

## **COUNTY OF UNION**

BID SUBMISSION CHECKLIST

## TRAFFIC PAINT – UCCP 43-2019

1.	Bid Form Page(s)
2.	Bidder Signature Page – follow instructions and fill out completely
3.	Statement of Ownership Disclosure (2 pages)
4.	Non-Collusion Affidavit – fill out completely and notarize
5.	Affirmative Action Requirement
6.	Americans with Disabilities Form
7.	Disclosure of Investment Activities in Iran Form
8.	Copy of a State of New Jersey <b>Business Registration Certificate ("BRC")</b> issued in the company name of the bidder and in the names of any subcontractors, if applicable
9.	Extension Form for Union County Cooperative Pricing System
10.	Compliances Pages
11.	Certificate of Availability
12.	Certificate of Compliance
13.	Proof of Compliance from NJ & NY VOC & NJDOT
14.	Addenda Receipt Form — ONLY INCLUDE IF ADDENDA(S) WERE RECEIVED
Each bidder should	complete this form, initial each entry, sign and date at the bottom and submit with bid.
NAME OF BIDDER:	DATE:

## **COUNTY OF UNION**

#### **Invitation to Bid**

SEALED BIDS will be received by the Director of the Division of Purchasing of the County of Union, New Jersey or her designee on, **November 19, 2019** at 2:30 p.m. prevailing time, in the **3<sup>rd</sup> Floor Conference Room**, U.C. Administration Building, 10 Elizabethtown Plaza, Elizabeth, New Jersey 07207 for:

## **TRAFFIC PAINT-UCCP 43-2019**

in accordance with the specifications and forms of the bid packages furnished by the Division of Purchasing. The County reserves the right to reject any and all bids and to waive any and all informalities in the bid.

Please be advised that the work, materials or supplies in the specifications are being obtained through a **Cooperative Pricing System – ID# 8-UCCP** approved and registered with the State of New Jersey. The County of Union is the Lead Agency and there are a variable number of municipalities participating in this contract.

Bids shall be submitted in a sealed envelope and clearly marked with the subject of the bid, name and address of the bidder, phone & fax number, and date of the bid opening. Each bid must be delivered to reach the Division of Purchasing prior to the stated time of the opening of the bids. The County will not be responsible for late delivery by the U.S. Mail or any other carrier. If hand delivered, please note that parking and security access at the County Complex may cause delays and bidders should take them into consideration in order to submit a timely bid. **No** late bids will be accepted.

Bidders are required to comply with the requirements of N.J.S.A. 10:5-31 et. seq. and N.J.A.C. 17:27.

Bid packages may be obtained by registering and downloading at <a href="http://ucnj.org/bid-specs">http://ucnj.org/bid-specs</a> or in person from the Division of Purchasing (3<sup>rd</sup> floor), Union County Administration Building, 10 Elizabethtown Plaza, Elizabeth, New Jersey or via U.S. Mail per request. Fax requests for bid packages to 908-558-2548 or call 908-527-4130.

Michelle Hagopian, Assistant Director of Purchasing.

UNION COUNTY BOARD OF CHOSEN FREEHOLDERS

We're Connected to You!

#### 1. RECEIPT OF BIDS

The Division of Purchasing will receive sealed bids for this work at the Union County Administration Building, 10 Elizabethtown Plaza, Elizabeth, New Jersey 07207 on the date and time and in the room noted on the sheet marked "Notice to Bidders".

Bids for this work should be enclosed in a sealed envelope addressed to the Purchasing Division, County of Union, New Jersey, Union County Administration Building, 10 Elizabethtown Plaza, Elizabeth, New Jersey 07207, with the full name of the bid and the bid opening date and time clearly marked on the outside. Any outer shipping container must be marked in the same way. Refer to the sheet marked "Notice to Bidders" for the correct name of the bid and the bid opening date.

The County will not assume responsibility for bids forwarded by U.S. mail or any other delivery service. It is the bidder's responsibility to see that the bids are presented to the Purchasing Division at the time and place designated. Under no circumstances will a bid be accepted after the time designated for the bid opening.

All Bid Form pages are to be filled out with a typewriter or pen and ink. The bidder in ink must initial erasures or alterations. Bid prices will be accepted only on the Bidding Sheet supplied. Unit prices and totals must be inserted in the space provided. In the event of a discrepancy between the unit price given and the extended total, the unit price shall govern.

All delivery costs (FOB: Union County Ship To Address) shall be included in the total bid prices, unless the bid specifications specifically state otherwise.

Alternate bids will not be accepted unless specifically requested.

N.J.S.A. 54:32B-1 et seq. exempts all materials sold to the County of Union from sales or use taxes and these should not be included in the prices provided on the Bidding Sheet.

The Bidder's Signature Page, Non-Collusion Affidavit, and Bidder's Disclosure Statement must be completely filled out and submitted in the sealed bid. If specified, Equipment Statement, Experience Statement, Bid Bond, Consent of Surety, N.J. Public Works Contractor's Registration Certificate, a State of New Jersey Department of the Treasury Business Registration Certificate and List of Subcontractors must also be included in the sealed bid. Refer to the Bid Document Submission Checklist for all required documents.

Bidders shall be required to furnish their literature and or samples where feasible and specifications of the items proposed to be supplied along with the sealed bid.

## 2. BID AND PERFORMANCE GUARANTEE

If specified, each bidder must furnish a guarantee in the form of a Bid Bond, Certified Check or Bank Cashier's Check in the required amount as specified on the Bid Document Submission Checklist page. Checks shall be drawn to the order of the County of Union, New Jersey.

If specified, each bidder must furnish with the bid, the Consent of Surety form signed by a Surety Company stating that if the bid is accepted the Surety Company which provides the Consent shall be required to furnish a Performance Bond in the amount as specified on the Bid Document Submission Checklist page. Such Surety Company will provide the Contractor with Bonds guaranteeing the faithful performance of the work in accordance with the specifications, and the payment for labor, materials, and all other indebtedness which may accrue on the account of this work. The Performance Bond will be required at the time of the signing of the Contract and will be written by a firm authorized to issue the bonds under the laws of the State of New Jersey and be in a form acceptable to the County Counsel. The County of Union has provided its Consent of Surety form for your use. The use of this form by your Surety Company will expedite the bid review process and eliminate the possibility of having your bid rejected. If, however, you should need to use another form, please use language similar to that used on the Union County form and avoid making any additions or deletions to the Union County form language. The Performance Bond will have a term equal to the entire contract period. In lieu of the Consent of Surety, the Bidder MAY submit a Certified Check for the required amount

The County will return all bid guarantees after the bids have been opened, read, tabulated and checked except those of the three (3) bidders whose bids are considered the lowest, responsible, responsive bids. The bid guarantees of the low three (3) bidders will be returned within ten (10) days of the date of the award of the contract.

If the successful bidder refuses or neglects to sign the said Agreement and/or fails to furnish the required performance bond, the Surety of such bidder will be held and used by the County as liquidated damages for such refusal or neglect.

#### 3. QUALIFICATION OF BIDDERS

The County of Union **MAY** make such investigation, as it deems necessary to determine the ability of bidder to perform the work. The County of Union reserves the right to reject any bid if investigation of such bidder fails to satisfy the County of Union that such bidder is properly qualified to carry out obligations of Contract, and to complete work contemplated therein.

Bidders are required to submit the names and addresses of the officers or principals of the Corporation, firm or partnership submitting a proposal or bid. Failure to comply will result in the rejection of such bid as non-responsive.

The County of Union has the right to reject any and all bids from any bidder that is in, or contemplates bankruptcy of any chapter or nature. Said bidder shall notify the County, in writing, of any condition or knowledge of the same.

#### 4. RESERVATIONS

The County reserves the right to reject any or all bids and also reserves the right to waive any non-material defects in the bids received. The contractor shall not assign, transfer, convey, sublet or otherwise dispose of the contract or any part thereof to anyone without the written consent of the County of Union, New Jersey.

## 5. AWARD AND EXECUTION OF CONTRACTS

The County of Union, in accordance with N.J.S.A. 40A:11-24, shall award the contract or reject all bids within 60 days; except that the bids of any bidders who consent thereto **MAY**, at the request of the County be held for consideration for such longer periods as may be agreed.

When two or more low bids are equal in all respects, awards will be made according to the provisions of N.J.S.A 40A:11-6.1(d).

#### 6. BRAND NAMES

Whenever an item specified by manufacturer's model number, brand or trade name, it is understood that such description is only for the purpose of defining the level of quality desired, and does not in any way restrict bidding to the named brand. Bids on other brands **MAY** be submitted by any responsible supplier, provided such brands are equal to or better than the one named in the specifications. However, the burden of proof as to the comparative quality and suitability of alternate or substitute equipment, articles or materials lies with bidder and, he shall furnish, at his own expense, all information necessary or related thereto as required by the County of Union. The County of Union shall be the sole judge as to the comparative quality and suitability of alternate or substitute equipment, articles or materials, and the decision shall be final.

