

# **Board of Public Works & Safety and Stormwater Board**

**Regular Meeting Agenda** 

# 2:00 p.m. August 17, 2020

Goshen Police & Court Building, 111 East Jefferson Street, Goshen, Indiana

To access online streaming of the meeting, go to <a href="https://goshenindiana.org/calendar">https://goshenindiana.org/calendar</a>

Call to Order by Mayor Jeremy Stutsman

Approval of Minutes

Changes to Agenda

## OPEN BIDS

- (1) Sale of Leaf Vacuum, Solicition #Q20-04-005
- (2) Douglas, Reynolds & 16<sup>th</sup> St. Reconstruction, PN: 2020-0017

## NEW BUSINESS

- (1) Request for Alley Closure Aug. 24<sup>th</sup>
   (City Church of the Brethren Myron Hoke)
- Request for Steury Ave. Partial Closure Aug. 24-28th, JN: 2019-0037 (Sailor)



- (3) Request for Indiana Ave. Closure Aug. 24-28th, JN: 2019-2037
   (Sailor)
- (4) Agreement with Nichols Roofing, Inc. for Utilities Billing Office Roof Replacement (Marks)
- (5) Electrical License Request for Dean H. Elred of Callendar Electric (Grise)
- (6) Electrical License Request for Oleksandr Karatsyuba of KRC Power Service (Grise)

## PRIVILEGE OF FLOOR

#### APPROVAL OF CLAIMS

Adjournment



Engineering Department CITY OF GOSHEN 204 East Jefferson Street, Suite I 

Goshen, IN 46528-3405

Phone (574) 534-2201 • Fax (574) 533-8626 • TDD (574) 534-3185 engineering@goshencity.com • www.goshenindiana.org

# **MEMORANDUM**

- TO: Board of Public Works and Safety
- FROM: Goshen Engineering
- RE: DOUGLAS, REYNOLDS, & 16<sup>TH</sup> STREET RECONSTRUCTION PROJECT NO. 2020-0017
- DATE: August 17, 2020

The Clerk-Treasurer's Office has received bids from contractors today for the above referenced project and we are requesting that the Board of Public Works and Safety open these bids at today's meeting.

**Requested Motion:** Open bids received from Contractors for the Douglas, Reynolds, & 16<sup>th</sup> Street Reconstruction and read the Total Bid amount.



City Clerk-Treasurer CITY OF GOSHEN 202 South Fifth Street, Suite 2 • Goshen, IN 46528-3714

Phone (574) 533-8625 • Fax (574) 533-9740 clerktreasurer@goshencity.com • www.goshenindiana.org

17 August 2020

To: Board of Public Works & Safety

From: Adam Scharf

Re: Request to Close North/South Alley Morning of Aug. 24th

Myron Hoke, on behalf of Goshen City Church of the Brethren, requests closure of the north/south alley north of the 100-block of E. Clinton St. (between City Church of the Brethren and the Spohn Building) for the morning of August 24<sup>th</sup> to facilitate roof work on the church building.

Mr. Hoke plans to attend remotely on Aug. 17<sup>th</sup> to present this request.



Engineering Department CITY OF GOSHEN 204 East lefferson Street, Suite 1 • Goshen, IN 46528-3405

Phone (574) 534-2201 • Fax (574) 533-8626 • TDD (574) 534-3185 engineering@goshencity.com • www.goshenindiana.org

# MEMORANDUM

- TO: Board of Public Works and Safety
- FROM: Goshen Engineering Department
- RE: STEURY AVENUE SOUTHBOUND LANE CLOSURE FROM 305 STEURY AVE TO EAST LINCOLN AVENUE – EAST GOSHEN WATER MAIN REPLACMENT (JN: 2019-0037)
- DATE: August 17, 2020

Selge Construction will be starting work on this project beginning on August 18. It is requested the Board of Works allow the closure of the southbound lane of Steury Avenue from 305 Steury Avenue to East Lincoln Avenue from August 24 to August 28, 2020. Two-way traffic will be maintained on Steury Avenue with flaggers. Flagger control may also be required at the intersection of Steury Avenue and East Lincoln Avenue. Access will be maintained to LionsHead Specialty Tire and Wheel for receiving and shipping. The southern two LionsHead driveways will be closed, but office parking access will be maintained. All required temporary traffic controls, as shown in the attached plan, will be utilized.

