

BID NO.: 50-00121857 - Opening Date: 2/6/18 2PM

BID FORM
Non Public Works

All Public Work Projects are required to use the Louisiana Uniform Public Work Bid Form

All prices must be held firm unless an escalation provision is requested in this bid. Jefferson Parish will allow one escalation during the term of the contract, which may not exceed the U.S. Bureau of Labor Statistics National Index for all Urban Consumers, unadjusted 12 month figure. The most recently published figure issued at the time an adjustment is requested will be used. A request must be made in writing by the vendor, and the escalation will only be applied to purchases made after the request is made.

Are you requesting an escalation provision?

YES _____ NO

MAXIMUM ESCALATION PERCENTAGE REQUESTED _____ %

INITIAL BID PRICES WILL REMAIN FIRM THROUGH THE DATE OF 2-1-20

For the purposes of comparison of bids when an escalation provision is requested, Jefferson Parish will apply the maximum escalation percentage quoted by the bidder to the period to which it is applied in the bid. The initial price and the escalation will be used to calculate the total bid price. It will be assumed, for comparison of prices only, that an equal amount of material or labor is purchased each month throughout the entire contract.

DELIVERY: FOB JEFFERSON PARISH

INDICATE DELIVERY DATE ON EQUIPMENT AND SUPPLIES

7-10 days

LOUISIANA CONTRACTOR'S LICENSE NO.: (if applicable) _____

THIS SECTION MUST BE COMPLETED BY BIDDER:

FIRM NAME: Safety Products, Inc.

ADDRESS: 1897 Vanderhorn Drive

CITY, STATE: Memphis, TN ZIP: 38134

TELEPHONE: (901) 201-6171 FAX: (901) 249-1111

EMAIL ADDRESS: jsturm@spisafety.com

In the event that addenda are issued with this bid, bidders MUST acknowledge all addenda on the bid form. Bidder must acknowledge receipt of an addendum on the bid form as indicated. Failure to acknowledge any addendum on the bid form will result in bid rejection.

Acknowledge Receipt of Addenda: NUMBER: 1
NUMBER: _____
NUMBER: _____
NUMBER: _____

TOTAL PRICE OF ALL BID ITEMS: \$ 77,015.02

AUTHORIZED SIGNATURE: Jodee Sturm

TITLE: Inside Sales / Bid Agent

Jodee Sturm
Printed Name

SIGNING INDICATES YOU HAVE READ AND COMPLY WITH THE INSTRUCTIONS AND CONDITIONS.

NOTE: All bids should be returned with the BID NUMBER and BID OPENING DATE indicated on the outside of the envelope submitted to the Purchasing Department.

INVITATION TO BID FROM JEFFERSON PARISH - continued

BID NO.: 50-00121857

SEALED BID

ITEM NUMBER	QUANTITY	U/M	DESCRIPTION OF ARTICLES	UNIT PRICE QUOTED	TOTALS
1	240.00	EA	<p>TWO YEAR CONTRACT TO SUPPLY SAFETY SUPPLIES TO BE ORDERED ON AN AS NEEDED BASIS FOR THE DEPARTMENT OF PARKS AND RECREATION AND USED BY ALL DEPARTMENTS AND AGENCIES WITHIN JEFFERSON PARISH</p> <p>0010 - Hardhat Helmet, safety, slotted,</p> <p>Fas-Trac suspension Type 1 MSA V-Gard No.475362 Colors: White Green</p> <p>SESS #14110</p> <p>Note: This bid is for a two-year supply of Safety Supplies to be ordered on an as-needed basis and used by all departments and agencies within Jefferson Parish. The quantities listed in this bid are estimates based upon historical purchasing and upcoming project planning. The actual quantities needed may vary from these estimates.</p> <p>For items with a name brand listed, other name brand are acceptable as long as quantities per package, specifications, and available colors and sizes are equal or better. If bidding other than specs- please include specifications for the items when submitting your bid.</p>	11.30	2712.00
2	40.00	PR	<p>0020 - Winter Hat Liners Jackson 3000442 Winter-liners</p> <p>Color: Green Medium/Heavy Weight, Quilted, Flame Retardant</p> <p>SESS #679/WLQEN</p>	NO BID	
3	50.00	PR	<p>0030 - Eadians 360-C Visitors Specs Top and Side Protection</p> <p>Fit Over Prescription Eyewear. Not Intended as Safety Glasses. .12 MIN MCR/CREWS 9800XL</p>	1.20	60.00
4	60.00	PR	<p>0040 - Flexible Frame Goggles, Must Comply with ANSI Z87.1, Soft Frame</p>	11.15	669.00

INVITATION TO BID FROM JEFFERSON PARISH - continued

BID NO.: 50-00121857

SEALED BID

ITEM NUMBER	QUANTITY	U/M	DESCRIPTION OF ARTICLES	UNIT PRICE QUOTED	TOTALS
5	10.00	PR	Perforated On Top and Side for Maximum Ventilation. May Be Worn with Prescription Glasses, Fog Free 6 oz. PYRAMEX C204 SESS #201 0050 - Foreman Safety Glasses Clear-View Foreman Series Safety Glasses with UG3 Coated Lenses CREWS 41110, 59MM Lens One Piece Molded Side Shields Conventional Style Wire Reinforced Temple Upper Shield Guards, Meets ANSI Z87.1 Standards PYRAMEX SB1810SB SESS #0110 C/W NECK CORD	NO BID	
6	10.00	EA	0060 - Safety Glasses With Earplugs Gray Lens, Anti-Fog, Anti-Scratch Black Frame, Flexible CONDOR GRCNB-GR	NO BID	
7	10.00	EA	0070 - Safety Glasses With Earplugs Amber Lens, Anti-Fog, Anti-Scratch, Black Frame, Flexible CONDOR GRCNB-AM	NO BID	
8	30.00	BX	0080 - Ultrafit Ear Plugs RADAIAANS JP3150ID Reuseable and Disposable with Cord, NRR 21, Will Accept Type Capable of Attaching to Safety Hardhat. 100 PAIR PER BOX	64.72	1941.60
9	180.00	EA	0090 - Earmuffs RADIANS EL30 Comfort-Designed Industrial Earmuffs Feature Wider Ear Cushions That Spread Pressure Over a Larger Area NRR 29 DB Over the Head, 28 DB Behind the Neck. HL1 1010970	12.20	2196.00
10	200.00	PR	0100 - Knee Pads - Allegro 7100 Heavy Duty Black Molded Rubber	6.80	1360.00
11	2.00	PR	0110 - 12 Inch Neoprene Coated Heavy Duty Gloves	NO BID	