The trade name(s) or brand name(s) offered must be shown on the vendor's response bid form pages.

## 7. PATENT CLAIMS

The successful bidder (contractor) shall protect and save the County harmless from all and every demand for damages, royalties, or fees on any patented invention used by it in connection with the supplies furnished under this contract hereunder, and it shall be the duty of the contractor, if so demanded by the County, to furnish said County with a proper legal release or indemnity from and against all such claims and any and all payments due under such contract are furnished if the County so elects.

#### 8. PREFERENCE FOR DOMESTIC PRODUCTS

Each local unit shall provide, in the specifications for all contracts for county or municipal work or for work for which it will pay any part of the cost, or work which by contract or ordinance it will ultimately own and maintain, that only manufactured and farm products of the United States, wherever available, be used in such work.

#### 9. INSURANCE REQUIREMENTS

Vendor shall procure and maintain at all times while the contract is in full force and effect, the following insurance coverage with an insurance company or companies acceptable to the County, with limits not less than those shown below. A Certificate of Insurance shall be filed with the County prior to commencement of the work reflecting the following:

- a) Commercial General Liability (CGL): Coverage for all operations including, but not limited to, contractual, products and completed operations, and personal injury with limits no less than \$1,000,000 per occurrence/\$2,000,000 aggregate. The County of Union, its Board of Chosen Freeholders, officers, employees, agents, servants and the State of New Jersey; are included as Additional Insured. The General Liability Insurance coverage is provided on primary and non-contributory basis to the County of Union, et al.
- b) Automobile Liability: Coverage for all owned, non-owned and hired vehicles with limits not less than \$1,000,000 per occurrence, combined single limits (CSL) or its equivalent.
- c) Workers Compensation: As required by the State of New Jersey and Employers Liability with limits not less than \$1,000,000 per accident for bodily injury or disease.

Where applicable, a waiver of subrogation in favor of the County of Union, its Board of Chosen Freeholders, officers, employees, agents, servants is to be included in those policies of insurance where permitted by law.

Notice of Cancellation: Each insurance policy required above shall provide that coverage shall not be canceled, except with notice to the Entity.

\*Special Risks or Circumstances: The County reserves the right to modify these requirements, including limits, based on the nature of the risk, prior experience, insurer, coverage, or other special circumstances.

## 10. INDEMNIFICATION REQUIREMENTS

The Supplier shall indemnify and hold harmless the County and its agents and employees from and against all claims, damages, losses and expenses, including attorney's fees, arising out of or resulting from the performance of the contract which is attributable to personal injury, including bodily injury, property damage and the loss of use resulting there from, or the loss of use of tangible property, which has not been physically injured or destroyed, and is caused in whole or in part by an act or omission of the Supplier, any subcontractor of the supplier, any one directly or indirectly employed by any of them or anyone for whose acts any of them may be liable.

### 11. NON-DISCRIMINATION

The parties to this contract do hereby agree to comply with the provisions of N.J.S.A. 10:2-1 through 10:2-4, N.J.S.A. 10:5-31 through 10:5-38, et seq. (P.L. 1975, c. 127), dealing with discrimination in employment on public contracts and the rules and regulations promulgated pursuant thereunto are hereby made a part of this contract and are binding on them. The bidder agrees that it will not discriminate against any employee who is employed in the work to be covered by any contract resulting from this bid because of color, race, creed, religion, national origin or ancestry.

#### 12. AMERICANS WITH DISABILITIES ACT OF 1990

Discrimination on the basis of disability in contracting for the delivery of services is prohibited. Respondents are required to read the Americans with Disabilities language that is part of the documents attached hereto and agree that the provisions of Title II of the Act are made part of the contract. The contractor is obligated to comply with the Act and hold the owner harmless.

#### 13. INVESTMENT ACTIVITIES WITH IRAN

Pursuant to P.L. 2012, c.25, codified as NJSA 52:32-55 *et seq.*, prohibits State and local public contracts with persons or entities engaging in certain investment activities in energy or finance sectors of Iran.

## 14. AFFIRMATIVE ACTION REQUIREMENT

REQUIRED AFFIRMATIVE ACTION EVIDENCE – General Requirements of P.L. 1975, c. 127. You are hereby put on notice that:

- A. Procurement, Professional & Service Contracts; all successful vendors must submit within seven (7) days of the notice of intent to award or the signing of the contract one of the following:
  - 1. A photocopy of your Federal Letter of Affirmative Action Plan Approval.
  - 2. A photocopy of your Certificate of Employee Information Report.
  - 3. A completed Affirmative Action Employee Information Report (AA302).

If the successful vendor does not submit the affirmative action document within the seven (7) days, the County of Union will declare the vendor as being non-responsive and award the contract to the next lowest bidder.

#### 15. TERMINATION OF CONTRACT

If, through any cause, the successful Supplier fails to fulfill in timely and proper manner its contractual obligations, or if the Supplier violates any of the warranties or stipulations of its contract, the County will thereupon have the right to terminate such contract by giving ten days written notice to the Supplier of such termination and cause therefore, and specifying the effective date of such termination.

In addition, Union County may terminate the Contract without cause by first giving thirty (30) days prior written notice of its intent to do so. Notice hereunder shall be deemed to have been sufficiently given if given in person to the Supplier, or sent by registered mail at the addresses specified in the Contract.

## 16. RIGHT TO KNOW ACT

The provisions of N.J.S.A. 34:5A-I et seq. and N.J.A.C 5:89-5 et seq., which require the labeling of all containers of hazardous substances are applicable to this contract. Therefore, all goods offered for purchase to the County or used by a contractor in the course of any construction, maintenance, repair or performance of a concession must be labeled and stored by the contractor in compliance with the provisions of the Act. Containers that the law and rules require to be labeled shall show the Chemical Abstracts Service number of all the components and the chemical name. Further, all applicable Material Safety Data Sheets (MSDS) aka hazardous substance fact Sheet, must be furnished.

#### EXHIBIT A

## 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

#### GOODS, PROFESSIONAL SERVICE AND GENERAL SERVICE 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 of the contractor's commitments under this chapter 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.

The contractor or subcontractor agrees to make good faith efforts to meet targeted county employment goals established in accordance with N.J.A.C. 17:27-5.2.

The contractor or subcontractor agrees to inform in writing its appropriate recruitment agencies including, but not limited to, employment agencies, placement bureaus, colleges, universities, and labor unions, that it does not discriminate on the basis of age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation, gender identity or expression, disability, nationality or sex, and that it will discontinue the use of any recruitment agency which engages in direct or indirect discriminatory practices.

The contractor or subcontractor agrees to revise any of its testing procedures, if necessary, to assure that all personnel testing conforms with the principles of job-related testing, as established by the statutes and court decisions of the State of New Jersey and as established by applicable Federal law and applicable Federal court decisions.

In conforming with the targeted employment goals, the contractor or subcontractor agrees to review all procedures relating to transfer, upgrading, downgrading and layoff to ensure that all such actions are taken without regard to age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation, gender identity or expression, disability, nationality or sex, consistent with the statutes and court decisions of the State of New Jersey, and applicable Federal law and applicable Federal court decisions.

The contractor shall submit to the public agency, after notification of award but prior to execution of a goods and services contract, one of the following three documents:

Letter of Federal Affirmative Action Plan Approval

#### Certificate of Employee Information Report

Employee Information Report Form AA302 (electronically provided by the Division and distributed to the public agency through the Division's website at www.state.nj.us/treasury/contract compliance)

The contractor and its subcontractors shall furnish such reports or other documents to the Division of Public Contracts Equal Employment Opportunity Compliance as may be requested by the office 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 Division of Public Contracts Equal Employment Opportunity Compliance for conducting a compliance investigation pursuant to **Subchapter 10 of the Administrative Code at N.J.A.C. 17:27**.

## **BUSINESS REGISTRATION CERTIFICATE**

## New Mandatory Requirement – Effective 1/18/2010

The recently enacted **P.L. 2009, c.315**, requires that effective January 18, 2010; a contracting agency must receive proof of the Proposer's business registration prior to the award of a contract. However, the proof must show that the Proposer was in fact registered with the State of New Jersey Department of the Treasury, Division of Revenue and obtained the business registration prior to the receipt of bids.

If subcontractors are named on the bid, proof of the business registration for each must be provided prior to the award of a contract. Similarly to the Proposer, the proof must show that each subcontractor was registered with the State of New Jersey Department of the treasury, Division of Revenue and obtained the business registration prior to the receipt of bids.

