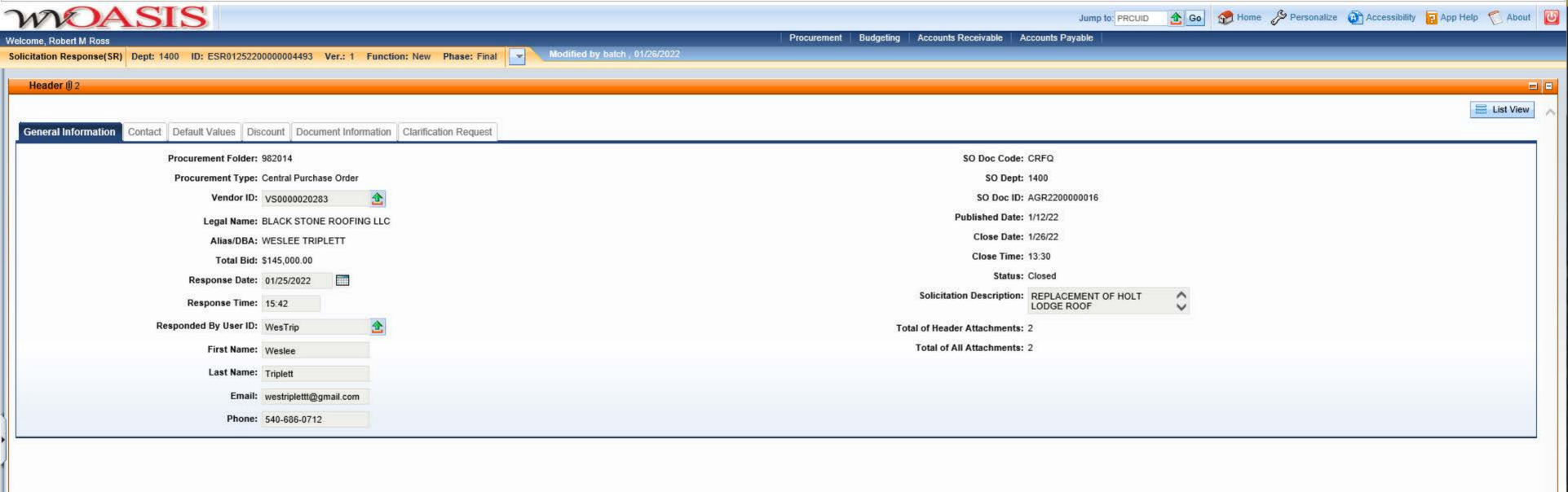


2019 Washington Street, East Charleston, WV 25305 Telephone: 304-558-2306 General Fax: 304-558-6026

Bid Fax: 304-558-3970

The following documentation is an electronically-submitted vendor response to an advertised solicitation from the *West Virginia Purchasing Bulletin* within the Vendor Self-Service portal at *wvOASIS.gov*. As part of the State of West Virginia's procurement process, and to maintain the transparency of the bid-opening process, this documentation submitted online is publicly posted by the West Virginia Purchasing Division at *WVPurchasing.gov* with any other vendor responses to this solicitation submitted to the Purchasing Division in hard copy format.





#### State of West Virginia **Solicitation Response**

**Proc Folder:** 982014

**Solicitation Description:** REPLACEMENT OF HOLT LODGE ROOF

**Proc Type:** Central Purchase Order

**Solicitation Closes** Solicitation Response Version 2022-01-26 13:30 SR 1400 ESR01252200000004493 1

**VENDOR** 

VS0000020283

BLACK STONE ROOFING LLC

**Solicitation Number:** CRFQ 1400 AGR2200000016

**Total Bid:** 145000 **Response Date:** Response Time: 2022-01-25 15:42:36

Comments:

#### FOR INFORMATION CONTACT THE BUYER

Crystal G Hustead (304) 558-2402 crystal.g.hustead@wv.gov

Vendor

FEIN# DATE Signature X

All offers subject to all terms and conditions contained in this solicitation

FORM ID: WV-PRC-SR-001 2020/05 Date Printed: Jan 26, 2022 Page: 1

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
1	REPLACEMENT OF HOLT LODGE ROOF				145000.00

Comm Code	Manufacturer	Specification	Model #	
72152600				

**Commodity Line Comments:** 

**Extended Description:** 

REPLACEMENT OF HOLT LODGE ROOF

Date Printed: Jan 26, 2022 Page: 2 FORM ID: WV-PRC-SR-001 2020/05

### ADDENDUM ACKNOWLEDGEMENT FORM SOLICITATION NO.: CRFQ AGR2200000016

Instructions: Please acknowledge receipt of all addenda issued with this solicitation by completing this addendum acknowledgment form. Check the box next to each addendum received and sign below. Failure to acknowledge addenda may result in bid disqualification.

Acknowledgment: I hereby acknowledge receipt of the following addenda and have made the necessary revisions to my proposal, plans and/or specification, etc.

Alandon No. 1	
Addendum No. 1  Addendum No. 2	Addendum No. 6  Addendum No. 7
☐ Addendum No. 2 ☐ Addendum No. 3	Addendum No. 8
Addendum No. 4	☐ Addendum No. 9
Addendum No. 5	Addendum No. 10
	ne receipt of addenda may be cause for rejection of this bid
I further understand that any verbal rediscussion held between Vendor's rethe information issued in writing and binding.	epresentation made or assumed to be made during any oral presentatives and any state personnel is not binding. Only added to the specifications by an official addendum is
I further understand that any verbal rediscussion held between Vendor's rethe information issued in writing and	epresentation made or assumed to be made during any oral presentatives and any state personnel is not binding. Only added to the specifications by an official addendum is
I further understand that any verbal rediscussion held between Vendor's rethe information issued in writing and binding.  Black Stone Roofi's	epresentation made or assumed to be made during any oral presentatives and any state personnel is not binding. Only added to the specifications by an official addendum is
I further understand that any verbal rediscussion held between Vendor's rethe information issued in writing and binding.  Black Stone Roofi's	epresentation made or assumed to be made during any oral presentatives and any state personnel is not binding. Only added to the specifications by an official addendum is
I further understand that any verbal rediscussion held between Vendor's rethe information issued in writing and binding.  Black Stone Roofi's Company	epresentation made or assumed to be made during any oral presentatives and any state personnel is not binding. Only added to the specifications by an official addendum is



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

### State of West Virginia **Centralized Request for Quote** Construction

**Proc Folder:** 982014 Reason for Modification: Doc Description: REPLACEMENT OF HOLT LODGE ROOF Proc Type: Central Purchase Order Date Issued Solicitation Closes Solicitation No Version 2021-12-21 13:30

AGR2200000016

1400

CRFQ

BID RECEIVING LOCATION

BID CLERK

DEPARTMENT OF ADMINISTRATION

PURCHASING DIVISION

2019 WASHINGTON ST E

CHARLESTON

25305

2022-01-26

US

VENDOR

**Vendor Customer Code:** 

Vendor Name: Black Stone Roofing, LLC

Address: 1245 air port Rd.

Street: ai/port Rd

City: Winchester

State: V#

Country: US

Zip: 27602

Principal Contact: Weslee-540-686-0712

Vendor Contact Phone: Same

Extension:

FOR INFORMATION CONTACT THE BUYER

Crystal G Hustead

(304) 558-2402

crystal.g.hustead@wv.gov

Vendor Signature X

81-350-0474 DATE 1-18-22

All offers subject to all terms and conditions contained in this solicitation

Date Printed: Dec 21, 2021

Page: 1

FORM ID: WV-PRC-CRFQ-002 2020/05

State of West Virginia

Agency Department of Administration

REQ.P.O# CRFO AGR2200000016

#### **BID BOND**

	1245 Airport Road	Winchester, VA 22602	as Principal, and	d The Ohio Casualty Insurance Con
of	175 Berkeley Street			ng under the laws of the State of
w Hampshir	re with its principal o		±1.	held and firmly bound unto the State
	a, as Obligee, in the p			
				) for the payment of which,
		and severally bind curseives, our heirs, ad	ministrators, executi	DIB, BUCCESSORS and assigns.
The C	Condition of the show			·····································
nortment of	Administration a code	e obligation is such that whereas the Pri	ncipal has submitte	ed to the Purchasing Section of the
prostation (6)	ranimissission a certa	in bid or proposal, attached hereto and ma	de a pan hereot, to	enter into a contract in writing for
		CRFQ AGR2200000016: Replacement of H 82 FFA Drive Ripley WV 25271	olt Lodge Root	
NOW	THEREFORE,			
(a)	If said bid shall be	rejected or		
(b)	if said bid shall b	e accepted and the Principal shall enter	into a contract in a	econdance with the birt or nonneal
ached here	we care or terri intitingly still	IN COURT COURS AND INSUISANCE LEGITIES IN IN	A hid of nannacol at	nd pholi in all other manages made
- and a design sent of		MINES OF NAME OF THE PARTY OF T	what had said all	oncion this shipselfes about the
	CHOCK IT IS OVINGOUS	understood and agreed that the liability of his obligation as herein stated.	the Surety for any a	and all claims hereunder shall, in no
		ADM A 12 BIGG BOATTY HEA TORY DISCUSSION CONTINUES		
Description and rest-		ee congatori as incicili siated.		
The Say impaired	Surety, for the value re or affected by any ex	ceived, hereby stipulates and agrees that the child	he obligations of sai	
The Say impaired	Surety, for the value re	ceived, hereby stipulates and agrees that the child	he obligations of sai se may accept such	
The Say impaired aive notice of	Surety, for the value re or affected by any ex of any such extension.	ceived, hereby stipulates and agrees that the design of the time within which the Obligation	e may accept such	d Surety and its bond shall be in no bid, and said Surety does hereby
The Say impaired aive notice of WITH	Surety, for the value re or affected by any ex of any such extension.	ceived, hereby stipulates and agrees that the design of the time within which the Obligation of	e may accept such executed and sealed	d Surety and its bond shall be in no bid, and said Surety does hereby
The Say impaired alive notice of WITH	Surety, for the value re or affected by any ex of any such extension.	ceived, hereby stipulates and agrees that the child	e may accept such executed and sealed	d Surety and its bond shall be in no bid, and said Surety does hereby
The Silve impaired live notice of the Silve notice of the Silve notice of the silve in the silve notice of	Surety, for the value re or affected by any ex of any such extension.  NESS, the following significantly if	ceived, hereby stipulates and agrees that the design of the time within which the Obligation of	e may accept such executed and sealed	d Surety and its bond shall be in no bid, and said Surety does hereby by a proper officer of Principal and
The Silve impaired alive notice of the Silve notice of the silve interest. With the silve in the	Surety, for the value re or affected by any ex of any such extension.  NESS, the following significantly if	ceived, hereby stipulates and agrees that the design of the time within which the Obligation of	executed and sealed January	d Surety and its bond shall be in no bid, and said Surety does hereby  by a proper officer of Principal and
The Say impaired aive notice of the Saive notice of the Saive notice of the saive of the saive notice not	Surety, for the value re or affected by any ex of any such extension.  NESS, the following significantly if	ceived, hereby stipulates and agrees that the design of the time within which the Obligation of	e may accept such executed and sealed lanuary  Black	d Surety and its bond shall be in no bid, and said Surety does hereby by a proper officer of Principal and
The Say impaired aive notice of WITH urely, or by F	Surety, for the value re or affected by any ex of any such extension.  NESS, the following sign Principal individually if	ceived, hereby stipulates and agrees that the design of the time within which the Obligation of	executed and sealed  January  Black	d Surety and its bond shall be in no bid, and said Surety does hereby  by a proper officer of Principal and
