# E-18-16 R 18 SERVICE: County Impound & Towing

## **Contract Details**

NIFS ID #CLPD15000@10 NIFS Entry Date 118 75 Term: FROM: 91-15 TO: 1-15-16

New Renewal	1) Mandated Program:	Yes 🗌	No 🗵
Amendment	2) Comptroller Approval Form Attached:	Yes 🖂	No 🔲
Time Extension	3) CSEA Agreement § 32 Compliance Attached:	Yes 🗌	No 🛛
Addl. Funds	4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes 🖂	No 🗆
Blanket Resolution RES#	5) Insurance Required	Yes 🛛	<b>№</b> □

## **Agency Information**

Vendo	)r			
Name Vendor ID# 112659386				
T & D Towing Corp				
Address 162 Sea Cliff Avenue Glen Cove, New York 11542	Contact Person Anthony Douso Jr, EMAIL: TDTowing@gmail.com			
	Phone (516) 671-8810			

Department Contact							
	3rath-Gough 3-gough@pdcn.org						
· · · · · · · · · · · · · · · · · · ·							
Address	1490 Franklin Ave.						
	PAB - Room 250						
	Mineola, NY 11501						

**Routing Slip** 

	touring one							
=DATE ⊽Rec'd.	DEPARTMENT : .	Internal Verification	DATE : Appv!d& Ew'd.		SIGNATURE		Leg. Approval Required	
	Department	NIFS Entry (Dept) NIFS Appvl (Dept. Head Contractor Registered			To			
	ОМВ	NIFS Approval (Contractor Registered)	Pake	3/15/6	hey Om		Yes No Not required if blanket resolution	
10/1/5	County Attorney	CA RE & Insurance y Verification	19	1/15	a komo to p	* /		
10/4/15	County Attorney	CA Approval as to form		elk-	WHER		Yes⊠No □	
, ,	Legislative Affairs	Fw'd Original Contract to CA		8/16	Meet	Ka .	4.40 h	I LAK
	County Attorney	NIFS Approval				7		
	Comptroller	NIFS Approval						
1/8/4	County Executive	Notarization Filed with Clerk of the Leg.		de	alde	A 8-	MAL dios	

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NASSAU COUNTY

RECEIVED

Contract ID#: CQPD10000010

Department: POLICE

## **Contract Summary**

Description: County Impound and Towing

Purpose: To extend contract for towing and storage of vehicles pursuant to bid #9899-05269-038

Method of Procurement: Formal Sealed Bidding Process

Procurement History: procured through bid #9899-05269-038 dated 5/14/09

Description of General Provisions: Vendor to provide towing and storage service for Police Department. Vendor authorized to charge owner of vehicle set towing and storage fees. This is a three (3) year contract with an option by the County to renew up to an additional 2-years under the same terms. It is necessary to have such tow cars available at the direction of the department on a twenty-four (24) hour a day, seven (7) day a week basis, to tow, store and release such vehicles. Vendor has submitted the highest bid for his assigned zones. This is a personal service contract with the intent and purview of Section 2206 of the County Charter.

Impact on Funding / Price Analysis: Vendor agrees to pay for the franchises herein granted, annually in twelve (12) equal installments monthly in advance to COUNTY for the following zone or zones:

Zone 1 & 4

\$33,053.00 per annum

Although this is a revenue contract, the County is required to pay for towing and storage when a vehicle is held for evidence.

Change in Contract from Prior Procurement: N/A

Recommendation: (approve as submitted)

### Advisement Information

BUDGET	CODES			
Fund:	PDH			
Control:				
Resp:	1143			
Object; DE	500			
Transaction:	107			

RENEW	AL
% Increase	
% Decrease	

FUNDING SOURGE	AMOUNT
Revenue Contract	XXXXXXX
County	\$ 7,500
Federal	\$
State	\$
Capital	\$
Other	\$
TOTAL	\$ 7,500

Serveges remoderate also		
1	PDPDH1143/DE500	\$ 7,500
2	The state of the s	\$
3	111	\$
A 4	1. J. Umato 10/1/15	\$
5		\$
6		\$
	TOTAL	\$ 7,500

LINE INDEX/OBJECT CODE AMOUNT

Document Prepared By:

Gail McGrath-Gough

Administrative Assistant Date 7

NIFS Certification	Comptroller Certification	County Executive Approval
I certify that this document was accepted into NIFS.	I certify that an unencumbered balance sufficient to cover this contract is present in the appropriation to be charged.	Name
Name	Name	Date
		1/8/4
Date	Date	(For Office Use Only)
		E #:

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE POLICE DEPARTMENT AND T & D TOWING CORP.

Fascori by the Rules Committee

Fascori Courty Legislature

Section Vite of 1-25-16

Legislators present: 7

WHEREAS, the County has negotiated an amendment to a personal services agreement with T & D Towing Corp. for towing and impound related services, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County
Legislature authorize the County Executive to execute the said amendment
to an agreement with T & D Towing Corp.



## COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments,

CONTRACTOR NAME: T & D Towing Corp CONTRACTOR ADDRESS: 162 Sea Cliff Avenue Glen Cove, New York 11542 FEDERAL TAX ID #: 11-2659386 Instructions: Please check the appropriate box ("") after one of the following roman numerals, and provide all the requested information. I.  $\Box$  The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published [newspaper] on [date]. The sealed bids were publicly opened on \_\_\_\_\_ [date]. \_\_\_\_ sealed bids were received and opened. II. □ The contractor was selected pursuant to a Request for Proposals. The Contract was entered into after a written request for proposals was issued on \_\_\_\_\_ [date]. Potential proposers were made aware of the availability of the RFP by\_\_ [newspaper advertisement, posting on website, mailing, etc.]. \_\_\_\_ [#] of potential proposers requested copies of the RFP. Proposals were due on \_\_\_\_\_ [date]. \_\_\_\_ [#] proposals were received and evaluated. The evaluation committee consisted of: [list members]. The proposals were scored and ranked. As a result of the scoring and ranking (attached), the highest-ranking proposer was selected.

III. It is a renewal, extension or amendment of an existing contract.  The contract was originally executed by Nassau County on October 15, 2010 [date]. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the relevant pages are attached). The original contract, COPD10-000010, was made pursuant to Sealed Bid 9899-05269-038. [describe procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.						
IV.   — Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.						
☐ A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:						
B. The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.						
V. □ Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.						
A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.						
☐ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).						
C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.						

required through an inter-municipal agreement.

□ D. Pursuant to General Municipal Law Section 119-o, the department is purchasing the services

VI. 

This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. 

This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No.928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

## In addition, if this is a contract with an individual or with an entity that has only one or two employees:

□ a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

Date

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

Compt. form Pers./Prof. Services Contracts: Rev. 02/04

#### AMENDMENT NO. 4

AMENDMENT, dated as of <u>August 19, 2015</u> (together with the schedules, appendices, attachments and exhibits if any hereto, this "<u>Amendment</u>"), between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting for and on behalf of the Nassau County Police Department, having its principal office at 1490 Franklin Avenue, Mineola, New York, 11501 (the "<u>Department</u>") and (ii) T & D Towing Corp, having its principal office at 162 Sea Cliff Avenue, Glen Cove, New York 11542 (the "<u>Contractor</u>").

#### WITNESSETH:

WHEREAS, pursuant to County contract number <u>COPD10000010</u> between the County and the Contractor, executed on behalf of the County on October 15, 2010 (the "<u>Original Agreement</u>"), the Contractor performs certain services for the County in connection with, but not limited to, towing of impounded vehicles, brake tests, and such other services, which are more fully described in the Original Agreement (the services contemplated by the Original Agreement, the "<u>Services</u>"); and

WHEREAS, the term of the Original Agreement was for 3 years, from March 1, 2010 through February 28, 2013, with options to renew under the same terms and conditions and was extended to April 30, 2015.

WHEREAS, by Amendment dated April 30, 2015, the term was further extended to August 31, 2015.

WHEREAS, the Department is desirous of extending the term for the period of <u>September 1, 2015</u> through <u>January 15, 2016</u>; and

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

- 1. <u>With Payment Terms.</u> Amounts paid by the County to the Contractor under the Amended Agreement shall be in accordance with the Original Agreement. Amounts to be paid to the County for the franchises herein shall be the same monthly installments pursuant to the original agreement.
- 2. <u>Term.</u> This Agreement shall commence on September 1, 2015 and terminate on January 15, 2016, unless sooner terminated by the COUNTY in accordance with this agreement.
- 3. <u>Full Force and Effect.</u> All terms and conditions of the Original Agreement not expressly amended by this Amendment shall remain in full force and effect and govern the relationship of the parties for the term of the Amended Agreement.
  - 4. <u>Services.</u> All services shall remain the same as in the original agreement provided.
- 5. <u>Compliance with Law.</u> The Contractor shall comply with all Federal, State and Local Laws, including those relating to conflicts of interest, discrimination, and confidentiality, in connection with its performance under the Amended Agreement.

STATE OF NEW YORK)
) ss.: COUNTY OF NASSAU )
On the 24 day of August in the year 2015 before me personally came (Inthony 6 Days 1/2 to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of Nessay; that he or she is the President of The Town Corp., the corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto by authority of the board of directors of said corporation.
PATRICIA B. WARNER  Notary Public, State of New York  No. 01WA6165606  Qualified in Suffolk County  Commission Expires May 14, 2019
STATE OF NEW YORK) ) ss.: COUNTY OF NASSAU)
On the day of in the year 201 before me personally came to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of; that he or she is a <b>Deputy County Executive of the County of Nassau</b> , the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.
NOTARY PUBLIC



### **CERTIFICATE OF LIABILITY INSURANCE**

DATE (MM/DD/YYYY) 08/21/2015

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 be enforced. 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).

C	ertificate holder in lieu of such endorse	ment(	6).			·		
	DUCER			NAME: Wayne F				
Big Insurance Brokerage				PHONE (516) 428-8233 FAX (516) 736-1032 FAX (516) 736-1032 FAX (516) 736-1032				
90	BOX 265			EVAL ADDRESS: biginsurancebrokerage@gmall.com				
				th5	URER(5) AFFOR	DING COVERAGE	NAIC #	
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USV	RED				surance Fund		<del></del>	
	T&D TOWING CORF			NSURER C:	a franco fit franco cate to seem			
				INSURER D :				
	162 SEA CLIFF AVE							
	GLEN COVE		NY 11542-4138	NEURER 5:	<del></del> ;			
20		IFICAT	TE NUMBER:	NSURER F:	* ************************************	REVISION NUMBER:		
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#### Insurance Bill

Page

HARTFORD Billing Company: Hartford Fire Insurance Company Pay Online: www.thehartford.com/servicecenter For Billing Questions Call: 1-866-467-8730 7 a.m. to 7 p.m. Central Time (Mon - Fri)

Report Bond Claims to: 1-888-266-3488

Thank you for renewing your insurance with The Hartford.

Bill Date: 04/01/15

Billing Account #

Due Date: 05/01/15

If your payment is not received by the due date, a late fee of \$30,00 will be assessed.

To Pay in Full: \$331.00

Named insured: T & D TOWING CORP

Your Agent:

THE B&G GROUP INC

**ACCOUNT SUMMARY** 

hum Due: \$331.00

Previous Account Balance Payments & Adjustments

\$27.00 -\$27,00

Premium Activity

\$331.00

New Fee(s)

\$0.00

Account Balance

\$331.00

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02/03/15	Renewal	12BSBDX5	151 Surety			\$331.00

527.00 06/12/14 Payment- Thank You



Thank you for selecting The Hartford. We appreciate your business.

## **Nassau County**



## WO MASS

EDWARD P. MANGANO COUNTY EXECUTIVE 1490 Franklin Avenue Mineola, New York 11501 (516) 573-8800

THOMAS C. KRUMPTER ACTING COMMISSIONER

Police Department

August 19, 2015

T & D Towing Corp 162 Sea Cliff Avenue Glen Cove, New York 11542 Attention: Anthony Douso, Jr.

Re: County of Nassau and T & D Towing Corp

Dear Mr. Douso:

I have enclosed the Amendment between the County of Nassau and T & D Towing Corp, for towing services and storage facilities for the period of <u>September 1, 2015 through January 15, 2016</u>.

After reviewing this Amendment, please sign it on page 3 (in **BLUE INK**) before a Notary Public, who will fill out the first acknowledgement of page 4. Please also affix your corporate seal on page 3.

After execution of this Amendment, please return it to my attention at the Nassau County Police Department Personnel and Accounting Bureau at the above address on or before **MONDAY AUGUST 31, 2015**, along with the following items:

1. <u>Performance Bond:</u> A performance bond or equivalent in the sum of \$33,053.00, pursuant to paragraph 3 (ii) of the Original Agreement extended to <u>January 15, 2016</u>;

#### 2. <u>Insurance:</u>

- (A) A certificate of insurance evidencing Garage Liability and Commercial General Liability Insurance coverage, naming Nassau County as additional insured, with a minimal limit of \$3,000,000.00, pursuant to paragraph 9 of the Original Agreement.
- (B) A certificate of insurance evidencing Garage Keeper's Legal Liability Insurance with a minimal limit of \$200,00.00, pursuant to paragraph 9 of the Original Agreement;
- (C) A certificate of New York State Workers' Compensation Insurance, pursuant to paragraph 9 of the Original Agreement; and
- (D) All insurance polices must contain a provision against cancellation or material change without at least thirty (30) days written notice to the County.

3. <u>Disclosure Statement:</u> Listing the name and home addresses of all shareholders, officers and directors in your company.

### YOUR SEPTEMBER 2015 PAYMENT MUST BE INCLUDED.

If you have any questions, feel free to contact me at (516) 573-7168.

Sincerely,
Gail McGrath-Gough
Administrative Assistant
Personnel and Accounting Bureau
Nassau County Police Department
1490 Franklin Avenue – Room 250
Mineola, New York 11501

cc: GS, GMCG

:



Page 1 of 4

### COUNTY OF NASSAU

## CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

	•
1.	Name of the Entity: T+D TOWING Corp.
	Address: 162 Sex CUFF Ave.
	City, State and Zip Code: Cles Cove N.Y. 11542
2.	Entity's Vendor Identification Number:
3.	Type of Business:Public CorpPartnershipJoint Venture
	Ltd. Liability CoClosely Held CorpOther (specify)
ofJoi	List names and addresses of all principals; that is, all individuals serving on the Board of tors or comparable body, all partners and limited partners, all corporate officers, all parties at Ventures, and all members and officers of limited liability companies (attach additional if necessary):
	ANThony Co. Dousa IIL
	,
*** . * * * * * * * * * * * * * * * * *	
	List names and addresses of all shareholders, members, or partners of the firm. If the holder is not an individual, list the individual shareholdres/partners/members. If a Publicly Corporation include a copy of the 10K in lieu of completing this section.
k	Withory Co. Dougo Jr.
-	· · · · · · · · · · · · · · · · · · ·

Page 2 of 4	
1. above (if subsidiary cobe updated)	all affiliated and related companies and their relationship to the firm entered on line none, enter "None"). Attach a separate disclosure form for each affiliated or company that may take part in the performance of this contract. Such disclosure shall to include affiliated or subsidiary companies not previously disclosed that participate rmance of the contract.
	None
bid, post-bid employed or its agencies, limited to the matters inch real property the term is demployee, co	all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, i, etc.). The term "lobbyist" means any and every person or organization retained, r designated by any client to influence - or promote a matter before - Nassau County, boards, commissions, department heads, legislators or committees, including but not to Open Space and Parks Advisory Committee and Planning Commission. Such ade, but are not limited to, requests for proposals, development or improvement of a subject to County regulation, procurements, or to otherwise engage in lobbying as defined herein. The term "lobbyist" does not include any officer, director, trustee, ounsel or agent of the County of Nassau, or State of New York, when discharging ficial duties.
(a)	Name, title, business address and telephone number of lobbyist(s):
	NOW
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Page 3 of 4
(b) Describe lobbying activity of each lobbyist. See page 4 of 4 for a complete description of lobbying activities.
Nowe
(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):
None
8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.
The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.
Dated: 7-13-15  Signed: Quest & Quest  Print Name: ANTHONY 6. DOUSOUT.  Title: Pres.
Print Name: ANThony G. Dousoth.
Title: Pres.

#### Page 4 of 4:

4 . . .

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

Contract ID#: COPD10000010 Department: POLICE

## **Contract Details**

SERVICE: County Impound & Towing

NIFS ID #CLPD150000 10 NIFS Entry Date 5 4 1 Term: FROM: 5-1-15 TO: 8-31-15				
New Renewal	1) Mandated Program:	Yes 🗌	No 🛛	
Amendment	2) Comptroller Approval Form Attached:	Yes 🖂	No 🗌	
Time Extension	3) CSEA Agreement § 32 Compliance Attached:	Yes 🔲	No ⊠	
Addl. Funds	4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes.	No 🗌	
Blanket Resolution RES#	5) Insurance Required	Yes 🛛	Ŋo □	

## **Agency Information**

Vendor		
Name T & D Towing Corp	Vendor ID# 112659386	
Address 162 Sea Cliff Avenue Glen Cove, New York 11542	Contact Person Anthony Douso Jr. EMAIL: TDTowing@gmail.com	
	Phone (516) 671-8810	

Cou	nty Department	
Department Contact Gail McGrath-Gough Gmcgrath-gough@pdcn.org		
Address	1490 Franklin Ave. PAB - Room 250 Mineola, NY 11501	
Phone 51	6-573-7168	

Routing Slip

Rouning Sup				
DATE . Rec'd.	DEPARTMENT	Internal Verification	DATE Appylide SIGNATURE Fw'd.	Leg. Approval Required
	Department	NIFS Entry (Dept) NIFS Appvl (Dept. Head)		
		Contractor Registered		8.10 %
,	ОМВ	NIFS Approval (Contractor Registered)	- Aberley	Yes No No Not required if blanket resolution
7/19/15	County Attorney	CA RE & Insurance Verification	1/13/15 Comments For	
1/3/5	County Attorney	CA Approval as to form	1 P. M.	Yes No 🛚
	Legislative Affairs	Fw'd Original Contract to CA		
	County Attorney	NIFS Approval	Uplan Desis	
	Comptroller	· NIFS Approval	1 Maria Span	
1/11/1	County Executive	Notarization Filed with Clerk of the Leg.	- Milly / lill	

Contract ID#: COPD10000010 Department; POLICE

## **Contract Summary**

Description: County Impound and Towing

Purpose: To extend contract for towing and storage of vehicles pursuant to bid #9899-05269-038

Method of Procurement: Formal Sealed Bidding Process

Procurement History: procured through bid #9899-05269-038 dated 5/14/09

Description of General Provisions: Vendor to provide towing and storage service for Police Department. Vendor authorized to charge owner of vehicle set towing and storage fees. This is a three (3) year contract with an option by the County to renew up to an additional 2-years under the same terms. It is necessary to have such tow cars available at the direction of the department on a twenty-four (24) hour a day, seven (7) day a week basis, to tow, store and release such vehicles. Vendor has submitted the highest bid for his assigned zones. This is a personal service contract with the intent and purview of Section 2206 of the County Charter.

Impact on Funding / Price Analysis: Vendor agrees to pay for the franchises herein granted, annually in twelve (12) equal installments monthly in advance to COUNTY for the following zone or zones:

Zone 1 & 4

\$33,053.00 per annum

Although this is a revenue contract, the County is required to pay for towing and storage when a vehicle is held for evidence.

Change in Contract from Prior Procurement: N/A

Recommendation: (approve as submitted)

#### Advisement Information

BUDGET CODES	
Fund:	PDH
Control:	
Resp:	1143
Object: DE	500
Transaction:	107

FUNDING SOURCE	AMOUNT
Revenue Contract	
County	\$ 7,500
Federal	\$
State	\$
Capital	\$
Other	\$
TOTA	L \$ 7,500

LINE	INDEX/OBJECT CODE	AMOUNT
1	PDPDH1143/DE500	\$ 7.500
2		\$
3	21/2 1	\$
4	4. ymats 3/13/15	\$
5		\$
6		\$
	TOTAL	\$ 7,500

RENEWAL		
% Increase		
% Decrease		

Document Prepared By: Gail McGrath-Gough

Administrative Assistant

Date 05/01/15

1	NIFS Certification	Comptroller Certification	County Executive Approval
	I certify that this document was accepted into NIFS.	I certify that an unencountrered balance sufficient to cover this contract is present in the appropriation to be charged.	Name UUU
Name	W	Name Duu	Date #1/7//
Date	8/7/18	Date	(For Office Use Only)

George Maragos Comptroller



Mineola, New York 11501

## COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: T & D Towing Corp CONTRACTOR ADDRESS: 162 Sea Cliff Avenue Glen Cove, New York 11542 FEDERAL TAX ID #: 11-2659386 Instructions: Please check the appropriate box ("") after one of the following roman numerals, and provide all the requested information. I. 

The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in [newspaper] on [date]. The sealed bids were publicly opened on [date]. sealed bids were received and opened. II. 