Proof of business registration shall be:

- A copy of a Business Registration Certificate issued by the Department of the Treasury, Division of Revenue; or
- A copy of the web printed version provided by the NJ Division of Revenue

Register online at <a href="www.nj.gov/treasury/revenue/busregcert.shtml">www.nj.gov/treasury/revenue/busregcert.shtml</a>. Click the "online" link and then select "Register for Tax and Employer Purposes or call the Division at 609-292-1730.

Note: A N.J. Certificate of Authority is not acceptable.

**FAILURE** to submit proof of registration of the Proposer or any subcontractor named on the bid is considered a **MANDATORY REJECTION** of bids (A **NON-WAIVABLE DEFECT**). This covers construction work as well as non-construction bids.

## IN ADDITION:

The contractor shall provide written notice to all **subcontractors and suppliers** not specifically named on the bid of the responsibility to submit proof of business registration to the contractor. The requirement of proof of business registration extends down through all levels (tiers) of the project.

Before final payment on the contract is made by the contracting agency, the contractor shall submit an accurate list and the proof of business registration of each subcontractor or supplier used in the fulfillment of the contract, or shall attest that no subcontractors were used.

For the term of the contract, the contractor and each of its affiliates and a subcontractor and each of its affiliates [N.J.S.A. 52:32-44(g)(3)] shall collect and remit to the Director, New Jersey Division of Taxation, the use tax due pursuant to the Sales and Use Tax Act on all sales of tangible personal property delivered into this State, regardless of whether the tangible personal property is intended for a contract with a contracting agency.

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 business registration information 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.

#### **COUNTY OF UNION**

The purpose and intent of this public bid is the acquisition for the County of Union of a reputable and experience vendor who can furnish and deliver **Traffic Paint** to various locations for Union County Cooperative Members as per the following specifications.

In addition, please be advised that the work, materials or supplies requested in the specifications are being obtained through the County of Union cooperative pricing system approved and registered with the State of New Jersey. (State of N.J. Identifier #8-UCCP) The County of Union is the Lead Agency in the System and there are a number of governmental agencies participating in this contract. The specifics of which governmental agencies are seeking what quantities are listed elsewhere in these specifications.

The cooperative pricing system is a straightforward arrangement. The County of Union advertises for and receives bids for its self and on behalf of all participating contracting units. Following the receipt of bids, the County of Union reviews said bids and upon certifying a lowest responsible and responsive bidder makes an award of a master contract for the County of Union alone. The County of Union shall enter into a formal written contract directly with the successful bidder only after it has certified the funds available for its own needs.

After recommendation of award of the County master contract by the using department of the County, the cooperative members will be provided the bid proposal information and decide individually whether or not to contract with the lowest responsible and responsive bidder subject to the specifications and prices set forth in the cooperative bid.

Each participating cooperative member shall also certify the funds available only for its own needs; meet any and all statutory requirements of the Local Public Contract Law & Rules; issue purchase orders in its own name directly to successful bidder; accept its own deliveries; be invoiced by and receive statements from the successful bidder; make payments directly to the successful bidder, and be responsible for any tax liability.

No participating contracting unit in the Cooperative Pricing System shall be responsible for payment for any items ordered or for performance generally, by any other participating contracting unit. Each participating contracting unit shall accordingly be liable only for its own performance and for items ordered and received by it and none assumes any additional responsibility or liability.

Bid price shall be firm for the duration of the 24 consecutive months of the contract. Contracts will be awarded to the bidder with the lowest bid price.

#### **SPECIFICATIONS**

**INTENT:** It is the purpose and intent of this specification to provide for the purchase and delivery of **TRAFFIC PAINT** for the County of Union (The County) for a 24 month period. The County has evaluated different types of **TRAFFIC PAINT** and has determined that a product blended with the specified ingredients and constitution is best suited for the needs of the County pertaining to safety, quality, performance, and long term operational costs. This specification is not to be interpreted as restrictive, but rather as a measure of the safety, quality and performance against which all bids will be compared. The County reserves the right to reject any or all bids or any part thereof, and to waive any minor technicalities.

**EQUIVALENT PRODUCT:** Bids will be accepted for consideration on any make or model that is equal to or superior to the **TRAFFIC PAINT** specified. Further, equivalent products for all ingredients carrying a brand name will also be considered. Variations of any features of a proposed equivalent product from the features of any specified brand name may be acceptable if judged to be in the best interest of The County. Decisions of equivalency will be at the sole interpretation of the The County. A blanket statement that products proposed will meet all requirements will not be sufficient to establish equivalence. Brochures published by the original manufacturer of the proposed product should be submitted with the proposal. Bidder must be prepared to demonstrate a product similar to the one proposed, post bid.

**STANDARD:** The specification herein states the minimum requirements of The County. Unauthorized conditions, limitations, or provisions will be cause for rejection. The County may consider as "irregular" or "non-responsive" and reject any bid not prepared and submitted in accordance with the bid document and specification, or any bid lacking sufficient technical literature to enable The County to make a reasonable determination of compliance to the specification. It will be the bidder's responsibility to carefully examine each item of the specification. Failure to offer a completed bid or failure to respond to each section of the technical specification (COMPLY: YES/NO) will cause the proposal to be rejected without review as "non-responsive". All variances, exceptions and/or deviations should be fully described in the appropriate section.

**OPEN END CONTRACT:** Please note that the ensuing contract is intended to be an open end contract as allowed under N.J.A.C. 5:30 et seq. and, in accordance with the rules, the minimum number set on the bid for each item shall be zero (0) and the maximum shall be number on the bid page listed for each item.

Nothing contained in any of the bid documents shall be construed to guarantee or warrant an amount of the commodity that the County shall purchase. The quantities set forth herein constitute either historic information or estimate of future needs and may not be indicative of the actual quantities to be used in the future.

**AWARD OF CONTRACT:** Contract shall be awarded by Grand Total. Bidders must bid all items to be considered.

**PAYMENT TO VENDOR:** Payment to vendor is to be made within forty-five (45) days after the receipt of vendor's invoice and a signed County voucher attesting to the delivery of the goods and services by some officer or duly designated employee of the using County entity and after approval of the appropriate department head. The vendor shall prepare invoices and shall submit them to the office/designated employee of the using county entity.

The vendor will not provide any goods and/or services without a valid and current purchase order from the County unit indicating account number and encumbrance.

The Vendor shall not be paid for freight and/or delivery charges for either the original order or the supplemental order.

**OTHER:** The unit price shall include freight and/or delivery charges. There shall be no minimum purchase obligation on the part of the County or the cooperative members.

Any questions regarding the bid can be emailed to <a href="mailed-to-ucbids@ucnj.org">ucbids@ucnj.org</a> or faxed to the Division of Purchasing, clearly marked with the BID # and BID NAME, at (908) 558-2548. If necessary, the Purchasing Director will then issue a clarification.

## **COMPLIANCE PAGES**

	GENERAL REQUIREMENTS	
	ALL products shall conform to: New Jersey and New York City VOC requirements	
	Exact Compliance: YES *NO	
	*Deviation	
	Requirements set forth 1989 New Jersey Department of Transportation "Standard Specific Road and Bridge Construction", including any subsequent revisions.	cations o
	Exact Compliance: YES *NO	
	*Deviation	
	will be six items specified for purchase and use:	
<u>M</u>	#1 - Traffic Paint Container size: 5 gallons	
	Color: Yellow	
	Type: Acrylic Latex, Water-Based and Lead Free	
	Exact Compliance: YES *NO	
	*Deviation	
	*Deviation	
	Deviation	
	- Deviation	

NAME OF BIDDER: \_\_\_\_\_

ITEM #	2 - Traffic Paint Container size: Color: White Type: Acrylic I		ased and Lead Free		
E	Exact Compliance:	YES	*NO	_	
*					_
ITEM #	<b>13</b> - Traffic Paint Container size: Color: Black Type: Acrylic I		ased and Lead Free		_
E	Exact Compliance:	YES	*NO	_	
*	Deviation_				_
<u>TEM #</u>	4 - Traffic Paint Container size: Color: Blue Type: Acrylic I		ased and Lead Free		
E	Exact Compliance:	YES	*NO	_	
	_				_
_					_
_					_
		NAME OF BII	DDER:		

