RESOLUTION NO. 21844

Background

It is necessary and in the best interest of The Illinois State Toll Highway Authority ("Tollway") to obtain Construction Management Services on the Reagan Memorial Tollway (I-88) at Windsor Road on Contract I-18-4352.

Patrick Engineering, Inc. has submitted a proposal to provide the services for an upper limit of compensation not to exceed \$830,073.41. The proposal is for construction related professional services, and the services were procured pursuant to 30 ILCS 500/30-15(c) of the Illinois Procurement Code.

Resolution

The Chief Engineering Officer is authorized to negotiate an agreement with Patrick Engineering, Inc. to obtain Construction Management Services for Contract No. I-18-4352 with an upper limit of compensation not to exceed \$830,073.41, subject to review and approval of the General Counsel. The Chairman/Chief Executive Officer of the Tollway is authorized to execute the Agreement, subject to approval of the Chief Financial Officer, and the Chief Financial Officer is authorized to issue warrants in payment thereof.





Mr. Jeffrey C. Schuh, President Patrick Engineering, Inc. 4970 Varsity Drive Lisle, IL 60532

Re:

Contract I-18-4352

Construction Management Services for

Reagan Memorial Tollway, Windsor Road Bridge Reconstruction

NOTICE TO PROCEED

Dear Mr. Schuh:

We are pleased to notify you that the Tollway's Board of Directors has approved your proposal dated June 21, 2019, for Construction Management Services for Contract I-18-4352. You are hereby authorized to commence with the work as of August 16, 2019, and as defined in Exhibit "F" Scope of Work contained in your proposal. A duplicate original of the contract will follow shortly by mail.

In advance of your first billing, the prime and subconsultants (if any) must submit a Consultant Rate Form (CRF) with an effective date that corresponds to the effective date of this Notice to Proceed. CRF forms may be submitted by U.S. Mail, other delivery services, or by email to: documentcontrol@getipass.com. Hard copies should be addressed to the attention of Document Control Manager. Please send either hard copy or electronic copy, but not both.

The CRF form negates the need for separate Certified Payroll submission. Consultants may be required to provide Certified Payroll at a later date, but only if requested by the Tollway.

Upon request, a copy of the sub-contract agreement must be submitted within fifteen (15) days after execution of the contract, or after execution of the sub-contract, whichever is later, for those subcontracts with an annual value of more than \$50,000.

In accordance with your Construction Management Agreement, Article XVI - Quality Assurance and Quality Control (QA/QC) Plan, we are requesting submittal of your QA/QC Plan, via Tollway's Web-Based Project Management System, within fourteen (14) days of receiving this Notice To Proceed, for approval by the Chief Engineering Officer.

Contract I-18-4352 Notice to Proceed Page 2 of 2

Please contact Mo Faraj at 630-241-6800 extension 4932 for further information.

Sincerely,

Paul D. Kovacs, P.E. Chief Engineering Officer

PDK: emhg

cc: Mustafa Hassan Mo Faraj John Donato Contract Services Lane Closures
Eleanor Curcuro

Dorothy Jablonski

Sue Biggs

File: 04.4352.01.05 LT_Tollway_PDK_4352PatrickEngineering-NTP_08162019

Revised: 7/1/2019

1.4.7 Item 7. I-18-4352, Reagan Memorial Tollway, Windsor Road Bridge Reconstruction, Construction Management

This project has a 18% D/M/WBE participation goal and 1% VOS/SDVOSBE participation goal.

Phase III engineering services are required for the construction inspection, and supervision for the Windsor Road bridge reconstruction on the Reagan Memorial Tollway in DuPage, Illinois.

The Consultant will perform on-site inspection, review layout of contract including design changes, provide geotechnical inspection and testing, prepare records, maintain documentation, submit pay estimates and change orders and any other duties requiring the services of an engineer to complete this project on a timely basis and in accordance with Tollway specifications. The Consultant may be required to review and make comments on Pre-Final Design Plans submitted to the Tollway for constructability. The Consultant must complete and submit final measurements, calculations and final contract documents to the Tollway no later than six (6) weeks after completion of Punch List for the project.

Firms must be prequalified by IDOT in the following category:

Special Services (Construction Inspection)

Key personnel listed on Exhibit A for this project must include:

- The person who will assume duties as Project Manager for all aspects of the work documents (must be an Illinois Licensed Professional Engineer).
- The Resident Engineer.
- The Materials Coordinator.
- The Document Technician. (The person actively performing the documentation on the project must possess a current IDOT Construction Document certificate.
 Include the Documentation Certificate Number for IDOT class S-14, Documentation of Contract Quantities.)
- The Materials QA Technician.

Schedule: This project is scheduled to start in 2020.

The Consultant must have MicroStation capabilities. All final documents shall be submitted in hard copy and electronic format, including a 3-D Model, and follow the CADD Standards Manual.

This project will be managed through the Tollway's web-based project management system. The Consultant will be required to participate in these procedures and will receive training on the system.

The Tollway will furnish the Consultant with guidelines for the Consultant's Quality Program (CQP). The CQP is due fourteen (14) days after Notice to Proceed.

The Consultant who is selected for this project will be notified and scheduled to attend a scope briefing at the Tollway Central Administration office building in Downers Grove.

Exhibit A - Proposed Staff

PSB 18-4

Please provide the information for the following Key Project Personnel, (Key Project Personnel are defined as those specific positions identified in each PSB Item, and are subject to approval by the Tollway if they change during contract performance), including the staff from the Sub-Consultants. The personnel named in Exhibit A must also be listed on Exhibit D: Availability of Key Project Personnel.

Project Manager (Items 1 thru 7)				
Name:	Nathaniel Koehneke			
Firm:	Patrick Engineering Inc.			
Category:	IL Licensed Professional Engineer, Documentation Certification Number- IDOT class S-14			
License #:	062.060375			
Year Registered:	2008 State: I		IL	
Office Address:	4985 Varsity	/ Dr		
City:	Lisle State: IL			

Project Engineer (Items 1 & 3)		
Name:		
Firm:		
Category:	IL Licensed Professional Engineer	
License #:		
Year Registered:	State:	
Office Address:		
City:	State:	

Roadway Design (Items 1 & 3)		
Name:		
Firm:		
Category:	IL Licensed Professional Engineer	
License #:		
Year Registered:	State:	
Office Address:		
City:	State:	

Structural Design (Items 1 & 3)		
Name:		
Firm:		
Category:	IL Licensed Structural Engineer	
License #:		
Year Registered:	State:	
Office Address:		
City:	State:	

Drainage Design (Item 1)	
Name:	
Firm:	
Category:	IL Licensed Professional Engineer
License #:	
Year Registered:	State:
Office Address:	
City:	State:

Architect (Item 1)	
Name:	
Firm:	
Category:	IL Licensed Professional Architect
License #:	
Year Registered:	State:
Office Address:	
City:	State:

Electrical Design (Item 1)		
Name:		
Firm:		
Category:	IL Licensed Profes	sional Engineer
License #:		
Year Registered:		State:
Office Address:		
City:		State:

Mechanical Design (Item 1)		
Name:		
Firm:		
Category:	IL Licensed Professional Engineer	
License #:		
Year Registered:	State:	
Office Address:		
City:	State:	

Exhibit A | Proposed Staff

^{*}If work is being performed by a Sub-consultant list firm name also.

^{**}Note the specific function listed in the Item description for Key Personnel

Inc. 2018

State:

State:

IL

2945 W. Harrison Street

Chicago

Exhibit A - Proposed Staff

PSB 18-4, continued

Land Acquisition	(Item 1)			Owner Represen	tative (Item 2)		
Name:				Name:			
Firm:				Firm:			
Category:				Category:	IL Licensed Professi	onal Enginee	r
License #:				License #:			
Year Registered:		State:		Year Registered:		State:	
Office Address:				Office Address:			
City:		State:		City:		State:	
Construction Cor	ridor Manager (I	tem 2)		Construction Eng	gineer (Item 2)		
Name:				Name:			
Firm:				Firm:			
Category:	IL Licensed Professi	onal Engine	er	Category:	IL Licensed Professi	onal Enginee	r
License #:				License #:			
Year Registered:		State:		Year Registered:		State:	
Office Address:		otate.		Office Address:			
City:		State:		City:		State:	
City.		7 00000	THE RESIDENCE OF				
QC/QA Roadway	(Item 1, 2 and 3	3)		QC/QA Structura	al (Item 1, 2 and 3)	
Name:				Name:			
Firm:				Firm:			
Category:	IL Licensed Professi	ional Engine	er	Category:	IL Licensed Structur	al Engineer	
License #:				License #:			
Year Registered:		State:		Year Registered:		State:	
Office Address:				Office Address:			
City:		State:		City:		State:	
/	*					,	
Resident Engine	er (Items 2, 4 thi	ru 7)		V	nator (Items 2, 4	thru /)	
Name:	Brian Klabel			Name:	Shakeel Ansari		
Firm:	Patrick Enginee			Firm:	GSG Material T	esting, Inc	
Category:	Engineer Intern, Do Certification	ocumentatio	n	Category:			
License #:	13223, 16-1222	27		License #:			_
Year Registered:	1999, 2016	State:	KS, IL	Year Registered:		State:	
Office Address:	4970 Varsity Dr	-		Office Address:	2945 W. Harris		_
City:	Lisle	State:	IL	City:	Chicago	State:	Ш
							_
Document Techi	nician (Items 2, 4	thru 7)		Material QA Ted	chnician (Items 2,	4 thru 7)	
Name:	Masood Hasan			Name:	Juan Medina		
Firm:	Comprehensive	e Constru	ction	Firm:	GSG Material T	esting, Inc	
-1	Consulting, Inc	•8					
Category:	Documentation Ce	rtification N	umber-	Category:	HMA Level II; PCC 33, Soil Testing	Level II; IDOT	cla
License #:	15-0680			License #:			

Chicago

2015

Year Registered:

Office Address:

City:

State:

State: IL

53 W. Jackson Blvd., Suite 915

Year Registered:

Office Address:

City:

^{*}If work is being performed by a Sub-consultant list firm name also.

^{**}Note the specific function listed in the Item description for Key Personnel

Patrick Engineering Inc. November 5, 2018

Exhibit A - Proposed Staff

PSB 18-4, continued

The personnel named in Exhibit A must also be listed on Exhibit D: Availability of Key Project Personnel

Survey (Item 3)		Additional Docum Construction Insp		ded, and	
Name:		Name:	Shawn Syed		
Firm:		Firm:	Comprehensive Consulting, Inc.		tion
Category:	IL Licensed Professional Land Surveyor	Category:	Documentation of	Contract Qua	ntities
License #:		License #:	17-12561		
Year Registered:	State:	Year Registered:	2017	State:	IL
Office Address:		Office Address:	53 W. Jackson I	Blvd., Suite	915
City:	State:	City:	Chicago	State:	IL
	A STATE OF THE STA				

Required Prequalification Category		
Name:		
Firm:		
Category:		
License #:		
Year Registered:	State:	
Office Address:		
City:	State:	

Required Prequalification Category	
Name:	
Firm:	
Category:	
License #:	
Year Registered:	State:
Office Address:	
City:	State:

Required Prequalification	n Category
Name:	
Firm:	
Category:	
License #:	
Year Registered:	State:
Office Address:	
City:	State:

Required Prequalification	Category
Name:	
Firm:	
Category:	
License #:	
Year Registered:	State:
Office Address:	
City:	State:

Required Prequalification	n Category
Name:	
Firm:	
Category:	
License #:	
Year Registered:	State:
Office Address:	
City:	State:

Required Prequalification	Category
Name:	
Firm:	
Category:	
License #:	
Year Registered:	State:
Office Address:	
City:	State:

g Inc. , 2018

Exhibit A continued

Attach resumes for Key Project Personnel.

Management		Professionals		Technical Staff	
Total	2	Engineers	9	Technicians	8
		Land Surveyors	1	Draftsmen	
		Architects		Survey Crew	2
		Others	1	Clerical	1
		Total	11	Other	
,				Total	11
			Total Pro	jected Staff	24

Exhibit A – Proposed Staff

PSB# <u>18-4</u> Item# <u>7</u>

Firm will complete project within estimated time listed in the project advertisement. Yes 🔀 No 🔝
If Yes, provide completion date and/or number of months. Six weeks after completion of the punchlist
If No , explain:

Exhibit A

^{*}If work is being performed by a Sub-consultant list firm name also.

^{**}Note the specific function listed in the Item description for Key Personnel

Item # 18-4: Item 7: I-18-4352, Reagan Memorial Tollway, Windsor Road Bridge Reconstruction, Construction Management. (126 records)

Vaughn Management LLC dba	GSG Material Testing, Inc.	Comprehensive Construction Consulting, Inc.	Bravo Company Engineering, Inc.	Bloom Companies, LLC	4HD Inc
5.00	5.00	5.00	5.00	20.00	5.00
Stephen Vaughn	Santiago Garcia	Wm. Joseph Fair	Joseph Kozial	Magued Zaglama	Renad Alrousan
svaughn@cera.solutions	sgarcia@gsgtesting.com	jfair@comprehensivecc.co m	jkozial@bravocoeng.com	mzaglama@bloomcos.com Construction Inspection	rairousan@4hdconsultants.
Construction Inspection	Material Testing	Construction Inspection	Construction Inspection	Construction Inspection	Construction Inspection
Male	Male	Female	Male	Male	Female
S	8	Yes	Yes	No	N _O
Z _o	No	So	No	8	S
African	Hispanic	African American	Caucasian	Asian Indian	Caucasian
DBE	DBE	DBE	N/A	DBE	WBE
IL UCP - PACE	IL UCP - Chicago Transit Authority (CTA)	IL UCP - City of Chicago	N/A	IL UCP - Illinois Department of Transportation (IDOT)	IL UCP - Illinois Department of Transportation (IDOT)
N/A	N/A	N/A	VOSB	N/A	N/A
N _O	N _O	No	No -	Yes	No
N/A	N/A	N/A	N/A	Patrick Engineering Inc. 18-4	N/A
19-4	18-4	18-4	18-4	18-4	18-4
Item 7: I-18-4352, Reagan Memorial Tollway, Windsor Road Bridge Reconstruction, Construction Management.	Item 7: I-18-4352, Reagan Memorial Tollway, Windsor Road Bridge Reconstruction, Construction Management.	Item 7: I-18-4352, Reagan Memorial Tollway, Windsor Road Bridge Reconstruction, Construction Management.	Item 7: I-18-4352, Reagan Memorial Tollway, Windsor Road Bridge Reconstruction, Construction Management.	Item 7: I-18-4352, Reagan Memorial Tollway, Windsor Road Bridge Reconstruction, Construction Management.	Item 7: I-18-4352, Reagan Memorial Tollway, Windsor Road Bridge Reconstruction, Construction Management.

1-18-4352



Map This Address

Business & Contact Information

BUSINESS NAME

Bravo Company Engineering, Inc.

OWNER

Mr. Joseph Kozial

ADDRESS

2558 Westgate Ln

Montgomery, IL 60538

•

PHONE

630-702-9855

EMAIL

jkozial@bravocoeng.com

WEBSITE

http://www.bravocoeng.com

ETHNICITY

Caucasian

GENDER

Male

COUNTY

Kane (IL)

Certification Information

CERTIFYING AGENCY

State of Illinois Central Management Services

CERTIFICATION TYPE

VOSB - Veteran Owned Small Business

RENEWAL DATE

2/2/2020

EXPIRATION DATE

2/2/2023

CERTIFIED BUSINESS DESCRIPTION

Civil Engineering

Commodity Codes

Code

Description

NIGP 92517

Civil Engineering

Additional Information

REGION

Metro Chicago

EXHIBIT F - Letter of Intent

Instructions: The Prime Vendor is required to submit a separate, signed Letter of Intent (LOI) from each VOSB certified vendor.

LOis must be submitted with the SOI and must be signed by both parties. The Prime Vendor shall not prohibit or otherwise limit the VOSB certified vendor(s) from providing subconsultant proposals to other potential vendors. Each LOI must include the negotiated contract percentage and a detailed scope of work to be performed by each identified VOSB certified vendor. All LOI's shall be subject to Agency approval. Any changes involving or affecting the identified VOSB certified vendor may not be permitted without written approval of the procuring Agency.

Project Name: Reagan Me	morial Tollway, ad Bridge Reconstruction, Construction	Project/Solicitation Number:	I-18-43 5 2
Name of Prime Vendor:	Patrick Engineering Inc.	VOSB Compliance Contact:	Jarrod Cebuiski
Address: 4970 Varsity Drive			
City: Lisle	State: IL	Zip Code	60532
Telephone: 630.795.7468	Fax: 630.724.1620	Email: jcebulski@patrickc	O.COFT AND
Name of Certified VOSB	Vendor: Bravo Company Engineering,	inc.	
Address: 2558 Westgate Lr	1	VOSB Compliance Contact:	Joseph Kozial
City: Montgomery	State: IL	Zip Code	60538
Telephone: 630-702-9855	Fax:	Email: jkozial@bravocoen	g.com
Type of agreement:	Services		
Anticipated start date of	the Certified VOSB Vendor:	2020	
	ntract to be performed by the VOS		ne subcontracted to the certified
VOSB Vendor.	inust mulcote the percentage of the co		•
Detailed description of v	vork to be performed by the VOSB	Vendor:	
Construction Inspection			
The Vendor and the cer project between the Ve in the percentage as ind	rtified vendor above hereby agree indor and the State of Illinois, the C licated above.	e that upon the execution of a c Certified VOSB Vendor will perfo	contract for the above-named rm the scope of work
Vendor (Company Name	and D/B/A):	Certified VOSB Vendor (Co	ompany Name and D/B/A): Company Engilering
Signature	•	Signature Joseph Kozial	. ,
Print Name: Paul M. Lop	6Z	Print Name:	
Title: Vice President		Title: President	
Date: November 2, 2018		Date: 11/2/2018	

Unified Certification Program - Search

Contractor Details

Browse F.A.Q. Sheet (/UCP/Search/Help)

Print

4HD Incorporated

Renad Alrousan 330 E. Roosevelt Rd., Ste. 2G Lombard, IL 60148

County: DuPage

Email: ralrousan@4hdconsultants.com

Phone: (630) 202-7892 Fax: (630) 785-3171

Categories: Architecture\Engineering, Professional

NAICS

541330-Engineering

Services

541715-Research and

Development in the Physical, Engineering, and

Life Sciences (except

Nanotechnology and

Biotechnology)

Speciality

541330- CONSTRUCTION

INSPECTION

541715- RESEARCH

© 2017 Illinois Department of Transportation

Unified Certification Program - Search

Contractor Details

Browse F.A.Q. Sheet (/UCP/Search/Help)

Print

Bloom Companies,

Email: info@bloomcos.com

LLC

Phone: (414) 771-3390

Mathew P. Tharaniyil

Fax: (414) 771-4490

10501 W. Research Dr.,

Ste 100

Milwaukee, WI 53226-

3444

County:

Out-of-State

Categories: Architecture\Engineering

NAICS

Speciality

541310-Architectural 541310- ARCHITECTURE

Services

541330- LOCATION DRAINAGE

541330-Engineering STUDIES: TRAFFIC

Services

RECONSTRUCTION/MAJOR

541620-

REHABILITATION

Environmental

STUDIES: FEASIBILITY

Consultant Services

REHABILITATION

ROADS AND STREETS

FREEWAYS

HIGHWAY STRUCTURE:

TYPICAL

HIGHWAY STRUCTURE: SIMPLE

STRUCTURES: MOVABLE

BRIDGES

HIGHWAY STRUCTURE: ADVANCED TYPICAL

CONSTRUCTION INSPECTION

541620- ENVIRONMENTAL

ASSESSMENT

I-18-4352

Unified Certification Program - Search

Contractor Details

Browse F.A.Q. Sheet (/UCP/Search/Help)

Print

Comprehensive

Construction

Consulting, Inc.

Lynn Dixon

53 W. Jackson Blvd.

Chicago, IL 60604-0000

County:

Cook

Email: Idixon@comprehensivecc.com

Phone: 312-353-3000

Fax: 312-353-3001

Categories: Construction, Professional

NAICS

236220 - Construction management, commercial and institutional building

236220 - Project

Management 541330 - Engineering

consulting services

541330 - Engineering

services

541350 - Building inspection

services

Speciality

NAICS 236220 Construction Management, Commercial and Institutional Building NAICS 236220 Project Management NAICS 541350 **Building Inspection Services** NAICS 541330 Engineering consulting services NAICS 541330 Engineering services

© 2017 Illinois Department of Transportation

Unified Certification Program - Search

Contractor Details

Browse F.A.Q. Sheet (/UCP/Search/Help)

Print

GSG Material

Email: sgarcia@gsgtesting.com

Testing, Inc.

Phone: 312-666-2989

Santiago Garcia

Fax: 312-666-2952

2945 W. HARRISON

STREET

CHICAGO, IL 60612-

0000

County:

Cook

Categories: Professional

NAICS

Speciality

services

236220 - Commercial building construction 541350 - Building inspection services 541380 - Acoustics testing laboratories or 236220: Commercial building construction 541350: Building inspection services 541380: Acoustics testing laboratories or

services

geotechnical testing non-destructive testing

541620 - Environmental consulting services

soil testing

testing laboratories (except

medical, veterinary) special services quality

assurance QA

Aggregate/HMP/PCC 541620: Environmental consulting

services

© 2017 Illinois Department of Transportation

Unified Certification Program - Search

Contractor Details

Browse F.A.Q. Sheet (/UCP/Search/Help)

Print

Vaughn Management Email: svaughn@cera.solutions

LLC dba CERA Phone: 773-704-7162 **Solutions** Fax: 312-924-2903

Stephen T. Vaughn 1 N. State Street, Suite 1500

Chicago, IL 60602

County: Cook

Categories: Professional

Speciality NAICS NAICS Code: 541330 -

NAICS Code: 541330 -**Engineering Services** Specialty: Engineering Services Construction NAICS Code: 541350 -

Building Inspection Services Inspection

NAICS Code: 541350 -NAICS Code: 561110 -Administrative Management Specialty: Building Inspection Services

Services

NAICS Code: 561110 -Specialty: Administrative Management Services

© 2017 Illinois Department of Transportation

EXHIBIT E - DBE

PARTNERING FOR GROWTH PROGRAM

FOR

DISADVANTAGED BUSINESS ENTERPRISES (DBEs)

PSB: 18-4 ITEM: 7

	MEMORAND	UM OF BETW	UNDERSTANDING	
THE MENTOR:	FIRM NAME ADDRESS	Α	THE PROTÉGÉ:	FIRM NAME ADDRESS
Patrick Engineering Inc.	4970 Varsity Drive Lisle, Illinois 60532	N D	Bloom Companies, LLC	150 N Upper Wacker Dr #1650 Chicago, Illinois 60606
Note: The Partnering for Program.	or Growth Program	was for	merly known as the Part	nership-Mentor/Protégé
	and VOSB goals on	a single	OSB goal. A single firm may e project. Therefore, the p	
Mentor/Protégé) Program professional services co A. Meeting Disadva Enterprise (DBE) B. Establishing new services to the T C. Continuing techn providing profess D. Assisting DBE fir	m for DBEs. The punsultants with: antaged Business Esparticipation goals, partnerships with DB ollway, nical and nontechnics	irpose of Enterprise BE firms cal sup Tollway r capaci	y and becoming and/or rer	rprise/Women Business ce providing professional nave limited experience
	ook County as an M/		fied Certification Program are recrtified by the U.S. Sma	
Professional Services sl and Professional Land S		chitectu	re, Landscape Architecture	e, Professional Engineerir
II. CONFORMANCE T A. Participation in the street of the s	nis project by the Prof ing mentored:	tégé.	requalification category(ies	30 _%
Scope:				
Consti	ruction Inspect	tion S	ervices	0
Work not	applicable to prequa	lification	category(ies)	<u>0 %</u>
Scope:				·
N/A				
<u>Note</u> : Pro	otégé must participate	e in eithe	er one or both of these area	as

- 2. In area(s) not being mentored:
 - Work the Protégé will self-perform

0.00 %

Note: Protégé participation in this area is optional

3. Total participation by the Protégé (Sum of 1. and 2.)

20.00 %

B. Briefly describe an assessment of the Protégé's needs (one-half page maximum).

The protege has an IDOT prequalification for construction inspection services and desires to obtain additional experience in the field by participating in a Tollway project requiring Phase III Engineering services. This experience will enable them to prime future larger projects.

C. Briefly describe specific assistance the Mentor will provide to support the Protégé's needs (one-half page maximum).

The mentor will work directly with the protege's staff to mentor them on all aspects of providing Phase III construction inspection services including inspector's daily reports, evidence of material inspection, field measurements, verification of contractor's layout, preparing for and running progress meetings, generating meeting minutes, processing documentation in E-Builder, coordinating surveying and materials testing, and closing out jobs. This full immersion in the entire process goes beyond the typical process of hiring inspectors and prepares the protege for the more complex task of actually running a project from start to finish.

III. ME	ENTOR EXPERIENCE	WITH THE PROGRAM	
	Has the Prime consulta completed within the la	YES ■N	
	Indicate Phase(s) of Wo	ork:□MP □DSE □CM □Other	
	Is the Prime consultant project? If yes, list Con	currently serving as a Mentor on a Tollway tract #(s):	YES N
	Indicate Phase(s) of W Areas of Assistance:	ork: □MP □DSE □CM □Other	
		ant mentored the Protégé on another Tollway ve years? If yes, list Contract #(s):	— YES ■N
	Indicate Phase(s) of W Areas of Assistance:	ork: DMP DSE CM Other	
IV. PI	ROTÉGÉ EXPERIENC	E WITH THE PROGRAM	
		been contracted by the Tollway as a Prime date, Contract #, and description of scope for eac	h YES N
Date	· =	Description of Scope	
/25/1	3 RR-13-4118	Design Section Engineer Services	
155128	RR-11-5639	Design Section Engineer Services	
112 <i>1</i> 52.61	% RR-04-5210	Construction Inspection Services	
2/21/	17 RR-17- 4 313	Design Section Engineer Services	

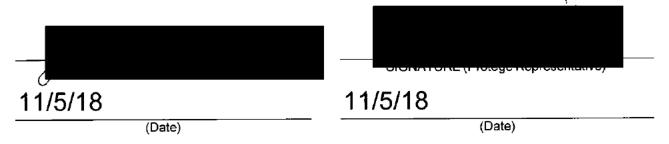
	ct completed v	vithin the last five y	Protégé relationship on a vears? If yes, list the	YES	NO
Contract #	Protégé Award \$	Mentored by	Area of Assistance	-	
		participating in a M	lentor/Protégé relationship on a	- - YES	NO
Contract #	Protégé Award \$	Mentored by	Area of Assistance	_	
				-	
Department o		n project complete	Protégé relationship on an Illinois d within the last five years? If	YES	NO
PTB No/Item	Protégé <u>Award</u> \$	Mentored by	Area of Assistance		
				_	

E.	If the Protégé has been mentored in the same Area of Assistance proposed on this project for a Tollway and/or IDOT project a combined total of more than three times, provide explanation supporting need for additional mentoring.
	N/A

V. STATEMENT OF COMMITMENT

The purpose of this statement is to confirm a commitment between the Mentor and Protégé, that upon notice of selection from the Illinois Tollway for this PSB Item, a formal Partnering for Growth Agreement for DBEs will be prepared in accordance with the current guidelines of the Tollway's Partnering for Growth Program.

Should the proposer, after contract negotiation, wish to modify the 'Plan to Achieve Diversity Goal', the awarded consultant is requested to submit to the General Manager of Diversity a detailed explanation of the work category changes that were not known at the time of the SOI submittal.



OFFICE OF THE ILLINOIS SECRETARY OF STATE

JESSE WHITE SECRETARY OF STATE

CORPORATION FILE DETAIL REPORT

File Number 51681797 **Entity Name** PATRICK ENGINEERING INC. **Status ACTIVE Entity Type** CORPORATION Type of Corp DOMESTIC BCA Incorporation Date 03/06/1979 State ILLINOIS (Domestic) **Agent Name** ILLINOIS CORPORATION **Agent Change Date** 09/11/2012 SERVICE C 801 ADLAI STEVENSON Agent Street Address President Name & Address JEFFREY C. SCHUH 4970 DRIVE VARSITY DR. LISLE, IL 60532 **SPRINGFIELD** HOWARD FIRESTONE SAME **Agent City** Secretary Name & Address Agent Zip 62703 **Duration Date PERPETUAL Annual Report Filing** 02/26/2019 For Year 2019 02/14/2005 - PATRICK ENGINEERING, INC. Old Corp Name

Return to the Search Screen

Purchase Certificate of Good Standing

(One Certificate per Transaction)

OTHER SERVICES

File Annual Report

Adopting Assumed Name

Articles of Amendment Effecting A Name Change

Change of Registered Agent and/or Registered Office Address

BACK TO CYBERDRIVEILLINOIS.COM HOME PAGE

From:

Gomez, Graciela

Sent:

Thursday, July 11, 2019 10:44 AM

To:

Gomez, Graciela

Subject:

Contract I-18-4352 Patrick Engineering, Inc. -

OCIS CICIOCP1

OFFSET CONTRACT INQUIRY

10:42 07/11/19

ACTION: S

VENDOR NUMBER=

OFFSET: 00 OF 00

VENDOR NAME:

CLAIMING AGENCY NUMBER: *

CLAIMING AGENCY NAME: *

CLAIMING AGENCY PHONE NUMBER: *

DISCLAIMER:

AS OF 07/11/19 AT 10:42 OUR INVOLUNTARY WITHHOLDING SYSTEM DOES NOT HAVE AN ACTIVE CLAIM AGAINST VENDOR NUMBER LEASE BE ADVISED THAT OUR SYSTEM ONLY CONTAINS CLAIMS FILED BY STATE AGENCIES PURSUANT TO 15 ILCS 405/10.05. A VENDOR MAY BE DELIQUENT IN A DEBT TO THE STATE OF ILLINOIS, BUT THE DEBT MAY NOT BE RECORDED ON OUR INVOLUNTARY WITHHOLDING SYSTEM.

ENTER=PROCESS, PF3=IOCM, PF12=REFRESH

From:

Gomez, Graciela

Sent:

Thursday, July 11, 2019 10:45 AM

To:

Gomez, Graciela

Subject:

Contract No I-18-4352 4HD, Inc. -

ocis ciciocpi

OFFSET CONTRACT INQUIRY

10:44 07/11/19

ACTION: S

VENDOR NUMBER=

OFFSET: 00 OF 00

VENDOR NAME: -CLAIMING AGENCY NUMBER: *

CLAIMING AGENCY NAME:

CLAIMING AGENCY PHONE NUMBER: *

DISCLAIMER:

AS OF 07/11/19 AT 10:44 OUR INVOLUNTARY WITHHOLDING SYSTEM DOES NOT HAVE AN ACTIVE CLAIM AGAINST VENDOR NUMBER PLEASE BE ADVISED THAT OUR SYSTEM ONLY CONTAINS CLAIMS FILED BY STATE AGENCIES PURSUANT TO 15 ILCS 405/10.05. A VENDOR MAY BE DELIQUENT IN A DEBT TO THE STATE OF ILLINOIS, BUT THE DEBT MAY NOT BE RECORDED ON OUR INVOLUNTARY WITHHOLDING SYSTEM.

ENTER=PROCESS, PF3=IOCM, PF12=REFRESH

From:

Gomez, Graciela

Sent:

Thursday, July 11, 2019 10:45 AM

To:

Gomez, Graciela

Subject:

Contract No I-18-4352 Bloom Companies, LLC -

OCIS CICIOCP1

OFFSET CONTRACT INQUIRY

10:43 07/11/19

ACTION: S

VENDOR NUMBER=

OFFSET: 00 OF 00

VENDOR NAME:

CLAIMING AGENCY NUMBER:

CLAIMING AGENCY NAME: '

CLAIMING AGENCY PHONE NUMBER: *

DISCLAIMER:

AS OF 07/11/19 AT 10:43 OUR INVOLUNTARY WITHHOLDING SYSTEM DOES NOT HAVE AN ACTIVE CLAIM AGAINST VENDOR NUMBER PLEASE BE ADVISED THAT OUR SYSTEM ONLY CONTAINS CLAIMS FILED BY STATE AGENCIES PURSUANT TO 15 ILCS 405/10.05. A VENDOR MAY BE DELIQUENT IN A DEBT TO THE STATE OF ILLINOIS, BUT THE DEBT MAY NOT BE RECORDED ON OUR INVOLUNTARY WITHHOLDING SYSTEM.

ENTER=PROCESS, PF3=IOCM, PF12=REFRESH

From:

Gomez, Graciela

Sent:

Thursday, July 11, 2019 10:49 AM

To:

Gomez, Graciela

Subject:

Contract No I-18-4352 Bravo Company Engineering, Inc. -

OCIS CICIOCP1

OFFSET CONTRACT INQUIRY

10:48 07/11/19

ACTION: S

VENDOR NUMBER=

OFFSET: 00 OF 00

VENDOR NAME: T

CLAIMING AGENCY NAME:

CLAIMING AGENCY PHONE NUMBER: *

DISCLAIMER:

AS OF 07/11/19 AT 10:48 OUR INVOLUNTARY WITHHOLDING SYSTEM DOES NOT HAVE AN ACTIVE CLAIM AGAINST VENDOR NUMBER PLEASE BE ADVISED THAT OUR SYSTEM ONLY CONTAINS CLAIMS FILED BY STATE AGENCIES PURSUANT TO 15 ILCS 405/10.05. A VENDOR MAY BE DELIQUENT IN A DEBT TO THE STATE OF ILLINOIS, BUT THE DEBT MAY NOT BE RECORDED ON OUR INVOLUNTARY WITHHOLDING SYSTEM.

ENTER=PROCESS, PF3=IOCM, PF12=REFRESH

From:

Gomez, Graciela

Sent:

Thursday, July 11, 2019 10:48 AM

To:

Gomez, Graciela

Subject:

Contract No I-18-4352 Comprehensive Construction Consulting, Inc. -

OCIS CICIOCP1

OFFSET CONTRACT INQUIRY

10:46 07/11/19

ACTION: S

VENDOR NUMBER=

VENDOR NAME: *

OFFSET: 00 OF 00

CLAIMING AGENCY NUMBER: *

CLAIMING AGENCY NAME: '

CLAIMING AGENCY PHONE NUMBER: *

DISCLAIMER:

AS OF 07/11/19 AT 10:46 OUR INVOLUNTARY WITHHOLDING SYSTEM DOES NOT HAVE AN ACTIVE CLAIM AGAINST VENDOR NUMBER LEASE BE ADVISED THAT OUR SYSTEM ONLY CONTAINS CLAIMS FILED BY STATE AGENCIES PURSUANT TO 15 ILCS 405/10.05. A VENDOR MAY BE DELIQUENT IN A DEBT TO THE STATE OF ILLINOIS, BUT THE DEBT MAY NOT BE RECORDED ON OUR INVOLUNTARY WITHHOLDING SYSTEM.

ENTER=PROCESS, PF3=IOCM, PF12=REFRESH

From:

Gomez, Graciela

Sent:

Thursday, July 11, 2019 10:48 AM

To:

Gomez, Graciela

Subject:

Contract No I-18-4352 GSG Material Testing, Inc. -

OCIS CICIOCP1

OFFSET CONTRACT INQUIRY

10:47 07/11/19

ACTION: S

VENDOR NUMBER=

OFFSET: 00 OF 00

VENDOR NAME:

CLAIMING AGENCY NUMBER: *

CLAIMING AGENCY NAME: *

CLAIMING AGENCY PHONE NUMBER: *

DISCLAIMER:

AS OF 07/11/19 AT 10:47 OUR INVOLUNTARY WITHHOLDING SYSTEM DOES NOT HAVE AN ACTIVE CLAIM AGAINST VENDOR NUMBER PLEASE BE ADVISED THAT OUR SYSTEM ONLY CONTAINS CLAIMS FILED BY STATE AGENCIES PURSUANT TO 15 ILCS 405/10.05. A VENDOR MAY BE DELIQUENT IN A DEBT TO THE STATE OF ILLINOIS, BUT THE DEBT MAY NOT BE RECORDED ON OUR INVOLUNTARY WITHHOLDING SYSTEM.

ENTER=PROCESS, PF3=IOCM, PF12=REFRESH

From:

Gomez, Graciela

Sent:

Thursday, July 11, 2019 10:51 AM

To:

Gomez, Graciela

Subject:

Contract No I--18-4352 The Upchurch Group, Inc. -



OCIS CICIOCP1

OFFSET CONTRACT INQUIRY

10:49 07/11/19

ACTION: S

VENDOR NUMBER=

OFFSET: 00 OF 00

VENDOR NAME:

CLAIMING AGENCY NUMBER: *

CLAIMING AGENCY NAME: *

CLAIMING AGENCY PHONE NUMBER: *

DISCLAIMER:

AS OF 07/11/19 AT 10:49 OUR INVOLUNTARY WITHHOLDING SYSTEM DOES NOT HAVE AN ACTIVE CLAIM AGAINST VENDOR NUMBER PLEASE BE ADVISED THAT OUR SYSTEM ONLY CONTAINS CLAIMS FILED BY STATE AGENCIES PURSUANT TO 15 ILCS 405/10.05. A VENDOR MAY BE DELIQUENT IN A DEBT TO THE STATE OF ILLINOIS, BUT THE DEBT MAY NOT BE RECORDED ON OUR INVOLUNTARY WITHHOLDING SYSTEM.

ENTER=PROCESS, PF3=IOCM, PF12=REFRESH

From:

Gomez, Graciela

Sent:

Thursday, July 11, 2019 10:46 AM

To:

Gomez, Graciela

Subject:

Contract No I-18-4352 Vaughn Management LLC dba CERA Solutions - FEIN

ocis ciciocpi

OFFSET CONTRACT INQUIRY

10:45 07/11/19

ACTION: S

VENDOR NUMBER=

OFFSET: 00 OF 00

VENDOR NAME:

CLAIMING AGENCY NUMBER: *

CLAIMING AGENCY NAME: *

CLAIMING AGENCY PHONE NUMBER: *

DISCLAIMER:

AS OF 07/11/19 AT 10:45 OUR INVOLUNTARY WITHHOLDING SYSTEM DOES NOT HAVE AN ACTIVE CLAIM AGAINST VENDOR NUMBER PLEASE BE ADVISED THAT OUR SYSTEM ONLY CONTAINS CLAIMS FILED BY STATE AGENCIES PURSUANT TO 15 ILCS 405/10.05. A VENDOR MAY BE DELIQUENT IN A DEBT TO THE STATE OF ILLINOIS, BUT THE DEBT MAY NOT BE RECORDED ON OUR INVOLUNTARY WITHHOLDING SYSTEM.

ENTER=PROCESS, PF3=IOCM,

PF12=REFRESH

CONSTRUCTION MANAGER AGREEMENT

The Board of Directors, on the 18th day of July, 2019, authorized this AGREEMENT to be entered into by and between THE ILLINOIS STATE TOLL HIGHWAY AUTHORITY, an instrumentality and administrative agency of the State of Illinois, hereinafter sometimes referred to as "TOLLWAY", and PATRICK ENGINEERING INC., a corporation authorized and existing within the laws of the State of Illinois, hereinafter referred to as "CONSTRUCTION MANAGER".

WITNESSETH:

WHEREAS, the CONSTRUCTION MANAGER has submitted a proposal dated June 21, 2019, to provide construction management services for Contract No. I-18-4352 for Reagan Memorial Tollway, Windsor Road Bridge Reconstruction, Construction Management; and

WHEREAS, the CONSTRUCTION MANAGER represents itself to be a professional engineering firm meeting the stated pre-qualification criteria for selection from **PSB 18-4**, **Item 7**, staffed with professional licensed engineers, experienced and well-able to perform the construction section engineering services required for said contract, and it is in the best interest of the TOLLWAY to accept said proposal.

In consideration of the mutual covenants hereinafter contained, the parties hereto mutually covenant and agree as follows:

ARTICLE I

General Provisions

- A. The CONSTRUCTION MANAGER shall perform all construction management services for Contract No. I-18-4352 for Reagan Memorial Tollway, Windsor Road Bridge Reconstruction, Construction Management in accordance with the requirements and terms of this Agreement, the above-numbered Professional Services Bulletin, and the proposal from the CONSTRUCTION MANAGER of June 21, 2019, attached hereto and made a part hereof as Exhibit "1". With respect to any inconsistency or conflict between the terms of this Agreement and the proposal (Exhibit "1"), the following order of precedence shall govern: 1. This Agreement 2. The Proposal 3. The Professional Services Bulletin.
- B. All services performed by CONSTRUCTION MANAGER shall be performed according to the professional standards and in accordance with the Construction Manager's Manual in effect at the date of contract execution, and as revised thereafter.
- C. The CONSTRUCTION MANAGER shall perform its services hereunder with the same degree of care, skill and diligence as is ordinarily possessed and exercised by a member of the same profession, currently practicing, under similar

circumstances.

ARTICLE II

Time of Performance

Upon receipt of a Notice to Proceed authorized by the Chief Engineering Officer of the TOLLWAY, the CONSTRUCTION MANAGER shall perform the services herein during the period commencing on the latter of either execution of the Agreement or July 19, 2019 and ending February 28, 2023, in accordance with the schedule included in the attached proposal.

Notwithstanding anything in this Agreement, the CONSTRUCTION MANAGER, including the CONSTRUCTION MANAGER's subcontractors, if any, shall not be responsible hereunder for any delay, default or nonperformance of this Agreement, if and to the extent that such delay, default or nonperformance is caused by an act of God, weather, accident, labor strike or shortage, fire, explosion, riot, war, rebellion, terrorist activity, sabotage, flood, epidemic, or any other cause beyond the reasonable control of such party.

ARTICLE III

Compensation

The CONSTRUCTION MANAGER shall perform all construction management services as required herein, and the TOLLWAY shall pay the CONSTRUCTION MANAGER as compensation therefor, the CONSTRUCTION MANAGER'S actual payroll costs times a multiplier of 2.8000, and reimbursement of certain direct expenses (as each of these amounts are shown in Exhibit "1"), with an upper limit of compensation of Eight Hundred Thirty Thousand, Seventy Three Dollars and Forty-One Cents (\$830,073.41). If, in the opinion of the CONSTRUCTION MANAGER, additional fees or expenses in excess of the upper limit of compensation agreed herein are required, the CONSTRUCTION MANAGER shall promptly notify the Chief Engineering Officer of the TOLLWAY thereof and shall not incur or charge any such fees or expenses without prior approval of the Chief Engineering Officer. CONSTRUCTION MANAGER must ensure that its subcontractors (if applicable) submit bills and invoices in a manner consistent with the terms of this Agreement and shall include language in its subcontractor agreements whereby the subcontractors expressly agree to be bound by the terms of this Agreement, including but not limited to the Inspector General Provision at Article XVIII.

ARTICLE IV

Compliance with State and Other Laws

The CONSTRUCTION MANAGER specifically agrees that in the performance of the services herein enumerated, the CONSTRUCTION MANAGER, its associates,

subcontractors, agents and employees will comply with any and all Federal laws, State statutes, local ordinances, rules and regulations.

Governing Law; Exclusive Jurisdiction

This Agreement, and all the rights and duties of the parties arising from or relating in any way to the subject matter of this Agreement or the transaction(s) contemplated by it, shall be governed by, construed and enforced only in accordance with the laws of the United States and the State of Illinois (excluding any conflict of laws provisions that would refer to and apply the substantive laws of another jurisdiction). Any suit or proceeding relating to this Agreement, including arbitration proceedings, shall be brought only in DuPage County, Illinois. *Patrick Engineering Inc.*, consents to the exclusive jurisdiction and venue of the courts located in DuPage County, State of Illinois.

Confidentiality

CONSTRUCTION MANAGER, including its agents and subconsultants, to this AGREEMENT may have or gain access to confidential data or information owned or maintained by the TOLLWAY in the course of carrying out its responsibilities under this AGREEMENT. The CONSTRUCTION MANAGER shall presume all information received from the TOLLWAY or to which it gains access pursuant to this AGREEMENT is confidential. No confidential data collected, maintained, or used in the course of CONSTRUCTION MANAGER's performance of this contract shall be disseminated except as authorized by law and with the written consent of the TOLLWAY, either during the period of the AGREEMENT or thereafter. The CONSTRUCTION MANAGER must return any and all data collected, maintained, created or used in the course of the performance of the AGREEMENT, in whatever form it is maintained, promptly at the end of the AGREEMENT, or earlier at the request of the TOLLWAY, or notify the TOLLWAY in writing of its destruction with prior TOLLWAY approval only.

The foregoing obligations shall not apply to confidential data or information lawfully in the CONSTRUCTION MANAGER's possession prior to its acquisition from the TOLLWAY; received in good faith from a third-party not subject to any confidentiality obligation to the disclosing Party; or independently developed by the CONSTRUCTION MANAGER without the use or benefit of the TOLLWAY's confidential information.

ARTICLE V

Responsibility for Injuries and Damages

The CONSTRUCTION MANAGER shall be responsible for all injuries to persons and damages to property due to the activities of the CONSTRUCTION MANAGER, its associates, agents or employees, in connection with an error, omission, intentional, willful, wanton, or negligent act(s), and shall be responsible for all parts of its services, both temporary and permanent, relating to the performance of any services under this Agreement or in connection therewith. It is expressly understood that the CONSTRUCTION MANAGER shall indemnify and save harmless the TOLLWAY, its

Directors and the employees of the TOLLWAY from claims, suits, actions, damages and costs arising from, growing out of, an error, omission, intentional, willful, wanton or negligent act(s) of the CONSTRUCTION MANAGER under this Agreement, to the maximum extent permitted by law, and such indemnity shall not be limited by reason of the enumeration of any insurance coverage hereinafter provided. Nothing herein contained shall be construed as prohibiting the TOLLWAY, its Directors or the employees of the TOLLWAY from defending any actions and suits brought against them or any of them or from employing their own counsel in defense of all such actions and suits. It is understood and agreed that the CONSTRUCTION MANAGER is an independent contractor and as such is solely responsible for any and all of its activities hereunder.

ARTICLE VI

Insurance

The CONSTRUCTION MANAGER agrees to procure and maintain during the entire term of this contract and any extensions thereto, at its own expense and without additional expense to the TOLLWAY, adequate insurance for claims for injuries to persons or damage to property which may arise from or in connection with the performance of the work by the CONSTRUCTION MANAGER, his agents, representatives, employees or subcontractors. Work shall not commence until all insurance required by this section has been obtained and acceptable documentation provided to the TOLLWAY. Acceptable insurance companies shall be authorized or approved to transact business under the laws of the State of Illinois, shall be rated by A.M. Best and Company with a financial strength rating of "A-" or better and a financial size category of not less than "VII".

The CONSTRUCTION MANAGER shall obtain for the term of the contract, and any extensions thereto, insurance in the following kinds and minimum limits:

- a. Worker's Compensation Insurance as required by state statute, and Employer's Liability insurance covering all the CONSTRUCTION MANAGER's employees acting within the course and scope of their employment.
- b. Commercial General Liability Insurance written on Insurance Services Office (ISO) occurrence form CG 00 01 10/03 or equivalent, covering premises operations, independent contractors, blanket contractual liability, and personal injury with minimum limits of \$1,000,000.00 (One Millions Dollars) each occurrence and \$2,000,000.00 (Two Million Dollars) annual general aggregate.

If any aggregate limit is reduced below \$2,000,000.00 because of claims made or paid, the CONSTRUCTION MANAGER shall obtain additional insurance to restore the full aggregate limit and furnish documentation to the TOLLWAY.

- c. Automobile Liability Insurance covering any auto, including owned, hired and non-owned autos, with a minimum limit of \$1,000,000.00 (One million Dollars) each occurrence, combined single limit.
- d. Excess / Umbrella Liability Insurance providing excess coverage over commercial general liability, automobile liability and employer's liability with a minimum limit of \$2,000,000.00 (Two Million Dollars) per occurrence and in aggregate.
- e. Engineering Professional Errors and Omissions Liability providing coverage for claims, damages, losses or expenses arising out of or resulting from the performance of Professional Services contemplated in this contract. Limits of liability shall be a minimum of \$2,000,000 (Two Million Dollars) per occurrence and in aggregate. The policy, including claims made forms, shall remain in effect for the duration of the contract and then have a three-year discovery period or longer as required by State Statue.

All deductible or self-insured retentions must be declared and are the sole responsibility of the CONSTRUCTION MANAGER. The Illinois State Toll Highway Authority shall be named an "additional insured" for the commercial general liability and automobile liability coverage. These policies shall be primary for the additional insured and not contributing with any other insurance or similar protection available to the additional insured. Copies of the applicable "additional insured" endorsements will be provided to the TOLLWAY with the insurance documentation.

The CONSTRUCTION MANAGER shall submit insurance documentation prior to the commencement of any contract work and will provide documentation of renewals of said policies as they occur. Any failure of the TOLLWAY to request proof of insurance will not waive the requirement of maintenance of protection as specified herein.

ARTICLE VII

Ownership of Documents

All documents, including tracings, drawings, estimates, specifications, field notes, investigations, studies and any and all documents, memoranda and information relating to services to be furnished and performed pursuant to this Agreement are the property of the TOLLWAY. During the performance of the engineering services herein provided for, the CONSTRUCTION MANAGER shall be responsible for any loss or damage to the documents herein enumerated while they are in its possession, and any such documents shall be restored at its expense. Full access to the documents, including related work product concerning the services performed pursuant to this Agreement, shall at all times be available to the TOLLWAY and other public agencies interested in this work. It is agreed and understood by the parties that any plans, drawings, blueprints or other similar documents ("plans") provided under this Contract which are reused by the TOLLWAY, on other projects, shall be at the TOLLWAY's own risk. Any person or entity reusing any plans shall be solely responsible for such reuse. Should

the CONSTRUCTION MANAGER reuse any plans, it agrees to indemnify any and all persons or entities for any claims or actions resulting from its reuse to the extent that said claim or action results from such reuse. The TOLLWAY agrees to require any person (including the TOLLWAY itself) reusing the plans provided by the CONSTRUCTION MANAGER to abide by the terms and conditions set forth in this paragraph.

