

AGREEMENT

This Agreement is entered into this 6 day of OCTOBER, 2017, by and between Big Rig Truck Accessories, hereinafter referred to as "the Contractor," and the County of Lancaster, Nebraska, hereinafter referred to as "the County." Collectively the County and the Contractor may be referred to as "Parties," and individually each may be referred to as a "Party."

WHEREAS, the County desires to hire a firm to provide unique services to upgrade the Lancaster County Sheriff's Office's military Emergency Response Vehicle ("ERV") with various vehicle accessories;

WHEREAS, the Contractor is qualified with the necessary skills, expertise, and experience to meet those unique needs; and

WHEREAS, the County and the Contractor desire to set forth their understanding in writing;

NOW, THEREFORE, in consideration of the mutual covenants contained herein, it is agreed between the Parties as follows:

1) Term: The Term of this Agreement shall begin upon the date of execution by both Parties, and shall conclude upon completion of the services to be provided pursuant to this Agreement. The services provided pursuant to this Agreement shall be completed within 10 business days from the date of County's delivery of the ERV to Contractor pursuant to Section 4 of this Agreement.

2) The purpose of this Agreement is provide unique services to upgrade the Lancaster County Sheriff's Office's military ERV with various vehicle accessories.

3) The Contractor shall provide the Services outlined in the Contractor's Mine Resistant Ambushed Protected Upgrade Scope of Services, attached hereto as Attachment A to this Agreement, and incorporated herein by this reference.

4) The County shall deliver and retrieve the ERV to and from Contractor at the Contractor's place of business at 23188 Highway 6, Gretna, Nebraska, 68028.

5) Compensation: In exchange for Contractor's performing all the Services and other duties provided for in this Agreement, the County shall pay the Contractor in an amount not to exceed Seven Thousand Sixty-Seven Dollars and Eighteen Cents (\$7,067.18). Within 15 days of the completion of the services provided pursuant to this Agreement, the Contractor shall invoice the County for services actually provided during the term of this Agreement at the rates described in Attachment B to this Agreement, which Attachment is attached hereto and incorporated herein by this reference. County shall pay Contractor within 30 days of receipt of the invoice for reimbursement.

The County shall not be responsible for the direct payment of any wages, insurance or fringe benefits, including, but not limited to, vacation, overtime, retirement benefits, workers' compensation insurance, and unemployment insurance. The County shall not be responsible for compensating Contractor for any instruction not actually provided, or for any additional Contractor expenses whatsoever.

6) Independent Contractor: It is the express intent of the Parties that this Agreement shall not create an employer-employee relationship. Employees of the Contractor shall not be deemed to be employees of the County and employees of the County shall not be deemed to be employees of the Contractor. The Contractor and the County shall be responsible to their respective employees for all salary and benefits. Neither the Contractor's employees nor the County's employees shall be entitled to any salary or wages from the other Party or to any benefits made to their employees, including, but not limited to, overtime, vacation, retirement benefits, workers' compensation, sick leave, or injury leave. Contractor shall also be responsible for maintaining workers' compensation insurance, unemployment insurance for its employees, and for payment of all federal, state, local, and any other payroll taxes with respect to its employees' compensation.

7) Assignment: Contractor shall not assign its duties and responsibilities under this Agreement without the express written permission of the County. Any assignment without the express written permission of the County shall be absolutely void.

8) Hold Harmless: Contractor shall indemnify and hold harmless the County, its agents, employees and representatives from all claims, demands, suits, actions, payments, liability, judgments and expenses (including court-ordered attorney's fees), arising out of or resulting from the performance of this Agreement that results in bodily injury, sickness, disease, death, civil rights liability, or damage to or destruction of tangible property, including the loss of use resulting therefrom, and is caused in whole or in part by the Contractor, its employees, agents, or representatives, either directly or indirectly employed by them. This Section 8 will not require Contractor to indemnify or hold harmless the County for any losses, claims, damages and expenses arising out of or resulting from the negligence of the County.

9) Severability: If any portion of the Agreement is held invalid, the remainder hereof shall not be affected thereby, if such remainder would then continue to conform to the terms and requirements of applicable law.

10) Equal Employment Opportunity: In connection with the carrying out of the activities provided herein, the Contractor shall not discriminate against an employee or applicant for employment because of race, color, religion, sex, disability, national origin, age, marital status, or receipt of public assistance, or any other basis prohibited by applicable state or federal law.

