BIDDER ACKNOWLEDGEMENT

Submit Bids To:	PROCUREMENT SERVICE 3301 Quantum Blvd. Suite 101 Boynton Beach, Florida 33 Telephone: (561) 742-63	3426			
Bid Title:	ANNUAL SUPPLY OF BE	RASS FITTINGS AND ACCESSORIES			
Bid Number:	040-1412-18/MFD				
Bid Due:	SEPTEMBER 25, 2018; N	NO LATER THAN 10:00 A.M. (LOCAL TIME)			
Bids will be opened in Procurement Services unless specified otherwise. Bid receiving date and time is scheduled for September 25, 2018; no later than 10:00 A.M. (local time) and may not be withdrawn within ninety (90) days after such date and time.					
All awards made as codes of the City.	a result of this bid shall co	onform to applicable sections of the charter and			
Name of Vendor:	Fortiline, Inc.				
Federal I.D. Number:	0819190				
A Corporation of the	State of: SC				
Area Code:561	Telephone Number:	253-9886			
Area Code:561	FAX Number:	253-9887			
Mailing Address:	6759 White Dr.				
City/State/Zip:	Riviera Beach, FL 3	33407			
Vendor Mailing Date:	09/21/18				
E-Mail Address: j∈	eff.brouillette@fortilineline.c	com ;			
		Authorized Signature			
		Jeff Brouillette			

City of Boynton Beach Bid No. 040-1412-18/MFD Name Typed

SPECIFICATIONS

FOR THE "ANNUAL SUPPLY OF BRASS FITTINGS AND ACCESSORIES"

BID No. 040-1412-18/MFD

Please place an (x) on the blank line next to each item if a specification is met. If exception is taken (alternatives), bidder must explain using a separate sheet of paper. Bidder must submit specifications "check-off" sheets with the proposal sheet in order for a bid to be considered.

	A) All Bid prices are F.O.B. Boynton Beach, Warehouse, 222 N.E. 9 TH Avenue, Boynton Beach, Florida.
	B) Bidder must guarantee all prices for one (1) year from date of award.
	C) Bidder should state the model numbers of all items and accessories specified in this proposal.
<u> </u>	D) Bidder must be able to guarantee all deliveries, through out the duration of the Bid. All orders must be delivered within 15 days from date of the purchase order. Back orders exceeding the 15 day period are subject to cancellation.
	E) All quantities indicated in the proposal represent approximate needs for the one (1) year period. There is no guarantee made or implied that the City will fulfill such purchases.
	F) Award is anticipated on an item by item basis; however, award to multiple vendors on a lot by lot basis may be considered
	G) Bidder agrees that all brass proposed in this bid are lead-free.
	H) Annual estimated expenditure for the estimated quantities of the supply of Brass Fittings and Accessories is \$85,000.

	I) The percent discount applies to the Commodity Bid – Brass Fittings and Accessories. In this instance, Brass Fittings and Accessories encompass any and all similar and like items as individually listed. NOTE: Check and initial this line item.
	J) The City reserves the right to purchase on the open market should lower market prices prevail at which time the successful bidder shall have the option of meeting the lower price or relieving the City of any obligation previously understood.
	K) Bidder agrees that all items proposed in this bid are domestically made.
	L) IF THE PROPOSAL SHEETS ARE NOT LEGIBLE, THE PROPOSAL WILL BE REJECTED. LEGIBILITY WILL BE DETERMINED AT THE SOLE DISCRETION OF CITY STAFF.
	M) All brass fittings and accessories listed in the proposal form must be of domestic manufacturer and meet all criteria set forth by the A.W.W.A., A.S.T.M. and the trade industry.
	BIDDER MUST PROVIDE INFORMATION AS FOLLOWS:
ÓΪ	Please provide an email address to submit the City's orders. The City may also order via fax and telephone. Email is the City's preferred method.
	Email: 1866 hours of the Com Telephone: 501-253-9886 FAX 501-253-9887
ίὸ	For similar items not listed/covered, a percentage discount off of list price to be extended City-wide to all using Departments:
	10 %
	DISCOUNT OFF OF LIST PRICE

NON COLLUSION AFFIDAVIT OF PRIME BIDDER

Sta	ate of FLORIA	
Co	unty of VALM BOACT	
tha	Jeff Brouilette, being first duly sworn, deposes and says at:	
1)	He is Government Sales Representative of Fortiline, Inc. (Title) (Name of Corporation or Firm)	
	the bidder that has submitted the attached bid:	
2)	He is fully informed respecting the preparation and contents of the attached bid and of all pertinent circumstances respecting such bid;	
3)	Said bid is genuine and is not a collusive or sham bid;	
4)	Further, the said bidder nor any of its officers, partners, owners, agents, representatives, employees or parties in interest, including this affiant, has in any way colluded, conspired, connived or agreed, directly or indirectly with any other bidder, firm or person to submit a collusive or sham bid in connection with the Contract for which the attached bid has been submitted or to refrain from bidding in connection with such Contract, or has in any manner, directly or indirectly, sought by agreement or collusion or communications or conference with any other bidder, firm or person to fix the price or prices in the attached bid or of any other bidder, or to fix any overhead, profit or cost element of the bid price or the bid price of any other bidder, or to secure through any collusion, conspiracy, connivance or unlawful agreement any advantage against the City of Boynton Beach or any person interested in the proposed Contract; and	
5)	The price or prices quoted in the attached bid are fair and proper and are not tainted by any collusion, conspiracy, connivance or unlawful agreement on the part of the bidder or any of its agents, representatives, owners, employees, or parties in interest, including this affiant. (Signed)	
Sul	bscribed and sworn to before me (Title) CCL 30W MW W4	C/)
Thi	is 24 day of 09 2018 M. B.C.	0. 1
Му	commission expires My Comm. Expires State of Gounty of Gounty of No. FF 924534 Subscribed and sylprofiberors me on (Iba (Notary Signature))	steath Lifes ie)
	of Boynton Beach No. 040-1412-18/MFD	ı

THIS PAGE TO BE SUBMITTED WITH PROPOSAL FOR BID TO BE CONSIDERED COMPLETE AND ACCEPTABLE

ANTI-KICKBACK AFFIDAVIT

STATE OF FLORIDA) : SS	
COUNTY OF PALM BEACH)	
I, the undersigned hereby duly sworn, depose and say be paid to any employees of the City of Boynton Bea gift, directly or indirectly by me or any member of my fine By:	ch as a commission, kickback, reward of
Sworn and subscribed before me this 20 day of Center ,20	
	Printed Information:
	Jeff Brouillette
	NAME
	Government Sales Representative
That all.	TITLE
NOTARY PUBLIC, State of Florida	
at Large M. B.	Fortiline, Inc.
A TO TAKE	COMPANY
S.O. Monay	•
My Comm. Expires October 5, 2019	
No. FF 924534	
A PUBLIC OF THE PROPERTY OF THE PUBLIC OF TH	

CONFIRMATION OF MINORITY OWNED BUSINESS

A requested form to be made a part of our files for future use and information. Please fill out and indicate in the appropriate spaces provided which category best describes your company. Return this form with your bid proposal sheet making it an official part of your bid response.

Is your company a Minority Owned Business?		
	Yes	No
lf Yes, please indicate by an "X" in the appropri	ate box:	
() AMERICAN INDIAN		
() ASIAN		
() BLACK		
() HISPANIC		
() WOMEN		
() OTHER	:E A	
() NOT APPLICABLE	ecify)	
Do you possess a Certification qualifying your b	ousiness as a Minority Ow	ned Business?
	YES	NO <u> </u>
If YES, Name the Organization from which this	certification was obtained	and date:

CONFIRMATION OF DRUG-FREE WORKPLACE

Preference shall be given to businesses with drug-free workplace programs. Whenever two or more bids which are equal with respect to price, quality, and service are received by the City of Boynton Beach or by any political subdivision for the procurement of commodities or contractual services, a bid received from a business that certifies that it has implemented a drug-free workplace program shall be given preference in the award process. Established procedures for processing tie bids will be followed if none of the tied vendors have a drug-free workplace program. In order to have a drug-free workplace program, a business shall:

- 1) Publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.
- 2) Inform employees about the dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.
- 3) Give each employee engaged in providing the commodities or contractual services that are under bid a copy of the statement specified in subsection (1).
- 4) In the statement specified in subsection (1), notify the employee that, as a condition of working on the commodities or contractual services that are under bid, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of Chapter 893 or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five (5) days after such conviction.
- 5) Impose a sanction on, or require the satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community by, any employee who is so convicted.
- 6) Make a good faith effort to continue to maintain a drug-free workplace through implementation of this section.

As the person authorized to sign the statement, I certify that this firm complies fully with the above requirements. \bigcirc

/endor's Signature

PALM BEACH COUNTY INSPECTOR GENERAL

ACKNOWLEDGMENT

The Contractor is aware that the Inspector General of Palm Beach County has the authority to investigate and audit matters relating to the negotiation and performance of this contract, and in furtherance thereof may demand and obtain records and testimony from the Contractor and its subcontractors and lower tier subcontractors.

The contractor understands and agrees that in addition to all other remedies and consequences provided by law, the failure of the Contractor or its subcontractors or lower tier subcontractors to fully cooperate with the Inspector General when requested may be deemed by the municipality to be a material breach of this contract justifying its termination.

Fortiline, Inc.	
CONTRACTOR NAME	_
ByJeff Brouillette	
Dy	
Title: _Government Sales	
Date: 09/21/18	
Date: U9/21/18	



CITY OF BOYNTON BEACH FLORIDA

BID TITLE:	ANNUAL SUP	PLY OF BRASS FITT	INGS AND ACCESS	ORIES
BID NUMBER	: 040-1412-18/	MFD		
BIDDER:		Fortiline, Inc.		
DATE SUBMI	TTED:	09/21/18		
in the Contrac transportation Contract docu Having exami	et Form, to furn labor and sements.	ish all material, equip	ment, machinery, tool provide the common to perform the work	City of Boynton Beach, s, apparatus, means of dities specified by the of this bid according to
ADDENDU	JM	DATE	ADDENDUM	DATE
-				

NO ADDENDUM WAS RECEIVED IN CONNECTION WITH THIS BID.



CITY OF BOYNTON BEACH LOCAL BUSINESS STATUS CERTIFICATION

I,	N/A me of officer of company)	, the			of	
(Na	me of officer of company)	(Title of	officer of co	ompany)		
		. located at				
(Nam	e of Corporation/Company)		(Business A	ddress)		
certify	y that I am an authorized rep	resentative of the l	business and	, on beh	alf of the	
Busin	ess, request that it be deeme	d to be a local busi	ness for pur	poses of	the City of	
Boynt	ton Beach Local Preference	Program. Answerin	ng yes to Que	estion 1	and Question	2
below	will qualify the business as	a local business. I	n support of	this req	uest, I certify	the
follov	ving to be true and correct:					
NAM	E OF BUSINESS:					
1.	Is the business located wit of Boynton Beach, Florida	•	YES	<u>NO</u>	Number of	Years:
2.	Does the business have a large receipt issued in the current		YES	<u>NO</u>	Business Number:	License
3.	Is the business registered of Division of Corporations?		YES	<u>NO</u>		
remo	erstand that misrepresentation val from the certified local lity in writing should it cease	ousiness list. I also	agree that			
Print	Name:	Sign	nature:			
		FOR PURCHASING	USE ONLY			
Busine	ss License Active: Year	Established:				
Verifie	d by:	Date:		ETE EODA	4	21

STATEMENT OF NO BID

If you are not bidding this service/commodity, please complete and return this form to: PROCUREMENT SERVICES, City of Boynton Beach, 3301 Quantum Blvd. Suite 101, Boynton Beach, Florida 33426

Failure to respond may result in deletion of vendor's name from the qualified bidder's list for the City of Boynton Beach.

