

VENDOR

State of West Virginia Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

Request for Quotation

T O

RFQ NUMBER DEP13014 PAGE

ADDRESS CORRESPONDENCE TO ATTENTION OF CHUCK BOWMAN 304-558-2157

*709063722 01 EASTERN ARROW CORP INC PO BOX 4108

304-414-0255

CHARLESTON WV 25364 ENVIRONMENTAL PROTECTION DEPT. OF OFFICE OF SPECIAL RECLAMATION 601 57TH STREET SE CHARLESTON, WV 25304 304-926-0499

DATE PRIM 01/10/		TE	RMS OF SAI	Œ	SHIP	/IA	FOB		FREIGHT TERMS
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4108

CHARLESTON, WY

State of West Virginia Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

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ADDRESS CORRESPONDENCE TO ATTENTION OF

CHUCK BOWMAN 304-558-2157

ENVIRONMENTAL PROTECTION DEPT. OF OFFICE OF SPECIAL RECLAMATION 601 57TH STREET SE CHARLESTON, WV 25304

304-926-0499

80-11-1

DATE PRINTED TERMS OF SALE SHIP VIA FO.B. FREIGHT TERMS 11/29/2007 BID OPENING DATE: 01/15/2008 BID OPENING TIME 01:30PM LINE QUANTITY UOP TEM NUMBER UNITPRICE AMOUNT 0001 JB 962-73 1 RECLAMATION: RESTORATION OF LAND THE WEST VIRGINIA PURCHASING DIVISION, FOR THE AGENCY, THE WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTEC-TION'S OFFICE OF SPECIAL RECLAMATION, IS SOLICITING BIDS FROM QUALIFIED CONTRACTORS FOR A CONTRACT TO PRO-VIDE ALL LABOR AND MATERIALS TO PERFORM RECLAMATION ON THE MINING OPERATION OF CHAFIN COAL CO./OKEMO CORP., NOW UNDER REVOKED PERMIT NUMBER(S) 0-69-82, 0-16-82, & 0-16-85. THE RECLAMATION SHALL BE PERFORMED UNDER THE GUIDANCE AND GENERAL SUPERVISION OF THE AGENT ASSIGNED TO THE PROJECT FOR THE STATE OF WEST VIRGINIA, DEPARTMENT OF ENVIRONMENTAL PROTECTION. A MANDATORY ON SITE PREBID CONFERENCE SHALL BE HELD ON 12/18/07 & 10:00 AM. FAILURE TO ATTEND THE PREBID CONFERENCE WILL RESULT IN BID DISQUALIFICATION. THE CONTRACTOR SHALL PROVIDE ALL LABOR, MATERIALS, EQUIPMENT AND OTHER NECESSARY SERVICES SO AS TO ACCOMPLISH THE ITEMS AS SPECIFIED IN THIS CONTRACT. PROJECT IS LOCATED NEAR LYBURN, WV, LOGAN COUNTY & CONSISTS OF APPROXIMATELY 23.0 ACRES. PLEASE SEE THE ATTACHED DIRECTIONS TO THE ON-SITE PRE-BID LOCATION. ALL WORK MUST BE COMPLETED IN ACCORDANCE WITH THE PLANS AND SPECIFICATIONS PREPARED BY THE DEPARTMENT OF SEE REVERSE SIDE FOR TERMS AND CONDITIONS GNATURE TELEPHONE DATE

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			EAS	TERN	AR	ROW

P.O. BOX 4108 CHARLESTON, WV 25364 PHONE: 304 414-0255 FAX: 304 414-0256

FAX: 304 414-0256 easternarrow@hotmail.com easternarrow.net ENVIRONMENTAL PROTECTION

S DEPT. OF

DEPT. OF

OFFICE OF SPECIAL RECLAMATION

401 57TH STREET SE

CHARLESTON, WV

25304

304-926-0499

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Department of Administration
Purchasing Division
2019 Washington Street East
Post Office Box 50130
Charleston, WV 25305-0130

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PAGE 3

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CHUCK BOWMAN 304-558-2157

RFQ COPY
TYPE NAME/ADDRESS HERE
EASTERN ARROW
P.O. BOY 4108

P.O. BOX 4108
CHARLESTON, WV 25364
PHONE: 304 414-0255
FAX: 304 414-0256
easternarrow@hotmail.com

rernarrow@hotmail.co easternarrow.net SH -p +C

ENVIRONMENTAL PROTECTION
DEPT. OF
OFFICE OF SPECIAL RECLAMATION
601 57TH STREET SE
CHARLESTON, WV

25304 304-926-0499

ADDRESS CHANGES TO BE NOTED ABOVE

DATE PRIN	TED	TEF	MS OF SA	LE	SHIP	VIA	F.O.B		FREIGHT TERMS
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EASTERNARROW

P.O. BOX 4108 CHARLESTON, WV 25364 PHONE: 304 414-0255 FAX: 304 414-0256

easternarrow@hotmail.com easternarrow.net ENVIRONMENTAL PROTECTION

DEPT. OF

OFFICE OF SPECIAL RECLAMATION

601 57TH STREET SE

CHARLESTON, WV

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DATE PRINTED TERMS OF SALE SHIP VIA F.O.B. FREIGHT TERMS 11/29/2007 BID OPENING DATE: 01/15/2008 BID OPENING TIME 01:30PM LINE QUANTITY ITEM NUMBER UNIT PRICE AMOUNT LICENSING BOARD IS EMPOWERED TO ISSUE THE CONTRACTORS LICENSE. APPLICATIONS FOR A CONTRACTORS LICENSE MAY BE MADE BY CONTACTING THE WEST VIRGINIA DIVISION OF LABOR CAPITOL COMPLEX, BUILDING 3, ROOM 319, CHARLESTON, WV 25305. TELEPHONE: (304) 558-7890. WEST VIRGINIA STATE CODE 21-11-11 REQUIRES ANY PROSPECTIVE BIDDER TO INCLUDE THE CONTRACTORS LICENSE NUMBER ON THEIR BID. P.O. BOX 4108 CHARLESTON, WV 25364 PHONE: 304 414-0255 BIDDER TO COMPLETE: FAX: 304 414-0256 easternarrow@hotmail.com CONTRACTORS NAME * casternatrow.net* CONTRACTORS LICENSE NO. -M1055393 THE SUCCESSFUL BIDDER WILL REQUIRED TO FURNISH A COPY OF THEIR CONTRACTORS LICENSE PRIOR TO ISSUANCE OF A PURCHASE ORDER/CONTRACT. APPLICABLE LAW THE WEST VIRGINIA STATE CODE, PURCHASING DIVISION RULE AND REGULATIONS, AND THE INFORMATION PROVIDED IN THE "REQUEST FOR QUOTATION" ISSUED BY THE PURCHASING DIVISION IS THE SOLE AUTHORITY GOVERNING THIS PROCUREMENT. ANY INFORMATION PROVIDED IN SPECIFICATION MANUALS, OR ANY OTHER SOURCE, VERBAL OR WRITTEN, WHICH CONTRADICTS OR ALTERS THE INFORMATION PROVIDED FROM THE SOURCES AS DESCRIBED IN THE ABOVE PARAGRAPH IS VOID AND OF NO EFFECT. BANKRUPTCY: IN THE EVENT THE VENDOR/CONTRACTOR FILES FOR BANKRUPTICY PRIOTECTION, THIS CONTRAICT IS AUTOMATI-SEE REVERSE SIDE FOR TERMS AND CONDITIONS SIGNATURE TELEPHONE DATE 304-414-0255 1-17-67 TITLE FEIN ADDRESS CHANGES TO BE NOTED ABOVE PRESIDENT 55.0754491



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TERMS OF SALE

ENVIRONMENTAL PROTECTION SH-P DEPT. OF OFFICE OF SPECIAL RECLAMATION 601 57TH STREET SE CHARLESTON, WV 25304 304-926-0499