ARTICLE VIII Financial Statement

The CONSTRUCTION MANAGER shall, within ten (10) days after requested by the TOLLWAY, furnish to the TOLLWAY a current statement of the financial condition of the CONSTRUCTION MANAGER and any other financial information required by the TOLLWAY.

ARTICLE IX

Successors and Assigns

The TOLLWAY and CONSTRUCTION MANAGER each bind themselves, their successors and assigns to the other party of this Agreement and to the successors and assigns of such other party with respect to all covenants of this Agreement. Except as this Agreement provides, neither the TOLLWAY nor the CONSTRUCTION MANAGER shall assign, sublet or transfer its interest in this Agreement without the written consent of the other.

ARTICLE X

Subcontractors

The CONSTRUCTION MANAGER shall not subcontract or assign services to be furnished under this Agreement without prior written approval of the TOLLWAY, except that the CONSTRUCTION MANAGER may without such prior approval, contract with others for photogrammetric maps, equipment and supplies, printed matter, and other reproductions and stenographic, clerical or any other non-technical services.

ARTICLE XI

Suspension

The TOLLWAY may suspend, from time to time, the services of the CONSTRUCTION MANAGER pursuant to this Agreement at its sole discretion effective five (5) days after delivery of written notice thereof for any period of time or times not exceeding a total of twelve (12) months. In the event of suspension of this Agreement, not occasioned by violation of the Agreement by the CONSTRUCTION MANAGER, the CONSTRUCTION MANAGER shall be paid for authorized services performed prior to the effective date of the suspension, including any reimbursable expenses then due, in accord with this Agreement.

ARTICLE XII

Termination

A. <u>Termination Without Cause</u>

The TOLLWAY reserves the right, at its sole discretion, to terminate 1. this Agreement without cause at any time. In the event of such termination, the TOLLWAY will promptly deliver a written Notice of Termination Without Cause to the CONSTRUCTION MANAGER. Upon termination and within ten (10) days of said termination, the CONSTRUCTION MANAGER shall prepare a detailed Progress Report, including information as to all the work performed by the CONSTRUCTION MANAGER and the status of the work as of the date of the termination, and provide any and all other information and documents developed under the terms of this Agreement as requested by the Chief Engineering Officer of the TOLLWAY. The TOLLWAY will review the Progress Report and determine the percentage of the work required to be performed under this Agreement that has been completed by the CONSTRUCTION MANAGER. At the request and direction of the Chief Engineering Officer of the TOLLWAY, the CONSTRUCTION MANAGER shall, within ten (10) days after the date of termination, furnish to the TOLLWAY marked up full size prints entitled "Record Plans", including specifications with all contract revisions or modifications to date indicated thereon, in accordance with the requirements of the Construction Manager's Manual in effect at the date of contract execution, and as revised thereafter.

In the event the Chief Engineering Officer of the TOLLWAY requires additional services to be performed by the CONSTRUCTION MANAGER, the CONSTRUCTION MANAGER shall prepare a Final Progress Report on completion of the additional services. The TOLLWAY will review the Final Progress Report and determine the percentage of completed services performed under the Agreement by the CONSTRUCTION MANAGER.

- 2. The total compensation due to the CONSTRUCTION MANAGER, in the event of termination without cause shall be the following, less all previous payments to the CONSTRUCTION MANAGER and any credits or set-offs due to the TOLLWAY:
 - a. Actual payroll cost for work properly performed prior to the effective date of termination, times a multiplier of **2.8000**;
 - b. Actual reimbursable direct expenses incurred prior to the effective date of termination;
 - c. Actual payroll cost times a multiplier of **2.8000** for any wind-up work after the effective date of termination as directed to be performed by the Chief Engineering Officer of the TOLLWAY.

d. Actual reimbursable direct expenses incurred for any wind-up work after the effective date of termination as directed to be performed by the Chief Engineering Officer of the TOLLWAY.

B. Termination for Cause

1. In the event the CONSTRUCTION MANAGER fails to meet any of its contractual obligations as set forth in this Agreement due to any of the herein stated conditions for termination for cause, then the TOLLWAY, at its option, may consider the Agreement as cancelled effective upon the delivery of written Notice of Termination for Cause to the CONSTRUCTION MANAGER, and may, as additional remedies and without prejudice to or waiver of any other right or remedy which it possesses hereunder or as a matter of law, complete the performance of the engineering services with its own forces, secure services from any other available source and any difference in cost shall be charged back to the CONSTRUCTION MANAGER, or at the option of the TOLLWAY, shall require the CONSTRUCTION MANAGER to promptly pay for or reimburse the TOLLWAY for any such difference in cost, or the TOLLWAY may deduct any such cost from any payments due or to become due the CONSTRUCTION MANAGER. In addition to any difference in cost for services incurred by the TOLLWAY, the CONSTRUCTION MANAGER shall reimburse the TOLLWAY for any costs, fees or expenses, including administrative, engineering and legal expenses incurred by the TOLLWAY due to the failure of the CONSTRUCTION MANAGER to meet such obligations. The foregoing costs, fees and expenses, may, at the direction of the TOLLWAY, be deducted from any sums remaining due for services properly performed prior to the effective date of the cancellation and termination.

Conditions for termination for cause are as follows:

- a. If CONSTRUCTION MANAGER becomes insolvent, commits any act of bankruptcy, makes a general assignment for the benefit of creditors, or becomes the subject of any proceeding commenced under any statute or law established for the relief of debtors:
- b. If a receiver, trustee or liquidator of any of the property or income of CONSTRUCTION MANAGER shall be appointed;
- c. If CONSTRUCTION MANAGER shall fail to perform the scope of services, or any part thereof, with the diligence necessary to continue progress and complete the scope of services as prescribed by the time schedule and shall fail to take such steps as directed by the TOLLWAY to remedy delays within five (5) days after written notice thereof from TOLLWAY;
- d. If CONSTRUCTION MANAGER shall violate any of the terms, provisions, conditions, covenants, or Certifications

contained in this Agreement and shall fail to take such steps as directed by the TOLLWAY to remedy such default within five (5) days after written notice thereof from TOLLWAY.

- 3. Upon termination for cause and within ten (10) days of such notice, the CONSTRUCTION MANAGER shall prepare a detailed Progress Report, including information as to all the work performed by the CONSTRUCTION MANAGER and the status of the work as of the date of the termination, and provide any and all other information and documents requested by the Chief Engineering Officer of the TOLLWAY. The TOLLWAY will review the Progress Report and determine the percentage of services that have been performed under this Agreement by the CONSTRUCTION MANAGER. In the case of a dispute between the TOLLWAY and the CONSTRUCTION MANAGER, the decision of the Chief Engineering Officer shall be final. At the request and direction of the Chief Engineering Officer of the TOLLWAY, the CONSTRUCTION MANAGER shall, within ten (10) days after the date of termination, furnish the TOLLWAY with marked up full size prints entitled "Record Plans", including specifications with all contract revisions or modifications made up to the termination date indicated thereon, in accordance with the requirements of the Construction Manager's Manual in effect at the date of contract execution, and as revised thereafter.
- 4. The total compensation due to the CONSTRUCTION MANAGER, in the event of Termination for Cause shall be the following, less all previous payments to the CONSTRUCTION MANAGER, and expenses and costs of the TOLLWAY, and any credits or set-offs due to the TOLLWAY.
 - a. Actual payroll cost for authorized work performed prior to the effective date of termination, times a multiplier of **2.8000**;
 - b. Actual reimbursable direct expenses incurred prior to the effective date of termination.

C. Termination due to Lack of an Appropriation

This Agreement is subject to termination and cancellation in any year for which the General Assembly fails to make an appropriation (if such an appropriation is required) to make payments under the terms of the Agreement. Currently, the TOLLWAY is not required to obtain a yearly appropriation of its funds. However, the TOLLWAY cannot and does not make any representation or warranties concerning future appropriation requirements.

ARTICLE XIII

Solicitations

The CONSTRUCTION MANAGER warrants that no person or selling agency has been employed or retained to solicit or secure this Agreement upon an agreement or understanding for a commission, percentage, brokerage or contingent fee. For breach or violation of this warranty, the TOLLWAY shall have the right to annul this Agreement

without liability, or in its discretion to deduct from the contract price or consideration the full amount of such commission, percentage, brokerage or contingent fee.

ARTICLE XIV

Notices

Notices to be given hereunder or documents to be delivered shall be deemed sufficient if delivered personally or mailed by certified mail to the CONSTRUCTION MANAGER at **Patrick Engineering Inc., 4970 Varsity Drive Lisle, Illinois 60532,** or to the Chief Engineering Officer, at 2700 Ogden Avenue, Downers Grove, Illinois 60515. Either party may change the place to which notices hereunder may be addressed by written notice to the other party at any time or times.

ARTICLE XV

Record Retention and Audit

In compliance with the Illinois Procurement Code (30 III. Comp. Stat. 500/20-65) and rules promulgated thereunder, every CONTRACT for goods and services shall provide that the contractor shall maintain certain records, books and documents.

The CONSTRUCTION MANAGER shall maintain in the State of Illinois, for a minimum of five years from the latter of the date of completion of the CONTRACT or the date of final payment under the CONTRACT, adequate books, records, and supporting documents from an accounting system maintained in accordance with generally accepted accounting principles to verify the amounts, recipients, uses and methods of all disbursements of funds passing in conjunction with the CONTRACT. The five year record maintenance period shall be extended for the duration of any audit in progress at the time of that period's expiration. The CONSTRUCTION MANAGER shall at its own expense make such records available in a timely manner for inspection and audit (including copies and extracts of records) as required by the Auditor General and other State Auditors, the Chief Procurement Officer for General Services, the Illinois Department of Transportation, and the TOLLWAY's Inspector General, Internal Audit or other TOLLWAY agents at all reasonable times and without prior notice. For purposes of this section, "timeliness" will be considered production within the time period specified by the Auditor General and other State Auditors, the Chief Procurement Officer for General Services, the Illinois Department of Transportation and the TOLLWAY's Inspector General, Internal Audit or other TOLLWAY agents, but no later than thirty days after a request for records being made unless otherwise agreed to by the parties. The CONSTRUCTION MANAGER agrees to cooperate fully with any audit conducted by the Auditor General and other State Auditors, the Chief Procurement Officer for General Services, the Illinois Department of Transportation and the TOLLWAY's Inspector General, Internal Audit or other TOLLWAY agents, and to provide full access to all relevant materials. The auditors reserve the right to enter the CONSTRUCTION MANAGER's place of business in order to audit the records. If they are not produced in a timely manner by the CONSTRUCTION MANAGER, then the CONSTRUCTION MANAGER shall reimburse the TOLLWAY or other State agency for the travel

expenses of its auditors in the event that this right is invoked.

The obligations of this Section shall be explicitly included in any subcontracts or agreements formed between the CONSTRUCTION MANAGER and any subcontractors or suppliers of goods and services to the extent that those subcontracts or agreements relate to fulfillment of the CONSTRUCTION MANAGER's obligations to the TOLLWAY. Such subcontractor shall be required to comply with the terms and conditions of this Section and the TOLLWAY shall be entitled to enforce a breach of that contract.

Any audit adjustment will be submitted on a final invoice for any underpayment or overpayment to the CONSTRUCTION MANAGER or its subcontractors. The CONSTRUCTION MANAGER shall promptly reimburse the TOLLWAY for any overpayment, or the TOLLWAY at its option may deduct any overpayment from any funds due the CONSTRUCTION MANAGER, whether those funds are due under this contract or other contracts to which the CONSTRUCTION MANAGER is a party either directly with the TOLLWAY or as a subcontractor. In the event the CONSTRUCTION MANAGER fails or refuses to reimburse the TOLLWAY for an overpayment, the CONSTRUCTION MANAGER shall be responsible for all costs, including attorney fees, incurred by the TOLLWAY to collect such overpayment.

Failure to maintain or make available the books, records, and supporting documents required by this Section shall establish a presumption in favor of the TOLLWAY for recovery of any funds paid by the TOLLWAY under the contract for which adequate books, records and supporting documentation are not available to support their purported disbursement.

The CONSTRUCTION MANAGER shall reimburse the TOLLWAY for the total costs of an audit that identifies significant findings that would benefit the TOLLWAY, including but not limited to reasonable attorney's fees and other expenses. Significant findings for the purposes of this provision shall be identified as an amount in excess of \$50,000 in aggregate of the audit report or findings of material performance or compliance deficiencies.

If the CONSTRUCTION MANAGER fails to comply with these requirements, the CONSTRUCTION MANAGER may be disqualified or suspended from bidding on or working on future contracts.

ARTICLE XVI

Quality Assurance and Quality Control (QA/QC) Plan

The CONSTRUCTION MANAGER'S QA/QC PLAN for this PROJECT must be presented by the CONSTRUCTION MANAGER fourteen (14) days after receiving the signed contract. After acceptance by the TOLLWAY, the CONSTRUCTION MANAGER must adhere to this QA/QC Plan and will be required to periodically confirm, in writing, that they have complied with the approved plan. The statement of compliance must be submitted to the TOLLWAY Project Manager with each monthly progress report.

The QA/QC Plan must follow GUIDELINES FOR CONSTRUCTION MANAGER'S QUALITY PROGRAM, which will be provided by the TOLLWAY.

ARTICLE XVII

Miscellaneous

This Agreement, when executed by the CONSTRUCTION MANAGER, shall be an offer by the CONSTRUCTION MANAGER to the TOLLWAY and shall not be construed as an offer by the TOLLWAY to the CONSTRUCTION MANAGER. All agreements are subject to the statutes, rules, regulations and policies governing the TOLLWAY and are expressly subject to the approval of the TOLLWAY's Board of Directors, the Procurement Policy Board, the Chief Procurement Officer for General Services, and the Attorney General of the State of Illinois.

ARTICLE XVIII

Inspector General

The Vendor/Contractor hereby acknowledges that pursuant to Section 8.5 of the Toll Highway Act (605 ILCS 10/8.5) the Inspector General of the Illinois State Toll Highway Authority has the authority to conduct investigations into certain matters including but not limited to allegations of fraud, waste and abuse, and to conduct reviews. The Vendor/Contractor will fully cooperate in any OIG investigation or review and shall not bill the Tollway for such time. Cooperation includes providing access to all information and documentation related to the goods/services described in this Agreement, and disclosing and making available all personnel involved or connected with these goods/services or having knowledge of these goods/services. All subcontracts must inform Subcontractors of this provision and their duty to comply.

ARTICLE XIX

Engineer Selection Process

The TOLLWAY and the CONSTRUCTION MANAGER hereby certify that they are in compliance with the provisions of the Architectural, Engineering and Land Surveying Qualifications Based Selection Act (30 ILCS 535) with respect to the procurement of the services covered in this Agreement.

ARTICLE XX

Report of a Change in Circumstances

The CONSTRUCTION MANAGER agrees to report to the TOLLWAY as soon as practically possible, but no later than 21 days following any change in facts or circumstances that might impact the CONSTRUCTION MANAGER's ability to satisfy its legal or contractual responsibilities and obligations under this contract. Required reports include, but are not limited to changes in the CONSTRUCTION MANAGER's

Rev. 4/18/2019 PSB 18-1 & Later Certification/Disclosure Forms, the CONSTRUCTION MANAGER's IDOT prequalification, or any certification or licensing required for this project. Additionally, the CONSTRUCTION MANAGER agrees to report to the Tollway within the above timeframe any arrests, indictments, convictions or other matters involving the CONSTRUCTION MANAGER, or any of its principals, that might occur while this contract is in effect. This reporting requirement does not apply to common offenses, including but not limited to minor traffic/vehicle offenses.

Further, the CONSTRUCTION MANAGER agrees to incorporate substantially similar reporting requirements into the terms of any and all subcontracts relating to work performed under this agreement. The CONSTRUCTION MANAGER agrees to forward or relay to the Tollway any reports received from subcontractors pursuant to this paragraph within 21 days.

Finally, the CONSTRUCTION MANAGER acknowledges and agrees that the failure of the CONSTRUCTION MANAGER to comply with this reporting requirement shall constitute a material breach of contract which may result in this contract being declared void.

ARTICLE XXI

EXPATRIATED ENTITIES

Except in limited circumstances, no business or member of a unitary business group, as defined in the Illinois Income Tax Act, shall submit a bid for or enter into a contract with a State agency if that business or any member of the unitary business group is an expatriated entity.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement for CONTRACT I-18-4352 the day and year first above written.

THE ILLINOIS STATE TOLL HIGHWAY AUTHORITY	PATRICK ENGINEERING INC.
By Securive Director Signature Date Will Evans/Jesé Alvardz	President-Signature Date
	TEFFREY C - SCHUH Printed Name as Signed Above
APPROVED:	•
8-13-19	
Chief Financial Officer - Signature Date Michael Colsch	
APPROVED:	
8/12/19	
General Counsel – Signature Date Kathleen Pasulka-Brown	

Approved as to Form and Constitutionality

\$\frac{\gamma-\gamma-\gamma-\frac{\gamma}{\gamma}}{\gamma-\gamma-\frac{\gamma-\gamma}{\gamma}}\$

Attorney General, State of Illinois - Signature Date

CONSTRUCTION MANAGER PROPOSAL

FOR CONTRACT NUMBER I-18-4352

This proposal, dated <u>June 21, 2019</u>, is submitted by <u>Patrick Engineering Inc.</u> of <u>Lisle, IL</u> for Construction Manager's Service.

DESCRIPTION/LOCATION OF CONSTRUCTION SECTION

The location of the construction Contract <u>I-18-4352</u> for which we propose to provide Construction Manager Services is <u>Reagan Memorial Tollway</u>, <u>Windsor Road Bridge Reconstruction</u>, in <u>DuPage</u> County (Counties), Illinois.

SCOPE OF CONSTRUCTION MANAGER SERVICES

Construction Manager Services following selection from PSB 18-4 will be provided for all items of work included in the Contract Requirements for the above Construction Contract and will conform with the Illinois State Toll Highway Authority's Construction Manager's Manual, in effect at the date the contract is awarded, and as revised thereafter, and with the Illinois State Toll Highway Authority's (hereinafter referred to as "TOLLWAY" current practices. These services shall include the responsibility for administration of the referenced Construction Contract in accordance with the applicable Construction Manager's Manual; manage the work as required by the Contract Documents; responsible for all on-site and off-site material testing; document all activities pertaining to the execution of the work; prepare all reports, payment estimates and other required documents; submit a "Record Drawing" set of plans; submit all project records, documents and the project close-out records properly indexed and cross-referenced in a manner which can be easily reviewed by the TOLLWAY at the same time the final pay estimate is submitted; and carry out the policies of the TOLLWAY.

FEE PROPOSAL

The CONSTRUCTION MANAGER shall be compensated for Engineering Services on the following basis:

ACTUAL PAYROLL COSTS TIMES A MULTIPLIER, PLUS REIMBURSEMENT OF DIRECT EXPENSES, WITH AN UPPER LIMIT OF COMPENSATION.

The compensation elements and their limits are more fully detailed as follows:

ACTUAL PAYROLL COSTS AND MULTIPLIER - During the course of the project,

Rev. 5/21/2018 PSB 18-1 & Later Page 1 of 6

EXHIBIT "1"

PAGE OF 8

EXHIBIT "1"

Page 1 of 205

compensation shall be equal to Actual Direct Labor Costs (less overtime premium) multiplied by a factor of 2.80 to compensate for Payroll Burden and Fringe Costs, Overhead and Miscellaneous Indirect Costs and Profit. This factor shall be used for periodic invoicing during the project.

"Actual Direct Labor" shall be reimbursed only for actual payroll costs paid to individuals employed directly by the CONSTRUCTION MANAGER, while independent contractors and contract employees shall be treated as "reimbursable direct costs" and not "actual direct salary." Subcontractors shall be treated as "Services by Others."

The direct labor rate allowable for any individual at the outset of the project for invoicing purposes will be the rate listed on a "Certified Payroll Summary" to be submitted by the CONSTRUCTION MANAGER at the start of the project. A revised "Certified Payroll Summary" must be submitted at the time of annual labor rate increases and when a newly hired employee is added to the TOLLWAY project.

A "normal work week" can be negotiated up to 45 hours per week. Overtime (straight time) for salaried positions cannot be invoiced beyond the number of hours in the "normal work week" unless pre-approved in writing by the project manager. These positions will be determined during negotiations of the contract or as the salaried position is added to the project.

Promotions resulting in labor rate increases will only be permitted if the promotion occurs on this project to a pre-approved contract position. Employees promoted within the company will not be entitled to a rate increase on this project beyond the rate appropriate for the services being performed by the employee. Any increase will be at the date of the approved promotion.

Timesheets for each employee billed to the contract must be submitted with the invoice. The timesheets must be signed by both the employee and the employee's supervisor. The timesheets must include all hours paid to the employee, including non-billable time and time worked on other projects.

REIMBURSABLE DIRECT COSTS - The Reimbursable Direct Costs Worksheet determines the total dollar amount of Direct costs for the project. See Exhibit D. The CONSTRUCTION MANAGER is responsible for managing the Direct Costs expended so the total Reimbursable Direct Cost amount is not exceeded. All Direct Costs presented for reimbursement must be included on the Allowable Direct Costs list made available in the Professional Service Bulletin (attached to Exhibit D). Direct Costs not identified on the Allowable Direct Costs list must be approved in writing by the Chief Engineering Officer of the TOLLWAY prior to reimbursement. Premium portions of overtime and Reimbursable Direct Costs will be reimbursed upon presentation of appropriate documentation.

Reimbursement for the use of automotive vehicles furnished by the CONSTRUCTION MANAGER will be in accordance with the State of Illinois Government Rate in effect on

Rev. 5/21/2018 PSB 18-1 & Later Page 2 of 6

PAGE 2 OF 8
EXHIBIT "1"

Page 2 of 205

the date of this proposal (see Exhibit D).

Such rate of reimbursement will be considered full payment for all costs including, but not limited to: the furnishing, insuring, operating, and maintaining the automotive vehicles. The term "automotive vehicle" includes automobiles, pick-up trucks, station wagons, vans, and the like. CONSTRUCTION MANAGER shall maintain itemized vehicle usage records for all vehicles billed to the contract. Said records shall contain at a minimum the individual who used the vehicle, the date of usage, and the purpose or destination.

No surcharge for handling or processing will be charged or approved. No profit will be paid for Direct Costs.

<u>SERVICES BY OTHERS</u> (Exhibit H) - The fees for services provided by all subcontractors shall be summarized on Exhibit H and Exhibit H (Cont). All subcontractors are required to submit Exhibits A, B, and D through H (Cont).

The CONSTRUCTION MANAGER understands that the contract is between the TOLLWAY and the CONSTRUCTION MANAGER. The CONSTRUCTION MANAGER is responsible for monitoring and managing the work and budget of all subconsultants.

The ADDITIONAL SERVICES PROVISION (if any) included in this proposal (see *Exhibit B*) will be for the sole purpose of funding increases in the Scope of Work, which have been identified as potential extra services prior to the start of work. The additional services funds will not be used to cover costs for items included in the original <u>Scope of Construction Manager Services</u>. The authorization for the use of the Additional Services Funds must be in writing from the Chief Engineering Officer of the TOLLWAY.

MAXIMUM ALLOWABLE FEE - The upper limit of compensation to the CONSTRUCTION MANAGER, for all costs, shall be \$ 830,073.41 (see Exhibit B), which limit may not be exceeded unless authorized by a Supplemental Contract and approved by the TOLLWAY's Board of Directors. This sum represents the maximum compensation limit for completion of all Construction Management services for all items of work included in the Scope of Construction Manager Services (Exhibit F). If potential additional services have been identified in the scope of work (Exhibit F), it is understood that these services may not be requested by the TOLLWAY. If these services are requested by the TOLLWAY to be performed by the CONSTRUCTION MANAGER, Exhibits A-H (Cont.) must be submitted by the CONSTRUCTION MANAGER for TOLLWAY approval prior to commencement of the work.

CONTROL OF STAFF LEVELS - The CONSTRUCTION MANAGER is required at all times to review the staffing level as it relates to the Contractor's activities and/or progress. If at any time during the execution of the work, the CONSTRUCTION MANAGER determines that a change in staff is required, a written request to modify his/her staff must immediately be submitted to the TOLLWAY's Project Manager. If the requested change in staffing levels would cause the total contract fee to be exceeded, he/she shall submit a written request for a change in the upper limit of compensation to the Chief Engineering

Page 3 of 6

Rev. 5/21/2018 PSB 18-1 & Later EXHIBIT "1"
PAGE 3 OF EXHIBIT "1"
Page 3 of 205

Officer.

This request shall include the following:

- A. Total man hours expended and monies due to date.
- B. Last approved Contractor's progress schedule.
- C. A detailed comparison of items A and B above.
- D. Documentation of facts leading to or requiring the change.
- E. Construction fee impact including:
 - 1. Labor
 - 2. Direct Cost
 - 3. Other

The CONSTRUCTION MANAGER shall not proceed with any change until it receives written authorization from the Chief Engineering Officer or his designee.

The CONSTRUCTION MANAGER shall be compensated based on the information provided in this proposal recognizing the fact that actual construction may extend beyond the schedule provided in Exhibit A.

In any event, including but not limited to strikes or Acts of God, whereby construction is curtailed or halted, the CONSTRUCTION MANAGER shall reduce the number of his employees assigned to the project to minimize construction engineering expenses to the TOLLWAY.

It is understood that the number of persons assigned to the Project by the CONSTRUCTION MANAGER may be reviewed by the TOLLWAY throughout the duration of the Project and that adjustments will be made if deemed necessary by the TOLLWAY.

KEY PERSONNEL - Exhibit E is a list of the Key Personnel who will be assigned to this project, should this proposal be accepted, together with a brief resume for each. It is understood that the TOLLWAY reserves the right to review the performance of assigned personnel at any time and the CONSTRUCTION MANAGER agrees to replace or reassign personnel who are deemed by the TOLLWAY to not be suited to the task to which they are assigned. The CONSTRUCTION MANAGER further agrees to assign employees to this project in a manner which will minimize engineering construction expenses to the Authority.

TERMS AND CONDITIONS - This document hereby incorporates by reference the "Contract" attached hereto and made a part hereof. The CONSTRUCTION MANAGER understands and agrees that it shall be bound by the terms and conditions contained in the attached Contract including but not limited to those items contained in the Article titled "Insurance". The CONSTRUCTION MANAGER shall provide a copy of Certificate of Insurance as Exhibit I. In the event there is a conflict between the terms of this proposal and the terms of the attached Contract the terms contained in the Contract shall control.

Rev. 5/21/2018 PSB 18-1 & Later Page 4 of 6

EXHIBIT "1"

PAGE 4 OF 8
EXHIBIT "1"

Page 4 of 205

The CONSTRUCTION MANAGER also agrees that it shall be required to procure and maintain additional insurance, if any is listed below, under the same terms and conditions specified in the Contract. Specialized project specific insurance, namely Railroad Protective Liability insurance, may be considered for reimbursement as a direct cost.

Said additional insurance shall be in addition to any and all insurance required by the Contract.

<u>INVOICES</u> – INVOICES will be submitted monthly on forms provided to the CONSTRUCTION MANAGER at the start of the project. The invoice cutoff date will coincide with the Monthly Progress Report. All payroll documentation and costs relating to this project will be available for audit by the TOLLWAY upon request.

INVOICES for services performed and expenses incurred through December 31st must be submitted to the TOLLWAY no later than February 28th of the subsequent year. The CONSTRUCTION MANAGER expressly acknowledges that the TOLLWAY, at its discretion, reserves the right not to honor any delinquent INVOICE if the CONSTRUCTION MANAGER fails to obtain prior written approval from the Chief Engineering Officer for an alternative INVOICE submission date. CONSTRUCTION MANAGER will request such approval or an INVOICE submittal extension no later than February 15th.

Rev. 5/21/2018 PSB 18-1 & Later Page 5 of 6

PAGE S OF 8
EXHIBIT "1"
Page 5 of 205

THIS PROPOSAL FOR CONSTRUCTION MANAGER SERVICES FOR

CONTRACT <u>I-12-4352</u>

SUBMITTED BY:

FIRM NAME:

Patrick Engineering Inc.

ADDRESS:

4970 Varsity Drive

CITY, STATE &

ZIP CODE:

Lisle, IL 60532

TELEPHONE:

630-795-7200

FACSIMILE:

630-724-1681

SIGNED BY:

V

PRINTED NAME:

Jeffrey C. Schuh

TITLE:

President

Rev. 5/21/2018 PSB 18-1 & Later Page 6 of 6

EXHIBIT "1"

PAGE C OF 8
EXHIBIT "1"

Page 6 of 205



ILLINOIS TOLLWAY STANDARD BUSINESS TERMS AND CONDITIONS

ILLINOIS TOLLWAY CONTRACT NO.:	I-18-4352
CONTRACTOR/CONSULTANT NAME:	Patrick Engineering Inc.

1. PAYMENT TERMS AND CONDITIONS:

- 1.1 Minority Contractor Initiative: Any Vendor awarded a contract under Section 20-10, 20-15, 20-25 or 20-30 of the Illinois Procurement Code (30 ILCS 500) of \$1,000 or more is required to pay a fee of \$15. The Comptroller shall deduct the fee from the first check issued to the Vendor under the contract and deposit the fee in the Comptroller's Administrative Fund. 15 ILCS 405/23.9.
- 1.2 Expenses: The State will not pay for supplies provided or services rendered, including related expenses, incurred prior to the execution of this contract by the Parties even if the effective date of the contract is prior to execution.
- Prevailing Wage: As a condition of receiving payment Vendor must (i) be in compliance with the contract, (ii) pay its employees prevailing wages when required by law, (iii) pay its suppliers and subcontractors according to the terms of their respective contracts, and (iv) provide lien waivers to the State upon request. Examples of prevailing wage categories include public works, printing, janitorial, window washing, building and grounds services, site technician services, natural resource services, security guard and food services. The prevailing wages are revised by the Department of Labor and are available on the Department's official website, which shall be deemed proper notification of any rate changes under this subsection. Vendor is responsible for contacting the Illinois Department of Labor to ensure understanding of prevailing wage requirements at 217-782-6206 or (http://www.state.il.us/agency/idol/index.htm).
- 1.4 Federal Funding: This contract may be partially or totally funded with Federal funds. If federal funds are expected to be used, then the percentage of the good/service paid using Federal funds and the total Federal funds expected to be used will be provided in the award notice.
- 1.5 Invoicing: By submitting an invoice, Vendor certifies that the supplies or services provided meet all requirements of the contract, and the amount billed and expenses incurred are as allowed in the contract. Invoices for supplies purchased, services performed and expenses incurred through December 31 of any year must be submitted to the State no later than February 28 of the following year; otherwise Vendor may have to seek payment through the Illinois Court of Claims. 30 ILCS 105/25. All invoices are subject to statutory offset. 30 ILCS 210.
 - 1.5.1 Vendor shall not bill for any taxes unless accompanied by proof that the State is subject to the tax. If necessary, Vendor may request the applicable Agency/University state tax exemption number and federal tax exemption information.
 - 1.5.2 Vendor shall invoice at the completion of the contract unless invoicing is tied in the contract to milestones, deliverables, or other invoicing requirements agreed to in the contract.
- 2. ASSIGNMENT: This contract may not be assigned, transferred in whole or in part by Vendor without the prior written consent of the State.

- AUDIT/RETENTION OF RECORDS: Vendor and its subcontractors shall maintain books and records relating to the 3. performance of the contract or subcontract and necessary to support amounts charged to the State pursuant the contract or subcontract. Books and records, including information stored in databases or other computer systems, shall be maintained by the Vendor for a period of five years from the later of the date of final payment under the contract or completion of the contract, and by the subcontractor for a period of five years from the later of final payment under the term or completion of the subcontract. Books and records required to be maintained under this section shall be available for review or audit by representatives of: the procuring Agency/University, the Auditor General, the Executive Inspector General, the Chief Procurement Officer, the Tollway Inspector General, State of Illinois internal auditors or other governmental entities with monitoring authority, upon reasonable notice and during normal business hours. Vendor and its subcontractors shall cooperate fully with any such audit and with any investigation conducted by any of these entities. Failure to maintain books and records required by this section shall establish a presumption in favor of the State for the recovery of any funds paid by the State under the contract for which adequate books and records are not available to support the purported disbursement. The Vendor or subcontractors shall not impose a charge for audit or examination of the Vendor's books and records. 30 ILCS 500/20-65.
- 4. TIME IS OF THE ESSENCE: Time is of the essence with respect to Vendor's performance of this contract. Vendor shall continue to perform its obligations while any dispute concerning the contract is being resolved unless otherwise directed by the State.
- 5. NO WAIVER OF RIGHTS: Except as specifically waived in writing, failure by a Party to exercise or enforce a right does not waive that Party's right to exercise or enforce that or other rights in the future.
- 6. FORCE MAJEURE: Failure by either Party to perform its duties and obligations will be excused by unforeseeable circumstances beyond its reasonable control and not due to its negligence, including acts of nature, acts of terrorism, riots, labor disputes, fire, flood, explosion, and governmental prohibition. The non-declaring Party may cancel the contract without penalty if performance does not resume within 30 days of the declaration.
- CONFIDENTIAL INFORMATION: Each Party, including its agents and subcontractors, to this contract may have or 7. gain access to confidential data or information owned or maintained by the other Party in the course of carrying out its responsibilities under this contract. Vendor shall presume all information received from the State or to which it gains access pursuant to this contract is confidential. Vendor information, unless clearly marked as confidential and exempt from disclosure under the Illinois Freedom of Information Act, shall be considered public. No confidential data collected, maintained, or used in the course of performance of the contract shall be disseminated except as authorized by law and with the written consent of the disclosing Party, either during the period of the contract or thereafter. The receiving Party must return any and all data collected, maintained, created or used in the course of the performance of the contract, in whatever form it is maintained, promptly at the end of the contract, or earlier at the request of the disclosing Party, or notify the disclosing Party in writing of its destruction. The foregoing obligations shall not apply to confidential data or information lawfully in the receiving Party's possession prior to its acquisition from the disclosing Party; received in good faith from a third Party not subject to any confidentiality obligation to the disclosing Party; now is or later becomes publicly known through no breach of confidentiality obligation by the receiving Party; or is independently developed by the receiving Party without the use or benefit of the disclosing Party's confidential information.
- 8. USE AND OWNERSHIP: All work performed or supplies created by Vendor under this contract, whether written documents or data, goods or deliverables of any kind, shall be deemed work for hire under copyright law and all intellectual property and other laws, and the State of Illinois is granted sole and exclusive ownership to all such work, unless otherwise agreed in writing. Vendor hereby assigns to the State all right, title, and interest in and to such work including any related intellectual property rights, and/or waives any and all claims that Vendor may have to such work including any so-called "moral rights" in connection with the work. Vendor acknowledges the State may use the work product for any purpose. Confidential data or information contained in such work shall be subject to confidentiality provisions of this contract.

- 9. INDEMNIFICATION AND LIABILITY: The Vendor shall indemnify and hold harmless the Tollway and State of Illinois, their directors, agencies, officers, employees, agents and volunteers from any and all costs, demands, expenses, losses, claims, damages, liabilities, settlements and judgments, including in-house and contracted attorneys' fees and expenses, arising out of: (a) any breach or violation by Vendor of any of its certifications, representations, warranties, covenants or agreements; (b) any actual or alleged death or injury to any person, damage to any property or any other damage or loss claimed to result in whole or in part from Vendor's negligent performance; or (c) any negligent act, activity or omission of Vendor or any of its employees, representatives, subcontractors or agents. Neither Party shall be liable for incidental, special, consequential or punitive damages.
- 10. INDEPENDENT CONTRACTOR: Vendor shall act as an independent contractor and not an agent or employee of, or joint venture with the State. All payments by the State shall be made on that basis.
- 11. SOLICITATION AND EMPLOYMENT: Vendor shall not employ any person employed by the State during the term of this contract to perform any work under this contract. Vendor shall give notice immediately to the Agency's director if Vendor solicits or intends to solicit State employees to perform any work under this contract.
- 12. COMPLIANCE WITH THE LAW: The Vendor, its employees, agents, and subcontractors shall comply with all applicable federal, state, and local laws, rules, ordinances, regulations, orders, federal circulars and all license and permit requirements in the performance of this contract. Vendor shall be in compliance with applicable tax requirements and shall be current in payment of such taxes. Vendor shall obtain at its own expense, all licenses and permissions necessary for the performance of this contract.
- 13. BACKGROUND CHECK: Whenever the State deems it reasonably necessary for security reasons, the State may conduct, at its expense, criminal and driver history background checks of Vendor's and subcontractors officers, employees or agents. Vendor or subcontractor shall reassign immediately any such individual who, in the opinion of the State, does not pass the background check.
- 14. APPLICABLE LAW: This contract shall be construed in accordance with and is subject to the laws and rules of the State of Illinois. The Department of Human Rights' Equal Opportunity requirements (44 Ill. Adm. Code 750) are incorporated by reference. Any claim against the State arising out of this contract must be filed exclusively with the Illinois Court of Claims. 705 ILCS 505/1. The State shall not enter into binding arbitration to resolve any contract dispute. The State of Illinois does not waive sovereign immunity by entering into this contract. The official text of cited statutes is incorporated by reference. An unofficial version can be viewed at http://www.ilga.gov).
- 15. ANTI-TRUST ASSIGNMENT: If Vendor does not pursue any claim or cause of action it has arising under federal or state antitrust laws relating to the subject matter of the contract, then upon request of the Illinois Attorney General, Vendor shall assign to the State rights, title and interest in and to the claim or cause of action.
- 16. CONTRACTUAL AUTHORITY: The Agency that signs for the State of Illinois shall be the only State entity responsible for performance and payment under the contract. When the Chief Procurement Officer or authorized designee signs in addition to an Agency, they do so as approving officer and shall have no liability to Vendor. When the Chief Procurement Officer or authorized designee, or State Purchasing Officer signs a master contract on behalf of State agencies, only the Agency that places an order with the Vendor shall have any liability to Vendor for that order.
- 17. NOTICES: Notices and other communications provided for herein shall be given in writing by registered or certified mail, return receipt requested, by receipted hand delivery, by courier (UPS, Federal Express or other similar and reliable carrier), by e-mail, or by fax showing the date and time of successful receipt. Notices shall be sent to the individuals who signed the contract using the contact information following the signatures. Each such notice shall be deemed to have been provided at the time it is actually received. By giving notice, either Party may change the contact information.

- 18. MODIFICATIONS AND SURVIVAL: Amendments, modifications and waivers must be in writing and signed by authorized representatives of the Parties. Any provision of this contract officially declared void, unenforceable, or against public policy, shall be ignored and the remaining provisions shall be interpreted, as far as possible, to give effect to the Parties' intent. All provisions that by their nature would be expected to survive, shall survive termination. In the event of a conflict between the State's and the Vendor's terms, conditions and attachments, the State's terms, conditions and attachments shall prevail.
- 19. PERFORMANCE RECORD / SUSPENSION: Upon request of the State, Vendor shall meet to discuss performance or provide contract performance updates to help ensure proper performance of the contract. The State may consider Vendor's performance under this contract and compliance with law and rule to determine whether to continue the contract, suspend Vendor from doing future business with the State for a specified period of time, or to determine whether Vendor can be considered responsible on specific future contract opportunities.
- 20. FREEDOM OF INFORMATION ACT: This contract and all related public records maintained by, provided to or required to be provided to the State are subject to the Illinois Freedom of Information Act (FOIA) (50 ILCS 140) notwithstanding any provision to the contrary that may be found in this contract.
- 21. SCHEDULE OF WORK: Any work performed on State premises shall be done during the hours designated by the State and performed in a manner that does not interfere with the State and its personnel.

22. WARRANTIES FOR SUPPLIES AND SERVICES:

- Vendor warrants that the supplies furnished under this contract will: (a) conform to the standards, specifications, drawing, samples or descriptions furnished by the State or furnished by the Vendor and agreed to by the State, including but not limited to all specifications attached as exhibits hereto; (b) be merchantable, of good quality and workmanship, and free from defects for a period of twelve months or longer if so specified in writing, and fit and sufficient for the intended use; (c) comply with all federal and state laws, regulations and ordinances pertaining to the manufacturing, packing, labeling, sale and delivery of the supplies; (d) be of good title and be free and clear of all liens and encumbrances and; (e) not infringe any patent, copyright or other intellectual property rights of any third party. Vendor agrees to reimburse the State for any losses, costs, damages or expenses, including without limitations, reasonable attorney's fees and expenses, arising from failure of the supplies to meet such warranties.
- 22.2 Vendor shall insure that all manufacturers' warranties are transferred to the State and shall provide a copy of the warranty. These warranties shall be in addition to all other warranties, express, implied or statutory, and shall survive the State's payment, acceptance, inspection or failure to inspect the supplies.
- Vendor warrants that all services will be performed to meet the requirements of the contract in an efficient and effective manner by trained and competent personnel. Vendor shall monitor performances of each individual and shall reassign immediately any individual who is not performing in accordance with the contract, who is disruptive or not respectful of others in the workplace, or who in any way violates the contract or State policies.

23. REPORTING, STATUS AND MONITORING SPECIFICATIONS:

- 23.1 Vendor shall immediately notify the State of any event that may have a material impact on Vendor's ability to perform the contract.
- 23.2 By August 31 of each year, Vendor shall report to the Agency or University the number of qualified veterans and certain ex-offenders hired during Vendor's last completed fiscal year. Vendor may be entitled to employment tax credit for hiring individuals in those groups. 35 ILCS 5/216, 5/217.

24. EMPLOYMENT TAX CREDIT: Vendors who hire qualified veterans and certain ex-offenders may be eligible for tax credits. 30 ILCS 500/45-67 and 45-70. Please contact the Illinois Department of Revenue (telephone #: 217-524-4772) for information about tax credits.

25. SUPPLEMENTAL PROVISIONS

25.1 TOLLWAY SUPPLEMENTAL PROVISIONS

25.1.1 Agents and Employees:

Vendor shall be responsible for the negligent acts and omissions of its agents, employees and subcontractors in their performance of Vendor's duties under this Contract. Vendor represents that it shall utilize the services of individuals skilled in the profession for which they will be used in performing services or supplying goods hereunder. In the event that the Tollway determines that any individual performing services or supplying goods for Vendor hereunder is not providing such skilled services or delivery of goods, it shall promptly notify the Vendor and the Vendor shall replace that individual.

25.1.2 Publicity:

Vendor shall not, in any advertisement or any other type of solicitation for business, state, indicate or otherwise imply that it is under contract to the Tollway nor shall the Tollway's name be used in any such advertisement or solicitation without prior written approval except as required by law.

25.1.3 Third Party Beneficiaries:

There are no third party beneficiaries to this Contract. This Contract is intended only to benefit the Tollway/Buyer and the Vendor.

25.1.4 Successors In Interest:

All the terms, provisions, and conditions of the Contract shall be binding upon and inure to the benefit of the parties hereto and their respective successors, assigns and legal representatives.

25.1.5 Venue:

Any claim against the Tollway arising out of this contract must be filed exclusively with Circuit Court for the Eighteenth Judicial Circuit, DuPage County, Illinois for State claims and the U.S. District Court for the Northern District of Illinois for Federal claims.

- 25.1.5.1 Whenever "State" is used or referenced in this Contract, it shall be interpreted to mean "Tollway".
- 25.1.5.2 The State Prompt Payment Act (30 ILCS 40) does not apply to the Tollway.
- 25.1.5.3 The Tollway is not currently an appropriated agency.
- 25.2 REPORT OF A CHANGE IN CIRCUMSTANCES: The Contractor agrees to report to the TOLLWAY as soon as practically possible, but no later than 21 days following any change in facts or circumstances that might impact the CONTRACTOR's ability to satisfy its legal or contractual responsibilities and obligations under this contract. Required reports include, but are not limited to changes in the CONTRACTOR's Certification/Disclosure Forms, the CONTRACTOR's IDOT pre-qualification, or any certification or licensing required for this project. Additionally, (CONTRACTOR/VENDOR) agrees to report to the Tollway within the above timeframe any arrests, indictments, convictions or other matters involving the CONTRACTOR, or any of its principals, that might occur while this contract is in effect. This reporting requirement does not apply to common offenses, including but not limited to minor traffic/vehicle offenses.

Further, the CONTRACTOR agrees to incorporate substantially similar reporting requirements into the Illinois Tollway Standard Business Terms and Conditions Page 5

terms of any and all subcontracts relating to work performed under this agreement. The (CONTRACTOR/VENDOR) agrees to forward or relay to the Tollway any reports received from subcontractors pursuant to this paragraph within 21 days.

Finally, the CONTRACTOR acknowledges and agrees that the failure of the CONTRACTOR to comply with this reporting requirement shall constitute a material breach of contract which may result in this contract being declared void.

25.3 PAYMENT DATA REPORTING REQUIREMENT

The Tollway requires contractors to report all payments received and/or paid to other firms pursuant to this contract in the form prescribed by the Tollway.

Additional information can be found at: https://www.illinoistollway.com/doing-business#B2GNow (If hyperlink does not load, copy and paste the address into your web browser's address bar)

25.4	VENDOR SU	IPPLEMENTAL	PROVISIONS

	Vendor Supplemental	Provisions
--	---------------------	-------------------

STATE OF ILLINOIS SOLICITATION AND CONTRACT TERMS AND CONDITIONS EXCEPTIONS

Patrick Engineering Inc. agrees with the terms and conditions set forth in the State of Illinois Invitation for Bid, including
the standard terms and conditions, the Agency/University supplemental provisions, certifications, and disclosures, with
the following exceptions:

	all of the duties and obligations			
Section/	State the exception such as "add	" "replace," and/or "delete."		
Subsection #				
	None			
		<u> </u>		
	ADDITIONAL TERMS AND CONDITI	ONS		
New Provision(s),		r, Title of New Subsection: State the new additional term or		
# et. seq.				
	None			
	hereby agrees to the excep	ions provided byand to the Additional		
Terms and Co	onditions provided by			
Agreed: Pa	trick Engineering Inc.	Agreed:		
By: Jeffrey	Ç. Schuh	Ву:		
Signed:		Signed:		
Position: Pr		Position:		
Date: June	: June 24, 2019 Date:			

E-Mail:



All and a second			
Date:	June 19, 2019	Project Number: 1-18-4352	
Project Name:	Reagan Memorial To	oliway, Windsor Road Bridge Reconstruction	
	Construction Mana		
Sub-Contractor/Consul		5 V 5 V-	
Will you be using any s	ub-consultants/contractors?	⊠ Yes □ No	
type of work all Sub-Co value (Sub-Contractors contractors/consultants disadvantaged busines purposes of this section	intractors/Consultants that w is) or percentage (Sub-Cons is should include but not be l is enterprise and veteran ow	formation is known, regardless of the subcontract value, the names, addressible to utilized in the performance of this Contract, together with the anticipal sultants) each is expected to receive pursuant to this Contract. The list limited to sub-contractors/consultants, suppliers and truckers proposed to uned business goals. The State may request updated information at any last are those specifically hired to perform part of the work of this contract.	ated dollar st of sub- o achieve time. For
selected, or after execusubcontracts over \$50.	ition of the subcontract, which 000 must include the same (the subcontract, if required, within fifteen (15) days after execution of the chever is later, for those subcontracts with an annual value of more than \$5 certifications that the Vendor must make as a condition of the contract. The certifications as shown on the Standard Subcontractor Certification form	50,000. All he vendor
ILCS 500. Section 50- affiliate, is delinquent in from entering into a co tangible personal prope further acknowledges	11 prohibits a person from enthe payment of any debt to intract with the State agency erty into the State of Illinois in that the contracting State	ertifies that it, or any affiliate, is not barred from being awarded a contract entering into a contract with a State agency if it knows or should know that the State as defined by the Debt Collection Board. Section 50-12 prohibits y if it, or any affiliate, has failed to collect and remit Illinois Use Tax on a accordance with the provisions of the Illinois Use Tax Act. The Contractor/C agency may declare the contract void if this certification is false d to be delinquent in the payment of any debt to the State during the te	t it, or any s a person ill sales of Consultant or if the
Contractor/Consu	Itant: Patrick Engir	neering Inc.	

Include an attachment if more space is needed to provide the below information. The attachment must provide the requested information.

NOTE for Construction Contracts: List all known subcontractors including those identified in the Bid Package on DBE Form 2026 and VOSB

Form 2026, and include any name listed in the "Under Contract To" section of these forms.

Federal Employment Identification Number (FEIN):

jcebulski@patrickco.com

Sub-Contractor(s)/Consultant(s)	Sub- Contractor /Consultant FEIN	Address .	General Type of Work	Anticipated Amount of Contract to be Paid (to extent known) Sub-Contractor (dollar value) or Sub-Consultant (percentage)
Bloom Companies, LLC		150 N Wacker Drive, St 1650, Chicago, IL 60606	Construction Inspection	20%
Vaughn Management LLC dba CERA Solutions		1 N. State Street, Suite 1500, Chicago, IL 60602	Construction Inspection	5%
Comprehensive Construction Consulting, Inc.		53 W. Jackson Blvd., Suite 915, Chicago, IL. 60604	Construction Inspection	5%
4HD, Inc.		330 E Roosevelt Rd #2g Lombard, IL 60148	Construction Inspection	5%
Bravo Company Engineering, Inc.		2558 Westgate Ln, Montgomery, IL 60538	Construction Inspection	5%
GSG Materials Testing		623 Cooper Court, Schaumburg, Illinois 60173	Materials Coordinator & Materials QA Technician	5%

The Upchurch G	roup		123 N. 15th Street Mattoon, IL 61938	RFI's	1.3%
Signature:				Date: June 19, 2019	
Printed Name	Jeffrey C.	Schuh			

STATE OF ILLINOIS TAXPAYER IDENTIFICATION NUMBER

I certify that:

The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and

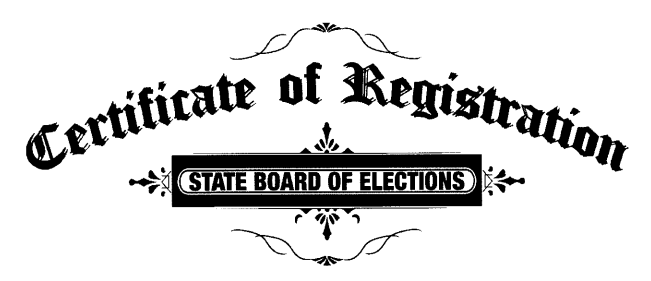
I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and

I am a U.S. person (including a U.S. resident alien).

