Proposal No. 2025M-001EN-001

ACORD CERT	BILITY INSURANCE				DATE (MM/DD/YYYY) 1/31/2025	
THIS CERTIFICATE IS ISSUED AS A MATT CERTIFICATE DOES NOT AFFIRMATIVELY BELOW. THIS CERTIFICATE OF INSURAI REPRESENTATIVE OR PRODUCER, AND TH	OR NEGATIVELY AMEND NCE DOES NOT CONSTITU IE CERTIFICATE HOLDER.	, EXTEND OR ALT	BETWEEN	VERAGE AFFORDED	BY THE a(s), AU	POLICIES
IMPORTANT: If the certificate holder is an If SUBROGATION IS WAIVED, subject to the this certificate does not confer rights to the	e terms and conditions of t	the policy, certain p	olicies may			
ODUCER	cercificate noncer in neu or	CONTACT Brook Ho				
lartin & Zerfoss, Inc.	PHONE: BI5-297-8500 [AC, No. Dec: 615-269-7390					
730 Charlotte Pike	E-Mail Appress: bhoward@mzinsurance.com				F7390	
Nashville TN 37209 MIURED 419UNIO-		NSURERIS) AFFORDING COVERAGE				
		INSURERA: AUTO OWNERS INSURANCE				NAIC #
						10900
19 Union, LLC		INSURER C :				
.O. Box 60832 ashville TN 37206		INSURER D :				
adimind 114 07 200		INSURER E :				-
		INSURER E : INSURER F :				-
OVERAGES CERTIFIC	ATE NUMBER: 1231262170		_	REVISION NUMBER:	-	
THIS IS TO CERTIFY THAT THE POLICIES OF I INDICATED. NOTWITHSTANDING MAY REQUIR CERTIFICATE MAY BE ISSUED OR MAY PERT. EXCLUSIONS AND CONDITIONS OF SUCH POLIC	NSURANCE LISTED BELOW H EMENT, TERM OR CONDITION	AVE BEEN ISSUED TO OF ANY CONTRACT DED BY THE POLICIE	T OR OTHER	ED NAMED ABOVE FOR DOCUMENT WITH RESP D HEREIN IS SUBJECT	ICT TO V	WHICH TH
IADDU	SUBRI		POLICY EXP		-	_
R TYPE OF INSURANCE INSO X COMMERCIAL GENERAL LIABILITY Y	WVD POLICY NUMBER 03885325	8/1/2024	(MM/DD/YYYY) 8/1/2025	LIM	-	
CLAIMS-MADE X OCCUR	03000325	er beguge	a/ 1/20/25	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 1,000	And a lot of the lot o
COMPANDE A DOUDR				Contraction of the second s	\$ 300,00	
GENL ASGREGATE LIMIT APPLIES PER: X POUCY				MED EXP (Any one person)		
				PERSONAL & ADV INJURY GENERAL AGGREGATE		
			1	PRODUCTS - COMPIOP ADD	\$2,000,000	
				PRODUCTS-COMPOPADO	s \$2,000,000	
				COMBINED SINGLE LIMIT (Ea accident)		
				BODILY INJURY (Per person)		
				BODILY INJURY (Per acciden		
HIRED NON-OWNED				PROPERTY DAMAGE (Per accident)	5	
ADTOS CALT				(Per account)	8	
UMBRELLA LIAD OCCUR				EACH OCCURRENCE	s	
EXCESS LIAB CLAIMS-MADE				AGGREGATE	8	
DED RETENTIONS					s	
WORKERS COMPENSATION				PER OTHER		
AND EMPLOYERS' LIABILITY YIN				ELL EACH ACCIDENT	s	
(Mandatory in NH)				E.L. DISEASE - EA EMPLOYE	E S	
If yes, describe under DESCRIPTION OF OPERATIONS below				EL. DISEASE - POLICY LIMIT		
					1	
screption of operations / Locations / Vehicles (4) 19 Union St., Nashville, TN, 37219. In Metropolitan Government of Nashville and D wor of The Metropolitan Government of Nashvil	avidson County are included		Sector Sector	State of the second	tice of c	ancellation
		a.				
ERTIFICATE HOLDER	CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORM THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE MALE STATES © 1988-2015 ACORD CORPORATION. All rights reserved					
The Metropolitan Government o County						
Metro Legal & Claims, C/O Insu 222 3rd Ävenue North, Ste#501 Nashville TN 37201						

