



14555 Spring Canyon Road
Boulder City, NV 89006

207 Heritage Court
Sulphur Springs, TX 75482

702-824-9702
www.armorock.com

Quote Date: 1/7/2019

To:

SEG 3

Ref: Blue Bonnet Seg 1 and 3
Tuscon, AZ

Q U O T A T I O N

Notes:

1. Quote is subject to our standard terms, conditions, and shipping policies.
2. Payment is due at Net 30. Late Payment service charge for over 30 days will be charged at 18% APR
3. Quote is valid for 60 days from issue date to receipt of PO after 60 days quote is subject to change based off market value of materials.
4. All applicable taxes are to be paid by purchaser
5. If owner require items to be grouted in field contractor is responsible for materials and labor costs incurred.
6. All loads will be billed at full truck freight costs
7. Freight requested under 3 days notice may be subject to increased freight rates
8. Products will be billed at unit pricing per quotation
9. Rush orders will be priced accordingly.
10. Additional units requested will be billed accordingly.
11. Contractor is responsible for correct assembly of joints for watertightness and air testing.

SEG 3

MH - 3 - 01 = \$40,925.⁰⁰

MH - 3 - 02 = \$12,609.⁰⁰

MH - 3 - 03 = \$12,539.⁰⁰

\$66,073.⁰⁰

From:



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Boulder City, NV 89006
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For:

Ref: Blue Bonnet Seg 1 and 3
Tuscon, AZ

Quote Date: 1/7/2019

Structure	Description	Height	Weight	Price
MH-1-01	60"-24" Polymer Manhole	16.52'	13,419	\$16,227
1	24" PIMA COUNTY R&C	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50548-S	1	50572-S	60 IN X 6 FT POLYMER MH SECTION
1	70532-B116	2		S106-20BWS NPC BOOT
6	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER
MH-1-02	60"-24" Polymer Manhole	17.02'	13,623	\$16,302
1	24" PIMA COUNTY R&C	1	PR24X2FL	24 IN X 2 IN FLAT PRO-RING
1	PR24X6FL	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	1	50548-S	60 IN X 4 FT POLYMER MH SECTION
1	50572-S	1	70536-B116	60 IN X 3 FT POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2		6	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-1-03	60"-24" Polymer Manhole	19.20'	14,460	\$17,512
1	24" PIMA COUNTY R&C	1	PR24X4FL	24 IN X 4 IN FLAT PRO-RING
1	PR24X6FL	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	2	50572-S	60 IN X 6 FT POLYMER MH SECTION
1	70536-B116	2		S106-20BWS NPC BOOT
6	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER
MH-1-04	60"-24" Polymer Manhole	13.83'	11,963	\$14,599
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X4FL	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50572-S	1	70542-B116	60 IN X 3 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2		4	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-1-05	60"-24" Polymer Manhole	11.43'	11,009	\$13,256
1	24" PIMA COUNTY R&C	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50548-S	1	70542-B116	60 IN X 3 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2		4	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-1-06	60"-24" Polymer Manhole	12.13'	11,271	\$13,821
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X2FL	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	1	50572-S	60 IN X 6 FT POLYMER MH SECTION
1	70530-B116	2		S106-20BWS NPC BOOT
4	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER
MH-1-07	60"-24" Polymer Manhole	13.89'	12,050	\$14,639
1	24" PIMA COUNTY R&C	2	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50572-S	1	70542-B116	60 IN X 3 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
1		1		S106-20BWS NPC BOOT
4	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER



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For:

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Tuscon, AZ

Quote Date: 1/7/2019

Structure	Description	Height	Weight	Price	
MH-1-08	60"-24" Polymer Manhole	15.32'	12,926	\$15,673	
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING	
1	PR24X4FL	24 IN X 4 IN FLAT PRO-RING	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50524-S	60 IN X 2 FT POLYMER MH SECTION	1	50572-S	60 IN X 6 FT POLYMER MH SECTION
1	70536-B116	60 IN X 3 FT POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)	1		S106-20WS NPC BOOT
1		S106-20BWS NPC BOOT	6	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER	LANE INTERNATIONAL LADDER			
MH-1-09	60"-24" Polymer Manhole	14.02'	12,035	\$14,490	
1	24" PIMA COUNTY R&C	1	PR24X2FL	24 IN X 2 IN FLAT PRO-RING	
1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN	1	50572-S	60 IN X 6 FT POLYMER MH SECTION
1	70548-B116	60 IN X 4 FT POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)	2		S106-20BWS NPC BOOT
4	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL	1	LADDER	LANE INTERNATIONAL LADDER
MH-1-10	60"-24" Polymer Manhole	14.80'	12,748	\$14,549	
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING	
1	PR24X4FL	24 IN X 4 IN FLAT PRO-RING	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN	1	50524-S	60 IN X 2 FT POLYMER MH SECTION
1	50572-S	60 IN X 6 FT POLYMER MH SECTION	1	70536-B116	60 IN X 3 FT POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2		S106-20BWS NPC BOOT	6	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER	LANE INTERNATIONAL LADDER			
MH-1-11	60"-24" Polymer Manhole	17.15'	13,662	\$16,359	
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING	
1	PR24X2FL	24 IN X 2 IN FLAT PRO-RING	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50548-S	60 IN X 4 FT POLYMER MH SECTION	1	50572-S	60 IN X 6 FT POLYMER MH SECTION
1	70536-B116	60 IN X 3 FT POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)	2		S106-20BWS NPC BOOT
6	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL	1	LADDER	LANE INTERNATIONAL LADDER
MH-1-12	60"-24" Polymer Manhole	17.04'	13,623	\$16,302	
1	24" PIMA COUNTY R&C	1	PR24X2FL	24 IN X 2 IN FLAT PRO-RING	
1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN	1	50548-S	60 IN X 4 FT POLYMER MH SECTION
1	50572-S	60 IN X 6 FT POLYMER MH SECTION	1	70536-B116	60 IN X 3 FT POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2		S106-20BWS NPC BOOT	6	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER	LANE INTERNATIONAL LADDER			
MH-1-13	60"-24" Polymer Manhole	16.55'	13,419	\$16,227	
1	24" PIMA COUNTY R&C	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING	
1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50548-S	60 IN X 4 FT POLYMER MH SECTION	1	50572-S	60 IN X 6 FT POLYMER MH SECTION
1	70532-B116	60 IN X 2 FT 8 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)	2		S106-20BWS NPC BOOT
6	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL	1	LADDER	LANE INTERNATIONAL LADDER



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Structure	Description	Height	Weight	Price
MH-1-14	60"-24" Polymer Manhole	22.17'	15,964	\$19,681
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X2FL	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	1	50548-S	60 IN X 4 FT POLYMER MH SECTION
2	50572-S	1	70530-B116	60 IN X 2 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2	S106-20BWS NPC BOOT	8	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-1-15	60"-24" Polymer Manhole	15.17'	12,904	\$15,584
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X2FL	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50524-S	1	50572-S	60 IN X 6 FT POLYMER MH SECTION
1	70536-B116	2		S106-20BWS NPC BOOT
6	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER
MH-1-16	60"-24" Polymer Manhole	15.70'	13,133	\$16,118
1	24" PIMA COUNTY R&C	1	PR24X4FL	24 IN X 4 IN FLAT PRO-RING
1	PR24X6FL	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	1	50524-S	60 IN X 2 FT POLYMER MH SECTION
1	50572-S	1	70542-B116	60 IN X 3 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2	S106-20BWS NPC BOOT	6	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-1-17	60"-24" Polymer Manhole	17.17'	13,662	\$16,359
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X2FL	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50548-S	1	50572-S	60 IN X 6 FT POLYMER MH SECTION
1	70536-B116	2		S106-20BWS NPC BOOT
6	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER
MH-1-18	60"-24" Polymer Manhole	22.87'	16,401	\$19,736
1	24" PIMA COUNTY R&C	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50548-S	2	50572-S	60 IN X 6 FT POLYMER MH SECTION
1	70536-B116	2		S106-20BWS NPC BOOT
8	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER
MH-1-19	60"-24" Polymer Manhole	16.80'	13,506	\$16,224
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X4FL	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	1	50548-S	60 IN X 4 FT POLYMER MH SECTION
1	50572-S	1	70536-B116	60 IN X 3 FT POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2	S106-20BWS NPC BOOT	6	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER



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Structure	Description	Height	Weight	Price
MH-1-20	60"-24" Polymer Manhole	12.69'	11,515	\$13,876
1	24" PIMA COUNTY R&C	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50572-S	1	70534-B116	60 IN X 2 FT 10 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2	S106-20BWS NPC BOOT	4	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-1-21	60"-24" Polymer Manhole	6.85'	8,943	\$10,363
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X4FL	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	1	70536-B116	60 IN X 3 FT POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2	S106-20BWS NPC BOOT	2	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-1-22	60"-24" Polymer Manhole	11.63'	11,256	\$13,388
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X2FL	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50548-S	1	70542-B116	60 IN X 3 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2	S106-20BWS NPC BOOT	4	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-1-23	60"-24" Polymer Manhole	9.66'	10,497	\$12,614
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X2FL	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50524-S	1	70542-B116	60 IN X 3 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2	S106-20BWS NPC BOOT	4	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-1-24	60"-24" Polymer Manhole	8.42'	9,857	\$11,882
1	24" PIMA COUNTY R&C	1	PR24X4FL	24 IN X 4 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50524-S	1	70532-B116	60 IN X 2 FT 8 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2	S106-20BWS NPC BOOT	4	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-2-01	60"-24" Polymer Manhole	7.42'	9,107	\$10,627
1	24" PIMA COUNTY R&C	2	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	70536-B116	1		S206-22 NPC BOOT
1	S106-20BWS NPC BOOT	2	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-3-01	96"-24" Polymer Manhole	10.92'	39,328	\$40,925
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X2FL	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50824-L	1	50848-S	96 IN X 4 FT POLYMER MH SECTION
1	70866-B116	1		S106-20BWS NPC BOOT
2	S206-22 NPC BOOT	8	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER



