STATE OF RHODE ISLAND PROVIDENCE, SC	SUPERIOR COU	IRT
STATE OF RHODE ISLAND,		
Plaintiff,	)	
V.	) C.A. No. PC-2024-04526	
AECOM TECHNICAL SERVICES, INC.,	)	
AETNA BRIDGE COMPANY,	)	
ARIES SUPPORT SERVICES INC.,	)	
BARLETTA HEAVY DIVISION, INC.,	)	
BARLETTA/AETNA I-195 WASHINGTON	)	
BRIDGE NORTH PHASE 2 JV,	)	
COLLINS ENGINEERS, INC.,	)	
COMMONWEALTH ENGINEERS &	)	
CONSULTANTS, INC.,	)	
JACOBS ENGINEERING GROUP, INC.,	)	
MICHAEL BAKER INTERNATIONAL, INC.,	)	
PRIME AE GROUP, INC.,	)	
STEERE ENGINEERING, INC.,	)	
TRANSYSTEMS CORPORATION, and	)	
VANASSE HANGEN BRUSTLIN, INC.,	)	
Defendants	)	

# DEFENDANT VANASSE HANGEN BRUSTLIN, INC.'S FIRST REQUEST FOR PRODUCTION OF DOCUMENTS TO BARLETTA HEAVY DIVISION, INC.

Pursuant to Rule 34 the Rhode Island Rules of Civil Procedure, Defendant, Vanasse Hangen Brustlin, Inc. ("VHB"), by and through counsel, Lewis Brisbois Bisgaard & Smith LLP, hereby requests that Defendant, Barletta Heavy Division, Inc. ("Barletta"), produce for inspection and copying true copies of the following documents in their possession, custody or control, within forty (40) days at the office of Lewis Brisbois Bisgaard & Smith LLP, One Citizens Plaza # 1120, Providence, RI 02903.

### **DEFINITIONS AND INSTRUCTIONS**

- 1. As to documents responsive to these requests for which you claim a privilege, or which you claim are not subject to production, please provide a list describing each such document, and stating with respect to each document:
  - (a) the type of document (e.g., letter, memorandum, e-mail, etc.);
  - (b) the date of the document;
  - (c) the title of the document;
  - (d) the author(s) of the document;
  - (e) the intended and actual recipients of the document;
  - (f) the general subject matter of the document; and
  - (g) the factual and/or legal bases for the claim of privilege or ground for non-production with respect to the document.
- 2. If any responsive document was in your possession, custody, or control but has since been disposed of, lost, discarded, destroyed, or sent to another party, please identify: (i) each document, specifying its author, addressee, date, subject matter and all persons to whom copies were furnished; (ii) the contents of the document; (iii) when the document was in your possession, custody, or control, including the date or approximate time of the disposition, the reason for the loss, destruction, disposal, or sending away and who made such a decision; (iv) the former custodian of the document; (v) the present location of the document; (vi) the present custodian, and (vii) any other reasons and circumstances why such records no longer exist.
- 3. This demand is to include all after acquired documents of the type made reference to in the request. Barletta is therefore requested to update the production of documents by forwarding copies to VHB or putting VHB on notice as to any such newly acquired material.
- 4. The term "communication" means all oral conversations, discussions, letters, telegrams, memoranda, meetings, conferences, discussions, notes, internal memoranda, email, voicemail, facsimile, and any transmission of information in any form, both oral and written.

5. The term "concerning" means referring to, relating to, describing, evidencing, or

constituting.

6. The term "document" means, without limitation, all items printed, recorded,

reproduced by any mechanical process, written or produced by hand, including but not limited to:

legal documents, daily reports, logs, photographs, tapes, agreements, drafts of agreements,

business records, interoffice communications, correspondence, telegrams, internal or other

memoranda, summaries or records of telephone conversations, telegrams, diaries, graphs, films,

reports, notebooks, note charts, plans, drawings, sketches, maps, summaries of records of personal

conversations, interviews, meetings or conferences, summaries or reports of investigations or

negotiations, opinions or reports of consultants, letters, invoices, and data stored electronically,

including but not limited to email, voicemail, floppy disks, hard drives, CD-ROM and deleted and

erased computer records, which are in the possession or control of the answering party.

7. The term "person" means any natural person or any business, legal, or

governmental entity or association.

8. The term "Plaintiff", or "State" shall mean the Plaintiff, State of Rhode Island

and/or its agents and all other persons acting on its behalf.

9. The term "Barletta", "you" or "your" shall mean the defendant, Barletta Heavy

Division, Inc. and/or its agents and all other persons acting on its behalf.

10. The term "VHB" refers to the defendant, Vanasse Hangen Brustlin, Inc.

11. The term "Bridge 700" refers to I-195 westbound Washington Bridge in Rhode

Island, formally known as the Washington Bridge North No. 700.

12. The term "Complaint" refers to the civil complaint filed by the State of Rhode

Island v. AECOM Technical Services, Inc., et al. in Providence Superior Court, Civil Action No.

PC-2024-04526.

**REQUESTS** 

**REQUEST NO. 1** 

All documents upon which you rely in support of your defenses to the claims made in the

Complaint.

