# BID BOND (PENAL SUM)

Any singular reference to Bidder, Surety, Owner or other party shall be considered plural where applicable.

Ì

BIDDER (Name and Address):	Twin States Utilities & Ex P.O. Box 14 Mt. Hermon, Kentucky 42		Inc.
SURETY (Name, and Address of	of Principal Place of E	Business,	S): Westfield Insurance Company One Park Circle Westfield Center, Ohio 44251
associated appurtenances. BOND Bond	8 <sup>th</sup> , 2021 nerally includes the p	olacemen	nt of 4,350 linear feet of sewer main and
Number: Not Applicable/Bid Bon Date: November 8, 2021 Penal sum Five Percent of the			\$5% of the Total Amount Bid
	(Words)		(Figures)
	duly executed by an (Seal) v	authorize	subject to the terms set forth below, do ted officer, agent, or representative. Y nsurance Company (Seal) Name and Corporate Seal
By: <u>Signature</u>	leg	By:	Anue > Puttin Signature (Attach Power of Attorney)
Joe Finley Print Name			Pamela D. Puskarich Print Name
President Title		T	Attorney-in-Fact Title
Attest: Signature Stephanie TitleCorporate Sec		Attest:	Signature Tylar Adams

Note: Addresses are to be used for giving any required notice Provide execution by any additional parties, such as joint venturers, if necessary. 1. Bidder and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to pay to Owner upon default of Bidder the penal sum set forth on the face of this Bond. Payment of the penal sum is the extent of Bidder's and Surety's liability. Recovery of such penal sum under the terms of this Bond shall be Owner's sole and exclusive remedy upon default of Bidder.

2. Default of Bidder shall occur upon the failure of Bidder to deliver within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents.

- 3. This obligation shall be null and void if:
  - 3.1 Owner accepts Bidder's Bid and Bidder delivers within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents, or

- 3.2 All Bids are rejected by Owner, or
- 3.3 Owner fails to issue a Notice of Award to Bidder within the time specified in the Bidding Documents (or any extension thereof agreed to in writing by Bidder and, if applicable, consented to by Surety when required by Paragraph 5 hereof).

4. Payment under this Bond will be due and payable upon default of Bidder and within 30 calendar days after receipt by Bidder and Surety of written notice of default from Owner, which notice will be given with reasonable promptness, identifying this Bond and the Project and including a statement of the amount due.

5. Surety waives notice of any and all defenses based on or arising out of any time extension to issue Notice of Award agreed to in writing by Owner and Bidder, provided that the total time for issuing Notice of Award including extensions shall not in the aggregate exceed 120 days from the Bid due date without Surety's written consent.

6. No suit or action shall be commenced under this Bond prior to 30 calendar days after the notice of default required in Paragraph 4 above is received by Bidder and Surety and in no case later than one year after the Bid due date.

7. Any suit or action under this Bond shall be commenced only in a court of competent jurisdiction located in the state in which the Project is located.

8. Notices required hereunder shall be in writing and sent to Bidder and Surety at their respective addresses shown on the face of this Bond. Such notices may be sent by personal delivery, commercial courier, or by United States Registered or Certified Mail, return receipt requested, postage pre-paid, and shall be deemed to be effective upon receipt by the party concerned.

9. Surety shall cause to be attached to this Bond a current and effective Power of Attorney evidencing the authority of the officer, agent, or representative who executed this Bond on behalf of Surety to execute, seal, and deliver such Bond and bind the Surety thereby.

10. This Bond is intended to conform to all applicable statutory requirements. Any applicable requirement of any applicable statute that has been omitted from this Bond shall be deemed to be included herein as if set forth at length. If any provision of this Bond conflicts with any applicable statute, then the provision of said statute shall govern and the remainder of this Bond that is not in conflict therewith shall continue in full force and effect.

11. The term "Bid" as used herein includes a Bid, offer, or proposal as applicable.

THIS POWER OF ATTORNEY SUPERCEDES ANY PREVIOUS POWER BEARING THIS SAME POWER # AND ISSUED PRIOR TO 03/01/17, FOR ANY PERSON OR PERSONS NAMED BELOW.

### General Power of Attorney

CERTIFIED COPY

### Westfield Insurance Co. 35 Westfield National Insurance Co. Ohio Farmers Insurance Co.

Westfield Center, Ohio

POWER NO. 4110812 07

Know All Men by These Presents, That WESTFIELD INSURANCE COMPANY, WESTFIELD NATIONAL INSURANCE COMPANY and OHIO FARMERS INSURANCE COMPANY, corporations, hereinafter referred to individually as a "Company" and collectively as "Companies," duly organized and existing under the laws of the State of Ohio, and having its principal office in Westfield Center, Medina County, Ohio, do by these JAMES L. NOE, III, STEPHANIE RICHARDSON, ANDREW C. BENNETT, DEIDRE KITTREDGE, CRAIG M. WHITLOW, PAMELA

D. PUSKARICH, JOINTLY OR SEVERALLY

of FRANKLIN and State of TN its true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred in its name, place and stead, to execute, acknowledge and deliver any and all bonds, recognizances, undertakings, or other instruments or contracts of . . . . . . . . . . . -. . . . . .