COMPANY NA	ME:/
ADDRESS:	
	· ·
TELEPHONE:	·
OLONIATURE	
SIGNATURE:	· · · · · · · · · · · · · · · · · · ·
DATE:	
	signed have declined to bid on your Bid No. 040-1412-18/MFD for ANNUAL BRASS FITTING AND ACCESSORIES because of the following reasons:
	Specifications too "tight", i.e., geared toward brand or manufacturer only (explain below)
	Insufficient time to respond to the Invitation to Bid
	We do not offer this product or an equivalent
	Our product schedule would not permit us to perform
	Unable to meet specifications
	Unable to meet bond requirements
	Specifications unclear (explain below)
	Other (specify below)
REMARKS:	·

ANNUAL SUPPLY OF BRASS FITTINGS AND ACCESSORIES ATTACHMENT "A" - PROPOSAL SHEETS

BID NO.: 040-1412-18/MFD

****SUBMITTED INFORMATION MUST BE LEGIBLE**** **** ALL BRASS MUST BE DOMESTIC AND LEAD FREE**** **** EPOXY COATED IS FUSION BONDED IN AND OUT****

VENDOR NAME: Fortiline, Inc.

ltem	(Warehouse Use Only)	Item Description	Sold by	Vendor Part #	Annual Usage	Price	Min. QTY Per Order
1	670-001-00001	ELBOWS 45 BRASS 3/4"	EA	72245D	10	\$ 8.60	2
2	670-001-00002	ELBOWS 45 BRASS 1"	EA	72245D	10	\$ 14.50	2
3	670-001-00003	ELBOWS 45 BRASS 1 1/2"	EA	72245D	10	\$ 29.00	2
4	670-001-00004	ELBOWS 45 BRASS 2"	EA	72245D	10	\$ 46.50	2
5	670-001-00005	ELBOWS 90 BRASS 3/4"	EA	72290D	10	\$ 6.43	2
6	670-001-00006	ELBOWS 90 BRASS 1"	EA	72290D	10	\$ 10.75	2
7	670-001-00007	ELBOWS 90 BRASS 1 1/2"	EA	72290D	10	\$ 21.10	2
8	670-001-00008	ELBOWS 90 BRASS 2"	EA	72290D	40	\$ 34.00	2
9	670 002 00001	CAPS CLEANOUT BRASS 3"	EA	118	10	\$ 68.00	2
10	670 002 00002	CAPS CLEANOUT BRASS 4"	EA	118	10	\$ 138.00	2
11	670 002 00003	CAPS BRASS 3/4"	EA	72201D	10	\$ 4.30	2
12	670 002 00004	CAPS BRASS 1"	EA	72201D	10	\$ 7.50	2
13	670 002 00006	CAPS BRASS 1 1/2"	ĒA	72201D	10	\$ 17.00	2
14	670 002 00007	CAPS BRASS 2"	EA	7221D	10	\$ 29.20	2
15	670 003 00001	2 X 2 PACK JOINT COUPLING T444-777 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5121-125	10	\$ 157.50	1
Signat	ure (ack) of the	Print David Guthart Da	ate <u>09/24/18</u>				

P4	(Warehouse	Item Description	Sold	Vendor Part #	Annual		Price	Min. QTY Per
item	Use Only)	 	<u>by</u>	MUELLED	Usage	*	200.00	Order
16	670 003 00002	2X2X1 COMP PK JOINT COUP T444-774-AWT	EA	MUELLER	10	\$	208.00	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY		15381	<u> </u>	<u> </u>		
17	670 003 00003	2" BALL VALVE B44-777	EA	5133-183	10	\$	217.50	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY				<u> </u>		
18	670 004 00001	NIPPLE BRASS 3/4" X 18"	EA	2012-1800	10	\$	13.50	2
19	670 004 00002	NIPPLE BRASS 3/4" X 2"	EA	2012-200	40	\$	1.78	2
20	670 004 00003	NIPPLE BRASS 3/4" X 4"	EA	2012-400	30	\$	3.10	2
21	670 004 00004	NIPPLE BRASS 3/4" X 6"	EA	2012-600	10	\$	4.40	2
22	670 004 00005	NIPPLE BRASS 1" X 2"	EĀ	2016-200	40	\$	2.55	2
23	670 004 0006	NIPPLE BRASS 1" X 4"	EA	2016-400	30	\$	4.45	2
24	670 004 00007	NIPPLE BRASS 1" X 6"	EA	2016-600	10	\$	6.50	2
25	670 004 00008	NIPPLE BRASS 1 1/2" X 2"	EA	2024-200	30	\$	4.40	2
26	670 004 00009	NIPPLE BRASS 1 1/2" X 4"	EA	2024-400	40	\$	7.80	2
27_	670 004 00010	NIPPLE BRASS 1 1/2" X 6"	EA	2024-600	30	\$	11.70	2
28	670 004 00011	NIPPLE BRASS 2" X 2"	EA	2032-001	40	\$	6.15	2
29	670 004 00012	NIPPLE BRASS 2" X 4"	EA	2032-400	120	\$	10.15	2
30	670 004 00013	NIPPLE BRASS 2" X 6"	EA	2032-600	60	\$	14.95	2
31	670 005 00001	COUPLING BRASS 3/4"	EA	72210D	10	\$	5.70	2
32	670 005 00002	COUPLING BRASS 1"	EA	72210D	30	\$	9.63	2
Signat	ure a tr	Print David Guthart D	ate <u>09/24/18</u>		1			

Item	(Warehouse) Use Only)	Item Description	Sold by	Vendor Part #	Annual Usage	Price	Min. QTY Per Order
33	670,005,00003	COUPLING BRASS 1 1/2"	EA	72210D	20	\$ 20.90	2
34	670 005 00004	COUPLING BRASS 2"	EA	72210D	40	\$ 34.56	2
35	670 006 00001	COUPLING REDUCER BRASS 1" X 3/4"	EA	72210D	20	\$ 11.00	2
36	670 006 00002	COUPLING REDUCER BRASS 1 1/2" X 1"	EA	72210D	10	\$ 27.70	2
37	670 006 00003	COUPLING REDUCER BRASS 2" X 1 1/2"	EA	NL112-3224	20	\$ 46.00	2
38	670 009 00001	COUPLING "L" BRASS 3/4" L04-34 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5140-105	5	\$ 14.50	1
39	670 009 00002:0	COUPLING "L" BRASS 1" L04-44 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5141-126	5	\$ 20.50	1
40	670 009 00003	COUPLING "L" BRASS 1 1/2" L84-68 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5142-110	5	\$ 74.00	1
41	670 009 00004	COUPLING "L" BRASS 2" L84-77 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5142-111	5	\$ 73.90	1
42	670 010 00001	COUPLING STRAIGHT BRASS 3/4" C44-33 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5140-111	40	\$ 11.95	1
43	670 010 00002	COUPLING STRAIGHT BRASS 1" C44-44 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5141-134	60	\$ 13.95	1
44	670 010 00003.	COUPLING STRAIGHT BRASS 1 1/2" C44-66 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5141-170	30	\$ 42,95	1
45	670 010 00004	COUPLING STRAIGHT BRASS 2" C44-77 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5141-183	30	\$ 61.45	1
46	670 012 00001	BUSHING BRASS 1" X 3/4"	EA	72206D	250	\$ 5.90	2
47	670 012 00002	BUSHING BRASS 1 1/4" X 1"	EA	72206D	50	\$ 10.25	2
48	670 012 00003*	BUSHING BRASS 1 1/2" X 1"	EA	72206D	10	\$ 14.30	2
Signat	ure ()	Print David Guthart Da	te <u>09/24/18</u>				

Page 3

Item	(Warehouse Use Only)	Item Description	Sold by	Vendor Part #	Annuai Usage	Price	Min. QTY Per Order
49	670 012 00004	BUSHING BRASS 2" X 3/4"	EA	72206D	10	\$ 17.65	2
50	670 012 000051	BUSHING BRASS 2" X 1"	EA	72206D	30	\$ 17.65	2
51	670 012 00006	BUSHING BRASS 2' X 1 1/2"	EA	72206D	20	\$ 17.65	2
52	670 013 00001	TEE BRASS 3/4"	EA	72230D	10	\$ 8.10	2
53	670 013 00002	TEE BRASS 1"	EA	72230D	20	\$ 14.60	2
54	670 013 00003	TEE BRASS 1 1/2"	EA	72202D	10	\$ 28.20	2
55	670 013 00004	TEE BRASS 2"	EA	72202D	30	\$ 46.75	2
56	670 015 00001	PLUG BRASS IP 3/4"	EA	72202D.	10	\$ 4.10	2
57	670.015.00002	PLUG BRASS IP 1"	EA	72202D	10	\$ 6.50	2
58	670 015 00003	PLUG BRASS IP 1 1/4"	EA	72202D	10	\$ 9.10	2
59	670 015 00004	PLUG BRASS IP 1 1/2"	EA	72202D	10	\$ 11.40	2
60	670 015 00005	PLUG BRASS IP 2"	EA	72202D	10	\$ 18.60	2
61	670 015 00006	PLUG BRASS CC 3/4"	EA	73206	10	\$ 6.80	2
62	670 015 00007	PLUG BRASS CC 1"	EA	73206	10	\$ 10.60	2
63	670 015 00008	PLUG BRASS CC 1 1/2"	EA	73206	10	\$ 21.00	2
64	670 015 00009	PLUG BRASS CC 2"	EA	73206	10	\$ 31.00	2
65	670-027-00001	CAST IRON VALVE BOX WITH BLUE WATER LID / # 24 MUST BE UNION / TYLER ONLY / 12 LBS. / DOMESTIC ONLY	EA	145776 145325	24	\$ 90.00	2
Signat	ure (axx) -	Print David Guthart Date	09/24/18				