	et Compliance: YES *NO	
*Dev	viation	-
_ (	Traffic Paint Container size: 55 gallons	-
r	Color: White Type: Acrylic Latex, Water-Based and Lead Free With Rhoplex Fastrack 2706 Resin with Tamol 901Or Equal	
Exac	et Compliance: YES *NO	
*Dev	viation	_
		_
		_
		_
ГЕМ		- RWISE NO
<b>TEM</b> 2.1	IDENTIFICATION: Each container must bear a label with the following information Name and address of manufacturer, production batch number, date of manufacturer, trade name and/or identification number, number of gallons, contract numbered, directions for application and formula. All containers shall be labeled with the current code of federal regulations and shall contain all information in with N.J.S.A. 34:5A-1, "N.J. Worker and Community Right to Know Act". In samples and deliveries will be rejected.	rmation the cture, shipp imber, use ed in accord ecessary to
2.1	IS MUST MEET THE FOLLOWING SPECIFICATIONS UNLESS OTHER  IDENTIFICATION: Each container must bear a label with the following information number and address of manufacturer, production batch number, date of manufact	rmation the cture, shipp imber, use ed in accord ecessary to
2.1 Exac	IDENTIFICATION: Each container must bear a label with the following information Name and address of manufacturer, production batch number, date of manufacturer, production batch number, date of manufacturer, production number, number of gallons, contract number, directions for application and formula. All containers shall be labeled with the current code of federal regulations and shall contain all information in with N.J.S.A. 34:5A-1, "N.J. Worker and Community Right to Know Act". It samples and deliveries will be rejected.	rmation the cture, shipp imber, use ed in accord ecessary to mproperly l
2.1 Exac	IDENTIFICATION: Each container must bear a label with the following information Name and address of manufacturer, production batch number, date of manufacturer, production batch number of gallons, contract number, trade name and/or identification number, number of gallons, contract number, intended, directions for application and formula. All containers shall be labeled with the current code of federal regulations and shall contain all information in with N.J.S.A. 34:5A-1, "N.J. Worker and Community Right to Know Act". In samples and deliveries will be rejected.  Set Compliance: YES *NO	rmation the cture, shipp imber, use ed in accord ecessary to mproperly l
2.1 Exac	IDENTIFICATION: Each container must bear a label with the following information Name and address of manufacturer, production batch number, date of manufacturer, production batch number, date of manufacturer, production number, number of gallons, contract number, directions for application and formula. All containers shall be labeled with the current code of federal regulations and shall contain all information in with N.J.S.A. 34:5A-1, "N.J. Worker and Community Right to Know Act". It samples and deliveries will be rejected.	rmation the cture, shipp imber, use ed in accord ecessary to mproperly l

ITEM #5 - Traffic Paint Container size: 55 gallons Color: Yellow

Type: Acrylic Latex, Water-Based and Lead Free

	pavement man	rking compound	that it proposes to	devoted to the manufac furnish and is capable	
	batch sizes co	onsistent with the	quantities to be de	elivered.	
Exact (	Compliance:	YES	*NO		
*Devia	ation				
222		. 11		. 1.4 1 . (1.1	
2.2.2		uns a laboratory quality of formu		ntrol the product bid up	on to as
Exact (	Compliance:	YES	*NO		
*Devia	ntion				
2.2.3			ng material over the	e past three (3) years w	ith a suc
	application re				
Exact (	Compliance:	YES	_ *NO		
*Devia	ntion				

*Deviation	e, the vendo prior to awa wo- 1 quart wo- 1 quart wo- 1 quart on, a ¾ inch these samp of testing the ces used for	r will be responded, in the following metal frictions with the following metal frictio	onsible for pro- cowing quantite etion lid contaction lid contaction etion lid contaction lid contaction of be provided by reserves the	oviding the Courses: iners of white iners of yellow iner of black p iner of blue pa at the top of the right to select of testing, the	paint; v paint. v pai	h said material  eayment will be atory for the ward copies of
*Deviation		_	* <b>N</b> T	$\circ$		
.4 CERTIFICATION REQUIRED:  2.4.1 CERTIFICATION OF AVAILABILITY: A supplier who is not a prime manufacture the product being offered, must submit a notarized certificate issued by the manufact that the pavement marking material being offered as a sample will be available to the supplier and guarantee delivery of that type of material during the subsequent year, it required by the Division of Engineering.  Exact Compliance: YES *NO						
2.4.1 CERTIFICATION OF AVAILABILITY: A supplier who is not a prime manufacture the product being offered, must submit a notarized certificate issued by the manufact that the pavement marking material being offered as a sample will be available to the supplier and guarantee delivery of that type of material during the subsequent year, it required by the Division of Engineering.  Exact Compliance: YES *NO						
2.4.1 CERTIFICATION OF AVAILABILITY: A supplier who is not a prime manufacture the product being offered, must submit a notarized certificate issued by the manufact that the pavement marking material being offered as a sample will be available to the supplier and guarantee delivery of that type of material during the subsequent year, it required by the Division of Engineering.  Exact Compliance: YES *NO						
2.4.1 CERTIFICATION OF AVAILABILITY: A supplier who is not a prime manufacture the product being offered, must submit a notarized certificate issued by the manufact that the pavement marking material being offered as a sample will be available to the supplier and guarantee delivery of that type of material during the subsequent year, it required by the Division of Engineering.  Exact Compliance: YES *NO						
the product being offered, must submit a notarized certificate issued by the manufact that the pavement marking material being offered as a sample will be available to the supplier and guarantee delivery of that type of material during the subsequent year, it required by the Division of Engineering.  Exact Compliance: YES *NO	ICATION R	EQUIRED:				
	ne product be nat the paver upplier and g	eing offered, n nent marking : guarantee deliv	nust submit a material being very of that ty	notarized certi g offered as a s	ficate issued by t ample will be ava	he manufacturer ailable to the
	ompliance:	YES	*N	Ο		
*Deviation	on					
*Deviati		re, the vendo prior to awa wo- 1 quart on, a ¾ inchest testing the ces used for days from rempliance:  On	re, the vendor will be respond prior to award, in the follow-1 quart size metal friction-1 quart size metal friction-1 quart size metal friction-1 quart size metal friction, a ¾ inch air space shall these samples. The Count of testing the samples. Upon the days from receipt.  ICATION REQUIRED:  CERTIFICATION OF AVAINATION	re, the vendor will be responsible for proprior to award, in the following quantity wo-1 quart size metal friction lid contains wo-1 quart size metal fric	re, the vendor will be responsible for providing the Conprior to award, in the following quantities:  No-1 quart size metal friction lid containers of white No-1 quart size metal friction lid containers of yellow No-1 quart size metal friction lid container of black provided at the top of the these samples. The County reserves the right to select of testing the samples. Upon completion of testing, the does used for testing to the supplier. The supplier shall days from receipt.  Discount of the these samples who were suppliered in the supplier shall days from receipt.  Discount of testing to the suppliered in the supplier who had the pavement marking material being offered as a supplier and guarantee delivery of that type of material equired by the Division of Engineering.  The variable of the supplier who is the pavement marking material being offered as a supplier and guarantee delivery of that type of material equired by the Division of Engineering.  The variable of the var	No- 1 quart size metal friction lid containers of white paint; No- 1 quart size metal friction lid containers of yellow paint. No- 1 quart size metal friction lid container of black paint. No- 1 quart size metal friction lid container of blue paint. No- 1 quart size metal friction lid container of blue paint. No- 1 quart size metal friction lid container of blue paint.  No- 1 quart size metal friction lid container of blue paint.  No- 1 quart size metal friction lid container of blue paint.  No- 1 quart size metal friction lid container of blue paint.  No- 2 quart size metal friction lid container of blue paint.  No- 3 quart size metal friction lid container of blue paint.  No- 4 quart size metal friction lid container of blue paint.  No- 5 quart size metal friction lid container of blue paint.  No- 6 quart size metal friction lid container of blue paint.  No- 6 quart size metal friction lid container of blue paint.  No- 6 quart size metal friction lid container of blue paint.  No- 7 quart size metal friction lid container of blue paint.  No- 8 quart size metal friction lid container of blue paint.  No- 8 quart size metal friction lid container of blue paint.  No- 8 quart size metal friction lid container of blue paint.  No- 9 quart size metal friction lid container of blue paint.  No- 9 quart size metal friction lid container of blue paint.  No- 9 quart size metal friction lid container of blue paint.  No- 9 quart size metal friction lid container of blue paint.  No- 1 quart size metal friction lid container of blue paint.  No- 1 quart size metal friction lid container of blue paint.  No- 1 quart size metal friction lid container of blue paint.  No- 1 quart size metal friction lid container of blue paint.  No- 1 quart size metal friction lid container of blue paint.  No- 1 quart size metal friction lid container of blue paint.  No- 1 quart size metal friction lid container of blue paint.  No- 2 quart size paint.