Suretyship-LIMITATION: THIS POWER OF ATTORNEY CANNOT BE USED TO EXECUTE NOTE GUARANTEE, MORTGAGE DEFICIENCY, MORTGAGE GUARANTEE, OR BANK DEPOSITORY BONDS. and to bind any of the Companies thereby as fully and to the same extent as if such bonds were signed by the President, sealed with the corporate seal of the applicable Company and duly attested by its Secretary, hereby ratifying and confirming all that the said Attorney(s)-in-Fact may do in the premises. Said appointment is made under and by authority of the following resolution adopted by the Board of Directors of each of the WESTFIELD INSURANCE COMPANY, WESTFIELD NATIONAL INSURANCE COMPANY and OHIO FARMERS INSURANCE COMPANY: *"Be It Resolved*, that the President, any Senior Executive, any Secretary or any Fidelity & Surety Operations Executive or other Executive shall be and is hereby vested with full power and authority to appoint any one or more suitable persons as Attorney(s)-in-Fact to represent and act for and on behalf of the Company subject to the following provisions: *The Attorney-in-Fact.* may be given full power and authority for and in the name of and on behalf of the Company, to execute, acknowledge and deliver, any and all bonds, recognizances, contracts, agreements of indemnity and other conditional or obligatory undertakings and any any and all hortices and documents cancelling or terminating the Company's liability thereunder, and any such instruments so executed by any such Attorney-in-Fact shall be as binding upon the Company as if signed by the President and sealed and attested by the Corporate Secretary." *"Be it Further Resolved*, that the signature of any such designated person and the seal of the Company heretofore or hereafter affixed to any power of attorney or any certificate relating thereto by facsimile, and any power of attorney or certificate bearing facsimile signatures or facsimile seal shall be valid and binding upon the Company with respect to any bond or undertaking to which it is attached." (Each adopte

held on February 8, 2000). In Witness Whereof, WESTFIELD INSURANCE COMPANY, WESTFIELD NATIONAL INSURANCE COMPANY and OHIO FARMERS INSURANCE COMPANY have caused these presents to be signed by their National Surety Leader and Senior Executive and their corporate seals to be hereto affixed this 01st day of MARCH A.D., 2017



SS.:

State of Ohio County of Medina SS.:

On this 01st day of MARCH A.D., 2017, before me personally came Dennis P. Baus to me known, who, being by me duly sworn, did depose and say, that he resides in Wooster, Ohio; that he is National Surety Leader and Senior Executive of WESTFIELD INSURANCE COMPANY, WESTFIELD NATIONAL INSURANCE COMPANY and OHIO FARMERS INSURANCE COMPANY, the companies described in and which executed the above instrument; that he knows the seals of said Companies; that the seals affixed to said instrument are such corporate seals; that the vertee by the Pareter of the Pareter seals; that the seals affixed to said instrument are such corporate seals; that the vertee by the pareter of the Pareter seals; that the seals affixed to said instrument are such corporate seals; that the vertee by the pareter seals; that the vertee by the vertee by the pareter seals; that the vertee by the vertee by the pareter seals; that the vertee by the vertee by the vertee seals; that the vertee by the vertee by the vertee seals; that the vertee by they were so affixed by order of the Boards of Directors of said Companies; and that he signed his name thereto by like order.

By

Notarial Seal Affixed

State of Ohio County of Medina



WESTFIELD INSURANCE COMPANY

**OHIO FARMERS INSURANCE COMPANY** 

WESTFIELD NATIONAL INSURANCE COMPANY

Dennis P. Baus, National Surety Leader and

Senior Executive

David A. Kotnik, Attorney at Law, Notary Public My Commission Does Not Expire (Sec. 147.03 Ohio Revised Code)

I, Frank A. Carrino, Secretary of WESTFIELD INSURANCE COMPANY, WESTFIELD NATIONAL INSURANCE COMPANY and OHIO FARMERS INSURANCE COMPANY, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney, executed by said Companies, which is still in full force and effect; and furthermore, the resolutions of the Boards of Directors, set out in the Power of Attorney are in full force and effect.

In Witness Whereof, I have hereunto set my hand and affixed the seals of said Companies at Westfield Center, Ohio, this 8th day of November 2021



Frank A. Carrino, Secretary

BPOAC2 (combined) (06-02)

# **BID FORM**

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Article 9 – Bid Submittal

### ARTICLE 1 – BID RECIPIENT

1.01 This Bid is submitted to:

### *City of White House, Tennessee Attn: Carol Sturm, Purchasing Coordinator 105 College Street White House, Tennessee 37188*

1.02 The undersigned Bidder proposes and agrees, if this Bid is accepted, to enter into an Agreement with Owner in the form included in the Bidding Documents to perform all Work as specified or indicated in the Bidding Documents for the prices and within the times indicated in this Bid and in accordance with the other terms and conditions of the Bidding Documents.

### ARTICLE 2 – BIDDER'S ACKNOWLEDGEMENTS

2.01 Bidder accepts all of the terms and conditions of the Instructions to Bidders, including without limitation those dealing with the disposition of Bid security. This Bid will remain subject to acceptance for 60 days after the Bid opening, or for such longer period of time that Bidder may agree to in writing upon request of Owner.