11) Termination: This Agreement may be terminated at any time by either Party giving thirty (30) days written notice. Should the Contractor breach this Agreement, the County will notify the Contractor of the breach in writing and the Contractor will have ten (10) days to cure. If the breach is not cured within ten (10) days, the County may, at its discretion, terminate the

contract immediately upon written notice to the Contractor.

12) **Governing Law:** This Agreement shall be construed in accordance with and governed by the laws of the State of Nebraska without regard to conflict-of-laws principles.

13) **Insurance.** The Contractor shall, prior to beginning work, provide proof of insurance coverage in a form satisfactory to the County, which shall not withhold approval unreasonably. The coverages and minimum levels required by this Agreement are set forth below and shall be in effect for all times that work is being done pursuant to this Contract. No work pursuant to this Agreement shall begin until all insurance obligations herein are met to the satisfaction of the County, which shall not unreasonably withhold approval. Self-insurance shall not be permitted unless consent is given by the County prior to execution of the Agreement. Deductible levels shall be provided in writing from the Contractor's insurer and will be no more than \$25,000.00 per occurrence.

a) **Workers' Compensation.** The Contractor shall provide proof of workers' compensation insurance of not less than minimum statutory requirements under the laws of the State of Nebraska and any other applicable State. The Contractor shall also be responsible for ensuring that all subcontractors have workers' compensation insurance for their employees before and during the time any work is done pursuant to this Contract.

b) **Commercial General Liability.** The Contractor shall provide proof of Commercial General Liability Insurance with the coverages and at the minimum limits set forth herein. These minimum limits can be met by primary and umbrella liability policies. Coverage shall include: Premises-Operations, Products/ Completed Operations, Contractual, Broad Form Property Damage, and Personal Injury and shall be no less than \$1,000,000 Each Occurrence and \$1,000,000 Aggregate. The Contractor shall provide an additional insured endorsement acceptable to the County, and approval shall not be unreasonably withheld.

c) **Automobile Liability.** The Contractor shall provide proof of Automobile coverage, which shall include: Hired and Non-Owned. Bodily Injury and Property Damage Combined Single Limit shall be at least \$1,000,000 Per Accident.

d) **Additional Insured.** An Additional Insured endorsement shall be provided to County naming County as additional insureds using ISO additional insured endorsement under the commercial general liability policy and the automobile policy. Said insurance shall be written on an OCCURRENCE basis.

e) **Certificates.** The Contractor shall provide certificates of insurance and endorsements evidencing compliance with these requirements. Upon request, the Contractor shall furnish a full and complete copy of any policy of insurance (other than workers' compensation), required by this Contract, to the County within a reasonable time, not to exceed thirty days. During the term of the Agreement and during the period of any required continuing coverages, the Contractor shall provide, prior to expiration of

the policies, certificates and endorsements evidencing renewal insurance coverages. The parties agree that the failure of County to object to the form of a certificate and/or additional insured endorsement provided shall not constitute a waiver of this requirement.

g) Minimum Scope of Insurance. All insurance coverage are to be placed with insurers authorized to do business in the State of Nebraska and must be placed with an insurer that has an A.M. Best's Rating of no less than A:VII unless specific approval has been granted otherwise.

h) Sovereign Immunity. Nothing contained in this Section or other Sections of this Agreement shall be construed to waive the Sovereign Immunity of the County.

14) During the term of this Agreement, the Contractor shall perform all services in accordance with the established and applicable standards and in accordance with applicable state and local laws.

15) All notices, request for services, or other communications provided under this Agreement shall be in writing and shall be given to the Department of Community Corrections or the Contractor at the address set forth below or such other address as either may specify hereafter in writing:

County:

Lancaster County Sheriff's Office
c/o Investigator Jeremy Schwarz
575 S. 10th Street
Lincoln, Nebraska 68508

Contractor:

Big Rig Truck Accessories
c/o Peggy Wimer
23188 Highway 6
Gretna, Nebraska 68028

Such notice or other communication may be mailed by United States Certified mail, return receipt requested postage prepaid and may deposited in a United States Post Office Box or a depository for the receipt of mail regularly maintained by the Post Office. Such notices or communication may also be delivered by hand. For the purpose of the Agreement, all notices will be deemed to have been given upon the date of the personal delivery or three days after having been deposited in the United States Post office as proved above.

16) Entire Agreement: The Parties hereby agree that this Agreement constitutes the entire understanding of the Parties and supersedes all prior Contracts, agreements and negotiations between the Parties whether verbal or written.

