

CITY OF HALLANDALE BEACH

FIRST AMENDMENT TO TOWING AGREEMENT

WHEREAS, on April 1, 2003, the City entered into an agreement with AAAA Crosstown Towing & Recovery Inc. hereinafter referred to as "COMPANY", as a result of RFP FY # 2002-2003-002, for the purpose of providing towing services, and

WHEREAS, The City may grant, renew or extend a franchise agreement through adoption of an Ordinance.

NOW, THEREFORE, FOR ADMITTEDLY ADEQUATE CONSIDERATION, THE PARTIES AGREE AS FOLLOWS:

1. This First Amendment to the Towing Agreement shall be in full force from and effective April 1, 2006 through March 31, 2009.
2. All terms and conditions of the original agreement thereto are ratified and remain in full force and effect unless in conflict with the terms and conditions of this amendment.

IN WITNESS WHEREOF, the parties hereto set their hands and seals this

May 8, 200⁶.

WITNESSES:

Nicole S. Kessler
Sign

Nicole S. Kessler
Print

Amy K Bange
Sign

Amy K Bange
Print

E. Dent McCough
Sign

E. Dent McCough
Print

Approved as to form:

[Signature]
David Jove, City Attorney

AAAA Crosstown Towing & Recovery

[Signature]
Harry Escandon, President

CITY OF HALLANDALE

[Signature] for Mr
Mike Good, City Manager
MARC ANTONIO, Acting
CM

[Signature]

EXHIBIT 2

TOWING AGREEMENT

THIS AGREEMENT, entered into this 1st day of April, by and between the CITY OF HALLANDALE BEACH, FLORIDA, a municipal corporation of the State of Florida, hereinafter referred to as "CITY" and AAAA Crosstown Towing & Recovery Inc. a corporation of the State of Florida, hereinafter referred to as "COMPANY", is as follows:

SERVICES

1. During the three-year period from April 1, 2003 to March 31, 2006, the CITY, for and in consideration of this Agreement agrees to direct and refer to COMPANY orders for removal of derelict, wrecked, abandoned, inoperable, disabled or other motor vehicles and boats on trailers from the streets or other property lying within the CITY which, in the discretion of the representatives of the CITY, need to be removed, including, at no cost to the CITY, vehicles which are blocking or impeding the flow of traffic. To that end, the CITY will follow appropriate policies so that orders for tow services will be referred to COMPANY. It is the duty of the Police Officer on duty to determine when a vehicle should be removed and the tow truck operator shall abide by this decision.

2. COMPANY, for and in consideration of this Agreement agrees to remove vehicles and boats on trailers from the streets or other property within the city limits of the City of Hallandale Beach, Florida, as directed by any authorized representative of the CITY. All requests for tow service, whether determined to be a Police action or a Code Enforcement action, shall be made through the Hallandale Beach Police Department.

If the registered owner or other legally authorized person in control of the vehicle arrives at the scene prior to the removal or towing of the vehicle, the vehicle shall be disconnected from the towing or removal apparatus, and that person shall be allowed to remove the vehicle without interference, without payment of a service fee. Vehicle

must be removed by owner. If owner refuses to remove a vehicle that is illegally or unlawfully parked or is causing a traffic hazard, COMPANY may proceed to remove said vehicle.

Nothing contained in this Agreement will prevent the owner or operator of a vehicle from calling a wrecker or tow truck of choice or requesting that owner's vehicle be towed to a garage or compound other than that of COMPANY, where appropriate. If owner requests a garage or compound outside the limits of the City of Hallandale Beach, a mileage charge may be charged, as described on ATTACHMENT ONE, schedule of rates.

3. During the term of this Agreement, COMPANY hereby agrees to insure that the response to CITY requests to tow vehicles and provide services is within the timeframe herein described and agreed to and for failure to do so, the penalties provided in paragraphs 25 and 27, shall be applicable. For underwater recovery of vehicles, refer to ATTACHMENT FOUR for a description of these special services.

TOWING, STORAGE AND OFFICE FACILITIES

4. COMPANY must maintain a vehicle and boat with trailer storage facility and office within Broward County and within five (5) miles from any point in the CITY of a size capable of

- outside storage of 75 vehicles,
- inside storage of 2 vehicles, as well as
- a processing facility capable of accommodating at least one full size vehicle.

Temporary facilities may be used provided they are secure, ventilated and meet the needs of the City.

5. Multiple site facilities may be acceptable. The facility shall be owned or leased and proof of ownership, lease or option shall be provided with the proposal.

COMPANY represents that it now has a facility at 221 N.W. 1st Avenue, City of

Hallandale Beach, Florida 33009

which meets or exceeds the above criteria and said facilities will be available and utilized for the performance of this contract.

6. The Towing Facility shall be properly zoned for such use. Property not properly zoned in accordance with the applicable codes is not authorized for use as a Towing Facility under the terms of this Agreement.

7. COMPANY shall have available space for properly accommodating and protecting all vehicles and boats on trailers entrusted to COMPANY'S care. All property shall be enclosed or fenced, in accordance with applicable zoning requirements to assure maximum security for stored vehicles, boats on trailers.

8. The COMPANY shall have available "outside storage" for seventy-five vehicles exclusively for CITY'S use. An inside storage area for two (2) vehicles enclosed by solid walls, roof and access door is required. The access door shall have a secure locking device on the entry to secure the area from unauthorized entry at all times, and will be open only to authorized Police officials when in use for Police purposes. The enclosed storage area shall conform to OSHA safety standards for vehicle maintenance areas with respect to lighting and ventilation.

9. The inside storage facility may be constructed as a temporary or permanent structure under the provisions, rules and regulations of the South Florida Building Code. Such facility shall be capable of providing weather protection for motorcycles and other vehicles that require special handling.

10. In addition, COMPANY agrees to provide an inside processing facility. This facility shall be capable of storing and securing one (1) full sized vehicle and be adequately ventilated. There must be an average of at least two (2) feet of inside space available surrounding the vehicle and each wall. The inside processing facility must be secured from the rest of inside and outside storage facility by means of walls and locked doors. The height shall not be less than seven feet from floor to ceiling.

11. In the event all storage facilities of COMPANY are filled to capacity, the COMPANY shall not be relieved of responsibility to perform and is required to make such arrangements for storage as will fulfill the requirements of the CITY. All storage space used, which is not listed in the original application, must meet the requirements of the franchise. No storage space or area shall be used unless prior written approval is obtained from the Police Chief or designated agent. *The location of storage facilities may not be changed without the written approval of the CITY.*

12. The COMPANY shall store towed vehicles in the outside enclosure area unless specific written instructions are given for inside storage by the owner of the vehicle or by the attending Police Officer. The COMPANY shall not change the type of storage (inside and/or outside) or storage location of impounded vehicles, without written approval of the CITY'S Police Chief or designated agent.

13. COMPANY shall have employee(s) on duty at the storage facilities in the office twenty-four (24) hours a day, seven (7) days a week, for immediate response to calls for service or for release of vehicles. The office is to be open 24 hours a day, 7 days a week and shall not close. If the employee on duty in the office is required elsewhere, a replacement must be provided to staff the office and keep it open.

EQUIPMENT AND COMMUNICATIONS

14. The COMPANY shall at all times keep, maintain and have available, as a minimum, the equipment listed and described on ATTACHMENT TWO. Ownership is not required under this Agreement, however, legally binding signed agreements covering leasing or cooperative use of required equipment must be presented. Equipment leased or cooperatively used must be made available to the COMPANY on first priority and be so indicated in the Agreement entered into by the COMPANY, such agreements to be filed with the CITY.

15. All towing vehicles used pursuant to the Agreement shall be equipped with a two-way radio or approved alternate communication system for communications between the base station and all tow and service trucks utilized and providing towing

service. The communication system shall be regularly checked and remain fully operational during the term of the Agreement.

TOW CHARGES AND FEES

16. COMPANY shall make a charge for tow and/or storage of any vehicle directly to the owner or operator thereof and not to the CITY, in accordance with the schedule of rates attached hereto as ATTACHMENT ONE. ***All approved rates and charges shall be prominently posted in the area where claimants go to recover the towed vehicles and make payment therefore.***

After 24 hours, an administrative charge of up to \$33.00 may be charged. An administrative charge includes verification of a vehicle identification number, search for vehicle ownership information, preparation of documents required by Florida Statutes, preparation and mailing of any applicable notification letters, preparation of vehicle for auction. **Written documentation of the effort to ascertain ownership of the vehicle must be in the form of a TAVIS report as defined in Florida Statutes section 713.585 and a copy of the TAVIS report must be attached to the invoice for services when the administrative charge is assessed.** An administrative charge shall not be imposed on vehicles with a police hold until or unless the hold is removed and the administrative charge becomes applicable. An administrative charge will be assessed at no more than the maximum rate of \$33.00 and any Legal authority allowing charges deemed administrative or for charges other than provided for in this paragraph and in this Agreement are waived by COMPANY.

17. Towing charges shall be based on the class of vehicle being towed, as defined herein:

Class 1. . includes all two or three-wheeled vehicles commonly used for transport of one or two persons.

Class 2. . passenger vehicles, including sedans, compacts, station wagons, sport-utility vehicles, dune buggies, jeep-type vehicles, passenger vans and station wagon type trucks for private use, including all two passenger, four-wheeled vehicles.

Class 3. . other vehicles up to 8 tons GVW. This classification shall apply to commercial pick up trucks, and van-type vehicles and any other vehicles generally falling within the lighter classification above but not more than eight (8) tons, manufacturer's GVW.

Class 4. . all other vehicles over eight (8) tons GVW. Trailers shall be considered at same rate level as corresponding towed vehicle classification.

A charge or fee may be charged for the following services NOT involving a tow:

- Street Cleanup without a tow
- Lock-out
- Delivery of gas
- Change tire
- Jump start vehicle

Charges, if any, for these services are indicated on ATTACHMENT ONE.

A charge or fee may be charged for the following services involving a tow:

- Actual tow (labor, equipment, overhead included in price of tow) by class of vehicle.
- Indoor or outdoor storage (labor, equipment, overhead included in price for storage) by class of vehicle. NOTE: NO STORAGE CHARGES WILL BE ASSESSED IF VEHICLE IS PICKED UP WITHIN 6 HOURS FROM ARRIVAL AT COMPANY'S FACILITY.
- Mileage surcharges (only for tows of non-CITY vehicles -- mileage surcharge begins upon leaving the city limits of the City of Hallandale Beach and ends upon delivery of vehicle to location outside of the City.
- Surcharges for winching from sand, turnovers, and removal from water (by class of vehicle)
- Towing and storage of boats on trailers which have been abandoned on the public right-of-way.

- Administration following a 24 hour storage period, per State Statute requirements.
- Weatherproofing of a vehicle in accordance with Section 34 of this Agreement.
- After hours delivery of stored vehicles in accordance with Section 17 of this Agreement.

NO SEPARATE OR ADDITIONAL CHARGES WILL BE PERMITTED FOR ANY OTHER SERVICES INCLUDING BUT NOT LIMITED TO USE OF DOLLIES, FLATBEDS, WAITING TIME, OVERTIME, LABOR AND EQUIPMENT (IN ADDITION TO TOW CHARGES), CLEAN UP OF DEBRIS, MATERIAL OIL DRY AND DELIVERY OF VEHICLES BETWEEN 8:00 A.M AND 11:00 P.M., SEVEN DAYS PER WEEK. CHARGES MAY BE ASSESSED FOR DELIVERY OF VEHICLES BETWEEN 11:00 P.M. AND 8:00 A.M., SEVEN DAYS A WEEK, IF INCLUDED ON ATTACHMENT ONE.

NO CHARGES WILL BE PERMITTED FOR RESPONDING TO A CALL IF NO SERVICES ARE PROVIDED DUE TO CANCELLATION OF TOW REQUEST BY VEHICLE OWNER OR CITY.

18. CITY Owned/Leased Vehicles: CITY owned or leased vehicles will be towed twenty-four (24) hours a day, seven (7) days a week, without charge from any location in Broward, Miami-Dade or Palm Beach Counties upon request of the appropriate CITY officials, to any location of the CITY's choice.

19. Responsibility for Payment: Prior to tow, the Police Officer of the CITY will determine whether the action is to be considered a Police action or a Code Enforcement action.

- a. Police action includes, but is not limited to accidents, stolen vehicles, criminal offenses and traffic and parking violations. In Police action tows, the motor vehicle operator or owner is responsible for payment of charges imposed by

the COMPANY in accordance with the rate schedule. The CITY shall not be responsible for charges imposed.

- b. Code Enforcement action will include, but not be limited to abandoned or derelict vehicles or property, including vehicles and boats on trailers. In Code Enforcement tows, the motor vehicle or boat owner is responsible for payment of charges imposed by the COMPANY in accordance with the rate schedule. The CITY shall not be responsible for charges imposed.