### **ARTICLE 3 – BIDDER'S REPRESENTATIONS**

- 3.01 In submitting this Bid, Bidder represents that:
  - A. Bidder has examined and carefully studied the Bidding Documents, and any data and reference items identified in the Bidding Documents, and hereby acknowledges receipt of the following Addenda:

Addendum No.	Addendum, Date
1	11-3-21

- B. Bidder has visited the Site, conducted a thorough, alert visual examination of the Site and adjacent areas, and become familiar with and satisfied itself as to the general, local, and Site conditions that may affect cost, progress, and performance of the Work.
- C. Bidder is familiar with and has satisfied itself as to all Laws and Regulations that may affect cost, progress, and performance of the Work.
- D. Bidder has considered the information known to Bidder itself; information commonly known to contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Bidding Documents; and any Site-related reports and drawings identified in the Bidding Documents, with respect to the effect of such information, observations, and documents on (1) the cost, progress, and performance of the Work; (2) the means, methods, techniques, sequences, and procedures of construction to be employed by Bidder; and (3) Bidder's safety precautions and programs.

- E. Bidder agrees, based on the information and observations referred to in the preceding paragraph, that no further examinations, investigations, explorations, tests, studies, or data are necessary for the determination of this Bid for performance of the Work at the price bid and within the times required, and in accordance with the other terms and conditions of the Bidding Documents.
- F. Bidder is aware of the general nature of work to be performed by Owner and others at the Site that relates to the Work as indicated in the Bidding Documents.
- G. Bidder has given Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Bidder has discovered in the Bidding Documents, and confirms that the written resolution thereof by Engineer is acceptable to Bidder.
- H. The Bidding Documents are generally sufficient to indicate and convey understanding of all terms and conditions for the performance and furnishing of the Work.
- The submission of this Bid constitutes an incontrovertible representation by Bidder that Bidder has complied with every requirement of this Article, and that without exception the Bid and all prices in the Bid are premised upon performing and furnishing the Work required by the Bidding Documents.

### ARTICLE 4 – BIDDER'S CERTIFICATION

- 4.01 Bidder certifies that:
  - A. This Bid is genuine and not made in the interest of or on behalf of any undisclosed individual or entity and is not submitted in conformity with any collusive agreement or rules of any group, association, organization, or corporation;
  - B. Bidder has not directly or indirectly induced or solicited any other Bidder to submit a false or sham Bid;
  - C. Bidder has not solicited or induced any individual or entity to refrain from bidding; and
  - D. Bidder has not engaged in corrupt, fraudulent, collusive, or coercive practices in competing for the Contract. For the purposes of this Paragraph 4.01.D:
    - 1. "corrupt practice" means the offering, giving, receiving, or soliciting of any thing of value likely to influence the action of a public official in the bidding process;
    - "fraudulent practice" means an intentional misrepresentation of facts made (a) to influence the bidding process to the detriment of Owner, (b) to establish bid prices at artificial non-competitive levels, or (c) to deprive Owner of the benefits of free and open competition;
    - 3. "collusive practice" means a scheme or arrangement between two or more Bidders, with or without the knowledge of Owner, a purpose of which is to establish bid prices at artificial, non-competitive levels; and
    - 4. "coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the bidding process or affect the e execution of the Contract.

### ARTICLE 5 - BASIS OF BID

5.01 Bidder will complete the Work in accordance with the Contract Documents for the following unit price(s):

A.

ltem No.	Description	Unit	Estimated Quantity	Bid Unit Price	Bid Price
South	nern Force Main Items				
1	CONSTRUCTION STAKES, LINES, AND GRADES	LS	1	10,000.00	\$ 10,000.00
2	18" SDR 21 PVC C905 FORCE MAIN	LF	4400	180.00	<sup>\$</sup> 792,000.00
3	12" SDR 21 PVC FORCE MAIN	LF	40	160.00	\$ 6400.00
4	COMBINATION AIR VALVE	EA	3	6500.00	+ 19,500.00
5	18" GATE VALVE	EA	7	16,690.00	\$ 116,830.00
6	12" GATE VALVE	EA	4	3670.00	\$ 14,680.00
7	18"X12" REDUCER	EA	3	2930 °°	* 8790.00
8	18" MJ WYE	EA	2	9160 00	\$ 18,320.00
9	12" MJ WYE	EA	1	2650 °°	* 2650 °°
10	CONNECTION PER DETAILS AT BEGIN AND END OF FORCE MAIN (work beyond other bid items)	LS	1	25,000.00	* 25,000°°
11	STEEL ENCASEMENT @ ROAD CROSSING	LF	670	600,00	\$ 402,000.00
12	TYPICAL ASPHALT DRIVE REPAIR	EA	2	672000	\$ 13,440.00
13	GRAVEL DRIVE REPAIR	EA	1	500 00	\$ 500.00
14	TYPICAL PAVEMENT REPAIR-PATCH	SY	120	143.00	t 17,160 °°
15	BACKFILL (STONE)	TON	260	3000	\$ 7800.00
16	PAVEMENT MARKING	LS	1	500000	\$ 5000.00
17	TRAFFIC CONTROL	LS	1	10,00000	\$ 10,000 00
18	MOBILIZATION	LS	1	10,00000	\$ 10,000 °°
19	EROSION CONTROL, FINAL STABILIZATION	LS	1	10,000	6 10,00000
Total of All Unit Price Bid Items				\$ 1,4	90,070.00

### UNIT PRICE BID

And written in total as:	One	million	tour	hundred	and	Ninety	
20 Alter webs in the second							_

thousand and Seventy dollars and No/ 100 Cents Dollars.

Bidder acknowledges that (1) each Bid Unit Price includes an amount considered by Bidder to be adequate to cover Contractor's overhead and profit for each separately identified item, and (2) estimated quantities are not guaranteed, and are solely for the purpose of comparison of Bids, and final payment for all unit price Bid items will be based on actual quantities, determined as provided in the Contract Documents.

