BID BOND			
KNOW ALL MEN BY THESE PRESENTS, that I/We Four Point Engineering			
as Principal, hereinafter called Contractor, and Travelers Casualty and Surety Company of America			
a corporation duly organized under the laws of the State of Neural bound unto Carson City, Nevada a consolidated municipa of $\$$ 5 % of the bid	lity of the State of Nevada, hereinafter called City, for the sum Dollars		
(state sum in words) Five percent of the total amount of the for the payment whereof Contractor and Surety bind themse assigns, jointly and severally, firmly by these presents.	e bid slves, their heirs, executors, administrators, successors and		
WHEREAS, the Principal has submitted a bid, identified improvements".	as BID # 1415-169 and titled "Long Street Pedestrian		
NOW, THEREFORE if the City shall accept the bid of the Principal and the Principal shall enter into a contract with the City in Accordance with the terms of such bid, and give such bond or bonds as may be specified in the bidding or Bid Documents with good and sufficient surety for the faithful performance of such Contract and for the prompt payment of labor and material furnished in the prosecution thereof, or in the event of the failure of the Principal to enter such Contract and give such bond or bonds, if the Principal shall pay to the City the difference not to exceed the penalty hereof between the amount specified in said bid and such larger amount for which the City may in good faith contract with another party to perform work covered by said bid or an appropriate liquidated amount as specified in the Invitation for Bids then this obligation shall be null and void, otherwise to remain in full force and effect.			
	Executed on this 27th day of May 2015		
·	Signature of Principal:		
	Title: Owner		
(Seal)	Firm: Four Point Engineering		
JEANNE JONES	Address: 44 Red Canyon Rd		
NOTARY PUBLIC			
STATE OF NEVADA No. 11-5379.3 My Appt. Exp. April 5, 2019	City/State/Zip Code: Wellington, NV, 89444		
(Ext/12000000000000000000000000000000000000	Written Name of Principal: William Wade Wulfing		
Subscribed and sworn before me this 27 day of (printed name of notary) Lower Me Source Notation (printed name of notary) Lower Me Source Notation (printed name of notary) Lower Me Source Notation (printed name of notary) Notation (printed name	Signature of Notary: Lawl Pull May Jotary Public for the State of Nevada Resident Agent Information Complete for out of state bonding companies		
Name of Surety Travelers Casualty and Surety Company of America Address One Tower Square City Hartford State/Zip Code Connecticut/ 06183 Name Margaret Champion Title Account Executive Phone 916-852-5268 Surety's Apknowledgement Atturny-In-Salana	Name of Local Agent Ferguson Leavitt Insurance Agency, Inc. Address 1662 US Hwy 395 N, Suite 101 City Minden State/Zip Code Nevada/89423 Agent's Name Janie Ferguson Agent's Title Principal Agents Phone 775-782-5489		
NOTICE: No substitution or revision to this bond form will be accepted. Sureties must be authorized to do business in and have an agent for services of process in the State of Nevada. Certified copy of Power of Attorney			
must be attached.			



POWER OF ATTORNEY

Farmington Casualty Company
Fidelity and Guaranty Insurance Company
Fidelity and Guaranty Insurance Underwriters, Inc.
St. Paul Fire and Marine Insurance Company
St. Paul Guardian Insurance Company

St. Paul Mercury Insurance Company Travelers Casualty and Surety Company Travelers Casualty and Surety Company of America United States Fidelity and Guaranty Company

Attorney-In Fact No.

215697

Certificate No. 004614941

KNOW ALL MEN BY THESE PRESENTS: That St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company and St. Paul Mercury Insurance Company are corporations duly organized under the laws of the State of Minnesota, that Farmington Casualty Company, Travelers Casualty and Surety Company, and Travelers Casualty and Surety Company of America are corporations duly organized under the laws of the State of Connecticut, that United States Fidelity and Guaranty Company is a corporation duly organized under the laws of the State of Iowa, and that Fidelity and Guaranty Insurance Company is a corporation duly organized under the laws of the State of Iowa, and that Fidelity and Guaranty Insurance Underwriters, Inc., is a corporation duly organized under the laws of the State of Wisconsin (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint

Farmington Casualty Company
Fidelity and Guaranty Insurance Company
Fidelity and Guaranty Insurance Underwriters, Inc.
St. Paul Fire and Marine Insurance Company
St. Paul Guardian Insurance Company

St. Paul Mercury Insurance Company Travelers Casualty and Surety Company Travelers Casualty and Surety Company of America United States Fidelity and Guaranty Company



















State of Connecticut City of Hartford ss. Ву:

George W Thompson, Senior Vice President

On this the 1st day of November , 2011, before me personally appeared George W. Thompson, who acknowledged himself to be the Senior Vice President of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company, and that he, as such, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

In Witness Whereof, I hereunto set my hand and official seal. My Commission expires the 30th day of June, 2016.



Marie C. Tetreult Notary Public

58440-6-11Printed in U.S.A.

WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, and Vi President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary, of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this 27th day of May



















To verify the authenticity of this Power of Attorney, call 1-800-421-3880 or contact us at www.travelersbond.com. Please refer to the Attorney-In-Fact number, the above-named individuals and the details of the bond to which the power is attached.

BID # 1415-169

BID TITLE: "Long Street Pedestrian Improvements"

NOTICE:

No substitution or revision to this Bid Proposal form will be accepted. Carson City will reject any Bid that is received that has changes or alterations to this document. Although the Prevailing Wages are provided in this bid document, the bidder is responsible to verify with the Labor Commissioner if any addendums have been issued. The successful bidder will be required to provide the current Prevailing Wages used in preparation of their bid within 24 hours of bid submission.

PRICES will be valid for sixty (60) calendar days after the bid opening which is indicated in the Notice to Contractors.

A COPY OF CONTRACTOR'S "CERTIFICATE" of eligibility issued by the State of Nevada Contractors' Board as proof of Bidder's compliance with the provisions of N.R.S. 338.147 must be submitted with his/her bid for the preference to be considered. This Statute does not apply to projects expected to cost less than \$250,000.

COMPLETION of this project is expected **PURSUANT TO THE BID DOCUMENTS**.

BIDDER acknowledges receipt of _____ Addendums.

SUMMARY

	Description	Scheduled Value	Unit	Unit Price	Total Price
	Schedule A:		· · · · · · · · · · · · · · · · · · ·		
BP. 1	Mobilization, Demobilization and Clean-Up (SC 6.1.2)	1	LS	17,25050	17.25000
BP.2	Stormwater Protection (SC 6.1.3)	1	LS	2875 €	2,875 9
BP.3	Traffic Control (SC 6.1.4)	1	LS	17,25000	17,2500
BP.4	Removal of Existing Improvements (SC 6.1.5)	1	LS	10,37300	10,3730
BP.5	Construct PCC Type A Sidewalk on 4" Ag. Base (SC 6.1.6)	2700	SF	900	24,30000
BP.6	Construct PCC Type 1 Curb and Gutter on 6" Ag. Base (SC 6.1.7)	600	LF	4000	24,0000
BP.7	Construct PCC Curb Ramp w/ Detectable Warning Plate on 4" Ag. Base (SC 6.1.8)	689	SF	2700	18,60300
BP.8	Construct Type 1 Driveway Apron on 6" Ag. Base - Includes Curb and Gutter (SC 6.1.9)	2400	SF	1700	40,80000
BP.9	Construct Permanent AC Pavement Patch (4" AC on 6" Agg. Base) (SC 6.1.10)	3000	SF	800	24,000=
BP.10	Relocate Existing Street Sign (SC 6.1.11)	1	EA	51500	57500
BP.11	Relocate Water Meter - Non Traffic Rated (SC 6.1.12)	9	EA	160000	14,40000
BP.12	Relocate Water Meter - Traffic Rated (SC 6.1.13)	3	EA	200000	6,0000
BP.13	Install Frame and Cover for Water Valve (SC 6.1.14)	1	EA	40000	40000
BP.14	Removal and Restoration of Existing Landscaping (SC 6.1.15)	5000	FA	200	10,000000
BP.15	Total Base Bid Price (Schedule A)			210,826	

BP.16 Total Base (Schedule (A) Bid Price Written in Words:

Two hundred then thousand eight hundred twenty six dollars

BP.17 BIDDER INFORMATION:

Company Name: four fant & reineering			
Federal ID No.: 46 - 4586316			
Mailing Address: 1 Red Canyon Rd.			
City, State, Zip Code: Wellington, NV. 89444			
Complete Telephone Number: 7757 20 - 2089			
Complete Fax Number: (775) 465-1216			
Fax Number including area code: (75) 465-1216			
E-mail: four point engineering @ Gnan/. Com			
Contact Person / Title: William Walfing / owner			
Mailing Address: 1 Red Canyon Rel			
City, State, Zip Code: Wellington, NV 89444			
Complete Telephone Number: 775-720-2089			
Complete Fax Number: 775 - 465 - 1216			
E-mail Address: four point engineering @ Coman 1. Com			
BP.18 LICENSING INFORMATION:			
Nevada State Contractor's License Number: 0078773			
License Classification(s):			
Limitation(s) of License: 245,000			
Date Issued: 2-27-/4			
Date of Expiration: 2-29-/6			
Name of Licensee: William Wape Wulfing			
Carson City Business License Number:			
Date Issued:			
Date of Expiration:			
Name of Licensee:			

BP.19 DISCLOSURE OF PRINCIPALS:

Individual and/or Partnership: Individual
Owner 1) Name: William WADE Wy Hing
Address: Weed Canyon Nd.
City, State, Zip Code: Wellington W. 89444
Telephone Number: 775 - 750 - 26 8 9
Owner 2) Name:
Address:
City, State, Zip Code:
Telephone Number:
Other 1) Title:
Name
Other 2) Title:
Name:
Corporation:
State in which Company is Incorporated:
Date Incorporated:
Name of Corporation:
Mailing Address
City, State, Zip Code:
Telephone Number:
President's Name:
Vice-President's Name:
Other 1) Name & Title:

BP.20 MANAGEMENT AND SUPERVISORY PERSONNEL:

Persons and Positions	Years With Firm
Name 1) William Wulfing	て
Title 1) (9 Wine-	
Name 2) (yndi Wulfing	2
Title 2) Office manage	
Name 3)	
Title 3)	
Name 4)	
Title 4)	
Name 5)	
Title 5)	
Name 6)	
Title 6)	<u> </u>

Title 6)

(If additional space is needed, attach a separate page)

BP.21 REFERENCES:

Instructions:

List at least three (3) contracts of a similar nature performed by your firm in the last three (3) years. If **NONE**, use your Company's letterhead (and submit with your bid proposal) to list what your qualifications are for this contract. Carson City reserves the right to contact and verify, with any and all references listed, the quality of and the degree of satisfaction for such performance.

Clients: (if additional space is needed attach a separate page)

Company Name 1): Town of Truckee
Contract Person: Wike Usughan
Mailing Address: 10183 Touckee Airport Rd.
City, State, Zip Code: Truckee CA. 96/6/
Complete Telephone Number: 530- 4/4-33 44
E-Mail Address: Musughan @ Town of touckee. Com
Project Title: Bodge St. R.C. crossing
Amount of Contract: 50,000
Scope of Work: Concrete Asphilt, Striping
Company Name 2): Town of Truckee
Contract Person: Mike Vaugh an
Mailing Address: 10183 Truckee Arport Rd.
City, State, Zip Code: Truckee, CA. 96/6/
Complete Telephone Number: 530 414 - 3344
E-Mail Address: MUAUghan Q town of truckee: com
Project Title: E. Rive & Bridge St. Impravements
Amount of Contract: 110, 000
Scope of Work: (morete, pavers, Asphalt, Storm Orangolae
· · · · · · · · · · · · · · · · · · ·

Company Name 3): Discolls Stramberry Associates
Contract Person: Dan Me. Chure
Mailing Address: 22001 Bend Ferry Rd
City, State, Zip Code: Redoluff CA 96080
Complete Telephone Number: 530-736-8497
E-Mail Address: Jan. mc Refure @ Driscolls. Com
Project Title: Blueberry expansion
Amount of Contract /40,000
Scope of Work: Undergrand piping for water, sower
Storm Armin
Company Name 4): Discolls Strawberry Associates
Contract Person: Dan McClure
Mailing Address: 22001 Bend Ferry Rd
City, State, Zip Code: Red bluff (A.
Complete Telephone Number: 530 - 736 - 8497
E-Mail Address: dan. Me Clure @ Discolls, com
Project Title: Strawberry Green house Retroft
Amount of Contract: 230, 500
Scope of Work: Concrete, Storm drawn piping, Sewer lift Bumps

BP. 22 CERTIFICATION REGARDING DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS PRIMARY COVERED TRANSACTIONS

- The prospective primary participant certifies to the best of its knowledge and belief, that it and its principals:
- Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded by any Federal, State or Local department or agency.
- b) Have not within a three-year period preceding this bid been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or Local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property.
- Are not presently indicted for or otherwise criminally or civilly charged by a government entity (Federal, State or Local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
- d) Have not within a three-year period preceding this bid had one or more public transactions (Federal, State or Local) terminated for cause or default.
- 2. Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this bid.

filelle to felle	Ohmer
Signature of Authorized Certifying Official	Title
Printed Name	5-27-15
1 miled reame	Date
I am unable to certify to the above statement. My ex	planation is attached.
Signature	Date
BIDDER'S SAFETY INFORMATION	

Bidder's Safety Factors:

Year	"E-Mod" Factor ¹	OSHA Incident Rate ²
2014	1.0	0
2013	1.0	Ø

E-Mod (Experience Modification) Factors are issued by the Employer's Insurance Company of Nevada.

² OSHA Incident Rate is the number of OSHA Recordable Accidents per 100 employees and is calculated as the number of accidents divided by 208,000.

SUBCONTRACTORS

BP.23 INSTRUCTIONS: for Subcontractors and General Contractors who self-perform in amounts exceeding five (5) percent of bid amount. This information must be submitted with your bid proposal. The bidder shall enter NONE under Name of Subcontractor if not utilizing subcontractors exceeding this amount and per NRS 338.141 the prime contractor shall list itself on the subcontractor's list if it will be providing any of the work on the project. (This form must be complete in all respects. If, additional space is needed, attach a separate page).

soparate pager,			
Name of Subcontractor	Address 11 Red Canyon	Rd we Ungton UV. 894944	
Phone 775-720-2089	Nevada Contractor License #	Limit of License	
Description of work PEMO Gradines Water Services Traffic Control			
Name of Subcontractor	Address 1528 Hwy 395 6	adnewille, no. 894/0	
Phone 775265-7434	Nevada Contractor License #	Limit of License	
Description of work	ving.		
Name of Subcontractor VBC construction	Address 2576 Nowlin Rd m.	rden, MV. 89423	
Phone 775-267-1967	Nevada Contractor License #	Limit of License	
Description of work			
Name of Subcontractor	Address		
Phone	Nevada Contractor License#	Limit of License	
Description of work			
Name of Subcontractor	Address		
Phone	Nevada Contractor License#	Limit of License	
Description of work			

SUBCONTRACTORS

BP.24 INSTRUCTIONS: for Subcontractors exceeding one (1) percent of bid amount or \$50,000 whichever is greater. This information must be submitted by the three lowest bidders within two (2) hours after the completion of the opening of the bids. The bidder may elect to submit this information with the bid proposal and, in that case, the bidder will be considered as having submitted this information within the above two hours.