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Tuscon, AZ

Quote Date: 1/7/2019

Structure	Description	Height	Weight	Price
MH-3-02	60"-24" Polymer Manhole	10.23'	10,726	\$12,609
1	24" PIMA COUNTY R&C	1	PR24X4FL	24 IN X 4 IN FLAT PRO-RING
1	PR24X6FL	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	1	50524-S	60 IN X 2 FT POLYMER MH SECTION
1	70548-B116	2		S106-20BWS NPC BOOT
4	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER
MH-3-03	60"-24" Polymer Manhole	9.98'	10,415	\$12,539
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X6FL	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	1	50524-S	60 IN X 2 FT POLYMER MH SECTION
1	70548-B116	2		S106-20BWS NPC BOOT
4	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER
MH-3-04	60"-24" Polymer Manhole	7.32'	9,048	\$10,550
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X4FL	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	70536-B116	2		S106-20BWS NPC BOOT
2	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER
MH-3-05	60"-24" Polymer Manhole	8.49'	10,010	\$11,887
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X2FL	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	1	50524-S	60 IN X 2 FT POLYMER MH SECTION
1	70534-B116	2		S106-20BWS NPC BOOT
4	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER
MH-3-06	60"-24" Polymer Manhole	7.52'	9,250	\$10,980
1	24" PIMA COUNTY R&C	1	PR24X2FL	24 IN X 2 IN FLAT PRO-RING
1	PR24X6FL	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	1	70542-B116	60 IN X 3 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2		2	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-3-07	60"-24" Polymer Manhole	13.72'	11,924	\$14,542
1	24" PIMA COUNTY R&C	1	PR24X4FL	24 IN X 4 IN FLAT PRO-RING
1	PR24X6FL	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	1	50572-S	60 IN X 6 FT POLYMER MH SECTION
1	70542-B116	2		S106-20BWS NPC BOOT
4	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER
MH-3-08	60"-24" Polymer Manhole	15.09'	12,995	\$15,527
1	24" PIMA COUNTY R&C	1	PR24X2FL	24 IN X 2 IN FLAT PRO-RING
1	PR24X6FL	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	1	50524-S	60 IN X 2 FT POLYMER MH SECTION
1	50572-S	1	70536-B116	60 IN X 3 FT POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2		6	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER



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Tuscon, AZ

Quote Date: 1/7/2019

Structure	Description	Height	Weight	Price
MH-3-09	60"-24" Polymer Manhole	12.64'	11,554	\$14,045
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X2FL	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50572-S	1	70530-B116	60 IN X 2 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
1	S106-20WS NPC BOOT	1		S106-20BWS NPC BOOT
4	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER
MH-3-10	60"-24" Polymer Manhole	10.27'	10,524	\$12,731
1	24" PIMA COUNTY R&C	1	PR24X4FL	24 IN X 4 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50548-S	1	70530-B116	60 IN X 2 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2	S106-20WS NPC BOOT	4	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-3-11	60"-24" Polymer Manhole	12.30'	11,254	\$13,853
1	24" PIMA COUNTY R&C	1	PR24X4FL	24 IN X 4 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50572-S	1	70530-B116	60 IN X 2 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
1	S106-20WS NPC BOOT	1		S106-20BWS NPC BOOT
4	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER
MH-3-12	60"-24" Polymer Manhole	11.62'	11,256	\$13,388
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X2FL	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50548-S	1	70542-B116	60 IN X 3 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2	S106-20BWS NPC BOOT	4	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-3-13	60"-24" Polymer Manhole	11.81'	11,334	\$13,440
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X4FL	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50548-S	1	70542-B116	60 IN X 3 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)
2	S106-20BWS NPC BOOT	4	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-3-14	60"-24" Polymer Manhole	14.87'	12,787	\$14,552
1	24" PIMA COUNTY R&C	1	PR24X6FL	24 IN X 6 IN FLAT PRO-RING
1	50324-TL	1	50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN
1	50524-S	1	50572-S	60 IN X 6 FT POLYMER MH SECTION
1	70536-B116	2		S106-20BWS NPC BOOT
6	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER
MH-3-15	60"-24" Polymer Manhole	8.81'	10,152	\$11,939
1	24" PIMA COUNTY R&C	1	PR24X1FN	24 IN X 1 IN FLAT PRO-RING
1	PR24X4FL	1	50324-TL	36 IN POLYMER TRANSITION LID 24 IN
1	50536-C	1	50524-S	60 IN X 2 FT POLYMER MH SECTION
1	70536-B116	2		S106-20BWS NPC BOOT
4	JM1.25	1	LADDER	LANE INTERNATIONAL LADDER



14555 Spring Canyon Road
Boulder City, NV 89006
207 Heritage Court
Sulphur Springs, TX 75482
702-824-9702
www.armorock.com

For:

Ref: Blue Bonnet Seg 1 and 3
Tuscon, AZ

Quote Date: 1/7/2019

Structure	Description	Height	Weight	Price
MH-3-16	60"-24" Polymer Manhole	8.79'	10,152	\$11,939
1	24" PIMA COUNTY R&C	1 PR24X1FN	24 IN X 1 IN FLAT PRO-RING	
1	PR24X4FL 24 IN X 4 IN FLAT PRO-RING	1 50324-TL	36 IN POLYMER TRANSITION LID 24 IN	
1	50536-C 60 IN X 3 FT ECC POLYMER CONE 36 IN	1 50524-S	60 IN X 2 FT POLYMER MH SECTION	
1	70536-B116 60 IN X 3 FT POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)	2	S106-20BWS NPC BOOT	
4	JM1.25 1.25 IN X 14 FT JOINT MASTIC ROLL	1	LADDER	LANE INTERNATIONAL LADDER
MH-3-17	60"-24" Polymer Manhole	14.51'	12,606	\$15,397
1	24" PIMA COUNTY R&C	1 PR24X1FN	24 IN X 1 IN FLAT PRO-RING	
1	PR24X2FL 24 IN X 2 IN FLAT PRO-RING	1 50324-TL	36 IN POLYMER TRANSITION LID 24 IN	
1	50536-C 60 IN X 3 FT ECC POLYMER CONE 36 IN	1 50524-S	60 IN X 2 FT POLYMER MH SECTION	
1	50572-S 60 IN X 6 FT POLYMER MH SECTION	1 70534-B116	60 IN X 2 FT 10 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)	
2	S106-20BWS NPC BOOT	6	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-3-18	60"-24" Polymer Manhole	10.15'	10,561	\$12,699
1	24" PIMA COUNTY R&C	1 PR24X1FN	24 IN X 1 IN FLAT PRO-RING	
1	PR24X2FL 24 IN X 2 IN FLAT PRO-RING	1 50324-TL	36 IN POLYMER TRANSITION LID 24 IN	
1	50536-C 60 IN X 3 FT ECC POLYMER CONE 36 IN	1 50548-S	60 IN X 4 FT POLYMER MH SECTION	
1	70530-B116 60 IN X 2 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)	1	S106-20WS NPC BOOT	
1	S106-20BWS NPC BOOT	4	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-3-19	60"-24" Polymer Manhole	14.36'	12,487	\$15,434
1	24" PIMA COUNTY R&C	1 PR24X1FN	24 IN X 1 IN FLAT PRO-RING	
1	PR24X2FL 24 IN X 2 IN FLAT PRO-RING	1 50324-TL	36 IN POLYMER TRANSITION LID 24 IN	
1	50536-C 60 IN X 3 FT ECC POLYMER CONE 36 IN	1 50524-S	60 IN X 2 FT POLYMER MH SECTION	
1	50572-S 60 IN X 6 FT POLYMER MH SECTION	1 70532-B116	60 IN X 2 FT 8 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)	
1	S106-20BWS NPC BOOT	1	S106-20WS NPC BOOT	
6	JM1.25 1.25 IN X 14 FT JOINT MASTIC ROLL	1	LADDER	LANE INTERNATIONAL LADDER
MH-3-20	60"-24" Polymer Manhole	10.92'	10,949	\$12,717
1	24" PIMA COUNTY R&C	1 PR24X6FL	24 IN X 6 IN FLAT PRO-RING	
1	50324-TL 36 IN POLYMER TRANSITION LID 24 IN	1 50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN	
1	50548-S 60 IN X 4 FT POLYMER MH SECTION	1 70536-B116	60 IN X 3 FT POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)	
2	S106-20BWS NPC BOOT	4	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER
MH-3-21	60"-24" Polymer Manhole	9.82'	10,576	\$12,666
1	24" PIMA COUNTY R&C	1 PR24X1FN	24 IN X 1 IN FLAT PRO-RING	
1	PR24X4FL 24 IN X 4 IN FLAT PRO-RING	1 PR24X6FL	24 IN X 6 IN FLAT PRO-RING	
1	50324-TL 36 IN POLYMER TRANSITION LID 24 IN	1 50536-C	60 IN X 3 FT ECC POLYMER CONE 36 IN	
1	50524-S 60 IN X 2 FT POLYMER MH SECTION	1 70542-B116	60 IN X 3 FT 6 IN POLYMER PRECAST BASE (FULL DEPTH PLUS 2" TROUGHING)	
2	S106-20BWS NPC BOOT	4	JM1.25	1.25 IN X 14 FT JOINT MASTIC ROLL
1	LADDER			LANE INTERNATIONAL LADDER

