BID SUBMITTAL FORM Alabama County Joint Bid Program BID ITEM – 35 TON LOWBOY TRAILER

Company Name: GULF CITY BODY + TRAILER WORKS, INC				
Address: 6DIS CONCEPTION St				
Mabile, AL 36603				
Bid Submitted by: Paul AVERITE				
(Name of company representative)				
Title: SAI6 E-mail address: PaveCitego	offity. com			
Phone: 251-438-5521 Fax: 251-433-7970				
By submitting this bid, we agree:	Initials			
The equipment model number identified below meets the bid specs for this bid item	PA			
That the bid price will be honored for all counties for the period from January 1, 2023 to December 31, 2023.	PA			
The equipment will be delivered at the bid price to all counties participating in the joint bid program	PA			
The company representative listed above will be the contact person for purchasing this bid item under the joint bid program	PA			
The bid is accompanied by a current catalog or model specification document for the model number identified below	PA			
The bid is accompanied by a copy of the manufacturer's standard warranty as required in the bid specifications	PA			
The bid includes the e-verify documentation required by Alabama law	DA			
If awarded the bid, a performance bond will be provided upon request	'PA			
The bid documents include the Manufacturer's Suggested Retail Price Sheet (MSRP) for the Standard Machine	YA			

*NOTE: Award will be made based on the total cost of the **Standard Machine**. The total cost of the standard machine is to include the freight preparation, delivery and standard warranty cost. Freight preparation, delivery will be excluded from the total bid price of the standard machine in determining the percentage discount for any available options.

BID SUBMITTAL FORM: OPTION COST SHEET

By submitting this bid, we agree:

To offer any available options at the percent difference between the Manufacturer's Suggested Retail Price Sheet and the actual bid price on the Standard Machine*

The bid documents include the Manufacturer's Suggested Retail Price Sheet (MSRP) with **any available Options** for the Standard Machine

PA PA

Equipment Model #: LB-35-33C

Description: 35 TON FIXED MECK LOW DAY

Signature of company representative submitting bid:

Title: SALS

*NOTE: The percent difference between the **Manufacturer's Suggested Retail Price Sheet (MSRP)** for the standard machine as specified by these **Bid Specifications** and the actual price bid by the vendor will be calculated to determine the percentage discount to be applied to any available options. The bid price of the freight preparation, delivery cost shall be excluded in determining the percentage discount to be applied to available options. Any individual county may choose to add any available option to the standard machine at the percentage discount at the time of purchase.

BID SPECIFICATIONS 35-TON LOWBOY TRAILER

GENERAL

These specifications shall be construed as the minimum acceptable standards for a 35-Ton Lowboy Trailer for equipment hauling. Should the manufacturer's current published data or specifications exceed these standards, the manufacturer's standards shall be considered minimum and shall be furnished. All integral parts not specifically mentioned in the scope of these specifications that are necessary to provide a complete working unit shall be furnished. Additionally, the trailer offered for bid shall include all standard manufacturer's equipment. The 35-Ton Lowboy Trailer must be a new current production model and shall meet all current EPA and other applicable standards at the time of manufacture.

The use of specific names or numbers in the specifications is not intended to restrict the bidder or any seller or manufacturer, but is intended solely for the purpose of indicating the type, size, and quality of equipment considered best adapted to the uses of counties participating in this joint bid.

BID SUBMITTAL FORM

Each bidder must submit his or her bid on the Bid Submittal Form included in the invitation to bid package. All written warranties to be submitted shall be attached to the Bid Submittal Form.

BID PRICE

The price bid shall include all destination charges, delivery charges, title fees, rebates and all other applicable costs and refunds.

REPLACEMENT PARTS AVAILABILITY

Parts must be available for 5 years of use for the piece of equipment bid.

WARRANTY

Bidders shall submit a copy of the manufacturer's standard warranty.

Capacity

70,000 lbs.

Yes No ____ Page #____

AXLES

Unit shall be equipped with 25,000-lb. Capacity (each) Tandem Axles and Hutch Three point 4- leaf spring suspension

Yes No Page #

DIMENSIONS

Unit shall measure 45 feet in overall length and have 8'6" foot deck width, 26 feet well length, and 33 inch deck height loaded.

Yes

Page #___

FRAME CONSTRUCTION

Mainframe to be constructed with 17" fabricated I beams which should have a minimum 80,000 lb yield flanges. Frame should be constructed to have a precamber design.

Yes No Page #

Side Rails to be constructed with 12" fabricated I beams which should have a minimum of 80,000 lb yield flanges. Side Rails should be constructed to have a pre-camber design.

Yes No Page #

Cross members to be constructed with a 8" wide flange I beam on 24" centers.

Yes No ___ Page #__

Gooseneck fixed design,17 degree slope. 18" king pin setting.

Yes ___ No /_ Page #__ | 21 Oushees

DECK AND RAMP FLOORS

Unit shall be equipped with 1 3/4 inch thick oak decking, covered steel wheel wells with tractions bars, 5/16 inch king pin plate, 4 foot steel check plate dovetail with traction bars, and 36 inch x 96 inch wood filled hydraulic heavy duty rear loading ramps

Yes_No / Page #_] |\\]_!' ppitons

BRAKES

Unit shall be equipped with Type 30 Air Chambers, Auto Slack Adjusters, Antilock Braking System, and Parking Brakes on 2 Axles. Outboard mounted brake drums, quick change brake shoes.

Yes No ___ Page #___

TIRES/RIMS

235/75R 17.5 Tires and Disc-Hub Piloted Wheels

Yes No ____ Page #___

FEATURES

Two Speed 50,000 lb. Landing Gear

Yes No ____

L.E.D. lights w/ Sealed Wiring Harness

Yes No ___ Page #_

Mud Flaps

Yes No Page #

Minimum 16 Lashing Ri	ings – D rings
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Yes No ___ Page #____

Tool Box in Gooseneck

Yes No Page #



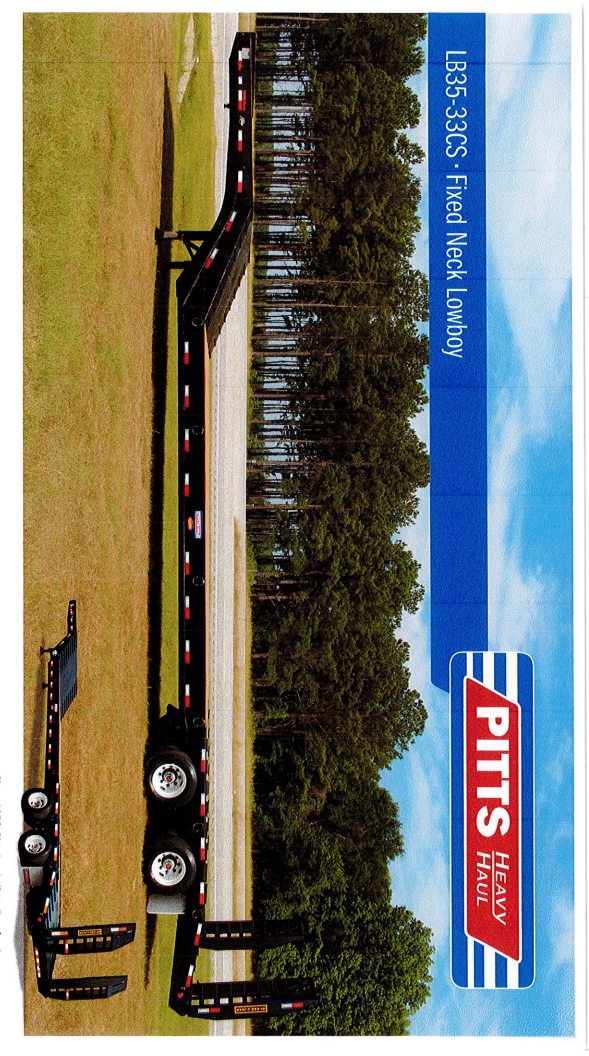
P.O. Box 127 Pittsview, AL. 36871 334-855-4754 pittstrailers.com