Name of Subcontractor	Address 11 Red Canyon Dd, Wellinfon, NV. 89444		
Phone 720-2089	Nevada Contractor License #	Limit of License	
Demo, grading, water services, Tiatric Control			
Name of Subcontractor	Address 1528 Hwy 395	Gadowill, NV 89410	
Phone 775-265-7434	Nevada Contractor License #	Limit of License	
Description of work	quina		
Name of Subcontractor UBC COSTON TO THE	Address 2576 Nowlin 18	d. Minden, NV. 89423	
Phone 775-267-1967	Nevada Contractor License #	Limit of License	
Description of work			
Name of Subcontractor	Address		
Phone	Nevada Contractor License #	Limit of License	
Description of work			
Name of Subcontractor	Address		
Phone	Nevada Contractor License#	Limit of License	
Description of work			

SUBCONTRACTORS

BP. 25 INSTRUCTIONS: for all Subcontractors not previously listed on the 5% and 1% pages. This information must be submitted by the three lowest bidders within twenty four (24) hours after the completion of the opening of the bids. The bidder may elect to submit this information with the bid proposal and, in that case, the bidder will be considered as having submitted this information within the above twenty four hours.

Name of Subcontractor	Address		
Phone	Nevada Contractor License #	Limit of License	
Description of work			
Name of Subcontractor	Address		
Phone	Nevada Contractor License#	Limit of License	
Description of work			
Name of Subcontractor	Address		
Phone	Nevada Contractor License #	Limit of License	
Description of work			
Name of Subcontractor	Address		
Phone	Nevada Contractor License#	Limit of License	
Description of work			
Name of Subcontractor	Address		
Phone	Nevada Contractor License#	Limit of License	
Description of work			

BP. 26

WORKERS EMPLOYED REPORT INSTRUCTIONS FOR COMPLETION

Effective July 1, 2013, contractors who receive a preference in bidding on a public work must submit an affidavit to the public body certifying that 50 percent of all workers employed on the public work, including any employees of the contractor and of any subcontractor, will hold a valid driver's license or identification card issued by the Nevada Department of Motor Vehicles. Pursuant to NRS 338.070(4), a contractor and each subcontractor engaged on a public work shall keep an accurate record showing, for each worker employed by the contractor or subcontractor in connection with the public work who has a driver's license or identification card, the name of the worker, the driver's license number or identification card number of the worker, and the state or other jurisdiction that issued the license or card. A copy of this record must be received by the public body no later than 15 days after the end of the month. Additionally, the contractor and any subcontractor will maintain and make available for inspection within Nevada his or her records concerning payroll relating to the public work.

- · EACH contractor and subcontractor must complete the Workers Employed Report.
- You may make additional copies of the report as necessary.
- · A copy of this report must be submitted with the monthly certified payroll report.
- Submit Identification log monthly listing all employees that worked for that month. The Identification log should correspo9nd with the certified payroll reports. If employees are not working in a given month then they should not be listed on said report.

This report is intended to serve as a cumulative list of all workers employed by the contractor and subcontractor over the duration of the project to verify compliance with the minimum requirements of the affidavit.



WORKERS EMPLOYED REPORT

Project Name: long St. pa	d. Ingram Contract Number:	1415-169
	Point Engineering	PWP # CC -2015-17
Subcontractor: () boe, of Address at which payroll reco	BC (an Struction	Date: 5-27-75
Il Red Caryon 1	d, wellington, we	81444
Contact Person and Phone N	lumber: Cyndi Walfing	9 775-465-1216
Employee Name	Driver License Number or ID Card Number	Issuing State or Jurisdiction
Josh Rasmussen	2500243259	M.
Laine Turley	0401771516	NV.
Joseph Andhous	250514738	NV.
William Wutting	2500245468	NV
	77744	
		(A)
, were		
Annual Control of the		

Local Preference Affidavit

(This form is required to receive a preference in bidding)

I,, on behalf of the Contractor,, swe	·or
and affirm that in order to be in compliance with NRS 338 XXX* and be eligible to receive a preferance in	,EUR.
bidding on Project No, Project Name, certify that the following requirement will be adhered to, documented and attained on completion of the contract. Upon	
following requirement will be adhered to documented and attained on completion of the contract. Upon	
submission of this affidavit on behalf of, I recognize and accept that failure to	
comply with any requirements is a material breach of the contract and entitles the City to damages. In addition	и
the Contractor may lose their preference designation and/or lose their ability to bid on public works for one ye	.t ,
pursuant to NRS 338, XXX*:	,ui,
Providence of the providence o	
1. The Contractor shall ensure that 50 percent of the workers employed on the job possess a Nevada driver's license or identification card;	
2. The Contractor shall ensure all vehicles used primarily for the public work will be registered and (where applicable) partially apportioned to Nevada;	
3. The Contractor shall ensure at least 50 percent of the design professionals who work on the project (includir sub-contractors) have a Nevada driver's license or identification card.	ng
4. The Contractor shall ensure payroll records related to this project are maintained and available within the St of Nevada.	ate
*Note that specific sections of NRS 338 detailing the continued procedures associated with the use of the "bidder's preference" have been amended by the passage of Assembly Bill 172 effective 7/1/13, requiring this affidavit and subsequent record keeping and reporting by the General Contractor using the prefere program and awarded this project. These requirements are not applicable to Contractors who do not uthe "Bidder's Preference" eligibility certificate in their bid.	g ence
By:Title:	
Signature: Date:	
Signed and sworn to (or affirmed) before me on this day of	
by	
* '	
State of)	
SS.	
County of	
STAMP AND SEAL	
Notary Signature	

BP.27 ACKNOWLEDGMENT AND EXECUTION:
STATE OF WEVADA)
COUNTY OF Douglas) SS
(Name of party signing this Bid Proposal), do depose and say: That I am the Bidder or authorized agent of the Bidder; and that I have read and agree to abide by this Bid which includes, but is not limited to the following documents: Notice to Contractors, Table of Contents, Project Coordination, Instructions to Bidders, Bid Bond, Proposal Summary, Contract Award Instructions and Information, Sample Contract, Sample Performance Bond, Sample Labor and Material Payment Bond, General Conditions, Special Conditions, Standard Specifications, Prevailing Wage Rates, Technical Specifications, Geotechnical Report (if any), Contract Drawings, Permits (if any), and any addenda issued and understands the terms, conditions, and requirements thereof; that if his/her bid is accepted that he/she agrees to furnish and deliver all materials except those specified to be furnished by the City (Owner) and to do and perform all work for the "Long Street Pedestrian Improvements", contract number 1415-169, together with incidental items necessary to complete the work to be constructed in accordance with the Contract Documents, Contract Drawings, and Specifications annexed hereto.
BIDDER:
PRINTED NAME OF BIDDER: William WADE WILFING DBA Four point Engineering
TITLE: Owner
FIRM: Four point Engineering
Address: 11 Red Comyon Rati
City, State, Zip: Wellington, NV. 87444
Telephone: (775) 720 - 2089
Fax: (775) 445-1216
E-mail Address: four point engineering @ Grant. Com
(Signature of Bidder)
DATED: 5-27-15
Signed and sworn (or affirmed) before me on this 27 day of
Jeanne Jaco
(Signature of Notary) (Notary Stamp)
JEANNE JONES

END OF BID PROPOSAL

CARSON CITY PURCHASING AND CONTRACTS 201 North Carson Street, Suite 3 Carson City, NV 89701 775-283-7137/FAX 887-2107

http://www.carson.org/index.aspx?page=998

NOTICE TO BIDDERS REQUEST FOR BID #1415-169 Long Street Pedestrian Improvements

May 5, 2015

Addendum No. 1

Please make the following additions/changes to the above referenced project.

- 1. Please substitute Sheet C1 with the enclosed Sheet C1, dated 4/30/2015.
- 2. On page SC-6 replace GC 9.1 Prevailing Wage Rates in its entirety with the following:

GC 9.1 Prevailing Wage Rates

Delete A. and Replace with

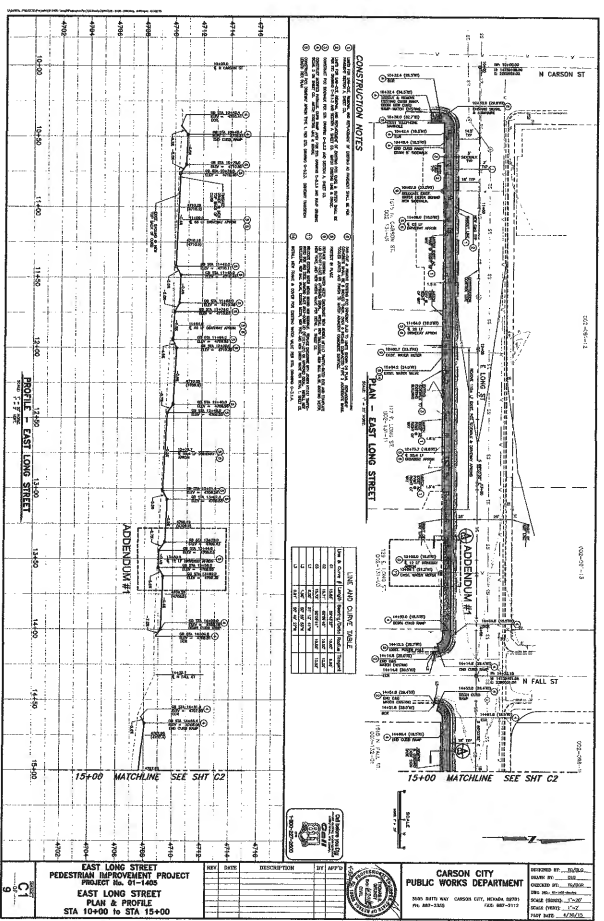
The Contractor and subcontractors shall be bound by and comply with all federal, state and local laws with regard to minimum wages, overtime work, hiring and discrimination, including Chapter 338 of the NRS, which is entitled, "Public Works Projects." The Contractor shall ensure that all employees on the work site are paid in accordance with the CURRENT PREVAILING WAGE RATES AS APPROVED BY THE STATE LABOR COMMISSIONER, whenever the actual value of the Contract totals One Hundred Thousand Dollars (\$100,000) or more, or when required by the Special Conditions. A copy of the rates are attached hereto and included herein. If the original Contract exceeds One Hundred Thousand Dollars (\$100,000) or a Change Order causes a Contract to exceed One Hundred Thousand Dollars (\$100,000), the State Labor Commissioner may audit the entire Contract period.

Federal money is associated with this project making the Contract subject to both state and federal wage rates and regulations. The Contractor shall not pay less than the higher rate when the two rates differ for similar kinds of labor.

Questions involving the Prevailing Wage Rates for Carson City should be referred to the Labor Commissioner, State of Nevada, at (775)687-4850.

3. Please note this project has a DBE goal of 0.34%. More information is included in Attachment C.

End of Addendum 1



REQUIRED FEDERAL CLAUSES (Construction Contracts Exceeding \$100,000)

By submitting a proposal, the Proposer agrees to comply with the following Federal certifications and clauses for third-party contracts.

NOTE: <u>The Buy America and Lobbying certifications must be signed by an Authorized Official of the Proposer and returned with the proposal.</u>

NO FEDERAL GOVERNMENT OBLIGATIONS TO THIRD PARTIES

- (1) The Purchaser and Contractor acknowledge and agree that, notwithstanding any concurrence by the Federal Government in or approval of the solicitation or award of the underlying contract, absent the express written consent by the Federal Government, the Federal Government is not a party to this contract and shall not be subject to any obligations or liabilities to the Purchaser, Contractor, or any other party (whether or not a party to that contract) pertaining to any matter resulting from the underlying contract.
- (2) The Contractor agrees to include the above clause in each subcontract financed in whole or in part with Federal assistance provided by FTA. It is further agreed that the clause shall not be modified, except to identify the subcontractor who will be subject to its provisions.

PROGRAM FRAUD AND FALSE OR FRAUDULENT STATEMENTS AND RELATED ACTS

- (1) The Contractor acknowledges that the provisions of the Program Fraud Civil Remedies Act of 1986, as amended, 31 U.S.C. § § 3801 et seq. and U.S. DOT regulations, "Program Fraud Civil Remedies," 49 C.F.R. Part 31, apply to its actions pertaining to this Project. Upon execution of the underlying contract, the Contractor certifies or affirms the truthfulness and accuracy of any statement it has made, it makes, it may make, or causes to be made, pertaining to the underlying contract or the FTA assisted project for which this contract work is being performed. In addition to other penalties that may be applicable, the Contractor further acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certification, the Federal Government reserves the right to impose the penalties of the Program Fraud Civil Remedies Act of 1986 on the Contractor to the extent the Federal Government deems appropriate.
- (2) The Contractor also acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certification to the Federal Government under a contract connected with a project that is financed in whole or in part with Federal assistance originally awarded by FTA under the authority of 49 U.S.C. § 5307, the Government reserves the right to impose the penalties of 18 U.S.C. § 1001 and 49 U.S.C. § 5307(n)(1) on the Contractor, to the extent the Federal Government deems appropriate.
- (3) The Contractor agrees to include the above two clauses in each subcontract financed in whole or in part with Federal assistance provided by FTA. It is further agreed that the clauses shall not be modified, except to identify the subcontractor who will be subject to the provisions.

ACCESS TO RECORDS

The following access to records requirements apply to this Contract:

1. Where the Purchaser is not a State but a local government and is the FTA City or a subgrantee of the FTA City in accordance with 49 C. F. R. 18.36(i), the Contractor agrees to provide the Purchaser, the FTA Administrator, the Comptroller General of the United States or any of their authorized representatives access to any books, documents, papers and records of the Contractor which are directly pertinent to this

contract for the purposes of making audits, examinations, excerpts and transcriptions. Contractor also agrees, pursuant to 49 C. F. R. 633.17 to provide the FTA Administrator or his authorized representatives including any PMO Contractor access to Contractor's records and construction sites pertaining to a major capital project, defined at 49 U.S.C. 5302(a)1, which is receiving federal financial assistance through the programs described at 49 U.S.C. 5307, 5309 or 5311.

- 2. Where the Purchaser is a State and is the FTA City or a subgrantee of the FTA City in accordance with 49 C.F.R. 633.17, Contractor agrees to provide the Purchaser, the FTA Administrator or his authorized representatives, including any PMO Contractor, access to the Contractor's records and construction sites pertaining to a major capital project, defined at 49 U.S.C. 5302(a)1, which is receiving federal financial assistance through the programs described at 49 U.S.C. 5307, 5309 or 5311. By definition, a major capital project excludes contracts of less than the simplified acquisition threshold currently set at \$100,000.
- 3. Where the Purchaser enters into a negotiated contract for other than a small purchase or under the simplified acquisition threshold and is an institution of higher education, a hospital or other non-profit organization and is the FTA City or a subgrantee of the FTA City in accordance with 49 C.F.R. 19.48, Contractor agrees to provide the Purchaser, FTA Administrator, the Comptroller General of the United States or any of their duly authorized representatives with access to any books, documents, papers and record of the Contractor which are directly pertinent to this contract for the purposes of making audits, examinations, excerpts and transcriptions.
- 4. Where any Purchaser which is the FTA City or a subgrantee of the FTA City in accordance with 49 U.S.C. 5325(a) enters into a contract for a capital project or improvement (defined at 49 U.S.C. 5302(a)1) through other than competitive bidding, the Contractor shall make available records related to the contract to the Purchaser, the Secretary of Transportation and the Comptroller General or any authorized officer or employee of any of them for the purposes of conducting an audit and inspection.
- 5. The Contractor agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
- 6. The Contractor agrees to maintain all books, records, accounts and reports required under this contract for a period of not less than three years after the date of termination or expiration of this contract, except in the event of litigation or settlement of claims arising from the performance of this contract, in which case Contractor agrees to maintain same until the Purchaser, the FTA Administrator, the Comptroller General, or any of their duly authorized representatives, have disposed of all such litigation, appeals, claims or exceptions related thereto. Reference 49 CFR 18.39(i)(11).
- 7. FTA does not require the inclusion of these requirements in subcontracts.