- If you are an individual, enter your name and SSN as it appears on your Social Security Card.
- If you are a sole proprietor, enter the owner's name on the name line followed by the name of the business and the owner's SSN or EIN.
- If you are a single-member LLC that is disregarded as an entity separate from its owner, enter the
 owner's name on the name line and the D/B/A on the business name line and enter the owner's SSN or
 EIN.
- If the LLC is a corporation or partnership, enter the entity's business name and EIN and for corporations, attach IRS acceptance letter (CP261 or CP277).
- For all other entities, enter the name of the entity as used to apply for the entity's EIN and the EIN.

Name: Business Name: Patrick Engineering Inc. Taxpayer Identification Number: Social Security Number: or Employer Identification Number: Legal Status (check one): Individual Governmental Sole Proprietor Nonresident alien Partnership Estate or trust Legal Services Corporation Pharmacy (Non-Corp.) Pharmacy/Funeral Home/Cemetery (Corp.) ☐ Tax-exempt Limited Liability Company Corporation providing or billing (select applicable tax classification) medical and/or health care services Corporation NOT providing or billing C = corporation P = partnership medical and/or health care services Signature of Authorized Representative: Date: June 19, 2019

State of Illinois Chief Procurement Office General Services FORMS B Certifications and Disclosures V 18.1



Registration No. 12007

Patrick Engineering Inc

4970 Varsity Dr. Lisle IL 60532

Information for this business last updated on:
Monday, April 9, 2018

Certificate produced on Wednesday, August 15, 2018 at 10:07 AM



IPB Reference #: 22043029

Procurement/Contract #: I-18-4352

This Forms B may be used when responding to an Invitation for Bid (IFB) or a Request for Proposal (RFP) if the vendor is registered in the Illinois Procurement Gateway (IPG) and has a valid IPG Registration Number that is active and not expired.

If a vendor does not have a valid IPG registration number, then the vendor must complete and submit Forms A with their response. Failure to do so may render the submission non-responsive and result in disqualification.

Please read this entire section and provide the requested information as applicable. All parts in Forms B must be completed in full and submitted along with the vendor's response.

1. Certification of Illinois Procurement Gateway Registration

My business has a valid Illinois Procurement Gateway (IPG) registration. The State of Illinois Chief Procurement Office approved the registration and provided the IPG registration number and expiration date disclosed in this Forms B.

To ensure that you have a valid registration in the IPG, search for your business name in the IPG Registered Vendor Directory. If your company does not appear in the search results, then you do not have a valid IPG registration.

IPG Registration #: 20081373 IPG Expiration Date: February 22, 2020

2. Certification Timely to this Solicitation or Contract

Vendor certifies it is not barred from having a contract with the State based upon violating the prohibitions related to either submitting/writing specifications or providing assistance to an employee of the State of Illinois by reviewing, drafting, directing, or preparing any invitation for bids, a request for proposal, or request of information, or similar assistance (except as part of a public request for such information). 30 ILCS 500/50-10.5(e).

Yes □ No

3. Disclosure of Lobbyist or Agent (Complete only if bid, offer, or contract has an annual value over \$50,000)

Is your company or parent entity(ies) represented by or do you or your parent entity(ies) employ a lobbyist required to register under the Lobbyist Registration Act (lobbyist must be registered pursuant to the Act with the Secretary of State) or an agent who has communicated, is communicating, or may communicate with any State officer or employee concerning the bid or offer? If yes, please identify each lobbyist and agent, including the name and address below. Yes No

If yes, please identify each lobbyist and agent, including the name and address below. If you have a lobbyist that does not meet the criteria, then you do not have to disclose the lobbyist's information. Additional rows may be inserted into the table or an attachment may be provided if needed.

Name	Address	Relationship to Disclosing Entity
N/A		

Describe all costs/fees/compensation/reimbursements related to the assistance provided by each representative lobbyist or other agent to obtain this Agency contract: N/A

4. Disclosure of Current and Pending Contracts

Complete only if: (a) your business is for-profit and (b) the bid, offer, or contract has an annual value over \$50,000. Do not complete if you are a not-for-profit entity.

Yes No. Do you have any contracts, pending contracts, bids, proposals, subcontracts, leases or other ongoing procurement relationships with units of State of Illinois government?

If "Yes", please specify below. Additional rows may be inserted into the table or an attachment in the same format may be provided if needed.

Agency/University	Project Title	Status	Value	Contract Reference/P.O./Illinois Procurement Bulletin #
Illinois State Toll Highway Authority	I-12-4041 Elgin O'Hare Wstrn Acc Ph II	Active	\$11,367,237 (Patrick's Portion)	I-12-4041
Illinois State Toll Highway Authority	I-355 Rehab	Active	\$6,393,470	RR-16-4256
Illinois State Toll Highway Authority	PSB 18-4, Item 7: Reagan Memorial Tollway, Windsor Road Bridge Reconstruction,		\$767,073.41	I-18-4352
Illinois State Toll Highway Authority (as sub to Plote Construction)	180140-I-294 Oasis to Balmoral - Env. Sampling	Active	\$15,500	I-18-4389
Illinois State Toll Highway Authority (as sub to Chastain)	I-355 Rehab Phase III RR-17- 4295	Active	\$194,968	RR-17-4295
Illinois State Toll Highway Authority (as a subconsultant to Great Arc Technologies)	RR-14-9170 Infrastructure Management	Active	\$617,953	RR-14-9170
Illinois Department of Transportation (as a sub to Parson's Transportation Group)	CREATE B9 – Special Waste Update	Dormant	\$42,551	PTB 169-044
Illinois Department of Transportation	Program Management - Chicago to Dubuque	Active	\$6,000,000	C-30-052-12 PTB 164-021

Agency/University	Project Title	Status	Value	Contract Reference/P.O./Illinois Procurement Bulletin #
Illinois Department of Transportation	CREATE Project P6	Active	\$2,050,322	P-30-006-12 PTB 160-029
Illinois Department of Transportation (as sub to HNTB)	PTB152/04 Interstate 80 Phase I	Active	\$3,505,000	P-91-185-09 PTB 152-004
Illinois Department of Transportation (as a sub to HNTB)	PTB152/04 Interstate 80 Phase II	Active	\$4,669,000	D-91-196-09 PTB 152-004
Illinois Department of Transportation	IDOT Various Phase I	Active	\$2,000,000	PTB 162-003
Illinois Department of Transportation	Various Phase I, II and/or III Engineering Services for Chicago to St. Louis High Speed Rail	Active	\$5,500,000	C-30-021-15 PTB 176/33
Illinois Department of Transportation	Illinois Route 132 from Deep Lake Road to Munn Road Phase II	Active	\$1,293,900	D-91-116-17 PTB 182/003
Illinois Department of Transportation (As sub to Artisan Consulting Engineers, LLC)	Various Survey Projects	Active	\$86,600	PTB 181/10 P-92-071-16 R-92-034-09 & R-92-002-18
Illinois Department of Transportation	Various Phase I Projects.	Active	\$1,200,000	PTB 170-05 P-91-118-14
Illinois Environmental Protection Agency	Quality Based Selection Sites #22036368	Active	\$155,781	EPA-1511/HWA-16305 IPB #22036368
State of Illinois Capital Development Board	Chicago State University Elec Upgrade	On Executive Order Hold	\$1,140,310	CDB Proj #814-010-074 Contract #13010310
Illinois Tollway (As sub to Terra Engineering, Ltd)	PSB 18-4, Item 7 Tri-State Tollway, Design Upon Request. On-call and as-needed Phase II Engineering Services.		Awarded .	I-18-4424
Illinois Department of Transportation	Phase I Engineering for I-55 at Lorenzo Road and at IL 129		Awarded	P-91-003-19

Agency/University	Project Title	Status	Value	Contract Reference/P.O./Illinois Procurement Bulletin#
Illinois Department of Transportation	PTB 192		Proposal	

5. Signature

As of the date signed below, I certify that:

- My business' information and the certifications made in the Illinois Procurement Gateway are truthful and accurate.
- The certifications and disclosures made in this Forms B are truthful and accurate.

This Forms B is signed by an authorized officer or employee on behalf of the bidder, offeror, or vendor pursuant to Sections 50-13 and 50-35 of the Illinois Procurement Code, and the affirmation of the accuracy of the financial disclosures is made under penalty of perjury.

This disclosure information is submitted on behalf of:

Vendor Name: Patrick Engineering Inc.

Street Address: 4970 Varsity Drive

City, State, Zip: Lisle, Illinois 60532

Phone: 630.795.7200

Email: jcebulski@patrickco.com

Vendor Contact: Jarrod Cebulski

Signature:_____

Printed Name: Jeffrey C. Schuh

Title: President

Date: June 19, 2019.



General Public Profile Users Commodity Codes Contacts & Owners Comments Certifications Site Visits Registrations Reports

Patrick Engineering Inc.

System Vendor Number: 20081373

View Ail Forms in PDF Download Documents

Vendor Registration

TYPE State of Illinois Vendor Registration

DESCRIPTION Register to do business with the State of Illinois

DATE SUBMITTED 2/21/2019

STATUS Accepted

STATE OF ILLINOIS VENDOR IPG-0291270

REGISTRATION NUMBER

REVIEWER Sarah Irwin

DATE REVIEWED 2/22/2019

PUBLIC REVIEW COMMENTS

PRIVATE REVIEW COMMENTS

EXPIRATION DATE 2/22/2020

FLAG FORM Add Flag

Settings

SMALL BUSINESS SET-ASIDE

PROGRAM (SBSP) REGISTERED

No

REGISTERING AS A

Prime & Subcontractor

Entity Information

BUSINESS NAME Patrick Engineering Inc.

CONTACT FOR THIS SUBMISSION Karen Breitenbach (change contact)

PRIMARY CONTACT EMAIL kbreitenbach@patrickco.com

PHONE 630-795-7200 FAX 630-724-1447

COMPANY EMAIL kbreitenbach@patrickco.com

TAX ID NUMBER

COMPANY TYPE Corporation

ADDRESS 4970 Varsity Drive

Lisle, IL 60532

EXHIBIT "1" Page **23** of **205**



Public Profile Users Certifications Site Visits Registrations Reports Contacts & Owners Comments General Commodity Codes

Patrick Engineering Inc.

System Vendor Number: 20081373

Return to Main Form

View Clean Form in PDF

Vendor Registration

A - B. Business Information & Additional Information FORM NAME

DESCRIPTION Complete section A and B, in order to submit this form.

2/21/2019 DATE SUBMITTED

Accepted **STATUS**

Patrick Engineering Inc. **BUSINESS NAME**

POINT OF CONTACT Karen Breitenbach

FLAG FORM Add Flag

A. Business Information

1. YOUR BUSINESS IS REGISTERING AS Prime Contractor and Subcontractor- All Forms A-I must be completed. T

Α

Daniel P. Dietzler 2. NAME OF CEO/BUSINESS OWNER

3. ANNUAL SALES/GROSS RECEIPTS 60,883,000

03/06/1979

ESTABLISHED?

The business conducts business statewide. 5. IN WHAT ILLINOIS COUNTY(IES)

ARE YOU CONDUCTING BUSINESS?

4. WHEN WAS YOUR BUSINESS

6. CONTACT PERSON FOR THIS

VENDOR REGISTRATION

Karen Breitenbach

CONTACT PERSON TITLE Marketing Coordinator

CONTACT PERSON PHONE

630.795.7346

CONTACT PERSON EMAIL kbreitenbach@patrickco.com

B. Additional Information

1. HOW DID YOU LEARN ABOUT THE

State Agency

ILLINOIS PROCUREMENT GATEWAY?

EXHIBIT "1" Page 24 of 205

T.

14.

T.

L

L

ď.



General Public Profile Users Commodity Codes Contacts & Owners Comments Certifications Site Visits Registrations Reports

Patrick Engineering Inc.

System Vendor Number: 20081373

Return to Main Form

View Clean Form in PDF

Vendor Registration

FORM NAME

C. Small Business Set-Aside Program

DESCRIPTION

Complete the Small Business Set-Aside Program form

DATE SUBMITTED

2/21/2019

STATUS

Accepted

BUSINESS NAME

Patrick Engineering Inc.

POINT OF CONTACT

Karen Breitenbach

FLAG FORM

Add Flag

C. Small Business Set-Aside Program

1. WOULD YOU LIKE TO APPLY/RE-QUALIFY FOR THE SMALL BUSINESS No

k

SET-ASIDE PROGRAM?

Additional information

STAFF ATTACHED FILE(S)

Attach File

Refresh List after attaching file(s).

Customer Support

Copyright © 2019 B2Gnow. All rights reserved.

Home | Print This Page | Print To PDF | Translate



General Public Profile Users Commodity Codes Contacts & Owners Comments Certifications Site Visits Registrations Reports

Patrick Engineering inc.

System Vendor Number: 20081373

Return to Main Form

View Clean Form in PDF

Vendor Registration

FORM NAME

D - E. Department of Human Rights (DHR) & Authorized to do Business in Illinois

DESCRIPTION

Complete section D and E, in order to submit this form.

DATE SUBMITTED

2/21/2019

STATUS

Accepted

BUSINESS NAME

Patrick Engineering Inc.

POINT OF CONTACT

Karen Breltenbach

·FLAG FORM

Add Flag

D. Department of Human Rights (DHR)

1. HIGHEST NUMBER OF EMPLOYEES

295

T

1E

(INCLUDING FULL AND PART TIME EMPLOYEES) AT ANY TIME DURING

THE PAST YEAR

2. SELECT THE DHR STATUS OF YOUR

My business had 15 or more employees at any time within the past year.

BUSINESS

99237-00 Expires 12/11/2020

E. Authorized to do Business in Illinois

1. IS YOUR BUSINESS REGISTERED AND AUTHORIZED TO DO BUSINESS IN ILLINOIS?

Yes, registered and in good standing with the Illinois Secretary of State

L

Additional Information

STAFF ATTACHED FILE(S)

Attach File

Refresh List after attaching file(s).



General Public Profile Users Commodity Codes Contacts & Owners Comments Certifications Site Visits Registrations Reports

Patrick Engineering Inc.

System Vendor Number: 20081373

Return to Main Form

View Clean Form in PDF

Vendor Registration

FORM NAME

F - G. Certifications & Board of Elections

DESCRIPTION

Complete section F - G, in order to submit the form.

DATE SUBMITTED

2/21/2019

STATUS

Accepted

BUSINESS NAME

Patrick Engineering Inc.

POINT OF CONTACT

Karen Breitenbach

FLAG FORM

Add Flag

F. Certifications

1. VENDOR CERTIFIES IT AND ITS EMPLOYEES WILL COMPLY WITH APPLICABLE PROVISIONS OF THE UNITED STATES. CIVIL RIGHTS TO ACT, SECTION 504 OF THE FEDERAL REHABILITATION ACT, THE AMERICANS WITH DISABILITIES ACT, AND APPLICABLE RULES IN PERFORMANCE OF THIS CONTRACT.

Yes

2. THIS APPLIES TO INDIVIDUALS, SOLE PROPRIETORSHIPS, GENERAL PARTNERSHIPS, AND SINGLE MEMBER LLCS, BUT IS NOT OTHERWISE APPLICABLE. VENDOR CERTIFIES HE/SHE IS NOT IN DEFAULT ON AN EDUCATIONAL LOAN. 5 ILCS 385/3

٦٠

N/A

3. VENDOR CERTIFIES THAT IT HAS REVIEWED AND WILL COMPLY WITH THE DEPARTMENT OF EMPLOYMENT SECURITY LAW (20 ILCS 1005/1005-47) AS APPLICABLE

1

Yes

4. VENDOR CERTIFIES IT HAS NEITHER BEEN CONVICTED OF BRIBING OR ATTEMPTING TO BRIBE AN OFFICER OR EMPLOYEE OF THE STATE OF ILLINOIS OR ANY OTHER STATE, NOR MADE AN ADMISSION OF GUILT OF SUCH CONDUCT THAT IS A MATTER OF RECORD. 30 ILCS 500/50-5

Ţ.

Yes

5. IF VENDOR HAS BEEN CONVICTED OF A FELONY, VENDOR CERTIFIES AT LEAST FIVE YEARS HAVE PASSED SINCE THE DATE OF COMPLETION OF THE SENTENCE FOR SUCH FELONY, UNLESS NO PERSON HELD RESPONSIBLE BY A PROSECUTOR'S OFFICE FOR THE FACTS UPON WHICH THE CONVICTION WAS BASED CONTINUES TO HAVE ANY INVOLVEMENT WITH THE BUSINESS. VENDOR FURTHER CERTIFIES THAT IT IS NOT BARRED FROM BEING AWARDED A CONTRACT. 30 ILCS 500/50-10

I.

Yes

6. IF VENDOR OR ANY OFFICER, DIRECTOR, PARTNER, OR OTHER MANAGERIAL AGENT OF VENDOR HAS BEEN CONVICTED OF A FELONY UNDER THE SARBANES-OXLEY ACT OF 2002, OR A CLASS 3 OR CLASS 2 FELONY UNDER THE ILLINOIS SECURITIES LAW OF 1953, VENDOR CERTIFIES AT LEAST FIVE YEARS HAVE PASSED SINCE THE DATE OF THE CONVICTION. VENDOR FURTHER CERTIFIES THAT IT IS NOT BARRED FROM BEING AWARDED A CONTRACT. 30 ILCS 500/50-10.5

EXHIBIT "1"

Page 27 of 205

7. VENDOR CERTIFIES THAT IT AND ITS AFFILIATES ARE NOT DELINQUENT IN THE PAYMENT OF ANY DEBT TO THE UNIVERSITY OR 📑 THE STATE (OR IF DELINQUENT, HAVE ENTERED INTO A DEFERRED PAYMENT PLAN TO PAY THE DEBT). 30 ILCS 500/50-11, 50-60 8. VENDOR CERTIFIES THAT IT AND ALL AFFILIATES SHALL COLLECT AND REMIT ILLINOIS USE TAX ON ALL SALES OF TANGIBLE ¦₩. PERSONAL PROPERTY INTO THE STATE OF ILLINOIS IN ACCORDANCE WITH PROVISIONS OF THE ILLINOIS USE TAX ACT. 30 ILCS 500/50-12 Yes 1 9. VENDOR CERTIFIES THAT IT HAS NOT BEEN FOUND BY A COURT OR THE POLLUTION CONTROL BOARD TO HAVE COMMITTED A WILLFUL OR KNOWING VIOLATION OF THE ENVIRONMENTAL PROTECTION ACT WITHIN THE LAST FIVE YEARS, AND IS THEREFORE NOT BARRED FROM BEING AWARDED A CONTRACT. 30 ILCS 500/50-14 Yes 10. VENDOR CERTIFIES IT HAS NEITHER PAID ANY MONEY OR VALUABLE THING TO INDUCE ANY PERSON TO REFRAIN FROM W BIDDING ON A STATE CONTRACT, NOR ACCEPTED ANY MONEY OR OTHER VALUABLE THING, OR ACTED UPON THE PROMISE OF SAME, FOR NOT BIDDING ON A STATE CONTRACT. 30 ILC\$ 500/50-25 Yes 1 11. VENDOR CERTIFIES IT HAS READ, UNDERSTANDS AND IS NOT KNOWINGLY IN VIOLATION OF THE "REVOLVING DOOR" PROVISION OF THE ILLINOIS PROCUREMENT CODE. 30 ILCS 500/50-30 Yes 12. VENDOR CERTIFIES THAT IF IT HIRES A PERSON REQUIRED TO REGISTER UNDER THE LOBBYIST REGISTRATION ACT TO ASSIST IN OBTAINING ANY STATE CONTRACT, THAT NONE OF THE LOBBYIST'S COSTS, FEES, COMPENSATION, REIMBURSEMENTS OR OTHER REMUNERATION WILL BE BILLED TO THE STATE. 30 ILCS 500/50-38 Yes 13. VENDOR CERTIFIES THAT IT WILL NOT RETAIN A PERSON OR ENTITY TO ATTEMPT TO INFLUENCE THE OUTCOME OF A Œ PROCUREMENT DECISION FOR COMPENSATION CONTINGENT IN WHOLE OR IN PART UPON THE DECISION OR PROCUREMENT.30 ILCS 500/50-38 Yes 1 14. VENDOR CERTIFIES IT WILL REPORT TO THE ILLINOIS ATTORNEY GENERAL AND THE CHIEF PROCUREMENT OFFICER ANY SUSPECTED COLLUSION OR OTHER ANTI-COMPETITIVE PRACTICE AMONG ANY BIDDERS, OFFERORS, CONTRACTORS, PROPOSERS, OR EMPLOYEES OF THE STATE. 30 ILCS 500/50-40, 50-45, 50-50 Yes 1 L 15. VENDOR CERTIFIES THAT IF IT IS AWARDED A CONTRACT THROUGH THE USE OF THE PREFERENCE REQUIRED BY THE PROCUREMENT OF DOMESTIC PRODUCTS ACT, THEN IT SHALL PROVIDE PRODUCTS PURSUANT TO THE CONTRACT OR A SUBCONTRACT THAT ARE MANUFACTURED IN THE UNITED STATES. 30 ILCS 517 Yes 16. VENDOR CERTIFIES THAT IF AWARDED A CONTRACT FOR PUBLIC WORKS, STEEL PRODUCTS USED OR SUPPLIED IN THE I. PERFORMANCE OF THAT CONTRACT SHALL BE MANUFACTURED OR PRODUCED IN THE UNITED STATES, UNLESS THE EXECUTIVE HEAD OF THE PROCURING AGENCY/UNIVERSITY GRANTS AN EXCEPTION IN WRITING. 30 ILCS 565 Yes 17. IF VENDOR IS AWARDED A CONTRACT WORTH MORE THAN \$5,000 AND EMPLOYS 25 OR MORE EMPLOYEES, VENDOR 4. CERTIFIES IT WILL PROVIDE A DRUG FREE WORKPLACE PURSUANT TO THE DRUG FREE WORKPLACE ACT. 30 ILCS 580 18. IF VENDOR IS AN INDIVIDUAL AND IS AWARDED A CONTRACT WORTH MORE THAN \$5,000, VENDOR CERTIFIES IT SHALL NOT ENGAGE IN THE UNLAWFUL MANUFACTURE, DISTRIBUTION, DISPENSATION, POSSESSION, OR USE OF A CONTROLLED SUBSTANCE DURING THE PERFORMANCE OF THE CONTRACT PURSUANT TO THE DRUG FREE WORKPLACE ACT. 30 ILCS 580

Page **28** of **205**

EXHIBIT "1"

Yes

19. VENDOR CERTIFIES THAT NEITHER VENDOR NOR ANY SUBSTANTIALLY OWNED AFFILIATE IS PARTICIPATING OR SHALL PARTICIPATE IN AN INTERNATIONAL BOYCOTT IN VIOLATION OF THE U.S. EXPORT ADMINISTRATION ACT OF 1979 OR THE APPLICABLE REGULATIONS OF THE UNITED STATES DEPARTMENT OF COMMERCE. 30 ILCS 582]*L:
Yes	
20. VENDOR CERTIFIES THAT NO FOREIGN-MADE EQUIPMENT, MATERIALS, OR SUPPLIES FURNISHED TO THE AGENCY/UNIVERSITY UNDER ANY CONTRACT HAVE BEEN OR WILL BE PRODUCED IN WHOLE OR IN PART BY FORCED LABOR OR INDENTURED LABOR UNDER PENAL SANCTION. 30 ILCS 583	Tu
Yes	
21. VENDOR CERTIFIES THAT NO FOREIGN-MADE EQUIPMENT, MATERIALS, OR SUPPLIES FURNISHED TO THE AGENCY/UNIVERSITY UNDER ANY CONTRACT HAVE BEEN PRODUCED IN WHOLE OR IN PART BY THE LABOR OR ANY CHILD UNDER THE AGE OF 12. 30 ILCS 584	
Yes	
22. VENDOR CERTIFIES THAT IF AWARDED A CONTRACT INCLUDING INFORMATION TECHNOLOGY, ELECTRONIC INFORMATION, SOFTWARE, SYSTEMS AND EQUIPMENT, DEVELOPED OR PROVIDED UNDER ANY CONTRACT, IT WILL COMPLY WITH THE APPLICABLE REQUIREMENTS OF THE ILLINOIS INFORMATION TECHNOLOGY ACCESSIBILITY ACT STANDARDS. 30 ILCS 587) N
Yes	
23. VENDOR CERTIFIES THAT IF IT OWNS RESIDENTIAL BUILDINGS, THAT ANY VIOLATION OF THE LEAD POISONING PREVENTION ACT HAS BEEN MITIGATED. 410 ILCS 45	Ì ≹i
Yes	
24. VENDOR CERTIFIES IT HAS NOT BEEN CONVICTED OF THE OFFENSE OF BID RIGGING OR BID ROTATING OR ANY SIMILAR OFFENSE OF ANY STATE OR OF THE UNITED STATES. 720 ILCS 5/33 E-3, E-4, E-11)Æ
Yes	
25. VENDOR CERTIFIES IT COMPLIES WITH THE ILLINOIS DEPARTMENT OF HUMAN RIGHTS ACT AND RULES APPLICABLE TO PUBLIC CONTRACTS, WHICH INCLUDE PROVIDING EQUAL EMPLOYMENT OPPORTUNITY, REFRAINING FROM UNLAWFUL DISCRIMINATION, AND HAVING WRITTEN SEXUAL HARASSMENT POLICIES. 775 ILCS 5/2-105)N
Yes	
26. VENDOR CERTIFIES IT DOES NOT PAY DUES TO OR REIMBURSE OR SUBSIDIZE PAYMENTS BY ITS EMPLOYEES FOR ANY DUES OR FEES TO ANY "DISCRIMINATORY CLUB." 775 ILCS 25/2	T
Yes	
27. VENDOR WARRANTS AND CERTIFIES THAT IT AND, TO THE BEST OF ITS KNOWLEDGE, ITS SUBCONTRACTORS HAVE AND WILL COMPLY WITH EXECUTIVE ORDER NO. 1 (2007). THE ORDER GENERALLY PROHIBITS VENDORS AND SUBCONTRACTORS FROM HIRING THE THEN-SERVING GOVERNOR'S FAMILY MEMBERS TO LOBBY PROCUREMENT ACTIVITIES OF THE STATE, OR ANY OTHER GOVERNMENT IN ILLINOIS INCLUDING LOCAL GOVERNMENTS IF THAT PROCUREMENT MAY RESULT IN A CONTRACT VALUED AT OVER \$25,000. THIS PROHIBITION ALSO APPLIES TO HIRING FOR THAT SAME PURPOSE ANY FORMER STATE EMPLOYEE WHOSE PROCUREMENT AUTHORITY AT ANY TIME DURING THE ONE-YEAR PERIOD PRECEDING THE PROCUREMENT LOBBYING ACTIVITY.	ÌW.
Yes	
28. VENDOR CERTIFIES THAT IT HAS READ, UNDERSTANDS AND IS IN COMPLIANCE WITH THE REGISTRATION REQUIREMENTS OF THE ILLINOIS ELECTIONS CODE (10 ILCS 5/9-35) AND THE RESTRICTIONS ON MAKING POLITICAL CONTRIBUTIONS AND RELATED REQUIREMENTS OF THE ILLINOIS PROCUREMENT CODE. 30 ILCS 500/20-160 AND 50-37 VENDOR WILL NOT MAKE A POLITICAL CONTRIBUTION THAT WILL VIOLATE THESE REQUIREMENTS.	} t i
Yes	
29. THIS APPLIES TO INDIVIDUALS, SOLE PROPRIETORSHIPS, GENERAL PARTNERSHIPS, AND SINGLE MEMBER LLCS, BUT IS NOT OTHERWISE APPLICABLE. VENDOR CERTIFIES THAT HE/SHE HAS NOT RECEIVED AN EARLY RETIREMENT INCENTIVE PRIOR TO 1993 UNDER SECTION 14-108.3 OR 16-133.3 OF THE ILLINOIS PENSION CODE OR AN EARLY RETIREMENT INCENTIVE ON OR AFTER 2002 UNDER SECTION 14-108.3 OR 16-133.3 OF THE ILLINOIS PENSION CODE. (30 ILCS 105/15A; 40 ILCS 5/14-108.3; 40 ILCS 5/16-133	Ţŧ
N/A	

G. Board of Elections (BOE)

1. IS YOUR BUSINESS REGISTERED WITH THE BOARD OF ELECTIONS (BOE)?

T

Yes, I certify my business is registered with BOE.

Additional Information

STAFF ATTACHED FILE(S)

Attach File

Refresh List after attaching file(s).

Customer Support

Copyright © 2019 B2Gnow. All rights reserved.

Home | Print This Page | Print To PDF | Translate

Vendor Registration: View Form



General Public Profile Users Commodity Codes Contacts & Owners Comments Certifications Site Visits Registrations Reports

Patrick Engineering inc.

System Vendor Number: 20081373

Return to Main Form

View Clean Form in PDF

Vendor Registration

FORM NAME

H. Iran Disclosure

DESCRIPTION

Complete section H, in order to submit this form.

DATE SUBMITTED

2/21/2019

STATUS

Accepted

BUSINESS NAME

Patrick Engineering Inc.

POINT OF CONTACT

Karen Breitenbach

FLAG FORM

Add Flag

H. Iran Disclosure

1. DO YOU OR ANY OF YOUR CORPORATE PARENTS OR SUBSIDIARIES HAVE ANY BUSINESS OPERATIONS THAT MUST BE DISCLOSED?

T

No business operations to disclose.

Additional Information

STAFF ATTACHED FILE(S)

Attach File

Refresh List after attaching file(s).

Customer Support

Copyright © 2019 B2Gnow. All rights reserved.

Home | Print This Page | Print To PDF | Translate

Vendor Registration: View Form



General Public Profile Users Commodity Codes Contacts & Owners Comments Certifications Site Visits Registrations Reports

Patrick Engineering Inc.

System Vendor Number: 20081373

Return to Main Form

View Clean Form in PDF

Vendor Registration

FORM NAME

I. Financial Disclosure & Conflicts of Interest

DESCRIPTION

Complete the Financial Disclosure & Conflicts of Interest form

DATE SUBMITTED

2/21/2019

STATUS

Accepted

Karen Breitenbach

BUSINESS NAME

Patrick Engineering Inc.

POINT OF CONTACT

FLAG FORM

Add Flag

I. Financial Disclosures & Conflicts of Interest

A. IDENTIFY THE APPLICABLE ENTITY TYPE.

T

Other Privately Held Entity (i.e. LLC, partnership, privately held corporation with 100 or fewer shareholders, or other entity type not clearly identified in another option)

B. IS THERE A PARENT ENTITY THAT OWNS 100% OF THE BUSINESS?

Ĭ.

No

C. INSTRUMENT OF OWNERSHIP OR BENEFICIAL INTEREST

U

Corporate Stock (C-Corporation, S-Corporation, Professional Corporation, Service Corporation)

1. IS THERE ANY INDIVIDUAL OR ENTITY WHO MEETS ANY OF THE FOLLOWING THRESHOLDS: (A) OWNS MORE THAN 5% OF THE BUSINESS, (B) HOLDS OWNERSHIP SHARE OF THE BUSINESS VALUED IN EXCESS OF \$106,447.20, (C) IS ENTITLED TO MORE THAN 5% OF THE BUSINESS' DISTRIBUTIVE INCOME, OR (D) IS ENTITLED TO MORE THAN \$106,447.20 OF THE BUSINESS' DISTRIBUTIVE INCOME?

) L

Yes, the information is not publicly available (If any <u>individuals</u> are listed, answer Yes or No to questions 5-8 and 11-20.)

Document

Status

List of Individuals or entities meeting one or more of the listed thresholds. 5728681357286814

Attached by Karen Breitenbach

on 2/15/2019

PEI ipg percentage of ownership and distributive income form (1) pdf

(PDF, 98.46 KB)

2. PLEASE CERTIFY THAT THE FOLLOWING STATEMENT IS TRUE: ALL INDIVIDUALS OR ENTITIES THAT HOLD AN OWNERSHIP INTEREST IN THE BUSINESS OF GREATER THAN 5% OR VALUED GREATER THAN \$106,447.20 HAVE BEEN DISCLOSED IN QUESTION

L

Yes

EXHIBIT "1"

Page **32** of **205**

3. PLEASE CERTIFY THAT THE FOLLOWING STATEMENT IS TRUE: ALL INDIVIDUALS OR ENTITIES THAT WERE ENTITLED TO RECEIVE DISTRIBUTIVE INCOME IN AN AMOUNT GREATER THAN \$106,447.20 OR GREATER THAN 5% OF THE TOTAL DISTRIBUTIVE INCOME OF THE BUSINESS HAVE BEEN DISCLOSED IN QUESTION 1.) to
Yes	
4. DISCLOSURE OF BOARD OF DIRECTORS FOR NOT-FOR-PROFIT ENTITIES.) III
Not applicable - For-Profit Entity	
5. FOR THE INDIVIDUALS DISCLOSED ABOVE IN QUESTION 1 AND FOR SOLE PROPRIETORS, ARE ANY OF THEM A PERSON WHO HOLDS AN ELECTIVE OFFICE IN THE STATE OF ILLINOIS OR HOLDS A SEAT IN THE GENERAL ASSEMBLY, OR ARE THEY THE SPOUSE OR MINOR CHILD OF SUCH PERSON?	ኒ
No	
6. FOR THE INDIVIDUALS DISCLOSED ABOVE IN QUESTION 1 AND FOR SOLE PROPRIETORS, ARE ANY OF THEM APPOINTED TO OR EMPLOYED IN ANY OFFICES OR AGENCIES OF STATE GOVERNMENT AND RECEIVE COMPENSATION FOR SUCH EMPLOYMENT IN EXCESS OF 60% (\$106,447.20) OF THE SALARY OF THE GOVERNOR, OR ARE ANY OF THEM THE SPOUSE OR MINOR CHILD OF SUCH PERSON?]
No	
7. FOR THE INDIVIDUALS DISCLOSED ABOVE IN QUESTION 1 AND FOR SOLE PROPRIETORS, ARE ANY OF THEM AN OFFICER OR EMPLOYEE OF THE CAPITAL DEVELOPMENT BOARD OR THE ILLINOIS TOLL HIGHWAY AUTHORITY, OR ARE ANY OF THEM THE SPOUSE OR MINOR CHILD OF SUCH PERSON?) N
No	
8. FOR THE INDIVIDUALS DISCLOSED ABOVE IN QUESTION 1 AND FOR SOLE PROPRIETORS, ARE ANY OF THEM APPOINTED AS A MEMBER OF A BOARD, COMMISSION, AUTHORITY, OR TASK FORCE AUTHORIZED OR CREATED BY STATE LAW OR BY EXECUTIVE ORDER OF THE GOVERNOR, OR ARE THEY THE SPOUSE OR AN IMMEDIATE FAMILY MEMBER WHO CURRENTLY RESIDES OR RESIDED WITH SUCH PERSON WITHIN THE LAST 12 MONTHS?	Ì
No	
9. IF ANY QUESTION IN 5-8 ABOVE IS ANSWERED YES, PLEASE ANSWER THE FOLLOWING: DO ANY OF THE INDIVIDUALS IDENTIFIED, THEIR SPOUSE, OR MINOR CHILD RECEIVE FROM THE ENTITY MORE THAN 7.5% OF THE ENTITY'S TOTAL DISTRIBUTABLE INCOME OR AN AMOUNT OF DISTRIBUTABLE INCOME IN EXCESS OF THE SALARY OF THE GOVERNOR (\$177,412.00)?	Ţ
No	
10. IF ANY QUESTION IN 5-8 ABOVE IS ANSWERED YES, PLEASE ANSWER THE FOLLOWING: IS THERE A COMBINED INTEREST OF ANY INDIVIDUAL IDENTIFIED ALONG WITH THEIR SPOUSE OR MINOR CHILD OF MORE THAN 15% IN THE AGGREGATE OF THE ENTITY'S DISTRIBUTABLE INCOME OR AN AMOUNT OF DISTRIBUTABLE INCOME IN EXCESS OF TWO TIMES THE SALARY OF THE GOVERNOR (\$354,824.00)?	10
No	
11. FOR THE INDIVIDUALS DISCLOSED ABOVE IN QUESTION 1 AND FOR SOLE PROPRIETORS, DO ANY OF THEM CURRENTLY HAVE, OR IN THE PREVIOUS 3 YEARS HAD STATE EMPLOYMENT, INCLUDING CONTRACTUAL EMPLOYMENT OF SERVICES? THIS DOES NOT INCLUDE CONTRACTS TO PROVIDE GOODS OR SERVICES TO THE STATE AS A VENDOR.)* !
No	
12. FOR THE INDIVIDUALS DISCLOSED ABOVE IN QUESTION 1 AND FOR SOLE PROPRIETORS, HAVE THEIR SPOUSE, FATHER, MOTHER, SON, OR DAUGHTER, HAD STATE EMPLOYMENT, INCLUDING CONTRACTUAL EMPLOYMENT FOR SERVICES, IN THE PREVIOUS 2 YEARS? THIS DOES NOT INCLUDE CONTRACTS TO PROVIDE GOODS OR SERVICES TO THE STATE AS A VENDOR.	T
No	
13. FOR THE INDIVIDUALS DISCLOSED ABOVE IN QUESTION 1 AND FOR SOLE PROPRIETORS, DO ANY OF THEM CURRENTLY HOLD OR HAVE HELD IN THE PREVIOUS 3 YEARS ELECTIVE OFFICE OF THE STATE OF ILLINOIS, THE GOVERNMENT OF THE UNITED STATES, OR ANY UNIT OF LOCAL GOVERNMENT AUTHORIZED BY THE CONSTITUTION OF THE STATE OF ILLINOIS OR THE STATUTES OF THE STATE OF ILLINOIS?	A Comment
No FXHIBIT "1"	

Page 2 of 4 (30000287_00393044_20190624162716.pdf)

Page **33** of **205**

1 14. FOR THE INDIVIDUALS DISCLOSED ABOVE IN QUESTION 1 AND FOR SOLE PROPRIETORS, DO ANY OF THEM HAVE A RELATIONSHIP TO ANYONE (SPOUSE, FATHER, MOTHER, SON, OR DAUGHTER) HOLDING ELECTIVE OFFICE CURRENTLY OR IN THE PREVIOUS 2 YEARS? Nο Yυ 15. FOR THE INDIVIDUALS DISCLOSED ABOVE IN QUESTION 1 AND FOR SOLE PROPRIETORS, DO ANY OF THEM HOLD OR HAVE HELD IN THE PREVIOUS 3 YEARS ANY APPOINTIVE GOVERNMENT OFFICE OF THE STATE OF ILLINOIS, THE UNITED STATES OF AMERICA, OR ANY UNIT OF LOCAL GOVERNMENT AUTHORIZED BY THE CONSTITUTION OF THE STATE OF ILLINOIS OR THE STATUTES OF THE STATE OF ILLINOIS, WHICH OFFICE ENTITLES THE HOLDER TO COMPENSATION IN EXCESS OF EXPENSES INCURRED IN THE DISCHARGE OF THAT? No 16. FOR THE INDIVIDUALS DISCLOSED ABOVE IN QUESTION 1 AND FOR SOLE PROPRIETORS, DO ANY OF THEM HAVE A K. RELATIONSHIP TO ANYONE (SPOUSE, FATHER, MOTHER, SON, OR DAUGHTER) HOLDING APPOINTIVE OFFICE CURRENTLY OR IN THE PREVIOUS 2 YEARS? No 17. FOR THE INDIVIDUALS DISCLOSED ABOVE IN QUESTION 1 AND FOR SOLE PROPRIETORS, DO ANY OF THEM CURRENTLY HAVE 📑 🖫 OR IN THE PREVIOUS 3 YEARS HAD EMPLOYMENT AS OR BY ANY REGISTERED LOBBYIST OF THE STATE GOVERNMENT? 18. FOR THE INDIVIDUALS DISCLOSED ABOVE IN QUESTION 1 AND FOR SOLE PROPRIETORS, DO ANY OF THEM CURRENTLY HAVE 📑 🖎 OR IN THE PREVIOUS 2 YEARS HAD A RELATIONSHIP TO ANYONE (SPOUSE, FATHER, MOTHER, SON, OR DAUGHTER) THAT IS OR WAS A REGISTERED LOBBYIST? No 19. FOR THE INDIVIDUALS DISCLOSED ABOVE IN QUESTION 1 AND FOR SOLE PROPRIETORS, DO ANY OF THEM CURRENTLY HAVE OR IN THE PREVIOUS 3 YEARS HAD COMPENSATED EMPLOYMENT BY ANY REGISTERED ELECTION OR RE-ELECTION COMMITTEE REGISTERED WITH THE SECRETARY OF STATE OR ANY COUNTY CLERK IN THE STATE OF ILLINOIS, OR ANY POLITICAL ACTION COMMITTEE REGISTERED WITH EITHER THE SECRETARY OF STATE OR THE FEDERAL BOARD OF ELECTIONS? 20. FOR THE INDIVIDUALS DISCLOSED ABOVE IN QUESTION 1 AND FOR SOLE PROPRIETORS, DO ANY OF THEM CURRENTLY HAVE OR IN THE PREVIOUS 2 YEARS HAD A RELATIONSHIP TO ANYONE (SPOUSE, FATHER, MOTHER, SON, OR DAUGHTER) WHO IS OR WAS A COMPENSATED EMPLOYEE OF ANY REGISTERED ELECTION OR REELECTION COMMITTEE REGISTERED WITH THE SECRETARY OF STATE OR ANY COUNTY CLERK IN THE STATE OF ILLINOIS, OR ANY POLITICAL ACTION COMMITTEE REGISTERED WITH EITHER THE SECRETARY OF STATE OR THE FEDERAL BOARD OF ELECTIONS? 21. HAS THERE BEEN ANY DEBARMENT FROM CONTRACTING WITH ANY GOVERNMENTAL ENTITY WITHIN THE PREVIOUS TEN 1 YEARS? THIS APPLIES TO ALL SOLE PROPRIETORS, FOR-PROFIT ENTITIES, NOT-FOR-PROFIT ENTITIES, AND FOR THE INDIVIDUALS DISCLOSED IN QUESTION 1 ABOVE. No 22. HAS THERE BEEN ANY PROFESSIONAL LICENSURE DISCIPLINE WITHIN THE PREVIOUS TEN YEARS? THIS APPLIES TO ALL SOLE ŧ. PROPRIETORS, FOR-PROFIT ENTITIES, NOT-FOR-PROFIT ENTITIES, AND FOR THE INDIVIDUALS DISCLOSED IN QUESTION 1 ABOVE. Nο 23. HAS THERE BEEN ANY BANKRUPTCY WITHIN THE PREVIOUS TEN YEARS? THIS APPLIES TO ALL SOLE PROPRIETORS, 1 FOR-PROFIT ENTITIES, NOT-FOR-PROFIT ENTITIES, AND FOR THE INDIVIDUALS DISCLOSED IN QUESTION 1 ABOVE. 24. HAVE THERE BEEN ANY ADVERSE CIVIL JUDGMENTS AND/OR ADMINISTRATIVE FINDINGS WITHIN THE PREVIOUS TEN YEARS? L THIS APPLIES TO ALL SOLE PROPRIETORS, FOR-PROFIT ENTITIES, NOT-FOR-PROFIT ENTITIES, AND FOR THE INDIVIDUALS DISCLOSED IN QUESTION 1 ABOVE. No EXHIBIT "1"

Page 34 of 205

25. HAVE THERE BEEN ANY CRIMINAL FELONY CONVICTIONS WITHIN THE PREVIOUS TEN YEARS? THIS APPLIES TO ALL SOLE PROPRIETORS, FOR-PROFIT ENTITIES, NOT-FOR-PROFIT ENTITIES, AND FOR THE INDIVIDUALS DISCLOSED IN QUESTION 1 ABOVE.

No

Additional Information

STAFF ATTACHED FILE(S)

Attach File

Refresh List after attaching file(s).

<u>Customer Support</u>

Copyright © 2019 B2Gnow. All rights reserved.

Home | Print This Page | Print To PDF | Translate

Įυ

ILLINOIS PROCUREMENT GATEWAY PERCENTAGE OF OWNERSHIP AND DISTRIBUTIVE INCOME FORM

Vendor Name: Patrick Engineering Inc.

DBA: N/A

INSTRUCTIONS:

નં

ri

Ownership Share - Provide the name and address of each individual or entity and their percentage of ownership if said percentage exceeds 5%, **or** the dollar value of their ownership if said dollar value exceeds \$106,447.20.

Distributive Income – Provide the name and address of each individual or entity and their percentage of the disclosing vendor's total distributive income if said percentage exceeds 5% of the total distributive income of the disclosing entity, or the dollar value of their distributive income if said dollar value exceeds \$106,447.20.

Additional rows may be inserted into the tables or an attachment in a substantially similar format may be provided if needed. ന്

				1	*****
Name	Address	% of Ownership	\$ Value of Ownership	% of Distributive Income	\$ Value of Distributive Income
Daniel P. Dietzler	4970 Varsity Dr, Lisle IL 60532	46.1%		46.1%	
Christopher P. Dietzler	4970 Varsity Dr, Lisle IL 60532	22.12		22.12	
Jeffrey C. Schuh	4970 Varsity Dr, Lisle IL 60532 10.1%	10.1%		10.1%	



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 06/24/2019

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

REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed.

NSURER A : ACE AMA INSURER B : INSURER D : INSURER E : INSURER F : E BEEN ISSUED TO DE ANY CONTRACT	Cates@willi SURER(S) AFFOR erican Insu THE INSURE OR OTHER I S DESCRIBEI PAID CLAIMS.	REVISION NUMBER: DO NAMED ABOVE FOR THE DOCUMENT WITH RESPECT D HEREIN IS SUBJECT TO A	TO WHICH TH
INSURER A: INSURER B: INSURER C: INSURER C: INSURER E: INSURER F:	Cates@willi SURER(S) AFFOR erican Insu THE INSURE OR OTHER I S DESCRIBEI PAID CLAIMS.	REVISION NUMBER: D NAMED ABOVE FOR THE DOCUMENT WITH RESPECT D HEREIN IS SUBJECT TO A LIMITS EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT \$ \$ COMBINED SINGLE LIMIT \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	POLICY PERIO
INSURER A: INSURER B: INSURER C: INSURER C: INSURER E: INSURER F:	Cates@willi SURER(S) AFFOR erican Insu THE INSURE OR OTHER I S DESCRIBEI PAID CLAIMS.	REVISION NUMBER: D NAMED ABOVE FOR THE DOCUMENT WITH RESPECT D HEREIN IS SUBJECT TO A LIMITS EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT \$ \$ COMBINED SINGLE LIMIT \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	POLICY PERIO
INSURER A : ACE AMA INSURER B : INSURER C : INSURER C : INSURER E : INSURER F : E BEEN ISSUED TO D BY THE POLICIE DEEN REDUCED BY	OTHE INSURE OR OTHER I S DESCRIBE	REVISION NUMBER: D NAMED ABOVE FOR THE DOCUMENT WITH RESPECT D HEREIN IS SUBJECT TO A LIMITS EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT \$ \$ COMBINED SINGLE LIMIT \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	POLICY PERIO
NSURER A: ACE AMA INSURER B: INSURER C: INSURER E: INSURER F: E BEEN ISSUED TO D BY THE POLICIE BEEN REDUCED BY	THE INSURE OR OTHER I S DESCRIBEI PAID CLAIMS.	REVISION NUMBER: D NAMED ABOVE FOR THE DOCUMENT WITH RESPECT D HEREIN IS SUBJECT TO A LIMITS EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ 1 COMBINED SINGLE LIMIT \$	POLICY PERIO
INSURER B: INSURER C: INSURER C: INSURER E: INSURER F:	THE INSURE OR OTHER I S DESCRIBEI PAID CLAIMS.	REVISION NUMBER: D NAMED ABOVE FOR THE DOCUMENT WITH RESPECT D HEREIN IS SUBJECT TO A LIMITS EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence) MED EXP (Any one person) PERSONAL & ADV INJURY GENERAL AGGREGATE PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT 1	POLICY PERIO
INSURER C: INSURER D: INSURER E: INSURER F: E BEEN ISSUED TO DF ANY CONTRACT D BY THE POLICIE BEEN REDUCED BY	THE INSURE OR OTHER (S DESCRIBED PAID CLAIMS.	D NAMED ABOVE FOR THE DOCUMENT WITH RESPECT D HEREIN IS SUBJECT TO A LIMITS EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT \$	TO WHICH TH
INSURER D: INSURER E: INSURER F: E BEEN ISSUED TO DF ANY CONTRACT D BY THE POLICIE BEEN REDUCED BY	THE INSURE OR OTHER (S DESCRIBED PAID CLAIMS.	D NAMED ABOVE FOR THE DOCUMENT WITH RESPECT D HEREIN IS SUBJECT TO A LIMITS EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT \$	TO WHICH TH
INSURER E: INSURER F: E BEEN ISSUED TO DF ANY CONTRACT D BY THE POLICIE BEEN REDUCED BY	THE INSURE OR OTHER (S DESCRIBED PAID CLAIMS.	D NAMED ABOVE FOR THE DOCUMENT WITH RESPECT D HEREIN IS SUBJECT TO A LIMITS EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT \$	TO WHICH TH
E BEEN ISSUED TO OF ANY CONTRACT D BY THE POLICIE DEEN REDUCED BY	THE INSURE OR OTHER (S DESCRIBED PAID CLAIMS.	D NAMED ABOVE FOR THE DOCUMENT WITH RESPECT D HEREIN IS SUBJECT TO A LIMITS EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT \$	TO WHICH TH
E BEEN ISSUED TO OF ANY CONTRACT D BY THE POLICIE BEEN REDUCED BY	THE INSURE OR OTHER (S DESCRIBED PAID CLAIMS.	D NAMED ABOVE FOR THE DOCUMENT WITH RESPECT D HEREIN IS SUBJECT TO A LIMITS EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT \$	TO WHICH TH
OF ANY CONTRACT D BY THE POLICIE SEEN REDUCED BY	THE INSURE OR OTHER (S DESCRIBED PAID CLAIMS.	D NAMED ABOVE FOR THE DOCUMENT WITH RESPECT D HEREIN IS SUBJECT TO A LIMITS EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT \$	TO WHICH TH
OF ANY CONTRACT D BY THE POLICIE SEEN REDUCED BY	OR OTHER (S DESCRIBE) PAID CLAIMS.	DOCUMENT WITH RESPECT D HEREIN IS SUBJECT TO A LIMITS EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT \$	TO WHICH TH
POLICY EFF (MM/DD/YYY)	POLICY EXP (MM/DD/YYYY)	ELMITS EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT \$	
Anna Section 1	Annual III	EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT	
		DAMAGE TO RENTED PREMISES (Ea occurrence) MED EXP (Any one person) PERSONAL & ADV INJURY GENERAL AGGREGATE PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT	
		MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT \$	
		PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ COMBINED SINGLE LIMIT •	
		GENERAL AGGREGATE \$ PRODUCTS - COMPIOP AGG \$ COMBINED SINGLE LIMIT	
		PRODUCTS - COMP/OP AGG \$ \$ COMBINED SINGLE LIMIT 6	
		\$ COMBINED SINGLE LIMIT	
		COMBINED SINGLE LIMIT .	
	i İ	(Ea accident)	
		BODILY INJURY (Per person) \$	
		BODILY INJURY (Per accident) \$	
; 		PROPERTY DAMAGE (Per accident) \$	
		\$	-
<u> </u>		EACH OCCURRENCE \$	
	İ		
			•
	<u> </u>		
İ			
			.
		 	
