TOWNSHIP OF PISCATAWAY MIDDLESEX COUNTY NEW JERSEY TOWNSHIP OF PISCATAWAY

"2022-2023-SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS AND HANDICAP RAMPS FOR VARIOUS STREETS"

MAYOR

BRIAN WAHLER

PISCATAWAY TOWNSHIP COUNCIL

MICHELE LOMBARDI, COUNCIL PRESIDENT FRANK UHRIN, COUNCIL VICE PRESIDENT GABRIELLE CAHILL JAMES BULLARD STEVE D. CAHN KAPIL K. SHAH LINWOOD D. ROUSE

BUSINESS ADMINISTRATOR

TIMOTHY J. DACEY

TOWNSHIP CLERK

MELISSA A. SEADER

PROJECT MANAGER

GUY GASPARI, P.E. P. L.S, P.P., C.P.W.M DIRECTOR OF PUBLIC WORKS/ENGINEERING 455 HOES LANE PISCATAWAY, NJ 08854

ANY QUESTIONS MUST BE E-MAILED TO <u>Purchasing@piscatawaynj.org</u> NO LATER THAN JUNE 1, 2022. @ 12noon. PHONE CALLS WILL <u>NOT BE</u> ACCEPTED THERE WILL BE NO EXCEPTIONS.

Bid Opening Date: Thursday, June 9, 2022 AT 2:00 PM

BIDDER: _____

ADDRESS:

TEL. NO.: _____

EMAIL:

NOTICE TO BIDDERS TOWNSHIP OF PISCATAWAY MIDDLESEX COUNTY, NEW JERSEY

NOTICE IS HEREBY GIVEN that sealed bids will be received by the Business Administrator or designated representative, for the Township of Piscataway, on **THURSDAY**, **JUNE 9**, **2022** at **2:00PM** prevailing time in Council Chambers, Township of Piscataway, Administration Building, 455 Hoes Lane, Piscataway, NJ 08854 at which time and place bids will be publicly read by live broadcast via zoom as listed below. Bids will be publicly opened and reviewed for completeness for the following:

"2022-2023-SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS AND HANDICAP RAMPS"

Bids must be made on standard proposal form, be enclosed in a sealed package bearing the name and address of bidder and the words "2022-2023 SIDEWALK REPAIR **PROGRAM TO INCLUDE CURBS, DRIVEWAYS AND HANDICAP RAMPS**" on the outside and delivered to the Township Purchasing office only, 455 Hoes Lane, Piscataway, NJ 08854 during regular business hours, 8:30 am to 12:20 pm and 1:30 pm to 4:30 pm., Monday through Friday, excluding holidays. *Please be advised that the municipal building is closed daily between 12:20 PM and 1:30 PM*.

Bidders must call the purchasing office at 732-562-2321 to drop off the sealed bid. The Municipal building is closed to the public due to the Covid-19. PLEASE, DROP OFF YOUR SEALED BID TO THE PURCHASING AGENT BY 12NOON on or before 6/09/2022.

Bids Specifications, Plans and instructions to bidders may be obtained at: <u>http://bids.piscatawaynj.org/</u>

SITE VISIT: N/A

Question and Answer Due Date: June 1, 2022 by 12 Noon, E-mail only to: <u>Purchasing@piscatawaynj.org</u>

Addendum may be downloaded from the Township website http://bids.piscatawaynj.org/

(1) Bid Packet Marked "ORIGINAL" (1) Photo Copy of the Original "TRUE COPY"

During the Covid-19 pandemic, while the statewide "State of Emergency" declaration is still in effect in according with Executive Order 107 all proposal packets will only be read and opened electronically "BROADCAST LIVE" via ZOOM Bid opening. The Municipal building is closed due to the Covid-19 restrictions. Once the bid opening is concluded bidders must call the Purchasing Agent @ 732-562-2321 to set an appointment if bidders wishes to review any of the bids.

All bids shall be kept sealed , and will be received and publicly opened on the proposal opening date and time in the Township Council Chambers using Virtual teleconferencing which can be access by logging in to zoom in the following manner:

Join Zoom Meeting:

Piscataway Purchasing is inviting you to a scheduled Zoom meeting.

Topic: 2022-2023-SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS FOR VARIOUS STREETS

Time: Jun 9, 2022 02:00 PM Eastern Time (US and Canada)

https://us02web.zoom.us/j/85471697055?pwd=T3h3ZVVkUUhISlc0Vi9IK28wOTZLdz09

Meeting ID: 854 7169 7055

Passcode: 916876

One tap mobile

+13017158592,,85471697055#,,,,*916876# US (Washington DC)

+13126266799,,85471697055#,,,,*916876# US (Chicago)

Dial by your location

+1 301 715 8592 US (Washington DC)

+1 312 626 6799 US (Chicago)

+1 646 876 9923 US (New York)

Meeting ID: 854 7169 7055

Passcode: 916876

Bids can be hand delivered to the Municipal Building by calling the Purchasing Agent Purchasing@732-562-2321. If using an outside delivery and/or messenger service (i.e. Federal Express, UPS, etc.), please note the following: The Township will not be responsible for deliveries made prior to or after normal business hours, or to any other office, or for the failure of a bidder to affix the label provided with the bid package on the courier envelope.

Surety in the form of a bid bond, certified check or Cashier's Check in the amount of ten percent (10%) of the total price bid, but not in excess of \$20,000.00, payable unconditionally to the Township of Piscataway shall submit with the bid. The successful bidder will be required to furnish a Performance Bond in the Amount of 100% of total bid. Bidders shall comply with the requirements of N.J.S.A.10:5-31 and N.J.A.C. 17-27 et seq. Division of Purchasing.

Bid NO: 2022- 06--14

TOWNSHIP OF PISCATAWAY: "2022-2023-SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS AND HANDICAP RAMPS FOR VARIOUS STREETS."

Bidder's Electronic Question Due Date: JUNE 1, 2022 @12NOON

Purchasing@piscatawaynj.org

PRE-BID Conference / Site Visit Date: N/A (<u>Strongly Encouraged</u> to visit project location.)

Bid Submission Due Date: THURSDAY, JUNE 9, 2022 @2PM

Bidders must call the purchasing office at 732-562-2321 to drop off the sealed bid. The Municipal building is closed to the public due to the Covid-19.

PLEASE, DROP OFF YOUR SEALED BID BY OR BEFORE 12NOON ON 6/09/2022.

BIDS WILL BE OPENED VIA ZOOM @2PM

Bid Opening via ZOOM: Instructions below:

During the Covid-19 pandemic, while the statewide "State of Emergency" declaration is still in effect in according with Executive Order 107 all proposal packets will only be read and opened electronically "BROADCAST LIVE" via ZOOM Bid opening. The Municipal building is closed due to the Covid-19 restrictions. Once the bid opening is concluded bidders must call the Purchasing Agent @ 732-562-2321 to set an appointment if bidders wishes to review any of the bids.

All bids shall be kept sealed , and will be received and publicly opened on the proposal opening date and time in the Township Council Chambers using Virtual teleconferencing which can be access by logging in to zoom in the following manner:

Join Zoom Meeting

Piscataway Purchasing is inviting you to a scheduled Zoom meeting.

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Topic: 2022-2023-SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS FOR VARIOUS STREETS.

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Dial by your location

+1 301 715 8592 US (Washington DC) +1 312 626 6799 US (Chicago) +1 646 876 9923 US (New York) +1 346 248 7799 US (Houston) +1 408 638 0968 US (San Jose) +1 669 900 6833 US (San Jose) +1 253 215 8782 US (Tacoma) Meeting ID: 854 7169 7055 Passcode: 916876

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THE TOWNSHIP OF PISCATAWAY



INSTRUCTIONS TO BIDDERS

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MARIA E. VALENTE-CAEMMERER

Purchasing Agent/Township Secretary

BID BOILER PLATE

PUBLIC WORKS

Revised June 2018

Piscataway

PUBLIC WORKS

Bid Specifications & General Requirements For

2022-2023-SIDEWALK REPAIRS PROGRAM TO INCLUDE CURBS, DRIVEWAYS AND HANDICAP RAMPS.

BID NO: 2022-06-14

THURDAY, JUNE 9, 2022

Bid Opening Date

2:00 p.m. Via Zoom Bid Opening Time

Opening Location: 455 Hoes Lane Piscataway, NJ 08854

MARIA E. VALENTE-CAEMMERER

Purchasing Agent/Township Secretary

The Township of Piscataway REQUEST FOR BIDS GUY GASPARI, DIRECTOR OF PUBLIC WORKS Bid Advertisement

The Township of Piscataway, New Jersey, hereby advertises for competitive bids in accordance with N.J.S.A. 40A:11 et seq., for

BID NO. 2022-06-14 2022-2023-SIDEWALK REPAIRS PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.

All necessary bid specifications and bid forms & Plans may be secured Township website at: http://bids.piscatawaynj.org/.

Specifications and instructions to bidders may be obtained on the Township website http://bids.piscatawaynj.org/. Bid documents will not be mailed. Bidders may contact the Purchasing office by E-mailto: Purchasing@piscatawaynj.org regarding questions or additional information about the bid specifications. By June 1, 2022 by or before 12noon.

Bids must be submitted to: Township of Piscataway Division of Purchasing Att: Purchasing Agent 455 Hoes Lane Piscataway, NJ 08854 Phone: 732-562-2321 E-mail: purchasing@piscatawaynj.org

> Guy Gaspari, Director of Public Works Project Manager Contact Person Department of Public works 455 Hoes Lane Piscataway, NJ 08854 Township of Piscataway, NJ

Bids must be sealed and delivered to the Purchasing Office of the Piscataway Township **on or before** date and time indicated below. The outside of the envelope to bear the following information:

Title: -2022-2023-SIDEWALK REPAIRS PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.

BID NO. 2022-06-14 Name of the Bidder: Address of the Bidder: Date: Thursday JUNE 9, 2022 Time: 2:00 p.m.

The bid opening process will begin on the above advertised date and time '<u>BROADCAST LIVE VIA ZOOM</u>" Administrative offices located at 455 Hoes Lane, Piscataway, NJ 08854. Bids may be submitted to the Purchasing office at the bid opening ZOOM meeting, prior to the advertised date and time. On the advertised date and time, the Purchasing Agent shall publicly receive and open all bids. <u>LIVE BROADCAST VIA ZOOM</u>. <u>No</u> <u>bids shall be received after the time designated in the advertisement</u>. (N.J.S.A. 40A:11-1 et. seq.,)The Township of Piscataway does not accept electronic (e-mail) submission of bids. Bidders must call the purchasing office at 732-562-2321 to drop off the sealed bid. The Municipal building is closed to the public due to the Covid-19. <u>PLEASE, MAKE SURE YOUR SEALED BID ARRIVES BY or BEFORE 12noon on 6/9/</u> 2022.

During the Covid-19 pandemic, while the statewide "State of Emergency" declaration is still in effect in according with Executive Order 107 all proposal packets will only be read and opened electronically "BROADCAST LIVE" via ZOOM Bid opening. The Municipal building is closed due to the Covid-19 restrictions. Once the bid opening is concluded bidders must call the Purchasing Agent @ 732-562-2321 to set an appointment if bidders wishes to review any of the bids.

All bids shall be kept sealed , and will be received and publicly opened on the proposal opening date and time in the Township Council Chambers using Virtual teleconferencing which can be access by logging in to zoom in the following manner:

Piscataway Purchasing is inviting you to a scheduled Zoom meeting.

Topic: 2022-2023-SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS

Time: Jun 9, 2022 02:00 PM Eastern Time (US and Canada)

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https://us02web.zoom.us/j/85471697055?pwd=T3h3ZVVkUUhISlc0Vi9IK28wOTZLdz09

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Meeting ID: 854 7169 7055

Passcode: 916876

PLEASE, MAKE SURE YOU DROP OFF YOUR SEALED BID BY or BEFORE 12NOON 6/09/2022.

BID WILL BE OPENED @2PM VIA ZOOM.

N/A

There will be a pre-bid meeting on______. While attendance is <u>not mandatory</u>, all prospective bidders are <u>Strongly Encouraged</u> to visit project location.

All bidders are required to comply with the requirements of N.J.S.A. 10:5-31 et seq., Affirmative Action Against Discrimination (N.J.A.C. 17:27-1 et seq.) An Initial Project Workforce Report will be required from the successful contractor. (Form AA-201).

Statement of Ownership Requirement: Pursuant to N.J.S.A. 52:25-24.2, Bidders shall submit a statement setting forth the names and addresses of all persons and entities that own ten percent or more of its stock or interest of any type at all levels of ownership.

Each bid shall be accompanied by a bid bond, cashier's check or certified check made payable to the Township of Piscataway, for ten percent (10%) of the amount of the total bid, however, not to exceed \$20,000.00.

Bidders are required by law to submit a Statement of Ownership Disclosure form statement setting forth the names and addresses of all persons and entities that own ten (10%) percent or more of its stock or interest of any type at all levels of ownership.

The bid package will also include other documents that must be completed and returned with the bid. Failure to comply with Instructions to Bidders and to complete and submit all required forms, may be cause for disqualification and rejection of the bid.

All contractors named in this proposal, shall possess a valid Public Works Contractor's Registration Certificate pursuant to N.J.S.A. 34:11-56.48 et seq., at the time the proposal is received by the Township of Piscataway. The Township of Piscataway reserves the right to reject any or all bids, pursuant to N.J.S.A. 40A:11-1 et. seq., and to waive any informalities that may be in the best interest of the Township.

MARIA E VALENTE-CAEMMERER

Purchasing Agent/Township Secretary

THE TOWNSHIP OF PISCATAWAY REQUEST FOR BIDS PUBLIC WORKS GUY GASPARI, PUBLIC WORK DIRECTOR Bid Advertisement

The Township of Piscataway, New Jersey, hereby advertises for competitive bids in accordance with N.J.S.A. 40A:11 et seq., for

BID NO. 2022-06-14

2022-2023- SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.

Bid Documents and Specifications, Plans may be obtain on the Piscataway website for free of charge. <u>www.piscatawaynj.org</u>; Bid documents will not be mailed, and only picked up in person, at the above office location.

Bidders should also login to the Township website at: <u>www.piscatawaynj.org</u> for any Addendums: Home page E-Gov, Bids, download, print the document for free. Bidders may contact the Purchasing office by E-mail only at: <u>Purchasing@piscatawaynj.org</u> regarding questions or additional information about the bid specifications.

Bids must be sealed and delivered to the Office of the Purchasing office of Piscataway Township **on or before** date and time indicated below. The envelope to bear the following information:

 Outside of Envelope-Title: 2022-2023 SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS

 Bid No:
 2022-06-14

 Name of the Bidder:
 Address of the Bidder:

 Date:
 THURSDAY, JUNE 9, 2022

 Time:
 2:00 p.m. (via zoom)

The bid opening process will begin on the above advertised date and time in The Township of Piscataway 455 Hoes Lane, Piscataway, New Jersey 08854. <u>VIA ZOOM</u>. "<u>BROADCAST LIVE ZOOM</u>" Bids must be submitted to the Purchasing Office at the bid opening meeting, prior to the advertised date and time. On the advertised date and time, the Purchasing Agent shall publicly receive and open all bids <u>Via ZOOM</u>. <u>No bids shall be</u> <u>received after the time designated in the advertisement</u>. The Township of Piscataway does not accept electronic (e-mail) submission of bids.

Bidders must call the purchasing office at 732-562-2321 to drop off the sealed bid. The Municipal building is closed to the public due to the Covid-19. <u>PLEASE, MAKE SURE YOUR SEALED BID ARRIVES to Purchasing BEFORE OR BY</u> <u>12NOON ON 6/9/2022.</u>

During the Covid-19 pandemic, while the statewide "State of Emergency" declaration is still in effect in according with Executive Order 107 all proposal packets will only be read and opened electronically "BROADCAST LIVE" via ZOOM Bid opening. The Municipal building is closed due to the Covid-19 restrictions. Once the bid opening is concluded bidders must call the Purchasing Agent @ 732-562-2321 to set an appointment if bidders wishes to review any of the bids.

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Dial by your location +1 301 715 8592 US (Washington DC) +1 312 626 6799 US (Chicago) +1 646 876 9923 US (New York)

Meeting ID: 854 7169 7055 Passcode: 916876

PLEASE, MAKE SURE YOU DROP OFF YOUR SEALED BID BEFORE OR BY 12NOON ON 6/9/2022.

BID WILL BE OPENED @2PM VIA ZOOM.

There will be a pre-bid /<u>Site Visit</u> meeting on <u>N/A</u>. While attendance is <u>not mandatory</u>, all prospective bidders are <u>strongly encouraged</u> to visit the project Location.

All bidders are required to comply with the requirements of N.J.S.A. 10:5-31 et seq., Affirmative Action Against Discrimination (N.J.A.C. 17:27-1 et seq.). An Initial Project Workforce Report will be required from the successful contractor. (Form AA-201).

Contractors bidding on this project are to comply with the requirements of the New Jersey Prevailing Wage Act pursuant to N.J.S.A. 34:11-56.25 et seq.

Each bid shall be accompanied by a bid bond, cashier's check or certified check made payable to the Township of Piscataway, for ten percent (10%) of the amount of the total bid, however, not to exceed \$20,000.00.

Bidders are required by law to submit a Statement of Ownership Disclosure form statement setting forth the names and addresses of all persons and entities that own ten (10%) percent or more of its stock or interest of any type at all levels of ownership.

Statement of Ownership Requirement: Pursuant to N.J.S.A. 52:25-24.2, Bidders shall submit a statement setting forth the names and addresses of all persons and entities that own ten percent or more of its stock or interest of any type at all levels of ownership.

The bid package will also include other documents that must be completed and returned with 40A:11-1 et seq., the bid. Failure to comply with Instructions to Bidders and to complete and submit all required forms, may be cause for disqualification and rejection of the bid.

The Township of Piscataway reserves the right to reject any or all bids pursuant to N.J.S.A. 40A:11-1 et seq., and to waive any informalities that may be in the best interests of the Township.

MARIA E. VALENTE-CAEMMERER

Purchasing Agent/Township Secretary

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SAMPLE PAGES **DOES NOT** HAVE TO RETURNED WITH BID PACKET. REQUIRED ONCE CONTRACT IS AWARD.

Ethics in Purchasing

Township Responsibility

Recommendation of Purchases

It is the desire of The Township of Piscataway to have all employees and officials practice exemplary ethical behavior in the procurement of goods, materials, supplies, and services.

Officials and employees who recommend purchases shall not extend any favoritism to any vendor. Each recommended purchase should be based upon quality of the items, service, price, delivery, and other applicable factors in full compliance with N.J.S.A. 40A:11-1 et seq.,

Solicitation/Receipt of Gifts – Prohibited

Officials and employees are prohibited from soliciting and receiving funds, gifts, materials, goods, services, favors, and any other items of value from vendors doing business with The Township of Piscataway or anyone proposing to do business with the Township.

Vendor Responsibility

Offer of Gifts, Gratuities -- Prohibited

Any vendor doing business or proposing to do business with The Township of Piscataway, shall neither pay, offer to pay, either directly or indirectly, any fee, commission, or compensation, nor offer any gift, gratuity, or other thing of value of any kind to any official or employee of The Township of Piscataway or to any member of the official's or employee's immediate family.

Vendor Influence -- Prohibited

No vendor shall cause to influence or attempt to cause to influence, any official or employee of the Township of Piscataway, in any manner which might tend to impair the objectivity or independence of judgment of said official or employee.

Vendor Certification

Vendors or potential vendors will be asked to certify that no official or employee of The Township of Piscataway or immediate family members are directly or indirectly interested in this request or have any interest in any portions of profits thereof. The vendor participating in this request must be an independent vendor and not an official or employee of the Township.

MARIA E. VALENTE-CAEMMERER

Purchasing Agent/Township Secretary

Township of Piscataway

ADVISORY INFORMATION FOR BIDDERS

1. PROMPTNESS OF BID SUBMITTAL

It is the responsibility of the bidder to ensure that their bid is presented in a sealed envelope and submitted to the Purchasing Office, prior to the advertised bid date and time **Via ZOOM**. The advertised bid date and time for this bid is on **THURSDAY**, **JUNE 9**, **2022** @ **2:00pm**. No bids shall be received after the time designated in the bid advertisement. No extensions or exceptions will be made. The Purchasing Office is opened Monday through Friday from 8:30am – 4:30pm and closed for lunch from 12:20pm to 1:30pm. Once again, bids will not be received after the time designated in the advertisement. Bidders must call Purchasing @732-562-2321 to hand deliver the sealed bid. The Municipal Building is closed due to the Covid-19.

2. <u>PARKING</u> Allow enough time to locate a parking space.

3. <u>MAIL</u>

Mail is brought to the Clerk's Offices in mailbags, approximately 11:30am each day. The mail is then sorted within the Township system, by departments. The Clerk's Office routinely receives its mail at approximately 11:30am.

4. UPS / FED EX / AND OTHER EXPRESS DELIVERY SERVICES

Deliveries of this type usually begin at 9:00 a.m. These items are brought only to the Clerk's Office. The Clerks Office then calls the various departments with a request to pick up their items. . <u>Please,</u> <u>Make Sure Name of the BID IS ON THE OUTSIDE OF THE FEDEX /UPS ENEVELOPE.</u>

5. <u>HAND DELIVER BIDS – SUGGESTED PRACTICE</u>

Keeping the aforementioned items in mind, the Township <u>suggests</u> that bidders arrange to hand deliver their bid to the Clerk's Office, and the Clerk will personally turn it in to the Purchasing Agent before the advertised date and time. Please understand that bids arriving after the advertised bid date and time, for any reason, cannot be accepted, opened or considered. . CALL 732-562-2321 to drop off the sealed bid. **PLEASE MAKE SURE YOU DROP OFF YOUR SEALED BY OR BEFORE 12NOON 6/09/2022.**

Require: Submission of (1) <u>Original</u> Bid in <u>Blue Ink</u> and Required: (1) <u>Photo Copy</u> of the original marked "TRUE COPY".

Required (1) Original Bid Bond only with the Original bid packet.

All bids are to be submitted in duplicate; one (1) Original; one (1) Photo Copy of the Original Marked "TRUE COPY. No originals in the True copy

Bidders must call the purchasing office at 732-562-2321 to drop off the sealed bid. The Municipal building is closed to the public due to the Covid-19. PLEASE, MAKE SURE YOR SEALED BID ARRIVES BY OR BEFORE 12NOON.

During the Covid-19 pandemic, while the statewide "State of Emergency" declaration is still in effect in according with Executive Order 107 all proposal packets will only be read and opened electronically "BROADCAST LIVE" via ZOOM Bid opening. The Municipal building is closed due to the Covid-19 restrictions. Once the bid opening is concluded bidders must call the Purchasing Agent @ 732-562-2321 to set an appointment if bidders wishes to review any of the bids.

All bids shall be kept sealed , and will be received and publicly opened on the proposal opening date and time in the Township Council Chambers using Virtual teleconferencing which can be access by logging in to zoom in the following manner:

Join Zoom Meeting:

Piscataway Purchasing is inviting you to a scheduled Zoom meeting. Topic: 2022-2023-SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS. Time: Jun 9, 2022 02:00 PM Eastern Time (US and Canada) Join Zoom Meeting https://us02web.zoom.us/j/85471697055?pwd=T3h3ZVVkUUhISlc0Vi9IK28wOTZLdz09 Meeting ID: 854 7169 7055 Passcode: 916876 One tap mobile +13017158592,,85471697055#,,,,*916876# US (Washington DC) +13126266799,,85471697055#,,,,*916876# US (Chicago) Dial by your location +1 301 715 8592 US (Washington DC) +1 312 626 6799 US (Chicago) +1 646 876 9923 US (New York) Meeting ID: 854 7169 7055 Passcode: 916876

PLEASE, MAKE SURE YOU DROP OFF YOUR SEALED BID TO PURCHASING BY OR BEFORE 12NOON ON 6/09/2022.

BIDS WILL BE OPENING VIA ZOOM @2PM.

Township of Piscataway

BID CHECKLIST (A)

A. Bid packages must be submitted in duplicate on the proposed forms as provided, and in the manner designated. The Township of Piscataway will accept one original bid package and one copy of the bid package. Please include all items, organized as follows:

- 1. Addenda, Acknowledgement
- 2. Americans with Disabilities Act—Acknowledgement Bid Bond Form
- 3. Bid Proposal Form
- 4. Bid Guarantee (Bid Bond, Cashier's Check, or Certified Check)
- 5. Business Registration Certificate -- New Jersey—Submit with bid or prior to award of contract
- 6. Certificate (Consent) from Surety
- 7. Acceptable Bid Bond Forms
- 8. Contractor Questionnaire / Certification
- 9. Contractor's Registration Certification
- 10. Contractor Registration Certificate—Submit with bid or prior to award of contract
- 11. Equipment Certification
- 12. Iran Disclosure of Investment Activities
- 13. Non-Collusion Affidavit
- 14. Notice of Classification Form
- 15. Prequalification Affidavit—No Material Adverse Change-N/A
- 16. Prevailing Wages Certification
- 17. Statement of Ownership Disclosure
- 18. Subcontractor's Disclosure Statement and all required attachments for subcontractors.
- 19. Sworn Contractor Certification; Qualifications and Credentials
- 20. Bidder Comment Form Optional
- 21. Bid Cover Page, with name ,address ,phone number, E-mail address
- 22. Hold Harmless Agreement
- 23. Subcontractor's forms if not applicable: WRITE **N/A** ON THE FORM AND SIGN BOTTOM OF FORM.
- 24. Pay to Play Form
- 25. Affidavit Attesting to Compliance with Prevailing Wage Laws of NJ Form

Failure to submit the above listed documents with the bid package may be cause for rejection of the entire bid for being non-responsive

THE TOWNSHIP OF PISCATAWAY

BID CHECKLIST (B)

B. <u>Reminder Checklist</u>

As a courtesy, the Office of the Purchasing Agent has prepared this reminder checklist to items pertaining to this bid. The checklist is not considered to be all-inclusive. Bidders are to read and become familiar with all instructions outlined in the bid package.

ltem	Yes	No
1. Have you verified your pricing to ensure accuracy?		
2. Have you answered every question fully and accurately?		
3. Have you signed all your documents (Blue Ink)? No facsimile signature.		
4. Have you prepared all documents for submission?		
5. Did you make a copy of the bid package for your records?		
6. Did you make a duplicate copy of the original bid for the Township? Marked "True Copy"		
7. Did you submit a signed Bid Guarantee? Signed Consent of Surety?		
8. Did you correctly address the envelope, title of bid?		
9. Have you allowed ample time for the bid to reach the Clerk's Office?		
10. REQUIRED: Bid Cover Page: Name, Address, Phone Number, E-mail Address?	-	

COVER PAGE IS REQUIRED BACK FILLED- OUT.

BID NO. 2022-06-14

THE TOWNSHIP OF PISCATAWAY

2022-2023-SIDEWALK REPAIRS PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.



17 | P a g e

THE TOWNSHIP OF PISCATAWAY

INSTRUCTIONS TO BIDDERS

1. BIDS ARE TO BE SUBMITTED TO:

Division of Purchasing/Attention Purchasing Agent The Township of Piscataway 455 Hoes Lane Piscataway, New Jersey 08854

BY: <u>2:00 p.m.</u> PREVAILING TIME ON: <u>THURSDAY, JUNE 9, 2022</u>

by mail, delivery service or in person. Bids that are submitted are to be sealed and will be unsealed and announced at the bid opening meeting.

2. Bid Packages to be submitted in Duplicate. Bids must be placed in a *sealed* envelope/package marked as shown below on the front of the envelope/package. Bid packages must be submitted in duplicate on the proposed bid submittal forms as provided, and in the manner designated. The Township of Piscataway requires one original bid package, one duplicate copy of the bid package. The extra copies are necessary for processing of the bids. Bidders should also keep a complete copy of the bid packet, exactly as submitted.

OUTSIDE OF Envelope Label Information: Township: The Township of Piscataway

Bid Number: 2022-06-14 Project: <u>"2022-2023 SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS,</u> DRIVEWAYS & HANDICAP RAMPS"

Bid Date:	THURSDAY, JUNE 9, 2022
Bid Time:	2:00pm
Bidder:	Name of Company Address

City, State Zip

Failure to properly label the bid envelope may be cause for the rejection of the bid.

The Township of Piscataway does not accept electronic (E-mail) submission of bids.

PLEASE, MAKE SURE YOU DROP OFF YOUR SEALED BID BY OR BEFORE 12NOON 6/09/2022.

BID WILL BE OPENED @2PM VIA ZOOM.

3. BID OPENING MEETING

All bids will be publicly received and unsealed by the Purchasing Agent opened at the above address and read beginning at <u>2:00pm</u> on <u>THURSDAY</u>, JUNE 9, 2022. Bidders and/or their authorized agents, and the general public are invited to be present at the bid opening. It is the responsibility of each bidder to ensure that their bid is complete and presented to the Purchasing Agent prior to the advertised bid date and time. No bids shall be received or accepted by The Township of Piscataway after the advertised bid date and time. <u>PLEASE, MAKE SURE YOUR SEALED BID ARRIVES BY OR BEFORE 12NOON ON 6 /09/2022</u>. Join Zoom Meeting:

Piscataway Purchasing is inviting you to a scheduled Zoom meeting.

Topic: 2022-2023-SIDEWALK, CURBS, DRIVEWAYS & HANDICAP RAMPS REPAIR PROGRAM FOR VARIOUS STREETS

Time: Jun 9, 2022 02:00 PM Eastern Time (US and Canada)

Join Zoom Meeting

https://us02web.zoom.us/j/85471697055?pwd=T3h3ZVVkUUhISIc0Vi9IK28wOTZLdz09

Meeting ID: 854 7169 7055

Passcode: 916876

One tap mobile

+13017158592,,85471697055#,,,,*916876# US (Washington DC)

+13126266799,,85471697055#,,,,*916876# US (Chicago)

Dial by your location

+1 301 715 8592 US (Washington DC)

+1 312 626 6799 US (Chicago)

+1 646 876 9923 US (New York)

Meeting ID: 854 7169 7055

Passcode: 916876

PLEASE, MAKE SURE YOU DROP OFF YOUR SEALED BID BY OR BEFORE 12NOON 6/09/2022.

BID WILL BE OPENED @2PM VIA ZOOM.

BIDDING REQUIREMENTS

4. AFFIRMATIVE ACTION—EQUAL EMPLOYMENT OPPORTUNITY IN PUBLIC CONTRACTS--EEO

The construction contractor shall complete and submit an Initial Project Workforce Report, **Form AA-201** upon notification of award by the governing body. Proper completion and submission of this Report shall constitute evidence of the contractor's compliance with the regulations. Failure to submit this form may result in the contract being terminated. The contractor also agrees to submit a copy of the Monthly Project Workforce Report, **Form AA-202** once a month thereafter for the duration of the contract to the Department of Labor Workforce and Development and to The Township of Piscataway Public Agency Compliance Officer.

All bidders should familiarize themselves with N.J.S.A. 10:5-31 et seq. and N.J.A.C. 17:27-1.1 et seq. MANDATORY EQUAL EMPLOYMENT OPPORTUNITY LANGUAGE—EXHIBIT B. If awarded a contract, your company/firm will be required to comply with the above requirements.

All relevant questions should be related to:	Department of Treasury
	Division of Purchase and Property
	Contract Compliance and Audit Unit
	EEO Monitoring Program—PO Box 206
	Trenton, New Jersey 08625-0206
	(609) 292-5473

5. AMERICAN GOODS

In accordance with N.J.S.A. 40A:11-1 et seq., only manufactured products of the United States, wherever available, and where possible are to be used with this project.

Access to the Work and Records

The representatives of the Federal Department of Labor, the New Jersey Department of Environmental Protection and the New Jersey Department of Labor and any other governmental entity having jurisdiction shall be afforded access to the work and project records under this contract. The Contractor shall provide proper facilities for such access and inspection

6. AMERICANS WITH DISABILITIES ACT; FACILITIES FOR HANDICAPPED PERSONS

The contractor must comply with all provisions of Title II of the Americans with Disabilities Act (ADA), P.L 101-336, in accordance with 42 U.S.C. S121.01 et seq. The Township of Piscataway further recognizes that all specifications for the construction, remodeling or renovation of any public building shall provide facilities for the physically handicapped.

It is further recommended that bidders are required to read the Americans with Disabilities language form that is included in these specifications. The form shall be signed to show agreement with the provisions of Title II of the Act and the provisions are to be made a part of the contract. The signed form shall be submitted with the bid proposal. The contractor is obligated to comply with the Act and to hold the owner harmless.

7. ANTI-DISCRIMINATION PROVISIONS—N.J.S.A. 10:2-1

N.J.S.A. 10:2-1. Antidiscrimination provisions. Every contract for or on behalf of the State or any county or municipality or other political subdivision of the State, or any agency of or authority created by any of the foregoing, for the construction, alteration or repair of any public building or public work or for the acquisition of materials, equipment, supplies or services shall contain provisions by which the contractor agrees that:

a. In the hiring of persons for the performance of work under this contract or any subcontract hereunder, or for the procurement, manufacture, assembling or furnishing of any such materials, equipment, supplies or services to be acquired under this contract, no contractor, nor any person acting on behalf of such contractor or subcontractor, shall, by reason of race, creed, color, national origin, ancestry, marital status, gender identity or expression, affectional or sexual orientation or sex, discriminate against any person who is qualified and available to perform the work to which the employment relates;

b. No contractor, subcontractor, nor any person on his behalf shall, in any manner, discriminate against or intimidate any employee engaged in the performance of work under this contract or any subcontract hereunder, or engaged in the procurement, manufacture, assembling or furnishing of any such materials, equipment, supplies or services to be acquired under such contract, on account of race, creed, color, national origin, ancestry, marital status, gender identity or expression, affectional or sexual orientation or sex;

c. There may be deducted from the amount payable to the contractor by the contracting public agency, under this contract, a penalty of \$50.00 for each person for each calendar day during which such person is discriminated against or intimidated in violation of the provisions of the contract; and

d. This contract may be canceled or terminated by the contracting public agency, and all money due or to become due hereunder may be forfeited, for any violation of this section of the contract occurring after notice to the contractor from the contracting public agency of any prior violation of this section of the contract.

