## **BID PACKAGE**

## CUYAHOGA COUNTY DEPARTMENT OF PUBLIC WORKS

### **HIGHWAY CONSTRUCTION**

COLUMBUS ROAD (C.R. 356) FROM WEST  $25^{TH}$  STREET TO CENTER STREET IN THE CITY OF CLEVELAND, OHIO

#### **CONTENTS:**

- 1) PROPOSAL PACKAGE
- 2) CUYAHOGA COUNTY ENGINEER SPECIFICATION BOOKLET
- 3) PLANS
- 4) STANDARD CONSTRUCTION DRAWINGS

#### PROPOSAL PACKAGE

### **DEPARTMENT OF PUBLIC WORKS**

#### **HIGHWAY CONSTRUCTION**

COLUMBUS ROAD (C.R. 356) FROM WEST 25<sup>TH</sup> STREET TO CENTER STREET IN THE CITY OF CLEVELAND, OHIO

COUNTY REQUISITION NUMBER RQ-25797

BID DUE DATE: <u>January 23, 2013</u>
(BIDS DUE AT 2:00 PM LOCAL TIME)

PROPOSALS MUST BE SEALED AND ADDRESSED TO:

CUYAHOGA COUNTY
OFFICE OF PROCUREMENT AND DIVERSITY
COUNTY ADMINISTRATION BUILDING
1219 ONTARIO STREET
ROOM 110
CLEVELAND, OHIO 44113

PLANS AND SPECIFICATIONS PREPARED BY:

CUYAHOGA COUNTY DEPARTMENT OF PUBLIC WORKS

#### TABLE OF CONTENTS

SECTION	DESCRIPTION
1	LEGAL NOTICE TO BIDDERS
2	INSTRUCTIONS TO BIDDERS
3	REQUIRED BID DOCUMENTS
4	SAMPLE CONTRACT FORMS
5	WAGE DETERMINATION SCHEDULE
6	BIDDERS' MANUAL (SMALL BUSINESS ENTERPRISE GOAL)

## COUNTY OF CUYAHOGA, OHIO FORM OF AGREEMENT **UNIT PRICE CONTRACT**

THIS AGREEMENT, made this Cuyahoga, Ohio on behalf of the Depa	riment of Public Wo	day of
called the County of Cuyahoga, Ohio, a Drive, Stow, Ohio 44224.	and <u>Karvo Pav</u>	ring, Co. an Ohio Company, with offices located at 4524 Hudson
and successors, executors consideration of payments hereinafter materials, appliances, tools, and labor,	mentioned, to be ma	l assigns, hereinafter called the Contractor. WITNESSETH: That for and in ade by the County of Cuyahoga, Ohio, the Contractor agrees to furnish all work required for:
Resurfacing of Columbus Road	from West 25 <sup>th</sup> S	treet to Center Street in the City of Cleveland
The County of Cuyahoga, Ohio, accord party of the first part.	ling to the plans and	I specifications and estimates and to the satisfaction and acceptance of the
contract: Notices to bidders and propo- contemplated by this contract: The con-	sals upon which this struction and materi	wing papers shall be bound with or accompany and be an essential part of this s contract was awarded; Plans and special specifications for the improvement al specifications together with the general clauses and covenants of the County red into; Contractor's Performance Bond and this Agreement.
nione enerifications and conditions re-	lative to the perform:	ontractor hereby covenants and agrees that he has full knowledge of the site, ance of the work contemplated by this contract and made an essential part all constitute complete acceptance of and compliance with aforesaid plans,
determined by the work actually perform	ned by the party of t item as set forth in ti	Ohio agrees to pay to the Contractor a certain sum of money which shall be the second part calculated upon the basis of completed units for each item of the proposal attached hereto and made a part hereof. This aforesaid sum for ually calculated as aforementioned upon completion of the work, shall be
One Million Three Hundred Forty-five	Thousand Six Hu	ndred Thirty Six Dollars and \$1,345,636.15
OFFICERS, EMPLOYEES, SUBCONT ELECTRONIC MEANS BY AGREEIN ELECTRONIC MEANS, AND THAT T HAVE THE SAME LEGAL EFFECT DOCUMENT. I ALSO AGREE ON I PROVISIONS OF CHAPTERS 304 ANI	RACTORS, SUBGR G THAT ALL DOO HE ELECTRONIC S AS IF THAT SIG BEHALF OF THE A D 1306 OF THE OH	EHALF OF THE CONTRACTING OR SUBMITTING BUSINESS ENTITY, ITS RANTEES, AGENTS OR ASSIGNS, TO CONDUCT THIS TRANSACTION BY CUMENTS REQUIRING COUNTY SIGNATURES MAY BE EXECUTED BY SIGNATURES AFFIXED BY THE COUNTY TO SAID DOCUMENTS SHALL NATURE WAS MANUALLY AFFIXED TO A PAPER VERSION OF THE AFOREMENTIONED ENTITIES AND PERSONS, TO BE BOUND BY THE IIO REVISED CODE AS THEY PERTAIN TO ELECTRONIC TRANSACTIONS, POLICY OF THE COUNTY OF CUYAHOGA, OHIO.
IN WITNESS WHEREOF, the party of the hereunto subscribed and affixed their re	he County of Cuyaho spective signatures.	oga, Ohio and the Contractor through its duly authorized representatives have
IF AN INDIVIDUAL, DOING BUSINESS UNDER A FIRM NAME, SO STATE, GIVING BOTH NAMES.		County of Cuyahoga, Ohio  Edward FitzGerald, County Executive
IF A PARTNERSHIP, SO STATE, GIVING NAMES AND POST OFFICE ADDRESSES OF ALL PARTNERS ON LINES OPPOSITE.		Edward FitzGerald, County Executive Part Agency 2013-03-26 16:04:35
IF A CORPORATION, GIVE FULL CORPORATION NAME AND STATE UNDER THE LAWS OF WHAT STATE YOU ARE INCORPORATED; OFFICER MUST INCLUDE SIGNATURE, TITLE, AND FURNISH A COPY, CURRENTLY DATED AND CERTIFIED BY THE SECRETARY OF THE CORPORATION OF A RESOLUTION BY THE BOARD OF DIRECTORS	FIRM: SIGNATURE: PRINTED NAME: TITLE:	Rarry Paving, Co.  GEORGE KARLUUUNIDES  PRESIDENT
AUTHORIZING THE PARTICULAR OFFICER TO SIGN THE CONTRACT ON BEHALF OF THE COMPANY AND FURTHER CERTIFY THAT THE RESOLUTION IS IN FULL FORCE AND		