item	(Warehouse Use Only)	Item Description	Sold by	Vendor Part #	Annual Usage		Price	Min. QTY Per Order
66	670 020 00001	BALL CORP 1" CC THREADED FB-1000-4	EA	5133-163	30	\$	41.35	1
	TO THE PARTY OF TH	MUST BE FORD / AY MCDONALD / MUELLER ONLY			4	-	20.75	
67	670 020 00002 *	BALL CORP 1 1/2" THREADED FB-1000-6	EA	5133 -4 57	10	\$	92.75	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY			 _	 		
68	670 020 00003	2"MALE IRON PIPE X CTS FB1100-7	EA	5133-457	10	\$	153.20	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY				 	150.00	
69	670 020 00004	2" BALL CORP CC THREAD FFB10007	EA EA	4133 -4 40	10	\$	153.20	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY			 	 		
70	670 020 00006	1" BALL CORP MIP X CTS FF1100-4	EA	5133-439	20	\$	41.40	1
	To Recognize and Control	MUST BE FORD / AY MCDONALD / MUELLER ONLY			 	<u> </u>		
71	670 052 00001	BALL VALVES IP X IP 3/4" BL11-233W	EA	5133-164	10	\$	23.35	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY				ļ.,_		
72	670 052 00002	BALL VALVES IP X IP 3/4" B11-233W	EA	5132-154	40	\$	22.00	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY						
73	670 052 00003	BALL VALVES IP X IP 1" BL11-344W LONG	EA	5132-128	60	\$	60.20	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY						
74	670 052 00004	BALL VALVES IP X IP 1" B11-444W	EA	5139-03	30	\$	53.50	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY			_	<u> </u>		
75	670 052 00005	BALL VALVES IP X IP 1 1/2 B11-666	EA EA	5139-113	30	\$	106.50	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY						
76	670 052 00006	BALL VALVE IP X IP 2" B11-777	EA	5129-113	80	\$	155.50	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY						
77	670 052 00007	GATE OPERATING NUT 2" #QT67	EA	5129-119	10	\$	9.60	1
	or backlearen a graffe	MUST BE FORD / AY MCDONALD / MUELLER ONLY						
78	670 052 00008	BALL VALVE COMP X FIP 3/4" B41-333W	EA	4132.18	60	\$	39.25	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY						
79	670 052 00009	BALL VALVE COMP X FIP 1" B41-444WG	EA	5139.12	80	\$	59.50	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY						
80	670 052 00010 **	BALL VALVE FIP X METER 3/4" B91-223W	EA	5139.117	10	\$	23.60	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY						
81	670 052 00011	BALL VALVE COMP X YOKE 3/4" B94-223W	EA	5146-180	50	\$	28.60	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY						
82	670 052 00012	BALL VALVE COMP X YOKE 1" B94-344W	EA	5139-281	100	\$	50.60	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY						
83	670 052 00013	GATE VALVES BRASS 1 1/2"	EA	72035T	10	\$	25.70	1
	ARRIES AND THE							
84	670 052 00014	GATE VALVES BRASS 2"	EA	72035T	20	\$	28.70	1
85	670 052 00016	BALL VALVE FIP X METER 1" B91344W	EA	5139-279	30	\$	41.60	1
		MUST BE FORD / AY MCDONALD / MUELLER ONLY						
86	670 053 00001	FLANGE PLATE BRASS 1 1/2"	EA	5133-124	20	\$	28.70	1
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	$\frac{1}{\lambda}$	<u> </u>		-	<u> </u>	1		<u>. </u>
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Item	(Warehouse Use Only)	Item Description	Sold by	Vendor Part #	Annual Usage		Price	Min, QTY Per Order
87	670 053 00002	FLANGE PLATE BRASS 2"	EA	5133-125	30	\$	37.00	1
88	670 053 00003	FLANGE PLATE BALL VALVES 1 1/2" COMP X FLANGE BF43-666W MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5149-134	10	\$	118.50	1
89	670 053 00004	FLANGE PLATE BALL VALVES 2" COMP X FLANGE BF43-777W MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5149-135	20	\$_	200.60	1
90	670.054.00001	CUSTOM SETTER 1 1/2" VVB66-15BX13 MUST BE FORD / AY MCDONALD / MUELLER ONLY	ËA	5136-249	3	\$	619.00	1
91	670 054 00002	CUSTOM SETTER 2" VVB77-15BX17 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5136-252	3	\$	762.00	1
92	670 055 00002	ADAPTER 2 1/2 X 1" FIRE HYDRANT	EA	HYDF-261LF	5	\$	13.80	2
93	670 055 00003	ADAPTER 2 1/2" X 2" HYDRANT ADAPTER	EA	HYDF-0908MLF	10	\$	12.95	2
94	670 055 00004	HYDRANT MARKERS SELF STICK - BLUE RAY9725 / RREK 48 PER CASE	CASE	RAYOLITE	10	\$	4.50	2
95	670 056 00001	Y JOINT BRASS 1" X 3/4" X 3/4" Y44-243 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA .	5140-121	10	\$	24.90	1
96	670 056 00002	Y JOINT BRASS 1 1/2" X 1" X 1" Y44-264 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5127-163	30	\$	59.60	1
97	670 056 00003	2" Y PACK JOINT Y44-274 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5127-064	20	\$	69,00	1
98	670 060 00001	CORP ADAPTERS 3/4" COPPER FL. X 1" COMP C04-33 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5149-18	60	\$	11.50	1
99	670 060 00002	CORP. ADAPTER 1" COPPER FL. X 1" COMP C04-44 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5149-181	20	\$	16.60	1
100	670 060 00003	ADAPTER 3/4" MIP X COMP. C84-33 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5140-106	150	\$	10.00	1
101	670 060 00004	ADAPTER 3/4" MIP X 1" COMP C84-34 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	5141-144	50	\$	11.00	1
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Item	(Warehouse Use Only)	Item Description	Sold	Vendor Part #	Annual Usage		Price	Min. QTY Per Order		
102	670 060 00005	ADAPTER 1" MIP X COMP C84-44	EA	5141-129	160	\$	11.80	1		
102		MUST BE FORD / AY MCDONALD / MUELLER ONLY		01111120	,,,,	*				
103	670 060 00006	ADAPTER 1 1/2" MIP X COMP C84-66	EA	5141-169	100	\$	31.80	1		
100		MUST BE FORD / AY MCDONALD / MUELLER ONLY		0141-100	''	*	01.00	•		
104	670 060 00007	ADAPTER 2" MIP X COMP. C84-77	EA	5141-181	120	\$	46.30	1		
10-7		MUST BE FORD / AY MCDONALD / MUELLER ONLY		0141 101	120	*	10.00	•		
105	670 060 00008	ADAPTER 3/4" FIP X COMP, C14-33	EA	5140-112	10	\$	10.60	1		
		MUST BE FORD / AY MCDONALD / MUELLER ONLY	—— -``	0110112	,	*				
106	670 060 00009	ADAPTER 3/4" FIP X 1" COM C14-34	EA	5121-002	10	\$	12.30	1		
100	070 000 00009 	MUST BE FORD / AY MCDONALD / MUELLER ONLY	 - ``	0.2. 002	'*	*				
107	670 060 00010	ADAPTER 1" FIP X COMP. C14-44	EA	5141-135	10	\$	14.10	1		
107	670 060 000 10	MUST BE FORD / AY MCDONALD / MUELLER ONLY	—— ^{E^}	5141-155	'0	۱ ۳	14.10	.		
400	52.1851.0-10.00(0.004.7.17)	<u> </u>	EA	5137-099	120	\$	8.30	1		
108	670 060 00011	ADAPTER 3/4" X 1" A24	EA	5137-099	120	🌯	0.30	1		
	a a salah di sanggalangga kala	MUST BE FORD / AY MCDONALD / MUELLER ONLY		5404.440		_	0.00			
109	670 061 00001	METER SPUD 3/4" X 2 1/2" C38-23-2.5	EA	5124-110	80	\$	6.60	1		
		MUST BE FORD / AY MCDONALD / MUELLER ONLY			ļ	<u> </u>				
110	670 061 00002	METER SPUD 3/4" X 2 1/4" C38-23-2.25	EA EA	5124-077	40	\$	6.60	1		
		MUST BE FORD / AY MCDONALD / MUELLER ONLY			_	_				
<u>111</u>	670 061 00003	METER SPUD 1" X 2 5/8" C38-44-2.625	EA	5124-111	10	\$	9.95	1		
		MUST BE FORD / AY MCDONALD / MUELLER ONLY								
112	670 061 00004	RISER 3/4" X 7" V42-7W	EA	515 6-44 9	1	\$	58.40	1		
	a calculation that	MUST BE FORD / AY MCDONALD / MUELLER ONLY			ļ					
113	670 061 00005	RISER 3/4" X 12" V42-12W	EA	5157-322	1	\$	61.20	1		
		MUST BE FORD / AY MCDONALD / MUELLER ONLY			<u>. . </u>					
114	670 061 00006 <u></u>	RISER 3/4" X 15" V42-15W	EA	5134-034	5	\$	63.80	1		
-	and the second of the	MUST BE FORD / AY MCDONALD / MUELLER ONLY		<u> </u>						
115	670 061 00007	RISER 1" X 10" V44-10W	EA	5157-142	1	\$	111.40	1		
		MUST BE FORD / AY MCDONALD / MUELLER ONLY			<u> </u>					
116	670 061 00008	RISER 1" X 12" V44-12W	EA	5156-463	1	\$	114.00	1		
		MUST BE FORD / AY MCDONALD / MUELLER ONLY								
117	670 061 00009	RISER 1" X 18" V44-18W	EA	5157-271	5	\$	136.00	1		
		MUST BE FORD / AY MCDONALD / MUELLER ONLY								
118	670 062 00001	EXPANSION NUTS 3/4" EC-23	EA	5139-035	40	\$	13.20	1		
		MUST BE FORD / AY MCDONALD / MUELLER ONLY								
119	670 062 00002	EXPANSION NUTS 1" EC-4	EA	5139-274	100	\$	22.05	1		
-	Prince also and the	MUST BE FORD / AY MCDONALD / MUELLER ONLY								
120	670.063.00001	TAIL PIECES 3/4" FOR YOKE C91-23	EA	5139-218	10	\$	5.50	1		
		MUST BE FORD / AY MCDONALD / MUELLER ONLY								
121	670 063 00002	TAIL PIECES 1" FOR YOKE C91-44	EA	5139-286	150	\$	9.05	1		
<u></u> -		MUST BE FORD / AY MCDONALD / MUELLER ONLY	'			l				
122	670 082 00007	YOKE 1" Y-504		4139-271	120	\$	13.50	1		
		. MUST BE FORD / AY MCDONALD / MUELLER ONLY	[- '			٦				
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ltem	(Warehouse Use Only)	Item Description	Sold by	Vendor Part #	Annual Usage	Price	Min. QTY Per Order
123	670 082 00008	YOKE 5/8" X 3/4" Y-502 MUST BE FORD / AY MCDONALD / MUELLER ONLY	EA	4139-22	10	\$ 7.50	1
124	670 061 00015	1 1/2" DROP IN FLANGED GASKET	EA	4124-052	200	\$ 2.50	10
125	670 061 00016	2" DROP IN FLANGED GASKET	EA	4124-053	150	\$ 3.00	10
126	670 061 00034	1" LID (11" X 18") / EBAA TOUCH READ HOLE IN CENTER	EA	MC118-2TW	100	\$ 53.30	8
127	670 061 00036	2" LID (17" X 30") / EBAA TOUCH READ HOLE IN IN UPPER LEFT CORNER 3' AWAY FROM EDGE	EA.	MC1730-5TW	30	\$ 115.50	8
128	670 061 00037.	17" X 30" X 12" PLASTIC METER BOX BLACK # C17302500	ĒA	17302500	150	\$ 114.00	8
129	670 061 00044	11" X 18" X 12" PLASTIC METER BOX BLACK # MSBCF1118-12	EA	11182500	30	\$ 61.50	8
130	670 061 00066	1" RUBBER GASKET FOR YOKE BOX OF 300 / # GT-123	BOX	GT123	5	\$ 180.00	1
131	670 061 00067	3/4" RUBBER GASKET FOR YOKE BOX OF 400 / # GT-118	BOX	GT118	5	\$ 200.00	1
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Item	(Warehouse Use Only)	Item Description	Sold	Vendor Part #	Annual Usage	Price	Min. QTY Per Order
132	670-069-00001	2" X 3/4" SADDLE / CC THREAD / RANGE 2.35 - 2.80 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL	EACH	202NS250	3	\$ 34.25	1
133_	670-069-00002	4" X 3/4" SADDLE / CC THREAD / RANGE 4.74 - 5.32 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL	EACH	202NS540	3	\$ 34.40	1
134	670-069-00003	4" X 3/4" SADDLE / IP THREAD / RANGE 4.74 - 5.32 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL	EACH	202NS540	3	\$ 34.40	1
135	670-069-00004	6" X 3/4" SADDLE / CC THREAD / RANGE 6.84 - 8.08 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL	EACH	202NS760	3	\$ 39.60	1
136	670-069-00005	8" X 3/4" SADDLE / CC THREAD / RANGE 8.05 - 9.63 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL	EACH	202NS980	3	\$ 45.90	1
137	670-069-00006%	2" X 1" SADDLE / CC THREAD / RANGE 2.35 - 2.63 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL	EACH	202NS250	3	\$ 34.25	1
138	670-069-00007	3" X 1" SADDLE / CC THREAD / RANGE 2.97 - 3.54 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL	EACH	202NS405	3	\$ 34.40	1
139	670-069-00008	3" X 1" SADDLE / CC THREAD / RANGE 3.74 - 4.13 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL	EACH	202NS450	3	\$ 34.40	1
140	670-069-00009 STAIN	4" X 1" SADDLE / IP THREAD / RANGE 4.74 - 5.63 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL	EACH ENT_	202NS540	6	\$ 34.40	1
141	670-069-00010 STAIN	4" X 1" SADDLE / CC THREAD / RANGE 4.26 - 4.73 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL	EACH ENT	202NS480	6	\$ 34.40	1
142	670-069-00011。 STAIN	4" X 1" SADDLE / CC THREAD / RANGE 4.74 - 5.26 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL	EACH ENT	202NS540	6	\$ 34.40	1
143	670-069-00012 STAIN	6" X 1" SADDLE / CC THREAD / RANGE 6.63 - 7.50 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL		202NS760	24	\$ 39,60	1
144	670-069-00013 STAIN	8" X 1" SADDLE / CC THREAD / RANGE 8.54 - 10.10 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL		202NS980	6	\$ 45.90	1
145	670-069-00014 STAIN	10" X 1" SADDLE / CC THREAD / RANGE 10.64 - 12.12 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL		202NS1212	6	\$ 55.50	1
146		10" X 1" SADDLE / CC THREAD / RANGE 11.10 - 12.00 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL		202NS1212	12	\$ 55.50	1
147		10" X 1" SADDLE / CC THREAD / RANGE 13.20 - 14.38 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL		202NS1438	12	\$ 64.60	1
148		12" X 1" SADDLE / CC THREAD / RANGE 13.20 - 14.38 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL		202NS1438	12	\$ 64.60	1
149	100 N	6" X 1 1/2" SADDLE / IP THREAD / RANGE 6.90 - 7.45 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL		202NS760	6	\$ 42.95	1
150		20" X 1 1/2" SADDLE / IP THREAD / RANGE 19.25 - 21.65 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL		202NS2110	3	\$ 129.40	1
151		4" X 2" SADDLE / IP THREAD / RANGE 4.26 - 4.73 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL		202NS2110	6	\$ 37.45	1
152		4" X 2" SADDLE / IP THREAD / RANGE 4.74 - 5.26 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL		202NS540	6	\$ 39.45	1
153	670-069-00022 STAIN	4" x 2" SADDLE / IP THREAD / RANGE 5.94 - 6.69 ILESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVAL	EACH LENT	202NS663	6	\$ 42.95	1
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Item	(Warehouse Use Only)	Item Description	Sold by	Vendor Part #	Annual Usage	Price	Min. QTY Per Order
154	670-069-00023 STAINL	6" X 2" SADDLE / IP THREAD / RANGE 5.94 - 6.69 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH LENT	202N5663	6	\$ 42.95	1
155	670-069-00024 STAINL	6" X 2" SADDLE / IP THREAD / RANGE 6.84 - 7.60 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH ALENT	202NS760	12	\$ 42.95	1
156	670-069-00025	8" X 2" SADDLE / IP THREAD / RANGE 8.54 - 10.10 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH	202NS980	3	\$ 49.00	1
157	670-069-00026 STAINL	8" X 1" SADDLE / IP THREAD / RANGE 9.05 - 9.60 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH LENT	202NS980	3	\$ 49.00	1
158	670-069-00027	10" X 2" SADDLE / IP THREAD / RANGE 11.10 - 12.00 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH	202NS1212	3	\$ 59.85	1
159	670-069-00028	12" X 2" SADDLE / IP THREAD / RANGE 12.62 - 14.38 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH	202NS1438	6	\$ 69.20	1
160	670-069-00029	12" X 1" SADDLE / IP THREAD / RANGE 13.20 - 14.38 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH	202NS1438	3	\$ 64.60	1
161	670-069-00030	12" X 2" SADDLE / CC THREAD / RANGE 12.62 - 14.32 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH	202NS1438	6	\$ 69.20	1
162	670-069-00031	20" X 2" SADDLE / IP THREAD / RANGE 19.25 - 21.65 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH	202NS2110	3	\$ 129.40	1
163	670-069-00032	20" X 2" SADDLE / CC THREAD / RANGE 19.25 - 21.65 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH	202NS2110	3	\$ 129.40	1
164	670-069-00033 #	16" X 2" SADDLE / IP THREAD / RANGE 17.40 - 18.90 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH	202NS1890	3	\$ 94.60	1
165	670-069-00034	18" X 2" SADDLE / IP THREAD / RANGE 19.25 - 20.00 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH	202NS2110	3	\$ 129.40	1
166	670-069-00035 STAINL	20" X 2" SADDLE / IP THREAD / RANGE 19.25 - 22.70 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH LENT	202NS2270	3	\$ 145.00	1
167	670-069-00036 STAINL	6" X 1" SADDLE / IP THREAD / RANGE 6.63 - 7.60 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH LENT	202NS760	6	\$ 39.60	1
168	670-069-00037 STAINL	14" X 2" SADDLE / IP THREAD / 19.00 - 20.50 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA	EACH LENT	202NS2110	3	\$ 129.40	1
169	670-069-00038 STAINL	6" X 2" SADDLE / CC THREAD / 6.63 - 7.60 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA		202NS760	12	\$ 42.95	1
170	670-069-00039 STAINL	8" X 2" SADDLE / CC THREAD / 8.63 - 9.80 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA		202NS980	3	\$ 49.00	1
171	670-069-00040 STAINL	16" X 2" SADDLE / CC THREAD / RANGE 17.40 - 18.90 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA		202NS1890	3	\$ 94.60	1
172		10" X 2" SADDLE / CC THREAD / RANGE 11.10 - 12.00 ESS STEEL DBL STRAPS / EPOXY COATED / MUST BE FORD OR EQUIVA		202NS1212	3	\$ 59.85	1
173	670-089-00075	1 1/2" HYMAX COUPLING / RANGE 1.61 - 2.13 # T2000213260 / MUST BE HYMAX / OF TO BE FROM ISRAEL	EACH	85056004115	6	\$ 79.00	1
174	670-089-00076	2' HYMAX COUPLING / RANGE 2.10 - 3.13 # T2000303260 / MUST BE HYMAX / OK TO BE FROM ISRAEL	EACH	8505600515	6	\$ 85.50	1
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Itom	(Warehouse	Item Description	Sold	Vendor Part #	Annual	Price	Min. QTY Per
Item	Use Only)	ON DIVINA COLUMN DE DANIOS O 40, 400	by	0000000000	Usage	A 400.00	Order
175	670-089-00077	3" HYMAX COUPLING / RANGE 3.46 - 4.33	EACH	86056008816	6	\$ 109.00	1
	Easter Services	# T20000433260 / MUST BE HYMAX / OK TO BE FROM ISRAEL			_		
176	670-089-00071	4" HYMAX COUPLING / RANGE 4.47 - 5.27	EACH	86054010816	12	\$ 139.95	1 1
		# T2000563260 / MUST BE HYMAX / OK TO BE FROM ISRAEL					
177	670-089-00059	6" HYMAX COUPLING RANGE 6,42 - 17,68	EACH	86054016316	6	\$ 184.60	1 1
	partinenie zetakin	DRESSER STYLE 262 / MUST BE HYMAX / OK TO BE FROM ISRAEL					
178	670-089-00072	8" HYMAX COUPLING / RANGE 8.60 - 9.40	EACH	86054021716	4	\$ 208.75	1
		# T2000984260 / MUST BE HYMAX / OK TO BE FROM ISRAEL					
179	670-089-00073	10" HYMAX COUPLING / RANGE 10.73 - 11.53	EACH	86054027216	2	\$ 268.10	1
		# T2001200260 / MUST BE HYMAX / OK TO BE FROM ISRAEL					
180	670-089-00074	12" HYMAX COUPLING / RANGE 12.75 - 13.55	EACH	86054031516	2	\$ 315.95	1
		# T2001366260 / MUST BE HYMAX / OK TO BE FROM ISRAEL					
181	670-089-00066	1 1/2" HYMAX FLANGE ADAPTER / RANGE 2,10 - 2.60	EACH	8745601004112	6	\$ 95.75	1
		MUST BE HYMAX / OK TO BE FROM ISRAEL				· ·	
182	670-089-00061	2" HYMAX FLANGE ADAPTER / RANGE 2.10 - 3.40	EACH	8745602005412	6	\$ 100.20	1
		MUST BE HYMAX / OK TO BE FROM ISRAEL				*	
183	670-089-00062	3" HYMAX FLANGE ADAPTER / RANGE 2.10 - 4.33	EACH	8745603008812	6	\$ 145.10	1
		MUST BE HYMAX / OK TO BE FROM ISRAEL			_		
184	670-089-00063	4" HYMAX FLANGE ADAPTER / RANGE 2.10 - 5.11	EACH	8745404010812	6	\$ 186.00	1
	5 10 1713	MUST BE HYMAX / OK TO BE FROM ISRAEL	5		1	*	
185	670-089-00064	6" HYAMX FLANEG ADAPTER / RANGE 2.10 - 7.68	EACH	8745406016312	6	\$ 237.00	1
100		MUST BE HYMAX / OK TO BE FROM ISRAEL	12,011		1	20,100	
186	670-089-00065	8" HYMAX FLANGE ADAPTER / RANGE 2.10 - 9.84	EACH	874540821712	4	\$ 322.60	1
100		MUST BE HYMAX / OK TO BE FROM ISRAEL		_,,,,,,,,,,,	1 7	Ψ 522.00	
		A MIOST DE TITIMANTON TO BE PROMI ISINAEL					<u> </u>
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Item	(Warehouse Use Only)	Item Description	Sold by	Vendor Part #	Annual Usage		Price	Min. QTY Per Order
187	659-044-00001	1/2" SCH80 CPVC SLIP 90 ELBOW	EACH	1806-005	24	\$	0.99	20
	n (1, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4,	CHEMTROL ONLY		4000 007	 	-	4.00	
188	659-044-00002	3/4" SCH80 CPVC SLIP 90 ELBOW	EACH	1806-007	24	\$	1.26	20
		CHEMTROL ONLY	54011	4000 040		-	2.04	15
189	659-044-00003	1" SCH80 CPVC SLIP 90 ELBOW	EACH	1806-010	24	\$	2.01	15
	endi quemanni, i pi j j j	CHEMTROL ONLY			10	-	4.55	12
190	659-044-00004	1 1/2" SCH80 CPVC SLIP 90 ELBOW	EACH	1806-015	12	\$	4.85	10
		CHEMTROL ONLY			ļ	-		
191	659-044-00005	2" SCH80 CPVC SLIP 90 ELBOW	EACH	1806-020	12	\$	5.80	10
		CHEMTROL ONLY				↓		ļ
192	659-044-00006	3" SCH80 CPVC SLIP 90 ELBOW	EACH	1806-030	6	\$	14.75	5
		CHEMTROL ONLY						_
193	659-044-00007	1/2" SCH80 CPVC SLIP 45 ELBOW	EACH	1817-005	24	\$	1.21	2
		CHEMTROL ONLY						
194	659-044-00008	3/4" SCH80 CPVC SLIP 45 ELBOW	EACH	1817-007	24	\$	1.75	1
		CHEMTROL ONLY						
195	659-044-00010	1" SCH80 CPVC SLIP 45 ELBOW	EACH	1817-010	24	\$	2.78	15
,,,,,		CHEMTROL ONLY				`		
196	659-044-00011	1 1/2" SCH80 CPVC SLIP 45 ELBOW	EACH	1817-015	12	\$	5.58	10
130		CHEMTROL ONLY	2.0.1	1011 010	'-	•	0.00	
197	659-044-00012	2" SCH80 CPVC SLIP 45 ELBOW	EACH	1817-020	12	\$	6.25	10
197	009-044-00012	CHEMTROL ONLY		1011-020	'~	Ψ	0.20	"
100		3" SCH80 CPVC SLIP 45 ELBOW	EACH	1817-030	6	\$	16.00	6
198	659-044-00013	•	EACH	1017-030	1 "	*	10.00	"
		CHEMTROL ONLY	FAOL	1801-005	1 24	s	2.30	25
199	659-044-00014	1/2" SCH80 CPVC SLIP TEE	EACH	1601-005	24	3	2.30	25
	ALGERTALISTA PARTIES	CHEMTROL ONLY		4004.007		 		
200	659-044-00015	3/4" SCH80 CPVC SLIP TEE	EACH	1801-007	24	\$	2.32	15
		CHEMTROL ONLY			 	↓		
201	659-044-00016 -	1" SCH80 CPVC SLIP TEE	EACH	1801-010	24	\$	2.75	20
		CHEMTROL ONLY	_		1	<u> </u>		
202	659-044-00017	1 1/2" SCH80 CPVC SLIP TEE	EACH	1801-015	12	\$	6.75	10
		CHEMTROL ONLY		<u> </u>		<u> </u>		_
203	659-044-00018	2" SCH80 CPVC SLIP TEE	EACH	1801-020	12	\$	7.25	10
		CHEMTROL ONLY						
204	659-044-00019	3" SCH80 CPVC SLIP TEE	EACH	1801-030	6	\$	19.00	5
		CHEMTROL ONLY				l		
205	659-044-00020	1/2" SCH80 CPVC MALE ADAPTERS	EACH	1836-005	24	\$	1.30	25
		CHEMTROL ONLY				'		1
206	659-044-00021	3/4" SCH80 CPVC MALE ADAPTERS	EACH	1836-007	24	\$	1.60	25
		CHEMTROL ONLY	•.			'		
207	659-044-00022	1" SCH80 CPVC MALE ADAPTERS	EACH	1836-010	24	s	2.60	25
<u> </u>	000-04-00022	CHEMTROL ONLY		1000 0 10	1	•		
Signat	ure CO	Print David Guthart	Date 09/24/18	_				

