AGREEMENT FOR PROFESSIONAL SERVICES

THIS AGREEMENT FOR	PROFESSIONAL SERVICES ("Agreement") is hereby made and
entered into by and between the	Town of Whitestown, Indiana, by and through its Town Council
(hereinafter "TOWN"), and	(hereinafter "Professional").

RECITALS

WHEREAS the Town owns and is responsible for the operation and maintenance of its property, personnel, public works and infrastructure; and

WHEREAS, from time to time, TOWN needs professional assistance in fulfilling its foregoing responsibilities; and

WHEREAS, Professional is experienced in providing and desires to provide to TOWN the professional services ("Services") referenced herein; and

WHEREAS, TOWN desires to engage Professional as an independent contractor for the purpose of providing to TOWN the Services referenced herein;

NOW, THEREFORE, in consideration of the foregoing recitals and the covenants and conditions set forth herein, TOWN and Professional mutually agree as follows:

SECTION 1. INCORPORATION OF RECITALS

The foregoing Recitals are hereby incorporated into this Agreement and made a part hereof.

SECTION 2. SCOPE OF SERVICES

- 2.1 TOWN desires to engage Professional as an independent contractor for the Services set forth in attached Exhibit A, incorporated herein by this reference.
- 2.2 Professional understands and agrees that TOWN may, from time to time, request Professional to provide additional or modified Services to TOWN. When TOWN desires additional Services from Professional, the TOWN shall notify Professional of such additional Services desired, as well as the time frame in which same are to be provided. Only after TOWN has approved Professional's time and cost estimate for the provision of such additional Services, has encumbered sufficient monies to pay for same, and has authorized Professional, in writing, to provide such additional Services, shall such Services be provided by Professional to TOWN. A copy of the TOWN's authorization documents for the purchase of additional Services shall be numbered and attached hereto in the order in which they are approved by TOWN.
- 2.3 Time is of the essence of this Agreement.

<u>SECTION 3.</u> <u>TOWN RESPONSIBILITIES</u>

- 3.1 TOWN shall provide such information as is reasonably necessary for Professional to understand the Services requested.
- 3.2 TOWN shall provide all data required for provision of Services. Professional may assume that all data so provided is correct and complete.
- 3.3. TOWN shall arrange for Professional to enter upon public and private property as reasonably required for Professional to perform the Services.
- 3.4 TOWN shall designate payment of the Services from appropriate TOWN budget appropriation funds.
- 3.5 TOWN shall designate its Town Council President or his duly authorized representative to act on TOWN's behalf on all matters regarding the Services.

<u>SECTION 4.</u> <u>PROFESSIONAL'S RESPONSIBILITIES</u>

- 4.1 Professional shall perform the Services pursuant to the terms of this Agreement and within any applicable time and cost estimate.
- 4.2 Professional shall coordinate with TOWN its performance of the Services.
- 4.3 Professional shall provide the Services by following and applying at all times reasonable and lawful standards as accepted in the industry.

SECTION 5. COMPENSATION

- 5.2 Professional agrees not to provide any Services to TOWN that would cause the total cost of same to exceed the Estimate, without TOWN's prior written consent.

SECTION 6. TERM

Unless otherwise terminated in accordance with the termination provisions set forth herein, this Agreement shall be in effect from the Effective Date until the Services are completed in full in accordance with this Agreement, unless otherwise agreed by the parties hereto.

SECTION 7. MISCELLANEOUS

7.1 <u>Termination</u>.

- 7.1.1 The obligation to provide all or any portion of the Services under this Agreement may be terminated by TOWN or Professional, without cause, upon thirty (30) days' notice.
- 7.1.2 The obligation to provide all or any portion of the Services under this Agreement may be terminated by TOWN, for cause, immediately upon Professional's receipt of TOWN's "Notice To Cease Services."
- 7.1.3 In the event of full or partial Agreement termination, and as full and complete compensation hereunder, Professional shall be paid for all such Services rendered and expenses incurred as of the date of termination that are not in dispute, except that such payment amount shall not exceed the Estimate. Disputed compensation amounts shall be resolved as allowed by law.

