Return To: Terry L. Miller Mitchell & Mitchell, P. C. 108 S. Thornton Ave. P. O. Box 668 Dalton, GA 30722-0668

Cross Index: Deed Book 6934, Page 498

Georgia, Whitfield County

### DEMOLITION AGREEMENT AND EASEMENT

THIS AGREEMENT, made and entered, by and between the City of Dalton ("City"), a Georgia municipal corporation, and <u>Thompson Acquisitions, INC..</u> ("Owner"), witness the following:

### RECITALS

The City claims that the sign structure (shown by photo in Exhibit "B"), referred to herein as "the Sign" located at <u>2001 Tampico Way.</u> Dalton, Georgia, with the following legal description:

[SEE EXHIBIT "A" ATTACHED]

Tax Parcel I. D. # 12-159-01-047

is abandoned and/or dilapidated (hereafter "the Property"), which amounts to a violation of the City's ordinances. The City contacted Owner of the Sign and has demanded that the Owner remove the Sign instanter because it is in violation of City Ordinances. The City claims that removal of the Sign is for the betterment of the

public's health, safety, and welfare. The Owner is unable to remove Sign expediently. As a result, the parties have entered into negotiations to resolve their dispute.

Now, therefore, the parties hereto agree as follows:

- 1. Offer & Acceptance. The City offers the consideration listed in item 2. below, in exchange for the consideration listed in items 3. and 4. below from Owner, to settle the above-cited claims. Owner accepts said offer.
- 2. <u>Consideration by City</u>. The City, its agents and representatives agree to do the following:
- (a) To remove the Sign by crane from the Property and to dispose of the salvage remains without requirement of Owner to take further action to dispose of the salvage. Such removal shall occur as soon as possible, but no later than ninety (90) days following the execution of this Agreement.
- (b) To leave the Property without the Sign after the removal has occurred in as good condition as it existed on the date of the Agreement and to perform its removal work in a workmanlike manner for which Owner shall have no liability to any third person.
- (c) To remove any trees or shrubs that the City determines must be removed to complete the demolition, in the sole discretion of City staff.
- (d) Within sixty (60) days after the work contemplated by this Agreement is completed, to provide the Owner with an invoice identifying the costs for: i) title search (\$150.00) if any and ii) cost for crane equipment and operator to remove the Sign. Invoice will be sent to Owner at this address: Ford of Dalton C/O Jason Denson P.O. Box 519 Dalton, GA 30722

<u>Consideration by Owner</u>. Owner, his agents and representatives agree to the following:

(a) Owner shall remove all personal property from the Property at least twenty four (24) hours prior to when the Sign removal is scheduled to occur as the City may reasonably require to perform the work safely. Owner agrees that the Sign or its salvage remains shall be considered abandoned and thereby transferred to the City which shall have the right and sole discretion to dispose of it as it sees fit.

- (b) Owner specifically agrees that it will not interfere with the removal of the Sign or debris in any manner.
- (c) Owner shall permit all trees and shrubs located on the Property that may impede removal of the Sign to be removed at the City's discretion without any interference.
- (d) Owner shall receive the City's invoice referenced in paragraph 2(d) of this Agreement and shall pay same upon receipt but not later than thirty (30) days thereafter.
- (e) Owner waives all objections to any special assessment upon the Property of the amount identified in the invoice, and if Owner fails to pay same, any lien filed against the Property in conjunction therewith.
- (f) By his signature on this Agreement, Owner hereby grants the City authority to act on its behalf to disconnect all utilities to the Sign at the point of origin or mains.
- (g) Owner represents to the City that any and all insurance policies covering the Sign have been cancelled and are, therefore, no longer in force and effect.
- (h) The Owner, his agents and representatives release the City, its agents and assigns from all claims, demands, suits, judgments, and/or causes of action of any kind arising out of the City's actions taken pursuant to this Agreement. The Owner shall indemnify and hold the City harmless of and from any and all claims, suits, actions or judgments, including all expenses, attorneys' fees, witnesses fees, cost of defending any such action or claim, or appeals, arising out of the City's actions taken pursuant to this Agreement.

