



BOARD MEETING AGENDA SUBMITTAL

TO: GCS D Board of Directors

FROM: Peter Kampa, General Manager

DATE: May 13, 2025

SUBJECT: Agenda Item 6C: Adoption of a Resolution Authorizing the Notice of Award of the CDBG Water Distribution System Improvements Project to Sierra Mountain Construction, Inc and to Authorize the General Manager to Sign an Agreement on Behalf of the District

RECOMMENDED ACTION:

I move to adopt Resolution 16-2025 Authorizing the Notice of Award of the CDBG Water Distribution System Improvements Project to Sierra Mountain Construction, Inc and to Authorize the General Manager to Sign an Agreement on Behalf of the District.

BACKGROUND:

Tuolumne County applied for grant funds through the Community Development Block Grant program and was successful at receiving the commitment of those funds. The CDBG program allows the County to allocate those funds to the Groveland Community Services District for specified purposes. The District entered into a Subrecipient agreement with the County of Tuolumne for a portion of the Downtown Groveland -Big Oak Flat Water System Improvements project.

The Groveland Community Services District (GCS D) Water System Improvement Project proposes to replace water mains and appurtenances in Groveland and Big-Oak Flat. Most of the water distribution mains that supply water to the communities of Groveland and Big Oak Flat are 4" in diameter or smaller and are almost 70 years old. Frequent main breaks occur in these areas, causing large amounts of water to be lost, property damage, and back siphon conditions to occur. Backflow and back siphonage of contaminated water caused by water main breaks are a significant risk to the health and safety of the community. Constant water loss is also occurring through small unidentified leaks in the distribution system due to its deteriorating condition. The Groveland and Big Oak Flat systems are currently in a condition where an increase in catastrophic water main failure is occurring, resulting in more frequent, longer water outages.

The work consists of installing 8,375 LF of 8-inch mains to replace the existing water system. System appurtenances include fire hydrants, water services, pressure reducing stations and air release valves. All of the proposed water mains and appurtenances are located within the public right of way and the Groveland CSD easement. AM Consulting Engineers prepared plans and specifications for the CDBG Water Distribution System Improvements Project.

The award for the Project is based on the lowest responsive base bid amount.

DISCUSSION:

A total of four bids were received at the Groveland CSD office on March 25, 2025. The low bid was submitted by Sierra Mountain Construction, Inc. in the amount of \$2,227,100.00. The bid results were as listed:

<u>Contractor</u>	<u>Total Bid</u>
Sierra Mountain Construction, Inc.	\$2,227,100.00
United Pavement Maintenance, Inc.	\$2,751,720.00
Njirich & Sons, Inc.	\$3,085,000.00
Moyle Excavation, Inc.	\$3,229,682.00

FISCAL IMPACT:

The total estimated cost of the improvements is \$3,267,500.00 and 100% of this cost is requested in this CDBG application. The project will benefit a total of 915 people across two block groups, of which 685 are low/moderate income (75%) according to census data.

ATTACHMENTS:

1. Resolution 16-2025
2. Bid Tabulation
3. Notice of Award
4. Agreement

RESOLUTION 16-2025

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE GROVELAND COMMUNITY SERVICES DISTRICT AUTHORIZING THE NOTICE OF AWARD OF THE CDBG WATER DISTRIBUTION SYSTEM IMPROVEMENTS PROJECT TO SIERRA MOUNTAIN CONSTRUCTION, INC AND TO AUTHORIZE THE GENERAL MANAGER TO SIGN AN AGREEMENT ON BEHALF OF THE DISTRICT

WHEREAS, the Groveland Community Services District (herein referred to as District) is a local government agency formed and operating in accordance with Section §61000 et seq. of the California Government Code; and

WHEREAS, the District has the authority to construct, operate and maintain the water distribution system; and

WHEREAS, the District needs to complete repairs/improvements to the water distribution system; and

WHEREAS, the proposed repairs/improvements are funded entirely via a community block development grant (CDBG); and

WHEREAS, AM Consulting Engineers prepared plans and specifications for the CDBG Water Distribution System Improvements Project; and

WHEREAS, the Project was advertised on January 3, 2025 in the Union Democrat; and

WHEREAS, a mandatory pre-bid meeting was held on January 21, 2025 where eleven (11) contractors attended; and

WHEREAS, the bids received were publicly opened and read on March 25, 2025; and

WHEREAS, the District has the authority to reject any and all bids, or to award the contract to the lowest responsive bidder; and

WHEREAS, Sierra Mountain Construction, Inc. bid dated March 25, 2025 is included herein for reference and we are to be included in the contract documents as detailed in the project specifications.

NOW THEREFORE BE IT RESOLVED THAT THE BOARD OF DIRECTORS OF THE GROVELAND COMMUNITY SERVICES DISTRICT DOES HEREBY approve as follows:

1. The General Manager is authorized to issue Notice of Award to the lowest bidder Sierra Mountain Construction, Inc.
2. The General Manager is authorized to execute the construction contract to the lowest bidder Sierra Mountain Construction, Inc. in the amount of \$2,227,100.00 after the Contractor's Performance and Payment Bonds are received.
3. The General Manager is authorized to negotiate Construction Change Orders (CCO) in an amount not to exceed a 30% increase in the original bid and contract amount.
4. The General Manager is authorized to negotiate deductive (cost) change orders that result in a comparable work product.
5. The General Manager is authorized to negotiate a construction start date and issue the Notice to Proceed to the Contractor in accordance with the Project Plans and Specifications.
6. The General Manager is authorized to approve and process Contractor payments within the cost limitations stated herein, in accordance with the Project Plans and Specifications.
7. The General Manager is authorized to file the Project Notice of Completion in accordance with the Plans and Specifications.

WHEREFORE, this Resolution is passed and adopted by the Board of Directors of the Groveland Community Services District on May 13, 2025, by the following vote:

AYES:

NOES:

ABSTAIN:

ABSENT:

APPROVE:

Nancy Mora, Board President

ATTEST:

Rachel Pearlman, Board Secretary

CERTIFICATE OF SECRETARY

I, Rachel Pearlman, the duly appointed and acting Secretary of the Board of Directors of the Groveland Community Services District, do hereby declare that the foregoing Resolution was duly passed and adopted at a Regular Meeting of the Board of Directors of the Groveland Community Services District, duly called and held on May 13, 2025.

DATED: _____

**Groveland Community Services District
CDBG Water Distribution System Improvements
Bid Tabulation**

Bid Item	Description	Quantity	Unit	Engineers Estimate		Sierra Mountain Construction, Inc.		United Pavement Maintenance, Inc.		Njirich & Sons, Inc.		Moyle Excavation, Inc.	
				Unit Cost	Amount	Unit Cost	Amount	Unit Cost	Amount	Unit Cost	Amount	Unit Cost	Amount
1	Mobilization, Demolition, Bonds and Insurance	1	LS	\$327,100.00	\$327,100.00	\$200,000.00	\$200,000.00	\$166,454.00	\$166,454.00	\$275,000.00	\$275,000.00	\$201,785.00	\$201,785.00
2	Demolition	1	LS	\$15,000.00	\$15,000.00	\$246,000.00	\$246,000.00	\$60,489.00	\$60,489.00	\$150,000.00	\$150,000.00	\$122,430.00	\$122,430.00
3	Traffic Control	1	LS	\$30,000.00	\$30,000.00	\$60,000.00	\$60,000.00	\$173,133.00	\$173,133.00	\$175,000.00	\$175,000.00	\$72,620.00	\$72,620.00
4	Rock Excavation	1,000	CY	\$30.00	\$30,000.00	\$1.00	\$1,000.00	\$46.00	\$46,000.00	\$10.00	\$10,000.00	\$78.25	\$78,250.00
5	Pipeline Improvements (Line 1 - 1,496 LF of 8" Water Main)	1	LS	\$325,720.00	\$325,720.00	\$200,000.00	\$200,000.00	\$508,640.00	\$508,640.00	\$500,000.00	\$500,000.00	\$676,792.00	\$676,792.00
6	Pipeline Improvements (Line 5 - 1,106 LF of 8" Water Main)	1	LS	\$150,429.00	\$150,429.00	\$195,000.00	\$195,000.00	\$340,648.00	\$340,648.00	\$250,000.00	\$250,000.00	\$500,400.00	\$500,400.00
7	Pipeline Improvements (Line 8 - 5,775 LF of 8" Water Main)	1	LS	\$1,700,480.00	\$1,700,480.00	\$1,112,500.00	\$1,112,500.00	\$1,426,425.00	\$1,426,425.00	\$1,650,000.00	\$1,650,000.00	\$1,453,485.00	\$1,453,485.00
8	Construction Surveying	1	LS	\$35,000.00	\$35,000.00	\$3,000.00	\$3,000.00	\$20,790.00	\$20,790.00	\$25,000.00	\$25,000.00	\$40,675.00	\$40,675.00
9	Stormwater Pollution Prevention Plan (SWPPP)	1	LS	\$5,000.00	\$5,000.00	\$209,600.00	\$209,600.00	\$9,141.00	\$9,141.00	\$50,000.00	\$50,000.00	\$83,245.00	\$83,245.00
Total					\$2,618,729.00		\$2,227,100.00		\$2,751,720.00		\$3,085,000.00		\$3,229,682.00

**SECTION 005100
NOTICE OF AWARD**

Date: 4/8/2025

Project: Groveland Community Service District Water Distribution System Improvements

Owner: Groveland Community Service District

Owner's Contract No.: GVL 110

Contract: CDBG Water Distribution System Improvements

Engineer's Project No.: GVL 110

Bidder: Sierra Mountain Construction, Inc.

Bidder's Address: 19500 Nugget Blvd, Sonora, CA 95370

You are notified that your Bid dated March 25, 2025, for the above Contract has been considered. You are the Successful Bidder and are awarded a Contract for construction of the CDBG Water Distribution System Improvements at the Groveland Community Service District.

The Contract Price of your Contract is Two Million, Two Hundred Twenty-Seven Thousand, One Hundred Dollars (\$2,227,100.00)

One copy of the proposed Contract Documents (except Drawings) accompany this Notice of Award.

Sets of the Drawings will be delivered separately or otherwise made available to you immediately.

You must comply with the following conditions precedent within 15 calendar days of the date you receive this Notice of Award.

1. Deliver to the Owner three (3) fully executed counterparts of the Contract Documents.
2. Deliver with the executed Contract Documents the Contract security Bonds as specified in the Instructions to Bidders (Article 20), General Conditions (Paragraph 5.01), and Supplementary Conditions (Paragraph SC-5.01).
3. Other conditions precedent: None

Failure to comply with these conditions within the time specified will entitle Owner to consider you in default, annul this Notice of Award, and declare your Bid security forfeited.

Within ten days after you comply with the above conditions, Owner will return to you one fully executed counterpart of the Contract Documents.

Owner

By: _____

Authorized Signature

Title

Copy to Engineer

END OF SECTION

SECTION 005200
AGREEMENT BETWEEN OWNER AND CONTRACTOR FOR CONSTRUCTION CONTRACT

THIS AGREEMENT is by and between GROVELAND COMMUNITY SERVICE DISTRICT ("Owner") and SIERRA MOUNTAIN CONSTRUCTION, INC. ("Contractor"). Owner and contractor hereby agree as follows:

ARTICLE 1 - WORK

1.01 Contractor shall complete all Work as specified or indicated in the Contract Documents. The Work is generally described as follows:

- A. Construct Water Distribution System Improvements.

ARTICLE 2 - THE PROJECT

2.01 The Project for which the Work under the Contract Documents may be the whole or only a part is generally described as follows: Water Distribution System Improvements.

ARTICLE 3 - ENGINEER

3.01 The Engineer for this Project is AM CONSULTING ENGINEERS, INC. (Engineer), which is to act as Owner's representative, assume all duties and responsibilities, and have the rights and authority assigned to Engineer in the Contract Documents in connection with the completion of the Work in accordance with the Contract Documents.

ARTICLE 4 - CONTRACT TIMES

4.01 Time of the Essence

- A. All time limits for Milestones, if any, Substantial Completion, and completion and readiness for final payment as stated in the Contract Documents are of the essence of the Contract.

4.02 *Days to Achieve Substantial Completion and Final Payment*

- A. The Work will be substantially completed within 40 working days after the date when the Contract Times commence to run as provided in Paragraph 2.03 of the General Conditions, and completed and ready for final payment in accordance with Paragraph 14.07 of the General Conditions within 60 working days after the date when the Contract Times commence to run.

4.03 *Liquidated Damages*

- A. Contractor and Owner recognize that time is of the essence as stated in Paragraph 4.01 above and that Owner will suffer financial loss if the Work is not completed within the times specified in Paragraph 4.02 above, plus any extensions thereof allowed in accordance with Article 12 of the General Conditions. The parties also recognize the delays, expense, and difficulties involved in proving in a legal or arbitration proceeding the actual loss suffered by Owner if the Work is not completed on time. Accordingly, instead of requiring any such proof, Owner and Contractor agree that as liquidated damages for delay (but not as a penalty), Contractor shall pay Owner \$1,000 for each calendar day that expires after the time specified in Paragraph 4.02 above for Substantial Completion until the Work is substantially complete. After Substantial Completion, if Contractor shall neglect, refuse, or fail to complete the remaining Work within the Contract Time or any proper extension thereof granted by Owner, Contractor shall pay Owner \$1,000 for each calendar day that expires after the time specified in Paragraph 4.02 above for completion and readiness for final payment until the Work is completed and ready for final payment.

ARTICLE 5 – CONTRACT PRICE

5.01 Owner shall pay Contractor for completion of the Work in accordance with the Contract Documents an amount in current funds equal to the sum of the amounts determined pursuant to Paragraphs 5.01.A, below:

- A. For all Work, at the prices stated in Contractor's Bid, attached hereto as an exhibit.

ARTICLE 6 – PAYMENT PROCEDURES

6.01 Submittal and Processing of Payments

- A. Contractor shall submit Applications for Payment in accordance with Article 14 of the General Conditions. Applications for Payment will be processed by Engineer as provided in the General Conditions.

6.02 Progress Payments; Retainage

- A. Owner shall make progress payments on account of the Contract Price on the basis of Contractor's Applications for Payment on or about the 20th day of each month during performance of the Work as provided in Paragraph 6.02.A.1 below. All such payments will be measured by the schedule of values established as provided in Paragraph 2.07.A of the General Conditions (and in the case of Unit Price Work based on the number of units completed) or, in the event there is no schedule of values, as provided in the General Requirements.

- 1. Prior to Substantial Completion, progress payments will be made in an amount equal to the percentage indicated below but, in each case, less the aggregate of payments previously made and less such amounts as Engineer may determine or Owner may withhold, including but not limited to liquidated damages, in accordance with Paragraph 14.02 of the General Conditions.

- a. 95 percent of Work completed (with the balance being retainage). If the Work has been 50 percent completed as determined by Engineer, and if the character and progress of the Work have been satisfactory to Owner and Engineer, then as long as the character and progress of the Work remain satisfactory to Owner and Engineer, there will be no additional retainage; and

- b. 95 percent of cost of materials and equipment not incorporated in the Work (with the balance being retainage).

- B. Upon Substantial Completion, Owner shall pay an amount sufficient to increase total payments to Contractor to 100 percent of the Work completed, less such amounts as Engineer shall determine in accordance with Paragraph 14.02.B.5 of the General Conditions and less 200 percent of Engineer's estimate of the value of Work to be completed or corrected as shown on the tentative list of items to be completed or corrected attached to the certificate of Substantial Completion.

6.03 Final Payment

- A. Upon final completion and acceptance of the Work in accordance with Paragraph 14.07 of the General Conditions, Owner shall pay the remainder of the Contract Price as recommended by Engineer as provided in said Paragraph 14.07.

ARTICLE 7 – INTEREST

- 7.01 All moneys not paid when due as provided in Article 14 of the General Conditions shall bear interest at the rate of 0.1 percent per annum.

ARTICLE 8 – CONTRACTOR'S REPRESENTATIONS

- 8.01 In order to induce Owner to enter into this Agreement, Contractor makes the following representations:

- A. Contractor has examined and carefully studied the Contract Documents and the other related data identified in the Bidding Documents.

- B. Contractor has visited the Site and become familiar with and is satisfied as to the general, local, and Site conditions that may affect cost, progress, and performance of the Work.
- C. Contractor is familiar with and is satisfied as to all federal, state, and local Laws and Regulations that may affect cost, progress, and performance of the Work.
- D. Contractor has carefully studied all: (1) reports of explorations and tests of subsurface conditions at or contiguous to the Site and all drawings of physical conditions relating to existing surface or subsurface structures at the Site (except Underground Facilities), if any, that have been identified in Paragraph SC-4.02 of the Supplementary Conditions as containing reliable "technical data," and (2) reports and drawings of Hazardous Environmental Conditions, if any, at the Site that have been identified in Paragraph SC-4.06 of the Supplementary Conditions as containing reliable "technical data."
- E. Contractor has considered the information known to Contractor; information commonly known to contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Contract Documents; and the Site-related reports and drawings identified in the Contract Documents, with respect to the effect of such information, observations, and documents on (1) the cost, progress, and performance of the Work; (2) the means, methods, techniques, sequences, and procedures of construction to be employed by Contractor, including any specific means, methods, techniques, sequences, and procedures of construction expressly required by the Contract Documents; and (3) Contractor's safety precautions and programs.
- F. Based on the information and observations referred to in Paragraph 8.01.E above, Contractor does not consider that further examinations, investigations, explorations, tests, studies, or data are necessary for the performance of the Work at the Contract Price, within the Contract Times, and in accordance with the other terms and conditions of the Contract Documents.
- G. Contractor is aware of the general nature of work to be performed by Owner and others at the Site that relates to the Work as indicated in the Contract Documents.
- H. Contractor has given Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Contractor has discovered in the Contract Documents, and the written resolution thereof by Engineer is acceptable to Contractor.
- I. The Contract Documents are generally sufficient to indicate and convey understanding of all terms and conditions for performance and furnishing of the Work.

ARTICLE 9 – CONTRACT DOCUMENTS

9.01 *Contents*

- A. The Contract Documents consist of the following:
 - 1. This Agreement (pages 1 to 4, inclusive).
 - 2. Performance bond,
 - 3. Payment bond ,
 - 4. Other bonds.
 - 5. General Conditions.

6. Supplementary Conditions.
 7. Specifications as listed in the table of contents of the Project Manual.
 8. Drawings consisting of 38 sheets with each sheet bearing the following general title: GCSD CDBG Water Distribution System Improvements.
 9. Addenda (numbers 1 to 4, inclusive).
 10. Exhibits to this Agreement (enumerated as follows):
 - a. Contractor's Bid.
 - b. Documentation submitted by Contractor prior to Notice of Award.
 11. The following which may be delivered or issued on or after the Effective Date of the Agreement and are not attached hereto:
 - a. Notice to Proceed.
 - b. Work Change Directives.
 - c. Change Orders.
- B. The documents listed in Paragraph 9.01.A are attached to this Agreement (except as expressly noted otherwise above).
- C. There are no Contract Documents other than those listed above in this Article 9.
- D. The Contract Documents may only be amended, modified, or supplemented as provided in Paragraph 3.04 of the General Conditions.
- E. Labor Compliance Manual and Contract Language
- F. Section 3 Manual
- G. Federal Wage Rates

ARTICLE 10 – MISCELLANEOUS

10.01 *Terms*

- A. Terms used in this Agreement will have the meanings stated in the General Conditions and the Supplementary Conditions.

10.02 *Assignment of Contract*

- A. No assignment by a party hereto of any rights under or interests in the Contract will be binding on another party hereto without the written consent of the party sought to be bound; and, specifically but without limitation, moneys that may become due and moneys that are due may not be assigned without such consent (except to the extent that the effect of this restriction may be limited by law), and unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under the Contract Documents.

10.03 *Successors and Assigns*

- A. Owner and Contractor each binds itself, its partners, successors, assigns, and legal representatives to the other party hereto, its partners, successors, assigns, and legal representatives in respect to all covenants, agreements, and obligations contained in the Contract Documents.

10.04 *Severability*

- A. Any provision or part of the Contract Documents held to be void or unenforceable under any Law or Regulation shall be deemed stricken, and all remaining provisions shall continue to be valid and binding upon Owner and Contractor, who agree that the Contract Documents shall be reformed to replace such stricken provision or part thereof with a valid and enforceable provision that comes as close as possible to expressing the intention of the stricken provision.

10.05 *Contractor's Certifications*

- A. Contractor certifies that it has not engaged in corrupt, fraudulent, collusive, or coercive practices in competing for or in executing the Contract. For the purposes of this Paragraph 10.05:
 - 1. "corrupt practice" means the offering, giving, receiving, or soliciting of anything of value likely to influence the action of a public official in the bidding process or in the Contract execution;
 - 2. "fraudulent practice" means an intentional misrepresentation of facts made (a) to influence the bidding process or the execution of the Contract to the detriment of Owner, (b) to establish Bid or Contract prices at artificial non-competitive levels, or (c) to deprive Owner of the benefits of free and open competition;
 - 3. "collusive practice" means a scheme or arrangement between two or more Bidders, with or without the knowledge of Owner, a purpose of which is to establish Bid prices at artificial, non-competitive levels; and
 - 4. "coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the bidding process or affect the execution of the Contract.

