CONTRACT APPROVAL FORM

CONTRACTOR INFORMATION

(Contract Management Use only)

CONTRACT TRACKING NO.

CM2424

FL. 32256 State Zip le: Division Sales Manager ldt@republicservices.com ATION Contract Value: \$1000 per yr \$6000 total estimulate altes. Product is hauled to Republic Services of the same alternative way. Renew Amend#WA/Task Order
le: Division Sales Manager ldt@republicservices.com ATION Contract Value: \$1000 per yr \$6000 total estimulation is hauled to Republic Services of the sales. Product is hauled to Republic Services of the sales. Product is hauled to Republic Services of the sales. Product is hauled to Republic Services of the sales. Product is hauled to Republic Services of the sales. Product is hauled to Republic Services of the sales. Product is hauled to Republic Services of the sales. Product is hauled to Republic Services of the sales.
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_RFQCoopOther
ENDMENT AMOUNT:
PURCHASING POLICY, SECTION 6
Solid Waste
Submitting Department
01357534 013757534-543003
Funding Source/Acct #
ATURE APPROVAL
7-20-17
Date
F

Original:

Clerk's Services; Contractor (original or certified copy)

Copy:

Department

Office of Management & Budget

Contract Management

Clerk Finance

										83	R	EPUBLIC SERVICES	
Custom	ner: Nassau	County (*	"Customer")							We'll h	andle	it from here."	
Custom	er Address:	46026 L	andfill Road, Ca	ilahan, F	L 32011								
Phone:	904-530-6	702		Fax:	904-879-	-6323				SERV	/ICE	AGREEMENT FOR RECYCLABLE MATERIALS	
County	Nassau			State:	FL	Zir	: 3:	2011		Ma	ate	rials Recycling Facility	
e-Mail:	bdiden@n	assaucou	intvfl.com							ACCOUNT	TNU	MBER	
Compa		THE PROPERTY OF THE PARTY OF TH		ited Part	nership	, a F	Republic	Services compan	y ("Republic")	Company E-MAIL		Dcollins3@republicservices.com	
	TYPE OF MAT	ERIAL		PROC	ESSING	FEE		REBATI	E	DELIVER	TO:		
(x)	Green, Amber &	& Clear Gi	lass	\$90.0	0	Pe	r Ton	\$0	Per Ton	North F	L Re	cycle Center - 7000 Imeson Rd., Jacksonville	
(x)	Plastic Contain	ers		\$90.0	0	Pe	r Ton	\$0	Per Ton	North F	L Re	cycle Center - 7000 Imeson Rd., Jacksonville	
(x)	Office & Newsp	aper, & M	lagazines	\$0		Pe	r Ton	\$21.00	Per Ton	Southla	end R	ecycle Center - 2127 Hubbard St., Jacksonville	
(x)	Aluminum Cans			\$0		Pe	r Ton	\$967.00	Per Ton	Southla	and R	ecycle Center - 2127 Hubbard St., Jacksonville	
(x)	x) Baled Cardboard			SERVICE AGREEMENT FOR RECYCLABLE Fac: 904-879-6323 State: FL Zip: 32011 Start Date: 7/1/2017 End Date: 12/31/2017 Ind. Limited Partmership a Republic Services company (Rapublic) PROCESSING FEE REBATE \$800.00 Per Ton \$0 Per Ton North FL Recycle Center — 7000 Imeson Rd., Jacksonville Southland Recycle Center — 2127 Hubbard St., Jacksonville Southland St., Jacksonville Southland Recycle Center — 2127 Hubbard St., Ja	\$0		Per Ton	\$67.00	Per Ton	Southland Recycle Center - 2127 Hubbard St., Jacksonville			
()	Other:			\$		Pe	r Ton	\$	Per Ton	N/A			
(x)	Environmental I	Rec Fee \$	15 per load	(x) Fu	el Fee 4.9	1%							
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	Estimated Mont	thly Tonna	age o		- 1247-1			A /	1				
								(AUTHO	RIZED SIGNATURE)				
							_	shanea	D. Jones	5	7-		
BY:	(AUTHORIZED	SIGNATUR	DE)	TITLE:				COSTOMER	NAME (FLEASE FRINT)		MIDI	and the second s	
COMME		SIGNATOR	AL)		- 10		\dashv .	D		The section of the last of the			
				Rate	based on	Bhs/vd.	d b R J	lesignated above by Customer or Road, Jacksonv acksonville, FL.	e) generated by cur Customer's subco ille, FL 32219 (t	stomer or generated in ontractor to the Materiche "MRF") or the Re	the a als R ecycle	rea served by Customer whether collected ecycling Facility located at 7000 Imeson e Facility located at 2127 Hubbard St,	
		FOR	OFFICE USE ON	THE RESERVE AND ADDRESS OF THE PARTY OF THE									
ID. NUMBER	1111						C	Other. "Clean O	CC" means corrug	gated containers with a	a con	nposition that contains 90% or greater of	
NATI	ONAL ACCOUNT NUMBER	CUSTOM	ER CATEG. CASH YOLERANCE	0.000,000,000		DIT ANALYST	"	Commercial OC	C" means corrugat	ted containers with a co	ompo	sition that contains between 70% and 90%	
SITE NUMBE	R POOFDUAFITRIMOF EBUF	TERM REA	ENDRE C.P.I.	TUBLYI PUR	RCHASE ORDER	NUMBER S.L.C.	5	Stream" means inixed in a collect	an inbound stream ction truck, instead	n in which all paper fit d of being sorted by th	e cor	plastics, metals, and other containers are immercial location (business) into separate	
TERRITORY	SALES REPRESENTATIVE	TAX CODE	TAX EXEMPTION NUMB	ER TRANS CO	DOE SPETPOID	PEF DPNOFU							
RENEW.	Z C CREDITATIFIC	OWL CREDIT	LIMIT CONTRACT APPRO	WAL ENT	TERED BY	DATE	O W	therwise applica	able to the Recycla fibers, plastics, me	ble Materials. "Residen	tial S	ingle Stream" means an inbound stream in are mixed in a collection truck, instead of	
							fi	rom households separate from al	. "Residential Dua	al Stream" means an and containers in a sin	inbo		