04/01/2019	04/01/2020		5,000,000
		**	10,000,000
		Deductible \$1	125,000
, ныў се асислес я тог	in abace is recipil	awi	
CANCELLATION			
SHOULD ANY OF THE EXPIRATION	THE ABOVE D	EREOF, NOTICE WILL BE	
AUTHORIZED REPRESE	ENTATIVE		
	CANCELLATION SHOULD ANY OF THE EXPIRATIO ACCORDANCE W AUTHORIZED REPRESI	CANCELLATION SHOULD ANY OF THE ABOVE E THE EXPIRATION DATE TH ACCORDANCE WITH THE POLIC AUTHORIZED REPRESENTATIVE	(Per accident) EACH OCCURRENCE AGGREGATE S AGGREGATE S PER EL FACH ACCIDENT EL DISEASE - EA EMPLOYEE EL DISEASE - POLICY LIMIT O4/01/2019 04/01/2020 Per Claim Aggregate Deductible S: Deductible S: CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANTHE EXPIRATION DATE THEREOF, NOTICE WILL BE ACCORDANCE WITH THE POLICY PROVISIONS.



CERTIFICATE OF LIABILITY INSURANCE

6/24/2019

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

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

The second secon						
PRODUCER		CONTACT NAME: Asmaa Elewa				
Assurance Agency, Ltd. One Century Centre		PHONE (A/C, No. Ext); (847) 598-8723	FAX (A/C, No): (847) 4	40-9123		
1750 E. Golf Road		E-MAIL ADORESS: aelewa@assuranceagency.com				
Schaumburg IL 60173		INSURER(S) AFFORDING COVERAGE	NAIC#			
		INSURER A: Continental Insurance Company		35289		
INSURED PATRENC	3-02	INSURER B: Nat'l Fire ins of Hartford		20478		
Patrick Engineering Inc. 4970 Varsity Drive		INSURER C:				
Lisle IL 60532		INSURER D :				
		INSURER E :				
·		INSURER F:				

OVERAGES	CERTIFICATE NUMBER: 851768932

REVISION NUMBER:

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

NSR TR	TYPE OF INSURANCE	ADDLÍSUBA INSD WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	S
A	X COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR	Y	6045960848	4/1/2019	4/1/2020	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 1,000,000 \$ 300,000
						MED EXP (Any one person)	\$ 15,000
	X xcu			i		PERSONAL & ADV INJURY	\$ 1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:			4		GENERAL AGGREGATE	s 2,000,000
	POLICY X PRO- X LOC			İ		PRODUCTS - COMP/OP AGG	\$ 2,000,000
	OTHER:						\$
٦	AUTOMOBILE LIABILITY	Y	6045916249	4/1/2019	4/1/2020	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000
	X ANY AUTO					BODILY INJURY (Per person)	\$
	OWNED SCHEDULED AUTOS					BODILY INJURY (Per accident)	\$
	X HIRED X NON-OWNED AUTOS ONLY					PROPERTY DAMAGE (Per accident)	\$
							\$
. [X UMBRELLALIAB X OCCUR		6045916266	4/1/2019	4/1/2020	EACH OCCURRENCE	\$ 20,000,000
	EXCESS LIAB CLAIMS-MADE					AGGREGATE	\$ 20,000,000
	DED X RETENTIONS 10,000						\$
	WORKERS COMPENSATION		6045916252	4/1/2019	4/1/2020	X PER OTH-	
	ANYPROPRIETOR/PARTNER/EYECUTIVE	N/A				E.L. EACH ACCIDENT	\$ 1,000,000
- 1	(Mandatory in NH)					E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT	s 1,000,000
-		j					
į		1					

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

RE: Contract: I-18-4352; Patrick Project 21677.039; Contract RR 16-4256 Roadway and Bridge Rehabilitation-Design, Veterans Memorial Tollway Mile Post 22.3 (STA 11260+00) to Mile Post 29.8 (Army Trail Road)

It is agreed that the following are added as Additional Insureds, when required by written contract, on the General and Automobile Liability on a primary and non-contributory basis with respect to operations performed by the Named Insured in connection with this project:

 The Illinois State Toll Highway Authority See Attached...

CERTIFICATE HOLDE	ER
-------------------	----

CANCELLATION

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

The Illinois State Toll Highway Authority 2700 Ogden Avenue Downers Grove, IL 60515

AUTHORIZED REPRESENTATIVE

© 1988-2015 ACORD CORPORATION. All rights reserved. narks of ACORD EXHIBIT "1"

AGENCY	CUSTOMER	ID:	PATRENG-02
--------	----------	-----	------------

LOC #: _____



ADDITIONAL REMARKS SCHEDULE

Page _ 1 _ of _ 1

AGENCY Assurance Agency, Ltd.		NAMED INSURED Patrick Engineering Inc. 4970 Varsity Drive Lisle IL 60532
POLICY NUMBER		Lisle IL 60532
CARRIER	NAIC CODE	
		EFFECTIVE DATE:
ADDITIONAL REMARKS		
THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACC	RD FORM,	
FORM NUMBER: 25 FORM TITLE: CERTIFICATE OF	LIABILITY IN	ISURANCE
Umbrella Policy Follows form of underlying policies.		
	1	
,		





Architects, Engineers and Surveyors General Liability Extension Endorsement

It is understood and agreed that this endorsement amends the **COMMERCIAL GENERAL LIABILITY COVERAGE PART** as follows. If any other endorsement attached to this policy amends any provision also amended by this endorsement, then that other endorsement controls with respect to such provision, and the changes made by this endorsement with respect to such provision do not apply.

	TABLE OF CONTENTS
1.	Additional Insureds
2.	Additional Insured - Primary And Non-Contributory To Additional Insured's Insurance
3.	Additional Insured – Extended Coverage
4.	Boats
5.	Bodily Injury – Expanded Definition
6.	Broad Knowledge of Occurrence/ Notice of Occurrence
7.	Broad Named Insured
8.	Contractual Liability – Raifroads
9.	Estates, Legal Representatives and Spouses
10.	Expected Or Intended Injury – Exception for Reasonable Force
11.	General Aggregate Limits of Insurance – Per Location
12.	In Rem Actions
13.	Incidental Health Care Malpractice Coverage
14.	Joint Ventures/Partnership/Limited Liability Companies
15.	Legal Liability – Damage To Premises
16.	Liquor Liability
17.	Medical Payments
18.	Non-owned Aircraft Coverage
19.	Non-owned Watercraft
20.	Personal And Advertising Injury – Discrimination or Humiliation
21.	Personal And Advertising Injury - Contractual Liability
22.	Property Damage - Elevators
23.	Retired Partners, Members, Directors And Employees
24.	Supplementary Payments
25.	Unintentional Failure To Disclose Hazards
26.	Waiver of Subrogation – Blanket
27.	Wrap-Up Extension: OCIP, CCIP or Consolidated (Wrap-Up) Insurance Programs

00020004860459608488840



CNA74858XX (1-15)

Page 1 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No:

6045960848

Endorsement No: Effective Date:

.

04/01/2018



Architects, Engineers and Surveyors General Liability **Extension Endorsement**

1. ADDITIONAL INSUREDS

- a. WHO IS AN INSURED is amended to include as an Insured any person or organization described in paragraphs A. through I. below whom a Named Insured is required to add as an additional insured on this Coverage Part under a written contract or written agreement, provided such contract or agreement:
 - (1) is currently in effect or becomes effective during the term of this Coverage Part; and
 - (2) was executed prior to:
 - (a) the bodily injury or property damage; or
 - (b) the offense that caused the personal and advertising injury.

for which such additional insured seeks coverage.

- b. However, subject always to the terms and conditions of this policy, including the limits of insurance, the Insurer will not provide such additional insured with:
 - (1) a higher limit of insurance than required by such contract or agreement; or
 - (2) coverage broader than required by such contract or agreement, and in no event broader than that described by the applicable paragraph A. through I. below.

Any coverage granted by this endorsement shall apply only to the extent permissible by law.

A. Controlling Interest

Any person or organization with a controlling interest in a Named Insured, but only with respect to such person or organization's liability for bodily injury, property damage or personal and advertising injury arising out of:

- 1. such person or organization's financial control of a Named Insured; or
- 2. premises such person or organization owns, maintains or controls while a Named Insured leases or occupies such premises;

provided that the coverage granted by this paragraph does not apply to structural alterations, new construction or demolition operations performed by, on behalf of, or for such additional insured.

B. Co-owner of Insured Premises

A co-owner of a premises co-owned by a Named Insured and covered under this insurance but only with respect to such co-owner's liability for bodily injury, property damage or personal and advertising injury as co-owner of such premises.

C. Engineers, Architects or Surveyors Engaged By You

An architect, engineer or surveyor engaged by the Named Insured, but only with respect to liability for bodily injury, property damage or personal and advertising injury caused in whole or in part by the Named Insured's acts or omissions, or the acts or omissions of those acting on the Named Insured's behalf:

- a. in connection with the Named Insured's premises; or
- b. in the performance of the Named Insured's ongoing operations.

But the coverage hereby granted to such additional insureds does not apply to bodily injury, property damage or personal and advertising injury arising out of the rendering of or failure to render any professional services by, on behalf of, or for the Named Insured, including but not limited to:

CNA74858XX (1-15)

Policy No: 6045960848

Page 2 of 18

Endorsement No:

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

00020004860459608488841

Architects, Engineers and Surveyors General Liability **Extension Endorsement**

- the preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys. field orders, change orders or drawings and specifications; or
- 2. supervisory, inspection, architectural or engineering activities.

D. Lessor of Equipment

Any person or organization from whom a Named Insured leases equipment, but only with respect to liability for bodily injury, property damage or personal and advertising injury caused, in whole or in part, by the Named Insured's maintenance, operation or use of such equipment, provided that the occurrence giving rise to such bodily injury, property damage or the offense giving rise to such personal and advertising injury takes place prior to the termination of such lease.

E. Lessor of Land

Any person or organization from whom a Named Insured leases land but only with respect to liability for bodily injury, property damage or personal and advertising injury arising out of the ownership, maintenance or use of such land, provided that the occurrence giving rise to such bodily injury, property damage or the offense giving rise to such personal and advertising injury takes place prior to the termination of such lease. The coverage granted by this paragraph does not apply to structural alterations, new construction or demolition operations performed by, on behalf of, or for such additional insured.

F. Lessor of Premises

An owner or lessor of premises leased to the Named Insured, or such owner or lessor's real estate manager, but only with respect to liability for bodily injury, property damage or personal and advertising injury arising out of the ownership, maintenance or use of such part of the premises leased to the Named Insured, and provided that the occurrence giving rise to such bodily injury or property damage, or the offense giving rise to such personal and advertising injury, takes place prior to the termination of such lease. The coverage granted by this paragraph does not apply to structural alterations, new construction or demolition operations performed by, on behalf of, or for such additional insured.

G. Mortgagee, Assignee or Receiver

A mortgagee, assignee or receiver of premises but only with respect to such mortgagee, assignee or receiver's liability for bodily injury, property damage or personal and advertising injury arising out of the Named Insured's ownership, maintenance, or use of a premises by a Named Insured.

The coverage granted by this paragraph does not apply to structural alterations, new construction or demolition operations performed by, on behalf of, or for such additional insured.

H. State or Governmental Agency or Subdivision or Political Subdivisions – Permits

A state or governmental agency or subdivision or political subdivision that has issued a permit or authorization but only with respect to such state or governmental agency or subdivision or political subdivision's liability for bodily injury, property damage or personal and advertising injury arising out of:

- the following hazards in connection with premises a Named Insured owns, rents, or controls and to which this insurance applies:
 - the existence, maintenance, repair, construction, erection, or removal of advertising signs, awnings, canopies, cellar entrances, coal holes, driveways, manholes, marquees, hoistaway openings, sidewalk vaults, street banners, or decorations and similar exposures; or
 - the construction, erection, or removal of elevators; or
 - c. the ownership, maintenance or use of any elevators covered by this insurance; or

CNA74858XX (1-15)

Policy No: 6045960848

Page 3 of 18

Endorsement No:

The Continental Insurance Co.

Effective Date: 04/01/2018

Insured Name: PATRICK ENGINEERING INC.



Architects, Engineers and Surveyors General Liability Extension Endorsement

2. the permitted or authorized operations performed by a Named Insured or on a Named Insured's behalf.

The coverage granted by this paragraph does not apply to:

- Bodily injury, property damage or personal and advertising injury arising out of operations performed for the state or governmental agency or subdivision or political subdivision; or
- b. Bodily injury or property damage included within the products-completed operations hazard.

With respect to this provision's requirement that additional insured status must be requested under a written contract or agreement, the Insurer will treat as a written contract any governmental permit that requires the Named Insured to add the governmental entity as an additional insured.

Trade Show Event Lessor

- 1. With respect to a **Named Insured's** participation in a trade show event as an exhibitor, presenter or displayer. any person or organization whom the Named Insured is required to include as an additional insured, but only with respect to such person or organization's liability for bodily injury, property damage or personal and advertising injury caused by:
 - a. the Named Insured's acts or omissions; or
 - b. the acts or omissions of those acting on the **Named Insured's** behalf,

in the performance of the Named Insured's ongoing operations at the trade show event premises during the trade show event.

2. The coverage granted by this paragraph does not apply to bodily injury or property damage included within the products-completed operations hazard.

2. ADDITIONAL INSURED - PRIMARY AND NON-CONTRIBUTORY TO ADDITIONAL INSURED'S INSURANCE

The Other Insurance Condition in the COMMERCIAL GENERAL LIABILITY CONDITIONS Section is amended to add the following paragraph:

If the Named Insured has agreed in writing in a contract or agreement that this insurance is primary and noncontributory relative to an additional insured's own insurance, then this insurance is primary, and the Insurer will not seek contribution from that other insurance. For the purpose of this Provision 2, the additional insured's own insurance means insurance on which the additional insured is a named insured. Otherwise, and notwithstanding anything to the contrary elsewhere in this Condition, the insurance provided to such person or organization is excess of any other insurance available to such person or organization.

3. ADDITIONAL INSURED - EXTENDED COVERAGE

When an additional insured is added by this or any other endorsement attached to this Coverage Part, WHO IS AN **INSURED** is amended to make the following natural persons **Insureds**.

If the additional insured is:

- a. An individual, then his or her spouse is an insured;
- b. A partnership or joint venture, then its partners, members and their spouses are Insureds;
- c. A limited liability company, then its members and managers are Insureds; or
- d. An organization other than a partnership, joint venture or limited liability company, then its executive officers, directors and shareholders are Insureds:

CNA74858XX (1-15)

Page 4 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No:

6045960848

Endorsement No:





Architects, Engineers and Surveyors General Liability **Extension Endorsement**

but only with respect to locations and operations covered by the additional insured endorsement's provisions, and only with respect to their respective roles within their organizations.

Please see the ESTATES, LEGAL REPRESENTATIVES, AND SPOUSES provision of this endorsement for additional coverage and restrictions applicable to spouses of natural person Insureds.

4. BOATS

Under COVERAGES, Coverage A - Bodily Injury And Property Damage Liability, the paragraph entitled Exclusions is amended to add the following additional exception to the exclusion entitled Aircraft, Auto or Watercraft:

This exclusion does not apply to:

Any watercraft owned by the Named Insured that is less than 30 feet long while being used in the course of the Named Insured's inspection or surveying work.

5. BODILY INJURY - EXPANDED DEFINITION

Under DEFINITIONS, the definition of bodily injury is deleted and replaced by the following:

Bodily injury means physical injury, sickness or disease sustained by a person, including death, humiliation, shock, mental anguish or mental injury sustained by that person at any time which results as a consequence of the physical injury, sickness or disease.

BROAD KNOWLEDGE OF OCCURRENCE/ NOTICE OF OCCURRENCE

Under CONDITIONS, the condition entitled Duties in The Event of Occurrence, Offense, Claim or Suit is amended to add the following provisions:

A. BROAD KNOWLEDGE OF OCCURRENCE

The Named Insured must give the Insurer or the Insurer's authorized representative notice of an occurrence, offense or claim only when the occurrence, offense or claim is known to a natural person Named Insured, to a partner, executive officer, manager or member of a Named Insured, or to an employee designated by any of the above to give such notice.

B. NOTICE OF OCCURRENCE

The Named Insured's rights under this Coverage Part will not be prejudiced if the Named Insured fails to give the Insurer notice of an occurrence, offense or claim and that failure is solely due to the Named Insured's reasonable belief that the bodily injury or property damage is not covered under this Coverage Part. However, the Named Insured shall give written notice of such occurrence, offense or claim to the Insurer as soon as the Named Insured is aware that this insurance may apply to such occurrence, offense or claim.

7. BROAD NAMED INSURED

WHO IS AN INSURED is amended to delete its Paragraph 3. in its entirety and replace it with the following:

- Pursuant to the limitations described in Paragraph 4. below, any organization in which a Named Insured has management control:
 - on the effective date of this Coverage Part; or
 - b. by reason of a Named Insured creating or acquiring the organization during the policy period,

qualifies as a Named Insured, provided that there is no other similar liability insurance, whether primary, contributory, excess, contingent or otherwise, which provides coverage to such organization, or which would have

CNA74858XX (1-15)

Page 5 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Endorsement No:

6045960848 8

Policy No:

Effective Date: 04/01/2018

00020004860459608488842





Architects, Engineers and Surveyors General Liability **Extension Endorsement**

provided coverage but for the exhaustion of its limit, and without regard to whether its coverage is broader or narrower than that provided by this insurance.

But this BROAD NAMED INSURED provision does not apply to:

- (a) any partnership, limited liability company or joint venture; or
- (b) any organization for which coverage is excluded by another endorsement attached to this Coverage Part.

For the purpose of this provision, management control means:

- A. owning interests representing more than 50% of the voting, appointment or designation power for the selection of a majority of the Board of Directors of a corporation; or
- B. having the right, pursuant to a written trust agreement, to protect, control the use of, encumber or transfer or sell property held by a trust.
- 4. With respect to organizations which qualify as Named Insureds by virtue of Paragraph 3. above, this insurance does not apply to:
 - a. bodily injury or property damage that first occurred prior to the date of management control, or that first occurs after management control ceases; nor
 - b. personal or advertising injury caused by an offense that first occurred prior to the date of management control or that first occurs after management control ceases.
- 5. The insurance provided by this Coverage Part applies to Named Insureds when trading under their own names or under such other trading names or doing-business-as names (dba) as any Named Insured should choose to employ.

8. CONTRACTUAL LIABILITY - RAILROADS

With respect to operations performed within 50 feet of railroad property, the definition of insured contract is replaced by the following:

Insured Contract means:

- a. A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage by fire to premises while rented to a Named Insured or temporarily occupied by a Named Insured you with permission of the owner is not an insured contract;
- b. A sidetrack agreement;
- c. Any easement or license agreement;
- d. An obligation, as required by ordinance, to indemnify a municipality, except in connection with work for a municipality;
- e. An elevator maintenance agreement;
- f. That part of any other contract or agreement pertaining to the Named Insured's business (including an indemnification of a municipality in connection with work performed for a municipality) under which the Named Insured assumes the tort liability of another party to pay for bodily injury or property damage to a third person or organization. Tort liability means a liability that would be imposed by law in the absence of any contract or agreement.

Paragraph f. does not include that part of any contract or agreement:

CNA74858XX (1-15)

Policy No: Endorsement No:

6045960848

Page 6 of 18

The Continental Insurance Co.

Effective Date: 04/01/2018

Insured Name: PATRICK ENGINEERING INC.

Copyright CNA All Rights Reserved. Includes copyrighted material of Insurance Services Office, Inc., with its permission.





Architects, Engineers and Surveyors General Liability **Extension Endorsement**

- (1) That indemnifies an architect, engineer or surveyor for injury or damage arising out of:
 - (a) Preparing, approving or failing to prepare or approve maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
 - (b) Giving directions or instructions, or failing to give them, if that is the primary cause of the injury or damage:
- (2) Under which the Insured, if an architect, engineer or surveyor, assumes liability for an injury or damage arising out of the insured's rendering or failure to render professional services, including those listed in (1) above and supervisory, inspection, architectural or engineering activities.

9. ESTATES, LEGAL REPRESENTATIVES, AND SPOUSES

The estates, executors, heirs, legal representatives, administrators, trustees, beneficiaries and spouses of any natural person **Insured** or living trust shall also be insured under this policy; provided, however, coverage is afforded to such estates, executors, heirs, legal representatives, administrators, trustees, beneficiaries and spouses only for claims arising solely out of their capacity or status as such and, in the case of a spouse, where such claim seeks damages from marital community property, jointly held property or property transferred from such natural person Insured to such spouse. No coverage is provided for any act, error or omission of an estate, heir, legal representative, or spouse outside the scope of such person's capacity or status as such, provided, however, that the spouse of a natural person Named Insured, and the spouses of members or partners of joint venture or partnership Named Insureds are Insureds with respect to such spouses' acts, errors or omissions in the conduct of the Named Insured's business.

10. EXPECTED OR INTENDED INJURY – EXCEPTION FOR REASONABLE FORCE

Under COVERAGES, Coverage A - Bodily Injury And Property Damage Liability, the paragraph entitled Exclusions is amended to delete the exclusion entitled Expected or Intended Injury and replace it with the following:

This insurance does not apply to:

Expected or Intended Injury

Bodily injury or property damage expected or intended from the standpoint of the Insured. This exclusion does not apply to bodily injury or property damage resulting from the use of reasonable force to protect persons or property.

11. GENERAL AGGREGATE LIMITS OF INSURANCE - PER LOCATION

- A. A separate Location General Aggregate Limit, equal to the amount of the General Aggregate Limit, is the most the Insurer will pay for the sum of:
 - 1. All damages under Coverage A, except damages because of bodily injury or property damage included in the products-completed operations hazard; and
 - 2. All medical expenses under Coverage C,

that arise from occurrences or accidents which can be attributed solely to ongoing operations at that location. Such payments shall not reduce the General Aggregate Limit shown in the Declarations, nor the Location General Aggregate Limit of any other location.

B. All:

1. Damages under Coverage B, regardless of the number of locations involved;

CNA74858XX (1-15)

The Continental Insurance Co.

Policy No: **Endorsement No:** Effective Date:

04/01/2018

6045960848

00020004860459608488843

Page 7 of 18 Insured Name: PATRICK ENGINEERING INC.



Architects, Engineers and Surveyors General Liability **Extension Endorsement**

- 2. Damages under Coverage A, caused by occurrences which cannot be attributed solely to ongoing operations at a single location, except damages because of bodily injury or property damage included in the products-completed operations hazard; and
- 3. Medical expenses under Coverage C caused by accidents which cannot be attributed solely to ongoing operations at a single location,

will reduce the General Aggregate Limit shown in the Declarations.

- C. For the purpose of this GENERAL AGGREGATE LIMITS OF INSURANCE PER LOCATION Provision, "location" means:
 - 1. a premises the Named Insured owns or rents; or
 - 2. a premises not owned or rented by any Named Insured at which the Named Insured is performing operations pursuant to a contract or written agreement. If operations at such a location have been discontinued and then restarted, or if the authorized parties deviate from plans, blueprints, designs, specifications or timetables, the location will still be deemed to be the same location.

For the purpose of determining the applicable aggregate limit of insurance, premises involving the same or connecting lots, or premises whose connection is interrupted only by a street, roadway, waterway or right-of-way of a railroad shall be considered a single location.

- D. The limits shown in the Declarations for Each Occurrence, for Damage To Premises Rented To You and for Medical Expense continue to apply, but will be subject to either the Location General Aggregate Limit or the General Aggregate Limit, depending on whether the occurrence can be attributed solely to ongoing operations at a particular location.
- E. When coverage for liability arising out of the products-completed operations hazard is provided, any payments for damages because of bodily injury or property damage included in the products-completed operations hazard regardless of the number of locations involved, will reduce the Products-Completed Operations Aggregate Limit shown in the Declarations.
- F. The provisions of LIMITS OF INSURANCE not otherwise modified by this GENERAL AGGREGATE LIMITS OF **INSURANCE - PER LOCATION** Provision shall continue to apply as stipulated.

12. IN REM ACTIONS

A quasi in rem action against any vessel owned or operated by or for the Named Insured, or chartered by or for the Named Insured, will be treated in the same manner as though the action were in personam against the Named Insured.

13. INCIDENTAL HEALTH CARE MALPRACTICE COVERAGE

Solely with respect to bodily injury that arises out of a health care incident:

- A. Under COVERAGES, Coverage A Bodily Injury And Property Damage Liability, the Insuring Agreement is amended to replace Paragraphs 1.b.(1) and 1.b.(2) with the following:
 - This insurance applies to **bodily injury** provided that the professional health care services are incidental to the Named Insured's primary business purpose, and only if:
 - (1) such bodily injury is caused by an occurrence that takes place in the coverage territory.
 - (2) the bodily injury first occurs during the policy period. All bodily injury arising from an occurrence will be deemed to have occurred at the time of the first act, error, or omission that is part of the occurrence;

CNA74858XX (1-15)

Page 8 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No: 6045960848

Endorsement No:





Architects, Engineers and Surveyors General Liability **Extension Endorsement**

- B. Under COVERAGES, Coverage A Bodily Injury And Property Damage Liability, the paragraph entitled Exclusions is amended to:
 - add the following to the Employers Liability exclusion:

This exclusion applies only if the bodily injury arising from a health care incident is covered by other liability insurance available to the Insured (or which would have been available but for exhaustion of its limits).

delete the exclusion entitled Contractual Liability and replace it with the following:

This insurance does not apply to:

Contractual Liability

the Insured's actual or alleged liability under any oral or written contract or agreement, including but not limited to express warranties or guarantees.

iii. to add the following additional exclusions:

This insurance does not apply to:

Discrimination

any actual or alleged discrimination, humiliation or harassment, including but not be limited to claims based on an individual's race, creed, color, age, gender, national origin, religion, disability, marital status or sexual orientation.

Dishonesty or Crime

Any actual or alleged dishonest, criminal or malicious act, error or omission.

Medicare/Medicaid Fraud

any actual or alleged violation of law with respect to Medicare, Medicaid, Tricare or any similar federal, state or local governmental program.

Services Excluded by Endorsement

Any health care incident for which coverage is excluded by endorsement.

- C. **DEFINITIONS** is amended to:
 - add the following definitions:

Health care incident means an act, error or omission by the Named Insured's employees or volunteer workers in the rendering of:

- professional health care services on behalf of the Named Insured or
- Good Samaritan services rendered in an emergency and for which no payment is demanded or received.

Professional health care services means any health care services or the related furnishing of food, beverages, medical supplies or appliances by the following providers in their capacity as such but solely to the extent they are duly licensed as required:

Physician;

CNA74858XX (1-15)

Policy No:

6045960848

Page 9 of 18

Endorsement No:

04/01/2018

Effective Date:

00020004860459608488844





Architects, Engineers and Surveyors General Liability Extension Endorsement

- b. Nurse:
- c. Nurse practitioner;
- d. Emergency medical technician;
- e. Paramedic;
- f. Dentist;
- g. Physical therapist;
- h. Psychologist;
- Speech therapist;
- Other allied health professional; or

Professional health care services does not include any services rendered in connection with human clinical trials or product testing.

ii. delete the definition of occurrence and replace it with the following:

Occurrence means a health care incident. All acts, errors or omissions that are logically connected by any common fact, circumstance, situation, transaction, event, advice or decision will be considered to constitute a single occurrence;

- iii. amend the definition of Insured to:
 - a. add the following:

the Named Insured's employees are Insureds with respect to:

- (1) bodily injury to a co-employee while in the course of the co-employee's employment by the Named Insured or while performing duties related to the conduct of the Named Insured's business; and
- (2) bodily injury to a volunteer worker while performing duties related to the conduct of the Named Insured's business;

when such bodily injury arises out of a health care incident.

the Named Insured's volunteer workers are Insureds with respect to:

- (1) bodily injury to a co-volunteer worker while performing duties related to the conduct of the Named Insured's business; and
- (2) bodily injury to an employee while in the course of the employee's employment by the Named Insured or while performing duties related to the conduct of the Named Insured's business;

when such bodily injury arises out of a health care incident.

- b. delete Subparagraphs (a), (b), (c) and (d) of Paragraph 2.a.(1) of WHO IS AN INSURED.
- **D.** The **Other Insurance** condition is amended to delete Paragraph **b.(1)** in its entirety and replace it with the following:

Other Insurance

CNA74858XX (1-15)

Policy No: 6

6045960848

Page 10 of 18

The Continental Insurance Co.

Endorsement No:

8

Insured Name: PATRICK ENGINEERING INC.





Architects, Engineers and Surveyors General Liability **Extension Endorsement**

Excess Insurance

(1) To the extent this insurance applies, it is excess over any other insurance, self insurance or risk transfer instrument, whether primary, excess, contingent or on any other basis, except for insurance purchased specifically by the Named Insured to be excess of this coverage.

14. JOINT VENTURES / PARTNERSHIP / LIMITED LIABILITY COMPANIES

A. Past Joint Ventures, Partnerships, Limited Liability Companies

The following is added to WHO IS AN INSURED:

If the Named Insured was a joint venturer, partner, or member of a limited liability company and such joint venture, partnership or limited liability company terminated prior to or during the policy period, such Named Insured is an Insured with respect to its interest in such joint venture, partnership or limited liability company but only to the extent that:

- any offense giving rise to personal and advertising injury occurred prior to such termination date, and the personal and advertising injury arising out of such offense, first occurred after such termination date;
- b. the bodily injury or property damage first occurred after such termination date; and
- c. there is no other valid and collectible insurance purchased specifically to insure the partnership, joint venture or limited liability company.

If the joint venture, partnership or limited liability company is or was insured under a consolidated (wrap-up) insurance program, then such insurance will always be considered valid and collectible for the purpose of paragraph c. above. But this provision will not serve to exclude bodily injury, property damage or personal and advertising injury that would otherwise be covered under the Architects, Engineers And Surveyors General Liability Extension Endorsement provision entitled WRAP-UP EXTENSION: OCIP, CCIP, OR CONSOLIDATED (WRAP-UP) INSURANCE PROGRAMS. Please see that provision for the definition of consolidated (wrap-up) insurance program.

B. Participation In Current Professional Joint Ventures

The following is added to WHO IS AN INSURED:

The Named Insured is also an Insured for participation in a current joint venture that is not named on the Declarations, but only if such joint venture meets all of the following criteria:

- Each and every one of the Named Insured's co-venturers are architectural, engineering or surveying firms only; and
- b. There is no other valid and collectible insurance purchased specifically to insure the joint venture.

However, the Named Insured is an Insured only for the conduct of such Named Insured's business within such a joint venture. The Named Insured is not insured for liability arising out of the acts or omissions of other coventurers, nor of their partners, members or employees.

C. WHO IS AN INSURED is amended to delete its last paragraph and replace it with the following:

Except as provided under this Architects, Engineers And Surveyors General Liability Extension Endorsement or by the attachment of another endorsement (if any), no person or organization is an Insured with respect to the conduct of any current or past partnership, joint venture or limited liability company that is not shown as a Named Insured in the Declarations.

00020004860459608488845



CNA74858XX (1-15) Page 11 of 18 The Continental Insurance Co. Insured Name: PATRICK ENGINEERING INC.

Policy No: 6045960848 **Endorsement No:**



Architects, Engineers and Surveyors General Liability Extension Endorsement

- 15. LEGAL LIABILITY DAMAGE TO PREMISES / ALIENATED PREMISES / PROPERTY IN THE NAMED INSURED'S CARE, CUSTODY OR CONTROL
 - A. Under COVERAGES, Coverage A Bodily Injury and Property Damage Liability, the paragraph entitled Exclusions is amended to delete exclusion j. Damage to Property in its entirety and replace it with the following:

This insurance does not apply to:

j. Damage to Property

Property damage to:

- (1) Property the Named Insured owns, rents, or occupies, including any costs or expenses incurred by you, or any other person, organization or entity, for repair, replacement, enhancement, restoration or maintenance of such property for any reason, including prevention of injury to a person or damage to another's property;
- (2) Premises the Named Insured sells, gives away or abandons, if the property damage arises out of any part of those premises;
- (3) Property loaned to the Named Insured;
- (4) Personal property in the care, custody or control of the Insured;
- (5) That particular part of real property on which the **Named Insured** or any contractors or subcontractors working directly or indirectly on the **Named Insured's** behalf are performing operations, if the **property damage** arises out of those operations; or
- (6) That particular part of any property that must be restored, repaired or replaced because your work was incorrectly performed on it.

Paragraphs (1), (3) and (4) of this exclusion do not apply to property damage (other than damage by fire) to premises rented to the **Named Insured** or temporarily occupied by the **Named Insured** with the permission of the owner, nor to the contents of premises rented to the **Named Insured** for a period of 7 or fewer consecutive days. A separate limit of insurance applies to Damage To Premises Rented To You as described in **LIMITS OF INSURANCE**.

Paragraph (2) of this exclusion does not apply if the premises are your work.

Paragraphs (3), (4), (5) and (6) of this exclusion do not apply to liability assumed under a sidetrack agreement.

Paragraph (6) of this exclusion does not apply to property damage included in the products-completed operations hazard.

Paragraphs (3) and (4) of this exclusion do not apply to property damage to:

- i. tools, or equipment the Named Insured borrows from others, nor
- ii. other personal property of others in the Named Insured's care, custody or control while being used in the Named Insured's operations away from any Named Insured's premises.

However, the coverage granted by this exception to Paragraphs (3) and (4) does not apply to:

- a. property at a job site awaiting or during such property's installation, fabrication, or erection;
- b. property that is mobile equipment leased by an Insured;

CNA74858XX (1-15)

Page 12 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No: 6

6045960848

Endorsement No:

. 8





Architects, Engineers and Surveyors General Liability **Extension Endorsement**

- c. property that is an auto, aircraft or watercraft;
- property in transit; or
- any portion of property damage for which the Insured has available other valid and collectible insurance, or would have such insurance but for exhaustion of its limits, or but for application of one of its exclusions.

A separate limit of insurance and deductible apply to such property of others. See LIMITS OF INSURANCE as amended below.

B. Under COVERAGES, Coverage A - Bodily Injury and Property Damage Liability, the paragraph entitled Exclusions is amended to delete its last paragraph and replace it with the following:

Exclusions c. through n. do not apply to damage by fire to premises while rented to a Named Insured or temporarily occupied by a Named Insured with permission of the owner, nor to damage to the contents of premises rented to a Named Insured for a period of 7 or fewer consecutive days.

A separate limit of insurance applies to this coverage as described in LIMITS OF INSURANCE.

C. The following paragraph is added to LIMITS OF INSURANCE:

Subject to 5. above, \$25,000 is the most the Insurer will pay under Coverage A for damages arising out of any one occurrence because of the sum of all property damage to borrowed tools or equipment, and to other personal property of others in the Named Insured's care, custody or control, while being used in the Named Insured's operations away from any Named Insured's premises. The Insurer's obligation to pay such property damage does not apply until the amount of such property damage exceeds \$1,000. The Insurer has the right but not the duty to pay any portion of this \$1,000 in order to effect settlement. If the Insurer exercises that right, the Named Insured will promptly reimburse the Insurer for any such amount.

- D. Paragraph 6., Damage To Premises Rented To You Limit, of LIMITS OF INSURANCE is deleted and replaced by the following:
 - 6. Subject to Paragraph 5. above, (the Each Occurrence Limit), the Damage To Premises Rented To You Limit is the most the Insurer will pay under Coverage A for damages because of property damage to any one premises while rented to the Named Insured or temporarily occupied by the Named Insured with the permission of the owner, including contents of such premises rented to the Named Insured for a period of 7 or fewer consecutive days. The Damage To Premises Rented To You Limit is the greater of:
 - a. \$500,000; or
 - The Damage To Premises Rented To You Limit shown in the Declarations.
- E. Paragraph 4.b.(1)(a)(ii) of the Other Insurance Condition is deleted and replaced by the following:
 - (ii) That is property insurance for premises rented to the Named Insured, for premises temporarily occupied by the Named Insured with the permission of the owner; or for personal property of others in the Named Insured's care, custody or control;

16. LIQUOR LIABILITY

Under COVERAGES, Coverage A - Bodily Injury and Property Damage Liability, the paragraph entitled Exclusions is amended to delete the exclusion entitled Liquor Liability.

This LIQUOR LIABILITY Provision does not apply to any person or organization who otherwise qualifies as an additional insured on this Coverage Part.

CNA74858XX (1-15)

Page 13 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No:

6045960848

Endorsement No: Effective Date: 04/01/2018





Architects, Engineers and Surveyors General Liability **Extension Endorsement**

17. MEDICAL PAYMENTS

- A. LIMITS OF INSURANCE is amended to delete Paragraph 7. (the Medical Expense Limit) and replace it with the following:
 - 7. Subject to Paragraph 5. above (the Each Occurrence Limit), the Medical Expense Limit is the most the Insurer will pay under Coverage C for all medical expenses because of bodily injury sustained by any one person. The Medical Expense Limit is the greater of:
 - (1) \$15,000 unless a different amount is shown here: \$N,NNN,NNN,NNN;
 - (2) the amount shown in the Declarations for Medical Expense Limit.
- B. Under COVERAGES, the Insuring Agreement of Coverage C Medical Payments is amended to replace Paragraph 1.a.(3)(b) with the following:
 - (b) The expenses are incurred and reported to the Insurer within three years of the date of the accident; and

18. NON-OWNED AIRCRAFT

Under COVERAGES, Coverage A - Bodily Injury and Property Damage Liability, the paragraph entitled Exclusions is amended as follows:

The exclusion entitled Aircraft, Auto or Watercraft is amended to add the following:

This exclusion does not apply to an aircraft not owned by any Named Insured, provided that:

- 1. the pilot in command holds a currently effective certificate issued by the duly constituted authority of the United States of America or Canada, designating that person as a commercial or airline transport pilot;
- 2. the aircraft is rented with a trained, paid crew to the Named Insured; and
- 3. the aircraft is not being used to carry persons or property for a charge.

19. NON-OWNED WATERCRAFT

Under COVERAGES, Coverage A - Bodily Injury and Property Damage Liability, the paragraph entitled Exclusions is amended to delete subparagraph (2) of the exclusion entitled Aircraft, Auto or Watercraft, and replace it with the following.

This exclusion does not apply to:

- (2) a watercraft that is not owned by any Named Insured, provided the watercraft is:
 - (a) less than 75 feet long; and
 - (b) not being used to carry persons or property for a charge.

PERSONAL AND ADVERTISING INJURY –DISCRIMINATION OR HUMILIATION

- A. Under DEFINITIONS, the definition of personal and advertising injury is amended to add the following tort:
 - Discrimination or humiliation that results in injury to the feelings or reputation of a natural person.
- B. Under COVERAGES, Coverage B Personal and Advertising Injury Liability, the paragraph entitled Exclusions is amended to:
 - 1. delete the Exclusion entitled Knowing Violation Of Rights Of Another and replace it with the following:

CNA74858XX (1-15)

Policy No:

6045960848

Page 14 of 18

Endorsement No:

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.





Architects, Engineers and Surveyors General Liability Extension Endorsement

This insurance does not apply to:

Knowing Violation of Rights of Another

Personal and advertising injury caused by or at the direction of the Insured with the knowledge that the act would violate the rights of another and would inflict personal and advertising injury. This exclusion shall not apply to discrimination or humiliation that results in injury to the feelings or reputation of a natural person, but only if such discrimination or humiliation is not done intentionally by or at the direction of:

- (a) the Named Insured; or
- (b) any executive officer, director, stockholder, partner, member or manager (if the Named Insured is a limited liability company) of the Named Insured.
- add the following exclusions:

This insurance does not apply to:

Employment Related Discrimination

discrimination or humiliation directly or indirectly related to the employment, prospective employment, past employment or termination of employment of any person by any Insured.

Premises Related Discrimination

discrimination or humiliation arising out of the sale, rental, lease or sub-lease or prospective sale, rental, lease or sub-lease of any room, dwelling or premises by or at the direction of any Insured.

Notwithstanding the above, there is no coverage for fines or penalties levied or imposed by a governmental entity because of discrimination.

The coverage provided by this PERSONAL AND ADVERTISING INJURY -DISCRIMINATION OR HUMILIATION Provision does not apply to any person or organization whose status as an Insured derives solely from

Provision 1. ADDITIONAL INSURED of this endorsement; or

attachment of an additional insured endorsement to this Coverage Part.

21. PERSONAL AND ADVERTISING INJURY - CONTRACTUAL LIABILITY

- A. Under COVERAGES, Coverage B -Personal and Advertising Injury Liability, the paragraph entitled Exclusions is amended to delete the exclusion entitled Contractual Liability.
- B. Solely for the purpose of the coverage provided by this PERSONAL AND ADVERTISING INJURY LIMITED CONTRACTUAL LIABILITY provision, the following changes are made to the section entitled SUPPLEMENTARY PAYMENTS - COVERAGES A AND B:
 - 1. Paragraph 2.d. is replaced by the following:
 - d. The allegations in the suit and the information the Insurer knows about the offense alleged in such suit are such that no conflict appears to exist between the interests of the Insured and the interests of the indemnitee:
 - The first unnumbered paragraph beneath Paragraph 2.f.(2)(b) is deleted and replaced by the following:

So long as the above conditions are met, attorney's fees incurred by the Insurer in the defense of that indemnitee, necessary litigation expenses incurred by the Insurer, and necessary litigation expenses incurred

CNA74858XX (1-15)

Page 15 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No:

6045960848

Endorsement No:

04/01/2018 Effective Date:

00020004860459608488847



Architects, Engineers and Surveyors General Liability **Extension Endorsement**

by the indemnitee at the Insurer's request will be paid as defense costs. Such payments will not be deemed to be damages for personal and advertising injury and will not reduce the limits of insurance.

C. This PERSONAL AND ADVERTISING INJURY - LIMITED CONTRACTUAL LIABILITY Provision does not apply if Coverage B -Personal and Advertising Injury Liability is excluded by another endorsement attached to this Coverage Part.

This PERSONAL AND ADVERTISING INJURY - CONTRACTUAL LIABILITY Provision does not apply to any person or organization who otherwise qualifies as an additional insured on this Coverage Part.

22. PROPERTY DAMAGE - ELEVATORS

- A. Under COVERAGES, Coverage A Bodily Injury and Property Damage Liability, the paragraph entitled Exclusions is amended such that the Damage to Your Product Exclusion and subparagraphs (3), (4) and (6) of the Damage to Property Exclusion do not apply to property damage that results from the use of elevators.
- B. Solely for the purpose of the coverage provided by this PROPERTY DAMAGE ELEVATORS Provision, the Other Insurance conditions is amended to add the following paragraph:

This insurance is excess over any of the other insurance, whether primary, excess, contingent or on any other basis that is Property insurance covering property of others damaged from the use of elevators.

23. RETIRED PARTNERS, MEMBERS, DIRECTORS AND EMPLOYEES

WHO IS INSURED is amended to include as Insureds natural persons who are retired partners, members, directors or employees, but only for bodily injury, property damage or personal and advertising injury that results from services performed for the Named Insured under the Named Insured's direct supervision. All limitations that apply to employees and volunteer workers also apply to anyone qualifying as an Insured under this Provision.

24. SUPPLEMENTARY PAYMENTS

The section entitled SUPPLEMENTARY PAYMENTS - COVERAGES A AND B is amended as follows:

- A. Paragraph 1.b. is amended to delete the \$250 limit shown for the cost of bail bonds and replace it with a \$5,000. limit; and
- B. Paragraph 1.d. is amended to delete the limit of \$250 shown for daily loss of earnings and replace it with a \$1,000. limit.

25. UNINTENTIONAL FAILURE TO DISCLOSE HAZARDS

If the Named Insured unintentionally fails to disclose all existing hazards at the inception date of the Named Insured's Coverage Part, the Insurer will not deny coverage under this Coverage Part because of such failure.

26. WAIVER OF SUBROGATION - BLANKET

Under CONDITIONS, the condition entitled Transfer Of Rights Of Recovery Against Others To Us is amended to add the following:

The Insurer waives any right of recovery the Insurer may have against any person or organization because of payments the Insurer makes for injury or damage arising out of:

- 1. the Named Insured's ongoing operations; or
- 2. your work included in the products-completed operations hazard.

However, this waiver applies only when the Named Insured has agreed in writing to waive such rights of recovery in a written contract or written agreement, and only if such contract or agreement:

CNA74858XX (1-15)

Policy No: 6045960848

Page 16 of 18

Endorsement No:

The Continental Insurance Co.

Effective Date: 04/01/2018

Insured Name: PATRICK ENGINEERING INC.

Copyright CNA All Rights Reserved. Includes copyrighted material of Insurance Services Office, Inc., with its permission. EXHIBIT "1"





Architects, Engineers and Surveyors General Liability **Extension Endorsement**

- is in effect or becomes effective during the term of this Coverage Part; and
- 2. was executed prior to the bodily injury, property damage or personal and advertising injury giving rise to the claim.

27. WRAP-UP EXTENSION: OCIP, CCIP, OR CONSOLIDATED (WRAP-UP) INSURANCE PROGRAMS

Note: The following provision does not apply to any public construction project in the state of Oklahoma, nor to any construction project in the state of Alaska, that is not permitted to be insured under a consolidated (wrap-up) insurance program by applicable state statute or regulation.

If the endorsement EXCLUSION - CONSTRUCTION WRAP-UP is attached to this policy, or another exclusionary endorsement pertaining to Owner Controlled Insurance Programs (O.C.I.P.) or Contractor Controlled Insurance Programs (C.C.I.P.) is attached, then the following changes apply:

A. The following wording is added to the above-referenced endorsement:

With respect to a consolidated (wrap-up) insurance program project in which the Named Insured is or was involved, this exclusion does not apply to those sums the Named Insured become legally obligated to pay as damages because of:

- 1. Bodily injury, property damage, or personal or advertising injury that occurs during the Named Insured's ongoing operations at the project, or during such operations of anyone acting on the Named Insured's behalf; nor
- 2. Bodily injury or property damage included within the products-completed operations hazard that arises out of those portions of the project that are not residential structures.
- B. Condition 4. Other Insurance is amended to add the following subparagraph 4.b.(1)(c):

This insurance is excess over:

- (c) Any of the other insurance whether primary, excess, contingent or any other basis that is insurance available to the Named Insured as a result of the Named Insured being a participant in a consolidated (wrap-up) insurance program, but only as respects the Named Insured's involvement in that consolidated (wrap-up) insurance program.
- C. **DEFINITIONS** is amended to add the following definitions:

Consolidated (wrap-up) insurance program means a construction, erection or demolition project for which the prime contractor/project manager or owner of the construction project has secured general liability insurance covering some or all of the contractors or subcontractors involved in the project, such as an Owner Controlled Insurance Program (O.C.I.P.) or Contractor Controlled Insurance Program (C.C.I.P.).

Residential structure means any structure where 30% or more of the square foot area is used or is intended to be used for human residency, including but not limited to:

- single or multifamily housing, apartments, condominiums, townhouses, co-operatives or planned unit developments; and
- 2. the common areas and structures appurtenant to the structures in paragraph 1. (including pools, hot tubs, detached garages, guest houses or any similar structures).

However, when there is no individual ownership of units, residential structure does not include military housing, college/university housing or dormitories, long term care facilities, hotels or motels. Residential structure also does not include hospitals or prisons.

