

## **Erie County Water Authority**

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3030 Union Road • Cheektowaga, New York 14227-1097 716-684-1510 • FAX 716-684-3937

#### INVITATION TO BID

Bids, as stated below, will be received and publicly opened by the Secretary to the Authority in accordance with the attached specifications. FAX bids are unacceptable. Bids must be submitted in a sealed envelope to:

TERRENCE D. McCRACKEN
SECRETARY TO THE AUTHORITY
C/O CASHIER'S OFFICE
ERIE COUNTY WATER AUTHORITY
295 MAIN STREET, ROOM 350
BUFFALO, NEW YORK 14203

**NOTE:** Lower left hand corner of envelope <u>MUST</u> indicate the following:

BID DESCRIPTION: Furnish and Deliver Halogen Actuators and Controller Units for Sturgeon Point Water Treatment Plant and Van de Water Water Treatment Plant.

PROJECT No.: 201800105

OPENING DATE: Tuesday, September 11, 2018 TIME: 11:00

FOR: Halogen Actuators and Controller Units

NAME OF BIDDER: Koester Associates Inc.

If you are submitting other Advertisements to Bid, each bid must be enclosed in a separate envelope.

The following EXHIBITS are attached to and made a part of the bid specifications and part of any agreement entered into pursuant to this Advertisement to Bid. If an Exhibit does not have an X on the line preceding it, then the Exhibit is not required for this particular bid.

- X EXHIBIT "D"
- Bid Bond
- X EXHIBIT "G"
- Non-Collusive Bidding Certification
- X EXHIBIT "I"
- Section 139 of State Finance Law
- \_\_ EXHIBIT "P"
- Performance Bond
- X APPENDIX "A"
- Women and Minority Business Enterprise Policy
- X APPENDIX "B"
- Insurance Requirements
- \_ APPENDIX "C"
- Prevailing Wage Rate Schedule

#### NOTICE TO BIDDERS

The Erie County Water Authority will receive separate, sealed bids for the furnishing of all labor, plant, tools, equipment and specified materials, etc. to Furnish and Deliver Halogen Actuators and Controller Units for Sturgeon Point Water Treatment Plant and Van de Water Water Treatment Plant.

Bids will be received by the Erie County Water Authority until 11:00 a.m. prevailing time, on Tuesday, September 11, 2018 at the Cashier's Office of the Authority, 295 Main Street, Room 350, Buffalo, New York 14203, and then at that time and place will be publicly opened and read.

All bids being mailed (including FedEx, UPS, Priority Mail, etc.) or hand-delivered to the Erie County Water Authority shall be directed to the "CASHIER'S OFFICE" at the address listed above in a sealed envelope and be clearly marked on the outside of the mailing or hand-delivered envelope "BID ENCLOSED- Furnish and Deliver Halogen Actuators and Controller Units for Sturgeon Point Water Treatment Plant and Van de Water Water Treatment Plant." Failure to follow the above instructions could result in rejection of the bid.

Beginning at 9:00 a.m., on Wednesday, August 15, 2018, the Instruction to Bidders, Form of Bid and form of Contract, Specifications, and Security Bonds may be examined at the above address and may be obtained by writing the Cashier's Office at the above address or calling (716) 849-8484, between the hours of 9:00 a.m. and 5:00 p.m.

Each bid shall be accompanied by a certified check or bid bond in the amount of five percent (5%) of the amount of the bid.

In accordance with State Finance Law §§139-j and 139-k, all questions about meaning or intent of the bidding documents shall be submitted to the designated contact person in writing. The designated contact is John J. Mogavero, Chemist/Chief WTPO, Van de Water Water Treatment Plant, 3750 River Road, Tonawanda, New York 14150, telephone 716-685-8323.

The Erie County Water Authority reserves the right to reject any and all bids or to accept any bid deemed to be for the best interest of the Water Authority even though the bid chosen may result in the award of the contract to a bidder whose bid is not mathematically lowest.

ERIE COUNTY WATER AUTHORITY

TERRENCE D. McCRACKEN Secretary to the Authority

#### ERIE COUNTY WATER AUTHORITY

#### **INSTRUCTIONS TO BIDDERS**

- BID SHALL BE SUBMITTED ON THESE ERIE COUNTY WATER AUTHORITY (HEREINAFTER ECWA) BID FORMS or bid will not be considered. Bid must be typed or printed in ink. Original autograph signatures in ink are required. Facsimile or rubber stamp signatures will not be accepted. ALL PAGES OF THIS BID DOCUMENT MUST BE RETURNED INTACT.
- 2. LATE PROPOSALS. Any bids received at the ECWA after the date and time prescribed will not be considered for contract award.
- 3. EMERGENCY CLOSINGS. In the event of an emergency closing of certain ECWA facilities and/or operations and/or services due to any flood, fire, fire drill, power failure, uncontrolled weather conditions or other cause beyond the Secretary to the Authority's control, only bids received prior to the date and time or postmarked as of the date prescribed will be considered for contract award.
- 4. ANY CHANGE IN WORDING OR INTERLINEATION OF THE ADVERTISEMENT AS PUBLISHED BY THE ECWA shall be reason to reject the proposals in the event that such change in the Advertisement to Bid is not discovered prior to entering into a contract, to void any contract entered into pursuant to such bid. Proposals may be rejected if they show any omissions, alterations of form, additions not called for, conditional or alternate bids other than are provided for in the proposal form, escalation clauses or irregularities of any kind.
- 5. THE ECWA, IN THE BEST INTERESTS OF THE PUBLIC, RESERVES THE RIGHT TO REJECT any and all bids, to accept either in whole or in part any one bid or combination of bids as may be provided in the bid specifications, and to waive any informalities in bids. The ECWA does not obligate itself to accept the lowest or any other proposal, and reserves the right to re-bid.
- 6. CONTRACT(S) OR PURCHASE ORDER(S) WILL BE AWARDED after due consideration of the suitability of goods and/or services bid to satisfy these specifications, the total cost of such goods and/or services including all cost elements, and the timeliness of the agreed upon delivery date.
- 7. THIS EXECUTORY CLAUSE shall be a part of any agreement entered into pursuant to this bid:
  - IT IS UNDERSTOOD BY THE PARTIES THAT THIS AGREEMENT SHALL BE EXECUTORY ONLY TO THE EXTENT OF THE MONIES AVAILABLE TO THE ECWA AND APPROPRIATED THEREFORE, AND NO LIABILITY ON ACCOUNT THEREOF SHALL BE INCURRED BY THE ECWA BEYOND THE MONIES AVAILABLE AND APPROPRIATED FOR THE PURPOSE THEREOF.

- 8. FAILURE TO MEET DELIVERY SCHEDULE as per accepted bid may result in legal action by the ECWA to recover damages.
- 9. PRICES SHALL BE QUOTED F.O.B. DESTINATION.
- 10. COLLECT TRANSPORTATION CHARGES WILL NOT BE PAID BY THE ECWA. All freight, cartage, rigging, postage or other transportation charges shall be prepaid and included in the bid. There will be no additional charges for delivery.
- 11. NO TAXES ARE TO BE BILLED TO THE ECWA. Bids shall not include any State or local excise, sales, transportation or other tax, unless State law specifically levies such tax on purchases made by a public benefit corporation created by the State of New York. The ECWA Purchase Order is an exemption certificate. Any applicable taxes from which the ECWA is <u>not</u> exempt shall be listed separately as cost elements and added into the total net bid.
- 12. THE SUCCESSFUL BIDDER shall comply with all laws, rules, regulations and ordinances of the Federal Government, the State of New York and any other political subdivision or regulatory body which may apply to Bidder's performance under this contract.
- 13. GRATUITIES, ILLEGAL OR IMPROPER SCHEMES. The ECWA may terminate contracts or purchase orders, if it is determined that gratuities in the form of entertainment, gifts or otherwise were offered or given by a vendor, his agent or representative to any ECWA official or employee with a view towards securing favorable treatment with respect to the awarding of this bid or the performance of the contract or purchase order. The ECWA may also terminate a contract or purchase order if it is determined that the successful bidder engaged in any other illegal or improper scheme promotive of favoritism or unfairness incidental to the bidding process or the performance of the contract or purchase order. In the event that it is determined that said improper or illegal acts occurred, the ECWA shall be entitled to terminate the contract or purchase order and/or exercise any other remedy available to it under existing law.
- 14. ANY CASH DISCOUNT which is part of a bid will be considered as a reduction in the bid prices in determining the award of the bid. Date of invoice must not precede date of delivery. The ECWA policy is to pay all claims in a timely manner within the specified time. However, if for some reason payment is delayed, the ECWA will take the discount when payment is made. The ECWA will not pay any interest charges nor refund discount amounts taken after the discount period. If this procedure is unsatisfactory, please quote net.
- 15. ANY ADDITIONAL INFORMATION which bidder desires to add to the bid shall be written on a separate sheet of paper attached to and submitted with the formal sealed bid to be read at the formal opening.
- 16. WARRANTY: Notwithstanding anything to the contrary herein contained, BIDDER agrees that the warranties as prescribed by the Laws of the State of New York are and will remain in effect; that this warranty and the time to exercise said warranty in effect at the time of the breach, if any, caused by any breach or by any hidden or latent defect will be as

- prescribed by the Laws of the State of New York. The obligations of BIDDER herein are independent of any other obligations.
- 17. THIS BID IS FIRM AND IRREVOCABLE for a period of 45 days from the date and time of the bid opening. If a contract is not awarded within the 45 day period, a bidder to whom the bid has not been awarded may withdraw his bid by serving written notice upon the Secretary to the Authority of his intention to do so.
- 18. PRICES CHARGED TO THE ERIE COUNTY WATER AUTHORITY are to be <u>no higher</u> than those offered to any other governmental or commercial consumer. If a bidder has a New York State or a Federal GSA contract for any of the items covered in this bid or any similar items, he shall so indicate that he has said contract on these bid papers and automatically supply a copy of this contract within five days after notification of award.
- 19. PRICE IS FIRM. The unit prices bid shall remain firm and any other charges bid shall also remain firm for delivery of the equipment, material, work, or services described in this bid. No cost increase shall be charged for any reason whatsoever.
- 20. EXTENSION OF PRICE PROTECTION. Any contract entered into pursuant to this bid to supply the ECWA requirements of goods and/or services for a definite period of time as stated in the attached specifications may be extended for not more than two successive periods of equal length at the same bid price upon the mutual agreement of the successful bidder and the ECWA. All extensions shall be submitted in writing and shall have prior approval by the Secretary to the ECWA.
- 21. IN EXECUTING THIS BID, THE BIDDER AFFIRMS that all of the requirements of the specifications are understood and accepted by the bidder, and that the prices quoted include all required materials and services. The undersigned has checked all of the bid figures, and understands that the ECWA will not be responsible for any errors or omissions on the part of the undersigned in preparing this bid. Mistakes or errors in the estimates, calculations or preparation of the bid shall not be grounds for the withdrawal or correction of the bid or bid security. In case of error in extension of prices in the bid, the unit price will govern.
- 22. ACCOUNTABILITY. The undersigned shall be fully accountable for his or its performance under this bid or any contract or purchase order entered into pursuant to this bid, and agrees that he or its officers will answer under oath all questions relevant to the performance thereof and to any transaction, act or omission done or omitted in connection therewith if called before any Judicial, County or State officer or agency empowered to investigate the contract or his performance.

#### BID SPECIFICATIONS/BIDDERS PROPOSAL/CONTRACT

BID DESCRIPTION: Furnish and Deliver Halogen Actuators and Controller Units for

Sturgeon Point Water Treatment Plant and Van de Water Water

Treatment Plant.

PROJECT No.: 201800105

Ship to:

ERIE COUNTY WATER AUTHORITY

Attention:

John J. Mogavero, Chemist/Chief WTPO

Address:

Van de Water Water Treatment Plant

3750 River Road, Tonawanda, New York 14150

Item	Qty	U/M	Catalog No./Description Unit Price		Total Price
No.	12	ea.	Sturgeon Point Water Treatment Plant:		
			Emergency Shut Off System Series CR-		
			1Y (Hexacon) - Model III for Chlorine	18 5, 151, cs	\$61,812.0°
			One Ton Containers Automatic		
		ŀ	Switchover Systems manufactured by		
			Halogen Valve Systems, Inc.		
Nam	ed Ma	nufact	urer – No Substitution		
2.	10	ea.	Van de Water Water Treatment Plant:		
			Emergency Shut Off System Series CR-	s 60	6 51,510 ·
			1Y (Hexacon) - Model III for Chlorine	*5,151. °°	51,510
			One Ton Containers Automatic		
			Switchover Systems manufactured by		
			Halogen Valve Systems, Inc.		
Nam	ed Ma	nufact	urer – No Substitution		
3.	2	ea.	Sturgeon Point Water Treatment Plant -	A 14,169, 00	628,218. cc
			Control Panel.	* 1,	40/410.
4.	2	ea.	Van de Water Water Treatment Plant –	F14,109,00	\$28,218.0°
			Control Panel.	14,107,	28,210
5.	1	ea.	On Site Inspection at Sturgeon Point	\$4,707	\$4,707,08
			Water Treatment Plant.		7,107,
6.	1	ea.	On Site Inspection at Van de Water Water	164,707	F4,707,00
			Treatment Plant.	\$ 3	
7.	1	ea.	Training	54,707	SUITET, es
	<u> </u>		· · · · · · · · · · · · · · · · · · ·	EDED INGIDE	<b>C</b> 22 024
			TOTAL NET BID DELIV	EVEN INOTHE	\$183,879,

**NOTE**: Bid results are available on the Erie County Water Authority website, <u>www.ecwa.org</u> (under Doing Business tab, select option Business Opportunities). No bid results will be given over the telephone.