7.2 Binding Effect.

TOWN and Professional, and their respective officers, officials, agents, partners and successors in interest are bound to the other as to all Agreement terms, conditions and obligations.

7.3 No Third Party Beneficiaries.

Nothing contained herein shall be construed to give rights or benefits to anyone other than the parties hereto.

7.4 Relationship.

The relationship of the parties hereto shall be as provided for in this Agreement, and neither Professional nor any of its agents, employees or contractors are TOWN employees. Professional shall have the sole responsibility to pay to or for its agents, employees and contractors all statutory, contractual and other benefits and/or obligations as they become due. Professional hereby warrants and indemnifies TOWN for and from any and all costs, fees, expenses and/or damages incurred by TOWN as a result of any claim for wages, benefits or otherwise by any agent, employee or contractor of Professional regarding or related to the subject matter of this Agreement. This indemnification obligation shall survive the termination of this Agreement.

7.5 Insurance.

Professional shall procure and maintain with an insurer licensed to do business in the State of Indiana such insurance as is necessary for the protection of TOWN and Professional from all claims under workers' compensation, occupational disease and/or unemployment compensation acts, because of errors and omissions, because of bodily injury, including, but not limited to, the personal injury, sickness, disease, or death of any of Professional's employees, agents or contractors and/or because of any injury to or destruction of property, including, but not limited to, any loss of use resulting therefrom. The coverage amounts shall be no less than those amounts set forth on attached Exhibit C. Such insurance policies shall not be canceled without thirty (30) days' prior written notice to TOWN.

7.6 Liens.

Professional shall not cause or permit the filing of any lien on any of TOWN's property. In the event such a lien is filed and Professional fails to remove it within ten (10) days after the date of filing, TOWN shall have the right to pay or bond over such lien at Professional's sole cost and expense.

7.7 Default.

In the event Professional: (a) repudiates, breaches or defaults under any of the terms or conditions of this Agreement, including Professional's warranties; (b) fails to perform the Services as specified; (c) fails to make progress so as to endanger timely and proper completion of the Services and does not correct such failure or breach within five (5) business days after receipt of notice from TOWN specifying same; or (d) becomes insolvent, files, or has filed against it, a petition for receivership, makes a general assignment for the benefit of creditors or dissolves, each such event constituting an event of default hereunder, TOWN shall have the right to terminate all or any part of this Agreement, without liability to Professional and to exercise any other rights or remedies available to it at law or in equity.

7.8 <u>Government Compliance</u>.

Professional agrees to comply with all laws, executive orders, rules and regulations applicable to Professional's performance of its obligations under this Agreement, all relevant provisions of which being hereby incorporated herein by this reference, to keep all of Professionals' required professional licenses and certifications valid and current, and to indemnify and hold harmless TOWN from any and all losses, damages, costs, liabilities, damages, costs and attorney fees resulting from any failure by Professional to do so. This indemnification obligation shall survive the termination of this Agreement.

7.9 <u>Indemnification</u>.

7.9.1 Professional shall indemnify and hold harmless TOWN and its officers, officials, attorneys, and employees and agents from all losses, liabilities, claims, judgements and liens, including but not limited to all damages, costs, expenses and attorney fees arising out of any intentional or negligent act or omission of Professional and/or any of its employees, agents or contractors in the performance of this Agreement. This indemnification obligation shall survive the termination of this Agreement.