CNA74858XX (1-15) Page 17 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No:

6045960848

Endorsement No:

04/01/2018 Effective Date:





Architects, Engineers and Surveyors General Liability Extension Endorsement

This WRAP-UP EXTENSION: OCIP, CCIP, OR CONSOLIDATED (WRAP-UP) INSURANCE PROGRAMS Provision does not apply to any person or organization who otherwise qualifies as an additional insured on this Coverage Part.

All other terms and conditions of the Policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy, unless another effective date is shown below, and expires concurrently with said Policy.

CNA74858XX (1-15)

Page 18 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No:

6045960848

Endorsement No:

4 10 0 4 0





Blanket Additional Insured - Owners, Lessees or **Contractors - with Products-Completed Operations Coverage Endorsement**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

It is understood and agreed as follows:

- The WHO IS AN INSURED section is amended to add as an Insured any person or organization whom the Named Insured is required by written contract to add as an additional insured on this coverage part, including any such person or organization, if any, specifically set forth on the Schedule attachment to this endorsement. However, such person or organization is an Insured only with respect to such person or organization's liability for:
 - unless paragraph B. below applies,
 - 1. bodily injury, property damage, or personal and advertising injury caused in whole or in part by the acts or omissions by or on behalf of the Named Insured and in the performance of such Named Insured's ongoing operations as specified in such written contract; or
 - 2. bodily injury or property damage caused in whole or in part by your work and included in the productscompleted operations hazard, and only if
 - a. the written contract requires the Named Insured to provide the additional insured such coverage; and
 - b. this coverage part provides such coverage.
 - B. bodily injury, property damage, or personal and advertising injury arising out of your work described in such written contract, but only if:
 - 1. this coverage part provides coverage for bodily injury or property damage included within the products completed operations hazard; and
 - 2. the written contract specifically requires the Named Insured to provide additional insured coverage under the 11-85 or 10-01 edition of CG2010 or the 10-01 edition of CG2037.
- II. Subject always to the terms and conditions of this policy, including the limits of insurance, the Insurer will not provide such additional insured with:
 - A. coverage broader than required by the written contract; or
 - B. a higher limit of insurance than required by the written contract.
- III. The insurance granted by this endorsement to the additional insured does not apply to bodily injury, property damage, or personal and advertising injury arising out of:
 - A. the rendering of, or the failure to render, any professional architectural, engineering, or surveying services, including:
 - 1. the preparing, approving, or failing to prepare or approve maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; and
 - 2. supervisory, inspection, architectural or engineering activities; or
 - B. any premises or work for which the additional insured is specifically listed as an additional insured on another endorsement attached to this coverage part.
- IV. Notwithstanding anything to the contrary in the section entitled COMMERCIAL GENERAL LIABILITY CONDITIONS, the Condition entitled Other Insurance, this insurance is excess of all other insurance available to the additional insured whether on a primary, excess, contingent or any other basis. However, if this insurance is required by written

CNA75079XX (1-15)

Page 1 of 2

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No: **Endorsement No:**

6045960848





Blanket Additional Insured - Owners, Lessees or **Contractors - with Products-Completed Operations Coverage Endorsement**

contract to be primary and non-contributory, this insurance will be primary and non-contributory relative solely to insurance on which the additional insured is a named insured.

V. Solely with respect to the insurance granted by this endorsement, the section entitled COMMERCIAL GENERAL LIABILITY CONDITIONS is amended as follows:

The Condition entitled Duties In The Event of Occurrence, Offense, Claim or Suit is amended with the addition of the following:

Any additional insured pursuant to this endorsement will as soon as practicable:

- 1. give the Insurer written notice of any claim, or any occurrence or offense which may result in a claim;
- 2. except as provided in Paragraph IV. of this endorsement, agree to make available any other insurance the additional insured has for any loss covered under this coverage part;
- 3. send the Insurer copies of all legal papers received, and otherwise cooperate with the Insurer in the investigation, defense, or settlement of the claim; and
- 4. tender the defense and indemnity of any claim to any other insurer or self insurer whose policy or program applies to a loss that the Insurer covers under this coverage part. However, if the written contract requires this insurance to be primary and non-contributory, this paragraph (4) does not apply to insurance on which the additional insured is a named insured.

The Insurer has no duty to defend or indemnify an additional insured under this endorsement until the Insurer receives written notice of a claim from the additional insured.

VI. Solely with respect to the insurance granted by this endorsement, the section entitled DEFINITIONS is amended to add the following definition:

Written contract means a written contract or written agreement that requires the Named Insured to make a person or organization an additional insured on this coverage part, provided the contract or agreement:

- A. is currently in effect or becomes effective during the term of this policy; and
- B. was executed prior to:
 - 1. the bodily injury or property damage; or
 - 2. the offense that caused the personal and advertising injury

for which the additional insured seeks coverage.

Any coverage granted by this endorsement shall apply solely to the extent permissible by law.

All other terms and conditions of the Policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy, unless another effective date is shown below, and expires concurrently with said Policy.

CNA75079XX (1-15)

Page 2 of 2

The Continental Insurance Co.

Name: PATRICK ENGINEERING INC.

Policy No:

6045960848

Endorsement No:

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

CONTRACTORS EXTENDED COVERAGE ENDORSEMENT - BUSINESS AUTO PLUS -

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

I. LIABILITY COVERAGE

A. Who Is An Insured

The following is added to Section II, Paragraph A.1., Who Is An Insured:

- a. Any incorporated entity of which the Named Insured owns a majority of the voting stock on the date of inception of this Coverage Form; provided that,
 - b. The insurance afforded by this provision A.1. does not apply to any such entity that is an "insured" under any other liability "policy" providing "auto" coverage.
- 2. Any organization you newly acquire or form, other than a limited liability company, partnership or joint venture, and over which you maintain majority ownership interest.

The insurance afforded by this provision A.2.:

- a. Is effective on the acquisition or formation date, and is afforded only until the end of the policy period of this Coverage Form, or the next anniversary of its inception date, whichever is earlier.
- b. Does not apply to:
 - (1) "Bodily injury" or "property damage" caused by an "accident" that occurred before you acquired or formed the organization; or
 - (2) Any such organization that is an "insured" under any other liability "policy" providing "auto" coverage.
- 3. Any person or organization that you are required by a written contract to name as an additional insured is an "insured" but only with respect to their legal liability for acts or omissions of a person, who qualifies as an "insured" under Section II Who Is An Insured and for whom Liability Coverage is afforded under this policy. If required by written contract, this insurance will be primary and non-contributory to insurance on which the additional insured is a Named Insured.
- 4. An "employee" of yours is an "insured" while operating an "auto" hired or rented under a contract or agreement in that "employee's"

name, with your permission, while performing duties related to the conduct of your business.

"Policy," as used in this provision A. Who Is An Insured, includes those policies that were in force on the inception date of this Coverage Form but:

- 1. Which are no longer in force; or
- 2. Whose limits have been exhausted.

B. Bail Bonds and Loss of Earnings

Section II, Paragraphs A.2. (2) and A.2. (4) are revised as follows:

- In a.(2), the limit for the cost of bail bonds is changed from \$2,000 to \$5,000; and
- In a.(4), the limit for the loss of earnings is changed from \$250 to \$500 a day.

C. Fellow Employee

Section II, Paragraph B.5 does not apply.

Such coverage as is afforded by this provision C. is excess over any other collectible insurance.

II. PHYSICAL DAMAGE COVERAGE

 A. Glass Breakage – Hitting A Bird Or Animal – Falling Objects Or Missiles

The following is added to Section III, Paragraph A.3.:

With respect to any covered "auto," any deductible shown in the Declarations will not apply to glass breakage if such glass is repaired, in a manner acceptable to us, rather than replaced.

B. Transportation Expenses

Section III, Paragraph A.4.a. is revised, with respect to transportation expense incurred by you, to provide:

- a. \$60 per day, in lieu of \$20; subject to
- b. \$1,800 maximum, in lieu of \$600.

C. Loss of Use Expenses

Section III, Paragraph A.4.b. is revised, with respect to loss of use expenses incurred by you, to provide:

\$1,000 maximum, in lieu of \$600.

D. Hired "Autos"

The following is added to Section III. Paragraph A.:

5. Hired "Autos"

If Physical Damage coverage is provided under this policy, and such coverage does not extend to Hired Autos, then Physical Damage coverage is extended to:

- Any covered "auto" you lease, hire, rent or borrow without a driver; and
- b. Any covered "auto" hired or rented by your "employee" without a driver, under a contract in that individual "employee's" name, with your permission, while performing duties related to the conduct of your business.
- c. The most we will pay for any one "accident" or "loss" is the actual cash value, cost of repair, cost of replacement or \$75,000, whichever is less, minus a \$500 deductible for each covered auto. No deductible applies to "loss" caused by fire or lightning.
- d. The physical damage coverage as is provided by this provision is equal to the physical damage coverage(s) provided on your owned "autos."
- e. Such physical damage coverage for hired "autos" will:
 - (1) Include loss of use, provided it is the consequence of an "accident" for which the Named Insured is legally liable, and as a result of which a monetary loss is sustained by the leasing or rental concern.
 - (2) Such coverage as is provided by this provision will be subject to a limit of \$750 per "accident."

E. Airbag Coverage

The following is added to Section III, Paragraph B.3.:

The accidental discharge of an airbag shall not be considered mechanical breakdown.

F. Electronic Equipment

Section III, Paragraphs B.4.c and B.4.d. are deleted and replaced by the following:

c. Physical Damage Coverage on a covered "auto" also applies to "loss" to any permanently installed electronic equipment including its antennas and other accessories. **d.** A \$100 per occurrence deductible applies to the coverage provided by this provision.

G. Diminution In Value

The following is added to Section III, Paragraph B.6.

Subject to the following, the "diminution in value" exclusion does not apply to:

- a. Any covered "auto" of the private passenger type you lease, hire, rent or borrow, without a driver for a period of 30 days or less, while performing duties related to the conduct of your business; and
- b. Any covered "auto" of the private passenger type hired or rented by your "employee" without a driver for a period of 30 days or less, under a contract in that individual "employee's" name, with your permission, while performing duties related to the conduct of your business.
- c. Such coverage as is provided by this provision is limited to a "diminution in value" loss arising directly out of accidental damage and not as a result of the failure to make repairs; faulty or incomplete maintenance or repairs; or the installation of substandard parts.
- d. The most we will pay for "loss" to a covered "auto" in any one accident is the lesser of:
 - (1) \$5,000; or
 - (2) 20% of the "auto's" actual cash value (ACV).

III. Drive Other Car Coverage - Executive Officers

The following is added to Sections II and III:

- Any "auto" you don't own, hire or borrow is a covered "auto" for Liability Coverage while being used by, and for Physical Damage Coverage while in the care, custody or control of, any of your "executive officers," except:
 - a. An "auto" owned by that "executive officer" or a member of that person's household; or
 - b. An "auto" used by that "executive officer" while working in a business of selling, servicing, repairing or parking "autos."

Such Liability and/or Physical Damage Coverage as is afforded by this provision.

(1) Equal to the greatest of those coverages afforded any covered "auto"; and

- (2) Excess over any other collectible insurance.
- 2. For purposes of this provision, "executive officer" means a person holding any of the officer positions created by your charter, constitution, bylaws or any other similar governing document, and, while a resident of the same household, includes that person's spouse.

Such "executive officers" are "insureds" while using a covered "auto" described in this provision.

IV. BUSINESS AUTO CONDITIONS

A. Duties In The Event Of Accident, Claim, Suit Or Loss

The following is added to Section IV, Paragraph A.2.a.:

(4) Your "employees" may know of an "accident" or "loss." This will not mean that you have such knowledge, unless such "accident" or "loss" is known to you or if you are not an individual, to any of your executive officers or partners or your insurance manager.

The following is added to Section IV, Paragraph A.2.b.:

- (6) Your "employees" may know of documents received concerning a claim or "suit." This will not mean that you have such knowledge, unless receipt of such documents is known to you or if you are not an individual, to any of your executive officers or partners or your insurance manager.
- B. Transfer Of Rights Of Recovery Against Others To Us

The following is added to Section IV, Paragraph A.5. Transfer Of Rights Of Recovery Against Others To Us:

We waive any right of recovery we may have, because of payments we make for injury or

damage, against any person or organization for whom or which you are required by written contract or agreement to obtain this waiver from us.

This injury or damage must arise out of your activities under a contract with that person or organization.

You must agree to that requirement prior to an "accident" or "loss."

C. Concealment, Misrepresentation or Fraud

The following is added to Section IV, Paragraph B.2.:

Your failure to disclose all hazards existing on the date of inception of this Coverage Form shall not prejudice you with respect to the coverage afforded provided such failure or omission is not intentional.

D. Other Insurance

The following is added to **Section IV**, **Paragraph B.5**.:

Regardless of the provisions of Paragraphs 5.a. and 5.d. above, the coverage provided by this policy shall be on a primary non-contributory basis. This provision is applicable only when required by a written contract. That written contract must have been entered into prior to "Accident" or "Loss."

E. Policy Period, Coverage Territory

Section IV, Paragraph B. 7.(5).(a). is revised to provide:

a. 45 days of coverage in lieu of 30 days.

V. DEFINITIONS

Section V. Paragraph C. is deleted and replaced by the following:

"Bodily injury" means bodily injury, sickness or disease sustained by a person, including mental anguish, mental injury or death resulting from any of these.



Workers Compensation And Employers Liability Insurance Policy Endorsement



BLANKET WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS

This endorsement changes the policy to which it is attached.

It is agreed that Part One - Workers' Compensation Insurance G. Recovery From Others and Part Two - Employers' Liability Insurance H. Recovery From Others are amended by adding the following:

We will not enforce our right to recover against persons or organizations. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

PREMIUM CHARGE - Refer to the Schedule of Operations

The charge will be an amount to which you and we agree that is a percentage of the total standard premium for California exposure. The amount is 2%.

All other terms and conditions of the policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the policy issued by the designated Insurers, takes effect on the Policy Effective Date of said policy at the hour stated in said policy, unless another effective date (the Endorsement Effective Date) is shown below, and expires concurrently with said policy unless another expiration date is shown below.

Form No: G-19160-B (11-1997) Endorsement Effective Date: Endorsement No: 2; Page: 1 of 1

Endorsement Expiration Date:

Policy Effective Date: 04/01/2018

Policy No: WC 6045916252 .

Policy Page: 33 of 46

Underwriting Company: Transportation Insurance Company, 333 S Wabash Ave, Chicago, IL 60604



Policy Holder Notice - Countrywide

It is understood and agreed that:

If the Named Insured has agreed under written contract to provide notice of cancellation to a party to whom the Agent of Record has issued a Certificate of Insurance, and if the Insurer cancels a policy term described on that Certificate of Insurance for any reason other than nonpayment of premium, then notice of cancellation will be provided to such Certificate holders at least 30 days in advance of the date cancellation is effective.

If notice is mailed, then proof of mailing to the last known mailing address of the Certificate holder on file with the Agent of Record will be sufficient to prove notice.

Any failure by the Insurer to notify such persons or organizations will not extend or invalidate such cancellation, or impose any liability or obligation upon the Insurer or the Agent of Record.

All other terms and conditions of the Policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy, unless another effective date is shown below, and expires concurrently with said Policy.

00020004860459608487557



CNA75014XX (1-15)

Page 1 of 1

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC Copyright CNA All Rights Reserved. Includes copyrighted material of Insurance Services Office, Inc., with its permission.

Policy No:

6045960848

Endorsement No:

Gomez, Graciela

From:

Thomas, Mark

Sent:

Thursday, July 11, 2019 7:50 AM

To:

Gomez, Graciela

Subject:

RE: I-18-4352 Patrick Engineering - COI

Grace,

The most recent insurance documentation submitted on behalf of Patrick Engineering Inc. for contract I-18-4352 appears to meet standard professional services agreement insurance requirements.

Mark R. Thomas, CRIS Construction Insurance Analyst Illinois Tollway (630) 241-6800 ext. 4474 mthomas@getipass.com www.illinoistollway.com

From: Gomez, Graciela

Sent: Thursday, July 11, 2019 7:36 AM

To: Thomas, Mark <mthomas@getipass.com>

Subject: FW: [EXTERNAL_EMAIL]-FW: I-18-4352 Patrick Engineering - COI

Mark,

Please advise if the attached COI meets standard professional services agreement insurance requirements.

Thank you, Grace Ext. 4836

From: Cebulski, Jarrod < JCebulski@patrickco.com>

Sent: Wednesday, July 03, 2019 9:47 PM

To: Gomez, Graciela <ggomez@getipass.com>
Cc: Pebler, Alfred <apebler@getipass.com>

Subject: RE: [EXTERNAL_EMAIL]-FW: I-18-4352 Patrick Engineering - COI

Grace, sorry, here are both COI's. Please advise if they are acceptable to the Tollway.

Thanks, Jarrod Cebulski Patrick Engineering 630-795-7468

From: Gomez, Graciela <ggomez@getipass.com>

Sent: Tuesday, July 2, 2019 2:39 PM



CERTIFICATE OF LIABILITY INSURANCE

DATE (MW/DD/YYYY) 06/24/2019

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

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

c/o 26 (P.O. Bo:	R of Illinois, Inc. Century Blvd										
P.O. Bo	Century Blvd				PHONE	1-977-	945-7378		FAX [A/C, No]: 1-	-8884	67-2378
	_				IA/C. No.	-84			(A/C, No): +	-000	2370
MABIIVIL	x 305191				ADDRESS		ates@willi				
	le, TN 372305191 USA							zance Company			NAIC# 22667
					INSURER	A: ACE AME	Fican Insu	rance company			22007
NSURED Patrick	Engineering Inc.				INSURER	B:					
	rsity Drive				INSURER	C:				_	
Lisle,	IL 60532				INSURER	D:				-	
					INSURER	E:				_	
					INSURER	F:					
COVER				BER: W11696905				REVISION NUM			
INDIC/	S TO CERTIFY THAT THE POLICIES ATED. NOTWITHSTANDING ANY RE FICATE MAY BE ISSUED OR MAY F JSIONS AND CONDITIONS OF SUCH I	QUIR	EMENT, TER AIN, THE INS	RM OR CONDITION SURANCE AFFORD	OF ANY ED BY T	CONTRACT HE POLICIES	OR OTHER (S DESCRIBE(OCUMENT WITH	RESPECT	' TO W	HICH THIS
NSR		ADDL:	SUBR	POLICY NUMBER		POLICY EFF MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)		LIMITS		
LTR	COMMERCIAL GENERAL LIABILITY	INSU	WAD	POLICY NUMBER	<u> </u>	MINIO DI COLO IL COLO	(MINDED/TTTT)	EACH OCCURRENCE			-
	CLAIMS-MADE OCCUR							DAMAGE TO RENTE PREMISES (Ea occur			
								MED EXP (Any one p	erson) \$		
								PERSONAL & ADV IN	JURY \$		
GEN	VL AGGREGATE LIMIT APPLIES PER		į					GENERAL AGGREGA	ATE S		
	POLICY PRO- LOC	i				ļ		PRODUCTS - COMP			
	OTHER:							COMBINED SINGLE	S S		
AU1	TOMOBILE LIABILITY							(Ea accident)			
<u> </u>	ANY AUTO	.						BODILY INJURY (Per			
	OWNED SCHEDULED AUTOS ONLY							BODILY INJURY (Per			
	HIRED NON-OWNED AUTOS ONLY							PROPERTY DAMAGE (Per accident)	~ ~		
									3		
	UMBRELLA LIAB OCCUR							EACH OCCURRENC	E \$		
	EXCESS LIAB CLAIMS-MADE							AGGREGATE	\$		
	DED RETENTION\$								\$		
	RKERS COMPENSATION EMPLOYERS' LIABILITY							PER STATUTE	OTH- ER		
ANY	PROPRIETOR/PARTNER/EXECUTIVE	N/A						E.L. EACH ACCIDEN	T S		
(Mar	ICER/MEMBER EXCLUDED?	"'-						E.L. DISEASE - EA E	MPLOYEE, S		
If ye	s, describe under CRIPTION OF OPERATIONS below							E.L. DISEASE - POLI	CY LIMIT S		
A A&E	Professional Liability	İ		G25564121 005	(4/01/2019	04/01/2020	Per Claim	\$	5,000	,000
					: I			Aggregate	\$	10,000	0,000
								Deductible	\$	125,0	00
	TION OF OPERATIONS / LOCATIONS / VEHICLE NO I-18-4352										
CERTIF	FICATE HOLDER				CANC	ELLATION					
					THE	EXPIRATION	N DATE TH	ESCRIBED POLICI EREOF, NOTICE CY PROVISIONS.			
					AUTHOR	IZEO REPRESE	NTATIVE				
	ois State Toll Highway Author	ity			1						
	Ogden Avenue rs Grove, IL 60515										
						<u> </u>	88-2016 AC	ORD CORPORA	ATION. A	II riah	ts reserved



CERTIFICATE OF LIABILITY INSURANCE

6/28/2019

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

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

PRODUCER	CONTACT NAME: Asmaa Elewa	
Assurance Agency, Ltd.	PHONE (A/C, No, Ext): (847) 598-8723 FAX (A/C, No): (847) 440-9123
One Century Centre 1750 E. Golf Road	E-MAIL ADDRESS: aelewa@assuranceagency.com	
Schaumburg IL 60173	INSURER(S) AFFORDING COVERAGE	NÁIC#
	INSURER A : Continental Insurance Company	35289
INSURED PATRENG-02	INSURER B: Nat'l Fire Ins of Hartford	20478
Patrick Engineering Inc. 4970 Varsity Drive	INSURER C:	
Lisle IL 60532	INSURER D :	
	INSURER E :	
	INSURER F:	

COVERAGES CERTIFICATE NUMBER: 383369549 REVISION NUMBER:

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

		ISIONS AND CONDITIONS OF SUCH I							
INSR LTR	Ĭ .	TYPE OF INSURANCE	ADDL S	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	s <u></u>
A	X	COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR	Y		6045960848	4/1/2019	4/1/2020	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Es occurrence)	\$ 1,000,000 \$ 300,000
ļ								MED EXP (Any one person)	\$ 15,000
1	Х	XCU	1					PERSONAL & ADV INJURY	\$ 1,000,000
l	GEN	L AGGREGATE LIMIT APPLIES PER:				i.		GENERAL AGGREGATE	\$ 2,000,000
		POLICY X PRO- JECT X LOC						PRODUCTS - COMP/OP AGG	\$ 2,000,000
		OTHER:	i						\$
Α	-	OMOBILE LIABILITY	Υ		6045916249	4/1/2019	4/1/2020	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000
	Х	ANY AUTO						BODILY INJURY (Per person)	\$
		OWNED SCHEDULED AUTOS ONLY AUTOS						BODILY INJURY (Per accident)	\$
	Х	HIRED X NON-OWNED AUTOS ONLY	}				ļ ļ	PROPERTY DAMAGE (Per accident)	\$
l		13.00 (11.2)					Ĺ		\$
Α	Х	UMBRELLALIAB X OCCUR			6045916266	4/1/2019	4/1/2020	EACH OCCURRENCE	s 20,000,000
		EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$ 20,000,000
		DED X RETENTION \$ 10,000			ļ				\$
В		RKERS COMPENSATION			6045916252	4/1/2019	4/1/2020	X PER STATUTE ER	
l	ANY	PROPRIETOR/PARTNER/EXECUTIVE N	N/A				Ļ	E.L. EACH ACCIDENT	\$ 1,000,000
ļ	(Mar	idatory in NH)	NIA					E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000
L	OES	s, describe under CRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$ 1,000,000
]						
			L .						

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

RE: Contract: I-18-4352

CERTIFICATE HOLDER

It is agreed that the following are added as Additional Insureds, when required by written contract, on the General and Automobile Liability on a primary and non-contributory basis with respect to operations performed by the Named Insured in connection with this project:

1. The Illinois State Toll Highway Authority

Umbrella Policy Follows form of underlying policies.

1		

The Illinois State Toll Highway Authority 2700 Ogden Avenue Downers Grove, IL 60515

CANCELLATION

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

AUTHORIZED REPRESENTATIVE

© 1988-2015 ACORD CORPORATION. All rights reserved.

ACORD 25 (2016/03)

The ACORD name and logo are registered marks of ACORD

EXHIBIT "1"



Architects, Engineers and Surveyors General Liability Extension Endorsement

It is understood and agreed that this endorsement amends the COMMERCIAL GENERAL LIABILITY COVERAGE PART as follows. If any other endorsement attached to this policy amends any provision also amended by this endorsement, then that other endorsement controls with respect to such provision, and the changes made by this endorsement with respect to such provision do not apply.

	TABLE OF CONTENTS
1.	Additional Insureds
2.	Additional Insured - Primary And Non-Contributory To Additional Insured's Insurance
3.	Additional Insured – Extended Coverage
4.	Boats
5.	Bodily Injury – Expanded Definition
6.	Broad Knowledge of Occurrence/ Notice of Occurrence
7.	Broad Named Insured
8.	Contractual Liability – Railroads
9.	Estates, Legal Representatives and Spouses
10.	Expected Or Intended Injury – Exception for Reasonable Force
11.	General Aggregate Limits of Insurance – Per Location
12.	In Rem Actions
13.	Incidental Health Care Malpractice Coverage
14.	Joint Ventures/Partnership/Limited Liability Companies
15.	Legal Liability – Damage To Premises
16.	Liquor Liability
17.	Medical Payments
18.	Non-owned Aircraft Coverage
19.	Non-owned Watercraft
20.	Personal And Advertising Injury – Discrimination or Humiliation
21.	Personal And Advertising Injury - Contractual Liability
22.	Property Damage – Elevators
23.	Retired Partners, Members, Directors And Employees
24.	Supplementary Payments
25.	Unintentional Failure To Disclose Hazards
26.	Waiver of Subrogation – Blanket
27.	Wrap-Up Extension: OCIP, CCIP or Consolidated (Wrap-Up) Insurance Programs

00020004860459608488840



CNA74858XX (1-15) Page 1 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No:

6045960848

Endorsement No: Effective Date:

٥

04/01/2018



Architects, Engineers and Surveyors General Liability **Extension Endorsement**

1. ADDITIONAL INSUREDS

- a. WHO IS AN INSURED is amended to include as an Insured any person or organization described in paragraphs A. through I. below whom a Named Insured is required to add as an additional insured on this Coverage Part under a written contract or written agreement, provided such contract or agreement:
 - (1) is currently in effect or becomes effective during the term of this Coverage Part; and
 - (2) was executed prior to:
 - (a) the bodily injury or property damage; or
 - (b) the offense that caused the personal and advertising injury,

for which such additional insured seeks coverage.

- b. However, subject always to the terms and conditions of this policy, including the limits of insurance, the Insurer will not provide such additional insured with:
 - (1) a higher limit of insurance than required by such contract or agreement; or
 - (2) coverage broader than required by such contract or agreement, and in no event broader than that described by the applicable paragraph A. through I. below.

Any coverage granted by this endorsement shall apply only to the extent permissible by law.

A. Controlling Interest

Any person or organization with a controlling interest in a Named Insured, but only with respect to such person or organization's liability for bodily injury, property damage or personal and advertising injury arising out of

- 1. such person or organization's financial control of a Named Insured; or
- premises such person or organization owns, maintains or controls while a Named Insured leases or occupies such premises;

provided that the coverage granted by this paragraph does not apply to structural alterations, new construction or demolition operations performed by, on behalf of, or for such additional insured.

B. Co-owner of Insured Premises

A co-owner of a premises co-owned by a Named Insured and covered under this insurance but only with respect to such co-owner's liability for bodily injury, property damage or personal and advertising injury as co-owner of such premises.

C. Engineers, Architects or Surveyors Engaged By You

An architect, engineer or surveyor engaged by the Named Insured, but only with respect to liability for bodily injury, property damage or personal and advertising injury caused in whole or in part by the Named Insured's acts or omissions, or the acts or omissions of those acting on the Named Insured's behalf:

- a. in connection with the Named Insured's premises; or
- b. in the performance of the Named Insured's ongoing operations.

But the coverage hereby granted to such additional insureds does not apply to bodily injury, property damage or personal and advertising injury arising out of the rendering of or failure to render any professional services by, on behalf of, or for the Named Insured, including but not limited to:

CNA74858XX (1-15)

Page 2 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No: 6045960848

Endorsement No:



Architects, Engineers and Surveyors General Liability **Extension Endorsement**

- 1. the preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
- 2. supervisory, inspection, architectural or engineering activities.

D. Lessor of Equipment

Any person or organization from whom a Named Insured leases equipment, but only with respect to liability for bodily injury, property damage or personal and advertising injury caused, in whole or in part, by the Named Insured's maintenance, operation or use of such equipment, provided that the occurrence giving rise to such bodily injury, property damage or the offense giving rise to such personal and advertising injury takes place prior to the termination of such lease.

E. Lessor of Land

Any person or organization from whom a Named Insured leases land but only with respect to liability for bodily injury, property damage or personal and advertising injury arising out of the ownership, maintenance or use of such land, provided that the occurrence giving rise to such bodily injury, property damage or the offense giving rise to such personal and advertising injury takes place prior to the termination of such lease. The coverage granted by this paragraph does not apply to structural alterations, new construction or demolition operations performed by, on behalf of, or for such additional insured.

F. Lessor of Premises

An owner or lessor of premises leased to the Named Insured, or such owner or lessor's real estate manager, but only with respect to liability for bodily injury, property damage or personal and advertising injury arising out of the ownership, maintenance or use of such part of the premises leased to the Named Insured, and provided that the occurrence giving rise to such bodily injury or property damage, or the offense giving rise to such personal and advertising injury, takes place prior to the termination of such lease. The coverage granted by this paragraph does not apply to structural alterations, new construction or demolition operations performed by, on behalf of, or for such additional insured.

G. Mortgagee, Assignee or Receiver

A mortgagee, assignee or receiver of premises but only with respect to such mortgagee, assignee or receiver's liability for bodily injury, property damage or personal and advertising injury arising out of the Named Insured's ownership, maintenance, or use of a premises by a Named Insured.

The coverage granted by this paragraph does not apply to structural alterations, new construction or demolition operations performed by, on behalf of, or for such additional insured.

H. State or Governmental Agency or Subdivision or Political Subdivisions - Permits

A state or governmental agency or subdivision or political subdivision that has issued a permit or authorization but only with respect to such state or governmental agency or subdivision or political subdivision's liability for bodily injury, property damage or personal and advertising injury arising out of:

- 1. the following hazards in connection with premises a Named Insured owns, rents, or controls and to which this insurance applies:
 - a. the existence, maintenance, repair, construction, erection, or removal of advertising signs, awnings, canopies, cellar entrances, coal holes, driveways, manholes, marquees, hoistaway openings, sidewalk vaults, street banners, or decorations and similar exposures; or
 - **b.** the construction, erection, or removal of elevators; or
 - c. the ownership, maintenance or use of any elevators covered by this insurance; or

CNA74858XX (1-15) Page 3 of 18

Policy No:

6045960848

The Continental Insurance Co.

Endorsement No:

Я

Insured Name: PATRICK ENGINEERING INC.



Architects, Engineers and Surveyors General Liability **Extension Endorsement**

2. the permitted or authorized operations performed by a Named Insured or on a Named Insured's behalf.

The coverage granted by this paragraph does not apply to:

- a. Bodily injury, property damage or personal and advertising injury arising out of operations performed for the state or governmental agency or subdivision or political subdivision; or
- b. Bodily injury or property damage included within the products-completed operations hazard.

With respect to this provision's requirement that additional insured status must be requested under a written contract or agreement, the Insurer will treat as a written contract any governmental permit that requires the Named Insured to add the governmental entity as an additional insured.

Trade Show Event Lessor

- 1. With respect to a Named Insured's participation in a trade show event as an exhibitor, presenter or displayer, any person or organization whom the Named Insured is required to include as an additional insured, but only with respect to such person or organization's liability for bodily injury, property damage or personal and advertising injury caused by:
 - a. the Named Insured's acts or omissions; or
 - b. the acts or omissions of those acting on the Named Insured's behalf,

in the performance of the Named Insured's ongoing operations at the trade show event premises during the trade show event.

2. The coverage granted by this paragraph does not apply to bodily injury or property damage included within the products-completed operations hazard.

2. ADDITIONAL INSURED - PRIMARY AND NON-CONTRIBUTORY TO ADDITIONAL INSURED'S INSURANCE

The Other Insurance Condition in the COMMERCIAL GENERAL LIABILITY CONDITIONS Section is amended to add the following paragraph:

If the Named Insured has agreed in writing in a contract or agreement that this insurance is primary and noncontributory relative to an additional insured's own insurance, then this insurance is primary, and the Insurer will not seek contribution from that other insurance. For the purpose of this Provision 2., the additional insured's own insurance means insurance on which the additional insured is a named insured. Otherwise, and notwithstanding anything to the contrary elsewhere in this Condition, the insurance provided to such person or organization is excess of any other insurance available to such person or organization.

3. ADDITIONAL INSURED - EXTENDED COVERAGE

When an additional insured is added by this or any other endorsement attached to this Coverage Part, WHO IS AN **INSURED** is amended to make the following natural persons **Insureds**.

If the additional insured is:

- a. An individual, then his or her spouse is an Insured;
- b. A partnership or joint venture, then its partners, members and their spouses are Insureds;
- A limited liability company, then its members and managers are Insureds; or
- d. An organization other than a partnership, joint venture or limited liability company, then its executive officers, directors and shareholders are Insureds;

CNA74858XX (1-15)

Page 4 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No:

6045960848

Endorsement No:



Architects, Engineers and Surveyors General Liability **Extension Endorsement**

but only with respect to locations and operations covered by the additional insured endorsement's provisions, and only with respect to their respective roles within their organizations.

Please see the ESTATES, LEGAL REPRESENTATIVES, AND SPOUSES provision of this endorsement for additional coverage and restrictions applicable to spouses of natural person Insureds.

4. BOATS

Under COVERAGES, Coverage A - Bodily Injury And Property Damage Liability, the paragraph entitled Exclusions is amended to add the following additional exception to the exclusion entitled Aircraft, Auto or

This exclusion does not apply to:

Any watercraft owned by the Named Insured that is less than 30 feet long while being used in the course of the Named Insured's inspection or surveying work.

5. BODILY INJURY - EXPANDED DEFINITION

Under **DEFINITIONS**, the definition of **bodily injury** is deleted and replaced by the following:

Bodily injury means physical injury, sickness or disease sustained by a person, including death, humiliation, shock, mental anguish or mental injury sustained by that person at any time which results as a consequence of the physical injury, sickness or disease.

6. BROAD KNOWLEDGE OF OCCURRENCE! NOTICE OF OCCURRENCE

Under CONDITIONS, the condition entitled Duties in The Event of Occurrence, Offense, Claim or Suit is amended to add the following provisions:

A. BROAD KNOWLEDGE OF OCCURRENCE

The Named Insured must give the Insurer or the Insurer's authorized representative notice of an occurrence, offense or claim only when the occurrence, offense or claim is known to a natural person Named Insured, to a partner, executive officer, manager or member of a Named Insured, or to an employee designated by any of the above to give such notice.

B. NOTICE OF OCCURRENCE

The Named Insured's rights under this Coverage Part will not be prejudiced if the Named Insured fails to give the Insurer notice of an occurrence, offense or claim and that failure is solely due to the Named Insured's reasonable belief that the bodily injury or property damage is not covered under this Coverage Part. However, the Named Insured shall give written notice of such occurrence, offense or claim to the Insurer as soon as the Named Insured is aware that this insurance may apply to such occurrence, offense or claim.

7. BROAD NAMED INSURED

WHO IS AN INSURED is amended to delete its Paragraph 3. in its entirety and replace it with the following:

- Pursuant to the limitations described in Paragraph 4. below, any organization in which a Named Insured has management control:
 - a. on the effective date of this Coverage Part; or
 - b. by reason of a Named Insured creating or acquiring the organization during the policy period,

qualifies as a Named Insured, provided that there is no other similar liability insurance, whether primary, contributory, excess, contingent or otherwise, which provides coverage to such organization, or which would have

CNA74858XX (1-15)

Page 5 of 18 **Endorsement No:**

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Copyright CNA All Rights Reserved. Includes copyrighted material of Insurance Services Office, Inc., with its permission EXHIBIT "1"

Page **73** of **205**

6045960848

8

Policy No:

Effective Date: 04/01/2018

00020004860459608488842





Architects, Engineers and Surveyors General Liability **Extension Endorsement**

provided coverage but for the exhaustion of its limit, and without regard to whether its coverage is broader or narrower than that provided by this insurance.

But this BROAD NAMED INSURED provision does not apply to:

- (a) any partnership, limited liability company or joint venture; or
- (b) any organization for which coverage is excluded by another endorsement attached to this Coverage Part.

For the purpose of this provision, management control means:

- A. owning interests representing more than 50% of the voting, appointment or designation power for the selection of a majority of the Board of Directors of a corporation; or
- B. having the right, pursuant to a written trust agreement, to protect, control the use of, encumber or transfer or sell property held by a trust.
- 4. With respect to organizations which qualify as Named Insureds by virtue of Paragraph 3. above, this insurance does not apply to:
 - a. bodily injury or property damage that first occurred prior to the date of management control, or that first occurs after management control ceases; nor
 - b. personal or advertising injury caused by an offense that first occurred prior to the date of management control or that first occurs after management control ceases.
- 5. The insurance provided by this Coverage Part applies to Named Insureds when trading under their own names or under such other trading names or doing-business-as names (dba) as any Named Insured should choose to employ.

8. CONTRACTUAL LIABILITY - RAILROADS

With respect to operations performed within 50 feet of railroad property, the definition of insured contract is replaced by the following:

Insured Contract means:

- a. A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage by fire to premises while rented to a Named Insured or temporarily occupied by a Named Insured you with permission of the owner is not an insured contract;
- b. A sidetrack agreement;
- c. Any easement or license agreement;
- d. An obligation, as required by ordinance, to indemnify a municipality, except in connection with work for a municipality;
- e. An elevator maintenance agreement;
- That part of any other contract or agreement pertaining to the Named Insured's business (including an indemnification of a municipality in connection with work performed for a municipality) under which the Named Insured assumes the tort liability of another party to pay for bodily injury or property damage to a third person or organization. Tort liability means a liability that would be imposed by law in the absence of any contract or agreement.

Paragraph f. does not include that part of any contract or agreement:

CNA74858XX (1-15)

Page 6 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No:

6045960848

Endorsement No:



Architects, Engineers and Surveyors General Liability **Extension Endorsement**

- (1) That indemnifies an architect, engineer or surveyor for injury or damage arising out of:
 - (a) Preparing, approving or failing to prepare or approve maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
 - (b) Giving directions or instructions, or failing to give them, if that is the primary cause of the injury or damage;
- (2) Under which the Insured, if an architect, engineer or surveyor, assumes liability for an injury or damage arising out of the insured's rendering or failure to render professional services, including those listed in (1) above and supervisory, inspection, architectural or engineering activities.

9. ESTATES, LEGAL REPRESENTATIVES, AND SPOUSES

The estates, executors, heirs, legal representatives, administrators, trustees, beneficiaries and spouses of any natural person Insured or living trust shall also be insured under this policy; provided, however, coverage is afforded to such estates, executors, heirs, legal representatives, administrators, trustees, beneficiaries and spouses only for claims arising solely out of their capacity or status as such and, in the case of a spouse, where such claim seeks damages from marital community property, jointly held property or property transferred from such natural person Insured to such spouse. No coverage is provided for any act, error or omission of an estate, heir, legal representative, or spouse outside the scope of such person's capacity or status as such, provided, however, that the spouse of a natural person Named Insured, and the spouses of members or partners of joint venture or partnership Named Insureds are Insureds with respect to such spouses' acts, errors or omissions in the conduct of the Named Insured's business.

10. EXPECTED OR INTENDED INJURY - EXCEPTION FOR REASONABLE FORCE

Under COVERAGES, Coverage A - Bodily Injury And Property Damage Liability, the paragraph entitled Exclusions is amended to delete the exclusion entitled Expected or Intended Injury and replace it with the following:

This insurance does not apply to:

Expected or Intended Injury

Bodily injury or property damage expected or intended from the standpoint of the Insured. This exclusion does not apply to bodily injury or property damage resulting from the use of reasonable force to protect persons or property.

11. GENERAL AGGREGATE LIMITS OF INSURANCE - PER LOCATION

- A. A separate Location General Aggregate Limit, equal to the amount of the General Aggregate Limit, is the most the Insurer will pay for the sum of:
 - 1. All damages under Coverage A, except damages because of bodily injury or property damage included in the products-completed operations hazard; and
 - All medical expenses under Coverage C,

that arise from occurrences or accidents which can be attributed solely to ongoing operations at that location. Such payments shall not reduce the General Aggregate Limit shown in the Declarations, nor the Location General Aggregate Limit of any other location.

B. All:

1. Damages under Coverage B, regardless of the number of locations involved;

00020004860459608488843

CNA74858XX (1-15) Page 7 of 18 The Continental Insurance Co.

Policy No: **Endorsement No:**

6045960848

Effective Date: 04/01/2018

Insured Name: PATRICK ENGINEERING INC.



Architects, Engineers and Surveyors General Liability Extension Endorsement

- 2. Damages under Coverage A, caused by occurrences which cannot be attributed solely to ongoing operations at a single location, except damages because of bodily injury or property damage included in the products-completed operations hazard; and
- 3. Medical expenses under Coverage C caused by accidents which cannot be attributed solely to ongoing operations at a single location,

will reduce the General Aggregate Limit shown in the Declarations.

- C. For the purpose of this GENERAL AGGREGATE LIMITS OF INSURANCE PER LOCATION Provision, "location" means:
 - 1. a premises the Named Insured owns or rents; or
 - 2. a premises not owned or rented by any Named Insured at which the Named Insured is performing operations pursuant to a contract or written agreement. If operations at such a location have been discontinued and then restarted, or if the authorized parties deviate from plans, blueprints, designs, specifications or timetables, the location will still be deemed to be the same location.

For the purpose of determining the applicable aggregate limit of insurance, premises involving the same or connecting lots, or premises whose connection is interrupted only by a street, roadway, waterway or right-of-way of a railroad shall be considered a single location.

- D. The limits shown in the Declarations for Each Occurrence, for Damage To Premises Rented To You and for Medical Expense continue to apply, but will be subject to either the Location General Aggregate Limit or the General Aggregate Limit, depending on whether the occurrence can be attributed solely to ongoing operations at a particular location.
- E. When coverage for liability arising out of the products-completed operations hazard is provided, any payments for damages because of bodily injury or property damage included in the products-completed operations hazard, regardless of the number of locations involved, will reduce the Products-Completed Operations Aggregate Limit shown in the Declarations.
- F. The provisions of LIMITS OF INSURANCE not otherwise modified by this GENERAL AGGREGATE LIMITS OF **INSURANCE - PER LOCATION** Provision shall continue to apply as stipulated.

12. IN REM ACTIONS

A quasi in rem action against any vessel owned or operated by or for the Named Insured, or chartered by or for the Named Insured, will be treated in the same manner as though the action were in personam against the Named Insured.

13. INCIDENTAL HEALTH CARE MALPRACTICE COVERAGE

Solely with respect to bodily injury that arises out of a health care incident:

- A. Under COVERAGES, Coverage A Bodily Injury And Property Damage Liability, the Insuring Agreement is amended to replace Paragraphs 1.b.(1) and 1.b.(2) with the following:
 - b. This insurance applies to bodily injury provided that the professional health care services are incidental to the Named Insured's primary business purpose, and only if:
 - (1) such bodily injury is caused by an occurrence that takes place in the coverage territory.
 - (2) the bodily injury first occurs during the policy period. All bodily injury arising from an occurrence will be deemed to have occurred at the time of the first act, error, or omission that is part of the occurrence;

CNA74858XX (1-15)

Page 8 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC. Copyright CNA All Rights Reserved. Includes copyrighted material of Insurance Services Office, Inc., with its permission EXHIBIT "1"

Policy No: 6045960848

Endorsement No:

Effective Date: 04/01/2018

Page 76 of 205



Architects, Engineers and Surveyors General Liability **Extension Endorsement**

- B. Under COVERAGES, Coverage A Bodily Injury And Property Damage Liability, the paragraph entitled Exclusions is amended to:
 - i. add the following to the Employers Liability exclusion:

This exclusion applies only if the bodily injury arising from a health care incident is covered by other liability insurance available to the Insured (or which would have been available but for exhaustion of its limits).

ii. delete the exclusion entitled Contractual Liability and replace it with the following:

This insurance does not apply to:

Contractual Liability

the Insured's actual or alleged liability under any oral or written contract or agreement, including but not limited to express warranties or guarantees.

iii. to add the following additional exclusions:

This insurance does not apply to:

Discrimination

any actual or alleged discrimination, humiliation or harassment, including but not be limited to claims based on an individual's race, creed, color, age, gender, national origin, religion, disability, marital status or sexual orientation.

Dishonesty or Crime

Any actual or alleged dishonest, criminal or malicious act, error or omission.

Medicare/Medicaid Fraud

any actual or alleged violation of law with respect to Medicare, Medicaid, Tricare or any similar federal, state or local governmental program.

Services Excluded by Endorsement

Any health care incident for which coverage is excluded by endorsement.

- C. **DEFINITIONS** is amended to:
 - add the following definitions:

Health care incident means an act, error or omission by the Named Insured's employees or volunteer workers in the rendering of:

- professional health care services on behalf of the Named Insured or
- Good Samaritan services rendered in an emergency and for which no payment is demanded or received.

Professional health care services means any health care services or the related furnishing of food, beverages, medical supplies or appliances by the following providers in their capacity as such but solely to the extent they are duly licensed as required:

Physician;

CNA74858XX (1-15) Page 9 of 18

00020004860459608488844

The Continental Insurance Co.

Policy No:

6045960848

Endorsement No:

Effective Date: 04/01/2018

insured Name: PATRICK ENGINEERING INC.



Architects, Engineers and Surveyors General Liability Extension Endorsement

- b. Nurse;
- c. Nurse practitioner;
- d. Emergency medical technician;
- e. Paramedic;
- f. Dentist:
- g. Physical therapist;
- h. Psychologist;
- i. Speech therapist;
- Other allied health professional; or

Professional health care services does not include any services rendered in connection with human clinical trials or product testing.

ii. delete the definition of occurrence and replace it with the following:

Occurrence means a health care incident. All acts, errors or omissions that are logically connected by any common fact, circumstance, situation, transaction, event, advice or decision will be considered to constitute a single occurrence;

- iii. amend the definition of Insured to:
 - a. add the following:

the Named Insured's employees are Insureds with respect to:

- (1) bodily injury to a co-employee while in the course of the co-employee's employment by the Named Insured or while performing duties related to the conduct of the Named Insured's business; and
- (2) bodily injury to a volunteer worker while performing duties related to the conduct of the Named Insured's business;

when such bodily injury arises out of a health care incident.

the Named Insured's volunteer workers are Insureds with respect to:

- (1) bodily injury to a co-volunteer worker while performing duties related to the conduct of the Named Insured's business; and
- (2) bodily injury to an employee while in the course of the employee's employment by the Named Insured or while performing duties related to the conduct of the Named Insured's business;

when such bodily injury arises out of a health care incident.

- b. delete Subparagraphs (a), (b), (c) and (d) of Paragraph 2.a.(1) of WHO IS AN INSURED.
- D. The Other Insurance condition is amended to delete Paragraph b.(1) in its entirety and replace it with the following:

Other Insurance

CNA74858XX (1-15) Page 10 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No: 6

6045960848

Endorsement No:

410040





Architects, Engineers and Surveyors General Liability Extension Endorsement

b. Excess Insurance

(1) To the extent this insurance applies, it is excess over any other insurance, self insurance or risk transfer instrument, whether primary, excess, contingent or on any other basis, except for insurance purchased specifically by the **Named Insured** to be excess of this coverage.

14. JOINT VENTURES / PARTNERSHIP / LIMITED LIABILITY COMPANIES

A. Past Joint Ventures, Partnerships, Limited Liability Companies

The following is added to WHO IS AN INSURED:

If the **Named Insured** was a joint venturer, partner, or member of a limited liability company and such joint venture, partnership or limited liability company terminated prior to or during the **policy period**, such **Named Insured** is an **Insured** with respect to its interest in such joint venture, partnership or limited liability company but only to the extent that:

- a. any offense giving rise to **personal and advertising injury** occurred prior to such termination date, and the **personal and advertising injury** arising out of such offense, first occurred after such termination date;
- b. the bodily injury or property damage first occurred after such termination date; and
- c. there is no other valid and collectible insurance purchased specifically to insure the partnership, joint venture or limited liability company.

If the joint venture, partnership or limited liability company is or was insured under a consolidated (wrap-up) insurance program, then such insurance will always be considered valid and collectible for the purpose of paragraph c. above. But this provision will not serve to exclude bodily injury, property damage or personal and advertising injury that would otherwise be covered under the Architects, Engineers And Surveyors General Liability Extension Endorsement provision entitled WRAP-UP EXTENSION: OCIP, CCIP, OR CONSOLIDATED (WRAP-UP) INSURANCE PROGRAMS. Please see that provision for the definition of consolidated (wrap-up) insurance program.

B. Participation In Current Professional Joint Ventures

The following is added to WHO IS AN INSURED:

The **Named Insured** is also an **Insured** for participation in a current joint venture that is not named on the Declarations, but only if such joint venture meets all of the following criteria:

- a. Each and every one of the **Named Insured's** co-venturers are architectural, engineering or surveying firms only; and
- b. There is no other valid and collectible insurance purchased specifically to insure the joint venture.

However, the **Named Insured** is an **Insured** only for the conduct of such **Named Insured's** business within such a joint venture. The **Named Insured** is not insured for liability arising out of the acts or omissions of other coventurers, nor of their partners, members or employees.