17) Forbearance Not Waiver: County's failure or neglect to enforce any of its rights under this Agreement will not be deemed to be a waiver of County's rights.


18) Third Party Rights: This Agreement is not intended to, and does not, create any rights or benefits on behalf of any person, whether an individual or an entity, other than the Parties to this Agreement. County shall not be obligated or liable hereunder to any person, , whether an

individual or an entity, other than Contractor.

19) E-Verify: In accordance with Neb. Rev. Stat. § 4-108 through § 4-114, Contractor agrees to register with and use a federal immigration verification system, to determine the work eligibility status of new employees performing services within the State of Nebraska. A federal immigration verification system means the electronic verification of the work authorization program of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, 8 U.S.C. § 1324a, otherwise known as the E-Verify Program, or an equivalent federal program designated by the United States Department of Homeland Security or other federal agency authorized to verify the work eligibility status of a newly hired employee pursuant to the Immigration Reform and Control Act of 1986. Contractor shall not discriminate against any employee or applicant for employment to be employed in the performance of this section pursuant to the requirements of state law and 8 U.S.C. § 1324b. Contractor shall require any subcontractor to comply with the provisions of this section.

20) Standard of Care and Laws: During the term of this Agreement, the Contractor shall perform all services in accordance with the established and applicable standards of care and in accordance with applicable federal, state, and local laws.

EXECUTED this 6 day of OCTOBER, 2017, by the Contractor.

BY: 

NAME: CALEB SMISER

TITLE: MANAGER

EXECUTED this _____ day of _____, 2017, by the County.

BY THE BOARD OF COUNTY
COMMISSIONERS OF LANCASTER
COUNTY, NEBRASKA

APPROVED AS TO FORM
this _____ day of _____, 2017

Deputy County Attorney for
JOE KELLY, County Attorney

Attachment "A"

MINE RESISTANT AMBUSHED PROTECTED UPGRADE

Scope of Services

Contractor shall provide the professional products and services to upgrade the Lancaster County Sheriff's office military Mine Resistant Ambushed Protected (MRAP) with interior seating and storage. The MRAP is now referred to as the Emergency Response Vehicle (ERV).

All correspondence related to this agreement shall be submitted to:
Lancaster County Sheriff's Office
Attn: Investigator Jeremy Schwarz
575 S. 10th Street
Lincoln, NE 68508

All inquiries regarding the scope of services shall be directed to Jeremy Schwarz, Investigator, e-mail: jschwarz@lancaster.ne.gov or fax to 402-441-8320.

It is the intent of the scope of services to describe the minimum acceptable requirements for upgrading the ERV with seating and storage. Contractor shall confer with the Lancaster County Sheriff's office to confirm the final design and scope of work.

DELIVERY AND INSTALLATION REQUIREMENTS

Lancaster County agrees to deliver and pick up the ERV from the Contractor.

If needed, the Contractor will have additional opportunities to inspect measure and photograph the ERV for design and fabrication prior to installation.

The Contractor agrees the installation shall not exceed 10 business days.

CUSTOMER SERVICE

The Contractor agrees to supply technical and repair support for any manufactured defect at no cost to Lancaster County not to exceed the period of the warranty.

All products manufactured and installed the RFP shall be warranted for a period of one year from the date of installation.

SEATING AND STORAGE MINIMUM SPECIFICATION

The seating and storage design shall be as follows:

- Fabricate and install seating with underneath storage:
 - Driver side measurement:
 - Driver side bench should have two lids of equal length to access underneath storage.
 - Passenger side measurement:
 - Passenger side bench should have three lids of equal length to access underneath storage.
 - Install padding to seat and back support.
 - Ram clamp behind seat on driver side
 - Bang Pole mount behind passenger seat
 - Storage straps to ceiling for ballistic shield
 - Mesh cover for rear of power box

Attachment B

BIG RIG TRUCK ACCESSORIES
2318 HIGHWAY 6
GREENNA, NE 68028

Phone: (402) 332-4833 Fax: (402) 332-5089
QUOTE FROM GREENNA, NE LOCATION

BMT

SOLD TO:
LANCASTER COUNTY SHERIFF'S DEP
575 S 10TH ST
LINCOLN, NE 68508

DATE: 08/28/2017 TIME: 15:41:14
ACCT NO: 4418500 TERMS: CASH
SLS IC/ADR: CS / JGR:
PO BOX:
SHIP VIA: Customer Pickup
TAX EXEMPT: 1
PAGE: 1
QUOTE: 171348