NAME OF BIDDER:	Koester Associates Inc.		
AUTHORIZED SIGNATUR	RE:	DATE: _	9/7/18

The Bidder agrees to supply all material/equipment/labor above-described at the above-quoted

price and in accordance with all applicable Bid Specifications.

ECWA CHAIRMAN SIGNATURE: \_\_\_\_\_ DATE: \_\_\_\_\_

# INFORMATION REQUIRED FROM BIDDERS AT TIME OF CANVASS OF BIDS

To facilitate correct drawing and execution of contract, bidder shall supply full information concerning legal status:

FIRM NAME Koester Assoc	icites inc			
ADDRESS OF PRINCIPAL OFFIC				
ADDRESS OF FRINCIPAL OFFIC.				
	CITY	00024020		
AREA CODE 315 PHONE 6	१७-३८००	STATE NY	ZIP 13032	
Check one: CORPORATION ×	PART	TNERSHIP	INDIVIDUAL	
INCORPORATED UNDER THE L	AWS OF THE	ESTATE OF^\Y_		
If foreign corporation, state if author	ized to do bus	iness in the State of Ne	w York:	
	YES	NO		
TRADE NAMES:				
ADDRESS OF LOCAL OFFICE:	STREET			
	CITY			
AREA CODE PHONE _		STATE	ZIP	
NAMES AND ADDRESSES OF PA	ARTNERS:			
Mark Keester		2119 Contey Road	Chiterange, NY 1	303
Perer Rodosta	<del></del>	3083 Jones Read	Eneville, NY 130	61
IDENTIFICATION #: (COMPLETI				
Federal Employer Identification Nur	nber: <u>    6   1</u>	383017		
Social Security Number:				

## BID SECURITY FORM

BIDDER (Name and Address):	
SURETY (Name and Address of Principal Place	ee of Business):
OWNER: Erie County Water Authority 295 Main Street, Room 350 Buffalo, New York 14203	
BID BID DUE DATE:	
PROJECT: Furnish and Deliver Halogen Actuators and Sturgeon Point Water Treatment Plant and Van de Water Water Treatment Plant. Project No: 201800105	Controller Units for
BOND BOND NUMBER: DATE: (Not later than Bid due date): PENAL SUM:	
(Words)	(Figures)
IN WITNESS WHEREOF, Surety and Bidder the terms printed on the reverse side hereof, do its behalf by its authorized officer, agent, or rep	, intending to be legally bound hereby, subject to each cause this Bid Bond to be duly executed on presentative.
BIDDER	SURETY
Bidder's Name and Corporate Seal	Surety's Name and Corporate Seal
By: Signature and Title	By: Signature and Title (Attach Power of Attorney)
Attest:Signature and Title	Attest:

- 1.01 Bidder and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors and assigns to pay to OWNER upon default of Bidder the penal sum set forth on the face of this Bond.
- 2.01 Default of Bidder shall occur upon the failure of Bidder to deliver within the time required by the Bidding Documents (or any extension thereof agreed to in writing by OWNER) the executed Agreement required by the Bidding Documents and any performance and payment Bonds required by the Bidding Documents.
- 3.01 This obligation shall be null and void if:
  - A. OWNER accepts Bidder's Bid and Bidder delivers within the time required by the Bidding Documents (or any extension thereof agreed to in writing by OWNER) the executed Agreement required by the Bidding Documents and any performance and payment Bonds required by the Bidding Documents, or
  - B. All Bids are rejected by OWNER, or
  - C. OWNER fails to issue a Notice of Award to Bidder within the time specified in the Bidding Documents (or any extension thereof agreed to in writing by Bidder and, if applicable, consented to by Surety when required by paragraph 5.01 hereof).
- 4.01 Payment under this Bond will be due and payable upon default by Bidder and within 30 calendar days after receipt by Bidder and Surety of written notice of default from OWNER, which notice will be given with reasonable promptness, identifying this Bond and the Project and including a statement of the amount due.
- 5.01 Surety waives notice of and any and all defenses based on or arising out of any time extension to issue Notice of Award agreed to in writing by OWNER and Bidder, provided that the total time for issuing Notice of Award including extensions shall not in the aggregate exceed 120 days from Bid due date without Surety's written consent.
- 6.01 No suit or action shall be commenced under this Bond prior to 30 calendar days after the notice of default required in paragraph 4.01 above is received by Bidder and Surety and in no case later than one year after Bid due date.
- 7.01 Any suit or action under this Bond shall be commenced only in a court of competent jurisdiction located in the state in which the Project is located.
- 8.01 Notices required hereunder shall be in writing and sent to Bidder and Surety at their respective addresses shown on the face of this Bond. Such notices may be sent by personal delivery, commercial courier or by United States Registered or Certified Mail, return receipt requested, postage pre-paid, and shall be deemed to be effective upon receipt by the party concerned.

- 9.01 Surety shall cause to be attached to this Bond a current and effective Power or Attorney evidencing the authority of the officer, agent or representative who executed this Bond on behalf of Surety to execute, seal and deliver such Bond and bind the Surety thereby.
- 10.01 This Bond is intended to conform to all applicable statutory requirements. Any applicable requirement of any applicable statute that has been omitted from this Bond shall be deemed to be included herein as if set forth at length. If any provision of this Bond conflicts with any applicable statute, then the provision of said statute shall govern and the remainder of this Bond that is not in conflict therewith shall continue in full force and effect.
- 11.01 The term "Bid" as used herein includes a Bid, offer or proposal as applicable.

#### END OF BID BOND

#### NON-COLLUSIVE BIDDING CERTIFICATION

as mandated by Public Authority Law, Section 2878

By submission of this bid, each bidder and each person signing on behalf of any bidder certifies, and in the case of a joint bid each party thereto certifies as to its own organization, under penalty of perjury, that to the best of his knowledge and belief:

- (1) The prices in this bid have been arrived at independently without collusion, consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other bidder or with any competitor;
- (2) Unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the bidder and will not knowingly be disclosed by the bidder prior to opening, directly or indirectly, to any other bidder or to any competitor; and
- (3) No attempt has been made or will be made by the bidder to induce any other person, partnership or corporation to submit or not to submit a bid for the purpose of restricting competition.

#### NOTICE

(Penal Law, Section 210.45)

IT IS A CRIME, PUNISHABLE AS A CLASS A MISDEMEANOR UNDER THE LAWS OF THE STATE OF NEW YORK, FOR A PERSON, IN AND BY A WRITTEN INSTRUMENT, TO KNOWINGLY MAKE A FALSE STATEMENT, OR TO MAKE A FALSE STATEMENT, OR TO MAKE A STATEMENT WHICH SUCH PERSON DOES NOT BELIEVE TO BE TRUE.

## BID NOT ACCEPTABLE WITHOUT FOLLOWING CERTIFICATION:

Affirmed under penalty of perjury this day	
TERMS NET 30 DELIVERY DATE AT DESTINATION 4-6 weeks offer	1 softindus
FIRM NAME Koester Associates Inc.	3 %
ADDRESS 3101 Senecci Tumpike	
Cancistota, NY ZIP 13032	
AUTHORIZED SIGNATURE	
TYPED NAME OF AUTHORIZED SIGNATURE Mork   Korster	
TITLE President TELEPHONE No. 315-697-3800	

#### FORMS A, B, and C

#### SECTION 139 OF STATE FINANCE LAW

Pursuant to State Finance Law §§139-j and 139-k, this Invitation to Bid includes and imposes certain restrictions on communications between a Governmental Entity and an Offerer/bidder during the procurement process. An Offerer/bidder is restricted from making contacts from the earliest notice of intent to solicit offers, through final award and approval of the Procurement Contract by the Governmental Entity. The designated contact is identified in the Notice to Bidders. Governmental Entity employees are also required to obtain certain information when contacted during the restricted period and make a determination of the responsibility of the Offerer/bidder pursuant to these two statutes. Certain findings of non-responsibility can result in rejection for contract award and in the event of two findings within a 4-year period, the Offerer/bidder is debarred from obtaining governmental Procurement Contracts. Further information about these requirements can be found in §§139-j and 139-k of the New York State Finance Law and the Erie County Water Authority's Procurement Disclosure Policy.

- Form A Offerer's Affirmation of Understanding of and Agreement pursuant to State Finance Law.
- Form B Offerer's Certification of Compliance with State Finance Law.
- Form C Offerer's Disclosure of Prior Non-Responsibility Determinations.

Contract Termination Provision.

#### FORM A

# Offerer's Affirmation of Understanding of and Agreement Pursuant to State Finance Law §139-j(3) and §139-j(6)(b)

#### **Instructions:**

A Governmental Entity must obtain the required affirmation of understanding and agreement to comply with procedures on procurement lobbying restrictions regarding permissible contacts in the restricted period for a procurement contract in accordance with State Finance Law §139–j and §139–k. It is required that this affirmation be obtained as early as possible in the procurement process, but no later than when the Offerer submits its proposal.

Offerer affirms that it understands and agrees to comply with the procedures of the Government Entity relative to permissible contacts as required by State Finance Law §139–j(3) and §139–j(6)(b).
By: Date:
Name: Merk Keester
Title: President
Contractor Name: Keester Associates Inc.
Contractor Address: 3101 Senece Turnpike Conestota, NY 13032

#### FORM B

### Offerer's Certification of Compliance With State Finance Law §139-k(5)

#### **Instructions:**

A Governmental Entity must obtain the required Certification that the information is complete, true, and accurate regarding any prior findings of non-responsibility, such as non-responsibility pursuant to State Finance Law §139–j. The Offerer must agree to the Certification and provide it to the procuring Governmental Entity. It is required that the Certification be obtained as early as possible in the process, but no later than when an Offerer submits its proposal.

Offerer Certification:					
I certify that all information provided to the Governmental Entity with respect to State Finance Law §139-k is complete, true, and accurate.					
By: Date:					
Name: Mark Keester					
Title: President					
Contractor Name: Keester Associates Inc.					
Contractor Address: 3101 Sencen Tumpilee Concetota, NY 13032					

#### FORM C

# Offerer's Disclosure of Prior Non-Responsibility Determinations

#### Background:

New York State Finance Law §139-k(2) obligates a Governmental Entity to obtain specific information regarding prior non-responsibility determinations with respect to State Finance Law §139-j. In accordance with State Finance Law §139-k, an Offerer must be asked to disclose whether there has been a finding of non-responsibility made within the previous four (4) years by any Governmental Entity due to: (a) a violation of State Finance Law §139-j; or (b) the intentional provision of false or incomplete information to a Government Entity.

The terms "Offerer" and "Governmental Entity" are defined in State Finance Law §139-k(1). State Finance Law §139-j sets forth detailed requirements about the restrictions on contacts during the procurement process. A violation of State Finance Law §139-j includes, but is not limited to, an impermissible contact during the restricted period (for example, contacting a person or entity other than the designated contact person, when such contact does not fall within one of the exemptions).

As part of its responsibility determination, State Finance Law §139–k(3) mandates consideration of whether an Offerer fails to timely disclose accurate or complete information regarding the above non-responsibility determination. In accordance with law, no Procurement Contract shall be awarded to any Offerer that fails to timely disclose accurate or complete information under this section, unless a finding is made that the award of the Procurement Contract to the Offerer is necessary to protect public property or public health safety, and the Offerer is the only source capable of supplying the required Article of Procurement within the necessary timeframe. See State Finance Law §139–j(10)(b) and §139–k(3).

#### **Instructions:**

A Governmental Entity must include a disclosure request regarding prior non-responsibility determinations in accordance with State Finance Law §139-k in its solicitation of proposals or bid documents or specifications or contract documents, as applicable, for procurement contracts. The attached form is to be completed and submitted by the individual or entity seeking to enter into a Procurement Contract. It shall be submitted to the Governmental Entity conducting the Governmental Procurement no later than when the Offerer submits its proposal.

## FORM C (Continued)

## Offerer's Disclosure of Prior Non-Responsibility Determinations

Name of Individual or Entity Seeking to Enter into the Procurement Contract:
Koester Associates Inc.
Address: 3101 Senece. Tumpike Concistota, NY 13032
Name and Title of Person Submitting this Form: Mark Koester - President
Contract Procurement Number: 2018 00105
Date: 9/7/18
1. Has any Governmental Entity made a finding of non-responsibility regarding the individual or entity seeking to enter into the Procurement Contract in the previous four years? (Please circle):
If yes, please answer the next questions:
2. Was the basis for the finding of non-responsibility due to a violation of State Finance Law §139–j (Please circle): No Yes
3. Was the basis for the finding of non-responsibility due to the intentional provision of false or incomplete information to a Governmental Entity? (Please circle) No Yes
4. If you answered yes to any of the above questions, please provide details regarding the finding of non-responsibility below.
Governmental Entity:
Date of Finding of Non-Responsibility:
Basis of Finding of Non-Responsibility:
(Add additional pages as necessary)

## FORM C (Continued)

5.	Has any Governmental Entity or other governmental agency terminated or withheld a Procurement Contract with the above-named individual or entity due to the intentional provision of false or incomplete information? (Please circle):  Yes
6.	If yes, please provide details below.  Governmental Entity:
	Date of Termination or Withholding of Contract:
	Basis of Termination or Withholding:
	(Add additional pages as necessary)
Fir	ferer certifies that all information provided to the Governmental Entity with respect to State nance Law §139-k is complete, true, and accurate.
Ву	: Date: 9/7/18 Signature
·	Signature
Na	me: Mark Koester
Tit	le: President

#### **Contract Termination Provision**

#### Instructions:

A Contract Termination Provision will be included in each Procurement Contract governed by State Finance Law §139-k. New York State Finance Law §139-k(5) provides that every procurement contract award subject to the provisions of State Finance Law §§139-k and 139-j shall contain a provision authorizing the Governmental Entity to terminate the contract in the event that the certification is found to be intentionally false or intentionally incomplete. This statutory contract language authorizes, but does not mandate, termination. "Government Entity" and "procurement contract" are defined in State Finance Law §139-k(1).