C. WHO IS AN INSURED is amended to delete its last paragraph and replace it with the following:

Except as provided under this **Architects**, **Engineers And Surveyors General Liability Extension Endorsement** or by the attachment of another endorsement (if any), no person or organization is an **Insured** with respect to the conduct of any current or past partnership, joint venture or limited liability company that is not shown as a **Named Insured** in the Declarations.

00020004860459608488845



CNA74858XX (1-15)
Page 11 of 18
The Continental Insurance Co.
Insured Name: PATRICK ENGINEERING INC.

Policy No: 6045960848
Endorsement No: 8
Effective Date: 04/01/2018



Architects, Engineers and Surveyors General Liability Extension Endorsement

- 15. LEGAL LIABILITY DAMAGE TO PREMISES / ALIENATED PREMISES / PROPERTY IN THE NAMED INSURED'S CARE, CUSTODY OR CONTROL
 - A. Under COVERAGES, Coverage A Bodily Injury and Property Damage Liability, the paragraph entitled Exclusions is amended to delete exclusion j. Damage to Property in its entirety and replace it with the following:

This insurance does not apply to:

j. Damage to Property

Property damage to:

- (1) Property the **Named Insured** owns, rents, or occupies, including any costs or expenses incurred by you, or any other person, organization or entity, for repair, replacement, enhancement, restoration or maintenance of such property for any reason, including prevention of injury to a person or damage to another's property;
- (2) Premises the **Named Insured** sells, gives away or abandons, if the **property damage** arises out of any part of those premises;
- (3) Property loaned to the Named Insured;
- (4) Personal property in the care, custody or control of the Insured;
- (5) That particular part of real property on which the Named Insured or any contractors or subcontractors working directly or indirectly on the Named Insured's behalf are performing operations, if the property damage arises out of those operations; or
- (6) That particular part of any property that must be restored, repaired or replaced because your work was incorrectly performed on it.

Paragraphs (1), (3) and (4) of this exclusion do not apply to **property damage** (other than damage by fire) to premises rented to the **Named Insured** or temporarily occupied by the **Named Insured** with the permission of the owner, nor to the contents of premises rented to the **Named Insured** for a period of 7 or fewer consecutive days. A separate limit of insurance applies to Damage To Premises Rented To You as described in **LIMITS OF INSURANCE**.

Paragraph (2) of this exclusion does not apply if the premises are your work.

Paragraphs (3), (4), (5) and (6) of this exclusion do not apply to liability assumed under a sidetrack agreement.

Paragraph (6) of this exclusion does not apply to property damage included in the products-completed operations hazard.

Paragraphs (3) and (4) of this exclusion do not apply to property damage to:

- i. tools, or equipment the Named Insured borrows from others, nor
- ii. other personal property of others in the **Named Insured's** care, custody or control while being used in the **Named Insured's** operations away from any **Named Insured's** premises.

However, the coverage granted by this exception to Paragraphs (3) and (4) does not apply to:

- a. property at a job site awaiting or during such property's installation, fabrication, or erection;
- b. property that is mobile equipment leased by an Insured;

CNA74858XX (1-15)

Page 12 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No: 6

6045960848

Endorsement No:

8





Architects, Engineers and Surveyors General Liability **Extension Endorsement**

- c. property that is an auto, aircraft or watercraft;
- d. property in transit; or
- e. any portion of property damage for which the Insured has available other valid and collectible insurance, or would have such insurance but for exhaustion of its limits, or but for application of one of its exclusions.

A separate limit of insurance and deductible apply to such property of others. See LIMITS OF INSURANCE as amended below.

B. Under COVERAGES, Coverage A - Bodily Injury and Property Damage Liability, the paragraph entitled **Exclusions** is amended to delete its last paragraph and replace it with the following:

Exclusions c. through n. do not apply to damage by fire to premises while rented to a Named Insured or temporarily occupied by a Named Insured with permission of the owner, nor to damage to the contents of premises rented to a Named Insured for a period of 7 or fewer consecutive days.

A separate limit of insurance applies to this coverage as described in LIMITS OF INSURANCE.

C. The following paragraph is added to LIMITS OF INSURANCE:

Subject to 5. above, \$25,000 is the most the Insurer will pay under Coverage A for damages arising out of any one occurrence because of the sum of all property damage to borrowed tools or equipment, and to other personal property of others in the Named Insured's care, custody or control, while being used in the Named Insured's operations away from any Named Insured's premises. The Insurer's obligation to pay such property damage does not apply until the amount of such property damage exceeds \$1,000. The Insurer has the right but not the duty to pay any portion of this \$1,000 in order to effect settlement. If the Insurer exercises that right, the Named Insured will promptly reimburse the Insurer for any such amount.

- D. Paragraph 6., Damage To Premises Rented To You Limit, of LIMITS OF INSURANCE is deleted and replaced by the following:
 - 6. Subject to Paragraph 5. above, (the Each Occurrence Limit), the Damage To Premises Rented To You Limit is the most the Insurer will pay under Coverage A for damages because of property damage to any one premises while rented to the Named Insured or temporarily occupied by the Named Insured with the permission of the owner, including contents of such premises rented to the Named Insured for a period of 7 or fewer consecutive days. The Damage To Premises Rented To You Limit is the greater of:
 - a. \$500,000; or
 - b. The Damage To Premises Rented To You Limit shown in the Declarations.
- E. Paragraph 4.b.(1)(a)(ii) of the Other Insurance Condition is deleted and replaced by the following:
 - (ii) That is property insurance for premises rented to the Named Insured, for premises temporarily occupied by the Named Insured with the permission of the owner; or for personal property of others in the Named Insured's care, custody or control;

16. LIQUOR LIABILITY

Under COVERAGES, Coverage A - Bodily Injury and Property Damage Liability, the paragraph entitled Exclusions is amended to delete the exclusion entitled Liquor Liability.

This LIQUOR LIABILITY Provision does not apply to any person or organization who otherwise qualifies as an additional insured on this Coverage Part.

CNA74858XX (1-15)

Page 13 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No:

6045960848

Endorsement No:

Effective Date: 04/01/2018

00020004860459608488846



Architects, Engineers and Surveyors General Liability **Extension Endorsement**

17. MEDICAL PAYMENTS

- A. LIMITS OF INSURANCE is amended to delete Paragraph 7. (the Medical Expense Limit) and replace it with the following:
 - 7. Subject to Paragraph 5. above (the Each Occurrence Limit), the Medical Expense Limit is the most the Insurer will pay under Coverage C for all medical expenses because of bodily injury sustained by any one person. The Medical Expense Limit is the greater of:
 - (1) \$15,000 unless a different amount is shown here: \$N,NNN,NNN,NNN; or
 - (2) the amount shown in the Declarations for Medical Expense Limit.
- B. Under COVERAGES, the Insuring Agreement of Coverage C Medical Payments is amended to replace Paragraph 1.a.(3)(b) with the following:
 - (b) The expenses are incurred and reported to the Insurer within three years of the date of the accident; and

18. NON-OWNED AIRCRAFT

Under COVERAGES, Coverage A - Bodily Injury and Property Damage Liability, the paragraph entitled Exclusions is amended as follows:

The exclusion entitled Aircraft, Auto or Watercraft is amended to add the following:

This exclusion does not apply to an aircraft not owned by any Named Insured, provided that:

- 1. the pilot in command holds a currently effective certificate issued by the duly constituted authority of the United States of America or Canada, designating that person as a commercial or airline transport pilot;
- 2. the aircraft is rented with a trained, paid crew to the Named Insured; and
- 3. the aircraft is not being used to carry persons or property for a charge.

19. NON-OWNED WATERCRAFT

Under COVERAGES, Coverage A - Bodily Injury and Property Damage Liability, the paragraph entitled Exclusions is amended to delete subparagraph (2) of the exclusion entitled Aircraft, Auto or Watercraft, and replace it with the following.

This exclusion does not apply to:

- (2) a watercraft that is not owned by any Named Insured, provided the watercraft is:
 - (a) less than 75 feet long; and
 - (b) not being used to carry persons or property for a charge.

20. PERSONAL AND ADVERTISING INJURY -DISCRIMINATION OR HUMILIATION

A. Under DEFINITIONS, the definition of personal and advertising injury is amended to add the following tort:

Discrimination or humiliation that results in injury to the feelings or reputation of a natural person.

- B. Under COVERAGES, Coverage B Personal and Advertising Injury Liability, the paragraph entitled Exclusions is amended to:
 - delete the Exclusion entitled Knowing Violation Of Rights Of Another and replace it with the following:

CNA74858XX (1-15)

Page 14 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No:

6045960848

Endorsement No:





Architects, Engineers and Surveyors General Liability **Extension Endorsement**

This insurance does not apply to:

Knowing Violation of Rights of Another

Personal and advertising injury caused by or at the direction of the Insured with the knowledge that the act would violate the rights of another and would inflict personal and advertising injury. This exclusion shall not apply to discrimination or humiliation that results in injury to the feelings or reputation of a natural person, but only if such discrimination or humiliation is not done intentionally by or at the direction of:

- (a) the Named Insured; or
- (b) any executive officer, director, stockholder, partner, member or manager (if the Named Insured is a limited liability company) of the Named Insured.
- 2. add the following exclusions:

This insurance does not apply to:

Employment Related Discrimination

discrimination or humiliation directly or indirectly related to the employment, prospective employment, past employment or termination of employment of any person by any Insured.

Premises Related Discrimination

discrimination or humiliation arising out of the sale, rental, lease or sub-lease or prospective sale, rental, lease or sub-lease of any room, dwelling or premises by or at the direction of any Insured.

Notwithstanding the above, there is no coverage for fines or penalties levied or imposed by a governmental entity because of discrimination.

The coverage provided by this PERSONAL AND ADVERTISING INJURY -DISCRIMINATION OR HUMILIATION Provision does not apply to any person or organization whose status as an Insured derives solely from

Provision 1. ADDITIONAL INSURED of this endorsement; or

attachment of an additional insured endorsement to this Coverage Part.

21. PERSONAL AND ADVERTISING INJURY - CONTRACTUAL LIABILITY

- A. Under COVERAGES, Coverage B -Personal and Advertising Injury Liability, the paragraph entitled Exclusions is amended to delete the exclusion entitled Contractual Liability.
- B. Solely for the purpose of the coverage provided by this PERSONAL AND ADVERTISING INJURY LIMITED CONTRACTUAL LIABILITY provision, the following changes are made to the section entitled SUPPLEMENTARY PAYMENTS - COVERAGES A AND B:
 - 1. Paragraph 2.d. is replaced by the following:
 - The allegations in the suit and the information the Insurer knows about the offense alleged in such suit are such that no conflict appears to exist between the interests of the Insured and the interests of the indemnitee:
 - 2. The first unnumbered paragraph beneath Paragraph 2.f.(2)(b) is deleted and replaced by the following:

So long as the above conditions are met, attorney's fees incurred by the Insurer in the defense of that indemnitee, necessary litigation expenses incurred by the Insurer, and necessary litigation expenses incurred

CNA74858XX (1-15)

Page 15 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC. Copyright CNA All Rights Reserved. Includes copyrighted material of Insurance Services Office, Inc., with its permission EXHIBIT "1"

Policy No:

6045960848

Endorsement No:

Effective Date: 04/01/2018

Page 83 of 205

00020004860459608488847





Architects, Engineers and Surveyors General Liability **Extension Endorsement**

by the indemnitee at the Insurer's request will be paid as defense costs. Such payments will not be deemed to be damages for personal and advertising injury and will not reduce the limits of insurance.

C. This PERSONAL AND ADVERTISING INJURY - LIMITED CONTRACTUAL LIABILITY Provision does not apply if Coverage B -Personal and Advertising Injury Liability is excluded by another endorsement attached to this Coverage Part.

This PERSONAL AND ADVERTISING INJURY - CONTRACTUAL LIABILITY Provision does not apply to any person or organization who otherwise qualifies as an additional insured on this Coverage Part.

22. PROPERTY DAMAGE - ELEVATORS

- A. Under COVERAGES, Coverage A Bodily Injury and Property Damage Liability, the paragraph entitled Exclusions is amended such that the Damage to Your Product Exclusion and subparagraphs (3), (4) and (6) of the Damage to Property Exclusion do not apply to property damage that results from the use of elevators.
- B. Solely for the purpose of the coverage provided by this PROPERTY DAMAGE ELEVATORS Provision, the Other Insurance conditions is amended to add the following paragraph:

This insurance is excess over any of the other insurance, whether primary, excess, contingent or on any other basis that is Property insurance covering property of others damaged from the use of elevators.

23. RETIRED PARTNERS, MEMBERS, DIRECTORS AND EMPLOYEES

WHO IS INSURED is amended to include as Insureds natural persons who are retired partners, members, directors or employees, but only for bodily injury, property damage or personal and advertising injury that results from services performed for the Named Insured under the Named Insured's direct supervision. All limitations that apply to employees and volunteer workers also apply to anyone qualifying as an Insured under this Provision.

24. SUPPLEMENTARY PAYMENTS

The section entitled SUPPLEMENTARY PAYMENTS - COVERAGES A AND B is amended as follows:

- A. Paragraph 1.b. is amended to delete the \$250 limit shown for the cost of bail bonds and replace it with a \$5,000. limit; and
- B. Paragraph 1.d. is amended to delete the limit of \$250 shown for daily loss of earnings and replace it with a \$1,000. limit.

25. UNINTENTIONAL FAILURE TO DISCLOSE HAZARDS

If the Named Insured unintentionally fails to disclose all existing hazards at the inception date of the Named Insured's Coverage Part, the Insurer will not deny coverage under this Coverage Part because of such failure.

26. WAIVER OF SUBROGATION - BLANKET

Under CONDITIONS, the condition entitled Transfer Of Rights Of Recovery Against Others To Us is amended to add the following:

The Insurer waives any right of recovery the Insurer may have against any person or organization because of payments the Insurer makes for injury or damage arising out of:

- 1. the Named Insured's ongoing operations; or
- 2. your work included in the products-completed operations hazard.

However, this waiver applies only when the Named Insured has agreed in writing to waive such rights of recovery in a written contract or written agreement, and only if such contract or agreement:

CNA74858XX (1-15)

Policy No: 6045960848

Page 16 of 18

Endorsement No:

The Continental Insurance Co.

Effective Date: 04/01/2018

Insured Name: PATRICK ENGINEERING INC. Copyright CNA All Rights Reserved. Includes copyrighted material of Insurance Services Office, Inc., with its permissio XHIBIT "1"





Architects, Engineers and Surveyors General Liability **Extension Endorsement**

- is in effect or becomes effective during the term of this Coverage Part; and
- 2. was executed prior to the bodily injury, property damage or personal and advertising injury giving rise to the claim.

27. WRAP-UP EXTENSION: OCIP, CCIP, OR CONSOLIDATED (WRAP-UP) INSURANCE PROGRAMS

Note: The following provision does not apply to any public construction project in the state of Oklahoma, nor to any construction project in the state of Alaska, that is not permitted to be insured under a consolidated (wrap-up) insurance program by applicable state statute or regulation.

If the endorsement EXCLUSION - CONSTRUCTION WRAP-UP is attached to this policy, or another exclusionary endorsement pertaining to Owner Controlled Insurance Programs (O.C.I.P.) or Contractor Controlled Insurance Programs (C.C.I.P.) is attached, then the following changes apply:

A. The following wording is added to the above-referenced endorsement:

With respect to a consolidated (wrap-up) insurance program project in which the Named Insured is or was involved, this exclusion does not apply to those sums the Named Insured become legally obligated to pay as damages because of:

- 1. Bodily injury, property damage, or personal or advertising injury that occurs during the Named Insured's ongoing operations at the project, or during such operations of anyone acting on the Named Insured's behalf; nor
- 2. Bodily injury or property damage included within the products-completed operations hazard that arises out of those portions of the project that are not residential structures.
- B. Condition 4. Other Insurance is amended to add the following subparagraph 4.b.(1)(c):

This insurance is excess over:

- (c) Any of the other insurance whether primary, excess, contingent or any other basis that is insurance available to the Named Insured as a result of the Named Insured being a participant in a consolidated (wrap-up) insurance program, but only as respects the Named Insured's involvement in that consolidated (wrap-up) insurance program.
- C. **DEFINITIONS** is amended to add the following definitions:

Consolidated (wrap-up) insurance program means a construction, erection or demolition project for which the prime contractor/project manager or owner of the construction project has secured general liability insurance covering some or all of the contractors or subcontractors involved in the project, such as an Owner Controlled Insurance Program (O.C.I.P.) or Contractor Controlled Insurance Program (C.C.I.P.).

Residential structure means any structure where 30% or more of the square foot area is used or is intended to be used for human residency, including but not limited to:

- single or multifamily housing, apartments, condominiums, townhouses, co-operatives or planned unit developments; and
- the common areas and structures appurtenant to the structures in paragraph 1. (including pools, hot tubs, detached garages, guest houses or any similar structures).

However, when there is no individual ownership of units, residential structure does not include military housing, college/university housing or dormitories, long term care facilities, hotels or motels. Residential structure also does not include hospitals or prisons.

CNA74858XX (1-15)

The Continental Insurance Co.

Policy No:

6045960848

Endorsement No: Effective Date: 04/01/2018

00020004860459608488848

Page 17 of 18

Insured Name: PATRICK ENGINEERING INC. Copyright CNA All Rights Reserved. Includes copyrighted material of Insurance Services Office, Inc., with its permission EXHIBIT "1"



Architects, Engineers and Surveyors General Liability **Extension Endorsement**

This WRAP-UP EXTENSION: OCIP, CCIP, OR CONSOLIDATED (WRAP-UP) INSURANCE PROGRAMS Provision does not apply to any person or organization who otherwise qualifies as an additional insured on this Coverage Part.

All other terms and conditions of the Policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy, unless another effective date is shown below, and expires concurrently with said Policy.

CNA74858XX (1-15)

Page 18 of 18

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No:

6045960848

Endorsement No:

Effective Date: 04/01/2018

Copyright CNA All Rights Reserved. Includes copyrighted material of Insurance Services Office, Inc., with its permission EXHIBIT "1"





Blanket Additional Insured - Owners, Lessees or **Contractors - with Products-Completed** Operations Coverage Endorsement

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

It is understood and agreed as follows:

- The WHO IS AN INSURED section is amended to add as an Insured any person or organization whom the Named Insured is required by written contract to add as an additional insured on this coverage part, including any such person or organization, if any, specifically set forth on the Schedule attachment to this endorsement. However, such person or organization is an Insured only with respect to such person or organization's liability for:
 - A. unless paragraph B. below applies,
 - 1. bodily injury, property damage, or personal and advertising injury caused in whole or in part by the acts or omissions by or on behalf of the Named Insured and in the performance of such Named Insured's ongoing operations as specified in such written contract; or
 - 2. bodily injury or property damage caused in whole or in part by your work and included in the productscompleted operations hazard, and only if
 - a. the written contract requires the Named Insured to provide the additional insured such coverage; and
 - b. this coverage part provides such coverage.
 - B. bodily injury, property damage, or personal and advertising injury arising out of your work described in such written contract, but only if:
 - 1. this coverage part provides coverage for bodily injury or property damage included within the products completed operations hazard; and
 - 2. the written contract specifically requires the Named Insured to provide additional insured coverage under the 11-85 or 10-01 edition of CG2010 or the 10-01 edition of CG2037.
- II. Subject always to the terms and conditions of this policy, including the limits of insurance, the Insurer will not provide such additional insured with:
 - A. coverage broader than required by the written contract; or
 - B. a higher limit of insurance than required by the written contract.
- III. The insurance granted by this endorsement to the additional insured does not apply to bodily injury, property damage, or personal and advertising injury arising out of:
 - A. the rendering of, or the failure to render, any professional architectural, engineering, or surveying services, including:
 - 1. the preparing, approving, or failing to prepare or approve maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; and
 - 2. supervisory, inspection, architectural or engineering activities; or
 - B. any premises or work for which the additional insured is specifically listed as an additional insured on another endorsement attached to this coverage part.
- IV. Notwithstanding anything to the contrary in the section entitled COMMERCIAL GENERAL LIABILITY CONDITIONS, the Condition entitled Other Insurance, this insurance is excess of all other insurance available to the additional insured whether on a primary, excess, contingent or any other basis. However, if this insurance is required by written

CNA75079XX (1-15)

Page 1 of 2

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC.

Policy No: Endorsement No:

6045960848

Effective Date: 04/01/2018

00020004860459608488849



Blanket Additional Insured - Owners, Lessees or **Contractors - with Products-Completed Operations Coverage Endorsement**

contract to be primary and non-contributory, this insurance will be primary and non-contributory relative solely to insurance on which the additional insured is a named insured.

V. Solely with respect to the insurance granted by this endorsement, the section entitled COMMERCIAL GENERAL LIABILITY CONDITIONS is amended as follows:

The Condition entitled Duties In The Event of Occurrence, Offense, Claim or Suit is amended with the addition of the following:

Any additional insured pursuant to this endorsement will as soon as practicable:

- 1. give the Insurer written notice of any claim, or any occurrence or offense which may result in a claim;
- 2. except as provided in Paragraph IV. of this endorsement, agree to make available any other insurance the additional insured has for any loss covered under this coverage part;
- 3. send the Insurer copies of all legal papers received, and otherwise cooperate with the Insurer in the investigation, defense, or settlement of the claim; and
- 4. tender the defense and indemnity of any claim to any other insurer or self insurer whose policy or program applies to a loss that the Insurer covers under this coverage part. However, if the written contract requires this insurance to be primary and non-contributory, this paragraph (4) does not apply to insurance on which the additional insured is a named insured.

The Insurer has no duty to defend or indemnify an additional insured under this endorsement until the Insurer receives written notice of a claim from the additional insured.

VI. Solely with respect to the insurance granted by this endorsement, the section entitled DEFINITIONS is amended to add the following definition:

Written contract means a written contract or written agreement that requires the Named Insured to make a person or organization an additional insured on this coverage part, provided the contract or agreement:

- A. is currently in effect or becomes effective during the term of this policy; and
- B. was executed prior to:
 - 1. the bodily injury or property damage; or
 - 2. the offense that caused the personal and advertising injury

for which the additional insured seeks coverage.

Any coverage granted by this endorsement shall apply solely to the extent permissible by law.

All other terms and conditions of the Policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy, unless another effective date is shown below, and expires concurrently with said Policy.

CNA75079XX (1-15)

Page 2 of 2

The Continental Insurance Co.

Name: PATRICK ENGINEERING INC.

Policy No:

6045960848

Endorsement No:

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

CONTRACTORS EXTENDED COVERAGE ENDORSEMENT - BUSINESS AUTO PLUS -

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

I. LIABILITY COVERAGE

A. Who is An insured

The following is added to Section II, Paragraph A.1., Who Is An Insured:

- a. Any incorporated entity of which the Named Insured owns a majority of the voting stock on the date of inception of this Coverage Form; provided that,
 - b. The insurance afforded by this provision A.1. does not apply to any such entity that is an "insured" under any other liability "policy" providing "auto" coverage.
- 2. Any organization you newly acquire or form, other than a limited liability company, partnership or joint venture, and over which you maintain majority ownership interest.

The insurance afforded by this provision A.2.:

- a. Is effective on the acquisition or formation date, and is afforded only until the end of the policy period of this Coverage Form, or the next anniversary of its inception date, whichever is earlier.
- b. Does not apply to:
 - (1) "Bodily injury" or "property damage" caused by an "accident" that occurred before you acquired or formed the organization; or
 - (2) Any such organization that is an "insured" under any other liability "policy" providing "auto" coverage.
- 3. Any person or organization that you are required by a written contract to name as an additional insured is an "insured" but only with respect to their legal liability for acts or omissions of a person, who qualifies as an "insured" under Section II Who Is An Insured and for whom Liability Coverage is afforded under this policy. If required by written contract, this insurance will be primary and non-contributory to insurance on which the additional insured is a Named Insured.
- 4. An "employee" of yours is an "insured" while operating an "auto" hired or rented under a contract or agreement in that "employee's"

name, with your permission, while performing duties related to the conduct of your business.

"Policy," as used in this provision A. Who Is An Insured, includes those policies that were in force on the inception date of this Coverage Form but:

- 1. Which are no longer in force; or
- 2. Whose limits have been exhausted.

B. Bail Bonds and Loss of Earnings

Section II, Paragraphs A.2. (2) and A.2. (4) are revised as follows:

- 1. In a.(2), the limit for the cost of bail bonds is changed from \$2,000 to \$5,000; and
- 2. In a.(4), the limit for the loss of earnings is changed from \$250 to \$500 a day.

C. Fellow Employee

Section II, Paragraph B.5 does not apply.

Such coverage as is afforded by this provision C. is excess over any other collectible insurance.

II. PHYSICAL DAMAGE COVERAGE

A. Glass Breakage – Hitting A Bird Or Animal – Falling Objects Or Missiles

The following is added to **Section III, Paragraph A.3.**:

With respect to any covered "auto," any deductible shown in the Declarations will not apply to glass breakage if such glass is repaired, in a manner acceptable to us, rather than replaced.

B. Transportation Expenses

Section III, Paragraph A.4.a. is revised, with respect to transportation expense incurred by you, to provide:

- a. \$60 per day, in lieu of \$20; subject to
- b. \$1,800 maximum, in lieu of \$600.

C. Loss of Use Expenses

Section III, Paragraph A.4.b. is revised, with respect to loss of use expenses incurred by you, to provide:

\$1,000 maximum, in lieu of \$600.

D. Hired "Autos"

The following is added to **Section III. Paragraph A.**:

5. Hired "Autos"

If Physical Damage coverage is provided under this policy, and such coverage does not extend to Hired Autos, then Physical Damage coverage is extended to:

- Any covered "auto" you lease, hire, rent or borrow without a driver; and
- b. Any covered "auto" hired or rented by your "employee" without a driver, under a contract in that individual "employee's" name, with your permission, while performing duties related to the conduct of your business.
- c. The most we will pay for any one "accident" or "loss" is the actual cash value, cost of repair, cost of replacement or \$75,000, whichever is less, minus a \$500 deductible for each covered auto. No deductible applies to "loss" caused by fire or lightning.
- d. The physical damage coverage as is provided by this provision is equal to the physical damage coverage(s) provided on your owned "autos."
- e. Such physical damage coverage for hired "autos" will:
 - (1) Include loss of use, provided it is the consequence of an "accident" for which the Named Insured is legally liable, and as a result of which a monetary loss is sustained by the leasing or rental concern.
 - (2) Such coverage as is provided by this provision will be subject to a limit of \$750 per "accident."

E. Airbag Coverage

The following is added to Section III, Paragraph B.3.:

The accidental discharge of an airbag shall not be considered mechanical breakdown.

F. Electronic Equipment

Section III, Paragraphs B.4.c and B.4.d. are deleted and replaced by the following:

c. Physical Damage Coverage on a covered "auto" also applies to "loss" to any permanently installed electronic equipment including its antennas and other accessories. d. A \$100 per occurrence deductible applies to the coverage provided by this provision.

G. Diminution In Value

The following is added to Section III, Paragraph B.6.:

Subject to the following, the "diminution in value" exclusion does not apply to:

- a. Any covered "auto" of the private passenger type you lease, hire, rent or borrow, without a driver for a period of 30 days or less, while performing duties related to the conduct of your business; and
- b. Any covered "auto" of the private passenger type hired or rented by your "employee" without a driver for a period of 30 days or less, under a contract in that individual "employee's" name, with your permission, while performing duties related to the conduct of your business.
- c. Such coverage as is provided by this provision is limited to a "diminution in value" loss arising directly out of accidental damage and not as a result of the failure to make repairs; faulty or incomplete maintenance or repairs; or the installation of substandard parts.
- d. The most we will pay for "loss" to a covered "auto" in any one accident is the lesser of:
 - (1) \$5,000; or
 - (2) 20% of the "auto's" actual cash value (ACV).

III. Drive Other Car Coverage – Executive Officers

The following is added to Sections II and III:

- Any "auto" you don't own, hire or borrow is a covered "auto" for Liability Coverage while being used by, and for Physical Damage Coverage while in the care, custody or control of, any of your "executive officers," except:
 - a. An "auto" owned by that "executive officer" or a member of that person's household; or
 - b. An "auto" used by that "executive officer" while working in a business of selling, servicing, repairing or parking "autos."

Such Liability and/or Physical Damage Coverage as is afforded by this provision.

(1) Equal to the greatest of those coverages afforded any covered "auto"; and

- (2) Excess over any other collectible insurance.
- For purposes of this provision, "executive officer" means a person holding any of the officer positions created by your charter, constitution, bylaws or any other similar governing document, and, while a resident of the same household, includes that person's spouse.

Such "executive officers" are "insureds" while using a covered "auto" described in this provision.

IV. BUSINESS AUTO CONDITIONS

A. Duties In The Event Of Accident, Claim, Suit Or Loss

The following is added to Section IV, Paragraph A.2.a.:

(4) Your "employees" may know of an "accident" or "loss." This will not mean that you have such knowledge, unless such "accident" or "loss" is known to you or if you are not an individual, to any of your executive officers or partners or your insurance manager.

The following is added to **Section IV**, **Paragraph A.2.b.**:

- (6) Your "employees" may know of documents received concerning a claim or "suit." This will not mean that you have such knowledge, unless receipt of such documents is known to you or if you are not an individual, to any of your executive officers or partners or your insurance manager.
- B. Transfer Of Rights Of Recovery Against Others
 To Us

The following is added to Section IV, Paragraph A.5. Transfer Of Rights Of Recovery Against Others To Us:

We waive any right of recovery we may have, because of payments we make for injury or

damage, against any person or organization for whom or which you are required by written contract or agreement to obtain this waiver from us.

This injury or damage must arise out of your activities under a contract with that person or organization.

You must agree to that requirement prior to an "accident" or "loss."

C. Concealment, Misrepresentation or Fraud

The following is added to Section IV, Paragraph B.2.:

Your failure to disclose all hazards existing on the date of inception of this Coverage Form shall not prejudice you with respect to the coverage afforded provided such failure or omission is not intentional.

D. Other Insurance

The following is added to Section IV, Paragraph B.5.:

Regardless of the provisions of Paragraphs 5.a. and 5.d. above, the coverage provided by this policy shall be on a primary non-contributory basis. This provision is applicable only when required by a written contract. That written contract must have been entered into prior to "Accident" or "Loss."

E. Policy Period, Coverage Territory

Section IV, Paragraph B. 7.(5).(a). is revised to provide:

a. 45 days of coverage in lieu of 30 days.

V. DEFINITIONS

Section V. Paragraph C. is deleted and replaced by the following:

"Bodily injury" means bodily injury, sickness or disease sustained by a person, including mental anguish, mental injury or death resulting from any of these.



Workers Compensation And Employers Liability Insurance Policy Endorsement



BLANKET WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS

This endorsement changes the policy to which it is attached.

It is agreed that Part One - Workers' Compensation Insurance G. Recovery From Others and Part Two - Employers' Liability Insurance H. Recovery From Others are amended by adding the following:

We will not enforce our right to recover against persons or organizations. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

PREMIUM CHARGE - Refer to the Schedule of Operations

The charge will be an amount to which you and we agree that is a percentage of the total standard premium for California exposure. The amount is 2%.

All other terms and conditions of the policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the policy issued by the designated Insurers, takes effect on the Policy Effective Date of said policy at the hour stated in said policy, unless another effective date (the Endorsement Effective Date) is shown below, and expires concurrently with said policy unless another expiration date is shown below.

Form No: G-19160-B (11-1997)

Endorsement Effective Date: Endorsement No: 2; Page: 1 of 1

Underwriting Company: Transportation Insurance Company, 333 S Wabash Ave, Chicago, IL 60604

Policy No: WC 6045916252 Policy Effective Date: 04/01/2018

Policy Page: 33 of 46

EXHIBIT "1"

Endorsement Expiration Date:



Policy Holder Notice - Countrywide

It is understood and agreed that:

If the Named Insured has agreed under written contract to provide notice of cancellation to a party to whom the Agent of Record has issued a Certificate of Insurance, and if the Insurer cancels a policy term described on that Certificate of Insurance for any reason other than nonpayment of premium, then notice of cancellation will be provided to such Certificate holders at least 30 days in advance of the date cancellation is effective.

If notice is mailed, then proof of mailing to the last known mailing address of the Certificate holder on file with the Agent of Record will be sufficient to prove notice.

Any failure by the Insurer to notify such persons or organizations will not extend or invalidate such cancellation, or impose any liability or obligation upon the Insurer or the Agent of Record.

All other terms and conditions of the Policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy, unless another effective date is shown below, and expires concurrently with said Policy.

00020004860459608487557



CNA75014XX (1-15)

Page 1 of 1

The Continental Insurance Co.

Insured Name: PATRICK ENGINEERING INC

Policy No:

6045960848

Endorsement No:

Effective Date: 04/01/2018

Copyright CNA All Rights Reserved. Includes copyrighted material of Insurance Services Office, Inc., with its permissio XHIBIT "1"

Page 93 of 205

Contract Information Sheet

Complete the following information and it will be populated on every exhibit.

Consultant Name:	Patrick Engineering Inc.	
Contract Number:	I-18-4352	
Proposal Date:	6/21/2019	
	· 	

Exhibit Pointers

Editable cells in each exhibit are underlined in red

Notes and guidance for each exhibit are on the right of the exhibits in yellow text boxes

A full set of instructions to complete the exhibits is available on the Tollway's website

		2756	TOTAL	HOURS		96		32									128	
<u>ن</u>		A Hours			Dec	16		4									20	
ineering I		Exhibit 4			Nov	40		4									4	
Patrick Engineering Inc.		Grand Total Exhibit A Hours			Oct			4									4	
•	OURS	Gra			Sep			4									4	
	EXHIBIT A: ESTIMATED TASK WORK HOURS	•	•	2019	Aug	40		16									56	
Consultant:	D TASK 1			MONTHS of YEAR 2019	lnf													
Š	STIMATE			ONTHS	Jun													
	3IT A: ES			2	May													
	EXHII				Apr													
					Mar													
1-18-4352					Feb													
1-18					Jan													
Contract Number:					TASK	Plan Review	Const. Engineering	Administration									TOTALS	

EXHIBIT "1" Page **95** of **205**

Contract Number:	1-18-4352	1352				Con	Consultant:		<u>.</u>	Patrick Engineering Inc.	jineering	nc.	
				EXHIE	EXHIBIT A: ESTIMATED TASK WORK HOURS	TIMATE	TASK	VORK H	OURS			•	
			ı										
					Ž	MONTHS of YEAR 2020	of YEAR	2020					TOTAL HOURS
TASK	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	
Plan Review													
Const. Engineering	40	52	300	300	300	300	300	300	140	140	120	120	2412
Administration	4	4	₹	4	4	4	4	4	4	4	4	4	48
		-											
					i								
TOTALS	44	99	8 8	304	304	304	304	304	144	144	124	124	2460

Contract Number:	1-18	1-18-4352				Con	Consultant:			Patrick Engineering Inc.	gineering	Inc.	
	_			EXH	SIT A: ES	EXHIBIT A: ESTIMATED TASK WORK HOURS) TASK	NORK H	OURS				,
					2	MONTHS of YEAR 2021	of YEAR	2021					TOTAL HOURS
TASK	Jan	Feb	Mar	Apr	May	unſ	Jul	Aug	Sep	Oct	Nov	Dec	
Plan Review													
Const. Engineering	80	80											160
Administration	4	4											8
7.77													
THE RESIDENCE OF THE PARTY OF T													
TOTALS	84	84											168

Contract No.:	I-18-4352	Consultant:	Patrick Engineering	ı Inc.
	<u>EXH</u>	BIT B: FEE CALCUL	<u>ATIONS</u>	
A. DIRECT LABO	R (without overtime)			
	2,756.00 (Total Work Hours from Exhibit A)	\$ 50.60 (Average Hourly Rate)	TOTAL DIRECT SALARY \$	139,453.60
	tiplier to be used on this project Niowable Multiplier = (2.8 DSE)		_	2.80
	DIREC	TREGULAR SALARY	TIMES MULTIPLIER \$	390,470.08
	SLE DIRECT COSTS NO Prime Consultant listed above		OFIT	
C. SERVICES BY	OTHERS		TOTAL DIRECT COSTS \$	21,050.00
To	otal Allowable Fee DBE/MBE/Wi	BE Subconsultant (from Exhib	iit H) \$ 307,153.33	
Total Allowal	ole Fee Non-DBE/MBE/WBE Sub	consultant (from Exhibit H (c	ont)) \$ 48,400.00	
			TOTAL SERVICES BY OTHERS _\$	355,553.33
D. ADDITIONAL	SERVICES (Prime Consulta		\$ 34,650.00 s prior authorization before use)	
ADDITIONAL S	SERVICES (Subconsultants	•	\$ 28,350.00 s prior authorization before use)	
			OTAL ADDITIONAL SERVICES \$\frac{\$}{2}\$ s prior authorization before use)	63,000.00
E. MAXIMUM ALI	LOWABLE FEE (Upper Li	mit of Compensation)	_\$	830,073.41

Contract No.:	I-18-4352	Consultant	Patrick Engineering Inc.
		EXHIBIT D	
	REIMBURSABLE DI	RECT COSTS - WOR	KSHEET ESTIMATES
A .	VEHICLE REIMBURSEMEN' http://www2.illinois.gov/cms/E		
В.	ALLOWABLE DIRECT COS https://www.illinoistollway.con cx/b3dab352-6ca0-47db-8d7d	n/documents/20184/2380	573/ALLOWABLE+DIRECT+COSTS 09122018.do
C.	OVERTIME PREMIUM		
	ITEMIZED DIRECT COSTS - Allowable Direct Costs list, from the Chief Engineer pri	written permission mu	st be received
	DIRECT COST CATEGORY		

	· ·		
		<u> </u>	
		ere ere ere ere ere ere ere ere ere ere	

TOTAL DIRECT COSTS (Vehicles, Overtime Premium, Allowable and Itemized)

\$ 21,050.00

ALLOWABLE DIRECT COSTS

09.12.2018

Effective for contracts awarded on or after August 1, 2018, the following costs are allowable when requested by the Tollway and included in the contract. The costs are allowable when it is customary for the firm to bill for the cost and it can be itemized in the firm's billing and accounting systems.

Per Diem (per GOVERNOR'S TRAVEL CONTROL BOARD)
Lodging (per GOVERNOR'S TRAVEL CONTROL BOARD)

Lodging Taxes and Fees (per GOVERNOR'S TRAVEL CONTROL BOARD)

Air Fare

Vehicles

Mileage (per GOVERNOR'S TRAVEL CONTROL BOARD)

Vehicle Rental (including tolls)

Vehicle Owned or Leased (does not include

personal vehicles, not owned by the company) (includes tolls)

Parking

Tolls (Personal Vehicles only)

Overtime

Shift Differential

Overnight Delivery/Postage Courier Service

Copies of Deliverables

Specific Insurance - required for project

CADD

Monuments – Permanent

Advertisements

2-way Radio

Telephone Usage

Web Site

Facility Rental for Public Meetings & Exhibits/Rendering

& AV Equipment/Transcriptions

Recording Fees
Courthouse Fees

Testing of Soil Samples

Lab Services (excluding Phase III normal construction inspection such as beam breaks, cylinder breaks,

pavement cores)

Equipment rental specific for project (snooper for bridge

inspection, noise meter, etc.)

Specialized equipment - on an as needed basis with prior

approval

Traffic Systems

Storm sewer cleaning and televising Traffic control and protection

Aerial photography, mapping and drone usage

Utility exploratory trenching

Up to State rate maximum

Actual cost (up to State rate maximum)

Actual cost

Coach Rate with 2 weeks advance purchase with

ISTHA approval

Up to State rate maximum

Actual cost up to \$55/day

\$65/full day, \$32.50/half day (4 hours or less)

Actual Cost

Actual Cost

Premium portion

Actual cost (based on firm's policy)

Actual Cost

Actual Cost

Actual Cost

Actual Costs (Maximum of \$450.00/Mo)

Actual Cost

Actual Cost

Actual cost (Survey or Phase III only)

Actual Cost (Traffic System Monitoring Only)

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

ALLOWABLE DIRECT COSTS

- *website for State Reimbursement Rates_ http://www2.illinois.gov/cms/Employees/travel/Pages/TravelReimbursement.aspx
- On all agreements authorization after January 1, 2005, GPS Equipment is considered a "tool of the trade."

ALLOWABLE DIRECT COSTS

The number of days will be calculated as follows for extended stay **- Weekly (vehicle and hotel) — Number of days on job site plus one day to travel to and from job site per week.

**Extended Stay Status applies to individuals on the project over 20 Consecutive working days. The decision whether individuals will stay over the weekend will be made after the Contractor's schedule is available and shall be made jointly by the Consultant Liaison and the Tollway project manager.

NOTES:

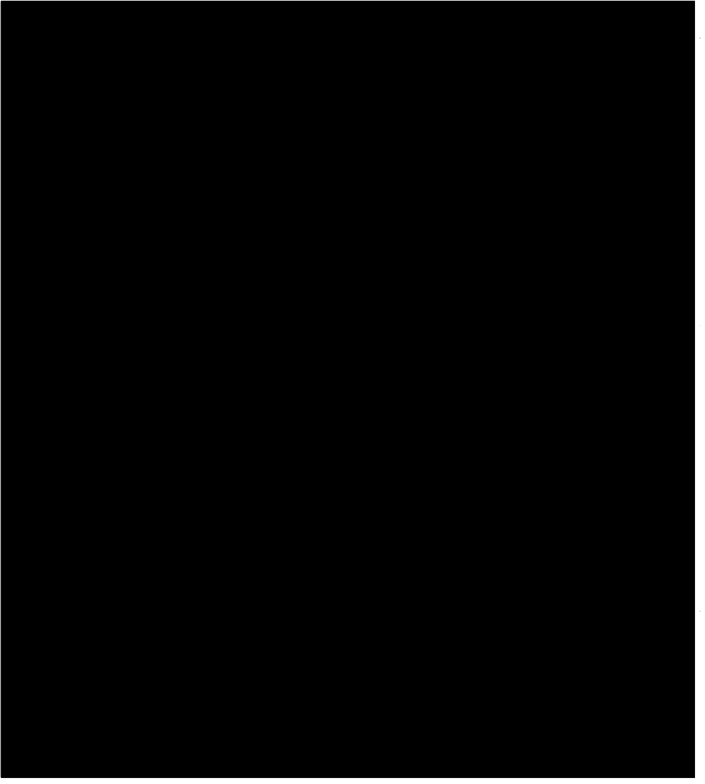
 For CM contracts, beam and cylinder breaks are not reimbursable. Overtime to employees traveling to and from the site will be allowed depending on the firm's policy and limited to the Tollway's CM Manual allowance.

Contract No.:	<u>l-18-4352</u>	Consultant:	Patrick Engineering Inc.
	<u>E</u> .	XHIBIT E - KEY PROJECT PE	RSONNEL
Project Princip	oal:		
Project Manager:		Nathaniel J. Koehneke	
Project Engine	eer:		
Resident Engineer:		Brian J. Klabel	· · · · · · · · · · · · · · · · · · ·
Documentation	n Engineer:		1.10
Project Civil Engineer:			
Project Structu	ural Engineer:		· · · · · · · · · · · · · · · · · · ·
Project Draina	ge Engineer:		
Senior Engine	er:		
Others:	Name:		EAST-BUILDING TO THE TOTAL
	Classification:		
	Name:		
	Classification:		
	Name:		
	Classification:		
	Name:		
, we	Classification:		



Nathaniel J. Koehneke, P.E. Construction Manager







Brian J. Klabel, E.I.T. Resident Engineer

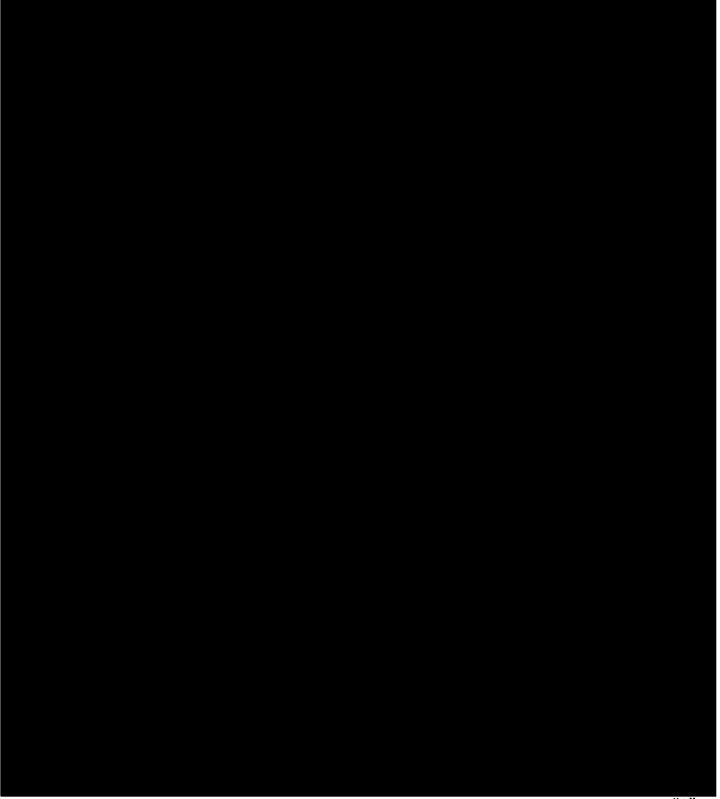




EXHIBIT F

Contract No. 1-18-4352

Patrick Engineering Inc.

SCOPE OF SERVICES

The scope of work for this project includes Phase III Engineering services for the construction inspection and supervision for the Windsor Road bridge reconstruction over the Reagan Memorial Tollway in DuPage County, Illinois. The services shall include performing on-site inspection, review layout of contract, geotechnical inspection and testing, documentation, pay estimates, and change orders.

Rev. 9/2018

EXHIBIT G

Contract No. I-18-4352

Patrick Engineering Inc.

CURRENT OBLIGATIONS FOR PROJECT

Route & Job No.	Work Scope & Description of Project	Fee (Including all Supplementals and Extra Work Orders)	Fee Remaining To Be Earned	Estimated Date of Completion
PTB 160/29	CREATE Project P6 Phase I	\$1,985,270.00	\$2,000.00	6/30/2019
PTB 162/03	IDOT Various Phase I	\$2,000,000.00	\$10,000.00	8/30/2019
PTB 164/21	IL High Speed Rail Chicago to Dubuque	\$6,000,000.00	\$1,500,000.00	12/31/2020
PTB 170/05	IDOT Various Phase I/ADA	\$1,200,000.00	\$150,000.00	12/31/2019
PTB 176/33	IL High Speed Rail Chicago to St. Louis	\$5,500,000.00	\$50,000.00	6/30/2019
PTB 182/03	Grand Avenue Phase II	\$1,293,021.00	\$500,000.00	3/31/2020
I-12-4041	Elgin-O'Hare Expressway, Lively to Supreme	\$11,273,751.12	\$500,000.00	6/30/2019
RR-16-4256	1-355 Rehabilitation	\$5,954,236.00	\$800,000.00	7/31/2019

Contract No.:	I-18-4352	Consultant:	Patrick Engineering Inc.

EXHIBIT H - SERVICES BY OTHERS

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by Others", they must include Exhibit H and attach Exhibits A-B, D-G for second tier subconsultants.

DBE/MBE/WBE SUBCONSULTANTS

1	Bloom Companies, LLC		_		7			_	
	Direct Labor	\$ 143,721.48	_			Direct Labor		_	
	Direct Costs	\$ 9,833.52	_			Direct Costs		-	
	Services by Others		_			Services by Others	_ \$	_	
	Additional Services **		_			Additional Services **	\$ -	_	
	Total this Subconsultant (ULC)		\$	153,555.00		Total this Subconsultant (ULC)		\$	<u> </u>
	Variable Management I Calle CERA				_				
2	Vaughn Management LLC dba CERA S		-		8 —	D /		-	
	Direct Labor	\$ 35,280.00	-			Direct Labor			
	Direct Costs	\$ 3,120.00	-			Direct Costs	\$ -	-	
	Services by Others	***************************************	-			Services by Others	\$ -	•	
	Additional Services **		-			Additional Services **	<u> </u>	•	
	Total this Subconsultant (ULC)		_\$_	38,400.00		Total this Subconsultant (ULC)		\$	
3	Comprehensive Construction Consulti	ng, Inc.	_		9				
	Direct Labor	\$ 38,398.33	_			Direct Labor		-	
	Direct Costs	\$ -	_			Direct Costs	\$ -		
	Services by Others	\$ -				Services by Others	\$ -	•	
	Additional Services **	\$ -	_			Additional Services **	\$ -	•	
	Total this Subconsultant (ULC)		\$	38,398.33		Total this Subconsultant (ULC)		\$	_
						, ,			
4	4HD, Inc.		-		10			-	
	Direct Labor	\$ 35,980.00	_			Direct Labor			
	Direct Costs	\$ 2,420.00	-			Direct Costs	\$ -		
	Services by Others	\$ -	_			Services by Others	\$ -	-	
	Additional Services **	<u> </u>	_			Additional Services **	\$ -		
	Total this Subconsultant (ULC)		\$	38,400.00		Total this Subconsultant (ULC)		\$	
	•								
5	GSG Material Testing, Inc.		-		11	· ·		-	
	Direct Labor	\$ 24,640.00	-			Direct Labor			
	Direct Costs	\$ 13,760.00	-			Direct Costs	<u> </u>	•	
	Services by Others	\$ -	-			Services by Others	\$ -		
	Additional Services **	_\$ -				Additional Services **	\$		
	Total this Subconsultant (ULC)		_\$_	38,400.00		Total this Subconsultant (ULC)		\$	

6					12				
	Direct Labor					Direct Labor			
	Direct Costs	\$ -				Direct Costs	\$		
	Services by Others	\$ -	_			Services by Others	<u>\$</u> -		
	Additional Services **	\$				Additional Services **	\$		
	Total this Subconsultant (ULC)		_9	<u>-</u>		Total this Subconsultant (ULC)		\$_	<u>-</u>
** Additional	services funds require prior author	orization before us	e			TOTAL DBE/MBE/WBE	Subconsultants:	\$	307,153.33
				TOTA	L Additio	onal Services DBE/MBE/WBE	Subconsultants:	\$	-
					TOTAL A	llowable Fee DBE/MBE/WBE	Subconsultants:	\$_	307,153.33
				DBE/MBE/WBE F	ercentag	e of Total Fee (includes Addi	tional Services):		40.04%
		D	BE/N	/IBE/WBE Percenta	ge of Tot	al Fee (does not include Addi	tional Services):		40.04%

_		
Pro	iect	No.