Sub-Total **\$680,764**

Freight/Delivery **\$33,600**

Total Price for Blue Bonnet Seg 1 and 3 **\$714,364**

Selected Vendors

FERWA1	Ferguson Waterworks Inc.
Contact:	Hector Flores
	Sales Rep
Phone:	(602) 495-8420
Fax:	(602) 262-4276
Mobile:	(602) 725-8133
Email:	Rhonda.Duran@Ferguson.com
Address:	111 East Buckeye Road Suite 5 Phoenix, AZ 85004-2725
Notes:	PIPE SUPPLIER (PVC-DIP)

Quote Folder: PIPE PIPE

Biditem	Activity	Resource	Description	Quantity	Unit	Price	Extension
		214GAINS	14 GA INSULATED WIRE	7,660.00	LF	0.1100	842.60
		215SDR35	15" SDR 35 14' JOINTS	6,200.00	LF	10.9000	67,580.00
		216BELLR	16" BELL RESTRAINT	80.00	EA	295.5600	23,644.80
		216C900	16" C-900	1,620.00	LF	27.1100	43,918.20
		2DETECT	DETECTIBLE SEWER TAPE	7,820.00	LF	0.0300	234.60
Quoted Amount:							136,220.20
Plugged Amount:							

Vendor Total:	136,220.20
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FERGUSON WATERWORKS (3083)
111 EAST BUCKEYE ROAD SUITE 5
PHOENIX, AZ 85004-2725

Phone: 602-495-8420
Fax: 602-262-4276

Deliver To:
From: Rhonda Duran
Comments:

16:46:34 JAN 09 2019

Page 1 of 2

FERGUSON WATERWORKS #3083

Price Quotation
Phone: 602-495-8420
Fax: 602-262-4276

SEGMENT 3

Bid No: B299360
Bid Date: 01/09/19
Quoted By: RJD

Cust Phone:
Terms: CASH ON DEMAND

Customer: ACHEN GARDNER BID ACCT
BID ACCT ONLY
CHANDLER, AZ 85226

Ship To: ACHEN GARDNER BID ACCT
BID ACCT ONLY
CHANDLER, AZ 85226

Cust PO#:

Job Name: BLUE BONNET 1 & 3

Item	Description	Quantity	Net Price	UM	Total
PT-TARIFFTERMS2018	CURRENTLY ALL IMPORT IRON PRODUCTS ARE QUOTED AT TODAY'S MARKET PRICE, HOWEVER THE U.S GOVERNMENT HAS INDICATED THAT THEY MAY EXTEND 25% TARIFFS ON IMPORT IRON PRODUCTS COMING FROM CHINA. IMPORT IRON PRODUCT'S PRICES WILL BE SUBJECT TO CHANGE SHOULD TARIFFS GET IMPLEMENTED, AT THE CURRENT MARKET PRICING CONDITIONS, WE DO NOT HAVE THE ABILITY TO ABSORB THE SIZEABLE ADDITIONAL INCREASES IF THEY MATERIALIZE. PLEASE CONTACT YOUR SALESMAN TO DISCUSS ANY PROJECTS WITH LONG TERM PRICING NEEDS AND FOR DURATION OF QUOTE.	1		EA	
PT-TARIFFTERMS2018					0.00
	30/30 TERMS				
	BLUE BONNET SEGMENT 1				
IMJAP10	10 MJ C153 ACCY PK W/GLND	24	28.760	EA	690.24
MJTCAPLA10K	10X2 MJ C153 TAP CAP L/A	24	60.220	EA	1445.28
P3490AS12E6	12X6 ALL SS TARN SLV 13.90-14.30	2	833.980	EA	1667.96
TW14SLDUF500	14GA SLD COP UF WIRE GREE 500	10000	94.930	M	949.30
SDR35P1514	15X14 SDR35 PVC GJ SWR PIPE	8580	10.900	FT	93522.00
DR18BP16	16 C905 DR18 CL235 PVC GJ BLUE PIPE	1200	27.110	FT	32532.00
SPWPC16	16 SIGMA BELL REST F/ C900 *PVLOK	60	295.560	EA	17733.60
AFC2506FMLAOL	6 FLG X MJ RW OL GATE VLV L/A	2	478.670	EA	957.34
ATSGAU	6 FF 1/8 TORUSEAL NSF61 FLG GSKT	2	8.920	EA	17.84
SSLCE6	6 PVC WDG REST GLND *ONELOK	2	27.800	EA	55.60
I61506SBWTN	6 SS 316 BLT KIT W/ XYLAN NUTS	2	94.440	EA	188.88
IMJBGPU	6 MJ C153 BLT GSKT PK L/ GLAND	2	14.820	EA	29.64
PD3105G4737	3X1000 UG DET SWR GREE	10	35.340	EA	353.40
E33170002	#70 VLV BX CVR WTR	2	23.650	EA	47.30
E33170005	#70 VLV BX CVR MARANA WTR	2	19.490	EA	38.98



FERGUSON WATERWORKS #3083
Price Quotation

Page 2 of 2

Fax: 602-262-4276

16:46:34 JAN 09 2019

Reference No: B299360

Item	Description	Quantity	Net Price	UM	Total
	SEGMENT 1 TOTAL				150229.36
	BLUE BONNET SEGMENT 3				
TW14SLDUFG500	14GA SLD COP UF WIRE GREE 500	8000	94.930	M	759.44
SDR35P1514	15X14 SDR35 PVC GJ SWR PIPE	6320	10.900	FT	68888.00
DR18BP16	16 C905 DR18 CL235 PVC GJ BLUE PIPE	1620	27.110	FT	43918.20
SPWPC16	16 SIGMA BELL REST F/ C900 *PVLOK	81	295.560	EA	23940.36
PD3105G4737	3X1000 UG DET SWR GREE	8	35.340	EA	282.72
	SEGMENT 3 TOTAL				137788.72

Net Total: \$288018.08

Tax: \$0.00

Freight: \$0.00

Total: \$288018.08

Quoted prices are based upon receipt of the total quantity for immediate shipment (48 hours). SHIPMENTS BEYOND 48 HOURS SHALL BE AT THE PRICE IN EFFECT AT TIME OF SHIPMENT UNLESS NOTED OTHERWISE. QUOTES FOR PRODUCTS SHIPPED FOR RESALE ARE NOT FIRM UNLESS NOTED OTHERWISE.

CONTACT YOUR SALES REPRESENTATIVE IMMEDIATELY FOR ASSISTANCE WITH DBE/MBE/WBE/SMALL BUSINESS REQUIREMENTS.

Seller not responsible for delays, lack of product or increase of pricing due to causes beyond our control, and/or based upon Local, State and Federal laws governing type of products that can be sold or put into commerce. This Quote is offered contingent upon the Buyer's acceptance of Seller's terms and conditions, which are incorporated by reference and found either following this document, or on the web at http://wolseley.com/terms_conditionsSale.html.
Govt Buyers: All items are open market unless noted otherwise.

LEAD LAW WARNING: It is illegal to install products that are not "lead free" in accordance with US Federal or other applicable law in potable water systems anticipated for human consumption. Products with "NP" in the description are NOT lead free and can only be installed in non-potable applications. Buyer is solely responsible for product selection.

Selected Vendors

DESERTBARRIC	DESERTBARRIC
Contact:	fred

Quote Folder: TRAFFIC TRAFFIC CONTROL

Biditem	Activity	Resource	Description	Quantity	Unit	Price	Extension
750	2101900	4TRABGF	FURNISH, INSTALL AND MAINTAI		LS	1,000.0000	
750	2101900	4TRAL1	FURNISH, INSTALL AND MAINTAI		HR	55.0000	
750	2101900	4TRAL2	FURNISH, INSTALL AND MAINTAI		HR	75.0000	
750	2101900	4TRAPL	FURNISH, INSTALL AND MAINTAI		EA	50.0000	
750	2101900	4TRAREN	FURNISH, INSTALL AND MAINTAI		DA	25.0000	
750	2101900	4TRATAX	FURNISH, INSTALL AND MAINTAI		EA	20.0000	
750	2109300	4TRAFFIC	FURNISH, INSTALL AND MAINTAI	1.00	LS	100,000.0000	100,000.00
750	2702030	4FLAGME	FURNISH, INSTALL AND MAINTAI		HR	90.0000	

Quoted Amount:

100,000.00

Plugged Amount:

Vendor Total:	100,000.00
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ROC # 240329

AZ UTRACS 15237

February 1, 2019

Achen Gardner

Re: Twin Peaks-Blue Bonnet Roa Gravity Sewer Project
3TPBBS Segment 1 & 3 Phase 2

Our proposal to provide temporary traffic control for Segment 1 is: \$25,000
Traffic control plans, devices, labor are included. Estimated duration is 5 months

Our proposal to provide temporary traffic control for Segment 3 is: \$100,000
Traffic control plans, devices, labor are included. Estimated duration is 5 months

Taxes not included. An Arizona Form 5005 will be provided.

Our workers compensation EMOD is .77

We are certified SBE through the Arizona Unified Certification Program.