NAME OF BIDDER: \_\_\_\_

	Exact	Compliance:	YES	*N	/O	_		
	*Devi	ation						
5		MISSION OF Sicate of Availa					of Complianc	e and
	compl specif includ	thing this certifiance with this ications, the veing handling a ejection.	specification and or shall be	In the even required to re	t the contrace	ct material d ch materials	loes not meet s at his own o	these expense,
6	D 4 3 77							
6		OOM SAMPLE rmance with th						
	confo		is specification	on throughout	the term of			
<u>PPL</u>	conformation of the confor	rmance with th	is specification  ATIONS AN  owing specif	on throughout  ND STANDA  ications and p	the term of RDS publications	the contraction of the issue	t.	
<b>PPL</b> 1	ICABI  GENE shall f  FEDE	rmance with th  LE SPECIFIC  ERAL: The foll	ATIONS ANd owing specification of the specification	on throughout  ND STANDA  ications and pon to the exte	RDS publications and specified	of the issue herein.	t.	
<b>PPL</b> 1	ICABI  GENE shall f  FEDE	mance with the ERAL: The following a part of the RAL SPECIFIC	ATIONS AN  owing specification  he specification  CATION: (R	ND STANDA ications and pon to the exte	RDS publications and specified	of the issue herein.	t.	
<b>PPL</b> 1	ICABI  GENE shall f  FEDE ete test	ERAL: The following a part of the requirements.)	ATIONS AN owing specification he specification CATION: (Respection) , using Tamo Method Stand	ND STANDA ications and pon to the extended special policy.	the term of RDS  publications on specification on ted February	of the issue herein.  ly. See Item y 1, 1979. F	t. in effect m 4 for Paint, Varnish	n, Lacque
<b>PPL</b> 1	GENE shall f  FEDE ete test  3.2.1	ERAL: The following a part of the requirements.)  TT-P-1952b. Federal Test	ATIONS AND Owing specification of the specification	nn throughout  ND STANDA  ications and pon to the extente special 1901.  dard 141b, dard hod of Inspecial in the inspectation in	the term of RDS  publications on specification on ted February	of the issue herein.  ly. See Item y 1, 1979. F	t. in effect m 4 for Paint, Varnish	ı, Lacque

3.0

NAME OF BIDDER: \_\_\_

## 4.0 <u>DETAILED REQUIREMENTS</u>

Exact Compliand	ce	YES	*NO	
*Deviation				
COMPOSITION	<u>[:</u>			
	igment yellow, I		paint should be a ne-approved by the later prime pigment.	N.J.D.O.T., with e
exterior of minimum IV, 94 pe The prim D476, Ty at a mini	n 0.2 pounds per creent purity.  The pigment for well to perform the pigment are of 1 performance of 1 perfo	nite paint should nimum titanium und per gallon.	be titanium dioxide dioxide content of 9 The percent pigmen than 62 percent.	ng to ASTM D476 e conforming to AS 94 percent and shal
exterior of minimum IV, 94 pe The prim D476, Ty at a mini	n 0.2 pounds per creent purity.  The pigment for well per IV, with a min mum rate of 1 per hould not be less	nite paint should nimum titanium und per gallon.	be titanium dioxide dioxide content of 9 The percent pigmen than 62 percent.	ng to ASTM D476 e conforming to AS 04 percent and shalt by weight of the
exterior of minimum IV, 94 pe The prim D476, Ty at a minimum product s	n 0.2 pounds per creent purity.  The pigment for well per IV, with a min mum rate of 1 per hould not be less	nite paint should nimum titanium ound per gallon. than 60 or more YES	be titanium dioxide dioxide content of 9 The percent pigmen than 62 percent.	ng to ASTM D476 e conforming to ASD4 percent and shalt by weight of the
exterior of minimum IV, 94 pe The prim D476, Ty at a minimum product s  Exact Compliance Deviation	n 0.2 pounds per creent purity.  e pigment for wlype IV, with a minum rate of 1 polype hould not be less	nite paint should nimum titanium und per gallon. s than 60 or more YES	be titanium dioxide dioxide content of 9 The percent pigmen than 62 percent.  *NO	ng to ASTM D476 e conforming to AS 04 percent and shall t by weight of the

Exact Compliance	YES	*NO
*Deviation		
4.2.4 ISOLATED VEHIC	LE SOLIDS: The vehicl n 45% when determined	e solids percent on vehicle by Federal Test Method Stand
Exact Compliance	YES	*NO
*Deviation		
	NIC CONTENT: Under	
Exact Compliance	YES	*NO
*Deviation		
4.2.6 VISCOSITY: The co		
Exact Compliance	YES	*NO
*Deviation		
NAME OF BI	DDER:	

4.2.3 VOLUME OF SOLIDS: The finished paint are not to be less than 61

Exact Compliance	YES	*NO	
*Deviation			
4.2.8 DIRECTIONAL I when tested in acc	REFLECTANCE: The da cordance with Method 612	ylight directional reflectance 21 of Federal Test Standard in recent minimum for yellow p	: 141b sł
Exact Compliance	YES	*NO	
*Deviation			
4.2.9 COLOR: The colo No. 37886, and N 595A.	or of yellow, white, and b No. 37038 respectively, of	lack traffic paint is to match the latest edition of Federal	color l
4.2.9 COLOR: The colo No. 37886, and N 595A. Exact Compliance	or of yellow, white, and below. 37038 respectively, of	lack traffic paint is to match the latest edition of Federal	color N
<ul><li>4.2.9 COLOR: The colo No. 37886, and N 595A.</li><li>Exact Compliance</li></ul>	or of yellow, white, and below. 37038 respectively, of	lack traffic paint is to match the latest edition of Federal  *NO	color l
4.2.9 COLOR: The colo No. 37886, and No. 595A.  Exact Compliance  *Deviation	or of yellow, white, and boto 37038 respectively, of YES	lack traffic paint is to match the latest edition of Federal  *NO	color I Standa
4.2.9 COLOR: The colo No. 37886, and No. 595A.  Exact Compliance  *Deviation	or of yellow, white, and boto 37038 respectively, of YES	lack traffic paint is to match the latest edition of Federal  *NO  re finished paint should be 14	color I Standa
4.2.9 COLOR: The colo No. 37886, and No. 595A.  Exact Compliance  *Deviation	YES ALLON: The weight of the nus 0.2 pounds.  YES	lack traffic paint is to match the latest edition of Federal  *NO  ne finished paint should be 14	color I Standa
4.2.9 COLOR: The colo No. 37886, and No. 595A.  Exact Compliance  *Deviation	YES ALLON: The weight of the nus 0.2 pounds.  YES	ack traffic paint is to match the latest edition of Federal  *NO  ne finished paint should be 14	color I Standa

Exact Compliance	YES	*NO
*Deviation		
accordance with Fed		num bleeding ratio of 0.97 when to 2-1952b, Section 4.5.13. The asphore.
Exact Compliance	YES	*NO
*Deviation		
required for removal P-1952b, Section 4.3 Exact Compliance		tested in accordance with TT-  *NO
*Deviation		
4.2.14 WET ADHESION: ( Federal Specification	Over 5000 cycles when a TT-P-1511A, Paragra	
Exact Compliance	YES	*NO
*Deviation		
*Deviation		

**Exact Compliance YES *NO*  *Deviation*  4.2.16 FREEZE-THAW STABILITY: When tested in accordance with TT-P- 1952b, Section 4.5.7, the paint should not show coagulation or change in consistency greater than 5 Krebs Units.  Exact Compliance YES *NO*  *Deviation*  4.2.17 STATIC HEAT STABILITY: When tested in accordance with TT-P- 1952b, Section 4.5.8, the paint should show no coagulation, discoloration, or cl consistency greater than plus or minus 5 Krebs Units.  Exact Compliance YES *NO*  *Deviation*  *Deviation*  *Deviation	skinning, gelling or	-	In addition, the paint shore, nor hard settling upon of the product.	
4.2.16 FREEZE-THAW STABILITY: When tested in accordance with TT-P- 1952b, Section 4.5.7, the paint should not show coagulation or change in consistency greater than 5 Krebs Units.  Exact Compliance  YES *NO  *Deviation  4.2.17 STATIC HEAT STABILITY: When tested in accordance with TT-P- 1952b, Section 4.5.8, the paint should show no coagulation, discoloration, or cl consistency greater than plus or minus 5 Krebs Units.  Exact Compliance  YES *NO	Exact Compliance	YES	*NO	-
1952b, Section 4.5.7, the paint should not show coagulation or change in consistency greater than 5 Krebs Units.  Exact Compliance  YES*NO*  *Deviation*  4.2.17 STATIC HEAT STABILITY: When tested in accordance with TT-P-1952b, Section 4.5.8, the paint should show no coagulation, discoloration, or cl consistency greater than plus or minus 5 Krebs Units.  Exact Compliance  YES *NO				
*Deviation	1952b, Section 4.5.7	, the paint should not s		
4.2.17 STATIC HEAT STABILITY: When tested in accordance with TT-P- 1952b, Section 4.5.8, the paint should show no coagulation, discoloration, or cl consistency greater than plus or minus 5 Krebs Units.  Exact Compliance  YES *NO	Exact Compliance	YES	*NO	-
1952b, Section 4.5.8, the paint should show no coagulation, discoloration, or cleonsistency greater than plus or minus 5 Krebs Units.  Exact Compliance  YES *NO	*Deviation			<del></del>
1952b, Section 4.5.8, the paint should show no coagulation, discoloration, or cleonsistency greater than plus or minus 5 Krebs Units.  Exact Compliance  YES *NO				
1952b, Section 4.5.8, the paint should show no coagulation, discoloration, or cleonsistency greater than plus or minus 5 Krebs Units.  Exact Compliance  YES *NO				
	1952b, Section 4.5.8	s, the paint should show	no coagulation, discolor	
*Deviation	Exact Compliance	YES	*NO	-
	*Deviation			