ltom.	(Warehouse	Item Description	Sold	Vendor Part #	Annual		Price	Min. QTY Per
Item	Use Only)		by	1000 015	Usage	-	4.00	Order
208	659-044-00023	1 1/2" SCH80 CPVC MALE ADAPTERS	EACH	1836-015	12	\$	1.30	10
	41.59	CHEMTROL ONLY		1000 000	1- 10	 		4.0
209	659-044-00024	2" SCH80 CPVC MALE ADAPTERS	EACH	1836-020	12	\$	6.00	10
	for the first section	CHEMTROL ONLY				 		_
210	659-044-00025	3" SCH80 CPVC MALE ADAPTERS	EACH	1836-030	6	\$	27.00	5
		CHEMTROL ONLY						
211	659-044-00026	1/2" SCH80 CPVC FEMALE ADAPTERS	EACH	1835-005	24	\$	1.65	15
	i pri de l'impression de la company de l	CHEMTROL ONLY						
212	659-044-00027	3/4" SCH80 CPVC FEMALE ADAPTERS	EACH	1835-007	24	\$	1.75	10
		CHEMTROL ONLY						
213	659,044-00028	1" SCH80 CPVC FEMALE ADAPTERS	EACH	1835-010	24	\$	4.00	10
		CHEMTROL ONLY	,		Ì			
214	659-044-00029	1 1/2" SCH80 CPVC FEMALE ADAPTERS	EACH	1835-015	12	\$	4.80	5
		CHEMTROL ONLY						
215	659-044-00030	2" SCH80 CPVC FEMALE ADAPTERS	EACH	1835-020	12	\$	8.20	5
		CHEMTROL ONLY				'		
216	659-044-00031	3" SCH80 CPVC FEMALE ADAPTERS	EACH	1835-00	6	s	33.00	5
		CHEMTROL ONLY			_	*		
217	659-044-00035	1/2" SCH80 CPVC VITON TRUE UNION BALL VALVES	EACH	242037	12	\$	27.00	1
<u> </u>		CHEMTROL ONLY				*		·
218	659-044-00036	3/4" SCH80 CPVC VITON TRUE UNION BALL VALVES	EACH	241948	12	\$	33.00	1
		CHEMTROL ONLY	[3.01.]	E11010	'-	*	00.00	,
219	659-044-00037	1" SCH80 CPVC VITON TRUE UNION BALL VALVES	EACH	241849	12	\$	40.00	1
	700000	CHEMTROL ONLY	2,1011	211010	'-	*	70.00	'
220	659-044-00038	1 1/2" SCH80 CPVC VITON TRUE UNION BALL VALVES	EACH	322203	6	\$	63.00	1
220	- 00030	CHEMTROL ONLY	2011	322203	"	*	00.00	'
221	659-044-00039	2" SCH80 CPVC VITON TRUE UNION BALL VALVES	EACH	322210	6	\$	86.00	1
221	009-044-00009	CHEMTROL ONLY		322210	"	۳	80.00	1
222	659-044-00040	3" SCH80 CPVC VITON TRUE UNION BALL VALVES	EACH	74953	3	\$	261.00	1
222	089-044-00040	: CHEMTROL ONLY	EACH	74900	3	₹	201.00	'
223	659-044-00041 *-	1/2" SCH80 CPVC EPDM TRUE UNION BALL VALVES	EACH	242044	12	\$	24.00	1
223	535-044-0004122-	CHEMTROL ONLY	EACH	242044	'2	3	24.00	!
204	050 044 00040	3/4" SCH80 CPVC EPDM TRUE UNION BALL VALVES	EACH	241955	12	\$	30.00	1
224	659-044-00042		EACH	241900	12) 3	30.00	1
205	050 044 000/0	CHEMTROL ONLY	FAOU	0.14050	40	-	00.00	4
225	659-044-00043	1" SCH80 CPVC EPDM TRUE UNION BALL VALVES	EACH	241856	12	\$	36.00	1
		CHEMTROL ONLY				-		
226	659-044-00044	1 1/2" SCH80 CPVC EPDM TRUE UNION BALL VALVES	EACH	322265	6	\$	57.00	1 ,
	katestop (kidala)	CHEMTROL ONLY			<u> </u>	<u> </u>		<u> </u>
227	659-044-00045	2" SCH80 CPVC EPDM TRUE UNION BALL VALVES	EACH	322272	6	\$	79.00	1 1
		CHEMTROL ONLY						
228	659-044-00046	3" SCH80 CPVC EPDM TRUE UNION BALL VALVES	EACH	748270	3	\$	235.00	1
		CHEMTROL ONLY						
 I	1 1	V1						
Signal	ure 1	Print David Guthart Da	to 09/24/19					
- igilidi	~! ~ <u>~:</u> X	A I TAKE TO THE DAVID COUNTRY DA	<u></u>					