INVITATION TO BID FROM JEFFERSON PARISH - continued

BID NO.: 50-00121857

SEALED BID

ITEM NUMBER	QUANTITY	U/M	DESCRIPTION OF ARTICLES	UNIT PRICE QUOTED	TOTALS
12	320.00	PR	Memphis 6922 SESS #4020 0120 - 18 Inch Standard Line Neoprene Coated Gloves, Standard Weight	9.05	2896.00
13	10.00	BX	Gauntlet Cuff, MEMPHIS 6948 0130 - Disposable Gloves, Polyethylene, Medium, Clear, Powder Free, Length: 11 Inch, Package of 500 MEMPHIS 5040	NO BID	
14	10.00	BX	0140 - Disposable Gloves, Polyethylene, Large, Clear, Powder Free, Length: 11 Inch Package of 500 MEMPHIS 5040	NO BID	
15	2.00	EA	0150 - Welders Aprons Neoprene Rubber Full Aprons with Bibs AME 56-512-35X45	NO BID	
16	100.00	PR	0160 - Gloves Russet Split Leather Gloves Memphis OG91310L Wing Thumb, Gunn Cut, All Seams Welted, One Piece Back, Fully Lined, Thumb Strap Sewn with Kevlar Thread RAD 64057562 Size: Large	2.40	240.00
17	1,400.00	PR	0170 - Gloves Russet Split Leather Memphis No. OG91310 XL Wing Thumb, Gunn Cut, All Seams Welted, One Piece Back, Thumb Strap, Sewn with Kevlar Thread Size: X-Large RAD 64057563	2.40	3360.00
18	5.00	EA	0180 - Cowhide Leather Driver's Gloves Unlined, Medium MODEL NO.: S-6777M SESS #OG87M	2.92	14.60

INVITATION TO BID FROM JEFFERSON PARISH - continued

BID NO.: 50-00121857

SEALED BID

ITEM NUMBER	QUANTITY	U/M	DESCRIPTION OF ARTICLES	UNIT PRICE QUOTED	TOTALS
19	5.00	PR	0190 - Cowhide Leather Driver's Gloves Unlined, Large MODEL NO.: S-6777L SESS #OG87L	2.92	14.60
20	600.00	PR	0200 - Cowhide Leather Driver's Gloves Unlined, X-Large MODEL NO.: S-6777XL SESS #OG87XL	3.12	1872.00
21	50.00	PR	0210 - Gloves Gauntlet Tanned MEMPHIS Red Ram No. OG94300 Welding Gloves By Elliott Made Of No.1 Selected Chrome Tanned Leather. Full Wool Back Lining For Maximum Heat Protection. Reinforcing Leather Back Patch Extending From The Side Seam To The Index Finger. Gauntlet Of Fine Leather To Act As A Stiffener.	3.90	195.00
22	2.00	EA	0220 - Auto Darkening Welding Helmet, Black, Classic, 8 to 12 Lens Shade MILLER ELECTRIC 251 292	NO BID	
23	10.00	EA	0230 - Welding Helmet Fiber Metal Tigerhood - Universal Shape 2 Inch X 4-1/4 Inch Lift Front Glassholder FIB 906 BK	NO BID	
24	200.00	EA	0240 - Fiber Metal Brand High Performance Faceshield Window, Injection Molded Propionate, Standard Size 11-1/4 Inch Width X 8 inch Depth X .060 Inch, Thick to Fit F-300 Faceshields, Meets ASSI-Z87.1, MCR/CREWS 8/54/840C	3.00	600.00
25	250.00	EA	0250 - Fiber Metal Brand High Performance Ratcheted Headgear Certified ANSI-Z87.1, MCR/CREWS JM-103	4.85	1212.50
26	700.00	ROLL	0260 - Caution Tape - Barricade TYCO 701455	5.65	3955.00

INVITATION TO BID FROM JEFFERSON PARISH - continued

BID NO.: 50-00121857

SEALED BID

ITEM NUMBER	QUANTITY	U/M	DESCRIPTION OF ARTICLES	UNIT PRICE QUOTED	TOTALS
27	2.00	ROLL	Caution Barrier Tape National 3 Inch Wide X 1000 Feet Long Rolls Tough Abrasion Resistant, Low Density with Continuous Black Imprint Caution - Caution - Caution Meets OSHA Specifications 1910.144 RAD 64055720		
			0270 - Safety Barricades 4 Foot X 100 Foot, Made of High Density Polyethylene, Color: Orange, 32 Pound Roll Weight, 9 Inch Roll Diameter, 4 Roll Width, 100 Foot Length, 2.2 X Inches Typical Aperture Size, 7,500 Pound Minimum Tensile Strength Per Roll, 55 percent Porosity Full Stabilized UV Resistance, MUT 1490045100	16.65	33.30
28	250.00	BX	0280 - Dust/Mist Respirator Gerson Brand Disposable		
			Elastic Headband, Adjustable Nosepiece, 20 Per Box NIOSH/MSHA Approved TC-21C-347 GATEWAY SAFETY #80301-R8210	10.15	2537.50
29	2.00	PK	0290 - Acid Gas/Organic Vapors Cartridges		
			Chlorine, Hydrogen Chloride, Sulfur Dioxide or Chlorine Dioxide TC-23C-343 3M Brand, 2 Per Pack 3M-6001	9.60	19.20
30	2.00	PK	0300 - Filter Cartridge Highly Particulate Asbestos, High Efficiency		
			Filter/Cartridge, NIOSH Approval TC-21C-152. 3M Brand PACK OF 2 3MR 2091	5.50	11.00
31	2.00	EA	0310 - Half Mask Respirator Lightweight		
			Silicone Facepiece, Contoured Sealing Flange, Medium Size. Certified By NIOSH/MSHA 3-M Brand 3 MR 6200	10.50	21.00
32	120.00	EA	0320 - Protective Eyewear Radians TH1-20 RAD-THUNDERS		
				2.00	240.00

INVITATION TO BID FROM JEFFERSON PARISH - continued

BID NO.: 50-00121857

SEALED BID

ITEM NUMBER	QUANTITY	U/M	DESCRIPTION OF ARTICLES	UNIT PRICE QUOTED	TOTALS
33	75.00	EA	Gray Lens, Black Frames, Scratch Resistant Lens, Ratchet Action Temples, Non-Slip Rubber Head Grips, Meets ANSI Z87.1-1989 RN2 TH 1-20 PYRAMEX SB 18205 SESS #0112 C/W NECK CORD		
34	20.00	CS	0330 - Protective Eyewear RADIANS THI-10 RAD-THUNDER Condor Thunder, Clear Lens Black Frames, Scratch Resistant Lens, Ratchet Action Temples, Non-slip Rubber Head Grips Meets ANSI Z87.1-1989 PYRAMEX SB 18105 SESS #0110 C/W NECK CORD	2.00	150.00
35	10.00	CS	0340 - Coverall Lakeland 1412-S, 25 Per Case Protects Against Asbestos, Serged Seams, And Static free, Full Cut Seat, Wide Leg, Extended Torso Length, Size: Small DPPTY120SWHSMOD SESS #412	97.15	1943.00
36	80.00	CS	0350 - Coverall Lakeland 1412-M, 25 Per Case, Protects Against Asbestos, Serged Seams, And Static free, Full Cut Seat, Wide Leg, Extended Torso Length, Size: Medium DPPTY1205WHMDOO SESS #412	97.15	971.50
37	120.00	CS	0360 - Coverall Lakeland 1412-S, 25 Per Case Protects Against Asbestos, Serged Seam And Static free, Full Cut Seat, Wide Leg, Extended Torso Length, Size: Larage DPPTY120SWHLGOO SESS #412	97.15	7772.00
			0370 - Coverall Lakeland 1412-XL, 25 Per Case	97.15	11,658.00