20. In addition to the charge to the owner or operator for towing and storage of any vehicle or property as a result of Code Enforcement action, COMPANY will collect a fifty dollar (\$50) administrative fee upon release of the vehicle, which will be remitted to the CITY quarterly. Payment shall be identified separately from the quarterly franchise fee payment. The CITY shall have the right to pursue alternate means to collect the fee, in its discretion, but such alternate means shall not relieve COMPANY of its responsibility to collect the fee as herein provided. No fees will be remitted to the CITY unless the vehicle is claimed by the owner and the fee paid to COMPANY, or the COMPANY fails to bill for the appropriate fee and fails to collect it.

21. It is understood by and between the parties herein that the CITY will not be responsible for the collection or payment of any charge for services rendered by reason of COMPANY having been dispatched relative to this Agreement. All such services rendered shall be charged to the owner of the towed vehicle or other lawful claimant of possession.

22. The CITY reserves the right to cancel a request for services from COMPANY at any time, including up to the time of hook-up. COMPANY agrees that the mere response to a service call scene without other action does not constitute a service call for which charges are applicable.

23. In the event of a fee dispute, the CITY reserves the right to insure that the fees provided in this contract are being charged and if not, to adjust the charge in

accordance with this contract. COMPANY shall provide reimbursement to the party that the CITY deems in its sole discretion requires an adjusted charge and the adjusted, overcharged and/or improperly charged party shall be mailed its reimbursement within ten days from the date the CITY adjusted the charge. Further, COMPANY shall pay the CITY the amount of the overcharge, plus an administrative fee of 10% of the overcharged amount.

FRANCHISE FEES

24. The amount of money paid by COMPANY for the privilege granted by the CITY, payable to the CITY in twelve (12) equal quarterly installments, to be paid no later than 10 working days in advance of the beginning of each of the twelve quarterly periods, with the first payment due on the effective date of this Agreement.

25. The COMPANY shall furnish to the CITY as of date of Agreement, a cash performance bond in the amount of two thousand dollars (\$2,000.00), which is to be held by the CITY in escrow, during the term of this Agreement, to insure that the COMPANY provides prompt response to Police requests to tow vehicles and provides the services herein agreed to. In the event that said COMPANY fails to answer a Police call within thirty (30) minutes to tow or to open the compound, or to respond to a call for a wrecker with sufficient equipment to remove a wrecked or abandoned vehicle, then it shall forfeit the sum of one hundred dollars (\$100.00) of the cash performance bond to the CITY. The COMPANY shall replenish such cash bond each time a portion of it is forfeited. At the end of the period of time covered by this Agreement, if the CITY is holding an amount of the COMPANY's cash performance bond, said amount will be returned to the COMPANY within thirty (30) days after expiration of this Agreement.

26. The fee to be paid to the CITY, in cash, shall include the above amounts and the following:

- a. **Franchise fee of \$ 108,000 for thirty-six (36) months of wrecker service in the City of Hallandale Beach City Limits.**

payment due. If payment is not made within thirty (30) days, COMPANY will be in default, all sums shall be due, and this contract subject to cancellation by the CITY Commission.

PERFORMANCE STANDARDS

28. COMPANY agrees to provide on a twenty-four (24) hour basis, seven (7) days a week, employees and sufficient equipment for immediate response to calls from the CITY for both police action and code enforcement tows. For tows involving removal of vehicles from private property without the consent of the registered owner, operator or person in control of the vehicle, COMPANY will make available adequate personnel to staff their facility from 8:00 a.m. to 11:00 p.m., seven days a week for the purposes of releasing vehicles to the owners. COMPANY further agrees to post a sign indicating a name and telephone number within Broward County where the operator of the storage site can be reached at all times. Such operator or on-call personnel authorized to release vehicles shall be available between 11:00 p.m. and 8:00 a.m., seven (7) days a week, and agrees to respond to COMPANY'S compound within thirty (30) minutes of being called by the owner or Police Officer.

29. An after hours release fee as indicated on ATTACHMENT ONE may be charged for release of vehicles between 11:00 P.M. and 8:00 A.M., seven (7) days a week.

30. COMPANY, while acting under this Agreement, will obey all traffic laws of the State of Florida and the CITY, and agrees that no vehicle operated by COMPANY, COMPANY'S agents, servants or assigns, will be operated as an emergency vehicle. The COMPANY shall conduct business in an orderly, ethical and business-like manner and use every means to obtain and keep the confidence of the motoring public. All public contact shall be in a courteous and orderly manner.

31. Removing Hazard and Clean Up of Debris: After responding to a vehicle tow request by the CITY, operator shall remove any hazards, broken glass, or debris from the street before leaving the scene and impounding such

vehicles as requested by Police Officer. Furthermore, if two or more wreckers are utilized, it will be the sole decision of the officer as to how the removal of the material and debris is to be split up. **COMPANY shall NOT assess vehicle owners additional charges for clean up of material and debris.** The removal of **HAZARDOUS WASTE SPILLS** other than non-hazardous material and debris shall be under the direction of the **CITY's Fire/EMS Department.** The COMPANY must ensure all tow truck operators that perform hazardous materials cleanup meet all applicable laws, rules and regulations and dispose of same in accordance with all applicable laws, rules and regulations. An additional fee may be charged for clean up of **HAZARDOUS WASTE SPILLS** if performed by COMPANY, with the fee specified on ATTACHMENT ONE.

32. Towing Report/Owner Notification: The Police Officer on the scene will be responsible for obtaining the information required on the **Invoice/Towing Activity and Release Report** for all titled vehicles. The wrecker driver shall not remove a vehicle from the scene without a copy of the storage receipt. If, at the time of removal, the name of the registered owner of the vehicle is not available, it shall be the responsibility of the Police Department to supply this information to the COMPANY as soon as possible. The COMPANY shall be responsible for notifying the registered owner or his agent of the whereabouts of the vehicle within twenty-four (24) hours of removal if the owner's identity has been supplied on the **Invoice/Towing Activity and Release Report**, and if not, as soon thereafter as the information is received.

33. COMPANY's liability for a towed vehicle and all personal property contained therein will commence with the time the wrecker is hooked onto the vehicle to be towed. COMPANY will have its agent inventory, jointly with a Police Officer and owner or possessor of the vehicle, all personal property in the vehicle(s) which COMPANY is directed to tow. Such inventory shall be made on the impounded vehicle report and shall be maintained as a permanent record. In the event personal property is removed from a stored vehicle, upon its release, the owner or person entitled to possession will sign a receipt on a copy of the inventory as listed on the impounded

CITY OF HALLANDALE BEACH

FIRST AMENDMENT TO TOWING AGREEMENT

WHEREAS, on April 1, 2003, the City entered into an agreement with AAAA Crosstown Towing & Recovery Inc. hereinafter referred to as "COMPANY", as a result of RFP FY # 2002-2003-002, for the purpose of providing towing services, and

WHEREAS, The City may grant, renew or extend a franchise agreement through adoption of an Ordinance.

NOW, THEREFORE, FOR ADMITTEDLY ADEQUATE CONSIDERATION, THE PARTIES AGREE AS FOLLOWS:

1. This First Amendment to the Towing Agreement shall be in full force from and effective April 1, 2006 through March 31, 2009.
2. All terms and conditions of the original agreement thereto are ratified and remain in full force and effect unless in conflict with the terms and conditions of this amendment.

IN WITNESS WHEREOF, the parties hereto set their hands and seals this

May 8, 2006.

WITNESSES:

Nicolas S. Kessler
Sign

Nicolas S. Kessler
Print

Amy K Bange
Sign

Amy K Bange
Print

E. Dent McCough
Sign

E. Dent McCough
Print

E. Dent McCough
Print

E. Dent McCough
Print

Approved as to form:

[Signature]
David Jove, City Attorney

AAAA Crosstown Towing & Recovery

[Signature]
Harry Escandon, President

CITY OF HALLANDALE

[Signature] for Mr
Mike Good, City Manager
MARIL Antonico, Acting
CM

[Signature]

EXHIBIT 2

TOWING AGREEMENT

THIS AGREEMENT, entered into this 1st day of April, by and between the CITY OF HALLANDALE BEACH, FLORIDA, a municipal corporation of the State of Florida, hereinafter referred to as "CITY" and AAAA Crosstown Towing & Recovery Inc. a corporation of the State of Florida, hereinafter referred to as "COMPANY", is as follows:

SERVICES

1. During the three-year period from April 1, 2003 to March 31, 2006, the CITY, for and in consideration of this Agreement agrees to direct and refer to COMPANY orders for removal of derelict, wrecked, abandoned, inoperable, disabled or other motor vehicles and boats on trailers from the streets or other property lying within the CITY which, in the discretion of the representatives of the CITY, need to be removed, including, at no cost to the CITY, vehicles which are blocking or impeding the flow of traffic. To that end, the CITY will follow appropriate policies so that orders for tow services will be referred to COMPANY. It is the duty of the Police Officer on duty to determine when a vehicle should be removed and the tow truck operator shall abide by this decision.

2. COMPANY, for and in consideration of this Agreement agrees to remove vehicles and boats on trailers from the streets or other property within the city limits of the City of Hallandale Beach, Florida, as directed by any authorized representative of the CITY. All requests for tow service, whether determined to be a Police action or a Code Enforcement action, shall be made through the Hallandale Beach Police Department.

If the registered owner or other legally authorized person in control of the vehicle arrives at the scene prior to the removal or towing of the vehicle, the vehicle shall be disconnected from the towing or removal apparatus, and that person shall be allowed to remove the vehicle without interference, without payment of a service fee. Vehicle

must be removed by owner. If owner refuses to remove a vehicle that is illegally or unlawfully parked or is causing a traffic hazard, COMPANY may proceed to remove said vehicle.

Nothing contained in this Agreement will prevent the owner or operator of a vehicle from calling a wrecker or tow truck of choice or requesting that owner's vehicle be towed to a garage or compound other than that of COMPANY, where appropriate. If owner requests a garage or compound outside the limits of the City of Hallandale Beach, a mileage charge may be charged, as described on ATTACHMENT ONE, schedule of rates.

3. During the term of this Agreement, COMPANY hereby agrees to insure that the response to CITY requests to tow vehicles and provide services is within the timeframe herein described and agreed to and for failure to do so, the penalties provided in paragraphs 25 and 27, shall be applicable. For underwater recovery of vehicles, refer to ATTACHMENT FOUR for a description of these special services.

TOWING, STORAGE AND OFFICE FACILITIES

4. COMPANY must maintain a vehicle and boat with trailer storage facility and office within Broward County and within five (5) miles from any point in the CITY of a size capable of

- outside storage of 75 vehicles,
- inside storage of 2 vehicles, as well as
- a processing facility capable of accommodating at least one full size vehicle.

Temporary facilities may be used provided they are secure, ventilated and meet the needs of the City.

5. Multiple site facilities may be acceptable. The facility shall be owned or leased and proof of ownership, lease or option shall be provided with the proposal.

COMPANY represents that it now has a facility at 221 N.W. 1st Avenue, City of

Hallandale Beach, Florida 33009

which meets or exceeds the above criteria and said facilities will be available and utilized for the performance of this contract.

6. The Towing Facility shall be properly zoned for such use. Property not properly zoned in accordance with the applicable codes is not authorized for use as a Towing Facility under the terms of this Agreement.

7. COMPANY shall have available space for properly accommodating and protecting all vehicles and boats on trailers entrusted to COMPANY'S care. All property shall be enclosed or fenced, in accordance with applicable zoning requirements to assure maximum security for stored vehicles, boats on trailers.

8. The COMPANY shall have available "outside storage" for seventy-five vehicles exclusively for CITY'S use. An inside storage area for two (2) vehicles enclosed by solid walls, roof and access door is required. The access door shall have a secure locking device on the entry to secure the area from unauthorized entry at all times, and will be open only to authorized Police officials when in use for Police purposes. The enclosed storage area shall conform to OSHA safety standards for vehicle maintenance areas with respect to lighting and ventilation.

9. The inside storage facility may be constructed as a temporary or permanent structure under the provisions, rules and regulations of the South Florida Building Code. Such facility shall be capable of providing weather protection for motorcycles and other vehicles that require special handling.

10. In addition, COMPANY agrees to provide an inside processing facility. This facility shall be capable of storing and securing one (1) full sized vehicle and be adequately ventilated. There must be an average of at least two (2) feet of inside space available surrounding the vehicle and each wall. The inside processing facility must be secured from the rest of inside and outside storage facility by means of walls and locked doors. The height shall not be less than seven feet from floor to ceiling.

