OFFICE of the FAIRFIELD COUNTY ENGINEER
3026 West Fair Avenue, Lancaster, Ohio 43130
Phone: (740) 687-7050    FAX: (740) 687-7055

PERMIT TO UTILIZE COUNTY ROAD RIGHT-OF-WAY
PERMIT #: 0218137 MISC

TYPE: □ LANDOWNER       □ PUBLIC UTILITY       □ NON-PUBLIC UTILITY

Permittee: Artex Oil Company
           2337 SR821; Marietta, Ohio 45750
           Don Huck (740) 373-2750
           dhuck@artexoil.com

Precision Geophysical Inc
           2695 SR83 South; Millersburg, Ohio 44654
           William Peterson (989) 858-0455
           precisionphysical.com

Subject to all of the terms, conditions, permit requirements and restrictions listed within this permit, the Permittee listed above is authorized to perform the work described in Description of Work at the locations described in Location of Work.

Notification:

• Permittee must notify the Fairfield County Engineer’s Office (FCEO) within 48 hours of the beginning of work authorized within the permit and upon completion of work. Additional notification may be required during duration of work as deemed necessary by the FCEO.
• Prior to any excavation in the highway right-of-way, the Ohio Utilities Protection Service (OUPS) must be contacted in accordance with ORC Section 3781.25 to 3781.32. OUPS can be reached at 1-800-362-2764.

Location of Work: See Exhibit ‘A’

Proposed Route: To travel the roads as shown on attached Exhibit ‘A’ for geophysical surveys. Artex or their subcontractor must follow the maintenance of traffic plan submitted as attached Exhibit ‘B’ for closure of one lane during a mobile operation. A copy of the Extended Liability Agreement between Artex Oil Company and the Fairfield County Commissioners is attached as Exhibit ‘C’ to this permit.

Liability: Permittee herein understands and agrees to hold Fairfield County, Ohio, harmless and agrees to indemnify Fairfield County, Ohio, from any and all liability of whatever kind and nature which may arise as a result of Permittee’s activities within the rights-of-way of Fairfield County.

Maintenance Responsibility: All future maintenance responsibilities for this work is the responsibility of the Permittee, forever.

At all times, this permit is to be in the possession of the person in charge of the work at the location work is being performed and is to be shown upon request to the Fairfield County Engineer or his designee. Non-compliance may result in this permit being rescinded.

This permit is valid only until March 31, 2018 and only for the work described in Description of Work at the locations described in Location of Work.

Project approved by: Todd May
Date: 2/22/18

County Inspector use only: Inspector: ____________________________
Approved _____     Not Approved _____
EXHIBIT A

FAIRFIELD COUNTY LIBERTY TWP

PARLIMENT DR. .59 MILES
SAYLOR RD 1.7 MILES
REFUGEE RD 1.7 MILES
MAUGER RD .6 MILES
ROESTA LN .5 MILES
BRANDON MILL DR .5 MILES
WANDA DR .13 MILES
HEIMBERGER RD 4.16 MILES
SNYDER CHURCH RD 4.78 MILES
FOREST GREEN BLVD .3 MILES
OAKWOOD WAY .25 MILES
STOUDERTOWN RD 1.25 MILES
CLARK DR .5 MILES
JULIE DR .35 MILES
WOODBRIDGE LANE .7 MILES
HEIMBERGER LN .7 MILES
ANN DRIVE .6 MILES
LAWRENCE RD.
STEMEN RD 6.25 MILES
POPLAR CREEK RD 1.88 MILES
BICKEL CHURCH RD 4.75 MILES
BASIL RD 4.75 MILES
SLOANE DR .25 MILES
WALNUT HILL RD .20 MIL
CHERRY LANE 2.87 MILES
KUMLER RD 1.14 MILES
CANAL RD .56 MILES
ROLEY RD .6 MILES
GIESY RD 1.25
BASIL – WESTERN RD 1.3 MILES
BADER RD .42 MILES

not approved 50% restricted

2-21-18

APPROVED
EXHIBIT ‘C’

EXTENDED LIABILITY AGREEMENT

This agreement is made by and between the Board of Fairfield County Commissioners ("the Board"), the Fairfield County Engineer ("the Engineer"), and Artes Oil Company, ("the Applicant") whose primary place of business is 2337 State Route 821, Marietta, Ohio 45750, as of the date of execution by the Engineer.