FEDERAL CHANGES

Contractor shall at all times comply with all applicable FTA regulations, policies, procedures and directives, including without limitation those listed directly or by referenced in the Master Agreement between Purchaser and FTA, as they may be amended or promulgated from time to time during the term of this contract. Contractor's failure to so comply shall constitute a material breach of this contract.

CIVIL RIGHTS (EEO, TITLE VI & ADA)

The following requirements apply to the underlying contract:

(1) Nondiscrimination - In accordance with Title VI of the Civil Rights Act, as amended, 42 U.S.C. § 2000d, section 303 of the Age Discrimination Act of 1975, as amended, 42 U.S.C. § 6102, section 202 of

the Americans with Disabilities Act of 1990, 42 U.S.C. § 12132, and Federal transit law at 49 U.S.C. § 5332, the Contractor agrees that it will not discriminate against any employee or applicant for employment because of race, color, creed, national origin, sex, age, or disability. In addition, the Contractor agrees to comply with applicable Federal implementing regulations and other implementing requirements FTA may issue.

- (2) <u>Equal Employment Opportunity</u> The following equal employment opportunity requirements apply to the underlying contract:
- (a) Race, Color, Creed, National Origin, Sex In accordance with Title VII of the Civil Rights Act, as amended, 42 U.S.C. § 2000e, and Federal transit laws at 49 U.S.C. § 5332, the Contractor agrees to comply with all applicable equal employment opportunity requirements of U.S. Department of Labor (U.S. DOL) regulations, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor," 41 C.F.R. Parts 60 et seq., (which implement Executive Order No. 11246, "Equal Employment Opportunity," as amended by Executive Order No. 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," 42 U.S.C. § 2000e note), and with any applicable Federal statutes, executive orders, regulations, and Federal policies that may in the future affect construction activities undertaken in the course of the Project. The Contractor agrees to take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, creed, national origin, sex, or age. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.
- (b) <u>Age</u> In accordance with section 4 of the Age Discrimination in Employment Act of 1967, as amended, 29 U.S.C. § 623 and Federal transit law at 49 U.S.C. § 5332, the Contractor agrees to refrain from discrimination against present and prospective employees for reason of age. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.
- (c) <u>Disabilities</u> In accordance with section 102 of the Americans with Disabilities Act, as amended, 42 U.S.C. § 12112, the Contractor agrees that it will comply with the requirements of U.S. Equal Employment Opportunity Commission, "Regulations to Implement the Equal Employment Provisions of the Americans with Disabilities Act," 29 C.F.R. Part 1630, pertaining to employment of persons with disabilities. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.
- (3) The Contractor also agrees to include these requirements in each subcontract financed in whole or in part with Federal assistance provided by FTA, modified only if necessary to identify the affected parties.

INCORPORATION OF FTA TERMS

The preceding provisions include, in part, certain Standard Terms and Conditions required by DOT, whether or not expressly set forth in the preceding contract provisions. All contractual provisions required by DOT, as set forth in FTA Circular 4220.1F are hereby incorporated by reference. Anything to the contrary herein notwithstanding, all FTA mandated terms shall be deemed to control in the event of a conflict with other provisions contained in this Agreement. The Contractor shall not perform any act, fail to perform any act, or refuse to comply with any City requests which would cause City to be in violation of the FTA terms and conditions.

ENERGY CONSERVATION

The Contractor agrees to comply with mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act.

TERMINATION PROVISIONS

- a. Termination for Convenience (General Provision) City may terminate this contract, in whole or in part, at any time by written notice to the Contractor when it is in the Government's best interest. The Contractor shall be paid its costs, including contract close-out costs, and profit on work performed up to the time of termination. The Contractor shall promptly submit its termination claim to City to be paid the Contractor. If the Contractor has any property in its possession belonging to City, the Contractor will account for the same, and dispose of it in the manner City directs.
- b. Termination for Default [Breach or Cause] (General Provision) If the Contractor does not deliver supplies in accordance with the contract delivery schedule, or, if the contract is for services, the Contractor fails to perform in the manner called for in the contract, or if the Contractor fails to comply with any other provisions of the contract, City may terminate this contract for default. Termination shall be effected by serving a notice of termination on the contractor setting forth the manner in which the Contractor is in default. The contractor will only be paid the contract price for supplies delivered and accepted, or services performed in accordance with the manner of performance set forth in the contract. If it is later determined by City that the Contractor had an excusable reason for not performing, such as a strike, fire, or flood, events which are not the fault of or are beyond the control of the Contractor, City, after setting up a new delivery of performance schedule, may allow the Contractor to continue work, or treat the termination as a termination for convenience.
- **c. Opportunity to Cure (General Provision)** City in its sole discretion may, in the case of a termination for breach or default, allow the Contractor an appropriate number of days in which to cure the defect. In such case, the notice of termination will state the time period in which cure is permitted and other appropriate conditions.
- If Contractor fails to remedy to City's satisfaction the breach or default of any of the terms, covenants, or conditions of this Contract within the time period specified after receipt by Contractor of written notice from City setting forth the nature of said breach or default, City shall have the right to terminate the Contract without any further obligation to Contractor. Any such termination for default shall not in any way operate to preclude City from also pursuing all available remedies against Contractor and its sureties for said breach or default.
- d. Waiver of Remedies for any Breach In the event that City elects to waive its remedies for any breach by Contractor of any covenant, term or condition of this Contract, such waiver by City shall not limit City's remedies for any succeeding breach of that or of any other term, covenant, or condition of this Contract.
- e. Termination for Convenience (Professional or Transit Service Contracts) City, by written notice, may terminate this contract, in whole or in part, when it is in the Government's interest. If this contract is terminated, City shall be liable only for payment under the payment provisions of this contract for services rendered before the effective date of termination.
- f. Termination for Default (Supplies and Service) If the Contractor fails to deliver supplies or to perform the services within the time specified in this contract or any extension or if the Contractor fails to comply with any other provisions of this contract, City may terminate this contract for default. City shall terminate by delivering to the Contractor a Notice of Termination specifying the nature of the default. The Contractor will only be paid the contract price for supplies delivered and accepted, or services performed in accordance with the manner or performance set forth in this contract.

If, after termination for failure to fulfill contract obligations, it is determined that the Contractor was not in default, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of City.

g. Termination for Default (Transportation Services) If the Contractor fails to pick up the commodities or to perform the services, including delivery services, within the time specified in this contract or any extension or if the Contractor fails to comply with any other provisions of this contract, City may terminate this contract for default. City shall terminate by delivering to the Contractor a Notice of Termination specifying the nature of default. The Contractor will only be paid the contract price for services performed in accordance with the manner of performance set forth in this contract.

If this contract is terminated while the Contractor has possession of City goods, the Contractor shall, upon direction of City, protect and preserve the goods until surrendered to City or its agent. The Contractor and City shall agree on payment for the preservation and protection of goods. Failure to agree on an amount will be resolved under the Dispute clause.

If, after termination for failure to fulfill contract obligations, it is determined that the Contractor was not in default, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of City.

DEBARMENT AND SUSPENSION

This contract is a covered transaction for purposes of 49 CFR Part 29. As such, the contractor is required to verify that none of the contractor, its principals, as defined at 49 CFR 29.995, or affiliates, as defined at 49 CFR 29.905, are excluded or disqualified as defined at 49 CFR 29.940 and 29.945.

The contractor is required to comply with 49 CFR 29, Subpart C and must include the requirement to comply with 49 CFR 29, Subpart C in any lower tier covered transaction it enters into.

By signing and submitting its bid or proposal, the bidder or proposer certifies as follows:

The certification in this clause is a material representation of fact relied upon by City. If it is later determined that the bidder or proposer knowingly rendered an erroneous certification, in addition to remedies available to City, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment. The bidder or proposer agrees to comply with the requirements of 49 CFR 29, Subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

BUY AMERICA

The Contractor agrees to comply with 49 U.S.C. 5323(j) and 49 C.F.R. Part 661, which provide that Federal funds may not be obligated unless steel, iron, and manufactured products used in FTA-funded projects are produced in the United States, unless a waiver has been granted by FTA or the product is subject to a general waiver. A bidder or offeror must submit to the FTA recipient the appropriate Buy America certification (below) with all bids or offers on FTA-funded contracts, except those subject to a general waiver. Bids or offers that are not accompanied by a completed Buy America certification must be rejected as nonresponsive. This requirement does not apply to lower tier subcontractors.

Certification requirement for procurement of steel, iron, or manufactured products (to be submitted with each bid or offer exceeding \$100,000).

Certificate of Compliance with 49 U.S.C. 5323(j)(1)

The bidder or offeror hereby certifies that it will meet the requirements of 49 U.S.C. 5323(j)(1) and the applicable regulations in 49 CFR Part 661.5.
Date 5-27- /5
Signature
Company Name <u>for point Engineering</u>
Title <u>Owner</u>
Certificate of Non-Compliance with 49 U.S.C. 5323(j)(1)
The bidder or offeror hereby certifies that it cannot comply with the requirements of 49 U.S.C. 5323(j)(1) and 49 C.F.R. 661.5, but it may qualify for an exception pursuant to 49 U.S.C. 5323(j)(2)(A), 5323(j)(2)(B), or 5323(j)(2)(D), and 49 C.F.R. 661.7.
Date
Signature
Company Name
T11.

PROVISIONS FOR RESOLUTION OF DISPUTES, BREACHES OR OTHER LITIGATION

Disputes - Disputes arising in the performance of this Contract which are not resolved by agreement of the parties shall be decided in writing by the authorized representative of City (Purchasing and Contracts Administrator). This decision shall be final and conclusive unless within ten (10) days from the date of receipt of its copy, the Contractor mails or otherwise furnishes a written appeal to the Purchasing and Contracts Administrator. In connection with any such appeal, the Contractor shall be afforded an opportunity to be heard and to offer evidence in support of its position. The decision of the Purchasing and Contracts Administrator shall be binding upon the Contractor and the Contractor shall abide be the decision.

Performance During Dispute - Unless otherwise directed by City, Contractor shall continue performance under the contract while matters in dispute are being resolved.

Claims for Damages - Should either party to the contract suffer injury or damage to person or property because of any act or omission of the party or of any of his employees, agents or others for whose acts he is legally liable, a claim for damages therefor shall be made in writing to such other party within a reasonable time after the first observance of such injury of damage.

Remedies - Unless this contract provides otherwise, all claims, counterclaims, disputes and other matters in question between City and Contractor arising out of or relating to this agreement or its breach will be decided by arbitration if the parties mutually agree, or in a court of competent jurisdiction within the State in which City is located.

Rights and Remedies - The duties and obligations imposed by the contract documents and the rights and remedies available thereunder shall be in addition to and not a limitation of any duties, obligations, rights and remedies otherwise imposed or available by law. No action or failure to act by City or Contractor shall constitute a waiver of any right or duty afforded any of them under the contract, nor shall any such action or failure to act constitute an approval of or acquiescence in any breach thereunder, except as may be specifically agreed in writing.

LOBBYING

Contractors who apply or bid for an award of \$100,000 or more shall file the certification required by 49 CFR Part 20, "New Restrictions on Lobbying." Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier shall also disclose the name of any registrant under the Lobbying Disclosure Act of 1995 who has made lobbying contacts on its behalf with non-Federal funds with respect to that Federal contract, grant or award covered by 31 U.S.C. 1352. Such disclosures are forwarded from tier to tier up to City.

APPENDIX A, 49 CFR PART 20--CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements (to be submitted with each bid or offer exceeding \$100,000).

The undersigned [Contractor] certifies, to the best of his or her knowledge and belief, that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for making lobbying contacts to an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form--LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions [as amended by "Government wide Guidance for New Restrictions on Lobbying," 61 Fed. Reg. 1413 (1/19/96). Note: Language in paragraph (2) herein has been modified in accordance with Section 10 of the Lobbying Disclosure Act of 1995 (P.L. 104-65, to be codified at 2 U.S.C. 1601, et seq.)]
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31, U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

[Note: Pursuant to 31 U.S.C. § 1352(c)(1)-(2)(A), any person who makes a prohibited expenditure or fails to file or amend a required certification or disclosure form shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such expenditure or failure.]

The Contractor, tow but thousens accuracy of each statement of its certification and disgunderstands and agrees that the provisions of 31 U.S. disclosure, if any.	losure, if any. In addition, the Contractor
William Wape Watting Cowner 5-27-15	Signature of Contractor's Authorized Official Name/Title of Contractor's Authorized Official Date

CLEAN AIR

- (1) The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. §§ 7401 et seq. The Contractor agrees to report each violation to the Purchaser and understands and agrees that the Purchaser will, in turn, report each violation as required to assure notification to FTA and the appropriate EPA Regional Office.
- (2) The Contractor also agrees to include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with Federal assistance provided by FTA.

CLEAN WATER

- (1) The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seq. The Contractor agrees to report each violation to the Purchaser and understands and agrees that the Purchaser will, in turn, report each violation as required to assure notification to FTA and the appropriate EPA Regional Office.
- (2) The Contractor also agrees to include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with Federal assistance provided by FTA.

DAVIS-BACON AND COPELAND ANTI-KICKBACK ACTS

(1) **Minimum wages** - (i) All laborers and mechanics employed or working upon the site of the work (or under the United States Housing Act of 1937 or under the Housing Act of 1949 in the construction or development of the project), will be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payroll deductions as are permitted by regulations issued by the Secretary of Labor under the Copeland Act (29 CFR part 3)), the full amount of wages and bona fide fringe benefits (or cash equivalents thereof) due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the contractor and such laborers and mechanics.

Contributions made or costs reasonably anticipated for bona fide fringe benefits under section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of paragraph (1)(iv) of this section; also, regular contributions made or costs incurred for more than a weekly period (but not less often than quarterly) under plans, funds, or programs which cover the particular weekly period, are deemed to be constructively made or incurred during such weekly period. Such laborers and mechanics shall be paid the appropriate wage rate and fringe benefits on the wage determination for the classification of work actually performed, without regard to skill, except as provided in 29 CFR Part 5.5(a)(4). Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein: Provided, That the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination (including any additional classifications and wage rates conformed under paragraph (1)(ii) of this section) and the Davis-Bacon poster (WH-1321)

shall be posted at all times by the contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers.