This required clause will be included in a covered procurement contract.

A sample of the Termination Provision is included below. If a contract is terminated in accordance with State Finance Law §139–k(5), the Governmental Entity is required to include a statement in the procurement record describing the basis for any action taken under the termination provision.

#### **Sample Contract Termination Provision**

The Governmental Entity reserves the right to terminate this contract in the event it is found that the certification filed by the Offerer in accordance with New York State Finance Law §139–k was intentionally false or intentionally incomplete. Upon such finding, the Governmental Entity may exercise its termination right by providing written notification to the Offerer in accordance with the written notification terms of this contract.

#### **BID SPECIFICATIONS**

BID DESCRIPTION: Furnish and Deliver Halogen Actuators and Controller Units for Sturgeon Point Water Treatment Plant and Van de Water Water Treatment Plant.

PROJECT No. 201800105

NOTE: Bid Item 1, Sturgeon Point Water Treatment Plant: Emergency Shut Off System Series CR-1Y (Hexacon) – Model III for Chlorine One Ton Containers Automatic Switchover systems manufactured by Halogen Valve Systems, Inc.- Named Manufacturer – No Substitution

Bid Item 2, Van de Water Water Treatment Plant: Emergency Shut Off System Series CR-1Y (Hexacon) – Model III for Chlorine One Ton Containers Automatic Switchover systems manufactured by Halogen Valve Systems, Inc.- Named Manufacturer – No Substitution

#### 1. Scope

- a. This Specification describes the Series CR-1Y (Hexacon) Model III Emergency shut-off system as manufactured by Halogen Valve Systems, Inc. for Chlorine Ton container valves.
- b. These systems are designed for installation in conjunction with automatic switch over systems (provided by others) that employ up to six chlorine containers providing an uninterrupted flow of chlorine.

#### 2. Description

- a. Emergency shut off system shall comply with all items listed in Chlorine Institute document, "Recommendations for emergency closure devices for container valves".
- b. The emergency shut off system shall be the Halogen Series CR-1Y (Hexacon) Model III comprised of one (1) electrically driven Eclipse actuator that acts directly upon the cylinder or ton container valve stem. The actuator shall mount upon the chlorine valve and yoke assemblies by means of a hand clamping mechanism and a valve stem coupling so as to be removable during a cylinder change. No tools of any kind shall be required to install or remove the actuator.
- c. The Eclipse controller shall measure and deliver 50 ft.-lbs. of closing torque by controlling the current flow to the actuator on the valve stem during an emergency shutdown. The Eclipse actuator shall be powered only in the closing direction with provision for manual override in either the open or closing direction. Power for the actuator shall be supplied by an uninterruptable 12V battery power supply and controlling system. The Eclipse actuator controller shall measure and deliver 30 ft.-lbs. of torque to the valve stem for test closing

#### 3. Actuator Design

a. When installed, the actuator shall not impede the operators' ability to manually operate the chlorine valve with a standard chlorine wrench. The design shall not impede the ability to access the valve packing nut and yoke/clamp in the event they need to be tightened.

b. The extension shaft shall be coupled to the drive motor and reduction gearing by means of a one-way, positive engagement clutch that may be selectively disengaged for manual operation. Pushing in on the shaft shall disengage the clutch for manual operation of the valve. The clutch shall have a toggle mechanism such that it remains disengaged, free to rotate in either direction, for manual operation. The clutch shall automatically reengage, for automatic closure upon activation of the motor and gear train.

#### 4. Actuator Components

#### a. Motor Driver

i. Motive power for the Eclipse actuators shall be provided by 12V dc electric motors acting through a gear reduction system.

#### b. Clutch and Shaft

- i. The Eclipse actuator shall be constructed of materials suitable for the chlorine environment.
- ii. The valve stem extension shaft shall be machined from a single piece of Monel.
- iii. The valve stem connection coupling and shaft bearing/seal shall be of Aluminum-Silicon Bronze, C-642 Teflon coated for additional corrosion resistance.
- iv. The valve stem engagement spring shall be of heat treated Hastelloy C-276.

#### c. Valve Stem Coupling

i. The element that couples the driven shaft to the valve stem shall be designed to accommodate slight misalignment of the Actuator shaft with the axis of the valve stem without restricting rotation.

#### d. Clamp/Frame

- i. The clamping mechanism for yoke mounting (Series CR-1-Y) shall require no tools for installation on the valve and valve yoke.
- ii. Adapters shall be available to unitize the Actuator with regulator clamping systems commonly used in the industry. Regulator mounting shall require only an adjustable wrench for mating to the regulator. The regulator manufacturer is to be specified.
- iii. All clamp and frame components shall be coated with fusion bonded polyester for corrosion resistance.

#### e. Sealing Devices

- i. Shaft entrances to the Actuator mechanism shall be sealed with double "O" ring seals of Viton and/or Teflon.
- ii. The motor canister and main enclosure will be sealed with static, Viton "O" ring seals

#### 5. Control Panel Design

a. The Hexacon Controller shall be contained within a single electrical enclosure of NEMA 4X rating. All cables, connectors, switches and fittings shall be of a similar rating to resist the chemical environment.

- b. The Eclipse actuators shall have a dedicated power source (battery) and microprocessor controller. Electrical power shall be delivered to each Actuator by means of a flexible cable.
- c. The control panel shall have system status lights and an informational OLED display to indicate the status of key system elements.
- d. The control panel shall accept signals from sources such as gas detectors, remote station alarms, fire sensors, and manual switches to trigger the Eclipse actuator or actuators to sequentially close all of the cylinder or ton container valves connected to the system.

#### 6. Control Panel Components

- a. Control Circuitry
  - i. An electronic circuit board on the control board shall contain a microprocessor programmed to precisely control the valve closing cycle and the torque applied to the valve stem.
  - The microprocessor shall also monitor and display status of the battery, charging power as well as provide diagnostic information to check comprehensive system readiness.
  - iii. The entire control system shall be comprised of solid state encapsulated devices not susceptible to corrosion.
  - iv. In the event of a sustained loss of charging power (two to three days), the microprocessor shall detect a declining battery charge to initiate Actuator closure while sufficient power remains to apply the specified torque to the valve stem.

#### b. Battery and Charger

- i. The battery shall be of the gel-cell lead-acid type rated at 8.5Ah, High Rate.
- ii. The charging system shall provide a variable controlled charge current that is temperature compensated to optimize battery life.

#### c. System Status Display

- i. The control panel enclosure shall have a membrane panel on the front cover where the operator may observe the status lights and OLED display.
  - 1. **Armed/Ready-**(Normally On) Rapidly pulsating Green to indicate the microprocessor is functioning and ready to operate.
  - 2. System Status Lights Steady Green (Normally On) OK, Steady Amber Warning (Normally Off), and Steady Red (Normally Off) Error. Amber and Red explained on OLED display.
  - 3. System Status Information The OLED display screen shall have two lines of twenty characters each. Display shall indicate the status of the Battery, Actuators, Microprocessor system, Fault Errors as well as other information as required

#### d. Input Signals

- i. The control panel shall contain terminal strips to accept multiple incoming signals for either simultaneous or individual Actuator operation.
- ii. External signals shall consist of a "Normally Open or Normally Closed" dry contacts, to initiate the Actuator.

#### e. Outputs - Two Terminals

- i. After activation of the Eclipse actuator control system one low voltage output signal (0.2-amp @ 24V dc/ac) shall indicate, if actuator initiation and torque completion are accomplished.
- ii. A second low voltage output will indicate a "Warning" or "Error" light on System Status.

#### f. Testing – Eclipse Actuator

- i. An actuator **Test** button for each individual actuator is mounted externally on the control panel.
- ii. When activated, it shall provide a 30 ft.-lbs. torque on a valve stem, self-test the microprocessor, check cable-motor continuity, and load-test the battery.
- iii. Testing procedures as outlined on the control panel label shall provide the operator with "Go"-"No-Go" criteria.
- iv. Test results shall be confirmed by operator's observation and the tactile force required in re-opening the valve.

#### 7. Power Requirements

a. The power supply to operate the control panel shall be (115/230VAC, 50 to 60 Hz) single phase. Current consumption shall be 0.5 amps at 115VAC.

#### 8. Optional Accessories

- a. Battery Option Extra
  - i. This option allows for a "second" internal battery that doubles the actuator closing speeds for the system.
  - ii. Either battery automatically takes over the running of the system on its own, if either battery fails.
- b. Programmable Relay Interface Module (RIM)
  - i. A Relay Interface Module will allow programmable output signals, provided by three additional output relays rated 5.0 amps at 115/230 AC.
  - ii. The Relay, when selected by the operator from a predetermined list, will be indicated by a NO or NC contact.

#### c. SCADA Connection

 Direct actuator and microprocessor system status as well as diagnostic information is available through an RS232 Serial Port in ASCII language format.

#### 9. Accessories

- a. Standard accessories for each Actuator system shall include:
  - i. Stowage bracket for temporary placement of the Actuator during cylinder and container changes.
  - ii. A twisted chlorine cylinder type wrench.

#### **END OF BID SPECIFICATIONS**

### APPENDIX A

## WOMEN AND MINORITY BUSINESS ENTERPRISE POLICY

ERIE COUNTY WATER AUTHORITY

#### APPENDIX A

#### WOMEN AND MINORITY BUSINESS ENTERPRISE POLICY

#### ERIE COUNTY WATER AUTHORITY

It is the policy of the Authority to foster and encourage minority business enterprise participation in the construction contracts of the Authority. Through the setting of Minority Business Enterprise goals and careful monitoring of CONTRACTOR compliance, the Authority will ensure the fullest possible participation in construction activities by qualified minority and women-owned firms.

Some of the federal and state laws that provide the basis for Equal Employment Opportunity and Affirmative Action are:

- 1. Title VII, Civil Rights Act of 1964 (as amended by the Equal employment Opportunity Act of 1972): Prohibits employment discrimination because of race, color, sex, religion or national origin.
- 2. Executive Order 11246 (as amended by the Executive Order 11375): Requires Affirmative Action by all Federal CONTRACTORS and subcontractors and requires that all firms with Contracts over \$50,000.00 and 50 or more employees develop and implement written programs.
- 3. Equal Act of 1963: Requires employers to provide equal pay for men and women performing similar work.
- 4. New York State Human Rights Law: Prohibits discrimination based on race, color, sex, age, creed, disability, national origin and marital status in employment matters.
- 5. Flynn Act: Guarantees disabled citizens protection against discrimination in housing, employment, public accommodations, training programs and non-sectarian education due to mental, physical or medical disability.
- 6. Title VI, Civil Rights Act of 1964: Prohibits discrimination based on race, color or national origin in all programs which receive Federal aid.
- 7. Title IX, Education Amendments Act of 1972: Prohibits sex discrimination against students of any educational institution receiving Federal financial aid.

#### A. MINORITY BUSINESS UTILIZATION COMMITMENT

The Erie County Water Authority has established the following business utilization rules which requires all prime CONTRACTORS awarded construction contracts let by the Erie County Water Authority to exemplify Affirmative Action to sub-contract to minority business enterprise (MBE). For the purpose of these regulations, the term "Minority Business Enterprise" refers to a business at least fifty-one percent (51%) of which is owned and controlled by minority group members. Minority group members are citizens of the United States who are Women, Blacks, Hispanics and Native Americans. MBE's must demonstrate current certification of a government agency.

The Authority has determined that a goal of ten percent (10%) of the total contract value represents a fair share of minority business utilization on each construction contract awarded.

Recipients of Authority construction Contracts must utilize minority-owned business sources for supplies, services and professional services, allowing these sources the maximum feasible opportunity to compete for Contracts, Subcontracts and third-tier Contracts to be performed, All prime CONTRACTORS awarded Authority Contracts estimated to exceed \$100,000.00 must take positive steps to "afford fair opportunities to MBE's". Positive steps shall include, but not be limited to, (a) utilizing a source list of bona fide minority business enterprises, (b) solicitations of bids from MBE's particularly of those located in Erie County, (c) giving minority firms sufficient time to submit proposals in response to solicitations and (d) maintaining records showing minority business enterprises and specific efforts to identify and award Contracts to these Companies.

<u>Each</u> CONTRACTOR bidding on an Erie County Water Authority contract is to contact MBE's and solicit bids for various aspects of each project. The CONTRACTOR is to supply the Authority with information regarding contracts for services and products with minority business enterprises and the dollar amount of each contract on the Minority Business Utilization Report.

The Successful Bidder shall submit to the Authority the Minority Business Enterprise Utilization Report - Part A within one week of the bid opening. Part A includes a list of MBE's from whom the CONTRACTOR has solicited bids, or with whom the CONTRACTOR has signed a binding contractual agreement. The Authority will not consider a CONTRACTOR's bid where the CONTRACTOR fails to submit this report or where an examination of the report evidences failure by the CONTRACTOR to comply with the affirmative action requirements of the Contract.

In the event of a joint venture participating in this MBE Program, the Joint Venture Disclosure Affidavit must be submitted with Part A by all parties involved. Only to the extent that a minority business enterprise contributes to and is paid for its participation in a joint venture will that dollar be credited towards the 10% goal of minority participation in the Erie Country Water Authority MBE Program.

MBE's must be approved by the Erie County Water Authority before their participation may be credited toward the 10% goal. Where the proposed MBE is not approved by the Authority, an Authority MBE/Disclosure Affidavit must be filed with the Contract Compliance office. Forms and lists of certified MBE's can be obtained by calling Lavonya Lester, Director of Equal Employment Opportunity (ECWA) at (716) 685-8223.

A Minority Business Enterprise Utilization Waiver Request may be completed and submitted with the Minority Business Enterprise Utilization Report - Part A to the Authority within one week of the bid opening. Waivers shall be granted only where the availability of MBE's in the market area of the project is less than the 10% goal.