Dealer Gulf City For 2023 ACCA Joint County Bids

9/15/2022

Trailer 35 Ton Lowboy - Pitts LB35-33CS

Specification Requirements	Yes	No	Explaination
Capacity 70,000 lbs. AXLES	х		
Axles Unit shall be equipped with 25,000-lb. Capacity (each) Tandem			
Axles and Hutch Three point 4- leaf spring suspension DIMENSIONS	X		
Dimensions Unit shall measure 45 feet in overall length and have			
8'6" foot deck width, 26 feet well length, and 33 inch deck height			
loaded.	X		Main Deck =27'
FRAME CONSTRUCTION			
Mainframe to be constructed with 17" fabricated I beams which			16" Fabricated
should have a minimum 80,000 lb. yield flanges. Frame should be			beam with 100K
constructed to have a pre- camber design.	X		Flanges
Side Rails to be constructed with 12" fabricated I beams which			
should have a minimum of 80,000 lb. yield flanges. Side Rails should			100K Flanges
be constructed to have a pre-camber design.	x		
Cross members to be constructed with a 8" wide flange I beam on			Crossmembers
24" centers.	x		20" on centers
Gooseneck fixed design,17 degree slope. 18" king pin setting.		х	21 deg Slope
DECK AND RAMP FLOORS			
			Upgrade to 1-
Unit shall be equipped with 1 3/4 inch thick oak decking		х	1/2" Apitong
Covered steel wheel wells with tractions bars	×		
5/16 inch king pin plate	x		***************************************
4 foot steel check plate dovetail with traction bars	х		
36 inch x 96 inch wood filled hydraulic heavy duty rear loading ramps	Х		
BRAKES Unit shall be equipped with Type 30 Air Chambers, Auto			
Slack Adjusters, Antilock Braking System, and Parking Brakes on 2			
Axles. Outboard mounted brake drums, quick change brake shoes.	×		
TIRES/RIMS 235/75R 17.5 Tires and Disc-Hub Piloted Wheels	x		
FEATURES	^		
Two Speed 50,000 lb. Landing Gear	×		
L.E.D. lights w/ Sealed Wiring Harness	×		
Mud Flaps	x		+
Minimum 16 lashing rings – d rings			-
Tool Box in Gooseneck	X		
TOOT DOX III GOOGETIECK	Х		





33" LOADED DECK HEIGHT

17" LOADED GROUND CLEARANCE 🍱

27

construction, commercial and forestry markets Since 1976, Pitts has built trailers for the you profitable. tough enough for every job and priced to make

Fixed Neck and Tag-Along with every feature The workhorses of the heavy haul division, include a Hydraulic Detachable, Hydraulic Tail,









LB35-33CS Standard Features

CAPACITY

35 tons in 16' length (GAWR and tire ratings determine legal payloads)

13,500 lbs ± 3% ESTIMATED TARE WEIGHT (STANDARD

16' rigid point load centered in deck

Overall: 8' 6" width x 45' length

Clear deck length: 27', (flat deck design)

Deck height under full load: 33" (ground clearance 17")

48" nominal loaded 5th wheel height

Fixed neck to deck connection

Full width wood filled top deck

Full width 21° steel smooth plate, wood filled between main beams with loading slope and traction bars

84" swing radius

Landing gear - two speed - 50,000 lbs.

Toolbox in front of neck

)EGK(DESIGN

Main longitudinal members 16" fabricated with positive camber with 12" side rails

level deck design

8" I-beam crossmembers

1 1/2" nominal apitong decking

Wheel wells covered with formed steel smooth plate and traction bars

4' dovetail covered with steel check plate and traction bars

6'x 2' heavy duty spring assisted, self-cleaning, rear loading ramps

(2) Heavy-duty axles with 49" spread

22,500 lbs nominal capacity per axle (GAWR determined by suspension type, brakes, tires and other components)

Tapered spindle axles



BRAKES

12 1/4" x 7 1/2"

Heavy-duty brake drums, outboard mount

Automatic slack adjusters

Type 30/30 parking brakes on (2) axles

Hub-piloted 8-stud mount

Outboard cast drums

THEELS/TIRES

8) Steel disc wheels 6.75 x 17.5 with 235/75R17.5 H-ply tires

3 point, heavy duty spring

ELECTRICAL SYSTEM

Fully sealed wiring harness with LED lights

Marker lights and mid-turn signals

(3) Oval stop, tail and turn lights per side on rear

PROTECTIVE COATING

High quality 2-part black acrylic urethane

High quality 2-part primer

White blasted and cleaned prior to painting

(8) Pair (16 total), bent D-ring

TAG HOLDERS

(2) Pair (4 total)

OPTIONS

- 8' x 3' Hydraulic Ramps
- Outriggers (Extends width 2')

are approximate. Irailers pictured in this brochure may feature optional equipment. Axle placement Note: All specifications are subject to change without prior notification. All dimensions and weights and legal load ratings are dependent upon federal, state, and local regulations, GAWR and tire ratings. Copyright © 2019 Pitts Enterprises, Inc. (published). All rights reserved.



Division of Pitts Enterprises

Certificate of Warranty

New Truck Trailers

workmanship, provided that the trailer (i) is operated for normal commercial use, (ii) Pitts Trailers ("Pitts") warrants to the first purchaser ("the Purchaser") of a new truck trailer (hereinafter referred to as "trailer") manufactured by Pitts that each such new trailer will be free from defects in material and

Is periodically serviced in accordance with ordinary commercial standards, (iii) is used to carry loads not exceeding the manufacturer's rated capacity, and (iv) is loaded with the weight equally distributed. The foregoing year loader mount trailer models, (vi) one year oilfield float models, (vii) one year custom models, (viii) one year chip van models, and (x) six months on hydraulics and solenoids. warranty is effective from the date of purchase for the period of. (i) two years for platform models, (ii) two year limited, lowboy models, (iii) two year limited, tag-a-log models, (iv) two years limited, log trailer models, (v) one

WHETHER EXPRESS OR IMPLIED BY LAW OR OTHERWISE. NO EXPRESS OR IMPLIED WARRANTY OR MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE OTHER THAN AS SET FORTH ABOVE IS MADE BY PITTS FOR EACH SUCH NEW TRUCK TRAILER. THE FOREGOING WARRANTY IS MADE SOLELY TO THE FIRST PURCHASER OF A NEW TRUCK TRAILER FROM PITTS OR PITTS' AUTHORIZED DEALER AND IS MADE IN LIEU OF OTHER WARRANTIES

public roads while operated lawfully. "Normal commercial use", shall NOT include use with loads that are chemically incompatible with any of the materials of which the trailer is constructed vehicle rating (GVWR) as specified on the trailer's vehicle identification plate, and (iv) with commercial loads properly attached and not causing any strains on the trailer greater than those experienced on well maintained Normal commercial use" means use of the trailer (i) for commercial use, and not for personal, family or household purposes, (ii) in the manner and for the purpose for which it was designed and purchased, (iii) with gross

neither expresses nor implies any warranty at all with respect to:

- 23 any trailer no longer owned by the Purchaser
- neglect, or accident: any trailer sold which, after its purchase from Pitts, or Pitts authorized dealer, is repaired or altered outside of Pitts' factory or branch in any manner not approved in writing, or which has been subject to misuse,
- any used trailer sold by Pitts or any other person;
- **€** 3 buckles, straps, eyelets, pelmets, rubber pads, and blocks, and parts, and components, and the like also: equalizer, torque rod and camshaft bushings, camshafts, slack adjusters, springs, slider pads, wheel bearings, rim clamps and studs, gaskets and sealers, and all types of interior lining, floors, bent frames any parts or materials used by Pitts in manufacturing a new trailer which wear out and require replacement within the warranty period specified above. Such parts or materials include (but are not limited to brake drums, brake linings, brake actuation components, oil and oil seals, bearings, paint, tires, wood floors, and electrical components, light bulbs, electrical receptacle, paint and coatings, return springs
- (5) manufacturers or of any other person with respect to the parts and accessories; At the Purchaser's written request, Pitts will supply the Purchaser with any information it possesses concerning the warranties on parts and accessories and the identity and location of their respective parts or accessories manufactured by other which are not Pitts standard but are incorporated as a result of customer specifications. Parts and accessories may carry warranties of their respective manufacturers
- customer furnished used parts for installation in new trailers;