ltem	(Warehouse Use Only)	Item Description	Sold by	Vendor Part #	Annual Usage	Price	Min. QTY Pe Order
229	659-044-00047	1/2" SCH80 CPVC VITON TRUE UNION CHECK VALVES CHEMTROL ONLY	EACH	735676	12	\$ 20.00	1
230	659-044-00048	3/4" SCH80 CPVC VITON TRUE UNION CHECK VALVES CHEMTROL ONLY	EACH	735683	12	\$ 23.00	1
231	659-044-00049	1" SCH80 CPVC VITON TRUE UNION CHECK VALVES CHEMTROL ONLY	EACH	735690	12	\$ 29.00	1
232	659-044-00050	1 1/2" SCH80 CPVC VITON TRUE UNION CHECK VALVES CHEMTROL ONLY	EACH	735713	6	\$ 48.00	1
233	659-044-00051	2" SCH80 CPVC VITON TRUE UNION CHECK VALVES CHEMTROL ONLY	EACH	735720	6	\$ 66.00	1
234	659-044-00052	3" SCH80 CPVC VITON TRUE UNION CHECK VALVES CHEMTROL ONLY	EACH	735645	3	\$ 184.00	1
235	659-044-00053-	1/2" SCH80 CPVC EPDM TRUE UNION CHECK VALVES CHEMTROL ONLY	EACH	735324	12	\$ 18.00	1
236_	659-044-00054	3/4" SCH80 CPVC EPDM TRUE UNION CHECK VALVES CHEMTROL ONLY	EACH	735331	12	\$ 22.00	1
237	659-044-00055	1" SCH80 CPVC EPDM TRUE UNION CHECK VALVES CHEMTROL ONLY	EACH	735348	12	\$ 26.00	1
238	659-044-00056	1 1/2" SCH80 CPVC EPDM TRUE UNION CHECK VALVES CHEMTROL ONLY	EACH	735362	6	\$ 43.00	1
239	659-044-00057	2" SCH80 CPVC EPDM TRUE UNION CHECK VALVES CHEMTROL ONLY	EACH	735379	6	\$ 60.00	1
240	659-044-00058	3" SCH80 CPVC EPDM TRUE UNION CHECK VALVES CHEMTROL ONLY	EACH	73524	3	\$ 163.00	1
241	659-044-00059	1/2" X CLOSE SCH80 CPVC NIPPLE CHEMTROL ONLY	EACH	NB	24		
242	659-044-00060	3/4" X CLOSE SCH80 CPVC NIPPLE CHEMTROL ONLY	EACH	NB	24		
243	659-044-00061	1" X CLOSE SCH80 CPVC NIPPLE CHEMTROL ONLY	EACH	NB	24		
244	659-044-00062	2" X CLOSE SCH80 CPVC NIPPLE CHEMTROL ONLY	EACH	NB	12		1
245	659-044-00063	3" X CLOSE SCH80 CPVC NIPPLE CHEMTROL ONLY	EACH	NB	6		
246	659-044-00064	1/2" X 6" SCH80 CPVC NIPPLE CHEMTROL ONLY	EACH	NB	24		
247	659-044-00065	3/4" X 6" SCH80 CPVC NIPPLE CHEMTROL ONLY	EACH	NB	24		
248	659-044-00066	1" X 6" SCH80 CPVC NIPPLE CHEMTROL ONLY	EACH	NB	24		-
249	659-044-00067	2" X 6" SCH80 CPVC NIPPLE CHEMTROL ONLY	EACH	NB	12		

Print David Guthart Date 09/24/18

	(Warehouse	Item Description	Sold	Vendor Part#	Annual	Price	Min. QTY Per
item	Use Only)		by		Usage		Order
250	659-044-00069	1/2" X 12" SCH80 CPVC NIPPLE	EACH	NB	24		
		CHEMTROL ONLY					
251	659-044-00070	3/4" X 12" SCH80 CPVC NIPPLE	EACH	NB	24		
		CHEMTROL ONLY					
252	659-044-00071	1" X 12" SCH80 CPVC NIPPLE	EACH	NB	24		
		CHEMTROL ONLY					
253	659-044-00072	2" X 12" SCH80 CPVC NIPPLE	EACH	NB	12		
	38898893934638334343	CHEMTROL ONLY					
254	659-044-00073	3" X 12" SCH80 CPVC NIPPLE	EACH	NB	6		
		CHEMTROL ONLY	1		1		
255	659-044-00074	1/2" SCH80 CPVC SLIP COUPLINGS	EACH	NB	24		
	659-044-00074	CHEMTROL ONLY			1		ĺ
256	659-044-00075	3/4" SCH80 CPVC SLIP COUPLINGS	EACH	NB	24		
		CHEMTROL ONLY					
257	659-044-00076	1" SCH80 CPVC SLIP COUPLINGS	EACH	NB	24		
		CHEMTROL ONLY					
258	659-044-00077	1 1/2" SCH80 CPVC SLIP COUPLINGS	EACH	NB	12		
		CHEMTROL ONLY			1 - 1		
259	659-044-00078	2" SCH80 CPVC SLIP COUPLINGS	EACH	NB	12		·
-		CHEMTROL ONLY					
260	659-044-00079	1" X 1/2" SCH80 CPVC SLIP REDUCING BUSHING	EACH	NB	12		
		CHEMTROL ONLY	- · · · ·		1 - 1		
261	659-044-00080	1" X 3/4" SCH80 CPVC SLIP REDUCING BUSHING	EACH	NB	12		-
		CHEMTROL ONLY			'-		1
262	659-044-00081	1" X 2" SCH80 CPVC SLIP REDUCING BUSHING	EACH	NB	12		
		CHEMTROL ONLY			'-		
263	659-044-00082	1/2" X 3/4" SCH80 CPVC SLIP REDUCING BUSHING	EACH	NB	12		
		CHEMTROL ONLY			·-		
		- ;		,	 		/
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Print David Guthart Date 09/24/18



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 9/21/2018

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

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

PRODUCER CO	CONTACT NAME: Cheryl Smith				
Arthur J. Gallagher Risk Management Services, Inc.	PHONE (972) 813-2165 FAX (AIC, No. Ext): (972) 813-2165				
5420 LBJ Freeway, Suite 400	E-MAIL Appress: Cheryl Smith@ajg.com				
Dallas TX 75240	INSURER(S) AFFORDING COVERAGE				
INS	SURER A : Phoenix Insurance Company	25623			
INSURED MORSINC-01 INS	SURER B: Travelers Property Casualty Co of Am	erica <u>25674</u>			
MORSCO, Inc. Named Insured Continued See Attached	INSURER C : XL Specialty Insurance Company				
	INSURER D: Travelers Indemnity Company				
Fort Worth TX 76102 INS	INSURER E : Continental Insurance Company				
ins	INSURER F:				

COVERAGES CERTIFICATE NUMBER: 495600764 REVISION NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDL SUBR POLICY EFF MW/DD/YYYY) POLICY EXP TYPE OF INSURANCE **POLICY NUMBER** LIMITS X COMMERCIAL GENERAL LIABILITY 660-1C408966-PHX-17 Υ 12/31/2017 12/31/2018 EACH OCCURRENCE \$ 1,000,000 DAMAGE TO RENTED PREMISES (Es occurrence) CLAIMS-MADE X OCCUR \$300,000 MED EXP (Any one person) \$5,000 PERSONAL & ADV INJURY \$1,000,000

GEN'L AGGREGATE LIMIT APPLIES PER: GENERAL AGGREGATE \$ 2,000,000 POLICY X PRO- X LOC PRODUCTS - COMP/OP AGG \$2,000,000 OTHER: COMBINED SINGLE LIMIT **AUTOMOBILE LIABILITY** TC2J-CAP-5H600032-17 9/30/2017 12/31/2018 \$1,000,000 В (Ea accident) ANY AUTO BODILY INJURY (Per person) Х \$ OWNED AUTOS ONLY HIRED SCHEDULED **BODILY INJURY (Per accident)** S AUTOS NON-OWNED PROPERTY DAMAGE \$ AÜTÖS ONLY AUTOS ONLY \$ C Х **UMBRELLA LIAB** Х US00066020U17A 9/30/2017 12/31/2018 OCCUR **EACH OCCURRENCE** \$ 25,000,000 EXCESS LIAB CLAIMS-MADE AGGREGATE \$25,000,000 DED X RETENTION \$ 10,000 WORKERS COMPENSATION TC2K-UB-5H600161-17 12/31/2017 12/31/2018 D PER STATUTE AND EMPLOYERS' LIABILITY ANYPROPRIETOR/PARTNER/EXECUTIVE E.L. EACH ACCIDENT \$ 1,000,000 N NIA OFFICER/MEMBER EXCLUDED? (Mandatory In NH) E.L. DISEASE - EA EMPLOYEE \$ 1,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
General Liability coverage includes blanket additional insured status and blanket waiver of subrogation per policy form Xtend Endorsement for Commercial Industries CG D4 58 07/13 and Blanket Additional Insured (Contractors) CG D2 46 08 05. General Liability policy contains Primary and Noncontributory for additional insured per form CG D0 37 04 05, where required by written contract.

