

**AGREEMENT FOR THE ESTABLISHMENT AND IMPLEMENTATION  
OF A NATIONWIDE PROGRAM TO FURNISH AND INSTALL  
LIGHTNING PROTECTION SYSTEMS OR BONDING AND GROUNDING OF CSST**

WHEREAS, the parties in the class action lawsuit captioned *Lovelis, et al. v. Titeflex Corporation, et al.*, Case No. CIV. 2004-211 (the “Class Action”), which was brought before the Circuit Court of Clark County, Arkansas, (the “Court”), have agreed to settle the case (“Settlement Agreement”); and

WHEREAS, the Settlement Agreement, which is attached hereto as Exhibit 1 and incorporated herein by reference, requires the parties to establish, implement and maintain a program (the “Program”) to facilitate the completion of Bonding and Grounding or the installation of a Lightning Protection System in the Property of Settlement Class Members who make a proper claim; and

WHEREAS, the plaintiffs have selected Poorman-Douglas Corporation to be the Administrator for the Settlement; and

WHEREAS, the plaintiffs have proposed that Bonded Lightning Protection Systems, Ltd. be the Third-Party Vendor (“TPV”) for the Settlement; and

NOW THEREFORE, in consideration of the covenants and agreements set forth herein, the undersigned agree to the following:

**I. DEFINITIONS**

- A. “Administrator” means Poorman-Douglas Corporation.
- B. “Bonding and Grounding” has the meaning defined in paragraph VIII.B, below.
- C. “CSST” means Corrugated Stainless Steel Tubing used as a part of a fuel gas delivery system. CSST does not include gas or other appliance connectors (*e.g.*, a connector that runs from a gas outlet to an appliance).
- D. “Class Counsel” means Joel M. Fineberg and R. Dean Gresham, Law Offices of Joel M. Fineberg, PC; Matt Keil and John Goodson, Keil & Goodson, P.A.; W.H. “Dub” Arnold, Arnold Batson Turner & Turner; and Cory Patterson and Michael Angelovich, Nix, Patterson & Roach, L.L.P.
- E. “Payment Voucher” means a payment voucher for: (1) installation of a Lightning Protection System (“LPS”) in a Settlement Class Member’s Property, or (2) Bonding and Grounding in a Settlement Class Member’s Property. The Payment Voucher reflects the sole and only amount that a Settling Defendant is required to contribute toward the cost of installing a Lightning Protection System or completing Bonding and Grounding in claimants’ structures under the Settlement

Agreement. The specific amount of a Payment Voucher is determined in accordance with the Payment Voucher Schedule attached as Exhibit C to the Settlement Agreement.

- F. "Pricing Matrices" means rates established by TPV to provide Settlement Class Members with examples of the approximate cost of either a LPS or Bonding and Grounding for Structures. The rates on the Pricing Matrices may change according to material prices on the market. The Pricing Matrices are intended to provide only a good faith estimate and are not a firm quotation because final prices will depend on a number of matters outside TPV's control. The Pricing Matrices reflect a discount of 10% on the cost of a LPS. The Pricing Matrices are attached hereto as Exhibit 2.
- G. "Property" means all Structures that contain CSST. Each separate Structure that contains CSST at a single physical mailing address shall be considered a separate Property. The Settlement Class Member shall be regarded as the person who has the legal authority to enter into a contract for the installation of a Lightning Protection System and Bonding and Grounding with respect to that Structure. Any and all disputes concerning the eligibility of a Property for a Discount Certificate or Payment Voucher hereunder shall be directed to the Neutral Evaluator, who shall have ultimate and final decision-making authority with respect to the disputed matter.
- H. "Settlement Class Member" means all persons falling within the definition of the Settlement Class as set forth in the Settlement Agreement.
- I. "Settling Defendants" means Titeflex Corporation, Ward Manufacturing, Inc., Omega Flex, Inc. and Parker Hannifin Corp., including any of their predecessors, successors, transferees, parents, subsidiaries, divisions, affiliates, corporations, owners of any kind, purchasers, and/or any of their past, present and future officers, members, investors, directors, administrators, employees, representatives of any kind, shareholders, partners, agents, servants, subrogees, devisees, attorneys, heirs, executors, assigns and respective insurers.
- J. "Third-Party Vendor" ("TPV") means Bonded Lightning Protection Systems, Ltd.
- K. "Neutral Evaluator" means ADR, Inc., 500 President Clinton Avenue, Museum Center, Suite 10, Little Rock, Arkansas 72201, who has been selected by the Settling Parties and who will be subject to approval by the Court.
- L. "Structure" means a man-made construction of materials joined together in a definite manner such as to constitute a distinct and freestanding building in which CSST can be appropriately installed.
- M. "Work" means the installation of a LPS or completion of Bonding and Grounding under this Agreement.