The contractor was selected pursuant to a Request for Proposals. The Contract was entered into after a written request for proposals was issued on \_\_\_\_\_ [date]. Potential proposers were made aware of the availability of the RFP by\_\_\_\_\_ [newspaper advertisement, posting on website, mailing, etc.]. [#] of potential proposers requested copies of the RFP. Proposals were due on \_\_\_\_\_ [date]. \_\_\_\_[#] proposals were received and evaluated. The evaluation committee consisted of: [list members]. The proposals were scored and ranked. As a result of the scoring and ranking (attached), the highest-ranking proposer was selected.

This is a renewal, extension or amendment of an existing contract. The contract was originally executed by Nassau County on October 15, 2010 [date]. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the elevant pages are attached). The original contract, COPD10-000010, was made pursuant to Sealed Bid 2899-05269-038. [describe procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.			
IV.   Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.			
☐ A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:			
B. The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.			
V.   — Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.			
A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.			
☐ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).			
C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no, and the attached memorandum explains how the purchase is			

If

within the scope of the terms of that contract.

VI. 

This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. □ This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No.928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

## <u>In addition</u>, if this is a contract with an individual or with an entity that has only one or two employees:

□ a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

July 5 2015

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

Compt. form Pers./Prof. Services Contracts: Rev. 02/04

#### AMENDMENT NO. 3

AMENDMENT, dated as of <u>April 30, 2015</u> (together with the schedules, appendices, attachments and exhibits if any hereto, this "<u>Amendment</u>"), between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting for and on behalf of the Nassau County Police Department, having its principal office at 1490 Franklin Avenue, Mineola, New York, 11501 (the "<u>Department</u>") and (ii) T & D Towing Corp, having its principal office at 162 Sea Cliff Avenue, Glen Cove, New York 11542 (the "<u>Contractor</u>").

#### WITNESSETH:

WHEREAS, pursuant to County contract number <u>CQPD10000010</u> between the County and the Contractor, executed on behalf of the County on October 15, 2010 (the "<u>Original Agreement</u>"), the Contractor performs certain services for the County in connection with, but not limited to, towing of impounded vehicles, brake tests, and such other services, which are more fully described in the Original Agreement (the services contemplated by the Original Agreement, the "<u>Services</u>"); and

WHEREAS, the term of the Original Agreement was for 3 years, from March 1, 2010 through February 28, 2013, with an option by the County to renew under the same terms and conditions (the "Original Term"); and was extended to April 30, 2015

WHEREAS, the Department is desirous of extending the term for a four month period from May 1, 2015 through August 31, 2015; and

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

- 1. <u>With Payment Terms.</u> Amounts paid by the County to the Contractor under the Amended Agreement shall be in accordance with the Original Agreement. Amounts to be paid to the County for the franchises herein shall be the same monthly installments pursuant to the original agreement.
- 2. <u>Term.</u> This Agreement shall commence on May 1, 2015 and terminate on August 31, 2015, unless sooner terminated by the COUNTY in accordance with this agreement.
- 3. <u>Full Force and Effect.</u> All terms and conditions of the Original Agreement not expressly amended by this Amendment shall remain in full force and effect and govern the relationship of the parties for the term of the Amended Agreement.
  - 4. <u>Services</u>. All services shall remain the same as in the original agreement provided.
- 5. <u>Compliance with Law.</u> The Contractor shall comply with all Federal, State and Local Laws, including those relating to conflicts of interest, discrimination, and confidentiality, in connection with its performance under the Amended Agreement.

STATE OF NEW YORK			
COUNTY OF NASSA	) ss.: U )		
19 - 1000	day of MAY to me personally known, we County of NASSO; the corporation descented his or her name thereto by authorized.	ridea nerein and which exect	Hed the above instrument.
NOTARY PUBLIC	LINDA ROWSE Notary Public, State of New York No. 01R06232317 Qualified in Nassau County Commission Expires December 6, 20/(1		
STATE OF NEW YOR	) ss.:		
of Nassau, the municip	day of Hugust and to me personally known, we bunty of <u>assau</u> ; that he coal corporation described herein a time thereto pursuant to Section 20	nd which executed the above 15 of the County Government	instrument; and that he or Law of Nassau County.
NOTARY PUB	LIC	CONCETTA A PETRI Notary Publin, State of N No. 01 PETRISSIONE Qualified in Newson Co remission Expires April	JCC! aw York

IN WITNESS WHEREOF, the parties have executed this Amendment as of the date first written above.

T & D Towing Corp
By: Quet S. Douse In.  Name: ANTHONY Co. Douse In.  Title: Vers
Name: AUTHONY Con Douse In-
Title: Ves
Date: 5-11-15
NASSAU COUNTY
/ /.
Ву:
Name: Chajos Wikad
Title: Deputy County Executive
Date: C/(>/

PLEASE EXECUTE IN  $\underline{BLUE}$  INK



Page 1 of 4

#### COUNTY OF NASSAU

## CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1.	Name of the Entity: T+D TOWING Corp.
	Address: 162 Sex CUFF Ave.
	City, State and Zip Code: Clen Cove N.Y. 11642
2.	Entity's Vendor Identification Number:
3.	Type of Business:Public CorpPartnershipJoint Venture
	Ltd. Liability Co Closely Held Corp Other (specify)
of Join	List names and addresses of all principals; that is, all individuals serving on the Board of ors or comparable body, all partners and limited partners, all corporate officers, all parties of Ventures, and all members and officers of limited liability companies (attach additional if necessary):
	ANThony Co. Dousa IR
	List names and addresses of all shareholders, members, or partners of the firm. If the older is not an individual, list the individual shareholdres/partners/members. If a Publicly proporation include a copy of the 10K in lieu of completing this section.
_A	NTHONY Co. DougaNh

Dame 2 of 4
Page 2 of 4
6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.
Nove
List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies boards, commission, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements, or to otherwise engage in lobbying as the term is defined herein. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.
(a) Name, title, business address and telephone number of lobbyist(s):
KIPK TO
7000

Page 3 of 4	
(b) Describe lobbying activity description of lobbying activities.	of each lobbyist. See page 4 of 4 for a complete
No	we
A STATE OF THE PARTY OF THE PAR	
	,
(c) List whether and where the Nassau County, New York State):	e person/organization is registered as a lobbyist (e.g.,
No	we
960	
8, VERIFICATION: This section micontractor or Vendor authorized as a signa	ust be signed by a principal of the consultant, atory of the firm for the purpose of executing Contracts.
The undersigned affirms and so swears the statements and they are, to his/her knowle	at he/she has read and understood the foregoing dge, true and accurate.
Dated: 7-13-15	Signed: Quest & Qousoin.  Print Name: AWThony & Dousoin.  Title: Pres.
, ,	Print Name: ANTHONY C. DOW SOTT.
	Title: Prec.

#### Page 4 of 4:

The term lobbying shall mean any attempt to influence; any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage. defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise. concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

Department: POLICE

#2

Contract Details	SERVICE: County Impound & Towing
	// //
_	$\mathcal{M}_{\mathcal{A}}(\mathcal{A}_{\mathcal{A}})$

NIFS ID #CLPD 190000 / 6 NIFS Entry Date 7 Term: FROM: 5-1-14 TO: 4-30-15

New Renewal	1) Mandated Program:	Yes 🗌	No 🛛
Amendment	2) Comptroller Approval Form Attached:	Yes 🖂	No 🗌
Time Extension	3) CSEA Agreement § 32 Compliance Attached:	Yes 🗌	No 🛛
Addl. Funds	4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes 🗵	№ 🗌
Blanket Resolution  RES#	5) Insurance Required	Yes 🖂	No 🗌

## Agency Information

Ve	ndor	Coun
Name T & D Towing Corp	Vendor ID# 112659386	Departmer Gail McGr Gmcgrath-
Address 162 Sea Cliff Avenue Glen Cove, New York 11542	Contact Person Anthony Douso Jr. EMAIL: TDTowing@gmail.com	Address
	Phone (516) 671-8810	Phone 516

Gail McGrath-Gough Gmcgrath-gough@pdcn.org Address 1490 Franklin Ave.	Department Contact				
Address 1490 Franklin Ave.	<b>Gmcgrath</b>	1-gough@pdcn.org			
	Address 1490 Franklin Ave.				
PAB - Room 250					
Mineola, NY 11501					

Routing Slip

DATE Rec'd.	DEPARTMENT	Internal Verification	DATE Appv'd& Fw'd.	SIGNATURE	Leg. Approval Required
	Department	NIFS Entry (Dept) NIFS Appvl (Dept. Head)	M	74 1. The	>
		Contractor Registered			
:	OMB	NIFS Approval (Contractor Registered)	10/10	Manare C.	Yes No No Not required if blanket resolution
199/14	County Attorney	CA RE & Insurance Verification	1 /9/ <sub>1</sub>	4 Ilmits?	
10/9/9/19	County Attorney	CA Approval as to form	四/g//	14 DI	Yes No D
71	Legislative Affairs	Fw'd Original Contract to CA			i
0/9/0	County Attorney	NIFS Approval	12/0/1/	4 0-4/	
!	Comptroller	NIFS Approval	13/13//	4 20	i
	County Executive	Notarization Filed with Clerk of the Leg	□  \              =	SI4 Pla	

George Maragos Comptroller



240 Old Country Road Mineola, New York 11501

## COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: T & D Towing C	<u>Corp</u>
CONTRACTOR ADDRESS: 162 Sea Clif Glen Cove.	<u>Ff Avenue</u> New York 11542
FEDERAL TAX ID #: <u>11-2659386</u>	
Instructions: Please check the appropria	ate box ("\sum ") after one of the following tested information.
for sealed bids. The contract was awarded	rest, responsible bidder after advertisement after a request for sealed bids was published [newspaper] on [date] [#] of
sealed bids were received and opened.  II.   The contractor was selected pursuar	
The Contract was entered into after a written required [date]. Potential proposers were made aware of the	lest for proposals was issued one availability of the RFP by
[newspaper advertisement, posting on website, mai copies of the RFP. Proposals were due on	lling, etc.] [#] of potential proposers requested [date] [#] proposals were evaluation committee consisted
received and evaluated. The of:	evaluation committee consisted
ranked. As a result of the scoring and ranking (attac	[list members]. The proposals were scored and
Tanked. As a result of the scoring and fanking fattac	rical, the manearianting proposor was soluted.

VI. 

This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. 
This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No.928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

## <u>In addition</u>, if this is a contract with an individual or with an entity that has only one or two employees:

☐ a review of the criteria set forth by the Internal Revenue Service, Revenue Ruling No. 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

Date

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

Compt. form Pers./Prof. Services Contracts: Rev. 02/04

#### AMENDMENT NO. 2

AMENDMENT, dated as of <u>March 31, 2014</u> (together with the schedules, appendices, attachments and exhibits if any hereto, this "<u>Amendment</u>"), between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting for and on behalf of the Nassau County Police Department, having its principal office at 1490 Franklin Avenue, Mineola, New York, 11501 (the "<u>Department</u>") and (ii) T & D Towing Corp, having its principal office at 162 Sea Cliff Avenue, Glen Cove, New York 11542 (the "<u>Contractor</u>").

#### WITNESSETH:

WHEREAS, pursuant to County contract number <u>CQPD10000010</u> between the County and the Contractor, executed on behalf of the County on October 15, 2010 (the "<u>Original Agreement</u>"), the Contractor performs certain services for the County in connection with, but not limited to, towing of impounded vehicles, brake tests, and such other services, which are more fully described in the Original Agreement (the services contemplated by the Original Agreement, the "<u>Services</u>"); and

WHEREAS, the term of the Original Agreement was for 3 years, from March 1, 2010 through February 28, 2013, with an option by the County to renew up to an additional two (2) years under the same terms and conditions (the "Original Term"); and was extended to April 30, 2014.

WHEREAS, the Department is desirous of extending the term for a one year period from May 1, 2014 through April 30, 2015; and

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

- 1. With Payment Terms. Amounts paid by the County to the Contractor under the Amended Agreement shall be in accordance with the Original Agreement. Amounts to be paid to the County for the franchises herein shall be the same monthly installments pursuant to the original agreement.
- 2. <u>Term.</u> This Agreement shall commence on May 1, 2014 and terminate on April 30, 2015, unless sooner terminated by the COUNTY in accordance with this agreement.
- 3. <u>Full Force and Effect.</u> All terms and conditions of the Original Agreement not expressly amended by this Amendment shall remain in full force and effect and govern the relationship of the parties for the term of the Amended Agreement.
  - 4. <u>Services</u>. All services shall remain the same as in the original agreement provided.
- 5. <u>Compliance with Law.</u> The Contractor shall comply with all Federal, State and Local Laws, including those relating to conflicts of interest, discrimination, and confidentiality, in connection with its performance under the Amended Agreement.

IN WITNESS WHEREOF, the parties have executed this Amendment as of the date first written above.

Date:

T & D Towing Corp

Name: ANTRONY & DOUSOUL

Title: Dras

Date: 4-4-14

NASSAU COUNTY

Name: VICIOUNI R. 1000011

Title: Deputy County Executive

please execute in  $\underline{BLUE}$  ink

STATE OF NEW YORK)
) ss.:
COUNTY OF NASSAU)

<b>'</b>	
On the 4D day of ADITU  ANTWONY Co. DOUSD TO to me personally kn  or she resides in the County of NASSIMU  THO TRUING COMP , the corporati  and that he or she signed this or her name thereto	in the year 2014 before me personally came nown, who, being by me duly sworn, did depose and say that he is that he or she is the vecy of ion described herein and which executed the above instrument; by authority of the board of directors of said corporation.
Drone on Mucci NOTARY PUBLIC	DIANE M. MUCCI NOTARY PUBLIC, State of New York No. 01MU6047764 Qualified in Nassau County 2014 Commission Expires Sept. 11, 2014
STATE OF NEW YORK) ) \$s.: COUNTY OF NASSAU)	
Af Nessay, the municipal corporation described	in the year 201—before me personally came nown, who, being by me duly sworn, did depose and say that he ; that he or she is a Deputy County Executive of the County herein and which executed the above instrument; and that he or ection 205 of the County Government Law of Nassau County.
NOTARY PUBLIC CONCETTA AP	PETALICIOI a of New York
Hotary Public, State No. 01P=562 Qualified in Nas Commission Expire	259026
Ollamon	

NOTE OF THE PARTY OF THE PARTY

### **Contract Details**

SERVICE: County Impound & Towing

NI	FS [D # <u>CLPD130000</u>	12 NIFS Entry Date 4-22-13 Term: FROM	: <u>3-1-13</u> <u>TO</u> : <u>4-30</u>	<u>)-]4</u>
New [	Renewal [	1) Mandated Program:	Yes 🗀	№⊠
Amen	dment 🔲	Comptroller Approval Form Attached:	Yes 🔀	No 🗆
Time :	Extension 🖂	3) CSEA Agreement § 32 Compliance Attached:	Yes 🗌	No 🗵
Addl.	Funds	4) Vendor Ownership & Mgmt. Disclosure Attache	ed: Yes 🖂	No 🗌
Blank RES#	et Resolution [] #	5) Insurance Required	Yes 🛚	No 🗆
Ā	gency Inform	nation		<del>2.,</del>
		Vendor Cou	ınty Depârt	ment
Name T&D	Towing Corp	Gail Mc	nent Contact :Grath-Gough th-gough@pdcn.o	org
	ss ea Cliff Avenue Cove, New York 1154	Anthony Douse	1490 Franklin A PAB - Room 2: Mineola, NY 1	50
		Phone (516) 671-8810 Phone 5	16-573-7168	
$\overline{R}$	Couting Slip			
DATE Rec'd,	DEPARTMENT	Internal Verification DATE Apple 48 SIGNATI		g. Approval Required 🗽
	Department	NIFS Entry (Dept) NIFS Appvl (Dept. Head)  Contractor Registered		
	ОМВ	NIFS Approval (Contractor Registered)	Not	s No C required if thet resolution
7.3/13	County Attorney	CA RE & Insurance Verification		
	County Attorney	CA Approval as to form \$ 5/2/3	A/_ Yes	3□ No 🖊
	Legislative Affairs	Fw'd Original Contract to CA		
	County Attorney	NIFS Approval X 5/8/3	N-	
	Comptroller	NIFS Approval	-CC-C 5/17/12	
	County Executive	Notarization Filed with Clerk of the Leg.		

Contract ID#: COPD10000010

Department: POLICE

## Contract Summary

Description: County Impound and Towing

Purpose: To extend original contract for towing and storage of vehicles pursuant to bid #9899-05269-038

Method of Procurement: Formal Sealed Bidding Process

Procurement History: procured through bid #9899-05269-038 dated 5/14/09

Description of General Provisions: Vendor to provide towing and storage service for Police Department. Vendor authorized to charge owner of vehicle set towing and storage fees. This is a three (3) year contract with an option by the county to renew up to an additional 2-years under the same terms. It is necessary to have such tow cars available at the direction of the department on a twenty-four (24) hour a day, seven (7) day a week basis, to tow, store and release such vehicles. Vendor has submitted the highest bid for hiss assigned zones. This is a personal service contract with the intent and purview of Section 2206 of the County Charter.

Impact on Funding / Price Analysis: Vendor agrees to pay for the franchises herein granted, annually in twelve (12) equal installments monthly in advance to COUNTY for the following zone or zones:

Zone 1 & 4 -

\$ 33,053.00

per annum

Although this is a revenue contract, the County is required to pay for towing and storage when a vehicle is held for evidence.

Change in Contract from Prior Procurement: N/A

Recommendation: (approve as submitted)

#### Advisement Information

BUDGET CODES	
Fund:	PDH
Control:	
Resp:	1143
Object: DE	500
Transaction:	.107

FUNDING SOU.	RUE	AMU	PUNT
Revenue Contract	$\boxtimes$	XXXX	XXX
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Federal		\$	· ·
State		-2	<b>%</b> '
Capital		\$	
Other		\$	(25
T	OTAL	\$ .01	:

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LINE	INDEX/OBJECT CODE	AMOUNT
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3	122 11	<b>'</b> \$
. 4	4. Cometo = 5/2/13	\$
5		- \$
6		\$
	TOTAL	\$.01

RENEWAL		
% Increase		
% Decrease		

Document Prepared By: Gail McGrath-Gough

Administrative Assistant

WORKEN NAMES OF A STATE OF THE				
NIFS Certification	Comptroller Certification	County Executive-Approval		
I certify that this document was accepted into NIFS.	I certify that an unencombered balance sufficient to cover this contract is present in the appropriation to be charged.	Name		
Name	Name Jalousa	Date / 1/23 / 1/3		
5-21-13	Date 5/21/13	E #:		

George Maragos Comptroller



# COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: T&D Towing Corp. CONTRACTOR ADDRESS: 162 Sea Cliff Avenue, Glen Cove, NY 11542 FEDERAL TAX ID #: 112659386 Instructions: Please check the appropriate box (""") after one of the following roman numerals, and provide all the requested information. I. 

The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published [newspaper] on [date]. The sealed bids were publicly opened on \_\_\_\_\_\_[date]. sealed bids were received and opened. II. 

The contractor was selected pursuant to a Request for Proposals. The Contract was entered into after a written request for proposals was issued on \_\_\_\_\_ [date]. Potential proposers were made aware of the availability of the RFP by [newspaper advertisement, posting on website, mailing, etc.]. \_\_\_\_\_[#] of potential proposers requested copies of the RFP. Proposals were due on \_\_\_\_\_ [date]. \_\_\_\_ [#] proposals were received and evaluated. The of:\_\_\_\_\_ [list members]. The proposals were scored and ranked. As a result of the scoring and ranking (attached), the highest-ranking proposer was selected.

III. This is a renewal, extension or amendment of an existing contract.  The contract was originally executed by Nassau County on October 15, 2010 [date]. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the relevant pages are attached). The original contract. COPD10-000010, was made pursuant to Sealed Bid 9899-05269-038. [describe procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.
IV.   Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.
☐ A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
B. The attached memorandum contains a detailed explanation as to the reason(s) why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.
V.   — Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.
A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
☐ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.
D. Pursuant to General Municipal Law Section 119-o, the department is purchasing the services

VI. 

This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No.928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

In addition, if this is a contract with an individual or with an entity that has only one or two employees:

☐ a review of the criteria set forth by the Internal Revenue Service, Revenue Ruling No. 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

4.24.13 Date

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

Compt. form Pers./Prof. Services Contracts: Rev. 02/04

### AMENDMENT NO. 1

AMENDMENT, dated as of <u>February 5, 2013</u> (together with the schedules, appendices, attachments and exhibits if any hereto, this "<u>Amendment</u>"), between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting for and on behalf of the Nassau County Police Department, having its principal office at 1490 Franklin Avenue, Mineola, New York, 11501 (the "<u>Department</u>") and (ii) T & D Towing Corp, having its principal office at 162 Sea Cliff Avenue, Glen Cove, New York 11542 (the "<u>Contractor</u>").