9/30/2017

12/31/2019

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Automobile Liability coverage includes blanket Additional Insured and Waiver of Subrogation as required by written contract or written agreement under policy endorsements CA T4 37 02 16 and CA T3 40 02 15 and Blanket Additional Insured - Primary & Non-Contributory under form CA T4 74 02 16.

Workers Compensation includes a Blanket Waiver of Subrogation Endorsement WC 00 03 13(00) - 001. Workers Compensation coverage provided for all See Attached...

CERTIFICATE HOLDER	CANCELLATION
City of Boynton Beach 100 E Boynton Beach Boulevard	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
PO Box 310 Boynton Beach FL 33425	Wes Val Voor

E.L. DISEASE - POLICY LIMIT

Each Occurrence General Aggregate Excess Of \$ 1,000,000

25,000,000 25,000,000 25,000,000

lf yes, describe under DESCRIPTION OF OPERATIONS below

Excess Liability Transit/Bailee's Details Shown In Description of Operations

AGENCY CUSTON	R ID:	: MORSINC-01
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LOC#:



ADDITIONAL REMARKS SCHEDULE

Page _ 1 _ of _ 1

Arthur J. Gallagher Risk Management Services, Inc.		MORSCO, Inc. Named Insured Continued See Attached					
POLICY NUMBER	100 East 15th Street, Suite 200 Fort Worth TX 76102						
CARRIER	NAIC CODE						
		EFFECTIVE DATE:					
ADDITIONAL REMARKS							
THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACO							
FORM NUMBER: 25 FORM TITLE: CERTIFICATE OF	LIABILITY II	NSURANCE					
states except OH, ND, WA, WY.							
included in this certificate.		ate of insurance including any and all endorsements and extensions of coverage					
Transit/Bailee's: Property Policy #061818959 American Home Assurance Company / AIG Property & Casualty Group Effective dates: 9/30/17 - 12/31/19 Special Form Coverage Property in Transit / Bailee's limit: \$1,000,000 Transit/Bailee's includes Waiver of Subrogation in the Commercial Property Policy Form 113813 (1/17). Transit/Bailee's includes wording to include Mortgagee, Lender or Similar Interest as their interest may appear as shown on Certificates of Insurance or any endorsement attached to and forming a part of the policy.							
Bid No. 040-1412-18/MFD Additional Insured & Waiver of Subrogation in favor of City of Boynt	on Beach wh	nere required by written contract.					



Arthur J. Gallagher & Co.

MORSCO, Inc. NAMED INSURED SCHEDULE

Name
MORSCO, Inc.
Patriot Supply Holdings, Inc.
Patriot Supply Intermediate, Inc.
Morrison Supply Company, LLC
Express Pipe & Supply Co. LLC
FWC Supply, LLC
WS Supply, LLC
Supply Source Dynamics, Inc
Fortiline, LLC
Fortiline, Inc.
MORSCO Supply, LLC
DBA's
Morrison Supply Company, LLC DBA Builders Discount Appliance Mart
Morrison Supply Company, LLC DBA American Supply
Morrison Supply Company, LLC DBA American Supply Company
Morrison Supply Company, LLC, Express Pipe & Supply Co., LLC and FWC Supply, LLC DBA Expressions Home Gallery
Morrison Supply Company, LLC and Express Pipe & Supply Co., LLC DBA Kiva Kitchen and Bath
Morrison Supply Company, LLC DBA Empire Plumbing Supply
Morrison Supply Company, LLC DBA EP Supply
Morrison Supply Company, LLC DBA Dixie Utility Supply
Morrison Supply Company, LLC DBA Western Wholesale Supply Co.
Morrison Supply Company, LLC DBA Murray Supply Company
Morrison Supply Company, LLC DBA DeVore & Johnson
WS Supply, LLC DBA Wholesale Specialities
FWC Supply, LLC DBA Famsworth Wholesale Supply
Mainline Holding Company, LLC
Mainline Supply of Asheville, LLC
Mainline Supply of Atlanta, LLC
Mainline Supply of Charlotte, LLC
Mainline Supply of Greensboro, LLC
Mainline Supply of Greenville, LLC
Mainline Supply of Jonesboro, LLC
Mainline Supply of Florida, LLC
Mainline Supply of South Carolina, LLC
Mainline Holding Company, Profit Sharing
Mainly Supply Company, Inc. (old pipeline)
Eagle Underground Utility Supply, Inc.
Pipeline Sales, LLC
PSCI Acquisition Corporation
Pipeline Supply Company, LLC
MSC Waterworks LLC
MSC Waterworks Company Inc.
MSC Waterworks of Atlanta, LLC
DeVore & Johnson
Express Pipe & Suppiy
Expressions Home Gallery
Farnsworth Wholesale Supply
FWC Supply
Kiva Kitchen & Bath
Morrison Supply Company
Murray Supply Company
Wholesale Specialities
WS Supply

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THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

XTEND ENDORSEMENT FOR COMMERCIAL INDUSTRIES

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

GENERAL DESCRIPTION OF COVERAGE – This endorsement broadens coverage. However, coverage for any injury, damage or medical expenses described in any of the provisions of this endorsement may be excluded or limited by another endorsement to this Coverage Part, and these coverage broadening provisions do not apply to the extent that coverage is excluded or limited by such an endorsement. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the provisions of this endorsement and the rest of your policy carefully to determine rights, duties, and what is and is not covered.

- A. Broadened Named Insured
- B. Blanket Additional Insured Broad Form Vendors
- C. Damage To Premises Rented To You
 - Perils of fire, explosion, lightning, smoke, water
 - Limit increased to \$300,000
- D. Blanket Waiver Of Subrogation
- E. Blanket Additional Insured Owners, Managers Or Lessors Of Premises
- F. Blanket Additional Insured Lessors Of Leased Equipment
- G. Incidental Medical Malpractice
- H. Personal Injury Assumed By Contract
- I. Amended Bodily Injury Definition

PROVISIONS

A. BROADENED NAMED INSURED

 The following is added to SECTION II – WHO IS AN INSURED:

Any organization, other than a partnership or joint venture, over which you maintain ownership or majority interest on the effective date of the policy qualifies as a Named Insured. However, coverage for any such organization will cease as of the date during the policy period that you no longer maintain ownership of, or majority interest in, such organization.

- The following replaces Paragraph 4.a. of SECTION II – WHO IS AN INSURED:
 - a. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier, unless reported in writing to us within 180 days.

- J. Bodily Injury To Co-Employees And Co-Volunteer Workers
- K. Aircraft Chartered With Crew
- L. Non-Owned Watercraft Increased From 25 Feet To 50 Feet
- M. Increased Supplementary Payments
 - Cost of bail bonds increased to \$2,500
 - Loss of earnings increased to \$500 per day
- N. Medical Payments Increased Limit
- O. Knowledge And Notice Of Occurrence Or Offense
- P. Unintentional Omission
- Q. Reasonable Force Bodily Injury Or Property Damage

B. BLANKET ADDITIONAL INSURED - BROAD FORM VENDORS

The following is added to SECTION II – WHO IS AN INSURED:

Any person or organization that is a vendor and that you have agreed in a written contract or agreement to include as an additional insured on this Coverage Part is an insured, but only with respect to liability for "bodily injury" or "property damage" that:

- a. Is caused by an "occurrence" that takes place after you have signed and executed that contract or agreement; and
- b. Arises out of "your products" which are distributed or sold in the regular course of such yendor's business.

The insurance provided to such vendor is subject to the following provisions:

- a. The limits of insurance provided to such vendor will be the limits which you agreed to provide in the written contract or agreement, or the limits shown in the Declarations of this Coverage Part, whichever are less.
- b. The insurance provided to such vendor does not apply to:
 - (1) "Bodily injury" or "property damage" for which the vendor is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages that the vendor would have in the absence of the contract or agreement;
 - (2) Any express warranty unauthorized by you:
 - (3) Any physical or chemical change in your products made intentionally by such vendor;
 - (4) Repackaging, unless unpacked solely for the purpose of inspection, demonstration, testing, or the substitution of parts under instructions from the manufacturer, and then repackaged in the original container;
 - (5) Any failure to make such inspections, adjustments; tests or servicing as vendors agree to perform or normally undertake to perform in the regular course of business, in connection with the distribution or sale of "your products";
 - (6) Demonstration, installation, servicing or repair operations, except such operations performed at such vendor's premises in connection with the sale of "your products": or
 - (7) "Your products" which, after distribution or sale by you, have been labeled or relabeled or used as a container, part or ingredient of any other thing or substance by or for such vendor.

Coverage under this provision does not apply to:

- a. Any person or organization from whom you have acquired "your products"; or any ingredient, part or container entering into, accompanying or containing such products; or
- Any vendor for which coverage as an additional insured specifically is scheduled by endorsement.

C. DAMAGE TO PREMISES RENTED TO YOU

1. The following replaces the last paragraph of Paragraph 2., Exclusions, of SECTION 1 - COVERAGES - COVERAGE A BODILY IN-

JURY AND PROPERTY DAMAGE LIABIL-

Exclusions c. through n. do not apply to damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by:

- a. Fire:
- b. Explosion;
- c. Lightning;
- Smoke resulting from such fire, explosion, or lightning; or
- e. Water.

A separate limit of insurance applies to such damage to premises as described in Paragraph 6, of Section III – Limits Of Insurance.

This insurance does not apply to damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by:

- Rupture, bursting, or operation of pressure relief devices;
- Rupture or bursting due to expansion or swelling of the contents of any building or structure, caused by or resulting from water;
- c. Explosion of steam boilers, steam pipes, steam engines, or steam turbines.
- 2. The following replaces Paragraph 6. of SECTION III LIMITS OF INSURANCE:

Subject to 5. above, the Damage To Premlses Rented To You Limit is the most we will pay under Coverage A for damages because of "property damage" to any one premises while rented to you, or temporarily occupied by you with permission of the owner, caused by fire; explosion; lightning smoke resulting from such fire, explosion, or lightning; or water. The Damage To Premises Rented To You Limit will apply to all damage proximately caused by the same "occurrence", whether such damage results from fire; explosion; lightning; smoke resulting from such fire, explosion, or lightning; water; or any combination of any of these.

The Damage To Premises Rented To You Limit will be the higher of:

- a. \$300,000; or
- b. The amount shown on the Declarations of this Coverage Part for Damage To Premises Rented To You Limit.

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- The following replaces Paragraph a. of the definition of "insured contract" in the DEFINI-TIONS Section:
 - a. A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by:
 - (1) Fire;
 - (2) Explosion;
 - (3) Lightning;
 - (4) Smoke resulting from such fire, explosion, or lightning; or
 - (5) Water.

is not an "insured contract";

- The following replaces Paragraph 4.b.(1)(b) of SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:
 - (b) That is insurance for premises rented to you, or temporarily occupied by you with the permission of the owner;

D. BLANKET WAIVER OF SUBROGATION

The following is added to Paragraph 8., Transfer Of Rights Of Recovery Against Others To Us, of SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS:

We walve any right of recovery we may have against any person or organization because of payments we make for injury or damage arising out of premises owned or occupied by or rented or loaned to you; ongoing operations performed by you or on your behalf, done under a contract with that person or organization; "your work"; or "your products". We waive this right where you have agreed to do so as part of a written contract, executed by you prior to loss.

E. BLANKET ADDITIONAL INSURED - OWNERS, MANAGERS OR LESSORS OF PREMISES

The following is added to SECTION II – WHO IS AN INSURED:

Any person or organization that is a premises owner, manager or lessor and that you have agreed in a written contract or agreement to name as an additional insured on this Coverage Part is an insured, but only with respect to liability for "bodily injury", "property damage", "personal injury" or "advertising injury" that:

- a. Is "bodily injury" or "property damage" caused by an "occurrence" that takes place, or "personal injury" or "advertising injury" caused by an offense that is committed, after you have signed and executed that contract or agreement; and
- Arises out of the ownership, maintenance or use of that part of any premises leased to you.

The insurance provided to such premises owner, manager or lessor is subject to the following provisions:

- a. The limits of insurance provided to such premises owner, manager or lessor will be the limits which you agreed to provide in the written contract or agreement, or the limits shown on the Declarations of this Coverage Part, whichever are less.
- b. The insurance provided to such premises owner, manager or lessor does not apply to:
 - (1) "Bodily injury" or "property damage" caused by an "occurrence" that takes place, or "personal injury" or "advertising injury" caused by an offense that is committed, after you cease to be a tenant in that premises; or
 - (2) Structural alterations, new construction or demolition operations performed by or on behalf of such premises owner, manager or lessor.
- c. The insurance provided to such premises owner, manager or lessor is excess over any valid and collectible other insurance available to such premises owner, manager or lessor, unless you have agreed in a written contract for this insurance to apply on a primary or contributory basis.