TERRY SCHEANE

(402) 441-6500

PL	ITEM NUMBER	DESCRIPTION	CORE	QUANTITY	UNIT	E/O	YOUR PRICE	AMOUNT	EXT
		REAR EMERGENCY RESPONSE VEHICLE							
		FABRICATE / INSTALL SEAT SEATING W/ STORAGE							
		UNDER SEAT BASE OR INSIDE OF REAR COMPARTMENT							
		FABRICATE / INSTALL RETRACTING HAM CLAMP MOUNT BEHIND							
		DRIVERS SIDE SEAT BACK							
		PLURIGATE / INSTALL BANG POLE MOUNT BEHIND PASSENGER							
		SIDE SEAT BACK							
		FABRICATE / INSTALL SHEILD STORAGE STRAPS TO CEILING							
		FABRICATE / INSTALL WEBB COVER FOR REAR OF POWER BOX							
		WILL NEED TO REMOVE EXISTING JON SEATS & FRONT RADIO							
		CABINET TO INSTALL THE ABOVE EQUIPMENT							
		ABO MISC PARTS							
		SS 1-1/2 X 1-1/2 X 1/8 ALU		1			3400.00	3400.00	N
		SS 3/8 X 4 ALUM TUB		156			4.50	702.00	N
		SS 2 X 3 X 1/8 ALUM EC TUB		30			7.18	215.40	N
		BR WELD WIRE		44			6.59	289.96	N
		BR LABOR ACCESS		4			12.00	48.00	N
		BUY RCIOL		140			6.50	910.00	N
		BUY RCIOS		2			25.80	51.60	N
		BUY RCIOS		2			12.00	24.00	N
		BR SHOE SUPPLIZE		1			75.00	75.00	N
		BUY R20		4			1.26	5.04	N
		COO R158		2			11.03	22.06	N
		BRD TWZKAWOT		5			32.00	160.00	F
		BR LABOR ACCESS		80			8.50	680.00	F
		BR LABOR ACCESS		20			8.50	170.00	F

PRICES ON THIS QUOTE ARE GOOD FOR 15 DAYS.
ALL SPECIAL ORDERS ARE TO BE PREPAID AND ARE NON-RETURNABLE.

CASH SALE RECEIVED BY
9 BRT MEB

QUANTITY: 1
UNIT: 1
E/O: /
YOUR PRICE: 3400.00
AMOUNT: 3400.00
EXT: 3400.00

156
30
44
4
140
2
2
1
4
2
5
80
80
20

156
30
44
4
140
2
2
1
4
2
5
80
80
20

4.50
7.18
6.59
12.00
6.50
25.80
12.00
75.00
1.26
11.03
32.00
8.50
8.50

702.00
215.40
289.96
48.00
910.00
51.60
24.00
75.00
5.04
22.06
160.00
680.00
170.00

NET TOTAL: 7067.18

TAXES: .00
INVTOTAL: 7067.18

This page has been left blank intentionally.



EMPLOYERS MUTUAL CASUALTY COMPANY

C H A N G E E N D O R S E M E N T

POLICY PERIOD: FROM 05/01/17 TO 05/01/18

* POLICY NUMBER *
* 5 D 6 - 8 5 - 6 9 ---18 *

N A M E D I N S U R E D :

P R O D U C E R :

BIG RIG REPAIR, INC.
(DBA) BIG RIG
23188 HIGHWAY 6
GRETNA NE 68028-6348

INSPRO, INC
DBA INSPRO INSURANCE
PO BOX 259
WEST POINT NE 68788-0259

AGENT: AB 7803
AGENT PHONE: (402)372-2139
ANDREW J. WIMER

DIRECT BILL

T H I S E N D O R S E M E N T C H A N G E S T H E P O L I C Y .
P L E A S E R E A D I T C A R E F U L L Y .

* ENDORSEMENT EFFECTIVE DATES: 10/04/17 TO 05/01/18 *

IN CONSIDERATION OF THE PREMIUM CHARGED THE FOLLOWING CHANGES ARE
APPLICABLE TO THIS POLICY: SEE ATTACHED SCHEDULE

AMENDED THE EXPOSURE FOR CLASS 87781 AND ADDED ADDITIONAL INTEREST (2-334)
IN REGARDS TO LANCASTER COUNTY AS SHOWN.
AMENDED CG7193.1(10/13) AS SHOWN ON THE ENDORSEMENT SCHEDULE.