Sufficient information <u>must</u> be provided on the Minority Business Enterprise Utilization Waiver Request to ascertain whether a waiver should be approved, conditionally approved or rejected by advice of the Equal Opportunity Office.

A waiver approval limits the CONTRACTOR's obligation to solicit MBE's for this particular project. It does not relieve the CONTRACTOR of MBE utilization for any other Erie County Water Authority project on which he submits a bid.

Conditional approval of the waiver request makes it necessary for the CONTRACTOR to continue soliciting MBE's for contracting purposes, after he has been declared the low bidder.

A MBE Utilization Waiver Request will be rejected if the CONTRACTOR:

- 1. fails to provide information on the Minority Business Enterprise Utilization Report with his bid.
- 2. provides fraudulent information of the MBE reports.
- 3. fails to make an honest good faith effort to recruit and contract with MBE's or
- 4. takes any other action which is contrary to the spirit and intent of the law.

THE INFORMATION PROVIDED ON THE MBE WAIVER REQUEST AND THE MBE UTILIZATION REPORT WILL BE CONSIDERED CONCURRENTLY TO DETERMINE IF A WAIVER SHOULD BE APPROVED, CONDITIONALLY APPROVED OR REJECTED.

The low bidder shall submit to the Authority, within one week of the bid opening, a schedule for minority business enterprise participation, with whom the CONTRACTOR intends to Subcontract, specifying the agreed price to be paid for such work, and identifying in detail the Contract item(s) or parts to be performed by each minority business enterprise. A letter of intent to enter into a Subcontract or purchase agreement, signed by the minority business, contingent upon the contract award, indicating the agreed upon price and scope of work, shall be provided, signed by both the CONTRACTOR and the minority business enterprise. The prime CONTRACTOR shall not substitute or delete the listed minority business enterprise without the written consent of the Erie County Water Authority.

In the event that the MBE goal for the contract is not met, the CONTRACTOR shall provide sufficient documentation to establish that every positive effort was made to identify, solicit and negotiate with MBE's in pursuit of the goal. Such documentation includes, but is not limited to, advertisement in minority-focused media, written contract with minority businesses indicating sufficient bidder's price along with evidence showing the work to be performed is the same, and not a reduced portion thereof.

The CONTRACTOR shall provide to the Erie County Water Authority copies of all subcontracts and/or purchase agreements with minority business enterprises within one week of the bid opening. A notice to proceed with construction shall not be issued until acceptable documentation is received.

When the project is thirty (30%) percent complete, the CONTRACTOR shall submit to the Authority the Minority Business Enterprise Utilization Report - Part B. Part B lists the MBE's on the project, the dollar amounts paid to that date and the estimated amount remaining to be spent.

<u>The Minority Business Enterprise Utilization Report - Part C</u> certifies the actual dollar amount expended to MBE's. <u>Part C</u> must be completed by the prime CONTRACTOR and submitted at the seventy-five (75%) percent payment level.

The Minority Business Enterprise Utilization Report - Part D certifies the total dollar amount expended to MBE's. Part D is to be submitted with the request for final payment.

In the event a CONTRACTOR fails to comply with these provisions the Authority may:

- 1. Summon the CONTRACTOR to a hearing
- 2. Withhold progress payments in part or in full
- 3. Cancel the contract.
- 4. Bar award of future Contracts until the CONTRACTOR can demonstrate that he will comply.

It is hereby the Erie County Water Authority's commitment to assure that on all contracts awarded, prime CONTRACTORS expend a fair share of the contract with bona fide minority businesses in accordance with the goals set forth by the Authority. Failure to comply with these provisions shall disqualify the bidder and shall constitute a breach of contract subject to all remedies available to the Authority.

The Prime CONTRACTOR and all minority Subcontractors are bound by all requirements as put forth in the Erie County Water Authority standard General Conditions and all modifications thereto contained in these Contract Specifications.

## Listing of AFFIRMATIVE ACTION FORMS ATTACHED:

NAME OF FORM	PAGE NUMBER(S)
Minority Business Utilization Report- Part A	6 & 7
Waiver Request	8
Erie County Water Authority Minority Business Enterprise Joint Venture Disclosure Affidavit	9
Erie County Water Authority Minority Business Enterprise Utilization Report - Part B	10 & 11
Minority Business Enterprise Utilization Report - Part C	12
Minority Business Enterprise Utilization Report - Part D	13

### ERIE COUNTY WATER AUTHORITY MINORITY BUSINESS ENTERPRISE UTILIZATION REPORT - PART A

This information mu	st be submitted	d by the successf	ul bidder within	one week of bid	opening.
COMPANY	, , , , , , , , , , , , , , , , , , ,				
AUTHORIZED REF	PRESENTATI	VE			<u></u>
ADDRESS					North Armen
TELEPHONE NUM	BER			CONTRACTOR OF THE PROPERTY OF	
PROJECT NAME_					
PROJECT NUMBE					
I. List actions to bid on subcorda.  2	aken to identifntracts on this	y, solicit, and co project.	ntact Minority E	Business Enterprise	
solicited, con	tracted, or prezation goal set	sently negotiatin	g a contract in a	ors, professional p ccordance with the Authority. (Attack	e minority
MINORITY	SUPPLY/	AMOUNT	PRIOR	CONTRACT	REASON

MINORITY OWNED FIRM	SUPPLY/ SERVICE	AMOUNT OF PROPOSAL	PRIOR CERTI- FICATION	CONTRACT EXECUTED	REASON NOT AWARDED
NAME: ADDRESS: TELE NO. IRS NO.				YES	
NAME:ADDRESS:TELE NOIRS NO				YES	
NAME: ADDRESS: TELE NO. IRS NO.				YES	
NAME: ADDRESS: TELE NO. IRS NO.				YES	

#### PART A CONTINUED

III.	Assistance offered by CONTRACTOR to MBE's as to bonding, union requirements, obtaining work capital etc				
	1. 2.				
	3. 4.				
	5. 6.				
IV.	Total Dollar Amount to be subcontracted to Minority Business Enterprise(s):	\$			
v.	Total Amount of Bid:	\$			
VI.	MBE Percent (%) of project bid:	ALPROXIMA			
VII.	YOU <u>MUST</u> ATTACH COPIES OF RELEVANT CORRESPONDENCE AND DOCUMENTS INCLUDING RETURN RECEIPTS.				
	DATE	SIGNATURE OF AUTHORIZED			
		REPRESENTATIVE			

Note: Within one week of the bid opening, this original form, together with a letter of intent to enter into a subcontract or purchase agreement, contingent upon the contract award, indicating the agreed upon price and scope of work, signed by both the CONTRACTOR and the Minority Business Enterprise, must be submitted to:

Lavonya Lester, Director of Equal Employment Opportunity (ECWA) Erie County Water Authority 3030 Union Road Buffalo, New York 14227-1097

### WAIVER

COM	IPANY	a.c.		
ADD	RESS		And the second s	
TELI	EPHONE NUMBER			
	(AREA	CODE)	(NUMBER)	
1.	CONTRACTOR has made a good fa those trades, professions, supplies, et be solicited; and	ith effort to adopt tc. for which mino	subcontracting on this project to rity business enterprises bids could	
2.	The total percentage of the bids which could be Subcontracted in trades, professions, supplies, etc. for which minority business enterprises bids could be solicited is less than 10%.			
grou the n profe	A waiver, as provided for by the Eric ands that there are no/insufficient (circle market area of this project which do subc essions, supplies, etc. which could be su	the appropriate te	rm) minority business enterprise in	
1		6		
2		7		
3 4.		9		
5		10		
(use	additional sheets if necessary)			
the re	If a partial waiver is granted the COI educed goal.	NTRACTOR will	make a good faith effort to meet	
	DATE		E OF AUTHORIZED TATIVE OF COMPANY	
Gran	ted in whole			
Gran	ted in part			
Com	ments			
TOY	/ AND ODDODAN DIENV ODDIVINA	TITLE	DATE	
EQU	IAL OPPORTUNITY OFFICIAL	HILE	DATE	
	TING DEPARTMENT RESENTATIVE	TITLE	DATE	

#### ERIE COUNTY WATER AUTHORITY MINORITY BUSINESS ENTERPRISE JOINT VENTURE DISCLOSURE AFFIDAVIT

### To Be Submitted With Part A Where Applicable

Joint Ventures:
Name:
Address:
Principal Office: Office Phone:
Office Phone:
Home Phone:
Percent of minority ownership in terms of profit and loss sharings:
Capital contributions by each joint venture and accounting therefore:
Equipment and supply contributions by each joint venturer and accounting therefore:
Any ownership options for ownership or loans between the joint venturers - identify terms thereof:
How and by whom the on-site work will be supervised and administered:
I,
the best of my knowledge and belief, the information provided herewith relevant to the joint
venture of is accurate, complete and current, and fairly represents the joint venture; further, that I have personally reviewed the material and assured myself of its accuracy. It is recognized and acknowledged that the statements herein are being given under oath and any material misrepresentation will be grounds for terminating any contract which may be awarded in reliance hereon.
SIGNATURE

# ERIE COUNTY WATER AUTHORITY MINORITY BUSINESS ENTERPRISE UTILIZATION REPORT - PART B

CONTRACTOR		CONTRACT NAME			
profess bindin forth b will	sional person g agreement i y the Erie Co be utilized and be submitted t	minority business enterprises, Subcontractors, suppliers, onnel, or joint venture firms, with whom you have entered into a not in accordance with the Minority Business Utilization Goal set County Water Authority. Include minority trucking firms that and included and estimated dollar amount. This information d to the Erie County Water Authority when the project is 30%			
(USE REVERSE MORE SPACE IS MINORITY O FIRMS	NEEDED) WNED	TYPE OF WORK	DATE CONTRACT EXECUTED	TOTAL EXPENDED TO DATE	AMOUNT REMAINING
NAME:_ ADDRESS: IRS #:					
NAME: ADDRESS: IRS #:					
not limited to, II. Total I	, canceled che Dollar Amour	ecks to verify at to be Subc	y these amounts: contracted to mino	e documentation rity Business Ent	erprise(s):
I,, do	as a hereby certif	n official rep y that the inf	oresentative of formation listed al	pove is correct and	d complete.
	NAME	Mark and the second sec		TITLE	- Landing Hamiltonian Company
	DATE				

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# MINORITY BUSINESS ENTERPRISE UTILIZATION REPORT - PART C CERTIFICATION OF EXPENDITURES TO MBE's

(To be completed by the prime CONTRACTOR and submitted at the 75% payment level)

CONTRACTOR		CONTRACT:		
MBE	PART B CONTRACT AMOUNT OF ESTIMATE	TOTAL EXPENDED TO DATE	ESTIMATED AMOUNT REMAINING	
* Erie County Water Authority reserv limited to, canceled checks to verify t	es the right to require do hese amounts.	cumentation includ	ding, but not	
I,				
as an official represent	ative of			
do hereby certify that the information	listed above is correct ar	nd complete.		
		NAM	IE	
		TITL	E	
	_	DATI	<u> </u>	

## MINORITY BUSINESS ENTERPRISE UTILIZATION REPORT - PART D FINAL CERTIFICATION OF EXPENDITURES TO MBE's

(to be completed by the prime CONTRACTOR and submitted with the request for final payment)

CONTRACTOR:	CONTRACT:		
MBE	TOTAL AMOUNT EXPENDED		
	TOTAL OF ALL MBE SUB-CONTRACTS \$		
	AMOUNT OF CONTRACT		
	FINAL MBE PERCENTAGE		
,	, as an official		
representative of	, , , , , , , , , , , , , , , , , , , ,		
do hereby certify that the information	listed above is correct and complete.		
	NAME		
	TITLE		
	DATE		

#### **ACCOUNTABILITY**

The CONTRACTOR shall be fully accountable for its performance under this contract and agrees to answer under oath all questions relevant to the performance thereof and to any transaction, act, or omission had, done or omitted in connection therewith if called before the Erie County Water Authority, any Judicial, County or State Officer or agency empowered to investigate the Contract or its performance.

# APPENDIX B INSURANCE REQUIREMENTS ERIE COUNTY WATER AUTHORITY

INS2013-Vendors Revision date: 03/01/2013

#### Erie County Water Authority Insurance Requirements for Vendors

**Project Number:** 201800105

Description: <u>Upgrade Halogen Actuator being over 20 years. Halogen</u>

actuator is part of system to minimize a chlorine relapse from 1-ton chlorine cylinders Chlorine gas is a major treatment chemical for disinfection of the potable water supply. Chlorine gas is a major treatment chemical for disinfection of the potable

water supply.

The following minimum insurance requirements shall apply to vendors supplying products or goods to the Erie County Water Authority (ECWA). If a product or good, in the opinion of ECWA, represents an unusual or exceptional risk, ECWA may establish additional insurance requirements for that product or service. All insurance required herein shall be obtained at the sole cost and expense of the vendor, including deductibles and self-insured retentions. These requirements include but are not limited to the minimum insurance requirements.

An  $\underline{X}$  indicates insurance coverage is required.

X Commercial General Liability Insurance (including, but not limited to, Bodily (Personal) Injury, Premises Operations, Property Damage Liability (broad form), Contractual Liability, Advertising Injury, Independent Contractors, Product Liability, Completed Operations Liability and Explosion, Collapse and Underground Coverage in an amount not less than \$1,000,000 combined single limit and \$2,000,000 in the aggregate:

X	Per Policy
	Per Project or Job
	Per Location

There should be no exclusions for any claims filed, actual or alleged, for violation of any applicable statute including, but not limited to, the New York State or federal labor laws, ordinances, administrative orders, executive orders, rules, regulations, or decrees of any court of competent jurisdiction.

X Comprehensive Business Automobile Insurance in an amount of not less than \$1,000,000 each accident and shall cover liability arising out of any automobile owned, leased, hired, borrowed and non-owned automobiles. Additionally, if vehicles are used for transporting hazardous materials, the contractor shall obtain and maintain the "broadened" coverage (endorsement CA 99 48), as well as proof of MCS 90 04 00.