NAICS: Traffic Control 238990, Sign Manufacturing 339950, Traffic Control Equipment 532412

Fred Gomez
Operations Manager

**ARIZONA STATUTORY PERFORMANCE BOND FOR CONSTRUCTION
PURSUANT TO TITLES 28,34, AND 41, ARIZONA REVISED STATUTES**

(Penalty of this bond must be 100% of the Contract amount)

Bond No. **024238046**

KNOW ALL MEN BY THESE PRESENTS THAT: **ACHEN-GARDNER CONSTRUCTION, LLC** (hereinafter "Principal"), as Principal, and **Liberty Mutual Insurance Company** (hereinafter called "Surety"), a corporation organized and existing under the laws of the State of **MA**, with its principal offices in the City of **Boston**, holding a certificate of authority to transact surety business in Arizona issued by the Director of the Department of Insurance pursuant to Title 20, Chapter 2, Article 1, as Surety, are held and firmly bound unto **Pima County Regional Wastewater Reclamation Department** (hereinafter "Obligee") in the amount of **EIGHT MILLION FOUR HUNDRED NINETY THOUSAND FOUR HUNDRED SIXTEEN AND 77/100--Dollars (\$8,490,416.77)**, for the payment whereof, Principal and Surety bind themselves, and their heirs, administrators, executors, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, the Principal has entered into a certain written contract with the Obligee, dated the **12th** day of **February, 2019**, to construct and complete certain work described as

**Pima County SFQ 289179 Twin Peaks-Blue Bonnet Design Build (DB)
Pima No. 3TPBBS; Project No. 3645100; GMP #2**

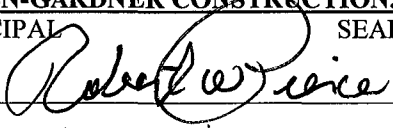
which contract is hereby referred to and made a part hereof as fully and to the same extent as if copied at length herein.

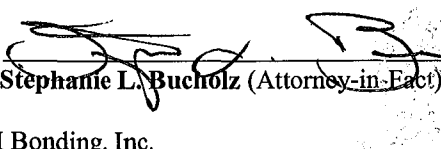
NOW, THEREFORE, THE CONDITION OF THE OBLIGATION IS SUCH, that if the Principal faithfully performs and fulfills all of the undertakings, covenants, terms, conditions and agreements of the contract during the original term of the contract and any extensions of the contract, with or without notice of Surety, and during the life of any guaranty required under the contract, and also performs and fulfills all of the undertakings, covenants, terms, conditions and agreements of all duly authorized modifications to the Surety being hereby waived, the above obligation is void. Otherwise it remains in full force and effect.

PROVIDED, HOWEVER, that this bond is executed pursuant to the provisions of Title 34, Chapter 2, Article 2, Arizona Revised Statutes, and all liabilities on this bond shall be determined in accordance with the provisions, conditions and limitations of Title 34, Chapter 2, Article 2, Arizona Revised Statutes, to the same extent as if it were copied at length in this agreement.

The prevailing party in a suit on this bond shall recover as part of the judgment reasonable attorney fees that may be fixed by a judge of the court.

Witness our hands this **12th** day of **February, 2019**.

ACHEN-GARDNER CONSTRUCTION, LLC
PRINCIPAL _____ SEAL
BY  _____
Title: **Robert Pierce, President**

Liberty Mutual Insurance Company
SURETY _____ SEAL
BY  _____
Stephanie L. Bucholz (Attorney-in-Fact)
CBI Bonding, Inc.
Agency of Record
535 E. McKellips Road, Suite 129, Mesa, AZ 85203
Agency Address

**ARIZONA STATUTORY PAYMENT BOND FOR CONSTRUCTION
PURSUANT TO TITLES 28, 34, AND 41, ARIZONA REVISED STATUTES**

(Penalty of this bond must be 100% of the Contract amount)

Bond No. **024238046**

KNOW ALL MEN BY THESE PRESENTS THAT: **ACHEN-GARDNER CONSTRUCTION, LLC** (hereinafter "Principal"), as Principal, and **Liberty Mutual Insurance Company** (hereinafter "Surety"), a corporation organized and existing under the laws of the State of **MA**, with its principal offices in the City of **Boston**, holding a certificate of authority to transact surety business in Arizona issued by the Director of Department of Insurance pursuant to Title 20, Chapter 2, Article 1, as Surety, are held and firmly bound unto **Pima County Regional Wastewater Reclamation Department** (hereinafter "Obligee") in the amount of **EIGHT MILLION FOUR HUNDRED NINETY THOUSAND FOUR HUNDRED SIXTEEN AND 77/100--Dollars (\$8,490,416.77)**, for the payment whereof, Principal and Surety bind themselves, and their heirs, administrators, executors, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, the Principal has entered into a certain written contract with the Obligee, dated the **12th** day of **February, 2019**, to construct and complete certain work described as

**Pima County SFQ 289179 Twin Peaks-Blue Bonnet Design Build (DB)
Pima No. 3TPBBS; Project No. 3645100; GMP #2**

which contract is hereby referred and made a part hereof as fully and to the same extent as if copied at length herein.

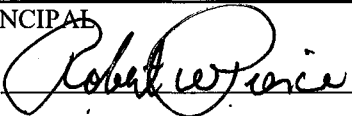
NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, that if the Principal promptly pays all monies due to all persons supplying labor or materials to the Principal or the Principal's subcontractors in the prosecution of the work provided for in the contract, this obligation is void. Otherwise it remains in full force and effect.

PROVIDED, HOWEVER, that this bond is executed pursuant to the provisions of Title 34, Chapter 2, Article 2, Arizona Revised Statutes, and all liabilities on this bond shall be determined in accordance with the provisions, conditions and limitations of Title 34, Chapter 2, Article 2, Arizona Revised Statutes, to the same extent as if it were copied at length in this agreement.

The prevailing party in a suit on this bond shall recover as part of the judgment reasonable attorney fees that may be fixed by a judge of the court.

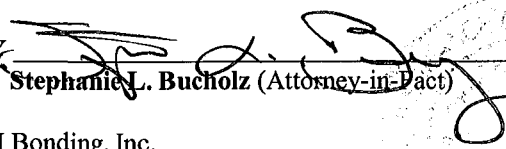
Witness our hands this **12th** day of **February**, **2019**.

ACHEN-GARDNER CONSTRUCTION, LLC
PRINCIPAL _____ SEAL _____

BY  _____
Robert Pierce, President

Title: _____

Liberty Mutual Insurance Company
SURETY _____ SEAL _____

BY  _____
Stephanie L. Bucholz (Attorney-in-Fact)

CBI Bonding, Inc.
Agency of Record
535 E. McKellips Road, Suite 129, Mesa, AZ 85203
Agency Address

THIS POWER OF ATTORNEY IS NOT VALID UNLESS IT IS PRINTED ON RED BACKGROUND.

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

Certificate No. 8124008

Liberty Mutual Insurance Company
The Ohio Casualty Insurance Company West American Insurance Company

POWER OF ATTORNEY

KNOWN ALL PERSONS BY THESE PRESENTS: That The Ohio Casualty Insurance Company is a corporation duly organized under the laws of the State of New Hampshire, that Liberty Mutual Insurance Company is a corporation duly organized under the laws of the State of Massachusetts, and West American Insurance Company is a corporation duly organized under the laws of the State of Indiana (herein collectively called the "Companies"), pursuant to and by authority herein set forth, does hereby name, constitute and appoint, Stephanie L. Bucholz; Andrew A. Farr; Barry R. Farr; Gregory P. Griffith; Debra K. Williams

all of the city of Mesa, state of AZ each individually if there be more than one named, its true and lawful attorney-in-fact to make, execute, seal, acknowledge and deliver, for and on its behalf as surety and as its act and deed, any and all undertakings, bonds, recognizances and other surety obligations, in pursuance of these presents and shall be as binding upon the Companies as if they have been duly signed by the president and attested by the secretary of the Companies in their own proper persons.

IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Companies and the corporate seals of the Companies have been affixed thereto this 13th day of June, 2018



STATE OF PENNSYLVANIA ss
COUNTY OF MONTGOMERY

On this 13th day of June, 2018, before me personally appeared David M. Carey, who acknowledged himself to be the Assistant Secretary of Liberty Mutual Insurance Company, The Ohio Casualty Company, and West American Insurance Company, and that he, as such, being authorized so to do, execute the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my notarial seal at King of Prussia, Pennsylvania, on the day and year first above written.



COMMONWEALTH OF PENNSYLVANIA
Notarial Seal
Teresa Pastella, Notary Public
Upper Merion Twp., Montgomery County
My Commission Expires March 28, 2021
Member, Pennsylvania Association of Notaries

The Ohio Casualty Insurance Company
Liberty Mutual Insurance Company
West American Insurance Company

By: David M. Carey
David M. Carey, Assistant Secretary

By: Teresa Pastella
Teresa Pastella, Notary Public

This Power of Attorney is made and executed pursuant to and by authority of the following By-laws and Authorizations of The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company which resolutions are now in full force and effect reading as follows:

ARTICLE IV – OFFICERS – Section 12. Power of Attorney. Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary. Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

ARTICLE XIII – Execution of Contracts – SECTION 5. Surety Bonds and Undertakings. Any officer of the Company authorized for that purpose in writing by the chairman or the president, and subject to such limitations as the chairman or the president may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Company by their signature and execution of any such instruments and to attach thereto the seal of the Company. When so executed such instruments shall be as binding as if signed by the president and attested by the secretary.