7.9.2 Any obligation TOWN has to indemnify Professional shall be limited by state and federal statutes and constitutional provisions designed to protect the exposure and liability of TOWN as an instrumentality of the State of Indiana or otherwise (e.g., actions and conditions as to which TOWN is immunized by the Indiana Tort Claims Act, dollar limits stated in such Act, exemption from punitive damages, the Eleventh Amendment, and the continued ability to defeat a claim by reason of contributory negligence or fault of a claimant), so that TOWN's liability to indemnify, defend, and hold harmless hereunder shall not in any case exceed what might have been its liability to a claimant had TOWN been sued directly by the claimant in Indiana and all appropriate defenses had been raised by TOWN, and provided further, in no event shall TOWN's obligation to indemnify hereunder exceed the value of the consideration paid by TOWN under this Agreement.

7.10 Discrimination Prohibition.

Professional represents and warrants that it and each of its employees, agents and contractors shall comply with all existing and future laws prohibiting discrimination against any employee, applicant for employment and/or other person in the subcontracting of work and/or in the performance of any Services contemplated by this Agreement with respect to hire, tenure, terms, conditions or privileges of employment or any matter directly or indirectly related to employment, subcontracting or work performance hereunder because of race, religion, color, sex, handicap, national origin, ancestry, age, disabled veteran status or Vietnam era veteran status. This indemnification obligation shall survive the termination of this Agreement.

7.11 <u>E-Verify</u>

Pursuant to I.C. § 22-5-1.7 et seq., Professional shall enroll in and verify the work eligibility status of all of its newly-hired employees using the E-Verify program, if it has not already done so as of the date of this Agreement. Professional is further required to execute the attached Affidavit, herein referred to as Exhibit D, which is an Affidavit affirming that: (i) Professional is enrolled and is participating in the E-verify program, and (ii) Professional does not knowingly employ any unauthorized aliens. This Addendum incorporates by reference, and in its entirety, attached Exhibit D. In support of the Affidavit, Professional shall provide the Town with documentation that it has enrolled and is participating in the E-Verify program. This Agreement shall not take effect until said Affidavit is signed by Professional and delivered to the Town's authorized representative.

Should Professional subcontract for the performance of any work under this Addendum, the Professional shall require any subcontractor(s) to certify by affidavit that: (i) the subcontractor does not knowingly employ or contract with any unauthorized aliens, and (ii) the subcontractor has enrolled and is participating in the E-verify program. Professional shall maintain a copy of such cer tification for the duration of the term of any subcontract. Professional shall also deliver a copy of the certification to the Town within seven (7) days of the effective date of the subcontract.

If Professional, or any subcontractor of Professional, knowingly employs or contracts with any unauthorized aliens, or retains an employee or contract with a person that the Professional or subcontractor subsequently learns is an unauthorized alien, Professional shall terminate the employment of or contract with the unauthorized alien within thirty (30) days ("Cure Period"). Sho uld the Professional or any subcontractor of Professional fail to cure within the Cure Period, the Town has the right to terminate this Agreement without consequence.

The E-Verify requirements of this Agreement will not apply, should the E-Verify program cease to exist.

7.12	competent jur	on of this Agreement is held to be isdiction, that provision shall be strict te independently of same shall continu	ken, and all other 1	provisions of this Agreement
7.13	Agreement sh	avoice, order or other correspondence all be written and either hand-delivered, addressed to the parties as follow	ed or sent by prepa	
	TOWN:			
	If to TOWN:	TOWN OF WHITESTOWN Department 6210 Veterans Drive Whitestown, Indiana 46075 Attn: Katie Barr, Town Manager *kbarr@whitestown.in.gov	AND	Ashley Ulbricht Taft Law One Indiana Square Suite 3500 Indianapolis, IN 46204 aulbricht@taftlaw.com

Notwithstanding the above, TOWN may orally provide to Professional any notice required or permitted by this Agreement, provided that such notice shall also then be sent as required by this paragraph within ten (10) business days from the date of such oral notice.

7.14 Effective Date.

The effective date ("Effective Date") of this Agreement shall be the date on which the last of the parties hereto executes same.