X	Exces	s Umbrella Liability Insurance in an amount of not less than
		\$1,000,000 in the aggregate
		\$2,000,000 in the aggregate
		\$3,000,000 in the aggregate
		\$4,000,000 in the aggregate
	<u>X</u>	\$5,000,000 in the aggregate
		X Per Policy
		Per Project or Job
		Per Location
X	Pollu	tion Legal Liability Insurance in an amount of not less than:
		\$1,000,000 in the aggregate
		\$2,000,000 in the aggregate
		\$3,000,000 in the aggregate
	<del></del>	\$4,000,000 in the aggregate
	<u>X</u>	\$5,000,000 in the aggregate
		X Per Policy
		Per Project or Job
		Per Location

,	ion Legal Liability Insurance in an amount of not less than
	\$1,000,000 in the aggregate
	\$2,000,000 in the aggregate
	\$3,000,000 in the aggregate
	\$4,000,000 in the aggregate
<u>X</u>	\$5,000,000 in the aggregate
	X Per Policy
	Per Project or Job
	Per Location

And if diagonal of materials is involved the diagonal site operator must carry

X Workers' Compensation and Employers' Liability and New York State Disability Benefits Insurances, as required by New York State statute.

Certificates of Insurance and renewals, on forms approved by the New York State Department of Insurance, must be submitted to ECWA prior to the award of contract or purchase. Each insurance carrier issuing a Certificate of Insurance shall be rated by A. M. Best no lower than "A-" with a Financial Strength Code (FSC) of at least VII. The professional service provider shall name ECWA, as additional insured on a Primary and Non-Contributory Basis, including a Waiver of Subrogation endorsement CG 20 26 or equivalent, on its liability policies. Any liability coverage on a "claims made" basis should be designated as such on the Certificate of Insurance.

To avoid confusion with similar insurance company names and to properly identify the insurance company, please make sure that the insurer's National Association of Insurance Commissioners (N.A.I.C.) identifying number or A. M. Best identifying number appears on the Certificate of Insurance.

Acceptance of a Certificate of Insurance and/or approval by ECWA shall not be construed to relieve the vendor of any obligations, responsibilities or liabilities.

Certificates of Insurance should be e-mailed to <u>AALESSI@ECWA.ORG</u>. or mailed to Mr. Anthony Alessi, ECWA Claims Representative/Risk Manager, Erie County Water Authority, 295 Main Street – Room 350, Buffalo, New York 14203-2494, or If you have any questions you can contact Mr. Alessi by e-mail or phone (716) 849-8477.

Please refer to the bid and the contract document(s) for additional information regarding insurance requirements.



Erie County Water Authority Insurance Requirements for Vendors

#### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

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

IMPORTANT: If the certificate holder the terms and conditions of the policy certificate holder in lieu of such endor	, cert	ain p	olicies may require an er	policy(les) must be ndorsement. A stat	endorsed. ement on th	If SUBROGATION IS WA is certificate does not co	IVED nfer r	, subject to rights to the
PRODUCER	301110	(5)		CONTACT				
THOSE SELECTION OF THE PROPERTY OF THE PROPERT				NAME; PHONE		FAX (A/C, No):		
				E-MAIL				
				ADDRESS: PRODUCER CUSTOMER ID #:				
					URER(S) AFFOR	DING COVERAGE		NAIC#
INSURED				INSURER A:				
				INSURER B :				
				INSURER C:				
				INSURER D:				
,				INSURER E:				
				INSURER F:				
			NUMBER:			REVISION NUMBER:		
THIS IS TO CERTIFY THAT THE POLICIES INDICATED. NOTWITHSTANDING ANY RICERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCH	EQUIF PERT POLI	REME 'AIN, CIES.	NT, TERM OR CONDITION THE INSURANCE AFFORDI LIMITS SHOWN MAY HAVE	OF ANY CONTRACT ED BY THE POLICIE BEEN REDUCED:BY	ØR OTHER I 8 DESCRIBEI PAIDÆLAIMS.	DOCUMENT WITH RESPECT O HEREIN IS SUBJECT TO	т то	WHICH THIS I
INSR LTR TYPE OF INSURANCE	ADDL	SUBR	POLICY NUMBER	POLICY EER (MM/DD/YYYX)	POEICY EXP	LIMITS		
GENERAL LIABILITY	, its	1,,,,,		1		EACH OCCURRENCE	\$	1,000,000
X COMMERCIAL GENERAL LIABILITY						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	100,000
CLAIMS-MADE X OCCUR							\$	5,000
X Blanket Contractual	X	X	A			PERSONAL & ADV INJURY :	D D	,000,000
	122	2.				GENERAL AGGREGATE	\$ <sup>2</sup>	2,000,000
GEN'L AGGREGATE LIMIT APPLIES PER:		}	<b>&amp;</b> *			PRODUCTS - COMP/OP AGG	ş 2	2,000,000
POLICY PRO- JECT LOC							\$	
AUTOMOBILE LIABILITY				W W		COMBINED SINGLE LIMIT (Ea accident)	\$ 1	1,000,000
X ANY AUTO			M. A. S. B.			BODILY INJURY (Per person)	\$	
ALL OWNED AUTOS	X	X				BODILY INJURY (Per accident)	\$	
SCHEDULED AUTOS	^	^				PROPERTY DAMAGE	\$	
HIRED AUTOS						(Per accident)	\$	
NON-OWNED AUTOS	6						\$ \$	
V WINDSWALLS V	1							
X UMBRELLA LIAB X OCCUR		1					\$ 5	
EXCESS LIAB CLAIMS-MADE	X	X *					·	
X RETENTION \$ 10,000			Per Specific	Agreement			\$	
X RETENTION \$ 10,000	<del> </del>		SUBMIT proof	of Workers		WC STATU- OTH- TORY LIMITS FR	\$	
AND EMPLOYERS' LIABILITY Y/N			_		ł			
ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	NIA		Compensation	and disabi	llity		\$	
(Mandatory in NH)  If yes, describe under			as per exampl	es attache	d	E.L. DISEASE - EA EMPLOYEE		
DÉSCRIPTION OF OPERATIONS below	-			,		E.L. DISEASE - POLICY LIMIT	<b>.</b>	
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICL Additional Insured on a	LES (	Attach	ACORD 101, Additional Remarks	Schedule, if more space l	s required)	Tend of Constant Tr. 1		
							er	
Authority Additional In	ısu:	red	endorsement Co	32026 or eq	uivalent	5		
CERTIFICATE HOLDER				CANCELLATION				
Erie County Water Au	ıth	ori	.ty					
295 Main St, Suite 3			••			ESCRIBED POLICIES BE CA FREOF. NOTICE WILL BI		
1	UCI		!	THE EXPIRATION DATE THEREOF, NOTICE WILL ACCORDANCE WITH THE POLICY PROVISIONS.				
Buffalo, NY 14203								
				AUTHORIZED REPRESENTATIVE				
Attn: Anthony Alessi	-							l

### Understanding New York Workers Compensation Board Workers Compensation and N.Y.S Disability Benefits Liability

This is a brief description for governmental organizations to validate vendor workers compensation and NYS Disability Benefits coverage. These requirements should be used when applying for permits, licenses or secure contracts. Copies should be obtained not only at the initial issuance but at renewal as well. A full instruction manual can be obtained from the Workers Comp Board.

The forms discussed are:

- 1) Form CE-200- Affidavit of Exemption (obtain at: www.wcb.state.ny.us/content/ebiz/wc\_db\_exemptions/requestExemptionOverview.jsp)
  - > Acceptable proof that the business listed is exempt from providing workers' compensation and/or disability insurance coverage.
- 2) Workers Compensation
  - Form C-105.2: Certificate of Workers Compensation (WC) (Obtain from your insurance agent)
    - > All private NYS licensed workers' compensation carriers are required to issue the C-105.2.
  - Form SI- 12: Certificate of WC when self-insured. (Obtain from workers compensation board)
    - > Only the Self-Insurance Office of the Workers' Compensation Board issues the SI-12. The Self-Insurance Office can be contacted at 518-402-0247. Only one legal name and Federal Employer Identification Number can be listed on each Form SI-12. (Multiple legal entities must not be listed.)
  - Form GSI- 105.2: Certificate of WC when participating in a group self-insured program.
    - > The self-insurance administrator of the group completes the form.
  - Form U-26.3: Certificate of WC
    - > Acceptable proof that the business has workers' compensation coverage through the New York State Insurance Fund. Only available through (NYSIF).
- 3) New York State Disability Benefits Law (DBL)
  - Form DB-120.1: Certificate of DBL Insurance (obtain from workers compensation board)
    - The DB-120.1 must be completed by either the NYS statutory disability benefits insurance carrier, or a licensed NYS insurance agent of that carrier. The form can be obtained by contacting the Bureau of Compliance. (certificates@wcb.state.ny.us)
  - Form DB-155: Certificate of DBL Self-Insurance
    - ➤ The Self-Insurance Office of the Workers' Compensation Board issues the DB-155. The Board's secretary will approve the DB-155. The Self-Insurance Office can be contacted at 518-402-0247.
- 4) Exemption 1, 2, 3, or 4 Family, Owner Occupied residence (http://www.wcb.state.ny.us/content/main/forms/bp-1.pdf)

NOTE: ACORD Certificates of Insurance are not acceptable proof. Must use one of the forms noted above:

#### Form CE-200



Certificate of Attestation of Exemption From New York State Workers' Compensation and/or Disability Benefits Insurance Coverage

This form cannot be used to waive the workers' compensation rights or obligations of any party.\*\*

The applicant may use this Certificate of Attestation of Exemption ONLY to show a government entity that New York State specific workers' compensation and/or disability benefits insurance is not required. The applicant may <u>NOT</u> use this form to show another business or that business's insurance carrier that such insurance is not required.

Please provide this form to the government entity from which you are requesting a permit, license or contract. This Certificate will not be accepted by government officials one year after the date printed on the form.

In the Application of (Legal Entity Name and Address):

JOHN SAUTH 123 MAIN STREET ALBANY, NY 12207 111-111-1111

Federal ID Number: XXXXX6789

Business Applying For: BUILDING PERMIT

From: CITY OF ALBANY, DEPT OF BUILDING AND CODES

The location of where work will be performed is

123 ACME AVENUE, ALBANY, NY 12203.

Estimated dates necessary to complete work associated with the building permit are from October 14, 2008 to March 31, 2009.

The estimated dollar amount of project is \$25,001 - \$50,000

Workers' Compensation Exemption Statement:

The above named business is certifying that it is NOT REQUIRED TO OBTAIN NEW YORK STATE SPECIFIC WORKERS' COMPENSATION INSURANCE COVERAGE for the following reason:

The business is owned by one individual and is not a corporation. Other than the owner, there are no employees, day labor, leased employees, borrowed employees, part-time employees, unpaid volunteers (including family members) or subcontractors.

Disability Benefits Exemption Statement:

The above named business is certifying that it is NOT REQUIRED TO OBTAIN NEW YORK STATE STATUTORY

DISABILITY BENEFITS INSURANCE COVERAGE for the following reason:

The business is owned by one individual or is a partnership (LLC, LLP, PLLP or a RLLP) under the laws of New York State and is not a corporation, or is a one or two person corporation, with those individuals owning all of the stock and holding all offices of the corporation (in a two person owned corporation, each individual must be an officer and own at least one share of stock) or is a business with no NYS location. In addition, the business does not require disability benefits coverage at this time since it has not employed one or more individuals on at least 30 days in any intendar year in New York State. (Independent contractors are not considered to be employees under the Disability Benefits Law.)

I. IOHN SMITH, am the Sole Proprietor with the above-named legal epity. I affirm that due to my position with the above-named business I have the knowledge, information and authority to make this Certificate of Attentation of Exemption. I hereby affirm that the statements made herein are true, that I have not made any materially false statements and I make this Certificate of Attentation of Exemption under the penalties of perjury. I further affirm that I understand that any false statement, representation or concealment will subject me to felony criminal prosecution, including jail and civil liability in accordance with the Workers' Compensation Law and all other New York State laws. By submitting this Certificate of Attestation of Exemption to the government entity listed above I also hereby affirm that if circumstances change so that workers' compensation insurance and/or disability benefits coverage is required, the above-named legal entity will immediately acquire appropriate New York State specific workers' compensation insurance and/or disability henefits coverage and also immediately furnish proof of that coverage on forms approved by the Chair of the Workers' Compensation Board to the government entity listed above.