- (ii)(A) The contracting officer shall require that any class of laborers or mechanics, including helpers, which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. The contracting officer shall approve an additional classification and wage rate and fringe benefits therefore only when the following criteria have been met:
- (1) Except with respect to helpers as defined as 29 CFR 5.2(n)(4), the work to be performed by the classification requested is not performed by a classification in the wage determination; and
- (2) The classification is utilized in the area by the construction industry; and
- (3) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination; and
- (4) With respect to helpers as defined in 29 CFR 5.2(n)(4), such a classification prevails in the area in which the work is performed.
- (B) If the contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and the contracting officer agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by the contracting officer to the Administrator of the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, Washington, DC 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.
- (C) In the event the contractor, the laborers or mechanics to be employed in the classification or their representatives, and the contracting officer do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), the contracting officer shall refer the questions, including the views of all interested parties and the recommendation of the contracting officer, to the Administrator for determination. The Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.
- (D) The wage rate (including fringe benefits where appropriate) determined pursuant to paragraphs (a)(1)(ii) (B) or (C) of this section, shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.
- (iii) Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.
- (iv) If the contractor does not make payments to a trustee or other third person, the contractor may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program, Provided, That the Secretary of Labor has found, upon the written request of the contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the contractor to set aside in a separate account assets for the meeting of obligations under the plan or program.
- (v)(A) The contracting officer shall require that any class of laborers or mechanics which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. The contracting officer shall approve an additional

classification and wage rate and fringe benefits therefor only when the following criteria have been met:

- (1) The work to be performed by the classification requested is not performed by a classification in the wage determination; and
- (2) The classification is utilized in the area by the construction industry; and
- (3) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.
- (B) If the contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and the contracting officer agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by the contracting officer to the Administrator of the Wage and Hour Division, Employment Standards Administration, Washington, DC 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.
- (C) In the event the contractor, the laborers or mechanics to be employed in the classification or their representatives, and the contracting officer do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), the contracting officer shall refer the questions, including the views of all interested parties and the recommendation of the contracting officer, to the Administrator for determination. The Administrator, or an authorized representative, will issue a determination with 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.
- (D) The wage rate (including fringe benefits where appropriate) determined pursuant to paragraphs (a)(1)(v) (B) or (C) of this section, shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.
- (2) Withholding The City shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld from the contractor under this contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to Davis-Bacon prevailing wage requirements, which is held by the same prime contractor, so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics, including apprentices, trainees, and helpers, employed by the contractor or any subcontractor the full amount of wages required by the contract. In the event of failure to pay any laborer or mechanic, including any apprentice, trainee, or helper, employed or working on the site of the work (or under the United States Housing Act of 1937 or under the Housing Act of 1949 in the construction or development of the project), all or part of the wages required by the contract, the City may, after written notice to the contractor, sponsor, applicant, or owner, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased.
- (3) **Payrolls and basic records** (i) Payrolls and basic records relating thereto shall be maintained by the contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work (or under the United States Housing Act of 1937, or under the Housing Act of 1949, in the construction or development of the project). Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in section 1(b)(2)(B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made and actual wages paid. Whenever the Secretary of Labor has found under 29 CFR 5.5(a)(1)(iv) that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis-Bacon Act, the contractor shall maintain records which show

that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.

- (ii)(A) The contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to the City for transmission to the Federal Transit Administration. The payrolls submitted shall set out accurately and completely all of the information required to be maintained under section 5.5(a)(3)(i) of Regulations, 29 CFR part 5. This information may be submitted in any form desired. Optional Form WH-347 is available for this purpose and may be purchased from the Superintendent of Documents (Federal Stock Number 029-005-00014-1), U.S. Government Printing Office, Washington, DC 20402. The prime contractor is responsible for the submission of copies of payrolls by all subcontractors.
- (B) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify the following:
- (1) That the payroll for the payroll period contains the information required to be maintained under section 5.5(a)(3)(i) of Regulations, 29 CFR part 5 and that such information is correct and complete;
- (2) That each laborer or mechanic (including each helper, apprentice, and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in Regulations, 29 CFR part 3:
- (3) That each laborer or mechanic has been paid not less than the applicable wage rates and fringe benefits or cash equivalents for the classification of work performed, as specified in the applicable wage determination incorporated into the contract.
- (C) The weekly submission of a properly executed certification set forth on the reverse side of Optional Form WH-347 shall satisfy the requirement for submission of the "Statement of Compliance" required by paragraph (a)(3)(ii)(B) of this section.
- (D) The falsification of any of the above certifications may subject the contractor or subcontractor to civil or criminal prosecution under section 1001 of title 18 and section 231 of title 31 of the United States Code.
- (iii) The contractor or subcontractor shall make the records required under paragraph (a)(3)(i) of this section available for inspection, copying, or transcription by authorized representatives of the Federal Transit Administration or the Department of Labor, and shall permit such representatives to interview employees during working hours on the job. If the contractor or subcontractor fails to submit the required records or to make them available, the Federal agency may, after written notice to the contractor, sponsor, applicant, or owner, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.
- (4) **Apprentices and trainees** (i) <u>Apprentices</u> Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed pursuant to and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Bureau of Apprenticeship and Training, or with a State Apprenticeship Agency recognized by the Bureau, or if a person is employed in his or her first 90 days of

probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by the Bureau of Apprenticeship and Training or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice. The allowable ratio of apprentices to journeymen on the job site in any craft classification shall not be greater than the ratio permitted to the contractor as to the entire work force under the registered program. Any worker listed on a payroll at an apprentice wage rate, who is not registered or otherwise employed as stated above, shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any apprentice performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. Where a contractor is performing construction on a project in a locality other than that in which its program is registered, the ratios and wage rates (expressed in percentages of the journeyman's hourly rate) specified in the contractor's or subcontractor's registered program shall be observed. Every apprentice must be paid at not less than the rate specified in the registered program for the apprentice's level of progress, expressed as a percentage of the journeymen hourly rate specified in the applicable wage determination. Apprentices shall be paid fringe benefits in accordance with the provisions of the apprenticeship program. If the apprenticeship program does not specify fringe benefits, apprentices must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification, If the Administrator of the Wage and Hour Division of the U.S. Department of Labor determines that a different practice prevails for the applicable apprentice classification, fringes shall be paid in accordance with that determination. In the event the Bureau of Apprenticeship and Training, or a State Apprenticeship Agency recognized by the Bureau, withdraws approval of an apprenticeship program, the contractor will no longer be permitted to utilize apprentices at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

- (ii) Trainees Except as provided in 29 CFR 5.16, trainees will not be permitted to work at less than the predetermined rate for the work performed unless they are employed pursuant to and individually registered in a program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, Employment and Training Administration. The ratio of trainees to journeymen on the job site shall not be greater than permitted under the plan approved by the Employment and Training Administration. Every trainee must be paid at not less than the rate specified in the approved program for the trainee's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Trainees shall be paid fringe benefits in accordance with the provisions of the trainee program. If the trainee program does not mention fringe benefits, trainees shall be paid the full amount of fringe benefits listed on the wage determination unless the Administrator of the Wage and Hour Division determines that there is an apprenticeship program associated with the corresponding journeyman wage rate on the wage determination which provides for less than full fringe benefits for apprentices. Any employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by the Employment and Training Administration shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any trainee performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. In the event the Employment and Training Administration withdraws approval of a training program, the contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.
- (iii) <u>Equal employment opportunity</u> The utilization of apprentices, trainees and journeymen under this part shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR part 30.
- (5) **Compliance with Copeland Act requirements** The contractor shall comply with the requirements of 29 CFR part 3, which are incorporated by reference in this contract.

- (6) **Subcontracts** The contractor or subcontractor shall insert in any subcontracts the clauses contained in 29 CFR 5.5(a)(1) through (10) and such other clauses as the Federal Transit Administration may by appropriate instructions require, and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the contract clauses in 29 CFR 5.5.
- (7) **Contract termination: debarment** A breach of the contract clauses in 29 CFR 5.5 may be grounds for termination of the contract, and for debarment as a contractor and a subcontractor as provided in 29 CFR 5.12.
- (8) Compliance with Davis-Bacon and Related Act requirements All rulings and interpretations of the Davis-Bacon and Related Acts contained in 29 CFR parts 1, 3, and 5 are herein incorporated by reference in this contract.
- (9) **Disputes concerning labor standards** Disputes arising out of the labor standards provisions of this contract shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the contractor (or any of its subcontractors) and the contracting agency, the U.S. Department of Labor, or the employees or their representatives.
- (10) **Certification of eligibility** (i) By entering into this contract, the contractor certifies that neither it (nor he or she) nor any person or firm who has an interest in the contractor's firm is a person or firm ineligible to be awarded Government contracts by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
- (ii) No part of this contract shall be subcontracted to any person or firm ineligible for award of a Government contract by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
- (iii) The penalty for making false statements is prescribed in the U.S. Criminal Code, 18 U.S.C. 1001.

CONTRACT WORK HOURS & SAFETY STANDARDS ACT

- (1) Overtime requirements No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
- (2) **Violation; liability for unpaid wages; liquidated damages** In the event of any violation of the clause set forth in paragraph (1) of this section the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (1) of this section, in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (1) of this section.
- (3) Withholding for unpaid wages and liquidated damages The City shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by

the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (2) of this section.

(4) **Subcontracts** - The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraphs (1) through (4) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (1) through (4) of this section.

BONDING

Bid Bond Requirements (Construction)

(a) Bid Security

A Bid Bond must be issued by a fully qualified surety company acceptable to City and listed as a company currently authorized under 31 CFR, Part 223 as possessing a Certificate of Authority as described thereunder.

(b) Rights Reserved

In submitting this Bid, it is understood and agreed by bidder that the right is reserved by City to reject any and all bids, or part of any bid, and it is agreed that the Bid may not be withdrawn for a period of [ninety (90)] days subsequent to the opening of bids, without the written consent of City.

It is also understood and agreed that if the undersigned bidder should withdraw any part or all of his bid within [ninety (90)] days after the bid opening without the written consent of City, shall refuse or be unable to enter into this Contract, as provided above, or refuse or be unable to furnish adequate and acceptable Performance Bonds and Labor and Material Payments Bonds, as provided above, or refuse or be unable to furnish adequate and acceptable insurance, as provided above, he shall forfeit his bid security to the extent of City's damages occasioned by such withdrawal, or refusal, or inability to enter into an agreement, or provide adequate security therefor.

It is further understood and agreed that to the extent the defaulting bidder's Bid Bond, Certified Check, Cashier's Check, Treasurer's Check, and/or Official Bank Check (excluding any income generated thereby which has been retained by City) shall prove inadequate to fully recompense City for the damages occasioned by default, then the undersigned bidder agrees to indemnify City and pay over to City the difference between the bid security and City's total damages, so as to make City whole.

The undersigned understands that any material alteration of any of the above or any of the material contained on this form, other than that requested, will render the bid unresponsive.

Performance and Payment Bonding Requirements (Construction)

The Contractor shall be required to obtain performance and payment bonds as follows:

(a) Performance bonds

1. The penal amount of performance bonds shall be 100 percent of the original contract price, unless the City determines that a lesser amount would be adequate for the protection of the City.

2. The City may require additional performance bond protection when a contract price is increased. The increase in protection shall generally equal 100 percent of the increase in contract price. The City may secure additional protection by directing the Contractor to increase the penal amount of the existing bond or to obtain an additional bond.

(b) Payment bonds

- 1. The penal amount of the payment bonds shall equal:
 - (i) Fifty percent of the contract price if the contract price is not more than \$1 million.
 - (ii) Forty percent of the contract price if the contract price is more than \$1 million but not more than \$5 million; or
 - (iii) Two and one half million if the contract price is more than \$5 million.
- 2. If the original contract price is \$5 million or less, the City may require additional protection as required by subparagraph 1 if the contract price is increased.

Performance and Payment Bonding Requirements (Non-Construction)

The Contractor may be required to obtain performance and payment bonds when necessary to protect the City's interest.

- (a) The following situations may warrant a performance bond:
 - 1. City property or funds are to be provided to the contractor for use in performing the contract or as partial compensation (as in retention of salvaged material).
 - 2. A contractor sells assets to or merges with another concern, and the City, after recognizing the latter concern as the successor in interest, desires assurance that it is financially capable.
 - 3. Substantial progress payments are made before delivery of end items starts.
 - Contracts are for dismantling, demolition, or removal of improvements.
- (b) When it is determined that a performance bond is required, the Contractor shall be required to obtain performance bonds as follows:
 - 1. The penal amount of performance bonds shall be 100 percent of the original contract price, unless the City determines that a lesser amount would be adequate for the protection of the City.
 - 2. The City may require additional performance bond protection when a contract price is increased. The increase in protection shall generally equal 100 percent of the increase in contract price. The City may secure additional protection by directing the Contractor to increase the penal amount of the existing bond or to obtain an additional bond.
- (c) A payment bond is required only when a performance bond is required, and if the use of payment bond is in the City's interest.

- (d) When it is determined that a payment bond is required, the Contractor shall be required to obtain payment bonds as follows:
 - 1. The penal amount of payment bonds shall equal:
 - (i) Fifty percent of the contract price if the contract price is not more than \$1 million;
 - (ii) Forty percent of the contract price if the contract price is more than \$1 million but not more than \$5 million; or
 - (iii) Two and one half million if the contract price is increased.

Advance Payment Bonding Requirements

The Contractor may be required to obtain an advance payment bond if the contract contains an advance payment provision and a performance bond is not furnished. The City shall determine the amount of the advance payment bond necessary to protect the City.

Patent Infringement Bonding Requirements (Patent Indemnity)

The Contractor may be required to obtain a patent indemnity bond if a performance bond is not furnished and the financial responsibility of the Contractor is unknown or doubtful. The City shall determine the amount of the patent indemnity to protect the City.

Warranty of the Work and Maintenance Bonds

- 1. The Contractor warrants to City, the Architect and/or Engineer that all materials and equipment furnished under this Contract will be of highest quality and new unless otherwise specified by City, free from faults and defects and in conformance with the Contract Documents. All work not so conforming to these standards shall be considered defective. If required by the Project Manager, the Contractor shall furnish satisfactory evidence as to the kind and quality of materials and equipment.
- 2. The Work furnished must be of first quality and the workmanship must be the best obtainable in the various trades. The Work must be of safe, substantial and durable construction in all respects. The Contractor hereby guarantees the Work against defective materials or faulty workmanship for a minimum period of one (1) year after Final Payment by City and shall replace or repair any defective materials or equipment or faulty workmanship during the period of the guarantee at no cost to City. As additional security for these guarantees, the Contractor shall, prior to the release of Final Payment, furnish separate Maintenance (or Guarantee) Bonds in form acceptable to City written by the same corporate surety that provides the Performance Bond and Labor and Material Payment Bond for this Contract. These bonds shall secure the Contractor's obligation to replace or repair defective materials and faulty workmanship for a minimum period of one (1) year after Final Payment and shall be written in an amount equal to ONE HUNDRED PERCENT (100%) of the CONTRACT SUM, as adjusted (if at all).

SEISMIC SAFETY

The contractor agrees that any new building or addition to an existing building will be designed and constructed in accordance with the standards for Seismic Safety required in Department of Transportation Seismic Safety Regulations 49 CFR Part 41 and will certify to compliance to the extent required by the regulation. The contractor also agrees to ensure that all work performed under this contract including work performed by a subcontractor is in compliance with the standards required by the Seismic Safety Regulations and the certification of compliance issued on the project.

ATTACHMENT C

DISADVANTAGED BUSINESS ENTERPRISES (DBEs)

- a. This contract is subject to the requirements of Title 49, Code of Federal Regulations, Part 26, Participation by Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs. The national goal for participation of Disadvantaged Business Enterprises (DBE) is 10%. The agency's overall goal for DBE participation is 0.34%. A separate contract goal has not been established for this project.
- b. The contractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of this DOT-assisted contract. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as City deems appropriate. Each subcontract the contractor signs with a subcontractor must include the assurance in this paragraph (see 49 CFR 26.13(b)).
- c. The successful bidder/Proposer will be required to report its DBE participation obtained through raceneutral means throughout the period of performance.
- d. The contractor is required to pay its subcontractors performing work related to this contract for satisfactory performance of that work no later than 30 days after the contractor's receipt of payment for that work from City. In addition, the contractor may not hold retainage from its subcontractors.
- e. The contractor must promptly notify City whenever a DBE subcontractor performing work related to this contract is terminated or fails to complete its work, and must make good faith efforts to engage another DBE subcontractor to perform at least the same amount of work. The contractor may not terminate any DBE subcontractor and perform that work through its own forces or those of an affiliate without prior written consent of City.

ADA ACCESS

The Contractor agrees to comply with 49 CFR Part 27, the purpose of which is to carry out the intent of section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794) as amended, to the end that no otherwise qualified individual with a disability in the United States shall, solely by reason of his or her disability, be excluded from the participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance.

The Contractor shall ensure that the design, construction or alteration of buildings or other fixed facilities by the City – a recipient of Federal financial assistance from the Department of Transportation – shall be in conformance with 49 CFR Part 27.