7.15 Governing Law; Lawsuits.

This Agreement shall be governed by and construed in accordance with the laws of the State of Indiana, except for its conflict of laws provisions, as well as by all ordinances and codes of the Town of Whitestown, Indiana. The parties agree that, in the event a lawsuit is filed hereunder, they waive any right to a jury trial they may have, agree to file such lawsuit in an appropriate court in Boone County, Indiana only, and agree that such court is the appropriate venue for and has jurisdiction over same.

7.16 Waiver.

Any delay or inaction on the part of either party in exercising or pursuing its rights and/or remedies hereunder or under law shall not operate to waive any such rights and/or remedies nor in any way affect the rights of such party to require such performance at any time thereafter.

7.17 <u>Non-Assignment</u>.

Professional shall not assign or pledge this Agreement nor delegate its obligations hereunder without TOWN's prior written consent.

7.18 Entire Agreement.

This Agreement contains the entire agreement of and between the parties hereto with respect to the subject matter hereof, and no prior agreement, understanding or representation pertaining to such subject matter, written or oral, shall be effective for any purpose. No provision of this Agreement may be amended, added to or subtracted from except by an agreement in writing signed by both parties hereto and/or their respective successors in interest. To the extent any provision contained in this Agreement conflicts with any provision contained in any exhibit attached hereto, the provision contained in this Agreement shall prevail.

7.19 Representation and Warranties.

Each party hereto represents and warrants that it is authorized to enter into this Agreement and that any person or entity executing this Agreement on behalf of such party has the authority to bind such party or the party which they represent, as the case may be.

7.20 <u>Headings</u>.

All headings and sections of this Agreement are inserted for convenience only and do not form a part of this Agreement nor limit, expand or otherwise alter the meaning of any provision hereof.

7.21 Advice of Counsel.

The parties warrant that they have read this Agreement and fully understand it, have had an opportunity to obtain the advice and assistance of counsel throughout the negotiation of same, and enter into same freely, voluntarily, and without any duress, undue influence or coercion.

7.22 Copyright.

TOWN acknowledges that various materials which may be used and/or generated by Professional in performance of Services, including forms, job description formats, comprehensive position questionnaire, compensation and classification plan and reports are copyrighted. TOWN agrees that all ownership rights and copyrights thereto lie with Professional, and TOWN will use them solely for and on behalf of its own operations. TOWN agrees that it will take appropriate action with its employees to satisfy its obligations with respect to use, copying, protection and security of Professional's property.

7.23 Personnel.

Professional represents that it has, or will secure at its own expense, all personnel required in performing the services under this Agreement. Such personnel shall not be employees of or have any contractual relationship with TOWN. All of the services required hereunder will be performed by Professional or under his supervision and all personnel engaged in the work shall be fully qualified to perform such services.

7.24 Records and Inspections

Professional shall maintain full and accurate records with respect to all matters covered under this agreement for three (3) years after the expiration or early termination of this agreement. TOWN shall have free access at all proper times to such records and the right to examine and audit the same and to make transcripts there from, and to inspect all program data, documents, proceedings and activities.

7.25 Accomplishment of Project

Professional shall commence, carry on, and complete the project with all practicable dispatch, in a sound economical and efficient manner, in accordance with the provisions thereof and all applicable laws. In accomplishing the project, Professional shall take such steps as are appropriate to ensure that the work involved is properly coordinated with related work being carried on within TOWN's organization.

7.26 <u>Debarment And Suspension</u>

7.26.1 The Professional certifies by entering into this Agreement that neither it nor its principals nor any of its subcontractors are presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from entering into this Agreement by any federal agency or by any department, agency or political subdivision of the State of Indiana. The term "principal" for purposes of this Agreement means an officer, director, owner, partner, key employee or other person with primary management or supervisory responsibilities, or a person who has a critical influence on or substantive control over the operations of the Professional.