EFFECT.

### CERTIFICATE OF EXEMPTION

#### COUNTY OF CUYAHOGA, OHIO

Political Subdivision #29 of the State of Ohio

The undersigned hereby certifies that the articles of tangible personal property purchased under this certificate were purchased for incorporation into a structure or improvement to real property under a construction contract with the County of Cuyahoga, Ohio, Political Subdivision #29 of the State of Ohio.

PROJECT TITLE/LOCATION:	Resurfacing of Columbus Road from West 25th Street to	
DATE OF COMMENCEMENT:	Center Street in the City of Cleveland	
This certificate shall be consider above and shall be retained by contractor/vendor and owner.	red a part of each order for the specific contract identified the vendor. This certificate must be signed by both the	utive
Signed KARVO PAVING CON	MPANY Signed (Owae)3-03-26 16:04:37	radd/a
Ву		
Title PRESIDENT	Title	
Address 4524 HUDSON DI	CUVC Address	
STOW OH 442	<del>2</del> 4	
Date JANUARY 30, 20	013 Date	

## Prevailing Wages Public Improvement Agreement

This sor	eement is made this		A.D.,	between the County
of Cuva	hoga, Ohio and the Contractor,	Karvo Paving, Co.		
0 uj				
I hereby	-			
1.		If obtain the prevailing wage rate determination and ode, Section 4155.04.		
2.	That the contract between the County of contain a provision requiring all contract	Cuyahoga, Ohio and the Contractor and the Contractors and subcontractors performing work on the proj	lect to buy a race or magon.	101 100 11-11
3.	That the Contractor shall post in a prom specified in the contract to the various c	lassifications of laborers, workers, and mechanics en	ipioyed diff mant outles and	
4.	That the County of Cuyahoga, Ohio sha	Il give notice to the Contractor and the Contractor sa	and 4115.071.	intractors that they shall me
5.	That the County of Cuyahoga, Ohio sha	I required by Onio Revised Code, sections 4115.071 Il appoint a Prevailing Wage Coordinator who shall ohio Attorney General. The duties of the Prevailing all contractors' and subcontractors' payroll reports	g Wage Coordinator are in	corporated herein:
	<ul><li>b) Maintain a list of pay dates.</li><li>c) Within two (2) weeks after the firs</li></ul>	payday, receive from each contractor a certified co	py of its payroll report. Ce	
	1) If the project is to excee	d four (4) months, all reports after the initial report (		
	<ul><li>2) If the project is to last le</li><li>d) Monitor compliance with the Prevent</li></ul>	mitt. ss than four (4) months, all reports are to be filed we niling Wage Law, which includes site visits to verify	ekly after the initial report that the required postings	and job classifications are
	being complied with.  e) At the completion of the project, the	e Wage Coordinator is to require an Affidavit of Co	mpliance from each contra	otor. An affidavit must be
6.	The County of Cuyahoga, Ohio shall no	on-compliance to the Director of the Department of I tify the Contractor and the Contractor shall notify ea	industrial Relations, State of the subcontractor of the ide	of Ohio in writing. entity of the Prevailing Wage
7.	enhantractor to comply with the report	Coordinator or the Department of Industrial Relations requirements of the Ohio Revised Code, Section	ons to the Contractor of a fi 4115,071 (C), the Contract	ailure by a contractor or tor shall take such steps as
8. 9,	are necessary to cause the contractor, su That, upon notice to the County of Cuya by any contractor or subcontractor, the C	becontractor, or other person to comply.  Thoga, Ohio by the Department of Industrial of any a  County of Cuyahoga, Ohio shall withhold any further	pparent violation of the rec r payments to the Contrack	quirements of Chapter 1145 or on this project.
10.	The Contractor shall be responsible for	he compliance with all requirements of Onio Revise	a cone, employ 1115 mas	
11.	That nothing in this agreement shall be them in Ohio Revised Code, Chapter 11	constructed as a limitation or restriction on any party 45.	to avoid itself of any proc	edure or remedy available to
THE CO	DUNTY OF CUYAHOGA, OHIO			
	Edward	FitzGerald, County Executive		
	RD FITZGERALD TY EXECUTIVE:	6 16:04:38 Craft A	DATE:	
CONTR	ACTOR	0 10.04.36		
FIRM:	Karvø/Paving, Co.			
SIGNA		<u> </u>	_ DATE: _ <i>JANUA[</i>	24 30, 2013
PRINTI	ED NAMÉ: <u>GEORGE 1</u>	CARVOUNIDES		
TITLE:	PRESIDENT	No. of the contract of the con		



An Equal Opportunity Employer

#### CORPORATE RESOLUTION

Anna Karvounides, Secretary of Karvo Paving Company, an Ohio Corporation, hereby certifies that the following is a true and correct copy of a resolution duly adopted by the Board of Directors of Karvo Paving Company, on January 20, 2012, to wit:

"Resolved, that The President of this Company, namely, George Karvounides, or one of the Vice Presidents of this Company, namely, Yianni Karvounides or Donald Wortkoetter are hereby authorized and directed to enter into any and all contracts, bid guaranty and performance bonds, at such price and upon such terms and conditions, including any amendments or modifications thereto, as said George Karvounides or Yianni Karvounides or Donald Wortkoetter, in their sole discretion shall deem best, and that said actions shall be binding upon the Corporation."