10.06 *Build American Buy American Act (BABA)*

- A. The Contractor shall comply with the requirements of the Build America, Buy America Act (BABA) (Pub. L. No. 117-58, §§ 70901-52), enacted as part of the Infrastructure Investment and Jobs Act on November 15, 2021, which requires that "none of the funds made available for a Federal financial assistance program for infrastructure, including each deficient program, may be obligated for a project unless all of the iron, steel, manufactured products, and construction materials used in the project are produced in the United States."

IN WITNESS WHEREOF, Owner and Contractor have signed this Agreement. Counterparts have been delivered to Owner and Contractor. All portions of the Contract Documents have been signed or have been identified by Owner and Contractor or on their behalf.

This Agreement will be effective on May 13, 2025 (which is the Effective Date of the Agreement).

OWNER:

By: Peter Kampa

Title: General Manager

Attest: _____
Title: _____
Address for giving notices:

(If Owner is a corporation, attach evidence of authority to sign. If Owner is a public body, attach evidence of authority to sign and resolution or other documents authorizing execution of this Agreement.)

CONTRACTOR

By: _____

Title: _____

(If Contractor is a corporation, a partnership, or a joint venture, attach evidence of authority to sign.)

Attest: _____
Title: _____
Address for giving notices:

License No.: _____

(Where applicable)

Agent for service of process:

Exhibit A
Contractors Bid Package

**SECTION 004100
BID FORM**

Project Identification: GROVELAND COMMUNITY SERVICE DISTRICT - WATER DISTRIBUTION SYSTEM IMPROVEMENTS

ARTICLE 1 - BID RECIPIENT

- 1.01 This Bid Is Submitted To: **GROVELAND COMMUNITY SERVICE DISTRICT**
- 1.02 Seal the bid in an envelope addressed to the Owner and marked:
BID FOR WATER DISTRIBUTION SYSTEM IMPROVEMENTS
- 1.03 The undersigned Bidder proposes and agrees, if this Bid is accepted, to enter into an Agreement with Owner in the form included in the Bidding Documents to perform all Work as specified or indicated in the Bidding Documents for the prices and within the times indicated in the Bid and in accordance with the other terms and conditions of the Bidding Documents.

ARTICLE 2 - BIDDER'S ACKNOWLEDGMENTS

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

ARTICLE 3 - BIDDER'S REPRESENTATIONS

- 3.01 In submitting this Bid, Bidder represents that:
 - A. Bidder has examined and carefully studied the Bidding Documents, the other related data identified in the Bidding Documents, and the following Addenda, receipt of which is hereby acknowledged:

<u>Addendum No.</u>	<u>Addendum Date</u>
<u>1</u>	<u>January 22, 2025</u>
<u>2</u>	<u>March 14, 2025</u>
<u>3</u>	<u>March 17, 2025</u>
<u>4</u>	<u>March 24, 2025</u>
 - B. Bidder has visited the Site and become familiar with and is satisfied as to the general, local, and Site conditions that may affect cost, progress, and performance of the Work.
 - C. Bidder is familiar with and is satisfied as to all Federal, state, and local Laws and Regulations that may affect cost, progress, and performance of the Work.
 - D. Bidder has carefully studied all: (1) reports of explorations and tests of subsurface conditions at or contiguous to the Site and all drawings of physical conditions in or relating to existing surface or subsurface structures at or contiguous to the Site (except Underground Facilities) which have been identified in SC-4.02, and (2) reports and drawings of Hazard Environmental Conditions, if any, at the Site that have been identified in SC-4.06 as containing reliable "technical data."
 - E. Bidder has considered the information known to Bidder; information commonly known to contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Bidding Documents; and the Site-related reports and drawings identified in the Bidding Documents, with respect to the effect of such information, observations, and documents on (1) the cost, progress, and performance of the Work; (2) the means, methods, techniques, sequences, and procedures of construction to be employed by Bidder, including applying the specific means, methods,

techniques, sequences, and procedures of construction expressly required by the Bidding Documents; and (3) Bidder's safety precautions and programs.

- F. Based on the information and observations referred to in Paragraph 3.01.E above, Bidder does not consider that any further examinations, investigations, explorations, tests, studies, or data are necessary for the determination of this Bid for performance of the Work at the price(s) bid and within the times and in accordance with the other terms and conditions of the Bidding Documents.
- G. Bidder is aware of the general nature of the Work to be performed by Owner and others at the Site that relates to the Work as indicated in the Bidding Documents.
- H. Bidder has given Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Bidder has discovered in the Bidding Documents, and the written resolution thereof by Engineer is acceptable to Bidder.
- I. The Bidding Documents are generally sufficient to indicate and convey understanding of all terms and conditions for the performance of the Work for which this Bid is submitted.
- J. Bidder will submit written evidence of its authority to do business in the State or other jurisdiction where the Project is located not later than the date of its execution of the Agreement.

ARTICLE 4 - BIDDER'S CERTIFICATION

4.01 Bidder further represents that:

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

ARTICLE 5 - BASIS OF BID

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

Item No.	Qty	Unit	Description	Unit Price	Total Amount
1	1	LS	Mobilization, Demobilization, Bonds and Insurance	\$200,000.00	\$200,000.00
2	1	LS	Demolition	\$246,000.00	\$246,000.00
3	1	LS	Traffic Control	\$60,000.00	\$60,000.00
4	1,000	CY	Rock Excavation	\$1.00	\$1,000.00
5	1	LS	Pipeline Improvements (Line 1)	\$200,000.00	\$200,000.00
6	1	LS	Pipeline Improvements (Line 5)	\$95,000.00	\$95,000.00
7	1	LS	Pipeline Improvements (Line 8)	\$1,112,500.00	\$1,112,500.00
8	1	LS	Construction Staking	\$3,000.00	\$3,000.00
9	1	LS	Stormwater Pollution Prevention Plan (SWPPP)	\$209,600.00	\$209,600.00
Total Bid Price				\$	2,227,100.00

Total Bid Price Two million two hundred twenty seven thousand one hundred \$2,227,100.00
(use words)

ARTICLE 6 - TIME OF COMPLETION

- 6.01 Bidder agrees that the Work will be substantially complete and will be completed and ready for final payment in accordance with paragraph 14.07 of the General Conditions on or before the dates or within the number of working days indicated in the Agreement.
- 6.02 Bidder accepts the provisions of the Agreement as to liquidated damage.

ARTICLE 7 - ATTACHMENTS TO THIS BID

- 7.01 The following documents are attached to and made a condition of the Bid:
- A. Required Bid security in the form of a Bid Bond or Certified Check (circle type of security provided);
 - B. List of Proposed Subcontractors;
 - C. List of Project References;
 - D. Evidence of authority to do business in the state or jurisdiction of the Project; or a written covenant to obtain such license within the time frame for acceptance of Bids;
 - E. Contractor's License Number;
 - F. Required Bidder Qualification Statement with Supporting Data; and
 - G. Bid Requirements attached as Appendix C.

ARTICLE 8 - DEFINED TERMS

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

ARTICLE 9 - BID SUBMITTAL

- 9.01 This Bid is submitted by:

If Bidder is:

An Individual

Name (typed or printed): N/A

By: N/A

(Individual's signature)

Doing business as: _____

A Partnership

Partnership Name: _____

By: _____

(Signature of general partner -- attach evidence of authority to sign)

Name (typed or printed): _____

A Corporation

Corporation Name: Sierra Mountain Construction, Inc.

State or Jurisdiction of Incorporation: California

Type (General Business, Profession, Service, Limited Liability): Service

By:  _____

(Signature -- attach evidence of authority to sign)

Name (typed or printed): Douglas J. Benton

Title: President

Attest  _____

(Signature of Corporate Secretary)

Date of Qualification to do business in California [State or other jurisdiction where Project is located] is 05/01/2025

A Joint Venture

Name of Joint Venture: _____

First Joint Venture Name: _____

By: _____

(Signature of joint venture partner -- attach evidence of authority to sign)

Name (typed or printed): _____

Title: _____

Second Joint Venture Name: _____

By: _____

(Signature of joint venture partner -- attach evidence of authority to sign)

Name (typed or printed): _____

Title: _____

(Each joint venture must sign. The manner of signing for each individual, partnership, and corporation that is party to the venture should be in the manner indicated above.)

Bidder's Business address: 19500 Nugget Blvd Sonora, CA 95370

Business Phone No. (209) 928-1900

Business FAX No. (800) 507-5295

Business E-Mail Address estimating@sierramtn.net

State Contractor License No. 885550. (If applicable)

Employer's Tax ID No. 20-2850135

Phone and FAX Numbers, and Address for receipt of official communications, if different from Business contact information:

N/A

9.02 Bid submitted on March 25, 2025.

END OF SECTION



SIERRA MOUNTAIN
CONSTRUCTION INC
LIC #85550

March 25, 2025

Groveland Community Services District
18966 Ferretti Road
Groveland, CA 95321

Reference: Bidder Qualification Statement

Sierra Mountain Construction, Inc. is pleased to provide a response to Groveland Community Service Water Distribution System Improvements. Our team will strive to bring together the experience and abilities to successfully complete this project on schedule and on budget. Our team of experts bring an array of talent & expertise to this project.

Projects

1.) **Project:** Calaveras County Unified School District, Toyon WWTP

Client Contact: Matt Ospital (209) 754-1824/ m.ospital@wgainc.net

Scope: *This WWTP upgrade project included extensive upgrades and additions to the existing sewage treatment and potable water systems. The scope variety included over 15,000 linear feet of pipeline (PVC, Ductile, RCP & Steel), structural concrete, mass excavation, paving, hard rock excavation **in mountainous terrain**. Demolition of existing facilities with extensive oversight was also required. Key new components of this contract entailed four spray fields, two lift stations, odor control systems, and two parallel gravel filter beds. Upgraded facilities included electrical, controls, headworks & the treated effluent reservoir.*

Contract: \$3,890,820.00

LF of pipeline : >15,000 LF

Completed: March 2025

Mountain Terrain: ✓

2.) **Project:** SFPUC, HH-991 Mt. Tunnel Interim Repairs

Client Contact: Blake Rothfuss (209) 289-8357 bdrothfuss@sfwater.org

Scope: *Interim repairs to the Mountain Tunnel lining during winter 2018-2019 shutdown, including concrete tunnel lining repairs, contact grouting, tunnel invert smoothing, concrete invert paving, removal of debris from rock trap, ground penetrating radar investigation of grouting. Water diversion and treatment, staging areas, access road clearing, temporary utilities, ventilation, and communications for tunnel work, in-tunnel surveys, and support for special inspections **in steep mountainous terrain**.*

Contract: \$5,700,000.00



SIERRA MOUNTAIN
CONSTRUCTION INC
LIC #885550

LF of pipeline: >8,000 LF

Completed: February 2019

Mountain Terrain: ✓

3.) **Project:** El Dorado Irrigation District, Town Center Force Main Replacement

Client Contact: Liz Carrington (530) 642-4077/ lcarrington@eid.org

Scope: *The work was in steel mountain terrain , work consisted of installing & abandonment approximately 9,000 linear feet of pipeline consisting of PVC Ductile and AC. This also included numerous appurtenances cast in place concrete structures and surface restoration.*

Contract: \$2,280,830.00

LF of pipeline: >9,000 LF

Completed: November 2019

Mountain Terrain: ✓

4.) **Project:** Placer County Water Agency, Long Ravine Pipeline

Client Contact: Jeremy Shepard (530) 823-2066

Scope: *Project included installation and abandonment of approximately 8,000 LF of pipe sizes from 6" to 72" included ductile iron, welded steel and PVC in steep mountain terrain, tunnel under HWY 80, cast-in-place intake structure, installation of fiber optic cable along pipeline alignment, and new pressure sustaining station including mass excavation, site work and CMU block building.*

Contract: \$6,673,694.00

LF of pipeline : >8,000 LF

Completed: November 1, 2018

Mountain Terrain: ✓



SIERRA MOUNTAIN
CONSTRUCTION INC
LIC #885530

5.) **Project:** SFPUC, HH-986 Mountain Tunnel Interim Repair

Client Contact: Blake Rothfuss (209) 289-8357 bdrothfuss@sfgwater.org

Scope: *Tunnel improvements in steel mountain terrain consisted of installation and removal of permanent shotcrete rock bolts, grouting, installation of reinforcement, ventilation, rock coring, temporary water treatment, installation of 8,000 linear feet of water conveyance piping, active treatment system, temporary utilities inside the tunnel, over 18 mile tunnel distribution system.*

Contract: \$4,960,260.00

LF of pipeline : >8,000 LF

Completed: March 2017

Mountain Terrain: ✓

6.) **Project:** City of Plymouth, Plymouth Waste Discharge Area Grading, Piping & Spray Field Improvements

Client Contact: Jack Scroggs (916) 722-1800/ jscroggs@kasl.com

Scope: *Project included installation of over 70,000 LF of 2"-18" PVC pipe-line, containment levees, excavation and embankment work within the existing treated effluent reservoir, modifications to the outlet structures at the reservoir dam, demolishing existing waste dis-charge area spray field, installing new spray field system including control valve vaults and spray zones in mountain terrain . Additionally, the project included access road reconstruction, new culvert crossings, erosion control, hydroseeding and environmental mitigation.*

Contract: \$3,925,409.00

LF of pipeline : >70,000 LF

Completed: April 2017

Mountain Terrain: ✓

7.) **Project:** Patterson Irrigation District, Marshall/ Spanish Return System

Client Contact: Peter Rietkerk (209) 892-6233

Scope: *Project included installation of 3 pump stations, approx. 20,000 LF of 6" to 30" PVC pipeline, street crossings, cast in place outlet structures, road rehabilitation and in-canal work.*

Contract: \$2,165,341.00

LF of pipeline : >20,000 LF

Completed: March 2015



SIERRA MOUNTAIN
CONSTRUCTION INC
LIC #885550

8.) **Project:** Amador Water Agency, Gravity Supply Line Project

Client Contact: Gene Mancebo (209) 233-3018/ gmancebo@amadorawater.org

Scope: *Installation of approx. 50,000 LF of 24-inch diameter PVC, HDPE & ductile iron raw water pipeline, including excavation & installation through residential areas, highway crossings, 4 aerial crossings, and steep mountainous terrain. Rock excavation, installation of a Screened intake, construction of pump station, site grading.*

Contract: \$10,102,496.00

LF of pipeline: >50,000 LF

Completed: December 2015

Mountain Terrain: ✓

9.) **Project:** City of Turlock Harding Drain Bypass Pump Station & Pipeline

Client Contact: Stephen Fremming (209) 668-5417/ sfremming@turlock.ca.us

Scope: *Project involved the construction of a 35CFS / 510 HP pump station and a 40,000 LF of 6" to 60" welded steel, PVC, Ductile, and RCP. cast-in-place junction structures. Project specifics included 30,000 LF of 36" welded steel and appurtenances, deep structure excavations, steel pile-and-lagging braced shoring, dewatering of shallow groundwater, cast-in-place concrete structures, sheet-pile cofferdam installation in the San Joaquin River, riverbank stabilization via gabion baskets, 12 MGD bypass system, 10,000 tons of base rock road restoration, 200 LF micro-tunneling beneath TID canal, installation of a 2,000 sq. ft. pre-engineered metal building, installation of 60 to 150 HP vertical turbine pumps (510 HP combined) and system start-up/ testing. Additional activities included groundwater discharge to privately owned land, environmental mitigation and SWPPP development and implementation.*

Contract: \$13,841,161.00

LF of pipeline : >40,000 LF

Completed: April 2014

10.) **Project:** West Stanislaus Irrigation District, DMC Intertie & Pump Station

Client Contact: Robert Pierce (209) 894-3091/ bobby.pierce@weststanislausid.org

Scope: *Project included construction of a 250 CFS cast-in-place concrete pumping station, 9,000 linear feet of irrigation distribution pipeline, to include 6" to 96" pipelines, which included RCP, welded steel, PVC, HDPE, Ductile. CIP dis-charge structures, 72" WSP manifold piping, 40' tall cast-in-place concrete control structure, dewatering and temporary bypass systems and misc. PVC lateral piping*

Contract: \$11,486,975.00

LF of pipeline : >9,000 LF

Completed: November 2014



11.) **Project:** Sonoma Valley Sanitation District, Sewer Trunk Replacement & Recycled Water Pipeline

Client Contact: Grant Davis (707) 526-5370

Scope: Project included installation & replacement of approx. 12,000 lf of existing piping and appurtenances, with new 6" to 60" PVC, RCP & Welded Steel. Encasement under Schell Creek via bore and jack methods. Removing and replacing sewer manhole and junction structures ranging in size from 48" to 96" diameter, sewer bypassing and dewatering. Additionally, project included installation of approx. 5,800 lf of 18" recycled water pressure pipeline, air valves, blow-off assemblies, butterfly valves, and installation of 5,800 lf of pipeline under Schell Creek utilizing a jack and bore method.

Contract: \$2,337,197.00

LF of pipeline : >12,000 LF

Completed: January 2012

12.) **Project:** Contra Costa County Sanitation District, Martinez Outfall Improvements

Client Contact: Clint Shima (925) 229-7360

Scope: Project included installing a temporary 45 MGD bypass system, a separate 5 MGD 8,500lf bypass system, dewatering of 4.1 million gallons of standing effluent from existing 72 in. pipeline, installation of 200 lf of 60 in. and 72 in. fabricated steel piping, installation of digital flowmeter, removal and replacement of 60 in. butterfly valve, installing 360 each - 72 in. WEKO seals along 16,000 lf of existing 72 in. RCP pipeline, 300 cy cast-in-place valve structure with stairway and catwalk, 30ft. deep excavations, and marine work that included removal and replacement of fenders, underwater rip-rap, and use of dive inspection crews.

Contract: \$2,234,500.00

LF of pipeline: >24,000 LF

Completed: December 2012

13.) **Project:** Jackson Valley Irrigation District, JVID Water Supply Project

Client Contact: Steve Fredrick (209) 274-2037

Scope: Project included installation of approx. 18,000, lf of raw water transmission pipeline, in mountain terrain 350 GPM water treatment plant and PEMB building, 200,000 gallon treated water storage tanks, 10,000-gallon backwash tank, 6,500 lf of 16 in. treated water main, 30 in. welded steel pipe creek crossings, booster pump station, misc. water system appurtenances and tie-in at Lake Pardee Dam outlet facility. Project also includes environmental mitigation, SWPPP development and implementation.

Contract: \$2,234,500.00

LF of pipeline: >24,500 LF

Completed: December 2012

Mountain Terrain: ✓



SIERRA MOUNTAIN
CONSTRUCTION INC
LIC. #885550

14.) **Project:** Tuolumne City Sanitary District, WWTP Phase 1 & 2

Client Contact: Harold Welborn (209) 928-3517

Scope: *Project scope included the construction of a complete 1.7 MGD wastewater treatment facility including the proper handling of special waste and hazardous materials buried onsite, installation of a new mechanical spiral screen washing facility, cast-in-place concrete headworks and aerated lagoons. This project also included the installation of approximately 10,000lf of underground piping **in mountain terrain** and associated appurtenances, installation of two pump stations that required 22' deep heavy shoring excavations, and construction of a 1-million-gallon, concrete aeration basin with integral clarifier. The project was completed with cast-in-place concrete wet wells, mechanical piping, pumps and electrical work, installation of blowers, including all mechanical piping and electrical work, site electrical, and integration to the existing SCADA system, site grading, improvement of drainage and paving.*

Contract: \$5,700,000.00

LF of pipeline: >10,000 LF

Completed: July 2009

Mountain Terrain: ✓

15.) **Project:** Tuolumne City Sanitary District, Bridge & Pipeline Replacement

Client Contact: Harold Welborn (209) 928-3517

Scope: *The Tuolumne Sanitary District Bridge and Pipeline Re-placement project increased access to the sanitary sewer treatment facility and replaced aging infrastructure. Project included the installation of a new 70 ft. H-20 loaded structural steel bridge with cast-in-place deck and installation of 11,000 lf of fusion welded HDPE outfall pipeline **in mountain terrain** in Tuolumne City, CA. Additional activities included one major road crossing and one major stream crossing, cast-in-place headwalls and control structures.*

Contract: \$850,000.00

LF of pipeline: >11,000 LF

Completed: February 2008

Mountain Terrain: ✓



SIERRA MOUNTAIN
CONSTRUCTION INC
LIC #885550

16.) **Project:** Jamestown Mine Remediation

Client Contact: Randy Bruno (209) 915-5066

Scope: *The Jamestown Mine Remediation project remediated the former Jamestown Mine site to meet State and Federal guidelines. Project included crushing and screen-ing 500,000 tons of 1-1/2-inch structural fill material, installation of 16,000lf of 12 inch fusion welded HDPE piping in **mountain terrain** , placement of 15,000 cubic yards of rock stabilization in an existing sedimentation basin and site de-watering*

Contract: \$1,700,000.00

LF of pipeline: >16,000 LF

Completed: July 2007

Mountain Terrain: ✓

Additional projects & references available upon request.