## **II. SETTLEMENT AGREEMENT**

The parties to this Agreement have read and understand the terms, requirements, and obligations imposed by the Settlement Agreement.

## **III. IMPLEMENTATION**

Implementation of the program under the Settlement Agreement requires TPV to create and administer a network for the nationwide installation of a LPS or completion of Bonding and Grounding in the Property of Settlement Class Members who submit complete and timely claims under the Program contemplated by the Settlement Agreement.

## **IV. ON-SITE VISITS, GOOD FAITH ESTIMATES AND PRICE QUOTES**

Once a claim is filed, the Settlement Administrator will verify the Claim Form. If the Claim Form is incomplete, the Settlement Class Member will receive a letter requesting the missing information in a specified amount of time.

Once a Claim Form is determined to be complete and valid, and after the Settlement has been finally approved and all appeals exhausted, the Settlement Administrator will send the Settlement Class Member a packet that contains the Payment Voucher for their property as well as detailed information regarding the remainder of the process.

The detailed information will include information that will enable the Settlement Class Member to contact the TPV regarding a remedy.

The Settlement Class Member then will contact the TPV and discuss the options of a Lightning Protection System (including Bonding and Grounding) or Bonding and Grounding only. In the event the Settlement Class Member wants to receive a Good Faith Estimate concerning the cost of installing a Lightning Protection System, he may be required to provide the TPV additional information concerning his Structure. Once it receives the required information, the TPV will provide a Good Faith Estimate that will be accurate within  $\pm 15\%$ , assuming that the information provided by the Settlement Class Member is accurate.

If the Settlement Class Member is interested in Bonding and Grounding only, the TPV and the Settlement Class Member will arrange for a site visit to the Settlement Class Member's Structure to determine whether the Structure is already properly Bonded and Grounded and to develop a price quote.

The Third-Party Vendor will then provide a Price Quote that documents the discounted price for the installation of a Lightning Protection System or the completion of the Bonding & Grounding for the Property. This price will include the total price, the credit for the Payment Voucher and the net cost to the Settlement Class Member. A contract for the requested services will also accompany the Price Quote.

In the event the Settlement Class Member is dissatisfied with the Price Quote provided by the Third-Party Vendor, and as further detailed in Section V of this agreement, the Settlement Class Member may seek a bona fide competitive bid from another qualified vendor who agrees to perform the Work under the same material terms required of the Third-Party Vendor. The Third-Party Vendor will be given the option to perform the Work at the same price quoted in the competitive bid. If the Third-Party Vendor declines and the competitive bidder is considered qualified under the Settlement by the Settlement Administrator, the Work can be completed by the competitive bidder.

After a Price Quote has been established and a Contract has been signed, the Third-Party Vendor will schedule a site visit to inspect the Settlement Class Member's CSST and install a Lightning Protection System or complete the Bonding & Grounding of their Property. As part of the obligations under this Agreement, the Third-Party Vendor will:

- Confirm that the home or Structure contains CSST manufactured by one or more of the Defendants;
- Determine whether or not the CSST is already Bonded and Grounded;
- Confirm the approximate square-footage of the Structure;
- Collect the Payment Voucher issued to the Settlement Class Member; and
- Collect payment for the remainder of the cost of the Lightning Protection System installation or completion of the Bonding & Grounding of the property.

There is no charge to the Settlement Class Member *solely* for the site visit. The Settlement Class Member will be responsible for payment of any work which exceeds the amount of the Payment Voucher.

TPV shall deliver the Price Quote to the Settlement Class Member either electronically or via US mail. The TPV shall deliver to the Administrator an electronic copy of the Price Quote, along with the photographs (or other substantial documentary proof) of the CSST installed in the property. The Administrator shall review the Price Quote and determine if the Property contains CSST manufactured by one of the Settling Defendants.