By Pitts' delivery of this warranty and Purchaser's acceptance hereof in connection with the purchase of a new trailer

Pitts and the Purchaser agree as follows:

- alleged to arise from Purchaser's inability to use trailer commercially, from interruption of Purchaser's business, or otherwise, that Pitts shall not be liable for damage to cargo or for any consequential damages arising from or alleged to arise from the purchase covered by this Warranty or from the Warranty itself, whether arising from or
- 2 that Pitts's sole responsibility under this warranty is to repair or replace (at Pitts' discretion, but only within the Warranty period) any defective trailer manufactured by Pitts, provided that Pitts is obliged to perform such repair or replacement only if such defective trailer is returned to Pitts or a repair facility designated by Pitts, at Purchaser's expense immediately upon request by Pitts;
- <u>ω</u> warranty shall solely be determined by Pitts Trailers, who reserves the right to require any and all parts for which replacement is claimed, to be returned freight paid to its factory for inspection. On all component the labor cost involved in replacing the warranted parts will be reimbursed for a period of one year, and a period of six months on hydraulic components and solenoids, at a rate not exceeding their predetermined parts not manufactured by Pitts Trailers, their warranty is to the extent that the manufacturers of such parts warrant them to Pitts Trailers, and factory schedule for such labor and labor cost, providing the prior approval of Pitts Trailers for any such labor and labor cost has been obtained. The necessity of replacement of any such parts under this
- that such repair or replacement is the Purchaser's exclusive and sole remedy in connection with any defective trailer sold new to the Purchaser by Pitts, whether such remedy is sought pursuant to this Warranty

Any communications with respect to the New Truck Trailer Warranty are to be in writing and addressed to Pitts Trailers, Warranty, Claims Department P.O. Box 127, Pittsview, AL 3687.





Company ID Number:469012

Client Company ID Number:1553201

Employer	
GÜLF CITY BÖDY AND TRAILER WORKS	
Name (Please)Type or Print)	Title
MELISSA FONTENOT	
Signature	Date
Electronically Signed	June 09, 2020
E-Verify Employer Agent	
EMPLOYERS ADMINISTRATIVE SERVICES INC	
Name (Please Type or Print)	Title
JANE BRIGHAM	
Signature	Date:
Electronically Signed	June 09, 2020
Department of Homeland Security - Verification Division	
Name	Title
USCIS Verification Division	
Signature :	Date
Electronically Signed	June 09, 2020



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Business Entities

Search

Details

Business Entity Details

Entity Type		City Body and Trailer Works, Inc.			
Principal Address MOBILE, AL Principal Mailing Address Not Provided Status Exists Place of Formation Mobile County Formation Date 1-25-1966 Registered Agent Name Not Provided Registered Office Street Address Not Provided Registered Office Mailing Address Not Provided Nature of Business TRAILER WORKS Capital Authorized \$5,000 Capital Paid In \$5,000 Incorporators Incorporator Name SMITH, L JACK Incorporator Name SMITH, EVELYN G Incorporator Name SMITH, EVELYN G Incorporator Street Address Not Provided Incorporator Mailing Address Not Provided Incorporator Mailing Address Not Provided Incorporator Street Address Not Provided Incorporator Mailing Address Not Provided Incorporato	Entity ID Number	017 - 452			
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Scanned Documents					
Document Date / Type / Pages 6-9-1981 Merger 12 pgs.	Document Date / Type / Pages				

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Phone: (334) 242-7200

Fax: (334) 242-4993





Company ID Number: 469012

The individuals whose signatures appear below represent that they are authorized to enter into this MOU on behalf of the E-Verify Employer Agent and DHS respectively. If you have any questions, contact E-Verify at 1-888-464-4218.

Approved by:

Employer EMPLOYERS ADMINISTRATIVE SERVICES INC				
AUDREY DAY				
Name (Please Type or Front)	Title			
Electronically Signed	11/29/2011			
Signature	Date			
Department of Homeland Security	Verification Division			
USCIS Verification Division				
Name (Please Type or Print)	Title	,		
Electronically Signed	11/29/2011			
Signature	Date			

Information Required for the E-Verify Program nformation relating to your Company:				
Company Name	EMPLOYERS ADMINISTRATIVE SERVICES INC			
Company Facility Address	2700 DAUPHIN STREET			
and the second s	MOBILE, AL 36606-4803			
Company Alternate Address:				

Page 13 of 15 | E-Verify MOU for E-Verify Employer Agent| Revision Date 09/01/09 www.dhs.gov/E-Verify





Company ID Number: 469012

	County or Parish:	MOBILE		
-	County of Farion.			
	Employer Identification Number:	631208586		
	North American Industry Classification Systems Code:			
	. Administrator:			
	Number of Employees:	1.000 to 2.499		
_	133111001 01 01101111111111111111111111			
	Number of Sites Verified for:	360		
Ar	you verifying for more	than 1 site?	If yes,	please provide the number of sites verified for
	each State:			
				a a
				w ₁
	VIRGINIA	5	site(s)	
•	VIRGINIA TENNESSEE	5	site(s)	
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Company ID Number: 469012	
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Information relating to the Program Administrator(s) for your Company on policy questions or operational problems:

Name:

AUDREY L DAY

Telephone Number: (251) 473 - 5848

Fox Number: (251) 471 - 1493

E-mail Address:

dexeasi@aol.com





Company ID Number: 469012

THE E-VERIFY PROGRAM FOR EMPLOYMENT VERIFICATION MEMORANDUM OF UNDERSTANDING FOR E-VERIFY EMPLOYER AGENTS

ARTICLE I

PURPOSE AND AUTHORITY

The parties to this Agreement are the Department of Homeland Security (DHS), and EMPLOYERS ADMINISTRATIVE SERVICES INC (E-Verify Employer Agent). The purpose of this Agreement is to set forth terms by which SSA and DHS will provide information to EMPLOYERS ADMINISTRATIVE SERVICES INC (E-Verify Employer Agent) on behalf of the E-Verify Employer Agent's client (the Employer). This MOU explains certain features of the E-Verify program and enumerates specific responsibilities of DHS, SSA, the Employer, and the E-Verify Employer Agent. References to the Employer include the E-Verify Employer Agent when acting on behalf of the Employer. E-Verify is a program that electronically confirms an employee's eligibility to work in the United States after completion of the Employment Eligibility Verification Form (Form I-9). For covered government contractors, E-Verify is used to verify the employment eligibility of all newly hired employees and all existing employees assigned to Federal contracts or to verify the entire workforce if the contractor so chooses.

The Employer is not a party to this MOU. The E-Verify program requires an initial agreement between DHS and the E-Verify Employer Agent as part of the enrollment process. After agreeing to the MOU as set forth herein, completing the tutorial, and obtaining access to E-Verify as a E-Verify Employer Agent, the E-Verify Employer Agent will be given an opportunity to add a client once logged into E-Verify. All parties, including the Employer, will then be required to sign and submit a new MOU. The responsibilities of the parties remain the same in each MOU.

Authority for the E-Verify program is found in Title IV, Subtitle A, of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (IIRIRA), Pub. L. 104-208, 110 Stat. 3009, as amended (8 U.S.C. § 1324a note). Authority for use of the E-Verify program by Federal contractors and subcontractors covered by the terms of Subpart 22.18, "Employment Eligibility Verification", of the Federal Acquisition Regulation (FAR) (hereinafter referred to in this MOU as a "Federal contractor with the FAR E-Verify clause") to verify the employment eligibility of certain employees working on Federal contracts is also found in Subpart 22.18 and in Executive Order 12989, as amended.