TERMS AND CONDITIONS

Delivery Procedures: Operation of the MRF.

(a) <u>Acceptance of Recyclable Materials</u>. Republic shall have the right in its sole discretion to reject delivery of any Recyclable Materials offered for acceptance by Customer at the MRF that do not meet the specifications under this Agreement or which is a Prohibited Material. To the extent any load of Recyclable Materials, or any type of Recyclable Material, is rejected by the recycling facility or not of the intended specifications, quality or grade, Republic shall notify Customer and Customer shall pay any damages, costs and penalties incurred by Republic with respect to such rejection or lesser specifications, quality or grade.

(b) Operation of the MRF/Procedures. Customer's delivery of Recyclable Materials to the MRF, which shall occur only during the MRF's posted hours, shall be governed by the procedures applicable to customers utilizing the MRF as Republic may modify such procedures from time to time. Notwithstanding anything in this Agreement to the contrary, Republic shall have the right, in its sole discretion, to close the MRF, in whole or in part, either temporarily or permanently, at any time for any reason and the delivery of Recyclable Materials shall be suspended or adjusted accordingly. Upon any such permanent closure, Republic shall have the right to terminate this Agreement.

Republic shall have the right to terminate this Agreement.

(c) <u>Customer's Compliance with Applicable Laws.</u> Customer shall collect, transport and deliver Recyclable Materials to the MRF in compliance with all Applicable Laws and the procedures referenced in <u>Section 3(b). "Applicable Laws"</u> means all then applicable federal, state and local laws, regulations, ordinances, rules, permits, licenses, and governmental orders or directives applicable to the collection, transportation, use or reuse of the Recyclable Materials or the MRF.

(d) <u>Title to Recyclable Materials.</u> Customer represents and warrants to Republic that either Customer or its customer shall hold clear title, free of all liens, claims and encumbrances, to the Recyclable Materials delivered by Customer to the MRF. Title to, and risk of loss and responsibility for, Recyclable Materials delivered to the MRF by Customer shall pass at the time such Recyclable Materials are removed from the delivery vehicle at the MRF. Title to Prohibited Material shall remain with Customer and shall never be deemed to pass to Republic.