**NO***NO**NO**NO**NO**Poeviation**Poeviation**NO_	for seventy-two (72) at $25^{\circ}$ C ( $\pm$ ) 1°C. Af	nches and allow to dry in hours. Immerse one-hater eighteen (18) hours, i	t on a clean glass plate at a a a horizontal position at sta alf of the painted panel in ur remove the panel and allow should not soften, blister, v	ndard conditions nleaded gasoline to dry for two (2
4.2.19 GRIND: The grind should not be less than 2 Hegman when tested in accordance with Federal Test Standards No. 141b, Method 4411.  Exact Compliance YES *NO  *Deviation  4.2.20 DRYING TIME: Field no-tracking time: The paint should dry to a no-tracking condition under traffic in 120 seconds maximum when the ambient temper is 77° F and when applied at 14-16 mils wet film thickness and at 140° F with six p per gallon of glass beads.  A line showing no visual deposition of the paint to the pavement surface when view from a distance of fifty (50) feet to be considered non-tracking and conforming to t requirement for field drying conditions.  Exact Compliance YES *NO  *Deviation	Exact Compliance	YES	*NO	
4.2.19 GRIND: The grind should not be less than 2 Hegman when tested in accordance with Federal Test Standards No. 141b, Method 4411.  Exact Compliance YES *NO  *Deviation  4.2.20 DRYING TIME: Field no-tracking time: The paint should dry to a no-tracking condition under traffic in 120 seconds maximum when the ambient temper is 77° F and when applied at 14-16 mils wet film thickness and at 140 ° F with six p per gallon of glass beads.  A line showing no visual deposition of the paint to the pavement surface when view from a distance of fifty (50) feet to be considered non-tracking and conforming to t requirement for field drying conditions.  Exact Compliance YES *NO  *Deviation	*Deviation			
*Deviation  4.2.20 DRYING TIME: Field no-tracking time: The paint should dry to a no-tracking condition under traffic in 120 seconds maximum when the ambient temper is 77° F and when applied at 14-16 mils wet film thickness and at 140° F with six p per gallon of glass beads.  A line showing no visual deposition of the paint to the pavement surface when view from a distance of fifty (50) feet to be considered non-tracking and conforming to t requirement for field drying conditions.  Exact Compliance  YES *NO*  *Deviation*		should not be less than 2	Hegman when tested in	
4.2.20 DRYING TIME: Field no-tracking time: The paint should dry to a no-tracking condition under traffic in 120 seconds maximum when the ambient temper is 77° F and when applied at 14-16 mils wet film thickness and at 140° F with six p per gallon of glass beads.  A line showing no visual deposition of the paint to the pavement surface when view from a distance of fifty (50) feet to be considered non-tracking and conforming to t requirement for field drying conditions.  Exact Compliance  YES *NO  *Deviation	Exact Compliance	YES	*NO	
tracking condition under traffic in 120 seconds maximum when the ambient temper is 77°F and when applied at 14-16 mils wet film thickness and at 140°F with six p per gallon of glass beads.  A line showing no visual deposition of the paint to the pavement surface when view from a distance of fifty (50) feet to be considered non-tracking and conforming to t requirement for field drying conditions.  Exact Compliance  YES *NO  *Deviation	*Deviation			
from a distance of fifty (50) feet to be considered non-tracking and conforming to t requirement for field drying conditions.  Exact Compliance YES *NO  *Deviation	tracking condition u is 77° F and when ap	under traffic in 120 secon oplied at 14-16 mils wet	ds maximum when the amb	
*Deviation	from a distance of fi	ifty (50) feet to be consid		
	Exact Compliance	YES	*NO	
	*Deviation			

Exact Compliance	YES	*NO	
*Deviation			
without curdling or preadily cleaned up w	The paint should be cap precipitation such that t ith only water.	•	
Exact Compliance	YES	*NO	
*Deviation			
		ity chamber maintained at 72.5	
department laborator	ry reference film when	at relative humidity to be within tested in accordance with ASTM ne minimum needed to maintain	1 D1
department laborator except that the press	ry reference film when	tested in accordance with ASTN ne minimum needed to maintain	1 D1
department laborator except that the press the thumb and film.  Exact Compliance	ry reference film when ure exerted should be the YES	tested in accordance with ASTM ne minimum needed to maintain  *NO	1 D1
department laborator except that the press the thumb and film.  Exact Compliance	ry reference film when ure exerted should be the YES	tested in accordance with ASTM ne minimum needed to maintain  *NO	1 D1
department laborator except that the press the thumb and film.	ry reference film when ure exerted should be the YES	tested in accordance with ASTM ne minimum needed to maintain  *NO	1 D1
department laborator except that the press the thumb and film.  Exact Compliance	ry reference film when ure exerted should be the YES	tested in accordance with ASTM ne minimum needed to maintain  *NO	1 D1
department laborator except that the press the thumb and film.  Exact Compliance	ry reference film when ure exerted should be the YES	tested in accordance with ASTM ne minimum needed to maintain  *NO	1 D16
department laborator except that the press the thumb and film.  Exact Compliance	ry reference film when ure exerted should be the YES	tested in accordance with ASTM ne minimum needed to maintain  *NO	1 D16
department laborator except that the press the thumb and film.  Exact Compliance	ry reference film when ure exerted should be the YES	tested in accordance with ASTM ne minimum needed to maintain  *NO	1 D16
department laborator except that the press the thumb and film.  Exact Compliance	ry reference film when ure exerted should be the YES	tested in accordance with ASTM ne minimum needed to maintain  *NO	1 D16
department laborator except that the press the thumb and film.  Exact Compliance	ry reference film when ure exerted should be the YES	tested in accordance with ASTM ne minimum needed to maintain  *NO	1 D16
department laborator except that the press the thumb and film.  Exact Compliance	ry reference film when ure exerted should be the YES	tested in accordance with ASTM ne minimum needed to maintain  *NO	1 D16
department laborator except that the press the thumb and film.  Exact Compliance	ry reference film when ure exerted should be the YES	tested in accordance with ASTM ne minimum needed to maintain  *NO	1 D1

	color tolera	light discoloration nce chart for stand with Federal Spe	dard highwa	ay yellow, after	accelerated we	
	Exact Compliance		YES	*N	O	
	*Deviation					
<b>PACK</b>	AGING					
	int is to be shipped in the cod				rive (55) gallon	returnable drums,
have w shall be should	gallon drums shoul velded side seams. The closed with tight find be 14 gauge; 16 gauge periphery.	The drums should itting covers that	be of the opwill assure	pen end type. A leak-proof seal	All containers, a s. The removab	fter being filled, le top head sheet
inhibit	gallon drums shoul ing coating, free of p orrosion of the conta	oin holes, scratche		•		
Exact	Compliance	YES_		*NO		
*Devia	ation					
INSPE	ECTION					
	livered paint will be cations, it will be ret			•	material does no	ot comply with
	NAM	E OF BIDDER:				

**5.0** 

6.0

4.2.24 COLOR APPEARANCE AFTER AGING: The white, and black paint should show no

## 7.0 <u>RECYCLING</u>

The vendor shall, at no expense to the County of Union, be responsible for the recycling of all paint containers, including the pick-up and transport of empty drums regardless of the number of trips required within two weeks of request by the County. The County will contact the vendor to schedule pick-ups when drums are ready to be transported. There shall be no time restriction imposed by the vendor on the County for picking up containers.