"Resolved, further, that said George Karvounides or Yianni Karvounides or Donald Wortkoetter be, and they further are hereby authorized and directed to execute and deliver unto said owners other instruments which in his discretion he shall deem necessary to carry out the foregoing resolution."

IN WITNESS HEREOF, I have hereunto set my hand and affix the seal of said Corporation at Stow, Ohio this 20th day of January, 2012, and I further certify that said resolution is still in full force and effect.

Secretary

**SEAL** 

G:\DON\MISC 2010\CORP RESOLUTION.DOC

# Certified Search for Unresolved Findings for Recovery



Office of Auditor of State 88 East Broad Street Post Office Box 1140 Columbus, OH 43216-1140 (614) 466-4514 (800) 282-0370

Auditor of State - Unresolved Findings for Recovery Certified Search

I have searched The Auditor of State's unresolved findings for recovery database using the following criteria:

#### Contractor's Information:

Organization: Karvo Paving Company

Date: 02/04/2013

This search produced the following list of possible matches:

0 Possible matches were found	
Name/Organization	Address

The above list represents possible matches for the search criteria you entered. Please note that pursuant to ORC 9.24, only the person (which includes an organization) actually named in the finding for recovery is prohibited from being awarded a contract.

If the person you are searching for appears on this list, it means that the person has one or more findings for recovery and is prohibited from being awarded a contract described in ORC 9.24, unless one of the exceptions in that section apply.

If the person you are searching for does not appear on this list, an initialed copy of this page can serve as documentation of your compliance with ORC 9.24(E).

Please note that pursuant to ORC 9.24, it is the responsibility of the public office to verify that a persor to whom it plans to award a contract does not appear in the Auditor of State's database. The Auditor of

Untitled Document Page 2 of 2

State's office is not responsible for inaccurate search results caused by user error or other circumstances beyond the Auditor of State's control.



## RQ - 25797 Cuyahoga County Vendor Compliance Form

Sections 4.8 and 4.10 of the Cuyahoga County Contracting and Purchasing Procedures Ordinance (the "Contracting Ordinance") require that all successful vendors certify compliance with each and every requirement listed below prior to execution of a contract with the County. By initialing next to each requirement below and by affixing my signature at the end of this document, I hereby certify that I or the company that I am authorized to represent (the "vendor") will be in compliance with each requirement at the time of execution of a contract with the County resulting from the bid this form is attached to. Failure to initial next to each and every requirement below may result in dismissal of the bid this form is attached to. If any material breach of the certifications required below occurs during the contract performance by the vendor, the County may exercise any or all contractual remedies, including, but not limited to, contract termination for cause.

#### Please initial in the right hand column next to each criteria met

INITIAL

- Vendor is in compliance with Ohio's Drug-Free Workplace requirements, including, but not limited to, maintaining a substance abuse policy that its personnel are subject to on the contract (the successful vendor shall provide this policy upon request).
- Vendor does not have an Experience Modification Rating greater than 1.5 with respect to the Bureau of Workers Compensation risk assessment rating.
- 3 Vendor is in compliance and will remain in compliance with Federal and Ohio Equal Opportunity Employment Laws.
- 4 Vendor will pay the prevailing wage rate and comply with other provisions set forth in Sections 4115.03 through 4115.16 of the Ohio Revised Code and Sections 4101:9-4-01 through 4101:9-4-28 of the Ohio Administrative Code, including, but not limited to, the filing of certified payroll reports.
- Vendor has not been debarred from public contracts for prevailing wage violations or found or determined by the state to have underpaid the required prevailing wage, whether intentionally or unintentionally, even if settled subsequent to the finding, more than three (3) times in the last ten (10) years, provided that, when aggregating for any single project, no finding of an underpaid amount of less than \$1,000.00 shall be considered, and no single finding based upon a journeyman-to-apprenticeship ratio shall be considered a violation of this provision unless as part of multiple, similar findings.
- Wendor has not been penalized or debarred from any federal, state, or local public contract or falsified certified payroll records, or has otherwise been found, after appeals, to have violated the Fair Labor Standards Act in the past seven (7) years, or during the vendors' entire time of doing business, if less than seven (7) years.
- 7 Vendor has not had the professional license of any of its employees revoked for malfeasance or misfeasance.