7.26.2 The Professional certifies that it has verified the state and federal suspension and debarment status for all subcontractors receiving funds under this Agreement and shall be solely responsible for any recoupment, penalties or costs that might arise from use of a suspended or debarred subcontractor. The Professional shall immediately notify the TOWN if any subcontractor becomes debarred or suspended, and shall, at the TOWN's request, take all steps required by the TOWN to terminate its contractual relationship with the subcontractor for work to be performed under this Agreement.

7.27 Access to Public Records Act

Professional understands and agrees that any "public record", as that term is defined in Indiana Co de 5-14-3-2(m), as amended, that is related to the subject matter of this Agreement, whether the sa me is in the possession or control of the Professional or the Town, shall be subject to release under and pursuant to the provisions of Indiana's Access to Public Records Act, as codified in Indiana Co de 5-14-3-1, et seq., as amended.

7.28 Iran Certification.

Pursuant to I.C. § 5-22-16.5, the Consultant shall certify that, in signing this document, it does not engage in investment activities within the Country of Iran.

7.29 Job Site Safety.

Neither the professional activities or the Professional, nor the presence of the Professional or its employees and subconsultants at a construction/project site, shall relieve the general contractor of its obligations, duties and responsibilities including, but not limited to, construction means, methods, sequence, techniques or procedures necessary for performing, superintending and coordinating the work in accordance with the contract documents and any health or safety precautions required by any regulatory agencies. The Professional and its personnel have no authority to exercise any control over any construction contractor or its employees in connection with their work or any health or safety programs or procedures.

7.30 <u>Non-Appropriation Clause.</u>

The parties acknowledge that TOWN is a governmental entity whose funds are subject to appropriation by its fiscal body. If at any time during any term of this Agreement, the fiscal body of TOWN should fail to appropriate sufficient funds to continue this Agreement, this Agreement shall become null and void. In the event of non-appropriation of funds, TOWN will give notice to Professional immediately of such failure and shall pay Professional for all Services provided prior to the exhaustion of the appropriated funds. TOWN agrees to seek funding for the continuation of this Agreement during each budget cycle during any term of this Agreement.

(remainder of page intentionally left blank)

IN WITNESS WHEREOF, the parties	hereto have made and executed this Agreement as follows:
BY: Jyth. Su	
Authorized Signature	
Printed Name: <u>Troy M. Swan, PE</u>	<u></u>
Title: VP, Transportation & Constr. Insp	pection Svcs
FID/TIN: <u>35-1780345</u>	
Last Four of SSN if Sole Proprietor:	
Date:	
APPROVED by the Town Councillation,, by a vote of	il of the Town of Whitestown, Indiana, thisday of in favor and against.
THE TOWN COUNCIL	OF THE TOWN OF WHITESTOWN, INDIANA
Dan Patterson, President	Eric Nichols, Vice President
Cheryl Hancock	Tobe Thomas
Courtenay Smock	
ATTEST:	
Matt Sumner, Clerk-Treasurer	

EXHIBIT A PROFESSIONAL SERVICES

APPENDIX "A"

Scope of Services

Town of Whitestown, Indiana On-Call Engineering Services CCMG 2025-2 Funding Cycle and PAMP Update

HWC Engineering (HWC) shall provide general engineering consulting services to the Town of Whitestown (CLIENT) related to transportation and/or infrastructure projects on an "as needed" basis as directed by the CLIENT. The fee for these basic services shall be based upon the actual number of hours expended (including mileage expenses, if applicable) and the appropriate hourly rate as further defined in Appendix "B" and shall not exceed a total of <u>sixty thousand dollars and no cents (\$60,000)</u> during the life of this agreement without written approval.