F. BLANKET ADDITIONAL INSURED - LESSORS OF LEASED EQUIPMENT

The following is added to SECTION II – WHO IS AN INSURED:

Any person or organization that is an equipment lessor and that you have agreed in a written contract or agreement to include as an additional insured on this Coverage Part is an insured, but only with respect to liability for "bodily Injury", "property damage", "personal injury" or "advertising injury" that:

a. Is "bodily injury" or "property damage" caused by an "occurrence" that takes place, or "personal injury" or "advertising injury" caused by an offense that is committed, after you have

- signed and executed that contract or agreement: and
- b. Is caused, in whole or in part, by your acts or omissions in the maintenance, operation or use by you of equipment leased to you by such equipment lessor.

The insurance provided to such equipment lessor is subject to the following provisions:

- a. The limits of insurance provided to such equipment lessor will be the limits which you agreed to provide in the written contract or agreement, or the limits shown on the Declarations of this Coverage Part, whichever are less.
- b. The insurance provided to such equipment lessor does not apply to any "bodily injury" or "property damage" caused by an "occurrence" that takes place, or "personal injury" or "advertising injury" caused by an offense that is committed, after the equipment lease expires.
- c. The insurance provided to such equipment lessor is excess over any valid and collectible other insurance available to such equipment lessor, unless you have agreed in a written contract for this insurance to apply on a primary or contributory basis.

G. INCIDENTAL MEDICAL MALPRACTICE

 The following is added to the definition of "occurrence" in the DEFINITIONS Section:

Unless you are in the business or occupation of providing professional health care services, "occurrence" also means an act or omission committed in providing or failing to provide "incidental medical services" to a person.

2. The following is added to the DEFINITIONS Section:

"Incidental medical services" means:

- Medical, surgical, dental, laboratory, x-ray or nursing service or treatment, advice or instruction, or the related furnishing of food or beverages:
- b. The furnishing or dispensing of drugs or medical, dental, or surgical supplies or appliances;
- c. First aid; or
- d. "Good Samaritan services".

"Good Samaritan services" means any emergency medical services for which no compensation is demanded or received.

3. The following is added to Paragraph 2.a.(1) of SECTION II - WHO IS AN INSURED:

Unless you are in the business or occupationof providing professional health care services, Paragraphs (1)(a), (b), (c) and (d) above do not apply to any "bodily injury" arising out of any providing or failing to provide "incidental medical services" by any of your "employees", other than an employed doctor. Any such "employees" providing or failing to provide "incidental medical services" during their work hours for you will be deemed to be acting within the scope of their employment by you or performing duties related to the conduct of your business.

4. The following exclusion is added to Paragraph 2., Exclusions, of SECTION I - COV-**ERAGES - COVERAGE A BODILY INJURY** AND PROPERTY DAMAGE LIABILITY:

Sale Of Pharmaceuticals

"Bodily injury" or "property damage" arising out of the willful violation of a penal statute or ordinance relating to the sale of pharmaceuticals committed by, or with the knowledge or consent of the insured.

The following is added to Paragraph 5. of SECTION III - LIMITS OF INSURANCE:

For the purposes of determining the applicable Each Occurrence Limit, all related acts or omissions committed in the providing or falling to provide "incidental medical services" to any one person will be considered one "occurrence".

6. The following is added to Paragraph 4.b., Excess Insurance, of SECTION IV - COM-MERCIAL GENERAL LIABILITY CONDI-TIONS:

This insurance is excess over any valid and collectible other insurance, whether primary, excess, contingent or on any other basis, that is available to any of your "employees" for "bodily injury" that arises out of providing or failing to provide "incidental medical services". to any person to the extent not subject to Paragraph 2.a.(1) of SECTION II - WHO IS: AN INSURED.

- H. PERSONAL INJURY ASSUMED BY CON-TRACT
 - The following replaces Exclusion e., Contractual Liability, in Paragraph 2. of SECTION I-- COVERAGES - COVERAGE B PER-SONAL AND ADVERTISING INJURY LI-**ABILITY:**



e. Contractual Liability

"Personal injury" or "advertising injury" for which the insured is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to:

- Liability for damages that the insured would have in the absence of the contract or agreement; or
- (2) Liability for damages because of "personal injury" assumed in a contract or agreement that is an "insured contract", provided that the "personal injury" is caused by an offense committed subsequent to the execution of the contract or agreement. Solely for the purposes of liability assumed in an "insured contract", reasonable attorneys fees and necessary litigation expenses incurred by or for a party other than an insured will be deemed to be damages because of "personal injury", provided that:
 - (a) Liability to such party for, or for the cost of, that party's defense has also been assumed in the same "insured contract"; and
 - (b) Such attorney fees and litigation expenses are for defense of that party against a civil or alternative dispute resolution proceeding in which damages to which this insurance applies are alleged.
- The following replaces the third sentence of Paragraph 2. of SUPPLEMENTARY PAY-MENTS - COVERAGES A AND B:

Notwithstanding the provisions of Paragraph 2.b.(2) of Section I – Coverage A – Bodily Injury And Property Damage Liability or Paragraph 2.e. of Section I – Coverage B – Personal and Advertising Injury Liability, such payments will not be deemed to be damages because of "bodily injury", "property damage" or "personal injury", and will not reduce the limits of insurance.

- The following replaces Paragraph 2.d. of SUPPLEMENTARY PAYMENTS - COVER-AGES A AND B:
 - d. The allegations in the "suit" and the information we know about the "occurrence" or offense are such that no conflict appears to exist between the interests of

the insured and the interests of the indemnitee;

- 4. The following replaces the first subparagraph of Paragraph f. of the definition of "insured contract" in the DEFINITIONS Section:
 - f. That part of any other contract or agreement pertaining to your business (including an indemnification of a municipality in connection with work performed for a municipality) under which you assume the tort liability of another party to pay for "bodily injury," "property damage" or "personal injury" to a third person or organization. Tort liability means a liability that would be imposed by law in the absence of any contract or agreement.

I. AMENDED BODILY INJURY DEFINITION

The following replaces the definition of "bodily injury" in the DEFINITIONS Section:

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

J. BODILY INJURY TO CO-EMPLOYEES AND CO-VOLUNTEER WORKERS

The following is added to Paragraph 2.a.(1) of SECTION II – WHO IS AN INSURED:

Paragraph (1)(a) above does not apply to "bodily injury" to a co-"employee" in the course of the co"employee's" employment by you or performing duties related to the conduct of your business, or to "bodily injury" to your other "volunteer workers" while performing duties related to the conduct of your business.

K. AIRCRAFT CHARTERED WITH CREW

The following is added to Exclusion g., Aircraft, Auto Or Watercraft, in Paragraph 2. of SECTION I – COVERAGES – COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:

This exclusion does not apply to an aircraft that is:

- (a) Chartered with crew to any insured;
- (b) Not owned by any insured; and
- (c) Not being used to carry any person or property for a charge.

L. NON-OWNED WATERCRAFT

The following replaces Paragraph (2) of Exclusion g., Aircraft, Auto Or Watercraft, in Paragraph 2. of SECTION I – COVERAGES – COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:

- (2) A watercraft you do not own that is:
 - (a) Fifty feet long or less; and
 - (b) Not being used to carry any person or property for a charge.
- 2. The following is added to Paragraph 2. of SECTION II WHO IS AN INSURED:

Any person or organization that, with your express or implied consent, either uses or is responsible for the use of a watercraft that you do not own that is:

- (1) Fifty feet long or less; and
- (2) Not being used to carry any person or property for a charge.

M. INCREASED SUPPLEMENTARY PAYMENTS

- The following replaces Paragraph 1.b. of SUPPLEMENTARY PAYMENTS - COVER-AGES A AND B of SECTION I - COVER-AGES:
 - b. Up to \$2,500 for cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the Bodily Injury Liability Coverage applies. We do not have to furnish these bonds.
- 2. The following replaces Paragraph 1.d. of SUPPLEMENTARY PAYMENTS COVERAGES A AND B of SECTION I COVERAGES:
 - d. All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to \$500 a day because of time off from work.
- N. MEDICAL PAYMENTS INCREASED LIMIT

The following replaces Paragraph 7. of SECTION III – LIMITS OF INSURANCE:

- 7. Subject to 5. above, the Medical Expense Limit is the most we will pay under Coverage C. for all medical expenses because of "bodlly injury" sustained by any one person, and will be the higher of:
 - (a) \$10,000; or
 - (b) The amount shown on the Declarations of this Coverage Part for Medical Expense Limit.
- O. KNOWLEDGE AND NOTICE OF OCCUR-RENCE OR OFFENSE

The following is added to Paragraph 2., Duties In The Event of Occurrence, Offense, Claim or Suit, of SECTION IV — COMMERCIAL GENERAL LIABILITY CONDITIONS:

- e. The following provisions apply to Paragraph a. above, but only for the purposes of the insurance provided under this Coverage Part to you or any insured listed in Paragraph 1. or 2. of Section II – Who Is An Insured:
 - (1) Notice to us of such "occurrence" or offense must be given as soon as practicable only after the "occurrence" or offense is known to you (if you are an individual), any of your partners or members who is an individual (if you are a partnership or joint venture), any of your managers who is an individual (if you are a limited liability company), any of your trustees who is an individual (if you are a trust), any of your "executive officers" or directors (if you are an organization other than a partnership, joint venture, limited liability company or trust) or any "employee" authorized by you to give notice of an "occurrence" or offense.
 - (2) If you are a partnership, joint venture, limited liability company or trust, and none of your partners, joint venture members, managers or trustees are individuals, notice to us of such "occurrence" or offense must be given as soon as practicable only after the "occurrence" or offense is known by:
 - (a) Any individual who is:
 - (i) A partner or member of any partnership or joint venture;
 - (ii) A manager of any limited liability company;
 - (iii) A trustee of any trust; or
 - (iv) An executive officer or director of any other organization:

that is your partner, Joint venture member, manager or trustee; or

- (b) Any "employee" authorized by such partnership, joint venture, limited liability company, trust or other organization to give notice of an "occurrence" or offense.
- (3) Notice to us of such "occurrence" or offense will be deemed to be given as soon as practicable if it is given in good faith as soon as practicable to your workers' compensation insurer. This applies only if you subsequently give notice to us of the "occurrence" or offense as soon as practicable after any of the persons described in Paragraphs e.(1) or (2) above discov-

ers that the "occurrence" or offense may result in sums to which the insurance provided under this Coverage Part may apply.

However, if this policy includes an endorsement that provides limited coverage for "bodily injury" or "property damage" or pollution costs arising out of a discharge, release or escape of "pollutants" which contains a requirement that the discharge, release or escape of "pollutants" must be reported to us within a specific number of days after its abrupt commencement, this Paragraph e. does not affect that requirement.

P. UNINTENTIONAL OMISSION

The following is added to Paragraph 6., Representations, of SECTION IV — COMMERCIAL GENERAL LIABILITY CONDITIONS:

The unintentional omission of, or unintentional error in, any information provided by you which we relied upon in issuing this policy will not prejudice your rights under this insurance. However, this provision does not affect our right to collect additional premium or to exercise our rights of cancellation or nonrenewal in accordance with applicable insurance laws or regulations.

Q. REASONABLE FORCE - BODILY INJURY OR PROPERTY DAMAGE

The following replaces Exclusion a., Expected Or Intended Injury, in Paragraph 2. of SECTION I – COVERAGES – COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:

a. Expected or Intended Injury or Damage

"Bodily injury" or "property damage" expected or intended from the standpoint of the insured. This exclusion does not apply to "bodily injury" or "property damage" resulting from the use of reasonable force to protect any person or property.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

BLANKET ADDITIONAL INSURED (CONTRACTORS)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

- WHO IS AN INSURED (Section II) is amended to include any person or organization that you agree in a "written contract requiring insurance" to include as an additional insured on this Coverage Part, but:
 - a) Only with respect to liability for "bodily injury", "property damage" or "personal injury"; and
 - b) If, and only to the extent that, the injury or damage is caused by acts or omissions of you or your subcontractor in the performance of "your work" to which the "written contract requiring insurance" applies. The person or organization does not qualify as an additional insured with respect to the independent acts or omissions of such person or organization.
- 2. The insurance provided to the additional insured by this endorsement is limited as follows:
 - a) In the event that the Limits of Insurance of this Coverage Part shown in the Declarations exceed the limits of liability required by the "written contract requiring insurance", the insurance provided to the additional insured shall be limited to the limits of liability required by that "written contract requiring insurance". This endorsement shall not increase the limits of insurance described in Section III – Limits Of Insurance.
 - b) The insurance provided to the additional insured does not apply to "bodily injury", "property damage" or "personal injury" arising out of the rendering of, or failure to render, any professional architectural, engineering or surveying services, including:
 - The preparing, approving, or falling to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders or change orders, or the preparing, approving, or failing to prepare or approve, drawings and specifications; and
 - ii. Supervisory, inspection, architectural or engineering activities.