The Say impaired aive notice of With wrety, or by F	Surety, for the value re or affected by any ex of any such extension.  NESS, the following sign Principal individually if	ceived, hereby stipulates and agrees that the design of the time within which the Obligation of	Executed and sealed  January  Black	d Surety and its bond shall be in no bid, and said Surety does hereby  by a proper officer of Principal and
The Say impaired aive notice of With urety, or by F	Surety, for the value re or affected by any ex of any such extension.  NESS, the following sign Principal individually if	ceived, hereby stipulates and agrees that the design of the time within which the Obligation of	Executed and sealed  January  Black  (Must be P	d Surety and its bond shall be in no bid, and said Surety does hereby  by a proper officer of Principal and
The Say impaired aive notice of WITH urely, or by F	Surety, for the value re or affected by any ex of any such extension.  NESS, the following sign Principal individually if	ceived, hereby stipulates and agrees that the design of the time within which the Obligation of	Executed and sealed  January  Black  (Must be P	d Surety and its bond shall be in no bid, and said Surety does hereby  I by a proper officer of Principal and
The Say impaired aive notice of WITH incipal Seal	Surety, for the value re or affected by any ex of any such extension.  NESS, the following sign Principal individually if	ceived, hereby stipulates and agrees that the design of the time within which the Obligation of	Executed and sealed  January  Black  (Must be P	d Surety and its bond shall be in no bid, and said Surety does hereby  I by a proper officer of Principal and
The Say impaired aive notice of With Irety, or by Fincipal Seal	Surety, for the value re or affected by any ex of any such extension.  NESS, the following sign Principal individually if	ceived, hereby stipulates and agrees that the design of the time within which the Obligation of	Executed and sealed  January  Black  (Must be P	d Surety and its bond shall be in no bid, and said Surety does hereby  by a proper officer of Principal and
The Say impaired aive notice of with urety, or by Frincipal Seal	Surety, for the value re or affected by any ex of any such extension.  NESS, the following sign Principal individually if	ceived, hereby stipulates and agrees that the design of the time within which the Obligation of	By Black  (Must be P  OWN C	d Surety and its bond shall be in no bid, and said Surety does hereby  I by a proper officer of Principal and
The Say impaired aive notice of WITH urely, or by Frincipal Seal	Surety, for the value re or affected by any ex of any such extension.  NESS, the following sign Principal individually if	ceived, hereby stipulates and agrees that the design of the time within which the Obligation of	By Must be P  OWn c  The Ohio Case	d Surety and its bond shall be in no bid, and said Surety does hereby  I by a proper officer of Principal and
ay impaired aive notice of with the Streety, or by Frincipal Seal	Surety, for the value re or affected by any ex of any such extension.  NESS, the following sign Principal individually if	ceived, hereby stipulates and agrees that the design of the time within which the Obligation of	By Must be P  OWn c  The Ohio Case	d Surety and its bond shall be in no bid, and said Surety does hereby  I by a proper officer of Principal and
ay impaired aive notice of WITH turety, or by Fall Seal	Surety, for the value re or affected by any ex of any such extension.  NESS, the following sign Principal individually if	ceived, hereby stipulates and agrees that the design of the time within which the Obligation of	By Must be P  OWn c  The Ohio Case	d Surety and its bond shall be in no bid, and said Surety does hereby  I by a proper officer of Principal and
ay impaired aive notice of with the Streety, or by Frincipal Seal	Surety, for the value re or affected by any ex of any such extension.  NESS, the following sign Principal individually if	ceived, hereby stipulates and agrees that the dension of the time within which the Obligation of t	By (Must be P Duly OW) C	d Surety and its bond shall be in no bid, and said Surety does hereby  I by a proper officer of Principal and
ay impaired aive notice of with urely, or by incipal Seal	Surety, for the value re or affected by any exist any such extension.  NESS, the following significant individually if	ceived, hereby stipulates and agrees that the dension of the time within which the Obligation of t	Black  By  (Must be P  Duly  OWN C	d Surety and its bond shall be in no bid, and said Surety does hereby  I by a proper officer of Principal and