WHEREAS, the Applicant desires a permit to erect an obstruction within the bounds of a highway, other than a state highway, within Fairfield County for the purposes of conducting geophysical exploration itself or by and through sub-contractors, including Precision Geophysical, Inc.;

WHEREAS, Ohio Revised Code Section 5547.04 requires that, prior to erecting any obstruction with the bounds of a highway, other than a state highway, within Fairfield County, the Applicant must obtain the approval of the Board;

WHEREAS, the Board and the Engineer wish to allow geophysical exploration advantageous to the residents of Fairfield County, while ensuring that the roads and field tiles possibly impacted by such exploration are adequately protected,

NOW, THEREFORE, in consideration of the promises set forth herein, the parties agree as follows:

Section 1 - Current condition of the roads

1.1. The roads covered by this Agreement are highlighted on the map attached hereto as Exhibit A ("the Roads"). This Agreement pertains only to the roads indicated on Exhibit A, and no permission to erect an obstruction is granted regarding any roads not indicated on Exhibit A.

1.2. The Applicant will not undertake any geophysical exploration prior to **2-21-2018** ("Start Date"). Prior to the Start Date, the Applicant will cause a video-record to be made of the Roads. A copy of this video-record will be delivered to the Engineer for review. Prior to the Start Date, Engineer may notify the Applicant in writing of any road condition that Engineer believes is not reflected in the video-record.

1.2.1. If the Engineer notifies the Applicant in writing of any road condition that the Engineers believes is not reflected in the video-record, the Engineer and the Applicant will come to an agreement jointly acceptable statement as to that road condition. Applicant will not begin any work until such a statement is mutually agreed upon by the Engineer and the Applicant.

1.2.2. If the Applicant begins work prior to a mutually agreed statement being created in accordance with Section 1.2.1, the Engineer will, within 30 days of being made aware that Applicant has begun work, prepare and provide to Applicant a written statement describing the conditions the roads prior to the Start Date, which Applicant
hereby agrees to accept as a fair and accurate representation of the conditions of the roads prior to the start date.

Section 2 - Liability for damage to roads.

2.1. If, during the term of this Agreement, the Engineer becomes aware of any actual or reported damage to any road covered by this agreement that the Engineer believes was proximately caused by Applicant's geophysical exploration, the Engineer shall inspect the area affected by the damage and investigate the cause of such damage. If the Engineer determines that the damage was proximately caused by the Applicant's geophysical exploration the Engineer shall notify the Applicant in writing.

2.1.1. Upon receiving notification of damage to a road, Applicant will, within 14 days of receiving notice, either begin repairs of said damage in a manner acceptable to the Engineer, or notify the Engineer in writing that Applicant disputes responsibility for said damage.

2.1.2. If Applicant disputes responsibility for said damage, the Engineer may proceed to repair said damage, and the issue of whether Applicant's geophysical exploration was the proximate cause of said damage will be submitted to binding arbitration in accordance with rules of the American Arbitration Association. If the Applicant is found to be proximately responsible for said damage, Applicant will reimburse the Engineer for the full cost of repairs. The cost of arbitration will be shared equally between the Engineer and the Applicant.

2.1.3. Upon Applicant's failure to begin repairs of said damage or furnish written notification to the Engineer disputing responsibility within 14 days, or upon Applicant's failure to finish repairs in a prompt and workmanlike manner, the Engineer may proceed to make or complete the road repairs and invoice Applicant for the costs of such repairs. In the event that such invoice is not paid, the Engineer may file claims to recover the costs of such repairs from Applicant, Applicant's insurance company and/or Applicant's bond surety.

2.1.4. In the event of an emergency, as determined in good faith by the Engineer, the Engineer may proceed with repairs, and deliver an invoice for the costs of the repairs to Applicant, which Applicant shall pay within 14 days of receipt. Applicant's specifically agrees to accept the Engineer's good faith determination of an emergency, and the Engineer's good faith determination that Applicant's geophysical exploration was the proximate cause of the damage that caused said emergency.
Section 3 - Liability for damage to drainage systems.

3.1. For purposes of this agreement "Drainage System" shall mean all field tiles, culverts, and related infrastructure within or adjacent to the road easements of the roads covered by this Agreement.

3.2. If, during the term of this Agreement, the Engineer becomes aware of any actual or reported damage to any Drainage System that the Engineer believes was proximately caused by Applicant's geophysical exploration, the Engineer shall inspect the area affected by the damage and investigate the cause of such damage. If the Engineer determines that the damage was proximately caused by the Applicant's geophysical exploration the Engineer shall notify the Applicant in writing.