4. <u>Term.</u> Unless sooner terminated pursuant to <u>Section 7</u>, this Agreement shall commence as of the start date indicated on the first page of this Agreement ("<u>Effective Date</u>") and shall remain in full force and effect for six (6) consecutive months following the <u>Effective Date</u> ("<u>Initial Term</u>"). Upon mutual agreement of Republic and Customer the Initial Term may be extended for one six (6) consecutive month term (<u>Renewal Term</u>"). Upon expiration or termination of this Agreement, the obligations of Customer to deliver and of Republic to accept Recyclable Materials shall terminate; provided, however, that all other rights and obligations of the parties under this Agreement (including those with respect to payment and indemnification) shall survive such expiration or termination.

Recycling Fees

(a) <u>Fees.</u> The party designated on the first page of this Agreement shall receive the fee listed for the Recyclable Materials from the other party (the '<u>Becycling Fee</u>').

(b) <u>Payment: Deposit</u>. Republic shall transmit an itemized invoice to Customer of all Racycling Fees and other charges under this Agreement on a periodic basis as set forth on the first page of this Agreement. All invoices shall be paid within sixty (60) days after receipt of invoice.

(c) <u>Fuel Fee.</u> Fuel fee is variable and corporate adjusts the rate on the 15th of the month based on the On-Highway Diesel posted by the EIA.

Prohibited Material.

(a) <u>Delivery of Prohibited Material</u>. Customer agrees that it shall not deliver any Prohibited Materials to the MRF. If Customer delivers Recyclable Materials that contains both Recyclable Materials and Prohibited Materials, the entire delivery shall constitute Prohibited Material if the Prohibited Material cannot be separated from the Recyclable Materials through the reasonable efforts of Republic, as Customer's agent to cause such separation, with the cost of such separation to be paid by Customer.

(b) <u>Weighing and Inspection of Waste by Republic</u>. Republic shall weigh all waste at the MRF and the weight so determined shall be final and conclusive on both Customer and Republic. Republic shall have the SERVICE AGREEMENT FOR RECYCLABLE MATERIALS

> right, but not the obligation, to inspect any of Customer's trucks to determine whether the waste delivered is Recyclable Materials or Prohibited Materials. Customer acknowledges and agrees that any failure by Republic to perform any such inspection or to detect Prohibited Material despite such inspection shall in no way relieve Customer from its obligation to deliver only Recyclable Materials or from its other obligations under this <u>Section</u> 8.

to handling, delivery and disposal of such Prohibited Material, unless Customer otherwise elects to arrange for on, about or near the premises. Republic's reasonable judgment a delay in such disposal could constitute a hazard to the MRF or any person Customer for Republic to dispose of Prohibited Material as Customer's agent in emergency situations where in and indirect costs set forth above. Notwithstanding the foregoing, no notice shall be required by Republic to Prohibited Material as Customer's agent, without further notice to Customer, and Customer shall pay the direct so Customer does not dispose of the Prohibited Material within such time period, Republic may dispose of such operation of the MRF, including the preservation of the health and safety of its employees. If after electing to do Material in accordance with all Applicable Laws and charge Customer all direct and indirect costs incurred due Customer's agent, dispose of such Prohibited Material at a location authorized to accept such Prohibited may, in its sole discretion: (i) reject such Prohibited Material at Customer's expense; or (ii) if Republic does not within such time period as Republic reasonably deems necessary or appropriate in connection with the disposal of the Prohibited Material. If Customer elects to dispose of such Prohibited Material, it shall do so discover such Prohibited Material in time to reject and reload such Prohibited Material, after giving Customer alephonic notice thereof and a reasonable opportunity to dispose of such Prohibited Material, Republic may, as Rejection of Prohibited Material. If Customer delivers Prohibited Material to the MRF, Republic

(d) <u>Definition of Prohibited Material</u>. For the purposes of this Agreement, "<u>Prohibited Material</u>" means.
(f) any material that is not Recyclable Materials; (ii) any material that by reason of its composition, characteristics or quantity is defined as a "hazardous material," "hazardous waste," "hazardous waste," "bodic substance," "cook waste," "bodic substance," "cook waste," "bodic pollutant," "contaminant," "pollutant," "infectious waste," "medical waste," "radioactive waste," or "sewage studge" under any Applicable Lawr, (iii) any material that requires other than normal handling, storage, management, transfer or disposal; or (iv) any other material that may present a substantial endangement to public health or safety, may cause applicable air quality or water effluent standards to be violated by the normal operation of the MRF or because of its size, durability or composition cannot be delivered to the MRF or has a reasonable possibility of otherwise adversely affecting the operation of the MRF.