# State of West Virginia DRUG FREE WORKPLACE CONFORMANCE AFFIDAVIT West Virginia Code §21-1D-5

I, W	eslee 1 siPlett	, after being first duly sworn, depose and state as follows:
1.	I am an employee of	Black Stone Roo Fing LCC; and, (Company Name)
2.	I do hereby attest that _	Black Stone 100 Fing LLC (Company Name)
		for a drug-free workplace policy and that such plan and with <b>West Virginia Code</b> §21-1D.
The a	above statements are swo	rn to under the penalty of perjury.
		Printed Name: Weslee Triplett
		Signature:
		Title: Owner
		Company Name: Black Stone Roofing, LLC
		Date: 1-2S-2Z
STAT	TE OF WEST VIRGINIA,	
COU	NTY OF CANALOS	TO-WIT:
	All Distriction of the second	
Take	en, subscribed and sworn to	o before me this 25 day of January, 2002.
Ву С	commission expires	11512021 1000000000000000000000000000000
(Sea		
	OFFICIAL S  NOTARY PU  STATE OF WEST  KIMBERLY ROL	BLIC VIRGINIA

Goin' Postal
839 Winchester Avenue, Martinsburg WV 25401
My Commission Expires June 15, 2026

Rev. July 7, 2017

### ADDITIONAL INFORMATION

THE STATE OF WEST VIRGINIA PURCHASING DIVISION FOR THE AGENCY, WEST VIRGINIA DEPARTMENT OF AGRICULTURE, IS SOLICITING BIDS TO ESTABLISH A ONE-TIME CONTRACT FOR ROOF REPLACEMENT AT THE HOLT LODGE PER THE ATTACHED DOCUMENTS.

\*\*\*QUESTIONS REGARDING THE SOLICITATION MUST BE SUBMITTED IN WRITING TO CRYSTAL.G.HUSTEAD@WV.GOV PRIOR TO THE QUESTION PERIOD DEADLINE CONTAINED IN THE INSTRUCTIONS TO VENDORS SUBMITTING BIDS\*\*\*

INVOICE TO		SHIP TO
AGRICULTURE DEPARTMENT OF		STATE FFA-FHA CAMP
ADMINISTRATIVE SERVICES	S	CEDAR LAKES CONFERENCE CENTER
1900 KANAWHA BLVD E		82 FFA DR
CHARLESTON	WV	RIPLEY
US		US

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
1	REPLACEMENT OF HOLT LODGE ROOF				
	TILL DIOLIVILIVI OF TIOLI LODGE FIOOT				

Comm Code Manufacturer Specification	Model #
72152600	

#### **Extended Description:**

REPLACEMENT OF HOLT LODGE ROOF

		1,000	The state of the s	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	A CALL OF
SCHE				7 mm 1	
	4 10 1 10 1 10 1			- P	
CUIL		_		$\sim$	

Line Event	<b>Event Date</b>
1 MANDATORY PRE-BID MEETING	2022-01-05
2 VENDOR QUESTION DEADLINE	2022-01-11

## West Virginia Ethics Commission Disclosure of Interested Parties to Contracts

(Required by W. Va. Code § 6D-1-2)