INVITATION TO BID FROM JEFFERSON PARISH - continued

BID NO.: 50-00121857

SEALED BID

ITEM NUMBER	QUANTITY	U/M	DESCRIPTION OF ARTICLES	UNIT PRICE QUOTED	TOTALS
			Protects Against Asbestos, Serged Seam And Static free, Full Cut Seat, Wide Leg, Extended Torso Length, Size: Extra Large DPPTY120SWHXLOO		
			SESS #412		
38	1,500.00	EA	0380 - Coverall Collared SMS, White, Elastic Size: 2X-Large CVL-SMS-E-2XL	1.95	2925.00
			SESS #412 25/CS		
39	4,000.00	EA	0390 - Coverall Collared SMS, White, Elastic Size: 3X-Large CVL-SMS-E-3XL	1.95	7800.00
			SESS #412 25/CS		
40	5.00	EA	0391 - Coverall Collared SMS, White, Elastic Size: 4X-Large CVL-SMS-E-4XL	2.00	10.00
41	5.00	EA	0392 - Coverall Collared SMS, White, Elastic Size: 5X-Large CVL-SMS-E-5XL	2.10	10.50
42	2.00	EA	0400 - Safety Can - Type II Justrite 10327 Safe Squeeze Trigger Mechanism Natural grasp, Lift Latch For Single Handed Filling, Internal Flame Arrestor Automatic Venting Between 3 and 5 Psig Guards SIZE: 1 gallon SAFEWAY 2010	59.90	119.80
43	70.00	EA	0410 - Safety Can - Type II Eagle U2-26- Safe Squeeze Trigger Mechanism Natural Grasp, Lift Latch For Single Handed Filling, Internal Flame Arrestor Automatic Venting Between 3 And 5 Psig Guards	58.25	4077.50

ITEM NUMBER	QUANTITY	U/M	DESCRIPTION OF ARTICLES	UNIT PRICE QUOTED	TOTALS
44	2.00	EA	SIZE: 2 Gallon SAFEWAY 2020 0420 - Safety Can - Type II Justrite 10728 Safe Squeeze Trigger Mechanism, Natural Grasp, Lift Latch For Single Handed Filling, Internal Flame Arrestor Automatic Venting Between 3 And 5 Psig guards SIZE: 3 Gallon SAFEWAY 2030	56.95	113.90
45	100.00	EA	0430 - Safety Can - Type II Eagle U2-51-S Safe Squeeze Trigger Mechanism, Natural Grasp, Lift Latch For Single Handed Filling, Internal Flame Arrestor Automatic Venting Between 3 And 5 Psig Guards SIZE: 5 Gallons SAFEWAY 2050	59.51	5951.00
46	2.00	EA	0440 - Safety Can - Type II Eagle US2-51-SY Yellow, 15-7/8 Inch High Galvanized Steel, Flexible Metal Pour Spout Size: 5 Gallon	58.05	116.10
47	.00		2050-Y		
48	250.00	EA	0450 - Eyewear, Safety, Clear Lens, Radians AP1-10 RAD-APOCALYPSE Frame/Temple Color = Black Frame/Temple Material = Nylon Size = Universal Lens Color = Clear Lens Material = Polycarbonate Lens Coating = Anti-Scratch Lens Style = Dual Temple Style = Wraparound 99.9 percent UV Protection Includes Neck Cord PYRAMEX SB 18105 SESS #0110 CW NECK CORD	NO BID	
49	150.00	EA	0460 - Eyewear, Safety, Smoke Lens, Radians AP1-20 RAD-APOCALYPSE Frame/temple color = Black Frame/Temple material = Nylon	2.00	500.00
				2.24	336.00

ITEM NUMBER	QUANTITY	U/M	DESCRIPTION OF ARTICLES	UNIT PRICE QUOTED	TOTALS
50	10.00	EA	Size = Universal Lens Color = Smoke Lens Material = Polycarbonate Lens Coating = Anti-Scratch Lens Style = Dual Temple Style = Wraparound 99.9 percent UV Protection Includes Neck Cord PYRAMEX SB 18205 SESS #0112 C/W NECK CORD 0470 - Eyewear, Safety, Amber Lens Radians AP1-40 RAD-APOCALYPSE		
51	20.00	EA	Frame/temple color = Black Frame/Temple material = Nylon Size = Universal Lens Color = Amber Lens Material = Polycarbonate Lens Coating = Anti-Scratch Lens Style = Dual Temple Style = Wraparound 99.9 percent UV Protection Includes Neck Cord PYRAMEX SB 18305 SESS #0113 C/W NECK CORD 0480 - Eyewear, Safety, Clear Sperian 11150405 OP-TEMA	2.24	22.40
52	2,000.00	EA	Frame color = Silver/Black Frame/Temple material = Nylon Soft nose Bridge Lens Color = Clear Lens Material = Polycarbonate Adjustable Temples Lens Style = Single Contoured Design 99.9% UV Protection Lens = Anti Fog Frame Three Lens Angles PYRAMEX SB45 10DP SESS #0110AF C/W NECK CORD 0490 - Eyewear, Safety, Gray Sperian 11150401 OP-TEMA	3.30	66.00
			ANTI-FOG UNAVAILABLE Frame color = Silver/Black Frame/Temple material = Nylon Soft nose Bridge Lens Color = Gray Lens Material = Polycarbonate Adjustable Temples Lens Style = Single Contoured Design	3.00	6000.00

ITEM NUMBER	QUANTITY	U/M	DESCRIPTION OF ARTICLES	UNIT PRICE QUOTED	TOTALS
53	2.00	PR	99.9 percent UV Protection Lens = Anti Fog Frame Three Lens Angles PYRAMEX SB 4520 DP SESS #0112AF C/W NECK CORD 0500 - Glove, Leather, Extra Large Memphis OG91410XL		
54	2.00	PR	Heat & Cut Resistant Stched Thread Material Double Chromed Tanned Leather/ Cotton Back/Fleece Lining into thumb and Forefinger Rubberized Safety Cuff Wing Thumb 0510 - Glove, Leather, Large Memphis OG91410L	2.53	5.06
55	80.00	PR	Heat & Cut Resistant Stched Thread Material Double Chromed Tanned Leather/ Cotton Back/Fleece Lining into thumb and Forefinger Rubberized Safety Cuff Wing Thumb 0520 - Glove, String Knit, Blue/Gray, MEMPHIS 9688L	2.53	5.06
56	100.00	PR	Seamless String Knit Large 100 Percent Cotton Shell Full Latex Palm Dip 0530 - Glove, String Knit, Blue/Gray, Memphis 9688XL	1.01	80.80
57	2.00	PR	Seamless String Knit Glove Extra Large 100 Percent Cotton Shell Full Latex Palm Dip 0540 - Glove, Rubber Coated Kevlar S-9867 Latex Rubber Coating SESS #4342L	1.01	101.00
58	60.00	EA	0550 - Ratchet tie down, 2 inch long handle, strap width 2 inch, working load limit 3,333 pound, braking strength 10,000 pound, polyester strapping fabric, alloy steel	NO	BID
				NO	BID