I-18-4352

Consult	ant:
---------	------

Patrick Engineering Inc.

EXHIBIT H - SERVICES BY OTHERS (continued)

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by Others", they must include Exhibit H and attach Exhibits A-B, D-G for second tier subconsultants.

OTHER SUBCONSULTANTS (NOT DBE/MBE/WBE)

1	Bravo Company Engineering			_		6			_
	Direct Labor	\$	34,840.65	_			Direct Labor		_
	Direct Costs	\$	3,559.35	-			Direct Costs	\$ -	_
	Services by Others			_			Services by Others	\$ -	-
	Additional Services **			_			Additional Services **	\$ <u>-</u>	-
	Total this Subconsultant (ULC)			\$	38,400.00		Total this Subconsultant (ULC)		.\$ -
2	The Upchurch Group			•••		7			_
	Direct Labor	\$	9,759.12	_			Direct Labor	\$ -	_
	Direct Costs	\$	240.88				Direct Costs	\$ -	_
	Services by Others			_			Services by Others	s -	-
	Additional Services **			_			Additional Services **	\$ -	_
	Total this Subconsultant (ULC)			\$	10,000.00		Total this Subconsultant (ULC)		\$ -
3						8			
	Direct Labor	\$		_			Direct Labor	\$ -	-
	Direct Costs	\$	-	_			Direct Costs	\$ -	_
	Services by Others	\$	-	_			Services by Others	\$ -	_
	Additional Services **	\$		_			Additional Services **	. -	_
	Total this Subconsultant (ULC)			\$	-		Total this Subconsultant (ULC)		
4				_		9			_
	Direct Labor	\$		_			Direct Labor	\$ -	_
	Direct Costs	\$		_			Direct Costs	\$ -	_
	Services by Others	\$		_			Services by Others	\$ -	<u> </u>
	Additional Services **	\$	-	_			Additional Services **	\$ -	<u>-</u>
	Total this Subconsultant (ULC)			\$	<u> </u>		Total this Subconsultant (ULC)		\$ -
5		, ,		_		10			**
	Direct Labor	\$					Direct Labor	<u>s - </u>	<u></u>
	Direct Costs	\$	-	_			Direct Costs	\$ -	-
	Services by Others	\$	-	-			Services by Others	\$ -	_
	Additional Services **	\$	-	_			Additional Services **	\$ -	-
	Total this Subconsultant (ULC)			_\$	<u>-</u>		Total this Subconsultant (ULC)		\$ -

TOTAL Non-DBE/MBE/WBE Subconsultants	: \$	48,400.00

TOTAL Additional Services Non-DBE/MBE/WBE Subconsultants: \$

TOTAL Allowable Fee Non-DBE/MBE/WBE Subconsultants: \$ 48,400.00

Contract Information Sheet

Complete the following information and it will be populated on every exhibit.

	_
I-18-4352	_
6/21/2019	

Exhibit Pointers

Editable cells in each exhibit are underlined in red

Notes and guidance for each exhibit are on the right of the exhibits in yellow text boxes

A full set of instructions to complete the exhibits is available on the Tollway's website

C	Q
٦	_
Ç	
ç	٧
7	ř
•	•
i	á
۵	Ý
_	_

EXHIBIT "1" Page **114** of **205**

Contract Number:	-18	1-18-4352				Ö	Consultant:			4	4HD inc		
												:	
				EXHIE	SIT A: ES	TIMATE	EXHIBIT A: ESTIMATED TASK WORK HOURS	VORK H	SURS				•
									Şiğ	and Total	Grand Total Exhibit A Hours	A Hours	25
													TOTAL
	!				Σ.	IONTHS	MONTHS of YEAR 2020	2020					HOURS
TASK	Jan	Feb	Mar	Apr	May	unc	lnf	Aug	Sep	Oct	Nov	Dec	
Construction							138	119					257
administration													• [
Andrew An													

TOTALS							138	119					257

Contract No.:	1-18-4352	Consultant:	4HD Inc	
	<u>EXH</u>	BIT B: FEE CALCUL	<u>ATIONS</u>	
A. DIRECT LABO	R (without overtime)			
	257.00 (Total Work Hours from Exhibit A)	\$ 50.00 (Average Hourly Rate)	TOTAL DIRECT SALARY	\$ 12,850.00
	tiplier to be used on this projec Allowable Multiplier = (2.8 DSE)			 2.80
•	•	REGULAR SALARY	TIMES MULTIPLIER	\$ 35,980.00
	BLE DIRECT COSTS NO r Prime Consultant listed above		ROFIT	
			TOTAL DIRECT COSTS	\$ 2,420.00
C. SERVICES BY	OTHERS			
Tot	tal Allowable Fee DBE/MBE/WB	E Subconsultant (from Exhib	oit H) \$	
Total Allowabl	e Fee Non-DBE/MBE/WBE Sub	consultant (from Exhibit H (c	ont)) \$ -	
			TOTAL SERVICES BY OTHERS	\$
D. ADDITIONAL	SERVICES (Prime Consulta		s prior authorization before use)	
ADDITIONAL S	SERVICES (Subconsultants	5)	s prior authorization before use)	
			OTAL ADDITIONAL SERVICES prior authorization before use)	\$
E. MAXIMUM AL	LOWABLE FEE (Upper L	imit of Compensation)		\$ 38,400.00

Contract No.:	I-18-4352	Consultant:	4HD Inc
		EXHIBIT D	
	REIMBURSABLE DII	RECT COSTS - WORKS	HEET ESTIMATES
A .	VEHICLE REIMBURSEMENT http://www2.illinois.gov/cms/E		
В.	ALLOWABLE DIRECT COST https://www.illinoistollway.com cx/b3dab352-6ca0-47db-8d7d	n/documents/20184/238673	MALLOWABLE+DIRECT+COSTS 09122018.do
C.	OVERTIME PREMIUM		
D.	ITEMIZED DIRECT COSTS - Allowable Direct Costs list, from the Chief Engineer pri	written permission must	be received
	DIRECT COST CATEGORY		
		414141	
		·	
	1 - 11 - 12 - 12 - 12 - 12 - 12 - 12 -		
	ware and the last of the last		

TOTAL DIRECT COSTS (Vehicles, Overtime Premium, Allowable and Itemized)

\$2,420.00

09.12.2018

Effective for contracts awarded on or after August 1, 2018, the following costs are allowable when requested by the Tollway and included in the contract. The costs are allowable when it is customary for the firm to bill for the cost and it can be itemized in the firm's billing and accounting systems.

Up to State rate maximum

Up to State rate maximum

Actual cost up to \$55/day

Actual cost

ISTHA approval

Actual cost (up to State rate maximum)

Coach Rate with 2 weeks advance purchase with

\$65/full day, \$32.50/half day (4 hours or less)

Per Diem (per GOVERNOR'S TRAVEL CONTROL BOARD)
Lodging (per GOVERNOR'S TRAVEL CONTROL BOARD)

Lodging Taxes and Fees (per GOVERNOR'S TRAVEL CONTROL BOARD)

Air Fare

Vehicles

Mileage (per GOVERNOR'S TRAVEL CONTROL BOARD)

Vehicle Rental (including tolls)

Vehicle Owned or Leased (does not include

personal vehicles, not owned by the company) (includes tolls)

Parking Actual Cost
Tolls (Personal Vehicles only) Actual Cost

Overtime Premium portion

Shift Differential Actual cost (based on firm's policy)
Overnight Delivery/Postage Courier Service Actual Cost

Copies of Deliverables Actual Cost

Specific Insurance – required for project Actual Cost

CADD Actual Costs (Maximum of \$450.00/Mo)
Monuments – Permanent Actual Cost

Advertisements Actual Cost

2-way Radio Actual cost (Survey or Phase III only)

Telephone Usage Actual Cost (Traffic System Monitoring Only)

Web Site Actual Cost

Facility Rental for Public Meetings & Exhibits/Rendering
& AV Equipment/Transcriptions
Actual Cost

Recording Fees Actual Cost
Courthouse Fees Actual Cost

Testing of Soil Samples Actual Cost

Actual Cost

Lab Services (excluding Phase III normal construction inspection such as beam breaks, cylinder breaks,

pavement cores) Actual Cost

Equipment rental specific for project (snooper for bridge

inspection, noise meter, etc.) Actual Cost

Specialized equipment – on an as needed basis with prior

approval Actual Cost
Traffic Systems Actual Cost

Storm sewer cleaning and televising Actual Cost
Traffic control and protection Actual Cost

Aerial photography, mapping and drone usage Actual Cost

Utility exploratory trenching Actual Cost

- *website for State Reimbursement Rates_ http://www2.illinois.gov/cms/Employees/travel/Pages/TravelReimbursement.aspx
- On all agreements authorization after January 1, 2005, GPS Equipment is considered a "tool of the trade."

The number of days will be calculated as follows for extended stay **- Weekly (vehicle and hotel) – Number of days on job site plus one day to travel to and from job site per week.

**Extended Stay Status applies to individuals on the project over 20 Consecutive working days. The decision whether individuals will stay over the weekend will be made after the Contractor's schedule is available and shall be made jointly by the Consultant Liaison and the Tollway project manager.

NOTES:

• For CM contracts, beam and cylinder breaks are not reimbursable. Overtime to employees traveling to and from the site will be allowed depending on the firm's policy and limited to the Tollway's CM Manual allowance.

Contract No.:	I-18-4352	Consultant:	4HD Inc	
	<u>E)</u>	(HIBIT E - KEY PROJECT PERSO!	<u>INEL</u>	
Project Princip	al:			
Project Manage	ər:			
Project Engine	er:			
Resident Engir	neer:			
Documentation	n Engineer:			
Project Civil Er	ngineer:			
Project Structu	ıral Engineer:			
Project Drainag	ge Engineer:			
Senior Enginee	er:			
Others:	Name:			
	Classification:			
	Name:			·
·	Classification:			
	Name:			
	Classification:			
	Name:			
	Classification:			

EXHIBIT F

Contract No. I-18-4352 4HD Inc

SCOPE OF SERVICES

Construction Inspection

Rev. 9/2018

4HD INC will perform Construction Inspection Services, and per contract task and activities, will also include assisting the CM RE of all field documentation, plans review, verification of material and quantity submitted by the contractor. observe and document all construction activities on site. Maintain records of all daily quantities, diary, and all vendor's personals, vehicles, and equipment's used on the project. Inspector will also prepare the IDR with correct item numbers, codes and classification along with accurate quantitues to match excatly the contract and plan quantities, attend the regular weekly meeting, taking notes and follow up with contractors, vendors the two weeks ahead planner and keep up with all activities while informing the RE and the CM of any new change or updates

EXHIBIT G

Contract No. I-18-4352

4HD Inc

CURRENT OBLIGATIONS FOR PROJECT

Route & Job No.	Work Scope & Description of Project	Fee (Including all Supplementals and Extra Work Orders)	Fee Remaining To Be Earned	Estimated Date of Completion
	I-90 (Kennedy Expressway): I-190 to IL (Cumberland Ave) to IL 43 (Harlem Ave) – Add Auxiliary Lanes, Phase III Project, Cook County, Region One/District One.	\$216,000.00	\$177,000.00	12/1/2019
C-91-001-18	Us 41 from IL 120 west to park Ave Phase	\$125,000.00	\$117,400.00	12/31/2019

Contract No.:	I-18-4352	Consultant:	4HD Inc
			

EXHIBIT H - SERVICES BY OTHERS

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by must include Exhibit H and attach Exhibits A-B, D-G for second tier subconsultants.

DBE/MBE/WBE SUBCONSULTANTS

1 _				_		7 _			
	Direct Labor			.			Direct Labor		
	Direct Costs			_			Direct Costs	_\$	-
	Services by Others	*****					Services by Others	\$	-
	Additional Services **			_			Additional Services **	\$	-
	Total this Subconsultant (ULC)			\$			Total this Subconsultant (ULC)		
						8			
2 _				-		° _	Direct Labor		
	Direct Labor			-			Direct Costs	<u></u>	
	Direct Costs			-				<u> </u>	-
	Services by Others			_			Services by Others		
	Additional Services **			-			Additional Services **	_\$	
	Total this Subconsultant (ULC)						Total this Subconsultant (ULC)		
3				_		9			
_	Direct Labor						Direct Labor		
	Direct Costs	\$	-	_			Direct Costs	\$	_
	Services by Others	\$	-				Services by Others	\$	
	Additional Services **	\$	-				Additional Services **	\$	
	Total this Subconsultant (ULC)		_	- \$	_		Total this Subconsultant (ULC)		
	, , , , , , , , , , , , , , , , , , , ,								
4 _				_		10 _			
	Direct Labor			_			Direct Labor		
	Direct Costs	<u> </u>	-	_			Direct Costs	<u>\$</u>	
	Services by Others	\$	-	_			Services by Others	\$	
	Additional Services **	_\$	-	_			Additional Services **	\$	-
	Total this Subconsultant (ULC)			\$			Total this Subconsultant (ULC)		
5 _				_		11 _	Disactions		
	Direct Labor			_			Direct Labor	•	
	Direct Costs		-	_			Direct Costs	\$	
	Services by Others		-	-			Services by Others	\$	-
	Additional Services **	_\$	-	-			Additional Services **	\$	
	Total this Subconsultant (ULC)			\$	_		Total this Subconsultant (ULC)		

6		 		12		
	Direct Labor	 			Direct Labor	
	Direct Costs	\$ -			Direct Costs	\$
	Services by Others	\$ -	_		Services by Others	\$
	Additional Services **	\$ -	_		Additional Services **	\$
	Total this Subconsultant (ULC)		\$		Total this Subconsultant (ULC)	

TOTAL DBE/MBE/WBE Subconsultants:

TOTAL Additional Services DBE/MBE/WBE Subconsultants:

TOTAL Allowable Fee DBE/MBE/WBE Subconsultants:

DBE/MBE/WBE Percentage of Total Fee (includes Additional Services):

DBE/MBE/WBE Percentage of Total Fee (does not include Additional Services):

^{**} Additional services funds require prior authorization before use

ject No.	I-18-4352	_	C	Consultant	:	4HD Inc	
		EXHI	BIT H - SERVICES I	BY OTHER	S (continued)		
ibits A-B.	D-G must be subn	nitted for each su	bconsultant listed	below. If a	subconsultant requires	"Services by Othe	rs", they mu
	inc	lude Exhibit H an	d attach Exhibits A	-B, D-G for	second tier subconsulta	nts.	•
R SUBCO	NSULTANTS (NOT	DBE/MBE/WBE)					
				6			
			-	•	Direct Labor		-
Direct L			-		Direct Costs	\$ -	-
Direct C			_			\$ -	<u></u>
	s by Others		_		Services by Others	\$ -	-
	nal Services **		- *		Additional Services **	4	- \$
Total th	is Subconsultant (ULC)		<u>\$</u> -		Total this Subconsultant (ULC)		Ψ
			_	7			•
Direct L	abor				Direct Labor	<u> </u>	_
Direct C	Costs		_		Direct Costs	\$ -	-
Service	s by Others		_		Services by Others	_\$	_
Additio	nal Services **		_		Additional Services **	\$	_
Total th	is Subconsultant (ULC)		<u> </u>		Total this Subconsultant (ULC)		\$
				8			
Direct L	abor	\$ -			Direct Labor	\$ -	_
Direct C		s -	_		Direct Costs	\$ -	
	s by Others	\$ -	_		Services by Others	\$ -	_
	nal Services **	\$ -	_		Additional Services **	\$ -	-
Total th	nis Subconsultant (ULC)		_ \$ -		Total this Subconsultant (ULC)		- \$
			_	9			
Direct L		<u>\$</u> -	_		Direct Labor	\$ -	_
Direct (<u>\$</u>	-		Direct Costs	\$ -	-
Service	s by Others	\$ -	•••		Services by Others	\$ -	-
	nal Services **	<u> </u>	_		Additional Services **	<u> </u>	-
Total th	nis Subconsultant (ULC)		<u> </u>		Total this Subconsultant (ULC)		\$
				10			_
Direct I	Labor	\$	_		Direct Labor	<u> </u>	_
Direct (Costs	\$			Direct Costs	\$ -	

** Additional services funds require prior :	authorization before use
--	--------------------------

Total this Subconsultant (ULC)

Services by Others

Additional Services **

TOTAL Non-DBE/MBE/WBE Subconsultants:	\$.	
· • · · · · · · · · · · · · · · · · · ·	<u> </u>		

TOTAL Additional Services Non-DBE/MBE/WBE Subconsultants: _\$ -

Services by Others

Additional Services **

Total this Subconsultant (ULC)

TOTAL Allowable Fee Non-DBE/MBE/WBE Subconsultants: _\$ -

Contract Information Sheet

Complete the following information and it will be populated on every exhibit.

Consultant Name:	Bloom Companies, LLC
Contract Number:	I-18-4352
Proposal Date:	6/21/2019

Exhibit Pointers

Editable cells in each exhibit are underlined in red

Notes and guidance for each exhibit are on the right of the exhibits in yellow text boxes

A full set of instructions to complete the exhibits is available on the Tollway's website

Contract Number: 1-18-4352 Consultant: Bloom Companies, LLC

<u></u>											Con	TASK						•
TOTALS								The state of the s		and the state of t	Construction Inspection	SK						
												Jan						
10											10	Feb						
160							,				160	Mar						
160										A CONTRACTOR OF THE CONTRACTOR	160	Apr				EXHI		
160											160	May	2			EXHIBIT A: ESTIMATED TASK WORK HOURS		
160										***************************************	160	Jun	MONTHS of YEAR 2020			TIMATE		
160											160	Jul	of YEAR) TASK V		
160											160	Aug	2020			VORK HO	į	
160											160	Sep				URS		
160											160	Oct			Grand Total Exhibit A Hours			
												Nov			Exhibit			ľ
							•		The state of the s			Dec			A Hours	i		
1290											1290		HOURS	TOTAL	1290			

Contract No.:	I-18-4352	Consultant:	Bloom Companie	es, LLC	
	<u>EXHI</u>	BIT B: FEE CALCUL	<u>ATIONS</u>		
A. DIRECT LABOR	R (without overtime)				
	1,290.00 (Total Work Hours from Exhibit A)	\$ 39.79 (Average Hourly Rate)	TOTAL DIRECT SALARY	\$	51,329.10
	iplier to be used on this project: llowable Multiplier = (2.8 DSE) (2				2.80
	DIRECT	REGULAR SALARY	TIMES MULTIPLIER	\$	143,721.48
	LE DIRECT COSTS NO Prime Consultant listed above.)		OFIT		
			TOTAL DIRECT COSTS	\$	9,833.52
C. SERVICES BY	OTHERS				
То	tal Allowable Fee DBE/MBE/WB	E Subconsultant (from Exhib	it H)		
Total Allowab	le Fee Non-DBE/MBE/WBE Subo	consultant (from Exhibit H (c	ont))_\$ -		
			TOTAL SERVICES BY OTHERS	\$	<u>-</u>
	SERVICES (Prime Consultants)	(Require	s prior authorization before use) s prior authorization before use)		
			OTAL ADDITIONAL SERVICES sprior authorization before use)	\$	
E. MAXIMUM ALL	OWABLE FEE (Upper Lim	nit of Compensation)		\$	153,555.00

Contract No.:	I-18-4352	Consultant:	Bloom Companies, LLC							
		EVIUDIT D								
<u>EXHIBIT D</u>										
	REIMBURSABLE DI	RECT COSTS - WORI	KSHEET ESTIMATES							
Α.	VEHICLE REIMBURSEMENT http://www2.illinois.gov/cms/E									
В.	ALLOWABLE DIRECT COST https://www.illingistollway.com cx/b3dab352-6ca0-47db-8d7d	n/documents/20184/2386	373/ALLOWABLE+DIRECT+COSTS 09122018.do							
C.	OVERTIME PREMIUM									
D.	ITEMIZED DIRECT COSTS - Allowable Direct Costs list, from the Chief Engineer price	written permission mu	st be received							
	DIRECT COST CATEGORY									
		AND AND AND AND AND AND AND AND AND AND								
		nage (Al-Aguarea ea								

TOTAL DIRECT COSTS (Vehicles, Overtime Premium, Allowable and Itemized)

\$ 9,833.52

09.12.2018

Effective for contracts awarded on or after August 1, 2018, the following costs are allowable when requested by the Tollway and included in the contract. The costs are allowable when it is customary for the firm to bill for the cost and it can be itemized in the firm's billing and accounting systems.

Per Diem (per GOVERNOR'S TRAVEL CONTROL BOARD) Lodging (per GOVERNOR'S TRAVEL CONTROL BOARD)

Lodging Taxes and Fees (per GOVERNOR'S TRAVEL CONTROL BOARD)

Air Fare

Vehicles

Mileage (per GOVERNOR'S TRAVEL CONTROL BOARD)

Vehicle Rental (including tolls)

Vehicle Owned or Leased (does not include

personal vehicles, not owned by the company) (includes tolls)

Up to State rate maximum

Up to State rate maximum

Actual cost (up to State rate maximum)

Actual cost up to \$55/day

\$65/full day, \$32.50/half day (4 hours or less)

Coach Rate with 2 weeks advance purchase with

Parking Tolls (Personal Vehicles only)

Overtime

Shift Differential

Overnight Delivery/Postage Courier Service

Copies of Deliverables

Specific Insurance - required for project

CADD

Monuments - Permanent

Advertisements 2-way Radio

Telephone Usage

Web Site

Facility Rental for Public Meetings & Exhibits/Rendering

& AV Equipment/Transcriptions

Recording Fees Courthouse Fees **Testing of Soil Samples**

Lab Services (excluding Phase III normal construction inspection such as beam breaks, cylinder breaks,

pavement cores)

Equipment rental specific for project (snooper for bridge

inspection, noise meter, etc.)

Specialized equipment - on an as needed basis with prior

approval

Traffic Systems Storm sewer cleaning and televising

Traffic control and protection Aerial photography, mapping and drone usage

Utility exploratory trenching

Actual Cost

Actual cost

ISTHA approval

Actual Cost

Premium portion

Actual cost (based on firm's policy)

Actual Cost

Actual Cost

Actual Cost

Actual Costs (Maximum of \$450.00/Mo)

Actual Cost

Actual Cost

Actual cost (Survey or Phase III only)

Actual Cost (Traffic System Monitoring Only)

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost Actual Cost

- *website for State Reimbursement Rates_ http://www2.illinois.gov/cms/Employees/travel/Pages/TravelReimbursement.aspx
- On all agreements authorization after January 1, 2005, GPS Equipment is considered a "tool of the trade."

The number of days will be calculated as follows for extended stay **- Weekly (vehicle and hotel) – Number of days on job site plus one day to travel to and from job site per week.

**Extended Stay Status applies to individuals on the project over 20 Consecutive working days. The decision whether individuals will stay over the weekend will be made after the Contractor's schedule is available and shall be made jointly by the Consultant Liaison and the Tollway project manager.

NOTES:

For CM contracts, beam and cylinder breaks are not reimbursable. Overtime to employees
traveling to and from the site will be allowed depending on the firm's policy and limited to the
Tollway's CM Manual allowance.

Contract No.:	1-18-4352	Consultant:	Bloom Companies, LLC
	<u>!</u>	EXHIBIT E - KEY PROJECT PE	ERSONNEL
Project Principa	al:		
Project Manage	r:		
Project Enginee	er:		
Resident Engin	eer:		
Documentation	Engineer:		
Project Civil En	gineer:		
Project Structur	ral Engineer:		
Project Drainag	e Engineer:		
Senior Enginee	_		
Others:	Name:		
Others.	Classification:		
	Name:		
	Classification:		
	Name:		
	Classification:		
	Name:		
	Classification:		

EXHIBIT F

Contract No. I-18-4352
Bloom Companies, LLC
SCOPE OF SERVICES

Construction Inspection/Documentation of Contract Quantities.

EXHIBIT G

Contract No. I-18-4352

Bloom Companies, LLC

CURRENT OBLIGATIONS FOR PROJECT

Route & Job No.	Work Scope & Description of Project	Fee (Including all Supplementals and Extra Work Orders)	Fee Remaining To Be Earned	Estimated Date of Completion
I-88 Tollway	Phase II - Preservation and Rehabilitation	\$1,498,250.00	\$20,000.00	12/31/2019
RR-17-4313	From Naperville Rd to York Road			
I-90 Tollway	Phase III - Const. Mgmt Upon Request	\$100,000.00	\$50,000.00	11/30/2019
I-16-4283	Sub to Spaan Tech			
I-88 Tollway	Phase III - Const. Mgmt	\$153,000.00	\$153,000.00	12/31/2020
I-18-4352	Windsor Road Bridge			
D-93-051-10	IDOT Phase I/II Various	\$500,000.00	\$0.00	7/31/2019
IL 68	IDOT Phase II Culvert and Roadway	\$510,000.00	\$5,000.00	12/31/2019
D-91-185-10				
D-91-506-09	IDOT Phase I - Various	\$2,400,000.00	\$20,000.00	12/31/2020
IL 47 / I-55	IDOT Phase I/II	\$900,000.00	\$600,000.00	12/31/2020
P-93-011-18	Rodway and Bridge Replacement			
S-9-243	CDOT - Weber Trail	\$3,327,000.00	On Hold	On Hold
P-91-004-14	IDOT Phase I - Various	\$800,000.00	\$300,000.00	12/31/2020
	Sub to EDI			
I-80	IDOT Phase I - Drainage Design	\$350,000.00	\$3,000.00	12/31/2019
P-91-185-09	Sub to HNTB/Patrick/B&B			
IL 56	Phase III - IL 56 at Hankes Rd	\$50,000.00	\$50,000.00	12/31/2020
C-91-309-13	Sub to V3			

Contract No.:	I-18- 4 352	Consultant:	Bloom Companies, LLC

EXHIBIT H - SERVICES BY OTHERS

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by Others", they must include Exhibit H and attach Exhibits A-B, D-G for second tier subconsultants.

DBE/MBE/WBE SUBCONSULTANTS

1 _				_		7			_
	Direct Labor	****		_			Direct Labor		_
	Direct Costs			_			Direct Costs	\$ -	_
	Services by Others			_			Services by Others	\$ -	_
	Additional Services **			=			Additional Services **	\$ -	_
	Total this Subconsultant (ULC)			\$	<u>.</u>		Total this Subconsultant (ULC)		\$
_									
2	Discret I show			_		۰	Direct Labor		<u> </u>
	Direct Labor			-			Direct Costs	\$ -	_
	Direct Costs			-				\$ -	_
	Services by Others			 .			Services by Others		
	Additional Services **			-			Additional Services **	\$ -	-
	Total this Subconsultant (ULC)			\$	-		Total this Subconsultant (ULC)		<u> </u>
3				<u></u>		9			_
	Direct Labor			_			Direct Labor		
	Direct Costs	\$	•	_			Direct Costs	\$ -	_
	Services by Others	\$	-	_			Services by Others	<u> </u>	_
	Additional Services **	\$	-	_			Additional Services **	\$ -	_
	Total this Subconsultant (ULC)			\$			Total this Subconsultant (ULC)		<u> </u>
4						10			
- –	Direct Labor			_			Direct Labor		_
	Direct Costs	\$	_	_			Direct Costs	\$ -	
	Services by Others		_	_			Services by Others	\$ -	_
	Additional Services **	\$	=	_			Additional Services **	s -	_
	Total this Subconsultant (ULC)			- \$	•		Total this Subconsultant (ULC)		_
5				_		11			_
	Direct Labor			_			Direct Labor	***	_
	Direct Costs	\$		_			Direct Costs	<u>\$</u> -	_
	Services by Others	\$	-				Services by Others	\$ -	_
	Additional Services **	\$		_			Additional Services **	\$ -	_
	Total this Subconsultant (ULC)			_\$			Total this Subconsultant (ULC)		\$

ь				14			
	Direct Labor			Direct Labor			
	Direct Costs	\$ -		Direct Costs	\$ -		
	Services by Others	<u> </u>		Services by Others	\$ -		
	Additional Services **	<u>\$</u>	_	Additional Services **	\$ -	-	
	Total this Subconsultant (ULC)		<u> </u>	Total this Subconsultant (ULC)		\$	-
** Additional	services funds require prior autho	rization before use		TOTAL DBE/MBE/WB	E Subconsultants:	\$	·
				TOTAL Additional Services DBE/MBE/WB	E Subconsultants:	\$	
	•			TOTAL Allowable Fee DBE/MBE/WB	E Subconsultants:	\$	
			DBE/MB	E/WBE Percentage of Total Fee (includes Ad	lditional Services):		
				Parameters of Total Fox (door not include Ad	Iditional Services):		

Project	Nο

1-1	8-4352

~~	กรม	14-	-4.
1.11	risti	111	

Bloom Companies, LLC

EXHIBIT H - SERVICES BY OTHERS (continued)

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by Others", they must include Exhibit H and attach Exhibits A-B, D-G for second tier subconsultants.

THER	SUBCONSULTANTS (NOT	DBE/MBE/WBE)					
1 _			-	6			
	Ofract Labor		-		Direct Labor		-
	Direct Costs		_		Direct Costs	<u> </u>	-
	Services by Others		_		Services by Others	\$ <u>-</u>	-
	Additional Services **		_		Additional Services **	\$ -	
	Total this Subconsultant (ULC)		<u> </u>		Total this Subconsultant (ULC)		\$ -
2 _			•••	7 _			-
	Direct Labor		_		Direct Labor	\$ -	-
	Direct Costs		_		Direct Costs	<u> </u>	-
	Services by Others		_		Services by Others	<u>\$</u> -	_
	Additional Services **		_		Additional Services **	\$ -	-
	Total this Subconsultant (ULC)		\$	-	Total this Subconsultant (ULC)		<u>s</u> -
3			<u>-</u>	8			_
	Direct Labor	\$	_		Direct Labor	\$	_
	Direct Costs	<u>s</u> -	_		Direct Costs	<u> </u>	_
	Services by Others	\$ -	_		Services by Others	\$ -	_
	Additional Services **	\$	_		Additional Services **	\$ -	_
	Total this Subconsultant (ULC)		<u> </u>	-	Total this Subconsultant (ULC)		\$ -
4			_	9 _			_
	Direct Labor	\$ -	_		Direct Labor	\$	_
	Direct Costs	\$	<u></u>		Direct Costs	\$	-
	Services by Others	\$	_		Services by Others	\$	_
	Additional Services **	\$ -	_		Additional Services **	\$	_
	Total this Subconsultant (ULC)		<u> </u>	-	Total this Subconsultant (ULC)		<u> </u>
5 _			_	10 _			_
	Direct Labor	\$ -	_		Direct Labor	<u> </u>	
	Direct Costs		_		Direct Costs	\$ -	-
	Services by Others	<u> </u>			Services by Others	\$ -	_
	Additional Services **	<u> </u>	_		Additional Services **	<u>s</u> -	_
	Total this Subconsultant (ULC)		<u>\$</u>	-	Total this Subconsultant (ULC)		\$ -
Additional services funds require prior authorization before use					TOTAL Non-DBE/MBE/	WBE Subconsultants	:_\$ -
				TOTAL Addi	tional Services Non-DBE/MBE/	WBE Subconsultants	: <u>\$</u> -
				7074	Allowable Eas Non DDE/MDEA	AME Cuberneultente	

Contract Information Sheet

Complete the following information and it will be populated on every exhibit.

Consultant Name:	Bravo Company Engineering, Inc.
Contract Number:	<u>l-18-4352</u>
Proposal Date:	6/21/2019
Exhibit Pointers	Editable cells in each exhibit are underlined in red

Notes and guidance for each exhibit are on the right of the exhibits in yellow text boxes

A full set of instructions to complete the exhibits is available on the Tollway's website

Contract Number: 1-18-4352 Consultant: Bravo Company Engineering, Inc.

				EXHIB	EXHIBIT A: ESTIMATED TASK WORK HOL	TIMATE	D TASK I	NORK H	OURS				
										ind Total	Grand Total Exhibit A Hours	A Hours	451
													TOTAL
l					Z	MONTHS of YEAR 2020	of YEAR	2020					HOURS
TASK	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	
Administration and Management				2	2	2							6
Construction Inspection				125	160	160							44 5

													ļ
										•			
TOTALS				127	162	162							451

Contract No.:	I-18-4352	Consultant:	Bravo Company Engi	neering	, Inc.
	<u>EXHI</u>	BIT B: FEE CALCULA	TIONS		
A. DIRECT LABO	R (without overtime)				
	451.00 (Total Work Hours from Exhibit A)	\$ 27.59 (Average Hourly Rate)	TOTAL DIRECT SALARY	\$	12,443.09
	tiplier to be used on this project Nowable Multiplier = (2.8 DSE) (2.80
		REGULAR SALARY	TIMES MULTIPLIER	\$	34,840.65
	LE DIRECT COSTS NO Prime Consultant listed above.		DFIT		
			TOTAL DIRECT COSTS	\$	3,559.35
C. SERVICES BY	OTHERS				
To	otal Allowable Fee DBE/MBE/WB	E Subconsultant (from Exhibi	tH)_\$		
Total Allowat	ole Fee Non-DBE/MBE/WBE Sub	consultant (from Exhibit H (co	nt)) <u>\$</u>		
		Т	OTAL SERVICES BY OTHERS	\$	<u>-</u>
D. ADDITIONAL S	SERVICES (Prime Consultar		prior authorization before use)		
ADDITIONAL S	SERVICES (Subconsultants)		prior authorization before use)		
			OTAL ADDITIONAL SERVICES prior authorization before use)	\$	<u>-</u>
E. MAXIMUM ALI	LOWABLE FEE (Upper Lir	nit of Compensation)		\$	38,400.00

Contract	No.:	I-18-4352	Consultant:	Bravo Company Engineering, Inc.
			EXHIBIT D	
•		REIMBURSABLE DI	RECT COSTS - WORKS	HEET ESTIMATES
Α.		VEHICLE REIMBURSEMEN http://www2.illinois.gov/cms/E		
В.		ALLOWABLE DIRECT COS https://www.illinoistollway.con LWAY XX ALLOWABLEDIR	n/documents/20184/238673/	
C.		OVERTIME PREMIUM		
D.		ITEMIZED DIRECT COSTS - Allowable Direct Costs list, from the Chief Engineer pri	written permission must b	pe received
		DIRECT COST CATEGORY		
		1,404,4		
			And States	

TOTAL DIRECT COSTS (Vehicles, Overtime Premium, Allowable and Itemized)

PSB 18-1 and Later ONLY EXHIBIT "1"

3,559.35

09.12.2018

Effective for contracts awarded on or after August 1, 2018, the following costs are allowable when requested by the Tollway and included in the contract. The costs are allowable when it is customary for the firm to bill for the cost and it can be itemized in the firm's billing and accounting systems.

Per Diem (per GOVERNOR'S TRAVEL CONTROL BOARD) Lodging (per GOVERNOR'S TRAVEL CONTROL BOARD)

Lodging Taxes and Fees (per GOVERNOR'S TRAVEL CONTROL BOARD)

Air Fare

Vehicles

Mileage (per GOVERNOR'S TRAVEL CONTROL BOARD)

Vehicle Rental (including tolls)

Vehicle Owned or Leased (does not include

personal vehicles, not owned by the company) (includes tolls)

Parking

Tolls (Personal Vehicles only)

Overtime

Shift Differential

Overnight Delivery/Postage Courier Service

Copies of Deliverables

Specific Insurance - required for project

CADD

Monuments - Permanent

Advertisements

2-way Radio

Telephone Usage

Web Site

Facility Rental for Public Meetings & Exhibits/Rendering

& AV Equipment/Transcriptions

Recording Fees Courthouse Fees

Testing of Soil Samples

Lab Services (excluding Phase III normal construction

inspection such as beam breaks, cylinder breaks,

pavement cores)

Equipment rental specific for project (snooper for bridge

inspection, noise meter, etc.)

Specialized equipment - on an as needed basis with prior

approval

Traffic Systems

Storm sewer cleaning and televising Traffic control and protection

Aerial photography, mapping and drone usage

Utility exploratory trenching

Up to State rate maximum

Actual cost (up to State rate maximum)

Actual cost

Coach Rate with 2 weeks advance purchase with

ISTHA approval

Up to State rate maximum

Actual cost up to \$55/day

\$65/full day, \$32.50/half day (4 hours or less)

Actual Cost

Actual Cost

Premium portion

Actual cost (based on firm's policy)

Actual Cost

Actual Cost

Actual Cost

Actual Costs (Maximum of \$450.00/Mo)

Actual Cost

Actual Cost

Actual cost (Survey or Phase III only)

Actual Cost (Traffic System Monitoring Only)

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

- *website for State Reimbursement Rates_ http://www2.illinois.gov/cms/Employees/travel/Pages/TravelReimbursement.aspx
- On all agreements authorization after January 1, 2005, GPS Equipment is considered a "tool of the trade."

The number of days will be calculated as follows for extended stay **- Weekly (vehicle and hotel) — Number of days on job site plus one day to travel to and from job site per week.

**Extended Stay Status applies to individuals on the project over 20 Consecutive working days. The decision whether individuals will stay over the weekend will be made after the Contractor's schedule is available and shall be made jointly by the Consultant Liaison and the Tollway project manager.

NOTES:

• For CM contracts, beam and cylinder breaks are not reimbursable. Overtime to employees traveling to and from the site will be allowed depending on the firm's policy and limited to the Tollway's CM Manual allowance.

Contract No.:	<u>I-18-4352</u>	_ Consultant:	Bravo Company Engineering, Inc.
	<u>E</u> :	XHIBIT E - KEY PROJECT	PERSONNEL
Project Princi	ipal:		
Project Manag	ger:		
Project Engin	eer:		
Resident Eng	ineer:	ALLE 1981 11 11 11 11 11 11 11 11 11 11 11 11 1	
Documentation	on Engineer:		
Project Civil I	Engineer:		
Project Struc	tural Engineer:		
Project Drain	age Engineer:		
Senior Engine	eer:		
Others:	Name:		
	Classification:		
	Name:		
	Classification:		
	Name:		
	Classification:		
	Name:		
	Classification:		

EXHIBIT F

Contract No. I-18-4352

Bravo Company Engineering, Inc.

SCOPE OF SERVICES

Provide construction inspection in accordance with the latest version of the Tollway's Construction Manager's Manual.

EXHIBIT G

Contract No. I-18-4352

Bravo Company Engineering, Inc.

CURRENT OBLIGATIONS FOR PROJECT

Route & Job No.	Work Scope & Description of Project	Fee (Including all Supplementals and Extra Work Orders)	Fee Remaining To Be Earned	Estimated Date of Completion
RR-16-4277	CM Services for I-94,MP 21.85 to 25.2 Phase II Services for IL 31 over US 20 Lake St.	\$150,684.07	\$125,000.00	1/31/2020
D-91-295-18		\$7.500.00	\$7.500.00	3/31/2020
	Systemwide, CM Upon Reques	\$60,000.00	\$60,000.00	12/31/2020
	CM Upon Request, Non Roadway	\$75,000.00	\$65,000.00	12/31/2019
RR-18-4382	Phase II, Tri-State, Stern School Road	\$98,000.00	\$55,000.00	2/28/2020
	Bridge			
I-18-4409	Construction Management Services Upon	\$60,000.00	\$60,000.00	12/31/2020
RR-18-9206	Request Materials Engineering Services, Systemwide	\$99,375.00	\$99,375.00	12/31/2023

Contract No.:	I-18-4352

Consu	. 14
OULISU	iiiaiii.

Bravo Company Engineering, Inc.

EXHIBIT H - SERVICES BY OTHERS

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by Others", they must include Exhibit H and attach Exhibits A-B, D-G for second tier subconsultants.

DBE/MBE/WBE S	UBCONSUL	.TANTS
---------------	----------	--------

1			_	6			
	Direct Labor		_		Direct Labor		
	Direct Costs		.		Direct Costs	\$	
	Services by Others		_		Services by Others	\$	
	Additional Services **		_		Additional Services **	\$ -	
	Total this Subconsultant (ULC)		<u> </u>		Total this Subconsultant (ULC)		<u> </u>
2			_	7			
	Direct Labor		_		Direct Labor		
	Direct Costs		_		Direct Costs	_\$	
	Services by Others		_		Services by Others	\$	
	Additional Services **		<u>-</u>		Additional Services **	<u> </u>	
	Total this Subconsultant (ULC)		\$		Total this Subconsultant (ULC)		\$
3				8			
	Direct Labor		_		Direct Labor		
	Direct Costs	\$ -	_		Direct Costs	\$ -	
	Services by Others	\$ -	_		Services by Others	\$ -	
	Additional Services **	\$	_		Additional Services **	\$ -	
	Total this Subconsultant (ULC)		<u>\$</u>		Total this Subconsultant (ULC)		<u>\$</u>
4	_		_	9			-
	Direct Labor		_		Direct Labor		
	Direct Costs	\$	_		Direct Costs	\$	
	Services by Others	<u> </u>	_		Services by Others	\$ -	•
	Additional Services **	_\$	_		Additional Services **	_\$ -	-
	Total this Subconsultant (ULC)		<u>s</u>		Total this Subconsultant (ULC)		<u> </u>
				10			
3	Direct Labor		···		Direct Labor		
	Direct Costs	<u> </u>			Direct Costs	\$ -	-
	Services by Others	\$ -	_		Services by Others	\$ -	-
	Additional Services **	\$ -			Additional Services **	s -	_
	Total this Subconsultant (ULC)		_ _\$		Total this Subconsultant (ULC)		
	, ,						

*	Additional	services	funds	require	prior	authorization	before	use
---	------------	----------	-------	---------	-------	---------------	--------	-----

TOTAL DBE/MBE/WBE Subconsultants:	\$ -
·	

DBE/MBE/WBE Percentage of Total Fee (does not include Additional Services) - "1" Per la Paid Later ONLY

TOTAL Additional Services DBE/MBE/WBE Subconsultants: _ \$ -

TOTAL Allowable Fee DBE/MBE/WBE Subconsultants: \$ ____

DBE/MBE/WBE Percentage of Total Fee (includes Additional Services): ____

1-1	8-43	52
-----	------	----

Consultant:	Bravo Company Engineering, Inc.

EXHIBIT H - SERVICES BY OTHERS (continued)

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by Others", they must include Exhibit H and attach Exhibits A-B, D-G for second tier subconsultants.

1 _			=	6			-	
	Direct Labor		_		Direct Labor	411-01	-	
	Direct Costs		_		Direct Costs	<u> </u>	-	
	Services by Others		_		Services by Others	<u> </u>	-	
	Additional Services **		_		Additional Services **	<u>s</u> -	-	
	Total this Subconsultant (ULC)		\$		Total this Subconsultant (ULC)		\$	=
!			_	7				
	Direct Labor		<u></u>		Oirect Labor	\$ -	_	
	Direct Costs				Direct Costs	\$ -	<u></u>	
	Services by Others		_		Services by Others	\$ -		
	Additional Services **		_		Additional Services **		_	
	Total this Subconsultant (ULC)		<u> </u>		Total this Subconsultant (ULC)		\$	
· _			_	8 _			_	
	Direct Labor	\$	_		Direct Labor	s -	_	
	Direct Costs	\$ <u>-</u>			Direct Costs	<u> </u>	_	
	Services by Others	\$ -	_		Services by Others	\$ <u>-</u>	<u></u>	
	Additional Services **	\$ <u> </u> -	_		Additional Services **	\$	_	
	Total this Subconsultant (ULC)		<u> </u>		Total this Subconsultant (ULC)		_\$	
4			_	9 _			_	
_	Direct Labor	<u>\$</u>	_		Direct Labor	\$ <u>-</u>	_	
	Direct Costs	<u> </u>	_		Direct Costs	\$ <u>-</u>	_	
	Services by Others	<u> </u>	_		Services by Others	<u>s - </u>	_	
	Additional Services **	\$	_		Additional Services **	<u> </u>	_	
	Total this Subconsultant (ULC)		\$		Total this Subconsultant (ULC)		\$	
5			_	10 _			_	
_	Direct Labor	\$ -	<u> </u>		Direct Labor	\$ <u>-</u>	_	
	Direct Costs	<u> </u>	_		Direct Costs	<u> </u>	_	
	Services by Others	<u> </u>	<u> </u>		Services by Others	<u> </u>	_	
	Additional Services **	\$	_		Additional Services **	s -	_	
	Total this Subconsultant (ULC)		<u>\$</u>		Total this Subconsultant (ULC)		_\$	
								•
dditle	onal services funds require prior autho	rization before use			TOTAL Non-DBE/MBE/	WBE Subconsultants	: <u>\$</u>	

TOTAL Allowable Fee Non-DBE/MBE/WBE Subconsultants: \$

Contract Information Sheet

Complete the following information and it will be populated on every exhibit.

Consultant Name:	Comprehensive Construction Consulting, Inc.	
Contract Number:	I-18-4352	
Proposal Date:	6/21/2019	
Exhibit Pointers	Editable cells in each exhibit are underlined in red	
	Notes and guidance for each exhibit are on the right of the ex	hibits in yellow text boxes
	A full set of instructions to complete the exhibits is available o	n the Tollway's website

Consultant: Comprehensive Construction Consulting, Inc.

Contract Number:

1-18-4352

				EXHE	3IT A: ES	TIMATE	EXHIBIT A: ESTIMATED TASK WORK HOURS	VORK HO		Grand Total Exhibit A Hours	Fxhibit /	A Hours	307
											ļ		TOTAL
					~	MONTHS of YEAR 2020	of YEAR	2020					HOURS
ASK	Jan	Feb	Mar	Apr	May	Jun	Inf	Aug	Sep	Oct	Nov	Dec	
nspection									160	147			307
									L. Control of the Con				
TO MAKE THE THE TO MAKE THE TO MAKE THE THE TO MAKE THE THE THE THE THE TO MAKE THE THE THE THE THE THE THE THE THE TH													
					NAME OF TAXABLE PARTY.								
					Name of the last o								
		-											
				3									
									A CONTRACTOR OF THE CONTRACTOR				
													!
The state of the s													
OTALS									160	147			307

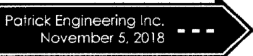
			·		
Contract No.:	I-18-4352	Consultant: _	Comprehensive Constructi	on Cons	sulting, Inc.
	<u>EXH</u>	IBIT B: FEE CALC	<u>JLATIONS</u>		
A. DIRECT LABO	PR (without overtime)				
	307.00 (Total Work Hours from Exhibit A)	\$ 44.67 (Average Hourly Rate)	TOTAL DIRECT SALARY		13,713.69
	tiplier to be used on this projec Allowable Multiplier = (2.8 DSE)				2.80
			RY TIMES MULTIPLIER	\$	38,398.33
- :	BLE DIRECT COSTS NO r Prime Consultant listed above		PROFIT		
			TOTAL DIRECT COSTS	\$	
C. SERVICES BY	OTHERS				
т	otal Allowable Fee DBE/MBE/W	BE Subconsultant (from E	xhibit H) \$ -	-	
Total Allowa	ble Fee Non-DBE/MBE/WBE Sul	oconsultant (from Exhibit	H (cont))_\$ -	-	
			TOTAL SERVICES BY OTHERS	\$	
	SERVICES (Prime Consulta	(Req	uires prior authorization before use	,	
ADDITIONAL	SERVICES (Subconsultants		uires prior authorization before use	,	
		(Req	TOTAL ADDITIONAL SERVICES uires prior authorization before use		
۶. MAXIMUM AL	LOWABLE FEE (Upper Li	mit of Compensation)		\$	38,398.33

REIMBURSABLE DIRECT COSTS - WORKSHEET ESTIMATES A. VEHICLE REIMBURSEMENT - rate based on link below http://www2.illinois.gov/cms/Employees/travel/Pages/TravelReimbursement.aspx B. ALLOWABLE DIRECT COSTS - based on link below https://www.illinoistollway.com/documents/20184/238673/ALLOWABLE+DIRECT+COSTS_0912cx/b3dab352-6ca0-47db-8d7c-db8e8821037b?version=1.5 C. OVERTIME PREMIUM D. ITEMIZED DIRECT COSTS - For any expense not included in the Allowable Direct Costs list, written permission must be received from the Chief Engineer prior to its inclusion. List those below: DIRECT COST CATEGORY DIRECT COST CATEGORY	Contract No.:	I-18- 4 352	Consultant: _	Comprehensive Construction Consulting, Inc.
A. VEHICLE REIMBURSEMENT - rate based on link below http://www2.illinois.gov/cms/Employees/travel/Pages/TravelReimbursement.aspx B. ALLOWABLE DIRECT COSTS - based on link below https://www.illinoistollway.com/documents/20184/238673/ALLOWABLE+DIRECT+COSTS 0912 cx/b3dab352-6ca0-47db-8d7c-db8e8821037b?version=1.5 C. OVERTIME PREMIUM D. ITEMIZED DIRECT COSTS - For any expense not included in the Allowable Direct Costs list, written permission must be received from the Chief Engineer prior to its inclusion. List those below:			EXHIBIT D	
B. ALLOWABLE DIRECT COSTS - based on link below https://www.illinoistollway.com/documents/20184/238673/ALLOWABLE+DIRECT+COSTS 0912 cx/b3dab352-6ca0-47db-8d7c-db8e8821037b?version=1.5 C. OVERTIME PREMIUM D. ITEMIZED DIRECT COSTS - For any expense not included in the Allowable Direct Costs list, written permission must be received from the Chief Engineer prior to its inclusion. List those below:		REIMBURSABLE DIF	RECT COSTS - WORKSH	IEET ESTIMATES
https://www.illinoistollway.com/documents/20184/238673/ALLOWABLE+DIRECT+COSTS 0912cx/b3dab352-6ca0-47db-8d7c-db8e8821037b?version=1.5 C. OVERTIME PREMIUM D. ITEMIZED DIRECT COSTS - For any expense not included in the Allowable Direct Costs list, written permission must be received from the Chief Engineer prior to its inclusion. List those below:	Α.			
D. ITEMIZED DIRECT COSTS - For any expense not included in the Allowable Direct Costs list, written permission must be received from the Chief Engineer prior to its inclusion. List those below:	В.	https://www.illinoistollway.com	n/documents/20184/238673/	
Allowable Direct Costs list, written permission must be received from the Chief Engineer prior to its inclusion. List those below:	C.	OVERTIME PREMIUM		
DIRECT COST CATEGORY	D.	Allowable Direct Costs list,	written permission must be	e received
		DIRECT COST CATEGORY		
		and the second s		
			51 A. A. A. A. A. A. A. A. A. A. A. A. A.	