The work to be performed includes the installation of water main via open cut excavation along the ditch on the west side of Steury Avenue. Water services will be bored underneath Steury Avenue to the east. Driveways will be removed and replaced with asphalt pavement. The existing culvert will also be removed and restored. Phase 2 of this construction, expected in 2021, will include replacement of driveways with concrete drives and concrete curb.

#### **Requested motion:**

Move to approve the closure of the southbound lane of Steury Avenue from August 24 to August 28, 2020.

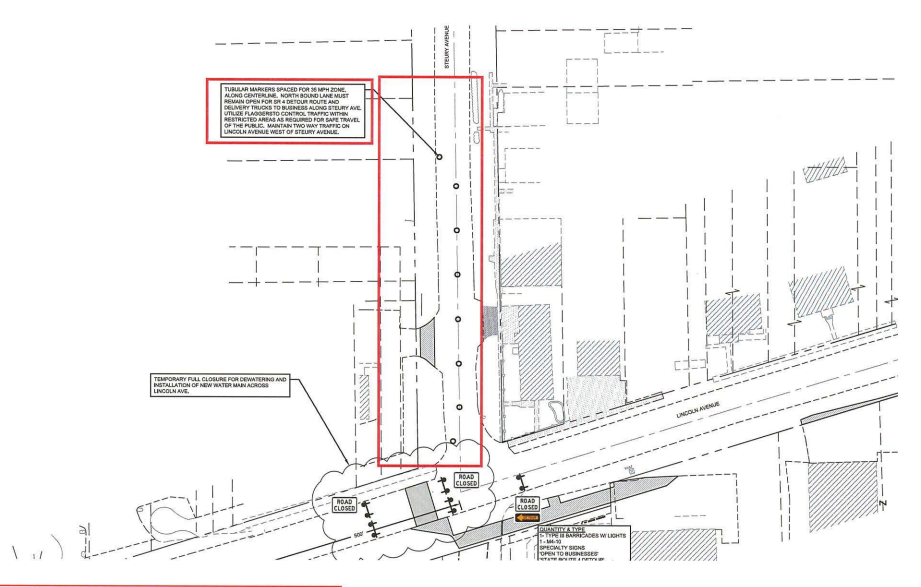
ACCEPTED:

<u>City of Goshen</u> Board of Works & Safety

Jeremy Stutsman, Mayor

Mike Landis, Board Member

Mary Nichols, Board Member



STEURY AVENUE SOUTHBOUND LANE CLOSURE AUGUST 24 - AUGUST 28, 2020 JN 2019-0037



Engineering Department CITY OF GOSHEN 204 East Jefferson Street, Suite 1 

Goshen, IN 46528-3405

Phone (574) 534-2201 • Fax (574) 533-8626 • TDD (574) 534-3185 engineering@goshencity.com • www.goshenindiana.org

# MEMORANDUM

- TO: Board of Public Works and Safety
- FROM: Goshen Engineering Department
- RE: INDIANA AVENUE CLOSURE FROM PIKE STREET TO WILKINSON STREET LASSUS FUEL & CONVENIENCE (JN: 2019-2037)
- DATE: August 17, 2020

Lassus Brothers Oil, Inc. requests the closure of Indiana Avenue from Pike Street to Wilkinson Street from August 24 to August 28, 2020. During this closure their contractor will abandon existing utility laterals and install utility taps for the new Lassus Fuel & Convenience Store at 1001 W Pike Street. Work will also include dewatering.

Traffic will be detoured on Pike Street, Harrison Street, and Wilkinson Street, as shown on the attached plan. All required traffic controls will be utilized.

Requested motion:

Move to approve the closure of Indiana Avenue from Pike Street to Wilkinson Street from August 24 to August 28, 2020.

Thank you for your consideration of this request.