h/vendor compliance. Ordinance No. 2011-0044

- 8 Vendor has not violated any unemployment or workers compensation law during the past five (5) years, or during the vendor's entire time of doing business, if less than five (5) years.
- 9 Vendor does not have final, unsatisfied judgments against it which in total amount to 50% or more of the contract amount.
- 10 Vendor will utilize, for work performed under the contract, supervisory personnel that have three (3) or more years of experience in the specific trade and who maintain the appropriate state license(s), if any.
- 11 Vendor is properly licensed to perform all work as follows: (1) if performing a trades contract, shall be licensed pursuant to Ohio Revised Code Section 4740 as a heating, ventilating, and air conditioning contractor, refrigeration contractor, electrical contractor, plumbing contractor, or hydronics contractor; (2) if performing work regulated under Section 3737.65 of the Ohio Revised Code, be certified by the State Fire Marshall; and (3) if performing work under any other trade, occupation, or profession licensed under Title 47 of the Ohio Revised Code, be licensed for that trade, occupation, or profession as provided in the Ohio Revised Code. If the applicable contract does not involve any of the above-described work, Vendor shall place "N/A" and his/her initials in the box to the right.
- 12 Vendor will, if performing a trades contract pursuant to Ohio Revised Code Section 4740, not subcontract more than twenty-five percent (25%) of the labor, excluding materials, for its awarded contract, unless to subcontractors also licensed pursuant to Ohio Revised Code Section 4740 or certified by the State Fire Marshall pursuant to Ohio Revised Code Section 3737.65. If the applicable contract does not involve this type of work, Vendor shall place "N/A" and his/her initials in the box to the right.
- 13 Vendor will provide access as needed and allow the Agency of the Inspector General to perform the functions provided for in Section 4.12 of the Contracting Ordinance.
- 14 Vendor will require all if its subcontractors, at the time of execution of a subcontract, to make all of the certifications required within this form, except for certification numbers 7, 8, and 10. If the applicable contract does not involve the use of subcontractors, Vendor shall place "N/A" and his/her initials in the box to the right.
- 15 Vendor has met and will comply with all provisions of state law relating to ethics. Vendor has also met and will comply with all applicable Cuyahoga County Ordinances, including, but not limited to, the Ethics Ordinance, Inspector General Ordinance and the Contracting Ordinance.

Printed Name:	i DOSCIL	Kacyolenides	Company:	Karva	Pavina	Company
─────────────────────────────────────			Date:	1-23-1	13	

## CUYAHOGA COUNTY BASED BUSINESS PREFERENCE PROGRAM MATCH OPTION REQ# 25797

Cuyahoga County pursuant to Ordinance No. 02012-0020 dated November 27, 2012 approved the Cuyahoga County Based Business (CCBB) Preference Program.

The following standards will be used by the Cuyahoga County Business Based Preference Program to determine eligibility for certification as a Cuyahoga County Based Business.

A business applying for certification as a Cuyahoga County Based Business must meet the following standards:

- a) The business must demonstrate that its principal place of business has been located in Cuyahoga County for at least three (3) years as registered in official documents filed with the Secretary of State of Ohio or the Cuyahoga County Fiscal Office. If one party to a joint venture has its principal place of business in Cuyahoga County, the joint venture shall be considered as having its principal place of business in Cuyahoga County; or
- b) The business must be a business organization with a "significant economic presence" in Cuyahoga County. For purpose of this program,

"Significant economic presence" means a business organization that has for at least three years

- i. Had a sales office, division, sales outlet or manufacturing facility in Cuyahoga County; and
- ii. Pays required taxes to Cuyahoga County; and
- iii. Has an annual gross payroll in Cuyahoga County of at least \$100,000.00.

Per this ordinance, if a lowest price or lowest evaluated price is submitted by a non-Cuyahoga County business, a Cuyahoga County Based Business whose bid is within two percent (2%) of the lowest bid submitted by the non-Cuyahoga County Based Business Bidder shall be given the option to match the lowest bid.

Vendor is certified as a Cuyahoga County Based Business and agrees to match the lowest price or lowest evaluated price submitted by a non-Cuyahoga County Business if the bid is within two percent (2%) of my bid.

Yes No 6

harro	Paving	Company
Full Legal Name of Organization	۷	1 2
M	-01	1-23-13
Authorized Signature		Date

I (BBINA NAM BBIN BINA BIRA TORIT HIGH DUNA NAM BBIRA NADA PADA BAHA BIDU KA

DATE: 12/31/2007 DOCUMENT ID 200736201854

DESCRIPTION DOMESTIC AGENT ADDRESS CHANGE (AGA)

FILING 25.00 EXPED .00 PENALTY

CERT

COPY

Receipt

This is not a bill. Please do not remit payment.

KARVO PAVING COMPANY 3432 STATE ROAD, SUITE A F. O. BOX 3198 CUYAHOGA FALLS, OH 44223

## STATE OF OHIO CERTIFICATE

Ohio Secretary of State, Jennifer Brunner

749126

It is hereby certified that the Secretary of State of Ohio has custody of the business records for

KARVO PAVING, CO.

and, that said business records show the filing and recording of:

Document(s)

DOMESTIC AGENT ADDRESS CHANGE

Document No(s):

200736201854



United States of America State of Ohio Office of the Secretary of State Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 21st day of December, A.D. 2007.

Ohio Secretary of State

#### BID GUARANTY CONTRACT BOND

#### (Section 153.571 Ohio Revised Code)

KNOW ALL MEN BY THESE PRESENTS, that we, the undersigned Karvo Paving Company, 4524 Hudson Drive, Stow, OH 44224 (Here insert full name or legal title of Contractor and Address) as Principal and Travelers Casualty & Surety Company of America (Here insert full name or legal title of Surety) as Surety, are hereby held and firmly bound unto The Treasurer of Cuyahoga County (Here insert full name or legal title of Owner) hereinafter called the Obligee, in the penal sum of the dollar amount of the bid submitted by the Principal to January 23, 2013 to undertake the project known as: the Obligee on Columbus Rd (C.R. 356) from West 25th Street to Center Street in the City of Cleveland, Ohio (Here insert full name, address and description of project) The penal sum referred to herein shall be the dollar amount of the Principal's bid to the Obligee, incorporating any additive or deductive alternate proposals made by the Principal on the date referred to above to the Obligee, which are accepted by the Obligee. In no case shall the penal sum exceed the amount \_\_Dollars (\$

(If the above line is left blank, the penal sum will be the full amount of the Principal's bid, including alternates. Alternatively, if completed, the amount stated must not be less than the full amount of the bid, including alternates, in dollars and cents. A percentage is not acceptable). For the payment of the penal sum well and truly to be made, we hereby jointly and severally bind ourselves, our heirs, executors, administrators, successors, and assigns.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that whereas the above named Principal has submitted a bid on the above referred project.