11. In the event all storage facilities of COMPANY are filled to capacity, the COMPANY shall not be relieved of responsibility to perform and is required to make such arrangements for storage as will fulfill the requirements of the CITY. All storage space used, which is not listed in the original application, must meet the requirements of the franchise. No storage space or area shall be used unless prior written approval is obtained from the Police Chief or designated agent. *The location of storage facilities may not be changed without the written approval of the CITY.*

12. The COMPANY shall store towed vehicles in the outside enclosure area unless specific written instructions are given for inside storage by the owner of the vehicle or by the attending Police Officer. The COMPANY shall not change the type of storage (inside and/or outside) or storage location of impounded vehicles, without written approval of the CITY'S Police Chief or designated agent.

13. COMPANY shall have employee(s) on duty at the storage facilities in the office twenty-four (24) hours a day, seven (7) days a week, for immediate response to calls for service or for release of vehicles. The office is to be open 24 hours a day, 7 days a week and shall not close. If the employee on duty in the office is required elsewhere, a replacement must be provided to staff the office and keep it open.

EQUIPMENT AND COMMUNICATIONS

14. The COMPANY shall at all times keep, maintain and have available, as a minimum, the equipment listed and described on ATTACHMENT TWO. Ownership is not required under this Agreement, however, legally binding signed agreements covering leasing or cooperative use of required equipment must be presented. Equipment leased or cooperatively used must be made available to the COMPANY on first priority and be so indicated in the Agreement entered into by the COMPANY, such agreements to be filed with the CITY.

15. All towing vehicles used pursuant to the Agreement shall be equipped with a two-way radio or approved alternate communication system for communications between the base station and all tow and service trucks utilized and providing towing

service. The communication system shall be regularly checked and remain fully operational during the term of the Agreement.

TOW CHARGES AND FEES

16. COMPANY shall make a charge for tow and/or storage of any vehicle directly to the owner or operator thereof and not to the CITY, in accordance with the schedule of rates attached hereto as ATTACHMENT ONE. *All approved rates and charges shall be prominently posted in the area where claimants go to recover the towed vehicles and make payment therefore.*

After 24 hours, an administrative charge of up to \$33.00 may be charged. An administrative charge includes verification of a vehicle identification number, search for vehicle ownership information, preparation of documents required by Florida Statutes, preparation and mailing of any applicable notification letters, preparation of vehicle for auction. **Written documentation of the effort to ascertain ownership of the vehicle must be in the form of a TAVIS report as defined in Florida Statutes section 713.585 and a copy of the TAVIS report must be attached to the invoice for services when the administrative charge is assessed.** An administrative charge shall not be imposed on vehicles with a police hold until or unless the hold is removed and the administrative charge becomes applicable. An administrative charge will be assessed at no more than the maximum rate of \$33.00 and any Legal authority allowing charges deemed administrative or for charges other than provided for in this paragraph and in this Agreement are waived by COMPANY.

17. Towing charges shall be based on the class of vehicle being towed, as defined herein:

Class 1. . includes all two or three-wheeled vehicles commonly used for transport of one or two persons.

Class 2. . passenger vehicles, including sedans, compacts, station wagons, sport-utility vehicles, dune buggies, jeep-type vehicles, passenger vans and station wagon type trucks for private use, including all two passenger, four-wheeled vehicles.

Class 3. . other vehicles up to 8 tons GVW. This classification shall apply to commercial pick up trucks, and van-type vehicles and any other vehicles generally falling within the lighter classification above but not more than eight (8) tons, manufacturer's GVW.

Class 4. . all other vehicles over eight (8) tons GVW. Trailers shall be considered at same rate level as corresponding towed vehicle classification.

A charge or fee may be charged for the following services NOT involving a tow:

- Street Cleanup without a tow
- Lock-out
- Delivery of gas
- Change tire
- Jump start vehicle

Charges, if any, for these services are indicated on ATTACHMENT ONE.

A charge or fee may be charged for the following services involving a tow:

- Actual tow (labor, equipment, overhead included in price of tow) by class of vehicle.
- Indoor or outdoor storage (labor, equipment, overhead included in price for storage) by class of vehicle. NOTE: NO STORAGE CHARGES WILL BE ASSESSED IF VEHICLE IS PICKED UP WITHIN 6 HOURS FROM ARRIVAL AT COMPANY'S FACILITY.
- Mileage surcharges (only for tows of non-CITY vehicles – mileage surcharge begins upon leaving the city limits of the City of Hallandale Beach and ends upon delivery of vehicle to location outside of the City.
- Surcharges for winching from sand, turnovers, and removal from water (by class of vehicle)
- Towing and storage of boats on trailers which have been abandoned on the public right-of-way.

- Administration following a 24 hour storage period, per State Statute requirements.
- Weatherproofing of a vehicle in accordance with Section 34 of this Agreement.
- After hours delivery of stored vehicles in accordance with Section 17 of this Agreement.

NO SEPARATE OR ADDITIONAL CHARGES WILL BE PERMITTED FOR ANY OTHER SERVICES INCLUDING BUT NOT LIMITED TO USE OF DOLLIES, FLATBEDS, WAITING TIME, OVERTIME, LABOR AND EQUIPMENT (IN ADDITION TO TOW CHARGES), CLEAN UP OF DEBRIS, MATERIAL OIL DRY AND DELIVERY OF VEHICLES BETWEEN 8:00 A.M AND 11:00 P.M., SEVEN DAYS PER WEEK. CHARGES MAY BE ASSESSED FOR DELIVERY OF VEHICLES BETWEEN 11:00 P.M. AND 8:00 A.M., SEVEN DAYS A WEEK, IF INCLUDED ON ATTACHMENT ONE.

NO CHARGES WILL BE PERMITTED FOR RESPONDING TO A CALL IF NO SERVICES ARE PROVIDED DUE TO CANCELLATION OF TOW REQUEST BY VEHICLE OWNER OR CITY.

18. CITY Owned/Leased Vehicles: CITY owned or leased vehicles will be towed twenty-four (24) hours a day, seven (7) days a week, without charge from any location in Broward, Miami-Dade or Palm Beach Counties upon request of the appropriate CITY officials, to any location of the CITY's choice.

19. Responsibility for Payment: Prior to tow, the Police Officer of the CITY will determine whether the action is to be considered a Police action or a Code Enforcement action.

- a. Police action includes, but is not limited to accidents, stolen vehicles, criminal offenses and traffic and parking violations. In Police action tows, the motor vehicle operator or owner is responsible for payment of charges imposed by

the COMPANY in accordance with the rate schedule. The CITY shall not be responsible for charges imposed.

- b. Code Enforcement action will include, but not be limited to abandoned or derelict vehicles or property, including vehicles and boats on trailers. In Code Enforcement tows, the motor vehicle or boat owner is responsible for payment of charges imposed by the COMPANY in accordance with the rate schedule. The CITY shall not be responsible for charges imposed.

20. In addition to the charge to the owner or operator for towing and storage of any vehicle or property as a result of Code Enforcement action, COMPANY will collect a fifty dollar (\$50) administrative fee upon release of the vehicle, which will be remitted to the CITY quarterly. Payment shall be identified separately from the quarterly franchise fee payment. The CITY shall have the right to pursue alternate means to collect the fee, in its discretion, but such alternate means shall not relieve COMPANY of its responsibility to collect the fee as herein provided. No fees will be remitted to the CITY unless the vehicle is claimed by the owner and the fee paid to COMPANY, or the COMPANY fails to bill for the appropriate fee and fails to collect it.

21. It is understood by and between the parties herein that the CITY will not be responsible for the collection or payment of any charge for services rendered by reason of COMPANY having been dispatched relative to this Agreement. All such services rendered shall be charged to the owner of the towed vehicle or other lawful claimant of possession.

22. The CITY reserves the right to cancel a request for services from COMPANY at any time, including up to the time of hook-up. COMPANY agrees that the mere response to a service call scene without other action does not constitute a service call for which charges are applicable.

23. In the event of a fee dispute, the CITY reserves the right to insure that the fees provided in this contract are being charged and if not, to adjust the charge in

accordance with this contract. COMPANY shall provide reimbursement to the party that the CITY deems in its sole discretion requires an adjusted charge and the adjusted, overcharged and/or improperly charged party shall be mailed its reimbursement within ten days from the date the CITY adjusted the charge. Further, COMPANY shall pay the CITY the amount of the overcharge, plus an administrative fee of 10% of the overcharged amount.

FRANCHISE FEES

24. The amount of money paid by COMPANY for the privilege granted by the CITY, payable to the CITY in twelve (12) equal quarterly installments, to be paid no later than 10 working days in advance of the beginning of each of the twelve quarterly periods, with the first payment due on the effective date of this Agreement.

25. The COMPANY shall furnish to the CITY as of date of Agreement, a cash performance bond in the amount of two thousand dollars (\$2,000.00), which is to be held by the CITY in escrow, during the term of this Agreement, to insure that the COMPANY provides prompt response to Police requests to tow vehicles and provides the services herein agreed to. In the event that said COMPANY fails to answer a Police call within thirty (30) minutes to tow or to open the compound, or to respond to a call for a wrecker with sufficient equipment to remove a wrecked or abandoned vehicle, then it shall forfeit the sum of one hundred dollars (\$100.00) of the cash performance bond to the CITY. The COMPANY shall replenish such cash bond each time a portion of it is forfeited. At the end of the period of time covered by this Agreement, if the CITY is holding an amount of the COMPANY's cash performance bond, said amount will be returned to the COMPANY within thirty (30) days after expiration of this Agreement.

26. The fee to be paid to the CITY, in cash, shall include the above amounts and the following:

- a. **Franchise fee of \$ 108,000 for thirty-six (36) months of wrecker service in the City of Hallandale Beach City Limits.**

payment due. If payment is not made within thirty (30) days, COMPANY will be in default, all sums shall be due, and this contract subject to cancellation by the CITY Commission.

PERFORMANCE STANDARDS

28. COMPANY agrees to provide on a twenty-four (24) hour basis, seven (7) days a week, employees and sufficient equipment for immediate response to calls from the CITY for both police action and code enforcement tows. For tows involving removal of vehicles from private property without the consent of the registered owner, operator or person in control of the vehicle, COMPANY will make available adequate personnel to staff their facility from 8:00 a.m. to 11:00 p.m., seven days a week for the purposes of releasing vehicles to the owners. COMPANY further agrees to post a sign indicating a name and telephone number within Broward County where the operator of the storage site can be reached at all times. Such operator or on-call personnel authorized to release vehicles shall be available between 11:00 p.m. and 8:00 a.m., seven (7) days a week, and agrees to respond to COMPANY'S compound within thirty (30) minutes of being called by the owner or Police Officer.

29. An after hours release fee as indicated on ATTACHMENT ONE may be charged for release of vehicles between 11:00 P.M. and 8:00 A.M., seven (7) days a week.

30. COMPANY, while acting under this Agreement, will obey all traffic laws of the State of Florida and the CITY, and agrees that no vehicle operated by COMPANY, COMPANY'S agents, servants or assigns, will be operated as an emergency vehicle. The COMPANY shall conduct business in an orderly, ethical and business-like manner and use every means to obtain and keep the confidence of the motoring public. All public contact shall be in a courteous and orderly manner.

31. Removing Hazard and Clean Up of Debris: After responding to a vehicle tow request by the CITY, operator shall remove any hazards, broken glass, or debris from the street before leaving the scene and impounding such

vehicles as requested by Police Officer. Furthermore, if two or more wreckers are utilized, it will be the sole decision of the officer as to how the removal of the material and debris is to be split up. **COMPANY shall NOT assess vehicle owners additional charges for clean up of material and debris.** The removal of **HAZARDOUS WASTE SPILLS** other than non-hazardous material and debris shall be under the direction of the **CITY's Fire/EMS Department.** The COMPANY must ensure all tow truck operators that perform hazardous materials cleanup meet all applicable laws, rules and regulations and dispose of same in accordance with all applicable laws, rules and regulations. An additional fee may be charged for clean up of **HAZARDOUS WASTE SPILLS** if performed by COMPANY, with the fee specified on ATTACHMENT ONE.

32. Towing Report/Owner Notification: The Police Officer on the scene will be responsible for obtaining the information required on the **Invoice/Towing Activity and Release Report** for all titled vehicles. The wrecker driver shall not remove a vehicle from the scene without a copy of the storage receipt. If, at the time of removal, the name of the registered owner of the vehicle is not available, it shall be the responsibility of the Police Department to supply this information to the COMPANY as soon as possible. The COMPANY shall be responsible for notifying the registered owner or his agent of the whereabouts of the vehicle within twenty-four (24) hours of removal if the owner's identity has been supplied on the **Invoice/Towing Activity and Release Report**, and if not, as soon thereafter as the information is received.