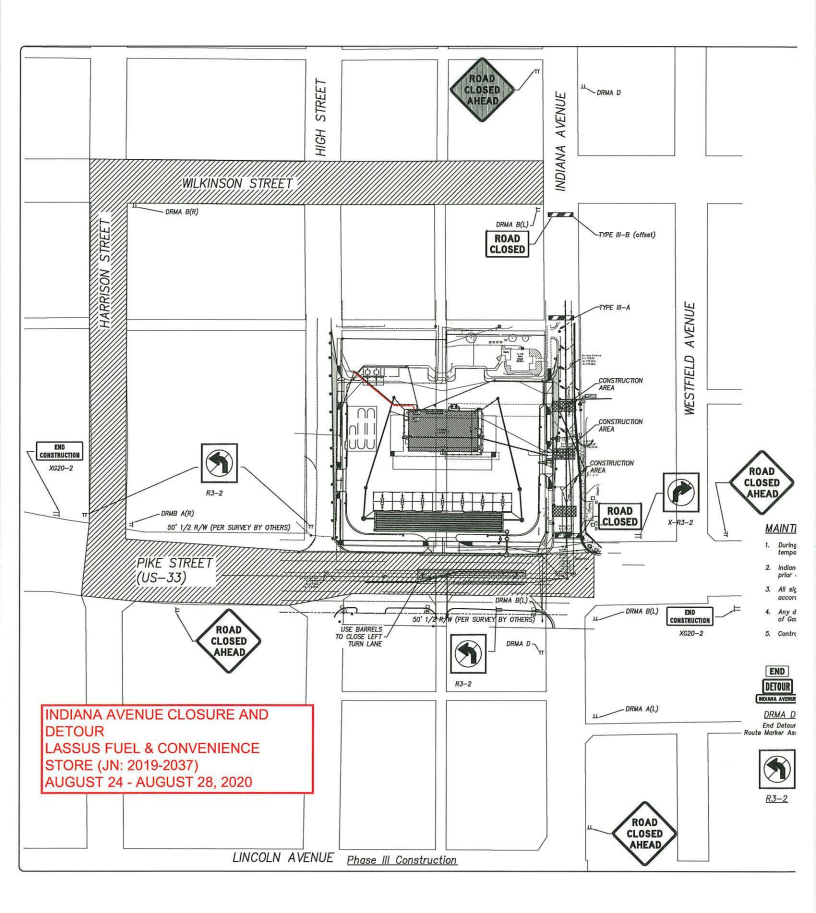
#### ACCEPTED:

#### <u>City of Goshen</u> Board of Works & Safety

Jeremy Stutsman, Mayor

Mike Landis, Board Member

Mary Nichols, Board Member





## **CITY OF GOSHEN LEGAL DEPARTMENT**

City Annex 204 East Jefferson Street, Suite 2 Goshen, Indiana 46528-3405

Phone (574) 537-3820 • Fax (574) 537-3817 • TDD (574) 534-3185 www.goshenindiana.org

August 17, 2020

To: Board of Public Works and Safety

From: Shannon Marks

**Subject:** Agreement with Nichols Roofing, Inc.

Attached is an agreement with Nichols Roofing, Inc. for the roof replacement at 203 South Fifth Street. The work on this project is to be completed by October 31, 2020. Nichols Roofing, Inc. will be compensated a lump sum payment of \$9,650, plus an amount based on \$50 for each 4' by 8' sheet of plywood or each 12' fascia board or trim to replace any damaged or rotten wood. This second amount will not be known until the existing roof is removed, the conditions inspected, and any replacement is approved by the City.

Suggested Motion:

Move to approve and execute the agreement with Nichols Roofing, Inc. for the roof replacement at 203 South Fifth Street.

#### AGREEMENT

#### **ROOF REPLACEMENT AT 203 SOUTH FIFTH STREET, GOSHEN**

THIS AGREEMENT is entered into on August \_\_\_\_\_, 2020, by and between **Nichols Roofing, Inc.** ("Contractor") whose mailing address is 24540 County Road 36, Goshen, IN 46526, and **City of Goshen, Indiana**, a municipal corporation and political subdivision of the State of Indiana acting through the Goshen Board of Public Works and Safety ("City").