NOW, THEREFORE, if the Obligee accepts the bid of the Principal and the Principal fails to enter into a proper contract in accordance with the bid, plans, details, specifications, and bills of material; and in the event the Principal pays to the Obligee the difference not to exceed ten (10%) percent of the penalty hereof between the amount specified in the bid and such larger amount for which the Obligee may in good faith contract with the next lowest bidder to perform the work covered by the bid; or in the event the Obligee does not award the contract to the next lowest bidder and resubmits the project for bidding, the Principal will pay the Obligee the difference not to exceed ten (10%) percent of the penalty hereof between the amount specified in the bid, or the costs, in connection with the resubmission, of printing new contract documents, required advertising and printing and mailing notices to prospective bidders, whichever is less, then this obligation shall be void, otherwise to remain in full force and effect. If the Obligee accepts the bid of the

BID GUARANTY; (Continued)

Principal and the Principal within ten days after the awarding of the contract, enters into a proper contract in accordance with the bid, plans, details, specifications, and bills of material, which said contract is made a part of this bond the same as though set forth herein; and

IF THE SAID Principal shall well and faithfully perform each and every condition of such contract; and indemnify the Obligee against all damage suffered by failure to perform such contract according to the provisions thereof and in accordance with the plans, details, specifications, and bills of material therefor; and shall pay all lawful claims of subcontractors, material men, and laborers, for labor performed and materials furnished in the carrying forward, performing, or completing of said contract; we agreeing and assenting that this undertaking shall be for the benefit of any materialman or laborer having a just claim, as well as for the Obligee herein; then this obligation shall be void; otherwise the same shall remain in full force and effect; it being expressly understood and agreed that the liability of the Surety for any and all claims hereunder shall in no event exceed the penal amount of this obligation as herein stated.

THE SAID Surety hereby stipulates and agrees that no modifications, omissions, or additions, in or to the terms of said contract or in or to the plans and specifications therefore shall in any wise affect the obligations of said Surety on this bond, and it does hereby waive notice of any such modifications, omissions or additions to the terms of the contract or to the work or to the specification.

day ofdanuary	, 2013
SURETY COMPANY One Tower Square	ADDRESS:
Hartford,	CT 06183-6014 State
SURETY AGENT'S A	DDRESS:
P.O. Box 9160	
Canton, OH 44711	
the state of the s	
Agency Name: Leonard Insurance Serv	rices
	One Tower Square Street Hartford, City  SURETY AGENT'S A P.O. Box 9160 Canton, OH 44711  Agency Name:

## . TRAVELERS J

#### POWER OF ATTORNEY

Farmington Casualty Company
Fidelity and Guaranty Insurance Company
Fidelity and Guaranty Insurance Underwriters, Inc.
St. Paul Fire and Marine Insurance Company
St. Paul Guardian Insurance Company

St. Paul Mercury Insurance Company Travelers Casualty and Surety Company Travelers Casualty and Surety Company of America United States Fidelity and Guaranty Company

Attorney-In Fact No.

216818

Certificate No.

005217836

KNOW ALL MEN BY THESE PRESENTS: That Farmington Casualty Company, St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company are corporations duly organized under the laws of the State of Connecticut, that Fidelity and Guaranty Insurance Company is a corporation duly organized under the laws of the State of Iowa, and that Fidelity and Guaranty Insurance Underwriters, Inc., is a corporation duly organized under the laws of the State of Wisconsin (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint

David M. Baloun, Elaine M. Dunn, Paul E. Cruciani, Richard K. Martindale, and W. Fred Kloots Jr.

of the City of	North Canto	n	, State	of Ohio	0	.1	their true and lawfu	ul Attorney(s)-in-Fact,
								onal undertakings and
								ng the performance of
contracts and exe	cuting or guarante	eeing bonds and und	lertakings require	d or permitted in a	ny actions or proc	eedings allowed b	y law.	
IN WITNESS W	HEREOF the C	ompanies have cause	ed this instrumen	t to be signed and	their cornorate sea	als to be hereto aff	fixed this	4th
day of Octob		2012	ect mus marrimen	t to be signed and	men corporate ser	als to be nereto an	incu, iiii	
uay 01		_ '						
		Farmington Casua	ilty Company		St. 1	Paul Mercury Ins	urance Company	
		Fidelity and Guara				velers Casualty a	nd Surety Compa	ny
		Fidelity and Guara				•	nd Surety Compa	•
		St. Paul Fire and M St. Paul Guardian		- •	Unit	ted States Fidelit	y and Guaranty C	ompany
		St. Faul Guardian	msurance Com	pany				
CASU	OMIY WO	THEORY	EIRE C	N INC.	Andreas	OUTY AND	A STATE OF THE STA	TITY AND
(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)		INCORPORATED A		S CORPORATE	S ORPORATE S	Section 1		S S S S S S S S S S S S S S S S S S S
1982	1977	<b>2</b> 1951		SEALS	SEAL	(2 (HARTFORD.) ?)	HARTFORD,	1896
	AND THE S	Water and the same of the same	SUF ANCE	A THINK	(\$\$)	Tage . Little		AM SEC
					A Assumption of		<u> </u>	1
						1/4	<i>\\/</i> //	
	•					Made	Her .	
State of Connection					By:	yuma		
City of Hartford s	38.					Robert L. Rane	y, Senior Vice Preside	ent
On this the4th	h da	ay ofOctober		$_{\perp}$ , $_{}$ , bet	fore me personally	appeared Robert	L. Raney, who ack	nowledged himself to
								rwriters, Inc., St. Paul
								y Company, Travelers
•		merica, and United contained by signing	•	• •	• •	. •	norized so to do, e	xecuted the foregoing
msirument for the	purposes merein	contained by signing	g on behalf of the	corporations by f	imisen as a duly a	umorizeu omcer.		