33. COMPANY's liability for a towed vehicle and all personal property contained therein will commence with the time the wrecker is hooked onto the vehicle to be towed. COMPANY will have its agent inventory, jointly with a Police Officer and owner or possessor of the vehicle, all personal property in the vehicle(s) which COMPANY is directed to tow. Such inventory shall be made on the impounded vehicle report and shall be maintained as a permanent record. In the event personal property is removed from a stored vehicle, upon its release, the owner or person entitled to possession will sign a receipt on a copy of the inventory as listed on the impounded

vehicle report.

34. If, in the opinion of COMPANY and with the concurrence of the owner, owner's agent and/or the Police Department, the vehicle requires special weather protection, COMPANY will so note it on the vehicle storage receipt and COMPANY will be required to completely cover the vehicle with a weatherproof material and shall be allowed to charge a one time fee for this service per ATTACHMENT ONE. No additional charges beyond the one time fee will be allowed.

35. COMPANY agrees to assume responsibility for any articles of personal property left in the vehicle and listed on the property receipt form and for theft from or of any vehicle stored in the compound or in his possession. COMPANY agrees to replace any such articles upon verification of the loss by the Hallandale Police Department or other law enforcement agency. Personal property in the vehicles stored by COMPANY shall not be disposed of to defray any charges for towing or storage of vehicles unless authorized by a court order.

36. Owner or authorized agent of vehicle shall be allowed to remove personal unattached property from vehicle on a "one time" only basis at no additional charge subject to signing a receipt which lists the removed unattached property.

37. COMPANY agrees not to undertake any repairs to or remove any part or parts from any vehicle towed or stored pursuant to the provisions herein without first obtaining permission, in writing, from the owner or person entitled to lawful possession to complete the same. All estimates for repair will be in writing. COMPANY further agrees that, when making any repairs or rendering any estimates or invoices, it will abide by Florida law and the Rules of the Department of Legal Affairs, relating to motor vehicles, sales, repairs, maintenance and service. COMPANY further agrees to pose a sign in a prominent position stating if COMPANY has any financial interest or connection with a repair, body or paint shop. Such connection, if any, will also be stated on written estimates for repair.

38. In the event that COMPANY has possession of a vehicle or personal property, arising out of this Agreement, as a result of a Police action, including but not limited to accidents, stolen vehicles, criminal offenses or traffic violations, for a period in excess of thirty (30) days, and COMPANY is ordered to turn this property over to the County Court or the Sheriff of Broward County, or the CITY, pursuant to Florida statutes, COMPANY may only collect any storage or towing charges due and owing from the proceeds of a judicial sale pursuant to said statutes, if any.

39. In the event that COMPANY has possession of a vehicle or personal property arising out of this Agreement, as a result of a Code Enforcement action, including but not limited to abandoned or derelict vehicles or boats, for a period in excess of seven (7) days, it may commence salvage, sale or other action for disposal of said vehicle or personal property, if permitted by applicable law.

40. Release: The COMPANY shall directly release any vehicle or boat which has not been marked "hold" providing the proper proof of identification and ownership is presented. Any vehicle towed in which is marked "hold" cannot be released without written authority from the Police Department. The COMPANY shall release any vehicle towed in at the request of the Police Department only to the driver with sufficient identification or to the person whose name appears on the title or registration certificate as the registered owner of the vehicle, or to the authorized agent of such person. Persons who make application for the release of such a vehicle shall be required to present proof of ownership by presentation of a title or registration, and where applicable, proof of agency or copy of lease agreement. When foregoing conditions cannot be met because of unusual or extraordinary circumstances, the Hallandale Beach Police Department will be authorized to approve release. All motor vehicles or boats which have not been reclaimed must be disposed of according to State and County laws.

41. Vehicle or boat released by the COMPANY shall be delivered to the public right-of-way at no additional charge. This shall include the use of any necessary equipment.

ADDITIONAL CLAUSES

42. COMPANY agrees to permit authorized CITY personnel access to property and records relative to this Agreement whenever, in the opinion of said representatives of the CITY, such inspection is deemed reasonably necessary. CITY representatives reserve the right to conduct an annual inspection, or more often if necessary, of COMPANY'S facilities and equipment to determine compliance with the terms and conditions of this Agreement.

The City will review and audit or cause an audit to be made of COMPANY'S records on a specified basis. *If it is found that fees have been improperly charged for towing, storage or other items associated with the towing agreement,*

- COMPANY shall pay to the CITY the amount of the overages, plus an administrative fee of 10% of the total amount of the overcharges. Payment shall be made to CITY within 10 business days from the date COMPANY was advised of the overcharging.
- COMPANY will issue reimbursement checks to parties who paid the overcharges within 10 business days.

CITY will conduct periodic review of the quality of services performed by COMPANY including but limited to response times, complaints received, care and custody of vehicles and owners' possessions, condition of facilities and equipment, extent and conformance of records with requirements, and conduct of management and personnel. Failure to meet with and/or comply with any of the requirements, specifications, rules, regulations or policies pertaining to the application and service to be rendered will subject COMPANY to cancellation of this Agreement.

COMPANY understands that any capital expenditures made to perform the services required by the CITY is a business risk which COMPANY must assume. The CITY will not be obligated to reimburse amortized or unamortized capital expenditures or to continue the approved status of COMPANY due to investments or expenditures. If COMPANY has been unable to recoup its capital expenditures during the time it is

rendering such services, it shall not have any claim upon the CITY.

43. In the event COMPANY desires to do private towing pursuant to Section 715.07, Florida Statutes, it agrees to abide by all applicable laws and ordinances, and further agrees that no vehicle, sign, or the compound used for these purposes shall display or declare any official affiliation with the CITY or any of its agencies or departments. Neither drivers of towing vehicles nor employees shall make any claims that they or their firm is in any way an operation of the CITY or officially connected with the CITY.

REPORTS AND PROCEDURES

44. COMPANY will be responsible for providing copies of all vehicle completed Invoice/Towing Activity and Release Report numbered sequentially for vehicles released the previous week by 5:00 P.M., each Friday. COMPANY will also provide a log of all calls for service from the CITY on a weekly basis listing the following:

- **A log of all vehicles with police holds**
- **An impound/notification log for previous week**
- **A log of all vehicles scheduled for auction**

COMPANY will provide an Invoice/Towing Activity and Release Report containing the following information for each and every tow:

- **Date and time of tow and time arrived at storage facility**
- **Service call number/case number assigned by Police Department**
- **Location towed from and location towed to**
- **Registered owner's name and address and customer's name and address, if different from owner.**
- **Description of vehicle towed: year, make, model, color, class, license plate number, VIN number**

- Reason for tow such as accident, parking, arrest, confiscation, abandoned, City vehicle, etc. and type of tow truck used
- Date and time released from facility and type of release, such as to insurance company, owner, auction, City or other disposition. The name and address of the person claiming the vehicle must be provided.
- Complete breakdown of all towing and storage charges, as applicable, with a total including sales taxes. Documentation of charges required under this Agreement shall be attached to the Invoice/Towing Activity and Release Report
- Tow truck operator's name and identification number

INSURANCE

45. COMPANY shall maintain at its own expense during the full term of this Agreement, the insurance requirements specified by the CITY and attached herein as ATTACHMENT THREE. Certificates of such insurance coverage shall be delivered to the CITY prior to award of this Agreement. All insurance certificates shall be kept current during the term of this Agreement.

46. Reports, Files and Meetings - The COMPANY shall maintain, at its place of business, a file which will contain:

- a. The three logs discussed in Section 44, above, including a notification log indicating date, time and method of notification to the registered owner of a stored vehicle and a log of all vehicles scrapped, salvaged, or otherwise disposed of.
- b. The Invoice/Towing Activity and Release Report for each tow, organized on a daily basis, for all calls for service by the Police Department. (If a vehicle has not been released, the Towing Activity and Release Report must nonetheless be maintained in the file with available information, pending

completion upon release or other disposition and submittal of the report to the City).

COMPANY shall use **Invoice/Towing Activity and Release Report** in **triplicate** setting forth its name and place of business. Before an impounded vehicle is claimed by the owner or person lawfully entitled to possession, COMPANY will provide such person with a fully completed **Invoice/Towing Activity and Release Report** which itemizes all charges made for the towing and storage of the vehicle. One copy is remitted to the CITY on a weekly basis as further discussed in this Agreement.

Reports and logs shall be available for inspection and checking during normal working hours by the CITY. **COMPANY shall meet with representatives of CITY's Police Department on a weekly basis to review reports and logs and discuss any questionable charges or discrepancies, as applicable.**

HOLD HARMLESS

47. COMPANY agrees and covenants to indemnify and save harmless the CITY from any and all claims, suits, actions, damages, and causes of actions which might arise during the term of this Agreement, for any personal injury, loss of life, or other actions of COMPANY, its agents, servants, employees or assigns, sustained in the performance of any wrecker services resulting from this Agreement, and to defend any action or proceeding brought thereon, and from and against any orders, judgments, executions, levies and decrees as may be entered therein except that the foregoing shall not apply to any claim or action related to the Code Enforcement administrative fee in paragraph 20 above. With respect to collection of that fee, the CITY shall hold COMPANY harmless and defend any claims or actions brought.

WAIVER

48. No waiver by the CITY of any default on the part of COMPANY in the performance of any of the provisions herein to be performed, kept or observed by COMPANY shall be construed to be a waiver by the CITY of any other or subsequent

default in performance of any provisions herein to be performed, kept, or observed by COMPANY. In any event, waivers will be allowable only if in the best interest of the CITY.

NON DISCRIMINATION

49. COMPANY agrees that in the performance of this Agreement it will not discriminate or permit discrimination in hiring practices or in the performance of this Agreement, against any person on the basis of his or her race, sex, religion, political affiliation or national origin.

ASSIGNMENT

50. COMPANY agrees that it will not assign any portion of this contract without the express, prior written permission of the CITY.

INDEPENDENT CONTRACTOR

51. COMPANY is legally considered as an independent operator and neither COMPANY nor employees shall, under any circumstances, be considered agents of the City. The City is not legally responsible for any act, omission, negligence on the part of COMPANY or its agents or employees, resulting in either bodily or personal injury or property damage to any individual, firm or corporation. The owners or officers of COMPANY and the COMPANY shall be responsible jointly and severally, except as expressly prohibited by law, for the acts of COMPANY's employees while on duty.

DEFAULT AND CANCELLATION

52. Should COMPANY breach the Agreement herein, COMPANY agrees to reimburse and be liable to CITY for all costs, including but not limited to Court costs and reasonable attorneys' fees expended by CITY in enforcement of this Agreement.

53. The occurrence of any of the following events shall constitute cause for cancelling the contract and this towing contract shall in fact automatically terminate upon the following:

DEFAULT AND CANCELLATION

52. Should COMPANY breach the Agreement herein, COMPANY agrees to reimburse and be liable to CITY for all costs, including but not limited to Court costs and reasonable attorneys' fees expended by CITY in enforcement of this Agreement.

53. The occurrence of any of the following events shall constitute cause for canceling the contract and this towing contract shall in fact automatically terminate upon the following:

- a. Upon the third failure identified by the Police Department by the company to timely respond to CITY's requests for tows, make improper charges or to make franchise fee payments as specified, or otherwise comply with this Towing Agreement.
- b. The filing or adjudication of insolvency, reorganization or bankruptcy petitions (voluntary or involuntary).
- c. Abandonment of the premises or discontinuance of operations.
- d. The making of a general assignment for the benefit of creditors.

CONTRACT DOCUMENTS

54. This contract shall include all bid documents and the applicable ordinances of the CITY, including Chapter 28, Code of Ordinances.

SEVERABILITY

55. If any portion of this Agreement or application thereof, is held invalid by a court of competent jurisdiction, such portion, or application shall be deemed severable from the remainder of the Agreement and such holding shall not affect the validity of the remaining portions or application or Agreement.

IN WITNESS WHEREOF, we have set our hands and seals the day and year first above written.

as to the CITY:

CITY OF HALLANDALE BEACH
A municipal corporation

WITNESSES:

Cathy Bessone

By: [Signature]
D. MIKE GOOD, CITY MANAGER

Ann Harper

ATTEST: [Signature]
CITY CLERK

Approved as to form
[Signature]
CITY ATTORNEY

as to the COMPANY:

AAAA CROSSTOWN TOWING &
RECOVERY, INC.

WITNESSES:

Nicole Kessler
[Signature]

By: [Signature]
PRESIDENT

ATTEST: _____

Harry Escandon, Jr. President
(INSERT TYPED NAME AND TITLE)

ATTACHMENT ONE

ITEM: THIRTY-SIX (36) MONTHS TOWING FRANCHISE AGREEMENT

Schedule of Rates

a) **Disabled Calls - \$55.00**

Additional charges: (See Section 17 of this Agreement for allowable and prohibited charges)

SEE ATTACHED

b) **Towing (refer to paragraph 14)**

Class 1 - Motorcycles	\$ 55.00
Class 2 - Passenger Vehicles.....	\$ 55.00
Class 3 - Pickups, Vans, etc.....	\$ 55.00
Class 4 - Vehicles over 8 tons.....	\$ 95.00

c) **Mileage Surcharge (applicable only to tows of vehicles delivered to locations outside of the Hallandale Beach City limits)**

\$3.00 per mile

d) **Winching From Sand:**

Over 50 Feet shall be at Owner's request or at specific authorization from Police Department.