Certificate of Designation – The President of the Company, acting pursuant to the Bylaws of the Company, authorizes David M. Carey, Assistant Secretary to appoint such attorneys-in-fact as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations.

Authorization – By unanimous consent of the Company's Board of Directors, the Company consents that facsimile or mechanically reproduced signature of any assistant secretary of the Company, wherever appearing upon a certified copy of any power of attorney issued by the Company in connection with surety bonds, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

I, Renee C. Llewellyn, the undersigned, Assistant Secretary, The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company do hereby certify that the original power of attorney of which the foregoing is a full, true and correct copy of the Power of Attorney executed by said Companies, is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this 12th day of February, 2019



By: Renee C. Llewellyn
Renee C. Llewellyn, Assistant Secretary

Not valid for mortgage, note, loan, letter of credit, currency rate, interest rate or residual value guarantees.

To confirm the validity of this Power of Attorney call 1-610-832-8240 between 9:00 am and 4:30 pm EST on any business day.



CERTIFICATE OF LIABILITY INSURANCE

Page 1 of 2

DATE (MM/DD/YYYY)
02/15/2019

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
Willis of Arizona, Inc.
c/o 26 Century Blvd
P.O. Box 305191
Nashville, TN 372305191 USA

CONTACT
NAME:
PHONE (A/C No. Ext): 1-877-945-7378 FAX (A/C No.): 1-888-467-2378
E-MAIL
ADDRESS: certificates@willis.com

INSURER(S) AFFORDING COVERAGE	NAIC #
INSURER A: Phoenix Insurance Company	25623
INSURER B: Travelers Property Casualty Company of Ame	25674
INSURER C: Travelers Casualty and Surety Company	19038
INSURER D: Illinois Union Insurance Company	27960
INSURER E:	
INSURER F:	

INSURED
Achen-Gardner Construction, LLC
Attn: Lorna Tremaine
550 South 79th Street
Chandler, AZ 85226

COVERAGES

CERTIFICATE NUMBER: W10127562

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.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY						EACH OCCURRENCE \$ 1,000,000
	<input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 300,000
							MED EXP (Any one person) \$ 5,000
							PERSONAL & ADV INJURY \$ 1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE \$ 2,000,000
	<input type="checkbox"/> POLICY <input checked="" type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC						PRODUCTS - COMP/OP AGG \$ 2,000,000
	OTHER:						\$
B	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident) \$ 1,000,000
	<input checked="" type="checkbox"/> ANY AUTO						BODILY INJURY (Per person) \$
	<input type="checkbox"/> OWNED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS NON-OWNED AUTOS ONLY						BODILY INJURY (Per accident) \$
	<input type="checkbox"/> HIRED AUTOS ONLY						PROPERTY DAMAGE (Per accident) \$
B	<input checked="" type="checkbox"/> UMBRELLA LIAB <input checked="" type="checkbox"/> OCCUR						EACH OCCURRENCE \$ 1,000,000
	<input type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE						AGGREGATE \$ 1,000,000
	DED <input checked="" type="checkbox"/> RETENTION \$ 10,000						\$
C	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY						<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTH-ER
	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	Y/N					E.L. EACH ACCIDENT \$ 1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below	Yes	N/A	Y			E.L. DISEASE - EA EMPLOYEE \$ 1,000,000
							E.L. DISEASE - POLICY LIMIT \$ 1,000,000
B	Builders Risk						Limit of Insurance: \$8,490,416.77
							Deductible: \$1,000
							Replacement Cost

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

This Voids and Replaces Previously Issued Certificate Dated 02/11/2019 WITH ID: W10096996.

PROJECT NO: 3TPBBS, TWIN PEAKS - BLUE BONNET ROAD GRAVITY SEWER PROJECT - DESIGN-BUILD.
SEE ATTACHED

CERTIFICATE HOLDER**CANCELLATION**

PIMA COUNTY REGIONAL WASTEWATER
RECLAMATION DEPARTMENT
201 N STONE AVE, 8TH FLOOR
TUCSON, AZ 85701

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

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AGENCY CUSTOMER ID: _____

LOC #: _____



ADDITIONAL REMARKS SCHEDULE

Page 2 of 2

AGENCY Willis of Arizona, Inc.		NAMED INSURED Achen-Gardner Construction, LLC Attn: Lorna Tremaine 550 South 79th Street Chandler, AZ 85226	
POLICY NUMBER See Page 1		EFFECTIVE DATE: See Page 1	
CARRIER See Page 1	NAIC CODE See Page 1		

ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,

FORM NUMBER: 25 FORM TITLE: Certificate of Liability Insurance

AGC PROJECT NO: 3645102 / GMP 2

PIMA COUNTY REGIONAL WASTEWATER, ITS DEPARTMENTS, DISTRICTS, BOARDS, COMMISSIONS, OFFICERS, OFFICIALS, AGENTS, AND EMPLOYEES ARE INCLUDED AS ADDITIONAL INSUREDS AS RESPECTS TO GENERAL LIABILITY AND AUTO LIABILITY.

GENERAL LIABILITY POLICY SHALL BE PRIMARY AND NON-CONTRIBUTORY WITH ANY OTHER INSURANCE IN FORCE FOR OR WHICH MAY BE PURCHASED BY ADDITIONAL INSUREDS.

WAIVER OF SUBROGATION APPLIES IN FAVOR OF ADDITIONAL INSUREDS WITH RESPECTS TO GENERAL LIABILITY, AUTO LIABILITY, WORKERS COMPENSATION AS PERMITTED BY LAW AND BUILDERS RISK AS REQUIRED BY WRITTEN CONTRACT.

POLICY SHALL CONTAIN A WAIVER OF SUBROGATION ENDORSEMENT IN FAVOR OF PIMA COUNTY, AND ITS DEPARTMENTS, DISTRICTS, BOARDS, COMMISSIONS, OFFICERS, OFFICIALS, AGENTS, AND EMPLOYEES FOR LOSSES ARISING FROM WORK PERFORMED BY OR ON BEHALF OF THE DESIGN-BUILDER.

PIMA COUNTY REGIONAL WASTEWATER, ITS DEPARTMENTS, DISTRICTS, BOARDS, COMMISSIONS, OFFICERS, OFFICIALS, AGENTS, AND EMPLOYEES ARE INCLUDED AS LOSS PAYEE AS RESPECTS BUILDERS RISK COVERAGE.

INSURER AFFORDING COVERAGE: Illinois Union Insurance Company

NAIC#: 27960

POLICY NUMBER: COO G27267816 007 EFF DATE: 12/31/2018 EXP DATE: 12/31/2019

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Professional Liability	Per Claim:	\$2,000,000
	Aggregate:	\$4,000,000
	Self-Insured Ret.	\$25,000

INSURER AFFORDING COVERAGE: Illinois Union Insurance Company

NAIC#: 27960

POLICY NUMBER: COO G27267816 007 EFF DATE: 12/31/2018 EXP DATE: 12/31/2019

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Pollution Liability	Per Claim	\$2,000,000
	Aggregate	\$4,000,000
	Self-Insured Ret.	\$25,000

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

BLANKET ADDITIONAL INSURED (CONTRACTORS)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

1. WHO IS AN INSURED - (Section II) is amended to include any person or organization that you agree in a "written contract requiring insurance" to include as an additional insured on this Coverage Part, but:
 - a) Only with respect to liability for "bodily injury", "property damage" or "personal injury"; and
 - b) If, and only to the extent that, the injury or damage is caused by acts or omissions of you or your subcontractor in the performance of "your work" to which the "written contract requiring insurance" applies. The person or organization does not qualify as an additional insured with respect to the independent acts or omissions of such person or organization.
2. The insurance provided to the additional insured by this endorsement is limited as follows:
 - a) In the event that the Limits of Insurance of this Coverage Part shown in the Declarations exceed the limits of liability required by the "written contract requiring insurance", the insurance provided to the additional insured shall be limited to the limits of liability required by that "written contract requiring insurance". This endorsement shall not increase the limits of insurance described in Section III - Limits Of Insurance.
 - b) The Insurance provided to the additional insured does not apply to "bodily injury", "property damage" or "personal injury" arising out of the rendering of, or failure to render, any professional architectural, engineering or surveying services, including:
 - i. The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders or change orders, or the preparing, approving, or failing to prepare or approve, drawings and specifications; and
 - ii. Supervisory, inspection, architectural or engineering activities.
- c) The insurance provided to the additional insured does not apply to "bodily injury" or "property damage" caused by "your work" and included in the "products-completed operations hazard" unless the "written contract requiring insurance" specifically requires you to provide such coverage for that additional insured, and then the insurance provided to the additional insured applies only to such "bodily injury" or "property damage" that occurs before the end of the period of time for which the "written contract requiring insurance" requires you to provide such coverage or the end of the policy period, whichever is earlier.
3. The insurance provided to the additional insured by this endorsement is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured for a loss we cover under this endorsement. However, if the "written contract requiring insurance" specifically requires that this insurance apply on a primary basis or a primary and non-contributory basis, this insurance is primary to "other insurance" available to the additional insured which covers that person or organization as a named insured for such loss, and we will not share with that "other insurance". But the insurance provided to the additional insured by this endorsement still is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured when that person or organization is an additional insured under such "other insurance".
4. As a condition of coverage provided to the additional insured by this endorsement:
 - a) The additional insured must give us written notice as soon as practicable of an "occurrence" or an offense which may result in a claim. To the extent possible, such notice should include:

COMMERCIAL GENERAL LIABILITY

- i. How, when and where the "occurrence" or offense took place;
 - ii. The names and addresses of any injured persons and witnesses; and
 - iii. The nature and location of any injury or damage arising out of the "occurrence" or offense.
- b) If a claim is made or "suit" is brought against the additional insured, the additional insured must:
- i. Immediately record the specifics of the claim or "suit" and the date received; and
 - ii. Notify us as soon as practicable.