7. Default

(a) Events of <u>Default</u>. Each of the following shall be an event of default by Customer under this Agreement. (f) Customer falls to pay any amount due, if any, as and when the same becomes due under this Agreement, or (ii) Customer falls to perform any other term, covenant or agreement contained in this Agreement on its part to be performed and such failure continues for a period of thirty (30) days after written notice to Customer specifying the nature of such failure and requesting that it be remedied.

(b) Remedies on Default. Whenever any event of default by Customer shall have occurred and be continuing, Republic shall have the following rights and remedies, which shall be in addition to any other remedies provided by Applicable Law or this Agreement: (i) upon the end of any applicable grace period in this Section Z. Republic shall have the option to immediately terminate this Agreement unless during such period Customer has taken remedial steps the effect of which would be to enable Customer to cure such event of default within an additional fifteen (15) day period following the expiration of such grace period; and (ii) if Customer is then in default, Republic shall have the option, without terminating this Agreement, to stop accepting Recyclable Materials delivered by Customer until such default is cured or this Agreement is terminated. If Republic stops accepting Recyclable Materials, Customer shall pay Republic a service interruption fee in an amount determined by Republic in its discretion up to the maximum amount allowed by Applicable Law.

 Responsibility of <u>Parties</u>. Customer agrees to be responsible for costs or damages arising out of Customer's transportation to and delivery of any materials at, on or upon the MRF that is Excluded Waste or any other material not permitted for processing at the MRF, as well as any material breach of Customer's obligations under this Agreement.

9. Insurance. During the term of this Agreement, Customer shall maintain the following insurance coverage's:

Workers' Compensation:

Coverage A Coverage B - Employer's Liability

Statutory \$1,000,000 each Bodily Injury by Accident \$1,000,000 policy limit Bodily Injury by Disease

\$1,000,000 each occurrence Bodily Injury by Disease

Automobile Liability:

Bodily Injury/Property Damage Combined - Single Limit \$1,000,000

Coverage applies to all owned, non-owned, hired and leased vehicles (including trailers) and must include MCS-90

endorsement for pollution liability coverage.

Commercial General Liability:

Bodily Injury/Property Damage Combined – Single Limit \$1,000,000 each occurrence

\$3,000,000 general aggregate (including products/completed

operations)

Customer shall deliver the Certificates of Insurance evidencing the foregoing policies to Republic before Customer delivers any waste to the MRF pursuant to this Agreement. The Certificates and the insurance policies required by this <u>Section 9</u> shall contain a provision that provides that the insurance coverage afforded under the policies will not be canceled or allowed to expire until at least thirty (30) days prior written notice has been given to Republic. The policies required by this <u>Section 9</u> shall be primary and the insurance providers shall agree to waive their rights of subrogation against Republic. Notwithstanding anything contained herein, Customer does not waive any right to sovereign immunity, and the parties expressly agree that provisions of Fia. Stat. 788.28 apply to the County's obligations as set forth herein.

10. General.

- (a) <u>Force Majeure</u>. Except for Customer's obligation to pay the Recycling Fee and all Tax/Host Fees/Charges, neither party hereto shall be liable for its failure to perform hereunder due to contingencies beyond a party's reasonable control, including, but not limited to, strikes, labor disputes, riots, terrorist acts, compliance with or changes in Applicable Law, fires, the loss, suspension, revocation or non-renewal of any permit, license or approval with respect to MRF and/or acts of God ("Force Majeure"). Any failure or delay in performance because of a Force Majeure event shall not constitute a breach of this Agreement, but shall entitle the affected party to be relieved of performance during the term of such event and for a reasonable time thereafter.
- (b) <u>Independent Contractor</u>. Customer and Republic shall perform their obligations under this Agreement as independent contractors. Neither party nor any of its employees, agents or subcontractors shall be, purport to be, or be deemed, the agent of the other party.
- (c) <u>Assignment: Binding Effect.</u> Customer may not assign this Agreement without Republic's prior written consent, which Republic may grant or withhold in its sole discretion. Republic may assign this Agreement without the consent of Customer, and Customer acknowledges and agrees that any such assignment by Republic shall release Republic from any liability under this Agreement from and after the date

of the assignment. This Agreement shall be binding upon and shall inure to the benefit of the parties and their respective successors and permitted assignees.