ARTICLE II

FUNCTIONS TO BE PERFORMED

A. RESPONSIBILITIES OF SSA

1. SSA agrees to provide the Employer (through the E-Verify Employer Agent) with available information that will allow the Employer to confirm the accuracy of Social Security Numbers



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provided by all employees verified under this MOU and the employment authorization of U.S. citizens.

- 2. SSA agrees to provide the Employer and E-Verify Employer Agent appropriate assistance with operational problems that may arise during the Employer's participation in the E-Verify program. SSA agrees to provide the E-Verify Employer Agent with names, titles, addresses, and telephone numbers of SSA representatives to be contacted during the E-Verify process.
- 3. SSA agrees to safeguard the information provided by the Employer through the E-Verify program procedures, and to limit access to such information, as is appropriate by law, to individuals responsible for the verification of Social Security Numbers and for evaluation of the E-Verify program or such other persons or entities who may be authorized by SSA as governed by the Privacy Act (5 U.S.C. § 552a), the Social Security Act (42 U.S.C. 1306(a)), and SSA regulations (20 CFR Part 401).
- 4. SSA agrees to provide a means of automated verification that is designed (in conjunction with DHS's automated system if necessary) to provide confirmation or tentative nonconfirmation of U.S. citizens' employment eligibility within 3 Federal Government work days of the initial inquiry.
- 5. SSA agrees to provide a means of secondary verification (including updating SSA records as may be necessary) for employees who contest SSA tentative nonconfirmations that is designed to provide final confirmation or nonconfirmation of U.S. citizens' employment eligibility and accuracy of SSA records for both citizens and non-citizens within 10 Federal Government work days of the date of referral to SSA, unless SSA determines that more than 10 days may be necessary. In such cases, SSA will provide additional verification instructions.

B. RESPONSIBILITIES OF DHS

- 1. After SSA verifies the accuracy of SSA records for employees through E-Verify, DHS agrees to provide the Employer (through the E-Verify Employer Agent) access to selected data from DHS's databases to enable the Employer (through the E-Verify Employer Agent) to conduct, to the extent authorized by this MOU;
 - · Automated verification checks on employees by electronic means, and
 - Photo verification checks (when available) on employees.
- 2. DHS agrees to provide to the Employer and E-Verify Employer Agent appropriate assistance with operational problems that may arise during the Employer's participation in the E-Verify program. DHS agrees to provide the E-Verify Employer Agent names, titles, addresses, and telephone numbers of DHS representatives to be contacted during the E-Verify process.
- 3. DHS agrees to make available to the Employer (through the E-Verify Employer Agent) at the E-Verify website and on the E-Verify Web browser, instructional materials on E-Verify policies, procedures and requirements for both SSA and DHS, including restrictions on the use of E-Verify. DHS agrees to provide training materials on E-Verify.



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- 4. DHS agrees to provide to the Employer (through the E-Verify Employer Agent) a notice, which indicates the Employer's participation in the E-Verify program. DHS also agrees to provide to the Employer (through the E-Verify Employer Agent) anti-discrimination notices issued by the Office of Special Counsel for Immigration-Related Unfair Employment Practices (OSC), Civil Rights Division, U.S. Department of Justice.
- 5. DHS agrees to issue the E-Verify Employer Agent a user identification number and password that will be used exclusively by the E-Verify Employer Agent, on behalf of the Employer, to verify information provided by employees with DHS's databases.
- 6. DHS agrees to safeguard the information provided to DHS by the Employer (through the E-Verify Employer Agent), and to limit access to such information to individuals responsible for the verification of employees' employment eligibility and for evaluation of the E-Verify program, or to such other persons or entities as may be authorized by applicable law. Information will be used only to verify the accuracy of Social Security Numbers and employment eligibility, to enforce the immigration and Nationality Act (INA) and Federal criminal laws, and to administer Federal contracting requirements.
- 7. DHS agrees to provide a means of automated verification that is designed (in conjunction with SSA verification procedures) to provide confirmation or tentative nonconfirmation of employees' employment eligibility within 3 Federal Government workdays of the initial inquiry.
- 8. DHS agrees to provide a means of secondary verification (including updating DHS records as may be necessary) for employees who contest DHS tentative nonconfirmations and photo nonmatch tentative nonconfirmations that is designed to provide final confirmation or nonconfirmation of the employees' employment eligibility within 10 Federal Government work days of the date of referral to DHS, unless DHS determines that more than 10 days may be necessary. In such cases, DHS will provide additional verification instructions.

C. RESPONSIBILITIES OF THE EMPLOYER

- 1. The Employer shall display the notices supplied by DHS (through the E-Verify Employer Agent) in a prominent place that is clearly visible to prospective employees and all employees who are to be verified through the system.
- The Employer shall provide to the SSA and DHS the names, titles, addresses, and telephone numbers of the Employer representatives to be contacted regarding E-Verify.
- 3. The Employer shall become familiar with and comply with the most recent version of the E-Verify User Manual. The Employer will obtain the E-Verify User Manual from the E-Verify Employer Agent.
- 4. The Employer shall comply with current Form I-9 procedures, with two exceptions:
 - · If an employee presents a "List B" identity document, the Employer agrees to only



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accept "List B" documents that contain a photo. (List B documents identified in 8 C.F.R. § 274a.2(b)(1)(B)) can be presented during the Form I-9 process to establish identity.) If an employee objects to the photo requirement for religious reasons, the Employer should contact E-Verify at 1-888-464-4218.

- If an employee presents a DHS Form I-551 (Permanent Resident Card) or Form I-766 (Employment Authorization Document) to complete the Form I-9, the Employer agrees to make a photocopy of the document and to retain the photocopy with the employee's Form I-9. The photocopy must be of sufficient quality to allow for verification of the photo and written information. The employer will use the photocopy to verify the photo and to assist DHS with its review of photo non-matches that are contested by employees. Note that employees retain the right to present any List A, or List B and List C, documentation to complete the Form I-9. DHS may in the future designate other documents that activate the photo screening tool.
- 5. Participation in E-Verify does not exempt the Employer from the responsibility to complete, retain, and make available for inspection Forms I-9 that relate to its employees, or from other requirements of applicable regulations or laws, including the obligation to comply with the antidiscrimination requirements of section 274B of the INA with respect to Form I-9 procedures, except for the following modified requirements applicable by reason of the Employer's participation in E-Verify: (1) identity documents must have photos, as described in paragraph 4 above; (2) a rebuttable presumption is established that the Employer has not violated section 274A(a)(1)(A) of the Immigration and Nationality Act (INA) with respect to the hiring of any Individual if it obtains confirmation of the identity and employment eligibility of the individual in good faith compliance with the terms and conditions of E-Verify; (3) the Employer must notify DHS if it continues to employ any employee after receiving a final nonconfirmation, and is subject to a civil money penalty between \$550 and \$1,100 for each failure to notify DHS of continued employment following a final nonconfirmation; (4) the Employer is subject to a rebuttable presumption that it has knowingly employed an unauthorized alien in violation of section 274A(a)(1)(A) if the Employer continues to employ an employee after receiving a final nonconfirmation; and (5) no person or entity participating in E-Verify is civilly or criminally liable under any law for any action taken in good faith based on information provided through the confirmation system. DHS reserves the right to conduct Form I-9 and E-Verify system compliance inspections during the course of E-Verify, as well as to conduct any other enforcement activity authorized by law.
- 6. The Employer shall initiate E-Verify verification procedures (through the E-Verify Employer Agent), for new employees within 3 Employer business days after each employee has been hired (but after the Form I-9 has been completed), and to complete as many (but only as many) steps of the E-Verify process as are necessary according to the E-Verify User Manual, or in the case of Federal contractors with the FAR E-Verify clause, the E-Verify User Manual for Federal contractors. The Employer is prohibited from initiating verification procedures before the employee has been hired and the Form I-9 completed. If the automated system to be queried is temporarily unavailable, the 3-day time period is extended until it is again operational in order to accommodate the Employer's attempting, in good faith, to make inquiries during the period of unavailability. Employers may Initiate verification, through the E-Verify Employer Agent, by notating the Form I-9 in circumstances where the employee has applied for a Social Security Number (SSN) from the SSA and is waiting to receive the SSN, provided that the Employer



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(through the E-Verify Employer Agent) performs an E-Verify employment verification query using the employee's SSN as soon as the SSN becomes available.