Present Commitments

- ✓ Milliken Diversion Dam Access Trail Repairs
- ✓ HH-1010 Moccasin Wastewater Treatment Plant Replacement
- ✓ ELB 04-0X0604 Belmont Creek Clearing
- ✓ HH-1013 Moccasin Compound Water System Filtration
- ✓ HH-1015 O'Shaughnessy Dam Drainage & Misc Improvements
- ✓ DWR Tisdale Weir Rehabilitation & Fish Passage

Financials

- See attached letter



CONTRACTORS
STATE LICENSE BOARD
ACTIVE LICENSE



License Number **885550**

Entity **CORP**

Licensee's Name **SIERRA MOUNTAIN CONSTRUCTION
INC DBA SMCI**

Categorization **A C61/D49 HAZ C21 C31**

Expiration Date **10/31/2026**

www.cslb.ca.gov





SIERRA MOUNTAIN
CONSTRUCTION INC.
LIC. #885580

Should you need any further information during the review of our bid package please reach out to Sara Davis at 415-830-0169 or sdavis@sierramtn.net . On behalf of SMCI we would like to thank you for the opportunity to present our qualifications and look forward to hearing from you.

Respectfully Sincerely,

A handwritten signature in black ink, appearing to read "DJ", with a long horizontal flourish extending to the right.

Douglas J. Benton, President



Bond Department
101 California St., Ste. 900
San Francisco, CA 94111
Tel: 415.544.5800

January 30, 2025

RE: **Sierra Mountain Construction, Inc. – Bonding Capability**

To Whom It May Concern:

Nationwide Mutual Insurance Company is the surety for Sierra Mountain Construction, Inc., and we hold them in the highest regard and recommend them to you without hesitation.

Sierra Mountain's maximum single job limit is sufficient for the project for which they seek qualification and their aggregate limit is \$150,000,000 AGGREGATE, with a current available bonding capacity of \$130,000,000.00.

Issuance of bonds is subject to application of Nationwide's usual and customary underwriting standards and risk selection criteria, including satisfactory contract terms and conditions, satisfactory bond forms, and receipt and satisfactory review of current underwriting information from our client, evidence of adequate owner financing and the appropriate request form from our contractor for us to provide the bonds.

This letter does not constitute an assumption of liability. The issuance of bonds in connection with any project is a matter solely between Nationwide and the Contractor. We assume no liability to you or any third party by the issuance of this letter.

Nationwide Mutual Insurance Company has a Treasury listing of over \$1,400,000,000. Nationwide Mutual Insurance Company maintains an "A+" rating and a financial category size of XV by A.M. Best, and the company is licensed to do business in all fifty states.

Should you have any questions, please do not hesitate to contact our office.

Very truly yours,
Nationwide Mutual Insurance Company

Patricia S. Arana
Attorney-In-Fact

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

Civil Code § 1189

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy or validity of that document.

State of California)
) ss
County of Los Angeles)

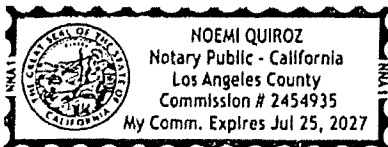
On Jan. 30, 2025, before me, Noemi Quiroz, Notary Public, personally appeared Patricia S. Arana, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

(Seal)

Signature: Noemi Quiroz
Noemi Quiroz, Notary Public



Power of Attorney

KNOW ALL MEN BY THESE PRESENTS THAT:

Nationwide Mutual Insurance Company, an Ohio corporation

hereinafter referred to severally as the "Company" and collectively as "the Companies" does hereby make, constitute and appoint:

CHARLENE K NAKAMURA; EDGAR S ALBRECHT; LISA L THORNTON; TIMOTHY M TOMKO
MARIA PENA; NATALIE K TROFIMOFF; NOEMI QUIROZ; PATRICIA S ARANA;

each in their individual capacity, its true and lawful attorney-in-fact, with full power and authority to sign, seal, and execute on its behalf any and all bonds and undertakings, and other obligatory instruments of similar nature, in penalties not exceeding the sum of

UNLIMITED

and to bind the Company thereby, as fully and to the same extent as if such instruments were signed by the duly authorized officers of the Company; and all acts of said Attorney pursuant to the authority given are hereby ratified and confirmed.

This power of attorney is made and executed pursuant to and by authority of the following resolution duly adopted by the board of directors of the Company:

"RESOLVED, that the president, or any vice president be, and each hereby is, authorized and empowered to appoint attorneys-in-fact of the Company, and to authorize them to execute and deliver on behalf of the Company any and all bonds, forms, applications, memorandums, undertakings, recognizances, transfers, contracts of indemnity, policies, contracts guaranteeing the fidelity of persons holding positions of public or private trust, and other writings obligatory in nature that the business of the Company may require; and to modify or revoke, with or without cause, any such appointment or authority; provided, however, that the authority granted hereby shall in no way limit the authority of other duly authorized agents to sign and countersign any of said documents on behalf of the Company."

"RESOLVED FURTHER, that such attorneys-in-fact shall have full power and authority to execute and deliver any and all such documents and to bind the Company subject to the terms and limitations of the power of attorney issued to them, and to affix the seal of the Company thereto; provided, however, that said seal shall not be necessary for the validity of any such documents."

This power of attorney is signed and sealed under and by the following bylaws duly adopted by the board of directors of the Company.

Execution of Instruments. Any vice president, any assistant secretary or any assistant treasurer shall have the power and authority to sign or attest all approved documents, instruments, contracts, or other papers in connection with the operation of the business of the company in addition to the chairman of the board, the chief executive officer, president, treasurer or secretary; provided, however, the signature of any of them may be printed, engraved, or stamped on any approved document, contract, instrument, or other papers of the Company.

IN WITNESS WHEREOF, the Company has caused this instrument to be sealed and duly attested by the signature of its officer the 1st day of April, 2024.

Antonio C. Albanese, Vice President of Nationwide Mutual Insurance Company

ACKNOWLEDGMENT

STATE OF NEW YORK COUNTY OF KINGS: ss

On this 1st day of April, 2024, before me came the above-named officer for the Company aforesaid, to me personally known to be the officer described in and who executed the preceding instrument, and he acknowledged the execution of the same, and being by me duly sworn, deposes and says, that he is the officer of the Company aforesaid, that the seal affixed hereto is the corporate seal of said Company, and the said corporate seal and his signature were duly affixed and subscribed to said instrument by the authority and direction of said Company.



Sharon Laburda
Notary Public, State of New York
No. 01LA6427697
Qualified in Kings County
Commission Expires January 3, 2026

Notary Public
My Commission Expires
January 3, 2026

CERTIFICATE

I, Lezlie F. Chimienti, Assistant Secretary of the Company, do hereby certify that the foregoing is a full, true and correct copy of the original power of attorney issued by the Company; that the resolution included therein is a true and correct transcript from the minutes of the meetings of the boards of directors and the same has not been revoked or amended in any manner; that said Antonio C. Albanese was on the date of the execution of the foregoing power of attorney the duly elected officer of the Company, and the corporate seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority of said board of directors; and the foregoing power of attorney is still in full force and effect.

IN WITNESS WHEREOF, I have hereunto subscribed my name as Assistant Secretary, and affixed the corporate seal of said Company this 30th day of

January 2025

Assistant Secretary

BYLAWS
OF
SIERRA MOUNTAIN CONSTRUCTION, INC.

ARTICLE I
OFFICES

These BYLAWS of SIERRA MOUNTAIN CONSTRUCTION, INC., a California corporation (these "Bylaws"), were adopted by the Incorporator and the Board of Directors of the Corporation on May 26, 2005. The words "Share" and "Shares" as utilized in these Bylaws refers to a share or the shares of the capital stock of the Corporation. Any term not defined in these Bylaws shall have the meaning assigned thereto in the General Corporation Law of the State of California (Section 100 et seq. of the Corporations Code of the State of California) (the "General Corporation Law").

Section 1. PRINCIPAL OFFICE. The principal office for the transaction of the business of the Corporation (called the principal executive office) is fixed and located at 16401 Yosemite Road, Tuolumne, California 95379. The Board of Directors may change the principal executive office from one location to another in this county. Any change of this location shall be noted by the Secretary on these bylaws opposite this section, or this section may be amended to state the new location.

Section 2. OTHER OFFICES. The Board of Directors may at any time establish branch or subordinate offices at any place or places where the Corporation is qualified to do business.

ARTICLE II
MEETINGS OF SHAREHOLDERS

Section 1. PLACE OF MEETINGS. Meetings of shareholders shall be held at any place within or outside the State of California designated by the Board of Directors. In the absence of any such designation, shareholders' meetings shall be held at the principal executive office of the Corporation.

Section 2. ANNUAL MEETING. The annual meeting of shareholders shall be held on the 15th day of October of each year at 4:00 p.m. However, if this day falls on a legal holiday, then the meeting shall be held at the same time and place on the next succeeding full business day. At this meeting, directors shall be elected, and any other proper business may be transacted.

Section 3. SPECIAL MEETING. A special meeting of the shareholders may be called at any time by the Board of Directors, or by the chairman of the board, or by the President, or by one or more shareholders holding shares in the aggregate entitled to cast not less than 10% of the votes at that meeting.

If a special meeting is called by any person or persons other than the Board of Directors, the request shall be in writing, specifying the time of such meeting and the general nature of the business proposed to be transacted, and shall be delivered personally or sent by registered mail or by telegraphic or other facsimile transmission to the Chairman of the Board, the President, any Vice President, or the Secretary of the Corporation. The officer receiving the request shall cause notice to be promptly given to the shareholders entitled to vote at the special meeting of the shareholders, in accordance with the provision of Sections 4 and 5 of this ARTICLE II, that a meeting will be held on the day and at the time requested by the person or persons calling the next meeting, which date shall not be less than thirty-five (35) nor more than sixty (60) days after the receipt of the request. If within twenty (20) days after receipt of the request the notice has not been given by the officer receiving such request, then the person or persons requesting the special meeting of the shareholders may give the notice. Nothing contained in this paragraph of this Section 3 shall be construed as limiting, fixing or affecting the time when a special meeting of shareholders called by action of the Board of Directors may be held.

Section 4. NOTICE OF SHAREHOLDERS' MEETINGS. All notices of meetings of shareholders shall be sent or otherwise given in accordance with Section 5 of this ARTICLE II not less than ten (10) nor more than sixty (60) days before the date of the meeting of the shareholders and (i) in the case of a special meeting, the general nature of the business to be transacted, or (ii) in the case of the annual meeting of shareholders, those matters which the Board of Directors, at the time of giving the notice, intends to present for action by the shareholders. The notice of any meeting of shareholders at which directors are to be elected shall include the name of any nominee or nominees whom, at the time of the notice, management intends to present for election.

Pursuant to the applicable section of the General Corporation law stated below, If action is proposed to be taken at any meeting of the shareholders and approved by the shareholders or for approval of the shareholders (Section 153 of the General Corporation law) ("Approved By the Shareholders" or "Approval of the Shareholders") or approved by or approval of the outstanding shares (Section 152 of the General Corporation Law) ("Approved By the Outstanding Shares" or "Approval Of the Outstanding Shares") of any of the following actions then the notice shall also state the general nature of the proposal: (i) a contract of transaction in which a director has a direct or indirect financial interest (pursuant to Section 310 of the Corporations Code of California), (ii) an amendment of the articles of incorporation (pursuant to Section 902 of that Code), (iii) a reorganization of the Corporation (pursuant to Section 1201 of that Code), (iv) a voluntary dissolution of the Corporation (pursuant to Section 1900 of that Code), or (v) a distribution of dissolution other than in accordance with the rights of outstanding preferred shares (pursuant to Section 2007 of that Code).

Section 5. MANNER OF GIVING NOTICE; AFFIDAVIT OF NOTICE. Notice of any meeting of the shareholders shall be given either personally or by first-class mail or delivered by charges prepaid by reputable overnight carrier that provides a receipt (such as Federal Express or Express Mail) or by telex or telefax or other electronic means of written communication addressed to the shareholders at the addresses of the shareholders appearing on the books of the Corporation or given by the shareholder to the Corporation for the purpose of notice. If no such address appears on the Corporation's books or is given, notice shall be deemed to have been given (i) if sent to that shareholder by first-class mail or telegraphic or other electronic means of written communication to the Corporation's principal executive office, or (ii) if published at least once in a newspaper of general circulation in the county where that office is located. Notices to shareholders shall be deemed received at the earlier of actual receipt or two (2) days following the date of posting provided by the United States Postal Service or one (1) day if timely deposited with an overnight carrier or commencement of the next business day with telefax receipt of completed transmission.

If any notice addressed to a shareholder at the address of that shareholder appearing on the books of the Corporation is returned to the Corporation by the United States Postal Service marked to indicate that the United States Postal Service is unable to deliver the notice to the shareholder at that address, all future notices or reports shall be deemed to have been duly given without further mailing if these shall be available to the shareholder on written demand of the shareholder at the principal executive office of the Corporation for a period of one year from the date of the giving of the notice.

An affidavit of the mailing or other means of giving any notice of any shareholders' meeting shall be executed by the Secretary, Assistant Secretary, or any transfer agent of the Corporation giving the notice, and shall be filed and maintained in the minute book of the Corporation.

Section 6. QUORUM. The presence in person or by proxy of the holders of a majority of the shares entitled to vote at any meeting of shareholders shall constitute a quorum for the transaction of business. The shareholders present at a duly called or held meeting at which a quorum is present may continue to do business until adjournment, notwithstanding the withdrawal of enough shareholders to leave less than a quorum, if any action taken (other than adjournment) is approved by at least a majority of the shares required to constitute a quorum.

In the absence of a quorum, any meeting of the shareholders may be adjourned from time to time by the vote of a majority of the shares represented either in person or by proxy, but no other business may be transacted except as provided in this Section.

Section 7. ADJOURNED MEETING; NOTICE. Any shareholders' meeting, annual or special, whether or not a quorum is present, may be adjourned from time to time by the vote of the majority of the shares represented at that meeting, either in person or by

proxy, but in the absence of a quorum, no other business may be transacted at that meeting, except as provided in Section 6 of this ARTICLE II.

When any meeting of shareholders, either annual or special is adjourned to another time or place, notice need not be given of the adjourned meeting if the time and place are announced at a meeting at which the adjournment is taken, unless a new record date for the adjourned meeting is fixed, or unless the adjournment is for more than forty-five (45) days from the date set for the original meeting, in which case the Board of Directors shall set a new record date.

Notice of any such adjourned meeting shall be given to each shareholder of record entitled to vote at the adjourned meeting in accordance with the provisions of Sections 4 and 5 of this ARTICLE II. At any adjourned meeting the Corporation may transact any business which might have been transacted at the original meeting.

Section 8. VOTING. The shareholders entitled to vote at any meeting of shareholders shall be determined in accordance with the provisions of Section 11 of this ARTICLE II, subject to the provisions of Sections 702 to 704, inclusive, of the Corporations Code of California (relating to voting shares held by a fiduciary, in the name of a Corporation, or in joint ownership). The shareholders' vote may be by voice vote or by ballot; provided, however, that any election for directors must be by ballot if demanded by any shareholder before the voting has begun. On any matter other than elections of directors, any shareholder may vote part of the shares in favor of the proposal and refrain from voting the remaining shares or vote them against the proposal, but, if the shareholder fails to specify the number of shares which the shareholder is voting affirmatively, it will be conclusively presumed that the shareholder's approving vote is with respect to all shares that the shareholder is entitled to vote on any matter (other than the election of directors) shall be the act of the shareholders, unless the vote of a greater number or voting by classes is required by California General Corporation Law or by the articles of incorporation.

At a shareholders' meeting at which directors are to be elected, no shareholder shall be entitled to cumulate votes (i.e., cast for any one or more candidates a number of votes greater than the number of the shareholder's shares) unless the candidates' names have been placed in nomination prior to commencement of the voting and a shareholder has given notice prior to commencement of the voting of the shareholder's intention to cumulate votes. If any shareholder has given such a notice, then every shareholder entitled to vote may cumulate votes for candidates in nomination and give one candidate a number of votes equal to the number of directors to be elected multiplied by the number of votes to which that shareholder's shares are entitled, or distribute the shareholder's votes on the same principle among any or all the candidates, as the shareholder thinks fit. The candidates receiving the highest number of votes, up to the number of directors to be elected, shall be elected.

Section 9. WAIVER OF NOTICE OR CONSENT BY ABSENT SHAREHOLDERS. The transactions of any meeting of shareholders, either annual or special, however called and noticed, and wherever held, shall be as valid as though had at a meeting

duly held after regular call and notice, if a quorum be present either in person or by proxy, and if, either before or after the meeting, each person entitled to vote, who was not present in person or by proxy, signs a written waiver of notice or a consent to a holding of the meeting, or an approval of the minutes. The waiver of notice and consent need not specify either the business to be transacted or the purpose of any annual or special meeting of shareholders, except that if action is taken or proposed to be taken for approval of any of those matters specified in the second paragraph of Section 4 of this ARTICLE II, the waiver of notice and consent shall state the general nature of the proposal. All such waivers, consents or approvals shall be filed with the corporate records or made a part of the minutes of the meeting.

Attendance by a person at a meeting shall also constitute a waiver of notice of that meeting, except when the person objects at the beginning of the meeting, to the transaction of any business because the meeting is not lawfully called or convened, and except that attendance at a meeting is not a waiver of any right to object to the consideration of matters not included in the notice of the meeting if that objection is expressly made at the meeting.

Section 10. SHAREHOLDER ACTION BY WRITTEN CONSENT WITHOUT A MEETING. Any action which may be taken at any annual or special meeting of shareholders may be taken without a meeting and without prior notice, if a consent in writing, setting forth the action so taken, is signed by the holders of outstanding shares having not less than the minimum number of votes that would be necessary to authorize or take that action at a meeting at which all shares entitled to vote on that action were present and voted. In the case of election of directors, such a consent shall be effective only if signed by the holders of all outstanding shares entitled to vote for the election of directors; provided, however, that a director may be elected at any time to fill a vacancy on the Board of Directors that has not been filled by the directors, by the written consent of the holders of a majority of the outstanding shares entitled to vote for the election of directors. All such consents shall be filed with the Secretary of the Corporation before written consents of the number of shares required to authorize the proposed action have been filed with the Secretary.

If the consents of all shareholders entitled to vote have not been solicited in writing, and if the unanimous written consent of all such shareholders shall not have been received, the Secretary shall give prompt notice of the corporate action approved by the shareholders without a meeting. This notice shall be given in the manner specified in Section 5 of this ARTICLE II. In the case of approval of (i) contracts of transactions in which a director has a direct or indirect financial interest, pursuant to Section 310 of the Corporations Code of California, (ii) indemnification of agents of the Corporation, pursuant to Section 317 of that Code, (iii) a reorganization of the Corporation, pursuant to Section 1201 of that Code, and (iv) a distribution in dissolution other than in accordance with the rights of outstanding preferred shares, pursuant to Section 2007 of that Code, the notice shall be given at least ten (10) days before the consummation of any action authorized by that approval.

Section 11. RECORD DATE FOR SHAREHOLDER NOTICE, VOTING, AND GIVING CONSENTS. For purposes of determining the shareholders entitled to notice of any meeting or to vote or entitled to give consent to corporate action without a meeting, the Board of Directors may fix, in advance, a record date, which shall not be more than sixty (60) days nor less than ten (10) days before the date of any such meeting nor more than sixty (60) days before any such action without a meeting, and in this event only shareholders of record on the date so fixed are entitled to notice and to vote or to give consents, as the case may be, notwithstanding any transfer of any shares on the books of the Corporation after the record date, except as otherwise provided in the articles of incorporation by agreement, or in the California General Corporation Law.

If the Board of Directors does not so fix a record date:

(a) The record date for determining shareholders entitled to notice of or to vote at a meeting of shareholders shall be at the close of business on the business day next preceding the day of which notice is given or, if notice is waived, at the close of business on the business day next preceding the day on which the meeting is held.

(b) The record date for determining shareholders entitled to give consent to corporate action in writing (i) when written consent is given, or (ii) when prior action of the board has been taken, shall be at the close of business on the day on which the board adopts the resolution relating to that action, or the sixtieth (60th) day before the date of such other action, whichever is later.

Section 12. PROXIES. Every person entitled to vote for directors or on any other matter shall have the right to do so either in person or by one or more agents authorized by a written proxy signed by the person and filed with the Secretary of the Corporation. A proxy shall be deemed signed if the shareholder's name is placed on the proxy (whether by manual signature, typewriting, telegraphic transmission, or otherwise) by the shareholder or the shareholder's attorney in fact. A validly executed proxy which does not state that it is irrevocable shall continue in full force and effect unless (i) revoked by the person executing it, before the vote pursuant to that proxy, by a writing delivered to the Corporation stating that the proxy is revoked, or by a subsequent proxy executed by, or attendance at the meeting and voting in person by, the person executing the proxy; or (ii) written notice of the death or incapacity of the maker of that proxy is received by the Corporation before the vote pursuant to that proxy is received by the Corporation and before the vote pursuant to that proxy is counted; provided, however, that no proxy shall be valid after the expiration of eleven (11) months from the date of the proxy, unless otherwise provided in the proxy. The revocability of a proxy that states on its face that it is irrevocable shall be governed by the provisions of Section 705(f) of the Corporations Code of California.

Section 13. INSPECTORS OF ELECTION. Before any meeting of shareholders, the Board of Directors may appoint any persons other than nominees for office to act as inspectors of election at the meeting or its adjournments. If no inspectors of election are so appointed, the chairman of the meeting may, and on the request of any

shareholder or a shareholder's proxy shall, appoint inspectors of election at the meeting. The number of inspectors shall be either one (1) or three (3). If inspectors are appointed at a meeting on the request of one or more shareholders or proxies the holders of a majority of shares or their proxies present at the meeting shall determine whether one (1) or three (3) inspectors are to be appointed. If any person appointed as inspector fails to appear or fails or refuses to act, the chairman of the meeting may, and upon the request of any shareholder or a shareholder's proxy shall, appoint a person to fill that vacancy.