INVITATION TO BID FROM JEFFERSON PARISH - continued

BID NO.: 50-00121857

SEALED BID

ITEM NUMBER	QUANTITY	U/M	DESCRIPTION OF ARTICLES	UNIT PRICE QUOTED	TOTALS
59	30.00	EA	plate ratchet material 5-Line 557-227 0560 - Ratchet tie down, S hook strap width 1 inch, working load limit		
60	10.00	EA	400 pound, braking strength 1,200 pound polyester strapping fabric, allow steel plate ratchet material, 2 per package 1 tie down lifts all 60 106 hook PLT 5-Line 557-130 0570 - Tarp strap assortment, black, EPDM rubber hardened steel hooks, includes (4) 10 inch, (2) 15 inch, (2) 21 inch, (2) 31 inch, 10 per package D16 55E 10,15,21,31	NO BID	
61	2.00	EA	0580 - Web strap, ratchet, strap length 40 feet, strap width 2 inch, load capacity 3,333 pound, working load limit 3,333 pound, working load limit 3,333 pound, braking strength 10,000 pound, polyester strapping fabric yellow webbing, DBL J hook fitting style, steel ratchet material length 30 feet S-Line 557-240	NO BID	
62	2.00	EA	0590 - Heavy duty tuff edge sling, width 2 inches, sling type eye and eye, vertical load capacity 6,400 pounds, basket hitch capacity 12,800 pounds, choker hitch capacity 5,000 pounds, overall length 10 feet, double ply EEF2902X10P	NO BID	
63	2.00	EA	0600 - Extra heavy duty web sling, width 2 inches, sling type eye and eye, vertical load capacity 6,400 pound, basket hitch capacity 12,800 pounds, choker hitch capacity 5,000 pounds, overall length 6 feet, double ply, polyester, flat eye EEF2902X6P	NO BID	
64	2.00	EA	0610 - Endles heavy duty tuff edge sling, width 1 inch, vertical load	NO BID	

ITEM NUMBER	QUANTITY	U/M	DESCRIPTION OF ARTICLES	UNIT PRICE QUOTED	TOTALS
65	600.00	EA	capacity 3,200 pounds, basket hitch capacity 6,400 pounds, choker hitch capacity 2,500 pounds, overall length 6 feet, singel ply EN1901X6P 0620 - Wasp And Hornet Killer, Aerosol, 14 Ounce CRC 14010 SESS #95715		
66	2.00	EA	0630 - Yellow Beverage Cooler, 5 Gallon Plastic, Lid Color: Red, Exterior Length: 14-1/2 Inch Exterior Width: 13 Inch Exterior Height: 20-1/3 Inch Exterior Diameter: 13 Inch IGLOO 48153 SESS #SQ5	NO BID	
67	2.00	EA	0640 - Yellow Beverage Cooler, 3 Gallon Plastic, Lid Color: Red, Exterior Height: 14 Inch Exterior Diameter: 13-1/2 Inch IGLOO 431 SESS #SQ3	32.00	64.00
				28.05	56.10



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)
10/24/2017

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an **ADDITIONAL INSURED**, the policy(ies) must be endorsed. If **SUBROGATION IS WAIVED**, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER M. E. Wilson Company, LLC 300 W. Platt St. Ste 200 Tampa, FL 33606 Robin Moch, CIC	1-813-229-8021 CONTACT NAME: Tammy Marshall PHONE (A/C, No. Ext): 813-984-3601 E-MAIL ADDRESS: tmarshall@mewilson.com FAX (A/C, No): 813-229-2795
INSURED Safety Products, Inc. 3517 Craftsman Blvd. Lakeland, FL 33803	INSURER(S) AFFORDING COVERAGE INSURER A: Depositors Insurance Company INSURER B: Allied Insurance Company of America INSURER C: MEMIC IND CO INSURER D: INSURER E: INSURER F:
	NAIC # 11030

COVERAGES

CERTIFICATE NUMBER: 51205614

REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL SUBR INSR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	GENERAL LIABILITY <input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: POLICY <input type="checkbox"/> PRO-JECT <input checked="" type="checkbox"/> LOC		GLD03007957124	10/19/17	10/01/18	EACH OCCURRENCE \$ 1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 100,000 MED EXP (Any one person) \$ 5,000 PERSONAL & ADV INJURY \$ 1,000,000 GENERAL AGGREGATE \$ 2,000,000 PRODUCTS - COMP/OP AGG \$ 2,000,000
B	AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO ALL OWNED AUTOS HIRED AUTOS Any Auto	<input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> NON-OWNED AUTOS <input checked="" type="checkbox"/> hired and	BAPC3007957124	10/19/17	10/01/18	COMBINED SINGLE LIMIT (Ea accident) \$ 1,000,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$
B	<input checked="" type="checkbox"/> UMBRELLA LIAB EXCESS LIAB DED RETENTION \$ 10,000	<input checked="" type="checkbox"/> OCCUR <input type="checkbox"/> CLAIMS-MADE	ACPCAP3007957124	10/19/17	10/01/18	EACH OCCURRENCE \$ 2,000,000 AGGREGATE \$ 2,000,000
C	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	<input checked="" type="checkbox"/> Y <input type="checkbox"/> N/A	3102803679	10/01/17	10/01/18	<input checked="" type="checkbox"/> WC STATUTORY LIMITS <input type="checkbox"/> OTHER E.L. EACH ACCIDENT \$ 500,000 E.L. DISEASE - EA EMPLOYEE \$ 500,000 E.L. DISEASE - POLICY LIMIT \$ 500,000

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

30 Day notice of Cancellation applies except for 10 days notice for non-payment of premium per Florida Statute

CERTIFICATE HOLDER Safety Products, Inc. 3517 Craftsman Blvd. Lakeland, FL 33803 USA	CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE
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THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BUSINESS AUTO EXTENSION ENDORSEMENT

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM
MOTOR CARRIER COVERAGE FORM

A. CHANGES FOR TRAILERS AND FARM EQUIPMENT

1. Under the COVERED AUTOS SECTION, the following are added to Paragraph C. Certain Trailers, Mobile Equipment and Temporary Substitute Autos:
 4. "Trailers" designed to be towed by a private passenger type "auto" or a pickup, panel truck or van if not used for business purposes, other than farming or ranching.
 5. Farm wagons or farm implements while being towed by a covered "auto".