The additional insured must see to it that we receive written notice of the claim or "suit" as soon as practicable.

- c) The additional insured must immediately send us copies of all legal papers received in connection with the claim or "suit", cooperate with us in the investigation or settlement of the claim or defense against the "suit", and otherwise comply with all policy conditions.
- d) The additional insured must tender the defense and indemnity of any claim or "suit" to

any provider of "other insurance" which would cover the additional insured for a loss we cover under this endorsement. However, this condition does not affect whether the insurance provided to the additional insured by this endorsement is primary to "other insurance" available to the additional insured which covers that person or organization as a named insured as described in paragraph 3. above.

5. The following definition is added to SECTION V. DEFINITIONS:

"Written contract requiring insurance" means that part of any written contract or agreement under which you are required to include a person or organization as an additional insured on this Coverage Part, provided that the "bodily injury" and "property damage" occurs and the "personal injury" is caused by an offense committed:

- a. After the signing and execution of the contract or agreement by you;
- b. While that part of the contract or agreement is in effect; and
- c. Before the end of the policy period.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

CONTRACTORS XTEND ENDORSEMENT

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

GENERAL DESCRIPTION OF COVERAGE – This endorsement broadens coverage. However, coverage for any injury, damage or medical expenses described in any of the provisions of this endorsement may be excluded or limited by another endorsement to this Coverage Part, and these coverage broadening provisions do not apply to the extent that coverage is excluded or limited by such an endorsement. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the provisions of this endorsement and the rest of your policy carefully to determine rights, duties, and what is and is not covered.

- | | |
|--|--|
| <ul style="list-style-type: none"> A. Aircraft Chartered With Pilot 8. Damage To Premises Rented To You C. Increased Supplementary Payments D. Incidental Medical Malpractice E. Who Is An Insured – Newly Acquired Or Formed Organizations F. Who Is An Insured – Broadened Named Insured – Unnamed Subsidiaries G. Blanket Additional Insured – Owners, Managers Or Lessors Of Premises | <ul style="list-style-type: none"> H. Blanket Additional Insured – Lessors Of Leased Equipment I. Blanket Additional Insured – States Or Political Subdivisions – Permits J. Knowledge And Notice Of Occurrence Or Offense K. Unintentional Omission L. Blanket Wruver Of Subrogation M. Amended Bodily Injury Definition N. Contractual Liability- Railroads |
|--|--|

PROVISIONS

A. AIRCRAFT CHARTERED WITH PILOT

The following is added to Exclusion g., **Aircraft, Auto Or Watercraft**, in Paragraph 2. of **SECTION I – COVERAGES – COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY**:

This exclusion does not apply to an aircraft that is:

- (a) Chartered with a pilot to any insured;
- (b) Not owned by any insured; and
- (c) Not being used to carry any person or property for a charge.

8. DAMAGE TO PREMISES RENTED TO YOU

1. The first paragraph of the exceptions in Exclusion j., **Damage To Property**, in Paragraph 2. of **SECTION I – COVERAGES – COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY** is deleted.
2. The following replaces the last paragraph of Paragraph 2., **Exclusions**, of **SECTION I – COVERAGES – COVERAGE A BODILY**

INJURY AND PROPERTY DAMAGE LIABILITY:

Exclusions c. and g. through n. do not apply to "premises damage". Exclusion **f.(1)(a)** does not apply to "premises damage" caused by:

- a. Fire;
- b. Explosion;
- c. Lightning;
- d. Smoke resulting from such fire, explosion, or lightning; or
- e. Water;

unless Exclusion f. of Section I – Coverage A – Bodily Injury And Property Damage Liability is replaced by another endorsement to this Coverage Part that has Exclusion – All Pollution Injury Or Damage or Total Pollution Exclusion in its title.

A separate limit of insurance applies to "premises damage" as described in Paragraph 6. of **SECTION III – LIMITS OF INSURANCE**.

3. The following replaces Paragraph 6. of **SECTION III – LIMITS OF INSURANCE:**

Subject to 5. above, the Damage To Premises Rented To You Limit is the most we will pay under Coverage A for damages because of "premises damage" to any one premises. The Damage To Premises Rented To You Limit will apply to all "property damage" proximately caused by the same "occurrence", whether such damage results from: fire; explosion; lightning; smoke resulting from such fire, explosion, or lightning; or water; or any combination of any of these causes.

The Damage To Premises Rented To You Limit will be:

- a. The amount shown for the Damage To Premises Rented To You Limit on the Declarations of this Coverage Part; or
 - b. \$300,000 if no amount is shown for the Damage To Premises Rented To You Limit on the Declarations of this Coverage Part.
4. The following replaces Paragraph a. of the definition of "insured contract" in the **DEFINITIONS** Section:
- 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 "premises damage" is not an "insured contract";
5. The following is added to the **DEFINITIONS** Section:
- "Premises damage" means "property damage" to:
- a. Any premises while rented to you or temporarily occupied by you with permission of the owner; or
 - b. The contents of any premises while such premises is rented to you, if you rent such premises for a period of seven or fewer consecutive days.
6. The following replaces Paragraph 4.b.(1)(b) of **SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:**
- (b) That is insurance for "premises damage"; or
7. Paragraph 4.b.(1)(c) of **SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS** is deleted.

C. INCREASED SUPPLEMENTARY PAYMENTS

1. The following replaces Paragraph 1.b. of **SUPPLEMENTARY PAYMENTS – COVERAGES A AND B** of **SECTION I – COVERAGE:**

- b. Up to \$2,500 for the cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the Bodily Injury Liability Coverage applies. We do not have to furnish these bonds.

2. The following replaces Paragraph 1.d. of **SUPPLEMENTARY PAYMENTS – COVERAGES A AND B** of **SECTION I – COVERAGE:**

- d. All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to \$500 a day because of time off from work.

D. INCIDENTAL MEDICAL MALPRACTICE

1. The following is added to the definition of "occurrence" in the **DEFINITIONS** Section:

"Occurrence" also means an act or omission committed in providing or failing to provide "incidental medical services", first aid or "Good Samaritan services" to a person.

2. The following is added to Paragraph 2.a.(1) of **SECTION II – WHO IS AN INSURED:**

Paragraph (1)(d) above does not apply to "bodily injury" arising out of providing or failing to provide:

- (I) "Incidental medical services" by any of your "employees" who is a nurse practitioner, registered nurse, licensed practical nurse, nurse assistant, emergency medical technician or paramedic; or
- (II) First aid or "Good Samaritan services" by any of your "employees" or "volunteer workers", other than an employed or volunteer doctor. Any such "employees" or "volunteer workers" providing or failing to provide first aid or "Good Samaritan services" during their work hours for you will be deemed to be acting within the scope of their employment by you or performing duties related to the conduct of your business.

3. The following is added to Paragraph 5. of **SECTION III – LIMITS OF INSURANCE:**

For the purposes of determining the applicable Each Occurrence Limit, all related acts or omissions committed in providing or failing to provide "incidental medical services", first aid or "Good Samaritan services" to any one person will be deemed to be one "occurrence".

4. The following exclusion is added to Paragraph 2., Exclusions, of **SECTION I – COVERAGES – COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:**

Sale Of Pharmaceuticals

"Bodily injury" or "property damage" arising out of the willful violation of a penal statute or ordinance relating to the sale of pharmaceuticals committed by, or with the knowledge or consent of, the insured.

5. The following is added to the **DEFINITIONS** Section:

"Incidental medical services" means:

- a. Medical, surgical, dental, laboratory, x-ray or nursing service or treatment, advice or instruction, or the related furnishing of food or beverages; or
- b. The furnishing or dispensing of drugs or medical, dental, or surgical supplies or appliances.

"Good Samaritan services" means any emergency medical services for which no compensation is demanded or received.

6. The following is added to Paragraph 4.b., **Excess Insurance**, of **SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:**

The insurance is excess over any valid and collectible other insurance available to the insured, whether primary, excess, contingent or on any other basis, that is available to any of your "employees" or "volunteer workers" for "bodily injury" that arises out of providing or failing to provide "incidental medical services", first aid or "Good Samaritan services" to any person to the extent not subject to Paragraph 2.a.(1) of Section II – Who Is An Insured.

E. WHO IS AN INSURED – NEWLY ACQUIRED OR FORMED ORGANIZATIONS

The following replaces Paragraph 4. of **SECTION II – WHO IS AN INSURED:**

4. Any organization you newly acquire or form, other than a partnership, joint venture or limited liability company, of which you are the sole owner or in which you maintain the majority ownership interest, will qualify as a Named Insured if there is no other insurance which provides similar coverage to that organization. However:

- a. Coverage under this provision is afforded only:

- (1) Until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier, if you do not report such organization in writing to us within 180 days after you acquire or form it; or
- (2) Until the end of the policy period, when that date is later than 180 days after you acquire or form such organization, if you report such organization in writing to us within 180 days after you acquire or form it, and we agree in writing that it will continue to be a Named Insured until the end of the policy period;

- b. Coverage A does not apply to "bodily injury" or "property damage" that occurred before you acquired or formed the organization; and

- c. Coverage B does not apply to "personal injury" or "advertising injury" arising out of an offense committed before you acquired or formed the organization.