SIGN HERE Signatures

Date:

Exemption Certificate Number

2008-00197

Received October 2, 2008 NYS Workers Compensation Board

CE-200 (Draft 06/02/08)

### STATE OF NEW YORK WORKERS' COMPENSATION BOARD

#### CERTIFICATE OF NYS WORKERS' COMPENSATION INSURANCE COVERAGE

1a. Legal Name & Address of Insured (Use street address only)	1b. Business Telephone Number of Insured
	1c. NYS Unemployment Insurance Employer Registration Number of Insured
Work Location of Insured (Only required if coverage is specifically limited to certain locations in New York State, i.e., a Wrap-Up Policy)	1d. Federal Employer Identification Number of Insured or Social Security Number
2. Name and Address of the Entity Requesting Proof of Coverage (Entity Being Listed as the Certificate Holder)	3a. Name of Insurance Carrier
	3b. Policy Nurseer of ertity listed in box "1a"
	3c. Policy effective period
	to
	3d. The Progressor, Partners or Executive Officers are
	included. (Only check box if all partners/officers included)
	all excluded or certain partners/officers excluded.
This certifies that the insurance carrier indicated a very box 3" is compensation under the New York State Workers' Compensation v. (on the INFORMATION PAGE of the workers' compensation insurables Certificate of Insurance to the entity listed as a case the entificate. The Insurance Carrier will also notify the above conficute holder within within 30 days IF there are read as over than a payment of premium.	ance policy). The Insurance Carrier or its licensed agent will send holder in box "2".  10 days IF a policy is canceled due to nonpayment of premiums or s that cancel the policy or eliminate the insured from the coverage
indicated on this Certificate. These notices may be sent by regular mai	l.) Otherwise, this Certificate is valid for one year after this form e policy expiration date listed in box "3c", whichever is earlier.
Please Note: Upon the cancellation of the workers' compensation named on a permit, license or contains sued by a certificate holde Certificate of Workers' Compensation Coverage or other authoric coverage requirements of the New York State Workers' Compensation	r, the business must provide that certificate holder with a new zed proof that the business is complying with the mandatory
Under penalty of perjury, I certify that I am an authorized repres above and that the named insured has the coverage as depicted on	entative or licensed agent of the insurance carrier referenced this form.
Approved by:	
(Print name of authorized representative	ve or licensed agent of insurance carrier)
Approved by: (Signature)	(Date)
(Signature)	(Daw)
Title:	
Telephone Number of authorized representative or licensed agent of in	nsurance carrier:
Please Note: Only insurance carriers and their licensed agents are	authorized to issue Form C-105.2. Insurance brokers are NOT

www.wcb.state.ny.us

authorized to issue it.

#### Workers' Compensation Law

#### Section 57. Restriction on issue of permits and the entering into contracts unless compensation is secured.

1. The head of a state or municipal department, board, commission or office authorized or required by law to issue any permit for or in connection with any work involving the employment of employees in a hazardous employment defined by this chapter, and notwithstanding any general or special statute requiring or authorizing the issue of such permits, shall not issue such permit unless proof duly subscribed by an insurance carrier is produced in a form satisfactory to the chair, that compensation for all employees has been secured as provided by this chapter. Nothing herein, however, shall be construed as creating any liability on the part of such state or municipal department, board, commission or office to pay any compensation to any such employee if so employed.

2. The head of a state or municipal department, board, commission or office authorized or required by law to enter into any contract for or in connection with any work involving the employment of employees in a hazardous employment defined by this chapter, notwithstanding any general or special statute requiring or authorizing any such contract, shall not enter into any such contract unless proof duly subscribed by an insurance carrier is produced in a form satisfactory to the chair, that compensation for all employees has been secured as provided by this chapter.

#### Form SI-12



## STATE OF NEW YORK WORKERS' COMPENSATION BOARD SELF-INSURANCE OFFICE 20 PARK STREET - ROOM 206 ALBANY, NY 12207



(518) 402-0247 FAX (518) 402-6199

### COMPLIANCE WITH DISABILITY BENEFITS LAW(Payment To Socious 220) model of the Disability Benefits Law)

EMPLOYER	PEDERAL EMPLOYER IDENTIFICATION NUMBER
ADDRESS (HOME OR MAIN OFFICE)	LOCATION OF OPERATION
	OPP TIONS TO BEGIN ON ABOUT:
employer has complied with the Disability the following manner:	nettes with respect to all of his or her employees in Section 211, subdivision 3 of the Disability Benefits Law.
By a combined of approximations of Disability Benefits Law and Visurance w	ance pursuant to Section 211, subdivision 3 of the
Date:	
•	By:Gina Wagoner
	WC Examiner
	. ·
•	
DB-135 (3/64)	



199 CHURCH STREET, NEW YORK, N.Y. 10007-1100 Phone: (889) 997-3863

#### CERTIFICATE OF WORKERS' COMPENSATION INSURANCE

POLICYHOLDER			CERTIFICATE HOLDER	
			40 c	
POLICY NUMBER	CERTIFICATE NUMBER	PERIO	OD COVERED BY THIS CERTIF 01/01/2009 TO 05/01/2010	ICATE DATE 1/8/2009

THIS IS TO CERTIFY THAT THE POLICYHOLDER NAMED ABOVE IS INSURED WITH THE NEW YORK STATE INSURANCE FUND UNDER POLICY NO. 2058 840-6 UNTIL 05/01/2010, COVERING THE ENTIRE OBLIGATION OF THIS POLICYHOLDER FOR WORKERS' COMPENSATION UNDER THE NEW YORK WORKERS' COMPENSATION LAW WITH RESPECT TO ALL OPERATIONS IN THE STATE OF NEW YORK, EXCEPT AS INDICATED BELOW.

IF SAID POLICY IS CANCELLED, OR CHANGED PRIOR TO 05/01/2010 IN SUCH MANNER AS TO AFFECT THIS CERTIFICATE, 10 DAYS WRITTEN NOTICE OF SUCH CANCELLATION WILL BE GIVEN TO THE CERTIFICATE HOLDER ABOVE. NOTICE BY REGULAR MAIL SO ADDRESSED SHALL BE SUFFICIENT COMPLIANCE WITH THIS PROVISION. THE NEW YORK STATE INSURANCE FUND DOES NOT ASSUME ANY LIABILITY IN THE EVENT OF FAILURE TO GIVE SUCH NOTICE.

THIS CERTIFICATE DOES NOT APPLY TO BUILDING DEMOLITION.

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS NOR INSURANCE COVERAGE UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICY.

NEW YORK STATE INSURANCE FUND John Manetti

DIRECTOR, INSURANCE FUND UNDERWRITING
This certificate can be validated on our web site at https://www.nysif.com/cert/certval.asp or by calling (888) 875-5790

VALIDATION NUMBER: 107031806

0/CD23592-21/94

\*\*\*\*

### STATE OF NEW YORK WORKERS' COMPENSATION BOARD

### CERTIFICATE OF PARTICIPATION IN WORKERS' COMPENSATION GROUP SELF-INSURANCE

Legal Name and Address of Business Participating in     Group Self-Insurance (Use Street Address Only)	1d. Business Telephone Number of Business referenced in box "la"
	1e. NYS Unemployment Insurance Employer Registration Number of Business referenced in box "1a"
1b. Effective Date of Membership in the Group	
lo. The Proprietor, Partners or Executive Officers are included (Only check box if all partners/officers lincluded)	1f. Federal Employer Identification Number of Business referenced in box "la"
all excluded or certain partners/officers excluded  2. Name and Address of the Entity Requesting Proof of Coverage (Entity Being Listed as Certificate Holder)	3. Name and Address of Group Self-Insurer
,	
Insurer listed above in box "3" and participation in s Insurer's Administrator will send this Certificate of holder in box "2".  The Group Self-Insurer's Administrator will notify to membership of the participant listed in box "1a" is to Otherwise, this Certificate is valid for a maximum of this certificate is no longer valid according to the continues to be named on a permit, license or contraprovide the certificate holder either with a new certificate the mandatory coverage requirements of the New York and the New York and Yor	pensation Law as a participating member of the Group Self- uch group self-insurance is still in force. The Group Self- Participation to the entity listed above as the certificate  the above certificate holder within 10 days IF the erminated. (These notices may be sent by regular mail.)  If one year from the date certified by the group self-insurer.  The above guidelines and the business referenced in box "1a" and its issued by the certificate holder, the business must ficate or other authorized proof the business is complying and York State Workers' Compensation Law.
Under penalty of perjury, I certify that I am an a referenced above and that the business referenced	uthorized representative of the Group Self-Insurer I in box "1a" has the coverage as depicted on this form.
Certified by: (Print name of authority)	
Certified by:	(Signature) (Date)
Telephone Number:	

WORKERS' COMPENSATION LAW

GSI-105.2 (2-02)

### STATE OF NEW YORK WORKERS' COMPENSATION BOARD

#### CERTIFICATE OF INSURANCE COVERAGE UNDER THE NYS DISABILITY BENEFITS LAW

1a. Legal Name and Address of Insured (Use street address only)  1b. Business Telephone Number of Insured  1c. NYS Unemployment Insurance Employer Reg. Number of Insured  1d. Federal Employer Identification Number of Insured  2. Name and Address of the Entity Requesting Proof of Coverage (Entity Being Listed as the Certificate Holder)  3a. Name of Insurance Carrier	
Number of Insured  1d Federal Employer Identification Number of It Social Security Number  2. Name and Address of the Entity Requesting Proof of  3a. Name of Insurance Carrier	
2. Name and Address of the Entity Requesting Proof of  3a. Name of Insurance Carrier	gistration
	nsured or
State University of New York 3b. Policy Number of criticy listed in box "la".	
Room.302	
1400 Washington Avenue	
Albany, NY 12222 3c. Policy effective period:	
4. Policy covers:	
a. All of the employer's employees eligible under the New York Disability Benefits Law	
b. Only the following class or classes of the employer's employees:	
O: O Olly and tollowing states of an ended of the Anna Anna Anna Anna Anna Anna Anna Ann	
Under penalty of perjury, I certify that I am an authorized representative or licensed agent of the insurance carrier referen	nced above and
that the named insured has NYS Disability Benefits insurance coverage as described above	
Date Signed By	
(Signature of insurance carrier's authorized representative or NYS Licensed hismance Agent of that in	surance carrier)
Telephone Number Title	
Telephone Number Title IMPORTANT: If box "4a" is checked, and this form is signed by the insurance carrier's authorized representative or NYS Licensed Insurance.	ance Agent of that
carrier, this certificate is COMPLETE. Mail it directly to the certificate holder. If how "the is cheeked, this certificate is NOT COMPLETE for purposes of Section 220, Subd. 8 of the Disability Benefits Law	. It must be mailed
for completion to the Workers' Compensation Board, DB Plans Acceptance Unit, 20 Park Street, Albany, New York 1220	7.
PART 2. To be completed by NYS Workers' Compensation Board (Only if box "4b" of Part 1 has be	een checked)
State Of New York Workers' Compensation Board	
According to information maintained by the NYS Workers' Compensation Board, the above-named employer has complied with the	ie NYS
Disability Benefits Law with respect to all of his/her employees	
Date Signed By (Signature of NYS Workers' Compensation Board Employee)	
(Signature of NYS Workers' Compensation Board Employee)	
Telephone Number Title	•

Please Note: Only insurance carriers licensed to write NYS disability benefits insurance policies and NYS licensed insurance agents of those insurance carriers are authorized to issue Form DB-120.1. Insurance brokers are NOT authorized to issue this form.

#### **FORM DB-155**



#### STATE OF NEW YORK WORKERS' COMPENSATION BOARD . SELF-INSURANCE OFFICE 20 PARK STREET - ROOM 206 ALBANY, NY 12207



(518) 402-0247 FAX (518) 402-6199

### COMPLIANCE WITH DISABILITY BENEFITS LAW (Paisuant To Socilor 220, subd. 8 of the Disability Benefits Law)

EMPLOYER	FEDERAL EMPLOYER IDENTICATION NUMBER
,	LOCATION OF OPERATIO
ADDRESS (HOME OR MAIN OFFICE)	
	OPPLATIONS TO BEGIN ON OR ABOUT:
the following manner;	Poord, do alments indicating that the above-named Senetics by with respect to all of his or her employees in a Section 211, subdivision 3 of the Disability Benefits Law.
the following manner:  By approved self-insurance part of to	o Section 211, subdivision 3 of the Disability Benefits Law.
the following manner:  By approved self-insurance proceed to By a combine on of approved self-ins Disability Benefits Law and insurance	o Section 211, subdivision 3 of the Disability Benefits Law.
the following manner:  By approved self-insurance part of the By a combination of approved self-insurance Disability Benefits Law and insurance	o Section 211, subdivision 3 of the Disability Benefits Law.
the following manner:  By approved self-insurance proceed to By a combine on of approved self-ins Disability Benefits Law and insurance	o Section 211, subdivision 3 of the Disability Benefits Law.  Ance pursuant to Section 211, subdivision 3 of the with authorized insurance carrier(s).
the following manner:  By approved self-insurance part of the By a combination of approved self-insurance Disability Benefits Law and insurance	o Section 211, subdivision 3 of the Disability Benefits Law.  Ance pursuant to Section 271, subdivision 3 of the with authorized insurance carrier(s).
the following manner:  By approved self-insurance part of the By a combination of approved self-insurance Disability Benefits Law and insurance	o Section 211, subdivision 3 of the Disability Benefits Law.  Ance pursuant to Section 211, subdivision 3 of the with authorized insurance carrier(s).
the following manner:  By approved self-insurance parameters to By a combination of approved self-insurance Disability Benefits Law and Insurance	o Section 211, subdivision 3 of the Disability Benefits Law.  Ance pursuant to Section 211, subdivision 3 of the with authorized insurance carrier(s).  By:  Gina Wagoner
the following manner:  By approved self-insurance part of the By a combine on of approved self-insurance part of approved self	o Section 211, subdivision 3 of the Disability Benefits Law.  Ance pursuant to Section 211, subdivision 3 of the with authorized insurance carrier(s).  By:  Gina Wagoner
the following manner:  By approved self-insurance persons to By a combine on of approved self-ins Disability Benefits Law and insurance	o Section 211, subdivision 3 of the Disability Benefits Law.  Ance pursuant to Section 211, subdivision 3 of the with authorized insurance carrier(s).  By:  Gina Wagoner

#### Affidavit of Exemption to Show Specific Proof of Workers' Compensation Insurance Coverage for a 1, 2, 3 or 4 Family, Owner-occupied Residence

\*\*This form cannot be used to waive the workers' compensation rights or obligations of any party. \*\*

g condominiums) listed on the bu	t I am the owner of the 1, 2, 3 or 4 family, owner-occupied residence uilding permit that I am applying for, and I am not required to show insurance coverage for such residence because (please check the						
I am performing all the work for	which the building permit was issued.						
I am not hiring, paying or compensating in any way, the individual(s) that is(are) performing all the wo for which the building permit was issued or helping me perform such work.							
attached building permit AND a	policy that is currently in effect and covers the property listed on the m hiring or paying individuals a total of less than 40 hours per week ividuals on the jobsite) for which the building permit was issued.						
orms approved by the Chair of the ne building permit if I need to hire o	pensation coverage and provide appropriate proof of that coverage on NYS Workers' Compensation Board to the government entity issuing or pay individuals a total of 40 hours or more per week (aggregate hours e) for work indicated on the building permit, or if appropriate, file a CE-						
ncluding condominiums) listed on orkers' compensation coverage or f the NYS Workers' Compensation	ming the work on the 1, 2, 3 or 4 family, <b>owner-occupied</b> residence the building permit that I am applying for, provide appropriate proof of proof of exemption from that coverage on forms approved by the Chair on Board to the government entity issuing the building permit if the nore per week (aggregate hours for all paid individuals on the jobsite) for mit.						
(Signature of Homeowner)	(Date Signed)						
	Home Telephone Number						
Iomeowner's Name Printed)							
Address that requires the building	Sworn to before me this day of						
	g condominiums) listed on the begroof of workers' compensation at box):  I am performing all the work for I am not hiring, paying or compe for which the building permit was I have a homeowners insurance attached building permit AND a (aggregate hours for all paid independent appropriate workers' comporms approved by the Chair of the permit if I need to hire or all paid individuals on the jobsit 200 exemption form; OR ave the general contractor, perform cluding condominiums) listed or orders' compensation coverage of the NYS Workers' Compensation coverage of the NYS Workers' Compensation of the hours or more indicated on the building permit indicated indic						

Once notarized, this BP-1 form serves as an exemption for both workers' compensation and disability benefits insurance coverage.