In consideration of the terms, conditions and mutual covenants contained in this agreement, the parties agree as follows:

#### 1. Scope of Work.

Contractor shall preform all work for the replacement of the roof of the Utilities Billing Office Building at 203 South Fifth Street, Goshen as described below. The services include Contractor providing all labor, materials, tools, equipment, supplies, cost of insurance and bonds, and other miscellaneous costs necessary to complete the roof replacement. For the purposes of this agreement, all services shall be referred to as the "Project." The Project includes:

- (A) Removal and disposal of existing shingles and underlayment to sheathing.
- (B) Removal and disposal of existing drip edge and flashing.
- (C) If necessary to install new roofing, removal of existing gutters which shall be reinstalled.
- (D) Clean out existing gutters.
- (E) Replacement of any damaged or rotten sheathing, fascia or trim as needed, AFTER receiving approval of Jeff Halsey, City's Building and Grounds Maintenance Manager (574-534-5691 or 574-206-3111).
- (F) Furnish and install a synthetic felt underlayment in accordance with manufacturer's instructions.
- (G) Furnish and install new Owens Corning Duration Series architectural asphalt shingles in accordance with manufacturer's instructions. City will select color.
- (H) Furnish and install new aluminum drip edge with color to match the existing facia color.
- (I) Furnish and install ice and water shield in accordance with manufacturer's instructions.
- (J) Furnish and install new flashing, roof boots and ridge vent with shingle cap.
- (K) Clean-up and proper removal and disposal of all material, scrap and debris from the Project site.

#### 2. Effective Date; Contract Term.

- (A) The contract shall become effective on the day of execution and approval by the Goshen Board of Public Works and Safety and Contractor.
- (B) Contractor shall begin work on the Project as soon as practical after receiving the initial lump sum payment under from City.

(C) The Contractor shall complete the Project by October 31, 2020.

#### 3. Compensation.

- (A) City shall pay Contractor for the performance of the work as follows:
  - (1) A lump sum payment of Nine Thousand Six Hundred Fifty Dollars (\$9,650).
  - (2) A sum of Fifty Dollars (\$50) for each 4' by 8' sheet of plywood or each 12' fascia board or trim to replace any damaged or rotten wood. Replacement of the damaged or rotten wood must be approved by City in advance.
- (B) The price covers and includes all costs necessary to provide for all supervision, labor, materials, equipment, services, permits and other components required to complete the Project, including any incidentals whether or not specifically called for in the documents.
- (C) The City of Goshen is exempt from federal excise and state sales taxes. The price shall not include any tax for which the City is exempt. A tax exemption certificate will be provided if requested. City will not be responsible for any taxes levied on the Contractor as a result of this contract. However, if it is later determined a tax must be paid by the City of Goshen, the contract price will be adjusted to reflect this liability.

#### 4. Payment.

- (A) City shall pay Contractor for the work under this contract upon Contractor's satisfactory completion of the Project.
- (B) Payment for services rendered shall be upon City's receipt of a detailed invoice from Contractor. The invoice shall be sent to the following address, or at such other address as City may designate in writing.

City of Goshen Attn: Engineering Department 204 E. Jefferson Street Goshen, IN 46528

- (C) Payment will be made within forty-five (45) days following City's receipt of the invoice. If any dispute arises, the undisputed amount will be paid. Payment is deemed to be made on the date of mailing the check.
- (D) Contractor is required to have a current W9 form on file with the Goshen Clerk-Treasurer's Office before City will issue payment.
- (E) Any payment made by City before final acceptance of the work shall not affect the obligation of the Contractor to repair or replace any defective parts, or otherwise correct any work.

#### 5. Hours of Work.

Contractor shall perform all work on this Project between the hours of 7:00 am and 8:00 pm. Contractor is permitted to work on a Saturday and/or a Sunday; however, approval to replace any damaged or rotten wood will only be given Monday through Friday.