No provision in this section shall be construed to prevent the township from designating that a contract, subcontract or other means of procurement of goods, services, equipment or construction shall be awarded to a small business enterprise, minority business enterprise or a women's business enterprise pursuant to P.L..).

8. ARCHITECT OR CONSTRUCTION DISPUTES; ALTERNATIVE DISPUTE RESOLUTION PROCESS

All disputes relating to construction contracts or relating to contracts for engineers or architects, surveyors, design or skilled services relating to construction contracts for prompt payment issues shall be submitted to the following Alternative Dispute Resolution process ("ADR"):

All disputes shall first be submitted to the architect of record, if there is one, for a determination. If thirty (30) days pass without a determination by the architect or a determination is made that does not resolve the dispute, then the claims shall be submitted for non-binding mediation by a single mediator. The mediation shall be held where the project is located before a mediator who is mutually acceptable to the parties. The parties shall share the mediator's fees equally. If the dispute is submitted for mediation the neutral party involved must demonstrate knowledge of the Local Public Contracts Law.

Nothing shall prevent either party from seeking injunctive or declaratory relief in court at any time. The alternative dispute resolution practices required by this section shall not apply to disputes concerning the bid solicitation process, or to the formation of contracts.

The Bidder further agrees to include a similar provision in all agreements with independent contracts and consultants retained for the project and to require all independent contractors to include similar mediation provisions in all agreements with subcontractors, suppliers or fabricators so retained, thereby providing for mediation as the primary method for dispute resolution between the parties to those agreements. The arbitration of claims is expressly excluded under this Contract.

If the parties cannot resolve their dispute through the mediation process, the parties are free to file an action in the appropriate court of law.

**AIA- Document's will Not be accepted by The Township of Piscataway. Sample of acceptable Bid Bond Form in the bid

9. BID GUARANTEE AND BONDING REQUIREMENTS

A. Bid Guarantee Bidders shall submit with their bid package a bid guarantee made payable to: The Township of Piscataway ("Township"). The guarantee shall be in the form of a certified check, cashier's check or bid bond in the amount of 10% of the bid, but not in excess of \$20,000. Such deposit shall be forfeited upon refusal of a bidder to execute a contract. Any bid in the form of a check shall be returned when the contract is executed and surety (performance) bond filed with the Township.

The bid guarantee check for unsuccessful bidders, if requested, will be returned as soon after the bid opening as possible, but in no event later than (10) days after the bid opening.

Please note: <u>Uncertified business checks, personal checks or money orders are not acceptable.</u>

All bid bonds submitted must be signed and witnessed with original signatures. The Township will not accept facsimile or rubber stamp signatures on the bid bond. Failure to sign the bid bond by either the Surety or Principal, and/or failure to submit the properly executed bid bond with the bid package, shall be deemed cause for disqualification and rejection of the bid.

The Attorney-in-Fact who executes the bond on behalf of the surety shall affix to the bond a certified and current copy of the Power of Attorney. The Township of Piscataway will only accept bid bonds from companies that are licensed and qualified to do business in the State of New Jersey. Such a list may be available upon request to the State of New Jersey, Department of Banking and Insurance, P.O. 040, Trenton, New Jersey 08625. Failure to submit a properly executed bid guarantee shall be cause for disqualification and rejection of bid.

Please note: The name, address and phone number of the Bond Underwriter as well as the Bond Number shall be included with all bonds submitted to the Township.

**AIA- Documents will Not be accepted by The Township of Piscataway. Bidders must use Township BID BOND Form in the bid.

B. Certificate (Consent) of Surety-N.J.S.A. 40A:11-1 et seq.,

Each bidder must submit with his bid a certificate from a surety company stating that the surety company will provide the contractor with a performance bond in an amount equal to the amount of the contract (N.J.S.A. 40A-11-1 et seq.,). Such surety company must be licensed and qualified to do business in the State of New Jersey. All certificate (consent) of surety documents must be signed with original signatures.

The Township will not accept facsimile or rubberstamp signatures. The certificate (consent) of surety, together with a power of attorney must be submitted with the bid. Submission of a Consent of Surety which contains any prior conditions upon the Surety's issuance of the required Bonds (other than the award of the contract) may be cause for rejection of the bid.

Failure to sign the Certificate (Consent) of Surety by either the Surety or Principal, and/or failure to submit the properly executed Certificate (Consent) of Surety with the bid package, shall be deemed cause for disqualification and rejection of the bid.

** Bidders must use Township BID BOND Form in the bid

**Bidders must use Township Performance Payment Bond Form in the bid(-Sample)

C. Performance Bond--(N.J.S.A. 2A:44-143/2A:44-147)

The successful contractor shall furnish a Performance, Payment and Completion Bond in a sum of at least one hundred percent (100%) of the total amount payable by the terms of his Contract. Such written guarantee shall be made payable to the Township of Piscataway and shall be in the form required by Statute. Attached to the performance bond shall be a Surety Disclosure Statement and Certification which shall be complete in all respects and duly acknowledged according to law. A model Surety Disclosure Statement and Certification is presented in the Appendix Section of this proposal.

Such bond shall further carry a stipulation that no advance, premature, excessive or delayed payments by the Township shall in any way affect the obligation of the Surety on its bond.

Such bond shall further stipulate that no payments made to the contractor, nor partial or entire use of occupancy of the work by the Township shall be an acceptance of any work or materials not in accordance with this Contract and the Surety shall be equally bound to the same extent as the Contractor.

It is expressly stipulated that the Surety for the Contractor on the project shall be obligated to make periodic inquiries of the Township at reasonable times, to determine whether its Principal has performed or was performing the Contract in accordance with all its terms and conditions, particularly in relation to the progress payments scheduled under said Contract with the Township.

In the event the Contractor defaults or fails to perform or finish the work prescribed under the Contract for any reason whatsoever, it shall become the unqualified obligation the Surety for the defaulting contractor to complete the Contract in accordance with its terms following receipt of notice from the Township of such default.

The Township shall only accept one payment and performance bond to cover this public works contract. The performance bond shall contain language as found in N.J.S.A. 2A:44-14. The bond form language is presented in the Appendix Section of this proposal.

Such Performance, Payment and Completion Bond shall be executed and delivered to The Township of Piscataway when so requested by the Notice to Proceed Letter or within ten (10) days after the award of contract.

The Township of Piscataway will only accept performance bonds from surety companies that are licensed and qualified to do business in the State of New Jersey, and if the amount of the bond is \$850,000 but not more than \$3.5 million, the surety shall hold a current certificate of authority, issued by the United States Secretary of the Treasury pursuant to 31 U.S.C. 9305. (N.J.S.A. 2A:44-143 (b))

Please note: The name, address, and phone number of the Bond Underwriter as well as the Bond Number shall be included with all bonds submitted to The Township of Piscataway and must be duly signed with original signatures.

When applicable, for multi-year contracts and for extension of contracts, the Performance Bond may be re-submitted each year on the contract anniversary date for one hundred per cent (100%) of the contract amount.

** Bidders must use Township Performance Payment Bond Form in the bid. (-SAMPLE)

10. BID PROPOSAL FORM

All bids are to be written in by typewriter or ink in a legible manner on the official Bid Proposal Form. Any bid price showing any erasure or alteration must be initialed by the bidder in ink, at the right margin next to the altered entry. Failure to initial any erasure or alteration may be cause to disqualify that particular bid entry. If the disqualified entry is a required one, the entire bid may be subject to rejection, so please fill out all entries with care.

Business Organization

Each Bid Proposal Form must give the full business address, business phone, fax, e-mail, the contact person of the bidder, and be signed by an authorized representative as follows:

• Bids by partnerships must furnish the full names of all partners and must be signed in the partnership name by one of the members of the partnership or by an authorized representative, followed by the signature and designation of the person signing.

• Bids by corporations must be signed in the legal name of the corporation, followed by the name of the State in which incorporated and must contain the signature and designation of the president, secretary or other person authorized to bind the corporation in the matter.

- Bids by sole-proprietorship shall be signed by the proprietor.
- When requested, satisfactory evidence of the authority of the officer signing shall be furnished.

The Bid Proposal Form must be duly signed by the authorized representative of the company, at the end of the Bid Proposal Form. **Failure to sign in <u>Blue Ink</u> the Bid Proposal Form may be cause to disqualify the entire bid.** If the Bid Proposal Form contains more than one sheet, then bidders are requested to affix the company name and address on each intervening sheet between the front sheet and the signature sheet which already bear the company information.

The Township of Piscataway will not consider any bid on which there is any alteration to, or departure from, the bid specifications. Bidders are not to make any changes on the Bid Proposal Form, or qualify their bid with conditions differing from those defined in the contract documents. If bidders do make changes on the Bid Proposal Form, except as noted above for initialed clerical mistakes, it may be cause to disqualify that particular bid as non-responsive. (N.J.S.A. 40A:11-1 et seq.,)

The bidder also conveys by submitting a bid that the company he represents is financially solvent, experienced in and competent to perform the type of work so specified.

<u>BID RESULTS.</u> Preliminary bid results you can E-mail <u>purchasing@piscatawaynj.org</u> generally within 24-36 hours after date and time of bid opening

11. BIDDER COMMENT SHEET

This form is for the Bidder's use in offering voluntary alternates, or other comments intended to afford the Township information or opportunities to improve the quality of the project, without invalidating the bid proposal. It may *not* be used to take exception to specific conditions of the project defined in the contract documents which the Bidder does not like. The bid provided must be based upon the plans and specifications, and all contract conditions, as stated. If these documents or conditions contain some untenable item, or extremely expensive provision, for example, to which the Bidder wishes to raise objection, this must be done at the pre-bid meeting, or in writing to the Purchasing office at: <u>Purchasing@piscatawaynj.org</u> through the question process outlined in the Instructions to Bidders. Such inquiries will have response issued by addendum only, and the resulting decision circulated to all bidders of record.

12. BIDDER'S RESPONSIBILITY FOR BID SUBMITTAL

It is the responsibility of the bidder to ensure that their bid is presented to The Township of Piscataway and officially received before the advertised date and time of the bid. It is understood and agreed upon that any person in The Township of Piscataway will be absolved from responsibility for the premature opening of any bid not properly labeled and sealed. Failure to properly label the bid envelope may be cause for the rejection of the bid. **PROPERLY NAME OF THE BID: OUTSIDE OF THE ENVELOPE MUST BE LABEL CLEAR.**

ON YOUR FEDEX OR UPS ENVELPLE THE NAME OF THE BID MUST BE ON THE OUTSIDE.

Reference to General Requirements and Special Conditions

The attention of bidders is specifically directed to the General Requirements, and the Special Conditions of the specifications

<u>BID SUBMITTAL.</u> Bids may be hand delivered or mailed per legal Notice by Bidders. In the case of mailed bids, the Township of Piscataway will <u>not</u> assume any responsibility for bids lost in transit at any time before bid opening. All bids received after the designated date and time will be returned unopened to the bidder.

A. <u>QUESTIONS REGARDING PLANS & SPECIFICATIONS</u>. Should any bidder be in doubt as to the intent of the Plans and Specifications, he should immediately notify the Purchasing Agent in writing by E-mail to : <u>Purchasing@piscatawaynj.org</u>, who will send a written addendum to all bidders covering the point in question. Bidders may not rely upon oral before submitting bids, the bidder shall apply in writing to the Purchasing Agent for clarification or interpretation of any conflicting information between two or more statements in the Plans and Specifications. If such clarification is not requested seven business days before bidding, the bidder shall be responsible for doing such work and furnishing such materials, as is necessary to comply with whichever interpretation of the Plans and Specifications the Engineer may, during construction, judge to be proper. . Question to be E-mailed to <u>Purchasing@piscatawaynj.org</u>. By 12noon on JUNE 1, 2022.

13. BUSINESS REGISTRATION CERTIFICATE (N.J.S.A. 52:32-44)

Pursuant to N.J.S.A. 52:32-44 as amended, a contractor shall provide the contracting agency with the business registration of the contractor and that of any named subcontractor prior to the time a contract, purchase order, or other contracting document is awarded or authorized. At the sole option of the contracting agency, the requirement that a contractor provide proof of business registration may be fulfilled by the contractor providing the contracting agency sufficient information for the contracting agency to verify proof of registration of the contractor, or named subcontractors, through a computerized system maintained by the State.

Request of the Township

All bidders or companies providing responses for requested proposals, are **requested** to submit with their response package a copy of their "New Jersey Business Registration Certificate" as issued by the Department of Treasury of the State of New Jersey.

The Township reminds all respondents that failure to submit the New Jersey Business Registration Certificate prior to the award of contract will result in the rejection of the proposal.

A subcontractor named in a bid or other proposal made by a contractor to a contracting agency shall provide a copy of its business registration to any contractor who shall provide it to the contracting agency pursuant to the provisions of subsection b. of this section. No contract with a subcontractor shall be entered into by any contractor under any contract with a contracting agency unless the subcontractor first provides the contractor with proof of a valid business registration.

The contractor shall maintain and submit to the contracting agency a list of subcontractors and their addresses that may be updated from time to time during the course of the contract performance. A complete and accurate list shall be submitted before final payment is made for goods provided or services rendered or for construction of a construction project under the contract. A contracting agency shall not be responsible for a contractor's failure to comply with this subsection.

A contractor or a contractor with a subcontractor that has entered into a contract with a contracting agency, and each of their affiliates, shall collect and remit to the Director of the Division of Taxation in the Department of the Treasury the use tax due pursuant to the "Sales and Use Tax Act," P.L.1966, c.30 (C.54:32B-1 et seq.) on all their taxable sales of tangible personal property delivered into this State.



A business organization that fails to provide a copy of a business

registration as required pursuant to section 1 of P.L.2001, c.134 (C.52:32-44 et al.) or subsection e. or f. of section 92 of P.L.1977, c.110 (C.5:12-92), or that provides false information of business registration under the requirements of either of those sections, shall be liable for a penalty of \$25 for each day of violation, not to exceed \$50,000 for each business registration copy not properly provided under a contract with a contracting agency or under a casino service industry enterprise contract.

14. CHALLENGES TO BID SPECIFICATIONS (N.J.S.A. 40A:11-1 et seq.,)

Any prospective bidder who wishes to challenge a bid specification shall file such challenges in writing with the Purchasing Agent no less than three (3) days prior to the opening of bids. Challenges filed after that date shall be considered void and having no impact on The Township of Piscataway or the award of a contract.

15. CHANGE ORDERS (N.J.A.C. 6A:26-4.9, 4.10 et seq.) (N.J.A.C. 5:30-11.1 et seq.)

The Township Approval Required; Prior to Issuance of Change Order (N.J.A.C. 5:30-11.2)

Change orders may be approved by The Township of Piscataway in an amount up to twenty percent (20%) when necessitated by one of the following:

- Emergencies consistent with N.J.S.A. 40A:11-1 et. Seq.;
- Unforeseeable physical conditions; or
- Minor modification to the project/scope that achieve cost savings, improve service or resolve construction conditions.

Contractors are prohibited to perform any change order unless so directed in writing by the Township, Office of the Purchasing Agent. Project Manager must have Resolution and Certified Funds by CFO/Director of Finance for any Change Orders. No work can be started by the Contractor without a Resolution and Certified Funds, Executed Change Order Contract.

16. CONTRACTS

A. Award of Contract; Rejection of Bid

The contract shall be awarded, if at all, to the lowest responsible bidder as determined by the Township. The Township of Piscataway reserves the right to reject any or all bids as authorized by the Local Public Contracts Law, and to waive any informalities the Township feels are in the best interests of the Township.

Award the Contract or Reject All Bids--Sixty (60) Days

Pursuant to N.J.S.A. 40A:11-1 et seq., The Township of Piscataway shall award the contract or reject all bids within sixty (60) days of the advertised date and time, except that bids of any bidders who consent thereto may, at the request of the Township, be held in consideration for such longer period as may be agreed.

B. Equal Prices

Pursuant to the statute when two or more bidders submit equal prices and the prices are the lowest responsible bids, the Township may award the contract to the vendor whose response, in the discretion of the Township, is the most advantageous, price and other factors considered.

<u>EQUAL OR TIE BID.</u> The Township of Piscataway reserves the right to award at their discretion, in the best interest of the Township and with reference to the information submitted with the proposals, to any of the tie bidders.

<u>UNIT PRICES.</u> All unit prices, and all lump sum prices, in the bid proposal shall include all applicable fees, cost, and tax (if any) relating to project, and all charges for overhead, profit, insurance, etc. The successful bidder will not be responsible for real property tax on any property of the Owner, including the site of the project. Bid proposal amount will exclude all Federal Excise Tax and sales tax of all states, except those if any.

<u>PRICING ERROR.</u> If a pricing error is discovered after bid opening between the unit price and the total extended price, the unit price shall prevail.

<u>RIGHTS RESERVED BY TOWNSHIP.</u> The Township reserves the right to reject any and all bids, to waive any informalities or irregularities in the bids received, and to accept any bid which is deemed most favorable to the Township of Piscataway, New Jersey, at the time and under the conditions stipulated. Proposals incorporating deviations which, in the judgment of the Purchasing Agent, are a clear departure from the intent and purpose of these specifications will not be considered.

C. <u>Return of Contracts and Related Contract Documents</u>

Upon written notification of award of contract by the Township, the contractor shall sign and execute a formal contract agreement between the township and Contractor and return the executed contracts along with:

- 1. Performance Bond in the total amount of the contract.
- 2. Insurance Certificate with The Township of Piscataway named as an additional insured.
- 3. Affirmative Action Form AA-201 Initial Project Workforce Report.
- 4. Other required documents as may be outlined in bid specifications.

The above documents may also be required for submission with the official Notice to Proceed. The contracts and related documents shall be returned to the Office of the Purchasing Agent within **ten (10) days of receipt of notification**. Failure to execute the contract and return said contract and related required documents within the prescribed time may be cause for the annulment of award by the Township with the bid security becoming property of the Township.

D. <u>Alterations of Contract</u>

The Township of Piscataway reserves the right to alter or amend the contract by adding to or subtracting from the work herein specified, such additions or omissions being done under the general conditions of these specifications and the terms of the Contract. No changes shall be permitted from the specifications except that the same be in writing and the amount of the extra compensation or credit stipulated therein. Refer to Change Order Section.

E. Term of Contract

The contractor, to whom the contract is awarded, will be required to do and perform the work/services and to provide and furnish the materials in connection therewith in accordance with the plans and specifications on or before the date listed in the Technical Specifications.

TERM/COMPLETION OF PROJECT AS PER SPECIFICATION/PROPOSAL PAGES

F. <u>Purchase Order Required</u>

No contractor shall commence any public works project until he is in receipt of an approved purchase order authorizing work to begin. (See Notice (Authorization) to Proceed)

17. CONTRACTOR'S REGISTRATION EVIDENCE

A. Valid Certificate – Receipt of Bid

All contractors must adhere to the provisions of the Public Works Contractor Registration Act – N.J.S.A. 34:11-56.48 et seq. The PWCRA requires that "*No contractor shall bid on any contract for public work . . . unless the contractor is registered pursuant to this act.*" The law requires that all contractors and sub-contractors named in the proposal possess a valid certificate at the time the proposal is received by the contracting unit, in this case the Township.

B. <u>Submission of Certificate – Receipt of Bid--Requested; Prior to Award--Mandatory</u> All bidders **are requested** to submit with the bid package a current Public Works Contractor Registration Certificate that was issued prior to the receipt of the bid.

The contractor who most likely is to be considered for the contract award, must submit a copy of the current Public Works Contractor Registration Certificate, and if applicable, copies of certifications of all listed subcontractors, prior to the award of contract. If the successful contractor fails to provide copies of certificates prior to the award of contract, the bid may be rejected as non-responsive.

For more information contact:

Contractor Registration Unit Division of Wage and Hour Compliance New Jersey Department of Labor & Workforce Development PO Box 389 Trenton, New Jersey 08625-0389 Tel: 609-292-9464 Fax: 609-633-8591 E-mail: wage.hour@dol.nj.gov Website: Iwd.dol.state.nj.us/labor/wagehour/content/contact_us.html

18. CONTRACTOR/VENDOR REQUIREMENTS—OFFICE OF THE NEW JERSEY STATE COMPTROLLER

Contractors/vendors doing business with The Township of Piscataway are reminded of the following legal requirements pertaining to the Office of the New Jersey State Comptroller:

A. Access to Relevant Documents and Information—N.J.S.A. 52:15C-14 (d)

Private vendors or other persons contracting with or receiving funds from a unit in the Executive branch of State government, including an entity exercising executive branch authority, independent State authority, public institution of higher education, or unit of local government or the township shall upon request by the State Comptroller provide the State Comptroller with prompt access to all relevant documents and information as a condition of the contract and receipt of public monies. The State Comptroller shall not disclose any document or information to which access is provided that is confidential or proprietary. If the State Comptroller finds that any person receiving funds from a unit in the Executive branch of State government, including an entity exercising executive branch authority, independent State authority, public institution of higher education, or unit of local government or the township refuses to provide information upon the request of the State Comptroller, or otherwise impedes or fails to cooperate with any audit or performance review, the State Comptroller may recommend to the contracting unit that the person be subject to termination of their contract, or temporarily or permanently debarred from contracting with the contracting unit.

B. Maintenance of Contract Records—N.J.A.C. 17:44-2.2

Relevant records of private vendors or other persons entering into contracts with covered entities are subject to audit or review by OSC pursuant to N.J.S.A. 52:15C-14(d).

The contractor/vendor to whom a contract has been awarded, shall maintain all documentation related to products, transactions or services under this contract for a period of five years from the date of final payment. Such records shall be made available to the New Jersey Office of the State Comptroller upon request.

19. DEBARMENT, SUSPENSION, OR DISQUALIFICATION - (N.J.A.C. 17:19-1.1 et seq.)

The Township of Piscataway will not enter into a contract for work with any person, company or firm that is on the State Department of Labor and Workforce Development; Prevailing Wage Debarment List, or the State of New Jersey Consolidated Debarment Report (<u>www.state.nj.us/treasury/debarred</u>) or the Federal System for Award—SAM.gov.

All bidders are required to submit a sworn statement indicating whether or not the bidder is, at the time of the bid, included on the State Department of Labor and Workforce Development; Prevailing Wage Debarment List or the State of New Jersey Consolidated Debarment Report, or the Federal Debarred Vendor List--Excluded Parties List System, through the System for Award Management portal—SAM.gov.

20. DOCUMENTS, MISSING/ILLEGIBLE

The bidder shall familiarize himself with all forms provided by the Township that are to be returned with the bid. If there are any forms either missing or illegible, it is the responsibility of the bidder to contact the Purchasing Agent during regular business hours or the **Guy Gaspari**, **Director of Public Works** as outlined in the bid advertisement for duplicate copies of the forms. This must be done before the bid date and time. The Township accepts no responsibility for duplicate forms that were not received by the bidder in time for the bidder to submit with his bid.

*Forms provided by The Township of Piscataway that must be returned with bid are referenced in the proceeding checklist.

21. DOCUMENT SIGNATURES - ORIGINAL; BLUE INK

All documents returned to the Township shall be signed in ink (blue) with an original signature. Failure to sign and return all required documents with the bid package may be cause for disqualification and for the bid to be rejected pursuant to N.J.S.A 40A:11-1 et seq., (non-responsive). The Township will not accept facsimile or rubber stamp signatures.

Checklist of Required Documents (Forms Provided in Bid Package)

A algo a subada a s
Acknowledgement of Addenda
Americans with Disabilities Act
Bid Proposal Form
Bidder Comments Formoptional
Bid Cover Sheet, Name, Address, Phone Number, E-mail
Bid Bond Form-Piscataway Form only
Contractor Questionnaire/Certification
Contractor's Registration Certification
Equipment Certification
Exhibit "B"
Hold Harmless
Bidders Affidavit
Plan & Experience
Pay to Play Form
Affidavit attesting to Compliance with Prevailing Wage Laws of NJJ form
Iran Disclosure of Investment Activities
Non-Collusion Affidavit
Prequalification Affidavit –N/A
Prevailing Wages Certification
Statement of Ownership Disclosure
Subcontractor's Disclosure Statement
Sworn Contractor Certification; Qualifications and Credentials

Please check your bid package for these forms!

Reminder – Original Bid and One True Copy of Bid Package

Bid packages are to be submitted in duplicate on the proposed forms as provided and the manner designated. The Township of Piscataway will accept one original bid package, one true copy of the bid package.

22. <u>EQUIPMENT CERTIFICATION</u> (N.J.S.A. 40A:11-1 et seq.,)

Each bidder shall provide a certification showing that he owns, leases or controls all the necessary equipment required by the specifications. If the bidder is not the actual owner or lessee of any such equipment, he shall submit a certificate stating the source from which the equipment will be obtained and shall obtain a certificate from the owner and person in control of the equipment, definitely granting to the bidder the control of the equipment required during such time as may be necessary for the completion of that portion of the contract for which it is necessary.

The certificates are to be submitted with the bid. If the contract involves the installation of a manufactured system which requires the contractor to have special knowledge or training, or to be specifically certified by the manufacturer to install their system, this form is used to submit such required evidence of the bidder's approval from the manufacturer.

23. EXAMINATION OF SPECIFICATIONS, ACKNOWLEDGEMENT

The bidder, by submitting a proposal, acknowledges that he has carefully examined the bid specifications, documents, addenda (if any), and the site; and that from his investigation, he has satisfied himself as to the nature and location of the work, the general and local conditions and all matters which may in any way affect the work or its performance, and that as a result of such examination, he fully understands the intent and purpose thereof, his obligations thereunder, and that he will not make any claim for, or have any right to damages, because of the lack of any information.

Each bidder submitting a bid for a service contract shall include in his bid price all labor, materials, equipment, services, and other requirements necessary, or incidental to, the completion of the work, and other pertinent work as hereinafter described, in accordance with the bid specifications and documents.

Quality of Materials and Workmanship

The attention of bidders is directed to the exacting requirements of the Contract requiring the Contractor to provide safe, watertight and otherwise adequate structures. The bidder shall realize fully that the first class materials and workmanship specified must be supplied in full measure in order to produce acceptable structures and equipment of the kind specified and as designed to give uninterrupted service for an extended period. As per Specifications.

TERM/COMPLETION OF PROJECT AS PER SPECIFCATIONS/PROPOSAL PAGES

24. FALSE MATERIAL REPRESENTATION/TRUTH IN CONTRACTING

A person commits a crime if the person knowingly makes a material representation that is false in connection with the negotiation, award or performance of a government contract. If the contract amount is for \$25,000.00 or above, the offender is guilty of a crime of the second degree. If the contract amount exceeds \$2,500.00, but is less than \$25,000.00, the offender is guilty of a crime of the third degree. If the contract amount is for \$2,500.00 or less, the offender is guilty of a crime of the fourth degree.

Bidder should be aware of the following statutes that represent "Truth in Contracting" laws:

• N.J.S.A. 2C:21-34, et seq. governs false claims and representations by bidders. It is a serious crime for the bidder to knowingly submit a false claim and/or knowingly make material misrepresentation.

• N.J.S.A. 2C:27-10 provides that a person commits a crime if said person offers a benefit to a public servant for an official act performed or to be performed by a public servant, which is a violation of official duty.

• N.J.S.A. 2C:27-11 provides that a bidder commits a crime if said person, directly or indirectly, confers or agrees to confer any benefit not allowed by law to a public servant.

• Bidder should consult the statutes or legal counsel for further information.

25. FORCE MAJEURE

Neither party shall be liable in damages for any failure, hindrance or delay in the performance of any obligation under this Agreement if such delay, hindrance or failure to perform is caused by conditions beyond the control of either party, including, but not limited to, Acts of God, flood, fire, war or the public enemy, explosion, government regulations whether or not valid (including the denial or cancellation of any export or other necessary license), court order, state funding, or other unavoidable causes beyond the reasonable control of the party whose performance is affected which cannot be overcome by due diligence.

Vendors, and/or contractors who have a contract with The Township of Piscataway to provide goods or services cannot unilaterally claim an increase in the cost of the contract because of Force Majeure.

26. INSURANCE AND INDEMNIFICATION

The bidder to whom the contract is awarded for any service work or construction work shall secure, pay the premiums for and keep in force until the contract expires, insurance of the types and amounts listed as listed:

General Liability	\$2,000,000. General Aggregate \$1,000,000. Products \$1,000,000. Bodily Injury Property Damage & Personal Injury Combined
	\$1,000,000. Each Occurrence
	\$ 100,000 Pollution Cleanup
	\$ 50,000. Fire Damage
	\$ 5,000. Medical Expense
Excess Umbrella Liability	\$4,000,000
	\$1,000,000 Sexual Harassment
Comprehensive Automobile Liability Coverage	\$1,000,000 Combined Single Limit Bodily Injury/Property Damage

(A) Insurance Certificate – When Required

- The contractor shall present to The Township of Piscataway an insurance certificate in the above types and limits before any work or service begins.
- Automobile liability insurance coverage shall be included for any vehicle used by the contractor.
- The certificate holder shall be as follows:

The Township of Piscataway c/o Office of the Purchasing Agent 455 Hoes Lane Piscataway, New Jersey 08854

Additional Insured Clause-- The contractor must include the following clause on the insurance certificate.

"The Township of Piscataway is named as an additional insured"

OTHER INSURANCES

<u>WORKERS COMPENSATION</u> Evidence of adequate Workers Compensation Insurance as required by the laws of the State of New Jersey and the United States, must be available for perusal. The minimum limits are the following, unless a greater amount is required by law:

Bodily Injury by Accident Bodily Injury by Disease Bodily Injury by Disease Contract Liability \$1,000,000. Each Accident \$1,000,000. Policy Limit \$1,000,000. Each Employee Same as General Liability

(B) Indemnification

The contractor shall assume all risk of and responsibility for, and agrees to indemnify, defend, and save harmless the Township and its agents, employees and Township members, from and against any and all claims, demands, suits, actions, recoveries, judgments and costs and expenses (including, but not limited to, attorney's fees) in connection therewith on account of the loss of life or property or injury or damage to any person, body or property of any person or persons whatsoever, which shall arise from or result directly or indirectly from the work and/or materials supplied under this contract or the performance of services by the contractor under the agreement or by a party for the whole contract is liable. This indemnification obligation is not limited by, but is in addition to, the insurance obligations contained in this agreement.

The Contractor is to assume all liability of every sort incident to the work, including property damage caused by him or his men or by any subcontractor employed by him or any of the subcontractor's men.

(C) <u>Builders Risk</u> Applicable <u>X Not Applicable</u>

The contractor shall obtain and pay for within their bid, a Builder's Risk Policy providing coverage for all risk of physical loss or damage to the property in an amount equal to the total project value, less excavations and foundations.

The policy must be maintained for the duration of the project from the beginning of construction until:

(i) written acceptance by **Guy Gaspari**, Director of Public Works, Piscataway STERLING VILLAGE SENIOR HOUSING or substantial completion, and

(ii) a temporary certificate of occupancy or certificate of occupancy has been issued.

A copy of the policy must be delivered to The Township of Piscataway before construction begins. All of the contractor's policies, with the exception of workers' compensation, shall be endorsed naming the Township, its elected and appointed officials, and employees as additional insureds.

27. INTERPRETATIONS AND ADDENDA (N.J.S.A. 40A:11-1 et seq.,)

No interpretation of the meaning of the specifications will be made to any bidder orally. Every request for such interpretations should be made in writing to the Purchasing Agent or **Guy Gaspari, Director of Public Works** of Record and must be received by same at least ten (10) business days, not including Saturdays, Sundays and holidays, prior to the date fixed for the opening of bids to be given consideration. Any and all interpretations and any supplemental instructions will be distributed in the form of written addenda to the specifications. The addenda will be provided by The Township of Piscataway in accordance with N.J.S.A 40A:11-1 et. Seq. to the bidder by E-mail , certified fax or delivery service, no later than seven (7) days, not including Saturdays, Sundays, or holidays prior to the date for acceptance of the bids. All addenda so issued shall become part of the contract document.

<u>ADDENDA.</u> It shall be understood that any addendum issued from time to time to provide additional information to the bidders shall become an integral part of this bid package. Receipt of Addendum shall be acknowledged by the bidders in the space provided therefore on the "Bid Proposal Form: Bidders log into Township website for Addendums. <u>www.piscatawaynj.org</u> . **By 12noon on JUNE 1, 2022.**

28. IRAN DISCLOSURE OF INVESTMENT ACITIVITIES- (N.J.S.A. 40A:11-1 et seq.,)

The Township of Piscataway, pursuant to N.J.S.A. 40A:11-1 et. Seq. shall implement and comply with Public Law 2012, c.25, Disclosure of Investment Activities in Iran—N.J.S.A. 52:32-55 et seq.

Pursuant to Public Law 2012, c. 25, any person or entity that submits a bid or proposal or otherwise proposes to enter into or renew a contract, must complete a certification attesting, under penalty of perjury, that neither the person or entity, nor any of its parents, subsidiaries, or affiliates, is identified on the Department of Treasury's Chapter 25 list as a person or entity engaging in investment activities in Iran.

The Chapter 25 list is found on the Divisions website

http://www.state.nj.us/treasury/purchase/pdf/Chapter25List.pdf.