### ARTICLE 6 - TIME OF COMPLETION

Bidder agrees that the Work for Southern Force Main will be substantially complete within <u>150</u> calendar days after the date when the Contract Times commence to run as provided in Paragraph 4.01 of the General Conditions. The bidder agrees ALL Work for the project will be fully complete within <u>180</u> calendar days after the date when the Contract Times commence to run as provided in Paragraph 4.01 of the General Conditions and will be completed and ready for final payment in accordance with Paragraph 15.06 of the General Conditions within <u>180</u> calendar days after the date when the Contract Times commence to run.

6.01 Bidder accepts the provisions of the Agreement as to liquidated damages.

### ARTICLE 7 – ATTACHMENTS TO THIS BID

- 7.01 The following documents are submitted with and made a condition of this Bid:
  - A. Required Bid security;
  - B. List of Proposed Subcontractors;
  - C. List of Proposed Suppliers;
  - D. List of Project References;
  - E. Evidence of authority to do business in the state of the Project; or a written covenant to obtain such license within the time for acceptance of Bids;
  - F. Contractor's License No.: <u>6298/</u> [or] Evidence of Bidder's ability to obtain a State Contractor's License and a covenant by Bidder to obtain said license within the time for acceptance of Bids;
  - G. Required Bidder Qualification Statement with supporting data; and
  - H. Drug-Free Workplace Affidavit
  - I. Non-Discrimination Policy
  - J. Statement of Compliance-Illegal Immigrants
  - K. Iran Divestment

### ARTICLE 8 – DEFINED TERMS

8.01 The terms used in this Bid with initial capital letters have the meanings stated in the Instructions to Bidders, the General Conditions, and the Supplementary Conditions.

### ARTICLE 9 - BID SUBMITTAL

BIDDER: [Indicate correct name of bidding entity]

Twin States Utilities & Excavation, Inc.
By: [Signature] Ainlagy
[Printed name] Joe. Finley (If Bidder is a corporation, a limited liability company, a partnership, or a joint venture,
attach evidence of authority to sign.)
Attest: [Signature]
[Printed name] Stephanie Finley
Title: <u>Corporate Secretary</u>
Submittal Date: 11-8-21
Address for receiving notices from the owner:
9440 Old Glasgow Rd.
9440 Old Glasgow Rd. Mount Hermon, KY 42157
•
Telephone Number: 270-427-5300
Fax Number: 270-427-5400
Contact Name and e-mail address: Joe Finky
i Finley @ twinstates inc.com
Bidder's License No.: 62981

(where applicable)

See Attached

# **BID BOND (PENAL SUM)**

Any singular reference to Bidder, Surety, Owner or other party shall be considered plural where applicable.

BIDDER (Name and Address):

SURETY (Name, and Address of Principal Place of Business):

City 105	R <i>(Name and Address)</i> : of White House College Street ite House, Tennessee 37188		
Bid Des	Due Date: November 8 <sup>th</sup> , 2021 cription: The project generally includes the ociated appurtenances.	placeme	ent of 4,350 linear feet of sewer main and
BOND			
Bor			
Nur Dat	nber:		
	e. nal sum		\$
1 0.	(Words)		(Figures)
each ca BIDDEF	and Bidder, intending to be legally bound use this Bid Bond to be duly executed by a R(Seal) R Name and Corporate Seal	n authori SURET	zed officer, agent, or representative.
By:		By:	
	Signature	_ /	Signature (Attach Power of Attorney)
	Print Name	-	Print Name
	Title	-	Title
Attest:		Attest:	
,	Signature	-	Signature

Note: Addresses are to be used for giving any required notice Provide execution by any additional parties, such as joint venturers, if necessary. 1. Bidder and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to pay to Owner upon default of Bidder the penal sum set forth on the face of this Bond. Payment of the penal sum is the extent of Bidder's and Surety's liability. Recovery of such penal sum under the terms of this Bond shall be Owner's sole and exclusive remedy upon default of Bidder.

2. Default of Bidder shall occur upon the failure of Bidder to deliver within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents.

- 3. This obligation shall be null and void if:
  - 3.1 Owner accepts Bidder's Bid and Bidder delivers within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents, or
  - 3.2 All Bids are rejected by Owner, or
  - 3.3 Owner fails to issue a Notice of Award to Bidder within the time specified in the Bidding Documents (or any extension thereof agreed to in writing by Bidder and, if applicable, consented to by Surety when required by Paragraph 5 hereof).

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5. Surety waives notice of any and all defenses based on or arising out of any time extension to issue Notice of Award agreed to in writing by Owner and Bidder, provided that the total time for issuing Notice of Award including extensions shall not in the aggregate exceed 120 days from the Bid due date without Surety's written consent.

6. No suit or action shall be commenced under this Bond prior to 30 calendar days after the notice of default required in Paragraph 4 above is received by Bidder and Surety and in no case later than one year after the Bid due date.

7. Any suit or action under this Bond shall be commenced only in a court of competent jurisdiction located in the state in which the Project is located.

8. Notices required hereunder shall be in writing and sent to Bidder and Surety at their respective addresses shown on the face of this Bond. Such notices may be sent by personal delivery, commercial courier, or by United States Registered or Certified Mail, return receipt requested, postage pre-paid, and shall be deemed to be effective upon receipt by the party concerned.