- 7. The Employer may not use E-Verify procedures for pre-employment screening of job applicants, in support of any unlawful employment practice, or for any other use not authorized by this MOU. Employers must use E-Verify (through its E-Verify Employer Agent) for all new employees, unless an Employer is a Federal contractor that qualifies for the exceptions described in Article II.D.1.c. Except as provided in Article II.D., the Employer will not verify selectively and will not verify employees hired before the effective date of this MOU. The Employer understands that if the Employer uses the E-Verify system for any purpose other than as authorized by this MOU, the Employer may be subject to appropriate legal action and termination of its access to SSA and DHS information pursuant to this MOU.
- 8. The Employer (through the E-Verify Employer Agent) shall follow appropriate procedures (see Article III. below) regarding tentative nonconfirmations, including notifying employees in private of the finding and providing them written notice of the findings, providing written referral instructions to employees, allowing employees to contest the finding, and not taking adverse action against employees if they choose to contest the finding. Further, when employees contest a tentative nonconfirmation based upon a photo non-match, the Employer is required to take affirmative steps (see Article III.B. below) to contact DHS with information necessary to resolve the challenge.
- 9. The Employer shall not take any adverse action against an employee based upon the employee's perceived employment eligibility status while SSA or DHS is processing the verification request unless the Employer obtains knowledge (as defined in 8 C.F.R. § 274a.1(I)) that the employee is not work authorized. The Employer understands that an initial inability of the SSA or DHS automated verification system to verify work authorization, a tentative nonconfirmation, a case in continuance (indicating the need for additional time for the government to resolve a case), or the finding of a photo non-match, does not establish, and should not be interpreted as evidence, that the employee is not work authorized. In any of the cases listed above, the employee must be provided a full and fair opportunity to contest the finding, and if he or she does so, the employee may not be terminated or suffer any adverse employment consequences based upon the employee's perceived employment eligibility status (including denying, reducing, or extending work hours, delaying or preventing training, requiring an employee to work in poorer conditions, refusing to assign the employee to a Federal contract or other assignment, or otherwise subjecting an employee to any assumption that he or she is unauthorized to work, or otherwise mistreating an employee) until and unless secondary verification by SSA or DHS has been completed and a final nonconfirmation has been issued. If the employee does not choose to contest a tentative nonconfirmation or a photo non-match or if a secondary verification is completed and a final nonconfirmation is issued, then the Employer can find the employee is not work authorized and terminate the employee's employment. Employers or employees with questions about a final nonconfirmation may call E-Verify at 1-888-464-4218 or OSC at 1-800-255-8155 or 1-800-237-2515 (TDD).
- 10. The Employer shall comply with Title VII of the Civil Rights Act of 1964 and section 274B of the INA, as applicable, by not discriminating unlawfully against any individual in hiring, firing, or



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recruitment or referral practices because of his or her national origin or, in the case of a protected individual as defined in section 274B(a)(3) of the INA, because of his or her citizenship status. The Employer shall not engage in such illegal practices as selective verification or use of E-Verify except as provided in part D below, or discharging or refusing to hire employees because they appear or sound "foreign" or have received tentative nonconfirmations. The Employer further understands that any violation of the unfair immigration-related employment practices provisions in section 274B of the INA could subject the Employer to civil penalties, back pay awards, and other sanctions, and violations of Title VII could subject the Employer to back pay awards, compensatory and punitive damages. Violations of either section 274B of the INA or Title VII may also lead to the termination of its participation in E-Verify. If the Employer has any questions relating to the anti-discrimination provision, it should contact OSC at 1-800-255-8155 or 1-800-237-2515 (TDD).

- 11. The Employer shall record the case verification number on the employee's Form I-9 or to print the screen containing the case verification number and attach it to the employee's Form I-9
- 12. The Employer will use the Information it receives from SSA or DHS (through its E-Verify Employer Agent) pursuant to E-Verify and this MOU only to confirm the employment eligibility of employees as authorized by this MOU. The Employer agrees that it will safeguard this information, and means of access to it (such as PINS and passwords) to ensure that it is not used for any other purpose and as necessary to protect its confidentiality, including ensuring that it is not disseminated to any person other than employees of the Employer who are authorized to perform the Employer's responsibilities under this MOU, except for such dissemination as may be authorized in advance by SSA or DHS for legitimate purposes.
- 13. The Information that the Employer receives through the E-Verify Employer Agent from SSA is governed by the Privacy Act (5 U.S.C. § 552a(i)(1) and (3)) and the Social Security Act (42 U.S.C. 1306(a)), and that any person who obtains this information under false pretenses or uses it for any purpose other than as provided for in this MOU may be subject to criminal penalties.
- 14. The Employer agrees to cooperate with DHS and SSA in their compliance monitoring and evaluation of E-Verify, including by permitting DHS and SSA, upon reasonable notice, to review Forms I-9 and other employment records and to interview it and its employees regarding the Employer's use of E-Verify, and to respond in a timely and accurate manner to DHS requests for information relating to their participation in E-Verify.

D. EMPLOYERS THAT ARE FEDERAL CONTRACTORS WITH THE FAR E-VERIFY CLAUSE

1. If the Employer is a Federal contractor subject to the employment verification terms in Subpart 22.18 of the FAR, it must verify the employment eligibility of any existing employee assigned to the contract and all new hires, as discussed in the Supplemental Guide for Federal Contractors. Once an employee has been verified through E-Verify by the Employer, the Employer may not reverify the employee through E-Verify.



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- a. Federal contractors with the FAR E-Verify clause not enrolled at the time of contract award: An Employer that is not enrolled in E-Verify as a Federal contractor at the time of a contract award must enroll as a Federal contractor with the FAR E-Verify clause in the E-Verify program within 30 calendar days of contract award and, within 90 days of enrollment, begin to use E-Verify to initiate verification of employment eligibility of new hires of the Employer who are working in the United States, whether or not assigned to the contract. Once the Employer begins verifying new hires, such verification of new hires must be initiated within 3 business days after the date of hire. Once enrolled in E-Verify as a Federal contractor with the FAR E-Verify clause, the Employer must initiate verification of employees assigned to the contract within 90 calendar days from the time of enrollment in the E-Verify system and selecting which employees will be verified in E-Verify or within 30 days of an employee's assignment to the contract, whichever date is later.
- b, Federal contractors already enrolled in E-Verify at the time of a contract award but are not enrolled in the system as a Federal contractor with the FAR E-Verify clause: Employers enrolled in E-Verify as a Federal contractor for 90 days or more at the time of a contract award must use E-Verify to initiate verification of employment eligibility for new hires of the Employer who are working in the United States, whether or not assigned to the contract, within 3 business days after the date of hire, Employers enrolled in E-Verify as other than a Federal contractor with the FAR E-Verify clause, must update E-Verify to indicate that they are a Federal contractor with the FAR E-Verify clause within 30 days after assignment to the contract. If the Employer is enrolled in E-Verify as a Federal contractor for 90 calendar days or less at the time of contract award, the Employer must, within 90 days of enrollment, begin to use E-Verify to initiate verification of new hires of the contractor who are working in the United States, whether or not assigned to the contract. Such verification of new hires must be initiated within 3 business days after the date of hire. An Employer enrolled as a Federal contractor with the FAR E-Verify clause in E-Verify must initiate verification of each employee assigned to the contract within 90 calendar days after date of contract award or within 30 days after assignment to the contract, whichever is later.
- c. Institutions of higher education, State, local and tribal governments and sureties: Federal contractors with the FAR E-Verify clause that are institutions of higher education (as defined at 20 U.S.C. 1001(a)), State or local governments, governments of Federally recognized Indian tribes, or sureties performing under a takeover agreement entered into with a Federal agency pursuant to a performance bond may choose to only verify new and existing employees assigned to the Federal contract. Such Federal contractors with the FAR E-Verify clause may, however, elect to verify all new hires, and/or all existing employees hired after November 6, 1986. The provisions of Article II, part D, paragraphs 1.a and 1.b of this MOU providing timeframes for initiating employment verification of employees assigned to a contract apply to such institutions of higher education, State, local and tribal governments, and sureties.
- d. Verification of all employees: Upon enrollment, Employers who are Federal contractors with the FAR E-Verify clause may elect to verify employment eligibility of all existing employees working in the United States who were hired after November 6, 1986, instead of verifying only new employees and those existing employees assigned to a covered Federal contract. After enrollment, Employers must elect to do so only in the manner designated by DHS



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and initiate E-Verify verification of all existing employees within 180 days after the election.