These inspectors shall:

- (a) Determine the number of shares outstanding and the voting power of each, the shares represented at the meeting, the existence of a quorum, and the authenticity, validity, and effect of proxies;
- (b) Receive votes, ballots, or consents;
- (c) Hear and determine all challenges and questions in any way arising in connection with the right to vote;
- (d) Count and tabulate all votes or consents;
- (e) Determine when the polls shall close;
- (f) Determine the result; and
- (g) Do any other acts that may be proper to conduct the election or vote with fairness to all shareholders.

ARTICLE III

DIRECTORS

Section 1. **POWERS.** Subject to the provisions of the California General Corporation Law and any limitations in the articles of incorporation and these bylaws relating to action required to be approved by the shareholders or by the outstanding shares, the business and affairs of the Corporation shall be managed and all corporate powers shall be exercised by or under the direction of the Board of Directors.

Section 2. **NUMBER AND QUALIFICATION OF DIRECTORS.** The number of directors of the Corporation shall be not less than one (1) nor more than five (5). The exact number of directors shall be one (1) until changed, within the limits specified above, by a bylaw amending this Section 2, duly adopted by the Board of Directors or by the shareholders. The indefinite number of directors may be changed, or a definite number fixed without provision for an indefinite number, by a duly adopted amendment to the articles of incorporation or by an amendment to this bylaw duly adopted by the vote or written consent of holders of a majority of the outstanding shares entitled to

vote, provided, however, that an amendment reducing the number or the minimum number of directors to a number less than five cannot be adopted if the votes cast against its adoption at a meeting of the shareholders, or the shares not consenting in the case of action by written consent, are equal to more than 16 2/3% of the outstanding shares entitled to vote.

Section 3. ELECTION AND TERM OF OFFICE OF DIRECTORS. Directors shall be elected at each annual meeting of the shareholders to hold office until the next annual meeting. Each director, including a director elected to fill a vacancy, shall hold office until the expiration of the term for which elected and until a successor has been elected and qualified.

Section 4. VACANCIES. Vacancies in the Board of Directors may be filled by a majority of the remaining directors, though a vacancy created by the removal of a director by the vote or written consent of the shareholders or by court order may be filled only by the vote of a majority of the shares entitled to vote represented at a duly held meeting at which a quorum is present, or by the written consent of holders of a majority of the outstanding shares entitled to vote. Each director so elected shall hold office until the next annual meeting of the shareholders and until a successor has been elected and qualified.

A vacancy or vacancies in the Board of Directors shall be deemed to exist in the event of the death, resignation, or removal of any director, or if the Board of Directors by resolution declares vacant the office of a director who has been declared of unsound mind by an order of court or convicted of a felony, or if the authorized number of directors is increased, or if the shareholders fail, at any meeting of shareholders at which any director or directors are elected, to elect the number of director to be voted for at that meeting.

The shareholders may elect a director or directors at any time to fill any vacancy or vacancies not filled by the directors, but any such election by written consent shall require the consent of a majority of the outstanding shares entitled to vote.

Any director may resign effective on giving written notice to the chairman of the board, President, Secretary, or Board of Directors, unless the notice specifies a later time for that resignation to become effective. If the resignation of a director is effective at a future time, the Board of Directors may elect a successor to take office when the resignation becomes effective.

No reduction of the authorized number of directors shall have the effect of removing any director before that director's term of office expires.

Section 5. PLACE OF MEETINGS AND MEETINGS BY TELEPHONE. Regular meetings of the Board of Directors may be held at any place within or outside the State of California that has been designated from time to time by resolution of the board. In the absence of such a designation, regular meetings shall be held at the principal

executive office of the Corporation. Special meetings of the board shall be held at any place within or outside the State of California that has been designated in the notice of the meeting or, if not stated in the notice or there is no notice, at the principal executive office of the Corporation. Any meeting, regular or special, may be held by conference telephone or similar communication equipment, so long as all directors participating in the meeting can hear one another, and all such directors shall be deemed to be present in person at the meeting.

Section 6. ANNUAL MEETING. Immediately following each annual meeting of shareholders, the Board of Directors shall hold a regular meeting for the purpose of organization, any desired election of officers, and the transaction of other business. Notice of this meeting shall not be required.

Section 7. OTHER REGULAR MEETINGS. Other regular meetings of the Board of Directors shall be held without call at such time as shall from time to time be fixed by the Board of Directors. Such regular meetings may be held without notice.

Section 8. SPECIAL MEETINGS. Special meetings of the Board of Directors for any purpose or purposes may be called at any time by the chairman of the board or the President or any Vice President or the Secretary or any two (2) directors.

Notice of the time and place of special meetings shall be given either personally, by telephone or telegraph to each director, or by first-class mail or delivered by charges prepaid by reputable overnight carrier that provides a receipt (such as Federal Express or Express Mail) or by telex or telefax or other electronic means of written prepaid, communication addressed to each director at that director's address as it is shown on the records of the Corporation. In case the notice is mailed, it shall be deposited in the United States mail at least four (4) days before the time of the holding of the meeting. In case the notice is delivered personally, or by telephone or telegram, it shall be delivered personally or by telephone or to the telegraph company at least forty-eight (48) hours before the time of the holding of the meeting. Any oral notice given personally or by telephone may be communicated either to the director or to a person at the office of the director who the person giving the notice has reason to believe will promptly communicate it to the director. The notice need not specify the purpose of the meeting nor the place if the meeting is to be held at the principal executive office of the Corporation.

Section 9. QUORUM. A majority of the authorized number of directors shall constitute a quorum for the transaction of business, except to adjourn as provided in Section 11 of this ARTICLE III. Every act or decision done or made by a majority of the directors present at a meeting duly held at which a quorum is present shall be regarded as the act of the Board of Directors, subject to the provisions of Section 310 of the Corporations Code of California (as to approval of contracts or transactions in which a director has a direct or indirect material financial interest), Section 311 of that Code (as to appointment of committees), and Section 317(e) of that Code (as to indemnification

of directors); A meeting at which a quorum is present may continue to transact business notwithstanding the withdrawal of directors, if any action taken is approved by at least a majority of the required quorum for that meeting.

Section 10. WAIVER OF NOTICE. The transactions of any meeting of the Board of Directors, however called and noticed or wherever held, shall be as valid as though presented at a meeting duly held after regular call and notice if a quorum is present and if, either before or after the meeting, each of the directors not present signs a written waiver of notice, a consent to holding the meeting or an approval of the minutes. The waiver of notice or consent need not specify the purpose of the meeting. All such waivers, consents, and approvals shall be filed with the corporate records or made a part of the minutes of the meeting. Notice of a meeting shall also be deemed given to any director who attends the meeting without protesting before or at its commencement, the lack of notice to that director.

Section 11. ADJOURNMENT. A majority of the directors present, whether or not constituting a quorum, may adjourn any meeting to another time and place.

Section 12. NOTICE OF ADJOURNMENT. Notice of the time and place of holding an adjourned meeting need not be given, unless the meeting is adjourned for more than twenty-four (24) hours, in which case notice of the time and place shall be given before the time of the adjourned meeting, in the manner specified in Section 8 of this ARTICLE III, to the directors who were not present at the time of adjournment.

Section 13. ACTION WITHOUT MEETING. Any action required or permitted to be taken by the Board of Directors may be taken without a meeting, if all members of the board shall individually or collectively consent in writing to that action. Such action by written consent shall have the same force and effect as a unanimous vote of the Board of Directors. Such written consent or consents shall be filed with the minutes of the proceedings of the board.

Section 14. FEES AND COMPENSATION OF DIRECTORS. Directors and members of committees may receive such compensation, if any, for their services, and such reimbursement of expenses, as may be fixed or determined by resolution of the Board of Directors. This Section 14 shall not be construed to preclude any director from serving the Corporation in any other capacity as an officer, agent, employee, or otherwise, and receiving compensation for those services.

ARTICLE IV

COMMITTEES

Section 1. COMMITTEES OF DIRECTORS. The Board of Directors may by resolution adopted by a majority of the authorized number of directors, designate one or more committees, each consisting of two or more directors, to serve at the pleasure of the board. The board may designate one or more directors as alternate members of any committee, who may replace any absent member at any meeting of the committee.

Any committee, to the extent provided in the resolution of the board, shall have all the authority of the board, except with respect to:

- (a) The approval of any action which, under the General Corporation Law of California, also requires shareholders' approval or approval of the outstanding shares;
- (b) The filling of vacancies on the Board of Directors or in any committee;
- (c) The fixing of compensation of the directors for serving on the board or on any committee;
- (d) The amendment or repeal of bylaws or the adoption of new bylaws;
- (e) The amendment or repeal of any resolution of the Board of Directors which by its express terms is not so amendable or repealable;
- (f) A distribution to the shareholders of the Corporation, except at a rate or in a periodic amount or within a price range determined by the Board of Directors; or
- (g) The appointment of any other committees of the Board of Directors or the members of these committees.

Section 2. MEETINGS AND ACTION OF COMMITTEES. Meetings and action of committees shall be governed by, and held and taken in accordance with, the provisions of ARTICLE III of these bylaws, Sections 5 (place of meetings), 7 (regular meetings), 8 (special meetings and notice), 9 (quorum), 10 (waiver of notice), 11 (adjournment), 12 (notice of adjournment), and 13 (action without meeting), with such changes in the context of those bylaws as are necessary to substitute the committee and its members for the Board of Directors and its members, except that the time of the regular meetings of committees may be determined either by resolution of the Board of Directors or by resolution of the committee; special meetings of committees may also be called by resolution of the Board of Directors; and notice of special meetings of committees shall also be given to all alternate members, who shall have the right to attend all meetings of the committee. The Board of Directors may adopt rules for the government of any committee not inconsistent with the provisions of these bylaws.

ARTICLE V

OFFICERS

Section 1. OFFICERS. The officers of the Corporation shall be a President, Secretary, and a Chief Financial Officer. The Corporation may also have, at the discretion of the Board of Directors, a chairman of the board, one or more Vice Presidents, one or more Assistant Secretaries, one or more Assistant Treasurers and

such other officers as may be appointed in accordance with the provisions of Section 3 of this ARTICLE V. Any number of offices may be held by the same person.

Section 2. ELECTION OF OFFICERS. The officers of the Corporation, except such offices as may be appointed in accordance with the provisions of Section 3 or Section 5 of this ARTICLE V, shall be chosen by the Board of Directors, and each shall serve at the pleasure of the board, subject to the rights, if any, of an officer under any contract of employment.

Section 3. SUBORDINATE OFFICERS. The Board of Directors may appoint, and may empower the President to appoint, such other officers as the business of the Corporation may require, each of whom shall hold office for such period, have such authority and perform such duties as are provided in the bylaws or as the Board of Directors may from time to time determine.

Section 4. REMOVAL AND RESIGNATION OF OFFICERS. Subject to the rights, if any, of an officer under any contract of employment, any officer may be removed, either with or without cause, by the Board of Directors, at any regular or special meeting of the board, or, except in case of an officer chosen by the Board of Directors, by any officer upon whom such power of removal may be conferred by the Board of Directors.

Any officer may resign at any time by giving written notice to the Corporation. Any resignation shall take effect at the date of the receipt of that notice or at any later time specified in that notice; and, unless otherwise specified in that notice, the acceptance of the resignation shall not be necessary to make it effective. Any resignation is without prejudice to the rights, if any, of the Corporation under any contract to which the officer is a party.

Section 5. VACANCIES IN OFFICES. A vacancy in any office because of death, resignation, removal, disqualification or any other cause shall be filled in the manner prescribed in these bylaws for regular appointments to that office.

Section 6. CHAIRMAN OF THE BOARD. The chairman of the board, if such an officer be elected, shall, if present, preside at meetings of the Board of Directors and exercise and perform such other powers and duties as may be from time to time assigned to him by the Board of Directors or prescribed by the bylaws. If there is no President, the chairman of the board shall in addition be the Chief Executive Officer of the Corporation and shall have the powers and duties prescribed in Section 7 of this ARTICLE V.

Section 7. PRESIDENT. Subject to such supervisory powers, if any, as may be given by the Board of Directors to the chairman of the board, if there be such an officer, the President shall be the Chief Executive Officer of the Corporation and shall, subject to the control of the Board of Directors, have general supervision, direction, and control of the business and the officers of the Corporation. He shall preside at all meetings of the shareholders and, in the absence of the chairman of the board, or if there is no appointed Chairman of the Board, at all meetings of the Board of Directors. He shall

have the general powers and duties of management usually vested in the office of President of a Corporation, and shall have such other powers and duties as may be prescribed by the Board of Directors or the bylaws.

Section 8. VICE PRESIDENTS. In the absence or disability of the President, the Vice President, if any, in order of their rank as fixed by the Board of Directors or, if not ranked, a Vice President designated by the Board of Directors, shall perform all the duties of the President, and when so acting shall have all the powers of, and be subject to all the restrictions upon the President. The Vice Presidents shall have such other powers and perform such other duties as from time to time may be prescribed for them respectively by the Board of Directors or the bylaws, and the President, or the chairman of the board.

Section 9. SECRETARY. The Secretary shall keep or cause to be kept, at the principal executive office, or such other place as the Board of Directors may direct, a book of minutes of all meetings and actions of directors, committees or directors, and shareholders, with the time and place of holding, whether regular or special, and, if special, how authorized, the notice given, the names of those present at directors' meetings or committee meetings, the number of shares present or represented at shareholders' meetings, and the proceedings.

The Secretary shall keep, or cause to be kept, at the principal executive office or at the office of the Corporation's transfer agent or registrar, as determined by resolution of the Board of Directors, a share register, or a duplicate share register showing the names of all shareholders and their addresses, the number and classes of shares held by each, the number and date of certificates issued for the same, and the number and date of cancellation of every certificate surrendered for cancellation.

The Secretary shall give, or cause to be given, notice of all meetings of the shareholders and of the Board of Directors required by the bylaws or by law to be given, and he shall keep the seal of the Corporation if one be adopted, in safe custody, and shall have such other powers and perform such other duties as may be prescribed by the Board of Directors or by the bylaws.

Section 10. CHIEF FINANCIAL OFFICER. The Chief Financial Officer shall keep and maintain, or cause to be kept and maintained, adequate and correct books and records of accounts of the properties and business transactions of the Corporation, including accounts of its assets, liabilities, receipts, disbursements, gains, losses, capital, retained earnings, and shares. The books of account shall at all reasonable times be open to inspection by any director.

The Chief Financial Officer shall deposit all moneys and other valuables in the name and to the credit of the Corporation with such depositories as may be designated by the Board of Directors. He shall disburse the funds of the Corporation as may be ordered by the Board of Directors, shall render to the President and directors, whenever they request it, an account of all of his transactions as Chief Financial Officer

and of the financial condition of the Corporation, and shall have other powers and perform such other duties as may be prescribed by the Board of Directors or the bylaws.

ARTICLE VI

INDEMNIFICATION OF DIRECTORS, OFFICERS, EMPLOYEES, AND OTHER AGENTS

Section 1. AGENTS, PROCEEDINGS, AND EXPENSES. For the purposes of this ARTICLE, "agent" means any person who is or was a director, officer, employee, or other agent of this corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another foreign or domestic Corporation, partnership, joint venture, trust or other enterprise, or was a director, officer, employee, or agent of a foreign or domestic Corporation which was a predecessor Corporation of this Corporation or of another enterprise at the request of such predecessor Corporation; "proceeding" means any threatened, pending or completed action or proceeding, whether civil, criminal administrative, or investigative; and "expenses" includes without limitation, attorneys' fees and any expenses of establishing a right to indemnification under Section 4 or Section 5(c) of this ARTICLE.

Section 2. ACTIONS OTHER THAN BY THE CORPORATION. This Corporation shall indemnify any person who was or is a party, or is threatened to be made a party, to any proceedings (other than an action by or in the right of this Corporation) by reason of the fact that such person is or was an agent of this Corporation, against expenses, judgments, fines, settlements, and other amounts actually and reasonably incurred in connection with such proceeding if that person acted in good faith and in a manner that person reasonably believed to be in the best interests of this Corporation and, in the case of a criminal proceeding, had no reasonable cause to believe the conduct of that person was unlawful. The termination of any proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent shall not, of itself, create a presumption that the person reasonably believed to be in the best interests of this Corporation or that the person had reasonable cause to believe that the person's conduct was unlawful.

Section 3. ACTIONS BY THE CORPORATION. This Corporation shall indemnify any person who was or is a party, or is threatened to be made a party, to any threatened, pending or completed action by or in the right of this Corporation to procure a judgment in its favor by reason of the fact that that person is or was an agent of this Corporation, against expenses actually and reasonably incurred by that person in connection with the defense or settlement of that action if that person acted in good faith, in a manner that person believed to be in the best interests of this Corporation and with such care, including reasonable inquiry, as an ordinarily prudent person in a like position would use under similar circumstances. No indemnification shall be made under this Section 3:

(a) In respect of any claim, issue or matter as to which that person shall have been adjudged to be liable to this Corporation in the performance of that person's duty to this Corporation, unless and only to the extent that the court in which that action was brought shall determine upon application that, in view of all the circumstances of the case, that person is fairly and reasonably entitled to indemnity for the expenses which the court shall determine;

(b) Of amounts paid in settling or otherwise disposing of a threatened or pending action, with or without court approval; or

(c) Of expenses incurred in defending a threatened or pending action which is settled or otherwise disposed of without court approval.

Section 4. SUCCESSFUL DEFENSE BY AGENT. To the extent that an agent of this Corporation has been successful on the merits in defense of any proceeding referred to in Sections 2 and 3 of this ARTICLE, or in defense of any claim, issue, or matter therein, the agent shall be indemnified against expenses mutually and reasonably incurred by the agent in connection therewith.

Section 5. REQUIRED APPROVAL. Except as provided in Section 4 of this ARTICLE, any indemnification under this ARTICLE shall be made by this Corporation only if authorized in the specific case on a determination that indemnification of the agent is proper in the circumstances because the agent has met the applicable standard of conduct set forth in Sections 2 and 3 of this ARTICLE, by:

(a) A majority vote of a quorum consisting of directors who are not parties to the proceeding;

(b) Approval by the affirmative vote of a majority of the shares of this Corporation entitled to vote represented at a duly held meeting at which a quorum is present or by the written consent of holders of a majority of the outstanding shares entitled to vote. For this purpose, the shares owned by the person to be indemnified shall not be considered outstanding or entitled to vote thereon; or

(c) The court in which the proceeding is or was pending, on application made by this Corporation or the agent or the attorney or other person rendering services in connection with the defense, whether or not such application by the agent, attorney, or other person is opposed by this Corporation.

Section 6. ADVANCE OF EXPENSES. Expenses incurred in defending any proceeding may be advanced by this Corporation before the final disposition of the proceeding on receipt of an undertaking by or on behalf of the agent to repay the amount of the advance unless it shall be determined ultimately that the agent is entitled to be indemnified as authorized in this ARTICLE.

Section 7. OTHER CONTRACTUAL RIGHTS. Nothing contained in this ARTICLE shall affect any right to indemnification to which persons other than directors and officers of this Corporation or any subsidiary hereof may be entitled by contract or otherwise.

Section 8. LIMITATIONS. No indemnification or advance shall be made under this ARTICLE, except as provided in Section 4 or Section 5(c), in any circumstance where it appears:

(a) That it would be inconsistent with a provision of the articles, a resolution of the shareholders, or an agent in effect at the time of the accrual of the alleged cause of action asserted in the proceeding in which the expenses were incurred or other amounts were paid, which prohibits or otherwise limits indemnification; or

(b) That it would be inconsistent with any condition expressly imposed by a court in approving a settlement.

Section 9. INSURANCE. Upon and in the event of a determination by the Board of Directors of this Corporation to purchase such insurance, this Corporation shall purchase and maintain insurance on behalf of any agent of the Corporation against any liability asserted against or incurred by the agent in such capacity or arising out of the agent's status as such whether or not this Corporation would have the power to indemnify the agent against that liability under the provisions of this section.

Section 10. FIDUCIARIES OR CORPORATE EMPLOYEE BENEFIT PLAN. This ARTICLE does not apply to any proceeding against any trustee investment manager, or other fiduciary of an employee benefit plan in that person's capacity as such, even though that person may also be an agent of the Corporation as defined in Section 1 of this ARTICLE. Nothing contained in this ARTICLE shall limit any right to indemnification to which such a trustee, investment manager, or other fiduciary may be entitled to by contract or otherwise, which shall be enforceable to the extent permitted by applicable law other than this ARTICLE.

ARTICLE VII

RECORDS AND REPORTS

Section 1. MAINTENANCE AND INSPECTION OF SHARE REGISTER. The Corporation shall keep at its principal executive office, or at the office of its transfer agent or registrar, if either be appointed and as determined by resolution of the Board of Directors, a record of its shareholders, giving the names and addresses of all shareholders and the number and class of shares held by each shareholder.

