

Certified: --

B-9-22

Filed with the Nassau County Clerk if the Legislature April, 4, 2022 12:41PM

NIFS ID: H61587-PR6

Capital: X Contract ID #: H61587-PR6 NIFS Entry Date:

Slip Type: New

Blanket Resolution:

CRP:

Revenue:

Department: Public Works

Service: H61587-PR6 Priority Resurfacing Phase 6 Term: 180 Days from Notice to Proceed Contract Delayed:

1) Mandated Program:	No
2) Comptroller Approval Form Attached:	Yes
3) CSEA Agmt. & 32 Compliance Attached:	Yes
4) Significant Adverse Information Identified? (if yes, attach memo):	No
5) Insurance Required	No

Vendor/Municipality Info:					
Name: H&L CONTRACTING LLC	ID#: 464082629				
Main Address: 140 Adams Avenue, Ste E Hauppauge, NY 11788	314				
Main Contact: KENNETH ANGERMAN					
Main Phone: (631) 928-4104					

Federal Aid:

Vendor Submitted an Unsolicited Solicitation:

Department:
Contact Name: Graham Smith
Address: NCDPW 1194 Prospect Ave Westbury, NY 11590
Phone: (516) 571-9344
Email: gsmith2@nassaucountyny.gov, LDionisio@nassaucountyny.gov,EKobel@nassaucountyny. gov

Contract Summary

Purpose: This is a contract to resurfacing over fifty lane miles of County roads in Albertson, The City of Glen Cove, Hicksville, Mill Neck, Old Westbury, Glen Cove, Garden City, the Hamlet of Uniondale, and Lattingtown.

Method of Procurement: The Contractor was selected through an open competitive bidding process. The bid was advertised as

follows: Newsday 10/06/2021; NYSCR 10/08/2021-11/09/2021; eProcure 10/8/2021-11/9/2021; Five bids were received with H&L Contracting LLC being the lowest responsible bidder.

Procurement History: Five (5) bids were received on November 9, 2021, for the above referenced contract. Bids have been

examined and the contract bid amount of \$8,251,761.00 submitted by H&L Contracting LLC is acceptable as the low bid. Therefore,

it is recommended to award the contract to the lowest responsible bidder, H&L Contracting LLC.

State Aid:

Description of General Provisions: This is a unit price contract.

Impact on Funding / Price Analysis: Funding being encumbered will come from approved and available Capital Project Number 61587-PR6. \$8,251,761.00 are being encumbered for this project.

Change in Contract from Prior Procurement: This is a New Contract - no prior procurement.

Advisement Information

Fund	Control	Responsibility Center	Object	Index Code	Sub Object	Budget Code	Line	Amount
CAP			00	PWCAPCAP	00004	PWCAPCAP 00004 61587 PR6	01	\$8,251,761.00
Project Number Project Detail		61587						
Project	t Detail	PR6						
						TOTAL		\$8,251,761.00

Additional Info Blanket Encumbrance							
103							
Renewal							

Funding Source	Amount
Revenue Contract:	
County	\$0.00
Federal	\$0.00
State	\$0.00
Capital	\$8,251,761.00
Other	\$0.00
Total	\$8,251,761.00

Routing Slip

Department			
NIFS Entry	Elizabeth Kobel	03/28/2022 02:40PM	Approved
NIFS Final Approval	Roseann D'Alleva	03/29/2022 03:40PM	Approved
Final Approval	Roseann D'Alleva	03/29/2022 03:40PM	Approved
DPW		· · ·	
Capital Fund Approval	Roseann D'Alleva	03/29/2022 03:41PM	Approved
Final Approval	Roseann D'Alleva	03/29/2022 03:41PM	Approved
ОМВ			
NIFS Approval	Nadiya Gumieniak	03/29/2022 04:28PM	Approved
NIFA Approval	Christopher Nolan	03/30/2022 09:36AM	Approved
Final Approval	Christopher Nolan	03/30/2022 09:36AM	Approved
County Attorney			
RE & Insurance Verification	Andrew Amato	03/29/2022 03:47PM	Approved
Approval as to Form	Nick Sarandis	03/30/2022 10:25AM	Approved
NIFS Approval	Daniel Gregware	03/30/2022 12:15PM	Approved
Final Approval	Daniel Gregware	03/30/2022 12:15PM	Approved
Compliance & Vertical DCE			
Procurement Compliance Approval	Ari Schulman	03/30/2022 04:34PM	Approved
DCE Compliance Approval	Robert Cleary	03/30/2022 05:28PM	Approved
Vertical DCE Approval	Edward Powers	04/04/2022 10:09AM	Approved
Final Approval	Edward Powers	04/04/2022 10:09AM	Approved
Legislative Affairs Review			
Final Approval	Christopher Leimone	04/04/2022 12:26PM	Approved

Legislature		
Final Approval		In Progress
DPW NIFS Field Entry		
Final Approval		Pending
Comptroller		
Intake Approval		Pending
Claims Approval		Pending
Legal Approval		Pending
Accounting / NIFS Approval		Pending
Deputy Approval		Pending
Final Approval		Pending
NIFA		
NIFA Approval		Pending

B09-22

RULES RESOLUTION NO. -2022

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO AWARD AND EXECUTE A CONTRACT BETWEEN THE COUNTY OF NASSAU ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF PUBLIC WORKS AND H & L CONTRACTING, LLC.

WHEREAS, in accordance with all Federal, State and Local Law, the County of Nassau on behalf of the NASSAU COUNTY DEPARTMENT OF PUBLIC WORKS ["Department"] has received competitive bids for contract H61587-PR6, for NASSAU COUNTY PRIORITY RESURFACING OF VARIOUS ROADS-PHASE 6 – NASSAU COUNTY, NY ["Contract"], as more particularly described in the contract documents, a copy of which are on file with the Clerk of the Legislature; and

WHEREAS, the firm of H & L CONTRACTING, LLC.

["Vendor"] has submitted the lowest responsible bid for the work described in the contract in accordance with all Federal, State and Local Law as determined by the Department, and

WHEREAS, the funding for this contract is from capital funds approved by the Nassau County Legislature and included in the current four year capital plan, and

WHEREAS, the Commissioner of the Department is representing that the total contract is estimated to be \$ 8,251,761, now therefore be it

RESOLVED, that the Rules Committee of the Nassau County Legislature, based on the representations of the Department and the recommendation of the Commissioner of the Department, authorizes the County Executive to award and execute the said contract with the vendor.

BID BOND

FORM OF BID BOND

IMPORTANT The bidder shall instruct the Surety Company to **USE THIS FORM PROVIDED** as the use of **ANY OTHER FORM** may cause rejection of the bid.

KNOW ALL MEN BY THESE PRESENTS,

that we, the undersigned H&L Contracting, LLC

as Principal; and <u>Arch Insurance Company</u> as surety, who is Licensed to do business in the State of New York, are hereby firmly bound unto the County of Nassau in the penal sum of

<u>Ten Percent of Arnount Bid-</u> dollars (\$ <u>10%-</u>) for the payment of which, well and truly to be made, we hereby jointly and severally bind ourselves, our heirs, executors, administrators, successors and assigns.

Signed, this 9th day of November , 2021

The conditions of the above obligation is such that whereas the Principal has submitted to the County of Nassau a certain Bid attached hereto and hereby made a part hereof, to enter into a contract in writing for the work under Contract No. H61587-PR6 for the

Priority Resurfacing of Various Roads - Phase 6

NOW, THEREFORE, the conditions of this obligation are such that if the Principal shall not withdraw said proposal except by mutual consent of the County of Nassau within a period of forty-five (45) days after the opening of bids and in the event of acceptance of the Principal's proposal, if the Principal shall,

- a. when notified by the County, execute all necessary counterparts of the contract as set forth in the contract documents in accordance with the proposal as accepted; and
- b. furnish bonds and other security as specified in the contract documents for the faithful performance and proper fulfillment of such contract, which bonds or other security shall be satisfactory in all respects to the County; and
- c. in all respects, comply with the provisions set forth in the invitation to bid; or if the County of Nassau shall reject the aforesaid proposal for a reason other than the Principal's failure to satisfy the County that he has the necessary skill, experience and liquid assets required for the contract as stated in the documents aforesaid, then this obligation shall be null and void; otherwise to remain in full force and effect.

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Provided, however, that this bond is subject to the following additional conditions and limitations.

a. In the event that the Principal fails to submit a financial statement when required by the County or in the event that an examination of the Principal indicates to the County that the Principal does not meet the financial requirements required by the County, the undersigned will, upon demand, pay to the County of Nassau, as liquidated damages for the Principal's failure to meet such requirements, a sum equal to the amount that would have been required by a certified check if the same were delivered in accordance with the provisions of the contract documents and specifications herein stated.

b. In case the Principal shall default in the performance of any provision the undersigned will upon demand pay to the County of Nassau the full amount of the damages sustained by the County of Nassau by reason of such default, except however, it is expressly understood and agreed that the liability of the surety for any and all claims hereunder shall in no event exceed the amount of this obligation as herein stated.

The Surety, for value received, hereby stipulates and agrees that the obligation of said Surety and its bond shall be in no way impaired or affected by any extension of time within which the County of Nassau may accept such Bid; and said Surety does hereby waive notice of any such extension.

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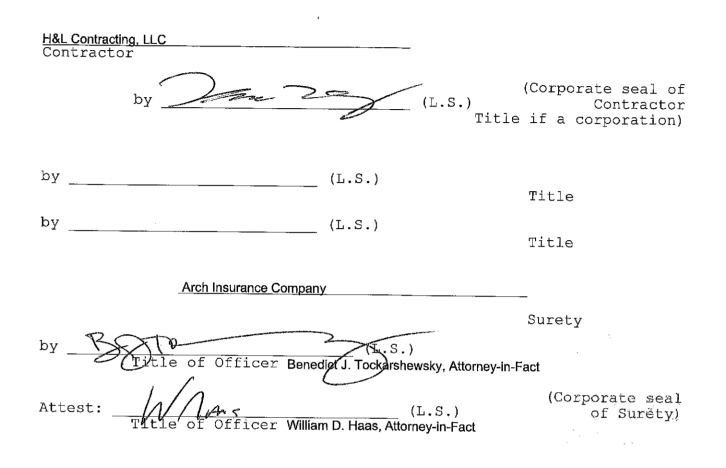
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IN WITNESS WHEREOF, the Principal and the Surety have hereunto set their hands and seals, and such of them as are corporations have caused their corporate seals to be hereto affixed and these presents to be signed by their proper officers, the day and year first set forth above.



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(Acknowledgment by Contractor if a corporation)

STATE OF _____)

SS.: COUNTY OF _____)

On this day of , 20 , before me personally came to me known, who, being by me duly sworn, did depose and say for himself, that he resides in that he is the of the the corporation described in, and which executed the foregoing instrument; that he knows the seal of said corporation; that the seal

affixed to said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation, and that he signed his name thereto by like order.

Notary Public

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(Acknowledgment by Contractor if a partnership)

STATE OF New York)

COUNTY OF Scholk)

On this 9^{th} day of November , 202^{1} , before me personally to me known and known to me to be a member of HAL Contracting LLC the firm described in and which executed the foregoing bond or obligation, and he acknowledged to me that he subscribed the name of said firm thereto on behalf of said firm for the purpose therein mentioned.

Notary Public

(Acknowledgment by Contractor if an individual.), DEBORAM RYDER STATE OF ______) ss.: COUNTY OF ______)

On this day of , 20 , before me personally came to me to be the person described in and who executed the foregoing instrument, and he duly acknowledged that he executed the same.

Notary Public

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(Acknowledgment by Surety Company)

STATE OF New York)

ss.: COUNTY OF Westchester

On this 9th day of November , 2021 , before me personally came Benedict J. Tockarshewsky to me Known who being by me duly sworn, did depose and say that he resides in

that he is the Attorney-in-Factof the Arch Insurance Company , the corporation described in and which executed the within instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by the order of the Board of Directors of said corporation, and that he signed his name thereto by like order; and that the liabilities of said company do not exceed its assets as ascertained in the manner provided by the laws of the State of New York, and the said Notary Public further said that he is acquainted with Benedict J. Tockarshewsky and knows him to be the Attorney-in-Fact of said company; that the signature of the said Benedict J. Tockarshewsky subscribed to the within instrument is in the genuine handwriting of the said Benedict J. Tockarshewsky and was subscribed thereto by like order of the Board of Directors, and in the presence of him, the said Notary Public

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TINA CASTIELLO NOTARY PUBLIC - STATE OF NEW YORK NO. 01CA6191205 QUALIFIED IN WESTCHESTER COUNTY MY COMMISSION EXPIRES AUGUST 04, 2024

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POWER OF ATTORNEY

ATTENTION: Insert the "Power of Attorney" after this page in with your bid submission.

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This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent herein stated. Not valid for Note, Loan, Letter of Credit, Currency Rate, Interest Rate or Residential Value Guarantees.

POWER OF ATTORNEY

Know All Persons By These Presents:

That the Arch Insurance Company, a corporation organized and existing under the laws of the State of Missouri, having its principal administrative office in Jersey City, New Jersey (hereinafter referred to as the "Company") does hereby appoint:

Benedict J. Tockarshewsky, Denese Thompson, Dominick Scotto, Marnie Ginsburg, Maureen A. Grande, Raymond C. Carman, Theresa A. Lanfranco and William D. Haas of White Plains, NY (EACH)

its true and lawful Attorney(s)in-Fact, to make, execute, seal, and deliver from the date of issuance of this power for and on its behalf as surety, and as its act and deed: Any and all bonds, undertakings, recognizances and other surety obligations, in the penal sum not exceeding Ninety Million Dollars (\$90,000,000.00). This authority does not permit the same obligation to be split into two or more bonds In order to bring each such bond within the dollar limit of authority as set forth herein.

The execution of such bonds, undertakings, recognizances and other surety obligations in pursuance of these presents shall be as binding upon the said Company as fully and amply to all intents and purposes, as if the same had been duly executed and acknowledged by its regularly elected officers at its principal administrative office in Jersey City, New Jersey.

This Power of Attorney is executed by authority of resolutions adopted by unanimous consent of the Board of Directors of the Company on December 10, 2020, true and accurate copies of which are hereinafter set forth and are hereby certified to by the undersigned Secretary as being in full force and effect:

"VOTED, That the Chairman of the Board, the President, or the Executive Vice President, or any Senior Vice President, of the Surety Business Division, or their appointees designated in writing and filed with the Secretary, or the Secretary shall have the power and authority to appoint agents and attorneys-in-fact, and to authorize them subject to the limitations set forth in their respective powers of attorney, to execute on behalf of the Company, and attach the seal of the Company thereto, bonds, undertakings, recognizances and other surety obligations obligatory in the nature thereof, and any such officers of the Company may appoint agents for acceptance of process."

This Power of Attorney is signed, sealed and certified by facsimile under and by authority of the following resolution adopted by the unanimous consent of the Board of Directors of the Company on December 10, 2020:

VOTED, That the signature of the Chairman of the Board, the President, or the Executive Vice President, or any Senior Vice President, of the Surety Business Division, or their appointees designated in writing and filed with the Secretary, and the signature of the Secretary, the seal of the Company, and certifications by the Secretary, may be affixed by facsimile on any power of attorney or bond executed pursuant to the resolution adopted by the Board of Directors on December 10, 2020, and any such power so executed, sealed and certified with respect to any bond or undertaking to which it is attached, shall continue to be valid and binding upon the Company. In Testimony Whereof, the Company has caused this instrument to be signed and its corporate seal to be affixed by their authorized officers, this 3rd day of March, 2021. Jance

> CORPORATE S EAL 1971

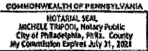
Attested and Certified

Regan X. Shulman, Secretary

STATE OF PENNSYLVANIA SS COUNTY OF PHILADELPHIA SS

I, Michele Tripodi, a Notary Public, do hereby certify that Regan A. Shulman and Stephen C. Ruschak personally known to me to be the same persons whose names are respectively as Secretary and Executive Vice President of the Arch Insurance Company, a Corporation organized and existing under the laws of the State of Missouri, subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that they being thereunto duly authorized signed, sealed with the corporate seal and delivered the said instrument as the free and voluntary act of said corporation and as their own free and voluntary acts for the uses and purposes therein set forth.

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Stephen C. Ruschak, Executive Vice President

Michale Tripodi, Notary Public My commission expires 07/31/2021

Arch Insurance Company

CERTIFICATION

I, Regan A. Shulman, Secretary of the Arch Insurance Company, do hereby certify that the attached Power of Attorney dated March 3, 2021 on behalf of the person(s) as listed above is a true and correct copy and that the same has been in full force and effect since the date thereof and is in full force and effect on the date of this certificate; and I do further certify that the said Stephen C. Ruschak, who executed the Power of Attorney as Executive Vice President, was on the date of execution of the attached Power of Attorney the duly elected Executive Vice President of the Arch Insurance Company.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the Arch Insurance Company on this 9th day of November 20 21

Regar A. Shulman, Secretary

This Power of Attorney limits the acts of those named therein to the bonds and undertakings specifically named therein and they have no authority to bind the Company except in the manner and to the extent herein stated.

PLEASE SEND ALL CLAIM INQUIRIES RELATING TO THIS BOND TO THE FOLLOWING ADDRESS: Arch Insurance - Surety Division 3 Parkway, Suite 1500 Philadelphia, PA 19102



To verify the authenticity of this Power of Attorney, please contact Arch Insurance Company at SuretyAuthentic@archinsurance.com Please refer to the above named Attorney-in-Fact and the details of the bond to which the power is attached.

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FINANCIAL STATEMENT

ATTENTION: Insert the "Financial Statement" after this page in with your bid submission.

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ARCH INSURANCE COMPANY STATEMENT OF FINANCIAL CONDITION DECEMBER 31, 2020

<u>Assets</u>

Cash in Banks	\$293,990,621
Bonds owned Stocks	\$ 3,620,730,816 \$ 052,000,881
Premiums in course of collection	\$ 653,208,881 \$ 525,571,497
Accrued interest and other assets	\$ 525,571,487 \$ 593,248,584
	<u> </u>
Total Assets	\$ 5,686,750,389
Liabilities	
Reserve for losses and adjustment expenses	\$2,577,386,588
Reserve for unearned premiums	\$ 946,480,428
Ceded reinsurance premiums payable	\$ 377,159,781
Amounts withheld or retained by company for account of others	\$ 170,189,032
Reserve for taxes, expenses and other liabilities	\$ 483,069,562
Total Liabilities	4,554,285,393
Surplus as regards policyholders	1,132,464,997
Total Surplus and Liabilities	\$5,686,750,389
By: Attest: Reg. a. 811-	
Executive Vice President, Chief Executive Vice President,	

Executive Vice President, General Counsel and Secretary

State of NEW JERSEY

County of) 100000 Thomas James Ahern, Executive Vice President, Chief Financial Officer and Treasurer and Regan Shulman, Executive Vice President, General Counsel and Secretary being duly sworn.

Financial Officer and Treasurer

statement of financial condition of said company, as of December 31, 2020. Subscribed and sworn to before me, this a day of March, alog Notary Public Hallow Hell Photophysic Hallow Hell Photophysic Hallow Holly USING COMMUNICATION BARCARA A. LEE Notary Public, State of New Jorsey Commission # 5010758 Commission # 5010758

of ARCH INSURANCE COMPANY, Missouri; and that the foregoing is a true and correct

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CERTIFICATE OF SOLVENCY

ATTENTION: Insert the "Certificate of Solvency" after this page in with your bid submission.

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STATE OF NEW YORK DEPARTMENT OF FINANCIAL SERVICES

CERTIFICATE OF SOLVENCY UNDER SECTION 1111 OF THE NEW YORK INSURANCE LAW

It is hereby certified that

Arch Insurance Company of Kansas City, Missouri

a corporation organized under the laws of Missouri and duly authorized to transact the business of insurance in this State, is qualified to become surety or guarantor on all bonds, undertakings, recognizances, guaranties, and other obligations required or permitted by law; and that the said corporation is possessed of a capital and surplus including gross paid-in and contributed surplus and unassigned funds (surplus) aggregating the sum of \$1,110,996,214. (Capital \$5,000,000), as is shown by its sworn financial statement for the quarter ending, March 31, 2021, on file in this Department, prior to audit.

The said corporation cannot lawfully expose itself to loss on any one risk or hazard to an amount exceeding 10% of its surplus to policyholders, unless it shall be protected in excess of that amount in the manner provided in Section 4118 of the Insurance Law of this State.



In Witness Whereof, I have hereunto set my hand and affixed the official seal of this Department at the City of Albany, this 26th day of July, 2021.

Linda A. Lacewell Superintendent

Collien Maps

Colleen M. Draper Special Deputy Superintendent

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PROPOSAL

To the County of Nassau **PRIORITY RESURFACING PHASE 6**

Contract No. H61587-PR6

TO THE COUNTY OF NASSAU:

Pursuant to and in compliance with your Advertisement for Bids and the Instructions to Bidders relating thereto, the undersigned hereby proposes to furnish all plant, labor, materials, supplies, equipment and other facilities necessary or proper for or incidental to the above Contract, as required by and in strict accordance with the plans and specifications for the amount named in the proposal hereinafter described.

In making this proposal the Bidder hereby declares that the Addenda which has been issued by the County of Nassau and has been received by him, that all provisions thereof have been complied with in preparing his bids.

The Low of	Jazzing 1120 #2021		
Name of	Bidder: <u>H.L Contracting</u> LA (Individual, Firm	(8	
Bidder	's Address: 140 Adams Avenue,	<u>Ste B14, Nauppauge, N</u>	<u>Y 11788</u>
	Lephone: (631) 813-22-66	0	
FAX	K Tele: (631) 813-2263	E-Mail: KNaneyel	l contracting 11c.com
NOTE:	IF BIDDER IS A FIRM, FILL IN	THE FOLLOWING BLANK	s:
Ke	Name of Partners 1716 Haney 213 Naneg	Residence of Partn 33 Moriches Aue, Cost Morico 9 Canterbury Ln, Nescon:	thes, NY 11940
Ja	mes K Naney	96 W. Shore Dr, Massaper	200 NY 11758
NOTE:	IF BIDDER IS A CORPORATION,	FILL IN THE FOLLOWIN	G BLANKS:
	Organized under the laws of	the State of:	
	Name of President:	-t-tita	
	President's Domicile:		
	Name of Vice Pres:		
	Vice Pres's Domicile:		
	Corporate Officer:		Title:
	Corporate Officer's Domicile	•	98-05-81-81-91-91-91-91-91-91-91-91-91-91-91-91-91
	Corporate Officer:		Title:

Corporate Officer's Domicile:_____

PRIORITY RESURFACING PHASE 6 H61587-PR6

The Following Paragraphs are Applicable to the Contract

THE BIDDER AFFIRMS AND DECLARES:

- 1. That the above bidder is of lawful age and the only one interested in this bid; and that no other person, firm or corporation, except those herein named, has any interest in this bid or in the Contract proposed to be entered into.
- 2. That this bid is made without any understanding, agreement or in connection with any other person, firm or corporation, making a bid for the same work, and is in all respects fair and without collusion or fraud.
- 3. That said bidder is not in arrears to the County of Nassau upon debt or contract, and is not a defaulter, as surety or otherwise, upon any obligation to the County of Nassau.
- 4. That no officer nor employee of the County of Nassau, or person whose salary is payable in whole or in part from the County Treasury is, shall be, or become interested directly, or indirectly as a contracting party, partner, stockholder, surety or otherwise, in this bid, or in the performance of the contract, or in the supplies, materials, equipment and work or labor to which it relates, or in any portion of the profits thereof.
- 5. That he has carefully examined the site of the work and that, from his own investigations, has satisfied himself as to the nature and location of the work, the character, quality and quantity of existing materials, all difficulties likely to be encountered, the kind and extent of equipment, other facilities needed for the performance of the work, the general and local conditions, and all other items which may, in any way, affect the work or its performance.
- 6. The bidder also declares that he has carefully examined and fully understands all the component parts of this Contract, that he will execute the Contract and will completely perform it in strict accordance with its terms for the following prices.
- 7. Where the work performed under this Contract involves a trade or occupation licensed in the County of Nassau by the Towns of Hempstead, Oyster Bay or North Hempstead or by the Cities Glen Cove or Long Beach, the contractor shall be required to have such a license.

Rejection of Bids. Ι.

- A. The Commissioner may recommend a reject of bid if:
 - 1. The Bidder fails to furnish any of the information required by the bid documents; or if
 - 2. The bidder misstates or conceals any material fact in the bid, or in the sworn written statement; or if
 - 3. The bid does not strictly conform to law or the requirements of this contract; or if
 - 4. The bid is conditional; or if
 - 5. A determination that the bidder is not responsible is made in accordance with law; or if
 - 6. The bid, in the opinion of the Commissioner, contains unbalanced bid prices, unless the bidder can show that the prices are not unbalanced for the probably required quantity of such items.
- B. Rejection of all bids and waiver of informalities.

The Commissioner, however, reserves the right to recommend to reject all bids whenever he deems it in the best interest of the County, and also the right to waive any informalities in a bid.

II. Unit Price Contracts, Comparison of Bids.

Bids on Unit Price Contracts will be compared on the basis of a total bid price, arrived at by taking the sum of the Approximate Quantities of such item multiplied by the corresponding Unit Price, and including any Lump Sum Bid on individual items, in accordance with the items set forth in the bid proposal.

Bidders are warned that the Approximate Quantities of the various items of work and material is estimated only, and is given solely to be used as a uniform basis for the comparison of bids. The quantities actually required to complete the contract work may be more or less than estimated.

Lump Sum Contracts, Comparison of Bids. III.

Bids on lump Sum Contracts will be compared on the basis of the Lump Sum Price bid adjusted for alternate prices bid, if any.

Apprenticeship Training Program IV.

For all contracts in excess of \$500,000 attach here verification letter regarding your firm's having an approved State of New York Apprenticeship Training Program.

RE: Signatory to LICA/138 Collective Bargaining Agreement

To Whom It May Concern:

Pleases be advised that H&L Contracting LLC is a signatory to the Long Island Contractors' Association's collective bargaining agreement with the International Union of Operating Engineers Local 138, 138A, 138B & 138C for 2021 and participates in the apprenticeship training program outlined in this agreement.

If you have any questions or require any additional information, please contact me at (631) 231-5422.

Sincerely,

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Sheryl Rufo Deputy Executive Director/CFO

RE: Signatory to LICA/1298 Collective Bargaining Agreement

To Whom It May Concern:

Pleases be advised that H&L Contracting LLC is a signatory to the Long Island Contractors' Association's collective bargaining agreement with Laborers Union Local 1298 for 2021 and participates in the apprenticeship training program outlined in Article IX of this agreement.

If you have any questions or require any additional information, please contact me at (631) 231-5422.

Sincerely,

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Sheryl Buro Deputy Executive Director/CFO

Department of Public Works Nassau County, N.Y.

Bid Sheet for Contract: H61587-PR6

Unit Bid Price Amount Bid Price Dollars and Cents Dollars and Cents	50.00	ν ν) 1, 250.00	nt Iœ,œ	at 30.00	I co.co	ant 1,00,00	ant 30 5,000.00	ent 5,000.00	30,000,00	0 370,000,00	ant 10,00	ent 10.00	ent 5.00	ent
	Contingent	10 Certs 100,00	No Certo 25.00	Contingent	Contingent 1.00	Contingent 1.00	Contingent 1.00	Nb certs 100,00	No rents 100,00	5.00	435.00	Contingent	Contingent 1.00	Contingent 1.00	And Contingent
Unit Price Written in words	Eor: One dollar no certs	For: One hundred dollars Nocerts	For: Turenty five dollars N		For: Ore dollar no certs	For: One dollar No Cents	For: One delfar No (tents		1	- N	For: Nine hundred twenty	For: One dollar no derits	For: One dollar No rents	For: One dollar No remts	FOR FTI BALL Sin higher dilling
Item Description	Clearing and Grubbing	Unclassified Excavation	Trench, Culvert and Bridge Excavation	Cement Concrete Breaking (Pavement)	Cement Concrete Breaking (Structures)	Selected Fill	Preparing Fine Grade	Ductile Iron Culvert Pipe 12 Inch Diameter	Ductile Iron Culvert Pipe 14 Inch Diameter	Cleaning Existing Drainage System	Clean Existing Drainage System Catch	Catch Basins	Manholes	Connections to Existing Drainage	Altering Catch Basins
Engineers Estimate	50.00 SY	150.00 CY	50.00 CY	100.00 SY	20.00 CY	100.00 CY	100.00 SY	50.00 LF	50.00 LF	6,000.00 LF	400.00 EACH	10.00 CY	10.00 CY	5.00 EACH	
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PRIORITY RESURFACING PHASE 6 H61587-PR6 Department of Public Works Nassau County, N.Y.

Bid Sheet for Contract: H61587-PR6

PRIORITY RESURFACING PHASE 6 H61587-PR6 Department of Public Works Nassau County, N.Y.

Bid Sheet for Contract: H6L587-PR6

H61587-PR6

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Nassau County DPW

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PRIORITY RESURFACING PHASE 6 H61587-PR6 Department of Public Works Nassau County, N.Y.

Bid Sheet for Contract: H61587-PR6

				-	amont Bid Drive
Htem No	Engineers Estimate	Item Description	Unit Price Written in words		
Wq116C	100.00 SY	Profiling and Removal of Concrete Pavement	For: Five dollars no cents	Contingent 5,00	500.00
121	100.00 CY	Drybound Base Course	For: Four dollars, no cents	Contingent 4.00	400,00
129	10.00 CY	Cement Concrete For Pavement Repairs	For: Two hundred filly dollers No certs	ts 250,00	1,500,00
132	125.00 EACH	Plowable Raised Reflectorized Pavement Markers	Por: One Andred twenty Five delans no cents		15, 625.00
133A	500.00 LF	g and Resealing itudinal Joints land Cement e Pavement	For: tive dollars Severaly five certs	_	J, \$75,@
HEEL Sage 53 o	100.00 LF	Sealing of Transverse Joints in Cement Concrete Pavement	For: Ten dolbus no cents	Contingent 16.00	1,000,00
X E E T 324	1.00 LS	Clean and Fill Joints and Cracks	For: Eighty five threshold dollars	15 \$5,000.00	85, cos, oò
1365	25.00 DAY	Survey Stakeout (Fer Day)	For: One hundred dollars No cents		2, 500,00
137	1,000.00 LF	Remove Existing Traffic Markings	For: Three dollars filly certs	Contingent 3,50	3, 500,00
8 E F PRIOR	250.00 SY	Asphalt Joint Repair	For: Corry dollars No cards	Contingent M0,60	16,000.00
E E E E E E E E E E E E E	200.00 EACH	Silt Frotection For Surface Inlet Drainage Structures	Forwork of the cents	1, 00	200,00
	200.00 EACH	Silt Protection For Curb Inlet Drainage Structures	Por: One dollar the cents	1.00	200,00
០ ភ្ល G PHA	20.00 LF	Box Beam Guide Railing	For: Fifteen dellars No cents	Contingent 15,00	300.00
9 152 9	2.00 EACH	Box Beam Guide Rail End Assembly	For: one thousand five hundred dollars no certs	<pre>4 Contingent i,560.00</pre>	3,000.00
*66T	1.00 LS	Interim Payments (Force)	For: Two Hundred thousand dollars	\$200,000.00	300,000.00
			No cents		

H61587-PR6

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PRIORITY RESURFACING PHASE 6 H61587-PR6 Department of Public Works Nassau County, N.Y.

Bid Sheet for Contract: H61587-PR6

	D Item No	Engineers Estimate	Item Description	Unit Price Written in words	words	Unit Bid Price Dollars and Cents	Amount Bid Price Dollars and Cents
100.00 LF Heavy Post, Plastic For: For: Contingent 30.00 100.00 LF Out Galvanice Blocked Thub dalars, No Cerds 30.00 2.00 EACH Marxy Post Environment No Contingent 30.00 100.00 LF Tropeoli and Grass Seed Only No Conds No Contingent 30.00 1000.00 SY Topeoli and Grass Seed Only No Conds No Contingent 30.00 1.000.00 SY Tree Remoral - 1<	199A*	. O Ó	Pri nt	For: Tenthousand dalars. No a	Str.	\$10,000.00	16,000.00
2.00 EACH Anchorage Units for neary Fost Blocked For: the Howswale Corrugated Baue Guide For: No Centingent Contingent 2.00 EACH Destributions of the Howswale Anchorage Units For Howswale For No No No 2.00 EACH Destributions of the Howswale Anchorage Units For No No No 2.00 EACH Destributions No For No No No 2.00 EACH Destributions No For No No No 2.00 EACH Destributions No For No No No 2.00 EACH Destributions For No For No No 1.000.00 LF Benoval of Existing For No For No No 1.000.00 SY Topoid Real Brand For No For No No 5.00 EACH Tree Removal - A - For No No No No 5.00 EACH Tree Removal - C - For No No No No 5.00 EACH Tree Removal - D - Ore dollar No Cends No No No 5.00 EACH Tree Removal - D - Ore dollar No Cends No No 5.00 EACH <td>200</td> <td></td> <td>Y Post, Plast Synthetic Blo Galvinized ugated Steel e Railing</td> <td>For: Thirdy dollars, No certs</td> <td></td> <td>Contingent 30.00</td> <td>3,000.00</td>	200		Y Post, Plast Synthetic Blo Galvinized ugated Steel e Railing	For: Thirdy dollars, No certs		Contingent 30.00	3,000.00
2.00 EACH Anchorage Units for corrugated Beam Guide Sailing for Hiburard dales For: Not eval of Existing For: 200 EACH For: 200	202		Anchorage Units for Heavy Post Blocked Corrugated Beam Guide Railing for Driveways	For: the thousand dollars No ceruls		Contingent 1,000,00	J, ‱oo
100.00 LF Removal of Existing enide Rail For: Topsoil and Grass Seed For: For: Topsoil and Grass Seed For: For: Topsoil and Grass Seed For: For: Topsoil and Grass Seed For: For: Top For: Contingent V.00 5.00 EACH Tree Removal - A - (e ⁶ Caliper) Pro dollar No cerds V.00 5.00 EACH Tree Removal - B - (6" For: For: Tree Removal - B - (6" For: For: V.00 5.00 EACH Tree Removal - C - cl2" Caliper) Pre dollar No cerds Contingent V.00 5.00 EACH Tree Removal - C - for: For: Tree Removal - C - For: For: V.00 5.00 EACH Tree Removal - C - for For: Contingent V.00 5.00 EACH Tree Removal - D - For: For: For: Contingent 2.00 EACH Tree Removal - B - For: For: For: Contingent 2.00 EACH Stump Removal - B - For: For: For: For: For: 5.00 EACH Stump Removal - B - For: For: For: For: For: 5.00 EACH Stump Removal - B - For: For: For: For: For: 5.00 EACH Stump Removal - C - For: For: For: For: For: 5.00 EACH Stump Removal - C - For: For: For: 5.00 EACH Stump Removal - C - For: For: For: 5.00 EACH Stump Removal - C - For: For: For:	203		Anchorage Units for Heavy Post Blocked Corrugated Beam Guide Railing for Highways	For: One thousand dallars No cents		Contingent ccc.CO	a, coo.e
1,000.00 SYTopsoil and Grass SeedFor:I.001,000.00 SYTree Removal - A -Ro:Reciper)I.005.00 EACH(c6" Caliper)Ore dollor No cerdsI.005.00 EACHTree Removal - B - (6"For:Ore dollor No cerdsI.005.00 EACHTree Removal - C -Ro:Reciper)Ore dollor No cerdsI.005.00 EACHTree Removal - C -Ro:Ro:I.00I.005.00 EACHTree Removal - C -Ro:Ro:I.005.00 EACH(12" - <24" Caliper)	216			For: One dollar no certs		Contingent V.OO	100,00
5.00 EACHTree Removal - A - (<6" Caliper)For: One dollor No cerdsContingent (<6" Caliper)5.00 EACHTree Removal - B - (6" Por: - <12" Caliper)	368		and Grass S	For: The dollar no certs		1,00	1,000.00
5.00 EACHTree Removal - B - (6" For: - <12" Caliper)for do Nor centscontingent5.00 EACHTree Removal - C - 100 EACHTree Removal - C - 100 EACHFor: 100 EACHContingent5.00 EACHTree Removal - D - 200 EACHFor: 100 EACHFor: 100 EACHContingent5.00 EACHTree Removal - D - 200 EACHFor: 100 EACHFor: 100 ContingentContingent5.00 EACHTree Removal - D - (24" - <36" Caliper)	372A	00.	Removal - A Caliper)	For: One dellar No certs		Contingent 1,00	5,00
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2.00 EACH Tree Removal - E - ($36^{\text{m}} - <48^{\text{m}}$ Caliper)For: Ore dollor NO tendsContingent ($1,00$ 5.00 EACH Stump Removal - A - ($4^{\text{m}} - <6^{\text{m}}$ Diameter)For: ($6^{\text{m}} - <12^{\text{m}}$ Diameter)One dollor NO tendsContingent (1.00 5.00 EACH Stump Removal - B - ($6^{\text{m}} - <12^{\text{m}}$ Diameter)For: (100 Contingent (1.00 5.00 EACH Stump Removal - C - ($12^{\text{m}} - <24^{\text{m}}$ Diameter)One dollor No tendsContingent (1.00 5.00 EACH Stump Removal - C - ($12^{\text{m}} - <24^{\text{m}}$ Diameter)One dollor No tendsContingent (1.00	372D	00.	Removal - <36"	For: One dollar no cents		Contingent 1.00	5.08
5.00 EACHStump Removal - A - (4" - ϵ^6 Diameter)For: (re dollar No Cerds)Contingent (1.005.00 EACHStump Removal - B - (6" - ϵ^{12} " Diameter)For: (re dollar No Cerds)Contingent (1.005.00 EACHStump Removal - C - (12" - ϵ^{24} " Diameter)Ore dollar No Cerds)Contingent (0re dollar No Cerds)	372E	00.	Removal - <48"	For: One dallar NO cents		Contingent 1,00	8.00
5.00 EACHStump Removal - B - (6" - <12" Diameter)For: Ore dollar No CertsContingent 1.005.00 EACHStump Removal - C - (12" - <24" Diameter)	373A	00.		For: One dollar No Certs		Contingent	5.06
5.00 EACH Stump Removal - C - For: (12" - <24" Diameter) One Collor No Cents 1.60	373B	00-		For: One dollar no cents		Contingent 1.00	5,00
	373C	00,	- C - iameter)	For: One dollar has rents		Contingent 1.00	5,00

Nassau County DPW

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PRIORITY RESURFACING PHASE 6 H61587-PR6 Department of Public Works Nassau County, N.Y.

Bid Sheet for Contract: H61587-PR6

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Department of Public Works Nassau County, N.Y.

Bid Sheet for Contract: H61587-PR6

Item No	Engineers Estimate	Item Description	Unit Price Written in words	Unit Bid Price Dollars and Cents	Amount Bid Price Dollars and Cents
		Night Visibility Spheres)		-15,20°	41,350.00
685.0720 0310	350.00 EACH	White Epoxy Reflectorized Pavement Symbols - 20 mils (Wet Night Visibility	For: One there hundred Screnty Fire dollars No cents	1.75,00	188,500.00 61,350.00
685.0720 0410	70,000.00 LF	oxy prized Pavement (Cross g) - 20 mils ght Visibility	For: One dollar Fifty five cents	ر ان ا	1 <u>08, 500,00</u> 0
07 20 07 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	180,000.00 LF	Yellow Epoxy Reflectorized Pavement Stripes - 20 mils (Wet Night Visibility Scheres)	For: Zono dallars fifty engry cents	+ .55 • 58	33, 250.00 104, 400,00
\$685.0720 0710	15,000.00 LF	Yellow Epoxy Reflectorized Pavement Stripes (Cross Hatching) - 20 mils (Wet Night Visibility Spheres)	For: One dollar fifty five cert>	1.55	100,000,000 33, 356,00
744*	1.00 LS	Force Account Work	Por: One hundred thousand dallars No certise	\$100,000.00	100,000,00
762	100.00 LB	Integral Color Pigment for Cement Concrete	For: Ten dollar to certs	Contingent 0.00	1,000.00
/63	100.00 ŞF	Imprinting on Cement Concrete Pavement or Sidewalk	For: Thirty Fire dollars No cents	Contingent 35.00	3,500.00
* Force F otal Bid in	Helizaria Bid Force Bid Form Bid in Numbers \$	8,251,7618)		
otal Amor	Total Amount in Words EIGHT WILLION SEVEN HUNDER	FA	TWO HUNDRED FIFTY-ONE THOUSAND, SIXTY-ONE DOLLARS & NO CENTS	E THOUSAND, No CENTS	

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PRIORITY RESURFACING PHASE 6 H61587-PR6

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LAURA CURRAN NASSAU COUNTY EXECUTIVE



KENNETH G. ARNOLD, P.E. COMMISSIONER

COUNTY OF NASSAU DEPARTMENT OF PUBLIC WORKS 1194 PROSPECT AVENUE WESTBURY, NEW YORK 11590-2723

VENDOR PORTAL ACKNOWLEDGMENT

Vendor Name: H+L Contracting LLC Contract Title: Priority Resurfacing of various roads Contract Number: <u>H615</u>87- PR6

Vendors doing business with Nassau County, including those responding to this solicitation, must register with the <u>County's Vendor Portal in order to submit the mandatory vendor disclosure forms required for an award pursuant to</u> this solicitation. Vendors may register at www.nassaucountyny.gov by clicking the "Vendor Portal Registration" button at the bottom of the webpage. Failure to do so may result in a delay of contract award.

The undersigned hereby acknowledges that he/she has registered and has submitted the required disclosures on the Nassau County Vendor Portal.

Signature

November 9 2021

Keith Haney Print Name

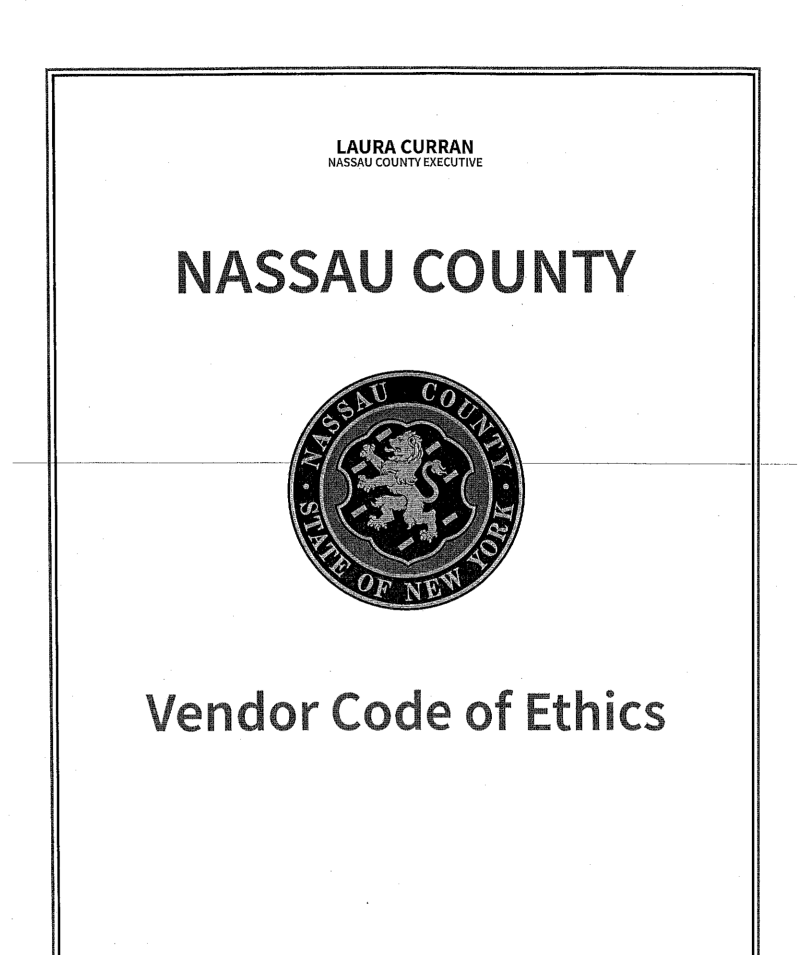
If you attempted to register via the Portal but were unable to do so, please explain here:



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PRIORITY RESURFACING PHASE 6 H61587-PR6

Nassau County DPW



POLICY/PROCEDURE TITLE: Nassau County Vendor Code of Ethics	DATE ISSUED: June 5 th , 2019
DEPARTMENT ISSUING: Executive – Compliance	AUTHORIZED and SIGNED BY: Sh. B.C. Deputy County Executive
	For Compliance Jacob County Executive

POLICY: The Office of the Massau County Executive recognizes the importance of the vendor community in helping the County provide necessary services for the residents of Nassau County. It is the policy of the County Executive to ensure that all vendors doing business with Nassau County operate under the highest standards of legal and ethical conduct.

To set forth a Code of Conduct for vendors to guarte that Nassau County Vendors are conducting their business with integrity, ethics, and compliance with all applicable lease and regulations.

All vendors doing business or seeking to do business with Nassau County as specified in the Code.

PURPOSE:

SCOPE:



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Chapter 9: PENALTIES

Section 9.01 Responsibility Determination

Section 9.02 Civil/Criminal Penalties

Chapter 10: REPORTING OBLIGATION

Section 10.01 Reporting Gift Requests

Section 10.02 Reporting Material Changes



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Section 10.03 Reporting Violations and Overpayments Chapter 11: PROHIBITION ON RETALIATION Section 11.01 Prohibition

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Chapter 1: DEFINITIONS

As used in this Code, the following terms have the following meanings:

Adverse Job-Related Action includes any material alteration to existing terms, conditions, and privileges of employment, such as dismissal, demotion, suspension, compulsory leave, disciplinary action, creation of a hostile work environment, negative performance evaluation, any action resulting in loss of staff, office space or equipment or other benefit, reduction in compensation, failure to appoint, failure to promote, or any transfer or assignment or failure to transfer or assign against the wishes of the affected employee.

Contact means any oral or written communication with any Nassau County Employee, other than the Designated Point(s) of Contact, where it could be reasonably inferred that such contact was intended to influence, or could reasonably be expected to influence, the subject of a County procurement.

Designated Point(s) of Contact means the individual(s) designated by the County to be a Vendor's only contact with Nassau County following the public advertisement of a solicitation or the issuance of a request for a bid, proposal, or quote for small purchase, until the award of a resulting contract and, where applicable, approval by the County Legislature. This timeframe, further defined in the State Procurement Lobbying Law, is also known as the Restricted Period.

Nassau County Employee means any officer, official or employee of Nassau County.

Family Member means (i) a Nassau County Employee's Spouse, Domestic Partner, Child, Sibling or Parent; (ii) a person who is a direct descendant (or the spouse of a direct descendant) of a Sibling of the Nassau County Employee or a Sibling of the Nassau County Employee's Spouse or Domestic Partner; or (iii) a person living in the same household as a Nassau County Employee.

Gift means the transfer, without equivalent consideration, of anything of benefit, tangible or intangible, having more than nominal value, including, but not limited to, cash, loans, forbearance,



services, travel, gratuities of any kind, favors, money, meals, refreshments, entertainment, hospitality, admittance to private clubs, use of time-shares, personal use of the Vendor's facilities, promises, tickets to entertainment or sporting events, weekend trips, golf outings, loans of equipment, or other thing or benefit. A Gift need not be intended to influence or reward any individual or entity.

Nassau Gounty Code of Ethics means Nassau County Charter Section 2218, and the rules and regulations promulgated thereunder as may be amended or modified.

Participating Employee means any Vendor employee who engages in any written or oral communication of a non-clerical or nonadministrative nature with Nassau County or with a Nassau County Employee(s) as part of or in connection with the procurement.

Participating Nassau County Employee means any Nassau County Employee who the Vendor knows, has reason to know, or can reasonably anticipate is involved in a specific procurement, in either a direct or decision-making capacity, but not in a clerical capacity. This includes but is not limited to the Designated Point of Contact, the project manager, the project manager's staff to the extent that they are involved in the procurement, members of selection committees, technical experts and negotiating teams.

Primary Contracting Party means a Vendor who intends to directly enter into or has a contract with Nassau County.

Retaliatory Action is defined as any Adverse Job-Related Action taken by, or at the direction or request of, a Vendor or a Vendors' Employees as a result of any individual's (i) good-faith report with respect to a violation or potential violation of this Gode or the law; or (ii) cooperation in any investigation of unlawful conduct or misconduct conducted by Nassau County or by federal, state, or local law enforcement officials.

State Procurement Lobbying Law means New York State Finance Law Sections 139-j and 139-k, and the rules and regulations promulgated thereunder as may be amended or modified.

Vendor means any individual or entity seeking to or doing business



with Nassau County within the scope of this Code, including, without limitation, contractors, consultants, suppliers, manufacturers seeking to act as the primary contracting party, officers and employees of the foregoing, as well as any subcontractors, subconsultants and suppliers at all lower tiers.

Chapter 2: LIMITATIONS AND REPORTING OF CONTACTS WITH NASSAU COUNTY

Section 2.01 Designated Point(s) of Contact

Each procurement solicitation issued by Nassau County will identify the Designated Point(s) of Contact for that solicitation as required by the State Procurement Lobbying Law. Once the Designated Point(s) of Contact is/are established, the Vendor and any person or entity acting on the Vendor's behalf, including without limitation, those providing compensated or uncompensated lobbying, advocacy, consulting or other services should ensure that its contacts with Nassau County are in compliance with the requirements of the State Procurement Lobbying Law.

Chapter 3: GIFTS OR CONTINGENT FEES

Section 3.01 Zero Tolerance

No Vendor may offer or give any Gift, directly or indirectly, to a Nassau County Employee. Similarly, no Vendor may offer or give any Gift, directly or indirectly, to any Family Member of a Nassau County employee where such Gift is made because of the Vendor's relationship with the Nassau County Employee. Additionally, no Vendor may accept a gift from a Nassau County Employee.

This Zero-Tolerance Policy applies regardless of actual intentions. In other words, even if a Gift does not, or is not intended to, influence an action or decision by a Nassau County Employee, it is prohibited by this Code.

Section 3.02 Personal Relationships

Notwithstanding the foregoing, if a Vendor has a pre-existing family or personal relationship with the Employee, a Gift that is wholly unconnected with the Employee's duties on behalf of Nassau County is



not necessarily prohibited.

In determining whether the giving of an item was motivated by personal rather than business concerns, the following factors are considered:

- (a) the history of the relationship between the donor and the recipient, including but not limited to the mutuality of gift giving;
- (b) whether the item was paid for by the donor.

The giving of an item shall not be considered to be motivated by a family or personal relationship if the donor seeks to charge or deduct the value of the item as a business expense or seeks reimbursement from a client.

However, regardless of the family or personal relationship between a Vendor and an employee, a Gift is strictly forbidden where it is being given under circumstances where it can reasonably be inferred that it was intended to influence the employee in the performance of his or her official duties.

Section 3.03 Contingent Fees

The Vendor will not employ or retain any individual or entity for the purpose of soliciting or securing a Nassau County contract upon any agreement or understanding for a commission, percentage, brokerage, or fee that is contingent or dependent upon the outcome of the procurement.

Chapter 4: NEGOTIATIONS FOR FUTURE EMPLOYMENT

Section 4.01 Restrictions During the Procurement Process

Vendors shall not discuss future employment with Participating Nassau County Employees or their Family Members from the date the procurement is advertised or solicited through 30 days following the date that the procurement is awarded, even if a Participating Nassau County Employee contacts the Vendor regarding employment. Questions regarding whether a particular Nassau County employee is a Participating Nassau County Employee for a specific

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procurement should be directed to the Designated Point of Contact for the procurement.

Section 4.02 Restrictions Post Award

Vendors are prohibited from offering or discussing an employment opportunity with a Nassau County Employee or his or her Family Members before whom the Vendor has or expects to have a pending specific matter including, but not limited to, negotiations, performance evaluation, task order selection, approval of a voucher or invoice, or approval of or agreement to a contract amendment, change order, or deviation or waiver until:

- (i) 30 days from the time the matter before the Employee is closed, or
- (ii)30 days from the time the Employee has no further involvement with the matter because of recusal or reassignment.

Chapter 5: CONFLICT OF INTEREST

Section 5.01 Financial Interest

Neither the Vendor, nor any director, officer, principal, owner, or partner thereof, as the case may be, may have a 10% or greater interest, nor shall the Vendor, nor any director, officer, principal, owner, or partner thereof, acquire a 10% or greater interest, either directly or indirectly, in any company or firm that would conflict in any manner or degree with the performance of the Nassau County contract.

The Vendor will not permit an employee having a 10% or greater interest, either directly or indirectly, in any company or firm that would conflict in any manner or degree with the performance of the Nassau County contract to be employed in the performance of the Nassau County contract.

Section 5.02 Personal Business Dealings

Neither the Vendor, nor any director, officer, principal, owner, or partner thereof, may have a non-County business dealing with a



Participating Nassau County Employee where it can be reasonably inferred that the purpose of the business dealing, at least in part, is to influence the Participating Nassau County Employee's action on a pending County matter.

