of the mix design. Aggregates from various sources may be combined.

#### 334-3.2 Mix Design:

**334-3.2.1 General:** Design the asphalt mixture in accordance with AASHTO R 35, except as noted herein. Submit the proposed mix design with supporting test data indicating compliance with all mix design criteria to the Engineer. Prior to the production of any asphalt mixture, obtain the Engineer's conditional approval of the mix design. If required by the Engineer, send representative samples of all component materials, including asphalt binder to a laboratory designated by the Engineer for verification. As an exception to these requirements, use a currently approved FDOT Mix Design.

The Engineer will consider any marked variations from original test data for a mix design or any evidence of inadequate field performance of a mix design as sufficient evidence that the properties of the mix design have changed, and at his/her discretion, the Engineer may no longer allow the use of the mix design.

**334-3.2.2 Mixture Gradation Requirements:** Combine the coarse and fine aggregate in proportions that will produce an asphalt mixture meeting all of the requirements defined in this specification and conform to the gradation requirements at design as defined in AASHTO M 323. Aggregates from various sources may be combined.

**334-3.2.2.1 Mixture Gradation Classification:** Plot the combined mixture gradation on an FHWA 0.45 Power Gradation Chart. Include the Control Points from AASHTO M, as well as the Primary Control Sieve (PCS) Control Point from AASHTO M. Fine mixes are defined as having a gradation that passes above the primary control sieve control point and above the maximum density line for all sieve sizes smaller than the primary control sieve and larger than the No. 30 sieve. Use only fine mixes.

**334-3.2.3 Gyratory Compaction:** Compact the design mixture in accordance with AASHTO T 312, with the following exception: use the number of gyrations at  $N_{\text{design}}$  as defined in Standard Specification Table 334-4. Measure the inside diameter of gyratory molds in accordance with AASHTO T 312.

**334-3.2.4 Design Criteria:** Meet the requirements for nominal maximum aggregate size as defined in AASHTO M, as well as for relative density, VMA, VFA, and dust-to-binder ratio as specified in AASHTO M 323.  $N_{\text{initial}}$  and  $N_{\text{maximum}}$  requirements are not applicable.

#### 334-3.2.5 Moisture Susceptibility:

1. For all traffic levels, use a liquid anti-strip agent listed on the APL at the specified dosage rate. Hydrated lime may be used instead of the liquid anti-strip agent.

2. Provide a mixture having a retained tensile strength ratio of at least 0.80 and a minimum tensile strength (unconditioned) of 100 psi in accordance with FM 1-T 283.

**334-3.2.6 Additional Information:** In addition to the requirements listed above, provide the following information on each mix design:

1. The design traffic level and the design number of gyrations ( $N_{\text{design}}$ ).
2. The source and description of the materials to be used.
3. The Department source number and the FDOT product code of the aggregate components furnished from an FDOT approved source (if required).
4. The gradation and proportions of the raw materials as intended to be combined in the paving mixture. The gradation of the component materials shall be representative of the material at the time of use. Compensate for any change in aggregate gradation caused by handling and processing as necessary.
5. A single percentage of the combined mineral aggregate passing each specified sieve. Degradation of the aggregate due to processing (particularly material passing the No. 200 sieve) should be accounted for and identified.
6. The bulk specific gravity ( $G_{\text{sb}}$ ) value for each individual aggregate and RAP component, as identified in the Department's aggregate control program.
7. A single percentage of asphalt binder by weight of total mix intended to be incorporated in the completed mixture, shown to the nearest 0.1%.
8. A target temperature for the mixture at the plant (mixing temperature) and a target temperature for the mixture at the roadway (compaction temperature). Do not exceed a target temperature of 340°F for High Polymer asphalt binders, 330°F for PG 76-22 asphalt binders, and 315°F for unmodified asphalt binders.
9. Provide the physical properties at the optimum asphalt content, which must conform to all specified requirements.
10. The name of the Construction Training Qualification Program (CTQP) mix designer.
11. The ignition oven and maximum specific gravity ( $G_{\text{mm}}$ ) calibration factors.
12. The warm mix technology, if used.

#### **334-4 Producer Process Control (PC).**

Assume full responsibility for controlling all operations and processes such that the requirements of these Specifications are met at all times. Perform any tests necessary at the plant and roadway for process control purposes.

#### **334-5 General Construction Requirements.**

**334-5.1 Weather Limitations:** Do not transport asphalt mix from the plant to the roadway unless all weather conditions are suitable for the laying operations.

##### **334-5.2 Limitations of Paving Operations:**

**334-5.2.1 General:** Place the mixture only when the surface upon which it is to be placed has been previously prepared, is intact, firm, dry, clean, and the tack or prime coat, with acceptable spread rate, is properly broken or cured. Do not place friction course until the adjacent shoulder area has been dressed and grassed.

**334-5.2.2 Ambient Air Temperature:** Place the mixture only when the air temperature in the shade and away from artificial heat meets the requirements of Table 334-3.

The minimum ambient temperature requirement may be reduced by 5°F when using warm mix technology, if mutually agreed to by both the Engineer and the Contractor.

Table 334-3 Ambient Air Temperature Requirements for Paving	
Layer Thickness or Asphalt Binder Type	Minimum Temperature (°F)
≤ 1 inch	50
Any mixture > 1 inch containing a PG asphalt binder with a high temperature designation ≥ 76°C	45
Any mixture > 1 inch containing a PG asphalt binder with a high temperature designation < 76°C	40
FC-5 <sup>(1)</sup>	65

<sup>(1)</sup> As an exception, place the mixture at temperatures no lower than 60°F, only when approved by the Engineer based on the Contractor's demonstrated ability to achieve a satisfactory surface texture and appearance of the finished surface. For mixtures containing PG 76-22 binder, the minimum ambient temperature may be further reduced to 55°F when using warm mix technology, if agreed to by both the Engineer and the Contractor.

**334-5.3 Mix Temperature:** Heat and combine the ingredients of the mix in such a manner as to produce a mixture with a temperature at the plant and at the roadway, within a range of plus or minus 30°F from the target temperature as shown on the mix design. Reject all loads outside of this range. Reject any load or portion of a load of asphalt mix at the plant or at the roadway with a temperature outside of its respective master range shown in Table 334-4. Notify the Engineer of the rejection immediately.