58440-8-12 Printed in U.S.A.

In Witness Whereof, I hereunto set my hand and official seal. My Commission expires the 30th day of June, 2016.

#### TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA

#### HARTFORD, CONNECTICUT 06183

#### FINANCIAL STATEMENT AS OF DECEMBER 31, 2011

#### CAPITAL STOCK \$ 6,480,000

ASSETS		LIABILITIES & SURPLUS				
CASH AND INVESTED CASH BONDS INVESTMENT INCOME DUE AND ACCRUED OTHER INVESTED ASSETS PREMIUM BALANCES NET DEFERRED TAX ASSET REINSURANCE RECOVERABLE SECURITIES LENDING REINVESTED COLLATERAL ASSETS UNDISTRIBUTED PAYMENTS OTHER ASSETS	\$ 103,657,622 3,525,992,354 49,234,241 249,171,807 239,276,682 67,832,057 10,883,463 7,344,088 2,593,987 361,289	UNEARNED PREMIUMS LOSSES REINSURANCE PAYABLE ON PAID LOSSES & LOSS ADJ. EXPENSES COMMISSIONS TAXES, LICENSES AND FEES OTHER EXPENSES FUNDS HELD UNDER REINSURANCE TREATIES CURRENT FEDERAL AND FOREIGN INCOME TAXES REMITTANCES AND HEMS NOT ALLOCATED AMOUNTS WITHHELD / RETAINED BY COMPANY FOR OTHERS RETROACTIVE REINSURANCE RESERVE ASSUMED POLICYHOLDER DIVIDENDS PROVISION FOR REINSURANCE PAYABLE TO PARENT, SUBSIDIARIES AND AFFILIATES PAYABLE FOR SECURITIES PAYABLE FOR SECURITIES PAYABLE FOR SECURITIES LENDING CEDED REINSURANCE NET PREMIUMS PAYABLE ESCHEAT LIABILITY OTHER ACCRUED EXPENSES AND LIABILITIES TOTAL LIABILITIES	\$ 813,328,906 937,681,730 2,604,752 525,056,953 30,858,691 60,276,105 29,866,613 95,031,416 49,086,627 18,641,351 31,860,277 3,152,706 8,117,549 6,397,371 53,766,609 1,249,903 7,344,088 (71,042,044) 591,943 501,836 5 2,604,372,282			
		CAPITAL STOCK PAID IN SURPLUS OTHER SURPLUS TOTAL SURPLUS TO POLICYHOLDERS	\$ 8,480,000 433,803,760 1,211,791,508 \$ 1,652,075,268			
TOTAL ASSETS	\$ 4,258,447,550	TOTAL LIABILITIES & SURPLUS	\$ 4,256,447,550			

STATE OF CONNECTICUT )
COUNTY OF HARTFORD )SS.
CITY OF HARTFORD )

MICHAEL J. DOODY, SEING DULY SWORN, SAYS THAT HE IS SECOND VICE PRESIDENT, OF TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, AND THAT TO THE SEST OF HIS KNOWLEDGE AND BELIEF, THE FOREGOING IS A TRUE AND CORRECT STATEMENT OF THE FINANCIAL CONDITION OF SAID COMPANY AS OF THE 31ST DAY OF DECEMBER, 2011.

SUBSCRIBED AND SWORN TO BEFORE METHIS 13TH DAY OF APRIL, 2012

ARD THE

NOTARY PUBLIC

SUSAN M. WEISSLEDER

Notary Public

My Commission Expires November 30, 2012

Office of Financial Regulation Services 50 West Town Street Third Floor- Suite 300 Columbus, Ohio 43215 (614) 644-2658 Fax (614) 644-3256 www.ohioinsurance.gov

#### Ohio Department of Insurance

John R. Kasich - Governor Mary Taylor - Lt. Governor/Director

#### Certificate of Compliance



Issued Effective Expires 03/26/12 04/02/12 04/01/13

I, Mary Taylor, hereby certify that I am the Lt. Governor/Director of Insurance in the State of Ohio and have supervision of insurance business in said State and as such I hereby certify that

#### TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA

is authorized to transact the business of insurance under the following section(s) of the Ohio Revised Code:

Section 3929.01 (A)

Accident & Health

Aircraft

Allied Lines

Boiler & Machinery

Burglary & Theft

Commercial Auto - Liability Other

Commercial Auto - No Fault

Commercial Auto - Phys. Damage

Credit

Earthquake

Fidelity

Financial Guaranty

Fire

Glass

Inland Marine

Medical Malpractice

Multiple Peril - Commercial

Multiple Peril - Farmowners

Multiple Peril - Homeowners

Ocean Marine

Other Liability

Private Passenger Auto - No Fault

Private Passenger Auto-Liability Other

Private Passenger-Phys Damage

Surety

Workers Compensation

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA certified in its annual statement to this Department as of December 31, 2011 that it has admitted assets in the amount of \$4,256,447,550, liabilities in the amount of \$2,604,372,282, and surplus of at least \$1,652,075,268.

IN WITNESS WHEREOF, I have hereunto subscribed my name and caused my seal to be affixed at Columbus, Ohio, this day and date.

Mary Jaylor
Mary Taylor

Lt. Governor/Director

Client#: 28525

**KARVO** 

ACORD.

### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 1/30/2013

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(les) 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 notificate helder in lieu of such andersement(s)

Certificate floider ill fled of 3001 cridorocineralo).						
PRODUCER	CONTACT Tina Artman PHOE: PHOE FAX (A/C, No.): 4402472394					
Althans Insurance Agency, Inc.		402472394				
543 East Washington St.	E-MAIL ADDRESS: tmartman@althans.com					
P.O.Box 570	INSURER(S) AFFORDING COVERAGE					
Chagrin Falls, OH 44022	INSURER A : State Auto Mutual	25127				
INSURED	INSURER B:					
Karvo Paving Company	INSURER C:					
Karvo Trucking, LTD.	INSURER D:					
4524 Hudson Drive	INSURER E :					
Stow, OH 44224	INSURER F:					
	DEVICION NUMBER					

			NUMBER:			REVISION NUMBER:	
IN Ci	IIS IS TO CERTIFY THAT THE POLICIES DICATED, NOTWITHSTANDING ANY RE ERTIFICATE MAY BE ISSUED OR MAY F ICLUSIONS AND CONDITIONS OF SUCH	QUIREMEN 'ERTAIN, 1	T, TERM OR CONDITION OF ANY THE INSURANCE AFFORDED BY	CONTRACT O THE POLICIES	R OTHER DO: DESCRIBED I	CUMENT WITH RESPECT HEREIN IS SUBJECT TO	TO WHICH THIS
INSR LTR	TYPE OF INSURANCE	ADDL SUBR		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIM	тѕ
A	GENERAL LIABILITY	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	PBP2584752	04/25/2012	04/25/2013	EACH OCCURRENCE	\$1,000,000
•	X COMMERCIAL GENERAL LIABILITY					DAMAGE TO RENTED PREMISES (Ea occurrence)	\$500,000
	CLAIMS-MADE X OCCUR					MED EXP (Any one person)	\$10,000
	X PD Ded: \$1.000	[		-		PERSONAL & ADV INJURY	s1,000,000
	Α Ι Β Βεα. Ψ1,000			1		GENERAL AGGREGATE	\$2,000,000
						PRODUCTS - COMP/OP AGG	s2.000.000

l		GEN'L AGGREGATE LIMIT APPLIES PER:					GENERAL AGGREGATE	s2,000,000	
l							PRODUCTS - COMP/OP AGG	\$2,000,000	
l		POLICY X PRO-						\$	
r	Α	AUTOMOBILE LIABILITY  X ANY AUTO		BAP231441600	04/25/2012	04/25/2013	COMBINED SINGLE LIMIT (Ea accident)	s1,000,000	
							BODILY (NJURY (Per person)	\$	
		ALL CWNED AUTOS AUTOS NON-OWNED AUTOS X HIRED AUTOS X AUTOS					BODILY INJURY (Per accident)	\$	
							PROPERTY DAMAGE (Per accident)	\$	
I		AUTOS						\$	
r	Α	X UMBRELLA LIAB X OCCUR		PBP2584752	04/25/2012	04/25/2013	EACH OCCURRENCE	\$10,000,000	
l	·	EXCESS LIAB CLAIMS-MADE					AGGREGATE	s10,000,000	
ŀ		DED X RETENTIONS\$10,000						\$	
A		WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE			04/25/2012	04/25/2013	WC STATU- OTH- TORY LIMITS ER		
	Α			PBP2584752			E.L. EACH ACCIDENT	\$1,000,000	
	-,-	OFFICER/MEMBER EXCLUDED? N	N/A	Ohio Stop Gap			E.L. DISEASE - EA EMPLOYEE	\$1,000,000	

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

Cuyahoga County and its employees are named as Additional Insured.

Project Name: Resurfacing of Columbus Road from West 25th Street to Center Street in the City of Cleveland.

Contract Award RQ#797

(Mandatory in NH)

if yes, describe under DESCRIPTION OF OPERATIONS below

CERTIFICATE HOLDER	CANCELLATION
Cuyahoga County 1219 Ontario Street Cleveland, OH 44113	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
Oleveland, On 44110	AUTHORIZED REPRESENTATIVE
	Anne Cart

E.L. DISEASE - POLICY LIMIT \$1,000,000



Bureau of Workers' Compensation

30 W. Spring St. Columbus, OH 43215

#### Certificate of Premium Payment

This certifies the employer listed below has paid into the Ohio State insurance Fund as required by law. Therefore, the employer is entitled to the rights and benefits of the fund for the period specified. For more information, call 1-800-OHIOBWC.

This certificate must be conspicuously posted.

Policy No. and Employer

Period Specified Below

988774

07/01/2012 Thru 02/28/2013

KARVO PAVING COMPANY 4524 HUDSON DR STOW, OH 44224-1702

ohiobwc.com

Steph Buch

You can reproduce this certificate as needed.

#### Ohio Bureau of Workers' Compensation

#### Required Posting

Effective Oct. 13, 2004, Section 4123.54 of the Ohio Revised Code requires notice of rebuttable presumption. Rebuttable presumption means an employee may dispute or prove untrue the presumption (or belief) that alcohol or a controlled substance not prescribed by the employee's physician is the proximate cause (main reason) of the work-related injury.

The burden of proof is on the employee to prove the presence of alcohol or a controlled substance was not the proximate cause of the work-related injury. An employee who tests positive or refuses to submit to chemical testing may be disqualified for compansation and benefits under the Workers' Compensation Act.

Ohio

Bureau of Workers' Compensation

You must post this language with the certificate of premium payment.

DP-29 BWC-1629 7/7/08

## COUNTY OF CUYAHOGA REQUEST FOR ESCROW AGENT AND AGREEMENT FORM

Ohio Revised Code Chapter 153, Section .12; .13; .14 and .63 require that any award of contract for the construction, reconstruction, improvement, enlargement, alteration, repair, painting or decoration of a public improvement made by the State, or any County, Township, Municipal Corporation, School District, or other political subdivision, or any public board, commission, authority, instrumentally, or special purpose district of or in the state or a political subdivision that is authorized by state law, retain no more than eight percent (8%) of the aggregate from each payment for labor and material until the contract is fifty percent (50%) complete. When the contract becomes fifty percent complete, the contracting authority must deposit the retainage with a mutually agreed upon escrow agent.