#### 6. Permits.

Contractor shall obtain all permits in accordance with applicable regulations for local ordinances and state laws. Contractor shall assume and pay any applicable fees for such permits except there will be no fee for permits issued by the City of Goshen; however, the applicable permit(s) must still be obtained.

#### 7. Inspections.

- (A) City's representative shall at all times have access to the work wherever it is in preparation or progress, and Contractor shall provide proper facilities for such access and inspection.
- (B) City shall have the right to reject materials and workmanship, which are defective or require correction. If any defects, omissions or nonconformance exist in the work, Contractor agrees to correct the defect, omission or nonconformance after written notice from City. Rejected workmanship shall be satisfactorily corrected, and rejected materials shall be removed from the worksite without charge to City. In the event that the Contractor fails, refuses or neglects to correct the defect, omission or nonconformance, then City may correct the same and the Contractor agrees to pay on demand the cost and expense of making the correction.

#### 8. Project and Job Site Safety.

- (A) Contractor shall make proper provisions for the handling of materials and debris and for the protection of traffic and public. Reasonable and satisfactory provisions shall be made for travel on sidewalks, crosswalks, streets, roads, railroads, and private ways.
- (B) Contractor shall enforce compliance with any protective measures required by local, state and federal rules and regulations. The adequacy of all protective measures shall be the responsibility of Contractor as to methods, strength and stability.
- (C) Contractor shall provide barricades, guardrails, scaffolding, signage and other safety measures as needed in accordance with local, state and federal regulations.
- (D) The construction means, manner and methods as well as the review, determination and/or supervision of job site safety shall be the sole responsibility of Contractor. City shall not be responsible for the failure of Contractor to provide a safe work place for the employees or the general public.

#### 9. Warranties

- (A) Contractor shall warrant and guarantee all materials, equipment and work to be free from defects for a period of five (5) years after City's acceptance of the Project. Upon discovery of a defect, City shall notify Contractor in writing and Contractor shall repair or replace the defective materials, equipment and/or work at Contractor's expense.
- (B) Contractor shall also provide minimum twenty-five (25) year standard manufacturer's warranty against defective materials and equipment used in the Project.

#### **10.** Independent Contractor Status.

Contractor shall be deemed an independent contractor operating as a separate entity from the City of Goshen. City shall not be responsible for injury, including death, to any persons or damages to any property arising out of the acts or omissions of the contractor and/or the Contractor's agents, employees or subcontractors.

#### 11. Non-Discrimination.

Contractor agrees to comply with all federal and Indiana civil rights laws, including, but not limited to Indiana Code 22-9-1-10. Contractor or any subcontractors, or any other person acting on behalf of Contractor or a subcontractor, shall not discriminate against any employee or applicant for employment to be employed in the performance of this agreement, with respect to the employee's hire, tenure, terms, conditions, or privileges of employment or any other matter directly or indirectly related to employment, because of the employee's or applicant's race, religion, color, sex, disability, national origin, or ancestry. Breach of this covenant may be regarded as a material breach of contract.

#### 12. Employment Eligibility Verification.

- (A) Contractor shall enroll in and verify the work eligibility status of all Contractor's newly hired employees through the E-Verify program as defined in Indiana Code 22-5-1.7-3.
- (B) Contractor shall not knowingly employ or contract with an unauthorized alien, and contractor shall not retain an employee or continue to contract with a person that the Contractor subsequently learns is an unauthorized alien.
- (C) Contractor shall require their subcontractors, who perform work under this contract, to certify to the Contractor that the subcontractor does not knowingly employ or contract with an unauthorized alien and that the subcontractor has enrolled and is participating in the E-Verify program. Contractor agrees to maintain this certification throughout the duration of the term of a contract with a subcontractor.
- (D) City may terminate the contract if Contractor fails to cure a breach of this provision no later than thirty (30) days after being notified by City of a breach.

#### 13. Indemnification.

Contractor shall indemnify, defend, and hold harmless the City of Goshen and City's agents, officers and employees from any and all liability, obligations, claims, and suits, including court costs, attorneys' fees, and other expenses, caused by an act or omission of the Contractor and Contractor's agents, officers, and employees or resulting from or related to the Contractor's performance or failure to perform as specified in this contract.