## **V. BONA FIDE COMPETITIVE BIDS**

TPV recognizes that, pursuant to Section K(1)(j)(vi)(G) of the Settlement Agreement, a Settlement Class Member may seek a bona fide competitive bid from a qualified vendor to perform the installation of an LPS and/or completion of Bonding and Grounding under the same terms of this Agreement as required of the TPV, including, but not limited to, provisions concerning standard and quality of performance, a UL compliant system, insurance, indemnity and audit rights. Such a vendor must certify in writing, in a form satisfactory to the Administrator, that it will comply with each of the material terms required of the TPV prior to obtaining the bid; the competitive bid must at least include material make-up, number of air terminals and number of grounds, which must meet or exceed that which is provided by the TPV's price quote. The Administrator will provide any competitive bids to TPV electronically. TPV shall then have 10 days to accept the price quoted in the competitive bid. If the Third Party Vendor does not accept the price quote of the competitive bid within 10 days after receiving

notice from the Administrator, the Administrator will enter into a contract with the other qualified vendor for the Property that is the subject of the bona fide competitive bid including the same material terms required of the TPV to be performed at the price specified in the competitive bid, and shall reimburse that vendor in the amount of the bona fide competitive bid up to the amount of the Payment Voucher after the Work is performed and validated in accordance with the Settlement Agreement.

## VI. INSTALLATIONS

- A. After receiving the Price Quote, a Settlement Class Member who desires a LPS or Bonding and Grounding may enter into a legally binding contract with TPV (Customer Agreement and Warranty, hereinafter “Customer Agreement”) within twelve (12) months after the Effective Date. The Settling Parties and TPV will develop a customer agreement/warranty that is consistent with the obligations set forth in this Agreement and the Settlement Agreement.
- B. TPV will conduct any work pursuant to the Customer Agreement in reasonably prompt fashion.
- C. Work will be performed either directly by TPV or its qualified subcontractor who shall also be bound by the terms and conditions set forth in this Agreement.
- D. Except as provided below, work shall be completed within a maximum period of twenty-four months from the “Effective Date,” as defined in the Settlement Agreement.
- E. If a Settlement Class Member promptly files a claim and the installation cannot be completed within the twenty four (24) month period referenced above, due to causes outside the Settlement Class Member’s control, Settling Defendants shall not dishonor the Payment Voucher based on the date of installation so long as in that event the Work is completed by TPV within an additional twelve (12) month period after the expiration of the referenced twenty four (24) month period.
- F. The installation of a LPS or Bonding and Grounding shall include a one (1) year warranty, which shall be provided for in the Customer Agreement.
- G. Within 14 days of the date that the Work is completed, TPV shall electronically transmit to the Administrator:
  - 1. A completion certificate, which will be a part of the Contract, signed by the Settlement Class Member; and
  - 2. The Payment Voucher.

## **VII. PAYMENT BY SETTLEMENT CLASS MEMBERS**

- A. Payment for work exceeding the amount covered by a Payment Voucher shall be made to TPV by Settlement Class Members. Settling Defendants bear no risk or responsibility with respect to the non-payment by the Settlement Class Member of any final invoice (after credit for Payment Voucher has been applied), the same being the sole responsibility of the Class Member. Other than the discounted price off the LPS system, the TPV will not offer any other discounts to the Settlement Class Member.
- B. In the event that the amount shown on the face of the Payment Voucher exceeds the costs of or charges for Work actually performed, the value of the Payment Voucher shall be reduced to the cost of the Work actually performed.
- C. TPV shall bear the risk of non-payment of the final invoice from a Settlement Class Member.

## **VIII. LPS AND BONDING AND GROUNDING**

- A. TPV agrees to design and install a LPS in a workmanlike manner consistent with the ordinary and customary standard of care for professionals who perform such work and shall in all events comply with Underwriters Laboratories "Standard for the Installation of Lightning Protection Systems" UL96A, Eleventh Edition, dated July 26, 2001 and National Fire Protection Association "Standard for the Installation of Lightning Protection Systems" NFPA-780 dated 2004. Components shall comply with UL's "Component Standard" UL96. Lightning arresters/suppressors as referenced in NFPA-780 are excluded. However, such devices shall be made available but only as an out-of-pocket expense to be borne entirely by the Settlement Class Member; Payment Vouchers cannot be used to pay for any part of such costs.
- B. Bonding and Grounding is a means of making an electrical connection between the electrical earth grounding and the electrically conductive materials in the Structure. The gas piping system shall be bonded to the service equipment enclosure, the grounded conductor at the service, the grounded electrode conductor where of sufficient size, or to the one or more grounding electrodes used. The bonding jumper(s) shall be sized in accordance with Exhibit 3. The points of attachment of the bonding jumper(s) shall be accessible. If a steel manifold is used, a bonding clamp shall be attached to the steel manifold. The corrugated stainless steel tube portion of a CSST gas piping system shall not be used as the bonding attachment point. In addition, bonding is required for all metal air ducts, metal chimneys, appliance vents and other metal structures that are likely to become energized.
- C. With respect to Bonding and Grounding, the minimum scope of work covered by the Payment Voucher hereunder requires the following of the TPV:

1. The TPV will conduct an inspection to determine whether any or all of the above-mentioned Bonding and Grounding is present in the Settlement Class Member's Structure.
2. If during this inspection the TPV determines that one or more of the requirements set out in VIII.B.1 are not met, the TPV shall inform the Settlement Class Member of the same and provide the Settlement Class Member with a price quote to conduct work necessary to meet these requirements, or such portions of the work that the Settlement Class Member shall determine to have done so long as the Work meets the standards and requirements of Bonding and Grounding as defined above in Section VIII B.

**IX. MONTHLY MINIMUM PAYMENT BY ADMINISTRATOR TO TPV**

- A. From the Effective date for 12 months, the Administrator shall pay the TPV \$12,000.00 as a guaranteed minimum payment to cover the costs of all inspections and bids. Any additional charges by the TPV must be for Work performed under Contract. In the event that the Parties cannot agree to an extension for the guaranteed minimum monthly payment for bids after 12 months from the Effective Date, this matter may be submitted to the Court for final adjudication.

**X. ADDITIONAL COVENANTS OF THE ADMINISTRATOR**

In addition to the other terms of this Agreement, the Administrator agrees to:

- A. Post the Pricing Matrices, including disclaimers and limitations, on the settlement website, in a format and manner acceptable to TPV and the Settling Parties;
- B. Create and maintain a website for TPV to post explanatory information, payment terms, instructional information on how to obtain an estimate and/or an onsite inspection and written proposal for Work and other pertinent information, TPV shall secure the consent of the Settling Parties regarding the content to be posted; and
- C. Print and mail instructional information on how to obtain a RFQ to Settlement Class Members without access to website.

**XI. ADDITIONAL COVENANTS OF TPV**

- A. In addition to the other terms of this Agreement, TPV agrees to:
  1. Indemnify, defend and hold Settling Defendants and Class Counsel harmless from and against any and all cost, expense, loss, liability, claim,

damage, suit, proceeding, or cause of action, whether known or unknown, actual or contingent, legal or equitable, including, but not limited to, reasonable attorneys' fees and amounts reasonably expended in settlement of litigation, arising out of or relating to: performance by TPV of the Work under this Agreement, including but not limited to LPS installation or Bonding and Grounding; and

2. Obtain a Commercial General Liability ("CGL") policy listing the Settling Parties and Class Counsel as additional insureds that covers any direct or indirect actual or potential personal injury or property damage liability (including defense costs) arising out of or related in any way to goods and materials provided to and/or services undertaken for Settlement Class Members, including without limitation evaluation of properties, installation of a LPS or undertaking Bonding and Grounding, and which provides for per occurrence limits of at least \$1 million or such greater amount as may be mutually agreed to by the Parties.
- B. TPV will ensure that in the event that TPV subcontracts part of the Work performed under this proposal, the subcontractor agrees to be bound by the terms of the contract between TPV and Administrator. Notwithstanding the use of one or more subcontractors, TPV remains responsible for all obligations hereunder.
- C. TPV, nor its subcontractors, shall not directly solicit any Settlement Class Members to perform the Work, or advertise in any way the existence of the Program or TPV's services to perform the Work under the Program.

## **XII. WORK PERFORMED OUTSIDE SCOPE OF AGREEMENT**

For work performed outside this Agreement or expenses incurred, including travel time, the TPV may charge the Settlement Class Member or Customer the usual and customary rate for such service. By way of example and not limitation, if the Customer or Settlement Class Member seeks additional services outside of the scope of Work such as including surge protectors as part of the LPS, then the Customer or Settlement Class Member is responsible for those expense to the TPV.