DATE PRIN		TEF	RMS OF SA	LE	SHIP VIA	FOB.	FREIGHT TERMS
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SHIP VIA DATE PRINTED TERMS OF SALE. F.O.B. FREIGHT TERMS 11/29/2007 BID OPENING DATE: 01/15/2008 BID OPENING TIME 01:30PM ÇAT. LINE QUANTITY UOP ITEM NUMBER UNITPRICE AMOUNT ALUMINUM, GLASS OR STEEL THAT IS REASONABLE AND LOWER THAN THE LOWEST BID FOR DOMESTIC PRODUCTS, THE SPENDING OFFICE MAY REQUEST, IN WRITING, A REEVALUATION AND REDUCTION IN THE LOWEST BID FOR SUCH DOMESTIC PRODUCTS. ALL VENDORS MUST INDICATE IN THEIR BID IF THEY ARE SUPPLYING FOREIGN ALUMINUM, GLASS OR STEEL. REV. 3/88 EXHIBIT 9 NOTICE FOR ISSUANCE & ACKNOWLEDGEMENT OF CONSTRUCTION PROJECT ADDENDA THE ARCHITECT/ENGINEER AND/OR AGENCY SHALL BE REQUIRED TO ABIDE BY THE FOLLOWING SCHEDULE IN ISSUING CONSTRUCTION PROJECT ADDENDA FOR STATE AGENCIES: (1) THE ARCHITECT/ENGINEER SHALL PREPARE THE ADDENDUM AND A LIST OF ALL PARTIES THAT HAVE PROCURED DRAWINGS AND SPECIFICATIONS FOR THE PROJECT. THE ADDENDUM AND AND LIST SHALL BE FORWARDED TO THE BUYER IN THE STATE PURCHASING DIVISION. THE ARCHITECT/ENGINEER SHALL ALS SEND A COPY OF THE ADDENDUM TO THE STATE AGENCY FOR WHICH THE CONTRACT IS ISSUED. THE BUYER SHALL SEND THE ADDENDUM TO ALL INTERESTED PARTIES AND, IF NECESSARY, EXTEND THE BID OPENING DATE. ANY ADDENDUM SHOULD BE RECEIVED BY THE BUYER WITHIN FOURTEEN (14) DAYS PRIOR TO THE BID OPENING DATE (3) ALL ADDENDA SHOULD BE FORMALLY ACKNOWLEDGED BY ALL BIDDERS AND SUBMITTED TO THE STATE PURCHASING DIVISION AND THE STATE AUDITOR'S OFFICE. THE SAME RULES AND SEE REVERSE SIDE FOR TERMS AND CONDITIONS SIGNATURE TELEPHONE DATE



VENDOR

PRESIDENT

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> **EASTERN ARROW** P.O. BOX 4108 CHARLESTON, WV 25364 PHONE: 304 414-0255 FAX: 304 414-0256 easternarrow@hotmail.com

easternarrow.net

DATE PRINTED TERMS OF SALE SHIP VIA FO.B. FREIGHT TERMS 11/29/2007 BID OPENING DATE: 01/15/2008 OPENING TIME 01:30PM ÇAT. UNE QUANTITY UOP ITEM NUMBER UNIT PRICE AMOUNT REGULATIONS THAT APPLY TO THE ORIGINAL BIDDING DOCUMENT SHALL ALSO APPLY TO AN ADDENDUM DOCUMENT. THE ONLY EXCEPTION MAY BE FOR AN ADDENDUM THAT IS ISSUED FOR THE SOLE PURPOSE OF CHANGING A BID OPENING TIME AND/OR DATE. REV. 11/96 EXHIBIT 10 REQUISITION NO.: DEP13014 ADDENDUM ACKNOWLEDGEMENT I HEREBY ACKNOWLEDGE RECEIPT OF THE FOLLOWING CHECKED ADDENDUM(S) AND HAVE MADE THE NECESSARY REVISIONS TO MY PROPOSAL, PLANS AND/OR SPECIFICATION, ETC. ADDENDUM NO. 'S: NO. 1 NO. 2 NO. 3 NO. NO. 5 I UNDERSTAND THAT FAILURE TO CONFIRM THE RECEIPT OF THE ADDENDUM(S) MAY BE CAUSE FOR REJECTION OF BIDS. VENDOR MUST CLEARLY UNDERSTAND THAT ANY VERBAL REPRESENTATION MADE OR ASSUMED TO BE MADE DURING ANY SEE REVERSE SIDE FOR TERMS AND CONDITIONS SIGNATURE ELEPHONE DATE 414.6255 304 TITLE FEIN 55.0754491 ADDRESS CHANGES TO BE NOTED ABOVE



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State of West Virginia
Department of Administration
Purchasing Division
2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

Request for

RFQ NUMBER DEP13014

ADDRESS CORRESPONDENCE TO ATTENTION OF

CHUCK BOWMAN 304-558-2157

RFQ COPY TYPE NAME/ADDRESS HERE

EASTERN ARROW P.O. BOX 4108 CHARLESTON, WV 25364 PHONE: 304 414-0255 FAX: 304 414-0256

easternarrow@hotmail.com easternarrow.net

ENVIRONMENTAL PROTECTION DEPT. OF OFFICE OF SPECIAL RECLAMATION Ŧ 601 57TH STREET SE CHARLESTON, WV 25304

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ENVIRONMENTAL PROTECTION DEPT. OF OFFICE OF SPECIAL RECLAMATION 601 57TH STREET SE CHARLESTON, WV 25304 304-926-0499

easternarrow.net DATE PRINTED TERMS OF SALE SHIP VIA F.O.B. FREIGHT TERMS 11/29/2007 BID OPENING DATE: 01/15/2008 BID OPENING TIME 01:30PM CAT. QUANTITY LINE UOP ITEM NUMBER UNIT PRICE AMOUNT RFQ. NO.: DEP13014 BID OPENING DATE: 01/15/2008 BID OPENING TIME: 1:30 PM

PLEASE PROVIDE A FAX NUMBER IN CASE IT IS NECESSARY TO CONTACT YOU REGARDING YOUR BID: -- 414 0256 CONTACT PERSON (PLEASE PRINT CLEARLY): WAROWIELL THIS IS THE END OF RFQ DEP13014 **** TOTAL:

SEE REVERSE SIDE FOR TERMS AND CONDITIONS

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ADDRESS CHANGES TO BE NOTED ABOVE

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SIGNATURE

55-0754491

WV-36a STATE OF WEST VIRGINIA REV. 1/29/02 PURCHASING CONTINUATION SHEET VENDOR: BUYER PAGE REQ. OR PO NO DEP. 13014

SPENDING UNIT
WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION OFFICE OF SPECIAL RECLAMATION

OKEMO CORP./ CHAFIN COAL CO. O-16-82, O-69-82, O-16-85

While traveling south on 119 take Logan Exit. Travel 2.3 miles and turn left onto route 73. Travel 1.0 mile and turn right onto route 10. Travel approximately 10 miles and turn right onto county route 10/4 (Rich Creek). Continue on county route 3.5 miles to mine site (area around silos).

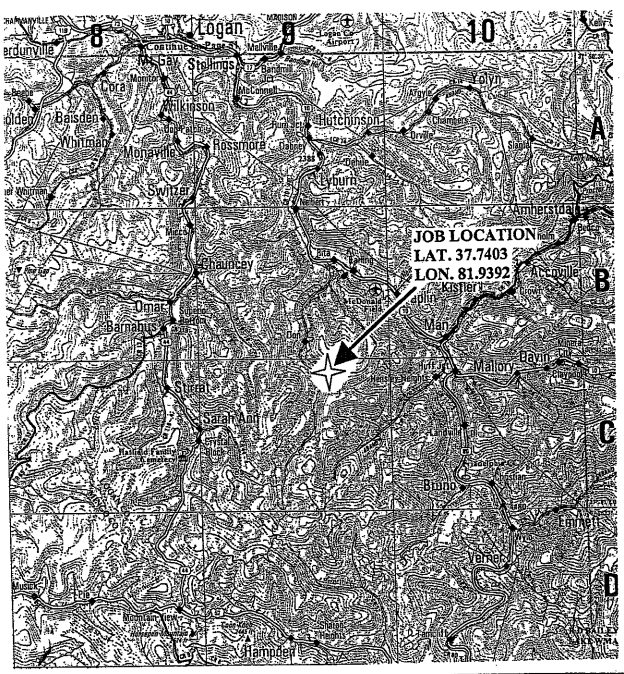
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7V-36a STATE OF WEST VIRGINIA EV. 1/29/02 PURCHASING CONTINUATION SHEET ENDOR: BUYER PAGE REQ. OR PO NO DEP 13014

SPENDING UNIT

WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION / OFFICE OF SPECIAL RECLAMATION

OKEMO CORPORATION O-16-85



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BUYER PAGE REQ. OR PO NO.