- e. Form I-9 procedures for existing employees of Federal contractors with the FAR E-Verify clause: A Federal contractor with the FAR E-Verify clause may choose to complete new Forms I-9 for all existing employees other than those that are completely exempt from this process. Federal contractors with the FAR E-Verify clause may also update previously completed Forms I-9 to initiate E-Verify verification of existing employees who are not completely exempt as long as that Form I-9 is complete (including the SSN), complies with Article II.C.4, the employee's work authorization has not expired, and the Employer has reviewed the information reflected in the Form i-9 either in person or in communications with the employee to ensure that the employee's stated basis in section 1 of the Form I-9 for work authorization has not changed (including, but not limited to, a lawful permanent resident allen having become a naturalized U.S. citizen). If the Employer is unable to determine that the Form 1-9 complies with Article II.C.4, if the employee's basis for work authorization as attested in section 1 has expired or changed, or if the Form I-9 contains no SSN or is otherwise incomplete. the Employer shall complete a new I-9 consistent with Article II.C.4, or update the previous I-9 to provide the necessary information. If section 1 of the Form I-9 is otherwise valid and up-todate and the form otherwise complies with Article II.C.4, but reflects documentation (such as a U.S. passport or Form I-551) that expired subsequent to completion of the Form I-9, the Employer shall not require the production of additional documentation, or use the photo screening tool described in Article II.C.4, subject to any additional or superseding instructions that may be provided on this subject in the Supplemental Guide for Federal contractors. Nothing in this section shall be construed to require a second verification using E-Verify of any assigned employee who has previously been verified as a newly hired employee under this MOU, or to authorize verification of any existing employee by any Employer that is not a Federal contractor with the FAR E-Verify clause.
- 2. If the Employer is a Federal contractor with the FAR E-Verify clause, its compliance with this MOU is a performance requirement under the terms of the Federal contract or subcontract, and the Employer consents to the release of information relating to compliance with its verification responsibilities under this MOU to contracting officers or other officials authorized to review the Employer's compliance with Federal contracting requirements.

E. RESPONSIBILITIES OF E-VERIFY EMPLOYER AGENT

- 1. The E-Verify Employer Agent agrees to provide to the SSA and DHS the names, titles, addresses, and telephone numbers of the E-Verify Employer Agent representatives who will be accessing information under E-Verify.
- 2. The E-Verify Employer Agent agrees to become familiar with and comply with the E-Verify User Manual and provide a copy of the manual to the Employer so that the Employer can become familiar with and comply with E-Verify policy and procedures
- 3. The E-Verify Employer Agent agrees that any E-Verify Employer Agent Representative who will perform employment verification queries will complete the E-Verify Tutorial before that individual initiates any queries.



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- A. The E-Verify Employer Agent agrees that all E-Verify Employer Agent representatives will take the refresher tutorials initiated by the E-Verify program as a condition of continued use of E-Verify, including any tutorials for Federal contractors if the Employer is a Federal contractor with the FAR E-Verify clause.
- B. Failure to complete a refresher tutorial will prevent the E-Verify Employer Agent and Employer from continued use of the program.
- 4. The E-Verify Employer Agent agrees to obtain the necessary equipment to utilize E-Verify.
- 5. The E-Verify Employer Agent agrees to provide the Employer with the notices described in Article II.B.4 above.
- 6. The E-Verify Employer Agent agrees to initiate E-Verify procedures on behalf of the Employer in accordance with the E-Verify Manual and E-Verify Web-Based Tutorial. The E-Verify Employer Agent will query the automated system using information provided by the Employer and will immediately communicate the response back to the Employer. If the automated system to be queried is temporarily unavailable, the 3-day time period is extended until it is again operational in order to accommodate the E-Verify Employer Agent's attempting, in good faith, to make inquiries on behalf of the Employer during the period of unavailability. In all cases, the E-Verify Employer Agent will use the SSA verification procedures first, and will use DHS verification procedures only as directed by the SSA verification response.
- 7. The E-Verify Employer Agent agrees to cooperate with DHS and SSA in their compliance monitoring and evaluation of E-Verify, including by permitting DHS and SSA, upon reasonable notice, to review Forms I-9 and other employment records and to interview it and its employees regarding the use of E-Verify, and to respond in a timely and accurate manner to DHS requests for information relating to their participation in E-Verify.

ARTICLE III

REFERRAL OF INDIVIDUALS TO SSA AND DHS

A. REFERRAL TO SSA

- 1. If the Employer receives a tentative nonconfirmation issued by SSA, the Employer must print the tentative nonconfirmation notice as directed by the automated system and provide it to the employee so that the employee may determine whether he or she will contest the tentative nonconfirmation.
- 2. The Employer will refer employees to SSA field offices only as directed by the automated system based on a tentative nonconfirmation, and only after the Employer records the case verification number, reviews the input to detect any transaction errors, and determines that the employee contests the tentative nonconfirmation. The Employer (through the E-Verify Employer Agent), will transmit the Social Security Number to SSA for verification again if this review



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indicates a need to do so. The Employer will determine whether the employee contests the tentative nonconfirmation as soon as possible after the Employer receives it.

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- 3. If the employee contests an SSA tentative nonconfirmation, the Employer will provide the employee with a system-generated referral letter and instruct the employee to visit an SSA office within 8 Federal Government work days. SSA will electronically transmit the result of the referral to the Employer (through the E-Verify Employer Agent) within 10 Federal Government work days of the referral unless it determines that more than 10 days is necessary. The Employer agrees to check the E-Verify system regularly for case updates.
- 4. The Employer shall not ask the employee to obtain a printout from the Social Security Number database (the Numident) or other written verification of the Social Security Number from the SSA.

B. REFERRAL TO DHS

- 1. If the Employer receives a tentative nonconfirmation issued by DHS, the Employer must print the tentative nonconfirmation notice as directed by the automated system and provide it to the employee so that the employee may determine whether he or she will contest the tentative nonconfirmation.
- 2. If the Employer finds a photo non-match for an employee who provides a document for which the automated system has transmitted a photo, the employer must print the photo non-match tentative nonconfirmation notice as directed by the automated system and provide it to the employee so that the employee may determine whether he or she will contest the finding.
- 3. The Employer shall refer individuals to DHS only when the employee chooses to contest a tentative nonconfirmation received from DHS automated verification process or when the Employer issues a tentative nonconfirmation based upon a photo non-match. The Employer will determine whether the employee contests the tentative nonconfirmation as soon as possible after the Employer receives it.
- 4. If the employee contests a tentative nonconfirmation issued by DHS, the Employer shall provide the employee with a referral letter and instruct the employee to contact DHS through its toll-free hotline (as found on the referral letter) within 8 Federal Government work days.
- 5. If the employee contests a tentative nonconfirmation based upon a photo non-match, the Employer will provide the employee with a referral letter to DHS. DHS will electronically transmit the result of the referral to the Employer within 10 Federal Government work days of the referral unless it determines that more than 10 days is necessary. The Employer agrees to check the E-Verify system regularly for case updates.
- 6. If an employee contests a tentative nonconfirmation based upon a photo non-match, the Employer shall send a copy of the employee's Form I-551 or Form I-766 to DHS for review by:
 - · Scanning and uploading the document, or





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- Sending a photocopy of the document by an express mail account (furnished and paid for by
- 7. If the Employer (through the E-Verify Employer Agent) determines that there is a photo non-match when comparing the photocopied List B document described in Article II.C.5 with the image generated in E-Verify, the Employer (through the E-Verify Employer Agent) must forward the employee's documentation to DHS using one of the means described in the preceding paragraph, and allow DHS to resolve the case.