## **XIII. AUDITS**

- A. TPV shall keep accurate books and records concerning the Work performed under the Program. Upon receiving a written notice from Administrator, TPV shall permit such records to be inspected or audited of any aspect of an installed LPS or completed Bonding and Grounding and the accounting and payments related thereto for the Work. Such inspections or audits shall be done during normal business hours by the Administrator or its agents or public accountants and at Administrator's sole cost and expense. Administrator will provide TPV with a copy of the results when completed. If any inspection or audit conducted pursuant to this Agreement reveals that any Work or RFQs performed or issued

by TPV was performed in violation of the terms of this Agreement, then TPV shall make payment to Administrator of the amounts of the Payment Voucher with respect to such Work within 30 days following Administrator's notice to TPV. The Administrator shall thereafter promptly refund all amounts recovered from TPV to each Settling Defendant that funded the Payment Voucher for such Work.

- B. Upon 10 days written notice by a Settling Defendant to TPV, TPV and/or Administrator shall provide to such Settling Defendant all documents and/or information relating to any aspect of an installed LPS or completed Bonding and Grounding.

#### **XIV. ARBITRATION OF DISPUTES**

Any and all disputes between TPV and Administrator and/or Class Counsel and/or Settling Defendants relating to this Agreement or obligations of the TPV or Administrator hereunder shall be subject to the jurisdiction of the Circuit Court of Clark County, Arkansas. Upon the Court's referral to the Neutral Evaluator, those disputes will be submitted for binding arbitration.

#### **XV. THIRD-PARTY BENEFICIARIES**

The Settling Defendants are third-party beneficiaries of this Agreement.

#### **XVI. DURATION OF AGREEMENT**

- A. This Agreement shall take effect immediately, provided however that the TPV's obligations under Paragraphs IV, VI and XI and the Administrator's obligations in Paragraph IX and X shall not begin until the Effective Date, and will expire thirty six (36) months after the "Effective Date" at the latest.
- B. The Administrator shall give TPV at least sixty (60) days notice for extension of the Agreement. Renewals shall be set for at least ninety (90) days.
- C. This Agreement is terminable for good cause only. Termination of this Agreement for good cause is subject to the approval of the Court.
  - 1. Administrator shall give TPV at least ninety (90) days notice of termination of this Agreement. Administrator shall not terminate this Agreement without written consent of the Settling Defendants and Class Counsel.
  - 2. TPV shall give the Administrator at least ninety (90) days notice of termination of this Agreement.

- D. In the event this Agreement is terminated, and such termination is approved by the Court, Administrator shall identify one or more entities ("Replacement TPV") to perform the obligations of the TPV under this Agreement. To the extent possible, Administrator shall cause Replacement TPV to agree to the same terms as set forth in this Agreement. Any costs associated with the Replacement TPV, including but not limited to Administrator's costs in identifying Replacement TPV and costs associated with any differential in the work done by Replacement TPV (as compared to work that would have been done by TPV under this Agreement), shall be deemed Administrative Costs as that term is defined in the Settlement Agreement.

## **XVII. CSST MANUFACTURERS**

This Agreement does not apply to CSST manufactured by parties other than the Settling Defendants.

## **XVIII. ENTIRE AGREEMENT / NO REPRESENTATIONS**

**THIS AGREEMENT AND ANY ATTACHED EXHIBITS CONSTITUTES THE ENTIRE AGREEMENT BETWEEN THE UNDERSIGNED PARTIES, AND NO ORAL OR WRITTEN REPRESENTATIONS, WARRANTIES OR INDUCEMENTS HAVE BEEN MADE TO ANY PARTY CONCERNING THIS AGREEMENT OR ITS EXHIBITS OTHER THAN THE REPRESENTATIONS, WARRANTIES AND COVENANTS CONTAINED AND MEMORIALIZED IN SUCH DOCUMENTS. IN ADDITION, THE PARTIES REPRESENT AND WARRANT THAT THEY ARE NOT RELYING ON ANY REPRESENTATIONS, WARRANTIES OR STATEMENTS, ORAL OR OTHERWISE, NOT CONTAINED IN THIS AGREEMENT.**

## **XIX. HEADINGS**

The descriptive headings of any paragraphs or sections of this Agreement are inserted for convenience of reference only and do not constitute a part of this Agreement.

## **XX. ARKANSAS LAW GOVERNS**

All terms of this Agreement shall be governed by and interpreted according to the laws of the State of Arkansas, without regard to its choice-of-law principles.