Section 5.03 Disclosure and Cooperation

The Vendor shall disclose immediately to the County any real or potential conflict of interest of which it becomes aware. This obligation is ongoing and shall last through the completion of performance of the contract. The Vendor shall provide to Nassau County, at the County's request and upon such forms as may be furnished by Nassau County, a disclosure of organizational, financial, contractual or other affiliations with any organization or entity that has interests that may be substantially affected by the procurement solicitation or award. The Vendor shall fully cooperate in any inquiry or investigation undertaken by Nassau County to determine whether any such affiliations present a conflict of interest, or whether any other provision of this Code has been violated. The Vendor shall fully cooperate with audits, investigations, examinations and reviews by the Nassau County Inspector General conducted pursuant to section 187 of the Nassau County Charter.

Section 5.04 Confidential Information

At no time shall any Vendor who obtains confidential or proprietary Nassau County information in the course of doing or seeking to do business with the County disclose any such information to any person not authorized by Nassau County to receive such information or use such information for any personal gain except as necessary to fulfill its contractual obligations to Nassau County.

If the Vendor receives from any source confidential or proprietary Nassau County information prior to the award of a resulting contract and, where applicable, approval by the County Legislature, without the explicit approval of the Designated Point of Contact, the Vendor shall immediately so notify the Designated Point of Contact.

Nassau County confidential or proprietary information includes, but is not limited to, internal cost estimates and proposals submitted by other Vendors.

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Prohibition Regarding Bidding by Participants in Section 5.05 Procurement Development

No Vendor who participates in the development of a scope of work, solicitation documents, assessment criteria, contractual instruments or technical specifications may participate as a bidder, sub-bidder, proposer or sub-proposer on that particular procurement or perform any work on that particular procurement or any other procurement that would constitute an organizational conflict of interest or would give that Vendor an unfair advantage over other bidders or proposers on that procurement. This prohibition may be waived in writing by the County Chief Procurement Officer upon a showing of good cause.

Chapter 6: FORMER NASSAU COUNTY EMPLOYEES

Section 6.01 Appearance Before Former Agency-Two Year Bar

Except as provided for in Section 2218(8) of the Nassau County Code of Ethics, the Vendor will not permit a former Nassau County Employee to appear or practice before any Nassau County agency, either prior to award or in the performance of a Nassau County contract, for a period of two years after termination of the Nassau County Employee's services with the County.

Section 6.02 Appearance Before Former Agency-Life Time Bar

Except as provided for in Section 2218(8) of the Nassau County Code of Ethics, the Vendor will not permit a former Nassau County Employee to appear, practice, communicate or otherwise render services before the agency that employed the officer or employee or any other agency of Nassau County, either prior to award or in the performance of an agency's contract in relation to any case, proceeding, application or transaction with respect to which such former officer or employee was directly concerned and in which he or she personally participated, or which was under his her active consideration during the period of his or her or employment. This provision is a lifetime bar on projects that the former Nassau County Employee previously worked on while employed by the County.



Chapter 7: NON-COLLUSION

Section 7.01 Independent Bid Assessment

The Vendor will calculate the price(s) contained in any bid or proposal independently, without collusion, consultation, communication, or agreement with any competing Vendor for the purpose of restricting competition.

Section 7.02 Non-Communication of Bid

Unless otherwise required by law, the price(s) which the Vendor quotes in its bid or proposal will not knowingly be disclosed by the Vendor, directly or indirectly, to any competing Vendor prior to the closing date for bids or proposals.

Section 7.03 Bid Submission

The Vendor will not make any attempt to induce any other individual or entity to submit or not to submit a bid or proposal.

Chapter 8: DISTRIBUTION AND CERTIFICATION

Section 8.01 Distribution of Vendor Code of Ethics and Vendor's Participating Employee Acknowledgements

As a condition of being considered for the award of any contract above the County's small purchase threshold of \$10,000, the Vendor will be required to distribute copies of the Nassau County Vendor Code of Ethics to all Participating Employees prior to any of those employee's participation in the procurement. The Code may be distributed either in hard copy or electronically as a separate PDF.

Additionally, as a condition of being considered for the award of any contract above the County's small purchase threshold, the Vendor will be required to obtain an acknowledgement from each of its Participating Employees ("Participating Employee Acknowledgements") that they have received, read, understand, and will comply with the Nassau County Vendor Code of Ethics.

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The Vendor's responsibility for distributing copies of the Nassau County Vendor Code of Ethics and obtaining such signed Participating Employee Acknowledgements is ongoing until completion of performance of the contract and shall be retained for the same period as the Vendor is required to retain other contract documents in accordance with their contract with the County.

Receipt and retention of Participating Employee Acknowledgments by the Vendor shall be subject to audit by Nassau County.

Section 8.02 Vendor Certifications

The vendor by signing the final contract thereby certifies and attests to the following:

- (a) The Vendor has been provided with a copy of the Nassau County Vendor Code of Ethics and will comply with all of the provisions of the Code;
- (b) All of its Participating Employees during the course of

procurement or contract have been provided with a copy of the Nassau County Vendor Code of Ethics prior to any of those employees' participation in the procurement;

- (c) All Participating Employees have completed the acknowledgement required by Section 8.01 of this Code;
- (d) The Vendor will retain all of the signed Participating Employee Acknowledgements for the same period as the Vendor is required to retain other contract documents in accordance with their contract with the County;
- (e) The Vendor will continue to distribute the Nassau County Vendor Code of Ethics, obtain signed Participating Employee Acknowledgements as new Participating Employees are added or changed during the contract period, and retain all of the signed acknowledgements for the same period as the Vendor is required to retain other contract documents in accordance with their contract with the County.



Section 8.03 Subcontractor Certifications

As a condition of being considered for the award of any contract above the County's small purchase threshold, the Vendor will obtain certifications executed by authorized officials from all of its lower tier subcontractors, subconsultants and suppliers (as well as from any other subcontractors, subconsultants and suppliers from whom that Vendor is soliciting or has received proposals for work on a Nassau County contract) whose employees have communicated or may communicate with Nassau County Employees. This obligation is ongoing and shall last through the completion of performance of the contract. Receipt and retention of lower tier certifications by the Vendor shall be subject to audit by Nassau County.



Chapter 9: PENALTIES

Section 9.01 Responsibility Determination

For violation of any provision of the Nassau County Vendor Code of Ethics, Nassau County may avail itself of every remedy in law or equity, or as agreed to by parties in any contract, including but not limited to declaring the Vendor non-responsible or in material breach of the contract.

Section 9.02 Civil/Criminal Penalties

Additionally, violation of the Nassau County Vendor Code of Ethics or a provision thereof may subject the Vendor to criminal or civil penalties under State or Federal law.

Chapter 10: REPORTING OBLIGATION

Section 10.01 Reporting Gift Requests

Notwithstanding the provisions of Chapter 4 above, the Vendor is obligated to immediately report to Nassau County's Inspector General and the County Chief Procurement Officer, any and all requests made to the Vendor by any Nassau County Employee for a Gift.

Section 10.02 Reporting Material Changes

The Vendor is under a continuing obligation to report any change in circumstances that materially affects any prior report to Nassau County to Department of Chief Contracting Officer, including but not limited to disclosure of conflicts of interest and representations made in the Contractor Responsibility Form.

Section 10.03 Reporting Violations and Overpayments

The Vendor is obligated to timely report in writing to Nassau County's Inspector General, in connection with the award, performance or closeout of the Nassau County contract or subcontract, any credible evidence of significant overpayments on the contract or that a principal, employee, agent or subcontractor has committed a



violation of law involving fraud, conflict of interest, bribery or gratuities.

Chapter 11: PROHIBITION ON RETALIATION

Section 11.01 Prohibition

To facilitate the reporting obligations under Chapter 10, this code strictly forbids all Vendors and Vendors' Employees from taking any Retaliatory Action against individuals who make such reports.

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CERTIFICATION REGARDING DISTRIBUTION OF NASSAU COUNTY VENDOR CODE OF ETHICS

Bid/Proposal No.:

H61587-PR6

Project Description: <u>Priority resurfacing of various roads</u>

The prospective lower tier participant _______(subcontractor, subconsultant, or supplier name) hereby certifies, by submission of this bid or proposal to _______[prime contractor] in connection with the Nassau County bid or proposal number referenced above, to the best of its knowledge and belief, that all officers and personnel who have communicated or may communicate with Nassau County employees during the course of the procurement and through the completion of performance of the contract have been provided with a copy of the Nassau County Vendor Code of Ethics prior to each of these employee's participating in the procurement.

Executed this _____day of _____, 20____.

By

Signature of Authorized Official

Name and Title of Authorized Official



PARTICIPATING EMPLOYEE ACKNOWLEDGEMENT REGARDING NASSAU COUNTY VENDOR CODE OF ETHICS

Company: <u>N-1</u> Bid/Proposal No.: I, <u>Keith Na</u> Nassau County Ve will comply v between <u>N-1 Co</u>	NG1587-PR6_	, ack	cnowledge that I have received and read th $\frac{1}{2031}$ and that I understand it an 19 participation in procurement and Nassau County.	ie id ts
Executed this 9	1	ber and	e a grand a construction de la const La construction de la construction d	
Executed this_/By	_day ofday of	<u></u> , 20 <u>*</u>	- Signature of Employee	
•			_ Name and Title of Employee	
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H61587-PR6

INC 9

CONTRACTOR CERTIFICATION STATEMENT REGARDING

STORM WATER POLLUTION AT THE WORK SITE

I certify under penalty of the law that I understand and agree to comply with the terms and conditions of the pollution prevention plan for the construction site identified in such plans as a condition of authorization to discharge storm water. I also understand the operator (Nassau County) must comply with the terms and conditions of the New York State Pollution Discharge Elimination System ("SPDES") general permit for storm water discharges from construction activities

and that it is unlawful for any person to cause or contribute to a violation of water quality standards. Finally, I understand my contractual obligations in the matter as outlined in the contract documents.

Signature

Keith Naney, managing member Print Name and Title of Signer

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U.S. DEPARTMENT OF JUSTICE	
OFFICE OF JUSTICE PROGRAMS OFFICE OF THE COMPTROLLER	
Certification Regarding	
Debarment, Suspension, Ineligibility and Volunt	ary Exclusion
Lower Tier Covered Transactions	
(Sub-Recipient)	
This certification is required by the regulations implementing Executive C and Suspension, 28 CFR Part 67, Section 67.510, Participants' respons were published as Part VII of the May 26, 1988 <i>Federal Register</i> (pages (BEFORE COMPLETING CERTIFICATION, READ INSTRUCTIONS ON (1) The prospective lower tier participant certifies, by submission of this nor its principals are presently debarred, suspended, proposed fo ineligible, or voluntarily excluded from participation in this transa department of agency. (2) Where the prospective lower tier participant is unable to certify to a this certification, such prospective participant shall attach an explanation	ibilities. The regulations 19160-19211). NREVERSE) proposal, that neither it r debarment, declared action by any Federal iny of the statements in
Name and Title of Authorized Representative	m/d/yy
Signature	Date
Name of Organization	
Address of Organization	

1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.

2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.

4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposes," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549.

5. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

6. The prospective lower tier participant further agrees by submitting this proposal that it will include the clause titled, "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – Lower Tier Covered Transaction," without modification in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may check the Nonprocurement List.

8. Nothing contained in the foregoing shall be construed to require establishment of a system of reports in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntary excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

MacBride Fair Employment Principles

NONDISCRIMINATION IN EMPLOYMENT IN NORTHERN IRELAND: MACBRIDE FAIR EMPLOYMENT PRINCIPLES

In accordance with Chapter 807 of the Laws of 1992 the bidder, by submission of this bid, certifies that it or any individual or legal entity in which the bidder holds a 10% or greater ownership interest, or any individual or legal entity that holds a 10% or greater ownership interest in the bidder, either: (answer yes or no to one or both of the following, as applicable),

(1) have business operations in Northern Ireland,

if yes:

(2) shall take lawful steps in good faith to conduct any business operations they have in Northern Ireland in accordance with the MacBride Fair Employment Principles relating to nondiscrimination in employment and freedom of workplace opportunity regarding such operations in Northern Ireland, and shall permit independent monitoring of their compliance with such Principles.

Yes No ____

(Contractor's Signature)

H+L Contracting LLC (Name of Business)

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IRAN DIVESTMENT ACT - CERTIFICATION

Pursuant to New York State Finance Law §165–a, Iran Divestment Act of 2012, the Office of General Services is required to post on its web site http://www.ogs.ny.gov/about/regs/docs/ListofEntities.pdf a list of persons who have been determined to engage in investment activities in Iran ("the List"), as defined in that Act. Under Public Authorities Law § 2879-c, Iranian Energy Sector Divestment, the Authority, may not enter into or award a Contract unless it obtains a certification from a Bidder, who shall check the box and make the certification in Subparagraph a, below, that they are not on the List. If that certification cannot be made, the Authority may consider entering into a Contract, on a case by case basis if the Bidder checks the box and makes the certification in Subparagraph b, below, that their Iran investment is ceasing.

For purposes of this provision, a person engages in investment activities in Iran if: (A) the person provides goods or services of twenty million dollars or more in the energy sector of Iran, including a person that provides oil or liquefied natural gas tankers, or products used to construct or maintain pipelines used to transport oil or liquefied natural gas, for the energy sector of Iran; or (B) the person is a financial institution that extends twenty million dollars or more in credit to another person, for forty-five days or more, if that person will use the credit to provide goods or services in the energy sector in Iran.

The Certification is as follows:

a. Certification that the Bidder is not on the List: Each person, where person means natural person, corporation, company, limited liability company, business association, partnership society, trust, or any other nongovernmental entity, organization, or group, and each person signing on behalf of any other party, certifies, and in the case of a joint bid or proposal or partnership each party thereto certifies as to its own organization, under penalty of perjury, that to the best of its knowledge and belief that each person is not on the list created pursuant to paragraph (b) of subdivision 3 of section 165-a of the State Finance Law, or,

b. Certification that the Bidder's investment in Iran is ceasing: The person cannot make the certification in Subparagraph a, above, but asks the Authority to consider them for award of the Contract by certifying, under penalty of perjury, that the person's investment activities in Iran were made before April 12, 2012; the person's investment activities in Iran have not been expanded or renewed after April 12, 2012; and the person has adopted, publicized and is implementing a formal plan to cease its investment activities in Iran and to refrain from engaging in any new investments in Iran.

11/9/2021 Keith Haney - Managing Member Print Name and Position Signature/Date

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PRIORITY RESURFACING PHASE 6 H61587-PR6

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PROPOSAL: For all work in accordance with the drawings and specifications:

 H: L Contracting LLC (Individual, Firm or Corporation, as case may be)

 Individual's Social Security Number

 Firm or Corporation's Federal ID Number

 Firm or Corporation's Municipal License ID Number

 Municipal Licensing Agency

 By:

 Municipal Licensing Agency

 By:

 Municipal Licensing Agency

 By:

 Municipal Licensing Member

 WHERE BIDDER IS A CORPORATION, ADD:

 ATTEST:

 Secretary

(CORPORATE) (SEAL)

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PRIORITY RESURFACING PHASE 6 H61587-PR6

QUALIFICATION STATEMENT

- Note: All blanks in the form are to be filled in. Where blanks are not applicable to your firm, so indicate in each instance.
- How many years has your firm been in the business under your present business name? 8⁺
- 2. How many years experience in the construction work of a similar type as this contract has your firm had;

a. as a Prime Contractor 20^+

- b. as a Subcontractor 20+
- 3. List below the construction projects your firm has under way as of this date:

Contract	Class	Percent	Name and Address of Owner
Amount	of work	Completed	or Contracting Officer

See attached

(use additional blank sheets if additional space is necessary)

4. List the projects which your firm as a firm has performed in the past few years which you feel will qualify you for this work:

Contract	Class	Percent	Name and Address of Owner
Amount	of work	Completed	or Contracting Officer
\$ 33, 687, 178°°	Roact.	10070	NYSDOT-50 Wolf Rd. Albany, NY 12232
\$ 18, 189, 107°°	roact	10070	NYSDOT-50 Wolf Rd, Albany, NY 12232
х н, 987, 560°°	Road	85%	Nasson county Dept of Rubbie Works
\$ 4,999,86000	Road	8570	Nassau county Dept of Rublic Works 1194 Prospect Ave, Westbury, NY 11590 Nassau county Dept of Rublic Works

1194 Prospect Ave, Westbury, MY 11592

(use additional blank sheets if additional space is necessary)

- 5. Have you:
 - a. ever failed to complete any work awarded to You? M_{δ} If so; identify the project, the owner, the contract amount, the circumstances and date of all such failures to complete.
 - b. ever been defaulted on a contract? M_0 If so; identify the project, the owner, the contract amount, the circumstances and the date of all default actions

PRIORITY RESURFACING PHASE 6 H61587-PR6

-		_		Road 2						Road 2	-					-	_		_		Bridge 2		_	_		_	
LOT LA CONTRACTINC IS C	21-22 H&L CONTRACTING, LLC			21-19 H & L CONTRACTING, LLC		118 H&I CONTRACTING LLC	21-17 H&LCONTRACTING, LLC	21-16 H&L CONTRACTING, LLC	21-14 RICHARD GRIM INC	21-13 H & L CONTRACTING, LLC	21-12 H & L CONTRACTING, LLC	21-09 H&L CONTRACTING, LLC	21-04 H&L CONTRACTING, LLC			21-01 H&L CONTRACTING, LLC	20-41 H&LCONTRACTING, LLC		20-30 H & L CONTRACTING, LLC	20-28 H & L CONTRACTING, LLC		20-10 H&L CONTRACTING, LLC	20-01 H&L CONTRACTING, LLC	19-54 H & L CONTRACTING, LLC		H&LC	Job No
Mechanical directains of Silver Pal Cave	Dredging at Nissequogue	Dredging at Nissequogue	Mechanical dredging of Silver Eal Cove	Grid deck replacement	Mallasydall favilt vidu, birsis, fv	Manasouan Yacht Club, Brielle, NJ	Co-op	Surface treatment Route 114	Asphalt Paving-Town of Hempstead, Oceanside/Bay Park	JFK Ainfield Hangar 17 & Hangar 12 paving	Dredging of Nantuxent Creek Navigational Channel	Manasquan dredging	Maintenance dredging for Lakes Bay Channel, NJ			Montauk Lighthouse	Road resurfacing - Phase 65	Road resurfacing - Phase 62	Southern State Plwy Priority Resurfacing	Lane Extensions & Diamond Grinding, Various Locations	Where and When	Coastal Storm Risk Management, East Rockaway Inlet	Bayville Bridge Rehabilitation	Bridge Rehabilitation - RTE 25 over RTE 107 in the Town of Oyster Bay	2019 Readway Resultacing, Town of Hempstead	Kenisco Shore Stabilization	A second on the second on the second on the second of the
2012200			SC12600	D264563		Private work	Private work	D264566	PW07-21	PO # JFK1158002	DP 21449	DP 21446	DP 15430	D264418	C48706	W912DS21C0004	H61587-65G	H61587-62G	D264285	D264268	D264277	W912DS-20-C-0015	H63029-08G	D264049	PW 20-19	CRO-543	Contract No
SCUDA	SCDPW	SCDPW	SCDPW	INISOUT	NYSDOT	M.R.Y.C	Point Pleasant Beach, NJ	Towns of East Hampton & Southampton	Town of Hempstead	Port Authority of NY & NJ	NJDOT	NJDOT	NUDOT	NYSDOT	MTA-NYCT Transit	USACE	NCDPW	NCDPW	NYSDOT	NYSDOT	NYSDOT	USACE	NCDPW	NYSDOT	Town of Hempstead DOE	NYC Dept of Corrections	Owner
S339.000.00.0%	\$2,755,000.00 0%	\$2,755,000.00 0%	\$339,000.00 0%	\$13,135,000.00	%0 00 000 281 813	\$225,000.00 0%	\$50,000.00 0%	\$9,791,532.55 0%	\$649,492.50 80%	\$5,630,145.00 50%	\$1,668,378,00 0%	\$7,214,131.00 0%	\$3,702,149.10 0%	\$8,344,351.09 75%	\$33,375.00 50%	\$30,628,978.00 50%	\$4,999,860.00 85%	\$4,987,560.00 85%	\$15,968,900.00 80%	\$8,618,750.00 60%	\$4,173,500.00 50%	\$113,747,342.00 35%	\$21,654,378.00 10%	\$11,986,256.64 90%	\$10,000,000.00 75%	\$14,369,975.00 80% Mike Syoboda	Value
William Hillman	William Hillman	William Hillman	William Hillman		John McGuillum	Elizabeth Baccaro	Paula Fiscelia	John McGullum	Richard Grim	Michael Vavrica	Quintin Viernes Jr	Quintin Viernes Jr	Quintin Viernes Jr	John McGullam	John Berrini	Shewen Bian		Non's Ramirez Walton	John McGuilum	John McGullum	John McGullum	Ryan Ferguson	Richard ladevaio Jr.	John McGullam	JeffreyTlemey	Mike Svoboda	Compl Contact
631-852-4010	631-852-4010	631-852-4010	631-852-4010	0/66-000-100	631_560_9975		732-899-9660	631-560-9975	516-810-4469	718-244-4068	609-963-2313	609-963-2313	609-963-2313	631-560-9975	718-539-9000	917-790-6251	₋		631-560-9975	631-560-9975	631-560-9975	917-790-6156	516-571-9600	631-560-9975	516-812-3483	845-669-8488	Phone
wiliam,hiliman@suffolkcountyny.gov	631-852-4010 william.hillman@suffolkcourtyny.gov	william.hillman@suffolkcountyny.gov	631-852-4010 william.hillman@suffolkcountyny.gov	Aoff-Armon@himmhortriated c/se-noc-1.00	inho mcoulium@dot.ov.gov		732-899-9660 pfiscella@atlanticcapes.com	631-560-9975 john.mogullum@dot.ny.gov	516-810-4489 rwg11@optonline.net	718-244 4068 Mvavrica@panyni.gov	609-963-2313 Quintin Viernes@dot.nl.gov	609-963-2313 Quintin, Viernes@dot_ni.gov	609-963-2313 Quintin Viemes@dot.ni.gov	531-560-9975 john.mcgullam@dot.ny.gov	718-589-9000 Uberrini@civetta.com	917-790-6251 shewen.w.bian@usace.army.mil	516-636-3726 RamirezWaltonN@liro.com	516-636-3726 RamirezWaltonN@liro.com	631-560-9975 john.mcgulium@dot.ny.gov	john.mcguitum@dot.ny.gov	631-560-9975 john.mcguilum@dot.ny.gov	ryan.m.ferguson@usace.army.mil	riadevaio@nassaucountyny.gov	john.mogullam@dot.ny.gov	516-812-3483 jeffie@tohmail.org	845-669-8488 svobodam@dep.nyc.gov	email

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- c. ever been declared a non-responsible bidder by any municipality or public agency? <u>No</u> If so; identify the project, the owner, the contract amount, the circumstances and the date of all such declarations
- d. ever been barred from bidding municipal or public contracts? <u>No</u> If so; identify the municipality or public agency, the circumstances, date and term of disbarment for all debarments.

(use additional blank sheets if additional space is necessary)

- 6. Has any officer, partner or principal of your firm ever been on officer, partner or principal of some other firm:
 - a. that failed to complete a construction contract? No If so, state name of individual and identify the name of firm, the project, the owner, the contract amount, the circumstances and the date of all such failures to complete for all principals of the firm.
 - b. that has ever been defaulted on a contract? $\frac{No}{\text{identify}}$ If so; state the name of the individual and $\overline{\text{identify}}$ the name of the firm, the project, the owner, the contract amount, the circumstances and the date of all default actions for all principals of the firm.

c. that has ever been declared a non-responsible bidder by any municipality or public agency? \underline{No} If so; state the name of the individual and identify the name of the firm, the project, the owner, the contract amount, the circumstances and the date of all such declarations for all principals of the firm.

PRIORITY RESURFACING PHASE 6 H61587-PR6 d. that has ever been barred from bidding municipal or public contracts? \underline{No} If so; state the name of the individual and identify the name of the firm, the municipality or public agency, the circumstances, date and term of debarment for all debarments for all principals of the firm.

(use additional blank sheets if additional space is necessary)

7. Has any officer or partner of your firm ever failed to complete a construction contract handled in his name? No If so, state name of individual, name of owner and reason therefor:

8. Disclose any and all violations of the Prevailing Wage and Supplemental Payment Requirements of the Labor Law of New York State.

None

9. Disclose any and all other Labor Law Violations, including, but not limited to, child labor violations, failure to pay wages, or unemployment insurance tax delinquencies within the past five years.

None

10. In what other lines of business are you financially interested?

Rason materials, Scatt materials, KPI Asphalt

PRIORITY RESURFACING PHASE 6 H61587-PR6

11. What is the construction of your firm?	experience	of the principal	individuals
Present Individual's Position or Co	Years of Instruction Experience	Magnitude and type of work	In what Capacity
Keith Haney Managing Member	20+	Heavy construction Roader marine	All
Chris Naney Member	20+ 14	eavy Construction Road & Marine	All
James K Naney Member	20+ H k	early Construction	A/I

12. List below the equipment that you own that is available for the proposed work, giving present location where it may be inspected:

(use additional blank sheets if additional space is necessary)

Item

Description, Size Years of Present Capacity, Year, etc. Service Location

See attached

(use additional blank sheets if additional space is necessary)

- NOTE: Should the equipment be moved from the above mentioned location, the submitted hereby agrees upon request of the County to state the new location where same may be found.
- 13. If any of the above equipment is covered by chattel mortgage, conditional bill of sale, lien, or like encumbrance, state the complete details as to nature and amount of encumbrance, the name and address of the holder, etc.

(use additional blank sheets if additional space is necessary)

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EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

ltem No.	Description of Equipment	Limit
	2011 Komatsu PC228USLC-8	\$
·	Serial#: 50351	
	2012 Komatsu PC490LC-10	\$
	Serial#: A400081	
3	2012 Komatsu PC360LC-10	\$ <u> </u>
	Serial#: A32782	
4	2013 Komatsu PC228USLC-8	\$238,000
	Serial#: 51618	
5	2012 Komatsu PC78USLC-8	\$75,000
	Serial#: 18465	
6	Ice Hammer H126 & Power Pak 570	\$30,000
	Serial#: 251226	

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EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

ltem No. 7	Description of Equipment Komatsu Payloader WA-380-7	Limit \$ 250,000
<u>-</u>	Serial#: A64173	¥ <u></u>
8	APE JM Robovib	\$159,000
2	<u>Serial#: 1030022</u>	• 220 500
9	2014 Komatsu Crawler D65WX-7 Serial#: 1300	\$ <u>229,500</u> .
10	Komatsu Wheel Loader NA500-6	\$219,000
11	Terex Crane	\$ <u>970,000</u>
12	2014 Komatsu Payloader MHM400-3	\$350,000
	Serial#: S3062	

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

ltem No. 13	Description of Equipment Komatsu Wheel Loader WA3807-7	Limlt \$ <u>187,800</u>
	Serial#; SA64274	
14	Komatsu Hydraulic Excavator	\$248,208
	<u>Serlai#: S1346</u>	
15	Komatsu Hydraulic Excavator	\$266,293
	Serial#: SA10019	
16	Fambo Hydraulic Hammed	\$50,000
. 17	Komatsu HM400-3	\$289,000
	Serial#; 3057	
18	Komatsu HM400-3	\$ <u>399,000</u>
	<u>Serlal#: 3619</u>	

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

ltem No.	Description of Equipment	Limit
	Komatsu Wheel Loader Equipped with Rockland 8 cu yard Bucket	\$ <u>469,426</u>
	<u>Serial#: A94378</u>	
20	Godwin Diesel Power Pack GHPU90	\$ <u>78,808</u>
	Sertal#: NPS201405009	
21	<u>Godwin Hydraulic Tandem Pumpend</u> Heidra 150HH	\$36,014
	Serial#: 03326241	
22	Komatsu Material Handler	\$ <u>1,636,311</u>
	Serial#: 30353	
23	Komatsu Crawler Dozer	\$209,000
	Serial#: 30861	
24	Komatsu Material Handler	\$1,486,011_
	Serial#: 30356	

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

ltern No.	Description of Equipment	Limit
25	2014 Bid Well Paver w/2 Telescoping	\$ <u>75,000</u>
• ,	Serial#: SB36004852014	
26	2010 Sullair Air Compressor	\$ <u> 16,921 </u>
· .	Serial#: 201007090029	
27	Komatsu Wheel Loader	\$393,780
	Serial#: A96115	
28	AST KDS710	\$129,000
	<u>Serlal#: 154175</u>	
29	125 Foot x 12 Foot Acrow Beam Bridge	\$ 175,000
30	Kubota 4 Seat Utility Vehicle	\$ <u>23,000</u>
	••••••••••••••••••••••••••••••••••••••	

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

ltem No.	Description of Equipment	Limit
31	1965 Manitowoc Crane including 210 Boom	\$ 100,000
	Serial#: 39649	
32	1978 Lima Crane	\$ 40,000
	Serial#: 709A120	
33	2003 Caterpillar 262 Skid Steer	\$ 15,000
	Serial#: CED02118	
34	2008 Bobcat T300 High Flow	\$ 40,000
	Serial#: 017183	
35	1978 Lima 700 HC Crane Detroit	\$ 50,000
	Seriai#: 709A121	
36	Vibratory Extractor HPSI	\$ 60,000
	Serial#: 2310E2309P	

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule , will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

ltem No.	Description of Equipment	Limit
37	Komatsu Hydraulic 2994	\$
	Serial#: K40040	·
38	Arrow Board	\$ 3,950
	Serial#: 0087AB12	
39	Arrow Board	\$ 3,950
	Serial#: 0156AB12	
40	Arrow Board	\$ 3,950
	Serial#: 0084AB12	
	Arrow Board	\$ 3,950
	Serial#: 0158AB12	
42	Arrow Board	\$ 3,950
	Serial#: 0154AB12	
	`	

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

ltem No.	Description of Equipment	Limit
43	McEiroy Welder 6-18	\$56,000
	Serial#: C58356	
. 44	McEiroy Welder 6-16	\$56,000
	Serlal#: C54745	
45	2005 Komatsu 220	\$ 50,000
	Serial#: 40053	
46	Airman Compressor MPD5400	\$ <u>10,000</u>
	Airman Compressor MPD5185	\$ <u>10,000</u>
	Serial#: B466C20254	
	8000 Bevei Mill	\$ <u>2,395</u>
	······································	

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

ltem No.	Description of Equipment	Limit
49	Komatsu Hydraulic Excavator	\$35,000
	Serial#: A84516	
50	Topcon Receiver GPS GR-5 GNSS	\$ <u>19,250</u>
	Seria #: 85120065	
51	Storage Container	\$6,000
	Serial#: SCC21180	
52	Storage Container	\$ <u>6,000</u>
	Serial#: SCC24178	
53	Storage Container	\$6,000
	Serial#: SCC24184	
54	Storage Container	\$ <u>6,000</u>
	Serial#; SCC3980	

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages",)

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EQUIPMENT SCHEDULE

ltem No.	Description of Equipment	l	_imit
55	Storage Container	\$	6,000
	Serial#: SCC20213		
56	Storage Container	\$	6,000
	Serial#: SCC3484		
	Storage Container	\$	6,000
	Serial#: SCC20808		
58	Storage Container	\$	6,000
•	Serial#: SCC2592		
59	Storage Container	\$	6,000
	Serial#: SCC22622		
60	Storage Container	\$	6,000
	Serial#: SCC21245		

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

ltem No.	Description of Equipment	Limit
61	Storage Container	\$ <u>6,000</u>
	Serial#: SCC21836	
62	Sennebogen Material Handler	\$985,215_
	Serlal#: 850.0.30132	
63	Komatsu Hydraulic Excavator	\$ <u>517,000</u>
	Serial#: A42278	
64	Komatsu Hydraulic Excavator	\$ <u> </u>
	Serial#: A45092	
65	Compaxt Truck Loader	\$58,500
	Serial#: 28063	
		\$ 12,404,882 Total
8 97 - (terenegi til der i den som en som	+ <u></u> 10-804

IM 7030 04 04



THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY. POLICY CHANGE ENDORSEMENT Commercial Output Policy

ENDORSEMENT NUMBER: 6

POLICY NUMBER : MKLM6IM0053097	POLICY CHANGES EFFECTIVE DATE: March 31, 2019
NAMED INSURED:	COMPANY:
H&L Contracting LLC	MARKEL AMERICAN INSURANCE COMPANY

SCHEDULE OF COVERAGE CONTRACTORS' EQUIPMENT

It is hereby understood and agreed the following equipment is added to policy.

Description	Serial #	Limit:
Komatsu Wheel Loader M#WA470-4R	S#A49539	\$349,000.
Kubota M#RTV-XII740WL-H		\$ 24,000.

Attached to and forming part of Policy No. stated above

All other terms and conditions remain unchanged

Authorized Representative Signature Page 1 of 1

MAIL 1200 09 15



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

Commercial Output Policy

ENDORSEMENT NUMBER: 5

POLICY NUMBER : MKLM6IM0053097	POLICY CHANGES EFFECTIVE DATE: June 20, 2019
NAMED INSURED: H&L Contracting LLC	COMPANY: MARKEL AMERICAN INSURANCE COMPANY

SCHEDULE OF COVERAGE CONTRACTORS' EQUIPMENT

It is hereby understood and agreed the following equipment and loss payee is added to policy.

Description	Serial#	Limit;
2016 Milling Machine; Wirtgen; 2501 8'2"	S#0622-1018	\$452,270.
2016 Milling Machine; Wirtgen; 2501 12'2"	S#0622-1022	\$602,300.
2016 Milling Machine; Wirtgen; 2501 12'2"	S#0622-1023	\$602,300.

We will pay "Loss" to you and: M&T Bank and its successors and assigns PO Box 1358 Buffalo, NY 14240 In respects to: S#0622-1018, S#0622-1022, & S#0622-1023

Attached to and forming part of Policy No. stated above

All other terms and conditions remain unchanged

Authorized Representative Signature Page 1 of 1

MAIL 1200 09 15

14. In what manner have you inspected this proposed work? Explain in detail.

Detailed field investigation including measurements and existing conditions analysis

(use additional blank sheets if additional space is necessary)

15. Explain your plan and lay-out for performing the proposed work. Mobilize f Set up, begin Sawcutting for pavement repairs, Begin repairs & Casting replacements followed by pavement Milling Operations, Prep existing pavement for resurfacing & Complete paving. Finally; install new signal loops & final linestriping

16. If a contract is awarded or a permit is issued, to your firm, who will have the personal supervision of the work? Attach resume. Chris Naney

17. Insurance carried by your firm:

Туре	Company	Limits of Covera	ge Term
Nommercial GL	Accreated Surety.	7, 000, 000 / 4, 000, 000 Gale,000	9/25/21- 9/25/22
Automobile	State Farm	1,000,000	9/25/21-9/25/22
Workers Comp Land Excess	Accredited Surety Accredited Surety	1,000,000	9/25/21- 9/25/22
Marine Excess Yessel pollution	Continental Underwriters	3,000,000 14,000,000	9 125/21- 9/25/22
HUIL PAT	Nater Quality Insur. State National Insur	5,000,000 1,000,000	9/25/21- 9/25/22 9/25/21- 9/25/22 9/25/
Contractors Quip	AGCS Insur	1, 300,000	9/25/21- 9/25/22 9/25/21- 9/25/22
Starchard Scoring Disability	Indian Harbor Standard Security	3,000,000	4/121- 4/1/22 9/15/14- 9/13/22
Protessional Itabil	ily Berkley Insur.	1,000,000	2 20 21- 2 30 22
Nassau Cou	-	Page 101 of 324 P	RIORITY RESURFACING PHASE 6 H61587-PR6

PRIORITY RESURFACING PHASE 6 H61587-PR6



EDUCATION:

INTERNATIONAL UNION of OPERATING ENGINEERSLocal 138

WORK EXPERIENCE:

2005-PRESENT

GENERAL SUPERINTENDENT – VILLAGE DOCK CONTRACTING INC., PORT JEFFERSON, NY 11777

- NYSDOT HECKSCHER STATE PARKWAY BRIDGE REHABILITATION (COMPLETE BRIDGE RE-HAB)
- NYSDOT-1-495 BRIDGE REHABILITATION (STEEL REPAIR & BEARING REPLACEMENT)
- NYSDOT-BRIDGE PARAPET REPAIRS (2 SEPARATE PROJECTS)
- VARIOUS NYSDOTGUIDERAIL & FENCE PROJECTS
- US ARMY CORPS OF ENGINEERS—VARIOUS DREDGING PROJECTS (HYDRAULIC & MECHANICAL DREDGING)
- L.I.R.R.- AMOTT CULVERT PROJECT (JACKING 72" PIPE UNDER LIVE RR TRACKS, VARIOUS DRAINAGE)
- M.T.A.—SECURITY UPGRADES (HEAVY DUTY GATES & SECURITY FENCING)
- SUFFOLK COUNTY D.P.W.-VARIOUS BRIDGE REHABILITATION PROJECTS (STEEL REPAIR/DECK REPAIR)
- SUFFOLK COUNTY D.P.W.-REHABILITATION OF SHINNECOCK CANAL LOCKS
- NYS OFFICE OF GOV'T SERVICES-CONSTRUCTION OF SUNKEN MEADOW BRIDGE
- NYS OFFICE OF GOV'T SERVICES-JONES BEACH PIER & DECK REPAIRS (SANDY)

1996-2005

ASPHALT SUPERINTENDENT - NEWBORN CONSTRUCTION, INC., CENTER MORICHES, NY 11934

- NYSDOT 1-495(LONG ISLAND EXPRESSWAY) MILL & RE-PAVE PROJECT CONTRACT VALUE \$25,000,000
- NYSDOT RTE 25 MILL & RE-PAVE PROJECT CONTRACT VALUE \$7,000,000
- NYSDOT CROSSISLAND PARKWAY PAVING PROJECT CONTRACT VALUE \$8,000,000
- TOWN OF ISLIP MACARTHUR AIRPORT RUNWAY REHABILITATION CONTRACT VALUE \$2,000,000

TRAFFIC CONTROL SUPERVISOR

 NYSDOT I-495 SERVICE ROAD CONSTRUCTION YAPHANK CONTRACT VALUE \$26,000,000

PROJECT SUPERINTENDENT

- NYSDOT-REHABILITATION OF 7 BRIDGES CONTRACT VALUE \$8,000,000
- NYSDOT-REHABILITATION OF 3 BRIDGES CONTRACT VALUE \$4,000,000
- US ARMY CORPS OF ENGINEERS -DREDGING OF SHREWSBURY INLET CONTRACT VALUE \$12,000,000

GENERAL FOREMAN

VARIOUS NYSDOT PROJECTS OF ROAD CONSTRUCTION, DRAINAGE, SIGN STRUCTURES, GUIDERAIL AND FENCING

LICENSES/CERTIFICATIONS:

- OSHA 10 HOUR CONSTRUCTION SAFETY
- L.I.R.R. ROAD WORKER PROTECTION
- MTA/N.Y.C.T. TRACK SAFETY TRAINING
- LEAD PAINT AWARENESS
- COMPETENT PERSON DEMOLITION & EXCAVATION
- COMPETENT PERSON ROAD CONSTRUCTION & DRAINAGE INSTALLATION
- COMPETENT PERSON FENCE & GUIDERAIL
- COMPETENT PERSON PILE DRIVING & BULKHEAD INSTALLATION
- COMPETENT PERSON DREDGING & MARINE WORK
- QUALIFIED RIGGER

The undersigned hereby declares: That the foregoing information 18. contained in this bid is a true statement, including, but not limited to, the financial condition of the individual firm herein first named as of the date herein given; the undersigned has read that portion of the Instructions to the Bidders entitled "Qualifications and Responsibility of Bidders" and that the bidder acknowledges its affirmative obligation to transmit with this statement any matters relevant and material to those contractor gualifications and responsibility standards; that this statement is for the express purpose of inducing the party to whom it is submitted to award the submitted a contract or issuance of a permit; that any depository, vendor or other agency herein named is authorized to supply such party with any information necessary to verify this statement; and that it understands and agrees that any material misrepresentation or omission of material fact may be deemed grounds for disgualification of the bidder as "not responsible," and may also subject the bidder to future debarment, penalties, and sanctions, to the extent permitted by law.

NOTE: The bids shall be sworn to by the person signing them, in one of the following forms:

(Form of affidavit where Bidder is a corporation) STATE OF NEW YORK))ss.: COUNTY OF NASSAU }

Being duly sworn, deposes and says: That he resides at in the City of that he is the

the corporation described in and which executed the foregoing instrument; that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal and was affixed by order of the Board of Directors of said corporation; that he signed his name thereto by like order; and that he has knowledge of the several matters therein stated and they are in all respects true. Subscribed and sworn to before me this day of , 20

Notary

Street,

of

(Form of Affidavit where Bidder is a firm)

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

Keith Haney Being duly sworn, deposes and says: That he is a member of

the firm described in and which executed the foregoing bid; that he dulv subscribed the name of the firm hereunto on behalf of the firm; and that the several matters therein stated are in all respects true. Subscribed and sworn to before me this 916 day of November

2020 FAM RYDER Notary Public, State of New York No. 01 RY6258036 boah Qualified in Suffolk County Notary Commission Expires March 19.20 2

(Form of Affidavit where Bidder is an individual) STATE OF NEW YORK -))ss.:

COUNTY OF NASSAU)

Being duly sworn, deposes and says: That he is the person described in and who executed the foregoing bid and that the several matters therein stated are in all respects true. Subscribed and sworn to before me this day of 20

Notary

NOTICE OF AWARD

PRIORITY RESURFACING PHASE 6 H61587-PR6



Contract Approval Request Form (As of January 1, 2015)

1. Vendor: H&L CONTRACTING LLC

2. Amount requiring NIFA approval: \$8,251,761.00

Amount to be encumbered: \$8,251,761.00

Slip Type: New

If new contract - \$ amount should be full amount of contract If advisement - NIFA only needs to review if it is increasing funds above the amount previously approved by NIFA If amendment - \$ amount should be full amount of amendment only

3. Contract Term: 180 Days from Notice to Proceed

Has work or services on this contract commenced? No

If yes, please explain:

4. Funding Source:

General Fund (GEN) Capital Improvement Fund (CAP)	Х	Grant Fund (GRT) Other
Federal % State % County %	0 0 100	
Is the cash available for the full amount of	the contract?	No
If not, will it require a future borrowing?		Yes
Has the County Legislature approved the b	oorrowing?	Yes
Has NIFA approved the borrowing for this contract?		No

5. Provide a brief description (4 to 5 sentences) of the item for which this approval is requested:

This is a contract to resurfacing over fifty lane miles of County roads in Albertson, The City of Glen Cove, Hicksville, Mill Neck, Old Westbury, Glen Cove, Garden City, the Hamlet of Uniondale, and Lattingtown.

6. Has the item requested herein followed all proper procedures and thereby approved by the:

Nassau County Attorney as to formYesNassau County Committee and/or Legislature

Date of approval(s) and citation to the resolution where approval for this item was provided:

7. Identify all contracts (with dollar amounts) with this or an affiliated party within the prior 12 months:

Contract ID	Posting Date	Amount Added in Prior 12 Months

AUTHORIZATION

To the best of my knowledge, I hereby certify that the information contained in this Contract Approval Request Form and any additional information submitted in connection with this req uest is true and accurate and that all expenditures that will be made in reliance on this author ization are in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan. I understand that NIFA will rely upon this inform ation in its official deliberations.

CNOLAN 03/30/2022

Authenticated User

Date

COMPTROLLER'S OFFICE

To the best of my knowledge, I hereby certify that the information listed is true and accurate and is in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan.

Regarding funding, please check the correct response:

I certify that the funds are available to be encumbered pending NIFA approval of this contract.

If this is a capital project:

I certify that the bonding for this contract has been approved by NIFA.

Budget is available and funds have been encumbered but the project requires NIFA bonding authorization.

Authenticated User

<u>Date</u>

NIFA

Amount being approved by NIFA:

Payment is not guaranteed for any work commenced prior to this approval.

Authenticated User

<u>Date</u>

NOTE: All contract submissions MUST include the County's own routing slip, current NIFS prin touts for all relevant accounts and relevant Nassau County Legislature communication docume nts and relevant supplemental information pertaining to the item requested herein.

NIFA Contract Approval Request Form MUST be filled out in its entirety before being subm itted to NIFA for review.

NIFA reserves the right to request additional information as needed.

Elaine Phillips 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: _____

CONTRACTOR ADDRESS:

FEDERAL TAX ID #:

<u>Instructions</u>: Please check the appropriate box (" \square ") 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]. _____ [#] of sealed bids were received and opened.

II. \Box 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 advertisement in _____ [newspaper], posting on industry websites, via email to interested parties and by publication on the County procurement website. Proposals were due on _____ [date]. _____ [state #] proposals were received and evaluated. The evaluation committee consisted of: ______

_____ (list # of persons on

committee and their respective departments). The proposals were scored and ranked. As a result of the scoring and ranking, 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 or RFP (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. \Box 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:
- \square **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. \Box 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.

- \Box 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 required through an inter-municipal agreement.

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. \Box 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.

Instructions with respect to Sections VIII, IX and X: All Departments must check the box for VIII. Then, check the box for either IX or X, as applicable.

VIII.
VIII.
Participation of Minority Group Members and Women in Nassau County **Contracts.** The selected contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" may be requested at any time, from time to time, by the Comptroller's Office prior to the approval of claim vouchers.

IX. Department MWBE responsibilities. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to submission of the first claim voucher, for services under this contract being submitted to the Comptroller.

X. U Vendor will not require any sub-contractors.

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

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. Compt. form Pers./Prof. Services Contracts: Rev. 01/18 3



COUNTY OF NASSAU

POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator?

YES	Х	NO		If yes, to what campaign committee?
LAUR/	A CURF	RAN 01	-06-2017	ζ, \$500.00

1 File(s) uploaded: donation.pdf

2. 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.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees identified above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Electronically signed and certified at the date and time indicated by: Keith Haney [KHANEY@HLCONTRACTINGLLC.COM]

Dated: 02/01/2022 08:51:14 AM

Vendor: H&L Contracting LLC

Title: Managing Member

H & L CONTRACTING

LAUCUR LAURA CURRAN 2017

DATE INVOICE N	10	DESCRIPTION	INVOICE AMOUNT	
1-06-17 DONATIO	ON 2		500.00	*
			с. С	
				<u></u>
8			*	
CHECK 1 0C 17	CHECK			
DATE 1-06-17	NUMBER	TOTAL >	> 500.00	

PLEASE DETACH AND RETAIN FOR YOUR RECORDS

DATE INVOICE NO DE	SCRIPTION	OICE AMOUNT	
1-06-17 DONATION 2		500.00	
CHECK 1-06-17	TOTAL >	500.00	
DATE	. LE DE DE TACHAND RETAIN FOR	YOUR RECORDS	
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& L CONTRACTING HOMAN AVE. Y SHORE, NY 11706 Y:****************************	Janua	DATE ry 6, 2017	<u>10-4-220</u> AMOUNT



COUNTY OF NASSAU

LOBBYIST REGISTRATION AND DISCLOSURE FORM

1. Name, address and telephone number of lobbyist(s)/lobbying organization. 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, commissions, 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. 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.

NONE

2. List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

NONE

3. Name, address and telephone number of client(s) by whom, or on whose behalf, the lobbyist is retained, employed or designated:

NONE

4. Describe lobbying activity conducted, or to be conducted, in Nassau County, and identify client(s) for each activity listed. See the last page for a complete description of lobbying activities.

NONE

5. The name of persons, organizations or governmental entities before whom the lobbyist expects to lobby:

NONE

6. If such lobbyist is retained or employed pursuant to a written agreement of retainer or employment, you must attach a copy of such document; and if agreement of retainer or employment is oral, attach a written statement of the substance thereof. If the written agreement of retainer or employment does not contain a signed authorization from the client by whom you have been authorized to lobby. separately attach such a written authorization from the client.

7. Has the lobbyist/lobbying organization or any of its corporate officers provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator?

YES	NO	Х	If yes, to what campaign committee? If none, you must so state:	

I understand that copies of this form will be sent to the Nassau County Department of Information Technology ("IT") to be posted on the County's website.

I also understand that upon termination of retainer, employment or designation I must give written notice to the County Attorney within thirty (30) days of termination.

VERIFICATION: 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.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees listed above were made freely and without duress. threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Electronically signed and certified at the date and time indicated by: Keith Haney [KHANEY@HLCONTRACTINGLLC.COM]

Dated:	02/15/2022 09:29:59 AM	Vendor:	H&L Contracting LLC	
		Title:	Managing Member	

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.

The term "lobbying" or "lobbying activities" <u>does not include:</u> Persons engaged in drafting legislation, rules, regulations or rates; persons advising clients and rendering opinions on proposed legislation, rules, regulations or rates, where such professional services are not otherwise connected with legislative or executive action on such legislation or administrative action on such rules, regulations or rates; newspapers and other periodicals and radio and television stations and owners and employees thereof, provided that their activities in connection with proposed legislation, rules, regulations or rates are limited to the publication or broadcast of news items, editorials or other comment, or paid advertisements; persons who participate as witnesses. attorneys or other representatives in public rule-making or rate-making proceedings of a County agency, with respect to all participation by such persons which is part of the public record thereof and all preparation by such persons for such participation; persons who attempt to influence a County agency in an adjudicatory proceeding, as defined by § 102 of the New York State Administrative Procedure Act.

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. 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 OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

Date of birth: Home addre City:	ss:	r Haney State/Province/Territory: Zip/Postal Cod	e:
Country:	US		
Business Ad	dress:	38 Homan Avenue	
City:	Bay Shore	State/Province/Territory: NY Zip/Postal Cod	e: 11706
Country	US		
Telephone:	(631) 403-4911		
Other preser	nt address(es):		
City:	Nesconset	State/Province/Territory: NY Zip/Postal Cod	e: 11767
Country:	US		
Telephone:	5163157645		
Positions he	d in submitting bu	usiness and starting date of each (check all applicable)	
President Chairman of	Board	Treasurer Shareholder	
President Chairman of Chief Exec. (Board	Treasurer Shareholder Secretary	
President Chairman of Chief Exec. (Chief Financ	Board Dfficer ial Officer	Treasurer Shareholder	
President Chairman of Chief Exec. (Board Dfficer ial Officer	Treasurer Shareholder Secretary	
President Chairman of Chief Exec. (Chief Financ Vice Preside (Other)	Board Officer ial Officer nt an equit <u>y interes</u>	Treasurer Shareholder Secretary	
President Chairman of Chief Exec. (Chief Financ Vice Preside (Other) Do you have	Board Officer ial Officer nt an equit <u>y interes</u>	Treasurer Shareholder Secretary Partner <u>11/12/2013</u> t in the business submitting the questionnaire?	
President Chairman of Chief Exec. (Chief Financ Vice Preside (Other) Do you have YES X	Board Officer ial Officer nt an equit <u>y interes</u>	Treasurer Shareholder Secretary Partner <u>11/12/2013</u> t in the business submitting the questionnaire? If Yes, provide details.	
President Chairman of Chief Exec. (Chief Financ Vice Preside (Other) Do you have YES X 1 File(s) Upl Are there any	Board Dfficer ial Officer nt an equity interest NO oaded: Partnersh y outstanding loar	Treasurer Shareholder Secretary Partner <u>11/12/2013</u> t in the business submitting the questionnaire? If Yes, provide details.	

5. Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire?

YES X NO If Yes, provide details.

Village Dock Contracting, Inc., Village Dock, Inc., Jocar, JCKD Materials Corp, Scatt Materials, KPI Asphalt, H&L

Towing, North Columbia Street LLC, JCK Leasing Inc, Ocean Hampton LLC, Suffolk Asphalt Supply Inc, JCK3 Inc, 38 Homan Avenue LLC, Anglers Edge Inc, Rason Materials Inc, Gibson and Cushman Contracting LLC, Kings Park Materials LLC, Kings Park Emulsion LLC, Kings Park Recycling Inc, 135 Old Northport Road LLC, 137 Old Northport Road LLC, 139 Old Northport Road LLC, MPJ Holdings LLC, S & P Realty of L>I> Inc, Scatt Materials Corp, Z&P Realty of L.I. Inc.

2 File(s) Uploaded: JCKD-Jocar ownership.PDF, doc00491620201001133336.pdf

6. 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?

YES	Х	NO		If Yes, provide details.		
New Jersey Dept of Transportation - dredging at Manasquan						

1 File(s) Uploaded: Contract for Manasquan.PDF

NOTE: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate 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?
	YES NO X If yes, provide an explanation of the circumstances and corrective action
	aken.

- Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause?
 YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
- 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-gualification standards?

YES	NO	X If yes, provide an explanation of the circumstances and corrective act	tion
taken.			

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?

YES N	0 X	If yes, provide an explanation of the circumstances and corrective action
taken.		