#### WITNESSETH:

WHEREAS, pursuant to County contract number <u>COPD10000010 01</u> between the County and the Contractor, executed on behalf of the County on October 15, 2010 (the "<u>Original Agreement</u>"), the Contractor performs certain services for the County in connection with, but not limited to, towing of impounded vehicles, brake tests, and such other services, which are more fully described in the Original Agreement (the services contemplated by the Original Agreement, the "<u>Services</u>"); and

WHEREAS, the term of the Original Agreement was for 3 years, from March 1, 2010 through February 28, 2013, with an option by the County to renew up to an additional two (2) years under the same terms and conditions (the "Original Term"); and

WHEREAS, the Department is desirous of extending the term for a 14 month period from March 1, 2013 through April 30, 2014; and

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

- 1. With Pavment Terms. Amounts paid by the County to the Contractor under the Amended Agreement shall be in accordance with the Original Agreement. Amounts to be paid to the County for the franchises herein shall be the same monthly installments pursuant to the original agreement.
- 2. <u>Term.</u> The Original Agreement shall be extended for one year two (2) months, so that the termination date of the Original Agreement, as amended by this Amendment (the "<u>Amended Agreement</u>"), shall be <u>April 30, 2014</u>.
- 3. <u>Full Force and Effect.</u> All terms and conditions of the Original Agreement not expressly amended by this Amendment shall remain in full force and effect and govern the relationship of the parties for the term of the Amended Agreement.
  - 4. <u>Services</u>. All services shall remain the same as in the original agreement provided.
- 5. <u>Compliance with Law.</u> The Contractor shall comply with all Federal, State and Local Laws, including those relating to conflicts of interest, discrimination, and confidentiality, in connection with its performance under the Amended Agreement.

IN WITNESS WHEREOF, the parties have executed this Amendment as of the date first written above.

T & D Towing Corp

NASSAU COUNTY

Title: Deputy County Executive

Date:

PLEASE EXECUTE IN <u>BLUE</u> INK

STATE OF NEW YORK)
) ss.:
COUNTY OF NASSAU)

On the 25 day of Coloury in the year 2013 before me personally came ANTHONY Co. DOUSO IL. to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of NASSAUL; that he or she is the Previous of The Town Colours of the corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto by authority of the board of directors of said corporation.

No 018R6058598
Notary Public State of New York
Qualified in Suffolk County
My Commission Express 05/14/20/
NOTARY PUBLIC

STATE OF NEW YORK)

) **8**8.:

COUNTY OF NASSAU)

On the H day of Man in the year 2013 before me personally came to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

NOTARY PUBLIC

DOREEN R. PENNICA NOTARY PUBLIC STATE OF NEW YORK COMMISSION NO. 01FE6270832 EXPIRES 7/23/2015



Department: Police

### Contract Details

SER VICE: County Impound and Towing

NIFS ID #: COPD1000001	10 NIFS Entry <u>Date 4/16/10</u> Term: from <u>03/01/10</u> to <u>0</u>	2/28/13	
New 🛛 Renewal 📋	1) Mandated Program:	Yes 🗌 No 🗵	
Amendment	2) Comptroller Approval Form Attached:	Yes ⊠ No □	
Time Extension	3) CSEA Agmt. § 32 Compliance Attached:	Yes 🔲 No 🗵	
Addi. Funds	4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes ⊠ No □	
Blanket Resolution  RES#	5) Insurance Required	Yes 🛛 No 🗌	
Agency Informat	tion	FULLIFICATION FOR THE WAY TO SEE THE SECOND FOR THE	
	[4] [4] [4] [4] [4] [4] [4] [4] [4] [4]	y Department.	
Name T & D Towing Corp	Vendor ID# Department Contact 112659386 Kim Kramet		
Address	Contact Person Address Anthony Douso Jr. Address 1490 Frankl		
162 Sea Cliff Ave. Glen Cove, NY 11542	Phone Phone	Mineola, NY 11501  Phone 516-573-7212	
	4.40		
Routing Slip	· · · · · · · · · · · · · · · · · · ·		
DATE CONTROL DEPARIEMENTS	SIGNATUR	Lersapproval Reguled	
Department	NIFS Entry (Dept. Head)	uly	
ОМВ	NIFS Approval	Yes No Not required if blanket resolution	
Siglo County Attorney	CA RE & Insurance Verification  15/13/10  (Approximate)		
County Attorney	CA Approval as to form 1 1/3/13 1/1 Co		
Legislative Affairs	Fw'd Original Contract to CA		
Rules []/ Leg. []			
County Attorney	NIFS Approval		
Comptroller	NIFS Approval \$813116 Sky		
County Executive	Notarization (22)		



y Ready 1

### Contract Summary

Description: County Impound and Towing

Purpose

To enter into a personal services contract for impound and towing of vehicles pursuant to bid #9899-05269-038.

Method of Procurement:

Open bidding process.

Procurement History:

Procured through bid #9899-05269-038 dated 05/14/09

Description of General Provisions:

Vendor to provide towing and storage service for Police Department. Vendor authorized to charge owner of vehicle set towing and storage fees. This is a three (3) year contract with an option by the County to renew up to an additional 2-years under the same terms.

It is necessary to have such tow cars available at the direction of Police Department on a twenty-four (24) hour a day, seven (7) day a week basis, to tow, store and release such vehicles. Vendor has submitted the highest bid for his assigned zones. This is a personal service contract within the intent and purview of Section 2206 of the County Charter

Impact on Funding / Price Analysis:

Vendor agrees to pay for the franchises herein granted

annually in twelve (12) equal installments monthly in advance to COUNTY for the following zone or zones:

Zones 1 and 4 - \$33,053 per annum

Although this is a revenue contract, the County is required to pay for towing and storage when a vehicle is held for evidence. Accordingly, \$10,000 is being encumbered for this purpose.

Change in Contract from Prior Procurement: N/A

Recommendation: Approve as submitted.

### Advisement Information

BUDGEL	ODES
Fund: PD	S S
Control:	PDHIO
Resp:	1143
Object: DE	500
Transaction:	103

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Document Prepared By: Kim Kramer and Jane Svenelid Date: 04/16/10

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\$ 10,000

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I certify that this document was accepted into NIFS.	I certify that an unencumbered balance sufficient to cover this contract is present in the appropriation to be charged.	Namy
Name P. Loin	Name Huy	Par 6172/W
Date 9/1-10	Date 8/3/110	(For Office Use Only)

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### RULES RESOLUTION NO. 10 1/2010

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU ACTING ON BEHALF OF THE POLICE DEPARTMENT AND T & D TO WING CORP.

Passed by the Rules Committee
Nassau County Legislature
By Voice Vote on 7-(2-/a
VOTING:
ayes 0 abstained recused Legislators present:

WHEREAS, the County on behalf of the Police Department has negotiated a personal services agreement with T & D Towing Corp., for towing and impound related services, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said agreement with T & D Towing Corp.

### RULES RESOLUTION NO. -2010

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU ACTING ON BEHALF OF THE POLICE DEPARTMENT AND T & D TOWING CORP.

WHEREAS, the County on behalf of the Police Department has negotiated a personal services agreement with T & D Towing Corp., for towing and impound related services, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said agreement with T & D Towing Corp.

George Maragos Comptroller



## OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

## COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions

and amendments. CONTRACTOR NAME: T & D Towing, Inc. CONTRACTOR ADDRESS: 162 Sea Cliff Avenue. Glen Cove, NY 11520 FEDERAL TAX ID #: 11-2659386 Instructions: Please check the appropriate box ("\subseteq") after one of the following roman numerals, and provide all the requested information. I. ☑ The contract was awarded to the HIGHEST, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in Newsday on May 14, 2009. Eleven (11) were received and opened. II. 

The contractor was selected pursuant to a Request for Proposals. The Contract was entered into after a written request for proposals was issued on [date]. Potential proposers were made aware of the availability of the RFP by [newspaper advertisement, posting on website, mailing, etc.]. [#] of potential proposers requested copies of the RFP. \_\_\_\_\_ [date]. \_\_\_\_\_ [#] proposals were Proposals were due on committee evaluation consisted The received evaluated. [list members]. The proposals were scored and ranked. As a result of the

scoring and ranking (attached), the highest-ranking proposer was selected.

III.   This is a renewal, extension or amendment of an existing
contract.  The contract was originally executed by Nassau County on [date]. This is a renewal or extension pursuant to the
contract, or an amendment within the scope of the contract (copies of the relevant pages are attached). The original contract was entered into after
[describe procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.
IV.   Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.
☐ A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
B. The attached memorandum contains a detailed explanation as to the reason(s) why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.
V. □ Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.
A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
☐ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).

purchasing the services require	nicipal Law Section 104, the department is ed through a New York State Office of General, and the attached e purchase is within the scope of the terms of
	nicipal Law Section 119-o, the department is ired through an inter-municipal agreement.
for which a competitive process, memorandum that explains the reconducting a competitive process, and competitive process for the future away the vendor has previously provided a recent evaluation of the vendor's periods.	es contract with a not-for-profit agency ess has not been initiated. Attached is a asons for entering into this contract without details when the department intends to initiate a and of these services. For any such contract, where services to the county, attach a copy of the most enformance. If the contractor has not received a ment must explain why the contractor should with the county.
performance evaluations may not be services program, or because of a co	ducting a competitive process and/or completing e possible because of the nature of the human compelling need to continue services through the ses, attach an explanation of why a competitive in is inapplicable.
architectural, engineering o memorandum provides details of t Supervisors' Resolution No.928 of	orks contract for the provision of r surveying services. The attached the department's compliance with Board of 1993, including its receipt and evaluation of & Performance Data, and its negotiations with
that has only one or two employ a review of the criteria set forth by No. 87-41, 1987-1 C.B. 296, atta Memorandum, dated February 13, 2	y the Internal Revenue Service, Revenue Ruling ached as Appendix A to the Comptroller's 2004, concerning independent contractors and actor would not be considered an employee for
Signature	Department Head
	4/27/16 Date

NOTE: Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

FAML4ULU V4.Z LINK TO:

### NIES PRODUCTION SYSTEM DOCUMENT HEADER

04/16/2010 8:22 AM

DOCUMENT CATEGORY : CQ CONTRACT NON-CAPITAL
ENTERED BY : SVENELID FANE 37160

DOCUMENT NUMBER : CQPD10000010 INITIATING DEPT : PD
INPUT PERIOD (MM YYYY) : 04 2010 APRIL
VENDOR NUMBER / SUFFIX : 112659386 01 APPROVAL TYPE : 01

VENDOR NAME VENDOR ADDRESS : T&D TOWING CORP : 162 SEA CLIFF AVE

GLEN COVE

NY 11542

COUNTRY

: USA

ALPHA VENDOR

: T&D TOWING CORP TREAS NO

BANK NUMBER DUE DATE

SINGLE CHECK

10,000.00 CURRENCY CODE :

DOCUMENT AMOUNT:
NUMBER OF LINES: 1
TRANSACTION CODE HASH:

RESPONSIBLE UNIT :

TERMS

POSTING/EDIT ERRORS

NOTEPAD (Y OR N) : Y

F1-HELP F2-SELECT F3-DELETE F4-PRIOR F5-NEXT F7-VIEW DOC F8-SUBMIT F9-LINK F10-SAVE

F6-DTL ENTRY

F12-ADL FCTNS

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12. 1

TO ACT NOW ...

M. E. J. DANS TO THE

FAMI4050, V4.2 LINK TO:

NIFS PRODUCTION SYSTEM ENCUMBRANCE / ACC RECEIVABLE DOCUMENTS 04/16/2010 8:22 AM

DOCUMENT : CQPD10000010 - 01 INPUT PER: 04 2010 AMOUNT :

10,000.00

TRANS CODE : 103 CONTRACT ENCUMBRANCE WITH OUT PRIOR PRE-ENCUMBRANCE
DOCUMENT REF
TRANS DESC. : TOWING AND STORAGE AND ENCUMBER OF FUNDS
TRANS AMOUNT : 10,000.00

i.

10,000.00 TRANS AMOUNT

PERSONNEL AND ACCOUNTING INDEX : PDPDH1143 SUBOBJECT : DE500 : PDPDH1143

MISCELLANEOUS CONTRACTUAL SERV

UCODE/ORD#/DRC :

GRANT

GRANT DETAIL :

PROJECT

PROJECT DETAIL : START DATE 3

END DATE

FINANCIAL ERRORS :

F2-SELECT F3-DELETE F4-PRIOR F5-NEXT F9-LINK F10-SAVE F1-HELP F2-SELECT

F7-VIEW DOC

G008 - NEXT RECORD DISPLAYED

ATTACHED TO : DOCUMENT NUMBER : CQPD10000010 PAGE : 01 OF 01

T&D TOWING TOWING AND STORAGE PDPDH1143 DE500 \$10,000

F1-HELP F7-PRIOR PG F8-NEXT PG G001 - RECORD SAVED

F3-COPY F4-AUDIT F5-INS LINE F6-INS PAGE F10-SAVE F11-DEL LINE F12-DEL PAGE

### OFFICE OF PURCHASING COUNTY OF NASSAU STATE OF NEW YORK

FORMAL SEALED BID PRO. 55 5 9899-05269-038

8) Joint Venture. The Names and Home Addresses of all Joint Ventures.

NOTE: IF ANY ENTITY IS TIERED, YOU MUST ALSO LIST ALL INDIVIDUAL PRINCIPALS OF THE TIERED ENTITY SET IN THE CASE OF PUBLICLY TRADED CORPORATIONS THE SEC FORM, 10K SUFFICES AND HOME ADDRESSES ARE NECESSARY.

BIDDER'S NAME:	TOO TOWING	QUALIFICATION STA	TEMENT	
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SECRETARY	Anmony C.	Douso III		(4.0)
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#### CONTRACT FOR SERVICES

### WITNESSETH:

WHEREAS, pursuant to Section 8-22.0 of the Nassau County
Administrative Code, the Police Department of Nassau County is under a
direction to remove nuisances existing in public streets, roads, places and
highways and to regulate the movement of vehicular traffic in streets, roads,
places and highways; and

WHEREAS, from time to time vehicles as a result of mechanical breakdowns, accidents and abandonments become such nuisances and impede the movement of vehicular traffic in streets, roads, places and highways; and

WHEREAS, in order to remove such vehicles as become nuisances and impediments to movement of vehicular traffic, in streets, roads, places and highways, it is necessary to use services to tow cars; and

WHEREAS, from time to time, pursuant to the Nassau County
Administrative Code and/or the New York State Vehicle and Traffic Law, the
DEPARTMENT impounds motor vehicles and directs that they be towed from the
scene of incident and stored pending further notice; and

WHEREAS, it is necessary to have such tow cars available at the direction of the DEPARTMENT on a twenty-four (24) hour a day, seven (7) day a week basis, to tow, store and release such vehicles; and

WHEREAS, the DEPARTMENT does not have sufficient tow cars and storage facilities of its own to provide such towing and storage services; and

WHEREAS, the COUNTY, pursuant to General Municipal Law Sec. 103, has, under Nassau County Bid No. 9899-05269-038, solicited bids from firms engaged in the business of operating tow vehicles; and

WHEREAS, CONTRACTOR has submitted the highest bid for the zone or zones hereinafter assigned to it and has been found qualified to perform the services required; and

WHEREAS, COUNTY desires to hire the CONTRACTOR to perform the services described in this Agreement; and

WHEREAS, this is a personal service contract within the intent and purview of Section 2206 of the County Charter; and

WHEREAS, CONTRACTOR desires to perform the services described in this Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants contained in this Agreement, the parties agree as follows:

- 1. (a) <u>Term</u>. This Agreement shall commence on March 1, 2010 and terminate on February 28, 2013, unless sooner terminated by the COUNTY in accordance with this agreement.
- (b) Renewal. COUNTY has an option to extend this Agreement up to two (2) years upon the same terms and conditions as set forth in this Agreement. COUNTY shall, through the DEPARTMENT, give CONTRACTOR one (1) month prior notice in order to exercise this option.
- 2. <u>Services.</u> The services to be provided by the CONTRACTOR under this Agreement shall consist of:

- (a) CONTRACTOR agrees to provide towing services and storage facilities in the zones numbered 1 and 4 as set forth in its bid proposal, which is annexed hereto and made a part hereof.
- (b) CONTRACTOR agrees to provide towing services and storage to the zones adjacent to the assigned zones when the vendor servicing said adjacent zone is unavailable. CONTRACTOR also agrees to provide towing services at mutually convenient times from CONTRACTOR'S premises to a COUNTY owned storage facility, or from one COUNTY owned storage facility to another COUNTY owned storage facility including circumstances when the COUNTY owned storage facility is outside his assigned zone or zones.
- (c) CONTRACTOR shall be required to own or have at his immediate disposal at all times one (1) tow truck and other equipment sufficient to serve the zone assigned above if the zone has an average number of impounds per month of twenty-five (25) or less as set out in the bid proposal. If the zone has an average of more than twenty-five (25) impounds per month as set out in the bid proposal, a minimum of two (2) trucks shall be required.
- (d) CONTRACTOR shall own or lease premises within the boundaries of the zone assigned or an adjacent zone in the County of Nassau. The premises shall be fenced, lighted and sufficient to store twelve (12) impaired vehicles if there are twenty-five (25) or less impounds per zone per month as set out in the bid proposal, or thirty (30) impaired vehicles if there are more than twenty-five (25) impounds per month as set forth in the bid proposal.
- (e) CONTRACTOR agrees to provide the services called for by this Agreement twenty-four (24) hours a day, seven (7) days a week, unless otherwise indicated, and to respond to calls from the DEPARTMENT immediately and to arrive at the scene as quickly as "time of day" traffic will permit. Contractor agrees to be available during regular business hours Mondays through Fridays for vehicle owners to pick up their vehicles, provided, however, that if Contractor is closed on weekends and a vehicle owner attempts to pick up their vehicle CONTRACTOR may not charge for storage for those days.
- (f) CONTRACTOR shall, at all times during the term of this Agreement, be licensed to operate tow car services in the municipalities within the zone or zones assigned.

(g) In the event of an accident requiring the removal of large or extremely heavy vehicles, including but not limited to trailer trucks, vans, and tank trucks, from the streets, roads, places and highways of the zone or zones assigned, CONTRACTOR may in such cases, and if such cases, call upon a tow company possessing equipment capable of doing such work.

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- (h) CONTRACTOR shall furnish to the DEPARTMENT the name of the company to be engaged pursuant to paragraph two (2) subparagraph (g) together with proof that such company has agreed to respond as called by the DEPARTMENT seven (7) days a week, twenty-four (24) hours a day. The tow company engaged pursuant to paragraph two (2) subparagraph (g) must be licensed to operate tow car services in the municipalities within the zone or zones. CONTRACTOR shall notify the DEPARTMENT of any change in the company CONTRACTOR engages for such work. CONTRACTOR agrees that the tow company engaged pursuant to paragraph two (2) subparagraph (g) shall maintain Workers' Compensation Insurance and Liability Insurance as set forth in paragraph 9 of this Agreement, or such other insurance that the COUNTY may reasonably require. CONTRACTOR further agrees that the tow company engaged pursuant to paragraph two (2) subparagraph (g) shall provide insurance certificates to COUNTY as a condition precedent to undertaking any work for or on behalf of CONTRACTOR.
- (i) CONTRACTOR agrees to employ at his premises at all times during the life of the Agreement and any renewals or extensions thereto, a mechanic of sufficient ability and experience to make brake examinations of impounded vehicles during business hours and to give testimony as to the condition of the brakes of the impounded vehicles so examined when requested by POLICE DEPARTMENT.
- (j) CONTRACTOR agrees to submit to an initial inspection by personnel of the Nassau County Office of Purchasing and the DEPARTMENT as well as to periodic inspections by authorized members of the DEPARTMENT to assure his continued ability to perform this Agreement as specified herein. CONTRACTOR further agrees to notify the DEPARTMENT when a new employee is hired and agrees to require that the new hire submit to a background investigation by the DEPARTMENT.