Long Street Pedestrian Improvements DBE List

BMP Materials -

- 1. K & K Construction Supply, Inc. karly@kkconstructionsupply.com
- 2. Ancore Construction Supply, LLC sandy.shaff@ancorecs.com
- 3. Baseline Supply, Inc. baselinesupply@gmail.com

Concrete Sidewalk, Curb & Gutter -

- 1. Ayala Brothers, Inc. alejandro.ayala11@gmail.com
- 2. Walker River Construction, Inc. rafterg@hotmail.com
- 3. Muller Construction cesarmalaga@mullerlv.com

Base & Bedding - None Found

Trucking -

- 1. K & B Transportation kbtransport@sbcglobal.net
- 2. R Carter Transport rcartertransport@live.com
- 3. Topaz Construction topaz@clearwire.net

Paving -

- 1. Don Garcia Excavating & Paving dgarcia287@aol.com
- 2. A&J Paving ajpaving2@aol.com
- 3. Cruz Construction Company, Inc. info@cruzconstruction.com

Staking -

- 1. MAPCA Surveys carey@mapcasurveys.com
- 2. Tri State Surveying, LTD bkjefferson@tristateltd.com
- 3. C&M Engineering & Design, LTD lmenante@candmengineering.com

Saw Cutting -

1. A-1 Concrete Cutting & Demolition - Betty@A1concretecutting.com

Sheeting & Shoring Rental - None Found

Pipe & Appurtenances -

- 1. K & K Construction Supply, Inc. karly@kkconstructionsupply.com
- 2. Ancore Construction Supply, LLC sandy.shaff@ancorecs.com
- 3. Baseline Supply, Inc. baselinesupply@gmail.com

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Mon, 11 May 2015 22:12:59 -0700 (PDT)

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Date: Mon, 11 May 2015 22:12:59 -0700

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Subject: Long Street Pedestrian Improvements DBE Solicitation

From: wade wulfing <fourpointengineering@gmail.com>

To: karly@kkconstructionsupply.com, sandy.shaff@ancorecs.com, baselinesupply@gmail.com, alejandro.ayala11@gmail.com, rafterg@hotmail.com, cesarmalaga@mullerlv.com, kbtransport@sbcglobal.net,

rcartertransport@live.com, topaz@clearwire.net, dgarcia287@aol.com,

ajpaving2@aol.com, info@cruzconstruction.com, carey@mapcasurveys.com,

bkjefferson@tristateltd.com, Imenante@candmengineering.com, Betty@a1concretecutting.com

Content-Type: multipart/alternative; boundary=089e0111ba0e4de3e70515db8cd9

[Quoted text hidden]

wade wulfing <fourpointengineering@gmail.com>

Thu, May 14, 2015 at 6:13 AM

To: karly@kkconstructionsupply.com, sandy.shaff@ancorecs.com, baselinesupply@gmail.com, Alejandro Ayala <alejandro.ayala11@gmail.com>, rafterg@hotmail.com, cesarmalaga@mullerlv.com, kbtransport@sbcglobal.net, rcartertransport@live.com, topaz@clearwire.net, dgarcia287@aol.com, ajpaving2@aol.com, info@cruzconstruction.com, carey@mapcasurveys.com, bkjefferson@tristateltd.com, lmenante@candmengineering.com, Betty@a1concretecutting.com

----- Forwarded message -----

From: wade wulfing <fourpointengineering@gmail.com>

Date: Mon, May 11, 2015 at 10:12 PM

Subject: Long Street Pedestrian Improvements DBE Solicitation

To: karly@kkconstructionsupply.com, sandy.shaff@ancorecs.com, baselinesupply@gmail.com, alejandro.ayala11@gmail.com, rafterg@hotmail.com, cesarmalaga@mullerly.com, kbtransport@sbcglobal.net, rcartertransport@live.com, topaz@clearwire.net, dgarcia287@aol.com, ajpaving2@aol.com, info@cruzconstruction.com, carey@mapcasurveys.com, bkjefferson@tristateltd.com, lmenante@candmengineering.com, Betty@a1concretecutting.com

Four Point Engineering is seeking sub-quotes from certified & qualified DBE subcontractors & suppliers for the Long Street Pedestrian Improvements in Carson City, NV. Quotes are being solicited for BMP materials, concrete sidewalk, curb & gutter, base & bedding, trucking, paving, construction staking, saw cutting, sheeting & shoring rental, and pipe, meters, & appurtenances. Quotes must be received no later than 4:00 PM, May 26 to be considered. Four Point Engineering is an equal opportunity employer. All quotes will be considered without regard to race, color, religion, sex, or national origin. BID DOCUMENTS may be obtained as follows and the cost is non-refundable. You may download this Bid Document, excluding the drawings, and a pdf version of the Bid Bond and Bid Proposal to prepare your bid from the Carson City website http://www.carson.org/Index.aspx?page=998. Downloading this bid document from the website does not put you on the plan holders list, you must click the link at the bottom of the page and provide your information to add your company name to the plan holders list. You may purchase the drawings separately from the following business, please call ahead to place your order. Nevada Blue, 3246 North Carson Street, Carson City, NV 89706 (775)883-6011 www.nvblue.com OSI, Inc., 4750 Longley Lane, Suite 103, Reno, NV 89502 (775)827-4343 www.osireno.com Sierra Contractor's Source, 860 Maestro Dr., Suite B, Reno, NV 89511 (775)329-7222 www.scsplanroom.com

Mail Delivery Subsystem <mailer-daemon@googlemail.com>

Thu, May 14, 2015 at 6:13 AM

To: fourpointengineering@gmail.com

Delivery to the following recipient failed permanently:

topaz@clearwire.net

Technical details of permanent failure:

Google tried to deliver your message, but it was rejected by the server for the recipient domain clearwire net by aspmx.l.google.com. [2607:f8b0:4003:c03::1a].

The error that the other server returned was:

550-5.1.1 The email account that you tried to reach does not exist. Please try

550-5.1.1 double-checking the recipient's email address for typos or

550-5.1.1 unnecessary spaces. Learn more at

550 5.1.1 http://support.google.com/mail/bin/answer.py?answer=6596 y72si12670771oie.104 - gsmtp

---- Original message ----

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In-Reply-To: <CAOc=bMJ0qcL3vf3L9JM_Vn0xYRExwzVD9HsRMgZusu-_sz9gXA@mail.gmail.com>

References: <CAOc=bMJ0qcL3vf3L9JM_Vn0xYRExwzVD9HsRMgZusu- sz9gXA@mail.gmail.com>

Date: Thu, 14 May 2015 06:13:06 -0700

Message-ID: <CAOc=bMJeo8GkEE2mCcVF-es0OW5g8Te+BDELFpid6Z2d+A_7fA@mail.gmail.com>

Subject: Fwd: Long Street Pedestrian Improvements DBE Solicitation

From: wade wulfing <fourpointengineering@gmail.com>

To: karly@kkconstructionsupply.com, sandy.shaff@ancorecs.com,

baselinesupply@gmail.com, Alejandro Ayala <alejandro.ayala11@gmail.com>, rafterg@hotmail.com,

cesarmalaga@mullerlv.com, kbtransport@sbcglobal.net,

rcartertransport@live.com, topaz@clearwire.net, dgarcia287@aol.com,

ajpaving2@aol.com, info@cruzconstruction.com, carey@mapcasurveys.com,

bkjefferson@tristateltd.com, lmenante@candmengineering.com,

Betty@a1concretecutting.com

Content-Type: multipart/alternative; boundary=089e01536976ffc49305160a7cde

[Quoted text hidden]

---- Message truncated ----

wade wulfing <fourpointengineering@gmail.com>

Tue, May 19, 2015 at 8:37 PM

To: karly@kkconstructionsupply.com, sandy.shaff@ancorecs.com, baselinesupply@gmail.com, Alejandro Ayala <alejandro.ayala11@gmail.com>, rafterg@hotmail.com, cesarmalaga@mullerlv.com, kbtransport@sbcglobal.net, rcartertransport@live.com, topaz@clearwire.net, dgarcia287@aol.com, ajpaving2@aol.com, info@cruzconstruction.com, carey@mapcasurveys.com, bkjefferson@tristateltd.com, lmenante@candmengineering.com, Betty@a1concretecutting.com

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Date: Mon, May 11, 2015 at 10:12 PM

Subject: Long Street Pedestrian Improvements DBE Solicitation

To: karly@kkconstructionsupply.com, sandy.shaff@ancorecs.com, baselinesupply@gmail.com, alejandro.ayala11@gmail.com, rafterg@hotmail.com, cesarmalaga@mullerlv.com, kbtransport@sbcglobal.net, rcartertransport@live.com, topaz@clearwire.net, dgarcia287@aol.com, ajpaving2@aol.com, info@cruzconstruction.com, carey@mapcasurveys.com, bkjefferson@tristateltd.com, lmenante@candmengineering.com, Betty@a1concretecutting.com

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Mail Delivery Subsystem <mailer-daemon@googlemail.com> To: fourpointengineering@gmail.com

Tue, May 19, 2015 at 8:37 PM

Delivery to the following recipient failed permanently:

topaz@clearwire.net

Technical details of permanent failure:

Google tried to deliver your message, but it was rejected by the server for the recipient domain clearwire net by aspmx.l.google.com. [2607:f8b0:4003:c08::1a].

The error that the other server returned was:

550-5.1.1 The email account that you tried to reach does not exist. Please try

550-5.1.1 double-checking the recipient's email address for typos or

550-5.1.1 unnecessary spaces. Learn more at

550 5.1.1 http://support.google.com/mail/bin/answer.py?answer=6596 I1si9825956obn.71 - gsmtp

---- Original message ----

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h=mime-version:in-reply-to:references:date:message-id:subject:from:to

:content-type:

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Tue, 19 May 2015 20:37:45 -0700 (PDT)

Received: by 10.202.202.132 with HTTP; Tue, 19 May 2015 20:37:45 -0700 (PDT)

In-Reply-To: <CAOc=bMJ0qcL3vf3L9JM_Vn0xYRExwzVD9HsRMgZusu-_sz9gXA@mail.gmail.com> References: <CAOc=bMJ0qcL3vf3L9JM_Vn0xYRExwzVD9HsRMgZusu-_sz9gXA@mail.gmail.com>

Date: Tue, 19 May 2015 20:37:45 -0700

Message-ID: <CAOc=bML7c0H6OgyEjh4aa1OpBphYnDBgKKmPr iVjU5biA9ZXw@mail.gmail.com>

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Betty@a1concretecutting.com

Content-Type: multipart/alternative; boundary=089e0141a93c73a91f05167b2655

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[Quoted text hidden]



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wade wulfing <fourpointengineering@gmail.com>

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2 messages

wade wulfing <fourpointengineering@gmail.com> Mon, May 11, 2015 at 10:12 PM To: karly@kkconstructionsupply.com, sandy.shaff@ancorecs.com, baselinesupply@gmail.com. alejandro.ayala11@gmail.com, rafterg@hotmail.com, cesarmalaga@mullerlv.com, kbtransport@sbcglobal.net. rcartertransport@live.com, topaz@clearwire.net, dgarcia287@aol.com, ajpaving2@aol.com, info@cruzconstruction.com, carey@mapcasurveys.com, bkjefferson@tristateltd.com, Imenante@candmengineering.com, Betty@a1concretecutting.com

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Mail Delivery Subsystem <mailer-daemon@googlemail.com> To: fourpointengineering@gmail.com

Mon, May 11, 2015 at 10:12 PM

Delivery to the following recipient failed permanently:

topaz@clearwire.net

Technical details of permanent failure:

Google tried to deliver your message, but it was rejected by the server for the recipient domain clearwire.net by aspmx.l.google.com. [2607:f8b0:4003:c06::1a].

The error that the other server returned was:

550-5.1.1 The email account that you tried to reach does not exist. Please try

550-5.1.1 double-checking the recipient's email address for typos or

550-5.1.1 unnecessary spaces. Learn more at

550 5.1.1 http://support.google.com/mail/bin/ariswer.py?answer=6596 td6si8205054oeb.84 - asmto

---- Original message ----

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X-Received: by 10.60.101.195 with SMTP id fi3mr4811563oeb.65.1431407579487;

Mon, 11 May 2015 22:12:59 -0700 (PDT)

Received: by 10.202.202.132 with HTTP; Mon, 11 May 2015 22:12:59 -0700 (PDT)

Date: Mon, 11 May 2015 22:12:59 -0700

Message-ID: <CAOc=bMJ0qcL3vf3L9JM_Vn0xYRExwzVD9HsRMgZusu-_sz9gXA@mail.gmail.com>

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Content-Type: multipart/alternative; boundary=089e0111ba0e4de3e70515db8cd9 [Quoted text hidden]

DISADVANTAGED BUSINESS ENTERPRISES (DBEs)

Is this all there is. The other a had more

a. This contract is subject to the requirements of Title 49, Code of Federal Regulations, Part 26, Participation by Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs. The national goal for participation of Disadvantaged Business Enterprises (DBE) is 10%. The agency's overall goal for DBE participation is 0.34%. A separate contract goal has not been established for this project.

- b. The contractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of this DOT-assisted contract. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as City deems appropriate. Each subcontract the contractor signs with a subcontractor must include the assurance in this paragraph (see 49 CFR 26.13(b)).
- c. The successful bidder/Proposer will be required to report its DBE participation obtained through raceneutral means throughout the period of performance.
- d. The contractor is required to pay its subcontractors performing work related to this contract for satisfactory performance of that work no later than 30 days after the contractor's receipt of payment for that work from City. In addition, the contractor may not hold retainage from its subcontractors.
- e. The contractor must promptly notify City whenever a DBE subcontractor performing work related to this contract is terminated or fails to complete its work, and must make good faith efforts to engage another DBE subcontractor to perform at least the same amount of work. The contractor may not terminate any DBE subcontractor and perform that work through its own forces or those of an affiliate without prior written consent of City.

ADA ACCESS

The Contractor agrees to comply with 49 CFR Part 27, the purpose of which is to carry out the intent of section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794) as amended, to the end that no otherwise qualified individual with a disability in the United States shall, solely by reason of his or her disability, be excluded from the participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance.

The Contractor shall ensure that the design, construction or alteration of buildings or other fixed facilities by the City – a recipient of Federal financial assistance from the Department of Transportation – shall be in conformance with 49 CFR Part 27.

ATTMOUNTENT O

Certificate of Compliance with 49 U.S.C. 5323(j)(1)

The bidder or offeror hereby certifies that it will meet the requirements of 49 U.S.C. 5323(j)(1) and the applicable regulations in 49 CFR Part 661.5.

Date
Signature
Company Name
Title
Certificate of Non-Compliance with 49 U.S.C. 5323(j)(1)
The bidder or offeror hereby certifies that it cannot comply with the requirements of 49 U.S.C. 5323(j)(1) and 49 C.F.R. 661.5, but it may qualify for an exception pursuant to 49 U.S.C. 5323(j)(2)(A), 5323(j)(2)(B) or 5323(j)(2)(D), and 49 C.F.R. 661.7.
Date
Signature
Company Name
Title

PROVISIONS FOR RESOLUTION OF DISPUTES, BREACHES OR OTHER LITIGATION

Disputes - Disputes arising in the performance of this Contract which are not resolved by agreement of the parties shall be decided in writing by the authorized representative of City (Purchasing and Contracts Administrator). This decision shall be final and conclusive unless within ten (10) days from the date of receipt of its copy, the Contractor mails or otherwise furnishes a written appeal to the Purchasing and Contracts Administrator. In connection with any such appeal, the Contractor shall be afforded an opportunity to be heard and to offer evidence in support of its position. The decision of the Purchasing and Contracts Administrator shall be binding upon the Contractor and the Contractor shall abide be the decision.