#### 14. Insurance.

- (A) Prior to commencing work, the Contractor shall furnish City a certificate of insurance in accordance with the following minimum requirements, shall maintain the insurance in full force and effect, and shall keep on deposit at all times during the term of the contract with City the certificates of proof issued by the insurance carrier that such insurance is in full force and effect. Contractor shall specifically include coverage for the City of Goshen as an additional insured for Employer's Liability, General Liability and Automobile Liability.
- (B) Each certificate shall require that written notice be given to the City at least thirty (30) days prior to the cancellation or a material change in the policy.
- (C) Contractor shall at least include the following types of insurance with the following minimum limits of liability:
  - (1) Workers Compensation and Employer's Liability Statutory Limits

- (2) General Liability Combined Bodily Injury and Property Damage, \$1,000,000 each occurrence and \$2,000,000 aggregate
- (3) Automobile Liability Combined Bodily Injury and Property Damage, \$1,000,000 each occurrence and aggregate
- (4) Excess Umbrella Coverage \$1,000,000 each occurrence

#### 15. Force Majeure.

- (A) Except for payment of sums due, neither party shall be liable to the other or deemed in default under this contract if and to the extent that such party's performance under this contract is prevented by reason of force majeure. The term "force majeure" means an occurrence that is beyond the control of the party and could not have been avoided by exercising reasonable diligence. Examples of force majeure are natural disasters or decrees of governmental bodies not the fault of the affected party.
- (B) If either party is delayed by force majeure, the party affected shall provide written notice to the other party immediately. The notice shall provide evidence of the force majeure event to the satisfaction of the other party. The party shall do everything possible to resume performance. If the period of non-performance exceeds thirty (30) calendar days, the party whose ability to perform has not been affected may, by giving written notice, terminate the contract and the other party shall have no recourse.

#### 16. Default.

- (A) If Contractor fails to perform the work or comply with the provisions of this contract, then Contractor may be considered in default.
- (B) It shall be mutually agreed that if Contractor fails to perform the work or comply with the provisions of this contract, City may issue a written notice of default and provide a period of time that shall not be less than fifteen (15) days in which Contractor shall have the opportunity to cure. If the default is not cured within the time period allowed, the contract may be terminated by the City. In the event of default and failure to satisfactorily remedy the default after receipt of written notice, the City may otherwise secure similar work in any manner deemed proper by the City, and Contractor shall be liable to the City for any excess costs incurred
- (C) Contractor may also be considered in default by the City if any of the following occur:
  - (1) There is a substantive breach by Contractor of any obligation or duty owed under the provisions of this contract.
  - (2) Contractor is adjudged bankrupt or makes an assignment for the benefit of creditors.
  - (3) Contractor becomes insolvent or in an unsound financial condition so as to endanger performance under the contract.
  - (4) Contractor becomes the subject of any proceeding under law relating to bankruptcy, insolvency or reorganization, or relief from creditors and/or debtors.
  - (5) A receiver, trustee, or similar official is appointed for Contractor or any of Contractor's property.

- (6) Contractor is determined to be in violation of federal, state, or local laws or regulations and that such determination renders Contractor unable to perform the work described under these Specification Documents.
- (7) The contract or any right, monies or claims are assigned by Contractor without the consent of the City.

#### 17. Termination.

- (A) The contract may be terminated in whole or in part, at any time, by mutual written consent of both parties. Contractor shall be paid for all work performed and expenses reasonably incurred prior to notice of termination.
- (B) City may terminate this contract, in whole or in part, in the event of default by Contractor.
- (C) The rights and remedies of the parties under this section shall not be exclusive and are in addition to any other rights and remedies provided by law or under this contract.

#### **18.** Subcontracting or Assignment of Contract.

Contractor shall not subcontract or assign any right or interest under the contract, including the right to payment, without having prior written approval from City. Any attempt by Contractor to subcontract or assign any portion of the contract shall not be construed to relieve Contractor from any responsibility to fulfill all contractual obligations.