If the Township determines that a person or entity has submitted a false certification concerning its engagement in investment activities in Iran under section 4 of P.L.2012, c.25 (C.52:32-58), the Township shall report to the New Jersey Attorney General the name of that person or entity, and the Attorney General shall determine whether to bring a civil action against the person to collect the penalty prescribed in paragraph (1) of subsection a. of section 5 of P.L.2012, c.25 (C.52:32-59).

In addition, bidders must provide a detailed, accurate and precise description of the activities of the bidding person/entity, or one of its parents, subsidiaries or affiliates, engaging in the investment activities in Iran outlined above by completing the boxes on the lower portion of the enclosed form.

The Township has provided within the specifications, a Disclosure of Investments Activities certification form for all persons or entities, that plan to submit a bid, respond to a proposal, or renew a contract with the Township, to complete, sign and submit with the proposal.

JANUARY 29, 2021 UPDATE IRAN INVESTMENTS DISCLOSURE DOCUMENT FOR BIDS DOCUMENTS

Subject: Iran Investment Disclosure Now Pre-Award

Effective January 29, 2021, P.L. 2021, c. 4 amends the law requiring vendor and contractor disclosure of investment activities in Iran. The law allows the Iran investment disclosure form to be submitted prior to contract award and at the time the contract is renewed rather than with the bid or RFP submission. Although the law refers to State contracts, it also applies to contracting units subject to the Local Public, Public School, and County College Contracts Laws because N.J.S.A. 40A:11-2.1; 18A:18A-49.4; and 18A:64A-25.43, respectively, require these contracting units to follow the Iran disclosure procedure for State contracts. Contracting units are encouraged to review the new law with legal counsel and revise their procurement forms as necessary.

Failure to complete, sign, certify and submit the Disclosure of Investment Activities in Iran form with the bid/proposal shall be cause for rejection of the proposal.

29. <u>LIABILITY – COPYRIGHT</u>

The contractor (vendor) shall hold and save the Township, its officials and employees, harmless from liability of any nature or kind for or on account of the use of any copyrighted or un-copyrighted composition, secret process, patented or unpatented invention, article or appliance furnished or used in the performance of his contract.

30. LIQUIDATED DAMAGES

The contractor agrees to substantially complete this public works project to the complete satisfaction of The Township of Piscataway by the stated contract completion date or within the number of working days so specified in the contract.

Failure to complete the project within the specified time frame or contract completion date shall lead to The Township of Piscataway assessing liquidated damages against the contractor in accordance with and pursuant to N.J.S.A. 40A:11-1 et. seq.

For each calendar day thereafter that the work included under this contract remains uncompleted in accordance with the provision of the contract or not completed to the satisfaction of the Township, the Township shall assess liquidated damages as follows:

Amount of Contract

Range of Amount

\$ 20,000 and less than \$ 50,000
50,001 and less than \$ 100,000
100,001 and less than \$ 250,000
251,001 and less than \$ 500,000
500,000 and less than \$1,000,000
1,000,000 and over

Liquidated Damages

\$ 200.00 per calendar day 300.00 per calendar day 500.00 per calendar day
1,000.00 per calendar day
2,000.00 per calendar day
2,500.00 per calendar day

The Township may assess liquidated damages by deducting the amount from monies which may due or become due to the contract.

The Township may also assess the contractor additional damages for costs the Township may incur because each day the project remains uncompleted. These costs include but are not limited to:

- o Construction management fees
- o Architect/engineer fees
- o administrative costs
- Any inspector or inspectors necessarily employed by The Township of Piscataway on the work, for any number of days in excess of the number allowed in the specifications

The Township of Piscataway may also assess against all monies owed to the contractor, liquidated damages for the violation of any terms and conditions of the contract or agreement by the contractor or the failure to perform said contract or agreement in accordance with its terms and conditions or the terms or conditions of the "Local Public Contracts Law," in accordance with and pursuant to N.J.S.A. 40A:11-1 et seq.,

31. <u>MAINTENANCE BONDS</u> X<u>Required</u> not Required When required by the Township, the contractor shall furnish a Maintenance Bond for the total sum of the contract price, indemnifying The Township of Piscataway against defects in construction for a period of <u>Two (2) years</u> after the completion of the work, general wear and tear excepted.

The condition of this obligation is such that if the successful contractor shall indemnify and hold harmless The Township of Piscataway from and against all losses, costs, damages and expenses, whatsoever, which the Township may suffer or compelled to pay by reason of the failure of the successful contractor to indemnify the Township against defects in construction for a period of <u>Two (2) years</u> after the completion of the work. Maintenance Bond must be sent to the project manager at the Township of Piscataway.

32. NON-COLLUSION AFFIDAVIT (N.J.S.A. 52:34-15)

A notarized Non-Collusion Affidavit shall be submitted with the bid/proposal. The bidder/respondent has to certify that he has not directly or indirectly, entered into any agreement, participated in any collusion, discussed any or all parts of this proposal with any potential bidders, or otherwise taken any action in restraint of free, competitive bidding in connection with the above named bid, and that all statements contained in said Proposal and in this affidavit are true and correct, and made with full knowledge that The Township of Piscataway relies upon the truth of the statements contained in said Proposal and in this affidavit in awarding the contract for the said bid.

The respondent has to further warrant that no person or selling agency has been employed or retained to solicit or secure such contract upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, except bona fide employees of bona fide established commercial or selling agencies maintained by the respondent.

The Township of Piscataway has provided a Non-Collusion Affidavit form here within the specifications package. All respondents are to complete, sign, have the signature notarized and submit the form with the proposal response.

Failure to submit the Non-Collusion Affidavit with the proposal may be cause for the disqualification of the proposal.

33. NOTICE (AUTHORIZATION) TO PROCEED

The contractor shall not perform any work, or provide any services, materials, supplies until a Notice (Authorization) to Proceed is received from the Office of the Purchasing Agent/Project Manager.

The Township of Piscataway only recognizes the receipt by the contractor of an approved signed purchase order as a Notice to Proceed. No word of mouth, phone, fax, e-mail, letter or other form of communication to proceed is a valid Notice to Proceed.

It is the intention of the Township to officially notify the Contractor, to whom the contract was awarded, through a Notice to Proceed letter issued by the Purchasing Agent. A purchase order will accompany the Notice to Proceed letter. The contractor shall submit certain documents to the Township as so requested in the Notice to Proceed letter.

34. Pre-Construction and Construction Conferences

Before construction is started, preconstruction conferences shall be held. During the first conference The Township of Piscataway Project Manager, his Engineer, Administrator, Purchasing Agent and the Contractor will discuss the procedures to be followed by the Contractor during the construction process. The Contractor will also be required to attend a preconstruction conference attended by all utility companies and State and local authorities. During the construction, job meetings shall be held at frequent intervals to review construction and restoration progress and to resolve difficulties which might delay completion of the work. Attendees at these meetings shall include representatives of the Township of Piscataway Project Manager, the Engineer, Administrator and Purchasing Agent and the Contractor. A Notice to Proceed must be sent to the awarded Contractor by the Project Manager. A Copy of the Notice to Proceed must be submitted to the Purchasing Agent.

34. PAYMENTS

Every effort will be made to pay vendors and contractors within thirty (30) to sixty (60) days provided The Township of Piscataway receives the appropriate documentation including but not limited to:

• Signed voucher by vendor • Packing slips • Invoices

Payment will be rendered upon completion of services or delivery of full order to the satisfaction of the Township, unless otherwise agreed to by written contract or mandated by State Law*. The Township may, at its discretion make partial payments. Township payment dates schedule and holidays list will be attached to the Contract.

***Contractor, is strongly advised to submit the Invoices on a timely manner to the Project Manager along with the Weekly Certified Payrolls.

All payments are subject to approval by The Township of Piscataway at a public meeting. Payment may be delayed from time to time depending on The Township of Piscataway meeting schedule.

35. PAYMENT, PARTIAL, WITHHOLDING

A. Contract Thresholds; Partial Payments/Withholding

1. Contracts – Less than \$100,000 – Lump Sum Payment

Public works contracts less than \$100,000 shall be paid in one lump total sum, upon completion of the project and to the satisfaction of the Township Contracts – Exceeding \$100,000 – Monthly Payments

Public works contracts that exceed \$100,000 shall be paid with partial payments on a monthly basis for work that was completed to the satisfaction of the Township.

3. Withholding of Monies – Percentage to be Withheld

The Township of Piscataway shall withhold the following percentages of outstanding balances of monies owed to contractors:

Balances Exceeding \$500,000 -- Two (2%) Per Cent Balances Less than \$500,000 -- Five (5%) Per Cent

The amounts withheld shall be returned to the contracts upon fulfillment of the terms of the contract.

B. Prompt Payment

The Township of Piscataway will provide payment in accordance with the "Prompt Payment" law as codified in N.J.S.A. 2A:30A-1 et seq. All payments to contractors are subject to approval by The Township of Piscataway at a public meeting.

The Township of Piscataway generally holds its Agenda, and its Regular Public Meetings twice or more each month. It is at these meetings that The Township of Piscataway reviews payment of bills.

All bills submitted to the Township for approval and payment pursuant to N.J.S.A. 2A:30A-1 <u>et</u> <u>seq.</u> must comply with the following provisions. The "billing date" shall be the date that the contractor signs the certification on the voucher/purchase order that the work has been performed. These bills include all bills for improvements to real property and contracts for engineers, architects, surveyors, design or skilled services relating to construction work.

Bills that are required to be approved by an engineering or architecture firm (prior to submission to the Township for approval) for purposes of confirmation of successful completion of construction work, shall be approved or disapproved within twenty (20) days of submission of same to the architect or engineer. If bills are disapproved or monies withheld from payment, the notice of the reason for same shall be given within the same twenty (20) days to the contract.

The Township must approve payment of all bills. For the Township to consider a bill for approval it must be submitted to the Purchasing Agent at least two weeks prior to a scheduled/or rescheduled Township meeting date. If the Township, or any agent or officer of the Township, determines that the bill is not approved then notice of the disapproval shall be sent to the contractor with five (5) days of the Township meeting on which the bill was listed for approval. If the bill is approved by the Township, then payment shall be made to the contractor with seven (7) days of the Township meeting as per the "payment cycle."

Release of Liens

Neither the final payment nor any part of the retained percentage shall become due until the Contractor delivers to The Township of Piscataway a complete Release of all Liens arising out of this Contract and an affidavit that so far as he has knowledge or information, the releases include all labor and material for which a lien could be filed, but the Contractor may, if any subcontractor refuses to furnish a release in full, furnish a bond satisfactory to the Township, to indemnify him against any liens. If any lien remains unsatisfied after all payments are made, the Contractor shall refund to The Township of Piscataway all monies that the latter may be compelled to pay in discharging such a lien, including all costs and reasonable attorney's fees

36. PRE-BID MEETING; ATTENDANCE STRONGLY ENCOURAGED!

The pre-bid meeting is an important part of the bidding process. It permits all bidders to have an equal understanding of the procurement/contracting requirements and of the scope of work involved. Although pre-bid meetings are not mandatory, all potential bidders are strongly encouraged to attend. **Please review the General Specifications for a pre-bid meeting announcement**. Any or all changes to the bid specifications discussed as a result of the pre-bid meeting will be formalized in the form of an written addenda to the specifications and distributed in accordance with N.J.S.A. 40A:11-1 et seq.,

It is anticipated that the pre-bid meeting N/A scheduled for this project :

B. Registration Period

At this time all attendees will be asked to register to attend this meeting. Proper photo identification is required. Plans and specifications may be available to download on Township bid website from. Attendance will be recorded.

- C. Review of Procurement/Contracting Requirements—Purchasing Agent The Purchasing Agent will review the major components of the procurement and contracting requirements of the bid.
- D. Scope of Work and Scheduled Completion Time— Guy Gaspari, Director of Public works. The Department of Public Works of in conjunction with the Director of Public Works (Buildings and Grounds), and the Purchasing Agent will review the scope of the work that is requested and completion time requirements (<u>As per Specification</u> Number of Working Days). A review of the plans and any drawings may take place.
- E. Walkthrough of Facility-N/A

Guy Gaspari, Director of Department of Public Works, in conjunction with the Assistant Director of Public Works and or the Purchasing Agent, may conduct a facility site walkthrough with all interested parties.

- F. Questions; Clarifications (Due Date for Questions& Answers on the Bid is JUNE 1, 2022 BY 12:00 NOON)
- G. Official Addenda Process: JUNE 1, 2022.

Potential bidders are permitted to ask questions during the process. Questions of substantial measure or questions that require clarification of work to be completed may be answered at the meeting, however, **Guy Gaspari**, **Director of Public Works** shall answer all such questions in writing in the form of an official addenda. To: <u>purchasing@piscatawaynj.org</u>

Any and all answers to questions, interpretations or any supplemental instructions will be distributed in the form of a written official addenda to the specifications. The official addenda will be provided by the Purchasing Agent's Office of the Township in accordance with N.J.S.A. 40A:11-1 et Seq., to the bidder by E-mail to: <u>purchasing@piscatawaynj.org</u>, no later than seven (7) days, not including Saturdays, Sundays, or holidays prior to the date for acceptance of the bids. All addenda so issued shall become part of the bid and contract document.

37. PREVAILING WAGES: CONSTRUCTION, ALTERATIONS, REPAIRS

The State of New Jersey Prevailing Wage Act, Chapter 150 Laws of 1963 with applicable statewide wage

Department of Labor and Workforce Development in conformance with N.J.S.A. 34:11-56.25 et seq., may be included in these bid contract documents. Copies of these wage rates may be obtained from the State Department of Labor and Workforce Development, and/or viewed at <u>http://lwd.dol.state.nj.us/</u> the Prevailing Wages Determination Section.

Compliance with New Jersey Prevailing Wage Act

Every contractor and subcontractor performing services in connection with this project, shall pay all workers a wage rate not less than the published prevailing wage rates, for the locality the work is being performed, as designated by the New Jersey Department of Labor and Workforce Development.

PREVAILING WAGE ACT.

Pursuant to N.J.S.A. 34:11-56.25 et seq., the Contractors on projects for public work shall adhere to all requirements of the New Jersey Prevailing Wage Act. The contractor shall be required to submit a certified payroll record to the Township within ten ;(10) days of the payment of the wages. In the event it is found that any worker, employed by the Contractor or any subcontractor has been paid a rate of wages less than the prevailing wage required to be paid, the Township may terminate the Contractor's or subcontractor's right to proceed with the work, or such part of the work as to which there has been a failure to pay required wages and the contractor and subcontractor then be required to continue the work to completion or otherwise.

The Contractor is also responsible for obtaining and submitting all subcontractors' certified payroll records within the aforementioned time period. The Contractor shall submit said certified payrolls in the form set forth in N.J.A.C. 12:60-6.1(c). It is the Contractor's responsibility to obtain any additional copies of the certified payroll form to be submitted by contacting the New Jersey Department of Labor and Workforce Development, Division of Workplace Standards.

Additional information is available at http://lwd.dol.state.nj.us/labor/wagehour/wagerate/pwr_construction.html

Certified Payrolls

Every contractor agrees to submit to The Township of Piscataway a certified payroll for each payroll period within ten (10) days of the payment of wages. The contractor further agrees that no payments will be made to the Contractor by the Township, if certified payrolls are not received by the Township. It is the Contractor's responsibility to insure timely receipt by the Township of certified payrolls.

Submission of Affidavit

Before final payment, the contractor shall furnish The Township of Piscataway with an affidavit stating that all workers have been paid the prevailing rate of wages in accordance with State of New Jersey requirements. The contractor shall keep an accurate record showing the name, craft, or trade and actual hourly rate of wages paid to each workman employed by him in connection with this work. Upon request, the Contractor(s) and each Subcontractor shall file written statements certifying to the amounts then due and owing to any and all workmen for wages due on account of the work. The statements shall be verified by the oaths of the Contractor or Subcontractor, as the case may be.

Posting of Prevailing Wages

The contractor and subcontractor shall post the prevailing wage rates for each craft and classification involved in the work, including the effective date of any changes thereof, in prominent and easily accessible places at the Site of the work and in such place or places as used to pay workmen their wages. N.J.S.A. 34:11-56.32.

PREVAILING WAGE ACT.

Pursuant to N.J.S.A. 34:11-56.25 et seq., The Contractors on projects for public work shall adhere to all requirements of the New Jersey Prevailing Wage Act. The contractor shall be required to submit a certified payroll record to the Township within ten (10) days of the payment of the wages. In the event it is found that any worker, employed by the Contractor or any subcontractor has been paid a rate of wages less than the prevailing wage required to be paid, the Township may terminate the Contractor's or subcontractor's right to proceed with the work, or such part of the work as to which there has been a failure to pay required wages and the contractor and subcontractor then be required to continue the work to completion or otherwise.

The Contractor is also responsible for obtaining and submitting all subcontractors' certified payroll records within the aforementioned time period. The Contractor shall submit said certified payrolls in the form set forth in N.J.A.C. 12:60-6.1(c). It is the Contractor's responsibility to obtain any additional copies of the certified payroll form to be submitted by contacting the New Jersey Department of Labor and Workforce Development, Division of Workplace Standards.

Additional information is available at http://lwd.dol.state.nj.us/labor/wagehour/wagerate/pwr_construction.html

Prevailing Wages Certification—Submission with Bid

The bidder shall submit a Prevailing Wages Certification with its bid package.

Non-compliance Statement

If it is found that any worker, employed by the contractor or any subcontractor covered by said contract, has been paid a rate of wages less than the prevailing wage required to be paid by such contract, the Township, may begin proceedings to terminate the contractor's or subcontractor's right to proceed with the work, or such part of the work as to which there has been a failure to pay required wages and to prosecute the work to completion or otherwise. The contractor and his sureties shall be liable for any excess costs occasioned thereby to the public body.

38. **QUALIFICATION OF BIDDERS** - Contractor Questionnaire Certification Form

The Township of Piscataway may make such investigations as it seems necessary to determine the ability of the bidder to perform the terms of the contract. The bidder shall complete a Contractor Questionnaire Certification Form and return same with the bid and shall furnish all information to the Township as the Township may require to determine the contractor's ability to perform the duties and obligations as outlined in these specifications.

All bidders are reminded that bids may be rejected as not being responsive pursuant to N.J.S.A. 40:11-1 et seq., and therefore bidders are asked to complete the Questionnaire and to provide any supporting documentation with the bid package.

39. RESIDENT CITIZENS; PREFERRED IN EMPLOYMENT ON PUBLIC WORKS CONTRACTS

All bidders are to familiarize themselves with N.J.S.A. 34:9-2, which requires the contractor of any public work project to give preference in employment on the project, to citizens of the state of New Jersey. If the terms and conditions of N.J.S.A. 34:9-2 are not complied with, the contract shall be voidable. The Township is obligated to file with the Commissioner of Labor, the names and addresses of all contractors holding contracts with this project.

40. <u>RENEWAL OF CONTRACT; AVAILABILITY AND APPROPRIATION OF FUNDS</u>

The Township of Piscataway may, at its discretion, request that a contract that is subject to renewal, be renewed in full accordance with N.J.S.A. 40:11-1 et s

eq., The Purchasing Agent may negotiate terms for a renewal of contract proposal and present such negotiated proposal to the Township. The Township of Piscataway is the final authority in awarding renewals of contracts. All multi-year contracts and renewals are subject to the availability and appropriation annually of sufficient funds as may be needed to meet the extended obligation.

41. RIGHT TO KNOW LAW

All potentially hazardous materials or substances must be properly labeled in full accordance with the <u>New</u> <u>Jersey Right to Know Law</u> - N.J.S.A. 34:5A-1 et seq. All contractors or vendors who need additional information about the <u>New Jersey Right to Know Law</u> are to contact the:

New Jersey Department of Health and Senior Services Right to Know Program CN 368 Trenton, New Jersey 08625-0368 www.nj.gov/health/workplacehealthandsafety/right-to-know/

NEW JERSEY WORKER AND COMMUNITY RIGHT TO KNOW ACT

The manufacturer or supplier of chemical substances or mixtures shall label them in accordance with the N.J. Worker and Community Right to Know Law (N.J.S.A. 34:5A-1 et seq., and N.J.A.C 8:59-2 et seq.,). All direct use containers shall bear a label indicating the chemical name(s) and Chemical Abstracts Service number(s) of all hazardous substances in the container, and all other substances which are among the five most predominant substances in the container, or their trade secret registry number(s) pursuant to N.J.A.C. 8:59-5. "Container" means a receptacle used to hold a liquid, solid or gaseous substance such as bottles, bags, barrels, cans, cylinders, drums and cartons. (N.J.A.C. 8:59-1.3). Further, all applicable Material Safety Data Sheets (MSDS) - hazardous substance fact sheet - must be furnished. All containers which are stored at owner facilities by subcontractors shall display RTK labeling. Vendors with questions concerning labeling should contact the New Jersey Department of Health and Senior Services Right to Know Program for assistance in developing proper labels.

42. STATEMENT OF OWNERSHIP (N.J.S.A. 52:25-24.2)

Statement of Ownership

No business organization, regardless of form of ownership, shall be awarded any contract for the performance of any work or the furnishing of any goods and services, unless, prior to the receipt of the bid or accompanying the bid of said business organization, bidders shall submit a statement setting forth the names and addresses of all persons and entities that own ten percent or more of its stock or interest of any type at all levels of ownership.

The included Statement of Ownership shall be completed and attached to the bid proposal. This requirement applies to all forms of business organizations, including, but not limited to, corporations and partnerships, publicly-owned corporations, limited partnerships, limited liability corporations, limited liability partnerships, sole proprietorship, and Subchapter S corporations. Failure to submit a disclosure document shall result in rejection of the bid as it cannot be remedied after bids have been opened.

Not-for-profit entities should fill in their name, check the not-for-profit box, and certify the form. No other information is required.

43. SUBCONTRACTING: Subcontractor Disclosure Statement

Pursuant to N.J.S.A. 40A:11-1 et seq., any bidder who bids for the overall contract and who will subcontract the following work:

- Plumbing and gas fitting work;
- Refrigeration, heating and ventilating systems and equipment;
- Electrical work, tele-data, fire alarm or security systems; and
- Structural steel and ornamental iron work;

Documents to be Submitted: All Subcontractors

The prime contractor (bidders) who will be using a subcontractor on any part of this bid, shall identify the subcontractor(s) on the appropriate form and submit with the bid package the following subcontractor documents at the time indicated in the box below:

*****IF subcontractor is not applicable please write in N/A on the PAGE.**

SUBCONTRACTOR DOCUMENT SUBMISSIONS			
Estimated Value of Contract – Subcontractor	For Subcontractors in the four major branches listed above: <u>Submit with Bid</u>	For all other Subcontractors: <u>Submit Within ten (10 Days of</u> <u>Receipt of Notice of Award</u>	
\$2,000 through \$5,999 \$6,000 through \$17,499 \$17,500 through \$19,999	Contractor's Registration Certificat Contractor's Registration Certificat New Jersey Business Registration Contractor's Registration Certificat New Jersey Business Registration	e Certificate e	
\$20,000 or more	Contractor's Registration Certificat New Jersey Business Registration		

Failure to identify in the Subcontractor's Disclosure Statement the names and addresses of any or all subcontractors required to be named in the bid, or to submit with the bid the appropriate documents for each subcontractor, may be cause for the bid to be rejected as being non-responsive.

Contractors are reminded that the subcontractors listed on the forms provided by the township may not be changed later, except in the case of failure in performance or other contract breach where a change is needed to protect the township.

*****IF subcontractor is not applicable please write in N/A on the PAGE.**

44. SUBCONTRACTING: PROHIBITIONS: HOLD HARMLESS

Prime contractors, with whom The Township of Piscataway have an executed contract, may not subcontract any part of any work done for the Township without first receiving written approval from the Township. Contractors seeking to use subcontractors must first complete the Request to Sub Contract Form as provided by the Building Services Department.

Subcontractors Prohibited to Sub Contract

It is the responsibility of the prime contractor to ensure that no subcontractor who has received written permission to do work for the Township, subcontracts any of its/their work without first receiving written approval from the prime contractor **and** the Director of Public Works or his designee.

The prime contractor assumes all responsibility for work performed by subcontractors. The prime contractor must also provide to the Township Purchasing Office the following documents secured from all approved subcontractors:

- Insurance Certificate as outlined in the bid specifications;
- Affirmative Action Evidence as outlined in the bid specifications;
- Written certification that the subcontractor shall adhere to <u>prevailing wages</u> as provided through New Jersey State Law;
- Evidence of Performance Security;
- Documents listed in the Subcontractor Document Submissions list.

In cases of subcontracting, The Township of Piscataway shall only pay the prime contractor. It is the sole responsibility of the prime contractor to ensure that all subcontractors are paid. The Township of Piscataway shall not be responsible for payments to subcontractors and shall be held harmless against any or all claims generated against prime contractors for non-payment to subcontractors.

Penalties – Unauthorized Subcontractors

The Township of Piscataway shall deduct the amount of \$1,000.00 (one thousand dollars) per day as a penalty, for each day a prime contractor uses a subcontractor without first receiving **written** permission from the Building Services Department.

*****IF subcontractor is not applicable please write in N/A on the PAGE.**

45. TAXES; Contractor's Use of Township's Tax Identification Number—Prohibited

As a New Jersey governmental entity, The Township of Piscataway is exempt from the requirements under New Jersey state sales and use tax (N.J.S.A. 54:32B-1 et seq.), and does not pay any sales or use taxes. Bidders should note that they are expected to comply with the provisions of said statute and the rules and regulations promulgated thereto to qualify them for examinations and reference to any and all labor, services, materials and supplies furnished to the Township. Contractors may not use the Township's tax identification number to purchase supplies, materials, service or equipment, for this project.

A contractor may qualify for a New Jersey Sales Tax Exemption on the purchase of materials, supplies and services when these purchases are used exclusively to fulfill the terms and conditions of the contract with the Township. All contractors are referred to New Jersey Division of Taxation–Tax Bulletin S&U-3 and in particular, Contractor's Exempt Purchase Certificate (Form ST-13). Again, contractors are not permitted to use the Township's tax identification number to purchase supplies, materials, services of equipment. **Sample attached in the bid for the Contractor-ST-13 FORM**

(ST-13-FORM)-Once Contract is awarded ST-13 FORM will be attached in the Contract for the Contractor use.

New Jersey State Sales and Use Tax Exemption

Materials and equipment purchases for permanent installation in the project will be exempt from the New Jersey State Sales and Use Tax. Each Bidder shall take this exemption into account in calculating his bid. It shall be the Contractor's responsibility to file the necessary exemption applications.

<u>W-9- Required-</u>Sample in the bid. May/should be submitted with the bid for faster process. Successful bidder/respondent shall complete W-9 Form and submit to Purchasing prior to contract award. Than form is available at the following link: <u>www.irs.gov/pub/irs-pdf/fw9.pdf</u>

Play to Play-NOTICE OF DISCLOSURE REQUIREMENT

Business entities are advised of their responsibility to file an annual disclosure statement of political contributions with the New Jersey Election Law Enforcement Commission (ELEC) pursuant to N.J.S.A> 19:44A-20.27 if they receive contracts in excess of \$50,000 from public entities in a calendar year. Business entities are responsible for determining if filing is necessary. Additional information on this requirement is available from ELEC at 888-313-3532 or at www.elect.state.nj.us.

46. TERMINATION OF CONTRACT

If the Township determines that the contractor has failed to comply with the terms and conditions of the bid and/or proposal upon which the issuance of the contract is based or that the contractor has failed to perform said service, duties and or responsibilities in a timely, proper, professional and/or efficient manner, then the Township shall have the authority to terminate the contract upon written notice setting forth the reason for termination and effective date of termination.

Termination by the Township of the contract does not absolve the contractor from potential liability for damages caused the Township by the contractor's breach of this agreement. The Township may withhold payment due the contractor and apply same towards damages once established. The Township will act diligently in accordance with governing statutes to mitigate damages. Damages may include the additional cost of procuring said services or goods from other sources.

The contractor further agrees to indemnify and hold the Township harmless from any liability to subcontractors or suppliers concerning work performed or goods provided arising out of the lawful termination of this agreement.

<u>TERM/COMPLETION OF THE PROJECT</u>: As per specifications/Proposal pages.

47. WITHDRAWAL OF BIDS

Before the Bid Opening

The Purchasing Agent may consider a written request from a bidder to withdraw a bid if the written request is received by the Purchasing Agent before the advertised time of the bid opening. Any bidder who has been granted permission by the Purchasing Agent to have his/her bid withdrawn cannot resubmit a bid for the same advertised bid project. That bidder shall also be disqualified from future bidding on the same project if the project is re-bid.

After the Bid Opening

The Township of Piscataway may consider a written request from a bidder to withdraw a bid, if the written request is received by the Purchasing Agent within five (5) business days after the bid opening. A request to withdraw a bid after the specified number of days will not be honored.

The contractor/vendor who wishes to withdraw a bid must provide a certification supported by written factual evidence that an error or omission was made by the contractor and that the error or omission was a substantial computational error or an unintentional omission or both.

The request to withdraw a bid after the bid opening may be reviewed by the Purchasing Agent, the Director of Public Works, other interested administrators; and the Department of Public Works of Record for the project (if necessary) and/or the Township Attorney and a recommendation will be made to the Township. If the Township of Piscataway grants permission to have the bid withdrawn the contractor/vendor shall be disqualified from bidding on the same project if the project is re-bid. If the contractor/vendor fails to meet the burden of proof to have the bid withdrawn the request to withdraw the bid will be denied and if the contractor/vendor fails to execute the contract the bid guarantee will be forfeited and become property of the Township.

48. WORK HOURS / INSPECTION

The contractor shall work only during the normal work hours of the Township unless authorized by the Township Engineer/ DPW to do otherwise. Overtime shall be considered those hours before 8:30 A.M and after 4:30 P.M. Monday thru Friday. In addition, Saturday, Sunday and all Township holidays will be considered overtime. The Contractor will be responsible to pay all overtime worked by the Township Inspector or Representative. There shall be an inspector on the job site at all times when the contractor is working.

Supplemental Specifications

AWARD OF CONTRACT

The Township of Piscataway intends to award the contract for the project as follows:

EXPERIENCE

The Township of Piscataway requires evidence from all bidders that they have completed work or projects of a similar nature as outlined in the bid package. Bidders are to provide evidence of satisfactory completion of work of similar nature as outlined in the bid from other governmental bodies _______ for at least (__5__) years. See attached Plan & Experience forms in the bid. As

Per Specifications.

NUMBER OF WORKING DAYS; TIME OF COMPLETION

The contractor agrees to substantially complete this Public Works Project to the satisfaction of The Township of Piscataway within (**AS PER SPEC'S**) working days from the receipt of the official Notice to Proceed and purchase order. The Township has defined a working day as a calendar day. <u>As Per Specifications/Proposal pages</u>.

The number of working days set by the Township may be extended by mutual agreement between the contractor and the Township. The mutual agreement shall be in writing and will be considered an addendum to the contract.

PRE-BID MEETING

A pre-bid meeting for this project is scheduled for (Site Visit Not Mandatory) **<u>Strongly Encourage</u>** to visit project location.

NONE

Month / Day / Year :00 p.m. The Township of Piscataway

The purpose of this meeting is to review the legal and technical requirements of the bid proposal. While <u>attendance is not mandatory</u>, prospective bidders are <u>strongly encouraged</u> to attend this important meeting. Addenda to this bid proposal may be issued as a result of the pre-bid meeting.

TRADE CLASSIFICATION(S) (Optional)

A. Bidder:

For the purpose of this Public Works bid, each bidder shall be classified by the State of New Jersey— Division of Property Management and Construction in the following trade(s):

Classification Code
_____(List Code #)

Classification Trade Name

_____(List name of trade)

Proof of classification shall be submitted with the bid package in the form of a current Notice of Classification as issued by the New Jersey Division of Property Management and Construction.

B. Subcontractor:

For the purpose of this Public Works bid, each bidder shall use a subcontractor that is properly classified by the State of New Jersey—Division of Property Management and Construction in the following trade(s):

Classification Code _____(List Code #) Classification Trade Name (List name of trade)

Proof of classification, in the form of a current Notice of Classification form, for each Sub-Contractor, shall be submitted by the bidder with the bid package for any estimated subcontractor work exceeding \$20,000.00.

BID NO. 2022-06-14

THE TOWNSHIP OF PISCATAWAY

2022-2023 SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.



BID DOCUMENTS AND REQUIRED DOCUMENTATION

All documents in this section shall be completed, signed and submitted with the bid package – Failure to submit the bid documents and other documents so specified may be cause to reject the bid for being non-responsive.



Purchasing Agent/Township Secretary

То	be co	mpleted.	sianed	and	returned	with	Bid
-							

ACKNOWLEDGEMENT OF ADDENDUM

2022-2023 SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS

Bid No. 2022-06-14

Bid Date: THURSDAY, JUNE 9, 2022

The bidder acknowledges receipt of the hereinafter enumerated Addenda which have been issued during period of bidding and agrees that said Addenda shall become a part of this contract. The bidder shall list below the numbers and issuing dates of the Addenda.

ADDENDA NO.	ISSUING DATES	
. <u></u>		
□ No Addenda Received		
Name of Company		
	P.O. Box	
City, State, Zip Code		
Name of Authorized Representative		
Signature	Date	

BIDDER'S COMMENT FORM

2022-2023-SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.

BID NO. 2022-06-14

Bid Date: THURSDAY, JUNE 9, 2022

This form is for Bidder's use in offering voluntary alternates, or other comments intended to afford the Township information or opportunities to improve the quality of the project, without invalidating the bid proposal. It may *not* be used to take exception to specific conditions of the project defined in the contract documents which the Bidder does not like. The bid provided must be based upon the plans and specs, and all contract conditions, as stated. If these documents or conditions contain some untenable item, or extremely expensive provision, for example, to which the Bidder wishes to raise objection, this must be done at the pre-bid meeting, or in writing to the Architect through the question process outlined in the Instructions to Bidders. Such inquiries will have response issued by addendum only, and the resulting decision circulated to all bidders of record. Inquires raised too close to the bid date will not be able to be answered.