A shareholder or shareholders of the Corporation holding at least five percent (5%) in the aggregate of the outstanding voting shares of the Corporation may (i) inspect and copy the records of shareholders' names and addresses and

shareholdings during usual business hours on five (5) days prior written demand on the Corporation, and (ii) obtain from the transfer agent of the Corporation, on written demand and on the tender of such transfer agent's usual charges for such list, a list of the shareholders' names and addresses, who are entitled to vote for the election of directors, and their shareholdings, as of the most recent record date for which that list has been compiled or as of a date specified by the shareholder after the date of demand. This list shall be made available to any such shareholder by the transfer agent on or before the later of five (5) days after the demand is received or the date specified in the demand as the date as of which the list is to be compiled. The record of shareholders shall also be open to inspection on the written demand of any shareholder or holder of a voting trust certificate, at any time during usual business hours, for a purpose reasonably related to the holder's interests as a shareholder or as the holder of a voting trust certificate. Any inspection and copying under this Section I may be made in person or by an agent or attorney of the shareholder or holder of a voting trust certificate making the demand.

Section 2. MAINTENANCE AND INSPECTION OF OTHER CORPORATE RECORDS. The accounting books and records and minutes of proceedings of the shareholders and the Board of Directors and any committee or committees of the Board of Directors shall be kept at such place or places designated by the Board of Directors, or, in the absence of such designation, at the principal executive office of the Corporation. The minutes shall be kept in written form and the accounting books and records shall be kept either in written form or in any other form capable of being converted into written form. The minutes and accounting books and records shall be open to inspection upon the written demand of any shareholder or holder of a voting trust certificate, at any reasonable time during usual business hours, for a purpose reasonably related to the holder's interests as a shareholder or as the holder of a voting trust certificate. This inspection may be made in person or by an agent or attorney, and shall include the right to copy and make extracts. These rights of inspection shall extend to the records of each subsidiary Corporation of the Corporation.

Section 3. INSPECTION BY DIRECTORS. Every director shall have the absolute right at any reasonable time to inspect all books, records, and documents of every kind and the physical properties of the Corporation and each of its subsidiary Corporations. This inspection by a director may be made in person or by an agent or attorney and the right of inspection includes the right to copy and make extracts of documents.

Section 4. ANNUAL REPORT TO SHAREHOLDERS. The annual report to shareholders referred to in Section 1501 of the California General Corporation Law is expressly dispensed with, but nothing herein shall be interpreted as prohibiting the Board of Directors from issuing annual or other periodic reports to the shareholders of the Corporation as they consider appropriate.

Section 5. FINANCIAL STATEMENTS. A copy of any annual financial statement and any income statement of the Corporation for each quarterly period of each fiscal year, and any accompanying balance sheet of the Corporation as of the end of each such period, that has been prepared by the Corporation shall be kept on file in the principal

executive office of the Corporation for twelve (12) months and each such statement shall be exhibited at all reasonable times to any shareholder demanding an examination of any such statement or a copy shall be mailed to any such shareholder.

If a shareholder or shareholders holding at least five percent (5%) of the outstanding shares of any class of stock of the Corporation makes a written request to the Corporation for an income statement of the Corporation for the three-month, six-month or nine-month period of the then current fiscal year ended more than thirty (30) days before the date of the request, and a balance sheet of the Corporation as of the end of that period, the Chief Financial Officer shall cause that statement to be prepared, if not already prepared, and shall deliver personally or mail that statement or statements to the person making the request within thirty (30) days after the receipt of the request. If the Corporation has not sent to the shareholder its annual report for the last fiscal year, this report shall likewise be delivered or mailed to the shareholder or shareholders within thirty (30) days after the request.

The Corporation shall also, on the written request of any shareholder, mail to the shareholder a copy of the last annual, semi-annual, or quarterly income statement which it has prepared, and a balance sheet as of the end of that period.

The quarterly income statements and balance sheets referred to in this section shall be accompanied by the report, if any, of any independent accounts engaged by the Corporation or the certificate of an authorized officer of the Corporation that the financial statements were prepared without audit from the books and records of the Corporation.

Section 6. ANNUAL STATEMENT OF GENERAL INFORMATION. The Corporation shall file, annually, with the Secretary of State of the State of California, on the prescribed form, a statement setting forth the authorized number of directors the names and complete business or residence addresses of all incumbent directors, the names and complete business or residence addresses of the Chief Executive Officer, Secretary and Chief Financial Officer, the street address of its principal executive office or principal business office in this state, and the general type of business constituting the principal business activity of the Corporation, together with a designation of the agent of the Corporation for the purpose of service of process, all in compliance with Section 1502 of the Corporation Code of California.

ARTICLE VIII

GENERAL CORPORATE MATTERS

Section 1. RECORD DATE FOR PURPOSES OTHER THAN NOTICE AND VOTING. For purposes of determining the shareholders entitled to receive payment of any dividend or other distribution or allotment of any rights or entitled to exercise any rights in respect of any other lawful action (other than action by shareholders by written consent without a meeting), the Board of Directors may fix, in advance, a record date, which shall not be more than sixty (60) days before any such action, and in that case

only shareholders of record on the date so fixed are entitled to receive the dividend, distribution, or allotment of rights or to exercise the rights, as the case may be, notwithstanding any transfer of any shares on the books of the Corporation after the record date so fixed, except as otherwise provided in the California General Corporation Law.

If the Board of Directors do not so fix a record date, the record date for determining shareholders for any such purpose shall be at the close of business on the day of which the board adopts the applicable resolution or the sixtieth (60th) day before the date of that action, whichever is later.

Section 2. CHECKS, DRAFTS, EVIDENCES OF INDEBTEDNESS. All checks, drafts, or other orders for payment of money, notes, or other evidences of indebtedness, issued in the name of or payable to the Corporation, shall be signed or endorsed by such person or persons and in such manner as, from time to time, shall be determined by resolution of the Board of Directors.

Section 3. CORPORATE CONTRACTS AND INSTRUMENTS; HOW EXECUTED. The Board of Directors, except as otherwise provided in these bylaws, may authorize any officer or officers, agent or agents, to enter into any contract or execute any instrument in the name of and on behalf of the Corporation, and this authority may be general or confined to specific instances; and, unless so authorized or ratified by the Board of Directors or within the agency power of an officer, no officer, agent, or employee shall have any power or authority to bind the Corporation by contract or engagement or to pledge its credit or to render it liable for any purpose or for any amount.

Section 4. CERTIFICATES FOR SHARES. A certificate or certificates for shares of the capital stock of the Corporation shall be issued to each shareholder when any of these shares are fully paid, and the Board of Directors may authorize the issuance of certificate or shares as partly paid provided that these certificates shall state the amount of the consideration to be paid for them and the amount paid. All certificates shall be signed in the name of the Corporation by the chairman of the board or vice chairman of the board or the President or Vice President and by the Chief Financial Officer or an Assistant Treasurer or the Secretary or any Assistant Secretary, certifying the number of shares and the class or series of shares owned by the shareholder. Any or all of the signatures on the certificate may be facsimile. In case any officer, transfer agent, or registrar who has signed or whose facsimile signature has been placed on a certificate shall have ceased to be that officer, transfer agent, or registrar before the certificate is issued, it may be issued by the Corporation with the same effect as if that person were an officer, transfer agent, or registrar at the date of issue.

Section 5. LOST CERTIFICATES. Except as provided in this Section 5, no new certificates for shares shall be issued to replace an old certificate unless the latter is surrendered to the Corporation and cancelled at the same time. The Board of Directors may, in case any share certificate or certificate for any other security is lost, stolen, or destroyed, authorize the issuance of a replacement certificate on such terms and

conditions as the board may require, including provisions for indemnification of the Corporation secured by a bond or other adequate security sufficient to protect the Corporation against any claim that may be made against it, including any expense or liability, on account of the alleged loss, theft, or destruction of the certificate or the issuance of the replacement certificate.

Section 6. REPRESENTATION OF SHARES OF OTHER CORPORATIONS. The chairman of the board, the President or any Vice President, or any other person authorized by resolution of the Board of Directors or by any of the foregoing designated officers, is authorized to vote on behalf of the Corporation any and all shares of any other Corporation or Corporations, foreign or domestic, standing in the name of the Corporation. The authority granted to these officers to vote or represent on behalf of the Corporation any and all shares held by the Corporation in any other Corporation or Corporations may be exercised by any of these officers in person or by a proxy duly executed by these officers.

Section 7. CONSTRUCTION AND DEFINITIONS. Unless the context requires otherwise, the general provisions, rules of construction, and definitions in the California General Corporation Law shall govern the construction of these bylaws. Without limiting the generality of this provision, the singular number includes the plural, the plural number includes the singular, and the term "person" includes both a Corporation and a natural person.

ARTICLE IX

AMENDMENTS

Section 1. AMENDMENT BY SHAREHOLDERS. New bylaws may be adopted or these bylaws may be amended or repealed by the vote or written consent of holders of a majority of the outstanding shares entitled to vote; provided, however, that if the articles of incorporation of the Corporation set forth the number of directors of the Corporation, the authorized number of directors may be changed only by an amendment of the articles of incorporation.

Section 2. AMENDMENT BY DIRECTORS. Subject to the rights of the shareholders as provided in Section 1 of this ARTICLE IX, to adopt, amend, or repeal bylaws, bylaws may be adopted, amended, or repealed by the Board of Directors, provided, however, that the Board of Directors may adopt a bylaw or amendment of a bylaw changing the authorized number of directors only for the purpose of fixing the exact number of directors within the limits specified in the articles of incorporation or in Section 2 of ARTICLE III of these bylaws.

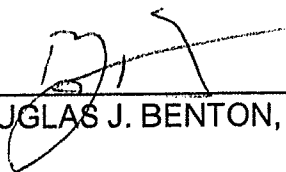
CERTIFICATE OF SECRETARY

I, the undersigned, certify that:

(1) I am the presently elected and acting Secretary of SIERRA MOUNTAIN CONSTRUCTION, INC.; and

(2) The above bylaws, consisting of TWENTY (20) pages, are the bylaws of this Corporation as adopted at a meeting of the Board of Directors held on May 26, 2005.

IN WITNESS WHEREOF, I have subscribed my name and affixed the seal of this Corporation on May 26, 2005.



DOUGLAS J. BENTON, Secretary

**SECTION 004110
LABOR COMPLIANCE**

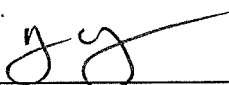
Refer to Appendix B, Labor Compliance Manual and Contract Language, for CDBG labor compliance information and requirements.

END OF SECTION

**SECTION 004200
NONCOLLUSION AFFIDAVIT**

Douglas J. Benton

_____ being first duly sworn, deposes and says that he/she is President of Sierra Mountain Construction, Inc. the party making the foregoing bid, that the bid is not made in the interest of, or on behalf of, any undisclosed person, partnership, company, association, organization, or corporation; that the bid is genuine and not collusive or sham; that the Bidder has not directly or indirectly induced or solicited any other bidder to put in a false or sham bid, and has not directly or indirectly colluded, conspired, connived, or agreed with any Bidder or anyone else to put in a sham bid, or that anyone shall refrain from bidding; that the Bidder has not in any manner, directly or indirectly, sought by agreement, communication, or conference with anyone to fix the bid price of the Bidder or any other bidder, or to fix any overhead, profit, or cost element of the bid price, or of that of any other bidder, or to secure any advantage against the public body awarding the contract of anyone interested in the proposed contract; that all statements contained in the bid are true; and, further, that the Bidder has not, directly or indirectly, submitted his or her bid price or any breakdown thereof, or the contents thereof, or divulged information or data relative thereto, or paid, and will not pay, any fee to any corporation, partnership, company association, organization, bid depository or to any member or agent thereof to effectuate a collusive or sham bid.



Bidder Douglas J. Benton, President

State of California)
) ss.
County of _____)

On this _____ day of _____ 2025 before me personally came _____ to me known, or proven to be on the basis of satisfactory evidence, who being duly sworn, did depose and say: that _____ is an authorized representative of the _____ and acknowledged to me that _____ executed the within instrument on behalf of said Bidder.

In witness whereof, I have signed and affixed my official seal on the date first above written.

See attached notary acknowledgment
Notary Public

END OF SECTION

CALIFORNIA JURAT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document, to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA }

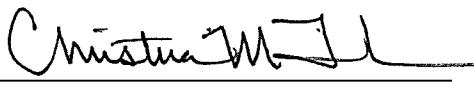
COUNTY OF Tuolumne }

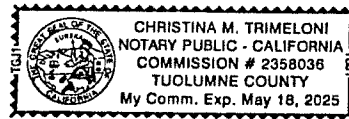
Subscribed and sworn to (or affirmed) before me on this 25th day of March, 2025
Date Month Year

by Douglas J. Benton

Name of Signers

proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

Signature: 
Signature of Notary Public



Seal

**SECTION 004300
BID BOND**

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

BIDDER (Name and Address):

Sierra Mountain Construction, Inc.
19500 Nugget Blvd
Sonora, CA 95370

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

Nationwide Mutual Insurance Company
One West Nationwide Blvd., 1-14-301
Columbus, OH 43215-2220

OWNER (Name and Address):

Groveland Community Services District
18966 Ferretti Rd
Groveland, CA 95321

BID

Bid Due Date: March 25, 2025

Description: WATER DISTRIBUTION SYSTEM IMPROVEMENTS

BOND

Bond Number: N/A

Date (Not earlier than Bid due date): March 25, 2025

Penal sum	<u>Five Percent of Total Bid Amount Submitted</u>	<u>\$ 5% of Total Bid Amount</u>
	(Words)	(Figures)

Surety and Bidder, intending to be legally bound hereby, subject to the terms set forth below, do each cause this Bid Bond to be duly executed by an authorized officer, agent, or representative.

BIDDER

SURETY

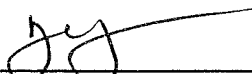
Sierra Mountain Construction, Inc.
Bidder's Name and Corporate Seal

(Seal)

Nationwide Mutual Insurance Company
Surety's Name and Corporate Seal

(Seal)

By:



Signature

By:



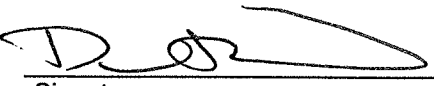
Signature (Attach Power of Attorney)

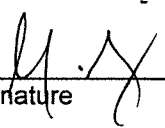
Douglas J. Benton
Print Name

Patricia S. Arana
Print Name

President
Title

Attorney-In-Fact
Title

Attest: 
Signature

Attest: 
Signature

David Benton, Secretary
Title

M. Martinez, Witness
Title

Note: Above addresses are to be used for giving any required notice. Provide execution by any additional parties, such as joint venturers, if necessary.

- 1 Bidder and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to pay to Owner upon default of Bidder the penal sum set forth on the face of this Bond. Payment of the penal sum is the extent of Bidder's and Surety's liability. Recovery of such penal sum under the terms of this Bond shall be Owner's sole and exclusive remedy upon default of Bidder.
- 2 Default of Bidder shall occur upon the failure of Bidder to deliver within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents.
- 3 This obligation shall be null and void if:
 - 3.1 Owner accepts Bidder's Bid and Bidder delivers within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents, or
 - 3.2 All Bids are rejected by Owner, or
 - 3.3 Owner fails to issue a Notice of Award to Bidder within the time specified in the Bidding Documents (or any extension thereof agreed to in writing by Bidder and, if applicable, consented to by Surety when required by Paragraph 5 hereof).
- 4 Payment under this Bond will be due and payable upon default of Bidder and within 30 calendar days after receipt by Bidder and Surety of written notice of default from Owner, which notice will be given with reasonable promptness, identifying this Bond and the Project and including a statement of the amount due.
- 5 Surety waives notice of any and all defenses based on or arising out of any time extension to issue Notice of Award agreed to in writing by Owner and Bidder, provided that the total time for issuing Notice of Award including extensions shall not in the aggregate exceed 120 days from Bid due date without Surety's written consent.
- 6 No suit or action shall be commenced under this Bond prior to 30 calendar days after the notice of default required in Paragraph 4 above is received by Bidder and Surety and in no case later than one year after Bid due date.
- 7 Any suit or action under this Bond shall be commenced only in a court of competent jurisdiction located in the state in which the Project is located.
- 8 Notices required hereunder shall be in writing and sent to Bidder and Surety at their respective addresses shown on the face of this Bond. Such notices may be sent by personal delivery, commercial courier, or by United States Registered or Certified Mail, return receipt requested, postage pre-paid, and shall be deemed to be effective upon receipt by the party concerned.
- 9 Surety shall cause to be attached to this Bond a current and effective Power of Attorney evidencing the authority of the officer, agent, or representative who executed this Bond on behalf of Surety to execute, seal, and deliver such Bond and bind the Surety thereby.
- 10 This Bond is intended to conform to all applicable statutory requirements. Any applicable requirement of any applicable statute that has been omitted from this Bond shall be deemed to be included herein as if set forth at length. If any provision of this Bond conflicts with any applicable statute, then the provision of said statute shall govern and the remainder of this Bond that is not in conflict therewith shall continue in full force and effect.
- 11 The term "Bid" as used herein includes a Bid, offer, or proposal as applicable.

END OF SECTION

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

Civil Code § 1189

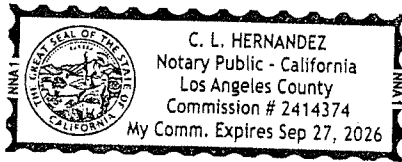
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy or validity of that document.

State of California)
) ss
County of Los Angeles)

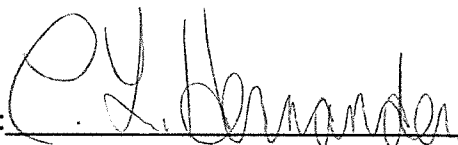
On March 25, 2025, before me, C.L. Hernandez, Notary Public, personally appeared Patricia S. Arana, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that ~~he/she/they~~ executed the same in ~~his/her/their~~ authorized capacity(ies), and that by ~~his/her/their~~ signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



(Seal)

Signature: 
C.L. Hernandez, Notary Public

Power of Attorney

KNOW ALL MEN BY THESE PRESENTS THAT:

Nationwide Mutual Insurance Company, an Ohio corporation

hereinafter referred to severally as the "Company" and collectively as "the Companies" does hereby make, constitute and appoint:

CHARLENE K NAKAMURA; EDGAR S ALBRECHT; LISA L THORNTON; TIMOTHY M TOMKO
MARIA PENA; NATALIE K TROFIMOFF; NOEMI QUIROZ; PATRICIA S ARANA;

each in their individual capacity, its true and lawful attorney-in-fact, with full power and authority to sign, seal, and execute on its behalf any and all bonds and undertakings, and other obligatory instruments of similar nature, in penalties not exceeding the sum of

UNLIMITED

and to bind the Company thereby, as fully and to the same extent as if such instruments were signed by the duly authorized officers of the Company; and all acts of said Attorney pursuant to the authority given are hereby ratified and confirmed.

This power of attorney is made and executed pursuant to and by authority of the following resolution duly adopted by the board of directors of the Company:

"RESOLVED, that the president, or any vice president be, and each hereby is, authorized and empowered to appoint attorneys-in-fact of the Company, and to authorize them to execute and deliver on behalf of the Company any and all bonds, forms, applications, memorandums, undertakings, recognizances, transfers, contracts of indemnity, policies, contracts guaranteeing the fidelity of persons holding positions of public or private trust, and other writings obligatory in nature that the business of the Company may require; and to modify or revoke, with or without cause, any such appointment or authority; provided, however, that the authority granted hereby shall in no way limit the authority of other duly authorized agents to sign and countersign any of said documents on behalf of the Company."

"RESOLVED FURTHER, that such attorneys-in-fact shall have full power and authority to execute and deliver any and all such documents and to bind the Company subject to the terms and limitations of the power of attorney issued to them, and to affix the seal of the Company thereto; provided, however, that said seal shall not be necessary for the validity of any such documents."

This power of attorney is signed and sealed under and by the following bylaws duly adopted by the board of directors of the Company.

Execution of Instruments. Any vice president, any assistant secretary or any assistant treasurer shall have the power and authority to sign or attest all approved documents, instruments, contracts, or other papers in connection with the operation of the business of the company in addition to the chairman of the board, the chief executive officer, president, treasurer or secretary; provided, however, the signature of any of them may be printed, engraved, or stamped on any approved document, contract, instrument, or other papers of the Company.

IN WITNESS WHEREOF, the Company has caused this instrument to be sealed and duly attested by the signature of its officer the 1st day of April, 2024.

Antonio C. Albanese, Vice President of Nationwide Mutual Insurance Company

ACKNOWLEDGMENT

STATE OF NEW YORK COUNTY OF KINGS: ss

On this 1st day of April, 2024, before me came the above-named officer for the Company aforesaid, to me personally known to be the officer described in and who executed the preceding instrument, and he acknowledged the execution of the same, and being by me duly sworn, deposes and says, that he is the officer of the Company aforesaid, that the seal affixed hereto is the corporate seal of said Company, and the said corporate seal and his signature were duly affixed and subscribed to said instrument by the authority and direction of said Company.



Sharon Laburda
Notary Public, State of New York
No. 01LA6427697
Qualified in Kings County
Commission Expires January 3, 2026

Notary Public
My Commission Expires
January 3, 2026

CERTIFICATE

I, Lezlie F. Chimienti, Assistant Secretary of the Company, do hereby certify that the foregoing is a full, true and correct copy of the original power of attorney issued by the Company; that the resolution included therein is a true and correct transcript from the minutes of the meetings of the boards of directors and the same has not been revoked or amended in any manner; that said Antonio C. Albanese was on the date of the execution of the foregoing power of attorney the duly elected officer of the Company, and the corporate seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority of said board of directors; and the foregoing power of attorney is still in full force and effect.