Table 334-4 Mix Temperature Master Range Tolerance	
Location	Acceptable Temperature Tolerance
Plant	Mixing Temperature ±30 F
Roadway (mix in truck)	Compaction Temperature ±30°F

**334-5.4 Transportation of the Mixture:** Transport the mixture in trucks of tight construction, which prevents the loss of material and the excessive loss of heat and previously cleaned of all foreign material. After cleaning, thinly coat the inside surface of the truck bodies with soapy water or an asphalt release agent as needed to prevent the mixture from adhering to the beds. Do not allow excess liquid to pond in the truck body. Do not use a release agent that will contaminate, degrade, or alter the characteristics of the asphalt mix or is hazardous or detrimental to the environment. Petroleum derivatives (such as diesel fuel), solvents, and any product that dissolves asphalt are prohibited. Provide each truck with a tarpaulin or other waterproof cover mounted in such a manner that it can cover the entire load when required. When in place, overlap the waterproof cover on all sides so that it can be tied down. Cover each load during cool and cloudy weather and at any time it appears rain is likely during transit with a tarpaulin or waterproof cover. Cover and tie down all loads of friction course mixtures.

**334-5.5 Surface Preparation:**

**334-5.5.1 Cleaning:** Before placing the mixture, clean the surface of the base or underlying pavement of all loose and deleterious material by the use of power brooms or blowers, supplemented by hand brooming where necessary.

**334-5.5.2 Patching and Leveling Courses:** As shown in the plans, bring the existing surface to proper grade and cross-section by the application of patching or leveling courses.

**334-5.5.3 Application over Surface Treatment:** Where an asphalt mix is to be placed over a surface treatment, sweep and dispose of all loose material from the paving area.

**334-5.5.4 Tack Coat:** Use a rate of application as defined in Table 334-5. Control application rate within plus or minus 0.01 gallon per square yard of the target application rate. The target application rate may be adjusted by the Engineer to meet specific field conditions. Determine the rate of application as needed to control the operation. When using PG 52-28, multiply the target rate of application by 0.6.

Asphalt Mixture Type	Underlying Pavement Surface	Target Tack Rate (gal/yd <sup>2</sup> ) <sup>1</sup>
Base Course, Structural Course, Dense-Graded Friction Course, Open-Graded Friction Course	Newly Constructed Asphalt Layers	0.06
	Milled Asphalt Pavement Surface, Oxidized and Cracked Asphalt Pavement, Concrete Pavement	0.09
Note 1: Target tack application rates greater than those specified may be used upon approval of the Engineer.		

When using a meter to control the tack or prime application rate, manually measure the volume in the tank at the beginning and end of the application area for a specific target application rate. Perform this operation at a minimum frequency of once per production shift. Resolve any differences between the manually measured method and the meter to ensure the target application rate is met in accordance with this Section. Adjust the application rate if the manually measured application rate is greater than plus or minus 0.01 gallons per square yard when compared to the target application rate.

**334-5.5.5 Curing and Time of Application:** Apply tack coat sufficiently in advance of placing bituminous mix to permit drying, but do not apply tack coat so far in advance that it might lose its adhesiveness as a result of being covered with dust or other foreign material.

**334-5.5.6 Protection:** Keep the tack coat surface free from traffic until the subsequent layer of bituminous hot mix has been laid.

### 334-6 Placing Mixture:

**334-6.1 Alignment of Edges:** Place all asphalt mixtures by the stringline method to obtain an accurate, uniform alignment of the pavement edge. As an exception, pavement edges adjacent to curb and gutter or other true edges do not require a stringline. Control the unsupported pavement edge to ensure that it will not deviate from the stringline more than plus or minus 1.5 inches.

**334-6.2 Rain and Surface Conditions:** Immediately cease transportation of asphalt mixtures from the plant when rain begins at the roadway. Do not place asphalt mixtures while

rain is falling, or when there is water on the surface to be covered. Once the rain has stopped, standing water has been removed from the tacked surface to the satisfaction of the Engineer, and the temperature of the mixture caught in transit still meets the requirements as specified in 334-5.3, the Contractor may then place the mixture caught in transit.

**334-6.3 Checking Depth of Layer:** Check the depth of each layer at frequent intervals to ensure a uniform spread rate that will meet the requirements of the Contract.

**334-6.4 Hand Work:** In limited areas where the use of the paver is impossible or impracticable, the Contractor may place the mixture by hand.

**334-6.5 Spreading and Finishing:** Upon arrival, dump the mixture in the approved paver, and immediately spread and strike-off the mixture to the full width required, and to such loose depth for each course that, when the work is completed, the required weight of mixture per square yard, or the specified thickness, is secured. Carry a uniform amount of mixture ahead of the screed at all times.

**334-6.6 Thickness Control:** Ensure the spread rate is within 5% of the target spread rate, as indicated in the Contract. When determining the spread rate, use, at a minimum, an average of five truckloads of mix and at a maximum, an average of 10 truckloads of mix. When the average spread rate is beyond plus or minus 5% of the target spread rate, monitor the thickness of the pavement layer closely and adjust the construction operations.

When the average spread rate for two consecutive days is beyond plus or minus 5% of the target spread, stop the construction operation at any time until the issue is resolved.

The Engineer will allow a maximum deficiency from the specified spread rate for the total thickness as follows:

1. For pavement of a specified thickness of 2-1/2 inches or more: 50 pounds per square yard.
2. For pavement of a specified thickness of less than 2-1/2 inches: 25 pounds per square yard.

Address the unacceptable pavement in accordance with 334-5.10.4, unless an alternative approach is agreed upon by the Engineer.

**334-6.7 Leveling Courses:**

**334-6.7.1 Patching Depressions:** Before spreading any leveling course, fill all depressions in the existing surface as shown in the plans.

**334-6.7.2 Spreading Leveling Courses:** Place all courses of leveling with an asphalt paver or by the use of two motor graders, one being equipped with a spreader box. Other types of leveling devices may be used upon approval by the Engineer.