CB-23 DEP 13014

SPENDING UNIT

WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL

PROTECTION/OFFICE OF SPECIAL RECLAMATION

WV-36a REV. 1/29/02 STATE OF WEST VIRGINIA
PURCHASING CONTINUATION SHEET

VENDOR:

SCOPE OF WORK

The successful bidder shall provide appropriate equipment, materials, labor and any technical services needed for the successful reclamation of <u>Chafin Coal and Okemo Corporation</u>, Permits <u>O-69-82</u>, <u>O-16-82</u> and <u>O-16-85</u>, and any disturbance associated with such operation. The General Performance Standards (GPS) shall apply to all items in Scope of Work.

Work necessary on this site will include the following items, but is not limited to these:

- 1. Upon mobilization to the site, which will be directed in a written Notice to Proceed, the access roads shall be developed in accordance with bid item #_3.0, 22.0, and 39.0. If, fuel and lubricants are to be stored on site, bid item #_2.0, 21.0, and 38.0 shall be in place before fuel is delivered. Project sign shall be constructed and erected in accordance with attached specifications. Storm Water Public Notice Sign shall be constructed and erected in accordance with attached specifications. The sign shall be maintained during the construction activities and through the life of the warranty period. Sign cost is No Bid Item and included with mobilization cost. No work shall be authorized or allowed at site until sign is constructed and erected on site and approved by DEP.
- 2. Storm water management in the form as described in bid items #9.0, 17.0, 34.0, 35.0, 45.0, 50.0, 55.0 shall be installed.
- 3. Concurrent and continuous reclamation shall be maintained throughout the life of the project. Backfill is required for <u>all areas</u>. Regrading and topsoiling is required for <u>all areas</u>. Revegetation and soil improvements are required for <u>all areas</u>. Reclamation is to be according to the attached specifications, plans, and clarifying discussions at the Pre-Bid Conference.
- 4. Construction stakeout as necessary to carry out work. (Bid Items #4.0, 23.0, 40.0)
- 5. Check for and locate all utilities within the work area to provide and maintain a safe working area in addition to preventing damage to the utility.

SITE A

- 6. ABANDON APPROXIMATELY THREE HUNDRED FIFTY LINEAR FEET (350') OF EXISTING REFUSE PILE ROAD ROAD, located directly above (NE) proposed Pond 1-C in accordance with Regulation 4.9, Title 38 CSR2 and in such a manner as to regrade all erosion areas associated with the road and remove all culverts.
- 7. Construct approximate SIX HUNDRED FEET (600') of GROUTED DIVERSION DITCH NUMBER 1-A to convey water from above permit site, through existing fill, and into existing stream channel. Sides of channel (finished depth, freeboard, and regraded slopes above sides of ditch) shall all be finished and tracked at a two (2') feet horizontal to one (1') foot vertical slopes. Construct DRIVE THROUGH NUMBER 1-A to connect EXISTING GAS WELL ACCESS ROAD to EXISTING MINE BENCH/TRAIL. Cost of DRIVE THROUGH #1-A, excavation, finish work, and rock shall be inclusive to the cost of DIVERSION DITCH #1-A (see attached specifications and/or plans).
- 8. Construct approximately FOURTEEN HUNDRED FEET (1400') of GROUTED DIVERSION DITCH NUMBER 2-A to convey water from above refuse area to CONCRETE HEADWALL #1-C/relocated 72" steel culvert. Cost of rock and grout shall be inclusive to the cost of GROUTED DIVERSION DITCH 2-A (see attached specifications and/or plans).
- Construct approximately SEVEN HUNDRED FEET (700') of GROUTED DIVERSION DITCH NUMBER 3-A to convey
 water from above refuse area to V-DITCH 1-C. Cost of rock and grout shall be inclusive to the cost of GROUTED
 DIVERSION DITCH 3-A (see attached specifications and/or plans).
- 10. Construct approximately SIX HUNDRED FEET (600') OF PROPOSED UNDERDRAIN to convey ground water along entire length of existing highwall located on North-Eastern edge of existing refuse pile to lowest existing bench where it will discharge into Grouted Diversion Ditch 3-A as shown on Site A Plan Sheet 2 Attachment. Entire length of proposed underdrain shall consist of sandstone rock wrapped with non-woven filter fabric. Cost of all excavation, rock, and filter fabric is inclusive to the cost of proposed underdrain (see attached plans and/or specifications).

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W-36a

EV. 1/29/02

STATE OF WEST VIRGINIA

PURCHASING CONTINUATION SHEET

/ENDOR:

- 11. Remove structures and debris from site.
- 12. INSTALL approximately THREE THOUSAND (3,000) LINEAR FEET OF HAYBALE DIKE as shown on plan view map and as directed by WVDEP site personnel.
- 13. REGRADE AND TOPSOIL any disturbed area of refuse in a manner which eliminates existing erosion gulley and backfills and covers all exposed highwall. No slope face shall exceed a Two Horizontal to One Vertical (2H: 1V) slope. The constructed fill shall not have any lift exceeding Fifty feet (50') in elevation nor have any bench less than Twenty Feet (20') in width. Refuse material shall be covered with a minimum of one foot (1') of soil material capable of supporting the required vegetation. Final grade of all benches and surface area of fill shall be graded at a 1-3% slope towards grouted diversion ditch 2-A. The cost of any topsoil, distribution or spreading of topsoil shall be inclusive to the cost of regrading. (See attached specifications and/or plans).
- 14. REGRADE AND REVEGATE APPROXIMATELY 12.0 ACRES (see attached specifications and/or plans).
- 15. Existing access roads will be graded and maintained through the life of the contract. All existing roads will be left in usable condition.

SITE B

- 16. Break up concrete structure into pieces no greater than four feet by four feet by four feet (4'x4'x4') in size and bury on site. All reinforcing steel exposed shall be cut off at surface of concrete and disposed of in an approved manner.
- 17. Properly seal existing water monitoring well (see attached specifications and/or plans).
- 18. REGRADE, TOPSOIL, AND REVEGATE APPROXIMATELY 2.0 ACRES. (see attached specifications and/or plans).

SITE C

19. Construct CONCRETE SEEP CUTOFF WALL to collect seepage from toe/underdrain of refuse on North end of permit. Wall is approximately three hundred seventy-five (375 LF) linear feet long. The wall shall be approximately four (4') feet tall on South end and thirteen (13') feet tall on North end and eight (8") inches thick. The wall shall be keyed into Bedrock six (6") inches with one half (1/2") inch rebar reinforcing structure on twelve (12") inch spacing. The outside edge of retaining wall shall be located approximately six (6') feet away from County Road 10/4 towards refuse pile. The North end of wall shall be closed by approximately forty-five (45 LF) of wall (same construction detail), which will be tied into bedrock on the bottom and side. North end of wall shall have a twelve inch (12") HDPE DR 17 pipe approximately seventy five feet (75') long with such an elevation as to positively drain into ALKALINITY CELL 1-C. The void behind concrete retaining wall shall be filled with #4 sandstone riprap and covered with NON-WOVEN FILTER FABRIC three (3') feet below the top elevation of wall. The fabric will be capped by twelve inches (12") of topsoil capable of supporting proper vegetation. The existing road ditch shall be graded as to positively drain into Grouted Rip Rap Ditch 2-A near CONCRETE HEADWALL #1-C. County route 10/4 shall be graded to positively drain into existing road ditch. The cost of concrete, reinforcing steel, all stone, topsoil, filter fabric and HDPE pipe shall be inclusive to the cost of retaining wall (see attached details and specifications).

