### COMMONWEALTH OF VIRGINIA

## STATE CORPORATION COMMISSION

AT RICHMOND, NOVEMBER 22, 2024

State Corporation Commission
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COMMONWEALTH OF VIRGINIA, ex rel.

STATE CORPORATION COMMISSION

v.

CASE NO. URS-2024-00139

# DIAMOND'S GENERAL CONTRACTOR INC., Defendant

### ORDER OF SETTLEMENT

Pursuant to § 56-265.30 of the Code of Virginia ("Code"), the State Corporation Commission ("Commission") is charged with enforcing the provisions of the Underground Utility Damage Prevention Act, Code § 56-265.14 *et seq*. The Commission's Division of Utility and Railroad Safety ("Division"), after having conducted an investigation of this matter, alleges the following concerning Diamond's General Contractor Inc. ("Company"):

- (1) On or about July 27, 2023, the Company damaged a three-quarter-inch plastic gas service line operated by Virginia Natural Gas, Inc., located at or near 2048 Christian Avenue, Chesapeake, Virginia, while excavating.
- (2) On the occasion set out in paragraph (1) above, the Company failed to exercise due care at all times to protect the underground utility line when exposing these lines by hand digging, in violation of Code § 56-265.24 A.
- (3) On or about August 24, 2023, the Company excavated at or near 701 Partridge Avenue, Chesapeake, Virginia.
- (4) On or about September 26, 2023, the Company damaged a two-inch plastic gas main operated by Virginia Natural Gas, Inc., located at or near 623 Partridge Avenue, Chesapeake, Virginia, while excavating.

- (5) On the occasions set out in paragraphs (3) and (4) above, the Company failed to take all reasonable steps necessary to properly protect, support and backfill the underground utility lines, in violation of Code § 56-265.24 A.
- (6) On the occasion set out in paragraph (3) above, the Company failed to maintain a reasonable clearance between the marked location of an underground utility line and the cutting edge or point of any mechanized equipment, in violation of 20 VAC 5-309-140 (4) of the Commission's Rules for Enforcement of the Underground Utility Damage Prevention Act, 20 VAC 5-309-10 et seq. ("Damage Prevention Rules").
- (7) On the occasion set out in paragraph (4) above, the Company failed to visually check the drill head as it passed through potholes, entrances, and exit pits, in violation of Damage Prevention Rule 20 VAC 5-309-150 (A)(8).

As evidenced in the attached Admission and Consent document, the Company neither admits nor denies these allegations but admits to the Commission's jurisdiction and authority to enter this Order.

As a proposal to settle all matters before the Commission arising from the Division's allegations herein, the Company represents and undertakes that it will pay a civil penalty to the Commonwealth of Virginia in the amount of \$3,800 to be paid contemporaneously with the entry of this Order.

NOW THE COMMISSION, being advised by the Division and finding sufficient basis herein for the entry of this Order, accepts this settlement.

Accordingly, IT IS ORDERED THAT:

(1) The captioned case is docketed and assigned Case No. URS-2024-00139.

- (2) Pursuant to the authority granted to the Commission by Code § 12.1-15, the offer of settlement made by the Company is accepted.
- (3) The sum of Three Thousand Eight Hundred Dollars (\$3,800) tendered contemporaneously with the entry of this Order is accepted.
  - (4) This case is dismissed.

A COPY hereof shall be sent electronically by the Clerk of the Commission to:

Ledy Gomez, Director and Registered Agent, Diamond's General Contractor Inc.,

6788 Amster Road, North Chesterfield, Virginia 23225, <a href="mailto:diamondsgeneralcontractor@gmail.com">diamondsgeneralcontractor@gmail.com</a>;

and a copy shall be delivered to the Commission's Office of General Counsel and Division of

Utility and Railroad Safety.

Accordingly, 1148 ORDERED HIAL

- (1) The captioned case is docketed and assigned Case No. URS-2024-00139.
- Pursuant to the authority granted to the Commission by Code § 12.4-15, the other of settlement made by the Company is accepted
- (3) The sum of Three Thousand Eight Hundred Dollars (\$3,800) tendered contemporaneously with the entry of this Order is accepted.
  - (4) This case is dismissed.

A COPY hereof shall be sent electronically by the Clerk of the Commission to: Ucdy Comez. Director and Registered Agent, Diamond's General Contractor Inc., 6788 Amster Road, North Chesterfield, Virginia 23225; and a copy shall be delivered to the Commission's Office of General Counsel and Division of Utility and Railroad Safety.

COMMONWEALTH OF VIRGINIA, ex rel.

STATE CORPORATION COMMISSION

v. CASE NO. URS-2024-00139

DIAMOND'S GENERAL CONTRACTOR INC.,

Defendant

#### ADMISSION AND CONSENT

The Company, Diamond's General Contractor Inc., admits the jurisdiction of the State Corporation Commission ("Commission") as to the party and subject matter hereof and, without admitting or denying the allegations made herein by the Division of Utility and Railroad Safety, hereby consents to the form, substance, and entry of the foregoing Order of Settlement. The Company acknowledges that the Order of Settlement entered herein is a public record and is subject to review by the public.

The Company further states that no offer, tender, threat, or promise of any kind has been made by the Commission or by any member, officer, agent, or representative thereof in consideration of this Admission and Consent.

Diamond's General Contractor Inc.

111/2 President

Email: Diamondsgeneralcontractoragmail.com

Date: 10 02 24