3.2.1. Upon receiving notification of damage to a Drainage System, Applicant will, within 14 days of receiving notice, either repair said damage, or notify the Engineer in writing that Applicant disputes responsibility for said damage.

3.2.2. If Applicant disputes responsibility for said damage, the Engineer may proceed to repair said damage, and the issue of whether Applicant's geophysical exploration was the proximate cause of said damage will be submitted to binding arbitration in accordance with rules of the American Arbitration Association. If the Applicant is found to be proximately responsible for said damage, Applicant will reimburse the Engineer for the full cost of repairs. The cost of arbitration will be shared equally between the Engineer and the Applicant.

3.2.3. Upon Applicant's failure to repair said damage within 14 days or furnish written notification to the Engineer disputing responsibility, the Engineer may proceed with the repair and file claims to recover the costs of such repairs from Applicant, Applicant's insurance company and/or Applicant's bond surety.

3.2.4. In the event of an emergency, as determined in good faith by the Engineer, the Engineer may proceed with repairs, and deliver an invoice for the costs of the repairs to Applicant, which Applicant shall pay within 14 days of receipt. Applicant's specifically agrees to accept the Engineer's good faith determination of an emergency, and the Engineer's good faith determination that Applicant's geophysical exploration was the proximate cause of the damage that caused said emergency.

Section 4 - Permission of property owners.

4.1. In any area where Applicant seeks to conduct geophysical exploration on a road covered by this Agreement, Applicant must first, by lease or otherwise, obtain the authorization of the landowners who own the fee underlying the road easement to undertake geophysical exploration within the County's road easement.
4.2. The Applicant will provide documentation of the authorization required in Section 4.1 to the Engineer, in a form satisfactory to the Engineer, prior to erecting an obstruction within the bounds of the road.

Section 5 - Permission to erect obstruction within the boards of the road.

5.1. In exchange for the undertakings set forth in this Agreement, the Board grants to the Applicant, and the Applicant's sub-contractors, permission to erect obstructions on the roads indicated in Exhibit A provided that the Applicant gives the Engineer 72-hours' notice prior to erecting an obstruction, and adheres to all the conditions that the Engineer may impose for any such obstruction.

5.2. Permission to erect an obstruction on the roads is not, and should not be construed as, permission to operate overweight vehicles on the roads subject to this agreement. Applicant will adhere to all road and bridge weight restrictions on the roads, or apply separately to the Engineer for an overweight permit.

Section 6 - Insurance.

6.1. During the Term of this Agreement, Applicant agrees to: (i) maintain a policy of General Liability insurance which protects Applicant and its contractors from bodily injury and property damages in a single limit per occurrence amount not less than $1,000,000; and (ii) to furnish proof of such insurance to Engineer within five (5) business days of a request.

Section 7 - Bond.

7.1. For a period of 3 years from the date of completion of the geophysical exploration performed under this Agreement, Applicant agrees to maintain a performance bond, or an irrevocable letter of credit issued by a bank acceptable to the Engineer, in the amount of $50,000 providing against damage proximately caused to any roads or Drainage Systems by the exploration.

7.2. Applicant shall give written notice to the Engineer when it has completed the exploration, or elected to discontinue work on the exploration. The date of completion shall be the date that the Engineer receives written notice from Applicant under this section. Applicants permission to obstruct the roads covered under this agreement will cease at that time.

Section 8 - Term and Termination.

8.1. This Agreement shall remain in full force and effect for a period of 5 years from the date of execution.

8.2. Either party may terminate this Agreement by obtaining the written consent of all other parties to this Agreement.
Section 9 - General Provisions.

9.1. All notices required or permitted to be given under this Agreement must be given in writing, and shall be deemed given when personally delivered or, if earlier, when received after mailing by U.S. registered or certified mail, postage prepaid, with return receipt requested. Notices shall be delivered to the following:

9.1.1. The Board and Engineer:

Fairfield County Engineer
3026 West Fair Avenue
Lancaster, OH 43130

9.1.2. The Applicant:

Artex Oil Company
2337 State Route 821
Marietta, Ohio 45750

9.2. This Agreement may only be amended, in whole or in part, by a written instrument executed by the party against whom enforcement of the modification is sought.

9.3. This Agreement is binding on and enforceable by and against the Parties, their successors, legal representatives, and assigns.