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PROTECTION/OFFICE OF SPECIAL RECLAMATION

rV-36a ≀EV. 1/29/02 STATE OF WEST VIRGINIA PURCHASING CONTINUATION SHEET

MENDOR:

- 20. RELOCATE EXISTING SEVENTY TWO INCH (72") STEEL CULVERT and CONSTRUCT CONCRETE HEADWALL NUMBER (#1-C) to convey water from Grouted Diversion Ditch 2-A into relocated 72" Steel Culvert as shown on attached plans. CLEAN RELOCATED 72" STEEL CULVERT to 100% capacity. The cost of CLEANING and RELOCATING 72" STEEL CULVERT, concrete and reinforcing steel shall be inclusive to the cost of Concrete Headwall #1-C (see attached specifications and/or plans).
- 21. BACKFILL AND ELIMINATE APPROXIMATELY TWO HUNDRED TWENTY-FIVE LINEAR FEET (225') OF HIGHWALL, located on the right looking downstream at toe of fill, with available material, to a finished and tracked TWO (2') FEET HORIZONTAL TO ONE FOOT (1') VERTICAL slope. A material borrow area, which will provide some of the material for backfilling, is located on the Southern end of the project area directly above existing 72" steel culvert. This material will be generated by the blasting and/or removal otherwise of small point to allow for construction of GROUTED DIVERSION DITCH 2-A (see attached specifications and/or plans).
- 22. Construct EXCAVATED POND NUMBER 1-C, according to attached specifications, to receive water from Alkalinity Cell 1-C. Pond 1-C shall have a GROUTED RIP-RAP SPILLWAY which will discharge into Alkalinity Cell 2-C. Under general supervision of WVDEP Personnel, THREE BAFFLE CURTAINS will be installed. The cost of SPILLWAY AND BAFFLES will be inclusive to the cost of Pond Number 1-C (see attached specifications and/or plans).
- 23. Construct EXCAVATED POND NUMBER 2-C, according to attached specifications, to received water from Alkalinity Cell 2-C. A GROUTED RIP-RAP SPILLWAY will be constructed from Pond Number 2-C to Concrete Headwall #3-C. Under general supervision of WVDEP Personnel, THREE BAFFLE CURTAINS will be installed. CONSTRUCT CONCRETE HEADWALL NUMBER THREE-C (#3-C) to convey all discharged water into 36" CMP which will carry water under county route 10/4 and discharge into existing Rich Creek. INSTALL 36" CMP to carry water from Concrete Headwall #3-C to Rich Creek. The cost of CONCRETE HEADWALL NUMBER THREE-C (#3-C), 36" CMP, SPILLWAY, AND BAFFLES will be inclusive to the cost of the pond 2-C (see attached specifications and/or plans).
- 24. Construct ALKALINITY CELL NUMBER ONE-C (#1-C) which will collect water from 12" HDPE DR 17 pipe of seep collection system and Riprap V-Ditch 1-C. Cell will be approximately ONE HUNDREDTWENTY-FIVE (125') LINEAR FEET LONG WITH A VARYING WIDTH. The width at the downstream end shall be approximately thirty five (35') linear feet, approximately fifty (50') linear feet in the middle and approximately fifty (50') linear feet at upstream end where the 12" HDPE pipe will discharge. The cell will contain ONE FOOT (1') OF ONE AND ONE HALF (1 ½") INCH CRUSHER RUN LIMESTONE on the bottom. On top of the crusher run will be a ONE FOOT (1') LAYER OF LIMESTONE 57S. The top layer shall consist of TW0 FEET (2') of TWO INCH (2") LIMESTONE. TWO (2) CHECK DAMS to impound water in cell will be constructed of SIZE ONE AND A HALF INCH (1 ½") LIMESTONE CRUSHER RUN. Impounded water SHALL NOT EXCEED FOUR FEET (4') AT ANY POINT. Cell will be approximately FIVE FEET (5') DEEP. CONCRETE HEADWALL NUMBER 2-C, with splash pad shall be installed on the upstream embankment of Alkalinity Cell 1-C where the 12" HDPE DR 17 pipe from the collection system discharges. Alkalinity Cell 1-C shall have a GROUTED RIP-RAP SPILLWAY, which will discharge into POND 1-C. The cost of CONCRETE HEADWALL #2-C, spillway and all rock will be inclusive to the cost of alkalinity cell 1-C (see attached plans and/or specifications).
- 25. Construct ALKALINITY CELL NUMBER TWO-C (#2-C) downstream of pond 1-C. Cell 2-C will be approximately ONE HUNDRED (100') LINEAR FEET LONG AND FIFTY (50') LINEAR FEET IN WIDTH. The cell will contain ONE FOOT (1') OF ONE AND ONE HALF (1 ½") INCH CRUSHER RUN LIMESTONE on the bottom. On top of the crusher run will be a ONE FOOT (1') LAYER OF LIMESTONE 57S. The top layer shall consist of TWO FEET (2') of TWO INCH (2") LIMESTONE. TWO (2) CHECK DAMS to impound water in cell will be constructed of SIZE ONE AND A HALF INCH (1 ½") LIMESTONE CRUSHER RUN. Impounded water SHALL NOT EXCEED FOUR FEET (4') AT ANY POINT. Cell will be approximately FIVE FEET (5') DEEP. Alkalinity Cell 2-C shall have a GROUTED RIP-RAP SPILLWAY, which will discharge into Pond 2-C. The cost of spillway and all rock will be inclusive to the cost of alkalinity cell 2-C (see attached plans and/or specifications).

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VENDOR:

- 26. Install approximately THIRTEEN HUNDRED (1300') LINEAR FEET OF FORTY-EIGHT INCH (48") WIRE MESH FENCING, WITH TWO STRANDS OF BARBED WIRE ON TOP, around Site C. ONE (1) GATE will be installed at an area designated on Site C Treatment Plan View attachment. The gate, fence wire, and posts will be inclusive to the cost of the fence (see attached specifications and/or plans).
- 27. Construct approximately TWO HUNDRED SEVENTY-FIVE FEET (275') of RIPRAP V-DITCH 1-C to convey water from discharge at toe of fill, proposed underdrain, and grouted diversion ditch 3-A to Alkalinity Cell 1-C. Cost of rock shall be inclusive to the cost of V-Ditch 1-C (see attached specifications and/or plans).
- 28. Construct approximately FIVE HUNDRED LINEAR FEET (500') OF TREATMENT SITE ROAD from the existing county road 10/4, through gate and all adjacent water treatment structures on Site C. The road base will be covered with a WOVEN FILTER FABRIC prior to rock placement. The cost of fabric and rock is inclusive to the cost of Treatment Site Access Road (see attached specifications and/or plans).
- 29. Remove structures and debris from site. Cost of this item will be incidental to the cost of MOBILIZATION/DEMOBILIZATION.
- 30. REGRADE, TOPSOIL, AND REVEGATE APPROXIMATELY 2.0 ACRES of disturbance including area identified on SITE C EXISTING CONDITIONS as area disturbed by ATV traffic (see attached specifications and/or plans).