B. CHANGES FOR ADDITIONAL NEWLY ACQUIRED VEHICLES

2. Paragraph B 2 of the COVERED AUTOS SECTION is replaced by the following:
 2. If Symbol(s) 7 or 67 is entered next to coverage in Item Two of the Declarations, an "auto" you acquire will be a covered "auto" for that coverage only if:
 - a. We already cover at least one "auto" you own for that coverage or it replaces an "auto" you previously owned that had that coverage; and
 - b. You tell us within 30 days after you acquire it that you want us to cover it for that coverage

The most we will pay for Physical Damage Coverage for "loss" under this Coverage Extension is \$100,000 per "auto", subject to the largest deductible applicable to any "auto" for that Coverage.

C. BLANKET ADDITIONAL INSURED

Any person or organization which you have agreed to name as an additional insured in a written contract, executed prior to an accident, other than a contract for the lease or

rental of a vehicle is an "insured" for Liability Coverage, but only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured Provision contained in the LIABILITY COVERAGE SECTION of the Coverage Form

D. REPLACED EXCLUSIONS

The Expected or Intended Injury Exclusion in the LIABILITY COVERAGE SECTION is replaced by the following:

Expected or Intended Injury

"Bodily injury" or "property damage" which is expected or intended by the "insured". This exclusion applies even if the resulting "bodily injury" or "property damage":

- a. is of a different kind, quality or degree than initially expected or intended; or
- b. is sustained by a different person, entity, real property, or personal property than that initially expected or intended.

E. ADDITIONAL EXCLUSIONS

The following exclusions are added to the LIABILITY COVERAGE SECTION:

Damage to Named Insured's Property

Any claim or "suit" for "property damage" by you or on your behalf against any other person or entity that is also a Named Insured under this policy.

Abuse or Molestation

"Bodily injury" or "property damage" arising out of:

- a. The actual or threatened abuse or molestation by anyone or any person while in the care, custody or control of any "insured", or
- b. The negligent:
 - 1) Employment;

- 2) Investigation;
 - 3) Supervision;
 - 4) Reporting to the proper authorities, or failure to so report; or
 - 5) Retention;
- of a person for whom any "insured" is or ever was legally responsible and whose conduct would be excluded by Paragraph a. above.

Abuse means an act which is committed with the intent to cause harm.

Explosives

"Bodily injury" or "property damage" caused by the explosion of explosives you make, sell or transport.

Rolling Stores

If a covered "auto" is a rolling store, "bodily injury" or "property damage" resulting from the handling, use or condition of any item the "insured" makes, sells or distributes if the injury or damage occurs after the "insured" has given up possession of the item.

Wrong Delivery of Liquid Products

"Bodily injury" or "property damage" resulting from the delivery of any liquid into the wrong receptacle or to the wrong address, or from the delivery of one liquid for another, if the "bodily injury" or "property damage" occurs after the delivery has been completed.

Delivery is considered completed even if further service or maintenance work, or correction, repair or replacement is required because of wrong delivery

Professional Services

"Bodily injury":

- a. Resulting from the providing or the failure to provide any medical or other professional services.
- b. Resulting from food or drink furnished with these services.

"Bodily injury" or "property damage" resulting from the handling of corpses.

F. MOTOR HOME CONTENTS COVERAGE

- 1. For a covered "auto" that is a motor home the following exclusions are added to the PHYSICAL DAMAGE COVERAGE SECTION:

Motor Home Contents

This insurance does not apply to:

- a. "Loss" to the covered "auto's" contents, except equipment usual to trucks or private passenger "autos"
- b. "Loss" to TV antennas, awnings or cabanas.
- c. "Loss" to equipment designed to create added living facilities.

However, these exclusions do not apply if Miscellaneous Personal Property Coverage is provided by endorsement to this policy.

G. ACCIDENTAL AIRBAG DISCHARGE COVERAGE

Under Paragraph B.3.a. of the PHYSICAL DAMAGE SECTION, the following is added:

Mechanical breakdown does not include the accidental discharge of an airbag.

H. PHYSICAL DAMAGE LIMIT OF INSURANCE

Under PHYSICAL DAMAGE COVERAGE SECTION, Paragraph C., Limit of Insurance is replaced by the following:

C. Limit Of Insurance

- 1. The most we will pay for "loss" in any one "accident" is the lesser of:
 - a. The actual cash value of the damaged or stolen property as of the time of the "loss", or
 - b. The cost of repairing or replacing the damaged or stolen property
- 2. \$1,000 is the most we will pay for "loss" in any one "accident" to all electronic equipment that reproduces, receives or transmits audio, visual or data signals which, at the time of "loss", is:
 - a. Permanently installed in or upon the covered "auto" in a housing, opening or other location that is not normally used by the "auto" manufacturer for the installation of such equipment.
 - b. Removable from a permanently installed housing unit as described in Paragraph 2.a above or is an integral part of that equipment, or
 - c. An integral part of such equipment.
- 3. An adjustment for depreciation and physical condition will be made in determining actual cash value in the event of a total "loss".

4. The cost of repairing or replacing may:
- Be based on an estimate which includes parts furnished by the original equipment manufacturer or other sources including non-original equipment manufacturers and
 - Include a deduction for betterment for a part or parts that are normally subject to repair or replacement during the useful life of the "auto", such as, but not limited to tires and batteries.

Betterment means the difference between the actual cash value of a part immediately before the "loss" and the cost to replace that part with a new part.

5. If we offer to pay the actual cash value of the damaged or stolen property, we will value auto advertising wraps, paint customization, and similar business related advertising modifications, in addition to the actual cash value of the property. Auto advertising wraps, paint customization, and similar business related advertising modifications will be valued at the cost to replace them with an adjustment made for depreciation and physical condition

I. GLASS REPAIR –WAIVER OF DEDUCTIBLE

Under Paragraph D. Deductible of the PHYSICAL DAMAGE COVERAGE SECTION, the following is added:

No deductible applies to glass damage if the glass is repaired rather than replaced.

J. AMENDED DUTIES IN EVENT OF ACCIDENT, CLAIM, SUIT, OR LOSS

The requirement in Loss Condition 2.a. Duties In the Event Of Accident, Claim, Suit Or Loss – of the BUSINESS AUTO CONDITIONS SECTION and the MOTOR CARRIER CONDITIONS SECTION that you must notify us of an "accident", "claim", "suit", or "loss" applies only when the "accident", "claim", "suit", or "loss" is known to:

- You, if you are an individual
- A partner, if you are a partnership,
- An executive officer or the employee designated by you to give such notice if you are a corporation; or

4. A member, if you are a limited liability company.

K. UNINTENTIONAL FAILURE TO DISCLOSE HAZARDS

The BUSINESS AUTO CONDITIONS SECTION and MOTOR CARRIER CONDITIONS SECTION– B.2. are amended by the addition of the following:

If you unintentionally fail to disclose any hazards existing at the inception date of your policy, we will not deny coverage under this Coverage Form because of such failure. However, this provision does not affect our right to collect additional premium or exercise our right of cancellation or nonrenewal.