IN WITNESS WHEREOF, I have hereunto subscribed my name as Assistant Secretary, and affixed the corporate seal of said Company this 25th day of

March, 2025

Assistant Secretary

CALIFORNIA NOTARY ACKNOWLEDGEMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

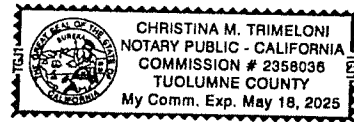
State of California
County of Tuolumne

On March 25, 2025 before me, Christina M. Trimeloni, Notary Public, personally appeared Douglas J. Benton, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature Christina M. Trimeloni (Seal)



**SECTION 004700
CONTRACTORS CERTIFICATION REGARDING
WORKERS' COMPENSATION INSURANCE**

State of California

County of Tuolumne

I am aware of the provisions of Section 3700 of the Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract.

Name of Bidder: Sierra Mountain Construction, Inc.

Signature:  _____

Name: Douglas J. Benton

Title: President

Date: March 25, 2025

END OF SECTION

**SECTION 004800
LIST OF SUBCONTRACTORS**

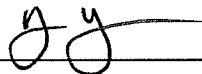
Each bidder shall complete the information listed below for each of the Subcontractors who will perform a portion of the Contract work.

Note: In accordance with Agency requirements (SC-6.06.H.), the Contractor shall not award work valued at more than fifty percent (50%) of the Contract Price to Subcontractor(s) without prior written approval of the Owner.

Description of Work	Percent of Total Contract	Subcontractor's Name	Subcontractor Location of Business	License Number	DIR Number
1 SWPPP	7%	Tully Consulting Group	Dixon, CA	N/A	1000024960
2 Furnish pipe & fittings	20%	Rupert Construction Supply	Rancho Cordova, CA	N/A	1000008293
3					
4					
5					
6					
7					
8					
9					
10					
11					
12					

(Add additional sheets if necessary)

BIDDER: Sierra Mountain Construction, Inc.

Signature:  _____

Date: March 25, 2025

END OF SECTION

Bid Requirements		
Attached	Form Description	Page

<input checked="" type="checkbox"/>	Business Enterprise Information Form (All Projects)	3
-------------------------------------	---	---

Section 3

<input checked="" type="checkbox"/>	Form 1-Assessment and Certifications (All Projects)	4
<input checked="" type="checkbox"/>	Form 2-Permanent Employees (Section 3 Triggered)	5
<input checked="" type="checkbox"/>	Form 3-Qualitive Efforts (Section 3 Triggered)	6-7
<input checked="" type="checkbox"/>	Estimated Work Force Breakdown(All Projects)	8

Required within 5 days of bid opening from Apparent Low Bidder		
Attached	Form Description	Page

Disadvantaged Business Enterprise

<input type="checkbox"/>	Form A, "Good Faith" List of Sub-Contractors Solicited	9
<input type="checkbox"/>	Form B, "Good Faith" Effort Bid Received List	10
<input type="checkbox"/>	Form C, Contractor /Recipient Certification	11
<input type="checkbox"/>	Form D, A narrative description of the six good faith efforts	12

Section 3

<input type="checkbox"/>	Worker/Targeted Worker/Employer Certification(Section 3 Resident Eligibility Certification)	13
<input type="checkbox"/>	Business Concern Certification	15
<input type="checkbox"/>	Section 3 Clause(Form 4, this should be included in all subcontracts)	16-17

Contractors and/or Subcontractors are expected to meet the minimum goals to the greatest extent feasible. (Note: Section 3 may not be required for all projects, but best efforts to comply with the minimum numerical goals are still highly recommended.) All efforts to utilize Section 3 business and workers should be documented, and this Section 3 Project Plan should be submitted for all relevant project bids.

Build America, Buy America Act. (ALL CONSTRUCTION CONTRACTS)

This project must comply with the Build America, Buy America (BABA) Act, 41 USC 8301 note, and all applicable rules and notices, as may be amended, if applicable to the Grantee's infrastructure project. Pursuant to HUD's Notice, "Public Interest Phased Implementation Waiver for FY 2022 and 2023 of Build America, Buy America Provisions as Applied to Recipients of HUD Federal Financial Assistance" (88 FR 17001), any funds obligated by HUD on or after the applicable listed effective dates, are subject to BABA requirements, unless excepted by a waiver if applicable, this requirement must be met for the proposed project.

NOTE TO BIDDERS: ALL applicable forms in this packet need to be returned with the bid. Failure to do so may result in the bid being disqualified.

BUSINESS ENTERPRISE INFORMATION FORM

This form is required for ALL projects

OWNER NAME: Groveland Community Service District	OWNER PROJECT NUMBER: N/A
PROJECT DESCRIPTION: Installation of approx 8,375 lf of 8-inch water mains	PROJECT LOCATION: Big Oak Flat & Groveland, CA

PRIME CONTRACTOR INFORMATION

NAME/ADDRESS Name of firm: Sierra Mountain Construction, Inc. Contact Person: Douglas J. Benton, President Address: 19500 Nugget Blvd City/State/Zip: Sonora, CA 95370 Phone: (209) 928-1900 Email: doug@sierramtn.net	TYPE OF CONTRACT <input type="checkbox"/> ARCHITECT <input type="checkbox"/> ENGINEER <input checked="" type="checkbox"/> CONSTRUCTION <input type="checkbox"/> SUPPLIER <input type="checkbox"/> SERVICE	SUBCONTRACTOR UTILIZATION <input type="checkbox"/> This project <u>WILL NOT</u> utilize subcontractors. <input checked="" type="checkbox"/> This project <u>MAY</u> utilize the following subcontractors
<input type="checkbox"/> DBE <input type="checkbox"/> MBE <input type="checkbox"/> WBE <input type="checkbox"/> SEC. 3 <input type="checkbox"/> OTHER	AMOUNT OF CONTRACT/BID: \$2,099,600.00	

SUBCONTRACTOR INFORMATION

<input checked="" type="checkbox"/> DBE <input type="checkbox"/> MBE <input type="checkbox"/> WBE <input type="checkbox"/> SEC. 3 <input type="checkbox"/> OTHER <input type="checkbox"/> Subcontractor <input checked="" type="checkbox"/> Supplier/Service <input type="checkbox"/> Joint Venture <input type="checkbox"/> Broker TYPE OF CONTRACT/TRADE: Furnish pipe & fittings CONTRACT AMOUNT: \$500,000.00	NAME/ADDRESS Name of Firm: Rupert Construction Supply Contact Person: Nick Herrera Address: 12405 Gold Flake Ct. City, Zip: Rancho Cordova, CA EIN/Phone: (925) 229-5577 Email: nick@rupertsupply.com
---	--

<input checked="" type="checkbox"/> DBE <input type="checkbox"/> MBE <input checked="" type="checkbox"/> WBE <input type="checkbox"/> SEC. 3 <input type="checkbox"/> OTHER <input type="checkbox"/> Subcontractor <input checked="" type="checkbox"/> Supplier/Service <input type="checkbox"/> Joint Venture <input type="checkbox"/> Broker TYPE OF CONTRACT/TRADE: SWPPP CONTRACT AMOUNT: \$154,000.00	NAME/ADDRESS Name of Firm: Tully Consulting Contact Person: Gunner Bermudez Address: 1650 N. Lincoln St. Ste A City, Zip: Dixon, CA EIN/Phone: (707) 693-1926 Email: estimating@tullygroup.com
--	---

<input type="checkbox"/> DBE <input type="checkbox"/> MBE <input type="checkbox"/> WBE <input type="checkbox"/> SEC. 3 <input type="checkbox"/> OTHER <input type="checkbox"/> Subcontractor <input type="checkbox"/> Supplier/Service <input type="checkbox"/> Joint Venture <input type="checkbox"/> Broker TYPE OF CONTRACT/TRADE: CONTRACT AMOUNT:	NAME/ADDRESS Name of firm: Contact Person: Address: City, Zip: EIN/Phone: Email:
--	---

GOALS FOR MBE & WBE PARTICIPATION

	% MBE	% WBE
Construction	19.8%	6.9%
Equipment	19.8%	6.9%
Services	19.8%	6.9%
Supplies	19.8%	6.9%

FORM COMPLETED BY

Name: Douglas J. Benton	Title: President	Phone: (209) 988-2282
Signature:	Date: March 25, 2025	Email: doug@sierramtn.net

FAILURE TO COMPLETE AND SUBMIT THIS FORM WITH BID, WILL CAUSE THE BID TO BE REJECTED AS NON-RESPONSIVE

DBE=Disadvantaged Business Enterprise

WBE=Woman Owned Business Enterprise (8A)

MBE=Minority Business Enterprise

**Federal Section 3
FORM 1-ASSESSMENT AND CERTIFICATIONS**

This form is required for ALL projects and must be submitted with bid or application for funding.

Project Information

Project Name: Water Distribution System Improvements
Project Location or Address(es): Big Oak Flat & Groveland, CA

Developer/Contactor Information

Name of Firm: Sierra Mountain Construction, Inc.	Address: 19500 Nugget Blvd Sonora, CA 95370
Authorized Representative: Douglas J. Benton	Title: President
Phone: (209) 988-2282	Email: doug@sierramtn.net

1. Check all that apply to your business:

- Your business is at least 51% owned and controlled by low- or very low-income persons
- Over 75% of the labor hours performed for your business over the past three-month period were performed by Section 3 workers
- Your business is at least 51% owned and controlled by current public housing residents or residents who currently live in Section 8-assisted housing
- None of the above

2. Will you be hiring new employees or providing new training opportunities because of this contract?

<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No
<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No
<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No

3. Will you be using subcontractors to complete this project?

4. Is your bid/contract amount greater than \$200,000?

If response to item 4 above is "YES," Section 3 requirements will be fully enforced on this project. Failure to comply may result in the suspension of funding. Please complete the certifications below and submit FORMS 1-4 with your bid or application for funding.

If NO, Section 3 participation is strongly encouraged but not required. Please attempt to meet the Section 3 goals to the greatest extent feasible. You must still complete the certifications below as applicable and return FORMS 1 and 2 with your bid or application for funding.

Certifications		YES	NO	N/A
All Projects:	By completing and signing this form, I agree to comply with all applicable requirements of the Section 3 of the Housing and Urban Development Act of 1968 (24 CFR Part 75)	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
	I understand that I must complete and submit FORMS 1 and 2 and submit them with my bid even if my bid is under \$200,000.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
Projects over \$200K:	I have included/will include the Section 3 Clause (FORM 5) in all subcontracts for which Section 3 compliance is required.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
	I understand that I am required to submit quarterly and final Section 3 reports (Form 6), associated forms as applicable (Forms 2, 3, and 4), and supporting documentation located in Section 3 Manual	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
	I agree that my company has made and will continue to make efforts "to the greatest extent feasible" to comply with Section 3 as required by HUD.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
	I understand the minimum numerical goals for Section 3 participation and I have completed FORMS 1 through 4 and attached them to my bid.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

I declare that all statements contained in this form and any accompanying documents are true and correct, and made with full knowledge that all statements given are subject to investigation and that any false or dishonest answer to any question may be grounds for denial or revocation of funding or other penalties as prescribed under 18 U.S. Code § 1001.

Authorized Representative Signature

Date

**Federal Section 3
FORM 2-List of Permanent Employees**

This form is required for all Section 3-triggered projects (over \$200,000) and must be submitted prior to work commencing or with application for funding and again with the final Section 3 compliance report.

Project Name	Contract Execution Date	Construction Start Date	Today's Date
Water Distribution System Improvements	TBD	June / July 2025	March 25, 2025

Please list all current permanent employees (both full and part-time) employed by your company (or local/regional office). Use additional sheets as necessary. A computer-generated employee registry can be provided in lieu of this form if it includes the worker's name, employer, job category, hire date and indicates Section 3/targeted Section 3 status.

No.	Name of Worker	Employer	Job Classification/ Trade	Section 3 Worker (Y/N)	Targeted Section 3 Worker Y/N	Hire Date
1	See attached list					
2						
3						
4						
5						
6						
7						
8						
9						
10						
11						
12						
13						
14						
15						
16						
17						
18						
19						
20						

Please note that your business may be eligible for Section 3 Business certification if at least 75% of your labor hours performed on all contracts over the past three-month period were performed by employees who meet one of the following categories below:

- The worker lives within one mile of the Section 3 project (or, if fewer than 5,000 people live within one mile of the Section 3 project, within a circle centered on the Section 3 project that is sufficient to encompass a population of 5,000 people according to the most recent U.S. Census);
- The worker is a HUD YouthBuild participant; or
- The worker's income for the previous or annualized calendar year is below 80% of the current area median income for the area in which the worker resides. (Use the worker's annual gross income based on AMI for a single-person household.) HUD income limits can be found at <https://www.huduser.gov/portal/datasets/il.html>.)

First Name	Last Name	Employer	Job		Section	Targeted	date_hired
			Classificatio	Description of Trade	3	Section 3	
			n/ Trade		Worker	Worker	
					(Y/N)	(Y/N)	
Daniel	Amend	SMCI	CLER	Clerical/Office	N	N	8/16/2022 0:00
Travis	Archer	SMCI	OPGR3	Operator Group 3	N	N	6/7/2007 0:00
David	Benton	SMCI	CLER	Clerical/Office	N	N	1/6/2007 0:00
Douglas	Benton	SMCI	CLER	Clerical/Office	N	N	4/26/2006 0:00
Tanya	Benton	SMCI	CLER	Clerical/Office	N	N	1/1/2007 0:00
Darren	Benton	SMCI	CPA2	Carp Apprentice Level 2 65%	N	N	3/12/2025 0:00
Mike	Blewett	SMCI	CLER	Clerical/Office	N	N	1/6/2023 0:00
Logan	Boone	SMCI	LBGR3	Labor Group 3	N	N	8/27/2018 0:00
Michael	Borba	SMCI	LBRC3	Construction Specialist	N	N	4/8/2010 0:00
Ashley	Breaux	SMCI	CLER	Clerical/Office	N	N	9/27/2023 0:00
Rashell	Bustamante	SMCI	CLER	Clerical/Office	N	N	1/1/2024 0:00
Francisco	Cardenas Trejo	SMCI	LBGR3	Labor Group 3	N	N	5/30/2023 0:00
Paulina	Chwalek	SMCI	CLER	Clerical/Office	N	N	8/26/2023 0:00
David	Clark	SMCI	LBRC3	Construction Specialist	N	N	4/24/2007 0:00
Enrique	Cueva	SMCI	LBGR3	Labor Group 3	N	N	6/21/2022 0:00
Jake	Davis	SMCI	OPGR3	Operator Group 3	N	N	11/23/2015 0:00
Sara	Davis	SMCI	CLER	Clerical/Office	N	N	7/10/2017 0:00
Joseph	Davis	SMCI	LBGR3	Labor Group 3	N	N	11/4/2019 0:00
Kara	Duarte	SMCI	CLER	Clerical/Office	N	N	10/19/2023 0:00
Cole	Ford	SMCI	OPGR4	Operator Group 4	N	N	5/31/2022 0:00
Amber	Ford	SMCI	CLER	Clerical/Office	N	N	2/2/2023 0:00
Taylor	Fray	SMCI	CLER	Clerical/Office	N	N	7/17/2023 0:00
Michael	Gomez	SMCI	OPGR3	Operator Group 3	N	N	8/12/2024 0:00
Jarrett	Grant	SMCI	LBGR3	Labor Group 3	N	N	2/2/2023 0:00
Hannah	Grroteguth	SMCI	CLER	Clerical/Office	N	N	5/26/2020 0:00
Noema	Guzman	SMCI	CLER	Clerical/Office	N	N	7/17/2017 0:00
Francis	Hoang	SMCI	CLER	Clerical/Office	N	N	2/3/2025 0:00
Clayton	Holt	SMCI	OPGR3	Operator Group 3	Y	Y	1/21/2019 0:00
Shalee	Horton	SMCI	CLER	Clerical/Office	N	N	5/15/2023 0:00
Justan	Hughes	SMCI	LBGR3	Labor Group 3	N	N	3/26/2018 0:00
Gary	Kraft	SMCI	TMSTB	Teamster BM	N	N	10/24/2016 0:00
Aldair	Lagunes-Melgar	SMCI	LBGR3	Labor Group 3	N	N	11/4/2022 0:00
Jiovanni	Landeros	SMCI	LBGR3	Labor Group 3	N	N	8/12/2019 0:00
Martin	Landeros	SMCI	LBGR3	Labor Group 3	N	N	9/30/2024 0:00
Bruno	Leite	SMCI	CLER	Clerical/Office	N	N	5/27/2024 0:00
Isaac	Lomeli	SMCI	LBAP4	Labor Apprentice 4	N	N	8/28/2017 0:00
Zachary	Lomeli	SMCI	OPGR3	Operator Group 3	N	N	11/6/2017 0:00
David	Lomeli	SMCI	CLER	Clerical/Office	N	N	2/3/2020 0:00
Sarah	Lomeli	SMCI	CLER	Clerical/Office	N	N	5/1/2023 0:00
Roberto	Lopez	SMCI	LBGR3	Labor Group 3	N	N	11/5/2018 0:00
Alejandra Tania	Macuil	SMCI	CLER	Clerical/Office	N	N	8/16/2022 0:00
Miguel	Martinez	SMCI	LBRC3	Construction Specialist	N	N	5/20/2010 0:00
Lisa	Morris	SMCI	CLER	Clerical/Office	N	N	4/30/2024 0:00
Richard	Nelson	SMCI	OPGR3	Operator Group 3	N	N	7/10/2022 0:00
Thomas	Nelson	SMCI	LBGR3	Labor Group 3	N	N	10/24/2022 0:00
Fernando	Ochoa	SMCI	CLER	Clerical/Office	N	N	11/8/2023 0:00
Bianca	Olmos	SMCI	CLER	Clerical/Office	N	N	5/25/2021 0:00
Christopher	Ortiz	SMCI	LBAP2	Labor Apprentice 2	N	N	7/19/2022 0:00
Jason	Pender	SMCI	OPSUP	Operator Superintendent	N	N	10/22/2007 0:00
Mickael	Price	SMCI	LBGR3	Labor Group 3	N	N	9/12/2016 0:00
Michael	Quist	SMCI	CLER	Clerical/Office	N	N	6/21/2022 0:00
William	Reiser	SMCI	OPGR4	Operator Group 4	N	N	9/12/2016 0:00
Brandon	Rettig	SMCI	CLER	Clerical/Office	N	N	7/9/2024 0:00
Shirley	Riddle	SMCI	CLER	Clerical/Office	N	N	8/24/2023 0:00
Danny	Robles	SMCI	OPAP5	Operator Apprentice Period 5	N	N	7/9/2018 0:00
Paul	Romero	SMCI	LBGR3	Labor Group 3	N	N	12/6/2021 0:00
Jesse	Roots	SMCI	CLER	Clerical/Office	N	N	11/27/2017 0:00
Kristiana	Ross	SMCI	CLER	Clerical/Office	N	N	11/6/2017 0:00
Christopher	Rylands	SMCI	LBAP2	Labor Apprentice 2	N	N	7/31/2023 0:00
Lance	Selesia	SMCI	LBGR3	Labor Group 3	N	N	8/11/2022 0:00
Nicholas	Shewmake	SMCI	CLER	Clerical/Office	N	N	5/22/2023 0:00
Nathan	Spickler	SMCI	OPGR4	Operator Group 4	N	N	3/27/2023 0:00
Gary	Tarplee	SMCI	CLER	Clerical/Office	N	N	10/2/2023 0:00
Quang	Tran	SMCI	CLER	Clerical/Office	N	N	6/13/2024 0:00
Christina	Trimeloni	SMCI	CLER	Clerical/Office	N	N	6/6/2018 0:00
Ryan	Turner	SMCI	CPPD	CARPENTER - PILEDRIVER	N	N	7/23/2024 0:00

Francisco	Villarreal	SMCI	LBGR3	Labor Group 3	N	N	3/7/2025 0:00
Jacob	Wemmer	SMCI	OPGR4	Operator Group 4	N	N	5/3/2023 0:00
Lewis	Williams	SMCI	CLER	Clerical/Office	N	N	8/28/2024 0:00
Bryce	Williams	SMCI	LBAP1	Labor Apprentice 1	N	N	10/7/2024 0:00
Greg	Wolfe	SMCI	TMSTB	Teamster BM	N	N	4/17/2017 0:00
James	Wood	SMCI	LBGR3	Labor Group 3	N	N	7/5/2012 0:00
Joseph	Ziehke	SMCI	OPG4B	Operator Group 4 BM	N	N	3/1/2018 0:00

Federal Section 3

FORM 3-DOCUMENTATION OF QUALITATIVE EFFORTS

This form is required for all Section 3-triggered projects (over \$200,000) and must be submitted with bid or application for funding, as well as with all quarterly or final compliance reports that indicate numeric goals were not met. Please fill out this form completely. Attach additional pages if needed.

Project Name	Contract Execution Date	Construction Start Date	Today's Date
Water Distribution System Improvements	TBD	June/ July 2025	March 25, 2025

- Describe all efforts made to direct the employment and other economic opportunities generated by HUD financial assistance for housing and community development programs, to the greatest extent feasible, to Section 3 workers. Attach additional pages if needed.