- c) The insurance provided to the additional insured does not apply to "bodly injury" or "property damage" caused by "your work" and included in the "products-completed operations hazard" unless the "written contract requiring insurance" specifically requires you to provide such coverage for that additional insured, and then the insurance provided to the additional insured applies only to such "bodily injury" or "property damage" that occurs before the end of the period of time for which the "written contract requiring insurance" requires you to provide such coverage or the end of the policy period, whichever is earlier.
- 3. The insurance provided to the additional insured by this endorsement is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured for a loss we cover under this endorsement. However, if the "written contract requiring insurance" specifically requires that this insurance apply on a primary basis or a primary and non-contributory basis, this insurance is primary to "other insurance" available to the additional insured which covers that person or organization as a named insured for such loss, and we will not share with that "other insurance". But the insurance provided to the additional insured by this endorsement still is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured when that person or organization is an additional insured under such "other insurance".
- 4. As a condition of coverage provided to the additional insured by this endorsement:
 - a) The additional insured must give us written notice as soon as practicable of an "occurrence" or an offense which may result in a claim. To the extent possible, such notice should include:

COMMERCIAL GENERAL LIABILITY

- How, when and where the "occurrence" or offense took place;
- The names and addresses of any injured persons and witnesses; and
- iii. The nature and location of any injury or damage arising out of the "occurrence" or offense.
- b) If a claim is made or "suit" is brought against the additional insured, the additional insured must:
 - Immediately record the specifics of the claim or "suit" and the date received; and
 - ii. Notify us as soon as practicable.

The additional insured must see to it that we receive written notice of the claim or "suit" as soon as practicable:

- c) The additional insured must immediately send us copies of all legal papers received in connection with the claim or "suit", cooperate with us in the investigation or settlement of the claim or defense against the "suit", and otherwise comply with all policy conditions.
- d) The additional insured must tender the defense and indemnity of any claim or "suit" to

any provider of "other insurance" which would cover the additional insured for a loss we cover under this endorsement. However, this condition does not affect whether the insurance provided to the additional insured by this endorsement is primary to "other insurance" available to the additional insured which covers that person or organization as a named insured as described in paragraph 3. above.

 The following definition is added to SECTION V. - DEFINITIONS:

"Written contract requiring insurance" means that part of any written contract or agreement under which you are required to include a person or organization as an additional insured on this Coverage Part, provided that the "bodily injury" and "property damage" occurs and the "personal injury" is caused by an offense committed:

- After the signing and execution of the contract or agreement by you;
- While that part of the contract or agreement is in effect; and
- c. Before the end of the policy period.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

OTHER INSURANCE - ADDITIONAL INSUREDS

This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE PART

PROVISIONS

COMMERCIAL GENERAL LIABILITY CONDITIONS (Section IV), Paragraph 4. (Other Insurance), is amended as follows:

1. The following is added to Paragraph a. Primary Insurance:

However, if you specifically agree in a written contract or written agreement that the insurance provided to an additional insured under this Coverage Part must apply on a primary basis, or a primary and non-contributory basis, this insurance is primary to other insurance that is available to such additional insured which covers such additional insured as a named insured, and we will not share with that other insurance, provided that:

a. The "bodily injury" or "property damage" for which coverage is sought occurs; and

- b. The "personal injury" or "advertising injury" for which coverage is sought arises out of an offense committed
- subsequent to the signing and execution of that contract or agreement by you.
- 2. The first Subparagraph (2) of Paragraph b. Excess insurance regarding any other primary insurance available to you is deleted.
- 3. The following is added to Paragraph b. Excess Insurance, as an additional subparagraph under Subparagraph (1):

That is available to the insured when the insured is added as an additional insured under any other policy, including any umbrella or excess policy.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BLANKET ADDITIONAL INSURED – PRIMARY AND NON-CONTRIBUTORY WITH OTHER INSURANCE

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

PROVISIONS

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The following is added to Paragraph A.1.c., Who
Is An Insured, of SECTION II - COVERED
AUTOS LIABILITY COVERAGE:

This includes any person or organization who you are required under a written contract or agreement between you and that person or organization, that is signed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, to name as an additional insured for Covered Autos Liability Coverage, but only for damages to which this insurance applies and only to the extent of that person's or organization's liability for the conduct of another "insured".

 The following is added to Paragraph B.5., Other Insurance of SECTION IV – BUSINESS AUTO CONDITIONS:

Regardless of the provisions of paragraph a. and paragraph d. of this part 5. Other Insurance, this insurance is primary to and non-contributory with applicable other insurance under which an additional insured person or organization is the first named insured when the written contract or agreement between you and that person or organization, that is signed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, requires this insurance to be primary and non-contributory.

COMMERCIAL AUTO

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BLANKET ADDITIONAL INSURED

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

The following is added to Paragraph c. in A.1., Who is An Insured, of SECTION II – COVERED AUTOS LIABILITY COVERAGE in the BUSINESS AUTO COVERAGE FORM and Paragraph e. in A.1., Who is An Insured, of SECTION II – COVERED AUTOS LIABILITY COVERAGE in the MOTOR CARRIER COVERAGE FORM, whichever Coverage Form is part of your policy:

This includes any person or organization who you are required under a written contract or agreement

between you and that person or organization, that is signed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, to name as an additional insured for Covered Autos Liability Coverage, but only for damages to which this insurance applies and only to the extent of that person's or organization's liability for the conduct of another "insured".

COMMERCIAL AUTO

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BLANKET WAIVER OF SUBROGATION

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

The following replaces Paragraph A.5., Transfer of Rights Of Recovery Against Others To Us, of the CONDITIONS Section:

5. Transfer Of Rights Of Recovery Against Others To Us

We waive any right of recovery we may have against any person or organization to the extent

required of you by a written contract executed prior to any "accident" or "loss", provided that the "accident" or "loss" arises out of the operations contemplated by such contract. The waiver applies only to the person or organization designated in such contract.



WORKERS COMPENSATION AND EMPLOYERS LIABILITY POLICY

ENDORSEMENT WC 00 03 13 (00) - 001

POLICY NUMBER: (TC2KUB-5H60016-1-17)

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

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

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

SCHEDULE

ח	FSI	GN	Δ٦	ΓED	PF	RS(ON:

DESIGNATED ORGANIZATION:

ANY PERSON OR ORGANIZATION FOR WHICH THE INSURED HAS AGREED BY WRITTEN CONTRACT EXECUTED PRIOR TO LOSS TO FURNISH THIS WAIVER.

DATE OF ISSUE: 10-20-17 ST ASSIGN:



September 5, 2018

To Our Valued Customers,

Subject: China Tariff Alert

On June 20, 2018 the U.S. Trade Representative provided notice (83 FR 28710), of an initial action in the Section 301 investigation of the acts, policies, and practices of the Government of China related to technology transfer, intellectual property, and innovation. In light of China's decision to respond to the investigation by imposing duties on U.S. goods, the Trade Representative proposed a modification of the action taken in this investigation. The proposed modification is to maintain the original \$34 billion action and the proposed \$16 billion action, and to take further action in the form of an additional 10 percent ad valorem duty on products of China with an annual trade value of approximately \$200 billion.

On Monday, June 18, 2018, the President issued a statement in response to China's announcement that it was imposing retaliatory tariffs on U.S. goods. The statement "directed the United States Trade Representative to identify \$200 billion worth of Chinese goods for additional tariffs at a rate of 10 percent." After the legal process is complete, these tariffs will go into effect if China refuses to change its practices, and also if it insists on going forward with the new tariffs that it has recently announced.

On July 10, 2018, U.S. Trade Representative (USTR) Robert Lighthizer announced that at President Trump's request, USTR has initiated the process of imposing an additional 10 percent *ad valorem* duty on approximately \$200 billion worth of imports from China.

*Please see Appendix for the full statement, as well as links to the formal publication in the Federal Register of this notice.

Included in USTR Section 301 List 3 are many products that we buy from our vendors and resell to you.

At this point, our vendors are unclear when, and if, these tariffs will be imposed, and if so, at what rate the tariffs will be imposed. We have been told they will not absorb this additional cost and will be forced to pass it on to the market immediately, which in turn, we will be forced to do as well. We expect that you will need to do the same. Here are the steps we will take given the information we have today:

- Pricing on all products imported from China on <u>open</u> and <u>future</u> quotes will expire 30 days after the bid date.
- 2. We will continue to competitively quote these products based on our cost. If the tariffs are imposed, however, we will have no choice but to pass these costs on to the market.
- 3. To be clear, if/when the tariffs are imposed, Fortiline will be forced to price these products based on the cost at the time of shipment.
- 4. Effective immediately, the following will be included on all quotations to our customers:
 - **Pricing for some of the products included in this quote may be impacted by USTR Section 301 List 3: the proposed China tariff. In the event that the tariff is implemented, we will be forced to pass it on to the market. The actual price of these items may increase up to the rate of the tariff that is imposed. **

We very much appreciate your continued support and will keep you apprised of this situation as it develops.

Regards,

Mike Swedick President, Waterworks



APPENDIX:

Statement By U.S. Trade Representative Robert Lighthizer on Section 301 Action Washington, DC

U.S. Trade Representative Robert Lighthizer today released the following statement regarding action under Section 301 of the Trade Act of 1974:

"On Friday, in response to unfair Chinese practices, the United States began imposing tariffs of 25 percent on approximately \$34 billion worth of Chinese imports. These tariffs will eventually cover up to \$50 billion in Chinese imports as legal processes conclude. The products targeted by the tariffs are those that benefit from China's industrial policy and forced technology transfer practices.

"China has since retaliated against the United States by imposing tariffs on \$34 billion in U.S. exports to China, and threatening tariffs on another \$16 billion. It did this without any international legal basis or justification. "As a result of China's retaliation and failure to change its practices, the President has ordered USTR to

begin the process of imposing tariffs of 10 percent on an additional \$200 billion of Chinese imports. This is an appropriate response under the authority of Section 301 to obtain the elimination of China's harmful industrial policies. USTR will proceed with a transparent and comprehensive public notice and comment process prior to the imposition of final tariffs, as we have for previous tariffs

"On August 14, 2017, President Trump instructed USTR to begin the Section 301 process. For many years, China has pursued abusive trading practices with regard to intellectual property and innovation. USTR conducted a thorough investigation over an 8-month period, including public hearings and submissions. In a detailed 200-page report, USTR found that China has been engaging in industrial policy which has resulted in the transfer and theft of intellectual property and technology to the detriment of our economy and the future of our workers and businesses. "USTR's Section 301 report found that Chinese policies and practices force U.S. innovators to hand over

their technology and know-how as the price of doing business in China. China also uses non-economic means to obtain U.S. technology, such as using state-owned funds and companies to buy up American businesses and imposing burdensome intellectual property licensing requirements in China. USTR's report also found that the Chinese government sponsors the outright theft of U.S. technology for commercial benefit. These practices are an existential threat to America's most critical comparative advantage and the future of our economy: our intellectual property and technology.

"For over a year, the Trump Administration has patiently urged China to stop its unfair practices, open its market, and engage in true market competition. We have been very clear and detailed regarding the specific changes China should undertake. Unfortunately, China has not changed its behavior – behavior that puts the future of the U.S. economy at risk. Rather than address our legitimate concerns, China has begun to retaliate against U.S. products. There is no justification for such action.

"As in the past, the United States is willing to engage in efforts that could lead to a resolution of our concerns about China's unfair trade practices and to China opening its market to U.S. goods and services. In the meantime, we will remain vigilant in defending the ability of our workers and businesses to compete on a fair and reciprocal basis."

The proposed list and process for the public notice and comment period is set out in a Federal Register notice, which will be published within the next few days. To view the notice, including the list of proposed tariffs on \$200 billion of Chinese imports, click here: https://ustr.gov/sites/default/files/301/2018-0026%20China%20FRN%207-10-2018_0.pdf

Below is the link to the formal publication in the Federal Register of this notice: https://www.gpo.gov/fdsys/pkg/FR-2018-07-17/pdf/2018-15090.pdf