9.4. The headings and captions in the Sections in this Agreement are not part of the Agreement, but are for the convenience of the Parties.

9.5. More than one copy of this Agreement may be executed, and all Parties agree and acknowledge that each executed copy shall be a duplicate original.

9.6. The Parties hereto shall execute and deliver all documents, provide all information, and take or forebear from all actions that may be necessary or appropriate to achieve the purposes of this Agreement.

9.7. Whenever the context of this Agreement requires, the masculine gender includes the feminine and neuter, and the singular number includes the plural and vice versa.

9.8. This Agreement shall be governed by and construed according to the laws of the State of Ohio.
9.9. The Parties agree that the Common Pleas Court of Fairfield County, Ohio, has exclusive jurisdiction and venue over any legal actions arising under this Agreement and hereby consent to such personal jurisdiction.

9.10. There are no third party beneficiaries to this Agreement; and this Agreement shall not be construed to create any right enforceable by any person other than the Parties hereto.

9.11. No part of this Agreement shall be affected if any other part of it is held invalid or unenforceable.

9.12. Any Party's failure to insist on compliance or enforcement of any provision of this Agreement shall not affect its validity or enforceability or constitute a waiver of future enforcement of that provision or of any other provision of this Agreement.

9.13. This Agreement, and any attachments hereto or to be attached hereto, constitutes the entire agreement between the Parties with respect to the subject matter hereof and supersedes any and all prior negotiations, understandings and agreements, whether oral or written.

In consideration whereof, the parties have affixed their signatures hereto with intent to be fully bound as of the dates indicated.

THE BOARD OF FAIRFIELD COUNTY COMMISSIONERS

By: [Signature]
Title: Commissioner President
Date: 2/20/18

ARTEX OIL COMPANY

By: [Signature]
Title: President
Date: 2-15-18

THE FAIRFIELD COUNTY ENGINEER

By: [Signature]
Title: [Name, Fairfield County Engineer]
Date: 2/21/18
IRREVOCABLE LETTER OF CREDIT

Borrower: ARTEX OIL COMPANY
2337 STATE ROUTE 821
MARIETTA, OH 45750

Beneficiary: Fairfield County Commissioners
210 E Main Street, #301
Lancaster, OH 43130

Lender: Peoples Bank
Marietta Office
138 Putnam Street
P O Box 738
Marietta, OH 45750-0738

NO.: 1055

EXPIRATION DATE. This letter of credit shall expire upon the earlier of the close of business on 02-15-2019 and all drafts and accompanying statements or documents must be presented to Lender on or before that time, or the day that Lender honors a draft under which the full amount of this Letter of Credit has been drawn (the “Expiration Date”).

AMOUNT OF CREDIT. Lender hereby establishes at the request and for the account of Borrower, an irrevocable Letter of Credit in favor of Beneficiary for a sum of Fifty Thousand & 00/100 Dollars ($50,000.00) (the “Letter of Credit”). These funds shall be made available to Beneficiary upon Lender’s receipt from Beneficiary of sight drafts drawn on Lender at Lender’s address indicated above (or other such address that Lender may provide Beneficiary in writing) during regular business hours and accompanied by the signed written statements or documents indicated below.

WARNING TO BENEFICIARY: PLEASE EXAMINE THIS LETTER OF CREDIT AT ONCE. IF YOU FEEL UNABLE TO MEET ANY OF ITS REQUIREMENTS, EITHER SIMPLY OR TOGETHER, YOU SHOULD CONTACT BORROWER IMMEDIATELY TO SEE IF THE LETTER OF CREDIT CAN BE AMENDED. OTHERWISE, YOU WILL RISK LOSING PAYMENT UNDER THIS LETTER OF CREDIT FOR FAILURE TO COMPLY STRICTLY WITH ITS TERMS AS WRITTEN.

DRAFT TERMS AND CONDITIONS. Lender shall honor drafts submitted by Beneficiary under the following terms and conditions:

Upon Lender’s honor of such drafts, Lender shall be fully discharged of Lender’s obligations under this Letter of Credit and shall not be obligated to make any further payments under this Letter of Credit once the full amount of credit available under this Letter of Credit has been drawn.