- (k) CONTRACTOR, upon removing a wrecked or damaged vehicle from the highway, agrees to remove any glass or other injurious substance dropped upon the highway from such vehicle as required by section 1219 of the New York State Vehicle and Traffic Law.
- (I) CONTRACTOR agrees to abide by all lawful instructions, directions and requests of the member of the DEPARTMENT at the scene or incident to which he is called to perform the services specified herein.
- (m) CONTRACTOR must abide by the following impound rates on fixedsum basis as follows, provide however, if these fees are amended by county ordinance the Contractor upon thirty days notice, must abide by any relevant amended ordinance:

### IMPOUND RATES

### I. PASSENGER CARS, TAXIS, AND MOTORCYCLES:

1. TOWING RATE \$85.00

2. STORAGE RATE FOR THE FIRST SEVEN (7) DAYS \$10.00 per day

3. STORAGE RATE AFTER SEVEN (7) DAYS \$15.00 per day

4. ADDITIONAL STORAGE RATE AFTER THIRTY DAYS \$25.00 per day

5. BRAKE TEST \$40.00

### II. COMMERCIAL VEHICLES:

1. TOWING RATE UP TO 8,000 POUNDS UNLADEN WEIGHT \$120.00

2. EACH ADDITIONAL 4,000 POUNDS OR PART THEREOF \$ 15.00

3. STORAGE RATE FOR VEHICLES UP TO 30' IN LENGTH:

A. FOR THE FIRST SEVEN (7) DAYS \$15.00 per day

B. AFTER SEVEN (7) DAYS \$20.00 per day

C. AFTER THIRTY (30) DAYS \$25.00 per day

4. STORAGE RATE FOR VEHICLES IN EXCESS OF 30' IN LENGTH:

A. FOR THE FIRST SEVEN (7) DAYS \$20.00 per day

B. AFTER SEVEN (7) DAYS \$30.00 per day

C. AFTER THIRTY (30) DAYS \$45.00 per day

5. BRAKE TEST \$60.00

III. COUNTY STORAGE RATE (County Charge) \$ 2.50 per day

IV. TOWING VEHICLES FROM CONTRACTOR'S PREMISES TO A COUNTY-OWNED STORAGE FACILITY, OR FROM ONE COUNTY-OWNED STORAGE FACILITY TO ANOTHER COUNTY-OWNED STORAGE FACILITY \$75.00 V. NO MILEAGE CHARGE IS PERMITTED AND NO OTHER ADDITIONAL CHARGES ARE PERMITTED.

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- (n) When a vehicle is impounded by the DEPARTMENT pursuant to its duties under the provisions of the Nassau County Administrative Code and the New York State Vehicle and Traffic Law and delivered to the custody of CONTRACTOR, CONTRACTOR will be authorized to charge the owner of the vehicle, or other authorized person claiming the vehicle, the applicable charges as indicated in this Agreement. The DEPARTMENT will notify CONTRACTOR when the vehicle is released from impound. If the owner of said vehicle or other authorized person fails to claim the vehicle, the department will release the vehicle from impound to the contractor and it shall be the responsibility of CONTRACTOR to proceed in accordance with the provisions of Articles 8 (§184) and 9 of the Lien Law of the State of New York, attached hereto and made a part hereof, in order to dispose of the vehicle and to obtain payment of its fees.
- (o) CONTRACTOR shall not charge (except as otherwise indicated in this subparagraph) the owner of the vehicle, or other authorized person claiming the vehicle, as provided in paragraph two (2), subparagraph "m," when the DEPARTMENT advises CONTRACTOR that the vehicle is being held for evidence or other reasons, and the DEPARTMENT advises CONTRACTOR that COUNTY will be responsible for the applicable charges as follows. Upon release of the vehicle, COUNTY shall pay the towing charge, the brake test charge (if requested by the DEPARTMENT) and the "County Storage Rate" (\$2.50 per day) covering the period from the date of impound to the date of the next business day after the DEPARTMENT'S hold has been removed. In cases where the vehicle owner or other authorized person fails to claim the vehicle or fails to obtain release and the County releases the vehicle directly to the CONTRACTOR for purpose of obtaining payment of its fees in accordance with the provisions of Articles 8 (§184) and 9 of the Lien Law of the State of New York, the Contractor is not entitled to payment of any towing or storage fees from the County and Contractor agrees to accept such vehicle in lieu of any consideration and proceed under the Lien Law. When vehicle is held pending resolution of a

where pursuant to statute the registered owner of the vehicle is responsible for such payment, upon resolution of said case, the vehicle owner and not the County, shall be liable for all towing and storage fees, regardless of the existence or non-existence of a hold on the vehicle. CONTRACTOR shall be entitled to charge the vehicle's owner for any storage after the next business day after the date the DEPARTMENT'S hold is removed beginning with the rate for the first seven (7) days.

- (p) CONTRACTOR shall not release, sell, purchase or in any manner dispose of any motor vehicle or motorcycle placed in such garage by the DEPARTMENT without written authorization of the DEPARTMENT.
- (q) CONTRACTOR shall be responsible for any and all damage occurring to an impounded vehicle while the vehicle is in its possession. CONTRACTOR shall also be responsible for all equipment and miscellaneous items impounded with the vehicle as listed on the "Motor Vehicle Impound Worksheet/Invoice" (P.D.C.N. Form 94A). CONTRACTOR shall report any damage to the impounded vehicle including damage to the equipment and miscellaneous items therein to the local precinct immediately. CONTRACTOR shall also report any missing items to the local precinct immediately. CONTRACTOR, in a timely fashion, will cause the damage to be fixed, the item to be replaced or reimburse the owner of the vehicle (or other authorized person claiming the possession of the vehicle) in order that the damage may be fixed or the item replaced. CONTRACTOR shall cause an insurance claim to be filed with their insurance company if necessary to pay a claim.
- (r) CONTRACTOR shall allow and permit the owner of the impounded vehicle (or other authorized person claiming the possession of the vehicle) access to the impounded vehicle for the purpose of taking possession of any personal property found within the vehicle and obtaining proof of registration, financial security, title or documentation in support thereof, as required by section 511-b (7) of the New York State Vehicle and Traffic Law. CONTRACTOR shall notify the DEPARTMENT, by contacting the Precinct Impound Clerk ("Impound Clerk"), of a request by the owner (or other authorized person claiming the possession of the vehicle) for access to the impounded vehicle. CONTRACTOR

shall identify and document (i) name, address, and phone number of person accessing vehicle, (ii) date and time of access, (iii) vehicle being accessed, (iv) brief description of property removed from vehicle, and (v) signature of person accessing vehicle acknowledging the information documented. CONTRACTOR shall keep and maintain all such records, information, and data obtained as set forth above, in a logbook and pursuant to paragraph 12 of this Agreement.

3. Payment. (a) Amount of Consideration. The amount to be paid to the COUNTY as full consideration for the franchises herein granted to CONTRACTOR under this Agreement shall be payable as follows:

(i) CONTRACTOR agrees to pay for the franchises herein granted annually in twelve (12) equal installments monthly in advance to COUNTY for the following zone or zones:

### Zone 1 & 4 - \$ 33,053.00 per annum

The check shall be made payable to the "Nassau County" in the amount of \$2,754.41 and delivered to the Commanding Officer, Personnel and Accounting Bureau, Nassau County Police Department, 1490 Franklin Avenue, Mineola, New York 11501 prior to the first of each month for the next ensuing month. If the franchise fee or any portion thereof is not received by the fifth day of the month, then CONTRACTOR agrees to pay a late payment penalty calculated as follows: dollar amount outstanding multiplied by twenty percent (20%) divided by three hundred sixty-five days and then multiplied by the number of days outstanding, beginning with the first day of the month (for example, the late payment penalty for a monthly payment amount of \$2,754.41 outstanding and not paid until the fifteenth day of the month would be figured as follows: \$2754.41 x 0.20 = \$550.88 / 365 = \$1.51 x 15 = \$22.64). If this Agreement commences after the first of the month then CONTRACTOR shall pay the pro-rata share of the franchise fee for the remaining portion of the first month of the Agreement within five (5) business days of the commencement of this Agreement.

(ii) CONTRACTOR agrees to obtain and keep in force at all times during the life of this Agreement and any renewals or extensions thereof, a performance

- bond or equivalent to secure the faithful performance of this Agreement in the sum of \$33,053.00 with good and sufficient sureties acceptable to COUNTY.

  CONTRACTOR shall provide the performance bond or equivalent to COUNTY upon executing this Agreement.
- (b) The amount to be paid to the CONTRACTOR as full consideration for the CONTRACTOR'S services under this Agreement shall be paid as follows: CONTRACTOR agrees that payment by COUNTY will be made in arrears with regard to paragraph two (2) subparagraph (o) and for vehicle towing charges pursuant to paragraph two (2) subparagraph (m), § IV.
- (c) <u>Vouchers</u>; <u>Voucher Review</u>, <u>Approval and Audit</u>. Payments shall be made to the CONTRACTOR in arrears and shall be contingent upon (i) the CONTRACTOR submitting a claim voucher (the "Voucher") in a form satisfactory to the COUNTY, that (A) states with reasonable specificity the services provided and the payment requested as consideration for such services, (B) certifies that the services rendered and the payment requested are in accordance with the Agreement, and (C) is accompanied by documentation satisfactory to the COUNTY supporting the amount claimed, and (ii) review, approval and audit of the Voucher by the POLICE DEPARTMENT and/or the County Comptroller or his or her duly designated representative (the "Comptroller").
- (d) <u>Timing of Payment Claims</u>. The CONTRACTOR shall submit claims no later than three (3) months following the COUNTY'S receipt of the services that are the subject of the claim and no more frequently than once a month.
- (e) <u>No Duplication of Payments</u>. Payments under this Agreement shall not duplicate payments for any work performed or to be performed under other agreements between the CONTRACTOR and any funding source including the COUNTY.
- (f) Payments in Connection with Termination or Notice of Termination.

  Unless a provision of this Agreement expressly states otherwise, payments to the CONTRACTOR following the termination of this Agreement shall not exceed payments made as consideration for services that were (i) performed prior to termination, (ii) authorized by this Agreement to be performed, and (iii) not performed after the CONTRACTOR received notice that the COUNTY did not desire to receive such services.

4. Independent Contractor. The CONTRACTOR is an independent contractor of the COUNTY. The CONTRACTOR shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the CONTRACTOR (a "Contractor Agent"), be (i) deemed a COUNTY employee, (ii) commit the COUNTY to any obligation, or (iii) hold itself, himself, or herself out as a COUNTY employee or Person with the authority to commit the COUNTY to any obligation. As used in this Agreement the word "Person" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).

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- 5. No Arrears or Default. The CONTRACTOR is not in arrears to the COUNTY upon any debt or contract and it is not in default as surety, contractor, or otherwise upon any obligation to the COUNTY, including any obligation to pay taxes to, or perform services for or on behalf of, the COUNTY.
- 6. <u>Compliance with Law</u>. (a) <u>Generally</u>. The CONTRACTOR shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of interest, discrimination, and disclosure of information, in connection with its performance under this Agreement. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.
- (b) Records Access. The parties acknowledge and agree that all records, information, and data ("Information") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The CONTRACTOR acknowledges that CONTRACTOR Information in the COUNTY'S possession may be subject to disclosure under Section 87 of the New York State Public Officer's Law. In the event that such a request for disclosure is made, the COUNTY shall make reasonable efforts to notify the CONTRACTOR of such request prior to disclosure of the Information so that the CONTRACTOR may take such action as it deems appropriate.

- 7. <u>Minimum Service Standards</u>. Regardless of whether required by Law:
- (a) The CONTRACTOR shall, and shall cause CONTRACTOR Agents to, conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.
- (b) The CONTRACTOR shall deliver services under this Agreement in a professional manner consistent with the best practices of the industry in which the CONTRACTOR operates. The CONTRACTOR shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all CONTRACTOR Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.
- (c) In connection with the termination or impending termination of this Agreement the CONTRACTOR shall, regardless of the reason for termination, take all actions reasonably requested by the COUNTY (including those set forth in other provisions of this Agreement) to assist the COUNTY in transitioning the CONTRACTOR'S responsibilities under this Agreement. The provisions of this subsection shall survive the termination of this Agreement.
- 8. Indemnification; Defense; Cooperation. (a) The CONTRACTOR shall be solely responsible for and shall indemnify and hold harmless the COUNTY, the DEPARTMENT and its officers, employees, and agents (the "Indemnified Parties") from and against any and all liabilities, losses, costs, expenses (including, without limitation, attorneys' fees and disbursements) and damages ("Losses"), arising out of or in connection with any acts or omissions of the CONTRACTOR or a CONTRACTOR Agent, regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; provided, however, that the CONTRACTOR shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the COUNTY.
- (b) The CONTRACTOR shall, upon the COUNTY'S demand and at the COUNTY'S direction, promptly and diligently defend, at the CONTRACTOR'S

own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which the CONTRACTOR is responsible under this Section, and, further to the CONTRACTOR'S indemnification obligations, the CONTRACTOR shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.

- (c) The CONTRACTOR shall, and shall cause CONTRACTOR'S agents to, cooperate with the COUNTY and the DEPARTMENT in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement, including the acts or omissions of the CONTRACTOR and/or a CONTRACTOR'S agent in connection with this Agreement.
- (d) The provisions of this Section shall survive the termination of this Agreement.
- 9. Insurance. (a) Types and Amounts. The CONTRACTOR shall obtain and maintain throughout the term of this Agreement and any renewals or extensions thereof, at its own expense: (i) Garage Liability and Commercial General Liability Insurance, which policies shall name "Nassau County" as an additional insured and have a minimal single combined limit of THREE MILLION and 00/100 (\$3,000,000.00) DOLLARS for bodily injury and property damage per occurrence. Such insurance shall include but not be limited to the torts and negligence of CONTRACTOR'S personnel. CONTRACTOR, upon executing this Agreement, shall furnish COUNTY with a certificate of insurance evidencing such coverage, naming Nassau County as additional insured, and containing a provision against cancellation or material change without at least thirty (30) days written notice to COUNTY, (ii) Garage Keeper's Legal Liability Insurance with a minimal limit of TWO HUNDRED THOUSAND and 00/100 (\$200,000.00) DOLLARS, (iii) Compensation Insurance for the benefit of the CONTRACTOR'S employees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and shall furnish to COUNTY a certificate of insurance evidencing such insurance, (iv) such additional insurance as the COUNTY may from time to time specify.
- (b) Acceptability; Deductibles; Subcontractors. All insurance obtained and maintained by the Contractor pursuant to this Agreement shall be (i) written by

one or more commercial insurance carriers licensed to do business in New York State and acceptable to the COUNTY, and (ii) in form and substance acceptable to the COUNTY. The CONTRACTOR shall be solely responsible for the payment of all deductibles to which such policies are subject. The CONTRACTOR shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the CONTRACTOR under this Agreement.

- (c) Delivery; Coverage Change; No Inconsistent Action. Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the POLICE DEPARTMENT. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder, the Contractor shall provide written notice to the DEPARTMENT of the same and deliver to the DEPARTMENT renewal or replacement certificates of insurance, The CONTRACTOR shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take or omit to take any action that would suspend or invalidate any of the required coverages. The failure of the CONTRACTOR to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Contractor to maintain the other required coverages shall be deemed a material breach of this Agreement upon which the COUNTY reserves the right to consider this Agreement terminated as of the date of such failure.
- and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "County Executive"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.

- 11. <u>Termination</u>. (a) <u>Generally</u>. This Agreement may be terminated (i) for any reason by the COUNTY upon thirty (30) days' written notice to the CONTRACTOR, (ii) for "Cause" by the COUNTY immediately upon the receipt by the CONTRACTOR of written notice of termination, (iii) upon mutual written Agreement of the COUNTY and the CONTRACTOR, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.
- (b) <u>Cause</u>. As used in this Agreement the word "Cause" includes, but is not limited to: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all approvals, licenses, insurance and permits required for the services described in this Agreement to be legally and professionally rendered; (iii) the termination or impending termination of federal or state funding for the services to be provided under this Agreement; (iv) overcharging; and (v) failure to satisfactorily resolve disputes.
- (c) By the CONTRACTOR. This Agreement may be terminated by the CONTRACTOR if performance becomes impracticable through no fault of the CONTRACTOR, where the impracticability relates to the CONTRACTOR'S ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the CONTRACTOR delivering to the Commissioner or other head of the DEPARTMENT (the "Commissioner"), at least sixty (60) days prior to the termination date (or a shorter period if sixty days' notice is impossible), a notice stating (i) that the CONTRACTOR is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the CONTRACTOR'S right to terminate under this subsection. A copy of the notice given to the Commissioner shall be given to the Deputy County Executive who oversees the administration of the DEPARTMENT (the "Applicable DCE") on the same day that notice is given to the Commissioner.
- 12. Accounting Procedures; Records. (a) The CONTRACTOR shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("Records"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Accounting

Principles and, if the CONTRACTOR is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the Comptroller, the DEPARTMENT, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.

- (b) CONTRACTOR shall be responsible for the accurate preparation and maintenance of these records in a ledger or binder in a neat and legible manner, arranged by precinct and impound number clearly denoting all details pertinent to the impound including but not limited to vehicle information including year, make, model, VIN number, date, time and location of impound, date of release, all fees and charges and any relevant communications with the DEPARTMENT or the vehicle owner. CONTRACTOR shall be responsible for the accurate preparation and maintenance of records consistent with acceptable bookkeeping procedures. CONTRACTOR shall provide copies of these records to the DEPARTMENT upon the expiration or termination of this Agreement.
- (c) Once each month, but not later than the 10<sup>th</sup> of the month, CONTRACTOR shall provide by e-mail or fax a list of vehicles which they have on their premises. The notice shall include vehicle year, make, model, VIN number, date, time and location of impound. Failure to provide such notice may, in the County's sole discretion, result in CONTRACTOR'S waiving their right to any outstanding charges due for storage of said vehicles.
- 13. <u>Limitations on Actions and Special Proceedings Against the COUNTY</u>. No action or special proceeding shall lie or be prosecuted or maintained against the COUNTY upon any claims arising out of or in connection with this Agreement unless:
- (a) Notice. At least thirty (30) days prior to seeking relief the Contractor shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the Applicable DCE for adjustment and the COUNTY shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Contractor shall

send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the DEPARTMENT and the (ii) the County Attorney (at the address specified above for the COUNTY) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Contractor shall allege that the above-described actions and inactions preceded the Contractor's action or special proceeding against the COUNTY.

- (b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (A) final payment under or the termination of this Agreement, and (B) the accrual of the cause of action, and (ii) the time specified in any other provision of this Agreement.
- otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau COUNTY in New York State and the parties expressly waive any objections to the same on any grounds, including venue and forum non conveniens. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.
- 15. Notices. Any notice, request, demand or other communication required to be given or made in connection with this Agreement shall be (a) in writing, (b) delivered or sent (i) by hand delivery, evidenced by a signed, dated receipt, (ii) postage prepaid via certified mail, return receipt requested, or (iii) overnight delivery via a nationally recognized courier service, (c) deemed given or made on the date the delivery receipt was signed by a COUNTY employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and (d)(i) if to the DEPARTMENT, to the attention of the Commissioner at the address specified above for the DEPARTMENT, (ii) if to an Applicable DCE, to the attention of the Applicable DCE (whose name the Contractor shall obtain from the DEPARTMENT) at the address specified above for the COUNTY, (iii) if to the Comptroller, to the attention of the Comptroller at 240 Old Country Road, Mineola, NY 11501, and

- (iv) if to the Contractor, to the attention of the person who executed this Agreement on behalf of the Contractor at the address specified above for the Contractor, or in each case to such other persons or addresses as shall be designated by written notice.
- 16. All Legal Provisions Deemed Included; Severability; Supremacy.

  (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.
- (b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- (c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. To the extent possible, all the terms of this Agreement should be read together as not conflicting.
- 17. <u>Section and Other Headings</u>. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.
- 18. <u>Entire Agreement</u>. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supercedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement. In the event of a conflict between the terms of this Agreement and the terms of the bid proposal, the terms of this Agreement shall control.

- Administrative Service Charge. The Contractor agrees to pay the COUNTY an administrative service charge of ONE HUNDRED SIXTY and 00/100 (\$160.00) DOLLARS for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 201-2001, as amended by Ordinance No.128-2006. The administrative service charge shall be due and payable to "Nassau County" by the CONTRACTOR upon signing this Agreement.
- 20. Executory Clause. Notwithstanding any other provision of this Agreement:(a) Approval and Execution. The COUNTY shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all COUNTY approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).
- (b) Availability of Funds. The COUNTY shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the state and/or federal governments, then beyond funds available to the COUNTY from the state and/or federal governments.

IN WITNESS WHEREOF, the CONTRACTOR and the COUNTY have executed this Agreement as of the date first above written.

T& D Towing Corp.

Ву:

Name: Anthony & Douso, Jr.