8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated?

YES		NO	Х	If 'Yes', provide details for each such instance. (Provide a detailed response to		
all ques	stions c	heck "Y	es". If y	ou need more space, photocopy the appropriate page and attached it to the		
questionnaire.)						

9.

a.	Is there	any felony of	charge	pending	against	you?	
				16			

YES	NO	Х	If yes, provide an explanation of the circumstances and corrective action
taken.			

- Is there any misdemeanor charge pending against you?
 YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
- c. Is there any administrative charge pending against you?

YES	NO	X If yes	, provide an exp	lanation of the c	ircumstances and c	orrective action
taken.						

- 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? Y
 YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
- e. In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
- f. In the past 5 years, have you been found in violation of any administrative or statutory charges? YES X NO If yes, provide an explanation of the circumstances and corrective action taken.

10.	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?
	VEC NO V If you provide an explanation of the singumateness and corrective action taken

YES	NO	Х	If yes, provide an explanation of the circumstances and corrective action taker

11. 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?

YES	NO	Х	If yes, provide an explanation of the circumstances and corrective action taken.

12. 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? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

•

13. 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? YES NO X If yes, provide an explanation of the circumstances and corrective action taken. I, Chris Haney

, hereby acknowledge that a materially false statement

willfully or fraudulently made in connection with this form may result in rendering the submitting business entity and/or any affiliated entities non-responsible, and, in addition, may subject me to criminal charges.

I, Chris Haney

, hereby certify that I have read and understand all the

items contained in this form; 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 form; 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 form as additional inducement to enter into a contract with the submitting business entity.

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 OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

H&L Contracting LLC

Name of submitting business

Electronically signed and certified at the date and time indicated by: Chris Haney [CHANEY@HLCONTRACTINGLLC.COM]

Member

Title

03/24/2022 11:34:00 AM

Date



Partnership Structure of H & L Contracting, LLC.

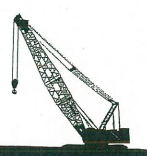
Keith Haney – Managing Member
Chris Haney – Member
James K. Haney III – Member

H&L CONTRACTING, LLC.

38 Homan Avenue, Bay Shore, NY 11706 Phone: 631-403-4911 • Fax: 631-928-4590

• Partnership Structure of H & L Contracting, LLC.

Keith Haney – Managing Partner Chris Haney –Partner James K. Haney III – Partner





JCKD Materials Corp.

15 N.Columbia Street, Port Jefferson, New York 11777

JCKD Material Corp.

President :	James K. Haney-
Vice President:	Christopher Haney-
Sec/Trea:	Keith Haney

JCKD Materials owns 50% of Jocar Asphalt, LLC., PO Box 530, Old Bethpage, NY 11804

Jocar Asphalt, LLC.

Managing Member:	James K. Haney
Member:	Christopher Haney
Member:	Keith Haney

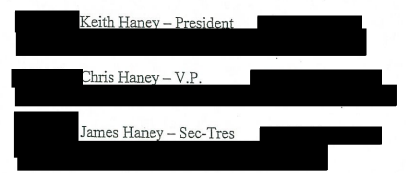
VILLAGE DOCK CONTRACTING, INC.

15 North Columbia Street, Port Jefferson, NY 11777 Phone: 631-928-4104 Fax: 631- 928-4590

VILLAGE DOCK, INC.

President:	Peter Hough		
V.P.:	Chris Haney		
Sec-Tres:	Keith Haney		

- Village Dock, Inc. is 100% owned by Village Dock Contracting, Inc. 15 North Columbia Street Port Jefferson, New York 11777
- Corporate Structure of Village Dock Contracting, Inc.







State of New Jersey

DEPARTMENT OF TRANSPORTATION P.O. Box 600 Trenton, New Jersey 08625-0600

CHRIS CHRISTIE Governor RICHARD T. HAMMER Acting Commissioner

KIM GUADAGNO Lt. Governor January 27, 2016

Mr. Keith Haney, President Village Dock Contracting, Inc. 15 N. Columbia Street Port Jefferson, NY 11777

Re: Maintenance Dredging and Channel Improvements for Lower Manasquan River, Crabtown Creek, Kings Bridge Channel, Wills Hole Thorofare and Wills Hole West Channel, Contract No. 041201504, Brielle Boro, Manasquan Boro, Point Pleasant Boro and Point Pleasant Beach Boro, Monmouth and Ocean Counties, 100% State, UPC No. 201504, PE No. 6110108, CE No. 6900328, DP No. 15445

Dear Mr. Haney;

The Commissioner of Transportation, acting pursuant to N.J.S.A. 27:7-30, has awarded the project designated <u>Maintenance Dredging and Channel Improvements for Lower Manasquan River, Crabtown Creek, Kings Bridge</u> <u>Channel, Wills Hole Thorofare and Wills Hole West Channel, Contract No. 041201504, Brielle Boro, Manasquan</u> <u>Boro, Point Pleasant Boro and Point Pleasant Beach Boro, Monmouth and Ocean Counties, 100% State, UPC No.</u> <u>201504, PE No. 6110108, CE No. 6900328, DP No. 15445</u> to your firm on <u>January 27, 2016</u>. The Contract amount is (<u>\$3,366,629.10</u>). As stated in the Standard Specifications, this award is not binding upon the State until the contract has been executed by the Commissioner. Furthermore, no work shall be performed on account of the proposed contract until you have been notified that the contract has been executed by the Commissioner.

All payment obligations are subject to appropriations and the availability of funds

Consistent with the Specifications, this award is being made to your firm since you were the lowest responsible bidder whose proposal conformed in all respects to the requirements set forth in the contract documents. All the contract documents which formed the basis of your bid were in accordance with Department Specifications. In submitting your proposal to the Department of Transportation, you agreed to carry out and complete the project as specified and delineated in these contract documents at the price per unit of measure bid for each scheduled item of work.

The contract (Form DC-81) must be signed and witnessed. PLEASE DO NOT DATE THE CONTRACT. The contract will be dated at the time it is signed by the Commissioner or his/her designee. <u>A properly signed</u> and sealed corporate resolution verifying the authority of the officers to sign the contract for the corporation must be attached with the contract. AN ACCEPTABLE CORPORATE RESOLUTION TEMPLATE CAN BE FOUND FROM THE WEBSITE BELOW FOR YOUR USE. http://www.state.nj.us/transportation/business/procurement/ConstrServ/curradvproj.shtm <u>USING THIS TEMPLATE WILL AVOID DELAYS ENCOUNTERED DURING CONTRACT</u> EXECUTION.

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Page 2

Performance and payment bonds must be issued by surety companies listed in the current U.S. Treasury Circular 570 ("Companies Holding Certificates of Authority as Acceptable Sureties on Federal Bonds"), and cannot exceed the amount of authority listed in U. S. Treasury Circular 570. All surety companies must be licensed to transact surety business in the State of New Jersey. In the event the penal sum of the bond exceeds the limitations prescribed in Circular 570, two or more listed surety companies may be accepted, jointly and severally, as co-sureties on the contract, as long as the penal sum of the bond does not exceed the prescribed limitations of their aggregate qualifying power.

The performance and payment bonds must be signed by the authorized officers of the corporation and the corporate seal must be affixed. They must be signed by each surety company, witnessed and accompanied by both a certification as to authorization of the Attorney-in-Fact to bind each surety company and a true and correct statement of the financial condition of each surety company. All names must be typed or printed below the signature on the bonds. The bonds must bear the dates on which they are issued and signed. In addition, the contractor must submit to the Department proof of valid business registration with the Division of Revenue in the New Jersey Department of Treasury in accordance with P.L. 2001, c. 134 (N.J.S.A. 52:32-44), and proof of registration with the New Jersey Department of Labor as a Public Works Contractor in accordance with N.J.S.A. 34:11-56.48 and P.L. 2003, c. 91, effective August 16, 2003.

FOR 100% STATE FUNDED PROJECTS ONLY, your firm must be in compliance with Public Law 2005, Chapter 51 Contractor Certification and Disclosure of Political Contributions (formerly Executive Order #134) and Executive Order # 117, effective November 15, 2008 prior to the Contract being executed by the Commissioner. You must complete the required Certification and Disclosure forms and submit them, together with a completed Ownership Disclosure form, to the Department. Instructions for completing these forms are at http://www.state.nj.us/treasury/purchase/forms.htm#eo134. IGNORE THIS REQUIREMENT FOR FEDERALLY FUNDED PROJECTS.

Your firm must return the fully executed contract, payment bond, performance bond and proof of valid business registration, etc. to this office WITHIN FOURTEEN DAYS OF THE RECEIPT OF THE AWARD. If you intend to escrow bid documents as per Section 103.05 of the Specifications, please phone this office to request the custody agreement form. If you do not intend to escrow bid documents, please indicate this by signing in the space provided and return this letter with the executed contract, corporate resolution, payment and performance bonds and proof of valid business registration.

The N.J.D.O.T. Insurance Certificate (DC 175) must be completed by your insurance agent in triplicate and submitted to the Regional Construction Engineer at the preconstruction conference. DC 175 form can be found from the website below.

http://www.state.nj.us/transportation/business/procurement/ConstrServ/curradvproj.shtm

Proof of any other insurance required by the contract must be provided separately on forms satisfactory to the Department at the preconstruction conference.

Page 3

For STATE and PARTIALLY STATE FUNDED CONSTRUCTION CONTRACTS ONLY, Re: Initial Project Workforce Report - Construction, FORM AA-201

The New Jersey Department of Transportation does not have delegated authority to monitor and enforce EEO Workforce Compliance on State Funded construction projects. The New Jersey Department of the Treasury, Division of Public Contracts EEO Compliance has jurisdiction for EEO monitoring and enforcement. Therefore, in accordance with the regulations governing State Funded Construction Projects (PL 1975, c.127; N.J.S.A 10:5-31 et.seq., N.J.A.C.17:27), please submit your Initial Project Workforce Report - Construction, Form AA-201 directly to the Department of the Treasury, Division of Public Contracts EEO Compliance. The NJDOT's Bureau of Construction Services will supply you with Form AA-201 along with the instructions for completing the form upon issuing the NJDOT contract for your project.

Form AA-201 can also be found on the Department of the Treasury's website at http://www.state.nj.us/treasury/contract_compliance/pdf/aa201.pdf

Please complete and submit Form AA-201 as follows:

FIRST (2) Copies to:	(3 rd) Copy – (Marked Public Agency) to:
New Jersey Department of the Treasury	New Jersey Department of Transportation
Division of Public Contracts	Division of Civil Rights/Affirmative Action
Equal Employment Opportunity Compliance	Contract Compliance Unit
P.O. Box 209	P.O. Box 600
Trenton, NJ 08625	Trenton, NJ 08625

If you have any questions, I may be reached at (609) 530-6355.

Very truly yours,

Anthony Genovese Director Division of Procurement

· · ·

AG/

cc: B. DeLucia, A. Rossi, L. Legge, J. Overton, E. Powers, P. Adams, A. Genovese, K. Daniels, Q. Viernes D. Kuhn, G. Clifton, S. Douglas

I do not intend to escrow bid documents as per Sec. 103.05 of the specifications.

Authorized Sig	gnature
Print Name: _	Keith Havey
Title:	President



TO: Nassau County Department of Public Works

February 3, 2022

RE:





Sincerely,

<

Keith Haney, Managing Member Signature

	ED STATES RTMENT OF	LABOR										
OSHA												Menu
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Scatt Materials Corp 44 S 4th Street Bay Shore, NY 1170 SIC: NAICS: 324121/Asp	06			atus: NonU cturing	nion							
Mailing: 44 S 4th S		, NY 11706										
Inspection Type: Scope: Ownership:	Referral Partial Private		Advanced	d Notice:	N							
Safety/Health: Emphasis:	Safety N:Amputate		Close Co Close Ca	nference: se:	07/19/202	1						
Related Activity:	Type Referral		ID 1788232		Safety Yes		Health					
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2.												

UNITED STATES DEPARTMENT OF LABOR

Occupational Safety and Health Administration 200 Constitution Ave NW Washington, DC 20210 & 800-321-6742 (OSHA) TTY www.OSHA.gov

FEDERAL GOVERNMENT

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White House Severe Storm and Flood Recovery Assistance Disaster Recovery Assistance DisasterAssistance.gov USA.gov No Fear Act Data U.S. Office of Special Counsel

OCCUPATIONAL SAFETY AND HEALTH

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

Date of birth: Home addres		aney III					
City: Country:	 US		State/Provi	nce/Territory: _		_ Zip/Postal C	ode: _
Business Ad	dress:	140 Adar	ns Avenue Sut	ie B14			
City:	Hauppauge		State/Provi	nce/Territory:	NY	Zip/Postal C	ode: <u>1178</u>
Country	US						
Telephone:	(631) 813-2266						
Other preser	nt address(es):						
City:			State/Provi	nce/Territory:		Zip/Postal C	ode:
Country:				· _			
Telephone:							
Positions he	ld in submitting bu	usiness an	d starting date	of each (check	all app	olicable)	
President Chairman of	Board	usiness an	d starting date	Treasurer Shareholder	all app	blicable)	
President Chairman of Chief Exec. (Board	usiness an		Treasurer Shareholder Secretary			
President Chairman of Chief Exec. (Chief Financ	Board Officer			Treasurer Shareholder		0licable) /12/2013	
President Chairman of Chief Exec. (Chief Financ Vice Preside	Board Officer			Treasurer Shareholder Secretary			
President Chairman of Chief Exec. (Chief Financ	Board Officer			Treasurer Shareholder Secretary			
President Chairman of Chief Exec. (Chief Financ Vice Preside (Other)	Board Officer ial Officer nt an equit <u>y interes</u>	t in the bu		Treasurer Shareholder Secretary Partner		12/2013	
President Chairman of Chief Exec. (Chief Financ Vice Preside (Other) Do you have	Board Officer ial Officer nt an equit <u>y interes</u>	t in the bu	siness submitti	Treasurer Shareholder Secretary Partner		12/2013	
President Chairman of Chief Exec. (Chief Financ Vice Preside (Other) Do you have YES X	Board Officer ial Officer nt an equit <u>y interes</u>	t in the bu	siness submitti vide details.	Treasurer Shareholder Secretary Partner		12/2013	
President Chairman of Chief Exec. (Chief Financ Vice Preside (Other) Do you have YES X 1 File(s) Upl Are there any	Board Officer ial Officer nt an equity interes NO	t in the bu If Yes, pro ip structur	siness submitti vide details. e.PDF tees or any oth	Treasurer Shareholder Secretary Partner ng the question	 naire? 	12/2013	

Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization 5. other than the one submitting the guestionnaire?

> Х NO If Yes, provide details.

Village Dock Inc, Village Dock Contracting Inc, Jocar, H&L Towing Inc, North Columbia Street LLC, JCK

YES

2.

Leasing Inc, Ocean Hampton LLC, Suffolk Asphalt Supply Inc, JCK3 Inc, Angelers Edge Inc, 38 Homan Avenue LLC, Rason Materials Inc, JCKD Materials Corp, Gibson and Cushman Contracting LLC, KPI Asphalt, Kings Park Materials LLC, Kings Park Emulsion LLC, Kings Park Recycling Inc, Scatt Materials Corp, 135 Old Northport Road LLC, 137 Old Northport Road LLC, 139 Old Northport Road LLC, MPJ Holdings LLC, Z & P Realty of LI Inc, and S&P Realty of LI Inc.

3 File(s) Uploaded: JCKD-Jocar ownership.PDF, Ownership structure.PDF, doc00491620201001133336.pdf

6. 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?

YES	Х	NO	If Yes, provide details.						
New Je	New Jersey Dept of Transportation - dredging at Manasquan								

1 File(s) Uploaded: Contract for Manasquan.PDF

NOTE: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate 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?
	YES NO X If yes, provide an explanation of the circumstances and corrective action
	aken.

- Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause?
 YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
- 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-gualification standards?

YES	NO	X If yes, provide an explanation of the circumstances and correct	ctive action
taken.			

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?

YES	NO	Х	If yes, provide an explanation of the circumstances and corrective action
taken.			

8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated?

YES		NO	Х	If 'Yes', provide details for each such instance. (Provide a detailed response to
all ques	stions c	heck "Y	es". If y	ou need more space, photocopy the appropriate page and attached it to the
questio	nnaire.))		

9.

a.	Is there	e any fe	elony c	harge	pending	against you?	
			NO		16		

YES	NO	X If ye	s, provide an exj	planation of the	e circumstances	and corrective action
taken.						

- Is there any misdemeanor charge pending against you?
 YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
- c. Is there any administrative charge pending against you?

YES	NO	X If yes	, provide an exp	lanation of the c	ircumstances and c	orrective action
taken.						

- 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? Y
 YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
- e. In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
- f. In the past 5 years, have you been found in violation of any administrative or statutory charges? YES X NO If yes, provide an explanation of the circumstances and corrective action taken.

10.	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?
	VEC NO V If you provide an explanation of the singumateness and corrective action taken

YES	NO	Х	If yes, provide an explanation of the circumstances and corrective action taker

11. 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?

YES	NO	Х	If yes, provide an explanation of the circumstances and corrective action taken.

12. 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? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

		,	/	

13. 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? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

I, James K Haney III

, hereby acknowledge that a materially false statement

willfully or fraudulently made in connection with this form may result in rendering the submitting business entity and/or any affiliated entities non-responsible, and, in addition, may subject me to criminal charges.

I, James K Haney III

, hereby certify that I have read and understand all the

items contained in this form; 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 form; 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 form as additional inducement to enter into a contract with the submitting business entity.

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 OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

H&L Contracting LLC

Name of submitting business

Electronically signed and certified at the date and time indicated by: James K Haney III [JHANEY100@HOTMAIL.COM]

Member

Title

03/24/2022 11:35:54 AM

Date



Partnership Structure of H & L Contracting, LLC.

H&L CONTRACTING, LLC.

38 Homan Avenue, Bay Shore, NY 11706 Phone: 631-403-4911 • Fax: 631-928-4590

• Partnership Structure of H & L Contracting, LLC.

Keith Haney – Managing Partner Chris Haney –Partner James K. Haney III – Partner





JCKD Materials Corp.

15 N.Columbia Street, Port Jefferson, New York 11777

JCKD Material Corp.

President :	James K. Haney-
Vice President:	Christopher Haney-
Sec/Trea:	Keith Haney-

JCKD Materials owns 50% of Jocar Asphalt, LLC., PO Box 530, Old Bethpage, NY 11804

Jocar Asphalt, LLC.

Managing Member:	James K. Haney
Member:	Christopher Haney
Member:	Keith Haney

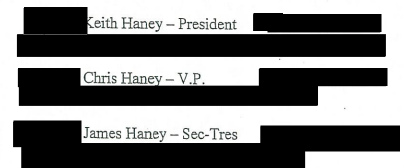
VILLAGE DOCK CONTRACTING, INC.

15 North Columbia Street, Port Jefferson, NY 11777 Phone: 631-928-4104 Fax: 631- 928-4590

VILLAGE DOCK, INC.

President:	Peter Hough		
V.P.:	Chris Haney		
Sec-Tres:	Keith Haney		

- Village Dock, Inc. is 100% owned by Village Dock Contracting, Inc. 15 North Columbia Street Port Jefferson, New York 11777
- Corporate Structure of Village Dock Contracting, Inc.







State of New Jersey

DEPARTMENT OF TRANSPORTATION P.O. Box 600 Trenton, New Jersey 08625-0600

CHRIS CHRISTIE Governor RICHARD T. HAMMER Acting Commissioner

KIM GUADAGNO Lt. Governor January 27, 2016

Mr. Keith Haney, President Village Dock Contracting, Inc. 15 N. Columbia Street Port Jefferson, NY 11777

Re: Maintenance Dredging and Channel Improvements for Lower Manasquan River, Crabtown Creek, Kings Bridge Channel, Wills Hole Thorofare and Wills Hole West Channel, Contract No. 041201504, Brielle Boro, Manasquan Boro, Point Pleasant Boro and Point Pleasant Beach Boro, Monmouth and Ocean Counties, 100% State, UPC No. 201504, PE No. 6110108, CE No. 6900328, DP No. 15445

Dear Mr. Haney;

The Commissioner of Transportation, acting pursuant to N.J.S.A. 27:7-30, has awarded the project designated <u>Maintenance Dredging and Channel Improvements for Lower Manasquan River, Crabtown Creek, Kings Bridge</u> <u>Channel, Wills Hole Thorofare and Wills Hole West Channel, Contract No. 041201504, Brielle Boro, Manasquan</u> <u>Boro, Point Pleasant Boro and Point Pleasant Beach Boro, Monmouth and Ocean Counties, 100% State, UPC No.</u> <u>201504, PE No. 6110108, CE No. 6900328, DP No. 15445</u> to your firm on <u>January 27, 2016</u>. The Contract amount is (<u>\$3,366,629.10</u>). As stated in the Standard Specifications, this award is not binding upon the State until the contract has been executed by the Commissioner. Furthermore, no work shall be performed on account of the proposed contract until you have been notified that the contract has been executed by the Commissioner.

All payment obligations are subject to appropriations and the availability of funds

Consistent with the Specifications, this award is being made to your firm since you were the lowest responsible bidder whose proposal conformed in all respects to the requirements set forth in the contract documents. All the contract documents which formed the basis of your bid were in accordance with Department Specifications. In submitting your proposal to the Department of Transportation, you agreed to carry out and complete the project as specified and delineated in these contract documents at the price per unit of measure bid for each scheduled item of work.

The contract (Form DC-81) must be signed and witnessed. PLEASE DO NOT DATE THE CONTRACT. The contract will be dated at the time it is signed by the Commissioner or his/her designee. <u>A properly signed</u> and sealed corporate resolution verifying the authority of the officers to sign the contract for the corporation must be attached with the contract. AN ACCEPTABLE CORPORATE RESOLUTION TEMPLATE CAN BE FOUND FROM THE WEBSITE BELOW FOR YOUR USE. http://www.state.nj.us/transportation/business/procurement/ConstrServ/curradvproj.shtm <u>USING THIS TEMPLATE WILL AVOID DELAYS ENCOUNTERED DURING CONTRACT</u> EXECUTION.

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Page 2

Performance and payment bonds must be issued by surety companies listed in the current U.S. Treasury Circular 570 ("Companies Holding Certificates of Authority as Acceptable Sureties on Federal Bonds"), and cannot exceed the amount of authority listed in U. S. Treasury Circular 570. All surety companies must be licensed to transact surety business in the State of New Jersey. In the event the penal sum of the bond exceeds the limitations prescribed in Circular 570, two or more listed surety companies may be accepted, jointly and severally, as co-sureties on the contract, as long as the penal sum of the bond does not exceed the prescribed limitations of their aggregate qualifying power.

The performance and payment bonds must be signed by the authorized officers of the corporation and the corporate seal must be affixed. They must be signed by each surety company, witnessed and accompanied by both a certification as to authorization of the Attorney-in-Fact to bind each surety company and a true and correct statement of the financial condition of each surety company. All names must be typed or printed below the signature on the bonds. The bonds must bear the dates on which they are issued and signed. In addition, the contractor must submit to the Department proof of valid business registration with the Division of Revenue in the New Jersey Department of Treasury in accordance with P.L. 2001, c. 134 (N.J.S.A. 52:32-44), and proof of registration with the New Jersey Department of Labor as a Public Works Contractor in accordance with N.J.S.A. 34:11-56.48 and P.L. 2003, c. 91, effective August 16, 2003.

FOR 100% STATE FUNDED PROJECTS ONLY, your firm must be in compliance with Public Law 2005, Chapter 51 Contractor Certification and Disclosure of Political Contributions (formerly Executive Order #134) and Executive Order # 117, effective November 15, 2008 prior to the Contract being executed by the Commissioner. You must complete the required Certification and Disclosure forms and submit them, together with a completed Ownership Disclosure form, to the Department. Instructions for completing these forms are at http://www.state.nj.us/treasury/purchase/forms.htm#eo134. IGNORE THIS REQUIREMENT FOR FEDERALLY FUNDED PROJECTS.

Your firm must return the fully executed contract, payment bond, performance bond and proof of valid business registration, etc. to this office WITHIN FOURTEEN DAYS OF THE RECEIPT OF THE AWARD. If you intend to escrow bid documents as per Section 103.05 of the Specifications, please phone this office to request the custody agreement form. If you do not intend to escrow bid documents, please indicate this by signing in the space provided and return this letter with the executed contract, corporate resolution, payment and performance bonds and proof of valid business registration.

The N.J.D.O.T. Insurance Certificate (DC 175) must be completed by your insurance agent in triplicate and submitted to the Regional Construction Engineer at the preconstruction conference. DC 175 form can be found from the website below.

http://www.state.nj.us/transportation/business/procurement/ConstrServ/curradvproj.shtm

Proof of any other insurance required by the contract must be provided separately on forms satisfactory to the Department at the preconstruction conference.

Page 3

For STATE and PARTIALLY STATE FUNDED CONSTRUCTION CONTRACTS ONLY, Re: Initial Project Workforce Report - Construction, FORM AA-201

The New Jersey Department of Transportation does not have delegated authority to monitor and enforce EEO Workforce Compliance on State Funded construction projects. The New Jersey Department of the Treasury, Division of Public Contracts EEO Compliance has jurisdiction for EEO monitoring and enforcement. Therefore, in accordance with the regulations governing State Funded Construction Projects (PL 1975, c.127; N.J.S.A 10:5-31 et.seq., N.J.A.C.17:27), please submit your Initial Project Workforce Report - Construction, Form AA-201 directly to the Department of the Treasury, Division of Public Contracts EEO Compliance. The NJDOT's Bureau of Construction Services will supply you with Form AA-201 along with the instructions for completing the form upon issuing the NJDOT contract for your project.

Form AA-201 can also be found on the Department of the Treasury's website at http://www.state.nj.us/treasury/contract_compliance/pdf/aa201.pdf

Please complete and submit Form AA-201 as follows:

FIRST (2) Copies to:	(3 rd) Copy – (Marked Public Agency) to:
New Jersey Department of the Treasury	New Jersey Department of Transportation
Division of Public Contracts	Division of Civil Rights/Affirmative Action
Equal Employment Opportunity Compliance	Contract Compliance Unit
P.O. Box 209	P.O. Box 600
Trenton, NJ 08625	Trenton, NJ 08625

If you have any questions, I may be reached at (609) 530-6355.

Very truly yours,

Anthony Genovese Director Division of Procurement

· · ·

AG/

cc: B. DeLucia, A. Rossi, L. Legge, J. Overton, E. Powers, P. Adams, A. Genovese, K. Daniels, Q. Viernes D. Kuhn, G. Clifton, S. Douglas

I do not intend to escrow bid documents as per Sec. 103.05 of the specifications.

Authorized Sig	gnature
Print Name: _	Keith Havey
Title:	President



TO: Nassau County Department of Public Works

February 3, 2022

RE:



Sincerely,

<

Keith Haney, Managing Member Signature



OSHA

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A to Z Index

English

Español

Inspection Detail

Note: The following inspection has not been indicated as closed. Please be aware that the information shown may change, e.g. violations may be added or deleted. For open cases, in which a citation has been issued, the citation information may not be available for 5 days following receipt by the employer for Federal inspections or for 30 days following receipt by the employer for State inspections.

	Inspe	tion					
	Incr	ection Informa	tion - Office: Lo	ng Island			
			Open Date: 07/19)/2021			
Scatt Materials Cor	0.						
44 S 4th Street Bay Shore, NY 1170 SIC:	06		Union Status: Nor	nUnion			
NAICS: 324121/Asp	bhalt Paving	Mixture and Bloc	k Manufacturing				
Mailing: 44 S 4th S	treet, Bay Sh	ore, NY 11706					
Inspection Type: Scope: Ownership:	Referral Partial Private		Advanced Notice:	N			
Safety/Health: Emphasis:	Safety N:Amputat	e	Close Conference Close Case:	: 07/19/2021			
Related Activity:	Туре		ID	Safety		Health	
	Referral		1788232	Yes			
	Vio	lation Summar	У				
	Serious	Nillful Repeat	Other Unclas	s Total			
Initial Violations		2		2			
Current Violations		2		2			
Initial Penalty	\$0						
Current Penalty	\$0						
FTA Amount	\$0						
			Violation Item	IS			
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25122							
2.							

UNITED STATES DEPARTMENT OF LABOR

Occupational Safety and Health Administration 200 Constitution Ave NW Washington, DC 20210 & 800-321-6742 (OSHA) TTY www.OSHA.gov

FEDERAL GOVERNMENT

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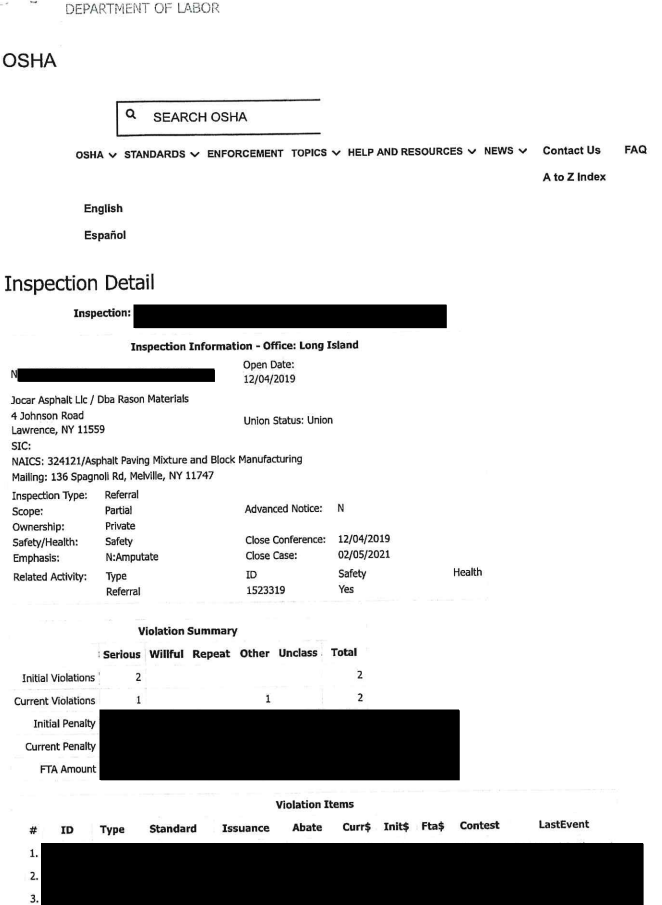
White House Severe Storm and Flood Recovery Assistance Disaster Recovery Assistance DisasterAssistance.gov USA.gov No Fear Act Data U.S. Office of Special Counsel

OCCUPATIONAL SAFETY AND HEALTH

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4.

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UNITED STATES DEPARTMENT OF LABOR

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OCCUPATIONAL SAFETY AND HEALTH

Frequently Asked Questions A - Z Index Freedom of Information Act Read the OSHA Newsletter Subscribe to the OSHA Newsletter OSHA Publications Office of Inspector General

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PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. 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 OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

Date of birt Home addr		
City: Country:	US	State/Province/Territory: Zip/Postal Code:
Business A	ddress: 1	40 Adams Avenue, Ste B14
City:	Hauppauge	State/Province/Territory: NY Zip/Postal Code: 11788
Country	US	
Telephone:	(631) 813-2266	
Other prese	ent address(es):	
City:		State/Province/Territory: Zip/Postal Code:
Country:		
Telephone:		
	-	
President Chairman c	of Board	Treasurer Shareholder
		Shareholder Secretary
Chairman c Chief Exec Chief Finan	Officer	Shareholder
Chairman c Chief Exec. Chief Finan Vice Presid	Officer	Shareholder Secretary
Chairman c Chief Exec Chief Finan	Officer	Shareholder Secretary
Chairman c Chief Exec. Chief Finan Vice Presid (Other)	Officer icial Officer ent e an equit <u>y interest</u> ir	Shareholder Secretary
Chairman o Chief Exec. Chief Finan Vice Presid (Other) Do you hav	Officer icial Officer ent e an equit <u>y interest</u> ir	Shareholder Secretary Partner 11/12/2013 n the business submitting the questionnaire?
Chairman o Chief Exec. Chief Finan Vice Presid (Other) Do you hav YES X	Officer icial Officer ent e an equit <u>y interest</u> ir	Shareholder Secretary Partner 11/12/2013 n the business submitting the questionnaire? Yes, provide details.
Chairman o Chief Exec. Chief Finan Vice Presid (Other) Do you hav YES X 1 File(s) U Are there a	Officer	Shareholder Secretary Partner 11/12/2013 n the business submitting the questionnaire? Yes, provide details.

Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization 5. other than the one submitting the guestionnaire?

YES Х NO If Yes, provide details.

Village Dock Contracting, Inc., Village Dock, Inc., Jocar, JCKD Materials Corp, Scatt Materials, KPI Asphalt, H&L

Towing, North Columbia Street LLC, JCK Leasing Inc, Ocean Hampton LLC, Suffolk Asphalt Supply Inc, JCK3 Inc, 38 Homan Avenue LLC, Anglers Edge Inc, Rason Materials Inc, Gibson and Cushman Contracting LLC, Kings Park Materials LLC, Kings Park Emulsion LLC, Kings Park Recycling Inc, 135 Old Northport Road LLC, 137 Old Northport Road LLC, 139 Old Northport Road LLC, MPJ Holdings LLC, S & P Realty of L>I> Inc, Scatt Materials Corp, Z&P Realty of L.I. Inc.

1 File(s) Uploaded: doc00491620201001133336.pdf

6. 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?

YES	X	NO		If Yes, provide details.
New Je	ersey D	ept of T	ranspor	tation - dredging at Manasquan

1 File(s) Uploaded: Contract for Manasquan.PDF

NOTE: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

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a.	Been debarred by any government agency from entering into contracts with that agency?
	YES NO X If yes, provide an explanation of the circumstances and corrective action
	taken.

- Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause?
 YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
- 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-gualification standards?

YES	NO	X If yes, provide an explanation of the circumstances and corrective act	tion
taken.			

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?

YES N	0 X	If yes, provide an explanation of the circumstances and corrective action
taken.		

8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated?

YES		NO	Х	If 'Yes', provide details for each such instance. (Provide a detailed response to
all ques	stions c	heck "Y	es". If y	ou need more space, photocopy the appropriate page and attached it to the
questio	nnaire.))		

9.

a.	Is there	any felony of	charge	pending	against	you?	
				16			

YES	NO	X If yes, prov	ide an explanation c	of the circumstances and	corrective action
taken.					

- Is there any misdemeanor charge pending against you?
 YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
- c. Is there any administrative charge pending against you?

YES	NO	Х	If yes, pro	vide an exp	lanation of	the circumsta	nces and corre	ective action
taken.								

- 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? Y
 YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
- e. In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
- f. In the past 5 years, have you been found in violation of any administrative or statutory charges? YES X NO If yes, provide an explanation of the circumstances and corrective action taken.

10.	In addition to the information provided in response to the previous questions, in the past 5 years, have you
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	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?
	VEC NO V If you provide an explanation of the singumateness and corrective action taken

YES	NO	Х	If yes, provide an explanation of the circumstances and corrective action taker

11. 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?

YES	NO	Х	If yes, provide an explanation of the circumstances and corrective action taken.

12. 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? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

•

13. 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? YES NO X If yes, provide an explanation of the circumstances and corrective action taken. I, Keith Haney

, hereby acknowledge that a materially false statement

willfully or fraudulently made in connection with this form may result in rendering the submitting business entity and/or any affiliated entities non-responsible, and, in addition, may subject me to criminal charges.

I, Keith Haney

, hereby certify that I have read and understand all the

items contained in this form; 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 form; 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 form as additional inducement to enter into a contract with the submitting business entity.

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 OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

H&L Contracting LLC

Name of submitting business

Electronically signed and certified at the date and time indicated by: Keith Haney [KHANEY@HLCONTRACTINGLLC.COM]

Managing Member

Title

03/24/2022 11:30:29 AM

Date



Partnership Structure of H & L Contracting, LLC.

Keith Haney – Managing Member
Lust monor, management
Chris Haney – Member
James K. Haney III – Member

H&L CONTRACTING, LLC.

38 Homan Avenue, Bay Shore, NY 11706 Phone: 631-403-4911 • Fax: 631-928-4590

• Partnership Structure of H & L Contracting, LLC.

Keith Haney - Managing Partner

Chris Haney –Partner

James K. Haney III - Partner



JCKD Materials Corp.

15 N.Columbia Street, Port Jefferson, New York 11777

JCKD Material Corp.

President :	James K. Haney-
Vice President:	Christopher Haney-
Sec/Trea:	Keith Haney-

JCKD Materials owns 50% of Jocar Asphalt, LLC., PO Box 530, Old Bethpage, NY 11804

Jocar Asphalt, LLC.

Managing Member:	James K. Haney
Member:	Christopher Haney
Member:	Keith Haney

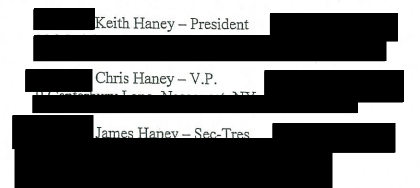
VILLAGE DOCK CONTRACTING, INC.

15 North Columbia Street, Port Jefferson, NY 11777 Phone: 631-928-4104 Fax: 631- 928-4590

VILLAGE DOCK, INC.

President:	Peter Hough				
V.P.:	Chris Haney				
Sec-Tres:	Keith Haney				

- Village Dock, Inc. is 100% owned by Village Dock Contracting, Inc. 15 North Columbia Street Port Jefferson, New York 11777
- Corporate Structure of Village Dock Contracting, Inc.







State of New Jersey

DEPARTMENT OF TRANSPORTATION P.O. Box 600 Trenton, New Jersey 08625-0600

CHRIS CHRISTIE Governor RICHARD T. HAMMER Acting Commissioner

KIM GUADAGNO Lt. Governor January 27, 2016

Mr. Keith Haney, President Village Dock Contracting, Inc. 15 N. Columbia Street Port Jefferson, NY 11777

Re: Maintenance Dredging and Channel Improvements for Lower Manasquan River, Crabtown Creek, Kings Bridge Channel, Wills Hole Thorofare and Wills Hole West Channel, Contract No. 041201504, Brielle Boro, Manasquan Boro, Point Pleasant Boro and Point Pleasant Beach Boro, Monmouth and Ocean Counties, 100% State, UPC No. 201504, PE No. 6110108, CE No. 6900328, DP No. 15445

Dear Mr. Haney;

The Commissioner of Transportation, acting pursuant to N.J.S.A. 27:7-30, has awarded the project designated <u>Maintenance Dredging and Channel Improvements for Lower Manasquan River, Crabtown Creek, Kings Bridge</u> <u>Channel, Wills Hole Thorofare and Wills Hole West Channel, Contract No. 041201504, Brielle Boro, Manasquan</u> <u>Boro, Point Pleasant Boro and Point Pleasant Beach Boro, Monmouth and Ocean Counties, 100% State, UPC No.</u> <u>201504, PE No. 6110108, CE No. 6900328, DP No. 15445</u> to your firm on <u>January 27, 2016</u>. The Contract amount is (<u>\$3,366,629.10</u>). As stated in the Standard Specifications, this award is not binding upon the State until the contract has been executed by the Commissioner. Furthermore, no work shall be performed on account of the proposed contract until you have been notified that the contract has been executed by the Commissioner.

All payment obligations are subject to appropriations and the availability of funds

Consistent with the Specifications, this award is being made to your firm since you were the lowest responsible bidder whose proposal conformed in all respects to the requirements set forth in the contract documents. All the contract documents which formed the basis of your bid were in accordance with Department Specifications. In submitting your proposal to the Department of Transportation, you agreed to carry out and complete the project as specified and delineated in these contract documents at the price per unit of measure bid for each scheduled item of work.

The contract (Form DC-81) must be signed and witnessed. PLEASE DO NOT DATE THE CONTRACT. The contract will be dated at the time it is signed by the Commissioner or his/her designee. <u>A properly signed</u> and sealed corporate resolution verifying the authority of the officers to sign the contract for the corporation must be attached with the contract. AN ACCEPTABLE CORPORATE RESOLUTION TEMPLATE CAN BE FOUND FROM THE WEBSITE BELOW FOR YOUR USE. http://www.state.nj.us/transportation/business/procurement/ConstrServ/curradvproj.shtm <u>USING THIS TEMPLATE WILL AVOID DELAYS ENCOUNTERED DURING CONTRACT</u> EXECUTION.

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Page 2

Performance and payment bonds must be issued by surety companies listed in the current U.S. Treasury Circular 570 ("Companies Holding Certificates of Authority as Acceptable Sureties on Federal Bonds"), and cannot exceed the amount of authority listed in U. S. Treasury Circular 570. All surety companies must be licensed to transact surety business in the State of New Jersey. In the event the penal sum of the bond exceeds the limitations prescribed in Circular 570, two or more listed surety companies may be accepted, jointly and severally, as co-sureties on the contract, as long as the penal sum of the bond does not exceed the prescribed limitations of their aggregate qualifying power.

The performance and payment bonds must be signed by the authorized officers of the corporation and the corporate seal must be affixed. They must be signed by each surety company, witnessed and accompanied by both a certification as to authorization of the Attorney-in-Fact to bind each surety company and a true and correct statement of the financial condition of each surety company. All names must be typed or printed below the signature on the bonds. The bonds must bear the dates on which they are issued and signed. In addition, the contractor must submit to the Department proof of valid business registration with the Division of Revenue in the New Jersey Department of Treasury in accordance with P.L. 2001, c. 134 (N.J.S.A. 52:32-44), and proof of registration with the New Jersey Department of Labor as a Public Works Contractor in accordance with N.J.S.A. 34:11-56.48 and P.L. 2003, c. 91, effective August 16, 2003.

FOR 100% STATE FUNDED PROJECTS ONLY, your firm must be in compliance with Public Law 2005, Chapter 51 Contractor Certification and Disclosure of Political Contributions (formerly Executive Order #134) and Executive Order # 117, effective November 15, 2008 prior to the Contract being executed by the Commissioner. You must complete the required Certification and Disclosure forms and submit them, together with a completed Ownership Disclosure form, to the Department. Instructions for completing these forms are at http://www.state.nj.us/treasury/purchase/forms.htm#eo134. IGNORE THIS REQUIREMENT FOR FEDERALLY FUNDED PROJECTS.

Your firm must return the fully executed contract, payment bond, performance bond and proof of valid business registration, etc. to this office WITHIN FOURTEEN DAYS OF THE RECEIPT OF THE AWARD. If you intend to escrow bid documents as per Section 103.05 of the Specifications, please phone this office to request the custody agreement form. If you do not intend to escrow bid documents, please indicate this by signing in the space provided and return this letter with the executed contract, corporate resolution, payment and performance bonds and proof of valid business registration.

The N.J.D.O.T. Insurance Certificate (DC 175) must be completed by your insurance agent in triplicate and submitted to the Regional Construction Engineer at the preconstruction conference. DC 175 form can be found from the website below.

http://www.state.nj.us/transportation/business/procurement/ConstrServ/curradvproj.shtm

Proof of any other insurance required by the contract must be provided separately on forms satisfactory to the Department at the preconstruction conference.

Page 3

For STATE and PARTIALLY STATE FUNDED CONSTRUCTION CONTRACTS ONLY, Re: Initial Project Workforce Report - Construction, FORM AA-201

The New Jersey Department of Transportation does not have delegated authority to monitor and enforce EEO Workforce Compliance on State Funded construction projects. The New Jersey Department of the Treasury, Division of Public Contracts EEO Compliance has jurisdiction for EEO monitoring and enforcement. Therefore, in accordance with the regulations governing State Funded Construction Projects (PL 1975, c.127; N.J.S.A 10:5-31 et.seq., N.J.A.C.17:27), please submit your Initial Project Workforce Report - Construction, Form AA-201 directly to the Department of the Treasury, Division of Public Contracts EEO Compliance. The NJDOT's Bureau of Construction Services will supply you with Form AA-201 along with the instructions for completing the form upon issuing the NJDOT contract for your project.

Form AA-201 can also be found on the Department of the Treasury's website at http://www.state.nj.us/treasury/contract_compliance/pdf/aa201.pdf

Please complete and submit Form AA-201 as follows:

FIRST (2) Copies to:	(3 rd) Copy – (Marked Public Agency) to:
New Jersey Department of the Treasury	New Jersey Department of Transportation
Division of Public Contracts	Division of Civil Rights/Affirmative Action
Equal Employment Opportunity Compliance	Contract Compliance Unit
P.O. Box 209	P.O. Box 600
Trenton, NJ 08625	Trenton, NJ 08625

If you have any questions, I may be reached at (609) 530-6355.

Very truly yours,

Anthony Genovese Director Division of Procurement

· · ·

AG/

cc: B. DeLucia, A. Rossi, L. Legge, J. Overton, E. Powers, P. Adams, A. Genovese, K. Daniels, Q. Viernes D. Kuhn, G. Clifton, S. Douglas

I do not intend to escrow bid documents as per Sec. 103.05 of the specifications.

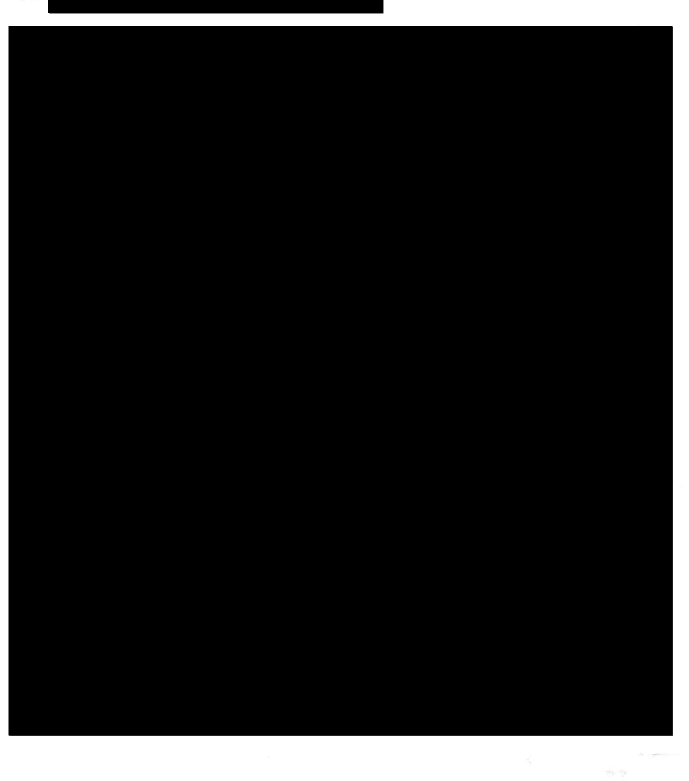
Authorized Sig	gnature
Print Name: _	Keith Havey
Title:	President



TO: Nassau County Department of Public Works

February 3, 2022

RE:



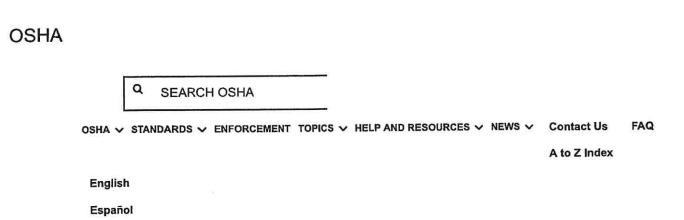


Sincerely,

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Keith Haney, Managing Member Signature





Menu

Inspection Detail

Note: The following inspection has not been indicated as closed. Please be aware that the information shown may change, e.g. violations may be added or deleted. For open cases, in which a citation has been issued, the citation information may not be available for 5 days following receipt by the employer for Federal inspections or for 30 days following receipt by the employer for State inspections.

	In	concetion	Informa	tion - O	ffice: Long	Teland				
	10	spection	Intornia		te: 07/19/2					
Scatt Materials Corp	2									
44 S 4th Street Bay Shore, NY 1170 SIC:	06	Misture		Union Status: NonUnion						
NAICS: 324121/Asp Mailing: 44 S 4th S				Manula	cluring					
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Scope:	Partial			Advance	d Notice:	N				
Ownership: Safety/Health: Emphasis:	Private Safety N:Amput	ate		Close Co Close Ca	nference: se:	07/19	/2021			
Related Activity:	Туре			ID		Safet	y		Health	
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			Summary							
	Serious	Willful	Repeat	Other	Unclass	Total				
Initial Violations			2			2				
Current Violations		_	2			2				
Initial Penalty	\$0	\$1								
Current Penalty	\$0	\$								
FTA Amount	\$0	\$0	\$0	\$ 0	\$ 0	\$0				
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# ID T	ype .									

UNITED STATES DEPARTMENT OF LABOR

Occupational Safety and Health Administration 200 Constitution Ave NW Washington, DC 20210 & 800-321-6742 (OSHA) TTY www.OSHA.gov

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LastEvent

English

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Inspection Detail

Inspe	ection				
	Inspection I	nformation - Office: Long I	sland		
		Open Date: 12/04/2019			
Jocar Asphalt Llc / I 4 Johnson Road Lawrence, NY 1155 SIC:	Dba Rason Materials 9	Union Status: Unior	i		
NAICS: 324121/Asp	ohalt Paving Mixture a oli Rd, Meiville, NY 11	nd Block Manufacturing 747			
Inspection Type: Scope: Ownership:	Referral Partial Private	Advanced Notice:	Ν		
Safety/Health: Emphasis:	Safety N:Amputate	Close Conference: Close Case:	12/04/2019 02/05/2021		
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		Repeat Other Unclass	Total		
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Current Violations	1	1	2		
Initial Penalty					
Current Penalty					
FTA Amount					
		Violation I	tems		
# ID	Type Standard	Issuance Abate	Curr\$ Init\$	Fta\$ Contest	

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TO: Nassau County Department of Public Works

February 3, 2022

RE:

1



Sincerely,

<

Keith Haney, Managing Member Signature

Operating Agreement

OF

H&L CONTRACTING, LLC

A LIMITED LIABILITY COMPANY

ORGANIZED UNDER THE LAWS OF

THE STATE OF

NEW YORK

CAT. NO. 5154 FORM 1 (Basic)

BlumbergExcelsior, Inc., NYC 10013

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LIMITED LIABILITY COMPANY OPERATING AGREEMENT OF

H&L CONTRACTING, LLC

This Limited Liability Company Operating Agreement of ______, a New York limited liability company organized pursuant to the New York Limited Liability Company Law, is entered into and shall be effective as of the Effective Date, by and among the Company and the persons executing this Company Agreement as Members.

ARTICLE I DEFINITIONS

For purposes of this Company Agreement, unless the context clearly indicates otherwise, the following terms shall have the following meanings:

1.1 [Acquisition Agreement. The Agreement of Purchase and Sale dated as of between ______ and _____, regarding the sale of the Asset to the Company.]

1.2 [Acquisition Loan. A loan not in excess of \$______ from to the Company to finance the acquisition of the Asset, which loan will be secured by a mortgage or other lien on the Asset.]

1.3 Additional Capital Contribution. An additional Capital Contribution payable by the Members to the Company pursuant to Article VIII.

1.4 Affiliate. With respect to any Person, any entity controlling, controlled by or under common control with such Person. "Control" (including, with correlative meanings, the terms "controlled by" and "under common control with"), as used with respect to any Person, shall mean the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of such Person, whether through the ownership of over 50% of the voting securities of such Person, by contract or otherwise.

1.5 Article. An Article of this Company Agreement.

1.6 Articles of Organization. The Articles of Organization of the Company, as amended from time to time, and filed with the Department of State of New York.

1.7 [Asset. The real property located at ______ and all improvements thereon.]

1.8 Assignee or "transferee." A transferee of an Economic Interest who has not been admitted as a Substitute Member. Unless otherwise clear from the context of its use, the term "transferee" is synonymous with the term "Assignee."

1.9 Bankrupt Person. A Person who: (a) has become the subject of an Order for Relief under the United States Bankruptcy Code by voluntary or involuntary petition, or (b) has initiated, either in an original Proceeding or by way of answer in any state insolvency or receivership Proceeding, an action for liquidation arrangement, composition, readjustment, dissolution or similar relief.

1.10 Business Day. Any day other than Saturday, Sunday or any legal holiday observed in the State of New York.

1.11 Capital Account. The account maintained for a Member or an Assignee determined in accordance with Article VIII.

1.12 **Capital Contribution.** A Member's Initial Capital Contribution plus any Additional Capital Contribution made by the Member in accordance with this Company Agreement. A Capital Contribution includes (a) the amount of any money contributed by the Member to the Company (including liabilities of the Company assumed by the Member as provided in section 1.704-1(b)(2)(iv)(c) of the Regulations), and (b) the Gross Asset Value of any Property contributed to the Company by such Member (net of liabilities secured by such contributed Property that the Company is considered to assume or take subject to under section 752 of the Code).

1.13 **Commitment.** The Initial Capital Contribution and Additional Capital Contributions that a Member is obligated to make.

1.14 Company, <u>H&L CONTRACTING</u>, <u>LIC</u> limited liability company formed under the laws of New York, and any successor limited liability company.