N ()		
Name of Company		
Address		
City, State, Zip		
Name of Authorized Representative		
Signature	Title	Date
PW Bid		61 P a g e

Te	o be compl	leted, signed and returned with Bid
The Township of Piscataway		
CONTRACTOR QUESTIONNAIRE/CERTIFICATION		
•		RAM FOR TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.
Bid No. 2022-06-14	ŀ	Bid Date: THURSDAY, JUNE 9, 2022
Name of Company		
Street Address		P.O. Box
· · · · <u> </u>		
	· · ·	Extension
		E-Mail
FEIN No		
		<u>Questionnaire</u>
1. How many years	s have you been	engaged in the contracting business under your present firm or
trading name?		
		Years
2. Have you ever fa	ailed to complete	any work awarded to your company?
	□ Yes	
If yes, explain _		
3. Have you ever d	efaulted on a cor	ntract?
	□ Yes	
lf yes, explain		
declared ineligib	le, or voluntary e encies, including	our company been debarred, suspended, proposed for debarment, excluded from participation in any public works projects by any federal, g any "prior negative experience " disqualification pursuant to
	□ Yes	□ No
If yes, explain		
(Form continued on next page)		
PW Bid		62 P a g e

Return With Bid

2022-2023- SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.

BID NO. 2022-06-14

Bid Date: THURSDAY, JUNE 9, 2022

Name of Company

A. Title of Work/Project:	
Name of Township:	
Name of School Official: Title	
Phone Number E-Mail	
Date(s) of Project:	
B. Title of Work/Project:	
Name of Township:	
Name of School Official: Title	
Phone Number E-Mail	
Date(s) of Project:	
C Title of Work/Project:	
C. Title of Work/Project:	
Name of Township: Name of School Official: Title Title	
Phone Number E-Mail	
Date(s) of Project:	
References ArchitectsList names of architects that you have worked with on projects within the last five (5) years.	
Firm Principal Phone Number	
1	
2	
(Form continued on next page)	
PW Bid 63 P a g e	

Contractor Questionnaire/Certifica	ition page 3	Return With Bid
2022-2023- SIDEWALK REPAIR PROG	GRAM TO INCLUDE CURBS, DR	IVEWAYS & HANDICAP RAMPS.
BID NO. 2022-06-14	I	Bid Date: THURSDAY, JUNE 9, 2022
	Name of Company	
<u>Bank</u> List name of principal bank wi <u>Bank</u>	th which your company does b <u>Officer</u>	Phone Number
TradeList names of companies with	nin your trade with which your o	company does business:
<u>Firm</u>	Principal	Phone Number
1 2 3		
	(Form continued on next pa	nge)
PW Bid		64 P a g e

Contractor Questionnaire/Certification--page 4

2022-2023 SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.

BID NO. 2022-06-14

Bid Date: THURSDAY, JUNE 9, 2022

Name of Company

Certifications

• <u>Debarment</u>

I certify that the entity listed on the form or any person employed by this entity, are not presently on the following:

- New Jersey Department of Treasury Consolidated Debarment Report
- NJ Department of Labor and Workforce Development- Prevailing Wage Debarment List
- Federal Debarred Vendor List—System for Award Management (SAM.gov)

• Direct/Indirect Interests

I declare and certify that no member of the Township of Piscataway, nor any officer or employee or person whose salary is payable in whole or in part by said the township or their immediate family members are directly or indirectly interested in this bid or in the supplies, materials, equipment, work or services to which it relates, or in any portion of profits thereof. If a situation so exists where a Township member, employee, officer of the Township has an interest in the bid, etc., then please attach a letter of explanation to this document, duly signed by the president of the firm or company.

• Gifts; Gratuities; Compensation

I declare and certify that no person from my firm, business, corporation, association or partnership offered or paid any fee, commission or compensation, or offered any gift, gratuity or other thing of value to any school official, Township member or employee of the Township.

• <u>Vendor Contributions</u>

I declare and certify that I fully understand N.J.A.C. 6A:23A-6.3 (a) (1-4) concerning vendor contributions to school Township members.

• False Material Representation/Truth in Contracting

I further certify that I understand that it is a crime in the second degree in New Jersey to knowingly make a material representation that is false in connection with the negotiation, award or performance of a government contract. I further acknowledge my understanding of the New Jersey Truth in Contacting Laws.

President or Authorized Agent

Signature

CONTRACTOR REGISTRATION CERTIFICATION Public Works

2022-2023 SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.

BID NO. 2022-06-14

Bid Date: THURSDAY, JUNE 9, 2022

It is the determination of The Township of Piscataway that this is a Public Works project which contract amount in total will exceed \$2,000.00 (two thousand dollars), therefore, pursuant to the Public Works Contractor Registration Act -- N.J.S.A. 34:11-56.48 et seq., contractors are to be aware of the following:

No contractor shall bid on any contract for public work as defined in section 2 of P.L.1963, c. 150 (C.34:11-56.26) unless the contractor is registered pursuant to this act. No contractor shall list a subcontractor in a bid proposal for the contract unless the subcontractor is registered pursuant to P.L.1999, c.238 (C.34:11-56.48 et seq.) at the time the bid is made. No contractor or subcontractor, including a subcontractor not listed in the bid proposal, shall engage in the performance of any Public Pork subject to the contract, unless the contractor or subcontractor is registered pursuant to that act.

I certify that our company understands that the project of The Township of Piscataway requires that all contractors and subcontractors listed in this proposal possess a valid Contractor Registration Certificate at the time the proposal is received by the Township and furthermore certify that I will provide copies of the valid certificates prior to the award of contract.

Name of Company_____

Authorized Agent_____ Title_____

Authorized Signature

EQUIPMENT CERTIFICATION

2022-2023 SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.

BID NO. 2022-06-14

Bid Date: THURSDAY, JUNE 9, 2022

In accordance with 40A:11-1 et seq., I hereby certify that

A) <u>(Name of Company)</u> owns all the necessary equipment as required by the specifications and to complete the specified Public Work project.

or

B) <u>(Name of Company)</u> leases or controls all the necessary equipment as required by the specifications and to complete the specified Public Work project.

PLEASE NOTE: If your company is not the actual owner of the equipment, you shall submit with the bid

- 1. A certificate stating the source from which the equipment will be obtained and
- 2. Obtain and submit with the bid a certificate from the owner and person in control of the equipment, definitely granting to the bidder the control of the equipment required during such time it may be necessary for the completion of that portion of the contract for which said equipment will be necessary.

Name of Company	
Authorized Agent	_ Title
Authorized Signature	
PW Bid	67 P a g e

STATE OF NEW JERSEY -- DIVISION OF PURCHASE AND PROPERTY DISCLOSURE OF INVESTMENT ACTIVITIES IN IRAN

Quote Number:

Bidder/Offeror:

PART 1: CERTIFICATION

BIDDERS <u>MUST COMPLETE</u> PART 1 BY CHECKING <u>EITHER BOX</u>. FAILURE TO CHECK ONE OF THE BOXES WILL RENDER THE PROPOSAL NON-RESPONSIVE.

Pursuant to Public Law 2012, c. 25, any person or entity that submits a bid or proposal or otherwise proposes to enter into or renew a contract must complete the certification below to attest, under penalty of perjury, that neither the person or entity, nor any of its parents, subsidiaries, or affiliates, is identified on the Department of Treasury's Chapter 25 list as a person or entity engaging in investment activities in Iran. The Chapter 25 list is found on the Division's website at http://www.state.nj.us/treasury/purchase/pdf/Chapter25List.pdf. Bidders must review this list prior to completing the below certification. Failure to complete the certification will render a bidder's proposal non-responsive. If the Director finds a person or entity to be in violation of law, s/he shall take action as may be appropriate and provided by law, rule or contract, including but not limited to, imposing sanctions, seeking compliance, recovering damages, declaring the party in default and seeking debarment or suspension of the party

PLEASE CHECK THE APPROPRIATE BOX:

I certify, pursuant to Public Law 2012, c. 25, that neither the bidder listed above nor any of the bidder's parents, subsidiaries, or affiliates is <u>listed</u> on the N.J. Department of the Treasury''s list of entities determined to be engaged in prohibited activities in Iran pursuant to P.L. 2012, c. 25 ("Chapter 25 List"). I further certify that I am the person listed above, or I am an officer or representative of the entity listed above and am authorized to make this certification on its behalf. I will skip Part 2 and sign and complete the Certification below.

<u> 0R</u>

I am unable to certify as above because the bidder and/or one or more of its parents, subsidiaries, or affiliates is listed on the Department's Chapter 25 list. I will provide a detailed, accurate and precise description of the activities in Part 2 below and sign and complete the Certification below. <u>Failure to provide such will result in the proposal being rendered as nonresponsive</u> and appropriate penalties, fines and/or sanctions will be assessed as provided by law.

PART 2: PLEASE PROVIDE FURTHER INFORMATION RELATED TO INVESTMENT ACTIVITIES IN IRAN You must provide a detailed, accurate and precise description of the activities of the bidding person/entity, or one of its parents, subsidiaries or affiliates, engaging in the investment activities in Iran outlined above by completing the boxes below.

EACH BOX WILL PROMPT YOU TO PROVIDE INFORMATION RELATIVE TO THE ABOVE QUESTIONS. PLEASE PROVIDE THOROUGH ANSWERS TO EACH QUESTION. IF YOU NEED TO MAKE ADDITIONAL ENTRIES, CLICK THE "ADD AN ADDITIONAL ACTIVITIES ENTRY" BUTTON.

Name	Relationship to Bidder/Offeror	
Description of Activities		
Duration of Engagement	Anticipated Cessation Date	
Bidder/Offeror Contact Name	Contact Phone Number	
ADD AN ADDITIONAL ACTIVITIES ENTRY		

Certification: I, being duly sworn upon my oath, hereby represent that the foregoing information and any attachments thereto to the best of my knowledge are true and complete. I acknowledge: that I am authorized to execute this certification on behalf of the bidder; that the State of New Jersey is relying on the information contained herein and that I am under a continuing obligation from the date of this certification through the completion of any contracts with the State to notify the State in writing of any changes to the information contained herein; that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification, and if I do so, I am subject to criminal prosecution under the law and that it will constitute a material breach of my agreement(s) with the State, permitting the State to declare any contract(s) resulting from this certification void and unenforceable.

Full Name (Print):	Signature:	
		Do Not Enter PIN as a Signature
Title:	Date:	

To be completed, signed and returned with Bid			
NON-COLLUSION AFFIDAVIT			
2022-2023 SIDEWALK REPAIR PROGRAM TO IN	ICLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.		
Re: Bid Proposal for the Township of Piscatawa	ay. BID NO. 2022-06-14		
STATE OF:ss:	Bid Date: THURSDAY, JUNE 9, 2022		
COUNTY OF			
I,	of the City of		
in the County of	and the State of		
of full age, being duly sworn according to law or	n my oath depose and say that:		
I am	(Position in Company)		
have not, directly or indirectly, entered into any parts of this proposal with any potential bidder, bidding in connection with the above named bid affidavit are true and correct, and made with fu truth of the statements contained in said Propos the contract for the said bid.	It I executed the said Proposal with full authority so to do; that I agreement, participated in any collusion, discussed any or all or otherwise taken any action in restraint of free, competitive I, and that all statements contained in said Proposal and in this Ill knowledge that the Township of Piscataway relies upon the sal and in the statements contained in this affidavit in awarding		
I further warrant that no person or selling agency has been employed or retained to solicit or secure such contract upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, except bona fide employees of bona fide established commercial or selling agencies maintained by			
(Print Name of Contractor)			
(SIGNATUR	(SIGNATURE OF CONTRACTOR)		

To be To be completed, signed and returned with Bid

PREVAILING WAGES CERTIFICATION

2022-2023 SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.

It is the determination of the Township of Piscataway that this is a public works project that in total will exceed \$2,000.00 (two thousand dollars), therefore prevailing wages rules and regulations apply as promulgated by the New Jersey Prevailing Wage Act and in conformance with N.J.S.A. 34:11-56:25 et seq.

Certification

- 1. I certify that our company understands that this project of the Township of Piscataway requires prevailing wages to be paid in full accordance with the law.
- 2. I further certify that all subcontractors named in this bid understand that this project requires the subcontractor to pay prevailing wages in full accordance with the law.

Non-compliance Statement

If it is found that any worker, employed by the contractor or any subcontractor covered by said contract, has been paid a rate of wages less than the prevailing wage required to be paid by such contract, The Township , may begin proceedings to terminate the contractor's or subcontractor's right to proceed with the work, or such part of the work as to which there has been a failure to pay required wages and to prosecute the work to completion or otherwise. The contractor and his sureties shall be liable for any excess costs occasioned thereby to the public body.

NOTIFICATION OF VIOLATIONS – New Jersey Department of Labor and Workforce Development

Has the bidder or any person having an "interest" with the bidder, been notified by the New Jersey Department of Labor and Workforce Development by notice issued pursuant to N.J.S.A. 34:11-56:37 that he/she has been in violation for failure to pay prevailing wages as required by the New Jersey Prevailing Wage Act within the last five (5) years?

* Yes _____ No ____

*If yes, please attach a signed document explaining any/or all administrative proceedings with the Department within the last five (5) years. Please include any pending administrative proceedings with the Department if any.

Submission of Certified Payroll Records

All certified payroll records are to be submitted to the person named below who is coordinating the activities for the project:

Guy Gaspari/ Director of Public Works/ Division of Purchasing The Township of Piscataway

Name of Company_____

Authorized Agent_____

Authorized Signature_____

To be completed, signed and returned with Bid/Proposal

STATEMENT OF OWNERSHIP DISCLOSURE

N.J.S.A. 52:25-24.2 (P.L. 1977, c.33, as amended by P.L. 2016, c.43)

This statement shall be completed, certified to, and included with all bid and proposal submissions. Failure to submit the required information is cause for automatic rejection of the bid or proposal.			
Name of Organization:			
Organization Address:			

City, State, ZIP:

Part I Check the box that represents the type of business organization:

Sole Proprietorship (skip Parts II and III, execute certification in Part IV)
Non-Profit Corporation (skip Parts II and III, execute certification in Part IV)
For-Profit Corporation (any type)
Partnership Limited Partnership Limited Liability Partnership (LLP)
Other (be specific):

Part II Check the appropriate box

The list below contains the names and addresses of all stockholders in the corporation who own 10 percent or more of its stock, of any class, or of all individual partners in the partnership who own a 10 percent or greater interest therein, or of all members in the limited liability company who own a 10 percent or greater interest therein, as the case may be. (COMPLETE THE LIST BELOW IN THIS SECTION) OR

No one stockholder in the corporation owns 10 percent or more of its stock, of any class, or no individual partner in the partnership owns a 10 percent or greater interest therein, or no member in the limited liability company owns a 10 percent or greater interest therein, as the case may be. (SKIP TO PART IV)

(Please attach additional sheets if more space is needed):

Name of Individual or Business Entity	Home Address (for Individuals) or Business Address

<u>Part III</u> DISCLOSURE OF 10% OR GREATER OWNERSHIP IN THE STOCKHOLDERS, PARTNERS OR LLC MEMBERS LISTED IN PART II

If a bidder has a direct or indirect parent entity which is publicly traded, and any person holds a 10 percent or greater beneficial interest in the publicly traded parent entity as of the last annual federal Security and Exchange Commission (SEC) or foreign equivalent filing, ownership disclosure can be met by providing links to the website(s) containing the last annual filing(s) with the federal Securities and Exchange Commission (or foreign equivalent) that contain the name and address of each person holding a 10% or greater beneficial interest in the publicly traded parent entity, along with the relevant page numbers of the filing(s) that contain the information on each such person. Attach additional sheets if more space is needed.

Website (URL) containing the last annual SEC (or foreign equivalent) filing	Page #'s

Please list the names and addresses of each stockholder, partner or member owning a 10 percent or greater interest in any corresponding corporation, partnership and/or limited liability company (LLC) listed in Part II **other than for any publicly traded parent entities referenced above**. The disclosure shall be continued until names and addresses of every non-corporate stockholder, and individual partner, and member exceeding the 10 percent ownership criteria established pursuant to <u>N.J.S.A.</u> 52:25-24.2 has been listed. **Attach additional sheets if more space is needed.**

Stockholder/Partner/Member and Corresponding Entity Listed in Part II	Home Address (for Individuals) or Business Address

Part IV Certification

I, being duly sworn upon my oath, hereby represent that the foregoing information and any attachments thereto to the best of my knowledge are true and complete. I acknowledge: that I am authorized to execute this certification on behalf of the bidder/proposer; that *The Township of Piscataway* is relying on the information contained herein and that I am under a continuing obligation from the date of this certification through the completion of any contracts with The Township of Piscataway to notify The Township of Piscataway in writing of any changes to the information contained herein; that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification, and if I do so, I am subject to criminal prosecution under the law and that it will constitute a material breach of my agreement(s) with the, permitting The Township of Piscataway to declare any contract(s) resulting from this certification void and unenforceable.

Full Name (Print):	Title:	
Signature:	Date:	

This statement shall be completed, certified to, and included with all bid and proposal submissions. Failure to submit the required information is cause for automatic rejection of the bid or proposal.

To be completed, signed and returned with Bid

SUBCONTRACTOR'S DISCLOSURE FORM

2022-2023 SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.

BID NO. 2022-06-14	Bid Date: THURSDAY, JUNE 9, 2022
The	(Name of Bidding Company)
Please Check One!	 will sub-contract a portion of this project. will not sub-contract any portion of this project.
Authorized Agent	Title
Signature of Bidder	Date
If the bidder is not going to subcontract an part of this document.	y portion of this project, the bidder need not complete any further
 If the bidder <u>will</u> subcontract any of the fol Plumbing/gas fitting work; 	 e Electrical work, tele-data, fire alarm or security systems

Refrigeration/heating/ventilating systems & equipment
 Structural steel/ornamental iron work

the bidder must do the following:

- Identify the contract number and type of work he intends to subcontract;
- Provide the name, address and other pertinent information about the subcontractor;*
- If the cost of the work by the subcontractor shall exceed the amounts listed below, the bidder shall provide in the bid package submission the following documents:

SUBCONTRACTOR DOCUMENT SUBMISSIONS			
Estimated Value of Contract – Subcontractor	For Subcontractors in the four major branches listed above	For all other Subcontractors	
	Submit With Bid	Submit Within ten (10 Days of Receipt of Notice of Award	
\$2,000 through \$5,999	Contractor's Registration Certificate		
\$6,000 through \$17,499	Contractor's Registration Certificate New Jersey Business Registration Certificate		
\$17,500 through \$19,999	Contractor's Registration Certificate New Jersey Business Registration Certificate		
\$20,000 or more	Contractor's Registration Certificate New Jersey Business Registration Certificate		

Please list subcontractor(s) on the following pages. Bidders may make extra copies of the following pages.

* Failure to identify the names and addresses of any subcontractors required to be named in the bid, or to submit the appropriate documents for each such subcontractor, may be cause for the bid to be rejected as being non-responsive.

(Form continued on next page)

Subcontractor's Disclosure Statement (Continued)		Return With Bid
2022-2023 SIDEWALK REPAIR PROG	RAM TO INCLUDE CURBS, DRIV	EWAYS & HANDICAP RAMPS.
BID NO. 2022-06-14	B	id Date: THURSDAY, JUNE 9, 2022
1. Sub-Contractor for PLUMBING	AND GAS FITTING WORK	
Name of Subcontracting Compar	ıy	
Address		
City, State, Zip		
E-Mail	FEIN N	0:
Authorized Agent	Title	
Will the cost of sub-contract exc	eed \$20,000,00?	
	ted Value of Contract \$	
	ed Value of Contract \$	
If checked yes , the sub-contractor m the bid package the following:	ust be pre-qualified to perform t	he work. The bidder must provide in
	's Notice of Classification; 's Total Amount of Uncomplete that are required:	d Contracts; and
SUBC	ONTRACTOR DOCUMENT SU	JBMISSIONS
Estimated Value of Contract –	For Subcontractors in the four	For all other Subcontractors
Subcontractor	major branches listed above	Submit Within ton (10 Dave of
	Submit With Bid	Submit Within ten (10 Days of Receipt of Notice of Award
\$2,000 through \$5,999	Contractor's Registration Certificate	
\$6,000 through \$17,499	Contractor's Registration Certificate	
	New Jersey Business Registration Certificate	
\$17,500 through \$19,999	Contractor's Registration Certific	
New Jersey Business Registration Certificate \$20,000 or more Contractor's Registration Certificate		
	New Jersey Business Registration	

<u>Certification of Equipment</u> The

hereby certifies the above named

Name of Bidding Company

subcontractor has the personnel, equipment, experience, financial and sufficient means to complete their portion of the contract in full accordance with the bid specifications.

Authorized Agent (Print) -- Bidder

Signature of Authorized Agent—Bidder

(Form continued on next page)

Subcontractor's Disclosure Statem	nent (Continued)	Return With Bid	
2022-2023 SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.			
BID NO. 2022-06-14	Bid Date	e: THURSDAY, JUNE 9, 2022	
2. Sub-Contractor for <u>REFRIGERA</u>	TION, HEATING & VENTILAT	ING SYSTEMS AND EQUIPMENT	
Name of Subcontracting Compan	у		
Address			
City, State, Zip			
Telephone	Fax		
E-Mail	FEIN N	0:	
Authorized Agent	Title		
Will the cost of sub-contract exce			
	ed Value of Contract \$		
	ed Value of Contract \$		
the bid package the following: • The subcontractor'	s Notice of Classification; 's Total Amount of Uncomplete	he work. The bidder must provide in d Contracts; and	
SUBC	ONTRACTOR DOCUMENT SU	JBMISSIONS	
Estimated Value of Contract – Subcontractor	For Subcontractors in the four major branches listed above	For all other Subcontractors	
	Submit With Bid	Submit Within ten (10 Days of Receipt of Notice of Award	
\$2,000 through \$5,999	Contractor's Registration Certific		
\$6,000 through \$17,499	Contractor's Registration Certificate New Jersey Business Registration Certificate		
\$17,500 through \$19,999	Contractor's Registration Certificate New Jersey Business Registration Certificate		
\$20,000 or more	Contractor's Registration Certificate New Jersey Business Registration Certificate		
Certification of Equipment			
The	ł	nereby certifies the above named	

Name of Bidding Company

subcontractor has the personnel, equipment, experience, financial and sufficient means to complete their portion of the contract in full accordance with the bid specifications.

Authorized Agent (Print) -- Bidder

Signature of Authorized Agent—Bidder (form continued on next page)

Subcontractor's Disclosure Statement (Continued)

PW Bid

Return With Bid

2022-2023- SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.

BID NO. 2022-06-14

Bid Date: THURSDAY, JUNE 9, 2022

3. Sub-Contractor for ELECTRICAL WORK; TELE-DATA, FIRE ALARM OR SECURITY SYSTEMS

Name of Subcontracting Company			
Address			
City, State, Zip			
E-Mail			
Authorized Agent Title			
Will the cost of sub-contract exceed \$20,000.00?			
Yes Estimated Value of Contract \$			
No Estimated Value of Contract \$			

If checked **yes**, the sub-contractor must be pre-qualified to perform the work. The bidder must provide in the bid package the following:

- The subcontractor's Notice of Classification;
- The subcontractor's Total Amount of Uncompleted Contracts; and
- Other documents that are required:

SUBCONTRACTOR DOCUMENT SUBMISSIONS Estimated Value of Contract -For Subcontractors in the four For all other Subcontractors Subcontractor major branches listed above Submit With Bid Submit Within ten (10 Days of Receipt of Notice of Award \$2,000 through \$5,999 Contractor's Registration Certificate \$6,000 through \$17,499 Contractor's Registration Certificate New Jersey Business Registration Certificate \$17,500 through \$19,999 Contractor's Registration Certificate New Jersey Business Registration Certificate \$20,000 or more Contractor's Registration Certificate New Jersey Business Registration Certificate

Certification of Equipment

hereby certifies the above named

The_

Name of Bidding Company

subcontractor has the personnel, equipment, experience, financial and sufficient means to complete their portion of the contract in full accordance with the bid specifications.

Authorized Agent (Print) -- Bidder

Signature of Authorized Agent—Bidder

(form continued on next page)

Return With Bid

2022-2023 SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.

BID NO. 2022-06-14

Bid Date: THURSDAY, JUNE 9, 2022

4. Sub-Contractor for STRUCTURAL STEEL & IRON WORK

Name of Subcontracting Company	
Address	
Telephone	Fax
E-Mail	FEIN No:
Authorized Agent	Title
Will the cost of sub-contract exceed \$20,0	000.00?
Yes Estimated Value	of Contract \$
No Estimated Value	of Contract \$

If checked **yes**, the sub-contractor must be pre-qualified to perform the work. The bidder must provide in the bid package the following:

- The subcontractor's Notice of Classification;
- The subcontractor's Total Amount of Uncompleted Contracts; and
- Other documents that are required:

SUBCONTRACTOR DOCUMENT SUBMISSIONS					
Estimated Value of Contract -	For Subcontractors in the four	For all other Subcontractors			
<u>Subcontractor</u>	major branches listed above				
	Submit With Bid	Submit Within ten (10 Days of			
		Receipt of Notice of Award			
\$2,000 through \$5,999	Contractor's Registration Certific	cate			
\$6,000 through \$17,499	Contractor's Registration Certificate				
	New Jersey Business Registration Certificate				
\$17,500 through \$19,999	Contractor's Registration Certific	ate			
	New Jersey Business Registration	on Certificate			
\$20,000 or more	Contractor's Registration Certific	ate			
	New Jersey Business Registration	on Certificate			

Certification of Equipment

The

hereby certifies the above named

Name of Bidding Company

subcontractor has the personnel, equipment, experience, financial and sufficient means to complete their portion of the contract in full accordance with the bid specifications.

Authorized Agent (Print) -- Bidder

Signature of Authorized Agent—Bidder

(form continued on next page)

To be completed, signed and returned with Bid
F APPLICABLE)
Subcontractor's Disclosure Statement
Other Trades 022-2023 SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS & HANDICAP RAMPS.
JZZ-ZUZS SIDEWALK REPAIR PROGRAM TO INCLUDE CORBS, DRIVEWATS & HANDICAP RAMIPS.
BID NO. 2022-06-14 Bid Date: THURSDAY, JUNE 9, 2022
. Name of Trade/Type of Work
Name of Subcontracting Company
Address
City, State, Zip
Telephone Fax
E-Mail FEIN No:
Authorized Agent Title
Will the cost of sub-contract exceed \$20,000.00?
Yes Estimated Value of Contract \$
No Estimated Value of Contract \$
checked yes , the sub-contractor must be pre-qualified to perform the work. The bidder must provide in he bid package the following:
 The subcontractor's Notice of Classification; The subcontractor's Total Amount of Uncompleted Contracts; and Other documents that are required:
SUBCONTRACTOR DOCUMENT SUBMISSIONS

Estimated Value of Contract – Subcontractor	For Subcontractors in the four major branches listed above	For all other Subcontractors
	Submit With Bid	Submit Within ten (10 Days of Receipt of Notice of Award
\$2,000 through \$5,999	Contractor's Registration Certific	cate
\$6,000 through \$17,499	Contractor's Registration Certific New Jersey Business Registration	
\$17,500 through \$19,999	Contractor's Registration Certific New Jersey Business Registration	
\$20,000 or more	Contractor's Registration Certific New Jersey Business Registratio	

Certification of Equipment

The _____

hereby certifies the above named

Name of Bidding Company subcontractor has the personnel, equipment, experience, financial and sufficient means to complete their portion of the contract in full accordance with the bid specifications.

Authorized Agent (Print) -- Bidder

Signature of Authorized Agent—Bidder

To be completed, signed and returned with Bid

Sworn Contractor Certification; Qualifications and Credentials

Pursuant to N.J.S.A. 40A:11-1 et seq., a pre-qualified contractor seeking to bid Township projects, and any subcontractors, that are required to be named under N.J.S.A. 40A:11-1 et seq., shall, as a condition of bidding, submit this Sworn Contractor Certification regarding qualifications and credentials.

I, _____, the principal owner or officer of the company certify that the forging statements are true and our firm has the following qualifications and credentials:

- 1. A current, valid certificate of registration issued pursuant to "The Public Works Contractor Registration Act," N.J.S.A. 34:11-56:48 et seq. A copy of which is submitted with its bid;
- 2. A current, valid Certificate of Authority (Business Registration) to perform work in New Jersey issued by the Department of Treasury, a copy of which is submitted with its bid;
- 3. A current valid contractor trade license required under applicable New Jersey Law for any specialty trade or specialty area in which the firm seeks to perform work, a copy of which is submitted with its bid;
- 4. During the term of The Township project, I as principal owner or officer of the company or corporation, as contractor, will have in place a suitable quality control and quality assurance program and an appropriate safety and health plan.

Name of Company_____

Print Name of Owner or Officer

Signature of Owner or Officer_____

AMERICANS WITH DISABILITIES ACT OF 1990 Equal Opportunity for Individuals with Disability

The contractor and The Township of Piscataway (hereafter "owner") do hereby agree that the provisions of Title 11 of the Americans With Disabilities Act of 1990 (the "Act") (42 U.S.C. S121 01 et seq.), which prohibits discrimination on the basis of disability by public entities in all services, programs, and activities provided or made available by public entities, and the rules and regulations promulgated pursuant there unto, are made a part of this contract. In providing any aid, benefit, or service on behalf of the owner pursuant to this contract, the contractor agrees that the performance shall be in strict compliance with the Act. In the event that the contractor, its agents, servants, employees, or subcontractors violate or are alleged to have violated the Act during the performance of this contract, the contractor shall defend the owner in any action or administrative proceeding commenced pursuant to this Act. The contractor shall indemnify, protect, and save harmless the owner, its agents, servants, and employees from and against any and all suits, claims, losses, demands, or damages, of whatever kind or nature arising out of or claimed to arise out of the alleged violation. The contractor shall, at its own expense, appear, defend, and pay any and all charges for legal services and any and all costs and other expenses arising from such action or administrative proceeding or incurred in connection therewith. In any and all complaints brought pursuant to the owner's grievance procedure, the contractor agrees to abide by any decision of the owner which is rendered pursuant to said grievance procedure. If any action or administrative proceeding results in an award of damages against the owner, or if the owner incurs any expense to cure a violation of the ADA which has been brought pursuant to its grievance procedure, the contractor shall satisfy and discharge the same at its own expense.

The owner shall, as soon as practicable after a claim has been made against it, give written notice thereof to the contractor along with full and complete particulars of the claim, If any action or administrative proceeding is brought against the owner or any of its agents, servants, and employees, the *owner shall* expeditiously forward or have forwarded to the contractor every demand, complaint, notice, summons, pleading, or other process received by the owner or its representatives.

It is expressly agreed and understood that any approval by the owner of the services provided by the contractor pursuant to this contract will not relieve the contractor of the obligation to comply with the Act and to defend, indemnify, protect, and save harmless the owner pursuant to this paragraph.

It is further agreed and understood that the owner assumes no obligation to indemnify or save harmless the contractor, its agents, servants, employees and subcontractors for any claim which may arise out of their performance of this Agreement. Furthermore, the contractor expressly understands and agrees that the provisions of this indemnification clause shall in no way limit the contractor's obligations assumed in this Agreement, nor shall they be construed to relieve the contractor from any liability, nor preclude the owner from taking any other actions available to it under any other provisions of the Agreement or otherwise at law.

Name of Company	
Authorized Agent	
Title or Position	
Signature	Date
PW Bid	80 P a g e

EXHIBIT B MANDATORY EQUAL EMPLOYMENT OPPORTUNITY LANGUAGE N.J.S.A. 10:5-31 et seq. (P.L.1975, c.127) N.J.A.C. 17:27-1.1 et seq. CONSTRUCTION CONTRACTS

During the performance of this contract, the contractor agrees as follows:

The contractor or subcontractor, where applicable, will not discriminate against any employee or applicant for employment because of age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation, gender identity or expression, disability, nationality or sex. Except with respect to affectional or sexual orientation and gender identity or expression, the contractor will ensure that equal employment opportunity is afforded to such applicants in recruitment and employment, and that employees are treated during employment, without regard to their age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation, gender identity or expression, disability, nationality or sex. Such equal employment opportunity shall include, but not be limited to the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Public Agency Compliance Officer setting forth provisions of this nondiscrimination clause.

The contractor or subcontractor, where applicable will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation, gender identity or expression, disability, nationality or sex.

The contractor or subcontractor will send to each labor union, with which it has a collective bargaining agreement, a notice, to be provided by the agency contracting officer, advising the labor union or workers' representative of the contractor's commitments under this act and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

The contractor or subcontractor, where applicable, agrees to comply with any regulations promulgated by the Treasurer, pursuant to N.J.S.A. 10:5-31 et seq., as amended and supplemented from time to time and the Americans with Disabilities Act.