Name of Contracting Business Entity:	KK Stone Poofike Address: 12 45 airport Rd
	Unduster, UA
Name of Authorized Agent: <u>VCS/cc_Z</u>	Tiplet Address: 1245 arest Rd Wanter
Contract Number: AGR22000000	
Governmental agency awarding contract:	
Check here If this is a Supplemental Di	
List the Names of Interested Parties to the contentity for each category below (attach addition	tract which are known or reasonably anticipated by the contracting business nai pages if necessary):
1. Subcontractors or other entities performance of the contractors of otherwise list entity.	
2. Any person or entity who owns 25% or   Check here if none, otherwise list entity	more of contracting entity (not applicable to publicly traded entities) /Individual names below.
3. Any person or entity that fecilitated, of services related to the negotiation or dr.  Check here if none, otherwise list entity.	or negotiated the terms of, the applicable contract (excluding legal rafting of the applicable contract) Individual names below.
Signature: Land H	Date Signed:
Notary Verification	
subd Virginia	_county of Warren
	the suffectived enemt of the contracting business.
entity leted above, being duly sworn, acknowle penalty of perjury.	adge that the Disclosure herein is being made under cells and under the
Taken, sworn to and subscribed before me this	
	Notary Public's Signature Commonwealth of Virginia
To be completed by State Agency.	Registration No. 7859699 My Commission Expires May 31, 2024
Date Received by State Agency:  Date submitted to Ethics Commission:  Governmental agency submitting Disclosure:	

### State of West Virginia Purchasing Division

### CERTIFIED DRUG-FREE WORKPLACE REPORT COVERSHEET

In accordance with West Virginia Code § 21-1D-7b, no less than once per year, or upon completion of the project, every contractor shall provide a certified report to the public authority which let the contract. That report must include each of the items identified below in the Required Report Content section.

Instructions: Vendor should complete this coversheet, attach it to the required report, and submit it to the appropriate location as follows: For contracts more than \$25,000, the report should be mailed to the West Virginia Purchasing Division at 2019 Washington Street East, Charleston, WV 25305. For contracts of \$25,000 or less, the vendor should mail the report to the public authority issuing the contract.

Contract Identification:	
Contract Number: CRFQ AGR 2200000	3016
Contract Purpose: Re-Roofing	
Agency Requesting Work: WVA Dcpt of AG	Cedar Jakes
Required Report Content: The attached report must include should check each box as an indication that the required information the required information that the required information the required information the required information that the required information the required information the required information that the required information the	The second secon
☐ Information indicating the education and training services 21-1D-5 was provided;	ce to the requirements of West Virginia Code §
☐ Name of the laboratory certified by the United States I successor that performs the drug tests;	Department of Health and Human Services or its
☐ Average number of employees in connection with the	construction on the public improvement;
<ul> <li>Drug test results for the following categories including negative tests: (A) Pre-employment and new hires; (E) (D) Random.</li> </ul>	
<u>Vendor Contact Information:</u>	
Vendor Name: Black Stare roofing, LLC	Vendor Telephone: <u>540-686-07/2</u>
Vendor Address: 12 45 air Part Rd	Vendor Fax:
Winchester, UH	Vendor E-Mail:
	And the first of the state of t

# REQUEST FOR QUOTATION CRFQ AGR2200000016 Holt Lodge Roof Replacement

### ALL LABOR, MATERIALS, EQUIPMENT, AND SUPPLIES NECESSARY TO REPLACE ROOF AT:

## WEST VIRGINIA DEPARTMENT OF AGRICULTURE CEDAR LAKES CONFERENCE CENTER

### HOLT LODGE, 82 FFA DRIVE, RIPLEY WV 25271

### **BID FORM**

The undersigned, hereafter called the Bidder, being familiar with and understanding the bidding documents; and being familiar with the site and all local conditions affecting the project, hereby proposes to furnish labor, material, equipment, supplies, and transportation to perform the work as described in the bidding documents.