SITE D

- 31. Construct approximately FOUR HUNDRED FIFTY (450') LINEAR FEET OF RIPRAP V-DITCH 1-D to convey water from above permitted fill site to discharge point in existing stream channel. The cost of all rock shall be inclusive to the cost of V-Ditch 1-D (see attached specifications and/or plans).
- 32. **REMOVE** railroad tracks and ties and properly dispose of rails and ties. The cost of this item shall be inclusive to bid item #42.0 removal of debris and structures on site (see attached specifications and/or plans).
- 33. REGRADE approximately ONE HUNDRED FIFTY FEET (150') of existing stream embankment to a Two Horizontal to One Vertical (2H: 1V) slope. REGRADE entire railroad track removal area. Cover all black material with a minimum of one-foot (1') topsoil material capable of supporting the required vegetation. New stream bank protection, approximately ONE HUNDRED FIFTY FEET LONG (150') BY THIRTY FEET WIDE (30'), shall be lined with a minimum THREE FOOT (3') depth of sandstone shot rock according to specifications. The cost of all rock and installation shall be inclusive to STREAMBANK PROTECTION of this area. The cost of all regrading and topsoil distribution shall be inclusive to the cost of REGRADING of these areas (see attached specifications and/or plans).
- 34. Remove structures and debris from site.
- 35. INSTALL approximately ONE THOUSAND (1,000) LINEAR FEET OF HAYBALE DIKE as shown on plan view map and as directed by WVDEP site personnel.
- 36. REGRADE AND REVEGATE APPROXIMATELY 1.0 ACRE (see attached specifications and/or plans).

SITE E

37. Remove and properly dispose of railroad tracks and ties. The cost of this item shall be inclusive to bid item #6.0 removal of debris and structures on site (see attached specifications and/or plans).

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WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION/OFFICE OF SPECIAL RECLAMATION

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PURCHASING CONTINUATION SHEET

VENDOR: :

- 38. Construct approximately FIVE HUNDRED FEET (500') of RIPRAP V-DITCH 1-E to convey water from existing ground through site E into Rich Creek. Cost of all rock will be inclusive to the cost of V-DITCH 1-E (see attached specifications and/or plans).
- 39. Eliminate existing pond 1 located at northern end of site (see attached specifications).
- 40. Remove structures and debris from site.
- 41. INSTALL approximately ONE THOUSAND (1,000) LINEAR FEET OF HAYBALE DIKE as shown on plan view map and as directed by WVDEP site personnel.
- 42. REGRADE AND REVEGATE APPROXIMATELY 2.0 ACRES (see attached specifications and/or plans).

SITE F

- 43. Demolish, remove, and properly dispose of two (2) silos, concrete foundation, and belt structure. The cost of this item shall be inclusive to bid item #42.0 removal of debris and structures on site (see attached specifications and/or plans).
- 44. Remove structures and debris from site.
- 45. Remove and properly dispose of any coal and black material not suitable for supporting vegetation. Coal and black material may be isolated in backfill of highwall in an approved "high and dry" manner (see attached specifications and/or plans).
- 46. BACKFILL AND ELIMINATE APPROXIMATELY SEVEN HUNDRED LINEAR FEET (700') OF HIGHWALL, with available material, directly behind the existing silos and belt structure to a finished and tracked TWO (2') FEET HORIZONTAL TO ONE FOOT (1') VERTICAL slope (see attached specifications and/or plans).
- 47. Eliminate existing pond 7 located behind existing silos (see attached specifications).
- 48. Construct/Reconstruct POND 1-F. A GROUTED RIP-RAP SPILLWAY will be constructed from pond 1-F to County road (10/4) ditch. Cost of rock and construction of spillway will be inclusive to the cost of Pond 1-F (see attached specifications and/or plans).
- 49. REGRADE AND REVEGATE APPROXIMATELY 2.0 ACRES (see attached specifications and/or plans).

SITE G

- 50. BACKFILL AND ELIMINATE APPROXIMATELY ONE HUNDRED LINEAR FEET (100') OF HIGHWALL, with available material, to a finished and tracked TWO (2') FEET HORIZONTAL TO ONE FOOT (1') VERTICAL slope. (See attached specifications and/or plans).
- 51. Remove/Eliminate two (2) existing ponds including all discharge pipes. Properly dispose of all removed pipe (see attached specifications and/or plans).
- 52. Remove/bury on site concrete structures. All exposed reinforcing steel shall be cut off at surface of concrete and disposed of in an approved manner. The cost of this item shall be inclusive to bid item #42.0 removal of debris and structures on site (see attached specifications and/or plans).

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VENDOR:

53. Cut/Remove portion of freshwater dam, located in existing stream (Rich Creek), as indicated on Site G FRESH WATER DAM REMOVAL ATTACHMENT. Concrete shall be buried on site. All reinforcing steel exposed shall be cut off at surface of concrete and disposed of in an approved manner. Remove and dispose of metal structure located on top of freshwater dam in an approved manner. The cost of this item shall be inclusive to bid item #42.0 removal of debris and structures on site (see attached specifications and/or plans)

- 54. Remove and/or properly dispose of any coal and black material not suitable for supporting vegetation. Coal and black material may be isolated in backfill of highwall in an approved "high and dry" manner (see attached specifications and/or plans).
- 55. Remove and properly dispose of railroad tracks and ties. The cost of this item shall be inclusive to bid item #42.0 removal of debris and structures on site (see attached specifications and/or plans).
- 56. Remove structures and debris from site.
- 57. Construct POND 1-G. Pond 1-G shall have a GROUTED RIP-RAP SPILLWAY that will discharge into existing stream (Rich Creek). The cost of all rock and grout shall be inclusive to the cost of Pond 1-G (see attached specifications and/or plans).
- 58. REGRADE AND REVEGATE APPROXIMATELY 2.0 ACRES (see attached specifications and/or plans).

I, David L Martin, Sr, the undersigned, hereby certify ¹ that this Reclamation Plan is correct and shows to the best of my knowledge and belief all the information required by the surface mining laws of the State of West Virginia. The source of information was the approved mining and reclamation plan contained in the forfeited surface mine permit, existing site conditions and information contained in the WV DEP, Inspection and Experiment files.

Registered Professional Engineer WV NO 202

Dete: SEPTEMBER 13, 2007

The term "certify" as used herein as defined as follows: An engineer's certification of conditions is a declaration of professional judgment. It does not constitute a warranty or guarantee either expressed or implied.

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EV. 1/29/02 PURCHASING CONTINUATION SHEET

ENDOR	QUANTITY	DESCRIPTION	UNIT PRICE	AMOUNT
		PERMIT NAME: <u>OKEMO CORP.</u> PERMIT NUMBER(S): <u>O-16-85</u>		
1.0		MOBILIZATION/DEMOBILIZATION (5% Total Bid Maximum for this permit)	LUMP SUM	\$ 8000
2.0		SPILL CONTAINMENT AREA (S.C.A.)(\$1,000.00 Maximum Bid for this permit)	LUMP SUM	\$ 1000
3.0	LUMP SUM	HAULROAD/ACCESS ROAD (5% Total Bid Maximum for this permit)	LUMP SUM	\$ <u>5000</u>
4.0	LUMP SUM	CONSTRUCTION STAKEOUT (Limited to 5% Total Bid For This Permit)	LUMP SUM	\$ 3000
5.0	NO BID ITEM	<u>UTILITIES</u>	NO BID ITEM	
6.0	LUMP SUM	STRUCTURE AND/OR DEBRIS REMOVAL	LUMP SUM	\$ <u>30,000</u>
		SITE A		
7.0	LUMP SUM	ABANDON EXISTING REFUSE PILE ROAD	LUMP SUM	\$ 3000
8.0	LUMP SUM	REGRADING AND TOPSOILING	LUMP SUM	\$ <u>745,180</u>
9.0		REVEGETATION		
9.1	LUMP SUM	AGRICULTURAL LIME	LUMP SUM	\$ 6600
9.2	LUMP SUM	<u>FERTILIZER</u>	LUMP SUM	\$ 6600
9.3	LUMP SUM	MULCH	LUMP SUM	\$ <u>6600</u>
9.4	LUMP SUM	VEGETATIVE SPECIES	1	\$ 6600
10.0	3000 LF	HAYBALE DIKE (MAX BID \$5.00 per LF)	\$ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	\$ <u>30</u> 00
11.0		GROUTED RIPRAP DITCHES		
11.1	LUMP SUM	CONSTRUCT GROUTED DIVERSION DITCH 1-A	LUMP SUM	\$49,800