1.15 **Company Agreement.** This Limited Liability Company Operating Agreement including all amendments adopted in accordance with the Company Agreement and the NY LLC Law.

1.16 Default Interest Rate. The prime rate published by the Wall Street Journal for the last Business Day on which a Commitment is payable.

1.17 Delinquent Member. Delinquent Member shall have the meaning set forth in Section 8.3.

1.18 **Disposition (Dispose).** Any sale, assignment, exchange, mortgage, pledge, grant, hypothecation or other transfer, absolute or as security or encumbrance (including dispositions by operation of law).

1.19 **Dissociation.** Any action which causes a Person to cease to be a Member as described in Article XII hereof.

1.20 **Dissolution Event.** An event, the occurrence of which will result in the dissolution of the Company under Article XIII unless the Members unanimously agree to the contrary.

1.21 **Distribution.** A transfer of Property to a Member on account of a Membership Interest.

2

1.22 Economic Interest. The right to receive allocations of Profits and Losses, Distributions, returns of capital and distribution of assets upon a dissolution of the Company.

1.23 Effective Date. NOVEMBER 12

1.24 Exhibit A. Exhibit A to this Company Agreement setting forth the name, address, Initial Capital Contribution, Initial Membership Interest and Initial Sharing Ratio of each Member.

1.25 Fair Market Value. As of any date, the fair market value of an asset on such date as determined in good faith by the Managing Member. For this purpose, the Managing Member may in its reasonable and prudent discretion value assets that are restricted by law, contract, market conditions (including trading volume relative to the Company's holding) or otherwise as to salability or transferability at an appropriate discount, based on the nature and term of such restrictions.

1.26 Fiscal Year. The twelve month period ending on December 31 of each year.

1.27 Gross Asset Value. Gross Asset Value, with respect to any Company asset means the adjusted basis of such asset for federal income tax purposes, except as follows:

(a) The initial Gross Asset Value of any Company asset contributed by a Member to the Company shall be the Fair Market Value of such Company asset as of the date of such contribution;

(b) The Gross Asset Value of each Company asset shall be adjusted to equal its Fair Market Value, as of the following times: (i) the acquisition of an additional Membership Interest by any new or existing Member in exchange for more than a de minimis Capital Contribution unless the Managing Member determines that such adjustment is not necessary to reflect the relative Economic Interests of the Members of the Company; (ii) the Distribution by the Company to a Member of more than a de minimis amount of Company assets (other than cash) as consideration for all or part of its Membership Interest unless the Managing Member determines that such adjustment is not necessary to reflect the relative Economic Interests of the Members in the Company; and (iii) the liquidation of the Company within the meaning of section 1.704-1(b)(2)(ii)(g) of the Regulations;

(c) The Gross Asset Value of a Company asset distributed to any Member shall be the Fair Market Value of such Company asset as of the date of Distribution thereof;

(d) The Gross Asset Value of each Company asset shall be increased or decreased, as the case may be, to reflect any adjustments to the adjusted basis of such Company asset pursuant to section 734(b) or 743(b) of the Code, but only to the extent that such adjustments are taken into account in determining Capital Accounts pursuant to section 1.704-1(b)(2)(iv)(m) of the Regulations; provided, however, that Gross Asset Values shall not be adjusted pursuant to this paragraph (d) to the extent that the Managing Member determines that an adjustment pursuant to paragraph (b) above is

necessary or appropriate in conjunction with a transaction that would otherwise result in an adjustment pursuant to this paragraph; and

(e) If the Gross Asset Value of a Company asset has been determined or adjusted pursuant to paragraph (a), (b) or (d) above, such Gross Asset Value shall thereafter be adjusted to reflect the depreciation or amortization taken into account with respect to such Company asset for purposes of computing Profits and Losses.

1.28 Initial Capital Contribution. The Initial Capital Contribution set forth in Exhibit A.

1.29 Initial Membership Interest. The Initial Membership Interest set forth in Exhibit A.

1.30 Initial Sharing Ratio. The Initial Sharing Ratio set forth in Exhibit A.

1.31 Management Right. The right of a Member to participate in the management of the Company, to vote on any matter and to grant or withhold consent or approval of actions of the Company.

KEITH N HANEY

1.32 Managing Member.

1.33 Member. A party executing the Company Agreement and a Substitute Member.

1.34 Membership Interest. A Member's Economic Interest and Management Right.

1.35 Net Cash Flow. Net Cash Flow shall mean with any respect to any fiscal period of the Company, all cash revenues of the Company during that period, decreased by, without duplication, (a) cash expenditures for operating expenses, (b) capital expenditures to the extent not made from reserves, (c) repayment of principal on any financing and (d) taxes.

1.36 NY LLC Law. The New York Limited Liability Company Law and all amendments thereto.

1.37 Organization. A Person other than a natural person. Organization includes, without limitation, corporations (both non-profit and other corporations), partnerships (both limited and general), joint ventures, limited liability companies and unincorporated associations, but the term does not include joint tenancies and tenancies by the entirety.

1.38 **Permitted Transferee.** Permitted Transferee shall have the meaning set forth in Section 11.5.

1.39 Person. An individual, trust, estate or any Organization permitted to be a member of a limited liability company under the laws of the State of New York.

1.40 **Principal Office.** The Principal Office of the Company set forth in Section 2.6.

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1.41 Proceeding. Any administrative, judicial or other adversary proceeding, including, without limitation, litigation, arbitration, administrative adjudication, mediation and appeal or review of any of the foregoing.

1.42 Profits and Losses. For each Fiscal Year or other period, an amount equal to the Company's taxable income or loss for such Fiscal Year or period, determined in accordance with section 703(a) of the Code (for this purpose, all items of income, gain, loss or deduction required to be stated separately pursuant to section 703(a)(1) of the Code shall be included in taxable income or loss), with the following adjustments:

(a) Any income of the Company that is exempt from federal income tax and not otherwise taken into account in computing Profits or Losses pursuant to this Section shall be added to such taxable income or loss;

(b) Any expenditures of the Company described in section 705(a)(2)(B) of the Code or treated as section 705(a)(2)(B) of the Code expenditures pursuant to section 1.704-1(b)(2)(iv)(i) of the Regulations (other than expenses in respect of which an election is properly made under section 709 of the Code), and not otherwise taken into account in computing Profits or Losses pursuant to this Section, shall be subtracted from such taxable income or loss;

(c) In the event the Gross Asset Value of any Company asset is adjusted pursuant to paragraph (b) or (c) of the definition of Gross Asset Value, the amount of such adjustment shall be taken into account as gain or loss from the disposition of such Company asset for purposes of computing Profits or Losses;

(d) Gain or loss resulting from any disposition of any Company asset with respect to which gain or loss is recognized for federal income tax purposes shall be computed by reference to the Gross Asset Value of the Company asset disposed of, notwithstanding that the adjusted tax basis of such Company asset may differ from its Gross Asset Value;

(e) In accordance with section 1.704-1(b)(2)(iv)(g)(3) of the Regulations, depreciation with respect to any Company asset shall be computed by reference to the adjusted Gross Asset Value of such asset, notwithstanding that the adjusted tax basis of such Company asset differs from its Gross Asset Value; and

(f) Notwithstanding any other provisions of this definition, any item which is specially allocated pursuant to Section 9.4 or 9.5 shall not be taken into account in computing Profits or Losses.

The amounts of the items of Company income, gain, loss or deduction available to be specially allocated pursuant to Section 9.4 or 9.5 shall be determined by applying rules analogous to those set forth in paragraphs (a) through (e) above.

1.43 **Property.** Any property, real or personal, tangible or intangible, including money, and any legal or equitable interest in such property, but excluding services and promises to perform services in the future.

1.44 **Regulatory Allocations.** Regulatory Allocations shall have the meaning set forth in Section 9.5.

1.45 Section. A section of this Company Agreement.

1.46 Securities Act. The Securities Act of 1933, as amended.

1.47 Sharing Ratio. With respect to any Member, as of any date, the ratio (expressed as a percentage) of (a) such Member's Capital Contribution to (b) the aggregate Capital Contributions of all Members, or such other ratio as shall be agreed by all Members from time to time. The Initial Membership Interest and Initial Sharing Ratio of each Member is set forth in <u>Exhibit A</u> hereof, and <u>Exhibit A</u> shall be amended as necessary to conform to any changes thereof agreed to by the Members. In the event all or any portion of a Membership Interest is transferred in accordance with the terms of this Company Agreement, the transferee shall succeed to the Membership Interest and Sharing Ratio of the transferor to the extent it relates to the transferred Membership Interest.

1.48 Substitute Member. An Assignee who has been admitted to all of the rights of membership pursuant to Section 11.4.

1.49 Tax Characterization and Additional Tax Terms. It is intended that the Company be characterized and treated as a partnership for, and solely for, federal, state and local income tax purposes. For such purpose, the Company shall be subject to all of the provisions of subchapter K of chapter 1 of subtitle A of the Code, all references to a "Partner," to "Partners" and to the "Partnership" in this Company Agreement (including the provisions of Articles VIII and IX) and in the provisions of the Code and Regulations cited in this Company Agreement shall be deemed to refer to a Member, the Members and the Company, respectively. In addition, the following terms shall have the following meanings:

(a) <u>Adjusted Capital Account Deficit</u> shall mean, with respect to any Member, the deficit balance, if any, in such Member's Capital Account as of the end of the relevant Fiscal Year, after giving effect to the following adjustments:

(i) Credit to such Capital Account the minimum gain chargeback that such Member is deemed to be obligated to restore pursuant to the penultimate sentences of sections 1.704-2(g)(1) and 1.704-2(i)(5) of the Regulations and the amount of such Member's share of Partner Nonrecourse Debt Minimum Gain; and

(ii) Debit to such Capital Account the items described in sections 1.704-1(b)(2)(ii)(d)(4), 1.704-1(b)(2)(ii)(d)(5) and 1.704-1(b)(2)(ii)(d)(6) of the Regulations.

The foregoing definition of Adjusted Capital Account Deficit is intended to comply with the provisions of section 1.704-1(b)(2)(ii)(d) of the Regulations and shall be interpreted consistently therewith.

Agreement shall govern, even when inconsistent with, or different than, the provisions of the NY LLC Law or any other law or rule. To the extent any provision of the Company Agreement is prohibited or ineffective under the NY LLC Law, the Company Agreement shall be considered amended to the smallest degree possible in order to make the Company Agreement effective under the NY LLC Law. In the event the NY LLC Law is subsequently amended or interpreted in such a way to make any provision of the Company Agreement that was formerly invalid valid, such provision shall be considered to be valid from the effective date of such interpretation or amendment.

2.3 Name. The name of the Company is:

H&L CONTRACTING, LLC

and all business of the Company shall be conducted under that name or under any other name but, in any case, only to the extent permitted by applicable law.

2.4 Term. The term of the Company shall be perpetual unless the Company shall be sooner dissolved and its affairs wound up in accordance with the NY LLC Law or the Company Agreement.

2.5 Registered Agent and Office. The registered agent for the service of process and the registered office shall be that Person and location reflected in the Articles of Organization as filed in the office of the Department of State of New York. The Managing Member, may, from time to time, change the registered agent or office through appropriate filings with the Department of State of New York. In the event the registered agent ceases to act as such for any reason or the registered office shall change, the Managing Member shall promptly designate a replacement registered agent or file a notice of change of address as the case may be. If the Managing Member shall fail to designate a replacement registered agent or change of address of the registered office, any Member may designate a replacement registered agent or file a notice of change of address.

2.6 Principal Office. The Principal Office of the Company shall be located at 38 HOMAN AVENUE, BAY SHORE, NY

2.7 **Publication.** Within 120 days after the effectiveness of the initial Articles of Organization, the Managing Member shall cause a notice containing the substance of the Articles of Organization, in the form required by the NY LLC Law, to be published once in each week for six successive weeks in two newspapers of the county in which the Principal Office is located.

ARTICLE III PURPOSE; NATURE OF BUSINESS

The purpose of the Company is [to acquire, improve, own, develop, manage, finance, lease and otherwise operate the Asset and to otherwise deal with any Property that the Company may acquire or have a right to acquire, and, in that connection, to finance and refinance the Asset and any Property, and ultimately to dispose of the Asset, and to do the same with respect to any Property that the Company may acquire, have a right to acquire (b) <u>Code</u> shall mean the Internal Revenue Code of 1986, as amended and in effect from time to time.

(c) <u>Nonrecourse Deductions</u> has the meaning set forth in section 1.704-2(b)(1) of the Regulations.

(d) <u>Nonrecourse Liability</u> has the meaning set forth in section 1.704-2(b)(3) of the Regulations.

(c) <u>Partner Nonrecourse Debt</u> has the meaning set forth in section 1.704-2(b)(4) of the Regulations.

(f) <u>Partner Nonrecourse Debt Minimum Gain</u> means an amount, with respect to each Partner Nonrecourse Debt, equal to the Partnership Minimum Gain that would result if such Partner Nonrecourse Debt were treated as a Nonrecourse Liability, determined in accordance with section 1.704-2(i)(3) of the Regulations.

(g) <u>Partner Nonrecourse Deductions</u> has the meaning set forth in sections 1.704-2(i)(1) and 1.704-2(i)(2) of the Regulations.

(h) <u>Partnership Minimum Gain</u> has the meaning set forth in sections 1.704-2(b)(2) and 1.704-2(d) of the Regulations.

(i) <u>Regulations</u> shall mean the final and temporary federal income tax regulations promulgated by the United States Treasury Department under the Code as such Regulations may be amended from time to time, or if no final or temporary regulations with respect to a tax issue are then in effect, proposed regulations then in effect if approved by the Managing Member. All references herein to a specific section of the Regulations shall be deemed also to refer to any corresponding provision of succeeding Regulations.

1.50 Winding Up Sale. Winding Up Sale shall have the meaning set forth in Section 9.9(a).

ARTICLE II

FORMATION

2.1 Organization. The Members hereby organize the Company as a New York limited liability company pursuant to the provisions of the NY LLC Law.

2.2 Company Agreement. For and in consideration of the mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Members executing the Company Agreement hereby agree to the terms and conditions of the Company Agreement, as it may from time to time be amended. It is the express intention of the Members that the Company Agreement shall be the sole source of agreement of the parties, and, except to the extent a provision of the Company Agreement expressly incorporates federal income tax rules by reference to sections of the Code or Regulations or is expressly prohibited or ineffective under the NY LLC Law, the Company

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as a result of its ownership of the Asset and to engage in any and all business in connection therewith.] The Company shall have the authority to do all things necessary or convenient to accomplish its purpose and operate its business as described in this Article III. The Company exists only for the purpose specified in this Article III and may not conduct any other business without the unanimous consent of the Members. The authority granted to the Managing Member hereunder to bind the Company shall be limited to actions necessary or convenient to this business.

ARTICLE IV ACCOUNTING AND RECORDS

4.1 Records to be Maintained. The Company shall maintain the following records at the Principal Office:

(a) A current list of the full name and last known business address of each Member;

(b) A copy of the Articles of Organization and all amendments thereto, together with executed copies of any powers of attorney pursuant to which the Articles of Organization or any such amendment has been executed;

(c) A copy of the Company's federal, state and local income tax returns and reports;

(d) A copy of the Company Agreement including all amendments thereto; and

(e) The Company's books and records, including financial statements of the Company, which shall be open to inspections by the Members or their agents at reasonable times.

4.2 **Reports to Members.** The Managing Member shall provide reports, including a balance sheet, statement of profit and loss and changes in Members' accounts and a statement of cash flows, at least annually to the Members at such time and in such manner as the Managing Member may determine reasonable.

4.3 Tax Returns and Reports. The Managing Member, at Company expense, shall prepare and timely file income tax returns of the Company in all jurisdictions where such filings are required, and shall prepare and deliver to each Member, within the time prescribed by the Code, and any extensions applicable thereto, as provided by the Code or applicable regulations, and at Company expense, all information returns required by the Code and Company information necessary for the preparation of the Members' federal income tax returns.

ARTICLE V NAMES AND ADDRESSES OF MEMBERS

The names and addresses of the Members are as stated on Exhibit A.

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ARTICLE VI RIGHTS AND DUTIES OF MEMBERS

6.1 No Management Rights as Members. No Member other than the Managing Member shall have authority as a Member to bind the Company or any Management Right, except that the transfer of Management Rights and the admission of a Substitute Member shall require the approvals set forth in Section 11.4, and the following actions shall require the consent of the Members holding a majority of the Membership Interests:

(a) Any amendment to the Company Agreement;

(b) The merger or consolidation of the Company with any other Person;

(c) The continuation of the Company after a Dissolution Event;

(d) The borrowing of funds or the pledging, mortgaging or otherwise encumbering any Company Property, <u>except</u> for (i) any loan to meet operating expenses if operating income and reserves are insufficient or for emergency or other extraordinary circumstances [and (ii) any loan for the purpose of refinancing the Asset];

(e) The payment of compensation to the Managing Member;

(f) The imposition of any Additional Contribution, except as provided in Section 8.2;

(g) The admission of a Person as an additional Member; and

(h) Any act that would make it impossible to carry on the ordinary business of the Company.

All Company cash shall be deposited in a bank account selected by the Managing Member and all disbursements of Company cash shall be approved in advance by those Persons designated by the [board of directors of the] Managing Member.

[The Members hereby approve and consent to the Company's borrowing pursuant to the Acquisition Loan and to the Company's acquisition of the Asset pursuant to the Acquisition Agreement.]

6.2 Liability of Members. No Member shall be liable as such for the liabilities of the Company.

6.3 Indemnification. A Member shall indemnify the Company for any costs or damages incurred by the Company as a result of any unauthorized action by such Member.

6.4 **Representations, Warranties and Covenants.** Each Member, and in the case of a trust or other Organization, the person(s) executing the Company Agreement on behalf of the entity, hereby represents and warrants to the Company and each other Member that: (a) if that Member is a trust or other Organization, it has power to enter into the Company Agreement and

to perform its obligations hereunder and that the person(s) executing the Company Agreement on behalf of the entity has the power to do so; and (b) the Member is acquiring its interest in the Company for the Member's own account as an investment and without an intent to distribute the interest. The Members acknowledge that their interests in the Company have not been registered under the Securities Act or any state securities laws and may not be resold or transferred without appropriate registration or the availability of an exemption from such requirements.

6.5 Conflicts of Interest.

(a) A Member, including the Managing Member, shall be entitled to enter into transactions that may be considered to be competitive with, or a business opportunity that may be beneficial to, the Company or its Affiliates, it being expressly understood that Members may enter into transactions that are similar to the transactions into which the Company or its Affiliates may enter. Notwithstanding the foregoing, Members shall account to the Company and hold as trustee for it any Property, Profit or benefit derived by the Member, without the consent of all of the other Membérs, in the conduct and winding up of the Company business or from a use or appropriation by the Member of Company Property including information developed exclusively for the Company and opportunities expressly offered to the Company.

(b) A Member, including the Managing Member, does not violate a duty or obligation to the Company merely because the Member's conduct furthers the Member's own interest. A Member may lend money to and transact other business with the Company. The rights and obligations of a Member who lends money to or transacts business with the Company are the same as those of a Person who is not a Member, subject to other applicable law. No transaction with the Company shall be voidable solely because a Member has a direct or indirect interest in the transaction if the transaction is fair to the Company.

ARTICLE VII

MANAGING MEMBER

7.1 Managing Member. Except as otherwise provided in the Company Agreement, the management of the Company and all decisions concerning the business affairs of the Company shall be made by the Managing Member. The Managing Member shall be KEITH N HANEY

7.2 Term of Office as Managing Member. The Managing Member shall serve until the Dissociation of such Managing Member or any removal of such Managing Member pursuant to Section 7.7.

7.3 Authority of Managing Member to Bind the Company. Only the Managing Member and authorized agents of the Company shall have the authority to bind the Company. Subject to Section 6.1, the Managing Member has the power, on behalf of the Company, to do all things necessary or convenient to carry out the business and affairs of the Company (as described in Article III), including, without limitation:

(a) To acquire, hold, sell, transfer, assign, lease or otherwise deal with [the Asset or other] Property that may be acquired by the Company, and to transfer [the Asset or other] Property to any other Organization that is (i) wholly-owned by the Company or is owned by the Members in the same proportions as their Sharing Ratios, (ii) a subsidiary limited liability company (or partnership) in which the Company is the sole non-managing member (or sole limited partner) and the Managing Member is the sole managing member (or sole general partner) or (iii) a nominee or agent of the Company, in such manner as the Managing Member may deem appropriate to protect the Company and the Members from liability (including environmental liability) and to minimize the tax burden of the Members;

(b) To institute, prosecute and defend any Proceeding in the Company's name;

(c) To conduct the Company's business, establish Company offices and exercise the powers of the Company;

(d) Subject to Section 7.11, to employ, contract and deal with, from time to time, Persons, including any Member or Affiliate of any Member, in connection with the management and operation of the Company's business, including without limitation, suppliers, customers, tradespeople, brokers, accountants and attorneys, on such terms as the Managing Member shall determine;

(e) To purchase liability and other insurance to protect the Company's business and Property;

(f) To establish reserve funds of the Company to provide for future requirements for operations, contingencies or any other purpose that the Managing Member deems necessary or appropriate;

(g) To make such elections under the Code and other relevant tax laws as to the treatment of items of Company income, gain, loss, deduction and credit, and as to all other relevant matters as the Managing Member deems necessary or appropriate, including without limitation, elections referred to in section 754 of the Code (subject to Section 9.6), the determination of which items of cash outlay shall be capitalized or treated as current expenses, and the selection of the method of accounting and bookkeeping procedures to be used by the Company;

(h) To pay as a Company expense any and all costs or expenses associated with the formation, development, organization and operation of the Company;

(i) To deposit, withdraw, invest, pay, retain and distribute the Company's funds in a manner consistent with the provisions of this Company Agreement; and

(j) To execute, acknowledge and deliver any and all instruments to effectuate the foregoing.

7.4 Actions of the Managing Member. The Managing Member has the power to bind the Company as provided in this Article VII. No Person dealing with the Company shall have any obligation to inquire into the power or authority of the Managing Member acting on behalf of the Company.

7.5 Indemnification. The Company shall indemnify the Managing Member and its agents for all costs, losses, liabilities and damages paid or incurred in connection with the business of the Company, to the fullest extent provided or allowed by the laws of the State of New York.

Managing Member's Standard of Care. The Managing Member's standard of 7.6 care in the discharge of the Managing Member's duties to the Company and the other Members is limited to refraining from engaging in grossly negligent or reckless conduct, intentional misconduct, fraud or a knowing violation of law. In discharging its duties, the Managing Member shall be fully protected in relying in good faith upon the records required to be maintained under Article IV and upon such information, opinions, reports or statements by any Person as to matters the Managing Member reasonably believes are within such other Person's professional or expert competence and who has been selected with reasonable care by or on behalf of the Company, including information, opinions, reports or statements as to the value and amount of the assets, liabilities, Profits or Losses of the Company or any other facts pertinent to the existence and amount of assets from which Distributions to Members might properly be paid. The Company shall indemnify and save harmless the Managing Member against any loss, damage or expense (including attorneys' fees) incurred by the Managing Member as a result of any act performed or omitted on behalf of the Company or in furtherance of the Company's interests without, however, relieving the Managing Member of liability for gross negligence, reckless conduct, intentional misconduct, fraud or a knowing violation of law. The satisfaction of any indemnification and any saving harmless shall be from and limited to Company Property and the other Members shall not have any personal liability on account thereof.

7.7 **Resignation; Removal of Managing Member.** The Managing Member shall not have a right to resign and may not be removed by the Members for any reason other than a breach of the Managing Member's standard of care, as set forth in Section 7.6.

7.8 Other Activities. The Managing Member shall not be required to devote its full time to the management of the Company business, but only so much of its time as the Managing Member deems necessary or appropriate for the proper management of such business. The Managing Member, and any of its Affiliates, may engage or possess an interest, independently or with others, in other businesses or ventures of every nature and description including without limitation the acquisition, ownership, management and operation of other real estate, and the operation and management of other Organizations for the acquisition, ownership, management and operation of other properties[, including those located near the Asset,] in competition with the Company or otherwise, and neither the Company nor any Member shall have any rights in or to such ventures or the income or profits derived therefrom.

7.9 **Distributions.** Each Member shall look solely to the assets of the Company for all Distributions and a share of Profits or Losses and shall have no recourse therefor (upon dissolution or otherwise) against the Managing Member or the other Members. No Member

shall have any right to demand or receive Property other than money upon dissolution and termination of the Company.

7.10 Expenses. The Company shall pay directly or reimburse the Managing Member for certain expenses of the Company incurred by the Managing Member in the management of the Company's business. Such expenses may include but are not limited to: (a) costs of borrowed money and taxes applicable to the Company; (b) fees and expenses paid to suppliers, tradespeople, brokers, consultants and other agents; (c) costs of insurance as required in connection with the conduct of the business of the Company; and (d) expenses incurred by the Company for tax return preparation.

7.11 Affiliates; Fees. The Managing Member is specifically authorized to employ, contract and deal with, from time to time, any member or Affiliate of any Member, and in connection therewith to pay such Person's fees, prices or other compensation; provided that such employment, contracts and dealings are necessary or appropriate for the Company's purposes, and the fees, prices or other compensation paid by the Company therefor is, in the judgment of the Managing Member, reasonable and typical or competitive with the fees, prices or other compensation customarily paid for similar Property or services.

Nothing herein contained shall be construed as a guaranty by the Managing Member of the performance by any Affiliate, designee or nominee of its obligations under any contract between any such Affiliate, designee or nominee and the Company.

ARTICLE VIII CONTRIBUTIONS AND CAPITAL ACCOUNTS

8.1 Initial Capital Contributions. Each Member shall make the Initial Capital Contribution described for that Member on Exhibit A and shall perform that Member's Commitment. No Member shall have the right to withdraw or be repaid any Capital Contribution except as provided in the Company Agreement.

8.2 Additional Capital Contributions. In the event the Managing Member determines that the Company does not have sufficient operating revenues or other available funds to pay any amount which the Managing Member determines to be required for any Company purpose, the Managing Member shall, if reasonable under the circumstances, attempt to obtain financing in the amount required; provided, however, that the Managing Member shall not obtain such financing if it would cause a default under any Company obligation. In the event that such financing cannot be obtained within a reasonable time and upon terms and conditions approved by the Managing Member, the Managing Member may, upon 15 days notice to the Members, call for an Additional Capital Contribution from the Members in the required amount. Such Additional Capital Contributions shall thereupon be made by the Members in proportion to their respective Sharing Ratios.

8.3 **Enforcement of Commitments.** In the event any Member (a "Delinquent Member") fails to perform the Delinquent Member's Commitment, the Managing Member shall give the Delinquent Member a notice of such failure. If the Delinquent Member fails to perform the Commitment (including the payment of any costs associated with the failure and interest at

the Default Interest Rate) within ten Business Days of the giving of such notice, the Managing Member may take such action as it deems appropriate, including but not limited to:

(a) Enforcing the Commitment in the court of appropriate jurisdiction in the state in which the Principal Office is located or the state of the Delinquent Member's address as reflected in the Company Agreement; provided, however, that a Member shall have no personal liability for any such Additional Capital Contribution and, in any proceeding to enforce the obligation of a Member to make all or part of any such Additional Capital Contribution, the Managing Member shall have recourse solely to the Delinquent Member's interest in the Company. Each Member expressly agrees to the jurisdiction of such courts but only for purposes of such enforcement.

(b) Selling the Delinquent Member's Membership Interest, including a sale to another Member or to another Person.

(c) Allowing Members, except the Delinquent Member, to make Additional Contributions and adjusting the Sharing Ratios and Membership Interests of the Members in proportion to the new Capital Contribution levels.

(d) Reducing the Delinquent Member's Membership Interest and Sharing Ratio.

(e) Issuing new Membership Interests to Members who make Additional Contributions in place of the Delinquent Member; provided that such Membership Interests may be entitled to a priority return and such other rights as shall be determined by the Managing Member.

8.4 **Capital Account.** A separate capital account shall be maintained for each Member throughout the term of the Company in accordance with the rules of section 1.704-1(b)(2)(iv) of the Regulations as in effect from time to time, and, to the extent not inconsistent therewith, to which the following provisions apply:

(a) Each Member's Capital Account shall be credited with (i) such Member's Capital Contribution; and (ii) such Member's share of Profits and items of income and gain that are specially allocated to such Member pursuant to Article IX (other than any income or gain allocated to such Member pursuant to Section 9.4(h) in accordance with section 704(c) of the Code.

(b) Each Member's Capital Account shall be debited with: (i) the amount of money distributed to such Member by the Company (including liabilities of such Member assumed by the Company as provided in section 1.704-1(b)(2)(iv)(c) of the Regulations) other than amounts which are in repayment of debt obligations of the Company to such Member; (ii) the Gross Asset Value of Property distributed to such Member (net of liabilities secured by such distributed Property that such Member is considered to assume or take subject to under section 752 of the Code); and (iii) such Member's share of Losses and items of loss and deduction that are specially allocated to such Member pursuant to Article IX (other than any deduction 704(c) of the Code).

(c) All such contributions, allocations and Distributions shall be credited or charged, as the case may be, to the appropriate Capital Accounts of the respective Members to whom they apply, as of the time the contributions, allocations or Distributions are made.

(d) The Capital Account of a transferee Member shall include the appropriate portion of the Capital Account of the Member from whom the transferee Member's interest was obtained.

(e) In determining the amount of any liability, there shall be taken into account section 752(c) of the Code and any other applicable provisions of the Code and Regulations.

The foregoing provisions and the other provisions of this Company Agreement relating to the maintenance of Capital Accounts are intended to comply with section 1.704-1(b) of the Regulations, and shall be interpreted and applied in a manner consistent with such Regulations. Consistent with such intention, the value of any Property (other than cash) (i) contributed to the Company by a Member, (ii) distributed to a Member from the Company or (iii) owned by the Company and subject to a revaluation upon the occurrence of certain events shall be the Fair Market Value of such Property (net of liabilities secured by such Property that the Company or such Member, as the case may be, is considered to assume or take subject to under section 752 of the Code) on the date of contribution, Distribution or revaluation, as applicable.

8.5 No Obligation to Restore Deficit Balance. No Member shall be required to restore any deficit balance in its Capital Account.

8.6 Withdrawal; Successors. A Member shall not be entitled to withdraw any part of its Capital Account or to receive any Distribution from the Company, except as specifically provided in the Company Agreement, and no Member shall be entitled to make any capital contribution to the Company other than such Member's Commitment.

8.7 Interest. Except as otherwise provided in this Company Agreement, no Member shall be entitled to interest or other return on such Member's Capital Contribution or on any Profits retained by the Company.

8.8 Investment of Capital Contributions and Company Cash. The Capital Contributions of the Members and any cash held by the Company from time to time shall be invested, until such time as such funds shall be used for other Company purposes, by the Managing Member in demand, money market or time deposits, obligations, securities, investments or other instruments constituting cash equivalents. Such investments shall be made by the Managing Member for the benefit of the Company.

8.9 Repayment of Capital Contribution.

(a) The Managing Member shall have no personal liability for the repayment of any Capital Contributions of any Member, and no Member shall have liability for the repayment of any Capital Contributions of any other Member. The repayment of any Capital Contribution shall be made only to the extent of available Company assets in accordance with the terms of this Company Agreement.

(b) Except as otherwise provided in this Company Agreement, no Member shall have priority over any other Member as to the return of its Capital Contribution or as to Distributions of cash made by the Company.

(c) Except as otherwise provided in this Company Agreement, a Member shall not be entitled to (i) demand or receive Property other than cash in return for its Capital Contribution or (ii) receive any funds or Property of the Company.

ARTICLE IX ALLOCATIONS AND DISTRIBUTIONS

9.1 **Profits and Losses.** Profits and Losses, and each item of Company income, gain, loss, deduction, credit and tax preference with respect thereto, for each Fiscal Year (or shorter period in respect of which such items are to be allocated) shall be allocated among the Members as provided in this Article IX.

9.2 **Profits.** After giving effect to the special allocations set forth in Sections 9.4 and 9.5, Profits for any Fiscal Year shall be allocated in the following order of priority:

(a) First, to the Members, if any, who received any allocation of Losses under Section 9.3(c), in proportion to (and to the extent of) the excess, if any, of (i) the cumulative Losses allocated to such Members pursuant to Section 9.3(c) for all prior Fiscal Years, over (ii) the cumulative Profits allocated to such Members pursuant to this Section 9.2(a) for all prior Fiscal Years;

(b) Second, to the Members, in proportion to (and to the extent of) the excess, if any, of (i) the cumulative Losses allocated to each Member pursuant to Section 9.3(a) hereof for all prior Fiscal Years, over (ii) the cumulative Profits allocated to each Member pursuant to this Section 9.2(b) for all prior Fiscal Years; and

(c) Third, the balance of the Profits remaining to the Members in accordance with their Sharing Ratios.

9.3 Losses. After giving effect to the special allocations set forth in Sections 9.4 and 9.5, Losses shall be allocated as set forth in Section 9.3(a), subject to the limitation in Section 9.3(b) below and, if applicable, as provided in Section 9.3(c).

(a) Losses for any Fiscal Year shall be allocated in the following order of priority:

(i) First, to the Members in proportion to and to the extent of the excess, if any, of (A) the cumulative Profits allocated to each such Member pursuant to Section 9.2(c) hereof for all prior Fiscal Years, over (B) the cumulative Losses allocated to such Member pursuant to this Section 9.3(a)(i) for all prior Fiscal Years; and

(ii) The balance, if any, among the Members in proportion to their respective Sharing Ratios.

(b) (i) The Losses allocated according to Section 9.3(a) shall not exceed the maximum amount of Losses that may be allocated to such Member without causing such Member to have an Adjusted Capital Account Deficit.

(ii) If some, but not all of the Members would have Adjusted Capital Account Deficits as a consequence of the allocations of Losses pursuant to Section 9.3(a), the limitation set forth in this Section 9.3(b) shall be applied by allocating Losses pursuant to this Section 9.3(b)(ii) only to those Members (allocated pro rata if more than one), who would not have an Adjusted Capital Account Deficit as a consequence of receiving such an allocation of Losses.

(iii) If no other Member may receive an additional allocation of Losses pursuant to Section 9.3(b)(ii), such additional Losses not allocated shall be allocated solely to those Members who bear the economic risk of such Losses within the meaning of section 704(b) of the Code.

(c) In the event that there are any remaining Losses in excess of the limitations set forth in Section 9.3(b), such remaining losses shall be allocated among the Members in proportion to their respective Sharing Ratios.

9.4 Special Allocations. The following special allocations shall be made:

(a) Minimum Gain Chargeback. Except as otherwise provided in section 1.704-2(f) of the Regulations, notwithstanding any other provision of this Article IX, if there is a net decrease in Partnership Minimum Gain during any Fiscal Year, each Member shall be specially allocated items of Company income and gain for such Fiscal Year (and, if necessary, subsequent Fiscal Years) in an amount equal to such Member's share of the net decrease in Partnership Minimum Gain, determined in accordance with section 1.704-2(g) of the Regulations. Allocations pursuant to the previous sentence shall be made in proportion to the respective amounts required to be allocated to each Member pursuant thereto. The items to be so allocated shall be determined in accordance with sections 1.704-2(f)(6) and 1.704-2(j)(2) of the Regulations. This Section 9.4(a) is intended to comply with the minimum gain chargeback requirement in section 1.704-2(f) of the Regulations and shall be interpreted consistently therewith.

(b) <u>Partner Minimum Gain Chargeback</u>. Except as otherwise provided in section 1.704-2(i)(4) of the Regulations, notwithstanding any other provision of this Article IX, if there is a net decrease in Partner Nonrecourse Debt Minimum Gain attributable to a Partner Nonrecourse Debt during any Fiscal Year, each Member who has a share of the Partner Nonrecourse Debt Minimum Gain as of the beginning of the Fiscal Year attributable to such Partner Nonrecourse Debt, determined in accordance with section 1.704-2(i)(5) of the Regulations, shall be specially allocated items of Company income and gain for such Fiscal Year (and, if necessary, subsequent Fiscal Years) in an amount equal to such Member's share of the net decrease in Partner Nonrecourse Debt Minimum Gain attributable to such Partner Nonrecourse Debt, determined in accordance with section 1.704-2(i)(4) of the Regulations. Allocations pursuant to the previous sentence shall be made in proportion to the respective amounts required to be allocated to each Member pursuant thereto. The items to be so allocated shall be determined in accordance with sections 1.704-2(i)(4) and 1.704-2(j)(2) of the Regulations. This Section 9.4(b) is intended to comply with the minimum gain chargeback requirement in section 1.704-2(i)(4) of the Regulations and shall be interpreted consistently therewith.

(c) Qualified Income Offset. In the event any Member unexpectedly receives any adjustments, allocations or Distributions described in section 1.704-1(b)(2)(ii)(d)(4), section 1.704-1(b)(2)(ii)(d)(5) or section 1.704-1(b)(2)(ii)(d)(6) of the Regulations which increase a Member's Adjusted Capital Account Deficit, items of Company income and gain shall be specially allocated to the Member in an amount and manner sufficient to eliminate, to the extent required by the Regulations, the Adjusted Capital Account Deficit of the Member as quickly as possible, provided that an allocation pursuant to this Section 9.4(c) shall be made only if and to the extent that the Member would have an Adjusted Capital Account Deficit after all other allocations provided for in this Article IX have been tentatively made as if this Section 9.4(c) were not in this Company Agreement.

(d) <u>Gross Income Allocation</u>. In the event any Member has an Adjusted Capital Account Deficit, such Member shall be specially allocated items of Company income and gain in the amount of such excess as quickly as possible, provided that an allocation pursuant to this Section 9.4(d) shall be made only if and to the extent that such Member would have an Adjusted Capital Account Deficit after all other allocations provided for in this Article IX have been made as if Section 9.4(c) and this Section 9.4(d) were not in this Company Agreement.

(e) <u>Nonrecourse Deductions</u>. Nonrecourse Deductions for any Fiscal Year shall be specially allocated among the Members in proportion to their Sharing Ratios.

(f) <u>Partner Nonrecourse Deductions</u>. Any Partner Nonrecourse Deductions for any Fiscal Year shall be specially allocated to the Member who bears the economic risk of loss with respect to the Partner Nonrecourse Debt to which such Partner Nonrecourse Deductions are attributable in accordance with section 1.704-2(i)(1) of the Regulations.

(g) <u>Certain Book-ups</u>. To the extent an adjustment to (i) the adjusted tax basis of any Company asset pursuant to section 734(b) or 743(b) of the Code is required to be taken into account in determining Capital Accounts or (ii) pursuant to section 1.704-1(b)(2)(iv)(f) of the Regulations, the Gross Asset Value of any Company asset is permitted to be taken into account in determining Capital Accounts, the amount of such adjustment to the Capital Accounts shall be treated, as provided in section 1.704-1(b)(2)(iv)(m) or 1.704-1(b)(2)(iv)(g) of the Regulations, respectively, as an item of Profit (if the adjustment increases such basis or Gross Asset Value of the asset) or Loss (if the adjustment decreases such basis or Gross Asset Value), and such Profit or Loss shall be specially allocated to the Members in a manner consistent with the manner in which their Capital Accounts are required to be adjusted pursuant to such section of the Regulations.

(h) Mandatory Allocations under Section 704(c) of the Code.

In the event section 704(c) of the Code or the principles of section 704(c) of the Code applicable under section 1.704-1(b)(2)(iv) of the Regulations (i) require allocations of income, gain, deduction or loss in a manner different than that set forth above, the provisions of section 704(c) of the Code and the Regulations thereunder shall control such allocations among the Members. Any item of Company income, gain, loss and deduction with respect to any Property (other than cash) that has been contributed by a Member to the capital of the Company and which is required or permitted to be allocated to such Member for income tax purposes under section 704(c) of the Code so as to take into account the variation between the tax basis of such Property and its Fair Market Value at the time of its contribution shall be allocated solely for income tax purposes in the manner so required or permitted under section 704(c) of the Code using the "traditional method" described in section 1.704-3(b) of the Regulations, provided, however, that any other method allowable under applicable Regulations may be used for any contribution of Property as to which there is agreement between the contributing Member and the Managing Member.

(ii) In the event the Gross Asset Value of any Company asset is adjusted pursuant to Section 9.4(g) in accordance with section 1.704-1(b)(2)(iv)(f)of the Regulations, subsequent allocations of income, gain, loss and deduction with respect to such asset shall take account of any variation between the adjusted basis of such asset for federal income tax purposes and its Gross Asset Value in a manner consistent with Section 9.4(h)(i).

(iii) Except as provided in Sections 9.4(h)(i) and (ii), for United States federal, state and local income tax purposes, the income, gains, losses and deductions of the Company shall, for each taxable period, be allocated among the Members in the same manner and in the same proportion that such items have been allocated among the Members' respective Capital Accounts.

9.5 **Curative Allocations.** The allocations set forth in Sections 9.3(b) and 9.4(a) through (f) (the "Regulatory Allocations") are intended to comply with certain requirements of the Regulations. It is the intent of the Members that, to the extent possible, all Regulatory Allocations shall be offset either with other Regulatory Allocations or with special allocations of other items of Company income, gain, loss or deduction. Therefore, notwithstanding any other provision of this Article IX (other than the Regulatory Allocations), the Managing Member shall make such offsetting special allocations of Company income, gain, loss or deduction in whatever manner it determines appropriate so that, after such offsetting allocations are made, each Member's Capital Account balance is, to the extent possible, equal to the Capital Account balance such Member would have had if the Regulatory Allocations were not part of this Company Agreement and all Company items were allocated pursuant to Sections 9.2 and 9.3(a). In exercising its discretion under this Section 9.5, the Managing Member (i) shall take into

account future Regulatory Allocations under Sections 9.4(a) and 9.4(b) that, although not yet made, are likely to offset other Regulatory Allocations previously made under Sections 9.4(e) and 9.4(f).

9.6 Section 754 Election. Upon a transfer by a Member of an interest in the Company, which transfer is permitted by the terms of this Company Agreement, or upon the death of a Member or the Distribution of any Company Property to one or more Members, the Managing Member, upon the request of one or more of the transferees or distributees, shall cause the Company to file an election on behalf of the Company, adjusted for federal income tax purposes in the manner prescribed in section 734 or 743 of the Code, as the case may be. The cost of preparing such election and any additional accounting expenses of the Company occasioned by such election, shall be borne by such transferees or distributees.

9.7 Other Allocation Rules.

(a) For purposes of determining the Profits, Losses or any other item allocable to any period (including allocations to take into account any changes in any Member's Sharing Ratio during a Fiscal Year and any transfer of any interest in the Company), Profits, Losses and any such other item shall be determined on a daily, monthly or other basis, as determined by the Managing Member using any permissible method under section 706 of the Code and the Regulations thereunder.

(b) The Members are aware of the income tax consequences of the allocations made by this Article IX and hereby agree to be bound by the provisions of this Article IX in reporting their shares of Company income and loss for income tax purposes.

(c) Solely for purposes of determining a Member's proportionate share of the "excess nonrecourse liabilities" of the Company within the meaning of section 1.752-3(a)(3) of the Regulations, the Members' interests in Company Profits are in proportion to their Sharing Ratios.

(d) To the extent permitted by section 1.704-2(h)(3) of the Regulations, the Managing Member shall endeavor to treat Distributions as having been made from the proceeds of a Nonrecourse Liability or a Partner Nonrecourse Debt only to the extent that such Distributions would not cause or increase an Adjusted Capital Account Deficit for any Member.

(e) Except as otherwise provided in this Article IX, an allocation of Company Profits or Losses to a Member shall be treated as an allocation to such Member of the same share of each item of income, gain, loss and deduction taken into account in computing such Profits or Losses.

(f) For purposes of determining the character (as ordinary income or capital gain) of any Profits allocated to the Members pursuant to this Article IX, such portion of Profits that is treated as ordinary income attributable to the recapture of depreciation shall, to the extent possible, be allocated among the Members in the proportion which (i) the amount of depreciation previously allocated to each Member bears to (ii) the total of such depreciation allocated to all Members. This Section 9.7(f) shall not alter the amount

of allocations among the Members pursuant to this Article IX, but merely the character of income so allocated.

(g) Except for arrangements expressly described in this Company Agreement, no Member shall enter into (or permit any Person related to the Member to enter into) any arrangement with respect to any liability of the Company that would result in such Member (or a person related to such Member under section 1.752-4(b) of the Regulations) bearing the economic risk of loss (within the meaning of section 1.752-2 of the Regulations) with respect to such liability unless such arrangement has been approved by all Members. To the extent a Member is permitted to guarantee the repayment of any Company indebtedness under this Company Agreement, each of the other Members shall be afforded the opportunity to guarantee such Member's pro rata share of such indebtedness, determined in accordance with the Members' respective Sharing Ratios.

9.8 Distribution of Net Cash Flow.

(a) <u>Amounts and Timing</u>. Subject to the provisions of Section 13.3, Net Cash Flow for each Fiscal Year of the Company, to the extent not distributed previously under this Section 9.8, shall be distributed to the Members, at such time or times as may be designated by the Managing Member, in proportion to the amount of Profits allocated to each Member.

(b) Amounts Withheld. All amounts required to be withheld pursuant to the Code or any provision of any state or local tax law with respect to any payment, distribution or allocation to the Company or the Members shall be treated as amounts distributed to the Members pursuant to this Section 9.8 for all purposes under this Company Agreement. The Managing Member is authorized to withhold from Distributions, or with respect to allocations, to the Members and to pay over to any federal, state or local government any amounts required to be so withheld pursuant to the Code or any provisions of any other federal, state or local law, and shall allocate any such amounts to the Members with respect to which such amount was withheld.

(c) <u>Draws for Payment of Estimated Taxes</u>. The Company shall pay to each Member a quarterly draw, not to exceed the amount reasonably necessary to provide for payment by the Members of any federal, state and local estimated taxes with respect to Profits allocated to the Members pursuant to this Article IX, and each such draw, if any, shall be treated as a loan from the Company to each Member receiving such draw and shall be deemed repaid by reducing the amount of each subsequent Distribution to the Member receiving such draw pursuant to this Section 9.8 by the lesser of (i) the entire amount otherwise distributable to the Member receiving such draw and (ii) the entire amount of any unrepaid draws pursuant to this Section 9.8(c).

9.9 Allocation of Gain or Loss upon Winding Up.

(a) <u>Gain Realized on Sale of Company Property</u>. Upon the winding up of the Company, as provided in Article XIII, net gain realized on the sale or sales of Company

Property (each such sale a "Winding Up Sale") shall be allocated among the Members in accordance with Section 9.2.

(b) <u>Loss Realized on Sale of Company Property</u>. Net loss realized on any Winding Up Sale shall be allocated among the Members in accordance with Section 9.3.

(c) <u>Distributions in Kind</u>. In the event that, upon a winding up of the Company, pursuant to Section 13.3, either (i) any Company Property is required to be distributed in kind, or (ii) the Managing Member elects to distribute any Company Property in kind, the book value of such Property shall be adjusted to its Fair Market Value as of the date of such Distribution, and the amount of such adjustments shall be allocated to the Members' capital accounts in the manner and priorities provided in Sections 9.9(a) and (b) as though such Property had been sold at its Fair Market Value and gain or loss had been realized.

ARTICLE X TAXES

10.1 Tax Matters Partner. Managing Member shall be the Tax Matters Partner of the Company pursuant to section 6231(a)(7) of the Code. If the Managing Member shall cease to act as the Tax Matters Partner for any reason, the Members shall select another Member (subject to such Member's approval) to be the Tax Matters Partner. The Company has designated another Member as Tax Matters Partner and such Member has given its consent in writing to its appointment as Tax Matters Partner. The Tax Matters Partner shall receive no additional compensation from the Company for its services in that capacity, but all expenses incurred by the Tax Matters Partner in such capacity shall be borne by the Company. The Tax Matters Partner is authorized to employ such accountants, attorneys and agents as it, in its sole discretion, determines is necessary to or useful in the performance of its duties. The Tax Matters Partner is authorized to represent the Company before the Internal Revenue Service and any other governmental agency with jurisdiction, and to sign such consents and to enter into settlements and other agreements with such agencies as the Tax Matters Partner or its duly authorized officer deems necessary or advisable. Each Member shall give prompt notice to each other Member of any and all notices it receives from the Internal Revenue Service concerning the Company, including any notice of a 30 day appeal letter and any notice of deficiency in tax concerning the Company's federal income tax returns. The Tax Matters Partner shall give each Member periodic status reports regarding any negotiations between the Internal Revenue Service and the Company. The Tax Matter's Partner shall serve in a similar capacity with respect to any similar tax related or other election provided by state or local laws.

ARTICLE XI

TRANSFER OF MEMBERSHIP INTEREST

11.1 **Compliance with Securities Laws.** No Membership Interest has been registered under the Securities Act or under any applicable state securities laws. A Member may not transfer (a transfer, for purposes of this Company Agreement, shall be deemed to include, but not be limited to, any sale, transfer, assignment, pledge, creation of a security interest or other disposition) all or any part of such Member's Membership Interest, except upon compliance with the applicable federal and state securities laws. The Managing Member shall have no obligation to register any Member's Membership Interest under the Securities Act or under any applicable state securities laws, or to make any exemption therefrom available to any Member.

11.2 Transfer of Economic Interest. The Economic Interest of any Member may not be transferred in whole or in part unless the following terms and conditions have been satisfied:

(a) The transferor shall have: (i) assumed all costs incurred by the Company in connection with the transfer, (ii) furnished the Company with a written opinion of counsel, satisfactory in form and substance to counsel for the Company, that such transfer complies with applicable federal and state securities laws and the Company Agreement and will not result in the Company being treated as a publicly traded partnership for purposes of section 7704 of the Code and (iii) complied with such other conditions as the Managing Member may reasonably require from time to time; and

(b) The transferee shall have assumed the obligations, if any, of the transferor to the Company, including the obligation to fulfill the pro rata portion of the transferor's then existing or subsequently arising Commitment related to the transferred Economic Interest or portion thereof.

Transfers of Economic Interests will be recognized by the Company as effective only upon the close of business on the last day of the calendar month following satisfaction of the above conditions. Any transfer in contravention of this Article XI and any transfer which if made would cause a termination of the Company for federal income tax purposes under section 708(b) of the Code shall be void when made and ineffectual and shall not bind the Company or the other Members.

11.3 Status of Transferee of Economic Interest. A transferee of an Economic Interest who is not admitted as a Substitute Member shall be entitled only to receive that share of Profits, Losses and Distributions, and the return of Capital Contribution and Distributions upon a dissolution of the Company, to which the transferor would otherwise be entitled with respect to the interest transferred, and shall not have any Management Rights of a Member of the Company under the NY LLC Law or this Company Agreement including, without limitation, the right to obtain any information on account of the Company's transactions, to inspect the Company's books or to vote with the Members on, or to grant or withhold consents or approvals to, any matter. The Company shall, if a transferee and transferor jointly advise the Company in writing of a transfer of the Economic Interest, furnish the transferee with pertinent tax information at the end of each Fiscal Year.

11.4 Transfer of Management Rights; Admission of Substitute Member. A Member may transfer Management Rights and give the transferee the right to become a Member only after the following terms and conditions have been satisfied:

(a) The transferee shall also be the transferee of all or part of the transferor's Economic Interest, or shall be the owner of an Economic Interest;

(b) The Members holding at least a majority of the Membership Interests shall have consented in writing to the admission of the Substitute Member, which consent may be arbitrarily withheld by any such Member; and

(c) The transferor and the transferee shall have complied with such other requirements as the non-transferring Members may reasonably impose, including the conditions that the transferee:

(i) Adopt and approve in writing all the terms and provisions of the Company Agreement then in effect; and

(ii) Pay such fees as the Managing Member may reasonably require to pay the costs of the Company in effecting such substitution.

11.5 Transfer to Surviving Spouse or Lineal Descendent. If, by reason of the death of a Member, all or part of such Member's Economic Interest is transferred to the surviving spouse or to a lineal descendent of such Member (a "Permitted Transferee"), pursuant to the last will and testament of, or inter vivos trust created by, such Member, or pursuant to the laws of descent and distribution applicable to such Member's estate, such Permitted Transferee shall be admitted as a Substitute Member upon satisfaction of the terms and conditions of Section 11.4(c), to the extent applicable.

11.6 Death, Dissolution, Bankruptcy or Incompetency of a Member. Upon the death, dissolution, adjudication of bankruptcy, insanity or incompetency of a Member, such Member's successors, executors, administrators or legal representatives shall have all the rights of a Member (except as provided by the last sentence of this Section 11.6) for the purpose of settling or managing such Member's estate, including such power as such Member possessed to substitute a successor as a transferee of such Member's interest in the Company and to join with such transferee in making the application to substitute such transferee as a Member. However, except as provided in Section 11.5, such successors, executors, administrators or legal representatives will not have the right to become a Substitute Member in the place of their predecessor in interest unless the other Members shall so consent as provided in Section 11.4(b) hereof.

11.7 **Dispositions not in Compliance with this Article Void.** Any attempted Disposition of a Membership Interest, or any part thereof, not in compliance with this Article shall be void when made and ineffectual and shall not bind the Company.