BIDDERS CON	IPANY NAME: _	Black Stone Room	fing, LLC	
VENDOR ADD	RESS: _/2.45	air port Rd, Winch	ester UA	
	2260	2 3 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	· · · · · · · · · · · · · · · · · · ·	
			"福泉"的"阿斯特"的"西南"的"西南"。"新	
TELEPHONE:	FAX NUMBER:			
E-MAIL ADDI	ESS: Wesal	black stone soofing.	069	
WV CONTRA	CTOR'S LICENS	E NO: WV058140	"我这样的"我们"。 "我们是我们是我们是我们是我们是我们的	
CONTRACT C	VERALL TOTA	L COST:	是一种自然的人们是一种	
(\$145,000) written in wordingualification	rds and numbers.)	rdsed fourty five the Failure to use this bid for	**** (Contract b rm may result in bid	oid to be
SIGNATUR	E:	41-	DATE: 1	22-22
NAME: _ le	'es/ee Triple: Please Print)	The state of the second of the		
TITLE:	wner			

### STATE OF WEST VIRGINIA Purchasing Division

where the second of the second

### PURCHASING AFFIDAVIT

CONSTRUCTION CONTRACTS: Under W. Ve. Code § 5-22-1(1), the contracting public entity shall not award a construction contract to any bidder that is known to be in default on any monetary obligation owed to the state or a political subdivision of the state, including, but not limited to, obligations related to payroil taxes, property taxes, sales and use taxes, fire service fees, or other lines or fees.

ALL CONTRACTS: Under W. Va. Code §5A-3-10a, no contract or renewel 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: (1) the debt owed is an amount greater than one thousand dollars in the apprepals; or (2) the debtor is in employer default.

EXCEPTION: The prohibition listed above does not apply where a vendor has contacted any tax administered parament to chapter eleven of the W. Vs. Code, workers' compensation premium, permit fee or environmental fee or assessment and the metter 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.

#### DEFRETTONS:

"Debt" means any assessment, premium, penalty, fine, tex 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.

"Employer default" means having an outstanding belance or liability to the old fund or to the uninsured employers' fund or being in policy default, as defined in W. Va. Code § 23-20-2, failure to maintain mandatory workers' compensation coverage, or failure to fully meet its obligations as a workers' compensation self-insured employer. An employer is not in employer default if it has entered into a repayment agreement with the insurance Commissioner and remains in compliance with the obligations under the repayment agreement.

"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, members, 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.

AFFIRMATION: By signing this form, the vendor's authorized signer affirms and acknowledges under penalty of law for false swearing (W. Va. Code §61-5-3) that: (1) for construction contracts, the vendor is not in default on any monetary obligation owed to the state or a political subdivision of the state, and (2) for all other contracts, that neither vendor nor any related party owe a debt as defined above and that neither vendor nor any related party are in employer default as defined above, unless the debt or employer default is permitted under the exception above.

### WITNESS THE FOLLOWING SIGNATURE: Vendor's Name: Block Store Roofing LLC Authorized Signature: 01-22-22 State of Virginia country of Warren work wester Triplett Taken, subscribed, and swom to before me this 22"day of January 2022 My Commission expires May 31st MARY GENEVIEVE ROMANCHUK AFFIX SEAL HERE Notary Public Commonwealth of Virginia Registration No. 7859699 My Commission Expires May 31, 2024

### West Virginia Ethics Commission



### Disclosure of Interested Parties to Contracts

Pursuant to W. Va. Code § 6D-1-2, a state agency may not enter into a contract, or a series of related contracts, that has/have an actual or estimated value of \$1 million or more until the business entity submits to the contracting state agency a Disclosure of Interested Parties to the applicable contract. In addition, the business entity awarded a contract is obligated to submit a supplemental Disclosure of Interested Parties reflecting any new or differing interested parties to the contract within 30 days following the completion or termination of the applicable contract.

For purposes of complying with these requirements, the following definitions apply:

"Business entity" means any entity recognized by law through which business is conducted, including a sole proprietorship, partnership or corporation, but does not include publicly traded companies listed on a national or international stock exchange.

"Interested party" or "Interested parties" means:

- (1) A business entity performing work or service pursuant to, or in furtherance of, the applicable contract, including specifically sub-contractors;
- (2) the person(s) who have an ownership interest equal to or greater than 25% in the business entity performing work or service pursuant to, or in furtherance of, the applicable contract. (This subdivision does not apply to a publicly traded company); and
- (3) the person or business entity, if any, that served as a compensated broker or intermediary to actively facilitate the applicable contract or negotiated the terms of the applicable contract with the state agency. (This subdivision does not apply to persons or business entities performing legal services related to the negotiation or drafting of the applicable contract.)