9. Surety shall cause to be attached to this Bond a current and effective Power of Attorney evidencing the authority of the officer, agent, or representative who executed this Bond on behalf of Surety to execute, seal, and deliver such Bond and bind the Surety thereby.

10. This Bond is intended to conform to all applicable statutory requirements. Any applicable requirement of any applicable statute that has been omitted from this Bond shall be deemed to be included herein as if set forth at length. If any provision of this Bond conflicts with any applicable statute, then the provision of said statute shall govern and the remainder of this Bond that is not in conflict therewith shall continue in full force and effect.

11. The term "Bid" as used herein includes a Bid, offer, or proposal as applicable.

# DRUG-FREE WORKPLACE AFFIDAVIT

The undersigned, principal officer of Twin States Whility & Excuration, Inc. an employer of five (5) or more employees contracting with the City of White House, Tennessee to provide construction services, hereby states under oath as follows:

- The undersigned is a principal officer of Twin States Utilities & Excavation, Inc. 1. (hereinafter referred to as the "Company", and is duly authorized to execute this Affidavit on behalf of the Company.
- 2. The Company submits this Affidavit pursuant to T.C.A. § 50-9-113, which requires each employer with no less than five (5) employees receiving pay who contracts with the state of any local government to provide construction services to submit an affidavit stating that such employer has a drug-free workplace program that complies with title 50, Chapter 9, of the Tennessee Code Annotated.
- 3 The undersigned also attests that the requirements of the drug-free workplace program or drug and alcohol testing program operated by the bidder are at least as stringent as the program operated by the City of White House, Tennessee,
- 4. The Company is in compliance with T.C.A. § 50-9-113.

Further affiant saith not.

Name of Officer The Finley

President F Title of Officer

State of County of

INDOIL , with whom I am Before me personally appeared 00 5 personally acquainted (or proved to me on the basis of satisfactory evidence), and who acknowledged that such person executed the foregoing affidavit for the purposes therein contained

Witness my hand and seal at office this  $\mathcal{B}^{T^{H}}$ day of November, 2021.

My commission expires: \_\_\_\_\_ (0 - 10 - 2023



IN BUREAULT NORKERS COMPENISATTON

URULTHEE WITH AT DOOGRAM

### Tennessee Bureau of Workers' Compensation 220 French Landing Drive, I-B Nashville, TN 37243-1002

Phone: 615-532-1321 FAX: 615-253-5265 Email:

http://www.in.gov/workforce/article/drug-free-workplace-program

DRUG TREE MORKPENCE PROGRAM APPLICATION

# 2021174330

- usi be concluded regible and signed or it will be RETURNED.
- his application must be resoluted by a systeme the employer changes insurance carriers.
- This "unmarked to submitted to the Burnau, Please include the completed original copy of this form plus one
  - 2001 Instance Completed on State State And an insurance Carrier and 2001 Instance Carrier and 2001 Insurance Carrier and 2001
- 1 A. F. STURN MUST BEREING ANNIAUX

Circle one: New application Remova and only Changed Insurance Carrier

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J PHILE	City	State & Z	1p
Business Address 1440 CIU Colicagoo Kd	Dillouri	Harman	Ky Para
Onone# 210-421.5 dec Fax= 270 421 5			
Name of Substance Abuse Program Administrator RONNIE WHA	LEY AND ASSOCIATES		
Nature of Business (_ i x - j / r the Treat		10	
Workers: Compensation Insurance Gamer			
Lab Certification (circle one) SAMHSA CAP-FUDTAP	OTHER		
Marcher of Testing Laboratory		State	ZP
Name of Medical Review Office			
Have all employees hired prior to the date of this application been provided at	i least one hout of substance a	buse Vaning?	
mave all employees fixed prior to the date of this application been informed p			
Effective date of your program		3 P	
Renewal applicants only:			
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Post work accident Total O Positive 7	Tota	Positive	
Random (ppt-onal) Total Prostive He	asonable Suspicion Total	Positive	and the second second
lave all employees that have undergene substance ab ining acknowle	doed, in writing their attendar	ce at that training and	the existence of
vour compariy's drug free program policies? No		2	
<ul> <li>hereby certify that all provisions and requirements of the Tennesse metmplemented (To be signed by all approacts)</li> </ul>			
I have body any	min Haums	1-2.7	2021
Compense ()	(A) to T	1/2	5/5051
		RD	A 10183



# MEMORANDUM

TO: Twin State Utilitues Attention: Chris Adams

FROM: Lance Wheaton, Tennessee Drug-Free Workplace Program

SUBJECT: Drug-Free Workplace Application

DATE: Jan 25, 2021

This is to notify you that your application for participation in the Tennessee Drug-Free Workplace Program has been received and accepted. Pursuant to T.C.A. 50-6-418 and T.C.A. 50-9-101, et sequentia, you are entitled to a five percent (5%) premium credit on your workers' compensation insurance policy. You will begin to accrue the premium discount on a pro rata basis as of the date of our acceptance of your application; this is the date on the application next to the signature of the Commissioner or his designee.

Your workers' compensation insurance provider is being notified of your participation and must apply to your policy the premium credit granted under this program directly upon receipt of notification or make payment for such credit effective after the annual final premium audit has been completed DFWP Rules and Regulations, Chapter 0800-2-12-.02(5)].