Class 1	\$ 55.00
Class 2	\$ 55.00
Class 3	\$ 75.00
Class 4	\$ 95.00

e) **Turnover Surcharge:**

Class 1	\$ 55.00
Class 2	\$ 55.00
Class 3	\$ 75.00
Class 4	\$ 95.00

f) **Removal from Water:**

Class 1\$ 125.00 per hour, per man, plus \$100.00 diver
Class 2\$ SAME AS ABOVE
Class 3\$ SAME AS ABOVE
Class 4\$ SAME AS ABOVE

g) **Diver: \$100.00**

Must be authorized by a police officer or vehicle owner at the scene. This fee shall include all labor charges, equipment and any hookups required to remove from water.

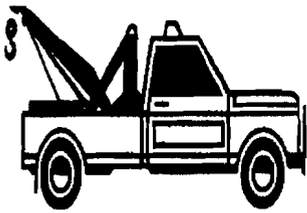
ALL TOW CHARGES INCLUDE THE REMOVAL OF DRIVE LINE PINS WHERE REQUIRED, AXLE REMOVAL WHERE REQUIRED, OPENING OF VEHICLE WHERE REQUIRED AND WAITING TIME WHERE REQUIRED.

h) **Storage**

Inside storage rates are the same for both stored and impounded vehicles. The first 6 hours of storage are included in the price of a tow if the vehicle is picked up within the first six hour period of storage. Storage rates apply to each calendar day (24 hour period) or portion thereof. Storage charges commence when the vehicle is brought in if the vehicle is stored for more than 6 hours:

SEE ATTACHED

Revised: 10/11/02



**AAAA CROSSTOWN TOWING &
RECOVERY**

605 N. DIXIE HIGHWAY
HALLANDALE, FL 33009
(954) 925-5252

ADDITIONAL SCHEDULE OF RATES

<u>Description:</u>	<u>Class A</u>	<u>Class B</u>	<u>Class C</u>
Storage Rates (outside: per day)	\$12.00	\$22.00	\$32.00
Storage Rates (inside)	\$20.00	\$30.00	\$40.00
Street cleanup (without a tow)	\$25.00*	\$35.00*	\$45.00*
Lockout (without a tow)	\$25.00	Same	Same
Delivery of Gas (without a tow)	\$25.00 + cost of gas	Same	Same
Jump Start Vehicle (without a tow)	\$25.00	\$35.00	\$45.00
Change Tire	\$35.00	\$45.00	\$55.00
Tow for Boat on Trailer	\$55.00		
Storage for Boat on Trailer	\$12.00 per day outside storage		
Administration Fee	\$33.00 to be applied after vehicle held for 24 hours		
After hour charge for delivery	Not applicable, normal hour rates will apply		
Weatherproofing	\$15.00 one time fee, for all classes		

*=Price based on each additional 30 minutes or fraction thereof

REQUESTED INFORMATION

FROM : CROSSTOWN TOWING

FAX NO. : 9544565553

Nov. 07 2002 11:39AM P2

EXHIBIT C CONTINUED

WRECKER INSURANCE STATEMENT OF COMPLIANCE

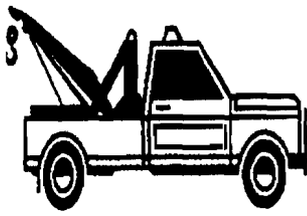
WRECKER COMPANY: AAAA CROSSTOWN STORAGE & TOWING INC
ADDRESS: 605 N. DIXIE HWY., HALLANDALE, FL. 33009
ZONE: _____ CLASS: _____

I, MICHAEL CHASE, CHASE INSURANCE AGENCY INC, as a representative of the LINCOLN GENERAL Insurance Company, certify that the coverage outlined in the attached Certificate of Insurance, Policy # LTP100200 meets or exceeds the minimum insurance requirements listed in Rule 15B-9.006(9), Florida Administrative Code, Rules of the Department of Highway Safety and Motor Vehicles, Division of Florida Highway Patrol Wrecker Qualifications and Allocation System

Michael Chase
Signature of Agent

11/07/02
Date

954-792-4300
Phone Number



AAAA CROSSTOWN TOWING & RECOVERY

*605 N. DIXIE HIGHWAY
HALLANDALE, FL 33009
(954) 925-5252*

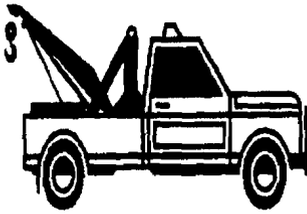
DOCUMENTATION OF SUFFICIENT MANAGEMENT ORGANIZATION & BOOKKEEPING SYSTEM

Here at AAAA Crosstown Towing and Recovery, Inc. we have the latest in computers, software and office equipment. By keeping up with the newest technology available, we can be certain that we are operating with maximum professionalism. It allows us to keep accurate records of our inventory, receivables and payables.

By devising our own color-coded system, we can precisely locate a vehicle; tell when it was towed, from where, when the auction will be and current charges. Once the registered owner picks up the vehicle, it is removed from our inventory list and placed in our receivables program, for our accountant to reconcile on a monthly basis. We also outsource our payables to the accountant only keeping a log in house.

OUTLINE OF EQUIPMENT ON SITE

- Computer System:** Compaq Presario with Windows XP Version 2002 Intel Celeron Processor 1.4 GHz, 128 MB Ram, Compaq 9500 17" Monitor
- Software:** Quicken 2002, Microsoft Word, Microsoft Excel, Microsoft Outlook, Microsoft Works, Microsoft Suite 2001, PC Anywhere by Symantec, Adobe Acrobat Reader 5.0, Norton Antivirus 2002
- Printers:** Lexmark Z25 Inkjet & Hewlett Packard Laserjet 1200
- Internet Access:** AOL version 8.0
- Photocopier:** Xerox XC1020
- Fax:** Panasonic KX-FHD331 Plain Paper Fax
- Radio System:** Motorola's I1000 Plus for every employee: service through Nextel with 2 way radio and cell phone capabilities



**AAAA CROSSTOWN TOWING &
RECOVERY**

605 N. DIXIE HIGHWAY
HALLANDALE, FL 33009
(954) 925-5252

CURRENT LIST OF VEHICLES

<u>YEAR</u>	<u>MAKE</u>	<u>MODEL</u>	<u>VIN NUMBER</u>	<u>STATUS</u>
<i>Wrecker with Wheel Lift:</i>				
1988	Ford	Super Duty	2FDLF47M0JCB53270	Back-Up
<i>Heavy Duty Tow Truck:</i>				
1980	Freightliner	FLD12064T	CB113HP179044	Fleet
<i>Super Duty Wheel Lift:</i>				
1993	Ford	F450	2FDLF47M09CA27466	Fleet
<i>Flat Bed/ 2 Car Carrier:</i>				
1996	International	4700	1HTSCABMXTH277804	Fleet
<i>Self-Loading Wrecker:</i>				
1998	Chevrolet	3500	1GBJKRXWF010215	Fleet
<i>Flat Bed, 2 Car Carrier:</i>				
1999	International	4700	1HTSCABM6XH594906	Fleet

****All vehicles are equipped with proper winches for their class****
****Dollies on hand: will be added to vehicles upon winning bid****

INSURANCE INFORMATION

ACORD CERTIFICATE OF LIABILITY INSURANCE

OP ID PH
AAAAC-2
DATE (MM/DD/YYYY)
03/25/03

PRODUCER Chase Insurance Agency Inc P O Box 17497 Plantation FL 33318-7497 Phone: 954-792-4300 Fax: 954-791-9344	THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW.	
	INSURERS AFFORDING COVERAGE	NAIC #
INSURED AAAA Crosstown Storage & Towing Inc. 605 N. Dixie Hwy Hallandale FL 33009	INSURER A: Lincoln General Ins	33855
	INSURER B: F W C J U A	
	INSURER C:	
	INSURER D:	
	INSURER E:	

COVERAGES

THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. AGGREGATE LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR ADD'L LTR	INSRD	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMITS
		GENERAL LIABILITY <input type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS MADE <input type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC				EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$
A		AUTOMOBILE LIABILITY <input type="checkbox"/> ANY AUTO <input type="checkbox"/> ALL OWNED AUTOS <input checked="" type="checkbox"/> SCHEDULED AUTOS <input checked="" type="checkbox"/> HIRED AUTOS <input checked="" type="checkbox"/> NON-OWNED AUTOS	LTP100200	08/02/02	08/02/03	COMBINED SINGLE LIMIT (Ea accident) \$ 500,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$
A		GARAGE LIABILITY <input type="checkbox"/> ANY AUTO <input checked="" type="checkbox"/> Other Than Auto	LTP100200	08/02/02	08/02/03	AUTO ONLY - EA ACCIDENT \$ OTHER THAN AUTO ONLY: EA ACC \$ 500,000 AGG \$ 1,500,000
		EXCESS/UMBRELLA LIABILITY <input type="checkbox"/> OCCUR <input type="checkbox"/> CLAIMS MADE DEDUCTIBLE RETENTION \$				EACH OCCURRENCE \$ AGGREGATE \$ \$ \$
B		WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? If yes, describe under SPECIAL PROVISIONS below	TBA	03/13/03	03/13/04	<input checked="" type="checkbox"/> WC STATU-TORY LIMITS OTH-ER E.L. EACH ACCIDENT \$ 100000 E.L. DISEASE - EA EMPLOYEE \$ 100000 E.L. DISEASE - POLICY LIMIT \$ 500000
A		On Hook & Cargo	LTP100200	08/02/02	08/02/03	\$1000 Ded Varies
A		Gkpr Legal Liab	LTP100200	08/02/02	08/02/02	\$500 ded \$500000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES / EXCLUSIONS ADDED BY ENDORSEMENT / SPECIAL PROVISIONS

CERTIFICATE HOLDER IS ADDITIONAL INSURED WITH RESPECT TO LIABILITY - 10 DAY

NOTICE OF CANCELLATION FOR NONPAYMENT

CERTIFICATE HOLDER City of Hallandale Beach Attn: Risk Management 400 S. Federal Highway Hallandale FL 33009	CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 30 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OR REPRESENTATIVES. AUTHORIZED REPRESENTATIVE R. H. Chao
---	---

CLASS A WRECKER INSPECTION FORM

ZONE: _____

DATE OF INSPECTION: _____

WRECKER COMPANY: AAAA CROSSTOWN TOWING Address: 605 north Dixie Highway

Telephone # Day: 954-925-5252 Night: same Mobile: _____ Wrecker Owner: _____

*****SEE ATTACHED*****

Vehicle: Year/Make _____ Tag #: _____ Unit #: _____ Vin: _____

Wrecker: Make/Model: _____ Winch(es): Make/Serial #: _____

INSURANCE REQUIREMENTS

Company: _____ Ins. Agency: _____ Expiration Date: _____

_____ Insurance Statement of Compliance on file _____ Current Certificate of Insurance on file

REQUIRED EQUIPMENT TO BE INSPECTED - (Each Wrecker)

- | | |
|--|--|
| <input type="checkbox"/> Wrecker Commercially Manufactured | <input type="checkbox"/> Bolt cutters (min. 1/2" opening) |
| <input type="checkbox"/> Min. manufacturer's rated capacity-truck chassis - 10,000 GVW | <input type="checkbox"/> Jumper cables (1 set) |
| <input type="checkbox"/> Winch - min. capacity of 4 tons | <input type="checkbox"/> Flashlight - (1 ea.) |
| <input type="checkbox"/> Dual rear wheels | <input type="checkbox"/> 30-minute fuses (5 ea.) |
| <input type="checkbox"/> 100 ft. 3/8 inch cable | <input type="checkbox"/> Safety cones or triangle reflectors (3 ea.) |
| <input type="checkbox"/> Cradle or tow plate or tow sling with safety chains | <input type="checkbox"/> Fire extinguisher - CO ₂ or dry chemical (5 lb. min.) |
| <input type="checkbox"/> Dollies | <input type="checkbox"/> 4-way lug wrench (1 ea.) |
| <input type="checkbox"/> Snatch block (each winch) | <input type="checkbox"/> Red reflectors (1 set) |
| <input type="checkbox"/> Extra towing chain 6 to 8 ft. with hooks | <input type="checkbox"/> Heavy duty push broom (min. 24" width) (1 ea.) |
| <input type="checkbox"/> Amber emergency lights (rotor beam or strobe) | <input type="checkbox"/> 50 lbs. of sand or equivalent |
| <input type="checkbox"/> Clearance and marker lights | <input type="checkbox"/> Proper lettering-professionally painted (both sides) |
| <input type="checkbox"/> Floodlights on hoist | <input type="checkbox"/> Square shovel (1 ea.) |
| <input type="checkbox"/> Two-way radio or mobile telephone | <input type="checkbox"/> Axe (1 ea.) |
| <input type="checkbox"/> Crowbar or prybar (min. length 30 in.) (1 ea.) | <input type="checkbox"/> All other equipment required by law |