**334-6.7.3 Rate of Application:** When using Type SP-9.5 (fine graded) for leveling, do not allow the average spread of a layer to be less than 50 pounds per square yard or more than 75 pounds per square yard. The quantity of mix for leveling shown in the plans represents the average for the entire project; however, the Contractor may vary the rate of application throughout the project as directed by the Engineer. When leveling in connection with base widening, the Engineer may require placing all the leveling mix prior to the widening operation.

**334-6.8 Compaction:** For each paving or leveling train in operation, furnish a separate set of rollers, with their operators.

When density testing for acceptance is required, select equipment, sequence, and coverages of rolling to meet the specified density requirement. Regardless of the rolling

procedure used, complete the final rolling before the surface temperature of the pavement drops to the extent that effective compaction may not be achieved or the rollers begin to damage the pavement.

No vibratory compaction in the vertical direction will be allowed for layers one inch or less in thickness or, if the Engineer or Contract Documents limit compaction to the static mode only. Compact these layers in the static mode only. Other non-vertical vibratory modes of compaction will be allowed, if approved by the Engineer; however, no additional compensation, cost or time, will be made.

When density testing for acceptance is not required, use a rolling pattern approved by the Engineer.

Use hand tamps or other satisfactory means to compact areas which are inaccessible to a roller, such as areas adjacent to curbs, headers, gutters, bridges, manholes, etc.

### **334-6.9 Joints.**

**334-6.9.1 Transverse Joints:** Construct smooth transverse joints, which are within 3/16 inch of a true longitudinal profile when measured with a 15 foot manual straightedge. The Engineer may waive straightedge requirements for transverse joints at the beginning and end of the project, at the beginning and end of bridge structures, at manholes, and at utility structures if the deficiencies are caused by factors beyond the control of the Contractor such as no milling requirement, as determined by the Engineer. When smoothness requirements are waived, construct a reasonably smooth transitional joint.

**334-6.9.2 Longitudinal Joints:** Place each layer of pavement so all longitudinal construction joints are offset 6 to 12 inches laterally between successive layers. Plan offsets in advance so the longitudinal joints of the friction course are not in wheel path areas. The longitudinal joints for friction course layers should be within 6 inches of the lane edge or at the center of the lane. The Engineer may waive these requirements where offsetting is not feasible due to the sequence of construction.

**334-6.10 Surface Requirements:** Construct a smooth pavement with good surface texture and the proper cross-slope.

**334-6.10.1 Texture of the Finished Surface of Paving Layers:** Produce a finished surface of uniform texture and compaction with no pulled, torn, raveled, crushed or loosened portions and free of segregation, bleeding, flushing, sand streaks, sand spots, or ripples. Correct any area of the surface that does not meet the foregoing requirements in accordance with 334-6.10.4.

**334-6.10.2 Cross Slope:** Construct a pavement surface with cross slopes in compliance with the requirements of the Contract Documents. Furnish a four-foot-long electronic level accurate to 0.1 degree, approved by the Engineer for the control of cross slope. Make this electronic level available at the jobsite at all times during paving operations.

**334-6.10.3 Pavement Smoothness:** Construct a smooth pavement meeting the requirements of this Specification. Furnish a 15 foot manual and a 15 foot rolling straightedge meeting the requirements of FM 5-509. Obtain a smooth surface on all pavement courses placed, and then straightedge all layers as required by this Specification.

#### **334-6.10.3.1 Straightedge Testing:**

**334-6.10.3.1.1 Acceptance Testing:** Using a rolling straightedge, test the final (top) layer of the pavement. Test all pavement lanes where the width is constant using a rolling straightedge and document all deficiencies on a form approved by the Engineer.

Notify the Engineer of the location and time of all straightedge testing a minimum of 48 hours before beginning testing.

**334-6.10.3.1.2 Final (Top) Pavement Layer:** At the completion of all paving operations, straightedge the final (top) layer either behind the final roller of the paving train or as a separate operation. Address all deficiencies in excess of 3/16 inch in accordance with 334-5.10.4, unless waived by the Engineer. Retest all corrected areas.

**334-6.10.3.1.3 Straightedge Exceptions:** Straightedge testing will not be required in the following areas: shoulders, intersections, tapers, crossovers, sidewalks, bicycle/shared use paths, parking lots and similar areas, or in the following areas when they are less than 250 feet in length: turn lanes, acceleration/deceleration lanes and side streets. The limits of the intersection will be from stop bar to stop bar for both the mainline and side streets.

As an exception, in the event the Engineer identifies an objectional surface irregularity in the above areas, straightedge and address all deficiencies in excess of 3/8 inch in accordance with 334-5.10.4.

**334-6.10.4 Correcting Unacceptable Pavement:** Correct deficiencies in the pavement layer by removing and replacing the full depth of the layer, extending a minimum of 50 feet on both sides (where possible) of the defective area for the full width of the paving lane, at no additional cost.

### **334-7 Acceptance of the Mixture.**

**334-7.1 General:** The asphalt mixture will be accepted based on the Asphalt Work Category as defined below:

1. Asphalt Work Category 1 – Certification by the Contractor as defined in 334-7.2.
2. Asphalt Work Category 2 – Certification and process control testing by the Contractor as defined in 334-7.3
3. Asphalt Work Category 3 – Process control testing by the Contractor and acceptance testing by the Engineer as defined in 334-7.4.

**334-7.2 Certification by the Contractor:** On Asphalt Work Category 1 construction, the Engineer will accept the mix on the basis of visual inspection. Submit a Notarized Certification of Specification Compliance letter on company letterhead to the Engineer stating that all material produced and placed on the project meets the requirements of the Specifications. The Engineer may run independent tests to determine the acceptability of the material.

**334-7.3 Certification and Process Control Testing by the Contractor:** On Asphalt Work Category 2 construction, submit a Notarized Certification of Specification Compliance letter on company letterhead to the Engineer stating that all material produced and placed on the project meets the requirements of the Specifications, along with supporting test data documenting all process control testing as described in 334-6.3.1. If required by the Contract, utilize an Independent Laboratory as approved by the Engineer for the process control testing. The mix will also require visual acceptance by the Engineer. In addition, the Engineer may run independent tests to determine the acceptability of the material. Material failing to meet these acceptance criteria will be addressed as directed by the Engineer such as but not limited to acceptance at reduced pay, delineation testing to determine the limits of the questionable material, removal and replacement at no cost to the agency, or performing an Engineering analysis to determine the final disposition of the material.