ARTICLE XII DISSOCIATION OF A MEMBER

12.1 **Dissociation.** A Person shall cease to be a Member upon the happening of any of the following events:

- (a) The resignation or withdrawal of a Member;
- (b) A Member becoming a Bankrupt Person;

(c) In the case of a Member who is a natural person, the death of the Member or the entry of an order by a court of competent jurisdiction adjudicating the Member incompetent to manage the Member's personal estate;

(d) In the case of a Member that is a trust or who is acting as a Member by virtue of being a trustee of a trust, the termination of the trust (but not merely the substitution of a new trustee);

(c) In the case of a Member that is a separate Organization other than a corporation, the dissolution and commencement of winding up of the separate Organization;

(f) In the case of a Member that is a corporation, the filing of a certificate of dissolution, or its equivalent, for the corporation or the revocation of its charter; or

(g) In the case of a Member that is an estate, the distribution by the fiduciary of the estate's entire interest in the Company.

12.2 **Rights of Dissociating Member.** In the event any Member dissociates prior to the expiration of the term of this Company Agreement:

(a) If the Dissociation causes a dissolution and winding up of the Company under Article XIII, the Member shall be entitled to participate in the winding up of the Company to the same extent as any other Member except that, if such Dissociation results from a withdrawal of a Member in violation of this Company Agreement, any Distributions to which such Member would have been entitled shall be reduced by that portion of the damages, if any, sustained by the Company as a result of the Dissolution Event and winding up that is chargeable to the Capital Accounts of the other Members; or

(b) If the Dissociation does not cause a dissolution and winding up of the Company under Article XIII, the Member shall be entitled to an amount equal to the value of the Member's Membership Interest in the Company, to be paid over a period not to exceed five years together with interest at the minimum rate necessary to avoid the imputation of interest under the Code. The value of the Member's Membership Interest shall include the amount of any Distributions to which the Member is entitled under the Company Agreement and the value of the Member's Membership Interest as of the date of Dissociation as determined by independent appraisal, reduced by an allocable portion of any damages sustained by the Company as a result of the Member's Dissociation.

ARTICLE XIII

DISSOLUTION AND WINDING UP

13.1 **Dissolution.** The Company shall be dissolved without further action by the Members and its affairs wound up upon the first to occur of any of the following events (each of which shall constitute a Dissolution Event):

(a) The expiration of the term of the Company Agreement, unless the Company is continued with the consent of all of the Members;

(b) The written consent of the Members holding at least two-thirds of the Membership Interests; and

((c) At any time when there is but one Member.)

13.2 Effect of Dissolution. Upon dissolution, the Company shall not be terminated and shall continue until the winding up of the affairs of the Company is completed and articles of dissolution have been filed with the Department of State of New York.

13.3 Distribution of Assets on Dissolution. Upon the winding up of the Company, the Managing Member (or, if there is no Managing Member then remaining, such other Person(s) designated by the Members representing at least a majority of the Members' Membership Interests) shall take full account of the assets and liabilities of the Company, shall liquidate the assets (unless the Managing Member determines that a Distribution of any Company Property inkind would be more advantageous to the Members than the sale thereof) as promptly as is consistent with obtaining the Fair Market Value thereof, and shall apply and distribute the proceeds therefrom in the following order:

(a) First, to the payment of the debts and liabilities of the Company to creditors, including Members who are creditors, to the extent permitted by law, in satisfaction of such debts and liabilities, and to the payment of necessary expenses of liquidation;

(b) Second, to the setting up of any reserves which the Managing Member may deem necessary or appropriate for any anticipated obligations or contingencies of the Company arising out of or in connection with the operation or business of the Company. Such reserves may be paid over by the Managing Member to an escrow agent or trustee selected by the Managing Member to be disbursed by such escrow agent or trustee in payment of any of the aforementioned obligations or contingencies and, if any balance remains at the expiration of such period as the Managing Member shall deem advisable, shall be distributed by such escrow agent or trustee in the manner hereinafter provided; and

(c) Then, to the Members in accordance with positive Capital Account balances taking into account all Capital Account adjustments for the Company's taxable year in which the liquidation occurs. Liquidation proceeds shall be paid within 60 days of the end of the Company's taxable year in which the liquidation occurs. Such Distributions shall be in cash or Property (which need not be distributed proportionately) or partly in both, as determined by the Managing Member.

If at the time of liquidation the Managing Member shall determine that an immediate sale of some or all Company Property would cause undue loss to the Members, the Managing Member may, in order to avoid such loss, defer liquidation.

13.4 Winding Up and Articles of Dissolution. The winding up of the Company shall be completed when all debts, liabilities and obligations of the Company have been paid and discharged or reasonably adequate provision therefor has been made, and all of the remaining Property of the Company has been distributed to the Members. Within 90 days following the dissolution and commencement of the winding up of the Company, articles of dissolution shall be filed with the Department of State of New York. The articles of dissolution shall set forth the information required by the NY LLC Law.

ARTICLE XIV MISCELLANEOUS

14.1 Notices. Notices to the Managing Member shall be sent to the principal office of the Company. Notices to the other Members shall be sent to their addresses set forth on Exhibit <u>A</u>. Any Member may require notices to be sent to a different address by giving notice to the other Members in accordance with this Section 14.1. Any notice or other communication required or permitted hereunder shall be in writing, and shall be deemed to have been given with receipt confirmed if and when delivered personally, given by prepaid telegram or mailed first class, postage prepaid, delivered by courier, or sent by facsimile, to such Members at such address.

14.2 Meetings. A meeting of the Members may be called by the Managing Member at any time, and shall be called at the written request of the Members holding at least a majority of the Membership Interests. Written notice stating the place and time of the meeting, and the purpose thereof shall be given by the Managing Member to each Member at least ten days before the meeting.

14.3 Headings. All Article and Section headings in the Company Agreement are for convenience of reference only and are not intended to qualify the meaning of any Article or Section.

14.4 Entire Agreement. This Company Agreement constitutes the entire agreement among the parties and supersedes any prior agreement or understanding among them respecting the subject matter of this Company Agreement.

14.5 **Binding Agreement.** This Company Agreement shall be binding upon, and inure to the benefit of, the parties hereto, their successors, heirs, legatees, devisees, assigns, legal representatives, executors and administrators, except as otherwise provided herein.

14.6 Saving Clause. If any provision of this Company Agreement, or the application of such provision to any Person or circumstance, shall be held invalid, the remainder of this Company Agreement, or the application of such provision to Persons or circumstances other than those as to which it is held invalid, shall not be affected thereby. If the operation of any provision of this Company Agreement would contravene the provisions of the NY LLC Law, such provision shall be void and ineffectual.

14.7 **Counterparts.** This Company Agreement may be executed in several counterparts, and all so executed shall constitute one agreement, binding on all the parties hereto, even though all parties are not signatories to the original or the same counterpart. Any counterpart of either the Company Agreement or the Articles of Organization shall for all purposes be deemed a fully executed instrument.

14.8 Governing Law. This Company Agreement shall be governed by and construed in accordance with the laws of the State of New York without regard to the principles of conflicts of laws.

14.9 No Partnership Intended for Nontax Purposes. The Members have formed the Company under the NY LLC Law, and expressly do not intend hereby to form a partnership under either the New York Uniform Partnership Law or the New York Uniform Limited Partnership Law. The Members do not intend to be partners one to another or partners as to any third party. To the extent any Member, by word or action, represents to another person that any Member is a partner or that the Company is a partnership, the Member making such wrongful representation shall be liable to any other Members who incur personal liability by reason of such wrongful representation.

14.10 No Rights of Creditors and Third Parties under Company Agreement. The Company Agreement is entered into among the Company and the Members for the exclusive benefit of the Company, its Members and their permitted successors and assignees. The Company Agreement is expressly not intended for the benefit of any creditor of the Company or any other Person. Except and only to the extent provided by applicable statute, no such creditor or any third party shall have any rights under the Company Agreement or any agreement between the Company and any Member with respect to any Capital Contribution or otherwise.

14.11 **Dispute Resolution.** Whenever the Members shall have any dispute among themselves relating to the interpretation, construction or implementation of this Company Agreement or shall be deadlocked or shall otherwise be in dispute with respect to the relations among the Members or between the Members and the Company or any other matter related thereto, the Members shall resolve such dispute as follows:

(a) First, each Member involved in such dispute shall use its good faith efforts to negotiate a resolution thereof by engaging in discussions with the other Members so involved at reasonable times and places, by telephone or otherwise, during the 30 day period following notice by a Member to each of the other Members of its belief that there is a dispute which requires resolution in such manner;

(b) Second, if the Members are unable to resolve such dispute through good faith negotiations during the 30 day period provided in Section 14.11(a), the Members shall submit such dispute to an arbitration procedure that shall be selected by the Members involved in such dispute; and

(c) Third, if the Members are unable to resolve such dispute through the arbitration procedure selected by them, any Member involved in such dispute may bring an action or proceeding in any court having jurisdiction thereof; provided that (i) a Member may object to the venue of such action or proceeding or that such court does not have jurisdiction over such Member and (ii) each Member waives its right to trial by jury and its right to consequential, special and/or punitive damages.

14.12 General Interpretive Principles. For purposes of this Company Agreement, except as otherwise expressly provided or unless the context otherwise requires:

(a) The terms defined in this Company Agreement include the plural as well as the singular;

(b) Accounting terms not otherwise defined herein have the meanings given to them in the United States in accordance with generally accepted accounting principles;

(c) References herein to "Sections," "paragraphs" and other subdivisions without reference to a document are to designated Sections, paragraphs and other subdivisions of this Company Agreement;

(d) A reference to a paragraph without further reference to a Section is a reference to such paragraph as contained in the same Section in which the reference appears, and this rule shall also apply to other sub-divisions;

(e) The words "herein," "hereof," "hereunder" and other words of similar import refer to this Company Agreement as a whole and not to any particular provision; and

(f) The term "include" or "including" shall mean without limitation by reason of enumeration.

IN WITNESS WHEREOF, the parties hereto have executed this Company Agreement as of the Effective Date.

THE COMPANY:

By: Managing Member

By: KEITH N HANEY

Name: Title: MANAGING MEMBER

MANAGING MEMBER:

By: Name: KEITH N HANEY

MANAGING MEMBER

MEMBERS:

Title:

EXHIBIT A

NAME & ADDRESS OF MEMBER	INITIAL CAPITAL CONTRIBUTION	MEMBERSHIP INTEREST & PROFIT SHARING RATIO
Keith N Haney		
James K Haney III		
Christopher Haney		

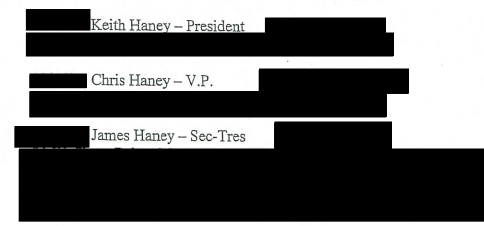
VILLAGE DOCK CONTRACTING, INC.

15 North Columbia Street, Port Jefferson, NY 11777 Phone: 631-928-4104 Fax: 631- 928-4590

VILLAGE DOCK, INC.

President:	Peter Hough		
V.P.:	Chris Haney		
Sec-Tres:	Keith Haney		

- Village Dock, Inc. is 100% owned by Village Dock Contracting, Inc. 15 North Columbia Street Port Jefferson, New York 11777
- Corporate Structure of Village Dock Contracting, Inc.





KEITH N. HANEY



ROGER WILLIAMS UNIVERSITY, B.S. CONSTRUCTION MANAGEMENT, 2002

GENERAL:

I HAVE WORKED IN THE CONSTRUCTION INDUSTRY FOR OVER TWENTY YEARS, AND HELD THE ROLES OF LABOR FOREMAN, PROJECT ENGINEER, PROJECT MANAGER, AND MANAGING MEMBER. THE PROJECTS THAT I HAVE BEEN INVOLVED IN RANGED FROM \$100,000 TO 40 MILLION IN REVENUE. MY DUTIES AS LABOR FOREMAN AND PROJECT ENGINEER INCLUDED SUPERVISING UNION WORK FORCE, ORDERING MATERIALS, PROCESSING PAY REQUISITIONS, SCHEDULING, AND NEGOTIATING CHANGE ORDERS. AS A PROJECT MANAGER, I TOOK ON THE RESPONSIBILITY OF ESTIMATING PROJECTS, COORDINATING SUBCONTRACTORS, IMPLEMENTING SAFETY GUIDELINES, AND OVERSEEING MULTIPLE PROJECTS AT A TIME. AS MANAGING MEMBER OF H & L CONTRACTING, I AM ALSO RESPONSIBLE FOR ALL THE OVERALL DIRECTION OF THE COMPANY, LOOKING FOR FUTURE OPPORTUNITIES, AND FINDING CONSTRUCTION MARKETS THAT WILL HELP INSURE COMPANY GROWTH AND FUTURE REVENUE.

EXPERIENCE:

MANAGING MEMBER, VILLAGE DOCK/H & L CONTRACTING, LLC

- TOWN OF BABYLON AMERICAN VENICE BRIDGES (7.2 MILLION)
- USACOE-DREDGING SALEM RIVER, NJ (2.7 MILLION)
- NYSDOT-6 BRIDGE REPAIR (13.5 MILLION)
- USACOE-LONG BEACH T-GROIN CONSTRUCTION (37.6 MILLION)
- NYSDOT-FLUSHING RIVER FENDERING SYSTEM (8.8 MILLION)
- NYSDOT-SCOUR CRITICAL BRIDGE IMPROVEMENTS (27.2 MILLION)
- USACOE-CONEY ISLAND T-GROIN CONSTRUCTION (25.2 MILLION)
- SUFFOLK COUNTY, DRAW BRIDGE REHABILITATION (8.2 MILLION)
- NYSDOT-3 BRIDGE REPAIR (5.1 MILLION)
- NYSDOT-HECKSHER STATE PARKWAY BRIDGE (8.4 MILLION)
- TOWN OF ISLIP- BULKHEAD CONSTRUCTION (2.4 MILLION)
- TOWN OF OYSTER BAY BULKHEAD (834,000)
- DREDGING STONY BROOK HARBOR (1.8 MILLION)
- DREDGING OF PLUM ISLAND AND ORIENT HARBOR (1.5 MILLION)
- NYSDOT-TEMP STEEEL SHEETING (1.8 MILLION)
- LIRR AMMOTT CULVERT (4.2 MILLION)
- NYSDOT OVERHEAD SIGN REPLACEMENT (1.7 MILLION)
- SUFFOLK COUNTY NISSEQUOGUE RIVER DREDGING (2 MILLION)
- NYC PARKS BARRETTO POINT PIER (1.4 MILLION)

PROJECT MANAGER, NEWBORN CONSTRUCTION

- LEAD PROJECTS END TO END
- TOWN OF OYSTER BAY TEDDY ROOSEVELT MARINA REHAB (7 MILLION)
- TOWN OF OYSTER BAY TAPPEN BEACH BOAT RAMP/BULKHEAD (2 MILLION)
- USACOE-ELDERS ISLAND MARSH REHABILITATION (2.6 MILLION)

2008-PRESENT

2005-2008

- TOWN OF NEW HYDE PARK ROAD REHAB (1 MILLION)
- NYS DEC JACOBS SHIPYARD WOOD PIER (300,000)
- SUFFOLK COUNTY DREDGING OF STONY BROOK AND MOUNT SINAI HARBORS (1.3 MILLION)
- TILCON PORT WASHINGTON BULKHEAD (3.8 MILLION)
- TOWN OF PATCHOGUE/PATCHOGUE RIVER DREDGING (400,000)
- TOWN OF NORTH HEMPSTEAD MILL POND DREDGING (700,000)
- SUFFOLK COUNTY NISSEQUOGUE RIVER DREDGING (2 MILLION)
- KEYSPAN NORTHPORT POWER PLANT DREDGING (1.5 MILLION)
- NASSAU COUNTY WANTAGH PARK MARINA (4.8 MILLION)

2003-2005 - PROJECT ENGINEER

- BROOKHAVEN LANDFILL NEW CELL CONSTRUCTION (5 MILLION)
- BROOKHAVEN LANDFILL FORCE MAIN (250,000)
- NYS DOT 7 BRIDGES REHABILITATION (8 MILLION)
- NYS DOT RTE 25 CUTCHOGUE REHABILITATION (18 MILLION)

1998-2002 SUMMERS/WINTERS LABOR FORMAN

LEAD UNION CREWS ON ROAD CONSTRUCTION PROJECTS (1 MILLION-27 MILLION)

LICENSES/CERTIFICATIONS

- US ARMY CORPS OF ENGINEERS CERTIFICATE OF CONSTRUCTION QUALITY MANAGEMENT FOR CONTRACTORS
- OSHA 30 HOUR CERTIFICATE CONSTRUCTION INDUSTRY OUTREACH TRAINING

Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each 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 Proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date:	02/01/2021
1)	Proposer's Legal Name: H&L Contracting LLC
2)	Address of Place of Business: 140 Adams Avenue Ste 14B
	City: <u>HAUPPAUGE</u> State/Province/Territory: <u>NY</u> Zip/Postal Code: <u>11788</u>
	Country: US
3)	Mailing Address (if different):
	City: State/Province/Territory: Zip/Postal Code:
	Country:
	Phone:(631) 813-2266
г	Does the business own or rent its facilities? Own If other, please provide details:
l	
4)	Dun and Bradstreet number:
5)	Federal I.D. Number:
6)	The proposer is a: Other (Describe) Limited Liability Company
	1 File(s) Uploaded: Operating agreement.PDF
7)	Does this business share office space, staff, or equipment expenses with any other business? YES NO X If yes, please provide details:
L	

- B) Does this business control one or more other businesses?
 YES X NO I If yes, please provide details:
 Village Dock Contracting, Inc.
 Village Dock, Inc.
 - 1 File(s) Uploaded: Ownership structure.PDF
- 9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business?

YES	Х	NO	If yes	, please	provide details:
-----	---	----	--------	----------	------------------

Village	Dock	Contra	acting,	Inc
Village	Dock	, Inc.		

10) Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated?

YES]	N	10	X	lf yes,	state the name of bonding agency, (if a bond), date, amount of bond
and re	ason for	such	cance	ellation	or forfeiture: or details regarding the termination (if a contract).

- 11) Has the proposer, during the past seven years, been declared bankrupt? YES NO X If yes, state date, court jurisdiction, amount of liabilities and amount of assets
- 12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, 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, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business.

YES		NO	Х	If yes, provide details for each such investigation, an explanation of the
circum	istance	es and	correc	tive action taken.

13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business.

YES X NO If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.

Please see attached

1 File(s) Uploaded: doc01774020220204082601.pdf

14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:

a) Any felony charge pending?

YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.

b) Any misdemeanor charge pending?

YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.

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? YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.

d) In th	ne past	t 5 yea	rs, bee	n convicted, after trial or by plea, of a misdemeanor?
YES		NÔ	Х	If yes, provide details for each such investigation, an explanation of the
circum	istance	es and	correc	tive action taken.

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.

15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held?
 YES NO X If yes, provide details for each such investigation, an explanation of the

circumstances	and	corrective	action	taken.

16) For the past (5) tax years, has this business 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? YES NO X If yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17 Conflict of Interest:

 Please disclose any conflicts of interest as outlined below. NOTE: If no conflicts exist, please expressly state "No conflict exists."

 (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 on behalf of Nassau County.
 No conflict exists

(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 on behalf of Nassau County.

No conflict exists

(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. No conflicts exists

- 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.
 Candidates will be questioned during the interview process
- A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Have YES	e you previously uploaded the below information under in the Document Vault?
ls the YES	e proposer an individual? NO X Should the proposer be other than an individual, the Proposal MUST include:
i)	Date of formation; 11/12/2013
ii)	Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner. If none, explain. Keith Haney -

No individuals with a financial interest in the company have been attack	bod

iii) Name, address and position of all officers and directors of the company. If none, explain.

Keith Haney -		-	
Chris Haney -			
James K Haney III -			

No officers and directors from this company have been attached.

- iv) State of incorporation (if applicable); NY
- v) The number of employees in the firm; 193
- vi) Annual revenue of firm; 100000000

Chris Haney - James K Haney III -

vii) Summary of relevant accomplishments Member of Long Island Contractors Association (LICA) Member of Association of General Contractors (AGC) Β. Indicate number of years in business. 9

Provide any other information which would be appropriate and helpful in determining the Proposer's capacity C. and reliability to perform these services.

H & L Contracting LLC is comprised of multiple individuals with vast experience in all aspects of marine & bridge construction. We possess both the knowledge & resources to complete projects on time & within budget

1 File(s) Uploaded: Resume for Keith Haney.PDF

D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work.

Company	NYSDOT		
Contact Person	Brett Garvar PE		
Address	47-40 21st Street		
City	Long Island City	State/Province/Territory	NY
Country	US		
Telephone	(718) 482-4801		
Fax #	(718) 482-4810		
E-Mail Address	Brett.Garvar@dot.ny.gov		

NYSDOT		
John MCGullam		
250 Veterans Memorial Hwy		
Hauppauge	State/Province/Territory	NY
US		
(631) 952-6041		
(631) 952-6044		
John.McGullam@dot.ny.gov		
	John MCGullam 250 Veterans Memorial Hwy Hauppauge US (631) 952-6041 (631) 952-6044	John MCGullam 250 Veterans Memorial Hwy Hauppauge State/Province/Territory US (631) 952-6041 (631) 952-6044

Company	SCDPW		
Contact Person	Justin Hipperling		
Address	335 Yaphank Avenue		
City	Yaphank	State/Province/Territory	NY
Country	US	-	
Telephone	(631) 852-4003		
Fax #	(631) 852-4006		
E-Mail Address	Justin.Hipperling@suffolkcountyny.gov		
	· · · · ·		

I, <u>Keith Haney</u>, hereby acknowledge that a materially false statement willfully or fraudulently made in connection with this form may result in rendering the submitting business entity and/or any affiliated entities non-responsible, and, in addition, may subject me to criminal charges.

I, <u>Keith Haney</u>, hereby certify that I have read and understand all the items contained in this form; 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 form; 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 form as additional inducement to enter into a contract with the submitting business entity.

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 OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

Name of submitting business: H&L Contracting LLC

Electronically signed and certified at the date and time indicated by: Keith Haney [KHANEY@HLCONTRACTINGLLC.COM]

Managing Member

Title

02/04/2022 08:29:56 AM

Date

Operating Agreement

OF

H&L CONTRACTING, LLC

A LIMITED LIABILITY COMPANY

ORGANIZED UNDER THE LAWS OF

THE STATE OF

NEW YORK

CAT. NO. 5154 FORM 1 (Basic)

BlumbergExcelsior, Inc., NYC 10013

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LIMITED LIABILITY COMPANY OPERATING AGREEMENT OF

H&L CONTRACTING, LLC

This Limited Liability Company Operating Agreement of ______, a New York limited liability company organized pursuant to the New York Limited Liability Company Law, is entered into and shall be effective as of the Effective Date, by and among the Company and the persons executing this Company Agreement as Members.

ARTICLE I DEFINITIONS

For purposes of this Company Agreement, unless the context clearly indicates otherwise, the following terms shall have the following meanings:

1.1 [Acquisition Agreement. The Agreement of Purchase and Sale dated as of between ______ and _____, regarding the sale of the Asset to the Company.]

1.2 [Acquisition Loan. A loan not in excess of \$______ from to the Company to finance the acquisition of the Asset, which loan will be secured by a mortgage or other lien on the Asset.]

1.3 Additional Capital Contribution. An additional Capital Contribution payable by the Members to the Company pursuant to Article VIII.

1.4 Affiliate. With respect to any Person, any entity controlling, controlled by or under common control with such Person. "Control" (including, with correlative meanings, the terms "controlled by" and "under common control with"), as used with respect to any Person, shall mean the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of such Person, whether through the ownership of over 50% of the voting securities of such Person, by contract or otherwise.

1.5 Article. An Article of this Company Agreement.

1.6 Articles of Organization. The Articles of Organization of the Company, as amended from time to time, and filed with the Department of State of New York.

1.7 [Asset. The real property located at ______ and all improvements thereon.]

1.8 Assignee or "transferee." A transferee of an Economic Interest who has not been admitted as a Substitute Member. Unless otherwise clear from the context of its use, the term "transferee" is synonymous with the term "Assignee."

1.9 Bankrupt Person. A Person who: (a) has become the subject of an Order for Relief under the United States Bankruptcy Code by voluntary or involuntary petition, or (b) has initiated, either in an original Proceeding or by way of answer in any state insolvency or receivership Proceeding, an action for liquidation arrangement, composition, readjustment, dissolution or similar relief.

1.10 Business Day. Any day other than Saturday, Sunday or any legal holiday observed in the State of New York.

1.11 Capital Account. The account maintained for a Member or an Assignee determined in accordance with Article VIII.

1.12 **Capital Contribution.** A Member's Initial Capital Contribution plus any Additional Capital Contribution made by the Member in accordance with this Company Agreement. A Capital Contribution includes (a) the amount of any money contributed by the Member to the Company (including liabilities of the Company assumed by the Member as provided in section 1.704-1(b)(2)(iv)(c) of the Regulations), and (b) the Gross Asset Value of any Property contributed to the Company by such Member (net of liabilities secured by such contributed Property that the Company is considered to assume or take subject to under section 752 of the Code).

1.13 **Commitment.** The Initial Capital Contribution and Additional Capital Contributions that a Member is obligated to make.

1.14 Company, <u>H&L CONTRACTING</u>, <u>LIC</u> limited liability company formed under the laws of New York, and any successor limited liability company.

1.15 **Company Agreement.** This Limited Liability Company Operating Agreement including all amendments adopted in accordance with the Company Agreement and the NY LLC Law.

1.16 Default Interest Rate. The prime rate published by the Wall Street Journal for the last Business Day on which a Commitment is payable.

1.17 Delinquent Member. Delinquent Member shall have the meaning set forth in Section 8.3.

1.18 **Disposition (Dispose).** Any sale, assignment, exchange, mortgage, pledge, grant, hypothecation or other transfer, absolute or as security or encumbrance (including dispositions by operation of law).

1.19 **Dissociation.** Any action which causes a Person to cease to be a Member as described in Article XII hereof.

1.20 **Dissolution Event.** An event, the occurrence of which will result in the dissolution of the Company under Article XIII unless the Members unanimously agree to the contrary.

1.21 **Distribution.** A transfer of Property to a Member on account of a Membership Interest.

2

1.22 Economic Interest. The right to receive allocations of Profits and Losses, Distributions, returns of capital and distribution of assets upon a dissolution of the Company.

1.23 Effective Date. NOVEMBER 12

1.24 Exhibit A. Exhibit A to this Company Agreement setting forth the name, address, Initial Capital Contribution, Initial Membership Interest and Initial Sharing Ratio of each Member.

1.25 Fair Market Value. As of any date, the fair market value of an asset on such date as determined in good faith by the Managing Member. For this purpose, the Managing Member may in its reasonable and prudent discretion value assets that are restricted by law, contract, market conditions (including trading volume relative to the Company's holding) or otherwise as to salability or transferability at an appropriate discount, based on the nature and term of such restrictions.

1.26 Fiscal Year. The twelve month period ending on December 31 of each year.

1.27 Gross Asset Value. Gross Asset Value, with respect to any Company asset means the adjusted basis of such asset for federal income tax purposes, except as follows:

(a) The initial Gross Asset Value of any Company asset contributed by a Member to the Company shall be the Fair Market Value of such Company asset as of the date of such contribution;

(b) The Gross Asset Value of each Company asset shall be adjusted to equal its Fair Market Value, as of the following times: (i) the acquisition of an additional Membership Interest by any new or existing Member in exchange for more than a de minimis Capital Contribution unless the Managing Member determines that such adjustment is not necessary to reflect the relative Economic Interests of the Members of the Company; (ii) the Distribution by the Company to a Member of more than a de minimis amount of Company assets (other than cash) as consideration for all or part of its Membership Interest unless the Managing Member determines that such adjustment is not necessary to reflect the relative Economic Interests of the Members in the Company; and (iii) the liquidation of the Company within the meaning of section 1.704-1(b)(2)(ii)(g) of the Regulations;

(c) The Gross Asset Value of a Company asset distributed to any Member shall be the Fair Market Value of such Company asset as of the date of Distribution thereof;

(d) The Gross Asset Value of each Company asset shall be increased or decreased, as the case may be, to reflect any adjustments to the adjusted basis of such Company asset pursuant to section 734(b) or 743(b) of the Code, but only to the extent that such adjustments are taken into account in determining Capital Accounts pursuant to section 1.704-1(b)(2)(iv)(m) of the Regulations; provided, however, that Gross Asset Values shall not be adjusted pursuant to this paragraph (d) to the extent that the Managing Member determines that an adjustment pursuant to paragraph (b) above is

necessary or appropriate in conjunction with a transaction that would otherwise result in an adjustment pursuant to this paragraph; and

(e) If the Gross Asset Value of a Company asset has been determined or adjusted pursuant to paragraph (a), (b) or (d) above, such Gross Asset Value shall thereafter be adjusted to reflect the depreciation or amortization taken into account with respect to such Company asset for purposes of computing Profits and Losses.

1.28 Initial Capital Contribution. The Initial Capital Contribution set forth in Exhibit A.

1.29 Initial Membership Interest. The Initial Membership Interest set forth in Exhibit A.

1.30 Initial Sharing Ratio. The Initial Sharing Ratio set forth in Exhibit A.

1.31 Management Right. The right of a Member to participate in the management of the Company, to vote on any matter and to grant or withhold consent or approval of actions of the Company.

KEITH N HANEY

1.32 Managing Member.

1.33 Member. A party executing the Company Agreement and a Substitute Member.

1.34 Membership Interest. A Member's Economic Interest and Management Right.

1.35 Net Cash Flow. Net Cash Flow shall mean with any respect to any fiscal period of the Company, all cash revenues of the Company during that period, decreased by, without duplication, (a) cash expenditures for operating expenses, (b) capital expenditures to the extent not made from reserves, (c) repayment of principal on any financing and (d) taxes.

1.36 NY LLC Law. The New York Limited Liability Company Law and all amendments thereto.

1.37 Organization. A Person other than a natural person. Organization includes, without limitation, corporations (both non-profit and other corporations), partnerships (both limited and general), joint ventures, limited liability companies and unincorporated associations, but the term does not include joint tenancies and tenancies by the entirety.

1.38 **Permitted Transferee.** Permitted Transferee shall have the meaning set forth in Section 11.5.

1.39 Person. An individual, trust, estate or any Organization permitted to be a member of a limited liability company under the laws of the State of New York.

1.40 **Principal Office.** The Principal Office of the Company set forth in Section 2.6.

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1.41 Proceeding. Any administrative, judicial or other adversary proceeding, including, without limitation, litigation, arbitration, administrative adjudication, mediation and appeal or review of any of the foregoing.

1.42 Profits and Losses. For each Fiscal Year or other period, an amount equal to the Company's taxable income or loss for such Fiscal Year or period, determined in accordance with section 703(a) of the Code (for this purpose, all items of income, gain, loss or deduction required to be stated separately pursuant to section 703(a)(1) of the Code shall be included in taxable income or loss), with the following adjustments:

(a) Any income of the Company that is exempt from federal income tax and not otherwise taken into account in computing Profits or Losses pursuant to this Section shall be added to such taxable income or loss;

(b) Any expenditures of the Company described in section 705(a)(2)(B) of the Code or treated as section 705(a)(2)(B) of the Code expenditures pursuant to section 1.704-1(b)(2)(iv)(i) of the Regulations (other than expenses in respect of which an election is properly made under section 709 of the Code), and not otherwise taken into account in computing Profits or Losses pursuant to this Section, shall be subtracted from such taxable income or loss;

(c) In the event the Gross Asset Value of any Company asset is adjusted pursuant to paragraph (b) or (c) of the definition of Gross Asset Value, the amount of such adjustment shall be taken into account as gain or loss from the disposition of such Company asset for purposes of computing Profits or Losses;

(d) Gain or loss resulting from any disposition of any Company asset with respect to which gain or loss is recognized for federal income tax purposes shall be computed by reference to the Gross Asset Value of the Company asset disposed of, notwithstanding that the adjusted tax basis of such Company asset may differ from its Gross Asset Value;

(e) In accordance with section 1.704-1(b)(2)(iv)(g)(3) of the Regulations, depreciation with respect to any Company asset shall be computed by reference to the adjusted Gross Asset Value of such asset, notwithstanding that the adjusted tax basis of such Company asset differs from its Gross Asset Value; and

(f) Notwithstanding any other provisions of this definition, any item which is specially allocated pursuant to Section 9.4 or 9.5 shall not be taken into account in computing Profits or Losses.

The amounts of the items of Company income, gain, loss or deduction available to be specially allocated pursuant to Section 9.4 or 9.5 shall be determined by applying rules analogous to those set forth in paragraphs (a) through (e) above.

1.43 **Property.** Any property, real or personal, tangible or intangible, including money, and any legal or equitable interest in such property, but excluding services and promises to perform services in the future.

1.44 **Regulatory Allocations.** Regulatory Allocations shall have the meaning set forth in Section 9.5.

1.45 Section. A section of this Company Agreement.

1.46 Securities Act. The Securities Act of 1933, as amended.

1.47 Sharing Ratio. With respect to any Member, as of any date, the ratio (expressed as a percentage) of (a) such Member's Capital Contribution to (b) the aggregate Capital Contributions of all Members, or such other ratio as shall be agreed by all Members from time to time. The Initial Membership Interest and Initial Sharing Ratio of each Member is set forth in <u>Exhibit A</u> hereof, and <u>Exhibit A</u> shall be amended as necessary to conform to any changes thereof agreed to by the Members. In the event all or any portion of a Membership Interest is transferred in accordance with the terms of this Company Agreement, the transferee shall succeed to the Membership Interest and Sharing Ratio of the transferor to the extent it relates to the transferred Membership Interest.

1.48 Substitute Member. An Assignee who has been admitted to all of the rights of membership pursuant to Section 11.4.

1.49 Tax Characterization and Additional Tax Terms. It is intended that the Company be characterized and treated as a partnership for, and solely for, federal, state and local income tax purposes. For such purpose, the Company shall be subject to all of the provisions of subchapter K of chapter 1 of subtitle A of the Code, all references to a "Partner," to "Partners" and to the "Partnership" in this Company Agreement (including the provisions of Articles VIII and IX) and in the provisions of the Code and Regulations cited in this Company Agreement shall be deemed to refer to a Member, the Members and the Company, respectively. In addition, the following terms shall have the following meanings:

(a) <u>Adjusted Capital Account Deficit</u> shall mean, with respect to any Member, the deficit balance, if any, in such Member's Capital Account as of the end of the relevant Fiscal Year, after giving effect to the following adjustments:

(i) Credit to such Capital Account the minimum gain chargeback that such Member is deemed to be obligated to restore pursuant to the penultimate sentences of sections 1.704-2(g)(1) and 1.704-2(i)(5) of the Regulations and the amount of such Member's share of Partner Nonrecourse Debt Minimum Gain; and

(ii) Debit to such Capital Account the items described in sections 1.704-1(b)(2)(ii)(d)(4), 1.704-1(b)(2)(ii)(d)(5) and 1.704-1(b)(2)(ii)(d)(6) of the Regulations.

The foregoing definition of Adjusted Capital Account Deficit is intended to comply with the provisions of section 1.704-1(b)(2)(ii)(d) of the Regulations and shall be interpreted consistently therewith.

Agreement shall govern, even when inconsistent with, or different than, the provisions of the NY LLC Law or any other law or rule. To the extent any provision of the Company Agreement is prohibited or ineffective under the NY LLC Law, the Company Agreement shall be considered amended to the smallest degree possible in order to make the Company Agreement effective under the NY LLC Law. In the event the NY LLC Law is subsequently amended or interpreted in such a way to make any provision of the Company Agreement that was formerly invalid valid, such provision shall be considered to be valid from the effective date of such interpretation or amendment.

2.3 Name. The name of the Company is:

H&L CONTRACTING, LLC

and all business of the Company shall be conducted under that name or under any other name but, in any case, only to the extent permitted by applicable law.

2.4 Term. The term of the Company shall be perpetual unless the Company shall be sooner dissolved and its affairs wound up in accordance with the NY LLC Law or the Company Agreement.

2.5 Registered Agent and Office. The registered agent for the service of process and the registered office shall be that Person and location reflected in the Articles of Organization as filed in the office of the Department of State of New York. The Managing Member, may, from time to time, change the registered agent or office through appropriate filings with the Department of State of New York. In the event the registered agent ceases to act as such for any reason or the registered office shall change, the Managing Member shall promptly designate a replacement registered agent or file a notice of change of address as the case may be. If the Managing Member shall fail to designate a replacement registered agent or change of address of the registered office, any Member may designate a replacement registered agent or file a notice of change of address.

2.6 Principal Office. The Principal Office of the Company shall be located at 38 HOMAN AVENUE, BAY SHORE, NY

2.7 **Publication.** Within 120 days after the effectiveness of the initial Articles of Organization, the Managing Member shall cause a notice containing the substance of the Articles of Organization, in the form required by the NY LLC Law, to be published once in each week for six successive weeks in two newspapers of the county in which the Principal Office is located.

ARTICLE III PURPOSE; NATURE OF BUSINESS

The purpose of the Company is [to acquire, improve, own, develop, manage, finance, lease and otherwise operate the Asset and to otherwise deal with any Property that the Company may acquire or have a right to acquire, and, in that connection, to finance and refinance the Asset and any Property, and ultimately to dispose of the Asset, and to do the same with respect to any Property that the Company may acquire, have a right to acquire (b) <u>Code</u> shall mean the Internal Revenue Code of 1986, as amended and in effect from time to time.

(c) <u>Nonrecourse Deductions</u> has the meaning set forth in section 1.704-2(b)(1) of the Regulations.

(d) <u>Nonrecourse Liability</u> has the meaning set forth in section 1.704-2(b)(3) of the Regulations.

(c) <u>Partner Nonrecourse Debt</u> has the meaning set forth in section 1.704-2(b)(4) of the Regulations.

(f) <u>Partner Nonrecourse Debt Minimum Gain</u> means an amount, with respect to each Partner Nonrecourse Debt, equal to the Partnership Minimum Gain that would result if such Partner Nonrecourse Debt were treated as a Nonrecourse Liability, determined in accordance with section 1.704-2(i)(3) of the Regulations.

(g) <u>Partner Nonrecourse Deductions</u> has the meaning set forth in sections 1.704-2(i)(1) and 1.704-2(i)(2) of the Regulations.

(h) <u>Partnership Minimum Gain</u> has the meaning set forth in sections 1.704-2(b)(2) and 1.704-2(d) of the Regulations.

(i) <u>Regulations</u> shall mean the final and temporary federal income tax regulations promulgated by the United States Treasury Department under the Code as such Regulations may be amended from time to time, or if no final or temporary regulations with respect to a tax issue are then in effect, proposed regulations then in effect if approved by the Managing Member. All references herein to a specific section of the Regulations shall be deemed also to refer to any corresponding provision of succeeding Regulations.

1.50 Winding Up Sale. Winding Up Sale shall have the meaning set forth in Section 9.9(a).

ARTICLE II

FORMATION

2.1 Organization. The Members hereby organize the Company as a New York limited liability company pursuant to the provisions of the NY LLC Law.

2.2 Company Agreement. For and in consideration of the mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Members executing the Company Agreement hereby agree to the terms and conditions of the Company Agreement, as it may from time to time be amended. It is the express intention of the Members that the Company Agreement shall be the sole source of agreement of the parties, and, except to the extent a provision of the Company Agreement expressly incorporates federal income tax rules by reference to sections of the Code or Regulations or is expressly prohibited or ineffective under the NY LLC Law, the Company

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as a result of its ownership of the Asset and to engage in any and all business in connection therewith.] The Company shall have the authority to do all things necessary or convenient to accomplish its purpose and operate its business as described in this Article III. The Company exists only for the purpose specified in this Article III and may not conduct any other business without the unanimous consent of the Members. The authority granted to the Managing Member hereunder to bind the Company shall be limited to actions necessary or convenient to this business.

ARTICLE IV ACCOUNTING AND RECORDS

4.1 Records to be Maintained. The Company shall maintain the following records at the Principal Office:

(a) A current list of the full name and last known business address of each Member;

(b) A copy of the Articles of Organization and all amendments thereto, together with executed copies of any powers of attorney pursuant to which the Articles of Organization or any such amendment has been executed;

(c) A copy of the Company's federal, state and local income tax returns and reports;

(d) A copy of the Company Agreement including all amendments thereto; and

(e) The Company's books and records, including financial statements of the Company, which shall be open to inspections by the Members or their agents at reasonable times.

4.2 **Reports to Members.** The Managing Member shall provide reports, including a balance sheet, statement of profit and loss and changes in Members' accounts and a statement of cash flows, at least annually to the Members at such time and in such manner as the Managing Member may determine reasonable.

4.3 Tax Returns and Reports. The Managing Member, at Company expense, shall prepare and timely file income tax returns of the Company in all jurisdictions where such filings are required, and shall prepare and deliver to each Member, within the time prescribed by the Code, and any extensions applicable thereto, as provided by the Code or applicable regulations, and at Company expense, all information returns required by the Code and Company information necessary for the preparation of the Members' federal income tax returns.

ARTICLE V NAMES AND ADDRESSES OF MEMBERS

The names and addresses of the Members are as stated on Exhibit A.

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ARTICLE VI RIGHTS AND DUTIES OF MEMBERS

6.1 No Management Rights as Members. No Member other than the Managing Member shall have authority as a Member to bind the Company or any Management Right, except that the transfer of Management Rights and the admission of a Substitute Member shall require the approvals set forth in Section 11.4, and the following actions shall require the consent of the Members holding a majority of the Membership Interests:

(a) Any amendment to the Company Agreement;

(b) The merger or consolidation of the Company with any other Person;

(c) The continuation of the Company after a Dissolution Event;

(d) The borrowing of funds or the pledging, mortgaging or otherwise encumbering any Company Property, <u>except</u> for (i) any loan to meet operating expenses if operating income and reserves are insufficient or for emergency or other extraordinary circumstances [and (ii) any loan for the purpose of refinancing the Asset];

(e) The payment of compensation to the Managing Member;

(f) The imposition of any Additional Contribution, except as provided in Section 8.2;

(g) The admission of a Person as an additional Member; and

(h) Any act that would make it impossible to carry on the ordinary business of the Company.

All Company cash shall be deposited in a bank account selected by the Managing Member and all disbursements of Company cash shall be approved in advance by those Persons designated by the [board of directors of the] Managing Member.

[The Members hereby approve and consent to the Company's borrowing pursuant to the Acquisition Loan and to the Company's acquisition of the Asset pursuant to the Acquisition Agreement.]

6.2 Liability of Members. No Member shall be liable as such for the liabilities of the Company.

6.3 Indemnification. A Member shall indemnify the Company for any costs or damages incurred by the Company as a result of any unauthorized action by such Member.

6.4 **Representations, Warranties and Covenants.** Each Member, and in the case of a trust or other Organization, the person(s) executing the Company Agreement on behalf of the entity, hereby represents and warrants to the Company and each other Member that: (a) if that Member is a trust or other Organization, it has power to enter into the Company Agreement and

to perform its obligations hereunder and that the person(s) executing the Company Agreement on behalf of the entity has the power to do so; and (b) the Member is acquiring its interest in the Company for the Member's own account as an investment and without an intent to distribute the interest. The Members acknowledge that their interests in the Company have not been registered under the Securities Act or any state securities laws and may not be resold or transferred without appropriate registration or the availability of an exemption from such requirements.

6.5 Conflicts of Interest.

(a) A Member, including the Managing Member, shall be entitled to enter into transactions that may be considered to be competitive with, or a business opportunity that may be beneficial to, the Company or its Affiliates, it being expressly understood that Members may enter into transactions that are similar to the transactions into which the Company or its Affiliates may enter. Notwithstanding the foregoing, Members shall account to the Company and hold as trustee for it any Property, Profit or benefit derived by the Member, without the consent of all of the other Members, in the conduct and winding up of the Company business or from a use or appropriation by the Member of Company Property including information developed exclusively for the Company and opportunities expressly offered to the Company.

(b) A Member, including the Managing Member, does not violate a duty or obligation to the Company merely because the Member's conduct furthers the Member's own interest. A Member may lend money to and transact other business with the Company. The rights and obligations of a Member who lends money to or transacts business with the Company are the same as those of a Person who is not a Member, subject to other applicable law. No transaction with the Company shall be voidable solely because a Member has a direct or indirect interest in the transaction if the transaction is fair to the Company.

ARTICLE VII

MANAGING MEMBER

7.1 Managing Member. Except as otherwise provided in the Company Agreement, the management of the Company and all decisions concerning the business affairs of the Company shall be made by the Managing Member. The Managing Member shall be KEITH N HANEY

7.2 Term of Office as Managing Member. The Managing Member shall serve until the Dissociation of such Managing Member or any removal of such Managing Member pursuant to Section 7.7.

7.3 Authority of Managing Member to Bind the Company. Only the Managing Member and authorized agents of the Company shall have the authority to bind the Company. Subject to Section 6.1, the Managing Member has the power, on behalf of the Company, to do all things necessary or convenient to carry out the business and affairs of the Company (as described in Article III), including, without limitation:

(a) To acquire, hold, sell, transfer, assign, lease or otherwise deal with [the Asset or other] Property that may be acquired by the Company, and to transfer [the Asset or other] Property to any other Organization that is (i) wholly-owned by the Company or is owned by the Members in the same proportions as their Sharing Ratios, (ii) a subsidiary limited liability company (or partnership) in which the Company is the sole non-managing member (or sole limited partner) and the Managing Member is the sole managing member (or sole general partner) or (iii) a nominee or agent of the Company, in such manner as the Managing Member may deem appropriate to protect the Company and the Members from liability (including environmental liability) and to minimize the tax burden of the Members;

(b) To institute, prosecute and defend any Proceeding in the Company's name;

(c) To conduct the Company's business, establish Company offices and exercise the powers of the Company;

(d) Subject to Section 7.11, to employ, contract and deal with, from time to time, Persons, including any Member or Affiliate of any Member, in connection with the management and operation of the Company's business, including without limitation, suppliers, customers, tradespeople, brokers, accountants and attorneys, on such terms as the Managing Member shall determine;

(e) To purchase liability and other insurance to protect the Company's business and Property;

(f) To establish reserve funds of the Company to provide for future requirements for operations, contingencies or any other purpose that the Managing Member deems necessary or appropriate;

(g) To make such elections under the Code and other relevant tax laws as to the treatment of items of Company income, gain, loss, deduction and credit, and as to all other relevant matters as the Managing Member deems necessary or appropriate, including without limitation, elections referred to in section 754 of the Code (subject to Section 9.6), the determination of which items of cash outlay shall be capitalized or treated as current expenses, and the selection of the method of accounting and bookkeeping procedures to be used by the Company;

(h) To pay as a Company expense any and all costs or expenses associated with the formation, development, organization and operation of the Company;

(i) To deposit, withdraw, invest, pay, retain and distribute the Company's funds in a manner consistent with the provisions of this Company Agreement; and

(j) To execute, acknowledge and deliver any and all instruments to effectuate the foregoing.

7.4 Actions of the Managing Member. The Managing Member has the power to bind the Company as provided in this Article VII. No Person dealing with the Company shall have any obligation to inquire into the power or authority of the Managing Member acting on behalf of the Company.

7.5 Indemnification. The Company shall indemnify the Managing Member and its agents for all costs, losses, liabilities and damages paid or incurred in connection with the business of the Company, to the fullest extent provided or allowed by the laws of the State of New York.

Managing Member's Standard of Care. The Managing Member's standard of 7.6 care in the discharge of the Managing Member's duties to the Company and the other Members is limited to refraining from engaging in grossly negligent or reckless conduct, intentional misconduct, fraud or a knowing violation of law. In discharging its duties, the Managing Member shall be fully protected in relying in good faith upon the records required to be maintained under Article IV and upon such information, opinions, reports or statements by any Person as to matters the Managing Member reasonably believes are within such other Person's professional or expert competence and who has been selected with reasonable care by or on behalf of the Company, including information, opinions, reports or statements as to the value and amount of the assets, liabilities, Profits or Losses of the Company or any other facts pertinent to the existence and amount of assets from which Distributions to Members might properly be paid. The Company shall indemnify and save harmless the Managing Member against any loss, damage or expense (including attorneys' fees) incurred by the Managing Member as a result of any act performed or omitted on behalf of the Company or in furtherance of the Company's interests without, however, relieving the Managing Member of liability for gross negligence, reckless conduct, intentional misconduct, fraud or a knowing violation of law. The satisfaction of any indemnification and any saving harmless shall be from and limited to Company Property and the other Members shall not have any personal liability on account thereof.

7.7 **Resignation; Removal of Managing Member.** The Managing Member shall not have a right to resign and may not be removed by the Members for any reason other than a breach of the Managing Member's standard of care, as set forth in Section 7.6.

7.8 Other Activities. The Managing Member shall not be required to devote its full time to the management of the Company business, but only so much of its time as the Managing Member deems necessary or appropriate for the proper management of such business. The Managing Member, and any of its Affiliates, may engage or possess an interest, independently or with others, in other businesses or ventures of every nature and description including without limitation the acquisition, ownership, management and operation of other real estate, and the operation and management of other Organizations for the acquisition, ownership, management and operation of other properties[, including those located near the Asset,] in competition with the Company or otherwise, and neither the Company nor any Member shall have any rights in or to such ventures or the income or profits derived therefrom.

7.9 **Distributions.** Each Member shall look solely to the assets of the Company for all Distributions and a share of Profits or Losses and shall have no recourse therefor (upon dissolution or otherwise) against the Managing Member or the other Members. No Member

shall have any right to demand or receive Property other than money upon dissolution and termination of the Company.

7.10 **Expenses.** The Company shall pay directly or reimburse the Managing Member for certain expenses of the Company incurred by the Managing Member in the management of the Company's business. Such expenses may include but are not limited to: (a) costs of borrowed money and taxes applicable to the Company; (b) fees and expenses paid to suppliers, tradespeople, brokers, consultants and other agents; (c) costs of insurance as required in connection with the conduct of the business of the Company; and (d) expenses incurred by the Company for tax return preparation.

7.11 Affiliates; Fees. The Managing Member is specifically authorized to employ, contract and deal with, from time to time, any member or Affiliate of any Member, and in connection therewith to pay such Person's fees, prices or other compensation; provided that such employment, contracts and dealings are necessary or appropriate for the Company's purposes, and the fees, prices or other compensation paid by the Company therefor is, in the judgment of the Managing Member, reasonable and typical or competitive with the fees, prices or other compensation customarily paid for similar Property or services.

Nothing herein contained shall be construed as a guaranty by the Managing Member of the performance by any Affiliate, designee or nominee of its obligations under any contract between any such Affiliate, designee or nominee and the Company.

ARTICLE VIII CONTRIBUTIONS AND CAPITAL ACCOUNTS

8.1 Initial Capital Contributions. Each Member shall make the Initial Capital Contribution described for that Member on Exhibit A and shall perform that Member's Commitment. No Member shall have the right to withdraw or be repaid any Capital Contribution except as provided in the Company Agreement.

8.2 Additional Capital Contributions. In the event the Managing Member determines that the Company does not have sufficient operating revenues or other available funds to pay any amount which the Managing Member determines to be required for any Company purpose, the Managing Member shall, if reasonable under the circumstances, attempt to obtain financing in the amount required; provided, however, that the Managing Member shall not obtain such financing if it would cause a default under any Company obligation. In the event that such financing cannot be obtained within a reasonable time and upon terms and conditions approved by the Managing Member, the Managing Member may, upon 15 days notice to the Members, call for an Additional Capital Contribution from the Members in the required amount. Such Additional Capital Contributions shall thereupon be made by the Members in proportion to their respective Sharing Ratios.

8.3 **Enforcement of Commitments.** In the event any Member (a "Delinquent Member") fails to perform the Delinquent Member's Commitment, the Managing Member shall give the Delinquent Member a notice of such failure. If the Delinquent Member fails to perform the Commitment (including the payment of any costs associated with the failure and interest at

the Default Interest Rate) within ten Business Days of the giving of such notice, the Managing Member may take such action as it deems appropriate, including but not limited to:

(a) Enforcing the Commitment in the court of appropriate jurisdiction in the state in which the Principal Office is located or the state of the Delinquent Member's address as reflected in the Company Agreement; provided, however, that a Member shall have no personal liability for any such Additional Capital Contribution and, in any proceeding to enforce the obligation of a Member to make all or part of any such Additional Capital Contribution, the Managing Member shall have recourse solely to the Delinquent Member's interest in the Company. Each Member expressly agrees to the jurisdiction of such courts but only for purposes of such enforcement.

(b) Selling the Delinquent Member's Membership Interest, including a sale to another Member or to another Person.

(c) Allowing Members, except the Delinquent Member, to make Additional Contributions and adjusting the Sharing Ratios and Membership Interests of the Members in proportion to the new Capital Contribution levels.