When hiring or scheduling workers in each construction trade, the contractor or subcontractor agrees to make good faith efforts to employ minority and women workers in each construction trade consistent with the targeted employment goal prescribed by N.J.A.C. 17:27-7.2; provided, however, that the Dept. of LWD, Construction EEO Monitoring Program, may, in its discretion, exempt a contractor or subcontractor from compliance with the good faith procedures prescribed by the following provisions, A, B, and C, as long as the Dept. of LWD, Construction EEO Monitoring Program is satisfied that the contractor or subcontractor is employing workers provided by a union which provides evidence, in accordance with standards prescribed by the Dept. of LWD, Construction EEO Monitoring Program, that its percentage of active "card carrying" members who are minority and women workers is equal to or greater than the targeted employment goal established in accordance with N.J.A.C. 17:27-7.2. The contractor or subcontractor agrees that a good faith effort shall include compliance with the following procedures:

- (A) If the contractor or subcontractor has a referral agreement or arrangement with a union for a construction trade, the contractor or subcontractor shall, within three business days of the contract award, seek assurances from the union that it will cooperate with the contractor or subcontractor as it fulfills its affirmative action obligations under this contract and in accordance with the rules promulgated by the Treasurer pursuant to N.J.S.A. 10:5-31 et. seq., as supplemented and amended from time to time and the Americans with Disabilities Act. If the contractor or subcontractor is unable to obtain said assurances from the construction trade union at least five business days prior to the commencement of construction work, the contractor or subcontractor's or subcontractor's prior experience with a construction trade union, regardless of whether the union has provided said assurances, indicates a significant possibility that the trade union will not refer sufficient minority and women workers consistent with affording equal employment opportunities as specified in this chapter, the contractor agrees to be prepared to provide such opportunities to minority and women workers directly, consistent with this chapter (B) below; and the contractor or subcontractor further agrees to take said action immediately if it determines that the union is not referring minority and women workers consistent with the equal employment opportunity goals set forth in this chapter.
- (B) If good faith efforts to meet targeted employment goals have not or cannot be met for each construction trade by adhering to the procedures of (A) above, or if the contractor does not have a referral agreement or arrangement with a union for a construction trade, the contractor or subcontractor agrees to take the following actions:

(I) To notify the public agency compliance officer, the Dept. of LWD, Construction EEO Monitoring Program, and minority and women referral organizations listed by the Division pursuant to N.J.A.C. 17:27-5.3, of its workforce needs, and request referral of minority and women workers;

(2) To notify any minority and women workers who have been listed with it as awaiting available vacancies;

(3) Prior to commencement of work, to request that the local construction trade union refer minority and women workers to fill job openings, provided the contractor or subcontractor has a referral agreement or arrangement with a union for the construction trade;

EXHIBIT B (Continued)

(4) To leave standing requests for additional referral to minority and women workers with the local construction trade union, provided the contractor or subcontractor has a referral agreement or arrangement with a union for the construction trade, the State Training and Employment Service and other approved referral sources in the area;

(5) If it is necessary to lay off some of the workers in a given trade on the construction site, layoffs shall be conducted in compliance with the equal employment opportunity and nondiscrimination standards set forth in this regulation, as well as with applicable Federal and State court decisions;

(6) To adhere to the following procedure when minority and women workers apply or are referred to the contractor or subcontractor:

(i) The contactor or subcontractor shall interview the referred minority or women worker.

(ii) If said individuals have never previously received any document or certification signifying a level of qualification lower than that required in order to perform the work of the construction trade, the contractor or subcontractor shall in good faith determine the qualifications of such individuals. The contractor or subcontractor shall hire or schedule those individuals who satisfy appropriate qualification standards in conformity with the equal employment opportunity and non-discrimination principles set forth in this chapter. However, a contractor or subcontractor shall determine that the individual at least possesses the requisite skills, and experience recognized by a union, apprentice program or a referral agency, provided the referral agency is acceptable to the Dept. of LWD, Construction EEO Monitoring Program. If necessary, the contractor or subcontractor shall hire or schedule minority and women workers who qualify as trainees pursuant to these rules. All of the requirements, however, are limited by the provisions of (C) below.

(iii) The name of any interested women or minority individual shall be maintained on a waiting list, and shall be considered for employment as described in (i) above, whenever vacancies occur. At the request of the Dept. of LWD, Construction EEO Monitoring Program, the contractor or subcontractor shall provide evidence of its good faith efforts to employ women and minorities from the list to fill vacancies.

(iv) If, for any reason, said contractor or subcontractor determines that a minority individual or a woman is not qualified or if the individual qualifies as an advanced trainee or apprentice, the contractor or subcontractor shall inform the individual in writing of the reasons for the determination, maintain a copy of the determination in its files, and send a copy to the public agency compliance officer and to the Dept. of LWD, Construction EEO Monitoring Program.

(7) To keep a complete and accurate record of all requests made for the referral of workers in any trade covered by the contract, on forms made available by the Dept. of LWD, Construction EEO Monitoring Program and submitted promptly to the Dept. of LWD, Construction EEO Monitoring Program upon request.

(C) The contractor or subcontractor agrees that nothing contained in (B) above shall preclude the contractor or subcontractor from complying with the union hiring hall or apprenticeship policies in any applicable collective bargaining agreement or union hiring hall arrangement, and, where required by custom or agreement, it shall send journeymen and trainees to the union for referral, or to the apprenticeship program for admission, pursuant to such agreement or arrangement. However, where the practices of a union or apprenticeship program will result in the exclusion of minorities and women or the failure to refer minorities and women consistent with the targeted county employment goal, the contractor or subcontractor shall consider for employment persons referred pursuant to (B) above without regard to such agreement or arrangement; provided further, however, that the contractor or subcontractor shall not be required to employ women and minority advanced trainees and trainees in numbers which result in the employment of advanced trainees as a percentage of the total workforce for the construction trade, which percentage significantly exceeds the apprentice to journey worker ratio specified in the applicable collective bargaining agreement, or in the absence of a collective bargaining agreement, exceeds the ratio established by practice in the area for said construction trade. Also, the contractor or subcontractor agrees that, in implementing the procedures of (B) above, it shall, where applicable, employ minority and women workers residing within the geographical jurisdiction of the union.

After notification of award, but prior to signing a construction contract, the contractor shall submit to the public agency compliance officer and the Dept. of LWD, Construction EEO Monitoring Program an initial project workforce report (Form AA-201) electronically provided to the public agency by the Dept. of LWD, Construction EEO Monitoring Program, through its website, for distribution to and completion by the contractor, in accordance with N.J.A.C. 17:27-7. The contractor also agrees to submit a copy of the Monthly Project Workforce Report once a month thereafter for the duration of this contract to the Dept. of LWD, Construction EEO Monitoring Program, and to the public agency compliance officer.

The contractor agrees to cooperate with the public agency in the payment of budgeted funds, as is necessary, for on-the-job and/or off-the job programs for outreach and training of minorities and women.

(D) The contractor and its subcontractors shall furnish such reports or other documents to the Dept. of LWD, Construction EEO Monitoring Program as may be requested by the Dept. of LWD, Construction EEO Monitoring Program from time to time in order to carry out the purposes of these regulations, and public agencies shall furnish such information as may be requested by the Dept. of LWD, Construction EEO Monitoring Program for conducting a compliance investigation pursuant to N.J.A.C. 17:27-1.1 et seq.

(Revised: January, 2016)

	EXHIBIT B (Continued	
		(Revised: January, 2016)
DATED:		
COMPANY NAME:		
ADDRESS:		
PRINTED NAME		
SIGNATURE:		
PW Bid		83 P a g e

Township of Piscataway

PISCATAWAY BID BOND FORM ATTACHED.

BID BOND

BOND NO. _____

KNOW ALL MEN BY THESE PRESENTS, That we, _____

as Principal, and ______, a corporation duly organized under the laws of the State of ______, as Surety, are held and firmly bound unto the <u>Township of Piscataway</u> as Obligee, in the sum of Ten Percent (10%) of the Total Bid, Not to Exceed Twenty Thousand Dollars (\$20,000.00) for the payment of which Principal and Surety Bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally.

WHEREAS, Principal has submitted a bid for ______, the "Project."

NOW, THEREFORE, if the Obligee shall make any award according to the terms of said bid and the Principal shall enter into a contract with said Obligee in accordance with the terms of said bid and give bond for the faithful performance thereof within the time specified; or if no time is specified within thirty days after the date of said award; or if the Principal shall, in the case of failure so to do, shall pay to the Obligee the difference, not to exceed the amount of this Bond, between the amount specified in bid and such larger amount for which the Obligee may in good faith contract with another party to perform the work covered by said bid, then this obligation shall be null and void: otherwise to remain in full force and effect.

Signed and sealed this __ day of _____, 20___

Surety:	
•	

By:				
-				

Witness:			

Principal:	
1	

By:				
2				

Witness:	

HOLD HARMLESS AGREEMENT

By:___

Contractor/Vendor/Facility User

Township Of Piscataway

(Authorized Signature)

(Printed Name of Above)

(Address)

(City, State, Zip)

(Phone)

BIDDER'S AFFIDAVIT

I,		, being duly sworn, deposes that he/she			
resides at					
and that he/she is the	(Title)	of	(Name of Bidder)		

I am duly authorized to sign the bid and that bid is the true offer of the bidder, that the seal attached thereto is the seal of the bidder, and that each, every and all the declarations and statements contained in the bid and any and all affidavits, questionnaires and documents submitted pursuant to the proposal forbids are true to the best of my knowledge and belief.

(Affiant)

(Corporate Seal)

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PLAN, EXPERIENCE AND EQUIPMENT QUESTIONNAIRE

Submitted to	
)A Corporation
By)A Copartnership
)An Individual
Principal Office	

The signatory of this questionnaire guarantees the truth and accuracy of all statements and of all answers to interrogatories hereinafter made.

1) In what manner have you inspected the proposed work? (explain in detail)

2) Explain your plan or layout for performing the proposed work.

3) The work, if awarded to you, will have the personal supervision of whom?

4.1) How many years has your organization been in business under your present name?

- 4.2) Have you ever failed to complete any work awarded to you? Yes _____ No_____ (If yes, attach additional sheet with details and explanation.)
- 5) Do you intend to sublet any portion(s) of this work? Yes____No____ If yes, state amount of sub-contract, and if known, the name and address of the sub-contractor, amount and type of his equipment and financial responsibility.

6.) What equipment do you own that is available for and intended to be used on the present project?

QUANTITY	ITEM	DESCRIPTION, SIZE, CAPACITY, ETC	CONDITION	YEARS OF SERVICE	PRESENT LOCATION

7.) What equipment do you intend to purchase or lease for use on the proposed work, should the contract be awarded to you?

QUANTITY	ITEM	DESCRIPTION, SIZE,	APPROXIMATE COST	
		CAPACITY, ETC	PURCHASE	LEASE

8) Have you made contracts or received firm offers for all materials prices used in preparing your

proposal ? Yes _____ No _____ **<u>Do not</u>** give names of dealers or manufacturers.

STATUS OF PRESENT AND PAST CONTRACTS

9) Give full information about past and present contracts, whether private or governmental contracts, whether prime or sub-contracts; whether completed or in progress or awarded but not yet begun; or whether you are low bidder pending award of contract.

OWNER	LOCATION	DESCRIPTION	ADJUSTED	AMOUNT	ADDITIONAL	BALANCE	ESTIMATED
O WINER	Locimon		CONTRACT	COMPLETED	EARNED	TO BE	DATE OF
			AMOUNT	AND BILLED	SINCE LAST	COMPLETED	COMPLETION
			ANOUNT	AND DILLED	ESTIMATE		COMILLIION
					ESTIVIATE		

I CERTIFY THAT THE ABOVE INFORMATION IS CORRECT TO THE BEST OF MY KNOWLEDGE.

DATED:_____

(Signature)

(Name and Title)

(Company Name)

(Address)

(City, State, Zip Code)

TOWNSHIP OF PISCATAWAY

455 Hoes Lane Piscataway, N.J. 08854

AFFIDAVIT ATTESTING TO COMPLIANCE WITH PREVAILING WAGE LAWS OF NEW JERSEY

I, ______ of the organization/firm of

_____ in the (City, Town, Borough) of

State of	and being of

full age, being duly sworn according to law on my oath depose and say that:

I am the Bidder making the proposal for the labor and materials relative

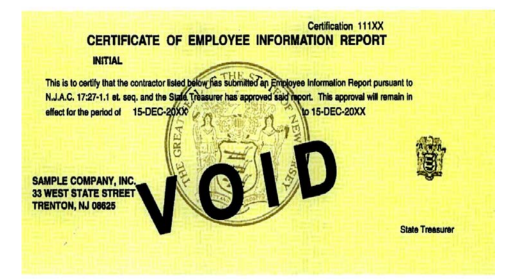
PRINT: Name, Address and other contact information of Contractor:

Email address

(Print name of authorized representative)

Date _____

SAMPLE CERTIFICATE OF EMPLOYEE INFORMATION REPORT TOWNSHIP OF PISCATAWAY



I have read this Bid in its entirety and hereby affirm that the Provider agrees to all terms and acknowledge as outlined in the instructions to bidders.

DATED:_____

(Signature)

(Name and Title)

(Company Name)

(Address)

(City, State, Zip Code)

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TO All Bidders:

REMINDER!

Did you sign all of the bid documents?

All bid documents returned to the Township shall be signed with original signatures. Please use <u>blue ink.</u>

The Township will not accept facsimile or rubber stamp signatures.

Failure to sign and submit all bid documents may be cause for disqualification and rejection of the bid.

One "Original" and One PHOTO Copy of the Original marked "True Copy ".

Cover Page, Name, Address, Phone Number, E-mail Address.

Return the entire original bid packet intact by the indicated deadline.

Bidders, Login to website for any addendums.

website: www.piscatawaynj.org (Click on Home Page , EGov, Bids)

E-mail: purchasing@piscatawaynj.org

732-562-2321 (The Division of Purchasing)

Bid No: 2022-06-14

 (\bigcirc)

THE TOWNSHIP OF PISCATAWAY



TECHNICAL / SPECIFICATIONS

Pages 1-34

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MARIA E. VALENTE-CAEMMERER

Purchasing Agent/Township Secretary

CONSTRUCTION SPECIFICATIONS FOR TOWNSHIP OF PISCATAWAY SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS AND HANDICAP RAMPS

A. PROJECT PROVISIONS:

A1. Scope of Work

The project shall consist of furnishing all labor, equipment and material necessary to remove mainly damaged existing and reconstruct new sidewalk, and additionally remove damaged existing and reconstruct various types of new curbs, driveways and handicap ramps if & where directed. These appurtenances are to be installed in various Township Streets within limits specified in the field, complete in place. Other incidental work on aforementioned various Township Streets shall be incorporated herein pertaining to maintenance and protection of traffic, hot mix asphalt (bituminous concrete) pavement base repair/restoration and/or driveway apron restoration, in accordance with any details and/or direction from the Department of Public Works and these specifications.

The Contractor shall be responsible for restoring in-kind any impacted improvements including, but not limited to, road pavement, soft and hard landscape items, mailboxes, decorative curbing, signs, pavers, lawn sprinklers, etc.

The Contractor shall be responsible for the construction layout as needed of all items included in this contract. Construction layout shall mean the stakeout of all types of curb, sidewalk, driveway aprons and handicap ramps where such stakeout is needed to maintain proper alignment and grade. Construction layout and or stakeout shall be required where the removal of existing or addition of new curb, sidewalk, driveway apron or handicap ramp is such that the replacement or installation of these items without stakeout will result in faulty grade and or alignment. When the stakeout of any of the aforementioned items is questionable as to its necessity, the decision to determine its requirement shall be at the discretion of the Director. The layout crew must be proficient in performing this task and will provide a cut sheet when demanded by the Director for each stakeout for approval. All layout operations shall be at the expense of the Contractor and be included in the bid price.

The Contractor shall ensure that no Township trees are damaged during the course of curb and/or sidewalk removals and construction. Tree roots interfering with new construction shall be ground out, or cut by manual methods selected by the Contractor, but tree roots shall not be pulled out with a backhoe.

For the purpose of this contract, any reference to the Public Works Director or his duly authorized representative in the Township of Piscataway Department of Public Works shall henceforth be referred to as the Director. The work shall be constructed in accordance with the New Jersey Department of Transportation Standard Specifications for Road and Bridge Construction - 2007, English Edition, as amended and supplemented herein, and referred to herein as the Standard Specifications. In the event a conflict in the specification standards exists, the stricter specification standard shall prevail.

All concrete shall be air-entrained Portland cement Class B concrete, with 28 day compressive strength (f'c) of 4,500 psi. Expansion joint material shall be pre-molded bituminous material conforming to the Standard Specifications.

A2. "If and Where Directed" Items.

The Proposal Form is based on bids where all Pay Items include an "if and where directed" quantity. Such items are not set forth in a specific location on a schedule of work.

Execution of the work of "if and where directed" items shall only be made on written directions of the Director. The term Director shall mean the Director of Public Works of Piscataway or his duly authorized representative. In the absence of written directions, no such items shall be incorporated into the Project and if incorporated will not be paid for. The Director may order incorporation of such items at any location within the Project and at any time during the Contract period. Claims for additional compensation shall not be made because of any increase, decrease, or elimination of such items, nor because of an increase or decrease in the amount of work due to the field conditions encountered in incorporating such items into the Project.

A3. Cooperation with Utilities

The Contractor shall also comply with the State's Underground Facility Protection Act (L. 1994, c. 118). Pursuant to <u>N.J.S.A.</u> 48:2-73 et seq. and <u>N.J.A.C.</u> 14:2-1.1 et seq., the Contractor shall call the One-Call Center at 1-800-272-1000 for utility mark-outs within the time frames dictated by the One-Call Center for excavation and or demolition activities. No digging will be permitted until the underground utility mark-out has been properly completed and the Contractor has provided the Township of Piscataway with proof of their notification to the One-Call Center in accordance with this act. No blasting will be permitted in the Township of Piscataway.

A4. Dust and Dirt Control Measures

a. Dust Control

The Contractor shall employ construction methods and means that keep flying dust to the minimum and shall provide for the laying of water or other dust control materials on the effected project area and on roads, streets and other areas immediately adjacent to the Project limits, wherever buildings that are occupied or in use, are affected by such dust caused by the Contractor's construction operations. The materials and methods used for

dust control are subject to approval by the Public Works Engineer and shall be as directed.

b. Dirt Control

The Contractor shall provide for the prompt removal from existing roadways of all dirt and other materials that have been spilled, washed, tracked or otherwise deposited thereon by the Contractor's operations whenever the accumulation is sufficient to cause the formation of mud, interfere with drainage, damage pavements or create a traffic hazard.

Dust and Dirt Control Measures will not be measured for payment.

A5. Disposal of Materials and Debris

The disposal of material and debris accumulated by road construction operations is regulated under the Solid Waste Management Act (NJSA 13:1 E-1) and is governed by NJAC 7:26 et seq. The Contractor shall dispose of construction materials and debris in accordance with the Solid Waste Management Plan developed by the Solid Waste Management district of origin. Proper documentation from the disposal facility shall be submitted to the Public Works Engineer.

A6. Hazardous Materials

If any hazardous materials are encountered during the Project, they shall be transported, stored, and/or disposed in such a manner as to not create a hazard, and in accordance with all applicable Federal and State Regulations and national consensus standards. In the event the Contractor creates a hazardous condition by the Contractor's action, the Contractor shall solely bear the cost of all remediation until report of No Further Action, and such remediation shall be at no expense to the Township of Piscataway.

A7. Cleaning Up

The Contractor is notified that the Township shall be maintained in as an orderly condition as possible during the entire construction period. To this end, salvageable items to be reused in the Contract shall be removed and stored in obscure locations until the time for their use. Unsalvageable materials and debris resulting from the construction operations shall be promptly disposed of off Township limits. At the end of each work shift, the Contractor shall neatly store all material and equipment, and clean existing work area and roadway surfaces within the limits of the project to the satisfaction of the Director so as to allow traffic and pedestrians safe passage.

No separate payment will be made for the work of cleaning up and all cost thereof shall be included under the contract price bid in the Proposal.

A8. Time of Completion

All work under this project shall be completed within <u>two years</u> from 'Notice to Proceed' or until funds or quantity of repairs including any statutorily permitted increases in the contract are exhausted. The successful bidder shall work continuously during the allotted time of completion suspending work only if weather conditions will compromise the quality of work. Such conditions shall be determined by the Director.

The Township at the discretion of the Director has the option to suspend work as winter whether approaches to maintain quality in the workmanship and viability of the concrete. The Director shall determine when work is to resume upon the end of winter weather. The time suspended by the Director shall not be included in the time of completion.

B. TRAFFIC CONTROL

B1. MAINTENANCE AND PROTECTION OF TRAFFIC

This work area will be maintained to effect safe pedestrian and vehicular traffic thru the project area(s) under construction activity by the Contractor.

Warning signs of '<u>Construction Ahead</u>' will be posted outside of project limits by the Contractor in advance of any work and in coordination with the Department of Public Works and the Township of Piscataway Police Department.

Posting of '<u>No Parking</u>' signs shall be the responsibility of the Contractor, if & where directed by the Police Department.

The Contractor shall insure that no residential driveways are blocked during construction, and shall advise residents by written notice, with a copy to the Director, of anticipated work at driveway aprons as the work schedule dictates.

Construction work adjacent to or in the roadway shall be adequately protected with barricades and/or barrels. Obstructions, if any, shall be illuminated during hours of darkness.

All barricades, warning signs, lights, temporary signals and other protective devices shall conform with the 'Manual on Uniform Traffic Control Devices,' latest edition.

The Contractor is hereby made aware that during conditions of adverse weather, including but not limited to rain, snow or any conditions resulting in wet, icy or slippery pavement and/or periods of reduced visibility caused by fog, mist or smoke and/or, if traffic is heavy as determined by the Director, road work will be delayed until the adverse weather condition or traffic conditions dissipates. There shall be no compensation for delays caused by adverse weather or traffic delays as described above except when suspension of work is at the direction of the Director.

The Contractor shall furnish, install, maintain, and remove upon work completion any and all traffic control devices, as required, at no additional cost to the Township of Piscataway.

Maintenance and Protection of Traffic except for the use of Uniformed Officers and/or Police Vehicles is not considered a pay item, hence no additional payment will be made for Maintenance and Protection of Traffic.

Item 1.0 <u>8" x 9" x 20" Concrete Vertical Curb, Complete in Place.</u>

1.01 Description.

This work shall consist of the construction of Portland cement, air-entrained, concrete curbs and depressed curbs, and the removal and disposal of existing curbs as applicable. This work will conform with Part A & Part B above and to the NJDOT Standard Specifications – 2007, SECTION 607.03.02 – CONCRETE VERTICAL AND CONCRETE SLOPING CURB, as amended and supplemented herein by these specifications.

MATERIALS

1.02 Materials.

Portland cement concrete shall conform to the Standard Specifications Section 903 using Class B concrete reaching 4,500 pounds per square inch (psi) strength within 28 days, except that concrete curb at driveways shall attain a strength of not less than 3,000 psi in three days. Class E concrete is to be used for this purpose. All concrete is to have 7% air entrainment. Other materials shall conform to the following Subsections:

Curing Materials	
Preformed Expansion Joint Filler	
Joint Sealer, Hot-Poured	
Granite Curbs	
Mortar and Grout	
Reinforcement Steel	

EQUIPMENT

1.03 Equipment.

- **A.** Compaction. Compaction of underlying material shall be accomplished by equipment according to Subsection 203.03.02.
- **B.** Forms. Forms shall be of wood, metal, or other suitable material and shall extend for the full depth of the concrete. All forms shall be true to line, free from warp, and of sufficient strength to resist the pressure of the concrete

without deforming. Curved forms of proper radius shall be used on all radial sections and shall be of an acceptable design. Bracing and staking of forms shall be such that the forms remain in both horizontal and vertical alignment until their removal.

C. Finishing. Finishing equipment shall include floats, edgers, spades, tamps, and small vibrators.

CONSTRUCTION

1.04 Excavation and Backfilling.

Excavation shall be according to Subsection 202.03. Backfilling shall be according to Subsection 203.03.02. Any and all excess excavated material shall be disposed of by the Contractor at the expense of the Contractor.

1.05 Preparation of Underlying Material.

Excavation for curbs shall be made to the required depth, and to a width that permits the installation and bracing of the forms. The underlying material shall be shaped and compacted to a firm, even surface. Unstable material shall be removed and replaced with acceptable material that shall be compacted. Depressed curb shall have full depth dimension. No concrete shall be placed until the subgrade has been approved by the Director.

1.06 Concrete Curbs.

- **A. Limitations.** The limitations of placing shall be as specified in Subsection 504.03.02C and the following:
 - 1. Placing of concrete shall be discontinued in time to allow finishing to be completed in daylight hours unless an artificial lighting system is provided.
 - 2. Concrete for curbing in cold weather shall conform to Subsection 504.03.02C1 of the Standard Specifications.
- **B.** Mixing, Placing, and Finishing Concrete. Construction requirements shall conform to Subsection 504.03.02 and the following:
 - 1. Where changes in the size or shape of curbs occur in a continuous section, the transition between sections shall be gradual.
 - 2. Immediately before placing the concrete, the underlying material shall be thoroughly dampened, and the forms given a coating of light oil or other material which can prevent adherence of the concrete to the forms and which does not discolor the concrete. Where removed and used

again, the forms shall be thoroughly cleaned and treated each time before using.

- 3. The concrete shall be placed immediately after mixing. The edges, sides, and faces shall be spaded or vibrated and the surface tamped to compact the concrete thoroughly and bring the mortar to the surface, after which the surface shall be finished smooth and even by means of a wooden float.
- 4. Sleeves for sign or delineator posts installed in barrier curbs shall be filled with sand and sealed with hot-poured joint sealer immediately after installation and shall be resealed if and when posts are installed.
- 5. Concrete curbs shall be constructed in sections having uniform lengths of 20 feet, unless existing conditions dictate lengths of 10 feet which shall then be constructed as such. The length of these sections may be reduced where necessary for closures, but no section less than 6 feet will be permitted. The forms on the face of all curbs shall be removed as soon as the concrete holds its shape and the surface shall then be finished with a fine hair brush to a smooth and even finish. Plastering will not be permitted. The top edges of curb shall be rounded. Edges where expansion joint material has been placed shall be finished with an edging tool having a radius of not over ¹/₄ inch.
- 6. As soon as the forms are removed, the concrete shall be covered with wet burlap if finishing prevents the immediate application of curing compound. The concrete shall remain covered until it is to be finished, at which time the wet burlap shall be removed from that amount of concrete that can be immediately finished. As soon as finishing is complete, curing compound shall be applied.
- 7. Any exposed surface or surfaces against which some rigid type of construction is to be made shall be left smooth and uniform so as to permit free movement of the curb.
- 8. All tool marks shall be removed with a wetted brush or wooden float, and the finished surface shall present a uniform appearance.
- 9. Care shall be taken to minimize damage to previously constructed areas. Any damage shall be repaired without additional compensation.
- 10. Once the concrete curbing has cured, the road pavement contiguous to the newly constructed curb shall be power-hammered or sawcut along the new curb limits, at an offset of 12 inches from the curb face, and road material excavated therefrom to an excavated depth of 7 inches on which a 7-inch thick pavement repair section shall be constructed

thereon consisting of bituminous stabilized base Hot Mix Asphalt, 19M64 Base Course compacted in maximum 2 ¹/₂ inch lifts.

- C. Joints. Expansion joints shall be provided opposite joints in abutting concrete surface course and at approximately equal distances 8 feet between joints. Joints shall be filled with preformed expansion joint filler, ¹/₂ inch thick, which shall be flush with the top and face. Between concrete curbs and concrete surface or base course, ¹/₂-inch, preformed, expansion-joint filler shall be installed and the joint shall be sealed with hot-poured joint sealer.
- **D. Protection and Curing.** Forms may be removed when removal does not damage the concrete. No pressure shall be exerted upon the concrete when removing forms. Protection during cold weather and curing shall be according to Subsection 504.03.02C1.

For additional protection against scaling from freeze-thaw and deicing materials, the concrete must be protected with a commercially available silane or siloxane-based breathable concrete sealer or water repellant specifically designed for concrete slabs such as Silox-Seal manufactured by Amteco, Inc. located at 1841 F Marietta Blvd., Atlanta, GA 30318, telephone number 800 297 7325 or approved equal. The manufacturer's recommendations must be followed for application procedures and frequency. Prior to use of the sealer, the contractor must provide technical information on the product to be used for approval by the Director.

The curb shall be protected until finally accepted. During this period, any damage caused by construction operations or cold weather shall be repaired without additional compensation.

1. All denuded or disturbed lawn areas shall be restored to achieve a uniform grade on which screened topsoil shall be raked and area seeded with a seed mix acceptable to the Township. The Contractor shall be responsible for insuring an adequate stand of grass by his top soiling, seeding, fertilizing and mulching operation in the disturbed areas. This stand of grass shall be compatible to original lawn conditions prior to disturbance. Material tickets shall be required for all topsoil and seed products.

COMPENSATION

1.07 Method of Measurement.

Curbs, full 6", 8" reveal and/or depressed, will be measured by the linear foot along the face at the gutter line.

1.08 Basis of Payment.

Unit price for this item shall include all necessary excavation, removal and disposal of the existing defective curbing, all labor, materials and equipment necessary for the construction of the concrete vertical curb, barrier-free depressed curb for ramps, extension and connection of existing roof and/or sump pump drains to the newly constructed curb where required, replacement of disturbed pavement with 7" Hot Mix Asphalt, 19M64 Base Course pursuant to the Standard Specifications Section 902 compacted in maximum 2 ½ inch lifts, root cutting and all necessary backfill, and shall include all site and lawn restoration required, including topsoil and seed mix, and road pavement restoration as required.

Payment will be made per linear foot of acceptable curbing constructed, complete in place. Acceptable material tickets are required prior to payment. Payment will be made under:

Pay Item

8" x 9" x 20" CONCRETE VERTICAL CURB, COMPLETE IN PLACE

Pay Unit

LINEAR FOOT (LF)

Item 2.0 <u>Combination Concrete Curb & Gutter, Complete in Place.</u>

2.01 Description.

This work shall consist of the construction of Portland cement, air-entrained, concrete combination curb & gutter and depressed curb & gutter, if applicable, and the removal and disposal of existing concrete combination curb and gutter as applicable. This work will conform to Part A & Part B above and to the NJDOT Standard Specifications – 2007, SECTION 607.03.02 – CONCRETE VERTICAL AND CONCRETE SLOPING CURB, as amended and supplemented herein by these specifications.

MATERIALS

2.02 Materials.

Portland cement concrete shall conform to the Standard Specifications Section 903 using Class B concrete reaching **4,500** pounds per square inch (**psi**) strength within 28 days, except that concrete curb at driveways shall attain a compression strength of not less than 3,000 psi in three days. Class E concrete is to be used for this purpose. **All concrete is to have 7% air entrainment.** Other materials shall conform to the following Subsections:

Curing Materials	903.10
Preformed Expansion Joint Filler	914.01

Joint Sealer, Hot-Poured	
Granite Curbs	
Mortar and Grout	
Reinforcement Steel	

EQUIPMENT

2.03 Equipment.

- **A.** Compaction. Compaction of underlying material shall be accomplished by equipment according to Subsection 203.03.02.
- **B.** Forms. Forms shall be of wood, metal, or other suitable material and shall extend for the full depth of the concrete. All forms shall be true to line, free from warp, and of sufficient strength to resist the pressure of the concrete without deforming. Curved forms of proper radius shall be used on all radial sections and shall be of an acceptable design. Bracing and staking of forms shall be such that the forms remain in both horizontal and vertical alignment until their removal.
- **C. Finishing.** Finishing equipment shall include floats, edgers, spades, tamps, and small vibrators.

CONSTRUCTION

2.04 Excavation and Backfilling.

Excavation shall be according to Subsection 202.03. Backfilling shall be according to Subsection 203.03.02. Any and all excess excavated material shall be disposed of by the Contractor at the expense of the Contractor.

2.05 Preparation of Underlying Material.

Excavation for concrete combination curb and gutter shall be made to the required depth, and to a width that permits the installation and bracing of the forms. The underlying material shall be shaped and compacted to a firm, even surface. Unstable material shall be removed and replaced with acceptable material that shall be compacted. No concrete shall be placed until the subgrade has been approved by the Department of Public Works.

2.06 Concrete Combination Curb & Gutter.

A. Limitations. The limitations of placing shall be as specified in Subsection 504.03.02C and the following:

- 3. Placing of concrete shall be discontinued in time to allow finishing to be completed in daylight hours unless an artificial lighting system is provided.
- 4. Concrete for curbing in cold weather shall conform to Subsection 504.03.02C1 of the Specifications.
- **B.** Mixing, Placing, and Finishing Concrete. Construction requirements shall conform to Subsection 504.03.02 and the following:
 - 1. Where changes in the size or shape of combination curb & gutters occur in a continuous section, the transition between sections shall be gradual.
 - 1. Immediately before placing the concrete, the underlying material shall be thoroughly dampened, and the forms given a coating of light oil or other material which can prevent adherence of the concrete to the forms and which does not discolor the concrete. Where removed and used again, the forms shall be thoroughly cleaned and treated each time before using.
 - 2. The concrete shall be placed immediately after mixing. The edges, sides, and faces shall be spaded or vibrated and the surface tamped to compact the concrete thoroughly and bring the mortar to the surface, after which the surface shall be finished smooth and even by means of a wooden float.
 - 3. Sleeves for sign or delineator posts installed in barrier curbs shall be filled with sand and sealed with hot-poured joint sealer immediately after installation and shall be resealed if and when posts are installed.
 - 4. Concrete combination curb and gutter shall be constructed in sections having uniform lengths of 10 feet. The length of these sections may be reduced where necessary for closures, but no section less than 6 feet will be permitted. The forms on the face of all curbs shall be removed as soon as the concrete holds its shape and the surface shall then be finished with a fine hair brush to a smooth and even finish. Plastering will not be permitted. The top edges of curb shall be rounded. Edges where expansion joint material has been placed shall be finished with an edging tool having a radius of not over ¹/₄ inch.
 - 5. As soon as the forms are removed, the concrete shall be covered with wet burlap if finishing prevents the immediate application of curing compound. The concrete shall remain covered until it is to be finished, at which time the wet burlap shall be removed from that amount of

concrete that can be immediately finished. As soon as finishing is complete, curing compound shall be applied.