## **XXI. COUNTERPARTS**

This Agreement may be executed in one or more counterparts. All executed counterparts and each of them shall be deemed to be one and the same instrument provided that counsel for the undersigned parties shall exchange among themselves original signed counterparts.

## **XXII. CONSTRUCTION AND INVALIDITY OF ANY PROVISION**

Capitalized terms in this Agreement that are not defined herein shall have the meaning ascribed to such terms in the Settlement Agreement. Nothing in this Agreement shall be construed in a manner inconsistent with the Settlement Agreement. Before declaring any provision of this Agreement invalid, the Court shall first attempt to construe all provisions valid to the fullest extent possible consistent with applicable precedents.

Date: \_\_\_\_\_

/s/

\_\_\_\_\_  
Poorman-Douglas, Administrator

Date: \_\_\_\_\_

/s/

\_\_\_\_\_  
Bonded Lightning Protection Systems, Ltd.,  
Third Party Vendor

Date: \_\_\_\_\_

/s/

\_\_\_\_\_  
Class Counsel

# **Exhibit 1**

## ***Exhibit 1 – Settlement Agreement***

*A copy of the Settlement Agreement (and relevant exhibits) is on the Court Documents web page.*

## **Exhibit 2**

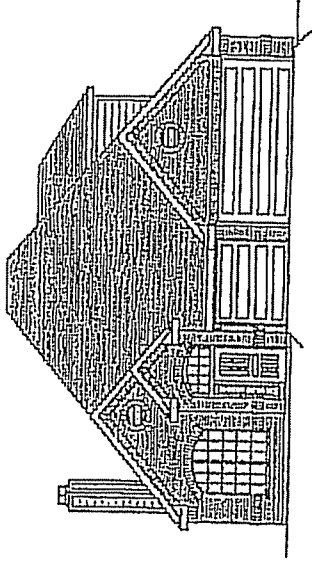
#### CSST Claimant Property/Structure Identification:

The following illustrations are provided for the Class Members to choose a typical structure that most closely represents the one needing protection. Lightning Protection Codes will govern installation methods on every structure.

Budget prices for a Lightning Protection System are based on elevations and square footage. However, multi-pitched roofs, dormers, cupolas and chimneys will require additional material. Installation (labor) costs are determined by types of roof, roof pitch and the heights of chimneys.

#### PROPERTY TYPES

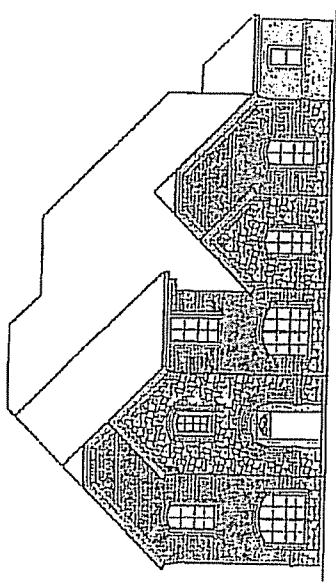
- Single-family residence #1
- Single-family residence #2
- Single-family residence #3
- Single-family residence #4
- Commercial structure #5



**Single family residence #1**

**Size: Up to 2500 sq. ft.**

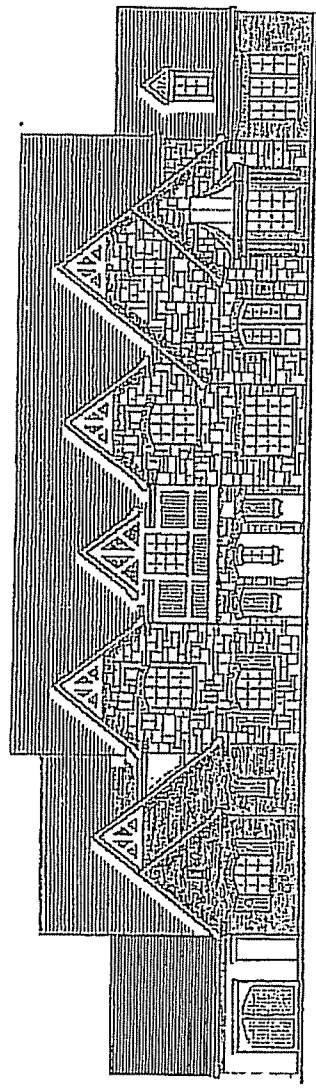
**LP Price Range: \$2,000.00 - \$3,500.00**  
**(Approx. \$1.50 per sq. ft.)**