(d) Reducing the Delinquent Member's Membership Interest and Sharing Ratio.

(e) Issuing new Membership Interests to Members who make Additional Contributions in place of the Delinquent Member; provided that such Membership Interests may be entitled to a priority return and such other rights as shall be determined by the Managing Member.

8.4 **Capital Account.** A separate capital account shall be maintained for each Member throughout the term of the Company in accordance with the rules of section 1.704-1(b)(2)(iv) of the Regulations as in effect from time to time, and, to the extent not inconsistent therewith, to which the following provisions apply:

(a) Each Member's Capital Account shall be credited with (i) such Member's Capital Contribution; and (ii) such Member's share of Profits and items of income and gain that are specially allocated to such Member pursuant to Article IX (other than any income or gain allocated to such Member pursuant to Section 9.4(h) in accordance with section 704(c) of the Code.

(b) Each Member's Capital Account shall be debited with: (i) the amount of money distributed to such Member by the Company (including liabilities of such Member assumed by the Company as provided in section 1.704-1(b)(2)(iv)(c) of the Regulations) other than amounts which are in repayment of debt obligations of the Company to such Member; (ii) the Gross Asset Value of Property distributed to such Member (net of liabilities secured by such distributed Property that such Member is considered to assume or take subject to under section 752 of the Code); and (iii) such Member's share of Losses and items of loss and deduction that are specially allocated to such Member pursuant to Article IX (other than any deduction 704(c) of the Code).

(c) All such contributions, allocations and Distributions shall be credited or charged, as the case may be, to the appropriate Capital Accounts of the respective Members to whom they apply, as of the time the contributions, allocations or Distributions are made.

(d) The Capital Account of a transferee Member shall include the appropriate portion of the Capital Account of the Member from whom the transferee Member's interest was obtained.

(e) In determining the amount of any liability, there shall be taken into account section 752(c) of the Code and any other applicable provisions of the Code and Regulations.

The foregoing provisions and the other provisions of this Company Agreement relating to the maintenance of Capital Accounts are intended to comply with section 1.704-1(b) of the Regulations, and shall be interpreted and applied in a manner consistent with such Regulations. Consistent with such intention, the value of any Property (other than cash) (i) contributed to the Company by a Member, (ii) distributed to a Member from the Company or (iii) owned by the Company and subject to a revaluation upon the occurrence of certain events shall be the Fair Market Value of such Property (net of liabilities secured by such Property that the Company or such Member, as the case may be, is considered to assume or take subject to under section 752 of the Code) on the date of contribution, Distribution or revaluation, as applicable.

8.5 No Obligation to Restore Deficit Balance. No Member shall be required to restore any deficit balance in its Capital Account.

8.6 Withdrawal; Successors. A Member shall not be entitled to withdraw any part of its Capital Account or to receive any Distribution from the Company, except as specifically provided in the Company Agreement, and no Member shall be entitled to make any capital contribution to the Company other than such Member's Commitment.

8.7 Interest. Except as otherwise provided in this Company Agreement, no Member shall be entitled to interest or other return on such Member's Capital Contribution or on any Profits retained by the Company.

8.8 Investment of Capital Contributions and Company Cash. The Capital Contributions of the Members and any cash held by the Company from time to time shall be invested, until such time as such funds shall be used for other Company purposes, by the Managing Member in demand, money market or time deposits, obligations, securities, investments or other instruments constituting cash equivalents. Such investments shall be made by the Managing Member for the benefit of the Company.

8.9 Repayment of Capital Contribution.

(a) The Managing Member shall have no personal liability for the repayment of any Capital Contributions of any Member, and no Member shall have liability for the repayment of any Capital Contributions of any other Member. The repayment of any Capital Contribution shall be made only to the extent of available Company assets in accordance with the terms of this Company Agreement.

(b) Except as otherwise provided in this Company Agreement, no Member shall have priority over any other Member as to the return of its Capital Contribution or as to Distributions of cash made by the Company.

(c) Except as otherwise provided in this Company Agreement, a Member shall not be entitled to (i) demand or receive Property other than cash in return for its Capital Contribution or (ii) receive any funds or Property of the Company.

ARTICLE IX ALLOCATIONS AND DISTRIBUTIONS

9.1 **Profits and Losses.** Profits and Losses, and each item of Company income, gain, loss, deduction, credit and tax preference with respect thereto, for each Fiscal Year (or shorter period in respect of which such items are to be allocated) shall be allocated among the Members as provided in this Article IX.

9.2 **Profits.** After giving effect to the special allocations set forth in Sections 9.4 and 9.5, Profits for any Fiscal Year shall be allocated in the following order of priority:

(a) First, to the Members, if any, who received any allocation of Losses under Section 9.3(c), in proportion to (and to the extent of) the excess, if any, of (i) the cumulative Losses allocated to such Members pursuant to Section 9.3(c) for all prior Fiscal Years, over (ii) the cumulative Profits allocated to such Members pursuant to this Section 9.2(a) for all prior Fiscal Years;

(b) Second, to the Members, in proportion to (and to the extent of) the excess, if any, of (i) the cumulative Losses allocated to each Member pursuant to Section 9.3(a) hereof for all prior Fiscal Years, over (ii) the cumulative Profits allocated to each Member pursuant to this Section 9.2(b) for all prior Fiscal Years; and

(c) Third, the balance of the Profits remaining to the Members in accordance with their Sharing Ratios.

9.3 Losses. After giving effect to the special allocations set forth in Sections 9.4 and 9.5, Losses shall be allocated as set forth in Section 9.3(a), subject to the limitation in Section 9.3(b) below and, if applicable, as provided in Section 9.3(c).

(a) Losses for any Fiscal Year shall be allocated in the following order of priority:

(i) First, to the Members in proportion to and to the extent of the excess, if any, of (A) the cumulative Profits allocated to each such Member pursuant to Section 9.2(c) hereof for all prior Fiscal Years, over (B) the cumulative Losses allocated to such Member pursuant to this Section 9.3(a)(i) for all prior Fiscal Years; and

(ii) The balance, if any, among the Members in proportion to their respective Sharing Ratios.

(b) (i) The Losses allocated according to Section 9.3(a) shall not exceed the maximum amount of Losses that may be allocated to such Member without causing such Member to have an Adjusted Capital Account Deficit.

(ii) If some, but not all of the Members would have Adjusted Capital Account Deficits as a consequence of the allocations of Losses pursuant to Section 9.3(a), the limitation set forth in this Section 9.3(b) shall be applied by allocating Losses pursuant to this Section 9.3(b)(ii) only to those Members (allocated pro rata if more than one), who would not have an Adjusted Capital Account Deficit as a consequence of receiving such an allocation of Losses.

(iii) If no other Member may receive an additional allocation of Losses pursuant to Section 9.3(b)(ii), such additional Losses not allocated shall be allocated solely to those Members who bear the economic risk of such Losses within the meaning of section 704(b) of the Code.

(c) In the event that there are any remaining Losses in excess of the limitations set forth in Section 9.3(b), such remaining losses shall be allocated among the Members in proportion to their respective Sharing Ratios.

9.4 Special Allocations. The following special allocations shall be made:

(a) Minimum Gain Chargeback. Except as otherwise provided in section 1.704-2(f) of the Regulations, notwithstanding any other provision of this Article IX, if there is a net decrease in Partnership Minimum Gain during any Fiscal Year, each Member shall be specially allocated items of Company income and gain for such Fiscal Year (and, if necessary, subsequent Fiscal Years) in an amount equal to such Member's share of the net decrease in Partnership Minimum Gain, determined in accordance with section 1.704-2(g) of the Regulations. Allocations pursuant to the previous sentence shall be made in proportion to the respective amounts required to be allocated to each Member pursuant thereto. The items to be so allocated shall be determined in accordance with sections 1.704-2(f)(6) and 1.704-2(j)(2) of the Regulations. This Section 9.4(a) is intended to comply with the minimum gain chargeback requirement in section 1.704-2(f) of the Regulations and shall be interpreted consistently therewith.

(b) <u>Partner Minimum Gain Chargeback</u>. Except as otherwise provided in section 1.704-2(i)(4) of the Regulations, notwithstanding any other provision of this Article IX, if there is a net decrease in Partner Nonrecourse Debt Minimum Gain attributable to a Partner Nonrecourse Debt during any Fiscal Year, each Member who has a share of the Partner Nonrecourse Debt Minimum Gain as of the beginning of the Fiscal Year attributable to such Partner Nonrecourse Debt, determined in accordance with section 1.704-2(i)(5) of the Regulations, shall be specially allocated items of Company income and gain for such Fiscal Year (and, if necessary, subsequent Fiscal Years) in an amount equal to such Member's share of the net decrease in Partner Nonrecourse Debt Minimum Gain attributable to such Partner Nonrecourse Debt, determined in accordance with section 1.704-2(i)(4) of the Regulations. Allocations pursuant to the previous sentence shall be made in proportion to the respective amounts required to be allocated to each Member pursuant thereto. The items to be so allocated shall be determined in accordance with sections 1.704-2(i)(4) and 1.704-2(j)(2) of the Regulations. This Section 9.4(b) is intended to comply with the minimum gain chargeback requirement in section 1.704-2(i)(4) of the Regulations and shall be interpreted consistently therewith.

(c) Qualified Income Offset. In the event any Member unexpectedly receives any adjustments, allocations or Distributions described in section 1.704-1(b)(2)(ii)(d)(4), section 1.704-1(b)(2)(ii)(d)(5) or section 1.704-1(b)(2)(ii)(d)(6) of the Regulations which increase a Member's Adjusted Capital Account Deficit, items of Company income and gain shall be specially allocated to the Member in an amount and manner sufficient to eliminate, to the extent required by the Regulations, the Adjusted Capital Account Deficit of the Member as quickly as possible, provided that an allocation pursuant to this Section 9.4(c) shall be made only if and to the extent that the Member would have an Adjusted Capital Account Deficit after all other allocations provided for in this Article IX have been tentatively made as if this Section 9.4(c) were not in this Company Agreement.

(d) <u>Gross Income Allocation</u>. In the event any Member has an Adjusted Capital Account Deficit, such Member shall be specially allocated items of Company income and gain in the amount of such excess as quickly as possible, provided that an allocation pursuant to this Section 9.4(d) shall be made only if and to the extent that such Member would have an Adjusted Capital Account Deficit after all other allocations provided for in this Article IX have been made as if Section 9.4(c) and this Section 9.4(d) were not in this Company Agreement.

(e) <u>Nonrecourse Deductions</u>. Nonrecourse Deductions for any Fiscal Year shall be specially allocated among the Members in proportion to their Sharing Ratios.

(f) <u>Partner Nonrecourse Deductions</u>. Any Partner Nonrecourse Deductions for any Fiscal Year shall be specially allocated to the Member who bears the economic risk of loss with respect to the Partner Nonrecourse Debt to which such Partner Nonrecourse Deductions are attributable in accordance with section 1.704-2(i)(1) of the Regulations.

(g) <u>Certain Book-ups</u>. To the extent an adjustment to (i) the adjusted tax basis of any Company asset pursuant to section 734(b) or 743(b) of the Code is required to be taken into account in determining Capital Accounts or (ii) pursuant to section 1.704-1(b)(2)(iv)(f) of the Regulations, the Gross Asset Value of any Company asset is permitted to be taken into account in determining Capital Accounts, the amount of such adjustment to the Capital Accounts shall be treated, as provided in section 1.704-1(b)(2)(iv)(m) or 1.704-1(b)(2)(iv)(g) of the Regulations, respectively, as an item of Profit (if the adjustment increases such basis or Gross Asset Value of the asset) or Loss (if the adjustment decreases such basis or Gross Asset Value), and such Profit or Loss shall be specially allocated to the Members in a manner consistent with the manner in which their Capital Accounts are required to be adjusted pursuant to such section of the Regulations.

(h) Mandatory Allocations under Section 704(c) of the Code.

In the event section 704(c) of the Code or the principles of section 704(c) of the Code applicable under section 1.704-1(b)(2)(iv) of the Regulations (i) require allocations of income, gain, deduction or loss in a manner different than that set forth above, the provisions of section 704(c) of the Code and the Regulations thereunder shall control such allocations among the Members. Any item of Company income, gain, loss and deduction with respect to any Property (other than cash) that has been contributed by a Member to the capital of the Company and which is required or permitted to be allocated to such Member for income tax purposes under section 704(c) of the Code so as to take into account the variation between the tax basis of such Property and its Fair Market Value at the time of its contribution shall be allocated solely for income tax purposes in the manner so required or permitted under section 704(c) of the Code using the "traditional method" described in section 1.704-3(b) of the Regulations, provided, however, that any other method allowable under applicable Regulations may be used for any contribution of Property as to which there is agreement between the contributing Member and the Managing Member.

(ii) In the event the Gross Asset Value of any Company asset is adjusted pursuant to Section 9.4(g) in accordance with section 1.704-1(b)(2)(iv)(f)of the Regulations, subsequent allocations of income, gain, loss and deduction with respect to such asset shall take account of any variation between the adjusted basis of such asset for federal income tax purposes and its Gross Asset Value in a manner consistent with Section 9.4(h)(i).

(iii) Except as provided in Sections 9.4(h)(i) and (ii), for United States federal, state and local income tax purposes, the income, gains, losses and deductions of the Company shall, for each taxable period, be allocated among the Members in the same manner and in the same proportion that such items have been allocated among the Members' respective Capital Accounts.

9.5 **Curative Allocations.** The allocations set forth in Sections 9.3(b) and 9.4(a) through (f) (the "Regulatory Allocations") are intended to comply with certain requirements of the Regulations. It is the intent of the Members that, to the extent possible, all Regulatory Allocations shall be offset either with other Regulatory Allocations or with special allocations of other items of Company income, gain, loss or deduction. Therefore, notwithstanding any other provision of this Article IX (other than the Regulatory Allocations), the Managing Member shall make such offsetting special allocations of Company income, gain, loss or deduction in whatever manner it determines appropriate so that, after such offsetting allocations are made, each Member's Capital Account balance is, to the extent possible, equal to the Capital Account balance such Member would have had if the Regulatory Allocations were not part of this Company Agreement and all Company items were allocated pursuant to Sections 9.2 and 9.3(a). In exercising its discretion under this Section 9.5, the Managing Member (i) shall take into

account future Regulatory Allocations under Sections 9.4(a) and 9.4(b) that, although not yet made, are likely to offset other Regulatory Allocations previously made under Sections 9.4(e) and 9.4(f).

9.6 Section 754 Election. Upon a transfer by a Member of an interest in the Company, which transfer is permitted by the terms of this Company Agreement, or upon the death of a Member or the Distribution of any Company Property to one or more Members, the Managing Member, upon the request of one or more of the transferees or distributees, shall cause the Company to file an election on behalf of the Company, adjusted for federal income tax purposes in the manner prescribed in section 734 or 743 of the Code, as the case may be. The cost of preparing such election and any additional accounting expenses of the Company occasioned by such election, shall be borne by such transferees or distributees.

9.7 Other Allocation Rules.

(a) For purposes of determining the Profits, Losses or any other item allocable to any period (including allocations to take into account any changes in any Member's Sharing Ratio during a Fiscal Year and any transfer of any interest in the Company), Profits, Losses and any such other item shall be determined on a daily, monthly or other basis, as determined by the Managing Member using any permissible method under section 706 of the Code and the Regulations thereunder.

(b) The Members are aware of the income tax consequences of the allocations made by this Article IX and hereby agree to be bound by the provisions of this Article IX in reporting their shares of Company income and loss for income tax purposes.

(c) Solely for purposes of determining a Member's proportionate share of the "excess nonrecourse liabilities" of the Company within the meaning of section 1.752-3(a)(3) of the Regulations, the Members' interests in Company Profits are in proportion to their Sharing Ratios.

(d) To the extent permitted by section 1.704-2(h)(3) of the Regulations, the Managing Member shall endeavor to treat Distributions as having been made from the proceeds of a Nonrecourse Liability or a Partner Nonrecourse Debt only to the extent that such Distributions would not cause or increase an Adjusted Capital Account Deficit for any Member.

(e) Except as otherwise provided in this Article IX, an allocation of Company Profits or Losses to a Member shall be treated as an allocation to such Member of the same share of each item of income, gain, loss and deduction taken into account in computing such Profits or Losses.

(f) For purposes of determining the character (as ordinary income or capital gain) of any Profits allocated to the Members pursuant to this Article IX, such portion of Profits that is treated as ordinary income attributable to the recapture of depreciation shall, to the extent possible, be allocated among the Members in the proportion which (i) the amount of depreciation previously allocated to each Member bears to (ii) the total of such depreciation allocated to all Members. This Section 9.7(f) shall not alter the amount

of allocations among the Members pursuant to this Article IX, but merely the character of income so allocated.

(g) Except for arrangements expressly described in this Company Agreement, no Member shall enter into (or permit any Person related to the Member to enter into) any arrangement with respect to any liability of the Company that would result in such Member (or a person related to such Member under section 1.752-4(b) of the Regulations) bearing the economic risk of loss (within the meaning of section 1.752-2 of the Regulations) with respect to such liability unless such arrangement has been approved by all Members. To the extent a Member is permitted to guarantee the repayment of any Company indebtedness under this Company Agreement, each of the other Members shall be afforded the opportunity to guarantee such Member's pro rata share of such indebtedness, determined in accordance with the Members' respective Sharing Ratios.

9.8 Distribution of Net Cash Flow.

(a) <u>Amounts and Timing</u>. Subject to the provisions of Section 13.3, Net Cash Flow for each Fiscal Year of the Company, to the extent not distributed previously under this Section 9.8, shall be distributed to the Members, at such time or times as may be designated by the Managing Member, in proportion to the amount of Profits allocated to each Member.

(b) Amounts Withheld. All amounts required to be withheld pursuant to the Code or any provision of any state or local tax law with respect to any payment, distribution or allocation to the Company or the Members shall be treated as amounts distributed to the Members pursuant to this Section 9.8 for all purposes under this Company Agreement. The Managing Member is authorized to withhold from Distributions, or with respect to allocations, to the Members and to pay over to any federal, state or local government any amounts required to be so withheld pursuant to the Code or any provisions of any other federal, state or local law, and shall allocate any such amounts to the Members with respect to which such amount was withheld.

(c) <u>Draws for Payment of Estimated Taxes</u>. The Company shall pay to each Member a quarterly draw, not to exceed the amount reasonably necessary to provide for payment by the Members of any federal, state and local estimated taxes with respect to Profits allocated to the Members pursuant to this Article IX, and each such draw, if any, shall be treated as a loan from the Company to each Member receiving such draw and shall be deemed repaid by reducing the amount of each subsequent Distribution to the Member receiving such draw pursuant to this Section 9.8 by the lesser of (i) the entire amount otherwise distributable to the Member receiving such draw and (ii) the entire amount of any unrepaid draws pursuant to this Section 9.8(c).

9.9 Allocation of Gain or Loss upon Winding Up.

(a) <u>Gain Realized on Sale of Company Property</u>. Upon the winding up of the Company, as provided in Article XIII, net gain realized on the sale or sales of Company

Property (each such sale a "Winding Up Sale") shall be allocated among the Members in accordance with Section 9.2.

(b) <u>Loss Realized on Sale of Company Property</u>. Net loss realized on any Winding Up Sale shall be allocated among the Members in accordance with Section 9.3.

(c) <u>Distributions in Kind</u>. In the event that, upon a winding up of the Company, pursuant to Section 13.3, either (i) any Company Property is required to be distributed in kind, or (ii) the Managing Member elects to distribute any Company Property in kind, the book value of such Property shall be adjusted to its Fair Market Value as of the date of such Distribution, and the amount of such adjustments shall be allocated to the Members' capital accounts in the manner and priorities provided in Sections 9.9(a) and (b) as though such Property had been sold at its Fair Market Value and gain or loss had been realized.

ARTICLE X TAXES

10.1 Tax Matters Partner. Managing Member shall be the Tax Matters Partner of the Company pursuant to section 6231(a)(7) of the Code. If the Managing Member shall cease to act as the Tax Matters Partner for any reason, the Members shall select another Member (subject to such Member's approval) to be the Tax Matters Partner. The Company has designated another Member as Tax Matters Partner and such Member has given its consent in writing to its appointment as Tax Matters Partner. The Tax Matters Partner shall receive no additional compensation from the Company for its services in that capacity, but all expenses incurred by the Tax Matters Partner in such capacity shall be borne by the Company. The Tax Matters Partner is authorized to employ such accountants, attorneys and agents as it, in its sole discretion, determines is necessary to or useful in the performance of its duties. The Tax Matters Partner is authorized to represent the Company before the Internal Revenue Service and any other governmental agency with jurisdiction, and to sign such consents and to enter into settlements and other agreements with such agencies as the Tax Matters Partner or its duly authorized officer deems necessary or advisable. Each Member shall give prompt notice to each other Member of any and all notices it receives from the Internal Revenue Service concerning the Company, including any notice of a 30 day appeal letter and any notice of deficiency in tax concerning the Company's federal income tax returns. The Tax Matters Partner shall give each Member periodic status reports regarding any negotiations between the Internal Revenue Service and the Company. The Tax Matter's Partner shall serve in a similar capacity with respect to any similar tax related or other election provided by state or local laws.

ARTICLE XI

TRANSFER OF MEMBERSHIP INTEREST

11.1 **Compliance with Securities Laws.** No Membership Interest has been registered under the Securities Act or under any applicable state securities laws. A Member may not transfer (a transfer, for purposes of this Company Agreement, shall be deemed to include, but not be limited to, any sale, transfer, assignment, pledge, creation of a security interest or other disposition) all or any part of such Member's Membership Interest, except upon compliance with the applicable federal and state securities laws. The Managing Member shall have no obligation to register any Member's Membership Interest under the Securities Act or under any applicable state securities laws, or to make any exemption therefrom available to any Member.

11.2 Transfer of Economic Interest. The Economic Interest of any Member may not be transferred in whole or in part unless the following terms and conditions have been satisfied:

(a) The transferor shall have: (i) assumed all costs incurred by the Company in connection with the transfer, (ii) furnished the Company with a written opinion of counsel, satisfactory in form and substance to counsel for the Company, that such transfer complies with applicable federal and state securities laws and the Company Agreement and will not result in the Company being treated as a publicly traded partnership for purposes of section 7704 of the Code and (iii) complied with such other conditions as the Managing Member may reasonably require from time to time; and

(b) The transferee shall have assumed the obligations, if any, of the transferor to the Company, including the obligation to fulfill the pro rata portion of the transferor's then existing or subsequently arising Commitment related to the transferred Economic Interest or portion thereof.

Transfers of Economic Interests will be recognized by the Company as effective only upon the close of business on the last day of the calendar month following satisfaction of the above conditions. Any transfer in contravention of this Article XI and any transfer which if made would cause a termination of the Company for federal income tax purposes under section 708(b) of the Code shall be void when made and ineffectual and shall not bind the Company or the other Members.

11.3 Status of Transferee of Economic Interest. A transferee of an Economic Interest who is not admitted as a Substitute Member shall be entitled only to receive that share of Profits, Losses and Distributions, and the return of Capital Contribution and Distributions upon a dissolution of the Company, to which the transferor would otherwise be entitled with respect to the interest transferred, and shall not have any Management Rights of a Member of the Company under the NY LLC Law or this Company Agreement including, without limitation, the right to obtain any information on account of the Company's transactions, to inspect the Company's books or to vote with the Members on, or to grant or withhold consents or approvals to, any matter. The Company shall, if a transferee and transferor jointly advise the Company in writing of a transfer of the Economic Interest, furnish the transferee with pertinent tax information at the end of each Fiscal Year.

11.4 Transfer of Management Rights; Admission of Substitute Member. A Member may transfer Management Rights and give the transferee the right to become a Member only after the following terms and conditions have been satisfied:

(a) The transferee shall also be the transferee of all or part of the transferor's Economic Interest, or shall be the owner of an Economic Interest;

(b) The Members holding at least a majority of the Membership Interests shall have consented in writing to the admission of the Substitute Member, which consent may be arbitrarily withheld by any such Member; and

(c) The transferor and the transferee shall have complied with such other requirements as the non-transferring Members may reasonably impose, including the conditions that the transferee:

(i) Adopt and approve in writing all the terms and provisions of the Company Agreement then in effect; and

(ii) Pay such fees as the Managing Member may reasonably require to pay the costs of the Company in effecting such substitution.

11.5 Transfer to Surviving Spouse or Lineal Descendent. If, by reason of the death of a Member, all or part of such Member's Economic Interest is transferred to the surviving spouse or to a lineal descendent of such Member (a "Permitted Transferee"), pursuant to the last will and testament of, or inter vivos trust created by, such Member, or pursuant to the laws of descent and distribution applicable to such Member's estate, such Permitted Transferee shall be admitted as a Substitute Member upon satisfaction of the terms and conditions of Section 11.4(c), to the extent applicable.

11.6 Death, Dissolution, Bankruptcy or Incompetency of a Member. Upon the death, dissolution, adjudication of bankruptcy, insanity or incompetency of a Member, such Member's successors, executors, administrators or legal representatives shall have all the rights of a Member (except as provided by the last sentence of this Section 11.6) for the purpose of settling or managing such Member's estate, including such power as such Member possessed to substitute a successor as a transferee of such Member's interest in the Company and to join with such transferee in making the application to substitute such transferee as a Member. However, except as provided in Section 11.5, such successors, executors, administrators or legal representatives will not have the right to become a Substitute Member in the place of their predecessor in interest unless the other Members shall so consent as provided in Section 11.4(b) hereof.

11.7 **Dispositions not in Compliance with this Article Void.** Any attempted Disposition of a Membership Interest, or any part thereof, not in compliance with this Article shall be void when made and ineffectual and shall not bind the Company.

ARTICLE XII DISSOCIATION OF A MEMBER

12.1 **Dissociation.** A Person shall cease to be a Member upon the happening of any of the following events:

- (a) The resignation or withdrawal of a Member;
- (b) A Member becoming a Bankrupt Person;

(c) In the case of a Member who is a natural person, the death of the Member or the entry of an order by a court of competent jurisdiction adjudicating the Member incompetent to manage the Member's personal estate;

(d) In the case of a Member that is a trust or who is acting as a Member by virtue of being a trustee of a trust, the termination of the trust (but not merely the substitution of a new trustee);

(c) In the case of a Member that is a separate Organization other than a corporation, the dissolution and commencement of winding up of the separate Organization;

(f) In the case of a Member that is a corporation, the filing of a certificate of dissolution, or its equivalent, for the corporation or the revocation of its charter; or

(g) In the case of a Member that is an estate, the distribution by the fiduciary of the estate's entire interest in the Company.

12.2 **Rights of Dissociating Member.** In the event any Member dissociates prior to the expiration of the term of this Company Agreement:

(a) If the Dissociation causes a dissolution and winding up of the Company under Article XIII, the Member shall be entitled to participate in the winding up of the Company to the same extent as any other Member except that, if such Dissociation results from a withdrawal of a Member in violation of this Company Agreement, any Distributions to which such Member would have been entitled shall be reduced by that portion of the damages, if any, sustained by the Company as a result of the Dissolution Event and winding up that is chargeable to the Capital Accounts of the other Members; or

(b) If the Dissociation does not cause a dissolution and winding up of the Company under Article XIII, the Member shall be entitled to an amount equal to the value of the Member's Membership Interest in the Company, to be paid over a period not to exceed five years together with interest at the minimum rate necessary to avoid the imputation of interest under the Code. The value of the Member's Membership Interest shall include the amount of any Distributions to which the Member is entitled under the Company Agreement and the value of the Member's Membership Interest as of the date of Dissociation as determined by independent appraisal, reduced by an allocable portion of any damages sustained by the Company as a result of the Member's Dissociation.

ARTICLE XIII

DISSOLUTION AND WINDING UP

13.1 **Dissolution.** The Company shall be dissolved without further action by the Members and its affairs wound up upon the first to occur of any of the following events (each of which shall constitute a Dissolution Event):

(a) The expiration of the term of the Company Agreement, unless the Company is continued with the consent of all of the Members;

(b) The written consent of the Members holding at least two-thirds of the Membership Interests; and

((c) At any time when there is but one Member.)

13.2 Effect of Dissolution. Upon dissolution, the Company shall not be terminated and shall continue until the winding up of the affairs of the Company is completed and articles of dissolution have been filed with the Department of State of New York.

13.3 Distribution of Assets on Dissolution. Upon the winding up of the Company, the Managing Member (or, if there is no Managing Member then remaining, such other Person(s) designated by the Members representing at least a majority of the Members' Membership Interests) shall take full account of the assets and liabilities of the Company, shall liquidate the assets (unless the Managing Member determines that a Distribution of any Company Property inkind would be more advantageous to the Members than the sale thereof) as promptly as is consistent with obtaining the Fair Market Value thereof, and shall apply and distribute the proceeds therefrom in the following order:

(a) First, to the payment of the debts and liabilities of the Company to creditors, including Members who are creditors, to the extent permitted by law, in satisfaction of such debts and liabilities, and to the payment of necessary expenses of liquidation;

(b) Second, to the setting up of any reserves which the Managing Member may deem necessary or appropriate for any anticipated obligations or contingencies of the Company arising out of or in connection with the operation or business of the Company. Such reserves may be paid over by the Managing Member to an escrow agent or trustee selected by the Managing Member to be disbursed by such escrow agent or trustee in payment of any of the aforementioned obligations or contingencies and, if any balance remains at the expiration of such period as the Managing Member shall deem advisable, shall be distributed by such escrow agent or trustee in the manner hereinafter provided; and

(c) Then, to the Members in accordance with positive Capital Account balances taking into account all Capital Account adjustments for the Company's taxable year in which the liquidation occurs. Liquidation proceeds shall be paid within 60 days of the end of the Company's taxable year in which the liquidation occurs. Such Distributions shall be in cash or Property (which need not be distributed proportionately) or partly in both, as determined by the Managing Member.

If at the time of liquidation the Managing Member shall determine that an immediate sale of some or all Company Property would cause undue loss to the Members, the Managing Member may, in order to avoid such loss, defer liquidation.

13.4 Winding Up and Articles of Dissolution. The winding up of the Company shall be completed when all debts, liabilities and obligations of the Company have been paid and discharged or reasonably adequate provision therefor has been made, and all of the remaining Property of the Company has been distributed to the Members. Within 90 days following the dissolution and commencement of the winding up of the Company, articles of dissolution shall be filed with the Department of State of New York. The articles of dissolution shall set forth the information required by the NY LLC Law.

ARTICLE XIV MISCELLANEOUS

14.1 Notices. Notices to the Managing Member shall be sent to the principal office of the Company. Notices to the other Members shall be sent to their addresses set forth on Exhibit <u>A</u>. Any Member may require notices to be sent to a different address by giving notice to the other Members in accordance with this Section 14.1. Any notice or other communication required or permitted hereunder shall be in writing, and shall be deemed to have been given with receipt confirmed if and when delivered personally, given by prepaid telegram or mailed first class, postage prepaid, delivered by courier, or sent by facsimile, to such Members at such address.

14.2 Meetings. A meeting of the Members may be called by the Managing Member at any time, and shall be called at the written request of the Members holding at least a majority of the Membership Interests. Written notice stating the place and time of the meeting, and the purpose thereof shall be given by the Managing Member to each Member at least ten days before the meeting.

14.3 Headings. All Article and Section headings in the Company Agreement are for convenience of reference only and are not intended to qualify the meaning of any Article or Section.

14.4 Entire Agreement. This Company Agreement constitutes the entire agreement among the parties and supersedes any prior agreement or understanding among them respecting the subject matter of this Company Agreement.

14.5 **Binding Agreement.** This Company Agreement shall be binding upon, and inure to the benefit of, the parties hereto, their successors, heirs, legatees, devisees, assigns, legal representatives, executors and administrators, except as otherwise provided herein.

14.6 Saving Clause. If any provision of this Company Agreement, or the application of such provision to any Person or circumstance, shall be held invalid, the remainder of this Company Agreement, or the application of such provision to Persons or circumstances other than those as to which it is held invalid, shall not be affected thereby. If the operation of any provision of this Company Agreement would contravene the provisions of the NY LLC Law, such provision shall be void and ineffectual.

14.7 **Counterparts.** This Company Agreement may be executed in several counterparts, and all so executed shall constitute one agreement, binding on all the parties hereto, even though all parties are not signatories to the original or the same counterpart. Any counterpart of either the Company Agreement or the Articles of Organization shall for all purposes be deemed a fully executed instrument.

14.8 Governing Law. This Company Agreement shall be governed by and construed in accordance with the laws of the State of New York without regard to the principles of conflicts of laws.

14.9 No Partnership Intended for Nontax Purposes. The Members have formed the Company under the NY LLC Law, and expressly do not intend hereby to form a partnership under either the New York Uniform Partnership Law or the New York Uniform Limited Partnership Law. The Members do not intend to be partners one to another or partners as to any third party. To the extent any Member, by word or action, represents to another person that any Member is a partner or that the Company is a partnership, the Member making such wrongful representation shall be liable to any other Members who incur personal liability by reason of such wrongful representation.

14.10 No Rights of Creditors and Third Parties under Company Agreement. The Company Agreement is entered into among the Company and the Members for the exclusive benefit of the Company, its Members and their permitted successors and assignees. The Company Agreement is expressly not intended for the benefit of any creditor of the Company or any other Person. Except and only to the extent provided by applicable statute, no such creditor or any third party shall have any rights under the Company Agreement or any agreement between the Company and any Member with respect to any Capital Contribution or otherwise.

14.11 **Dispute Resolution.** Whenever the Members shall have any dispute among themselves relating to the interpretation, construction or implementation of this Company Agreement or shall be deadlocked or shall otherwise be in dispute with respect to the relations among the Members or between the Members and the Company or any other matter related thereto, the Members shall resolve such dispute as follows:

(a) First, each Member involved in such dispute shall use its good faith efforts to negotiate a resolution thereof by engaging in discussions with the other Members so involved at reasonable times and places, by telephone or otherwise, during the 30 day period following notice by a Member to each of the other Members of its belief that there is a dispute which requires resolution in such manner;

(b) Second, if the Members are unable to resolve such dispute through good faith negotiations during the 30 day period provided in Section 14.11(a), the Members shall submit such dispute to an arbitration procedure that shall be selected by the Members involved in such dispute; and

(c) Third, if the Members are unable to resolve such dispute through the arbitration procedure selected by them, any Member involved in such dispute may bring an action or proceeding in any court having jurisdiction thereof; provided that (i) a Member may object to the venue of such action or proceeding or that such court does not have jurisdiction over such Member and (ii) each Member waives its right to trial by jury and its right to consequential, special and/or punitive damages.

14.12 General Interpretive Principles. For purposes of this Company Agreement, except as otherwise expressly provided or unless the context otherwise requires:

(a) The terms defined in this Company Agreement include the plural as well as the singular;

(b) Accounting terms not otherwise defined herein have the meanings given to them in the United States in accordance with generally accepted accounting principles;

(c) References herein to "Sections," "paragraphs" and other subdivisions without reference to a document are to designated Sections, paragraphs and other subdivisions of this Company Agreement;

(d) A reference to a paragraph without further reference to a Section is a reference to such paragraph as contained in the same Section in which the reference appears, and this rule shall also apply to other sub-divisions;

(e) The words "herein," "hereof," "hereunder" and other words of similar import refer to this Company Agreement as a whole and not to any particular provision; and

(f) The term "include" or "including" shall mean without limitation by reason of enumeration.

IN WITNESS WHEREOF, the parties hereto have executed this Company Agreement as of the Effective Date.

THE COMPANY:

By: Managing Member

By: KEITH N HANEY

Name: Title: MANAGING MEMBER

MANAGING MEMBER:

By: Name: KEITH N HANEY

MANAGING MEMBER

MEMBERS:

Title:

EXHIBIT A

NAME & ADDRESS OF MEMBER	INITIAL CAPITAL CONTRIBUTION	MEMBERSHIP INTEREST & PROFIT SHARING RATIO
Keith N Haney		
James K Haney III		
Christopher Haney		

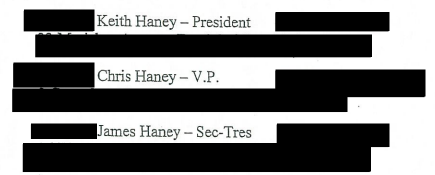
VILLAGE DOCK CONTRACTING, INC.

15 North Columbia Street, Port Jefferson, NY 11777 Phone: 631-928-4104 Fax: 631- 928-4590

VILLAGE DOCK, INC.

President:	Peter Hough	
V.P.:	Chris Haney	
Sec-Tres:	Keith Haney	

- Village Dock, Inc. is 100% owned by Village Dock Contracting, Inc. 15 North Columbia Street Port Jefferson, New York 11777
- Corporate Structure of Village Dock Contracting, Inc.







TO: Nassau County Department of Public Works

February 3, 2022

RE:





Sincerely,

<

Keith Haney, Managing Member Signature



EDUCATION:

ROGER WILLIAMS UNIVERSITY, B.S. CONSTRUCTION MANAGEMENT, 2002

GENERAL:

I HAVE WORKED IN THE CONSTRUCTION INDUSTRY FOR OVER TWENTY YEARS, AND HELD THE ROLES OF LABOR FOREMAN, PROJECT ENGINEER, PROJECT MANAGER, AND MANAGING MEMBER. THE PROJECTS THAT I HAVE BEEN INVOLVED IN RANGED FROM \$100,000 TO 40 MILLION IN REVENUE. MY DUTIES AS LABOR FOREMAN AND PROJECT ENGINEER INCLUDED SUPERVISING UNION WORK FORCE, ORDERING MATERIALS, PROCESSING PAY REQUISITIONS, SCHEDULING, AND NEGOTIATING CHANGE ORDERS. AS A PROJECT MANAGER, I TOOK ON THE RESPONSIBILITY OF ESTIMATING PROJECTS, COORDINATING SUBCONTRACTORS, IMPLEMENTING SAFETY GUIDELINES, AND OVERSEEING MULTIPLE PROJECTS AT A TIME. AS MANAGING MEMBER OF H & L CONTRACTING, I AM ALSO RESPONSIBLE FOR ALL THE OVERALL DIRECTION OF THE COMPANY, LOOKING FOR FUTURE OPPORTUNITIES, AND FINDING CONSTRUCTION MARKETS THAT WILL HELP INSURE COMPANY GROWTH AND FUTURE REVENUE.

EXPERIENCE:

MANAGING MEMBER, VILLAGE DOCK/H & L CONTRACTING, LLC

- TOWN OF BABYLON AMERICAN VENICE BRIDGES (7.2 MILLION)
- USACOE-DREDGING SALEM RIVER, NJ (2.7 MILLION)
- NYSDOT-6 BRIDGE REPAIR (13.5 MILLION)
- USACOE-LONG BEACH T-GROIN CONSTRUCTION (37.6 MILLION)
- NYSDOT-FLUSHING RIVER FENDERING SYSTEM (8.8 MILLION)
- NYSDOT-SCOUR CRITICAL BRIDGE IMPROVEMENTS (27.2 MILLION)
- USACOE-CONEY ISLAND T-GROIN CONSTRUCTION (25.2 MILLION)
- SUFFOLK COUNTY, DRAW BRIDGE REHABILITATION (8.2 MILLION)
- NYSDOT-3 BRIDGE REPAIR (5.1 MILLION)
- NYSDOT-HECKSHER STATE PARKWAY BRIDGE (8.4 MILLION)
- TOWN OF ISLIP- BULKHEAD CONSTRUCTION (2.4 MILLION)
- TOWN OF OYSTER BAY BULKHEAD (834,000)
- DREDGING STONY BROOK HARBOR (1.8 MILLION)
- DREDGING OF PLUM ISLAND AND ORIENT HARBOR (1.5 MILLION)
- NYSDOT-TEMP STEEEL SHEETING (1.8 MILLION)
- LIRR AMMOTT CULVERT (4.2 MILLION)
- NYSDOT OVERHEAD SIGN REPLACEMENT (1.7 MILLION)
- SUFFOLK COUNTY NISSEQUOGUE RIVER DREDGING (2 MILLION)
- NYC PARKS BARRETTO POINT PIER (1.4 MILLION)

PROJECT MANAGER, NEWBORN CONSTRUCTION

- LEAD PROJECTS END TO END
- TOWN OF OYSTER BAY TEDDY ROOSEVELT MARINA REHAB (7 MILLION)
- TOWN OF OYSTER BAY TAPPEN BEACH BOAT RAMP/BULKHEAD (2 MILLION)
- USACOE-ELDERS ISLAND MARSH REHABILITATION (2.6 MILLION)

2008-PRESENT

2005-2008

- TOWN OF NEW HYDE PARK ROAD REHAB (1 MILLION)
- NYS DEC JACOBS SHIPYARD WOOD PIER (300,000)
- SUFFOLK COUNTY DREDGING OF STONY BROOK AND MOUNT SINAI HARBORS (1.3 MILLION)
- TILCON PORT WASHINGTON BULKHEAD (3.8 MILLION)
- TOWN OF PATCHOGUE/PATCHOGUE RIVER DREDGING (400,000)
- TOWN OF NORTH HEMPSTEAD MILL POND DREDGING (700,000)
- SUFFOLK COUNTY NISSEQUOGUE RIVER DREDGING (2 MILLION)
- KEYSPAN NORTHPORT POWER PLANT DREDGING (1.5 MILLION)
- NASSAU COUNTY WANTAGH PARK MARINA (4.8 MILLION)

2003-2005 - PROJECT ENGINEER

- BROOKHAVEN LANDFILL NEW CELL CONSTRUCTION (5 MILLION)
- BROOKHAVEN LANDFILL FORCE MAIN (250,000)
- NYS DOT 7 BRIDGES REHABILITATION (8 MILLION)
- NYS DOT RTE 25 CUTCHOGUE REHABILITATION (18 MILLION)

1998-2002 SUMMERS/WINTERS LABOR FORMAN

LEAD UNION CREWS ON ROAD CONSTRUCTION PROJECTS (1 MILLION-27 MILLION)

LICENSES/CERTIFICATIONS

- US ARMY CORPS OF ENGINEERS CERTIFICATE OF CONSTRUCTION QUALITY MANAGEMENT FOR CONTRACTORS
- OSHA 30 HOUR CERTIFICATE CONSTRUCTION INDUSTRY OUTREACH TRAINING

COUNTY OF NASSAU

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

1. Name of the Entity: H&L Contract	ting LLC	
Address:140 Adams Avenue Ste 14	B	
City: HAUPPAUGE	State/Province/Territory: <u>NY</u>	Zip/Postal Code: <u>11788</u>
Country: US		
2. Entity's Vendor Identification Number	r:	
3. Type of Business: Ltd. Liability Co	(specify)	

4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):

2 File(s) uploaded Partnership structure.PDF, doc01743420220201091226.pdf

No principals have been attached to this form.

5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section.

if none, explain.	
Keith Haney -	
Chris Haney -	
James K Haney -	

1 File(s) uploaded Partnership structure.PDF

No shareholders, members, or partners have been attached to this form.

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.

Please see attached Business Owr

3 File(s) uploaded JCKD-Jocar ownership.PDF, Ownership structure.PDF, doc01941420220323094320.pdf

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). If none, enter "None." 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, commissions, 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. 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.

Are there lobbyists involved in this matter? YES NO X

(a) Name, title, business address and telephone number of lobbyist(s): None (b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities. None

(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.

Electronically signed and certified at the date and time indicated by: Keith Haney [KHANEY@HLCONTRACTINGLLC.COM]

Dated: 03/23/2022 10:48:23 AM

Title: Managing Member

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.



Partnership Structure of H & L Contracting, LLC.

Keith Haney – Managing Member	
Chris Haney – Membe	
James K. Haney III – Membe	

H&L CONTRACTING, LLC.

38 Homan Avenue, Bay Shore, NY 11706 Phone: 631-403-4911 • Fax: 631-928-4590

• Partnership Structure of H & L Contracting, LLC.

- Managing Partner
Chris Haney –Partner
James K. Haney III – Partner





JCKD Materials Corp.

15 N.Columbia Street, Port Jefferson, New York 11777

JCKD Material Corp.

President :	James K. Haney-
Vice President:	Christopher Haney-
Sec/Trea:	Keith Haney

JCKD Materials owns 50% of Jocar Asphalt, LLC., PO Box 530, Old Bethpage, NY 11804

Jocar Asphalt, LLC.

Managing Member:	James K. Haney
Member:	Christopher Haney
Member:	Keith Haney

Business Ownership Structure

As of March 23, 2022

H&L Contracting LLC

H&L Towing Village Dock Contracting Inc. North Columbia Street LLC JCK Leasing Inc. Ocean Hampton LLC Suffolk Asphalt Supply Inc. JCK3 Inc 38 Homan Avenue LLC Anglers Edge Inc. Village Dock Inc. JCKD Materials Corp. Rason Materials Inc. Jocar

Minority Interests

Gibson and Cushman Contracting LLC Kings Park Materials LLC Kings Park Emulsion LLC Kings Park Recycling LLC 133 Old Northport Road LLC 133B Old Northport Road LLC 135 Old Northport Road LLC 137 Old Northport Road LLC 139 Old Northport Road LLC MPJ Holdings LLC S&P Realty of L.I. Inc. Scatt Materials Corp. Z&P Realty of L.I. Inc.

Relationship

Affiliated company with common owners Common ownership in partner wih others Common ownership in partner wih others Affiliated company with common owners Common ownership in partner wih others Common ownership in partner wih others

Affiliated company with common owners Common ownership in partner wih others Affiliated company with common owners Common ownership in partner wih others Common ownership in partner wih others

Nassau County Participation

No participation on construction contracts Maybe participating in construction contracts Maybe participating in construction contracts

No participation on construction contracts Maybe participating in construction contracts Maybe participating in construction contracts Maybe participating in construction contracts No participation on construction contracts No participating in construction contracts No participation on construction contracts

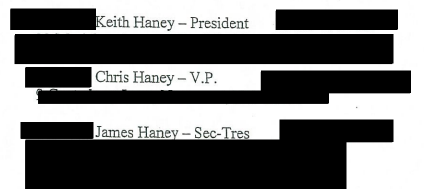
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- Village Dock, Inc. is 100% owned by Village Dock Contracting, Inc. 15 North Columbia Street Port Jefferson, New York 11777
- Corporate Structure of Village Dock Contracting, Inc.





COUNTY OF NASSAU DEPARTMENT OF PUBLIC WORKS Inter-Departmental Memo

- TO: Office of the County Executive Att: Edward Powers, Deputy County Executive
- FROM: Department of Public Works

DATE: February 10, 2022

SUBJECT: RECOMMENDATION OF AWARD

Contract Number:	H61587-PR6
Title:	Priority Resurfacing Phase 6
Engineer's Estimate:	\$ 9,499,850.00
BIDS RECEIVED ON:	November 9, 2021

The bids received for the above referenced contract have been examined and the bid submitted by H&L Contracting, LLC. in the amount of \$8,252,761.00, is acceptable as the lowest bid (see the attached bid tabulation).

The low bid by H&L Contracting, LLC. is 13.14% below the engineer's estimate. Adequate funding is available (Capital Project No. 61587).

If you approve or disapprove of the above request, please signify below and return this memo to this office for appropriate action.

That All

Kenneth G. Arnold Commissioner

KGA:TG:ac Attachment

Edward Powers

Deputy County Executive

 c: Thomas George, Deputy Commissioner Loretta Dionisio, Assistant to Deputy Commissioner Christopher Paggi, Chief Civil Engineer Richard Iadevaio, Jr., Superintendent of Highway and Drainage Construction Vivian Toscano, Civil Engineer III Daniel Wong, Civil Engineer II Graham Smith, Civil Engineer I

APPROVED: 2022 07

DISAPPROVED:

Edward Powers Deputy County Executive Date



S:\SAN\Support Staff\Author\Smith, Graham\H&L Contracting H61587-PR6 Rec of Award EP Approve.gs.docx

COUNTY OF NASSAU DEPARTMENT OF PUBLIC WORKS Inter-Departmental Memo

- TO: Kenneth G. Arnold, Commissioner
- FROM: Thomas George, Deputy Commissioner

DATE: February 9, 2022

SUBJECT: RECOMMENDATION OF AWARD

Contract Number:	H61587-PR6
Title:	Priority Resurfacing Phase 6
Engineer's Estimate:	\$9,499,850.00
BIDS RECEIVED ON:	November 9, 2021

The Bids received for the above referenced contract have been examined, as tabulated in the bid comparison (attached). The bid submitted by H&L Contracting, LLC., in the amount of \$8,251,761.00, is acceptable as the lowest responsible bidder.

As per meeting with Construction group, various items and low bid prices were discussed and no issues were raised.

The low bid by H&L Contracting, LLC. is 13.14% below the engineer's estimate. Adequate funding is available (Capital Project No. 61587). After reviewing all documentation submitted by the contractor, it was found that H&L Contracting, LLC. meets the required goals for this project. Therefore, it is requested that the Recommendation of Award be prepared for the Commissioner's signature and forwarded to the County Executive for his action.

Thomas M. George

Thomas George Deputy Commissioner

TG:ac Attachment

c: Loretta Dionisio, Assistant to Deputy Commissioner Christopher Paggi, Chief Civil Engineer Richard Iadevaio Jr., Superintendent of Highway and Drainage Construction Vivian Toscano, Civil Engineer III Daniel Wong, Civil Engineer II Graham Smith, Civil Engineer I



S:\SAN\Support Staft\Author\Smith, Graham\H&L Contracting H61587-PR6 Rec of Award KGA.gs.docx



December 9, 2021

Kenneth Arnold, PE, Commissioner Department of Public Works Nassau County 1194 Prospect Avenue Westbury, NY 11590

Attention: Graham Smith, Civil Engineer I

Re: Nassau County Priority Resurfacing Phase 6 - DRAFT Contract No. H61587-PR6 Nelson + Pope No. 21256

Dear Mr. Smith:

Nassau County received bid proposals on November 9, 2021 in connection with the above referenced project. Bid proposals were submitted by the following firms:

CONTRACTOR	Bid Received	Corrected Bid Amount
H&L Contracting, LLC	\$8,251,761.00	\$8,251,761.00
Pratt Brothers, Inc.	\$8,399,796.35	\$8,399,796.35
Posillico Civil, Inc.	\$9,112,451.00	\$9,112,451.00
Metro Paving, LLC	\$9,127,250.00	\$9,127,250.00
JR Cruz Corp.	\$11,818,205.00	\$11,684,405.00

Nelson + Pope reviewed these proposals and prepared a comparison bid sheet which is attached for your information. This Analysis also provides a comparison of the Contractor's Unit Bid Prices to the Engineer's Estimate prepared by the County.

Nelson + Pope only found one mathematical error on JR Cruz's Bid Submission. This error does not impact this bid, as JR Cruz still remained submitting the highest proposed bid. The lowest bid submitted by H&L Contracting, LLC is for \$8,251,761.00 which is \$1,248,089.00 (13.14%) less than the Engineer's Estimate total of \$9,499,850.00.

N+P reviewed the bid prices submitted by each of the Contractors specifically the apparent low bidder. Due to the work entailed in a resurfacing project of this size and scope, N+P analyzed those items we feel which would be utilized the during construction and have lower than anticipated bid prices. Particularly Items 102D, Flashing Arrow Board, Item 102X, Work Zone Traffic Control (Day), Item 102Y, Work Zone Traffic Control (Night). The County should review these unit prices with the Contractor prior to contract award. During this meeting the County shall also discuss all the unit prices that were bid at \$1.00.

Based on our review, it is Nelson + Pope's opinion that the Contract be awarded to **H&L Contracting, LLC.** If you have any questions or require additional information, kindly contact this office.