BP-1 (12/08)

**NY-WCB** 

#### LAWS OF NEW YORK, 1998 CHAPTER 439

The general municipal law is amended by adding a new section 125 to read as follows:

- 125. ISSUANCE OF BUILDING PERMITS. NO CITY, TOWN OR VILLAGE SHALL ISSUE A BUILDING PERMIT WITHOUT OBTAINING FROM THE PERMIT APPLICANT EITHER:
- 1. PROOF DULY SUBSCRIBED THAT WORKERS' COMPENSATION INSURANCE AND DISABILITY BENEFITS COVERAGE ISSUED BY AN INSURANCE CARRIER IN A FORM SATISFACTORY TO THE CHAIR OF THE WORKERS' COMPENSATION BOARD AS PROVIDED FOR IN SECTION FIFTY-SEVEN OF THE WORKERS' COMPENSATION LAW IS EFFECTIVE; OR
- 2. AN AFFIDAVIT THAT SUCH PERMIT APPLICANT HAS NOT ENGAGED AN EMPLOYER OR ANY EMPLOYEES AS THOSE TERMS ARE DEFINED IN SECTION TWO OF THE WORKERS' COMPENSATION LAW TO PERFORM WORK RELATING TO SUCH BUILDING PERMIT.

#### Implementing Section 125 of the General Municipal Law

#### 1. General Contractors -- Business Owners and Certain Homeowners

For businesses and certain homeowners listed as the general contractors on building permits, proof that they are in compliance with Section 57 of the Workers' Compensation Law (WCL) is ONE of the following forms that indicate that they are:

- ♦ insured (C-105.2 or U-26.3),
- self-insured (SI-12), or
- ♦ are exempt (CE-200),

under the mandatory coverage provisions of the WCL. Any residence that is not a 1, 2, 3 or 4 Family, Owner-occupied Residence is considered a business (income or potential income property) and must prove compliance by filing one of the above forms.

#### 2. Owner-occupied Residences

For homeowners of a 1, 2, 3 or 4 Family, Owner-occupied Residence, proof of their exemption from the mandatory coverage provisions of the Workers' Compensation Law when applying for a building permit is to file form BP-1.

- Form BP-1shall be filed if the homeowner of a 1, 2, 3 or 4 Family, Owner-occupied Residence is listed as the general contractor on the building permit, and the homeowner:
  - is performing all the work for which the building permit was issued him/herself,
  - is not hiring, paying or compensating in any way, the individual(s) that is(are) performing all the work for which the building permit was issued or helping the homeowner perform such work, or
  - has a homeowner's insurance policy that is currently in effect and covers the property for which the building permit was issued AND the homeowner is hiring or paying individuals a total of less than 40 hours per week (aggregate hours for all paid individuals on the jobsite) for the work for which the building permit was issued.
- ♦ If the homeowner of a 1, 2, 3 or 4 Family, Owner-occupied Residence is hiring or paying individuals a total of 40 hours or MORE in any week (aggregate hours for all paid individuals on the jobsite) for the work for which the building permit was issued, then the homeowner may not file the "Affidavit of Exemption" form, BP-1(11/04), but shall either:
  - acquire appropriate workers' compensation coverage and provide appropriate proof of that coverage on forms approved by the Chair of the NYS Workers' Compensation Board to the government entity issuing the building permit (the C-105.2 or U-26.3 form), OR
  - have the general contractor, (performing the work on the 1, 2, 3 or 4 family, owner-occupied residence (including condominiums) listed on the building permit) provide appropriate proof of workers' compensation coverage, or proof of exemption from that coverage on forms approved by the Chair of the NYS Workers' Compensation Board to the government entity issuing the building permit.

www.wcb.state.ny.us

BP-1 (12/08) Reverse

#### STATE OF NEW YORK - WORKERS' COMPENSATION BOARD

ESTADO DE NUEVA YORK - JUNTA DE COMPENSACION OBRERA

NOTICE OF COMPLIANCE WORKERS' COMPENSATION LAW

LEY DE COMPENSACION OBRERA

#### TO EMPLOYEES

IMPORTANT INFORMATION FOR EMPLOYEES WHO ARE INJURED OR SUFFER AN OCCUPATIONAL DISEASE WHILE WORKING.

- By posting this notice and information concerning your rights as an injured worker, your compliance with the Workers' Compensation Law.
- 2. If you do not notify your employer within 30 days of the date of your injury your claim may be disallowed, so do so immediately.
- You are entitled to obtain any necessary medical treatment and should do so immediately.
- 4. You may choose any doctor, podiatrist, chiropractor or psychologist referred by a medical doctor that accepts NY State Workers Compensation patients and is Board authorized. However, if your employer is involved in a certified preferred provider organization (PPO) you must first be treated by a provider chosen by your employer and your employer must give you a written statement of your rights concerning further medical care.
- You should tell your doctor to file copies of medical reports concerning your claim with the Workers Compensation Board and with your employer's insurance company, which is indicated at the bottom
- Compensation 2.

  Compensation 3.

  Compensation 3.

  Compensation 3.

  Copies de los information of compensation of compens attempts to collect payment from you. If you do not pursue your claim or the Board rules that your interrules not work-related, you may be responsible for the payment of the bills.
- You are entitled to be represented by an attors of licensed representative, but it is nor required, if you do hire a representative do not pay in/her directly. Any fee will be set by the Board and will be deducted from your award.
- if you have difficulty in obtaining claim form or need help in filling it out or tyou have any other questions or problems about a pop-related injury, contact any office of the kers' Compensation

WORKERS' COMPENSATION BOARD DEFICES

- Albany, 12241 100 Broadway-Menands (866) 750-5157 Brooklyn, 11201 - III Livingston St. - Brooklyn - (800) 877-1373
   Binghamton, 113901 - State Office Bldg. - 44 Hawley St. - (866) 802-3604
- Buffalo, 14202 Statter Tower, 107 Delaware Ave. (866) 211-0645 Hauppauge, 11788 220 Rabro Drive Suite 100 (866) 681-5354 \*Hempstead, 11550 175 Fulton Avenue (866) 805-3630
- New York, 10027 215 W. 1125th St., Manhattan .(800)-877-1373
- Peekskill, 10568 41 North Division St. (868) 748-0552
   Queens, 11432 168-46 91st Ave., Jamaica (800) 877-1373
   Rochester, 14614 .130 Main Street West (866) 211-0644
- Syracuse, 13203 935 James St. (866) 802-3730

DOWNSTATE MAIL ADDRESS

Claims-related mail for the Hauppauge, Hempstead, Peekskill and all NYC offices should be mailed to:

PO Box 5205 Binghamton, NY 13902-5205

#### A EMPLEADOS

AVISO DE CUMPLIMIENTO

INFORMACION IMPORTANTE PARA EMPLEADOS QUE SEAN LESIONADOS 0 SUFRAN UNA ENFERMEDAD OCUPACIONAL MIENTRAS TRABAJAN.

- Su patrono esta cumpliendo la Ley de Compensacion Obrera cuando despliega este comunicado concerniente a sus derechos como trabajador
- 2. Si usted no notifica a su patrono dentro del termino de 30 dias de haber sufrido su lesion su reclamacion podrja ser desestimada, por eso notifique inmediatamente.
- Usted tiene derecho a recibir cualquier tratarniento medico necesarjo relacionado con su lesion y debe gestionario inmediatamente.
- Para el tratamiento de cualquier lesion o enfermedad relacionada con el trabajo usted puede escoger cualquier medico, podiatra, quiropractico o psicologo (si es referido por un medico autorizado) que esta autorizado y acepte pacientes de la Junta de Compensación Obrera. Sin embargo, si su patrono esta autorizado a participar en ma organización certificada de proveedores preferidos (PPO), usted debera obtener tratamiento inicial pur cuaquier lesion o enfermedad relacionada con el trabajo de la correspondiente entidad. Patronos de participen en cualquiera de estos programas establecidos por ley estan obligados a proveer a sus empleados notificación escrita explicado sus derechos y obligaciones bajo el programa que este acogido. Para el tratamiento de cualquier lesion o enfermedad

- No bague a ningun proveedor medico directamente por tradmiento de su lesion o enfermedad relacionada con en trabajo. Ellos deben enviar sus facturas ali asegurador de su patrono. Si el caso es cuestionado, el proveedor debera esperar hasta que la junta decida el caso, antes de iniciar gestion de cobro alguna contra usted. Si usted no tramita su caso o la Junta con el trabajo, usted podria ser responsable del pago de las facturas.
- 8. No es obligatorio el estar representado en ninguno de los procedimientos de la Junta, pero es un derecho que usted tiene, el estar representado por abogado o por representante licenciado si usted asi lo desea. Si es representado, no pague al abogado o al representante licenciado. Cuando la Junta decida su caso, los honorarios seran determinados por la Junta y decentados de sus beneficios. descontados de sus beneficios.
- Si tiene dificultad en conseguir un formulario de reclamacion o necesita ayuda para llenario o tiene dudas sobre cualquier situacion relacionada con una lesion o enfermedad comuniquese con la oficina mas cercana de la Junta.

ARY S. WEISS CHAIR/PRESIDENTZACH

Workers' Cor	mpensation	benefits,	when	due,	will be	paid b

(Los beneficios de Compensacion Obrera, cuando debidos, seran pagados por):

Name of employer (Nombre del patrono)

*SAMPLE* 

(Hasta Cancellation)

C-105(4-09) S.I.F. U-30e "U30SIF/SN"

Effective From (En vigor Desde)

Policy No. (Poliza No)

PRESCRIBED BY CHAIR WORKERS' COMPENSATION BOARD STATE OF NEW YORK

www.wcb.state.nv.us

THIS NOTICE MUST BE POSTED CONSPICUOUSLY IN AND ABOUT THE EMPLOYER'S PLACE OR PLACES OF BUSINESS

Failure by an employer to post this notice in and about the employer's place or places of business may result in a \$250 penalty for each violation.

#### STATE OF NEW YORK WORKERS' COMPENSATION BOARD

#### NOTICE OF COMPLIANCE DISABILITY BENEFITS LAW TO EMPLOYEES

- If you are unable to work because of an illness or injury not work-related, you may be entitled to receive weekly benefits from your employer, or his or her insurance company, or from the Special Fund for Disability Benefits.
- To claim benefits You must file a claim form, within 30 days from the first date of your disability, but in no event more than 26 weeks from such date.
- Use one of the following claim forms:

-if, when your disability begins you are employed or are unemployed for four weeks or less, use WHITE claim form (Form DB-450), which you may obtain from your employer, his or her insurance carrier, your health provider or any office of the Workers' Compensation Board, and send it to your employer or the insurance carrier named below.

-If, when your disability begins, you have been unemployed more than four weeks, use the GREEN claim form (Form DB-300), which you may obtain from any Unemployment Insurance Office, your health provider, or any office of the Workers' Compensation Board. Send completed claim form to the Workers' Compensation Board, Disability Benefits

Bureau Albany, New York 12241.
IMPORTANT Before filing your claim, your health provider must complete the "Health Care Provider's Statement" on the claim form, showing your period of disability.

- You are entitled to be treated by any physician, chlropractor, dentist, nurse-midwife, podlatrist or psychologist of your choice. However, unlike workers' compensation, your medical bills will not be paid unless your employer and/or union provide for the payment of such bills under a Disability Benefits Plan or Agreement.
- If you are ill or injured during the time you are receiving Unemployment Insurance Benefits, file a claim for Disability Benefits as soon as you sustain the injury or illness, by following the instructions outlined above.
- If you are out of work in excess of seven days, your employer required to send you a Disability Benefits Statement of Rights (Eq. DB-271).
- Other information about Disability Benefits may be obtained by willing or calling the nearest Workers' Compensation Board Office

#### WORKERS' COMPENSATION BOARD OFFICE

Albany, 12241 -100 Broadway-Menands- (518) 474-6681 Binghamton, 13901 - State Office Bidg - 44 Hawley St Buffalo, 14203-State Office Bidg -125 Main St - (716) Hempstead, 11550 -175 Fulton Avenue - (516) 560-7

Rochester, 14614 - 130 Main Street West - (716) 23-8-8-4 Syracuse, 13202 - State Office Bidg.-333 E Weshingen St. - (315) 428-4465

#### ESTADO DE NUEVA YORK JUNTA DE COMPENSACIÓN OBRERA

#### AVISO DE CUMPLIMIENTO LEY DE BENEFICIOS POR INCAPACIDAD A LOS EMPLEADOS

- 1. Si usted no puede trabajar debido a enfermedad o lesión no relacionada con el trabajo, podría tener derecho a recibir, beneficios semanales de su patrón o de la compañía de seguros de el/ella o del Fondo Especial para Beneficios por Incapacidad.
- 2. Para reclamar beneficios usted debe Presentar una forma de reclamación, dentro de 30 días a Partir de la Primera fecha de su incapacidad, pero en ningún caso más de 26 semanas de dicha fecha.
- Use una de las siguientes formas de reclamación:

-Si, cuando comience su incapacidad usted está empleado o ha estado desempleado por cuatro semanas o menos, use la forma de reclamación BLANCA (form DB-450), la cual puede obtener de su patrón o de la compañía de seguros de él/ella, o de su proveedor de culdados de salud, o bien de cualquier oficina de la Junta de Compensación Obrera, y enviela a su patroh o a la compañía de seguros nombrada abajo.