Attach supporting documentation such as:

- Copies of all publications, notices, pictures of posted notices, and other outreach materials.
- List of all Section 3 workers that responded to your outreach efforts (e.g, submitted job applications, phone logs, etc.); were any of them hired? If not, please explain why.
- If not currently hiring and later in the project period end up needing to hire please explain the intended method of filling the position/positions.

Although we are not currently hiring, if we are awarded the project, we anticipate soliciting additional help as necessary. All of our field workforce is provided through two key local unions:

Local 1130 Laborers Union : This union supplies skilled labor for various tasks needed on the project

Local 3 Operators Union : This union provides skilled operators for the equipment & machinery required throughout the project.

When the needed arises, we will work directly with these unions to secure qualified personnel who can meet the specific needs of the project. We can request for individuals who are located in Section 3.

Should the project require additional staffing beyond the union workforce, we would follow a structured recruitment process to fill any remaining positions , posting in local publications, our website and indeed.

- Describe all efforts made to notify Section 3 businesses of any subcontracting opportunities generated by HUD financial assistance for this project, to the greatest extent feasible. Attach additional pages if needed.

Attach supporting documentation such as:

- Section 3 Business List used in solicitation.
- List of Section 3 business included in solicitation and documentation of efforts (emails, letters, phone, logs, etc.).
- List of Section 3 businesses that responded to your solicitation and/or outreach efforts; were any of them hired? If not, please explain why.
- Copies of all publications, notices, pictures of posted notices, and any other outreach material utilized.

SMCI used the Section 3 Business List to reach out to Section 3 subcontractors. Due to the projects location we were unable to find a Section 3 subcontractor who was bidding on the project or willing to travel to Groveland & Big Oak Flat. See attached list of contacts we reached out to.

SMCI used DBE Goodfatih.com to connect with Section 3 businesses. See attached ad proof.

Federal Section 3
FORM 3-DOCUMENTATION OF QUALITATIVE EFFORTS
(Continued)

3. Describe all additional qualitative efforts made to comply with Section 3 requirements. See below for examples. Attach all applicable supporting documentation.

We participated in speaking to potential apprentices at the Tuolumne County Community Collaborative Construction Pre-Apprentice Training Program on March 3rd. <https://www.greatervalleycc.org/Home/Cohort>

We solicited using the U.S. Small Business Administration online search database while submitting our solicitation on DBE Goodfaith.com

We offer bonding assistance, guarantees, and other efforts to support viable bids from Section 3 Business concerns.

4. If there are employment opportunities associated with your project, include a draft of the proposed signage. Section 3 signage should be posted at the construction site. Signage must be large enough to be visible from the street. The sign must (a) identify the name of the project, (b) state the project is a HUD Section 3 Project, and (c) include the name, phone number and email address of an appropriate point of contact regarding employment opportunities.

Examples of Qualitative Efforts

- Engaged in outreach efforts to generate job applicants who are Targeted Section 3 Workers.
<https://northstatejobs.com/post-a-job/>
- Provided technical assistance to help Section 3 Workers compete for jobs (e.g. resume assistance, coaching, etc.).
- Provided training or apprenticeship opportunities.
- Directed Section 3 Workers to obtain financial literacy training and/or coaching.
- Assisted or connected Section 3 Workers with assistance in seeking employment by helping them prepare for interviews, connecting residents to job placement services, or pointed them towards job fairs.
- Provided or referred Section 3 Workers to services supporting work readiness and retention (e.g., work readiness activities, interview clothing, test fees, transportation, childcare).
- Engaged in outreach efforts to identify and secure bids from Section 3 Business Concerns.
- Hosted job fairs.
- Divided contracts into smaller jobs to facilitate participation by Section 3 Business Concerns.
- Provided technical assistance to help Section 3 Business Concerns understand and bid on contracts.
- Provided application assistance for attendance at a community college, a four-year educational institution, or vocational/technical training.
- Provided bonding assistance, guarantees, or other efforts to support viable bids from Section 3 Business Concerns.
- Contacted business assistance agencies, minority contractors' associations, and community organizations to inform them of contracting opportunities and request their assistance in identifying Section 3 Business Concerns.
- Provided written notice to all known Section 3 Business Concerns of the contracting opportunities. The notice should be in sufficient time to allow Section 3 Business Concerns to respond to the bid invitation or request for proposal.
- Used the services and assistance of the U.S. Small Business Administration and the Minority Business Development Agency of the U.S. Department of Commerce
<https://californiaucp.dbesystem.com/> https://dsbs.sba.gov/search/dsp_dsbs.cfm

Sierra Mountain Construction, Inc.
19500 Nugget Blvd
Sonora, CA 95370
Tel: (209) 928-1900
Fax: (800) 507-5295

Ad Proofs

Project Name: Water Distribution System Improvements

Contract/Bid #: --

Awarding Agency: Groveland Community Service District

Focus Journal Ad

Publication: DBE GoodFaith (DBEGoodFaith.com)

Published On: 01/20/2025 @ 01:42:33 PM Pacific

Expired On: 03/25/2025 @ 11:59:59 PM Pacific

Message Notifications Sent To: estimating@sierramtn.net

Published At: https://dbegoodfaith.com/item.php?item_type=ads&ad_adid=62978



Sierra Mountain Construction, Inc.

is seeking qualified DBEs, MBEs, WBEs, Section 3

Project Name

Water Distribution System Improvements

Bid/Contract #

--

Awarding Agency

Groveland Community Service District

Project Location

Groveland, Tuolumne County, CA

Bid Date

03/25/2025 at 14:00

Project Details

Sierra Mountain Construction Inc. is requesting quotes from subcontractors and suppliers for the following areas of work: trucking, aggregate supply, SWPPP, erosion control, surveying, traffic control, asphalt paving, and any other relevant area of work associated with this project.

The work generally consists of installing approximately 8,375 linear feet (LF) of 8-inch water mains, including all appurtenances. Project is located in Big Oak Flat & Groveland, CA

The time for completion is 60 working days

Please contact us if you need assistance with bonding, insurance, equipment, materials and/or supplies. Plans and specifications may be obtained from the Agency by contacting (559) 288-9172 or viewed at no charge at SMCI's Sonora office.

Get in Touch

Outreach Coordinator

Sara Davis

Telephone

(209) 928-1900

Fax

(800) 507-5295

Address

**19500 Nugget Blvd
Sonora, CA 95370**

[Send Message »](#)

Certification & Assistance

California DBE Program

San Francisco LBE Program

San Diego SLBE Program

Bay Area Rapid Transit MBE, WBE (EOPP) Program

Los Angeles County CBE Program

Alameda County SLEB Program

California Supplier Clearinghouse Diversity Program
Program

Oakland LBE/SLBE Program

Los Angeles County SLBE & DVBE Program

Alameda County Alameda CTC LBE/SLBE Program

California SB-PW Program

California DVBE Program

Free DBE Resources

Procurement, Capital Access, & Surety Bond Assistance

The U.S. Department of Transportation-
supported **Southwest Region SBTRC** helps
DBEs with **Procurement, Capital Access, and
Surety Bond Assistance** - and much more - at
no cost.

[Learn more »](#)

Trade Journal Ad

Publication: DBE Journal (DBEJournal.com)

Published On: 01/20/2025 @ 01:42:33 PM Pacific

Expired On: 03/25/2025 @ 11:59:59 PM Pacific

Published At:

http://dbejournal.com/index.php?show_ad=62978&ad_project_name=Water+Distribution+System+Improvements&co_name=Sierra+Mountain+Construction%2C+Inc.



Sierra Mountain Construction, Inc.

is seeking qualified DBEs, MBEs, WBEs, Section 3

Outreach Coordinator

Sara Davis

Contact Information

19500 Nugget Blvd
Sonora, CA 95370

Telephone

(209) 928-1900

Fax

(800) 507-5295

Project Name

Water Distribution System Improvements

Bid/Contract

--

Awarding Agency

Groveland Community Service District

Project Location

Groveland, Tuolumne County, CA

Bid Date

03/25/2025 at 14:00

Project Details

Sierra Mountain Construction Inc. is requesting quotes from subcontractors and suppliers for the following areas of work: trucking, aggregate supply, SWPPP, erosion control, surveying, traffic control, asphalt paving, and any other relevant area of work associated with this project.

The work generally consists of installing approximately 8,375 linear feet (LF) of 8-inch water mains, including all appurtenances. Project is located in Big Oak Flat & Groveland, CA

The time for completion is 60 working days

Please contact us if you need assistance with bonding, insurance, equipment, materials and/or supplies. Plans and specifications may be obtained from the Agency by contacting (559) 288-9172 or viewed at no charge at SMCI's Sonora office.

LinkedIn

Remember to follow DBEGoodFaith on LinkedIn and re-post the bid invitation provided below. This will help you get more eyes on the sub/supplier opportunities available on the project.

Published On: 01/20/2025 @ 01:49:01 PM Pacific

Published At: <https://www.linkedin.com/feed/update/urn:li:share:7287224628408659969/>

**Federal Section 3
Estimated Project Work Force Breakdown**

This document must be submitted with ALL bid documents

Job Category	Total Estimated Positions Needed for Project	No. Positions Occupied by Permanent Employees	No. of Vacant Positions	No. of Positions to be filled with Section 3 and/or Targeted Section 3 workers and their estimated hiring date.
Supervisor	1	1	1	1 July 1, 2025
Professional	1	1	1	1 July 1, 2025
Technical	1	1	1	1 July 1, 2025
Office/Cleric.	0	0	0	0 July 1, 2025
Trade	5	5	2	2 July 1, 2025
Journeyman	4.5	4.5	2	2 July 1, 2025
Apprentices	5	5	1	1 July 1, 2025
Trainees	0	0	0	0 July 1, 2025
Others	0	0	0	0 July 1, 2025
Trade	0	0	0	0 July 1, 2025
Journeyman	0	0	0	0 July 1, 2025
Apprentices	0	0	0	0 July 1, 2025
Trainees	0	0	0	0 July 1, 2025
Other	0	0	0	0 July 1, 2025
TOTAL:	17.5	17.5	8	8

Section 3 Resident:

Individuals residing within the Section 3 Area whose family income does not exceed 80% of the median income in the Metropolitan Statistical Area or the county if not within a MSA in which the Section 3-covered project is located. See attached income schedule.

Sierra Mountain Construction, Inc.

Company

Water Distribution System Improvements

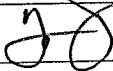
Project

N/A

Project Number

Person Completing Form: Douglas J. Benton, President

Authorized Signature



Date: March 25, 2025

The employment and training component of Section 3 applies to the prime contractor and all subcontractors providing construction services or professional services to the CDBG programs. It is the responsibility of the Prime Contractor to enforce these same requirements within any subcontracts.

To be in compliance with HUD's/HCD's new Section 3 benchmarks, 25% of total labor hours must be Section 3 Workers and 5% of total labor hours must be Targeted Section 3 workers. Please note the Section 3 workers and Targeted Section 3 Workers must meet the minimum qualifications for the available job.

9254551884~Sec3~3D Technology Services~9254551884~dboyle@3dtsi.com~7616 Las Positas Rd.~Livermore~CA~94551~Electrical	Security	
8183672242~Sec3~A.A. Gonzalez	Incorporated~8183672242~julie@aagonz.com~13264 Ralston Avenue~Sylmar~CA~91342~Scaffold	Structured Cabling
9093354866~Sec3~ABBOUD DIAMOND CONSTRUCTION	INC.~9093354866~THOLIAJ@DCC-INC.COM~1849 W. REDLANDS BLVD #101~REDLANDS~CA~92373~PUBLIC WORKS PRC ;	Lath
9163859629~Sec3~ALL ABOUT BUILDING INC.~9163859629~allaboutbuildinginc@yahoo.com~5755 OLD ANTELOPE NORTH RAOD ~ANTELOPE ~CA~95843~Construction~Carpentry	Electrical	General Contractor
6615759910~Sec3~APC PLUMBING CORPORATION~6615759910~slaurimore@apcplumbinginc.com~190 SIERRA CT #C7~PALMDALE~CA~93550~all aspects of plumbing construction~Plumbing	; 238220	
6268587188~Sec3~Absolute International Security~6268587188~jli@absolutesecurityintl.com~4255 Tyler Ave~EL MONTE~CA~91371~Security Guard and Patrol Services~Security	; 561612	
7077897141~Sec3~Ace Insulation	Inc ~7077897141~bpalmer@aceinsulation.biz~1306 Dynamic Street~Petaluma~CA~94954~Insulation	;
6197498360~Sec3~Addax Electric~6197498360~jgandy@addaxelectric.com~1540 Pioneer Way	Suite 100~El Cajon~CA~92021~Fire Alarm	ERRCS
5302760231~Sec3~Addy Solar~5302760231~blake@addyelectric.com~8865 Airport Road	Suite E~Redding~CA~96002~We are a solar installer company. ~Electrical	Solar Install; C-46
5625653529~Sec3~Advanced Healthcare Administrators~5625653529~sdohtailbreakers@gmail.com~4811 Florence Avenue~BELL GARDENS~CA~90201~Advanced Healthcare Administrator is a Nonpr	Housing Programs	and rental assistance and we have a core Work
3106353277~Sec3~Alameda Construction Services	Inc.~3106353277~april@alamedaconstruction.com~2528 East 125th St~Compton~CA~90222~Sitework~Asphalt/Paving	Concrete Finishing/Sitework; 237310
9512892545~Sec3~American Empire Fire Stop	Inc.~9512892545~joe@americanempirefirestopinc.com~1343 Maywood Ave~Upland~CA~91786~Insulation	Firestopping;
3239206463~Sec3~American Executive Private Security Inc~3239206463~aeprs.security@gmail.com~2930 W Imperial Hwy Suite 518~Inglewood~CA~90303~American Executive Private Security is a secu	special events	and private properties through out the LA county
9165026589~Sec3~American River Companies dba Sac City Building Co.~9165026589~saccitybuildingco@yahoo.com~6904 Sutter Avenue~CARMICHAEL~CA~95608~general building contractor~Carpe	Demolition	Electrical
8183500777~Sec3~Art Deck Inc.~8183500777~info@waterproofing.net~20800 Dearborn St.~Chatsworth~CA~91311~Art Deck	Inc. is a waterproofing and decking company located in Chatsworth	CA. We provide services throughout the entire s
5309172184~Sec3~Aspire Painting Inc.~5309172184~chance.denton@gmail.com~705 E. Bidwell St	Ste 2	#221~Folsom~CA~95630~Exterior commercial
8005279010~Sec3~Aztec Services	Inc.~8005279010~rayjr@aztecservicesinc.com~7958 Lemon Grove Way~Lemon Grove~CA~91945~licensed for all phases o	tree removal
2132841234~Sec3~Beuse Inc~2132841234~beusedesign@gmail.com~9055 Varna Ave~Arleta~CA~91331~Beuse Inc. is a Los Angeles-bases DBE Certified	Minority Women Owned	and Small Disadvantaged Business that provide
8186974600~Sec3~Biotesting Inc.~8186974600~oren@homebiotesting.com~18570 Sherman Way	Suite N	Reseda~Reseda~CA~91335~Environmental Co
4084411120~Sec3~Blackwell General Engineering	Inc~4084411120~madelon@blackwellge.com~1199 E. Taylor St~San Jose~CA~95133~Plumbing	Installation of underground utilities ;
8562780296~Sec3~CM Firestop	Inc~8562780296~melissa@cmfirestop.com~4888 Ronson Court	l ~SAN DIEGO~CA~92111~Speciality subcontra
7604000999~Sec3~California Fire Stop	Inc.~7604000999~Compliance@calfirestopinc.com~2604 B El Camino Real #143~Carlsbad~CA~92008~California Fire Stop	Inc. performs firestopping
7604000999~Sec3~California Fire Stop	Inc.~7604000999~Compliance@calfirestopinc.com~2604 B El Camino Real #143~Carlsbad~CA~92008~Insulation	Firestopping; 238290
3109308673~Sec3~California Quality Floors~3109308673~dvbuilders@outlook.com~14622 S. Cairn Ave~Rancho Dominguez~CA~90220~Flooring Installations~General Contractor	;	
3232955484~Sec3~Coleman Construction Inc~3232955484~scoleman@colemancon.com~1973 W. 48th St.~Los Angeles~CA~90062~General Contractor	; 237310	
6615994269~Sec3~Complete Construction~6615994269~21jasonc21@gmail.com~11510 Valtetta Ave~Bakersfield~CA~93312~All facets of residential construction. General contracting and trade work.	Electrical	General Contractor
3237757863~Sec3~Completely Concrete Structures	Inc~3237757863~marco@completelyconcrete.com~P O Box 862010~LOS ANGELES~CA~90018~Concrete Foundation~Gene	General Contractor
4153180205~Sec3~Corporate Project Management Inc~4153180205~wayne.cpmi@yahoo.com~9130 Santa Margarita Road~Atascadero~CA~93422~_x000D_ Corporate Project Management Inc	is a graduate of the State of California	Cal-Mentor-Prot?g Training Program
9166789081~Sec3~Creative Expressions Academy~9166789081~creativeexpressionsacademyc@gmail.com~PO Box 5234~Sacramento~CA~95817~PROGRAM & PROJECT DEVELOPMENT	PROPERTY MANAGEMENT	PUBLIC RELATIONS
9098871904~Sec3~Crystal's Senior Services LLC~9098871904~Admin@crystalsseniorservices.com~1945 Porter Street~San Bernardino~CA~92407~A Faith Based Professional Services Organization. ~As	Demolition	General Contractor
3109904493~Sec3~DECON -1 LLC~3109904493~rjdecon1@gmail.com~6934 Nita Ave~Canoga Park~CA~91303~General Contractor	Maintenance	Remediation; 562910
7073911926~Sec3~DIAZ ELECTRIC~7073911926~DIAZELECTRIC09@YAHOO.COM~245 CARLETON DR~UKIAH~CA~95482~Electrical	;	
6612694325~Sec3~Davis Construction Plumbing Inc~6612694325~Brooke@davisconstructionplumbing.com~32120 Mountain Shadow Rd~Acton~CA~93510~Engineering	General Contractor	
9515493525~Sec3~De La Torre Solutions Corp.~9515493525~nooreen@delatorrecorp.com~22870 San Jacinto Avenue~Perris~CA~92570~Brick Masonry	Landscaping	Plumbing
8055848281~Sec3~Developers Permit Services~8055848281~val@dpservicesca.com~2794 Carlmont Ave~SIMI VALLEY~CA~93065~Consulting	;	;
6619426944~Sec3~EXCEL CONTRACTORS	INC dba PROGRESSION DRYWALL CORP.~6619426944~JOEYG@PROGRESSIONCORP.COM~348 E. AVE. K-8	SUITE B~LANCASTER~CA~93535~DRYWALL SL
6198008857~Sec3~EZ Communications~6198008857~sales@ezcinc.com~8473 BLUE LAKE DRIVE~SAN DIEGO~CA~92119~Founded in 2012	Veteran owned	EZ Communications is a fast-growing family bus
6198008857~Sec3~EZ Communications~6198008857~info@ezcinc.com~8473 Blue Lake Drive~SAN DIEGO~CA~92119~Electrical	; 6YA15	
6198008857~Sec3~EZ Communications~6198008857~xzabriel@ezcinc.com~8473 Blue Lake Dr~SAN DIEGO~CA~92119~Electrical	access control/surveillance cameras; 238210/561621/517919	
8056462115~Sec3~Efen Fajardo Painting~8056462115~efpaint63@gmail.com~508 N. Fulton St.~Ojai~CA~93023~Drywall patching	texture	new paint projects commercial and residential
3105344554~Sec3~Elliott/Drinkward Construction~3105344554~chanaoka@elliottdrinkward.com~2535 West 237th Street Unit 101~Torrance~CA~90505~Framing ~Carpentry	Framing;	
9094884123~Sec3~Esvin Health~9094884123~trob@esvinhealth.org~11923 GREENBLUFF WAY~YUCAIPA~CA~92399~Consulting	;	
4155962359~Sec3~Eworks Electrical Power Inc~4155962359~Erobins@eworksinc.biz~280 Newhall Street ~San Francisco ~CA~94124~Electrical Power Construction & Design firm that provides building f	Engineering	Maintenance
9512794545~Sec3~Excel Cabinets Inc~9512794545~hollybaca@excelcabinetsinc.com~225 Jason Ct~CORONA~CA~92879~Carpentry	Construction installation and Manufacturing of cabinets for new developments; 337110	
5305293575~Sec3~FC BICKERT COMPANY INC~5305293575~elecia@fcbickert.com~1315 Vista Way~Red Bluff~CA~96080~Carpentry	Maintenance	EXT. LATH
9092679613~Sec3~First Choice Landscape Corp~9092679613~edith@fclandscape.com~1123 Wehner Ln~San Dimas~CA~91773~Landscape & Irrigation Installation~General Contractor	Landscaping	Maintenance
8186549077~Sec3~Flexi Tech Contracting~8186549077~office@flexitechcontracting.com~6924 Canby Avenue Unit 105~Reseda~CA~91335~Roofing	Waterproofing;	
3107533542~Sec3~Flo Engineering Inc~3107533542~Kristen@floengineering.net~657 Sherwood Cir~Monterey Park~CA~91754~6910~We provide concrete services among a wide variety of commercial ai	including new construction	reconstruction
858277676~Sec3~Foshay Electric Company	Inc.~858277676~estimating@foshayelectric.com~1555 Laurel Bay Lane~San Diego~CA~92154~Residential Electrical Con	Multi-Family
2139246190~Sec3~Freedom From Concern~2139246190~earnest.hunte@gmail.com~112 W 5th st~Los angeles~CA~90013~Consulting	Housing;	
8184481600~Sec3~G&J Legacy Properties LLC~8184481600~grace@gilegacyproperties.com~1947 E. 123rd Street~Compton~CA~90222~Rehabilitation and renovation of distressed real estate to provide Electrical	Carpentry	Maintenance
5307822387~Sec3~GREEN GOLD TEMPLE~5307822387~canthonylee@outlook.com~25700 DERSCH ROAD~ANDERSON~CA~96001~FAITHBASED ORGANIZATION LOOKING TO BUILD SUSTAINABLE DEV	Inc~8182443473~Troy.Davis@glendalefiresystems.com~6657 San Fernando Road~Glendale~CA~91201~Electrical	General Contractor
8182443473~Sec3~Glendale Fire Systems	abandoned and foreclosed property. Specializing in Property Preservation	Fire Alarm;
8004658720~Sec3~Green Spaces Preservation~8004658720~info@greenspacespreservation.com~3217 W 73rd St ~Los Angeles~CA~90043~Green Spaces Preservation offers Facility Maintenance and G	LLC~8004658720~regina@greenspacespreservation.com~3217 W 73rd Street 2~Los Angeles~CA~90043~Green Spaces Pre	REO Management
8004658720~Sec3~Green Spaces Preservation	Sub Contractor- Drywall Installation;	abandoned and foreclosed real estate. Restorat
8059225836~Sec3~Hernandez Drywall Inc~8059225836~Admin@hdzdrywallinc.com~1135 Mt Whitney Way~Santa Maria~CA~93454~Drywall Installation~General Contractor	elderly	
3233180924~Sec3~Home of Kings and Queens nonprofit organization ~3233180924~shawnlampley@gmail.com~709 W Sacramento ~Altadena ~CA~91001~1-Food distribution program _x000D_2-Food g	;	disabled
9162301219~Sec3~Horizon Protection Clearing~9162301219~hrznprotection@gmail.com~2621 Fulton ave #56~SACRAMENTO~CA~95821~Security	Construction final	
3103911100~Sec3~Hunter Best Cleaning Inc~3103911100~leslie@hunterbestcleaning.com~5755 Uplander Way~CULVER CITY~CA~90230~Janitorial	INC.~2135001624~IMPERIALT&SPLUMBING@GMAIL.COM~22543 VENTURA BLVD SUITE 226~WOODLAND HILLS~CA~91364 ;	and rough cleaning (no hauling)-Janitorial
2135001624~Sec3~IMPERIAL T&S PLUMBING	Housing;	
3233643675~Sec3~In The Hunte~3233643675~earnest.hunte@inthehunte.com~112 W 5th st ~Los Angeles~CA~90013~Consulting	LLC~8182596345~kaye.lewis@protonmail.com~21200 Oxnard St. #7006~Woodland Hills~CA~91364~Founded in 2014 and	Ink My House provides real estate related suppl
8182596345~Sec3~Ink My House	Valves	Fixtures
4242230689~Sec3~Jacobi Williams Plumbing and Mechanical ~4242230689~jacobicawilliams@gmail.com~1149 W. 85th. St. #1~Los Angeles ~CA~90044~Construction and Repair of Plumbing Systems i	;	
3233565907~Sec3~Jeremy Morris Construction~3233565907~jeremymorrisconstruction@gmail.com~336 S. Arizona Ave~Los Angeles~CA~90022~General Contractor	;	
6194345900~Sec3~Jerusalem Construction Inc. dba Miraram General Engineering~6194345900~alex@miramargeneral.com~1827 Cleveland Ave~National City~CA~91950~General Contractor	;	
5309216641~Sec3~Johnni Pearl Industries~5309216641~canthonylee@outlook.com~1095 Hilltop Drive	254~Redding~CA~96003~SUPPORTING WOMEN AND MINORITY OWNED BUSINESSES IN SUSTAINABLE DEVELOPMENT ~Roc ;	
9518230373~Sec3~Jordan's Custom Woodwork~9518230373~jordansdesignandbuilding@live.com~3475 6th	C~Riverside~CA~92501~Carpentry	Consulting
9518230373~Sec3~Jordan's Custom Woodwork~9518230373~accounts@jdbrestore.com~P.O. Box 1023~Riverside~CA~92502~General Contractor	;	
7606217300~Sec3~Kenyon Plastering of Southern California	Inc.~7606217300~bmason@kenyonweb.com~1410 La Mirada Drive~San Marcos~CA~92078~Kenyon Plastering of Southern	Inc. is a CSLB licensed C35 lath and plastering s
9168054254~Sec3~Kingsley Builders Inc.~9168054254~joe@kingsleybuilders.com~701 High Street	Suite 225~Auburn~CA~95603~Kingstey Builders Inc. (KBI) is a specialized building solution provider with extensive design~buil	and by applying effective project controls
1323208701~Sec3~L&B Builders Inc~1323208701~kquartes@lrbbuilders.com~10124 S Broadway Ste 110~Los Angeles~CA~90003~We are a rough Carpentry subcontractor~Carpentry	General Contractor	;
6617753796~Sec3~L.A. County Masonry	Inc.~6617753796~danny@lacountymasonry.com~25020 AVENUE STANFORD STE 150~Valencia	CA~CA~91355~LA County Masonry has been se
6262139347~Sec3~LANGARICA INC~6262139347~LANGARICA_MAYRA@YAHOO.COM~2532 MOUNTAIN VIEW RD~EL MONTE ~CA~91733~CLEAN UP ~Demolition	General Contractor	Landscaping
5306467387~Sec3~Lamb Unlimited General Engineering~5306467387~office@lambunlimitedge.com~PO Box 190~Corning~CA~96021~Asphalt/Paving	;	
5308933774~Sec3~Leete Concrete ~5308933774~accounting@leeteconcrete.com~60 Independence Circle Suite 203 ~Chico ~CA~95973~General Contractor	Concrete ;	
8185225978~Sec3~Lipham Construction~8185225978~jeff@liphamconstruction.net~14516 La Mesa Dr~La Mirada~CA~90638~Multi family residential low income housing construction and rehabiliator	Asphalt/Paving	Brick Masonry
3239206674~Sec3~Los Angeles Housing Compliance~3239206674~margaret@lahousingcompliance.org~5505 S. Vermont Avenue ~Los Angeles~CA~90037~Los Angeles Housing Compliance provides p	and develop strong partnerships with the public agencies in the cities we work in. Our passion is in local hire. We have a team d	Ready to Work candidates from our training part
9167452790~Sec3~Martin Logistics LLC~9167452790~martin.mark78@yahoo.com~5615 Pop Becker St~Sacramento~CA~95835~We are a trucking company	has the capability to haul freight locally and long haul. We have a diesel tractor trailer with a flatbed or/and dry van trailer. We e	Trucking and Transportation - not general contrai
7148364025~Sec3~NICE Landscape and Maintenance Inc.~7148364025~glenny@nicelandscap.net~13281 lilly st~GARDEN GROVE~CA~92843~Landscape Construction	hardscape	Landscape Maintenance
3108549191~Sec3~NIKKI NGUYEN~3108549191~nikkitngyn@gmail.com~1724 N Highland Avenue #635~LOS ANGELES~CA~90028~General Contractor	; 9AFX6	
6194250440~Sec3~NMS Management	Inc.~6194250440~nmsmanagement@msn.com~155 W 35TH STREET SUITE A~National City~CA~91950~Experienced janitor including janitorial services	