By accepting this application, the State of Tennessee is not certifying the accuracy or completeness of either your application or your Drug-Free Workplace Program. We are acknowledging receipt of your certification, attested by your signature, that all provisions and requirements of the Tennessee Drug-Free Workplace Program as established by T.C.A. 50-9-101, et sequentia, have been met and implemented. We further acknowledge that you may have "made a good faith effort" and may have "complied substantially" with Program requirements and are, therefore, "rebuttably presumed to be entitled" to the benefits of the Program.

A copy of your application is enclosed for your review and records. If you have any questions or need any other information, please contact us at 1-800-332-2667 or 1-615-741-2395. Thank you for your participation in the effort to promote drug-free workplaces in Tennessee.



# MEMORANDUM

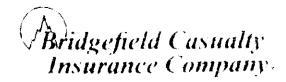
- TO: Bridgefield Casualty Insurance
- FROM: Lance Wheaton, Tennessee Drug-Free Workplace Program
- SUBJECT: Drug Free Workplace Application: Twin State Utilitues
- DATE: Jan 25, 2021

This is to notify you that the DFWP application for the subject employer listed above for participation in the Tennessee Drug-Free Workplace Program has been received and accepted. Pursuant to T.C.A. 50-6-418 and T.C.A. 50-9-101, et sequentia, this employer is entitled to a five percent (5%) premium credit on their workers' compensation insurance policy and will begin to accrue the premium discount on a pro rata basis as of the date of our acceptance of their application; this is the date on the application next to the signature of the Commissioner or his designee.

The premium credit granted under this program must be applied to this employer's policy directly upon receipt of this notification, or you may make payment for such credit effective after the annual final premium audit has been completed Drug-Free Workplace Program Rules and Regulations, Chapter 0800-2-12-.02(5)].

By accepting this application, the State of Tennessee is not certifying the accuracy or completeness of either this employer's application or their Drug-Free Workplace Program. Rather, we are acknowledging receipt of the employer's certification, attested by signature, that all provisions and requirements of the Tennessee Drug-Free Workplace Program as established by T.C.A. 50-9-101, et sequential, have been met and implemented. Further, we acknowledge that this employer may have made a "good faith effort" and may have "complied substantially" with Program requirements and is, therefore, "rebuttably presumed to be entitled" to the benefits of the Program.

A copy of the employer's application is enclosed for your review and records. If you have any questions or need any other information, please contact us at 1-800-332-2667 or 1-615-741-2395.



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# NON-COLLUSION AFFIDAVIT

State of Kenfucky, County of Monroe

Joe Finley , being first duly sworn, deposes and says that:

- He/She is the President of Twin States Willitre & Excavation, Inc. (1)the firm that has submitted the attached Proposal:
- He/She is fully informed respecting the preparation and contents of the attached (2)Proposal and of all pertinent circumstances respecting such Proposal;
- (3)Such Proposal is genuine and is not a collusive or sham Proposal:
- (4)Neither the said firm nor any of its officers, partners, owners, agents, representatives, employees or parties in interest, including this affiant, has in any way colluded, conspired, connived or agreed, directly or indirectly, with any other vendor, firm or person to submit collusive or sham proposal in connection with the contract or agreement for which the attached Proposal has been submitted or to refrain from making a proposal in connection with such contract or agreement, or collusion or communication or conference with any other firm, or, to fix any overhead, profit, or cost element of the proposal price or the proposal price of any other firm, or to secure through any collusion. conspiracy, connivance, or unlawful agreement any advantage against the Town of Farragut or any person interested in the proposed contract or agreement; and
- The proposal of service outlined in the Proposal is fair and proper and is not tainted by (5)collusion, conspiracy, connivance, or unlawful agreement on the part of the firm or any of its agents, representatives, owners, employees, or parties including this affiant.

(Signed): ( Title: President

Subscribed and sworn to before me this  $\mathcal{B}^{T^{+}}$  day of November . 20 ZI .

Manage

My commission expires: \_\_\_\_\_ 10-19 -2023

# STATEMENT OF COMPLIANCE CERTIFICATE ILLEGAL IMMIGRANTS

EACH CONTRACTOR BIDDING SHALL FILL IN AND SIGN THE FOLLOWING

This is to certify that Twin States Utilities & Excavation, Inc. have fully complied with all the requirements of Tennessee Code Annotated § 12-4-124.

All Bidders for construction services on this project shall be required to submit an affidavit (by executing this compliance document) as part of their bid that attests that such Bidder shall comply with requirements T.C.A. § 12-4-124.

Signed:

An timber Joe Finley, President

State of <u>Kinhucky</u>, County of <u>Monroe</u>

Personally appeared before me, Chris Adams the undersigned Notary Public,

The Finley \_\_\_\_\_, the within named bargainor, with whom I am personally acquainted, and known to me to be the President/ Owner / Partner (as applicable) of the Twin states Utilities & Excavation, Inc. Corporation, Partnership, Sole Proprietorship (as applicable) and acknowledged to me that he executed the foregoing document for the purposes recited therein.

Witness my hand, at office, this <u>8<sup>24</sup></u> day of <u>November</u>, 20<u>21</u>.

Un adapt - 632756 Notary Public

My commission expires: 10-18-2023

# STATE OF TENNESSEE IRAN DIVESTMENT ACT AGREEMENT

By submission of this bid, each bidder and each person signing on behalf of any bidder certifies, and in the case of a joint bid each party thereto certifies as to its own organization, under penalty of perjury, that to the best of its knowledge and belief that each bidder is not on the list created pursuant to Tennessee Code Annotated § 12-12-106.