**334-7.3.1 Process Control Sampling and Testing Requirements:** Perform process control testing at a frequency of once per day. Obtain the samples in accordance with FDOT Method FM 1-T 168. Test the mixture at the plant for gradation (P<sub>.8</sub> and P<sub>-200</sub>) and asphalt binder content (P<sub>b</sub>). Measure the roadway density with 6 inch diameter roadway cores at a minimum frequency of once per 1,500 feet of pavement with a minimum of three cores per day.

Determine the asphalt binder content of the mixture in accordance with FM 5-563. Determine the gradation of the recovered aggregate in accordance with FM 1-T 030. Determine the roadway density in accordance with FM 1-T 166. The minimum roadway density will be based on the percent of the maximum specific gravity (G<sub>mm</sub>) from the approved mix design. If the Contractor or Engineer suspects that the mix design G<sub>mm</sub> is no longer representative of the asphalt mixture being produced, then a new G<sub>mm</sub> value will be determined from plant-produced mix with the approval of the Engineer. Roadway density testing will not be required in certain situations as described in 334-7.4.1. Assure that the asphalt binder content, gradation and density test results meet the criteria in Table 334-6.

Characteristic	Tolerance
Asphalt Binder Content (percent)	Target ± 0.55
Passing No. 8 Sieve (percent)	Target ± 6.00
Passing No. 200 Sieve (percent)	Target ± 1.50
Roadway Density (daily average)	Minimum 91.5% of G <sub>mm</sub>
Roadway Density (any single core)	Minimum 88.0 % of G <sub>mm</sub>

**334-7.4 Process Control Testing by the Contractor and Acceptance Testing by the Engineer:** On Asphalt Work Category 3, perform process control testing as described in 334-6.3.1. In addition, the Engineer will accept the mixture at the plant with respect to gradation (P<sub>.8</sub> and P<sub>-200</sub>) and asphalt binder content (P<sub>b</sub>). The mixture will be accepted on the roadway with respect to density. The Engineer will sample and test the material as described in 334-7.3.1. The Engineer will randomly obtain at least one set of samples per day. Assure that the asphalt content, gradation and density test results meet the criteria in Table 334-6. Material failing to meet these acceptance criteria will be addressed as directed by the Engineer such as but not limited to acceptance at reduced pay, delineation testing to determine the limits of the questionable material, removal and replacement at no cost to the agency, or performing an Engineering analysis to determine the final disposition of the material.

**334-7.4.1 Acceptance Testing Exceptions:** When the total quantity of any mix type in the project is less than 500 tons, the Engineer will accept the mix on the basis of visual inspection. The Engineer may run independent tests to determine the acceptability of the material.

Density testing for acceptance will not be performed on widening strips or shoulders with a width of 5 feet or less, open-graded friction courses, variable thickness overbuild courses, leveling courses, any asphalt layer placed on subgrade (regardless of type), miscellaneous asphalt pavement, bike/shared use paths, crossovers, gore areas, or any course with a specified thickness less than 1 inch or a specified spread rate less than 100 lb per square yard. Density testing for acceptance will not be performed on asphalt courses placed on bridge decks or approach slabs; compact these courses in static mode only. In addition, density testing

for acceptance will not be performed on the following areas when they are less than 500 feet (continuous) in length: turning lanes, acceleration lanes, deceleration lanes, shoulders, parallel parking lanes, or ramps. Do not perform density testing for acceptance in situations where the area requiring density testing is less than 50 tons. Density testing for acceptance will not be performed in intersections. The limits of the intersection will be from stop bar to stop bar for both the mainline and side streets. A random core location that occurs within the intersection shall be moved forward or backward from the intersection at the direction of the Engineer. Compact these courses in accordance with a standard rolling procedure approved by the Engineer. In the event that the rolling procedure deviates from the approved procedure, placement of the mix will be stopped.

**334-8 Method of Measurement.**

For the work specified under this Section, the quantity to be paid for will be the weight of the mixture, in tons.

The bid price for the asphalt mix will include the cost of the liquid asphalt and the tack coat application as specified in 334-5.5.4. There will be no separate payment or unit price adjustment for the asphalt binder material in the asphalt mix.

**334-9 Basis of Payment.**

**334-.1 General:** Price and payment will be full compensation for all the work specified under this Section.

**344 CONCRETE FOR LOCAL AGENCY PROGRAM (LAP) (CLASS - D).  
(REV 6-9-2021) (FA 7-2-21) (FY 2023-24)**

SECTION 344 is deleted and the following substituted:

**SECTION 344  
CONCRETE FOR LAP (OFF-SYSTEM)**

**344-1 Description.**

**344-1 General:** Construct concrete structures and other concrete members, based on the type of work as described in the Contract Documents and the concrete work categories as defined below.

**344-1.2 Work Categories:** Construction will fall into one of the following concrete work categories:

**344-1.2.1 Concrete Work Category 1:** Includes the construction of cast-in-place nonstructural concrete; including sidewalks, curb and gutter, ditch and slope pavement, or other non-reinforced cast-in-place elements.

**344-1.2.2 Concrete Work Category 2:** Includes the construction of precast and prestressed concrete products.

**344-1.2.2.1 Precast Concrete Drainage Structures:** Includes but are not limited to reinforced and non-reinforced concrete pipes, french drains, underdrains, inlets, manholes, junction boxes, endwalls, pipe culverts, storm sewers, and box culverts.

**344-1.2.2.1 Incidental Precast/Prestressed Concrete Structures:** Includes the fabrication, storage, transportation, and erection of prestressed concrete poles, concrete bases for light poles, highway sign foundations, retaining wall systems, traffic separators, sound barriers or other structural precast elements.

**344-1.2.3 Concrete Work Category 3:** Includes the work associated with the placement and/or construction of structural cast-in-place concrete meeting the requirements of this section.

**344-2 Materials.**

**344-2.1 General:** Use concrete composed of a mixture of portland cement, aggregates, and water, with or without chemical or mineral admixtures and supplementary cementitious materials that meet the following requirements:

**344-2.1.1 Portland Cement:** Portland cements meeting the requirements of AASHTO M 85 or ASTM C150 is required. Different brands of cement, cement of the same brand from different facilities or different types of cement shall be stored separately and shall not be mixed.