-SI, cuando comience su Incapacidad, usted ha estado desempleado más de cuatro semanas, use la forma de reclamación VERDE (form DB-300), la cual puede obtener en cualquer Oficina de Seguro de Desempleo, de su proveedor de salud, o tien de cualquier oficina de la Junta de Compensaciori Obrera Envis la forma de reclamación, debidamente terminada, a Workers Compensation Board, Disability Benefits Bureau,

terminada, a Workers Compensation Board, Disability Benefits Bureau, Albany, New York 12241

IMPORTANTE Alas se presentar usted su reclamación, es necesario que su royeedor de salud complete la declaración del médico ("Hear Care Srovider's Statement") en la forma de reclamación, indicando el petodo de su incapacidad.

4. Usted tine del cho a ser tratado por cualquier medico, quiropráctico, dentista en ermera-partera, podiatra o psicologo que usted elija. Pero, con alla a la ompensación obrera, sus cuentas médicas no serán pagadas a tenes que su patrón y/o Unión haga el pago de tales cuentas médicas pago de pero que su patrón y/o Unión haga el pago de tales cuentas médicas pago de pero que su patrón y/o Unión haga el pago de tales cuentas médicas pago de pero que su patrón y/o Unión haga el pago de tales cuentas médicas pago de pero que su patrón y/o Unión haga el pago de tales cuentas médicas pago de pero que su pago de tales cuentas médicas pago de pero que su pago de tales cuentas médicas pago de pero que su pago de tales cuentas médicas pago de pero que su pago de tales cuentas médicas pago de tales que pero que su pago de tales que pero que su pago de tales que pero que su pero que s n Plan o Convenio de Beneficios por Incapacidad.

Siestumera usted enfermo o lesionado durante el tiempo que esté recibiendo on ficios del Seguro de Desempleo, presente una reclamación para reficios por incapacidad, siguiendo las instrucciones arriba descritas, tan pronto como sufra la lesión o la enfermedad.

Si usted está desempleado por más de siete días, su patrón está obligado a enviarle la declaración de Derechos de Beneficios por incapacidad (Form

Otras informaciones relativas a Beneficios por incapacidad pueden obtenerse escribiendo o llamando a la oficina mas cercana de la Junta de Compensación Obrera.

Robert R Snashall

Robert R. Snashall Chairman (Presidente)

The undersigned employer is in compliance with the provisions of the Disability Benefits Law (El patrón abajo firmante esta en conformidad con las
disposiciones de la lev de Reneficios por Picapacidad).
Disability Benefits, when due, will be paid by (Los Beneficios por Incapacidad, cuando debidos, serán pagados por):
The benefits provided are (Los beneficios provistos son)

Under a Plan or Agreement Statutory (Bajo un Plan o Convenio) (Estatutários) Class(es) of employees covered (Clasé(s) de empleados amparados) SAMPLE ALL EMPLOYEES ELIGIBLE UNDER NY DBL To UNTIL CANCELLED Name of employer (Nombre del Patrón) Effective: From ( (En Vigor Desde) (HASTA) Policy No (Poliza No.)

THE WORKERS' COMPENSATION BOARD EMPLOYS AND SERVES PEOPLE WITH DISABILITIES WITHOUT DISCRIMINATION.

LA JUNTA DE COMPENSACIÓN OBRERA EMPLEA Y SIRVE A PERSONAS INCAPACITADAS SIN DISCRIMINAR.

THIS NOTICE MUST BE POSTED CONSPICUOUSLY IN AND Prescribed by Chair Workers' Compensation Board ABOUT THE EMPLOYER'S PLACE OR PLACES OF BUSINESS. State of New York

Erie County Water Authority ACORD Endorsement Samples

**COMMERCIAL GENERAL LIABILITY** 

POLICY NUMBER:

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

#### ADDITIONAL INSURED – OWNERS, LESSEES OR **CONTRACTORS – (FORM B)**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART.

**SCHEDULE** 

Name of Person or Organization:

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in the Schedule, but only with respect to liability arising out of "your work" for that insured by or for you.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

#### ADDITIONAL INSURED - DESIGNATED PERSON OR **ORGANIZATION**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART.

**SCHEDULE** 

Name of Person or Organization:

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in the Schedule as an insured but only with respect to liability arising out of your operations or premises owned by or rented to you.

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THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

#### POLLUTION LIABILITY - BROADENED COVERAGE FOR COVERED AUTOS - BUSINESS AUTO, MOTOR CARRIER AND TRUCKERS COVERAGE FORMS

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM TRUCKERS COVERAGE FORM

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

#### A. Liability Coverage is changed as follows:

- 1. Paragraph a. of the Pollution Exclusion applies only to liability assumed under a contract or agreement.
- 2. Exclusion B.6. Care, Custody Or Control does not apply.

#### B. Changes In Definitions

For the purposes of this endorsement, Paragraph D. of the Definitions Section is replaced by the

- D. "Covered pollution cost or expense" means any cost or expense arising out of:
  - 1. Any request, demand, order of statutory or regulatory requirement; or
  - 2. Any claim or "suit" by or on behalf of a governmental authority demanding

that the "insured" or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of "pollutants".

"Covered pollution cost or expense" does not include any cost or expense arising out of the actual alleged or threatened discharge, dispersal, seepage, migration, release or escape of ≝pollutants":

a. Before the "pollutants" or any property in which the "pollutants" are contained are moved from the place where they are accepted by the "insured" for movement into or onto the covered "auto"; or

b. After the "pollutants" or any property in which the "pollutants" are contained are moved from the covered "auto" to the place where they are finally delivered, disposed of or abandoned by the "insured".

Paragraphs a. and b. above do not apply to "accidents" that occur away from premises owned by or rented to an "insured" with respect to "pollutants" not in or upon a covered "auto" if:

- (1) The "pollutants" or any property in which the "pollutants" are contained are upset, overturned or damaged as a result of the maintenance or use of a covered "auto"; and
- (2) The discharge, dispersal, seepage, migration, release or escape of the "pollutants" is caused directly by such upset, overturn or damage.

FORM MCS 90 04 00

#### ENDORSEMENT FOR MOTOR CARRIER POLICIES OF INSURANCE FOR PUBLIC LIABILITY UNDER SECTIONS 29 and 30 OF THE MOTOR CARRIER ACT OF 1980

OMB No. 2126-008

Issued to of Dated at This day of Amending Policy No. \_\_\_\_\_ Effective Date \_\_\_\_\_ Telephone Number Countersigned by Authorized Company Representative Name of Insurance Company The policy to which this endorsement is attached provides primary or excess insurance, as indicated by "X", for the limits shown: This insurance is primary and the company shall not be liable for amounts in excess of \$ for each accident. This insurance is excess and the company shall not be liable for amounts in excess of \_\_\_\_ for each accident in excess of the underlying limit of \$\_\_\_\_\_ for each accident. Whenever required by the Federal Motor Carrier Safety Administration (FMCSA), the company agrees to furnish the FMCSA a duplicate of said policy and all its endorsements. The company also agrees, upon telephone request by an authorized representative of the FMCSA, to verify that the policy is in force as of a particular date. The telephone number to call Cancellation of this endorsement may be effected by the company or the insured by giving (1) thirty-five (35) days notice in writing to the other party (said 35 days notice to commence from the date the notice is mailed, proof of mailing shall be sufficient proof of notice), and (2) if the insured is subject to the FMCSA's registration requirements under 49 U.S.C. 13901, by providing thirty (30) days notice to the FMCSA (said 30 days notice to commence from the date the notice is received by the FMCSA at its office in Washington, D.C.). **DEFINITIONS AS USED IN THIS ENDORSEMENT** ACCIDENT includes continuous or repeated exposure to conditions which results in bodily injury, property damage, or

environmental damage which the insured neither expected nor intended.

MOTOR VEHICLE means a land vehicle, machine, truck, tractor, trailer, or semitrailer propelled or drawn by mechanical power and used on a highway for transporting property, or any combination thereof.

BODILY INJURY means injury to the body, sickness, or disease to any person, including death resulting from any of these.

PROPERTY DAMAGE means damage to or loss of use of tangible property.

ENVIRONMENTAL RESTORATION means restitution for the loss, damage, or destruction of natural resources arising out of the accidental discharge, dispersal, release or escape into or upon the land, atmosphere, watercourse, or body of water, of any commodity transported by a motor carrier. This shall include the cost of removal and the cost of necessary measures taken to minimize or mitigate damage to human health, the natural environment, fish, shellfish, and wildlife.

PUBLIC LIABILITY means liability for bodily injury, property damage, and environmental restoration.

Page 1 of 3

FORM MCS 90 04 00

### ENDORSEMENT FOR MOTOR CARRIER POLICIES OF INSURANCE FOR PUBLIC LIABILITY UNDER SECTIONS 29 and 30 OF THE MOTOR CARRIER ACT OF 1980

OMB No. 2126-008

The insurance policy to which this endorsement is attached provides automobile liability insurance and is amended to assure compliance by the insured, within the limits stated herein, as a motor carrier of property, with Sections 29 and 30 of the Motor Carrier Act of 1980 and the rules and regulations of the Federal Motor Carrier Safety Administration (FMCSA).

In consideration of the premium stated in the policy to which this endorsement is attached, the insurer (the company) agrees to pay, within the limits of liability described herein, any final judgment recovered against the insured for public liability resulting from negligence in the operation, maintenance or use of motor vehicles subject to the financial responsibility requirements of Sections 29 and 30 of the Motor Carrier Act of 1980 regardless of whether or not each motor vehicle is specifically described in the policy and whether or not such negligence occurs on any route or in any territory authorized to be served by the insured or elsewhere. Such insurance as is afforded, for public liability, does not apply to injury to or death of the insured's employees while engaged in the course of their employment, or property transported by the insured, designated as cargo.

It is understood and agreed that no condition, provision, stipulation, or limitation contained in the policy, this endorsement, or any other endorsement thereon, or violation thereof, shall relieve the company from liability or from the payment of any final judgment, within the limits of liability herein described, irrespective of the financial condition, insolvency or bankruptcy of the insured. However, all terms, conditions, and limitations in the policy to which the endorsement is attached shall remain in full force and effect as binding between the insured and the company. The insured agrees to reimburse the company for any payment made by the company on account of any accident, claim, or suit involving a breach of the terms of the policy, and for any payment that the company would not have been obligated to make under the provisions of the policy except for the agreement contained in this endorsement.

It is further understood and agreed that, upon failure of the company to pay any final judgment recovered against the insured as provided herein, the judgment creditor may maintain an action in any court of competent jurisdiction against the company to compel such payment.

The limits of the company's liability for the amounts prescribed in this endorsement apply separately, to each accident, and any payment under the policy because of any one accident shall not operate to reduce the liability of the company for the payment of final judgments resulting from any other accident.

THE SCHEDULE OF LIMITS SHOWN ON THE NEXT PAGE DOES NOT PROVIDE COVERAGE.

The limits shown in the schedule are for information purposes only.

FORM MCS 90 04 00

### ENDORSEMENT FOR MOTOR CARRIER POLICIES OF INSURANCE FOR PUBLIC LIABILITY UNDER SECTIONS 29 and 30 OF THE MOTOR CARRIER ACT OF 1980

OMB No. 2126-008

### SCHEDULE OF LIMITS Public Liability

Type of Carriage		Commodity Transported		Minimum Insurance	
(1)	For-hire (In interstate or foreign commerce).	Property (nonhazardous).	\$	750,000	
(2)	For-hire and Private (In interstate, foreign, or intrastate commerce, with a gross vehicle weight rating of 10,000 or more pounds).	Hazardous substances, as defined in 49 CFR 171.8, transported in cargo tanks, portable tanks, or hopper-type vehicles with capacities in excess of 3,500 water gallons; or in bulk Division 1.1, 1.2, and 1.3 materials; any quantity of Division 2.3, Hazard Zone A, or Division 6.1, Packing Group I, Hazard Zone A material; in bulk Division 2.1 or 2.2; or highway route controlled quantities of a Class 7 material as defined in 49 CFR 173.403.		5,000,000	
(3)	For-hire and Private (In interstate or foreign commerce, in any quantity; or in intrastate commerce, in bulk only; with a gross vehicle weight rating of 10,000 or more pounds).	Oil listed in 49 CFR 172.101; hazardous materials and hazardous substances defined in 49 CFR 171.8 and listed in 49 CFR 172.101, but not mentioned in (2) above or (4) below.		1,000,000	
(4)	For-hire and Private (In interstate or foreign commerce, with a gross vehicle weight rating of less than 10,000 pounds).	Any quantity of Division 1.1, 1.2, or 1.3 material; any quantity of a Division 2.3, Hazard Zone A, or Division 6.1, Packing Group I, Hazard Zone A material; or highway route controlled quantities of a Class 7 material as defined in 49 CFR 173.403.		5,000,000	