TOTAL DIRECT COSTS (Vehicles, Overtime Premium, Allowable and Itemized)

Comprenensive Construction Consulting,

Contract No.:	1-18-4352	Consultant: Inc.	
	<u>E</u>)	(HIBIT E - KEY PROJECT PERSONNEL	
Project Princip	al:		
Project Manage	er:		
Project Engine	er:		
Resident Engin	neer:		
Documentation Engineer:			
Project Civil Engineer:			
Project Structural Engineer:			
Project Drainage Engineer:			
Senior Enginee	er:		
Others:	Name:	Masood Hasan	
	Classification:	Documentation Technician	
	Name:	Shawn Syed	
	Classification:	Additional Documentation and Construction Inspec	ction
	Name:		
	Classification:		
	Name:		
	Classification:		



Masood Hasan Document Tech | Comprehensive Construction Consulting

Comprehensive Construction Consulting

EXHIBIT F

Contract No. I-18-4352

Comprehensive Construction Consulting, Inc.

SCOPE OF SERVICES

Construction Inspection/Documentation of Contract Quantities

Rev. 9/2018

EXHIBIT G

Contract No. I-18-4352

Comprehensive Construction Consulting, Inc.

CURRENT OBLIGATIONS FOR PROJECT

Route & Job No.	Work Scope & Description of Project	Fee (Including all Supplementals and Extra Work Orders)	Fee Remaining To Be Earned	Estimated Date of Completion
1-17-4093	Tollway Program Management Services	\$3,804,000.00		
1-17-0215	Diversity Compliance Consulting Services			

RR-18-9015 Document and Process Control Management Services

Contract No.:	I-18-4352	(

Consultant:	Comprehensive Construction Consulting, Inc.

EXHIBIT H - SERVICES BY OTHERS

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by Others", they must include Exhibit H and attach Exhibits A-B, D-G for second tier subconsultants.

DBE/MBE/WBE SUBCONSULTANTS

1				_	7			
	Direct Labor			_		Direct Labor		
	Direct Costs					Direct Costs	\$	
	Services by Others					Services by Others	\$ -	
	Additional Services **			-		Additional Services **	<u>\$</u> -	
	Total this Subconsultant (ULC)			\$		Total this Subconsultant (ULC)		\$
2					R			
	Direct Labor			•		Direct Labor		
	Direct Costs			-		Direct Costs	\$ -	
	Services by Others			-		Services by Others	\$ -	
	Additional Services **			•		Additional Services **	_\$	
	Total this Subconsultant (ULC)			• \$		Total this Subconsultant (ULC)		\$
3				_	9	Direct Labor		
	Direct Labor	<u> </u>		-			<u> </u>	
	Direct Costs	<u>\$</u>		-		Direct Costs		
	Services by Others	\$		-		Services by Others	\$ -	
	Additional Services **		<u>·</u>	-		Additional Services **	<u>\$</u>	
	Total this Subconsultant (ULC)			\$		Total this Subconsultant (ULC)		<u> </u>
4 _				_	10			
	Direct Labor			_		Direct Labor		
	Direct Costs	\$	-	_		Direct Costs	\$	
	Services by Others	\$	<u>.</u>	_		Services by Others		
	Additional Services **	_\$	•	_		Additional Services **	<u> </u>	
	Total this Subconsultant (ULC)			<u>\$</u>		Total this Subconsultant (ULC)		<u> </u>
_					11			
•	Direct Labor					Direct Labor		•
	Direct Costs	\$		_		Direct Costs	s -	-
	Services by Others		_	_		Services by Others	\$ -	-
	Additional Services **	\$	_	_		Additional Services **	s -	-
	Total this Subconsultant (ULC)	<u> </u>		- \$ -		Total this Subconsultant (ULC)	· · · · · · · · · · · · · · · · · · ·	• \$ -
	Total una oupconsultant (OLO)							

6					12			
	Direct Labor					Direct Labor		
	Direct Costs	_\$				Direct Costs	\$ -	
	Services by Others	\$				Services by Others	<u> </u>	
	Additional Services **	_\$				Additional Services **	<u> </u>	
	Total this Subconsultant (ULC)			\$		Total this Subconsultant (ULC	·)	\$
•								
** Additional	services funds require prior autho	rization before ı	150			TOTAL DBE/MBE/	WBE Subconsultants:	\$
					TOTAL Add	litional Services DBE/MBE/	WBE Subconsultants:	\$ •
					TOTA	L Allowable Fee DBE/MBE/	WBE Subconsultants:	\$
				DBE/MB	E/WBE Percer	ntage of Total Fee (includes	Additional Services):	
					Danasantana of	Total Fac (doos not include	Additional Services):	

nsu	

Comprehensive Construction Consulting, Inc.

EXHIBIT H - SERVICES BY OTHERS (continued)

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by Others", they must include Exhibit H and attach Exhibits A-B, D-G for second tier subconsultants.

OTHER	SUBCONSULTANTS (NOT	DBE/MBE/WBE)					
1	Direct Labor			• _	Direct Labor		-
	Direct Costs		•		Direct Costs	\$ -	_
	Services by Others		_		Services by Others	\$ -	_
	Additional Services **		•		Additional Services **	\$ -	_
	Total this Subconsultant (ULC)		- _\$	<u>-</u>	Total this Subconsultant (ULC)	<u> </u>	<u> </u>
2				7			
	Direct Labor		<u> </u>	<u></u>	Direct Labor	s -	
	Direct Costs		_		Direct Costs	\$ -	_
	Services by Others				Services by Others	\$ -	_
	Additional Services **		_		Additional Services **	\$	_
	Total this Subconsultant (ULC)		\$ -	_	Total this Subconsultant (UEC)		_\$
3			_	8			<u></u>
	Direct Labor	<u> </u>	_		Direct Labor	\$ -	_
	Direct Costs	<u>s</u> -			Direct Costs	\$ -	_
	Services by Others	<u>s -</u>			Services by Others	<u>\$</u>	
	Additional Services **	<u> </u>	_		Additional Services **	<u>s</u> -	_
	Total this Subconsultant (ULC)		<u> </u>	_	Total this Subconsultant (ULC)		\$ -
4				9			_
-	Direct Labor	\$ -	_		Direct Labor	\$ -	
	Direct Costs	\$	_		Direct Costs	\$	_
	Services by Others	\$ -	-		Services by Others	\$ -	_
	Additional Services **	\$	_		Additional Services **	<u>\$</u>	_
	Total this Subconsultant (ULC)		\$	-	Total this Subconsultant (ULC)		<u>\$</u>
5			_	10			
_	Direct Labor	\$			Direct Labor	\$ -	
	Direct Costs	\$	_		Direct Costs	\$	_
	Services by Others	\$ -	_		Services by Others	\$ <u> </u>	_
	Additional Services **	<u> </u>	_		Additional Services **	<u> </u>	_
	Total this Subconsultant (ULC)		\$	_	Total this Subconsultant (ULC)		<u> </u>
** Additio	nal services funds require prior autho	rization before use			TOTAL Non-DBE/MBE/	WBE Subconsultants	3: <u>\$</u>
				TOTAL Addi	tional Services Non-DBE/MBE/	WBE Subconsultants	s:_ \$

TOTAL Allowable Fee Non-DBE/MBE/WBE Subconsultants: \$

Contract Information Sheet

Complete the following information and it will be populated on every exhibit.

Consultant Name: GSG Material Testing, Inc

Contract Number: I-18-4352

Proposal Date: 6/21/2019

Exhibit Pointers Editable cells in each exhibit are underlined in red

Notes and guidance for each exhibit are on the right of the exhibits in yellow text boxes

A full set of instructions to complete the exhibits is available on the Tollway's website

220			20	40	40	40	20	20	20	20			TOTALS
													Administra
							1						
													- Anderson Andrews
											i		

220			20	40	40	40	20	20	20	20			CM Support
	Dec	Nov	Oct	Sep	Aug	Jul	Jun	May	Apr	Mar	Feb	Jan	TASK
TOTAL HOURS	:				2020	of YEAR	MONTHS of YEAR 2020	3					
220	A Hours	Exhibit.	Grand Total Exhibit A Hours										
ı				ŪRS	EXHIBIT A: ESTIMATED TASK WORK HOURS) TASK W	TIMATED	3IT A: ES	EXHIE				
						•						-	
	nc	ર્યા Testing,	GSG Material Testing, Inc	൧ൣ		Consultant:	Con				1-18-4352	1-18-	Contract Number:

Contract No.:	I-18-4352	Consultant:	GSG Material Testing,	Inc
	<u>EXHI</u>	BIT B: FEE CALCULA	<u>ATIONS</u>	
A. DIRECT LABO	PR (without overtime)			
	220.00 (Total Work Hours from Exhibit A)	\$ 40.00 (Average Hourly Rate)	TOTAL DIRECT SALARY \$	8,800.00
	tiplier to be used on this project Allowable Multiplier = (2.8 DSE)			2.80
•	•	REGULAR SALARY	TIMES MULTIPLIER \$	24,640.00
	BLE DIRECT COSTS NO Prime Consultant listed above		OFIT	
		·	TOTAL DIRECT COSTS _\$	13,760.00
C. SERVICES BY	OTHERS			
То	tal Allowable Fee DBE/MBE/WB	E Subconsultant (from Exhib	it H) _\$	
Total Allowab	le Fee Non-DBE/MBE/WBE Subo	consultant (from Exhibit H (co	ont)) <u></u>	
		т	OTAL SERVICES BY OTHERS \$	-
	SERVICES (Prime Consulta	(Requires	prior authorization before use)	
ADDITIONAL S	SERVICES (Subconsultants		prior authorization before use)	
			OTAL ADDITIONAL SERVICES \$ prior authorization before use)	-
E. MAXIMUM AL	LOWABLE FEE (Upper Li	mit of Compensation)	_\$	38,400.00

Contract No.:	I-18-4352	Consultant:	GSG Material Testing, Inc

EXHIBIT D

REIMBURSABLE DIRECT COSTS - WORKSHEET ESTIMATES

- A. VEHICLE REIMBURSEMENT rate based on link below http://www2.illinois.gov/cms/Employees/travel/Pages/TravelReimbursement.aspx
- B. ALLOWABLE DIRECT COSTS based on link below

 https://www.illinoistollway.com/documents/20184/238673/LG_TOL

 LWAY_XX_ALLOWABLEDIRECTCOSTS_12132013.PDF/b3dab3
- C. OVERTIME PREMIUM
- D. ITEMIZED DIRECT COSTS For any expense not included in the Allowable Direct Costs list, written permission must be received from the Chief Engineer prior to its inclusion. List those below:

DIRECT COST CATEGORY

Printing				
Aggregate Gradation @ \$125/each				
Concrete Cylinders @ \$30/each				
Moisture Content @ \$10/each				
Standard Proctor @ 200				
Modified Proctor @ 250				
Organic Content (Dry) @ \$50/each				
Atterberg Limits @ \$95				
Grain size (Sieve and Hydrometer) @ \$145				
Extraction and Gradation (Reflux) @ \$250				
Extraction (Ignitoin Oven)@ \$195/Each				
Asphalt Core Density @ \$75/Each				
Maximum Specific Gravity "D" @ \$175/Each				
Bulk Density"d" (Gyration) @\$395/each				
Sample / Cylinder Pick-Up \$60/trip				

TOTAL DIRECT COSTS (Vehicles, Overtime Premium, Allowable and Itemized)

\$ 13,760.00

09.12.2018

Effective for contracts awarded on or after August 1, 2018, the following costs are allowable when requested by the Tollway and included in the contract. The costs are allowable when it is customary for the firm to bill for the cost and it can be itemized in the firm's billing and accounting systems.

Up to State rate maximum

Up to State rate maximum

Actual cost up to \$55/day

Actual cost

ISTHA approval

Actual cost (up to State rate maximum)

Coach Rate with 2 weeks advance purchase with

\$65/full day, \$32.50/half day (4 hours or less)

Per Diem (per GOVERNOR'S TRAVEL CONTROL BOARD) Lodging (per GOVERNOR'S TRAVEL CONTROL BOARD)

Lodging Taxes and Fees (per GOVERNOR'S TRAVEL CONTROL BOARD)

Air Fare

Vehicles

Mileage (per GOVERNOR'S TRAVEL CONTROL BOARD)

Vehicle Rental (including tolls)

Vehicle Owned or Leased (does not include

personal vehicles, not owned by the company) (includes tolls)

king Actual Cost

Parking Actual Cost
Tolls (Personal Vehicles only) Actual Cost

Overtime Premium portion

Shift Differential Actual cost (based on firm's policy)

Overnight Delivery/Postage Courier Service Actual Cost
Copies of Deliverables Actual Cost

Specific Insurance – required for project Actual Cost
CADD Actual Costs (Maximum of \$450.00/Mo)

Monuments – Permanent Actual Cost

Advertisements Actual Cost

2-way Radio Actual cost (Survey or Phase III only)

Telephone Usage Actual Cost (Traffic System Monitoring Only)

Web Site Actual Cost

Facility Rental for Public Meetings & Exhibits/Rendering
& AV Equipment/Transcriptions
Actual Cost

Recording Fees Actual Cost
Courthouse Fees Actual Cost
Testing of Soil Samples Actual Cost

Lab Services (excluding Phase III normal construction inspection such as beam breaks, cylinder breaks,

pavement cores) Actual Cost

Equipment rental specific for project (snooper for bridge

inspection, noise meter, etc.) Actual Cost

Specialized equipment – on an as needed basis with prior

approval Actual Cost

Traffic Systems Actual Cost
Storm sewer cleaning and televising Actual Cost
Traffic control and protection Actual Cost

Aerial photography, mapping and drone usage Actual Cost

Utility exploratory trenching Actual Cost

- *website for State Reimbursement Rates_ http://www2.illinois.gov/cms/Employees/travel/Pages/TravelReimbursement.aspx
- On all agreements authorization after January 1, 2005, GPS Equipment is considered a "tool of the trade."

The number of days will be calculated as follows for extended stay **- Weekly (vehicle and hotel) – Number of days on job site plus one day to travel to and from job site per week.

**Extended Stay Status applies to individuals on the project over 20 Consecutive working days. The decision whether individuals will stay over the weekend will be made after the Contractor's schedule is available and shall be made jointly by the Consultant Liaison and the Tollway project manager.

NOTES:

• For CM contracts, beam and cylinder breaks are not reimbursable. Overtime to employees traveling to and from the site will be allowed depending on the firm's policy and limited to the Tollway's CM Manual allowance.

Contract No.:	1-18-4352	_ Consultant:	GSG Material Testing, Inc
	<u> </u>	XHIBIT E - KEY PROJECT PER	SONNEL
Project Princi	pal:		
Project Manag	jer:		
Project Engin	eer:		
Resident Engi	ineer:	WARRANT AND AND AND AND AND AND AND AND AND AND	
Documentatio	on Engineer:		
Project Civil E	ingineer:		
Project Struct	ural Engineer:		
Project Draina	age Engineer:	4	
Senior Engine	eer:		
Others:	Name:	Juan Medina	
	Classification:	Material QA Technician	
	Name:	Shakeel Ansari	
	Classification:	Material Coordinator	
	Name:		
	Classification:		
	Name:		
	Classification:		

Juan Medina Materials QA Technician | GSG Materials Testing, Inc.





EXHIBIT F

Contract No. I-18-4352

GSG Material Testing, Inc

SCOPE OF SERVICES

Provide QA testing and construction inspection and reporting for Phase III engineering services

EXHIBIT G

Contract No. I-18-4352

GSG Material Testing, Inc

CURRENT OBLIGATIONS FOR PROJECT

Route & Job No.	Work Scope & Description of Project	Fee (Including all Supplementals and Extra Work Orders)	Fee Remaining To Be Earned	Estimated Date of Completion
9775	GEC	\$1,012,734.00	\$760,000.00	12/31/2021
4281	QA Testing - 159th Street bridge	\$106,482.00	\$25,000.00	7/1/2019
9016	Constructon Inspectin Various Location	\$50,000.00	\$50,000.00	12/31/2020

Contract No.:	I-18-4352	Consultant:	GSG Material Testing, Inc

EXHIBIT H - SERVICES BY OTHERS

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by Others", they

WBE SUBCONSULTANT				•				
Direct Labor		_		_	Direct Labor			
Direct Costs		_			Direct Costs	\$	<u></u>	
Services by Others		_			Services by Others	\$	<u>-</u>	
Additional Services **		_			Additional Services **	_\$		
Total this Subconsultant (ULC)		\$	<u> </u>		Total this Subconsultant (ULC)		<u>\$</u>	_
		_		7 _				
Direct Labor		_			Direct Labor			
Direct Costs		_			Direct Costs	\$		
Services by Others		_			Services by Others	\$		
Additional Services **		_			Additional Services **	_\$		
Total this Subconsultant (ULC)		_\$	_ - _		Total this Subconsultant (ULC)		_\$	
		_		8 _				
Direct Labor					Direct Labor			
Direct Costs	<u> </u>				Direct Costs	\$	-	
Services by Others	<u>s</u> -				Services by Others	_\$	<u>-</u>	
Additional Services **	_\$	_			Additional Services **	_\$	<u>-</u>	
Total this Subconsultant (ULC)		_\$			Total this Subconsultant (ULC)		_\$	
				9 _				
Direct Labor		_			Direct Labor			
Direct Costs	\$	_			Direct Costs	\$	-	
Services by Others	<u> </u>				Services by Others	_\$	-	
Additional Services **	\$	_			Additional Services **	\$		
Total this Subconsultant (ULC)		_\$	<u></u>		Total this Subconsultant (ULC)		_\$	
				10 _		***************************************		
Direct Labor	_	_			Direct Labor		·	
Direct Costs	<u>\$</u> -	_			Direct Costs	_\$		
Services by Others	<u>\$ -</u>	_			Services by Others	\$		
Additional Services **	<u>s -</u>	_			Additional Services **	\$	<u>-</u>	

BE/WBE Subconsultants: \$ -

TOTAL Additional Services DBE/MBE/WBE Subconsultants: \$ -

TOTAL Allowable Fee DBE/MBE/WBE Subconsultants: \$

DBE/MBE/WBE Percentage of Total Fee (includes Additional Services): DBE/MBE/WBE Percentage of Total Fee (does not include Additional Services):

EXHIBIT ***

FOR HEIDER OF THE PROPERTY OF THE PR

Pro	ect	Nο
FIU		INO.

I-18-4352						
-----------	--	--	--	--	--	--

\sim	on	.1	+-	ni

GSG Material Testing, Inc.

EXHIBIT H - SERVICES BY OTHERS (continued)

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by Others", they must include Exhibit H and attach Exhibits A-B, D-G for second tier subconsultants.

2	Direct Labor Direct Costs Services by Others Additional Services ** Total this Subconsultant (ULC)		- - - - \$	6	Direct Labor Direct Costs Services by Others Additional Services **	\$ - \$ -	• • •
2	Direct Costs Services by Others Additional Services Total this Subconsultant (ULC)				Direct Costs Services by Others		•
2	Services by Others Additional Services ** Total this Subconsultant (ULC)		- - - \$ -		Services by Others		-
2	Additional Services ** Total this Subconsultant (ULC)		_ _ _\$		-		-
2	Total this Subconsultant (ULC)		<u> </u>			\$ -	
2			<u>, </u>		Total this Subconsultant (ULC)		- \$.
2	Direct Labor			_	Total tills Subconsultant (OLO)		· ·
	Direct Labor			7			_
			<u> </u>		Direct Labor	\$	-
	Direct Costs		_		Direct Costs	\$	-
	Services by Others				Services by Others	\$ <u>-</u>	-
	Additional Services **		<u> </u>		Additional Services **	<u>\$</u>	_
	Total this Subconsultant (ULC)		<u> </u>	_	Total this Subconsultant (ULC)		_\$
				8			
3	Direct Labor	\$ -	_	_	Direct Labor	\$ -	_
	Direct Costs	\$ -	_		Direct Costs	\$	_
	Services by Others	\$ -			Services by Others	s -	_
	Additional Services **	\$ -			Additional Services **	\$ -	
	Total this Subconsultant (ULC)		_ \$ -		Total this Subconsultant (ULC)		- \$ -
	Total this Subconstituti (CCC)			_	, , , , , , , , , , , , , , , , , , , ,		
4				9			<u></u>
	Direct Labor	\$ -	_		Direct Labor	\$ -	_
	Direct Costs	<u> </u>	_		Direct Costs	<u> </u>	_
	Services by Others	\$ <u>-</u>	_		Services by Others		_
	Additional Services **	\$ <u> </u> -	<u> </u>		Additional Services **	<u> </u>	_
	Total this Subconsultant (ULC)		<u> </u>	_	Total this Subconsultant (ULC)		\$ -
5				10			_
·	Direct Labor	\$ -	_		Direct Labor	<u> </u>	· ···
	Direct Costs	\$ -			Direct Costs	s -	_
	Services by Others	\$ -	_		Services by Others	\$	
	Additional Services **	\$ -	_		Additional Services **		_
	Total this Subconsultant (ULC)		 		Total this Subconsultant (ULC)	_	.
				_			
· Additio	nal services funds require prior autho	rization before use			TOTAL Non-DBE/MBE/	WBE Subconsultants	i:_ \$
Addition	ier eer troop retine redaile bijer andie				itional Services Non-DBE/MBE/		

TOTAL Allowable Fee Non-DBE/MBE/WBE Subconsultants: _ _ _ -

Contract Information Sheet

Complete the following information and it will be populated on every exhibit.

Consultant Name:	The Upchurch Group, Inc.
Contract Number:	I-18-4352
Proposal Date:	6/21/2019

Exhibit Pointers Editable cells in each exhibit are underlined in red

Notes and guidance for each exhibit are on the right of the exhibits in yellow text boxes

A full set of instructions to complete the exhibits is available on the Tollway's website

Contract Number:
1-18-4352
Consultant:
The Upchurch (

Contract Number:	1-18-4352	1352				င္ပ	Consultant:			The Upchurch Group, Inc.	ch Group,	Inc.	
				EXHIE	BIT A: ES	TIMATE	D TASK I	EXHIBIT A: ESTIMATED TASK WORK HOURS	OURS				
										Grand Total Exhibit A Hours	Exhibit	A Hours	
					2	SHTNO	MONTHS of YEAR 2020	2020					TOTAL
TASK	Jan	Feb	Mar	Apr	May	nuL	Jul	Aug	Sep	Oct	Nov	Dec	
RFI's	10	10	20	20									•
													1
avonative.													

								-					
										No. of Concession, Name of Street, Str			
TOTALS	10	10	20	20									

Contract No.:	I-18-4352	Consultant:	The Upchurch Group, In	ıc.
	EXHI	BIT B: FEE CALCULA	ATIONS	
A. DIRECT LABO	PR (without overtime)			
	(Total Work Hours from Exhibit A)	\$ 58.09 (Average Hourly Rate)	TOTAL DIRECT SALARY \$	3,485.40
	tiplier to be used on this project Allowable Multiplier = (2.8 DSE) (2.80
ŕ		REGULAR SALARY	TIMES MULTIPLIER _\$	9,759.12
(For	BLE DIRECT COSTS NO Prime Consultant listed above.		OFIT TOTAL DIRECT COSTS \$	240.88
C. SERVICES BY	OTHERS			
Te	otal Allowable Fee DBE/MBE/WB	E Subconsultant (from Exhib	t H) \$	
Total Allowal	ole Fee Non-DBE/MBE/WBE Sub	consultant (from Exhibit H (co	ont))_\$ <u>-</u>	
		1	OTAL SERVICES BY OTHERS _\$	-
	SERVICES (Prime Consultar	(Requires	prior authorization before use)	
		т.	oprior authorization before use) OTAL ADDITIONAL SERVICES prior authorization before use)	<u> </u>
E. MAXIMUM ALI	LOWABLE FEE (Upper Lir	nit of Compensation)	\$	10.000.00

Contract No.:	1-18-4352	Consultant:	The Upchurch Group, Inc.
		EXHIBIT D	
	REIMBURSABLE DIF	RECT COSTS - WORKS	HEET ESTIMATES
A.	VEHICLE REIMBURSEMENT http://www2.illinois.gov/cms/E		
В.	ALLOWABLE DIRECT COST https://www.illinoistollway.com cx/b3dab352-6ca0-47db-8d7c	n/documents/20184/238673	MALLOWABLE+DIRECT+COSTS_09122018.do
C.	OVERTIME PREMIUM		
D.	ITEMIZED DIRECT COSTS - Allowable Direct Costs list, from the Chief Engineer price	written permission must l	be received
	DIRECT COST CATEGORY		
	- William	and the second s	

TOTAL DIRECT COSTS (Vehicles, Overtime Premium, Allowable and Itemized)

\$ 240.88

09.12.2018

Effective for contracts awarded on or after August 1, 2018, the following costs are allowable when requested by the Tollway and included in the contract. The costs are allowable when it is customary for the firm to bill for the cost and it can be itemized in the firm's billing and accounting systems.

Per Diem (per GOVERNOR'S TRAVEL CONTROL BOARD) Lodging (per GOVERNOR'S TRAVEL CONTROL BOARD)

Lodging Taxes and Fees (per GOVERNOR'S TRAVEL CONTROL BOARD)

Air Fare

Vehicles

Mileage (per GOVERNOR'S TRAVEL CONTROL BOARD)

Vehicle Rental (including tolls)

Vehicle Owned or Leased (does not include

personal vehicles, not owned by the company) (includes tolls)

Up to State rate maximum Actual cost up to \$55/day

Up to State rate maximum

Actual cost (up to State rate maximum)

\$65/full day, \$32.50/half day (4 hours or less)

Coach Rate with 2 weeks advance purchase with

Parking

Tolls (Personal Vehicles only)

Overtime

Shift Differential

Overnight Delivery/Postage Courier Service

Copies of Deliverables

Specific Insurance - required for project

CADD

Monuments - Permanent

Advertisements

2-way Radio

Telephone Usage

Web Site

Facility Rental for Public Meetings & Exhibits/Rendering

& AV Equipment/Transcriptions

Recording Fees Courthouse Fees

Testing of Soil Samples Lab Services (excluding Phase III normal construction

inspection such as beam breaks, cylinder breaks,

pavement cores)

Equipment rental specific for project (snooper for bridge

inspection, noise meter, etc.)

Specialized equipment - on an as needed basis with prior

approval

Traffic Systems Storm sewer cleaning and televising

Traffic control and protection

Aerial photography, mapping and drone usage

Utility exploratory trenching

Actual Cost

Actual cost

ISTHA approval

Actual Cost

Premium portion

Actual cost (based on firm's policy)

Actual Cost

Actual Cost

Actual Cost

Actual Costs (Maximum of \$450.00/Mo)

Actual Cost

Actual Cost

Actual cost (Survey or Phase III only)

Actual Cost (Traffic System Monitoring Only)

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

Actual Cost

- *website for State Reimbursement Rates_ http://www2.illinois.gov/cms/Employees/travel/Pages/TravelReimbursement.aspx
- On all agreements authorization after January 1, 2005, GPS Equipment is considered a "tool of the trade."

The number of days will be calculated as follows for extended stay **- Weekly (vehicle and hotel) – Number of days on job site plus one day to travel to and from job site per week.

**Extended Stay Status applies to individuals on the project over 20 Consecutive working days. The decision whether individuals will stay over the weekend will be made after the Contractor's schedule is available and shall be made jointly by the Consultant Liaison and the Tollway project manager.

NOTES:

• For CM contracts, beam and cylinder breaks are not reimbursable. Overtime to employees traveling to and from the site will be allowed depending on the firm's policy and limited to the Tollway's CM Manual allowance.

1-18-4352	_ Consultant	rne Opcnurch Group, inc.	
<u>E</u>	XHIBIT E - KEY PROJECT P	PERSONNEL	
al:			
er:			
er:			
neer:			
n Engineer:			
ngineer:			
ral Engineer:			
ge Engineer:			
er:			
Name:			
Classification:			
Name:			
Classification:			
Name:			
Classification:			
Name:			
	al: er: er: eer: neer: ngineer: ral Engineer: ge Engineer: er: Name: Classification: Name: Classification: Name: Classification:	EXHIBIT E - KEY PROJECT F al: er: er: heer: heer: ral Engineer: ge Engineer: Vame: Classification: Name: Classification: Name: Classification: Name: Name: Name: Name: Name: Name: Name: Name: Name: Name:	EXHIBIT E - KEY PROJECT PERSONNEL al: al: ar: ar: Ber:

EXHIBIT F

Contract No. I-18-4352
The Upchurch Group, Inc.
SCOPE OF SERVICES

Responding to RFI's and other Phase III support items.

EXHIBIT G

Contract No. I-18-4352

The Upchurch Group, Inc.

CURRENT OBLIGATIONS FOR PROJECT

Route & Job No.	Work Scope & Description of Project	Fee (Including all Supplementals and Extra Work Orders)	Fee Remaining To Be Earned	Estimated Date of Completion
815-010-504 C	DB EIU/ADA Phase 4	\$220,876.00	\$81,332.00	3/1/2020
102-519-013 C	DB Eagle Creek State Park	\$218,280.00	\$122,755.00	1/31/2020
630-000-223 C	DB IDOT Truck Wash	\$202,050.00	\$96,127.00	11/1/2019
102-508-045 C	DB Kickapoo State Park	\$71,900.00	\$38,400.00	1/15/2022
	DOT Dist. #2 PHII US 20 at IL73 TB182-011	\$428,830.00	\$320,921.00	9/19/2019
_ ,	DOT Dist. #4 PHI/II Various PTB 153- 45	\$1,165,000.00	\$182,913.00	6/2/2019
	DOT Dist. #4 PHI/II Various PTB 158- 23	\$1,000,000.00	\$102,129.00	12/14/2020
C-94-055-16 II	DOT Dist. #4 PHIII Various PTB 180-012	\$500,000.00	\$68,023.00	11/1/2019
	DOT Dist. #5 PHI/II Various PTB187-009 No sub assignment yet`	\$5,000.00	\$5,000.00	12/31/2022
D-96-022-101	DOT Dist. 6 PHI/II Various PTB 156-037	\$500,000.00	\$18,800.00	12/1/2019

Rev. 9/2018

Contract No.:	I-18-4352	Consultant:	The Upchurch Group, Inc.
			

EXHIBIT H - SERVICES BY OTHERS

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by Others", they must include Exhibit H and attach Exhibits A-B, D-G for second tier subconsultants.

			_	7					
	Direct Labor				Direct Labor				
	Direct Costs		_		Direct Costs	\$	-		
	Services by Others		_		Services by Others	\$			
	Additional Services **		_		Additional Services **	\$	<u>-</u>		
	Total this Subconsultant (ULC)		<u> </u>		Total this Subconsultant (ULC)		_\$	<u> </u>	
				8					
-	Direct Labor		_		Direct Labor				
	Direct Costs		_		Direct Costs	\$	-		
	Services by Others				Services by Others	\$			
	Additional Services **	,			Additional Services **		-		
	Total this Subconsultant (ULC)	· · · · · · · · · · · · · · · · · · ·	 \$ -		Total this Subconsultant (ULC)		\$;	
	, ,								
			_	9	St. Alaka				
	Direct Labor				Direct Labor	•			
	Direct Costs	\$ -	_		Direct Costs	\$			
	Services by Others	<u>\$</u> -			Services by Others	\$	-		
	Additional Services **		_		Additional Services **	\$	- .	_	
	Total this Subconsultant (ULC)				Total this Subconsultant (ULC)		_\$	<u>i</u>	
_				10					
	Direct Labor		_		Direct Labor				
	Direct Costs	\$ -	_		Direct Costs	\$	<u>-</u>		
	Services by Others	<u> </u>	_		Services by Others	\$			
	Additional Services **	\$	_		Additional Services **	\$			
	Total this Subconsultant (ULC)		<u> </u>		Total this Subconsultant (ULC)		_\$	<u> </u>	
				11					
-	Direct Labor		<u></u>	•• =	Direct Labor				
	Direct Costs	\$ -	_		Direct Costs	\$			
	Services by Others	\$ -	_		Services by Others	\$	_		
	Additional Services **	\$ <u>-</u>	_		Additional Services **		_		

\$ ____

Total this Subconsultant (ULC)

Total this Subconsultant (ULC)

6					12				
	Direct Labor					Direct Labor			
	Direct Costs		_			Direct Costs	\$		
	Services by Others	<u> </u>				Services by Others	\$	-	
	Additional Services **	\$ -				Additional Services **	\$		
	Total this Subconsultant (ULC)		_\$			Total this Subconsultant (ULC)			\$
** Additiona	l services funds require prior author	rization before use				TOTAL DBE/MBE/WE	BE Subconsul	tants:	\$ -
				то1	AL Addi	tional Services DBE/MBE/WE	BE Subconsul	tants:	\$
					TOTAL	Allowable Fee DBE/MBE/WE	SE Subconsul	tants:	\$ •
			DBI	E/MBE/WBE	Percent	age of Total Fee (includes Ac	dditional Serv	ices):	
			ODE/MOEAL	IDE Baraan	af T	etal Cas (dass not include &	dditional Can	icocl.	

_				
Р	roi	iect	N	O.

1-18-4352

Con	sul	tar	ıt:

The Upchurch Group, Inc.

EXHIBIT H - SERVICES BY OTHERS (continued)

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by Others", they must include Exhibit H and attach Exhibits A-B, D-G for second tier subconsultants.

				6			
	Direct Labor			•	Direct Labor		_
	Direct Costs		-		Direct Costs	\$	
	Services by Others		_		Services by Others	\$ -	_
	Additional Services **		_		Additional Services **	\$ -	
	Total this Subconsultant (ULC)		- \$ <u>-</u>		Total this Subconsultant (ULC)		\$
				7			
	Direct Labor		_	·	Direct Labor	\$ -	_
	Direct Costs		-		Direct Costs	\$ -	
	Services by Others		_		Services by Others	\$ -	
	Additional Services **		_		Additional Services **	\$ -	•
	Total this Subconsultant (ULC)	 -	_ _\$		Total this Subconsultant (ULC)		- _\$
				8			
_	Direct Labor	\$	_	· _	Direct Labor	<u>s</u> -	
	Direct Costs	\$ -	_		Direct Costs	\$	_
	Services by Others	\$ -	_		Services by Others	\$ <u>-</u>	_
	Additional Services **	\$ -	_		Additional Services **	\$	_
	Total this Subconsultant (ULC)		<u> </u>		Total this Subconsultant (ULC)		_\$
				9			_
******	Direct Labor	\$ -	_		Direct Labor	\$ -	_
	Direct Costs	\$ -	_		Direct Costs	<u>s</u> -	<u>.</u>
	Services by Others	<u> </u>	_		Services by Others	\$ -	_
	Additional Services **	\$ -	_		Additional Services **	<u> </u>	_
	Total this Subconsultant (ULC)		\$		Total this Subconsultant (ULC)		\$
			_	10 _			_
	Direct Labor	\$ -	_		Direct Labor	<u> </u>	
	Direct Costs	<u> </u>			Direct Costs	\$ -	_
	Services by Others	\$ -	_		Services by Others	\$ -	_
	Additional Services **	<u>\$</u>	_		Additional Services **	_\$	
	Total this Subconsultant (ULC)		<u> </u>		Total this Subconsultant (ULC)		\$
ditio	nal services funds require prior autho	rization before use			TOTAL Non-DBE/MBE/	WBE Subconsultants	:: \$
			тс	TAL Addi	tional Services Non-DBE/MBE/	WBE Subconsultants	: <u>\$</u>
				-0-41	. Allowable Fee Non-DBE/MBE/	MIDE Cultanta	i: S

Contract Information Sheet

Complete the following information and it will be populated on every exhibit.

Vaughn Management LLC dba CERA Solutions
I-18-4352
6/21/2019

Exhibit Pointers

Editable cells in each exhibit are underlined in red

Notes and guidance for each exhibit are on the right of the exhibits in yellow text boxes

A full set of instructions to complete the exhibits is available on the Tollway's website

Consultant: Vaughn Management LLC dba CERA Solutions

Contract Number:

1-18-4352

				EXHE	BIT A: ES	EXHIBIT A: ESTIMATED TASK WORK HOURS	D TASK V	NORK HO					
									Gr	and Tota	Grand Total Exhibit A Hours	A Hours	360
													TOTAL
					~	MONTHS of YEAR 2020	of YEAR	2020					HOURS
TASK	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	
Administration			20	20									40
Construction Inspection			160	160									320
					***************************************		ļ	į					

		- Property of the Control of the Con							***************************************				

!													
										-			
TOTALS			180	180					ı				360

Contract No.:	I-18-4352	Consultant: _	Vaughn Management LLC d	ba CER	A Solutions
	EXHIE	BIT B: FEE CALC	<u>JLATIONS</u>		
A. DIRECT LAB	OR (without overtime)				
	360.00 (Total Work Hours from Exhibit A)	\$ 35.00 (Average Hourly Rate)	TOTAL DIRECT SALARY	\$	12,600.00
	ultiplier to be used on this project: Allowable Multiplier = (2.8 DSE) (2				2.80
	DIRECT	REGULAR SALA	RY TIMES MULTIPLIER	\$	35,280.00
	BLE DIRECT COSTS NO or Prime Consultant listed above.)		TOTAL DIRECT COSTS	\$	3,120.00
т	otal Allowable Fee DBE/MBE/WBE	E Subconsultant (from Ex	chibit H) _\$		
Total Allowa	ble Fee Non-DBE/MBE/WBE Subco	onsultant (from Exhibit l	I (cont))_\$		
			TOTAL SERVICES BY OTHERS	\$	-
	. SERVICES (Prime Consultar SERVICES (Subconsultants)	(Requ	ires prior authorization before use)		
		(Regu	TOTAL ADDITIONAL SERVICES	\$	
E. MAXIMUM AI	LLOWABLE FEE (Upper Lin		prior auditorization porote dady	\$	38,400.00

Consultant:

EXHIBIT D

REIMBURSABLE DIRECT COSTS - WORKSHEET ESTIMATES

- VEHICLE REIMBURSEMENT rate based on link below A. http://www2.illinois.gov/cms/Employees/travel/Pages/TravelReimbursement.aspx
- В. ALLOWABLE DIRECT COSTS - based on link below https://www.illinoistollway.com/documents/20184/238673/ALLOWABLE+DIRECT+COSTS 09122018.do cx/b3dab352-6ca0-47db-8d7c-db8e8821037b?version=1.5
- **OVERTIME PREMIUM** C.

_.____

ITEMIZED DIRECT COSTS - For any expense not included in the D. Allowable Direct Costs list, written permission must be received from the Chief Engineer prior to its inclusion. List those below:

DIRECT COST CATEGORY						
				-		
						
			-			

TOTAL DIRECT COSTS (Vehicles, Overtime Premium, Allowable and Itemized)

3,120.00 \$

09.12.2018

Effective for contracts awarded on or after August 1, 2018, the following costs are allowable when requested by the Tollway and included in the contract. The costs are allowable when it is customary for the firm to bill for the cost and it can be itemized in the firm's billing and accounting systems.

Per Diem (per GOVERNOR'S TRAVEL CONTROL BOARD)
Lodging (per GOVERNOR'S TRAVEL CONTROL BOARD)

Lodging Taxes and Fees (per GOVERNOR'S TRAVEL CONTROL BOARD)

Air Fare

Vehicles

Mileage (per GOVERNOR'S TRAVEL CONTROL BOARD)

Vehicle Rental (including tolls)

Vehicle Owned or Leased (does not include

personal vehicles, not owned by the company) (includes tolls)

Up to State rate maximum
Actual cost up to \$55/day

ISTHA approval

Actual Cost

\$65/full day, \$32.50/half day (4 hours or less)

Coach Rate with 2 weeks advance purchase with

Up to State rate maximum

Actual cost (up to State rate maximum)

Parking

Tolls (Personal Vehicles only)

Overtime

Actual Cost

Premium portion

Shift Differential Actual cost (based on firm's policy)

Overnight Delivery/Postage Courier Service Actual Cost
Copies of Deliverables Actual Cost

Specific Insurance – required for project Actual Cost
CADD Actual Costs (Maximum of \$450.00/Mo)

Monuments – Permanent Actual Cost

Advertisements Actual Cost
2-way Radio Actual cost (Survey or Phase III only)

Telephone Usage Actual Cost (Traffic System Monitoring Only)

Web Site Actual Cost

Facility Rental for Public Meetings & Exhibits/Rendering
& AV Equipment/Transcriptions
Actual Cost

Recording Fees Actual Cost
Courthouse Fees Actual Cost

Testing of Soil Samples Actual Cost
Lab Services (excluding Phase III normal construction

inspection such as beam breaks, cylinder breaks,
pavement cores)

Actual Cost

Equipment rental specific for project (snooper for bridge

inspection, noise meter, etc.)

Actual Cost

Specialized equipment – on an as needed basis with prior

approval Actual Cost
Traffic Systems Actual Cost
Storm sewer cleaning and televising Actual Cost
Traffic control and protection Actual Cost

Traffic control and protection Actual Cost
Aerial photography, mapping and drone usage Actual Cost

Utility exploratory trenching Actual Cost

- *website for State Reimbursement Rates_ http://www2.illinois.gov/cms/Employees/travel/Pages/TravelReimbursement.aspx
- On all agreements authorization after January 1, 2005, GPS Equipment is considered a "tool of the trade."

The number of days will be calculated as follows for extended stay **- Weekly (vehicle and hotel) – Number of days on job site plus one day to travel to and from job site per week.

**Extended Stay Status applies to individuals on the project over 20 Consecutive working days. The decision whether individuals will stay over the weekend will be made after the Contractor's schedule is available and shall be made jointly by the Consultant Liaison and the Tollway project manager.

NOTES:

• For CM contracts, beam and cylinder breaks are not reimbursable. Overtime to employees traveling to and from the site will be allowed depending on the firm's policy and limited to the Tollway's CM Manual allowance.

vaugnn management LLC dpa CEKA

Contract No.:	I-18-4352	Consultant:	Solutions
	<u>EX</u>	HIBIT E - KEY PROJECT PERSONNEL	
Project Principa	ıl:		
Project Manage	r: _		
Project Enginee	er:		
Resident Engine	eer:		
Documentation	Engineer:		
Project Civil En	gineer:		
Project Structur	ral Engineer:		MARK HILL AND AN AND AN AND AN AND AN AND AN AND AN AND AN AN AND AN AND AN AND AN AND AN AND AN AND AN AND AN
Project Drainag	e Engineer:		
Senior Enginee	r: <u>.</u>		
Others:	Name:		
	Classification:		
	Name:	Market 11 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	Classification:		
	Name:		
	Classification:	e gage to the control of the control	
	Name:		
	Classification:		

EXHIBIT F

Contract No. I-18-4352 Vaughn Management LLC dba CERA Solutions SCOPE OF SERVICES

Provide Construction Inspection Services.

EXHIBIT G

Contract No. I-18-4352

Vaughn Management LLC dba CERA Solutions

CURRENT OBLIGATIONS FOR PROJECT

Route & Job No.

Work Scope & Description of Project

Fee (Including all Supplementals and Extra Work Orders)

Fee Remaining To Be Earned

Estimated
Date of
Completion

None

I-18-4352	Consultant:	Vaughn Management LLC dba CERA Solutions
1-18-4352	CONSULATIL.	Vaugilli Management ELO dou OLITA OOIddons

EXHIBIT H - SERVICES BY OTHERS

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by Others", they must include Exhibit H and attach Exhibits A-B, D-G for second tier subconsultants.

DBE/MBE/WBE SUBCONSULTANTS

Contract No.:

1 <u>C</u>	ERA Solutions			7			
	Direct Labor		_		Direct Labor		
	Direct Costs	\$ <u>-</u>	_		Direct Costs	\$ -	
	Services by Others	\$ -	<u>-</u>		Services by Others	<u>\$</u>	
	Additional Services **		_		Additional Services **	\$ -	
	Total this Subconsultant (ULC)		_\$		Total this Subconsultant (ULC)		\$
_							
2			-	• —	Direct Labor		
	Direct Labor		_			\$ -	
	Direct Costs		_		Direct Costs	\$ -	
	Services by Others		-		Services by Others		
	Additional Services **		-		Additional Services **	\$	
	Total this Subconsultant (ULC)		<u> </u>		Total this Subconsultant (ULC)		\$ -
3				9			<u>.</u>
	Direct Labor		_		Direct Labor		
	Direct Costs	\$ -	****		Direct Costs	\$ -	
	Services by Others	\$ -	_		Services by Others	\$ -	•
	Additional Services **	s	_		Additional Services **	\$	
	Total this Subconsultant (ULC)				Total this Subconsultant (ULC)		\$ -
4 _				10	Disease		•
	Direct Labor		_		Direct Labor	\$ -	•
	Direct Costs	\$ -			Direct Costs		
	Services by Others	\$ -			Services by Others	\$ -	•
	Additional Services **		_		Additional Services **	<u> </u>	-
	Total this Subconsultant (ULC)		<u> </u>		Total this Subconsultant (ULC)		<u> </u>
				11			
٠ -	Direct Labor	. 4	_		Direct Labor		_
	Direct Costs	\$ -			Direct Costs	\$ -	_
	Services by Others	\$ -			Services by Others	\$ -	
	Additional Services **	\$ -			Additional Services **	\$ -	
	Total this Subconsultant (ULC)	<u> </u>	 \$		Total this Subconsultant (ULC)		

6				12			_	
	Direct Labor				Direct Labor		_	
	Direct Costs	\$ -			Direct Costs	\$ -	_	
	Services by Others	\$ -			Services by Others	<u> </u>	_	
	Additional Services **	\$			Additional Services **	\$	_	
	Total this Subconsultant (ULC)		\$		Total this Subconsultant (ULC)		\$	•
•• Additional	services funds require prior authori:	zation before use			TOTAL DBE/MBE/V	VBE Subconsultants	s: <u>\$</u>	-
				TOTAL Ad	ditional Services DBE/MBE/V	WBE Subconsultant	s: <u>\$</u>	•
				TOT/	AL Allowable Fee DBE/MBE/V	VBE Subconsultant	s:_ \$	•
			DBE/MBE/	WBE Perce	ntage of Total Fee (includes	Additional Services):	
			DBE/MBE/WBE Pe	rcentage of	Total Fee (does not include	Additional Services	i):	

Project No.	I-18-4352	Consultant:	Vaughn Management LLC dba CERA Solutions
			<u> </u>

EXHIBIT H - SERVICES BY OTHERS (continued)

Exhibits A-B, D-G must be submitted for each subconsultant listed below. If a subconsultant requires "Services by Others", they must include Exhibit H and attach Exhibits A-B, D-G for second tier subconsultants.

Direct Labor			6	Direct Labor		
Direct Costs		_		Direct Costs	\$ -	_
Services by Others	1-10			Services by Others	\$ -	_
Additional Services **				Additional Services **	\$ -	
	•	_ \$ -		Total this Subconsultant (ULC)		_ \$
Total this Subconsultant (ULC)	,	<u> </u>		, , , , , , , , , , , , , , , , , , , ,		
Direct Labor		_	7 _	Direct Labor	\$ -	_
Direct Costs				Direct Costs	\$ -	
Services by Others				Services by Others	\$ -	_
Additional Services **		_		Additional Services **	\$ -	
Total this Subconsultant (ULC)		 \$ -		Total this Subconsultant (ULC)		 \$
(00-)			_			
	•		8 _	Direct Labor	\$ -	_
Direct Labor	\$ -	_			\$ -	_
Direct Costs	\$ -			Direct Costs		
Services by Others	\$ -			Services by Others	<u>\$ -</u>	
Additional Services **	<u> </u>	_		Additional Services **	<u> </u>	_
Total this Subconsultant (ULC)		<u>\$ </u>	_	Total this Subconsultant (ULC)		\$
		_	9 _			_
Direct Labor	<u>\$ -</u>			Direct Labor	\$ -	
Direct Costs	\$ -			Direct Costs	<u> </u>	
Services by Others	\$ -	_		Services by Others	\$ -	_
Additional Services **	\$ -	_		Additional Services **	<u> </u>	_
Total this Subconsultant (ULC)		_\$ -	_	Total this Subconsultant (ULC)		\$
			10 _			_
Direct Labor	<u> </u>			Direct Labor	\$ -	
Direct Costs	\$ -	_		Direct Costs	<u> </u>	_
Services by Others	\$ -			Services by Others	\$:	
Additional Services **	_\$ -	_		Additional Services **	<u> </u>	_
Total this Subconsultant (ULC)		\$ -		Total this Subconsultant (ULC)		\$

Additional services funds require prior authorization before use	TOTAL Non-DBE/MBE/WBE Subconsultants: \$	<u> </u>
	TOTAL Additional Services Non-DBE/MBE/WBE Subconsultants: \$	

TOTAL Allowable Fee Non-DBE/MBE/WBE Subconsultants: \$