**Single family residence #2**

**Size: 2500 - 4000 sq. ft.**

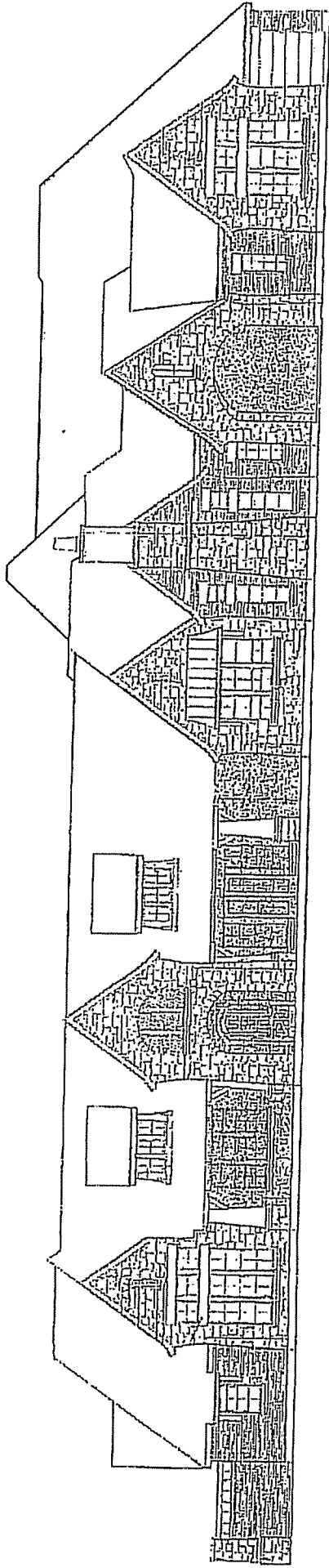
**LP Price Range: \$3,000.00 - \$6,000.00**  
**(Approx. \$1.50 per sq. ft.)**