"State agency" means a board, commission, office, department or other agency in the executive, judicial or legislative branch of state government, including publicly funded institutions of higher education: Provided, that for purposes of W. Va. Code § 6D-1-2, the West Virginia Investment Management Board shall not be deemed a state agency nor subject to the requirements of that provision.

The contracting business entity must complete this form and submit it to the contracting state agency prior to contract award and to complete another form within 30 days of contract completion or termination.

This form was created by the State of West Virginia Ethics Commission, 210 Brooks Street, Suite 300, Charleston, WV 25301-1804. Telephone: (304)558-0664; fax: (304)558-2169; e-mail: ethics@wv.gov; website: www.ethics.wv.gov.



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

### State of West Virginia Centralized Request for Quote Construction

Proc Folder:

982014

Doc Description: REPLACEMENT OF HOLT LODGE ROOF

Reason for Modification:

ADDENDUM 1

TO PROVIDE ANSWERS TO **VENDOR QUESTIONS AND** PUBLISH PRE-BID SIGN-IN

SHEETS

Proc Type:

Central Purchase Order

Solicitation Closes

13:30

Version

2022-01-12

Date Issued

2022-01-26

CRFQ

Solicitation No

1400

AGR2200000016

BID RECEIVING LOCATION

**BID CLERK** 

DEPARTMENT OF ADMINISTRATION

PURCHASING DIVISION

2019 WASHINGTON ST E

CHARLESTON

WV

25305

US

VENDOR

**Vendor Customer Code:** 

Vendor Name: Black Stone Rooting, LLC

Address: 1245

Street: airport Rd

City: Winchester

State: VH

Country: US

Zip: 27602

Principal Contact: Weslee - 540-686-07/2

**Vendor Contact Phone:** 

**Extension:** 

FOR INFORMATION CONTACT THE BUYER

Crystal G Hustead (304) 558-2402

crystal.g.hustead@wv.gov

Vendor

Signature X

FEIN# 8/-3500474

DATE /-/8-22

All offers subject to all terms and conditions contained in this solicitation

Date Printed: Jan 12, 2022

FORM ID: WV-PRC-CRFQ-002 2020/05



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

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

Certificate No: 8205160-982981

#### **POWER OF ATTORNEY**

KNOWN ALL PERSONS BY THESE PRESENTS: That The Ohio Casualty Insurance Company is a corporation duly organized under the laws of the State of New Hampshire, that
Liberty Mutual Insurance Company is a corporation duly organized under the laws of the State of Massachusetts, and West American Insurance Company is a corporation duly organized
under the laws of the State of Indiana (herein collectively called the "Companies"), pursuant to and by authority herein set forth, does hereby name, constitute and appoint, Anthony M.
Macinanti; Kimberly D Santiago; Nebiyou Aynu; Rachel L. Blackmore

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

IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Companies and the corporate seals of the Companies have been affixed thereto this 2nd day of April 2021 .







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

State of PENNSYLVANIA 忌 County of MONTGOMERY

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

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



Commonwealth of Pennsylvania - Notary Seal Teresa Pastella, Notary Public Montgomery County My commission expires March 28, 2025 Commission number 1126044

Member. Pennsylvania Association of Notaries

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

ARTICLE IV - OFFICERS: Section 12. Power of Attorney.

Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety 5 any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall or ? have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such | 5 o instruments shall be as binding as if signed by the President and attested to by the Secretary. Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officers or officers granting such power or authority. provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

ARTICLE XIII - Execution of Contracts: Section 5. Surety Bonds and Undertakings.

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

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

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

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

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this 25th day of 2022







By:

Inquirie

verification R@libertym

Morney

50

LMS-12873 LMIC OCIC WAIC MUILI Co 02/21