Beneficiary shall have no recourse against Lender for any amount paid under this Letter of Credit once Lender has honored any draft or other document which complies strictly with this Letter of Credit, and which on its face appears otherwise in order but which is signed, issued, or presented by a party or under the name of a party purporting to act for Beneficiary, purporting to claim through Beneficiary, or poising as Beneficiary without Beneficiary’s authorization. By paying an amount demanded in accordance with this Letter of Credit, Lender makes no representation as to the correctness of the amount demanded and Lender shall not be liable to Beneficiary, or any other person, for any amount paid or disbursed for any reason whatsoever, including, without limitation, any nonapplication or misapplication by Beneficiary of the proceeds of such payment. By presenting upon Lender or a confirming bank, Beneficiary certifies that Beneficiary has not and will not present upon the other, unless and until Beneficiary meets with dishonor. Beneficiary promises to return to Lender any funds received by Beneficiary in excess of the amount of the Letter of Credit’s maximum drawing amount.

USE RESTRICTIONS. All drafts must be marked “DRAWN UNDER Peoples Bank IRREVOCABLE LETTER OF CREDIT NO. 1055 DATED 02-15-2018,” and the amount of each draft shall be marked on the draft. Only Beneficiary may complete a draft and accompanying statements or documents required by this Letter of Credit and make a draw under this Letter of Credit. This original Letter of Credit must accompany any draft drawn hereunder.

Partial draws are permitted under this Letter of Credit. Lender’s honor of a partial draw shall correspondingly reduce the amount of credit available under this Letter of Credit. Following a partial draw, Lender shall return this original Letter of Credit to Beneficiary with the partial draw noted hereon; in the alternative, and in its sole discretion, Lender may issue a substitute Letter of Credit to Beneficiary in the amount shown above, less any partial draw(s).

PERMITTED TRANSFEREES. The right to draw under this Letter of Credit shall be nontransferable, except for:

A. A transfer (in its entirety, but not in part) by direct operation of law to the administrator, executor, bankruptcy trustee, receiver, liquidator, successor, or other representative at law of the original Beneficiary; and
B. The first immediate transfer (in its entirety, but not in part) by such legal representative to a third party after express approval of a governmental body (judicial, administrative, or executive).

TRANSFEREES REQUIRED DOCUMENTS. When the presenter is a permitted transferee (i) by operation of law or (ii) a third party receiving transfer from a legal representative, as described above, the documents required for a draw shall include a certified copy of the one or more documents which show the presenter’s authority to claim through or to act with authority for the original Beneficiary.

COMPLIANCE BURDEN. Lender is not responsible for any impossibility or other difficulty in achieving strict compliance with the requirements of this Letter of Credit precisely as written. Beneficiary understands and acknowledges: (i) that unless and until the present wording of this Letter of Credit is amended with Lender’s prior written consent, this burden or complying strictly with such wording remains solely upon Beneficiary, and (ii) that Lender is relying upon the lack of such amendment as constituting Beneficiary’s initial and continued approval of such wording.

NON-SEVERABILITY. If any aspect of this Letter of Credit is ever declared unenforceable for any reason by any court or governmental body having jurisdiction, Lender’s entire engagement under this Letter of Credit shall be deemed null and void ab initio, and both Lender and Beneficiary shall be restored to the position each would have occupied with all rights available as though this Letter of Credit had never occurred. This non-severability provision shall override all other provisions in this Letter of Credit, no matter where such provision appears within this Letter of Credit.

GOVERNING LAW. This Agreement will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, the laws of the State of Ohio without regard to its conflicts of law provisions, and except to the extent such laws are inconsistent with the 2007 Revision of the Uniform Customs and Practice for Documentary Credits of the International Chamber of Commerce, ICC Publication No. 600. This Agreement has been accepted by Lender in the State of Ohio.

EXPIRATION. Lender hereby agrees with Beneficiary that drafts drawn under this Letter and in compliance with the terms of this Letter of Credit shall be duly honored if presented to Lender on or before the Expiration Date unless otherwise provided for above.
Dated: February 15, 2018

LENDER:

PEOPLES BANK

By: [Signature]

ENDORSEMENT OF DRAFT DRAWN:

<table>
<thead>
<tr>
<th>Date</th>
<th>Negotiated By</th>
<th>Amount In Words</th>
<th>Amount In Figures</th>
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CERTIFICATE OF LIABILITY INSURANCE