F. WHO IS AN INSURED – BROADENED NAMED INSURED – UNNAMED SUBSIDIARIES

The following is added to **SECTION II – WHO IS AN INSURED:**

Any of your subsidiaries, other than a partnership, joint venture or limited liability company, that is not shown as a Named Insured in the Declarations is a Named Insured if you maintain an ownership interest of more than 50% in such subsidiary on the first day of the policy period.

No such subsidiary is an insured for "bodily injury" or "property damage" that occurred, or "personal injury" or "advertising injury" caused by an offense committed after the date, if any, during the policy period, that you no longer maintain an ownership interest of more than 50% in such subsidiary.

G. BLANKET ADDITIONAL INSURED – OWNERS, MANAGERS OR LESSORS OF PREMISES

The following is added to **SECTION II – WHO IS AN INSURED**:

Any person or organization that is a premises owner, manager or lessor and that you have agreed in a written contract or agreement to include as an additional insured on this Coverage Part is an insured, but only with respect to liability for "bodily injury", "property damage", "personal injury" or "advertising injury" that:

- a. Is "bodily injury" or "property damage" that occurs, or is "personal injury" or "advertising injury" caused by an offense that is committed, subsequent to the execution of that contract or agreement; and
- b. Arises out of the ownership, maintenance or use of that part of any premises leased to you.

The insurance provided to such premises owner, manager or lessor is subject to the following provisions:

- a. The limits of insurance provided to such premises owner, manager or lessor will be the minimum limits which you agreed to provide in the written contract or agreement, or the limits shown on the Declarations, whichever are less.
- b. The insurance provided to such premises owner, manager or lessor does not apply to:
 - (1) Any "bodily injury" or "property damage" that occurs, or "personal injury" or "advertising injury" caused by an offense that is committed, after you cease to be a tenant in that premises; or
 - (2) Structural alterations, new construction or demolition operations performed by or on behalf of such premises owner, lessor or manager.
- c. The insurance provided to such premises owner, manager or lessor is excess over any valid and collectible other insurance available to such premises owner, manager or lessor, whether primary, excess, contingent or on any other basis, unless you have agreed in the written contract or agreement that this insurance must be primary to, or non-contributory with, such other insurance, in which case this insurance will be primary to, and non-contributory with, such other insurance.

H. BLANKET ADDITIONAL INSURED – LESSORS OF LEASED EQUIPMENT

The following is added to **SECTION II – WHO IS AN INSURED**:

Any person or organization that is an equipment lessor and that you have agreed in a written contract or agreement to include as an insured on this Coverage Part is an insured, but only with respect to liability for "bodily injury", "property damage", "personal injury" or "advertising injury" that:

- a. Is "bodily injury" or "property damage" that occurs, or is "personal injury" or "advertising injury" caused by an offense that is committed, subsequent to the execution of that contract or agreement; and
- b. Is caused, in whole or in part, by your acts or omissions in the maintenance, operation or use of equipment leased to you by such equipment lessor.

The insurance provided to such equipment lessor is subject to the following provisions:

- a. The limits of insurance provided to such equipment lessor will be the minimum limits which you agreed to provide in the written contract or agreement, or the limits shown on the Declarations, whichever are less.
- b. The insurance provided to such equipment lessor does not apply to any "bodily injury" or "property damage" that occurs, or "personal injury" or "advertising injury" caused by an offense that is committed, after the equipment lease expires.
- c. The insurance provided to such equipment lessor is excess over any valid and collectible other insurance available to such equipment lessor, whether primary, excess, contingent or on any other basis, unless you have agreed in the written contract or agreement that this insurance must be primary to, or non-contributory with, such other insurance, in which case this insurance will be primary to, and non-contributory with, such other insurance.

I. BLANKET ADDITIONAL INSURED – STATES OR POLITICAL SUBDIVISIONS – PERMITS

The following is added to **SECTION II – WHO IS AN INSURED**:

Any state or political subdivision that has issued a permit in connection with operations performed by you or on your behalf and that you are required

by any ordinance, law or building code to include as an additional insured on this Coverage Part is an insured, but only with respect to liability for "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of such operations.

The insurance provided to such state or political subdivision does not apply to:

- a. Any "bodily injury," "property damage," "personal injury" or "advertising injury" arising out of operations performed for that state or political subdivision; or
- b. Any "bodily injury" or "property damage" included in the "products-completed operations hazard".

J. KNOWLEDGE AND NOTICE OF OCCURRENCE OR OFFENSE

The following is added to Paragraph 2., Duties In The Event of Occurrence, Offense, Claim or Suit, of SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:

- e. The following provisions apply to Paragraph a. above, but only for the purposes of the insurance provided under this Coverage Part to you or any insured listed in Paragraph 1. or 2. of Section II – Who Is An Insured:

- (1) Notice to us of such "occurrence" or offense must be given as soon as practicable only after the "occurrence" or offense is known by you (if you are an individual), any of your partners or members who is an individual (if you are a partnership or joint venture), any of your managers who is an individual (if you are a limited liability company), any of your "executive officers" or directors (if you are an organization other than a partnership, joint venture or limited liability company) or any "employee" authorized by you to give notice of an "occurrence" or offense.
- (2) If you are a partnership, joint venture or limited liability company, and none of your partners, joint venture members or managers are individuals, notice to us of such "occurrence" or offense must be given as soon as practicable only after the "occurrence" or offense is known by:

- (a) Any individual who is:

- (i) A partner or member of any partnership or joint venture;

- (ii) A manager of any limited liability company; or

- (iii) An executive officer or director of any other organization;

that is your partner, joint venture member or manager; or

- (b) Any "employee" authorized by such partnership, joint venture, limited liability company or other organization to give notice of an "occurrence" or offense.

- (3) Notice to us of such "occurrence" or of an offense will be deemed to be given as soon as practicable if it is given in good faith as soon as practicable to your workers' compensation insurer. This applies only if you subsequently give notice to us of the "occurrence" or offense as soon as practicable after any of the persons described in Paragraphs e. (1) or (2) above discovers that the "occurrence" or offense may result in sums to which the insurance provided under this Coverage Part may apply.

However, if this Coverage Part includes an endorsement that provides limited coverage for "bodily injury" or "property damage" or pollution costs arising out of a discharge, release or escape of "pollutants" which contains a requirement that the discharge, release or escape of "pollutants" must be reported to us within a specific number of days after its abrupt commencement, this Paragraph e. does not affect that requirement.

K. UNINTENTIONAL OMISSION

The following is added to Paragraph 6., Representations, of SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:

The unintentional omission of, or unintentional error in, any information provided by you which we relied upon in issuing this policy will not prejudice your rights under this insurance. However, this provision does not affect our right to collect additional premium or to exercise our rights of cancellation or nonrenewal in accordance with applicable insurance laws or regulations.

L. BLANKET WAIVER OF SUBROGATION

The following is added to Paragraph 8., Transfer Of Rights Of Recovery Against Others To Us, of SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:

If the Insured has agreed in a contract or agreement to waive that Insured's right of recovery against any person or organization, we waive our right of recovery against such person or organization, but only for payments we make because of:

- a. "Bodily injury" or "property damage" that occurs; or
- b. "Personal injury" or "advertising injury" caused by an offense that is committed;

subsequent to the execution of that contract or agreement.

M. AMENDED BODILY INJURY DEFINITION

The following replaces the definition of "bodily injury" in the **DEFINITIONS** Section:

3. "Bodily injury" means bodily injury, mental anguish, mental injury, shock, fright, disability, humiliation, sickness or disease sustained by a person, including death resulting from any of these at any time.

N. CONTRACTUAL LIABILITY – RAILROADS

1. The following replaces Paragraph c. of the definition of "insured contract" in the **DEFINITIONS** Section:
 - c. Any easement or license agreement;
2. Paragraph f.(1) of the definition of "insured contract" in the **DEFINITIONS** Section is deleted.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BLANKET ADDITIONAL INSURED – PRIMARY AND NON-CONTRIBUTORY WITH OTHER INSURANCE

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

PROVISIONS

1. The following is added to Paragraph A.1.c., Who Is An Insured, of SECTION II – COVERED AUTOS LIABILITY COVERAGE:

This includes any person or organization who you are required under a written contract or agreement between you and that person or organization, that is signed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, to name as an additional insured for Covered Autos Liability Coverage, but only for damages to which this insurance applies and only to the extent of that person's or organization's liability for the conduct of another "insured".

2. The following is added to Paragraph B.5., Other Insurance of SECTION IV – BUSINESS AUTO CONDITIONS:

Regardless of the provisions of paragraph a. and paragraph d. of this part 5. Other Insurance, this insurance is primary to and non-contributory with applicable other insurance under which an additional insured person or organization is the first named insured when the written contract or agreement between you and that person or organization, that is signed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, requires this insurance to be primary and non-contributory.

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

**BUSINESS AUTO EXTENSION
ENDORSEMENT**

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

GENERAL DESCRIPTION OF COVERAGE - This endorsement broadens coverage. However, coverage for any injury, damage or medical expenses described in any of the provisions of this endorsement may be excluded or limited by another endorsement to the Coverage Part, and these coverage broadening provisions do not apply to the extent that *coverage* is excluded or limited by such an endorsement. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the provisions of this endorsement and the rest of your policy carefully to determine rights, duties, and what is and is not covered.