Specific work tasks may include the following:

- 1. 2025-2 CCMG Project Development/Applications This on-call contract is based upon an assumption of one (1) application for basic HMA overlay type projects similar in scope to the CLIENT's 2024-2 projects. Upon notification from the CLIENT regarding road priorities, desired scope of work, and available match/budget levels (minimum of 5 months prior to the 2025-2 Call for Projects opening date), HWC will perform field checks/scoping visits and preliminary estimates for review and approval by the CLIENT. Repetitive changes to the road priorities, desired scope of work, etc. will require additional time and costs to be incurred. HWC will then finalize detailed estimates, complete project development (including bid specifications), and compile necessary attachments which currently consists of 1) Detailed Estimates 2) Financial Commitment Letter and 3) 2024 LTAP Database Asset Management Approval Letter. CCMG application submittal is required by INDOT to be performed by the CLIENT. HWC will travel to the CLIENT's location or advise via phone or email to assist with this submittal through ITAP if desired. INDOT has directed that projects should be shovel ready (Project Development and/or Design completed) prior to applications being submitted. If an LPA desires to apply for CCMG funding for a more complicated improvement (survey, geotechnical investigations, reconstructions, added drainage features, change in roadway profile, new or modified ADA ramps/sidewalks, curb/curb & gutter, utility impacts, R/W impacts, permitting, railroad coordination, etc.), a detailed scope and associated design will be required prior to application submittal. Adjustments to estimates after application submittal and approval are considered ineligible and would require 100% local funding. If more complicated improvements such as those above and/or related design/survey/hydraulic/permitting/etc. services are required, HWC will negotiate that project outside of this on-call contract. Additional time prior to the 2025-2 Call for Projects opening date will also be required to complete these tasks.
- 2. 2025-2 CCMG Bid Documents/Bidding Upon INDOT notification to the CLIENT of a CCMG award, HWC will assist with the preparation of the appropriate bid documents that comply with Indiana requirements. HWC will assist with review of Matching Grant Agreements. HWC will compile bid documents (Project Manual) based upon the approved CCMG project development/applications and assist with bidding services. Bidding services include 1) preparation of a legal advertisement for the CLIENT to post in a local newspaper (costs to be incurred by the CLIENT) 2) posting bid documents on the online HWC plan room for distribution of documents to contractors desiring to bid the project 3) travel to and attend/conduct the bid opening 4) certify the bids and provide a

recommendation to the

CLIENT as to the low, responsible bidder 5) compile the INDOT Notification of Contractor Award & Request for Funding documents and 6) compile the Notification of Award to the Contractor.

- 3. 2024-2 CCMG Project Closeout HWC will assist the CLIENT with assembling the required closeout documentation and reconciling the project costs. HWC will compile the required closeout letter and associated spreadsheets for INDOT submittal based upon the Contractor's final invoicing which must be broken down and reported by 1) each individual DES# 2) associated road segments including listings of to/from points 3) individual contract pay items for each 3) contract quantities 4) unit prices 5) final quantities placed and 6) underrun, plan, or overrun quantities. Copies of the Contractor's secured bid and copies of cancelled checks/proof of payment must also be submitted to INDOT as required within 30 days of final payment.
- 4. 2025 PAMP Update The PAMP is a working document and should be kept current each year with respect to roads that were treated in the prior year and the roads that will be part of next year's improvement plan. The PAMP is a working tool for the LPA. INDOT requires a major update to the PAMP every 2 years. As the CLIENT's last major update was performed in 2023, the 2025 PAMP Update will consist of a major update. A major update involves re-rating all the streets or roads and preparing a full update to the document as required by INDOT and LTAP. Minor updates are the years between the major updates and involves updating the information necessary for the CCMG application. PAMP updates are submitted through LTAP for approval, which is required as part of the CCMG application. LTAP has a new database and is requiring that all PAMP information is updated and uploaded to this database annually regardless of whether it is a major or minor update. This requires the LPA to set up an LTAP account. If desired, HWC will upload the CLIENT information to the LTAP database for submittal of the PAMP on behalf of the CLIENT. This requires the LPA to provide HWC working access to their LTAP account. The 2025 PAMP Update approval is required by 12/1/25 to be eligible for the 2026 calls.