- 6. Any exposed surface or surfaces against which some rigid type of construction is to be made shall be left smooth and uniform so as to permit free movement of the curb.
- 7. All tool marks shall be removed with a wetted brush or wooden float, and the finished surface shall present a uniform appearance.
- 8. Care shall be taken to minimize damage to previously constructed areas. Any damage shall be repaired without additional compensation.
- 9. Once the concrete combination curb & gutter has cured, the road pavement contiguous to the newly constructed curb shall be jack-hammered or saw-cut along the new curb limits, only if required due to road damage, at an offset of 12 inches from the combination curb & gutter edge, and road material excavated therefrom to an excavated depth of 7 inches on which a 7 inch thick pavement repair section shall be constructed thereon consisting of bituminous stabilized base Hot Mix Asphalt, 19M64 Base Course compacted in maximum 2 ¹/₂ inch lifts.
- C. Joints. Expansion joints shall be provided opposite joints in abutting concrete surface course and at approximately equal distances of 8 feet between joints. Joints shall be filled with preformed expansion joint filler, ¹/₂ inch thick, which shall be flush with the top and face. Between concrete curbs and concrete surface or base course, ¹/₂-inch, preformed, expansion-joint filler shall be installed and the joint shall be sealed with hot-poured joint sealer.
- **D. Protection and Curing.** Forms may be removed when removal does not damage the concrete. No pressure shall be exerted upon the concrete when removing forms. Protection during cold weather and curing shall be according to Subsection 504.03.02C1.

For additional protection against scaling from freeze-thaw and deicing materials, the concrete must be protected with a commercially available silane or siloxane-based breathable concrete sealer or water repellant specifically designed for concrete slabs such as Silox-Seal manufactured by Amteco, Inc. located at 1841 F Marietta Blvd., Atlanta, GA 30318, telephone number 800 297 7325 or approved equal. The manufacturer's recommendations must be followed for application procedures and frequency. Prior to use of the sealer, the contractor must provide technical information on the product to be used for approval by the Director.

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The curb shall be protected until finally accepted. During this period, any damage caused by construction operations or cold weather shall be repaired without additional compensation.

1. All denuded or disturbed lawn areas shall be restored to achieve a uniform grade on which screened topsoil shall be raked and area seeded with a seed mix acceptable to the Township. The Contractor shall be responsible for insuring an adequate stand of grass by his top-soiling and seeding operation in the disturbed areas. This stand of grass shall be compatible to original lawn conditions prior to disturbance. Material tickets shall be required for all topsoil and seed products.

COMPENSATION

2.07 Method of Measurement.

Concrete combination curb & gutter, full 6" reveal and/or depressed, will be measured by the linear foot along the curb face at the gutter line.

2.08 **Basis of Payment.**

Unit price for this item shall include all necessary excavation, removal and disposal of the existing defective concrete combination curb & gutter, all labor, materials and equipment necessary for the construction of the concrete combination curb & gutter, barrier-free curb ramps, extension and connection of existing roof and/or sump pump drains to the newly constructed concrete combination curb & gutter where required, replacement of disturbed pavement, where applicable, with 7" Hot Mix Asphalt, 19M64 Base Course pursuant to the Standard Specifications Section 902 compacted in maximum 2 ¹/₂ inch lifts, root cutting and all necessary backfill, and shall include all site and lawn restoration required, including topsoil and seed mix, and road pavement restoration as required.

Payment will be made per linear foot of acceptable concrete combination curb & gutter constructed, complete in place. Acceptable material tickets are required prior to payment. Payment will be made under:

Pay Item

CONCRETE COMBINATION CURB & GUTTER, COMPLETE IN PLACE

Item 3.0 **Belgian Block (Granite) Curb, Complete in Place.**

3.01 **Description.**

Pay Unit

LINEAR FOOT (LF)

This work shall consist of the construction of Belgian Block Curb, jumbo blocks, and the incidental work thereto. This work does not include road pavement work, as road pavement work will be performed by the Department of Public Works. This work will conform with Part A & Part B above and to the NJDOT Standard Specifications – 2007, SECTION 607.03.05 – GRANITE CURBS, as amended and supplemented herein by these specifications.

MATERIALS

3.02 Materials.

Portland cement concrete shall conform to the Standard Specifications Section 903 using Class B concrete reaching 4,500 pounds per square inch (psi) strength within 28 days, except that concrete curb at driveways shall attain a compression strength of not less than 3,000 psi in three days. Class E concrete is to be used for this purpose. All concrete is to have 7% air entrainment. Other materials shall conform to the following Subsections:

Curing Materials	
Preformed Expansion Joint Filler	
Joint Sealer, Hot-Poured	
Granite Curbs	
Mortar and Grout	

EQUIPMENT

3.03 Equipment.

- **A.** Compaction. Compaction of underlying material shall be accomplished by equipment according to Subsection 203.03.02.
- **B.** Forms. Forms shall be of wood, metal, or other suitable material and shall extend for the full depth of the concrete. All forms shall be true to line, free from warp, and of sufficient strength to resist the pressure of the concrete without deforming. Curved forms of proper radius shall be used on all radial sections and shall be of an acceptable design. Bracing and staking of forms shall be such that the forms remain in both horizontal and vertical alignment until their removal.
- **C. Finishing.** Finishing equipment shall include floats, edgers, spades, tamps, and small vibrators.

CONSTRUCTION

3.04 Excavation and Backfilling.

Excavation shall be according to Subsection 202.03. Backfilling shall be according to Subsection 203.03.02. Any and all excess excavated material shall be disposed of by the Contractor at the expense of the Contractor.

3.05 Preparation of Underlying Material.

Excavation for curbs shall be made to the required depth, and to a width that permits the installation and bracing of the forms. The underlying material shall be shaped and compacted to a firm, even surface. Unstable material shall be removed and replaced with acceptable material that shall be compacted. No concrete shall be placed until the subgrade has been approved by the Department of Public Works.

3.06 Belgian Block (Granite) Curbs.

All concrete for Belgian Block curb foundation shall be air-entrained Class 'B' concrete as specified in Section 903 of the NJDOT 2007 Specifications. Where curb is placed across driveways and compression strength of 3,000 psi is required in three days, class 'E' concrete is to be used.

Belgian Block (Granite) Curbs shall be set with the top surface at the required grade. Joints shall be not more than ¹/₄ inch wide for dressed, and ³/₈ inch wide for quarry-split curbs. The joints shall be pointed with mortar as specified in Section 903.08.01. Between granite curbs and adjacent concrete surface and concrete base course, expansion joints shall be provided and filled with ¹/₄ inch, preformed, bituminous, joint filler and sealed with hot-poured joint sealer.

Once the concrete curbing has cured, the road pavement contiguous to the newly constructed curb shall be power-hammered or saw-cut along the new curb limits, at an offset of 12 inches from the curb face, and road material excavated there from to an excavated depth of 7 inches on which a 7-inch thick pavement repair section shall be constructed thereon consisting of Hot Mix Asphalt 19M64 Base Course as specified in the NJDOT Standard Specifications 2007 compacted in maximum 2 ¹/₂ inch lifts.

3.07 Belgian Block (Granite) Curb: Concrete Foundation.

- **A. Limitations.** The limitations of placing shall be as specified in Subsection 504.03.02C and the following:
 - 1. Placing of concrete shall be discontinued in time to allow finishing to be completed in daylight hours unless an artificial lighting system is provided.
 - 2. Concrete for curbing in cold weather shall conform to Subsection 504.03.02C1. of the Specifications.

- **B. Mixing, & Placing Concrete Foundation.** Construction requirements shall conform to Section 504.03.02 and the following:
 - 1. Immediately before placing the concrete, the underlying material shall be thoroughly dampened, and the forms given a coating of light oil or other material which can prevent adherence of the concrete to the forms and which does not discolor the concrete. Where removed and used again, the forms shall be thoroughly cleaned and treated each time before using.
 - 2. The concrete shall be placed immediately after mixing. The edges, sides, and faces shall be spaded or vibrated and the surface tamped to compact the concrete thoroughly and bring the mortar to the surface, after which the surface shall be shaped to receive the Belgium Block curb as indicated on the plans
 - 3. Concrete foundations shall be constructed in sections as needed to complete a length of Belgium Block curb with fewest breaks possible. The Belgian Block curb shall be placed in the concrete while still workable and the forms shall be removed as soon as the concrete holds its shape.
 - 4. Joints between curb blocks shall be pointed with an appropriate tool using cement mortar mix as aforementioned.
 - 5. Care shall be taken to minimize damage to previously constructed areas. Any damage shall be repaired without additional compensation.
- **C.** Joints. Expansion joints when shall be provided at the ends of curbing when adjoining inlet heads, other type of curbing or abutting other flat materials. Joints shall be filled with preformed expansion joint filler, ¹/₂ inch thick, which shall be flush with the top and face.
- **D. Protection and Curing.** Forms may be removed when removal does not damage the concrete. No pressure shall be exerted upon the concrete when removing forms. Protection during cold weather and curing shall be according to Subsection 504.03.02C1.

The curb shall be protected until finally accepted. During this period, any damage caused by construction operations or cold weather shall be repaired without additional compensation.

1. All denuded or disturbed lawn areas shall be restored to achieve a uniform grade on which screened topsoil shall be raked and area seeded with a seed mix acceptable to the Township. The Contractor shall be responsible for insuring an adequate stand of grass by his top-soiling and seeding operation in the disturbed areas. This stand of grass shall be compatible to original

lawn conditions prior to disturbance. Material tickets shall be required for all topsoil and seed products.

COMPENSATION

3.08 Method of Measurement.

Curbs, full 6" reveal and/or depressed, will be measured by the linear foot along the face at the gutter line.

3.09 Basis of Payment.

Unit price for this item shall include all necessary excavation, root cutting, all labor, materials and equipment necessary for the construction of the Belgian Block (Granite) Curb, and all necessary backfill, and shall include all site and lawn restoration required, including topsoil and seed mix.

Payment will be made per linear foot of acceptable curbing constructed, complete in place. Acceptable material tickets are required prior to payment. Payment will be made under:

Pay Item

Pay Unit

BELGIAN BLOCK (GRANITE) CURB COMPLETE IN PLACE

LINEAR FOOT (LF)

Item 4.0 Concrete Public Sidewalk Curb Ramp, 4" Thick, Complete in Place.

4.01 Description.

This work shall consist of the construction, if & where directed, of Portland cement, air-entrained, concrete public sidewalk curb ramps and ancillary sidewalk as required, and the removal and disposal of existing concrete sidewalks and ramps as applicable.

Public sidewalk curb ramps similar in construction as the sidewalk shall be installed but must comply with ADA standards as promulgated by the Code of Federal Regulations ADA Standards for Accessible Design. The construction and design layout shall follow the guidelines set forth in the latest version of the public right of way accessibility guide (PROWAG).

This work will conform with Part A. & Part B. above and to the NJDOT Standard Specifications – 2007, SECTION 606 – SIDEWALKS, DRIVEWAYS AND ISLANDS amended and supplemented herein by these specifications.

Where public sidewalk curb ramps in compliance with ADA standards are to be installed the ramp shall be prepared to receive a nominal 2 feet deep by 4 feet wide detectable warning surface constructed of cast in place detectible/tactile warning surface tile as described in Item 8.0. This tile shall be located in the sidewalk public curb ramp area as set forth in the PROWAG guidelines.

MATERIALS

4.02 Materials.

Portland cement concrete shall conform to the Standard Specifications Section 903 using Class B concrete reaching 4,500 pounds per square inch strength within 28 days, except that concrete curb at driveways shall attain a compression strength of not less than 3,000 psi in three days. Class E concrete is to be used for this purpose. All concrete is to have 7% air entrainment. Other materials shall conform to the following Subsections:

Curing Materials	
Preformed Expansion Joint Filler	
Joint Sealer, Hot-Poured	
Mortar and Grout	
Soil Aggregate	
~00 0	

CONSTRUCTION

4.03 Excavation and Backfilling.

Excavation shall be according to Subsection 202.03. Backfilling shall be according to Subsection 203.03.02. This material shall be placed in layers not exceeding 5 inches in loose thickness and shall be compacted until firm. Any and all excess excavated material shall be disposed of by the Contractor at the expense of the Contractor.

4.04 Preparation of Underlying Materials.

The underlying material shall be shaped and compacted to a firm, even surface. Unstable material shall be removed and replaced with acceptable material that shall be compacted.

4.05 Concrete Public Sidewalk Curb Ramps.

Concrete Public Sidewalks Curb Ramps shall be constructed according to Section 606.03.02 and the following:

1. Mixing and Placing Concrete. Immediately before placing the concrete, the underlying material shall be thoroughly dampened and the forms given a coating of light oil.

Where removed and used again, the forms shall be thoroughly cleaned and oiled each time before using. Mechanical spreaders are not required.

2. Finishing. The concrete shall be struck off with a transverse template resting upon the side forms. After the concrete has been struck off to the required cross-section, it shall be finished with floats and straightedges until a smooth surface has been obtained.

When the surface of the concrete is free from water and just before the concrete attains its initial set, the surface shall be gone over and finished with a wooden float and brushed with a wet, soft-haired brush. The surface of the concrete shall be so finished as to drain completely at all times. All edges shall be finished and rounded with an edging tool having a radius of ¹/₄ inch.

The surface shall be divided into blocks by use of a grooving tool. Grooves shall be so placed as to cause expansion joints to be placed at a groove line. The grooves shall be cut to a depth of not less than $\frac{1}{2}$ inch. The edges of the grooves shall be finished with an edging tool having a radius of $\frac{1}{4}$ inch.

3. Expansion Joints. Expansion joints shall be ½ inch wide, placed at intervals of approximately 20 feet, and shall be filled with preformed expansion-joint filler. Expansion joints shall be formed around all appurtenances such as manholes and utility poles extending into or through the concrete. Preformed expansion joint filler, ¼ inch thick, shall be installed in these joints. Expansion joint filler shall be installed between concrete and any fixed structure, such as a building or bridge. The expansion joint material shall extend for the full depth.

The top and ends of expansion joint material shall be cleaned of concrete, and the expansion joint material shall be so trimmed as to be slightly below the surface of the concrete.

4. Protection and Curing. Forms may be removed when removal does not damage the concrete. No pressure shall be exerted upon the concrete when removing forms. Protection during cold weather and curing shall be according to Subsection 504.03.02C1.

Pedestrians will not be permitted upon concrete public sidewalk curb ramps until 24 hours after finishing concrete. Vehicles or loads shall not be permitted on any public sidewalk curb ramps.

Such barricades and protection devices as are necessary shall be constructed and placed to keep pedestrians off the public sidewalk curb ramps.

Any concrete public sidewalk curb ramps / sidewalk damaged before acceptance shall be repaired by removing concrete within groove limits and replacing it with concrete of the type and finish as is in the original construction. Damage caused by construction operations or cold weather shall be repaired without additional compensation.

For additional protection against scaling from freeze-thaw and deicing materials, the concrete must be protected with a commercially available silane or siloxane-based breathable concrete sealer or water repellant specifically designed for concrete slabs such as Silox-Seal manufactured by Amteco, Inc. located at 1841 F Marietta Blvd., Atlanta, GA 30318, telephone number 800 297 7325 or approved equal. The manufacturer's recommendations must be followed for application procedures and frequency. Prior to use of the sealer, the contractor must provide technical information on the product to be used for approval by the Director.

All denuded or disturbed lawn areas shall be restored to achieve a uniform grade on which screened topsoil shall be raked and area seeded with a seed mix acceptable to the Township. The Contractor shall be responsible for insuring an adequate stand of grass by his top-soiling and seeding operation in the disturbed areas. This stand of grass shall be compatible to original lawn conditions prior to disturbance. Material tickets shall be required for all topsoil and seed products

COMPENSATION

4.06 Method of Measurement.

Concrete Public Sidewalk Curb Ramp, 4" thick, will be measured by the square feet.

4.07 Basis of Payment.

Unit price for this item shall include all necessary excavation, removal and disposal of the existing defective concrete public sidewalk curb ramps, all labor, materials and equipment necessary for the construction of the concrete public sidewalk (barrier-free) curb ramps and sidewalk, root cutting and all necessary backfill, and shall include all site and lawn restoration required, including topsoil and seed mix, as required.

Payment will be made per square feet of acceptable concrete public sidewalk curb ramps constructed, complete in place. Acceptable material tickets are required prior to payment. Payment will be made under:

Pay Item

Pay Unit

CONCRETE PUBLIC SIDEWALK CURB RAMP, 4" THICK, COMPLETE IN PLACE SQUARE FEET (SF)

Item 5.0 <u>Bituminous (Hot Mix Asphalt) Driveway Apron, 6" Thick, Complete in</u> <u>Place.</u>

5.01 Description.

This work shall consist of the reconstruction of bituminous (HMA) driveway aprons, and/or driveway pavement if & where directed, and the removal and disposal of existing bituminous (HMA) driveway apron material as applicable. This shall include the saw-cutting of existing bituminous driveway pavement to create a clean joint where new

pavement is to abut the old. Where directed the saw-cutting shall be accomplished at the joint where the concrete sidewalk that is to be removed abuts existing bituminous driveway pavement. Saw-cutting is to be done carefully so that the existing bituminous pavement is not damaged or disturbed. The new sidewalk is to abut the existing bituminous joint in a clean and neat manner with a $\frac{1}{2}$ inch expansion joint the full depth of the new concrete.

This work will conform with Part A & Part B above and to the NJDOT Standard Specifications – 2007, SECTION 606.03.01 – HMA SIDEWALKS, DRIVEWAYS AND ISLANDS, as amended and supplemented herein by these specifications.

MATERIALS

5.02 Materials.

Dense-graded aggregate for base course used with HMA driveway apron shall conform to Subsection 901.10.

CONSTRUCTION

5.03 Excavation and Backfilling.

Excavation shall be according to Subsection 202.03. Backfilling shall be according to Subsection 203.03.02. This material shall be placed in layers not exceeding 5 inches in loose thickness and shall be compacted until firm. Any and all excess excavated material shall be disposed of by the Contractor at the expense of the Contractor.

5.04 Preparation of Underlying Materials.

The underlying material shall be shaped and compacted to a firm, even surface. Unstable material shall be removed and replaced with dense-graded aggregate that shall be compacted.

5.05 Bituminous / HMA Driveway Aprons.

Bituminous / HMA driveway aprons shall consist of a HMA 2" surface on a 4" base course.

- **1. Base Course.** HMA 19M64, 4" thick is to be used for reconstructing driveway aprons, according to Section 301.03.01 for subbase and 401.03 for HMA base course
- **2.** Surface Course. HMA 9.5M64 2" thick, surface course shall be constructed according to Section 401.03, except that care is to be exercised so as not to damage new curb during paving operation.

COMPENSATION

5.06 Method of Measurement.

Bituminous / HMA driveway aprons, 6" thick, will be measured by the square feet.

5.07 Basis of Payment.

Unit price for this item shall include all necessary excavation, removal and disposal of the existing defective bituminous material, all labor, materials and equipment necessary for the reconstruction of the bituminous (HMA) driveway aprons, where required, replacement of disturbed pavement, where applicable, root cutting and all necessary backfill, and shall include all site and lawn restoration required, including topsoil and seed mix.

Payment will be made per square feet of acceptable HMA driveway apron reconstructed, complete in place. Acceptable material tickets are required prior to payment. Payment will be made under:

Payment will be made under:

Pay Item

Pay Unit

BITUMINOUS (HOT MIX ASPHALT) DRIVEWAY APRON, 6" THICK, COMPLETE IN PLACE SQUAR

SQUARE FEET (SF)

Item 6.0 Concrete Driveway Apron, 6" Thick, Complete in Place.

6.01 Description.

This work shall consist of the reconstruction of concrete driveway aprons, if & where directed, and the removal and disposal of existing concrete driveway apron material as applicable. If driveways are to be used for vehicle traffic within three days, a compression strength of 3,000 pounds per square inch must be attained. Class E concrete is to be used for this purpose.

This work will conform to Part A & Part B above and to the NJDOT Standard Specifications – 2007, SECTION 606.03.02 – CONCRETE SIDEWALKS, DRIVEWAYS AND ISLANDS, as amended and supplemented herein by these specifications.

MATERIALS

6.02 Materials.

Portland cement concrete shall conform to the Standard Specifications Section 903 using Class E concrete at driveways and shall attain a compression strength of not less than 3,000 pounds per square inch in three days. All concrete is to have 7% air entrainment. Other materials shall conform to the following Subsections:

Curing Materials	
Preformed Expansion Joint Filler	
Joint Sealer, Hot-Poured	
Granite Curbs	
Mortar and Grout	
Reinforcement Steel	905.01

CONSTRUCTION

6.03 Excavation and Backfilling.

Excavation shall be according to Subsection 202.03. Backfilling shall be according to Subsection 203.03.02. This material shall be placed in layers not exceeding 5 inches in loose thickness and shall be compacted until firm. Any and all excess excavated material shall be disposed of by the Contractor at the expense of the Contractor.

6.04 Preparation of Underlying Materials.

The underlying material shall be shaped and compacted to a firm, even surface. Unstable material shall be removed and replaced with dense-graded aggregate that shall be compacted.

6.05 Concrete Driveway Aprons.

Concrete driveway aprons shall be constructed according to Section 606.03.02 of the Standard Specifications and the following:

1. Mixing and Placing Concrete. Immediately before placing the concrete, the underlying material shall be thoroughly dampened and the forms given a coating of light oil. Where removed and used again, the forms shall be thoroughly cleaned and oiled each time before using. Mechanical spreaders are not required.

6X6 number 6 welded wire mesh shall be installed evenly throughout the area to receive concrete with a minimum setback of 2 inches from the edge of concrete. A minimum of a 6-inch overlap of the mesh tied with steel wire at one foot intervals is required when factory lengths are not sufficient to cover the entire area in one continues length of fabric. The wire mesh shall be installed with 2 inch cover of concrete where the concrete meets the ground surface.

When a limit of removal of old concrete is at a joint scored only at the surface and does not penetrate the concrete to its full depth, the joint shall be neatly saw cut to full depth and new concrete shall abut the newly cut joint. All saw cutting shall be performed in a safe manner insuring that silica dust is prevented from entering the atmosphere. At the direction of the Director this method shall also be used when old concrete that is to be removed abuts any asphalt surface.

2. Finishing. The concrete shall be struck off with a transverse template resting upon the side forms. After the concrete has been struck off to the required cross-section, it shall be finished with floats and straightedges until a smooth surface has been obtained.

When the surface of the concrete is free from water and just before the concrete attains its initial set, the surface shall be gone over and finished with a wooden float and brushed with a wet, soft-haired brush. The surface of the concrete shall be so finished as to drain completely at all times. All edges shall be finished and rounded with an edging tool having a radius of ¹/₄ inch.

The surface shall be divided into blocks by use of a grooving tool. Grooves shall be so placed as to cause expansion joints to be placed at a groove line. The grooves shall be cut to a depth of not less than $\frac{1}{2}$ inch. The edges of the grooves shall be finished with an edging tool having a radius of $\frac{1}{4}$ inch.

3. Expansion Joints. Expansion joints shall be $\frac{1}{2}$ inch wide, placed at the mid point of the reconstructed driveway apron, and shall be filled with preformed expansion-joint filler. Expansion joints shall be formed around all appurtenances such as manholes and utility poles extending into or through the concrete. Preformed expansion joint filler, $\frac{1}{4}$ inch thick, shall be installed in these joints. Expansion joint filler shall be installed between concrete and any fixed structure, such as a building or bridge. The expansion joint material shall extend for the full depth of the concrete. Where the concrete apron is to abut an existing bituminous driveway the bituminous driveway shall be neatly saw cut to meet the concrete apron. Saw-cutting is to be done carefully so that the existing bituminous pavement is not damaged or disturbed. The new apron is to abut the existing bituminous joint in a clean and neat manner with a $\frac{1}{2}$ inch expansion joint the full depth of the new concrete.

The top and ends of expansion joint material shall be cleaned of concrete, and the expansion joint material shall be so trimmed as to be slightly below the surface of the concrete.

4. Protection and Curing. Forms may be removed when removal does not damage the concrete. No pressure shall be exerted upon the concrete when removing forms. Protection during cold weather and curing shall be according to Subsection 504.03.02C1.

For additional protection against scaling from freeze-thaw and deicing materials, the concrete must be protected with a commercially available silane or siloxane-based breathable concrete sealer or water repellant specifically designed for concrete slabs such as Silox-Seal manufactured by Amteco, Inc. located at 1841 F Marietta Blvd., Atlanta, GA 30318, telephone number 800 297 7325 or approved equal. The manufacturer's recommendations must be followed for application procedures and frequency. Prior to use of the sealer, the contractor must provide technical information on the product to be used for approval by the Director.

Pedestrians will not be permitted upon concrete surfaces until 24 hours after finishing concrete. Vehicles or loads shall not be permitted until the concrete has reached a compression strength of 3,000 pounds per square inch.

Such barricades and protection devices as are necessary shall be constructed and placed to keep pedestrians off the public sidewalk curb ramps.

Any concrete driveway damaged before acceptance shall be repaired by removing concrete within groove limits and replacing it with concrete of the type and finish as is in the original construction. Damage caused by construction operations or cold weather shall be repaired without additional compensation.

COMPENSATION

6.06 Method of Measurement.

Concrete driveway aprons, 6" thick, will be measured by the square feet.

6.07 Basis of Payment.

Unit price for this item shall include all necessary excavation, removal and disposal of the existing defective concrete material, all labor, materials and equipment necessary for the reconstruction of the concrete driveway aprons, where required, replacement of disturbed pavement, where applicable, root cutting and all necessary backfill, and shall include all site and lawn restoration required, including topsoil and seed mix. Payment will be made per square feet of acceptable driveway apron reconstructed, complete in place. Acceptable material tickets are required prior to payment. Payment will be made under:

Pay Item

Pay Unit

CONCRETE DRIVEWAY APRON, 6" THICK, COMPLETE IN PLACE

SQUARE FEET (SF)

Item 7.0 Concrete Sidewalk, 4" Thick, Complete in Place.

7.01 Description.

This work shall consist of the construction of Portland cement, air-entrained, Class B concrete public sidewalk and ancillary sidewalk or other areas that require forming, pouring and finishing of 4 inches of concrete as specified; and the removal and disposal of existing concrete sidewalk material as applicable.

This work will conform to Part A & Part B above and to the NJDOT Standard Specifications – 2007, SECTION 606.03.02 – CONCRETE SIDEWALKS, DRIVEWAYS AND ISLANDS, as amended and supplemented herein by these specifications.

MATERIALS

7.02 Materials.

Portland cement concrete shall conform to the Standard Specifications Section 903 using Class B concrete reaching 4,500 pounds per square inch strength within 28 days, except that concrete at driveways shall attain a compression strength of not less than 3,000 psi in three days. Class E concrete is to be used for this purpose. All concrete is to have 7% air entrainment. Other materials shall conform to the following Subsections:

Curing Materials	
Preformed Expansion Joint Filler	
Joint Sealer, Hot-Poured	

CONSTRUCTION

7.03 Excavation and Backfilling.

Excavation shall be according to Subsection 202.03. Backfilling shall be according to Subsection 203.03.02. This material shall be placed in layers not exceeding 5 inches in loose thickness and shall be compacted until firm. Any and all excess excavated material shall be disposed of by the Contractor at the expense of the Contractor.

7.04 Preparation of Underlying Materials.

The underlying material shall be shaped and compacted to a firm, even surface. Unstable material shall be removed and replaced with acceptable material that shall be compacted.

7.05 Concrete Sidewalk.

Concrete sidewalks shall be constructed according to Section 606.03.02 and the following:

1. Mixing and Placing Concrete. Immediately before placing the concrete, the underlying material shall be thoroughly dampened and the forms given a coating of light oil. Where removed and used again, the forms shall be thoroughly cleaned and oiled each time before using. Mechanical spreaders are not required.

When a limit of removal of old concrete is at a joint scored only at the surface and does not penetrate the concrete to its full depth, the joint shall be neatly saw cut to full depth and new concrete shall abut the newly cut joint. All saw cutting shall be performed in a safe manner insuring that silica dust is prevented from entering the atmosphere. At the direction of the Director this method shall also be used when old concrete that is to be removed abuts any asphalt surface.

2. Finishing. The concrete shall be struck off with a transverse template resting upon the side forms. After the concrete has been struck off to the required cross-section, it shall be finished with floats and straightedges until a smooth surface has been obtained.

When the surface of the concrete is free from water and just before the concrete attains its initial set, the surface shall be gone over and finished with a wooden float and brushed with a wet, soft-haired brush. The surface of the concrete shall be so finished as to drain completely at all times. All edges shall be finished and rounded with an edging tool having a radius of ¹/₄ inch.

The surface shall be divided into blocks by use of a grooving tool. Grooves shall be so placed as to cause expansion joints to be placed at a groove line. The grooves shall be cut to a depth of not less than $\frac{1}{2}$ inch. The edges of the grooves shall be finished with an edging tool having a radius of $\frac{1}{4}$ inch.

3. Expansion Joints. Expansion joints shall be ½ inch wide, placed at intervals of approximately 20 feet, and shall be filled with preformed expansion-joint filler. Expansion joints shall be formed around all appurtenances such as manholes and utility poles extending into or through the concrete. Preformed expansion joint filler, ¼ inch thick, shall be installed in these joints. Expansion joint filler shall be installed between concrete and any fixed structure, such as a building or bridge. The expansion joint material shall extend for the full depth.

The top and ends of expansion joint material shall be cleaned of concrete, and the expansion joint material shall be so trimmed as to be slightly below the surface of the concrete.

4. Protection and Curing. Forms may be removed when removal does not damage the concrete. No pressure shall be exerted upon the concrete when removing forms. Protection during cold weather and curing shall be according to Subsection 504.03.02C1.

For additional protection against scaling from freeze-thaw and deicing materials, the concrete must be protected with a commercially available silane or siloxane-based breathable concrete sealer or water repellant specifically designed for concrete slabs such as Silox-Seal manufactured by Amteco, Inc. located at 1841 F Marietta Blvd., Atlanta, GA 30318, telephone number 800 297 7325 or approved equal. The manufacturer's recommendations must be followed for application procedures and frequency. Prior to use of the sealer, the contractor must provide technical information on the product to be used for approval by the Director.

Pedestrians will not be permitted upon concrete sidewalks until 24 hours after finishing concrete. Vehicles or loads shall not be permitted on any sidewalk.

Such barricades and protection devices as are necessary shall be constructed and placed to keep pedestrians off the sidewalk.

Any concrete public sidewalk damaged before acceptance shall be repaired by removing concrete within groove limits and replacing it with concrete of the type and finish as is in the original construction. Damage caused by construction operations or cold weather shall be repaired without additional compensation.

COMPENSATION

7.06 Method of Measurement.

Concrete Sidewalk, 4" thick, will be measured by the square feet.

7.07 Basis of Payment.

Unit price for this item shall include all necessary excavation, removal and disposal of the existing defective concrete public sidewalk, all labor, materials and equipment necessary for the construction of the concrete public sidewalk, root cutting and all necessary backfill, and shall include all site and lawn restoration required, including topsoil and seed mix, as required.

Payment will be made per square feet of acceptable concrete public sidewalk constructed, complete in place. Acceptable material tickets are required prior to payment. Payment will be made under:

Item. 8.0 Cast in Place Detectible/Tactile Warning Surface Tile

8.01 Description.

This work shall consist of installing as per manufacturer's specifications 2 feet by 4 feet engineered plastic tiles in concrete handicap ramps. The tiles shall be those manufactured by Armor-Tile, part number ADA-0-2448 in the red color, a product of Engineered Plastics located at 300 International Drive, Suite 100, Williamsville, NY 14221 or approved equal. (See Armor-Tile detail sheet at the end of the specifications)

MATERIALS

8.02 Materials.

Cast in Place Detectible/Tactile Warning Surface Tiles shall consist of 2 feet by 4 feet wide engineered plastic tiles specifically manufactured to be imbedded in ADA concrete handicap ramps. The tiles shall comply with the detectible warnings on walking surfaces section of the Americans with Disabilities Act (Title III Regulations, 28 CFR Part 36 ADA STANDARDS FOR ACCESSIBLE DESIGN, appendix A, Section 4.29.2 DETECTIBLE WARNINGS ON WALKING SURFACES). The construction and design layout shall follow the guidelines set forth in the latest version of the Public Right of Way Accessibility Guide (PROWAG). The Vitrified Polymer Composite (PVC) tiles shall be an epoxy polymer composition with an ultra violet stabilized coating employing aluminum oxide particles in the truncated domes.

CONSTRUCTION

8.03 Construction

The concrete shall be poured with a 5 to 7-inch slump and finished true and smooth to the required dimensions and slope prior to the tile placement. The tile shall be immediately placed square and true adjacent to the curb edge. The Cast in Place Detectible/Tactile Warning Surface Tiles shall be tamped (or vibrated) into the fresh concrete to ensure that the field level of the tile is flush to the adjacent concrete surface. The embedment process shall not be accomplished by stepping on the tiles as this may cause uneven setting which can result in air voids under the tile surface. The tile field level (base of the truncated domes) shall be flush with the adjacent concrete surfaces to permit proper water drainage and eliminate tripping hazards between different adjacent finishes. No concrete is to be removed in the area where the tile is to be placed. Voids in

the tile are meant to be filled thoroughly so that the tile is firmly imbedded in the concrete.