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

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

PRODUCER
Hummel Group, Inc.
451 Wadsworth Rd
PO Box 3
 Orrville OH 44667

INSURED
Precision Geophysical, Inc.
2695 State Route 83
Millersburg OH 44654

COVERAGES

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<th>INSURER</th>
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<th>LIMITS</th>
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<td>A</td>
<td>COMMERCIAL GENERAL LIABILITY</td>
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<td>EACH OCCURRENCE $1,000,000</td>
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<td>DAMAGE TO RENTED PREMISSES $100,000</td>
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<td>MED EXP (Any one person) $5,000</td>
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<td>PERSONAL &amp; ADV INJURY $1,000,000</td>
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<td>GENERAL AGGREGATE $2,000,000</td>
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<td>PRODUCTS - COMPOUNDAGE $2,000,000</td>
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<td>OTHER</td>
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| A       | AUTOMOBILE LIABILITY | ALL OWNED AUTOS | NON-OWNED AUTOS | SCHEDULED AUTOS | X OCCUR |
|         |                     | ZLP-13733259 |               |               | 8/8/2017 8/8/2018 |
|         |                     | COMBINED SINGLE LIMIT $1,000,000 |         | BODY INJURY (Per person) $1,000,000 |
|         |                     | PROPERTY DAMAGE (Per accident) $1,000,000 |     | MEDICAL EXPENSE $5,000 |
|         |                     | EACH OCCURRENCE $10,000,000 |          | AGGREGATE $10,000,000 |

| A       | UMBRELLA LIABILITY | CLAIMS MADE | X OCCUR |
|         |                   | ZLP-13733259 | 8/8/2017 8/8/2018 |
|         |                   | ELL EACH ACCIDENT $1,000,000 |            |
|         |                   | EL DISEASE - EA EMPLOYEE $1,000,000 |       |
|         |                   | EL DISEASE - POLICY LIMIT $1,000,000 |      |

| A       | POLLUTION | ZLP-13733259 | 8/8/2017 8/8/2018 |
|         |           | $1,000,000 |          |
| A       | POLLUTION UMBRELLA | ZLP-13733259 | 8/8/2017 8/8/2018 |
|         |           | $2,000,000 |          |

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

CERTIFICATE HOLDER
Fairfield County Engineer
3026 West Fair Ave
Lancaster, OH 43130

CANCELLATION

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

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### EnviroVibe 2™

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<thead>
<tr>
<th>Category</th>
<th>English</th>
<th>Metric</th>
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<tr>
<td>Height</td>
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<td>Width</td>
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<td>Transmission</td>
<td>Hydrostatic</td>
<td>Hydrostatic</td>
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<td>Cab</td>
<td>2 Man Vista Cab</td>
<td>2 Man Vista Cab</td>
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<td>Diesel Engine - John Deere</td>
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<td>129 kW @ 2400 RPM</td>
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<td>Axles</td>
<td>Outboard Planetary</td>
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<tr>
<td>Brakes</td>
<td>Enclosed Wet Disc</td>
<td>Enclosed Wet Disc</td>
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### 'minivib' 26 Seismic Vibrator

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<tr>
<th>Category</th>
<th>English</th>
<th>Metric</th>
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<tbody>
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<td>Max Theoretical Peak Force</td>
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<td>Mass Piston Area</td>
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<td>Reaction Mass Weight</td>
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<td>Reaction Mass Stroke</td>
<td>3 inches</td>
<td>7.62 cm</td>
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<td>ServoValve</td>
<td>60 to 200 GPM</td>
<td>227 to 757 l/m.</td>
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<td>ServoValve Pilot Filter</td>
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<td>3 Micron</td>
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<td>Baseplate Area</td>
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<td>Lift System Stroke</td>
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<td>Lift Cylinder Diameter</td>
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<td>Lift Synchronization</td>
<td>Mechanical Crossbeam</td>
<td>Mechanical Crossbeam</td>
</tr>
<tr>
<td>Vibrator Pump Flow</td>
<td>82 GPM @ 2500 RPM</td>
<td>319 l/m @ 2500 RPM</td>
</tr>
<tr>
<td>Holddown Weight</td>
<td>26,000 Pounds Max</td>
<td>11,793 kg. Max</td>
</tr>
<tr>
<td>Frequency limit*</td>
<td>1 Hz - 250 Hz</td>
<td>1 Hz - 250 Hz</td>
</tr>
</tbody>
</table>

* 7.2 Hz displacement limit. Subject to pump flow, ground conditions and other field conditions.

### Options

<table>
<thead>
<tr>
<th>Option</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Front Winch</td>
<td>Hydraulically powered 15,000 lb winch</td>
</tr>
</tbody>
</table>