This contract has been prepared based upon the known CCMG, LTAP, and INDOT requirements as of the date of compilation. As the CCMG program continues to evolve, should additional requirements be instituted by INDOT that require additional efforts to be performed, additional costs may be required.

No work will be performed under this agreement without authorization from the CLIENT. Email is acceptable for the purpose of documenting directed work.

At the CLIENT's request, larger individual projects may be defined and negotiated separately. Each individual project excluded from the retainer agreement assigned by the CLIENT to HWC will require separate authorization by the CLIENT following negotiation with HWC. Said authorization by the CLIENT can be made verbally but must be followed with a written agreement within thirty (30) days.

Notations, Exceptions, and Assumptions

The Design Professional, acting as the Town Engineer, when acting in good faith in the discharge of his or her duties, shall not thereby render himself or herself liable personally and is, to the maximum extent permitted by law, relieved from all liability for any damage that may accrue to persons or property by reason of any act or omission in the discharge of his or her duties. Any suit brought against the Design Professional because of the acts or omissions performed by him or her in the enforcement of any provisions of the Town Statutes or Building Codes shall be defended by the legal department of the Town until final termination of the proceedings. The Design Professional shall be entitled to all defenses and municipal immunities that are, or would be, available to the Town if the same services were provided by Town employees.

Page 2 of 2

EXHIBIT B **Invoice**

			Date:		
Name of Company:					
Address & Zip:					
Telephone No.:					
Fax No.:					
Project Name:			-		
Invoice No.					
Purchase Order No:					
			Goods	Services	
Person Providing Goods/Services	Date Goods/ Service Provided	Goods/Services Provided (Describe each good/service separately and in detail)	Cost Per Item	Hourly Rate/ Hours Worked	Total
		GRAND TOTAL			
Signature		-			

Printed Name

EXHIBIT C INSURANCE COVERAGES

Worker's Compensation & Disability Statutory

Limits Employer's Liability:

Bodily Injury by Accident/Disease: \$100,000 each employee Bodily Injury by Accident/Disease: \$250,000 each accident Bodily Injury by Accident/Disease: \$500,000 policy limit

Property damage, contractual liability, products-completed operations:

General Aggregate Limit (other than

Products/Completed Operations): \$500,000 Products/Completed Operations: \$500,000

Personal & Advertising Injury

Policy Limit: \$500,000 Each Occurrence Limit: \$250,000 Fire Damage (any one fire): \$250,000 Medical Expense Limit (any one person): \$50,000

Comprehensive Auto Liability (owned, hired and non-owned)

Bodily Single Limit: \$500,000 each accident Injury and property damage: \$500,000 each accident

Policy Limit: \$500,000

Umbrella Excess Liability

Each occurrence and aggregate: \$500,000 Maximum deductible: \$10,000

EXHIBIT D

knowledg	being first duly sworn, deposes and says that he/she is familiar with and has personal e of the facts herein and, if called as a witness in this matter, could testify as follows:
1.	I am over eighteen (18) years of age and am competent to testify to the facts contained herein.
2.	I am now and at all times relevant herein have been employed by(the "Employer") in the position of the
3.	I am familiar with the employment policies, practices, and procedures of the Employer and have the authority to act on behalf of the Employer.
4.	The Employer is enrolled and participates in the federal E-Verify program and has provided documentation of such enrollment and participation to the Town of Whitestown, Indiana.
5.	The Company does not knowingly employ any unauthorized aliens and/or undocumented persons.
FURTHER A	FFIANT SAYETH NOT.
EXECUTED	on the <u>7th</u> day of <u>March</u> , <u>2</u> 025
	Printed: Troy M. Swan, PE
•	r the penalties for perjury under the laws of the United States of America and the na that the foregoing factual statements and representations are true and correct. Printed: Troy M. Swan, PE