Performance During Dispute - Unless otherwise directed by City, Contractor shall continue performance under the contract while matters in dispute are being resolved.

Claims for Damages - Should either party to the contract suffer injury or damage to person or property because of any act or omission of the party or of any of his employees, agents or others for whose acts he is legally liable, a claim for damages therefor shall be made in writing to such other party within a reasonable time after the first observance of such injury of damage.

Remedies - Unless this contract provides otherwise, all claims, counterclaims, disputes and other matters in question between City and Contractor arising out of or relating to this agreement or its breach will be decided by arbitration if the parties mutually agree, or in a court of competent jurisdiction within the State in which City is located.

Rights and Remedies - The duties and obligations imposed by the contract documents and the rights and remedies available thereunder shall be in addition to and not a limitation of any duties, obligations, rights and remedies otherwise imposed or available by law. No action or failure to act by City or Contractor shall constitute a waiver of any right or duty afforded any of them under the contract, nor shall any such action or failure to act constitute an approval of or acquiescence in any breach thereunder, except as may be specifically agreed in writing.

LOBBYING

Contractors who apply or bid for an award of \$100,000 or more shall file the certification required by 49 CFR Part 20, "New Restrictions on Lobbying." Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier shall also disclose the name of any registrant under the Lobbying Disclosure Act of 1995 who has made lobbying contacts on its behalf with non-Federal funds with respect to that Federal contract, grant or award covered by 31 U.S.C. 1352. Such disclosures are forwarded from tier to tier up to City.

APPENDIX A, 49 CFR PART 20-CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements (to be submitted with each bid or offer exceeding \$100,000).

The undersigned [Contractor] certifies, to the best of his or her knowledge and belief, that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for making lobbying contacts to an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form--LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions [as amended by "Government wide Guidance for New Restrictions on Lobbying," 61 Fed. Reg. 1413 (1/19/96). Note: Language in paragraph (2) herein has been modified in accordance with Section 10 of the Lobbying Disclosure Act of 1995 (P.L. 104-65, to be codified at 2 U.S.C. 1601, et seq .)]
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31, U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

[Note: Pursuant to 31 U.S.C. § 1352(c)(1)-(2)(A), any person who makes a prohibited expenditure or fails to file or amend a required certification or disclosure form shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such expenditure or failure.]

Select Language : | Powered by Cot gir Translate

General Info

Press Room

HOME | SIGN OUT | BUSINESS DASHBOARD | MY ACCOUNT | CONTACT | MY BUSINESS TOOLS





Company List Add A Company Search For Company Match Summary Logout
Offer Overview
four pointengineering

The following is a summary of the information you have submitted into the Opportunity Database. If you would like to add or modify any of the information below, please click the "Edit" link corresponding to the section you would like to add.

Please keep in mind that for your Opportunity to be complete and active, you must complete the Contact Information, Offer Information (with today's date falling between the open and close dates), Bond Information, Location Information, as well as supply at least one SIC or NAICS code.

* Required Fields OPPORTUNITY STATUS Current Status: | Active . Last Modified Date: May 07, 2015 Last Modified By: willam wulfing SPECIAL INITIATIVE PROGRAMS EW is this opportunity related to Special Initiative Programs? OPPORTUNITY INFORMATION Edit First Name: Wade * Last Name: Wulfing * Telephone: 775-465-1216 Email Address: fourpointengineering@gmail.com * Date Open: May 07, 2015 * Date Closed: May 27, 2015 * Opportunity Title: Long Street Pedestrian Improvements Solicitation ID: CC-2015-172 * Contract Value Amount: \$0 Estimated Contract Duration: 1 - 3 Months Opportunity Type; Local Government Offer Description; Four Point Engineering is seeking sub-quotes from certified & qualified DBE subcontractors & suppliers for the Long Street Pedestrian Improvements in Carson City, NV. Quotes are being solicited for BMP materials, concrete sidewalk, curb & gutter, base & bedding, trucking, paving, construction staking, saw cutting, sheeting & shoring rental, and pipe, meters, & appurtenances. Quotes must be received no later than 4:00 PM, May 26 to be considered. Four Point Engineering is an equal opportunity employer. All quotes will be considered without regard to race, color, religion, sex, or national origin. BID DOCUMENTS may be obtained as follows and the cost is non-refundable. You may download this Bid Document, excluding the drawings, and a pdf version of the Bid Bond and Bid Proposal to prepare your bid from the Carson City website http://www.carson.org/Index.aspx?page=998. Downloading this bid document from the website does not put you on the plan holders list, you must click the link at the bottom of the page and provide your information to add your company name to the plan holders list. You may purchase the drawings separately from the following businesses, please call ahead to place your order. Nevada Blue, 3246 North Carson Street, Carson City, NV 89706 (775) 883-6011www.nvblue.com OSI, Inc., 4750 Longley Lane, Suite 103, Reno, NV 89502 (775) 827-4343 www.osireno.com Sierra Contractor's Source, 860 Maestro Dr., Suite 8, Reno NV 89511 (775) 329-7222 www.scsplanroom.com * Keywords: Pedestrian Improvements Bond Request: Unknown Bond Amount: Not Specified INDUSTRY CODES Edit NAICS: 23411 - Highway and Street Construction LOCATION INFORMATION END Carson City, Nevada 89701 USA Return to Company Dotails Thank you for participating in the

Display Solicitation Record

Your solicitation has been entered in SUB-Net database. Thank you very much!

Prime's Name: Four Point Engineering

Contact: Wade Wulfing

Address 1: 11 Red Canyon Road

Address 2:

City: WELLINGTON State: NV

Zip: **89444** Zip+4:

Phone: **775-465-1216**

Fax: 775-465-1216

Email: fourpointengineering@gmail.com

Seeking: • US Department Of Transportation Disadvantaged

Business Enterprise (DBE)

Description: Four Point Engineering is seeking sub-quotes from

certified & qualified DBE subcontractors & suppliers for the Long Street Pedestrian Improvements in Carson City, NV. Quotes are being solicited for BMP materials, concrete sidewalk, curb & gutter, base & bedding, trucking, paving, construction staking, saw cutting, sheeting & shoring rental, and pipe, meters, & appurtenances. Quotes must be received no later than 4:00 PM, May 26 to be considered. Four Point Engineering is an equal opportunity employer. All quotes will be considered without regard to race, color, religion, sex, or national origin. BID DOCUMENTS may be obtained as follows and the cost is non-refundable. You may download this Bid Document, excluding the drawings, and a pdf version of the Bid Bond and Bid Proposal to prepare your bid from the Carson City website http://www.carson.org/Index.aspx?page=998. Downloading this bid document from the website does not put you on the plan holders list, you must click the link at the bottom of the page and provide your information to add your company name to the plan holders list. You may purchase the drawings separately from the following businesses, please call ahead to place your order. Nevada Blue, 3246 North Carson Street, Carson City, NV 89706 (775) 883-6011www.nvblue.com OSI, Inc., 4750 Longley Lane, Suite 103, Reno, NV 89502 (775) 827-4343 www.osireno.com Sierra Contractor's Source, 860 Maestro Dr., Suite B, Reno NV 89511 (775) 329-7222 www.scsplanroom.com

NAICS Code: 237310

Place of performance: NV - Nevada

Prime Sol. Number: CC-2015-172

Subcontract Sol. Number: LONG STREET PEDESTRIAN

Bid Closing Date: 5/27/2015

From: White Rock Construction, Inc. <wrckristy@aol.com>

To: ndot <ndot@dbesystem.com>
Subject: DBE Solicitation - Long Street
Date: Wed, May 6, 2015 5:30 pm

Four Point Engineering

11 Red Canyon Rd.
Wellington, NV 89444
775-465-1216
fourpointengineering@gmail.com
NV Contractors License #0078773

REQUESTS FOR SUB-QUOTES FROM CERTIFIED & QUALIFIED DBE SUBCONTRACTORS & SUPPLIERS Long Street Pedestrian Improvements
For Carson City Public Works
PWP# CC-2015-172

Bid Open Date: Now

Bid Close Date & Time: 05/27/2015 @ 9:00 AM

Request Details: Quotes are being solicited for BMP materials, concrete sidewalk, curb, & gutter, base & bedding, trucking, paving, staking, saw cutting, sheeting & shoring rental, pipe, meters, & appurtenances.

Sub-quotes must be received by 4:00 PM on 5/26/2015 to be considered.

Bid Documents: may be obtained as follows and the cost is non-refundable. You may download this Bid Document, excluding the drawings, and a pdf version of the

Bid Bond and Bid Proposal to prepare your bid from the Carson City website http://www.carson.org/Index.aspx?page=998. Downloading this bid document from the website does not put you on the plan holders list, you must click the link at the bottom of the page and provide your information to add your company name to the plan holders list.

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- 2. OSI, Inc., 4750 Longley Lane, Suite 103, Reno, NV 89502 (775) 827-4343 www.osireno.com
- 3. Sierra Contractor's Source, 860 Maestro Dr., Suite B, Reno NV 89511 (775) 329-7222 www.scsplanroom.com;

Contact Information Wade Wulfing, phone: 775-465-1216, e-mail: fourpointengineering@gmail.com

Work Codes - 23411 - Highway and Street Construction

Location - Carson City, NV

Thank you,
Wade Wulfing
Four Point Engineering

Return To List

Subject

Long Street Pedestrian Improvements.

Organization

Nevada Department of Transportation

Posted

5/7/2015

Four Point Engineering

11 Red Canyon Rd.
Wellington, NV 89444
775-465-1216
fourpointengineering@gmail.com
NV Contractors License #0078773

REQUESTS FOR SUB-QUOTES FROM CERTIFIED & QUALIFIED DBE SUBCONTRACTORS & SUPPLIERS

Long Street Pedestrian Improvements

For Carson City Public Works

PWP# CC-2015-172

Bid Open Date: Now

Bid Close Date & Time: 05/27/2015 @ 9:00 AM

Request Details: Quotes are being solicited for BMP

materials, concrete sidewalk, curb, & gutter, base & bedding, trucking, paving, staking, saw cutting, sheeting & shoring rental, pipe, meters, & appurtenances.

Sub-quotes must be received by 4:00 PM on 5/26/2015 to be considered.

Bid Documents: may be obtained as follows and the cost is non-refundable.

You may download this Bid Document, excluding the drawings, and a pdf version of the Bid Bond and Bid Proposal to prepare your bid from the Carson City website http://www.carson.org/Index.aspx?page=998. Downloading this bid document from the website does not put you on the plan holders list, you must click the link at the bottom of the page and provide your information to add your company name to the plan holders list.

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- 2. OSI, Inc., 4750 Longley Lane, Suite 103, Reno, NV 89502 (775) 827-4343 www.osireno.com
- 3. Sierra Contractorï¿1∕₂s Source, 860 Maestro Dr., Suite B, Reno NV 89511 (775) 329-7222 www.scsplanroom.com

Contact Information Wade Wulfing, phone: 775-465-1216, e-mail: fourpointengineering@gmail.com

Work Codes - 23411 - Highway and Street Construction

Location - Carson City, NV

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	Northern Nevada	Statewide
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1263 South Stewart Street, Cars	son City, Nevada 89712				
Telephone: 775-888-7000 TTY:					

Vendor Information



Vendor Information

Business Name CMMCM LLC, DBA MULLER CONSTRUCTION

Mr Cesar Malaga Owner

6380 E VALLEY VIEW BLVD SUITE 246 Address

LAS VEGAS, NV 89118 > Map This Address

Phone 702-832-1111 702-837-8828 Fax

Email cesarmalaga@mullerlv.com Website http://www.mullerly.com

Ethnicity Hispanic American

Male Gender

Certification Information

Certifying Agency Nevada Department of Transportation

DBE - Disadvantaged Business Enterprise Certification Type

Certification Date 3/25/2014

Certified Business

Concrete contractor including preconstruction, construction and Description management of commercial and residential building with

structural and architectural concrete including forming, pour and

placement of vertical elements, structural slabs, foundations,

underpinning, mat foundations, sidewalks, curbs, etc.

Commodity Codes

Code Description

NAICS 238110 Foundation, building, poured concrete, contractors (More)

Additional Information

Work Districts/Regions Las Vegas

Southern Nevada

C - Las Vegas McCarran International Airport Certifying Agency

Business Type Construction

Customer Support

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DBA MULLER CONSTRUCTION		Section of the sectio	
GONZALES, SUAREZ & ASSOC	IATES, INC.	ONTARIO, CA	DBE
LUCERO CONTRACTING INC		Las Vegas, NV	<u> 180</u>
NEVADA DEPARTMENT OF	TRANSPORTATION		

Vendor Information



Vendor Information

Business Name GONZALES, SUAREZ & ASSOCIATES, INC.

DIONICIO DEE GONZALES Owner

Address 615 N. EUCLID AVE., #111 ONTARIO, CA 91786 > Map This Address

Phone 909-988-3090 Fax 909-988-8707

Email dgonzales@gsaeng.com

Ethnicity Hispanic American

Gender Male

Certification Information

Certifying Agency Nevada Department of Transportation

Certification Type DBE - Disadvantaged Business Enterprise

Certification Date 12/29/2013

Certified Business

Description

Professional Engineering Services and Concrete Contractors.

Commodity Codes

Code Description

NAICS 238110 Poured Concrete Foundation and Structure Contractors (More)

NAICS 238990 All Other Specialty Trade Contractors (More)

NAICS 541330 Engineering services (More)

Additional Information

Work Districts/Regions Statewide

Certifying Agency N - Nevada Department of Transportation

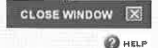
Business Type Prof Services

Customer Support

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Vendor Information



Vendor Information

Business Name LUCERO CONTRACTING INC

Owner DAVID R LUCERO

Address 1831 Willow Trail

> Map This Address Las Vegas, NV 89108

Phone 702-636-0570 Fax 702-636-0573

Email <u>dlucero@lci.lvcoxmail.com</u>

Ethnicity Hispanic American

Gender Male

County Clark (NV)

Certification Information

Certifying Agency Nevada Department of Transportation

Certification Type DBE - Disadvantaged Business Enterprise

Certification Date 4/16/2015

Certified Business Commercial Concrete Contractor

Description

Commodity Codes

Code Description

NAICS 238110 Poured Concrete Foundation and Structure Contractors (More)

NAICS 238990 All Other Specialty Trade Contractors (More)

Additional Information

Work Districts/Regions Las Vegas

Certifying Agency N - Nevada Department of Transportation

Business Type Construction

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Benson Construction & Trucking,	Inc.	Mona, UT	DBE
Black Diamond Asphalt, Inc.		Vacaville, CA	<u>D8E</u>
Diversified Transportation, Inc.		Laveen, AZ	<u>DBE</u>
DIXON TRUCKING INC		FALLON, NV	DBE
DTR TRANSPORT LLC		LAS VEGAS, NV	DBE
H & R TRUCKING		Las Vegas, NV	DBE
HIGHTOWER TRUCKING INC		LAS VEGAS, NV	DBE
JULIO JONES TRUCKING INC		Reno, NV	DBE
K & B TRANSPORTATION LLC		SPARKS, NV	DBE
Laray & Brad Larson DBA BK&L	TRUCKING,	Winnemucca, NV	DBE

DBA BK&L TRUCKING		
Mcdonald Excavating, Inc.,	Washougal, WA	Die be
DBA McDonald Excavating, Inc.		
R. CARTER TRANSPORT, INC	SPARKS, NV	DBE
RIVERA TRUCKING LLC	CHINO, CA	DBE
Southern Utah Satellite and Communications, Inc.,	Richfield, UT	DBE
DBA Sat-Com Inc		
Spears and Ernst Civil Solutions, LLC,	San Diego, CA	DBE
DBA SPECS		
T K BLACKBURN TRUCKING	YUBA CITY, CA	DBE
Topaz Construction Inc.	Sparks, NV	DBE
Utility Construction Company Inc	Mesa, AZ	DBE

NEVADA DEPARTMENT OF TRANSPORTATION

1263 South Stewart Street, Carson City, Nevada 89712 Telephone: 775-888-7000 TTY: 1-855-878-NDOT (6368)

Email: info@dot.state.nv.us



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Vendor Information

Business Name K & B TRANSPORTATION LLC

Owner TRUDI BUSH

Address 615 SPICE ISLAND DRIVE

> Map This Address #2

SPARKS, NV 89431

Phone 775-331-5152 Fax 775-331-0739

Email kbtransport@sbcglobal.net

Ethnicity Caucasian
Gender Female

Certification Information

Certifying Agency Nevada Department of Transportation

Certification Type DBE - Disadvantaged Business Enterprise

Certification Date 8/5/2014

Certified Business Trucking Services Hauling Construction and Landscape

Description Materials, Heavy Equipment Transport, Move Equipment Trailers

Commodity Codes

Code Description

NAICS 484110 General freight trucking, local (More)

NAICS 484220 Specialized Freight (except Used Goods) Trucking, Local (More)

Additional Information

Work Districts/Regions Reno

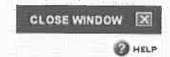
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Certifying Agency N - Nevada Department of Transportation

Business Type Transportation

Customer Support

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Vendor Information

> Map This Address

Business Name

R. CARTER TRANSPORT, INC.

Owner

ROSE CARTER

Address

539 6TH STREET SPARKS, NV 89431

Phone

775-219-7350

Fax

775-359-3933

Email

rcartertransport@live.com

Ethnicity

Caucasian

Gender

Female

Certification Information

Certifying Agency

Nevada Department of Transportation

Certification Type

DBE - Disadvantaged Business Enterprise

Certification Date

4/29/2008

Certified Business

Description

Trucking/Construction. Transporting of Construction Materials.
Off Haul & Import of Materials for Road & Residential Projects,

Including Boulders. Off Haul of Hazardous Materials.