**REQUEST NO. 2** 

Any and all documents concerning the allegations made in the Complaint.

**REQUEST NO. 3** 

Any and all documents which you relied upon and/or referenced in your answers to VHB's

First Set of Interrogatories to Barletta.

REQUEST NO. 4

Any and all documents which evidence, reflect or reference any communications,

including, without limitation, reports, tape recordings, minutes, transcripts, correspondence,

memoranda, notes, or transmittals, and emails by and between you and any other person or entity

concerning the events referred to in the Complaint.

REQUEST NO. 5

Any and all documents that you intend to introduce as exhibits at the trial of this action.

**REQUEST NO. 6** 

The resume or curriculum vitae of each expert witness whom you intend to call at the trial

of this action.

**REQUEST NO. 7** 

Any and all documents provided to, to be provided to, prepared by and/or relied upon by

your experts in this action.

**REQUEST NO. 8** 

Any and all written statements and/or reports, signed or unsigned, of any and all expert

witnesses, retained by you with regard to the allegations contained in the Complaint.

**REQUEST NO. 9** 

Any and all written statements or reports, signed or unsigned, of any and all witnesses to

the events alleged in the Complaint, and copies of all written transcriptions of any statements of

such witnesses taken on a recording instrument.

**REQUEST NO. 10** 

Any and all documents relating to, referring to, or evidencing communications between

you and VHB concerning the allegations contained in the Complaint.

**REQUEST NO. 11** 

Any and all documents relating to, referring to, or evidencing communications between

you and Plaintiff concerning the allegations contained in the Complaint.

**REQUEST NO. 12** 

Any and all documents relating to, referring to, or evidencing communications between

you and AECOM Technical Services, Inc. concerning the allegations contained in the Complaint.

**REQUEST NO. 13** 

Any and all documents relating to, referring to, or evidencing communications between

you and Aetna Bridge Company concerning the allegations contained in the Complaint.

**REQUEST NO. 14** 

Any and all documents relating to, referring to, or evidencing communications between

you and Aries Support Services, Inc. concerning the allegations contained in the Complaint.

**REQUEST NO. 15** 

Any and all documents relating to, referring to, or evidencing communications between

you and Barletta/Aetna I-195 Washington Bridge North Phase 2 JV concerning the allegations

contained in the Complaint.

**REQUEST NO. 16** 

Any and all documents relating to, referring to, or evidencing communications between

you and Collins Engineers, Inc. concerning the allegations contained in the Complaint.

**REQUEST NO. 17** 

Any and all documents relating to, referring to, or evidencing communications between

you and Commonwealth Engineers & Consultants, Inc. concerning the allegations contained in the

Complaint.

**REQUEST NO. 18** 

Any and all documents relating to, referring to, or evidencing communications between

you and Jacobs Engineering Group, Inc. concerning the allegations contained in the Complaint.

**REQUEST NO. 19** 

Any and all documents relating to, referring to, or evidencing communications between

you and Michael Baker International, Inc. concerning the allegations contained in the Complaint.

REQUEST NO. 20

Any and all documents relating to, referring to, or evidencing communications between

you and PRIME AE Group, Inc. concerning the allegations contained in the Complaint.

**REQUEST NO. 21** 

Any and all documents relating to, referring to, or evidencing communications between

you and Steere Engineering, Inc. concerning the allegations contained in the Complaint.

**REQUEST NO. 22** 

Any and all documents relating to, referring to, or evidencing communications between

you and Transystems Corporation concerning the allegations contained in the Complaint.

**REQUEST NO. 23** 

All documents concerning any communications, meetings or discussions (including,

without limitation, correspondence, e-mails, notes and internal memoranda), that occurred

between you and any party in this case.

**REQUEST NO. 24** 

All documents concerning the damages that you have allegedly sustained as a result of the

allegations contained in the Complaint.

REQUEST NO. 25

All photographs, films, diagrams, videotapes, depictions or any other documents

concerning the allegations in the Complaint.

**REQUEST NO. 26** 

Any and all documents which you have received from any person or entity regarding the

allegations in the Complaint.

REQUEST NO. 27

Any and all documents concerning the decision in or around 2013 to rehabilitate the Bridge

versus demolish and rebuild it.

**REQUEST NO. 28** 

Any and all documents concerning your scope of services and/or work relative to the

Bridge, including but not limited to with respect to post-tensioned cantilever beams and/or tie

down rods and the inspection of same, from the time of the Bridge's original construction to

present.

Respectfully submitted,

VANASSE HANGEN BRUSTLIN, INC.

By and through Counsel:

Isl Brian C. Newberry, Esq.

Brian C. Newberry, Esq. (#5542)

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Date: November 12, 2024

**CERTIFICATE OF SERVICE** 

I hereby certify that this document, filed through the Odyssey File & Serve System, will

be sent electronically to the registered participants as identified on the Case Service Contacts List

and/or paper copies will be sent, postage pre-paid, to those indicated as non-registered participants

on this 12th day of November, 2024. The document is further available for viewing and/or

downloading from the System.

/s/ Brian C. Newberry, Esq.
Brian C. Newberry, Esq.

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