- (d) <u>Entire Agreement</u>. This Agreement supersedes all prior agreements, written or oral, with respect to the subject matter of this Agreement. Only a written instrument signed by both parties hereto may modify this Agreement.
- (e) <u>Severability.</u> If any provision of this Agreement is held to be invalid or unenforceable for any reason, the remaining provisions hereof shall continue in full force and effect without being impaired or invalidated in any way. The parties agree to replace any invalid or unenforceable provision with a valid and enforceable provision that most closely approximates the intent and economic effect of the invalid or unenforceable provision.
- (f) Waiver. No delay or omission by a party in exercising any right under this Agreement shall operate as a waiver of that or any other right. A waiver or consent given by a party on any occasion is effective only in that instance and shall not be construed as a bar to or waiver of any right on any other occasion.
- (g) Governing Law. This Agreement shall be governed by and construed in accordance with the internal laws of the state in which the MRF is located, without giving effect to any choice or conflict of law provision or rule (whether of the state in which the MRF is located or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than the state in which the MRF is located.
- (h) <u>Waiver of Jury Trial: Attorneys' Fees.</u> By execution and delivery of this Agreement, each of the parties knowingly, voluntarily and irrevocably: (i) waives any right to trial by jury; and (ii) agrees that any dispute arising out of this Agreement shall be decided by court trial without a jury. If any legal action or any other proceeding is brought for the enforcement of this Agreement, or because of an alleged dispute, breach, default, or misrepresentation in connection with this Agreement, the prevailing party shall be entitled to recover reasonable attorneys' fees and other costs (including litigation related costs and expert witness fees) leading up to and incurred in that action or proceeding, in addition to any other relief to which it may be entitled.
- (i) <u>Captions.</u> The captions contained in this Agreement are for convenience and reference only and in no way define, describe, extend or limit the scope or intent of this Agreement or the intent of any provision contained in this Agreement.
- (j) <u>Counterparts: Third Party Beneficiaries.</u> This Agreement may be executed in two or more original, facsimile or pdf counterparts, each of which shall be deemed an original and all of which together shall constitute but one and the same instrument. This Agreement is intended to be solely for the benefit of the parties hereto and their successors and permitted assignees and is not intended to and shall not confer any rights or benefits on any other third party not a signatory hereto, except as provided in <u>Section 8</u> of, or expressly provided in, this Agreement.

The undersigned individual signing this Agreement on behalf of the Customer acknowledges that he or she has read and understands the terms and conditions of this Agreement and that he or she has the authority to sign the Agreement on behalf of Customer.

CUSTOMER SIGNATURE	en	DATE: 7-20-17
	The second secon	

CERTIFICATE OF COVERAGE

Certificate Holder

REPUBLIC SERVICES NORTH FLORIDA RECYCLING CENTER 7000 IMESON ROAD JACKSONVILLE FL 32219 Service Company

Issue Date 6/8/16

Florida League of Cities, Inc.
Department of Insurance and Financial Services
P.O. Box 530065
Orlando, Florida 32853-0065

COVERAGES

THIS IS TO CERTIFY THAT THE AGREEMENT BELOW HAS BEEN ISSUED TO THE DESIGNATED MEMBER FOR THE COVERAGE 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 COVERAGE AFFORDED BY THE AGREEMENT DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH AGREEMENT.