Tenn. Code Ann. § 12-12-106 requires the chief procurement officer to publish, using credible information freely available to the public, a list of persons it determines engage in investment activities in Iran, as described in § 12-12-105.

While inclusion on this list would make a person ineligible to contract with the state of Tennessee, if a person ceases its engagement in investment activities in Iran, it may be removed from the list.

If you feel as though you have been erroneously included on this list please contact the Central Procurement Office at CPO.Website@tn.gov.

Twin States Utilities & Exemption, Inc. COMPANY NAME

REPRESENTATIVE Cloc haley

<u>וו- 8- 2 (</u> DATE

President



**Current Projects Under Construction** 

Southside Interceptor Phase IV Approx. 2300 LF 12" PVC Gravity Sewer, 670 LF 8" DIP Water Main Glasgow Water Company (Owner) 301 West Main Street Glasgow, KY 42141 \$958,261.64.00

Cannon & Cannon, Inc. (Engineer) 8550 Kingston Pike Knoxville, TN 37919 877-670-8555 Project is **22%** Complete

Tompkinsville WWTP & Sanitary Sewer Contract 2- Force Main Rehabilitation\$945,257.00Approx. 2.2 Miles 4" HDPE, Pump Station, 8250 LF Gravity SewerCity of Tompkinsville, KY (Owner)206 Magnolia StreetTompkinsville, KY 42167

**Precision Engineering, LLC (engineer)** 1194 Columbia Ave. Tompkinsville, KY 42167 **Steve Harris** 270-407-5784 Project is **0%** Complete



### **Previous Construction Experience**

### 24" Water Transmission Main Water Treatment Plant to KY Avenue \$1,447,495.00

Approx. 8,900 LF of 24" Ductile Iron Pipe, 350 LF being installed in 36" Steel Casing Paducah Water (owner/engineer) 1800 North 8<sup>th</sup> Street Paducah, KY 42001 Jason Peterson, P.E. (270) 564-1920

### Madison Square Area Sewer Improvements

Approx. 1899 LF of 24 inch Gravity Sewer City of Madisonville (owner) 67 North Main St. Madisonville, KY 42431 Raymond Sander (270) 584-4651 J.R. Wauford & Company Engineers, Inc. 2835 Lebanon Rd. Nashville, TN 37214 Greg Davenport (615) 883-3243

# Monroe Street Transmission Improvements 08/01/2013 2200 L5 of 10 look DVC and DID Water Main

3200 LF of 16-Inch PVC and DIP Water Main Paducah Water 1800 North 8th Street. Paducah, KY 42001 Jason Peterson, P.E. (270) 564-1920 Rivercrest Engineering 2550 Irvin Cobb Drive Paducah, KY 42003 Chad McCann (618) 521-5421 \$798,870.00

\$262,525.00

### **Previous Construction Experience**

# Ohio County Contract 2 and Contract 3 \$2,908,396.00/\$1,942,971.00 10/2008 8,900 LF 24-inch C905, 20,000 LF 18-Inch, 14,000 LF 12-Inch SDR 21, 25,000 LF 10-Inch SDR21, 25,000 LF 6-Inch SDR 21/ Tied Into 24-Inch Gravity Sewer// Set Wet, some at 30FT Depth Ohio Co. Regional Wastewater District HDR/QUEST 2517 Sir Barton Way. Lexington, KY 40509 (859) 619-2190

### Cadiz Contract W09-02 Water Transmission Line

\$1,331,941.00

20,500 LF 16" DIP Barkley Lake Water District 1420 Canton Road. Cadiz, KY 42211 Terry Goins (270) 350-1725 GRW Engineers, Inc. 404 BNA Drive, Suite 201. Nashville, TN 37217 Louis Robbins (615) 366-1600

### Nashville Road Relocation

Approx. 30,500 LF of Water Mains, 6,500 LF Sewer Force Main, Water Pump Station and Appurtenances Warren County Water District (owner) 523 U.S. Hwy. 31-W Bypass. Bowling Green, KY 42101 Ryan Leisey, P.E. (270) 842-0052 Warren County Water District (engineer) 523 U.S. Hwy. 31-W Bypass. Bowling Green, KY 42101 Ryan Leisey, P.E. (270) 842-0052 Project is 100% Complete

\$2,590,032.00

### Eagle Way Bypass Water Main Extension

Approx. 7,585 LF 12" & 6,696 LF 20" Ductile Iron Water Main. 16" HDPE River Crossing Hopkinsville Water Environment Authority (owner) 401 East 9<sup>th</sup> Street. PO Box 628. Hopkinsville, KY 42240 Mike Beck (270) 887-4242 Bell Engineering (engineer) 107 Forbes Drive. Hopkinsville, KY 42240 Stephen Caudill, P.E. (859) 221-7229 Project is 100% Complete

### Waterline Relocation – KY Hwy 63 – Tompkinsville Rd. \$99,150.00

Approx. 1595 LF 6" DI Waterline, 135 LF 8" PVC Water Line Glasgow Water Company (owner) 301 West Main St. Glasgow, KY 42141 (270) 651-3727 GRW Engineers, Inc. (engineer) 801 Corporate Dr. Lexington, KY 40503 (859) 223-3999 Project is 100% Complete