Title: President

Date: 4-20-10

NASSAU COUNTY

By: S

Name: Edward P. Mangano

Title: Boputy County Executive

Date: 9/1/10

PLEASE EXECUTE IN BLUE INK

STATE OF NEW YORK)
) ss.:
COUNTY OF NASSAU)
On the 2010 day of April in the year 2010 before me personally
came AVThory C. Dougo IR. to me personally known, or whose identity
was proved to me on the basis of satisfactory evidence to be the individual(s)
whose name(s) is (are) subscribed to the within instrument, who, being by me
duly sworn, did depose and say that he or she resides in the COUNTY of
NASPU; that he or she is the firesbut of
Too Town Confirmation described herein and which
executed the above instrument; and that he or she signed his or her name
thereto by authority of the board of directors of said corporation.
and and solen
NOTARY PUBLIC CURENT W MACHIN
GILBERT W. McGILL  NOTARY PUBLIC, State of New York  No. 30-4624456
Qualified in Nassau County Commission Expires Sept. 30, 1594
STATE OF NEW YORK)
) ss:
COUNTY OF NASSAU )
On the day of Section in the year 2000 before me personally
came Wolder Came Land to me personally known, or whose identity
was proved to me on the basis of satisfactory evidence to be the individual(s)
whose name(s) is (are) subscribed to the within instrument, who, being by me
duly sworn, did depose and say that he or she resides in the COUNTY of
NASow; that he or she is a Deputy COUNTY Executive of the
COUNTY of Nassau, the municipal corporation described herein and which
executed the above instrument; and that he or she signed his or her name
thereto pursuant to Section 205 of the COUNTY Government Law of Nassau
COUNTY. DOREEN R. PENNICA
NOTARY PUBLIC NOTARY PUBLIC STATE OF NEW YORK
NOTARY PUBLIC  NOTARY PUBLIC  STATE OF NEW YORK  COMMISSION NO. 01PE6170832  EXPIRES 7/23/20.11

#### LIEN LAW

1.5

- § 184. Lien of bailee of motor vehicles, motor boats or aircraft. 1. A person keeping a garage, hangar or place for the storage, maintenance. keeping or repair of motor vehicles as defined by the vehicle and Traffic law, or of motor boats as defined by article seven of the navigation law, or of aircraft as defined by article fourteen of the general business law, and who in connection therewith tows, stores, maintains, keeps or repairs any motor vehicle, motor boat, or aircraft or furnishes gasoline or other supplies therefor at the request or with the consent of the owner or, subject to the provisions of subdivision two of this section, tows and stores any motor vehicle at the request of a law enforcement officer authorized to remove such motor vehicle, whether or not such motor vehicle, motor boat or aircraft is subject to a security interest, has a lien upon such motor vehicle, motor boat or aircraft for the sum due for such towing, storing, maintaining, keeping or repairing of such motor vehicle, motorboat or aircraft or for furnishing gasoline or other supplies therefore and may detain such motor vehicle, motor boat or aircraft at any time it may be lawfully in his possession until such sum is paid, except that if the lienor, subsequent to thirty days from the accrual of such lien, allows the motor vehicle, Motorboat or aircraft out of his actual possession the lien provided for in this section shall thereupon become void as against all security interests, whether or not perfected, in such motor vehicles, motor boat or aircraft and executed prior to the accrual of such lien, notwithstanding possession of such motor vehicle, motor boat or aircraft is thereafter acquired by such lienor. However, if the bailee of a motor vehicle, motor boat or aircraft has furnished a written estimate of the cost of towing, storage, maintenance, repair or any other service on such motor vehicle, motor boat or aircraft, any lien sought by such bailee for such service may not be in an amount in excess of the written estimate.
  - 2. A person who tows and stores a motor vehicle at the request of a law enforcement officer authorized to remove such motor vehicle shall be entitled to a lien for the reasonable costs of such towing and storage, provided that such person, within five working days from the initial

towing, mails to the owner of said motor vehicle a notice by certified mail return receipt requested that contains the name of the person who towed and is storing said motor vehicle, the amount that is being Claimed for such towing and storage, and the address and times at which Said motor vehicle may be recovered. Such notice shall further state that the person mailing said notice claims a lien on said motor vehicle and that said motor vehicle shall be released to the owner thereof or his or her lawfully designated representative upon full payment of all charges accrued to the date that said motor vehicle is released. A person who mails the foregoing notice within said five-day period shall be entitled to a lien for storage from and after the date of initial towing, but a person who fails to mail such notice within said five day period shall only be entitled to a lien for storage from and after the date that the notice was mailed. A failure to mail such notice in a timely fashion shall not affect a lien for towing.

- 3. The provisions of this section shall not apply to a person who tows and stores a motor vehicle at the request of a law enforcement officer where such request is made pursuant to the provisions of a local law or ordinance regulating the towing and safekeeping of stolen or abandoned vehicles within such locality and which requires such motor vehicle to be turned over to the locality after a specified period of time.
- 4. The lien provided herein shall not inure to the benefit of any person required to be registered as a motor vehicle repair shop pursuant to article twelve-A of the vehicle and traffic law who is not so registered.
- 5. A person who tows and stores a motor vehicle at the request of a law enforcement officer authorized to remove such motor vehicle, and who seeks to assert a lien for the storage of such motor vehicle pursuant to subdivision two of this section shall mail by certified mail, return receipt requested, a notice pursuant to this subdivision to every person who has perfected a security interest in such motor vehicle or who is listed as a lienholder upon the certificate of title of such motor Vehicle pursuant to the vehicle and traffic law within twenty days of the first day of storage. Such notice shall include the name of the

person providing storage of the motor vehicle, the amount being claimed for such storage, and address and times at which the motor vehicle may be recovered. The notice shall also state that the person providing such notice claims a lien on the motor vehicle and that such motor vehicle shall be released upon full payment of all storage charges accrued on the date the motor vehicle is released. A person who mails such notice within such twenty day period shall be entitled to a lien for storage from and after the first date of storage. A person who fails to mail such notice within such twenty day period shall only be entitled to a lien for the amount payable for storage from and after the date the notice was mailed. A failure to mail such notice in a timely fashion shall not affect a lien for towing.

- §200. Sale of personal property to satisfy a lien. A lien against personal property, other than the lien of a warehouseman pursuant to section 7–209 of the uniform commercial code, the lien of a carrier pursuant to section 7–307 of the uniform commercial code, a security interest in goods and the lien of a keeper of a hotel, apartment hotel, inn, boarding-house or lodging-house, except an immigrant lodging-house, if in the legal possession of the lienor, may be satisfied by the sale Of such property according to the provisions of this article.
- §201. Notice of sale. Before such sale is held the lienor shall serve a notice upon the owner with due diligence within such county, if such owner can be found where such lien arose, if not then to the person for whose account the same is then held personally, provided such service can be made with due diligence within the county where such lien arose, but if such owner or person cannot with due diligence be found within such county, or if the property affected, other than a security, is of a value of less than one hundred dollars, then such notice shall be served by mailing it to the owner at his last known place of residence, or to his last known post-office address or if the owner's place of residence or post-office address is not known, then to the last known place of residence or last known post-office address of the person for whose account the same is then held personally. Any notice permitted herein to be served by mail shall be sent by certified mail, or by first-class

mail if the lienor has obtained from the United States post office department a certificate of mailing. A like notice shall be served in the same way upon any person who shall have given to the lienor notice of an interest in the property subject to the lien and upon any person who has perfected a security interest in the property by filing a financing statement pursuant to the provisions of the uniform commercial code or who is listed as lienholder upon the certificate of title of the property pursuant to the provisions of the vehicle and traffic law. Such notice shall contain a statement of the following facts:

- 1. The nature of the debt or the agreement under which the lien arose, with an itemized statement of the claim and the time when due;
- 2. A brief description of the personal property against which the lien exists:
- 3. The estimated value of such property;
- 4. The amount of such lien, at the date of the notice.

It shall also require such owner or any such person to pay the amount of such lien, on or before a day mentioned therein, not less than ten days from the service thereof, and shall state the time when and place where such property will be sold, if such amount is not paid; and it shall state that the owner or any such person is entitled to bring a proceeding under section two hundred one-a of this article within ten days of the service of notice if he disputes the validity of the lien or the amount claimed. If the agreement on which the lien is based provides for the continuous care of property the lienor is also entitled to receive all sums which may accrue under the agreement, subsequent to the notice and prior to payment or a sale of the property; and the notice shall contain a statement that such additional sum is demanded. Such notice shall be verified by the lienor to the effect that the lien upon such property is valid, that the debt upon which such lien is founded is due and has not been paid and that the facts stated in such notice are true to the best of his knowledge and belief.

§ 201-a. Proceeding to determine validity of liens. Within ten days after service of the notice of sale, the owner or any person entitled to notice pursuant to section two hundred one of this article may commence

a special proceeding to determine the validity of the lien. The special proceeding may be brought in any court which would have jurisdiction to render a judgment for a sum equal to the amount of the lien. If the owner or any such person shall show that the lienor is not entitled to claim a lien in the property, or that all or part of the amount claimed by the lienor has not been properly charged to the account of such owner or such person, or, as the case may be, that all or part of such amount exceeds the fair and reasonable value of the services performed by the lienor, the court shall direct the entry of judgment canceling the lien or reducing the amount claimed thereunder accordingly. If the lienor shall establish the validity of the lien, in whole or in part, the judgment shall fix the amount thereof, and shall provide that the sale may proceed upon the expiration of five days after service of a copy of the judgment together with notice of entry thereof upon the owner or such person, unless the property is redeemed prior thereto pursuant to section two hundred three of this article. If the lien is cancelled, the judgment shall provide that, upon service of a copy of the judgment together with notice of entry thereof upon the lienor, the owner or such person shall be entitled to possession of the property.

§ 202. Sale to be advertised; exception. 1. Each sale of personal property of a value of one hundred dollars or more, or of any security, to satisfy a lien thereon shall be at public auction to the highest bidder, and shall be held in the city or town where the lien was acquired. After the time for the payment of the amount of the lien specified in the notice required to be served by section two hundred one or two hundred one-a of this article, notice of such sale shall be published once a week, for two consecutive weeks, in a newspaper published in the town or city where such sale is to be held, and such sale shall be held not less than fifteen days from the first publication; if there be no newspaper published in such town, such notice shall be posted at least ten days before such sale in not less than six conspicuous places therein. Such notice shall describe the property to be sold and shall state the name of the person for whose account the same is then held and the time and place of such sale,

provided, that if the property to be sold is a security, the description in such notice shall consist of a statement of the name of the issuer or obligor, the state of incorporation or organization of the issuer or obligor, the amount and class of the security and the address of the issuer or obligor last known to the lienor. For the purpose of this article, the term "security" shall include common and preferred stocks and bonds, debentures, notes and other obligations, corporate or otherwise, for the payment of money.

- 2. Each sale of personal property of a value of less than one hundred dollars, other than a security, to satisfy a lien thereon, shall be made pursuant to the provisions of subdivision one hereof, or at a bona fide private sale in the city or town where the lien was acquired. A bona fide private sale pursuant to this section shall not be made until the expiration of six months after the time for the payment of the amount of the lien specified in the notice required to be served by section two hundred one or two hundred one-a of this article. Notice of the bona fide private sale shall be posted at least twenty days before such sale in a conspicuous place on the premises where the personal property was left or delivered by the owner. Such notice shall either (a) contain the name and address of the owner and a brief description of the property, or (b) provide that all property left on or before a specified date will be subject to sale, and shall also specify the time and place of sale.
- § 202-a. Sale of a security. A description of a security, as such term is defined in section two hundred two, substantially similar to the description specified in said section shall, in the absence of agreement to the contrary and unless otherwise provided by statute, be deemed sufficient for the purposes of a notice of sale of such security at public auction to satisfy a lien thereon although such sale is not made pursuant to the provisions of this article. Nothing in this section or in section two hundred two or in section two hundred two-b shall be construed to invalidate any sale of such a security made in accordance with the provisions of an applicable agreement.
- §202-b. Pledgee may buy at public sale. Unless the pledge agreement otherwise provides, in all cases where a pledgee may lawfully sell

pledged property and the property is sold at public sale, the pledgee, or his assignee or the legal representative of either, may fairly and in good faith purchase the pledged property or any part thereof at the sale. This section does not apply to a sale of property pawned or pledged with a collateral loan broker.

§203. Redemption before sale. At any time before such property is so sold, the owner thereof or any person entitled to notice of sale pursuant to section two hundred one of this article may redeem the property by paying to the lienor the amount due on account of the lien, and whatever legitimate expenses have been incurred at the time of such payment in serving the notice and advertising the sale as required in this article. Upon making such payment, any of such persons are entitled to the possession thereof.

§204. Disposition of proceeds. Of the proceeds of such sale, the lienor shall retain an amount sufficient to satisfy his lien, and the expenses of advertisement and sale. The balance of such proceeds, if any, shall be held by the lienor subject to the demand of the owner, or his assignee or legal representative, or any person entitled to notice of sale pursuant to section two hundred one of this article. A notice that such balance is so held shall be served personally or by mail upon all such persons. If such balance is not claimed by any of such persons within thirty days from the day of sale, such balance shall be deposited with the treasurer or chamberlain of the city or village, or the commissioner of finance in the city of New York, or the supervisor of the town, where such sale was held. There shall be filed with such deposit, the affidavit of the lienor, stating the name and place of business or residence of such persons, if known, the articles sold, the prices obtained therefor, that the notice required by this article was duly served and how served upon such persons, and that such sale was legally and how advertised. There shall also be filed therewith a copy of the notice or judgment served upon such persons and the notice of sale published or posted as required by this article. The officer with whom such balance is deposited shall credit the same to such persons,

and pay the same to such persons on demand and satisfactory evidence of identity. If such balance remains in the possession of such officer for a period of five years, unclaimed by a person legally entitled thereto, it shall be transferred to the general funds of the town, village or city, and be applied and used as other moneys belonging to such town, village or city.

- § 205. Remedy not exclusive. The preceding provisions of this article do not preclude any other remedy by action or otherwise, now existing, for the enforcement of a lien against personal property, or bar the right to recover so much of the debt as shall not be paid by the proceeds of the sale of the property.
- § 206. Enforcement by action; when and in what courts; procedure in action to foreclose real property mortgage applicable in actions to foreclose a mortgage or other lien. An action may be maintained to foreclose a lien upon a chattel, for a sum of money, in any case where such a lien exists at the commencement of the action. The action may be brought in any court, of record or not of record, which would have jurisdiction to render a judgment, in an action founded upon a contract, for a sum equal to the amount of the lien. For the purposes of this section and of sections two hundred seven to two hundred ten inclusive a chattel mortgage to secure the payment of a loan of money or other debt, or the purchase price of chattels, a contract of conditional sale of personal property, a hiring of personal property where title is not to vest in the person hiring until payment of a certain sum and a security interest created by a security agreement in personal property, shall be deemed a lien upon a chattel. The procedure in an action to foreclose a mortgage on real property, in so far as it may be applicable, shall apply in actions to foreclose a mortgage or other lien on chattels or other personal property.
- § 207. Warrant to seize chattel; proceedings thereupon. If the plaintiff is not in possession of the chattel, a warrant may be granted by the court, or a judge thereof, commanding the sheriff, or such enforcement officer as is provided by law to execute the mandates of the

particular court, to seize the chattel and safely keep it to abide the final judgment in the action. The provisions of the civil practice law and rules, and the provisions of the court act of the particular court, relating to an order of attachment shall apply to such warrant of seizure, and to the proceedings to procure it, and after it has been issued, except as otherwise expressly prescribed in this article.

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§ 208. Judgment. In an action brought in a court specified in the last section, final judgment, in favor of the plaintiff, must specify the amount of the lien or the monetary obligation secured by the security interest, and direct a sale of the chattel to satisfy the same and the costs, if any, by a referee appointed thereby, or an officer designated therein, in like manner as where a sheriff sells personal property by virtue of an execution; and the application by him of the proceeds of the sale, less his fees and expenses, to the payment of the amount of the lien or the monetary obligation secured by the security interest, and the costs of the action. It must also provide for the payment of the surplus to the owner of the chattel, and for the safe keeping of the surplus, if necessary, until it is claimed by him. If a defendant, upon whom the summons is personally served, is liable for the amount of the lien or the monetary obligation secured by the security interest, or for any part thereof, it may also award payment accordingly. § 209. Action in inferior court. Where the action is brought in a court, other than one of those specified in section two hundred and seven, if the plaintiff is not in possession of the chattel, a warrant, commanding the proper officer to seize the chattel, and safely keep it to abide the judgment, may be issued, in like manner as a warrant of attachment may be issued in an action founded upon a contract, brought in the same court; and the provisions of law, applicable to a warrant of attachment, issued out of that court, apply to a warrant, issued as prescribed in this section, and to the proceedings to procure it, and after it has been issued; except as otherwise specified in the judgment. A judgment in favor of the plaintiff, in such an action, must correspond

to a judgment, rendered as prescribed in the last section, except that it must direct the sale of the chattel by an officer to whom an execution, issued out of the court, may be directed; and the payment of the surplus, if its safekeeping is necessary, to the county treasurer, for the benefit of the owner.

- § 210. Application. Sections two hundred and six to two hundred nine inclusive do not affect any existing right or remedy to foreclose or satisfy a lien upon, or a security interest in a chattel, without action; and they do not apply to a case, where another mode of enforcing a lien upon a chattel is specially prescribed by law.
- § 211. Arrears/past due support. 1. The New York state office of temporary and disability assistance, or a local social services district, or its authorized representative on behalf of persons receiving services under title six-A of article three of the social services law shall have a lien against personal property owned by a support obligor when such support obligor is or was under a court order to pay child support or combined child and spousal support to a support collection unit and such support obligor has accumulated support arrears/past due support in an amount equal to or greater than the amount of support due pursuant to such order for a period of four months. Such lien shall be in an amount sufficient to satisfy such support arrears/past due support. Said lien shall be perfected in the case of a vehicle as that term is defined in section two thousand one hundred one of the vehicle and traffic law with the department of motor vehicles. The filing of a notice of lien or of a release of lien shall be completed without payment of a fee. The filing of notice of lien or release of lien may be done by electronic means.
  - 2. The state shall accord full faith and credit to liens which arise in another state when such state agency, party or other entity seeking to enforce such a lien complies with the procedural rules relating to such liens as provided for in section one hundred eleven-u of the social services law, article forty-six of the vehicle and traffic law or article nine of this chapter as is appropriate. Such rules may not require judicial notice or hearing prior to enforcement of such a lien

and enforcement shall be governed by article nine of this chapter.

3. For the purposes of determining whether a support obligor has accumulated support arrears/past due support for a period of four months, the amount of any retroactive support, other than periodic payments of retroactive support which are past due, shall not be included in the calculation of arrears/past due support pursuant to this section; however, if at least four months of support arrears/past due support have accumulated subsequent to the date of the court order, the entire amount of any retroactive support may be collected pursuant to the provision of this section or as otherwise authorized by law.

# FORMAL SEALED BID PROPOSAL

STATE OF NEW YORK



### COUNTY OF NASSAU

BID NUMBER 9899-05269-038

Dated: 05/14/09

BIDS WILL BE RECEIVED AND OPENED AT OFFICE OF PURCHASING 240 OLD COUNTRY ROAD MINEOLA, NEW YORK 1150

BID OPENING DATE 05/26/09 11:00 A.M. E.D.S.T.

BUYER GERALD KRAUS

TELEPHON (516) 571-393

DUISITION NUMBER

PREPARE YOUR BID ON THIS FORM USING

BIDTITLE:

COUNTY IMPOUND GARAGE COUTRACTS

.

10.01

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS WITH ESSETHERWISE SPECIFIED

THE UNDERSTAND BIDDER AFFIRMS AND DECLARES THAT HE/SHE HAS CAREFULLY EXAMINED THE ADVERTISED INVITATION FOR BIDS, THE BID TERMS AND CONDITIONS, AND DETAILED SPECIFICATIONS, AND CERTIFIES THAT THIS BID IS SIGNED WITH FULL KNOWLEDGE AND ACCEPTANCE OF ALL THE PROVISIONS THEREOF AND OFFERS AND AGREES, IF THIS BID IS ACCEPTED WITHIN NINETY (90) DAYS FROM THE BID OPENING DATE TO FURNISH ANY OR ALL THE ITEMS UPON WHICH PRICES ARE HEREINAFTER QUOTED IN THE QUANTITY AND AT THE PRICES BID.

CASH DISCOUNT OF

PERCENT WILL BE ALLOWED FOR PROMPT PAYMENT WITHIN 20 BUSINESS DAYS.

THE BIDDER CERTIFIES THAT: (A) THE BID HAS BEEN ARRIVED AT BY THE BIDDER INDEPENDENTLY AND HAS BEEN SUBMITTED WITHOUT COLLUSION WITH ANY OTHER VENDOR OF MATERIALS, SUPPLIES OR EQUIPMENT OF THE TYPE DESCRIBED IN INVITATION FOR BIDS, AND (B) THE CONTENTS OF THE BID HAVE NOT BEEN COMMUNICATED BY THE BIDDER, NOR, TO ITS BEST KNOWLEDGE AND BELIEF, BY ANY OF ITS EMPLOYEES OR AGENTS, TO ANY PERSON NOT AN EMPLOYEE OR AGENT OF BIDDER OR ITS SURETY ON ANY BOND FURNISHED HEREWITH PRIOR TO OFFICIAL OPENING OF THE BID.

DELIVERY MADE TO:

ZONES 1 & 4, . 2 & 5, 3 THRU 20

NASSAU COUNTY POLICE DEPARTMENT - LEGAL BUREAU

1490 FRANKLIN AVENUE, MINEOLA, N.Y. 11501

ATT: KIM KRAMER @ (516) 573-7210

GUARANTEED DELIVERY DATE

ACKINK OR TYPEWRITE

DAYS AFTER RECEIPT OF ORDER

EMPLOYERS FEDERAL TAX ID NUMBER

2659386

TOLL FREE TELEPHONE NUMBER:

BIDS MUST BE SIGNED BY PROPRIETOR, PARTNER OR OFFICER AUTHORIZED TO SIGN FOR CORPORATION

NAME OF BIDDER

TLO TOWING COM.