## **SECTION 1**

## ESTIMATED QUANTITIES FOR UNION COUNTY

<u>ITEM # 1</u>	100	- 5 gallon pails – Yellow
<u>ITEM # 2</u>	100	- 5 gallon pails – White
<u>ITEM # 3</u>	5	- 5 gallon pails – Black
<u>ITEM # 4</u>	10	- 5 gallon pails – Blue
<u>ITEM # 5</u>	50	- 55 gallon drums – Yellow
<u>ITEM # 6</u>	15	- 55 gallon drums – White

# SECTION 2

## ESTIMATED QUANTITIES FOR COOPERATIVE MEMBERS

MEMBER	ITEM 1 YELLOW 5 GAL PAIL	ITEM 2 WHITE 5 GAL PAIL	ITEM 3 BLACK 5 GAL PAIL	ITEM 4 BLUE 5 GAL PAIL	ITEM 5 YELLOW 55 GAL DRUM	ITEM 6 WHITE 55 GAL DRUM
ELIZABETH PARKING AUTH 233 Commerce Pl	2	2	1	1	0	0
Elizabeth NJ 07201						
BOROUGH OF FANWOOD	40	40	0	0	0	0
75 N Martine Ave						
Fanwood NJ 07023						
CITY OF ELIZABETH	5	5	5	5	0	0
50 Winfield Scott Plaza						
Elizabeth NJ 07201						
TOWN OF DOVER	10	10	10	10	5	5
37 Sussex St						
Dover NJ 07801						
HARDING TOWNSHIP	10	10	0	5	0	0
8 Millbrook Rd						
New Vernon NJ 07976						
ROCKAWAY TOWNSHIP	50	50	0	0	0	0
65 Mt Hope Rd						
Rockaway NJ 07866						
WASHINGTON TOWNSHIP	15	15	0	4	32	32
43 Schooley's Mountain Rd						
Long Valley NJ 07853						
TOWNSHIP OF SCOTCH	10	15	0	6	0	0
PLAINS						
430 Park Ave						
Scotch Plains NJ 07076						
BOROUGH OF ROSELLE PARK	8	7	0	5	0	0
110 E Westfield Ave						
Roselle Park NJ 07204						
HANOVER TOWNSIP	10	30	2	5	0	0
1000 Route 10						
Whippany NJ 07981						
BERKELEY HEIGHTS	2	20	0	0	0	0
TOWNSHIP						
20 Park Ave						
Berkeley Heights NJ 07922						
BOROUGH OF KENILWORTH	50	50	0	25	0	0
401 Sheridan Ave						
Kenilworth NJ 07033						
TOTAL	212	254	18	66	37	37

## BID FORM – Page 1 of 2

HAVING CAREFULLY READ THE PROPOSAL, SPECIFICATIONS AND INSTRUCTIONS TO BIDDERS THE UNDERSIGNED HEREBY AGREES TO FURNISH AND DELIVER **TRAFFIC PAINT** FOR THE DIVISION OF PUBLIC WORKS OF THE COUNTY OF UNION AND, IF AGREED, THE UNION COUNTY COOPERATIVE PRICING SYSTEM, IN ACCORDANCE WITH THE SPECIFICATIONS. DO NOT ALTER THE FORMAT OF THE BID FORM PAGE IN ANY MANNER UNDER THE PENALTY OF DISQUALIFICATION.

All quantities represent estimated usage for 24 months.

## **SECTION 1 – COUNTY OF UNION**

	QUANTITY (MORE OR LESS			UNIT PRICE		SUBTOTAL
Item #1	100	Pcs.	X	\$	=	\$
Item #2	100	Pcs.	X	\$	=	\$
Item #3	5	Pcs.	X	\$	=	\$
Item #4	10	Pcs.	X	\$	=	\$
Item #5	50	Pcs.	X	\$	=	\$
Item #6	15	Pcs.	X	\$	=	\$
GRAND TOTAL (SECTION 1-UNION COUNTY) \$(NOT TO EXCEED)						(NOT TO EXCEED)
VENDOR MUST BID <u>ALL</u> ITEMS						
Partial Delivery can begin Days after Award of Contract (May be a factor in award)						

Delivery F.O.B. Various Locations in Union County Samples provided prior to award must be received within 72 hours of request

NAME OF BIDDER:

## BID FORM – Page 2 of 2

## **SECTION 2-TOTAL FOR COOPERATIVE MEMBERS**

NOTE: Please be aware that in accordance with N.J.A.C. 5:34-1 et seq. no price for the same item can vary either between the County and Cooperative member. The following unit prices and totals are required to comply with the Local Public Contracts Law. The Grand Total below shall not be awarded as a whole. The successful bidder shall enter into individual contracts with the Cooperative Members.

All quantities represent estimated usage for 24 months.

-	QUANTIT (MORE OR LESS		G	<u>UNIT PRICE</u>		<b>SUBTOTAL</b>
Item #1	212	Pcs.	X	\$	=	\$
Item #2	254	Pcs.	X	\$	=	\$
Item #3	18	Pcs.	X	\$	=	\$
Item #4	66	Pcs.	X	\$	=	\$
Item #5	37	Pcs.	X	\$	=	\$
Item #6	37	Pcs.	X	\$	=	\$
GRAND TOTAL (SECTION 2) \$ (NOT TO EXCEED)  VENDOR MUST BID ALL ITEMS						
	Partial Delivery can begin Days after Award of Contract (May be a factor in award)					
Delivery F.O.B. Various Locations Samples provided prior to award must be received within 72 hours of request.						
	NAME OF BIDDER:					

## Union County Cooperative Pricing System Extension Form

## BIDDERS MUST CHECK & INTITAL WHERE INDICATED ONE OF THE FOLLOWING SELECTIONS

[ ] Check Here and initial if <b>WILLING</b> to provide the goods and services herein bid upon to registered members of the County of Union Cooperative Pricing System (State of New Jersey Identifier #: 8-UCCP) who have submitted estimates, without substitution or deviation from specifications, size, features, quality, price or availability as herein set forth. It is understood that orders will be placed directly by the registered member identified herein by separate contracts, subject to the overall terms of the master contract to be awarded by the County of Union, and that no additional service or delivery charges will be allowed except as permitted by these specifications.
[ ] Check Here and initial if <b>NOT WILLING</b> to extend prices to registered members of the County of Union Cooperative Pricing System (State of New Jersey Identifier #: 8-UCCP) who have submitted estimates as described above. It is understood that this will not adversely affect consideration of this bid with respect to the needs of County of Union.
In the event that the lowest responsible bidder, in the bid document, declines to extend prices to the registered members who submitted estimates the following procedure will be followed as required by N.J.A.C. 5:34-7.10(a)(2): The contract for the needs of the lead agency will be awarded to the lowest responsible bidder, and a master contract for the registered members who have submitted estimates will be awarded to the next lowest bidder whose bid agrees to extend.
THE COUNTY RESERVES THE RIGHT TO TERMINATE THIS AGREEMENT WITH WRITTEN NOTICE TO THE CONTRACTOR THIRTY (30) DAYS PRIOR TO SUCH ACTION.
Initial
NAME OF BIDDER:

## **BIDDER SIGNATURE PAGE**

Rev. 9/20/05

- 1. If doing business under a <u>trade name</u>, <u>partnership</u> or a <u>sole proprietorship</u>, you must submit the bid under <u>exact title</u> of the trade name, partnership, or proprietorship, and the bid must be signed by either the <u>owner</u> or a <u>partner</u> and <u>witnessed</u> by a <u>notary public</u>.
- 2. If a <u>Corporation</u>, the bid must be signed by the <u>President</u> or <u>Vice President</u> and <u>witnessed</u> by <u>Corporate Secretary</u>, (Corporate title must be exact) and <u>affix corporate seal</u>.
- 3. Other persons <u>authorized</u> by <u>Corporate Resolution</u> to execute agreements in its behalf may also sign the bid documents (pages).
- 4. The Person who signs this bid form <u>must also sign</u> the <u>Non-Collusion Affidavit</u>.

5. You <u>cannot</u> witness your own signature.	
	NAME OF BIDDER
SIGNATURE CORPORATE SECRETARY	ADDRESS OF BIDDER
PRINT NAME AND TITLE CORPORATE SECRETARY	TELEPHONE:FAX:EMAIL:
	BY:SIGNATURE
AFFIX CORPORATE SEAL	DATE
	PRINT OR TYPE NAME AND TITLE

<u>WARNING</u>: FAILURE TO FULLY, ACCURATELY, AND COMPLETELY SUPPLY THE INFORMATION REQUESTED ON THIS PAGE MAY RESULT IN THE REJECTION OF YOUR BID AS NON-RESPONSIVE

## **BUSINESS REGISTRATION**

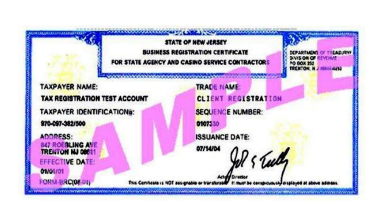
## **Mandatory Requirement**

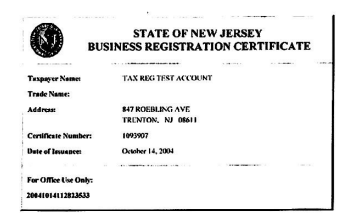
**P.L. 2009, c.315**, requires that effective January 18, 2010; a contracting agency must receive proof of the bidder's business registration prior to the award of a contract. However, the proof must show that the bidder was in fact registered with the State of New Jersey Department of the Treasury, Division of Revenue and obtained the business registration prior to the receipt of bids.

If subcontractors are named on the bid, proof of the business registration for each must be provided prior to the award of a contract. Similarly to the bidder, the proof must show that each subcontractor was registered with the State of New Jersey Department of the Treasury, Division of Revenue and obtained the business registration prior to the receipt of bids.