### Ardmore Crossing Phase 1 Waterline Extension

Approx. 1930 LF of 8" PVC SDR-17 Waterline, 850 LF of 6" PVC SDR-17 Waterline **West Shelby Water District (owner)** 137 Citizens Blvd. Simpsonville, KY 40067 (502) 722-8944 **Kenvirons, Inc.(engineer)** 770 Wilkerson Blvd. Frankfort, KY 40601 (502) 695-4357 Project is **100%** Complete

\$118,435.00

### \$1,889,186.00

Nolin River Watershed Sewer Infrastructure Contract No. 4-2017	\$3,758,658.00
Approx. 1465 LF 24" PVC gravity sewer, 1720 LF 10" gravity sewer,	
11,160 LF 6" gravity sewer and 7565 LF PVC Force Main	
Hardin County Water District No.2 (owner)	
360 Ring Rd. Elizabethtown, KY 42701	
James Jefferies	
(270) 737-1056	
The Strand Associates, Inc.	
325 West Main St., Suite 710. Louisville, KY 40202	
Mark Sneve, P.E	
(502) 583-7020	
Project is 100% Complete	
Old Kuttawa & Magnolia Lift Station & Force Main Replacement	\$1,347,578.00
Approx. 9,900 LF of 6" & 8" PE Force Main and 2 New Lift Stations	
City of Kuttawa (owner)	
82 Cedar Street, Kuttawa, KY 42055	
(270) 388-7151	
Rivercrest Engineering, Inc. (engineer)	

\$4,699,010.00

7020 U.S. Hwy 68 West, Paducah, KY 42003 Chad McCann II, P.E.

(618) 521-5421 Project is **100%** Complete

### South West Pipeline Improvements (Contract 2)

Approx. 6,850 LF of 15"-27" Gravity & Force Main, 14,580 LF Force Main and 655 LF of 42" & 24" bores **Regional Water Resource Agency (owner)** 1722 Pleasant Valley Rd. Owensboro, KY 42303 **Dean Behnke** o. (270) 929-5555 c. (270) 687-8452 **HDR Engineering, Inc.** 2517 Sir Barton Way. Lexington, KY 40509 **Benton Hanson** o. (859) 629-4800 Project is **100%** Complete

### Central City Waste Water Treatment Plant (Subcontractor)

\$1,281,712.00

Central City Water and Sewer Commission(Owner) Approx. 20,000 LF 14" DIP 214 North First Street Central City, KY 42330 270-754-3066 **McGhee Engineering, Inc.(Engineer)** PO Box 267 Guthrie, KY Judy Construction Company (Prime Contractor) 103 S. Church Street Cynthiana, KY 41031 1-859-234-6900 Project is 100% Complete

### Job Corps Sanitary Sewer Replacement-Martin View Estates Contract 1-2020 \$1,153,722.00

Approx. 7350 LF of 8" PVC Sanitary Sewer **City of Morganfield, KY (Owner)** 130 East Main Street. Morganfield, KY 42437 **Strand Associates. Inc. (engineer)** 325 West Main St. Suite 710 Louisville, KY 40202 **Dan Kaelin** (502)583-7020 Project is **100%** Complete

### Springfield Road Looped Connection Water System Improvements

\$684,000.00

Approx. 8,400 LF of 12" Water Main **City of Bardstown, KY (Owner)** 220 N. Fifth St. Bardstown, KY 40004 **Kentucky Engineering Group, PLLC (engineer)** PO Box 1034 Versailles, KY 40383 **Ryan Carr** (502) 348-5947 Project is 100% Complete



# **Twin States Utilities, Inc.**

9440 Old Glasgow Rd. Mount Hermon, KY 42157 270-427-5300 ph 270-427-5400 fax

# List of Suppliers

Fortiline Waterworks 1317 Elm Hill Pike Nashville, TN37210 615-627-4815

Consolidated Pipe & Supply 2821 Sable Mill Lane Jeffersonville, IN 47130 812-280-0100



# **Twin States Utilities, Inc.**

9440 Old Glasgow Rd. Mount Hermon, KY 42157 270-427-5300 ph 270-427-5400 fax

# List of Subcontractors

Sessions Paving Company P.O. Box 90266 Nashville, TN 37209 615-356-0600 SPC's License # 6962-BC; CE-A; CE-B; HC-D; HRA; MU – Expiration: 1/31/22 Unlimited



STATE OF TENNESSEE DEPARTMENT OF COMMERCE AND INSURANCE



### TWIN STATES UTILITIES & EXCAVATION, INC.

ID NUMBER: 62981 LIC STATUS: ACTIVE EXPIRATION DATE: November 30, 2021

BOARD FOR LICENSING CONTRACTORS CONTRACTOR

THIS IS TO CERTIFY THAT ALL REQUIREMENTS OF THE STATE OF TENNESSEE HAVE BEEN MET

36122 1866588

Attn:JOE FINLEY TWIN STATES UTILITIES & EXCAVATION, INC. PO BOX 14 MOUNT HERMON, KY 42157

# State of Tennessee

**BOARD FOR LICENSING CONTRACTORS** 

CONTRACTOR

**TWIN STATES UTILITIES & EXCAVATION, INC.** 

This is to certify that all requirements of the State of Tennessee have been met.

ID NUMBER: 62981 LIC STATUS: ACTIVE EXPIRATION DATE: November 30, 2021 UNLIMITED; MU-A; MU-C



IN-1313 DEPARTMENT OF COMMERCE AND INSURANCE