ARTICLE IV

SERVICE PROVISIONS

The SSA and DHS will not charge the Employer or the E-Verify Employer Agent for verification services performed under this MOU. DHS is not responsible for providing the equipment needed to make inquiries. A personal computer with Internet access is needed to access the E-Verify System.

ARTICLE V

PARTIES

A. This MOU is effective upon the signature of the parties, and shall continue in effect for as long as the SSA and DHS conduct the E-Verify program unless modified in writing by the mutual consent of all parties, or terminated by any party upon 30 days prior written notice to the others. Any and all system enhancements to the E-Verify program by DHS or SSA, including but not limited to the E-Verify checking against additional data sources and instituting new verification procedures, will be covered under this MOU and will not cause the need for a supplemental MOU that outlines these changes. DHS agrees to train employers on all changes made to E-Verify through the use of mandatory refresher tutorials and updates to the E-Verify User Manual, the E-Verify User Manual for Federal Contractors or the E-Verify Supplemental Guide for Federal Contractors. Even without changes to E-Verify, DHS reserves the right to require E-Verify Employer Agents to take mandatory refresher tutorials. An E-Verify Employer Agent for an Employer that is a Federal contractor with the FAR E-Verify clause may terminate this MOU when the Federal contract that requires the Employer's participation in E-Verify is terminated or completed. In such a circumstance, the E-Verify Employer Agent must provide written notice to DHS. If the E-Verify Employer Agent fails to provide such notice, that Employer will remain a participant in the E-Verify program on behalf of the Employer, will remain bound by the terms of this MOU that apply to participants that are not Federal contractors with the FAR E-Verify clause, and will be required to use the E-Verify procedures to verify the employment eligibility of all the Employer's newly hired employees.

B, Notwithstanding Article V, part A of this MOU, DHS may terminate access to E-Verify if it is deemed necessary because of the requirements of law or policy, or upon a determination by SSA or DHS that there has been a breach of system integrity or security by the E-Verify



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Employer Agent or the Employer, or a failure on the part of either to comply with established procedures or legal requirements. The E-Verify Employer Agent understands that if the Employer is a Federal contractor with the FAR E-Verify clause, termination of this MOU by any party for any reason may negatively affect the Employer's performance of its contractual responsibilities.

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- C. Some or all SSA and DHS responsibilities under this MOU may be performed by contractor(s), and SSA and DHS may adjust verification responsibilities between each other as they may determine necessary. By separate agreement with DHS, SSA has agreed to perform its responsibilities as described in this MOU.
- D. Nothing in this MOU is intended, or should be construed, to create any right or benefit, substantive or procedural, enforceable at law by any third party against the United States, its agencies, officers, or employees, or against the E-Verify Employer Agent, the Employer, or their agents, officers, or employees.
- E. Each party shall be solely responsible for defending any claim or action against it arising out of or related to E-Verify or this MOU, whether civil or criminal, and for any liability wherefrom. including (but not limited to) any dispute between the E-Verify Employer Agent or the Employer and any other person or entity regarding the applicability of Section 403(d) of IIRIRA to any action taken or allegedly taken by the E-Verify Employer Agent or the Employer.
- F. Participation in E-Verify is not confidential information and may be disclosed as authorized or required by law and DHS or SSA policy, including but not limited to, Congressional oversight, E-Verify publicity and media inquiries, determinations of compliance with Federal contractual requirements, and responses to inquiries under the Freedom of Information Act (FOIA).
- G. The foregoing constitutes the full agreement on this subject between DHS and the E-Verify Employer Agent.



COUNTY COMMISSION

BALDWIN COUNTY FINANCE/ACCOUNTING DEPARTMENT 312 COURTHOUSE SQUARE SUITE 11 BAY MINETTE, ALABAMA 36507

Tolognone (251) 937-0282 Finance/Accounting Fax (251) 239-4309 Accounts Payable Fax (251) 580-2514

To: VENDORS, CONTRACTORS AND GRANTEES

From: Kimberly W. Creech, Clerk Treasurer

Date: March 1, 2012

Re: H.B. 56-Alabama Immigration Law Compliance

Baldwin County Commission (the County) is required to comply with the provisions of the new Alabama Immigration Law (the Act). Compliance requirements for County in Alabama became effective January 1, 2012. The requirements flow down to all contractors, vendors, and grantees doing business with the County and employing one or more employees in Alabama. If you wish to become a new vendor of the County or if you wish to continue to do business with the County or receive funds from the County, you must complete and submit the following:

If your organization/entity does NOT employ one or more employees in the State of Alabama, you must submit the following:

1. Submit an updated W-9 Form (form attached).

2. Affidavit of Immigration Law Compliance (complete Part I - copy attached).

If your organization/entity DOES employ one or more employees in the State of Alabama, you must submit the following:

1. Submit an updated W-9 Form (form attached).

2. Affidavit of Immigration Law Compliance (complete Part II, sign and have notarized) (copy attached).

- 3. Submit to the County an E-Verify Memorandum of Understanding. If required to comply, you must go to the following web site to enroll in E-Verify which is a federal program that verifies the employment eligibility of all newly hired employees. http://www.uscis.gov/portal/site/uscis. Go to the E-Verify Home Page to initiate enrollment. Once you go through the steps to enroll, the program will print the requested E-Verify Memorandum of Understanding. This is the document, a copy of which you must submit along with the Affidavit attached to this memo.
- 4. Execute and submit to the County the attached Alabama Immigration Law Compliance Law Contract in the attached "Notice" form provided.

If you have subcontractors, provide your subcontractors notice of their compliance obligations and OBTAIN from each a notarized Affidavit of Immigration Law Compliance-SUBCONTRACTOR. (SAMPLE COPY ATTACHED). You may provide copies of this memo to your subcontractors as an explanation of this mandatory requirement. You are not required to submit the subcontractor affidavits; just maintain on file. A customizable version of this Affidavit is also available http://www.uscis.

These requirements imposed by the new Law <u>are a condition for doing business with the County and receiving any funds from the County.</u> Maintain ALL documents for audit purposes.

If you do NOT employ one or more employees in the State of Alabama, submit an updated W-9 and complete Part I of the attached Affidavit. If you DO employ one or more employees in the State of Alabama, please submit the four documents identified. Please submit the requested documentation to the County address below.

Baldwin County Commission Attn: Finance & Accounting 312 Courthouse Square, Ste 11 Bay Minette, AL 36507

We regret any inconvenience or burden that these new requirements place on you and your business or organization. If you wish to do business with the County, you must comply and submit the requested documents. If we can assist in any way, please contact us at 251-937-0282.

Thank you for your patience and cooperation regarding this matter.

(This is only to be completed for any SUBCONTRACTORS and maintained on file, NOT REQUIRED TO BE SUBMITTED!)