Commodity Codes

Code

Description

NAICS 484220

Specialized Freight (except Used Goods) Trucking, Local (More)

Additional Information

Work Districts/Regions

Reno

Certifying Agency

N - Nevada Department of Transportation

Business Type

Construction

Customer Support

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Vendor Information

Business Name Topaz Construction Inc.

Owner ELLEN SHELTON

Address 944 Primio Way

> Map This Address Sparks, NV 89434

Phone 775-745-6838 Fax 775-358-6838

Email topaz@clearwire.net

Ethnicity Native American

Gender Female

County Washoe (NV)

Certification Information

Certifying Agency Nevada Department of Transportation

Certification Type DBE - Disadvantaged Business Enterprise

Certification Date 6/11/2014

Certified Business Grading, Trenching, Underground Utilities & Trucking and

Description Demolition.

Commodity Codes

Code Description

NAICS 237310 Highway, Street, and Bridge Construction (More)

NAICS 238910 Site Preparation Contractors (More)

Additional Information

Work Districts/Regions Northern Nevada

Certifying Agency N - Nevada Department of Transportation

Business Type Construction

Customer Support

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A & J PAVING			Reno, NV	DBE	
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DBA SPECIALITY PAVIN	NG COMPANY				
ALL AMERICAN ASPHAL	T SEALING INC		Reno, NV	<u>D8E</u>	
				DBE	
Black Diamond Asphalt, I			Vacaville, CA	DBE	
CRUZ CONSTRUCTION			MOUNDHOUSE, NV	DBE	
Don Garcia Excavating &			South Lake Tahoe, CA	DBE	
LIGHTCAP INDUSTRIES			ONTARIO, CA	DBE	
DBA J C SUPPLY & MAI					
MAD DOG HEAVY EQUI	PMENT		LAS VEGAS, NV	DBE	



Vendor Information

Business Name A & J PAVING
Owner JOAN ASHBY

Address 1490 Cherokee Trail
> Map This Address Reno, NV 89521

Phone 775-851-1490 Fax 775-851-1491

Email ajpaving2@aol.com

Website http://www.nevadastampedasphalt.com

Ethnicity Caucasian
Gender Female

Certification Information

Certifying Agency Nevada Department of Transportation

Certification Type DBE - Disadvantaged Business Enterprise

Certification Date 2/10/2015

Certified Business

Description

Stamped Asphalt, Sealing, Striping, Excavating & Grading, Paving

Commodity Codes

Code Description

NAICS 237310 Highway, Street, and Bridge Construction (More)

NAICS 238910 Site Preparation Contractors (More)

NAICS 238990 All Other Specialty Trade Contractors (More)

Additional Information

Work Districts/Regions Reno

Certifying Agency N - Nevada Department of Transportation

Business Type Construction

Customer Support

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Vendor Information

Business Name CRUZ CONSTRUCTION COMPANY INC.

Owner STEVEN CRUZ

Address 19 CYGNET DRIVE

MOUNDHOUSE, NV 89706 > Map This Address

Phone 775-883-6161 Fax 775-246-5556

Email stevecruz@gotsky.com

Website www.cruzconstruction.com

Ethnicity Hispanic American

Gender Male

County Washoe (NV)

Certification Information

Certifying Agency Nevada Department of Transportation

Certification Type DBE - Disadvantaged Business Enterprise

Certification Date 2/11/2014

Certified Business Paving and Seal Coating.

Description

Commodity Codes

Code Description

NAICS 237310 Highway, Street, and Bridge Construction (More)

Additional Information

Work Districts/Regions Northern Nevada

Southern Nevada

Certifying Agency N - Nevada Department of Transportation

Business Type Construction

Customer Support

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Vendor Information

Business Name Don Garcia Excavating & Paving, Inc.

Owner MICHAEL GARCIA

Address 2020 E Street

> Map This Address South Lake Tahoe, CA 96150

Phone 530-577-0558 Fax 530-577-0221

Email dgarcia287@aol.com
Ethnicity Hispanic American

Gender Male

Certification Information

Certifying Agency Nevada Department of Transportation

Certification Type DBE - Disadvantaged Business Enterprise

Certification Date 3/26/2015

Certified Business

Description

General Engineering Contractor - Excavating & Paving.

Commodity Codes

Code Description

NAICS 237310 Highway, Street, and Bridge Construction (More)

NAICS 238110 Poured Concrete Foundation and Structure Contractors (More)

NAICS 238120 Structural Steel and Precast Concrete Contractors (More)

NAICS 238910 Site Preparation Contractors (More)

Additional Information

Work Districts/Regions Statewide

Certifying Agency N - Nevada Department of Transportation

Business Type Construction

Customer Support

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C & M ENGINEERING AND	DESIGN LTD	Reno, NV	DBE	
NEVADA DEPARTMEN	T OF TRANSPORTATI	ON		
1263 South Stewart Street, (Carson City, Nevada 89712			
Telephone: 775-888-7000 T Email: <u>info@dot.state.nv.us</u>				

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Barajas & Associates, Inc.		LAS VEGAS, NV	DBE
C & M ENGINEERING AND DES	IGN LTD	Reno, NV	DBE
JPL ENGINEERING, INC		SACRAMENTO, CA	DBE
Mapca Surveys Inc		Reno, NV	DBE
Martinez Geospatial, Inc.		Eagan, MN	DBE
PTS SURVEYING INC.		HILLSBORO, OR	DBE
REDCON INC		Bountiful, UT	DBE
THE BARAJAS GROUP, A NEVA	DA CORPORATION	NORTH LAS VEGAS, NV	DBE
TranspoMatics		Henderson, NV	<u>DBE</u>
TRI STATE SURVEYING LTD		SPARKS, NV	DBE
VW & ASSOCIATES INC.		MENIFEE, CA	DBE

DBA VIRTEK COMPANY
WESTERN BOTANICAL SERVICES INC
WILDLIFE RESOURCE CONSULTANTS

RENO, NV CIDERVILLE, CA

DBE DBE

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1263 South Stewart Street, Carson City, Nevada 89712 Telephone: 775-888-7000 TTY: 1-855-878-NDOT (6368)

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Vendor Information

Business Name Mapca Surveys Inc
Owner GUILLERMO CAREY
Address 9650 Gateway Drive

> Map This Address Suite 102 Reno, NV 89521

Phone 775-432-2067 Fax 775-432-2068

Email <u>carey@mapcasurveys.com</u>

Website <u>www.mapcasurveys.com</u>

Ethnicity Hispanic American
Gender Male

County Washoe (NV)

Certification Information

Certifying Agency Nevada Department of Transportation

Certification Type DBE - Disadvantaged Business Enterprise

Certification Date 1/27/2014

Certified Business

Description

Land Surveying Services & Photogrammetry (Aerial Mapping)

Commodity Codes

Code Description

NAICS 541370 Surveying and Mapping (except Geophysical) Services (More)
NAICS 541370 Surveying and mapping services (except geophysical) (More)

Additional Information

Work Districts/Regions Statewide

Certifying Agency N - Nevada Department of Transportation

Business Type Prof Services

Customer Support

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Vendor Information

Business Name TRI STATE SURVEYING LTD

Owner MICKI JEFFERSON

Address 1925 EAST PRATER WAY

> Map This Address SPARKS, NV 89434

Phone 775-358-9491

Fax 775-358-3664

Email <u>bkjefferson@tristateltd.com</u>

Website http://www.tristateltd.com

Ethnicity Caucasian

Gender Female

County Washoe (NV)

Certification Information

Certifying Agency Nevada Department of Transportation

Certification Type DBE - Disadvantaged Business Enterprise

Certification Date 5/8/2014

Certified Business Land Surveying.

Description

Commodity Codes

Code Description

NAICS 541370 Surveying and mapping services (except geophysical) (More)

Additional Information

Work Districts/Regions Statewide

N - Nevada Department of Transportation

Business Type Prof Services

Customer Support

Certifying Agency

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Business Name/DBA	Tip: Try just a few letters of the firm's na	ame.
Search by Business Description		
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A-1 CONCRETE CUTTING AN	D DEMOLITION	LAS VEGAS, NV	DBE
NEVADA DEPARTMENT (OF TRANSPORTATION		
1263 South Stewart Street, Car Telephone: 775-888-7000 TTY Email: info@dot.state.nv.us			



Vendor Information

Business Name A-1 CONCRETE CUTTING AND DEMOLITION

Owner JOSEPH MONTEIRO

Address 6470 S PROCYON AVENUE
> Map This Address LAS VEGAS, NV 89118

Phone 702-361-3131 Fax 702-897-5772

Email Betty@A1concretecutting.com

Ethnicity Hispanic American

Gender Male

County Clark (NV)

Certification Information

Certifying Agency Nevada Department of Transportation

Certification Type DBE - Disadvantaged Business Enterprise

Certification Date 3/20/2015

Certified Business Concrete Cutting, Demolition, Core Drilling, Electric Sawing, Dirt

Description Work and Excavation.

Commodity Codes

Code Description

NAICS 238910 Site Preparation Contractors (More)

Additional Information

Work Districts/Regions Las Vegas

Certifying Agency N - Nevada Department of Transportation

Business Type Construction

Customer Support

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1263 South Stewart Street, Carson Telephone: 775-888-7000 TTY: 1-8 Email: info@dot.state.nv.us			

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1263 South Stewart Street, Carson (Telephone: 775-888-7000 TTY: 1-85 Email: into@dot.state.nv.us		

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1263 South Stewart Street, Carson Telephone: 775-888-7000 TTY: 1- Email: info@dot.state.nv.us		

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	Northern Nevada	Statewide
	Reno	
Search by Certification Type		
Certifications	Airport Concessionaire Dis	sadvantaged Business Enterprise (ACDBE)
	☑ Disadvantaged Business I	Enterprise (DBE)
	Small Business Enterprise	(SBE)
Search by Reference		
Ethnicity	None selected	
Gender	None selected :	
Certifying Agency	None selected	* 1
Business Type	None selected \$	
	Search A	gain
	>> 0 businesses with 0 ce	ertifications found <<
Search Results		
Total Michigan	Click	the certification type for contact information and certification details
Your search parameters did not rete		ation in the fields above and click Search Again.
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ADA P	rogran	<u>m</u>		
Civil R	ights			
Contra	act Co	mplia	nce	
DBE Pr	ogran	1		
Resou	rces			
Conta	ct Us			

Search by Rusiness Name or DRA

NDOT Certified DBE Vendor List

Search NDOT's Certified Vendor List by entering search criteria and clicking Search. You must select at least one certification type.

ocaron by Bushiess Hame of BBA			
Business Name/DBA	Tip: Try just a few letters of the firm's name		
Search by Business Description			
Business Description	Construction Materials		
Search by Commodity Code			
Commodity Code	Click to Lookup Commodity Code		
	(popup window will appear to browse and s	earch available Commodity Codes)	
Search by Contact Person			
Contact Person/Owner	First name	Last name	
	Tip: Use the first letter.	Tip: Try just the first few letters.	
Search by Location			
City			
State			
Zip Code			
Phone Area Code			
County			

	Carson Cit Churchill Clark Douglas Elko Esmeralda Eureka			
	Select one or	more. Hold CTRL and click to	select multiple.	
Search by Work Districts				
Work Districts/Regions	Selection of a	ny combination below will find	firms that have at least one assigned	work district/region match.
	☐ Las Veg		Southern Nevada	
	☐ Nörthern	Nevada	✓ Statewide	
	Reno			
Search by Certification T	ype			
Certifications		oncessionaire Disadvani	taged Business Enterprise (ACD	RF)
		ntaged Business Enterpri		
		siness Enterprise (SBE)		
Search by Reference				
Ethnicity	None sele	cted :		
Gender	None sele	cted #		
Certifying Agency	None sele	cted	*)	
Business Type	None sele	cted \$		
	Search Again Do	ownload Search Results:		
		☐ Inclu	ude Commodity Codes in download	
	>> 12 bu	sinesses with 12 certifica	itions found <<	
Sparch Regulte				
Search Results		Click the car	Milenting type for sealest left was a	
		Click the cer	tification type for contact informat	
Vendor	NGINEERS LLC	Click the cer	Location	Certification
Vendor ACCESS CONSULTING EI		Click the cer	Location LAS VEGAS, NV	Certification <u>DBE</u>
Vendor ACCESS CONSULTING El Ancore Construction Supply	y, LLC	Click the cer	Location LAS VEGAS, NV Reno, NV	Certification <u>DBE</u> <u>DBE</u>
Search Results Vendor ACCESS CONSULTING El Ancore Construction Supply AZTECH INSPECTIONS & BASELINE SUPPLY LLC	y, LLC	Click the cer	Location LAS VEGAS, NV Reno, NV LAS VEGAS, NV	Certification DBE DBE DBE
Vendor ACCESS CONSULTING El Ancore Construction Supply AZTECH INSPECTIONS & BASELINE SUPPLY LLC	y, LLC TESTING LLC	Click the cer	Location LAS VEGAS, NV Reno, NV LAS VEGAS, NV Monroe Township, NJ	Certification DBE DBE DBE DBE
Vendor ACCESS CONSULTING EL Ancore Construction Supply AZTECH INSPECTIONS & BASELINE SUPPLY LLC Brownco Manufacturing and	y, LLC TESTING LLC d Sales LLC	Click the cer	Location LAS VEGAS, NV Reno, NV LAS VEGAS, NV Monroe Township, NJ Tulsa, OK	Certification DBE DBE DBE DBE DBE
Vendor ACCESS CONSULTING El Ancore Construction Supply AZTECH INSPECTIONS & BASELINE SUPPLY LLC Brownco Manufacturing and Construction Materials & Su	y, LLC TESTING LLC d Sales LLC upply Resources LLC	Click the cer	Location LAS VEGAS, NV Reno, NV LAS VEGAS, NV Monroe Township, NJ Tulsa, OK Elk Grove Village, IL	Certification DBE DBE DBE DBE DBE DBE DBE DB
Vendor ACCESS CONSULTING EI Ancore Construction Supply AZTECH INSPECTIONS &	y, LLC TESTING LLC d Sales LLC upply Resources LLC	Click the cer	Location LAS VEGAS, NV Reno, NV LAS VEGAS, NV Monroe Township, NJ Tulsa, OK Elk Grove Village, IL RENO, NV	Certification DBE DBE DBE DBE DBE DBE DBE DB
Vendor ACCESS CONSULTING El Ancore Construction Supply AZTECH INSPECTIONS & BASELINE SUPPLY LLC Brownco Manufacturing and Construction Materials & Su	y, LLC TESTING LLC d Sales LLC upply Resources LLC	Click the cer	Location LAS VEGAS, NV Reno, NV LAS VEGAS, NV Monroe Township, NJ Tulsa, OK Elk Grove Village, IL RENO, NV Gilbert, AZ	Certification DBE DBE DBE DBE DBE DBE DBE DB
Vendor ACCESS CONSULTING El Ancore Construction Supply AZTECH INSPECTIONS & BASELINE SUPPLY LLC Brownco Manufacturing and Construction Materials & St CORESTONE ENGINEERI Quality Testing, LLC	y, LLC TESTING LLC d Sales LLC upply Resources LLC ING INC N SUPPLIES, INC.	Click the cer	Location LAS VEGAS, NV Reno, NV LAS VEGAS, NV Monroe Township, NJ Tulsa, OK Elk Grove Village, IL RENO, NV	Certification DBE DBE DBE DBE DBE DBE DBE DB