Inspected by: _____ Company Representative: _____

ADDITIONAL COMMENTS: _____

CLASS B WRECKER INSPECTION FORM

ZONE: _____

DATE OF INSPECTION: _____

WRECKER COMPANY: AAAA CROSSTOWN TOWING Address: 605 North Dixie Highway

Telephone # Day: 954-925-5252 Night: same Mobile: _____ Wrecker Owner: _____

*****SEE ATTACHED*****

Vehicle: Year/Make _____ Tag #: _____ Unit #: _____ Vin #: _____

Wrecker: Make/Model: _____ Winch(es): Make/Serial #: _____

INSURANCE REQUIREMENTS

Company: _____ Ins. Agency: _____ Expiration Date: _____

_____ Insurance Statement of Compliance on file

_____ Current Certificate of Insurance on file

REQUIRED EQUIPMENT TO BE INSPECTED - (Each Wrecker)

- | | |
|--|--|
| <input type="checkbox"/> Wrecker commercially manufactured | <input type="checkbox"/> Bolt cutters (min. 1/2" opening) |
| <input type="checkbox"/> Min. manufacturer's rated capacity-truck chassis - 20,000 GVW | <input type="checkbox"/> Jumper cables (1 set) |
| <input type="checkbox"/> Twin winches - min. combined capacity of 10 tons | <input type="checkbox"/> Flashlight - (1 ea.) |
| <input type="checkbox"/> Dual rear wheels | <input type="checkbox"/> 30-minute fuses (5 ea.) |
| <input type="checkbox"/> 100 ft. 1/2 inch cable | <input type="checkbox"/> Safety cones or triangle reflectors (3 ea.) |
| <input type="checkbox"/> Cradle or tow plate or tow sling with safety chains | <input type="checkbox"/> Fire extinguisher - CO ₂ or dry chemical (5 lb. min.) |
| <input type="checkbox"/> One set of scotch blocks or hydraulic rear extendable blocks | <input type="checkbox"/> 4-way lug wrench (1 ea.) |
| <input type="checkbox"/> Snatch block (each winch) | <input type="checkbox"/> Red reflectors (1 set) |
| <input type="checkbox"/> Extra towing chain 6 to 8 ft. with hooks | <input type="checkbox"/> Heavy duty push broom (min. 24" width) (1 ea.) |
| <input type="checkbox"/> Amber emergency lights (rotor beam or strobe) | <input type="checkbox"/> 50 lbs. of sand or equivalent |
| <input type="checkbox"/> Clearance and marker lights | <input type="checkbox"/> Proper lettering-professionally painted (both sides) |
| <input type="checkbox"/> Floodlights on hoist | <input type="checkbox"/> Square shovel (1 ea.) |
| <input type="checkbox"/> Two-way radio or mobile telephone | <input type="checkbox"/> Axe (1 ea.) |
| <input type="checkbox"/> Crowbar or prybar (min. length 30 in.) (1 ea.) | <input type="checkbox"/> All other equipment required by law |

Inspected by: _____ Company Representative: _____

ADDITIONAL COMMENTS: _____

CLASS C WRECKER INSPECTION FORM

ZONE: _____

DATE OF INSPECTION: _____

WRECKER COMPANY: AAAA CROSSTOWN TOWING Address: 605 North Dixie Highway

Telephone # Day: 954-925-5252 Night: same Mobile: _____ Wrecker Owner: _____

*****SEE ATTACHED*****

Vehicle: Year/Make _____ Tag #: _____ Unit #: _____ Vin #: _____

Wrecker: Make/Model: _____ Winch(es): Make/Serial #: _____

INSURANCE REQUIREMENTS

Company: _____ Ins. Agency: _____ Expiration Date: _____

_____ Insurance Statement of Compliance on file

_____ Current Certificate of Insurance on file

REQUIRED EQUIPMENT TO BE INSPECTED - (Each Wrecker)

- | | |
|--|--|
| <input type="checkbox"/> Wrecker commercially manufactured | <input type="checkbox"/> Bolt cutters (min. 1/2" opening) |
| <input type="checkbox"/> Min. manufacturer's rated capacity-truck chassis - 30,000 GVW
Tandem axle trucks - 50,000 lbs. GVW | <input type="checkbox"/> Jumper cables (1 set) |
| <input type="checkbox"/> Twin winches - min. combined capacity of 25 tons | <input type="checkbox"/> Flashlight - (1 ea.) |
| <input type="checkbox"/> Dual rear wheels | <input type="checkbox"/> 30-minute fuses (5 ea.) |
| <input type="checkbox"/> 200 ft. 5/8 inch cable | <input type="checkbox"/> Safety cones or triangle reflectors (3 ea.) |
| <input type="checkbox"/> Cradle or tow plate or tow sling with safety chains | <input type="checkbox"/> Fire extinguisher - CO ₂ or dry chemical (5 lb. min.) |
| <input type="checkbox"/> One set of scotch blocks or hydraulic rear extendable blocks | <input type="checkbox"/> 4-way lug wrench (1 ea.) |
| <input type="checkbox"/> Snatch block (each winch) | <input type="checkbox"/> Red reflectors (1 set) |
| <input type="checkbox"/> Extra towing chain 6 to 8 ft. with hooks | <input type="checkbox"/> Heavy duty push broom (min. 24" width) (1 ea.) |
| <input type="checkbox"/> Amber emergency lights (rotor beam or strobe) | <input type="checkbox"/> 50 lbs. of sand or equivalent |
| <input type="checkbox"/> Clearance and marker lights | <input type="checkbox"/> Proper lettering-professionally painted (both sides) |
| <input type="checkbox"/> Floodlights on hoist | <input type="checkbox"/> Square shovel (1 ea.) |
| <input type="checkbox"/> Two-way radio or mobile telephone | <input type="checkbox"/> Axe (1 ea.) |
| <input type="checkbox"/> Crowbar or prybar (min. length 30 in.) (1 ea.) | <input type="checkbox"/> External air hookup and hoses |
| <input type="checkbox"/> Air brakes | <input type="checkbox"/> All other equipment required by law |

Inspected by: _____ Company Representative: _____

ADDITIONAL COMMENTS: _____

ROLL-BACK OR SLIDE-BACK CARRIER WRECKER INSPECTION FORM

ZONE: _____

DATE OF INSPECTION: _____

WRECKER COMPANY: AAAA CROSSTOWN TOWING Address: 605 North Dixie Highway

Telephone # Day 954-925-5252 Night: same Mobile: _____ Wrecker Owner: _____

*****SEE ATTACHED*****

Vehicle: Year/Make _____ Tag #: _____ Unit #: _____ Vin #: _____

Wrecker: Make/Model: _____ Winch(es): Make/Serial #: _____

INSURANCE REQUIREMENTS

Company: _____ Ins. Agency: _____ Expiration Date: _____

_____ Insurance Statement of Compliance on file

_____ Current Certificate of Insurance on file

REQUIRED EQUIPMENT TO BE INSPECTED - (Each Wrecker)

- | | |
|---|---|
| <input type="checkbox"/> Wrecker commercially manufactured | <input type="checkbox"/> Bolt cutters (min. 1/2" opening) |
| <input type="checkbox"/> Min. manufacturer's rated capacity-truck chassis - 10,000 GVW with a min. 16 ft. bed | <input type="checkbox"/> Jumper cables (1 set) |
| <input type="checkbox"/> Winch - min. capacity of 4 tons | <input type="checkbox"/> Flashlight - (1 ea.) |
| <input type="checkbox"/> Dual rear wheels | <input type="checkbox"/> 30-minute fuses (5 ea.) |
| <input type="checkbox"/> 50 ft. 3/8 inch cable | <input type="checkbox"/> Safety cones or triangle reflectors (3 ea.) |
| <input type="checkbox"/> Min. of two safety tie down chains (10 ft. ea.) | <input type="checkbox"/> Fire extinguisher - CO ₂ or dry chemical (5 lb. min.) |
| <input type="checkbox"/> Snatch block | <input type="checkbox"/> 4-way lug wrench (1 ea.) |
| <input type="checkbox"/> Extra towing chain 6 to 8 ft. with hooks | <input type="checkbox"/> Red reflectors (1 set) |
| <input type="checkbox"/> Two-way radio or mobile telephone | <input type="checkbox"/> Heavy duty push broom (min. 24" width) (1 ea.) |
| <input type="checkbox"/> Amber emergency lights (rotor beam or strobe) | <input type="checkbox"/> 50 lbs. of sand or equivalent |
| <input type="checkbox"/> Clearance and marker lights | <input type="checkbox"/> Proper lettering-professionally painted (both sides) |
| <input type="checkbox"/> Two (2) spot (flood) lights mounted on rear | <input type="checkbox"/> Square shovel (1 ea.) |
| <input type="checkbox"/> Axe (1 ea.) | <input type="checkbox"/> All other equipment required by law |
| <input type="checkbox"/> Crowbar or prybar (min. length 30 in.) (1 ea.) | |

Inspected by: _____ Company Representative: _____

ADDITIONAL COMMENTS: _____

VEHICLE SCHEDULE

Insured: AAAA Crosstown Storage & Towin

Policy Term: 08/02/02 To 08/02/03

Vehicle Information

<u>YEAR</u>	<u>MAKE</u>	<u>MODEL</u>	<u>COMPREHENSIVE</u>	<u>COLLISION</u>	<u>ON HOOK & CARGO</u>	<u>VEHICLE I.D.</u>
1999	INTL	4700	1000	1000	\$100,000	1HTSCARM6NH594906
1980	Frghtlnr		1000	1000X	\$150,000	CB113HP179044
1998	CHEV	3500	1000	1000	\$100,000	1GBJK34RXWF010215
1993	Ford	Superduty	1000	1000	\$100,000	2FDLF47MOPCA27465
1996	Int'l	4700	1000	1000	\$100,000	1HTSCAMBAMETH277804

INSURANCE IDENTIFICATION CARD

OP ID PH

STATE **FL**
 COMPANY NUMBER COMPANY
Lincoln General Ins
 POLICY NUMBER EFFECTIVE DATE EXPIRATION DATE
LTP100200 08/02/02 08/02/03
 YEAR MAKE/MODEL VEHICLE IDENTIFICATION NUMBER
1999 INTL 4700 1HTSCABM6XH594906
 AGENCY/COMPANY ISSUING CARD
Chase Insurance Agency Inc
MIKE CHASE
954-792-4300
 INSURED

THIS CARD MUST BE KEPT IN THE INSURED VEHICLE AND PRESENTED UPON DEMAND

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

AAAA Crosstown Storage & Towin

605 N Dixie Hwy
Hallandale FL 33009

COVERAGE MEETS MINIMUM LIABILITY INSURANCE PRESCRIBED BY LAW

ACORD 50 WM(2/95)

INSURANCE IDENTIFICATION CARD

OP ID PH

STATE **FL**
 COMPANY NUMBER COMPANY
Lincoln General Ins
 POLICY NUMBER EFFECTIVE DATE EXPIRATION DATE
LTP100200 08/02/02 08/02/03
 YEAR MAKE/MODEL VEHICLE IDENTIFICATION NUMBER
1999 INTL 4700 1HTSCABM6XH594906
 AGENCY/COMPANY ISSUING CARD
Chase Insurance Agency Inc
MIKE CHASE
954-792-4300
 INSURED

THIS CARD MUST BE KEPT IN THE INSURED VEHICLE AND PRESENTED UPON DEMAND

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

AAAA Crosstown Storage & Towin

605 N Dixie Hwy
Hallandale FL 33009

COVERAGE MEETS MINIMUM LIABILITY INSURANCE PRESCRIBED BY LAW

ACORD 50 WM(2/95)

INSURANCE IDENTIFICATION CARD

OP ID PH

STATE FL
 COMPANY NUMBER COMPANY
 Lincoln General Ins
 POLICY NUMBER EFFECTIVE DATE EXPIRATION DATE
 LTP100200 08/02/02 08/02/03
 YEAR MAKE/MODEL VEHICLE IDENTIFICATION NUMBER
 1996 INTL 4700 1HTSCABMXTH277804
 AGENCY/COMPANY ISSUING CARD
 Chase Insurance Agency Inc
 MIKE CHASE
 954-792-4300
 INSURED