Proof of business registration shall be:

- A copy of a Business Registration Certificate issued by the Department of Treasury, Division of Revenue; or
- A copy of the web printed version provided by the NJ Division of Revenue





## ATTACH BRC HERE

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.

<u>Name</u>	of Organization:	
Organ	nization Address:	
<u>Part</u>	I Check the box that represents the	type of business organization:
$\square_{Sc}$	le Proprietorship (skip Parts II and III,	execute certification in Part IV)
$\square_{N_0}$	on-Profit Corporation (skip Parts II and	III, execute certification in Part IV)
	or-Profit Corporation (any type)	Limited Liability Company (LLC)
Pa	rtnership Limited Partnership	Limited Liability Partnership (LLP)
Ot	her (be specific):	
<u>Part</u>	<u>II</u>	
	percent or more of its stock, of any opercent or greater interest therein, or	nd addresses of all stockholders in the corporation who own 10 class, or of all individual partners in the partnership who own a 10 r of all members in the limited liability company who own a 10 s the case may be. ( <b>COMPLETE THE LIST BELOW IN THIS</b>
	individual partner in the partnership	on owns 10 percent or more of its stock, of any class, or no owns a 10 percent or greater interest therein, or no member in the percent or greater interest therein, as the case may be. ( <b>SKIP TO</b>
(Pleas	e attach additional sheets if more space	ce is needed):
Na	me 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 noncorporate stockholder, and individual partner, and member exceeding the 10 percent ownership criteria established pursuant to N.J.S.A. 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 *County of Union* 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 *County of Union* to notify the *County of Union* 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 *County of Union* to declare any contract(s) resulting from this certification void and unenforceable.

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

## NON-COLLUSION AFFIDAVIT

Rev. 1/22/93

STATE OF	
	 SS:
COUNTY OF	
Ι	of the City of, in the County e of, of full age, being duly sworn
of and the State	e of, of full age, being duly sworn
according to law, on my oath depose and say tha	t: I am of the firm of
, the b	idder making the Proposal for the above named project, and
entered into any agreement, participation in any competitive bidding in connection with the above Proposal and in this Affidavit are true and correct UNION, NEW JERSEY relies upon the truth statements contained in the affidavit in awarding the I further warrant that no person or selling agency contract upon an agreement or understanding for a second contract upon an agreement or understanding for a second contract upon an agreement or understanding for a second contract upon an agreement or understanding for a second contract upon an agreement or understanding for a second contract upon an agreement or understanding for a second contract upon an agreement or understanding for a second contract upon an agreement or understanding for a second contract upon an agreement or understanding for a second contract upon an agreement or understanding for a second contract upon an agreement or understanding for a second contract upon an agreement or understanding for a second contract upon agreement or understanding for a second contract upon an agreement or understanding for a second contract upon agreement or understand	y has been employed or retained to solicit or secure such commission, percentage, brokerage or contingent fee, except
± •	shed commercial or selling agencies maintained by
NAME OF CONTRACTOR (N.J.S.	A. 52:34-15).
Turne of continue for	
	Sign Name Here
Subscribed and sworn to before	(Original signature only; stamped
Me thisday of, 20	signature not accepted)
Notary Public of the State of	
My Commission expires	

## NOTE TO NOTARY: WHEN COMPLETING THIS JURAT, ALL NOTARIES MUST:

1. Indicate date. 2. Indicate State. 3. Sign name. 4. Affix name by Printing it, typing it, using a rubber stamp, using an impression seal or using a mechanical stamp.

Note: The person who signed the bid form for the bidder should sign this form also.

WARNING: IF YOU FAIL TO FULLY, ACCURATELY AND COMPLETELY FILL OUT THIS AFFIDAVIT OF NON-COLLUSION, YOU BID WILL BE REJECTED.

the

## REQUIRED AFFIRMATIVE ACTION EVIDENCE

General Requirements of P.L. 1975, c. 127: You are hereby put on notice that:

## A. P

A. Procurement	, Professional & Service Contracts
	vendors must submit within seven days of the notice of intent to award or the signing of the following: <b>PLEASE CHECK ONE</b>
	A photocopy of your Federal Letter of Affirmative Action Plan Approval
	OR
	A photocopy of your Certificate of Employee Information Report
	OR
	A completed Affirmative Action Employee Information Report (AA302)
	or does not submit the affirmative action document within the seven days the County of the vendor as being non-responsive and award the contract to the next lowest bidder.
	Print or type FIRM NAME here
	Sign NAME and TITLE here (Original signature only, stamped signature not accepted)
	Print or type NAME and TITLE here

Print or type DATE

#### AMERICANS WITH DISABILITIES ACT

## EQUAL OPPORTUNITY FOR INDIVIDUALS WITH DISABILITIES

The contractor and the <u>County of Union</u> (hereafter "Owner") do hereby agree that the provisions of Title II of the Americans With Disabilities Act of 1990 (the "Act") (42 U.S.C. S12.101 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 thereunto, 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 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, any 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 this Agreement or otherwise at law.

(Please print or type)

Signatura	Data	
Signature	Date	

NAME OF BIDDER:

# COUNTY OF UNION NEW JERSEY Division of Purchasing DISCLOSURE OF INVESTMENT ACTIVITIES IN IRAN FORM

Solicit	ation Number: _	Vendor/Bidder:
		PART 1 CERTIFICATION
		ENDOR/BIDDER MUST COMPLETE PART 1 BY CHECKING ONE OF THE BOXES TO CHECK ONE OF THE BOXES WILL RENDER THE PROPOSAL NON-RESPONSIVE
complete is identif The Chap this list responsi be appro	the certification belonied on the State of Notes prior 25 list is found prior to completing ve. If the Director of priate and provided	c. 25, any person or entity that submits a bid or proposal or otherwise proposes to enter into or renew a contract ment to attest, under penalty of perjury, that neither the person nor entity, nor any of its parents, subsidiaries, or affiliated by Jersey, Department of the Treasury's Chapter 25 list as a person or entity engaged in investment activities in Interpretation that the Department's website at <a href="http://www.state.nj.us/treasury/pdf/Chapter25List.pdf">http://www.state.nj.us/treasury/pdf/Chapter25List.pdf</a> . Vendors/Bidders must review the below certification. Failure to complete the certification will render a Vendor's/Bidder's proposal not be Division of Purchase and Property finds a person or entity to be in violation of the law, s/he shall take action as mention of the party of the party.  CHECK THE APPROPRIATE BOX
	A. I certify, 1	ursuant to Public Law 2012, c.25, that neither the Vendor/Bidder listed above nor any of its parents, subsidiaries,
OR	or affiliates is listed	on the N.J. Department of Treasury's list of entities determined to be engaged in prohibited activities in Iran 2, c. 25 ("Chapter 25 List"). Disregard Part 2 and complete and sign the Certification below.
		e to certify as above because the Vendor/Bidder and/or one or more of its parents, subsidiaries, or affiliates is
	and sign and compl	nent's Chapter 25 list. I will provide a detailed, accurate and precise description of the activities in Part 2 below the the Certification below. Failure to provide such information will result in the proposal being rendered as appropriate penalties, fines and/or sanctions will be assessed as provided by law.
parents, ENTITY RELAT DESCR DURAT ANTICI VENDO VENDO	hecked Box "B" at subsidiaries or affi Y NAME:	MENT: ON DATE: ACT NAME: ACT PHONE#:
attachme informati of any co aware th prosecuti	ents hereto, to the be- tion contained herein, contract(s) with the Co- at it is a criminal o- tion under the law, an	CERTIFICATION  It I am authorized to execute this certification on behalf of the Vendor/Bidder, that the foregoing information and at of my knowledge are true and complete. I acknowledge that the County of Union, New Jersey is relying on and that the Vendor/Bidder is under a continuing obligation from the date of this certification through the complete unty of Union to notify the County of Union in writing of any changes to the information contained herein; that I fense to make a false statement or misrepresentation in this certification. If I do so, I will be subject to crimical it will constitute a material breach of my agreement(s) with the County of Union, permitting the County of Union g from this certification void and unenforceable.
Signature	2	Date
Print Nar	me and Title	

# CERTIFICATE OF AVAILABILITY AS PER 2.4.1



## CERTIFICATE OF COMPLAINCE AS PER 2.4.2





# COUNTY OF UNION ACKNOWLEDGEMENT OF RECEIPT OF ADDENDA

The undersigned Bidder hereby acknowledges receipt of the following Addenda(s):

Addendum Number	<u>Dated</u>	Acknowledge Receipt
		(Initial)
<del></del>		<del></del>
cknowledged for:	(D:11 )	
(Nam	ne of Bidder)	
V:(Signature of Authorized	Representative)	
(Signature of Munorized	Representative)	
ame:(Print or Type)		<del></del>
tle:		
te:		
Please Do Not su	ubmit if you did not	receive Addenda(s)
<del></del> _	J	
NAME OF BID	DER:	