L. AUTOS HIRED OR RENTED BY EMPLOYEES

If hired or rented "autos" are covered "autos" on this policy, the following provisions apply:

A. Changes In Liability Coverage

The following is added to the Who Is An Insured Provision in the LIABILITY COVERAGE SECTION:

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

B. Changes In General Conditions

Paragraph 5.b. of the **Other Insurance** Condition in the Business Auto Coverage Form and Paragraph 5.f of the **Other Insurance** Condition in the Motor Carrier Coverage Form are replaced by the following:

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

- Any covered "auto" you lease, hire, rent or borrow; and
- Any covered "auto" hired or rented by your "employee" under a contract in that individual "employee's" name, with your permission, while performing duties related to the conduct of your business.

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

M. EMERGENCY LOCKOUT — PRIVATE PASSENGER VEHICLES

We will reimburse you up to \$50 for reasonable expense incurred for the services of a locksmith to gain entry into your covered "auto" of the private passenger type subject to these provisions:

1. Your door key or key entry pad has been lost, stolen or locked in your covered "auto" and you are unable to enter such "auto", or
2. Your key or key entry pad has been lost or stolen and you have changed the lock to prevent an unauthorized entry; and

3. Original copies of receipts for services of a locksmith must be provided before reimbursement is payable.

N. LIBERALIZATION

Paragraph 3, of the General Conditions is replaced by the following:

If we adopt any revision that would broaden the coverage under this policy without additional premium within 60 days prior to or during the policy period, the broadened coverage will immediately apply to this policy.

All terms and conditions of this policy apply unless modified by this endorsement.

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

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

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

Schedule

ANY WRITTEN CONTRACT REQUIRING
A WAIVER OF SUBROGATION
EXECUTED PRIOR TO THE DATE OF
LOSS

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated
(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective
Insured

Policy No.

Endorsement No

Premium \$

Insurance Company

Countersigned by _____

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

**ADDITIONAL INSURED - OWNERS, LESSEES OR CONTRACTORS
AUTOMATIC STATUS WHEN REQUIRED IN CONSTRUCTION CONTRACT
PRIMARY AND NON-CONTRIBUTORY**

This endorsement modifies insurance provided under the following.

COMMERCIAL GENERAL LIABILITY COVERAGE PART

A. **Section II - Who Is An Insured** is amended to include as an additional insured any person or organization for whom you are performing operations when you and such person or organization have agreed in a written contract that such person or organization be added as an additional insured on your policy. Such person or organization is an additional insured only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:

1. Your acts or omissions, or
 2. The acts or omissions of those acting on your behalf,
- in the performance of your ongoing operations for the additional insured.

A person's or organization's status as an additional insured under this endorsement ends when your operations for that additional insured are completed.

No such person or organization is an additional insured for liability arising out of the "products-completed operations hazard".

B. **The following is added to SECTION III - LIMITS OF INSURANCE:**

The limits of insurance applicable to the additional insured are those specified in the written contract between you and the additional insured, or the limits available under this policy, whichever are less. These limits are part of and not in addition to the limits of insurance under this policy.

C. With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to:

1. "Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services, including:

- a. The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
- b. Supervisory, inspection, architectural or engineering activities.

2. "Bodily injury" or "property damage" occurring after:

- a. All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed, or
- b. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

D. With respect to the insurance afforded to these additional insureds, **Condition 4. Other Insurance** is replaced by the following:

4. Other Insurance

If other valid and collectible insurance is available to the insured for a loss we cover under Coverages A or B of this Coverage Part, our obligations are limited as follows:

a. Primary Insurance

This insurance is primary except when it is excess as provided under part b., below. When this insurance is primary, we will not seek contribution from other insurance available to the person or organization shown in the Schedule of this endorsement.

b. Excess Insurance

This insurance is excess over:

- (1) Any of the other insurance, whether primary, excess, contingent or on any other basis:
 - (a) That is Fire, Extended Coverage, Builder's Risk, Installation Risk or similar coverage for "your work";
 - (b) That is Fire insurance for premises rented to you or temporarily occupied by you with permission of the owner;
 - (c) That is insurance purchased by you to cover your liability as a tenant for "property damage" to premises rented to you or temporarily occupied by you with permission of the owner; or
 - (d) If the loss arises out of the maintenance or use of aircraft, "autos" or watercraft to the extent not subject to Exclusion g. of Section I - Coverage A - Bodily Injury And Property Damage Liability

When this insurance is excess, we will have no duty under Coverages A or B to defend the additional insured against any "suit" if any other insurer has a duty to defend the additional insured against that "suit". If no other insurer defends, we will undertake to do so, but we will be entitled to the additional insured's rights against all those other insurers

When this insurance is excess over other insurance, we will pay only our share of the amount of the loss, if any, that exceeds the sum of:

- (1) The total amount that all such other insurance would pay for the loss in the absence of this insurance; and
- (2) The total of all deductible and self-insured amounts under all that other insurance.

We will share the remaining loss, if any, with any other insurance that is not described in this Excess Insurance provision and was not bought specifically to apply in excess of the Limits of Insurance shown in the Declarations of this Coverage Part.

c. Method Of Sharing

If all of the other insurance available to the additional insured permits contribution by equal shares, we will follow this method also. Under this approach each insurer contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.

If any of the other insurance available to the additional insured does not permit contribution by equal shares, we will contribute by limits. Under this method, each insurer's share is based on the ratio of its applicable limit of insurance to the total applicable limits of insurance of all insurers

All terms and conditions of this policy apply unless modified by this endorsement.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.
**COMMERCIAL GENERAL LIABILITY
COVERAGE ENHANCEMENT ENDORSEMENT
INCLUDING MEDICAL PAYMENTS**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE FORM

**SECTION I – COVERAGES, COVERAGE A
BODILY INJURY AND PROPERTY DAMAGE
LIABILITY, 2. Exclusions** is amended as follows:

1. **g. Aircraft, Auto Or Watercraft (2) (a)** is replaced with:
 - (a) Less than 5⁷ feet long, and
2. The following paragraphs are added to **j. Damage to Property (4)**:

However, this exclusion does not apply to

 - (a) "property damage" to borrowed equipment while not in use, while at the insured's premises or a job site; or
 - (b) to Customers goods while on the insured's premises for the purpose of being worked on or used in a manufacturing process.

Limit of Insurance - The most we will pay for damages for "property damage" coverage provided by this coverage in any one "occurrence" is \$10,000

Deductible Our obligation to pay for a covered loss applies only to the amount of loss in excess of \$500. We will pay the deductible amount to effect settlement of any claim or "suit" and, upon notification of this action having been taken, you shall promptly reimburse us for the deductible as has been paid by us. This insurance is excess over any other valid and collectible insurance

3. The last paragraph of **2. Exclusions** is replaced with:

If **Damage To Premises Rented to You** is not otherwise excluded, exclusions **c. through n.** do not apply to damage by fire, lightning, explosion, smoke or sprinkler leakage to premises while rented to you or temporarily occupied by you with permission of the owner. A separate limit of insurance applies to this coverage as described in **Section III-Limits of Insurance.**

**SECTION I – COVERAGES, SUPPLEMENTARY
PAYMENTS – COVERAGES A AND B** is amended as follows:

1. **1. b.** replaced with:
 - b. Up to \$2,500 for cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the Bodily Injury Liability Coverage applies. We do not have to furnish these bonds.
2. **1. d.** replaced with:
 - d. All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to \$500 a day because of time off from work.