Very truly yours,

-ul381 F Russell Z. Scott, P.E

Senior Partner

				ENGINEEF	RS ESTIMATE		H&L (CONTRACTIN	G LLC			PRAT	T BROTHERS,	INC.	
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	UNIT PRICE	AMOUNT	UNIT PRICE	AMOUNT BID	AMOUNT DIFFERENCE	UNIT PRICE % DIFFERENCE	MAJOR & AT LEAST 50% ABOVE OR BELOW EE	UNIT PRICE	AMOUNT BID	AMOUNT DIFFERENCE	UNIT PRICE % DIFFERENCE	MAJOR & AT LEAST 50% ABOVE OR BELOW EE
1X*	CLEARING AND GRUBBING	SY	50	\$50.00	\$2,500.00	\$1.00	\$50.00	-\$2,450.00	-4900.00%		\$1.00	\$50.00	-\$2,450.00	-4900.00%	
2*	UNCLASSIFIED EXCAVATION	CY	150	\$100.00	\$15,000.00	\$100.00	\$15,000.00	\$0.00	0.00%		\$100.00	\$15,000.00	\$0.00	0.00%	ļ
3*	TRENCH, CULVERT & BRIDGE EXCAVATION	CY	50	\$50.00	\$2,500.00	\$25.00	\$1,250.00	-\$1,250.00	-100.00%		\$20.00	\$1,000.00	-\$1,500.00	-150.00%	l
4A*	CEMENT CONCRETE BREAKING (PAVEMENT)	SY	100	\$14.00	\$1,400.00	\$1.00	\$100.00	-\$1,300.00			\$0.01	\$1.00	-\$1,399.00	-139900.00%	(
4B*	CEMENT CONCRETE BREAKING (STRUCTURES)	CY	20	\$45.00	\$900.00	\$1.00	\$20.00	-\$880.00	-4400.00%		\$0.01	\$0.20	-\$899.80	-449900.00%	
5C*	SELECTED FILL	CY	100	\$50.00	\$5,000.00	\$1.00	\$100.00	-\$4,900.00			\$0.01	\$1.00	-\$4,999.00	-499900.00%	
7*	PREPARING FINE GRADE	SY LF	100	\$5.00	\$500.00	\$1.00	\$100.00	-\$400.00			\$1.00	\$100.00	-\$400.00	-400.00%	
12DIP-12* 12DIP-14*	DUCTILE IRON CULVERT PIPE - 12" DIAMETER DUCTILE IRON CULVERT PIPE - 14" DIAMETER	LF	50 50	\$110.00 \$130.00	\$5,500.00 \$6,500.00	\$100.00 \$100.00	\$5,000.00 \$5,000.00	-\$500.00 -\$1,500.00			\$0.01 \$0.01	\$0.50 \$0.50	-\$5,499.50 -\$6,499.50	-1099900.00% -1299900.00%	
12011-14	CLEANING EXISTING DRAINAGE SYSTEM	LF	6000	\$6.00	\$36,000.00	\$5.00	\$30,000.00	-\$6,000.00			\$6.00	\$36,000.00	\$0.00	0.00%	
12H-X	CLEANING EXISTING CATCH BASIN	EA	400	\$850.00	\$340,000.00	\$925.00	\$370,000.00	\$30,000.00			\$800.00	\$320,000.00	-\$20,000.00	-6.25%	(
13A*	CATCH BASINS	CY	10	\$1,600.00	\$16,000.00	\$1.00	\$10.00	-\$15,990.00			\$1.00	\$10.00	-\$15,990.00	-159900.00%	Í .
13B*	MANHOLES	CY	10	\$1,600.00	\$16,000.00	\$1.00	\$10.00	-\$15,990.00	-159900.00%		\$1.00	\$10.00	-\$15,990.00	-159900.00%	Í
14*	CONNECTIONS TO EXISTING DRAINAGE FACILITIES	EA	5	\$1,500.00	\$7,500.00	\$1.00	\$5.00	-\$7,495.00	-149900.00%		\$1.00	\$5.00	-\$7,495.00	-149900.00%	[
15*	ALTERING CATCH BASINS	EA	5	\$4,000.00	\$20,000.00	\$2,600.00	\$13,000.00	-\$7,000.00			\$1.00	\$5.00	-\$19,995.00	-399900.00%	
15X	REHABILITATION OF CATCH BASIN	EA	20	\$2,500.00	\$50,000.00	\$50.00	\$1,000.00	-\$49,000.00	-4900.00%		\$4,000.00	\$80,000.00	\$30,000.00	60.00%	
16X	ALTERING BRICK MANHOLES	EA	40	\$900.00	\$36,000.00	\$2,200.00	\$88,000.00	\$52,000.00	144.44%		\$1,750.00	\$70,000.00	\$34,000.00	94.44%	
17A*	CLASS A CONCRETE FOR STRUCTURES	CY	10	\$800.00	\$8,000.00	\$1.00	\$10.00	-\$7,990.00	-79900.00%		\$0.01	\$0.10	-\$7,999.90	-7999900.00%	l
24*	CEMENT CONCRETE PAVEMENT	CY	20	\$800.00	\$16,000.00	\$1.00	\$20.00	-\$15,980.00	-79900.00%		\$1.00	\$20.00	-\$15,980.00	-79900.00%	
24V*	CONCRETE VALLEY GUTTER	CY	25	\$1,000.00	\$25,000.00	\$1.00	\$25.00	-\$24,975.00	-99900.00%		\$1.00	\$25.00	-\$24,975.00	-99900.00%	(
26	CONCRETE CURB	LF	1500	\$50.00	\$75,000.00	\$45.00	\$67,500.00	-\$7,500.00			\$44.00	\$66,000.00	-\$9,000.00	-13.64%	
26CG*	MONOLITHIC CONCRETE CURB AND GUTTER	LF	400	\$60.00	\$24,000.00	\$55.00	\$22,000.00	-\$2,000.00			\$65.00	\$26,000.00	\$2,000.00	8.33%	
27	CEMENT CONCRETE SIDEWALK	SF SF	3000	\$17.00	\$51,000.00	\$15.00	\$45,000.00	-\$6,000.00	-13.33%		\$15.00	\$45,000.00	-\$6,000.00	-13.33%	
27DW 28	DETECTABLE WARNING SURFACE CEMENT CONCRETE DRIVEWAY AND DRIVEWAY APRONS	SF	200 350	\$55.00 \$20.00	\$11,000.00 \$7,000.00	\$1.00 \$17.00	\$200.00 \$5,950.00	-\$10,800.00 -\$1,050.00	-5400.00%		\$50.00 \$17.00	\$10,000.00 \$5,950.00	-\$1,000.00 -\$1,050.00	-10.00% -17.65%	1
28	DRIVEWAY RESTORATION	SF	200	\$20.00	\$3,000.00	\$17.00	\$3,930.00	-\$1,030.00			\$17.00	\$3,930.00	-\$1,030.00	-149900.00%	
30*	METAL REINFORCEMENT FOR CONCRETE PAVEMENT	SY	100	\$10.00	\$1,000.00	\$1.00	\$100.00	-\$900.00			\$0.01	\$100.00	-\$900.00	-900.00%	(
31*	TRANSVERSE JOINT SUPPORTS	LF	500	\$14.00	\$7,000.00	\$1.00	\$500.00	-\$6,500.00			\$0.01	\$5.00	-\$6,995.00	-139900.00%	
32A*	LONGITUDINAL JOINT TIES (PAVEMENT)	EA	200	\$13.00	\$2,600.00	\$1.00	\$200.00	-\$2,400.00	-1200.00%		\$0.01	\$2.00	-\$2,598.00	-129900.00%	1
32X*	JOINT TIES (GROUT TYPE)	EA	200	\$15.00	\$3,000.00	\$1.00	\$200.00	-\$2,800.00	-1400.00%		\$0.01	\$2.00	-\$2,998.00	-149900.00%	
32X-1*	LOAD TRANSFER DEVICE FOR CEMENT CONCRETE PAVEMENT REPAIRS	EA	200	\$16.00	\$3,200.00	\$1.00	\$200.00	-\$3,000.00	-1500.00%		\$0.01	\$2.00	-\$3,198.00	-159900.00%	1
33*	BAR REINFORCEMENT FOR STRUCTURES	LB	1000	\$5.00	\$5,000.00	\$1.00	\$1,000.00	-\$4,000.00	-400.00%		\$0.01	\$10.00	-\$4,990.00	-49900.00%	
34	MISCELLANEOUS METALS	LB	35000	\$2.50	\$87,500.00	\$1.00	\$35,000.00	-\$52,500.00	-150.00%		\$1.00	\$35,000.00	-\$52,500.00	-150.00%	L
2604		TON	220	6420.00	¢20,000,00	¢125.00	¢27.500.00	¢4,400,00	4.000		\$0.01	¢2.20	620 507 00	1202000.00%	1
36CX 36DRAR	ASPHALT CONCRETE TRUING AND LEVELING COURSE TYPE 1A (FOR CRACKS IN PAVEMENT) RUT AVOIDANCE ASPHALT CONCRETE TYPE 1A (TOP RA RESURFACING)	TON TON	220 36000	\$130.00 \$125.00	\$28,600.00 \$4,500,000.00	\$125.00 \$125.00	\$27,500.00 \$4,500,000.00	\$1,100.00- \$0.00	-4.00%		\$0.01	\$2.20 \$4,500,000.00	-\$28,597.80 \$0.00	-1299900.00% 0.00%	
58A*	SAWCUTTING EXISTING NON-ROADWAY ASPHALT	LE	100	\$125.00	\$4,500,000.00	\$125.00	\$4,500,000.00	\$600.00			\$125.00	\$4,500,000.00	-\$399.00	-39900.00%	
58RPC*	SAWCUTTING EXISTING ROADWAY PAVEMENT & CONCRETE	LF	500	\$6.00	\$3,000.00	\$1.00	\$500.00	-\$2,500.00			\$5.00	\$2,500.00	-\$500.00	-20.00%	(
102D	FLASHING ARROW BOARD	DAY	400	\$30.00	\$12,000.00	\$10.00	\$4,000.00	-\$8,000.00			\$25.00	\$10,000.00	-\$2,000.00	-20.00%	ĺ
102PVMS	PORTABLE VARIABLE MESSAGE SIGN	DAY	500	\$50.00	\$25,000.00	\$10.00	\$5,000.00	-\$20,000.00			\$50.00	\$25,000.00	\$0.00	0.00%	Í
102X	WORK ZONE TRAFFIC CONTROL (DAY)	DAY	100	\$1,000.00	\$100,000.00	\$100.00	\$10,000.00	-\$90,000.00			\$1.00	\$100.00	-\$99,900.00	-99900.00%	
102Y	WORK ZONE TRAFFIC CONTROL (NIGHT)	DAY	75	\$1,300.00	\$97,500.00	\$100.00	\$7,500.00	-\$90,000.00	-1200.00%		\$1.00	\$75.00	-\$97,425.00	-129900.00%	
111	REMOVAL AND REPLACEMENT OF PAVEMENTS	SY	1500	\$100.00	\$150,000.00	\$20.00	\$30,000.00	-\$120,000.00	-400.00%		\$1.00	\$1,500.00	-\$148,500.00	-9900.00%	
112	ADJUSTING MANHOLES	EA	100	\$300.00	\$30,000.00	\$300.00	\$30,000.00	\$0.00	0.00%		\$200.00	\$20,000.00	-\$10,000.00	-50.00%	
114	ADJUSTMENT OF WATER VALVE BOX ELEVATION	EA	300	\$80.00	\$24,000.00	\$65.00	\$19,500.00	-\$4,500.00			\$75.00	\$22,500.00	-\$1,500.00	-6.67%	
115	BUTT JOINTS	LF	5000	\$15.00	\$75,000.00	\$10.00	\$50,000.00	-\$25,000.00			\$5.00	\$25,000.00	-\$50,000.00	-200.00%	
116A	PROFILING AND REMOVAL OF ASPHALT PAVEMENT	SY	380000	\$5.50	\$2,090,000.00	\$4.65	\$1,767,000.00	-\$323,000.00			\$5.30	\$2,014,000.00	-\$76,000.00	-3.77%	
116C*	PROFILING AND REMOVAL OF CONCRETE PAVEMENT	SY	100	\$12.00	\$1,200.00	\$5.00	\$500.00	-\$700.00			\$0.01	\$1.00	-\$1,199.00	-119900.00%	
121*	DRY BOUND BASE COURSE	CY	100	\$60.00	\$6,000.00	\$4.00	\$400.00	-\$5,600.00			\$0.01	\$1.00	-\$5,999.00	-599900.00%	
129*	CEMENT CONCRETE FOR PAVEMENT REPAIRS	CY EA	10	\$1,200.00 \$80.00	\$12,000.00	\$250.00	\$2,500.00	-\$9,500.00			\$2,000.00	\$20,000.00	\$8,000.00	66.67% 56.25%	
132	PLOWABLE RIASED REFLECTORIZED PAVEMENT MARKERS CLEANING AND RESEALING OF LONGITUDINAL JOINTS IN PORTLAND CEMENT CONCRETE	EA	125	380.00	\$10,000.00	\$125.00	\$15,625.00	\$5,625.00	56.25%		\$125.00	\$15,625.00	\$5,625.00	56.25%	
133A*	PAVEMENT	LF	500	\$25.00	\$12,500.00	\$5.75	\$2,875.00	-\$9,625.00	-334.78%		\$0.01	\$5.00	-\$12,495.00	-249900.00%	
133B*	SEALING OF TRANSVERSE JOINTSIN CEMENT CONCRETE PAVEMENT	LF	100	\$35.00	\$3,500.00	\$10.00	\$1,000.00	-\$2,500.00	-250.00%		\$0.01	\$1.00	-\$3,499.00	-349900.00%	
133X	CLEAN AND FILL JOINTS AND CRACKS	LS	1	\$100,000.00	\$100,000.00	\$85,000.00	\$85,000.00	-\$15,000.00	-17.65%		\$15,000.00	\$15,000.00	-\$85,000.00	-566.67%	
136S	SURVEY STAKEOUT (PER DAY)	DAY	25	\$2,000.00	\$50,000.00	\$100.00	\$2,500.00	-\$47,500.00			\$3,000.00	\$75,000.00	\$25,000.00	50.00%	
137*	REMOVE EXISTING TRAFFIC MARKINGS	LF	1000	\$3.50	\$3,500.00	\$3.50	\$3,500.00	\$0.00			\$0.01	\$10.00	-\$3,490.00	-34900.00%	
138*	ASPHALT JOINT REPAIRS	SY	250	\$100.00	\$25,000.00	\$40.00	\$10,000.00	-\$15,000.00			\$1.00	\$250.00	-\$24,750.00	-9900.00%	
141B	SILT PROTECTION FOR SURFACE INLET DRAINAGE STRUCTURES	EA	200	\$350.00	\$70,000.00	\$1.00	\$200.00	-\$69,800.00			\$0.01	\$2.00	-\$69,998.00	-3499900.00%	
141C	SILT PROTECTION FOR CURB INLET DRAINAGE STRUCTURES	EA	200	\$300.00	\$60,000.00	\$1.00	\$200.00	-\$59,800.00			\$0.01	\$2.00	-\$59,998.00	-2999900.00%	
150*	BOX BEAM GUIDE RAILING	LF	20	\$100.00	\$2,000.00	\$15.00	\$300.00	-\$1,700.00	-566.67%		\$0.01	\$0.20	-\$1,999.80	-999900.00%	ı

				ENGINEER	S ESTIMATE		H&L	CONTRACTIN	G LLC			PRAT	T BROTHERS,	INC.	
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	UNIT PRICE	AMOUNT	UNIT PRICE	AMOUNT BID	AMOUNT DIFFERENCE	UNIT PRICE % DIFFERENCE	MAJOR & AT LEAST 50% ABOVE OR BELOW EE	UNIT PRICE	AMOUNT BID	AMOUNT DIFFERENCE	UNIT PRICE % DIFFERENCE	MAJOR & AT LEAST 50% ABOVE OR BELOW EE
152*	BOX BEAM GUIDE RAIL END ASSEMBLY	EA	2	\$1,000.00	\$2,000.00	\$1,500.00	\$3,000.00	\$1,000.00	50.00%		\$1.00	\$2.00	-\$1,998.00	-99900.00%	
199	INTERIM PAYMENTS (FORCE)	LS	1	\$200,000.00	\$200,000.00	\$200,000.00	\$200,000.00	\$0.00	0.00%		\$200,000.00	\$200,000.00	\$0.00	0.00%	
199A	ASPHALT PRICE ADJUSTMENT (FORCE)	LS	1	\$10,000.00	\$10,000.00	\$10,000.00	\$10,000.00	\$0.00	0.00%		\$10,000.00	\$10,000.00	\$0.00	0.00%	
200*	HEAVY POST PLASTIC & SYNTHETIC BLOCKED OUT GALVANIZED CORRUGATED STEEL BEAM GUIDE RAILING	LF	100	\$100.00	\$10,000.00	\$30.00	\$3,000.00	-\$7,000.00	-233.33%		\$0.01	\$1.00	-\$9,999.00	-999900.00%	ļ
202*	ANCHORAGE UNITS FOR HEAVY POST BLOCKED OUT CORRUGATED BEAM GUIDE RAILING FOR DRIVEWAYS	EA	2	\$1,000.00	\$2,000.00	\$1,000.00	\$2,000.00	\$0.00	0.00%		\$0.01	\$0.02	-\$1,999.98	-9999900.00%	(
202	ANCHORAGE UNITS FOR HEAVY POST BLOCKED OUT CORRUGATED BEAM GUIDE RAILING FOR HIGHWAYS	EA	2	\$1,000.00	\$2,000.00	\$1,000.00	\$2,000.00	\$0.00	0.00%		\$0.01	\$0.02	-\$1,999.98	-9999900.00%	
216*	REMOVAL OF EXISTING GUIDE RAIL	LF	100	\$20.00	\$2,000.00	\$1.00	\$100.00	-\$1,900.00	-1900.00%		\$0.01	\$1.00	-\$1,999.00	-199900.00%	[
368	TOPSOIL GRASS AND SEED	SY	1000	\$15.00	\$15,000.00	\$1.00	\$1,000.00	-\$14,000.00	-1400.00%		\$0.01	\$10.00	-\$14,990.00	-149900.00%	[
372A*	TREE REMOVAL-A (<6" CALIPER)	EA	5	\$200.00	\$1,000.00	\$1.00	\$5.00	-\$995.00	-19900.00%		\$0.01	\$0.05	-\$999.95	-1999900.00%	í
372B*	TREE REMOVAL-B (6" - <12" CALIPER)	EA	5	\$270.00	\$1,350.00	\$1.00	\$5.00	-\$1,345.00	-26900.00%		\$0.01	\$0.05	-\$1,349.95	-2699900.00%	
372C*	TREE REMOVAL-C (12" - <24" CALIPER)	EA	5	\$750.00	\$3,750.00	\$1.00	\$5.00	-\$3,745.00	-74900.00%		\$0.01	\$0.05	-\$3,749.95	-7499900.00%	
372D*	TREE REMOVAL-D (24" - <36" CALIPER)	EA	5	\$1,275.00	\$6,375.00	\$1.00	\$5.00	-\$6,370.00	-127400.00%		\$0.01	\$0.05	-\$6,374.95	-12749900.00%	
372E*	TREE REMOVAL-E (36" - <48" CALIPER)	EA	2	\$1,950.00	\$3,900.00	\$1.00	\$2.00	-\$3,898.00	-194900.00%		\$0.01	\$0.02	-\$3,899.98	-19499900.00%	í l
373A*	STUMP REMOVAL-A (4"-<6" DIAMETER)	EA	5	\$150.00	\$750.00	\$1.00	\$5.00	-\$745.00	-14900.00%		\$0.01	\$0.05	-\$749.95	-1499900.00%	1
373B*	STUMP REMOVAL-B (6" - <12" DIAMETER)	EA	5	\$200.00	\$1,000.00	\$1.00	\$5.00	-\$995.00	-19900.00%		\$0.01	\$0.05	-\$999.95	-1999900.00%	Î
373C*	STUMP REMOVAL-C (12" - <24" DIAMETER)	EA	5	\$400.00	\$2,000.00	\$1.00	\$5.00	-\$1,995.00	-39900.00%		\$0.01	\$0.05	-\$1,999.95	-3999900.00%	1
373D*	STUMP REMOVAL-D (24" - <36" DIAMETER)	EA	5	\$500.00	\$2,500.00	\$1.00	\$5.00	-\$2,495.00	-49900.00%		\$0.01	\$0.05	-\$2,499.95	-4999900.00%	(
373E*	STUMP REMOVAL-E (36" - <48" DIAMETER)	EA	2	\$800.00	\$1,600.00	\$1.00	\$2.00	-\$1,598.00	-79900.00%		\$0.01	\$0.02	-\$1,599.98	-7999900.00%	1
374A*	STUMP GRINDING-A (4" - <6" DIAMETER)	EA	5	\$75.00	\$375.00	\$1.00	\$5.00	-\$370.00	-7400.00%		\$0.01	\$0.05	-\$374.95	-749900.00%	(
374B*	STUMP GRINDING-B (6" - <12" DIAMETER)	EA	5	\$125.00	\$625.00	\$1.00	\$5.00	-\$620.00	-12400.00%		\$0.01	\$0.05	-\$624.95	-1249900.00%	1
374C*	STUMP GRINDING-C (12" - <24" DIAMETER)	EA	5	\$425.00	\$2,125.00	\$1.00	\$5.00	-\$2,120.00	-42400.00%		\$0.01	\$0.05	-\$2,124.95	-4249900.00%	[
374D*	STUMP GRINDING-D (24" - <36" DIAMETER)	EA	2	\$725.00	\$1,450.00	\$1.00	\$2.00	-\$1,448.00	-72400.00%		\$0.01	\$0.02	-\$1,449.98	-7249900.00%	í
419S-075*	FURNISH AND INSTALL 3/4" DIAMETER STEEL CONDUIT	LF	100	\$30.00	\$3,000.00	\$17.50	\$1,750.00	-\$1,250.00	-71.43%		\$14.50	\$1,450.00	-\$1,550.00	-106.90%	í –
420R*	REGRADE PULLBOX FRAME AND COVER	EA	5	\$700.00	\$3,500.00	\$300.00	\$1,500.00	-\$2,000.00	-133.33%		\$1.00	\$5.00	-\$3,495.00	-69900.00%	1
422L	FURNISH AND INSTALL LOOP WIRE	LF	18000	\$2.00	\$36,000.00	\$1.50	\$27,000.00	-\$9,000.00	-33.33%		\$1.50	\$27,000.00	-\$9,000.00	-33.33%	(
422LS	FURNISH AND INSTALL LOOP SAW CUT	LF	6000	\$22.00	\$132,000.00	\$20.50	\$123,000.00	-\$9,000.00	-7.32%		\$18.00	\$108,000.00	-\$24,000.00	-22.22%	1
422SHE*	AJDUST TRAFFIC MAGNETIC VEHICLE DETECTOR	EA	5	\$600.00	\$3,000.00	\$600.00	\$3,000.00	\$0.00	0.00%		\$700.00	\$3,500.00	\$500.00	16.67%	(
680.54	INDUCTANCE LOOP INSTALLATION	LF	2000	\$22.00	\$44,000.00	\$20.50	\$41,000.00	-\$3,000.00	-7.32%		\$18.00	\$36,000.00	-\$8,000.00	-22.22%	1
680.72	INDUCTANCE LOOP WIRE	LF	6000	\$1.50	\$9,000.00	\$1.50	\$9,000.00	\$0.00	0.00%		\$1.50	\$9,000.00	\$0.00	0.00%	
	WHITE EPOXY REFLECTORIZED PAVEMENT STRIPES - 20 MILS (WET NIGHT VISIBILITY												Т		1
685.07200110	SPHERE)	LF	200000	\$0.75	\$150,000.00	\$0.58	\$116,000.00	-\$34,000.00	-29.31%		\$0.60	\$120,000.00	-\$30,000.00	-25.00%	
685.07200210	WHITE EPOXY REFLECTORIZED PAVEMENT LETTERS/CHARACTERS - 20 MILS (WET NIGHT VISIBILITY SPHERE) WHITE EPOXY REFLECTORIZED PAVEMENT SYMBOLS- 20 MILS (WET NIGHT VISIBILITY	EA	150	\$150.00	\$22,500.00	\$150.00	\$22,500.00	\$0.00	0.00%		\$150.00	\$22,500.00	\$0.00	0.00%	
685.07200310	SPHERE) WHITE EPOXY REFLECTORIZED PAVEMENT STRIPES (CROSS HATCHING)-20 MILS (WET	LF	350	\$175.00	\$61,250.00	\$175.00	\$61,250.00	\$0.00	0.00%		\$175.00	\$61,250.00	\$0.00	0.00%	
	NIGHT VISIBILITY SPHERE) YELLOW EPOXY REFLECTORIZED PAVEMENT STRIPES - 20 MILS (WET NIGHT VISIBILITY	LF	70000	\$1.75	\$122,500.00	\$1.55	\$108,500.00	-\$14,000.00	-12.90%		\$1.60	\$112,000.00	-\$10,500.00	-9.37%	
685.07200610	SPHERE)	LF	180000	\$0.75	\$135,000.00	\$0.58	\$104,400.00	-\$30,600.00	-29.31%		\$0.60	\$108,000.00	-\$27,000.00	-25.00%	1
685.07200710	YELLOW EPOXY REFLECTORIZED PAVEMENT STRIPES (CROSS HATCHING)- 20 MILS (WET NIGHT VISIBILITY SPHERE)	LF	15000	\$1.50	\$22,500.00	\$1.55	\$23,250.00	\$750.00	3.33%		\$1.60	\$24,000.00	\$1,500.00	6.67%	
744	FORCE ACCOUNT WORK	LS	1	\$100,000.00	\$100,000.00	\$100,000.00	\$100,000.00	\$0.00	0.00%		\$100,000.00	\$100,000.00	\$0.00	0.00%	
762*	INTEGRAL COLOR PIGMENT FOR CEMENT CONCRETE	LB	100	\$5.00	\$500.00	\$10.00	\$1,000.00	\$500.00	100.00%		\$1.00	\$100.00	-\$400.00	-400.00%	
763*	IMPRINTING ON CONCRETE PAVEMENT OR SIDEWALK	SF	100	\$15.00	\$1,500.00	\$35.00	\$3,500.00	\$2,000.00	133.33%		\$1.00	\$100.00	-\$1,400.00	-1400.00%	L
	ontract pay item for which the original unit bid price multiplied by the original item % of the total contract bid price.	E	E TOTAL:	\$9,49	9,850.00	TOTAL	\$8,251,7				TOTAL	\$8,399,79			
						% Diff from EE	-13.14	4%			% Diff from EE	-11.58	9%		
						Diff from EE	-\$1,248,0	089.00			Diff from EE	-\$1,100,0	53.65		

					POSI	LLICO CIVIL, II	NC.		ME	TRO PAVING LL	.C				IRCRUZ CORF	2.	
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	UNIT PRICE	AMOUNT BID	AMOUNT DIFFERENCE	MAJOR & AT LEAST UNIT PRICE % 50% ABOVE OR DIFFERENCE BELOW EE	UNIT PRICE	AMOUNT BID	AMOUNT DIFFERENCE	UNIT PRICE % DIFFERENCE	MAJOR & AT LEAST 50% ABOVE OR BELOW EE	UNIT PRICE	AMOUNT BID	AMOUNT DIFFERENCE		1AJOR & AT LEAST 50% ABOVE OR BELOW EE
1X*	CLEARING AND GRUBBING	SY	50	\$9.00	\$450.00	-\$2,050.00	-455.56%	\$100.00	\$5,000.00	\$2,500.00	100.00%		\$100.00	\$5,000.00	\$2,500.00	100.00%	
2*	UNCLASSIFIED EXCAVATION	СҮ	150	\$50.00	\$7,500.00	-\$7,500.00	-100.00%	\$50.00	\$7,500.00	-\$7,500.00	-100.00%		\$100.00	\$15,000.00	\$0.00	0.00%	
3*	TRENCH, CULVERT & BRIDGE EXCAVATION	CY	50	\$10.00	\$500.00	-\$2,000.00	-400.00%	\$50.00	\$2,500.00	\$0.00	0.00%		\$100.00	\$5,000.00	\$2,500.00	100.00%	
4A*	CEMENT CONCRETE BREAKING (PAVEMENT)	SY	100	\$6.00	\$600.00	-\$800.00	-133.33%	\$5.00	\$500.00	-\$900.00	-180.00%		\$100.00	\$10,000.00	\$8,600.00	614.29%	
4B*	CEMENT CONCRETE BREAKING (STRUCTURES)	CY	20	\$200.00	\$4,000.00	\$3,100.00	344.44%	\$250.00	\$5,000.00	\$4,100.00	455.56%		\$650.00	\$13,000.00	\$12,100.00	1344.44%	
5C*	SELECTED FILL	CY	100	\$50.00	\$5,000.00	\$0.00	0.00%	\$20.00	\$2,000.00	-\$3,000.00	-150.00%		\$80.00	\$8,000.00	\$3,000.00	60.00%	
7*	PREPARING FINE GRADE	SY	100	\$1.00	\$100.00	-\$400.00	-400.00%	\$4.00	\$400.00	-\$100.00	-25.00%		\$50.00	\$5,000.00	\$4,500.00	900.00%	
12DIP-12*	DUCTILE IRON CULVERT PIPE - 12" DIAMETER	LF	50	\$80.00	\$4,000.00	-\$1,500.00	-37.50%	\$90.00	\$4,500.00	-\$1,000.00	-22.22%		\$500.00	\$25,000.00	\$19,500.00	354.55%	
12DIP-14* 12H	DUCTILE IRON CULVERT PIPE - 14" DIAMETER CLEANING EXISTING DRAINAGE SYSTEM	LF	50 6000	\$120.00 \$3.00	\$6,000.00 \$18,000.00	-\$500.00 -\$18,000.00	-8.33%	\$140.00 \$5.00	\$7,000.00 \$30,000.00	\$500.00	7.69%		\$505.00 \$7.00	\$25,250.00 \$42,000.00	\$18,750.00	288.46% 16.67%	
12H 12H-X	CLEANING EXISTING DRAINAGE STSTENT	EA	400	\$3.00	\$400,000.00	\$60,000.00	17.65%	\$3.00	\$180,000.00	-\$160,000.00		Major Below	\$700.00	\$280,000.00	-\$60,000.00	-21.43%	
13A*	CATCH BASINS	CY	10	\$800.00	\$8,000.00	-\$8,000.00	-100.00%	\$900.00	\$9,000.00	-\$7,000.00	-77.78%	wajor below	\$2,500.00	\$25,000.00	\$9,000.00	56.25%	
13B*	MANHOLES	CY	10	\$800.00	\$8,000.00	-\$8,000.00	-100.00%	\$1,200.00	\$12,000.00	-\$4,000.00	-33.33%		\$2,500.00	\$25,000.00	\$9,000.00	56.25%	
14*	CONNECTIONS TO EXISTING DRAINAGE FACILITIES	EA	5	\$500.00	\$2,500.00	-\$5,000.00	-200.00%	\$500.00	\$2,500.00	-\$5,000.00	-200.00%		\$1,500.00	\$7,500.00	\$0.00	0.00%	
15*	ALTERING CATCH BASINS	EA	5	\$1,500.00	\$7,500.00	-\$12,500.00	-166.67%	\$900.00	\$4,500.00	-\$15,500.00	-344.44%		\$1,250.00	\$6,250.00	-\$13,750.00	-220.00%	
15X	REHABILITATION OF CATCH BASIN	EA	20	\$2,200.00	\$44,000.00	-\$6,000.00	-13.64%	\$5,200.00	\$104,000.00	\$54,000.00	108.00%		\$3,300.00	\$66,000.00	\$16,000.00	32.00%	
16X	ALTERING BRICK MANHOLES	EA	40	\$600.00	\$24,000.00	-\$12,000.00	-50.00%	\$400.00	\$16,000.00	-\$20,000.00	-125.00%		\$750.00	\$30,000.00	-\$6,000.00	-20.00%	
17A*	CLASS A CONCRETE FOR STRUCTURES	CY	10	\$600.00	\$6,000.00	-\$2,000.00	-33.33%	\$900.00	\$9,000.00	\$1,000.00	12.50%		\$2,500.00	\$25,000.00	\$17,000.00	212.50%	
24*	CEMENT CONCRETE PAVEMENT	CY	20	\$300.00	\$6,000.00	-\$10,000.00	-166.67%	\$600.00	\$12,000.00	-\$4,000.00	-33.33%		\$1,200.00	\$24,000.00	\$8,000.00	50.00%	
24V*	CONCRETE VALLEY GUTTER	CY	25	\$200.00	\$5,000.00	-\$20,000.00	-400.00%	\$800.00	\$20,000.00	-\$5,000.00	-25.00%		\$1,500.00	\$37,500.00	\$12,500.00	50.00%	
26	CONCRETE CURB	LF	1500	\$65.00	\$97,500.00	\$22,500.00	30.00%	\$36.00	\$54,000.00	-\$21,000.00	-38.89%		\$100.00	\$150,000.00	\$75,000.00	100.00% M	ajor Above
26CG*	MONOLITHIC CONCRETE CURB AND GUTTER	LF	400	\$35.00	\$14,000.00	-\$10,000.00	-71.43%	\$42.00	\$16,800.00	-\$7,200.00	-42.86%		\$150.00	\$60,000.00	\$36,000.00	150.00%	
27	CEMENT CONCRETE SIDEWALK	SF	3000	\$26.00	\$78,000.00	\$27,000.00	52.94%	\$13.00	\$39,000.00	-\$12,000.00	-30.77%		\$20.00	\$60,000.00	\$9,000.00	17.65%	
27DW	DETECTABLE WARNING SURFACE	SF SF	200	\$65.00	\$13,000.00	\$2,000.00	18.18%	\$45.00	\$9,000.00	-\$2,000.00	-22.22%		\$50.00		-\$1,000.00	-10.00%	
28	CEMENT CONCRETE DRIVEWAY AND DRIVEWAY APRONS DRIVEWAY RESTORATION	SF	350 200	\$30.00 \$5.00	\$10,500.00 \$1,000.00	\$3,500.00	50.00% -200.00%	\$18.00 \$10.00	\$6,300.00	-\$700.00 -\$1,000.00	-11.11%		\$25.00 \$30.00	\$8,750.00	\$1,750.00	25.00% 100.00%	
30*	METAL REINFORCEMENT FOR CONCRETE PAVEMENT	SY	100	\$5.00	\$1,000.00	-\$2,000.00 -\$500.00	-100.00%	\$10.00	\$2,000.00 \$800.00	-\$1,000.00	-50.00%		\$20.00	\$2,000.00	\$3,000.00 \$1,000.00	100.00%	
31*	TRANSVERSE JOINT SUPPORTS	LF	500	\$3.00	\$500.00	-\$6,500.00	-1300.00%	\$6.00	\$3,000.00	-\$4,000.00	-133.33%		\$20.00	\$2,000.00	\$1,000.00	7.14%	
32A*	LONGITUDINAL JOINT TIES (PAVEMENT)	EA	200	\$1.00	\$200.00	-\$2,400.00	-1200.00%	\$10.00	\$2,000.00	-\$600.00	-30.00%		\$30.00	\$6,000.00	\$3,400.00	130.77%	
32X*	JOINT TIES (GROUT TYPE)	EA	200	\$1.00	\$200.00	-\$2,800.00	-1400.00%	\$10.00	\$2,000.00	-\$1,000.00	-50.00%		\$40.00	\$8,000.00	\$5,000.00	166.67%	
32X-1*	LOAD TRANSFER DEVICE FOR CEMENT CONCRETE PAVEMENT REPAIRS	EA	200	\$5.00	\$1,000.00	-\$2,200.00	-220.00%	\$10.00	\$2,000.00	-\$1,200.00	-60.00%		\$50.00	\$10,000.00	\$6,800.00	212.50%	
33*	BAR REINFORCEMENT FOR STRUCTURES	LB	1000	\$1.70	\$1,700.00	-\$3,300.00	-194.12%	\$3.00	\$3,000.00	-\$2,000.00	-66.67%		\$5.00	\$5,000.00	\$0.00	0.00%	
34	MISCELLANEOUS METALS	LB	35000	\$1.20	\$42,000.00	-\$45,500.00	-108.33%	\$3.00	\$105,000.00	\$17,500.00	20.00%		\$2.75	\$96,250.00	\$8,750.00	10.00%	
2607		TON	220	¢111.00	¢25,000,00	¢2 520 00	11.040/	¢170.00	627 400 00	¢0,000,00	20 770/		¢1.45.00	¢24,000,00	ća 200.00	44.549/	
36CX 36DRAR	ASPHALT CONCRETE TRUING AND LEVELING COURSE TYPE 1A (FOR CRACKS IN PAVEMENT) RUT AVOIDANCE ASPHALT CONCRETE TYPE 1A (TOP RA RESURFACING)	TON TON	220 36000	\$114.00 \$131.00	\$25,080.00 \$4,716,000.00	-\$3,520.00 \$216,000.00	-14.04% 4.80%	\$170.00 \$110.00	\$37,400.00 \$3,960,000.00	\$8,800.00 -\$540,000.00	30.77%		\$145.00 \$140.00	\$31,900.00 \$5,040,000.00	\$3,300.00 \$540,000.00	11.54% 12.00%	
58A*	SAWCUTTING EXISTING NON-ROADWAY ASPHALT	LF	100	\$131.00	\$300.00	-\$100.00	-33.33%	\$110.00	\$3,900,000.00	-\$100.00			\$140.00		\$100.00	25.00%	
58RPC*	SAWCUTTING EXISTING ROADWAY PAVEMENT & CONCRETE	LF	500	\$5.25	\$2,625.00	-\$375.00	-14.29%	\$5.00	\$2,500.00	-\$500.00	-20.00%		\$5.00		-\$500.00	-20.00%	
102D	FLASHING ARROW BOARD	DAY	400	\$5.00	\$2,000.00	-\$10,000.00	-500.00%	\$50.00	\$20,000.00	\$8,000.00	66.67%		\$100.00		\$28,000.00	233.33%	
102PVMS	PORTABLE VARIABLE MESSAGE SIGN	DAY	500	\$5.00	\$2,500.00	-\$22,500.00	-900.00%	\$150.00	\$75,000.00	\$50,000.00	200.00%		\$300.00	\$150,000.00	\$125,000.00	500.00% M	lajor Above
102X	WORK ZONE TRAFFIC CONTROL (DAY)	DAY	100	\$10.00	\$1,000.00	-\$99,000.00	-9900.00%	\$3,000.00	\$300,000.00	\$200,000.00	200.00%	Major Above	\$3,500.00	\$350,000.00	\$250,000.00	250.00% M	lajor Above
102Y	WORK ZONE TRAFFIC CONTROL (NIGHT)	DAY	75	\$15.00	\$1,125.00	-\$96,375.00	-8566.67%	\$6,800.00	\$510,000.00	\$412,500.00	423.08%	Major Above	\$7,500.00	\$562,500.00	\$465,000.00	476.92% M	lajor Above
111	REMOVAL AND REPLACEMENT OF PAVEMENTS	SY	1500	\$15.00	\$22,500.00	-\$127,500.00	-566.67%	\$135.00	\$202,500.00	\$52,500.00	35.00%		\$66.00	\$99,000.00	-\$51,000.00	-51.52%	
112	ADJUSTING MANHOLES	EA	100	\$350.00	\$35,000.00	\$5,000.00	16.67%	\$350.00	\$35,000.00	\$5,000.00	16.67%		\$1,050.00	\$105,000.00	\$75,000.00	250.00%	
114	ADJUSTMENT OF WATER VALVE BOX ELEVATION	EA	300	\$75.00	\$22,500.00	-\$1,500.00	-6.67%	\$50.00	\$15,000.00	-\$9,000.00	-60.00%		\$850.00		\$231,000.00		lajor Above
115	BUTT JOINTS	LF	5000	\$12.00	\$60,000.00	-\$15,000.00	-25.00%	\$10.00	\$50,000.00	-\$25,000.00	-50.00%		\$4.00	\$20,000.00	-\$55,000.00	-275.00%	
116A	PROFILING AND REMOVAL OF ASPHALT PAVEMENT	SY	380000	\$4.60	\$1,748,000.00	-\$342,000.00	-19.57%	\$4.30	\$1,634,000.00	-\$456,000.00	-27.91%		\$6.00		\$190,000.00	9.09%	
116C*	PROFILING AND REMOVAL OF CONCRETE PAVEMENT	SY	100	\$10.00	\$1,000.00	-\$200.00	-20.00%	\$10.00	\$1,000.00	-\$200.00	-20.00%		\$200.00	\$20,000.00	\$18,800.00	1566.67%	
121*	DRY BOUND BASE COURSE	СҮ СҮ	100	\$50.00 \$250.00	\$5,000.00	-\$1,000.00	-20.00%	\$30.00	\$3,000.00	-\$3,000.00	-100.00%		\$70.00 \$1,200.00	1 1	\$1,000.00	16.67%	
129* 132	CEMENT CONCRETE FOR PAVEMENT REPAIRS PLOWABLE RIASED REFLECTORIZED PAVEMENT MARKERS	EA	10 125	\$250.00 \$125.00	\$2,500.00 \$15,625.00	-\$9,500.00 \$5,625.00	-380.00% 56.25%	\$800.00 \$140.00	\$8,000.00 \$17,500.00	-\$4,000.00 \$7,500.00	-50.00%		\$1,200.00 \$151.00	\$12,000.00 \$18,875.00	\$0.00 \$8,875.00	0.00% 88.75%	
132	CLEANING AND RESEALING OF LONGITUDINAL JOINTS IN PORTLAND CEMENT CONCRETE	ĊA	125	\$125.00	\$15,625.00	şs,625.00	50.25%	\$140.00	\$17,500.00	\$7,500.00	/5.00%		\$151.00	\$18,875.00	٥,875.UU	68.75%	
133A*	PAVEMENT	LF	500	\$5.00	\$2,500.00	-\$10,000.00	-400.00%	\$8.00	\$4,000.00	-\$8,500.00	-212.50%		\$8.00	\$4,000.00	-\$8,500.00	-212.50%	
133B*	SEALING OF TRANSVERSE JOINTSIN CEMENT CONCRETE PAVEMENT	LF	100	\$47.50	\$4,750.00	\$1,250.00	35.71%	\$8.00	\$800.00	-\$2,700.00	-337.50%		\$20.00	\$2,000.00	-\$1,500.00	-75.00%	
133X	CLEAN AND FILL JOINTS AND CRACKS	LS	1	\$450,000.00	\$450,000.00	\$350,000.00	350.00% Major Above	\$350,000.00	\$350,000.00	\$250,000.00	250.00%	Major Above	\$25,000.00	\$25,000.00	-\$75,000.00	-300.00%	
1365	SURVEY STAKEOUT (PER DAY)	DAY	25	\$100.00	\$2,500.00	-\$47,500.00	-1900.00%	\$1,400.00	\$35,000.00	-\$15,000.00	-42.86%		\$3,200.00	1 1	\$30,000.00	60.00%	
137*	REMOVE EXISTING TRAFFIC MARKINGS	LF	1000	\$3.50	\$3,500.00	\$0.00	0.00%	\$3.85	\$3,850.00	\$350.00	10.00%		\$4.00		\$500.00	14.29%	
138*	ASPHALT JOINT REPAIRS	SY	250	\$20.00	\$5,000.00	-\$20,000.00	-400.00%	\$15.00	\$3,750.00	-\$21,250.00	-566.67%		\$35.00		-\$16,250.00	-185.71%	
141B	SILT PROTECTION FOR SURFACE INLET DRAINAGE STRUCTURES	EA	200	\$250.00	\$50,000.00	-\$20,000.00	-40.00%	\$100.00	\$20,000.00	-\$50,000.00	-250.00%		\$350.00	\$70,000.00	\$0.00	0.00%	
141C 150*	SILT PROTECTION FOR CURB INLET DRAINAGE STRUCTURES BOX BEAM GUIDE RAILING	EA LF	200 20	\$250.00 \$85.00	\$50,000.00 \$1,700.00	-\$10,000.00 -\$300.00	-20.00% -17.65%	\$100.00 \$250.00	\$20,000.00 \$5,000.00	-\$40,000.00 \$3,000.00	-200.00%		\$350.00 \$120.00	\$70,000.00 \$2,400.00	\$10,000.00 \$400.00	16.67% 20.00%	
120.			20	385.UU	\$1,700.00	->>00.00	-11.0370	ş∠50.00	ş5,000.00	şs,000.00	150.00%	1	\$120.00	\$2,400.00	\$400.00	20.00%	

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No. No. <td>152*</td> <td>BOX BEAM GUIDE RAIL END ASSEMBLY</td> <td>EA</td> <td>2</td> <td>\$2,500.00</td> <td>\$5,000.00</td> <td>\$3,000.00</td> <td>150.00%</td> <td>\$1,500.00</td> <td>\$3,000.00</td> <td>\$1,000.00</td> <td>50.00%</td> <td></td> <td>\$5,500.00</td> <td>\$11,000.00</td> <td>\$9,000.00</td> <td>450.00%</td> <td></td>	152*	BOX BEAM GUIDE RAIL END ASSEMBLY	EA	2	\$2,500.00	\$5,000.00	\$3,000.00	150.00%	\$1,500.00	\$3,000.00	\$1,000.00	50.00%		\$5,500.00	\$11,000.00	\$9,000.00	450.00%	
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WHITE EPOXY REFLECTORIZED PAVEMENT STRIPES (CROSS HATCHING)-20 MILS (WET LF 70000 \$1,5 \$10,0000 -12.90% \$1,60 \$112,000.00 -9.37% \$2.00 \$140,0000 \$11.29% 0 VELLOW EPOXY REFLECTORIZED PAVEMENT STRIPES - 20 MILS (WET NIGHT VISIBILTY (B685.07200610 LF 1000 \$5.05.8 \$104,000.00 -\$12.90% \$5.06.0 \$108,000.00 -\$27,000.00 -9.37% \$50.00 \$140,000.00 \$17,500.00 \$17,500.00 \$17,500.00 \$17,500.00 \$10,000.00 \$100,000.00 \$50.95 \$171,000.00 \$51,000.00 \$26.67% \$50.95 \$51,71,000.00 \$50,000.00 \$26.67% \$50.95 \$51,71,000.00 \$50,000.00 \$26.67% \$50.95 \$51,71,000.00 \$50,000.00 \$50.95 \$51,71,000.00 \$50,000.00 \$50.95 \$51,71,000.00 \$50,000.00 \$50.95 \$51,71,000.00 \$50,000.00 \$51,000.00 \$51,000.00 \$51,000.00 \$51,000.00 \$51,000.00 \$51,000.00 \$51,000.00 \$51,000.00 \$51,000.00 \$51,000.00 \$51,000.00 \$51,000.00 \$51,000.00 \$51,000.00 \$51,000.00 <	685.07200310		LF	350	\$175.00	\$61,250.00	\$0.00	0.00%	\$180.00	\$63,000.00	\$1,750.00	2.86%		\$220.00	\$77,000.00	\$15,750.00	25.71%	1
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VELOW EPOXY REFLECTORIZED PAVEMENT STRIPES (CROSS HATCHING) 20 MILS (WET NIGHT VISIBILITY SPHERE)LF15000\$155\$23,250.00\$750.003.33%\$16.0\$24,000.00\$1,500.006.67%\$20.0\$30,000.00\$75,00.003.33%744FORCE ACCOUNT WORKLS1\$100,000.00\$100,000.00\$0.00\$100,000.00\$0.00	685 07200610		16	180000	¢0 =0	\$104 400 00	-\$30 600 00	-29 31%	\$0.60	\$108 000 00	-\$27 000 00	-25 0.0%		לח מב	\$171 000 00	\$36,000,00	26 67%	1
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762* INTEGRAL COLOR PIGMENT FOR CEMENT CONCRETE LB 100 \$10.00 \$10.00 \$100.00	685.07200710		LF	15000	\$1.55	\$23,250.00	\$750.00	3.33%	\$1.60	\$24,000.00	\$1,500.00	6.67%		\$2.00	\$30,000.00	\$7,500.00	33.33%	
763* IMPRINTING ON CONCRETE PAVEMENT OR SIDEWALK SF 100 \$9.00 \$90.00 -\$66.67% \$2,00.00 \$3.33% \$3.00.00 \$1,50.00 100.00% * A Major Item is a curract pay item for which the original unit bid price multiplied by the original item quantity exceeds 1.5% F 100 \$9.00 -\$66.67% 100 \$2,00.00 \$3.33% \$3.00.00 \$1,50.00 100.00% 1	744	FORCE ACCOUNT WORK	LS	1	\$100,000.00	\$100,000.00	\$0.00	0.00%	\$100,000.00	\$100,000.00	\$0.00	0.00%		\$100,000.00	\$100,000.00	\$0.00	0.00%	<u> </u>
* A Major Item is a contract pay item for which the original unit bid price multiplied by the original item quantity exceeds 1.5% of the total contract bid price. EE TOTAL: \$9,122,451.00 TOTAL \$9,127,250.00 TOTAL \$11,684,405.00 TOTAL \$11,68	762*	INTEGRAL COLOR PIGMENT FOR CEMENT CONCRETE	LB	100	\$10.00	\$1,000.00	\$500.00	100.00%	\$10.00	\$1,000.00	\$500.00	100.00%		\$10.00	\$1,000.00	\$500.00	100.00%	
quantity exceeds 1.5% of the total contract bid price. TOTAL \$9,12,451.00 TOTAL \$9,12,451.00 % Diff from EE -4.08% % Diff from EE -3.92% % Diff from EE 23.00%			SF	100	\$9.00	\$900.00	-\$600.00	-66.67%	\$20.00	\$2,000.00	\$500.00	33.33%		\$30.00	\$3,000.00	\$1,500.00	100.00%	
quantity exceeds 1.5% of the total contract bid price.% Diff from EE-3.92%% Diff from EE23.00%	•		E	TOTAL:	TOTAL	\$9,112.	451.00		TOTAL	\$9,127.2	50.00			TOTAL	\$11,684.	405.00		
	quantity exceeds 1.	5% of the total contract bid price.																
Diff from EE -\$387,399.00 Diff from EE \$2,184,555.00						-4.08%				-3.92	-70			70 DIT HOM EE	23.0	J70		
					Diff from EE	-\$387,3	399.00		Diff from EE	-\$372,6	00.00			Diff from EE	\$2,184,	555.00		

Nassau DPW B.I.D.S - Summary of Bid Opening

H61587-PR6 - General Contracting NASSAU COUNTY PRIORITY RESURFACING OF VARIOUS ROADS - PHASE 6

Bid Opening: 11/9 /2021

Engineer: Daniel Wong Phone: (516) 571-6886

Contractor	Address	Insurance	Payment	Bid Amount	Alternate Bid
H & L Contracting, LLC	140 Adams Ave Suite B14 Hauppauge, NY 11788	Arch Insurance Company	10% Amt Bid	\$8,251,761.00	\$0.00
Pratt Brothers, Inc.	45 South Fourth Street Bay Shore, NY 11706-1210	Philadelphia Indemnity Insuranc	10% Amt Bid	\$8,399,796.35	\$0.00
Posillico Civil, Inc.	1750 New Highway Farmingdale, NY 11735	Liberty Mutual Insurance Comp	10% Amt Bid	\$9,112,451.00	\$0.00
Metro Paving LLC	500 Patton Avenue West Babylon, NY 11704-1417	Liberty Mutual Insurance Comp	10% Amt Bid	\$9,127,250.00	\$0.00
JR CRUZ Construction	33 West Main Street Holmdel, NJ 07733	Liberty Mutual Insurance Comp	10% Amt Bid	\$11,818,205.00	\$0.00

The above is a review of the bids and subsequent list of all the bids that were read aloud at the public bid opening. Listed bids may be subsequently withdrawn or disqualified. The list does not reflect the Department's determination of the lowest responsible bidder.

REQUEST TO INITIATE

REQUEST FOR QUALIFICATIONS/REQUEST FOR PROPOSAL/REQUEST FOR BID CONTRACT

			_			
PART I: Approval by the Deputy	County Exect	itive f	X RFB		Requiremen	ts Work Order
Project Title: Nassau County	Priority Resu	rfacin	ig Contract	- Phase 6 H61587-PR6 (Proposed Co	ontract)
Department: Public Works P	roject Manag	er: I	Daniel Won	g Date: <u>7/14/2021</u>		
Service Requested: Work inv asphalt and/or concrete surface						as specified for the resurfacing of
Justification: <u>This new contra</u> various selected roads with ad						nt by expediting the resurfacing of completed.
Requested by: Civil/Site Desi	<u>gn Unit</u>		Depa	artment/Agency/Office		
Project Cost for this Phase/Con	ntract: (Plan/I	Desig	n/Constru Circle approp	ction/CM/Equipment)	<u>\$10,000,0</u>	00.00
Total Project Cost: \$ Includes, design, construction and CM		Da	ate Start W Phase b	ork: <u>TBD</u> being requested		180 calendar days se being requested
Capital Funding Approval:	YES 🗖	NO [<u>Roseann Dalle</u> SIGNATURE	va	7/15/21 DATE
Funding Allocation (Capital Provide the See Attached Sheet if multiyear	roject):				1	
NIFS Entered :		DATE		AIM Entered:	GNATURE	(he) 7/23/202/ DATE
Funding Code: 61587-F				Timesheet Code:	Z - O use this on	timesheets
	eview Act (S nmental Asse mental Envire	ssme	nt Form Re	•		
Department Head Approval:	YES	X	NO 🗖	Junt		ATHRE
DCE/Ops Approval:	YES		NO 🗖	Brian	\supset	veiden 7/19/2021 ATURE
PART II: To be submitted to Chi	ef Deputy Cou	nty E	xecutive afte	r Qualifications/Proposals/C	Contracts are	received from Responding vendors.
Vendor 1		Qu			nment	See Attached Sheet
2						
3				7		
4						
DCE/Ops Approval: Version January 2014	YES	NO		Signature		

COUNTY OF NASSAU DEPARTMENT OF PUBLIC WORKS Inter-Departmental Memo

TO: Daniel Wong, Civil Engineer II

FROM: Office of the Commissioner

DATE: August 17, 2021

 SUBJECT:
 CSEA Sub-Contracting Approval

 C21-0188–Proposed Contract Number:H61587-PR6

 Nassau County Priority Resurfacing Contract Phase 6

Please be aware in accordance with Section 32-3 of the CSEA/County CBA, the Department has met with CSEA representatives to discuss your proposed DPW contract referenced above. The Department has determined that it will proceed with the above-referenced contract known as **C21-0188**.