ADDITIONAL PREMIUM: \$ 50.00

AUDIT FREQUENCY: ANNUAL

PLACE OF ISSUE: OMAHA, NE

DATE OF ISSUE: 10/05/17

COUNTERSIGNED BY:

(CONTINUED)

FORM: IL1201A (ED. 01-86)

003 LN

5D68569 1802

AGENT COPY



PAGE 2

EMPLOYERS MUTUAL CASUALTY COMPANY
BIG RIG REPAIR, INC.

POLICY NO: 5D6-85-69---18

BFF DATE: 05/01/17 EXP DATE: 05/01/18

C H A N G E E N D O R S E M E N T
C O N T I N U E D

FORMS APPLICABLE:

CG0001(04/13), CG0103(06/06), CG0435(12/07), CG2106(05/14),
CG2170(01/15), CG2176(01/15), CG2639(12/07), CG7001A(10/12),
CG7003(10/13), CG7165(07/14), CG7193.1(10/13), CG7578(05/15),
CG7578.3(05/15), CG7595(07/14), CG7627(03/09), IL0021(05/02),
IL0168(03/12), IL0259(09/07), IL0275(11/13), IL7028(05/15),
IL7130A(04/01), IL7131A(04/01)*, IL7213(04/10), IL7213.16(11/15),
IL7215(04/10), IL8021(04/88), IL8044(06/15), IL8383.2A(01/15),
IL8384A(01/08), IL8576(09/09)

REFER TO PRIOR DISTRIBUTION(S) FOR ANY FORMS NOT ATTACHED

AUDIT FREQUENCY: ANNUAL

PLACE OF ISSUE: OMAHA, NE

DATE OF ISSUE: 10/05/17

COUNTERSIGNED BY:

FORM: ILL201A (ED. 01-86)

003

LN

5D68569 1802



EMPLOYERS MUTUAL CASUALTY COMPANY

POLICY NUMBER: 5D6-85-69---18

BIG RIG REPAIR, INC.

EFF DATE: 10/04/17

EXP DATE: 05/01/18

GENERAL LIABILITY POLICY
DECLARATIONS

ENDORSEMENT SCHEDULE

FORM	EDITION DATE	DESCRIPTION/ADDITIONAL INFORMATION	PREMIUM
CG0001	04-13	COMMERCIAL GEN LIABILITY COV FORM	
CG0103	06-06	TX CHGS-CONDITIONS REQUIRING NOTICE	
CG0435	12-07	EMPLOYEE BENEFITS LIABILITY COVERAGE	
		EACH EMPLOYEE	\$ 1,000,000
		AGGREGATE	\$ 3,000,000
		DEDUCTIBLE EACH EMPLOYEE	\$ 1,000
		RETROACTIVE DATE	05/01/2017
CG2106	05-14	EXCL-ACCESS/DISCL OF CONFID/PERSONAL	
CG2170	01-15	CAP/LOSSES FROM CERT ACTS/TERRORISM	
CG2176	01-15	EXCL PUNITIVE DMGS ACTS OF TERRORISM	
CG2639	12-07	TX CHANGES - EMPL RELATED PRACT EXCL	
CG7001A	10-12	GENERAL LIABILITY SCHEDULE	
CG7003	10-13	GL QUICK REFERENCE (OCCURRENCE)	
CG7165	07-14	EXCL - HAZRDS IN DESIGNATED GAR OPER LOC OF GARAGE OPERATIONS/GARAGE POL NUM ANY PREMISES OR OPERATIONS COVERED BY GARAGE POLICY 5B6-85-69	
CG7193.1	10-13	AI-OWN/LESS/CONTR - INCL COMP OPS NAME: ENTERPRISE HOLDINGS INC, ITS SUBS & AFFILIATED CO, LIMITED LIAB CO & EAN TRUST NAME: LANCASTER COUNTY	
CG7578	05-15	GENERAL LIABILITY ELITE EXTENSION	
CG7578.3	05-15	TX-GENERAL LIABILITY ELITE EXTENSION	
CG7595	07-14	AUTO REPAIR LIABILITY EXTENSION END.	
CG7627	03-09	AMENDMENT OF EMPL BENEFITS PROGRAM DESCRIPTION OF OTHER SIMILAR BENEFITS NONE	
IL0021	05-02	NUCLEAR ENERGY LIAB EXCL/BROAD FORM	
IL0168	03-12	TEXAS CHANGES - DUTIES	
IL0259	09-07	NE CHANGES - CANCELLATION/NONRENEWAL	
IL0275	11-13	TX CHANGES - CANCELLATION/NONRENEWAL	
IL7028	05-15	ASBESTOS EXCLUSION	
IL7130A	04-01	NAMED INSURED ENDORSEMENT	
*IL7131A	04-01	COMM'L POLICY ENDORSEMENT SCHEDULE	
IL7213	04-10	EMPLOYMENT PRACTICES LIAB INS COV	
IL7213.16	11-15	TX EMPLOYMENT PRACTICES LIAB INS COV	
IL7215	04-10	EMPLOYMENT PRACTICES LIAB EXCLUSIONS	
IL8021	04-88	ASBESTOS NOTICE	
IL8044	06-15	IMPORTANT NOTICE - TEXAS COMPLIANCE	
IL8383.2A	01-15	DISCL PURSUANT TERRSM RISK INS. ACT	\$ 46
IL8384A	01-08	TERRORISM NOTICE	
IL8576	09-09	MEDICARE IMPT NOTICE TO POLICYHOLDER	