**344-2.1.2 Coarse and Fine Aggregates:** Aggregates shall meet ASTM C33.

**344-2.1.3 Water:** Water shall meet the requirements of ASTM C 1602.

**344-2.1.4 Chemical Admixtures:** Use chemical admixtures shall be listed on the FDOT Approved Products List (APL). Admixtures may be added at the dosage rates recommended by the manufacturer.

**344-2.1.5 Types of Cement:** Unless a specific type of cement is designated in the Contract Documents, use Type I, Type IL, Type IP, Type IS, Type II, Type II (MH) or Type III cement in all classes of concrete. Use Type IL or Type II (MH) for all mass concrete elements.

**344-2.1.6 Supplementary Cementitious Materials:** Supplementary Cementitious Materials shall meet the requirements of ASTM C618 and ASTM C 989, respectively. Fly ash shall not include the residue resulting from the burning of municipal garbage or any other refuse with coal, or the burning of industrial or municipal garbage in incinerators.

**344-3 Production, Mixing and Delivery of Concrete.**

**344-3.1 Concrete Production Requirements:**

**344-3.1.1 Category 1:** Use a concrete production facility that is certified by the National Ready Mixed Concrete Association (NRMCA) or listed on the FDOT list of non-structural concrete producers. Concrete production facilities listed on the FDOT Producers with Accepted QC Programs list for structural concrete may also be used for Category 1.

**344-3.1.2 Category 2:** Obtain precast concrete products from plants that are currently on the FDOT's Production Facility Listing for the types of products that they are producing.

**344-3.1.3 Category 3:** Obtain structural concrete from a plant that is currently on the FDOT's Production Facility Listing for structural concrete.

**344-3.2 Classes of Concrete:** Meet the requirements of Table 344-1.

Table 344-1  
Master Proportion Table <sup>(7)</sup>

Class of Concrete	28-day Specified Minimum Compressive Strength ( $f'_c$ ) (psi)	Maximum Water to Cementitious Materials Ratio (pounds per pounds)	Minimum Total Cementitious Materials Content (lb/yd <sup>3</sup> )	Target Slump Value (inches) <sup>(3)</sup>
Category 1				
Class NS	2,500	N/A	N/A	N/A
Category 3				
I <sup>(1)</sup>	3,000	0.53	470	3 <sup>(2)</sup>
I (Pavement)	3,000	0.50	470	1.5 or 3 <sup>(5)</sup>
II <sup>(1)</sup>	3,400	0.53	470	3 <sup>(2)</sup>
II (Bridge Deck)	4,500	0.44	600 <sup>(8)</sup>	3 <sup>(2)</sup>
III <sup>(4)</sup>	5,000	0.44	600 <sup>(8)</sup>	3 <sup>(2)</sup>
III (Seal)	3,000	0.53	600 <sup>(8)</sup>	8
IV	5,500	0.41 <sup>(6)</sup>	600 <sup>(8)</sup>	3 <sup>(2)</sup>
IV (Drilled Shaft)	4,000	0.41	600 <sup>(8)</sup>	8.5
V (Special)	6,000	0.37 <sup>(6)</sup>	600 <sup>(8)</sup>	3 <sup>(2)</sup>
V	6,500	0.37 <sup>(6)</sup>	600 <sup>(8)</sup>	3 <sup>(2)</sup>
VI	8,500	0.37 <sup>(6)</sup>	600 <sup>(8)</sup>	3 <sup>(2)</sup>
VII	10,000	0.37 <sup>(6)</sup>	600 <sup>(8)</sup>	3 <sup>(2)</sup>

Notes:

- (1) For precast three-sided culverts, box culverts, endwalls, inlets, manholes and junction boxes, the target slump value and air content will not apply. The maximum allowable slump is 6 inches, except as noted in (2). The Contractor is permitted to use concrete meeting the requirements of ASTM C478 (4,000 psi) in lieu of the specified Class I or Class II concrete for precast endwalls, inlets, manholes and junction boxes.
- (2) The Engineer may allow a maximum target slump of 7 inches when a Type F, G, I or II admixture is used. When flowing concrete is used, meet the requirements of Section 8.6 of the FDOT Materials Manual.
- (3) For a reduction in the target slump for slip-form operations, submit a revision to the mix design to the Engineer. The target slump for slip-form mix is 1.50 inches.
- (4) When precast three-sided culverts, box culverts, endwalls, inlets, manholes or junction boxes require a Class III concrete, the minimum cementitious materials content is 470 pounds per cubic yard. Do not apply the air content range and the maximum target slump shall be 6 inches, except as allowed in (2).
- (5) Meet the requirements of Section 350 of FDOT Specifications.
- (6) When silica fume or metakaolin is required, the maximum water to cementitious material ratio will be 0.35. When ultrafine fly ash is used, the maximum water to cementitious material ratio will be 0.30.
- (7) Tolerance for slump is  $\pm 1.5$  inches and Air Content range is 0.0% to 6.0%.
- (8) The minimum total amount of cementitious materials content of 600 pounds per cubic yard is required for extremely aggressive environment. For moderately and slightly aggressive environments, the required amounts are 550 lb/yd<sup>3</sup> and 510 lb/yd<sup>3</sup>, respectively.

**344-3.3 Contractors Quality Control:** For Categories 1 and 2, assume full responsibility for controlling all operations and processes such that the requirements of these Specifications are always met.

For Category 3, furnish a Quality Control (QC) plan to identify to the Engineer how quality will be ensured at the project site. During random inspections, the Engineer will use this document to verify that the construction of the project agrees with the QC plan.

**344-3.4 Concrete Mix Design:** Before producing any Category 1 or Category 2 concrete, submit the proposed mix designs to the Engineer. For Category 3, submit to the Engineer for approval, FDOT approved mix designs. Do not use concrete mix designs without prior approval of the Engineer.

Materials may be adjusted provided that the theoretical yield requirement of the approved mix design is met. Show all required original approved design mix data and batch adjustments on an Engineer approved concrete delivery ticket.