AFFIDAVIT OF ALABAMA IMMIGRATION COMPLIANCE BY A POLITICAL SUBDIVISION OF THE STATE OF ALABAMA

In compliance with SECTIONS 9 (a) and (b) BEASON-HAMMON ALABAMA TAXPAYER AND CITIZEN PROTECTION ACT (the "Act"); CODE OF ALABAMA, SECTIONS 31-13-9 (a) and (b), this Affidavit of Alabama Immigration Compliance is to be completed and signed by an officer or owner of a subcontractor and notarized, as a condition for the award of any contract by Baldwin County Commission ("the County") or by the State of Alabama to a Contractor that employs one or more employees in the State of Alabama and is a recipient of funds from the State of Alabama or funds from any political subdivision of the State of Alabama, or any public funded entity. Subcontractors are to provide notice to their Subcontractors of their Alabama Immigration Compliance obligations.

compliance conganous.
State of Alabama: County of:
Before me, a notary public, personally appeared (print name) who, is duly authorized by the business entity/employer which appears below, being sworn, says as follows:
As a condition for being a subcontractor to a contractor or grantee on a project paid for by contract, grant, or incentive by the State of Alabama, or any political subdivision thereof, or any state-funded entity, I hereby attest that in my capacity as (your position) for (name of subcontractor), said subcontractor does not knowingly employ, hire for employment, or continue to employ an unauthorized alien. Further, subcontractor affirms that it is providing notice to its subcontractors of their Alabama Immigration Compliance obligations.
I further attest that said subcontractor is enrolled in the E-Verify program and attached to this Affidavit is our E-Verify Memorandum of Understanding confirming such program enrollment. Further, as a direct subcontractor, for those current employees for whom the E-Verify system may not be used in accordance with applicable federal rules and regulations, subcontractor has reviewed, or had reviewed, the Form I-9s for each of its current employees and has a good faith belief that it has complied with ALA. CODE § 31-13-9(c) and (d).
I have read this Affidavit and swear and affirm that it is true and correct.
Signature of Affiant
Sworn to and subscribed before me thisday of, 2 I certify that the affiant is known (or made known) to me to be the identical party he or she claims to be.
Signature and Scal of Notary Public
To be returned to the Contractor or Grantee of Baldwin County Commission. (NOT REQUIRED TO BE SUBMITTED TO THE COUNTY!)

Form W-9

(Rev. December 2014)
Department of the Treasury
Internal Revenue Service

Request for Taxpayer Identification Number and Certification

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

internal Revenue Service					
1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.					
GULF CITY BODY & TRAILER WORKS, INC.					
2 Business name/disregarded entity name, if different from above					
0 D) Check appropriate hox for federal tax classification; check only one of the fo					
3 Check appropriate box for federal tax classification; check only one of the fo	llowing seven boxes:	4 Exemptions (codes apply only to			
□ Individual/sole proprietor or □ C Corporation ☑ S Corporation	on Partnership Trust/esta	te certain entities, not individuals; see instructions on page 3):			
single-member LLC Limited liability company. Enter the tax classification (C=C corporation, S=	S corporation P=padpership) >	Exempt payee code (if any)			
Note. For a single-member LLC that is disregarded, do not check LLC; ch		for Exemption from FATCA reporting			
Individual/sole proprietor or ☐ C Corporation ☐ S Corporation S = Note. For a single-member LLC that is disregarded, do not check LLC; check the tax classification (C=C corporation, S=Note. For a single-member LLC that is disregarded, do not check LLC; check the tax classification of the single-member owner. ☐ Other (see instructions) ► 5 Address (number, street, and apt. or suite no.) 601 S. CONCEPTION ST.	con the appropriate box in the line above	code (if any)			
☐ Other (see instructions) ►		(Applies to accounts maintained outside the U.S.)			
5 Address (number, street, and apt. or suite no.)	Requester's na	me and address (optional)			
601 S. CONCEPTION ST.					
to City, state, and ZIP code					
7 List account number(s) here (optional)					
Part I Taxpayer Identification Number (TIN)					
Enter your TIN in the appropriate box. The TIN provided must match the name backup withholding. For individuals, this is generally your social security num	ne given on line 1 to avoid Socia	al security number			
resident alien, sole proprietor, or disregarded entity, see the Part I instruction					
entities, it is your employer identification number (EIN). If you do not have a r	number, see How to get a				
TIN on page 3.	or				
Note. If the account is in more than one name, see the instructions for line 1	and the chart on page 4 for Emp	oyer identification number			
guidelines on whose number to enter.	6	3 - 0 5 1 5 1 4 1			
0					
Part II Certification					
Under penalties of perjury, I certify that:					
1. The number shown on this form is my correct taxpayer identification num					
2. I am not subject to backup withholding because: (a) I am exempt from ba	ckup withholding, or (b) I have not b	een notified by the Internal Revenue			
Service (IRS) that I am subject to backup withholding as a result of a failure no longer subject to backup withholding; and	re to report all interest or dividends,	or (c) the IHS has notified me that I am			
3. I am a U.S. citizen or other U.S. person (defined below); and					
4. The FATCA code(s) entered on this form (if any) indicating that I am exemp					
Certification instructions. You must cross out item 2 above if you have bee because you have failed to report all interest and dividends on your tax return	en notified by the IRS that you are cu	rrently subject to backup withholding			
interest paid, acquisition or abandonment of secured property, cancellation of	of debt, contributions to an individua	I retirement arrangement (IRA), and			
generally, payments other than interest and dividends, you are not required to	to sign the certification, but you mus	t provide your correct TIN. See the			
instructions on page 3.					
Sign Signature of Here U.S. person	51.5	15/16			
Tiere O.S. person U.S. person	Date ► /	101112			
General Instructions		, 1098-E (student loan interest), 1098-T			
Section references are to the Internal Revenue Code unless otherwise noted.	(tuition)				
Future developments. Information about developments affecting Form W-9 (such	 Form 1099-C (canceled debt) Form 1099-A (acquisition or abandon 	ament of secured property)			
as legislation enacted after we release it) is at www.irs.gov/fw9.	THE CONTRACT OF THE CONTRACT O	person (including a resident alien), to			
Purpose of Form	provide your correct TIN.	person (mondaing a resident alien), to			
An individual or entity (Form W-9 requester) who is required to file an information		requester with a TIN, you might be subject			
return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification	to backup withholding. See What is backup withholding? on page 2. By signing the filled-out form, you:				
number (ITIN), adoption taxpayer identification number (ATIN), or employer	Certify that the TIN you are giving is correct (or you are waiting for a number				
identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information	to be issued),				
returns include, but are not limited to, the following:	2. Certify that you are not subject to				
Form 1099-INT (interest earned or paid)		thholding if you are a U.S. exempt payee. If as a U.S. person, your allocable share of			
• Form 1099-DIV (dividends, including those from stocks or mutual funds)	any partnership income from a U.S. tra	ade or business is not subject to the			
Form 1099-MISC (various types of income, prizes, awards, or gross proceeds) Form 1099-B (stock or mutual fund sales and certain other transactions by	. 19 20년 1월 19 20년 마일에 19 1일 구시한 아름답은 시간을 받는 시간을 만들어서 프로그램 보고 19 1년 1일	hare of effectively connected income, and			
brokers)		ed on this form (if any) indicating that you are correct. See What is FATCA reporting? on			
Form 1099-S (proceeds from real estate transactions)	page 2 for further information.				

• Form 1099-K (merchant card and third party network transactions)

STATE OF Alabama
COUNTY OF Mobile
<u>AFFIDAVIT</u>
Before me, the undersigned authority, personally appeared Barry E Gritter (affiant) who, being by me first duly sworn, doth depose and say as follows:
I Barry E Gritter (name), on behalf of Gulf City Body & Trailer Works, Inc. (business entity), and with lawful authority to act in its behalf, attest to the following from personal knowledge:
1. <u>Gulf City Body & Trailer Works</u> , Thusiness entity) does not knowingly employ, hire for employment, or continue to employ any unauthorized aliens in the State of Alabama; and
2. Gulf City Body & Trailer Works, Indusiness entity) is enrolled in the E-Verify Program as shown by the attached documentation.
3. Gulf City Body & Trailer Works, In (business entity) does and will utilize the E-Verify Program to verify the employment status of employees and potential employees according to federal rules and regulations.
4
Signature of Affiant
I, the undersigned Notary Public, in and for said County and State, hereby certify that Barry E Gritter whose name is signed to the foregoing Affidavit, and who is known to me, acknowledged before me on this date that, being informed of the contents of the above and foregoing affidavit, he/she as an officer ofGulf City Body & Trailer Works, Inc. (business entity) and with full authority, executed the same voluntarily for and as the act of said company on the day the same bears date.
January 2012 Given under my hand and official seal of office the 12th day of December 2012 Notary Public State of Alabama at Large Notary Public Underwriters Expiration Public Underwriters