**Single family residence #3**

**Size: Up to 4000 - 6000 sq. ft.**

**LP Price Range: \$5,000.00 - \$8,000.00**  
**(Approx. \$1.40 per sq. ft.)**

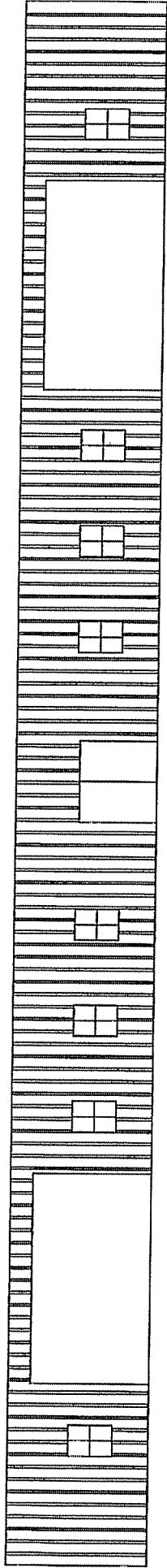


**Single family residence #4**

**Size: 6000 sq. ft. and larger**

**LP Price Range: \$8,000.00 +**

**(Approx. \$1.30 per sq. ft.)**



**Commercial Structure #5**

**Size: Up to 5000 sq. ft. and larger**

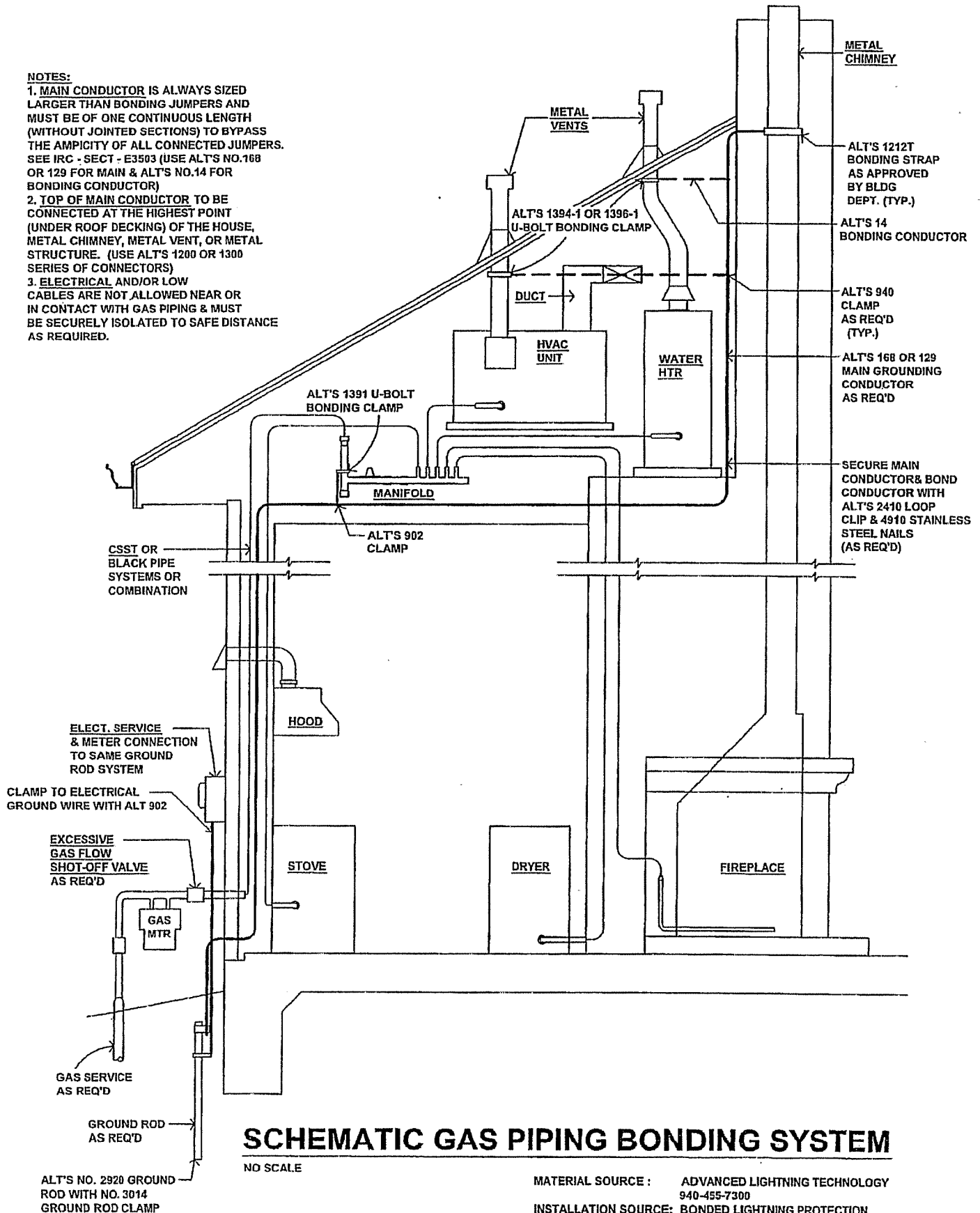
**LP Price Range: \$7,500.00 +**

**(Approx. \$25.00 a perimeter ft.)**

## **Exhibit 3**

**NOTES:**

1. MAIN CONDUCTOR IS ALWAYS SIZED LARGER THAN BONDING JUMPERS AND MUST BE OF ONE CONTINUOUS LENGTH (WITHOUT JOINTED SECTIONS) TO BYPASS THE AMPICITY OF ALL CONNECTED JUMPERS. SEE IRC - SECT - E3503 (USE ALT'S NO.168 OR 129 FOR MAIN & ALT'S NO.14 FOR BONDING CONDUCTOR)
2. TOP OF MAIN CONDUCTOR TO BE CONNECTED AT THE HIGHEST POINT (UNDER ROOF DECKING) OF THE HOUSE, METAL CHIMNEY, METAL VENT, OR METAL STRUCTURE. (USE ALT'S 1200 OR 1300 SERIES OF CONNECTORS)
3. ELECTRICAL AND/OR LOW CABLES ARE NOT ALLOWED NEAR OR IN CONTACT WITH GAS PIPING & MUST BE SECURELY ISOLATED TO SAFE DISTANCE AS REQUIRED.



## SCHEMATIC GAS PIPING BONDING SYSTEM

NO SCALE

MATERIAL SOURCE :   ADVANCED LIGHTNING TECHNOLOGY  
 940-455-7300  
 INSTALLATION SOURCE:   BONDED LIGHTNING PROTECTION  
 1-800-950-7933

ALT'S NO. 2920 GROUND  
 ROD WITH NO. 3014  
 GROUND ROD CLAMP