While the concrete is still workable, a 3/8-inch radius edging tool shall be used to create a finished edge along the perimeter of the tile. The concrete around the tile shall be smoothed with a steel trowel and then broom finished to match all other sidewalk finishes. During the curing period the tile must not be disturbed. To avoid floating up of the tile while curing two 25 pound weights are to be placed on either end of the tile. During this process the protective plastic wrap shall remain intact on the tile. Upon curing it can be removed with a sharp knife by cutting tight along the interface of the tile/concrete.

COMPENSATION

8.04 Method of Measurement

The method of measurement for payment of Cast in Place Detectible/Tactile Warning Surface Tiles shall be by counting each individual tile placed according to specifications. Each tile shall be paid at the unit price as bid in the contract.

8.05 Basis of Payment

Unit price for this item shall be made per unit installed as per specifications to include all labor, materials and equipment as counted in the field. Upon inspection and approval by the Township of Piscataway, payment will be made under:

Pay Item

Pay Unit

CAST IN PLACE DETECTIBLE/TACTILE	
WARNING SURFACE TILE	SQUARE FEET (SF)

Item 9.0 Engineered Design of Concrete Sidewalk Public Curb (ADA) Ramps

9.01 Description.

This item consists of retaining by the successful bidder a Professional Engineer licensed to practice in New Jersey for the purpose of certifying that each Concrete Sidewalk Public Curb Ramp is in compliance with the Americans with Disabilities Act. The engineer shall use the Public Right-of-Way Accessibility Guide (PROWAG) for the basis of design of these facilities. Each ramp in the proposal and any additional ramp that may be added under an "If and Where" condition must be individually designed by providing a drawing with a title block and signature of the professional engineer pursuant to the requirements of the NJ Board of Professional Engineers and Land Surveyors. Each drawing shall be signed and sealed by the licensed Professional Engineer who provided the design and two (2) copies shall be submitted to the Director of Public Works for record keeping. The contractor shall keep a copy on the worksite for inspection purposes.

9.02 Ramp Identity

The drawing for each ramp shall indicate the location of the ramp so that it is easily identifiable in the field. There should also be included calculations indicating the square feet of concrete and the square feet of cast in place detectible/tactile warning surface tile required to construct a fully compliant ramp per New Jersey Department of Transportation Standard Construction Details 2016.

9.03 Method of Measurement

Each Concrete Sidewalk Public Curb Ramp shall be measured as a unit. Regardless of degree of design and size, for the purpose of payment for Engineered Design of Concrete Sidewalk Public Curb Ramps, an average cost shall be determined from the total number of ramps so that a consistent unit price is established.

9.04 Basis of Payment

Payment for Engineered Design of Concrete Sidewalk Public Curb Ramps shall be on a per unit basis for the design of each ramp as submitted pursuant to the specifications of paragraph 9.01. The unit price shall be consistent regardless of ramp design and/or size.

Pay Item

Pay Unit

ENGINEERED DESIGN OF CONCRETE SIDEWALK	
PUBLIC CURB RAMP	
COMPLETE IN PLACE	UNIT (UN)

Item 10.0 Police Traffic Control Officers

10.01 Description.

In addition to the procedures for the maintenance and protection of traffic implemented by the contractor as set forth in <u>Section B. Traffic Control</u> the use of Police Traffic Control Officers may be required to direct traffic and maintained roadway safety. Such use shall be at the discretion of the Director of Public Works in consultation with the Piscataway Police Department – Traffic Section who shall estimate the need for Police Traffic Control Officers. This estimate shall be based on the project size, roadways involved, traffic conditions and other situations that typically require police oversight. The estimate shall include the number of hours of use of uniformed police officers and administrative costs.

PROCEDURES

10.02 Method of Hiring Officers

When it is determined that Police Traffic Control Officers are required, the contractor shall call dispatch at the Piscataway Police Department at 732 562 2348 a minimum of 24 hours prior to the need for such service. Failure to give such timely notice may cause the suspension of work at the site needing police presence until timely notice is satisfied. Such suspension of work at that site and any subsequent resulting loss of work time shall be attributed to the contractor wherein the Township of Piscataway shall not be held at fault. Conversely, if the contractor gives prior notice as herein specified and work is suspended due to lack of police presence through no fault of the contractor, the time lost shall be attributed to the Township of Piscataway. No other damages shall be attributed to the Township of Piscataway other than the loss of time. Said loss of time shall be regained by the contractor by adding it to the time of completion for the contract. Both the Township of Piscataway and the contractor shall maintain accurate records of such incidents to determine appropriate altered time allocations.

Additionally, there shall be a two-hour minimum call in time for Police Officers. Notification of cancellation of services shall be no less than two hours prior to the scheduled time of arrival of the Police Officer(s). Violation of this policy shall result in a charge to the contractor of three hours of service for each Police Officer scheduled. For cancellations the contractor must call the Watch Commander as herein required at 732-562 1100.

COMPENSATION

10.03 Method of Measurement

Police Traffic Control Officers shall be measured by the hours worked which shall coincide with the hours charged to the contractor by the Piscataway Police Department.

10.04 Basis of Payment

The unit price for this item shall include the use of Police Traffic Control Officer as needed to safely carryout the terms of the contract. Payment shall be made per hour of use per Officer at the unit bid price for Item 9.0. The hours to be paid per officer shall coincide with the hours charged to the contractor by the Piscataway Police Department

Pay Item	Pay Unit
POLICE TRAFFIC CONTROL OFFICER	HOUR

Item 11.0 Police Traffic Control Officer with Marked Police Vehicle

11.01 Description.

In addition to the procedures for the maintenance and protection of traffic implemented by the contractor as set forth in <u>Section B. Traffic Control</u> the use of Police Traffic Control Officers with Marked Police Vehicles may be required to direct traffic and maintained roadway safety. Such use shall be at the discretion of the Director of Public Works in consultation with the Piscataway Police Department – Traffic Section who shall estimate the need for Police Traffic Control Officers. This estimate shall be based on the project size, roadways involved, traffic conditions and other situations that typically require police oversight. The estimate shall include the number of hours of use of uniformed police officers with marked police vehicles and administrative costs.

PROCEDURES

11.02 Method of Hiring Officers with Marked Police Vehicles

When it is determined that Police Traffic Control Officers with Marked Police Vehicles are required, the contractor shall call dispatch at the Piscataway Police Department at 732 562 2348 a minimum of 24 hours prior to the need for such service. Failure to give such timely notice may cause the suspension of work at the site needing police presence until timely notice is satisfied. Such suspension of work at that site and any subsequent resulting loss of work time shall be attributed to the contractor wherein the Township of Piscataway shall not be held at fault. Conversely, if the contractor gives prior notice as herein specified and work is suspended due to lack of police presence through no fault of the contractor, the time lost shall be attributed to the Township of Piscataway. No other damages shall be attributed to the Township of Piscataway other than the loss of time. Said loss of time shall be regained by the contractor by adding it to the time of completion for the contract. Both the Township of Piscataway and the contractor shall maintain accurate records of such incidents to determine appropriate altered time allocations.

Additionally, there shall be a two-hour minimum call in time for Police Officers with Marked Police Vehicles. Notification of cancellation of services shall be no less than two hours prior to the scheduled time of arrival of the Police Officer(s) with Marked Police Vehicle(s). Violation of this policy shall result in a charge to the contractor of three hours of service for each Police Officer with Marked Police Vehicle scheduled. For cancellations the contractor must call the Watch Commander as herein required at 732-562 1100.

COMPENSATION

11.03 Method of Measurement

Police Traffic Control Officers with Marked Police Vehicles shall be measured by the hours worked which shall coincide with the hours charged to the contractor by the Piscataway Police Department.

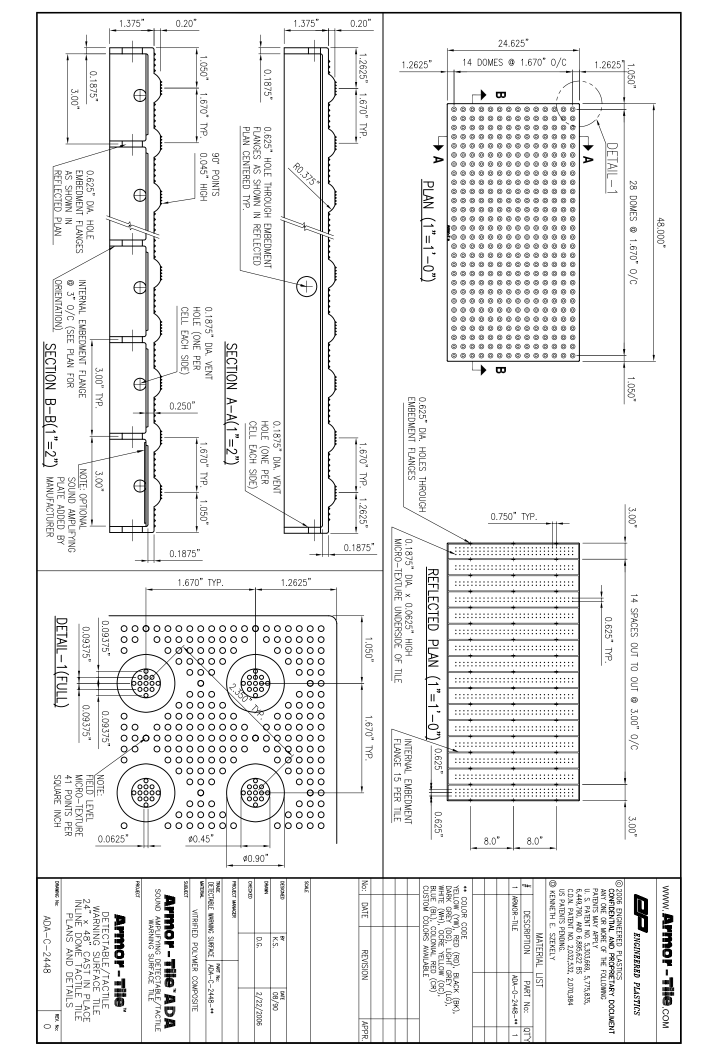
11.04 Basis of Payment

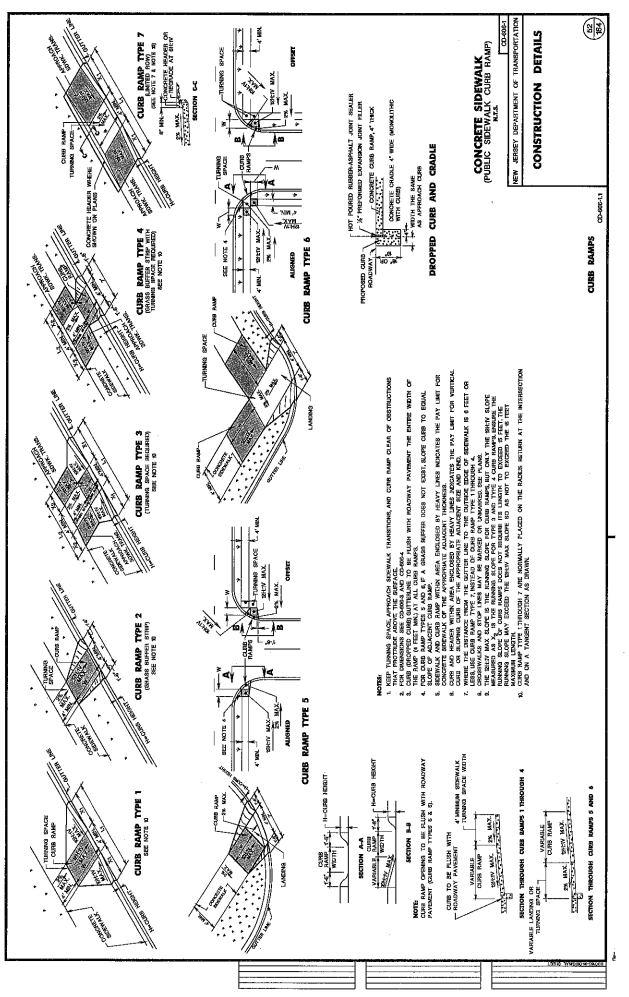
The unit price for this item shall include the use of Police Traffic Control Officer with Marked Police Vehicles as needed to safely carryout the terms of the contract. Payment shall be made per hour of use per Officer with Vehicle at the unit bid price for Item 10.0. The hours to be paid per Officer with Vehicle shall coincide with the hours charged to the contractor by the Piscataway Police Department.

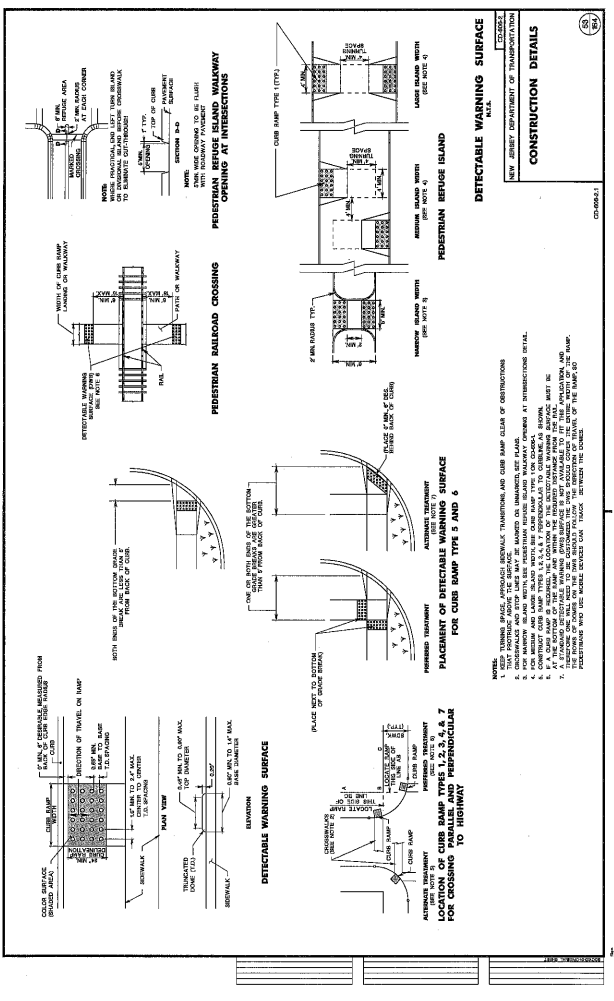
Pay Item

Pay Unit

POLICE TRAFFIC CONTROL OFFICER	
WITH MARKED POLICE VEHICLES	HOUR







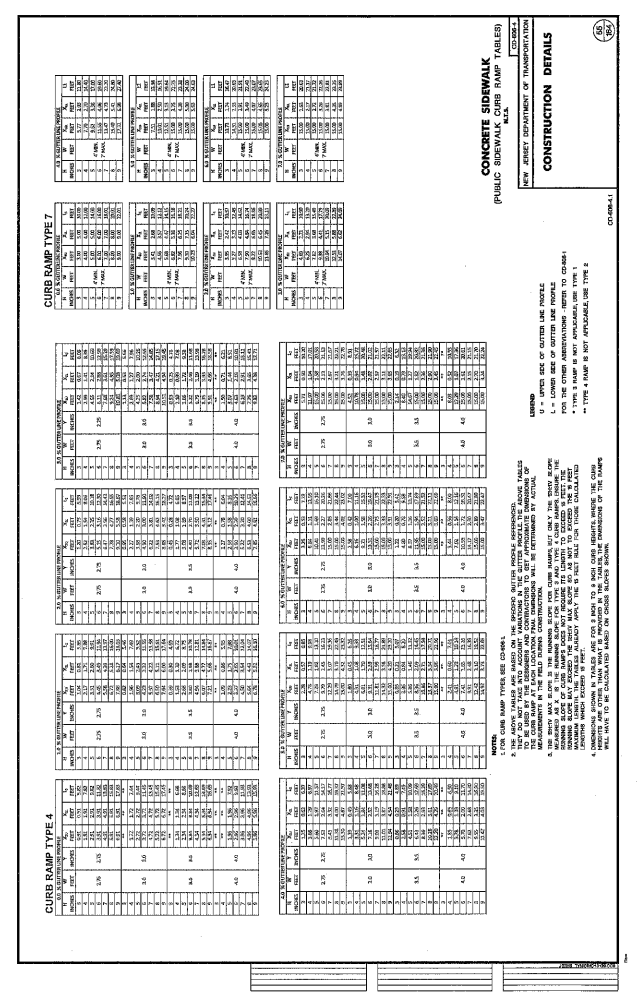
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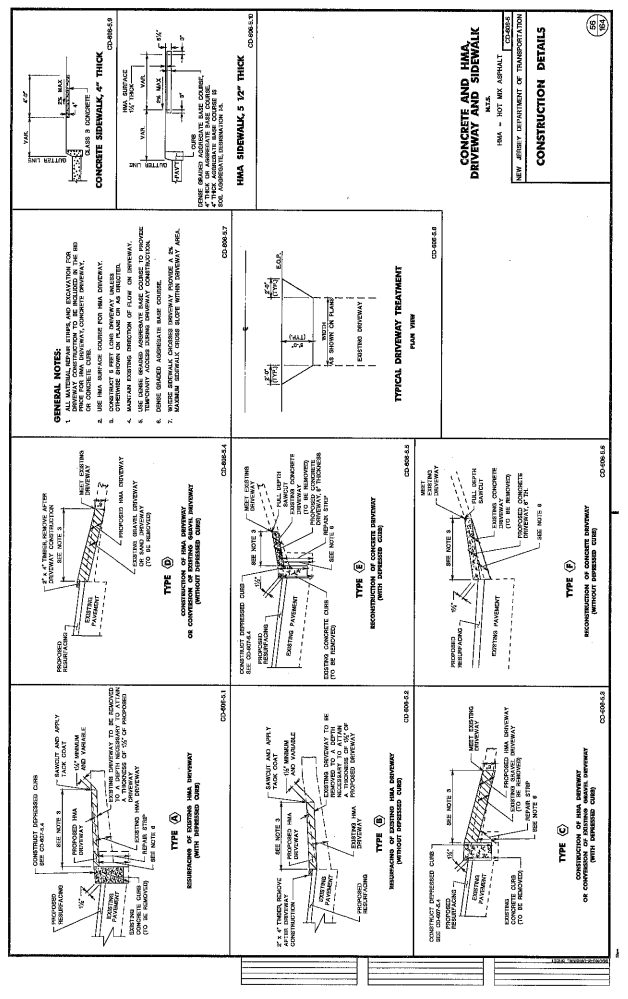
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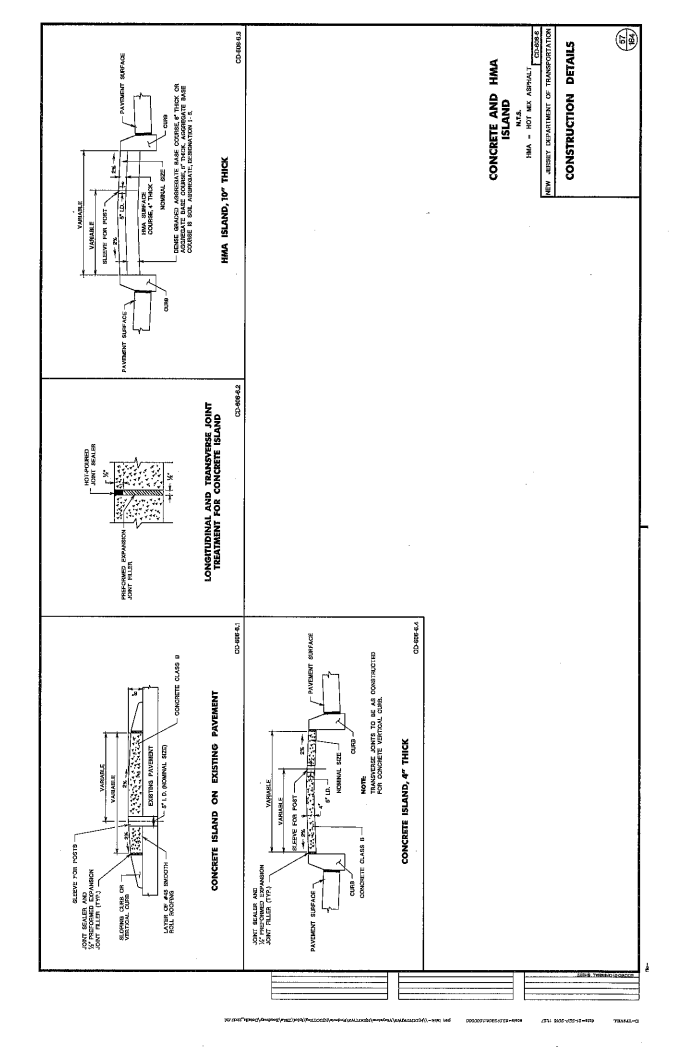
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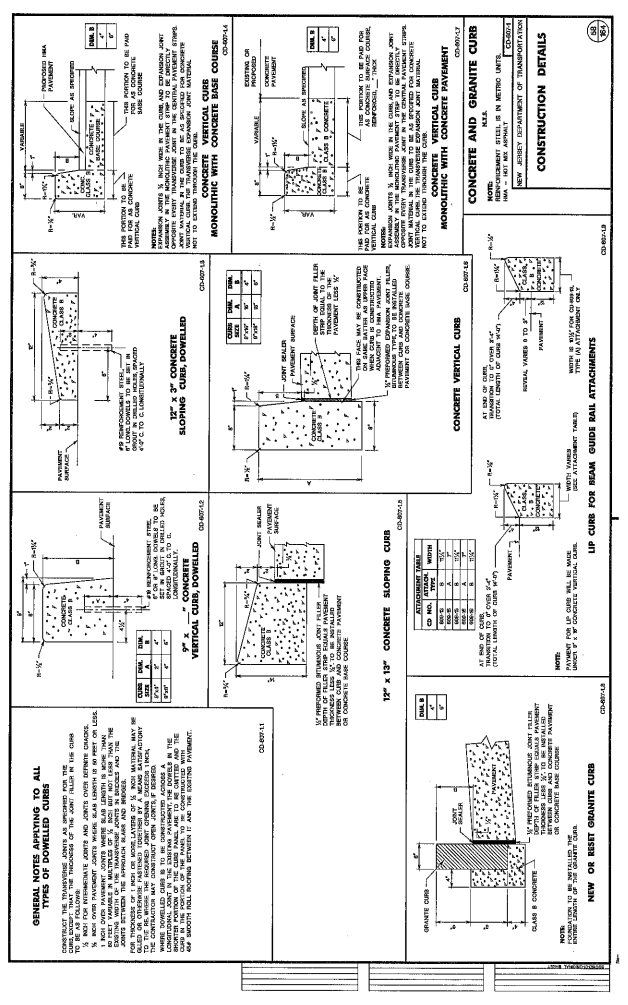
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9.0	Enginee	red Design	of Conc.																			
	Public	Curb Ramp	os, (un.)	5								16										
10.0	10.0 Police Traffic Control Officers,		ol Officers,																			
		(l.s.)		1																		
11.0	Police Tra		-																			
	w/	Vehicles, ((l.s.)	1																		

DRIVE\ REPA	2-2023 SID VAYS AND IR PROGRA TREETS IN I	HANDICAP M FOR VA	RAMPS RIOUS	lf and Where Directed	Woodrow Ave	Southview Ct	Peabody Str.	Dahlia Ct	Plainfield Ave	Christina Ct _c	Pittsburgh Ave	Plainfield Ave										
												2	6	ნ	4	ъ	ε	2	2	0	∞	ъ
					17	7	22	18	6	7	39	322	219	119	117	105	113	11	302	400	508	51
		.E 'A' (EST)			D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D
Itom No	Section				U	U	U	D	U	U	U	U	U	U	U	U	U	D	U	D	D	U
ltem No.	Descriptio																					
1.0) 8"X9"X	20" Concre	te Curb.																			
		(l.f.)	ce curs,	100																		
2.0) Concrete	1 1	tter, (l.f.)																			
			, , , , ,	100																		
3.0) Belgia	n Block Cur	b, (l.f.)																			
				100						12												
4.() Concre	ete Public S	W Curb																			
		Ramp, (s.f.		200																		
5.0		Driveway A																				
		Thick, (s.f.		1000																		
6.0	Concrete																					
		Thick, (s.f.		1000																		
7.0	Concrete	e Sidewalk,	4" Thick,			224	0.0					120	100	1.00	1.00	4.20			120			102
) Detectok	(s.f.)	- Cf.	10,000	64	224	96	80	64	+	96	5 128	192	160	160	128	8 80	96	128	96	80	192
8.0	Detectat	ole Warning	g Surrace,	120																		
9.0) Enginee	(s.f.) red Design	of Conc	120																		
9.0		Curb Ramp		5																		
10 (Police Tra			J																		
10.0		(l.s.)	. Onicers,	1																		
11.0) Police Tra		ol Officers																			
		Vehicles, (1																		
		/																				

DRIVEV REPA	2-2023 SIDI VAYS AND IR PROGRA FREETS IN F	HANDICAP M FOR VA	RAMPS RIOUS	lf and Where Directed	Plainfield Ave	Plainfield Ave	Plainfield Ave	Plainfield Ave		Municipal Complex	Madison Avenue	Concord Avenue	Concord Avenue	Concord Avenue								
					.6	2	3	4														
					516	522	523	614			23	25	30	28	33	34	35	38	50	7	ы	б
		E 'A' (EST)			D	D	D	D	D		-		-			-		-				
ltem No.	Section Descriptio				D	U	U	D	U	E	E	E	E	E	E	E	E	E	E	E	E	E
item NO.	Descriptio																					
1.0	8"X9"X2	20" Concre	te Curb.																			
		(I.f.)		100			33															
2.0	Concrete		tter, (l.f.)																			
				100																		
3.0	Belgiar	n Block Cur	b, (l.f.)																			
				100						80												
4.0	Concre	te Public S	W Curb																			
	1	Ramp, (s.f.		200																		
5.0	-	Driveway A																				
		Thick, (s.f.		1000																		
6.0	Concrete																					
		Thick, (s.f.		1000																		
7.0	Concrete	e Sidewalk,	4" Thick,	10.000		0.0	0.0	40			00	120	120	00	112	112	00	64	120	250	00	112
8.0	Dotostak	(s.f.)	- Curfaga	10,000	80	80	80	48			96	128	128	96	112	112	96	64	128	256	80	112
0.0	Delectad	ble Warninរ្ទ (s.f.)	g surface,	120																		
9.0	Enginee	red Design	of Conc	120																		
5.0		Curb Ramp		5																		
10 0	Police Tra																					
		(l.s.)		1																		
11.0	Police Tra		ol Officers																			
		Vehicles, (1																		

DRIVEW REPAI	2-2023 SIDEWALK, CURBS, /AYS AND HANDICAP RAMPS R PROGRAM FOR VARIOUS REETS IN PISCATAWAY SCHEDULE 'A' (EST)	If and Where Directed	6 Concord Avenue	15 Concord Avenue	19 Concord Avenue	10 Concord Avenue	14 Concord Avenue	15 Grammercy Drive	20 Grammercy Drive	23 Grammercy Drive	52 Grammercy Drive	56 Grammercy Drive	64 Grammercy Drive	23 Camelot Ct	2 Camelot Ct	70 Camelot Ct	10 Camelot Ct	14 Camelot Ct	15 Camelot Ct	22 Camelot Ct
	Section		E	E	Е	E	E	E	E	E	E	E	E	E	E	E	E	E	E	E
ltem No.	Description																			
1.0 2.0	8"X9"X20" Concrete Curb, (I.f.) Concrete Curb & Gutter, (I.f.)	100																		
3.0	Delgian Black Curb (1f)	100																		
3.0	Belgian Block Curb, (l.f.)	100																		
4.0	Concrete Public SW Curb Ramp, (s.f.) Bitum. Driveway Apron, 6"	200																		
	Thick, (s.f.)	1000																		
6.0	Concrete Driveway Apron, 6" Thick, (s.f.)	1000																		
7.0	, ,		102	160	112	102			112		64	400	64	250				420	6.4	
0.0	(s.f.)	10,000	192	160	112	192	96	96	112	224	64	128	64	256	96	80	96	128	64	128
8.0	ι,	120																		
9.0	(s.f.) Engineered Design of Conc.	120																		
5.0	Public Curb Ramps, (un.)	5																		
10.0	Police Traffic Control Officers,	J																		
10.0	(l.s.)	1																		
11.0	Police Traffic Control Officers																			
	w/ Vehicles, (l.s.)	1																		

DRIVEW REPAI	/AYS AND R PROGRA	EWALK, CU HANDICAP M FOR VA PISCATAW/	RAMPS RIOUS	lf and Where Directed	Camelot Ct 🛛	Camelot Ct	Camelot Ct	Melrose Ave	Melrose Ave	Charlton Avenue	Charlton Avenue	Charlton Avenue	Fuller Avenue									
					ى س	8	7	9	1	4	5	ß	9	2	4	0	0	0	5 G	5		6
		E 'A' (EST)			26	38	27	46	31	54	62	65	16	12	24	20	19	20	16	12	~	19
	Section				E	E	E	E	E	E	E	E	E	E	E	E	E	E	E	E	E	E
	Descriptio	n			L	L		L	L	L	L	L	L	L	L	L	L	L		L.	L	
	Beschiptie																					
1.0	8"X9"X2	20" Concre	te Curb,																			
		(I.f.)	ŕ -	100																		
2.0	Concrete	Curb & Gu	tter, (l.f.)																			
			-	100																		
3.0	Belgiar	n Block Cur	b, (l.f.)																			
				100																		
4.0	Concre	te Public S	W Curb																			
		Ramp, (s.f.)	200																		
5.0		Driveway A																				
		Thick, (s.f.)		1000																		
6.0		Driveway																				
		Thick, (s.f.		1000																		
7.0	Concrete	e Sidewalk,	4" Thick,																			
		(s.f.)		10,000	80	160	112	80	128	96	96	96	160	96	192	128	128	128	192	160	160	112
8.0	Detectab	ole Warning	g Surface,																			
		(s.f.)		120																		
9.0	-	red Design	-	_																		
		Curb Ramp		5																		
10.0	Police Tra	affic Contro	l Officers,																			
		(l.s.)		1																		
11.0		affic Contro	-																			
	w/	Vehicles, (I.S.)	1																		

DRIVEW REPAI	/AYS AND R PROGRA	EWALK, CU HANDICAP M FOR VA PISCATAW/	RAMPS RIOUS	lf and Where Directed	Fuller Avenue	Fuller Avenue	Fuller Avenue	Fuller Avenue	Johanna Ct	Johanna Ct 🛛 م	Johanna Ct											
					ŝ	28	52	56	19	15	13	10			14	2	26	7	сц	26	33	34
	SCHEDUI	L E 'A' (EST)			23	2	ъ	ഗ	1	-	H	H	2	ŝ	1	22	2	27	31	7	ŝ	ε
	Section				Е	Е	Е	Е	E	E	E	E	E	E	E	E	E	Е	Е	Е	Е	Е
ltem No.	Descriptio	n																				
1.0	8"X9"X2	20" Concre	te Curb,																			
		(l.f.)		100																		
2.0	Concrete	Curb & Gu	tter, (l.f.)																			
				100																		
3.0	Belgiar	n Block Cur	b, (l.f.)																			
				100																		
4.0		te Public S	-	200																		
5.0		Ramp, (s.f.		200																		
5.0	-	Driveway A Thick, (s.f.		1000																		
6.0		Driveway		1000																		
0.0		Thick, (s.f.		1000																		
7.0		e Sidewalk,																				
		(s.f.)	,	10,000	112	112	128	96	192	96	96	224	96	128	192	224	128	80	112	192	112	128
8.0	Detectab	ole Warning	g Surface,																			
		(s.f.)		120																		
9.0	Enginee	red Design	of Conc.																			
		Curb Ramp		5																		
10.0	Police Tra		ol Officers,																			
		(l.s.)		1																		
11.0		affic Contro																				
	w/	Vehicles, (l.s.)	1																		

DRIVEW REPAI	/AYS AND R PROGRA	EWALK, CU HANDICAP M FOR VA PISCATAW/	RAMPS RIOUS	lf and Where Directed	Johanna Ct	London Lane	Coventry Circle	Coventry Circle	Coventry Circle	Coventry Circle ₄	Coventry Circle											
																						2
					23	51	47	32	43	28	35	20	31	27	23	19	11	12	10	~	16	127
		E 'A' (EST)			F								-	-	-			-				-
ltom No	Section				E	E	E	E	E	E	E	E	E	E	E	E	E	E	E	E	E	E
ltem No.	Descriptio																					
1.0	8"X9"X	20" Concre	te Curb																			
1.0		(I.f.)	te curb,	100																		
2.0	Concrete	Curb & Gu	tter, (l.f.)																			
	-		, , , , ,	100																		
3.0	Belgiar	n Block Cur	b, (l.f.)																			
				100																		
4.0	Concre	te Public S	W Curb																			
		Ramp, (s.f.		200																		
5.0	-	Driveway A																				
		Thick, (s.f.		1000																		
6.0		Driveway																				
		Thick, (s.f.		1000																		
7.0	Concrete	e Sidewalk,	4" Thick,	10.000	6.4	400	256	224	112	1.00	250	224	120	00	112	0.0	224	420	112	06	112	220
	Dataatab	(s.f.)	- Curfaga	10,000	64	480	256	224	112	160	256	224	128	96	112	96	224	128	112	96	112	320
8.0	Delectad	ble Warninរ្ទ (s.f.)	g Surrace,	120																		
9.0	Enginee	red Design	of Conc	120																		
5.0		Curb Ramp		5																		
10.0			ol Officers,																			
10.0		(l.s.)		1																		
11.0	Police Tra	affic Contro	ol Officers																			
		Vehicles, (1																		