- | | |
|--|--|
| A. BROAD FORM NAMED INSURED | H. HIRED AUTO PHYSICAL DAMAGE - LOSS OF USE-INCREASED LIMIT |
| B. BLANKET ADDITIONAL INSURED | I. PHYSICAL DAMAGE - TRANSPORTATION EXPENSES - INCREASED LIMIT |
| C. EMPLOYEE HIRED AUTO | J. PERSONAL PROPERTY |
| D. EMPLOYEES AS INSURED | K. AIRBAGS |
| E. SUPPLEMENTARY PAYMENTS - INCREASED LIMITS | L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS |
| F. HIRED AUTO - LIMITED COV-
WORLDWIDE ERAGE - INDEMNITY
BASIS | M. BLANKET WAIVER OF SUBROGATION |
| G. WAIVER OF DEDUCTIBLE - GLASS
PROVISIONS | N. UNINTENTIONAL ERRORS OR OMISSIONS |

A. BROAD FORM NAMED INSURED

The following is added to Paragraph A.1., Who Is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:

Any organization you newly acquire or form during the policy period over which you maintain 50% or more ownership interest and that is not separately insured for Business Auto Coverage. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier.

B. BLANKET ADDITIONAL INSURED

The following is added to Paragraph c. in A.1., Who Is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:

Any person or organization who is required under a written contract or agreement between you and that person or organization, that is signed and executed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, to be named as an additional insured is an "insured" for Covered Autos Liability Coverage, but only for damages to which

this insurance applies and only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in Section II.

C. EMPLOYEE HIRED AUTO

1. The following is added to Paragraph A.1., Who Is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:

An "employee" of yours is an "insured" while operating an "auto" hired or rented under a contract or agreement in an "employee's" name, with your permission, while performing duties related to the conduct of your business.

2. The following replaces Paragraph b. in B.S., Other Insurance, of SECTION IV - BUSINESS AUTO CONDITIONS:

- h. For Hired Auto Physical Damage Coverage, the following are deemed to be covered "autos" you own:

- (1) Any covered "auto" you lease, hire, rent or borrow; and
- (2) Any covered "auto" hired or rented by your "employee" under a contract in an "employee's" name, with your

per rursron, while performing duties related to the conduct of your business.

However, any "auto" that is leased, hired, rented or borrowed with a driver is not a covered "auto".

D. EMPLOYEES AS INSURED

The following is added to Paragraph A.1., Who Is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:

Any "employee" of yours is an "insured" while using a covered "auto" you don't own, hire or borrow in your business or your personal affairs.

E. SUPPLEMENTARY PAYMENTS- INCREASED LIMITS

1. The following replaces Paragraph A.2.a.(2), of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
 - (2) Up to \$3,000 for cost of bail bonds (including bonds for related traffic law violations) required because of an "accident" we cover. We do not have to furnish these bonds.
2. The following replaces Paragraph A.2.a.(4), of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
 - (4) All reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to \$500 a day because of time off from work.

F. HIRED AUTO - LIMITED WORLDWIDE COVERAGE-INDEMNITY BASIS

The following replaces Subparagraph (5) in Paragraph B.7., Policy Period, Coverage Territory, of SECTION IV - BUSINESS AUTO CONDITIONS:

- (5) Anywhere in the world, except any country or jurisdiction while any trade sanction, embargo, or similar regulation imposed by the United States of America applies to and prohibits the transaction of business with or within such country or jurisdiction, for Covered Autos Liability Coverage for any covered "auto" that you lease, hire, rent or borrow without a driver for a period of 30 days or less and that is not an "auto" you lease, hire, rent or borrow from any of your "employees", partners (if you are a partnership), members (if you are a limited liability company) or members of their households.

- (a) With respect to any claim made or "suit" brought outside the United States of America, the territories and possessions of the United States of America, Puerto Rico and Canada:

- (i) You must arrange to defend the "insured" against, and investigate or settle any such claim or "suit" and keep us advised of all proceedings and actions.
- (ii) Neither you nor any other involved "insured" will make any settlement without our consent.
- (iii) We may, at our discretion, participate in defending the "insured" against, or in the settlement of, any claim or "suit".

- (iv) We will reimburse the "insured" for sums that the "insured" legally must pay as damages because of "bodily injury" or "property damage" to which this insurance applies, that the "insured" pays with our consent, but only up to the limit described in Paragraph C., Limits Of Insurance, of SECTION II - COVERED AUTOS LIABILITY COVERAGE.

- (v) We will reimburse the "insured" for the reasonable expenses incurred with our consent for your investigation of such claims and your defense of the "insured" against any such "suit", but only up to and included within the limit described in Paragraph C., Limits Of Insurance, of SECTION II - COVERED AUTOS LIABILITY COVERAGE, and not in addition to such limit. Our duty to make such payments ends when we have used up the applicable limit of insurance in payments for damages, settlements or defense expenses.

- (b) This insurance is excess over any valid and collectible other insurance available to the "insured" whether primary, excess, contingent or on any other basis.
- (c) This insurance is not a substitute for required or compulsory insurance in any country outside the United States, its territories and possessions, Puerto Rico and Canada.

You agree to maintain all required or compulsory insurance in any such country up to the minimum limits required by local law. Your failure to comply with compulsory insurance requirements will not invalidate the coverage afforded by this policy, but we will only be liable to the same extent we would have been liable had you complied with the compulsory insurance requirements.

- (d) It is understood that we are not an admitted or authorized insurer outside the United States of America, its territories and possessions, Puerto Rico and Canada. We assume no responsibility for the furnishing of certificates of insurance, or for compliance in any way with the laws of other countries relating to insurance.

G. WAIVER OF DEDUCTIBLE - GLASS

The following is added to Paragraph D., Deductible, of SECTION III - PHYSICAL DAMAGE COVERAGE:

No deductible for a covered "auto" will apply to glass damage if the glass is repaired rather than replaced.

H. HIRED AUTO PHYSICAL DAMAGE - LOSS OF USE - INCREASED LIMIT

The following replaces the last sentence of Paragraph A.4.b., Loss Of Use Expenses, of SECTION 111-PHYSICAL DAMAGE COVERAGE:

However, the most we will pay for any expenses for loss of use is \$65 per day, to a maximum of \$750 for anyone "accident".

I. PHYSICAL DAMAGE - TRANSPORTATION EXPENSES - INCREASED LIMIT

The following replaces the first sentence in Paragraph A.4.a., Transportation Expenses, of SECTION III - PHYSICAL DAMAGE COVERAGE:

We will pay up to \$50 per day to a maximum of \$1,500 for temporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger type.

J. PERSONAL PROPERTY

The following is added to Paragraph A.4., Coverage Extensions, of SECTION III - PHYSICAL DAMAGE COVERAGE:

Personal Property

We will pay up to \$400 for "loss" to wearing apparel and other personal property which is:

- (1) Owned by an "insured"; and

- (2) In or on your covered "auto".

This coverage applies only in the event of a total theft of your covered "auto".

No deductibles apply to this Personal Property coverage.

K. AIRBAGS

The following is added to Paragraph B.3., Exclusions, of SECTION III - PHYSICAL DAMAGE COVERAGE:

Exclusion 3.a. does not apply to "loss" to one or more airbags in a covered "auto" you own that inflate due to a cause other than a cause of "loss" set forth in Paragraphs A.1.b. and A.1.c., but only:

- If that "auto" is a covered "auto" for Comprehensive Coverage under this policy;
- The airbags are not covered under any warranty; and
- The airbags were not intentionally inflated.

We will pay up to a maximum of \$1,000 for any one "loss".

L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS

The following is added to Paragraph A.2.a., of SECTION IV - BUSINESS AUTO CONDITIONS:

Your duty to give us or our authorized representative prompt notice of the "accident" or "loss" applies only when the "accident" or "loss" is known to:

- You (if you are an individual);
- A partner (if you are a partnership);
- A member (if you are a limited liability company);
- An executive officer, director or insurance manager (if you are a corporation or other organization); or
- Any "employee" authorized by you to give notice of the "accident" or "loss".

M. BLANKET WAIVER OF SUBROGATION

The following replaces Paragraph A.5., Transfer Of Rights Of Recovery Against Others To Us, of SECTION IV - BUSINESS AUTO CONDITIONS:

5. Transfer Of Rights Of Recovery Against Others To Us

We waive any right of recovery we may have against any person or organization to the extent required of you by a written contract signed and executed prior to any "accident" or "loss", provided that the "accident" or "loss" arises out of operations contemplated by

COMMERCIAL AUTO

such contract. The waiver applies only to the person or organization designated in such contract.

N. UNINTENTIONAL ERRORS OR OMISSIONS

The following is added to Paragraph B.2., Concealment, Misrepresentation, Or Fraud, of SECTION IV - BUSINESS AUTO CONDITIONS:

The unintentional omission of, or unintentional error in, any information given by you shall not prejudice your rights under this insurance. However this provision does not affect our right to collect additional premium or exercise our right of cancellation or non-renewal.

TRAVELERS

ONE TOWER SQUARE
HARTFORD, CT 06183

WORKERS COMPENSATION
AND
EMPLOYERS LIABILITY POLICY

ENDORSEMENT WC 00 0313 (00)-01

POLICY NUMBER: (UB-8J537642-18-26-G)

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

SCHEDULE

DESIGNATED PERSON:

DESIGNATED ORGANIZATION:

ANY PERSON OR ORGANIZATION FOR WHICH THE INSURED HAS AGREED
BY WRITTEN CONTRACT EXECUTED PRIOR TO LOSS TO FURNISH THIS
WAIVER.