**344-3.5 Delivery:** For Category 3, the maximum allowable transit time of concrete is 90 minutes. For critical placements, with the Engineer's approval, the transit time may be extended to the allowable mixing time shown in the mix design.

Furnish a delivery ticket on a form approved by the Engineer with each batch of concrete before unloading at the placement site. Record material quantities incorporated into the mix on the delivery ticket. Ensure that the Batcher responsible for producing the concrete signs the delivery ticket certifying that the batch was produced and delivered in accordance with these requirements. Sign the delivery ticket certifying that the concrete was placed in accordance with these requirements.

**344-3.6 Placing Concrete:**

**344-3.6.1 Concreting in Cold Weather:** Do not mix or place concrete when the air temperature at placement is below 40°F.

During the curing period, if the National Oceanic and Atmospheric Administration (NOAA) predicts the ambient temperature to fall below 35°F for 12 hours or more or to fall below 30°F for more than 4 hours, enclose the structure in such a way that the air temperature within the enclosure can be kept above 50°F for a period of 3 days after placing the concrete or until the concrete reaches a minimum compressive strength of 1,500 psi.

Assume all risks connected with the placing and curing of concrete.

Although the Engineer may give permission to place concrete, the Contractor is responsible for satisfactory results. If the placed concrete is determined to be unsatisfactory, remove, dispose of, and replace the concrete at no expense to the Agency.

**344-3.6.2 Concreting in Hot Weather:** For Category 3, hot weather concreting is defined as the production, placing and curing of concrete when the concrete temperature at placing exceeds 86°F but is less than 100°F.

Spray reinforcing bars and metal forms with cool fresh water just prior to placing the concrete in a method approved by the Engineer.

Assume all risks associated with the placing and curing of concrete.

Although the Engineer may give permission to place concrete, the Contractor is responsible for satisfactory results. If the placed concrete is determined to be unsatisfactory, remove, dispose of, and replace the concrete at no expense to the Agency.

Unless the specified hot weather concreting measures are in effect, reject concrete exceeding 85°F at the time of placement. Regardless of special measures taken, reject concrete exceeding 100°F. Predict the concrete temperatures at placement time and implement hot weather measures to avoid production shutdown.

**344-3.7 Mixers:** For Category 3 concrete, do not place concrete from a truck mixer that does not have a current FDOT mixer identification card.

**344-3.8 Small Quantities of Concrete:** With approval of the Engineer, small quantities of concrete, less than 3 cubic yards placed in one day and less than 0.5 cubic yards placed in a single placement may be accepted using a pre-bagged mixture. The Engineer may verify that the pre-bagged mixture is prepared in accordance with the manufacturer's recommendations and will meet the requirements of this Specification.

**344-3.9 Sampling and Testing:**

**344-3.9.1 Category 1:** The Engineer may sample and test the concrete to verify its quality. The minimum 28 day compressive strength requirement for this concrete is 2,500 psi.

**344-3.9.2: Category 2:** No sampling and testing is required by the Engineer for category 2.

**344-3.9.3 Category 3:** The Engineer will randomly select a sample from each LOT to determine its plastic properties and to make three 4 x 8 inch cylinders for testing by the Engineer at 28 days to ensure that the design compressive strength has been met for the class of concrete as specified in Table 344-1. A LOT is defined as the concrete placement of 200 cubic yards or one day's production, whichever is less.

**344-3.10 Records:** Ensure the following records are available for review for at least 3 years after final acceptance of the project:

1. Accepted concrete Plant QC Plan.
2. Approved concrete mix designs.
3. Materials source (delivery tickets, certifications, certified mill test reports).

4. A copy of the scale company or testing agency report showing the signature of the scale company representative, date of inspection, observed deviations from quantities checked during calibration of the scales and meters.

5. A copy of the documentation certifying the admixture weighing/measuring devices.

6. Aggregate moisture control records including date and time of test.

7. Manufacturer's mixer information.

8. Certification documents for admixture weighing and measuring dispensers.

9. A daily record of all concrete batched for delivery to the projects, including respective mix design numbers and quantities of batched concrete.

#### **344-4 Acceptance of the Work.**

**344-4.1 Category 1 Work:** Category 1 work will be accepted based on certification by the batcher and contractor on the delivery ticket.

**344-4.2 Category 2 Work:** Certify that the precast elements were produced by production facilities that are currently on the FDOT's Production Facility Listing for the types of products that they are producing. In addition, the producer's logo shall be stamped on the element. The producer shall not use the Florida Department of Transportation QC stamp on elements used on this project. Provide a statement of certification from the manufacturer of the precast element that the element meets the requirements of this Specification.

**344-4.3 Category 3 Work:** Category 3 concrete will be accepted based on the Engineer's test results for plastic properties and compressive strength requirements for the class of concrete as defined in Table 344-2. In addition, a Delivery Ticket as described in 344-3.5 will be required for acceptance of the material at the project site.

**344-4.4 Small Quantities of Concrete:** Category 3 concrete meeting the definition of 344-3.8 will be accepted in accordance with 344-4.3 based on test results for plastic properties and compressive strength.

#### **344-5 Method of Measurement.**

The quantities to be paid for will be the items shown in the plans, completed and accepted.

#### **344-6 Basis of Payment.**

Prices and payments will be full compensation for all work and materials specified in this Section.



THE SUNRISE CITY

**FORT PIERCE**

PURCHASING  
DEPARTMENT

*Florida*

# Exhibit G



## Autoscope Comm Manager Datasheet

Econolite Video, Radar, & In-Ground Detection



### Description

Power and communication to Vision sensors is conducted via the Vision Comm Manager. The Vision Comm Manager supports SDLC and wired I/O interface for convenient integration to TS1, 170/2070/33x and TS2 cabinets. The robust and proven broadband-over-power cable technology has a remarkable throughput of 70-90 Mb/sec. This is more than sufficient bandwidth to simultaneously transmit traffic data and multiple streams of HD video.