- 4. <u>Easement</u>. The Owner hereby grants the City and its contractors full easement and right of entry to accomplish the purposes set forth in Section 2 (a) hereof but limited temporarily to such time as necessary for completion of such work set forth in paragraph 2 of this Agreement.
- 5. <u>Additional Promises</u>. The parties agree that no promise or inducement has been offered except as herein set forth. The parties voluntarily enter into this Agreement.
- 6. <u>Integration</u>. The parties agree that this Agreement contains the entire understandings between and among the parties, both written and oral, and supersedes any prior understandings and agreements among them, both written and oral, respecting the subject matter of this Agreement.
- 7. <u>Modification</u>. This Agreement shall not be modified, amended or supplemented without an authorized, written agreement between the parties.
- 8. <u>Successors & Assigns</u>. This Agreement shall be binding upon the heirs, executors, administrators, successors, representatives, and assigns of the parties.
- 9. <u>Law Governing</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Georgia.
- 10. <u>Severability</u>. If any portion of this Agreement is found to be unenforceable for any reason, then the remainder shall remain in full force and effect.
- 11. <u>Counterparts; Headings</u>. This Agreement may be executed in two or more counterparts, each of which when executed shall be deemed to be an original and when taken together shall constitute one and the same agreement. The headings contained in this Agreement are for reference only and shall not affect in any way the meaning or interpretation of this Agreement.

In Witness Whereof, the parties have executed the above and foregoing document.

Dated	Dated City of Dalton	20
By: Worth Thompson, CEO	By:	7,000
Unofficial Witness	Its:	
Christy num	STORE	
Notary Public My commission expires:	AUBLIC & COUNTRILIES	

# QUOTATION

Bill Holden Construction, Inc. 2515 South Dixie Hwy Dalton, GA 30720 Phone: 706-277-2734 Fax: 706-279-1318

### CUSTOMER

City of Dalton Attn: Accounts Payable P.O. Box 1205 Dalton, GA 30722-1205

QUOTE#	DATE
1604	10/3/2023
JOB LO	CATION

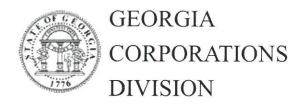
DESCRIPTION	QTY	RATE	AMOUNT
50-Ton Crane Rental Service for sign removal by Brooker Ford	4	175.00	700.00
30-Ton Boom Truck Rental Service for sign removal by Brooker Ford	4	125.00	500.00

### We appreciate the opportunity to work with you!

**QUOTE TOTAL \$1,200.00** 

- · Bill Holden Construction, Inc. assumes no responsibility for site preparation and/or site damage.
- It is the customer's responsibility to provide clear access to the site for which work is to be completed. This will include but is not limited to blocking parking meters off, and/or barricades to make room for necessary staging of crane, trucks and trailers and ingress and egress to the area where work is to be performed.
- Bill Holden Construction, Inc. will take limited precautions but will not be responsible for any damage to foundations, underground structures, underground utilities, curbs, gutters, concrete slabs, sidewalks, driveways, roads, parking lots, pavement, yards, sprinklers, landscaping, trees or shrubs and any other damageable surfaces due to their structural integrity being insufficient to withstand the weight of our equipment.
- · Any damage to tires or wheels due to jobsite conditions will be the responsibility of the Lessee.
- Others are to provide and maintain a clear, firm site with backfill in place and leveled to approximate grade suitable for operation of the equipment.
- · Bill Holden Construction, Inc. is not providing radios and/or signalmen in this quote.
- Lessee agrees to provide competent and experienced personnel to signal/direct crane.

Signature:		Printed Name:	
Date:	Title:	Purchase Order #:	



GEORGIA SECRETARY OF STATE

# BRAD

# RAFFENSPERGER

HOME (/)

## **BUSINESS SEARCH**

#### **BUSINESS INFORMATION**

**THOMPSON** Business Name:

**ACQUISITIONS, INC.** 

Control Number: K933489

Business Type:

**Domestic Profit** 

Corporation

Business Status: Active/Compliance

Business Purpose: NONE

P.O. Box 929, 745

Principal Office Address: College Dr., Ste A,

Date of Formation / 8/16/1999

Dalton, GA, 30722-0929

Registration Date:

.

State of Formation: Georgia

Last Annual Registration

#### REGISTERED AGENT INFORMATION

Registered Agent Name: W L THOMPSON JR

Physical Address: 745 COLLEGE DR., SUITE A, DALTON, GA, 30720, USA

County: Whitfield

#### OFFICER INFORMATION

Name	Title	Business Address
DIANN THOMPSON	Secretary	504 MOUNT SINAI RD, DALTON, GA, 30720, USA
MARY THOMPSON PENNINGTON	CFO	745 COLLEGE DR., SUITE A, DALTON, GA, 30720, USA
WORTH L THOMPSON	CEO	745 COLLEGE DR., SUITE A, DALTON, GA, 30720, USA

Back

Filing History

Name History

Return to Business Search

Office of the Georgia Secretary of State Attn: 2 MLK, Jr. Dr. Suite 313, Floyd West Tower Atlanta, GA 30334-1530, Phone: (404) 656-2817 Toll-free: (844) 753-7825, WEBSITE: https://sos.ga.gov/ © 2015 PCC Technology Group. All Rights Reserved. Version 6.2.19 Report a Problem?