ACORD 25 (2016/03)

The ACORD name and logo are registered marks of ACORD

 $\{N0681724.1\}$

LICENSE AGREEMENT FOR PRIVATE ENCROACHMENTS INTO THE PUBLIC RIGHT OF WAY

I/We, 419 Union LLC _, in consideration of the Resolution No. _____, to

construct, maintain, install and/or operate an encroachment into, onto, over, or under the public right of way located at in Nashville, Davidson County, Tennessee, do hereby, for myself, my agents, customers, and assigns, waive and release and hold harmless The Metropolitan Government of Nashville and Davidson County, its agents, employees, and assigns from any and all claims, rights, or demands for damages that may arise from my/our use, construction and/or maintenance of the encroachment, to wit: (SEE ATTACHED DESCRIPTION OF ENCROACHMENT). I/We hereby certify to the Metropolitan Government of Nashville and Davidson County that I/We have executed a bond or liability insurance policy in such amount as agreed upon by the Director of NDOT and the Metropolitan Attorney, and in the form approved by the Metropolitan Attorney (per Metropolitan Code Section 38-1-1), which operates to indemnify and save The Metropolitan Government of Nashville and Davidson County harmless from all claims or demands that may result to persons or property by reason of the construction, operations or maintenance of the encroachment. I/We further agree that my/our obligations hereunder may not be assigned except upon approval of the Director of NDOT and the Metropolitan Attorney. I/We further acknowledge that any action that results in a failure to maintain said bond or liability insurance for the protection of The Metropolitan Government of Nashville and Davidson County shall operate to the granting of a lien to The Metropolitan Government of Nashville and Davidson County in the amount of the last effective bond/insurance policy. Said insurance or bond may not be cancelable or expirable except on 30 days' notice to the Director of NDOT.

I/We further recognize that the license granted hereby is revocable by The Metropolitan Government upon recommendation of the Director of NDOT and approval by resolution of the Metropolitan County Council if it is determined to be necessary to the public welfare and convenience. In the event the Metropolitan Government revokes this license as contemplated by this paragraph, licensee will not be entitled to any compensation of any kind. This license shall also be strictly subject to the right of way easement owned by The Metropolitan Government. I/We agree to maintain, construct and use the encroachment in such a way as will not interfere with the rights and duties of the Metropolitan Government as owner of the right of way. Said interference shall be additional grounds for revocation of the license for encreachment. 1. Wagree to pay the cost of construction, maintenance, use, as well as relocations cost of said encreachment. Licensee's failure to complete construction of the contemplated encreachment within 36 months of the date of approval by the Metropolitan Council will cause this license to terminate automatically. In the event the encreachment contemplated by this license is substantially destroyed, this license shall terminate unless fully restored by licensee within 36 months from the date of such destruction. In the event this license is revoked or terminated for any reason, licensee shall restore all public property to the condition obtaining at the time the license became effective at licensee's sole cost and expense.

DATE: 123 25

of 419 Union LLC Owner of Property) (Address of Property) ty and State)

STATE OF TENNESSEE) COUNTY OF DAVIDSON) Sworn to and subscribed before

Me this 23 day of Jan ._. 2025

NOTARY PUBLIC)

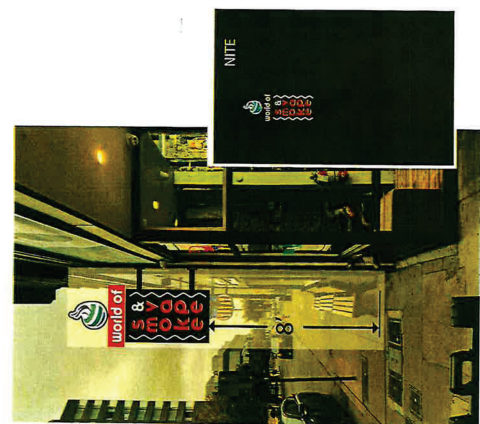
My Commission Expires: -9 -



Client: World of smoke & vape UL: : T 85525688	Address: 419 Union St, Nashville, TN 37219 Front Illuminated Double Face Blade Sign	Date: 11/10/2024 Cost: \$5,500
Qualifying Agent - Premier Sign Company		
STOREFRONT SIGN AREA 21 Linear FT. 15.5 SQ.FT		
		19

16'-8" 61 0 òo

21'



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