### Applications

Autoscope Vision is capable of concurrently satisfying multiple transportation management objectives:

- Stop bar vehicle detection
- Bicycle detection and differentiation
- Advance vehicle detection up to 600 feet from Vision sensor
- Traffic data collection
- HD video surveillance

### Specifications

- Connectors
  - Input power: one (1), 3-position compression block
  - Output power to Vision sensors: four (4), 3-position compression blocks (up to 2 sensors per block)
  - Two (2) USB
  - Four (4), 10/100/1000 Ethernet: WAN, Maintenance, Expansion, Reserved
- Communications
  - Wi-Fi 802.11(b/g/n)
  - WAN Ethernet Port 10/100/1000
  - Maintenance Ethernet Port 10/100/1000
  - Broadband-Over-Power 70-90 Mbps
- Environmental
  - -29° F to +165° F (-34° C to +74° C)
  - 0 to 95% relative humidity, non-condensing
- Dimensions and Weight
  - 11" x 7" x 2.5" (28 cm x 18 cm x 6 cm)
  - 2.3lbs (1.04 kg)
- Video Output
  - Digital streaming H.264 720p, 30fps
  - Variable bitrate selectable 100-5000Kbps
- Warranty
  - Three-year factory warranty
  - Extended warranty packages available to six years

- Power
  - 89-265 VAC, 50/60 Hz from the transient-protected side of cabinet
  - Minimum 15W typical without sensors
  - 75 Watts typical with four (4) Vision sensors
  - 140 Watts Maximum
  - 2 spare fuses
  - High-energy transient surge protection
- Indicators
  - Wi-Fi LEDs - active or inactive
  - SDLC LEDs - indicate valid data
  - Ethernet Port LEDs - indicate speed of network connection
  - Power Sensor LED - indicate power to sensor
  - Comm Manager LED - indicator for readiness and status
  - System Status LED - indicating individual sensor status
  - Sensor LINK/ACT LED - indicates communication between the Comm Manager and at least 1 Vision sensor
- Regulatory
  - NEMA TS2 2003 Compliant
  - CE EN 55022
  - CE EN 55024
  - EN 61000-6-1
  - ICES
  - FCC Part 15, Class A



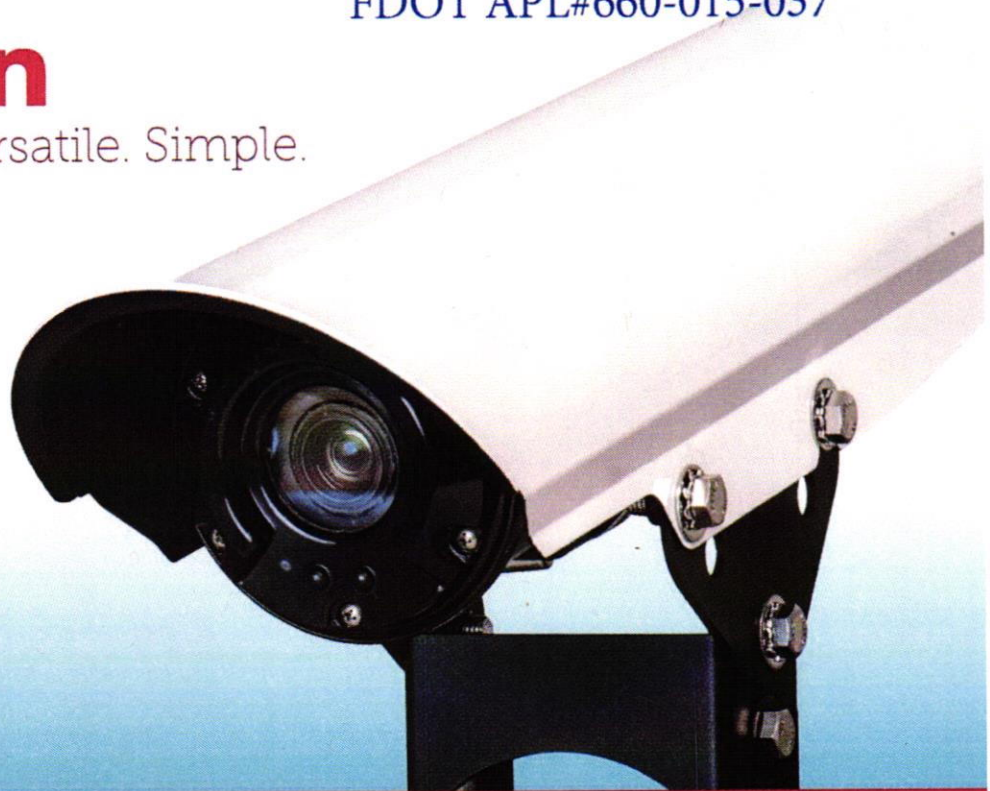
1250 N. Tustin Avenue, Anaheim, CA 92807 714-630-3700 sales@econolite.com www.econolite.com

© 2019 Econolite. All rights reserved. Econolite reserves the right to change or update these specifications at any time without prior notification.

FDOT APL#660-015-037

**Autoscope®**  
**VISION**

Accurate. Versatile. Simple.



▶▶ Autoscope performance is robust and reliable in all lighting conditions.

## About Vision™

Video detection and broadband communications technologies continue to help inspire and generate new levels of Intelligent Transportation Systems (ITS) capabilities. This will be even more critical as connected vehicle and Smart City technologies become more prevalent, particularly vehicle-to-infrastructure (V2I) and data analytics. Whether for surveillance, vehicle detection, bicycle detection and differentiation, data collection, or traffic monitoring systems, video detection and broadband communications are increasing ITS performance, cost efficiencies, and access to strategic traffic information - helping transportation professionals improve safety, reduce vehicle emissions, and mitigate traffic congestion.

Building on more than two decades of proven above-ground video detection experience, Autoscope Vision delivers the highest levels of accuracy and performance in an easy-to-use detection solution that supports a variety of traffic management and ITS applications.

### At A Glance

- ▶ Highest levels of accuracy and performance
- ▶ Built-in local WiFi for quick and simple set up
- ▶ Program an entire intersection in just minutes
- ▶ Easy to install with 3-wires-only
- ▶ Simple integration to all traffic cabinets
- ▶ High Definition (HD) camera for superior video images



**Autoscope Vision Datasheet**

Econolite Video, Radar, & In-Ground Detection



**Description**

Autoscope Vision is an integrated camera-processor sensor solution that provides high performance stop bar vehicle detection, bicycle detection and differentiation, advance vehicle detection, traffic data collection, and HD video surveillance. It also supports local WiFi and streaming video to mobile computing devices.