DRIVEW REPAI	AYS AND R PROGRA	EWALK, CU HANDICAP M FOR VA PISCATAW/	RAMPS RIOUS	lf and Where Directed	Coventry Circle	Coventry Circle∞	Coventry Circle															
					123	84	119	115	80	111	76	107	103	68	64	95	60	91	56	87	67	63
	SCHEDUL	E 'A' (EST)														0,		0,	/			
	Section				Е	Е	Е	Е	E	E	E	E	E	E	E	Е	Е	Е	Е	E	E	Е
ltem No.	Descriptio	n																				
1.0	8"X9"X2	20" Concre	te Curb,																			
		(l.f.)		100																		
2.0	Concrete	Curb & Gu	tter, (l.f.)																			
				100																		
3.0	Belgiar	n Block Cur	b, (l.f.)																			
				100																		
4.0		te Public S	-																			
		Ramp, (s.f.		200																		
5.0		Driveway A																				
		Thick, (s.f.		1000																		
6.0		Driveway																				
		Thick, (s.f.		1000																		
7.0	Concrete	e Sidewalk,	4" Thick,																			
		(s.f.)		10,000	224	128	160	96	96	112	96	256	96	224	160	112	176	160	352	112	176	256
8.0	Detectab	le Warning	g Surface,																			
		(s.f.)	6.0	120																		
9.0	-	red Design	-																			
		Curb Ramp		5																		
10.0	Police Tra		ol Officers,																			
		(l.s.)		1																		
11.0		affic Contro																				
	w/	Vehicles, (l.s.)	1																		

DRIVEV REPA	2-2023 SID VAYS AND IR PROGRA TREETS IN I	HANDICAP M FOR VA	RAMPS RIOUS	lf and Where Directed	Coventry Circle	oventry Circle _o	Coventry Circle	Coventry Circle	Thames Rd.	Devon Dr.	Devon Dr.											
					52	56	59	48	55	44	51	36	2	9	26	25	21	17	ъ	Ч	7	9
		E 'A' (EST)				F				-				-								
Itom No	Section				E	E	E	E	E	E	E	E	E	E	E	E	E	E	E	E	E	E
ltem No.	Descriptio																					
1.0	8"X9"X	20" Concre	te Curb																			
1.0		(I.f.)	te curb,	100																		
2.0	Concrete	· · · ·	tter. (l.f.)																			
	-		, , , ,	100																		
3.0	Belgiar	n Block Cur	b, (l.f.)																			
				100																		
4.0	Concre	te Public S	W Curb																			
	I	Ramp, (s.f.)	200																		
5.0	-	Driveway A																				
		Thick, (s.f.		1000																		
6.0	Concrete																					
		Thick, (s.f.		1000																		
7.0	Concrete	e Sidewalk,	4" Thick,	40.000	224	420	120	442		112	200		250	120	120	442		442		112	224	0.0
	Detectok	(s.f.)	- Curfaga	10,000	224	120	120	112	144	112	288	144	256	128	128	112	80	112	80	112	224	96
8.0	Detectad	le Warning	g Surrace,	120																		
9.0	Enginee	(s.f.) red Design	of Conc	120																		
5.0		Curb Ramp		5																		
10 0	Police Tra			J																		
10.0		(l.s.)		1																		
11.0	Police Tra		ol Officers	-																		
		Vehicles, (1																		

DRIVEW REPAI	AYS AND R PROGRA	EWALK, CU HANDICAP M FOR VA PISCATAW/	RAMPS RIOUS	lf and Where Directed	Devon Dr. 01	Devon Dr.	Sturbridge Dr. East	Sturbridge Dr.	Agatha Dr.	Carriage Dr.												
						10		14	17	22	26	34	38	42	25	50	54	58	22	119		80
	SCHEDUL	F 'A' (FST)			ъ	1	6	1	1	2	5	m	m	4	2	ப	L)	ц	5	7	Ŀ	80
	Section				Е	Е	Е	E	E	E	Е	E	Е	Е	Е	E	E	E	E	Е	E	E
	Descriptio	n																		_		
1.0	8"X9"X2	20" Concre	te Curb,																			
		(l.f.)		100																		
2.0	Concrete	Curb & Gu	tter, (l.f.)																			
				100																		
3.0	Belgiar	n Block Cur	b, (l.f.)																			
				100																		
4.0	Concre	te Public S	W Curb																			
		Ramp, (s.f.)	200																		
5.0		Driveway A																				
		Thick, (s.f.)		1000																		
6.0		Driveway																				
		Thick, (s.f.)		1000																		
7.0	Concrete	e Sidewalk,	4" Thick,																			
		(s.f.)		10,000	80	192	80	96	192	112	112	112	128	96	256	80	96	160	96	64	80	80
8.0	Detectab	le Warning	Surface,																			
		(s.f.)		120																		
9.0		red Design																				
		Curb Ramp		5																		
10.0	Police Tra	iffic Contro	l Officers,																			
		(l.s.)		1																		
11.0		affic Contro																				
	w/	Vehicles, (l.s.)	1																		

DRIVEW REPAI	-2023 SIDE /AYS AND I R PROGRA REETS IN P	HANDICAP M FOR VA	P RAMPS RIOUS	lf and Where Directed	Concrod Avenue	Snowdrift Dr.	Mimosa Lane	Hidden Hollow	Summershade Cir	Prescott Place 1	Suskin Pl	Tammy Ct.	Summershade Cir.	Summershade Cir.	Summershade Cir.	Hidden Hollow	Carriage Dr.		QUANTITIES
		()			15	26	12	9	19	4	10	2	~	16	21	9	80		
	Section	E 'A' (EST)				-									F				
	Descriptio	n			E	E	E	E	E	E	E	E	E	E	E	E	E	E	
item No.	Descriptio																		
1.0	8"X9"X2	0" Concre	te Curb,																
		(l.f.)	,	100															133
2.0	Concrete	Curb & Gu	itter, (l.f.)																
				100															100
3.0	Belgian	Block Cur	b, (l.f.)																
1.0	6			100															202
4.0		te Public S		200															1200
5.0		<u>Ramp, (s.f.</u> Priveway A		200															1200
5.0		Thick, (s.f.		1000															1000
6.0			, Apron, 6"	1000															1000
		Thick, (s.f.		1000															1000
7.0		Sidewalk,																	
		(s.f.)		10,000	128	96	112	288	276	288	224	256	96	192	80	96	128		35,332
8.0	Detectab	le Warning	g Surface,																
		(s.f.)		120															136
9.0	0	ed Design																	
10.0		Curb Ramp		5															21
10.0	Police Tra		ol Officers,																
11.0	Polico Tra	(l.s.)	ol Officers	1															L
11.0		Vehicles,		1															1
	vv/	venicies,	(1.3.)	_															

Bid No: 2022-06-14

THE TOWNSHIP OF PISCATAWAY



PROPOSAL SHEETS

Page1 -2



Purchasing Agent/Township Secretary

PROPOSAL FOR TOWNSHIP OF PISCATAWAY SIDEWALK REPAIR PROGRAM TO INCLUDE CURBS, DRIVEWAYS AND HANDICAP RAMPS

Mayor and Township Council Township of Piscataway 455 Hoes Lane Piscataway, NJ 08854

The undersigned bidder declares he/she has read the Notice to Bidders, Instruction to Bidders and Specifications attached, that he/she has determined the conditions affecting the bid and agrees, if this proposal is accepted, and contract purchase order awarded, to furnish the following:

Item 1.0	8"X9"X20" Concrete Vertical Curb, Complete and in Place to Include 200 L.F. of an If and Where Directed Quantity
	133 L.F. @ \$ Per L.F. = \$
Item 2.0	Combination Concrete Curb and Gutter, Complete and in Place to Include 100 L.F. of an If and Where Directed Quantity
	100 L.F. @ \$ Per L.F. = \$
Item 3.0	Belgium Block Curb, Complete and in Place to Consist of 100 L.F. of an If and Where Directed Quantity
	202 L.F. @ \$ Per L.F. = \$
Item 4.0	Concrete Public Sidewalk Curb Ramp, Complete and in Place to Consist of 200 S.F. of an If and Where Directed Item Quantity
	1200 S.F. @ \$ Per S.F. = \$
Item 5.0	Bituminous (Hot Mix Asphalt) Driveway Apron, 6" Thick, Complete and in Place to Consist of 1,000 S.F. of an If and Where Quantity
	1,000 S.F. @ \$ Per S.F. = \$
Item 6.0	Concrete Driveway Apron 6" Thick, Complete and in Place to Consist of 1,000 S.F. of an If and Where Directed Quantity
	1,000 S.F. @ \$ Per S.F. = \$
Item 7.0	Concrete Sidewalk 4" Thick, Complete and in Place to Include 10,000 S.F. of an If and Where Directed Quantity
	35,332 S.F. @ \$ Per S.F. = \$
Item 8.0	Detectable Warning Surface, Complete in Place to Consist of 120 S.F. of an If and Where Directed Quantity
	136 S.F. @ \$ Per S.F. = \$

Item 9.0	-	Design of Concr Where Directed	ete Sidewalk Public Curb Quantity	Ramp <u>,</u> to Consist	of Units
	21 Units @ \$	\$	Per UN = \$		
Item 10.0		ic Control Office ount to their bid	ers If and Where Directed)	Quantity (all bidd	lers will
	L.S \$1,000).00			
Item 11.0			ers with Police Marked Ve rs will add this amount to		re
	L.S \$1,000).00			
TOTAL BAS	E BID	\$	(Amount Written i	n Numbers)	
		(Amount	t Written in Words)		
		WILL NOT BE ED CORPORAI	ACCEPTED UNLESS S TE OFFICER.	IGNED BY THE	OWNER
			Respectfully Submitted,		
NAME OF BI	DDER:				
			(Typed or Printed)		
SIGNED:		,	(Authorized Signature)	(Date)	
		(Printed Name	e and Title of Person Sign	ing)	
ADDRESS:					
TELEPHONI	 E/FAX:]		
E-MAIL:					

THE TOWNSHIP OF PISCATAWAY

THESE SAMPLE PAGES ARE **NOT** REQUIRED BACK WITH SEALED BID DOCUMENTS



SAMPLE-BID REQUIRED DOCUMENTS ONCE AWARD

All documents in this section must be submitted with the awarded Contract –These documents are **<u>REQUIRED ONCE AWARDED ONLY</u>**. Failure to submit the documents and other documents with the contract may be cause to reject the bid for being non-responsive.



MARIA E. VALENTE-CAEMMERER Purchasing Agent/Township Secretary

Sample: Required <u>ONLY</u> Once Awarded:

SAMPLE OF FORMS THAT WILL BE REQUIRED ONCE AWARDED

SAMPLE-AA-201 SAMPLE-AA-202 SAMPLE-W-9 SAMPLE-INSURANCE CERTIFICATE SAMPLE-ST-13 FORM SAMPLE-PERFORMANCE BOND FORM.

Sample- AA-202- STATE OF NJ Dept. of Monthly Payroll Forms

SAMPLE- WHD FORMS-U.S. DEPATEMENT OF LABOR WEEKELY REPORT

Sample-W-9- May be submitted for faster processed.

SAMPLE- ST-13 FORM- CONTRACTOR EXEMPT FORM.

SAMPLE: PERFORMANCE PAYMENT BOND FORM

(ANY "AIA Payment Document" ARE <u>NOT</u> ACCEPTABE)

THESE SAMPLE PAGES DO NOT HAVE TO BE RETURNED WITH BID.

	STATE O					PMENT				Assignment						
FORM AA-201	CONSTRUCTION	EEO COMP	LIANCE	MONITO	RING P	ROGRAM				Code						
Revised 11/11	INITIAL PROJE	CT WOR	KFORC	E REPO	RT CO	NSTRUC	TION									
For instructions	on completing the fo	orm, go to	: http:/	/www.s	state.nj	.us/treas	ury/co	ntract_	complian	ce/pdf/aa201ins	s.pdf					
1. FID NUMBER		2. CONT	RACTOR	ID NUME	BER	5. NAME	AND AD	DRESS C	F PUBLIC #	AGENCY AWARDIN	G CONTRACT					
						Name:										
3. NAME AND ADI	DRESS OF PRIME CONT	TRACTOR				Addres	5:									
	Name)															
						CONTR4	CT NUM	BER	DATE OF AV	WARD DOLLAR	AMOUNT OF AWARD					
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INSTRUCTIONS FOR COMPLETING THE INITIAL PROJECT

WORKFORCE REPORT - CONSTRUCTION (AA201)

DO NOT COMPLETE THIS FORM FOR GOODS AND/OR SERVICE CONTRACTS

- 1. Enter the Federal Identification Number assigned to the contractor by the Internal Revenue Service, or if a Federal Employer Identification Number has been applied for but not yet issued, or if your business is such that you have not or will not receive a Federal Identification Number, enter the social security number assigned to the single owner or one partner, in the case of a partnership.
- 2. Note: The Department of Labor & Workforce Development, Construction EEO Monitoring Program will assign a contractor ID number to your company. This number will be your permanently assigned contractor ID number that must be on all correspondence and reports submitted to this office.
- 3. Enter the prime contractor's name, address and zip code number.
- 4. Check box if Company is Minority Owned or Woman Owned
- 5. Enter the complete name and address of the Public Agency awarding the contract. Include the contract number, date of award and dollar amount of the contract.
- 6. Enter the name and address of the project, including the county in which the project is located.
- 7. Note: A project contract ID number will be assigned to your firm upon receipt of the completed Initial Project Workforce Report (AA201) for this contract. This number must be indicated on all correspondence and reports submitted to this office relating to this contract.
 - 8. Check "Yes" or "No" to indicate whether a Project Labor Agreement (PLA) was established with the labor organization(s) for this project.
- 9. Under the Projected Total Number of Employees in each trade or craft and at each level of classification, enter the total composite workforce of the prime contractor and all subcontractors projected to work on the project. Under Projected Employees enter total minority and female employees of the prime contractor and all subcontractors projected to work on the project. Minority employees include Black, Hispanic, American Indian and Asian, (J=Journey worker, AP=Apprentice). Include projected phase-in and completion dates.
- 10. Print or type the name of the company official or authorized Equal Employment Opportunity (EEO) official include signature and title, phone number and date the report is submitted.

This report must be submitted to the Public Agency that awards the contract and the Department of Labor & Workforce Development, Construction EEO Compliance Monitoring Program after notification of award, but prior to signing the contract.

THE CONTRACTOR IS TO RETAIN A COPY AND SUBMIT COPY TO THE PUBLIC AGENCY AWARDING THE CONTRACT AND FORWARD A COPY TO:

NEW JERSEY DEPARTMENT OF LABOR & WORKFORCE DEVELOPMENT CONSTRUCTION EEO COMPLIANCE MONITORING UNIT P.O. BOX 209 TRENTON, NJ 08625-0209 (609) 292-9550

SAMPLE

Township of Piscataway

(Piscataway Township Performance Payment Bond Form only -Sample in bid)

- A. Model Performance Bond Form Sample
- B. Surety Disclosure Statement and Certification Sample
- C. PISCATAWAY PERFORMANCE BOND FORM-SAMPLE

TO CONTRACTOR:

Have your bonding company complete the enclosed Performance/Payment Bond. In order to expedite the process by which your Performance/Payment Bond will be approved by our township attorney, you <u>must use</u> the enclosed form. Please fill out the numbered highlighted areas and have all required signatures in place. The Township will not review any alternative forms and they will be returned to you.

Please fill out the highlighted areas numbered as follows:

1.	Full name of Contractor
2.	Indicate whether a Corporation, Partnership or Individual
3, 3A, 3B	Full name of Bonding Company, State, and Office Address
4.	Amount of contract in words and figures
5.	Date of Bond (Supplied by bonding company - <u>cannot</u> be prior to date of contract)
6.	Date of Contract (Found on first preper contract at top)
7.	The ind/or vescription of contract
8.	Full name of Contractor
9.	Full name of Contractor
10.	Same date as Item # 5

Accompanying documents from the bonding company must include the following:

- 1. Financial Statement
- 2. Surety Disclosure Statement and Certification
- A Power of Attorney should be provided for the individual executing the bond on behalf of the surety.

PERFORMANCE PAYMENT BOND MUST BE SIGNED AND SEALED BY ALL <u>PARTIES INDICATED ON PAGE 2</u>

PERFORMANCE PAYMENT BOND

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which said contract is made a part of this the bond the same as though set forth herein;

Now, if the said (8) _________ shall well and faithfully do and perform the things agreed by (9) ________ to be done and performed according to the terms of said contract, and shall pay all lawful claims of beneficiaries as defined by N.J.S. 2A:44-143 for labor performed or materials, provisions, provender or other supplies or teams, fuels, oils, implements or machinery furnished, used or consumed in the carrying forward, performing or completing of said contract, we agreeing and assenting that this undertaking shall be for the benefit of any beneficiary as defined in N.J.S. 2A: 44-143 having a just claim, as well as for the oblige herein; then this obligation shall be void; otherwise the same shall remain in full force and effect; it being expressly understood and agreed that the liability of the surety for any and all claims hereunder shall in no event exceed the penal amount of this obligation as herein stated.

The said surety hereby stipulates and agrees that no modifications, omissions or additions in or to the terms of the said contract or in or to the plans or specifications therefore shall in anywise affect the obligation of said surety on its bond.

Recovery of any claimant under the bond shall be subject to the conditions and provisions of this article to the same extent as if such conditions and provisions were fully incorporated in the form set forth above.

This bond shall not be subject to cancellation either by the principal or by the surety for any reason until such time as all improvements subject to the bond have been accepted by the municipality.

This bond shall be deemed continuous in form and shall remain in full force and effect until the improvements are accepted by the municipality and the bond is released, or until default is declared, or until the bond is replaced by another bond meeting applicable legal requirements. Upon approval or acceptance of all improvements by the municipality, or upon replacement of this bond by another bond, liability under this bond shall cease.

The aggregate liability of the surety shall not exceed the sum set forth above.

In the event that the improvements subject to this bond are not completed within the time allowed under the contract or bid documents (hereinafter the "Contract") between principal and municipality, the municipal governing body may, at its option, and upon at least 30 days prior written notice to the principal and to the surety by personal delivery or by certified or registered mail or courier, declare the principal to be in default and, in the event that the surety fails or refuses to complete the work in accordance with the terms and conditions of said Contract, claim payment under this bond for the cost of completion of the work. In the event that any action is brought against the ipal under this fond, w of uch act be given to the ttei or certified mail or courier at the surety by the muni ipality by p nal by registe verv ed same time.

The surety shall have the right to complete the work in accordance with the terms and conditions of said Contract, either with its own employees or in conjunction with the principal or another contractor; provided, however, that the surety in its sole discretion, may make a monetary settlement with the municipality as an alternative to completing the work.

This bond shall insure to the benefit of the municipality only and no other party shall acquire any rights hereunder.

In the event that this bond shall for any reason cease to be effective prior to the approval or acceptance of all improvements, a cease and desist order may be issued by the governing body, in which case all work shall stop until such time as a replacement guarantee acceptable to municipality becomes effective.

which shall be deemed an original , this the (10)	day of	, 20
Attest :		
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Address

CONTRACTOR INSURANCE REQUIREMENTS

Contractors

When the municipality lets work to a contractor, it is expected and required the contractor provide the municipality with the following minimum amount of insurance.

a) Small Service and Repair Contractors

- General Liability, including Products/Completed
- Operations Limit \$500,000 CSL
- Authority to be named as additional insured
- Auto Liability: Limit \$500,000 CSL
- Coverage to include "Non-Owned and Hired Automobiles"
- Workers' Compensation Insurance statutory limits
- b) Larger Contractors (Includes contractors that are doing new construction or major alterations):

Requirements are same as above with exception of limits which are to be \$1 Million CSL for both General and Automobile Liability.

Note: No work shall be allowed to begin without property Insurance Certificates on file with the member municipality and approved by the Insurance producer. Also, refer back to Item #9 in the underwriting section of the Policies and Procedures Manual for Insurance requirements for pyrotechnic contractors.

ADDITIONAL INSURED

The Township of Piscataway must be named additional Insured. The description of the Goods & Services must be listed.

W:/Contractor Insurance Requirements Revised 9-1-2006 SAMPLE CERTIFICATE OF INSURANCE

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TAXPAYER IDENTIFICATION

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	2 Business name/c	lisregarded entit	y name, if different fro	n above								
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Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign	Signature of		
Here	U.S. person 🕨	Date ►	
			~~~

#### **General Instructions**

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

#### **Purpose of Form**

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

Form 1099-INT (interest earned or paid)

Form 1099-DIV (dividends, including those from stocks or mutual funds)

Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)

Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)

• Form 1099-S (proceeds from real estate transactions)

· Form 1099-K (merchant card and third party network transactions)

Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)

• Form 1099-C (canceled debt)

· Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

Form W-9 (Rev. 11-2017)

<b>ST-13</b> (4-			State of New Jer DIVISION OF TAXA		
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To be comp and retained	leted by contractor by seller.		FORM ST-1	3	
	CONTR	RACTOR'S	EXEMPT PURG	CHASE CER	RTIFICATE
то:		(Name of S	eller)		(Date)
			(Address of Seller)		
building c qualified	on, or otherwise im housing sponsor	proving, altering c named below a	or repairing real property	of the exempt orga ales and Use Ta	ve use in erecting structures, or anization, governmental entity, or ax under N.J.S.A. 54:32B-8.22.
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(Front & Back Required)

# SAMPLE instructions to sellers concerning contractor's exempt purchase certificates - ST-13

1. Good Faith- To act in good faith means to act in accordance with standards of honesty. In general, registered sellers who accept exemption certificates in good faith are relieved of liability for the collection and payment of sales tax on the transactions covered by the exemption certificate.

In order for good faith to be established, the following conditions must be met:

- (a) Certificate must contain no statement or entry which the seller knows is false or misleading;
- (b) Certificate must be an official form or a proper and substantive reproduction, including electronic;
- (c) Certificate must be filled out completely;
- (d) Certificate must be dated and include the purchaser's New Jersey tax identification number or, for a purchaser that is not registered in New Jersey, the Federal employer identification number or out-of-State registration number. Individual purchasers must include their driver's license number; and
- (e) Certificate or required data must be provided within 90 days of the sale.

The seller may, therefore, accept this certificate in good faith as a basis for exempting sales to the signatory purchaser and is relieved of liability even if it is determined that the purchaser improperly claimed the exemption.

- 2. Improper Certificate Sales transactions which are not supported by properly executed exemption certificates are deemed to be taxable retail sales. In this situation, the burden of proof that the tax was not required to be collected is upon the seller.
- **3.** Correction of Certificate In general, sellers have 90 days after the date of sale to obtain a corrected certificate where the original certificate lacked material information required to be set forth in said certificate or where such information is incorrectly stated.
- 4. Additional Purchases by Same Purchaser This Certificate will serve to cover additional purchases by the same purchaser of the same general type of property or service. However, each subsequent sales slip or purchase invoice based on this Certificate must show the purchaser's name, address and Certificate of Authority Number for purpose of verification.
- 5. Retention of Certificates Certificates must be retained by the seller for a period of not less than four years from the date of the last sale covered by the certificate. Certificates must be in the physical possession of the seller and available for inspection on or before the 90th day following the date of the transaction to which the certificate relates.

#### 6. Definitions:

*"Contractor"* - means any individual, partnership, corporation or other commercial entity engaged in any business involving erecting structures for others, or building on, or otherwise improving, altering, or repairing real property of others.

*"Exempt Organization"* - is any organization which holds a valid exempt organization permit issued pursuant to the provisions of N.J.S.A. 54:32B-9(b) which has issued an ST-5 Exempt Organization Certificate to the contractor.

*"New Jersey or Federal Governmental Entity"* - is any agency, instrumentality, political subdivision, authority, or public corporation of the governments of the United States of America or the State of New Jersey. Governmental agencies, instrumentalities or political subdivisions of states other than New Jersey do not qualify for exemption.

"Qualified Housing Sponsor" - is any person, partnership, corporation or association certified by the New Jersey Housing and Mortgage Finance Agency to have obtained financing, in addition to federal, state or local government subsidies, for a housing project from the New Jersey Housing and Mortgage Finance Agency pursuant to N.J.S.A. 55:14K-1, et seq. and has issued a New Jersey Sales and Use Tax Housing Sponsor Letter of Exemption to the contractor.

PRIVATE REPRODUCTION of Contractor's Exempt Purchase Certificates may be made without the prior permission of the Division of Taxation.

#### FOR MORE INFORMATION:

Call the Customer Service Center (609) 292-6400. Send an e-mail to nj.taxation@treas.state.nj.us. Write to: New Jersey Division of Taxation, Information and Publications Branch, PO Box 281, Trenton, NJ 08695-0281.

# SAMPLE

#### **U.S. Department of Labor**

OR SUBCONTRACTOR

Wage and Hour Division

NAME OF CONTRACTOR

#### PAYROLL

U.S. Wage and Hour Division

Rev. Dec. 2008

#### (For Contractor's Optional Use; See Instructions at www.dol.gov/whd/forms/wh347instr.htm)

Persons are not required to respond to the collection of information unless it displays a currently valid OMB control number. ADDRESS

								/									OMB No.: 1235-0008 Expires: 01/31/2015		
PAYROLL NO.		FOR WEEK ENDING	FOR WEEK ENDING						T AND LOCAT	ION			PROJECT OR CONTRACT NO.						
(1) NAME AND INDIVIDUAL IDENTIFYING NUMBER	(2) SNOIL	(3)	OT, OR ST.	(4) DAY AND DATE				(5)	(6)	(7)			DEC	(8) DUCTIONS			(9) NET		
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While completion of Form WH-347 is optional, it is mandatory for covered contractors and subcontractors performing work on Federally financed or assisted construction contracts to respond to the information collection contained in 29 C.F.R. §§ 3.3, 5.5(a). The Copeland Act (40 U.S.C. § 3145) contractors and subcontractors performing work on Federally financed or assisted construction contracts to "furnish weekly a statement with respect to the wages paid each employee during the preceding week." U.S. Department of Labor (DOL) regulations at 29 C.F.R. § 5.5(a)(3)(ii) require contractors to submit weekly a copy of all payrolls to the Federal agency contracting for or financing the construction project, accompanied by a signed "Statement of Compliance" indicating that the payrolls are correct and complete and that each laborer or mechanic has been paid not less than the proper Davis-Bacon prevailing wage rate for the work performed. DOL and federal contracting agencies receiving this information review the information to determine that employees have received legally required wages and fringe benefits.

#### Public Burden Statement

We estimate that is will take an average of 55 minutes to complete this collection, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. If you have any comments regarding these estimates or any other aspect of this collection, including suggestions for reducing this burden, send them to the Administrator, Wage and Hour Division, U.S. Department of Labor, Room S3502, 200 Constitution Avenue, N.W. Washington, D.C. 20210

Date	
(Name of Signatory Party)	(Title)
o hereby state:	
(1) That I pay or supervise the payment of the persons $\epsilon$	employed by
(Contractor or Subcontracto	r) on the
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(Building or Work)	a during the payroli period commencing on the
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(Contractor or Subcontrac	tor)
	<b>SAIVI</b>
(2) That any payrolls otherwise under this contract requ orrect and complete; that the wage rates for laborers or me pplicable wage rates contained in any wage determination ir et forth therein for each laborer or mechanic conform with th	chanics contained therein are not less than the corporated into the contract: that the classifications
(3) That any apprentices employed in the above period a program registered with a State apprenticeship agency recog fraining, United States Department of Labor, or if no such re- vith the Bureau of Apprenticeship and Training, United States	nized by the Bureau of Apprenticeship and
(4) That: (a) WHERE FRINGE BENEFITS ARE PAID TO AP in addition to the basic hourly wage ra	

the above referenced payroll, payments of fringe bene fits as listed in the contract have been or will be made to appropriate programs for the benefit of such employees, except as noted in section 4(c) below.

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Each laborer or mechanic listed in the above referenced payroll has been paid, as indicated on the payroll, an amount not less than the sum of the applicable basic hourly wage rate plus the amount of the required fringe benefits as listed in the contract, except as noted in section 4(c) below.

#### (c) EXCEPTIONS

(b) WHERE FRINGE BENEFITS ARE PAID IN CASH

EXCEPTION (CRAFT)	EXPLANATION
REMARKS:	
	1
NAME AND TITLE	SIGNATURE
THE WILLFUL FALSIFICATION OF ANY OF THE ABOVE ST/ SUBCONTRACTOR TO CIVIL OR CRIMINAL PROSECUTION. 31 OF THE UNITED STATES CODE.	ATEMENTS MAY SUBJECT THE CONTRACTOR OR SEE SECTION 1001 OF TITLE 18 AND SECTION 231 OF TITLE

#### INSTRUCTIONS FOR COMPLETING MONTHLY PROJECT WORKFORCE REPORT- (AA202)

- 1. Enter the prime contractor's name, address and zip code number.
- 2. Enter the **CONTRACTOR ID NUMBER** assigned by the Dept. of Labor & Workforce Development Construction EEO Compliance Monitoring Program.
- 3. Enter the Federal Identification Number assigned to the contractor by the Internal Revenue Service, or if a Federal Employer Identification Number has not been applied for or issued, or if your business is such that it will not receive a Federal Identification Number, enter the Social Security Number of the owner or of one partner, in the case of a partnership.
- 4. Reporting Period enter the beginning and ending dates of the month for the report being submitted. (i.e., 1/1/00 1/31/00).
- 5. Enter the complete name of the public agency awarding the contract. Include the date of contract award.
- 6. Enter the name and location of the project, including the county in which the project is located.
- 7. Enter the **PROJECT NUMBER** assigned by the Dept. of Labor & Workforce Development Construction EEO Compliance Monitoring Program.
- 8. Enter the company name(s) of the contractor(s) performing work at the construction site. List the prime contractor first with subcontractor(s) following.
- 9. Enter the total percent (%) of project work the contractor or subcontractor has completed, to date.
- 10. Identify the trades or crafts applicable to the prime contractor and each subcontractor listed in column #8. Use a single line for each trade or craft.
- 11. Enter the total number of employees for each contractor at each level of classification (J=Journeyworker, AP=Apprentice) and the total number of each minority group Black, Hispanic, American Indian, Asian and Female. Note: Column A shall include Total Number of employees. Columns B-E shall also include minority females. Column F shall include both non-minority and minority females.
- 12. Enter the total number of minority employees for each employer at each level of classification. Note: This shall be the sum of columns B-E.
- 13. Enter the Total Monthly work hours for all employees in each craft at each level of classification.(A) Enter the Total Monthly minority work hours for each craft at each level of classification (Columns B-E).(B) Enter the Total Monthly female work hours for each craft at each level of classification (Column F).
- 14. (A) Enter the Total Monthly PERCENT of minority work hours for each craft at each level of classification. (B) Enter the Total Monthly PERCENT of female work hours for each craft at each level of classification.
- 15. Enter the Total Cumulative work hours for each craft at each level of classification.(A) Enter the Total Cumulative minority work hours for each craft at each level of classification.(B) Enter the Total Cumulative female work hours for each craft at each level of classification.
- 16. (A) Enter the Cumulative Percent of minority work hours for each craft at each level of classification.(B) Enter the Cumulative Percent of female work hours for each craft at each level of classification.
- 17. Print or type the name of the company official submitting the report; include signature, title, telephone number, and date the report is submitted.

THE CONTACTOR SHOULD RETAIN ONE COPY AND SUBMIT A COPY TO THE PUBLIC AGENCY WHICH AWARDED THE CONTRACT. ANOTHER COPY MUST BE FORWARDED TO:

New Jersey Department of Labor & Workforce Development Construction EEO Compliance Monitoring Program PO Box 209 Trenton, NJ 08625-0209 609 292-9550 FORM AA-202 REVISED 11/11

### State Of New Jersey

Department of Labor & Workforce Development Construction EEO Compliance Monitoring Program

MONTHLY PROJECT	WORKFO	DRCE RE	PORT - C	CONST	RUCT	TION														
For instructions on comp http://www.state.nj.us/treas				2ins.pd	f				3. F ID (	or SS Num	nber		,							
1.Name and address of Prime Co.	ntractor				2. Cont	ractor ID	Number		4. Reporting Period											
	(NAME)								5. Publi	c Agency /	Awardir	ig Cont	Date of	Award						
	(ADDRESS)								6. Name and Location of Project County						7. Proje	ect ID Nu	imber			
(CITY)			(STATE)		(ZIP CODE)															
CLASSI-			1	11. NUMBER OF EMPLOYEES					12. TOTAL	13. WOR	KHOUR	S	14. % OF W	ORK HRS	15. CUM.	WORK HRS		16. CUM. %	OF W/H	
8. CONTRACTOR NAME	9. PERCENT	10. TRADE	FICATION	A.	В.	C.	D.	E.	F.	NO. OF	TOTAL	A.	В.	A.	В.	TOTAL	A.	8.	A. % OF MIN.	B. % OF FEM.
(LIST PRIME CONTRACTOR WITH SUBS FOLLOWING)	OF WORK COMPLETED	OR CRAFT	(SEE REVERSE)	TOTAL	BLACK	HISPANIC	AMERICAN INDIAN	ASIAN	FEMALES	MIN. EMP.	WORK HOURS	MIN. W/H	FEMALE W/H	% OF MIN. W/H	% OF FEMALI W/H	WORK HOURS	MIN. HOURS	FEMALE HOURS	W/H	, W/H
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17. COMPLETED BY (PRINT OR TYP	PE)																			

	(TITLE)	(SIGNATURE)		(NAME)
	(DATE)	(EXT.)	(TELEPHONE NUMBER)	(AREA CODE)
ADAM CONCEPTION FRO COMPLIANCE MONITORING BROOD AM				

DEPT. OF LABOR & WORKFORCE DEVELOPMENT CONSTRUCTION EEO COMPLIANCE MONITORING PROGRAM

# THE TOWNSHIP OF PISCATAWAY



### LAST PAGE