Please prepare the necessary documentation to proceed with your work. Once the advisement is certified you may issue the contractor a Notice to Proceed.

Rosenn Delle

Roseann D'Alleva Deputy Commissioner

RD:jd

c: Kenneth G. Arnold, Commissioner Rakhal Maitra, Deputy Commissioner Loretta Dionisio, Assistant to Deputy Commissioner



COUNTY OF NASSAU DEPARTMENT OF PUBLIC WORKS Inter-Departmental Memo

- TO:Civil Service Employees Association, Nassau Local 830Att:Ronald Gurrieri, President
- **FROM**: Department of Public Works
- **DATE**: August 9, 2021
- SUBJECT: CSEA Notification of a Proposed DPW Contract Nassau County Priority Resurfacing Contract – Phase 6 Proposed Contract Number: H61587-PR6

The following notification is to comply with the spirit and intent of Section 32 of the County/CSEA contract. It should not be implied that the proposed DPW authorization is for work, which has "historically and exclusively been performed by bargaining unit members."

- 1. DPW plans to recommend a construction contract for the following services: Resurfacing of Various County Roads in Nassau County.
- 2. The work involves the following: Furnishing labor, materials, tools, equipment, and incidentals as specified for the resurfacing of asphalt and/or concrete surfaces and other related work at various locations in Nassau County. The work operations may include, but not be limited to milling and paving of the existing asphalt pavement, concrete pavement repairs, full depth asphalt and joint repairs, and installation of pavement markings, traffic signal loops and plowable raised reflectorized pavement markers.
- 3. An estimate of the cost is: \$10,000,000.00
- 4. An estimate of the duration is: One hundred and eighty (180) Calendar Days

Should you wish to propose an alternative to the proposed contract/agreement, please respond within ten (10) days to: Department of Public Works, Att: Roseann D'Alleva, Deputy Commissioner, telephone 1-0525, fax 1-9657.

Roseann Dallova

Roseann D'Alleva Deputy Commissioner

RD:RM:ac

c: Jose Lopez, Director, Office of Labor Relations
Seth Blau, Deputy Director of Labor Relations
Rakhal Maitra, Deputy Commissioner
Loretta Dionisio, Assistant to Deputy Commissioner
Christopher Yansick, Unit Head, Financial Services Unit
Diane Pyne, Unit Head, Human Resources Unit
Richard Iadevaio, Jr., Superintendent of Highway and Drainage Construction
Vivian Toscano, Civil Engineer III
Daniel Wong, Civil Engineer II
Rosa Miler, Special Assistant, Office of Labor Relations



Department of Public Works Nassau County, N.Y.

Bid Sheet for Contract: H61587-PR6

Unit Bid Price Amount Bid Price Dollars and Cents Dollars and Cents	50.00	ν ν) I, 250.00	nt Iœ,œ	at 30.00	I co.co	ant 1,00,00	ant 30 5,000.00	ent 5,000.00	30,000,00	0 370,000,00	ant 10,00	ent 10.00	ent 5.00	ent
	Contingent	10 Certs 100,00	No Certo 25.00	Contingent	Contingent 1.00	Contingent 1.00	Contingent 1.00	Nb certs 100,00	No rents 100,00	5.00	435.00	Contingent	Contingent 1.00	Contingent 1.00	And Contingent
Unit Price Written in words	Eor: One dollar no certs	For: One hundred dollars Nocerts	For: Turenty five dollars N		For: Ore dollar no certs	For: One dollar No Cents	For: One delfar No rembs		1	- N	For: Mine hundred twenty	For: One dollar no derits	For: One dollar No rents	For: One dollar No remts	FOR FTI BALL Sin higher dilling
Item Description	Clearing and Grubbing	Unclassified Excavation	Trench, Culvert and Bridge Excavation	Cement Concrete Breaking (Pavement)	Cement Concrete Breaking (Structures)	Selected Fill	Preparing Fine Grade	Ductile Iron Culvert Pipe 12 Inch Diameter	Ductile Iron Culvert Pipe 14 Inch Diameter	Cleaning Existing Drainage System	Clean Existing Drainage System Catch	Catch Basins	Manholes	Connections to Existing Drainage	Altering Catch Basins
Engineers Estimate	50.00 SY	150.00 CY	50.00 CY	100.00 SY	20.00 CY	100.00 CY	100.00 SY	50.00 LF	50.00 LF	6,000.00 LF	400.00 EACH	10.00 CY	10.00 CY	5.00 EACH	
d ttem No	UTX W	17	m	4.5	4B	ບ ບ 2age 47	0 324	12DIP-12	12DIF-14	12H	XH H C H R TY RE	RET SURFAC	 ст № СТ ЖNG РН Н6158	41 45 45 45 45 45 45 45 45 45 45 45 45 45	ی ۲

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PRIORITY RESURFACING PHASE 6 H61587-PR6 Department of Public Works Nassau County, N.Y.

Bid Sheet for Contract: H61587-PR6

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PRIORITY RESURFACING PHASE 6 H61587-PR6 Department of Public Works Nassau County, N.Y.

Bid Sheet for Contract: H6L587-PR6

H61587-PR6

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Nassau County DPW

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PRIORITY RESURFACING PHASE 6 H61587-PR6 Department of Public Works Nassau County, N.Y.

Bid Sheet for Contract: H61587-PR6

				-	amont Bid Drive
Htem No	Engineers Estimate	Item Description	Unit Price Written in words		
Wq116C	100.00 SY	Profiling and Removal of Concrete Pavement	For: Five doilars no cents	Contingent 5,00	500.00
121	100.00 CY	Drybound Base Course	For: Four dollars, he cents	Contingent 4.00	400,00
129	10.00 CY	Cement Concrete For Pavement Repairs	For: Two hundred fifty dollers No certs	AS 250,00	1,500,00
132	125.00 EACH	Plowable Raised Reflectorized Pavement Markers	Por: One Andred Awendy Five dellars NO cents		15, 625.00
133A	500.00 LF	g and Resealing itudinal Joints land Cement e Pavement	FOr: Fire dollars Severily five certs	_	3, 875,00
HEEL Sege 53 o	100.00 LF	Sealing of Transverse Joints in Cement Concrete Pavement	For to the second	Contingent 16.00	1,000,00
X E E T 324	1.00 LS	Clean and Fill Joints and Cracks	For: Eighty fire threaded dollars	r≤ \$5,000.00	85, cos, oò
1365	25.00 DAY	Survey Stakeout (Fer Day)	For: One hundred dollars No cents		2, 500,00
137	1,000.00 LF	Remove Existing Traffic Markings	For: Three dollars filly certs	Contingent 3,50	3,500,00
8 E F PRIOR	250.00 SY	Asphalt Joint Repair	For: Centry dollars No clerts	Contingent 40,60	16,000.00
E E E E E E E E E E E E E	200.00 EACH	Silt Protection For Surface Inlet Drainage Structures	Forwork of lar no certs	1, 00	200,00
	200.00 EACH	Silt Protection For Curb Inlet Drainage Structures	Por: Othe dollar the cents	1.00	200,00
0 ភ្ល ថ្ម PHA;	20.00 LF	Box Beam Guide Railing	For: Fifteen dollars No cents	Contingent 15,00	300.00
9 J 152	2.00 EACH	Box Beam Guide Rail End Assembly	For: one threesand the hundred dollars No cords	Contingent 1,560.00	3,000,00
*66T	1.00 LS	Interim Payments (Force)	For: Two Hundred thousand dollars	\$200,000.00	200,000.00
			No cents		

H61587-PR6

NO TEXT ON THIS PAGE

PRIORITY RESURFACING PHASE 6 H61587-PR6 Department of Public Works Nassau County, N.Y.

Bid Sheet for Contract: H61587-PR6

	D Item No	Engineers Estimate	Item Description	Unit Price Written in words	words	Unit Bid Price Dollars and Cents	Amount Bid Price Dollars and Cents
100.00 LF Heavy Post, Plastic For: For: Contingent 30.00 100.00 LF Out Galvanice Blocked Thub dalars, No Cerds 30.00 2.00 EACH Marxy Post Environment No Contingent 30.00 100.00 LF Tropeoli and Grass Seed Only No Conds No Contingent 30.00 1000.00 SY Topeoli and Grass Seed Only No Conds No Contingent 30.00 1.000.00 SY Tree Remoral - 1<	199A*	. O Ó	Pri nt	For: Tenthousand dalars. No a	Str.	\$10,000.00	16,000.00
2.00 EACH Anchorage Units for neary Fost Blocked For: the Howswale Corrugated Baue Guide For: No Centingent Contingent 2.00 EACH Destributions of the Howswale Anchorage Units For Howswale For No No No 2.00 EACH Destributions of the Howswale Anchorage Units For No No No 2.00 EACH Destributions No For No No No 2.00 EACH Destributions No For No No No 2.00 EACH Destributions No For No No No 2.00 EACH Destributions For No For No No 1.000.00 LF Benoval of Existing For No For No No 1.000.00 SY Topoid Real Brand For No For No No 5.00 EACH Tree Removal - A - For No No No No 5.00 EACH Tree Removal - C - For No No No No 5.00 EACH Tree Removal - D - Ore dollar No Cends No No No 5.00 EACH Tree Removal - D - Ore dollar No Cends No No 5.00 EACH <td>200</td> <td></td> <td>Y Post, Plast Synthetic Blo Galvinized ugated Steel e Railing</td> <td>For: Thirdy dollars, No certs</td> <td></td> <td>Contingent 30.00</td> <td>3,000.00</td>	200		Y Post, Plast Synthetic Blo Galvinized ugated Steel e Railing	For: Thirdy dollars, No certs		Contingent 30.00	3,000.00
2.00 EACH Anchorage Units for corrugated Beam Guide Sailing for Hiburard dales For: Not eval of Existing For: 200 EACH For: 200	202		Anchorage Units for Heavy Post Blocked Corrugated Beam Guide Railing for Driveways	For: the thousand dollars No cents		Contingent 1,000,00	J,
100.00 LF Removal of Existing enide Rail For: Topsoil and Grass Seed For: For: Topsoil and Grass Seed For: For: Topsoil and Grass Seed For: For: Topsoil and Grass Seed For: For: Top For: Contingent V.00 5.00 EACH Tree Removal - A - (e ⁶ Caliper) Pro dollar No cerds V.00 5.00 EACH Tree Removal - B - (6" For: For: Tree Removal - B - (6" For: For: V.00 5.00 EACH Tree Removal - C - cl2" Caliper) Pre dollar No cerds Contingent V.00 5.00 EACH Tree Removal - C - for: For: Tree Removal - C - For: For: V.00 5.00 EACH Tree Removal - C - for For: Contingent V.00 5.00 EACH Tree Removal - D - For: For: For: Contingent 2.00 EACH Tree Removal - B - For: For: For: Contingent 2.00 EACH Stump Removal - B - For: For: For: For: For: 5.00 EACH Stump Removal - B - For: For: For: For: For: 5.00 EACH Stump Removal - B - For: For: For: For: For: 5.00 EACH Stump Removal - C - For: For: For: For: For: 5.00 EACH Stump Removal - C - For: For: For: 5.00 EACH Stump Removal - C - For: For: For: 5.00 EACH Stump Removal - C - For: For: For:	203		Anchorage Units for Heavy Post Blocked Corrugated Beam Guide Railing for Highways	For: One thousand dallars No cents		Contingent 1, ccc.CO	a, coo.e
1,000.00 SYTopsoil and Grass SeedFor:I.001,000.00 SYTree Removal - A -Ro:Reciper)I.005.00 EACH(c6" Caliper)Ore dollor No cerdsI.005.00 EACHTree Removal - B - (6"For:Ore dollor No cerdsI.005.00 EACHTree Removal - C -Ro:Reciper)Ore dollor No cerdsI.005.00 EACHTree Removal - C -Ro:Ro:I.005.00 EACHTree Removal - C -For:Ro:I.005.00 EACH(12" - <24" Caliper)	216			For: One dollar no certs		Contingent	100,00
5.00 EACHTree Removal - A - (<6" Caliper)For: One dollor No condsContingent (<6" Caliper)5.00 EACHTree Removal - B - (6" Por: - <12" Caliper)	368		and Grass S	For: The dollar no certs		1,00	1,000.00
5.00 EACHTree Removal - B - (6" For: - <12" Caliper)for do Nor centscontingent5.00 EACHTree Removal - C - 100 EACHTree Removal - C - 100 EACHFor: 100 EACHContingent5.00 EACHTree Removal - D - 200 EACHFor: 100 EACHFor: 100 EACHContingent5.00 EACHTree Removal - D - 200 EACHFor: 100 EACHFor: 100 ContingentContingent5.00 EACHTree Removal - D - (24" - <36" Caliper)	372A	00.	Removal - A Caliper)	For: One dellar No certs		contingent 1,00	5,00
5.00 EACHTree Removal - C - $(12" - <24" Caliper)$ For: $(12" - <24" Caliper)$ For: $(12" - <24" Caliper)$ For: $(12" - <24" Caliper)$ For: $(1.00$ Contingent 1.00 5.00 EACHTree Removal - D - $(24" - <36" Caliper)$ $Por:$ $Por:$ For: $Por e dollar No Cends$ Contingent 1.00 2.00 EACH $(24" - <36" Caliper)$ One dollar No Cends 0.00 2.00 EACH $(36" - <48" Caliper)$ One dollar No Cends 0.00 5.00 EACH $(36" - <48" Caliper)$ One dollar No Cends 0.00 5.00 EACH $(4" - <6" Diameter)$ One dollar No Cends 0.00 5.00 EACH $(4" - <6" Diameter)$ One dollar No Cends 0.00 5.00 EACHStump Removal - B - $(6" - <12" Diameter)$ 0.00 0.00 5.00 EACHStump Removal - C - (1.00) 0.00 0.00 5.00 EACHStump Removal - C - $(12" - <24" Diameter)$ 0.00 0.00 5.00 EACHStump Removal - C - $(12" - <24" Diameter)$ 0.00 0.00	372B	00.	er) er	For: One do llar No cents		Contingent 1.00	5,00
5.00 EACHTree Removal - D - $(24" - <36" Caliper)$ For: $(24" - <36" Caliper)$ For: $(24" - <36" Caliper)$ Contingent2.00 EACHTree Removal - B - $(36" - <48" Caliper)$ For: $(36" - <48" Caliper)$ One dollar No ceritsContingent2.00 EACHStump Removal - A - $(4" - <6" Diameter)$ For: $(14" - <6" Diameter)$ For: $(14" - <6" Diameter)$ Contingent5.00 EACHStump Removal - B - $(6" - <12" Diameter)$ One dollar No CeritsContingent5.00 EACHStump Removal - C - $(6" - <12" Diameter)$ One dollar No CeritsContingent5.00 EACHStump Removal - C - $(12" - <24" Diameter)$ One dollar No CeritsContingent5.00 EACHStump Removal - C - $(12" - <24" Diameter)$ For: $(12" - <24" Diameter)$ Contingent	372C	00.	Removal - <24"	Por: One dullar no cemis		Contingent V. OO	5.00
2.00 EACH Tree Removal - E - ($36^{\text{m}} - <48^{\text{m}}$ Caliper)For: Ore dollor NO tendsContingent ($1,00$ 5.00 EACH Stump Removal - A - ($4^{\text{m}} - <6^{\text{m}}$ Diameter)For: ($6^{\text{m}} - <12^{\text{m}}$ Diameter)One dollor NO tendsContingent (1.00 5.00 EACH Stump Removal - B - ($6^{\text{m}} - <12^{\text{m}}$ Diameter)For: (100 Contingent (1.00 5.00 EACH Stump Removal - C - ($12^{\text{m}} - <24^{\text{m}}$ Diameter)One dollor No tendsContingent (1.00 5.00 EACH Stump Removal - C - ($12^{\text{m}} - <24^{\text{m}}$ Diameter)One dollor No tendsContingent (1.00	372D	00.	Removal - <36"	For: One dollar no cents		Contingent 1.00	5.08
5.00 EACHStump Removal - A - (4" - ϵ^6 Diameter)For: (re dollar No Cerds)Contingent (1.005.00 EACHStump Removal - B - (6" - ϵ^{12} " Diameter)For: (re dollar No Cerds)Contingent (1.005.00 EACHStump Removal - C - (12" - ϵ^{24} " Diameter)Ore dollar No Cerds)Contingent (0re dollar No Cerds)	372E	00.	Removal - <48"	For: One dallar NO cents		Contingent V.oo	8.00
5.00 EACHStump Removal - B - (6" - <12" Diameter)For: Ore dollar No CertsContingent 1.005.00 EACHStump Removal - C - (12" - <24" Diameter)	373A	00.		For: One dollar No Certs		Contingent	5.06
5.00 EACH Stump Removal - C - For: (12" - <24" Diameter) One Collor No Cents 1.60	373B	00-		For: One dollar no cents		Contingent 1.00	5,00
	373C	00,	- C - iameter)	For: One dollar has rents		Contingent 1.00	5,00

Nassau County DPW

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Department of Public Works Nassau County, N.Y.

Bid Sheet for Contract: H61587-PR6

	Bid Price and Cents															Ą
	Amount Bid Price Dollars and Cents	5,00	J.00	5.00	5.00	5.00	2.00	1, 750,00	1, 500,00	31,000,00	123,000.00	3,000.00	~11 000'00	g 000, 00	00.000.00	23,500.0 b
	Unit Bid Price Dollars and Cents	Contingent 1.00	Contingent 1.00	Contingent 1.00	Contingent 1.00	Contingent 1.00	Contingent i. <i>O</i> O	Contingent 17,50	Contingent 300,00	1.50	20.50	Contingent 60.00	20.50	1.50	,58	150.00
	in words							Ay cents	sho cents		Stra	cents	stra	\$		Shright on comp
	Unit Price Written in words	Por: One dollar No cents	For: One dollar NO Cents	For: One dollar NO Cents	For: One dollar to cents	For: One dallar No ctends	For: One dollar his certs	For: Seventeen dollars fitty cents	For: Three hundred dollars to rents	one do llar fifty cents	For: Twenty dellars fifty rem's	For: Six hundred dollars no cents	For: Twenty dollars fifty certs	The dollar fifty carts	For: Zeno dollars Fifty cight conts	For: One hundred filling dollars no comis
	Item Description	Stump Removal - D - (24ª - <36ª Diameter)	Stump Removal - E - (36" - <48" Diamter)	Stump Grinding -A- (4" - <6" Diameter)	Stump Grinding -B- (6" - <12" Diameter)	Stump Grinding -C- (12" - <24" Diameter)	Stump Grinding -D- (24" - <36" Diameter)	Furnish and Install 3/4 Inch Diameter Steel Conduit	Regrade a Pullbox Frame and Cover	Furnish and Install Loop Wire	Furnish and Install Loop Saw Cut	Adjust Traffic Magnetic Vehicle Detector	Inductance Loop Installation	Inductance Loop Wire	White Epoxy Reflectorized Pavement Stripes - 20 mils (Wet Night Visibility Spheres)	White Epoxy Reflectorized Pavement Letters - 20 mils (Wet
	Engineers Rstimate	5.00 EACH	2.00 EACH	5.00 EACH	5.00 EACH	5.00 EACH	2.00 EACH	100.00 LF	5.00 EACH	18,000.00 LF	6,000.00 LF	5.00 EACH	2,000.00 LF	6,000.00 LF	200,000.00 LF	150.00 EACH
Nassa	Hten No	AD WPD WPD	373E	374A	374B	374C	374D	9 2 2 2 2 2 2 5 7 0 5 3	8420R	422L	422LS	452SHE 457SHE TIROR	∜ G 89 RESUR	0, 72	07 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	685.0720 0210

NO TEXT ON THIS PAGE

Department of Public Works Nassau County, N.Y.

Bid Sheet for Contract: H61587-PR6

Item No	Engineers Estimate	Item Description	Unit Price Written in words	Unit Bid Price Dollars and Cents	Amount Bid Price Dollars and Cents
		Night Visibility Spheres)		-15,00-	41,350.00
685.0720 0310	350.00 EACH	White Epoxy Reflectorized Pavement Symbols - 20 mils (Wet Night Visibility	For: One there hundred Screnty Fire dollars No cents	1, 35 -	188,500.00 61,350.00
685.0720 0410	70,000.00 LF	White Epoxy White Epoxy Reflectorized Pavement Stripes (Cross Hatching) - 20 mils (Wet Night Visibility Scheres)	For: One dollar Fifty five cents	ر ارتخ	1 <u>08, 500,00</u> 0
07 20 07 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	180,000.00 LF	Yellow Epoxy Reflectorized Pavement Stripes - 20 mils (Wet Night Visibility Scheres)	For: Zono dallars fifty engry cents	+ .55 • 58	33, 250,00 104, 400,000
\$685.0720 0710	15,000.00 LF	Yellow Epoxy Reflectorized Pavement Stripes (Cross Hatching) - 20 mils (Wet Night Visibility Spheres)	For: One dollar fifty five cert>	i 100,00- 1,55	100,000,000 33, 356,00
744*	1.00 LS	Force Account Work	Por: One hundred thousand dallars No certise	\$100,000.00	100,000,00
762	100.00 LB	Integral Color Pigment for Cement Concrete	For: Ten dollar to certs	Contingent 0.00	1,000.00
63	100.00 \$F	Imprinting on Cement Concrete Pavement or Sidewalk	For: Thirty Fire dollars No cents	Contingent 35.00	3,500.00
* Force F otal Bid in	Heltsst-Helts & Comparison & Comparison & Force Bid Bend Bid in Numbers &	8,251,7618)		
otal Amor	Total Amount in Words EIGHT WILLION SEVEN HUNDER	FA	TWO HUNDRED FIFTY-ONE THOUSAND, SIXTY-ONE DOLLARS & NO CENTS	E THOUSAND, No CENTS	

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PRIORITY RESURFACING PHASE 6 H61587-PR6

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QUALIFICATION STATEMENT

	All blanks in the form are to be filled in. Where blanks are not applicable to your firm, so indicate in each instance.
	How many years has your firm been in the business under your present business name? 8^{+}
2.	How many years experience in the construction work of a similar
	type as this contract has your firm had;
	a. as a Prime Contractor $\frac{\partial o^+}{\partial a_+}$
3.	b. as a Subcontractor $\frac{\partial 0^{+}}{\partial t}$ List below the construction projects your firm has under way as of this date:
	Contract Class Percent Name and Address of Owner Amount of work Completed or Contracting Officer
	See attacted
<u>_</u>	
	(use additional blank sheets if additional space is necessary)
4.	List the projects which your firm as a firm has performed in the past few years which you feel will qualify you for this work:

pase ton 1			
Contract Amount	Class of work	Percent Completed	Name and Address of Owner or Contracting Officer
\$ 30, 687, 178°°	Road	10070	NYSDOT-50 WOIF Rol, Albany, NY 12232 NYSDOT-50 WOIF Rd, Albany, NY 12232
8 18, 189, 107°°	road	100%	NYSDOT - 50 Wolf Rd, Albany, NY 12232
\$ 18, 187, 560°° \$ 4,987, 560°°	Road	85%	Nassau county Dept of Ablic Works
\$ 4,999,86000	Ruach	8570	1194 Prospect Are, Westbury, NY 11590
4 7 1 1 1 1 A 100	n vun		Nassau County Dept of Riblic Works 11941 Prospect Ave, Westbury, NY 11592

(use additional blank sheets if additional space is necessary)

5. Have you: a. ever failed to complete any work awarded to You? No If so; identify the project, the owner, the contract amount, the circumstances and date of all such failures to complete.

b. ever been defaulted on a contract? M_0 If so; identify the project, the owner, the contract amount, the circumstances and the date of all default actions

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PRIORITY RESURFACING PHASE 6 H61587-PR6

Nassau County DPW

-	21-24	21-23	21-22	_						21-13	21-12	-	.0	27-03	21-02	Marine 21-01 H & L CONTRACTING, LLC		20-30	20-26			+			+		も、「中国の大利国人の国人の市場」という
	Town of Southampton T&M	Dredaina	Dredging at Nissequogue	Mechanical dredging of Silver Eel Cove	Grid deck replacement	Manasquan Yacht Club, Brielle, NJ	Co-99	Surface treatment Route 114	Asphalt Paving-Town of Hempstead, Oceanside/Bay Park	JFK Ainfield Hangar 17 & Hangar 12 paving	Dredging of Nantuxent Creek Navigational Channel	Manasquan dredging	Maintenance dredging for Lakes Bay Channel, NJ	Priority surface treatment-Sunnise & I-495 Syce roads	Structural repairs of retaining walks & overpass	Montauk Lighthouse	Doed teendachor - Dhase 65	Southering - Doase 67	Laive Excellsions of District Constraints	White and when Diamond Crinding Variants Conting	Coastal Stollill Risk Mailageliett, Leest Nursharras muss	Dayvie Divis Nonanamont East Porkaway Iniet		Body a Debabilitation - 27E 25 over RTE 107 in the Town of Ovster Bay	2010 Roadway Resurfacing Town of Hemostead	Kenison Shone Stabilization	
	CP 5200			SC12600	D264563	Private work	Private work	D264568	PW07-21	PO # JFK115B002	DP 21449	DP 21446	DP 15430	D264418	C48706	W912DS21C0004	H61587-65G	H61587-62G	D264285	0264268	D264277	W912DS-20-C-0015	H63029-08G	D264049	PW 20-19	ICRO-543	ContractNo
	Town of Southampton		SCDPW	SCDPW	NYSDOT	M.R.Y.C	Point Pleasant Beach, NJ	Towns of East Hampton & Southampton	Town of Hempstead	Port Authority of NY & NJ	NUDOT	NJDOT	NUDOT	NYSDOT	MTA-NYCT Transit	USACE	NCDPW	NCDPW	NYSDOT	NYSDOT	NYSDOT	USACE	NCDPW	NYSDOT	Town of Hempstead DOE	NYC Dept of Corrections	ContractNo
	TBD 0% William Hillman	0%	\$2,755,000.00 0% William Hillman	\$339,000.00 0% William Hiliman	\$13,135,000.00 0% John McGullum	S225,000.00 0% Elizabeth Baccaro	\$50,000.00 0% Paula Fiscelia	\$9,791,532,55 0% John McGullum	~			_		\$8,344,351.09 75% John McGuliam	\$33,375.00 50% John Bernini	\$30,628,978.00 50% Shewen Bian	\$4,999,860.00 85% Noris Ramirez Walton		\$15,968,900.00 80% John McGullum	\$8,618,750.00 60% John McGullum	\$4,173,500.00 50% John McGullum	\$113,747,342.00 35% Ryan Ferguson	\$21,654,378,00 10% Richard ladeyalo Jr.	\$11,986,256.64 90% John McGullam	\$10,000,000.00 75% JeffreyTierney	\$14,369,975.00 80% Mike Syoboda	Value Compl Contact
	631-852-4010 william.hillman@suffolkcountyny.gov		631-852-4010 william.hilman@sutioixcountyny.gov	631-852-4010 william.niiman@sulfoikcoumyny.gov	631-560-9975 john.mcgullum@dot.ny.gov		732-899-9660 pfiscelle@atlanticcapes.com	631-560-9975 john.mcgullum@dot.ny.gov	516-810-4469 hwg11(@optionline.net	/18-244-4066 Intyavrica(upparity)H.gov		609-963-2313 (Quintin, Viernes@aor.in.gov	609-963-2313 Quintin, Viemescooot ni, dov	631-560-9975 (john.mcguilam@uot.ny.gov	718-589-9000 Jubernnikokovetta, com	917-790-5251 shewen.w.blan@usace.army.mil	n 516-636-3726 RamirezWaltonN@liro.com	n 516-636-3726 RamirezWallonM@lire.com	631-560-9975 john.mcguilum@dot.ny.gov	631-560-9975 john.mcguilum@dot.ny.gov	631-560-9975 john.mcguilum@dot.ny.gov	917-790-6156 ryan.m.ferguson@usace.army.mil	516-571-9600 nadevalo@nassaucountyny.gov	631-560-9975 john.mcgullam@dot.ny.gov	515-812-3483 jefftie@tohmail.org	845-669-8485 svobodam@dep.nyc.gov	Phone email

- c. ever been declared a non-responsible bidder by any municipality or public agency? <u>No</u> If so; identify the project, the owner, the contract amount,
 - the circumstances and the date of all such declarations
- d. ever been barred from bidding municipal or public contracts? \underline{No} If so; identify the municipality or public agency, the circumstances, date and term of disbarment for all debarments.

(use additional blank sheets if additional space is necessary)

- 6. Has any officer, partner or principal of your firm ever been on officer, partner or principal of some other firm:
 - a. that failed to complete a construction contract? <u>No</u> If so, state name of individual and identify the name of firm, the project, the owner, the contract amount, the circumstances and the date of all such failures to complete for all principals of the firm.
 - b. that has ever been defaulted on a contract? \underbrace{Mo} If so; state the name of the individual and identify the name of the firm, the project, the owner, the contract amount, the circumstances and the date of all default actions for all principals of the firm.

c. that has ever been declared a non-responsible bidder by any municipality or public agency? <u>No</u> If so; state the name of the individual and identify the name of the firm, the project, the owner, the contract amount, the circumstances and the date of all such declarations for all principals of the firm.

Nassau County DPW

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d. that has ever been barred from bidding municipal or public contracts? \underline{No} If so; state the name of the individual and identify the name of the firm, the municipality or public agency, the circumstances, date and term of debarment for all debarments for all principals of the firm.

(use additional blank sheets if additional space is necessary)

- 7. Has any officer or partner of your firm ever failed to complete a construction contract handled in his name? NoIf so, state name of individual, name of owner and reason therefor:
- 8. Disclose any and all violations of the Prevailing Wage and Supplemental Payment Requirements of the Labor Law of New York State.
 - None
- 9. Disclose any and all other Labor Law Violations, including, but not limited to, child labor violations, failure to pay wages, or unemployment insurance tax delinquencies within the past five years.

None

10. In what other lines of business are you financially interested? Kason materials, Scatt materials, KPI Asphalt

Nassau County DPW

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What is the construction experience of the principal individuals 11. of your firm? In Magnitude Years of Present Position or Construction what and type Individual's of work Capacity Office Experience Name Heavy construction Roade + marine All Keith Haney Monaging member 20+ All Phris Naney Member Heavy Construction Road & marine 20+ James & Maney member 20+ Heavy Construction Road + marine All

(use additional blank sheets if additional space is necessary)

List below the equipment that you own that is available for the 12. proposed work, giving present location where it may be inspected:

Item

Description, Size Capacity, Year, etc.

Service

Years of Present Location

See attached

(use additional blank sheets if additional space is necessary)

Should the equipment be moved from the above mentioned location, NOTE: the submitted hereby agrees upon request of the County to state the new location where same may be found.

13. If any of the above equipment is covered by chattel mortgage, conditional bill of sale, lien, or like encumbrance, state the complete details as to nature and amount of encumbrance, the name and address of the holder, etc.

(use additional blank sheets if additional space is necessary)

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EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

,

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

ltem No,	Description of Equipment	Limit
1	2011 Komatsu PC228USLC-8	\$ <u>200,000</u>
	Serial#: 50351	ана Хар
	2012 Komatsu PC490LC-10	\$369,000
	<u>Serial#: A400081</u>	
3	2012 Komatsu PC360LC-10	\$347,000
	Serial#: A32782	
4	2013 Komatsu PC228USLC-8	\$238,000
	Serial#: 51618	
5	2012 Komatsu PC78USLC-8	\$75,000
·	Serial#: 18465	
6	Ice Hammer H126 & Power Pak 570	\$ <u>30,000</u>
	Serial#: 251226	

IM 7030 04 04

a.

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

Description of Equipment	Límit
Komatsu Payloader WA-380-7	\$250,000
Serial#: A64173	
APE JM Robovib	\$159,000
Seriai#: 1030022	
2014 Komatsu Crawler D65WX-7	\$ <u>229,500</u>
Serial#: 1300 Komatsu Wheel Loader NA500-6	\$ <u>219,000</u>
Terex Crane	\$970,000
2014 Komatsu Payloader MHM400-3 Serial#: S3062	\$ <u>350,000</u>
	Komatsu Payloader WA-380-7 Serial#: A64173 APE JM Robovib Serial#: 1030022 2014 Komatsu Crawler D65WX-7 Serial#: 1300 Komatsu Wheel Loader NA500-6

IM 7030 04 04

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

ltem No.	Description of Equipment	Limit
13	Komatsu Wheel Loader WA3807-7	\$187,800
	<u>Serial#: SA64274</u>	
14	Komatsu Hydraulic Excavator	\$248,208
	Serial#: S1346	
15	Komatsu Hydraulic Excavator	\$266,293
	Serial#: SA10019	
	Fambo Hydraullo Hammed	\$50,000
17	Komatsu HM400-3	\$289,000
	Serial#: 3057	
18	Komatsu HM400-3	\$ <u>399,000</u>
	<u>Serial#: 3619</u>	•

IM 7030 04 04

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EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

ltem No.	Decontration of Englishment	
NO.	Description of Equipment	Limit
	Komatsu Wheel Loader Equipped with Rockland 8 cu yard Bucket	\$ <u>469,426</u>
	Serial#: A94378	
20	Godwin Diesel Power Pack GHPU90	\$ <u>78,808</u>
	Serial#: NPS201405009	,
	<u>Godwin Hydraulic Tandem Pumpend</u> Heidra 150HH	\$ <u>36,014</u>
	<u>Serial#: 03326241</u>	
22	Komatsu Material Handler	\$ <u>1,636,311</u>
	Serial#: 30353	
23	Komatsu Crawler Dozer	\$209,000
	<u>Serial#: 30861</u>	
24	Komatsu Material Handler	\$ <u>1,486,011</u>
	Serial#: 30356	

IM 7030 04 04

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EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

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EQUIPMENT SCHEDULE

	•
Description of Equipment	Limit
2014 Bid Well Paver w/2 Telescoping Workbrid	\$ <u>75,000</u>
Serial#: SB36004852014	
2010 Sullair Air Compressor	\$16,921
Serial#: 201007090029	
Komatsu Wheel Loader	\$393,780
Serial#: A96115	
AST KDS710	\$ <u>129,000</u>
Serial#: 154175	
125 Foot x 12 Foot Acrow Beam Bridge	\$ <u> </u>
· .	
Kubota 4 Seat Utility Vehicle	\$23,000_
	2014 Bid Weil Paver w/2 Telescoping Workbrid Serial#: SB36004852014 2010 Sullair Air Compressor Serial#: 201007090029 Komatsu Wheel Loader Serial#: A96115 AST KDS710 Serial#: 154175 125 Fool x 12 Foot Acrow Beam Bridge

IM 7030 04 04

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

ltem No.	Description of Equipment	Limit
31	1965 Manitowoc Crane including 210 Boom	\$
	Serial#: 39649	
32	1978 Lima Crane	\$40,000
	Serial#: 709A120	
33	2003 Caterpillar 262 Skid Steer	\$15,000
	Serial#: CED02118	
34	2008 Bobcat T300 High Flow	\$40,000
	Serial#: 017183	
35	1978 Lima 700 HC Crane Detroit	\$50,000
	Serial#: 709A121	
36	Vibratory Extractor HPSI	\$60,000
	Serial#: 2310E2309P	

IM 7030 04 04

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

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EQUIPMENT SCHEDULE

ltem No.	Description of Equipment	Limit
37	Komatsu Hydraulic 2994	\$60,000
	Serial#: K40040	
38	Arrow Board	\$ <u>3,950</u>
	Seriai#: 0087AB12	
	Arrow Board	\$ <u> </u>
	Serial#: 0156AB12	
40	Arrow Board	\$3,950
	Serial#: 0084AB12	
41	Arrow Board	\$3,950
	Serial#: 0158AB12	
42	Arrow Board	\$ <u>3,950</u>
	Serial#: 0154AB12	

IM 7030 04 04

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE

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ltem No.	Description of Equipment	Limit
43	McElroy Welder 6-18	\$ <u>56,000</u>
	Serlal#: C58356	
44	McElroy Weider 6-16	\$ <u>56,000</u>
	Serial#: C54745	
45	2005 Komatsu 220	\$50,000
	Serial#: 40053	
46	Alrman Compressor MPD5400	\$ <u> </u>
4		· · · ·
	Airman Compressor MPD5185	\$10,000
	Serial#: B466C20254	
48	8000 Bevel Mill	\$ <u>2,395</u>

IM 7030 04 04

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EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

ltem No.	Description of Equipment	Limit
49	Komatsu Hydraulic Excavator	\$35,000
	Serial#: A84516	
50	Topcon Receiver GPS GR-5 GNSS	\$ <u>19,250</u>
	Serial#: 85120065	
51	Storage Container	. 6,000
	Serial#: SCC21180	
52	Storage Container	\$6,000
	Serial#: SCC24178	
53	Storage Container	\$6,000
	Serial#: SCC24184	
54	Storage Container	\$6,000
	Serial#: SCC3980	

IM 7030 04 04

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

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EQUIPMENT SCHEDULE

ltem No.	Description of Equipment	Limit
55	Storage Container	\$6,000
	Serial#: SCC20213	
	Storage Container	\$ <u>6,000</u>
	Serial#; SCC3484	
57	Storage Container	\$ <u>6,000</u>
	Serial#: SCC20808	
58	Storage Container	\$ <u>6,000</u>
•	Serlal#: SCC2592	
59	Storage Container	\$6,000
	Serial#: SCC22622	
60	Storage Container	\$6,000
	Serial#: SCC21245	

IM 7030 04 04

EQUIPMENT SCHEDULE CONTRACTORS' EQUIPMENT

(The entries required to complete this schedule will be shown below or on the "schedule of coverages".)

EQUIPMENT SCHEDULE ltem No. **Description of Equipment** Llmit ____61 Storage Container 6,000 \$____ Serial#: SCC21836 62 Sennebogen Material Handler 985,215 \$ Serial#: 850.0.30132 63 Komatsu Hydraulic Excavator 517,000 \$ Serial#: A42278 64 Komatsu Hydraulic Excavator 549,700 \$___ Serial#: A45092 65 Compaxt Truck Loader 58,500 \$ Serial#: 28063 \$12,404,882 Total

IM 7030 04 04



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

Commercial Output Policy

ENDORSEMENT NUMBER: 6

POLICY NUMBER: MKLM6IM0053097	POLICY CHANGES EFFECTIVE DATE: March 31, 2019
NAMED INSURED:	COMPANY:
H&L Contracting LLC	MARKEL AMERICAN INSURANCE COMPANY

SCHEDULE OF COVERAGE CONTRACTORS' EQUIPMENT

It is hereby understood and agreed the following equipment is added to policy.

Description	Serial #	Limit:
Komatsu Wheel Loader M#WA470-4R	S#A49539	\$349,000,
Kubola M#RTVXII740WLH		\$ 24,000.

Attached to and forming part of Policy No, stated above

All other terms and conditions remain unchanged

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Authorized Representative Signature Page 1 of 1

MAIL 1200 09 15



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

Commercial Output Policy

ENDORSEMENT NUMBER: 5

POLICY NUMBER: MKLM6IM0053097	POLICY CHANGES EFFECTIVE DATE: June 20, 2019
NAMED INSURED:	COMPANY:
H&L Contracting LLC	MARKEL AMERIGAN INSURANCE COMPANY

SCHEDULE OF COVERAGE CONTRACTORS' EQUIPMENT

It is hereby understood and agreed the following equipment and loss payee is added to policy.

Description	Serial#	Limit:
2016 Milling Machine; Wirtgen; 2501 8'2"	S#0622-1018	\$452,270.
2016 Milling Machine; Wirtgen; 2501 12'2"	S#0622-1022	\$602,300.
2016 Milling Machine; Wirtgen; 2501 12'2"	S#0622-1023	\$602,300,

We will pay "Loss" to you and; M&T Bank and its successors and assigns PO Box 1358 Buffalo, NY 14240 In respects to: S#0622-1018, S#0622-1022, & S#0622-1023

Altached to and forming part of Policy No. stated above

All other terms and conditions remain unchanged

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Authorized Representative Signature Page 1 of 1

MAIL 1200 09 15

In what manner have you inspected this proposed work? 14. Explain in detail.

Detailed field investigation including measurements and existing conditions analysis

(use additional blank sheets if additional space is necessary)

15. Explain your plan and lay-out for performing the proposed work. Mobilize & set up, begin sawcutting for parement repairs, Begin repairs & casting replacements followed by pavement Milling operations, Prep existing pavement for resurfacing & complete paving. Finally, install new signal loops + final linestriping

If a contract is awarded or a permit is issued, to your firm, who will have the personal supervision of the work? Attach resume. 16. Chris Naney

Insurance carried by your firm: 17.

Туре	Company	Limits of Covera	ge Term
Nommercial GL	Accredited Surely. Rullicourtheodd	7,000,000/4,000,000 Gale,000	9/25/21- 9/25/22
Automobile	State Farm	1,000,000	9/25/21- 9/25/22
Workers Comp Land Excess	Accredited Surety Accredited Surety	1,000,000 3,000,000	9/25/21- 9/25/22
Harine Excess Yessel pollution Hull Patz Contractors Quip	Continental Underwriters Water Quality Insur, State National Insur AGCS Insur	14,000,000 5,000,000 1,000,000	9 25 21- 9 25 22 9 25 21- 9 25 22 9 25 21- 9 25 22 9 25 21- 9 25 22
Pontractors Billulian Standard Sconty Disability	Indian Harbor Standard Security	3,000,000	9/25/21- 9/25/22 4/1/21- 4/1/22 9/15/14- 9/13/22
Professional Itabil Nassau Cou	ity Berkley Insur. nty DPW	1, 000, 000 Page 101 of 324	2 2012 - 0120 20 RIORITY RESURFACING PHASE 6 H61587-PR6

CHRIS HANEY

EDUCATION:

INTERNATIONAL UNION of OPERATING ENGINEERSLocal 138

WORK EXPERIENCE:

2005-PRESENT

GENERAL SUPERINTENDENT – VILLAGE DOCK CONTRACTING INC., PORT JEFFERSON, NY 11777

- NYSDOT HECKSCHER STATE PARKWAY BRIDGE REHABILITATION (COMPLETE BRIDGE RE-HAB)
- NYSDOT-1-495 BRIDGE REHABILITATION (STEEL REPAIR & BEARING REPLACEMENT)
- NYSDOT-BRIDGE PARAPET REPAIRS (2 SEPARATE PROJECTS)
- VARIOUS NYSDOTGUIDERAIL & FENCE PROJECTS
- US ARMY CORPS OF ENGINEERS—VARIOUS DREDGING PROJECTS (HYDRAULIC & MECHANICAL DREDGING)
- L.I.R.R.- AMOTT CULVERT PROJECT (JACKING 72" PIPE UNDER LIVE RR TRACKS, VARIOUS DRAINAGE)
- M.T.A. SECURITY UPGRADES (HEAVY DUTY GATES & SECURITY FENCING)
- SUFFOLK COUNTY D.P.W.-VARIOUS BRIDGE REHABILITATION PROJECTS (STEEL REPAIR/DECK REPAIR)
- SUFFOLK COUNTY D.P.W.-REHABILITATION OF SHINNECOCK CANAL LOCKS
- NYS OFFICE OF GOV'T SERVICES-CONSTRUCTION OF SUNKEN MEADOW BRIDGE
- NYS OFFICE OF GOV'T SERVICES-JONES BEACH PIER & DECK REPAIRS (SANDY)

1996-2005

ASPHALT SUPERINTENDENT -- NEWBORN CONSTRUCTION, INC., CENTER MORICHES, NY 11934

- NYSDOT1-495(LONG ISLAND EXPRESSWAY) MILL&RE-PAVE PROJECT CONTRACT VALUE \$25,000,000
- NYSDOT RTE 25 MILL & RE-PAVE PROJECT CONTRACT VALUE \$7,000,000
- NYSDOT CROSSISLAND PARKWAY PAVING PROJECT CONTRACT VALUE \$8,000,000
- TOWN OF ISLIP MACARTHUR AIRPORT RUNWAY REHABILITATION CONTRACT VALUE \$2,000,000

TRAFFIC CONTROL SUPERVISOR

 NYSDOT I-495 SERVICE ROAD CONSTRUCTION YAPHANK CONTRACT VALUE \$26,000,000

PROJECT SUPERINTENDENT

- NYSDOT-REHABILITATION OF 7 BRIDGES
 CONTRACT VALUE \$8,000,000
- NYSDOT-REHABILITATION OF 3 BRIDGES
 CONTRACT VALUE \$4,000,000
- US ARMY CORPS OF ENGINEERS -DREDGING OF SHREWSBURY INLET CONTRACT VALUE \$12,000,000

GENERAL FOREMAN

• VARIOUS NYSDOT PROJECTS OF ROAD CONSTRUCTION, DRAINAGE, SIGN STRUCTURES, GUIDERAIL AND FENCING

LICENSES/CERTIFICATIONS:

- OSHA 10 HOUR CONSTRUCTION SAFETY
- L.I.R.R. ROAD WORKER PROTECTION
- MTA/N.Y.C.T. TRACK SAFETY TRAINING
- LEAD PAINT AWARENESS
- COMPETENT PERSON DEMOLITION & EXCAVATION
- COMPETENT PERSON ROAD CONSTRUCTION & DRAINAGE INSTALLATION

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- COMPETENT PERSON FENCE & GUIDERAIL
- COMPETENT PERSON PILE DRIVING & BULKHEAD INSTALLATION
- COMPETENT PERSON DREDGING & MARINE WORK
- QUALIFIED RIGGER

The undersigned hereby declares: That the foregoing information contained in this bid is a true statement, including, but not limited to, the financial condition of the individual firm herein first named as of the date herein given; the undersigned has read that portion of the Instructions to the Bidders entitled "Qualifications and Responsibility of Bidders" and that the bidder acknowledges its affirmative obligation to transmit with this statement any matters relevant and material to those contractor qualifications and responsibility standards; that this statement is for the express purpose of inducing the party to whom it is submitted to award the submitted a contract or issuance of a permit; that any depository, vendor or other agency herein named is authorized to supply such party with any information necessary to verify this statement; and that it understands and agrees that any material misrepresentation or omission of material fact may be deemed grounds for disqualification of the bidder as "not responsible," and may also subject the bidder to future debarment, penalties, and sanctions, to the extent permitted by law.

Nassau County DPW

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PRIORITY RESURFACING PHASE 6 H61587-PR6

18.

NOTE: The bids shall be sworn to by the person signing them, in one of the following forms:

(Form of affidavit where Bidder is a corporation) STATE OF NEW YORK))ss.: COUNTY OF NASSAU)

Being duly sworn, deposes and says:That he resides atStreet,in the City ofthat he is the

the corporation described in and which executed the foregoing instrument; that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal and was affixed by order of the Board of Directors of said corporation; that he signed his name thereto by like order; and that he has knowledge of the several matters therein stated and they are in all respects true. Subscribed and sworn to before me this day of , 20

Notary

(Form of Affidavit where Bidder is a firm) STATE OF NEW YORK)ss.: Suffolk COUNTY OF NASSAU) Keith Haney ____ Being duly sworn, deposes and says: That he is a member of the firm described in and which executed the foregoing bid; that he duly subscribed the name of the firm hereunto on behalf of the firm; and that the several matters therein stated are in all respects true. Subscribed and sworn to before me · DEBURAH RYDER day of November, this 946 Notary Public, State of New York No. 01 RY6258036 leborah **Qualified In Suffolk County** Notary Commission Expires March 19, 20 24 (Form of Affidavit where Bidder is an individual) STATE OF NEW YORK))ss.: COUNTY OF NASSAU) Being duly sworn, deposes and says: That he is the person described in and who executed the foregoing bid and that the several matters therein stated are in all respects true. Subscribed and sworn to before me , 20 this day of

Notary

Nassau County DPW

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Nassau County DPW

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NOTICE OF AWARD

U.S. DEPARTMENT OF JUSTICE OFFICE OF JUSTICE PROGRAMS OFFICE OF THE COMPTROLLER	
Certification Regarding	
Debarment, Suspension, Ineligibility and Volunt	any Evolution
Lower Tier Covered Transactions	
(Sub-Recipient)	
This certification is required by the regulations implementing Executive 0 and Suspension, 28 CFR Part 67, Section 67.510, Participants' respons were published as Part VII of the May 26, 1988 Federal Register (pages (BEFORE COMPLETING CERTIFICATION, READ INSTRUCTIONS Of (1) The prospective lower tier participant certifies, by submission of this nor its principals are presently debarred, suspended, proposed for ineligible, or voluntarily excluded from participation in this transa department of agency. (2) Where the prospective lower tier participant is unable to certify to a this certification, such prospective participant shall attach an explanation	sibilities. The regulations a 19160-19211). N REVERSE) a proposal, that neither it or debarment, declared action by any Federal any of the statements in
Keith Haney Managing Member	3/18/2022
Name and Title of Authorized Representative	m/d/yy
222 25	3/18/2022
Signature	Date
H & L Contracting LLC	
Name of Organization	
140 Adams Avenue, Ste B14, Hauppauge, NY 11788	
Address of Organization	
n.	
UNIXON OJP FORM 4061/1 (REV. 2/89) Previous editions are obsolete	
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NASSAU COUNTY DEPARTMENT OF PUBLIC WORKS

CONSULTANT/ CONTRACTOR DETAILED MBE/WBE UTILIZATION PLAN

Part 1- General Information:

Part 1- General Information:
Consultant/Contractor Name: H&L CONTRACTING LLC
Address (street/city/state/zip code): 140 ADAMS AVE STE B-14 HAUPPAUGE, NY 11788
Authorized Representative (name/title): Genae Murphy - Estimating Assistant
Authorized Signature: Genae Murphy
Contract Number: H61587-PR6
Contract/Project Name: PRIORITY RESURFACING PHASE 6
Contract/Project Description:
Resurfacing of various roadways throughout Nassau County.

Part 2- Projected MBE/WBE Contract Summary:

	Amount (\$)		Percentage (%)
Total Dollar Value of the Prime Contract	\$8,251,761.00		
Total MBE Dollar Amount	\$272,210.00	MBE Contract Percentage	3.3%
Total WBE Dollar Amount	\$298,010.00	WBE Contract Percentage	3.6%
Total Combined M/WBE Dollar Amount	\$570,220.00	Combined M/WBE Contract Percentage	6.9%

Part 3- MBE Information (use additional blank sheets as necessary):

MBE Firm	Description of Work (MBE)	Projected MBE Contract Amount(\$) and Award Date	MBE Contract Scheduled Start Date and Completion Date
Name: John Martinez Trucking	36CX , Asphalt Concrete	Amount (\$): \$272,210.00	Start Date:
Address: 112 Florida Street	Truing & Leveling Course Type 1A 36DRAR , Rut Avoidance		
City: Farmingdale	Asphalt Concrete Type 1A 116A , Profiling and Removal		
State/Zip Code: NY, 11735	of Asphalt Pavement	Award Date:	Completion Date:
Authorized Representative: John Martinez			-
Telephone No. 631-414-7770			
Name:		Amount (\$):	Start Date:
Address:			-
City:			
State/Zip Code:		Award Date:	Completion Date:
Authorized Representative:			-
Telephone No.			
Name:		Amount (\$):	Start Date:
Address:			
City:			
State/Zip Code:		Award Date:	Completion Date:
Authorized Representative:			-
Telephone No.			

Tart 4- WDE Information (use at	Description of Work	Projected WBE Contract	WBE Contract Scheduled Start
WBE Firm	(WBE)	Amount(\$) and Award Date	Date and Completion Date
Name: TLC HAULING, INC.	36CX , Asphalt Concrete Truing & Leveling Course	Amount (\$): \$272,210.00	Start Date:
Address: 595 Route 25a - Unit 3	Type 1A 36DRAR, Rut Avoidance		
City: Miller Place	Asphalt Concrete Type 1A 116A, Profiling and Removal		
State/Zip Code: NY, 11764	of Asphalt Pavement	Award Date:	Completion Date:
Authorized Representative: Michael Skolnik			
Telephone No. 631-338-3074			
Name: ISLAND PAVEMENT CUTTING CO, INC.	58A, Saw Cutting Existing Non-Roadway Asphalt	Amount (\$): \$25,800.00	Start Date:
Address: 84 Kean Street	58RPC, Saw Cutting Existing Roadway Pavement & Concrete		
City: West Babylon	111, Removal and Replacement of Pavements		
State/Zip Code: NY, 11704	133A , Cleaning & Resealing Longitudinal Joints	Award Date:	Completion Date:
Authorized Representative: Marissa O'Neill	133B , Sealing Transverse Joints 133X , Clean & Fill Joints & Cracks		·
Telephone No. 631-567-2711			
Name:		Amount (\$):	Start Date:
Address:			
City:			
State/Zip Code:		Award Date:	Completion Date:
Authorized Representative:			-
Telephone No.			

Part 4- WBE Information (use additional blank sheets as necessary):