SECTION II – WHO IS AN INSURED is amended as follows:

1. **3. a.** is replaced with:
 - a. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier;
2. The following is added:
 4. **Additional Insured – Automatic Status When Required in an Agreement With You**

Who Is An Insured includes person(s) or organization(s) described in Paragraphs **a. – i.** below with whom you have agreed in writing in a contract or agreement that such person or organization be added as an additional insured on your policy.

 - a. **Co-Owners of Insured Premises** – with respect to their liability as co owner of the premises.

However, their status as additional insured under this policy ends when you

cease to co-own such premises with that person or organization.

- b. **Controlling Interest** – with respect to their liability arising out of their financial control of you; or premises they own, maintain, or control while you lease or occupy these premises.

This insurance does not apply to structural alterations, new construction and demolition operations performed by or for that person or organization.

However, their status as additional insured under this policy ends when they cease to have such controlling interest.

- c. **Grantor of Franchise or License** – with respect to their liability as grantor of a franchise or license to you

However, their status as additional insured under this policy ends:

- (1) when their contract or agreement with you granting the franchise or license ends or expires.
- (2) when your license is terminated or revoked prior to expiration of the license as stipulated by the contract or agreement.

- d. **Lessors of Leased Equipment** – with respect to their liability for "bodily injury", "property damage" or "personal and advertising injury" caused in whole or in part by your maintenance, operation or use of equipment leased to you by such person(s) or organization(s). This insurance does not apply to any "occurrence" which takes place after the equipment lease expires.

However, their status as additional insured under this policy ends when their lease, contract or agreement with you for such leased equipment ends.

- e. **Managers, or Lessors of Leased Premises** – with respect to liability arising out of the ownership, maintenance or use of that part of the premises leased to you.

This insurance does not apply to:

- (1) Any "occurrence" which takes place after you cease to be a tenant in that premises.
- (2) Structural alterations, new construction or demolition operations performed by or on behalf of the person or organization.

However, their status as additional insured under this policy ends when you cease to be a tenant of such premises.

- f. **Mortgagee, Assignee, or Receiver** – as respect to their liability as mortgagee, assignee, or receiver and arising out of the ownership, maintenance or use of the premises by you

This insurance does not apply to structural alterations, new constructions and demolition operations performed by or for that person or organization.

However, their status as additional insured under this policy ends when their status as mortgagee, assignee or receiver ends.

- g. **Owners or Other Interest from Whom Land has been Leased** – with respect to their liability arising out of the ownership, maintenance or use of that part of the land leased to you.

This insurance does not apply to:

- (1) Any "occurrence" which takes place after you cease to lease the land;
- (2) Structural alterations, new construction or demolition operations performed by or on behalf of the person or organization.

However, their status as additional insured under this policy ends when you cease to lease that land.

- h. **State or Political Subdivisions – Permits Relating to Premises** – with respect to the following hazards for which the state or governmental agency or subdivision or political subdivision has issued a permit or authorization in connection with premises you own, rent, or control and to which this insurance applies:

- (1) The existence, maintenance, repair, construction, erection, or removal of advertising signs, awnings, canopies, cellar entrances, coal

holes, driveways, manholes, marouees, hoist away openings, sidewalk vaults, street banners or decorations and similar exposures; or

- (2) The construction, erection, or removal of elevators, or
- (3) The ownership, maintenance or use of any elevators covered by this insurance.

This insurance does not apply to:

- (1) "Bodily injury" or "property damage" or "personal or advertising injury" arising out of operations performed for the state or municipality; or
- (2) "Bodily injury" or "property damage" included within the "products-completed operations hazard".

However, such state or political subdivision's status as additional insured under this policy ends when the permit ends.

- i. **Vendors** – but only with respect to "bodily injury" or "property damage" arising out of "your products" which are distributed or sold in the regular course of the vendor's business, subject to the following additional exclusions:

- (1) The insurance afforded the vendor does not apply to:
 - (a) "Bodily injury" or "property damage" for which the vendor is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages that the vendor would have in the absence of the contract or agreement.
 - (b) Any express warranty unauthorized by you.
 - (c) Any physical or chemical change in the product made intentionally by the vendor;
 - (d) Repackaging, except when unpacked solely for the purpose of inspection, demonstration, testing, or the substitution of parts under instructions from the

manufacturer, and then repackaged in the original container:

- (e) Any failure to make such inspections, adjustments, tests or servicing as the vendor has agreed to make or normally undertakes to make in the usual course of business, in connection with the distribution or sale of the products;
- (f) Demonstration, installation, servicing or repair operations, except such operations performed at the vendor's premises in connection with the sale of the product;
- (g) Products which, after distribution or sale by you, have been labeled or relabeled or used as a container, part or ingredient of any other thing or substance by or for the vendor, or
- (h) "Bodily injury" or "property damage" arising out of the sole negligence of the vendor for its own acts or omissions or those of its employees or anyone else acting on its behalf. However, this exclusion does not apply to:
 - (i) The exceptions contained in Subparagraphs d. or f.; or
 - (ii) Such inspections, adjustments, tests or servicing as the vendor has agreed to make or normally undertakes to make in the usual course of business, in connection with the distribution or sale of the products
- (3) This insurance does not apply to any insured person or organization, from whom you have acquired such products, or any ingredient, part or container, entering into, accompanying or containing such products.

However, this insurance afforded to such additional insureds a. - i. described above:

- (1) Only applies to the extent permitted by law; and
- (2) Will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

SECTION III - LIMITS OF INSURANCE

- 1. The following is added to paragraph 2:

The General Aggregate Limit applies separately to each of your "locations" owned by or rented to you or temporarily occupied by you with the permission of the owner.

- 2. Paragraph 6. is replaced with:

6. Subject to 5. above, the Damage To Premises Rented To You Limit is the most we will pay under Coverage A for damages because of "property damage" to any one premises, while rented to you, or in the case of damage by fire, lightning, explosion, smoke or sprinkler leakage, while rented to or temporarily occupied by you with permission of the owner. The limit is increased to \$300,000.

- 3. Paragraph 7. is replaced with:

- 7. Subject to 5. above, the higher of:
 - a. \$10,000; or
 - b. The amount shown in the Declarations for Medical Expense Limit is the most we will pay under Coverage C for all medical expenses because of "bodily injury" sustained by one person.

This coverage does not apply if Coverage C-Medical Payments is excluded either by the provisions of any coverage forms attached to the policy or by endorsement.

SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS

- 1. Condition 2. Duties In The Event Of Occurrence, Offense, Claim Or Suit is amended to include:

e. Knowledge of an "occurrence", offense, claim or "suit" by an agent or employee of any insured shall not in itself constitute knowledge of the insured unless you, a partner, if you are a partnership; or an executive officer or insurance manager, if you are a corporation receives such notice

of an "occurrence", offense, claim or "suit" from the agent or employee.

- 2. Paragraph b. Excess Insurance (1) (b) (ii) of condition 4. Other Insurance is replaced with:

(ii) That is Fire insurance for premises rented to you or temporarily occupied by you with permission of the owner,

- 3. Condition 6. Representations is amended to include :

d. Your failure to disclose all hazards or prior "occurrences" or offenses existing as of the inception date of the policy shall not prejudice the coverage afforded by this policy provided such failure to disclose all hazards or prior "occurrences" or offenses is not intentional. This provision does not affect our right to collect additional premium or exercise our right of cancellation or non-renewal.

- 4. Condition 8. Transfer of Rights of Recovery Against Others to Us is amended to include:

If required by a written contract executed prior to loss, we waive any right of subrogation we may have against the contracting person or organization because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products-completed operations hazards".

- 5. The following condition is added:

10. Liberalization

If we revise this coverage form to provide more coverage without additional premium charge, your policy will automatically provide the additional coverage as of the day the revision is effective in your state.

SECTION V - DEFINITIONS

- 1. Definition 3. is replaced with:

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

- 2. The following definition is added:

"Location" means premises involving the same or connecting lots, or premises whose connection is interrupted only by a street, roadway, waterway or right-of-way of a railroad

All terms and conditions apply unless modified by this endorsement.

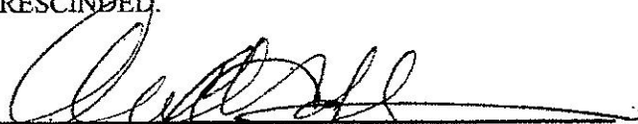
CORPORATE RESOLUTION

EXCERPT FROM MINUTES OF MEETING OF THE BOARD OF DIRECTORS OF
Safety Products Inc.
INCORPORATED.

AT THE MEETING OF DIRECTORS OF Safety Products
INCORPORATED, DULY NOTICED AND HELD ON 01-02-18,
A QUORUM BEING THERE PRESENT, ON MOTION DULY MADE AND SECONDED. IT
WAS:

RESOLVED THAT Jadoc Sturm, BE AND IS HEREBY
APPOINTED, CONSTITUTED AND DESIGNATED AS AGENT AND ATTORNEY-IN-
FACT OF THE CORPORATION WITH FULL POWER AND AUTHORITY TO ACT ON
BEHALF OF THIS CORPORATION IN ALL NEGOTIATIONS, BIDDING, CONCERNS
AND TRANSACTIONS WITH THE PARISH OF JEFFERSON OR ANY OF ITS AGENCIES,
DEPARTMENTS, EMPLOYEES OR AGENTS, INCLUDING BUT NOT LIMITED TO, THE
EXECUTION OF ALL BIDS, PAPERS, DOCUMENTS, AFFIDAVITS, BONDS, SURETIES,
CONTRACTS AND ACTS AND TO RECEIVE ALL PURCHASE ORDERS AND NOTICES
ISSUED PURSUANT TO THE PROVISIONS OF ANY SUCH BID OR CONTRACT, THIS
CORPORATION HEREBY RATIFYING, APPROVING, CONFIRMING, AND ACCEPTING
EACH AND EVERY SUCH ACT PERFORMED BY SAID AGENT AND ATTORNEY-IN-
FACT.

I HEREBY CERTIFY THE FOREGOING TO BE
A TRUE AND CORRECT COPY OF AN
EXCERPT OF THE MINUTES OF THE ABOVE
DATED MEETING OF THE BOARD OF
DIRECTORS OF SAID CORPORATION, AND
THE SAME HAS NOT BEEN REVOKED OR
RESCINDED.


SECRETARY-TREASURER

01-02-2018
DATE

Non-Public Works Bid

AFFIDAVIT

STATE OF TN

PARISH/COUNTY OF Shelby

BEFORE ME, the undersigned authority, personally came and appeared: Jodee Stumm, (Affiant) who after being by me duly sworn, deposed and said that he/she is the fully authorized bid agent of Safety Products Inc. (Entity), the party who submitted a bid in response to Bid Number 50-00121857, to the Parish of Jefferson.

Affiant further said:

Campaign Contribution Disclosures

(Choose A or B, if option A is indicated please include the required attachment):

Choice A _____ Attached hereto is a list of all campaign contributions, including the date and amount of each contribution, made to current or former elected officials of the Parish of Jefferson by Entity, Affiant, and/or officers, directors and owners, including employees, owning 25% or more of the Entity during the two-year period immediately preceding the date of this affidavit or the current term of the elected official, whichever is greater. Further, Entity, Affiant, and/or Entity Owners have not made any contributions to or in support of current or former members of the Jefferson Parish Council or the Jefferson Parish President through or in the name of another person or legal entity, either directly or indirectly.

Choice B X there are **NO** campaign contributions made which would require disclosure under Choice A of this section.

Debt Disclosures

(Choose A or B, if option A is indicated please include the required attachment):

Choice A _____ Attached hereto is a list of all debts owed by the affiant to any elected or appointed official of the Parish of Jefferson, and any and all debts owed by any elected or appointed official of the Parish to the Affiant.

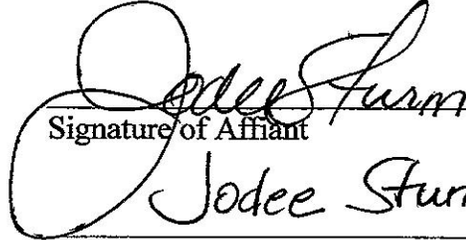
Choice B ~~_____~~ There are NO debts which would require disclosure under Choice A of this section.

Affiant further said:

That Affiant has employed no person, corporation, firm, association, or other organization, either directly or indirectly, to secure the public contract under which he received payment, other than persons regularly employed by the Affiant whose services in connection with the construction, alteration or demolition of the public building or project or in securing the public contract were in the regular course of their duties for Affiant; and

[The remainder of this page is intentionally left blank.]

That no part of the contract price received by Affiant was paid or will be paid to any person, corporation, firm, association, or other organization for soliciting the contract, other than the payment of their normal compensation to persons regularly employed by the Affiant whose services in connection with the construction, alteration or demolition of the public building or project were in the regular course of their duties for Affiant.


Signature of Affiant
Jodee Sturm
Printed Name of Affiant

SWORN AND SUBSCRIBED TO BEFORE ME
ON THE 6th DAY OF February 2018.

Kimberly A. Millington
Notary Public

Kimberly A. Millington
Printed Name of Notary

Notary/Bar Roll Number

My commission expires 3/19/19.