DBA Sat-Com Inc

Utility Construction Company Inc

Mesa, AZ

DBE

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Vendor Information

Business Name Ancore Construction Supply, LLC

Owner Ms. Sandra Shaff

Address 2126 Thomas Jefferson Drive

> Map This Address Reno, NV 89509

Phone 775-391-0329 Fax 775-473-4008

Email <u>sandy.shaff@ancorecs.com</u>

Website <u>http://www.ancorecs.com</u>

Ethnicity Asian-Pacific American

Gender Female
County Washoe (NV)

Certification Information

Certifying Agency Nevada Department of Transportation

Certification Type DBE - Disadvantaged Business Enterprise

Certification Date 4/30/2013

Certified Business St

Description

Supplier of Hard Construction Materials.

Commodity Codes

Code Description

NAICS 423310 Lumber, Plywood, Millwork, and Wood Panel Merchant Wholesalers (More)

NAICS 423320 Brick, Stone, and Related Construction Material Merchant Wholesalers (More)

NAICS 423390 Other Construction Material Merchant Wholesalers (More)

NAICS 423710 Hardware (except motor vehicle) merchant wholesalers (More)

Additional Information

Work Districts/Regions All work districts/regions

Certifying Agency N - Nevada Department of Transportation

Business Type Supplier

Customer Support

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	Carson City Churchill Clark Douglas Elko Esmeralda Eureka		
	Select one or more. Hold CTRL	and click to select multiple.	
Search by Work Districts/Regi			
Work Districts/Regions	Selection of any combination be	low will find firms that have at least one assigned	work district/region match.
	Las Vegas	Southern Nevada	
	Northern Nevada	Statewide	
	Reno		
Search by Certification Type			
Certifications	Airport Concessionaire	Disadvantaged Business Enterprise (ACD	DE)
OCITIFICATIONS	✓ Disadvantaged Busines		BE)
	Small Business Enterpri		
	Ornali Baarinesa Emerpi	se (obe)	
Search by Reference			
Ethnicity	None selected	*)	
Gender	None selected +		
Certifying Agency	None selected	\$1	
Business Type	None selected #		
Se	arch Again Download Search	Results: to Excel to CSV	
		Include Commodity Codes in download	
	>> 15 businesses with 1	E certifications found <<	
	TO DUSTINGSES WITH	o certifications found <>	
Search Results			
	cı	ck the certification type for contact informat	ion and certification details
Vendor		Location	Certification
ACCESS CONSULTING ENGIN	EERS LLC	LAS VEGAS, NV	DBE
Ancore Construction Supply, LLC)_	Reno, NV	<u>DBE</u>
AZTECH INSPECTIONS & TEST	TING LLC	LAS VEGAS, NV	<u>DBE</u>
BASELINE SUPPLY LLC		Monroe Township, NJ	DBE
Brownco Manufacturing and Sale	s LLC	Tulsa, OK	DBE
Construction Materials & Supply	Resources LLC	Elk Grove Village, IL	DBE
CORESTONE ENGINEERING IN		RENO, NV	DBE
K & K CONSTRUCTION SUPPLY	Y INC	LAS VEGAS, NV	DBE
Quality Testing, LLC		Gilbert, AZ	DBE
QUINETTE KING CONSULTING		LAS VEGAS, NV	DBE
R. CARTER TRANSPORT, INC		SPARKS, NV	DBE

SIMPLEX CONSTRUCTION SUPPLIES, INC.	BLAINE, MN	DBE
Solid Network Solutions LLC	Freehold, NJ	DBE
Southern Utah Satellite and Communications, Inc.,	Richfield, UT	DBE
DBA Sat-Com Inc		
Utility Construction Company Inc	Mesa, AZ	DBE

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Vendor Information

Business Name K & K CONSTRUCTION SUPPLY INC

Owner KARLY URATA

Address 6615 S EASTERN AVENUE

> Map This Address STE 105

LAS VEGAS, NV 89119

Phone 702-240-4300 Fax 702-240-4325

Email karly@kkconstructionsupply.com

Website http://www.kkconstructionsupply.com

Ethnicity Caucasian
Gender Female

County Clark (NV)

Certification Information

Certifying Agency Nevada Department of Transportation

Certification Type DBE - Disadvantaged Business Enterprise

Certification Date 12/13/2013

Certified Business Construction Materials Supply Wholesale Broker.

Description

Commodity Codes

Code Description

NAICS 444190 Other Building Material Dealers (More)

Additional Information

Work Districts/Regions Las Vegas

Certifying Agency N - Nevada Department of Transportation

Business Type Wholesale

Customer Support

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Vendor Information

Business Name BASELINE SUPPLY LLC

Owner Ms Tracey Meents

Address 65 Turnberry Dr

> Map This Address Monroe Township, NJ 08831

Phone 732-835-2080 Fax 888-398-2080

Email <u>baselinesupply@gmail.com</u>
Website <u>http://www.baselinesupply.net</u>

Ethnicity Caucasian
Gender Female

Certification Information

Certifying Agency Nevada Department of Transportation

Certification Type DBE - Disadvantaged Business Enterprise

Certification Date 3/2/2015

Certified Business

Description

Construction Materials Supplier.

Commodity Codes

Code	Description
NAICS 423310	Lumber, Plywood, Millwork, and Wood Panel Merchant Wholesalers (More)
NAICS 423390	Other Construction Material Merchant Wholesalers (More)
NAICS 423510	Metal Service Centers and Other Metal Merchant Wholesalers (More)
NAICS 423510	Metals service centers (More)
NAICS 423720	Plumbing and Heating Equipment and Supplies (Hydronics) Merchant Wholesalers (More)
NAICS 424950	Paint, Varnish, and Supplies Merchant Wholesalers (More)

Additional Information

Work Districts/Regions All work districts/regions

Certifying Agency N - Nevada Department of Transportation

Business Type Supplier

Customer Support

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Search Criteria Description

Table Listing, where

the firm's business type includes: 1;

the firm is at least one of: any minority owned, women owned, WOSB, EDWOSB, WOSB joint venture and/or EDWOSB joint venture:

the profile location is in: Nevada;

because criteria include SBA certification(s), profile statuses are expanded;

the profile's status can be Active or Inactive;

the profile may have expired in SAM;

the business is not necessarily registered in SAM (no CAGE code issued yet);

the business is not necessarily small;

at least one word of the Capabilities Narrative, Special Equipment/Materials or Keywords is base & bedding;

the firm is currently 8(a)-certified or an 8(a) Joint Venture;

the firm is currently SDB-certified;

the firm is currently HUBZone-certified;

and randomized by original start time of search: 2015-05-07 07:18:54 PM.

Data validation took 0.01 seconds. The count and search queries took 0.19 seconds and 0.57 seconds, respectively.

No profiles met your search criteria.

Search Results Detail

/iew	Name and Trade Name of Firm	Contact	Address and City, State	Capabilities Narrative
------	--------------------------------	---------	-------------------------	---------------------------

No more matches

Refine Search

Please notify SAM if you discover any inaccurate contact information (address, e-mail address, fax or phone number) in the way most convenient for you:

For SAM Customer Service, contact:

Federal Service Desk (8am - 8pm Eastern Time)

866-606-8220

334-206-7828

DSN: 866-606-8220

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Search Criteria Description

Table Listing, where

the firm's business type includes: 1;

the firm is at least one of: any minority owned, women owned, WOSB, EDWOSB, WOSB joint venture and/or EDWOSB joint venture;

the profile location is in: Nevada;

because criteria include SBA certification(s), profile statuses are expanded;

the profile's status can be Active or Inactive;

the profile may have expired in SAM;

the business is not necessarily registered in SAM (no CAGE code issued yet);

the business is not necessarily small;

at least one word of the Capabilities Narrative, Special Equipment/Materials or Keywords is sand& gravel;

the firm is currently 8(a)-certified or an 8(a) Joint Venture;

the firm is currently SDB-certified;

the firm is currently HUBZone-certified;

and randomized by original start time of search: 2015-05-07 07:19:12 PM.

Data validation took 0.01 seconds. The count and search queries took 0.23 seconds and 0.64 seconds, respectively.

No profiles met your search criteria.

Search Results Detail

View	Name and Trade Name of Firm	Contact	Address and City, State Zip	Capabilities Narrative
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No more matches

Refine Search

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This listing is from the SBA's PRODUCTION environment.

Search Criteria Description

Table Listing, where

the firm's business type includes: 1;

the firm is at least one of: any minority owned, women owned, WOSB, EDWOSB, WOSB joint venture and/or EDWOSB joint venture;

the profile location is in: Nevada;

because criteria include SBA certification(s), profile statuses are expanded:

the profile's status can be Active or Inactive;

the profile may have expired in SAM;

the business is not necessarily registered in SAM (no CAGE code issued yet):

the business is not necessarily small:

at least one word of the Capabilities Narrative, Special Equipment/Materials or Keywords is saw cutting;

the firm is currently 8(a)-certified or an 8(a) Joint Venture;

the firm is currently SDB-certified;

the firm is currently HUBZone-certified;

and randomized by original start time of search: 2015-05-07 07:19:33 PM.

Data validation took 0.01 seconds. The count and search queries took 0.18 seconds and 0.58 seconds, respectively.

No profiles met your search criteria.

Search Results Detail

/iew	Name and Trade Name of Firm	Contact	Address and City, State Zip	Capabilities Narrative
------	--------------------------------	---------	--------------------------------	---------------------------

No more matches

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Search Criteria Description

Table Listing, where

the firm's business type includes: 1;

the firm is at least one of: any minority owned, women owned, WOSB, EDWOSB, WOSB joint venture and/or EDWOSB joint venture:

the profile location is in: Nevada;

because criteria include SBA certification(s), profile statuses are expanded;

the profile's status can be Active or Inactive;

the profile may have expired in SAM;

the business is not necessarily registered in SAM (no CAGE code issued yet);

the business is not necessarily small;

at least one word of the Capabilities Narrative, Special Equipment/Materials or Keywords is concrete cutting;

the firm is currently 8(a)-certified or an 8(a) Joint Venture;

the firm is currently SDB-certified;

the firm is currently HUBZone-certified;

and randomized by original start time of search: 2015-05-07 07:19:59 PM.

Data validation took 0.01 seconds. The count and search queries took 0.17 seconds and 0.48 seconds, respectively.

No profiles met your search criteria.

Search Results Detail

View	Name and Trade Name of Firm	Contact	Address and City, State	Capabilities
			Zip	Narrative

No more matches

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Search Criteria Description

Table Listing, where

the firm's business type includes: 1;

the firm is at least one of: any minority owned, women owned, WOSB, EDWOSB, WOSB joint venture

and/or EDWOSB joint venture;

the profile location is in: Nevada;

because criteria include SBA certification(s), profile statuses are expanded;

the profile's status can be Active or Inactive;

the profile may have expired in SAM;

the business is not necessarily registered in SAM (no CAGE code issued yet);

the business is not necessarily small;

at least one word of the Capabilities Narrative, Special Equipment/Materials or Keywords is concrete cutting:

the firm is currently 8(a)-certified or an 8(a) Joint Venture;

the firm is currently SDB-certified;

the firm is currently HUBZone-certified;

and randomized by original start time of search; 2015-05-07 07:19:59 PM.

Data validation took 0.01 seconds. The count and search queries took 0.17 seconds and 0.48 seconds, respectively.

No profiles met your search criteria.

Search Results Detail

/iew	Name and Trade Name of Firm	Contact	Address and City, State Zip	Capabilities Narrative
------	--------------------------------	---------	-----------------------------	---------------------------

No more matches

Refine Search

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Search Criteria Description

Table Listing, where

the firm's business type includes: 1;

the firm is at least one of: any minority owned, women owned, WOSB, EDWOSB, WOSB joint venture and/or EDWOSB joint venture;

the profile location is in: Nevada;

because criteria include SBA certification(s), profile statuses are expanded;

the profile's status can be Active or Inactive;

the profile may have expired in SAM;

the business is not necessarily registered in SAM (no CAGE code issued yet);

the business is not necessarily small;

at least one word of the Capabilities Narrative, Special Equipment/Materials or Keywords is sheeting & shoring;

the firm is currently 8(a)-certified or an 8(a) Joint Venture;

the firm is currently SDB-certified;

the firm is currently HUBZone-certified;

and randomized by original start time of search: 2015-05-07 07:20:43 PM.

Data validation took 0.01 seconds. The count and search queries took 0.04 seconds and 0.44 seconds, respectively.

No profiles met your search criteria.

Search Results Detail

/iew	Name and Trade Name of Firm	Contact	Address and City, State Zip	Capabilities Narrative
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No more matches

Refine Search

Please notify SAM if you discover any inaccurate contact information (address, e-mail address, fax or phone number) in the way most convenient for you:

For SAM Customer Service, contact:

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334-206-7828

DSN: 866-606-8220

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Search Criteria Description

Table Listing, where

the firm's business type includes: 1;

the firm is at least one of: any minority owned, women owned, WOSB, EDWOSB, WOSB joint venture and/or EDWOSB joint venture:

the profile location is in: Nevada:

because criteria include SBA certification(s), profile statuses are expanded;

the profile's status can be Active or Inactive;

the profile may have expired in SAM;

the business is not necessarily registered in SAM (no CAGE code issued vet);

the business is not necessarily small;

at least one word of the Capabilities Narrative, Special Equipment/Materials or Keywords is rental;

the firm is currently 8(a)-certified or an 8(a) Joint Venture;

the firm is currently SDB-certified;

the firm is currently HUBZone-certified;

and randomized by original start time of search: 2015-05-07 07:21:46 PM.

Data validation took 0.01 seconds. The count and search queries took 0.54 seconds and 2.81 seconds, respectively.

No profiles met your search criteria.

Search Results Detail

/iew	Name and Trade Name of Firm	Contact	Address and City, State	Capabilities Narrative
------	--------------------------------	---------	-------------------------	---------------------------

No more matches

Refine Search

Please notify SAM if you discover any inaccurate contact information (address, e-mail address, fax or phone number) in the way most convenient for you:

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