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STATE OF WEST VIRGINIA

EV. 1/29/02 PURCHASING CONTINUATION SHEET

ENDOR	:				7" ,
etem no.	QUANT	ITY	DESCRIPTION	UNIT PRICE	AMOUNT
11.2	LUMP	SUM	CONSTRUCT GROUTED DIVERSION DITCH 2-A	LUMP SUM	\$116,200
11.3	LUMP	SUM	CONSTRUCT GROUTED DIVERSION DITCH 3-A	LUMP SUM	\$ 27.300
12.0	LUMP	SUM	CONSTRUCT PROPOSED UNDERDRAIN	LUMP SUM	\$ 18.000
			SITE B		
13.0	LUMP	SUM	REGRADING AND TOPSOILING	LUMP SUM	\$ 8000 °
14.0		,	<u>REVEGETATION</u>		
14.1	LUMP	SUM	AGRICULTURAL LIME	LUMP SUM	\$ 1100
14.2	LUMP	SUM	<u>FERTILIZER</u>	LUMP SUM	\$ 1100
14.3	LUMP	SUM	<u>MULCH</u>	LUMP SUM	\$ 1100
14.4	LUMP	SUM	VEGETATIVE SPECIES	LUMP SUM	\$ 1100
15.0	LUMP	SUM	SEAL GROUND WATER WELL	LUMP SUM	\$ 3000
·			SITE E		
16.0	·		<u>REVEGETATION</u>		
16.1	LUMP	SUM	AGRICULTURAL LIME	LUMP SUM	\$ 1100
16.2	LUMP	SUM	<u>FERTILIZER</u>		\$ 1100
16.3	LUMP	SUM	MULCH	LUMP SUM	\$ 1100
16.4	LUMP	SUM	VEGETATIVE SPECIES	LUMP SUM	\$ 1100
17.0	1000	LF	HAYBLE DIKE (MAX BID \$5.00 per LF)	\$ \ PER LF	\$ 1000
18.0	LUMP	SUM	CONSTRUCT RIPRAP V-DITCH 1-E	LUMP SUM	\$ 27,000
19.0	LUMP	SUM	ELIMINATE POND 1	LUMP SUM	\$ 5,000
	4		OKEMO CORP O-16-85 PERMIT TOTAL		\$ <u>583,680</u>

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EV. 1/29/02 PURCHASING CONTINUATION SHEET

ENDOR:				25.22.22
ITEM NO.	QUANTITY	DESCRIPTION	UNIT PRICE	AMOUNT
		CHAFIN COAL CO		
		<u>O-69-82</u>		•
20.0	LUMP SUM	MOBILIZATION/DEMOBILIZATION (5% Total Bid Maximum for this permit)	LUMP SUM	<u>\$8000</u>
21.0	LUMP SUM	SPILL CONTAINMENT AREA (\$1,000.00 Maximum Bid for this permit)	LUMP SUM	\$ 1000
22.0	LUMP SUM	HAULROAD /ACCESS ROAD (5% Total Bid Maximum for this permit)	LUMP SUM	\$ 5000
23.0	LUMP SUM	CONSTRUCTION STAKEOUT (Limited to 5% Total Bid For This Permit)	LUMP SUM	\$ 3500
24.0	NO BID ITEM	<u>UTILITIES</u>	NO BID ITEM	
		SITE C		
25.0	LUMP SUM	BACKFILL	LUMP SUM	\$ 8000
26.0	LUMP SUM	REGRADE/TOPSOIL	LUMP SUM	s 4000
27.0		REVEGETATION	·	
27.1	LUMP SUM	AGRICULTURAL LIME	LUMP SUM	\$ 1100
27.2	LUMP SUM	FERTILIZER	LUMP SUM	\$ 1100
27.3	LUMP SUM	MULCH	LUMP SUM	\$ 1100
27.4	LUMP SUM	VEGETATIVE SPECIES	LUMP SUM	s_1100
28.0	LUMP SUM	RIPRAP V-DITCH 1-C	LUMP SUM	\$ 11,825
29.0	LUMP SUM	CONSTRUCT CONCRETE HEADWALL 1-C	LUMP SUM	\$ 1,000
30.0	LUMP SUM	CONSTRUCT FENCE	LUMP SUM	\$ 20,000
		WATER QUALITY ABATEMENT		
31.0	LUMP SUM	CONSTRUCT TREATMENT SITE ROAD	LUMP SUM	\$ 9,000
32.0	LUMP SUM	CONSTRUCT ALKALINITY CELL 1-C	LUMP SUM	\$ 47,000
33.0	LUMP SUM	CONSTRUCT ALKALINITY CELL 2-C	LUMP SUM	\$ 39,000

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PURCHASING CONTINUATION SHEET

NDOR:

TEM NO.	QUANTITY	DESCRIPTION		AMOUNT
34.0	LUMP SUM	CONSTRUCT POND 1-C	LUMP SUM	\$ <u>12,000</u>
35.0	LUMP SUM	CONSTRUCT POND 2 -C	LUMP SUM	\$ 14,000
36.0	LUMP SUM	CONSTRUCT CONCRETE SEEP CUTOFF WALL	LUMP SUM	\$ 104,000
		CHAFIN COAL CO 0-69-82 PERMIT TOTAL		\$287.225

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ENDOR:

ENDOF	₹:				-
ITEM NO.	QUANTITY	DESCRIPTION	UNIT PRICE	AMOUNT]
		OKEMO CORP			
		<u>O-16-82</u>			الدال
37.0	LUMP SUM	MOBILIZATION/DEMOBILIZATION (5% Total Bid Maximum for this permit)	LUMP SUM	\$_6,000	1/1/08
38.0	LUMP SUM	SPILL CONTAINMENT AREA (\$1,000.00 Maximum Bid for this permit)	LUMP SUM	\$ 1,000	
39.0	LUMP SUM	HAULROAD/ACCESS ROAD(5% Total Bid Maximum for this permit)	LUMP SUM	\$ 5,000	
40.0	LUMP SUM	CONSTRUCTION STAKEOUT (Limited to 5% Total Bid For This Permit)	LUMP SUM	\$ 3,000	
41.0	NO BID ITEM	<u>UTILITIES</u>	NO BID ITEM		July 28
42.0	LUMP SUM	STRUCTURE AND/OR DEBRIS REMOVAL	LUMP SUM	\$ <u>17</u> ,000	1/1/10
		<u>SITE D</u>		· .	
43.0	LUMP SUM	REGRADE/TOPSOIL	LUMP SUM	\$ 7000	
43.1	LUMP SUM	STREAMBANK PROTECTION	LUMP SUM	\$ <u>8</u> 0000	
44.0		<u>REVEGETATION</u>			
44.1	LUMP SUM	AGRICULTURAL LIME	LUMP SUM	\$ <u>550</u>	
44.2	LUMP SUM	FERTILIZER	LUMP SUM	\$ <u>550</u>	
44.3	LUMP SUM	MULCH	LUMP SUM	\$ 550 ⁻	
44.4	LUMP SUM	VEGETATIVE SPECIES	LUMP SUM	\$ 550	
45.0	1000 LF	HAYBLE DIKE (MAX BID \$5.00 per LF)	\$ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	\$ 1000	
46.0	LUMP SUM	RIPRAP V-DITCH 1-D	LUMP SUM	\$ 19,800	

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EM NO.	QUANTITY	DESCRIPTION	UNIT PRICE	AMOUNT
		SITE F		
7.0	LUMP SUM	BACKFILL	LUMP SUM	\$ 11,000
8.0	LUMP SUM	REGRADING AND TOPSOILING	LUMP SUM	\$ 4800 ⁻
9.0		REVEGETATION		
9.1	LUMP SUM	AGRICULTURAL LIME	LUMP SUM	\$ 1100 [—]
9.2	LUMP SUM	<u>FERTILIZER</u>	LUMP SUM	\$ 1100
9.3	LUMP SUM	MULCH	LUMP SUM	\$ 1100
9.4	LUMP SUM	VEGETATIVE SPECIES	LUMP SUM	\$ 1100
0.0	LUMP SUM	CONSTRUCT POND 1-F	LUMP SUM	\$ 11,000
1.0	LUMP SUM	ELIMINATE POND 7	LUMP SUM	\$ Z.000
	, , .	SITE G		
2.0	LUMP SUM	BACKFILL	LUMP SUM	\$ 11,000
3.0	LUMP SUM	REGRADING AND TOPSOILING	LUMP SUM	s 8,000
4.0		REVEGETATION		
4.1	LUMP SUM	AGRICULTURAL LIME	LUMP SUM	\$ 1100
4.2	LUMP SUM	FERTILIZER	LUMP SUM	\$ 1100
4.3	LUMP SUM	MULCH	LUMP SUM	s 1100
4.4	TUMP SUM	VEGETATIVE SPECIES	LUMP SUM	s 1100