THIS CARD MUST BE KEPT IN THE INSURED VEHICLE AND PRESENTED UPON DEMAND

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

AAAA Crosstown Storage & Towin

605 N Dixie Hwy
Hallandale FL 33009

COVERAGE MEETS MINIMUM LIABILITY INSURANCE PRESCRIBED BY LAW

ACORD 50 WN(2/95)

INSURANCE IDENTIFICATION CARD

OP ID PH

STATE FL
 COMPANY NUMBER COMPANY
 Lincoln General Ins
 POLICY NUMBER EFFECTIVE DATE EXPIRATION DATE
 LTP100200 08/02/02 08/02/03
 YEAR MAKE/MODEL VEHICLE IDENTIFICATION NUMBER
 1996 INTL 4700 1HTSCABMXTH277804
 AGENCY/COMPANY ISSUING CARD
 Chase Insurance Agency Inc
 MIKE CHASE
 954-792-4300
 INSURED

THIS CARD MUST BE KEPT IN THE INSURED VEHICLE AND PRESENTED UPON DEMAND

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

AAAA Crosstown Storage & Towin

605 N Dixie Hwy
Hallandale FL 33009

COVERAGE MEETS MINIMUM LIABILITY INSURANCE PRESCRIBED BY LAW

ACORD 50 WN(2/95)

REG. TAX	INIT REG.	COUNTY FEE	MAIL FEE	SALES TAX	TITLE FEE
\$200.10	\$	\$3.00	\$	\$0.00	\$
PLATE ISSUED	DATE ISSUED	INTERNET KIOSK FEE	VOLUNTARY CONT. TOTAL	GRAND TOTAL	
	10/29/02	\$0.00	\$	\$203.10	

FLORIDA VEHICLE REGISTRATION

DATE ISSUED: 10/29/02
 DL#: E253360663810 GAV: 21500
 TAG#: E2857A DECAL#: 14216494 EXP: 12/31/03
 VIN: 1HTSCABMXTH277804 TC: 70855319 YR/MAKE: 1996 INTL

HARRY ESCANDON
 876 NW 14 CT
 MIAMI, FL 33125



L#: 731170 T#: 331303010 B#: 576846 R#: 331303010

INSURANCE IDENTIFICATION CARD

OP ID PH

STATE FL

COMPANY NUMBER

COMPANY

THIS CARD MUST BE KEPT IN THE INSURED VEHICLE AND PRESENTED UPON DEMAND

Lincoln General Ins

POLICY NUMBER

EFFECTIVE DATE

EXPIRATION DATE

LP100200

08/02/02

08/02/03

YEAR

MAKE/MODEL

VEHICLE IDENTIFICATION NUMBER

1998 CHEV

3500

1GBJK34RXWF010215

AGENCY/COMPANY ISSUING CARD

Chase Insurance Agency Inc

MIKE CHASE

954-792-4300

INSURED

AAAA Crosstown Storage & Towin

605 N Dixie Hwy
Hallandale

FL 33009

COVERAGE MEETS MINIMUM LIABILITY INSURANCE PRESCRIBED BY LAW

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

ACORD 50 WM(2/95)

INSURANCE IDENTIFICATION CARD

OP ID PH

STATE FL

COMPANY NUMBER

COMPANY

THIS CARD MUST BE KEPT IN THE INSURED VEHICLE AND PRESENTED UPON DEMAND

Lincoln General Ins

POLICY NUMBER

EFFECTIVE DATE

EXPIRATION DATE

LTP100200

08/02/02

08/02/03

YEAR

MAKE/MODEL

VEHICLE IDENTIFICATION NUMBER

1998 CHEV

3500

1GBJK34RXWF010215

AGENCY/COMPANY ISSUING CARD

Chase Insurance Agency Inc

MIKE CHASE

954-792-4300

INSURED

AAAA Crosstown Storage & Towin

605 N Dixie Hwy
Hallandale

FL 33009

COVERAGE MEETS MINIMUM LIABILITY INSURANCE PRESCRIBED BY LAW

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

ACORD 50 WM(2/95)

REG. TAX	INIT. REG. FEE	COUNTY FEE	MAIL FEE	SALES TAX	TITLE FEE
\$44.10	\$	\$3.00	\$	\$0.00	\$
PLATE ISSUED	DATE ISSUED	INTERNET KIOSK FEE	VOLUNTARY CONT. TOTAL	GRAND TOTAL	
	10/29/02	\$0.00	\$	\$47.10	

FLORIDA VEHICLE REGISTRATION

DATE ISSUED: 10/29/02
 DL#: E253360663810 GUV: 12000
 TAG#: D0600A DECAL#: 14216328 EXP: 10/21/03
 VIN: 1GBJK34RXWF010215 TC: 75051788 YR/MAKE: 1998 CHEV

HARRY ESCANDON
 876 NW 14 CT
 MIAMI, FL 33125



L#: 731166 T#: 331302723 B#: 576842 R#: 331302723

INSURANCE IDENTIFICATION CARD

OP ID PH

STATE FL
 COMPANY NUMBER COMPANY
 Lincoln General Ins
 POLICY NUMBER EFFECTIVE DATE EXPIRATION DATE
 LTP100200 08/02/02 08/02/03
 YEAR MAKE/MODEL VEHICLE IDENTIFICATION NUMBER
 1993 FORD Superdut 2FDLF47MOPCA27466
 AGENCY/COMPANY ISSUING CARD
 Chase Insurance Agency Inc
 MIKE CHASE
 954-792-4300
 INSURED

THIS CARD MUST BE KEPT IN THE INSURED VEHICLE AND PRESENTED UPON DEMAND

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

AAAA Crosstown Storage & Towin

605 N Dixie Hwy
Hallandale FL 33009

COVERAGE MEETS MINIMUM LIABILITY INSURANCE PRESCRIBED BY LAW

ACORD 50 WM(2/95)

INSURANCE IDENTIFICATION CARD

OP ID PH

STATE FL
 COMPANY NUMBER COMPANY
 Lincoln General Ins
 POLICY NUMBER EFFECTIVE DATE EXPIRATION DATE
 LTP100200 08/02/02 08/02/03
 YEAR MAKE/MODEL VEHICLE IDENTIFICATION NUMBER
 1993 FORD Superdut 2FDLF47MOPCA27466
 AGENCY/COMPANY ISSUING CARD
 Chase Insurance Agency Inc
 E CHASE
 954-792-4300
 INSURED

THIS CARD MUST BE KEPT IN THE INSURED VEHICLE AND PRESENTED UPON DEMAND

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

AAAA Crosstown Storage & Towin

605 N Dixie Hwy
Hallandale FL 33009

COVERAGE MEETS MINIMUM LIABILITY INSURANCE PRESCRIBED BY LAW

ACORD 50 WM(2/95)

INSURANCE IDENTIFICATION CARD

OP ID PH

STATE FL
 COMPANY NUMBER COMPANY
 Lincoln General Ins
 POLICY NUMBER EFFECTIVE DATE EXPIRATION DATE
 100200 08/02/02 08/02/03
 YEAR MAKE/MODEL VEHICLE IDENTIFICATION NUMBER
 1980 Frghtlnr CB113HP179044
 AGENCY/COMPANY ISSUING CARD
 Chase Insurance Agency Inc
 MIKE CHASE
 954-792-4300
 INSURED
 AAAA Crosstown Storage & Towin
 605 N Dixie Hwy
 Hallandale FL 33009

THIS CARD MUST BE KEPT IN THE INSURED VEHICLE AND PRESENTED UPON DEMAND

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

COVERAGE MEETS MINIMUM LIABILITY INSURANCE PRESCRIBED BY LAW

ACORD 50 WH(2/95)

INSURANCE IDENTIFICATION CARD

OP ID PH

STATE FL
 COMPANY NUMBER COMPANY
 Lincoln General Ins
 POLICY NUMBER EFFECTIVE DATE EXPIRATION DATE
 LTP100200 08/02/02 08/02/03
 YEAR MAKE/MODEL VEHICLE IDENTIFICATION NUMBER
 1980 Frghtlnr CB113HP179044
 AGENCY/COMPANY ISSUING CARD
 Chase Insurance Agency Inc
 E CHASE
 954-792-4300
 INSURED
 AAAA Crosstown Storage & Towin
 605 N Dixie Hwy
 Hallandale FL 33009

THIS CARD MUST BE KEPT IN THE INSURED VEHICLE AND PRESENTED UPON DEMAND

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

COVERAGE MEETS MINIMUM LIABILITY INSURANCE PRESCRIBED BY LAW

ACORD 50 WH(2/95)

LICENSES

TIS TRANSFER 322 3055

Board of County Commissioners, Broward County Florida
BROWARD COUNTY OCCUPATIONAL LICENSE TAX

RENEW ON OR BEFORE
SEPTEMBER 30, 2003

FORM NO.
401-280/AC 25-061

FOR PERIOD OCTOBER 1, 2002 THRU SEPTEMBER 30, 2003

RENEWAL TRANSFER SEC # 32 / 322
 NEW DATE BUSINESS OPENED 04/30/92

STATE OR COUNTY CERT/REG # _____
Business Location Address:
605 N DIXIE HIGHWAY
HALLANDALE 33009
BUSINESS PHONE: (000)456-6668

TAX	
BACK TAX	
PENALTY	
T. C. FEE	
TRANSFER	3.30
TOTAL	3.30

PENALTIES IF PAID	
OCT. - 10%	NOV. - 15%
* DEC. - 20%	* After DEC. 31 - 25%
* Plus Tax Collection Fee of up to \$25.00 Based on Cost of License if Paid On or After November 30, 2002	

ACCOUNT NUMBER
322-0008512

DATE PAID 10/31/02 For 10/30/02
3.30
TILL 19A

REVENUE COLLECTION DIVISION
BROWARD COUNTY, FLORIDA
1908139, 0001 of 0001

THIS LICENSE MUST BE CONSPICUOUSLY DISPLAYED
TO PUBLIC VIEW AT THE LOCATION ADDRESS ABOVE.



AAAA CROSTOWN TOWING &
STORAGE
HARRY ESCANDON JR
605 N DIXIE HIGHWAY
HALLANDALE FL 33009
TYPE OF LICENSE TAX PAID
TOWING/STORAGE SERVICE
5 UNITS

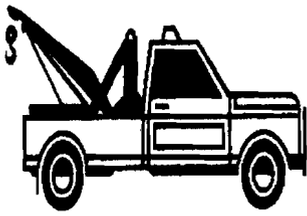
BROWARD COUNTY REVENUE COLLECTOR
115 S. Andrews Avenue, Governmental Center Annex
FORT LAUDERDALE, FL 33301

2002 - 2003
PAYMENT RECEIVED AS VALIDATED ABOVE

*SEE BACK FOR TRANSFER INFORMATION

0000003300 0000003300 0000003220008512 1001 7

PROPERTY INFORMATION



AAAA CROSTOWN TOWING & RECOVERY

605 N. DIXIE HIGHWAY
HALLANDALE, FL 33009
(954) 925-5252

MAP OF LOCATIONS

Office and Storage Yard
605 North Dixie Highway, Hallandale

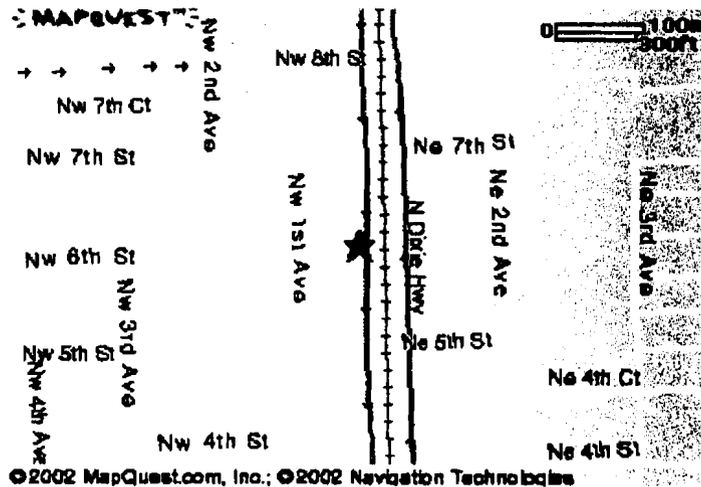


EXHIBIT C

PLACE OF BUSINESS / STORAGE FACILITY INSPECTION (Annual Inspection)

DATE OF INSPECTION _____

WRECKER CO: AAAA CROSSTOWN TOWING & RECOVERY, INC.