COVERAGE PROVIDED BY:

FLORIDA ASSOCIATION OF COUNTIES TRUST

AGREEMENT NUMBER: FACT 9012

COVERAGE PERIOD: FROM 10/1/16

COVERAGE PERIOD: TO 10/1/17 12:01 AM STANDARD TIME

TYPE OF COVERAGE - LIABILITY

General Liability

- Comprehensive General Liability, Bodily Injury, Property Damage, Personal Injury and Advertising Injury
- Medical Attendants'/Medical Directors' Malpractice Liability
- □ Law Enforcement Liability
- ☑ Underground, Explosion & Collapse Hazard
- Florida Claims Bill Endorsement
- Deductible \$25,000

Limits of Liability

\$1,000,000 Per Occurrence/\$3,000,000 Aggregate

- Deductible \$25,000
- Deductible \$5,000

Limits of Liability \$1,000,000 Per Occurrence/\$2,000,000 Aggregate

Automobile Liability

- All owned Autos (Private Passenger)
- All owned Autos (Other than Private Passenger)
- Non-Owned Autos
- Deductible \$1,000

Limits of Liability \$1,000,000 Per Occurrence

Description of Operations/Locations/Vehicles/Special Items

Re: Coverage Verification

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE AGREEMENT ABOVE.

DESIGNATED MEMBER

NASSAU COUNTY BOARD OF COUNTY COMMISSIONERS 96135 NASSAU PLACE SUITE 5 YULEE FL 32097 CANCELLATIONS

SHOULD ANY PART OF THE ABOVE DESCRIBED AGREEMENT BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING COMPANY WILL ENDEAVOR TO MAIL 45 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED ABOVE, BUT FAILURE TO MAIL SUCH NOTICE SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE PROGRAM, ITS AGENTS OR REPRESENTATIVES.

AUTHORIZED REPRESENTATIVE

FACT-CERT (10/2012)



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 6/28/2017

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

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to

acksonville Nsured Nassau Cou	e Avenue, Suite 1000 FL 32202 Inty Board of County Components of County	NASSCO			54-3785 rdeninsight.c surer(s) Affor	RDING COVERAGE	34-1302 NAIC #				
NSURED	FL 32202 nty Board of County Componentsioners			E-MAIL ADDRESS:Info@hai IN INSURER A :Florida	rdeninsight.c Isurer(s) Affor	COM RDING COVERAGE	1				
assau Cou County Co	nty Board of County Comn			INSURER A :Florida	SURER(S) AFFOI	RDING COVERAGE	NAIC #				
assau Cou County Co 3135 Nass	nty Board of County Comporniesioners			INSURER A :Florida			NAIG				
assau Cou County Co 3135 Nass	nty Board of County Comporniesioners				Municipal In	s Trust					
assau Cou County Co 3135 Nassa	nty Board of County Comporniesioners			INSURER B:		INSURER A :Florida Municipal Ins Trust					
County Co	ommissioners	nissioner									
135 Nass			S	INSURER C:							
				INSURER D:							
				INSURER E :							
				INSURER F:							
OVERAGE	S CER	TIFICAT	E NUMBER: 1412307455	5		REVISION NUMBER:					
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GENERAL	LIABILITY					EACH OCCURRENCE \$					
COM	MERCIAL GENERAL LIABILITY					DAMAGE TO RENTED PREMISES (Ea occurrence) \$					
	CLAIMS-MADE OCCUR					MED EXP (Any one person) \$					
1						PERSONAL & ADV INJURY \$					
OFAN ACC	OCCATE LIMIT ADDITION DED					GENERAL AGGREGATE \$					
	PRO- LOC					PRODUCTS - COMP/OP AGG \$					
POLIC	ILE LIABILITY					COMBINED SINGLE LIMIT (Ea accident) \$	100				
ANY /	WINED SCHEDULED				1	BODILY INJURY (Per person) \$					
AUTO	AUTOS NON-OWNED					BODILY INJURY (Per accident) \$					
HIRE	DAUTOS AUTOS					PROPERTY DAMAGE (Per accident) \$					
-						\$					
	RELLA LIAB OCCUR					EACH OCCURRENCE \$					
EXCE	SS LIAB CLAIMS-MADE					AGGREGATE \$					
DED	RETENTION \$					\$					
WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?			FMIT0913	10/1/2016	10/1/2017	X WC STATU- OTH-					
						E.L. EACH ACCIDENT \$1,000	,000				
(Mandator)	y in NH)					E.L. DISEASE - EA EMPLOYEE \$1,000	,000				
If yes, desc	ribe under ION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT \$1,000					
COIDTION OF	FOPERATIONS / LOCATIONS / VEHIC	ES (Attach	ACORD 404 Additional Remarks	Schadule II more ensee h	le mentioned)						

ACORD 25 (2010/05)

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