#### **19.** Amendments.

Any modification or amendment to the terms and conditions of the contract shall not be binding unless made in writing and signed by both parties. Any verbal representations or modifications concerning the contract shall be of no force and effect.

#### 20. Waiver of Rights.

No right conferred on either party under this contract shall be deemed waived and no breach of this contract excused unless such waiver or excuse shall be in writing and signed by the party claimed to have waived such right.

#### 21. Applicable Laws.

- (A) Contractor agrees to comply with all applicable federal, state, and local laws, rules, regulations, or ordinances. All contractual provisions legally required to be included are incorporated by reference.
- (B) Contractor agrees to obtain and maintain all required permits, licenses, registrations, and approvals, and shall comply with all health, safety, and environmental rules or regulations in the performance of the Project. Failure to do so maybe deemed a material breach of contract.

#### 22. Miscellaneous.

(A) Any provision of this contract or incorporated documents shall be interpreted in such a way that they are consistent with all provisions required by law to be inserted into the contract.

- (B) In the event of a conflict between these documents and applicable laws, rules, regulations or ordinances, the most stringent or legally binding requirement shall govern.
- (C) These documents shall be construed in accordance with and governed by the laws of the State of Indiana and any suit must be brought in a court of competent jurisdiction in Elkhart County, Indiana.
- (D) In the event legal action is brought to enforce or interpret the terms and conditions of these documents, the prevailing party of such action shall be entitled to recover all costs of that action, including reasonable attorneys' fees.

#### 23. Severability.

In the event that any provision of the contract is found to be invalid or unenforceable, then such provision shall be reformed in accordance with applicable law. The invalidity or unenforceability of any provision of the contract shall not affect the validity or enforceability of any other provision of the contract.

#### 24. Binding Effect.

All provisions, covenants, terms and conditions of this contract apply to and bind the parties and their legal heirs, representatives, successors and assigns.

#### 25. Entire Agreement.

This agreement constitutes the entire agreement between the parties and supersedes all other agreements or understandings between City and Contractor.

#### 26. Authority to Execute.

The undersigned affirm that all steps have been taken to authorize execution of this agreement, and upon the undersigned's execution, bind their respective organizations to the terms of the agreement.

IN WITNESS WHEREOF, the parties have executed this agreement on the dates as set forth below.

**City of Goshen, Indiana** Goshen Board of Public Works and Safety

#### Nichols Roofing, Inc.

Jeremy P. Stutsman, Mayor

Travis W. Nichols, Vice President

Date: August \_\_\_\_\_, 2020

Michael A. Landis, Member

Mary Nichols, Member

Date: August \_\_\_\_, 2020



Building Department CITY OF GOSHEN 204 East Jefferson Street, Suite 5 • Goshen, IN 46528-3405

Phone (574) 534-1811 • Fax (574) 533-8626 • TDD (574) 534-3185 building@goshencity.com • www.goshenindiana.org

August 14, 2020

TO: The Board of Public Works & Safety Storm Water Board

# **RE: ELECTRICAL LICENSE REQUEST**

Dean H. Eldred with Callender Electric, with offices in South Bend, Indiana, has met the requirements for a City of Goshen Electrical license. Mr. Eldred passed the Prometric (Experior Assessments, and Block and Associates) Exam on April 14, 1997, and received a score of 79.9%.

Motion requested to approve Electrical License for the City of Goshen.

Regards,

Myron Shike

Myron Grise Assistant Building Commissioner

MG/jn

Rod Roberson Mayor

James E. Holtz Building Commissioner

Electrical Inspector City of Elkhart, Indiana

Chairman of the Examining Board



Building & Code Enforcement 229 S. Second St. Elkhart, Indiana 46516

#### **REQUEST FOR RECIPROCAL EXAM SCORES**

The following named individual, **Dean H. Eldred**, representing, **Callender Electric**, with offices located at **<u>116 W. Indiana Ave. South bend</u>**, **<u>IN 46613</u>**, Phone <u>574-876-7339</u>, is a licensed electrical contractor within the jurisdiction of the City of Elkhart <u>since July 30, 2013</u>.