ANTHONY Co. DOUGOJA

ADDRESS

162 SEACHTRU

STATE N.V.

ZIP CODE 1/547

TELEPHONE 516-671-8810

SIGNATURE OF AUTHORIZED INDIVIDUAL

PRINT OR TYPE NAME OF SIGNER AND TITLE

IN EXECUTING THIS BID, THE BIDDER WARRANTS THAT THE PRICES SUBMITTED HEREIN ARE NOT HIGHER THAN THOSE OFFERED TO ANY GOVERNMENTAL OR COMMERCIAL CONSUMER FOR LIKE DELIVERIES. THE PRICES HEREIN SHOULD NOT INCLUDE ANY FEDERAL EXCISE TAXES OR SALES TAXES IMPOSE BY ANY STATE OR MUNICIPAL GOVERNMENT. SUCH TAXES, IF INCLUDED, MUST BE DEDUCTED BY THE BIDDER WHEN SUBMITTING BID. BIDDERS ARE REQUESTED TO ALSO READ THE TERMS AND CONDITIONS.

#### BID TERMS AND CONDITIONS

- Bids on equipment must be on standard new equipment, latest model, Except as otherwise specifically stated in proposal or detailed specification. Where any part of nominal appurtenances of equipment is not described, it shall be understood that all equipment and appurtenances which are usually provided in the manufacturer's stock model shall be furnished.
   Bids on materials and supplies must be for new items except as otherwise specifically stated in bid or detailed specifications.
- 3. Bidder declares that the bid is made without any connection with any other Bidder, submitting a bid for the same items, and is in all respects fair and without collusion or fraud.
- 4. PRICES The provisions of the New York State Fair Trade Law (Fed-Crawford Act) and the federal price discrimination law (Robinson-Patman Act) do not apply to purchases made by the County.
- 5. SURETY In the event that an award is made hereunder, The Director of Purchase reserves the right to request successful bidders to post, within one week, security for faithful performance, with the understanding that the whole or any part thereof may be used by the County of Nassau to supply any deficiency that may arise from any default on the part of the Bidder. Such security must meet all the requirements of the County Attorney and be approved by the County Attorney.

BIDDER SIGN HERE

## **DISCLOSURE STATEMENT**

THE NASSAU COUNTY LEGISLATURE REQUIRES THE FOLLOWING INFORMATION PRIOR TO CONSIDERATION FOR AN AWARD.

	Name: TOD TOWING CONF.
Address	: 162 SOA CLIFF Ave. Claw Core N.Y. 11542
Telepho	: 162 SOA CEFF AVE. Claw Care N.Y. 11542
1. State	e Whether: A Corporation Conformion
	Individual
	Partnership
	GUIDELINES FOR DISCLOSURE
DISCLO	SSAU COUNTY LEGISLATURE REQUIRES THE NAMES AND HOME* ADDRESSES OF ALL PRINCIPALS. SURE MUST BE PROVIDED AS INDICATED BY TYPE OF OWNERSHIP. (PLEASE LIST ALL REQUIRED MATION ON A SEPARATE SHEET AND ATTACH TO BID.)
1)	Sole Proprietorship/Individual. The Name and Home Address of the Sole Proprietorship/Individual.
2)	Closely Held Corporation. The Name and Home Addresses of all Shareholders, Officers and Directors.
3)	Publicly Traded Corporation. Only the page(s) of the SEC FORM 10-K setting forth the name of all officers and directors.
4)	Not for Profit Corporation. The Names and Home Addresses of all members, Officer and Directors.
5)	Partnership. The Names and Home Address of all General and Limited Partners.
6)	Limited Liability Company. The Names and Home Addresses of all Members.
7)	Limited Liability Partnership. The Name and Home Addresses of all Members.

3

HIDDER

BIDDER SIGN HERE

# FORMAL SEALED BID PROPOSAL 9899-05269-038

10. BIDDERS ARE REQUIRED TO COMPLETE THIS FORM PROVIDING THREE (3) REFERENCES OF PAST PERFORMANCE. REFERENCES SHOULD INVOLVE PROJECTS AND/OR SERVICE SITUATIONS OF SIMILAR SIZE AND SCOPE TO THIS BID. REFERENCES MUST HAVE HAD DEALING WITH THE BIDDER WITHIN THE LAST THIRTY-SIX (36) MONTHS. THE COUNTY RESERVES THE RIGHT TO CONTACT ANY OR ALL OF THE REFERENCES SUPPLIED FOR AN EVALUATION OF PAST PERFORMANCE IN ORDER TO ESTABLISH THE RESPONSIBILITY OF THE BIDDER BEFORE THE ACTUAL AWARD OF THE BID AND/OR CONTRACT. COMPLETION OF THE REFERENCE FORM IS REQUIRED.

NASSAU COUNTY (AND ANY OF ITS AGENCIES) MAY BE LISTED AS AN ADDITIONAL REFERENCE, BUT MAY	NOT BE
SUBSTITUTED FOR ANY OF THE THREE REQUIRED REFERENCES. N.C.P.D. The power Conf	voetor
SUBSTITUTED FOR ANY OF THE THREE REQUIRED REFERENCES. N.C.P.D. Thepand Conf LAST 6 years	Zones
1. REFERENCE'S NAME: - INC. VILLAGE OF ROSLYN Harbor	245
ADDRESS. 500 MOTIS CON Rel	
Roscique Harber Nig	
TELEPHONE: 621:0368 CONTACT PERSON	
Holding investrated rough vicense	
	. •
2. REFERENCE'S NAME: TOWN OF DYSTENBAY	Se e
ADDRESS: 54 Aced reg Ave.	
BYSHOV BRY NIY 15 77] CONTACT PERSON	
TELEPHONE: 624-6498 CONTACT PERSON	
CONTRACT DATE: HOLDING UNVESTRICTED YOUR CICENSE From 1975 70	
Present	
3. REFERENCE'S NAME: TOCOMOR NOVTH HENDSTEPE	
ADDRESS: 200 PCAULONE Rel	
TELEPHONE: 869-7641 CONTACT PERSON	
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From 1977 to present	
USE SEPARATE PAGE IF ADDITIONAL SPACE IS NEEDED.	
I certify that all the statements contained in this document are true, complete and correct to the best of my	knowladca
and belief and are made in good faith, including data contained in the Organization's Relevant Experience.  certification or failure to disclose information shall be grounds for disqualification or termination of any awai	A false
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As used in this Appendix EE the term "Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensee or any other party that is (i) a party to a County Contract (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract.

NOTE:

CONSISTENT WITH LOCAL LAW 19-2003, WHICH PROHIBITS THE USE OF COUNTY RESOURCES TO INTERFERE WITH COLLECTIVE BARGAINING ACTIVITIES OF UNIONS IN NASSAU COUNTY, THE CONTRACTOR SHALL COMPLY WITH THE PROVISIONS OF THE FOLLOWING APPENDIX."U".

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

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#### 52. <u>Definitions</u>

As used in this law, the following terms shall have the meanings indicated:

- A) "Assist, Promote or Deter Union Organizing" shall mean any attempt by an employer to influence the decision of its employees in the County of Nassau or those of its subcontractors regarding either of the following:
- 1.) whether to support or oppose a labor organization that represents or seeks to represent those employees; and
- 2.) whether to become a member of any labor organization.
- B.) "Binding Arbitration Agreements" shall mean a written agreement to submit any dispute arising out of the efforts of a labor organization to represent the employees of a County contractor to final and binding arbitration.
- C.) "County Contractor" shall mean any employer that receives more than Fifty Thousand (\$50,000) Dollars in County funds for supplying goods or services pursuant to a written contract with the County of Nassau or any of its agencies; pursuant to a Nassau County grant; pursuant to a Nassau County program; pursuant to a Nassau County reimbursement for services provided in any calendar year; or pursuant to a sub-contract with any of the above.
- D.) "County Funds" shall mean any monies appropriated by the Nassau County Legislature.
- E.) "County Property" shall mean any property or facility owned or leased to or by the County of Nassau or any Nassau County agency or authority.
- "Employee" shall mean any person employed by an employer other than a person employed in a supervisory, managerial or confidential position as defined by applicable law.
- G.) "Employer" shall mean any individual, corporation, unincorporated association, partnership, government agency or authority, or another legal entity, whether for a profit entity, a not-for-profit entity or a public entity that employs more than one person in the County of Nassau.
- H.) "Fair Communication Agreements" shall mean a written agreement requiring the parties to such agreement to refrain from providing employees with false and misleading information regarding the circumstances surrounding their employment.
- I.) Human Services Contract" shall mean a County contract, grant or reimbursement of over Fifty Thousand (\$50,000) Dollars for the provision of health, mental health, residential or day treatment services to the mentally ill and developmentally disabled, social services and other care and treatment services of the County.
- J) "Labor Disputes" shall mean any concerted action concerning wages, hours and conditions of employment or concerning the representation of person in negotiating, maintaining changing or seeking to arrange wages; hours and conditions of employment.
- "Labor Organization" shall mean an organization of any kind in which employees participate and which exists for the purpose, in whole or in part, or representing employees concerning wages, rates for pay, benefit, grievances, labor disputes, hours of employment, working conditions or other matters incidental to the employment relationship, and shall include the parent, national or international organization of a local labor organization.

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#### § 4. Accounting.

Each County contractor shall account for funds spent on assisting, deterring or promoting union organizing activities as follows:

- A) County funds designated by the County for use for a specific expenditure of the recipient shall be accounted for as allocated to the expenditure.
- B.) County funds that are not designated as described in paragraph (A) of this section shall be allocated on a pro rata basis to all expenditures by the recipient that support the program for which the grant is awarded.
- C.) If County funds and other funds are commingled, and the contractor fails to keep records sufficient to satisfy the requirements of paragraphs (A) or (B) of this section, any expenditure to assist, promote or deter union organizing shall be allocated between the County funds and other funds on the pro rata basis derived from the interplay of paragraphs (A) and (B) of this section.
- D.) Any expense, including legal and consulting fees and salaries of supervisor and employees, incurred for research for, or preparation, planning or coordination of, carrying out, an activity to assist, promote or deter union organizing shall be treated as paid or incurred for that activity.

#### § 5. Applicability.

- A) This law shall apply to any contracts awarded on or after the effective date of this law.
- B.) This law shall not apply to an activity performed or to an expense incurred in connection with any of the following:
- addressing a grievance or negotiating or administering a collective bargaining agreement;
- 2.) allowing a labor organization or its representative's access to the employer's facility or property;
- 3.) performing an activity required by Federal or State law or by a collective bargaining agreement; and
- 4.) negotiating, entering into or carrying out a voluntary recognition agreement with a labor organization.

#### § 6. Implementation.

Every Nassau County Department, Agency; Authority or Office shall:

1.) Include in all bid documents, County grant applications, County program guidelines and County reimbursement documents, a statement informing potential and actual County contractors that the efficient, timely and non-disruptive provision of goods and services sought by such Department, Agency, Authority or Office is a paramount financial interest of the County of Nassau and as such the County expects the potential County contractor to protect the County's financial interest by adopting non-confrontational procedures for the orderly resolution of labor disputes. The statement shall also inform the potential and actual County contractors that such non-confrontational procedures may include, but are not limited to, neutrality agreements, majority authorization card agreements, binding arbitration agreements, fair communication agreements, non-intimidation agreements and reasonable access agreements.

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#### Section 8. Enforcement.

- A) A civil action for a violation of this law may be brought by the County Attorney's office for injunctive relief, damages, civil penalties and other appropriate equitable relief.
- B.) All damages and civil penalties collected pursuant to this law shall be paid to the general fund of the county;
- C.) Any Labor Organization may file a complaint with the Nassau County Department of Labor or the Nassau County Attorney's office alleging violations of this law. Said complaint shall be promptly investigated and a written response shall be issued to the complaining Labor Organization.

#### § 9. Rules and Regulations.

The Department of Labor shall promulgate such rules and regulations as it deems necessary and appropriate for the implementation and enforcement of any provision of this law.

#### § 10. Severability.

If any clause, sentence, paragraph, subdivision, section or part of this law or the application thereof to any person, individual, corporation, firm, partnership, entity, or circumstance shall be adjudged by any court of competent jurisdiction to be invalid-or unconstitutional, such order or judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section or part of this law or in its application to the person, individual, corporation, firm, partnership, entity or circumstance directly involved in the controversy in which such order or judgment shall be rendered.

#### § 11. Effective Date.

This law shall take effect on the later of March 1, 2004 or upon the filling with the Office of the Secretary of State.

**PERIOD COVERED:** Shall be for three (3) years from the effective date of the contract. The County of Nassau reserves the right to extend the Contract up to an additional two (2) year(s), at up to one (1) year options. However, the termination of the Contract may be further extended up to two (2) months beyond the stated termination date. The maximum period of any Contract as a result of this bid with renewal options applied shall be five (5) year(s), and if the further extension is applied, five (5) years and two (2) months.

ALL EXTENSIONS ARE SUBJECT UPON THE MUTUAL CONSENT OF BOTH PARTIES.

NOT WITHSTANDING THE FOREGOING, THE CONTRACTS FOR ALL ZONES WILL EXPIRE ON THE SAME DATE CERTAIN; SAID DATE TO BE DETERMINED BY THE COUNTY OF NASSAU.

#### INDEMNIFICATION:

Contractor agrees to indemnify and hold harmless County and its agents, officers and employees, from and against any and all losses, costs, expenses (including attorneys' fees and disbursements), damages and liabilities, arising out of or in connection with any acts or omissions of Contractor, its officers, agents or employees, provided, however, that Contractor shall not be responsible for that portion, if any, of a loss that is caused by the negligence of the County; and provided, further, that Contractor shall not be liable for consequential, indirect or special damages. Contractor shall, at County's demand and at County's direction, defend at its own risk and expense any and all suits, actions or legal proceedings which may be brought against County, its agents, officers or employees in connection with a loss for which Contractor is responsible under this paragraph.

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**DEFAULT:** The Contractor agrees that in the event any of the services provided for under the terms of this contract should in any way be omitted or unsatisfactorily performed by the Contractor and/or his employees, the County of Nassau shall so notify the Contractor verbally and follow with a written notification of the deficient services for immediate correction. In the event the Contractor does not correct the deficient services after receipt of written notification, the Nassau County department concerned will deduct a percentage based on the work not performed or performed unsatisfactorily from the Contractor's claim for the period covered. If the Contractor continues to omit or unsatisfactorily perform the required services, the County of Nassau will arrange for the work to b done by another Contractor and the cost of such work shall be deducted from any monles due or that may become due to the Contractor.

#### **EVALUATION:**

The Director of the Office of Purchasing (hereinafter known as the Director) reserves the right before making award to make investigations as to whether or not the items, qualifications, services or facilities offered by the Bidder meet the requirements set forth herein and are ample and sufficient to insure the proper performance in the event of an award. The Bidder must be prepared, if requested by the Director, to present evidence of experience, ability and financial standing, as well as a statement as to plant, machinery, trained personnel and capacity for the rendition of the service on which he his bidding. Upon request of the Director of Purchasing, successful bidder shall file certification from the manufacturer relative to authorization, delivery, service and guarantees. If it is found that the conditions of the bids are not complied with or that the services or equipment proposed to be furnished do not meet the requirements called for, or that the qualifications, financial standing or facilities are not satisfactory, the Director may reject such bids. It is distinctly understood, however, that nothing in the foregoing shall mean or imply that it is obligatory upon the Director to make any examinations before award; and it is further understood that, if such examination is made, it in no way relieves the Bidder from fulfilling all requirements and conditions of the bid.

#### GENERAL CONDITIONS:

- All repairs to be made in accordance with "OSHA" safety requirements.
- Contractor will furnish all labor, materials, transportation, tools, instrumentation, parts and accessories necessary to repair and restore the equipment to optimum operating condition.
- All Contractor personnel assigned to any requirement of a contract established must be fully qualified and cognizant of the required and applicable electrical codes and safety requirements, and must adhere to them.
- All parts supplied must match and inter-member without modification to the designated equipment, and must be in accordance with the specifications of the manufacturer of the part to be replaced.
- Except as otherwise specified, all contract requirements will be performed at the site as required.
- Any requirement to remove any part of the equipment of system(s), to Contractor's shop, must be approved by an authorized agency representative. The County of Nassau shall supply all utilities which are available on location insofar as compatibility requirements permit.
- All requirements performed by the Contractor will be subject to inspection and approval by an authorized designated representative of Nassau County.

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#### NOTICE TO ALL BIDDERS:

Bids are hereby solicited for the services specified herein which are to be performed at the locations indicated, and in strict accordance with all specifications, terms and conditions attached hereto and made part hereof.

The purpose of this bid is to establish a yearly price to be paid by the successful bidder for the designation as a County Impound Garage; and, who shall thereafter have the exclusive right to:

- A. Tow damaged or incapacitated vehicles from the streets and highways of the portion of Nassau County which is included within the specific geographic zone, in specific situations where an operator is unable to select an authorized tow truck, where impound is mandated by statute, or as directed by the Nassau County Police Department
- B. Store the motor vehicles on his property for an unspecified period.
- C. Perform necessary work at the scene of accident in order to be able to remove the vehicle from the location reported to him by the Nassau County Police Department.

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... The following information may be useful in describing the duties of a County Impound Garage Contractor:

- 1. Each contractor must have the necessary equipment to tow motor vehicles and motorcycles, have adequate space for storage and be able to provide such services on a twenty-four (24) hour-a-day basis.
- 2. Each contractor must agree that the charges for towing an impounded vehicle are to be on a fixed-sum basis as indicated in the bid specification.
- 3. A contractor shall not release, sell, purchase or in any manner dispose of any motor vehicle or motorcycle placed in such garage by the Police Department without written authorization of the Police Department.
- When a vehicle is impounded by the Police Department pursuant to its duties under the provisions of the Nassau County Administrative Code and delivered to the custody of a County Impound Garage, the contractor will be authorized to charge the owner of the vehicle, or other authorized person claiming the vehicle, the applicable charges as indicated in the bid specification. If the owner of said vehicle fails to claim the vehicle, the Police Department will notify the contractor when the vehicle is released from impound. It will then be the responsibility of the contractor to proceed in accordance with the provisions of section 184 of the Lien Law of the State of New York in order to dispose of the vehicle and to obtain payment of his fees.

#### GENERAL CONDITIONS

In submitting his bid, the bidder declares and affirms that he understands and agrees to the following:

- To make service available twenty-four (24) hours a day, seven (7) days a week.
- 2. To respond to a call from the Nassau County Police Department immediately and to arrive at a designated location as quickly as the "time of day" traffic will permit. In no case can response time exceed one hour.
- 3. That he has license to operate in all municipalities in the area on which he has bid.
- 4. That he has read, understands, and agrees to be bound by the provisions of this bid.

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- That he shall conduct brake examinations upon impounded vehicles pursuant to a request by the Nassau County Police Department and in furtherance thereof, he agrees to employ a mechanic of sufficient ability and experience to make such examinations and give testimony as to their condition when requested by the Nassau County Police Department.
- 9. That he agrees to submit to an initial inspection by personnel of the Division of Purchase and Supply and the Police Department to determine his ability to perform the services specified in this bid; and if in receipt of award, that he further agrees to submit to additional periodic inspections by authorized members of the Nassau County Police Department to assure his continued ability to serve as specified.
- 10. That he agrees to abide by all lawful instructions, directions and requests of the Police official in charge of the scene or incident to which he is called.
- Il. "That he agrees to respond to an adjacent zone and render the services provided herein when the vendor servicing said adjacent zone is unavailable"

THE BIDDER WARRANTS THAT HE IS NOT IN ARREARS TO THE COUNTY OF NASSAU UPON DEPT OR CONTRACT, AND THAT HE IS NOT IN DEFAULT AS SURETY, CONTRACTOR, OR OTHERWISE, UPON ANY OBLIGATION TO THE COUNTY.

The contractor is prohibited from assigning, transferring, subletting, or otherwise disposing of any agreement without prior consent of the County.

This hid and any Contract awarded hereunder is subject to the provisions of Article 18 of the General Municipal Law of the State of New York, as amended, Section 22-42 of the Administrative Code of the County of Nassau and provisions of the Anti-Discrimination Order of the County of Nassau.

SECURITY: The Vendor shall obtain and file with the County of Nassau within seven (7) days, security in the minimum amount of ten thousand (\$10,000.00) dollars, or in the event the annual contractual amount due exceeds ten thousand (\$10,000.00) dollars, an amount equal to that annual sum, and shall be entrusted to the County of Nassau as reflected in the award. The security will guarantee the faithful performance of the contract, with the understanding that the whole, or any part thereof, may be used by the County of Nassau to supply any deficiency that may arise from the default of the vendor.

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ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

- 2.0 In addition to the above prerequisites, bidders must cooperate with the Inspection Team, at the time specified by the Nassau County Police Department, as provided in paragraph 9 of the General Specifications, and be prepared to show the Inspection Team the following:
- 2.1 The required Towing Vehicles.
- 2.2 The required fenced and lighted premises.
- 2.3 The name and agreement for heavy towing as required in paragraph 7 of the General Specifications.