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ITEM NO.	QUANTITY	DESCRIPTION	UNIT PRICE	TIUOMA
55.0	LUMP SUM	CONSTRUCT POND 1-G	LUMP SUM	\$ 9000 ¯
56.0	LUMP SUM	ELIMINATE PONDS	LUMP SUM	\$ 8000
		OKEMO O-16-82 PERMIT TOTAL		\$ 138,600
				·
		OKEMO O-16-85 PERMIT TOTAL	\$ <u>583</u>	<u>_080</u>
		CHAFIN COAL CO O-69-82 PERMIT TOTAL	\$ <u> </u>	775
		OKEMO O-16-82 PERMIT TOTAL	\$ <u>138</u>	600
-		PURCHASE ORDER TOTAL	\$ <u>1,009</u>	505

The DEP reserves the right to request additional information and supporting documentation regarding unit prices when the unit price appears to be unreasonable. Pursuant to Legislative Rule 148-CSR1, 6.4.2. The Director may accept or reject, in whole or in part, any bid when the Director feels it to be in the best interest of the State. If any bid is rejected, the Director shall place a written explanation in the purchase order file.

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VENDOR:

BID ITEM TECHNICAL SPECIFICATIONS

1.0, 20.0, 37.0 MOBILIZATION/DEMOBILIZATION

This work shall consist of the performance of construction preparatory operations, including the movement of personnel, equipment and other facilities to the project site necessary to begin work on a substantial phase of the contract. It shall also include installation of a project sign according to the attached specification and all No deduction will be made nor will any increase be made in the Lump Sum demobilization activities. Mobilization/Demobilization Item Amount, regardless of decreases or increases in the final total contract amount or for any other cause. (Shall not exceed 5% of the Total Bid for this permit.)

Prior to demobilization, an inspection is required to be conducted by the Department of Environmental Protection's Specialist and the contractor to insure compliance with contract performance.

2.0, 21.0, 38.0 **SPILL CONTAINMENT AREA** (S.C.A.)

Spill containment measures shall be used for fuel and lubricant storage areas. All containers, barrels, buckets, cans, etc., are to be legally disposed of off site. Used lubricants are to be disposed of according to state law to minimize pollution to the local surface and ground water supplies. Spills are the responsibility of the contractor and need immediate clean up and maintained at no expense to the State. This S.C.A. shall be constructed in accordance with the typical drawing specification. (See Attachment) Alternate containment measures will be considered for approval by the Program Manager if acceptable results can be shown. Fuel tanks manufactured with secondary containment are acceptable. Minimum secondary containment is 110 percent. (Bid limited to \$1,000.00 maximum)

3.0, 22.0, 39.0 HAULROAD/ACCESS ROAD

The contractor shall maintain and/or construct haul-road/access road during the reclamation process to provide access on a well drained surface. The access road to and on the reclamation site shall be graded, sloped, and maintained to drain to provide a road surface free of excessive mud and standing waters at all times while work is in progress. Roads which are below the project shall be guarded against rolling rock and free there from. Dust-control measures may be necessary if hauling creates airborne material. Snow removal to be included in this item.

4.0, 23.0, 40.0 CONSTRUCTION STAKEOUT

This work shall consist of furnishing, placing, and maintaining construction layout stakes necessary for the proper execution of the work required under the Contract, production of as-built drawings, and of performing topographic surveys and obtaining surveyed cross-sections for accurate determination of pay item quantities. Construction stakeout shall be under the supervision of a Registered Professional Engineer or Licensed Land Surveyor and all drawings signed and/or sealed by such. (Shall not exceed 5% of the total bid for this permit.)

A. MATERIALS

Wooden stakes and other marking materials as described herein.

B. CONSTRUCTION METHODS

- B(1). The Contractor shall locate and reference the construction baseline within the limits of work and shall establish bench marks for the proper layout of the work. The Contractor shall make all calculations involved and shall furnish and place all layout stakes or markers.
- B(2). The Contractor shall provide field forces and shall set all additional stakes needed, such as offset stakes, reference point stakes, slope stakes, pavement and grade stakes, stakes for roadway drainage, sub-drains, trench drains, fence, culverts or other structures, supplementary bench marks and any other horizontal or vertical controls necessary to secure a correct layout of the work.

AGENCY	(A)	
RFO/RFP#	(B)	

			<u>B</u>	id Bond		
(A)	WV State Agency	KNOW A	LL MEN BY THE	ESE PRESE	NTS, That we, th	ie undersigned,
•	(Stated on Page 1 "Spending Unit")	(C) .	of	(D)	,	(E)
	Request for Quotation Number (upper	. · · · · · · · · · · · · · · · · · · ·				
	right comer of page #1)	(H)	, а согрога	tion organiz	zed and existing u	inder the laws
(C)	Your Company Name	of the State of	(<u>I</u>) v	vith its princ	cipal office in the	City of
(D)	City, Location of your Company	(J)	, as Surety,	, are held ar	nd firmly bound u	into The State
(E)	State, Location of your Company	of West Virginia, as	Obligee, in the po	enal sum of	(K)	<u>L</u>
(F)	Surety Corporate Name	(\$ <u>(L)</u>) for the pa	yment of w	hich, well and m	ily to be made,
(G)	City, Location of Surety	we jointly and sever	ally bind ourselve	s, our heirs	, administrators, e	executors,
(H)	State, Location of Surety	successors and assig			·	
(1)	State of Surety Incorporation	The Condit	ion of the above o	bligation is	such that wherea	s the Principal
(J)	City of Surety Incorporation	has submitted to the	Purchasing Section	on of the De	partment of Adm	unistration
(K)	Minimum amount of acceptable bid	a certain bid or prop		eto and mad	le a part hereof to	enter into a
	bond is 5% of total bid. You may state	contract in writing for)r		·· ·	
	"5% of bid" or a specific amount on		(7)	<u>(1)</u>		
	this line in words.					
(L)	Amount of bond in figures					
(M)	Brief Description of scope of work	NOW THE				
(N)	Day of the month	(a) If said	oid shall be rejecte	ed, or		
(0)	Month	(b) If said i	oid shall be accept	ted and the	Principal shall en	ter into a
(P)	Year	contract in accordance	e with the bid or p	proposal att	ached hereto and	shall furnish
(Q)	Name of Corporation	any other bonds and	insurance required	l by the bid	or proposal, and	shall in all
(R)	Raised Corporate Seal of Principal	other respects perform	n the agreement c	reated by th	ne acceptance of s	aid bid then
(S)	Signature of President or Vice	this obligation shall b	e null and void, o	therwise th	is obligation shall	remain in full
	President	force and effect. It is	expressly underst	tood and ag	reed that the liabi	lity of the
(T)	Title of person signing	Surety for any and all	claims hereunder	shall, in no	event, exceed th	e penal
(U)	Raised Corporate Seal of Surety	amount of this obliga				
(V)	Corporate Name of Surety	The Surety	for value received	, hereby sti	pulates and agree	s that the
	•	obligations of said Su	rety and its bond :	shall be in r	io way impaired (or affected by
(X)	Signature of Attorney in Fact of the	any extension of time	within which the	Obligee ma	ly accept such bid	l: and said
	Surety	Surety does hereby w	aive notice of any	such exten	sion.	·
NOTE:	Dated, Power of Attorney with Raised	IN WITNES	S WHEREOF, Pr	incipal and	Surety have herei	into set their
	Surety Seal must accompany this bid	hands and seals, and s	uch of them as are	e corporatio	ns have caused th	eir corporate
	band.	seals to be affixed her	eto and these pres	ents to be s	igned by their pro	per officers,
		this <u>(N)</u> day	of (O)	, 20	<u>(P)</u>	-
		D: -: -1 C	,			
		Principal Corporate Se	al		(Q)	
		(T)		-	(Name of Princ	cipal)
		(R)		Ву	<u>(\$)</u>	
					(Must be President	
		_			Vice Presiden	it)
					(T)	
	·		•		Title	•
		(U)				
		Surety Corporate Seal	•	·	(V)	<u> </u>
					(Name of Sur	ety)
						•
			:	1 - 1	· · · · (X)	
					Attorney-in-Fac	:t