DATE OF ISSUE: 10/05/17

FORM: IL7131A (ED. 04-01)

003

LN

5D68569 1802



EMPLOYERS MUTUAL CASUALTY COMPANY
BIG RIG

EFF DATE: 10/04/17

POLICY NO: 5D6-85-69---18
EXP DATE: 05/01/18

GENERAL LIABILITY SCHEDULE

EACH OCCURRENCE LIMIT		\$ 1,000,000
DAMAGE TO PREMISES RENTED TO YOU LIMIT	\$ 500,000	ANY ONE PREMISES
MEDICAL EXPENSE LIMIT	\$ 10,000	ANY ONE PERSON
PERSONAL AND ADVERTISING INJURY LIMIT	\$ 1,000,000	ANY ONE PERSON OR ORGANIZATION
GENERAL AGGREGATE LIMIT		\$ 3,000,000
PRODUCTS/COMPLETED OPERATIONS AGGREGATE LIMIT		\$ 3,000,000

LOCATION 001	!	!	!	!	
87781	!	!	!	!	\$ 0
OWNERS, LESSEES OR CONTRACTORS -	!	!	!	!	
INCL COMPL OPS - PRIMARY &	!	!	!	!	
NONCONTRIBUTORY (ADD'L INSURED)	!	!	!	!	
CG7193.1	!	!	!	!	
PREMIUM BASIS:	!	!	!	!	
EACH	!	!	!	!	
EXPOSURE: 2	!	!	!	!	
(SUBLINE /334)	!	!	!	!	
ADDITIONAL INTEREST (1-334)	!	!	!	!	50
ENTERPRISE HOLDINGS INC, ITS	!	!	!	!	
ADDITIONAL INTEREST (2-334)	!	!	!	!	50
LANCASTER COUNTY	!	!	!	!	

TOTAL PREMIUM FOR CHANGES \$ 50.00

- (1) OTHER THAN NOT FOR PROFIT (2) NOT FOR PROFIT
- (3) INCLUDING PRODUCTS AND/OR COMPLETED OPERATIONS UNLESS OTHERWISE EXCLUDED
- (4) PRODUCTS-COMPLETED OPERATIONS ARE SUBJECT TO THE GENERAL AGGREGATE LIMIT
- (5) A \$250 PD DEDUCTIBLE PER CLAIM APPLIES TO CUSTOMERS AUTOS UNLESS OTHERWISE DESIGNATED BY THIS CLASSIFICATION CODE
- (6) FOR SPRAY PAINTING OPERATIONS, A PD DEDUCTIBLE OF \$250 PER CLAIM APPLIES UNLESS A HIGHER DEDUCTIBLE IS OTHERWISE DESIGNATED FOR THIS CLASSIFICATION CODE

LOCATION OF ALL PREMISES OWNED, RENTED OR OCCUPIED:

RATED LOCATIONS:

- LOC 001 23188 HIGHWAY 6
GRETNA, NE 68028-6348
- LOC 002 24 NAFTA CIR
NEW BRAUNFELS, TX 78132-4906
- LOC 003 515 COUNTY ROAD M
YUTAN, NE 68073-5063
- LOC 004 1003 BROWN ROCK DR
NEW BRAUNFELS, TX 78130-2754

DATE OF ISSUE: 10/05/17 BPP