FAILURE TO COOPERATE WITH THE INSPECTION TEAM MAY RESULT IN DISQUALIFICATION.

BIDDERS SHALL ENTER THEIR BID OFFER IN THE SPACE PROVIDED AFTER EACH ZONE DESCRIPTION. PLEASE READ THE ZONE DESCRIPTION CAREFULLY AND REFER. TO THE MAP FOR GENERAL LOCATION. IF BIDDING ON MORE THAN ONE ZONE, PLEASE BEAR IN MIND THAT YOU MUST DEMONSTRATE YOUR ABILITY TO MEET STORAGE AND TOWING REQUIREMENTS FOR THE TOTAL AREA BID. A CONTRACT WILL BE AWARDED TO ONLY ONE (1) CONTRACTOR PER ZONE.

IT IS NOTED THAT EACH BIDDER MAY ONLY BID ON A ZONE WHERE THEIR FACILITY IS LOCATED OR AN ADJACENT ZONE PER THE ENCLOSED NASSAU COUNTY IMPOUND ZONE MAP/DESCRIPTION.

REQUESTS FOR INFORMATION CONCERNING THIS BID MUST BE MADE TO THE DIVISION OF PURCHASE AND SUPPLY:

ATT: MR. GERALD KRAUS (516) 571-3936

# IMPOUNDING THE VEHICLE AND PLACEMENT IN A DESIGNATED COUNTY IMPOUND GARAGE

For the purpose of impounding vehicles, the territory within the County of Nassau has been divided into twenty (20) zones. For each zone a competent and responsible garage owner will be selected and designated County Impound. Garage Contractor. Each contractor must have the necessary equipment to tow motor vehicles and motorcycles, have adequate space for storage and be able to provide such services on a twenty-four (24) hour-a-day basis. Each contractor must agree that the charges for towing an impounded vehicle are to be on a fixed-sum basis as listed below:

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All requirements performed by the Contractor will be subject to inspection and approval by an authorized designated representative of the Using Agency.

Employees of the Contractor while on service call shall carry an identification badge or cards, and shall be instructed to submit same to scrutiny upon request by security or supervisory personnel of Nassau County.

#### NOTICE TO BIDDERS:

Any Contract . awarded hereunder shall be subject to the Bid Terms and Conditions, Form No. PUR-4926D. 5/67. Rev. 2/83, to the extent not in conflict with the terms thereof.

ACCESS CLAUSE: If any provision of Section 952 of the Omnibus Reconciliation Act of 1980 (PL-96-499) is found by a body of competent jurisdiction to be applicable to this contract, the contractor agrees that it will make available upon written request by the Secretary of Health & Human Services, or by the Controller General of the General Accounting Office, or any of their duly authorized representatives, a copy of this contract and any executed amendments thereto, documents which relate to the calculation of the charges stated in the contract and copies of service reports documenting services performed. Such records will be available in accordance with the above for the period of four (4) years after the furnishing of any of the services described in this contract.

ALL BIDS MUST BE F.D.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

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ZONES 2 and 5 MUST BE BID AS A UNIT

ZONES 2 & 5

#### ZONE 2

All the territory within the following boundaries: Beginning at a point where the town line of the Townships of North Hempstead and Oyster Bay meet with the eastern shore line of Hempstead Harbor and Hempstead Bay; following the shore line of the Long Island Sound easterly and southerly to a point where the Nassau-Suffolk County lines meet in Cold Spring Harbor; then southerly along said County lines to North Hempstead Turnpike (Northern Boulevard) then westerly along the northern extremity of North Hempstead Turnpike (Northern Boulevard) to the Town line of the Townships of North Hempstead and Oyster Bay, then northwesterly along the town line of the Townships of North Hempstead and Oyster Bay to point of beginning.

#### ZONE 5

All the territory within the following boundaries: Beginning at a point where the town line of the Townships of North Hempstead and Oyster Bay meet with the northern extremity of Northern Boulevard (North Hempstead Turnpike) then easterly along the northern extremity of Northern Boulevard (North Hempstead Turnpike), to the Nassau-Suffolk County Line, then southerly along the Nassau County Line to Jericho Turnpike, then westerly along the southern extremity of Jericho Turnpike to the town line of the Townships of North Hempstead and Oyster Bay, then northwesterly along the town line of the Townships of North Hempstead and Oyster Bay to the point of beginning.

ZONES 2 and 5.

BID OFFER:

\$ 13,404,00 ANNUALLY

#### ZONE '3 .

All the territory within the following boundaries: Beginning at a point where the New York City Line meets the eastern shore line of Little Neck Bay, then mortherly along the eastern shore of Little Neck Bay to Kings Point, then southerly along the western shore line of Manhasset Bay to Community Drive, then southerly along the eastern extremity of Community Drive to the southern extremity of the Long Island Expressway, then westerly along the southern extremity of the Long Island Expressway to the New York City Line, then northwesterly along the New York City Line to the point of beginning.

ZONE 3.

BID OFFER:

\$ 5,672.00 ANNUALLY

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#### ZONE 9

All the territory within the following boundaries: Beginning at a point where the Townships of North Hempstead and Oyster Bay meet the Northern State Parkway then easterly along the southern extremity of the Northern State Parkway to Route 107 then southerly along the eastern extremity of Route 107 to the Southern State Parkwayt, then westerly along the northern extremity of the Southern State Parkway to the Wantagh State Parkway then northwesterly

to the boundary line of the Townships of Hempstead and Oyster Bay then southerly along the boundary line of the Townships of Hempstead and Oyster Bay along the eastern extremity of Wantagh State Parkway to the point of beginning. ZONE 9. BID OFFER: All the territory within the following boundaries: Beginning at a point where Jericho Turnpike meets the New York City line, then easterly along the southern extremity of Jericho Turnpike to the boundary lines of the Townships of Hempstead and North Hempstead, then easterly along the boundary lines of the Townships of Hempstead and North Hempstead to Nassau Boulevard, then southerly along the eastern extremity of Nassau Boulevard to Southern State Parkway, then westerly along the northern extremity of the Southern State Parkway to the New York City Line then northerly along the New York City Line to the point of beginning. BID OFFER All the territory within the following boundaries: Beginning at a point where Nassau Boulevard meets the boundary lines of the Townships of Hempstead and North Hempstead then easterly along said boundaries to Old Country Road and easterly along the southern extremity of Old Country Road to Merrick Avenue, then southerly along the eastern extremity of Merrick Avenue to the Southern State Parkway, then westerly along the northern extremity of the Southern State to Nassau Boulevard, then northerly along the eastern extremity of Nassau Boulevard to the point of beginning.

ZONE 11. BID OFFER

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#### ZONE 15

All the territory within the following boundaries: Beginning at a point where the Southern State Parkway and northwest boundary of the Incorporated Village of Rockville Centre meet, then easterly along the southern extremity of the Southern State Parkway to the eastern extremity of Brookside Avenue, then southerly along the eastern extremity of Brookside Avenue, then southeasterly following an imaginary line which intersects Milburn Creek and Freeport Bay, then southerly to the southern extremity of Baldwin Bay, then southwesterly following an imaginary line which intersects Middle Bay and Barretts Lead to the western extremity of Domar Canal, then northerly along the western extremity of Domar Canal to West Oceanside Road, then northerly along the western extremity of West Oceanside Road to Oceanside Road, then northwesterly and northerly along the western extremity of Oceanside Road to Davison Avenue, then westerly along the southern extremity of Davison Avenue to Lower Lincoln Avenue, then southwesterly along the southeasterly extremity of Lower Lincoln Avenue to Atlantic Avenue, then westerly along the southern extremity of Atlantic Avenue to the eastern boundary line of the Incorporated Village of East Rockaway, then northerly along the eastern boundary line of the Incorporated Village of East Rockaway to the western boundary line of the Incorporated Village of Rockville Centre, then northerly along the western boundary line of the Incorporated Village of Rockville Centre to the point of beginning.

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ZONE 15	BID	OFFER	\$ ANNUALLY

#### ZONE 16

All the territory within the following boundaries: Beginning at a point where the Southern State Parkway meets Brookside Avenue, then easterly along the southern extremity of the Southern State Parkway to Newbridge Road, then southerly along the eastern extremity of Newbridge Road to Baldwin Creek and southerly through East Bay, Broad Creek Channel, towards the Meadowbrook Parkway and Jones Inlet (at Point Lookout), then westerly along the Atlantic Coast line to Lido Beach, then northerly following an imaginary line intersecting Middle Bay and Baldwin Bay, to the northern extremity of Freeport Bay, then northerly along the eastern extremity of Brookside Avenue to the point of beginning.

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#### <u>Zone 19</u>

All the territory within the following boundaries: Beginning at a point where Ocean Bornlevard and the New York City Line meet and easterly following the southerly boundary line of the Incorporated Village of Valley Stream and the southern boundary line of the Incorporated Village of Lynbrook to the boundary line of the Incorporated Village of Rockville Centre then southerly following the eastern boundary line of the Incorporated Village of East Rockaway (Mill River) to the southern extremity of Atlantic Avenue, then easterly along the southern extremity of Atlantic Avenue to lower Lincoln Avenue, then northeasterly along the southeasterly extremity of lower Lincoln Avenue to Davison Avenue, then easterly along the southern extremity of Davison Avenue to Oceanside Road, then southerly and southeasterly along the western extremity of Oceanside Road to West Oceanside Road, then southerly along the western extremity of West Oceanside Road to Domar Canal, then southerly along the western extremity of Domar Canal to Garretts Lead, then northeasterly following an imaginary line which intersects Garretts Lead and Middle Bay to the southern extremity of Baldwin Bay, then southerly following an imaginary line south which intersects Middle Bay and Lido Beach to the Atlantic Coast Line, then westerly along the Atlantic Coast Line to the western boundary line of the City of Long Beach, then northerly to the center point of Reynolds Channel, easterly along Reynolds Channel to Broad Channel, then northerly through Broad Channel to a point where an imaginary line drawn from Woodmere Boulevard meets Broad Channel, then northwesterly along the north-eastern extremity of Woodmere Boulevard to the northwestern end of Woodmere Boulevard then westerly along an imaginary line to the New York City Line, then northeasterly and north along the New York City Line to the point of beginning.

ZONE 19

BID OFFER

ANNUALLY

#### ZONE 20

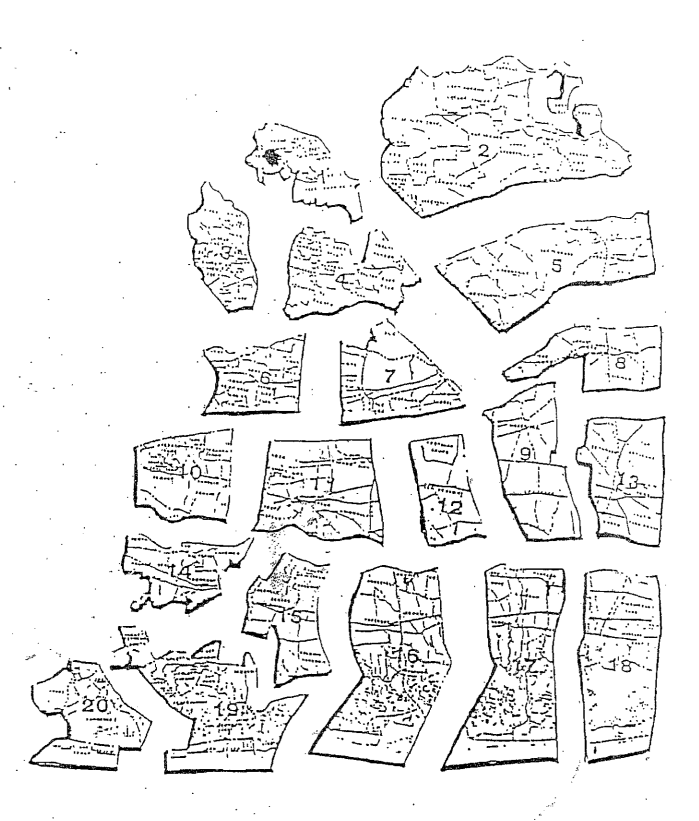
All the territory within the following boundaries: Beginning at a point where an imaginary line drawn from the northwest end of Woodmere Boulevard intersects the New York City Line and the County of Nassau Line, then southeast along this imaginary line through and including all of Woodmere Boulevard and along an imaginary line drawn from the southeast end of Woodmere Boulevard to the center line of Broad Channel, south along the center line of Broad Channel to Reynolds Channel; west along Reynolds Channel to the western boundary line of the City of Long Beach; south on this boundary line to the Atlantic Ocean; then due west along the ocean coast line to a point in Reynolds Channel where the boundary line of the City of New York and the County of Nassau meet; then following this boundary in a general northerly direction to the point of beginning.

ZONE 20 BID OFFER \$\_\_\_ANNUALLY

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Plainview NY 11803 Phone: 516-576-0400 Fax: 516-576-1177			Insurers	insurers affording coverage				
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			NEURERB: Republic Francism Insurance Co					
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Glen Cove NY 11542			INSURERE					
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DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES / EXCLUSIONS ADDITIONAL INSURED. SUBJECT TO POLICY CERTIFICATE HOLDER IS INCLUDED AS ADDITIONAL INSURED. SUBJECT TO POLICY TERMS, CONDITIONS AND EXCLUSIONS.								
		Name and Associated Sections of		CANCELL	ATION	<u>,</u>		
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the state of the s					DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 30 DAYSWRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL			
			1	1	IMPOSE NO OBLIGATION OF LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OR			
		• • • • •	<del></del>	REPRESEN	· ·		. —	

NASSAU COUNTY POLICE DEPT 1490 FRANKLIN AVENUE MINEOLA NY 11501 ACORD 25 (2009/01)

Chiana zone Corro Corroration. All rights reserved. This ACORD name and logo are registered marks of ACORD

AUTHORIZED REPRESENTATIVE

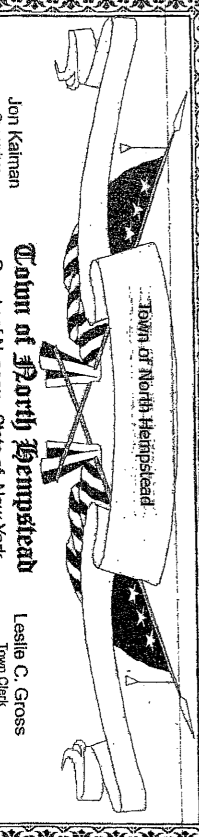


#### TOWN OF OYSTER BAY

Office of the Town Clark Audrey Avenue, Oyster Bay, NY 11771-1592 Telephone (516) 624-6322

# LICENSED TOW CAR OWNER UNRESTRICTED

NAME OF LICENSED OWNER							
T & D TOWING	CORP.						
BYREET ADDRESS							
162 SEA CLIFF	AVENUE						
POST OFFICE	ZIP CODE						
GLEN COVE, NY	11542						
HOMBER OF VEHICLES	Minimaghe leaded	THIS LICENSE EXPIRES					
[ +9 .[	有来ち	6/20/00					



Supervisor

County of Nassau - State of New York

Town Clerk

# LICENSED TOW TRUCK OWNER

ereby granted a license to perform Reciprocal Tow Truck operations within the Town of North Hempstead; for the term herein described forth Hempstead, entitled "Tow Trucks" and compliance with all related laws and statues of the State of New York; the County of Nassau, is his is to certify that T&D Towing Corp. having full filled qualifications pursuant to the provisions of Chapter 55, of the Code of the Town of

# T&D Towing Corp.

Office/Terminal Located: 162 Sea Cliff Avenue Glen Cove, NY 11542

Storage Facility Located: 162 Sea Cliff Avenue Glen Cove, NY 11542

License No.: 0046

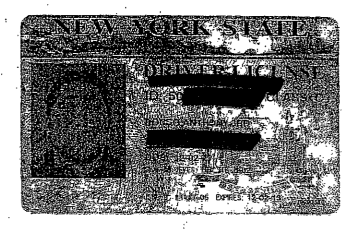
June 30, 2009

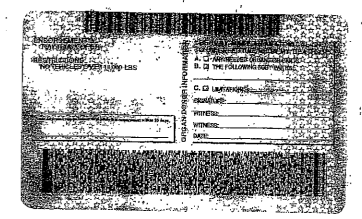
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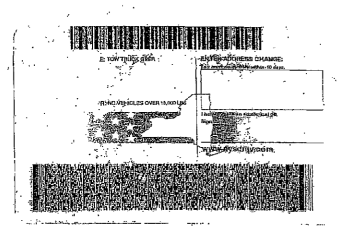
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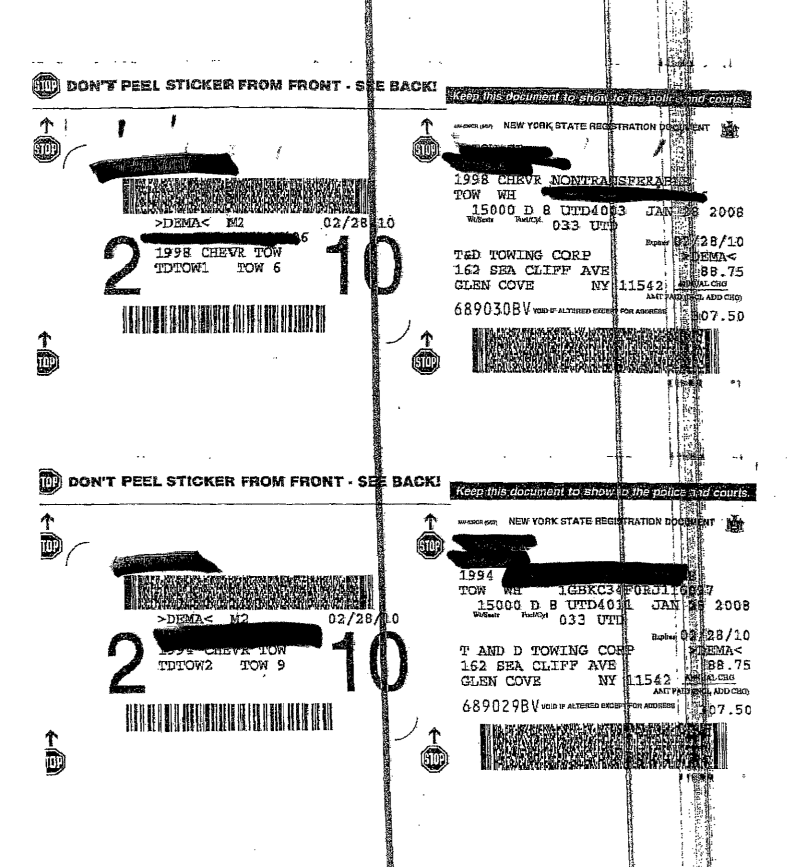
eslie C. Gross, Town Clerk











8358 WH.

T+D; Towing; Cop

# NEW YORK STATE INSURANCE IDENTIFICATION CARD

152 GEAPHIC ARTS MUTUAL INSURANCE CO.

Name & Ad dress of Issuer THE B&G GROUP, INC. 55 WEST AMES COURT, SUITE 400 PLAINVIEW NY 11803

An authorized NEW YCRK Insurer has issued an Owner's Policy of Liability Insurence complying with Article 6 (Motor Vohicle Financial Security Act) of the NEW YORK Vehicle and Traffic Law in:

T;&;;D;TOWING;CORP 162 SEA CLIFF AVENUE GLIEN COVE RY 11542 Policy Number .

Effective Date.

Expiration Date 08/01/2009

12:01 a.m. 12:01 a.m. (Not acceptable to obtain realistation after 45 days from effective date.) Applicable with respect to the following Motor Verticle:

2009

CHEVY Make:

Vahiola Identification Number

THIS ID CARD MUST BE CARRIED IN THE INSURED VEHICLE FOR PRODUCTION UPON DEMAND

WARNING: Any person who issues or produces an ID card knowing that an Owner's Policy of insurance is not in effect may be committing a misdemeanor. In addition, a person who presents an ID card if insurance is not in effect may be committing a misdemeanor.

This mame of the registrant and the name of the treated must contaids.

REPLACEMENT VEHICLE NOTATION; DMV WILL ONLY PROCESS A VEHICLE CHANGE (RE-REGISTRATION) USING THE REPLACED VEHICLE'S CURRENT REGISTRATION.