IMPORTANT – Surety executing bonds must be licensed in West Virginia to transact surety insurance. Corporate seals must be affixed, a power of attorney must be attached,

RFQ No. DEP 13014

STATE OF WEST VIRGINIA Purchasing Division

PURCHASING AFFIDAVIT

West Virginia Code §5A-3-10a states: No contract or renewal of any contract may be awarded by the state or any of its political subdivisions to any vendor or prospective vendor when the vendor or prospective vendor or a related party to the vendor or prospective vendor is a debtor and the debt owed is an amount greater than one thousand dollars in the aggregate

DEFINITIONS:

"Debt" means any assessment, premium, penalty, fine, tax or other amount of money owed to the state or any of its political subdivisions because of a judgment, fine, permit violation, license assessment, defaulted workers' compensation premium, penalty or other assessment presently delinquent or due and required to be paid to the state or any of its political subdivisions, including any interest or additional penalties accrued thereon.

"Debtor" means any individual, corporation, partnership, association, limited liability company or any other form or business association owing a debt to the state or any of its political subdivisions. "Political subdivision" means any county commission; municipality; county board of education; any instrumentality established by a county or municipality; any separate corporation or instrumentality established by one or more counties or municipalities, as permitted by law; or any public body charged by law with the performance of a government function or whose jurisdiction is coextensive with one or more counties or municipalities. "Related party" means a party, whether an individual, corporation, partnership, association, limited liability company or any other form or business association or other entity whatsoever, related to any vendor by blood, marriage, ownership or contract through which the party has a relationship of ownership or other interest with the vendor so that the party will actually or by effect receive or control a portion of the benefit, profit or other consideration from performance of a vendor contract with the party receiving an amount that meets or exceed five percent of the total contract amount.

EXCEPTION: The prohibition of this section does not apply where a vendor has contested any tax administered pursuant to chapter eleven of this code, workers' compensation premium, permit fee or environmental fee or assessment and the matter has not become final or where the vendor has entered into a payment plan or agreement and the vendor is not in default of any of the provisions of such plan or agreement.

LICENSING: Vendors must be licensed and in good standing in accordance with any and all state and local laws and requirements by any state or local agency of West Virginia, including, but not limited to, the West Virginia Secretary of State's Office, the West Virginia Tax Department, West Virginia Insurance Commission, or any other state agencies or political subdivision. Furthermore, the vendor must provide all necessary releases to obtain information to enable the Director or spending unit to verify that the vendor is licensed and in good standing with the above entities.

CONFIDENTIALITY: The vendor agrees that he or she will not disclose to anyone, directly or indirectly, any such personally identifiable information or other confidential information gained from the agency, unless the individual who is the subject of the information consents to the disclosure in writing or the disclosure is made pursuant to the agency's policies, procedures and rules. Vendors should visit **www.state.wv.us/admin/purchase/privacy** for the Notice of Agency Confidentiality Policies.

Under penalty of law for false swearing (West Virginia Code, §61-5-3), it is hereby certified that the vendor acknowledges the information in this said affidavit and are in compliance with the requirements as stated.

Vendor's Name:	EASTERN	ARROW	Corp.				
Authorized Signatu	re:	W		Date:	1/17	00	

Purchasing Affidavit (Revised 06/15/07)

AgencyDEP	
REQ.P.O# DEP130	14

BID BOND

KNOW ALL MEN BY TH	ESE PRESENTS, That we, the undersigne	d, Eastern Arrow Corporation DBA Pioneer Construction
of PO Box 4108, Ch	arleston, West Virginia 25364	, as Principal, and Ohio Farmers Insurance Compan
of <u>PO Box 5001 Wes</u>	stfield Center Ohio, 44251 a corporatio	n organized and existing under the laws of the State of
Ohio with its principa	office in the City of Westfield Center	, as Surety, are held and firmly bound unto the State
of West Virginia, as Obligee, in the	e penal sum of <u>5% of bid amount</u>	(\$ 5% of bid amount) for the payment of which,
well and truly to be made, we joint	ly and severally bind ourselves, our heirs, a	administrators, executors, successors and assigns.
The Condition of the abo	ve obligation is such that whereas the Princ	cipal has submitted to the Purchasing Section of the
Department of Administration a ce	rtain bid or proposal, attached hereto and n	nade a part hereof, to enter into a contract in writing for
DEP13014, Okemo Corporati	on/Chafin Coal in Logan County, accor	rding to plans and specifications.
NOW THEREFORE,		
agreement created by the accepta	cepted and the Principal shall enter into a coonds and insurance required by the bid or nce of said bid, then this obligation shall be derstood and agreed that the liability of the	contract in accordance with the bid or proposal attached proposal, and shall in all other respects perform the null and void, otherwise this obligation shall remain in full Surety for any and all claims hereunder shall, in no event,
way impaired or affected by any ex waive notice of any such extension IN WITNESS WHEREOF,	tension of the time within which the Obliges .	e the obligations of said Surety and its bond shall be in no e may accept such bid, and said Surety does hereby
8th day of January	·	o be signed by their proper officers, this
day or dandary	, 20 <u>00</u> .	
Principal Corporate Seal		By (Must be President) (Name of Principal) (Must be President or Vice President)
		Ann Wardwell, President (Title)
Surety Corporate Seal		Ohio Farmers Insurance Company (Name of Surety)
		Attorney-in-Fact Poss Johnson Attorney In Fact
MPORTANT – Surety executing board a power of attorney must be atta	nds must be licensed in West Virginia to tra	Ross Johnsbrf, Attorney-In-Fact insact surety insurance. Corporate seals must be affixed,

General Power of Attorney

Westfield Insurance Co. Westfield National Insurance Co. Ohio Farmers Insurance Co.

CERTIFIED COPY

Westfield Center, Ohio

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 presents make, constitute and appoint

ROSS E. JOHNSON, PATRICIA C. BAIRE, JOINTLY OR SEVERALLY

and State of WV its true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred in its name, of **CHARLESTON** place and stead, to execute, acknowledge and deliver any and all bonds, undertakings, and recognizances; provided, however, that the penal sum of any one such instrument executed hereunder shall not exceed FIVE MILLION DOLLARS AND NO CENTS (\$5,000,000)----

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 and all notices and documents canceling 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 adopted at a meeting

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 Senior Executive and their corporate seals to be hereto affixed this 10th day of DECEMBER A.D., 2004

Corporate Seals Affixed State of Ohio

County of Medina

WESTFIELD INSURANCE COMPANY WESTFIELD NATIONAL INSURANCE COMPANY OHIO FARMERS INSURANCE COMPANY

Richard L. Kinnaird, Jr., Senior Executive

On this 10th day of DECEMBER A.D., 2004, before me personally came Richard L. Kinnaird, Jr. to me known, who, being by me duly sworn, did depose and say, that he resides in Medina, Ohio; that he is 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 they were so affixed by order of the Boards of Directors of said Companies; and that he signed his name thereto by like order.

Notarial Seal Affixed

State of Ohio County of Medina

S\$.:



William J. Kahelin, 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 January 2008 .. D.,







Frank A. Carrino, Secretary

BPOAC1 (combined) (06-02)