ADDRESS: 605 NORTH DIXIE HIGHWAY, HALLANDALE, FL 33009

Has ownership been transferred to another company? Yes No

What company? _____ Date: _____

PLACE OF BUSINESS:

- Maintains office space
- Office personnel provided 8 am-11pm, Monday through Friday. Vehicle release available seven days
- Office personnel available 24 hrs/day for calls. a week.
- Painted sign with minimum 4" lettering visible to public
- Visible from (street) _____
- Maintain telephone communications 24 hrs. a day to answer calls
- Provide at least one (1) tow truck and one (1) driver at business location

STORAGE FACILITY:

GENERAL

- Maintained at place of business? yes
- (If "no," is it within 5 miles of place of business?)
- Location in Zone?
- Fenced and Locked? (6' chain linked or solid wall)

OUTSIDE STORAGE

- Available
- Lighting to reveal persons/vehicles @ 150 ft.
- Minimum spaces available: 75

INSIDE STORAGE

- Available
- Lighting to reveal persons/vehicles @ 150 ft.
- Minimum spaces: 1 Inspection, 2 Storage
- Within a weather-proof building
- Available 24 hours a day

(Note that service bays do NOT qualify as inside storage)

Inspected By: _____ Company Representative: _____

Additional Comments: _____

CLASS A WRECKER INSPECTION FORM

ZONE: _____

DATE OF INSPECTION: _____

WRECKER COMPANY: _____ Address: _____

Telephone # Day: _____ Night: _____ Mobile: _____ Wrecker Owner: _____

Vehicle: Year/Make _____ Tag #: _____ Unit #: _____ Vin: _____

Wrecker: Make/Model: _____ Winch(es): Make/Serial #: _____

INSURANCE REQUIREMENTS

Company: _____ Ins. Agency: _____ Expiration Date: _____

_____ Insurance Statement of Compliance on file

_____ Current Certificate of Insurance on file

REQUIRED EQUIPMENT TO BE INSPECTED - (Each Wrecker)

- | | |
|--|--|
| <input type="checkbox"/> Wrecker Commercially Manufactured | <input type="checkbox"/> Bolt cutters (min. 1/2" opening) |
| <input type="checkbox"/> Min. manufacturer's rated capacity-truck chassis - 10,000 GVW | <input type="checkbox"/> Jumper cables (1 set) |
| <input type="checkbox"/> Winch - min. capacity of 4 tons | <input type="checkbox"/> Flashlight - (1 ea.) |
| <input type="checkbox"/> Dual rear wheels | <input type="checkbox"/> 30-minute fuses (5 ea.) |
| <input type="checkbox"/> 100 ft. 3/8 inch cable | <input type="checkbox"/> Safety cones or triangle reflectors (3 ea.) |
| <input type="checkbox"/> Cradle or tow plate or tow sling with safety chains | <input type="checkbox"/> Fire extinguisher - CO ₂ or dry chemical (5 lb. min.) |
| <input type="checkbox"/> Dollies | <input type="checkbox"/> 4-way lug wrench (1 ea.) |
| <input type="checkbox"/> Snatch block (each winch) | <input type="checkbox"/> Red reflectors (1 set) |
| <input type="checkbox"/> Extra towing chain 6 to 8 ft. with hooks | <input type="checkbox"/> Heavy duty push broom (min. 24" width) (1 ea.) |
| <input type="checkbox"/> Amber emergency lights (rotor beam or strobe) | <input type="checkbox"/> 50 lbs. of sand or equivalent |
| <input type="checkbox"/> Clearance and marker lights | <input type="checkbox"/> Proper lettering-professionally painted (both sides) |
| <input type="checkbox"/> Floodlights on hoist | <input type="checkbox"/> Square shovel (1 ea.) |
| <input type="checkbox"/> Two-way radio or mobile telephone | <input type="checkbox"/> Axe (1 ea.) |
| <input type="checkbox"/> Crowbar or prybar (min. length 30 in.) (1 ea.) | <input type="checkbox"/> All other equipment required by law |

Inspected by: _____ Company Representative: _____

ADDITIONAL COMMENTS: _____

CLASS B WRECKER INSPECTION FORM

ZONE: _____

DATE OF INSPECTION: _____

WRECKER COMPANY: _____ Address: _____

Telephone # Day: _____ Night: _____ Mobile: _____ Wrecker Owner: _____

Vehicle: Year/Make _____ Tag #: _____ Unit #: _____ Vin #: _____

Wrecker: Make/Model: _____ Winch(es): Make/Serial #: _____

INSURANCE REQUIREMENTS

Company: _____ Ins. Agency: _____ Expiration Date: _____

_____ Insurance Statement of Compliance on file

_____ Current Certificate of Insurance on file

REQUIRED EQUIPMENT TO BE INSPECTED - (Each Wrecker)

- | | |
|--|--|
| <input type="checkbox"/> Wrecker commercially manufactured | <input type="checkbox"/> Bolt cutters (min. 1/2" opening) |
| <input type="checkbox"/> Min. manufacturer's rated capacity-truck chassis - 20,000 GVW | <input type="checkbox"/> Jumper cables (1 set) |
| <input type="checkbox"/> Twin winches - min. combined capacity of 10 tons | <input type="checkbox"/> Flashlight - (1 ea.) |
| <input type="checkbox"/> Dual rear wheels | <input type="checkbox"/> 30-minute fuses (5 ea.) |
| <input type="checkbox"/> 100 ft. 1/2 inch cable | <input type="checkbox"/> Safety cones or triangle reflectors (3 ea.) |
| <input type="checkbox"/> Cradle or tow plate or tow sling with safety chains | <input type="checkbox"/> Fire extinguisher - CO ₂ or dry chemical (5 lb. min.) |
| <input type="checkbox"/> One set of scotch blocks or hydraulic rear extendable blocks | <input type="checkbox"/> 4-way lug wrench (1 ea.) |
| <input type="checkbox"/> Snatch block (each winch) | <input type="checkbox"/> Red reflectors (1 set) |
| <input type="checkbox"/> Extra towing chain 6 to 8 ft. with hooks | <input type="checkbox"/> Heavy duty push broom (min. 24" width) (1 ea.) |
| <input type="checkbox"/> Amber emergency lights (rotor beam or strobe) | <input type="checkbox"/> 50 lbs. of sand or equivalent |
| <input type="checkbox"/> Clearance and marker lights | <input type="checkbox"/> Proper lettering-professionally painted (both sides) |
| <input type="checkbox"/> Floodlights on hoist | <input type="checkbox"/> Square shovel (1 ea.) |
| <input type="checkbox"/> Two-way radio or mobile telephone | <input type="checkbox"/> Axe (1 ea.) |
| <input type="checkbox"/> Crowbar or prybar (min. length 30 in.) (1 ea.) | <input type="checkbox"/> All other equipment required by law |

Inspected by: _____ Company Representative: _____

ADDITIONAL COMMENTS: _____

CLASS C WRECKER INSPECTION FORM

ZONE: _____

DATE OF INSPECTION: _____

WRECKER COMPANY: _____ Address: _____

Telephone # Day: _____ Night: _____ Mobile: _____ Wrecker Owner: _____

Vehicle: Year/Make _____ Tag #: _____ Unit #: _____ Vin #: _____

Wrecker: Make/Model: _____ Winch(es): Make/Serial #: _____

INSURANCE REQUIREMENTS

Company: _____ Ins. Agency: _____ Expiration Date: _____

_____ Insurance Statement of Compliance on file _____ Current Certificate of Insurance on file

REQUIRED EQUIPMENT TO BE INSPECTED - (Each Wrecker)

- | | |
|--|--|
| <input type="checkbox"/> Wrecker commercially manufactured | <input type="checkbox"/> Bolt cutters (min. 1/2" opening) |
| <input type="checkbox"/> Min. manufacturer's rated capacity-truck chassis - 30,000 GVW
Tandem axle trucks - 50,000 lbs. GVW | <input type="checkbox"/> Jumper cables (1 set) |
| <input type="checkbox"/> Twin winches - min. combined capacity of 25 tons | <input type="checkbox"/> Flashlight - (1 ea.) |
| <input type="checkbox"/> Dual rear wheels | <input type="checkbox"/> 30-minute fuses (5 ea.) |
| <input type="checkbox"/> 200 ft. 5/8 inch cable | <input type="checkbox"/> Safety cones or triangle reflectors (3 ea.) |
| <input type="checkbox"/> Cradle or tow plate or tow sling with safety chains | <input type="checkbox"/> Fire extinguisher - CO ₂ or dry chemical (5 lb. min.) |
| <input type="checkbox"/> One set of scotch blocks or hydraulic rear extendable blocks | <input type="checkbox"/> 4-way lug wrench (1 ea.) |
| <input type="checkbox"/> Snatch block (each winch) | <input type="checkbox"/> Red reflectors (1 set) |
| <input type="checkbox"/> Extra towing chain 6 to 8 ft. with hooks | <input type="checkbox"/> Heavy duty push broom (min. 24" width) (1 ea.) |
| <input type="checkbox"/> Amber emergency lights (rotor beam or strobe) | <input type="checkbox"/> 50 lbs. of sand or equivalent |
| <input type="checkbox"/> Clearance and marker lights | <input type="checkbox"/> Proper lettering-professionally painted (both sides) |
| <input type="checkbox"/> Floodlights on hoist | <input type="checkbox"/> Square shovel (1 ea.) |
| <input type="checkbox"/> Two-way radio or mobile telephone | <input type="checkbox"/> Axe (1 ea.) |
| <input type="checkbox"/> Crowbar or prybar (min. length 30 in.) (1 ea.) | <input type="checkbox"/> External air hookup and hoses |
| <input type="checkbox"/> Air brakes | <input type="checkbox"/> All other equipment required by law |

Inspected by: _____ Company Representative: _____

ADDITIONAL COMMENTS: _____

ROLL-BACK OR SLIDE-BACK CARRIER WRECKER INSPECTION FORM

ZONE: _____

DATE OF INSPECTION: _____

WRECKER COMPANY: _____ Address: _____

Telephone # Day: _____ Night: _____ Mobile: _____ Wrecker Owner: _____

Vehicle: Year/Make _____ Tag #: _____ Unit #: _____ Vin #: _____

Wrecker: Make/Model: _____ Winch(es): Make/Serial #: _____

INSURANCE REQUIREMENTS

Company: _____ Ins. Agency: _____ Expiration Date: _____

_____ Insurance Statement of Compliance on file _____ Current Certificate of Insurance on file

REQUIRED EQUIPMENT TO BE INSPECTED - (Each Wrecker)

- | | |
|---|--|
| <input type="checkbox"/> Wrecker commercially manufactured | <input type="checkbox"/> Bolt cutters (min. 1/2" opening) |
| <input type="checkbox"/> Min. manufacturer's rated capacity-truck chassis - 10,000 GVW with a min. 16 ft. bed | <input type="checkbox"/> Jumper cables (1 set) |
| <input type="checkbox"/> Winch - min. capacity of 4 tons | <input type="checkbox"/> Flashlight - (1 ea.) |
| <input type="checkbox"/> Dual rear wheels | <input type="checkbox"/> 30-minute fuses (5 ea.) |
| <input type="checkbox"/> 50 ft. 3/8 inch cable | <input type="checkbox"/> Safety cones or triangle reflectors (3 ea.) |
| <input type="checkbox"/> Min. of two safety tie down chains (10 ft. ea.) | <input type="checkbox"/> Fire extinguisher - CO ₂ or dry chemical (5 lb. min.) |
| <input type="checkbox"/> Snatch block | <input type="checkbox"/> 4-way lug wrench (1 ea.) |
| <input type="checkbox"/> Extra towing chain 6 to 8 ft. with hooks | <input type="checkbox"/> Red reflectors (1 set) |
| <input type="checkbox"/> Two-way radio or mobile telephone | <input type="checkbox"/> Heavy duty push broom (min. 24" width) (1 ea.) |
| <input type="checkbox"/> Amber emergency lights (rotor beam or strobe) | <input type="checkbox"/> 50 lbs. of sand or equivalent |
| <input type="checkbox"/> Clearance and marker lights | <input type="checkbox"/> Proper lettering-professionally painted (both sides) |
| <input type="checkbox"/> Two (2) spot (flood) lights mounted on rear | <input type="checkbox"/> Square shovel (1 ea.) |
| <input type="checkbox"/> Axe (1 ea.) | <input type="checkbox"/> All other equipment required by law |
| <input type="checkbox"/> Crowbar or prybar (min. length 30 in.) (1 ea.) | |

Inspected by: _____ Company Representative: _____

ADDITIONAL COMMENTS: _____

WRECKER INSURANCE STATEMENT OF COMPLIANCE

WRECKER COMPANY: _____

ADDRESS: _____

ZONE: _____ CLASS: _____

I, _____, as a representative of the _____ Insurance Company, certify that the coverage outlined in the attached Certificate of Insurance, Policy # _____, meets or exceeds the minimum insurance requirements listed in Rule 15B-9.006(9), Florida Administrative Code, Rules of the Department of Highway Safety and Motor Vehicles, Division of Florida Highway Patrol Wrecker Qualifications and Allocation System _____

Signature of Agent

Date

Phone Number