F6-20

# DON'T PEEL STICKER FROM FRONT - SEE BACK!

N'T PEEL STICKER FROM FRONT - SEE BACK! Keep this document to show to the police and coun





01/31/10







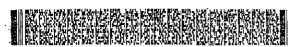










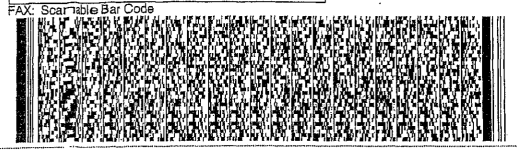


# THE UTICA NATIONAL INSURANCE GROUP THANKS YOU FOR YOUR BUSINESS

T AND DITOWING CORP AGD RE 162 SEACLIFF AVENUE 11542 GLEN COVE, NY

#### FAX INSTRUCTIONS:

- 1. The entire page must be faxed.
- 2. If submitted to DMV, either the entire page or the second ID card and large scanable bar code will be retained.
- 3. Afaxed ID card must be replaced with a scanable ID card within 14 days of the effective date.
- DMV will not accept a faxed ID card without a scanable barcode,



INSURANCE ID CARDS Remove cards along perforation,

## **NEW YORK STATE INSURANCE IDENTIFICATION CARD**

GRAPHIC ARTS MUTUAL INS. CO. Name & Address of Issuer Y0118

THE B & G GROUP, INC. 55 WEST AMES COURT SUITE 400

PLAINVIEW

11803

Policy Number

Effective Date D8 / 01 / 2008

Expiration Date 08/01/2009 12:01 a.m. 12:01 a.m. (Not acceptable to obtain registration after

45 days from effective date.) Applicable with respect to the following Motor Vehlale:

An authorized NEW YORK insurer has Issued an Owner's Policy of Liability insurance complying with Article 6 (Motor Vehicle Financial Security Act) of the NEW YORK Vehicle and Traffic Law to:

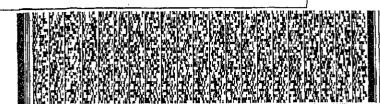
T; AND; D; TOWING: CORP

AGD ; RE

162 SEA CLIFF AVENUE GLEN COVE, 'NY 11542 1994

CHEVY

Vehicle identification Number



THIS ID CARD MUST BE CARRIED IN THE INSURED VEHICLE FOR PRODUCTION UPON DEMAND. WARNING: Any person who issues or produces an ID card knowing that an Owner's Policy of insurance is not in effect may be committing a misdemeanor. In addition, a person who presents an ID card if insurance is not in effect may be committing a misdemeanor,

The name of the registrant and the name of the insured must coinolde.

REPLACEMENT VEHICLE NOTATION: DMV WILL ONLY PROCESS A VEHICLE CHANGE (RE- REGISTRATION) USING THE REPLACED VEHICLE'S CURRENT REGISTRATION.

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#### NEW YORK STATE INSURANCE IDENTIFICATION CARD

11803

152 GRAPHIC ARTS MUTUAL INS. CO.

Name & Address of Issuer Y0118

THE B & G GROUP INC. 55 WEST AMES AQUET SUITE 400

**PLAINVIEW** 

Policy Number 3260663

Effective Date
08/01/2008
12:01 a.m.
(Not acceptable to obtain registration after 45 days from effective date.)

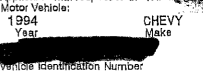
An authorized NEW YORK insurer has issued an Owner's Policy of Liability Insurance complying with Article 6 (Motor Vehicle Financial Security Act) of the NEW YORK Vehicle and Traffic Law to:

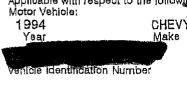
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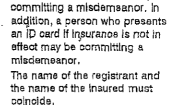
162 SEA CLIFF AVENUE GLEN COVE, NY

11542

Applicable with respect to the following Motor Vehicle: 1994 CHEVÝ







THIS ID CARD MUST BE CARRIED IN THE INSURED VEHICLE FOR

PRODUCTION UPON DEMAND.

WARNING: Any person who

issues or produces an ID card

knowing that an Owner's Policy of insurance is not in effect may be

REPLACEMENT VEHICLE NOTATION: DMV WILL ONLY PROCESS A VEHICLE CHANGE (RE- REGISTRATION) USING THE REPLACED VEHICLE'S CURRENT REGISTRATION.

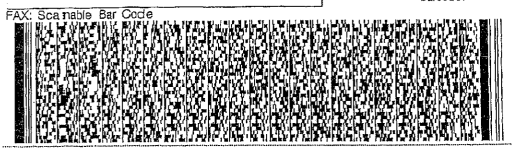


# THE UTICA NATIONAL INSURANCE GROUP THANKS YOU FOR YOUR BUSINESS

T&D TOWING CORP 162 SELA CL IFF AVENUE 11542 GLEN COVE, NY

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INSURANCE ID CARDS Remove cards along perforation,

### NEW YORK STATE INSURANCE IDENTIFICATION CARD

152 GRAPHIC ARTS MUTUAL INS. CO. Name & Address of Issuer Y0118 Policy Number

THE B & G GROUP, INC. 55 WEST AMES COURT

SUITE 400

**PLAINVIEW** 

11803

Effective Date

Expiration Date 08/01/2008 08/01/2009 12:01 a.m. 12:01 a.m. (Not acceptable to obtain registration after

45 days from effective date. Applicable with respect to the following

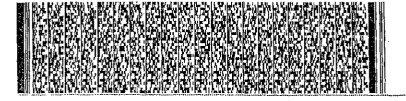
An authorized NEW YORK Insurer has issued an Owner's Policy of Liability insurance complying with Article 6 (Motor Vehicle Financial Security Act) of the NEW YORK Vehicle and Traffic Law to:

T&D:TOWING:CORP 162 SEA CLIFF AVENUE 11542 GLEN COVE, NY

Motor Vehicle: 1998 Year

CHEVY

Venicle Identification numbe



THIS ID CARD MUST BE CARRIED IN THE INSURED VEHICLE FOR PRODUCTION UPON DEMAND. WARNING: Any person who issues or produces an ID card knowing that an Owner's Policy of Insurance is not in effect may be committing a misdemeanor. In addition, a person who presents an ID card if insurance is not in effect may be committing a misdemeanor.

The name of the registrant and the name of the insured must coincida.

REPLACEMENT VEHICLE NOTATION: DMV WILL ONLY PROCESS A VEHICLE CHANGE (RE- REGISTRATION) USING THE REPLACED VEHICLE'S CURRENT REGISTRATION.

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#### **NEW YORK STATE INSURANCE IDENTIFICATION CARD**

11803

152 GRAPHIC ARTS MUTUAL INS. CO.

Name & Address of Issuer Y0118

THE B & G GROUP, I 55 WEST AMES COURT SUITE 400 INC.

**PLAINVIEW** 

Effective Date 08 / 01 / 2008 12:01 a.m.

Policy Number

Expiration Date 08/01/2009 12:01 a.m.

(Not acceptable to obtain registration after

45 days from effective date.)

An authorized NEW YORK insurer has issued an Owner's Policy of Liability Insurance complying with Article 6 (Motor Vehicle Financial Security Act) of the NEW YORK Vehicle and Traffic Law to:

T&D: TOWING: CORP 162 SEA CLIFF AVENUE GLEN COVE, NY 11542

Applicable with respect to the following Matar Vehicle:



Vehicle Identification Number



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The name of the registrant and the name of the insured must coincide.

misdemeanor.

REPLACEMENT VEHICLE NOTATION: DMV WILL ONLY PROCESS A VEHICLE CHANGE (RE- REGISTRATION) USING THE REPLACED VEHICLE'S CURRENT REGISTRATION.

# F & K Sheridan 2 Park Place Glen Head, New York 11542

#### COMMERCIAL LEASE AGREEMENT

This lease in made between Anthony Duso of T & D Towing Corp. hereby call Lessor, and Farrell A. Sheridan and Kathy Sheridan hereby called Lessee.

Lessee hereby offers to lease from Lessor the premises situated at 2 Park Place in the City of Glen Cove, State of New York describe as Section 21 Block A Lot 255, 2 Park Place Glen Cove, New York 11542.

Property to be leased for the storage of motor vehicles with a minium of fifty vehicles.

Lessor demises the above premises for a term of five years, commencing on January 1, 2009 and terminating on January 31, 2013 at an annual rental of Twenty Thousand Four Hundred Dollars (\$20,400.00), payable in equal installments on the first day of each month for that month's rental during the term of the lease.

Lessee shall use and occupy of premises for the storage of motor vehicles.

Lessor: Name

Title

Lessee: Name

Title

USE OF EXISTING BUILDINGS  This is to certify that the building located at  162 SEA CLIFF AVERUE  162 SEA CLIFF AVERUE  PLOOF T & D TOWING CORP.  Comess's name  FLOOR USE LIVELOAD  Flory Ron Conforming Auto Body Repair Shop	CYTY OF CLEW CYPE. Reman Canney, Per Yash	Section: 21 Black: 258 Lot: 54 BUREAU OF BUILDINGS
---	---	--

Frior use of building

Same

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Complete Deservatiment

Certificate issued to \_\_\_

T & D Towing Corp,

COUNTY EXECUTIVE



FRANK J. RYAN DIRECTOR OF PURCHASING

OFFICE OF PURCHASING 240 OLD COUNTRY RD. – ROOM 307 Mineola, NY 11501 (516) 571-4060 Fax (516) 571-4263

RE: ON-LINE VENDOR REGISTRATION

Dear Vendor:

Nassau County is pleased to once again remind all vendors that it has implemented an On-Line Vendor Registration initiative whereby all vendors may register via the Internet to submit their new vendor profile information. To do so, simply go to the Nassau County NY Homepage at: <a href="https://www.nassaucountyny.gov">www.nassaucountyny.gov</a> and select "eServices for Business" located in the middle of the page, then "Vendor Registration", then enter your User ID and Password. Some vendors may have already done so from the County's previous announcements. In either case we ask that you read the message below to address a critical element on your behalf of the Vendor Registration / eProcurement initiative.

"CATEGORY SELECTION"
SELECTING YOUR COMMODITY(IES), PRODUCT(S) AND/OR SERVICE(S)

Please be advised that it is extremely important that your on-line registration includes the following:

- 1) Category selections for the product(s) and/or service(s) that you can provide. The category(s) and/or service(s) you select will allow the system to match your product(s) and/or service(s) contained in the bid requests and/or Service Proposal that the Office of Purchasing posts to the Nassau County website Bid Solicitation Board.
- 2) Subscription Service If you select the "Premium Subscription" optional service, our system will be able to locate you as a provider of the particular product and/or service by the category code you selected. You will be notified via e-mail that a Bid or Request for Proposal is available for your review on the Bid Solicitation Board. However, if you fail to indicate your category code, the system will not be able to notify you even if you have chosen the Premium Subscription option.

# REQUEST FOR TAX PAYER IDENTIFICATION NUMBER AND CERTIFICATION

1. 8 6

Document Type: Initial En	try [ ] Kevision	. [ ]
VENDORPAYEE ID:	S	UFFIX:
VENDORPAYEE NAME:		
REMIT TO ADDRESS:		
CITY:	STATE:	ZIP:
Please answer the four questions below and si delay payment.	_	<u>.</u>
A. The vendor/payee ID number provided above is Federal ID# [ ] Social Security # [ ]		al or legal service ever by vendor: Yes [] No[]
B. Is vendor/payee incorporated: Yes[] No[]		payee an employee County: Yes [ ] No [ ]
Certification-Under penalties of perjuty, I certify that: identification number (or I am waiting for a number to b withholding because: (a) I am exempt from backup with Internal Revenue Service (IRS) that I am subject to back interest or dividends or (c) the IRS has notified me that I The information provided on this form is correct to the b Certification Instructions-You must cross out item (2) a are currently subject to backup withholding because of u return. For real estate transactions, item (2) does not approvision of this document other than the certification re-	e issued to me), and holding or (b) I have up withholding as a man no longer subject of my knowledge above if you have been mader reporting interectly. The IRS does no	(2) I am not subject to backup not been notified by the result of a failure to report all at to backup withholding. (3) an notified by the IRS that you set or dividends on you tax not require your consent to any
Please Sign Here		
Print Name Here		Date
TitleEmail A	_ <del></del>	
Phone #	Fax #	
Official Use Only		
Form Submitted By:		(Name) _(NC Department)
TYPE: V or E or R ADMIN ST: P IND: R FTAX/SSN	IND: F or S RESTR	D: N 1099 REPORT: Y or N
Nassau County Comptroller-Vendor Claims Section 240 Old Country Road Mineola, NY 11501		

FORM#700-W9

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# Business History Form

In addition to the submission of bids/proposals, as applicable, each bidder/proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the bid/proposal.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).
Date: 10-14-15
1) Bidder's/Proposer's Legal Name: T+D TOWNE Corp.
2) Address of Place of Business: 162 Sea Class Ave. Glew Cove N. 4. 11547
List all other business addresses used within last five years:
3) Mailing Address (if different):
Phone 516-671-8810
Does the business own or rent its facilities?
4) Dun and Bradstreet number:
5) Federal I.D. Number: <u>N-2659386</u>
6) The bidder/proposer is a (check one): Sole Proprietorship Partnership Corporation X Other (Describe)
7) Does this business share office space, staff, or equipment expenses with any other business?  Yes No If Yes, please provide details:
8) Does this business control one or more other businesses? Yes No <a>V</a> If Yes, please provide details:
Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes No If Yes, provide details
10) Has the bidder/proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes No If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract).

11) Has the If Yes, s	state date, court jurisdiction, amount of liabilities and amount of assets
federal, owner a civil anti	ast five years, has this business and/or any of its owners and/or officers and/or any affiliated s, been the subject of a criminal investigation and/or a civil anti-trust investigation by any state or local prosecuting or investigative agency? And/or, in the past 5 years, have any ind/or officer of any affiliated business been the subject of a criminal investigation and/or a fi-trust investigation by any federal, state or local prosecuting or investigative agency, where restigation was related to activities performed at, for, or on behalf of an affiliated business.  No
federal, of an aff but not li individua	ast 5 years, has this business and/or any of its owners and/or officers and/or any affiliated is been the subject of an investigation by any government agency, including but not limited to state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or office illiated business been the subject of an investigation by any government agency, including imited to federal, state and local regulatory agencies, for matters pertaining to that al's position at or relationship to an affiliated business. Yes No If Yes, provide or each such investigation
pertained	current or former director, owner or officer or managerial employee of this business had, afore or during such person's employment, or since such employment if the charges do events that allegedly occurred during the time of employment by the submitting and allegedly related to the conduct of that business:  a) Any felony charge pending? No Yes If Yes, provide details for each such
	b) Any misdemeanor charge pending? No Yes If Yes, provide details for each such charge.
	c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? No Yes If Yes, provide details for each such conviction
	d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor?  No If Yes, provide details for each such conviction
	e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? No X Yes If Yes, provide details for each such

	occurrence.
15) In the pas business I to any pro instance.	t (5) years, has this business or any of its owners or officers, or any other affiliated had any sanction imposed as a result of judicial or administrative proceedings with respect fessional license held? No Yes; If Yes, provide details for each such
applicable and sewer detailed re	ast (5) tax years, has this business falled to file any required tax returns or falled to pay any federal, state or local taxes or other assessed charges, including but not limited to water charges? No Yes If Yes, provide details for each such year. Provide a esponse to all questions checked 'YES'. If you need more space, photocopy the e page and attach it to the questionnaire

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the

17) Conflict of Interest:

a) Please disclose:

appropriate page and attach it to the questionnaire.

- (i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting as collection agent on behalf of Nassau County.
- (ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting as collection agent on behalf of Nassau County.
- (iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting as a collection agent on behalf of Nassau County.
- b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.

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# Attachments to Business History Form

Please provide any other information which would be appropriate and helpful in determining the bidder's/proposer's capacity and reliability to perform these services.

A. Include a resume or detailed description of the bidder's/proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Should the bidder/proposer be other than an individual, the bid/proposal should include:

- i) Date of formation;
- ii) Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner;
- iii) Name, address and position of all officers and directors of the company;
- iv) State of incorporation (if applicable);
- v) The number of employees in the firm;
- vi) Annual revenue of firm;
- vii) Summary of relevant accomplishments
- viii) Copies of all state and local licenses and permits.
- B. Indicate number of years in business. 43 years
- C. Provide any other information which would be appropriate and helpful in determining the bidder's/proposer's capacity and reliability to perform these services.
- D. Provide names and addresses for no fewer than three references for whom the bidder/proposer has provided similar services or who are qualified to evaluate the bidder's/proposer's capability to perform this work.

Company	TOWN O	PO	Blev B1	44	
Contact Person	Toeon	clerk	C	945 -	
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City/State	Oyster,	BAY	Ny		-
Telephone	516-624	-6320	D		
Fax #		<del></del>			
E-Mail Address_				•	

Company TOWN OF North Henepsters	
Contact Person Henry	
Address DEO Plandeme fel	
City/State MANNASSEE NY 11030	
Telephone 516-869-7646	
Fax#	
E-Mail Address	
and the Control of Con	
company CVTy Of Colen Cace Police Dept	
Contact Person Sgh Miller	
Address Brope ST	
City/State Cler Care N.Y. 11542	
Telephone 516 671-1000	
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# PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered and the answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID! PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name ANThony Con Dougo In  Date of birth  Home address  City/state/zip  Business address  Led Sea Clarp Rayl-  City/state/zip  Clev Clare  Value  White  Telephone 516 - Lette 8800  City/state/zip  Telephone 6
2.	Positions held in submitting business and starting date of each (check all applicable)  President//
3. 4.	Do you have an equity interest in the business submitting the questionnaire?  NO YES If Yes, provide details.  NO OF STOCK  Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? NO
5. 6.	YES If Yes, provide details.  Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? NO YES; if Yes, provide details.  Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? NO YES If Yes, provide details.
	WASSice County Dupock Contract

P	rovide:	An affirmative answer is required below whether the sanction arose automatically, by operation of law, esult of any action taken by a government agency, a detailed response to all questions checked "YES". If you need more space, photocopy the ate page and attach it to the questionnaire.				
7.	In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:					
	a.	Been debarred by any government agency from entering into contracts with that agency?  NO YES If Yes, provide details for each such instance.				
	b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? NO YES If Yes, provide details for each such instance.				
	C.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NO YES If Yes, provide details for each such instance.				
	d.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO YES If Yes, provide details for each such instance.				
8.	portion initiate process respon	any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition repeat the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings and more than 7 years ago and/or is any such business now the subject of any pending bankruptcy edings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed as to all questions chacked "YES". If you need more space, photocopy the appropriate page and it to the questionnaire.)				
	2)	Is there any felony charge pending against you? NO YES If Yes, provide details for each such charge.				
	b)	Is there any misdemeanor charge pending against you? NO \( \sum \) YES \( \text{ If Yes, provide details for each such charge.} \)				
	c)	Is there any administrative charge pending against you? NO YES If Yes, provide details for each such charge.				
	d)	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO YES If Yes, provide details for each such conviction,				
	<b>e</b> )	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO X YES If Yes, provide details for each such conviction.				
	ħ	In the past 5 years, have you been found in violation of any administrative or statutory charges?  NO X YES If Yes, provide details for each such occurrence.				

- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? NO YES \_\_\_\_\_\_ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? NO YES \_\_\_\_\_\_ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO YES \_\_\_\_\_ If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO \_\_\_\_\_ YES \_\_\_\_ If Yes, provide details for each such year.

### CERTIFICATION

Date

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID/PROPOSAL OR FUTURE BIDS/PROPOSALS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, MONY Co. Dougo K, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Notary Public	LINDA ROWSE  Notary Public, State of New York  No. 01R06232317  Qualified in Nassau County  Commission Expires December 6, 20
By: ANThony B. Dousous	Com
Print name Oe Signature Signature Title	

Sworn to before me this 14 day of O C+0 be 20 5

#### CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID/PROPOSAL OR FUTURE BIDS/PROPOSALS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I. ANTHORY Co. Docusor., being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 14 day of October 2015

LINDA ROWSE
Notary Public, State of New York
No. 01R06232317
Qualified in Nassau County

TOD TOW/NE COM

Name of submitting business

Print name

Signature

Title

Date 1 14 1 15

**T & D TOWING CORP** 162 Sea Cliff Ave Glen Cove, NY 11542 516-671-8810

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EDWARD P. MANGANO County Executive



CARNELL T. FOSKEY
County Attorney

# COUNTY OF NASSAU OFFICE OF THE COUNTY ATTORNEY One West Street Mineola, New York 11501-4820 516-571-3056 FAX: 516-571-6604

To:

All Department Heads

From:

Carnell T. Foskey

County Attorney

Date:

July 15, 2015

Subject:

Forms to be attached to sealed bid and request for proposal solicitations

Please be advised that, effective immediately, each department and office of Nassau County government operating under the Office of the County Executive shall ensure that all sealed bid and request for proposal solicitations shall include, and require bidders to complete, execute and submit, the Business History Form and Principal Questionnaire Form that are attached to this memo as Exhibits "A" and "B" respectively.

The information to be disclosed in the Business History Form and Principal Questionnaire Form required by this memo shall be in addition to and not in substitution of: (i) the County of Nassau Consultant's, Contractor's and Vendor's Disclosure Form attached to Executive Order 1A-2015; and (ii) the Lobbyist Registration and Disclosure Form attached to Executive Order 2-2015. Any sealed bid or proposal submitted to a County department or office in response to a sealed bid or request for proposal issued on or after the effective date of this memo that does not contain completed copies of the disclosure forms required by this memo shall be deemed insufficient/nonconforming and shall be rejected.

Please contact my office if you have any questions.

Attachments