9168921976~Sec3~National Ceramic Tile & Stone Corp~9168921976~patty@leasuregroup.com~9980 HORN RD~Sacramento~CA~95827~Tile Installation~General Contractor	Tile Installation; 238340	
9168015467~Sec3~Native Field Construction	Inc~9168015467~jfield@nativefieldconstruction.com~1071 GLENN HOLLY WAY~SACRAMENTO~CA~95822~Native Field Cr	Certified Minority_ x000D_Owned business hea
6198665868~Sec3~New Creation Plastering~6198665868~newcreationplastering@yahoo.com~7871 Bushwood Ct.~Lemon Grove~CA~91345~Lathing - Plastering -Stucco -Residential & Commercial~Ca	LATH -PLASTER-STUCCO & REPAIR; 238320 - 238990	
4249467498~Sec3~Nikki Nguyen~4249467498~nikkitvnguyen@gmail.com~1724 N Highland Avenue	Apt. 835~Los Angeles~CA~90028~General Contractor	misc;
8883165447~Sec3~Norcal Deck Coating Inc.~8883165447~officeadmin@norcaldeck.com~1527 Starr Dr Ste O~Yuba City~CA~95993~Maintenance	Gypsum / Deck Coating;	
6197927061~Sec3~OFFICE FURNITURE EXPRESS~6197927061~mtp1017@outlook.com~2796 Clegg Court ~Spring Valley~CA~91977~_x000D_OFFICE FURNITURE EXPRESS	SALES ?SERVICE ?INSTALLATIONS	
9168252440~Sec3~Old World Building Services~9168252440~oldworldbuildingservices@gmail.com~483 S. Lexington Dr~Folsom~CA~95630~Construction Clean-up	Window Cleaning	24 years of service in Office Furniture & Moving !
3236855655~Sec3~Osmart General Construction Inc~3236855655~osmartgeneralconstruction@gmail.com~2909 E 1st Street~Los Angeles~CA~90033~Osmart General Construction	Inc. is a dynamic	COVID Cleaning
9092029204~Sec3~PBS Construction Services~9092029204~yvyonne@pbsconstructioncompany.com~15920 Pomona Rincon Road 6514~chino hills~CA~91709~Commercial and Residential General Co	recreation center	minority owned based construction company in
8883372739~Sec3~PRESSURE CREW LLC~8883372739~support@pressurecrew.com~3400 Cottage way ste G2 6693~Sacramento ~CA~95825~General Contractor	Janitorial	big-box projects
8883372739~Sec3~PRESSURE CREW LLC~8883372739~support@pressurecrew.com~3400 Cottage way ste G2 #6693~Sacramento ~CA~95825~All power washing needs walkways	buildings	Power washing;
5309216641~Sec3~PROJECT H.E.A.T.~5309216641~canthonylee@outlook.com~1095 HILLTOP DRIVE	Maintenance	dumpsters
6612931557~Sec3~Pierce Mobile Diesel Performance L.L.C~6612931557~TomPierce@piercemobiledieselperformance.com~113 South Street~TAFT~CA~93268~3919~HVAC	on site repairs- hydraulic system	DoL combined with the USDA offering the Intern
6615778437~Sec3~Pierce Mobile Diesel Performance L.L.C~6615778437~tompierce@piercemobiledieselperformance.com~113 South Street~Taft~CA~93268~Mobile heavy equipment repair service	Inc.~4088478470~denise@pipenetinc.com~7821 Miller Avenue~Gilroy~CA~95020~Underground wet utilities installation - S	Mobile Mechanic repair services; 8131110
4088478470~Sec3~Pipe-Net	responsible	Diesel engines
5108174516~Sec3~Positive Transitions Housing and Supportive Services Inc.~5108174516~porshacannonier@gmail.com~823 Adeline Street~Oakland~CA~94607~Positive Transitions was established to	;	Storm Drain
3239206674~Sec3~Power2Workers~3239206674~margaret@calcompliance.com~5505 S. Vermont Avenue~LOS ANGELES~CA~90037~Consulting	;	and successful lives.~Consulting
4153508932~Sec3~Precision Security Solution~4153508932~mriakdawala@nationalprotectiveservice.com~930 San Pablo Ave Suite B~Pinole~CA~94564~Security	;	
4153508932~Sec3~Precision Security Solutions~4153508932~mriakdawala@nationalprotectiveservice.com~930 San Pablo Ave Suite B~Pinole~CA~94564~Security	;	
9169700740~Sec3~Pro Exteriors Inc~9169700740~ashley@pro-exteriorsinc.com~4208 North Freeway Blvd	7B~Sacramento~CA~95834~General Contractor	
7609946959~Sec3~Pro-Cal Lighting Inc dba Pro-Cal Electrical Contracting~7609946959~bmorales@procallighting.com~1155 S Santa Fe Ave	Ste A~Vista~CA~92083~ProCal Lighting is a comprehensive engineering	
9493024462~Sec3~Proficient Builders	Inc~9493024462~tommycneil35@gmail.com~14 Monarch Bay Plaza Suite 293~Monarch Beach~CA~92629~Proficient Bui	design & installation firm specializing in lighting
6509215897~Sec3~Pure Admiration Painting~6509215897~pureadmirationpainting@yahoo.com~1258 Fitzgerald Ave #102~SAN FRANCISCO~CA~94124~We are an emerging woman-owned company th	covering residential and commercial projects. We also provide services to tenant improvement projects	Inc is an Orange County California based comp
3104938545~Sec3~Queens Notary And Tax Solutions LLC~3104938545~queensnotary@yahoo.com~1959 Cedar Ave # 3~Long Beach~CA~90806~Notary Public	Loan Signing Agent	public parks
7149001070~Sec3~Qwest Engineering	Inc.~7149001070~meganleed@hotmail.com~692 N. Cypress Street	Business Consultant~Consulting
6572340101~Sec3~R&L Quality Painting ~6572340101~gabe@rlqualitypainting.com~1452 Los Altos Drive~Brea~CA~92821~Painting Dry Wall	;	Ste B~Orange~CA~92867~Demolition and Earth
8584144101~Sec3~RMP SUPPLY TRIM	INC~8584144101~codyrmpsupply@gmail.com~360 Vernon Way Suite F~EL CAJON~CA~92020~Carpentry	
7074859650~Sec3~RW MURRAY INC. / A TO Z CONSTRUCTION~7074859650~ATOZCONST@GMAIL.COM~4300 North State Street~Ukiah~CA~95482~General Contractor	;	
8557601822~Sec3~Reliable Monitoring Services (dba RMS Life Safety)~8557601822~rmendoza@rmslifesafty.com~2698 JUNIPERO AVE STE 105-107~Signal Hill~CA~90755~dba RMS Life Safety	is a Premier Distributor / Analytics Engineered Systems Distributor (ESD) for Fire Alarm	Gas Detection
7075027229~Sec3~Rise Energy~7075027229~PAUL@RISEENERGYSYSTEMS.COM~1407 Peninsula Drive~Arcata~CA~95521~Electrical	;	
9096298565~Sec3~Royal Industries	Inc. dba Royal Cabinets~9096298565~marleneg@royalcabinets.com~1299 E PHILLIPS BLVD.~POMONA~CA~91766~Royal I	Inc. dba Royal Cabinets is a cabinet manufactu
4157492700~Sec3~Saarman Construction	Ltd.~4157492700~sbatchelor@saarman.com~683 Mc Allister Street~San Francisco~CA~94102~General Contractor	; 236118
9169616100~Sec3~Shannon Enterprises	Inc~9169616100~coleen@arlflooring.com~8510 A Madison Ave~Fair Oaks~CA~95628~flooring sales and installations	painting contractor
5303786880~Sec3~Shasta Wood Products	Inc~5303786880~tami@shastawoodproducts.com~3383 Pacific Trail~Cottonwood~CA~96022~Carpentry	Casework and Countertops;
7078346909~Sec3~Silverline Tree Service LLC~7078346909~silverlinetree@gmail.com~1930 4th St~Eureka~CA~95501~Landscaping	Tree trimming and Removal;	
9092679613~Sec3~South West Concrete Inc.~9092679613~edith@swcccompany.com~1123 Wehner Lane~San Dimas~CA~91773~Structural	Foundations	Flatwork
6615108880~Sec3~Stacey's Cleaning Service~6615108880~staceytucille@msn.com~37153 Liana Ln~Palmdale~CA~93551~My company does final construction cleaning	provide general labor for general contractors on an hourly basis	we also provide window washing and floor mair
5625133255~Sec3~Stardust Realty~5625133255~carol@stardust-realty.com~2696 Dawson Avenue~Signal Hill~CA~90755~Real estate services including sales and leasing in residential and commercial	Maintenance	; 531210
3106032311~Sec3~Steel Craft	Inc.~3106032311~dominic@steelcraft1987.com~707 E. Greenleaf Blvd.~Compton~CA~90221~Steel Fabrication	;
6268242774~Sec3~SysTech LLC~6268242774~katocooks@yahoo.com~19302 BRANDING IRON RD~WALNUT~CA~91789~Consultant for labor compliance	contract compliance	targeted/local hiring initiatives.~Consulting
3108333366~Sec3~T&M Projects Inc. dba T&M Construction~3108333366~office.tmcconstruction@gmail.com~780 W CHANNEL STREET~San Pedro~CA~90731~Demolition	Grading	Dump Trucks~Demolition
6194202544~Sec3~The Glass Company	Inc. dba C & C Glass~6194202544~amber@ccglass.com~870 Canarios court~Chula Vista~CA~91910~Glazing company ser	Maintenance
4085167238~Sec3~The Labor Compliance Managers~4085167238~lin.tlcm@gmail.com~2909 Nieman Boulevard	Unit 111~San Jose~CA~95126~1437~Since 2005	The Labor Compliance Managers' team continu
4085167238~Sec3~The Labor Compliance Managers~4085167238~lin.tlcm@gmail.com~2909 NIEMAN BOULEVARD #111~San Jose~CA~95126~1437~Professional Services in Contract Compliance and I	; 541641	
3239109512~Sec3~Thunder Floors~3239109512~sandra@thunderfloors.com~906 E. 94th st.~Los Angeles~CA~90002~Flooring Installation	capable of training apprentices as well as to hire new qualified personal.~Painting Dry Wall	Flooring Contractor; 238330
7605970057~Sec3~Thunder-Jones Contracting Group	Inc.~7605970057~kthunder@thunderjones.com~2515 Pioneer Ave.	Suite 1~Vista~CA~92081~Structural Concrete \
3236916647~Sec3~Tina Chee Landscape Studio~3236916647~tchee@tclstudio.net~1800 S. Brand Blvd	#212~GLENDALE~CA~91204~Provides Landscape Architecture Design services from Schematic to Construction Observation	including community outreach~Architecture
8187673366~Sec3~Triangle Enterprises	Inc~8187673366~saritah@tri-ent.com~PO Box 11386~Burbank~CA~91510~Demolition	General Contractor
5597610732~Sec3~Trinity Power~5597610732~controller@trinitypowerca.com~3604 W Gettysburg Ave~Fresno~CA~93722~Carpentry	Electrical	; 238210
7472966478~Sec3~TrueAsset Business Consulting~7472966478~bgray@trueassetfirm.com~22815 Ventura Blvd Ste 208~Woodland Hills~CA~91364~Accounting	Consulting	IT
6196290985~Sec3~URBAN CORPS OF SAN DIEGO COUNTY~6196290985~yolanda.maeder@urbancorps.org~2005 Montclair Street~SAN DIEGO~CA~92104~General Contractor B C27 C8 License_x000D	General Contractor	Janitorial
5104298755~Sec3~United Miscellaneous & Ornamental Steel Inc.~5104298755~victoria@umosteelinc.com~4700 Horner Street~UNION CITY~CA~94587~Steel Fabrication and Installation:_x000D_x000	affordable housing and senior housing. ~Steel Fabrication	Steel Fabrication and Installation; 238120
8448722623~Sec3~Urbana Preservation & Planning	LLC~8448722623~urbana@urbanapreservation.com~7705 EL CAJON BLVD	SUITE 1~LA MESA~CA~91942~Established in 20
4085936359~Sec3~Veterans Construction and Design Inc~4085936359~rlewis@veteranscd.com~755 Encino Drive~Morgan Hill~CA~95037~Veterans Construction and Design Inc. is a Native American O	with emphasis in specialized contracting services_x000D_x000D_Our Solution:_x000D_Providing full-service construction m	General Contractor
8442532680~Sec3~Wall 2 Wall Cleaning LLC~8442532680~info@wall2wallclean.net~1401 21st Street Suite R~Sacramento~CA~95811~Wall 2 Wall is a professional Janitorial service with more than 10 ye	providing customized residential_x000D_and commercial cleaning services in the Greater Sacramento Area. We employ traine	who use specialized technology to sanitize and i
5623412256~Sec3~We The People Janitorial And Maintenance LLC~5623412256~wethepeoplejanitorial@gmail.com~1959 CEDAR AVENUE	Unit #3~Long Beach~CA~90806~Janitorial services	Window Cleaning
6195886463~Sec3~Weiland and Associates	Inc.~6195886463~kblack@wai-inc.com~1915 La Cresta Road~El Cajon~CA~92021~Landscape Construction & Maintenance;	; 561730
6193442732~Sec3~Worksters	Inc.~6193442732~ania@worksters.com~350 Tenth Ave Suite 1000~San Diego~CA~92101~Worksters was founded in 2011 t	project and admin support. We are a small busi
5302232988~Sec3~Z & H Associates	Inc.~5302232988~heather@zandhinc.com~20090 Viking Way~Redding~CA~96003~Asphalt/Paving	Brick Masonry
3105646675~Sec3~Zurtech inc~3105646675~zurtechinc@gmail.com~6659 KENTLAND AVE~WEST HILLS~CA~91307~We specialize in security camera installation	CCTV installation	home security