The Treasurer of Cuyahoga County has arranged with each of the below listed financial institutions to serve as an escrow agent for the deposit of retained construction contract funds. Please read the Agreement statement, select the institution from the list by inserting an "X" in the box next to the name of the institution and then complete the requested information.

(We) (i) consent to using the financial institution marked by and [X] below for the deposit in escrow of any funds retained by the County in accordance with Sections 153.12; .13; .14 and .63 of the Ohio Revised Code in accordance with escrow procedures as required by the County of Cuyahoga It is further understood that this Agreement shall become part of the construction contract awarded by the County of Cuyahoga to (us) (me).

Key Bank		[ ]
PNC Bank		[4]
First National Bank		. [ ]
PROJECT CONTR	ACTOR	
FIRM:	KARUO PAVING COMPANY	'.
ADDRESS:	4524 HUDSON DRIVE	
	STOW OH 44224	
SIGNATURE:	XL	
PRINTED NAME:_	GEORGE KAILVOUNIDES	
TITLE:	PRESIDENT	

(Rev. December 2011) Department of the Treasury Internal Revenue Service

#### **Request for Taxpayer Identification Number and Certification**

Give Form to the requester. Do not send to the IRS.

	Name (as shown on your income tax return)								
	Karvo Paving Company								
ان	Business name/disregarded entity name, if different from above								
g	Check appropriate box for federal tax classification:	-	_						
盲	☐ Individual/sole proprietor ☐ C Corporation ☑ S Corporation								
Print or type Specific Instructions on page							l		
훈형	Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) ▶						]LJ EX	empt	payee
호호							1		
Print or type Instructions	☐ Other (see instructions) ▶								
_ ≝	Address (number, street, and apt. or suite no.)  Requester's name and address (option						onal)		
ĕ	4524 Hudson Drive								
တ္	City, state, and ZIP code								
See	Stow Ohio 44224								
Ì	List account number(s) here (optional)								
Par	Taxpayer Identification Number (TIN)								
Enter y	our TIN in the appropriate box. The TIN provided must match the nam	e given on the "Name" li		cial secu	ity num	ber		-	
	d backup withholding. For individuals, this is your social security numb		1			П			
reside entities	nt alien, sole proprietor, or disregarded entity, see the Part I instruction , it is your employer identification number (EIN). If you do not have a n	s on page <i>s.</i> For other umber, see <i>How to get a</i>	,		-		<u>-</u> L		
	page 3.								
Note.	f the account is in more than one name, see the chart on page 4 for gu	uidelines on whose	Em	ployer id	entifica	tion nu	mber		
	r to enter.		3	4 -	1 6	1	5 8 4 7		
			3	4 -	' ' '		3 6	4	<u> </u>
Part	II Certification								
Under	penalties of perjury, I certify that:								
1. The	number shown on this form is my correct taxpayer identification number	oer (or I am waiting for a	number to	be issu	ed to m	ıe), an	d		
2. Jan	not subject to backup withholding because: (a) I am exempt from bac	kup withholding, or (b) I	have not	been no	tified by	/ the fr	nternal	Reve	enue
Ser	rice (IRS) that I am subject to backup withholding as a result of a failur	e to report all interest or	dividends	i, or (c) tl	ne IRS I	nas no	tified r	ne th	at I am
no l	no longer subject to backup withholding, and								
3. I an	a U.S. citizen or other U.S. person (defined below).								
Certifi	cation instructions. You must cross out item 2 above if you have been	n notified by the IRS that	you are c	urrently	subject	to ba	ckup v	vithh	olding
becaus	e you have failed to report all interest and dividends on your tax return paid, acquisition or abandonment of secured property, cancellation o	n. For real estate transact	tions, item n individu	12 does	not app	жу. Fo	r morte	gage ₽∆\	and
genera	ly, payments other than interest and dividends, you are not required to	sign the certification, b	ut you mu	st provid	le your	correc	et TIN.	See :	the
	ions on page 4.		•		/				
Sign	Signature of	3		1/.		/			
Here	U.S. person ▶	Date	<u> </u>		20,	<u>//_</u>			
Gen	eral Instructions	Note. If a requester giv	es you a	r form oth	er than	Form	₩-9 tc	requ	uest
	references are to the Internal Revenue Code unless otherwise	your TIN, you must use	the requ	ester's fo	orm if it	is sub	stantia	ılly si	milar
noted.	Teletetices are to the internal nevertee Code diffess otherwise	to this Form W-9.							
	acc of Form	<b>Definition of a U.S. person.</b> For federal tax purposes, you are considered a U.S. person if you are:				re			
_	ose of Form	•	•		S resid	tent el	ien		
	on who is required to file an information return with the IRS must your correct taxpayer identification number (TIN) to report, for	<ul> <li>An individual who is a U.S. citizen or U.S. resident alien,</li> <li>A partnership, corporation, company, or association created or</li> </ul>							
	e, income paid to you, real estate transactions, mortgage interest	organized in the United States or under the laws of the United States,							
you pa	d, acquisition or abandonment of secured property, cancellation	An estate (other than a foreign estate), or							
of debt	, or contributions you made to an IRA.	A I was the defined by Demokration and 7704 7							

1. Certify that the TtN you are giving is correct (or you are waiting for a number to be issued),

2. Certify that you are not subject to backup withholding, or

Use Form W-9 only if you are a U.S. person (including a resident

alien), to provide your correct TIN to the person requesting it (the

requester) and, when applicable, to:

- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person. and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.