This individual did achieve a passing score of <u>79.9%</u> on a <u>6-hour National Master Electrician</u> test written, graded and proctored by **Prometric/Experior (Block)**. The test was given in <u>April 14, 1997</u>.

By this letter as directed by the individual named, a license to contract for and perform electrical work in the City/ County of, <u>Goshen, Indiana</u> is requested.

This request is forwarded only on the basis that the above named individual has complied with these local jurisdictions requirements for licensing and is in no way to be considered an endorsement or a recommendation of skills or abilities to contract for or perform electrical work.

The acceptance of proof of insurance, bonding or experience is left to the issuer's discretion. The applicant of this request assumes complete responsibility for full and honest disclosure of all information pertaining to this request and holds both the requesting and requested jurisdictions harmless for any delays or difficulties resulting in issuing licenses or permits associated with this request.

Date: August 11, 2020 Х **Daniel Riddle** 



Building Department CITY OF GOSHEN 204 East Jefferson Street, Suite 5 • Goshen, IN 46528-3405

Phone (574) 534-1811 • Fax (574) 533-8626 • TDD (574) 534-3185 building@goshencity.com • www.goshenindiana.org

August 11, 2020

TO: The Board of Public Works & Safety Storm Water Board

# RE: ELECTRICAL LICENSE REQUEST

Oleksandr Karatsyuba with KRC Power Service, in Elkhart, Indiana, has met the requirements for a City of Goshen Electrical license. Mr. Karatsyuba passed the Prometric (Experior Assessments, and Block and Associates) Exam on March 9, 2019, and received a score of 71%.

Motion requested to approve Electrical License for the City of Goshen.

Regards,

Myron Drive

Myron Grise Assistant Building Commissioner

MG/jn



# EXAMINATION RESULTS NOTIFICATION March 13, 2019

Oleksandr Karatsyuba 59735 Park Side Dr Elkhart, IN 46517				XX	X-XX-7166	
Dear Candidate	,					
We are pleased	to inform you that you achieved a pass	sing score on you	r recent Elkh	nart County	y examination.	
Your score(s) a	are as follow s:					
03/09/2019	Indianapolis, IN					3
	Master Electrical			71	Pass	
Elkhart County r	equires a passing percentage of 70%.					
Please note that Board.	t passage of the exam is no guarantee	a certificate of qu	alification w	ill be issue	ed by the Licensing	
To help you gair designed and ve	n the recognition you deserve, Prometri ery suitable for framing (8-1/2 x 11) for	c has prepared a only \$30.00 per c	Certificate c ategory.	of Achieve	ement, beautifully	
options: check,	e order form below , cut along the dotte money order, Visa or MasterCard. Cre 941 Corporate Dr, Nottingham MD 21236	dit card orders ma	y be faxed	to (800)81	Prometric.Payment 3-6670. All others s	t send
	Certificate of Ach	ievement Reque	st			
Oleksandr Kara 59735 Park Side Elkhart, IN 4651	Dr				XXX-XX-7166	
Elkhart County - Master Electrical - 03/09/2019 x \$			_ x \$30.00 =	=		
For credit card p	payment, complete the follow ing.	Card Type:	Visa	N	Aastercard	
Card No				Exp. Date		
Signature						
					IN50 - in-indi7 - B	



#### IN50 - Elkhart County Examination Results Indianapolis, IN - 03/09/2019 Phone: (574) 875-3335

Fax: (574) 875-3376

# Master ElectricalNameNumberScoreStatusKaratsyuba, OleksandrXXX-XX-716671Pass

PROMETRIC \* 7941 Corporate Dr \* Nottingham, MD 21236 Toll Free: 800.280.3926 \* Fax: 800.813.6670 \* w w w.prometric.com



March 13, 2019

Kevin Williams, Code Enforcement Manager 4230 Elkhart Road Goshen, IN 46526

Phone: (574) 875-3335 Fax: (574) 875-3376

RE: Examination Administration Results:

Enclosed are the results for the examination given by us on March 9, 2019 in Indianapolis, IN.

Should you have any questions, please feel free to contact your Program Manager.

Enclosures