Autoscope Vision utilizes an ITO faceplate heater and hydrophilic coated lens to maintain optimal performance during inclement weather while reducing the frequency of cleaning.

Power and communication to Vision sensors is conducted via the Vision Comm Manager™. Vision Comm Manager supports SDLC and wired I/O interface.

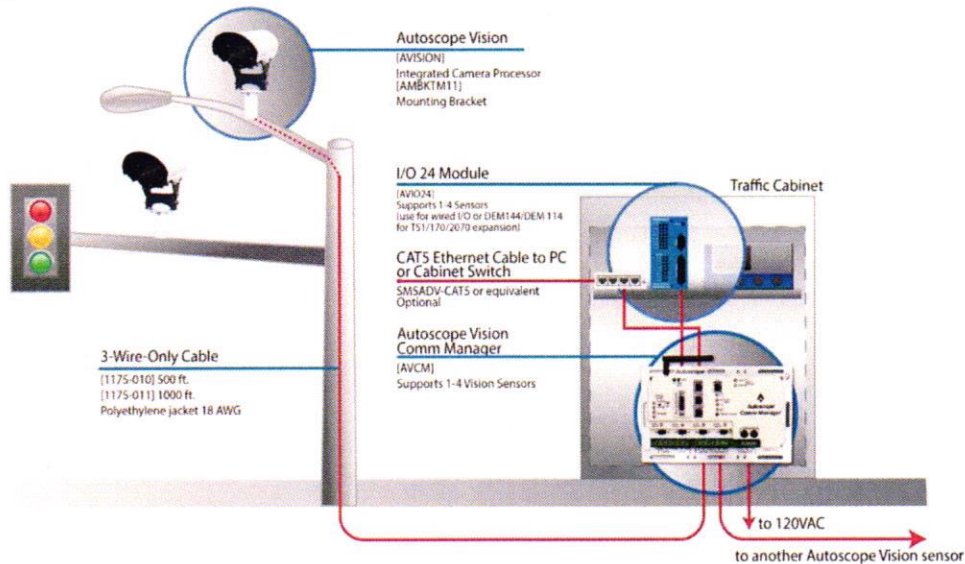
**Application**

Autoscope Vision is capable of simultaneously satisfying multiple transportation management objectives:

- Stop bar vehicle detection
- Bicycle detection and differentiation
- Advance vehicle detection up to 600 feet from Vision sensor
- Traffic data collection
- HD video surveillance

**Vision Sensor Specifications**

- ▶ **Temperature**
  - -34° C to +60° C (-29° F to 165°F)
  - Meets TS2 standards
  - Relative humidity of 0 to 95%, non-condensing
- ▶ **Power**
  - 16W typical, 18W maximum
  - 89 to 265 VAC
  - 60/50 Hz
  - Indium Titanium Oxide (ITO) and hydrophilic faceplate
- ▶ **Dimensions**
  - H x W x L (with sunshield and bracket):  
7" x 5.5" x 22.5"  
(177.8 mm x 140 mm x 571.5mm)
  - 6.5 lbs (2.95 kg)



3360 E La Palma Avenue, Anaheim, CA 92806 · 714-630-3700 · sales@econolite.com · www.econolite.com

381480916-3

© 2017 Econolite Control Products, Inc. All rights reserved. Econolite Control Products, Inc. is an Econolite Group, Inc. company, and reserves the right to change or update these specifications at any time without prior notification.

**EXHIBIT "H"**  
**NEIGHBORHOOD OVERHEAD SIGN STRUCTURE**

# District Brand Archway Signs

## Scope of Work

Don Bell Signs to fabricate & install:  
 ( ) S/F non-illuminated, District  
 Brand Archway Signs, as shown.

## Notes:

All hardware to be non-corrosive.

Landscaping by others.



Nighttime Illumination

47'-0"+/-  
 24'-0"  
 15'-10"

### Logo/Icon Panel

Const: aluminum sheet

Paint: \_\_\_\_\_ (TBD)

Graphics: digitally-printed on vinyl  
 & applied to panel face  
 Attach: mechanically onto  
 arch structure

### District ID Panel

Const: aluminum sheet & tube

Paint: \_\_\_\_\_ (TBD)

Channel Letters: aluminum can, painted white,  
 internally illuminated w/ white LEDs  
 Inset Border: Static RGB "Purple" faux neon LED  
 Cove Lighting (Top & Bottom): white LEDs  
 Attach: mechanically onto arch structure

### Trim Boxes

Const: aluminum sheet  
 & tube

Finish: smooth

Paint: Matthews \_\_\_\_\_ (TBD)

R1 Black, sat. fin.

Attach: mechanically onto  
 main supports

### Vertical Main Supports

Const: steel pipes (pending  
 engineering) R1

Paint: primer & Matthews

\_\_\_\_\_ Black, sat. fin.

### Footers

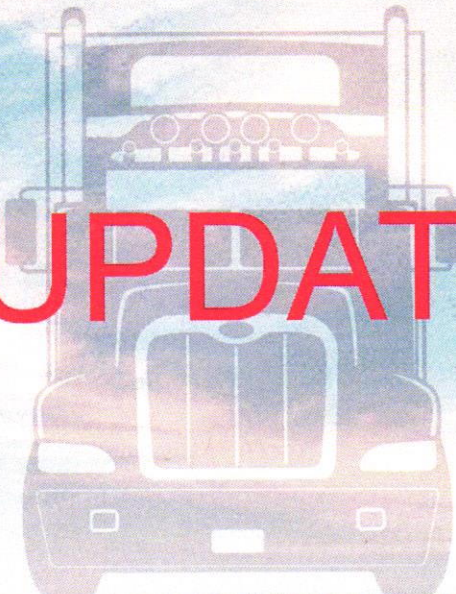
Const: caisson w/  
 base plates, anchor bolts  
 & rebar cages  
 (pending engineering)

PEACOCK ARTS



Note: Final district icon artw  
 to be provided by the custow

UPDATE TO



Front Elevation of Arch

Scale: 1/4" = 1'-0"

Note: This sign design is subject to change in order to  
 & municipal codes pertaining to roadway plac